



Victoria Government Gazette

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GENERAL

TABLE OF PROVISIONS

Private Advertisements		Proclamations	2637
Aircraft Landing Fees Act 2003 –		Government and Outer Budget Sector	
Avalon Airport Australia Pty Ltd	2632	Agencies Notices	2638
Estates of Deceased Persons		Orders in Council	2676
De Marco Lawyers	2632	Acts:	
G. A. Black & Co.	2632	Education and Training Reform	
Kim Bainbridge Legal Services Pty Ltd	2633		
Mason Sier Turnbull	2633		
Oakleys White	2633		
Pearce Webster Dugdales	2633		
Rennick & Gaynor	2634		
Roberts Beckwith Partners	2634		
Ryan, Mackeay & McClelland	2634		
Tragear & Associates Pty	2634		
Trust Company Fiduciary Services Ltd	2634		
Wills & Probate Victoria	2634		
Wright Smiths	2635		
Sales by the Sheriff			
Phillip Keeghan & Julie Ann Keeghan	2635		
Mario Anthony Charles Montalto	2635		
Matthew Douglas Symons &			
Douglas Albert Symons	2635		
Edward Stapleton & Julianne Stapleton	2636		

Advertisers Please Note

As from 15 October 2009

The last Special Gazette was No. 355 dated 13 October 2009.

The last Periodical Gazette was No. 1 dated 3 June 2009.

How To Submit Copy

- See our webpage www.gazette.vic.gov.au
 - or contact our office on 8523 4601
between 8.30 am and 5.30 pm Monday to Friday
-

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

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

**PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL)
MELBOURNE CUP HOLIDAY (Tuesday 3 November 2009)**

Please Note:

The Victoria Government Gazette for Melbourne Cup week (G45/09) will be published on **Thursday 5 November 2009**.

Copy deadlines:

Private Advertisements **9.30 am on Friday 30 October 2009**

Government and Outer
Budget Sector Agencies Notices **9.30 am on Monday 2 November 2009**

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

JENNY NOAKES
Government Gazette Officer

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

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JENNY NOAKES
Government Gazette Officer

PRIVATE ADVERTISEMENTS**Aerodrome Landing Fees Act 2003****AERODROME FEES NOTICE**

Avalon Airport Australia Pty Ltd gives notice that the following fees have, under the **Aerodrome Landing Fees Act 2003** ('Act'), been fixed and operate at Avalon Airport on and from 1 November 2009.

A fee per arrival for:

All Aircraft, of \$8.50 per 1,000 kilograms (pro-rata) of the aircraft's maximum take-off weight with a minimum charge per arrival of \$100.00; and

A fee per training flight for:

All Aircraft, of \$8.50 per 1,000 kilograms (pro-rata) of the aircraft's maximum take-off weight with a minimum charge per approach of \$100.00 (regardless of whether or not the aircraft touches the runway); and

A parking fee for:

All Aircraft, after the first three hours of \$50.00 per hour.

The above fees are excluding GST.

Re: ELENA LUCATO, late of San Carlo Nursing Home, 970 Plenty Road, South Morang, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 July 2009, are required by the trustee, Joseph Lucato, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARCO LAWYERS,
794A Pascoe Vale Road, Glenroy 3046.

Re: WINIFRED MARY MEANY, late of 11 Park Street, Pascoe Vale, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 August 2009, are required by the trustee, Joseph De Marco, to send particulars to the trustee, care of the undermentioned

solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARCO LAWYERS,
794A Pascoe Vale Road, Glenroy 3046.

Re: MARGARET ROSE RIOLO, late of 1671 Sydney Road, Campbellfield, Victoria, retired quality controller, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 May 2009, are required by the trustee, Francis Riolo, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARCO LAWYERS,
794A Pascoe Vale Road, Glenroy 3046.

Re: FATINA SCIOCCHETTI, late of 23 Learmonth Street, Moonee Ponds, Victoria, retired labourer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 June 2009, are required by the trustee, Chris Anderson, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARCO LAWYERS,
794A Pascoe Vale Road, Glenroy 3046.

Re: EVELINE JEAN HARRIS, also known as Evelyn Jean Harris, late of 57 Davies Street, Loch Sport, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 June 2009, are required by the trustee, Maureen O'Brien, to send particulars to her, care of the undersigned, by 14 December 2009, after which date the trustee may convey or distribute the assets, having regard only to claims of which the trustee has notice.

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

Re: MINNE LAHIFF, late of 14 Hunter Street, Richmond, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 June 2009, are required by the trustee, Peter Thomas Lahiff, to send particulars to him, care of the undersigned, by 14 December 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: DOROTHY JUNE PURCELL, late of Isomer Retirement Home, 1273 Wellington Road, Lysterfield, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 July 2009, are required by the trustee, Gregory Allen Black, to send particulars to him, care of the undersigned, by 14 December 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: SAMUEL EDWARD GIBSON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 May 2009, are required by the trustee, Dorothy Stella Gibson, to send particulars to her, care of the undersigned, by 16 December 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

KIM BAINBRIDGE LEGAL SERVICES PTY LTD (t/a Garden & Green), lawyers,
4 McCallum Street, Swan Hill 3585.

Re: VING CHHUN UNG, late of 41 Lasiandra Avenue, Forest Hill, Victoria, machine setter, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 April 2009, are required by the trustee, Lynda Tran, to send particulars to her solicitors at the address below, by 15 December 2009, after which date the trustee may convey or

distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: CHRISTINE SANDRA SPENCER-GARDNER, late of 59 Station Road, Foster, Victoria 3960, psychologist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 April 2009, are required by the trustees, Winifred Mary Ellis of 67 Old Waratah Road, Fish Creek, Victoria, retired consultant botanist, friend, Jillian Bertha Shegedyn of 117/1 Dods Street, Brunswick, Victoria, retired teacher, friend, and Clive William White of 65 Main Street, Foster, Victoria, lawyer, friend, to send particulars to the trustees by 30 January 2010, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

OAKLEYS WHITE, solicitors,
65 Main Street, Foster 3960.

Re: DOROTHY MAY EICHENBERGER, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 May 2009, are required by the trustee, Anthony Hine Walstab, to send particulars to him, care of the undermentioned solicitors, by 23 December 2009, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

PEARCE WEBSTER DUGDALES, lawyers,
4th Floor, 379 Collins Street, Melbourne 3000.

