

Victoria Government Gazette

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GENERAL

3102

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As from 20 December 2007

The last Special Gazette was No. 350 dated 19 December 2007. The last Periodical Gazette was No. 2 dated 26 October 2007.

How To Submit Copy

- See our webpage www.craftpress.com.au
- or contact our office on 9642 5808 between 8.30 am and 5.30 pm Monday to Friday

Copies of recent Special Gazettes can now be viewed at the following display cabinet:

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

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) CHRISTMAS PERIOD 2007

Please Note:

The final Victoria Government Gazette (General) for 2007 (G51/07) will be published on **Thursday 20 December 2007**.

Copy deadlines:

Private Advertisements 9.30 am on Monday 17 December 2007

Government and Outer

Budget Sector Agencies Notices 9.30 am on Tuesday 18 December 2007

Please Note:

that a Victoria Government Gazette (General) will not be published during the week ending Sunday 30 December 2007.

Office Hours:

The Victoria Government Gazette Office is open during normal office hours over the holiday period, i.e. 8.30 am to 5.30 pm Monday to Friday, excluding public holidays.

Where urgent gazettal is required after hours, arrangements should be made with the Government Gazette Officer on 0419 327 321.

JENNY NOAKES Government Gazette Officer

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) NEW YEAR WEEK 2008

Please Note:

The Victoria Government Gazette (General) for New Year week (G1/08) will be published on **Thursday 3 January 2008**.

Copy deadlines:

Private Advertisements 9.30 am on Friday 28 December 2007

Government and Outer

Budget Sector Agencies Notices 9.30 am on Monday 31 December 2007

Office Hours:

The Victoria Government Gazette Office is open during normal office hours over the holiday period, i.e. 8.30 am to 5.30 pm Monday to Friday, excluding public holidays.

Where urgent gazettal is required after hours, arrangements should be made with the Government Gazette Officer on 0419 327 321.

JENNY NOAKES Government Gazette Officer

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

Our contact details are as follows:

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

PO Box 1957 Melbourne, Victoria 3001

DX 106 Melbourne

Telephone: (03) 9642 5808

Fax: (03) 9600 0478

Mobile (after hours): 0419 327 321

Email: gazette@craftpress.com.au Website: www.gazette.vic.gov.au

JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

Corporations Act 2001

FORM 546

Sub-Regulation 5.6.65 (1) NOTICE OF INTENTION TO DECLARE A DIVIDEND

Smythe Investments Pty Ltd (Subject to a Deed of Company Arrangement) ACN 006 722 327

(Trading as Brad Smythe Refrigeration and Air Conditioning)

A first dividend is to be declared on 18 January 2008 for the company.

Creditors whose debts or claims have not already been admitted are required on or before 2 January 2008 to formally prove their debts or claims. If they do not, they will be excluded from the benefit of the dividend.

Dated 14 December 2007

PAUL A. PATTISON. Deed Administrator. Smythe Investments Pty Ltd (Subject to a Deed of Company Arrangement) PATTISONS, Business Advisors & Insolvency Practitioners,

Level 14, 461 Bourke Street, Melbourne, Victoria 3000, Telephone: (03) 9600 4611.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership between Toni Elizabeth Riley and Stephen Thompson, carrying on the business trading under the registered trading name, Toni Riley Pharmacies – Bendigo Market Place, registered number B1668686D, has been dissolved by mutual consent as from 23 November 2007.

GALBALLY & O'BRYAN, lawyers, 259 William Street, Melbourne 3000.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership between Park Investment Trust, care of 65 Wadhurst Drive, Boronia, and the Ledwidge Family Trust, care of 65 Wadhurst Drive, Boronia, carrying on the business known as Kelson Enterprises P/L, trading as Diamond Steel Engineering, ABN 46 760 961 471, has been dissolved as from 7 November 2007 by mutual consent.

MW LAW **BALLARDS**

Re: Estate GRACE DOREEN CHANDLER. deceased

Creditors, next-of-kin or others having claims in respect of the estate of GRACE DOREEN CHANDLER, late of 100 Murlong Street, Swan Hill, Victoria, widow, deceased, who died on 26 October 2007, are to send particulars of their claim to the executrix, care of the undermentioned legal practitioners, by 29 February 2008, 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 3585.

Re: Estate ALLAN RAYMOND DOHERTY, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of ALLAN RAYMOND DOHERTY, formerly of Lot 2, Stones Road, Swan Reach, Victoria, but late of Site 85, Peninsula Parklands, 249 High Street, Hastings, Victoria, widower, deceased, who died on 14 October 2007, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 27 February 2008, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

DWYER MAHON & ROBERTSON, legal practitioners, Beveridge Dome, 194-208 Beveridge Street, Swan Hill 3585.

Re: Estate of MARY TERESA MACKAY.

Creditors, next-of-kin or others having claims in respect of the estate of MARY TERESA MACKAY, late of Grandview Lodge Nursing Home, Grandview Street, Wycheproof, in the State of Victoria, but formerly of Meridian Road, Chinkapook, married woman, deceased, who died on 5 October 2007, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 22 February 2008, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

DWYER MAHON & ROBERTSON,

legal practitioners,
Beveridge Dome, 194–208 Beveridge Street,
Swan Hill 3585

HAROLD HENRY NATHAN, late of 2–58 Northcote Avenue, Caulfield North, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 August 2007, are required by the personal representatives, Helen Frances Felder and Michael Rudolf Felder, to send particulars to them, care of the undermentioned solicitors, by 28 February 2008, after which date the personal representatives may convey or distribute the assets, having regard to the claims of which they then have notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of DOUGLAS ROY FERGUSON, late of Brooklea Lodge, 355 Springvale Road, Donvale, deceased, who died on 8 May 2007, are required to send particulars of their claims to Equity Trustees Limited, ACN 004 031 298, of 575 Bourke Street, Melbourne, Victoria, the executor of the Will of the deceased, by 21 February 2008, after which date the executor may distribute the assets, having regard only to the claims of which it then has notice.

EQUITY TRUSTEES LIMITED, ACN 004 031 298, Level 2, 575 Bourke Street, Melbourne, Victoria 3000.

Creditors, next-of-kin or others having claims in respect of the estate of the late MAGDALENA ELIZABETH KLEIN, late of Villa 436, The Village Glen, Rosebud West, in the State of Victoria, deceased, who died on 4 September 2006, are to send particulars of their claims to the executor, care of the undermentioned solicitors, by 20 February 2008, after which date the executor will distribute the assets, having regard only to the claims of which he then has notice.

FEATHERBY'S, solicitors, 1043a Point Nepean Road, Rosebud 3939.

Creditors, next-of-kin or others having claims in respect of the estate of the late NOREEN AGNES DONOGHUE, late of The Bays Nursing Home, 4 Victoria Street, Hastings, in the State of Victoria, deceased, who died on 7 June 2007, are to send particulars of their claims to the executrix, care of the undermentioned solicitors, by 20 February 2008, after which date the executrix will distribute the assets, having regard only to the claims of which she then has notice

FEATHERBY'S, solicitors, 1043a Point Nepean Road, Rosebud 3939.

Creditors, next-of-kin or others having claims in respect of the estate of the late DOREEN JULIA ELLIS, late of St Vincent De Paul Nursing Home, 110 Albion Street, Box Hill, in the State of Victoria, deceased, who died on 22 October 2007, are to send particulars of their claims to the executrix, care of the undermentioned solicitors, by 20 February 2008, after which date the executrix will distribute the assets, having regard only to the claims of which she then has notice.

FEATHERBY'S, solicitors, 1043a Point Nepean Road, Rosebud 3939.

Creditors, next-of-kin or others having claims in respect of the estate of the late MR DENNIS MERRYWEATHER, late of The Bays Nursing Home, 4 Victoria Street, Hastings, in the State of Victoria, deceased, who died on 25 September 2007, are to send particulars of their claims to the executrix, care of the undermentioned solicitors, by 20 February 2008, after which date the executrix will distribute the assets, having regard only to the claims of which she then has notice.

FEATHERBY'S, solicitors, 1043a Point Nepean Road, Rosebud 3939.

Re: GERD ABERLE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of GERD ABERLE, who died on 26 January 2007, are required by the executor of his Will, Bernd Aberle, ('executor') care of Gadens Lawyers, level 25, 600 Bourke Street, Melbourne, Victoria, to send particulars to him by 28 February 2008,

after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

GADENS LAWYERS,

Level 25, 600 Bourke Street, Melbourne 3000.

KATHLEEN VERONICA DOYLE, late of 29 Campbell Street, Garfield, Victoria 3814, deceased.

Creditors, next-of-kin and others having claims in respect to the estate of the deceased, who died on 20 June 2007, are required by the trustees to send particulars of their claims to Kevin Francis Doyle and Margaret Adelaide Jane Charles, care of the undersigned solicitors by 16 February 2008, 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.

JAMES HENRY GREENHILL, late of The Lakes Hostel, 128–134 Elizabeth Street, Edenhope, Victoria, shop proprietor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 September 2007, are required by the trustees, care of Harris & Chambers Lawyers of 338 Charman Road, Cheltenham 3192, to send particulars to them by 21 February 2008, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

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

ELIZABETH SUNDBERG, late of 4/26 Devon Street, Cheltenham, Victoria, manageress, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 June 2007, are required by the trustees, care of Harris & Chambers Lawyers of 338 Charman Road, Cheltenham 3192, to send particulars to them by 21 February 2008, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

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

FLORENCE MARY AUSTIN, late of St Hilarys Nursing Home, Morwell, Victoria, deceased

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 September 2007, are required by the executor, Marilyn Kay Lalor, to send particulars to her, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley 3172.

Re: CHRISTABEL MARY WALLACE late of 6 Duncans Lane, Ferny Creek, Victoria, retired medical practitioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 August 2007, are required by the trustees, David Gregory Lucas and Simon Edward Dickie, both care of 40–42 Scott Street, Dandenong, Victoria, to send particulars to the trustees by 20 February 2008, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

MACPHERSON + KELLEY, solicitors, 40–42 Scott Street, Dandenong 3175.

STEVEN JOHN RASMUSSEN, deceased.

Creditors, next-of-kin and others having claims against the estate of STEVEN JOHN RASMUSSEN, late of 5 Murray Road, Dandenong North, Victoria, company director, who died on 29 August 2007, are required to send particulars of their claims to the executor, care of the undermentioned solicitor, by 16 February 2008, after which date the executor will proceed to distribute the assets, having regard only to the claims of which he shall then have had notice.

MEERKIN & APEL, lawyers, 46 Caroline Street, South Yarra 3141.

DAVID VICTOR HOOPER, late of 4 Chicago Street, Maribyrnong, Victoria, insurance broker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 December 2007, are required by the executor, ANZ Trustees Limited, ACN 006 132 332, of 100 Queen Street, Melbourne, Victoria, to send particulars to it by 22 February 2008, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

MILLS OAKLEY LAWYERS, 121 William Street, Melbourne 3000.

VERA MARY PHILLPOT, late of 20 Maclean Avenue, Bentleigh, retired.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 September 2007, are, by the executor, Henry Robert Phillpot, required to send particulars to him by sixty days after the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard to the claims of which they then have notice.

PRIOR & PRIOR, solicitors, 335A Centre Road, Bentleigh 3204.

Re: MURIEL PEARL PATRICK, late of 680 Nepean Highway, Mornington, but formerly of 1/113 Walnut Avenue, Mildura, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 September 2007, are required by the trustee, Celia Joyce Patrick, to send particulars of such claims to her, care of the undermentioned solicitors, by 19 February 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: RUBY FRANCES CURRIE, late of St Laurence Court, Upper Road, Eaglehawk, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 October 2007, are required by the trustee, Sandhurst Trustees Limited, ACN 004

030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee within two months from the date of publication hereof, 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 LIMITED, 18 View Street, Bendigo 3550.

BARBARA MABEL CARRUTHERS, late of 37 Oakwood Road, St Albans, in the State of Victoria ('the deceased').

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 November 2006, are required by the personal representative, Alan Bruce Duck of 5 Runnymede Street, Doncaster East, Victoria, to send particulars to him by 29 February 2008, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

12 December 2007

TRUMBLE SZANTO LAWYERS, 10 Cecil Place, Prahran 3181, telephone 9529 6222.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

Name of Owner on Books and Last Known Address	Total Amount Due to Owner	Description Of Unclaimed Money	Date when Amount first became Payable
AMCOR INVESTMENTS (NEW ZEALA	AND) LIMI	TED	
(\$		
Mr Peter Baida & Mrs Janet Kaye Baida,			
"Baida Super Fund A/c",			
25 Philip Highway, Elizabeth, SA	361.73	Cheque	31/10/01
Estate of Late David Allen Bates & Mrs Beth Roslyn Bates,			
94 Third Avenue, Home Hill, Qld	212.57	**	30/04/05
Estate of Late David Allen Bates & Mrs Beth Roslyn Bates,			
94 Third Avenue, Home Hill, Qld	216.09	"	31/10/05
Mr David John Beale, 22A Wattle Street, Killara, NSW	361.73	"	"
Mr David John Beale, 22A Wattle Street, Killara, NSW	425.15	"	30/04/02
Mr David John Beale, 22A Wattle Street, Killara, NSW	432.19	"	31/10/02
Mr David John Beale, 22A Wattle Street, Killara, NSW	425.14	"	30/04/03
BT Portfolio Services Limited, "Mr Peter Allen A/c",			
PO Box 8550, Perth BC, WA	361.23	"	30/04/05
BT Portfolio Services Limited, "Mr Reginald Lange A/c",			
PO Box 8550, Perth BC, WA	764.96	"	"
Ms Betty Chung, 123 Elswick Street, Leichhardt, NSW	302.54	"	31/10/02
Mrs Beth Patricia Clements, 43/2 Jaeger Circuit, Bruce, ACT	687.28	"	31/10/01
Estate of Mr Charles William Cooke,			
c/- Corser Sheldon Gordon Solicitors,			
PO Box 136, Maryborough, Qld	216.09	"	29/10/04
Davens Pty Limited, c/- D. H. Rosenman,			
9A Crescent Street, Hunters Hill, NSW	361.73	"	31/10/01
Davens Pty Limited, c/- D. H. Rosenman,			
9A Crescent Street, Hunters Hill, NSW	425.15	"	30/04/02
Davens Pty Limited, c/- D. H. Rosenman,			
9A Crescent Street, Hunters Hill, NSW	432.19	**	31/10/02
Davens Pty Limited, c/- D. H. Rosenman,			
9A Crescent Street, Hunters Hill, NSW	425.14	**	30/04/03
Davens Pty Limited, c/- D. H. Rosenman,			
9A Crescent Street, Hunters Hill, NSW	432.19	"	31/10/03
Davens Pty Limited, c/- D. H. Rosenman,			
9A Crescent Street, Hunters Hill, NSW	427.49	"	30/04/04

Davens Pty Limited, c/- D. H. Rosenman,			
9A Crescent Street, Hunters Hill, NSW	432.19	"	29/10/04
Davens Pty Limited, c/- D. H. Rosenman,			
9A Crescent Street, Hunters Hill, NSW	425.14	"	30/04/05
Davens Pty Limited, c/- D. H. Rosenman,			
9A Crescent Street, Hunters Hill, NSW	432.19	"	31/10/05
Mr Charles Major Dimond & Mrs Roslyn Lochrey Dimond,			
16 Ganmain Street, Pymble, NSW	531.56	"	"
Mr Geoffrey Norman Dobson,			
20 Ralston Avenue, Belrose, NSW	212.57	"	30/04/05
G. Tyler Nominees Pty Ltd,			
3161 Riverleigh Drive, Hope Island, Qld	682.84	"	29/10/04
Mrs Marion Amy Gooch, c/- Sundale Retirement Village,			
21/140 Carrington Road, Waverley, NSW	432.19	"	31/10/02
Estate of Late Albert George Hamilton,			
c/- Devenish & Co., PO Box 4276, Ringwood	425.14	"	30/04/05
Mr Bernard Hayes & Mrs Jillian Hayes,			
"Hayes Super Fund A/c", 209 Fryer Street, Shepparton	432.19	"	29/10/04
Mrs Margaret Elizabeth Hucker,			
37 Meagher Avenue, Maroubra, NSW	212.58	"	30/04/02
Mrs Margaret Elizabeth Hucker,			
37 Meagher Avenue, Maroubra, NSW	216.10	"	31/10/02
Mrs Margaret Elizabeth Hucker,			
37 Meagher Avenue, Maroubra, NSW	212.57	"	30/04/03
Mrs Margaret Elizabeth Hucker,			
37 Meagher Avenue, Maroubra, NSW	216.09	"	31/10/03
Mrs Margaret Elizabeth Hucker,			
37 Meagher Avenue, Maroubra, NSW	213.75	"	30/04/04
Mrs Margaret Elizabeth Hucker,			
37 Meagher Avenue, Maroubra, NSW	216.09	"	29/10/04
Mrs Margaret Elizabeth Hucker,			
37 Meagher Avenue, Maroubra, NSW	212.57	"	30/04/05
Mrs Margaret Elizabeth Hucker,			
37 Meagher Avenue, Maroubra, NSW	216.09	"	31/10/05
Mr Mark Gordon Hughes, 37 Charles Street, Cardiff, NSW	864.38	"	29/10/04
Mr Mark Gordon Hughes, 37 Charles Street, Cardiff, NSW	850.28	"	30/04/05
Mr Mark Gordon Hughes, 37 Charles Street, Cardiff, NSW	864.38	"	31/10/05
Mrs Kathleen Jackson,			
c/- Amanda Jackson, 3 Green Street, Narrabundah, ACT	1,330.18	"	30/04/05
Mrs Jean E. Masterton, 49 Oliver Street, Nundah, Qld	432.19	"	31/10/05
Mr Leslie William Meteyard & Mrs Catherine Mary Meteyar			
126 Burbong Street, Chapel Hill, Qld	648.29	"	31/10/02
· 1 / (

Mr Leslie William Meteyard & Mrs Catherine Mary Meteyar	rd,		
126 Burbong Street, Chapel Hill, Qld	637.71	>>	30/04/03
Mr Leslie William Meteyard & Mrs Catherine Mary Meteyar	rd,		
126 Burbong Street, Chapel Hill, Qld	648.28	"	31/10/03
Mr Leslie William Meteyard & Mrs Catherine Mary Meteyar	rd,		
126 Burbong Street, Chapel Hill, Qld	641.24	"	30/04/04
Mr Leslie William Meteyard & Mrs Catherine Mary Meteyar	rd,		
126 Burbong Street, Chapel Hill, Qld	648.28	"	29/10/04
Mr Leslie William Meteyard & Mrs Catherine Mary Meteyar	rd,		
126 Burbong Street, Chapel Hill, Qld	637.71	"	30/04/05
Mr Leslie William Meteyard & Mrs Catherine Mary Meteyar	rd,		
126 Burbong Street, Chapel Hill, Qld	648.28	"	31/10/05
Miss Mary Moseley, c/- Felsers Financial Design,			
Level 8, 1 Castlereagh Street, Sydney, NSW	4,867.87	"	30/04/03
Miss Mary Moseley, c/- Felsers Financial Design,			
Level 8, 1 Castlereagh Street, Sydney, NSW	4,948.56	"	31/10/03
Miss Mary Moseley, c/- Felsers Financial Design,			
Level 8, 1 Castlereagh Street, Sydney, NSW	4,894.77	"	30/04/04
Patek Holdings Pty Ltd, "Patek Holdings S/Fund A/c",			
42-44 Stephenson Street, Richmond	216.09	"	31/10/05
Johannis Roodzant,			
12 Gordon Street, Newtown, Wellington 6002, New Zealand	208.75	"	31/10/02
Estate of Mrs Agnes Jean Simpson,			
Unit 21, The Grange Hostel, 1 Wyuna Street, Rosebud West	829.03	"	30/04/03
Springdale Farms (1989) Ltd,			
Section 2 RD1, Pokeno, New Zealand	257.69	"	29/10/04
Springdale Farms (1989) Ltd,			
Section 2 RD1, Pokeno, New Zealand	253.49	"	30/04/05

07386

 $CONTACT: COMPUTERSHARE\ INVESTOR\ SERVICES,\ PHONE:\ 1300\ 850\ 505.$

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

Name of Owner on Books and Last Known Address	Total Amount Due to Owner	Description Of Unclaimed Money	Date when Amount first became Payable
BOX HILL INSTITUTE			
	\$		
Lian Fox, 8/62 Foam Street, Elwood	228.25	Cheque	20/05/04
Yi Sha Lee, 1/16 Simpsons Road, Box Hill	463.00	,,	29/07/04
07392			

CONTACT: MARY ZELE, PHONE: (03) 9286 9376.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

		Date
		when
Total		Amount
Amount	Description	first
Due to	Of Unclaimed	became
Owner	Money	Payable
	Amount Due to	Amount Description Due to Of Unclaimed

BUXTON REAL ESTATE (ELSTERNWICK)

\$

Zoran Cuic 552.00 Cheque 03/05/05

07375

CONTACT: DENISE SARAH, PHONE: (03) 9528 6222.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

Name of Owner on Books and Last Known Address	Total Amount Due to Owner	Description Of Unclaimed Money	Date when Amount first became Payable
GOLDMAN SACHS JB W	ERE		
	\$		
Madison Securities, PO Box 1751, North Sydney, NSW	864.00	Cheque	26/02/02
AXA Financial Planning, GPO Box 2830AA, Melbourne	500.00	"	"
Gary Anthony Dobbs	26,948.23	"	19/03/02
National Australia Bank, 500 Bourke Street, Melbourne	264.00	"	26/03/02
Alliance Investment & Retirement Service,			
PO Box 695, Wembley, WA	550.13	"	27/03/02
Grosvenor Securities Pty Ltd,			
Level 1, 272 Lygon Street, Carlton	201.58	"	21/08/02
Ausbil Dexia Limited,			
Level 23, Veritas House, 207 Kent Street, Sydney, NSW	16,256.69	"	07/01/03
Mr D. M. & Mrs D. R. Anderson,			
1 Bird Street, Cottesloe, WA	205.79	"	24/01/03
Professional Investment Services Pty Ltd,			
Cnr Bundall Road & Slayter Avenue, Bundall, Qld	327.25	"	20/02/03
AXA Financial Planning, GPO Box 2830AA, Melbourne	203.50	"	28/04/03
Comissioner of Revenue – ACT,			
PO Box 293, Civic Square, ACT	356.70	"	07/05/03
Comissioner of Revenue – NSW,			
GPO Box 4042, Sydney, NSW	1,212.89	"	"
Comissioner of Revenue – SA,			
GPO Box 1353, Adelaide, SA	235.20	"	"
Office of State Revenue, GPO Box 2593, Brisbane, Qld	24,800.85	"	09/05/03
Australian Securities & Invest. Commission,			
Shop 1, 120 Collins Street, Melbourne	325.00	"	13/05/03
Aust. Securities & Invest. Commission			
Shop 1, 120 Collins Street, Melbourne	1,800.00	"	26/05/03
ANZ Private Bank, Level 6, 100 Queen Street, Melbourne	371.25	"	03/07/03
Twenty Sixth Formula Pty Ltd, 174 Kooyong Road, Toorak	777.79	"	11/11/03
Westpac Securities Limited,			
Level 2 Chifley Tower, 2 Chifley Square, Sydney, NSW	594.00	"	06/01/04
DWS GMBH, Attn: Contract Notes Department,			
Wertpapiersparen MBH,			
Grueneburgweg 113-115, D-6000, Frankfurt, Main 1	20,000.00	"	11/03/04

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2117		1 4	$^{\prime}$	ecembe	1 400/

Victoria Government Gazette

Alliance Investment & Retirement Service,			
PO Box 695, Wembley, WA	1,727.10	"	15/03/04
National Aust Bank Pty Ltd PD EXEC SHCONV,			
500 Bourke Street, Melbourne	3,914.60	"	02/04/04
National Australia Bank 1997 Staff Loan Account,			
500 Bourke Street, Melbourne	4,908.54	"	,,
Kristy Atkins	2,137.83	"	19/04/04
Campbell Wallis Moule	765.23	"	17/06/04
Computershare Investor Services P/L,			
452 Johnston Street, Yarra Falls	302.50	"	06/10/04
07376			
CONTACT: WARREN AGG, PHONE: (03) 9679 1198.			

