

Victoria Government Gazette

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No. G 34 Thursday 21 August 2008

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GENERAL

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As from 21 August 2008

The last Special Gazette was No. 228 dated 19 August 2008.

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

How To Submit Copy

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

VICTORIA GOVERNMENT GAZETTE

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> JULIE DENGATE Acting Government Gazette Officer

PRIVATE ADVERTISEMENTS

Co-operative Housing Societies Act 1958 (incorporating the Corporations Act 2001 and Regulations)

ADVERTISEMENT OF FINAL MEETING

Corporations Act 2001 Section 509(2)

Acacia No. 5 Co-operative Housing Society Limited (in liquidation); Acacia No. 6 Co-operative Housing Society Limited (in liquidation); Brighton No. 3 Co-operative Housing Society Limited (in liquidation); Brighton No. 4 Co-operative Housing Society Limited (in liquidation); Dendy No. 3 Co-operative Housing Society (in liquidation); Gordon No. 2 Co-operative Housing Society Limited (in liquidation); Southern No. 2 Co-operative Housing Society Limited (in liquidation).

Take notice that the affairs of the abovenamed Societies are now fully wound up and that in pursuance of the **Corporations Act 2001** of the **Co-operative Housing Societies Act 1958**, a General Meeting for each Society will be held at Suite 1, 614 Hawthorn Road, Brighton East, Victoria 3187, on 22 September 2008 from 5.00 pm onwards for the purposes of:

- (i) laying before it an account showing how the winding up has been conducted and the property of each Society disposed of and giving any explanation thereof; and
- (ii) passing a resolution that the books and papers of each Society and of the Liquidator relevant to the affairs of each Society be destroyed after a period of twelve months from the date of the meeting.

Dated 12 August 2008

BRIAN R. S. COMPORT Liquidator

Land Act 1958

Notice is hereby given that Sitelair Pty Ltd has applied for leases pursuant to section 134 of the Land Act 1958 for a term of 21 years with 10 year option in respect of Allotments 2014 and 2029, Parish of Bellarine, containing 6 hectares located in the Clifton Springs Aquaculture Fisheries Reserve and Allotments 2051 and 2053, Parish of Murtcaim, containing 1.24 hectares in the Kirk Point–Werribee Aquaculture Fisheries Reserve and Allotment 2028, Parish of Paywit, containing 3 hectares in the Grassy Point Aquaculture Fisheries Reserve as sites for the purpose of aquaculture.

Ref. No. NP/16/0197

Re: ALAN JOHN ROBERTSHAW, late of Unit 4, 13 Wattle Valley Road, Canterbury, Victoria, bank manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 April 2008, are required by the trustee, Nicol Louise Flouch, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date she may convey or distribute the assets, having regard only to the claims of which she has notice.

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

MILICA TANESKA, late of 20 Kalara Close, Lalor, in the State of Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 August 2007, are required by the executor, Peco Taneski, also known as Petso Taneski, care of Arthur J. Dines & Co., solicitors, 2A Highlands Road, Thomastown, in the said State, to send particulars to him by 22 October 2008, after which date the executor may convey or distribute the assets, having regards only to claims to which he has notice.

ARTHUR J. DINES & CO., solicitors, 2A Highlands Road, Thomastown 3074.

Re: Estate RICHARD LAURENCE MARRIOTT, deceased.

In the estate of RICHARD LAURENCE MARRIOTT, of 20 Wellington Street, Kerang, in the State of Victoria, retired, deceased. Creditors, next-of-kin and all other persons having claims against the estate of the said deceased, are required by Luigi Charles Basile, the executor of the Will of the said deceased, to send particulars of such claims to him, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

BASILE & CO., legal practitioners, 46 Wellington Street, Kerang, Vic. 3579.

Re: ANTAL HORNJAK, late of Kingston Centre, corner Kingston Road and Warrigal Road, Cheltenham, Victoria, labourer, deceased.

Creditors, next-of-kin and others having claims against the estate of the deceased, who died on 19 February 2008, are required by the executrix, Rozalia Pesti, to send particulars to the executrix, care of B. Gershov, lawyer, Unit 2, Level 7, 221 Queen Street, Melbourne, Victoria, by 21 February 2009, after which date the executrix may convey or distribute the assets, having regard only to the claims of which the executrix then has notice.

B. GERSHOV, lawyer,

Unit 2, Level 7, 221 Queen Street, Melbourne 3000.

Re: HENRY KEITH CHAPMAN, late of Freemasons Homes of Victoria, 45 Moubray Street, Melbourne, Victoria 3000, retail manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 June 2008, are required by the trustee, John Barlow of 50 Bair Street, Leongatha, Victoria, consultant, to send particulars to the trustee by 23 October 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BIRCH ROSS & BARLOW, lawyers, 50 Bair Street, Leongatha 3953.

Re: BEATRICE ETHEL FARMER, late of Trewint Nursing Home, 1312 Heatherton Road, Noble Park, Victoria, but formerly of 51 Dunblane Road, Noble Park, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 April 2008, are required by the trustee, Trevor John Farmer, care of 44 Douglas Street, Noble Park, Victoria, council employee, to send particulars to the trustee by 6 November 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: LESLIE TURNER, late of 50 Mariana Avenue, Croydon, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 March 2008, are required by the trustees, Desally Vaughan Walliker and Dallas Estelle Voigt, to send particulars to them, care of the undersigned, by 20 October 2008, after which date the trustees may convey or distribute the assets, having regard only to claims of which the trustees have notice.

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

SHIRLEY VIVIENNE RISTROM, late of 453 New Street, Brigton, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 December 2007, are required by the trustees, care of Harris & Chambers Lawyers of 338 Charman Road, Cheltenham 3192, to send particulars to them by 22 October 2008, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

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

Re: ANNE ELIZABETH BROWN, widow, deceased, late of Amity at Donvale, 300 Springvale Road, Donvale, Victoria.

Creditors, next-of-kin and others having claims against the estate of the abovementioned deceased, who died on 11 April 2008, are required by Alana Joy Cole, the executrix of the deceased's will, to send particulars of their claim to the undermentioned lawyers, within 60 days from the date of this advertisement, after which date the executrix will convey or distribute the assets, having regard only to the claims of which the trustee has notice.

KLOOGER FORBES HASSETT, lawyers, Level 1, 1395 Toorak Road, Camberwell, Vic. 3124.

Re: ZIGMAS AUGAITIS, late of 54 Queens Parade, Glen Iris, retired, 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 the trustees, Dalia Mary Antanaitis, Ruth Kemesis and Andrius Vytautas Kalade, to send particulars to the trustees, care of the undermentioned lawyers, by 31 October 2008, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

KLOOGER FORBES HASSETT, lawyers, Level 1, 1395 Toorak Road, Camberwell 3124.

Re: DORIS VERA ALLSOP, late of Amity at Bonbeach, 53–59 Broadway, Bonbeach, Victoria, 3196, but formerly of 'Hamble Court', 108 Martin Street, Gardenvale, Victoria, retired, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 12 August 2007, are required by the trustees, Michael Jeffrey Charles Allsop, care of Maddocks Lawyers, 140 William Street, Melbourne, Victoria, registered nurse, stepson and John Reginald Sweetnam, care of Maddocks Lawyers, 140 William Street, Melbourne, Victoria, retired, friend, to send particulars to the trustees, by 27 October 2008, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

MADDOCKS, lawyers, 140 William Street, Melbourne, 3000.

Re: JAMES DOUGLAS PICKEN, late of 2 Marong Terrace, Forest Hill, Victoria, but formerly of 11 Baden Powell Drive, Frankston, Victoria, retired engineer, deceased Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 19 June 2008, are required by the trustees, Ian Douglas Picken, care of Maddocks Lawyers, 140 William Street, Melbourne, manager, son, and Kenneth John Picken, care of Maddocks Lawyers, 140 William Street, Melbourne, Victoria, chief operating officer, son, to send particulars to the trustees, by 20 October 2008, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

MADDOCKS, lawyers, 140 William Street, Melbourne, 3000.

Re: VERNA DENISE SIMPSON, late of Spurway Community Nursing Home, 89 Murrumbeena Road, Murrumbeena, Victoria, but formerly of 8 Tara Grove, Carnegie, Victoria, retired, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 7 April 2008, are required by the trustee, Gary Clifford Simpson, care of Maddocks, 140 William Street, Melbourne, retired, son, to send particulars to the trustee, by 20 October 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MADDOCKS, lawyers, 140 William Street, Melbourne, 3000.

Re: JACK FREDERICK GALE, late of 7 Outlook Drive, Camberwell, Victoria, retired, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 1 June 2008, are required by the trustee, Geoffrey Arthur Park of Level 11, 575 Bourke Street, Melbourne, Victoria, solicitor, to send particulars to the trustee, care of the undermentioned solicitors, by 27 October 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

McKEAN PARK, lawyers, Level 11, 575 Bourke Street, Melbourne 3000. Re: JAMES WILLIAM SMITH, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 December 2007, are required by the trustee, Peter Clifford Falconer, of 5b Lt Ryrie Street, Geelong, to send particulars to the Trustee of any such claims, by 30 November 2008, after which date the trustee, Peter Clifford Falconer, may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

P. FALCONER & ASSOC., 5b Little Ryrie Street, Geelong, 3220.

Creditors, next-of-kin and others having claims in respect to the estate of GEORGE GROT, also known as Jerzy Grot-Kwasniewski, late of 3 Percival Street, Bayswater in the State of Victoria, retired journalist, deceased, who died on 18 July 2008, are required to send particulars of such claims to the executor, care of the undermentioned solicitors, by 21 October 2008, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

PIETRZAK SOLICITORS,

222 La Trobe Street, Melbourne 3000.

Creditors, next-of-kin and others having claims in respect to the estate of ELIZABETH MARY HOROWITZ (nee Corboy), late of 3 Charles Street, Bentleigh East, in the State of Victoria, home duties, deceased, who died on 8 May 2008, are required to send particulars of such claims to the executor, care of the undermentioned solicitors, by 21 October 2008, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

PIETRZAK SOLICITORS, 222 La Trobe Street, Melbourne 3000.

KENNETH CHARLES PETERSON, late of Reids Road, Woombye in the state of Queensland, company director.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 June 1997, are required by the executors and trustees of the will of the deceased, Robert John Gartside and Barry John Stones, to send particulars to them, care of their solicitors, Piper Alderman of Level 24, 385 Bourke Street, Melbourne in the state of Victoria, by 24 October 2008, after which date the executors and trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

PIPER ALDERMAN,

Level 24, 385 Bourke Street, Melbourne, Victoria, 3000.

KEN PET PTY LTD ACN 005 322 412 as trustee for the PETERSON FAMILY TRUST.

Creditors, next-of-kin and others having claims in respect of the Peterson Family Trust, are required by the trustee of the Peterson Family Trust, namely Ken Pet Pty Ltd, of the offices of Stone Sharp, Ground Floor 35 Cotham Road, Kew in the state of Victoria, to send particulars to its solicitors, Piper Alderman of Level 24, 385 Bourke Street, Melbourne in the state of Victoria, by 24 October 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which it then has notice.

PIPER ALDERMAN,

Level 24, 385 Bourke Street, Melbourne, Victoria, 3000.

Creditors, next-of-kin or others having claims in respect of the estate of JOAN LESLIE MANDERSON McNAMARA, deceased, who died on 20 March 2008, are to send particulars of their claims to the executor, care of the undermentioned solicitors, by 23 October 2008, after which date the executor will distribute the assets having regard only to the claims of which the Executor then has notice.