Re: IRENE MARGARET SMITH, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 April 2009, are required by the trustees, Albert Charles Farrow and John Edward Wheeler, to send particulars to them, care of the undermentioned solicitors, by 23 December 2009, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

PEARCE WEBSTER DUGDALES, lawyers,
4th Floor, 379 Collins Street, Melbourne 3000.

Re: IRENE GLADYS HILL, late of Broughton Lea Nursing Home, 9–17 Broughton Road, Surrey Hills, Victoria, retired medical artist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 June 2009, are required by the executor, Faye Lynette Winter of 8 Ballantyne Street, Burwood East, Victoria, retired, to send particulars to them, care of the undersigned, by 15 December 2009, after which date she may convey or distribute the assets, having regard only to the claims of which she then has notice.

RENNICK & GAYNOR, solicitors,
431 Riversdale Road, Hawthorn East, Vic. 3123.

Re: DOROTHY ALICE PALFREY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 July 2009, are required by the trustees, Janice Merle Boyd, Carol Ann Palfrey and Rodney Gordon Palfrey, to send particulars of such claims to them, care of the undermentioned lawyers, by 15 December 2009, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: CLEMENT WILLIAM AHERN, deceased.

Creditors, next-of-kin and all other persons having claims against the estate of the said deceased are required by Terence Francis Ahern and Brian Patrick Ahern, 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, MACKAY & McCLELLAND, solicitors,
65 Main Street, Greensborough 3088.

Re: JO-IRISALINE LAMPHARD PEARCE, late of Regis Seaside Manor, 37 Bay Road, Sandringham, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 20 May 2009, are required by the executor, Kevin Stanley Tragear, to send particulars to him, care of the undermentioned solicitors, by 18 December 2009, after which date the executor may convey and distribute the assets, having regard only to the claims of which he then has notice.

TRAGEAR & ASSOCIATES PTY, solicitors,
1/23 Melrose Street, Sandringham 3191.

JEAN FIELDING TWEEDIE, late of Room 3, Dallas Brooks House, 45 Moubay Street, Melbourne, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 July 2009, are required by Trust Company Fiduciary Services Limited, ACN 000 000 993, of 3/530 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 22 December 2009, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

LIONEL BOWERMAN THOMPSON, late of Greenslopes Retirement Home, 236 Greenslopes Drive, Templestowe Lower, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 July 2009, are required by Trust Company Fiduciary Services Limited, ACN 000 000 993, of 3/530 Collins Street, Melbourne, Victoria, one of the executors, to send particulars to it by 22 December 2009, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

Re: JOHN WILLIAM HENRY O'BRIEN, late of 42 Greville Street, Huntingdale, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 August 2009, are required to send particulars of their claims to Equity Trustees Limited, of GPO Box 2307, Melbourne 3001, by 8 January 2010, after which date the executor may convey or distribute the assets, having regard only to the claims of which they may then have notice.

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

Re: RUDOLPH ANDREASEN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 May 2009, are required by the trustees, Barry John Andreasen, Peter Carl Andreasen and Garry William Biggs, care of the undermentioned solicitors, to send particulars to the trustees by 21 December 2009, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

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

On Wednesday 18 November 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Phillip Keeghan of 118 Albert Street, Seddon, as shown on Certificate of Title, as Philip John Keeghan, joint proprietor with Julie Ann Keeghan, of an estate in fee simple in the land described on Certificate of Title Volume 04208 Folio 439, upon which is erected a residential dwelling known as 118 Albert Street, Seddon.

Registered Mortgage No. AE142681W and Mortgage No. AE142682U affect the said estate and interest.

Payment Terms – Cash/Eftpos (Debit Cards only/no Credit Cards)/bank cheque or solicitors trust account cheque. Must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW080060106

K. GRIFFIN
Sheriff's Office
Phone (03) 9947 1539

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

On Wednesday 18 November 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Mario Anthony Charles Montalto of 5 Brentwood Avenue, Lalor, as shown on Certificate of Title as Mario Anthony Montalto, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 09987 Folio 006, upon which is erected a residential house known as 22 McKenzie Street, Broadford.

Registered Mortgage No. AC175654G and Caveat No. AD260971L affect the said estate and interest.

Payment Terms – Cash/Eftpos (Debit Cards only/no Credit Cards)/bank cheque or solicitors trust account cheque. Must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

CW080031880

K. GRIFFIN
Sheriff's Office
Phone (03) 9947 1539

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

On Wednesday 18 November 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Matthew Douglas Symons of 51 Bradford Road, Lockwood, joint proprietor with Douglas Albert Symons, of an estate in fee simple in the land described on Certificate of Title Volume 10340 Folio 437, upon which is erected a dwelling known as 51 Bradford Road, Lockwood.

Registered Mortgage No. V809590P affects the said estate and interest.

Payment Terms – Cash/Eftpos (Debit Cards only/no Credit Cards)/bank cheque or solicitors trust account cheque. Must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW090001738

K. GRIFFIN
Sheriff's Office
Phone (03) 9947 1539

In the County Court of the State of Victoria

SALE BY THE SHERIFF

On Wednesday 18 November 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Edward Stapleton of 2 Stonnington Court, Lysterfield, as shown on Certificate of Title as Edward James Stapleton, joint proprietor with Julianne Stapleton, of an estate in fee simple in the land described on Certificate of Title Volume 10394 Folio 658, upon which is erected a residential dwelling known as 2 Stonnington Court, Lysterfield.

Registered Mortgage No. AC751743W and Covenant No. V692083F affect the said estate and interest.

Payment terms – Cash/Eftpos (Debit Cards only/no Credit Cards)/bank cheque or solicitors trust account cheque. Must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

CW080096703

K. GRIFFIN
Sheriff's Office
Phone (03) 9947 1539

PROCLAMATIONS

**Racing Legislation Amendment
(Racing Integrity Assurance) Act 2009**

PROCLAMATION OF COMMENCEMENT

I, Marilyn Warren, Lieutenant-Governor of Victoria, as the Governor's Deputy, with the advice of the Executive Council and under section 2(1) of the **Racing Legislation Amendment (Racing Integrity Assurance) Act 2009** fix 15 October 2009 as the day on which that Act (except Parts 2, 3 and 4) comes into operation.

