

Victoria Government Gazette

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No. G 26 Thursday 26 June 2008

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As from 26 June 2008

The last Special Gazette was No. 164 dated 25 June 2008. The last Periodical Gazette was No. 1 dated 12 June 2008.

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- See our webpage www.craftpress.com.au
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• 1 Treasury Place, Melbourne (behind the Old Treasury Building)

VICTORIA GOVERNMENT GAZETTE

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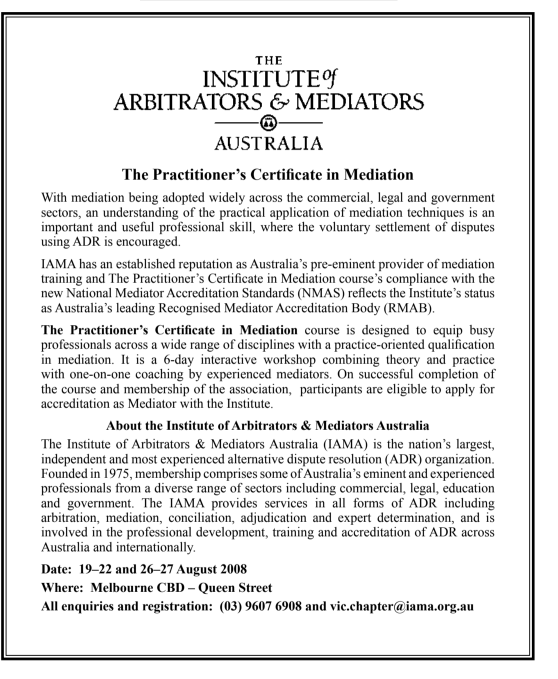
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> JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS



Corporations Act 2001 SECTION 509

Notice Convening Final Meeting of Members and Creditors

Port Property Maintenance Pty Ltd (in liquidation) (ACN 093 274 527)

Notice is hereby given pursuant to section 509 of the **Corporations Act 2001** that a general meeting of the members and creditors of the abovenamed company will be held at the offices of Barrett Walker, Certified Practising Accountants, Suite D, 222–224 Church Street, Richmond, Victoria 3121, on 28 July 2008 at 10.00 am for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanations that may be given by the liquidator.

Dated 17 June 2008 RAY BARRETT Liquidator

NOTICE OF INTENDED DISTRIBUTION OF TRUST PROPERTY

Notice of Intention to Wind Up St Hilliers Enhanced Property Fund No. 1

Any person having any claim in respect of the property held by the St Hilliers Enhanced Property Fund No. 1 must send particulars of the claim to the trustee, St Hilliers Funds Management Limited, ACN 106 527 833 AFSL 267744, at GPO Box 5370, Sydney, NSW 2001, or care of Mr Michael Padarin, Minter Ellison Lawyers, Aurora Place, 88 Phillip Street, Sydney, NSW 2000, within two calendar months from publication of this notice.

After that time the trustee may convey and distribute the abovementioned property, having regard only to the claims of which, at the time of conveyance or distribution, the trustee had notice.

Dated 26 June 2008

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership between Dale Andrew Manton, Sonia Lee Mahony, Grace Culvenor and John Francis Culvenor was dissolved on 4 June 2008. JOHN CULVENOR, 40 Wilfred Road, East Ivanhoe, Vic. 3079. G 26 26 June 2008 1383

DISSOLUTION OF PARTNERSHIP

Take notice that the partnership that hitherto existed between Daniel Patrick Walsh and Deidre Lillian Walsh of 218 Bromley Road, Robinvale, was dissolved on 1 June 2008.

DISSOLUTION OF PARTNERSHIP

Take notice that the partnership formerly subsisting between Rex Industrial Services P/L (ACN 117525989) as trustee for the MTIP Trust and Harrofam P/L (ACN 121043865) as trustee for the Stuart Harrison Family Trust, otherwise known as The Axis Microtunnelling Partnership, was dissolved on 13 June 2008.

Re: KATHLEEN MARY LACK, late of 3/127 Beach Street, Frankston, Victoria, nurse, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 March 2007, are required by the trustee, Lena Bassington, to send particulars to her, care of the undersigned solicitors, by 25 August 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

AITKEN WALKER & STRACHAN, solicitors, Level 1, 114 William Street, Melbourne 3000.

Re: Estate WILLIAM RAY DUMARESQ, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of WILLIAM RAY DUMARESQ, late of 1 Swan Street, Bairnsdale, Victoria, retired farmer, who died on 2 January 2008, are to send particulars of their claims to the personal representative/s, care of the undermentioned solicitors, by 27 August 2008, after which date the personal representative/s will distribute the assets, having regard only to the claims of which they then had notice.

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

Re: Estate MARY TOBIN, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of MARY TOBIN, late of 83 St Andrews Street, Brighton, Victoria, widow, who died on 27 August 2007, are to send particulars of their claims to the personal representative/s, care of the undermentioned solicitors, by 27 August 2008, after which date the personal representative/s will distribute the assets, having regard only to the claims of which they then had notice.

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

Re: Estate VERONICA DAPHNE SOMMERFELD.

Creditors, next-of-kin or others having claims in respect of the estate of VERONICA DAPHNE SOMMERFELD, late of 29 Boys Street, Swan Hill, Victoria, widow, deceased, who died on 27 April 2008, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 5 September 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.

Creditors, next-of-kin and others having claims in respect of the estate of WILLIAM JOHN COAKES, commonly known as Bill Coakes, late of 106 Kearney Drive, Aspendale Gardens, deceased, who died on 27 February 2008, 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 26 August 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, Vic. 3000.

Re: ISABELLE MATHEWSON BIRCHALL, late of 14 Nickols Court, Boronia, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 February 2008, are required by the trustee, Equity Trustees Limited, ABN 46 004 031 298, of 575 Bourke Street, Melbourne, Victoria, to send particulars to the trustee by 26 August 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

HALL & WILCOX, solicitors, Level 30, 600 Bourke Street, Melbourne 3000.

ELEANOR PIERCE HARDING, late of 17 The Crescent, Highett, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 May 2008, are required by the trustees, care of Harris & Chambers Lawyers of 338 Charman Road, Cheltenham 3192, to send particulars to them by 27 August 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.

VALERIE MARY PHILLIPS, late of Emily Lenny Nursing Home, 24 Sutherland Street, Coburg, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 April 2008, are required by the executors, ANZ Trustees Limited of 100 Queen Street, Melbourne, Victoria, and James Coupar Madders of 9 Fairview Grove, Glen Iris, Victoria, to send particulars to them, care of the undermentioned solicitor, by 29 August 2008, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

HARRY M. HEARN, solicitor, 443 Little Collins Street, Melbourne, 3000.

Re: DOROTHEA MINNIE PERCIVAL, also known as Dorothy Minnie Percival, late of Amity Group Pty Ltd, 53 Broadway, Bonbeach, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 April 2008, are required by the executor, Thomas Charles McDonald, to send particulars to him, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the executor will convey or distribute the assets, having regard only to the claims of which he then has notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley 3172.

Re: MIECZYSLAWA VORKAPIC, late of 5 Bakers Road, Dandenong North, Victoria, but formerly of 58 Hanleth Avenue, Springvale, Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 January 2008, are required by the trustee, Damian John Paul, care of 40–42 Scott Street, Dandenong, Victoria, principal, to send particulars to the trustee by 26 August 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MACPHERSON + KELLEY, solicitors, 40–42 Scott Street, Dandenong, 3175, Ph: 9794 2560.

Re: MARTIN JOHN PRIEST, late of 13 Eagland Street, Cheltenham, Victoria, but formerly of 46 Albert Street, Highett, Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 February 2008, are required by the trustee, Gerard Desmond Kennedy, care of 40–42 Scott Street, Dandenong, Victoria, to send particulars to the trustee by 26 August 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MACPHERSON + KELLEY, solicitors, 40–42 Scott Street, Dandenong, 3175, Ph: 9794 2560.

Re: HEATHER DELL BAKER, late of 1/40 Josephine Avenue, Mount Waverley, Victoria, but formerly of 3/50 Wrights Road, Drummoyne, New South Wales, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 March 2008, are required by the trustee, Brendan James Baker, to send particulars to the trustee, care of the undermentioned solicitors, by 26 August 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: ELMAR TONISSON, late of Lyrebird Village, 8 Neerim Street, Drouin, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 August 2007, are required by the executor, Martin Elmar Tonisson, to send particulars to the executor, care of the undermentioned lawyers, by 29 August 2008, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor has notice.

MKA HAMILTON & TELFORD, A Division of MKA Legal Pty Ltd, 28 Princes Way, Drouin, Vic. 3818.

Re: WILLIAM JOSEPH McINERNEY, late of 30 Crawley Street, Reservoir, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 December 2007, are required by the trustee, Stephen Charles Whitmore, in the Will called Steve Whitmore, care of Randles, Cooper & Co. Pty Ltd, 636 Sydney Road, Brunswick, to send particulars to the trustee by 23 November 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

RANDLES, COOPER & CO. PTY LTD, solicitors, 626 Sudnay Bood, Brungwick 2056

636 Sydney Road, Brunswick 3056.

Re: PETER FRANCIS MAWDESLEY, late of Unit 4, 8 Murra Court, Ashwood, Victoria, public relations executive, deceased.

Creditors, next-of-kin and others having claims against the estate of the deceased, who died on 8 December 2007, are required to send particulars of their claims to the executor, care of the undermentioned solicitor, by 1 September 2008, after which date the executor may convey and distribute the assets, having regard only to the claims of which it then has notice.

ROBERT KING, solicitor, 97 Kooyong Road, Armadale 3143.

Re: ALBERT PHIPPS, late of Room 10, Harris Wing, Lyndoch, Hopkins Road, Warrnambool, Victoria, retired engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 March 2008, are required by the personal representative to send particulars to him by Friday 29 August 2008, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated 26 June 2008

TAIT LEISHMAN TAYLOR, lawyers, 121 Kepler Street, Warrnambool 3280.

MARY INGLIS MILLER, late of 27 Shierlaw Avenue, Canterbury, Victoria 3126, retired.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 November 2007, are required by the executor, Trust Company Ltd, ACN 004 027 749, in the Will called Trust Company of Australia Limited, of Level 3, 530 Collins Street, Melbourne, Victoria 3000, to send the particulars to the undernamed executor by 23 August 2008, after which date the executor may convey or distribute the assets, having regard only to the claims of which they then have notice.

JOAN GEORGINA MONTGOMERY, deceased.

Creditors, next-of-kin and others having claims against the estate of JOAN GEORGINA MONTGOMERY, late of 52 Seaview Avenue, Safety Beach, Victoria, widow, deceased, who died on 22 January 2008, are required to send particulars of their claims to the executor, care of the undermentioned solicitor, by 27 August 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.

VERNA A. COOK, solicitor, 5/8 St Andrews Street, Brighton 3186. BETTY McKENZIE, late of Warrina Hostel, Piper Street, Yarrawonga, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 December 2007, are required by the executors, Margaret Collins and Janet Hamson, to send particulars to them, care of Weatherly & Bartram, lawyers, PO Box 543, Albury, NSW 2640, by 28 August 2008, after which date the applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which they then have notice.

WEATHERLY & BARTRAM, lawyers, PO Box 543, Albury, NSW 2640.

Re: ANDRE RAYMOND MEDARD, known as Raymond Andre Medard, late of 14 Edgar Street, Rye, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 February 2008, are required by the trustees, Jill Medard, Malcolm James Russell Taylor and Christopher David Galagher, all care of the undermentioned solicitors, to send particulars to the trustees by 26 August 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.

WHITE CLELAND PTY, solicitors,

Level 3, 454 Nepean Highway, Frankston 3199. Ref. LH

Re: RUSSELL JOHN SMITH, late of Baxter Village Nursing Home, 8 Robinsons Road, Baxter, Victoria, but formerly of 52 Humphries Road, Frankston, Victoria, company director, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 February 2008, are required by the trustees, Janette Kaye James and William McKenzie Cleland, both care of the undermentioned solicitors, to send particulars to the trustees, by 26 August 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.

WHITE CLELAND PTY, solicitors, Level 3, 454 Nepean Highway, Frankston 3199. Ref. LH Re: FREDERICK STANLEY RAYMOND STEWART, late of 27–29 The Greenway, Heathmont.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 April 2008, are required to send particulars of their claims to Equity Trustees Limited of GPO Box 2307, Melbourne 3001, by 18 September 2008, after which date the executor may convey or distribute the assets, having regard only to the claims of which they may then have notice.

WILLS & PROBATE VICTORIA, lawyers, Level 3, 20–22 McKillop Street, Melbourne 3000.

Re: ROSS GEORGE PHILLIPS, late of Unit 4, 238 The Avenue, Parkville, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 April 2008, are required to send particulars of their claims to the executor, care of GPO Box 1946, Melbourne, Victoria 3001, by 22 September 2008, after which date the executors may convey or distribute the assets, having regard only to the claims of which they may then have notice.

WILLS & PROBATE VICTORIA, lawyers, Level 3, 20–22 McKillop Street, Melbourne 3000.

Re: OLIVE STEWART, late of 39 Livingstone Road, Vermont South.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 May 2008, are required to send particulars of their claims to Equity Trustees Limited of GPO Box 2307, Melbourne 3001, by 18 September 2008, after which date the executor may convey or distribute the assets, having regard only to the claims of which they may then have notice.

WILLS & PROBATE VICTORIA, lawyers, Level 3, 20–22 McKillop Street, Melbourne 3000.

Re: EDWARD JAMES WALL, late of 78 Nivana Avenue, Malvern East.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 April 2008, are required to send particulars of their claims to Equity Trustees Limited of GPO Box 2307, Melbourne 3001, by 18 September 2008, after which date the executor may convey or distribute the assets, having regard only to the claims of which they may then have notice.

WILLS & PROBATE VICTORIA, lawyers, Level 3, 20–22 McKillop Street, Melbourne 3000.

Re: WILLIAM EDWARD IMPEY, late of 4/11 Wattletree Road, Malvern, Victoria, legal practitioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 13 October 2007, are required by the executor, Ian Campbell Kennedy, to send particulars to the executor, care of Wisewoulds of 419–425 Collins Street, Melbourne, by 29 August 2008, after which date the executor intends to convey or distribute the assets of the estate, having regard only to the claims of which the executor may have notice.

WISEWOULDS, solicitors,

419-425 Collins Street, Melbourne 3000.

PROCLAMATIONS

Essential Services Commission Amendment Act 2008

PROCLAMATION OF COMMENCEMENT

I, Christopher Maxwell, Administrator of the State of Victoria as the Governor's Deputy, with the advice of the Executive Council and under section 2(1) of the Essential Services Commission Amendment Act 2008, fix 1 July 2008 as the day on which that Act comes into operation.

Given under my hand and the seal of Victoria on 24th June 2008.

(L.S.) THE HONOURABLE JUSTICE CHRISTOPHER MAXWELL Administrator of the State of Victoria as the Governor's Deputy By His Excellency's Command TIM HOLDING Minister for Finance, WorkCover and the Transport Accident Commission

Firearms Amendment Act 2007

PROCLAMATION OF COMMENCEMENT

I, Justice Christopher Maxwell, the Administrator of the State of Victoria as the Governor's Deputy, with the advice of the Executive Council and under section 2(1) of the **Firearms Amendment Act 2007**, fix 30 June 2008 as the day on which that Act (other than sections 3(1)(b), 3(3), 9 to 11, 13, 20 to 24, 28, 29, 31, 36 to 39, 54, 56) comes into operation.

Given under my hand and the seal of Victoria on 24th June 2008.

(L.S.) THE HONOURABLE JUSTICE CHRISTOPHER MAXWELL Administrator of the State of Victoria As the Governor's Deputy By His Excellency's Command BOB CAMERON Minister for Police and Emergency Services

Mental Health Act 1986

REVOCATION OF THE PROCLAMATION OF PENINSULA HEALTH PSYCHIATRIC SERVICE AS AN APPROVED MENTAL HEALTH SERVICE AND PROCLAMATION OF AN APPROVED MENTAL HEALTH SERVICE AT HASTINGS ROAD, FRANKSTON, AND 1527 POINT NEPEAN ROAD. ROSEBUD

I, Christopher Maxwell, Administrator of the State of Victoria, as the Governor's Deputy, with the advice of the Executive Council and under section 94(1) of the Mental Health Act 1986 ('the Act'), fix 1 July 2008 as the date on which the proclamation made by the Governor in Council under section 94(1) of the Act on 17 May 2005, and published in the Government Gazette G20 on 19 May 2005, which proclaimed the Frankston Hospital campus of Peninsula Health, situated at Hastings Road, Frankston, and the Rosebud Hospital campus of Peninsula Health, situated at 1527 Point Nepean Road, Rosebud, to be an approved mental health service known as 'Peninsula Health Psychiatric Service', is revoked.

I further fix 1 July 2008 as the date on which the Frankston Hospital campus of Peninsula Health, situated at Hastings Road, Frankston, and the Rosebud Hospital campus of Peninsula Health, situated at 1527 Point Nepean Road, Rosebud, is proclaimed to be an approved mental health service known as 'Peninsula Mental Health Service'.

Given under my hand and the seal of Victoria on 24th June 2008.

(L.S.) THE HONOURABLE JUSTICE CHRISTOPHER MAXWELL Administrator of the State of Victoria, as the Governor's Deputy By His Excellency's Command LISA NEVILLE Minister for Mental Health

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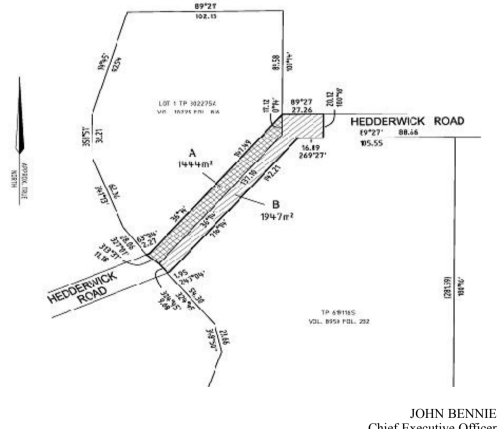
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



ERRATUM Road Discontinuance

The Notice in Government Gazette No. G7 published on 14 February 2008 on page 278 with reference to a Road discontinuance by Greater Dandenong City Council was printed in error and is accordingly revoked and replaced with the following notice:

Pursuant to section 206 and schedule 10, clause 3 of the Local Government Act 1989, the Greater Dandenong City Council, at its ordinary meeting held on 12 November 2007, formed the opinion that part of Hedderwick Road, Dandenong South, as shown hatched and cross hatched on the plan below, is not reasonably required as a road for public use and as such Council resolved to discontinue part of the road and to sell the land from the road to adjoining owners.

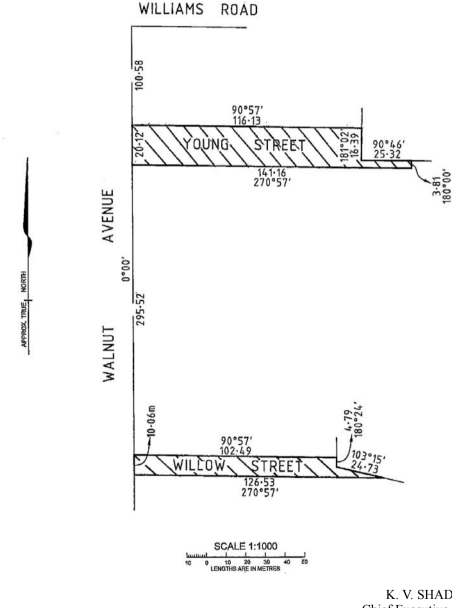


Chief Executive Officer

HORSHAM RURAL CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the Local Government Act 1989, the Horsham Rural City Council, at its Ordinary Meeting on 4 February 2008, formed the opinion that the roads being the sections of Young and Willow Streets east of Walnut Avenue, Horsham, and shown by hatching on the plan below, are not reasonably required as roads for public use and resolved to discontinue and close the roads.



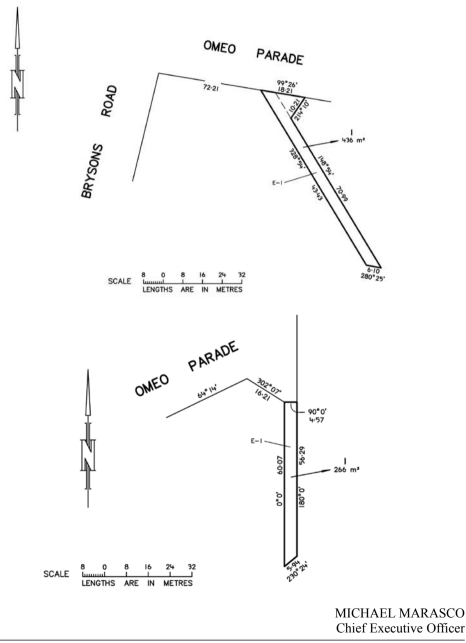
K. V. SHADE (Mr) Chief Executive Officer

MAROONDAH CITY COUNCIL

Road Discontinuance

At its meeting on 17 March 2008 and acting under clause 3 of schedule 10 to the Local Government Act 1989 Maroondah City Council resolved to discontinue the roads shown as lot 1 on both of the plans below.

The roads are to be transferred to Maroondah City Council subject to any right, power or interest held by Maroondah City Council and Yarra Valley Water Limited, as to the land marked 'E-1', in the roads in connection with any sewers, drains or pipes under the control of those authorities in or near the roads.





Road Naming – Eades Way, Pyalong

In accordance with the provisions of section 206, schedule 10 clause 5 of the Local Government Act 1989, Council at its meeting on 28 April 2008, resolved to name the unnamed road running between High Street, Pyalong, and Northern Highway, Pyalong, to Eades Way, Pyalong, as shown on the plan below.



BILL BRAITHWAITE Chief Executive Officer

WELLINGTON SHIRE COUNCIL

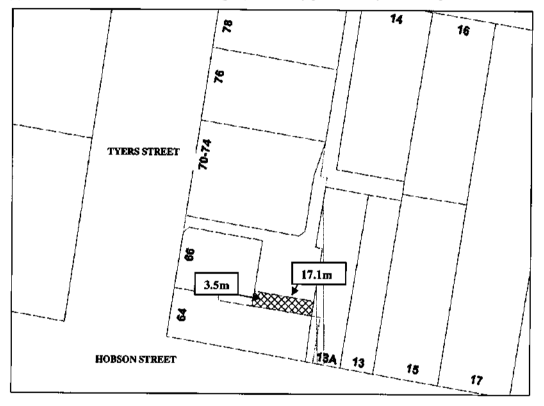
Discontinuance of Road (Part)

Rear 66 Tyers Street, Stratford

Pursuant to section 206 schedule 10 clause 3 of the **Local Government Act 1989**, the Wellington Shire Council, after consultation with relevant Statutory Authorities, advertising its intention as well as serving notice on the registered proprietors of the land and owners and occupiers of land abutting the Road at the rear of No. 66 Tyers Street, Stratford, resolved at its meeting on 17 June 2008 as follows:–

(a) that the Road (part) at the rear of 66 Tyers Street, as shown hatched on the plan hereunder, shall be discontinued upon publication of this resolution in the Government Gazette; and

(b) the land contained in the said Road (part) be sold by private treaty to abutting landowners.



Dated 20 June 2008

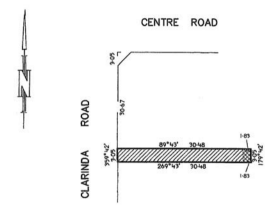
LYNDON WEBB Chief Executive Officer

KINGSTON CITY COUNCIL

Road Discontinuance

Notice is given pursuant to section 206 and schedule 10 clause 3 of the **Local Government Act 1989** that the Chief Executive Officer, Kingston City Council, resolved on 24 April 2008 to discontinue the road adjoining 2 Clarinda Road, Clarinda, shown by hatching on the plan below and to sell the land from the discontinued road to the adjoining owner by private treaty.

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



JOHN NEVINS Chief Executive Officer



Notice of Intention to Make a Local Law – Community Local Law 2008

Notice is given pursuant to section 119(3) of the **Local Government Act 1989** that Baw Baw Shire Council, at its ordinary meeting held on 11 June 2008, resolved to invite public submissions in accordance with section 223 of the Act regarding its intention to make a new local law, Community Local Law 2008.

The purpose of this Local Law is to provide for the:

- peace, order and good government of the municipality;
- a safe and healthy environment so that the community within the municipality can enjoy a quality of life that meets its expectations;
- safe and fair use and enjoyment of public places;
- protection and enhancement of the amenity and environment of the municipality;
- fair and reasonable use and enjoyment of private land;
- uniform and fair administration of the Local Law; and
- revoke Community Local Law 1999 (amended June 2004).

Copies of the proposed Community Local Law may be viewed online at www.bawbawshire. vic.gov.au or viewed at one of our Customer Service Centres during business hours. Any person affected by this proposed Community Local Law may, pursuant to section 223 of the Act, lodge a formal written submission on or before 16 July 2008, to The Chief Executive Officer, Baw Baw Shire Council, PO Box 304, Warragul, Vic. 3820.

Planning and Environment Act 1987 BOROONDARA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C85

Authorisation AO1015

Boroondara City Council has prepared Amendment C85 to the Boroondara Planning Scheme.

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

The land affected by the Amendment includes 2 and 4 Walsh Street, Balwyn; 100–106 Whitehorse Road, Balwyn; 27 Birdwood Street, Balwyn; and 400–402 Burwood Road, Hawthorn.

The Amendment proposes to correct zoning and overlay anomalies affecting the following sites:

- 2 and 4 Walsh Street, Balwyn. The two sites currently have multiple zonings. Parts of the two sites are incorrectly zoned Business 3 Zone and are covered by Design and Development Overlay (DDO8). The Amendment proposes to rezone these parts to Residential 1 Zone and remove the Design and Development Overlay (DDO8);
- 100–106 Whitehorse Road, Balwyn. The Amendment proposes to correct a mapping anomaly by rezoning the anomalous part of the site from Residential 1 Zone to Business 3 Zone; and
- 27 Birdwood Street, Balwyn. The Amendment proposes to rezone parts of the site from Public Park and Recreation Zone to Residential 1 Zone, and to rezone a sliver of adjacent land in a public park from Residential 1 Zone to Public Park and Recreation Zone.

The Amendment also proposes to rezone the site at 400–402 Burwood Road, Hawthorn, from Public Use Zone 2–Education to Business 2 Zone.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Boroondara City Council, Planning Counter, 1st Floor, 8 Inglesby Road, Camberwell 3124; and during library opening hours, at Balwyn Library, 336 Whitehorse Road, Balwyn 3103 and Hawthorn Library, 584 Glenferrie Road, Hawthorn 3122; and at the Department of Planning and Community Development website www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is Monday 4 August 2008. A submission must be sent to the Strategic Planning Department, City of Boroondara, Private Bag 1, Camberwell, Vic. 3124.

CATHERINE DALE Chief Executive Officer



26 June 2008

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Planning and Environment Act 1987 MELTON PLANNING SCHEME Notice of Preparation of Amendment

Amendment C64

Authorisation A0987

The Melton Council has prepared Amendment C64 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 Council as planning authority to prepare the Amendment

The land affected by the Amendment is described as the northeast corner of Taylors Road and Calder Park Drive, Taylors Hill.

The Amendment proposes to rezone land from Residential 1 Zone to a Business 1 Zone and part Public Use Zone for the purposes of a Council facility and proposed Watervale Shopping centre

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Melton Shire Council, 232 High Street, Melton; and at the Department of Planning and Community Development website www.dpcd. vic.gov.au/planning/publicinspection

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

The closing date for submissions is Thursday 31 July 2008. A submission must be sent to the Planning Services Manager, Shire of Melton at 232 High Street, Melton 3337.

NEVILLE SMITH Chief Executive

Planning and Environment Act 1987 MOIRA PLANNING SCHEME Notice of Preparation of Amendment Amendment C37 Authorisation A0848

The Moira Shire Council has prepared Amendment C37 to the Moira Planning Scheme.

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

The land affected by the Amendment is part of the land known as 129 Cobram–Koonoomoo Road, Cobram (being part of Lot 2 TP161987).

The Amendment proposes to:

- rezone approximately 14 hectares of the land from the Farming Zone to the Mixed Use Zone; and
- include the land in a Development Plan Overlay and introduce a site specific Schedule (DPO8) to the Overlay.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Moira Shire Council, 44 Station Street, Cobram, 3644; and at the Department of Planning and Community Development website www.dpcd. vic.gov.au/planning/publicinspection

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

The closing date for submissions is Monday 28 July 2008. A submission must be sent to the Moira Shire Council, PO Box 578, Cobram 3643.

Planning and Environment Act 1987

MORELAND PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C82

Authorisation A0933

Moreland City Council has prepared Amendment C82 to the Moreland Planning Scheme.

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

The Amendment proposes to remove, add and vary the extent of affected properties to the Public Acquisition Overlay (PAO1) to identify land, which is proposed to be acquired by a public authority (Roads Corporation). The Amendment affects approximately 100 properties within Coburg. Properties are located along Bell Street, Coburg, between Elm Grove and Sutherland Street, MacDonald Reserve on Bell Street and a section of Sydney Road, Coburg, north of Bell Street.

Land added to the PAO1 is identified as follows:

- The north-eastern corner of Bell Street and Sydney Road, Coburg, comprising part of Nos 512 and 512a Sydney Road;
- The north-western corner of Bell Street and Sydney Road, Coburg, comprising part of Nos 497, 499, 501, 503, 505, 507, 509 and 511–517 Sydney Road;
- The north side of Bell Street, Coburg comprising part of Nos 94, 96, 98, 100, 100a, 102, 104, 106, 108, 110, 112, 114, 116, 124, 148, 150, 152, 154, 156, 158, 160–162 and 170 Bell Street;
- The south side of Bell Street, Coburg, comprising part of Nos 93, 95, 97, 99–105, 107–121,123, 125, 127, 129, 131, 133, 135, 135a and 137–141 Bell Street; and
- The south side of Bell Street Coburg, comprising part of Nos 55, 57, 59, 61 and 63 Waterfield Street, Coburg.

Land removed from the PAO1 is identified as follows:

- The western side of Service Street, Coburg comprising Nos 1, 3, and 5 Service Street;
- The western side of Main Street, Coburg comprising Nos 1, 3, 5, 7, 9, 11, 13, 15 and 17 Main Street;
- The eastern side of Main Street, Coburg comprising Nos 8, 10, 12, 14, 16, 18, 20, 22, and 24 Main Street;
- The western side of Gilmour Street, Coburg comprising 1 Gilmore Street;
- The western side of McKay Street, Coburg comprising Nos 13, 15, 17 and 19 McKay Street;
- The eastern side of McKay Street, Coburg comprising Nos 16–20 McKay Street;
- The western side of Lobb Street, Coburg comprising Nos 17 and 19 Lobb Street;
- The eastern side of Lobb Street, Coburg comprising Nos 14 and 16 Lobb Street;

- The western side of Sydney Road, Coburg south of Wilson Street comprising 555 Sydney Road; and
- McDonald Reserve, 66 Bell Street, Coburg between Drummond Street and Alva Grove.

Land remaining in the PAO1 where the overlay area is revised is identified as follows:

- The northern side of Bell Street, Coburg between Sutherland Street and Service Street comprising part of Nos 146, Rear 146, 172, 174, 176, 176a, 178, 180, 182, 184, 186, 188 Bell Street;
- The western side of Sydney Road, Coburg between Bell Street and Wilson Street comprising part of Nos 519–537, 539, 541, 547, 549, 551–553 Sydney Road; and

• Part of 29a O'Hea Street, Coburg.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: Moreland City Council, Moreland Citizens Service Centre, 90 Bell Street, Coburg or www.moreland.vic.gov.au; and at Moreland City Council, Brunswick Citizens Service Centre, 233 Sydney Road, Brunswick.

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

In addition, Amendment documentation and information can be viewed at Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/public inspection

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

The closing date for submissions is 1 August 2008. Submissions must be made in writing and sent to: Moreland City Council, Strategic Planning Unit, Submission to Amendment C82, Locked Bag 10, Moreland Vic. 3058.

ROGER COLLINS Director City Development

G 26 26 June 2008 1397

Planning and Environment Act 1987

WYNDHAM PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C83

Authorisation A0945

The Wyndham City Council has prepared Amendment C83 to the Wyndham Planning Scheme.

In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Wyndham City Council as planning authority to prepare the Amendment. The Minister also authorised the Wyndham City Council to approve the Amendment under section 35B of the Act.

The land affected by the Amendment is Lot 1 PS 506876L, No. 255 Sneydes Road, Point Cook.

The Amendment proposes to rezone the land from Farming Zone 2 to Residential 1 Zone and apply a Development Plan Overlay Schedule 12.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the office of the planning authority, Wyndham City Council, 45 Princes Highway, Werribee; and at the Department of Planning and Community Development website www.dpcd.vic.gov.au/planning/publicinspection

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 28 July 2008. A submission must be sent to the Wyndham City Council, 45 Princes Highway, Werribee.

PETER McKINNON Coordinator Planning Policy and Projects

Planning and Environment Act 1987

WYNDHAM PLANNING SCHEME

Notice of Preparation of Amendment Amendment C86

Authorisation A0542

The Wyndham City Council has prepared Amendment C86 to the Wyndham Planning Scheme.

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

The land affected by the Amendment is in the maps forming part of this Amendment and as shown in the Schedule to Clause 43.01.

The Amendment proposes to introduce a Heritage Overlay over ninety-four (94) sites within Wyndham identified as being of local significance within the City of Wyndham Heritage Study 1997.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the office of the planning authority, Wyndham City Council, 45 Princes Highway, Werribee; and at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/ publicinspection

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 26 August 2008. A submission must be sent to Wyndham City Council, PO Box 197, Werribee 3030.

> PETER McKINNON Planning Projects & Policy Co-ordinator

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 28 August 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.

HOBDAY, Edward Sefton, late of 3 Cornish Street, Sunbury, Victoria 3429, retired, and who died on 24 June 2007.

- JOHNSTON, Muriel Winifred, late of Hurlingham Nursing Home, 68 Union Street, Brighton East, Victoria 3187, home duties, and who died on 21 January 2008.
- LAMONT, Joyce Doris, late of Radford Private Nursing Home, 87–93 Radford Road, Reservoir, Victoria 3073, who died on 17 April 2008.
- NEEDHAM, Harry, late of 8 Jamie Close, Cranbourne, Victoria 3977, merchant seaman, and who died on 21 March 2006.
- ROBERTS, Anne, formerly of 9 Buena Vista Drive, Montmorency, Victoria 3094, but late of Inala Nursing Home – Wilani, 220 Middleborough Road, Blackburn South, Victoria 3130, retired, and who died on 7 April 2008.

Dated 19 June 2008

MARY AMERENA Manager Executor and Trustee Services

Co-operatives Act 1996 WILLIAMSTOWN HIGH SCHOOL CO-OPERATIVE LIMITED

On application under section 601AA (2) of the **Corporations Act 2001** (the Act), by the co-operative named above, notice is hereby given under section 601AA(4) of the Act, as applied by section 316 of the **Co-operatives Act 1996**, that, at the expiration of two months from the date of this notice, the name of the co-operative listed above will, unless cause is shown to the contrary, be removed from the register of co-operatives and its registration will be dissolved.

Dated at Melbourne 26 June 2008

MELANIE SABA Assistant Registrar of Co-operatives Consumer Affairs Victoria

Defamation Act 2005

DECLARATION UNDER SECTION 35(3)

I, Rob Hulls, Attorney-General, being the Minister for the time being administering the **Defamation Act 2005**, hereby declare in accordance with section 35(3) of the **Defamation Act 2005** that on and from 1 July 2008 the maximum damages amount that may be awarded for non-economic loss in defamation proceedings is two hundred and eighty thousand and five hundred dollars (\$280,500.00).

ROB HULLS MP Attorney-General

Associations Incorporation Act 1981

SUB-SECTION 36E(5)

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

Castlemaine and Districts Accommodation and Resource Group Inc.: Australian Made HPV Community Racing Team Inc.; Italian Pensioners Association (Swan Hill) Inc.; Westgate Bridge Memorial Park Association Inc.; Australian Family Care Services Inc.: Mitchell Shire Sports Institute Inc.; Victorian Motorcyclists Union Inc.; Upper Goulburn Rural Financial Counselling Service Inc.; Superheroes Inc.; Victorian Confederation of Cue Sports Inc.; Lions Clubs Sight and Hearing Conservation Foundation Inc.; Brimbank & District Chamber of Commerce & Industry Inc.; Wyndham Branch Blue Light Disco Inc.; Corner Inlet Initiatives Board Inc.; Maryborough Power Boat & Ski Club Inc.; Tullamarine Taxi Driver Mutual Association Inc.; Agrawal Parivar of Australia Inc.; Friends of Gladysdale Inc.; Somerville Social Set Inc.; Clarkes Hill Tennis Club Inc.; Mansfield Balloon Festival Inc.; Victorian Foundation of Spiritualists Inc.; Tarwin District Soccer Club Inc.; The South Western Railway Society Inc.; Westernport Womens Club Inc.; Inland Rural Alliance Inc.; Rupertswood Sports Association Inc.; Melbourne's West Area Consultative Committee Inc.; Campaspe and Light Horse Association Inc.; Cheers 4 Charity Inc.; Cranbourne Cougars Netball Association Inc.; Zoe's Ark Foundation Inc.; Compass Caravan Club of Victoria Inc.; Roxburgh Park Residents' Association Inc.; Mornington Peninsula Writers' Festival Inc.; Gloworms Activity Group Inc.

Dated 26 June 2008

MELANIE SABA

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

Cemeteries and Crematoria Act 2003

SECTION 43(2)

Declaration that Cemetery Trust Fees are Increased

I, Pauline Ireland, as Delegate of the Secretary to the Department of Human Services for the purposes of section 43(2) of the **Cemeteries and Crematoria Act 2003**, declare that all cemetery trust fees of \$50 or more will increase by 4.4 per cent in accordance with movements in the All Groups Consumer Price Index number (for Melbourne) as published by the Australian Bureau of Statistics. This declaration will take effect on 1 July 2008.

> PAULINE IRELAND Assistant Director Food Safety and Regulatory Activities

Gas Safety Act 1997

DECLARATION OF ACCEPTANCE SCHEME UNDER SECTION 68

I, Kenneth Alexander Gardner, Director of Energy Safety, declare under section 68 of the **Gas Safety Act 1997** the appliance acceptance scheme operated by IAPMO R & T Oceana Proprietary Limited, ACN 121 986 169, to be authorised for the purposes of the Act.

Dated 26 June 2008

KEN GARDNER Director of Energy Safety



Notice of Intention to make a Local Law – Meeting Procedure Local Law 2008

Notice is hereby given that pursuant to section 119 of the Local Government Act 1989 (the Act) the Corangamite Regional Library Corporation (the Corporation), at a meeting held on Thursday 12 June 2008, resolved to give notice of intention to make the Meeting Procedure Local Law 2008 (Local Law No. 1 of 2008).

The purpose and general purport of this Local Law is to:

- a) regulate and control the use of the Common Seal of the Corporation;
- b) regulate and control the election of the Chair and Deputy Chair; and
- c) regulate and control the procedures of meetings of the Corporation.

Copies of the proposed Local Law may be viewed online at www.corangamitelibrary.vic. gov.au or viewed at any branch of Corporation.

Any person affected by this proposed Local Law may, pursuant to section 223 of the Act,

lodge a submission on or before 31 July 2008. Submissions must be in writing and addressed to the Chief Executive Officer, Corangamite Regional Library Corporation, 105 Gellibrand Street, Colac, Vic. 3250.

> SALLY ARMISTEAD Acting Chief Executive Officer

Land Act 1958

NOTICE OF INTENTION TO EXCHANGE LAND

I, Caroline Douglass, Director Public Land Use and Development, as a delegated officer of the Minister for Environment and Climate Change, do hereby give notice that after the expiry of at least 14 days from the date of publication of this notice. I intend to enter into an agreement with Stockland Development Pty Ltd, ABN 71 000 064 835, Level 7, 452 Flinders Street, Melbourne, Victoria 3000, to exchange 5046 square metres of freehold land being part of the land contained in Certificate of Title Volume 10737 Folio 585 and shown as Reserves 1, 2 and 3 on plan of subdivision PS 614358G for 3501 square metres of Crown land described as Crown Allotments 2017, 2018 and 2019, Parish of Morang, as shown on title plan TP 870579T. Enquiries to Andrew Wyver, tel: (03) 9296 4555. Reference: PP-LA 20/0410.

> CAROLINE DOUGLASS Director Public Land Use and Development

Land Acquisition and Compensation Act 1986

FORM 7	S. 21
	Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Units 5, 20 and 26 on Strata Plan 014809 and an undivided share in the common property, Parish of Dandenong, being the land contained in Certificates of Title Volume 9372 Folios 504, 519 and 525:

Dimitrios Theodorellos and Sotirios Theodorellos (as Registered Proprietors); and

Body Corporate RP 014809, 7/52 Foster Street, Dandenong, Vic. 3175.

Published with the authority of VicUrban.

Dated 26 June 2008

For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986

FORM 7 S. 21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Units 6, 10, 18 and 19 on Strata Plan 014809 and an undivided share in the common property, Parish of Dandenong, being the land contained in Certificate of Title Volume 9372 Folios 505, 509, 517 and 518:

Nigmar Pty Ltd, ACN 005 161 964 (as Registered Proprietor); and

Body Corporate RP 014809, 7/52 Foster Street, Dandenong, Vic. 3175.

Published with the authority of VicUrban.

Dated 26 June 2008

For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986

FORM 7 S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Units 8, 12 and 15 on Strata Plan 014809 and an undivided share in the common property, Parish of Dandenong, being the land contained in Certificate of Title Volume 9372 Folios 507, 511 and 514:

George Kavadias and Anna Kavadias (as Registered Proprietors); and

Body Corporate RP 014809, 7/52 Foster Street, Dandenong, Vic. 3175.

Published with the authority of VicUrban. Dated 26 June 2008

> For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986 FORM 7

S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Unit 5 on Strata Plan 005899 and an undivided share in the common property, Parish of Dandenong, being the land contained in Certificate of Title Volume 9088 Folio 558:

Bladen Pty Ltd, ACN 059 057 251 (as Registered Proprietors); and

Body Corporate RP 5899. Melbourne Body Corporate Management, 160 South Gippsland Highway, Dandenong South, Vic. 3164.

Published with the authority of VicUrban. Dated 26 June 2008

> For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986

FORM 7 S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Unit 8 on Strata Plan 005899 and an undivided share in the common property, Parish of Dandenong, being the land contained in Certificate of Title Volume 9088 Folio 561:

Lambros Doros and Mary Doros (as Registered Proprietors); and

Body Corporate RP 5899, Melbourne Body Corporate Management, 160 South Gippsland Highway, Dandenong South, Vic. 3164.

Published with the authority of VicUrban. Dated 26 June 2008

> For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986

FORM 7 S. 21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Unit 9 on Strata Plan 005899 and an undivided share in the common property, Parish of Dandenong, being the land contained in Certificate of Title Volume 9088 Folio 562:

Harish Kumar (as Registered Proprietor); and

Body Corporate RP 5899, care of Melbourne Body Corporate Management, 160 South Gippsland Highway, Dandenong South, Vic. 3164.

Published with the authority of VicUrban. Dated 26 June 2008

> For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986

FORM 7 S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Unit 10 on Strata Plan 005899 and an undivided share in the common property, Parish of Dandenong, being the land contained in Certificate of Title Volume 9088 Folio 563:

John Mohammed Farouk and Nazra Bibi Farouk (as Registered Proprietors); and

Body Corporate RP 5899, Melbourne Body Corporate Management, 160 South Gippsland Highway, Dandenong South, Vic. 3164.

Published with the authority of VicUrban. Dated 26 June 2008

> For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986

FORM 7	S. 21
	Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Unit 4 on Strata Plan 005899 and an undivided share in the common property, Parish of Dandenong, being the land contained in Certificate of Title Volume 9088 Folio 557:

Sandra Di Giulio (as Registered Proprietor); and

Body Corporate RP 5899, Melbourne Body Corporate Management, 160 South Gippsland Highway, Dandenong South, Vic. 3164.

Published with the authority of VicUrban.

Dated 26 June 2008

For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986

FORM 7	S. 21
	Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Unit 3 on Strata Plan 005899 and an undivided share in the common property, Parish of Dandenong, being the land contained in Certificate of Title Volume 10919 Folio 216: Sinpak Pty Ltd, ACN 094 289 988, trading as Punjab Sweet Centre and Takeaway (as Registered Proprietor); and

Body Corporate Management, 160 South Gippsland Highway, Dandenong South, Vic. 3164.

Published with the authority of VicUrban. Dated 26 June 2008

> For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Victoria Government Gazette

Land Acquisition and Compensation Act 1986

FORM 7	S. 21
	Deg 16

Reg. 16

Notice of Acquisition Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it

acquires the following interest in the land described as Unit 2 on Strata Plan 005899 and an undivided share in the common property. Parish of Dandenong, being the land contained in Certificate of Title Volume 9088 Folio 555:

Ida Desiderio and Antonio Desiderio (as Registered Proprietors); and

Body Corporate RP 5899, care of Melbourne Body Corporate Management, 160 South Gippsland Highway, Dandenong South, Vic. 3164

Published with the authority of VicUrban. Dated 26 June 2008

> For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986

FORM 7	S. 21
	Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Unit 1 on Strata Plan 005899 and an undivided share in the common property, Parish of Dandenong, being the land contained in Certificate of Title Volume 9088 Folio 554:

Pasquale Surace and Ines Surace (as Registered Proprietors); and

Published with the authority of VicUrban. Dated 26 June 2008

> For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986

FORM 7 S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Lot 15 on Plan of Subdivision 004924, Parish of Dandenong, being the land contained in Certificate of Title Volume 10524 Folio 579:

Peter Patisteas and Angela Patisteas (as Registered Proprietors); and

Dennis Patisteas and Harri Patisteas (as Registered Proprietors); and

Maria Limberis, Sonia Athanaileas and Andrea Athanaileas (as Registered Proprietors).

Published with the authority of VicUrban.

Dated 26 June 2008

For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986

FORM 7	S. 21
	Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Units 11, 6, 7 and 8 on Strata Plan 009753 and an undivided share in the common property, Parish of Dandenong, being the land contained in Certificate of Title Volume 9213 Folios 854, 849, 850 and 851: Nikhil Dudeja and Madhu Dudeja (as Registered Proprietors); and

Body Corporate RP 9753, 87 Foster Street, Dandenong, Vic. 3175.

Published with the authority of VicUrban.

Dated 26 June 2008

For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

State Superannuation Regulations 1998 Regulation 7(a)(ii) Transport Superannuation Regulations 1998 Regulation 5(2)(e)

SCHEDULE OF ALLOWANCES -

CONNEX MELBOURNE PTY LTD

The following allowances are approved by the Emergency Services Superannuation Board, for Metropolitan Train Drivers covered by the Connex Melbourne Union Collective Agreement 2006–2009:

Category of employee Metropolitan Train Drivers

Percentage of Basic Salary 36%

This allowance represents the aggregated values of the following ordinary time payments:

- 1. Penalty payments for shifts performed on a Sunday
- 2. Underground loop allowance
- 3. Shift Allowances (Early, Afternoon & Night)
- 4. On the Job Trainer (OJT) allowance payments
- 5. Discretionary Day Off (DDO) payment
- 6. Public Holiday penalty payments.

Education and Training Reform Act 2006 NOTIFICATION CANCELLING REGISTRATION OF A TEACHER

Pursuant to section 2.6.29 of the Education and Training Reform Act 2006, the Victorian Institute of Teaching must disqualify a registered teacher from teaching and cancel his/her registration where that person has been convicted or found guilty at anytime in Victoria or elsewhere, of a sexual offence.

On 9 May 2008, Philip Antoni (born 17 October 1951) was convicted of 3 counts of indecent act with a child under 16, which are sexual offences in Victoria under section 1.1.3 of the Act.

On 9 May 2008 Philip Antoni was disqualified from teaching and his registration as a teacher in Victoria cancelled.

Education and Training Reform Act 2006 NOTIFICATION CANCELLING REGISTRATION OF A TEACHER

Pursuant to section 2.6.29 of the Education and Training Reform Act 2006, the Victorian Institute of Teaching must disqualify a registered teacher from teaching and cancel his/her registration where that person has been convicted or found guilty at anytime in Victoria or elsewhere, of a sexual offence.

On 23 May 2008, David Barry Quinn (born 14 August 1974) was convicted of 4 counts of sexual penetration with a child under the age of 16, which are sexual offences in Victoria under section 1.1.3 of the Act.

On 23 May 2008 David Barry Quinn was disqualified from teaching and his registration as a teacher in Victoria cancelled.

Education and Training Reform Act 2006 NOTIFICATION OF SUSPENSION OF REGISTRATION TO TEACH

Pursuant to section 2.6.46 of the Education and Training Reform Act 2006 (the Act), the Victorian Institute of Teaching (the Institute) may find a teacher has engaged in serious misconduct, has been seriously incompetent and/or is not fit to teach, and may make a determination pursuant to subsection 2.6.46(2) including impose conditions on the registration of a teacher.

On 10 June 2008, Dean Scott Smith, born 10 June 1970, was found guilty of serious incompetence and not fit to teach for the period of the suspension.

On 10 June 2008, the Panel determined to suspend the registration of Dean Scott Smith from 14 July 2008 until 31 December 2008 at the earliest and impose the following conditions: 1. that Mr Smith participate in a recognised professional development activity (course/ workshop/seminar) which addresses the following standards of the Victorian Institute of Teaching's 'Standards of Professional Practice for Full Registration':

Standard 4: Teachers plan and assess for effective learning

Standard 5: Teachers create and maintain safe and challenging learning environments

Such professional development activities can be accessed on the Institute's professional development website PDi (http://pdi.vic.edu.au/).

- 2. that Mr Smith is to provide evidence of his attendance at the professional development course/workshop/seminar referred to in condition 1 above.
- 3. that Mr Smith provide evidence of the knowledge he has gained from attending the course/workshop/seminar referred to in condition 1 above. Mr Smith is to provide that evidence in a written statement which details a range of teaching strategies he would apply to enable him to meet the standards referred to in condition 1 above.
- 4. that Mr Smith demonstrate he has a full understanding of the Victorian Institute of Teaching's Code of Ethics and Code of Conduct. Mr Smith is to provide that understanding in a written statement outlining the reasons he believes such codes are important for maintaining and enhancing the status of the teaching profession.
- 5. that Mr Smith's registration as a teacher will remain suspended until the Panel is satisfied that Mr Smith has met these conditions.

This determination was made on 10 June 2008 and is effective from 14 July 2008.

SUSAN HALLIDAY Chairperson – Disciplinary Proceedings Committee Victorian Institute of Teaching

Education and Training Reform Act 2006

MINISTERIAL ORDER 56 – WORK EXPERIENCE ARRANGEMENTS

The Minister for Education makes the following Order:

Part 1 – Preliminary

1. Title

This Ministerial Order may be cited as Ministerial Order 56 – Work Experience Arrangements.

