

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 36 Thursday 7 September 2006

www.gazette.vic.gov.au

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As from 7 September 2006 The last Special Gazette was No. 236 dated 6 September 2006. The last Periodical Gazette was No. 1 dated 15 June 2006.

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- or contact our office on 9642 5808

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• 1 Treasury Place, Melbourne (behind the Old Treasury Building)

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

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

The new office and contact details are as follows:

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> JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership between Thomas John Cleave and Christene ("Tina") Cleave trading as Shepparton Hydroponics of 87A Archer Street, Shepparton, has been dissolved by notice of dissolution as from 25 August 2006.

Re: Estate of MARY ELIZABETH CORRAL, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of MARY ELIZABETH CORRAL of 53A, 1 Lording Street, Ferntree Gully, in the State of Victoria, retired, who died on 27 July 2006, are to send particulars of their claims to the personal representative/s care of the undermentioned solicitors by 8 November 2006, after which date the personal representative/s will distribute the assets, having regard only to the claims of which they then had notice.

BRUCE M. COOK & ASSOCIATES, barristers & solicitors, Level 1, 114 William Street, Melbourne, Vic. 3000.

Re: Estate of WALTER HENRY IRWIN, deceased.

Creditors, next-of-kin and other persons having claims against the estate of WALTER HENRY IRWIN, late of 3 O'Farrell Street, Yarraville, in the State of Victoria, retired, deceased, who died on 19 November 2005, are required to send particulars of their claims to the administrators, Thelma Neilson and Eva Hartley, care of the undermentioned solicitors by 21 November 2006, after which date the administrators will distribute the assets, having regard only for the claims of which they then have had notice.

C. J. SOUTHALL, solicitor, 191 Greville Street, Prahran, Victoria.

Re: Estate of ANNA ZITOMIRAC, deceased.

Creditors, next-of-kin and other persons having claims against the estate of ANNA

ZITOMIRAC, late of 18/1–7 Argus Street, Cheltenham, in the State of Victoria, home duties, deceased, who died on 26 May 2005, are required to send particulars of their claims to the executor, Christopher John Southall, solicitor, care of the undermentioned solicitors by 21 November 2006, after which date the executor will distribute the assets, having regard only for the claims of which he then has had notice.

C. J. SOUTHALL, solicitor, 191 Greville Street, Prahran, Victoria.

PETER GEORGE SMITH, late of 20 Fairmont Street, Boolarra, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 February 2006, are required by Patrick John Harrell and Maralyn Fay Miller, the executors of the Will of the deceased, to send particulars of their claim to them care of the undermentioned solicitors by 30 November 2006, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

DELBURN, lawyers & consultants, 88 Ridgway, Mirboo North 3871.

Re: Estate of RUSSELL JOHN MALONE, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of RUSSELL JOHN MALONE, late of 2 Lakeview Street, Boort, Victoria, retired farmer, deceased, who died on 2 May 2006, are to send particulars of their claim to the executrix care of the undermentioned legal practitioners by 23 November 2006, after which the executrix will distribute the assets, having regard only to the claims of which she then has notice.

DWYER, MAHON & ROBERTSON, legal practitioners, Beveridge Dome, 194–208 Beveridge Street, Swan Hill. Re: GERALD GEORGE DIGBY, late of 12 Karinya Village, Little Yarra Road, Yarra Junction, Victoria, but formerly of 4 Bacchus Crescent, Millgrove, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 May 2006, are required by the trustee, Patricia Myrtle Phillips, to send particulars to her, care of the undersigned, by 6 November 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

G. A. BLACK & CO., solicitors, 222 Maroondah Highway, Healesville 3777.

Re: JAMES HOWARD BROWN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 May 2006, are required by the trustees, Garth Howard Brown, Ross Ernest Brown and Neil James Brown, to send particulars to them care of the undersigned by 8 November 2006, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Creditors, next-of-kin and other persons having claims against the estate of MARJORIE ELLEN DUNCAN of Dip Lane, Balmattum, farmer, who died on 15 April 2006, are required by the executor, Janeen Ellen Hodder, to send particulars of their claim to her at the following address by 30 November 2006, after which date she may distribute the estate, having regard only to the claims of which she then has notice; care of:

GEORGE TEHAN, solicitors,

35 Binney Street, Euroa, Victoria 3666.

GWEN ISABEL TYTLER, late of 19 Outlook Drive, Drouin, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 May 2006, are required by the trustees, Leigh James Tytler and Bruce Stewart Tytler, to send particulars of their claims to them care of the undersigned solicitors by 8 November 2006, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice. GRAY, FRIEND & LONG, solicitors,

70 Queen Street, Warragul 3820.

Re: DOUGLAS RONALD PASCOE, late of Unit 6, 8–12 Albert Street, Ringwood, retired registered nurse, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 3 January 2005, are required by Censina Ross, the executor of the Will of the deceased, to send particulars of their claims to her, care of the undermentioned solicitors, by 8 November 2006, after which date she may convey or distribute the assets, having regard only to the claims of which she then has notice.

MARONEYS, solicitor, 69 Kalinda Road, Ringwood 3134.

Re: BONNIE FANNY BATES, late of Tower Grange, Elizabeth Street, Oakleigh South, but formerly of 17 Roseberry Street, East Hawthorn, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 June 2006, are required by the trustee, Trust Company of Australia Limited of 151 Rathdowne Street, Carlton South, to send particulars to the trustee by 6 November 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MAURICE BLACKBURN CASHMAN, solicitors,

Level 10, 456 Lonsdale Street, Melbourne 3000.

Re: NELLIE LESLY ASHTON, late of "Deloraine Nursing Home", 53 Vermont Parade, Greensborough, Victoria, widow, deceased.

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

RYAN, MACKEY & McCLELLAND, solicitors, 65 Main Street, Greensborough.

Re: MARY JANE FERGUSON, formerly of Graytown but late of Nagambie, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 November 1950, are required by the trustee, Sandhurst Trustees Limited, ACN 16 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 14 November 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LTD, 18 View Street, Bendigo 3550.

SHEILA EDITH CAMERON, late of 26 Tudawali Crescent, Wheelers Hill, Victoria, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 July 2005, are required by the executor, Terrence David Weerappah, to send particulars to him c/- Stidston & Williams Weblaw, 1/10 Blamey Place, Mornington by 11 November 2006, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

STIDSTON & WILLIAMS WEBLAW, solicitors, Suite 1, 10 Blamey Place, Mornington.

BEATRICE BOUTCHER, also known as Beatrice Kathleen Boutcher, late of Umina Park, Mooreville Road, Burnie, Tasmania, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 1 June 2006, are required to send particulars of their claims to the executrix, Sue Roslyn Nicholson, care of the undermentioned solicitors by 7 November 2006, after which date the said executrix will distribute the assets, having regard only to the claims of which she then has notice.

T. J. MULVANY & CO., lawyers, 2nd Floor, 51 Queen Street, Melbourne 3000.

Re: JUDITH MARGARET McBRIDE, late of 101 Princess Street, Kew, Victoria, business writer, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 21 December 2005, are required to send particulars of their claims to the executors, Jane Elizabeth Kidman and Andrew Sackville Kidman, care of the undermentioned solicitors by 7 November 2006, after which date the said executors will distribute the assets, having regard only to the claims of which they then have notice.

T. J. MULVANY & CO., lawyers, 2nd Floor, 51 Queen Street, Melbourne 3000.

DULCIE BLANCHE McNAUGHTON, also known as Dulcie Gladys McNaughton, late of 78 Nirvana Avenue, Malvern East, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 2 March 2006, are required to send particulars of their claims to the executrix, Clare Mary Hopkins, care of the undermentioned solicitors by 7 November 2006, after which date the said executrix will distribute the assets, having regard only to the claims of which she then has notice.

T. J. MULVANY & CO., lawyers, 2nd Floor, 51 Queen Street, Melbourne 3000.

BENJAMIN DAVID PEDLEY, late of 23 Keys Street, Beaumaris, Victoria, florist, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 15 October 2005, are required to send particulars of their claims to the executors, John Pedley and Guida Pedley, care of the undermentioned solicitors by 7 November 2006, after which date the said executors will distribute the assets, having regard only to the claims of which they then have notice.

T. J. MULVANY & CO., lawyers, 2nd Floor, 51 Queen Street, Melbourne 3000. DORIS CAMPBELL BAKER, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of DORIS CAMPBELL BAKER, late of Rosehill Nursing Home, 12 Maxflo Court, Highett, Victoria, widow, deceased, who died on 31 May 2006, are required to send particulars of their claims to the executor care of the undermentioned solicitor by 14 November 2006, after which date the executor will proceed to distribute the assets, having regard only to the claims of which she shall then have had notice.

VERNA A. COOK, solicitor, 5/8 St Andrews Street, Brighton 3186.

Re: HILDA MARGARET BRIDE, late of Brighton Gardens, Male Street, Brighton, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 February 2006, are required by the executor, Helen Joyce Morse, to send particulars of their claims to the executor care of the undersigned solicitors by 22 December 2006, after which date the executor will convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Re: UNA BETTY HAYMAN, late of Unit 7, 56 Brantome Street, Gisborne, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 May 2006, are required to send particulars of their claims to Equity Trustees Limited of GPO Box 2307, Melbourne 3001, by 29 November 2006, after which date the executor may convey or distribute the assets, having regard only to the claims of which they may then have notice.

WILLS & PROBATE VICTORIA, lawyers, Level 3, 20–22 McKillop Street, Melbourne.

Re: HELEN PATRICIA McLELLAN, late of 37 Tintern Avenue, Toorak, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 June 2006, are required to send particulars of their claims to Equity Trustees Limited of GPO Box 2307, Melbourne 3001, by 4 December 2006, after which date the executor may convey or distribute the assets, having regard only to the claims of which they may then have notice.

WILLS & PROBATE VICTORIA, lawyers, Level 3, 20–22 McKillop Street, Melbourne.

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

On Wednesday 4 October 2006 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 Laurie Kuljis of 36 South Gippsland Highway, Tooradin, sole proprietor of an estate in fee simple in the land described in Certificate of Title Volume 7235, Folio 835 upon which is erected a dwelling known as 36 South Gippsland Highway, Tooradin.

Registered Mortgage No. W244980R affects the said estate and interest.

Terms – Cash/Eftpos, Bank Cheque or Solicitors Trust Account Cheque

(Debit Card only. No Credit Cards)

GST plus 10% on fall of hammer price Warrant No. SW060038434

Dated 31 August 2006

J. C. LARETIVE Sheriff's Office

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

On Wednesday 4 October 2006 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 Dennis Lam of 29 Stanley Road, Keysborough, joint proprietor with Raymond Lam of an estate in fee simple in the land described in Certificate of Title Volume 9638, Folio 134 upon which is erected a home known as 29 Stanley Road, Keysborough.

Registered Mortgage No. AB391993K affects the said estate and interest.

Terms – Cash/Eftpos, Bank Cheque or Solicitors Trust Account Cheque

(Debit Card only. No Credit Cards)

GST plus 10% on fall of hammer price

Warrant No. SW060054010

Dated 31 August 2006

J. C. LARETIVE Sheriff's Office In the Supreme Court of the State of Victoria SALE BY THE SHERIFF

On Wednesday 4 October 2006 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 Elena Schuhback of 43 Mockridge Drive, Mill Park, joint proprietor with Ralf Arthur Schuhback of an estate in fee simple in the land described in Certificate of Title Volume 9544, Folio 016 upon which is erected a home known as 43 Mockridge Drive, Mill Park.

Registered Mortgage No. AC187092G affects the said estate and interest.

Terms – Cash/Eftpos, Bank Cheque or Solicitors Trust Account Cheque (Debit Card only. No Credit Cards) GST plus 10% on fall of hammer price Warrant No. SW060033616

Dated 31 August 2006

J. C. LARETIVE Sheriff's Office

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

On Thursday 5 October 2006 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 Anna Beaumont of 69 Dundas Street, Sale, as shown on Certificate of Title as Anna Felicity Beaumont, sole proprietor of an estate in fee simple in the land described in Certificate of Title Volume 6890, Folio 807 upon which is erected a house known as 69 Dundas Street, Sale.