Given under my hand and the seal of Victoria on 13th October 2009.

(L.S.) MARILYN WARREN
Lieutenant-Governor,
as the Governor's Deputy
By His Excellency's Command
ROB HULLS
Minister for Racing

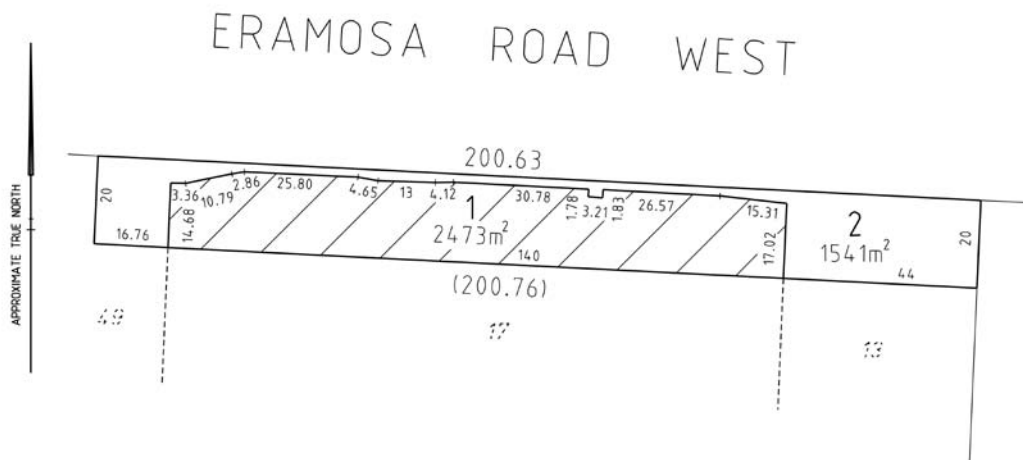
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



COMMITTED TO A
SUSTAINABLE
PENINSULA

Discontinuance and Sale of Road Reserve Adjacent to 17 Eramosa Road West, Somerville

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Mornington Peninsula Shire Council has formed the opinion that part of the road reserve of Eramosa Road West, adjacent to 17 Eramosa Road West, Somerville, as shown hatched on the plan below, is not reasonably required as a road for public use. The Shire has resolved to discontinue the road and sell it by private treaty to the adjacent land-owner for consolidation with the adjoining title.



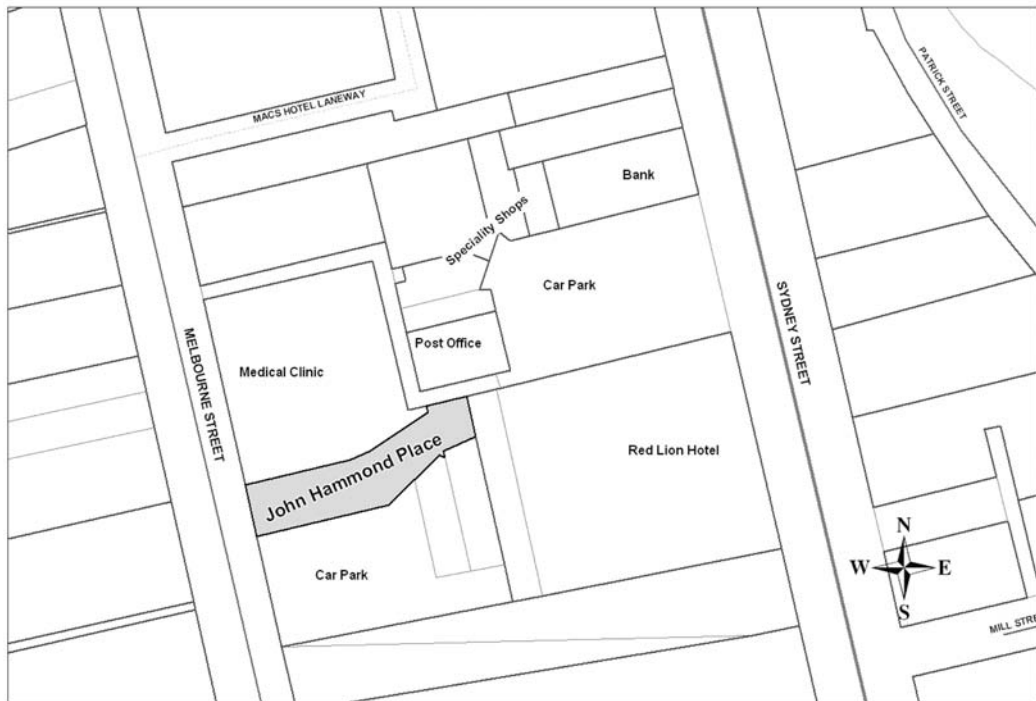
0710/020/178

DR MICHAEL KENNEDY (OAM)
Chief Executive Officer



Road Naming – John Hammond Place

In accordance with the provisions of section 206, schedule 10, clause 5 of the **Local Government Act 1989**, Council at its meeting on 28 September 2009 resolved to name the unnamed access road which runs off Melbourne Street, Kilmore, in an easterly direction into the Kilmore Central Shopping Centre as shown on the plan below, to John Hammond Place.



PETER HALTON
Acting Chief Executive Officer



New Proposed Process of Municipal Government Local Law

At its meeting of 7 October 2009, the Greater Bendigo City Council resolved to give notice of a new Process of Municipal Government Local Law.

The objective of this proposed Local Law is to regulate and control activities associated with the use of the common seal, election of the Mayor and proceedings for meeting of the Council.

The proposed changes to the current Process of Municipal Government Local Law:–

- Election of the Mayor process clarified and improved
- Chairperson duties and responsibilities included
- Minutes of the Council meeting have been defined
- Points of order have been made more practical
- Suspension of standing orders and the purpose has been clarified
- Separation of motions clause has been included
- Additional guidance has been provided notices of rescission motion
- Additional guidance has been provided for notices of motion
- Recording procedures clause has been included
- Petitions and joint letters clause reflects current practice
- Demand documents clause has been removed
- Order of business schedule has been deleted
- Apologies and leave of absence has been clarified
- The application of the Local Law to Special Committees and Advisory Committees has been removed
- Efforts have been made to use plain English.