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

Name of Owner on Books and Last Known Address	Total Amount Due to Owner	Description Of Unclaimed Money	Date when Amount first became Payable
NORTHERN MELBOURNE INSTIT	UTE OF TA	FE	
	\$		
Koteswara Cherukuri, Unit 9, 59 Station Street, Fairfield	575.00	Cheque	06/10/05

07390

CONTACT: ANNE MUSCAT, PHONE: (03) 9269 1278.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

Name of Owner on Books and Last Known Address	Total Amount Due to Owner	Description Of Unclaimed Money	Date when Amount first became Payable
SOUTH EAST WATER	LTD		
	\$		
Dandenong Pinelodge Clinic P/L,			
1480-86 Heatherton Road, Dandenong North	3,376.13	Credit	08/06/05
Primelife Corp Limited,			
194–210 Kings Way, South Melbourne	3,282.35	22	28/10/05
Mrs Vera Campbell, 499E Bluff Road, Hampton	3,195.55	"	23/03/05

M. J. & P. A. R. Nominees Pty Ltd,			
Factories 1 & 2, 12 Apsley Place, Seaford	2,051.51	"	22/02/06
Browns Road Property Pty Ltd,	_,		
221–239 Browns Road, Noble Park North	1,804.80	"	14/02/06
Dontsios Takeaway,	,		
Shop 15, 322 Coventry Street, South Melbourne	1,734.21	"	16/03/05
Mr Fode, Shop 17, 322 Coventry Street, South Melbourne	1,727.95	"	"
Rachael Nanopoulos, 6 Lorraine Street, Cheltenham	1,620.00	"	25/07/05
Omega Process Engravers P/L,	,		
195 Chesterville Road, Moorabbin	842.88	"	05/10/05
The Secretary, Vorrath Holdings P/L,			
Lot 1, 13–17 Malcolm Road, Braeside	778.32	"	12/10/05
The Secretary, Body Corp, 384 Toorak Road, South Yarra	490.31	>>	10/10/05
Keith & Marlene Knoppien, 12 Shawnee Court, Narre Warren		>>	12/05/05
Van Ta Tran, 50 Triton Drive, Keysborough	386.72	>>	21/12/05
Green River Indus., Flat 3 & 4, 775 Malvern Road, Toorak	384.00	"	28/09/05
Dalian Tianhua Enterprises Gro,			
91 Ordish Road, Dandenong South	382.25	>>	03/10/05
J. & G. Enlargement Services P/L,			
643 Nepean Highway, Carrum	365.50	"	29/11/05
Mark Wright, Unit 4, 116 Victoria Street, Hastings	364.13	>>	14/06/05
Setlee Pty Ltd, 6 Sunflower Place, Berwick	334.89	"	05/12/05
Mark D. & Kerry L. Barber, 12 Melissa Court, Hampton Park	333.50	>>	15/03/05
Stephen R. & Catherine E. Paddison,			
2A James Street, Brighton	332.95	"	18/05/05
Ms Suzanne Mcintosh,			
Flat 6, 123 Murray Street, Caulfield South	331.30	"	24/08/05
Tesh Enterprises P/L, 297 Lonsdale Street, Dandenong	326.55	"	29/03/05
Guillermo E. & Lorena M. Pozo,			
7 Sulky Court, Endeavour Hills	324.95	"	18/11/05
Mamae Paora, Flat 1, 26 Burns Avenue, Clayton South	323.30	"	23/02/06
Challenger Property Nominees & Consol Paper Inds P/L,			
41–45 Mills Road, Braeside	301.75	"	16/11/05
Margaret V. Stevenson, 113 Disney Street, Crib Point	300.00	"	12/07/05
Ms Vanny Ros, 15 Charlotte Street, Springvale South	300.00	"	17/08/05
Corrigans A. Pty Ltd, 3 Launton Place, Cranbourne East	286.35	"	17/11/05
Prime Life Corporation Ltd,			
Hotel/Conference Centre, 125 Bunjil Way, Knoxfield	284.65	"	04/01/06
Zantuck Nominees Pty Ltd,			
320 Albert Road, South Melbourne	271.05	"	22/11/05
Lelava Afualo, 1 Woodcock Court, Dandenong	270.00	>>	18/03/05
Elliott L. & Joanne Mcgibbony, 16 Phillippa Road, Boronia	264.79	"	26/08/05

Doris C. M. T. Do, Apartment 30, 161 Sturt Street, Southbank	261.70	"	28/12/05
Graham W. & Sharon L. Keen, 15 Almora Avenue, Red Hill	261.42	"	02/06/05
Kurandian Pty Ltd,			
Factory 58–72, 266 Osborne Avenue, Clayton South	260.12	"	09/12/05
Szilard Bircsak, 11 Simpson Road, Ferntree Gully	257.57	"	09/08/05
Raffaele Pty Limited, 80 Hoysted Avenue, Cranbourne	254.65	"	15/07/05
Mermidon Pty Ltd,			
Factories 1 & 2, 54 Holloway Drive, Bayswater	249.41	"	14/12/05
Susan Markin, Unit 11, 4 Pilley Street, St Kilda East	247.60	"	13/12/05
Layton Banner P/L & Elonclip,			
167–169 Beach Road, Sandringham	247.28	"	19/12/05
Rachael Kennedy, 391 Forest Road, The Basin	246.96	"	20/04/05
Solheim Constructions Pty Ltd,			
Unit 2 & 5, 102 Sycamore Road, Frankston South	246.41	"	12/12/05
Zalefield Pty Ltd, 119 Salmon Street, Port Melbourne	243.85	"	27/05/05
Ninety Third Throne Pty Ltd,			
Parkhill Junction Plaza, Lot L, Ernst Wanke Road, Berwick	241.56	"	02/06/05
Nyanjang Gai, Unit 2, 80 Edina Road, Ferntree Gully	239.25	"	14/12/05
Kwan Chin International Pty Lt,			
303 Springvale Road, Springvale	235.62	"	13/12/05
Brendan Russo & Stuart Brady, 5 Beach Road, Beaumaris	230.30	"	07/11/05
Patrick J. B. & Robyn M. Trotter,			
15 Brigantine Court, Patterson Lakes	228.01	"	05/10/05
Kellie Donovan, Unit 1406, 82 Queens Road, Melbourne	225.60	"	25/08/05
Wilbow Corporation Pty Ltd,			
21–52 Paringa Drive, Ferntree Gully	224.41	"	29/10/05
Charles Gray, 10 Deakin Street, St Kilda	223.40	"	06/12/05
Wayne C. Silcock & Jennie Keem-Silcock,			
78 Crawley Road, Narre Warren North	223.13	"	09/08/05
The Secretary, Stefani Stefano P/L,			
Unit 19, 993 North Road, Carnegie	215.72	"	16/04/05
Maha & Solomon Ghoerial P/L, 55 Jasper Terrace, Frankston	214.28	"	23/06/05
Renae Wilson, Flat 5, 15 Shenfield Avenue, Chelsea	213.84	"	04/10/05
Melbourne Short Stay Apartment,			
Unit 229, 88 Kavanagh Street, Southbank	210.02	"	26/07/05
Peter Mnuk, 27 Willora Crescent, Cranbourne	210.00	"	18/06/05
The Grange At Cape Schanck,			
41 Trent Jones Drive, Cape Schanck	206.40	"	09/08/05
Anna K. Taylor-Bartels, 66 Head Street, Brighton	205.80	"	07/03/05
Jason & Jennifer Heard, 22 Cato Parkway, Lynbrook	203.05	"	20/06/05
Miaden & Danica Plastic, 9 Manooka Court, Keysborough	202.99	"	10/08/05

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Somerville Child Care P/L,			
127 Eramosa Road East, Somerville	202.3	34 "	12/12/05
Tissor Properties Pty Ltd,			
5B Conifer Crescent, Dingley Village	201.5	54 "	16/02/06
Mrs P. M. Lee, 229 Williams Road, South Yarra	9,417.8	Cheque	09/09/05
Jamison & Craig Consultants Pty Ltd,			
PO Box 1207, Narre Warren	7,692.0	" "	07/10/05
Cardno Taylors Pty Ltd,			
5/303 Burwood Highway Burwood East	6,900.0	" "	20/05/05
Jennings Group Pty Ltd, 16/31 Queen Street, Melbourne	2,795.0	" "	05/06/05
Victor & Irene Huschtscha,			
50 Old Eltham Road, Lower Plenty	2,607.6	· · · · · · · · · · · · · · · · · · ·	08/07/05
Run Property, 107 High Street, Prahran	1,557.1	16 "	11/11/05
Terreno Holding Pty Ltd,			
239–241 Park Street, South Melbourne	1,453.0)1 "	31/07/05
Kennards Self Storage, PO Box 2205, Caulfield Junction	1,389.0	00 "	16/09/05
Perpetual Trustees Co P/L, PO Box 7112, Dandenong	1,353.6	69 "	14/10/05
G. & H. Loupasakis, 1482 North Road, Clayton	1,318.4	11 "	22/07/05
E L Cook, 25 Riddell Parade, Elsternwick	1,303.7	75 "	08/07/05
Alan Carmichael, 38 Frew Street, Frankston	1,101.0	00 "	02/12/05
Stemko Pty Ltd, PO Box 171, Mornington	1,060.0	" "	17/06/05
GIO General Pty Ltd, Floor 6/535 Bourke Street, Melbourne	711.8	30 "	25/11/05
Jilendra Lai & Nancy, 14 Kangerong Avenue, Dromana	518.2	22 "	22/07/05
National Bus Company (Victoria),			
PO Box 387, Clifton Hill	458.1	"	16/12/05
G. Halls, PO Box 959, Warragul	427.3	38 "	26/08/05
Mr G. Hall, PO Box 959, Warragul	412.6	64 "	09/09/05
Mey Tran & Beng K. Ngo, 15 Janine Road, Springvale South	404.6	50 "	11/11/05
Ruth N. Smith, 7 Cynthia Court, Wantirna	300.0	" "	22/07/05
Hibbi Nominees Pty Ltd, 15 Carlisle Street, St Kilda	299.2	28 "	25/11/05
Anggai & Agnes M. Wardhana,			

02/12/05

26/08/05

207.36

207.29

07393

CONTACT: CORINNE FRANCOIS, PHONE: (03) 9552 3720.

J1 Karangempat, Ix/2 Surabaya, Indonesia 999

Janine Pollard, 139 Bemersyde Drive, Berwick

PROCLAMATIONS

Land Act 1958

PROCLAMATION UNDER SECTION 22C(2) OF THE LAND ACT 1958

I, David de Kretser, Governor of Victoria with the advice of the Executive Council under section 22C(2) of the **Land Act 1958** [the Act] declare the land described hereunder to be land to which section 22C of the Act applies.

MUNICIPAL DISTRICT OF THE GLENELG SHIRE COUNCIL

PORTLAND – The land in the Township of Portland, Parish of Portland being Crown Allotments 7, 8 and 9, section 7 as described in the Register of Miscellaneous Grants No. 1, pages 318, 319 and 320 of the thirteenth day of April, 1858.

File Ref: Rs 0205 [0304411]

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

Given under my hand and the seal of Victoria on 18th December 2007

(L.S.) DAVID DE KRETSER
Governor
By His Excellency's Command
GAVIN JENNINGS, MLC
Minister for Environment and Climate Change

National Electricity (Victoria) Amendment Act 2007

PROCLAMATION OF COMMENCEMENT

I, David de Kretser, Governor of Victoria, with the advice of the Executive Council and under section 2(1) of the **National Electricity** (Victoria) Amendment Act 2007, fix 1 January 2008 as the day on which that Act, except sections 5 and 6, comes into operation.

Given under my hand and the seal of Victoria on 18th December 2007.

(L.S.) DAVID DE KRETSER
Governor
By His Excellency's Command
PETER BATCHELOR
Minister for Energy and Resources

Port Services Amendment Act 2007

PROCLAMATION OF COMMENCEMENT

I, David de Kretser, Governor of Victoria, with the advice of the Executive Council and under section 2(1) of the **Port Services Amendment Act 2007** fix 1 January 2008 as the day on which that Act comes into operation.

Given under my hand and the seal of Victoria on 18th December 2007.

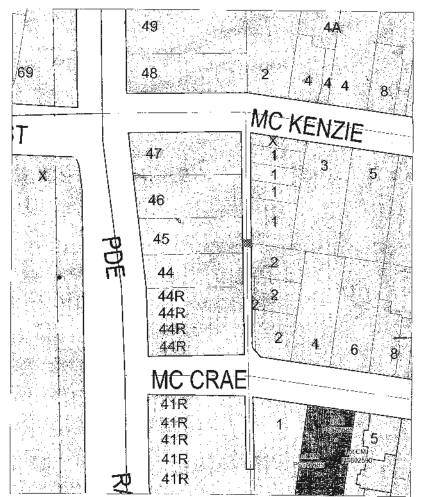
(L.S.) DAVID DE KRETSER
Governor
By His Excellency's Command
TIM PALLAS
Minister for Roads and Ports

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



Closure of McKenzie Lane, Seaford, to Through Vehicular Traffic

Notice is hereby given that the Frankston City Council at its ordinary meeting on Monday 10 December 2007, having complied with the provisions of clause 9 of schedule 11 of the Local Government Act 1989 (The Act), resolved that McKenzie Lane, Seaford, be closed to through vehicular traffic by installation of bollards at the point of closure shown cross hatched on the plan below.

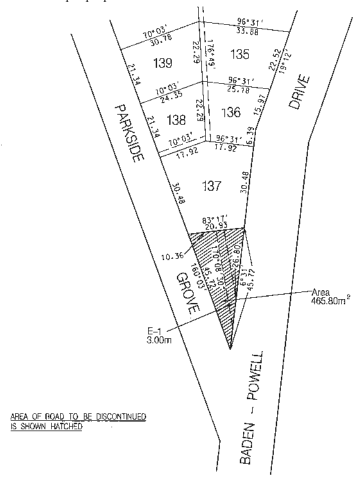


STEVE GAWLER Chief Executive Officer



Discontinuance of Part of Parkside Grove, Frankston South

Notice is hereby given that the Frankston City Council at its ordinary meeting on Monday 10 December 2007, being of the opinion that part of Parkside Grove, Frankston South, shown hatched on Council Plan No. M745A below, is not reasonably required as a road for public use and having complied with the provisions of clause 3 of schedule 10 of the **Local Government Act 1989** (The Act), resolved that the said part of road be discontinued and that the land comprising the part of road be retained for municipal purposes.



South East Water Ltd will continue to have and possess the same power, authority or interest in or in relation to the land shown as E1 on the said plan as it had or possessed prior to the said discontinuance, with respect to or in connection with any services laid in, on or over such land for the purposes of sewerage, and an easement will be created in favour of South East Water Ltd to protect existing services within the land.

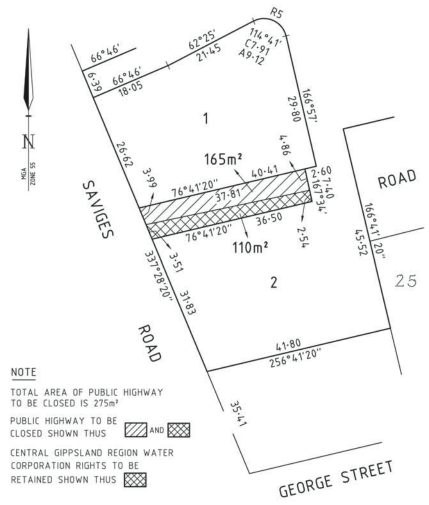
STEVE GAWLER Chief Executive Officer



Proposed Public Highway Discontinuance Part of Saviges Road Car Park, Moe

Pursuant to section 206 and schedule 10, clause 3 of the Local Government Act 1989, the Latrobe City Council, at its meeting held on Monday 3 December 2007, resolved to discontinue a section of the public highway, shown hatched on the plan below, declared by the former City of Moe over part of the Saviges Road car park, Moe, currently shown as Lot 2 on Plan of Subdivision 538435 and contained in Certificate of Title Volume 11003, Folio 329.

The land is to be sold to the adjoining property owner subject to any right, power or interest held by the Central Gippsland Regional Water Authority in connection with any sewers or pipes, in the section shown on the plan below, under their control.

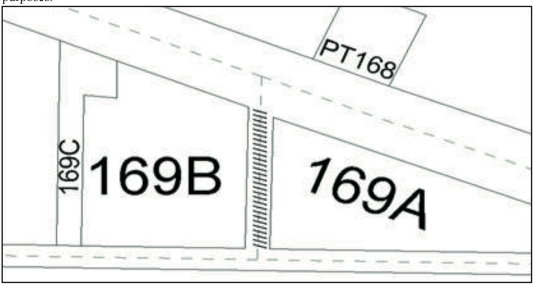


PAUL BUCKLEY Chief Executive Officer



Road Discontinuance Road abutting Allotments 169a and 169b – Parish of Lallat

At its meeting held on 11 December 2007, Council acting under clause 3 of schedule 10 of the **Local Government Act 1989**, Yarriambiack Shire resolved to discontinue the road as shown, as it is not reasonably required as a road for public use, and that the road be licensed for agricultural purposes.



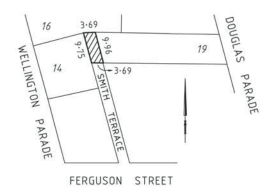
Dated 13 December 2007

RAY CAMPLING Chief Executive Officer

HOBSONS BAY CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the Local Government Act 1989, the Hobsons Bay City Council has formed the opinion that the road at the rear of 19 Douglas Parade and 14 & 16 Wellington Parade, Williamstown, shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owner.



BILL JABOOR Chief Executive Officer

HOBSONS BAY CITY COUNCIL

Hobsons Bay City Council is considering making a new Local Law, to be known as Hobsons Bay City Council Recreation Vehicles Local Law. Public Submissions about the proposed Local Law are now invited.

Proposed Local Law

Council proposes to make a Local Law to be known as 'Recreation Vehicles Local Law'. The following information about the proposed Local Law is provided in accordance with section 119 of the Local Government Act 1989.

Purpose of the Local Law

The objectives of this Local Law are to provide for the peace, order and good government of Hobsons Bay by:

- (1) regulating and controlling the use of recreation vehicles to ensure that:
 - the amenity of the area is not affected by the use of recreation vehicles;

- a nuisance is not caused to adjoining owners or occupiers; and
- (c) obstructions or dangers are not caused to others because of the use of recreation vehicles
- providing for the administration of the Council's powers and functions.

A copy of the proposed Local Law may be inspected at/or obtained from the Council Offices at 115 Civic Parade, Altona. Office hours are 8.00 am to 5.00 pm Monday to Friday. It may also be viewed on the Council's website: www. hobsonsbay.vic.gov.au/communityengagement

Any person affected by the proposed Local Law may make a written submission relating to it to the Council. Submissions received by Thursday 17 January 2008 will be considered in accordance with section 223 of the Local Government Act 1989. Any person requesting to be heard in support of their written submission may appear in person or may be represented by a person acting on their behalf before a meeting of the Council on a date to be fixed.

Submissions should be lodged at the above office of the Council or posted to PO Box 21, Altona 3018. Enquiries should be directed to the Health and Regulatory Department on 9932 4045.

> **BILL JABOOR** Chief Executive Officer



Making of Local Law – Consumption of Liquor and Behaviour in Public Places (Amendment) Local Law No. 11 (2007)

Notice is hereby given in accordance with section 119(3) of the Local Government Act **1989**, that Council at its meeting on 17 December 2007 resolved to make the Consumption of Liquor and Behaviour in Public Places (Amendment) Local Law No. 11 (2007).

The purpose of this Local Law is: -

to amend the Consumption of Liquor and Behaviour in Public Places Local Law No. 6 (2005);

- to regulate and control the consumption of alcohol in designated areas, and prohibit the possession of alcohol in other areas, within the Municipal District;
- to prohibit the possession of glass containers in specified areas within the Municipal district during specified periods;
- to protect against behaviour which causes detriment to the amenity and environment of the Municipal District; and
- to provide generally for the peace, order and good government of the Municipal District.
 The general purport of this Local Law is: –
- to extend the New Year's Eve period specified in the Local Law to apply from 9.00 pm, 30 December (currently 10.00 am on 31 December) to 12.00 midnight, 1 January;
- to prohibit the possession of sealed containers of liquor in public places during the New Year's Eve period unless being transported from point of sale to a vehicle or private residence for consumption;
- to prohibit the consumption of liquor or possession of an unsealed container of liquor throughout the municipal district on Australia Day between the hours of 11.00 pm, 25 January to 8.00 am, 27 January inclusive each year;
- to prohibit the possession of any glass container while in a public place during the New Year's Eve and Australia Day periods;
- to amend Schedule 31 of the Local Law to include Marvin Avenue, Rye.

A copy of the Local Law may be inspected at any of the Shire's Customer Service Offices, the Shire's website at www.mornpen.vic.gov.au or by contacting Mark Howells, Team Leader Governance on 5950 1422.

DR MICHAEL KENNEDY Chief Executive Officer



Proposed Amendment to Road Asset Management Plan

Pursuant to section 54 of the **Road Management Act 2004** and Part 3 of the Road Management (General) Regulations 2005, a review has been undertaken of Brimbank City Council's Road Asset Management Plan (the Plan) and it is now proposed to amend the Plan.

The proposed amendments relate to the standards in relation to, and the priorities to be given to, the inspection, maintenance and repair of the roads and classes of road to which the Plan applies. The Plan applies to all Council managed Sub-arterial, Collector and Local roads which are listed in Council's Register of Public Roads.

A copy of the proposed revised Road Asset Management Plan may be inspected or obtained from Council's Customer Service Centres located at the Keilor Municipal Office, Old Calder Highway, Keilor; and at Harvester Customer Service Centre, 301 Hampshire Road, Sunshine; or through Council's website: www.brimbank.vic.gov.au

In accordance with Part 3 of the Road Management (General) Regulations 2005, any person who is aggrieved by the proposed amendments may make a submission to Council by no later than 21 January 2008.

Submissions must be in writing and addressed to: Manager Engineering Services, Brimbank City Council, PO Box 70, Sunshine, Victoria 3020.

NICHOLAS FOA Chief Executive Officer

SWAN HILL RURAL CITY COUNCIL

Consumption of Liquor

Notice is hereby given, in accordance with section 119 of the **Local Government Act 1989** that Swan Hill Rural City Council at its Ordinary meeting on 18 December 2007, resolved to give effect to Schedules 6, 7, 8, and 9 which are to be incorporated by reference into Local Law No. 2 – Community in accordance with section 112 of the **Local Government Act 1989**.

The objectives of these resolutions are to:

- regulate and control the possession and consumption of liquor in designated areas in the municipality;
- protect against behavior which causes detriment to the amenity and environment of the municipality; and
- prevent nuisance and enable people to use public places without their quiet enjoyment being interfered with.

The purpose and general purport of the schedules is to prescribe those areas where alcoholic beverages must not be consumed or to have possession or control of any liquor other than liquor in a sealed container in or on any Municipal place marked:

In the township of Robinvale:

The area of any road (including the whole of the road reserve and any Crown Land of which the Swan Hill Rural City Council is the Committee of Management) or any public reserve within the land bounded by a line from the western boundary of Moore Street in the south parallel with the southern boundary of David Street, across the rail reserve in an easterly direction along the southern boundary of Ronald Street to Watkin Street, then in a southeasterly direction along the southern boundary of Alexander Street to the north-south section of Latje Road, then north along the eastern boundary of that road until it becomes a road known as Government Road, then following the north-east boundary of that road to the water's edge on the southern side of the Murray River, then west along the water's edge to the bridge, across Bromley Road to the western boundary of that portion of land known as Crown Allotment 22A, then along that western boundary generally south to its meeting with the northern boundary of Moore Street and along that boundary to the western boundary of Moore Street. (As delineated and hatched on the plan of Schedule 6).

2. In the township of Swan Hill:

The area bounded by Curlewis Street, Nyah Road, Stradbroke Avenue, Chapman Street, Nyah Road, Beveridge Street, McCallum Street, Splatt Street, McCrae Street, Beveridge Street, Gray Street, Campbell Street. (As delineated and hatched on the plan of Schedule 7).

3. In the township of Swan Hill between the hours of 11.00 pm and 6.00 am:

The area bounded by Karinie Street, Bish Road, Woorinen Road, Memorial Drive, Dead Horse Lane, Werrill Street, Murray Valley Highway, Pental Island Road to the Marraboor River then northerly along the west bank of the Marraboor River to the junction of the Murray River thence northerly along the bank of the Murray River to a point adjacent to Arnoldt Street, then west in a straight line to Arnoldt Street, Arnoldt Street, then west in a straight line to the Murray Valley Highway then north to Saleyards Lane returning south to Karinie Street; less the hatched area defined in Schedule 7. (As delineated and hatched on the plan of Schedule 8).