RIGBY COOKE LAWYERS,

Level 13, 469 LaTrobe Street, Melbourne, Vic. 3000.

Re: GORDON DAY BENNETT, late of 57 Harrap Road, Mount Martha, but formerly of 'Aringa', Clarke Road, Tynong North, aeronautical engineer, 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, Christopher Stephen Bennett and Hilary Anne Manzin, to send particulars of such claims to them in care of the undermentioned solicitors by 21 October 2008, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: IAN PARSONS, late of 54 Jones Road, Tyabb 3913, electronics technician, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 May 2008, are required by the trustee, Linda Fay Parsons, to send particulars of such claims to her, in care of the undermentioned solicitors, by 21 October 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: JOHN ERSKINE GORRIE, late of Northern Gardens Aged Care, 827–867 Sydney Road, Coburg North, Victoria, retired, deceased.

Creditors, next-of-kin and all other persons having claims against the estate of the said deceased, are required by John Arpad Toth and Grant Anthony Darling, the executors of the estate of the said deceased, to send particulars of such claims to them, care of the undermentioned solicitors, by the date being two calendar months from the date of this advertisement, after which date they will distribute the estate, having regard only to the claims of which they then have notice.

RYAN, MACKEY & McCLELLAND, solicitors, 65 Main Street, Greensborough 3088.

Re: JOYCE EVELYN MURNANE, late of Corangamarah, Corangamite Street, Colac, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 April 2008, are required by the deceased's personal representatives, Jeffrey Graeme Thornton and Wayne Gerard O'Brien, to send particulars to the personal representatives, care of the undermentioned solicitors, by 22 October 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.

SEWELLS LARKINS McCARTHY, lawyers, 119 Murray Street Colac, 3250.

ERIC FRANK WESTMACOTT, late of 42 Glamorgan Avenue, Mount Martha, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 April 2008, are required by the executors, Janet Ellen Howie and David Ian Westmacott, to send particulars to them, care of Stidston & Williams Weblaw, 1/10 Blamey Place, Mornington, by 25 October 2008, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

STIDSTON & WILLIAMS WEBLAW, lawyers, Suite 1, 10 Blamey Place, Mornington 3931.

Creditors next of kin and others having claims against the estate of JOHN JAMES SULLIVAN, late of 49 Lynden Street, Camberwell, Victoria, retired, deceased, who died on 12 May 2008, are required to send particulars of their claims to John Patrick Toohey, of 520 Bourke Street, Melbourne, Victoria, solicitor, the executor of the will of the said deceased, on or before 30 November 2008, after which date he will distribute the assets having regard only to the claims of which he then has notice.

TOLHURST DRUCE & EMMERSON, solicitors

520 Bourke Street, Melbourne, 3000.

Re: RHONDA EILEEN FURNESS, late of 120 McCracken Street, North Essendon, Victoria, company director, deceased.

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased, who died on 29 March 2008, are required by the executor, Robert George Furness, to send particulars to the executor, care of Wisewoulds of 419 Collins Street, Melbourne, by 23 October 2008, after which date the executor intends to convey or distribute the assets of the estate having regard only to the claims of which the executor may have notice.

WISEWOULDS, solicitors, 419 Collins Street, Melbourne. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 April 2008, are required by the trustee, Lindsay Kevin Warren, to send particulars to the trustee, care of the undermentioned solicitors, by 31 October 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

WRIGHT SMITHS, solicitors, 2 Seventh Avenue, Rosebud 3939.

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

On Wednesday 17 September 2008 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Melbourne (unless process be stayed or satisfied).

All the estate and interest (if any) of Elizabeth Veronica Murphy of 23 Romany Place, Hoppers Crossing, as shown on Certificate of Title as Elizabeth Veronica Margaret Murphy, joint proprietor with Paul Vincent Murphy of an estate in fee simple in the land described on Certificate of Title Volume 10202, Folio 114 upon which is erected a house known as 23 Romany Place, Hoppers Crossing.

Registered Mortgage No. AB553258S and Covenant (as to whole or part of the land) in instrument U050264F affects the said estate and interest.

Terms – Cash/Eftpos, bank cheque or solicitors trust account cheque

(Debit Card only. No Credit Cards) GST plus 10% on fall of hammer price SW070077785

> K. GRIFFIN Sheriff's Office Phone No. 8684 7837

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

On Wednesday 17 September 2008 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Melbourne (unless process be stayed or satisfied).

All the estate and interest (if any) of Constantine Dimitrotoulos, also known as Constantine Dimitropoulos, of 14 Kelly Avenue, Burnside, joint proprietor with Zacharoula Dimitropoulos of an estate in fee simple in the land described on Certificate of Title Volume 10396, Folio 949 upon which is erected a dwelling known as 14 Kelly Avenue, Burnside.

Registered Mortgage No. AC162827Y, Mortgage No. AD937025L and Covenant No. W112429K, affect the said estate and interest.

Terms – Cash/Eftpos, bank cheque or solicitors trust account cheque (Debit Card only. No Credit Cards) GST plus 10% on fall of hammer price SW070082251

K. GRIFFIN Sheriff's Office Phone No. 8684 7837

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

On Wednesday 17 September 2008 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Melbourne (unless process be stayed or satisfied).

All the estate and interest (if any) of Bruce C. Edmonds (Junior), of 165 Warrigal Road, Oakleigh, as shown on Certificate of Title as Bruce Christopher Edmonds the younger, proprietor of an estate in fee simple as to 1 of a total of 100 equal undivided shares registered as Tenants in Common with proprietor Bruce Christopher Edmonds (the elder) as to 98 of a total 100 equal undivided shares, and proprietor Glenda Edmonds, as to 1 part of 100 equal undivided shares and being the land described on Certificate of Title Volume 10644, Folio 105 upon which is erected a dwelling known as 20 Sir Thomas Drive, Pakenham.

Registered Mortgage No. AC428660F, affects the said estate and interest.

Agreement section 173 Planning and Environment Act 1987 S012533S and Agreement section 173 Planning and Environment Act 1987 T148994L.

Terms – Cash/Eftpos, bank cheque or solicitors trust account cheque (Debit Card only. No Credit Cards) GST plus 10% on fall of hammer price SW070095792

> K. GRIFFIN Sheriff's Office Phone No. 8684 7837

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

On Wednesday 17 September 2008 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Melbourne (unless process be stayed or satisfied).

All the estate and interest (if any) of Johnny Yacoub of 2 Kunzea Close, Meadow Heights, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 10030, Folio 527 upon which is erected a dwelling known as 2 Kunzea Close, Meadow Heights.

Registered Mortgage No. AB227065A and Covenant (as to whole or part of the land) in Instrument S068278X, affect the said estate and interest.

Agreement section 173 **Planning and Environment Act 1987** R378982B.

Terms – Cash/Eftpos, bank cheque or solicitors trust account cheque (Debit Card only. No Credit Cards) GST plus 10% on fall of hammer price SW080010254

> K. GRIFFIN Sheriff's Office Phone No. 8684 7837

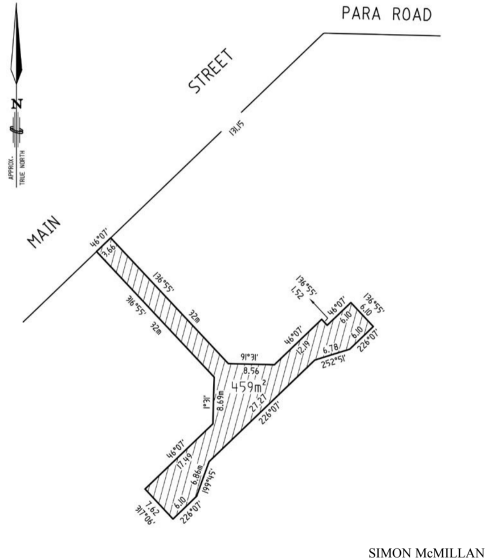
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

BANYULE CITY COUNCIL

Erratum

Road Discontinuance

Notice is hereby given that the plan published in Victoria Government Gazette G43 dated 25 October 2007 page 2460 was incorrect. The plan below replaces that previously published.



Chief Executive Officer

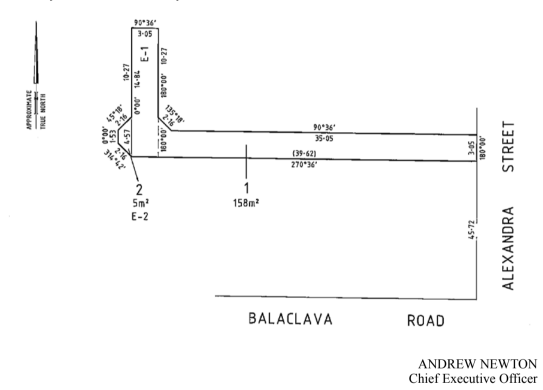
GLEN EIRA CITY COUNCIL

Erratum

Notice is hereby given that the notice published on page 1243 G24 of the Victoria Government Gazette dated 12 June 2008 is incorrect. The notice below replaces that notice.

'At its meeting on 12 December 2005 and acting under clause 3 of schedule 10 to the Local Government Act 1989, Glen Eira City Council resolved to discontinue the road shown as lot 1 on the plan below.

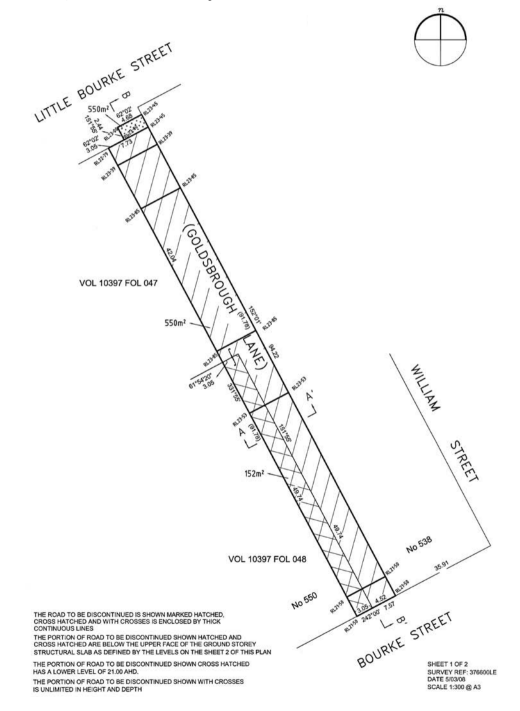
The road is to be sold subject to any right, power or interest held by South East Water Limited as to the land marked 'E–1' in connection with any sewers, drains or pipes under the control of that authority in the land as saved by section 207C of the **Local Government Act 1989**.'