A copy of the proposed Local Law may be inspected or obtained from the City of Greater Bendigo Council Offices at Lyttleton Terrace, Bendigo, and High Street, Heathcote, or online at www.bendigo.vic.gov.au

Written submissions on the proposed Local Law will be considered in accordance with section 223 of the **Local Government Act 1989**. Those who have requested to be heard in support of their submission will be heard by a committee of the whole Council on Wednesday 11 November 2009 at 5.30 pm. Anyone wishing to attend the hearing of submissions is welcome.

The closing date for submissions is 5.00 pm 9 November 2009. All submissions should be addressed to the Chief Executive Officer, PO Box 733, Bendigo 3552.

CRAIG NIEMANN
Chief Executive



Local Law No. 3 – Municipal Places (Amendment No. 3) 2006

Notice is hereby given pursuant to section 119(3) of the **Local Government Act 1989**, that at its meeting on 28 September 2009, the Loddon Shire Council resolved to amend Local Law No. 3 – Municipal Places (Amendment No. 3) 2006.

The purpose of this Local Law is to allow and protect the quiet enjoyment of municipal places and enjoy recreational facilities in a safe and healthy environment.

The proposed amendment includes:

- Amendment to remove serious offences that are enacted in State legislation;
- Prohibit the Consumption of Alcohol in public place;
- Replace 'designated areas' with 'built up area' that apply to the Control of Animals;
- Introduce a definition of 'built up area'; and
- Amendment to Penalties whereby dollar amounts are replaced with penalty units.

Copies of the amended Local Law may be obtained from Loddon Shire offices at 41 High Street, Wedderburn.

Copies may also be accessed from Council's website – www.loddon.vic.gov.au



CITY OF MELBOURNE

Notice of Intention to Make a Local Law

Notice is given pursuant to sections 119 and 223 of the **Local Government Act 1989** that the Melbourne City Council ('Council') proposes to amend its Activities Local Law 2009 ('the Principal Local Law') by making an amending local law pursuant to Part 5 of the **Local Government Act 1989** to be known as the Activities (Queuing and Security) Amendment Local Law 2009 ('the proposed Local Law').

Purpose of the Local Law

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

- provide for security in respect to queuing in public places outside of licensed premises to improve safety in public places; and
- provide for the peace, order and good government of the municipality.

The general purport of the proposed Local Law

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

- inserting new definitions for Licensed premises and Licensee;
- inserting a new clause 2.15 providing that, where the licensee of licensed premises allows queuing of patrons to occur outside his or her licensed premises, the licensee must provide such security as is necessary to monitor and control the behaviour of those waiting in the queue;
- amending clause 14.15 to allow an Authorised Officer of Council to direct a licensee to disperse a queue where clause 2.15 is breached; and
- making minor and consequential changes.

A copy of the proposed Local Law can be obtained from the Council Offices (Front Desk, Melbourne Town Hall Administration Building, Swanston Street, Melbourne). Office hours are generally 7.30 am to 5.00 pm Monday to Friday excepting public holidays.

Any person may make a submission on the proposed Local Law to the Council. All submissions received by the Council on or before Friday 20 November 2009 will be considered in accordance with section 223(1)

of the **Local Government Act 1989**, by the Council's Submissions (Section 223) Committee ('Committee').

If a person wishes to be heard in support of their submission they must include the request to be heard in the written submission and this will entitle them to appear in person, or by a person acting on their behalf, before a meeting of the Committee, scheduled to be held on Tuesday 1 December 2009 commencing at 3.00 pm, in the Melbourne Town Hall, Administration Building, Swanston Street, Melbourne.

Written submissions should be marked 'Queuing and Security Local Law' and addressed to the Manager Legal Services, Melbourne City Council, Town Hall, 90 Swanston Street, Melbourne 3000, or PO Box 1603, Melbourne 3001.

DR KATHY ALEXANDER
Chief Executive Officer



In accordance with the provisions of section 119 **Local Government Act 1989**, Council, on 22 September 2009, resolved to make the following amendment to its existing Environmental Local Law No. 3 of 2002:

A 'Significant Tree' means a tree which meets one or more of the following criteria:

- The tree is single trunked with a trunk diameter 400 mm or greater measured at 1500 mm (1.5 m) above the ground;
- The tree is multi-trunked with a combined trunk diameter 400 mm or greater measured at 1500 mm (1.5 m) above the ground;
- The tree is individually listed on a City of Yarra Significant Tree Register; or
- The tree is one of a group of trees listed on a City of Yarra Significant Tree Register.

The amended local law states that a person must not, without a permit, remove, damage, destroy or lop a significant tree.

The amended local law also states that a permit is not required to cut, trim or prune a significant tree in order to ensure compliance with any other provision of this or any other Local Law; or where an adjacent landowner

removes branches which are overhanging that adjacent land.

The amendment has been made to enable Council to protect significant trees growing in the municipal district; and provide for the peace, order and good government of the municipal district.

A copy of the local laws may be inspected at the Richmond Town Hall, 333 Bridge Road, Richmond.

The amendment to the local law comes into effect on the day after publication in the Government Gazette on Thursday 15 October 2009.

For further information contact Steven McMurray, Manager, Building and Regulatory Services, on 9205 5004.

ANDI DIAMOND
Chief Executive Officer



Clarke Street
Partial Closure Proposal

The proposed closure of Clarke Street on the northern side of Abbotsford Street to prevent south bound vehicles 'rat running' through some residential streets in Abbotsford was advertised on 1 October 2008.

Since then, traffic assessments have been undertaken to assess the potential impact of the proposed closure on local traffic movements and the existing intersections. The assessments indicate that the partial closure would be of some benefit to the local community.

In accordance with the **Local Government Act 1989** Clause 223(1)(a), written submissions may be made in respect to this proposal.

Any submission received will be considered in accordance with this section of that Act. All previous submissions will also be taken into account.

Written submissions can be sent to Noel Wootten, Traffic Engineer, City of Yarra, PO Box 168, Richmond 3121 or by email to Noel.Wootten@yarracity.vic.gov.au

Submissions must be received by Friday 13 November 2009.

Persons wishing to make a verbal presentation to Council in support of their submission should indicate that request in their submission.

Any person requesting to be heard in support of his or her submission will be notified of a time and location to present to Council. For further information please contact Noel Wootten 9205 5742.