Registered Mortgage No. AC220728F, Caveat Nos. AC748612G and AC818460Q affect the said estate and interest.

Terms – Cash, Bank Cheque or Solicitor's Trust Account Cheque

GST plus 10% on fall of hammer price Warrant No. SW050044739

Dated 31 August 2006

J. C. LARETIVE Sheriff's Office

PROCLAMATIONS

Werribee South Land Act 1991

PROCLAMATION OF COMMENCEMENT

I, David De Kretser, Governor of Victoria, with the advice of the Executive Council and under section 2 of the Werribee South Land Act 1991, fix 8 September 2006 as the day on which that Act comes into operation.

Given under my hand and the seal of Victoria on 5th September 2006.

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

> ROB HULLS Minister for Planning



MANNINGHAM CITY COUNCIL

Road Discontinuance

Manningham City Council ('Council'), at its ordinary meeting held on 30 May 2006 and having received and considered submissions under Section 223 of the Local Government Act 1989 resolved, pursuant to the provisions of Section 206 and Schedule 10, Clause 3 of the Local Government Act 1989, to discontinue Tower Street (south) at the Berkeley Street intersection (as shown on the plan below), and vest in Council the remnant land that is no longer required for road purposes in the form of a tree reserve.





Road Discontinuance Part of Varney Crescent, Traralgon East

Pursuant to section 206 and Schedule 10, Clause 3 of the Local Government Act 1989, the Latrobe City Council, at its ordinary meeting held on 3 April 2006, formed the opinion that the section of Varney Crescent, Traralgon East, shown hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue the section of road.



Chief Executive Officer

GANNAWARRA SHIRE COUNCIL

Road Discontinuance - Keely Station

Under Section 206 and Schedule 10, Clause 3 of the Local Government Act 1989 the Gannawarra Shire Council, at its ordinary meeting held on 23 August 2006, formed the opinion that the roads adjoining CA Pt 4B, Section 4, Parish of Gunbower West (shown on the plan below) are not reasonably required as sections of road for public use and resolved to discontinue the road and to transfer the land to the adjoining property.



GANNAWARRA SHIRE COUNCIL

Road Discontinuance - Sutherland Road

Under Section 206 and Schedule 10, Clause 3 of the Local Government Act 1989 the Gannawarra Shire Council, at its ordinary meeting held on 23 August 2006, formed the opinion that Sutherland Road, Appin South (shown on the plan below) is not reasonably required as a road for public use and resolved to discontinue the road and to transfer the land to the adjoining property.



MELBOURNE CITY COUNCIL

Notice of Intention to Make a Local Law

Notice is given pursuant to sections 119 and 223 of the Local Government Act 1989 that the Melbourne City Council ("Council") proposes to amend its Activities Local Law (No. 1 of 1999) ("the Principal Local Law") by making an amending local law pursuant to Part 5 of the Local Government Act 1989 to be known as the Activities Local Law Amendment (Street Art) Local Law 2006 (No. 2 of 2006) ("the proposed Local Law").

Purpose of the Local Law

The purpose of the proposed Local Law is to amend the Principal Local Law in order to:

- provide a process for regulating and managing the legitimate display of street art in, or within view from, a public place;
- provide for the peace, order and good government of the municipality.

The general purport of the proposed Local Law

The proposed Local Law, if made, will amend the Principal Local Law as follows:

- 1. to amend Part 4 by providing that, unless in accordance with a permit, or to do so is specifically authorised by and in accordance with the Melbourne Planning Scheme or a planning permit issued under it, a person must not draw, paint, attach or mark any message, picture or representation by means of chalk, paint or other material ("drawing"), or allow or suffer to allow, on any part of an outside wall of a building such that the drawing is in, or within view from, a public place;
- 2. to provide for the issuing of a Notice to Comply on the owner or occupier of the building requiring the removal of the drawing where a drawing is on a building in breach of the amended Local Law;
- 3. to enable the Council to take whatever action it considers is necessary to bring the building into compliance with the Notice to Comply if the person served with a notice fails to comply with the notice to the Council's satisfaction;
- 4. to require that any costs incurred by the Council in taking action necessary to bring the building into compliance with the notice, unless otherwise agreed by the Council, must be paid by the person served with the Notice to Comply and until such costs are paid with any interest payable, the costs will remain a charge on the premises on which the building is situated;
- 5. to provide for a penalty of \$1000 for the unauthorised display of street art in, or within view from, a public place;
- 6. to make other minor changes and corrections in terminology and cross-referencing of clauses; and
- 7. to make consequential changes arising from the amendments referred to above.

A copy of the proposed Local Law can be obtained from the Council Offices (Front Desk, Melbourne Town Hall Administration Building, Swanston Street, Melbourne). Office hours are generally 8.00 am to 6.00 pm Monday to Friday excepting public holidays.

Any person may make a submission on the proposed Local Law to the Council. All submissions received by the Council within 14 days after the publication of this notice will be considered in accordance with Section 223(1) of the **Local Government Act 1989**, by the Activities Local Law Amendment (Street Art) Local Law 2006 Submissions Committee ("Committee"). Any person who has made a written submission to Council and has requested to be heard in support of the written submission is entitled to appear in person, or by a person acting on his or her behalf, before a meeting of the Committee, scheduled to be held on Monday 9 October 2006 commencing at 2.00 pm, in the Melbourne Town Hall, Administration Building, Swanston Street, Melbourne.

Written submissions should be marked "Activities Local Law Amendment (Street Art) Local Law 2006 (No. 2 of 2006)" and addressed to the Manager Governance Services, Melbourne City Council, Town Hall, 90 Swanston Street, Melbourne 3000 or PO Box 1603, Melbourne 3001. Dated 7 September 2006



Road Management Plan Notice Pursuant to Section 55 of the

Road Management Act 2004

Central Goldfields Shire Council at its meeting held on 23 August 2006 resolved to adopt version 2 of its road management plan.

The purposes of the plan are:

- to establish a management system for the road management functions of Council which is based on policy, operational objectives and available resources; and
- to set the relevant standard in relation to the discharge of duties in the performance of this road management function.

The plan is regarded as a policy decision in relation to the performance of Council's statutory road management function.

The plan may be viewed during business hours at the Central Goldfields Shire Office – 2 Neil Street, Maryborough.

> MARK JOHNSTON Chief Executive Officer



Mildura Rural City Council

Notice of Intention to Adopt A Road Management Plan

The Mildura Rural City Council proposed to adopt a Road Management Plan in accordance with Section 54 of the **Road Management Act** 2004.

The purpose of the Plan is to establish a management system for Council for the discharge of its duty to inspect, maintain and repair its public roads based on policy and operational objectives as well as available resources.

It also sets the relevant standard in relation to discharge of duties in the performance of those road management functions. A copy of the proposed Road Management Plan may be inspected at the following locations:

- Council's Reception, Madden Avenue and Ouyen Offices;
- Council's website www.mildura.vic.gov.au;
- Council's libraries located at The Alfred Deakin Centre Mildura, Irymple, Merbein, Red Cliffs and the mobile library.

Alternatively a copy may be obtained from Council's Asset Development Department at the Madden Avenue Office on 5018 8444.

Any person may make a submission to Council on the content of the proposed Road Management Plan prior to 5.00 pm on Thursday 5 October 2006.

Written submissions can be delivered to the Madden Avenue Office or addressed to Mr Ken Conrick, Asset Coordinator, Asset Development Department, Mildura Rural City Council, PO Box 105, Mildura, Vic. 3502.

> PHIL PEARCE Chief Executive Officer Mildura Rural City Council

MONASH CITY COUNCIL

Proposed Local Law No. 3A

Monash City Council hereby gives notice pursuant to the provisions of the **Local Government Act 1989**, that at its meeting held on 29 August 2006, it resolved to make Local Law No. 3A.

The purpose of this local law is to prohibit smoking:

- (a) prohibit smoking within the confines of a playground located within a Council reserve;
- (b) prohibit smoking on reserves during the conduct of an organised sporting event auspiced by a sporting club licensed to occupy part or all of a Council Reserve;
- (c) protect the health and enjoyment of Council's residents and ratepayers, and the amenity of the municipal district; and
- (d) provide for the peace, order and good government of the municipal district.

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

Amends Existing Local Law

Amends the existing Local Law No. 3 to provide for the prohibition of smoking within the confines of a playground and in Council reserves during the conduct of an organised event by a sporting club licensed to occupy a Council Reserve.

Signs

Provides for the erection of signage that identifies any area where smoking is prohibited pursuant to the proposed Local Law.

Offences

Provides for the establishment of offences against the Local Law and the application of penalties for such offences.

This proposed Local Law is to apply to the whole of the municipal district of the Council.

A copy of the proposed Local Law No. 3A may be inspected at the Civic Centre, 293 Springvale Road, Glen Waverley, during business hours.

Pursuant to the provisions of section 223 of the Local Government Act 1989, any person may make a written submission regarding this proposed Local Law. Submissions should be addressed to the Chief Executive Officer, City of Monash, PO Box 1, Glen Waverley 3150 by close of business, Friday 17 November 2006.

A person making a written submission may request, in writing, to be heard in support of their submission in person, or have a person appear on their behalf, by a Committee appointed by the Council at 7.30 pm, Tuesday 5 December 2006, in the Council Chamber, Civic Centre, 293 Springvale Road, Glen Waverley.

Enquiries: Nick Andrianis on 9518 3696. DAVID CONRAN

Chief Executive Officer



Declaration of Public Holiday

Notice is hereby given that Melbourne Cup Day, Tuesday 7 November 2006, has been declared a public holiday throughout the Shire of Murrindindi as per Council resolution made 18 March 1998.

> D. D. HOGAN Chief Executive Officer

Planning and Environment Act 1987

MURRINDINDI PLANNING SCHEME

Notice of Amendment

Amendment C17

Authorisation No A0380

Murrindindi Shire Council has prepared Amendment C17 to the Murrindindi Planning Scheme.

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

The Amendment affects the townships of Alexandra, Buxton, Glenburn, Molesworth, Narbethong, Strath Creek, Taggerty, Thornton and Yarck.

The Amendment implements adopted urban design frameworks for Alexandra and the small towns of Murrindindi Shire by:

- Rezoning land on the northern side of Downey Street (Maroondah Highway), east of Hall Street and west of Albert Street, Alexandra from Residential 1 to Business 4.
- 2. Rezoning 13 Webster Street, Alexandra from Residential 1 to Public Use 7 (Other public use).
- 3. Amending the Table of Contents to add new Clauses 22.03–5, Alexandra Township, 22.03–6, Taggerty Township and 22.03–7, Yarck Township.
- 4. Amending Clauses 21.07 and 21.09 to revise strategic directions and framework plans for Alexandra and the smaller towns of the municipality.
- Amending Clause 21.12, Referred to documents to add the Alexandra Urban Design Framework 2006, Small Towns Urban Design Framework 2005 and UT Creek Reserve Master Plan 2005 as reference documents to the Murrindindi Planning Scheme.
- 6. Amending Clause 22.03, Townships to add new Clauses 22.03–5, Alexandra Township, 22.03–6, Taggerty Township and 22.03–7, Yarck Township.

A copy of the Amendment, supporting documents and explanatory report can be inspected, free of charge, during office or business hours, between 7 September 2006 and 9 October 2006 at: the Alexandra, Yea or Kinglake offices of the planning authority, Murrindindi Shire Council; Department of Sustainability and Environment regional office, 35 Sydney Road, Benalla; Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; and at the Buxton General Store, Glenburn Roadhouse, Molesworth General Store, Black Spur Roadhouse Narbethong, Taggerty General Store, Thornton General Store, Strath Creek General Store and the Yarck General Store.

Any person who may be affected by the Amendment may make a submission to the planning authority. The closing date for submissions is 9 October 2006. Submissions about the Amendment must be sent to D. D. Hogan, Chief Executive Officer, Murrindindi Shire Council, PO Box 138, Alexandra 3714 by 9 October 2006.

> D. D. HOGAN Chief Executive Officer Murrindindi Shire Council

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 7 November 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.