2. Authorising provisions and commencement

This Order is made under sections 5.4.4 and 5.10.4 of the Education and Training Reform Act 2006, and comes into operation on the day it is signed.

3. Purpose

The purpose of this Ministerial Order is to:

- (a) revoke and replace Ministerial Order 24;
- (b) revoke and replace Ministerial Order 25;
- (c) provide an operational framework for the provision of work experience for students; and
- (d) require principals, before making an Arrangement for a student who is a child, to request that employers and supervisors consent to a criminal record check.

4. Revocation of Ministerial Order 24 – Work Experience Arrangements and Ministerial Order 25 – Criminal Record Checks

Ministerial Order 24 – Work Experience Arrangements and Ministerial Order 25 – Criminal Record Checks are hereby revoked on and from the date upon which this Ministerial Order 56 comes into operation, and from that date Work Experience Arrangements and Criminal Record Checks will be governed by the provisions of this Ministerial Order 56.

5. Definitions and interpretation

In this Order, unless inconsistent with the context or subject matter, the following definitions apply:

uppij.	
Act	means the Education and Training Reform Act 2006.
Arrangement	means a work experience arrangement made under section 5.4.3 of the Act.
Child	means a person under the age of 15 years.
Department	means the Department of Education and Early Childhood Development.
Direct supervision	means where a person supervising a student (a supervisor) is physically present at all times to oversee and control what the student is doing.
Employer	means the person who signs the employer acknowledgement in the work experience arrangement form. This person will have direct supervision of the child in the workplace or direct supervision or control of a supervisor who will have responsibility over the child.
Government School	has the meaning given to that term in section 1.1.3 of the Act.
Occupational Health and Safety Program	means an Occupational Health and Safety program developed from time to time by the Department of Education and Early Childhood Development with respect to students undertaking work experience.
Parent	has the meaning given to that term in section 1.1.3 of the Act.

Principal	includes:
	 (a) a person appointed to a designated position as principal of a Government School;
	(b) in relation to a school other than a Government School, the principal or person in charge of that school.
School year	in respect of any school, means that portion of the year beginning with the first school day of that year and ending with the last school day of that year.
Supervisor	means the person who is nominated as the supervisor in the work experience arrangement form.

Part 2 – Prerequisites for Arrangements

6. Requirements of Principal in relation to employers

Prior to entering into an Arrangement, the principal must ensure that the employer acknowledges, by completing the Employer Acknowledgement of the Work Experience Arrangement Form as required by clause 15, to the principal and the student and, if the student is under 18 years of age, a parent of the student, the responsibilities and obligations of the employer under an Arrangement, that:

- (1) if the work experience is in Victoria that the employer
 - (a) understands and complies with the occupational health and safety requirements under applicable legislation (including the Occupational Health and Safety Act 2004) and standards as required by the Victorian WorkCover Authority; and
 - (b) will comply with the applicable standards and requirements in respect of the placement of the students under the Arrangement, as if the student were an employee of the employer;
- (2) if the work experience is outside Victoria that the employer
 - (a) understands and complies with any standards established by the occupational health and safety authority relevant to that employer, or, if there are no standards or there is no relevant authority, that the employer complies with the occupational health and safety standards required by the legislation applicable to the employer; and
 - (b) will comply with the applicable standards and requirements in respect of the placement of the student under the Arrangement, as if the student were an employee of the employer;
- (3) the student will be provided with
 - (a) appropriate training and instruction by the employer in respect of occupational health and safety; and
 - (b) any equipment or clothing which is required or appropriate to comply with the employer's obligations as if the student were an employee of the employer, having taken into account the degree of work experience and skill of the student;
- (4) the employer will permit access to the principal, or his or her representative, to the workplace at any reasonable time as agreed between the principal or his or her representative and the employer when the student is attending that workplace as part of an Arrangement;
- (5) the employer will not use the Arrangement as a substitute for the employment of employees or the payment of appropriate wages;

- (6) the employer can and will provide adequate levels of supervision to ensure the welfare and safety of the student in a non-discriminatory and harassment-free working environment;
- (7) the employer will not by engaging the student exceed the permitted number of work experience students in accordance with clause 12; and
- (8) the employer has nominated a person who will directly supervise the student (who may be the employer or a person employed by the employer) who shall be responsible for carrying out the employer's obligations under this arrangement.

7. Requirements of Principal

- (1) Prior to entering into an Arrangement, the principal must be satisfied that
 - (a) the distribution of work experience days during the school year under the proposed Arrangement, and any other Arrangements which have occurred or are likely to occur, does not disadvantage the student with regard to the balance of that student's educational program at his or her school;
 - (b) the student has the capability to undertake the work experience as specified within the Arrangement and to do so without exposing others in the workplace to any extraordinary risk;
 - (c) both the employer and the nominated supervisor of the student in the workplace are aware of his or her obligations to the student under an Arrangement; and
 - (d) appropriate arrangements have been made for the student to travel to and from the workplace and from one work location to another in the course of the work experience.
- (2) The principal or a teacher nominated by the principal will contact, by any appropriate means, a student at least once during the time the student is placed with an employer for work experience.
- (3) The principal of a school must be satisfied that a student has undertaken and satisfactorily completed an occupational health and safety program prior to entering into a work experience arrangement.
- (4) The principal of a school, with respect to a student with a disability or impairment, may modify an occupational health and safety program having regard to the disability or impairment of an individual student.
- (5) At least four (4) weeks prior to the student commencing work experience under an Arrangement the principal of a school, other than a Government school, shall advise the employer of whether that school holds public liability insurance as set out in clause 10 of this Order.
- (6) The employer has been provided with any necessary medical information that relates to the work experience student including any medical condition that could require treatment.

8. Suspension of conditions of employment

- (1) A principal of a school may suspend the operation of section 5.4.7(1) of the Act by
 - (a) allowing a student to be employed under an Arrangement for more than 10 days but not exceeding 15 days during any school term;
 - (b) allowing the period of employment of the student to exceed a total of 10 days but not exceeding 15 days during any school term in respect of the Arrangement.
- (2) A principal may suspend the operation of section 5.4.7(1) of the Act only in the following circumstances:
 - (a) where a student requires an extended period of employment to acquire particular skills as part of the student's educational program; or
 - (b) to enable a student to learn more about the world at work.

9. Arrangements for Students of or over 21 Years of Age

- (1) A principal of a school can make a work experience arrangement about the placement of a student of or over the age of 21 years with an employer only in the following circumstances:
 - (a) when the student is an adult returning to school after a period away from study; or
 - (b) the student is classified as a refugee from a war-torn country and has had little exposure to the workplace or to work culture.
- (2) All of the requirements of this Order must be complied with when an Arrangement is made for a student of or over the age of 21 years.

10. Public Liability Insurance

Public liability insurance of at least \$10,000,000 cover, per event, in respect of any loss or damage which may be caused by any act or omission of the student whilst engaged under an Arrangement, must be held or taken out, prior to the student commencing work experience under the Arrangement:

- (a) when an Arrangement is entered into by a principal of a Government school in respect of a Government school student or a principal of a school conducted in a reciprocating State or Territory in respect of a student in a reciprocating State or Territory – by the Department, with the insured being the employer and the student;
- (b) when an Arrangement is entered into by a principal of a school other than a Government school either:
 - (i) by that school, with the insured being the school and the student; or
 - (ii) by the employer, with the insured being the employer and the student, if the principal of that school has advised the employer at least four (4) weeks prior to the student commencing work experience under the Arrangement that the school does not have public liability insurance as set out in clause 10.

11. Arrangements with employers in other States or Territories

In addition to the other requirements of the principal under this Order, a principal of a school must not enter an Arrangement pursuant to section 5.4.3(3)(b) of the Act unless the student and/or a parent of the student have made suitable insurance arrangements ensuring:

- (a) cover for the student for any injuries in the course of the Arrangement at least comparable to that applicable in Victoria to a student under the Accident Compensation Act 1985; and
- (b) that public liability insurance of at least \$10,000,000 cover per event in respect of any loss or damage which may be caused by any act or omission of the student whilst engaged under an Arrangement.

Part 3 – Limitations on Arrangements

12. Hours of work experience

A student on work experience must not work -

- (a) beyond the number of hours in a day which are normal working hours for a standard shift without overtime for the industry in which the employer is engaged;
- (b) between 11.00 pm and 6.00 am;
- (c) beyond a time which is ten hours before the start time of a work experience day or a school day which the student is expected to attend.

13. Determining the number of students who may be engaged by an employer

(1) Subject to this clause, an employer is not permitted to engage at any time more than one work experience student for every three employees or part thereof at the workplace.

- (2) For the purposes of this clause the term 'employees' shall include
 - (a) all full time employees at the workplace;
 - (b) for any part time employees, the equivalent number of full-time employees (by dividing the total weekly part-time hours by the number of hours in a full-time working week); and
 - (c) any sole proprietors, partners, casual employees or other persons engaged in work at the workplace.
- (3) An employer may engage more than the permitted number of work experience students allowed under sub-clause (1) where
 - (a) the employer certifies that adequate supervision will be provided for all work experience students with that employer; and
 - (b) the principal is satisfied that exceeding the maximum number permitted under sub-clause (1) will not be detrimental to the welfare of any work experience student in that work location; and
 - (c) the principal, or his or her representative, undertake to attend the workplace as frequently as is reasonably practicable; and
 - (d) the number of students will not exceed one student for each employee.

Part 4 – General Provisions concerning Arrangements

- 14. The minimum rate of payment for a student engaged under a work experience arrangement
 - (1) The minimum payment to a student engaged under an Arrangement shall be \$5.00 per day.
 - (2) The minimum payment is not remuneration but is to reimburse the student for expenses such as daily travel and incidental costs incurred.

15. Work Experience Arrangement Form

The Work Experience Arrangement Form must be prepared in the form similar to and contain the information specified in the attachment to this Order.

16. Declared Industries

For the purpose of section 5.4.11(5) of the Act, the following industries and trades are declared to be classes of employment where there is a higher than usual possibility of a student, who is a child, being exposed to the risk of physical injury –

- (1) Agriculture (Primary Industries) & Horticulture
- (2) Automotive retail, repair & service
- (3) Aviation
- (4) Building & Construction (Commercial & Domestic/Residential)
- (5) Childcare
- (6) Electro technology (electrical, refrigeration and air-conditioning, electronics, computer systems, instrumentation and data communication)
- (7) Fishing, Diving, Seafood, Aquaculture and Maritime (including charter and commercial shipping)
- (8) Food Technology (Manufacturing)
- (9) Forestry and logging industries
- (10) Hairdressing and Beauty
- (11) Health, Medical & Community services
- (12) Hospitality café, restaurants, fast food & accommodation

- (13) Manufacturing (inc. aerospace, automotive, biotechnology, chemical, electrical, pottery, environmental, plastic extruding and injection moulding, materials, mechanical, manufacturing or mechatronics)
- (14) Retail
- (15) Security services
- (16) Sport & Recreation
- (17) Transport & Distribution (including Warehousing)
- (18) Veterinary, Parks & Wildlife

Part 5 – Criminal Record Checks

17. Criminal Record Checks

- (1) The principal of a school must not make an Arrangement for a student who is a child unless:
 - the employer; and
 - any other person who will have direct supervision or control of a student who is a child (where that supervision is not in itself directly supervised)

consent to a criminal record check being undertaken by the Department.

- (2) The principal of a school may enter into a work experience arrangement for a student when:
 - the principal receives from the Department a letter advising that the employer (and/or any other person who will have direct supervision or control of a student where that supervision is not in itself directly supervised) has met the Department's standards as set out in the 'Guidelines for Criminal Record Checks'; or
 - the employer (and/or any other person who will have direct supervision or control of a student where that supervision is not in itself directly supervised) satisfies the principal that a criminal record check has been conducted in the last 12 months.
- (3) A letter issued by the Department is valid for a period not exceeding 12 months from the date of issue.

18. Application of Order

A criminal record check required under this Order prior to an Arrangement being made for a student who is a child will not apply to an Arrangement made for the employment of a student in a factory or in a class of employment declared in clause 16 of Ministerial Order 56. For those Arrangements a criminal record check will be in accordance with the provisions of the **Child Employment Act 2003**.

Part 6 – Transitional

19. The revocation of Ministerial Order 24 and Ministerial Order 25 shall not, subject to this clause, affect the status, continuity, operation or effect of any Arrangement made or existing or continuing by or under the revoked Ministerial Order prior to that revocation. However, such Arrangements shall continue to exist as if made under this Ministerial Order only until 30 June 2008.

Dated 7 May 2008

BRONWYN PIKE MP Minister for Education

EAPE	RIENCE ARA	RANGEMENT FOR	M Victor
ducation and Training Reform			
STUDENT DETAILS			
Surname	First Name		Birth Date / /
School Name and Address			
	Post	rcode Telephone	
eacher-in-charge of Work Experience		Student Ye	ear Level
N CASE OF EMERGENCY, THE EMPLO	OYER SHOULD CONTACT TH	E STUDENT'S PARENT OR GUARD	IAN:
Vame: (Parent/Guardian)			
Address			
el. (Home)	(Work)	(Mobile)	
mergency contact (Name and Tel.)			
WORKCOVER AND PUBLIC LIABILIT			
The student is covered for WorkCover by s covered by public liability insurance in aken out by the party indicated below (p	the Department of Education accordance with Ministerial O	rder No. 56 - Work Experience Arrang	tate of Victoria). The student gements, for the arrangement
Department of Education and Early Cl		Non-government school	Employer
OTE: PUBLIC LIABILITY INSURANC		•	
provide at least \$10 million cover per	r event. The persons to be insu	red are the student and the school.	t public liability insurance to
iii) a non-government school, and that so or take out public liability insurance to	hool is not covered by public lia provide at least \$10 million cov	ired are the student and the school. ability insurance as set out in (ii) above, wer per event for any loss or damage w this instance, the persons to be insure	, the employer is obliged to hol hich may be caused by any act
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- 5. I will nominate a supervisor (or supervisors) of the student who will be responsible for ensuring that my obligations as the student's employer are carried out.
- 6. I will provide appropriate information, training, instruction and supervision to the student in respect of occupational health and safety and will provide any equipment and/or clothing which is required to comply with my duty of care toward the student.
- 7. I will ensure that the Work Experience is undertaken in a non-discriminatory and harassment free environment.
- 8. I will permit access to the workplace and contact with the student by the principal or their representative at any reasonable time
- during the Work Experience period. 9. I will ensure that the Work Experience arrangement is not used as a substitute for the employment of employees and/or the payment
- of appropriate wages. 10. I will ensure that the maximum number of Work Experience students at the place of work does not exceed one student for every three full-time employees (or part thereof).
- 1. I will notify the teacher-in charge of Work Experience as soon as is possible if the student is absent, injured or becomes ill in the COULSE
- of undertaking the Work Experience.
- 12. I will consult with the teacher-in-charge of Work Experience if I consider it necessary to terminate the arrangement before the specified time.

I understand and accept the responsibilities set out above. Following the principal's review of these details, I understand that he or she can determine whether or not the student will undertake the Work Experience proposed here.

1 1 Birth Date Signature.

STUDENT AGREEMENT

agree to take part in this Work Experience Arrangement and to:

- Carry out all reasonable and lawful directions of the employer and perform my work to the best of my ability;
- Comply with all reasonable workplace rules and requirements governing safety and behaviour;
- □ comply with an resolution workplace on each day at the agreed time: □ inform both my employer and the teacher-in-charge of Work Experience as soon as possible if I am unable to attend work;
- promptly inform the employer of any accident, injury or incident that may occur;
- dress appropriately for the workplace.

I agree that no payment will be made to me if the placement is with a Commonwealth Department or a body established under a Commonwealth Act. I give my consent to donating back the payment where an educational, charitable or community welfare organisation not conducted for profit requires that I do so as a condition of engagement. I understand that the principal can determine whether or not I will undertake Work Experience. I acknowledge that prior to entering into this arrangement I have completed the occupational health and safety program required by the Department of Education and Early Childhood Development.

Student's signature.

1 Date

PARENT/GUARDIAN AGREEMENT & CONSENT (Not necessary if the student is over 18 years)

consent to my child taking part in this Work Experience arrangement and I:

agree that he or she will be subject to the direction and control of the employer and nominated workplace supervisor(s); Understand that all reasonable care for the health and safety of my child will be taken by the employer and nominated workplace supervisor(s):

give consent for my child to undertake vehicle travel with the employer or nominated workplace supervisor(s) if this is required to move from one work location to another in the course of the Work Experience;

understand that I will be notified as soon as possible in the event of illness of or accident to my child, but where it is impracticable to communicate with me I authorise the person in charge at the workplace of the employer to consent to my child receiving such medical and surgical treatment (including the administration of an anaesthetic) as may be deemed necessary by a legally qualified medical practitioner;

expect my child to comply with all reasonable workplace rules and requirements governing safety and behaviour;

agree that no payment will be made to my child if the placement is with a Commonwealth Department or a body established under a Commonwealth Act;

give my consent to my child donating back the payment where an educational, charitable or community welfare organisation not conducted for profit requires this as a condition of engagement;

attach details of any known medical condition which may affect my child, and any medication or treatment which may be relevant. I understand that the principal can determine whether or not my child will undertake Work Experience.

Signature.

1 1 Parent or Guardian Date

(Attach details of any known medical condition which may affect this student, and any medication or treatment which may be relevant.)

PRINCIPAL CONSENT

principal of

enter into an arrangement for the above named student of this school to be engaged for the purpose of Work Experience by the employer named above in accordance with the provisions of the Education and Training Reform Act 2006 and the Ministerial Order No. 56 Work Experience Arrangements on the basis of the information provided above and the employer's acknowledgements. I confirm that I have informed the employer as to whether this school holds public liability insurance. I confirm that the above mentioned student has completed the required occupational health and safety program prior to entering into this arrangement.

Principal's signature.

Date

DEPARTMENT OF EDUCATION AND EARLY CHILDHOOD DEVELOPMENT

Or & EXPERIENCE GUIDELINES FOR EMPLOYERS

Ministerial Order No. 56

WHAT IS WORK EXPERIENCE?

Work Experience is the short term placement of secondary school students with 'host' employers, to provide insights into the industry and the workplace in which they are located. Students are placed with employers primarily to observe and learn - not to undertake activities which require extensive training or experience.

WHAT IS YOUR 'DUTY OF CARE' AS AN EMPLOYER?

You have legal obligations to provide a safe and healthy working environment for your employees and contractors. Work Experience students are no different. They are owed the same duty of care, and you must take all the same steps to safeguard them during their Work Experience period.

You must assess your workplace to determine which activities can be safely managed. Students should be given tasks which are interesting and which will give them an understanding of your business. However, you must take .are NOT to place them at risk, and you must provide supervision at all times.

Note: Criminal record checks are required for employers and persons who will supervise students under 15 years of age. There will be separate guidelines in regard to these checks.

WHAT CAN YOU EXPECT OF THE STUDENT?

Remember that young people cannot be expected to possess the judgement or maturity of older workers. You have a right to require the student to comply with workplace rules and procedures. First, though, you must explain those requirements and provide any necessary information, instruction and training. Don't assume a student will automatically know what's expected!

THE IMPORTANCE OF PLANNING

The most rewarding Work Experience programs – and the safest – are those planned in advance. It's useful to draw up a timetable for students before they arrive, setting out proposed activities for each day and identifying the people who will supervise them at different times.

Even though your timetable may have to change, a planned program enables supervisors to prepare meaningful activities, and reduces the chances of exposing the student to risks resulting from unplanned activity.

SAFE SYSTEMS OF WORK

Your safe systems of work should already be built on knowing your hazards, assessing the risks they present and taking steps to control those risks.

Your employees will know the risk controls, but your Work Experience student will not. It's important to take time to explain to the student what the hazards are, why the risk controls are in place and how they are put into practice.

INDUCTION AND SUPERVISION

Students will not be familiar with the workplace, or the way things are done. Like any new starter, it will take them a few days to remember names and find their way around.

The first thing you must do - on their first morning with you - is induct the student. This should be done by the employer or the nominated supervisor - don't assume that induction will happen if you have not given someone specific responsibility for it!

Take it slowly, and reinforce key information (eg supervisory arrangements, no-go areas and excluded activities).





The following are the 'must do' elements when introducing a student to your workplace:

INTRODUCTIONS AND RESPONSIBILITIES

The student may be supervised directly by more than one person during the week. Introduce those who are available, and make a note of people the student will need to catch up with later.

Inform the student that their health and safety is your most important concern during their stay. Explain your legal duty of care for them, and that in turn they must observe any requirements you have established to safeguard employees and others.

If there is a Health and Safety Representative at the workplace, arrange a time for them to discuss their function with the student.

eEXPLAIN SUPERVISORY ARRANGEMENTS

Students must report directly to their supervisor when entering, leaving and returning to the work location.

Consider the skills and experience of people nominated as supervisor(s) - will they be able to answer questions and provide the right information and instruction to ensure the student understands the tasks they are given and can undertake them safely?

Explain during induction what the student should do if their supervisor is not present at any time - and who they will report to.

•EXPLAIN ARRANGEMENTS FOR FIRST AID AND EMERGENCIES

Tell the student who their first aider is, and what to do if they need first aid.

Explain emergency arrangements, and point out the evacuation plan and muster points. In an emergency, the student must follow direction from their supervisor or from identified wardens.

•EXPLAIN HEALTH AND SAFETY REPORTING REQUIREMENTS

Incidents and accidents must be reported to the supervisor without delay. Incidents include near misses, even if no-one was injured. Accidents - including even minor cuts and scrapes requiring only a bandaid - must be reported and recorded.

Explain to the student how this is done, and encourage them to raise any health or safety concerns with their supervisor. If the student feels there might be risk in any activity, they must understand that they should not continue with the task.

•PROVIDE AN ORIENTATION TOUR OF THE WORKPLACE

If the student will be located in one area through the week, show them 'home base' first. It's a good idea to return to that work location from different areas each time, to assist the student to build a mental picture of the workplace flayout.

You should explain what happens in each part of the workplace, and point out locations where the student may be working during the week.

Explain why certain areas may be deemed 'no-go' for the student. If hazardous operations mean an area is restricted, you may want to observe the activity from a safe vantage point and describe the operations. If personal protective equipment is necessary to enter the area, this must be provided and you must explain how to use it.

•WORKPLACE BULLYING, HARASSMENT AND DISCRIMINATION

You must explain your workplace policy regarding bullying, harassment and/or discrimination. Encourage the student to report any concern directly to the employer or their supervisor or to their teacher.

CONFIRM STUDENT'S MEDICAL INFORMATION

Check that you have necessary medical information. Does the student have any condition (eg asthma or epilepsy) that could require treatment? Are they taking any medication? (The information must be kept confidential as far as is practicable.)

Creating an induction checklist and a timetable will help you to provide a safe and rewarding work placement! Please check http://www.education.vic.gov.au/sensecyouth/careertrans/worklearn/ and follow the links.



Department of Education and Orla Early Childhood Development



Education and Training Reform Act 2006

MINISTERIAL ORDER 55 -

STRUCTURED WORKPLACE LEARNING ARRANGEMENTS

The Minister for Education makes the following Order:

Part 1 – Preliminary

1. Title

This Ministerial Order may be cited as Ministerial Order 55 – Structured Workplace Learning Arrangements.

Authorising provisions and commencement 2.

This Order is made under sections 5.4.6 and 5.10.4 of the Education and Training Reform Act 2006, and comes into operation on the day it is signed.

3. Purpose

The purpose of this Ministerial Order is to:

- revoke and replace Ministerial Order 23; and (a)
- provide an operational framework for the provision of structured workplace learning (b) for students.
- 4. **Revocation of Ministerial Order 23 – Structured Workplace Learning Arrangements** Ministerial Order 23 – Structured Workplace Learning Arrangements is hereby revoked on

and from the date upon which this Ministerial Order 55 comes into operation, and from that date Structured Workplace Learning arrangements will be governed by the provisions of this Ministerial Order 55.

5. **Definitions and interpretation**

In this Order, unless inconsistent with the context or subject matter, the following (1)definitions apply:

Accredited course of study	means a course of study accredited by the Victorian Registration and Qualifications Authority.		
Accredited Occupational Health and Safety	means training in occupational health and safety which is part of an accredited course of study undertaken by the student.		
Act	means the Education and Training Reform Act 2006.		
Arrangement	means a structured workplace learning arrangement made under section 5.4.5 of the Act.		
Department	means the Department of Education and Early Childhood Development.		
Educational Authority	means:		
	(a) the State of Victoria, in respect of a Government School;		
	(b) the proprietor of a school, in respect of a school which is not a Government School.		
Government School	has the meaning given to that term in section 1.1.3 of the Act.		
Parent	has the meaning given to that term in section 1.1.3 of the Act.		

School year

includes:

- (a) a person appointed to a designated position as principal of a Government School;
- (b) in relation to a school other than a Government School, the principal or person in charge of that school.

in respect of any school, means that portion of the year beginning with the first school day of that year and ending with the last school day of that year.

(2) For the purposes of this Order, the expression '18 years of age' refers to the age of the student as at the date on which the student makes, varies or amends the Arrangement as the case may be.

Part 2 – Prerequisites for Arrangements

6. Course of study

A Structured Workplace Learning Arrangement for a student may only be made where a student undertakes structured on-the-job training during which he or she is expected to master a set of skills and competencies related to a course accredited by the Victorian Registration and Qualifications Authority and where the Arrangement is an appropriate means of training for a student to acquire skills and knowledge required by that course.

7. Requirements of Principal in relation to employers

Prior to entering into an Arrangement, the Principal must ensure that the employer acknowledges, by completing the Employer Acknowledgement section of the Structured Workplace Learning Arrangement Form required by clause 17, to the Principal and the student and, if the student is under 18 years of age, a parent of the student, that:

- (1) if the placement is in Victoria that the employer
 - (a) understands and complies with the occupational health and safety requirements under applicable legislation (including the **Occupational Health and Safety Act 2004**) and standards as required by the VictorianWorkCover Authority; and
 - (b) will comply with those requirements and standards in respect of the engagement of the student under the Arrangement, as if the student were an employee of the employer;
- (2) if the placement is outside Victoria that the employer
 - (a) understands and complies with any standards established by the occupational health and safety authority relevant to that employer, or, if there are no standards or there is no relevant authority, that the employer complies with the occupational health and safety standards required by the legislation applicable to the employer; and
 - (b) will comply with the applicable standards and requirements in respect of the engagement of the students under the Arrangement, as if the student were an employee of the employer;
- (3) the student will be provided with
 - (a) appropriate training and instruction by the employer in respect of occupational health and safety; and
 - (b) any equipment or clothing which is required or appropriate to comply with the employer's obligations as if the student were an employee of the employer, having taken into account the degree of experience in the workplace and skill of the student;

- (4) the employer will permit access to the Principal, or his or her representative, to the workplace at any reasonable time as agreed between the principal or his or her representative and the employer when the student is attending that workplace as part of an Arrangement;
- (5) the employer will not use the Arrangement as a substitute for the employment of employees or the payment of appropriate wages;
- (6) the student will not be continuously engaged by the employer in a production or service capacity;
- (7) the employer has nominated a supervisor of the student (who may be the employer or a person employed by the employer) who shall be responsible for carrying out the employer's obligations under the Arrangement;
- (8) the employer can and will provide adequate levels of supervision to ensure the welfare and safety of the student in a non-discriminatory and harassment-free working environment;
- (9) the employer will provide training and instruction to the student as required by the Arrangement;
- (10) the employer will not by engaging the student exceed the permitted number of structured workplace learning students in accordance with clause 13;
- (11) the employer acknowledges that each of the Educational Authority, the School, any teacher and the Principal
 - (a) does not warrant or represent that the student has any particular skill or ability to carry out the functions required of the student by the employer in the course of the Arrangement; and
 - (b) has no duty as to the care or control of the student whilst the student is engaged at the workplace of the employer and/or under the supervision of the employer (or the supervisor appointed by the employer) under the Arrangement.

8. Requirements of Principal

- (1) Prior to entering into an Arrangement, the Principal must be satisfied that
 - (a) the proposed placement will provide structured workplace learning suitable to the needs of the accredited course of study for which the Arrangement is proposed, within the time frame specified in that Arrangement and according to the capabilities of the student;
 - (b) the distribution of structured workplace learning days during the current calendar year under the proposed Arrangement, and any other Arrangements which have occurred or are likely to occur, does not disadvantage the student with regard to the balance of that student's educational program at his or her school;
 - (c) the student has the capability to undertake the structured workplace learning as specified within the Arrangement and to do so without exposing others in the workplace to any extraordinary risk;
 - (d) appropriate procedures for making and recording any of the assessments of the performance of the student under the arrangement which are required for the accredited course of study are established and are applied for the term of the Arrangement;
 - (e) both the employer and the nominated supervisor of the student in the workplace are aware of his or her obligations to the student under an Arrangement;
 - (f) appropriate arrangements have been made for the student to travel to and from the workplace;

- (g) the student has undertaken training in accredited occupational health and safety relevant to the workplace where the student will be employed under a structured workplace learning arrangement before the Arrangement can be entered into; and
- (h) the employer is provided with any necessary medical information that relates to the student undertaking Structured Workplace Learning, including any condition that could require treatment.
- (2) At least four (4) weeks prior to the student commencing the placement under an Arrangement the principal of a school, other than a Government school, shall advise the employer of whether that school holds public liability insurance as set out in clause 9 of this Order.

9. Public Liability Insurance

Public liability insurance of at least \$10,000,000 cover, per event, in respect of any loss or damage which may be caused by any act or omission of the student whilst engaged under an Arrangement, must be held or taken out, prior to the student commencing a placement under the Arrangement:

- (a) when an Arrangement is entered into by a principal of a Government school in respect of a Government school student or a principal of a school conducted in a reciprocating State or Territory in respect of a student in a reciprocating State or Territory – by the Department, with the insured being the employer and the student;
- (b) when an Arrangement is entered into by a principal of a school other than a Government school either:
 - (i) by that school, with the insured being the school and the student; or
 - (ii) by the employer, with the insured being the employer and the student, if the principal of that school has advised the employer at least four (4) weeks prior to the student commencing the placement under the Arrangement that the school does not have public liability insurance as set out in clause 9.

10. Arrangements with employers in other States and Territories

In addition to the other requirements of the Principal under this Order, a Principal of a school must not enter an Arrangement pursuant to section 5.4.5(3)(b) of the Act unless the student and/or a parent of the student have made suitable insurance arrangements ensuring –

- (a) cover for the student for any injuries in the course of the Arrangement at least comparable to that applicable in Victoria to a student under the Accident Compensation Act 1985; and
- (b) that public liability insurance of at least \$10,000,000 cover per event in respect of any loss or damage which may be caused by any act or omission of the student whilst engaged under an Arrangement.

Part 3 – Limitations on Arrangements

11. Maximum number of days of arrangement

- (1) The number of structured workplace learning days or hours for a student in a calendar year shall be counted by adding all placement days or hours specified in each Arrangement for a student in that calendar year.
- (2) If no days or hours of structured workplace learning are specified in the accredited course of study, then the Principal shall determine an appropriate number of days or hours for the accredited course of study being undertaken by the student and that number of days or hours shall be included in the calculation of the maximum number of days or hours.

- (3) The number of days or hours for an Arrangement must not exceed the number of days or hours which
 - (a) are set out in the relevant accredited course of study; or
 - (b) are set out by the Principal in approving an Arrangement where no days or hours are established by the relevant accredited course of study.
- (4) The number of days or hours for all Arrangements in respect of a student in a calendar year shall not exceed the number of days or hours which
 - (a) are set out in the relevant accredited courses of study or are set out by the Principal in respect of the relevant accredited courses of study; and
 - (b) can be reasonably undertaken by the student within a calendar year.
- (5) The days or hours undertaken by a student in any one calendar year must occur during the school year as determined by the Minister, unless the Principal is satisfied that for the purposes of the relevant accredited course of study a placement outside the school year is necessary.

12. Hours of Structured Workplace Learning

- (1) Subject to sub-clause (2), a student on a structured workplace learning arrangement must not work
 - (a) beyond the number of hours in a day which are normal working hours for a standard shift without overtime for the industry in which the employer is engaged;
 - (b) between 11.00 pm and 6.00 am;
 - (c) beyond a time which is ten hours before the start time of a placement day or a school day which the student is expected to attend.
- (2) A student may work beyond those hours specified in sub-clause (1) where the Principal determines in writing that working beyond those hours
 - (a) is necessary for the purposes of the relevant accredited course of study; and
 - (b) is not detrimental to the welfare of the student.

13. Determining the number of students who may be engaged by an employer

- (1) Subject to this clause, an employer is not permitted to engage at any time more than one student for every three employees or part thereof at the workplace.
- (2) For the purposes of this clause the term 'employees' shall include
 - (a) all full time employees at the workplace;
 - (b) for any part time employees, the equivalent number of full-time employees (by dividing the total weekly part-time hours by the number of hours in a full-time working week); and
 - (c) any sole proprietors, partners, consultants, contractors, casual employees or other person engaged in work at the workplace.
- (3) An employer may engage more than the permitted number of students allowed under sub-clause (1) where
 - (a) the circumstances of a particular accredited course of study require the placement of a student in a particular work location when that placement would not be permitted under sub-clause (1); and
 - (b) the employer certifies that adequate supervision will be provided for all students with that employer; and
 - (c) the Principal is satisfied that exceeding the maximum number permitted under sub-clause (1) will not
 - (i) be detrimental to the welfare of any student in that work location; and
 - (ii) lessen the acquisition of skills or knowledge by any student for the accredited course of study; and

- (d) the Principal, or his or her representative, undertake to attend the workplace as frequently as is reasonably practicable; and
- (e) the number of students will not exceed one student for each employee.

Part 4 – General Provisions concerning Arrangements

14. Making and varying an Arrangement

An Arrangement must be made, and may be varied or amended, in writing signed by each of the Principal, the employer, the student and, if the student is under 18 years of age, a parent of the student.

15. Cancelling an Arrangement

- (1) An Arrangement may be cancelled at any time by written notice from:
 - (a) the Principal;
 - (b) the employer;
 - (c) the student; or
 - (d) if the student is under the age of 18 years a parent of the student; sent to each of the other parties.
- (2) A cancellation under paragraph (1) is effective immediately upon delivery by the notifier of the notice:
 - (a) in the case of a notice by the Principal to the employer;
 - (b) in the case of a notice by the employer to the student; or
 - (c) in the case of a notice by the student or a parent of the student to the employer.
- (3) No reason or period of notice for cancellation is required.
- (4) An employer must not cancel an Arrangement under sub-clause 15(1) prior to consulting the Principal unless in the circumstances it is not reasonable to require the employer to do so.

16. Minimum rate of payment

- (1) The minimum payment to a student engaged under an Arrangement shall be \$5.00 per day.
- (2) The minimum payment is not remuneration but is to reimburse the student for expenses such as daily travel and incidental costs incurred.

17. Arrangement Form

The Arrangement Form must be prepared in the form similar to and contain the information specified in the attachment to this Order.

Part 5 – Transitional

18. The revocation of Ministerial Order 23 shall not, subject to this clause, affect the status, continuity, operation or effect of any Arrangement made or existing or continuing by or under the revoked Ministerial Order prior to that revocation. However, such Arrangements shall continue to exist as if made under this Ministerial Order only until 30 June 2008.

Dated 7 May 2008

BRONWYN PIKE MP Minister for Education

	DEPART	Mal National a	NUIGAN CONSE	S EARLY C		DEVEN	DEMENT
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STRUCTURED Workplace LEARNING ARRANGEMENT FORM STRUCTURED VOR DACC LEARNING ARRANGEMENT FORM Education and Training Reform Act 2006 - Ministerial Order No. 55: Structured Workplace Learning Arrangements

STUDENT DETAILS	
Surname First Name	Birth Date / /
School Name and Address	
Postcode	Telephone
Teacher-in-charge of Structured Workplace Learning	
Course of study in respect of Structured Workplace Learning	
Skills and competencies the student is expected to obtain from the Structured Workpla	ace Learning (attach a separate sheet)
IN CASE OF EMERGENCY, THE EMPLOYER SHOULD CONTACT THE STUDENT'S Name: (Parent/Guardian)	
Address	
il. (Home) (Work)	
Emergency contact (Name and Tel.).	
WORKCOVER AND PUBLIC LIABILITY	
The student is covered for WorkCover by the Department of Education and Early Childl is covered by public flability insurance in accordance with Ministerial Order No. 55 – Str arrangement taken out by the party indicated below (principal to tick the appropriate b	ructured Workplace Learning Arrangements, for the box):
Department of Education and Early Childhood Development	vernment school 🛛 🗆 Employer
NOTE: PUBLIC LIABILITY INSURANCE	
(i) a Government School in respect of a Government School student or by a principal of the Department of Education and Early Childhood Development is obliged to hold or least \$10 million cover per event. The persons to be insured are the student and the (ii) a school other than a State school that school, subject to (iii) below, is obliged to hold or at least \$10 million cover per event. The persons to be insured are the student and (iii) a non-government school, and that school is not covered by public liability insurance e or take out public liability insurance to provide at least \$10 million cover per event for or ormission of the student whilst engaged under the arrangement. In this instance, the student.	or to take out public liability insurance to provide at e employer. old or take out public liability insurance to provide the school. as set out in (ii) above, the employer is obliged to hold any loss or damage which may be caused by any act
IMPLOYER DETAILS [Employer to complete]	
PRIVACY INFORMATION: The information provided on this form is for the administratio only and is not to be used for any other purpose. Health information will be provided if medication that may be relevant to their employment. This information must be kept co	the student has a medical condition or requires
Employer (business) name	Tel
Business address	Postcode
ype of industry Primary activity	y at workplace
Student's work location address	Postcode
Vorkplace contact person Supervisor	
Activities the student will undertake (if insufficient space, attach separate sheet)	
itructured Workplace Learning hours	
rom (commencement date)	
ate of payment \$ per day (\$5.00 per day minimum)	
Rate of payment \$ per day (\$5.00 per day minimum) EMPLOYER ACKNOWLEDGEMENT [Employer to sign]	
	he conduct of my undertaking under Victorian law student were my employee. and control all related risks. If I have not controlled e Learning period commencing. ment Structured Workplace Learning Guidelines systems of work are provided for the student to

4. I will consider and take into account the competency, maturity and physical capabilities of the student in relation to all activities he or she will undertake. The student's program of activities will be planned and carried out with these considerations in mind. 5. I will nominate a supervisor (or supervisors) of the student who will be responsible for ensuring that my obligations as the student's employer are carried out. 6. I will provide appropriate information, training, instruction and supervision to the student in respect of occupational health and safety and will provide any equipment and/or clothing which is required to comply with my duty of care toward the student. I will ensure that the Structured Workplace Learning is undertaken in a non-discriminatory and harassment free environment. 8. I will permit access to the workplace and contact with the student by the principal or their representative at any reasonable time during the Structured Workplace Learning period. 9. I will ensure that the Structured Workplace Learning arrangement is not used as a substitute for the employment of employees and/or the payment of appropriate wages. 10. I will ensure that the maximum number of Structured Workplace Learning students at the place of work does not exceed one student for every three full-time employees (or part thereof). 1. I will notify the teacher-in charge of Structured Workplace Learning as soon as is possible if the student is absent, injured or becomes ill in the course of undertaking the Structured Workplace Learning. 12. I will consult with the teacher-in-charge of Structured Workplace Learning if I consider it necessary to terminate the arrangement before the specified time. I understand and accept the responsibilities set out above. Following the principal's review of these details, I understand that he or she can determine whether or not the student will undertake the Structured Workplace Learning proposed here. Birth Date Signature 1 Student AGREEMENT ____ agree to take part in this Structured Workplace Learning Arrangement and to: Carry out all reasonable and lawful directions of the employer and perform my work to the best of my ability; comply with all reasonable workplace rules and requirements governing safety and behaviour; attend at the workplace on each day at the agreed time; 🗆 inform both my employer and the teacher-in-charge of Structured Workplace Learning as soon as possible if I am unable to attend work; promptly inform the employer of any accident, injury or incident that may occur; dress appropriately for the workplace. I agree that no payment will be made to me if the placement is with a Commonwealth Department or a body established under a Commonwealth Act. I give my consent to donating back the payment where an educational, charitable or community welfare organisation not conducted for profit requires that I do so as a condition of engagement. I understand that the principal can determine whether or not I will undertake Structured Workplace Learning . I acknowledge that prior to entering into this arrangement I have undertaken the occupational health and safety program that is part of the accredited course of study that I am undertaking. Student's signature Date PARENT/GUARDIAN AGREEMENT & CONSENT (Not necessary if the student is over 18 years) ... consent to my child taking part in this Structured Workplace Learning arrangement and I: agree that he or she will be subject to the direction and control of the employer and nominated workplace supervisor(s); understand that all reasonable care for the health and safety of my child will be taken by the employer and nominated workplace supervisor(s): aive consent for my child to undertake vehicle travel with the employer or nominated workplace supervisor(s) if this is required to move from one work location to another in the course of the Structured Workplace Learning: understand that I will be notified as soon as possible in the event of illness of or accident to my child, but where it is impracticable to communicate with me I authorise the person in charge at the workplace of the employer to consent to my child receiving such medical and surgical treatment (including the administration of an anaesthetic) as may be deemed necessary by a legally gualified medical practitioner: expect my child to comply with all reasonable workplace rules and requirements governing safety and behaviour; agree that no payment will be made to my child if the placement is with a Commonwealth Department or a body established under a Commonwealth Act: give my consent to my child donating back the payment where an educational, charitable or community welfare organisation not conducted for profit requires this as a condition of engagement; attach details of any known medical condition which may affect my child, and any medication or treatment which may be relevant. I understand that the principal can determine whether or not my child will undertake Structured Workplace Learning . Parent or Guardian Date Signature. 1 (Attach details of any known medical condition which may affect this student, and any medication or treatment which may be relevant.) PRINCIPAL CONSENT principal of enter into an arrangement for the above named student of this school to be engaged for the purpose of Structured Workplace Learning by the employer named above in accordance with the provisions of the Education and Training Reform Act 2006 and the Ministerial Order No. 55 - Structured Workplace Learning Arrangements on the basis of the information provided above and the employer's acknowledgements. I confirm that I have informed the employer as to whether this school holds public liability insurance. I confirm that the above mentioned student has undertaken the required occupational health and safety program prior to entering into this arrangement. Principal's signature Date 1 1

DEPARTMENT OF EDUCATION AND EARLY CHILDHOOD DEVELOPMENT

STRUCTURED WORKPLACE LEARNING GUIDELINES FOR EMPLOYERS

Ministerial Order No. 55

WHAT IS STRUCTURED WORKPLACE LEARNING?

Structured workplace learning involves students in structured on the job training during which they are expected to master a designated set of skills and competencies related to courses accredited by the Victorian Qualifications Authority.

WHAT IS YOUR 'DUTY OF CARE' AS AN EMPLOYER?

You have legal obligations to provide a safe and healthy working environment for your employees and contractors. Students undertaking structured workplace learning are no different. They are owed the same duty of care, and you must take all the same steps to safeguard them during their structured workplace learning.

You must assess your workplace to determine which activities can be safely managed. Students should be given .asks which are interesting and which will give them an understanding of your business. However, you must take care NOT to place them at risk, and you must provide supervision at all times.

WHAT CAN YOU EXPECT OF THE STUDENT?

Remember that young people cannot be expected to possess the judgement or maturity of older workers.

You have a right to require the student to comply with workplace rules and procedures. First, though, you must explain those requirements and provide any necessary information, instruction and training. Don't assume a student will automatically know what's expected!

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The most rewarding structured workplace learning programs - and the safest - are those planned in advance. It's useful to draw up a timetable for students before they arrive, setting out proposed activities for each day and identifying the people who will supervise them at different times.

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Students will not be familiar with the workplace, or the way things are done. Like any new starter, it will take them a few days to remember names and find their way around.

The first thing you must do - on their first morning with you - is induct the student. This should be done by the employer or the nominated supervisor - don't assume that induction will happen if you have not given someone specific responsibility for it!

Take it slowly, and reinforce key information (eg supervisory arrangements, no-go areas and excluded activities). The following are the 'must do' elements when introducing a student to your workplace:





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If there is a Health and Safety Representative at the workplace, arrange a time for them to discuss their function with the student.

explain Supervisory Arrangements

Students must report directly to their supervisor when entering, leaving and returning to the work location.

Consider the skills and experience of people nominated as supervisor(s) - will they be able to answer questions and provide the right information and instruction to ensure the student understands the tasks they are given and can undertake them safely?

Explain during induction what the student should do if their supervisor is not present at any time - and who they will report to.

•EXPLAIN ARRANGEMENTS FOR FIRST AID AND EMERGENCIES

Tell the student who their first aider is, and what to do if they need first aid.

Explain emergency arrangements, and point out the evacuation plan and muster points. In an emergency, the student must follow direction from their supervisor or from identified wardens.

•EXPLAIN HEALTH AND SAFETY REPORTING REQUIREMENTS

Incidents and accidents must be reported to the supervisor without delay. Incidents include near misses, even if no-one was injured. Accidents - including even minor cuts and scrapes requiring only a bandaid - must be reported and recorded.

Explain to the student how this is done, and encourage them to raise any health or safety concerns with their supervisor. If the student feels there might be risk in any activity, they must understand that they should not continue with the task.

•PROVIDE AN ORIENTATION TOUR OF THE WORKPLACE

If the student will be located in one area through the week, show them 'home base' first. It's a good idea to return to that work location from different areas each time, to assist the student to build a mental picture of the workplace layout.

You should explain what happens in each part of the workplace, and point out locations where the student may be working during the week.

Explain why certain areas may be deemed 'no-go' for the student. If hazardous operations mean an area is restricted, you may want to observe the activity from a safe vantage point and describe the operations. If personal protective equipment is necessary to enter the area, this must be provided and you must explain how to use it.

•WORKPLACE BULLYING, HARASSMENT AND DISCRIMINATION

You must explain your workplace policy regarding bullying, harassment and/or discrimination. Encourage the student to report any concern directly to the employer or their supervisor or to their teacher.

•CONFIRM STUDENT'S MEDICAL INFORMATION

Check that you have necessary medical information. Does the student have any condition (eg asthma or epilepsy) that could require treatment?

Are they taking any medication? (The information must be kept confidential as far as is practicable.)

Creating an induction checklist and a timetable will help you to provide a safe and rewarding work placement! Please check http://www.education.vic.gov.au/sensecyouth/careertrans/worklearn/ and follow the links.



Department of Education and Early Childhood Development



Accident Compensation Act 1985

NOTICE OF INDEXED BENEFIT LEVELS AND OTHER AMOUNTS IN ACCORDANCE WITH SECTION 100 OF THE **ACCIDENT COMPENSATION ACT 1985** AND REGULATION 20 OF THE ACCIDENT COMPENSATION REGULATIONS 2001

Section 100(1) of the Accident Compensation Act 1985 stipulates that certain amounts in Part IV and in section 5A of the Act are varied on 1 July each year in line with the movement in the average weekly earnings for all employees in Victoria between the two previous December quarters, using the latest figures published by the Australian Statistician as at 30 May following the previous December quarter. Weekly payments are indexed on the anniversary of the entitlement to weekly payments as detailed in section 100(2) of the Act.

The average weekly earnings for all employees in Victoria between the December quarter of 2006 and the December quarter 2007 increased from \$820.30 to \$848.50 which is an increase of 3.44%.

Following legislative changes in December 1997 some amounts are indexed by the rise in Consumer Price Index. The Consumer Price Index between the December quarter of 2006 and the December quarter of 2007 increased from 153.5 to 158.5 which is an increase of 3.26%.

Following legislative changes in December 2003, the formulas for calculating non-economic loss in respect of permanent impairment have been amended. Some amounts of compensation for non-economic loss have been increased in certain circumstances.

Following legislative changes in December 2004 and further changes in June 2005, a formula for calculating non-economic loss in circumstances where there has been a further loss of hearing was inserted into section 98C(3A). This formula applies to further loss of hearing which occurred after 12 November 1997.

Further legislative changes in 2006 increased the lump sum compensation amount available for the death of a worker to \$250 000, for a death occurring on or after 1 July 2006.

In 2007 legislative amendment increased the maximum cap on the amount of counselling available to the family of a deceased or severely injured worker from \$2020 to \$5000.