ANDI DIAMOND
Chief Executive Officer

Planning and Environment Act 1987

BRIMBANK PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C123

Authorisation A01437 (C123)

The Brimbank City Council has prepared Amendment C123 to the Brimbank Planning Scheme.

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

The land affected by the Amendment includes 11.81 hectares of land located at the eastern end of the proposed Calarco Drive, Derrimut.

The Amendment proposes to apply the Public Acquisition Overlay to the land, for the purpose of retarding basin.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, at no charge, at the following locations: during office hours, at the office of the planning authority, Brimbank City Council, Keilor Office Customer Service Centre, Old Calder Highway, Keilor 3036; Sunshine Harvester Customer Service Centre (part of Sunshine Library Complex), 301 Hampshire Road, Sunshine 3020; and at the Department of Planning and Community Development website www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is 16 November 2009. A submission must be sent to: Attention: Lorraine Dowsey, Strategic Planning, City of Brimbank, PO Box 70, Sunshine 3020.

Please note that if you do lodge a submission, it will be available to the applicant and other interested persons. This is a requirement under the **Planning and Environment Act 1987** that Council must comply with. Confidential submissions cannot be accepted.

NICHOLAS FOA
Chief Executive Officer

Planning and Environment Act 1987

MOYNE PLANNING SCHEME

WARRNAMBOOL PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C5 and Amendment C17

Authorisation A1180

The Warrnambool City Council has prepared Amendment C5 to the Moyne Planning Scheme, and Amendment C17 to the Warrnambool Planning Scheme.

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

The land affected by the Amendment is the Warrnambool Regional Airport and land within the vicinity of the airport, particularly land under the approach and take-off paths of the aerodrome's runways.

The Amendment proposes to:

- rezone the Warrnambool Regional Airport from Farming Zone to Special Use Zone (SUZ3);
- apply Design and Development Overlay (DDO22 and DDO23 Moyne; DDO16 Warrnambool) within the vicinity of the airport, particularly land under the approach and take-off paths of the aerodrome's runways (based on the Obstacle Limitation Surfaces (OLS) plan);
- apply the schedule 2 to the Airport Environs Overlay to land affected by the Australian Noise Exposure Forecasts chart; and

- amend Clause 66.04 to include the airport owner as a referral authority for certain uses within the Airport Environs Overlay.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Warrnambool City Council, 25 Liebig Street, Warrnambool, and the Moyne Shire Council, Princes Street, Port Fairy; and at the Department of Planning and Community Development website www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is 18 November 2009. A submission must be sent to the Warrnambool City Council, 25 Liebig Street (PO Box 198), Warrnambool 3280.

B. A. ANSON
Chief Executive

Planning and Environment Act 1987

WHITTLESEA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C122

Authorisation A01462

Whittlesea City Council has prepared Amendment C122 to the Whittlesea Planning Scheme.

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

The land affected by the Amendment is described as Lot J PS 622423C (No. 50) Gillwell Road, Lalor.

The Amendment proposes to partially rezone the land from Residential 2 Zone to Mixed Use Zone.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Whittlesea City Council, Ferres Boulevard, South

Morang; and at the Department of Planning and Community Development website www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is 17 November 2009. A submission must be sent to Whittlesea City Council.

DAVID TURNBULL
Chief Executive Officer

Planning and Environment Act 1987

WODONGA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C68

Authorisation A01441

The Wodonga Council has prepared Amendment C68 to the Wodonga Planning Scheme.

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

The land affected by the Amendment is:

- the Stanley Street Pool Site, known as Plan of Consolidation 354165, 24 Stanley Street, Wodonga; and
- Richardson Park, known as Lots 1 and 2, Plan of Subdivision 311368, 41 Elgin Boulevard, Wodonga.

The Amendment proposes to:

1. rezone the Stanley Pool Site and Pre-School land from a Public Use Zone No. 7 to a Mixed Use Zone; and
2. rezone Richardson Park from a Public Park and Recreation Zone to a Business 1 Zone.

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

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

The closing date for submissions is Monday 16 November 2009. A submission must be sent to the Chief Executive Officer, City of Wodonga, Hovell Street, Wodonga, Victoria 3690.

GAVIN CATOR
Chief Executive Officer

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 21 December 2009, 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.

ANDERSON, Damian Charles, late of PO Box 285, Colanda Training Centre, Eagle Unit, Colac, Victoria 3250, who died on 30 August 2009.

CARGILL, George, late of Room 42, Malaleuca Lodge, 395 Manningham Road, Doncaster, Victoria 3108, who died on 4 July 2009.

LOADER, John Naughton, late of Plenty Residential Service, Bundoora, Victoria 3083, pensioner, who died on 13 July 2009.

PREDDEY, Michael John, formerly of 21 Grand Street, St Albans, but late of Templeton Lodge, 41 Thomson Street, Maidstone, Victoria 3012, who died on 25 August 2009.

SCHWARTZ, Magda Miriam, late of Scottsdale Aged Care, 71 Scott Street, Dandenong, Victoria 3175, who died on 11 June 2009.

SONDER, Lawrence William, also known as Larry Sonder, late of 31 Valentine Street, Ivanhoe, Victoria 3079, who died on 25 September 2009.

WEDLOCK, Leslie George, late of 8 Bewdley Street, Ormond, Victoria 3204, who died on 10 March 2009.

WEISS, George, late of Montgomery Nursing Home, 260 Kooyong Road, Caulfield, Victoria 3162, who died on 27 June 2009.

WUCHATSCH, Patricia Jane, late of Kiverton Park Nursing Home, 15 Webster Street, Malvern East, Victoria 3145, who died on 19 March 2009.

Dated 12 October 2009

ROD SKILBECK
Manager
Executor and Trustee Services

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 15 December 2009, 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.

BROWN, June, late of Unit 2, 8 David Street, Hampton, Victoria 3188, who died on 22 February 2009.

CURWEN, Robert George, late of 4 Wolseley Avenue, Glen Waverley, Victoria 3150, retired, who died on 24 April 2009.

CSONTOS, Ernest, late of Unit 13, 31 Dickens Street, Elwood, Victoria 3184, retired, who died on 16 February 2009.

DI BATTISTA, Patricia Aileen, late of Room 13, Betheden Nursing Home, 1 Wahgoo Road, Murrumbena, Victoria 3163, retired, who died on 4 September 2008.