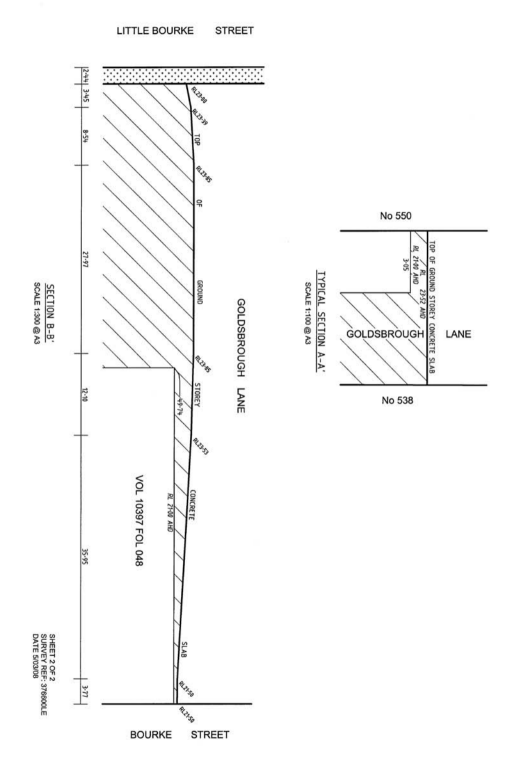


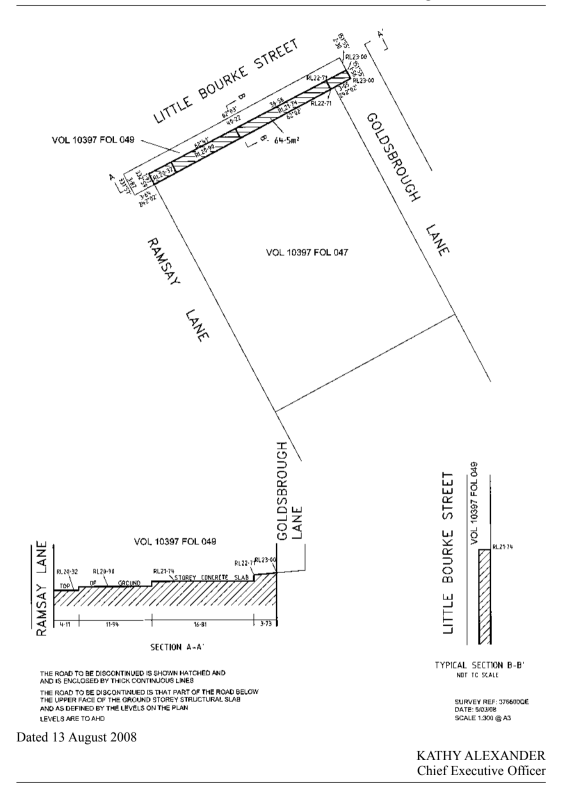
CITY OF MELBOURNE

Discontinuance of a Road

Pursuant to section 206(1) and clause 3(a) of schedule 10 of the Local Government Act 1989, the Melbourne City Council declares as discontinued the road known as Goldsbrough Lane, Melbourne, as shown hatched on the plans hereunder.



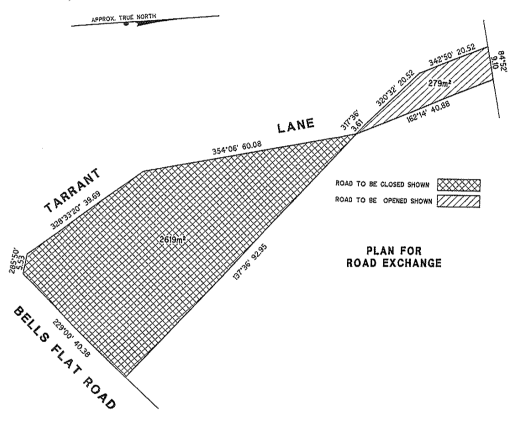






Deviation and Exchange

Notice is hereby given that the Indigo Shire Council at its ordinary meeting on Tuesday 1 July 2008, in accordance with the Local Government Act 1989, Schedule 10, resolved to undertake a deviation and exchange of land at Tarrant Lane, CA 11B and 29 (Parts), Section J1, Parish of Yackandandah, Yackandandah.



BRENDAN McGRATH Chief Executive Officer



Notice of Amendment to Road Management Plan

Indigo Shire Council at its meeting of 5 August 2008 resolved to receive the recommendation to amend its Road Management Plan and to proceed pursuant to the provisions of Part 4 s.54 of the **Road Management Act 2004**.

The purpose of the proposed amendment is to insert new narrative to clarify and integrate the plan, provide a pathway maintenance classification, and to alter some response times and some inspection frequencies.

All classes of roads and pathways described in Council's Register of Public Roads will be affected by this amendment.

A copy of the proposed amendment may be obtained or inspected at the Council Offices, 101 Ford Street, Beechworth, and 34 High Street, Yackandandah, or Council Customer Service Centres at 40 Conness Street, Chiltern, and 153 High Street, Rutherglen, during normal business hours.

Any person who is aggrieved by the proposed amendment may make a submission on the proposed amendment to Council within 28 days from the date a notice of the amendment is published in the Government Gazette.

Persons wishing to obtain additional information should contact Councils Asset Manager on (02) 6028 1100 during normal business hours.

BRENDAN McGRATH Chief Executive Officer



Naming of Roads Throughout the Macedon Ranges Shire

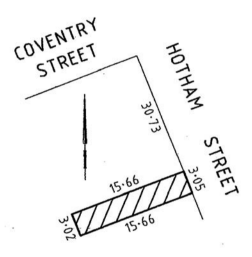
Consultative processes have been undertaken via advertisements in the local newspapers inviting comment/submissions on the naming of 3 roads throughout the Macedon Ranges Shire. A number of submissions were received in response to the consultation process. A working group of Councillors has reviewed these submissions and made the following decisions.

Road	Name
Unnamed road off The Crescent, 55 metres from the intersection of The Crescent and High Street, Lancefield	Markhams Lane
A section of Old Calder Highway 1.18 km in length commencing from the Malmsbury East Road and Mollison Street intersection	Chisholm Avenue
A 900 metre section of the previously named Metcalfe Malmsbury Road beginning at the North East junction of Mollison Street and Malmsbury East Road	Racecourse Road

CITY OF PORT PHILLIP

Discontinuance of Road

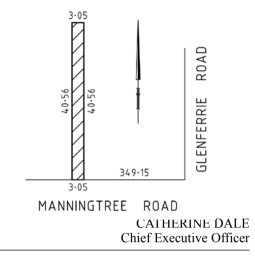
Notice is hereby given that the Port Phillip City Council, at its ordinary meeting on 26 May 2008, formed the opinion that the section of road shown hatched on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road, and having advertised and served notices regarding the proposed discontinuance and hearing submissions under section 223 of the Local Government Act 1989, orders that the road abutting 8 Hotham Street, South Melbourne, be discontinued pursuant to section 206 and schedule 10, clause 3 of the said Act, and the land of the discontinued road be sold by private treaty to the owners of the land abutting the road.



DAVID SPOKES Chief Executive Officer

BOROONDARA CITY COUNCIL Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Boroondara City Council has formed the opinion that the road adjacent to 55–57 and 59 Manningtree Road, Hawthorn, and shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the owners of 55–57 and 59 Manningtree Road, Hawthorn.



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 October 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.

- BAYNE, Ruby Elsie, formerly of 35 Wavell Street, Bentleigh, late of Springvale Nursing Home, 340 Springvale Road, Springvale, Victoria 3171, who died on 2 April 2008.
- BEATTIE, Bruce Michael, late of 57 Mills Street, Hampton, Victoria 3188, retired, who died on 15 February 2008.
- BEAUFORT, Edith, late of Homewood Residential Care, 6–8 Young Road, Hallam, Victoria 3803, pensioner, who died on 30 April 2008.
- BORRELL, Joseph John, late of Edenvale Manor, 188A Sterling Drive, Keilor East, Victoria 3033, pensioner, who died on 29 December 2007.
- CHURCH, Graeme Sydney, late of Homebush Hall SRS, 1044 McIvor Highway, Junortoun, Victoria 3551, electrician, who died on 15 January 2008.
- CRAWFORD, Beryl Emma, late of Apartment 246, The Lodge, Salford Park, 100 Harold Street, Wantirna, Victoria 3152, home duties, who died on 4 January 2008.

- GUPPY, Noeleen Mary, late of Amity At Bonbeach, 53–57 Broadway, Bonbeach, Victoria 3196, pensioner, who died on 24 January 2008.
- MORRISON, Camey, late of Room 1, Templeton Lodge Hostel, 41 Thomson Street, Maidstone, Victoria 3012, retired, who died on 8 May 2008.
- NEAL, Harry, late of Berwick Nursing Home, 21–25 Parkhill Drive, Berwick, Victoria 3806, who died on 5 June 2008.
- TUPLIN, Harry, late of Benlynne Park Private Nursing Home, 2 Killara Street, Sunshine West, Victoria 3020, retired, who died on 7 February 2008.
- WHITE, Leslie Gilbertson, late of Mornington Private Nursing Home, 680 Nepean Highway, Mount Martha, Victoria 3934, retired, who died on 11 April 2008.
- Dated 13 August 2008

MARY AMERENA Manager Executor and Trustee Services

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**.

Noble Park Chamber of Commerce and Industry Inc.; Footscray Community Activities Co-ordinating Committee Inc.; Sin-Frontera Inc.; 360Degrees Circle Inc.; Albury-Wodonga Regional Parklands Inc.; Rustlers' Netball Club Inc.; Boweya-Lake Rowan Landcare Group Inc.; Greater Shepparton Business at Home Inc.; Peter MacCallum Amenities Group Inc.; Hoppers Crossing Playgroup Inc.; Frost Tool's Social Club Inc.; Scarsdale Hotel Social Club Inc.; Calvary Bookshop Portland Inc.; Northern Enterprising Women Inc.; Westgipps Environ Landcare Inc.; Marian Cricket Club Inc.; Numurkah Rifle Club Inc.; Meeniyan Indoor Bias Bowling Club Inc.; Country Public Libraries Group of Victoria Inc.; The German Pinscher Club of Victoria Inc.; Association for Christian Higher Education in Australia Inc.; Dromana Netball Club Inc.; Mt Buninyong Conservation Group Inc.; Darebin Community Information and Support Centre Inc.; Yarrawonga Retirement Village Inc.; Praxis Christian Leadership Training Inc.; Dandenong Community Memorial Park Inc.; Eagles Touch Club Inc.; Brown Hill Hall Committee Inc.; Warrandyte/Park Orchards Branch Blue Light Disco Inc.; Cope–Williams Real Tennis Club Inc.; Women's Biotechnology Executive Inc.; The Ecumenical Food Centre Richmond Inc.; Bardi Aboriginal Education Foundation Inc.

Dated 21 August 2008

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

Education and Training Reform Act 2006

NOTIFICATION CANCELLING REGISTRATION OF A TEACHER

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

On 4 August 2008, Tyrone Joseph Jones, born 07/07/1975, was convicted of knowingly possessing child pornography, which is a sexual offence in Victoria under section 1.1.3 of the Act.

On 4 August 2008 Tyrone Joseph Jones was disqualified from teaching and his registration as a teacher in Victoria cancelled.

Electoral Act 2002

CHANGE TO REGISTER OF POLITICAL PARTIES

In accordance with section 51(5)(e) of the **Electoral Act 2002**, I hereby give notice of the following change to the Register of Political Parties.

Name of registered political party: Family First Party Victoria Inc.

Name of new Registered Officer: Mr David Chehade.

Dated 12 August 2008

STEVE TULLY Victorian Electoral Commission



Marine Act 1988 SECTION 15 NOTICE

I, the Director of Marine Safety, on the recommendation of Sergeant Mark Greenhill, a member of Victoria Police, hereby give notice under subsection 15(2) of the **Marine Act 1988** that from 12.01 am on 29 August 2008 until 12.01 am on 2 September 2008 within State waters, the waters of the Port of Port Phillip and the Port of Melbourne:

- 1. bathing, diving and the operation (including anchoring, mooring or allowing a vessel or craft to lie) of vessels and craft are prohibited within 100 metres of the 'HMAS Sirius', the 'HMAS Darwin', the 'HMAS Manoora', and the 'USS McCain', whilst the vessels are underway (excluding vessels associated with the safe operation of the aforementioned vessels and vessels approved by the Port of Melbourne Harbour Master);
- 2. bathing, diving and the operation (including anchoring, mooring or allowing a vessel or craft to lie) of vessels and craft are prohibited within 50 metres of the 'HMAS Sirius', the 'HMAS Darwin', the 'HMAS Manoora', and the 'USS McCain', whilst these vessels are anchored, moored or berthed (excluding vessels associated with the safe operation of the aforementioned vessels and vessels approved by the Port of Melbourne Harbour Master).