- COLVILLE, Heather Clare, late of Parkland Close Supportive Care, 10–14 Childers Street, Kew, Victoria 3101, retired, and who died on 5 July 2006.
- FLANNERY, Francis David, late of Yarraville Aged Care Facility, Somerville Road, Somerville, Victoria 3013, who died on 14 February 2006.
- HOYE, Mavis, late of Kara Court Nursing Home, North Western Road, St Arnaud, Victoria 3478, pensioner, and who died on 8 March 2006.

- PAYNTER, Arline, late of 47 Perth Street, Prahran, Victoria 3181, retired, and who died on 24 August 2006.
- TSIGOULIS, George, late of 11 Arbor Terrace, Avondale Heights, Victoria 3034, retired, and who died on 8 January 1994.
- WALSH, Francis Patrick, late of 25 Elsie Avenue, Seaford, Victoria 3198, pensioner, and who died on 29 June 2006.

Dated 29 August 2006

MARY AMERENA Manager Executor and Trustee Services

EXEMPTION

Application No. A195/2006

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** by Moreland City Council for exemption from sections 13, 14, 42, 100 and 195 of that Act. The application for exemption is to enable the applicant to engage in the specified conduct.

In this exemption "specified conduct" means any of the following –

- to operate the Fawkner Leisure Centre on any Sunday from 3.00 pm to 7.00 pm for women only;
- to advertise that service; and
- to advertise and employ in relation to that service women only.
- This term does not authorise the exclusion of women from the service on grounds such as ethnicity or religious belief. It does not authorise the charging to women for use of that service of fees lower than those charged to users of the service during ordinary operating hours.

Upon reading the material submitted in support of the application and upon hearing submissions from Mr Burt and Mr Oulton on behalf the applicant and for the Reasons for Decision given by the Tribunal on 24 August 2006, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 14, 42, 100 and 195 of the Act to engage in the specified conduct.

The Tribunal hereby grants an exemption to the Applicant from the operation of sections 13, 14, 42, 100 and 195 of the **Equal Opportunity** Act 1995 to enable the applicant to engage in the specified conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 30 August 2009.

Dated 24 August 2006

C. McKENZIE Deputy President

EXEMPTION

Application No. A263/2006

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 engage in the specified conduct.

In this exemption, "specified conduct" means –

- to advertise for and employ Indigenous persons to create effective partnerships between Victoria Police and Aboriginal communities;
- to provide and advertise Indigenous-specific positions within the Aboriginal Advisory Unit of Victoria Police to assist inculcating cultural change within operational areas of Victoria Police; and
- to create and advertise employment opportunities for Indigenous people through the Wur-Cumbara Strategy.

Upon reading the material submitted in support of the application, including an affidavit of Inspector Geddes, manager 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 Victoria Police will enable it to create effective partnerships between it and Aboriginal Communities.

- It is appropriate for the applicant to provide Indigenous-specific positions within Victoria Police to assist to inculcate cultural change.
- The applicant wishes to create employment opportunities for Indigenous people in accordance with the Wur-cumbarra 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 6 September 2009.

Dated 30 August 2006

C. McKENZIE Deputy President

Associations Incorporation Act 1981

SUB-SECTION 36E(5)

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

Creighton's Creek Recreation Association Inc., Bendigo Industry and Education Consortium Inc., New Hope Ministries Inc., Beauchamp Tennis Club Inc., South Yarra Film Festival Inc., Inner Wheel Club of Daylesford Inc., Australian Schools Cricket Council Inc., Ovens & King Netball Association Inc., Profit & Loss Club Inc., Mazenod Panthers Football Club Inc., Bradvale Tennis Club Inc., Light Keysborough United Soccer Club Inc., Topp End Ministries Inc., Kerang East Tennis Club Inc., Briagolong Quarry Reserve Inc., All Nations Cricket Club Inc., The Infrastructure Forum Inc., Waverley Arthritis Support Group Inc., Combined Pensioners Association Nunawading Inc., Chambers Theatre Company Inc., Rotary Club of Sunbury Sports and Recreation Foundation Inc.

Dated 7 September 2006

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

Children's Services Act 1996 NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** (the Act), the Minister for Children, Minister for Community Services hereby declares that Thorpdale Kindergarten Licence Number 2635 (the service) is exempt from the qualified staff members requirement as set out in regulation 24 of the Children's Services Regulations 1998.

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

- 1. the number of staff members as set out in regulation 24 are caring for or educating the children;
- 2. the staff members must include a staff member who holds a primary teaching qualification.
- Note: An early childhood qualified teacher will monitor the delivery of a kindergarten program.

This exemption remains in force until 31 December 2006.

Dated 21 August 2006

HON SHERRYL GARBUTT MP Minister for Children Minister for Community Services

Financial Management Act 1994

VICTORIAN GOVERNMENT PURCHASING BOARD

Supply Policies

In accordance with Section 54L(3) of the **Financial Management Act 1994**, notice is given of the following new supply policy made by the Victorian Government Purchasing Board (VGPB) which came into effect on and from 5 September 2006.

Environmental Procurement policy

This policy provides guidance on how environmental factors can be built into procurement processes.

The above policy may be viewed on the Victorian Government Purchasing Board website, www.vgpb.vic.gov.au.

BRUCE HARTNETT Chairperson Victorian Government Purchasing Board

Medical Practice Act 1994 MEDICAL PRACTITIONERS BOARD OF VICTORIA Notice

Re: Dr Malcolm Adams Traill

Further to notices dated 20 October 2005 and 28 October 2005, on 25 August 2006 the Victorian Civil and Administrative Tribunal ("VCAT") made an Order affirming the decision of a Panel appointed by the Medical Practitioners Board of Victoria made on 19 October 2005. The Panel found that Dr Malcolm Adams Traill had engaged in unprofessional conduct of a serious nature and determined that:

- Pursuant to section 45A(2)(h) of the Medical Practice Act 1994 ("the Act"), the registration of Dr Traill is cancelled.
- Pursuant to section 45A(2)(i) of the Act, Dr Traill is disqualified from applying for registration under section 5 of the Act for a period of 3 years.

The stay of the Panel's determination granted by the VCAT on 28 October 2005 has now been extinguished, and the determination of the Panel made on 19 October 2005 and affirmed by the VCAT on 25 August 2006, is now in operation.

The cancellation of Dr Traill's registration is effective 25 August 2006, the date of the VCAT order.

Dated 29 August 2006

BERNADETTE BROBERG Hearings Co-ordinator

Mineral Resources (Sustainable 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 (Sustainable Development)** Act 1990 and under delegation by the Minister for Energy Industries and Resources –

1. hereby exempt all that Crown land situated within the boundaries of exploration licence application 4996 that has been excised from the application, from being subject to an exploration licence or mining licence.

- 2. Subject to paragraph 3, this exemption applies until the expiration of 2 years after the grant of the licence (if the licence is granted), or until the expiration of 28 days after the application lapses or is withdrawn or refused.
- 3. This exemption is revoked in respect of any land that ceases to lie within the boundaries of the application or licence, at the expiration of 28 days after the said land ceases to lie within the boundaries of the application or licence.

Dated 4 September 2006

RICHARD ALDOUS Executive Director Minerals and Petroleum 1

Safe Drinking Water Act 2003

NOTICE OF DECLARATION

I, Bronwyn Pike, Minister for Health, acting under section 6 of the Safe Drinking Water Act 2003 ('the Act'), declare the following water, which is not drinking water, to be regulated water for the purposes of the Act.

The water that is supplied by Wannon Water through its infrastructure to the towns of Macarthur and Darlington.

Dated 22 August 2006

HON BRONWYN PIKE MP Minister for Health

State Superannuation Act 1988

INTERIM CREDITING RATE FOR STATE SUPERANNUATION FUND FROM 22 AUGUST 2006

For the purposes of the sub-sections 46(1) and 58(1) of the **State Superannuation Act 1988**, sub-section 35(1) of of the **Transport Superannuation Act 1988** and sub-section 37(1) of the **State Employees Retirement Benefits Act 1979**, the Government Superannuation Office has determined an annual rate of 12.7% to be applied as an interim crediting rate on exits on or after 22 August 2006.

IAN GAUDION Acting Chief Financial Officer Nurses Act 1993 NURSES BOARD OF VICTORIA Re: Helen Louise Braidie Identification Number 90540

Registered in Division 1

Following a formal hearing into the professional conduct of Helen Louise Braidie, a Panel appointed by the Nurses Board of Victoria found, on 29 August 2006, that the nurse had engaged in unprofessional conduct of a serious nature.

The Panel therefore determined that:

Pursuant to section 48(2)(e) of the Act:

- 1.1 Ms Braidie must attend regular psychiatric counselling with Dr Byron Rigby and provide satisfactory reports to the Board from Dr Rigby at intervals of three, six, nine and 12 months.
- 1.2 Ms Braidie must continue undergoing regular urine drug screens in accordance with the requirements of St Vincent's Hospital, reports of which are to be provided to the Board directly from St Vincent's Hospital.
- 1.3 If the employment relationship between Ms Braidie and St Vincent's Hospital breaks down, the Panel requires Ms Braidie to provide urine drug screens on a weekly basis until February 2007.
- 1.4 Ms Braidie must attend regular counselling with Dr Kerry Alexander and provide satisfactory reports to the Board from Dr Alexander at intervals of three, six, nine and 12 months.
- 1.5 Ms Braidie may work day shift only, with shift commencement times no later than 2.00 pm, until provided with clearance from Dr Rigby to work alternative shifts. Dr Rigby may only provide this clearance after February 2007.
- 1.6 Ms Braidie must provide satisfactory reports from her employer to the Board at intervals of three, six, nine and 12 months.
- 1.7 Ms Braidie must enrol in and complete the Victorian Nurses Health Program.
- 1.8 Ms Braidie must notify the Board within 24 hours if the employment relationship between her and St Vincent's Health breaks down.

LOUISE MILNE-ROCH Chief Executive Officer

Nurses Act 1993

SCALE OF FEES OF THE NURSES BOARD OF VICTORIA FOR THE CALENDAR YEAR 2007

The Nurses Board of Victoria has fixed the following fees for a period of twelve months:

Fee type:	Fee
Application for	\$
Initial registration as a nurse	120
Initial registration under mutual recognition	120
Restoration to the register	120
Temporary registration	120
Renewal of registration	80
Late renewal of registration	120
Copy initial certificate	40
Copy of renewal of registration certificate	15
Copy restoration certificate	15
Issue of any other certificate	40
Additional qualification	40
Endorsement of nurse practitioner	180
Renewal of endorsement of nurse practitioner	180
Notation to practise acupuncture	440
Endorsement of Medication Administration	40
Statement of examination results	40
Verification	40
	LOUISE MILNE-ROCH
	Chief Executive Officer

Education Act 1958

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

An Order of the Minister for Education Services was made on 26 August 2006 pursuant to sections 13(4) and 13(11) of the **Education Act 1958** and Administrative Arrangements Order (No. 180) 2002 amending the constituting Order of a school council to change its name. The change is as follows:

Old name	New name
Kialla Primary School Council	Kialla Central Primary School Council

JACINTA ALLAN Minister for Education Services

Education Act 1958

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

An Order of the Minister for Education Services was made on 26 August 2006 under sections 13(4) and 13(11) of the **Education Act 1958** and Administrative Arrangements Order (No. 180) 2002 amending the constituting Order of Jeparit Primary School Council in respect of the membership of the school council.

JACINTA ALLAN Minister for Education Services

Education Act 1958

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

An Order of the Minister for Education Services was made on 26 August 2006 under section 13(4) of the **Education Act 1958** and Administrative Arrangements Order (No. 180) 2002 amending the constituting Order of the Council of the State school called Warrenbayne Primary School in respect of the membership of the school council.

JACINTA ALLAN Minister for Education Services

Occupational Health and Safety Act 1985

VICTORIAN WORKCOVER AUTHORITY

Notice of Issue of Major Hazard Licence

On 22 August 2006, a licence under Part 8 of the Occupational Health and Safety (Major Hazard Facilities) Regulations 2000 was issued to BOC Limited, 351 Hammond Road, Dandenong 3175, and authorises the facility located at 351 Hammond Road, Dandenong, Victoria 3175, to be operated as a major hazard facility.

The Major Hazard Facility Licence was issued for a term of 5 years and will expire on 4 September 2011.

The licence did not include conditions.