EXCELL, Lola Joyce, late of St Laurence Costa House Aged Care, 1 Investigator Avenue, Lara, Victoria 3212, home duties, who died on 21 May 2009.

KILPATRICK, Keith John David, late of 34 Tulloch Avenue, Kurunjang, Victoria 3337, warehouse worker, who died on 15 July 2009.

MCGREGOR, Graeme Clyde, late of H&CS CRU, 26 Alameda Avenue, Mornington, Victoria 3931, who died on 9 September 2009.

ROBBINS, Mabel Frances, late of Emerald Terrace, 1 Chivers Road, Templestowe, Victoria 3782, pensioner, who died on 28 May 2009.

Dated 6 October 2009

ROD SKILBECK
Manager
Executor and Trustee Services

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 18 December 2009, 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.

ADAMSON, Maxine, late of Autumdale Lodge Residential Aged Care, 13 Eagland Road, Cheltenham, Victoria 3192, pensioner, who died on 26 July 2009.

BROWN, Philip Reginald, late of Olivet Aged Care Centre, 7/9 Rupert Street, Ringwood, Victoria 3134, retired, who died on 10 September 2009.

DANIELL, Wilfride, late of Sumner House, 128 Fitzroy Street, Fitzroy, Victoria 3065, pensioner, who died on 7 August 2009.

DRAYCOTT, Frances Mary, late of Unit 7, 240 Waverley Road, Malvern East, Victoria 3145, who died on 24 June 2009.

HOGAN, Valma Lorraine, late of Shepparton Nursing Home, 29–35 Pine Road, Shepparton, Victoria 3630, who died on 9 April 2009.

MASSEY, Mary Rosalie, late of 2/6 Birdwood Street, Reservoir, Victoria 3073, retired, who died on 4 September 2009.

THORNTON, Helen, late of Cyril Jewell House Nursing Home, 68 Hassett Crescent, Keilor East, Victoria 3033, who died on 28 May 2009.

TOOVEY, Clare Louisa, late of Unit 1, 14 Broadway, Elwood, Victoria 3184, retired, who died on 26 July 2009.

TRAMPE, Ida Gesina, late of Hans and Judy Overbeek Lodge, 722 Mt Dandenong Road, Kilsyth, Victoria 3137, who died on 19 August 2009.

Dated 9 October 2009

ROD SKILBECK
Manager
Executor and Trustee Services

EXEMPTION

Application No. A152/2009

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995**, by VicRoads. The application for exemption is to enable the applicant to advertise and provide two (2) Indigenous tertiary scholarships for Indigenous undergraduate students (the exempt conduct).

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 14, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption, the Tribunal noted:

- Previous exemptions have been granted A98–2006, A113–2006, A115–2006, and A116–2006.
- Indigenous people in Victoria and also nationally have been disadvantaged in a number of ways. The Australian Government Productivity Commission in 2009 released the Overcoming Indigenous Disadvantage Report which in part noted that, while there has been progress made in relation to overcoming Indigenous disadvantage, there were still gaps in most areas of Indigenous life compared to non-Indigenous life. In particular with education the report noted that, ‘nationally, the proportion of Indigenous 19 year olds who had completed year 12 and/or a year 12 equivalent ... was half that of the non-Indigenous 19 year olds’.
- To overcome this disadvantage, the applicant has implemented an Indigenous Employment Strategy 2006–2009. The strategy is a means of recognising the disadvantages experienced by Indigenous people in Victoria, particularly in the areas of education and with continuing and ongoing employment. In addition, the strategy was developed to support increased diversity within the VicRoads workforce through Indigenous participation.
- To assist in meeting its target the applicant will provide Indigenous HECS scholarships at the diploma or degree level. Any Indigenous undergraduate student is eligible to apply but priority will be given to students in the areas of Engineering, Science, Technology, Information Technology, Project Management, Planning, Business Administration, Public Policy, Finance and Accounting, Economics, Commerce, Computer Science or related fields from 2010. These are all areas in which the applicant has functions. VicRoads Indigenous scholarships encourage recipients to commit to paid work experience with VicRoads during the scholarship period in order to gain valuable employment credentials and an interest in working within the organisation in future. The VicRoads scholarships demonstrate that VicRoads recognises the importance and value of positive engagement and working partnerships with Victoria’s many Indigenous Communities.
- The relevant Unions that cover staff at VicRoads have expressed their support for the Indigenous employment programs.
- The exemptions sought by VicRoads are only a part of the commitment to diversity in its workforce. In order to promote understanding and engagement of its workforce, not only with Indigenous issues but with all members of the community, other programs such as the Indigenous Cultural Awareness training are offered.

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

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 October 2012.

Dated 1 October 2009

HER HONOUR JUDGE HARBISON
Vice President

EXEMPTION

Application No. A153/2009

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995**, by VicRoads. The application for exemption is to enable the applicant to advertise and recruit up to ten (10) Indigenous trainees to undertake traineeships hosted by VicRoads for financial years 2009/2010 to 2011/ 2012 (the exempt conduct).

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 14, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption, the Tribunal noted:

- Previous exemptions have been granted A98–2006, A113–2006, A115–2006, and A116–2006.
- Indigenous people in Victoria and also nationally have been disadvantaged in a number of ways. The Australian Government Productivity Commission in 2009 released the *Overcoming Indigenous Disadvantage Report* which in part noted that, while there had been progress made in relation to overcoming Indigenous disadvantage, there were still gaps in most areas of Indigenous life compared to non-Indigenous life. In particular with education the report noted that, ‘nationally, the proportion of Indigenous 19 year olds who had completed year 12 and/or a year 12 equivalent ... was half that of the non-Indigenous 19 year olds’.
- To overcome this disadvantage, the applicant has implemented an Indigenous Employment Strategy 2006–2009. The strategy is a means of recognising the disadvantages experienced by Indigenous people in Victoria, particularly in the areas of education and with continuing and ongoing employment. In addition, the strategy was developed to support increased diversity within the VicRoads workforce through Indigenous participation.
- Previously exemptions have been used to offer 32 traineeships, 31 scholarships (both secondary and tertiary) and 15 ongoing employment positions. Experience within VicRoads recruitment has shown that advertising for Indigenous-only applicants has proved very successful in attracting Indigenous applicants who maintain a high retention rate with VicRoads generally.
- Furthermore, to assist in meeting its target with Indigenous employment, the applicant will provide traineeships at the customer service centres. By using the exemption granted in 2006, VicRoads has been able to select Indigenous trainees and place them in rural locations. Traineeships are viewed as a valuable tool for succession planning, particularly in rural locations and also in locations with higher average staff ages. As trainees complete their traineeships they generally progress to casual and eventually ongoing roles within the organisation, particularly if relocation is possible.
- VicRoads traineeship program recognises the importance and value of positive engagement and working partnerships within Victoria’s many Indigenous communities.
- The relevant unions that cover staff at VicRoads have expressed their support for the Indigenous employment programs.
- The exemptions sought by VicRoads are only a part of the commitment to diversity in its workforce. In order to promote understanding and engagement of its workforce, not only with Indigenous issues but with all members of the community, other programs such as the Indigenous Cultural Awareness training are offered.

