

Victoria Government Gazette

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As from 17 July 2008

The last Special Gazette was No. 200 dated 16 July 2008. The last Periodical Gazette was No. 1 dated 12 June 2008.

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VICTORIA GOVERNMENT GAZETTE

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JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership previously subsisting between Alan Wesley Cairns and Helen Mary Cairns, carrying on business as Investors at 26–28 Allingham Street, Golden Square, under the style or firm of A. W. & H. M. Cairns has been dissolved (by mutual consent) as from 29 May 2008, so far as concerns the said Helen Mary Cairns who retires from the said firm.

Dated 26 June 2008 We the undersigned HELEN MARY CAIRNS ALAN WESLEY CAIRNS

DISSOLUTION OF PARTNERSHIP

David Samuel Lurie, Matthew Dominic Sweeney, Rhonda May Arnott and Darren Lurie who have traded as B2B Lawyers at 76 Jolimont Street, East Melbourne, Victoria, hereby give notice that they have dissolved their partnership on 30 June 2008. As from 1 July 2008 a new partnership of David Samuel Lurie, Matthew Dominic Sweeney and Rhonda May Arnott is trading as B2B Lawyers at 76 Jolimont Street, East Melbourne, Victoria.

B2B LAWYERS, 76 Jolimont Street, East Melbourne, Victoria.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given pursuant to section 36 of the **Partnership Act 1958** (Vic.) that the partnership heretofore subsisting between Swissoz Pty Ltd, ACN 072 517 769, in their own capacity and as trustee of the Glaronia Trust of Pitcher Partners, Level 19, 15 William Street, Melbourne, and Elbaco Pty Ltd, ACN 072 517 778, in their own capacity and as trustee of the Hobaco Trust of Pitcher Partners, Level 19, 15 William Street, Melbourne, carrying on business as Plastic Excellence partnership has been dissolved as from 1 July 2008.

Dated 10 July 2008

Re: ELSA LORRAINE FRASER, late of 32 Andrews Street, Burwood, Victoria 3125, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 February 2008, are required by the trustees, Peter Lewis O'Reilly and Lynda Kaye Pullen, to send particulars to the trustees, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they have notice.

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

Re: ROY HERBERT MORGAN, late of 10 Cheviot Road, Keysborough, Victoria, retired teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 December 2007, are required by the trustee, Andrew Robert Morgan, care of 44 Douglas Street, Noble Park, Victoria, student, to send particulars to the trustee, by 30 September 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BORCHARD & MOORE, solicitors, 44 Douglas Street, Noble Park 3174.

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 abovenamed executor by 17 September 2008, after which date the executor may convey or distribute the assets, having regard only to the claims of which they then have notice.

CLARENDON LAWYERS, L17N Rialto Towers, 525 Collins Street, Melbourne 3000. Re: JOHN STANO, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of JOHN STANO, late of 12 Mary Street, Hawthorn, Victoria, retired, deceased, who died on 24 August 2007, are required by the administrator to send particulars of their claim to her, care of the undermentioned solicitors, by 7 October 2008, after which date the said administrator will distribute the assets of the deceased, having regard only to the claims of which she then shall have notice.

DONALD & RYAN LAWYERS, solicitors, 304 High Street, Kew 3101.

Re: Estate ALBERT HENRY JORDAN, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of ALBERT HENRY JORDAN, late of 83 Rutherford Street, Swan Hill, Victoria, widowed, deceased, who died on 10 March 2008, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 26 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 who have claims in respect of the estate of CHARLOTTE ISOBEL CROSS, late of Maddocks Gardens, McKean Street, Bairnsdale in the State of Victoria, deceased, who died on 14 May 2008, are to send particulars of their claims to the administrators, care of Engel & Partners Pty of 109 Main Street, Bairnsdale, by 17 September 2008, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

ENGEL & PARTNERS PTY, legal practitioners, 109 Main Street, Bairnsdale 3875.

MARGARET PHILOMENA McGARTLAND, late of 15 Lindsay Avenue, Elwood, Victoria, retired person, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 August 2006, are required by the deceased's personal representatives, Michael Edward McGartland and Patricia Elaine Wheelahan, care of their solicitors at the address below, to send particulars to them by 19 September 2008, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

F. R. E. DAWSON & SON, solicitors, 5/470 Collins Street, Melbourne 3000, Solicitors for the personal representatives.

Re: JOHN CHARLES BARASSI, late of Domain Aged Care, 100 Wardoo Street, Ashmore, Oueensland, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 March 2008, are required by the trustee, Mary Ellen Barassi, to send particulars to her, care of the undermentioned solicitors, by 16 September 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, solicitor, Level 30, 600 Bourke Street, Melbourne 3000.

Re: RAYMOND GEORGE CLARKE, late of 19 Keon Street, Thornbury, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 May 2008, are required by the trustee, Dorothy Jean Clarke, to send particulars to her, care of the undermentioned solicitors, by 16 September 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, solicitor, Level 30, 600 Bourke Street, Melbourne 3000.

Re: ANDREW JOHNSON, late of 59 Blair Street, Portland in Victoria, driver, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased,

who died on 6 April 2007, are required by the trustees, Linda Ann Johnson of 59 Blair Street, Portland, Victoria, home duties, and Patrick Joseph Howman of Roys Lane, Portland, Victoria, to send particulars to the trustees by 17 September 2008, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

HBH LEGAL, 23 Percy Street, Portland 3305, Solicitors for the Applicants.

Re: RUSSELL HERBERT VONTOM, late of 17B Moorhouse Street, Armadale, Victoria, but formerly of 8/1 Marne Street, South Yarra, valuer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 January 2008, are required by the trustee, Perpetual Trustees Victoria Limited, ACN 004 027 258, of Level 28, 360 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 30 September 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

HENDERSON & BALL, solicitors, 17 Cotham Road, Kew 3101.

Creditors, next-of-kin and others having claims in respect of the estate of KEVIN ALLEN WELSBY, late of 33 Walters Avenue, Airport West, in the State of Victoria, bank teller, who died on 24 April 2008, are required by the personal representative of the deceased, Jeffrey Ronald Belfrage, gentleman, to send particulars to him, care of the undermentioned solicitor, by 31 October 2008, after which date the said personal representative will distribute the assets of the deceased, having regard only to the claims of which he then shall have notices.

LUKAITIS PARTNERS, solicitors and notary, 123 Church Street, Hawthorn 3122, Ref: AZ:MC:085761.

Re: CHARLES GLEDDEN, late of 42 Rowland Street, Kew, Victoria, gentleman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 11 April 2008, are required by the executor, Christopher Alfred Glededen to send particulars to the executor, care of Marsh & Maher of 190 Queen Street, Melbourne, by 24 September 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.

MARSH & MAHER, solicitors, 190 Queen Street, Melbourne 3000.

Re: LEANDRO STILLITANO, late of 193 Warrigal Road, Oakleigh, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 April 2008, are required by Rosa Stillitano, the trustee of the estate of the deceased, to send particulars of their claims to her, care of the undermentioned lawyers, by 15 September 2008, by which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

RUSSO PELLICANO CARLEI, lawyers, 43 Atherton Road, Oakleigh, Victoria 3166.

DENISE LOWERY, late of 27 Peterleigh Grove, Essendon, Victoria, administration officer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 March 2008, are required by Trust Company Limited, ACN 004 027 749, of 3/530 Collins Street, Melbourne, Victoria, one of the executors, to send particulars to it by 24 September 2008, after which date Trust Company Limited may convey or distribute the assets, having regard only to the claims of which it then has notice.

Take notice that Clarissa Rae Farrington, in the Will referred to as Clarissa Rae Harvey, and Sarah Rachel Harvey, the executors named in the Will dated 14 May 1992 of LYNNE SUZZETTE HARVEY, deceased, late of 11 Locksley Close, Bayswater, Victoria 3153, will fourteen (14) days after the date of publication of this advertisement, apply to the Supreme Court

of Victoria for a grant of Probate of that Will. Creditors are required to send particulars of his, her or their claims upon her estate to Messrs Weatherly & Bartram, solicitors, 3rd Floor, 553 Kiewa Street, Albury, New South Wales 2640, Ref: RW:JKM 08227.

Re: NORMAN WILLIAM BROWN, late of 361 Gladstone Road, Dandenong North.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 August 2007, are required to send particulars of their claims to Keith Hercules of Suite 709, 442 St Kilda Road, Melbourne 3004, by 6 October 2008, after which date the executor may convey or distribute the assets, having regard only to the claims of which he may then have notice.

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

Re: ILMA MAY PHILIPSON, late of 141 Highfield Road, Camberwell, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 17 May 2008, are required by the executors, Mark Edward Theiler and Stephen Samuel Theiler, to send particulars to them, care of Wisewoulds of 419–425 Collins Street, Melbourne, by 20 September 2008, after which date the executors intend to convey or distribute the assets of the estate, having regard only to the claims of which the executors may have notice.

WISEWOULDS, solicitors, 419–425 Collins Street, Melbourne 3000.

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

On Wednesday 13 August 2008 at 2.30 pm in the afternoon at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Sarah Adams of 1081 Stud Road, Rowville, as shown on Certificate of Title as Sarah Kate Adams, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 10917, Folio 158, upon which is a dwelling known as 4/1137 Doncaster Road, Donvale.

Registered Mortgage No. AE254395X affects the said estate and interest.

Agreement section 173 **Planning and Environment Act 1987** AD455888L.

Terms – cash / eftpos bank cheque or solicitors trust account cheque (Debit Cards only / no Credit Cards) GST plus 10% on fall of hammer price SW070069337

K. GRIFFIN Real Estate Section Phone: 8684 7837

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

On Wednesday 13 August 2008 at 2.30 pm in the afternoon at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Angela Scarpino of 15 Grand Parade, Epping, joint proprietor with Robert Scarpino of an estate in fee simple in the land described on Certificate of Title Volume 09808, Folio 282, upon which is a dwelling known as 15 Grand Parade, Epping.

Registered Mortgage No. U838687J, Mortgage No. X121645S, and Caveat No. AE691379F and Caveat No. AE932604M Covenant in Instrument No. P335749B affect the said estate and interest.

Terms – cash / eftpos bank cheque or solicitors trust account cheque (Debit Cards only / no Credit Cards) GST plus 10% on fall of hammer price CW070092701

K. GRIFFIN Sherrif's Office Phone: 8684 7837

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

On Wednesday 13 August 2008 at 2.30 pm in the afternoon at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Apostolos Danas of 18 Tintaldra Drive, Taylors Lakes, joint proprietor with Tina Danas, of an estate in fee simple in the land described on Certificate of Title Volume 09574, Folio 798, upon which is erected a dwelling known as 18 Tintaldra Drive, Taylors Lakes.

Registered Mortgage No. AF371443B, and Covenant in Instrument No. L384571H affect the said estate and interest.

Terms – cash / eftpos bank cheque or solicitors trust account cheque (Debit Cards only / no Credit Cards) GST plus 10% on fall of hammer price SW070030449

K. GRIFFIN Sherrif's Office Phone: 8684 7837

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

To the Highest Bidder at the Best Price Offered

On Wednesday 13 August 2008 at 2.30 pm in the afternoon at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Jonathan West of 23 Ann Street, Geelong West, as shown on Certificate of Title as Jonathon Robert West, joint proprietor with of an estate in fee simple in the land described on Certificate of Title Volume 05298, Folio 404 u on which is erected a dwelling known as

Registered Mortgage No. AD777691K affects the said estate and interest.