The following Schedule 1 materials were authorised by the licence:

From Table 1 of Schedule 1

Material	UN Nos included under name
LP GASES	1011, 1978
METHANE or NATURAL GAS	1971
OXYGEN	1073

From Table 2 of Schedule 1

Material	Description
Compressed and liquefied gases	Compressed or liquefied gases of Class 2.1 or Subsidiary Risk 2.1

GREG TWEEDLY Chief Executive

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/12/0075	Swan Hill Rural City	Beverford, Tyntynder, Tyntynder South, Tyrrell, Waitchie.	As on version 4.4 of the plan showing the town and rural district names and boundaries within the municipality. Copies of this plan may be inspected at the municipal offices or at the office of the Registrar of Geographic Names.
LA/12/0058	Moorabool Shire	Barkstead, Bolwarrah, Bunding.	As on version 4.4 of the plan showing the town and rural district names and boundaries within the municipality. Copies of this plan may be inspected at the municipal offices or at the office of the Registrar of Geographic Names.

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

> JOHN E. TULLOCH Registrar of Geographic Names

Livestock Disease Control Act 1994

NOTICE OF FIXING FEES

I, Bob Cameron, Minister for Agriculture, under section 48(2)(b) of the **Livestock Disease Control Act 1994** (the Act), fix the fees for the registration or renewal of beekeepers set out in the Table below. The fee in Items 1 and 2 of the Table is fixed in relation to a specific class of case as set out below. The fees are fixed as at the date of publication in the Government Gazette and shall remain in force until revoked.

Item	Fee	Application Fee
1	Where a person keeps at least one but not more than 60 hives and who participates in the American Foulbrood (AFB) Smart honey testing program.	\$11.50
2	Where a person keeps more than 60 hives and who participates in the American Foulbrood (AFB) Smart honey testing program.	19 cents per hive
3	Where a person keeps at least one but not more than 60 hives and who has not participated in the American Foulbrood (AFB) Smart honey testing program.	\$23.00
4	Where a person keeps more than 60 hives and who has not participated in the American Foulbrood (AFB) Smart honey testing program.	38 cents per hive

Specified Class of Case to which Fee at item 1and 2 Applies

The fee for the Certificate of Registration as a Beekeeper at items 1 and 2 only applies to an applicant who:

- Certifies on the DPI approved "Application for Renewal of Registration as a Beekeeper" form, that their honey has been, or is being, tested by an approved Veterinary Pathology Laboratory, or
- Certifies on the DPI approved "Application for Renewal of Registration as a Beekeeper" form, that he or she has only commenced beekeeping in the last four months and that no honey has been extracted.

Specified Class of Case to which Fee at item 3 and 4 Applies

The fee for Certificate of Registration as a Beekeeper at items 3 and 4 only applies to an applicant who does not satisfy any of the criteria on the DPI approved "Application for Renewal of Registration as a Beekeeper" form and who has not participated in the American Foulbrood (AFB) Smart honey testing program.

Note: All fees shown in column marked "Application fee" are exempt from the GST. Dated 3 September 2006

BOB CAMERON Minister for Agriculture

Livestock Disease Control Act 1994

NOTICE OF FIXING FEES

I, Bob Cameron, Minister for Agriculture, pursuant to the powers, duties and functions under section 104(1) in Part 7 of the **Livestock Disease Control Act 1994** (the Act), hereby fix fees to be paid for various administrative functions under the Act. The fees are fixed as at the date of publication in the Government Gazette and shall remain in force until revoked.

Identification of Livestock	Fee	Frequency of charge
Provision of NLIS Breeder and Post Breeder Electronic Identification Devices (ear tags) [AH1] Fee per device [AH2] Plus, fee per order	** \$1.80 \$10.00	As required by producer
Provision of NLIS Rumen Bolus plus matching ear tag: [AH3] Fee per bolus/tag combination [AH4] Plus, fee per order	** \$2.60 \$10.00	As required by producer
Provision of cattle transaction tail tags :	**	As required
[AH5] Fee per roll of 100 tags	\$13.00	by producer
Provision of temporary cattle transaction tail tags:	**	As required
[AH6] Fee up to 10 tags	\$20.00	by producer
Provision of temporary cattle transaction tail tags:	**	As required
[AH7] Fee for each tag over 10 tags	\$2.00	by producer

Chicken Hatcheries	Fee	Frequency of charge	
Licence to use premises for the hatching of eggs	**		
for the sale of chickens: [AH8] Fee per premises	\$155.00	Annual	

Beekeeper Registration	Fee	Frequency of charge
New/renewal registration, smart honey participant: [AH9] Fee for up to 60 hives	** \$11.50	Annual
New/renewal registration fee: [AH10] Fee for up to 60 hives	** \$23.00	Annual
New/renewal registration, smart honey participant: [AH11] Fee for 60 + hives	** \$0.19	Annual
New/renewal registration fee: [AH12] Fee for 60 + hives	** \$0.38	Annual

Swill feeding of Pigs	Fee	Frequency of charge
Permit to feed food refuse to pigs: [AH13] Fee per business	** \$220.00	Annual

Premises for collection of semen	Fee	Frequency of charge
Licence for collection and sale of semen: [AH14] 100 bulls or more Fee per business	** \$1,575.00	Three years
Licence for collection and sale of semen: [AH15] Less than 100 bulls Fee per business	** \$525.00	Three years

Testing for disease	Fee	Frequency of charge
Premises which have been registered as a veterinary diagnostic laboratory for the testing, analysis or examination of samples: [AH16] Fee per business	** \$225.00	Annual

Certification Services	Fee	Charging frequency
For time involved in travelling, inspecting, certifying, supervising the treatment of and verifying the documentation of any livestock or livestock product for export: [AH17] Fee per hour (min. 30 minutes) of officer's time	\$105.60	As required

For time involved in travelling, inspecting, certifying, supervising the treatment of and verifying the documentation of any livestock or livestock product for interstate movement: [AH18] Initial fee per first 30 minutes of officer's time	\$33.00	As required
Interstate movement: Subsequent fee: [AH19] Fee for each extra 15 minutes of officer's time	\$16.50	As required

Vehicle travel per kilometre travelled for certifying or		As required	
testing above four services: [AH20] Fee per kilometre	\$0.55		

For provision of health status certificates for shows and sales , not requiring a visit or invoice: [AH21] Fee per certificate per 30 minutes	\$11.00	As required
Additional cost of invoicing for show/sale certificates: [AH22] Fee	\$11.00	As required

For provision of certification on disease and residue		As required
status of land to enable a vendor to complete a section 32 statement under the Sale of Land Act 1962 :		
[AH23] Fee per certificate per 30 minutes of officer's time	\$33.00	

For the provision of certification to allow the export		As required
of meat processed in a Victorian non-export		
licensed abattoir to be exported:		
[AH24] Fee per certificate	\$11.00	

Certification Services	Fee	Frequency of charge
To provide for administration of and certification under the voluntary Ovine Brucellosis-Free Accreditation Scheme:		As required
[AH25] Initial Joining Fee	\$137.50	
To provide for administration of and certification under the voluntary Ovine Brucellosis-Free Accreditation Scheme:		As required
[AH26] Reaccreditation Fee	\$33.00	
To provide for administration of and certification under the voluntary Ovine Brucellosis-Free Accreditation Scheme:		As required
[AH26] Property Reinspection Fee	\$82.50	

Note: Fees shown with a double asterisk (**) in column marked "Fee" are exempt from the GST.

Dated 25 August 2006

BOB CAMERON Minister for Agriculture

Plant Health and Plant Products Act 1995

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF DAYLILY RUST HOST MATERIALS INTO VICTORIA

I, Bob Cameron, Minister for Agriculture, make the following Order:

Dated 1 September 2006

BOB CAMERON Minister for Agriculture

1. Objective

The objective of this Order is to prevent the importation or entry of the exotic disease daylily rust into Victoria.

2. Authorising Provision

This Order is made under Section 24 of the Plant Health and Plant Products Act 1995 (the Act).

3. Revocation

The Order made on 13 May 2002 under Section 24 of the Act, and published in Government Gazette G20 on 16 May 2002 (pages 936–938), and notices of extension of the Order published in the Government Gazette S87 on 13 May 2003 (page 1), Government Gazette G19 on 6 May 2004 (page 1081), Government Gazette S89 on 11 May 2005 (page 1) and in the Government Gazette S130 on 11 May 2006 (page 3) are revoked.

4. Definitions

In this Order-

"accreditation program" means any program under which a person is permitted to issue an assurance certificate, including any procedures available under the Interstate Certification Assurance (ICA) Scheme;

"agricultural equipment" means any equipment used for the culture, harvesting, packing or processing of any daylily rust host plant;

"daylily rust" means the exotic disease *Puccinia hemerocallidis*;

"daylily rust host plant" means any plant or plant part of the genus Hemerocallidis;

"daylily rust host material" means any daylily rust host plant, agricultural equipment or package;

"Manager Plant Standards" means the person for the time being occupying or acting in the position of Manager, Plant Standards in the Department of Primary Industries;

"package" means any package which has contained any daylily rust host plant.

5. Controls applying to daylily rust host plant

- (1) The entry or importation into Victoria of any daylily rust host material is prohibited.
- (2) Sub-clause (1) does not apply if-
 - (a) the daylily rust host material was grown on, or sourced from a property, that is located in a State or Territory, or part of a State or Territory, for which an area freedom certificate, issued by an officer responsible for agriculture in the State or Territory where the host material was grown or sourced, is currently in force certifying that the State or Territory, or part of the State or Territory, is free from daylily rust; or
 - (b) the daylily rust host material is-
 - (i) accompanied by an assurance certificate issued by a person who is accredited by the department responsible for agriculture in the

affected State or Territory or a plant health declaration issued by an authorised person or a plant health certificate issued by an officer of the department responsible for agriculture in the affected State or Territory certifying that the host plant, agricultural equipment or used package has been treated in a manner approved by the Manager Plant Standards; and

(ii) packed and labelled in accordance with any restrictions or conditions prescribed by an accreditation program under which the produce is certified.

6. Verification of consignments

Where daylily rust host material is required under clause 5(2) to be accompanied by an assurance certificate, plant health declaration or plant health certificate, the daylily rust host material, agricultural equipment or used package and the accompanying certificate or declaration, on the request of an authorised inspector –

- (a) must be presented to an authorised inspector for inspection; or
- (b) inspected in accordance with the terms and conditions of a compliance agreement for the receipt of daylily rust host material –

to verify compliance with this Order.

Note: Section 25 of the **Plant Health and Plant Products Act 1995** provides that a person is guilty of an offence and a penalty not exceeding 50 penalty units for a natural person, or 200 penalty units for a body corporate, for knowingly breaching an importation order.

Melbourne Cricket Ground Act 1984

MELBOURNE CRICKET GROUND

(OPERATION OF FLOODLIGHTS) ORDER NO. 4/2006

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

1. Title

This Order may be cited as the Melbourne Cricket Ground (Operation of Floodlights) Order No. 4/2006.

2. *Objectives*

The objectives of this Order are to -

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

3. *Authorising provision*

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

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

The floodlights affixed to the floodlight towers at the Melbourne Cricket Ground may be used:

- a) between 8.00 am and 11.30 pm for the purpose of playing Australian Football League final series matches on the following days:
 - 8 September 2006
 - 9 September 2006
 - 10 September 2006
 - 15 September 2006
 - 16 September 2006
 - 22 September 2006
 - 23 September 2006
 - 30 September 2006
 - 7 October 2006
- b) between 10.00 am and 7.00 pm for the purpose of playing Cricket matches on the following days:
 - 12 November 2006
 - 14 November 2006 until 17 November 2006
 - 24 November 2006 until 27 November 2006
 - 29 November 2006
 - 3 December 2006
 - 15 December 2006 until 18 December 2006
 - 20 December 2006
 - 26 December 2006 until 30 December 2006
 - 7 January 2007
 - 10 January 2007
 - 12 January 2007
 - 13 January 2007

26 January 2007 until 29 January 2007
31 January 2007
4 February 2007
9 February 2007
25 February 2007
1 March 2007 until 4 March 2007
19 March 2007 until 23 March 2007

c) between 8.00 am and 8.00 pm for the purposes of aligning, testing or repairing the floodlights and training, on any day from 8 October 2006 to 1 April 2007.