4. In the township of Nyah West:

The area bounded by Mary Street northerly from Monash Avenue to laneway, laneway easterly to railway reserve boundary and southerly to Monash Avenue, Monash Avenue easterly to railway crossing and westerly to intersection with Station Street, Station Street south-easterly to Gray Street, Gray Street to Frederick Street, Frederick Street northerly to Allan Street, Allan Street westerly to Mary Street, Mary Street northerly to Monash Avenue and point of commencement. (As delineated and hatched on the plan of Schedule 9).

In accordance with section 224A of the Local Government Act 1989, that Swan Hill Rural City Council, at its Ordinary meeting of 18 December 2007, resolved that any member of the Victoria Police is authorised to enforce clause 6.2 of Local Law No. 2 - Community in the designated areas

Copies of the Amendment and schedules 6, 7, 8 and 9 are available for inspection at Council's Customers Service Centres at 45 Splatt Street, Swan Hill, or 68 Herbert Street, Robinvale.

> **DENNIS HOVENDEN** Chief Executive Officer

WHITTLESEA CITY COUNCIL Making of Local Law

General Municipal Law No.1 (2008)

Notice is hereby given in accordance with section 119(3) of the **Local Government Act 1989** that Council, at its meeting on 11 December 2007, resolved to make General Municipal Law No.1 (2008).

The purpose of this Local Law is:

- to control and protect public places and Council land;
- to provide for a safe and healthy environment for persons within the municipal district;
- to control secondary activities on roads including street vendors and itinerant traders, outdoor eating facilities, repairs to vehicles, processions, street festivals and street parties;
- to control behaviour on roads, public places and Council land;
- to regulate the numbering of premises;
- to control the placement of things on roads and the use of vehicle crossings;
- to control the removal and impounding of vehicles, shopping trolleys and other things;
- to control the use of garbage and recycling receptacles;
- to limit the use of public places by a certain class of vehicle;
- to control fires, incinerators and fire prevention;
- to regulate advertising and bill posting;
- to control camping, stormwater drainage and naturestrip maintenance;
- to control the keeping of animals and birds;
- to control noise in public places;
- to control the use of trade skips and litter on building sites;
- to control wasp nests and bee hives;
- to prohibit pest plants; and
- to generally maintain the peace, order and good government of the municipal district.

The Local Law will come into operation on 1 January 2008.

A copy of the Local Law may be obtained at the Council Offices, 25 Ferres Boulevard, South Morang, during normal business hours or via Council's website www.whittlesea.vic.gov.au Enquiries should be directed to Angelo Mamatis, Governance Co-ordinator on 9217 2223.

DAVID TURNBULL Chief Executive Officer

WHITTLESEA CITY COUNCIL

Domestic (Feral and Nuisance Animals) Act 1994

Council in the exercise of its powers under section 26 of the **Domestic (Feral and Nuisance) Animals Act 1994** resolves that from the date of publication of this Order that:

1. General Matters

The owner of any dog must keep the dog under effective control by means of a leash or chain when they are in a public place in the municipal district.

2. Interpretation

For the purposes of this Order:

- (1) 'Public Place' has the same meaning as the **Summary Offences Act 1966**.
- (2) 'Owner' has the same meaning as in the **Domestic (Feral and Nuisance Animals) Act 1994**.

This Order takes effect when it is published in the Government Gazette and in a newspaper circulating in the municipal district.

> DAVID TURNBULL Chief Executive Officer



Planning and Environment Act 1987

MELTON PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C72

Authorisation A0791

The Melton Shire Council has prepared Amendment C72 to the Melton Planning Scheme

In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Melton Shire Council as planning authority to prepare the Amendment.

The land affected by the Amendment is 1048– 1132 Western Highway, Caroline Springs.

The Amendment proposes to rezone the land from Residential 1 Zone to a Business 4 Zone, delete the existing Development Plan Overlay (DPO1) from the site, and introduce a new Development Plan Overlay (DPO15) specific to this site.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: the office of the planning authority, Melton Shire Council; and at the Department of Planning and Community Development, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne.

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

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

The closing date for submissions is Friday 1 February 2008. A submission must be sent to the Planning Services Manager, Shire of Melton at 232 High Street, Melton, 3337.

> **NEVILLE SMITH** Chief Executive

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 22 February 2008, 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.

- ADAIR, Elizabeth, late of Parkhill Gardens Residential Aged Care Facility, 160 Tyabb Road, Mornington, Victoria 3931, retired and who died on 15 November 2007.
- AITCHISON, Evelyn Olive, late of Hobson's Bay Nursing Home, 33 Rymill Court, Altona North, Victoria 3025, pensioner and who died on 6 October 2007.

- DE BON, Dorothy Jean, late of Otway Pioneer Lodge, 2-28 Connor Street, Colac, Victoria 3250, pensioner and who died on 30 July 2007.
- GRUMMISCH, Richard Henry, late of 12 Sparks Avenue, Fairfield, Victoria 3078, retired and who died on 18 August 2007.
- JASENAC, Rasim, also known as Rasim Jasenac and Rasim Jasenic, late of Unit 8, 2 Garden Street, Essendon, Victoria 3040, who died on 17 May 2007.
- HAYES, William Edward, late of Western Hospital, Gordon Street, Footscray, Victoria 3011, pensioner and who died on 3 September
- McNAMARA, Patricia, late of RMB 6412, 448 Dutton Way, Dutton Way, Victoria 3305, who died on 22 August 2007.
- MOONEY, Timothy, late of Taylors Lodge Nursing Home, 6 Copernicus Way, Keilor Downs, Victoria 3038, who died on 10 March 2005.
- MURRAY, Norman Arthur, late of Unit 2, 57 Royal Avenue, Sandringham, Victoria 3191, retired and who died on 17 September 2007.
- PHELAN, Marion Lillian, formerly of Unit 3, 12 Latrobe Street, Brunswick, but late of St Catherines House, 1 Clayton Road, Balwyn, Victoria 3103, widow and who died on 17 June 2007.
- POWELL, Peter Erin, formerly of 91 Chapman Street, Sunshine, but late of Springtime Sydenham (Ex-Manchester Lodge), 41 Manchester Drive, Sydenham, Victoria 3037, pensioner and who died on 3 August 2007.
- THAW, David John, late of 9 Kellet Way, Roxburgh Park, Victoria 3064, postman and who died on 2 August 2007.

Dated 14 December 2007

MARY AMERENA Manager **Executor and Trustee Services**

EXEMPTION

Application No. A341/2007

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the Equal Opportunity Act 1995, by Wodonga Middle Years College (WMYC). The application for exemption is to enable the applicant to advertise and employ a male Teacher Aide specifically to assist a student at the College (the exempt conduct).

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- A male student attending WMYC has cerebral palsy. He is wheelchair dependent and requires assistance to bear weight and transference. He has undergone surgery to improve his ability to transfer and weight bear. The outcome of this surgery is that he will definitely require assistance to perform these functions.
- He is currently on the Disability and Impairment Program Level 4 Funding.
- The teenage male student needs help with toiletry assistance. An adult male Integration Aide in this circumstance is appropriate.

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 exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 November 2010.

Dated 20 November 2007

HER HONOUR JUDGE HARBISON Vice President

EXEMPTION

VCAT Reference No. A161/2007

CATCHWORDS

APPLICANT: ADI Limited WHERE HELD: Melbourne

BEFORE: Her Honour Judge Harbison

HEARING TYPE: Exemption

DATE OF HEARING: 14 September 2007 DATE OF ORDER: 27 November 2007

CITATION: ADI Limited (Anti-Discrimination) [2007] VCAT 2242

ORDERS

- 1. Pursuant to section 83(1) of the **Equal Opportunity Act 1995**, an exemption is granted to the Applicant Companies from the operation of sections 13, 14, 15, 98, 100 and 195 of the **Equal Opportunity Act 1995** (Vic.) ('the Act') for a period of three years from the date of gazettal of this order.
- 2. The exemption is granted in respect of the operation of sections 13, 14, 15, 98, 100 and 195 of the Act insofar as those sections relate to the 'race' (as that attribute is defined in section 4 of the Act) of employees, job applicants, and contract workers of the Applicant Companies.
- 3. The class of activities for which the exemption is granted is discrimination against employees, job applicants and contract workers, where such discrimination is required for the Applicant Companies to undertake certain defence projects (Controlled Projects) in compliance with the laws of the United States of America in particular the International Traffic in Arms Regulations and the Export Administration Regulations (together U.S. Export Laws). The exemption granted would permit the Applicant Companies to:–
 - (a) Require employees, job applicants and contract workers of the Applicant Companies to provide details of their place of birth and nationality to enable the Applicant Companies to determine whether those people are permitted by U.S. Export Laws to work on Controlled Projects and/or to access technology, materials or information that are subject to restriction under the U.S. Export Laws (Controlled Material);

- (b) Identify, by publication of a list, those employees and contract workers that are permitted to access Controlled Material or work on Controlled Projects due to their nationality or inclusion in a relevant Agreement, such list to be limited to only those officers and employees with a need to know;
- (c) Identify by means of security passes or otherwise a system that identifies whether an employee or contract worker is permitted to work on Controlled Projects and/or the level of access permitted to that employee or contract worker to Controlled Material due to that employee's or contract worker's nationality. Such passes may be colour coded but in such a way that it does not specifically identify an employee or contract worker's nationality;
- (d) Restrict access to Controlled Material or work on Controlled Projects that are regulated by U.S. Export Laws to particular employees or contract workers, based on their nationality;
- (e) Reject applications from job applicants to join the Applicant Companies' workforce in positions requiring access to Controlled Material or relating to Controlled Projects regulated by U.S. Export Laws based on nationality;
- (f) Transfer employees and contract workers from Controlled Projects regulated by the U.S. Export Laws on the basis that, because of their nationality, the U.S. Export Laws do not permit them to work on those Controlled Projects, as a result of existing or changed nationality or a change to the requirements of the Controlled Project;
- (g) Require employees and contract workers involved in Controlled Projects to notify the Applicant Companies of any change to their nationality;
- (h) Provide to companies that transfer Controlled Material to the Applicant Companies, details of the nationality of those employees and contract workers in the Applicant Companies' workforce who will have access to that Controlled Material;
- (i) Provide to companies who use Controlled Material regulated by U.S. Export Laws at their facilities, details of the nationality of those in the Applicant Companies' workforce who will attend those facilities; and
- (j) Enter into agreements with the Applicant Companies' contractors, agents and consultants pursuant to which those third parties undertake to comply with the matters referred to in (a) to (i) above.
- 4. These orders are conditional on the Applicant furnishing a report every 6 months to the Human Rights and Equal Opportunity Commission. Such report must disclose:—
 - (a) all strategies in place to ensure compliance with anti-discrimination legislation, including all training programs, internal audits and complaints within each reporting period;
 - (b) the number of job applicants rejected for ITAR purposes, but subsequently appointed to other roles within each reporting period;
 - (c) the number of employees retrenched or redeployed due to ITAR requirements and any steps taken to minimise retrenchment or redeployment, and any steps taken generally to mitigate the impact of the Applicant's responsibility under ITAR on the deployment of its workforce within each reporting period;
 - (d) the number of vacancies advertised within each reporting period, including the number of such vacancies where candidates were required to satisfy ITAR related requirements.

HER HONOUR JUDGE HARBISON Vice President

EXEMPTION

Application No. A337/2007

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995**, by Yarra Valley Community Health Service. The application for exemption is to enable the applicant to advertise and employ individuals who identify as Aboriginal or Torres Strait Islanders for the position of Aboriginal Support and Liaison Officer based at the Maroondah Hospital (the exempt conduct).

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- Eastern Health has five main campuses including the Maroondah Hospital. Eastern Health provides a culturally appropriate quality health service to improve the cultural, spiritual, physical, social and emotional well-being to the Indigenous Community members in order to enhance life potential and opportunities.
- The Indigenous Support and Liaison Officer, based at the Maroondah Hospital, will play a key role in supporting Aboriginal patients during their admission and ensure effective discharge planning into mainstream primary care services.

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 exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 December 2010.

Dated 11 December 2007

HER HONOUR JUDGE HARBISON Vice President

EXEMPTION

Application No. A355/2007

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995**, by Swan Hill Rural City Council. The application for exemption is to enable the applicant to advertise and employ an Aboriginal

or Torres Strait Islander as an Indigenous Project Manager (the exempt conduct).

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

 The Swan Hill Rural City Council wishes to supportIndigenous employment opportunities and furthermore assist the council to connect with local Aboriginal Tribes.

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 exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 December 2010.

Dated 17 December 2007

HER HONOUR JUDGE HARBISON Vice President

EXEMPTION

Application No. A353/2007

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995**, by Bendigo Senior Secondary College. The application for exemption is to enable the applicant to advertise and employ a suitably experienced and qualified male integration aide to work with and provide care to a male student with cerebral palsy for the remainder of time that the student will be at the college – expected 2 years (the exempt conduct).

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

• The College has a program supporting students with additional learning problems.

- The male aide for this position is to aid a 16 year old male student with a profound physical disability who requires full time support which includes assisting with mobility, toileting, note taking, eating and providing physical and emotional safety.
- There is funding from the Program for Students with Disabilities under the category of significant Physical Disabilities for the total time the student attends the school including all breaks.

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 exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 December 2010.

Dated 13 December 2007

HER HONOUR JUDGE HARBISON Vice President

Country Fire Authority Act 1958

DECLARATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by section 4 of the Country Fire Authority Act 1958, I, Neil Graeme Bibby, Chief Executive Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Sustainability and Environment, hereby declare the following periods to be the Fire Danger Period in the municipal districts of the municipalities or parts of municipalities specified, commencing on the dates shown and, unless varied by subsequent declaration, ending at 0100 hours on 1 May 2008.

To commence from 0100 hours on 24 December 2007:

Ararat Rural City Council (remainder)

Pyrenees Shire Council (remainder)

Moyne Shire Council

Warrnambool City Council

Southern Grampians Shire Council (remainder)

NEIL G. BIBBY AFSM Chief Executive Officer

Electricity Industry Act 2000

PYRENEES WIND ENERGY DEVELOPMENTS PTY LTD (ABN 31 097 047 268)

Notice of Grant of an **Electricity Generation Licence**

The Essential Services Commission gives notice under section 30 of the Electricity Industry Act 2000 (EI Act) that, pursuant to section 19 of the EI Act, it has granted a licence to Pyrenees Wind Energy Developments Pty Ltd, ABN 31 097 047 268, to generate electricity in Victoria. The licence takes effect 12 December 2007.

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

Dated 14 December 2007

GREG WILSON Chairperson

Plant Health and Plant Products Act 1995

DECLARATION OF AN EXOTIC DISEASE

I, Joe Helper, Minister for Agriculture, under section 5A of the Plant Health and Plant Products Act 1995, declare the disease Ramularia Leaf Spot caused by the fungus Ramularia didymarioides Briosi & Sacc. to be an exotic disease.

This order takes effect from the day it is published in the Government Gazette, and remains in force for 28 days.

Dated 17 December 2007

JOE HELPER MP Minister for Agriculture

Racing Act 1958

APPOINTMENT TO HARNESS RACING VICTORIA'S PANEL OF APPEAL ASSESSORS

James Rodney Osborne is appointed under section 49C of the Racing Act 1958 as a member of Harness Racing Victoria's Panel of Assessors for the period 15 November 2007 to 30 June 2010.

Dated 15 November 2007

ROB HULLS MP Minister for Racing

Transport Act 1983 ROADS CORPORATION

Tow Truck Application

Notice is hereby given that the following application will be considered by the Licensing Authority after 23 January 2008.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Vehicle Management & Safety, Locked Bag 9000, Kew, Victoria 3101, not later than 17 January 2008.

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

Truck Wreck Pty Ltd. Application for variation of conditions of tow truck licence number 019HTT and 020HTT which authorises the licensed vehicles to be managed, controlled and operated from a depot situated at 106–112 Golfcourse Road, Horsham, to change the depot address to 50 Kalkee Road, Horsham.

Dated 20 December 2007

ROSS McARTHUR
Acting Director
Vehicle Management & Safety
Road Safety & Network Access
Roads Corporation

Transport Act 1983 ROADS CORPORATION

Tow Truck Application

Notice is hereby given that the following application will be considered by the Licensing Authority after 23 January 2008.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Vehicle Management & Safety, Locked Bag 9000, Kew, Victoria 3101, not later than 17 January 2008.

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

Dallas Wilson. Application for variation of conditions of tow truck licence numbers TOW190 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 41 Grant Street, Yarram to change the depot address to 46 Rodgers Street, Yarram.

Note: This Licence is under consideration for transfer to Peter Mayo.

Dated 20 December 2007

ROSS McARTHUR
Acting Manager
Commercial Vehicle Operations
Road Safety & Network Access
Roads Corporation

Water Act 1989

SECTION 122P (1c ii)

Extension of the Lancefield Sewerage District

For the purpose of the **Water Act 1989**, Western Region Water Corporation (Western Water) gives notice of a proposed extension to the Lancefield Sewerage District.

The proposed extension is shown on the Western Region Water Corporation Map reference number WW 00003 and is the area bounded by the red line.

Plans of the proposed district can be viewed at Western Water's Sunbury Administration office, 36 Macedon Street, Sunbury, during normal business hours.

Submissions are invited by members of the public for up to 30 days of the notice appearing in the Victoria Government Gazette. Any person making a submission is asked to set out grounds for any objections raised in their submissions.

Any submissions should be sent to Robert Belcher, PO Box 2371, Sunbury DC 3429. Submissions must be received by 21 January 2008.

Contact: Robert Belcher, Sustainability 9218 5467.

Crown Land (Reserves) Act 1978

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

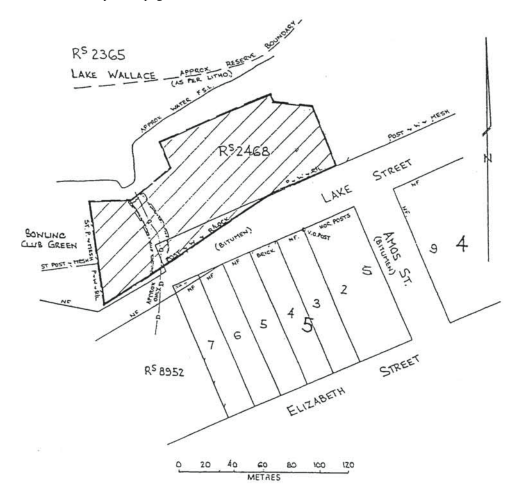
Under sections 17D and 17DA of the Crown Land (Reserves) Act 1978 I, Gavin Jennings, Minister for Environment and Climate Change, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the Crown Land (Reserves) Act

1978, approve the granting of a lease by the West Wimmera Shire Council over the area of Crown land described in the Schedule below for the purpose of a Caravan Park and, in accordance with section 17D(3)(a) of the Crown Land (Reserves) Act 1978, state that –

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

SCHEDULE

The land shown by hatching on the plan E/6.3.91 attached to the Department of Sustainability and Environment file Rs 2468, being part of being part of the land temporarily reserved for Public Park, Gardens and Recreation by Order in Council 20 February 1968 published in the Government Gazette 28 February 1968 page 544.



File No. Rs 2468 Dated 8 December 2007

GAVIN JENNINGS, MLC Minister for Environment and Climate Change

Crown Land (Reserves) Act 1978

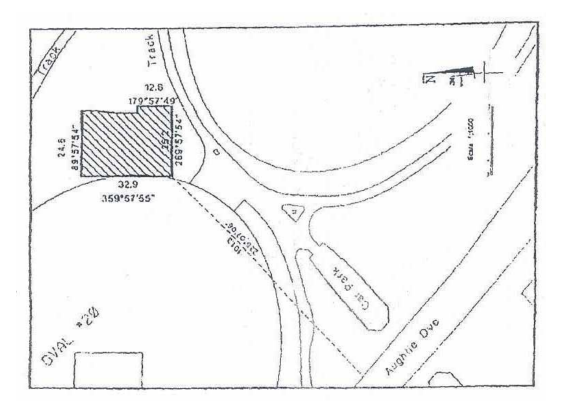
ORDER GIVING APPROVAL TO GRANT A LEASE UNDER SECTIONS 17D AND 17DA

Under sections 17D and 17DA of the **Crown Land (Reserves) Act 1978** I, Gavin Jennings MLC, Minister for Environment and Climate Change, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by Parks Victoria for the purpose of sporting and ancillary activities of the Albert Park and Middle Park Sports Club Incorporated (including the consumption and sale of liquor and the preparation or cooking of food) over part of the Albert Park Reserve described in the Schedule below and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that:—

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

SCHEDULE

The area of land shown by hatching on the following plan, being part of the land permanently reserved for Public Park by Order in Council of 21 March 1876 (vide Government Gazette of 24 March 1876, page 568).



1204268 Dated 27 November 2007

Crown Land (Reserves) Act 1978

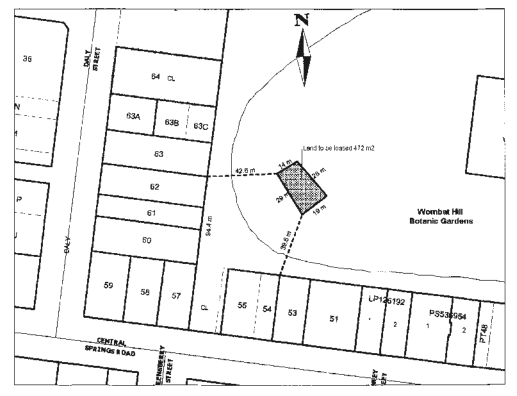
ORDER GIVING APPROVAL TO GRANT OF A LEASE UNDER SECTIONS 17D AND 17DA

Under sections 17D and 17DA of the Crown Land (Reserves) Act 1978 I, Gavin Jennings MLC, Minister for Environment and Climate Change, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the Crown Land (Reserves) Act 1978, approve the granting of a lease to a tenant to be identified by a public tender process by the Hepburn Shire Council as the Committee of Management, for a term up to twenty one (21) years for the purpose of a Caretaker's Residence and Operation of a Business and a Kiosk over the area of Crown land being part of the Wombat Hill Botanic Gardens Reserves described in the Schedule below and, in accordance with section 17D(3) (a) of the Crown Land (Reserves) Act 1978, state that -

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

SCHEDULE

The land shown shaded on the following plan being part of Allotment 65, Section 37, Township of Daylesford, Parish of Wombat permanently reserved for Public Gardens by Order in Council of 11 November 1872 and by Notice published in the Government Gazette of 1872, page 1581.



Dated 28 November 2007 File No. 0512706

Melbourne Cricket Ground Act 1984

MELBOURNE CRICKET GROUND (OPERATION OF FLOODLIGHTS) ORDER NO. 4/2007

I, James Merlino, Minister for Sport, Recreation and Youth Affairs, make the following Order:

1. Title

This Order may be cited as the Melbourne Cricket Ground (Operation of Floodlights) Order No. 4/2007.

2. Objectives

The objectives of the Order are to:

- (a) specify the days and times during which the floodlights affixed to the floodlight towers at the Melbourne Cricket Ground (MCG) may be used; and
- (b) specify the purpose for which the floodlights may be used on those days.

3. Authorising provision

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

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

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

- Between 8.30 pm and 11.30 pm on 24 December 2007 for the purpose of telecasting Carols by Candlelight.
- Between 8.30 pm on 26 January 2008 and 12.00 am on 27 January 2008 for the purpose of a concert.

Dated 17 December 2007

JAMES MERLINO MP Minister for Sport, Recreation and Youth Affairs

Occupational Health and Safety Act 2004 VICTORIAN WORKCOVER AUTHORITY

Notice of Issue of Major Hazard Licence

On 7 December 2007, a licence under Chapter 6 of the Occupational Health and Safety Regulations 2007 was issued to Esso Australia Pty Ltd and authorises the facility located at Cemetery Road, Hastings, Victoria, 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 10 December 2012.

The licence did not include conditions.

The following Schedule 9 materials were authorised by the licence:

From Table 1 of Schedule 9

Material	UN Nos. Included Under Name
Hydrogen Sulfide	1053
LP Gases	1011, 1012, 1075, 1077, 1978
Methane or Natural Gas	1971, 1972

From Table 2 of Schedule 9

Material	Description
Compressed and liquefied gases	Compressed or liquefied gases of Class 2.1 or Subsidiary Risk 2.1
Flammable materials	Liquids which meet the criteria for Class 3 Packing Group 1 Materials (except for crude oil in remote locations)
Flammable materials	Liquids which meet criteria for Class 3 Packing Group II or III materials

GREG TWEEDLY Chief Executive

Occupational Health and Safety Act 2004 VICTORIAN WORKCOVER AUTHORITY

Notice of Issue of Major Hazard Licence

On 7 December 2007, a licence under Chapter 6 of the Occupational Health and Safety Regulations 2007 was issued to Esso Australia Pty Ltd and authorises the facility located at Garretts Road, Longford, Victoria, 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 10 December 2012.