Reference No. 332/2008 Dated 13 August 2008

> BRIAN RICHES Director of Marine Safety

Agricultural Industry Development Act 1990

NORTHERN VICTORIAN FRESH TOMATO INDUSTRY DEVELOPMENT ORDER 2008

Citation

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

Order made under the Agricultural Industry Development Act 1990.

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

Purposes of Order

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

Definitions

4. In this Order

'Act' means the Agricultural Industry Development Act 1990.

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

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

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

'Grower' means -

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

'Minister' means the Minister administering the Act.

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

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

Term of Order

5. This Order commences on 27 August 2008 or the day of the date of its publication in the Government Gazette, whichever is the later, and remains in force for four years from that date.

Establishment of Committee

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

Members

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

Chairperson

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

Functions of Committee

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

Powers of Committee

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

Plan of Operation

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

Charge Imposed by Committee

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

Voting

16. Voting at the 2012 poll on the question of the continuation of the Order, as well as voting at General Meetings shall be on the following weighted basis: growers shall be allocated one vote for each 100,000 (or part thereof) containers purchased in the previous financial year, subject to no grower having more than four votes in total. A grower who grew or produced fresh tomatoes for sale in the preceding year is eligible to vote.

Meetings

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

Financial Year

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

Penalty for Contravening the Order

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

Dated 18 August 2008

JOE HELPER Minister for Agriculture

Health Services Act 1988 HEALTH PURCHASING VICTORIA Notice of making 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, having proposed to revoke the July 2005 Purchasing Policy and make a new purchasing policy, and having considered the comments received, now makes a 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 their terms and the July 2005 Purchasing Policy.

This policy becomes effective from the date of publication in the Government Gazette.

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; and
 - 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.
- 3. 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; and
 - 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; and
 - 4.5 act as HPV agent in the conduct of tenders and contract (such appointment only to be made if mutually acceptable).
- 5. 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; or
 - 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; or
 - 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 conducive to additional value for money outcomes than offered by the current contractual arrangements. HPV will endeavour 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
 - 21.1 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. 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.
 - 23.1 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.

23.2 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

- 24. 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.
 - 24.1 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.

Further information, including contact details, may be found at www.hpv.org.au or by phoning 03 9947 3700.

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

Community Housing (Vic.) Limited

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

In accordance with a Funding Deed dated 20 December 2005 between the Director and Community Housing (Vic.) Limited, the following land is land in which the Director is deemed to have an interest in under section 107 of the Act.

Volume	Folio	Address
11002	391	Lot 1 Cadles Road, Carrum Downs
11002	392	Lot 2 Cadles Road, Carrum Downs
11002	393	Lot 3 Cadles Road, Carrum Downs
11002	394	Lot 4 Cadles Road, Carrum Downs
11002	395	Lot 5 Cadles Road, Carrum Downs
11002	396	Lot 6 Cadles Road, Carrum Downs
11002	397	Lot 7 Cadles Road, Carrum Downs
11002	398	Lot 8 Cadles Road, Carrum Downs
11002	399	Lot 9 Cadles Road, Carrum Downs
11002	413	Lot 23 Cadles Road, Carrum Downs
11002	414	Lot 24 Cadles Road, Carrum Downs
11002	415	Lot 25 Cadles Road, Carrum Downs
11002	416	Lot 26 Cadles Road, Carrum Downs
10914	500	Lot 594 Wentworth Lane, Caroline Springs
10795	715	Lot 408 Central Parkway, Caroline Springs
10760	570	Lot 166 Vincent Way, Caroline Springs
10713	916	Lot 366 Oaklands Way, Pakenham
11059	890	Channel Road, Shepparton

Dated 13 August 2008

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

Community Housing (Vic.) Limited

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

In accordance with a Funding Deed dated 20 December 2005 between the Director and Community Housing (Vic.) Limited, the following land is land in which the Director is deemed to have an interest in under section 107 of the Act.

Volume	Folio	Address
10940	083	Lot 549 Wills Terrace, Tenterfield, Burnside Heights
10866	204	Lot 322 Bungaree Track, Tenterfield, Burnside Heights
10866	235	Lot 353 Bungaree Track, Tenterfield, Burnside Heights
10796	014	Lot 198 Evatt Terrace, Tenterfield, Burnside Heights
10758	567	Lot 64 Hughes Place, Tenterfield, Burnside Heights
10758	575	Lot 72 Menzies Drive, Tenterfield, Burnside Heights
10840	143	Lot 6 Melrose Circuit, Streeton Views Estate, Shepparton
10840	144	Lot 7 Melrose Circuit, Streeton Views Estate, Shepparton
10840	147	Lot 10 Melrose Circuit, Streeton Views Estate, Shepparton
10840	148	Lot 11 Melrose Circuit, Streeton Views Estate, Shepparton
10840	151	Lot 14 Melrose Circuit, Streeton Views Estate, Shepparton
10840	152	Lot 15 Melrose Circuit, Streeton Views Estate, Shepparton
10840	156	Lot 19 Melrose Circuit, Streeton Views Estate, Shepparton
10840	157	Lot 20 Melrose Circuit, Streeton Views Estate, Shepparton
05593	454	84–86 Barkly Street, Sale
08723	250	55 Hall Road, Carrum Downs
10866	898	(Lot A) 2A Cottage Boulevard, Epping
10780	867	Lot 1173 Kerwood Crescent, Point Cook
10780	868	Lot 1174 Kerwood Crescent, Point Cook
10718	200	Lot 802 Sunny Lane, Point Cook
10718	201	Lot 803 Sunny Lane, Point Cook
10718	202	Lot 804 Sunny Lane, Point Cook
10946	887	Lot 201 Malcom Creek Parade, Craigieburn
09645	570 & 577	(Lots 20 & 27) 113 Drevermann Street, Bairnsdale
11016	258	Lot 1 Avebury Drive, Berwick
11016	261	Lot 4 Avebury Drive, Berwick
11016	263	Lot 6 Avebury Drive, Berwick
11016	264	Lot 7 Avebury Drive, Berwick

Dated 13August 2008

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

Community Housing (Vic.) Limited

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In accordance with a Funding Deed dated 20 December 2005 between the Director and Community Housing (Vic.) Limited, the following land is land in which the Director is deemed to have an interest in under section 107 of the Act.

Volume	Folio	Address
11059	902	Subdivision No:544597a; Channel Road, Shepparton
11059	905	Subdivision No:544597a; Channel Road, Shepparton
11059	907	Subdivision No:544597a; Channel Road, Shepparton
11059	908	Subdivision No:544597a; Channel Road, Shepparton
11059	909	Subdivision No:544597a; Channel Road, Shepparton
11059	910	Subdivision No:544597a; Channel Road, Shepparton
11059	911	Subdivision No:544597a; Channel Road, Shepparton
11059	912	Subdivision No:544597a; Channel Road, Shepparton
11059	918	Subdivision No:544597a; Channel Road, Shepparton
11059	919	Subdivision No:544597a; Channel Road, Shepparton
11059	927	Subdivision No:544597a; Channel Road, Shepparton
11059	937	Subdivision No:544597a; Channel Road, Shepparton
11059	937	Subdivision No:544597a; Channel Road, Shepparton
11059	938	Subdivision No:544597a; Channel Road, Shepparton
11059	891	Subdivision No:544597a; Channel Road, Shepparton
11059	892	Subdivision No:544597a; Channel Road, Shepparton
11059	893	Subdivision No:544597a; Channel Road, Shepparton
11059	894	Subdivision No:544597a; Channel Road, Shepparton
11059	895	Subdivision No:544597a; Channel Road, Shepparton
11059	896	Subdivision No:544597a; Channel Road, Shepparton
11059	897	Subdivision No:544597a; Channel Road, Shepparton
11059	898	Subdivision No:544597a; Channel Road, Shepparton
11059	899	Subdivision No:544597a; Channel Road, Shepparton
11059	900	Subdivision No:544597a; Channel Road, Shepparton
11059	903	Subdivision No:544597a; Channel Road, Shepparton
11059	904	Subdivision No:544597a; Channel Road, Shepparton
11059	941	Subdivision No:544597a; Channel Road, Shepparton
11059	942	Subdivision No:544597a; Channel Road, Shepparton
11059	943	Subdivision No:544597a; Channel Road, Shepparton
11059	944	Subdivision No:544597a; Channel Road, Shepparton
11059	945	Subdivision No:544597a; Channel Road, Shepparton

Dated 13 August 2008

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

Yarra Community Housing Limited

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

In accordance with a Funding Deed dated 10 January 2007 between the Director and Yarra Community Housing Limited, the following land is land in which the Director is deemed to have an interest in under section 107 of the Act.

Volume	Folio	Address
09914	990	Unit 8 22–30 Nottingham Street, Sunshine North
09914	991	Unit 9 22–30 Nottingham Street, Sunshine North
8506	383	58 Villiamanta Street, Geelong West
8158	467	60 Villiamanta Street, Geelong West
7990	051, 052	62 Villiamanta Street, Geelong West
8920	366	45–47 Munro Street, Coburg
9889	288	1/15 Oriole Drive, Werribee
9889	289	2/15 Oriole Drive, Werribee
10817	382	1/51 Silvereye Crescent, Werribee
10817	383	2/51 Silvereye Crescent, Werribee
9395	839	1/40 Mortimer Street, Werribee
8655	139	1/2 Herbert Avenue, Hoppers Crossing
8655	139	2/1 Herbert Avenue, Hoppers Crossing
9941	223	2/17 Sheahan Crescent, Hoppers Crossing
10408	002	102 Marshall Street, Ivanhoe
9619	143	2/2–4 Station Road, Melton South
9319	241	1/39 Wickham Street, Melton South
8219	458	1–5/14 Dew Street, Whittington
10070	525	2/12 Melanie Drive, Werribee
9611	390	5/26–28 Brooklyn Road, Melton South
9611	392	7/26–28 Brooklyn Road, Melton South
9611	395	10/26–28 Brooklyn Road, Melton South
8460	436	1/3 Childs Street, Melton South
8460	436	2/3 Childs Street, Melton South
10671	477	3/23 Dominic Parade, Melton
10070	525	3/11–13 O'Neills Road, Melton
9965	466	34 Walsingham Crescent, Kurunjang
10666	468	2/10 Connell Drive, Melton South
9524	132	4/43–45 Exford, Melton South

9766	382	10/50 Station Road, Melton South
9794	840	7/59 Staughton Road, Melton South
8565	322	1/33–35 Regent Street, Whittington
8565	323	2/33–35 Regent Street, Whittington
8565	324	3/33–35 Regent Street, Whittington
8565	325	4/33–35 Regent Street, Whittington
8565	326	5/33–35 Regent Street, Whittington
8565	327	6/33–35 Regent Street, Whittington

Dated 13 August 2008

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

Housing Act 1983

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

Yarra Community Housing Limited

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

In accordance with a Funding Deed dated 10 January 2007 between the Director and Yarra Community Housing Limited, the following land is land in which the Director is deemed to have an interest in under section 107 of the Act.