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

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 October 2012.

Dated 1 October 2009

HER HONOUR JUDGE HARBISON
Vice President

EXEMPTION

Application No. A155/2009

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995**, by VicRoads. The application for exemption is to enable the applicant to advertise and provide up to twelve (12) Indigenous scholarships for secondary students (the exempt conduct).

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 14, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption, the Tribunal noted:

- Previous exemptions have been granted A98–2006, A113–2006, A115–2006, and A116–2006.
- Indigenous people in Victoria and also nationally have been disadvantaged in a number of ways. The Australian Government Productivity Commission in 2009 released the *Overcoming Indigenous Disadvantage Report* which in part noted that, while there had been progress made in relation to overcoming Indigenous disadvantage, there were still gaps in most areas of Indigenous life compared to non-Indigenous life. In particular with education the report noted that, ‘nationally, the proportion of Indigenous 19 year olds who had completed year 12 and/or a year 12 equivalent ... was half that of the non-Indigenous 19 year olds’.
- To overcome this disadvantage, the applicant has implemented an Indigenous Employment Strategy 2006–2009. The strategy is a means of recognising the disadvantages experienced by Indigenous people in Victoria, particularly in the areas of education and with continuing and ongoing employment. In addition, the strategy was developed to support increased diversity within the VicRoads workforce through Indigenous participation.
- Previously exemptions have been used to offer 32 traineeships, 31 scholarships (both secondary and tertiary) and 15 ongoing employment positions. Experience within VicRoads recruitment has shown that advertising for Indigenous-only applicants has proved very successful in attracting Indigenous applicants who maintain a high retention rate with VicRoads generally.
- Furthermore, to assist in meeting its target with Indigenous employment the applicant will provide ongoing Indigenous HECS scholarships at the diploma or degree level. Any Indigenous undergraduate student is eligible to apply but priority will be given to students in the areas of Engineering, Science, Technology, Information Technology, Project Management, Planning, Business Administration, Public Policy, Finance and Accounting, Economics, Commerce, Computer Science or related fields from 2010. These are all areas in which the applicant has functions. VicRoads Indigenous scholarships encourage recipients to commit to paid work experience with VicRoads during the scholarship period in order to gain valuable employment credentials and an interest in working within the organisation in future. The VicRoads scholarships demonstrate that VicRoads recognises the importance and value of positive engagement and working partnerships with Victoria’s many Indigenous Communities.
- The VicRoads secondary school scholarships provide an amount of money to selected Indigenous students. It is proposed that the recipients be given the opportunity to participate in paid part time work during their scholarship year, as part of the VicRoads vacation employment program. If this is successful the scholarship holder will gain automatic entry into the VicRoads graduate program.
- The scholarships demonstrate that VicRoads recognises the importance and value of positive engagement and working partnerships with Victoria’s many Indigenous communities.
- The relevant Unions that cover staff at VicRoads have expressed their support for the Indigenous employment programs.
- The exemptions sought by VicRoads are only a part of the commitment to diversity in its workforce. In order to promote understanding and engagement of its workforce, not only with Indigenous issues but with all members of the community, other programs such as the Indigenous Cultural Awareness training are offered.

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

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 October 2012.

Dated 1 October 2009

HER HONOUR JUDGE HARBISON
Vice President

EXEMPTION

Application No. A156/2009

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995**, by VicRoads. The application for exemption is to enable the applicant to advertise and employ up to 5 places per year for Indigenous graduate applicants (the exempt conduct).

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 14, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption, the Tribunal noted:

- Indigenous people in Victoria and also nationally have been disadvantaged in a number of ways. The Australian Government Productivity Commission in 2009 released the Overcoming Indigenous Disadvantage Report which in part noted that, while there has been progress made in relation to overcoming Indigenous disadvantage, there were still gaps in most areas of Indigenous life compared to non-Indigenous life. In particular with education the report noted that, 'nationally, the proportion of Indigenous 19 year olds who had completed year 12 and/or a year 12 equivalent ... was half that of the non-Indigenous 19 year olds'.
- To overcome this disadvantage, the applicant has implemented an Indigenous Employment Strategy 2006–2009. The strategy is a means of recognising the disadvantages experienced by Indigenous people in Victoria, particularly in the areas of education and with continuing and ongoing employment. In addition, the strategy was developed to support increased diversity within the VicRoads workforce through Indigenous participation.
- These are new positions for Indigenous graduates. VicRoads seeks applicants in the areas of engineering, construction management, accounting, business, computer science, information technology and statutory and town planning. In the past, it has been difficult for VicRoads to recruit graduates in these areas because the pool of Indigenous graduates is generally small. VicRoads propose to reserve 5 such places against 75 graduates from non-Indigenous backgrounds.
- The relevant Unions that cover staff at VicRoads have expressed their support for the Indigenous employment programs.
- The exemptions sought by VicRoads are only a part of the commitment to diversity in its workforce. In order to promote understanding and engagement of its workforce, not only with Indigenous issues but with all members of the community, other programs such as the Indigenous Cultural Awareness training are offered.
- VicRoads traineeship program recognises the importance and value of positive engagement and working partnerships within Victoria's many Indigenous Communities.

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

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 October 2012.

Dated 1 October 2009

HER HONOUR JUDGE HARBISON
Vice President

EXEMPTION

Application No. A157/2009

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995**, by VicRoads. The application for exemption is to enable the applicant to advertise and employ up to 15 Indigenous persons in ongoing positions within VicRoads (the exempt conduct).