The licence did not include conditions.

The following Schedule 9 materials were authorised by the licence:

From Table 1 of Schedule 9

Material UN Nos. Included Under Name	
Hydrogen Sulfide	1053
LP Gases	1011, 1012, 1075, 1077, 1978
Methane or Natural Gas	1971, 1972

From Table 2 of Schedule 9

Material	Description
Compressed and liquefied gases	Compressed or liquefied gases of Class 2.1 or Subsidiary Risk 2.1
Flammable materials	Liquids which meet the criteria for Class 3 Packing Group 1 Materials (except for crude oil in remote locations)
Flammable materials	Liquids which meet the criteria for Class 3 Packing Group II or III
Oxidising Materials	Oxidising materials that meet the criteria for Class 5.1 Packing Group I or II

GREG TWEEDLY Chief Executive

NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES UNDER THE PROVISIONS OF THE PRIVATE AGENTS ACT 1966 – 7494

I, the undersigned, being the Registrar of the Magistrates' Court at Melbourne hereby give notice that applications, as under, have been lodged for hearing by the said Court on the date specified. Any person desiring to object to any of such applications must:-

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

Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence
Simas Finai	Lyndon Peak P/L	6 McGlone Street, Mitcham 3132	Commercial Sub- Agents Licence
Connie Monteleone	Australian	363 King Street,	Commercial Sub-
	Receivables Ltd	Melbourne, Vic. 3000	Agents Licence
Graeme D. Wilson	Australian	363 King Street,	Commercial Sub-
	Receivables Ltd	Melbourne, Vic. 3000	Agents Licence
Gillian M. Coleman	Industry Fund	1/560 Lonsdale Street,	Commercial Agents
	Control	Melbourne, Vic. 3000	Licence
Leanne Maree Hanlin	NCL Commercial	105 Melville Road,	Commercial Agents
	Agents P/L	West Brunswick 3055	Licence
Nicola Jayne Glas	NCL Commercial	105 Melville Road,	Commercial Agents
	Agents P/L	West Brunswick 3055	Licence

Dated at Melbourne 13 December 2007

TREVOR RIPPER Registrar Magistrates' Court of Victoria

NOTICE OF RECEIPT OF APPLICATIONS FOR COMMERCIAL SUB-AGENT'S LICENCE UNDER THE PROVISIONS OF THE PRIVATE AGENTS ACT 1966

I, the undersigned, being the Registrar of the Magistrates' Court at Ringwood hereby give notice that applications, as under, have been lodged for hearing by the said Court on the date specified. Any person desiring to object to any of such applications must:—

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

Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee	Place of Abode of Applicant or Nominee	Type of Licence	Date of Hearing of Application
Tania Ilion	40 Osborne Road, Warrandyte 3113	Commercial Sub- Agent's Licence	23/01/08
Raymond Patrick Corless	40 Osborne Road, Warrandyte 3113	Commercial Sub- Agent's Licence	23/01/08

Dated at Ringwood 11 December 2007

DONALD J. GEAR Registrar Magistrates' Court of Victoria

NOTICE OF RECEIPT OF APPLICATIONS FOR COMMERCIAL SUB-AGENT'S LICENCE UNDER THE PROVISIONS OF THE PRIVATE AGENTS ACT 1966

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

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

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

Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee	Place of Abode of Applicant or Nominee	Type of Licence	Date of Hearing of Application
		Commercial Sub- Agent's Licence	23/01/08

Dated at Ringwood 13 December 2007

BRUCE HAMILTON Deputy Registrar Magistrates' Court of Victoria

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

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

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

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

Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing
Colleen Coleman (nominee)	William Robert Coleman Pty Ltd, trading as Melbourne Claims Recovery Service	10 Ellesmere Court, Frankston	Commercial Agent – corporation	31/12/07
Scott Halliburton (nominee)	Skiptracer Pty Ltd	785 Nepean Highway, Frankston	Commercial Agent – corporation	31/12/07
Maryanne Chamberlain (nominee)	C. & O. Nominees Pty Ltd, trading as Rapid Response Recoveries	33 Wangara Road, Cheltenham	Commercial Agent – corporation	31/12/07
Graham Vose (nominee)	Coastal Mercantile Pty Ltd	Level 1, Suite 10, 108–120 Young Street, Frankston	Commercial Agent – corporation	31/12/07
James Carter (nominee)	F. & D. Mercantile Agents Pty Ltd	30 Walker Street, Dandenong	Commercial Agent – corporation	31/12/07
Marcel Labouchardiere (nominee)	Alinta Asset Management Pty Ltd	321 Ferntree Gully Road, Mt Waverley	Commercial Agent – corporation	31/12/07
Russell Arthur Pearson		17 Drovers Lane, Somerville	Commercial Agent – individual	31/12/07
George Graham Bower	Lance Credit Agency	31 Marcus Road, South Frankston	Commercial Agent – Firm	31/12/07

Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing
Robyn Bower		31 Marcus Road, South Frankston	Commercial Sub-Agent	31/12/07
Julie Ann Hart		31 Marcus Road, South Frankston	Commercial Sub-Agent	31/12/07
Rozyte Miller		785 Nepean Highway, Frankston	Commercial Sub-Agent	31/12/07
Benjamin Reidy		785 Nepean Highway, Frankston	Commercial Sub-Agent	31/12/07
Daryl Morrison		785 Nepean Highway, Frankston	Commercial Sub-Agent	31/12/07
Leilarni Thompson		321 Ferntree Gully Road, Mt Waverley	Commercial Sub-Agent	31/12/07
Jennifer Butterworth		321 Ferntree Gully Road, Mt Waverley	Commercial Sub-Agent	31/12/07
James Horne		Level 1, Suite 10, 108–120 Young Street, Frankston	Commercial Sub-Agent	31/12/07
Andrew Taranto		Level 1, Suite 10, 108–120 Young Street, Frankston	Commercial Sub-Agent	31/12/07

Dated at Frankston 7 December 2007

MISTY SUMMERS Deputy Registrar Magistrates' Court of Victoria



Marine Act 1988

SECTION 15 NOTICE

I, the Director of Marine Safety, on the recommendation of Stuart Ord, Regional Manager, City and Bays, Parks Victoria, hereby give notice under subsection 15(1) of the Marine Act 1988 that from 12.00 pm (noon) on Friday 31 December 2007 until 2.00 am on Saturday 1 January 2008, bathing and the operation of vessels (including anchoring, mooring or allowing a vessel to lie), excluding vessels associated with the fireworks event and vessels owned and operated by Parks Victoria are prohibited within 200 metres of the fireworks barge located approximately 200 metres north-west of the Royal Geelong Yacht Club, (in an area between Cunningham Pier and Royal Geelong Yacht Club).

Reference No. 277/2007 Dated 18 December 2007

> BRIAN RICHES Director of Marine Safety



Marine Act 1988

SECTION 15 NOTICE

I, the Director of Marine Safety, on the recommendation of Stuart Ord, Regional Manager, City and Bays, Parks Victoria, hereby give notice under subsection 15(1) of the **Marine Act 1988** that from 8.30 pm until 10.00 pm on 21 December 2007, bathing and the operation of vessels (including anchoring, mooring or allowing a vessel to lie), excluding those vessels involved with the fireworks display, vessels owned and operated by Parks Victoria and with the permission of Parks Victoria, are prohibited on the waters of Western Port within 120 metres of the barge located approximately 150 metres from the shore in Evans Inlet, Tooradin.

Reference No. 282/2007 Dated 17 December 2007

> BRIAN RICHES Director of Marine Safety



Marine Act 1988

SECTION 15 NOTICE

I, the Director of Marine Safety, on the recommendation of Acting Senior Sergeant Steven Towers, a member of the Police Force, hereby give notice under subsection 15(2) of the Marine Act 1988, that from 12.30 pm on Saturday 5 January 2008 until 3.30 pm on Saturday 5 January 2008, the operation of vessels, excluding Life Saving Victoria vessels associated with the 'Pier to Pub' swimming event, is prohibited on all waters inside an area bounded by the Lorne Pier, the Lorne foreshore and a line extending from the outer end of Lorne Pier to a position on the foreshore 200 metres north of the Lorne Surf Life Saving Club.

Reference No. 280/2007 Dated 17 December 2007

> BRIAN RICHES Director of Marine Safety



Marine Act 1988 SECTION 15 NOTICE

I, the Director of Marine Safety, on the recommendation of Kevin Hannagan, Chief Executive Officer, Shire of Strathbogie, hereby give notice under subsection 15(1) of the **Marine Act 1988** that:

- 1. the rules regulating the operation of vessels on the waters of the Goulburn River from Hughes Creek to Goulburn Weir including Lake Nagambie set out in Schedule 91 of the Notice made under section 15(1) of the **Marine Act 1988** are hereby revoked; and
- 2. replaced by the following rules regulating the operation of vessels on the waters of the Goulburn River from Hughes Creek to Goulburn Weir including Lake Nagambie.

WATERS – THE GOULBURN RIVER FROM HUGHES CREEK TO GOULBURN WEIR INCLUDING LAKE NAGAMBIE

Waterway Manager – Strathbogie Shire Council

1. Definitions for the purposes of this Schedule:

- (a) 'Backwaters' are waters adjacent to the Goulburn River but not forming part of the main river course.
- (b) 'Chinaman's bridge' is the current bridge located on the Heathcote Nagambie Road.
- (c) 'Goulburn River' is all the water between the exposed banks of the main river course.
- (d) 'Goulburn Weir' is all the waters of the Weir downstream from the Goulburn River entrance to the Weir adjacent to the location known as 'Verge's Jetty'.
- (e) 'Lake Nagambie' is all the water east of an imaginary line extending from the waters edge at the northern extremity of Vickers Island to the water's edge adjacent to the prolongation of Racecourse Road, Nagambie, and east of the western entrance to the location known as the scour where it joins the Goulburn River.
- (f) 'Un-powered vessel' a vessel that does not have an engine that is used or is capable of being used for propulsion.
- (g) 'Zone delineation' the terms 'signs', 'buoys', 'markers' and 'poles' should be considered as inter-changeable.

2. 5 knot speed restriction zones for the purposes of clause 7.

All the waters of this Schedule are subject to a speed restriction of 5 knots between one hour after sunset and one hour before sunrise, excluding zones where the operation of vessels is prohibited.

GOULBURN RIVER (from Hughes Creek to Goulburn Weir) and GOULBURN WEIR

3. Specification of exceptions to clauses 3(a) (5 knots within 50 metres of the water's edge) and 3(b) (5 knots within 50 metres of a fixed or floating structure).

The following waters of the Goulburn River are excluded from the provisions of clauses 3(a) and 3(b) as described below.

- (a) The provisions of clause 3(a) do not apply to the waters of the Goulburn River from Hughes Creek to the entrance to Goulburn Weir, excluding the waters described in Item 4(a) of this Schedule.
- (b) The provisions of clause 3(b) do not apply to the waters of the Goulburn River described in Item 8 of this Schedule in relation to fixed or floating structures associated with waterskiing activities.

4. 5 knot speed restriction zones for the purposes of clause 7.

- (a) The following waters of the Goulburn River and backwaters are subject to a speed restriction of 5 knots:
 - (i) from Hughes Creek to signs on or near each bank approximately 1000 metres downstream;
 - (ii) between signs on or near each bank situated approximately 300 metres upstream and downstream from the Mitchelton Winery landing;
 - (iii) between signs on or near each bank situated approximately 150 metres upstream from the Chateau Tahbilk Winery landing to signs on or near each bank situated at the upstream boundary Item 8, approximately 500 metres downstream from the landing;
 - (iv) from approximately 600 metres downstream of Chinaman's Bridge to Kirwan's Bridge, including backwaters, and marked by signs on or near each bank, excluding the '20 knot zones' described in Items 5(b), 5(c), 5(d) and 5(e) of this Schedule.
- (b) All the waters of the Goulburn Weir are subject to a speed restriction of 5 knots, excluding a channel delineated by combination 5 knot / port and starboard markers from the Goulburn River entrance to the Weir to adjacent to the Nagambie Lakes Country Retreat.

5. 20 knot speed restriction zone for the purposes of clause 7.

The following waters of the Goulburn River are subject to a speed restriction of 20 knots:

- (a) between the downstream boundary of the '5 knot zone' described in Item 4(a)(i) of this Schedule and the upstream boundary of the '5 knot zone' described in Item 4(a) (iii) of this Schedule and as marked by signs on or near each bank, excluding the '5 knot zone' described in Item 4(a)(ii);
- (b) between the 'exclusive use and special purpose zone' described in Item 8 of this Schedule and the vicinity of the entrance to the Nagambie Lakes Caravan Park approximately 700 metres downstream of Chinaman's Bridge and as marked by signs on or near each bank;
- (c) between the vicinity of the downstream boundary of the Nagambie Lakes Caravan Park and the downstream extremity of Teddy Bear Island and as marked by signs on or near each bank:
- (d) from approximately 800 metres downstream of Teddy Bear Island to adjacent to Lobbs Island at the entrance to the eastern backwater and as marked by signs on or near each bank:
- (e) from the downstream extremity of Turner Island to Kirwan's Bridge and as marked by signs on or near each bank.

6. Areas where water-skiing is prohibited for the purposes of clause 8.

The following waters are prohibited for the purposes of waterskiing:

- (a) the waters of the Goulburn River between Hughes Creek and Kirwan's Bridge, except as provided in the 'exclusive use and special purpose zone' described in Item 8 of this Schedule; and
- (b) all backwaters.

7. Areas where vessels are prohibited for the purposes of clause 9.

The following waters of the Goulburn Weir are prohibited to vessels:

- (a) between the Weir wall of the Goulburn River and the Stuart Murray Canal and a line approximately 200 metres upstream to an imaginary line between two beacons on opposite shores marked 'Stop' and 'Prohibited Water Beyond This Point';
- (b) within approximately 90 metres of the Cattanach Canal Offtake and as marked by red buoys;
- (c) within 90 metres of the Goulburn Channel Offtake and as marked by red buoys.

8. Exclusive use and special purpose areas for the purposes of clause 13.

- (a) The waters of the Goulburn River between the '5 knot zone' described in Item 4(a) (iii) of this Schedule and approximately 1300 metres downstream from Sandy Creek and as marked at each end by signs on or near each bank are set aside exclusively for water-skiing and activities associated with waterskiing, excluding vessels transiting the zone and keeping as close as practicable to the river bank.
- (b) The application of clause 2(c) (b) of this Notice is limited to vessels engaged in waterskiing and activities associated with waters-skiing.

LAKE NAGAMBIE

Vessel operating and zoning rules on Lake Nagambie for water levels 123.900 metres AHD and above as measured at the Goulburn Murray Water gauge located on the Goulburn Weir wall.

9. Specification of exceptions to clauses 3(a) (5 knots within 50 metres of the water's edge) and 3(b) (5 knots within 50 metres of a fixed or floating structure).

The following waters of Lake Nagambie are excluded from the provisions of clauses 3(a) and 3(b) as described below.

- (a) The provisions of clause 3(a) do not apply to waters of Lake Nagambie.
- (b) The provisions of clause 3(b) do not apply to the waters of Lake Nagambie within 50 metres of the McNamara Point boat ramp, excluding the waters contained in the '5 knot zone' described in Item 10(b) of this Schedule.

10. 5 knot speed restriction zones for the purposes of clause 7.

The following waters of Lake Nagambie are subject to a speed restriction of 5 knots:

- (a) the waters of Lake Nagambie south and east of an imaginary line commencing at a red buoy on the north-west corner of the 'No Boating Zone' as described in Item 12(a) of this Schedule, then in a north-easterly direction for approximately 200 metres to a '5 knot zone' marker buoy, then north approximately 120 metres to a '5 knot zone' marker buoy or beacon located approximately 170 metres to a '5 knot zone' marker buoy or beacon located approximately 60 metres from the water's edge adjacent to and south-westerly of Hutton's Point, then north-westerly to a '5 knot zone' sign on the shore approximately 130 metres west of the 'No Boating Zone' described in Item 12(b) of this Schedule;
- (b) all the waters of Lake Nagambie west of an imaginary line commencing from a sign adjacent to the north-western extremity of the McNamara Point boat ramp then north-westerly to a '5 knot' buoy or marker approximately 30 metres off Vickers Island and then continuing the line approximately 30 metres from the shore to a red/yellow buoy delineating the north-eastern limit of the zone prohibiting vessels with engines described in Item 13 of this Schedule and then north-easterly to a sign on the shore approximately 120 metres south-east of the Nagambie Lakes Leisure Park boat ramp:
- (c) the waters of Lake Nagambie within the cove at Lobbs Point approximately 350 metres west of the northern extremity of the 5 knot zone described in Item 10(a) and as marked by 5 knot buoys, beacons or signs.

11. Areas where water-skiing is prohibited for the purposes of clause 8.

The waters of Lake Nagambie as described in Items 10, 12, 13 and 14 of this Schedule are prohibited to water-skiing.

12. Areas where vessels are prohibited for the purposes of clause 9.

The following waters of Lake Nagambie are prohibited to vessels:

(a) the waters adjacent to Buckley Park, extending approximately 50 metres from the water's edge between eastern and western side boundaries marked by 'No Boating' or 'Swimming Area' signs situated on the foreshore of the Buckley Park Reserve with the outer Lake extremities being marked by red buoys;

- (b) the waters to the north west of the prolongation of River Street extending approximately 50 metres from the water's edge between 'No Boating' or 'Swimming Area' signs situated at the eastern and western boundaries of the zone approximately 100 metres apart, with the outer Lake extremity being marked by red buoys;
- (c) deleted

13. Areas where vessels with engines are prohibited for the purposes of clause 10.

All the waters of Lake Nagambie south and west of an imaginary line extending easterly from a sign on the foreshore 150 metres south of the Nagambie Lakes Leisure Park boat ramp to a red/yellow buoy approximately 30 metres from the water's edge and then southerly to a red/yellow buoy approximately 30 metres from the water's edge and continuing to a sign on the foreshore are prohibited to vessels with engines.

14. Exclusive use and special purpose areas for the purposes of clause 13.

All the waters of Lake Nagambie south and east of an imaginary line extending from a sign on the foreshore at McNamara's Point and extending in a north-easterly direction to a '5 knot zone' buoy or marker approximately 60 metres south-westerly of Hutton's Point, as described in Item 10(a) of this Schedule, and then following the boundary of that '5 knot zone' to where it finishes on the foreshore at Buckley Park are set aside for -

- (a) un-powered vessels with a draught of less than one metre; and
- (b) vessels with a draught of less than one metre travelling at less than 5 knots directly accessing structures licensed by the Shire of Strathbogie or Goulburn Murray Water; and
- (c) vessels involved with course or waterway maintenance and management; and
- (d) the commercial vessel 'Major Mitchell' when crossing the zone opposite Buckley Park.

LAKE NAGAMBIE

Vessel operating and zoning rules on Lake Nagambie for water levels below 123.900 metres AHD as measured at the Goulburn Murray Water gauge located on the Goulburn Weir wall.

15. 5 knot speed restriction zones for the purposes of Clause 7.

All the waters of Lake Nagambie except for areas prohibited to vessels are subject to a speed restriction of 5 knots.

16. Areas where vessels are prohibited for the purposes of clause 9.

The following waters of Lake Nagambie are prohibited to vessels:

- (a) the waters adjacent to Buckley Park, extending approximately 50 metres from the water's edge between eastern and western side boundaries marked by 'No Boating' or 'Swimming Area' signs situated on the foreshore of the Buckley Park Reserve, with the outer Lake extremities being marked by red buoys;
- (b) the waters to the north-west of the prolongation of River Street extending approximately 50 metres from the water's edge between 'No Boating' or 'Swimming Area' signs situated at the eastern and western boundaries of the zone approximately 100 metres apart with the outer Lake extremity being marked by red buoys;
- (c) deleted

17. Areas where vessels with engines are prohibited for the purposes of clause 10.

All the waters of Lake Nagambie south and west of an imaginary line extending easterly from a sign on the foreshore 150 metres south of the Nagambie Lake Leisure Park boat ramp to a red/yellow buoy approximately 30 metres from the water's edge and then southerly to a red/yellow buoy approximately 30 metres from the water's edge and continuing to a sign on the foreshore are prohibited to vessels with engines.

18. Exclusive use and special purpose areas for the purposes of clause 13.

All the waters of Lake Nagambie south and east of an imaginary line extending from a sign on the foreshore at McNamara's Point and extending in a north-easterly direction to a '5 knot zone' buoy or marker approximately 60 metres south-westerly of Hutton's Point, as described in Item 10(a) of this Schedule, and then following the boundary of that '5 knot zone' to where it finishes on the foreshore at Buckley Park are set aside for -

- (a) un-powered vessels with a draught of less than one metre; and
- (b) vessels with a draught of less than one metre travelling at less than 5 knots directly accessing structures licensed by the Shire of Strathbogie or Goulburn Murray Water; and
- (c) vessels involved with course or waterway maintenance and management; and
- (d) the commercial vessel 'Major Mitchell' when crossing the zone opposite Buckley Park

Reference No. 299/007/2007 Dated 17 December 2007

> BRIAN RICHES Director of Marine Safety



Marine Act 1988

SECTION 15 NOTICE

I, the Director of Marine Safety, on the recommendation of Stuart Ord, Regional Manager, City and Bays, Parks Victoria, hereby give notice under subsection 15(1) of the **Marine Act 1988** that for the periods and locations outlined below, bathing and the operation of vessels (including anchoring, mooring or allowing a vessel to lie), excluding those vessels involved with the fireworks event, are prohibited on the following sections of the Yarra River:

- 1. the waters of the Yarra River, from the downstream edge of the Henley Landing to the upstream edge of the Southgate Pedestrian Bridge, between the hours of 8.45 pm on 31 December 2007 until 9.45 pm on 31 December 2007 and from 11.00 pm on 31 December 2007 until 12.30 am on 1 January 2008; and
- 2. the waters of Victoria Harbour within a buoyed and GPS geo-referenced area of water opposite Central Pier and outlined below in Table 1, from 8.45 pm on 31 December 2007 until 9.45 pm on 31 December 2007 and from 11.00 pm on 31 December 2007 until 12.30 am on 1 January 2008.

Table 1: Victoria Harbour Exclusion Zone

The waters bounded by:

- (a) a line extending from a marker buoy located in approximate position 37° 49.023′ S 144° 56.398′ E to a marker buoy located in approximate position 37° 48.977′ S 144° 56.521′ E;
- (b) a line extending from a marker buoy located in approximate position 37° 48.977′ S 144° 56.521′ E to a marker buoy in approximate position 37° 49.074′ S 144° 56.580′ E;
- (c) a line extending from a marker buoy located in approximate position 37° 49.074′ S 144° 56.580′ E to a marker buoy in approximate position 37° 49.122′ S 144° 56.456′ E;
- (d) a line extending from a marker buoy located in approximate position 37° 49.122′ S 144° 56.456′ E to a marker buoy in approximate position 37° 49.023′ S 144° 56.398′ E.

Projection: GDA 94

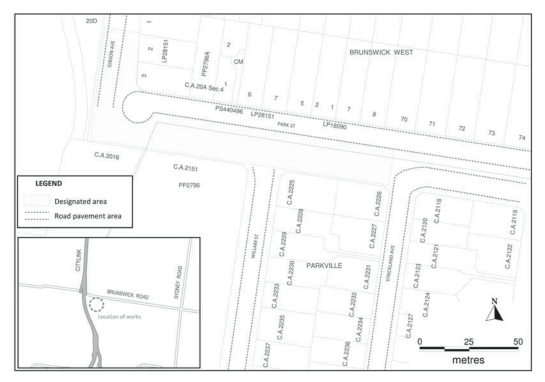
Reference No. 283/2007 Dated 17 December 2007

> BRIAN RICHES Director of Marine Safety

Road Management Act 2004

DETERMINATION OF THE WILLAM STREET TO GIBSON AVENUE LINK TO BE A DESIGNATED ROAD PROJECT

- I, Tim Pallas, Minister for Roads and Ports, under section 16 of the **Road Management Act 2004** ('the Act') determine as follows:
- 1. The road project known as the Willam Street to Gibson Avenue Link is a designated road project.
- 2. The Secretary to the Department of Infrastructure is a public authority to which the designated road project is assigned under section 16(2)(b) of the Act and under section 16(4) of the Act has the road management functions of a road authority and becomes the coordinating road authority and the responsible road authority for the designated road project area.
- 3. The project area for the purposes of the designated road project is the area within the City of Moreland and the City of Melbourne comprising the parts of the Park Street and Gibson Avenue road reserves shown by hatching and described in the legend as the 'Designated Area' on the attached plan titled 'Siting Map: BRL1'.
- 4. For the attached plan titled 'Siting Map: BRL1', the period during which this determination is to remain in force is from the day on which a copy of this determination is published in the Government Gazette under section 16(5) of the Act, until 31 December 2009 (including both of those days), or if this determination is earlier revoked, from the day on which a copy of this determination is published in the Government Gazette under section 16(5) of the Act, until the day on which it is revoked (including both of those days).
- 5. The Secretary to the Department of Infrastructure in performing the functions and exercising the powers of a coordinating road authority and a responsible road authority with respect to the designated road project will do so in the following manner
 - at all times in consultation with the Melbourne City Council and the Moreland City Council ('the Councils'); and
 - so far as is practicable, in accordance with any processes and policies that the Councils would follow if they were the coordinating road authorities and responsible road authorities with respect to the project area.