No Reserve set
Terms – cash / eftpos bank cheque or solicitors
trust account cheque
GST plus 10% on fall of hammer price
SW070068545

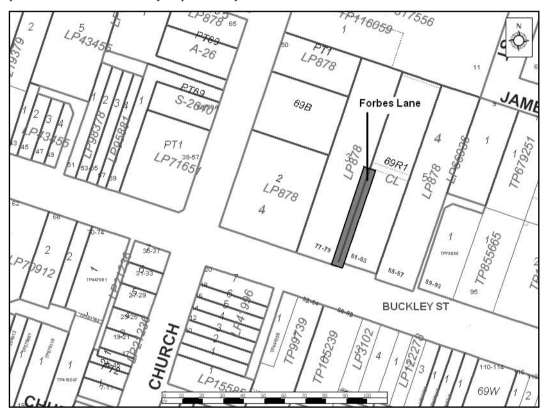
K. GRIFFIN Sherrif's Office Phone: 8684 7837

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



Road Management Act 2004 ROAD DISCONTINUATION

Pursuant to section 12 of the **Road Management Act 2004**, Latrobe City Council, at its ordinary council meeting held 7 July 2008, formed the opinion that the Forbes Lane, Morwell, shown on the plan below is not reasonably required for public use and resolved to discontinue the road.



PAUL BUCKLEY Chief Executive Officer

MARIBYRNONG CITY COUNCIL

Local Government Act 1989

Discontinuance of Road

Section 206 – Schedule 10 – Clause 3

The Maribyrnong City Council declares that by this notice it discontinues the part of a road known as Amanda Road, Tottenham, as shown in the marked area on the plan below.



Published with the authority of the Chief Executive Officer of the Maribyrnong City Council, Council Offices, corner Napier and Hyde Streets, Footscray 3011.

Dated 11 July 2008

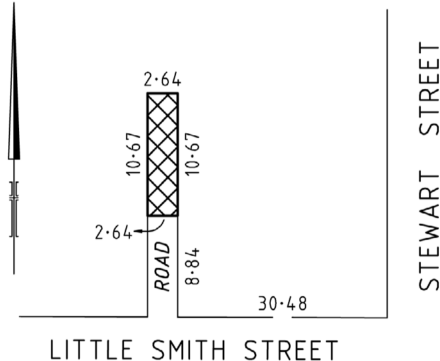
KERRY THOMPSON Chief Executive Officer Maribyrnong City Council

MARIBYRNONG CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the Local Government Act 1989, the Maribyrnong City Council has formed the opinion that the road at the rear of 18 Stewart Street, Yarraville, and shown by cross-hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the owners of 18 Stewart Street, Yarraville.

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

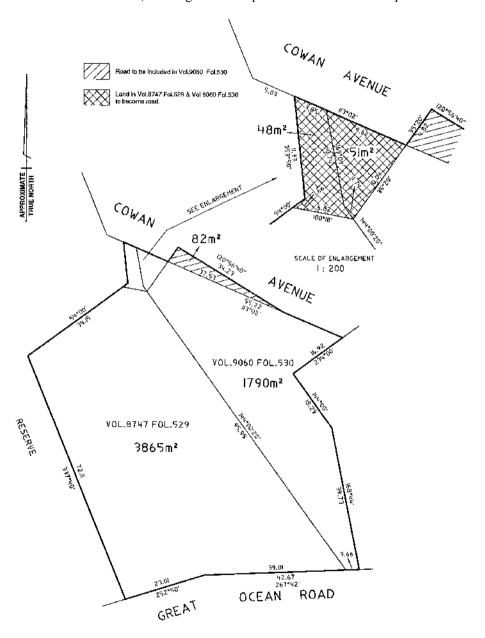


KERRY THOMPSON Chief Executive Officer

SURF COAST SHIRE

Road Discontinuance

At its meeting on 15 November 2005, and acting under the authority of section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, Surf Coast Shire Council declared the section of Cowan Avenue, Fairhaven, shown on the plan below, is not reasonably required as a road for public use and declared its intention to discontinue this part of Cowan Avenue and, under section 207E of the **Local Government Act 1989**, exchange it for the private land shown on the plan below.





Notice is hereby given that at a meeting of City of Casey Council on Tuesday 17 June 2008, Council resolved to make a Local Law titled 'Casey Community Local Law No. 2 (Amendment) Local Law', pursuant to part 5 and schedule 1 of the Local Government Act 1989.

The purpose and general purport of the Local Law is to amend the Casey Community Local Law No. 2, in particular:

- (a) Provide for peace, order and good Government of the municipality.
- (b) Protection against behaviour which causes detriment to the amenity and environment of the municipal district.
- (c) Controlling activities which may interfere with the comfort and enjoyment of other persons.
- (d) Provide for the safety of pedestrians and other road users.
- (e) Protection of Council and community assets.

The Local Law will amend Casey Community Local Law No. 2.

A copy of this Local Law may be inspected at any council office, during normal office hours.

Any person affected by the Local Law may within fourteen days after publication of this notice make a submission under the provisions of section 223 of the Local Government Act 1989.

Submissions should be addressed to the Chief Executive Officer, City of Casey, PO Box 1000, Narre Warren 3805.

MIKE TYLER Chief Executive Officer



Amendment of a Local Law

Notice is hereby given that at a meeting of the City of Casey Council on 1 July 2008, the Council resolved to make an amendment to Local Law No. 3 titled 'Casey Community Graffiti Prevention & Control of Aerosol Spray Paint Local Law No. 3 (Amendment) Local Law', pursuant to Part 5 and Schedule 1 of the Local Government Act 1989.

The purpose and general purport of this Local Law is to regulate the display and sale of aerosol spray paint, in particular:

- (a) preserve the visual amenity of the municipal district;
- (b) protect against behaviour which causes detriment to the amenity and environment of the municipal district;
- (c) controlling activities which may interfere with the comfort and enjoyment of other persons:
- (d) controlling damage of property caused by the application of graffiti;
- (e) protecting Council, community and other assets:
- (f) controlling the sale and transfer of aerosol paint containers; and
- (g) providing for the peace, order and good government of the municipal district.

The Local Law will amend Local Law No. 3 of 2003: Casey Community Graffiti Prevention & Control of Aerosol Spray Paint Local Law No. 3.

A copy of this Local Law may be inspected at any of Council's Customer Service Centres at Centro Shopping Centre, Cranbourne; Amberley Park Shopping Centre, Narre Warren South; and Civic Centre, Magid Drive, Narre Warren during normal office hours.

Any person affected by the Local Law may, within fourteen days after the publication of this notice, make a submission under the provisions of section 223 of the **Local Government Act** 1989.

Submissions should be addressed to the Chief Executive Officer, City of Casey, PO Box 1000, Narre Warren 3805.

MIKE TYLER Chief Executive Officer

Planning and Environment Act 1987 MANNINGHAM PLANNING SCHEME

Notice of the Preparation of an Amendment to a Planning Scheme and Notice of an Application for Planning Permit Given Under S96C of the

Planning and Environment Act 1987

Amendment C75

Authorisation No. A0996

Planning Permit Application PL08/019088

The land affected by the Amendment and application for Planning Permit is the Manningham Centre, 371 and 395 Manningham Road, Doncaster.

The Amendment proposes to include the land at 371 and 395 Manningham Road, Doncaster, in the Schedule to the Public Use Zone to allow for advertising signage in accordance with the requirements of Advertising Sign Category 3 of Clause 52.05 in the Manningham Planning Scheme.

The application is for a Permit to display two internally illuminated business identification signs.

The person who requested the Amendment and who is the applicant for the Permit is Manningham Centre Association Inc.

You may inspect the Amendment and the application, the application, any documents that support the Amendment and application, and the explanatory report about the Amendment at the following locations: at the office of the planning authority, Manningham City Council, 699 Doncaster Road, Doncaster, during office hours and free of charge; Council's website, at www.manningham.vic.gov.au; 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 or by the granting of the permit may make a submission to the planning authority.

A submission must be sent to: Teresa Dominik, Manager Economic & Environmental Planning, Manningham City Council, PO Box 1, Doncaster, Vic. 3108.

The closing date for submissions is 18 August 2008

LYDIA WILSON Chief Executive

Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Preparation of Amendment Amendment C85

Authorisation A0930

The Moonee Valley City Council has prepared Amendment C85 to the Moonee Valley Planning Scheme.

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

The land affected by the Amendment is 346 Ascot Vale Road, Moonee Ponds.

The Amendment proposes to introduce a new Planning Scheme Map No. 12 PAO to apply the Public Acquisition Overlay to the land and replace the Schedule to the PAO with a new Schedule which includes reference to the subject land and the acquiring authority (Council).

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, Moonee Valley City Council, 9 Kellaway Avenue, Moonee Ponds; 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 5.00 pm Monday 18 August 2008. A submission must be sent to Moonee Valley City Council, Strategic Planning Department, PO Box 126, Moonee Ponds, Victoria 3039.

RASIAH DEV Chief Executive

Planning and Environment Act 1987

PYRENEES PLANNING SCHEME

Notice of Preparation of Amendment Amendment C18

Authorisation A01017

The Pyrenees Shire Council has prepared Amendment C18 to the Pyrenees Planning Scheme

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

The land affected by the Amendment is that land affected by the Restructure Overlay provisions.

The Amendment proposes to make changes to the 29 Restructure Plans which are incorporated into the Pyrenees Planning Scheme at Clause 81.

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, Pyrenees Shire Council – Council Offices, Lawrence Street, Beaufort, Vic. 3373; Beaufort Community Resource Centre, 72 Neill Street, Beaufort, Vic. 3373; Avoca Information Centre, 122 High Street, Avoca, Vic. 3467; Community Resource Centre, Burke Street, Landsborough, Vic. 3384; also on Council's web site: www.pyrenees.com.au; 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 18 August 2008. A submission must be sent to the Pyrenees Shire Council, Lawrence Street, Beaufort, Vic. 3373.

KEVIN W. PORTER Town Planner

Planning and Environment Act 1987

WODONGA PLANNING SCHEME

Notice of Amendment to Planning Scheme Amendment C49

Authorisation Number A00869

The City of Wodonga Council has prepared Amendment C49 to the Wodonga Planning Scheme.

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

The Amendment affects approximately 263 hectares of land at Leneva, bounded by Whytes Road, Boundary Road, Edneys Lane, Baranduda Boulevard and Middle Creek. The subject land includes land owned by the Albury Wodonga Corporation to the north and south of the Valley Views Estate Baranduda, to the east of Edneys Lane and land to the north of Boyes Road.

The Amendment:

- rezones 52 hectares of land from a Business 1 Zone to an Urban Growth Zone;
- rezones 157 hectares of land from a Residential 1 Zone to an Urban Growth Zone;
- rezones 38 hectares of land from an Industrial
 Zone to an Urban Growth Zone;
- rezones 8 hectares of land from a Business 1 Zone to a Rural Living Zone;
- rezones 8 hectares of land from Business 1 Zone to Residential 1 Zone; and
- rezones 2800 sq metres of land from a Business 1 Zone to a Farming Zone.

The Amendment is available for public inspection, free of charge, during office hours at the following place: The City of Wodonga, Hovell Street, Wodonga, Victoria 3690.

The Amendment can also be inspected free of charge at the Department of Planning and Community Development website at: www.dpcd.vic.gov.au/planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority, Wodonga City Council by Monday 18 July 2008.

Submissions about the Amendment must be sent to: Michael Gobel, Acting Chief Executive Officer, Wodonga City Council, PO Box 923, Wodonga, Victoria 3689.