Section	Provision	Rate before 1 July 08	Rate from 1 July 08
COMPENSA	TION FOR DEATH OF A WORKER (CPI)	· · ·	U
	Revised compensation for death of worker		
92A(4)	For a dependent partner or partners in equal shares	\$257,210	\$265,590
92A(5)	For an orphan child or orphan children in equal shares	\$257,210	\$265,590
92A(6)(a)	For a dependent partner(s) where there is one		
	dependent child	\$231,480	\$239,020
92A(6)(b)	For the dependent child	\$25,720	\$26,560
92A(7)	For a dependent partner(s) where there are more than one dependent child but not more than 5 dependent children payable in the following shares:		
	total amount of	\$257,210	\$265,590
92A(7)(a)	To each dependent child	\$12,860	\$13,280
92A(7)(b)	To partner/partners	Balance	Balance
92A(8)	For a dependent partner(s) where there are more than 5 dependent children payable in the following shares:	#255 21 0	\$2 (5, 500)
	total amount of	\$257,210	\$265,590
92A(8)(a)	To partner or partners in equal shares	\$192,900	\$199,180
92A(8)(b)	To the dependent children in equal shares	\$64,300	\$66,390

92A(8A)	Maximum lump sum for dependent children if no dependent partner	\$257,210	\$265,590
92A(8B)	Maximum lump sum for a partially dependent partner(s), and dependent partner(s) or dependent		· · · · · ·
	children	\$257,210	\$265,590
92A(9)	Maximum lump sum for any other dependents if no dependent partner or dependent child	\$257,210	\$265,590
WEEKLY PEN	SIONS FOR DEPENDANTS OF WORKER WHO DI		
	During the first 13 weeks		
92B(3)(a)(ii)	Maximum weekly pension for a dependent partner	\$1,210	\$1,250
92B(4)(a)(ii)	Maximum weekly pension for 2 or more dependent partners in equal shares	\$1,210	\$1,250
92B(5)(a)(ii)	Maximum weekly pension for one orphan child	\$1,210	\$1,250
92B(6)(a)(ii)	Maximum weekly pension for 2 or more orphan		
	children in equal shares	\$1,210	\$1,250
	After first 13 weeks until the end of 3 years		
92B(3)(b)(i)	Maximum weekly pension for a dependent partner	\$1,210	\$1,250
92B(3)(b)(ii)	Weekly pension calculation for a dependent partner		
	where there are not more than 5 dependent children and overall cap applies	\$1,210	\$1,250
92B(3)(b)(iii)	Weekly pension for a dependent partner where there	\$1,210	\$1,230
)2B(3)(0)(III)	are more than 5 dependent children and overall cap		
	applies	\$806	\$834
92B(4)(b)(i)	Maximum weekly pension for 2 or more dependent		
	partners in equal shares	\$1,210	\$1,250
92B(4)(b)(ii)	Weekly pension calculation for 2 or more dependent		
	partners, where there are not more than 5 dependent children and overall cap applies	\$1,210	\$1,250
92B(4)(b)(iii)	Weekly pension for 2 or more dependent partners,	ψ1,210	ψ1,250
<i>y</i> _ <i>D</i> (1)(0)(11)	where there are more than 5 dependent children and		
	overall cap applies in equal shares	\$806	\$834
	After first 13 weeks until child ceases to be eligible		
92B(5)(b)(ii)	Maximum weekly pension for one orphan child	\$1,210	\$1,250
92B(6)(b)(ii)	Maximum weekly pension for 2 or more orphan	¢1 2 10	¢1.250
0.00(7)(h)	children in equal shares Weekly pension calculation for each dependent child	\$1,210	\$1,250
92B(7)(b)	where there are not more than 5 dependent children		
	and overall cap applies	\$1,210	\$1,250
92B(8)(b)	Weekly pension for dependent children where there are		
	more than 5 dependent children and overall cap applies		
//	in equal shares	\$400	\$414
92B(11)	Total amount of weekly pensions	\$1,210	\$1,250
WEEKLY PAY	MENTS (AWE)		
	First 26 weeks incapacity Whore worker has no current work capacity		
93A(2)(a)(ii)	Where worker has no current work capacity Maximum weekly payment	\$965	\$998
))n(2)(a)(11)	Where worker has a current work capacity	\$705	\$770
93A(2)(b)(ii)	Maximum weekly payments – less notional earnings	\$965	\$998

	After 26 weeks incapacity		
93B(1)(a)(ii)	Worker has a serious injury Maximum weekly payment is – less 90% of notional		
95D(1)(a)(11)	earnings	\$965	\$998
	Worker does not have a serious injury but has no	<i>4</i> , 0	477.0
	current work capacity		
93B(1)(b)(ii)	Maximum weekly payments	\$965	\$998
	Worker does not have a serious injury but has a		
02D(1)(-)(::)	current work capacity		
93B(1)(c)(ii)	Maximum weekly payment is – less 70% of notional earnings	\$965	\$998
GRANDFATH	ER PROVISIONS (AWE)	\$905	\$990
93C(5)(c)(iii)	Minimum earnings for a worker who has a current		
	work capacity after 130 weeks of payments as		
	specified in Section 93CD(3)(a)	\$141	\$146
93C(11)(b)(iii)	Minimum earnings for a worker who has a current		
	work capacity after 130 weeks of payments as	ф 1 4 1	ф14 <i>С</i>
WEELI V DAV	specified in Section 93CD(3)(a)	\$141	\$146
WEEKLI FAI	MENTS (AWE) Weekly payments for First Entitlement Period		
	(first 13 weeks)		
93CA(2)(a)(ii)	Maximum weekly payment where worker has no		
	current work capacity	\$1,210	\$1,250
93CA(2)(b)(ii)	Maximum weekly payment where worker has a current	¢1 2 10	¢1.250
	work capacity – less notional earnings Weekly payments for Second Entitlement Period	\$1,210	\$1,250
	(14-130 weeks)		
93CB(2)(a)(ii)	Maximum weekly payment where worker has no		
	current work capacity	\$1,210	\$1,250
93CB(2)(b)(ii)	Maximum weekly payment where worker has a current		
	work capacity – less 75% of notional earnings	\$1,210	\$1,250
	Weekly payment after the expiry of the second		
02CC(2)(h)	entitlement period		
93CC(2)(b)	Maximum weekly payment where worker has been assessed as having no current work capacity and		
	likely to continue indefinitely to have no current work		
	capacity	\$1,210	\$1,250
93CD(3)(a)	Minimum earnings for a worker who has returned to		
	work	\$141	\$146
93CD(5)(b)	Maximum weekly payment where Authority or		
	self-insurer has made a determination – less 75% of worker's current weekly earnings	\$1,210	\$1,250
COMPENSATI	ION FOR NON-ECONOMIC LOSS (CPI)	ψ1,210	ψ1,250
	Permanent Impairment - Calculations of Amounts		
	of Non-economic Loss		
98C(2)(b)	Where worker's impairment benefit rating is 10% or	\$9,930	\$10,250
(0,0)	more and less than 11%	\$8,450	\$8,730
98C(2)(c)	Where worker's impairment benefit rating is not less than 10% and not more than 30%	\$16,000 \$2,400	\$16,520 \$2,480
	than 1070 and not more than 5070	Ψ 2 ,700	Ψ 4 , τ 00

98C(2)(d)	Where worker's impairment benefit rating is more than 20%	\$64,000	\$66,080
	30% and not more than 70%	\$3,990	\$4,120
98C(2)(e)	Where worker's impairment benefit rating is more than	\$224,100	\$231,400
	70% and not more than 80%	\$16,010	\$16,530
98C(2)(f)	Where worker's impairment benefit rating is more than	¢204.100	\$20C (00
	80%	\$384,180	\$396,690
	Psychiatric Impairment – Calculations of Amounts of Non-economic Loss		
98C(3)(b)	Where worker's degree of impairment is not less than	\$12,810	\$13,230
	30% and not more than 50%	\$4,170	\$4,310
98C(3)(c)	Where worker's degree of impairment is more than	\$96,070	\$99,200
	50% and not more than 70%	\$6,400	\$6,610
98C(3)(d)	Where worker's degree of impairment is more than	\$224,100	\$231,400
	70% and not more than 80%	\$16,010	\$16,530
98C(3)(e)	Where worker's degree of impairment is more than		
	80%	\$384,180	\$396,690
	Permanent Impairment – Calculation of Amounts		
	of Non-economic Loss for Further Injury Industrial		
	Deafness		
98C(3A)(a)	Where 'T ' is not less than 10% and not more than 30%	\$2,400	\$2,480
	and 'P ' is less than 10%	\$1,590	\$1,640
98C(3A)(b)	Where 'T' is not less than 10% and not more than 30%	** * * *	** * * *
	and ' P ' is not less than 10%	\$2,400	\$2,480
98C(3A)(c)	Where ' T ' is more than 30% and ' P ' is less than 10%	\$3,990	\$4,120
		\$2,400	\$2,480
		\$1,590	\$1,640
98C(3A)(d)	Where 'T' is more than 30% and 'P' is not less than $100($	\$3,990	\$4,120
	10% and is less than 30%	\$2,400	\$2,480
98C(3A)(e)	Where ' T ' is more than 30% and ' P ' is not less than	¢2.000	¢ 4 1 2 0
	30%	\$3,990	\$4,120
2224	Other Non-economic Loss	• • • • • • • •	.
98C(4)	Loss of a foetus or loss of more than one foetus	\$57,540	\$59,410
98C(7)	Maximum amount of compensation for more than one	**	**
	injury suffered on the same occasion	\$384,180	\$396,690
98C(8)	Maximum amount of compensation for more than one	#204 100	# 2 06.600
	kind of non-economic loss for the same injury	\$384,180	\$396,690
	TAGE – COMPENSATION TABLE (AWE)		
98E	Total loss of the sight of both eyes	\$229,250	\$237,130
	Total loss of the sight of an only eye	\$229,250	\$237,130
	Loss of both hands	\$229,250	\$237,130
	Loss of both feet	\$229,250	\$237,130
	Loss of a hand and a foot	\$229,250	\$237,130
	Total loss of the right arm or of the greater part of the		
	right arm	\$183,400	\$189,700
	Total loss of the left arm or of the greater part of the		
	left arm	\$171,930	\$177,840
	Total loss of the right hand or of five fingers of the		
	right hand, or of the lower part of the right arm	\$160,450	\$165,970

Total loss of the left hand or of five fingers of the left		
hand, or of the lower part of the left arm	\$149,030	\$154,150
Total loss of a leg	\$171,930	\$177,840
Total loss of a foot	\$149,030	\$154,150
Total loss of the lower part of the leg	\$160,450	\$165,970
Total loss of the sight of one eye, together with the	, ,	<i>*)</i>
serious diminution of the sight of the other eye	\$171,930	\$177,840
Total loss of hearing	\$149,030	\$154,150
Total loss of the sight of one eye	\$91,690	\$94,840
Loss of binocular vision	\$91,690	\$94,840
Loss of eyeball (in addition to compensation for loss		
of sight of an eye)	\$50,440	\$52,170
Total loss of power of speech	\$137,550	\$142,280
Total loss of sense of taste or smell	\$38,980	\$40,320
Total loss of senses of both taste and smell	\$77,950	\$80,630
Total loss of male sexual organs	\$107,760	\$111,460
Total loss of penis	\$107,760	\$111,460
Total loss of one testicle	\$22,900	\$23,690
Total loss of two testicles or an only testicle	\$107,760	\$111,460
Total loss of female sexual organs	\$107,760	\$111,460
Total loss of both breasts	\$107,760	\$111,460
Total loss of one breast	\$68,760	\$71,120
Total loss of the thumb of the right hand	\$68,760	\$71,120
Total loss of the thumb of the left hand	\$59,610	\$61,660
Total loss of the forefinger of the right hand	\$48,160	\$49,820
Total loss of the forefinger of the left hand	\$41,250	\$42,670
Total loss of two joints of the forefinger of the right	\$2 C C 70	#25 020
hand	\$36,670	\$37,930
Total loss of two joints of the forefinger of the left	\$27 400	\$28 110
hand Total loss of a joint of the thumb	\$27,490 \$26,670	\$28,440 \$27,020
Total loss of a joint of the thumb Total loss of the first joint of the forefinger of the right	\$36,670	\$37,930
hand	\$22,900	\$23,690
Total loss of the first joint of the forefinger of the left	$\psi 22,700$	\$25,070
hand	\$20,640	\$21,350
Total loss of the first joint of the middle or little or ring	+=-,	+;
finger of either hand	\$13,750	\$14,220
Total loss of the middle finger of either hand	\$27,490	\$28,440
Total loss of the little or ring finger of either hand	\$25,230	\$26,100
Total loss of two joints of the middle finger of either		
hand	\$22,900	\$23,690
Total loss of two joints of the little or ring finger of		
either hand	\$20,640	\$21,350
Total loss of the great toe of either foot	\$50,440	\$52,170
Total loss of a joint of the great toe of either foot	\$22,900	\$23,690
Total loss of any other toe	\$13,750	\$14,220
Total loss of a joint of any other toe	\$4,590	\$4,750

	Quadriplegia	\$229,250	\$237,130
	Paraplegia	\$229,250	\$237,130
	Total impairment of the spine	\$229,250	\$237,130
98E(5)	Maximum total amount of compensation allowable		
	under 98E Table	\$229,250	\$237,130
MEDICAL ANI	D LIKE SERVICES (CPI)		
99(1)(aa)	Maximum Family Counselling expenses	\$5,000	\$5,160
99(5)	Employer's Liability	\$546	\$564
125(1)(a)(iii)	Employer's initial liability for medical and like services	\$546	\$564
125A(3)(c)	Employer's initial liability for medical and like		
	services	\$546	\$564
LIABILITY OF	PRIOR INSURER (AWE)		
129B(7)	Minimum payments for contribution injury	\$12,010	\$12,420
ACTIONS FOR	DAMAGES		
	Pecuniary Loss (AWE)		
134AB(22)(a)(i)	Threshold	\$47,820	\$49,460
134AB(22)(a)(ii)		\$1,076,580	\$1,113,590
	Pain and Suffering (AWE)		
134AB(22)(b)(i)	Threshold	\$46,180	\$47,770
134AB(22)(b)(ii)		\$468,720	\$484,830
	Pecuniary Loss (AWE)		
135A(7)(a)(i)	Threshold	\$47,820	\$49,460
135A(7)(a)(ii)	Maximum	\$1,076,580	\$1,113,590
	Pain and Suffering (CPI)		
135A(7)(b)(i)	Threshold	\$43,110	\$44,510
135A(7)(b)(ii)	Maximum	\$437,380	\$451,630
	Damages under Part III of the Wrongs Act 1958 (AWE)		
135C(2)	Death of a person	\$710,220	\$734,640
	VERAGE WEEKLY EARNINGS (AWE)	· · · · · ·	· · · · · ·
5A(8)	Where no rate applicable	\$1,210	\$1,250
5A(9)(b)	Deemed Pre-injury Average Weekly Earnings for a		
	full-time student at time of completion of course	\$1,210	\$1,250
5A(11)(b)	Deemed Pre-injury Average Weekly earnings for a		
	full-time student at a primary or secondary school at		
	time of completion of secondary school	\$965	\$998
	SESSMENT FEE FOR APPLICATION FOR		
	A SELF-INSURER (AWE)	\$11 220	¢15 050
Regulation 20	Maximum assessment fee	\$44,330	\$45,850

Workers Compensation Act 1958

NOTICE OF NEW BENEFIT RATES PAYABLE IN ACCORDANCE WITH SECTION 9 AND SECTION 11

(a) Section 9(3) of the Workers Compensation Act 1958 provides for rates of compensation to be adjusted on 1 July in any year in line with movements in the Australian male average weekly earnings between the December quarter of the two preceeding years as published by the Australian Statistician at 15 June in each respective year.

The Australian male average weekly earnings for the December quarter of 2006 and 2007 were \$1013.60 and \$1053.20 respectively, an increase of 3.91%.

Notice is hereby given that calculations in accordance with the said section produce the following rates of compensation which are payable, on and from 1 July 2005 instead of the amounts specified in Section 9 of the said Act, in the clauses under the heading 'The Clauses Referred To'.

The amount specified in 'The Clauses Referred To' (wherever occurring)		Rates before 1 July 08	Rates from 1 July 08
COMPENSATION FOR THE DEATH OF A WORKER	Amount as per the 1958 Act		
1(a)(i)	\$33,160	\$157,274	\$163,418
	\$8,088	\$38,367	\$39,866
	\$7,566	\$35,881	\$37,283
	\$7,044	\$33,407	\$34,712
	\$6,523	\$30,937	\$32,146
	\$6,001	\$28,459	\$29,571
	\$5,479	\$25,984	\$26,999
	\$4,957	\$23,509	\$24,427
	\$4,435	\$21,033	\$21,855
	\$3,914	\$18,564	\$19,289
	\$3,392	\$16,083	\$16,711
	\$2,870	\$13,610	\$14,142
	\$2,348	\$11,132	\$11,567
	\$1,826	\$8,659	\$8,997
	\$1,826	\$8,659	\$8,997
1(a)(ii)	\$33,160	\$157,274	\$163,418
WEEKLY PAYMENTS	·,	· · · · · ·	,, .
1(b)(i)	\$105	\$501	\$521
	\$30	\$140	\$145
	\$10	\$47	\$49
	\$155	\$737	\$766
	\$78	\$368	\$382
	\$135	\$637	\$662
TOTAL LIABILITY FOR WEEKLY PAYMENTS			
1(b)(iii)	\$36,960	\$175,298	\$182,147

⁽b) Section 11(1) of the **Workers Compensation Act 1958** provides for rates of compensation for certain specified injuries to be set percentages of the maximum payable, at the time of the injury, under Clause 1(a)(ii).

Agricultural Industry Development Act 1990

I, Joe Helper, Minister for Agriculture, direct that on 28 July 2008, a poll of fresh tomato growers be held on the question of whether the Northern Victorian Fresh Tomato Industry Development Committee be remade under the **Agricultural Industry Development Act 1990**.

NORTHERN VICTORIAN FRESH TOMATO INDUSTRY

DEVELOPMENT ORDER 2008

Citation

1. This Order may be cited as the Northern Victorian Fresh Tomato Industry Development Order 2008.

Order made under the Agricultural Industry Development Act 1990.

2. This Order is made under Part 2 of the Agricultural Industry Development Act 1990.

Purposes of Order

- 3. The purposes of this Order are to set up a Committee to
 - (a) carry out or fund research into the breeding, production, handling or marketing of fresh tomatoes; and
 - (b) facilitate domestic and export marketing of fresh tomatoes.

Definitions

4. In this Order

'Act' means the Agricultural Industry Development Act 1990.

'Committee' means the Northern Victorian Fresh Tomato Industry Development Committee.

'Container' means a new fibre board, fibre-board composite or styrene foam container of 10 kilogram capacity for the packaging of fresh tomatoes.

'Fresh tomatoes' means field tomatoes grown or produced for sale for fresh consumption. It does not include hydroponically grown or glasshouse grown fresh tomatoes.

'Grower' means -

- (a) a person by whom, or on whose behalf, fresh tomatoes are commercially grown or produced in the production area for sale; and
- (b) where fresh tomatoes are commercially grown or produced in the production area for sale by a partnership or under a share farming agreement, the partnership or the parties to that agreement but does not include a person engaged as a employee on wages, a salary or piece work rates.

'Minister' means the Minister administering the Act.

'Packaging manufacturers' means all manufacturers or suppliers of cartons used by northern Victorian tomato growers for the sale of fresh tomatoes.

'Production area' means the areas within the Shires of Campaspe, Greater Bendigo, Greater Shepparton, Loddon, Moira and Strathbogie.

Term of Order

5. This Order commences on the day of the date of its publication in the Government Gazette or other date specified in the Order, and remains in force for four years from that date.

Establishment of Committee

6. There shall be a 'Northern Victorian Fresh Tomato Industry Development Committee', which shall be the successor in law of the Committee established by the Northern Victorian Fresh Tomato Industry Development Order 2004.

Members

- 7. The Committee shall consist of seven members appointed by the Minister being
 - (a) five voting grower members nominated by the Northern Victorian Fresh Tomato Growers' Association or any other relevant body that, in the opinion of the Minister, has replaced that body; and

- (b) one voting non-grower members nominated by the Northern Victorian Fresh Tomato Growers' Association, or any other relevant body that in the opinion of the Minister has replaced that body, who possess specialist expertise appropriate to the needs of the fresh tomato industry in the fields of industry development, business administration, marketing or promotion; and
- (c) one voting member nominated by the Secretary of the Department of Primary Industries Victoria.

Chairperson

8. The members of the Committee must elect a member of the Committee to be Chairperson of the Committee for a period of 12 months. The Chairperson must not be an office bearer of the Northern Victorian Fresh Tomato Growers' Association.

Functions of Committee

- 9. The Committee may
 - (a) carry out or fund research into the breeding, production, handling or marketing of fresh tomatoes and advise growers about research findings; and
 - (b) facilitate the domestic and export marketing of fresh tomatoes grown in the production area.

Powers of Committee

- 10. The Committee may
 - (a) impose a charge on all growers for services it provides;
 - (b) delegate any of its powers, duties or functions (other than the power of delegation) to an employee of the Committee;
 - (c) exempt by written notice, either conditionally or unconditionally, a person or class of persons from compliance with some or all of the requirements of this Order.

Plan of Operation

11. In developing the Plan of Operations required under section 45 of the Act, the Committee must have regard to any plans or priorities which have been adopted by the Northern Victorian Fresh Tomato Growers' Association.

Charge Imposed by Committee

- 12. A charge for services provided by the Committee is payable by growers at the point and time of purchase of containers from packaging manufacturers, and is to be collected by packaging manufacturers by arrangement with and on behalf of the Committee.
- 13. The first charge imposed by the Committee shall be at the uniform rate of three cents per container and shall remain in force until the end of the financial year during which it was imposed.
- 14. The charge is to be forwarded by the carton manufacturers to the Committee as soon as practicable after each annual tomato harvest.
- 15. A charge imposed by the Committee must not at any time during the term of the Order exceed the rate of five cents per container.

Voting

16. Voting at the 2008 poll on the question of the continuation of the Order, as well as voting at General Meetings shall be on the following weighted basis: growers shall be allocated one vote for each 100,000 (or part thereof) containers purchased in the previous financial year, subject to no grower having more than four votes in total. A grower who grew or produced fresh tomatoes for sale in the preceding year is eligible to vote.

Meetings

17. The Committee must hold an Annual General Meeting in each financial year.

Financial Year

18. The financial year of the Committee is the period from 1 July to 30 June.

Penalty for Contravening the Order

19. A person who fails to comply with the requirement of Clause 14 relating to the payment of a charge imposed by the Committee contravenes this Order and is liable to a penalty not exceeding 20 penalty units. One penalty unit is currently \$100.

JOE HELPER Minister for Agriculture

Submissions on the proposed Order are invited from persons ineligible to vote in the poll. Submissions should reach Stuart Holland, Policy Manager Plant Industries, Department of Primary Industries, 1 Spring Street, GPO Box 4440, Melbourne 3000, by 21 July 2008.

Agricultural Industry Development Act 1990

MURRAY VALLEY CITRUS INDUSTRY DEVELOPMENT ORDER 2008

Citation

1. This Order may be cited as the Murray Valley Citrus Industry Development Order 2008.

Extra-territorial Application of the Order

2. This Order applies extra-territorially to New South Wales.

Purpose of Order

3. The purpose of this Order is to set up a Committee, to be known as the Murray Valley Citrus Board, to collect and administer charges applied to citrus fruit producers in the Murray Valley production area for defined industry functions.

Definitions

4. In this Order:

'Act' means Agricultural Industry Development Act 1990;

'MVCB' means the Committee established under clause 6 known as the Murray Valley Citrus Board;

'Minister' means the Minister administering the Act;

'producer' means a person by whom, or on whose behalf, at least 150 citrus fruit bearing trees are grown in the Murray Valley production area.

'Murray Valley production area' means:

- (a) Shire of Campaspe, Shire of Delatite excluding the former City of Benalla and the former Shire of Mansfield, Shire of Gannawarra, City of Greater Shepparton excluding that part which was part of the former Shire of Violet Town, Shire of Indigo, that part of the Shire of Loddon represented by the former Shire of Gordon, Rural City of Mildura, that part of the Shire of Moira represented by the former Shire of Nathalia; and the Rural cities of Swan Hill, Wangaratta and Wodonga in Victoria; and
- (b) the Local Government Areas of Balranald, Murray, Wakool and Wentworth in New South Wales.

'citrus fruit' means oranges, grapefruit and mandarins.

Commencement and Term of Order

5. This Order comes into operation on the day it becomes a recognised Order under the **Agricultural Industry Services Act 1998** of New South Wales and remains in force for four years from that date.

Establishment of the Committee

6. There is established a Committee to be known as the Murray Valley Citrus Board.

Members

- 7. The Board consists of 9 members appointed by the Minister of whom
 - (a) one shall be nominated by the Minister for Agriculture in Victoria;
 - (b) one shall be nominated by the New South Wales Minister of Primary Industries;
 - (c) 4 shall be persons who are producers in the production area and nominated by the selection panel established under clause 9; and
 - (d) 3 shall be persons nominated by the selection panel established under clause 9.
- 8. In nominating persons for the purposes of sub-clause (7)(c) or (d), the selection panel
 - (a) must give written reasons for each nomination; and
 - (b) so far as possible, must ensure that all regions of the Murray Valley production area are represented.

Selection Panel

- 9. The Selection Panel shall consist of 5 persons appointed by the Minister of whom
 - (a) 2 shall be persons nominated by the Sunraysia Citrus Growers Inc. or any other body that, in the opinion of the Ministers, has replaced that body;
 - (b) one shall be a person nominated by the Mid-Murray Citrus Growers Inc. or any other body that, in the opinion of the Ministers, has replaced that body; and one shall be a person nominated by the Secretary of the Department of Primary Industries, Victoria, and one shall be a person nominated by the Director-General of the Department of Primary Industries, New South Wales.
- 10. (a) The members of the selection panel shall be appointed for such period and on such terms and conditions, including payment of allowances, as the Minister determines.
 - (b) The MVCB must pay the allowances payable to members of the selection panel.
 - (c) The selection panel shall elect one of its members to be Chairperson of the selection panel.

Chairperson and Deputy Chairperson of the Board

11. The Chairperson and Deputy Chairperson of the Board must be elected by the Board from the members for such period as the Board determines.

Functions of the Board

- 12. (1) The functions of the Board are to:
 - (a) plan, fund and facilitate the conduct of citrus research and development services;
 - (b) facilitate the adoption and commercialisation of the results of citrus research and development services;
 - (c) plan, fund and facilitate the conduct of market development services; and
 - (d) plan, fund and facilitate the conduct of citrus pest and disease management or control measures to increase or maintain access of citrus fruit to domestic and export markets; and
 - (e) to establish and manage a general fund and project funds for the purposes of the Act.
 - (2) In this clause, research and development means:
 - (a) research in relation to methods of growing, harvesting or otherwise producing citrus products or the handling, storing, transporting or processing of citrus products; or
 - (b) the collation and dissemination of information to the citrus industry to encourage the adoption of scientific and technological developments; or
 - (c) the publication of reports, periodicals, books and papers containing scientific, technical or economic information.

- (3) In this clause, market development means:
 - (a) research in relation to methods of marketing citrus products; or
 - (b) collection and analysis of data to forecast the seasonal supply and demand for citrus products; or
 - (c) collection and analysis of data on the quality, quantity and price of citrus products in domestic and export markets; or
 - (d) quality assurance services to improve the quality and food safety of citrus products;
 - (e) generic promotion of citrus fruit in domestic and export markets; or
 - (f) the dissemination of market information to the citrus industry, and the publication of reports, periodicals books and papers containing market information.

Powers of the Board

- 13. The Board may:
 - (a) impose a charge on all producers for services it provides;
 - (b) delegate any of its functions or powers (other than the power of delegation) to an employee of the Board;
 - (c) exempt by written notice, either conditionally or unconditionally, a person or class of persons from compliance with some or all of the requirements of this Order.

Charge imposed by the Board

- 14. A charge determined in accordance with the Act is payable by producers at the time of delivery of citrus fruit to the receiver of the fruit.
- 15. The charge is to be collected by the receiver of the citrus fruit on behalf of the Board and shall be paid directly to the Board.
- 16. Charges collected by the receiver are payable to the Board prior to 28 days following the end of the month of delivery of citrus fruit to the receiver.
- 17. Charges paid by a producer direct to the Board are payable on terms determined by the Board.
- 18. The charge imposed by the Board must not at any time during the term of the Order exceed the rate of \$7.00 per tonne of citrus fruit.
- 19. The charge in the first year of the Order shall be \$5.50 per tonne of citrus fruit or an amount not exceeding \$7.00 per tonne which is approved at a general meeting in accordance with Division 3 of Part 3 of the Act.

Voting

- 20. Voting in a future poll on the question of the continuation of the Order shall be on the basis of one vote for each producer.
- 21. For the purpose of voting at a future poll on the question of the continuation of the Order, a producer who grew at least 150 citrus fruit bearing trees in the preceding year, is eligible to vote.
- 22. Voting at general meetings in accordance with section 39A and Division 3 of Part 3 of the Act shall be on the basis of one vote for each producer.

Board to maintain Register of Producers

- 23. The Board must compile and maintain a register of producers and their voting entitlements.
- 24. The Board must keep its register of producers available for public inspection at its office, free of charge, during its ordinary business hours.

Meetings

25. The Board must hold at least one general meeting of producers in each financial year.

Financial Year

26. The financial year of the Board is the period from 1 July to 30 June.

Powers of Authorised Officer

- 27. An authorised officer appointed by the Board may enter and search any premises which the officer reasonably believes are used for, or in any connected with the production or processing of citrus fruit. At the premises the authorised officer may
 - (a) require the person apparently in charge to produce any books or other things that may contain information to determine charges due to be paid to the Board and voting entitlements of producers;
 - (b) inspect and take copies of, or extracts from, any such books or things; and
 - (c) require information from any person in relation to charges paid or due to be paid to the Board and voting entitlements.

Penalty for contravening the Order

28. A producer who fails to comply with the requirements of Clauses 14 and 15 relating to the payment of a charge imposed by the Board contravenes this Order and is liable to a penalty not exceeding 20 penalty units'.

JOE HELPER Minister for Agriculture

'One penalty unit is currently \$100.

Health Professions Registration Act 2005

MEDICAL PRACTITIONERS BOARD OF VICTORIA

Fixing of Fees

Pursuant to section 140 of the **Health Professions Registration Act 2005**, the Medical Practitioners Board of Victoria has fixed the following fees for a period of not less than 12 months commencing 1 July 2008.

	enenig i July 2008.	
1.	Registration Fees:	
Appli	cation for:	\$
	General registration (section 6)	
	(i) in excess of six (6) months	415.00
	(ii) six (6) months or less	210.00
	Specific registration (section 7)	
	(i) in excess of six (6) months	415.00
	(ii) six (6) months or less	210.00
	Non-practising registration (section 11)	100.00
	Provisional registration (section 9)	210.00
	Renewal of registration (section 18)	415.00
	Renewal of registration (section 18) online	405.00
	Amendment/variation of specific registration	
	(i) in excess of six (6) months	415.00
	(ii) six (6) months or less	210.00
	Registration pursuant to Mutual Recognition Act 1992 (C'th)	
	(i) in excess of six (6) months	415.00
	(ii) six (6) months or less	210.00
Appli	cation Fee for General and Specific Registration	180.00
Addit	ional renewal fee for application for renewal of registration received	
withir	three (3) months after 30 September 2008 (section 18(6))	150.00
2.	Other Fees:	
Appli	cation for Certificate of Good Standing	70.00
	sion of a letter of confirmation of registration status,	
	ing a Certificate of Good Standing	70.00
	sement fee re the practice of acupuncture (section 28)	25.00
	or extracts/copies from the Register of Medical Practitioners (section	30(7))
(i)	Single extract	70.00
(ii)	Multiple extracts (up to 20)	245.00
(iii)	Copy of full Register	1,750.00
(iv)	Copy of part Register	875.00
Redir	ection Fee (GST inclusive)	40.00
Repla	cement student card (GST inclusive)	40.00
Dated	12 June 2008	
		DR J. M. FLYNN
		President

President Medical Practitioners Board of Victoria

Health Professions Registration Act 2005

PHARMACY BOARD OF VICTORIA

Determination of Fees

Pursuant to section 140 of the **Health Professions Registration Act 2005**, the Pharmacy Board of Victoria has fixed the following registration and other fees for a period of not less than 12 months commencing 1 July 2008.

PROVISION		FEE (\$)
Interim Registration	(Payment between January – December)	\$295.00
	(Payment between July – September) (Payment between October – December)	\$245.00
A	× 5	\$195.00 \$205.00
6	ation (General and Non-practising)	\$305.00
Discount for online lodgem	ent of registration renewal	\$ 10.00
Provisional Registration	1 1	\$ 50.00
Late Fee (for registration re received between 1 January	and 31 March)	\$145.00
Late fee (for provisional reg between 1 November and 3	gistration renewal applications	\$ 20.00
Specific Registration	i January)	\$ 20.00 \$295.00
1 0	.	\$293.00 \$150.00
Endorsement of Registratio		\$150.00
by the Board	ne register of additional qualifications recognised	\$ 50.00
2	of name to the register unless currently registered	\$ 50.00
in another Australian jurisdi	iction	\$150.00
Competency assessment for		\$300.00
	conduct a pharmacy business or pharmacy department	nt \$475.00
Application for approval to	conduct a pharmacy business or	
pharmacy department in acc	cordance with sections 101(1)(a) and 101(1)(f).	\$225.00
11 11	premises as a pharmacy or pharmacy department	\$475.00
Premises re-inspection		\$275.00
Certificate of Identity		\$100.00
Application for approval of	a pharmacy depot	\$150.00
Application for approval to	practise in special circumstances	\$150.00
For examinations set by the	Board pursuant to section $5(1)(c)$	
APCAT Examination NFECE Examination		\$180.00 \$ 80.00
Pharmacy Law Write		\$ 80.00
Oral Examination		\$150.00
For a copy of the Pharmacia	sts' Register	\$300.00
For an extract from the Reg	-	\$ 20.00
CD containing the Office C		\$110.00*
Student legislation package	•	\$ 82.50*
Board Guidelines		\$ 33.00*
List of approved pharmacy	businesses	\$660.00*
* Fee shown includes GST.		
Dated 20 June 2008		
	ST	TEPHEN MARTY
		Dagistro

Registrar

Housing Act 1983

LAND THE DIRECTOR OF HOUSING IS DEEMED TO HAVE AN INTEREST IN UNDER SECTION 107 OF THE **HOUSING ACT 1983** Melbourne Affordable Housing

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

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

Volume	Folio	Address			
4213	584	106 Hodgkinson Street, Clifton Hill 3068			
10716	660	10-12 Guilford Lane, Melbourne 3000			
2591	179	104 Hodgkinson Street, Clifton Hill 3068			
3524	788	94 Hodgkinson Street, Clifton Hill 3068			
10272	000,001,002	540 Little Collins Street, Melbourne 3000			
10489	674	44 Peel Street, Kew 3101			
4599	647	51 Alma Road, St Kilda 3182			

Dated 18 June 2008

Signed at Melbourne in the State of Victoria MARGARET CRAWFORD Director of Housing

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

I, the undersigned, being a Deputy Registrar of the Magistrates' Court hereby give notice that application, as listed below, has been lodged for hearing at the Frankston Magistrates' Court on 31 July 2008 at 10.00 am.

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 of the Private Agents Registry a copy to that registry.

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
Anthony Rundle	Alinta Asset Management P/L	321 Ferntree Gully Road, Mt Waverley 3149	Commercial Sub-Agent	31 July 2008

Dated at Frankston 20 June 2008

DANIELLE McMULLEN Deputy 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 Dandenong hereby give notice that application, as under, has 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	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing of Application
Joyce Kay Payne	18 Pelican Court, Narre Warren, Vic. 3805	The Arms Global Group Pty Ltd	Suite 5, 30 Walker Street, Dandenong	Commercial Sub-Agent's Licence	17/07/08

Dated at Dandenong 16 June 2008

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 Dandenong hereby give notice that application, as under, has 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 (a) 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
- (c) send or deliver
 - 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
 - where the objection is not made by the Registrar or Deputy Registrar -a copy(ii) to the Registrar.

Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing of Application
Brent Malcolm Colley	8 Michelle Drive, Hampton Park, Vic. 3976	Brookmost Pty Ltd	Suite 11, 57 Robinson Street, Dandenong	Commercial Sub-Agent's Licence	16/07/08

Dated at Dandenong 13 June 2008

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 Dandenong hereby give notice that application, as under, has 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	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing of Application
Susi Barrett	16 Warren Close, Narre Warren, Vic.	The Arms Global Group Pty Ltd	Suite 5, 30 Walker Street, Dandenong	Commercial Sub-Agent's Licence	16/07/08

Dated at Dandenong 12 June 2008

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 Dandenong hereby give notice that application, as under, has 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	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing of Application
Peter John Willson	370 Balcombe Road, Beaumaris, Vic.	The Arms Global Group Pty Ltd	Suite 5, 30 Walker Street, Dandenong	Commercial Sub-Agent's Licence	16/07/08

Dated at Dandenong 12 June 2008

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 Dandenong hereby give notice that application, as under, has 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	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing of Application
Laurence William Butler	66 Goodman Drive, Noble Park, Vic. 3174	The Arms Global Group Pty Ltd	Suite 5, 30 Walker Street, Dandenong	Commercial Sub-Agent's Licence	16/07/08

Dated at Dandenong 12 June 2008

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 Dandenong hereby give notice that application, as under, has 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	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing of Application
Kathryn Margaret Craft	10 Wild Street, Parkdale, Vic. 3195	The Arms Global Group Pty Ltd	Suite 5, 30 Walker Street, Dandenong	Commercial Sub-Agent's Licence	17/07/08

Dated at Dandenong 12 June 2008

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 Dandenong hereby give notice that application, as under, has 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	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing of Application
Janine Vivienne Kendall	17 Brookside Street, Upwey, Vic.	The Arms Global Group Pty Ltd	Suite 5, 30 Walker Street, Dandenong	Commercial Sub-Agent's Licence	18/07/08

Dated at Dandenong 12 June 2008

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 Dandenong hereby give notice that application, as under, has 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	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing of Application
Carolyn Francis Patterson	77 King Street, Dandenong, Vic. 3175	The Arms Global Group Pty Ltd	Suite 5, 30 Walker Street, Dandenong	Commercial Sub-Agent's Licence	17/07/08

Dated at Dandenong 12 June 2008

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 Dandenong hereby give notice that application, as under, has 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	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing of Application
Roger Kendall	17 Brookside Street, Upwey, Vic. 3158	The Arms Global Group Pty Ltd	Suite 5, 30 Walker Street, Dandenong	Commercial Sub-Agent's Licence	18/07/08

Dated at Dandenong 12 June 2008

Private Agents Act 1966

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 Dandenong hereby give notice that application, as under, has 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	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing of Application
Stephen Andrew Griffiths	10 Debbie Court, Dingley Village, Vic. 3172	The Arms Global Group Pty Ltd	Suite 5, 30 Walker Street, Dandenong	Commercial Sub-Agent's Licence	18/07/08

Dated at Dandenong 13 June 2008

DAMIAN CAPOBIANCO Registrar Magistrates' Court of Victoria

Water Industry Act 1994

INSTRUMENT FIXING THE MINIMUM AMOUNT OF RATE TO BE PAID IN RESPECT OF ANY LAND

I, Gavin Jennings, Minister for Environment and Climate Change and Minister responsible for administering Part 4 of the Water Industry Act 1994, under section 139(4) of the Water Industry Act 1994, fix the minimum amount of rate to be paid in respect of any land in respect of the 2008–09 financial year to be \$55.46. Dated 10 June 2008

GAVIN JENNINGS MLC Minister for Environment and Climate Change



Water Act 1989 DECLARATION OF DESIGNATED WATERWAYS IN THE MALLEE WATERWAY MANAGEMENT DISTRICT

The Mallee Catchment Management Authority (CMA), under section 188 of the **Water Act 1989**, declares each waterway in the Mallee Waterway Management District, represented as a blue line or blue polygon on the Mallee CMA Plan Number MWMD/2 titled "Plan of Designated Waterways, Mallee Catchment Management Authority, Mallee Waterway Management District", to be a designated waterway.

The Mallee CMA, being the Authority nominated to manage and control the Mallee Waterway Management District, has management and control of these designated waterways.

Any previous notice of declaration of designation of waterways in the Mallee Waterway Management District, excluding the Nangiloc/Colignan Waterway Management District, is hereby revoked.

The above plan may be viewed during business hours at the offices of the Mallee CMA at the DPI Complex, corner 11th Street and Koorlong Avenue, Irymple.

This declaration was made by the Mallee CMA Board at its meeting on 28 May 2008.

JOAN BURNS Chairperson JENNY COLLINS CEO



WATER SUPPLY AND SEWERAGE ADMINISTRATION BY-LAW NO. 6

Adoption of Model Water Restriction By-Law, Regulating, Restricting or Prohibiting the Use of Water

Notice is hereby given that in accordance with the powers conferred on it by the **Water Act 1989**, the South Gippsland Region Water Corporation, at a meeting held on 20 June 2008, passed the above By-law.

This By-law may be cited as By-law No. 6, Adoption of Model Water Restriction By-Law, Regulating, Restricting or Prohibiting the Use of Water, of the South Gippsland Region Water Corporation and shall come into force on 1 August 2008 and shall apply at all times throughout the water and sewerage districts under the Corporation's management and control.

By-law No. 3 relating to the subject matter there-in shall be revoked as from the date of commencement of the new By-law.

The By-law generally relates to staged water restrictions and sets out the details of permitted water use under the different stages of restriction.

A copy of By-law No. 6 is available for perusal at the Corporation's Head Office at 14–18 Pioneer Street, Foster, during normal office hours.

By order of the South Gippsland Region Water Corporation.

STEVE EVANS Managing Director

Water Act 1989

CONVERSION RULES FOR DECLARED WATER SYSTEMS IN SOUTHERN VICTORIA

I, Tim Holding, the Minister administering the Water Act 1989, determine the following conversion rules:

PART 1 – GENERAL

1. Citation

These rules are called the Conversion Rules for Declared Water Systems in Southern Victoria.

2. Purpose

The purpose of this determination is to set out rules that are to apply to the conversion of rights in the two regulated, surface water systems in Southern Victoria that are listed in rule 5.

3. Authorising provisions

This determination is made under clause 33 of Schedule 15 of the Act.

4. Commencement

These rules will come into operation on the day on which they are made.

5. Application

- (1) These rules apply to the following two water systems, as defined in the Order Declaring Water Systems in Southern Victoria 2008:
 - (a) Thomson/Macalister water system,
 - (b) Werribee water system.
- (2) Gippsland and Southern Rural Water Corporation is the managing Authority in respect of these water systems.

*The declaration of the water systems by Governor in Council defines the water systems in the way set out below (this appears here as an explanatory note):*¹

Thomson/Macalister water system

- a) Lake Glenmaggie and the Macalister River downstream of Lake Glenmaggie to the confluence of the Thomson River (including the pool formed by, and immediately upstream of, Maffra Weir); and
- b) Thomson Reservoir and the Thomson River downstream of Thomson Reservoir to the confluence of the Latrobe River (including the pool formed by, and immediately upstream of Cowwarr Weir); and
- c) Rainbow Creek; and
- *d) Cowwarr Channel; and*
- *e) Macalister irrigation district.*

Werribee water system

- *a) Pykes Creek Reservoir and Pykes Creek downstream of Pykes Creek Reservoir to the confluence of the Werribee River; and*
- *b)* Werribee River downstream of the confluence of Pykes Creek to the bluestone ford below Maltby Bypass (including weir pools and Melton Reservoir); and
- c) Lake Merrimu; and
- *d)* Bacchus Marsh irrigation district; and
- e) Werribee irrigation district.

Notes: regulated water systems include the portions of anabranches and tributaries affected by operations of the water systems.

Explanatory notes are in italics; they do not form part of the Conversion Rules.

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6. Definitions

In these rules –

A reference to the Act is a reference to the Water Act 1989.

A reference to a clause is a reference to a clause in Schedule 15 of the Act.

The definitions in the Act apply.

'delivery share' means entitlement to the service of having water delivered at the specified volume during the specified period.

'DSE' means the Secretary of the Department of Sustainability and Environment.

'service point' means the location at which water leaves the works of the managing Authority.

'water system' means the water system by that name defined in the declarations referred to in rule 5(1).

PART 2 – WATER SHARES

7. Classes of reliability of water shares

- (1) Water shares created under clauses 4(2), 5(2) and 6(2) (water share in relation to a prior joint right, prior water right or prior domestic and stock right) shall have a class of reliability of 'high reliability'.
- (2) Water shares created under clause 13(2) (water share in relation to a take and use licence) shall have a class of reliability of 'high reliability'.
- (3) Water shares created under clauses 7(2) and 14(2) (sales water in relation to a prior water right or a take and use licence) shall have a class of reliability of 'low reliability'.

Notes:

Irrigators in the Thomson-Macalister water system have had historic access to spill water, when water is available under the bulk entitlement but cannot be stored. This is being recognised in the bulk entitlement held by the managing Authority.

8. Maximum volume of low-reliability water shares

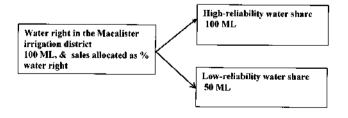
The share of water available from the water system under the water share, expressed as the maximum volume of water over the year commencing on 1 July each year, shall be calculated as follows:

(1) For a water share created pursuant to clause 7(2) (sales water in relation to a water right) in the irrigation districts listed in column A below –

multiply the volume of the prior water right in the irrigation district listed in column A below, by the multiplier in column B below.

A – Irrigation district	B – Multiplier
Macalister	0.50
Werribee	0.50
Bacchus Marsh	0.50

Example for clause 5(2) *and* 7(2) *(sales water in relation to a water right):*

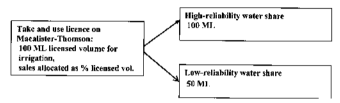


(2) For a water share created under clause 14(2) (sales water in relation to a take and use licence) –

for take and use licences in the water systems listed in column A below, multiply the volume specified on the licence for the purpose of irrigation immediately before the appointed day, by the multiplier in column B.

A –Water system	B – Multiplier
Thomson/Macalister	0.50
Werribee	0.50

Example for clauses 13(2) and 14(2) (sales water in relation to a take and use licence):



(3) In applying the multipliers under this rule, the resulting volumes are to be rounded up to the nearest 0.1 of a megalitre.

Note: The above conversion rules grant irrigators a firm entitlement to sales water. In return, the environment benefits from the following initiatives –

- for the Thomson/Macalister system, replacement of the existing volumetric limit on water taken for irrigation with a climatically-varying cap set at 2003/04 levels of development, thus protecting the environment from gradual upwards creep in irrigator usage; and
- for the Werribee system, surrender of low-reliability entitlements when and if longterm entitlements to recycled water are viable.

9. Responsibilities for managing information relating to water shares

Clause 33(2)(a) and (b) enable the conversion rules to provide for any procedures an Authority or the Minister is required to carry out 'to identify, verify, apportion and calculate information' relating to the new rights. Clause 34 requires the Registrar of Titles (of land) to disclose information necessary for conversion to an Authority or the Minister, and an Authority or the Minister to disclose information necessary for conversion to the Registrar of Titles.

With the assistance of DSE, the managing Authority is responsible for applying the principles and calculations set out in Schedule 15 of the Act and in these rules in order to determine the maximum volume and reliability of each water share to be created from water rights and domestic and stock allowances in its prior holdings register, and from the take and use licences which it manages as the Minister's delegate.

- (1) The total volume of new water shares to be created must correspond to the total volume as determined by the Minister in conjunction with the managing Authority for the purposes of updating and amending the bulk entitlements, and if there is any discrepancy the Minister may institute a review to determine the cause of the discrepancy and what steps are required to redress the problem.
- (2) The managing Authority will provide to DSE any information from its records that is required for the conversion process including:
 - (a) information identifying or describing the parcels of land in each holding, and the land to which each take and use licence applies;

- (b) the names of the holders of each take and use licence, and if it is held by an unincorporated association, the names of the association's members; and
- (c) the addresses used by the authority for billing purposes.
- (3) DSE in collaboration with the managing Authority will match the information about land in each holding as provided by the managing Authority with land register information in order to determine the ownership of the associated water share and any mortgage that is to extend to the water share and also to identify the land that relates to water-use licences, water-use registrations, works licences and delivery shares.

PART 3 – WATER-USE LICENCES AND REGISTRATIONS

10. Meaning of 'contiguous'

In irrigation districts a separate water-use licence is to be created, under clauses 4(3), 5(3) and 6(3), for each 'combined parcel' or other parcel that comprised the holding. (Clause 1 says that a 'parcel' means, for land under the **Transfer of Land Act 1958**, land that makes up an individual folio.)

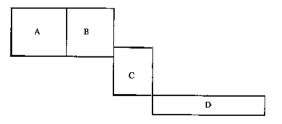
Note: a parcel may have two or more crown allotments, or an allotment in two pieces or parts. These may not be adjoining. This would be very rare. Under the legislation, the situation within a parcel is not relevant (it is referred to in sub-rules (3) and (4) below only for the purposes of clarity).

Under clause 1, a 'combined parcel' means more than one parcel of land, each of which is, in accordance with the conversion rules, contiguous with the others. The conversion rule for whether a parcel of land is contiguous with another parcel of land is as follows:

- (1) A parcel of land is contiguous with another parcel of land if a boundary of the first parcel touches (even if only at one point) a boundary of the second parcel.
- (2) In a group of more than two parcels, one parcel is contiguous with another parcel despite its boundary not touching the boundary of the second parcel, provided that there is a link between the two parcels via one or more of the other parcels such that all the parcels along the link are contiguous under sub-rule (1).
- (3) Parcels of land will not cease to be contiguous only because
 - (a) a railway, road, or irrigation or drainage channel exists through a parcel of land or between parcels of land;
 - (b) a waterway, with or without Crown land frontage, exists through a parcel of land or between parcels of land;
 - (c) common property within the meaning of the **Subdivision Act 1988** exists through a parcel of land or between parcels of land.
- (4) A parcel is also contiguous with another parcel if, instead of a boundary of each parcel touching each other, the parcels are linked by a private pipe or channel that carries water from one parcel to which the managing Authority has provided water, to the other parcel.

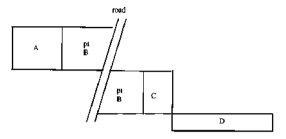
Example 1:

Parcels A, B, C and D form a combined parcel because each parcel is contiguous with every other parcel, either under sub-rule (1) or because they are linked under sub-rule (2).



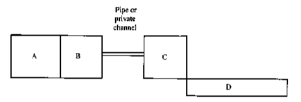
Example 2:

Parcels A, B (in two parts), C and D together form a combined parcel because the parcels are contiguous within the meaning of the conversion rule above.



Example 3:

Parcels A, B, C and D together form a combined parcel because the parcels are contiguous within the meaning of the conversion rule above.



11. Definitions related to determining annual use limits

- (1) For the purposes of calculating annual use limits
 - **'entitlement**' means:
 - (a) for prior joint rights or prior water rights, the volume of each prior water right in an irrigation district listed in column A below, multiplied by the sales and spill water factor expressed in column B below, plus the volume of any prior domestic and stock right for that holding;

A – Irrigation district	B – Sales and spill water factor
Bacchus Marsh	1.50
Werribee	1.50
Macalister	1.68

(b) for take and use licences in force immediately before the appointed day, the volume specified for the purpose of irrigation in each take and use licence in a water system listed in column A below, multiplied by the sales water factor expressed in column B below, plus the volume specified for any other purpose.

A – Water system	B – Sales and spill water factor		
Thomson/Macalister	1.68		
Werribee	1.50		

Notes:

The above 'sales and spill water factors' are based on what irrigators could have used on their land, if they had used 50% sales and (for Thomson/Macalister water system) the average usage of spill water in the most recent year with maximum sales availability (18%).

The term 'entitlement', as defined above, is solely for the purpose of calculating annual use limits. It is not the basis on which prior rights are being converted to unbundled water entitlements, as this is covered by conversion rules 7 and 8. In particular, the use of 18% for the spill contribution to the above Thomson/Macalister factor has no influence on the amount of spill water available to irrigators.

Where initial data indicates that entitlement may exceed 7 ML/Ha, the managing authority will review the data and correct it where necessary to ensure that it properly represents entitlement held against the relevant holding.

'history of use' means the highest volume of water used on the holding or under the take and use licence (as the case may be) according to the records maintained by the managing Authority, in any 12-month period from 1 July to 30 June:

- (a) between 1 July 1998 and 30 June 2007 for the Thomson/Macalister water system; and
- (b) between 1 July 1998 and 30 June 2007 for the Werribee water system.

The holding for these purposes is the holding in the form in which it existed at 30 June 2007.

Notes:

Holdings may have been amalgamated or subdivided since 1 July 1998. If they have, then history of use will be based on the use on the holding as it now exists, for however far back the holding in that form goes (the furthest back being 1 July 1998).

Use for 2007/08 has been excluded from the above definition because data cannot be finalised and tested in time for conversion. Inclusion of 2007/08 usage may have resulted in a larger annual use limit for some holdings, and the managing authority will provide a streamlined process for such landholders to apply for an increased annual use limit.