Dated 7 December 2007

TIM PALLAS MP Minister for Roads and Ports

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ('the Act'), CityLink Melbourne Limited, ABN 65 070 810 678, (the relevant corporation in relation to the Link road) hereby fixes tolls which are payable in respect of the use of vehicles (as set out herein) on toll zones on the Link road

For the purposes of this Notice, the following definitions apply:

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

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

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than:

- (a) a Motor Cycle;
- (b) a Light Commercial Vehicle;
- (c) a Heavy Commercial Vehicle; or
- (d) a Taxi;

even if such a Motor Vehicle is towing a trailer or caravan;

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

Full Link road is the road included within both the Link road and the Extension road:

Full Link Taxi Trip is a Trip by a Taxi on:

- (a) one or more of the toll zones described in this Notice as toll zones 1, 2 and 3; and
- (b) one or more of the toll zones described in this Notice as toll zones 4, 5, 6, 7, 8, 9, 10 and 11:

Half Link Taxi Trip is a Trip by a Taxi on:

- (a) one or more of the toll zones described in this Notice as toll zones 1, 2 and 3; or
- (b) one or more of the toll zones described in this Notice as toll zones 4, 5, 6, 7, 8, 9, 10 and 11,

and no other toll zone;

Heavy Commercial Vehicle or HCV is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Motor Cycle is a two wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheel chair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Swan Street Intersection means the intersection between Swan Street and Batman Avenue;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Trip is the passage of a vehicle on one or more toll zones:

- (a) uninterrupted by exit and subsequent re-entry; or
- (b) if so interrupted, the interruption consists only of travel directly between:
 - (i) that part of the Link road between Bulla Road and the West Gate Freeway; and
 - (ii) that part of the Link road between Sturt Street and Glenferrie Road;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes; and

vehicle has the same meaning as in the Act.

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on toll zones on the Link road, where those vehicles are a Car, a LCV or a HCV:

	Table One				
Toll	Toll Zone Toll				
		Car	LCV	HCV	
1.	That part of the Link road between Moreland Road and Brunswick Road.	\$1.59	\$2.55	\$3.02	
2.	That part of the Link road between Racecourse Road and Dynon Road.	\$1.59	\$2.55	\$3.02	
3.	That part of the Link road between Footscray Road and the West Gate Freeway.	\$1.99	\$3.19	\$3.78	
4.	That part of the Link road being the Domain Tunnel and that part of the Link road leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of the Link road – (a) being the eastbound carriageways of the Link road; (b) between Punt Road and the exit to Boulton Parade; and (c) comprising Boulton Parade.	\$1.99	\$3.19	\$3.78	
5.	That part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$3.58	\$5.73	\$6.81	
6.	That part of the Link road being the eastbound carriageways between Punt Road and Burnley Street other than that part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$1.59	\$2.55	\$3.02	

7.	That part of the Link road between Burnley Stree	t \$1.59	\$2.55	\$3.02
	and Punt Road and including that part of the Lindroad –			
	(a) between Punt Road and the exit to Boulton Parade, other than the eastbound carriageways; and			
	(b) comprising Boulton Parade,			
	other than:			
	(i) the eastbound carriageways between Burnley Street and Punt Road; and	1		
	(ii) that part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	e 1		
8.	That part of the Link road being the eastbound carriageways between Burnley Street and Glenferrie Road.		\$2.55	\$3.02
9.	That part of the Link road between Glenferri Road and Burnley Street, other than the eastbound carriageways.	\$1.59	\$2.55	\$3.02
10.	That part of the Link road being the eastbound carriageways between Swan Street Intersection and Punt Road, other than –	d \$1.00	\$1.59	\$1.89
	(a) that part of the Link road being the Burnle Tunnel; and	y		
	(b) that part of the Link road comprising Boulton Parade.	9		
11.	That part of the Link road between Punt Road and Swan Street Intersection, other than –	\$1.00	\$1.59	\$1.89
	(a) the eastbound carriageways;			
	(b) that part of the Link road being the Burnley Tunnel;	y		
	(c) that part of the Link road:			
	(1) between Punt Road and the exit to Boulton Parade; and)		
	(2) comprising Boulton Parade; and			
	(d) that part of the Link road being the Domain Tunnel and that part of the Link road leading into that Tunnel between the eastern porta of that Tunnel and Punt Road.	g		

For the avoidance of doubt, a reference in this Notice to the specification of a toll zone by reference to Burnley Street refers to that point on the Link road where Burnley Street would cross the Link road if Burnley Street continued in a straight southerly direction from its southernmost extremity. For the avoidance of doubt, a reference in this Notice to 'eastbound' means in a general easterly direction from the eastern end of the West Gate Freeway towards Glenferrie Road. Notwithstanding anything to the contrary in Table One, under section 71(1) (b) of the Act and in accordance with the Agreement, the maximum tolls payable in respect of the use of a vehicle on a toll zone on the Link road where that vehicle is a Car, a LCV or a HCV for a Trip are as listed in Table Two:

	Table Two				
Trip	Сар	Toll			
		Car	LCV	HCV	
1.	Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 6 am and 8 pm on the same day.	\$5.97	\$7.96	\$7.96	
2.	Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 8 pm on the one day and 6 am on the next.	\$5.97	\$5.97	\$5.97	

Under Section 71(1)(b) of the Act, and in accordance with the Agreement, the tolls listed in Table Three are payable in respect of the use of vehicles on toll zones on the Link road where those vehicles are Taxis:

Table Three		
Taxis	Toll	
Each Half Link Taxi Trip	\$3.70	
Each Full Link Taxi Trip	\$5.70	

For the avoidance of doubt, this Notice does not set Charge Tolls, Maximum Charge Tolls or Taxi Tolls for the purposes of Schedule 3 (the Toll Calculation Schedule) of the Agreement, or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends –

the NOTICE UNDER SECTION 71(1) dated 20 August 2007 and published in the Victoria Government Gazette No. G 38 (pages 2164 to 2168), dated 20 September 2007 ('the Last Notice').

This notice takes effect on 1 January 2008 and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or

(e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 30 November 2007

P. G. B. O'SHEA Company Secretary CityLink Melbourne Limited (ABN 65 070 810 678) J. C. BRANT Director CityLink Melbourne Limited (ABN 65 070 810 678)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ('the Act'), City Link Extension Pty Limited, ABN 40 082 058 615 (the relevant corporation in relation to the Extension road), hereby fixes tolls which are payable in respect of the use of vehicles (as set out herein) on the toll zone on the Extension road.

For the purposes of this Notice, the following definitions apply:

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than:

- (a) a Motor Cycle;
- (b) a Light Commercial Vehicle;
- (c) a Heavy Commercial Vehicle; or
- (d) a Taxi;

even if such a Motor Vehicle is towing a trailer or caravan;

Heavy Commercial Vehicle or **HCV** is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus: or
- (d) a two axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Motor Cycle is a two wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheel chair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Extension Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes; and

vehicle has the same meaning as in the Act.

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on the toll zone on the Extension road, where those vehicles are a Car, a LCV or a HCV:

Table One			
Toll Zone	Toll		
	Car	LCV	HCV
12. The Extension road	\$1.00	\$1.59	\$1.89

For the avoidance of doubt, this Notice does not set Charge Tolls for the purposes of Schedule 1 (the Toll Calculation Schedule) of the Extension Agreement, or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends –

the NOTICE UNDER SECTION 71(1) dated 20 August 2007 and published in the Victoria Government Gazette No. G 38 (pages 2169 to 2170), dated 20 September 2007 ('the Last Notice').

This Notice takes effect on 1 January 2008, and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 30 November 2007

P. G. B. O'SHEA Company Secretary City Link Extension Pty Limited (ABN 40 082 058 615) J. C. BRANT Director City Link Extension Pty Limited (ABN 40 082 058 615)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ('the Act'), CityLink Melbourne Limited, ABN 65 070 810 678 (the relevant corporation in relation to the Link road) ('CityLink Melbourne'), hereby fixes tolls which are payable in respect of the use of vehicles on toll zones on the Link road where those vehicles are the subject of a CityLink Pass for that use.

For the purposes of this Notice, the following definitions apply:

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than a Motor Cycle, a Light Commercial Vehicle, a Heavy Commercial Vehicle or a Taxi even if such a Motor Vehicle is towing a trailer or caravan;

CityLink Pass is a 24 Hour Pass, a Tulla Pass or a Weekend Pass;

Full Link road is the road included within both the Link road and the Extension road;

Heavy Commercial Vehicle or HCV is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Motor Cycle is a two wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheel chair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Trip is the passage of a vehicle on one or more toll zones:

- (a) uninterrupted by exit and subsequent re-entry; or
- (b) if so interrupted, consists only of travel directly between:
 - (i) that part of the Link road between Bulla Road and the West Gate Freeway; and
 - (ii) that part of the Link road between Sturt Street and Glenferrie Road;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes;

Tulla Pass is an agreement with CityLink Melbourne for CityLink Melbourne to register a Car or Light Commercial Vehicle under Part 4 of the Act for use only on that part of the Link road being the Tullamarine Freeway Upgrade, between Bulla Road and Flemington Road including the toll zone between Moreland Road and Brunswick Road, for a fixed 24 hour period commencing at the time of the first Tulla Trip by that Car or Light Commercial Vehicle on a specified day;

Tulla Trip is the passage of a Car or Light Commercial Vehicle on that part of the Link road being the toll zone between Moreland Road and Brunswick Road;

24 Hour Pass is an agreement with CityLink Melbourne to register a vehicle (other than a Taxi) under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed 24 hour period commencing at the time of the first Trip by the vehicle on a specified day;

vehicle has the same meaning as in the Act; and

Weekend Pass is an agreement with CityLink Melbourne to register a Car or Light Commercial Vehicle under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed period commencing at 12.00 pm on the Friday immediately before a specified Saturday and ending at midnight on the Sunday immediately following that specified Saturday. The fact that CityLink Melbourne also registers a Car or Light Commercial Vehicle for an additional period at no extra charge does not prevent the agreement from being a Weekend Pass.

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on toll zones on the Link road where the vehicle is the subject of a 24 Hour Pass for that use.

Table One			
24 Hour Pass	Toll		
	Car	LCV	HCV
	\$11.45	\$18.30	\$21.75

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table Two are payable in respect of the use of vehicles on toll zones on the Link road where the vehicle is the subject of a Weekend Pass for that use.

Table Two		
Weekend Pass	Toll	
	Car	LCV
	\$11.45	\$18.30

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table Three are payable in respect of the use of Cars or Light Commercial Vehicles on the toll zone, consisting of that part of the Link road between Moreland Road and Brunswick Road, where the Car or Light Commercial Vehicle is the subject of a Tulla Pass for that use.

Table Three		
Tulla Pass	Toll	
	Car	LCV
	\$4.05	\$6.50

For the avoidance of doubt, this Notice does not set Charge Tolls or Day Tolls for the purpose of Schedule 3 (the Toll Calculation Schedule) of the Agreement or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- revokes or repeals; or, in the alternative (i)
- (ii) amends -

the NOTICE UNDER SECTION 71(1) dated 20 August 2007 and published in the Victoria Government Gazette No. G 38 (pages 2171 to 2173), dated 20 September 2007 ('the Last Notice').

This Notice takes effect on 1 January 2008, and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 30 November 2007

P. G. B. O'SHEA Company Secretary CityLink Melbourne Limited (ABN 65 070 810 678) J. C. BRANT Director CityLink Melbourne Limited (ABN 65 070 810 678)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ('the Act'), City Link Extension Pty Limited, ABN 40 082 058 615, (the relevant corporation in relation to the Extension road) hereby fixes tolls which are payable in respect of the use of vehicles on the toll zone on the Extension road where those vehicles are the subject of a CityLink Pass for that use.

For the purposes of this Notice, the following definitions apply:

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than a Motor Cycle, a Light Commercial Vehicle, a Heavy Commercial Vehicle or a Taxi even if such a Motor Vehicle is towing a trailer or caravan;

CityLink is CityLink Melbourne Limited, ABN 65 070 810 678, the relevant corporation for the purposes of section 73C of the Act;

CityLink Pass is a 24 Hour Pass or a Weekend Pass;

Full Link road is the road included within both the Link road and the Extension road;

Heavy Commercial Vehicle or HCV is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus: or
- (d) a two axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Motor Cycle is a two wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheel chair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Extension Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Trip is the passage of a vehicle on one or more toll zones:

- (a) uninterrupted by exit and subsequent re-entry; or
- (b) if so interrupted, consists only of travel directly between:
 - (i) that part of the Link road between Bulla Road and the West Gate Freeway; and
 - (ii) that part of the Link road between Sturt Street and Glenferrie Road;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes;

24 Hour Pass is an agreement with CityLink to register a vehicle (other than a Taxi) under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed 24 hour period commencing at the time of the first Trip by the vehicle on a specified day;

vehicle has the same meaning as in the Act; and

Weekend Pass is an agreement with CityLink to register a Car or Light Commercial Vehicle under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed period commencing at 12.00 pm on the Friday immediately before a specified Saturday and ending at midnight on the Sunday immediately following that specified Saturday. The fact that CityLink also registers that Car or Light Commercial Vehicle for an additional period at no extra charge does not prevent the agreement from being a Weekend Pass.

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on the toll zone on the Extension road where the vehicle is the subject of a 24 Hour Pass for that use.

Table One			
24 Hour Pass	Toll		
	Car	LCV	HCV
	\$11.45	\$18.30	\$21.75

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table Two are payable in respect of the use of vehicles on the toll zone on the Extension road where the vehicle is the subject of a Weekend Pass for that use.

Table Two		
Weekend Pass	Toll	
	Car	LCV
	\$11.45	\$ 18.30

For the avoidance of doubt, this Notice does not set Charge Tolls or Day Tolls for the purpose of Schedule 1 (the Toll Calculation Schedule) of the Extension Agreement or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends -

the NOTICE UNDER SECTION 71(1) dated 20 August 2007 and published in the Victoria Government Gazette No. G 38 (pages 2174 to 2176), dated 20 September 2007 ('the Last Notice').

This Notice takes effect on 1 January 2008, and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 30 November 2007

P. G. B. O'SHEA Company Secretary City Link Extension Pty Limited (ABN 40 082 058 615) J. C. BRANT Director City Link Extension Pty Limited (ABN 40 082 058 615)

Planning and Environment Act 1987

BANYULE PLANNING SCHEME

Notice of Approval of Amendment Amendment C58

The Minister for Planning has approved Amendment C58 to the Banyule Planning Scheme.

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

The Amendment extends the expiry date of Schedule 9 to the Design and Development Overlay – Interim Neighbourhood Centre Height Limit Area by 12 months, to 31 December 2008.

A copy of the Amendment can be inspected, free of charge, during office hours at: Department of Planning & Community Development, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; and Banyule City Council, 44 Turnham Avenue, Rosanna.

GENEVIEVE OVERELL
General Manager
Planning, Heritage and Urban Design
Department of Planning and
Community Development

Planning and Environment Act 1987

BOROONDARA PLANNING SCHEME

Notice of Approval of Amendment Amendment C82

The Minister for Planning has approved Amendment C82 to the Boroondara Planning Scheme.

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

The Amendment extends the expiry date of Schedules 8, 9 and 10 to the Design and Development Overlay – Interim Neighbourhood Centre Height Limit Area by 12 months, to 31 December 2008.

A copy of the Amendment can be inspected, free of charge, during office hours at: Department of Planning & Community Development, Planning Information Centre, Ground Floor,

8 Nicholson Street, East Melbourne; and Boroondara City Council, 8 Inlesby Road, Camberwell.

> GENEVIEVE OVERELL General Manager Planning, Heritage and Urban Design Department of Planning and Community Development

Planning and Environment Act 1987

DAREBIN PLANNING SCHEME

Notice of Approval of Amendment

Amendment C89

The Minister for Planning has approved Amendment C89 to the Darebin Planning Scheme.

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

The Amendment extends the expiry date of Schedule 8 to the Design and Development Overlay – Interim Neighbourhood Centre Height Limit Area by 12 months, to 31 December 2008

A copy of the Amendment can be inspected, free of charge, during office hours at: Department of Planning & Community Development, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; and Darebin City Council, Strategic Planning Unit, First floor, 244 Gower Street, Preston.

GENEVIEVE OVERELL
General Manager
Planning, Heritage and Urban Design
Department of Planning and
Community Development

Planning and Environment Act 1987

KINGSTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C97

The Minister for Planning has approved Amendment C97 to the Kingston Planning Scheme.

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

The Amendment extends the expiry date of Schedule 11 to the Design and Development Overlay – Interim Neighbourhood Centre Height Limit Area by 12 months, to 31 December 2008.

A copy of the Amendment can be inspected, free of charge, during office hours at: Department of Planning & Community Development, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; and Office of the Planning Authority, Kingston City Council, Level 1, 1230 Nepean Highway, Cheltenham.

GENEVIEVE OVERELL General Manager Planning, Heritage and Urban Design Department of Planning and Community Development

Planning and Environment Act 1987

MANNINGHAM PLANNING SCHEME

Notice of Approval of Amendment Amendment C73

The Minister for Planning has approved Amendment C73 to the Manningham Planning Scheme.

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

The Amendment modifies the existing Schedule 1 to the Comprehensive Development Zone which applies to part of the Doncaster Hill Activity Centre, by inserting a new expiry date of 31 December 2009 and changing the condition in the Table of Uses for specified uses in Section 1 and Section 2 so that the mix of use requirement is reduced from three uses on a site to two.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Planning and Community Development, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne and at the offices of the Manningham City Council, 699 Doncaster Road, Doncaster.

GENEVIEVE OVERELL
General Manager
Planning, Heritage and Urban Design
Department of Planning and
Community Development

Planning and Environment Act 1987 MARIBYRNONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C68

The Minister for Planning has approved Amendment C68 to the Maribyrnong Planning Scheme.

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

The Amendment amends Schedule 1 to Clause 37.01 and the schedule to Clause 81.01 to introduce an incorporated document titled 'Whitten Oval Redevelopment, October 2007' to allow the use of the land for office, subject to conditions.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Planning and Community Development, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne and at the offices of Maribyrnong City Council, corner Hyde and Napier Streets, Footscray.

GENEVIEVE OVERELL General Manager Planning, Heritage and Urban Design Department of Planning and Community Development

Planning and Environment Act 1987

MAROONDAH PLANNING SCHEME

Notice of Approval of Amendment

Amendment C66

The Minister for Planning has approved Amendment C66 to the Maroondah Planning Scheme.

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

The Amendment extends the expiry date of Schedule 6 to the Design and Development Overlay – Interim Neighbourhood Centre Height Limit Area by 12 months, to 31 December 2008.

A copy of the Amendment can be inspected, free of charge, during office hours at: Department of Planning & Community Development,

Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; City Officer Service Centre, Breaside Avenue, Ringwood; Civic Square Service Centre, Civic Square, Croydon; and Eastland Service Centre, Level 2, Shop G104, Eastland Shopping Centre, Ringwood.

GENEVIEVE OVERELL
General Manager
Planning, Heritage and Urban Design
Department of Planning and
Community Development

Planning and Environment Act 1987

MONASH PLANNING SCHEME Notice of Approval of Amendment Amendment C78

The Minister for Planning has approved Amendment C78 to the Monash Planning Scheme

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

The Amendment extends the expiry date of Schedules 5 and 6 to the Design and Development Overlay – Interim Neighbourhood Centre Height Limit Area by 12 months, to 31 December 2008.

A copy of the Amendment can be inspected, free of charge, during office hours at: Department of Planning & Community Development, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; and Monash City Council, 293 Springvale Road, Glen Waverley.

GENEVIEVE OVERELL General Manager Planning, Heritage and Urban Design Department of Planning and Community Development

Planning and Environment Act 1987

MORELAND PLANNING SCHEME Notice of Approval of Amendment Amendment C74

The Minister for Planning has approved Amendment C74 to the Moreland Planning Scheme.

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

The Amendment amends Schedule 1 to Clause 37.02 to change the Advertising Sign requirements for land within the Grandview Square Comprehensive Development Plan, and updates the boundaries of the Grandview Square Comprehensive Development Plan.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Planning and Community Development, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne and at the offices of the City of Greater Dandenong, 39 Clow Street, Dandenong.

GENEVIEVE OVERELL General Manager Planning, Heritage and Urban Design Department of Planning and Community Development

Planning and Environment Act 1987

NILLUMBIK PLANNING SCHEME

Notice of Amendment Amendment C50

The Minister for Planning has approved Amendment C50 to the Nillumbik Planning Scheme.

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

The Amendment:

- inserts a new Local Planning Policy 'Diamond Creek Major Activity Centre Policy' at Clause 22.14, on an interim basis; and
- makes consequential changes to the Municipal Strategic Statement at Clause 21.05–4, on an interim basis.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Planning and Community Development, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne and at the offices of the Nillumbik Shire Council, Civic Drive, Greensborough.

GENEVIEVE OVERELL
General Manager
Planning, Heritage and Urban Design
Department of Planning and
Community Development

Planning and Environment Act 1987

STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C72

The Minister for Planning has approved Amendment C72 to the Stonnington Planning Scheme.

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

The Amendment extends the expiry date of Schedules 5 and 7 to the Design and Development Overlay – Interim Neighbourhood Centre Height Limit Area by 12 months, to 31 December 2008.

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

GENEVIEVE OVERELL General Manager Planning, Heritage and Urban Design Department of Planning and Community Development

Planning and Environment Act 1987

WELLINGTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C36

The Wellington Shire Council has approved Amendment C36 to the Wellington Planning Scheme.

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

The Amendment rezones land from Farming Zone to Residential 1 Zone on the north-western periphery of Port Albert, situated between Old Port Foreshore Road and Yarram – Port Albert Road, and applies the Development Plan Overlay Schedule 1 to the subject land.

The Amendment was approved by the Wellington Shire Council on 7 December 2007 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 Planning and Community Development, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne and the Gippsland Regional Office at 71 Hotham Street, Traralgon and offices of the Wellington Shire Council, at 70 Foster Street, Sale and at 156 Grant Street, Yarram.

GENEVIEVE OVERELL General Manager Planning, Heritage and Urban Design Department of Planning and Community Development

Planning and Environment Act 1987

WELLINGTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C48

The Minister for Planning has approved Amendment C48 to the Wellington Planning Scheme.

The Amendment proposes to:

- list the 'Wellington Coast Subdivision Strategy: The Honeysuckles to Paradise Beach, February 2007' as a reference document within Clause 21.09 Reference Document;
- introduce Clause 22.08 Ninety Mile Beach Policy as a new Local Planning Policy;
- change the Schedule to Clause 52.03 Specific Sites and Exclusions by describing the subject land and introducing the incorporated document 'Ninety Mile Beach Development and Subdivision Controls: The Honeysuckles to Paradise Beach, August 2007';
- insert the incorporated document 'Ninety Mile Beach Development and Subdivision Controls: The Honeysuckles to Paradise Beach, August 2007' within the Schedule to Clause 81.01 Documents Incorporated in this Scheme.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Planning and Community Development, Planning Information Centre, Ground Floor, 8 Nicholson Street, East

Melbourne; Gippsland Region Office, 71 Hotham Street, Traralgon; and at the offices of the Wellington Shire Council, 70 Foster Street, Sale

> GENEVIEVE OVERELL General Manager Planning, Heritage and Urban Design Department of Planning and Community Development

Planning and Environment Act 1987

WHITEHORSE PLANNING SCHEME

Notice of Lapsing of Amendment Amendment C62

The Minister for Planning has refused to approve Amendment C62 to the Whitehorse Planning Scheme.