5. Yarra Park Reserve – Entry of Vehicles

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

Dated 31 August 2006

JUSTIN MADDEN MLC Minister for Sport and Recreation

Retirement Villages Act 1986

SECTION 32

Extinguishment of Retirement Village Charge

I hereby declare that the charge No. W030521M pursuant to section 29 of the **Retirement Villages Act 1986**, registered on 5 May 1999 on Certificate of Title Volume 08273, Folio 227 under the **Transfer of Land Act 1958**, is extinguished in so far as it affects the part of the land identified as A on the survey plan.



Retirement Villages Act 1986

SECTION 39

Cancellation of Retirement Village Notice

I hereby declare that the Retirement Village Notice No. W030520Q pursuant to section 9 of the **Retirement Villages Act 1986**, registered on 5 May 1999 on Certificate of Title Volume 08273, Folio 227, under the **Transfer of Land Act 1958**, is cancelled in so far as it affects the part of the land identified as A on the survey plan.



Retirement Villages Act 1986

SECTION 47

Extinguishment of Retirement Village Charge

I hereby declare that the retirement village charge, pursuant to section 29 of the Retirement **Villages Act 1986**, is extinguished in so far as it affects Certificate of Title Volume 09524, Folio 632 under the **Transfer of Land Act 1958**. Dated 22 August 2006

> DR DAVID COUSINS Director Consumer Affairs Victoria

Retirement Villages Act 1986 SECTION 48

Cancellation of Retirement Village Notice

I hereby declare that the Retirement Village Notice No. U051907C pursuant to section 9 of the **Retirement Villages Act 1986**, registered on 22 January 1996 on Certificate of Title Volume 09524, Folio 632, under the **Transfer of Land Act 1958**, is cancelled.

Dated 22 August 2006

DR DAVID COUSINS Director Consumer Affairs Victoria

Retirement Villages Act 1986 SECTION 47

Extinguishment of Retirement Village Charge

I hereby declare that the retirement village charge, pursuant to section 29 of the **Retirement Villages Act 1986**, is extinguished in so far as it affects Certificate of Title Volume 10203, Folio 633 under the **Transfer of Land Act 1958**.

Dated 22 August 2006

DR DAVID COUSINS Director Consumer Affairs Victoria

Retirement Villages Act 1986 SECTION 48

Cancellation of Retirement Village Notice

I hereby declare that the Retirement Village Notice No. T958180U pursuant to section 9 of the **Retirement Villages Act 1986**, registered on 15 November 1995 on Certificate of Title Volume 10203, Folio 633, under the **Transfer of** Land Act 1958, is cancelled.

Dated 22 August 2006

DR DAVID COUSINS Director Consumer Affairs Victoria

Retirement Villages Act 1986 SECTION 47

Extinguishment of Retirement Village Charge

I hereby declare that the charge No. AB349736V pursuant to section 29 of the **Retirement Villages Act 1986**, registered on 17 June 2002 on Certificate of Title Volume 09457, Folio 547 under the **Transfer of Land Act 1958**, is extinguished.

Dated 23 August 2006

DR DAVID COUSINS Director Consumer Affairs Victoria

Retirement Villages Act 1986 SECTION 48

Cancellation of Retirement Village Notice

I hereby declare that the Retirement Village Notice No. X888703J pursuant to section 9 of the **Retirement Villages Act 1986**, registered on 16 November 2001 on Certificate of Title Volume 09457, Folio 547, under the **Transfer of Land Act 1958**, is cancelled. Dated 23 August 2006

> DR DAVID COUSINS Director Consumer Affairs Victoria

Retirement Villages Act 1986 SECTION 47

Extinguishment of Retirement Village Charge

I hereby declare that the charge No. AB474102Q pursuant to section 29 of the **Retirement Villages Act 1986**, registered on 8 August 2002 on Certificate of Title Volume 09058, Folio 232 under the **Transfer of Land Act 1958**, is extinguished.

Dated 22 August 2006

DR DAVID COUSINS Director Consumer Affairs Victoria

Retirement Villages Act 1986 SECTION 47

Extinguishment of Retirement Village Charge

I hereby declare that the charge No. AD157278C pursuant to section 29 of the **Retirement Villages Act 1986**, registered on 5 October 2004 on Certificate of Title Volume 09132, Folio 649 under the **Transfer of Land Act 1958**, is extinguished.

Dated 16 August 2006

DR DAVID COUSINS Director Consumer Affairs Victoria

Retirement Villages Act 1986 SECTION 48

Cancellation of Retirement Village Notice

I hereby declare that the Retirement Village Notice No. AD157277E pursuant to section 9 of the **Retirement Villages Act 1986**, registered on 5 October 2004 on Certificate of Title Volume 09132, Folio 649, under the **Transfer of Land Act 1958**, is cancelled.

Dated 16 August 2006

DR DAVID COUSINS Director Consumer Affairs Victoria

Planning and Environment Act 1987 EAST GIPPSLAND PLANNING SCHEME

CAST OILT SEAND I EANNING SCHEMI

Notice of Approval of Amendment

Amendment C46

The Minister for Planning has approved Amendment C46 to the East Gippsland Planning Scheme.

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

The Amendment alters the planning scheme maps and the schedule to the Heritage Overlay so that ten heritage places included in Victorian Heritage Register are shown in the East Gippsland 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, 8 Nicholson Street, Melbourne; and at the offices of the East Gippsland Shire Council, Corporate Centre, 273 Main Street, Bairnsdale and Orbost Business Centre, 1 Ruskin Street, Orbost.

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

Planning and Environment Act 1987

MARIBYRNONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C55

The Minister for Planning has approved Amendment C55 to the Maribyrnong Planning Scheme.

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

The Amendment includes land at 23 Frederick Street, Yarraville in the schedule to Clause 52.03 of the Maribyrnong Planning Scheme to allow the land to be used for residential purposes in accordance with the provisions of 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 Maribyrnong City Council, corner of Hyde and Napier Streets, Footscray.

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

Planning and Environment Act 1987

MELTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C55

The Minister for Planning has approved Amendment C55 to the Melton Planning Scheme.

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

The Amendment rezones 42.5 hectares of land at Portion 6 Section 4 Parish of Derrimut, 536–632 Boundary Road (corner Robinsons Road), Truganina from a Rural Zone to Industrial 1 Zone and applies a Development Plan Overlay Schedule 12 to the area rezoned.

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 Melton Shire Council, High Street, Melton.

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

Planning and Environment Act 1987

PORT PHILLIP PLANNING SCHEME

Notice of Approval of Amendment

Amendment C46

The Minister for Planning has approved Amendment C46 to the Port Phillip Planning Scheme.

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

The Amendment implements the findings of the East St Kilda Heritage Study 2004 and more specifically:

- makes changes to Port Phillip Planning Scheme Map No. 7HO.
- Modifies the Local Planning Policy Framework at Clause 21.05–5 – Heritage Conservation, to replace the name of the Incorporated Document as Port Phillip Heritage Review, Version 5, 2005, Volume 1–6.
- Modifies the Local Planning Policy Framework at Clause 22.01 – Residential Neighbourhood Character Policy, to replace the name of the Incorporated Document as Port Phillip Heritage Review, Version 5, 2005, Volume 1–6.

- Modifies the Local Planning Policy Framework at Clause 22.04 – Port Phillip Heritage Policy, to replace the name of the Incorporated Document as Port Phillip Heritage Review, Version 5, 2005, Volume 1–6.
- Replaces the existing Schedule to Clause 43.01 – Heritage Overlay with a new Schedule to include places as recommended in the East St Kilda Heritage Study.
- Makes changes to the Schedule to Clause 81.01 Incorporated Documents.
- Updates the Port Phillip Heritage Review by including new and modified citations from the East St Kilda Heritage Study 2004.
- Updates the Port Phillip Heritage Policy Map, October 2005 with a new Port Phillip Heritage Policy Map.
- Updates the Port Phillip Neighbourhood Character Policy Map, October 2005 with a new Port Phillip Neighbourhood Character Policy Map.

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 Port Phillip City Council: City of Port Phillip Municipal Offices, South Melbourne Town Hall, 208–220 Bank Street, South Melbourne, or St Kilda Town Hall – Reception, corner of Carlisle Street and Brighton Road, St Kilda, or St Kilda Library, Carlisle Street, St Kilda.

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

Planning and Environment Act 1987

SWAN HILL PLANNING SCHEME

Notice of Approval of Amendment

Amendment C11

The Minister for Planning has approved Amendment C11 to the Swan Hill Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Government Gazette.
The Amendment applies to land in Tower Hill, Swan Hill, being land bounded by Sea Lake–Swan Hill Road, Woorinen Road and Memorial Drive.

The Amendment:

- rezones land from Public Park and Recreation Zone to Residential 1 Zone;
- introduces the Business 5 Zone into the scheme and rezones land on Sea Lake–Swan Hill Road from Public Park and Recreation Zone to Business 5 Zone;
- rezones land along Parkside Avenue from Residential 1 Zone to Public Park and Recreation Zone; and
- applies the existing Development Plan Overlay Schedule 1 to include all the land within the Residential 1 Zone, and deletes the Development Plan Overlay from land along Parkside Avenue to be rezoned to Public Park and Recreation 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; Department of Sustainability and Environment North West Regional Office, corner of Midland Highway and Taylor Street, Epsom; and at the offices of the Swan Hill Rural City Council, 45 Splatt Street, Swan Hill.

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

Planning and Environment Act 1987

WEST WIMMERA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C8

The Minister for Planning has approved Amendment C8 to the West Wimmera Planning Scheme.

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

The Amendment rezones land in Edenhope bounded by Scrubby Lake Road, George Street, and the Coleraine Edenhope Road, Edenhope from Township Zone and Rural Zone to Industrial 1 Zone, and includes Lot 2 PS434694, Pt CA 45, Parish of Edenhope, in the schedule to the Rural Zone to enable the lot to be subdivided into a lot less than the minimum size allowed in the 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 West Wimmera Shire Council, 49 Elizabeth Street, Edenhope.

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

Planning and Environment Act 1987

YARRA RANGES PLANNING SCHEME

Notice of Approval of Amendment

Amendment C53

The Yarra Ranges Shire Council has approved Amendment C53 to the Yarra Ranges Planning Scheme.

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

The Amendment rezones 261 Dee Road, Millgrove (Lot 1 on PS313066L) and Lot 1 Piedmont Avenue, Warburton (Lot 1 on PS510575C) from Public Use Zone 1 (PUZ1) to Green Wedge Zone 4 (GWZ4) which reflects the surrounding zoning, and applies the Erosion Management Overlay (EMO) over the two sites.

The Amendment was approved by the Yarra Ranges Shire Council on 27 June 2006 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987**. 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; Port Phillip Regional Office, 30 Prospect Street, Box Hill; and at the following Yarra Ranges Community Links: Lilydale – Anderson Street, Lilydale; Monbulk – 94 Main Street, Monbulk; Healesville – 276 Maroondah Highway, Healesville; Upwey – 40 Main Street, Upwey; and Yarra Junction – Warburton Highway/Hoddle Street, Yarra Junction.

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

Planning and Environment Act 1987

COLAC OTWAY PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C21

Pursuant to Section 30(1)(a) of the **Planning** and Environment Act 1987, Amendment C21 to the Colac Otway Planning Scheme has lapsed.

The Amendment proposed to introduce a new neighbourhood character policy applying to the residential areas of Apollo Bay and Marengo (Clause 22.06); introduce a new residential density policy applying to the residential areas of Apollo Bay and Marengo (Clause 22.07), and apply the Design and Development Overlay (DDO4) to the majority of residential areas within the townships, with the exception of neighbourhood character precinct 3 in Apollo Bay.

The Amendment lapsed on 29 July 2006.

GENEVIEVE OVERELL Deputy Secretary Built Environment Department of Sustainability and Environment

Planning and Environment Act 1987

INDIGO PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C22

The Indigo Shire Council has resolved to abandon Amendment C22 to the Indigo Planning Scheme.

The Amendment proposed to rezone 38.58 hectares of land along Malakoff Road on the edge of the Beechworth township from Rural to

Rural Living, and a small parcel from Rural to Public Conservation and Resource.