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 16 September 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.

- DALTON, Elma Jean, late of Unit 325, 208 McDonalds Road, Epping, Victoria 3076, pensioner, and who died on 28 April 2008.
- MARLOWE, Thomas Anthony, late of Lot 1, 165 Gooleys Lane, Dumbalk, Victoria 3956, who died on 6 March 2008.
- MONTAGNAT, Louis Adrien, late of 185 Research–Warrandyte Road, North Warrandyte, Victoria 3113, who died on 28 March 2008.
- MORRISON, Kenneth James, late of 1 Goff Street, Beaconsfield, Victoria 3807, pensioner, and who died on 29 March 2008.
- PONOMAREW, Dimitry, late of Brimbank Nursing Home, Cumberland Street, Sunshine, Victoria 3020, pensioner, and who died on 4 January 2006.
- WALSHE, John Edward, formerly of 9 Congram Street, Broadmeadows, Victoria 3047, but late of Victoria Manor, 15 Mladen Court, Coolaroo, Victoria 3048, retired postal worker/laboratory technician, and who died on 9 April 2008.

Dated 8 July 2008

MARY AMERENA
Manager
Executor and Trustee Services

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

- FARRUGIA, John, late of Delbridge Gardens Hostel, 50 Community Hub, Sydenham, Victoria 3037, who died on 20 April 2008.
- KIEFEL, Phyllis Marion, late of 33 Dryden Concourse, Mooroolbark, Victoria 3138, home duties, and who died on 15 May 2008.
- McMAHON, Violet May, late of Dorothy Impey Home, 190–202 Cumberland Road, Pascoe Vale, Victoria 3044, retired, and who died on 13 February 2008.
- O'BRIEN, Julia, late of Rochester Nursing Home, Pascoe Street, Rochester, Victoria 3561, who died on 10 January 2008.
- O'SHEA, Alice Christina, late of Rosanna Views Aged Care Facility, 269–271 Lower Plenty Road, Rosanna, Victoria 3084, pensioner, and who died on 16 September 2007.
- ROE, Thomas Henry, late of 70 Pearcedale Road, Pearcedale, Victoria 3912, retired, and who died on 10 May 2008.
- SABO, Marcia, late of Unit 9, 9 Walker Street, Northcote, Victoria 3070, who died on 17 April 2008.
- WIBBICOMBE, Nellie Sophia, also known as Nellie Sophie Widdicombe and Helen Widdicombe, late of Centennial Lodge Nursing Home, 13 Lewis Road, Wantirna South, Victoria 3152, retired, and who died on 1 March 2008.

Dated 14 July 2008

MARY AMERENA
Manager
Executor and Trustee Services

EXEMPTION

Application No. A168/2008

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act** 1995, by Department of Education and Early Childhood Development Operations Division (DEECD). The application for exemption is to enable the applicant to employ an Aboriginal or Torres Strait Islander in the role of Koori Early Childhood Development Officer within the Partnerships and Service Development Unit, Children and Youth Services Branch in the Footscray office of the Department of Education and Early Childhood Development (the exempt conduct).

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

In granting this exemption, the Tribunal noted:

- A previous Exemption was granted in File No. A360/2004 that expired on October 2007.
 The position was based in the Department of Human Services and with the machinery of Government changes in 2007, transferred to the department of Education and Early Child Development.
- The purpose of the Koori Early Childhood Education Program is to enhance and increase the preschool participation of Indigenous children. The role of Koori field officers in each region is to work with local Indigenous communities to develop and implement strategies for this purpose.
- Employing an Aboriginal or Torres Strait Islander person in the role is appropriate as such a person will be best placed to understand cultural issues affecting Aboriginal and Torres Strait Islander people and to assist with their needs in a culturally appropriate way.

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

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 July 2011.

Dated 9 July 2008

HER HONOUR JUDGE HARBISON Vice President

Department of Treasury and Finance SALE OF CROWN LAND BY PUBLIC TENDER

Tenders close Wednesday 3 September 2008 at 2.00 pm at the offices of the Department of Treasury and Finance, Mail Centre, Basement, 1 Treasury Place, Melbourne, Vic. 3002.

Reference: 2000/00464.

Address of Property: 28 Clarendon Street, Southbank.

Crown Description: Crown Allotment 2179, Parish of Melbourne South.

Terms of Sale: 1% on lodgement, 9% on acceptance, Balance payable in 90 days or earlier by mutual agreement.

Area: 2,948 square metres.

Officer Co-ordinating Sale: Mark Lovell, Land & Property Group, Commercial Division, Department of Treasury and Finance, 5/1 Treasury Place, Melbourne, Vic. 3002.

Selling Agent: CB Richard Ellis, Level 32, Rialto North Tower, 525 Collins Street, Melbourne, Vic. 3000.

TIM HOLDING MP Minister for Finance, WorkCover and the Transport Accident Commission

Agricultural and Veterinary Chemicals (Control of Use) Act 1992

APPOINTMENT OF AUTHORISED OFFICERS

I, Anthony Gerard Britt, Manager Animal Standards in the Department of Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 74 of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992 and of my respective powers to appoint authorised officers under section 53 of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992, hereby appoint the following persons employed in the Public Service, as authorised officers for the purposes of all of the provisions of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992 and any Regulation or Order made under this Act. These appointments remain in force until revoked or until 30 June 2009.

Name of person:

Bruce Ingram Robertson

Cameron Marc Bell

Dated 8 July 2008

ANTHONY GERARD BRITT Manager Animal Standards

Livestock Disease Control Act 1994 APPOINTMENT OF INSPECTORS

I, Anthony Gerard Britt, Manager Animal Standards in the Department of Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 103 of the Livestock Disease Control Act 1994 and of my respective powers to appoint inspectors under section 108 of the Livestock Disease Control Act 1994, hereby appoint the following persons, who hold positions under the provisions of the Public Administration Act 2004, as inspectors for the purposes of all of the provisions of the Livestock Disease Control Act 1994 and in respect of all livestock. These appointments remain in force until revoked or until 30 June 2009.

Name of person: Bruce Ingram Robertson Cameron Marc Bell Dated 8 July 2008

> ANTHONY GERARD BRITT Manager Animal Standards

Prevention of Cruelty to Animals Act 1986

APPROVAL OF GENERAL INSPECTORS

I, Hugh Warwick Chorley Millar, A/Executive Director Biosecurity Victoria in the Department of Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 38 of the Prevention of Cruelty to Animals Act 1986 and of my respective powers to approve inspectors under section 18 of the Prevention of Cruelty to Animals Act 1986, hereby approve the following persons, who are inspectors of livestock under the provisions of the Livestock Disease Control Act 1994, as general inspectors for the purposes of Part 2A and Part 3A of the Prevention of Cruelty to Animals Act 1986. These approvals remain in force until revoked or until 30 June 2009.

Name of person:

Bruce Ingram Robertson

Cameron Marc Bell

Dated 1 July 2008

HUGH WARWICK CHORLEY MILLAR A/Executive Director Biosecurity Victoria

Prevention of Cruelty to Animals Act 1986

APPOINTMENT OF SPECIALIST INSPECTOR

I, Hugh Warwick Chorley Millar, A/Executive Director Biosecurity Victoria in the Department of Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 38 of the **Prevention of Cruelty to Animals Act 1986** and of my respective powers to appoint specialist inspectors under section 18A of the **Prevention of Cruelty to Animals Act 1986**, hereby appoint the following person as specialist inspector for the purposes of Part 2A and Part 3A of the **Prevention of Cruelty to Animals Act 1986**. This appointment remains in force until revoked or until 30 June 2009.

Name of person:

John Douglas Ryan

Dated 1 July 2008

HUGH WARWICK CHORLEY MILLAR A/Executive Director Biosecurity Victoria

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**.

Wimmera Aboriginal Community Justice Panel Inc.; Echuca Aboriginal Community Justice Panel Inc.; Swan Hill and District Aboriginal Community Justice Panel Inc.

Dated 17 July 2008

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

Co-operatives Act 1996 MORNINGTON PRIMARY 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 17 July 2008

MELANIE SABA
Deputy Registrar of Co-operatives
Consumer Affairs Victoria

Offshore Petroleum Act 2006

(Section 329)

COMMONWEALTH OF AUSTRALIA Prohibition of Entry into a Safety Zone – VIC/L26 (Basker-6 Well)

- I, Terry McKinley, of the Department of Primary Industries of Victoria, pursuant to section 329 of the above Act, hereby prohibit all vessels other than vessels operated by authorised persons who are exercising powers under section 328 of the above Act and Australian Customs Vessels defined as Commonwealth Ships under the Australian Customs Act 1901 from entering or remaining in the area of the safety zone without the consent in writing of the Victorian Department of Primary Industries. This safety zone extends to a distance of five hundred metres, measured from:
- 1. The Basker-6 subsea well, situated at or about the point Latitude 38° 19' 17.5378"S, Longitude 148° 43' 54.7029"E.

*note: the above are GDA94 coordinates.

Where an unauthorised vessel enters or remains in the safety zone specified in contravention of this instrument, the owner and the person in command or in charge of the vessel are each guilty of an offence against section 329 of the Act and are punishable, upon conviction, by imprisonment for a term not exceeding 15 years.

Dated 8 July 2008

TERRY McKINLEY
Manager
Petroleum Operations, Safety
and Environment

State Superannuation Act 1988 DECLARATION OF OFFICERS

I, Tim Holding MP, in my capacity as Minister for Finance, WorkCover and the Transport Accident Commission for the State of Victoria, under paragraph (c) of the definition of 'officer' in section 3 of the **State Superannuation Act 1988**, by this instrument declare:

- the Transport Ticketing Authority to be a body to which sub-paragraph (ii) of paragraph (c) applies; and
- that employees who were officers within the definition of 'officer' in section 3 of the **State Superannuation Act 1988** immediately before commencing employment with the Transport Ticketing Authority are a class of person to whom the **State Superannuation Act 1988** applies for such period as the employee remains in the employment of the Transport Ticketing Authority.

Dated 3 July 2008

TIM HOLDING MP Minister for Finance, WorkCover and the Transport Accident Commission

State Superannuation Act 1988DECLARATION OF OFFICERS

I, Tim Holding MP, in my capacity as Minister for Finance, WorkCover and the Transport Accident Commission for the State of Victoria, under paragraph (c) of the definition of 'officer' in section 3 of the **State Superannuation Act 1988**, by this instrument declare:

- the Australian Synchrotron Company Limited to be a body to which sub-paragraph (ii) of paragraph (c) applies; and
- that employees who were officers within the definition of 'officer' in section 3 of the State Superannuation Act 1988 immediately before commencing employment with the Australian Synchrotron Company Limited are a class of person to whom the State Superannuation Act 1988 applies for such period as the employee remains in the employment of the Australian Synchrotron Company Limited.

Dated 3 July 2008

TIM HOLDING MP Minister for Finance, WorkCover and the Transport Accident Commission

State Superannuation Act 1988

DECLARATION OF ELIGIBLE SALARY SACRIFICE CONTRIBUTORS

I, Tim Holding MP, in my capacity as Minister for Finance, WorkCover and the Transport Accident Commission for the State of Victoria, under paragraph (b) of section 3A of the **State Superannuation Act 1988** ('the Act'),

by this instrument declare officers governed by the Royal Botanic Gardens Workplace Agreement 2008 and its successor industrial instruments and agreements, who are members of the revised scheme or new scheme (as those terms are defined in the Act), to be eligible salary sacrifice contributors from the date of gazettal of this declaration.