The Amendment proposed to introduce permanent heritage controls over land at 520 Mitcham Road, Mitcham.

The Amendment lapsed on 4 December 2007.

GENEVIEVE OVERELL

General Manager Planning, Heritage and Urban Design Department of Planning and Community Development

Planning and Environment Act 1987 WHITEHORSE PLANNING SCHEME

Notice of Approval of Amendment Amendment C86

The Minister for Planning has approved Amendment C86 to the Whitehorse Planning Scheme.

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

The Amendment:

- removes the interim Heritage Overlay from land at 520 Mitcham Road, Mitcham and updates the planning scheme maps to reflect this change; and
- replaces the Vegetation Protection Overlay that was updated by Amendment VC45.
 The Amendment updated the reference to the Mineral Resources (Sustainable

Development) Act 1990 but was inadvertently omitted from the Whitehorse Planning Scheme in Amendment VC45.

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

GENEVIEVE OVERELL General Manager Planning, Heritage and Urban Design Department of Planning and Community Development

Planning and Environment Act 1987

WHITEHORSE PLANNING SCHEME

Notice of Approval of Amendment Amendment C88

The Minister for Planning has approved Amendment C88 to the Whitehorse Planning Scheme

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

The Amendment extends the expiry date of Schedules 4 and 5 to the Design and Development Overlay – Interim Neighbourhood Centre Height Limit Area by 12 months, to 31 December 2008.

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

GENEVIEVE OVERELL
General Manager
Planning, Heritage and Urban Design
Department of Planning and
Community Development

ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATIONS

Order in Council

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

KARNAK – The temporary reservation by Order in Council of 13 November 1962 of an area of 127.1 hectares, more or less, of land in the Parish of Karnak as a site for Public Recreation. – (Rs 7702)

STAWELL – The temporary reservation by Order in Council of 9 October 1928 of an area of 26 hectares, more or less, of land in the Township of Stawell, Parish of Stawell as a site for Public Purposes (State School Forest Plantation). – (Rs 3764)

STAWELL – The temporary reservation by Order in Council of 7 May 1878 of an area of 2.91 hectares, more or less, of land in the Parish of Stawell (formerly municipal district of Stawell) as a site for a Reservoir. – (Rs 35173)

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

Dated 18 December 2007

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change

MELISSA van ROSSUM Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

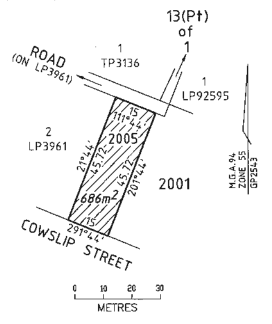
Order in Council

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

BALLANGEICH – The temporary reservation by Order in Council of 27 May 1872 of an area of 8094 square metres, more or less, of land in the Parish of Ballangeich (formerly part of Crown Allotment 33) as a site for Common School purposes. – (72H7068) BALLANGEICH – The temporary reservation by Order in Council of 4 August 1873 of an area of 3.238 hectares, more or less, of land in the Parish of Ballangeich (formerly part of Crown Allotment 33) as a site for State School purposes, in addition to and adjoining the site temporarily reserved for Common School purposes by Order in Council of 27 May 1872. – (73L12245)

CHARLTON WEST—The temporary reservation by Order in Council of 20 January 1914 of an area of 3.822 hectares, more or less, of land in the Parish of Charlton West as a site for Supply of Material for Road-making. — (Rs 1218)

VIOLET TOWN – The temporary reservation by Order in Council of 18 December 2001 of an area of 3217 square metres of land being Crown Allotment 2001, Township of Violet Town, Parish of Shadforth as a site for Public purposes (Police purposes), so far only as the portion containing 686 square metres being Crown Allotment 2005, Township of Violet Town, Parish of Shadforth as indicated by hatching on plan GP2543 hereunder. – (GP2543) – (2011761)



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

Dated 18 December 2007

Responsible Minister

GAVIN JENNINGS

Minister For Environment and Climate Change
MELISSA van ROSSUM

Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

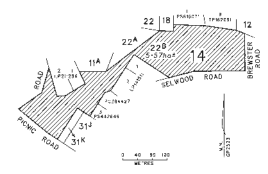
TEMPORARY RESERVATION OF CROWN LANDS

Order in Council

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

MUNICIPAL DISTRICT OF THE ARARAT RURAL CITY COUNCIL

ARARAT – Public Recreation, 5.57 hectares, more or less, being Crown Allotment 22B, Section 14, Parish of Ararat as indicated by hatching on plan GP2523 hereunder. – (GP2523) (2016565)

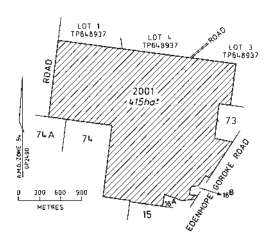


MUNICIPAL DISTRICT OF THE NORTHERN GRAMPIANS SHIRE COUNCIL

GAMPOLA and BELLAURA – Preservation of an area of ecological significance, total area 700 hectares, more or less, being Crown Allotments 6, 6A, 7, 7A, 10C, 2008 & 2009, Parish of Gampola, and Crown Allotments 3A, 4, 7, 7A, and 2001 to 2010 inclusive, Parish of Bellaura as shown hatched on Plan No. LEGL./07–023 lodged in the Central Plan Office of the Department of Sustainability and Environment.– (P021842)

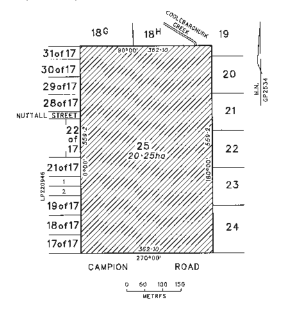
MUNICIPAL DISTRICT OF THE WEST WIMMERA SHIRE COUNCIL

KARNAK – Protection of the bed and banks of a lake, 415 hectares, more or less, being Crown Allotment 2001, Parish of Karnak as indicated by hatching on plan GP2490 hereunder. – (GP2490) – (0204244)



MUNICIPAL DISTRICT OF THE GOLDEN PLAINS SHIRE COUNCIL

MEREDITH – Public Recreation and Conservation of an area of natural interest, 20.25 hectares, being Crown Allotment 25, Township of Meredith, Parish of Meredith as indicated by hatching on plan GP2534 hereunder. – (GP2534) – (2016574)



MUNICIPAL DISTRICT OF THE MOIRA SHIRE COUNCIL

NUMURKAH - Preservation of an area of ecological significance, total area 13.236 hectares, being Crown Allotments 2011 and 2014, Township of Numurkah, Parish of Katunga as shown hatched on Plan No. LEGL./07-020 lodged in the Central Plan Office of the Department of Sustainability and Environment.— (09L7–5777)

MUNICIPAL DISTRICT OF THE MOIRA SHIRE COUNCIL

TUNGAMAH - Public purposes, total area 2.515 hectares, more or less, being Crown Allotments 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008 and 2009, Township of Tungamah, Parish of Tharanbegga as shown hatched on Plan No. LEGL./07–079 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (092016439)

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

Dated 18 December 2007

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change

MELISSA van ROSSUM Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REVOCATION OF PERMANENT **EDUCATION PURPOSES RESERVATION**

Order in Council

The Governor in Council under section 11(2) of the Crown Land (Reserves) Act 1978 revokes the following permanent reservation:

YARROWEE - The permanent reservation by Order in Council of 24 July 1873 (vide Government Gazette of 8 August 1873 - page 1416) of an area of 2226 square metres of land in the Parish of Yarrowee [now Township of Napoleons] as a site for a State School.

File Ref: 0506382 – (Rs 13632)

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

Dated 18 December 2007

Responsible Minister

GAVIN JENNINGS

Minister Environment and Climate Change

MELISSA van ROSSUM Acting Clerk of the Executive Council

Land Act 1958

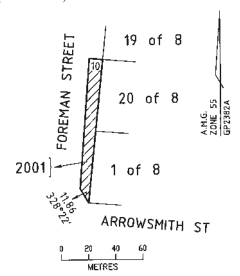
CLOSURE OF UNUSED ROAD

Order in Council

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

MUNICIPAL DISTRICT OF THE MITCHELL SHIRE COUNCIL

BEVERIDGE – The road in the Township of Beveridge, Parish of Merrang being Crown Allotment 2001 as indicated by hatching on plan GP2382A hereunder. - (GP2382A) -(09L7-5761)



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

Dated 18 December 2007

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change MELISSA van ROSSUM

Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

Order in Council

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

BALMORAL – The temporary reservation by Order in Council of 17 March 1942 of an area of 2.737 hectares of land in Section 18A, Township of Balmoral, Parish of Balmoral as a site for State School purposes. – (Rs 3978)

BALMORAL - The temporary reservation by Order in Council of 31 August 1965 of an area of 4300 square metres of land in Section 18A, Township of Balmoral, Parish of Balmoral as a site for State School purposes, in addition to and adjoining the site temporarily reserved therefor by Order in Council of 17 March 1942. - (Rs 3978)

BALMORAL - The temporary reservation by Order in Council of 12 September 1961 of an area of 2.327 hectares of land in Section 18A, Township of Balmoral, Parish of Balmoral as a site for State school purposes. – (Rs 0699)

GORAE – The temporary reservation by Order in Council of 5 October 1948 of an area of 17.374 hectares, more or less, of land in the Parish of Gorae as a site for Watering purposes and Public Recreation, revoked as to part by Order in Council of 5 April 1966 so far as the balance remaining containing 17.316 hectares, more or less. - (Rs 5145)

MYSIA - The temporary reservation by Order in Council of 8 January 1877 of an area of 2.023 hectares, more or less, of land in the Parish of Mysia as a site for Public purposes (State School, No. of application 1859). – (2003892)

SWAN HILL - The temporary reservation by Order in Council of 30 July 1968 of an area of 8296 square metres of land in Section 48, Township of Swan Hill, Parish of Castle Donnington as a site for Public Purposes (Guest Homes for the Aged). - (Rs 4914)

WABDALLAH - The temporary reservation by Order in Council of 25 November 1975 of an area of 5732 square metres of land being Crown Allotment J, Section C, Parish of Wabdallah as a site for Public Purposes (Pre-School Centre). -(Rs 10151)

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

Dated 18 December 2007

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change MELISSA van ROSSUM Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REVOCATION OF TEMPORARY RESERVATIONS

Order in Council

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

AVOCA and GLENMONA – The temporary reservation by Order in Council of 19 October 1897 of an area of 6146 square metres, more or less, of land in the Township of Avoca and Parish of Glenmona in three separate portions as a site for Water Supply purposes. – (0617341)

BEECHWORTH – The temporary reservation by Order in Council of 21 October 1975 of an area of 1798 square metres of land being Crown Allotment 18A, Section 4, Township of Beechworth, Parish of Beechworth as a site for Public Purposes (Mental Health Authority Purposes), so far only as the portion containing a total area of 977 square metres being Crown Allotments 2019 and 2022, Township of Beechworth, Parish of Beechworth as indicated by hatching on plan published in the Government Gazette of 15 November 2007 page 2685. – (Rs 10097)

GLENMONA – The temporary reservation by Order in Council of 1 July 1895 of an area of 8.769 hectares, more or less, of land in Section J. Parish of Glenmona as a site for Supply of Gravel, revoked as to part by Order in Council of 26 April 1921 so far as the balance remaining containing 4.98 hectares, more or less. - (Rs 2448)

GLENMONA – The temporary reservation by Order in Council of 8 November 1937 of an area of 3.26 hectares, more or less, of land in Section J, Parish of Glenmona as a site for Supply of Gravel, in addition to and adjoining the site temporarily reserved therefor by Order in Council of 1 July 1895. - (Rs 2448)

ST ARNAUD – The temporary reservation by Order in Council of 17 December 1878 of an area of 2.023 hectares, more or less, of land in the Township of St Arnaud and Parish of St Arnaud as a site for a pipetrack, revoked as to part by various Orders, so far only as (1) the portion containing 1960 square metres, more or less, shown as Crown Allotment 2007, Township of St Arnaud, Parish of St Arnaud on plan published in the Government Gazette of

15 November 2007 page 2685; (2) the portion containing 939 square metres, more or less, shown as Crown Allotment 12F, Section A1, Parish of St Arnaud on plan published in the Government Gazette of 15 November, 2007 page 2686; (3) the portion containing 1634 square metres, more or less, shown as Crown Allotment 12H, Section A1, Parish of St Arnaud on plan published in the Government Gazette of 15 November 2007 page 2686; and (4) the portion containing 2079 square metres, more or less, shown as Crown Allotment 19F, Section A1, Parish of St Arnaud on plan published in the Government Gazette of 15 November 2007 page 2686. – (Rs 8256)

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

Dated 18 December 2007

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change

MELISSA van ROSSUM Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF CROWN LANDS

Order in Council

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

MUNICIPAL DISTRICT OF THE PYRENEES SHIRE COUNCIL

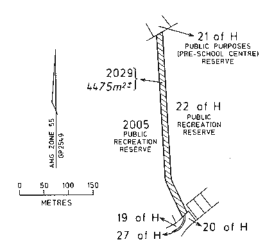
AVOCA and GLENMONA - Conservation of an area of natural interest, Crown Allotments 10-14 inclusive of Section 26D, Crown Allotments 2001-2004 inclusive, 2013, and 2015–2018 inclusive of No Section, Township of Avoca, Parish of Avoca as shown hatched on Plan No. LEGL./07–063 lodged in the Central Plan Office of the Department of Sustainability and Environment and Crown Allotments 9–12 inclusive, 16A, 16B, 16C, and 24A of Section J, Parish of Glenmona as shown hatched on Plan No. LEGL./07-061 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0616–11020)

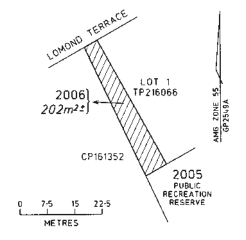
MUNICIPAL DISTRICT OF THE WODONGA CITY COUNCIL

BONEGILLA - Conservation of an area of natural interest, total area 6 hectares, more or less, being Crown Allotments 2006 and 2007, Parish of Bonegilla as shown hatched on Plan No. LEGL./07-059 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (1108779)

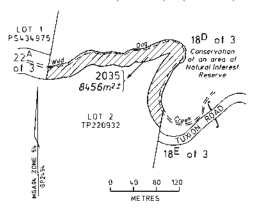
MUNICIPAL DISTRICT OF THE GREATER GEELONG CITY COUNCIL

GEELONG - Public Recreation, being Crown Allotment 2029, City of Geelong, Parish of Corio [area 4475 square metres, more or less] as indicated by hatching on plan GP2549 hereunder and Crown Allotment 2006, City of Geelong, Parish of Corio [area 202 square metres, more or less] as indicated by hatching on plan GP2549A hereunder. – (GP2549 & 2549A) – (Rs 7240)



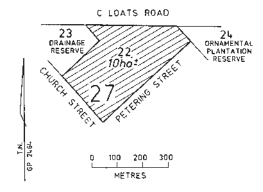


KRAMBRUK – Conservation of an area of natural interest, 8456 square metres, more or less, being Crown Allotment 2035, Parish of Krambruk, as indicated by hatching on plan GP2454 hereunder. – (GP2454) – (0512120)



MUNICIPAL DISTRICT OF THE YARRIAMBIACK SHIRE COUNCIL

MINYIP – Public Recreation and Drainage purposes, 10 hectares, more or less, being Crown Allotment 22, Section 27, Township of Minyip, Parish of Nullan as indicated by hatching on plan GP2464 hereunder. – (GP2464) – (022013309)



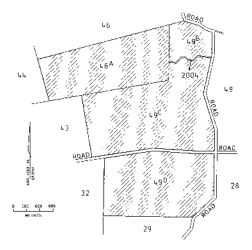
MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

NYAH – Public purposes (Police purposes), 1932 square metres, being Crown Allotment 2003, Township of Nyah, Parish of Tyntynder North as shown on Original Plan No. 122558 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (012010475)

MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

TUROAR – Conservation of native plants and animals, total area 1180 hectares, being Crown

Allotments 46A, 49B, 49C, 49D and 2004, Parish of Turoar as indicated by hatching on plan GP2551 hereunder. – (GP2551) – (012016595)



Latal area of hatched parkins is 1180ha

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

Dated 18 December 2007

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change

MELISSA van ROSSUM

Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

AMENDMENT OF TEMPORARY RESERVATION – SHEPPARTON

Order in Council

The Governor in Council under Section 4(1) of the **Crown Land (Reserves) Act 1978** amends the following Order in Council:—

SHEPPARTON – Order in Council made on 21 January 1897 and published in the Government Gazette on 29 January 1897 page – 250 of the temporary reservation of an area of 10 acres [4.047 hectares, more or less] of land being part of Allotment 83, Parish of Shepparton as a site for Watering purposes by deletion of the words 'Site for Watering purposes' and the substitution therefor of the words 'Conservation of an area of natural interest'.

File Ref: Rs 11940 [0802878]

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

Dated 18 December 2007

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change

MELISSA van ROSSUM

Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

DISSOLUTION OF INCORPORATED COMMITTEE OF MANAGEMENT – DRY HOLE

Order in Council

The Governor in Council under Section 14A(7) of the **Crown Land (Reserves) Act 1978** dissolves the 'Dry Hole Recreation Reserve Committee of Management Incorporated' (constituted by Order in Council of 22 May 2001 vide Government Gazette of 24 May 2001 – page 1004).

File Ref: Rs 5145 [0303828]

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

Dated 18 December 2007

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change

MELISSA van ROSSUM Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

DISSOLUTION OF INCORPORATED COMMITTEE OF MANAGEMENT – MACARTHUR

Order in Council

The Governor in Council under Section 14A(7) of the **Crown Land (Reserves) Act 1978** dissolves the 'Macarthur Market Square Reserve Committee Incorporated' (constituted by Order in Council of 18 December, 2001 vide Government Gazette of 20 December 2001 – page 3259).

File Ref: Rs 3015 [0303775]

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

Dated 18 December 2007

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change

MELISA van ROSSUM

Acting Clerk of the Executive Council

Forests Act 1958

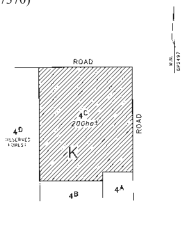
DEDICATION OF CROWN LAND AS RESERVED FOREST

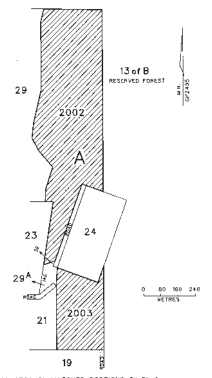
Order in Council

The Governor in Council under section 45(1) of the **Forests Act 1958** dedicates as reserved forest the Crown lands specified hereunder.

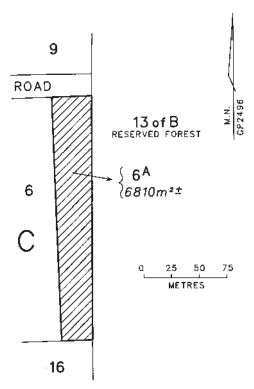
MUNICIPAL DISTRICT OF THE NORTHERN GRAMPIANS SHIRE COUNCIL

EVERSLEY and TCHIRREE-Crown Allotment 4C, Section K, Parish of Eversley (area 200 hectares, more or less) as indicated by hatching on plan GP2497 hereunder; Crown Allotments 2002 and 2003, Parish of Tchirree (total area 34.5 hectares, more or less) as indicated by hatching on plan GP2495 hereunder; Crown Allotment 6A, Section C, Parish of Tchirree (total area 6810 square metres, more or less) as indicated by hatching on plan GP2496 hereunder; Crown Allotment 34, Section A, Parish of Tchirree (area 144 hectares, more or less) as indicated by hatching on plan GP2498 hereunder; and Crown Allotments 26B and 27B, Section A, Parish of Tchirree (total area 2.5 hectares, more or less) as indicated by hatching on plan GP2499 hereunder. – (GP2497 2495 2496 2498 & 2499) -(2007370)

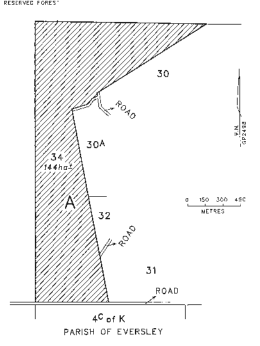


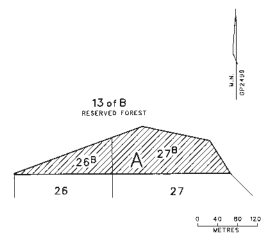


TOTAL AREA OF HATCHED PORTIONS 34.5ha±



13 of B





TOTAL AREA OF HATCHED PORTIONS 2.5ha=

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

Dated 18 December 2007

Responsible Minister

GAVIN JENNINGS

Minister Environment and Climate Change

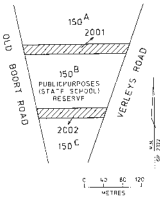
Land Act 1958

CLOSURE OF UNUSED ROADS Order in Council

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

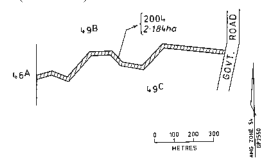
MUNICIPAL DISTRICT OF THE LODDON SHIRE COUNCIL

MYSIA – The roads in the Parish of Mysia being Crown Allotments 2001 and 2002 as indicated by hatching on plan GP2322 hereunder. -(GP2322) - (2003892)



MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

TUROAR - The road in the Parish of Turoar being Crown Allotment 2004 as indicated by hatching on plan GP2550 hereunder. – (GP2550) - (012016595)



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

Dated 18 December 2007

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change MELISSA van ROSSUM Acting Clerk of the Executive Council

Land Act 1958

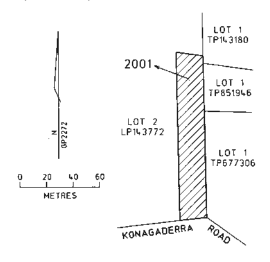
CLOSURE OF UNUSED ROADS

Order in Council

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

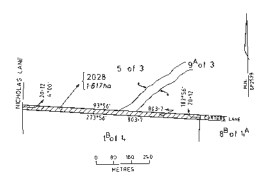
MUNICIPAL DISTRICT OF THE HUME CITY COUNCIL

BOLLINDA - The road in the Parish of Bollinda being Crown Allotment 2001 as indicated by hatching on plan GP2272 hereunder. – (GP2272) -(07L1-4797)



MUNICIPAL DISTRICT OF THE NILLUMBIK SHIRE COUNCIL

NILLUMBIK - The road in the Parish of Nillumbik being Crown Allotment 2028 as indicated by hatching on plan GP2529 hereunder. -(GP2529) - (12L12-1883)



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

Dated 18 December 2007

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change

MELISSA van ROSSUM Acting Clerk of the Executive Council

VICTORIA

State Aid To Religion Abolition Act 1871

ACT NO. 391/1871 - SECOND SCHEDULE

A statement of trusts having been submitted by the head or authorised representative of the Uniting Church in Australia under the provisions of the 'Act to provide for the abolition of State Aid to Religion' for allowance by the Governor in Council, the same was allowed by him on the Eighteenth day of December, 2007 and the following is the form in which such statement of trusts has been allowed.

STATEMENT OF TRUSTS

DESCRIPTION OF LAND -

Site for Presbyterian Church purposes permanently reserved by Order in Council of 1st February 1870 8094 square metres, Township of Pitfield, Parish of Mindai, County of Grenville, being Crown allotments 4, 5, 6 and 7 section I.

Commencing at the north-eastern angle of allotment 7 section I, Township of Pitfield, being the point of intersection of the southern side of Hoyle Street with the western side of Downie Street; bounded thence by Downie Street bearing 191° 48′ 100.58 metres; thence by a line bearing 281° 48′ 80.47 metres; thence by allotment 3 bearing 11° 48′ 100.58 metres; and thence by Hoyle Street bearing 101° 48′ 80.47 metres to the point of commencement.

NAME OF TRUSTEES

The Uniting Church in Australia Property Trust (Victoria).