Volume	Folio	Address
9719	907	1/281 McGrath Road, Werribee
9719	907	2/281 McGrath Road, Werribee
5208	485	231 Barkly Street, Footscray
8255	906	231 Barkly Street, Footscray
09280	209	3/6 Mayne Street, Sunshine West
09280	210	4/6 Mayne Street, Sunshine West
8994	511	13/20 Talmage Street, Albion
8994	535	Accessory unit 37/20 Talmage Street, Albion
09025	406	1/55 Monash Street, Sunshine
10715	681	10/9 Churchill Avenue, Braybrook
9168	707	1–6/33–35 Disraeli Street, St Albans
09914	985	3/22–30 Nottingham Street, Sunshine North
09914	986	4/22–30 Nottingham Street, Sunshine North
1104	439	1/12–22 Marshall Street, Newtown
1104	440	2/12–22 Marshall Street, Newtown
1104	441	3/12–22 Marshall Street, Newtown

1104	442	4/12–22 Marshall Street, Newtown
1104	443	5/12–22 Marshall Street, Newtown
1104	444	6/12–22 Marshall Street, Newtown
1104	445	7/12–22 Marshall Street, Newtown
1104	446	8/12–22 Marshall Street, Newtown
1104	447	9/12–22 Marshall Street, Newtown
1104	448	10/12–22 Marshall Street, Newtown
1104	449	11/12–22 Marshall Street, Newtown
1104	450	12/12–22 Marshall Street, Newtown
1104	451	13/12–22 Marshall Street, Newtown
1104	452	14/12–22 Marshall Street, Newtown
1104	453	15/12–22 Marshall Street, Newtown
1104	454	16/12–22 Marshall Street, Newtown
1104	455	17/12–22 Marshall Street, Newtown
1104	456	18/12–22 Marshall Street, Newtown
1104	457	19/12–22 Marshall Street, Newtown
1104	458	20/12–22 Marshall Street, Newtown
1104	459	21/12–22 Marshall Street, Newtown
1104	460	22/12–22 Marshall Street, Newtown

Dated 13 August 2008

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

Yarra Community Housing Limited

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

In accordance with a Funding Deed dated 10 January 2007 between the Director and Yarra Community Housing Limited, the following land is land in which the Director is deemed to have an interest in under section 107 of the Act.

Volume	Folio	Address
10910	538	2/6 Sydney Street, Albion
10910	539	3/6 Sydney Street, Albion
10910	541	5/6 Sydney Street, Albion
10910	542	6/6 Sydney Street, Albion
10910	543	7/6 Sydney Street, Albion
8960	142	1–8/5–7 Garnet Street, Sunshine North
8960	143	1–8/9 Garnet Street, Sunshine North
10851	075	2/4 Barnett Street, Sunshine
10650	013	2/8A Glinden Avenue, Ardeer
9104	078	2/4 Lacklan Road, Sunshine West
8974	990	9/28 Suffolk Street, Sunshine West
10046	151	1/41–43 Hutchinson Street, Albion
9604	916	Accessory unit 18/28 Ridley Street, Albion
9604	905	7/28 Ridley Street, Albion
4929	677	1–8/185–187 Nicholson Street, Coburg
4786	3	1–8/13 Balloan Street, Coburg
10826	549	1–24/1 Park Place, Fitzroy North
5587	250	1–4/37 Murray Street, Coburg
3616	170	660–666 Elizabeth Street, Melbourne
6260	914	668–674 Elizabeth Street, Melbourne
6071	272	117–123 Berkeley Street, Melbourne

Dated 13 August 2008

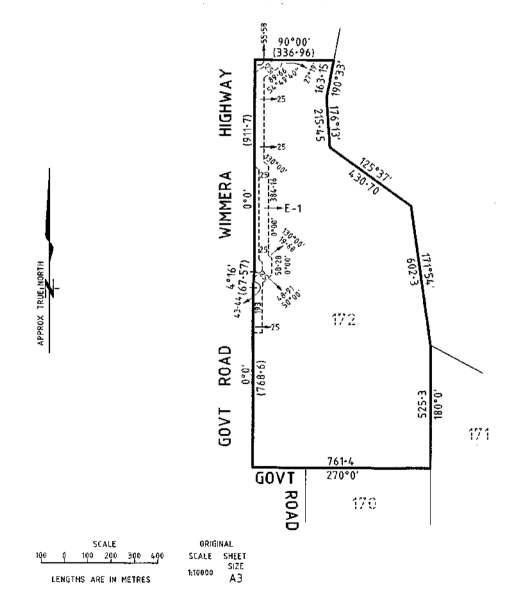
Land Acquisition and Compensation Act 1986

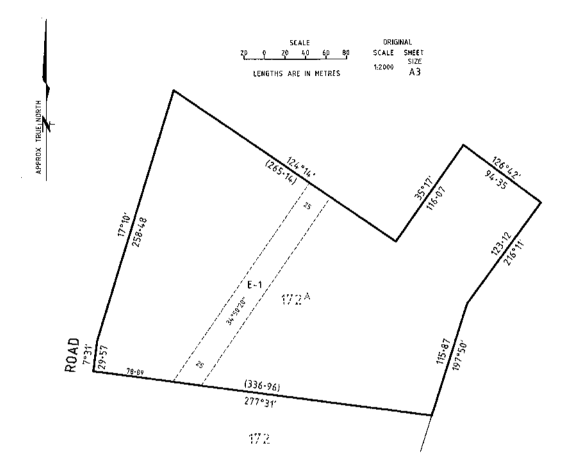
FORM 7

Notice of Acquisition Compulsory Acquisition of Interest in Land

Grampians Wimmera Mallee Water Corporation, ABN 35 584 588 263, of 11 McLachlan Street, Horsham, Vic. 3400 ('the Authority'), declares that by this notice it acquires the following interest in the land described as:

Easement for water supply purposes over that piece of land being portion of the land comprised and described in Certificates of Title Volume 02062 Folio 310 and Volume 02909 Folio 720, the location of which is marked on the Plans annexed hereto ('the land').





Dated 21 August 2008

Signed sealed and delivered by the Managing Director on behalf of Grampians Wimmera Mallee Water Corporation pursuant to the power delegated to that position by an Instrument of Delegation dated 4 April 2007 in the presence of:

> Signed JEFF RIGBY Managing Director Signed PAUL MILLER SAIL Witness

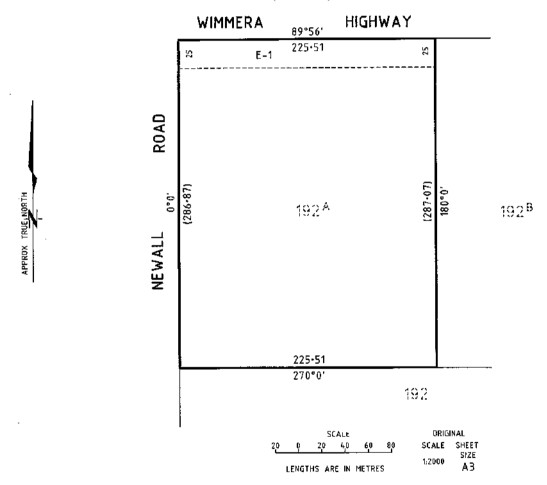
Land Acquisition and Compensation Act 1986

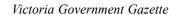
FORM 7

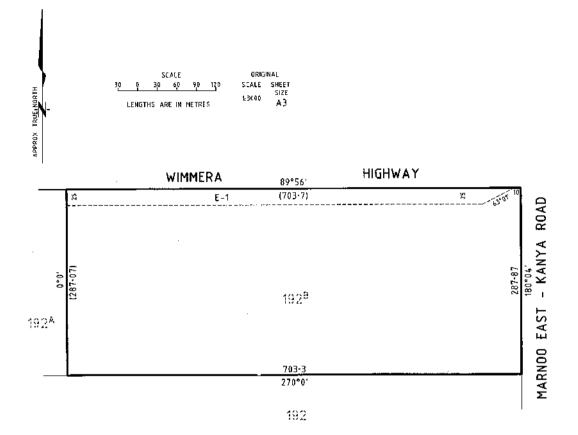
Notice of Acquisition Compulsory Acquisition of Interest in Land

Grampians Wimmera Mallee Water Corporation, ABN 35 584 588 263, of 11 McLachlan Street, Horsham, Vic. 3400 ('the Authority'), declares that by this notice it acquires the following interest in the land described as:

Easement for water supply purposes over that piece of land being portion of the land comprised and described in Certificates of Title Volume 03133 Folio 423 and Volume 03130 Folio 817, the location of which is marked on the Plans annexed hereto ('the land').







Dated 21 August 2008

Signed sealed and delivered by the Managing Director on behalf of Grampians Wimmera Mallee Water Corporation pursuant to the power delegated to that position by an Instrument of Delegation dated 4 April 2007 in the presence of:

> Signed JEFF RIGBY Managing Director Signed PAUL MILLER SAIL Witness

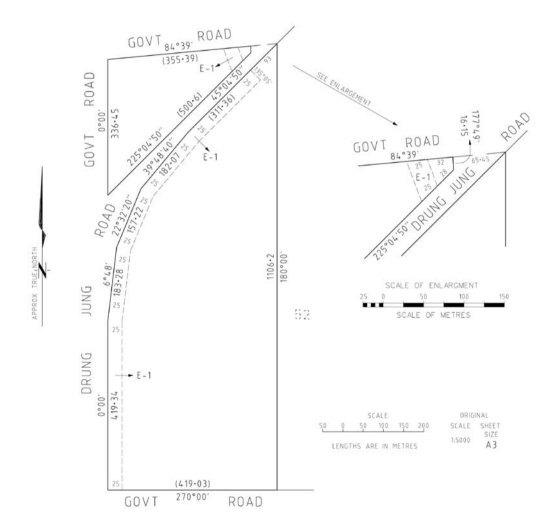
Land Acquisition and Compensation Act 1986

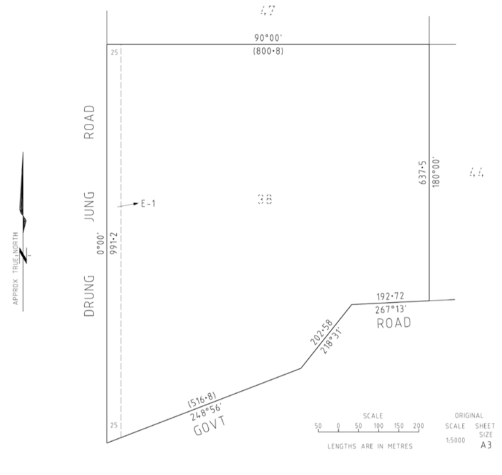
FORM 7

Notice of Acquisition Compulsory Acquisition of Interest in Land

Grampians Wimmera Mallee Water Corporation, ABN 35 584 588 263, of 11 McLachlan Street, Horsham, Vic. 3400 ('the Authority'), declares that by this notice it acquires the following interest in the land described as:

Easement for water supply purposes over that piece of land being portion of the land comprised and described in Certificates of Title Volume 09686 Folio 673 and Volume 09716 Folio 616, the location of which is marked on the Plan annexed hereto ('the land').