The Amendment lapsed on 6 June 2006.

GENEVIEVE OVERELL Deputy Secretary Built Environment Department of Sustainability and Environment

ORDERS IN COUNCIL

Cemeteries And Crematoria Act 2003

THE CHELTENHAM AND REGIONAL CEMETERIES TRUST

Appointment of an Administrator

Order in Council

The Governor under sections 10(1) and 10(2) of the **Cemeteries and Crematoria Act 2003**, appoints Mr Peter John Lewinsky as administrator to manage the public cemeteries previously managed by the Cheltenham and Regional Cemeteries Trust, from 1 October 2006 until 1 October 2008.

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

Dated 5 September 2006 Responsible Minister: HON BRONWYN PIKE MP Minister for Health

> RUTH LEACH Clerk of the Executive Council

Cemeteries and Crematoria Act 2003

THE CHELTENHAM AND REGIONAL CEMETERIES TRUST

Appointment of An Administrator

Schedule to the Order in Council

1. Appointment Arrangements

The appointment is part-time.

2. Period of appointment

The appointment is from the 1 October 2006 until 1 October 2008.

3. Functions of the Administrator

Under section 12(1) of the Act the functions of the Administrator (acquired under section 10(3) of the Act) are -

- (a) to properly and efficiently manage and maintain each public cemetery for which it is responsible; and
- (b) to carry out any other function conferred on a cemetery trust by or under this Act or any other Act.

4. Termination Arrangements

Under section 10(4) of the Act the Governor in Council, by order published in the Government Gazette, may replace an administrator -

- (a) with another administrator; or
- (b) by declaring that the administration is to end and by appointing members to the cemetery trust in accordance with section 6 of the Act.

5. Payment Provisions

The administrator will be paid remuneration of \$1980 per day.

6. Superannuation Obligations

The remuneration amount specified in paragraph 5 above is inclusive of superannuation.

7. Travel and Personal Expenses Arrangements

The administrator will be reimbursed for reasonable travel and personal expenses.

8. Leave Arrangements

As the appointment is part-time, the administrator will not be entitled to paid leave.

Corrections Act 1986

APPOINTMENT OF A NEW POLICE GAOL AND REVOCATION OF APPOINTMENT OF A FORMER POLICE GAOL – BAIRNSDALE

Order in Council

The Governor in Council, under section 11 of the **Corrections Act 1986** appoints the place shown as hatched on the attached plan, being part of the premises at 45–47 Main Street, Bairnsdale, Parish of Bairnsdale, County of Tanjil, Victoria as a police gaol.

The Governor in Council, under section 11 of the **Corrections Act 1986** revokes the appointment of the police gaol at Bairnsdale, proclaimed under section 115 of the **Community Welfare Services Act 1970** (repealed) and published in the Government Gazette of 15 October 1980 and subsequently deemed by section 11(6) of the **Corrections Act 1986** to have been made under section 11 of that Act, as varied by proclamation made on 11 April 1986 and published in the Government Gazette of 21 April 1986.

The maximum number of persons to be detained in the police gaol appointed by this Order is 6. The maximum period for which a person may be held in the police gaol appointed by this Order is 14 days.



This Order is effective from the date it is published in the Government Gazette. Dated 5 September 2006 Responsible Minister: TIM HOLDING MP Minister for Corrections

RUTH LEACH Clerk of the Executive Council

Corrections Act 1986

APPOINTMENT OF A NEW POLICE GAOL AND **REVOCATION OF APPOINTMENT OF A FORMER POLICE GAOL - MORWELL**

Order in Council

The Governor in Council, under section 11 of the Corrections Act 1986 appoints the place shown as hatched on the attached plan, being part of the premises at 15 Hazelwood Road, Morwell, Parish of Maryvale, County of Buln Buln, Victoria as a police gaol.

The Governor in Council, under section 11 of the Corrections Act 1986 revokes the appointment of the police gaol at Morwell, proclaimed under section 115 of the Community Welfare Services Act 1970 (repealed) and published in the Government Gazette of 15 October 1980 and subsequently deemed by section 11(6) of the Corrections Act 1986 to have been made under section 11 of that Act, as varied by proclamation made on 11 April 1986 and published in the Government Gazette of 21 April 1986.

The maximum number of persons to be detained in the police gaol appointed by this Order is 17.

The maximum period for which a person may be held in the police gaol appointed by this Order is 14 days.



This Order is effective from the date it is published in the Government Gazette. Dated 5 September 2006 Responsible Minister: TIM HOLDING MP Minister for Corrections

RUTH LEACH Clerk of the Executive Council

Prevention of Cruelty to Animals Act 1986 MAKING OF THE CODE OF PRACTICE FOR THE WELFARE OF AMPHIBIANS IN CAPTIVITY

Order in Council

The Governor in Council, on the recommendation of the Minister for Agriculture, under section 7(1) of the **Prevention of Cruelty to Animals Act 1986**, makes the attached Code of Practice for the Welfare of Amphibians in Captivity.

This Order takes effect on the date of its publication in the Government Gazette.

Dated 18 April 2006 Responsible Minister: BOB CAMERON Minister for Agriculture

> JUSTINE FRANKLIN Acting Clerk of the Executive Council

CODE OF PRACTICE FOR THE WELFARE OF AMPHIBIANS IN CAPTIVITY

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1. Introduction

This Code of Practice has been prepared by the Victorian Bureau of Animal Welfare to outline the welfare needs of amphibians kept in aquaria. This has been done with the assistance of the Melbourne Zoo (Herpetofauna Department), the Department of Sustainability and Environment (Biodiversity and Natural Resources Division), the Amphibian Research Centre, the Australian Veterinary Association and The Royal Society for the Protection of Animals.

Its purpose is:

- To provide minimum standards of care for keeping of amphibians in captivity; and
- To encourage the protection of wild populations of amphibians from illegal take and introduction of disease and genetic contamination.

A person in charge of amphibians has a legal obligation under the **Prevention of Cruelty to Animals Act 1986** to ensure that each individual animal receives appropriate care to remain in a healthy condition.

Animal welfare considerations are becoming increasingly important in the keeping of animals. This Code is based on established experience, current scientific knowledge and technology.

2. Definitions

<u>"Amphibian</u>" – An amphibian is an exothermic (cold-blooded) vertebrate animal typically living on land but breeding in water, e.g. frogs, axolotls.

<u>"Sell"</u> – Under the **Wildlife Act 1975**, "sell" includes "barter or exchange and also agreeing to sell or offering or exposing for sale or keeping or having in possession for sale or sending forwarding delivering or receiving for or on sale or authorising directing causing suffering permitting or attempting any of such acts or things".

For the purpose of this code "sell" also includes -

- (a) supply for value (or offer or expose for supply for value); and
- (b) supply for free (or offer or expose for supply for free) to gain or maintain custom, or otherwise for commercial gain.

3. Licences

All frogs, tadpoles and frog spawn are protected in Victoria. The collection of frogs from the wild or the release of frogs to the wild is prohibited. The release of frogs to your backyard or the raising of tadpoles for the purpose of release is illegal.

It is necessary to obtain a licence from the Department of Sustainability and Environment (phone 136 186 Customer Service Centre) to keep most species of frogs in captivity.

All species of native amphibians are protected in Victoria under the **Wildlife Act 1975**. However, a wildlife licence is not required to keep the following amphibians for private purposes, provided they have come from a lawful source.

Plains Froglet	Crinia parinsignifera
Common Eastern Froglet	Crinia signifera
Spotted Grass Frog	Limnodynastes tasmaniensis
Eastern Banjo Frog	Limnodynastes dumerilii
Southern Brown Tree Frog	Litoria ewingii

The following amphibians may be kept for private purposes under a Private Wildlife (Basic Category) Licence, provided they have come from a lawful source.

Water-holding FrogCyclorana platycephala

Eastern Dwarf Tree Frog

Cyclorana platyceph Litoria fallax

Dainty Green Tree Frog	Litoria gracilenta
Giant Tree Frog	Litoria infrafrenata
Whistling Tree Frog	Litoria verreauxii
Peron's Tree Frog	Litoria peronii
Green Tree Frog	Litoria caerulea
Lesueur's Frog	Litoria lesueuri
Blue Mountains Tree Frog	Litoria citropa
Leaf Green Tree Frog	Litoria phyllochroa
Brown Striped Frog	Limnodynastes peronii
Great Barred Frog	Mixophyes fasciolatus
Giant Barred Frog	Mixophyes iteratus
Haswell's Frog	Paracrinia haswelli
Southern Smooth Froglet	Geocrinia laevis
Common Spadefoot Toad	Neobatrachus sudelli
The following amphibians may be kept for private purposes under a Private Wildlife (Advanced Category) Licence, provided they have come from a lawful source.	

Green and Golden Bell Frog	Litoria aurea
Growling Grass Frog	Litoria raniformis
Southern Toadlet	Pseudophryne semimarmorata
Giant Burrowing Frog	Heleioporus australiacus
Red-eyed Tree Frog	Litoria chloris
Orange-thighed Tree Frog	Litoria xanthomera
Roth's Tree Frog	Litoria rothii
Northern Dwarf Tree Frog	Litoria bicolor

A Commercial Wildlife Licence is required to keep any native amphibian species for a commercial purpose in Victoria, such as a Dealer, a Demonstrator, a Displayer or a Taxidermist. It is recommended that you contact the Victorian Department of Sustainability and Environment for the latest information about wildlife licences, entitlements and obligations.

4. **Responsible Ownership**

Minimum standard

- 4.1 Owners must maintain the welfare of all progeny produced by their animals.
- 4.2 An owner must hold the appropriate licence to keep and sell amphibians under the **Wildlife Act 1975**.
- 4.3 New owners must obtain and understand information about diet, accommodation, management and general health care relevant to the species they intend to keep.

Recommended practice

- 4.4 Responsible ownership means providing for the needs of the animal, including adult supervision of children who have amphibians as pets.
- 4.5 Breeding should be limited to encourage healthy offspring and to reduce the possibility of amphibians for which homes cannot be found.

Guidelines

- 4.6 Provision should be made for a suitable area for an animal to retreat to minimise stress from excessive sight or sound intimidation from humans and other animals.
- 4.7 When taking on the responsibility for an animal its potential life span should be considered; for some species of amphibians this can be up to 30 years.
- 4.8 Some species of frog have a breeding capacity that may produce hundreds of offspring per lifetime. Forward planning is required to ensure these can be appropriately housed or placed.
- 4.9 The Victorian Frog Group website at vfg@frogs.org.au is a useful source of frog keeping information and community contact.

5. Handling

Minimum standard

- 5.1 Hands must be cleaned, dried thoroughly and then rinsed in clean water before handling of frogs.
- 5.2 Captive amphibians must be handled in a manner to minimise stress, discomfort and accidental injury.
- 5.3 Gloves must be wet prior to handling an amphibian in order to protect its sensitive skin.
- 5.4 Gloves must be changed when handling animals housed in different tanks to prevent any possibility of cross-contamination.

Recommended best practice

- 5.5 When handling frogs the animal's abdomen should be supported by the palm of the hand with the other hand placed over its shoulders to prevent escape. Amphibians should be held securely, but not tightly, as their bones are fragile.
- 5.6 Young children under 12 years of age should be supervised and taught to avoid rough or excessive handling.
- 5.7 Standard hygiene procedures should be followed. The washing of hands should be done just prior to handling frogs. Not necessarily with detergents, but with water only, to remove any salts and contaminants from the handler's skin. As frogs breathe through their skin this will minimise transfer of harmful substances.
- 5.8 When introducing new animals, or handling sick animals, it is recommended that disposable latex or nitryl gloves are worn.

6. Quarantine

Minimum standard

- 6.1 Any amphibians being introduced to an existing colony must be kept in isolation for a period of at least five weeks to reduce the risk of introducing disease.
- 6.2 Sick animals must be removed from a parent colony immediately to reduce risk of spreading illness.
- 6.3 Preventative measures must be practiced to ensure that no disease agent is inadvertently introduced to an existing colony.

Recommended best practice

- 6.4 A quarantine period of eight weeks should be used if possible.
- 6.5 Sick animals should be maintained in an isolation tank.