POWERS OF DISPOSITION

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

PURPOSES TOWARDS WHICH PROCEEDS OF DISPOSITION ARE TO BE APPLIED –

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

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

Dated 18 December 2007

Responsible Minister

GAVIN JENNINGS

Minister Environment and Climate Change

MELISSA van ROSSUM Acting Clerk of the Executive Council

Cemeteries and Crematoria Act 2003

ABOLITION OF THE
BURWOOD CEMETERY TRUST
AND TRANSFER OF THE MANAGEMENT
OF BURWOOD CEMETERY
TO THE LILYDALE MEMORIAL PARK
AND CEMETERIES TRUST

Order in Council

The Governor in Council under section 8(1) (d) and section 8(2) of the Cemeteries and Crematoria Act 2003:

- (a) abolishes the Burwood Cemetery Trust; and
- (b) transfers all the:
 - i) assets and liabilities;
 - ii) duties and obligations in relation to staff;
 - iii) duties and obligations under contracts or other arrangements; and
 - iv) records and registers;

of the Burwood Cemetery Trust to the Lilydale Memorial Park and Cemeteries Trust.

This Order will be effective from the date it is published in the Government Gazette.

Dated 18 December 2007

HON DANIEL ANDREWS MP Minister For Health

> MELISSA van ROSSUM Acting Clerk of the Executive Council

Cemeteries and Crematoria Act 2003

ABOLITION OF THE
DANDENONG CEMETERY TRUST
AND TRANSFER OF THE MANAGEMENT
OF DANDENONG PUBLIC CEMETERY
TO THE NECROPOLIS TRUST

Order in Council

The Governor in Council under section 8(1) (d) and section 8(2) of the Cemeteries and Crematoria Act 2003:

- (a) abolishes the Dandenong Cemetery Trust; and
- (b) transfers all the:
 - i) assets and liabilities;
 - ii) duties and obligations in relation to staff;
 - iii) duties and obligations under contracts or other arrangements; and
 - iv) records and registers;

of the Dandenong Cemetery Trust to the Necropolis Trust.

This Order will be effective from the date it is published in the Government Gazette.

Dated 18 December 2007

HON DANIEL ANDREWS MP

Minister For Health

MELISSA van ROSSUM Acting Clerk of the Executive Council

Agricultural and Veterinary Chemicals (Control of Use) Act 1992

ORDER REGULATING THE USE OF PERISHABLE PEST ANIMAL BAITS CONTAINING SODIUM FLUOROACETATE (1080)

Order in Council

The Governor in Council makes the following Order:

1. Objective

The objective of this Order is to regulate the use of perishable pest animal baits containing sodium fluoroacetate (1080).

2. Authorising provision

This Order is made under section 25A of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992.

3. Commencement

This Order comes into operation on 1 January 2008.

4. Definitions

In this Order –

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

bait means a bait intended to be used to control a pest animal;

laid in relation to bait means placement of the bait in the landscape, including burial and surface placement of bait by aerial, broadcast or trail application;

pest animal means a pest animal declared in accordance with Part 8 of the Catchment and Land Protection Act 1994:

perishable in relation to a bait means a bait that has a short shelf-life.

5. Authorised use of perishable pest animal baits

A person must not use a perishable pest animal bait containing sodium fluoroacetate (1080) unless –

- (i) the use is specified in a permit under section 25A(2)(b) of the Act; or
- (ii) the person is licensed under Division 2A of Part 5 of the **Health Act 1958** as an authorised user of the product and is operating in accordance with the provisions of that Act and Regulations made under that Act; or

- (iii) the person holds and operates in accordance with a current Agricultural Chemical User Permit with 1080 endorsement issued under Schedule 1 to the Act, or is operating under the direct and immediate supervision of a person who holds such a permit; or
- (iv) the person holds and operates in accordance with a current Pilot (Chemical Rating)
 Licence issued under Schedule 1 to the Act and has successfully completed the Course
 for Minimising the Risks in the Use of 1080 Pest Animal Bait Products for Vertebrate
 Pest Control; or
- (v) the person holds and operates in accordance with a current Commercial Operator Licence issued under Schedule 1 to the Act or is an employee of a person holding a current Commercial Operator Licence, and has successfully completed the Course for Minimising the Risks in the Use of 1080 Pest Animal Bait Products for Vertebrate Pest Control.

6. Use of perishable pest animal baits

A person must not use a perishable pest animal bait containing sodium fluoroacetate (1080) unless –

- (i) the bait is prepared from a base that is specified in Column 1 of the Table; and
- (ii) the bait is only used in order to control the pest animal corresponding to the bait base specified in Column 2 of the Table; and
- (iii) each bait has a visible coating of blue dye; and
- (iv) the bait is laid within 3 days of the date of manufacture, if it is a bait that has been prepared under permit 8781, 'Permit for Supplying a Perishable Bait Treated with a Registered Chemical Product', issued by the Australian Pesticides and Veterinary Medicines Authority under section 114 of the **Agricultural and Veterinary Chemicals**Code Act 1994 of the Commonwealth.

TABLE

Column 1	Column 2
Bait Base	Pest Animal
Carrot	Rabbit
Liver	Fox Wild dog
Boneless red meat	Wild dog

Note: Section 25A(1) of the Act provides for the application of a penalty of, in the case of a corporation, 400 penalty units, and in any other case, 200 penalty units, for contravening an Order under that section.

Dated 18 December 2007 Responsible Minister JOE HELPER MP Minister for Agriculture

Corrections Act 1986

APPOINTMENT OF COMMUNITY CORRECTIONS CENTRES

Order in Council

The Governor in Council, under section 86(1) of the **Corrections Act 1986**, appoints the premises occupied by the organisations specified in column 1 at the corresponding address specified in column 2 to be community corrections centres:

Column 1	Column 2
Benalla Community Correctional Services	Court House, Bridge Street, Benalla
Berwick Community Correctional Services	Unit 4, 9 Clyde Street, Berwick
Box Hill Community Correctional Services	38–40 Prospect Street, Box Hill
Castlemaine Community Correctional Services	Court House, Lyttleton Street, Castlemaine
Cobram Community Correctional Services	Cobram Community House, 43–45 Punt Road, Cobram
Colac Community Correctional Services	Court House, 40 Queen Street, Colac
Cowes Community Correctional Services	Emma House, 1 Vaughan Street, Cowes
Dromana Community Correctional Services	Codrington Street, Dromana
Drug Court Community Corrections Centre	153 Foster Street, Dandenong
Echuca Community Correctional Services	Court House, 25–29 Heygarth Street, Echuca
Geelong Community Correctional Services	State Government Offices, Level 5, 30A Little Malop Street, Geelong
Hamilton Community Correctional Services Court House, Martin Street, Hamilton	
Hastings Community Correctional Services	30 King Street, Hastings
Hume Community Correctional Services	Level 2, 1100 Pascoe Vale Road, Broadmeadows
Kerang Community Correctional Services	Court House, 49 Victoria Street, Kerang
Korumburra Community Correctional Services	Court House, 24 Bridge Street, Korumburra
Kyneton Community Correctional Services	Court House, 34–36 Hutton Street, Kyneton
Lakes Entrance Community Correctional Services	Jemmerson Street, Lakes Entrance
Lilydale Community Correctional Services	Unit 1, 18 Clarke Street, Lilydale
Mansfield Community Correctional Services	Court House, Corner High and Highett Streets, Mansfield
Maryborough Community Correctional Services	Court House, 67 Clarendon Street, Maryborough

83–85 Unitt Street, Melton
M. 11' I (' C (1140M
Moorabbin Justice Centre, 1140 Nepean Highway, Highett
Court House, 36 Myrtle Street, Myrtleford
A & B 451, Melbourne Road, Newport
Shire Offices, Main Street, Omeo
Court House, Wolseley Street, Orbost
Community Health Centre, 33 Otway Street, Portland
Level 1, 909 High Street, Reservoir
Court House, George Street, Robinvale
374–378 Raymond Street, Sale
State Government Offices, 28 High Street, Seymour
Court House, 2 Napier Street, St Arnaud
Court House, Patrick Street, Stawell
123 Curlewis Road, Swan Hill
State Public Offices, 1st floor, 70 Smith Street, Warragul
Wonthaggi Police Station, 77a Watt Street, Wonthaggi
Bakers Community Health Centre, 121 Commercial Road, Yarram

This Order is effective from the date on which it is made.

Dated 18 December 2007 Responsible Minister BOB CAMERON MP Minister for Corrections

Corrections Act 1986

VARIATION OF COMMUNITY CORRECTIONS CENTRES

Order in Council

The Governor in Council, under section 86(1) of the Corrections Act 1986, varies the appointments of premises to be community corrections centres as specified in column 1, made by Order on the dates noted in that column, to the premises occupied by the organisation specified in column 2, and at the corresponding address specified in column 3, and revokes that part of any Orders made on the date specified in column 1 containing a statement restricting the number of offenders who may attend the centres mentioned in that column:

Column 1	Column 2	Column 3
Ararat Attendance Centre at 1 Ligar Street, Ararat (20 August, 1985)	Ararat Community Correctional Services	Court House, 77–89 Barkly Street, Ararat
Bairnsdale Attendance Centre at 137 Main Road, Bairnsdale (23 January 1985)	Bairnsdale Community Correctional Services	108a McLeod Street, Bairnsdale
Ballarat Community Corrections Centre (4 April 2000)	Ballarat Community Correctional Services	10 Dana Street, Ballarat
Bendigo Attendance Centre (14 September 1982)	Bendigo Community Correctional Services	18–20 Andrews Street, Bendigo
Dandenong Community Corrections Centre (27 May 1986)	Dandenong Community Correctional Services	44–48 Robinson Street, Dandenong
Frankston Community Corrections Centre (27 May 1986)	Frankston Community Correctional Services	Ground floor, 431 Nepean Highway, Frankston
Heidelberg Community Corrections Centre (27 May 1986)	Heidelberg Community Correctional Services	Ground floor, 81–83 Burgundy Street, Heidelberg
Wimmera Attendance Centre (12 February 1985 and 23 July 1985)	Horsham Community Correctional Services	21–23 McLachlan Street, Horsham
Mildura Attendance Centre (23 January 1985)	Mildura Community Correctional Services	59 Madden Avenue, Mildura
Morwell Community Corrections Centre (4 April 2000)	Morwell Community Correctional Services	25 Ann Street, Morwell
Oakleigh Community Corrections Centre (27 May 1986)	Oakleigh Community Correctional Services	Unit 2, 162 Drummond Street, Oakleigh
Prahran Community Corrections Centre (10 September 1985)	Prahran Community Correctional Services	227 High Street, Prahran
Ringwood Community Corrections Centre (16 April 1986)	Ringwood Community Correctional Services	Level 1, 2 Bond Street, Ringwood

Shepparton Community Corrections Centre (4 April 2000)	Shepparton Community Correctional Services	12 High Street, Shepparton
Sunshine Community Corrections Centre (31 August 1999)	Sunshine Community Correctional Services	Basement, 10 Foundry Road, Sunshine
Wangaratta Community Corrections Centre (27 May 1986)	Wangaratta Community Correctional Services	90 Ovens Street, Wangaratta
Warrnambool Attendance Centre (23 January 1985)	Warrnambool Community Correctional Services	218 Koroit Street, Warrnambool
Wodonga Attendance Centre (23 July 1985)	Wodonga Community Correctional Services	5 Elgin Boulevard, Wodonga

This Order is effective from the date on which it is made.

Dated 18 December 2007 Responsible Minister BOB CAMERON MP Minister for Corrections

Corrections Act 1986

REVOCATION OF COMMUNITY CORRECTIONS CENTRES

Order in Council

The Governor in Council, under section 86(1) of the Corrections Act 1986, revokes the appointment of the premises specified in column 1, made on the date noted in that column to be community corrections centre specified in column 2, to take effect from the date of the Order:

Column 1	Column 2
200 Victoria Street, Ballarat (30 January 1985)	Ballarat Attendance Centre
17 Lydiard Street North, Ballarat (27 May 1986)	Ballarat Community Corrections Centre
Building at the corner of Brougham and Gheringhap Streets, Geelong (21 December 1982)	Barwon Attendance Centre
69 Nicholson Street, Brunswick (12 February 1985)	Brunswick Attendance Centre
341–345 Sydney Road, Coburg (27 May 1986)	Coburg Community Corrections Centre
35A Langhorne Street, Dandenong (23 January 1985)	Dandenong Attendance Centre
77 Princes Highway, Morwell (23 January 1985)	Morwell Attendance Centre
86 Herbert Street, Northcote (4 February 1985)	Northcote Community Corrections Centre
1st floor, 432 Nepean Highway, Frankston (20 August 1985 and 29 October 1985)	Peninsula Attendance Centre
238A Wyndham Street, Shepparton (23 January 1985)	Shepparton Attendance Centre
3rd floor, 1001 Nepean Highway, Moorabbin (23 January 1985)	Southern Attendance Centre
54–56 Station Street, Sunshine (13 April 1985)	Sunshine Attendance Centre
15–17 Ely Street, Wangaratta (23 January 1985)	Wangaratta Attendance Centre
Factory No. 8, 59 Hudson Road, Spotswood (16 June 1981)	Western Suburbs Attendance Centre

and

The Governor in Council, under section 86(1) of the Corrections Act 1986, revokes the appointment made on 10 September 1985 of the Prahran Community Correctional Services at 227 High Street, Prahran to be a community corrections centre, to take effect on and from 22 December 2007.

Dated 18 December 2007 Responsible Minister BOB CAMERON MP Minister for Corrections

Flora and Fauna Guarantee Act 1988

ADDING ITEMS TO THE LIST OF TAXA AND COMMUNITIES OF FLORA AND FAUNA WHICH ARE THREATENED OR TO THE PROCESSES LIST

The Governor in Council under sections 10(1) and 10(2) of the **Flora and Fauna Guarantee Act 1988**, adds the items listed in the Schedule below to the list of taxa and communities of flora and fauna which are threatened and to the list of potentially threatening processes.

Dated 18 December 2007

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change

MELISSA van ROSSUM Acting Clerk of the Executive Council

Schedule

ITEMS TO BE ADDED TO THE LIST OF TAXA AND COMMUNITIES OF FLORA AND FAUNA WHICH ARE THREATENED

Taxa

Acronychia oblongifolia Leptoperla kallistae Prasophyllum sp. aff. frenchii **B** Triandrophyllum subtrifidum **Common Name**

Yellow-wood Kallista Flightless Stonefly Summer Leek-orchid Variable Gondwanawort

ITEM TO BE ADDED TO THE LIST OF POTENTIALLY THREATENING PROCESSES

Potentially Threatening Process

Reduction in biodiversity of native vegetation by Sambar (Cervus unicolor)

Flora and Fauna Guarantee Act 1988

FLORA AND FAUNA GUARANTEE (CHANNEL DEEPENING PROJECT) ORDER NO. 1/2007

The Governor in Council makes the following Order:

1. Title

This Order may be cited as the Flora and Fauna Guarantee (Channel Deepening Project) Order No. 1/2007.

2. Objective

The objective of this Order is to authorise the taking of fish that have been listed as threatened or which are members of a community that have been listed as threatened under the **Flora** and **Fauna Guarantee Act 1988** in the course of undertaking for the Channel Deepening Project, subject to certain terms and conditions.

3. Authorising Provision

This Order is made under section 53(2) of the Flora and Fauna Guarantee Act 1988.

4. Duration

This Order commences upon Gazettal and expires on 31 December 2009.

5. Definitions

In this Order -

'Act' means the Flora and Fauna Guarantee Act 1988;

'Channel Deepening Project' means all works and activities related to the deepening of the shipping channels in Port Phillip Bay to the Port of Melbourne to a depth sufficient to accommodate ships of 14 metres draught as defined in the Environment Management Plan;

'listed fish' means a fish which is a member of a taxon or community of fauna that is listed as threatened under section 10 of the Act.

6. Authority to take listed fish in the course of undertaking activities associated with the Channel Deepening Project

A person may take listed fish in the course of undertaking dredging, the placement of dredged material and associated activities where those activities form part of the Channel Deepening Project subject to the following terms and conditions –

- (a) that she or he is
 - (i) an employee of the Port of Melbourne Corporation, or
 - (ii) a contractor to the Port of Melbourne Corporation, or
 - (iii) an employee of a contractor to the Port of Melbourne Corporation, or
 - (iv) a sub-contractor to a contractor to the Port of Melbourne Corporation;
- (b) that he or she is undertaking those activities in accordance with the conditions of any consent given for the Channel Deepening Project under section 40 of the Coastal Management Act 1995.

Dated 18 December 2007

Responsible Minister

GAVIN JENNINGS MLC

Minister for Environment and Climate Change

Land Tax Act 2005

DECLARATION OF URBAN ZONES UNDER SECTION 64(2) OF THE ACT

Order in Council

The Governor in Council under section 64(2) of the **Land Tax Act 2005** ('the Act') declares the types of zones named in the Planning Schemes and listed in the Schedule below, including all the schedules to the zones if any, however the zones or schedules are described in the Planning Schemes, to be urban zones for the purposes of the Act.

This Order is in effect from the date it is published in the Government Gazette. The Order of 19 December 2006 declaring urban zones for the purposes of the Act is revoked from the date this Order is gazetted.

Dated 18 December 2007 Responsible Minister JOHN LENDERS Treasurer

MELISSA van ROSSUM Acting Clerk of the Executive Council

SCHEDULE

Declaration of Urban Zones under Section 64(2) of the Land Tax Act 2005

The following zones under all planning schemes in force in Victoria including the Banyule Planning Scheme, Bayside Planning Scheme, Boroondara Planning Scheme, Brimbank Planning Scheme, Cardinia Planning Scheme, Casey Planning Scheme, Darebin Planning Scheme, Frankston Planning Scheme, Glen Eira Planning Scheme, Greater Dandenong Planning Scheme, Hobsons Bay Planning Scheme, Hume Planning Scheme, Kingston Planning Scheme, Knox Planning Scheme, Manningham Planning Scheme, Maribrynong Planning Scheme, Maroondah Planning Scheme, Melbourne Planning Scheme, Monash Planning Scheme, Moonee Valley Planning Scheme, Moreland Planning Scheme, Mornington Peninsula Planning Scheme, Nillumbik Planning Scheme, Port of Melbourne Planning Scheme, Port Phillip Planning Scheme, Stonnington Planning Scheme, Whitehorse Planning Scheme, Whittlesea Planning Scheme, Wyndham Planning Scheme, Yarra Planning Scheme and Yarra Ranges Planning Scheme.

Zone	
Code	Description
B1Z	Business 1 Zone
B2Z	Business 2 Zone
B3Z	Business 3 Zone
B4Z	Business 4 Zone
B5Z	Business 5 Zone
CCZ	Capital City Zone
CDZ	Comprehensive Development Zone
DZ	Docklands Zone
IN1Z	Industrial 1 Zone
IN2Z	Industrial 2 Zone
IN3Z	Industrial 3 Zone
LDRZ	Low Density Residential Zone
MUZ	Mixed Use Zone
PDZ	Priority Development Zone
PCRZ	Public Conservation and Resource Zone
PPRZ	Public Park and Recreation Zone

PUZ	Public Use Zone
R1Z	Residential 1 Zone
R2Z	Residential 2 Zone
R3Z	Residential 3 Zone
RDZ	Road Zone
SUZ	Special Use Zone
TZ	Township Zone
UFZ	Urban Floodway Zone

Local Government Act 1989

ALTERATION OF ELECTORAL STRUCTURE OF THE EAST GIPPSLAND SHIRE COUNCIL

Order in Council

The Governor in Council under sections 220Q(j) and 220Q(n) of the **Local Government Act 1989** re-constitutes the municipal district of the East Gippsland Shire Council as an unsubdivided municipal district and alters the number of councillors assigned to the council as described in plan LEGL./07–324 lodged in the Central Plan Office.

Under section 220S(1)(a) of the **Local Government Act 1989** this Order comes into operation on the date it is published in the Government Gazette.

The changes are to have effect for the purposes of the next general election of the East Gippsland Shire Council, and shall continue to have effect from the election day for that election.

Dated 18 December 2007

Responsible Minister

RICHARD WYNNE MP

Minister for Local Government

MELISSA van ROSSUM Acting Clerk of the Executive Council

Local Government Act 1989

ALTERATION OF ELECTORAL STRUCTURE OF THE PORT PHILLIP CITY COUNCIL

Order in Council

The Governor in Council under sections 220Q(k) and 220Q(m) of the **Local Government Act 1989** alters the boundaries and names of wards of the Port Phillip City Council as described in plan LEGL./07–325 lodged in the Central Plan Office.

Under section 220S(1)(a) of the **Local Government Act 1989** this Order comes into operation on the date it is published in the Government Gazette.

The changes are to have effect for the purposes of the next general election of the Port Phillip City Council, and shall continue to have effect from the election day for that election.

Dated 18 December 2007

Responsible Minister

RICHARD WYNNE MP

Minister for Local Government

Local Government Act 1989

ALTERATION OF ELECTORAL STRUCTURE OF THE MURRINDINDI SHIRE COUNCIL

Order in Council

The Governor in Council under sections 220Q(k), 220Q(l), 220Q(m) and 220Q(n) of the **Local Government Act 1989** alters the boundaries, number and names of wards and alters the number of councillors assigned to the Murrindindi Shire Council as described in plan LEGL./07–326 lodged in the Central Plan Office.

Under section 220S(1)(a) of the **Local Government Act 1989** this Order comes into operation on the date it is published in the Government Gazette.

The changes are to have effect for the purposes of the next general election of the Murrindindi Shire Council, and shall continue to have effect from the election day for that election.

Dated 18 December 2007

Responsible Minister

RICHARD WYNNE MP

Minister for Local Government

MELISSA van ROSSUM Acting Clerk of the Executive Council

Public Administration Act 2004

ESTABLISHMENT OF AN ADMINISTRATIVE OFFICE

Order in Council

The Governor in Council under section 11 of the **Public Administration Act 2004** establishes the Administrative Office listed in column 2 of the Table below in relation to the Department listed in column 1 of that Table.

This Order will be effective on and from 1 January 2008.

Table

Column 1

Column 2

Department of Sustainability Office of the Environmental Monitor

and Environment

Dated 18 December 2007

Responsible Minister

JOHN BRUMBY MP

Premier

Plant Health and Plant Products Act 1995

DECLARATION OF CONTROL AREAS IN VICTORIA FOR THE PURPOSE OF PREVENTING THE SPREAD OF THE PEST PHYLLOXERA

Order in Council

The Governor in Council under section 9 of the Plant Health and Plant Products Act 1995 –

- (a) for the purpose of preventing the spread of the pest, Phylloxera (*Daktulosphaira vitifolii*) to other parts of Victoria, declares
 - the area described in Schedule 1 to be a control area known as the North East Phylloxera Infested Zone; and
 - (ii) the area described in Schedule 2 to be a control area known as the Nagambie Phylloxera Infested Zone; and
 - (iii) the area described in Schedule 3 to be a control area known as the Upton Phylloxera Infested Zone; and
 - (iv) the area described in Schedule 4 to be a control area known as the Mooroopna Phylloxera Infested Zone; and
 - (v) the area described in Schedule 5 to be a control area known as the Maroondah Phylloxera Infested Zone; and
- (b) revokes the Order made under Section 9 of the **Plant Health and Plant Products Act 1995** on 27 February 2007, and published in the Government Gazette G9 on 1 March 2007 at pp 366–369; and
- specifies the prohibitions in Schedule 6 which are to operate in the control areas to prevent the spread of the pest, Phylloxera to other parts of Victoria.