Dated 21 August 2008

Signed sealed and delivered by the Managing Director on behalf of Grampians Wimmera Mallee Water Corporation pursuant to the power delegated to that position by an Instrument of Delegation dated 4 April 2007 in the presence of:

> Signed JEFF RIGBY Managing Director Signed PAUL MILLER SAIL Witness

Land Acquisition and Compensation Act 1986

FORM 7

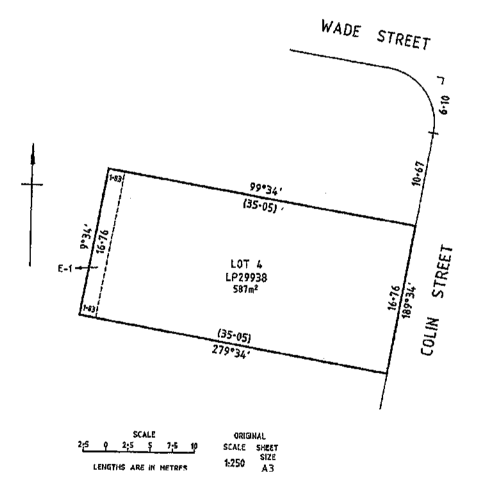
S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Central Gippsland Region Water Corporation (ABN 75 830 750 413) ('Gippsland Water') declares that by this notice it acquires the following interest in land described as an Easement for sewerage purposes over that piece of land being portion of the land described in Certificate of Title Volume 9087, Folio 594, the location of which is marked 'E–1' on the Plan for Creation of Easement annexed hereto.

Interest Acquired: That of Maxine Robyn Hickey and Francis John Hickey.



Published with the authority of Gippsland Water. Dated 18 August 2008

> For and on behalf of Gippsland Water

Land Acquisition and Compensation Act 1986

FORM 7

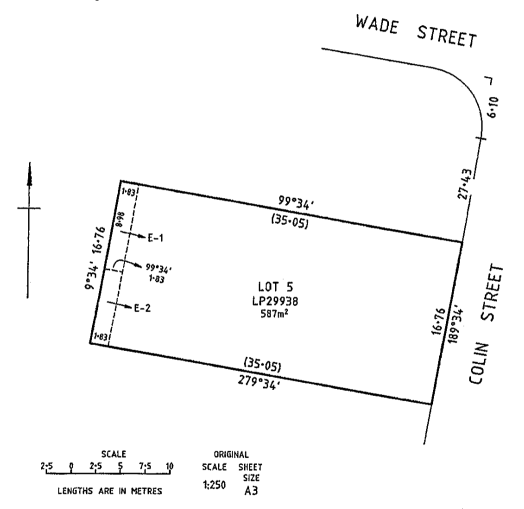
S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Central Gippsland Region Water Corporation (ABN 75 830 750 413) ('Gippsland Water') declares that by this notice it acquires the following interest in land described as an Easement for sewerage purposes over that piece of land being portion of the land described in Certificate of Title Volume 9087, Folio 595, the location of which is marked "E–1" on the Plan for Creation of Easement annexed hereto.

Interest Acquired: That of Kristina Maree Fisher.



Published with the authority of Gippsland Water. Dated 18 August 2008

For and on behalf of Gippsland Water

Plant Health and Plant Products Act 1995

ORDER PROHIBITING OR RESTRICTING THE IMPORTATION OR ENTRY OF ELECTRIC ANT HOST MATERIAL INTO VICTORIA

I, Joe Helper, Minister for Agriculture, make the following Order: Dated 18 August 2008

JOE HELPER MP Minister for Agriculture

1. Objective

The objective of this Order is to prevent the importation or entry of the exotic pest electric ant into Victoria.

2. Authorising provision

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

3. Revocation

The Order made on 20 August 2007 under Section 24 of the Act, published in Government Gazette S194 on 21 August 2007 is revoked.

4. Definitions

In this Order –

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

'agricultural equipment' means any equipment used for the culture, harvesting, packing or processing of any electric ant host material;

'authorised inspector' means a person authorised as an inspector under the Act;

'electric ant' means the exotic pest Wassmannia auropunctata Rogers

'electric ant host material' means any material capable of harbouring electric ants, including plants, landscaping materials, turf, hay and straw, soil;

'hay and straw' includes baled organic material and fodder;

'landscaping material' means any non-liquid combination of organic material, potting media, sand, coal fines, dried biosolids or mulch;

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

'plants' means any plants including plants with potting media or soil attached, containerised plants and other plants such as epiphytic ferns, but not bare rooted plants or cut flowers or foliage;

'turf' means any grass sod with soil or potting media attached.

5. Controls applying to electric ant host materials

- (1) The entry or importation into Victoria of any
 - (a) electric ant host material; or
 - (b) agricultural equipment; or
 - (c) package which has contained electric ant host material –
 - is prohibited.
- (2) Sub-clause (1) does not apply if the electric ant host material, agricultural equipment or package
 - (a) was grown or packed on, or last used on a property that is located in a State or Territory, or part of a State or Territory, for which an area freedom certificate issued by an officer responsible for agriculture in the State or Territory where the electric ant material was grown, or the agricultural equipment or package was last used, is currently in force certifying that the State or Territory or that part of the State or Territory is known to be free of electric; or

- (b) is packed, labelled and certified in accordance with any conditions prescribed by an accreditation program, administered by the department responsible for agriculture in the affected State or Territory; or
- (c) is accompanied by a plant health declaration issued by an authorised person declaring that it has been treated in a manner approved by the Manager Plant Standards; or
- (d) is accompanied by a plant health certificate issued by an officer of the department responsible for agriculture in the affected State or Territory certifying that it has been treated in a manner approved by the Manager Plant Standards.

6. Verification of Consignments

Where requested by an authorised inspector, Electric ant host material imported into Victoria which is required by clause 5(2) to be accompanied by a certificate or declaration must be:

- (a) presented to an authorised inspector for inspection; or
- (b) verified by a person accredited to do so by the Department of Primary Industries.

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

Private Agents Act 1966

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

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

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

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

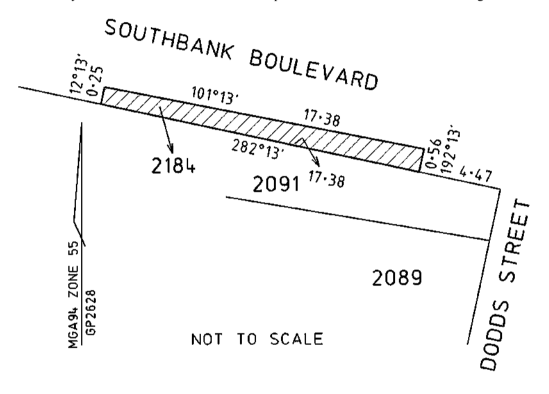
Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing
Vidal Franklin	Chevi Enterprises Pty Ltd	6 Sadie Court, Noble Park, Vic. 3174	Commercial Agent's Licence	18/09/08

Dated at Dandenong 14 August 2008

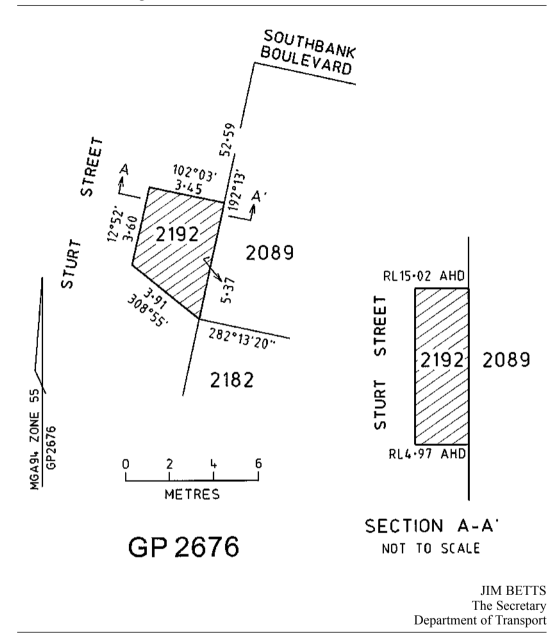
Project Development and Construction Management Act 1994 DECISION UNDER SECTION 23(1) TO CLOSE PART OF

SOUTHBANK BOULEVARD AND STURT STREET, CITY OF MELBOURNE

Under section 23(1)(a) of the **Project Development and Construction Management Act 1994**, for the purposes of a nominated project, being the Yarra Precinct Arts Integration Project, incorporating the Melbourne Recital Centre and the Melbourne Theatre Company Theatre Project, the Secretary to the Department of Transport, established under section 35 that Act, the facilitating agency for the project, closes that part of Southbank Boulevard and Sturt Street, City of Melbourne, enclosed by the hatched sections marked on the plans attached with effect from 21 August 2008.



GP 2628



GOULBURN–MURRAY RURAL WATER CORPORATION

West Loddon Water District

That in accordance with s.122Y(1)(b) of the **Water Act 1989**, Goulburn–Murray Rural Water Corporation, being the Authority having the management and control of the West Loddon Water District, resolved that the West Loddon Water District shall be diminished by the excision of the properties shown in the schedule and on the plans annexed to this resolution and signed by the Secretary for identification.

Property Owner	Crown Allotment	Section	Parish	Area (ha)	Plan No.
G. J. & E. M. Weaver	Pt 9	F	Boort		
G. J. & E. M. Weaver	19B, 29, Pts 18A, 28	G	Boort	143.7	GMW197
G. J. & E. M. Weaver	Former Govt Road	_	Boort		
G. J. & E. M. Weaver	11A	3	Marmal	110.7	GMW198
G. W. Lanyon	3, 5, 6	_	Wychitella	299.5	GMW199
M. W. & E. G. Gierisch	86, 93	_	Wychitella	110.7	GMW199

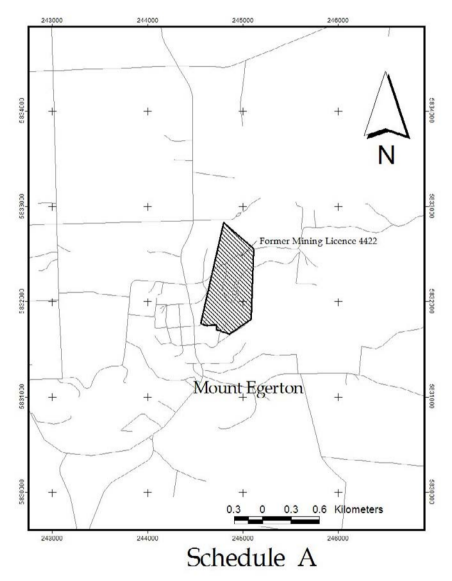
Plans showing the land affected by this resolution may be inspected, free of charge, at the offices of Goulburn–Murray Water at 40 Casey Street, Tatura, and 24 Barber Street, Pyramid Hill, during business hours.

Mineral Resources (Sustainable Development) Act 1990

DEPARTMENT OF PRIMARY INDUSTRIES

Exemption from a Mining Licence

I, Richard Aldous, Executive Director Minerals and Petroleum pursuant to section 7 of the **Mineral Resources (Sustainable Development)** Act 1990 and under delegation by the Minister for Resources, hereby exempt all land situated within the boundaries of the hatched area on the attached map (Schedule A) from being subject to a mining licence.



Dated 13 August 2008

RICHARD ALDOUS Executive Director Minerals and Petroleum

G 34 21 August 2008 2009

Planning and Environment Act 1987

BASS COAST PLANNING SCHEME

Notice of Approval of Amendment

Amendment C77

The Bass Coast Shire Council has approved Amendment C77 to the Bass Coast Planning Scheme.

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

The Amendment introduces Healthy by Design principles into the Municipal Strategic Statement.