Dated 3 July 2008

TIM HOLDING MP

Minister for Finance, WorkCover and the Transport Accident Commission

Subordinate Legislation Act 1994

NOTICE OF PREPARATION OF REGULATORY IMPACT STATEMENT

Plumbing Regulations 2008

Notice is given in accordance with section 11 of the **Subordinate Legislation Act 1994**, that the Regulatory Impact Statement (RIS) has been prepared in relation to the proposed Plumbing Regulations 2008 (the proposed Regulations).

The purpose of the proposed Regulations is to replace the Plumbing Regulations 1998 which are due to sunset. The objectives of the proposed Regulations are to:

- define the meaning of plumbing work, and specialised plumbing work, for the purposes of Part 12A of the Building Act 1993;
- specify the qualifications and experience required for a person to be eligible to be registered or licensed to carry out plumbing work;
- incorporate the Plumbing Code of Australia and to prescribe other standards that relate to plumbing work; and
- specify fees for the purposes of Part 12A of the Building Act 1993.

The RIS discusses possible alternatives to the proposed Regulations and concludes that the Regulations are the best means of achieving the stated objectives.

Copies of the RIS and the proposed Regulations may be obtained from the Department of Planning and Community Development, telephone 136 186 (between 9.00 am and 5.00 pm) or from the internet at www.dpcd.vic.gov.au/planning

Public comments are invited on the RIS and the proposed Regulations. All comments must be in writing and must be received by 5.00 pm on 21 August 2008 addressed to: Lorina Nervegna, Director Building Policy, Department of Planning and Community Development, GPO Box 2392, Melbourne 3001, facsimile: (03) 9637 8676, or email lorina.nervegna@dpcd.vic.gov.au

Dated 9 July 2008

JUSTIN MADDEN Minister for Planning

Transport Act 1983

ROADS CORPORATION

Tow Truck Application

Notice is hereby given that the following application will be considered by the Roads Corporation after 19 August 2008.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Vehicle Management & Safety, Locked Bag 9000, Kew, Victoria 3101, not later than 14 August 2008.

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

Just Lux Pty Ltd. Application for variation of conditions of tow truck licence number TOW206 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 5 Commercial Drive, Wallan, to change the depot address to 104 High Street, Wallan.

Dated 17 July 2008

DON HOGBEN
Director
Vehicle Management & Safety
Road Safety & Network Access
Roads Corporation

Transport Act 1983 ROADS CORPORATION

Tow Truck Application

Notice is hereby given that the following application will be considered by the Roads Corporation after 19 August 2008.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Vehicle Management & Safety, Locked Bag 9000, Kew, Victoria 3101, not later than 14 August 2008.

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

Deltacorp Investments Pty Ltd. Application for variation of conditions of tow truck licence number TOW453 and TOW059 which authorises the licensed vehicles to be managed, controlled and operated from a depot situated at 4 Elizabeth Street, Diamond Creek, to change the depot address to 10–14 Salicki Avenue, Epping.

Dated 17 July 2008

DON HOGBEN
Director
Vehicle Management & Safety
Road Safety & Network Access
Roads Corporation

Water Act 1989

NOTICE OF MAKING OF TRADE WASTE BY-LAW

In accordance with section 287ZI of the **Water Act 1989**, Wannon Region Water Corporation gives notice of the making of a by-law titled 'Wannon Region Water Corporation Trade Waste By-Law No. 3'. The by-law has been approved by the Minister for Water and comes into effect subsequent to notice of its making being published in the Government Gazette on 17 July 2008.

The purpose and general purport of the proposed by-law is to:

- (a) regulate the discharge of trade waste within Wannon Region Water Corporation's sewerage districts and other areas where it provides sewerage services by Ministerial Order;
- (b) specify when trade waste may be discharged and subject to what terms and conditions, including the standard and volume of trade waste and fees and charges;
- (c) provide for the development and implementation of trade waste management policy, including trade waste agreements;

- (d) prescribe offences and penalties for contravention of the by-law;
- (e) specify when a right to discharge trade waste may be terminated; and
- (f) protect and manage the environment, health and safety and Wannon Region Water Corporation's sewerage system and works.

The by-law replaces the current trade waste by-laws known as 'Portland Coast Region Water Authority By-Law No. 2: Trade Waste', 'Glenelg Region Water Authority By-Law No. 5: Trade Waste' and 'South West Water Authority By-Law No. 2: Trade Waste'.

A copy of the by-law may be inspected, free of charge, at Wannon Region Water Corporation's offices in Camperdown, Hamilton, Portland and Warrnambool, during ordinary business hours (8.15 am – 5.00 pm on weekdays). The proposed by-law may also be inspected at Wannon Region Water Corporation's website at www.wannonwater.com.au

GRANT GREEN
Managing Director
Wannon Region Water Corporation
PO Box 1158, Warrnambool, Victoria 3280.

Crown Land (Reserves) Act 1978

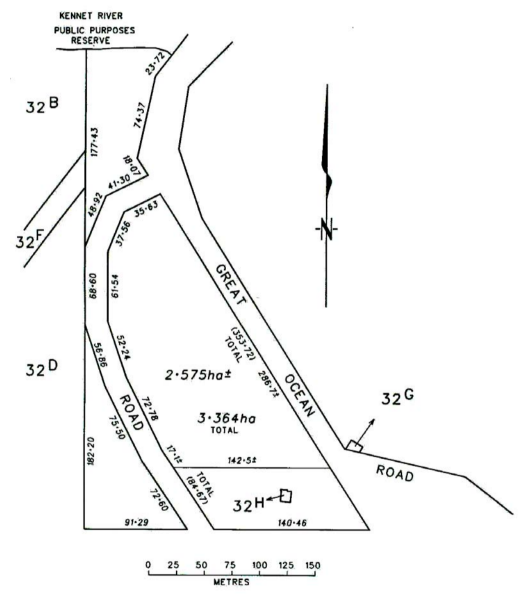
ORDER GIVING APPROVAL TO GRANT OF A LEASE UNDER SECTIONS 17D AND 17DA

Under sections 17D and 17DA of the Crown Land (Reserves) Act 1978, I, Gavin Jennings, Minister for Environment and Climate Change, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the Crown Land (Reserves) Act 1978, approve the granting of a lease by the Apollo Bay - Kennett River Public Reserves Committee of Management over the area of Crown land described in the Schedule below for the purpose of a Caravan Park and, in accordance with section 17D(3)(a) of the Crown Land (Reserves) Act 1978, state that -

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

SCHEDULE

The whole of the land containing 2.575 hectares more or less shown on the attached plan W/1.12.98, being part of the land permanently reserved for Protection of the Coastline, by Order in Council 25 September 1984 published in the Government Gazette 3 October 1984 page 3467.



File No.: 2014733 Dated 4 July 2008

Crown Land (Reserves) Act 1978

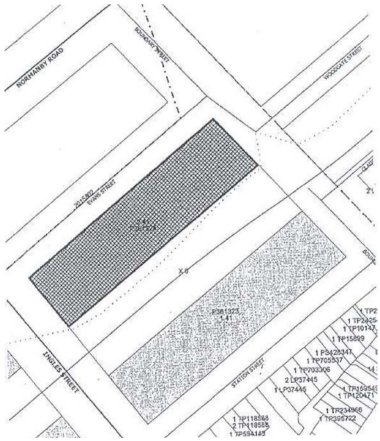
ORDER GIVING APPROVAL TO GRANT A LEASE UNDER SECTIONS 17D AND 17DA

Under sections 17D and 17DA of the **Crown Land (Reserves) Act 1978** (the Act) I, Gavin Jennings MLC, Minister for Environment and Climate Change, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do so will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the Act, approve the granting of a lease by the Port Phillip City Council for the purpose of works, storage, access and ancillary uses in conjunction with the Melbourne Main Sewer Replacement project over the Fennell Reserve, described in the Schedule below, and, in accordance with section 17D(3)(a) of the Act state that:—

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

SCHEDULE

The area of land shown by cross-hatching on the following plan, being part of the land permanently reserved for ornamental plantation by Order in Council of 6 September 1886 (vide Government Gazette 10 September 1886, page 2625).



1204730 Dated 4 July 2008

Health Services Act 1988

HEALTH PURCHASING VICTORIA

Notice of Intention to Make a Purchasing Policy Purchasing Policy (Section 134)

Overview

On 11 July 2005 Health Purchasing Victoria ('HPV') issued a purchasing policy in relation its tendering activities in accordance with section 134 of the **Health Services Act 1988** (Vic.) ('the July 2005 Purchasing Policy').

Pursuant to section 134 of the **Health Services Act 1988** (Vic.) HPV now proposes to revoke the July 2005 Purchasing Policy and make a new purchasing policy to govern the future tendering activities of HPV. For the avoidance of doubt, nothing in this policy affects the contracts which were entered into in accordance with the July 2005 Purchasing Policy. Those contracts continue to have legal force in accordance with its terms and the July 2005 Purchasing Policy.

Notice of intention

In accordance with section 134B of the Act, HPV invites comments or submissions from hospitals, health services and any other person or organisation that may consider themselves affected by the making of this policy in relation to this proposed policy. Submissions should be in writing and returned to HPV no later than 5.00 pm Thursday 31 July 2008. Submissions should be addressed to the Compliance Officer, Health Purchasing Victoria, 261–271 Wattletree Road, Malvern, Victoria 3144.

HPV hereby gives notice of its intention to make the following purchasing policy:

To whom does this policy apply?

- 1. This policy applies to all public hospitals listed in Schedule 1 of the **Health Services Act** 1988 (Vic.) ('the Act') and all public health services listed in Schedule 5 of the Act, unless specifically exempted in accordance with the Act or otherwise pursuant to this policy.
 - 1.1 In this policy
 - 1.1.1 the definitions contained in the Act apply to this policy
 - 1.1.2 'supplier' means a person or body supplying goods or services under a contract entered pursuant to this policy.

Key requirements of the policy

- 2. All hospitals and health services are required to abide by the results of the tenders which HPV (or its appointed agent) calls in accordance with this policy.
- All hospitals and health services are required to only purchase goods and/or services which
 are the subject of HPV contracts awarded pursuant to the policy to supply those classes of
 goods and services.
- 4. The role of hospitals and health services is to:
 - 4.1 assist HPV in identifying potential tendering opportunities, including working with HPV to collect procurement data to assist that identification process, and developing the tender program;
 - 4.2 provide input into the development of business cases as requested;
 - 4.3 nominate participants in product reference groups that will contribute towards:
 - 4.3.1 the development of tender specifications;
 - 4.3.2 the evaluation of bid responses and/or other negotiations with suppliers;
 - 4.4 report contract and associated details as requested by HPV from time to time;
 - 4.5 act as HPV agent in the conduct of tenders and contract (such appointment only to be made if mutually acceptable).

 Hospitals and health services are encouraged to consider whether planned procurement activities are advantaged through HPV involvement and the potential for further value for other HPV clients.

3 Year Prospective Tender Schedule

- 6. HPV shall in consultation with stakeholders develop a schedule of prospective tender requirements covering at least three years, which will include:
 - 6.1 'greenfield' tendering activity; and
 - 6.2 replacement or renewal tenders that replace (and may expand) existing contracts.
- 7. The prospective tender schedule may be amended by HPV from year to year to reflect the developing needs of the public health system.