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

Dated 18 December 2007 Responsible Minister JOE HELPER Minister for Agriculture

SCHEDULE 1 – NORTH EAST PHYLLOXERA INFESTED ZONE

The area of land bounded by a line commencing at the intersection of the boundaries of the Parishes of Dueran East, Toombullup and Whitfield South, then in a northerly direction along the western boundary of the Parish of Whitfield South to the intersection of the boundaries of the Parishes of Whitfield South, Toombullup and Toombullup North, then in a westerly, then northerly, then easterly direction along the southern, western and northern boundaries of the Parish of Toombullup North to the intersection of the boundaries of the Parishes of Toombullup North, Rothesay and Tatong, then in a generally northerly direction along the western boundaries of the Parish of Tatong, Lurg, Winton, Mokaon, Boweya, Boomahnoomoonah and Bundalong to the intersection of the western boundary of the Parish of Bundalong and the Murray River, then in a generally easterly direction along the Murray River to the intersection of the Murray River and the eastern boundary of the Parish of Wodonga, then in a generally southerly direction along the eastern boundaries of the Parishes of Wodonga, Baranduda, Yackandandah and Bruarong to the intersection of the boundaries of the Parishes of Bruarong, Kergunyah and Dederang, then in a straight line in a southerly direction to the intersection of Lambert Lane and Mt Jack Track, then in a southerly direction along Mt Jack Track to the intersection of Mt Jack Track and Running Creek Road, then in a westerly direction along Running Creek Road to the intersection of Running Creek Road and Kancoona Gap Track, then in a southerly direction along Kancoona Gap Track to the intersection of Kancoona Gap Track and Link Road, then in a westerly direction along Link Road to the intersection of Link Road and Barker Road, then in a generally southerly direction along Barker Road to the intersection of Barker Road and Rolland Road, then in a straight line in a south-easterly direction to the intersection of Kancoona South Road and Havilah Road, then in a south-easterly direction along Havilah Road to the intersection of Havilah Road and Mt Porepunkah Road, then in a southerly direction along Mt Porepunkah Road to the intersection of Mt Porepunkah Road and Smart Creek-Tawonga Gap Track, then in a south-easterly direction along Smart Creek-Tawonga Gap Track to the intersection of Smart Creek-Tawonga Gap Track and Tawonga Gap Track, then in a southerly direction along Tawonga Gap Track to the intersection of Tawonga Gap Track and Big Flat Track, then in a south-easterly direction along Big Flat Track to the intersection of Big Flat Track and Dungey Track, then in a straight line in a southerly direction to the intersection of Razorback Walking Track and Razorback Track, then in a south-westerly direction along Razorback Track to the intersection of Razorback Track and Bungalow Spur Walking Track, then in a straight line in a south-westerly direction to the intersection of Cobbler Lake Track and Cobbler Lake-Abbeyard Road, then in a straight line in a north-westerly direction to the intersection of the boundaries of the Parishes of Matong North, Dandongadale and Winteriga, then in a southerly, then westerly direction along the eastern and southern boundaries of the Parish of Winteriga to the intersection of the boundaries of the Parishes of Winteriga, Matong North and Wabonga, then in a westerly direction along the southern boundaries of the Parishes of Wabonga and Whitfield South to the point of commencement.

SCHEDULE 2 – NAGAMBIE PHYLLOXERA INFESTED ZONE

The area at of land bounded by a line commencing at the point where the northern boundary of the Parish of Bailieston joins the western boundary of that Parish, then easterly along the northern boundary of that Parish, and east-north-easterly and generally south-westerly along the northern boundary of the Parish of Noorilim to the intersection with the northern boundary of the Parish of Wahring, then easterly along the northern boundary of that Parish to the eastern boundary of that Parish, then southerly along the eastern boundary of that Parish, and the eastern boundary of the Parish of Wormangal to the southern boundary of that Parish, then westerly along the southern boundary of that Parish of Tabilk, to the intersection with the Tocumwal Railway Line, then in a southerly direction along the Tocumwal Railway Line

until the intersection of the Tocumwal Railway Line and Aerodrome Road, then in an easterly direction along Aerodrome Road, then in a northerly direction and a south-easterly direction along Aerodrome Road, across the Melbourne Albury Railway Line until the intersection of Aerodrome Road and Hughes Street, then in a south-easterly direction along Hughes Street until the intersection with the Old Hume Highway, then in a westerly direction along the Old Hume Highway until the intersection of the Old Hume Highway and Lambing Gully Road, then in a southerly direction along Lambing Gully Road until the intersection of Lambing Gully Road and the Hume Freeway, then in a south-westerly direction along the Hume Freeway until the northern boundary of the Department of Defence Munitions Depot, then in a westerly direction along the northern boundary of the Department of Defence Munitions Depot, until it meets the Old Hume Highway, then in a southerly direction along the Old Hume Highway until the intersection of the Old Hume Highway and O'Connors Road, then in a westerly direction along O'Connors Road until the intersection of O'Connors Road and the Tocumwal Railway Line, then in a north-westerly direction along the Tocumwal Railway Line until the Tocumwal Railway Line meets with the southern boundary of the Parish of Avenel then in a westerly direction along that boundary to the intersection of the eastern boundary of the Parish of Northwood, then in a southerly direction along that boundary to the southern boundary of that Parish, then in a westerly direction along that boundary to the western boundary of that Parish, then northerly along that Parish boundary and the western boundaries of the Parishes of Mitchell and Bailieston to the point of commencement.

SCHEDULE 3 – UPTON PHYLLOXERA INFESTED ZONE

The area at Upton within a five kilometre radius of the Upton Fire Station (S 36° 54.669, E 145° 22.710) Upton.

SCHEDULE 4 - MOOROOPNA PHYLLOXERA INFESTED ZONE

The area of land bounded by a line commencing at the point where the northern boundary of the Parish of Mooroopna joins with the western boundary of that Parish; then easterly along the northern boundary of that Parish to the junction with the Goulburn River, then generally southerly along the western bank of the Goulburn River to the junction of the River with the southern boundary of the Parish of Toolamba; then westerly along the southern boundary of that Parish to the western boundary of that Parish; then northerly along the western boundary of that Parish and the western boundary of the Parish of Mooroopna to the point of commencement.

SCHEDULE 5 – MAROONDAH PHYLLOXERA INFESTED ZONE

The area of land bounded by a line commencing at the intersection of the Maroondah Highway and the Melba Highway, then in a southerly direction along the Maroondah Highway to the intersection of the Maroondah Highway and Killara Road, then in an easterly direction along Killara Road to the intersection of Killara Road and Medhurst Road, then in a generally easterly direction along Medhurst Road to the intersection of Medhurst Road and Maddens Lane, then in a northerly direction along Maddens Lane to the intersection of Maddens Lane and the Maroondah Highway, and continuing in a straight line in a northerly direction to the Yarra River, then in a straight line in a north-westerly direction to the intersection of School Lane and Healesville—Yarra Glen Road, then in a westerly direction along Healesville—Yarra Glen Road to the intersection of Healesville—Yarra Glen Road and the Melba Highway, then in a northerly direction along King Street to the intersection of King Street and Glenview Road, then in a south-westerly direction along Glenview Road to the intersection of Glenview Road and Yarraview Road, then in a north-easterly direction along Yarraview Road to the intersection of Yarraview Road and Oliver Street, then in an easterly direction along Oliver Street to the intersection of Oliver Street and Sayle Street, then in a straight

line in a south-easterly direction to the intersection of the Melba Highway and the Yarra River, then in a generally south-westerly direction along the Yarra River to the intersection of the Yarra River and Olinda Creek Drain, then in a generally southerly direction along Olinda Creek Drain to the intersection of Olinda Creek Drain and Macintyre Lane, then in a straight line in a south-easterly direction to the intersection of Lawler Lane and Rudduck Lane, then in an easterly direction along Rudduck Lane to the intersection of Rudduck Lane and the Melba Highway, then in a southerly direction along the Melba Highway to the point of commencement.

SCHEDULE 6 - PROHIBITIONS APPLYING TO PHYLLOXERA

1. Definitions

In this Schedule -

'host material' means any plant, plant part or plant product of the genus *Vitis*, including grapevines, potted vines, cuttings, rootlings, leaves, roots, stems, grapes for table use, grapes for wine making, grape marc, grape must, juice, germplasm and plant and soil samples for diagnostic purposes.

'juice' means fresh juice, unclarified or clarified juice or unfiltered or filtered juice, but not juice filtered or otherwise processed so as not to exceed a maximum particle size of 50 microns.

- 2. Prohibitions relating to the control area
 - (1) The removal from a control area of
 - (a) any host material; or
 - (b) any agricultural equipment that has been used for the cultivation, harvesting, handling, transport or processing of plant, plant parts or plant products of the genus *Vitis*; or
 - (c) any package which has contained any plant, plant part or plant product of the genus *Vitis*; or
 - (d) soil originating from a property involved in the cultivation or handling of plants, plant parts or plant products of the genus *Vitis* –

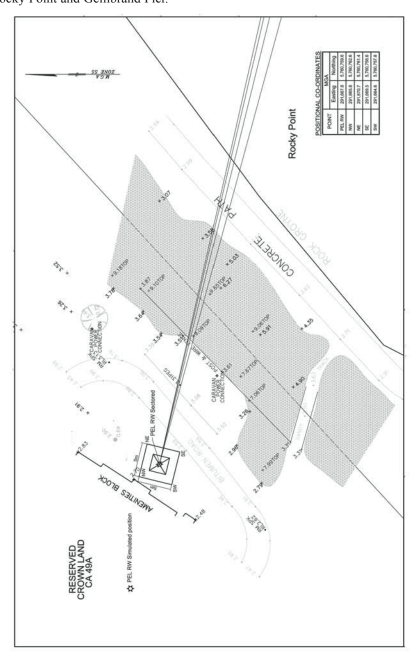
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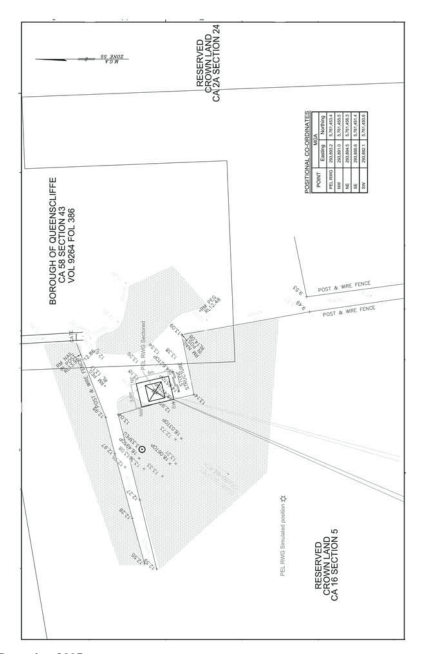
Note: Section 9(3) provides a penalty of 100 penalty units for a person who contravenes any prohibition or restriction in a control order if the person knows or has reason to believe that any place has been declared to be a control area, unless the person is authorised to do so under a permit issued by the Secretary.

Planning and Environment Act 1987

PORT PHILLIP CHANNEL DEEPENING PROJECT - NAVIGATIONAL AIDS Order in Council

The Governor in Council, under section 16 of the **Planning and Environment Act 1987**, directs that neither the Queenscliffe Planning Scheme nor the Port of Melbourne Planning Scheme is binding on the Port of Melbourne Corporation, to the extent that the Port of Melbourne Corporation develops or uses land for the purposes of navigational aids and associated buildings or works at The Narrows, Rocky Point and Gellibrand Pier.





Dated 18 December 2007 Responsible Minister JUSTIN MADDEN MLC Minister for Planning

State Owned Enterprises Act 1992

STATE OWNED ENTERPRISES (STATE BODY – STATE OWNED ENTERPRISE FOR IRRIGATION MODERNISATION IN NORTHERN VICTORIA) ORDER 2007

Order in Council

The Governor in Council under section 14 of the **State Owned Enterprises Act 1992** makes the following Order –

1. Commencement

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

2. Power

This Order is made under section 14 of the State Owned Enterprises Act 1992.

3. Definitions

In this Order -

'Act' means the State Owned Enterprises Act 1992;

'board' means the board of directors of State Owned Enterprise for Irrigation Modernisation in Northern Victoria;

'Minister' means the relevant Minister designated in clause 8 of this Order;

'State Owned Enterprise for Irrigation Modernisation in Northern Victoria' means the State body established by this Order; and

'Program' means the Food Bowl Modernisation Program for modernising the Goulburn and Murray irrigation systems as described in *Our Water Our Future – The Next Stage of the Government's Water Plan*, announced by the Victorian Government in June 2007.

4. Establishment of State Owned Enterprise for Irrigation Modernisation in Northern Victoria

There is established a State body by the name of State Owned Enterprise for Irrigation Modernisation in Northern Victoria for the particular purpose of planning, designing and delivering the Program.

5. Functions

The function of State Owned Enterprise for Irrigation Modernisation in Northern Victoria is to plan, design and deliver the Program.

6. Powers

- (1) State Owned Enterprise for Irrigation Modernisation in Northern Victoria has the power, to the extent permitted by law, to do all things necessary or convenient to be done for, or in connection with, or incidental to the performance of its functions and powers under this Order, the Act or any other Act or regulation.
- (2) Without limiting its powers under subclause (1), for the purpose of performing its functions State Owned Enterprise for Irrigation Modernisation in Northern Victoria may
 - (a) enter into contracts, agreements, leases and licences for the provision of services and facilities;
 - (b) employ staff or engage such persons as are necessary for the performance of its functions.
- (3) State Owned Enterprise for Irrigation Modernisation in Northern Victoria may by instrument under its official seal, delegate any of its functions or powers, other than this power of delegation, to
 - (a) a director or employee of State Owned Enterprise for Irrigation Modernisation in Northern Victoria; and

(b) with the consent of the Minister, any other person.

7. Duties

- (1) State Owned Enterprise for Irrigation Modernisation in Northern Victoria must
 - (a) perform its functions and exercise its powers in a manner that is consistent with the water policy and priorities of the Victorian Government;
 - (b) develop, in a form approved by the Minister and Treasurer, a plan for the Program and its sub-projects and submit the plan to the Minister and Treasurer for approval prior to its implementation;
 - (c) establish formal relationships with Goulburn–Murray Rural Water Corporation and other relevant agencies of the Victorian Government in relation to the Program;
 - (d) participate in the co-ordination of activities in relation to the Program across agencies of the Victorian Government;
 - (e) notify the Minister and Treasurer if it proposes to enter into any contract or agreement that is within a class or category specified by the Minister and the Treasurer to State Owned Enterprise for Irrigation Modernisation in Northern Victoria from time to time for the purposes of this paragraph; and
 - (f) include in its annual report information on its progress towards securing water savings and enabling the sharing of those water savings through the implementation of the Program.
- (2) In performing its functions, exercising its powers and carrying out its duties, State Owned Enterprise for Irrigation Modernisation in Northern Victoria has the business objective that it must act as efficiently as possible consistent with commercial practice.
- (3) The board must comply with a direction given to it under section 16C of the Act.

8. Relevant Minister

The Minister responsible for the Water Act 1989 is the relevant Minister for the purposes of the State Owned Enterprises Act 1992 in relation to State Owned Enterprise for Irrigation Modernisation in Northern Victoria.

9. Board of directors

- (1) State Owned Enterprise for Irrigation Modernisation in Northern Victoria has a board of directors consisting of not less than four and not more than nine directors.
- (2) The board
 - (a) is responsible for
 - (i) the strategic planning of State Owned Enterprise for Irrigation Modernisation in Northern Victoria; and
 - (ii) the management of the affairs of State Owned Enterprise for Irrigation Modernisation in Northern Victoria; and
 - (b) may exercise the powers of State Owned Enterprise for Irrigation Modernisation in Northern Victoria.
- (3) Each director is to be appointed by the Minister and the Treasurer jointly, having regard to the need to ensure that each person so appointed has qualifications and experience that are relevant to the operations of State Owned Enterprise for Irrigation Modernisation in Northern Victoria.
- (4) The Minister and Treasurer jointly may appoint one of the directors as chairperson of the board.
- (5) A director holds office –

- (i) for the term, not exceeding 3 years, that is specified in the instrument of his or her appointment and is eligible for re-appointment; and
- (ii) on the other terms and conditions that are determined jointly by the Minister and the Treasurer.
- (6) Each director holds office on a part-time basis.
- (7) The office of director of the board becomes vacant if the director
 - (a) resigns in accordance with sub-clause (8); or
 - (b) becomes an insolvent under administration (within the meaning of the Corporations Act); or
 - (c) fails to attend 3 consecutive meetings of the board without the approval of the board; or
 - (d) is found guilty of an indictable offence; or
 - (e) holds a paid office in State Owned Enterprise for Irrigation Modernisation in Northern Victoria; or
 - (f) is removed from office in accordance with sub-clause (9) or in accordance with the **Public Administration Act 2004**.
- (8) A person may resign from the office of director by notice in writing delivered to the Minister.
- (9) The Minister and the Treasurer jointly may at any time remove a director of the board from the office of director.

10. Directors' Interests

- (1) If-
 - (a) a director of the board has a direct or indirect pecuniary interest in a matter being considered, or about to be considered, by the board; and
 - (b) the interest could conflict with the proper performance of the director's duties in relation to the consideration of the matter, the director as soon as practicable after the relevant facts come to the director's knowledge, must disclose the nature of the interest at a meeting of the board.
- (2) A disclosure under sub-clause (1) must be recorded in the minutes of the meeting and, unless the Minister or the board otherwise determines, the director
 - (a) must not be present during any deliberation of the board in relation to the matter; and
 - (b) must not take part in any decision of the board in relation to the matter.
- (3) For the purpose of the making of a determination by the board under sub-clause (2), in relation to a director who has made a disclosure under sub-clause (1), a director who has a direct or indirect pecuniary interest in the matter to which the disclosure relates
 - (a) must not be present during any deliberations of the board for the purpose of making the determination; and
 - (b) must not take part in the making by the board of the determination.
- (4) This clause does not apply in relation to a matter relating to the supply of goods or services to the director if the goods and services are, or are to be, available to members of the public on the same terms and conditions.

11. Meetings and proceedings at meetings of the board

- (1) The board must hold at least one ordinary meeting every 3 months.
- (2) Subject to this Order, the board may regulate its own procedures.

- (3) The chairperson or, in his or her absence, a director elected by the directors present at the meeting, must preside at a meeting of the board.
- (4) The quorum for a meeting of the board is a majority of the directors for the time being.
- (5) A question arising at a meeting of the board is determined by a majority of the votes of the directors present and voting on the question.
- (6) The person presiding at a meeting has a deliberative vote and, in the event of an equality of votes on any question, a second or casting vote.
- (7) The board must ensure that minutes are kept of each meeting of the board.
- (8) The board must record in the minutes
 - (a) the names of the directors present; and
 - (b) the names of the directors voting on any question in relation to which a division is called.
- (9) The board may permit a director to participate in a particular meeting by
 - (a) telephone; or
 - (b) closed-circuit television; or
 - (c) any other means of electronic or instantaneous communication.
- (10) A director who participates in a meeting under subclause (9) is deemed to be present at the meeting.

12. Validity of decisions of board

An act or decision of the board is not invalid merely because of –

- (a) a defect or irregularity in, or in connection with, the appointment of a director; or
- (b) a vacancy in the membership of the board, including a vacancy arising from the failure to appoint a director to the board.

13. Special meetings

- (1) The chairperson of the board may at any time (and must, if requested by 2 directors) call a special meeting of the board.
- (2) Subject to subclause (3), a special meeting must not be held unless at least 2 days' notice has been given to each director.
- (3) If all directors consent in writing, a special meeting may be held with less than 2 days' notice being provided to each director.
- (4) Notice of a special meeting must
 - (a) be in writing; and
 - (b) be served on each director, by post or in person; and
 - (c) specify the time and place of the meeting and the reason for it.
- (5) A special meeting may deal only with business stated in the notice.

14. Resolutions without meetings

- (1) If all of the directors for the time being see a document setting out a resolution and a majority of those directors sign a document containing a statement that they are in favour of a resolution in the terms set out in the document, a resolution in those terms is deemed to have been passed at a meeting of the board held on the day on which the document is signed, or, if the directors do not sign it on the same day, on the day on which the last director to sign signs the document.
- (2) If a resolution is deemed under sub-clause (1) to have been passed at a meeting of the board, each director of the board must be advised as soon as practicable and given a copy of the terms of the resolution.

(3) For the purposes of sub-clause (1), two or more separate documents containing a statement in identical terms, each of which is signed by one or more directors of the board, are deemed to constitute one document.

15. Corporate plan

- (1) State Owned Enterprise for Irrigation Modernisation in Northern Victoria must prepare a corporate plan and must submit it to the Minister and the Treasurer on or before the date specified by them, or, if no such date is specified, at least 2 months before it intends to implement the corporate plan or any part of it.
- (2) A corporate plan must be in or to the effect of a form approved by the Minister and the Treasurer and must contain any information specified by them.
- (3) The Treasurer and the Minister each may make any comments on the corporate plan that he or she thinks fit and the board must have regard to any comments so made.
- (4) State Owned Enterprise for Irrigation Modernisation in Northern Victoria may commence implementation of the corporate plan 2 months (or any shorter time allowed by the Minister together with the Treasurer) after submitting a corporate plan under sub-clause (1).
- (5) State Owned Enterprise for Irrigation Modernisation in Northern Victoria must not make a major deviation from its corporate plan unless it has, at least 2 months (or any shorter time allowed by the Minister together with the Treasurer) before it intends to make the deviation, submitted to the Minister and the Treasurer details of the proposed deviation.
- (6) The corporate plan of State Owned Enterprise for Irrigation Modernisation in Northern Victoria at any time is the plan submitted under sub-clause (1), as varied (if at all) following comments made under sub-clause (3) or as the result of any direction given to the board under section 16C of the Act, and as revised (if at all) by any deviation under subclause (5), at that time.

16. Board to give notice of significant events

If the board forms the opinion that matters have arisen –

- (a) that may prevent or significantly affect the achievement of the corporate plan or the plan described in clause 7(1)(b) of this Order; or
- (b) that may prevent or significantly affect the achievement of its agreed targets –

the board must immediately notify the Minister and Treasurer of its opinions and the reasons for its opinions.

17. Reports to the Minister and the Treasurer

- (1) The Minister or the Treasurer, in either case after consultation with the other, may require the board to give the Minister or Treasurer, as the case requires, such information or reports as they require.
- (2) The board must comply with a requirement to provide information under this clause.

Dated 18 December 2007 Responsible Minister JOHN LENDERS MP Treasurer

SUBORDINATE LEGISLATION ACT 1994 NOTICE OF MAKING OF STATUTORY RULES

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

144. Statutory Rule: Prevention of

Cruelty to Animals (Amendment) Regulations 2007

Authorising Act: Prevention of Cruelty

to Animals Act 1986

Date of making: 18 December 2007

145. Statutory Rule: Charter of Human Rights and

Responsibilities (Public Authorities)

(Interim) Regulations 2007

Authorising Act: Charter of Human

Rights and Responsibilities Act 2006

Date of making: 18 December 2007

148. *Statutory Rule:* Radiation

(Tanning Units Amendment) Interim

Regulations 2007

Authorising Act: Radiation Act 2005

Date of making: 18 December 2007

149. Statutory Rule: Transport

(Taxi-cab Industry Accreditation)

Regulations 2007

Authorising Act: Transport Act 1983

Date of making: 18 December 2007

150. Statutory Rule: Transport (Taxi-cab

Network Service Provider Accreditation

Exemptions)
Regulations 2007

Authorising Act: Transport Act 1983

Date of making: 18 December 2007

154. Statutory Rule: Road Management

(Works and Infrastructure) (Amendment) Regulations 2007

Authorising Act: Road Management

Act 2004

Date of making: 18 December 2007

SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

Notice is hereby given under Section 17(3) of the **Subordinate Legislation Act 1994** that the following Statutory Rules were first obtainable from Information Victoria, 505 Little Collins Street, Melbourne on the date specified:

133. Statutory Rule: Victorian Civil and

Administrative Tribunal (Fees) (Further Amendment) Regulations 2007

Authorising Act: Victorian Civil

and Administrave Tribunal Act 1998

Date first obtainable: 18 December 2007

Code A

134. Statutory Rule: Legal Profession

(Practising Certificate Fees) Regulations 2007

Authorising Act: Legal Profession

Act 2004

Date first obtainable: 18 December 2007

Code A

135. Statutory Rule: Charter of Human

Rights and Responsibilities (General) Regulations 2007

Authorising Act: Charter of Human

Rights and Responsiblities Act 2006

Date first obtainable: 18 December 2007

Code A

136. Statutory Rule: Subordinate 140. Statutory Rule: Occupational Legislation Health and Safety (Second-Hand (Chrysotile Dealers and Exemption) Pawnbrokers Amendment Regulations Regulations 2007 1997 - Extension Dangerous Goods Authorising Act: of Operation) Act 1985 Regulations 2007 Date first obtainable: 18 December 2007 Subordinate Authorising Act: Code A Legislation 141. Statutory Rule: Subordinate Act 1994 Legislation Date first obtainable: 18 December 2007 (Infertility Code A Treatment 137. Statutory Rule: Travel Agents Regulations 1997 - Extension Regulations 2007 of Operation) Authorising Act: Travel Agents Regulations 2007 Act 1986 Subordinate Authorising Act: Date first obtainable: 18 December 2007 Legislation Code B Act 1994 138. Statutory Rule: Environment Date first obtainable: 18 December 2007 Protection Code A (Environment 142. Statutory Rule: Magistrates' Court and Resource Efficiency Plans) Civil Procedure Regulations 2007 (Amendment No.21) Authorising Act: Environment Rules 2007 Protection Act 1970 Authorising Act: Magistrates' Court Act 1984 Date first obtainable: 18 December 2007 Date first obtainable: 18 December 2007 Code C Code A 139. Statutory Rule: National Parks (Fees and Charges) (Amendment) Regulations 2007 National Parks Authorising Act: Act 1975

Date first obtainable: 18 December 2007

Code A

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