Where initial data indicates that history of use may exceed 7 ML/Ha, the managing authority will review the data and correct it where necessary to ensure that it properly represents actual use on the relevant holding.

(2) In determining the parameters under this rule, the resulting volumes are to be rounded up to the nearest 0.1 of a megalitre.

12. Annual use limits

Note: The annual use limit applies to water from a declared water system, and therefore permits usage of water from allocations made to a high- or low- reliability water share or from the spill water in any proportion. It does not include groundwater which is not part of the declared water system. It would need to be reviewed if groundwater became a declared water system.

The annual use limit for a water-use licence that is created under clause 4(3) or 5(3) (from a prior joint right or prior water right) will be whichever is the greater of –

- (a) entitlement, and
- (b) history of use.

13. Annual use limits for take and use licences

The annual use limit for a water-use licence created under clause 13(3) (from a take and use licence) in any water system or part of a system covered by these rules, shall be calculated as follows:

- (1) If the take and use licence in force immediately before the appointed day included a water use limit to apply to the land that the licence referred to, then the annual use limit shall be the same as that limit.
- (2) If sub-rule (1) does not apply, then the annual use limit will be the greater of -
 - (a) entitlement, and
 - (b) history of use.

14. Water-use licences created from multiple prior rights

When more than one water-use licence is created under clauses 4(3) or 5(3) (from a prior joint right or prior water right) or clause 13(3) (from a take and use licence) for the same or predominantly the same land, then the rules for calculating annual use limits set out above are to apply, except that the same 12-month period must be used to determine history of use for each annual use limit. If this same-year requirement leads to a total annual use limit that is less than the sum of the individually calculated limits, the allowance for total annual use will be divided between the water-use licences in the proportion decided by the managing Authority after consultation with the owner of the land.

Note: this rule is needed for some properties on the edge of Macalister and Bacchus Marsh irrigation districts. The authority cannot simply cancel one of the two licences. (It may be able to get agreement to cancellation.)

15. Annual use limits in water-use registrations

The annual use limit to be included in a water-use registration created by conversion of a prior domestic and stock right in an irrigation district under clause 6(3), shall be the same as the volume shown for the prior domestic and stock right in the prior holdings register immediately before the appointed day.

Note: there is no provision for creating a water-use registration on conversion of a section 51 licence, even if the section 51 licence is just for domestic and stock purposes, or for a factory or other non-irrigation commercial purpose. This is because such licences for different purposes were not seen as separate legal entities. The water-use licence will need to include these purposes where appropriate – see rule 16(1)(c).

16. Responsibilities for managing information relating to water-use licences

With the assistance and supervision of DSE, each managing Authority is responsible for assembling the records and applying the computations that are required under Schedule 15 and these rules in order to create water-use licences and registrations from water rights and domestic and stock allowances in its prior holdings register, and from the take and use licences which it manages as the Minister's delegate.

- (1) The information to be produced by the managing Authority will include:
 - (a) information that describes the land to which each water-use licence or registration will apply (in producing which the managing Authority must apply the requirement that in irrigation districts there has to be a separate water-use licence for each combined parcel, i.e. group of contiguous parcels);
 - (b) the annual use limit to apply in each case including the basis for arriving at each annual use limit; that is, information on entitlement, and history of use, as required in each case;
 - (c) any take and use licences that are for non-irrigation commercial purposes, to ensure these purposes are recorded on the water-use licences;
 - (d) any land which will on the appointed day be subject to more than one water-use licence, and in such a case what annual use limits will apply, under rule 14.
- (2) Under clauses 4(3)(b) and 5(3)(b), water-use licences created from water rights are also 'subject to the same conditions as those that applied to the use of water immediately before the appointed day'; and, similarly, under clause 13(3)(b) water-use licences created from take and use licences are 'subject to the same conditions as those that applied to the use or drainage of water under the take and use licence'. The managing Authority must produce information on pre-existing conditions as follows –
 - (a) in a minority of cases there are specific conditions that were applied at the time of approving a development and/or a purchase of water entitlement after 1994, and all such cases must be identified and labelled by the managing Authority, so that a reference back to the conditions set on approval of the development or purchase, or in the take and use licence, can be recorded in the register as part of the water-use licence;
 - (b) in the rest of the cases, the pre-existing conditions are more basic and general, and standard conditions set under section 64Y of the Act will ensure certainty about the conditions that apply.

(3) In consultation with water authorities the Minister may develop checks that are to be made to ensure that the rules relating to creation of water-use licences are being correctly applied, and the water authorities must carry out these checks and report on the results.

Note: The more generalised pre-existing conditions may be expressed as requirements:

- (a) to take water through a meter approved by a water authority, unless the water authority has granted an exemption in writing; and
- (b) where irrigation results in drainage from the land, not to dispose of it in a way that does not meet with standards adopted by the relevant water authority.

Paragraphs (a) and (b) are summations of the conditions that currently exist. So there is no uncertainty about the wording, standard conditions, along the lines of (a) and (b), are set under section 64Y of the Act. Under section 64AE of the Act, they will take precedence if there is any inconsistency with the old conditions.

PART 4 – DELIVERY ENTITLEMENTS

17. Volume of water and period for delivery

Water delivered by the managing Authority, under the services to which holders of prior joint rights, prior water rights and prior domestic and stock rights will be entitled as a result of clauses 4(4), 5(4) and 6(4), will be at the volumes and during the periods (expressed in ML per day) determined as follows:

(1) For the Macalister irrigation district–

Multiply the sum of the volumes of the prior water right and prior domestic and stock right, with the volume of each of these rights being the volume recorded in the prior holdings register as at 30 June 2008, by 0.0115.

(2) For the Bacchus Marsh irrigation district –

Multiply the sum of the volumes of the prior water right and prior domestic and stock right, with the volume of each of these rights being the volume recorded in the prior holdings register as at 30 June 2008, by 0.0185.

(3) For the Werribee irrigation district –

Multiply the sum of the volumes of the prior water right and prior domestic and stock right, with the volume of each of these rights being the volume recorded in the prior holdings register as at 30 June 2008, by 0.0155.

(4) In applying the multipliers under this rule, the resulting volumes are to be rounded up to the nearest 0.001 of a megalitre per day.

18. Place or places to which water is to be delivered

(1) Water delivered by the managing Authority, under the services to which holders of prior joint rights, prior water rights and prior domestic and stock rights will be entitled as a result of clauses 4(4), 5(4) and 6(4), will be delivered to the place or places determined as follows:

For all irrigation districts, to all the parcels or combined parcels of land that constituted the relevant holding as recorded in the prior holdings register.

Note: all the owners of the land in the prior holding will share in the entitlement to have water delivered and in the associated obligations.

(2) Without affecting sub-rule (1) *(i.e. without breaking up the single delivery share)*, a delivery share may be apportioned for operational purposes between specific service points that may be on particular parcels of land within the whole group of parcels to which the delivery share is tied. In this case the delivery share will be apportioned:

To the service points determined and recorded by the managing Authority prior to the appointed day.

Note: the managing Authority may subsequently vary this apportionment upon application of the owners of the land.

19. Applications by owners of holdings where water right previously transferred away

Under clause 8, the owner of a serviced holding that had no prior water right or prior joint right may apply to the managing Authority within six months (or other time fixed in the conversion rules) for a delivery share, and the managing Authority must provide a delivery share at the volume of water during the period determined by the conversion rules.

- (1) The period of time within which applications may be made shall be 12 months for owners of holdings in the Bacchus Marsh, Macalister and Werribee irrigation districts.
- (2) The conversion rule for determining the volume of water and the period of the delivery share that is to be provided is as follows, for all irrigation districts:
 - (a) Where water right has been permanently transferred from a holding (at any time since 1991 when this became possible), then subject to paragraph (b), the owner of the holding will be provided with additional delivery share so the total delivery share for that holding, including the additional delivery share, is, in the managing Authority's opinion, the same as if no water right had been permanently transferred from the holding.
 - (b) Additional delivery share will only be provided by the managing Authority under paragraph (a) -
 - (i) to the extent that, in the managing Authority's opinion, there is spare capacity in the delivery system, so that the additional delivery share can be provided without undue adverse effect on landholders who were already entitled to delivery services; and
 - (ii) after taking into account all the claims to spare capacity, including the claims of owners of those holdings from which some but not all water rights have been permanently transferred away, with the managing Authority responsible for deciding on the distribution between claimants.

PART 5 – WORKS LICENCES

20. Extraction shares

On the appointed day the holder of a take and use licence that had authorised works is deemed by clause 13(4) to be the holder of a works licence. This works licence will include conditions as to the maximum amounts of water which may be taken in particular periods or circumstances, being the greater of the conditions in the take and use licence, and those determined in accordance with the conversion rules. Under clause 27, if a works licence already exists, the above conditions will be added to it.

- (1) The key condition as to the maximum amounts of water which may be taken in particular periods or circumstances will be the 'extraction share'. This is the entitlement to a share of the flow in a waterway at a certain point. It will be the basis for rationing when this becomes necessary. The conversion rule for determining extraction shares (in ML per day) is as follows:
 - (a) For the Thomson/Macalister water system –

Multiply the sum of the volumes of the take and use licence (for all purposes) by 0.0115.

(This follows the standard used by Southern Rural Water for delivery within the Macalister irrigation district.)

(b) For the Werribee water system –

Multiply the sum of the volumes of the take and use licence (for all purposes) by 0.0155.

(This follows the standard used by Southern Rural Water for delivery within the Werribee irrigation district.)

(c) In applying the multipliers under this rule, the resulting volumes are to be rounded up to the nearest 0.001 of a megalitre per day.

(2) The following additional condition as to the maximum amounts of water which may be taken in particular periods or circumstances is to be included on each works licence in the Thomson/Macalister and the Werribee water systems:

The amount of water that may be taken through the works referred to in the works licence may be limited by the managing authority to a proportion of the available water allocation, if the managing authority has declared, at the time of making a seasonal determination, that there is insufficient water available for delivery in the relevant part of the water system.

The condition in the above rule is to allow the managing authority to restrict the taking of allocations in rare circumstances where water cannot be delivered to a part of the water system because it is available only in a downstream part.

Notes: ideally, one set of works should not be subject to more than one works licence. Southern Rural Water will move to having one works licence per set of works over time. After the appointed day in the Thomson/Macalister and Werribee water systems, initially the existence of a works licence will continue to be recognised for every combined sections 51 and 67 licence.

Notes: take and use licences practically never include a condition that could be construed as an 'extraction share'. Therefore the extraction share will always be defined by the conversion rule above.

As well as the 'extraction share' that is derived from the licensed volume and will be used for rationing, there may be two other, detailed constraints on operating the works:

- the maximum pumping rate (usually the pump capacity), and
- *the maximum daily volume.*

These other constraints may be included in the section 51 licence (in which case they will come across to the works licence) or they may be already in the works licence.

(Since works licences and take and use licences have regularly been issued as a joint licence, it is not always clear which one contains various conditions.)

Under clause 27, if there is an existing works licence, it will be deemed to include any new conditions relating to extraction shares, and also any conditions that were in the take and use licence relating to meters and operation of the works / prevention of pollution (e.g. by bunding).

The remaining conditions in the existing works licence will remain the same.

PART 6 - OWNERSHIP OF WATER SHARES

Note: where the owners of a water share have been identified, as have any mortgages that extend to the water share, but the parcels of land are owned by different persons or in a different manner (the situation described in clause 17(1)(a)), or different mortgages apply to different parcels in the holding (the situation described in clause 17(1)(b)), then under clauses 17 and 19 the manner of ownership and the application of the mortgages will be decided by agreement between the parties, or by arbitration if one of the parties seeks this, with a default of equal portions for the owner(s) of each parcel.

The following rule, on the other hand, applies to the more problematic situation where it is still unclear as to who all the owners are (for example, because there is no straightforward match between the land recorded in the prior holdings register and in the land titles register; or the land is not in the land titles register because it is not under the **Transfer of Land Act 1958**, which is the case with Crown land.)

21. Determining water share ownership where this is unclear

Where, in the opinion of the Minister, the ownership of the whole or a part of a water share created from a prior joint right, prior water right, or prior domestic and stock right cannot be clearly established (the situation described in clause 17(1)(c)), then clause 17(4) provides that the ownership will be determined in accordance with conversion rules. These rules are as follows –

- (1) At the appointed day a water share will be created with details that are the same as the information in the prior holdings register, and it will be shown as an unconfirmed water share referring to clause 17(1)(c). No mortgages will be shown but the record of the water share must show that mortgages may affect the water share.
- (2) The relevant managing Authority in conjunction with DSE will research the issues related to the reason that ownership is unclear, and then:
 - (a) recommend to the Registrar the details of the land making up the holding (where appropriate) and who should be recognised as the owners of the water share, who holds a mortgage over the water share and who holds a limited term transfer over the water share – in doing so adhering to the extent possible to the principle expressed in clause 17 (the ownership of and mortgages on the water share are deemed to be the same as the ownership and mortgages, as at the appointed day, of and on the land that comprised the holding); or
 - (b) make no recommendation.
- (3) Prior to making a recommendation under sub-rule (2)(a) the managing Authority must, except in the cases referred to in sub-rule (4):
 - (a) notify the proposed owners and the identified mortgagees and limited term transfer holders, of the details of the proposed recommendation to the Registrar, and publish a notice to the same effect in a newspaper circulating in the area where the holding is located, allowing a period of four weeks for submissions; and
 - (b) consider any submission made in relation to the proposed recommendation, amend the recommendation if the managing Authority considers that is appropriate, and notify those who made a submission of its decision and the reasons for it.
- (4) Where a water share has been created under clause 4(2), 5(2) or 6(2) (water share in relation to a prior joint right, prior water right or prior domestic and stock right) or under clause 7(2) (sales water in relation to a prior water right), and the managing Authority in conjunction with DSE identifies the relevant right to have been linked to a holding that is entirely made up of Crown land, sub-rule (3) will not apply. The managing Authority's recommendation under sub-rule (2)(a) must include which Minister is responsible for administering the land.
- (5) The provisions of section 84ZH of the Act in relation to the service of notices apply to notifications under this Part made by a managing Authority or the Registrar.
- (6) On receiving a recommendation under sub-rule (2)(a), the Registrar may amend the water share record to record who owns the water share and, where relevant, the details of other entitled persons relating to the land comprising the holding, and
 - (a) in amending the water share record, will remove the 'unconfirmed clause 17(1)(c)' notation and
 - where the water share has been created in connection to a holding that is entirely made up of Crown land, record the Minister responsible for administering the land as owner of the water share;
 - (ii) where ownership of the water share and any other entitled persons are fully resolved (for example, where all the parcels in a holding were owned by the same people in the same manner), record the water share as owned accordingly;
 - (iii) in other cases, where appropriate, record the water share as 'unconfirmed clause 17(1)(a) or (b)'; and

- (b) will forward, or arrange for the managing Authority to forward, a copy of the amended water share record to the owners of the water share and any other person recorded as an entitled person.
- (7) Where a water share record is amended from 'unconfirmed clause 17(1)(c)' to 'unconfirmed – clause 17(1)(a) or (b)', then the provisions in clauses 17 and 19 will apply and the 18-month and 6-month time limits set out in those clauses will be applied from the date of the notification of the amendment of the record instead of from the appointed day.
- (8) Each managing Authority in conjunction with DSE must report two years after the appointed day, and subsequently at yearly intervals, on water shares covered by clause 17 that remain unconfirmed, and if such a water share remains unconfirmed five years after the appointed day, the Minister may, after appropriate consultation, either
 - (a) determine who owns the water share and, where relevant, the details of other entitled persons relating to the land comprising the holding;

or, where some amount of the fees imposed by an Authority under section 33AJ of the Act remain unpaid -

(b) request that the Authority exercise its power of sale under section 287B of the Act.

Example

The land in the prior holdings register in respect of a water right no longer matches a current land description in the register maintained under the **Transfer of Land Act 1958**. Investigation by the managing Authority in conjunction with DSE shows that it is a land description that once was current but is no longer because of a series of subsequent subdivisions and consolidations.

The managing Authority in conjunction with DSE will investigate the land description by tracing the original description through the subdivisions and consolidations, using mapping and survey information as well as registered and other plans as necessary to determine the set of current land folios that describe the land in the holding referred to in the prior holdings register. The managing Authority will compare the owners of all of those land folios with the owners in the prior holdings register and further investigate any discrepancies. For example, where the initial list of potential owners is greater than the number of owners in the prior holdings register the managing Authority may consider whether some of the land folios have been transferred e.g. to adjoining owners and are now showing in the prior holdings register in respect of another holding. As all of the potential owners will be notified of the managing Authority is reached, they will have the opportunity to further inform the managing Authority.

Once the Registrar has amended the water share record, the water share owners will be the persons as recorded in the register, but where there are several parcels in the up-to-date holding description, the water share still will show as unconfirmed (but the reference to 17(1)(c) will be removed) and the proportions of ownership will be determined by agreement between all entitled parties as required under clause 17(2) and failing that, through the default in 17(3), with the opportunity for arbitration being on the same basis as set out in clause 19.

Notes: on the appointed day some water shares will be unconfirmed in the meaning of clause 17(1)(c) only because the normal data checks have not yet been undertaken. If these checks are completed satisfactorily the Minister will not be able to form the opinion that ownership cannot be clearly established, and the water shares will be categorised accordingly. In these cases, Rule 21(6) will still be used without the need for the recommendation under sub-rule 21(2)(a).

Where a water share is identified as being owned by a Minister responsible for administering Crown land, it will normally be the case that a limited term transfer will be then offered to the club or other body that occupies the land, in order to replicate the situation prior to conversion.

22. The same name on different parcels in a holding

Where there are two or more parcels in a holding, and the same name appears as a registered owner of more than one of the parcels -

- (1) If the parcels are owned by different persons or in a different manner, or different mortgages apply to different parcels (that is, the water share is classified as being 'unconfirmed clause 17(1)(a) or (b)'), then confirmation of ownership including whether the name refers to the same person or to different persons will be determined by agreement under clause 17(2) or by arbitration under clause 19.
- (2) In those cases in which the water share would, if it were known that the name referred to the same person, be classified as confirmed, the following will apply to ascertain whether the name refers to the same person or to different persons:
 - (a) where, after any investigation as agreed by DSE, the managing Authority and the Registrar, these entities are satisfied that the name refers to the same person, and where the owner(s) of the water share have been advised in writing that it will be assumed that the name refers to the same person unless evidence to the contrary is produced within a certain number of weeks and no such evidence has been produced, ownership of the water share may be recorded on the basis of the name referring to the same person;
 - (b) in other instances, where the investigation in paragraph (a) does not confirm that the name refers to the same person, the Registrar may require the relevant person(s) to produce evidence by way of statutory declaration or by other means as the Registrar considers necessary, and, if such evidence is satisfactory, the Registrar may record ownership of the water share on the basis of the name referring to the same person.
- (3) The methods in sub-rule (2) to determine whether the same name refers to the same person may, if appropriate, be used either before or after the appointed day to determine the ownership of a water share to be recorded.

23. Ownership on conversion of take and use licences

Under clause 14(2), the owner of the low-reliability water share that is created in connection with a take and use licence is 'the owner or occupier of the land with whom the [prior 222(1) (d) sales water] agreement was entered into'. This will be whoever held the take and use licence that related to that land.

Clause 14(3) says that if the prior 222(1)(d) right is held by more than one person, the proportions of ownership of the water share is to be determined in the manner set out in clause 17. However, clause 17 will not generally be applicable, since it relates to conversion of prior water rights etc in irrigation districts.

Where the prior 222(1)(d) right is held by more than one person, then to the extent that clause 17 does not apply, the holders of the prior 222(1)(d) right will own the water share as tenants in common in equal portions.

24. Take and use licences held by unincorporated associations

Note: where a take and use licence is held by an unincorporated association, then under clause 18(2) the ownership of the share is to be determined by agreement of all the members of the association; or, under clause 19(2), if agreement has not been reached within six months and a member seeks arbitration, by arbitration.

- (1) Each managing Authority is responsible for identifying and labelling any take and use licence that it manages as the Minister's delegate which is held by an unincorporated association. This will enable a water share that is created to be shown as unconfirmed, referring to clause 18(2).
- (2) DSE in conjunction with managing Authorities may develop guidelines on how the identification in sub-rule (1) is to be carried out.
- (3) The Registrar may develop guidelines setting out what is required in a submission to the Registrar from the members of the association on an agreement the members have reached about ownership of a water share. The guidelines may cover evidence or assurances about who are the members, and justification for a particular manner of ownership.
- (4) The Registrar must report two years after the appointed day, and subsequently at yearly intervals, on water shares covered by clause 18 that remain unconfirmed, and if such a water share remains unconfirmed five years after the appointed day, the Minister may, after appropriate consultation with the managing Authority and other parties, either
 - (a) determine who owns the water share;

or, where some amount of the fees imposed by an Authority under section 33AJ of the Act remain unpaid –

(b) request that the Authority exercise its power of sale under section 287B of the Act.

25. Transfer of unconfirmed water shares

An unconfirmed water share may only be transferred if the conditions set out in clause 32 are met and relevant rules made by the Minister under section 33AZ of the Act are followed. If an unconfirmed water share is transferred in this way, when the Registrar records the changed ownership of the water share, the Register shall no longer record the water share as being 'unconfirmed'.

Note: where a water share is unconfirmed in accordance with clause 17(1)(a) or (b) or 18(2) and the ownership is resolved either by agreement or by arbitration, the resolution may involve splitting the water share into two or more water shares.

PART 7 – MORTGAGES

26. Form and manner of notification

- (1) Where a mortgage over the whole or any part of a parcel of land in a holding is to apply under clause 26 to a water share created from a prior joint right, prior water right or prior domestic and stock right relating to that holding, the notification to be made by the Authority in accordance with clause 25 shall be by way of a letter as set out in sub-rule (2).
- (2) The letter referred to in sub-rule (1) must
 - (a) be addressed to all the owners of the parcels of land that comprise the holding; and
 - (b) be sent to the billing address in the records of the managing Authority for the holding; and
 - (c) to the extent practicable, be sent more than four weeks prior to the appointed day; and
 - (d) contain the date of the appointed day; and
 - (e) contain the following information valid immediately prior to the date of forwarding the letter so far as this information can be reasonably ascertained –

for each parcel of land in the holding:

- A. the volume and folio references, and
- B. the identifying numbers of any mortgages that are recorded against the parcel in the register held under the **Transfer of Land Act 1958**, and
- C. the name of the existing mortgagees.

Note: the letter is required to be addressed to the owners of all the parcels in the holding, including ones without mortgages, and to list all the parcels. The owners of parcels without mortgages may be affected because the mortgage could extend to water shares of which they will be some of the owners.

PART 8 – DISPUTE RESOLUTION

27. Review panels

Clause 33(2)(c) enables the conversion rules to provide for any dispute resolution procedures that an Authority, the Minister or the Registrar is required to carry out in connection with identifying, verifying, apportioning and calculating information relating to the new rights.

- (1) The Minister may establish one or more panels to review and recommend a resolution of any matter where a managing Authority and a landowner or other interested party cannot reach agreement, or where there is an other kind of issue or anomaly.
- (2) A panel will be made up of three persons, each of whom is independent of the managing Authority and DSE, and who between them have appropriate expertise.
- (3) The panels will be required to
 - (a) make their recommendations to the Minister based on the application of the rules;
 - (b) follow any additional terms of reference or procedures set down by the Minister.
- (4) An application to be heard by a panel must be made within 12 months of the appointed day.

Dated 13 June 2008

TIM HOLDING Minister for Water

Water Act 1989

AMENDMENT (SOUTHERN VICTORIA) TO TRADING RULES FOR REGULATED WATER SYSTEMS IN NORTHERN VICTORIA 2008

I, Tim Holding, Minister for Water, as Minister administering the Water Act 1989, make the following Order:

PART 1 – GENERAL

1. Title

This Order is called the Amendment (Southern Victoria) to Trading Rules for Regulated Water Systems in Northern Victoria 2008.

2. Purpose

The purpose of this Order is to modify the conditions under which the Minister may consent to applications relating to water shares or water allocations under Part 3A or section 64K of the Act by amending the Trading Rules for Regulated Water Systems in Northern Victoria (as gazetted on 28 June 2007 and subsequently amended).

3. Authorising provisions

This Order is made under sections 33AZ and 64AZ of the Act.

4. Commencement

This Order comes into operation on 1 July 2008.

5. Definitions

In this Order:

A reference to a section is a reference to a section of the Act.

'Act' means the Water Act 1989;

'Rules' means the Trading Rules for Regulated Water Systems in Northern Victoria as gazetted on 28 June 2007 and subsequently amended.

PART 2 – AMENDMENTS TO THE RULES

6. Amendment of title of Rules

For the title of the Rules substitute -

'TRADING RULES FOR DECLARED WATER SYSTEMS'

7. Amendment of rule 1 – Title

For rule 1 of the Rules substitute -

'This Order is called the Trading Rules for Declared Water Systems.'

8. Amendment of rule 5 – Application

For rule 5 of the Rules substitute -

'These Rules apply to trade within, into and out of the water systems, as declared in the Order Declaring Water Systems in Northern Victoria 2007 and the Order Declaring Water Systems in Southern Victoria 2008.'

9. Amendment of rule 6 – Definitions

In rule 6 of the Rules -

9.1 insert the following definitions –

''northern Victoria' means a water system declared to be a declared water system under section 6A of the Act by the Order Declaring Water Systems in Northern Victoria 2007.

'southern Victoria' means a water system declared to be a declared water system under section 6A of the Act by the Order Declaring Water Systems in Southern Victoria 2008.';

- 9.2 for paragraph a) of the definition of 'backtrade', substitute
 - 'a) would not result in the net transfer of a volume of water to that trading zone, or to any other trading zone through which the trade must pass, taking into account:
 - (i) in northern Victoria all previous trades into and out of those trading zones;
 - (ii) in southern Victoria all trades into and out of those trading zones since 1 July 2008; or';
- 9.3 for paragraph b) of the definition of 'tagging', substitute
 - (b) an approval under section 33AL to associate a water share with land in another trading zone, and'; and
- 9.4 after paragraph b) of the definition of 'tagging', insert –

Note: association of a water share with land in another trading zone means that water can be taken in that trading zone.'.

10. Substitution of rule 7 – Trading zone rules

For rule 7 of the Rules substitute -

- ^{67.} Subject to Rules 12, 12A, 12B, 12C, 12D, 13 and 23, an application for a trade of allocation may only be approved if the trade:
 - (a) is within a trading zone; or
 - (b) is from a trading zone identified at the top of a table in Schedule 2 to a trading zone identified at the left of that table, and the cell which is directly below the first trading zone and directly to the right of the second trading zone contains 'a' (for always); or
 - (c) is from a trading zone identified at the top of a table in Schedule 2 to a trading zone identified at the left of table, and the cell which is directly below the first trading zone and directly to the right of the second trading zone contains 'b' (for back trade), and the trade is back trade; or
 - (d) complies with Rules 8, 9, 10, 10A or 11.'.
- 11. Insertion of new rule 10A Thomson (zones 42A and 42B)
 - After rule 10 of the Rules insert –

'Thomson (zones 42A and 42B)

10A. Subject to Rule 12B, an application for a trade of allocation from trading zones 41A, 41B or 42B to trading zones 42A or 42B, may be approved if Southern Rural Water's drought reserve in the Thomson Reservoir has been included in a seasonal determination.'.

12. Insertion of new rules 12A, 12B, 12C and 12D

After rule 12 of the Rules insert -

'Northern Macalister (zone 41A)

- 12A. An application for a trade of allocation to trading zone 41A must not be approved if Southern Rural Water has declared, at the time of making a seasonal determination, that there is insufficient water available for delivery in trading zone 41A, and has not cancelled that declaration.
- 12B. An application for a trade of allocation from trading zone 41A must not be approved if Southern Rural Water has declared that there is insufficient capacity in the Main Southern Channel to allow delivery of that water, and has not cancelled that declaration.

Werribee water system

12C. An application for a trade of allocation from trading zone 31BD or 31BR to trading zone 31AD or 31AR must not be approved if Southern Rural Water has declared, at the time of making a seasonal determination, that there is insufficient water available for delivery in trading zones 31AD or 31AR, and has not cancelled that declaration.

Refusal by interstate authority

12D. An application for a trade of allocation to or from interstate must not be approved if the interstate authority advises that it will not approve the trade.'.

13. Deletion of rule 13 – insufficient water to cover losses

Delete rule 13.

14. Substitution of rule 14 – Trading zone rules

For rule 14 of the Rules substitute -

- ⁶14. Subject to Rules 15, 16, 17, 17A, 17B, 17C, 24 and 25, an application for a trade of entitlement, other than by exchange rate trade, may only be approved if the trade:
 - (a) is within a trading zone; or
 - (b) is from a trading zone identified at the top of a table in Schedule 2 to a trading zone identified at the left of that table, and the cell which is directly below the first trading zone and directly to the right of the second trading zone contains 'a'.'.

15. Insertion of new rules 17A, 17B and 17C

After rule 17 of the Rules insert -

'Northern Macalister (zone 41A)

17A. An application for a trade of entitlement from trading zone 41A must not be approved if Southern Rural Water has declared that the capacity of the Main Southern Channel is fully committed to existing holders of delivery shares and extraction shares, and has not cancelled that declaration.

Werribee District (zone 31BD)

- 17B. An application for a trade of 'low reliability' entitlement from or within trading zone 31BD must not be approved unless:
 - (a) it is an application for a trade within trading zone 31BD and the water share will remain associated with the same or substantially the same land; or
 - (b) Southern Rural Water is satisfied that the trade should be permitted, having regard to:
 - (i) the environmental objectives for the Werribee River outlined in the Victorian Government White Paper 'Our Water Our Future' (2004); and
 - (ii) the circumstances of the proposed trade.

Refusal by interstate authority

17C. An application for a trade of entitlement to or from interstate must not be approved if the interstate authority advises that it will not approve the trade.'.

16. Amendment of rule 19 – Trade of entitlement to an unregulated trading zone

- 16.1. In sub-rule (a), after 'May to October', insert '(inclusive)';
- 16.2. In sub-rule (e), for 'out of', substitute 'from';
- 16.3. In sub-rule (e), after 'associated water system', insert 'to unregulated systems'.

,

17. Amendment of rule 20 – Trade of entitlement from an unregulated trading zone In rule 20 of the Rules –

17.1. delete sub-rule (b); and

18. Amendment of note to rule 28 – Administration of interstate tagging

In the note to rule 28 of the Rules, after 'Murray Darling Basin Agreement', insert ', which affects northern Victoria,'.

19. Amendment of Schedule 1: Trading zones for declared water systems In Schedule 1 of the Rules –

- 19.1. before the table, insert the heading 'TABLE 1A: Northern Victoria';
- 19.2. after the table insert -

'TABLE 1B: Werribee water system

31AD	Bacchus Marsh District Bacchus Marsh irrigation district
31AR	Upper Werribee Diverters Pykes Creek Reservoir Pykes Creek from Pykes Creek Reservoir to Werribee River Werribee River from Pykes Creek to Coimadai Creek
31BD	Werribee District Werribee irrigation district
31BR	Lower Werribee Diverters Werribee River from Coimadai Creek to the bluestone ford below Maltby Bypass
31C	Lake Merrimu Lake Merrimu

TABLE 1C: Thomson/Macalister water system

41A	Northern Macalister Macalister irrigation district except for Nambrok/Denison area Lake Glenmaggie Macalister River from Lake Glenmaggie to Thomson River
41B	Southern Thomson/Macalister Macalister irrigation district – Nambrok/Denison area only Thomson River from siphon to Latrobe River
42A	Upper Thomson Thomson Reservoir Thomson River from Thomson Reservoir to top of Cowwarr Weir weir pool
42B	Mid-Thomson Thomson River from Cowwarr Weir (including weir pool) to siphon Rainbow Creek Cowwarr Channel

20. Amendment of Schedule 2: Trading capability for regulated trading zones

In Schedule 2 of the Rules -

- 20.1. before the table, insert the heading 'TABLE 2A: Northern Victoria';
- 20.2. in each cell that is directly below and directly to the right of the same trading zone, insert an 'a' and remove the grey shading;
- 20.3. in the cell that is directly below 2B and directly to the right of 2A, insert 'b' and remove the grey shading;
- 20.4 after the table insert 'TABLE 2B: Werribee water system

	From Trading Zone					
	Zone	31AD	31AR	31C	31BD	31BR
e	31AD	а	а		b	b
Zon	31AR	а	a		b	b
To Trading Zone	31 C			а	b	b
Trac	31BD	а	a	а	а	а
To	31BR	а	a	a	а	a

TABLE 2C: Thomson/Macalister water system

From Trading Zone

Z	Lone	41A	41B	42A	42B
al 4	1A	а	а	а	а
4 4 4 4 4 4	1B	а	а	а	а
4	2A			а	
4	2B	b	b	а	а

20.5. in the 'Notes to Schedule 2', for ', noting the limits referred to in those Rules', substitute 'and other Rules'.

Dated 13 June 2008

Responsible Minister TIM HOLDING Minister for Water

State Trustees (State Owned Company) Act 1994 Trustee Companies Act 1984

STATE TRUSTEES FEES AND CHARGES

All fees are inclusive of GST

Effective 1 July 2008

The new fees and charges, and new rates for existing fees and charges, as set out in this Scale will (unless otherwise stated) be charged by State Trustees on and from 1 July 2008.

1. PREPARATION OF WILLS, ENDURING POWERS OF ATTORNEY, AND TRUSTS

1.1 WILL PREPARATION

	If State Trustees is appointed Executor, Co-Executor or first Substitute Executor:	If State Trustees is not appointed Executor, Co-Executor, or first Substitute Executor:
Individual Rate	\$165 per hour	\$275 per hour
Individuals over 75 years old who hold a Seniors Card or a Commonwealth Benefits Card	\$55 per person	\$275 per hour

1.2 WILL ALTERATION

	If State Trustees is appointed Executor, Co-Executor or first Substitute Executor:	If State Trustees is not appointed Executor, Co-Executor, or first Substitute Executor:	
Individual Rate	\$165 per hour	\$275 per hour	
Seniors Card or Commonwealth Benefits Card holders	\$55 per person	\$275 per hour	

1.3 TRAVEL FEE

Travel involved in visiting the client

\$165 per appointment

Power of Guardianship

1474

1.4

1.4

Individual

Prepared but If State Trustees If child/sibling is All other Attorney not activated is appointed nominated primary appointments. immediately: sole Attorney or Attorney and State Trustees is appointed Sole Alternative Attornev.* sole Alternative Attorney. Individual/Couple \$165 per person or \$275 per person or \$290 per couple \$490 per couple Rate Individuals over 75 \$55 per person \$110 per person \$440 per person vears old who hold a Seniors Card or a Commonwealth Benefits Card Prepared and If State Trustees If child/sibling is All other Attorney activated is appointed sole *nominated* primary appointments. immediately: Attorney* Attorney and State Trustees is appointed sole Alternative Attorney. Individual Rate Nil Rates as above Rates as above *Where the Primary Attorney is a spouse/ partner.

1.4 ENDURING POWERS OF ATTORNEY PREPARATION

(i) Preparation of Enduring Power of Attorney (Financial)

Note: State Trustees will not act or accept appointment as an Agent under an Enduring Power of Attorney (Medical Treatment), nor act or accept appointment as an Enduring Guardian under an Enduring Power of Guardianship.

(ii) Preparation of Enduring Power of Attorney (Medical Treatment) or Enduring

Guardianship

\$165 per Enduring Power of Attorney (Medical Treatment) or Enduring Power of

1.5 WILL PREPARATION AND ENDURING POWER OF ATTORNEY PREPARATION – PACKAGE PRICING

	• Will preparation where State Trustees is appointed sole, co-executor or first Substitute-Executor		
	• Enduring Power of Attorney (Financial), preparation where State Trustees is appointed sole Attorney or sole alternative Attorney'.		
Individuals over 75 years old who hold a Seniors	\$105 per person		
Card or a Commonwealth Benefits Card	[†] Where the Primary Attorney is a spouse/partner		

1.6 WILL ALTERATION AND ENDURING POWER OF ATTORNEY PREPARATION – PACKAGE PRICING

	 Will alteration where State Trustees is appointed sole, co-executor or first substitute-executor Enduring Power of Attorney (Financial), preparation where State Trustees is appointed sole Attorney or sole alternative Attorney[‡]. 	
Seniors Card or Commonwealth Benefits	\$105 per person	
Card holders	[‡] Where the Primary Attorney is a spouse/partner	

1.7 Trust Documentation

Fees for provision of Legal Services (including preparation of Trust documents, such as Trust deeds).

Charged according to	Senior Lawyer	\$385 per hour
hourly Legal Services rates:	Lawyer	\$292 per hour
	Junior Lawyer Articled Clerk/Para-Legal/ Law Clerk	\$177 per hour \$135 per hour

2. ADMINISTRATION OF WILLS & ESTATES, ENDURING POWER OF ATTORNEY, AND TRUSTS

2.1 Estate Administration

Capital Commission	
Capital commission is charged on the gross value of any assets of the estate.	Up to 5.5% This rate is a legislated maximum and may be negotiated depending on the estate's value and complexity, and the amount of administration required.
Income Commission	

4- 6 60/
o to 6.6%
10 0.0%

Where the administration of an estate commenced before the introduction of GST on 1 July 2000, and where there was no agreement or other restriction in place, the relevant capital and income commission shall be at the rate of the published scale at the time the administration commenced, plus 10%.

State Trustees' Common Funds Management Fee	
Management Fee on funds held in Common Funds. Other direct Fund expenses incurred, such as audit and legal fees, are also paid from the fund. Where a Fund invests in a financial product for which State Trustees provides services (e.g. custodial services, unit registry services), the investment will meet a portion of the fees charged to the product for these services.	1.1% per annum

2.2 Executor Advice

administrations where State Trustees is not	\$156 per hour.
appointed Executor or Administrator.	

2.3 Informal Administration and Survivorship

The administration of a deceased estate where formal Court authorisation is not required and no capital commission is taken.	\$156 per hour.
Assisting with a survivorship application where no deceased estate is administered.	\$156 per hour.

2.4 Enduring Power of Attorney (Financial) Administration

Capital Commission		
Capital commission is charged on the gross value of any assets of the estate.	Up to 5.5% This rate is a legislated maximum and may be negotiated depending on the estate's value and complexity, and the amount of administration required.	
Income Commission		
On Centrelink or Department of Veterans Affairs pensions and allowances received.	Up to 3.3%	
On all other gross income received.	Up to 6.6%	

Where the administration of an estate commenced before the introduction of GST on 1 July 2000, and where there was no agreement or other restriction in place, the relevant capital and income commission shall be at the rate of the published scale at the time the administration commenced, plus 10%.

State Trustees' Common Funds Management Fee	
Management Fee on funds held in Common Funds. Other direct Fund expenses incurred, such as audit and legal fees, are also paid from the fund. Where a Fund invests in a financial product for which State Trustees provides services (e.g. custodial services, unit registry services), the investment will meet a portion of the fees charged to the product for these services.	1.1% per annum

2.5 Trust Administration

charged to the product for these services.

Capital Commission		
Capital Commission is charged on the gross value of any assets of the Trust.	Up to 5.5% This rate is a legislated maximum and may be negotiated depending on the estate's value and complexity, and the amount of administration required.	
Income Commission		
Income Commission is charged on the gross trust income received.	Up to 6.6%	
State Trustees' Common Funds Management Fee		
Management Fee on funds held in Common Funds. Other direct Fund expenses incurred, such as audit and legal fees, are also paid from the fund. Where a Fund invests in a financial product for which State Trustees provides services (e.g. custodial services, unit registry services), the investment will meet a portion of the fees	1.1% per annum	

Note: The same rates of commission and fees as set out above also apply to Agencies, Courtappointed Administrations, Statutory Administrations and Other Administrations.

LEGAL SERVICES LEGAL SERVICES

Legal fees, for services such as document preparation, legal advice and litigation:	Senior Lawyer Lawyer Junior Lawyer Articled Clerk/Para-Legal/Law Clerk	\$385 per hour \$292 per hour \$177 per hour \$135 per hour
Probate Fees	Charged in accordance with current Supreme Court (Administration and Probate) Rules.	

3.2 CONVEYANCING FEES

Sale or purchase of residential real estate.	\$762 [§] per sale/purchase
Sale or purchase of commercial real estate.	\$877 [§] per sale/purchase
Sale or purchase of retirement village property.	\$987 [§] per sale/purchase
§ Fee includes one Transfer of Land and one Discharge of Mortgage (but does not include th Sundries fee below).	
Transfer of Land	\$347
Caveat or withdrawal of Caveat over property	\$140
Arranging the discharge of the mortgage with the Lender	\$174
Application by Personal Representative or Survivorship Application	\$174
Supporting Statutory Declarations	\$88
Lost Title Application	\$970
Notice of Rescission	\$339
Sundries	\$24 per matter (flat fee)
Production of Certificate of Title or other documentation for a third party	\$70 per document
Any other Conveyancing service not listed above	\$135 per hour or as otherwise agreed

3.3 TAXATION SERVICES

Taxation Services	\$165 per hour	
Computer Assisted Reviews	\$78 per review	
Application for refund of excess franking credits	\$47 per application	

3.3 (i) Financial Planning Services

Financial Planning Services for Powers of Attorney, Agencies, Court-appointed Administrations, Statutory Administrations, Other Administrations, Trusts and Deceased Estates.

Where the investment assets are valued at \$30,000 to \$75,000:		
Standard Plan/Review Fee Where investment assets such as superannuation, allocated and other superannuation pensions, direct shares, securities or property are held.	\$150 per Plan/Review	
In all other cases (basic investment assets, including managed funds).	\$75 per Plan/Review	
Where the investment assets are valued over \$75,000:		
Plan Preparation Fee	\$150 per hour	
Plan Review Fee	\$150 per hour	
Ancillary Services Fee	\$150 per hour	
All investment entry fees received by State Trustees are rebated to the client.		
External Fund Managers may pay State Trustees a trail commission of up to 1.1% per annum of the amount of the funds invested (generally no more than 0.4%). Trail commission is rebated wherever possible.		

3.3 (ii) Financial Planning services for other clients (clients not part of 3.3(i) above)

There is a range of fee options available for this group of clients. Details are agreed upon in advance with the client. The options available are set out in State Trustees' current Financial Services Guide (FSG) for Financial Planning, which is available from State Trustees' website (www.statetrustees.com.au) or by ringing (03) 9667 6371.

3.4 STATE TRUSTEES FUNERAL FUND

The State Trustees Funeral Fund ('the Fund') is issued and administered by the Ancient Order of Foresters in Victoria Friendly Society Limited, ABN 27 087 648 842 ('Foresters'). Before making an investment decision and for any further information in relation to the Fund, including fees and charges, please refer to the Fund's Disclosure Document. To obtain a copy of the Disclosure Document, call (03) 9667 8937 or visit our website at www.statetrustees.com.au.

Foresters may pay State Trustees the following commissions:

- a) up to 2% of the initial amount invested and any subsequent contributions; and
- b) 0.7% per annum of the Fund's total assets.

3.5 CHARITABLE TRUSTS

3.5 (i) State Trustees Australia Foundation

Management Fee on funds held in Common Funds.	1.1% per annum
Other direct Fund expenses incurred, such as audit and legal fees, are also paid from the fund. Where a Fund invests in a financial product for which State Trustees provides services (e.g. custodial services, unit registry services), the investment will meet a portion of the fees charged to the product for these services.	
Administration Fee	Up to 1.056% per annum

3.5 (ii) Private Charitable Trusts

Management Fee on funds held in Common Funds. Other direct Fund expenses incurred, such as audit and legal fees, are also paid from the fund. Where a Fund invests in a financial product for which State Trustees provides services (e.g. custodial services, unit registry services), the investment will meet a portion of the fees charged to the product for these services.	1.1% per annum
Plus either an: Administration Fee: or	Up to 1.056% per annum
 (b) Income Commission ; and Capital Commission Applicable to some Charitable Trusts established prior to 1 July 2001. 	6.6% Up to 5.5%

3.6 COMMERCIAL TRUSTS

State Trustees acts as Custodial Trustee for a number of public companies and government bodies. As Custodian, State Trustees holds funds or other assets of the Trust and manages them according to the provisions of the Trust Deed.	with the amounts set out in the Trust Deed as agreed with the client.
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3.7 PREMIUM FUNDS

The Premium Funds are a range of managed funds issued by STL Financial Services Limited, ABN 19 070 863 900, Australian Financial Services License Number 238035. The Application and Management Fees, as well as the Transfer and Switching Fees (if any), are received by STL Financial Services Limited, as the Responsible Entity.

	Application Fee [¶] (Paid on Fund Entry)	Management Fee** (Paid monthly)	
Premium Cash Fund	Nil	0.615% p.a. of Fund capital value	
Premium Cash Plus Fund	Nil	0.615% p.a. of Fund capital value	
Premium Fixed Interest Fund	0% to 0.75% of investment	0.82% p.a. of Fund capital value	
Premium Property Fund	0% to 1.5% of investment	1.025% p.a. of Fund capital value	
Premium Equity Fund	0% to 1.5% of investment	1.025% p.a. of Fund capital value	
Premium International Fund	0% to 1.5% of investment	1.025% p.a. of Fund capital value	
Premium Diversified Fund	0% to 1.5% of investment	1.025% p.a. of Fund capital value	

¶ Not applicable to Regular Savings Plan contributions or reinvestment of distributions.

** Management Fee is inclusive of GST less Reduced Input Tax Credits.

STL Financial Services Limited is a wholly owned subsidiary of State Trustees Limited.

Other Fees:

Transfer Fee

1% of the value of the units transferred is charged.

Switching Fee

After three switches are made in any twelve month period, a switching fee of 1% of the value of the units applies.

Custodian Fee

A Custodian Fee is charged for all funds at a maximum of 0.033% p.a. of the capital value of the Fund and is paid monthly.

Unit Registry Fee

A Unit Registry Fee is charged at \$60.50 per annum per Premium Funds unitholding, the total of which is apportioned to the individual Funds (except for the Premium Diversified Fund) on the basis of the total units on issue.

3.8 GENEALOGICAL SERVICES

Probate Genealogy	\$156 per hour
Other commercial research tasks, e.g. locating unidentified Fund members, biographical research for external commercial trusts, etc.	Fees will be charged as agreed with the client.

3.9 VICTORIAN CIVIL AND ADMINISTRATIVE TRIBUNAL (VCAT) EXAMINATIONS – GUARDIANSHIP LIST

Advice to Administrators	\$150 per hour	
Examination of Account by Administrator	\$150 per hour (minimum charge is one hour)	

4. ADMINISTRATION SERVICES FOR PEOPLE WITH A DISABILITY (VICTORIAN CIVIL AND ADMINISTRATIVE TRIBUNAL (VCAT) ORDERS)

(i) Appointed Administrations (including Limited Orders).

Income Commission				
On Centrelink or Department of Veterans Affairs pensions and allowances received.	Up to 3.3%			
On all other gross income received.	Up to 6.6%			
Capital Commission				
A once only capital commission is charged on the gross value of any assets of the estate.	Up to 4.4%			
Under exceptional circumstances an hourly rate may be charged instead of commissions.	\$156 per hour			
State Trustees' Common Funds Management Fee				
Management Fee on funds held in Common Funds. Other direct Fund expenses incurred, such as audit and legal fees, are also paid from the fund. Where a Fund invests in a financial product for which State Trustees provides services (e.g. custodial services, unit registry services), the investment will meet a portion of the fees charged to the product for these services.	1.1% per annum.			

(ii) Temporary Order Administration

Temporary Order Administration 5	\$156 per hour
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5. OTHER SERVICES

<i>.</i>	UTHER SERVICE	~
1.	Travel (servicing Victoria only)	Travel involved in providing any service within Victoria may be subject to a fee: \$165 per appointment. Victorian VCAT clients are exempt from this fee.
2.	Interpreter Services	Where an interpreter service is required, a qualified interpreter (not a family member or friend) will need to attend the Will or Enduring Power of Attorney (EPA) appointment. An interpreter may also be required at an appointment to discuss Estate, Trust or VCAT- appointed administration issues, or to obtain Financial Planning or Taxation advice. This will ensure that the Will and/or EPA accurately expresses the client's wishes. State Trustees can provide details of recommended professional interpreting services on request. The interpreter service will need to be arranged prior to the appointment. The interpreter service is arranged at the client's cost and will be reimbursed on presentation of a receipt if State Trustees is appointed Executor, Co-Executor or sole Attorney. This offer only applies to the preparation of a Will or Enduring Power of Attorney. Any interpreter costs for ongoing administration issues, or for Financial Planning or Taxation advice) will be at the client's expense.
3.	Payment for Wills, Enduring Powers of Attorney and Executor Advice	Payment is required for Will and Enduring Power of Attorney document preparation, and Executor Advice, at the initial appointment time.
4.	Disbursements	State Trustees is generally entitled to reimbursement from the client/ estate for disbursements it incurs in providing its services. Disbursement changes include the cost of GST where applicable.
5.	Reduction or Waiver	State Trustees may reduce or waive its fees, commissions and charges at its discretion.
6.	Hourly Fee	State Trustees has the discretion to negotiate an hourly fee for the provision of any of its services. Except where stated otherwise, all hourly fees are taken on a pro rata basis.
7.	Advances	Where funds are advanced, State Trustees will fund expenses until the funds become available, or will fund for extraordinary expenses where necessary. The interest charged for these advances is no greater than the interest rate fixed under Section 2 of the Penalty Interest Rates Act 1983 , less 2.5%.
8.	GST	If a service is provided under an existing agreement and the service is GST-free, the agreed charges for the service will remain unaffected by GST-related tax reform until the agreement is able to be reviewed by the parties, or until legislation or other regulatory change permits the adjustment of the charges.

Safety on Public Land Act 2004

DECLARATION OF PUBLIC SAFETY ZONES

I, Janine Haddow, Executive Director Natural Resources, as delegate of the Secretary of the Department of Sustainability and Environment, make the following declaration of public safety zones under section 4(1) of the **Safety on Public Land Act 2004**.

Areas:

- 1. The area of State forest contained within the location coordinates in the Schedule to this Declaration is declared to be a public safety zone.
- 2. The extent of the public safety zone is described by the minimum planimetric extent using a North South orientated rectangle that encloses the area bound by:
 - (a) the south-west limit described by the first two metric coordinates (Easting and Northing); and
 - (b) the north-east limit described by the next two metric coordinates (Easting and Northing).
- 3. The public safety zone is limited to all areas that contain State forest within an area identified by the coordinates in the Schedule.
- 4. The coordinates in Column 1 are provided in Map Grid of Australia (MGA) Universal Transverse Mercator (UTM) Zone number 55 or 54. These use the Geodetic Reference System 1980 (GRS80) spheroid.

Purpose:

5. The purpose for which the areas have been declared public safety zones is for fire operations, timber harvesting operations and the maintenance of public safety.