Confirmed Annual Tender Program

- 8. HPV will publish the finalised prospective tender schedule at least annually, but having regard to the needs of both stakeholders and the market publishing may occur more often as may be desirable or necessary at the discretion of HPV. The published schedule for the next year following will be then known as the Confirmed Annual Tender Program.
- 9. The Confirmed Annual Tender Program may be amended by HPV (after consultation with hospitals and health services), provided that at least three months' notice of the proposed amendment is given. The amendments may include:
 - 9.1 the addition of other tender(s);
 - 9.2 the deferment of a scheduled tender to a subsequent year; and/or
 - 9.3 the removal of a scheduled tender.

Ability to contract or renew contracts once Confirmed Annual Tender Program publicized

- 10. Hospitals and health services may only enter into a contract or renew any current contract with suppliers for goods or services which are the subject of the Confirmed Annual Tender Program (as may be amended in accordance with clause 9) after that Program has been published, where there is a contractual capacity to terminate any such contract when a relevant HPV contract is entered.
- 11. For the avoidance of doubt, the obligation in clause 10 of this policy does not apply to goods or services which have been removed from the Confirmed Annual Tender Program, from the time of that removal.

When does the policy not apply?

12. This policy does not apply in relation to the purchase of, or payment for, particular goods or services by a hospital or health service to the extent provided for in clauses 13 to 21 of this policy, provided that the hospital or health service complies with any requirements of those clauses and is granted appropriate exemption. Such hospitals and health services are required to comply with this policy in all other respects.

Existing contracts

- 13. This policy does not apply to:
 - 13.1 the extent that a hospital or health service has a current contract in force in respect of the supply of particular goods and/or services at the time notification occurs that those goods and/or services are part of a Confirmed Annual Tender Program in accordance with clause 8 of this policy; or
 - 13.2 an HPV contract entered in accordance with a previous direction or purchasing policy issued by HPV;
 - 13.3 an HPV contract entered outside the Confirmed Annual Tender Program in circumstances where on behalf of various stakeholders HPV is requested to act to represent their special interests and HPV does so in the exercise of its discretion accordingly.

Any HPV contract let in accordance with a previous direction or purchasing policy will continue to be subject to the conditions of the said direction or purchasing policy.

Health service or hospital opts out or seeks exemption

- 14. If at any time more than 5 days prior to the release of a tender by HPV (or its appointed agent) regarding particular goods or services named in the relevant Confirmed Annual Tender Program the Chief Executive Officer of a health service or hospital
 - 14.1 notifies HPV in writing that it seeks exemption from participation in the particular tender (either in whole or part) on clinical or operational grounds; and
 - 14.2 advises HPV in writing the reasons for that belief; and
 - 14.3 HPV considers in its absolute discretion that the reasons advanced support a grant of exemption, and so decides accordingly.

This policy does not apply to that hospital or health service in relation to that tender, or those goods or services for which the hospital or health service has received exemption (as applicable).

In assessing the reasons provided in support of exemption HPV may ask for supporting documentation or other identifying material which it believes is required to assist the making of a decision, and the hospital or health service shall comply to the best of its ability.

A health service or hospital having sought and received exemption from a specific tender is permitted to rejoin that tender prior to the release of the tender at the absolute discretion of HPV and is conditional upon the health service or hospital supplying HPV with data or other material regarding its current arrangements (if any) in relation to the procurement of the good or service (including data about volume and price of those goods or services).

- 15. If a Chief Executive Officer of a hospital or health service provides a notice to HPV pursuant to clause 14 of this policy, it must also provide HPV with evidence of any tender, standing offer, contract or other arrangement the hospital or health service may have under consideration relating to such goods or services in lieu of the proposed HPV tender, or otherwise any reasons effectively preventing it at law from so doing.
- 16. For the purposes of clause 14 of this policy 'clinical or operational grounds' refers to the reasons why the exemption from participation and/or purchase or use of a particular good or service by a health service or hospital (other than in accordance with this policy) is necessary to ensure
 - 16.1 that patients of the health service or hospital receive or will receive clinically appropriate treatment or care; or
 - 16.2 the effective administration of the hospital or health service.

In establishing clinical or operational grounds it is not sufficient to rely upon the fact that a particular good or service has been used at the health service or hospital in the past or is preferred by employees of, or contractors to, the health service or hospital. The health service or hospital must be able to give objectively verifiable reasons as to why the use of that particular good or service is required in the future or why a contract should be re-entered upon expiry or a new contract entered into which does not align with HPV's Confirmed Annual Tender Program.

For example, a specialist service provided at the health service or hospital may necessitate the use of a unique product that is not available under the relevant tender, or operational reasons may dictate a need to enter into or renew a contract prior to the commencement of an HPV tender and the term of that contract may not be negotiable.

- 17. HPV shall endeavor to consider and determine the issues contained in a notice seeking exemption as soon as possible prior to formally sanctioning any withdrawal.
- 18. Hospitals and health services must maintain absolute confidentiality of draft tender specifications, and may not discuss the same or any related detail with any party not representing the same interests as HPV without the express written consent of HPV.

HPV grants exemption based on impact on local or small businesses

- 19. At any time prior to the release of a tender HPV may exempt a health service or hospital, or class of health service or hospital from that tender (either in whole or to the extent specified by notice to that effect) if satisfied that this is appropriate taking into account the effect of the tender and proposed contract with regard to potential impact on:
 - 19.1 the viability of small or medium sized businesses;
 - 19.2 local employment growth or retention.

Post contract negotiations

20. HPV reserves the exclusive right to conduct post contract negotiations with a supplier (or a range of suppliers) if HPV believes, based on verifiable evidence from hospitals and health services or research HPV has conducted on its own account, that the prevailing market conditions are more conducive to additional value for money outcomes than those offered by the current contractual arrangements. HPV will endeavor to ensure that its contracts are based on the principle that supply at all times is based on best value in the market for all HPV stakeholders. HPV terms, conditions of tender, and contract documentation reflect this position.

Exemption from contract entered into by HPV with suppliers

- 21. After a supplier has been selected or contracted by HPV for particular goods or services, HPV may exempt in writing a health service or hospital from the requirement to pay for or purchase those particular goods or services in accordance with those arrangements if satisfied that
 - 21.1 there are clinical, or operational grounds or other special circumstances which, in the absolute discretion of HPV, justify exempting the hospital or health service from compliance with this policy at this stage of the purchasing process; and
 - 21.2 there are no other relevant considerations (such as those relating to probity and effective purchasing practice) which would make the granting of such an exemption inappropriate.

In making this decision HPV will have regard to the matters specified in section 133 of the Act.

This policy shall not apply to the hospital or health service in relation to goods or services the subject of the exemption.

Compliance reports

22. Each Chief Executive of a hospital or health service is required to report their organisation's compliance with this policy by means of an annual statement of compliance in a form advised to them by HPV.

Assignment of Contract Rights

- 23.1 HPV may, at it absolute discretion, assign right of access to any or all contracts established by HPV pursuant to this policy, an earlier purchasing policy or direction to a registered funded agency of the Victorian Department of Human Services. Such agencies may include (but are not necessarily limited to):
 - 23.1.1 multipurpose services;
 - 23.1.2 denominational public hospitals;
 - 23.1.3 privately run public hospitals;
 - 23.1.4 ambulance services;
 - 23.1.5 bush nursing hospitals;
 - 23.1.6 not-for-profit nursing homes; and/or
 - 23.1.7 other entities who receive program funding from the Department of Human Services.

Where a 'health or related service' (as defined) also seeks to participate in an HPV contract and HPV determines in its absolute discretion that benefit would accrue to public hospitals and health services such health or related service may be included on such terms as may be mutually agreed.

Supply, Logistic or Procurement Services

- Hospitals and health services which provide supply, logistic and/or procurement services to other entities may purchase goods which are the subject of a HPV contract under the terms of that contract for the purposes of re-supply in specie or otherwise to other hospitals, health services and/or those entities referred to in clause 23 of this policy.
 - The entities referred to in clause 23 of this policy are not permitted to re-supply goods which are the subject of a HPV contract to any other entity in the absence of authorization by HPV which may be provided in special circumstances which HPV in the exercise if its absolute discretion determines to be of sufficient community merit.
- 25. Any hospital or health service that provides a supply, logistic or procurement service pursuant to clause 24 must advise HPV in writing of the entities benefiting from HPV contracts and provide any further information reasonably required by HPV.

Veterinary Practice Act 1997

ENDORSEMENT OF REGISTRATION AS A SPECIALIST PRACTITIONER

Under section 8 of the Veterinary Practice Act 1997, the following veterinary practitioner has been granted endorsement of registration as a specialist practitioner by the Veterinary Practitioners Registration Board of Victoria.

SPEC NO.	NAME	SPECIALISATION
99	YEOMANS, Stephen Montague	Veterinary Pathology – Anatomic Pathology
Dated 15 July	2008	
		M. B. WILSON
		Registrar
		Veterinary Practitioners Registration
		Board of Victoria

Interpretation of Legislation Act 1984

CONVEYANCERS (QUALIFICATIONS, EXPERIENCE AND FEES) REGULATIONS 2008

Notice of Incorporation of Documents and Address for Inspection of Documents

As required by section 32 of the **Interpretation of Legislation Act 1984**, I give notice that the Conveyancers (Qualifications, Experience and Fees) Regulations 2008 apply, adopt or incorporate the following documents:

Table of Applied, Adopted or Incorporated Matter

Statutory Rule Provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 5 Prescribed qualifications for conveyancers.	National Standard of competency as determined by the Commonwealth Government published by the National Training Information Service.	FNSCONV501B take instructions in relation to a conveyancing transaction. FNSCONV502B prepare and analyse and execute documents. FNSCONV503B establish, manage and administer trust accounts. FNSCONV504B finalise conveyancing transactions. FNSCONV601B obtain and analyse information for a conveyancing transaction. FNSICORG603B negotiate to achieve goals and manage disputes.

A copy of the material applied, adopted or incorporated by the regulation was lodged with the Clerk of the Parliaments on 17 June 2008.

A copy of the aforementioned documents applied, adopted or incorporated by the Conveyancers (Qualifications, Experience and Fees) Regulations 2008 shall be kept available for inspection during normal office hours for members of the public without charge at the office of the Director of Consumer Affairs Victoria, Level 17, 121 Exhibition Street, Melbourne 3000.

Dated 8 July 2008

HON TONY ROBINSON MP Minister for Consumer Affairs

Land Acquisition and Compensation Act 1986

FORM 7

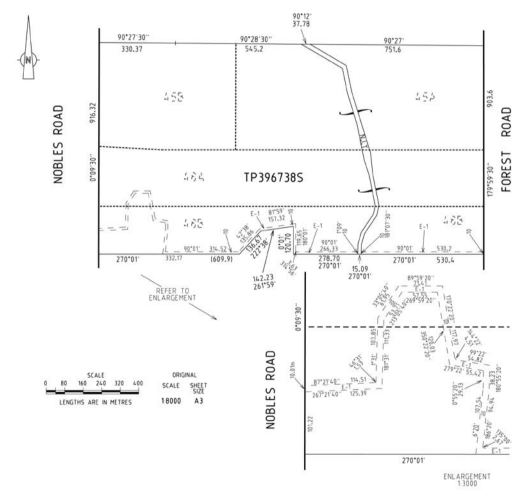
S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Corporation, ABN 86 348 316 514, of 61–67 Ryrie Street, Geelong, Victoria 3220, declares that by this notice it acquires the following interest in the land described as:

An easement for water supply purposes over that piece of land being portion of the land comprised and described in Certificate of Title Volume 07898 Folio 137 and being the area marked E–1 on the plan for creation of easement, the plan page of which is annexed hereto.