The Amendment was approved by the Bass Coast Shire on 1 August 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 Bass Coast Shire Council, 76 McBride Avenue, Wonthaggi.

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

Planning and Environment Act 1987 BAYSIDE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C63

The Minister for Planning has approved Amendment C63 to the Bayside Planning Scheme.

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

The Amendment makes the following changes to the Bayside Planning Scheme with regards to 417 New Street, Brighton:

• deletes HO281 from the Schedule to Clause 43.01 – Heritage Overlay;

- amends the Schedule to Clause 43.01 Heritage Overlay for HO662 to include references to 417 New Street, Brighton;
- amends map 1HO to delete HO281 and include the property within HO662; and
- includes reference to 417 New Street, Brighton, within the Statement of Significance at Clause 22.06 – Heritage Policy.

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 Bayside City Council, 76 Royal Avenue, Sandringham.

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

Planning and Environment Act 1987

GLEN EIRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C54

The Minister for Planning has approved Amendment C54 to the Glen Eira Planning Scheme.

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

The Amendment:

- rezones 168–170 and 176 Hotham Street, Elsternwick, from partly a Business 3 Zone and partly a Residential 1 Zone to a Mixed Use Zone;
- applies the Environmental Audit Overlay to the land at 168–170 and 176 Hotham Street, Elsternwick; and
- deletes the Heritage Overlay (HO72) from applying to part of 168–170 and all of 176 Hotham Street, Elsternwick.

The Minister has granted the following permit under Division 5 Part 4 of the Act:

Permit No.	Description of land
GE/PP-18835/2006	168–170 and 176
	Hotham Street,
	Elsternwick

A copy of the Amendment and permit/s 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 office of the Glen Eira City Council, corner Glen Eira and Hawthorn Roads, Caulfield.

> 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 C143

The Minister for Planning has approved Amendment C143 to the Greater Geelong Planning Scheme.

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

The Amendment rezones the area to the east of Corio Quay North as defined by the seabed lease, from Public Park and Recreation Zone to Special Use Zone Schedule 6.

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

SURF COAST PLANNING SCHEME

Notice of Approval of Amendment

Amendment C44

The Minister for Planning has approved Amendment C44 to the Surf Coast Planning Scheme. The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment:

- amends the Schedule to Clause 52.03 to facilitate the development and use of the Anglesea Borefield in accordance with the specific controls in the 'Anglesea Borefield Project Incorporated Document, June 2008';
- inserts Clause 45.01 (Public Acquisition Overlay) and the Schedule to Clause 45.01 into the Surf Coast Planning Scheme;
- applies the Public Acquisition Overlay (PAO1) to land on the northern edge of the Anglesea golf course, to facilitate two of the production bores in the southern borefield;
- amends the Schedule to Clause 61.03 to include a new PAO map within the Surf Coast Planning Scheme; and
- amends the Schedule to Clause 81.01 to incorporate the 'Anglesea Borefield Project Incorporated Document, June 2008' into the Surf Coast 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 Surf Coast Shire Council, 25 Grossmans Road, Torquay.

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

Planning and Environment Act 1987

WHITEHORSE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C95

The Minister for Planning has approved Amendment C95 to the Whitehorse Planning Scheme.

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

The Amendment:

- introduces and applies a new Schedule 2 to the Environmental Significance Overlay (ESO2) to protect the rare and significant habitat on the land at 15 Virgillia Street, Blackburn North, on an interim basis and makes related changes to the Local Planning Policy framework (LPPF); and
- reinstates words and mapping components inadvertently removed from the LPPF of the Scheme when Amendment C73 and Amendment C89 were approved.

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 Whitehorse City Council, 379–397 Whitehorse Road, Nunawading.

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

Planning and Environment Act 1987 WHITEHORSE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C97

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

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

The Amendment includes land at 31 Vision Drive, Burwood East, in a Business 2 Zone.

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 Whitehorse City Council, 379–397 Whitehorse Road, Nunawading.

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

Planning and Environment Act 1987

WHITEHORSE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C98

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

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

The Amendment rezones land at Lot 1, PS 618408W, 33–53 Livingstone Road, Vermont South, from Public Use Zone–Schedule 6 (Local Government) (PUZ6), to a Residential 1 Zone (R1Z).

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 Whitehorse City Council, 379–397 Whitehorse Road, Nunawading, 3131.

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

Planning and Environment Act 1987 CORRIGENDUM

Warrnambool Planning Scheme

Amendment C46

In Government Gazette No. G33, dated 14 August 2008, on page 1948 under the Notice headed **Planning and Environment Act 1987**, Warrnambool Planning Scheme, Notice of Approval of Amendment, Amendment C59, the Amendment should read C46 and the first paragraph should read 'The Warrnambool City Council has approved Amendment C46 to the Warrnambool Planning Scheme.'

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

ORDERS IN COUNCIL

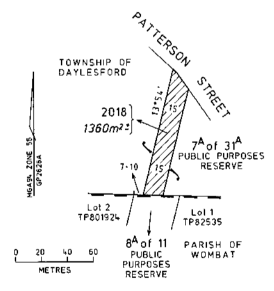
Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

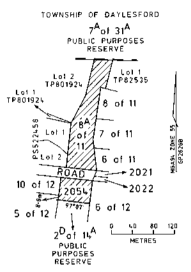
Order In Council

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

DAYLESFORD – The temporary reservation by Order in Council of 29 September 1998 of an area of 36.5 hectares, more or less, of land in the Township of Daylesford, Parish of Wombat as a site for Public purposes, so far only as the portion containing 1360 square metres, more or less, being Crown Allotment 2018, Township of Daylesford, Parish of Wombat as indicated by hatching on plan GP2626A hereunder. – (GP2626A) – (2006204)

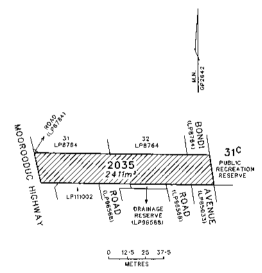


WOMBAT – The temporary reservation by Order in Council of 18 December 2001 of an area of 9.657 hectares, more or less, of land in the Township of Daylesford and the Parish of Wombat as sites for Public purposes, so far only as the portions containing a total area 1.10 hectares, more or less, being Crown Allotments 2054 and 8A of Section 11, Parish of Wombat as indicated by hatching on plan GP2626B hereunder. – (GP2626B) – (2006204)



Total area of hatched portions is 1.10ha*

FRANKSTON – The temporary reservation by Order in Council of 30 November 1948 of an area of 4.401 hectares of land in the Parish of Frankston as a site for Public Recreation, so far only as the portion containing 2411 square metres being Crown Allotment 2035, Parish of Frankston as indicated by hatching on plan GP2642 hereunder. – (GP2642) – (Rs 3128)



MERBEIN – The temporary reservation by Order in Council of 31 March 1987 of an area of 1926 square metres of land being Crown Allotment 14, Section 19, Township of Merbein, Parish of Merbein as a site for Community Welfare. – (Rs 13391)

This Order is effective from the date on which it is published in the Government Gazette. Dated 19 August 2008 Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change

> RYAN HEATH Clerk of the Executive Council

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATIONS

Order in Council

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

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 published in the Government Gazette of 17 July 2008 page 1723. – (Rs 5753)

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

Dated 19 August 2008

Responsible Minister

GAVIN JENNINGS Minister for Environment and Climate Change

> RYAN HEATH Clerk of the Executive Council

Crown Land (Reserves) Act 1978

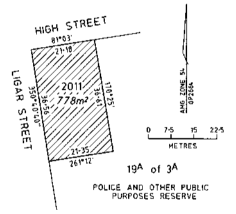
TEMPORARY RESERVATION OF CROWN LANDS

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:-

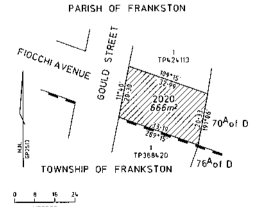
MUNICIPAL DISTRICT OF THE ARARAT RURAL CITY COUNCIL

ARARAT – Public purposes (Police purposes), 778 square metres, being Crown Allotment 2011, Township of Ararat, Parish of Ararat as indicated by hatching on plan GP2664 hereunder. – (GP2664) – (0508414)



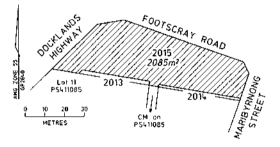
MUNICIPAL DISTRICT OF THE FRANKSTON CITY COUNCIL

FRANKSTON – Public purposes, 666 square metres, being Crown Allotment 2020, Parish of Frankston as indicated by hatching on plan GP2513 hereunder. – (GP2513) – (Rs 12983)



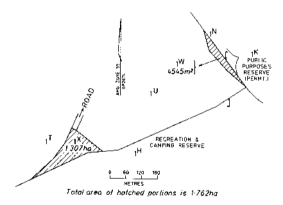
MUNICIPAL DISTRICT OF THE MARIBYRNONG CITY COUNCIL

FOOTSCRAY – Public Recreation, 2085 square metres, being Crown Allotment 2015, City of Footscray, Parish of Cut-Paw-Paw as indicated by hatching on plan GP2640 hereunder. – (GP2640) – (2017068)



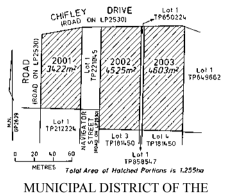
MUNICIPAL DISTRICT OF THE EAST GIPPSLAND SHIRE COUNCIL

MALLACOOTA – Public Recreation and Camping purposes, total area 1.762 hectares, being Crown Allotments 1X and 1W, Parish of Mallacoota as indicated by hatching on plan GP2674 hereunder. – (GP2674) – (1604181)



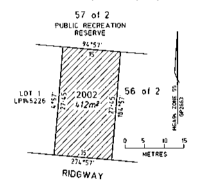
MUNICIPAL DISTRICT OF THE MARIBYRNONG CITY COUNCIL

MARIBYRNONG – Public Recreation, total area 1.255 hectares, being Crown Allotments 2001, 2002 and 2003, Township of Maribyrnong, Parish of Cut-Paw-Paw as indicated by hatching on plan GP2639 hereunder. – (GP2639) – (2017067)



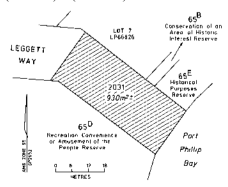
SOUTH GIPPSLAND SHIRE COUNCIL

MIRBOO NORTH – Public purposes (Police purposes), 412 square metres, being Crown Allotment 2002, Township of Mirboo North, Parish of Mirboo as indicated by hatching on plan GP2663 hereunder. – (GP2663) – (2017166)



MUNICIPAL DISTRICT OF THE MORNINGTON PENINSULA SHIRE COUNCIL

NEPEAN – Conservation of an area of historic interest, 930 square metres, more or less, being Crown Allotment 2031, Parish of Nepean as indicated by hatching on plan GP2652 hereunder. – (GP2652) – (1202558)