6.6 Any new rock, soil, or gravel material should be thoroughly cleaned, rinsed and dried before introduction to the tank. This can be achieved by either drying the material in direct sunlight until no moisture remains, or heating the material for period of 2–3 hours in a slow oven. For either method, the soil or gravel should be regularly stirred and turned to ensure that no pockets of moisture remain. This should prevent disease (including Chytrid fungus) introduction.

7. Housing and environment

Many amphibians are introduced to Victoria from areas in Australia that may have a vastly different environment. It is imperative for an amphibian's welfare and survival that informed advice be sought as to the correct environmental needs of the given species, and that any enclosure intended to house that species be equipped or designed to provide an artificially controlled environment that satisfies its needs. The needs of each individual species must be taken into account when establishing the holding tank or other enclosure.

Minimum standard

- 7.1 A captive amphibian must be protected from vermin and household pets.
- 7.2 An enclosure must be escape proof.
- 7.3 An enclosure must be safe for the occupants and not have sharp projections or structures that may easily collapse.
- 7.4 An enclosure must provide continuous access to water.
- 7.5 An amphibian must be able to avoid direct light in its enclosure and the enclosure must not be placed in direct sunlight.
- 7.6 The amphibian must be provided with adequate ventilation and be protected from contact with airborne contaminants.
- 7.7 An amphibian must be protected from extremes of temperature [refer to section 10].
- 7.8 An amphibian must not be exposed to sudden or excessive noise.
- 7.9 All amphibians must be provided with adequate space to move around and an environment to explore.
- 7.10 An amphibian must not be kept in an area without light [refer to Section 9].

Recommended best practice

- 7.11 As a general guide, an aquarium with dimensions 60 cm x 40 cm x 40 cm (length by width by height) and one third filled with water will be required to support 20–30 small tadpoles, or 6–8 large tadpoles providing that adequate food is available and that water quality is maintained.
- 7.12 The same sized aquarium will be the minimum size required to house 2 adult or 4 half-grown frogs of the size of Green Tree Frogs.
- 7.13 For smaller sized species, an enclosure measuring 40 cm x 40 cm floor area with at least 10 cm of suitable substrate will house 2 or 3 adults. Larger species will require larger tanks/aquaria at least 60 cm x 60 cm floor area for 1 or 2 adults with at least 10 cm depth of suitable substrate.
- 7.14 Enclosures for captive amphibians should be constructed of material that is easy to clean and be easily accessible to the handler for maintenance.
- 7.15 It should be noted that some species are cannibalistic and cannot be kept in close social contact in all circumstances.
- 7.16 An amphibian should not be kept isolated from social contact appropriate for its species.

Guidelines

- 7.17 A close fitted nylon mesh cover can be used to prevent animals from jumping from the tank. It will also prevent objects falling in that might cause injury. Complete solid covers should not be used as this will reduce air quality. An overhanging lip on the inside can assist prevention of escapes also. A wire mesh cover is not recommended as it may cause skin injuries if frogs rub against it.
- 7.18 A full spectrum UVB emitting ultraviolet fluorescent tube designed for reptiles, attached to a timer to mimic natural (seasonal) day–night cycles, will provide appropriately balanced light. In addition, tropical species may require an artificial heat source (see Heating). UVB output from such tubes diminishes to nil over 12–18 months requiring regular replacement.
- 7.19 Ammonia from urine, aerosol sprays, smoke, vapours and fumes from cleaning products, insecticides, deodorants and hairsprays can be toxic to amphibians.

8. Species recommendations

8.1 Burrowing Frogs

- 8.1.1 A burrowing frog's enclosure should be established with a greater floor space relative to height. The depth of soil used will depend upon the species of frog being kept and allowance for the depth of the soil should be taken into account when selecting the tank.
- 8.1.2 The type of soil is important and depends on the species of burrowing frog being kept. Informed advice should be sought on the sand or clay content required.
- 8.1.3 The only types of burrowing frogs that are commonly kept in Victoria are the Banjo/Pobblebonk Frog (L. dumerilli) and the Spadefoot Frog (N. sudelli). Both of these species do not necessarily require the exact environmental features of soil to be replicated precisely. It is recommended to use palm peat, which comes in a brick-like form that is completely dry. This is suitable for the substrate area of your enclosure. This is good for disease control. Clean water is added to the brick to provide many litres of soil substrate that is clean, well-aerated and allows good filtration of water.
- 8.1.4 The amount of time a burrowing frog stays within its burrow will vary between species. Some burrowing frogs will burrow daily, returning to the surface at night. Other burrowing frogs only burrow during droughts. If the latter species are kept, further information should be sought on how long the individual frog can stay in a state of torpor (a hibernation-like state) and what environmental triggers it needs to stimulate it to return to the surface.
- 8.1.5 Rocks, water and plants may also be included in the enclosure.

8.2 Tree Frogs

- 8.2.1 A tree frog's enclosure should have more height relative to area to allow for climbing. Tree frogs need to have their size and weight taken into account when furnishing their enclosure with plants. A large tree frog will require suitably sized climbing structures.
- 8.2.2 Frogs are not to be given roses, or other plants with thorns, spines or sharp edges to climb on. Frogs have soft sensitive skin that can be punctured by thorns.
- 8.2.3 Advice should be sought from experienced advisers as to plants that have toxins/resins that can leach into the enclosure and be toxic to a frog. Artificial plants may be used within the enclosure but relevant advice should be sought as to which are safe.

- 8.2.4 Tree frogs benefit from having a lot of branches within their enclosure for climbing as well as an abundance of fresh green leafed plants for hiding. One suitable variety is Spathyphylum, a species of plant that can inhabit and tolerate both aquatic and substrate conditions.
- 8.2.5 Other suitable types of plants that can tolerate both humid and cold environments are Monstera, Mondo grass and some Bromelliads.
- 8.2.6 If using potted plants it is recommended to wash the soil off them, as they are commonly covered with fertilisers and plant fungicides, which can be extremely detrimental to frog health. The leaves should also be washed to remove insecticides. A common practice is to soak plants in a bucket of water after washing them for 24 hours to ensure that no undesirable chemicals are left on or within the plant.
- 8.2.7 A wooden-framed tight-fitting lid with an insert of plastic mesh, secured to the top of the tank with latches, is recommended for the enclosure. Some pet shops can supply a suitable lid or a purpose-made plastic mesh that is used to avoiding skin damage. Some tree frogs can push a lid off their tank and escape, so lids must be tight fitting and secure.
- 8.2.8 Care should be taken with wooden lids as they can harbour lacquers and resins, and can rot away over time. Aluminium framed lids with mesh are more durable and safe.
- 8.2.9 Glass lids are not recommended as they trap heat, reduce ventilation and block essential UV light penetration. This could predispose the frogs to bacterial and fungal infections as well as metabolic bone diseases. A suitable compromise is 1/3 glass and 2/3 mesh.

8.3 Stream-dwelling frogs

- 8.3.1 Stream-dwelling frogs should be kept in an enclosure that has free flowing water which is pumped from one end to the other. This can be set up as a cyclic system.
- 8.3.2 Some are good climbers and precautions should be made to prevent escape.
- 8.3.3 The enclosure should have varying sizes of rocks to allow frogs to hide. Care should be taken with the positioning of the rocks to ensure that the rocks cannot collapse and trap or injure the frog. Plants should also be included within this environment.

8.4 Axolotls

- 8.4.1 Axolotls should be housed in a tank with either no gravel, or with gravel that is too large to be swallowed. Standard aquarium gravel can be acceptable as it can pass through the animal. Care should be taken with large gravel as it can conceal the worms fed to them.
- 8.4.2 The water within the enclosure should be filtered. It should be noted they cannot cope with water movement as it pushes them into objects causing injury and rubbing. Some power filters cause whirlpools that stress the animals. The turnover rate for the water should be approximately 4 to 5 times an hour. Axolotls should only be housed with other axolotls of equal size.

9. Lighting requirements

Minimum standard

9.1 All amphibians must be provided with a "normal" day/night cycle (12 hours of light in the warmer months with an option of 8 hours a day in winter).

Recommended best practice

- 9.2 It is recommended that light be artificially provided by means of a full-spectrum fluorescent tube light fitting on a timer. (Household light bulbs do not produce the correct wave-lengths of light).
- 9.3 Frogs are particularly sensitive to light and the role that ultra-violet radiation plays in stimulating normal behaviour patterns. For example, an NEC Blacklight is recommended for tropical frogs. Temperate (e.g. Victorian) species of frogs kept in captivity do not require this specific type of UV lighting. It is recommended that a dual batten fitting light be used as this will fit both the UV tube as well as a fluorescent tube suitable for plant growth lighting.

Guidelines

- 9.4 An essential vitamin Vitamin D is produced in the frog skin when exposed to the ultraviolet component of sunlight. Due to the dangers of allowing direct sunlight onto an enclosure and the filtering effect of glass it is necessary to use special "reptile" ultra-violet fluorescent light tubes as part of the day cycle. Exercise caution and seek professional advice when purchasing UV-lights as some are dangerously strong, and do not produce the correct wavelengths.
- 9.5 A gradual dimming/brightening of lights over 20–30 minutes, rather than an abrupt change, is more akin to natural conditions and allows the animals to adapt to the change.

10 Temperature requirements

Minimum standard

10.1 Individual species of amphibians must be provided with their particular temperature requirements.

Recommended best practice

- 10.2 A keeper should seek professional advice on the requirements of the particular species being kept.
- 10.3 Tropical and semi-tropical frog species will require artificial heating during the cooler months. Tropical species should be kept at a temperature of at least 20°C and semi-tropical species should be kept at a temperature of at least 15°C.
- 10.4 The maximum temperature for any species of frog should be obtained from an informed source.
- 10.5 Water in tanks for tropical frogs should be maintained at $20-22^{\circ}$ C in winter and $24-26^{\circ}$ C in summer.
- 10.6 For southern species of frogs water at room temperature is adequate.
- 10.7 It is highly recommended that a thermostat is attached to any heating appliance to maintain the required temperature. A thermometer should be used regularly for monitoring.

Guidelines

- 10.8 One or a combination of the following may achieve the required temperatures:
 - Ambient temperature, (heating the room in which the enclosure is placed keeping in mind that the temperature should remain constant).
 - "Reptile" heat pad placed under or behind the enclosure.
 - Aquarium water heater placed in a water section. This will also increase humidity.

Radiant heat source spot or "heat lamp". These sources of heat will require a protective cage to prevent frogs from burning themselves. Spotlights will need to be infra-red to maintain a day/night cycle.

11 Humidity requirements

Minimum standard

11.1 The species' particular humidity requirements must be provided to prevent dehydration.

Recommended best practice

- 11.2 Provide sufficient ventilation to prevent "over-wetting" in an enclosure that will create saturated humidity, (often seen as condensation), which may induce respiratory and bacterial complications.
- 11.3 Tropical species of frogs should be maintained at 60–80% humidity. This is crucial for the successful keeping of tropical species in Victoria.
- 11.4 Semi-tropical species of frogs should be kept in an environment of between 50–70% humidity.
- 11.5 Cooler climate frogs can be maintained in an environment from 30–60% humidity.

Guidelines

- 11.6 Humidity can be monitored with a hygrometer.
- 11.7 Humidity can be raised by:
 - Spraying the enclosure with water;
 - Increasing the number of live plants;
 - Reducing ventilation; and
 - Increasing, agitating or heating the body of water.
- 11.8 Humidity can be decreased by:
 - Increasing ventilation; and
 - Reducing the body of water.
- 12 Water requirements

Minimum standard

- 12.1 All amphibians must be provided with unrestricted access to clean water at all times.
- 12.2 An amphibian must be provided with a means to get out of deep bodies of water with aids such as aquatic plants or partially submerged objects.

Recommended best practice

12.3 The water must be:

- Deep enough to submerge the animal's hind legs completely;
- Clean and free of ammonia. Small bodies of water may need to be changed daily; larger bodies of water can be filtered or changed every 2 to 3 days;
- Free of chlorine. Chlorine can be removed by allowing it to stand in tubs open to the air for several days or use of chlorination agents or running the water through carbon filters.
- Easy to find and access within the enclosure.

12.4 Pipes used for transporting water into and around the aquatic system should not be galvanised or copper as toxic levels of such heavy metals may leech from the pipes and be toxic.