Period of the declaration:

6. The period for which these areas are public safety zones is the period from 1 July 2008 to 30 June 2009 inclusive.

Activities permitted, prohibited or restricted:

7. Within a public safely zone a person shall not undertake any activity that interferes with the activities of a person to whom an exemption under this Declaration or section 9 of the **Safety on Public Land Act 2004** applies.

Periods when access is restricted/prohibited:

8. Subject to clause 7 and 10 of this declaration, access to the public safety zones is prohibited at all times.

Further restrictions or conditions (if any):

9. There are no further restrictions or conditions applying to the public safety zones.

Exempt persons or classes of person:

- 10. Pursuant to section 5(2) of the **Safety on Public Land Act 2004** the following persons or classes of person are exempted from the operation of this public safety zone declaration:
 - a) Persons undertaking timber harvesting operations which are authorised operations within the meaning of section 45 of the **Sustainable Forests (Timber) Act 2004** including:
 - (i) VicForests and its employees, agents and contractors;
 - (ii) persons who have an agreement with VicForests to harvest or sell timber resources and their employees, agents and contractors;
 - (iii) holders of licences or permits under section 52 of the Forests Act 1958 and their employees, agents and contractors.
 - b) Persons undertaking timber harvesting operations in accordance with an approved Plan of Utilization as defined in the Forests (Wood Pulp Agreement) Act 1996.

- c) Holders of licences or permits under section 52 of the **Forests Act 1958** granted by the Secretary to thin, cut and remove timber, to cut forest produce specified in the licence, to dig forest produce specified in the licence or to take away forest produce specified in the licence and their employees, agents and contractors.
- d) Holders of Bee Farm licences, Bee Range area Licences, Apiary Occupation Rights under Subdivision 2 of Division 9, of Part 1 of the Land Act 1958, granted by the Minister on Crown Land.
- e) Employees, agents and contractors of the Department of Sustainability and Environment engaged in carrying out their functions.
- f) Employees, agents and contractors of the Country Fire Authority, WorkSafe, Environment Protection Authority and the State Emergency Services engaged in carrying out their functions.
- g) Members of the police force of Victoria engaged in carrying out their functions.
- h) Persons appointed as environmental auditors under the **Environment Protection Act 1970** and their agents in carrying out their functions as forestry auditors.
- i) Persons who have been selected by the Environment Protection Authority to act as audit observers and who are participating in this activity exclusively. Audit observers must be in the company of an EPA employee or an environmental auditor appointed under the **Environment Protection Act 1970** and their agents in carrying out their functions as forestry auditors.
- j) Holders of leases, licences, permits or other authorities (and associated employees, agents and contractors) under the Mineral Resources Development Act 1990, Extractive Industries Development Act 1995 and Petroleum Act 1998, other than holders of miners' rights and tourist fossicking authorities under the Mineral Resources Development Act 1990, whilst undertaking works associated with that lease, licence, permit or authority in the areas covered by the declaration provided that:
 - (i) those works do not interfere with or hinder timber harvesting operations;
 - (ii) those classes of person have made prior arrangements with the forest manager to be in the area for the purpose of undertaking those works;
 - (iii) those classes of person abide by the Occupational, Health & Safety requirements established by the Department of Sustainability and Environment, VicForests or the contractor in charge of the site.

Dated 23 June 2008

JANINE HADDOW Executive Director Natural Resources as delegate of the Secretary of the Department of Sustainability and Environment

Notes:

- A map showing the public safety zone is held at the Department of Sustainability and Environment (DSE) Regional Offices at Benalla, Ballarat, Bendigo and Traralgon and at DSE's head office at 8 Nicholson Street, East Melbourne, Vic. 3002. The map is also available at the following web site: http://www.dse. vic.gov.au
- 2. In addition to the above persons or classes of person exempted under section 5(2), section 9 of the **Safety on Public Land Act 2004** provides that a public safety zone declaration does not apply to the following:
 - the Secretary;
 - an authorised officer;
 - a utility engaged in the carrying out of its functions in a State forest;
 - a transport authority engaged in the carrying out of its functions in a State forest;
 - a person or class of person authorised under section 10 to be in the public safety zone.

	Extent o	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
625789	6181075	628152	6182638	Mildura	Redcliffs	002-501-0002	54
605097	6219693	607070	6220788	Mildura	Redcliffs	002-501-0006	54
653330	6155224	654500	6156637	Mildura	Robinvale	008-502-0003	54
654797	6167721	656651	6168530	Mildura	Robinvale	008-505-0003	54
693653	6156678	695121	6157926	Mildura	Robinvale	008-512-0005	54
704364	6151516	705472	6153007	Mildura	Robinvale	009-503-0006	54
601520	5876284	602717	5877733	Horsham	Horsham	035-016-0040	54
507978	5839017	508750	5840218	Portland	Portland	058-620-0002	54
527284	5826329	529012	5829328	Portland	Portland	060-620-0001	54
544717	5806004	546432	5807847	Portland	Portland	064-706-0001	54
537255	5790470	538862	5792462	Portland	Portland	068-501-0007	54
547663	5795612	548986	5796402	Portland	Portland	069-805-0007	54
547459	5795334	548917	5796062	Portland	Portland	069-806-0007	54
552022	5792725	553744	5793863	Portland	Portland	070-911-0007	54
545974	5776365	546951	5777500	Portland	Portland	075-711-0001	54
559355	5770969	560367	5771957	Portland	Portland	076-903-0007	54
559273	5770151	560571	5771318	Portland	Portland	076-903-0007	54
559461	5771640	560931	5772710	Portland	Portland	076-903-0007	54
548431	5765899	550047	5767346	Portland	Portland	077-812-0000	54
699697	5938250	700900	5941386	Bendigo	St Arnaud	143-003-0003	54
699292	5938259	700577	5939412	Bendigo	St Arnaud	143-003-0005	54
704408	5939448	706897	5941408	Bendigo	St Arnaud	143-006-0001	54
700731	5936876	701764	5938252	Bendigo	St Arnaud	143-007-004A	54
746371	5939622	748857	5942645	Bendigo	Inglewood	145-014-0018	54
747654	5942558	749454	5944683	Bendigo	Inglewood	145-014-0020	54
745935	5940144	747128	5941860	Bendigo	Inglewood	145-015-0019	54
743658	5939739	745380	5940765	Bendigo	Inglewood	145-015-0023	54
744791	5939125	746206	5940591	Bendigo	Inglewood	145-015-0024	54
731869	5931921	734223	5932940	Bendigo	Inglewood	146-009-0005	54
730351	5928499	731392	5930307	Bendigo	Inglewood	146-010-0009	54
736291	5925929	739036	5928070	Bendigo	Inglewood	146-014-0001	54
736124	5924525	738687	5926910	Bendigo	Inglewood	146-014-0002	54
736124	5924528	738587	5926925	Bendigo	Inglewood	146-014-0002	54
736067	5922398	738545	5925017	Bendigo	Inglewood	146-014-0003	54
745861	5918271	747907	5920899	Bendigo	St Arnaud	147-015-0002	54
754237	5922196	756395	5924844	Bendigo	St Arnaud	147-017-0014	54
747594	5915891	750642	5918169	Bendigo	St Arnaud	147-019-0007	54
751592	5916576	753056	5917670	Bendigo	St Arnaud	147-019-0012	54
742792	5899952	743772	5901867	Bendigo	Maryborough	149-002-0003	54
746913	5900939	748129	5902512		Maryborough	149-006-0010	54
745582	5897348	747056	5898828		Maryborough	149-006-0011	54
733212	5887599	735679	5891381	Bendigo	Maryborough	149-013-0004	54
734587	5897135	735958	5898591	Bendigo	Maryborough	149-014-0012	54
734587	5897362	735435	5898596	Bendigo	Maryborough	149-014-0013	54
729866	5878670	731894	5879942	Bendigo	Maryborough	149-018-0013	54
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Schedule: Public Safety Zones

Extent of Zone				Forest Management Area	District	Coupe Number	MGA Zone
750124	5887490	750748	5888081	Bendigo	Maryborough	149-021-0012	54
750186	5887741	750799	5888353	Bendigo	Maryborough	149-021-0029	54
746695	5881333	748665	5884082	Bendigo	Maryborough	149-022-0010	54
744480	5879861	746044	5880483	Bendigo	Maryborough	149-023-0020	54
764019	5884541	766342	5886145	Bendigo	Castlemaine	154-008-0039	54
711092	5891155	711829	5892206	Midlands	Pyrenees	172-508-0006	54
711875	5889253	712771	5890085	Midlands	Pyrenees	172-510-0011	54
710430	5883697	711475	5884660	Midlands	Pyrenees	172-512-0007	54
695459	5892525	696561	5893915	Midlands	Pyrenees	172-516-0002	54
699988	5894664	701490	5895606	Midlands	Pyrenees	172-518-0003	54
698417	5891296	699321	5892268	Midlands	Pyrenees	172-521-0007	54
699613	5897345	701244	5898827	Midlands	Pyrenees	172-525-0004	54
703299	5895091	704729	5896484	Midlands	Pyrenees	172-527-0006	54
704002	5893785	705229	5895685	Midlands	Pyrenees	172-528-0003	54
704957	5894535	706458	5896184	Midlands	Pyrenees	172-528-0007	54
706094	5893943	707173	5894956	Midlands	Pyrenees	172-529-0008	54
691871	5901492	693131	5902346	Midlands	Beaufort	172-537-0004	54
692455	5901312	693546	5902251	Midlands	Beaufort	172-537-0005	54
692376	5900782	693512	5901762	Midlands	Beaufort	172-537-0006	54
693869	5901421	695066	5902522	Midlands	Beaufort	172-538-0005	54
693675	5902113	694685	5903177	Midlands	Beaufort	172-538-0006	54
730507	5830617	731457	5831822	Midlands	Beaufort	174-503-0003	54
726545	5829568	727453	5830291	Midlands	Beaufort	174-506-0003	54
728715	5825216	729792	5826569	Midlands	Beaufort	174-508-0001	54
734031	5831951	735641	5833942	Midlands	Beaufort	174-509-0012	54
738166	5827831	739587	5828739	Midlands	Beaufort	175-501-0003	54
738396	5828081	739873	5828747	Midlands	Beaufort	175-501-0016	54
741005	5820913	741940	5821907	Midlands	Beaufort	175-507-0002	54
740695	5822243	741820	5823361	Midlands	Beaufort	175-507-0006	54
741387	5821335	742150	5822178	Midlands	Beaufort	175-507-0009	54
748005	5816495	748985	5817469	Midlands	Beaufort	177-502-0002	54
746879	5816076	748028	5817127	Midlands	Beaufort	177-504-0001	54
749458	5817022	750884	5818379	Midlands	Beaufort	177-505-0019	54
699061	5877025	700510	5879257	Midlands	Beaufort	185-522-0001	54
700201	5873952	700855	5874773	Midlands	Beaufort	185-523-0017	54
705325	5870287	706258	5871387	Midlands	Beaufort	186-544-0015	54
705226	5871642	706773	5872775	Midlands	Beaufort	186-545-0004	54
706521	5872299	707591	5873460	Midlands	Beaufort	186-546-0011	54
707645	5870953	708460	5872017	Midlands	Beaufort	186-547-0005	54
706843	5870928	707995	5871650	Midlands	Beaufort	186-547-0008	54
714525	5867497	716328	5870114	Midlands	Beaufort	187-000-0001	54
710527	5850223	712037	5851092	Midlands	Beaufort	190-000-0007	54
708031	5849918	708835	5851028	Midlands	Beaufort	190-000-0008	54
713560	5853411	714521	5854123	Midlands	Beaufort	190-000-0009	54
672195	5875452	673074	5876260	Midlands	Beaufort	191-001-0001	54
758026	5846428	758829	5847524	Midlands	Daylesford	202-528-0003	54
320114	5997017	326011	5999517	Mid Murray	Nathalia	103-504-0002	55

	Extent o	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
313281	6012159	316631	6015380	Mid Murray	Nathalia	105-503-0005	55
319468	6025652	324542	6030521	Mid Murray	Nathalia	105-504-0004	55
320756	6028586	324708	6032348	Mid Murray	Nathalia	105-504-0005	55
320050	6023889	323536	6027421	Mid Murray	Nathalia	105-505-0007	55
316741	6014744	321545	6018751	Mid Murray	Nathalia	105-507-0002	55
324231	6029132	328154	6031868	Mid Murray	Nathalia	105-508-0003	55
324428	6031060	327952	6033356	Mid Murray	Nathalia	105-508-0004	55
324671	6024575	327497	6027714	Mid Murray	Nathalia	105-511-0006	55
323140	6020823	329155	6024086	Mid Murray	Nathalia	105-512-0001	55
329555	6031450	332494	6033655	Mid Murray	Nathalia	105-513-0006	55
329542	6031051	332550	6033721	Mid Murray	Nathalia	105-513-0006	55
327522	6030895	330239	6033945	Mid Murray	Nathalia	105-513-0007	55
327540	6030928	330237	6033887	Mid Murray	Nathalia	105-513-0007	55
329915	6029801	333625	6033036	Mid Murray	Nathalia	105-514-0006	55
339008	6028779	341702	6031507	Mid Murray	Nathalia	105-519-0009	55
243870	6046883	245586	6048664	Mid Murray	Cohuna	106-001-0015	55
243868	6046499	245565	6048649	Mid Murray	Cohuna	106-001-0015	55
244219	6045868	245895	6047418	Mid Murray	Cohuna	106-002-0009	55
246415	6043238	248586	6044753	Mid Murray	Cohuna	106-002-0014	55
249404	6042248	251143	6044041	Mid Murray	Cohuna	106-003-0001	55
250064	6041016	251695	6042691	Mid Murray	Cohuna	106-003-0002	55
247897	6041079	249377	6042990	Mid Murray	Cohuna	106-003-0014	55
253123	6038403	255185	6040433	Mid Murray	Cohuna	106-005-0012	55
255060	6035490	256471	6036965	Mid Murray	Cohuna	106-006-0010	55
253945	6035246	255693	6037363	Mid Murray	Cohuna	106-006-0011	55
259867	6030883	260648	6031842	Mid Murray	Cohuna	106-010-0007	55
396118	6017306	398747	6020477	Mid Murray	Nathalia	117-501-0001	55
398014	6018322	401798	6020856	Mid Murray	Nathalia	117-501-0002	55
385751	6017751	389366	6020053	Mid Murray	Nathalia	117-501-0003	55
388640	6016077	391935	6019863	Mid Murray	Nathalia	117-501-0004	55
393951	6015437	396524	6018235	Mid Murray	Nathalia	117-501-0006	55
428313	6001473	429744	6003479	Mid Murray	Wangaratta	118-505-0002	55
429000	6001495	430309	6004378	Mid Murray	Wangaratta	118-505-0003	55
338552	5992802	343242	5996856	Mid Murray	Nathalia	122-505-0001	55
347060	5984358	350456	5986849	Mid Murray	Shepparton	122-507-0005	55
351333	5981103	353228	5983329	Mid Murray	Shepparton	122-507-0006	55
269030	5933574	270892	5935806	Bendigo	Bendigo	151-006-0003	55
274500	5937105	275978	5938953	÷	Bendigo	151-007-0016	55
270759	5931825	272234	5933216		Bendigo	151-009-0021	55
270352	5932520	272282	5933820		Bendigo	151-009-0022	55
242197	5916958	243449	5918764		Bendigo	152-008-0013	55
243597	5919190	245139	5920377	Bendigo	Bendigo	152-008-0018	55
307111	5935414	307871	5936269	Bendigo	Rushworth	153-001-002B	55
314853	5932315	315998	5933759	Bendigo	Rushworth	153-003-0016	55
314722	5934148	315717	5935872	Bendigo	Rushworth	153-003-008A	55
316538	5933315	318154	5935206	Bendigo	Rushworth	153-005-0003	55
318159	5931664	319226	5932525	Bendigo	Rushworth	153-008-005A	55

	Extent of	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
320475	5929940	321412	5931180	Bendigo	Rushworth	153-010-004A	55
321087	5929713	322155	5931249	Bendigo	Rushworth	153-010-004B	55
250763	5897442	252040	5898872	Bendigo	Castlemaine	155-002-0009	55
268566	5885729	269549	5887048	Bendigo	Castlemaine	155-005-0007	55
322188	5943828	323094	5944705	Bendigo	Rushworth	156-002-002B	55
318847	5942587	320216	5943952	Bendigo	Rushworth	156-004-001A	55
319744	5942395	320710	5943953	Bendigo	Rushworth	156-005-0008	55
319647	5941455	320398	5942746	Bendigo	Rushworth	156-005-002A	55
319204	5939344	320134	5940437	Bendigo	Rushworth	156-006-007A	55
320282	5939369	321008	5940889	Bendigo	Rushworth	156-006-007C	55
318987	5938495	320088	5940078	Bendigo	Rushworth	156-006-017A	55
319727	5938417	321130	5939681	Bendigo	Rushworth	156-006-017B	55
332339	5942719	333168	5944645	Bendigo	Rushworth	156-009-008A	55
331963	5942876	332664	5944502	Bendigo	Rushworth	156-009-008B	55
277646	5912572	280030	5915696	Bendigo	Bendigo	157-008-0001	55
292797	5910218	293710	5911705	Bendigo	Heathcote	158-015-0013	55
293053	5908744	294516	5910274	Bendigo	Heathcote	158-016-0006	55
292384	5909264	293872	5910161	Bendigo	Heathcote	158-016-0007	55
280745	5923815	282147	5925304	Bendigo	Heathcote	158-021-0013	55
239269	5783868	240016	5784600	Midlands	Macedon	170-000-0001	55
238019	5783289	239295	5784716	Midlands	Macedon	170-000-0002	55
238188	5822706	238909	5823461	Midlands	Daylesford	182-502-0006	55
240465	5866823	241680	5869086	Midlands	Daylesford	192-706-0001	55
241036	5867577	242785	5869097	Midlands	Daylesford	192-706-0002	55
240559	5866316	241484	5867126	Midlands	Daylesford	192-709-0004	55
248761	5866818	249857	5868289	Midlands	Daylesford	192-712-0002	55
245530	5851798	248401	5854845	Midlands	Daylesford	193-535-0005	55
247405	5852647	248880	5855023	Midlands	Daylesford	193-536-0003	55
251786	5847461	252886	5848616	Midlands	Daylesford	193-546-0002	55
251524	5847352	252252	5847999	Midlands	Daylesford	194-547-0012	55
251861	5847180	252307	5847756	Midlands	Daylesford	194-548-0014	55
261171	5846247	262304	5847239	Midlands	Daylesford	194-915-0002	55
241344	5855156	242865	5856974	Midlands	Daylesford	195-510-0002	55
242789	5855390	243595	5856585	Midlands	Daylesford	195-511-0003	55
241906	5855569	243360	5857956	Midlands	Daylesford	195-511-0005	55
241344	5852202	243560	5854596	Midlands	Daylesford	195-512-0003	55
242535	5851632	243931	5853948	Midlands	Daylesford	195-514-0002	55
242753	5851619	244159	5853952	Midlands	Daylesford	195-514-0003	55
243069	5851524	244079	5852696	Midlands	Daylesford	195-517-0005	55
243202	5850796	244845	5853944		Daylesford	195-517-0006	55
242343	5848803	243235	5849420	Midlands	Daylesford	195-519-0005	55
244282	5845185	245183	5845986	Midlands	Daylesford	195-524-0005	55
244702	5843272	245473	5843840	Midlands	Daylesford	195-524-0006	55
270035	5794724	272234	5795617	Midlands	Daylesford	198-000-0001	55
259216	5864125	260333	5866020	Midlands	Daylesford	208-503-0019	55
260960	5864504	261788	5865805	Midlands	Daylesford	208-503-0022	55
255333	5854405	255849	5854851	Midlands	Daylesford	209-510-0013	55

	Extent o	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
261927	5853991	262471	5854798	Midlands	Daylesford	209-517-0003	55
262654	5852208	263632	5853960	Midlands	Daylesford	209-517-0005	55
266940	5850238	267961	5851363	Midlands	Daylesford	209-520-0012	55
265018	5852999	265745	5853731	Midlands	Daylesford	209-520-0013	55
267502	5851054	267990	5852105	Midlands	Daylesford	209-520-0014	55
271777	5850911	273974	5852356	Midlands	Daylesford	209-529-0006	55
374515	5867147	375523	5868078	Central	Alexandra	281-001-0003	55
370466	5876248	371551	5876975	Central	Alexandra	281-504-0001-01	55
371248	5876479	372251	5877249	Central	Alexandra	281-504-0001-02	55
370563	5875846	371560	5876549	Central	Alexandra	281-504-0001-03	55
371259	5874415	372025	5876297	Central	Alexandra	281-504-0001-04	55
371093	5873155	372338	5874716	Central	Alexandra	281-504-0001-05	55
375903	5866449	377220	5867278	Central	Alexandra	281-516-0008	55
375903	5865994	376642	5866995	Central	Alexandra	281-516-0012	55
377715	5872932	379276	5874427	Central	Alexandra	282-004-0012	55
377088	5867025	377767	5867725	Central	Alexandra	282-012-0004	55
377802	5868855	378983	5869990	Central	Alexandra	282-012-0005	55
381353	5868032	382161	5870585	Central	Alexandra	282-508-0001	55
380044	5867941	381586	5869346	Central	Alexandra	282-510-0001-01	55
380243	5866728	380696	5868346	Central	Alexandra	282-510-0001-02	55
373800	5860641	374813	5861489	Central	Alexandra	283-003-0009	55
375656	5860372	376690	5861348	Central	Alexandra	283-503-0012	55
379912	5864010	380923	5865240	Central	Alexandra	284-002-0008	55
381874	5856945	382786	5858225	Central	Alexandra	284-507-0001-01	55
379165	5854844	380719	5856094	Central	Toolangi	284-507-0001-02	55
382145	5857924	383284	5858721	Central	Alexandra	284-507-0001-03	55
380418	5855728	382177	5857497	Central	Toolangi	284-507-0001-04	55
394661	5869187	395297	5869827	Central	Alexandra	285-002-0001-01	55
394994	5869224	395756	5870487	Central	Alexandra	285-002-0001-02	55
393723	5867326	395249	5869491	Central	Alexandra	285-002-0001-03	55
393511	5865479	394367	5867628	Central	Alexandra	285-002-0001-04	55
393405	5863623	393886	5864841	Central	Alexandra	285-002-0001-05	55
393580	5864040	394344	5865781	Central	Alexandra	285-002-0001-06	55
392889	5863110	393810	5863924	Central	Alexandra	285-002-0001-07	55
392915	5865472	393745	5866571	Central	Alexandra	285-004-0005-01	55
393343	5864609	393962	5865773	Central	Alexandra	285-004-0005-02	55
393222	5856871	394205	5858141	Central	Alexandra	285-012-0022	55
393619	5860021	394926	5861078	Central	Alexandra	285-014-0002	55
394484	5857451	395753	5859581	Central	Alexandra	285-015-0002	55
395854	5856641	396685	5857453	Central	Alexandra	285-016-0012	55
396060	5856472	396788	5857119		Alexandra	285-016-0012	55
396412	5855882	397209	5856547	Central	Alexandra	285-016-0012	55
396186	5856120	397032	5857039	Central	Alexandra	285-016-0012	55
394422	5862670	395590	5863561	Central	Alexandra	285-506-0004	55
394388	5863108	395275	5864050	Central	Alexandra	285-506-0006	55
396761	5856411	397537	5857577	Central	Alexandra	285-516-0002	55
395369	5857127	396622	5858608	Central	Alexandra	285-516-0003	55

	Extent of	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
397528	5863404	398204	5864562	Central	Alexandra	286-007-0005	55
397621	5861136	398637	5861939	Central	Alexandra	286-007-0007	55
398485	5862948	399738	5866240	Central	Alexandra	286-009-0001	55
397078	5859086	398032	5860055	Central	Alexandra	286-015-0002	55
397838	5863391	398848	5864121	Central	Alexandra	286-507-0013	55
397341	5859899	398473	5860984	Central	Alexandra	286-510-0005	55
398425	5859697	399572	5860924	Central	Alexandra	286-511-0003	55
400088	5857056	401090	5858190	Central	Alexandra	286-513-0013	55
397783	5856815	398738	5857838	Central	Alexandra	286-514-0001	55
397726	5857399	398558	5858359	Central	Alexandra	286-514-0003	55
398996	5856364	399792	5857158	Central	Alexandra	286-519-0007	55
398552	5871086	399329	5871761	Central	Alexandra	287-003-0001-01	55
399401	5871107	400814	5871799	Central	Alexandra	287-003-0001-02	55
398988	5870548	399702	5871851	Central	Alexandra	287-003-0001-03	55
398461	5869238	399129	5871387	Central	Alexandra	287-003-0001-04	55
400445	5870181	401194	5871408	Central	Alexandra	287-003-0001-05	55
400894	5869544	402126	5870546	Central	Alexandra	287-003-0001-06	55
398779	5868359	399378	5869538	Central	Alexandra	287-003-0001-07	55
399263	5867417	401535	5868692	Central	Alexandra	287-003-0002-01	55
401150	5866903	401999	5867718	Central	Alexandra	287-003-0002-02	55
402759	5861894	403674	5863011	Central	Alexandra	287-006-0023-01	55
403310	5861383	404021	5862195	Central	Alexandra	287-006-0023-02	55
404063	5861029	404407	5861352	Central	Alexandra	287-006-0023-03	55
402548	5860659	403657	5861500	Central	Alexandra	287-012-0002	55
402260	5861155	403180	5862133	Central	Alexandra	287-012-0021	55
402661	5861212	403993	5862214	Central	Alexandra	287-012-0022	55
397573	5869867	398724	5871115	Central	Alexandra	287-501-0001-01	55
398346	5869460	398883	5871467	Central	Alexandra	287-501-0001-02	55
402044	5861814	403222	5862771	Central	Alexandra	287-511-0001	55
402294	5861882	403602	5862988	Central	Alexandra	287-511-0003	55
402573	5860995	404408	5862267	Central	Alexandra	287-511-0005-01	55
403985	5861052	404421	5861516	Central	Alexandra	287-511-0005-02	55
400859	5856604	401742	5857489	Central	Alexandra	287-517-0001	55
400870	5856078	401841	5857248	Central	Alexandra	287-517-0002	55
404310	5863314	405704	5864019	Central	Alexandra	288-014-0005-01	55
405403	5861140	407177	5863666	Central	Alexandra	288-014-0005-02	55
402962	5863410	404132	5864547	Central	Alexandra	288-511-0003	55
405703	5861078	406579	5862139	Central	Alexandra	288-517-0004	55
404933	5858475	405947	5859539	Central	Alexandra	288-520-0004	55
404854	5856964	405928	5857993	Central	Alexandra	288-520-0005	55
408677	5864825	410236	5866285		Alexandra	289-009-0001	55
408274	5865328	409853	5866602	Central	Alexandra	289-009-0002	55
403830	5867196	404484	5868138	Central	Alexandra	289-505-0003	55
409190	5861941	410160	5862943	Central	Alexandra	289-513-0001-01	55
408858	5860692	410031	5862261	Central	Alexandra	289-513-0001-02	55
406191	5861058	406994	5862318	Central	Alexandra	289-521-0001	55
405688	5855274	406645	5856262	Central	Alexandra	290-523-0003	55

	Extent of	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
405607	5854794	406726	5855707	Central	Marysville	290-523-0004	55
350678	5858174	351460	5859521	Central	Toolangi	295-515-0003	55
349290	5857559	350973	5860164	Central	Toolangi	295-518-0001	55
348987	5858162	349799	5860100	Central	Toolangi	295-518-0002	55
347810	5857595	349884	5858457	Central	Toolangi	295-524-0025	55
350630	5857264	352667	5858663	Central	Toolangi	295-527-0002-01	55
352367	5855625	354161	5857989	Central	Toolangi	295-527-0002-02	55
353219	5854350	354189	5855926	Central	Toolangi	295-527-0002-03	55
353888	5853784	354610	5854994	Central	Toolangi	295-527-0002-04	55
354218	5852665	355698	5854085	Central	Toolangi	295-527-0002-05	55
355397	5852376	356351	5853197	Central	Toolangi	295-527-0002-06	55
361954	5849277	362832	5850378	Central	Toolangi	297-806-0001	55
361254	5850706	363701	5852504	Central	Toolangi	297-806-0002-01	55
361267	5849702	361846	5851081	Central	Toolangi	297-806-0002-02	55
365574	5848835	366452	5849819	Central	Toolangi	297-807-0002	55
364566	5850241	365464	5851013	Central	Toolangi	297-808-0004	55
364271	5849689	365514	5850795	Central	Toolangi	297-810-0003	55
363942	5849373	364874	5850260	Central	Toolangi	297-810-0004	55
363422	5851141	364357	5852584	Central	Toolangi	297-814-0001	55
364322	5851209	365423	5852156	Central	Toolangi	297-822-0001	55
366711	5849101	368229	5850191	Central	Toolangi	297-823-0003	55
367566	5847099	368568	5848095	Central	Toolangi	297-826-0002	55
367878	5844400	368580	5845695	Central	Toolangi	297-838-0001	55
367492	5842515	369001	5845516	Central	Toolangi	297-838-0005	55
368005	5842246	368844	5843139	Central	Toolangi	297-838-0006	55
366989	5851335	368035	5852466	Central	Toolangi	298-850-0004	55
368262	5856502	369872	5857894	Central	Toolangi	298-854-0003-01	55
364216	5854124	365778	5854975	Central	Toolangi	298-854-0003-02	55
365383	5854203	367457	5855299	Central	Toolangi	298-854-0003-03	55
367157	5854951	368988	5856842	Central	Toolangi	298-854-0003-04	55
360201	5851730	361590	5853905	Central	Toolangi	298-854-0003-05	55
361920	5852955	363066	5854215	Central	Toolangi	298-854-0003-06	55
361282	5853123	362273	5854443	Central	Toolangi	298-854-0003-07	55
362763	5852322	364517	5854758	Central	Toolangi	298-854-0003-08	55
368882	5852692	369897	5854367	Central	Toolangi	298-855-0009	55
368057	5854031	369533	5856036	Central	Toolangi	298-855-0010-01	55
369163	5852636	369698	5854332	Central	Toolangi	298-855-0010-02	55
368577	5847867	370242	5849177	Central	Toolangi	298-863-0001	55
369149	5854122	370608	5855142	Central	Toolangi	298-866-0004	55
370280	5850402	372196	5852253	Central	Toolangi	298-871-0001	55
370205	5855432	371277	5856522	Central	Toolangi	298-877-0009	55
371119	5852638	372376	5854350	Central	Toolangi	298-880-0001	55
371588	5852253	373484	5855212	Central	Toolangi	298-886-0001	55
372119	5850423	372924	5851452	Central	Toolangi	299-951-0005	55
376257	5856683	377346	5858016	Central	Alexandra	299-973-0024	55
376628	5856020	377957	5857085	Central	Toolangi	299-973-0030	55
373770	5850930	374648	5851869	Central	Toolangi	299-981-0001	55

	Extent of	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
374670	5849586	375655	5850632	Central	Toolangi	299-981-0004	55
371798	5845926	372714	5846889	Central	Toolangi	300-904-0010	55
371496	5846426	372609	5847707	Central	Toolangi	300-904-0011	55
370844	5842631	371850	5843623	Central	Toolangi	300-917-0005	55
371675	5842753	372537	5843707	Central	Toolangi	300-920-0002	55
372495	5842013	373046	5843741	Central	Toolangi	300-937-0006	55
372574	5841806	373513	5843005	Central	Toolangi	300-937-0008	55
373864	5843130	375077	5844062	Central	Toolangi	300-939-0001	55
373768	5843372	374286	5843893	Central	Toolangi	300-939-0002	55
373942	5842863	374910	5843526	Central	Toolangi	300-939-0003	55
375961	5841188	376629	5841911	Central	Toolangi	300-941-0004	55
373355	5838848	374245	5840469	Central	Toolangi	300-945-0007	55
332909	5869420	334049	5870086	Central	Broadford	301-001-0020	55
333840	5869917	334927	5870845	Central	Broadford	301-002-0020	55
334186	5870067	334958	5871561	Central	Broadford	301-002-0021-01	55
334133	5869141	334938	5870368	Central	Broadford	301-002-0021-02	55
335937	5870769	337650	5872041	Central	Broadford	301-005-0002-01	55
337349	5870306	338982	5871152	Central	Broadford	301-005-0002-02	55
340884	5869155	341813	5870309	Central	Broadford	301-011-0021	55
334899	5865305	336909	5866808	Central	Broadford	301-026-0002	55
336378	5865613	336780	5866050	Central	Broadford	301-026-0003	55
337517	5862415	338230	5862899	Central	Broadford	301-028-0001	55
337336	5861997	338342	5862734	Central	Broadford	301-028-0002	55
332197	5862694	333377	5864263	Central	Broadford	301-034-0002-01	55
334554	5862624	336331	5863236	Central	Broadford	301-034-0002-02	55
336029	5862137	336628	5863066	Central	Broadford	301-034-0002-03	55
333076	5861896	334967	5863089	Central	Broadford	301-034-0002-04	55
336730	5863798	337877	5864876	Central	Broadford	301-035-0005	55
337822	5860554	338490	5861685	Central	Broadford	301-036-0002	55
338305	5859041	338847	5860164	Central	Broadford	301-053-0003-01	55
336110	5856724	337908	5857911	Central	Broadford	301-053-0003-02	55
337606	5857516	338750	5859343	Central	Broadford	301-053-0003-03	55
334971	5855739	336448	5857448	Central	Broadford	301-053-0003-04	55
331070	5859391	332133	5860240	Central	Broadford	301-057-0022	55
331705	5859709	332169	5860176	Central	Broadford	301-057-0023	55
335240	5866708	336934	5869051	Central	Broadford	301-073-0020	55
334645	5870193	336194	5872290	Central	Broadford	301-503-0001	55
338142	5865362	339665	5868099	Central	Broadford	301-522-0001	55
337349	5868069	338555	5869564	Central	Broadford	301-525-0001	55
334845	5864522	336664	5865388	Central	Broadford	301-532-0001-01	55
332225	5864032	333348	5864499	Central	Broadford	301-532-0001-02	55
333047	5863928	335213	5864823	Central	Broadford	301-532-0001-03	55
331497	5859040	333450	5861422	Central	Broadford	301-555-0001-04	55
333148	5857106	334424	5859447	Central	Broadford	301-555-0001-05	55
334030	5856512	334976	5857408	Central	Broadford	301-555-0001-06	55
334675	5856000	335402	5856884	Central	Broadford	301-555-0001-07	55
332474	5857769	333631	5858856	Central	Broadford	301-556-0001	55

	Extent o	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
332139	5857572	333294	5858380	Central	Broadford	301-556-0002	55
339079	5888655	339667	5890497	Central	Broadford	302-002-0001-01	55
339184	5887284	339811	5888956	Central	Broadford	302-002-0001-02	55
338332	5887275	339762	5888714	Central	Broadford	302-005-0002	55
339515	5885000	340454	5886059	Central	Broadford	302-008-0002	55
339397	5885479	340935	5887153	Central	Broadford	302-008-0003	55
336935	5880696	338324	5881881	Central	Broadford	302-015-0001	55
336738	5880847	338879	5882355	Central	Broadford	302-015-0001	55
336952	5880691	337664	5881723	Central	Broadford	302-015-0001	55
337422	5881724	338757	5883356	Central	Broadford	302-016-0001	55
335381	5885180	337076	5886481	Central	Broadford	302-020-0001	55
377868	5846593	379454	5848274	Central	Toolangi	307-002-0024	55
377831	5847331	378816	5848395	Central	Toolangi	307-002-0027	55
378676	5841394	379757	5842652	Central	Toolangi	307-005-0008	55
377422	5847743	379047	5848885	Central	Toolangi	307-501-0001	55
376786	5844276	378451	5848465	Central	Toolangi	307-503-0022	55
375008	5845630	376439	5847084	Central	Toolangi	307-503-0023	55
374539	5844867	376334	5846251	Central	Toolangi	307-503-0024	55
376203	5844491	377045	5845458	Central	Toolangi	307-504-0023	55
375151	5844456	375981	5845323	Central	Toolangi	307-504-0024	55
383262	5848695	383873	5850460	Central	Marysville	308-502-0001-01	55
382925	5847759	383778	5848327	Central	Marysville	308-502-0001-02	55
383474	5847899	383926	5848996	Central	Marysville	308-502-0001-03	55
384322	5840272	385265	5841744	Central	Marysville	309-003-0001	55
383197	5841717	384195	5843232	Central	Marysville	309-003-0002	55
383968	5841591	385831	5843416	Central	Marysville	309-003-0005	55
386716	5842604	387768	5843381	Central	Marysville	309-004-0005	55
385911	5843216	387345	5845234	Central	Marysville	309-004-0009	55
386023	5840873	386729	5841651	Central	Marysville	309-005-0004	55
385591	5840515	386740	5841522	Central	Marysville	309-005-0004	55
383346	5836237	383989	5837081	Central	Marysville	309-008-0014	55
382794	5837577	383981	5838380	Central	Marysville	309-009-0008	55
386437	5837830	387571	5838584	Central	Marysville	309-010-0013	55
387578	5837818	388743	5839297	Central	Marysville	309-010-0015	55
385374	5836716	386811	5837677	Central	Marysville	309-010-0016	55
386256	5837428	387310	5838129	Central	Marysville	309-010-0017	55
387892	5834681	388862	5836021	Central	Marysville	309-011-0006	55
386508	5835045	387455	5835955	Central	Marysville	309-011-0008	55
387469	5836559	388328	5837128	Central	Marysville	309-011-0010	55
386875	5836275	387948	5837021	Central	Marysville	309-011-0010	55
383140	5842009	384117	5844388	Central	Marysville	309-503-0001	55
383847	5838255	384812	5839454	Central	Marysville	309-507-0001	55
389868	5840806	390603	5841953	Central	Marysville	310-503-0006	55
387749	5843525	388975	5844388	Central	Marysville	310-503-0009	55
389637	5841567	390257	5842369	Central	Marysville	310-503-0010	55
389851	5843527	390754	5844383	Central	Marysville	310-506-0002	55
390615	5843626	391527	5844561	Central	Marysville	310-506-0006	55

	Extent of	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
389119	5847107	389481	5847467	Central	Marysville	310-506-0008	55
390095	5843825	391011	5844774	Central	Marysville	310-506-0009	55
392229	5844571	393058	5845307	Central	Marysville	310-507-0006	55
393347	5841840	394298	5842710	Dandenong	Dandenong	310-508-0013	55
392428	5853228	394186	5855103	Central	Marysville	311-504-0005	55
393184	5852869	393908	5853822	Central	Marysville	311-504-0005	55
390096	5848296	391073	5849205	Central	Marysville	311-519-0002	55
390335	5848950	390709	5849574	Central	Marysville	311-519-0003	55
393173	5848187	396219	5849395	Central	Marysville	311-521-0002	55
397196	5846862	398126	5847743	Central	Marysville	311-523-0005	55
396898	5847322	397858	5848152	Central	Marysville	311-523-0006	55
405556	5852997	406295	5854020	Central	Marysville	312-001-0003	55
405923	5852888	406860	5854072	Central	Marysville	312-002-0005	55
406932	5852105	408073	5853065	Central	Marysville	312-002-0006	55
407402	5852442	408074	5853538	Central	Marysville	312-003-0002	55
405589	5851326	406382	5852393	Central	Marysville	312-006-0008	55
405998	5849542	406937	5850633	Central	Marysville	312-007-0012	55
402099	5847453	403236	5848267	Central	Marysville	312-009-0002	55
402134	5847008	403326	5847863	Central	Marysville	312-009-0007	55
402001	5847879	403031	5848655	Central	Marysville	312-009-0010	55
401895	5842689	404496	5846534	Central	Marysville	312-011-0007	55
402044	5845060	403056	5845942	Central	Marysville	312-011-0008	55
405892	5851925	406360	5853352	Central	Marysville	312-506-0001	55
408655	5846994	409737	5848132	Central	Marysville	313-001-0002	55
409100	5850699	411764	5851632	Central	Marysville	314-501-0005-01	55
411441	5850398	412486	5852073	Central	Marysville	314-501-0005-02	55
418216	5831189	419213	5832219	Central	Marysville	317-008-0008	55
418310	5831541	419256	5832554	Central	Marysville	317-008-0009	55
418689	5831660	419867	5832552	Dandenong	Dandenong	317-008-0010	55
418291	5836987	419143	5838798	Central	Marysville	317-504-0001	55
425890	5839431	426903	5840728	Central	Marysville	318-512-0001	55
446509	5838352	447549	5840364	Central Gippsland	Heyfield	319-501-0001	55
443452	5836100	445687	5837154	Central	Marysville	319-501-0002	55
445985	5838994	446906	5840584	Central Gippsland	Heyfield	319-501-0003	55
446541	5840049	447013	5840537	Central Gippsland	Heyfield	319-501-0003	55
444529	5840977	445697	5842292	Central	Marysville	319-501-0006-01	55
445397	5840088	446283	5841330	Central	Marysville	319-501-0006-02	55
445734	5838002	447385	5840388	Central	Marysville	319-501-0006-03	55
446634	5837532	447234	5838375		Marysville	319-501-0006-04	55
430919	5843616	433383	5845944		Marysville	319-507-0001	55
433301	5843585	434899	5844457	Central	Marysville	319-507-0002	55
431239	5845074	432886	5846996		Marysville	319-507-0003	55
433273	5844722	434859	5845673		Marysville	319-507-0005	55
432785	5844754	433624	5845305		Marysville	319-507-0007	55
439253	5841891	439803	5842702		Marysville	319-507-0008-01	55
439500	5841893	440126	5842732		Marysville	319-507-0008-02	55
439245	5841313	439808	5842193	Central	Marysville	319-507-0008-03	55

	Extent of	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
439503	5840242	440787	5842195	Central	Marysville	319-507-0008-04	55
420462	5834788	421391	5835783	Central	Marysville	320-501-0005	55
421952	5832325	423650	5834275	Central	Marysville	320-501-0008	55
422480	5832844	423493	5833990	Central	Marysville	320-501-0009	55
422169	5834647	423953	5836637	Central	Marysville	320-502-0004	55
421023	5833928	423055	5836337	Central	Marysville	320-502-0007	55
423402	5834484	425023	5836217	Central	Marysville	320-502-0009	55
423722	5835371	425613	5836896	Central	Marysville	320-503-0006	55
425069	5835309	426434	5836781	Central	Marysville	320-503-0007	55
422398	5836697	423867	5838214	Central	Marysville	320-503-0010	55
422560	5837995	423932	5839529	Central	Marysville	320-503-0011	55
420687	5839219	422680	5840572	Central	Marysville	320-503-0011	55
388409	5827646	389362	5828730	Dandenong	Dandenong	342-501-0001	55
388437	5827070	389410	5828069	Dandenong	Dandenong	342-501-0002	55
390026	5827876	391039	5828877	Central	Marysville	342-502-0002	55
390317	5827449	391188	5828463	Dandenong	Dandenong	342-502-0003	55
403014	5838312	403877	5839605	Dandenong	Dandenong	343-523-0001	55
402270	5838192	403416	5839239	Dandenong	Dandenong	343-524-0001	55
397644	5838007	399050	5839238	Dandenong	Dandenong	343-527-0002	55
404426	5812576	405532	5813906	Central Gippsland	Noojee	344-501-0014	55
403387	5816428	403995	5817011	Dandenong	Dandenong	344-504-0010	55
400959	5816223	401690	5817433	Dandenong	Dandenong	344-509-0006	55
399198	5816102	400125	5817219	Dandenong	Dandenong	344-510-0001	55
397196	5816737	398245	5817833	Dandenong	Dandenong	344-511-0002	55
397726	5816025	398655	5817063	Dandenong	Dandenong	344-511-0005	55
405549	5819128	406823	5820417	Dandenong	Dandenong	344-520-0002	55
401139	5813403	402020	5814340	Dandenong	Dandenong	344-554-0006	55
395907	5817261	396855	5818241	Dandenong	Dandenong	345-501-0007	55
393901	5814733	395132	5816019	Dandenong	Dandenong	345-504-0003	55
390127	5812799	391212	5814301	Dandenong	Dandenong	345-507-0003	55
389692	5813286	390482	5814484	Dandenong	Dandenong	345-507-0004	55
390082	5812616	391084	5813288	Dandenong	Dandenong	345-507-0005	55
390912	5818722	392169	5819875	Dandenong	Dandenong	345-521-0011	55
391899	5818363	392658	5819417	Dandenong	Dandenong	345-521-0012	55
386019	5816853	386388	5817217	Dandenong	Dandenong	345-527-0003	55
393174	5810449	394610		Dandenong	Dandenong	347-503-0030	55
390884	5811539	391478	5812412	-	Dandenong	347-505-0006	55
391161	5811747	391626	5812357	-	Dandenong	347-505-0006	55
389797	5806042	390937	5806928		Dandenong	347-515-0005	55
382238	5809187	383125	5810042	Dandenong	Dandenong	347-524-0002	55
382207	5809168	382662	5809539	Dandenong	Dandenong	347-524-0002	55
399547	5814900	400510	5816288	Dandenong	Dandenong	348-501-0003	55
401138	5812857	401947	5813762	Dandenong	Dandenong	348-504-0003	55
396912	5812970	397994	5814094	Dandenong	Dandenong	348-510-0002	55
397123	5812260	397786	5813303	Dandenong	Dandenong	348-510-0006	55
396813	5812635	397479	5813357	Dandenong	Dandenong	348-510-0006	55
400129	5810658	400983	5812115	Dandenong	Dandenong	348-513-0002	55

	Extent	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
402518	5809915	403759	5811319	Central Gippsland	Noojee	348-517-0004	55
403346	5809765	404104	5810854	Dandenong	Dandenong	348-518-0003	55
403086	5807273	404105	5808808	Dandenong	Dandenong	348-519-0003	55
402560	5807461	403490	5808589	Dandenong	Dandenong	348-519-0004	55
402874	5806351	404040	5807368	Dandenong	Dandenong	348-520-0009	55
400059	5809096	401445	5810601	Dandenong	Dandenong	348-521-0003	55
399875	5807351	400972	5808579	Dandenong	Dandenong	348-532-0001	55
400604	5807270	402071	5808463	Dandenong	Dandenong	348-532-0006	55
395484	5813367	396887	5814729	Dandenong	Dandenong	348-537-0030	55
393870	5805682	394768	5806520	Dandenong	Dandenong	349-502-0011	55
393820	5804982	394652	5806050	Dandenong	Dandenong	349-502-0012	55
396974	5804030	397921	5804796	Dandenong	Dandenong	349-511-0007	55
400533	5804962	401624	5805978	Dandenong	Dandenong	349-516-0005	55
400740	5804207	401519	5805273	Dandenong	Dandenong	349-516-0006	55
387646	5802575	388378	5803555	Dandenong	Dandenong	350-502-0006	55
392050	5800949	392910	5801810	Dandenong	Dandenong	350-509-0004	55
391705	5802407	392703	5803037	Dandenong	Dandenong	350-511-0001	55
382983	5804448	384221	5805340	Dandenong	Dandenong	350-513-0002	55
444851	5861054	446055	5862219	Benalla-Mansfield	Mansfield	377-503-0003	55
444814	5860435	447453	5861989	Benalla-Mansfield	Mansfield	377-504-0001	55
446383	5856938	448274	5858551	Benalla-Mansfield	Mansfield	377-508-0001	55
448510	5865495	449768	5866977	Benalla-Mansfield	Mansfield	378-502-0002	55
443719	5866397	445531	5867084	Benalla-Mansfield	Mansfield	378-504-0001-01	55
445231	5863375	448499	5866734	Benalla-Mansfield	Mansfield	378-504-0001-02	55
447686	5865005	448723	5867547	Benalla-Mansfield	Mansfield	378-504-0001-03	55
448192	5863927	448731	5865339	Benalla-Mansfield	Mansfield	378-504-0001-04	55
463263	5880506	464603	5882179	Benalla-Mansfield	Mansfield	380-504-0002	55
459421	5889070	460531	5890461	Benalla-Mansfield	Mansfield	386-504-0001	55
460335	5888172	461793	5890140	Benalla-Mansfield	Mansfield	386-504-0002	55
460216	5889801	461173	5891121	Benalla-Mansfield	Mansfield	386-504-0003	55
459790	5888403	460793	5889028	Benalla-Mansfield	Mansfield	386-504-0004	55
445021	5897408	446106	5898782	Benalla-Mansfield	Mansfield	389-505-0001-01	55
445617	5896947	446491	5897709	Benalla-Mansfield	Mansfield	389-505-0001-02	55
444288	5896073	446063	5897793	Benalla-Mansfield	Mansfield	389-506-0004	55
446555	5896855	448131	5898716	Benalla-Mansfield	Mansfield	389-506-0005	55
445814	5896729	447204	5897776	Benalla-Mansfield	Mansfield	389-506-0006	55
445623	5897383	447189	5898426	Benalla-Mansfield	Mansfield	389-506-0007	55
447953	5894722	448687	5895555	Benalla-Mansfield	Mansfield	390-502-0004	55
426537	5918901	427264	5919847	Benalla-Mansfield	Benalla	395-502-0004	55
429604	5917907	431681	5919394	Benalla-Mansfield	Benalla	395-502-0006	55
430644	5919237	431626	5920705	Benalla-Mansfield	Benalla	395-503-0001	55
429350	5919287	429984	5919986	Benalla-Mansfield	Benalla	395-503-0002	55
427325	5927571	429137	5930223	Benalla-Mansfield	Benalla	396-501-0005	55
431082	5919187	432082	5920310	Benalla-Mansfield	Benalla	397-502-0001	55
433104	5919258	433793	5920491	Benalla-Mansfield	Benalla	397-502-0002	55
431270	5924716	432519	5926257	Benalla-Mansfield	Benalla	397-504-0001	55
432974	5922303	434077	5924005	Benalla-Mansfield	Benalla	397-504-0002	55