Published with the authority of Barwon Region Water Corporation. Dated 17 July 2008

For and on behalf of Barwon Region Water Corporation MICHAEL WATSON Board Secretary

Land Acquisition and Compensation Act 1986

FORM 7

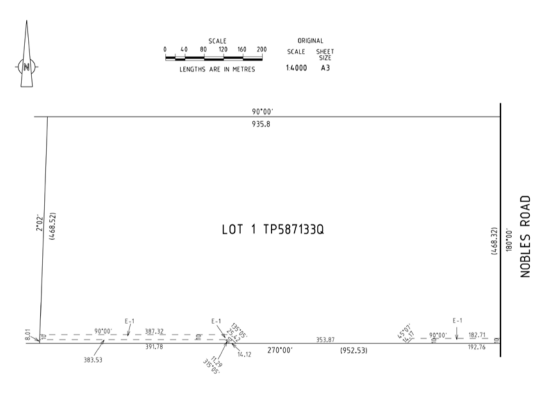
S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Corporation, ABN 86 348 316 514, of 61–67 Ryrie Street, Geelong, Victoria 3220, declares that by this notice it acquires the following interest in the land described as:

An easement for water supply purposes over that piece of land being portion of the land comprised and described in Certificate of Title Volume 06285 Folio 837 and being the area marked E–1 on the plan for creation of easement, the plan page of which is annexed hereto.



Published with the authority of Barwon Region Water Corporation. Dated 17 July 2008

For and on behalf of Barwon Region Water Corporation MICHAEL WATSON Board Secretary

Land Acquisition and Compensation Act 1986

FORM 7

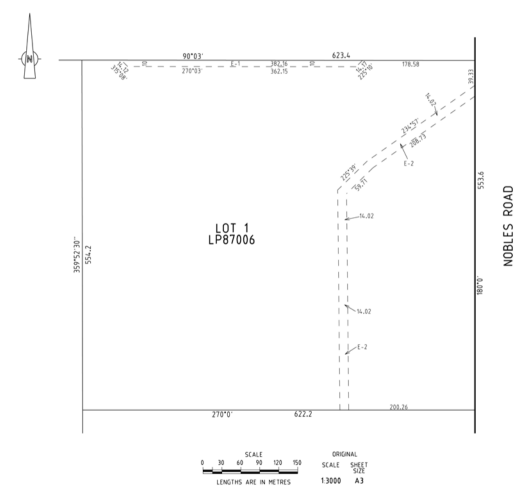
S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Corporation, ABN 86 348 316 514, of 61–67 Ryrie Street, Geelong, Victoria 3220, declares that by this notice it acquires the following interest in the land described as:

An easement for water supply purposes over that piece of land being portion of the land comprised and described in Certificate of Title Volume 08829 Folio 550 and being the area marked E–1 on the plan for creation of easement, the plan page of which is annexed hereto.



Published with the authority of Barwon Region Water Corporation. Dated 17 July 2008

For and on behalf of Barwon Region Water Corporation MICHAEL WATSON Board Secretary

Private Agents Act 1966

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

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

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

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

Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence
Malesela Kakala	Australian Receivables Ltd	363 King Street, Melbourne, Vic. 3000	Commercial Sub- Agents Licence
William G. Coombes	Australian Receivables Ltd	363 King Street, Melbourne, Vic. 3000	Commercial Sub- Agents Licence
Brenton Dumesny	Australian Receivables Ltd	363 King Street, Melbourne, Vic. 3000	Commercial Sub- Agents Licence
Habi N. Gadwal	Recoveries Corporation P/L	Level 7, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub- Agents Licence
Leonard Chofor	Recoveries Corporation P/L	Level 7, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub- Agents Licence
Matthew J. Xavier	Recoveries Corporation P/L	Level 7, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub- Agents Licence

Dated at Melbourne 10 July 2008

TREVOR RIPPER Registrar Magistrates' Court of Victoria

Tobacco Act 1987

DECLARATION UNDER SECTION 3E(1)

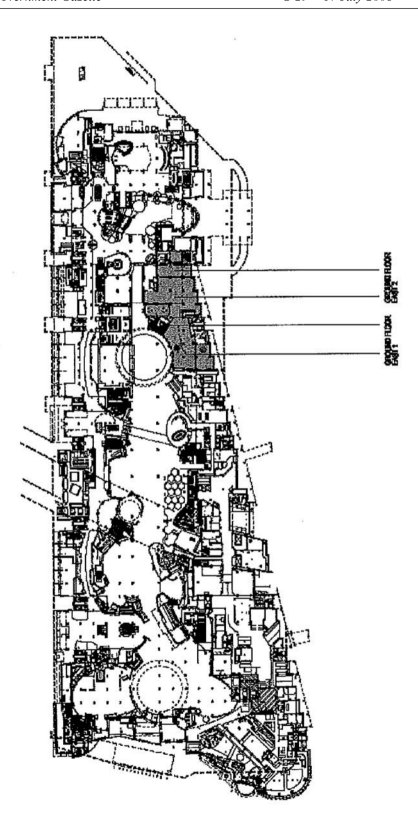
- I, Daniel Andrews, Minister for Health and Minister responsible for the administration of the **Tobacco Act 1987** (the Act), acting under section 3E(1) of the Act:
- (a) declare the areas in the Crown Casino which are listed below and shaded on the floor plans in the Schedule to this declaration, to be declared smoking areas under the Act;
- (b) state that in my opinion, the areas listed below and shaded on the floor plans in the Schedule to this declaration are high roller rooms within the meaning of the Act.

Previously declared area name	New descriptor	Shown on Schedule
Teak room	Ground floor, east 1	Plan 1
Oak Room high roller rooms	Ground floor, east 2	Plan 1
Mahogany Room and 4 Private Salon areas	Level 1, east	Plan 2
Private salon areas located on Level 29 of Crown Towers	Level 29	Plan 3
Private salon areas located on Level 36 of Crown Towers	Level 36	Plan 4

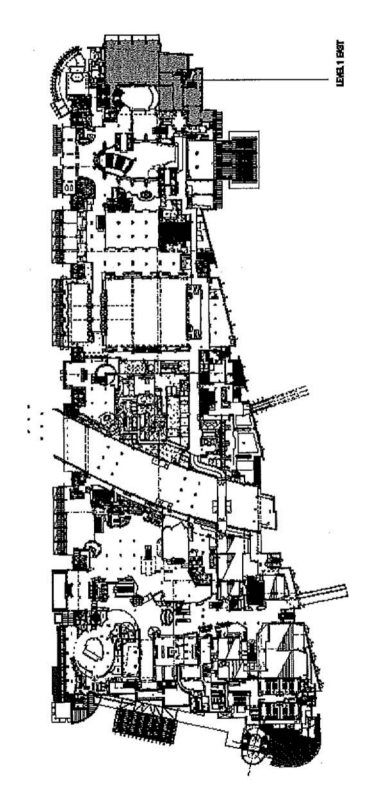
This Declaration will be effective on the day of publication in the Government Gazette. Dated 12 July 2008

HON DANIEL ANDREWS MP
Minister for Health

SCHEDULE

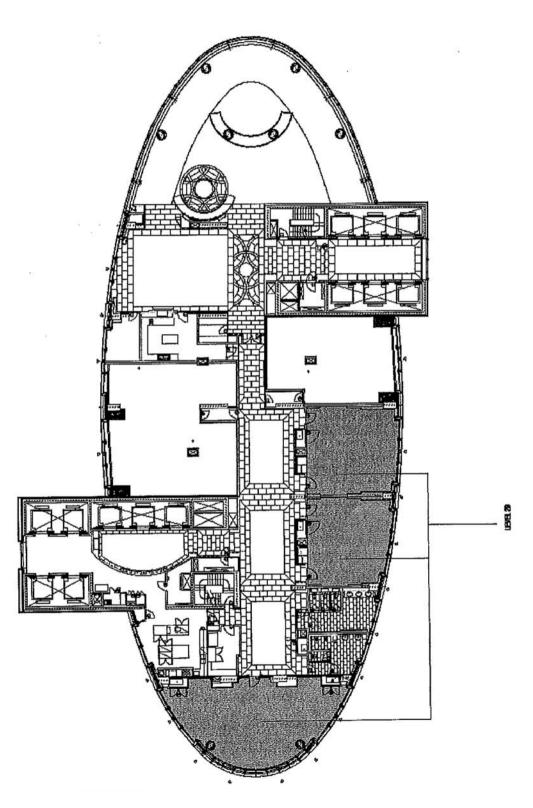


Plan 1 – Ground Floor MAIN CASINO LEVEL – GROUND FLOOR



Plan 2 – Level 1 LEVEL 1 – PLA





Planning and Environment Act 1987

COLAC OTWAY PLANNING SCHEME

Notice of Approval of Amendment Amendment C48

The Colac Otway Shire Council has approved Amendment C48 to the Colac Otway Planning Scheme.

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

The Amendment applies to proposed Lot 73 Rodger Drive, Colac, and the southern area of public open space north of Wilson Street and east of Barongarook Creek, Colac.

The Amendment:

- rezones part of proposed Lot 73 from Public Park and Recreation Zone to Residential 1 Zone; and
- rezones the southern section of proposed public open space from Residential 1 Zone to Public Park and Recreation Zone.

The Amendment was approved by the Colac Otway Shire Council on 1 July 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 Colac Otway Shire Council, 2–6 Rae Street, Colac.

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

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME
Notice of Approval of Amendment

Amendment C116

The Minister for Planning has approved Amendment C116 to the Greater Geelong Planning Scheme.

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

The Amendment updates Clause 21.26, amends the schedule to the Rural Living Zone, rezones an area of land from PCRZ to Road Zone Category 1, reduces the extent of Significant Landscape Overlay 3, amends the map description of HO374, amends Schedule 8 to the Development Plan Overlay, introduces Public Acquisition Overlay 3 to identify and reserve land for acquisition by VicRoads, and amends the Schedule to Clause 52.17 so that a permit is not required for native vegetation removal undertaken to accommodate the road.

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 Greater Geelong City Council, 131 Myers Street, Geelong.

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

Planning and Environment Act 1987

KNOX PLANNING SCHEME Notice of Approval of Amendment Amendment C68

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

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

The Amendment applies to the Knox Central Principal Activity Centre, and:

- updates the Municipal Strategic Statement (MSS) to introduce the Knox Central Urban Design Framework and also makes minor related changes to the MSS;
- replaces the existing redundant Knox City/ Towerpoint Shopping Centre local planning policy with a new interim Knox Central Principal Activity Centre local planning policy to guide future development; and

 includes the 'Knox Central Urban Design Framework 2005' as a reference document in 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 Knox City Council, 511 Burwood Highway, Wantirna South.

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

Planning and Environment Act 1987

MELTON PLANNING SCHEME Notice of Approval of Amendment Amendment C74

The Melton Shire Council has approved Amendment C74 to the Melton Planning Scheme.

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

The Amendment rezones approximately 0.35 ha of land at the corner of Gourlay Road and Hume Drive, Caroline Springs, from Residential 1 Zone to Business 2 Zone and introduces a new Business 2 Zone and associated schedule into the Melton Planning Scheme.

The Amendment was approved by the Monash Shire Council on 13 June 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 Melton Shire Council, 232 High Street, Melton.

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

Planning and Environment Act 1987

MONASH PLANNING SCHEME

Notice of Approval of Amendment Amendment C76

The Minister for Planning has approved Amendment C76 to the Monash Planning Scheme.