Guidelines

- 12.5 Amphibians can drown if they are unable to get out of the water or when their feet are too wet to adhere to surfaces.
- 12.6 Water coming out of taps can be saturated with dissolved gases that can cause gas bubbles to form under the skin and in the toe webs of frogs. Incoming water should be left to stand in open tubs for 24 hours to allow excess gas to escape.
- 12.7 Water quality parameters

Alkalinity	>	50 mg/litre CaC0 ₃
Hardness	=	75 – 150 mg/litre
РН	=	6.5 - 8.5
Salinity	<	0.4 ppm
Conductivity	=	50–2000µS
Un-ionised ammonia (NH3)	<	0.02 mg/litre
Nitrate (NO ₂)	<	1 mg/litre
Nitrite (NO ₃)	<	50 mg/litre
Chlorine	=	0 mg/litre
Dissolved oxygen content	>	80% saturation
Carbon dioxide (CO ₂)	<	5 mg/litre

13 Substrate requirements

Any material used on the bottom of your enclosure should be:

- Easy to clean or replace. It is recommended to use palm peat as this is cheap to replace every 12–18 months.
- Where gravel is used this should be rinsed and thoroughly dried before reuse.
- Clean
- Large enough to not be swallowed and cause constipation; and
- Non-adherent.

14 Community living and compatibility

Minimum standard

- 14.1 Behavioural needs of particular species must be provided for.
- 14.2 Where more than one amphibian is to be placed in an enclosure the final size and risk of adverse interaction between animals must be considered.
- 14.3 Frogs of greatly differing sizes must not be housed together.
- 14.4 Seek informed advice before mixing species, as their environmental needs will need to overlap.

Recommended best practice

- 14.5 Some amphibians, such as the Dwarf Tree Frog, are gregarious and need to live within groups.
- 14.6 Other species do not require companionship.
- 14.7 Consider the final adult's size as some amphibians can grow to be very large.

Guidelines

- 14.8 Be aware that some amphibians are cannibalistic and may eat smaller individuals. Most of the species that are on **Wildlife Act 1975** Schedules should not be housed within groups, particularly if they are of different sizes.
- 14.9 Species known to eat other frogs and tadpoles are the Bell frogs, ie. *L. aurea* and *L. raniformis*.
- 14.10 Be aware of overcrowding and the increased wastes produced by greater numbers of frogs. Informed advice should be sought regarding the stocking densities for different species.

15 Cleaning

- 15.1 Small standing bodies of water may need to be changed daily to maintain good hygiene.
- 15.2 Water filters should be changed as per the manufacturer's advice.
- 15.3 Cleaning the glass should be achieved without the use of any cleaning agent or disinfectant. A plastic or aluminium paint scraper or simple scourer is suitable for this task.

16 Nutrition

16.1 Tadpoles

- 16.1.1 Depending on the species (some are herbivores and others are carnivores) a tadpole will feed on decaying plant matter, algae, spirulina and fish flakes.
- 16.1.2 Tadpoles should be fed every 1–3 days. Overfeeding can lead to very dirty water. Underfeeding can lead to cannibalism.
- 16.1.3 You can provide decaying plant matter for tadpoles by:
 - Boil lettuce or endive for 5 minutes and allow it to cool before introducing it to tadpoles. The boiled lettuce can be stored in ice-cube trays in the freezer and added, once defrosted, to the tank housing the tadpoles when required; or
 - Freezing endive (type of lettuce) then simply break off small flakes and let it float in the tank.
 - Tadpoles feed off micro-organisms that are rotting the endive or lettuce.
- 16.1.4 Water should be left to stand for a 24-hour period, or a chemical ageing product should be introduced to the water to quickly eradicate other chemicals such as fluoride and chlorine.

16.2 Frogs

- 16.2.1 Frogs are insectivorous (eat insects) and hunt by movement. When offering food it must be alive or physically jiggled about by hand.
- 16.2.2 Frog species have distinctive feeding behaviours. Some species will gorge themselves on any available tasty morsels regardless of need, while others will only eat occasionally when hungry.
- 16.2.3 Frogs survive well on a diet of insects that includes live cockroaches, flies (both of which are readily available in pet shops), spiders and moths caught at home provided they are not sprayed with insecticides.

- 16.2.4 Live mealworms, crickets, bloodworms, grasshoppers and wax-worms are readily available pet shops and are a suitable diet for frogs in captivity. Some worms may cause intestinal complications if not digested properly so they should be used sparingly.
- 16.2.5 A frog should be given a variety of insects of varying sizes within their diet. Generally, most frogs will eat all sorts of insects. If the frog is large enough, start by feeding it small cockroaches, flies or crickets and then introduce other insects of a similar size.
- 16.2.6 Tiny frogs and froglets (of approximately 1 cm in length depending on the species) will require very small insects such as pin-head crickets, bloodworms or flightless fruit-flies.
- 16.2.7 Small frogs (1–4 cms long) usually consume crickets that are approximately 2–3 weeks old.
- 16.2.8 Medium frogs (4–8 cm long) may also be interested in eating pinkies (dead day old baby mice, available from commercial suppliers) which should only be given occasionally as they are high in saturated fatty acids. It is safe to feed very large (and fully grown) frogs this type of diet, but only sporadically. It is recommended that this is only done with the Green and Giant Tree Frogs (*L. caerulea* and *L. infrafrenata*) respectively.
- 16.2.9 Large frogs (greater than 8 cm in length) may also eat pinkies and early stage dead 'fuzzy' mice. A fuzzy mouse is approximately 4–8 days of age.
- 16.2.10 Frogs in particular require additives for healthy growth. Follow the manufacturer's directions when supplementing your frog's diet with vitamin supplements or additives..

16.3 Axolotls

- 16.3.1 Axolotls are carnivores.
- 16.3.2 An axolotl diet should consist of a combination of small fish (for example, frozen whitebait that has been defrosted and soaked to remove the high salt content), worms, insects, commercially produced pellets or commercially produced frozen axolotl dinners, once defrosted. Axolotls should not be fed beef meat.

17 Health Care

Minimum standard

- 17.1 Frogs must be acquired from a reputable and licensed source to ensure the long-term health of the colony.
- 17.2 Quarantine procedures must be observed when introducing new frogs to a colony. [Refer section 6].
- 17.3 Amphibians should be visually examined daily.
- 17.4 Do not use an antiseptic on any skin injury that your frog may have sustained.

Recommended best practice

- 17.5 Fresh uncontaminated water is essential owing to the permeable nature of amphibian skin (through which water intake occurs).
- 17.6 Daily observation and visual examination should be undertaken to establish the appearance of a healthy amphibian and at the same time allow detection of changes from normal. Avoid handling during examinations.

- 17.7 In checking the daily health of an amphibian, consideration should be given to:
 - Posture and attitude in and out of water;
 - Activity level in and out of water;
 - Response to stimuli including handling;
 - Withdrawal reflex and the ability to right itself;
 - Assessment of body condition;
 - Assessment of state of hydration;
 - Appetite and dietary history; and
 - Observing faecal matter for any abnormalities.

Guidelines

17.8 Amphibians are susceptible to toxins and environmental contaminants.

- 17.9 Young, growing amphibians are particularly intolerant of poor nutrition and attention should be given to advice on nutrition under Section 8.
- 17.10 The diagnosis of specific diseases in individual amphibians is not easy as sick animals usually show similar symptoms arising from a range of causes.
- 17.11 Local herpetological societies, specialised veterinarians, or pet shops specialising in amphibians can be approached for advice on observed abnormalities.
- 17.12 Amphibians medicine is an evolving discipline. Only those disease symptoms that occur with relative frequency are listed here. In disease situations, amphibian owners should consult with veterinarians and those experienced in amphibian care.
- 17.13 Diseases

17.13.1 Red Leg

This is not a single disease entity but the result of infection by one or a number of bacteria. Clinical signs include lethargy, skin discolouration, haemorrhages and ulcerations, and sudden death. Control is aimed at isolating and treating affected animals and, importantly, reducing environmental contamination and disease transmission. Saline baths are effective at reducing wound contamination and disease spread. A commercially produced aquarium salt can be used for a saline bath. Follow the dosage instructions given for fish.

17.13.2 Chytrid Fungus Infections

Scientific investigations in Australia indicate that Chytrid Fungus is the most important factor in the decline in frog numbers in the wild. Amphibians affected by Chytrid may show abnormal posture, skin ulceration and abnormal sloughing, lethargy and loss of righting reflexes. Sometimes sudden death is the only symptom and laboratory tests are required to obtain a diagnosis.

The key to preventing this disease is scrupulous attention to quarantine procedures and a stable environment with particular attention to water quality.

17.13.3 Nutritional Diseases

Nutritional diseases are quite common in amphibians but are less likely to be seen in adults or animals kept for short periods.

Nutritional bone disease is caused by calcium and/or vitamin D deficiency or calcium-phosphorus ratio imbalance. Symptoms include curvature of the backbone, long bone deformities and fractures. Treatment includes calcium supplementation and exposure to the correct ultraviolet light. (See section 7.2).

Vitamin A accumulation may cause liver degeneration when amphibians are fed exclusively on raw liver.

Gout may occur in some amphibian species fed excessive amounts of protein.

Oxalate toxicity with kidney stones has been seen in tadpoles fed high oxalate diets (eg spinach).

18 Transport

- 18.1 Axolotls are sensitive to sunlight so it is preferable to transport them in a darkened container using water from their own tank.
- 18.2 Do not place heavy rocks or decorations in the transport tank as they could move and injure the amphibian.
- 18.3 Frogs require constant moisture to prevent their skin dehydrating. They should be transported in a sealed plastic container with a small amount of cotton wool or paper towelling or damp sphagnum moss soaked in water. Transport time should be kept to a minimum.
- 18.4 If a brief stop is required during travelling, the vehicle should be left in a shady spot with fresh air circulating. If a longer stop in required, (longer than 30 minutes) remove the animals from the vehicle and keep them in a cool place.

19 Breeding

- 19.1 Amphibians will not breed unless the necessary conditions exist.
- 19.2 To prevent unwanted tadpoles, and subsequently frogs, remove any unwanted spawn and dispose of appropriately. Contact your local Department of Sustainability and Environment wildlife licensing officer for further information.

20 Placement of Offspring and Unwanted Animals

Minimum standard

20.1 Captive bred animals must not be released into the wild. This includes captive-bred spawn.

Recommended best practice

- 20.2 It is recognised that there will be times when a person will be unable to keep and/or care for their amphibian. In such cases arrangements should be made to pass the amphibian on to a new owner privately, through a herpetological group, or a pet shop that specialises in the trade of amphibians.
- 20.3 It is an offence under the **Prevention of Cruelty to Animals Act 1986** to abandon or release an animal that is normally kept in captivity.
- 20.4 Amphibians held under a wildlife licence may only be disposed of in accordance with the conditions of that licence.
- 20.5 Euthanasia of amphibians should be performed under veterinary practitioner supervision.

For further information contact the Department of Primary Industries Customer Service Centre -.

DPI Customer Service Centre

Phone: 136 186

Email: customer.service@dpi.vic.gov.au

Department of Primary Industries, Victoria, Australia

Acknowledgement

Documents provided by the Australian Capital Territory Authority Animal Welfare Authority and its Animal Welfare Advisory Committee (AWAC) are acknowledged as important references in the development of this code.

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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:

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Authorising Act:	Agricultural and Veterinary Chemicals (Control of Use) Act 1992
Date first obtainable: Code A	7 September 2006
114. Statutory Rule:	Livestock Disease Control (Amendment) Regulations 2006
Authorising Act:	Livestock Disease Control Act 1994
Date first obtainable: Code A	7 September 2006
115. Statutory Rule:	Plant Health and Plant Products (Amendment) Regulations 2006
Authorising Act:	Plant Health and Plant Products Act 1995
Date first obtainable: Code A	7 September 2006
116. Statutory Rule:	Intellectually Disabled Persons' Services (Fees) Regulations 2006
Authorising Act:	Intellectually Disabled Persons' Services Act 1986
Date first obtainable: Code A	7 September 2006

117. Statutory Rule:	Valuation of Land (General Valuation) (Amendment) Regulations 2006
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