	Extent of	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
446575	5900360	447855	5901004	Benalla-Mansfield	Mansfield	399-503-0004	55
454793	5893886	456180	5895027	Benalla-Mansfield	Mansfield	401-503-0001	55
457163	5894481	458128	5895461	Benalla-Mansfield	Mansfield	401-503-0002	55
458890	5890819	459717	5892344	Benalla-Mansfield	Mansfield	401-504-0007	55
395099	5921001	396317	5922146	Benalla-Mansfield	Benalla	406-501-0005	55
397968	5916646	399472	5918160	Benalla-Mansfield	Benalla	411-501-0007	55
396122	5912163	397497	5914398	Benalla-Mansfield	Benalla	411-515-0001	55
401530	5917793	402396	5919549	Benalla-Mansfield	Benalla	412-503-0001	55
401232	5917045	402335	5918297	Benalla-Mansfield	Benalla	412-504-0001	55
402115	5918019	403690	5919298	Benalla-Mansfield	Benalla	412-505-0001	55
427961	5930853	429639	5933319	Benalla-Mansfield	Benalla	414-501-0002	55
417656	5752651	418972	5753682	Central Gippsland	Yarram	432-504-0010	55
418278	5751797	419422	5753136	Central Gippsland	Yarram	432-504-0011	55
428738	5753319	430190	5754149	Central Gippsland	Yarram	433-507-0001	55
426157	5751503	428231	5752898	Central Gippsland	Yarram	433-508-0002	55
441069	5752032	441845	5753396	Central Gippsland	Yarram	436-501-0010	55
435754	5749389	436749	5750421	Central Gippsland	Yarram	438-509-0001	55
458959	5727267	460750	5728241	Central Gippsland	Yarram	445-502-0001	55
462217	5726821	463307	5727964	Central Gippsland	Yarram	445-503-0002	55
485612	5743695	486661	5745489	Central Gippsland	Yarram	449-502-0002	55
486367	5743688	486686	5744422	Central Gippsland	Yarram	449-502-0002	55
485383	5749409	486604	5750023	Central Gippsland	Yarram	449-502-0003	55
494914	5751266	496885	5753827	Central Gippsland	Yarram	449-512-0011	55
474425	5758949	475577	5760284	Central Gippsland	Yarram	450-501-0010	55
475073	5735752	476772	5738011	Central Gippsland	Yarram	452-509-0011	55
477149	5736604	479792	5738649	Central Gippsland	Yarram	452-510-0002	55
477772	5739036	479893	5740743	Central Gippsland	Yarram	452-510-0004	55
423415	5830567	424414	5831650	Central Gippsland	Noojee	457-501-0002	55
427227	5832918	428406	5834008	Central Gippsland	Noojee	457-501-0011	55
434771	5829712	435945	5830760	Central Gippsland	Noojee	457-508-0003	55
433639	5824249	434701	5825468	Central Gippsland	Noojee	458-501-0001	55
428353	5822528	429343	5823257	Central Gippsland	Noojee	458-502-0015	55
428105	5821345	429051	5822170	Central Gippsland	Noojee	458-505-0007	55
427130	5821150	428222	5822061	Central Gippsland	Noojee	458-505-0010	55
426537	5821403	427656	5822522	Central Gippsland	Noojee	458-506-0003	55
426588	5822888	427736	5823729	Central Gippsland	Noojee	458-506-0006	55
423051	5830676	423784	5833040	Central Gippsland	Noojee	458-507-0006-01	55
423915	5817724	425768	5819888	Dandenong	Dandenong	458-507-0006-02	55
422686	5816950	423841	5817542	Dandenong	Dandenong	458-507-0006-03	55
423540	5817075	424283	5818025	Dandenong	Dandenong	458-507-0006-04	55
423287	5829278	423743	5831083	Dandenong	Dandenong	458-507-0006-05	55
423710	5828928	424382	5829611	Central Gippsland	Noojee	458-507-0006-06	55
423443	5829101	424156	5829584	Central Gippsland	Noojee	458-507-0006-07	55
423427	5826969	424893	5829680	Dandenong	Dandenong	458-507-0006-08	55
423621	5825132	425412	5827269	Dandenong	Dandenong	458-507-0006-09	55
425058	5823288	426074	5825432	Central Gippsland	Noojee	458-507-0006-10	55
425716	5821442	426448	5823589	Central Gippsland	Noojee	458-507-0006-11	55

	Extent o	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
105407	5010507	40(045	5001740		N	450 507 000(10	
425407	5819587	426345	5821742	Central Gippsland	Noojee	458-507-0006-12	55
424445	5827183	425532	5828437	Central Gippsland	Noojee	458-508-0007	55
423675	5829311	424010	5829614	Central Gippsland	Noojee	458-508-0202-01	55
423856	5829019	424268	5829401	Dandenong	Dandenong	458-508-0202-02	55
424082	5828897	424404	5829228	Central Gippsland	Noojee	458-508-0202-03	55
429065	5812404	430577	5813233	Central Gippsland	Noojee	459-501-0004	55
430244	5812420	431344	5813258	Central Gippsland	Noojee	459-501-0014	55
430987	5812872	431826	5813832	Central Gippsland	Noojee	459-502-0011	55
424361	5816741	425299	5817706	Central Gippsland	Noojee	459-504-0001	55
434051	5809768	434551	5810183	Central Gippsland	Noojee	459-507-0000	55
426433	5800340	427289	5801549	Central Gippsland	Noojee	460-504-0006	55
428269	5803036	429398	5803985	Central Gippsland	Noojee	460-506-0018	55
427158	5801567	429307	5803844	Central Gippsland	Noojee	460-506-0100	55
424337	5801047	425277	5802171	Central Gippsland	Noojee	460-507-0003	55
428015	5803574	429503	5805417	Central Gippsland	Noojee	460-508-0000	55
427049	5806977	428662	5808102	Central Gippsland	Noojee	460-508-0001	55
426353	5808090	427330	5809337	Central Gippsland	Noojee	460-508-0002	55
430378	5808872	431284	5810237	Central Gippsland	Noojee	460-510-0027	55
430061	5808613	430803	5809475	Central Gippsland	Noojee	460-510-0028	55
429959	5810100	431095	5811005	Central Gippsland	Noojee	460-510-0029	55
428933	5810164	429896	5811472	Central Gippsland	Noojee	460-510-0031	55
428461	5806309	429425	5807440	Central Gippsland	Noojee	460-511-0002	55
428035	5809805	429043	5810789	Central Gippsland	Noojee	460-511-0005	55
424697	5807411	425586	5808424	Central Gippsland	Noojee	460-512-0004	55
422815	5805203	423768	5810049	Central Gippsland	Noojee	461-502-0050	55
421626	5808476	422918	5810324	Central Gippsland	Noojee	461-507-0014	55
417893	5814511	418807	5815586	Central Gippsland	Noojee	461-510-0014	55
418122	5815307	418521	5815647	Central Gippsland	Noojee	461-510-0014	55
420525	5817345	421643	5818483	Central Gippsland	Noojee	461-511-0002	55
417627	5816179	418689	5816884	Central Gippsland	Noojee	461-514-0004	55
413893	5817023	414476	5817817	Central Gippsland	Noojee	462-503-0015	55
413637	5816314	414511	5817309	Central Gippsland	Noojee	462-503-0015	55
414647	5816779	415317	5817740	Central Gippsland	Noojee	462-503-0018	55
414481	5816902	415137	5817977	Central Gippsland	Noojee	462-503-0020	55
414951	5816335	415900	5816805	Central Gippsland	Noojee	462-503-0028	55
414413	5816120	415499	5816761	Central Gippsland	Noojee	462-503-0028	55
409741	5815962	411036	5816743	Central Gippsland	Noojee	462-504-0003	55
407227	5817030	407895	5817871	Central Gippsland	Noojee	462-505-0010	55
407540	5817814	408728	5818813	Central Gippsland	Noojee	462-505-0021	55
407742	5816794	408792	5818298	Central Gippsland	Noojee	462-505-0022	55
407096	5815105	408353	5815940	Central Gippsland	Noojee	462-507-0010	55
407070	5814591	408471	5815704	Central Gippsland	Noojee	462-507-0014	55
408844	5813543	410704	5815965	Central Gippsland	Noojee	462-508-0002	55
410147	5811465	410995	5812946	Central Gippsland	Noojee	462-509-0007	55
409489	5812416	410832	5814035	Central Gippsland	Noojee	462-509-0008	55
407217	5810635	408454	5811387	Central Gippsland	Noojee	462-511-0001	55

	Extent of	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
408750	5807164	409587	5808227	Central Gippsland	Noojee	463-501-0011	55
406756	5807338	407863	5808212	Central Gippsland	Noojee	463-502-0002	55
404988	5810318	406294	5811453	Central Gippsland	Noojee	463-504-0004	55
404757	5810641	405806	5811669	Central Gippsland	Noojee	463-504-0005	55
404671	5808984	405748	5809922	Central Gippsland	Noojee	463-505-0008	55
402842	5810533	403753	5811340	Dandenong	Dandenong	463-505-0009	55
403322	5810557	404389	5811701	Dandenong	Dandenong	463-505-0010	55
397823	5799885	398530	5801164	Central Gippsland	Noojee	464-501-0004	55
394445	5800148	395416	5801137	Central Gippsland	Noojee	464-501-0008	55
395807	5800665	397198	5801652	Central Gippsland	Noojee	464-501-0024	55
397117	5801782	397959	5803181	Central Gippsland	Noojee	464-502-0001	55
396463	5801412	397784	5802467	Central Gippsland	Noojee	464-502-0012	55
402527	5799467	404347	5800164	Central Gippsland	Noojee	464-504-0000-01	55
404027	5799772	404337	5800089	Central Gippsland	Noojee	464-504-0000-02	55
404027	5798036	405271	5801016	Central Gippsland	Noojee	464-504-0000-03	55
403416	5801909	404642	5803126	Central Gippsland	Noojee	464-504-0001	55
404047	5799788	404349	5800094	Central Gippsland	Noojee	464-504-0002-01	55
404037	5799719	404557	5800072	Central Gippsland	Noojee	464-504-0002-02	55
404268	5799719	404611	5800039	Central Gippsland	Noojee	464-504-0002-03	55
401067	5795767	402260	5797026	Central Gippsland	Noojee	464-505-0004	55
396889	5798963	397939	5800065	Central Gippsland	Noojee	464-506-0001	55
402947	5799185	403757	5800419	Central Gippsland	Noojee	464-507-0010	55
402325	5800612	403196	5803538	Central Gippsland	Noojee	464-507-0100	55
397363	5795893	398876	5796564	Central Gippsland	Noojee	465-503-0002	55
398656	5797072	399502	5798202	Central Gippsland	Noojee	465-503-0008	55
398480	5796658	399215	5797491	Central Gippsland	Noojee	465-503-0009	55
398915	5796710	399660	5797851	Central Gippsland	Noojee	465-503-0010	55
397815	5793473	398702	5794641	Central Gippsland	Noojee	465-506-0004	55
398962	5792845	399581	5793435	Central Gippsland	Noojee	465-506-0011	55
412399	5791654	414067	5792886	Central Gippsland	Noojee	466-506-0001	55
419247	5802774	419912	5803396	Central Gippsland	Noojee	467-502-0006	55
418695	5801525	420141	5803704	Central Gippsland	Noojee	467-502-0006	55
419430	5802585	420639	5803405	Central Gippsland	Noojee	467-504-0004	55
419101	5803073	420233	5804226	Central Gippsland	Noojee	467-504-0006	55
418354	5804710	419631	5806053	Central Gippsland	Noojee	467-506-0003	55
418875	5805054	419965	5806091	Central Gippsland	Noojee	467-506-0004	55
401564	5804500	402499	5805613	Central Gippsland	Noojee	469-501-0003	55
411724	5787282	413170	5789705	Central Gippsland	Noojee	471-501-0003	55
450822	5805721	452164	5806635	Central Gippsland	Erica	479-504-0014	55
452817	5801960	454648	5802848	Central Gippsland	Erica	479-506-0004	55
452400	5798517	453272	5799531	Central Gippsland	Erica	479-507-0003	55
451899	5798356	452781	5799167	Central Gippsland	Erica	479-507-0004	55
434634	5820857	435886	5821580	Central Gippsland	Erica	480-501-0002	55
437526	5821380	438393	5822344	Central Gippsland	Erica	480-503-0004	55
436349	5819488	437167	5820266	Central Gippsland	Erica	480-503-0015	55
437585	5820217	438698	5821034	Central Gippsland	Erica	480-503-0031	55
436412	5818623	437259	5819557	Central Gippsland	Erica	480-504-0002	55

	Extent of	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
434659	5819933	435422	5820850	Central Gippsland	Erica	480-504-0026	55
437741	5818937	438889	5819562	Central Gippsland	Erica	480-505-0009	55
437388	5819139	438233	5820142	Central Gippsland	Erica	480-505-0010	55
437809	5819408	439156	5820147	Central Gippsland	Erica	480-505-0011	55
438098	5816163	438778	5816827	Central Gippsland	Erica	480-508-0011	55
440314	5815043	440825	5815735	Central Gippsland	Erica	480-509-0006	55
440931	5815779	441790	5816506	Central Gippsland	Erica	480-509-0007	55
440365	5814881	441227	5815796	Central Gippsland	Erica	480-509-0021	55
433846	5821059	434806	5821640	Central Gippsland	Erica	480-511-0001	55
434032	5821272	434755	5822249	Central Gippsland	Erica	480-511-0005	55
433294	5819827	434059	5820465	Central Gippsland	Erica	480-512-0007	55
434033	5818462	434835	5819601	Central Gippsland	Erica	480-512-0012	55
442833	5812488	443469	5813107	Central Gippsland	Erica	481-501-0018	55
442198	5813262	443498	5814051	Central Gippsland	Erica	481-501-0022	55
443508	5810395	444425	5811041	Central Gippsland	Erica	481-505-0011	55
441465	5798978	442036	5799938	Central Gippsland	Erica	482-501-0023	55
442117	5799575	442798	5800463	Central Gippsland	Erica	482-501-0026	55
440754	5801543	441947	5802705	Central Gippsland	Erica	482-501-0029	55
436832	5803402	437810	5804209	Central Gippsland	Erica	483-504-0025	55
440748	5799517	441652	5800703	Central Gippsland	Erica	483-506-0001	55
439943	5803162	440686	5804157	Central Gippsland	Erica	483-506-0002	55
438112	5804084	438968	5804703	Central Gippsland	Erica	483-506-0003	55
437922	5803625	438694	5804627	Central Gippsland	Erica	483-506-0004	55
439414	5802966	440585	5803937	Central Gippsland	Erica	483-506-0045	55
439286	5803384	440258	5804437	Central Gippsland	Erica	483-506-0046	55
432267	5804648	433487	5805748	Central Gippsland	Erica	484-501-0023	55
430970	5804084	432431	5805525	Central Gippsland	Erica	484-501-0024	55
429239	5806631	430507	5807923	Central Gippsland	Erica	484-501-0025	55
436658	5794538	437694	5795160	Central Gippsland	Erica	485-507-0001	55
436207	5795105	437171	5796524	Central Gippsland	Erica	485-507-0003	55
436143	5794061	437496	5794944	Central Gippsland	Erica	485-507-0004	55
436684	5794758	437726	5795195	Central Gippsland	Erica	485-507-0005	55
434713	5798178	435935	5799445	Central Gippsland	Erica	485-507-0006	55
436593	5798054	438015	5799143	Central Gippsland	Erica	486-502-0017	55
436638	5797660	437848	5798590	Central Gippsland	Erica	486-502-0018	55
436707	5795762	438584	5796922	Central Gippsland	Erica	486-503-0015	55
443189	5800008	444281	5800920	Central Gippsland	Erica	487-502-0001	55
442089	5798378	443060	5799081	Central Gippsland	Erica	487-502-0002	55
443073	5799449	444307	5800328	Central Gippsland	Erica	487-502-0003	55
442877	5798499	444267	5800196		Erica	487-502-0010	55
442791	5797962	443583	5798842	Central Gippsland	Erica	487-502-0011	55
441938	5797445	443131	5798897	Central Gippsland	Erica	487-502-0012	55
443163	5798326	443845	5799114	Central Gippsland	Erica	487-502-0016	55
442307	5796204	443290	5798398		Erica	487-502-0017	55
448436	5792966	449398	5793938	Central Gippsland	Erica	487-506-0018	55
446667	5796006	448173	5796992	Central Gippsland	Erica	487-506-0070	55
447218	5792977	448208	5793657	Central Gippsland	Erica	490-501-0006	55

	Extent of	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
447103	5789385	448216	5790619	Central Gippsland	Erica	490-501-0009	55
447682	5792065	449180	5793032	Central Gippsland	Erica	490-501-0016	55
448105	5789495	449171	5790112	Central Gippsland	Erica	490-502-0001	55
450709	5785281	451711	5786076	Central Gippsland	Erica	490-509-0002	55
448990	5786014	450069	5786846	Central Gippsland	Erica	490-509-0003	55
448959	5788769	449789	5789751	Central Gippsland	Erica	490-510-0013	55
449346	5787928	450281	5789116	Central Gippsland	Erica	490-510-0014	55
449053	5786504	450469	5787469	Central Gippsland	Erica	490-510-0020	55
449423	5791266	450264	5792465	Central Gippsland	Erica	490-513-0015	55
449938	5790570	451102	5791598	Central Gippsland	Erica	490-513-0022	55
454815	5789857	456134	5790887	Central Gippsland	Erica	490-514-0019	55
449702	5792026	450577	5793454	Central Gippsland	Erica	490-516-0013	55
455881	5790878	457494	5792238	Central Gippsland	Erica	490-520-0001	55
455537	5791293	456569	5793210	Central Gippsland	Erica	490-520-0002	55
454951	5789702	456318	5791718	Central Gippsland	Erica	490-520-0006	55
451134	5835791	452282	5836979	Central Gippsland	Heyfield	494-501-0003	55
451293	5835133	452000	5836100	Central Gippsland	Heyfield	494-501-0004	55
454004	5832263	454833	5833392	Central Gippsland	Heyfield	494-502-0001	55
454950	5831969	455828	5832878	Central Gippsland	Heyfield	494-502-0003	55
454356	5832818	455633	5833991	Central Gippsland	Heyfield	494-502-0004	55
453995	5832717	454941	5834048	Central Gippsland	Heyfield	494-502-0005	55
454116	5830999	456060	5832393	Central Gippsland	Heyfield	494-502-0008	55
454132	5833056	455054	5833998	Central Gippsland	Heyfield	494-502-0018	55
455356	5830361	456548	5831952	Central Gippsland	Heyfield	494-502-0019	55
456160	5830098	456758	5831084	Central Gippsland	Heyfield	494-503-0001	55
455720	5830053	456808	5831238	Central Gippsland	Heyfield	494-503-0003	55
452743	5828056	454440	5829237	Central Gippsland	Heyfield	495-501-0004	55
456036	5825291	456907	5826064	Central Gippsland	Heyfield	495-503-0006	55
454723	5827596	455563	5828259	Central Gippsland	Heyfield	495-503-0011	55
457998	5823364	458808	5824461	Central Gippsland	Heyfield	495-505-0001	55
456878	5823980	458035	5825237	Central Gippsland	Heyfield	495-505-0002	55
459638	5820484	460343	5821777	Central Gippsland	Heyfield	495-506-0001	55
459140	5820763	460202	5822641	Central Gippsland	Heyfield	495-506-0002	55
458673	5820325	459899	5821691	Central Gippsland	Heyfield	495-506-0003	55
451811	5804848	452822	5805855	Central Gippsland	Erica	497-501-0001	55
452119	5803971	453157	5804890	Central Gippsland	Erica	497-501-0002	55
452063	5804548	452944	5805491	Central Gippsland	Erica	497-501-0003	55
455456	5841709	456924	5843783	Central Gippsland	Heyfield	519-501-0005	55
448058	5849709	449238	5851403	Central Gippsland	Heyfield	520-503-0016	55
450602	5848044	451347	5848944	Central Gippsland	Heyfield	520-503-0022	55
449673	5848110	450763	5848844	Central Gippsland	Heyfield	520-503-0024	55
448470	5848795	449520	5850266	Central Gippsland	Heyfield	520-503-0026	55
450091	5846362	451128	5848034	Central Gippsland	Heyfield	522-501-0021	55
450539	5843928	451910	5845264	Central Gippsland	Heyfield	522-501-0039	55
453602	5843542	454831	5845074	Central Gippsland	Heyfield	522-501-0042	55
452570	5843627	453994	5845348	Central Gippsland	Heyfield	522-501-0044	55
448239	5836338	449780	5837527	Central Gippsland	Heyfield	523-501-0023	55

	Extent	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
453538	5839156	454803	5840529	Central Gippsland	Heyfield	524-501-0005	55
458275	5839364	459175	5840544	Central Gippsland	Heyfield	524-501-0014	55
456857	5838980	458080	5840383	Central Gippsland	Heyfield	524-501-0015	55
455724	5839769	457093	5841048	Central Gippsland	Heyfield	524-501-0017	55
456124	5840299	457727	5841389	Central Gippsland	Heyfield	524-501-0018	55
453777	5838166	455060	5839931	Central Gippsland	Heyfield	524-501-0020	55
454641	5837526	456266	5839731	Central Gippsland	Heyfield	524-501-0021	55
455619	5841121	457489	5842267	Central Gippsland	Heyfield	524-501-0025	55
455571	5832954	456982	5834126	Central Gippsland	Heyfield	524-502-0004	55
456258	5830366	457034	5831332	Central Gippsland	Heyfield	524-502-0005	55
456473	5830851	457402	5831746	Central Gippsland	Heyfield	524-502-0006	55
455602	5832469	456819	5833657	Central Gippsland	Heyfield	524-502-0009	55
456737	5830906	457332	5831621	Central Gippsland	Heyfield	524-502-0010-01	55
456382	5830416	457322	5831207	Central Gippsland	Heyfield	524-502-0010-02	55
455684	5831234	456497	5832342	Central Gippsland	Heyfield	524-502-0011	55
451893	5835258	452936	5836771	Central Gippsland	Heyfield	524-502-0012	55
452387	5834565	453853	5836075	Central Gippsland	Heyfield	524-502-0013	55
452006	5834898	453630	5836559	Central Gippsland	Heyfield	524-502-0015	55
456358	5830397	457303	5831251	Central Gippsland	Heyfield	524-502-0018	55
478480	5808795	482565	5813264	Central Gippsland	Heyfield	525-505-0003	55
456964	5825561	458437	5826663	Central Gippsland	Heyfield	526-502-0001	55
460186	5822886	461136	5823632	Central Gippsland	Heyfield	527-502-0001	55
468683	5805645	471677	5810419	Central Gippsland	Heyfield	528-504-0005	55
467376	5799291	470144	5801506	Central Gippsland	Heyfield	529-504-0004	55
467574	5795731	470450	5799699	Central Gippsland	Heyfield	529-506-0002	55
521355	5866955	522169	5867888	Central Gippsland	Heyfield	538-503-0011	55
520764	5867871	521804	5869033	Central Gippsland	Heyfield	538-503-0016	55
519998	5868262	521165	5869192	Central Gippsland	Heyfield	538-503-0017	55
516453	5861714	517894	5863105	Central Gippsland	Heyfield	539-501-0003	55
515027	5859979	516117	5861131	Central Gippsland	Heyfield	539-502-0006	55
515663	5860425	516851	5861417	Central Gippsland	Heyfield	539-502-0007	55
499837	5845760	500479	5846988	Central Gippsland	Heyfield	543-507-0002	55
500071	5826536	501312	5828682	Central Gippsland	Heyfield	543-517-0003	55
495232	5815746	499870	5820273	Central Gippsland	Heyfield	543-524-0001	55
515652	5838163	516811	5839250	Central Gippsland	Heyfield	545-505-0003	55
509632	5814395	515755	5819530	Central Gippsland	Heyfield	547-509-0001	55
520541	5819454	521858	5820498	Central Gippsland	Heyfield	548-506-0002	55
516319	5817484	518287	5819640	Central Gippsland	Heyfield	548-507-0001	55
456598	5989109	457337	5990040	North-East	Beechworth	586-001-0003	55
456770	5989437	457345	5990046	North-East	Beechworth	586-001-0003	55
456947	5989317	457467	5989913	North-East	Beechworth	586-001-0004	55
456879	5988306	457545	5988846	North-East	Beechworth	586-001-0009	55
456809	5988293	457988	5989010	North-East	Beechworth	586-001-0009	55
462696	5987842	463472	5989064		Beechworth	586-507-0002	55
478818	5968748	479452	5969368	North-East	Beechworth	593-501-0003	55
483507	5974320	484250	5975304	North-East	Beechworth	594-001-0003	55
483552	5977399	483952	5977851	North-East	Beechworth	594-502-0002	55

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436837	5917536	438288	5918706	North-East	Bright	598-508-0001	55
442925	5943013	444506	5944319	North-East	Beechworth	599-506-0001	55
471704	5957067	472610	5958186	North-East	Bright	607-506-0001	55
457500	5935104	459105	5937878	North-East	Bright	612-503-0001	55
502242	5930805	503537	5931826	North-East	Bright	631-506-0006	55
502048	5933948	502725	5934641	North-East	Bright	631-506-0007	55
496273	5883015	497812	5884733	North-East	Bright	647-505-0005	55
495752	5884134	496818	5885410	North-East	Bright	647-505-0010	55
499031	5882479	500494	5883541	North-East	Bright	647-506-0007	55
497656	5883266	498867	5884496	North-East	Bright	647-506-0014	55
498106	5883501	498924	5884386	North-East	Bright	647-506-0015	55
497685	5883923	498976	5884707	North-East	Bright	647-506-0016	55
494612	5887421	496132	5888684	North-East	Bright	647-509-0006	55
541314	5998913	543833	6002344	North-East	Tallangatta	660-001-0002	55
541255	5999534	542248	6000861	North-East	Tallangatta	660-001-0003	55
562519	5963456	564022	5964746	North-East	Tallangatta	676-530-0002	55
562906	5964385	564035	5965333	North-East	Tallangatta	676-530-0004	55
547789	5932645	549076	5933767	North-East	Tallangatta	682-508-0001	55
545549	5931828	546692	5932725	North-East	Tallangatta	683-512-0002	55
545974	5932055	546958	5932884	North-East	Tallangatta	683-512-0003	55
536424	5931249	537740	5932075	North-East	Tallangatta	686-507-0013	55
525433	5940896	526291	5941937	North-East	Tallangatta	687-508-0010	55
525928	5940824	527075	5942220	North-East	Tallangatta	687-508-0011	55
581669	5959589	582946	5960875	North-East	Corryong	700-504-0003	55
581565	5959722	582232	5960515	North-East	Corryong	700-504-0003	55
587996	5939505	589021	5940456	Tambo	Swifts Creek (ne)	711-503-0009	55
587528	5943775	589285	5944753	Tambo	Swifts Creek (ne)	711-504-0002	55
588455	5944023	589712	5945040	Tambo	Swifts Creek (ne)	711-504-0004	55
585939	5943197	586914	5944993	Tambo	Swifts Creek (ne)	711-506-0005	55
585122	5944633	586165	5945491	Tambo	Swifts Creek (ne)	711-506-0014	55
586758	5944172	587962	5945216	Tambo	Swifts Creek (ne)	711-506-0021	55
590012	5946394	591002	5947630	Tambo	Swifts Creek (ne)	712-503-0004	55
590130	5947247	591360	5948201	Tambo	Swifts Creek (ne)	712-503-0005	55
545350	5862276	546645	5863485	Tambo	Bairnsdale	722-506-0014	55
542277	5864440	543854	5865914	Tambo	Bairnsdale	722-507-0005	55
545154	5861966	547241	5862895	Tambo	Bairnsdale	726-501-0004	55
555624	5858589	556503	5859227	Tambo	Bairnsdale	727-510-0005	55
554176	5859386	555415	5861077	Tambo	Bairnsdale	727-511-0002	55
554936	5856491	557294	5858224	Tambo	Bairnsdale	729-502-0008	55
565455	5837746	567796	5839195	Tambo	Bairnsdale	731-511-0006	55
576825	5845153	577975	5846075		Bairnsdale	733-505-0005	55
539644	5831166	540758	5833325	Î.	Bairnsdale	735-507-0002	55
540538	5832122	542073	5833510		Bairnsdale	735-507-0003	55
540786	5830960	542504	5832816		Bairnsdale	735-507-0004	55
540854	5830717	542523	5832279	Tambo	Bairnsdale	735-507-0006	55
540510	5829758	542444	5831112	Tambo	Bairnsdale	735-508-0007	55
543835	5828079	545016	5829085	Tambo	Bairnsdale	735-509-0009	55

	Extent of	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
544183	5828095	545010	5829857	Tambo	Bairnsdale	735-509-0011	55
544961	5829237	546542	5830289	Tambo	Bairnsdale	735-509-0012	55
542111	5828392	543916	5829142	Tambo	Bairnsdale	735-510-0007	55
542322	5825856	543524	5826982	Tambo	Bairnsdale	735-510-0014	55
534607	5825866	535943	5827209	Tambo	Bairnsdale	735-518-0001	55
534744	5826407	535814	5827541	Tambo	Bairnsdale	735-518-0002	55
545939	5843120	546948	5844377	Tambo	Bairnsdale	736-502-0002	55
543761	5838787	545258	5840249	Tambo	Bairnsdale	736-507-0002	55
543898	5839958	545007	5840872	Tambo	Bairnsdale	736-507-0004	55
553901	5825996	555060	5827143	Tambo	Bairnsdale	738-519-0004	55
554271	5823468	554977	5824544	Tambo	Bairnsdale	738-519-0006	55
564122	5830144	565393	5831661	Tambo	Bairnsdale	739-511-0007	55
563522	5829749	564908	5830919	Tambo	Bairnsdale	739-512-0006	55
574315	5830357	575366	5831592	Tambo	Bairnsdale	741-507-0003	55
574098	5830131	574940	5831610	Tambo	Bairnsdale	741-514-0003	55
583519	5832207	584647	5833263	Tambo	Bairnsdale	742-507-0001	55
575645	5824849	576002	5825242	Tambo	Bairnsdale	742-513-0002	55
577695	5824285	578914	5825077	Tambo	Bairnsdale	742-513-0012	55
580963	5826399	582241	5827528	Tambo	Bairnsdale	742-514-0005	55
579091	5825054	580386	5826005	Tambo	Bairnsdale	742-514-0006	55
578729	5825178	579711	5826051	Tambo	Bairnsdale	742-514-0009	55
583742	5827325	584352	5827864	Tambo	Bairnsdale	742-517-0001	55
585282	5813286	585925	5817588	Tambo	Bairnsdale	743-513-0005	55
587251	5874622	588150	5875371	Tambo	Swifts Creek (tb)	747-508-0004	55
544332	5889788	546442	5891655	Tambo	Swifts Creek (tb)	754-511-0001	55
521204	5902058	524248	5903314	Tambo	Swifts Creek (tb)	759-000-0003	55
522659	5900040	524229	5902354	Tambo	Swifts Creek (tb)	759-000-0003	55
525589	5893847	526809	5894918	Tambo	Swifts Creek (tb)	759-507-0001-01	55
526508	5893840	527475	5894459	Tambo	Swifts Creek (tb)	759-507-0001-02	55
532432	5893951	534458	5894930	Tambo	Swifts Creek (tb)	759-507-0001-03	55
526968	5893681	528416	5894209	Tambo	Swifts Creek (tb)	759-507-0001-04	55
528027	5893456	529769	5894262	Tambo	Swifts Creek (tb)	759-507-0001-05	55
529469	5892994	531248	5893822	Tambo	Swifts Creek (tb)	759-507-0001-06	55
530948	5893081	532733	5894312	Tambo	Swifts Creek (tb)	759-507-0001-07	55
539992	5880482	540956	5881834	Tambo	Swifts Creek (tb)	760-504-0006	55
541068	5880775	542200	5881858	Tambo	Swifts Creek (tb)	760-504-0012	55
541844	5880750	542940	5881667	Tambo	Swifts Creek (tb)	760-504-0014	55
542238	5883123	543903	5884002	Tambo	Swifts Creek (tb)	760-505-0001	55
540844	5882847	541566	5883562	Tambo	Swifts Creek (tb)	760-506-0009-01	55
541266	5883095	542566	5883625	Tambo	Swifts Creek (tb)	760-506-0009-02	55
545205	5888315	547239	5890521	Tambo	Swifts Creek (tb)	760-509-0001	55
561708	5889262	562828	5890529	Tambo	Swifts Creek (tb)	762-513-0006	55
561713	5889799	562782	5890778	Tambo	Swifts Creek (tb)	762-513-0007	55
561497	5890514	562436	5891245	Tambo	Swifts Creek (tb)	762-513-0012	55
571184	5896928	573071	5898713	Tambo	Swifts Creek (tb)	763-501-0001	55
577545	5881106	579189	5882141	Tambo	Swifts Creek (tb)	763-517-0001	55
580226	5880368	581383	5881509	Tambo	Swifts Creek (tb)	765-501-0005	55

	Extent of	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
580070	5879845	582253	5881501	Tambo	Swifts Creek (tb)	765-501-0006	55
579543	5881221	580618	5882267	Tambo	Swifts Creek (tb)	765-502-0102	55
579684	5880152	580868	5881622	Tambo	Swifts Creek (tb)	765-502-0103	55
580793	5882215	581706	5883555	Tambo	Swifts Creek (tb)	765-502-0109	55
581402	5884506	582985	5886103	Tambo	Swifts Creek (tb)	765-503-0001	55
581667	5880959	582978	5882939	Tambo	Swifts Creek (tb)	765-510-0013	55
582570	5880895	583944	5882102	Tambo	Swifts Creek (tb)	765-510-0014	55
582965	5876006	583847	5877078	Tambo	Swifts Creek (tb)	766-502-0013	55
582395	5875665	583344	5876871	Tambo	Swifts Creek (tb)	766-502-0018	55
585509	5874643	586788	5875631	Tambo	Swifts Creek (tb)	766-504-0024	55
586736	5869890	587744	5870970	Tambo	Swifts Creek (tb)	766-506-0012	55
585504	5871889	586824	5873304	Tambo	Swifts Creek (tb)	766-506-0013	55
586385	5869883	587355	5871160	Tambo	Swifts Creek (tb)	766-506-0014	55
581454	5873469	582308	5874700	Tambo	Swifts Creek (tb)	767-502-0010	55
576791	5875461	577955	5876399	Tambo	Swifts Creek (tb)	767-505-0002	55
576596	5876040	577949	5877128	Tambo	Swifts Creek (tb)	767-505-0008	55
575880	5875746	576954	5876842	Tambo	Swifts Creek (tb)	767-507-0005	55
547269	5873402	549166	5875393	Tambo	Swifts Creek (tb)	770-007-0013-01	55
548614	5874811	549805	5875448	Tambo	Swifts Creek (tb)	770-007-0013-02	55
547313	5872735	548906	5873866	Tambo	Swifts Creek (tb)	770-007-0013-03	55
548081	5871859	549169	5873703	Tambo	Swifts Creek (tb)	770-007-0013-04	55
548173	5871557	548896	5872250	Tambo	Swifts Creek (tb)	770-007-0013-05	55
547699	5869709	548802	5871857	Tambo	Swifts Creek (tb)	770-007-0013-06	55
549325	5869378	550359	5870571	Tambo	Swifts Creek (tb)	770-007-0013-07	55
547768	5869221	549094	5870010	Tambo	Swifts Creek (tb)	770-007-0013-08	55
548711	5869394	549707	5870149	Tambo	Swifts Creek (tb)	770-007-0013-09	55
550058	5868865	550888	5869796	Tambo	Swifts Creek (tb)	770-007-0013-10	55
551177	5866285	551904	5866865	Tambo	Swifts Creek (tb)	770-510-0005	55
548801	5868294	549781	5869167	Tambo	Swifts Creek (tb)	770-510-0006	55
548142	5867008	549092	5868296	Tambo	Swifts Creek (tb)	773-501-0005	55
548400	5867096	549390	5868261	Tambo	Swifts Creek (tb)	773-501-0006	55
549097	5866838	550145	5867977	Tambo	Swifts Creek (tb)	773-501-0015	55
549381	5867354	550511	5868441	Tambo	Swifts Creek (tb)	773-501-0017	55
550120	5867245	550820	5868005	Tambo	Swifts Creek (tb)	773-501-0018	55
544742	5868164	546351	5869709	Tambo	Swifts Creek (tb)	773-502-0004	55
543238	5869553	544378	5870500	Tambo	Swifts Creek (tb)	773-503-0006	55
543322	5868869	544265	5869889	Tambo	Swifts Creek (tb)	773-503-0008	55
544512	5868713	545966	5870058	Tambo	Swifts Creek (tb)	773-503-0009	55
559983	5871480	560704	5872258		Swifts Creek (tb)	774-000-0002-01	55
559844	5870534	560706	5871781	Tambo	Swifts Creek (tb)	774-000-0002-02	55
560040	5869626	561094	5871033		Swifts Creek (tb)	774-000-0002-03	55
554758	5866123	555901	5867431	Tambo	Swifts Creek (tb)	774-502-0002	55
556237	5864616	556951	5867714		Swifts Creek (tb)	774-502-0007	55
554555	5864566	555475	5865323		Swifts Creek (tb)	774-502-0009	55
555052	5866485	556651	5867538		Swifts Creek (tb)	774-502-0011	55
556534	5866143	557594	5867184	Tambo	Swifts Creek (tb)	774-504-0003	55
557105	5865947	558717	5866597	Tambo	Swifts Creek (tb)	774-504-0004	55

	Extent of	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
558154	5867721	559274	5868582	Tambo	Swifts Creek (tb)	774-504-0005	55
558365	5865198	559090	5866356	Tambo	Swifts Creek (tb)	774-504-0006-01	55
558712	5865942	559400	5868455	Tambo	Swifts Creek (tb)	774-504-0006-02	55
552191	5861485	553173	5862477	Tambo	Swifts Creek (tb)	775-501-0001	55
551582	5861258	552505	5862385	Tambo	Swifts Creek (tb)	775-501-0002	55
549383	5863732	549895	5864384	Tambo	Swifts Creek (tb)	775-502-0018	55
549274	5862860	550707	5863686	Tambo	Swifts Creek (tb)	775-502-0019	55
549555	5864958	550600	5866108	Tambo	Swifts Creek (tb)	775-504-0006	55
550212	5864616	551485	5866457	Tambo	Swifts Creek (tb)	775-504-0009	55
549549	5865498	550886	5866654	Tambo	Swifts Creek (tb)	775-504-0011	55
554784	5862897	556104	5864701	Tambo	Swifts Creek (tb)	775-506-0005	55
558379	5861653	559207	5863064	Tambo	Swifts Creek (tb)	775-508-0007	55
558685	5862268	560420	5863396	Tambo	Swifts Creek (tb)	775-509-0004	55
558793	5860771	559814	5862276	Tambo	Swifts Creek (tb)	775-509-0006	55
558921	5861722	559743	5862760	Tambo	Swifts Creek (tb)	775-509-0007	55
559326	5861531	560724	5862655	Tambo	Swifts Creek (tb)	775-509-0009	55
560775	5862275	561527	5863347	Tambo	Swifts Creek (tb)	775-509-0010	55
560682	5862582	561888	5863652	Tambo	Swifts Creek (tb)	775-509-0013	55
558858	5861557	560236	5863053	Tambo	Swifts Creek (tb)	775-509-0014	55
561252	5861492	562134	5862421	Tambo	Swifts Creek (tb)	775-509-0015	55
557647	5863900	559257	5865039	Tambo	Swifts Creek (tb)	776-504-0015	55
558657	5863689	559621	5864755	Tambo	Swifts Creek (tb)	776-504-0017	55
558828	5865757	559674	5866347	Tambo	Swifts Creek (tb)	776-504-0018	55
557074	5863791	557886	5864381	Tambo	Swifts Creek (tb)	776-504-0019	55
560610	5863094	562668	5863898	Tambo	Swifts Creek (tb)	776-504-0021	55
558396	5863942	559306	5865488	Tambo	Swifts Creek (tb)	776-504-0022	55
563183	5864103	564329	5865520	Tambo	Swifts Creek (tb)	776-505-0010	55
562268	5863063	562947	5863861	Tambo	Swifts Creek (tb)	776-505-0015	55
562096	5860329	563080	5861908	Tambo	Swifts Creek (tb)	777-502-0006	55
561501	5860857	562312	5861882	Tambo	Swifts Creek (tb)	777-502-0008	55
583353	5867409	584618	5868664	Tambo	Swifts Creek (tb)	779-501-0007	55
583163	5866944	584062	5867800	Tambo	Swifts Creek (tb)	779-501-0008	55
582969	5865965	584463	5866916	Tambo	Swifts Creek (tb)	779-501-0009	55
583262	5864179	584598	5865489	Tambo	Swifts Creek (tb)	779-501-0012	55
582191	5866905	583591	5867789	Tambo	Swifts Creek (tb)	779-501-0013	55
583866	5863535	585046	5864456	Tambo	Swifts Creek (tb)	779-502-0017	55
582502	5819902	584519	5822081	East Gippsland	Nowa Nowa	801-507-0002	55
604005	5816754	605493	5818573		Nowa Nowa	802-501-0011	55
597144	5827016	598518	5828604	<u>^</u> ^	Nowa Nowa	803-501-0005	55
596584	5824843	597596	5826277	East Gippsland	Nowa Nowa	803-501-0008	55
597005	5828080	598395	5829124		Nowa Nowa	803-501-0011	55
596213	5833022	597925	5834203		Nowa Nowa	803-505-0002	55
592701	5833117	594056	5834070		Nowa Nowa	803-505-0003	55
592947	5831514	594644	5832544		Nowa Nowa	803-505-0006	55
592359	5833780	593087	5834679		Nowa Nowa	803-505-0007	55
596138	5832983	597416	5834247	East Gippsland	Nowa Nowa	803-505-0008	55
591130	5832015	592503	5832999	East Gippsland	Nowa Nowa	803-506-0002	55

	Extent o	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
590944	5833387	592155	5834368	East Gippsland	Nowa Nowa	803-506-0018	55
592956	5832066	593698	5832824	East Gippsland	Nowa Nowa	803-506-0023	55
601600	5830815	602560	5831806	East Gippsland	Nowa Nowa	805-502-0001	55
601393	5832139	602313	5833251	East Gippsland	Nowa Nowa	805-502-0005	55
601663	5830294	603269	5831134	East Gippsland	Nowa Nowa	805-502-0007	55
602144	5829498	603173	5830563	East Gippsland	Nowa Nowa	805-502-0008	55
599776	5834125	601164	5835378	East Gippsland	Nowa Nowa	807-501-0008	55
599051	5834138	599925	5835278	East Gippsland	Nowa Nowa	807-501-0010	55
599932	5835664	600827	5837024	East Gippsland	Nowa Nowa	807-501-0012	55
605840	5839678	607072	5840587	East Gippsland	Nowa Nowa	807-502-0014	55
593439	5846515	594390	5847581	East Gippsland	Nowa Nowa	808-502-0009	55
593360	5845873	594224	5847201	East Gippsland	Nowa Nowa	808-502-0010	55
594304	5842256	595936	5843243	East Gippsland	Nowa Nowa	808-502-0013	55
612369	5859911	613407	5861062	East Gippsland	Nowa Nowa	810-501-0006	55
613164	5859333	614117	5860761	East Gippsland	Nowa Nowa	810-501-0007	55
612931	5859993	613970	5861031	East Gippsland	Nowa Nowa	810-501-0008	55
608713	5858423	609454	5859187	East Gippsland	Nowa Nowa	810-506-0012	55
608596	5858023	609176	5858487	East Gippsland	Nowa Nowa	810-506-0013	55
608733	5856157	609504	5856674	East Gippsland	Nowa Nowa	810-506-0017	55
609280	5854546	610367	5856086	East Gippsland	Nowa Nowa	810-506-0022	55
607577	5873573	608583	5874630	East Gippsland	Nowa Nowa	812-506-0011	55
606561	5873658	607518	5874919	East Gippsland	Nowa Nowa	812-506-0012	55
605136	5874662	606367	5876250	East Gippsland	Nowa Nowa	812-506-0013	55
606017	5874491	607209	5875271	East Gippsland	Nowa Nowa	812-506-0014	55
607184	5875213	608369	5875815	East Gippsland	Nowa Nowa	812-506-0017	55
612158	5868386	613125	5869280	East Gippsland	Nowa Nowa	813-503-0012	55
612574	5869244	613059	5869697	East Gippsland	Nowa Nowa	813-503-0013	55
595071	5874596	596459	5875434	East Gippsland	Nowa Nowa	814-502-0003	55
594018	5875820	594974	5876807	East Gippsland	Nowa Nowa	814-502-0005	55
594725	5877153	595751	5878216	East Gippsland	Nowa Nowa	814-503-0003	55
595645	5876838	596339	5877867	East Gippsland	Nowa Nowa	814-503-0004	55
594922	5876879	595823	5877894	East Gippsland	Nowa Nowa	814-503-0005	55
590031	5883910	591553	5885489	East Gippsland	Nowa Nowa	815-515-0003	55
588535	5885542	590430	5887092	Tambo	Swifts Creek (tb)	815-515-0004	55
588501	5883937	590355	5887021	East Gippsland	Nowa Nowa	815-515-0005	55
589023	5884442	590472	5886106	East Gippsland	Nowa Nowa	815-515-0006	55
589887	5884231	590830	5885646	East Gippsland	Nowa Nowa	815-515-0007	55
606470	5876421	607492	5878135	East Gippsland	Nowa Nowa	816-506-0008	55
609052	5878066	610170	5879105	East Gippsland	Nowa Nowa	816-506-0019	55
603097	5882074	604138	5883158	East Gippsland	Nowa Nowa	816-507-0010	55
604802	5881332	605804	5882525	East Gippsland	Nowa Nowa	816-507-0011	55
603742	5884550	604983	5885745	East Gippsland	Nowa Nowa	816-509-0007	55
603056	5882505	603922	5883774	East Gippsland	Nowa Nowa	816-509-0014	55
593191	5889360	593835	5890310	East Gippsland	Nowa Nowa	817-501-0008	55
592697	5890444	593671	5891292	East Gippsland	Nowa Nowa	817-501-0009	55
593450	5888984	594678	5890244	East Gippsland	Nowa Nowa	817-502-0014	55
593406	5884549	595166	5886276	East Gippsland	Nowa Nowa	817-504-0002	55

	Extent of	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
594972	5885872	595979	5887055	East Gippsland	Nowa Nowa	817-504-0003	55
594388	5885437	595529	5887165	East Gippsland	Nowa Nowa	817-504-0004	55
594006	5886613	595503	5887913	East Gippsland	Nowa Nowa	817-504-0005	55
593462	5884651	594528	5885732	East Gippsland	Nowa Nowa	817-504-0006	55
593807	5894318	595104	5895046	East Gippsland	Nowa Nowa	817-511-0002	55
595052	5893924	595821	5894846	East Gippsland	Nowa Nowa	817-511-0003	55
593848	5893746	595328	5894491	East Gippsland	Nowa Nowa	817-511-0008	55
614718	5828717	615800	5829508	East Gippsland	Orbost	823-511-0006	55
613616	5835923	614563	5836914	East Gippsland	Orbost	824-508-0003	55
614376	5835445	615182	5836547	East Gippsland	Orbost	824-509-0003	55
621391	5843370	622426	5844810	East Gippsland	Orbost	825-509-0006	55
620514	5833978	621565	5835260	East Gippsland	Orbost	825-516-0013	55
620907	5833571	622024	5834769	East Gippsland	Orbost	825-518-0016	55
628628	5843017	629961	5844125	East Gippsland	Orbost	827-501-0013	55
628997	5842340	630057	5843543	East Gippsland	Orbost	827-501-0014	55
629225	5842075	630520	5843126	East Gippsland	Orbost	827-501-0015	55
635361	5835757	636388	5837076	East Gippsland	Orbost	827-508-0013	55
631357	5837342	632252	5838364	East Gippsland	Orbost	827-513-0016	55
631345	5837352	632250	5838373	East Gippsland	Orbost	827-513-0016	55
631338	5837485	632503	5838944	East Gippsland	Orbost	827-513-0017	55
644801	5823944	645973	5825175	East Gippsland	Orbost	828-505-0002	55
645152	5838636	646271	5839795	East Gippsland	Orbost	829-515-0004	55
656659	5848503	657483	5849630	East Gippsland	Orbost	830-501-0013	55
661115	5845721	662157	5846602	East Gippsland	Orbost	830-503-0005	55
659182	5844343	660500	5845412	East Gippsland	Orbost	830-506-0006	55
659300	5844555	660981	5845530	East Gippsland	Orbost	830-506-0011	55
660302	5844684	661513	5845814	East Gippsland	Orbost	830-506-0012	55
652070	5840392	653307	5841536	East Gippsland	Orbost	830-511-0009	55
650453	5840407	652256	5841752	East Gippsland	Orbost	830-511-0011	55
653596	5840486	654547	5841542	East Gippsland	Orbost	830-512-0007	55
653245	5840056	654001	5840925	East Gippsland	Orbost	830-512-0010	55
654268	5840044	655829	5841021	East Gippsland	Orbost	830-512-0011	55
650306	5834236	651275	5835166	East Gippsland	Orbost	831-501-0004	55
652392	5832288	653197	5833165	East Gippsland	Orbost	831-501-0010	55
652265	5831713	653079	5832447	East Gippsland	Orbost	831-503-0005	55
652772	5829794	653614	5830651	East Gippsland	Orbost	831-503-0006	55
653708	5831341	654340	5832094	East Gippsland	Orbost	831-503-0013	55
653097	5830285	653686	5832380	East Gippsland	Orbost	831-503-0014	55
649189	5830728	650777	5831956	East Gippsland	Orbost	831-505-0003	55
648442	5827769	650188	5828771	East Gippsland	Orbost	831-510-0002	55
647231	5827790	648924	5829614	East Gippsland	Orbost	831-510-0005	55
647973	5828372	649581	5829311	East Gippsland	Orbost	831-510-0006	55
656398	5836091	657294	5837418	East Gippsland	Orbost	832-502-0009	55
663376	5837731	664985	5839219	East Gippsland	Orbost	833-502-0006	55
663811	5838065	665457	5839043	East Gippsland	Orbost	833-502-0014	55
662774	5836996	663593	5837880	East Gippsland	Orbost	833-503-0009	55
657592	5835317	659673	5836769	East Gippsland	Orbost	833-507-0002	55