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

The Amendment introduces a DPO – Development Plan Overlay, deletes part of the DDO1 Design and Development Overlay No. 1 and deletes part of the DCP–GW Development Contribution Plan Overlay – Glen Waverley, over land at 53–59 Kingsway, Glen Waverley.

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 Monash City Council, 293 Springvale Road, Glen Waverley.

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 C91

The Minister for Planning has approved Amendment C91 to the Moreland Planning Scheme.

The Amendment introduces interim heritage controls over the properties at 8–52 Lorensen Avenue, Coburg North, and amends the Schedule to the Heritage Overlay by including a new entry for the HO250.

A copy of the Amendment can be inspected 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, 90 Bell Street, Coburg.

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 C24

The Northern Grampians Shire Council approved Amendment C24 to the Planning Scheme on 30 June 2008.

The Amendment partly affects land known as 1–19 Holloway Road, Stawell. The land is more particularly described as Crown Allotment 6, Section A, Parish of Stawell (C/T Vol. 10184 Fol. 657).

The Amendment proposes to rezone a portion of land that is situated to the east of the drainage easement that exists on the land from Rural Living Zone – Schedule 1 (RLZ1) to Industrial 1 Zone (IN1Z).

The Amendment was approved by the Northern Grampians Shire Council in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 28 November 2007. 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 Northern Grampians Shire Council, Town Hall, Main Street, Stawell, 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

NORTHERN GRAMPIANS PLANNING SCHEME

Notice of Approval of Amendment Amendment C26

The Northern Grampians Shire Council approved Amendment C26 to the Planning Scheme on 30 June 2008.

The land affected by the Amendment is known as 4–10 North Western Road, St Arnaud. The land is more particularly described as Lot

3 LP34024 (Volume 8262 Folio 541) and Lot 1 TP 539911 (Volume 7299 Folio 712) and part of Lot 1 TP232920, Township and Parish of St Arnaud.

The Amendment proposes to rezone the land from a Residential 1 Zone to Business 1 Zone.

The Amendment was approved by the Northern Grampians Shire Council in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 28 November 2007. 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 Northern Grampians Shire Council, Town Hall, Main Street, Stawell, 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

WELLINGTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C26 Part 1

The Minister for Planning has approved Amendment C26 Part 1 to the Wellington Planning Scheme.

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

The Amendment:

- replaces the existing Schedule to the Heritage Overlay, Clause 43.01, with the new Schedule that forms part of this Amendment;
- corrects a number of errors with the existing Schedule to the Heritage Overlay and associated maps;
- removes the redundant interim Heritage Overlay (HO283) from 14 Barkly Street, Sale;
- adds 135 new individual heritage places and 10 new heritage precincts to the Schedule to the Heritage Overlay;

- changes the Wellington Planning Scheme Heritage Overlay Maps: 83HO, 84HO, 88HO, 89HO, 90HO, 94HO, 95HO, 96HO, 99HO, 125HO, 126HO, 127HO, 209HO, 211HO, 213HO and 214HO;
- adds new Heritage Overlay Maps Nos. 93HO, 98HO, and 100HO in accordance with the new Schedule to the Heritage Overlay;
- makes various changes to Clauses 21 and 22 including a re-drafting of the Heritage Policy at Clause 22.03; and
- adds seven permit exemption documents and a list of the heritage citations to the list of local incorporated documents in the Schedule to Clause 81.

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 and 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

WYNDHAM PLANNING SCHEME

Notice of Approval of Amendment Amendment C98

The Minister for Planning has approved Amendment C98 to the Wyndham Planning Scheme.

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

The Amendment introduces a Heritage Overlay over 95 new heritage places of local significance within the City of Wyndham on an interim basis as identified in the 'City of Wyndham Heritage Study 1997' and the 'Wyndham City Council Review of Heritage Sites of Local Interest 2004'. The Amendment also renumbers 29 existing heritage sites within the Wyndham 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 at the offices of the Wyndham City Council, Princes Highway, Werribee.

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

ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

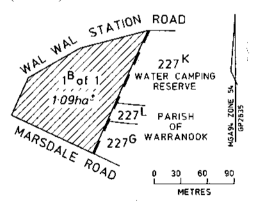
Order In Council

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

APOLLO BAY – The temporary reservation by Order in Council of 27 February 1973 of an area of 1012 square metres of land in Section 4, Township of Apollo Bay, Parish of Krambruk as a site for Public purposes (Police purposes). – (Rs 9711).

TARNEIT – The temporary reservation by Order in Council of 20 January 1987 of an area of 1.467 hectares of land being Crown Allotment 9C, Section B, Parish of Tarneit as a site for a Tourist Information Centre. – (Rs 13386).

WAL WAL—The temporary reservation by Order in Council of 15 November 1966 of an area 1.72 hectares of land in the Township of Wal Wal, Parish of Warranook as a site for Public Hall and Public Recreation, so far only as the portion containing 1.09 hectares, more or less being Crown Allotment 1B, Section 1, Township of Wal Wal, Parish of Warranook as indicated by hatching on plan GP2635 hereunder. (GP2635) – (Rs 5753).



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

Dated 16 July 2008 Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change

> RYAN HEATH Clerk of the Executive Council

Crown Land (Reserves) Act 1978

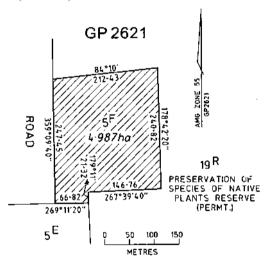
TEMPORARY RESERVATION OF CROWN LANDS

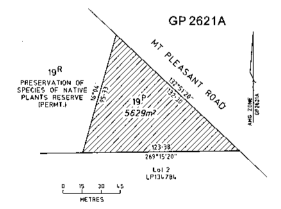
Order in Council

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

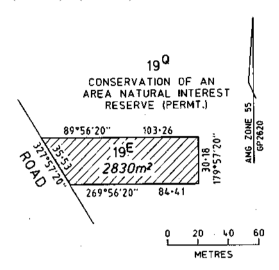
MUNICIPAL DISTRICT OF THE MURRINDINDI SHIRE COUNCIL

ALEXANDRA – Preservation of species of native plants, being Crown Allotment 5F, Parish of Alexandra, area 4.987 hectares, as indicated by hatching on plan GP2621 hereunder and Crown Allotment 19P, Parish of Alexandra, area 5629 square metres, as indicated by hatching on plan GP2621A hereunder. (GP2621 & 2621A) – (0804077).



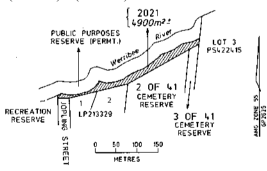


ALEXANDRA – Conservation of an area of natural interest, being Crown Allotment 19E, Parish of Alexandra, area 2830 square metres, as indicated by hatching on plan GP2620 hereunder. (GP2620) – (0903978).



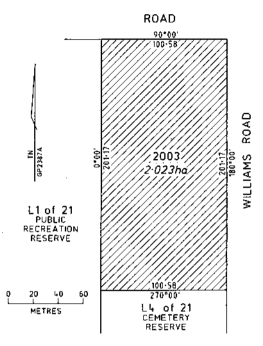
MUNICIPAL DISTRICT OF THE MOORABOOL SHIRE COUNCIL

BALLAN – Public purposes, 4900 square metres, more or less, being Crown Allotment 2021, Township of Ballan, Parish of Ballan as indicated by hatching on plan GP2625 hereunder. (GP2625) – (Rs 4832).

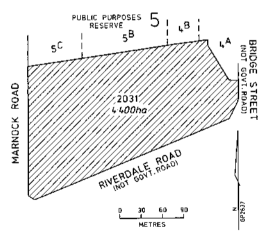


MUNICIPAL DISTRICT OF THE GREATER GEELONG CITY COUNCIL

DUNEED – Public purposes (Education purposes), 2.023 hectares, being Crown Allotment 2003, Parish of Duneed as indicated by hatching on plan GP2387A hereunder. (GP2387A) – (0700291).

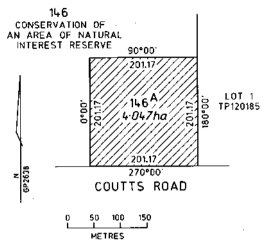


MOORPANYAL – Public purposes, 4.40 hectares, being Crown Allotment 2031, Parish of Moorpanyal as indicated by hatching on plan GP2637 hereunder. (GP2637) – (0703775).



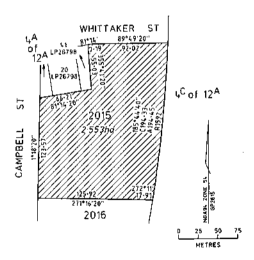
MUNICIPAL DISTRICT OF THE YARRIAMBIACK SHIRE COUNCIL

NULLAN – Conservation of an area of natural interest, 4.047 hectares, being Crown Allotment 146A, Parish of Nullan as indicated by hatching on plan GP2638 hereunder. (GP2638) – (0204686).



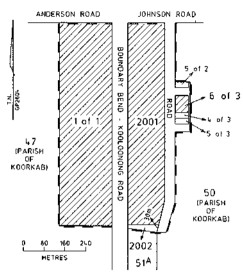
MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

SWAN HILL – Public purposes (Police, Courts and Emergency Services purposes), 2.553 hectares, being Crown Allotment 2015, Township of Swan Hill, Parish of Castle Donnington as indicated by hatching on plan GP2615 hereunder. (GP2615) – (012017058).



MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

YUNGERA – Conservation of an area of natural interest, total area 26.3 hectares, more or less, being Crown Allotment 1, Section 1, Crown Allotment 6, Section 3, and Crown Allotment 2001, Township of Yungera, Parish of Koorkab as indicated by hatching on plan GP2604 hereunder. (GP2604) – (012017069).



Total area of hatched partions is 26-3ha=

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

Dated 16 July 2008 Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change

> RYAN HEATH Clerk of the Executive Council

Crown Land (Reserves) Act 1978

AMENDMENT OF TEMPORARY RESERVATION – QUEENSCLIFF

Order in Council

The Governor in Council under section 4(1) of the **Crown Land (Reserves) Act 1978** amends the following Order in Council by deleting the words 'Site for Municipal and Drainage purposes' and substituting the words 'Public purposes (Pathway)' therefor:—

QUEENSCLIFF – Order in Council made on 13 June 1939 and published in the Government Gazette on 14 June 1939 page – 2109 of the temporary reservation of an area of 303.5 square metres, more or less, [12 perches] of land being crown allotment 12, section 1A, Town of Queenscliff [now Township of Queenscliff], Parish of Paywit as a site for Municipal and Drainage purposes.

File Ref: Rs 4954 [0701915]

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

Dated 16 July 2008

Responsible Minister

GAVIN JENNINGS Minister Environment and Climate Change

RYAN HEATH

Clerk of the Executive Council

VICTORIA

State Aid to Religion Abolition Act 1871

ACT NO. 391/1871 - SECOND SCHEDULE

A statement of trusts having been submitted by the head or authorised representative of the Roman Catholic Church in the Diocese of Ballarat under the provisions of the 'Act to provide for the abolition of State Aid to Religion' for allowance by the Governor in Council, the same was allowed by him on the sixteenth day of July 2008 and the following is the form in which such statement of trusts has been allowed.

STATEMENT OF TRUSTS

DESCRIPTION OF LAND -

Site for Roman Catholic Place of Public Worship temporarily reserved by order in Council of 13 September 1869.

1012 square metres, Township of Stuartmill, Parish of Boola Boloke, being Crown allotment 17 section 6.