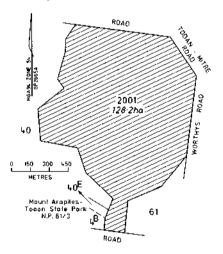


MUNICIPAL DISTRICT OF THE PYRENEES SHIRE COUNCIL

PERCYDALE WARRENMANG & YEHRIP -Conservation of an area of historic and cultural interest, total area 1247 hectares, more or less, being Crown Allotment 5A of Section 1, Crown Allotments 3, 8, & 9 of Section 2, Crown Allotment 1 of Section 2A, Crown Allotments 3, 4, 5, 6, 7 and 8 of Section 3, Crown Allotments 1, 2, 3, 4, 5, 6, 7 & 8 of Section 4, Crown Allotments 2A & 6A of Section 5, Crown Allotment 2A of Section 8, and Crown Allotments 1, 3A & 5 of Section 9. Township of Percydale, Parish of Yehrip; Crown Allotments 55A, 55B and 55C of Section 3, Parish of Warrenmang; and Crown Allotments 73D, 74E, 73F and 2008, Parish of Yehrip as shown hatched on Plan No. LEGL./06-499 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (06L6–11020)

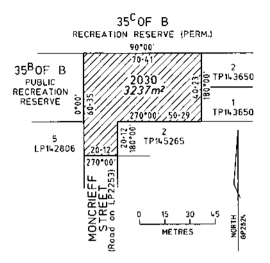
MUNICIPAL DISTRICT OF THE HORSHAM RURAL CITY COUNCIL

TOOAN – Protection of the bed and banks of a lake, 128.2 hectares, being Crown Allotment 2001, Parish of Tooan as indicated by hatching on plan GP2665A hereunder. – (GP2665A) – (0206135)



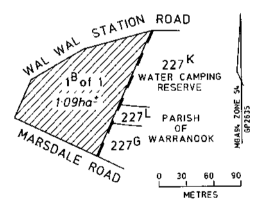
MUNICIPAL DISTRICT OF THE MOIRA SHIRE COUNCIL

WAAIA – Public Recreation, area 3237 square metres, being Crown Allotment 2030, Parish of Waaia as indicated by hatching on plan GP2624 hereunder. – (GP2624) – (Rs 8783)



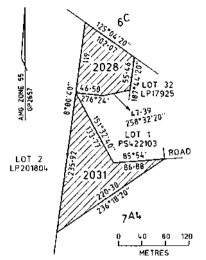
MUNICIPAL DISTRICT OF THE YARRIAMBIACK SHIRE COUNCIL

WAL WAL – Preservation of species of native plants; area 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) – (0201009)



MUNICIPAL DISTRICT OF THE MANNINGHAM CITY COUNCIL

WARRANDYTE – Conservation, Recreation, Leisure and Tourism purposes, total area 2.238 hectares, being Crown Allotments 2028 and 2031, Parish of Warrandyte as indicated by hatching on plan GP2657 hereunder. – (GP2657) – (2011832)



TOTAL AREA OF HATCHED PORTIONS IS 2-238HA MUNICIPAL DISTRICT OF THE YARRA RANGES SHIRE COUNCIL

YERING – Public purposes (Police purposes), 2983 square metres, being Crown Allotment 2009, Parish of Yering as indicated by hatching on plan GP2662 hereunder. – (GP2662) – (2017147)



ASSIGNMENT OF NEW NAME TO CORPORATION

Order in Council

The Governor in Council under section 14A(5) of the **Crown Land (Reserves)** Act 1978 assigns the new corporate name 'Strathdownie Memorial Hall and Recreation Reserve Incorporated' to the corporation constituted under section 14A(1) of the said Act as the 'Strathdownie Hall and Recreation Reserve Incorporated' by Order in Council of 10 August 1993 vide Government Gazette of 12 August 1993 – page 2270.

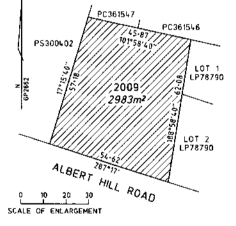
File Ref: Rs 8047 [0303834]

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

Dated 19 August 2008

Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change

> RYAN HEATH Clerk of the Executive Council



This Order is effective from the date on which it is published in the Government Gazette. Dated 19 August 2008 Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change RYAN HEATH

Clerk of the Executive Council

Forests Act 1958

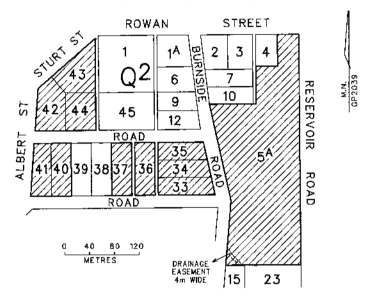
DEDICATION OF CROWN LAND AS RESERVED FOREST

Order in Council

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

MUNICIPAL DISTRICT OF THE NORTHERN GRAMPIANS SHIRE COUNCIL

ST ARNAUD – total area 6.6 hectares, more or less, being Crown Allotments 33, 34, 35, 36, 37, 40, 41, 42, 43, 44 and 5A, Section Q2, Township of St Arnaud, Parish of St Arnaud as indicated by hatching on plan GP2039 hereunder. – (GP2039) – (06P131010)



TOTAL AREA OF HATCHED PORTIONS 6-6hat

This Order is effective from the date on which it is published in the Government Gazette. Dated 19 August 2008 Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change

RYAN HEATH Clerk of the Executive Council

Victorian Plantations Corporation Act 1993

VESTED LANDS TO REVERT TO THE CROWN

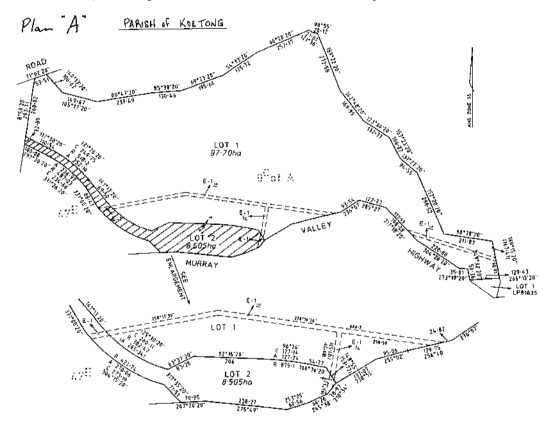
Order in Council

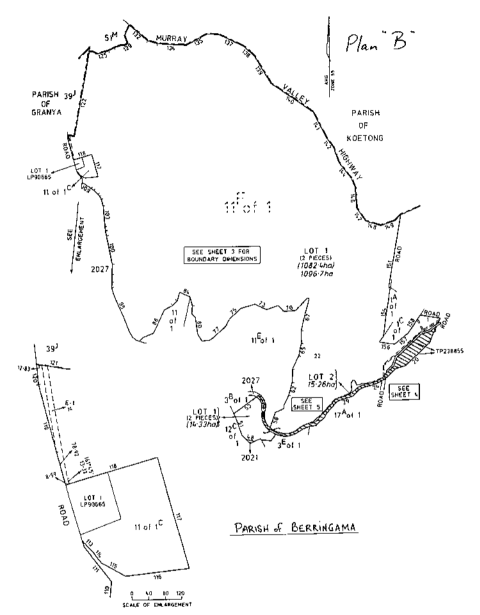
The Governor in Council under section 17(2) of the Victorian Plantations Corporation Act 1993 divests the lands described in the schedule hereunder from the Victorian Plantations Corporation and revests the subject lands in the Crown:-

SCHEDULE

KOETONG – Being portion of Crown Allotment 9C, Section A, Parish of Koetong (area 8.505 hectares) and being Lot 2 as shown hatched on the attached plan 'A'; and

BERRINGAMA – Being portion of Crown Allotment 11F, Section 1, Parish of Berringama (area 15.26 hectares) and being Lot 2 as shown hatched on the attached plan 'B'.





File Ref: L8-6514

This Order is effective from the date on which it is published in the Government Gazette. Dated 19 August 2008 Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change RYAN HE

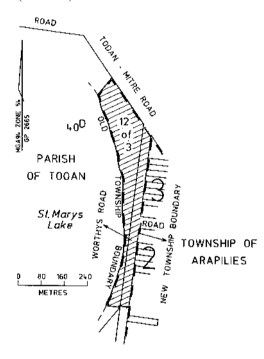
RYAN HEATH Clerk of the Executive Council

Land Act 1958

AMENDMENT TO TOWNSHIP AREA – ARAPILIES

Order in Council

The Governor in Council under section 25(3)(d) of the Land Act 1958 diminishes the area of the Township of Arapilies, Parish of Tooan proclaimed on 14 April 1953 by the excision therefrom of the land indicated by hatching on plan GP2665 hereunder. – (GP2665) – (0206135)



This Order is effective from the date on which it is published in the Government Gazette. Dated 19 August 2008 Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change

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 2005 in the Parish of Warranook situated at Marsdale Road, Wal Wal.

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

Dated 19 August 2008

Responsible Minister

TIM HOLDING MP

Minister for Finance, WorkCover and the Transport Accident Commission

> RYAN HEATH Clerk of the Executive Council

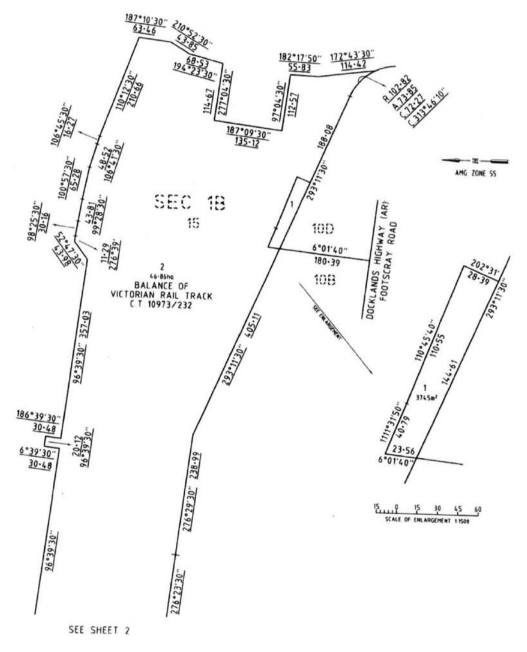
Project Development and Construction Management Act 1994

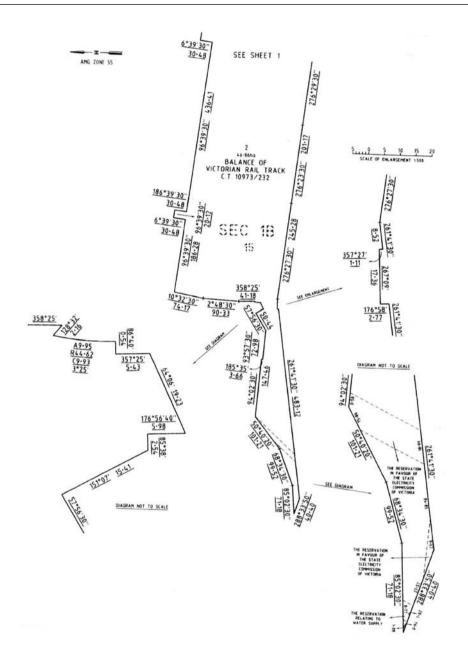
ORDER DIVESTING LAND FROM VICTORIAN RAIL TRACK TO THE CROWN

Order in Council

The Governor in Council under section 18(1)(b) of the **Project Development and Construction Management Act 1994** divests Victorian Rail Track of its interest in land being described as Lot 1 on M5044/2.

This Order will take effect on the date it is published in the Government Gazette. Upon publication the land will be unalienated Crown land free from all limitations.





Dated 19 August 2008 Responsible Ministers TIM PALLAS MP Minister for Roads and Ports

LYNNE KOSKY MP Minister for Public Transport

> 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:

97.	Statutory Rule:	Estate Agents (Contracts) Regulations 2008
	Authorising Act:	Estate Agents Act 1980
	Date first obtainable: Code D	18 August 2008

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