	Extent o	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
657985	5836652	658821	5837727	East Gippsland	Orbost	833-508-0003	55
658950	5836700	659780	5837522	East Gippsland	Orbost	833-508-0006	55
658276	5836586	659350	5837770	East Gippsland	Orbost	833-508-0010	55
656962	5836287	657738	5837371	East Gippsland	Orbost	833-508-0013	55
659413	5837168	660229	5838089	East Gippsland	Orbost	833-508-0014	55
659260	5837824	660451	5839309	East Gippsland	Orbost	833-509-0014	55
663761	5839881	664766	5841257	East Gippsland	Orbost	833-511-0012	55
662099	5843115	663437	5844213	East Gippsland	Orbost	833-513-0007	55
666328	5842896	667429	5844193	East Gippsland	Orbost	833-515-0004	55
663883	5828392	665288	5829996	East Gippsland	Orbost	834-507-0003	55
664611	5828001	666214	5830080	East Gippsland	Orbost	834-508-0002	55
652594	5825120	653175	5826050	East Gippsland	Orbost	835-502-0002	55
657711	5825292	659135	5827304	East Gippsland	Orbost	835-504-0003	55
652469	5823548	653448	5824956	East Gippsland	Orbost	835-511-0002	55
636052	5849840	637375	5850824	East Gippsland	Orbost	836-501-0001	55
635901	5850417	637097	5851261	East Gippsland	Orbost	836-501-0004	55
637357	5855785	638725	5856241	East Gippsland	Orbost	836-506-0003	55
634705	5855130	635854	5856223	East Gippsland	Orbost	836-507-0001	55
635166	5855464	636136	5856688	East Gippsland	Orbost	836-507-0004	55
636099	5855379	637314	5857011	East Gippsland	Orbost	836-507-0005	55
634574	5855796	636217	5856954	East Gippsland	Orbost	836-507-0007	55
635730	5854777	636940	5855950	East Gippsland	Orbost	836-507-0010	55
636012	5855510	636682	5856970	East Gippsland	Orbost	836-507-0011	55
634741	5857536	635965	5858481	East Gippsland	Orbost	836-508-0008	55
638662	5857356	639695	5858335	East Gippsland	Orbost	836-509-0003	55
639186	5856816	639937	5858104	East Gippsland	Orbost	836-509-0004	55
637932	5855902	638807	5856823	East Gippsland	Orbost	836-509-0009	55
636219	5855536	638109	5857526	East Gippsland	Orbost	836-509-0014	55
637316	5855956	638079	5857026	East Gippsland	Orbost	836-509-0017	55
636758	5855816	637738	5857292	East Gippsland	Orbost	836-509-0018	55
639166	5857482	639868	5859031	East Gippsland	Orbost	836-509-0019	55
638698	5858705	640997	5861814	East Gippsland	Orbost	836-510-0002	55
635746	5861088	638911	5862725	East Gippsland	Orbost	836-513-0004	55
636923	5860680	638393	5861469	East Gippsland	Orbost	836-513-0007	55
636801	5861552	638093	5862260	East Gippsland	Orbost	836-513-0010	55
635595	5861636	637326	5862766	East Gippsland	Orbost	836-513-0011	55
638078	5861934	638782	5862982	~ ~ ~	Orbost	836-514-0002	55
638238	5862028	640108	5863016		Orbost	836-514-0004	55
640075	5861447	641268	5863069	East Gippsland	Orbost	836-514-0006	55
638192	5861089	639627	5862076	East Gippsland	Orbost	836-514-0007	55
643622	5863513	643938	5863819	East Gippsland	Orbost	836-515-0002-01	55
640306	5861425	641819	5862717	East Gippsland	Orbost	836-515-0002-02	55
641518	5862372	643968	5863872	East Gippsland	Orbost	836-515-0002-03	55
640431	5862177	641867	5863317	East Gippsland	Orbost	836-515-0009	55
641033	5862711	642095	5863625	East Gippsland	Orbost	836-515-0011	55
643284	5862462	644186	5863846	East Gippsland	Orbost	836-516-0002	55
640345	5860697	641754	5861908	East Gippsland	Orbost	836-516-0005	55

	Extent	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
643613	5863509	643922	5863813	East Gippsland	Orbost	836-516-RI01-01	55
643597	5860831	644551	5864036	East Gippsland	Orbost	836-516-RI01-02	55
644757	5865837	646025	5867160	East Gippsland	Orbost	836-517-0002	55
643987	5865625	645520	5866419	East Gippsland	Orbost	836-517-0003	55
644443	5864890	646675	5867851	East Gippsland	Bendoc	836-517-00RI-01	55
643527	5863554	644814	5865200	East Gippsland	Orbost	836-517-00RI-02	55
643933	5863109	645078	5864641	East Gippsland	Orbost	836-521-0006	55
643931	5863102	645074	5864520	East Gippsland	Orbost	836-521-0006	55
644096	5863778	645195	5865212	East Gippsland	Orbost	836-521-0007	55
644734	5858928	645929	5860191	East Gippsland	Orbost	836-524-0004	55
644723	5858354	646120	5859387	East Gippsland	Orbost	836-524-0005	55
645319	5858621	646441	5859367	East Gippsland	Orbost	836-524-0014	55
643705	5858900	644952	5860216	East Gippsland	Orbost	836-524-0015	55
643416	5859408	644611	5860692	East Gippsland	Orbost	836-524-0016	55
643416	5859851	644727	5860733	East Gippsland	Orbost	836-524-0018-01	55
644427	5859092	645150	5860264	East Gippsland	Orbost	836-524-0018-02	55
642380	5859180	643240	5860068	East Gippsland	Orbost	836-524-0022-01	55
642940	5857866	644958	5859813	East Gippsland	Orbost	836-524-0022-02	55
646278	5855701	646997	5857069	East Gippsland	Orbost	836-527-0004	55
644652	5856815	647004	5859031	East Gippsland	Orbost	836-527-0009	55
645759	5856286	646857	5857536	East Gippsland	Orbost	836-527-0010	55
645505	5856849	646231	5857543	East Gippsland	Orbost	836-527-0013	55
663641	5866042	664679	5867026	East Gippsland	Orbost	837-501-0002	55
663520	5867290	664632	5868175	East Gippsland	Orbost	837-501-0003	55
664446	5865708	665258	5866858	East Gippsland	Orbost	837-501-0004	55
663170	5864895	664433	5866546	East Gippsland	Orbost	837-501-0006	55
664106	5865363	664831	5866648	East Gippsland	Orbost	837-501-0008	55
663545	5866450	664680	5867654	East Gippsland	Orbost	837-501-0010	55
662360	5866402	664211	5867902	East Gippsland	Bendoc	837-501-0011	55
665316	5868348	666248	5869219	East Gippsland	Orbost	837-502-0007	55
663636	5867641	664664	5868316	East Gippsland	Orbost	837-504-000R	55
665293	5853264	666528	5854470	East Gippsland	Orbost	838-501-0006	55
665862	5852742	667759	5853558	East Gippsland	Orbost	838-501-0007	55
664474	5853518	665279	5854623	East Gippsland	Orbost	838-501-0008-01	55
664964	5853400	666287	5854557	East Gippsland	Orbost	838-501-0008-02	55
665132	5851850	666727	5853717	East Gippsland	Orbost	838-501-0008-03	55
666316	5851512	668185	5853210	East Gippsland	Orbost	838-501-0008-04	55
667871	5851363	668938	5852813	East Gippsland	Orbost	838-501-0008-05	55
666318	5851073	668174	5851843	East Gippsland	Orbost	838-501-0008-06	55
666865	5853261	668977	5854300	East Gippsland	Orbost	838-502-0001-01	55
668598	5853280	669425	5853922	East Gippsland	Orbost	838-502-0001-02	55
666986	5852749	668527	5854047	East Gippsland	Orbost	838-502-0016	55
666311	5854013	667383	5855250	East Gippsland	Orbost	838-502-0017	55
666881	5853905	667591	5854850	East Gippsland	Orbost	838-502-0017	55
667013	5853401	668329	5854539	East Gippsland	Orbost	838-502-0020	55
667573	5853103	669086	5854039	East Gippsland	Orbost	838-502-0021	55
667098	5853731	668493	5855147	East Gippsland	Orbost	838-502-0022	55

	Extent o	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
665303	5854402	666189	5855670	East Gippsland	Orbost	838-502-0023	55
667204	5853688	669438	5855168	East Gippsland	Orbost	838-502-00RI	55
664937	5855082	666151	5856100	East Gippsland	Orbost	838-504-0012	55
663647	5857814	664699	5858966	East Gippsland	Orbost	838-505-0021	55
664314	5858048	665517	5858979	East Gippsland	Orbost	838-505-0024	55
664910	5858731	666188	5860037	East Gippsland	Orbost	838-506-0005	55
663835	5860226	664764	5861621	East Gippsland	Orbost	838-507-0009	55
664672	5860849	665150	5861803	East Gippsland	Orbost	838-507-0012	55
662855	5860742	663818	5861724	East Gippsland	Orbost	838-507-0023	55
663375	5862192	664298	5863427	East Gippsland	Orbost	838-507-0025	55
661162	5862979	662000	5864801	East Gippsland	Orbost	838-507-0026	55
663724	5860899	664195	5861327	East Gippsland	Orbost	838-507-00RA	55
660901	5862490	661911	5863488	East Gippsland	Orbost	838-508-0008	55
661546	5863162	662219	5864105	East Gippsland	Orbost	838-508-0010	55
661469	5863769	662129	5864439	East Gippsland	Orbost	838-508-0012	55
661798	5863796	663105	5864873	East Gippsland	Orbost	838-508-0013	55
658112	5875455	659098	5876424	East Gippsland	Bendoc	840-501-0021	55
658740	5875533	659809	5876430	East Gippsland	Bendoc	840-501-0023	55
660274	5874578	661704	5875682	East Gippsland	Bendoc	840-501-0031	55
656689	5874336	657608	5875834	East Gippsland	Bendoc	840-501-0033	55
657130	5874268	657758	5875476	East Gippsland	Bendoc	840-501-0034	55
660098	5871965	661164	5872984	East Gippsland	Bendoc	840-501-0036	55
656669	5874062	657540	5875052	East Gippsland	Bendoc	840-501-0038	55
656846	5873520	658069	5874649	East Gippsland	Bendoc	840-501-0039	55
659069	5872993	660225	5873810	East Gippsland	Bendoc	840-501-0042	55
655904	5875018	657056	5876563	East Gippsland	Bendoc	840-501-0044	55
655295	5874161	656095	5875313	East Gippsland	Bendoc	840-502-0015	55
655765	5874374	656833	5875096	East Gippsland	Bendoc	840-502-0019	55
655939	5873786	657212	5874699	East Gippsland	Bendoc	840-502-0020	55
655823	5873838	657218	5876324	East Gippsland	Bendoc	840-502-0024	55
654054	5862869	654845	5863367	East Gippsland	Bendoc	841-501-0008-01	55
653843	5861964	654892	5863178	East Gippsland	Orbost	841-501-0008-02	55
652969	5862173	654454	5862933	East Gippsland	Orbost	841-501-0015	55
653662	5862280	654546	5863460	East Gippsland	Orbost	841-501-0016	55
653178	5861781	654341	5862621	East Gippsland	Orbost	841-501-0018	55
652012	5859500	652936	5860573	East Gippsland	Orbost	841-502-0006	55
650759	5859660	652005	5860481	East Gippsland	Orbost	841-503-0004	55
651386	5858286	652441	5859331	East Gippsland	Orbost	841-503-0009	55
650760	5859019	651964	5859952	East Gippsland	Orbost	841-503-0011	55
651260	5854277	652299	5855555	East Gippsland	Orbost	841-506-0001	55
651846	5854510	653240	5855410	East Gippsland	Orbost	841-506-0002	55
642709	5850878	643854	5852148	East Gippsland	Orbost	842-501-0004	55
643579	5850230	645157	5851081	East Gippsland	Orbost	842-501-0008	55
643921	5845266	645050	5846135	East Gippsland	Orbost	842-504-0004	55
644634	5845061	645605	5845971	East Gippsland	Orbost	842-504-0006	55
644546	5845412	645629	5846759	East Gippsland	Orbost	842-504-0013	55
650714	5851852	652278	5852839	East Gippsland	Orbost	842-511-0004	55

	Extent of	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
650092	5851599	651039	5852674	East Gippsland	Orbost	842-511-0018	55
649565	5851165	650914	5852212	East Gippsland	Orbost	842-511-0019	55
646029	5846960	646775	5848150	East Gippsland	Orbost	842-516-0015	55
646535	5846761	648490	5847839	East Gippsland	Orbost	842-516-0017	55
645961	5846619	647170	5847475	East Gippsland	Orbost	842-516-0018	55
646599	5846656	647447	5847428	East Gippsland	Orbost	842-516-0018	55
646968	5847139	648485	5848101	East Gippsland	Orbost	842-516-0019	55
652568	5844321	653478	5845331	East Gippsland	Orbost	842-518-0028	55
652039	5844520	653089	5845942	East Gippsland	Orbost	842-518-0029	55
650727	5841674	651726	5842387	East Gippsland	Orbost	842-520-0018	55
670819	5856331	671935	5857385	East Gippsland	Orbost	843-507-0004	55
668952	5858607	670092	5859453	East Gippsland	Orbost	843-507-0007	55
670672	5856773	671741	5857986	East Gippsland	Orbost	843-507-0010	55
670064	5855967	671300	5857090	East Gippsland	Orbost	843-507-0011	55
670355	5859055	670728	5859602	East Gippsland	Cann River	843-507-0016	55
670513	5855194	671446	5855965	East Gippsland	Cann River	843-507-00RC	55
668391	5858704	669357	5859998	East Gippsland	Orbost	843-507-00RD	55
668279	5858351	668857	5859387	East Gippsland	Orbost	843-507-00RE	55
625743	5844533	626967	5845646	East Gippsland	Orbost	844-501-0003	55
627916	5844138	629239	5844962	East Gippsland	Orbost	844-502-0007	55
630510	5843034	631761	5844208	East Gippsland	Orbost	844-504-0002	55
630867	5843790	632299	5844879	East Gippsland	Orbost	844-504-0004	55
630545	5844248	631855	5845042	East Gippsland	Orbost	844-504-0005	55
631504	5844493	632365	5845271	East Gippsland	Orbost	844-504-0006	55
630145	5843973	630926	5845871	East Gippsland	Orbost	844-504-0007	55
630942	5843834	632127	5844830	East Gippsland	Orbost	844-504-0008	55
631103	5853676	631625	5854492	East Gippsland	Orbost	844-512-0012	55
627249	5850414	628006	5851097	East Gippsland	Orbost	845-507-0005	55
626457	5847944	627850	5849145	East Gippsland	Orbost	845-509-0015	55
642908	5870077	644389	5871055	East Gippsland	Orbost	846-502-0003	55
642758	5870376	644005	5871533	East Gippsland	Orbost	846-502-0010	55
643293	5870947	644187	5871885	East Gippsland	Orbost	846-502-0013	55
642061	5867484	643195	5868506	East Gippsland	Orbost	846-504-0009	55
642516	5867107	643769	5868031	East Gippsland	Orbost	846-504-0010	55
643173	5865647	644163	5867864	East Gippsland	Orbost	846-504-0014	55
644359	5866477	645686	5867584	East Gippsland	Orbost	846-504-0015	55
641918	5866385	643504	5867056	East Gippsland	Orbost	846-504-0016	55
643162	5867652	644150	5868661	East Gippsland	Orbost	846-504-0018	55
643679	5866414	644834	5867918	East Gippsland	Orbost	846-504-0023	55
629960	5866849	631139	5867863	East Gippsland	Orbost	846-513-0014	55
738015	5856139	739084	5856832	East Gippsland	Cann River	849-501-0012	55
731493	5849902	733724	5851421	East Gippsland	Cann River	849-506-0001	55
732675	5851068	733068	5851629	East Gippsland	Cann River	849-506-0002	55
740474	5839007	741568	5840769	East Gippsland	Cann River	852-501-0009	55
740268	5839825	741362	5841137	East Gippsland	Cann River	852-501-0010	55
739915	5838305	741064	5841232	East Gippsland	Cann River	852-501-0011	55
729188	5833789	730578	5835813	East Gippsland	Cann River	853-505-0014	55

	Extent of	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
728411	5833834	730021	5835269	East Gippsland	Cann River	853-505-0015	55
725141	5832185	727049	5834923	East Gippsland	Cann River	853-508-0022	55
719137	5840683	720988	5843044	East Gippsland	Cann River	854-502-0003-01	55
720687	5839292	721795	5841016	East Gippsland	Cann River	854-502-0003-02	55
715887	5825316	718118	5826722	East Gippsland	Cann River	857-501-0001	55
715752	5827139	717700	5828305	East Gippsland	Cann River	857-503-0001	55
704080	5838496	704595	5839182	East Gippsland	Cann River	860-501-0003	55
691759	5838649	692824	5840006	East Gippsland	Cann River	863-501-0002	55
688710	5835718	689931	5837031	East Gippsland	Cann River	863-503-0007	55
680931	5837540	682171	5838804	East Gippsland	Cann River	864-504-0007	55
675699	5837392	676977	5838592	East Gippsland	Cann River	864-505-0006	55
679797	5835159	680899	5836309	East Gippsland	Cann River	864-505-0007	55
684055	5837846	685327	5838925	East Gippsland	Cann River	864-508-0018	55
676979	5832408	678658	5835361	East Gippsland	Cann River	866-501-0004	55
677803	5834346	679469	5835654	East Gippsland	Cann River	866-501-0014	55
679168	5829689	680730	5830965	East Gippsland	Cann River	866-502-0003	55
680647	5829347	682944	5830805	East Gippsland	Cann River	866-502-0007	55
671886	5821824	674481	5823446	East Gippsland	Cann River	866-507-0003	55
670849	5828289	671799	5829893	East Gippsland	Cann River	866-509-0020	55
675582	5829179	676570	5830562	East Gippsland	Cann River	866-512-0009	55
675228	5830178	676692	5831218	East Gippsland	Cann River	866-512-0012	55
676886	5834922	678173	5835923	East Gippsland	Cann River	867-502-0007	55
675593	5834413	676597	5835540	East Gippsland	Cann River	867-502-0009	55
673511	5834328	674416	5834760	East Gippsland	Cann River	867-502-0012	55
676396	5832817	677723	5834329	East Gippsland	Cann River	867-503-0002	55
674130	5832550	676097	5833948	East Gippsland	Cann River	867-503-0007	55
675042	5831919	676429	5832945	East Gippsland	Cann River	867-503-0008	55
672410	5830490	673645	5831352	East Gippsland	Cann River	867-504-0001	55
672716	5831374	673923	5832689	East Gippsland	Cann River	867-504-0003	55
671146	5831525	672212	5832823	East Gippsland	Cann River	867-505-0006	55
668405	5835997	669626	5837266	East Gippsland	Cann River	867-509-0005	55
675548	5840854	676953	5842108	East Gippsland	Cann River	868-504-0011	55
674806	5841800	675903	5843187	East Gippsland	Cann River	868-504-0013	55
676461	5839287	678023	5840612	East Gippsland	Cann River	868-505-0001	55
678340	5841839	679672	5842916	East Gippsland	Cann River	868-506-0009	55
678635	5841590	680677	5843665	East Gippsland	Cann River	868-506-0010	55
677159	5844485	677834	5844996	East Gippsland	Cann River	868-507-0003	55
677467	5843697	678385	5845038		Cann River	868-507-0003	55
674976	5842965	676247	5844149	<u>^</u> ^	Cann River	868-508-0001	55
675727	5843387	677115	5844662	~ ~	Cann River	868-508-0003	55
674298	5843387		5844001	East Gippsland	Cann River	868-508-0005	55
671455	5847794		5848697	East Gippsland	Cann River	870-504-0003	55
670553	5849843		5850860	East Gippsland	Cann River	870-504-0005	55
670555		672060		East Gippsland	Cann River		
	5850119	672161 679876	5850853	East Gippsland		870-504-0015	55 55
678256	5852623		5853506		Cann River Cann River	870-507-0006	
678901	5853101	679975	5854499	East Gippsland		870-507-0011	55
679211	5844809	680932	5846291	East Gippsland	Cann River	871-501-0004	55

	Extent of	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
684595	5848236	685961	5849723	East Gippsland	Cann River	871-502-0002	55
684591	5849063	685414	5850932	East Gippsland	Cann River	871-502-0004	55
685208	5848104	685939	5848806	East Gippsland	Cann River	871-502-0008	55
684064	5847658	685588	5848679	East Gippsland	Cann River	871-502-0008	55
682425	5846708	685931	5848927	East Gippsland	Cann River	871-502-0009	55
683941	5848264	684878	5849483	East Gippsland	Cann River	871-502-0010	55
681806	5849146	683400	5850050	East Gippsland	Cann River	871-503-0008	55
682603	5850681	684502	5852088	East Gippsland	Cann River	871-503-0009-01	55
681665	5848391	683219	5851007	East Gippsland	Cann River	871-503-0009-02	55
681511	5847469	682070	5848699	East Gippsland	Cann River	871-503-0011	55
677303	5846541	678722	5848740	East Gippsland	Cann River	871-506-0015	55
676679	5848518	677714	5849650	East Gippsland	Cann River	871-506-0016	55
677317	5848700	677823	5849557	East Gippsland	Cann River	871-506-0016	55
676317	5849221	677688	5850380	East Gippsland	Cann River	871-506-0017	55
681743	5843776	682717	5844295	East Gippsland	Cann River	871-507-0006	55
685665	5846844	686045	5847349	East Gippsland	Cann River	872-507-0007	55
684635	5846770	686076	5847674	East Gippsland	Cann River	872-507-0007	55
685107	5845107	686556	5847153	East Gippsland	Cann River	872-509-0016	55
683673	5844109	685043	5845224	East Gippsland	Cann River	872-511-0007	55
698384	5844642	699507	5846264	East Gippsland	Cann River	873-504-0004	55
697943	5844893	698824	5845622	East Gippsland	Cann River	873-504-0006	55
704133	5838856	705314	5839980	East Gippsland	Cann River	874-501-0013-01	55
704918	5839576	705348	5839923	East Gippsland	Cann River	874-501-0013-02	55
701684	5841869	702956	5842879	East Gippsland	Cann River	874-503-0001	55
700154	5843369	701389	5845228	East Gippsland	Cann River	874-504-0020	55
703758	5844953	705390	5846761	East Gippsland	Cann River	874-505-0004	55
705390	5841797	706874	5843765	East Gippsland	Cann River	874-506-0011	55
706114	5848647	708314	5850180	East Gippsland	Cann River	874-510-0018	55
706356	5847382	708115	5848998	East Gippsland	Cann River	874-510-0019	55
704914	5848600	706798	5850404	East Gippsland	Cann River	874-511-0001	55
704300	5850324	706273	5851936	East Gippsland	Cann River	874-511-0002	55
703896	5848427	705589	5850466	East Gippsland	Cann River	874-512-0006	55
703484	5849498	705257	5851742	East Gippsland	Cann River	874-513-0001	55
703026	5860234	704572	5861009	East Gippsland	Cann River	875-501-0006	55
703542	5858782	705465	5859695	East Gippsland	Cann River	875-503-0003	55
705296	5858503	706257	5859680	East Gippsland	Cann River	875-503-0005	55
708025	5856294	709827	5857456	East Gippsland	Cann River	875-504-0004	55
709323	5857523	711070	5859161	East Gippsland	Cann River	875-504-0012-01	55
709229	5855862	710298	5857855	East Gippsland	Cann River	875-504-0012-02	55
704487	5857529	705803	5858619	East Gippsland	Cann River	875-505-0010	55
704160	5851637	706577	5853059	East Gippsland	Cann River	875-510-0004	55
705168	5850845	707172	5852468	East Gippsland	Cann River	875-510-0006	55
717115	5850436	717916	5852248	East Gippsland	Cann River	876-501-0003	55
716470	5849670	717485	5850818	East Gippsland	Cann River	876-502-0004	55
717069	5849197	718240	5850728	East Gippsland	Cann River	876-502-0005	55
717198	5848490	718256	5849519	East Gippsland	Cann River	876-502-0006	55
709030	5849151	711035	5850710	East Gippsland	Cann River	876-511-0010	55

	Extent of	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
715626	5847632	717157	5851491	East Gippsland	Cann River	876-516-0011	55
718191	5854907	719267	5856215	East Gippsland	Cann River	877-505-0006	55
720808	5852179	722144	5853357	East Gippsland	Cann River	877-506-0001	55
722044	5848301	725825	5853282	East Gippsland	Cann River	877-506-0002-01	55
725372	5848243	725699	5848602	East Gippsland	Cann River	877-506-0002-02	55
723271	5845836	724678	5847131	East Gippsland	Cann River	877-508-0015	55
731048	5857106	736174	5859983	East Gippsland	Cann River	878-501-0005	55
729480	5858838	730095	5859459	East Gippsland	Cann River	878-505-0004	55
723865	5864269	724807	5865385	East Gippsland	Cann River	878-510-0001	55
724635	5864008	725733	5865162	East Gippsland	Cann River	878-510-0002	55
680732	5856792	681587	5858257	East Gippsland	Cann River	884-504-0008-01	55
681286	5857927	682645	5859703	East Gippsland	Cann River	884-504-0008-02	55
680657	5854685	681727	5857093	East Gippsland	Cann River	884-504-0008-03	55
684762	5865952	685726	5868235	East Gippsland	Cann River	884-504-0008-04	55
684834	5864166	685560	5866253	East Gippsland	Cann River	884-504-0008-05	55
683860	5862274	685610	5864414	East Gippsland	Cann River	884-504-0008-06	55
681814	5860469	684199	5862575	East Gippsland	Cann River	884-504-0008-07	55
681756	5859226	682686	5860770	East Gippsland	Cann River	884-504-0008-08	55
682136	5854420	684097	5856279	East Gippsland	Cann River	884-507-0002	55
684401	5859811	685817	5861672	East Gippsland	Cann River	884-511-0008	55
685493	5854936	687049	5856515	East Gippsland	Cann River	884-514-0003	55
683934	5854854	685260	5856442	East Gippsland	Cann River	884-515-0002	55
675710	5869005	676788	5870410	East Gippsland	Cann River	885-503-0015	55
675074	5864569	676295	5865709	East Gippsland	Cann River	885-504-0006	55
674751	5868441	675561	5870012	East Gippsland	Cann River	885-505-0007	55
675248	5868435	676274	5869455	East Gippsland	Cann River	885-505-0008	55
674413	5866454	675747	5867720	East Gippsland	Cann River	885-506-0009	55
670949	5862770	671926	5863895	East Gippsland	Orbost	885-511-0011	55
673112	5861005	673960	5861967	East Gippsland	Cann River	885-511-0015	55
671418	5859452	673232	5860583	East Gippsland	Cann River	885-512-0013	55
674488	5858496	675813	5859677	East Gippsland	Cann River	885-515-0006	55
680403	5876644	681645	5877642	East Gippsland	Cann River	886-501-0004	55
681409	5876172	682538	5877215	East Gippsland	Cann River	886-502-0001	55
679614	5873209	680727	5874211	East Gippsland	Cann River	886-503-0014	55
679614	5873209	680727	5874211	East Gippsland	Cann River	886-503-0014	55
678173	5871145	679763	5872002	East Gippsland	Cann River	886-504-0013	55
678498	5872926	679688	5873697		Cann River	886-504-0015	55
678971	5871261	680169		East Gippsland	Cann River	886-504-0017	55
681006	5870966	682050	5872222	East Gippsland	Cann River	886-505-0010	55
682696	5872447	683658		East Gippsland	Cann River	886-506-0005	55
680825	5864932	682197	5866043	~ ~ ~	Cann River	887-504-0008	55
680996	5865545	682459	5866584		Cann River	887-504-0010	55
686184	5867782	687311	5869009	<u>^</u> ^	Cann River	887-508-0011	55
683983	5869767	685129	5871296		Cann River	887-509-0007	55
684242	5869774	685225	5870731	East Gippsland	Cann River	887-509-0007	55
684099	5869663	684967	5870915	East Gippsland	Cann River	887-509-0010-01	55
684381	5867920	686230	5869965	East Gippsland	Cann River	887-509-0010-02	55

	Extent of	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
686573	5868679	687622	5869872	East Gippsland	Cann River	887-510-0005	55
694607	5878795	696515	5880373	East Gippsland	Cann River	888-502-0007	55
694183	5877905	695377	5879417	East Gippsland	Cann River	888-502-0009	55
683620	5879463	684815	5880506	East Gippsland	Cann River	889-503-0026	55
682695	5876184	684334	5877219	East Gippsland	Cann River	889-504-0004	55
683246	5876205	684339	5876996	East Gippsland	Cann River	889-504-0010	55
684562	5873798	685829	5874504	East Gippsland	Cann River	889-506-0013	55
684498	5875640	685433	5876492	East Gippsland	Cann River	889-506-0014	55
684315	5875369	685295	5875988	East Gippsland	Cann River	889-506-0014	55
684280	5873866	686499	5876016	East Gippsland	Cann River	889-506-0016	55
685227	5874435	686469	5875785	East Gippsland	Cann River	889-506-0021	55
682763	5874721	683869	5875670	East Gippsland	Cann River	889-506-0022	55
684302	5875183	685537	5875989	East Gippsland	Cann River	889-506-0025	55
685213	5875468	685706	5876161	East Gippsland	Cann River	889-506-0027	55
663859	5873590	664756	5874193	East Gippsland	Bendoc	890-501-0011	55
664646	5871827	665984	5873135	East Gippsland	Bendoc	890-501-0013	55
661875	5869742	662520	5870521	East Gippsland	Bendoc	890-503-0009	55
662008	5869983	663148	5872114	East Gippsland	Bendoc	890-503-0013	55
662644	5871104	663414	5871845	East Gippsland	Bendoc	890-503-0014	55
661921	5869696	662941	5871142	East Gippsland	Bendoc	890-503-0017	55
661494	5869775	662371	5871430	East Gippsland	Bendoc	890-504-0010	55
660972	5871215	662000	5872475	East Gippsland	Bendoc	890-504-0012	55
661556	5871995	662247	5873051	East Gippsland	Bendoc	890-504-0014	55
661556	5871992	662199	5873044	East Gippsland	Bendoc	890-504-0014	55
666032	5876900	666874	5877711	East Gippsland	Bendoc	890-508-0013	55
647003	5871058	648048	5871946	East Gippsland	Bendoc	891-507-0003	55
647289	5871196	648500	5872162	East Gippsland	Bendoc	891-507-0004	55
647685	5871391	648943	5872160	East Gippsland	Bendoc	891-507-0005	55
647018	5870536	647862	5871540	East Gippsland	Bendoc	891-507-0006	55
645759	5870932	647009	5872114	East Gippsland	Bendoc	891-509-0003	55
645730	5870801	647607	5872094	East Gippsland	Bendoc	891-509-0004	55
644204	5874772	645048	5875669	East Gippsland	Bendoc	891-513-0005	55
644423	5875198	645587	5876206	East Gippsland	Bendoc	891-513-0006	55
644500	5875632	645259	5876819	East Gippsland	Bendoc	891-514-0007	55
651427	5878875	652653	5879889	East Gippsland	Bendoc	891-515-0011	55
653042	5877389	653974	5878713	East Gippsland	Bendoc	891-516-0003	55
653641	5877396	654972	5878903	East Gippsland	Bendoc	891-516-0009	55
654115	5876429	656032	5877367	East Gippsland	Bendoc	891-516-0015	55
654397	5877420	655724	5879015	East Gippsland	Bendoc	891-516-0024	55
652852	5880160	653631	5881121	East Gippsland	Bendoc	891-516-0025	55
653622	5877588	654496	5880653	East Gippsland	Bendoc	891-516-0026	55
653187	5879021	653851	5881160	East Gippsland	Bendoc	891-516-0027	55
667271	5879897	667962	5881413	East Gippsland	Bendoc	892-503-0005	55
666735	5880371	667569	5881788	<u>^</u> ^	Bendoc	892-503-0007	55
667634	5877461	668555	5880184	East Gippsland	Bendoc	892-505-0006	55
670018	5880047	671453	5881589	East Gippsland	Bendoc	892-512-0011	55
668165	5877054	669341	5878325	East Gippsland	Bendoc	892-513-0004	55

	Extent of	of Zone		Forest Management Area	District	Coupe Number	MGA Zone
668383	5876349	669433	5877644	East Gippsland	Bendoc	892-513-0008	55
670022	5877990	670683	5879056	East Gippsland	Bendoc	892-514-0003	55
670121	5878228	671215	5879897	East Gippsland	Bendoc	892-514-0004	55
670649	5878363	671524	5880505	East Gippsland	Bendoc	892-514-0005	55
671204	5879570	672425	5880735	East Gippsland	Bendoc	892-514-0006	55
671454	5880599	672533	5881527	East Gippsland	Bendoc	892-514-0007	55
671397	5880249	672514	5881088	East Gippsland	Bendoc	892-514-0008	55
674413	5882933	675525	5884037	East Gippsland	Bendoc	892-517-0006	55
673094	5880094	674274	5881902	East Gippsland	Bendoc	892-517-0011	55
673409	5880316	674707	5882050	East Gippsland	Bendoc	892-517-0012	55
674753	5882433	675769	5883690	East Gippsland	Bendoc	892-518-0005	55
676342	5882359	677391	5883262	East Gippsland	Bendoc	892-519-0010	55
673721	5879308	675170	5880672	East Gippsland	Bendoc	892-519-0011	55
674126	5879327	675527	5881077	East Gippsland	Bendoc	892-519-0012	55
674908	5884962	675848	5886008	East Gippsland	Bendoc	892-520-0003	55
675063	5886104	676034	5886885	East Gippsland	Bendoc	892-520-0008	55
670599	5873656	671723	5876271	East Gippsland	Bendoc	892-522-0015-01	55
669704	5872347	671144	5873957	East Gippsland	Bendoc	892-522-0015-02	55
654890	5882709	656110	5883886	East Gippsland	Bendoc	893-501-0009	55
654198	5881007	656520	5882894	East Gippsland	Bendoc	893-502-0005	55
653870	5881754	654869	5883169	East Gippsland	Bendoc	893-502-0006	55
659226	5879786	659952	5880580	East Gippsland	Bendoc	893-507-0008	55
658255	5880586	659590	5881711	East Gippsland	Bendoc	893-507-0009	55
678758	5878877	680100	5880533	East Gippsland	Bendoc	894-505-0005	55
678540	5880203	679385	5881313	East Gippsland	Bendoc	894-505-0013	55
680332	5880563	680971	5881222	East Gippsland	Bendoc	894-506-0002	55
680332	5880623	681524	5881659	East Gippsland	Bendoc	894-506-0006	55
661881	5885786	662994	5887312	East Gippsland	Bendoc	895-505-0006	55
662433	5885938	663376	5887215	East Gippsland	Bendoc	895-505-0007	55
660685	5885215	661826	5886255	East Gippsland	Bendoc	895-506-0008	55
660046	5884988	661259	5885888	East Gippsland	Bendoc	895-506-0009	55
663251	5886962	664202	5888223	East Gippsland	Bendoc	895-510-0007	55
651517	5882868	652407	5883875	East Gippsland	Bendoc	901-501-0001	55
651169	5882415	652290	5883389	East Gippsland	Bendoc	901-501-0002	55
655972	5895845	656985	5897055	East Gippsland	Bendoc	902-501-0001	55
656238	5896135	657234	5897568	East Gippsland	Bendoc	902-501-0002	55

Safety on Public Land Act 2004

DECLARATION OF PUBLIC SAFETY ZONES

I, Janine Haddow, Executive Director Natural Resources, as delegate of the Secretary of the Department of Sustainability and Environment, make the following declaration of public safety zones under section 4(1) of the **Safety on Public Land Act 2004**.

Areas:

1. The area of State forest contained within the following location coordinates is declared to be a public safety zone:

Extent of Zone			Forest Management Area	District	Description	MGA Zone	
387102	5843029	387738	5843576	Central	Marysville	Andersons dump	55
521418	5852626	521948	5852993	Central Gippsland	Heyfield	Dargo dump	55
420718	5801428	421250	5802024	Central Gippsland	Noojee	Ferguson dump	55
470628	5821723	471180	5822310	Central Gippsland	Heyfield	HickeysCk dump1	55
470735	5821604	471199	5821987	Central Gippsland	Heyfield	HickeysCk dump2	55
423828	5833808	424273	5834330	Central	Marysville	Oaks dump	55
396742	5806995	397136	5807418	Dandenong	Dandenong	Pioneer dump-01	55
396674	5806788	397100	5807294	Dandenong	Dandenong	Pioneer dump-02	55
396404	5806869	396840	5807349	Dandenong	Dandenong	Pioneer dump-03	55
396463	5807056	396870	5807440	Dandenong	Dandenong	Pioneer dump-04	55
467038	5802481	467641	5803034	Central Gippsland	Heyfield	Seaton dump	55
460837	5808039	461219	5808586	Central Gippsland	Heyfield	Springs Rd dump	55
368608	5843693	369070	5844321	Central	Toolangi	Sylvia dump	55
448481	5793424	449239	5793997	Central Gippsland	Erica	W42 dump	55
459865	5821100	460292	5821758	Central Gippsland	Heyfield	Willy Spur dump	55
360235	5848803	360904	5849507	Central	Toolangi	Quarry	55

- 2. The extent of the public safety zone is described by the minimum planimetric extent using a North South orientated rectangle that encloses the area bound by:
 - (a) the south-west limit described by the first two metric coordinates (Easting and Northing); and
 - (b) the north-east limit described by the next two metric coordinates (Easting and Northing).
- 3. The public safety zone is limited to all areas that contain State forest within an area identified by the coordinates in the Schedule.
- 4. The coordinates in Column 1 are provided in Map Grid of Australia (MGA) Universal Transverse Mercator (UTM) Zone number 55. These use the Geodetic Reference System 1980 (GRS80) spheroid.

Purpose:

5. The purpose for which the areas have been declared public safety zones is for fire operations, timber harvesting operations and the maintenance of public safety.

Period of the declaration:

6. The period for which these areas are public safety zones is the period 1 July 2008 to 30 June 2009 inclusive.

Periods when access is restricted/prohibited:

7. Subject to clause 8 and 11 of this declaration, access to the public safety zones is prohibited at all times.

Activities permitted, prohibited or restricted:

- 8. There are no activities that are permitted in the public safety zone other than those undertaken by the persons or classes of person exempted from the operation of this public safety zone declaration or the persons or classes of person to whom a public safety zone declaration does not apply under section 9 of the **Safety on Public Land Act 2004**.
- 9. All other activities are prohibited in the public safety zone.

Further restrictions or conditions (if any):

10. There are no further restrictions or conditions applying to the public safety zones.

Exempt persons or classes of person:

- 11. Pursuant to section 5(2) of the **Safety on Public Land Act 2004** the following persons or classes of person are exempted from the operation of this public safety zone declaration:
 - a) Persons undertaking timber harvesting operations which are authorised operations within the meaning of section 45 of the **Sustainable Forests (Timber) Act 2004** including:
 - (i) VicForests and its employees, agents and contractors;
 - (ii) persons who have an agreement with VicForests to harvest or sell timber resources and their employees, agents and contractors;
 - (iii) holders of licences or permits under section 52 of the Forests Act 1958 and their employees, agents and contractors.
 - b) Persons undertaking timber harvesting operations in accordance with an approved Plan of Utilization as defined in the Forests (Wood Pulp Agreement) Act 1996.
 - c) Holders of licences or permits under section 52 of the **Forests Act 1958** granted by the Secretary to thin, cut and remove timber, to cut forest produce specified in the licence, to dig forest produce specified in the licence or to take away forest produce specified in the licence and their employees, agents and contractors.
 - d) Holders of Bee Farm licences, Bee Range area Licences, Apiary Occupation Rights under Subdivision 2 of Division 9, of Part 1 of the Land Act 1958, granted by the Minister on Crown Land.
 - e) Employees, agents and contractors of the Department of Sustainability and Environment engaged in carrying out their functions.
 - f) Employees, agents and contractors of the Country Fire Authority, WorkSafe, Environment Protection Authority and the State Emergency Services engaged in carrying out their functions.
 - g) Members of the police force of Victoria engaged in carrying out their functions.
 - Persons appointed as environmental auditors under the Environment Protection Act 1970 and their agents in carrying out their functions as forestry auditors.
 - i) Persons who have been selected by the Environment Protection Authority to act as audit observers and who are participating in this activity exclusively. Audit observers must be in the company of an EPA employee or an environmental auditor appointed under the **Environment Protection Act 1970** and their agents in carrying out their functions as forestry auditors.
 - j) Holders of leases, licences, permits or other authorities (and associated employees, agents and contractors) under the Mineral Resources Development Act 1990, Extractive Industries Development Act 1995 and Petroleum Act 1998, other than holders of miners' rights and tourist fossicking authorities under the Mineral Resources Development Act 1990, whilst undertaking works associated with that lease, licence, permit or authority in the areas covered by the declaration provided that:

- (i) those works do not interfere with or hinder timber harvesting operations;
- (ii) those classes of person have made prior arrangements with the forest manager to be in the area for the purpose of undertaking those works;
- (iii) those classes of person abide by the Occupational, Health & Safety requirements established by the Department of Sustainability and Environment, VicForests or the contractor in charge of the site.

Dated 23 June 2008

JANINE HADDOW Executive Director Natural Resources as delegate of the Secretary of the Department of Sustainability and Environment

Notes:

- 1. A map showing the public safety zone is held at the Department of Sustainability and Environment (DSE) Regional Offices at Benalla, Ballarat, Bendigo and Traralgon and at DSE's head office at 8 Nicholson Street, East Melbourne, Vic. 3002. The map is also available at the following web site: http://www.dse.vic.gov.au
- In addition to the above persons or classes of person exempted under section 5(2), section 9 of the Safety on Public Land Act 2004 provides that a public safety zone declaration does not apply to the following:

- the Secretary;

- an authorised officer;

- a utility engaged in the carrying out of its functions in a State forest;
- a transport authority engaged in the carrying out of its functions in a State forest;

- a person or class of person authorised under section 11 to be in the public safety zone.

Safety on Public Land Act 2004

DECLARATION OF PUBLIC SAFETY ZONES

I, Janine Haddow, Executive Director Natural Resources, as delegate of the Secretary of the Department of Sustainability and Environment, make the following declaration of public safety zones under section 4(1) of the **Safety on Public Land Act 2004**.

Areas:

1. The area of State forest contained within the following location coordinates is declared to be a public safety zone:

Extent of Zone				Forest Management Area	District	Description	MGA Zone
398167	5831259	399788	5833937	Dandenong	Dandenong	Armstrong Ck_01	55
397460	5828180	398692	5830017	Dandenong	Dandenong	Armstrong Ck_02	55
398039	5829699	398923	5831613	Dandenong	Dandenong	Armstrong Ck_03	55
395611	5790517	400230	5794349	Central Gippsland	Noojee	Labertouche	55
362350	5835060	366300	5839718	Dandenong	Dandenong	Pauls Range Sth	55

2. The extent of the public safety zone is described by the minimum planimetric extent using a North South orientated rectangle that encloses the area bound by:

- (a) the south-west limit described by the first two metric coordinates (Easting and Northing); and
- (b) the north-east limit described by the next two metric coordinates (Easting and Northing).

- 3. The public safety zone is limited to all areas that contain State forest within an area identified by the coordinates in the Schedule.
- 4. The coordinates in Column 1 are provided in Map Grid of Australia (MGA) Universal Transverse Mercator (UTM) Zone number 55. These use the Geodetic Reference System 1980 (GRS80) spheroid.

Purpose:

5. The purpose for which the areas have been declared public safety zones is for protection of soil and water and the maintenance of public safety.

Period of the declaration:

6. The period for which these areas are public safety zones is the period from1 July 2008 to 30 June 2009 inclusive.

Periods when access is restricted/prohibited:

7. Subject to clause 8 and 11 of this declaration, access to the public safety zones is prohibited at all times.

Activities permitted, prohibited or restricted:

- 8. There are no activities that are permitted in the public safety zone other than those undertaken by the persons or classes of person exempted form the operations of this public safety zone declaration or the persons or classes of person to whom a public safety zone declaration does not apply under section 9 of the **Safety on Public Land Act 2004**.
- 9. All other activities are prohibited in the public safety zone.

Further restrictions or conditions (if any):

10. There are no further restrictions or conditions applying to the public safety zones.

Exempt persons or classes of person:

- 11. Pursuant to section 5(2) of the **Safety on Public Land Act 2004** the following persons or classes of person are exempted from the operation of this public safety zone declaration:
 - a) Persons undertaking timber harvesting operations which are authorised operations within the meaning of section 45 of the **Sustainable Forests (Timber) Act 2004** including:
 - (i) VicForests and its employees, agents and contractors;
 - (ii) persons who have an agreement with VicForests to harvest or sell timber resources and their employees, agents and contractors;
 - (iii) holders of licences or permits under section 52 of the Forests Act 1958 and their employees, agents and contractors.
 - b) Persons undertaking timber harvesting operations in accordance with an approved Plan of Utilization as defined in the Forests (Wood Pulp Agreement) Act 1996.
 - c) Holders of licences or permits under section 52 of the **Forests Act 1958** granted by the Secretary to thin, cut and remove timber, to cut forest produce specified in the licence, to dig forest produce specified in the licence or to take away forest produce specified in the licence and their employees, agents and contractors.
 - d) Holders of Bee Farm licences, Bee Range area Licences, Apiary Occupation Rights under Subdivision 2 of Division 9, of Part 1 of the Land Act 1958, granted by the Minister on Crown Land.
 - e) Employees, agents and contractors of the Department of Sustainability and Environment engaged in carrying out their functions.
 - f) Employees, agents and contractors of the Country Fire Authority, WorkSafe, Environment Protection Authority and the State Emergency Services engaged in carrying out their functions.

- g) Members of the police force of Victoria engaged in carrying out their functions.
- h) Persons appointed as environmental auditors under the **Environment Protection Act 1970** and their agents in carrying out their functions as forestry auditors.
- i) Persons who have been selected by the Environment Protection Authority to act as audit observers and who are participating in this activity exclusively. Audit observers must be in the company of an EPA employee or an environmental auditor appointed under the **Environment Protection Act 1970** and their agents in carrying out their functions as forestry auditors.
- j) Holders of leases, licences, permits or other authorities (and associated employees, agents and contractors) under the Mineral Resources Development Act 1990, Extractive Industries Development Act 1995 and Petroleum Act 1998, other than holders of miners' rights and tourist fossicking authorities under the Mineral Resources Development Act 1990, whilst undertaking works associated with that lease, licence, permit or authority in the areas covered by the declaration provided that:
 - (i) those works do not interfere with or hinder timber harvesting operations;
 - (ii) those classes of person have made prior arrangements with the forest manager to be in the area for the purpose of undertaking those works;
 - (iii) those classes of person abide by the Occupational, Health & Safety requirements established by the Department of Sustainability and Environment, VicForests or the contractor in charge of the site.
- k) Employees, agents and contractors of Melbourne Water and Parks Victoria engaged in carrying out their functions.

Dated 23 June 2008

JANINE HADDOW Executive Director Natural Resources as delegate of the Secretary of the Department of Sustainability and Environment

Notes:

- 1. A map showing the public safety zone is held at the Department of Sustainability and Environment (DSE) Regional Offices at Benalla, Ballarat, Bendigo and Traralgon and at DSE's head office at 8 Nicholson Street, East Melbourne, Vic. 3002. The map is also available at the following web site: http://www.dse.vic.gov.au
- 2. In addition to the above persons or classes of person exempted under section 5(2), section 9 of the **Safety on Public Land Act 2004** provides that a public safety zone declaration does not apply to the following:
 - the Secretary;
 - an authorised officer;
 - a utility engaged in the carrying out of its functions in a State forest;
 - a transport authority engaged in the carrying out of its functions in a State forest;
 - a person or class of person authorised under section 11 to be in the public safety zone.

Safety on Public Land Act 2004

DECLARATION OF PUBLIC SAFETY ZONES

I, Janine Haddow, Executive Director Natural Resources, as delegate of the Secretary of the Department of Sustainability and Environment, make the following declaration of public safety zones under section 4(1) of the **Safety on Public Land Act 2004**.

Areas:

- 1. The area of State forest contained within the location coordinates in the Schedule to this Declaration is declared to be a public safety zone.
- 2. The extent of the public safety zone is described by the minimum planimetric extent using a North South orientated rectangle that encloses the area bound by:
 - (a) the south-west limit described by the first two metric coordinates (Easting and Northing); and
 - (b) the north-east limit described by the next two metric coordinates (Easting and Northing).
- 3. The public safety zone is limited to all areas that contain State forest within an area identified by the coordinates in the Schedule.
- 4. The coordinates in Column 1 are provided in Map Grid of Australia (MGA) Universal Transverse Mercator (UTM) Zone 55. These use the Geodetic Reference System 1980 (GRS80) spheroid.

Purpose:

5. The purpose for which the areas have been declared public safety zones is for fire operations, timber harvesting operations and the maintenance of public safety.

Period of the declaration:

6. The period for which these areas are public safety zones is the period from 1 July 2008 to 30 June 2009 inclusive.

Activities permitted, prohibited or restricted:

7. Within a public safely zone a person shall not undertake any activity that interferes with the activities of a person to whom an exemption under this Declaration or section 9 of the **Safety on Public Land Act 2004** applies.

Periods when access is restricted/prohibited:

8. Subject to clause 7 and 10 of this declaration, access to the public safety zones is prohibited at all times.

Further restrictions or conditions (if any):

9. There are no further restrictions or conditions applying to the public safety zones.

Exempt persons or classes of person:

- 10. Pursuant to section 5(2) of the **Safety on Public Land Act 2004** the following persons or classes of person are exempted from the operation of this public safety zone declaration:
 - a) Persons undertaking timber harvesting operations which are authorised operations within the meaning of section 45 of the **Sustainable Forests (Timber) Act 2004** including:
 - (i) VicForests and its employees, agents and contractors;
 - (ii) persons who have an agreement with VicForests to harvest or sell timber resources and their employees, agents and contractors;
 - (iii) holders of licences or permits under section 52 of the Forests Act 1958 and their employees, agents and contractors.
 - b) Persons undertaking timber harvesting operations in accordance with an approved Plan of Utilization as defined in the Forests (Wood Pulp Agreement) Act 1996.

- c) Holders of licences or permits under section 52 of the **Forests Act 1958** granted by the Secretary to thin, cut and remove timber, to cut forest produce specified in the licence, to dig forest produce specified in the licence or to take away forest produce specified in the licence and their employees, agents and contractors.
- d) Holders of Bee Farm licences, Bee Range area Licences, Apiary Occupation Rights under Subdivision 2 of Division 9, of Part 1 of the Land Act 1958, granted by the Minister on Crown Land.
- e) Employees, agents and contractors of the Department of Sustainability and Environment engaged in carrying out their functions.
- f) Employees, agents and contractors of the Country Fire Authority, WorkSafe, Environment Protection Authority and the State Emergency Services engaged in carrying out their functions.
- g) Members of the police force of Victoria engaged in carrying out their functions.
- h) Persons appointed as environmental auditors under the **Environment Protection Act 1970** and their agents in carrying out their functions as forestry auditors.
- i) Persons who have been selected by the Environment Protection Authority to act as audit observers and who are participating in this activity exclusively. Audit observers must be in the company of an EPA employee or an environmental auditor appointed under the **Environment Protection Act 1970** and their agents in carrying out their functions as forestry auditors.
- j) Holders of leases, licences, permits or other authorities (and associated employees, agents and contractors) under the Mineral Resources Development Act 1990, Extractive Industries Development Act 1995 and Petroleum Act 1998, other than holders of miners' rights and tourist fossicking authorities under the Mineral Resources Development Act 1990, whilst undertaking works associated with that lease, licence, permit or authority in the areas covered by the declaration provided that:
 - (i) those works do not interfere with or hinder timber harvesting operations;
 - (ii) those classes of person have made prior arrangements with the forest manager to be in the area for the purpose of undertaking those works;
 - (iii) those classes of person abide by the Occupational, Health & Safety requirements established by the Department of Sustainability and Environment, VicForests or the contractor in charge of the site.