Commencing at the most northen angle of allotment 5 section 6, Township of Stuartmill; bounded thence by a road bearing 37° 10' 20.12 metres; thence by a line bearing 127° 10' 50.29 metres; thence by allotment 3 bearing 217° 10' 20.12 metres, and thence by allotment 5 bearing 307° 10' 50.29 metres to the point of commencement.

Site for Roman Catholic Place of Public Worship temporarily reserved by order in Council of 13 September 1869.

1012 square metres, Township of Stuartmill, Parish of Boola Boloke, being Crown allotment 18 section 6.

Commencing at the most western angle of allotment 1 section 6, Township of Stuartmill; bounded thence by that allotment bearing 127° 10′ 50.29 metres, bearing 217° 10′ 20.12 metres; thence by a line bearing 307° 10′ 50.29 metres, and thence by a road bearing 37° 10′ 20.12 metres to the point of commencement.

NAME OF TRUSTEES

The Roman Catholic Trusts Corporation for the Diocese of Ballarat.

POWERS OF DISPOSITION

Such powers of disposition including powers of sale, lease or mortgage as are contained in the Roman Catholic Trusts Act 1907.

PURPOSES TOWARDS WHICH PROCEEDS OF DISPOSITION ARE TO BE APPLIED –

To such Roman Catholic Church purposes as shall be approved by the trustees.

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

Dated 16 July 2008

Responsible Minister

GAVIN JENNINGS

Minister Environment and Climate Change

RYAN HEATH Clerk of the Executive Council

EastLink Project Act 2004

COMMENCEMENT OF TOLLING

Order in Council

The Governor in Council, under section 196 of the **EastLink Project Act 2004**, fixes 27 July 2008 as the day for the commencement of tolling on EastLink.

Dated 16 July 2008

Responsible Minister

TIM PALLAS MP

Minister for Roads and Ports

RYAN HEATH Clerk of the Executive Council

EastLink Project Act 2004

ORDER UNDER SECTION 7 VARYING THE PROJECT AREA

Order in Council

The Governor in Council, under section 7(1) of the EastLink Project Act 2004 ('the Act'), on the recommendation of the Minister for Roads and Ports and the recommendation of the Minister for Planning, given in accordance with section 7(4) of the Act, varies the Project area, as defined in section 5 of the Act, by making the following changes to the Project area as shown on the relevant LEGL plans identified below and lodged at the Central Plan Office of the Department of Sustainability and Environment:

- (a) by adding to the Project area the land shown as hatched and described as 'addition to Project area only' in the Legend, on the plans numbered LEGL./07–260 to LEGL./07–264 (inclusive) and more particularly described by reference to survey plans numbered SP 21493, SP 21494, SP 21495 and SP 21498 as shown on those plans; and
- (b) by adding to the Project area the land in stratum shown as hatched and described as 'addition to Project area in stratum above bottom of bridge only' in the Legend, on the plan numbered LEGL./07–264, and more particularly described by reference to survey plan numbered SP 21498 as shown on that plan.

Dated 16 July 2008 Responsible Minister TIM PALLAS MP Minister for Roads and Ports

> RYAN HEATH Clerk of the Executive Council

EastLink Project Act 2004

ORDER UNDER SECTION 7 VARYING THE EXTENDED PROJECT AREA

Order in Council

The Governor in Council, under section 7(2) of the **EastLink Project Act 2004** ('the Act'), on the recommendation of the Minister for Roads and Ports and the recommendation of the Minister for Planning, given in accordance with section 7(4) of the **EastLink Project Act 2004** ('the Act'), varies the Extended Project area, as defined in section 6 of the Act, by making the following change to the Extended Project area as shown on the relevant LEGL plan identified below and lodged at the Central Plan Office of the Department of Sustainability and Environment:

(a) by adding to the Extended Project area the land shown as cross-hatched on the plan numbered LEGL./07–265 and more particularly described by reference to survey plan numbered SP 17938 A as shown on that plan.

Dated 16 July 2008 Responsible Minister TIM PALLAS MP Minister for Roads and Ports

> RYAN HEATH Clerk of the Executive Council

Local Government Act 1989

ALTERATION OF ELECTORAL STRUCTURE OF THE GREATER DANDENONG CITY COUNCIL

Order in Council

The Governor in Council under sections 220Q(k), 220Q(l), 220Q(m) and 220Q(n) of the **Local Government Act 1989** alters the boundaries, number and names of wards and alters the number of councillors assigned to wards of the Greater Dandenong City Council as described in plan LEGL./08–255 lodged in the Central Plan Office.

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

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

Dated 16 July 2008 Responsible Minister RICHARD WYNNE MP Minister for Local Government

RYAN HEATH Clerk of the Executive Council

Education and Training Reform Act 2006

SENIOR CHAIRPERSON OF THE MERIT PROTECTION BOARDS

Order in Council

The Governor in Council under sections 2.4.45(1)(a) and 2.4.45(2) of the **Education and Training Reform Act 2006** appoints Peter Hibbins as the Chairperson of Merit Protection Board Number 1 and the Senior Chairperson of the Merit Protection Boards.

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

Dated 16 July 2008

Responsible Minister BRONWYN PIKE, MP

Minister for Education

RYAN HEATH Clerk of the Executive Council

Education and Training Reform Act 2006

SENIOR CHAIRPERSON OF THE MERIT PROTECTION BOARDS SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The appointment is full-time.

2. Period of Appointment

1 August 2008 to 31 July 2011 (both dates inclusive).

3. Duties and responsibilities of the position

These are stated in section 2.4.44(2) of the **Education and Training Reform Act 2006**, which sets out the functions of the boards, and section 2.4.48 which provides that the allocation of business between the boards and which board is to hear a review or appeal is determined by the Senior Chairperson.

4. Termination Arrangements

Sections 2.4.45(4) and (5) of the Act provide for resignation and the removal from office.

5. Payment Provisions

Section 2.4.46(2) of the Act states that a member is entitled to the remuneration and allowances (if any) fixed in respect of him or her from time to time by the Minister. The Senior Chairperson position is classified at Executive Officer Level 3. Remuneration has been determined within the range of the Executive Officer Level 3 classification.

6. Superannuation Obligations

Emergency Services and State Superannuation Scheme employer obligations apply.

7. Travel and Personal Expenses arrangements

Expenses will be paid in accordance with normal public service conditions.

8. Leave Arrangements

Leave will apply as per public service entitlements for executive officers.

9. Prior Service

All prior service with the Victorian State government will continue to be recognised under this appointment.

Education and Training Reform Act 2006

APPOINTMENT OF MEMBERS TO THE VICTORIAN CURRICULUM AND ASSESSMENT AUTHORITY

Order in Council

The Governor in Council under section 2.5.6(1)(b) of the **Education and Training Reform Act 2006** appoints Ms Vicki Miles and Dr Collette Tayler as members of the Victorian Curriculum and Assessment Authority.

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

Dated 16 July 2008 Responsible Minister HON BRONWYN PIKE MP Minister for Education

> RYAN HEATH Clerk of the Executive Council

Education and Training Reform Act 2006

APPOINTMENT OF MEMBERS TO THE VICTORIAN CURRICULUM AND ASSESSMENT AUTHORITY SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

Under section 2.5.6(4) of the **Education and Training Reform Act 2006** (the Act), members are appointed on a part-time basis.

2. Period of Appointment

The appointments are from the date of this Order to 31 May 2011 (inclusive).

3. Duties and responsibilities of the position

The functions of the Authority are contained in section 2.5.3 of the Act and are, in summary, to develop policies, criteria and standards for curriculum, assessments and courses for school students, including courses leading to recognised qualifications.

4. Termination Arrangements

Section 2.5.6(5) of the Act states that a member may resign from office by delivering to the Governor in Council a signed letter of resignation. Section 2.5.6(6) of the Act states that the Governor in Council may at any time remove a member from office.

5. Payment Provisions

Schedule 2, item 3(1) of the Act states that a member or acting member of an authority, other than a member who holds a full-time Government office, or a full-time position in the public service, teaching service or with a statutory authority (other than a university) is entitled to receive the remuneration and fees that are fixed in the member's instrument of appointment or are fixed from time to time by the Governor in Council for that member. As a full-time member of the teaching service, Ms Miles will not be remunerated. Dr Tayler will be paid the annual rate of \$3,000.

6. Superannuation Obligations

Not applicable.

7. Travel and Personal Expenses arrangements

Schedule 2, item 3(2) of the Act states that each member or acting member of an authority is entitled to receive the personal and travelling expenses that are fixed in the member's instrument of appointment or are fixed from time to time by the Governor in Council. Expenses will be paid in accordance with public service guidelines.

8. Leave Arrangements

There are no leave provisions for this part-time statutory position.

9. Prior Service

Not applicable.

Land Act 1958

APPROVAL BY THE GOVERNOR IN COUNCIL TO THE SALE OF CROWN LAND BY PRIVATE TREATY

Order in Council

The Governor in Council, pursuant to sections 99A(1)(a) and 99A(2) of the Land Act 1958, approves the sale by private treaty of Crown Allotment 2009 in the Township of Yaapeet, Parish of Yaapeet situated at Cowan Street, Yaapeet.

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

Dated 16 July 2008

Responsible Minister

TIM HOLDING MP

Minister for Finance, WorkCover and the Transport Accident Commission

RYAN HEATH Clerk of the Executive Council

Land Act 1958

APPROVAL BY THE GOVERNOR IN COUNCIL TO THE SALE OF CROWN LAND BY PRIVATE TREATY

Order in Council

The Governor in Council, pursuant to sections 99A(1)(a) and 99A(2) of the Land Act 1958, approves the sale by private treaty of Crown Allotment 2001 in the Parish of Bungalally situated at Henty Highway via Horsham.

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

Dated 16 July 2008

Responsible Minister

TIM HOLDING MP

Minister for Finance, WorkCover and the Transport Accident Commission

RYAN HEATH Clerk of the Executive Council

Land Act 1958

APPROVAL BY THE GOVERNOR IN COUNCIL TO THE SALE OF CROWN LAND BY PRIVATE TREATY

Order in Council

The Governor in Council, pursuant to sections 99A(1)(a) and 99A(2) of the **Land Act 1958**, approves the sale by private treaty of Crown Allotment 17, Section 2 in the Township of Yaapeet, Parish of Yaapeet situated at Woods Street, Yaapeet.

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

Dated 16 July 2008

Responsible Minister

TIM HOLDING MP

Minister for Finance, WorkCover and the Transport Accident Commission

RYAN HEATH Clerk of the Executive Council

Land Act 1958

APPROVAL BY THE GOVERNOR IN COUNCIL TO THE SALE OF CROWN LAND BY PRIVATE TREATY

Order in Council

The Governor in Council, pursuant to sections 99A(1)(a) and 99A(2) of the **Land Act 1958**, approves the sale by private treaty of Crown Allotment 4A, Section 9 in the Township of Dergholm, Parish of Roseneath situated at on the Dergholm—Chetwynd Road at Dergholm.

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

Dated 16 July 2008

Responsible Minister

TIM HOLDING MP

Minister for Finance, WorkCover and the Transport Accident Commission

RYAN HEATH Clerk of the Executive Council

SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

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

88.	Statutory Rule:	Fair Trading (Amendment) Regulations 2008
	Authorising Act:	Fair Trading Act 1999
	Date first obtainable: Code A	14 July 2008
89.	Statutory Rule:	Country Fire Authority (Charges) Amendment Regulations 2008
	Authorising Act:	Country Fire Authority Act 1958
	Date first obtainable: Code A	14 July 2008

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