Dated 23 June 2008

JANINE HADDOW Executive Director Natural Resources as delegate of the Secretary of the Department of Sustainability and Environment

Notes:

- 1. A map showing the public safety zone is held at the Department of Sustainability and Environment (DSE) Regional Offices at Benalla, Ballarat, Bendigo and Traralgon and at DSE's head office at 8 Nicholson Street, East Melbourne, Vic. 3002. The map is also available at the following web site: http://www.dse.vic.gov.au
- 2. In addition to the above persons or classes of person exempted under section 5(2), section 9 of the **Safety on Public Land Act 2004** provides that a public safety zone declaration does not apply to the following:
 - the Secretary;
 - an authorised officer;
 - a utility engaged in the carrying out of its functions in a State forest;
 - a transport authority engaged in the carrying out of its functions in a State forest;
 - a person or class of person authorised under section 10 to be in the public safety zone.

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Extent of Zone			Forest Management Area	District	Description	MGA Zone	
459779	5817977	460795	5820402	Central Gippsland	Heyfield	Binns Road_01	55
458767	5816096	460132	5818277	Central Gippsland	Erica	Binns Road_02	55
458163	5814270	459067	5816417	Central Gippsland	Heyfield	Binns Road_03	55
454386	5812274	456152	5812891	Central Gippsland	Erica	Binns Road_04	55
455852	5812319	457616	5813414	Central Gippsland	Erica	Binns Road_05	55
457316	5812802	458686	5814570	Central Gippsland	Erica	Binns Road_06	55
453209	5810546	454686	5812683	Central Gippsland	Erica	Binns Road_07	55
451537	5808686	453695	5810846	Central Gippsland	Erica	Binns Road_08	55
450609	5807329	451860	5808986	Central Gippsland	Erica	Binns Road_09	55
405906	5818936	406992	5820851	Central Gippsland	Noojee	Boundary Road_01	55
404300	5818304	406206	5819366	Central Gippsland	Noojee	Boundary Road_02	55
404446	5815681	405855	5818635	Central Gippsland	Noojee	Boundary Road_03	55
397793	5814772	400384	5816166	Dandenong	Dandenong	Boundary Road 04	55
400084	5813782	401363	5815189	Dandenong	Dandenong	Boundary Road 05	55
404704	5813834	405793	5815982	Central Gippsland	Noojee	Boundary Road 06	55
401020	5812530	401880	5814083	Dandenong	Dandenong	Boundary Road 07	55
401579	5812139	403810	5814112	Dandenong	Dandenong	Boundary Road 08	55
403426	5812811	404810	5814151	Central Gippsland	Noojee	Boundary Road 09	55
404510	5812569	406017	5814134	Central Gippsland	Noojee	Boundary Road 10	55
391920	5822920	392565	5824328	Dandenong	Dandenong	Brahams Road 01	55
392242	5821084	393623	5823220	Dandenong	Dandenong	Brahams Road 02	55
392646	5820280	394444	5821384	Dandenong	Dandenong	Brahams Road 03	55
394144	5818917	395931	5820690	Dandenong	Dandenong	Brahams Road 04	55
395630	5816792	397424	5819259	Dandenong	Dandenong	Brahams Road 05	55
397124	5816022	398278	5817186	Dandenong	Dandenong	Brahams Road 06	55
395911	5845161	397071	5845821	Central	Marysville	Paradise Pl 01	55
396771	5845193	398543	5845691	Central	Marysville	Paradise Pl 02	55
398242	5845324	400016	5845691	Central	Marysville	Paradise Pl 03	55
399715	5845232	402107	5846299	Central	Marysville	Paradise Pl 04	55
395413	5843305	396312	5845462	Dandenong	Dandenong	Paradise Pl 05	55
401780	5843384	402427	5845532	Central	Marysville	Paradise Pl 06	55
392400	5841564	394170	5842312	Dandenong	Dandenong	Paradise Pl 07	55
393870	5841682	395742	5843605	Dandenong	Dandenong	Paradise Pl 08	55
401308	5842016	403309	5843685	Central	Marysville	Paradise Pl 09	55
387746	5839506	388299	5840849	Dandenong	Dandenong	Paradise Pl 10	55
388607	5840586	389769	5841667	Dandenong	Dandenong	Paradise Pl 11	55
387997	5840447	388932	5841699	Dandenong	Dandenong	Paradise Pl 12	55
389469	5840563	391240	5841028	Dandenong	Dandenong	Paradise Pl 13	55
390939	5840697	392700	5841908	Dandenong	Dandenong	Paradise Pl 14	55
387742	5837665	388801	5839806	Dandenong	Dandenong	Paradise Pl 15	55
388384	5835821	389615	5837965	Central	Marysville	Paradise Pl_16	55
381703	5834620	383963	5835872	Central	Marysville	Paradise Pl 17	55
383663	5833913	384888	5835026	Central	Marysville	Paradise Pl 18	55
388806	5834976	389844	5836121	Dandenong	Dandenong	Paradise Pl 19	55
389543	5833990	390543	5835297	Dandenong	Dandenong	Paradise Pl 20	55
384565	5832847	385460	5834214	Dandenong	Dandenong	Paradise Pl 21	55

Schedule: Public Safety Zones

Extent of Zone		Forest Management Area	District	Description	MGA Zone		
385160	5832076	385849	5833167	Dandenong	Dandenong	Paradise Pl 22	55
385368	5829821	386721	5832376	Central	Marysville	Paradise Pl 23	55
388983	5828877	389925	5829468	Central	Marysville	Paradise Pl 24	55
389625	5828499	390708	5829203	Central	Marysville	Paradise Pl 25	55
445389	5836387	447191	5838406	Central Gippsland	Erica	South Road 01	55
446891	5836075	450142	5838132	Central Gippsland	Erica	South Road_02	55
449842	5836074	451610	5837239	Central Gippsland	Heyfield	South Road_03	55
444042	5834952	445784	5836687	Central	Marysville	South Road_04	55
451310	5834582	453028	5836958	Central Gippsland	Heyfield	South Road_05	55
452707	5833635	454568	5834882	Central Gippsland	Heyfield	South Road_06	55
454268	5832748	455725	5834019	Central Gippsland	Heyfield	South Road_07	55
455402	5831704	456049	5833048	Central Gippsland	Heyfield	South Road_08	55
455749	5830903	456575	5832046	Central Gippsland	Heyfield	South Road_09	55
456254	5830348	456870	5831203	Central Gippsland	Heyfield	South Road_10	55
457192	5825361	457680	5826398	Central Gippsland	Heyfield	South Road_11	55
457302	5823522	459028	5825661	Central Gippsland	Heyfield	South Road_12	55
458728	5823525	460194	5824269	Central Gippsland	Heyfield	South Road_13	55
459633	5821675	460376	5823825	Central Gippsland	Heyfield	South Road_14	55
459820	5820088	460647	5821975	Central Gippsland	Heyfield	South Road_15	55
406679	5819491	409136	5820844	Dandenong	Dandenong	Whitelaw Tk_01	55
408835	5819192	410609	5820117	Dandenong	Dandenong	Whitelaw Tk_02	55
417649	5819218	419408	5820423	Central Gippsland	Noojee	Whitelaw Tk_03	55
419108	5819545	421244	5821314	Central Gippsland	Noojee	Whitelaw Tk_04	55
410308	5819203	412073	5819888	Central Gippsland	Noojee	Whitelaw Tk_05	55
411773	5818969	413547	5819849	Central Gippsland	Noojee	Whitelaw Tk_06	55
413247	5818522	415017	5819290	Dandenong	Dandenong	Whitelaw Tk_07	55
414717	5818633	416484	5819219	Dandenong	Dandenong	Whitelaw Tk_08	55
416184	5818896	417949	5819622	Dandenong	Dandenong	Whitelaw Tk_09	55
420861	5817436	422675	5819845	Central Gippsland	Noojee	Whitelaw Tk_10	55
445327	5821047	447391	5822057	Central Gippsland	Erica	Williamsons_01	55
446916	5820330	448769	5821369	Central Gippsland	Erica	Williamsons_02	55
448469	5819772	450211	5820926	Central Gippsland	Erica	Williamsons_03	55
449889	5818994	451713	5820072	Central Gippsland	Erica	Williamsons_04	55
451402	5817934	452171	5819327	Central Gippsland	Erica	Williamsons_05	55
453366	5817943	454655	5818664	Central Gippsland	Erica	Williamsons_06	55
454355	5817934	456120	5819125	Central Gippsland	Heyfield	Williamsons_07	55
455820	5818250	457588	5818763	Central Gippsland	Heyfield	Williamsons_08	55
457287	5818417	459052	5819535	Central Gippsland	Erica	Williamsons_09	55
458752	5819026	460633	5820429	Central Gippsland	Erica	Williamsons_10	55
451849	5817660	453705	5818243	Central Gippsland	Erica	Williamsons_11	55
390392	5826602	391286	5828858	Central	Marysville	Upper Yarra_01	55
390964	5825532	391888	5826902	Dandenong	Dandenong	Upper Yarra_02	55
441027	5834630	442468	5836226	Central Gippsland	Erica	Victor Spur_01	55
438102	5832355	439864	5833966	Central Gippsland	Erica	Victor Spur_02	55
439563	5833641	441327	5834960	Central Gippsland	Erica	Victor Spur_03	55
437702	5831698	438408	5832680	Central Gippsland	Erica	Victor Spur_04	55
438107	5830795	439495	5832025	Central Gippsland	Noojee	Victor Spur_05	55

Extent of Zone		Forest Management Area District		Description	MGA Zone		
436785	5829558	438421	5830333	Central Gippsland	Noojee	Victor Spur_06	55
438121	5829782	439640	5831095	Central Gippsland	Erica	Victor Spur_07	55

Planning and Environment Act 1987

ARARAT PLANNING SCHEME

Notice of Approval of Amendment Amendment C21

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

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

The Amendment corrects the boundary of the Ararat Planning Scheme, by reintroducing a parcel of land into the Public Conservation and Resource Zone, which was erroneously removed in a previous Amendment.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Ararat Rural City Council, corner Vincent and High Streets, Ararat.

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987

BALLARAT PLANNING SCHEME

Notice of Approval of Amendment Amendment C88 Part 2

The Minister for Planning has approved Amendment C88 Part 2 to the Ballarat Planning Scheme.

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

The Amendment makes changes to the Municipal Strategic Statement at Clauses 21.03, 21.05, 21.06 and 21.08 to enhance the strategies for industrial development and to reference the Ballarat Industrial Land Use Strategy 2005; replaces Clause 22.05 with a new Industrial Land Policy, which implements the findings and recommendations of the Ballarat Industrial Land Use Strategy 2005; and makes a number of rezonings and application of overlay controls to implement the recommendations of the Ballarat Industrial Land Use Strategy 2005.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Planning and Community Development, Ground Floor, State Government Offices, 402–406 Mair Street, Ballarat and at the offices of the Ballarat City Council, Phoenix Building, 25 Armstrong Street, Ballarat, and can be accessed at the Department of Planning and Community Development's website at www. dpcd.vic.gov.au/planning/publicinspection

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987

MAROONDAH PLANNING SCHEME

Notice of Approval of Amendment

Amendment C58

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

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

The Amendment translates the Ringwood Transit City Urban Design Masterplan 2004 into the Maroondah Planning Scheme by:

- amending the Local Planning Policy Framework to include objectives and policy statements related to the Ringwood Activity Centre and the Ringwood Transit City Urban Design Masterplan 2004, and to remove 3 local policies at Clauses 22.08, 22.12, and 22.15 and associated content which this Amendment makes redundant;
- amending the Design & Development Overlay Schedule 3 (DDO3) to introduce design objectives and preferred building heights for all commercial land within the Ringwood Activity Centre;
- amending the Development Plan Overlay Schedule 2 (DPO2) to facilitate the planning and development of the precincts that will comprise the Ringwood Town Centre;
- amending the Schedule to the Business 1 Zone and the Schedule to the Business 2 Zone to define the land included in the Ringwood

Activity Centre and to remove restrictions upon the maximum leasable floor area for the majority of shops and offices within the Business 1 Zone of the Activity Centre;

- applying the Business 1 Zone and Business 2 Zone to a number of additional areas within the Ringwood Activity Centre; and
- amending the Development Plan Overlay at Map No. 4 to extend the application of this Overlay to encompass the entire Ringwood Activity Centre.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning and free of charge, during office hours, at the Department of Planning and Community Development, and at the offices of the Maroondah City Council at the City Offices Service Centre, Braeside Avenue, Ringwood; Eastland Service Centre, Level 2, Eastland Shopping Centre; and at the Ringwood Civic Square Service Centre, Civic Square, Croydon.

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987 MAROONDAH PLANNING SCHEME

Notice of Approval of Amendment

Amendment C80

The Minister for Planning has approved Amendment C80 to the Maroondah Planning Scheme.

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

The Amendment makes the Secretary to the Department of Planning and Community Development a referral authority for the development of the Ringwood Town Centre by:

• amending the Development Plan Overlay Schedule 2 (DPO2) to require the Development Plan for the Ringwood Town Centre, associated individual precinct plans and permit applications to be referred to the Secretary in accordance with the Schedule to Clause 66.04; and • amending the Schedule to Clause 66.04 (Referrals and Notice Provisions) to designate the Secretary to the Department of Planning and Community Development as the Referral Authority and the Development Plan Overlay Schedule 2 as the provision for which approvals and permit applications must be referred.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd. vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Maroondah City Council, City Offices Service Centre, Braeside Avenue, Ringwood; Eastland Service Centre, Level 2, Eastland Shopping Centre, Ringwood; Civic Square Service Centre, Civic Square, Croydon; Croydon Library, Civic Square, Croydon; Ringwood Library, Ringwood Plaza, Ringwood.

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987

MELBOURNE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C131

The Minister for Planning has approved Amendment C131 to the Melbourne Planning Scheme.

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

The Amendment alters the planning scheme maps and schedule to the Heritage Overlay so that the Melbourne Planning Scheme is consistent with that as registered on the Victorian Heritage Register.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the City of Melbourne, Town Hall, 90–120 Swanston Street, Melbourne 3000.

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987

MORELAND PLANNING SCHEME

Notice of Approval of Amendment

Amendment C88

The Moreland City Council has approved Amendment C88 to the Moreland Planning Scheme.

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

The Amendment:

- 1. Amends the Schedule to the Heritage Overlay by changing the address for HO74 from 191–193 Edward Street, Brunswick to 189–191 Edward Street, Brunswick.
- 2. Amends Map 15HO by deleting HO74 from 193 Edward Street, Brunswick and apply HO74 to 189 Edward Street, Brunswick.
- 3. Amends Schedule 1 to the Design and Development Overlay (Heritage Protection) so that in column 1 '189 Edward Street' and '195–197 Edward Street' are deleted and replaced with '187 and 193 Edwards Street'; in column 2 replace '191–193 Edward Street' with '189–191 Edwards Street'.
- 4. Amends Map 15DDO by deleting DDO1 from 189 and 195 Edward Street, Brunswick and applying the DDO1 to 187 and 193 Edward Street, Brunswick.

The Amendment was approved by the Moreland City Council on 20 May 2008 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, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Moreland City Council, Moreland Strategic Planning Unit, Moreland, Vic. 3058.

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987

MORNINGTON PENINSULA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C110

The Minister for Planning has approved Amendment C110 to the Mornington Peninsula Planning Scheme.

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

The Amendment extends the interim controls of Clause 22.18 (Mornington activity centre policy) and Design and Development Overlay (DDO13 – Mornington Activity Centre) to 31 March 2009.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Mornington Peninsula Shire Council, Mornington Office, 2 Queen Street, Mornington; Hastings Office, 21 Marine Parade, Hastings; and Rosebud Office, 90 Besgrove Street, Rosebud.

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987

NORTHERN GRAMPIANS PLANNING SCHEME

Notice of Approval of Amendment

Amendment C27

The Minister for Planning has approved Amendment C27 to the Northern Grampians Planning Scheme.

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

The Amendment deletes a parcel of land erroneously included in the Rural Conservation Zone from the planning scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning

and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Northern Grampians Shire Council, Main Road, Stawell.

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987

WELLINGTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C37

The Minister for Planning has approved Amendment C37 to the Wellington Planning Scheme.

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

The Amendment:

- inserts schedules 10 and 11 at Clause 43.02;
- amends the schedule to Clause 66.04;
- inserts two new Design and Development Overlay Maps – 191, 192; and
- amends two existing Design and Development Overlay Maps – 193, 195.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Wellington Shire Council, Port of Sale Civic Centre, 70 Foster Street, Sale; Yarram Customer Service Centre, 156 Grant Street, Yarram.

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987 WELLINGTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C44

The Wellington Shire Council approved Amendment C44 to the Wellington Planning Scheme on 26 May 2008. The land affected by the Amendment is the land of the existing West Sale Aerodrome at Williams, Jackson and Mortimer Drives, West Sale, comprising Certificates of Title Vol. 00981 Fol. 006. The Amendment also applies to these selected private properties adjacent to the West Sale Aerodrome:

- Lots 1 & (2 in part) on Title Plan 321460L, Williams Road, West Sale;
- Lots 1 & 2 on Title Plan 116762N, Sale– Cowwarr Road, West Sale.

The Amendment proposes to:

- make minor changes to the Municipal Strategic Statement (MSS) in particular the Settlement Strategy for Sale in Clause 21.04 where industrial development is to be encouraged at the West Sale Aerodrome subject to consideration of native vegetation issues;
- include the 'West Sale Aerodrome Master Plan, November 2002' and the 'West Sale Aerodrome Public Authority Management Agreement, June 2003' as reference documents in Clause 21.09;
- make minor changes to the Local Planning Policy Framework in particular Clause 22.05 Airfields and Environs Policy by replacing the reference to the 'West Sale Aerodrome Master Plan, February 1995' with the updated 'West Sale Aerodrome Master Plan, November 2002' and introducing consideration of the 'West Sale Aerodrome Public Authority Management Agreement, June 2003';
- make minor changes to Schedule 1 at Clause 37.01 Special Use Zone by removing reference to the 'West Sale Aerodrome Master Plan, February 1995' and replacing it with the 'West Sale Aerodrome Master Plan, November 2002', as well as introducing consideration of the 'West Sale Aerodrome Public Authority Management Agreement, June 2003' and including a new policy to reflect significant flora and fauna values;
- substitute the word 'aerodrome' for 'airfield' as the preferred terminology by the International Civil Aviation Organisation (ICAO) and for the purpose of consistency;
- rezone lands described as Lots 1 & (2 in part) on Title Plan 321460L, Williams Road, West Sale and Lots 1 & 2 on Title Plan 116762N, Sale–Cowwarr Road, West Sale, from Special Use Zone 1 (SUZ1) to Farming Zone (FZ); and

• rezone in part Certificates of Title Vol. 00981 Fol. 006 from Farming Zone (FZ) to Special Use Zone 1 (SUZ1).

The Amendment was approved by the Wellington Shire Council in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 26 May 2008. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, during office hours, at the offices of the Wellington Shire Council, at the Council Offices at 70 Foster Street, Sale and 136 Grant Street, Yarram, and free of charge at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/ planning/publicinspection

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987

WHITTLESEA PLANNING SCHEME

Notice of Approval of Amendment Amendment C81 Part 1

The Minister for Planning has approved Amendment C81 Part 1 to the Whittlesea Planning Scheme.

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

The Amendment:

- rezones land in the Epping North growth area in Wollert from Farming Zone (FZ) to Residential 1 Zone and Road Zone 1;
- introduces a new schedule to the Development Plan Overlay (DPO21) and applies it to the land;
- introduces a new schedule to the Developer Contributions Plan Overlay (DCPO10) and applies it to the land;
- deletes the Environmental Significance Overlay (ESO1) along Craigieburn Road East, Lehmans Road and Bindts Road and replaces it with the Vegetation Protection Overlay (VPO2);
- applies the Heritage Overlay to various parts of the land and includes reference to them in the schedule to the Heritage Overlay (HO79, HO80, HO81, HO82 and HO83);

- makes the 'Epping North East Local Structure Plan' and the 'Epping North East Local Structure Plan Developer Contributions Plan' incorporated documents by adding them to the Schedule to Clause 81.01;
- makes the 'Epping North East Local Structure Plan Reference Document' a reference document;
- adds the land covered by the structure plan to the schedule to the Public Open Space and Subdivision Particular Provision at Clause 52.01;
- updates Whittlesea's Municipal Strategic Statement in relation to Epping North at Clauses 21.05 and 21.06; and
- updates the list of what the Whittlesea Planning Scheme consists of at Clause 61.03.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Whittlesea City Council, 25 Ferres Boulevard, South Morang.

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987

WHITTLESEA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C101

The Minister for Planning has approved Amendment C101 to the Whittlesea Planning Scheme.

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

The Amendment introduces a Satellite Dish Policy into the Local Planning Policy Framework at Clause 22.14 of the Whittlesea Planning Scheme. This policy will apply where a planning permit is required under Clause 52.04 of the Whittlesea Planning Scheme. A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Whittlesea City Council, 25 Ferres Boulevard, South Morang.

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987

WELLINGTON PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C35 Part 1

The Wellington Shire Council has resolved to abandon Amendment C35 Part 1 to the Wellington Planning Scheme.

Amendment C35 Part 1 proposed the rezoning of land from Industrial 1 Zone to Industrial 3 Zone on Maps 89, 92, 94 and 95.

Amendment C35 Part 1 lapsed on 26 May 2008.

GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

ORDERS IN COUNCIL

County Court Act 1958

DIRECTION UNDER SECTION 28 CONCERNING COUNTY COURT BAILIFF'S FEES

The Administrator of the State of Victoria as the Governor's Deputy, with the advice of the Executive Council makes the following direction:

COUNTY COURT (BAILIFF'S FEES) DIRECTION 2008

1. Objective

The objective of this Direction is to fix the fees for work performed by a bailiff of the County Court.

2. Authorising Provision

This Direction is made under section 28 of the County Court Act 1958.

3. Revocation

The County Court (Bailiff's Fees) Direction 2007, dated 14 August 2007, is revoked.

4. Commencement

This Direction comes into operation on 1 July 2008.

5. Fees

The fees payable for work performed by a bailiff of the County Court are set out in the following Table –

No.	Item	Amount
1(a)	For execution or attempted execution of a warrant or writ or other process (except for a warrant of possession, writ of possession or a combined warrant):	
	(i) for the first four attempts(ii) after the first four attempts, for each further two attempts	\$130.50 \$54.50
1(b)	For execution or attempted execution of every warrant of possession or writ of possession:	
	(i) for the first two attempts	\$164.60
	(ii) after the first two attempts, for each further two attempts	\$158.90
1(c)	For execution or attempted execution of a combined warrant (being a warrant or writ of possession to be executed with another warrant or writ, whether or not they are contained in the same document)	\$180.50
2	If a warrant, writ or other process for which a fee is payable under item 1 specifies more than one address for execution, an additional fee is payable for each additional address specified in that warrant, writ or process	\$135.10
3(a)	If a warrant, writ or other process is renewed or redirected, the fee payable on the renewal or redirection	\$135.10

No.	Item	Amount
3(b)	If the party at whose request the warrant, writ or other process was issued provides instructions to withhold or withdraw from execution, and that party subsequently instructs for execution to proceed, the fee payable on the receipt of those subsequent instructions	\$135.10
4	For the supply by the Sheriff of a duplicate copy of a writ or warrant	\$4.40

Dated 24 June 2008 Responsible Minister ROB HULLS MP Attorney-General

> RYAN HEATH Clerk of the Executive Council

Emergency Services Superannuation Act 1986 Parliamentary Salaries and Superannuation Act 1968 State Employees Retirement Benefits Act 1979 State Superannuation Act 1988 Transport Superannuation Act 1988

SPECIFIED STANDARDS FOR THE PRESERVATION OF SUPERANNUATION BENEFITS AND CONTRIBUTIONS 2008

Order in Council

The Administrator of the State of Victoria as the Governor's Deputy, with the advice of the Executive Council makes the following Order in Council:

1. Title

This Order in Council may be cited as the 'Specified Standards for the Preservation of Superannuation Benefits and Contributions 2008'.

2. Purpose

This Order in Council repeals the previous Order 'Specified Standards for the Preservation of Superannuation Benefits and Contributions' of 21 October 2003 and specifies the preservation standards to be applied in respect of the benefits of members, former members, contributors or former contributors of Victorian public sector superannuation schemes established and maintained under an Act specified in clause 3 as below.

3. Authorising Provision

This Order is made under -

- section 29A(1)(a) and (b) of the **Emergency Services Superannuation Act 1986**;
- section 24C(1)(a) and (b) of the Parliamentary Salaries and Superannuation Act 1986;
- section 73(1)(a) and (b) of the State Employees Retirement Benefits Act 1979;
- section 92A(1)(a) and (b) of the **State Superannuation Act 1988**;
- section 53(1)(a) and (b) of the **Transport Superannuation Act 1988**.

4. Commencement

This Order in Council comes into operation on the date on which this order is published in the Government Gazette.

5. Transitional Provision

The Preservation Standards Order in Council dated 20 January 1998 continues to apply only with respect to any benefit entitlement due and payable prior to 1 July 1999 but not paid as at 1 July 1999.

6. **Preservation Standards**

Subject to clause 7 and 8 below, Part 6 and Part 1 of Schedule 1 of the Superannuation Industry (Supervision) Regulations 1994 (C'lth) (SIS Regulations) are the preservation standards for employer and member superannuation contributions and benefit payments payable under an Act specified in clause 3 above.

7. Modifications

For the purposes of this Order, the following modifications are made to Part 6 and Part 1 of Schedule 1 of the SIS Regulations –

- a) where occurring, for 'APRA' substitute 'Board' or 'Parliamentary Trustee' as described in the relevant Act specified in clause 3 of this Order;
- b) 'regulated superannuation fund' is to be construed to include Victorian public sector superannuation schemes established and maintained under an Act specified in clause 3 of this Order;
- c) 'dependant' is as defined in the relevant Act specified in clause 3 of this Order;
- d) 'trustee' is to be construed to include 'Board' or 'Parliamentary Trustee' as described in the relevant Act specified in clause 3 of this Order;
- e) for regulation 6.02 substitute with –
 'Before 1 July 1999, preservation standards are those contained in the Order in Council for Preservation Standards dated 20 January 1998';
- f) regulations 6.05, 6.11, 6.14, 6.15A, 6.20A and Subdivision 6.3.2 are deleted;
- g) subject to clause 8 of this Order, to comply with regulation 6.16(2), regulation 6.08(1)
 (a)(i) is to be read as follows
 - (i) for a Type A member who is a defined benefit member and for whom the trustee of the regulated superannuation fund chooses to apply this sub-paragraph the amount of restricted non-preserved benefits in the fund, worked out under subregulation 6.07(1) that would be payable to the member of 1 July 1999 if,
 - (A) unless paragraph (B) applies, the member has resigned from employment on 1 July 1999; or
 - (B) where the member is retrenched from employment (or becomes entitled to a benefit equivalent in value to a retrenchment benefit), the member was retrenched from employment on 1 July 1999; or';
- h) within Part 6 and Part 1 of Schedule 1 of the SIS Regulations, references to regulations within Part 7A of the SIS Regulations shall be read as referring to the relevant provision of the relevant Act specified in clause 3 of this Order.

8. Regulation 6.08(1)(a)(i) not to apply to certain defined benefit scheme members

(a) Transfer benefits

Where a calculation under regulation 6.08(1)(a)(i) of the SIS Regulations has occurred for a member and that member subsequently becomes entitled to, and elects to receive, a benefit under section 9 of the **Superannuation (Portability)** Act 1989, regulation 6.08(1)(a)(ii) of the SIS Regulations will be applied to calculate the restricted nonpreserved amount of the transfer benefit. (b) Parliamentary Contributory Superannuation Fund

The benefit payable under the Parliamentary Contributory Superannuation Fund cannot be accurately determined prior to exit. Therefore, regulation 6.08(1)(a)(ii) of the SIS Regulations will be applied to calculate the restricted non-preserved amount when a member exits the Fund.

Dated 24 June 2008 Responsible Minister TIM HOLDING MP Minister for Finance, WorkCover and the Transport Accident Commission

> RYAN HEATH Clerk of the Executive Council

Local Government Act 1989

RESTRUCTURING OF THE MELBOURNE CITY COUNCIL AND THE MOONEE VALLEY CITY COUNCIL

Order in Council

INTRODUCTION

On 11 December 2007 the Governor in Council, on the recommendation of the Minister for Local Government, the Hon Richard Wynne MP (the Minister), made an Order in Council under sections 220Q, 220R and 220S of the Local Government Act 1989 (the Act) to alter the boundaries of the municipal districts of the Melbourne City Council and Moonee Valley City Council (the restructuring). That Order in Council comes into operation on 1 July 2008.

The Administrator of the State of Victoria as the Governor's Deputy, with the advice of the Executive Council and on the recommendation of the Minister, considers it convenient that a further Order in Council be made to give effect to the above Order in Council and to enable the effective implementation of the restructuring.

ORDER

The Administrator of the State of Victoria as the Governor's Deputy, with the advice of the Executive Council, under sections 220R and 220S of the Act hereby orders that:

1. Definitions

'Act' means the Local Government Act 1989.

'Annexed area' means an area which as a result of the Order in Council made on 11 December 2007 (and published in the Government Gazette on 13 December 2007) forms part of the municipal district of the Melbourne City Council and which immediately before the commencement of that Order formed part of the Moonee Valley City Council.

'Appointed day' means the day on which this Order comes into operation.

2. Commencement

This Order comes into operation on 1 July 2008.

3. Transfer of Assets

On the appointed day, the assets listed in Schedule 1 to this Order, to the extent that they do not vest in the Melbourne City Council pursuant to clause 10 of Schedule 5 of the **Road Management Act 2004**, are transferred to the Melbourne City Council.

Dated 24 June 2008 Responsible Minister RICHARD WYNNE MP Minister for Local Government

> RYAN HEATH Clerk of the Executive Council

SCHEDULE 1

Infrastructure - Roads, Pathway and Bridges

Epson Road Bridge - crossing old stock route.

Subject to section 37 of the **Road Management Act 2004**, all infrastructure (as that term is defined in the **Road Management Act 2004**) of the Moonee Valley City Council and contained within the following road reserves, pathway and bridges located within the annexed area:

Road Reserves

Alfred Street, Anthony Street, Barnett Street, Bellair Street, Bendall Street, Bluestone Street, Boundary Road, Bradfield Lane, Buncle Street, Calwell Street, Canning Street, Caytre Crescent, Collett Street, Coote Street, Davis Street, Deveney Street, Drury Street, Eastwood Street, Epsom Road, Export Lane, Flemington Road, George Street, Gordon Crescent, Harper Street, Hopetoun Street, Kett Place, Lambeth Street, Liddy Street, Liddy Walk, Little Smith Street, Little Bendall Street, Lonie Street, Macaulay Road, Maloney Street, Mark Street, Market Street, McCabe Place, McConnell Street, McCracken Street, McIver Place, McMeikan Street, Melrose Street, Mulgrave Street, New Street, Nottingham Street, Pampas Street, Parsons Street, Pearl Street, Percy Street, Plessey Lane, Porter Lane, Pridham Street, Racecourse Road, Rankins Road, Rigby Lane, Robertson Street, Scarborough Place, Serong Street, Siberia Lane, Smith Street, Smithfield Road, Stubbs Street, Sutton Street, The Lairidge, Thompson Street, Watsons Walk, Weighbridge Lane, Wight Street, Youlden Street, all unnamed roads including rights of way.

Pathway

Moonee Ponds Creek Trail - concrete pathway between Macaulay Road and Mt Alexander Road.

Bridges

Macaulay Road Bridge - crossing Moonee Ponds Creek. **Furniture & Fittings** Location: Kensington Town Hall, 16-38 Bellair Street, Kensington Stainless Steel 2 Door Commercial Refrigerator Anderson & Richie 4 Burner Stainless Steel Gas Stove and Oven Hako Commercial Floor Polisher Crown Mobile Stainless Steel Air Conditioning System Schwechten Upright Piano Pioneer 1000 2 Door Commercial Refrigerator Luke Talents Stainless Steel 8 Burner Gas Stove with Griddle Plate and 2 Ovens Rheem Lazar Wall Mounted 25 Litre Hot Water Boiler Location: Hotham Hub Family Resource Centre, 115–117 Melrose Street, North Melbourne Ricoh FT4522 Photocopier NEC MB-10202 Electronic Whiteboard Location: Maternal & Child Health Centre, 49 Buncle Street, North Melbourne Mignon Piano Upright Grand Location: Kensington Maternal Child Health Care Centre, 22 Bellair Street, Kensington SECA 727 Digital Baby Weigh Scales Location: Kensington Neighbourhood Centre, 18 Anthony Street, Kensington Pioneer Stainless Steel 2 Door Refrigerator 12 Well Bain Marie with 2 Door Underwarming Cabinet 2800x690 mm

Stainless Steel Preparation Bench 2 Tier 2000x700 mm

Hobart SM9A Stainless Steel Dishwasher Single Tray with Drop Lid Canopy

8 Well Bain Marie with 2 Door Underwarming Cabinet 2300x680 mm Garland 10 Burner, 2 Door Combination Gas Fired Oven Range Stainless Steel Preparation Bench with Under Storage 2200x600 mm Stainless Steel Preparation Bench with Under Storage 3800x600 mm Stainless Steel Preparation Bench with Under Storage 2000x750 mm Stainless Steel 8 Filter Exhaust Canopy with Inbuilt Lighting 2900x2300 mm Stainless Steel L-Shaped Preparation Bench with 2 Single Bowl Wash Sinks 3900x5900x1400x610 mm Stainless Steel Preparation Bench with Twin Bowl Sink 3400x610 mm Stainless Steel Exhaust Canopy 2600x720 mm Built-In Walk-In Insulated Coolroom with Single Fan Condenser 1440Wx2000Lx2100H mm Stainless Steel L-Shaped 4 Tier adjustable Coolroom Racking Location: North Melbourne Neighbourhood Centre, 111 Melrose Street, North Melbourne Washteck M-1 Stainless Steel Dishwasher Single Tray with Drop Lid Canopy Stainless Steel Preparation Bench 1530x610 mm Stainless Steel L-Shaped Preparation Bench with Single Bowl Sink 2800x1130x610 mm Stainless Steel Preparation Bench with Twin Bowl Sink 2000x710 mm Westinghouse 17 Frost Free Deluxe Refrigerator Stainless Steel L-Shaped Preparation Bench with Twin Bowl Sink 2100x5300 mm Brice 12 330 Meat Slicer Rheninghaus Meat Slicer Garland 6 Burner, Hot Plate, Twin Door Combination Gas Fired Oven Alwyn Fisher 12 Well Bain Marie with 2 Door Underwarming Cabinet 1800x800 mm Stainless Steel L-Shaped Preparation Bench with 3 Drawer Cutlery Storage 2300x2500x670 mm Stainless Steel Mobile Preparation Bench 2000x760 mm Twin Filter Overhead Exhaust Canopy 1800x1030 mm Grosvenor 3 Door Refrigerator Freezer Harry Evans12 x 6 Slate Billiard Table and Access Location: North Melbourne Community Centre, 49 Buncle Street, North Melbourne CMI Combination Safe 490x630x510 mm **Ricoh AFICIO 200 Photocopier** Email Air WS-066H Air Conditioner Split System Wormald Combination/Key Fireproof Safe 690x680x1070 mm Email Air WS-026H Air Conditioner - Remote Control (Split System) Email Air WS-026H Air Conditioner - Remote Control (Split System) Email Air WS–026H Air Conditioner – Remote Control (Split System) Scorpion FF 6150 6 Channel Mixer Jade Pair of 125W Speakers Fisher Paykel DD601 Twin Door Dishwasher Kirby 2 Door Underbar Refrigerator (Mobile) 1750x650 mm Stainless Steel 2 Door Food Warmer Waldorf Stainless Steel 2 Door Gas Fired Oven

Goldstein PFB12024 4 Burner Hotplate

Stainless Steel Preparation Bench 1800x700 mm

Stainless Steel 3 Filter Overhead Exhaust Canopy 1980x1100 mm

NEC PJ-4650PA 1160mm Rear Projection Colour Television

Slate Billiard Table 8' x 4'

Billiard Table 10' x 5'

Slate Billiard Table 7' x 3–1/2'

Westinghouse Silhouette 391 390L Refrigerator Freezer

SECA 727 Baby Digital Weigh Station

Playground Equipment & Other Park Assets

Location: Parsons Reserve, Parsons Street, Kensington

- Allplay Pine Double Swing including:
- Rubber Safety Seat
- Tyre Basket Seat

Allplay Steel Spring See-Saw including:

– Aluminium Seat x 2

Pine Mulch 200 mm Undersurfacing

Brick Pavers Edging

Location: Barnett Reserve, corner Robertson Street & Barnett Street, Kensington

Steel Double Swing including:

- Rubber Strap Seat
- Rubber Infant Seat

Pine Log Combination Unit including:

- Tyre Climber
- Timber Cubby Panels x 3
- Timber Roof
- Timber Deck
- Timber Step x 2
- Fibreglass Straight Slide
- Timber Balance Step
- Tyre Step

Playpower Steel Motorbike Spring Rider

Playpower Steel Motorbike Spring Rider

Pine Bark 200 mm Undersurfacing

Redgum/Pine log Sleeper/Palisade Edging

Location: North Melbourne Community Centre, 49 Buncle Street, North Melbourne

Ausplay Aluminium Playdium Combination Unit including:

- Aluminium Roman Rings x 2
- Plastic Log Roll
- Chain Balance Beam

Ausplay Steel Kidspaces Combination Unit including:

- Steel PVC Deck x 9
- Steel Horizontal Ladder
- Chain Burmeze Bridge
- Steel Rail Panels x 5
- Stainless Steel Straight Slide

- Steel Corkscrew Climber
- Steel Vertical Rung Climber
- Steel Horizontal Hoop Climber
- Steel Zig Zag Fireman's Pole
- Steel Wave Rung Climber

Ausplay Steel Kidspaces Double Swing including:

- Rubber Infant Seat
- Rubber Strap Seat
- Pine Mulch 200 mm Undersurfacing
- Concrete Block Edging
- Concrete Multi-Purpose Court Area including:
- Steel Basketball Tower x 2
- Plexipave Court

Location: Bellair Reserve, Bellair Street, Kensington

- Ausplay Aluminium Playdium Double Swing including:
- Rubber Safety Seat
- Rubber Tyre Seat
- Pine Mulch 200 mm Undersurfacing
- Concrete Edging

Post and Rail Fence

Location: Liddy Street Reserve, Liddy Street, Kensington

Ausplay Aluminium Playdium Combination Unit including:

- Steel PVC Deck x 2
- Steel PVC Double Step Deck x 2
- Plastic Rail/S.Wheel Panel
- Steel Corkscrew Climber
- Plastic Spiral Slide
- Steel Fireman's Pole Climber

Playpower Steel Motorbike Spring Rider

Pine Mulch 200 mm Undersurfacing

Concrete Edging

National Parks Act 1975

ORDER DECLARING YARRA VALLEY WATER LIMITED TO BE A PUBLIC AUTHORITY

Order in Council

The Administrator of the State of Victoria as the Governor's Deputy, with the advice of the Executive Council, under section 3(2) of the **National Parks Act 1975**, declares Yarra Valley Water Limited to be a public authority for the purposes of the **National Parks Act 1975**. Dated 24 June 2008

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change

RYAN HEATH Clerk of the Executive Council

Prevention of Cruelty to Animals Act 1986

DECLARATION UNDER SECTION 12B(1)

Order in Council

The Administrator of the State of Victoria, as the Governor's Deputy, with the advice of the Executive Council makes the following Order:

1. Objective

The objective of this Order is to declare certain provisions of laws of other States and Territories to be corresponding laws for the purposes of section 12A of the **Prevention of Cruelty to Animals Act 1986**.

2. Authorising provision

This Order is made under section 12B(1) of the **Prevention of Cruelty to Animals Act 1986**.

3. Declaration

Each of the following provisions is declared to be a corresponding law for the purposes of section 12A of the **Prevention of Cruelty to Animals Act 1986** -

- (a) section 31 of the **Prevention of Cruelty to Animals Act 1979** of New South Wales;
- (b) section 183 of the Animal Care and Protection Act 2001 of Queensland;
- (c) section 36 of the **Prevention of Cruelty to Animals Act 1985** of South Australia;
- (d) section 43 of the Animal Welfare Act 1993 of Tasmania;
- (e) section 55 of the Animal Welfare Act 2002 of Western Australia;
- (f) section 101 of the Animal Welfare Act 1992 of the Australian Capital Territory;
- (g) section 76 of the Animal Welfare Act of the Northern Territory.

Dated 24 June 2008

Responsible Minister JOE HELPER MP Minister for Agriculture

> RYAN HEATH Clerk of the Executive Council

Water Act 1989

ORDER DECLARING WATER SYSTEMS IN SOUTHERN VICTORIA 2008

Order in Council

The Administrator of the State of Victoria as the Governor's Deputy, with the advice of the Executive Council, under section 6A of the **Water Act 1989** makes the following Order:

1. Citation

This Order is called the Order Declaring Water Systems in Southern Victoria 2008.

2. Authorising provisions

This Order is made under section 6A of the Act.

3. Commencement

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

4. Definitions

In this Order:

'Act' means the Water Act 1989;

'specified day' means the day specified for a water system on which it becomes a declared water system in accordance with section 6A of the Act;

'declared water system' means a water system declared to be a declared water system in accordance with section 6A of the Act.

5. Declaration of Water Systems

On 1 July 2008 being the specified day the following water systems become declared water systems:

Thomson/Macalister water system

- a) Lake Glenmaggie and the Macalister River downstream of Lake Glenmaggie to the confluence of the Thomson River (including the pool formed by, and immediately upstream of, Maffra Weir); and
- b) Thomson Reservoir and the Thomson River downstream of Thomson Reservoir to the confluence of the Latrobe River (including the pool formed by, and immediately upstream of Cowwarr Weir); and
- c) Rainbow Creek; and
- d) Cowwarr Channel; and
- e) Macalister irrigation district.

Werribee water system

- a) Pykes Creek Reservoir and Pykes Creek downstream of Pykes Creek Reservoir to the confluence of the Werribee River; and
- b) the Werribee River downstream of the confluence of Pykes Creek to the bluestone ford below Maltby Bypass (including weir pools and Melton Reservoir); and
- c) Lake Merrimu; and
- d) Bacchus Marsh irrigation district; and
- e) Werribee irrigation district.

Dated 24 June 2008 Responsible Minister TIM HOLDING Minister for Water

> RYAN HEATH Clerk of the Executive Council

Water Industry Act 1994

ORDER FIXING THE RATE WHICH THE MINISTER MAY LEVY AND THE AREA WITHIN WHICH THE RATE MAY BE MADE AND LEVIED IN RELATION TO LAND

Order in Council

The Administrator of the State of Victoria as the Governor's Deputy, with the advice of the Executive Council, under section 139(1A) of the Water Industry Act 1994, in respect to the 2007–08 financial year:

- (i) fixes 0.334 cents per dollar net annual value as the rate which the Minister responsible for administering Part 4 of the **Water Industry Act 1994** may levy in relation to land within any area or areas specified under section 139(1A) of the **Water Industry Act 1994**, and
- (ii) fixes the area described in the Schedule as the area within which land may be subject to the rate fixed by the Governor in Council under section 139(1A) of the Water Industry Act 1994 and levied by the Minister responsible for administering Part 4 of the Water Industry Act 1994.

SCHEDULE

The area which is delineated by a heavy black line on the plan numbered LEGL./95–1 and lodged in the Central Plan Office of the Department of Sustainability and Environment, with parts of the boundary of the area being more particularly defined by heavy black delineation on the plans numbered –

LEGL./95-2	LEGL./95-20						
LEGL./95-3	LEGL./95-21						
LEGL./95-4	LEGL./95-22						
LEGL./95-5	LEGL./95-23						
LEGL./95-6	LEGL./95-24						
LEGL./95-7	LEGL./95-25						
LEGL./95-8	LEGL./95-26						
LEGL./95-9	LEGL./95-27						
LEGL./95-10	LEGL./95-28						
LEGL./95-11	LEGL./95-29						
LEGL./95-12	LEGL./95-30						
LEGL./95-13	LEGL./95-31						
LEGL./95-14	LEGL./95-32						
LEGL./95-15	LEGL./95-33						
LEGL./95-16	LEGL./95-34						
LEGL./95-17	LEGL./95-35						
LEGL./95-18	LEGL./95-36						
LEGL./95-19	LEGL./95-37						
Dated 24 June 2008							
Responsible Minister							
THE HONOURABLE GAVIN JENNINGS MLC							
Minister for Environment and Climate Change							

RYAN HEATH Clerk of the Executive Council

N	OTICE OF MAKIN RUI	ISLATION ACT 1994 IG OF STATUTORY LES ven under Section 17(2)	71.	Statutory Rule:	Drugs, Poisons and Controlled Substances (Volatile Substances) (Amendment) Regulations 2008
of tl mak	ne Subordinate Leg ing of the following	islation Act 1994 of the statutory Rules:		Authorising Act:	Drugs, Poisons and Controlled Substances Act 1981
66.	Statutory Rule:	Impounding of Livestock		Date of making:	24 June 2008
		Regulations 2008	72.	Statutory Rule:	Transport
	Authorising Act:	Impounding of Livestock Act 1994			(Infringements) (Amendment) Regulations 2008
	Date of making:	24 June 2008		Authorising Act:	Transport Act 1983
67.	Statutory Rule:	Domestic		Date of making:	24 June 2008
		(Feral and Nuisance) Animals (Infringements	73.	Statutory Rule:	Transport (Conduct) (Amendment) Regulations 2008
		Amendment) Regulations 2008		Authorising Act:	Transport Act 1983
	Authorising Act:	Domestic (Feral		Date of making:	24 June 2008
	numor ising net.	and Nuisance) Animals Act 1994	74.	Statutory Rule:	Transport (Taxi-Cabs) (Amendment) Regulations 2008
	Date of making:	24 June 2008		Authorising Act:	Transport Act 1983
68.	Statutory Rule:	Prevention of Cruelty to Animals (Amendment) Regulations 2008	75.	Date of making:	24 June 2008
				Statutory Rule:	Transport (Passenger Vehicles) (Miscellaneous
	Authorising Act:	Prevention of Cruelty to Animals Act 1986			Amendment) Regulations 2008
	Date of making:	24 June 2008		Authorising Act:	Transport Act 1983
69.	Statutory Rule:	State Superannuation Regulations 2008	76.	Date of making: Statutory Rule:	24 June 2008 Transport (Taxi-cab
	Authorising Act:	State Superannuation Act 1988			Network Service Provider Accreditation
	Date of making:	24 June 2008			Exemptions) (Amendment)
70.	Statutory Rule:	City of Melbourne			Regulations 2008
	Authorising Acts:	(Elections) Amendment Regulations 2008 City of Melbourne Act 2001	77.	Authorising Act: Date of making: Statutory Rule:	Transport Act 1983 24 June 2008 Road Safety (General) (Infringement Trial Amendments)
		Local Government			Regulations 2008
	Date of making:	Act 1989 24 June 2008		Authorising Act: Date of making:	Road Safety Act 1986 24 June 2008

78.	Statutory Rule:	Road Safety (Road Rules) (Amendment) Regulations 2008	SUBORDINATE LEGISLATION ACT NOTICE THAT STATUTORY RULES OBTAINABLE				
	Authorising Act:	Road Safety Act 1986					
	Date of making:	24 June 2008		Notice is hereby given u			
79.	Statutory Rule:	Road Safety (General) (Peer Passenger Restrictions) Regulations 2008	folle fror Stre	on Act 1994 that the were first obtainable , 505 Little Collins ate specified: Confiscation			
	Authorising Act:	Road Safety Act 1986	57.	Statutory Rule:	Regulations 2008		
	Date of making:	24 June 2008		Authorising Act:	Confiscation		
80.	Statutory Rule:	Road Safety (Drivers)		Aunonising Aci.	Act 1997		
		(Peer Passenger Restrictions) Interim Regulations 2008		Date first obtainable: Code D			
	Authorising Act:	Road Safety Act 1986	58.	Statutory Rule:	Evidence		
	Date of making:	24 June 2008			(Affidavits		
81.	Statutory Rule:	EastLink Project Regulations 2008			and Statutory Declarations) Regulations 2008		
	Authorising Act:	EastLink Project Act 2004		Authorising Act:	Evidence Act 1958		
	Date of making:	24 June 2008		Date first obtainable:	24 June 2008		
82.	Statutory Rule:	Professional Boxing and Combat Sports Regulations 2008		Code A			
			59.	Statutory Rule:	Road Safety (General) (Learner		
	Authorising Act:	Professional Boxing and Combat Sports Act 1985			Approved Motor Cycle Scheme Amendment)		
	Date of making:	24 June 2008			Regulations 2008		
	v C			Authorising Act:	Road Safety Act 1986		
				Date first obtainable:	24 June 2008		
				Code A			
			60.	Statutory Rule:	Road Safety (Vehicles) (Learner Approved Motor Cycle Scheme Amendment) Regulations 2008		
				Authorising Act:	Road Safety		

Act 1986 Date first obtainable: 24 June 2008 Code A

61.	Statutory Rule: Road Safety (Drivers) (Learner Approved Motor Cycle Scheme and Other Amendments)		PERI VICT	FOR SPECIAL GAZ ODICAL GAZETTE A FORIAN LEGISLATIO	ND N
	Authorising Act:	Regulations 2008 Road Safety Act 1986	of pages in e Gazette, Victo	ce varies according to the each Victoria Governme oria Government Periodic legislation. The table	ent Special cal Gazette
	Date first obtainable: Code A	24 June 2008	out the prices		
62.	Statutory Rule:	Road Safety (Vehicles) (Fees Amendment)	Price Code	No. of Pages (Including cover and blank pages)	Price*
		Regulations 2008	А	1–16	\$3.80
	Authorising Act:	Road Safety	В	17-32	\$5.70
	<i>Internet 11 ising Inter</i> .	Act 1986	С	33–48	\$7.80
	Date first obtainable:		D	49–96	\$12.20
	Code A	2 i Julie 2000	Е	97–144	\$15.75
()		Deed Cafety	F	145–192	\$18.65
63.	Statutory Rule:	Road Safety (Drivers) (Fees	G	193–240	\$21.50
		Amendment)	Н	241-288	\$22.90
		Regulations 2008	Ι	289–352	\$25.75
	Authorising Act:	Road Safety	J	353-416	\$30.10
	8	Act 1986	Κ	417-480	\$34.35
	Date first obtainable:	24 June 2008	L	481–544	\$40.10
	Code A		М	545-608	\$45.80
64	Statutory Rule:	Magistrates' Court	Ν	609–672	\$50.55
04.	Statutory Rule.	Civil Procedure	Ο	673–736	\$57.25
		(Amendment	Р	737-800	\$63.00
		No. 23) Rules 2008	*All Prices I	include CST	
	Authorising Act:	uthorising Act: Magistrates' Court Act 1989			
	Date first obtainable:	24 June 2008			
	Code A				
65.	Statutory Rule:	Victorian Civil and Administrative Tribunal Rules 2008			
	Authorising Act:	Victorian Civil and Adminstrative Tribunal Act 1998			
	Date first obtainable: Code D	24 June 2008			

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