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 14, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption, the Tribunal noted:

- Indigenous people in Victoria and also nationally have been disadvantaged in a number of ways. The Australian Government Productivity Commission in 2009 released the Overcoming Indigenous Disadvantage Report which in part noted that, while there has been progress made in relation to overcoming Indigenous disadvantage, there were still gaps in most areas of Indigenous life compared to non-Indigenous life. In particular with education the report noted that, 'nationally, the proportion of Indigenous 19 year olds who had completed year 12 and/or a year 12 equivalent ... was half that of the non-Indigenous 19 year olds'.
- To overcome this disadvantage, the applicant has implemented an Indigenous Employment Strategy 2006–2009. The strategy is a means of recognising the disadvantages experienced by Indigenous people in Victoria, particularly in the areas of education and with continuing and ongoing employment. In addition, the strategy was developed to support increased diversity within the VicRoads workforce through Indigenous participation.
- VicRoads is the government agency responsible for Victorian freeways and arterial roads, for driver licensing and vehicle registration.
- These positions are for various positions throughout Victoria including but not limited to positions such as Road Workers, Surveillance Officers, Environment Officers, Call Centre Operators and Indigenous Business Support Officers.
- The relevant Unions that cover staff at VicRoads have expressed their support for the Indigenous employment programs.
- The exemptions sought by VicRoads are only a part of the commitment to diversity in its workforce. In order to promote understanding and engagement of its workforce, not only with Indigenous issues but with all members of the community, other programs such as the Indigenous Cultural Awareness training are offered.

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

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 October 2012.

Dated 1 October 2009

HER HONOUR JUDGE HARBISON
Vice President

EXEMPTION

Application No. A124 of 2009

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act) by Carey Baptist Grammar School Ltd (the applicant). The application is for renewal of an exemption previously granted to it. The exemption sought is to enable the applicant to advertise for prospective female students to enter the school, and to structure its waiting lists, allocate student placements and offer bursaries and enrolments targeted at prospective female students, so as to promote a gender balance of the students at the school ('the specified conduct').

Upon reading the material filed in support of this application and hearing submissions from Ms Anderson, solicitor, and Mr De Young, principal, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 37, 42, 100 and 195 of the Act to enable the applicant to engage in the specified conduct.

The Tribunal hereby grants an exemption from the operation of sections 37, 42, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to engage in the specified conduct.

This exemption is subject to the condition that, if at any time there is an equal gender balance in the male and female students in each and every year level at each campus of the school operated by the applicant, the applicant must as soon as practicable advise the Tribunal in writing that this has occurred.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 14 October 2012.

Dated 6 October 2009

C. McKENZIE
Deputy President

EXEMPTION

Application No. A234/2009

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** ('the Act') by Eastern Domestic Violence Service Inc. (EDVOS). The application

for exemption is to enable the applicant to advertise for and employ only female staff in the women's and children's programs within the organisation.

Upon reading the material submitted in support of the application, including the affidavit of Maryclare Machen, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ only female staff in the women's and children's program within the organisation.

In granting this exemption the Tribunal noted:

- EDVOS has operated in the eastern metropolitan region of Melbourne for in excess of 15 years.
- EDVOS is funded through the Department of Human Services to provide counselling and outreach support to women and children experiencing domestic and family violence.
- Using a strength based case management model, EDVOS provides risk assessment and safety planning, individual and group support, information, referral and advocacy to women and their children who are experiencing domestic and family violence.
- Considerable evidence exists to support the claim that the majority of domestic violence continues to be perpetrated by men against women and children.
- Research indicates, and EDVOS's clients have confirmed, a preference to consult with a female worker.
- Due to the nature of the difficulties experienced by EDVOS's clients it is appropriate to grant the exemption.
- An exemption in similar terms was granted in October 2006.

The Tribunal hereby grants an exemption to the applicant from the operation of sections 13, 100 and 195 of the Act to enable the applicant to advertise and employ only female staff in the women's and children's programs within the organisation.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 15 October 2012.

Dated 6 October 2009

MRS A. COGHLAN
Deputy President

Department of Treasury and Finance

**SALE OF CROWN LAND BY
PUBLIC AUCTION**

on Saturday 21 November 2009
at 11.00 am on site

Reference: F08/4565.

Address of Property: 14 Haig Street, Mitiamo.

Crown Description: Crown Allotment 2002,
Parish of Mitiamo.

Terms of Sale: Deposit 10%, Balance 60 days
or earlier by mutual agreement.

Area: 1,228 m².

Officer Co-ordinating Sale: Joe Rossello, Land
and Property Group, Commercial Division,
Department of Treasury and Finance, 5/1
Treasury Place, Melbourne, Victoria 3002.

Selling Agent: Tweed Sutherland First National,
52 Mitchell Street, Bendigo, Victoria 3550.

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

Accident Towing Services Act 2007

ROADS CORPORATION

Tow Truck Application

Notice is hereby given that the following
application will be considered by the Roads
Corporation after 17 November 2009.

Notice of any objection to the granting of
an application should be forwarded to reach
the Director, Vehicle Management and Safety,
Locked Bag 9000, Kew, Victoria 3101, not later
than 12 November 2009.

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

Bulleen Towing Service Pty Ltd. Application
for variation of conditions of tow truck licence
numbers TOW431, TOW433, TOW559,
TOW631, TOW642, TOW693, TOW736 and
TOW775 which authorises the licensed vehicles
to be managed, controlled and operated from a
depot situated at 48 Greenaway Street, Bulleen
3105, to change the depot address to 268-270
Manningham Road, Lower Templestowe 3107.

Dated 15 October 2009

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

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.

Moe Bocci Club Inc.; King Street Social Club
Inc.; Barwon Arthritis Self Help Group Inc.;
The Victorian Registered Ram Sales Committee
Inc.; Kodak Social Club Inc.; Melbourne Bottom
Scratchers Scuba Dive Club Inc.; Mail Contractors
Association Inc.; Chinkpanzee Theatre Inc.;
Association for Legal Right to Abortion Inc.;
Knox Life Education Committee Inc.; Victorian
Council for Educational Administration Inc.;
Montrose Christian Fellowship Inc.; New Hope
Christian Church Inc.; Friends of Simpson
Park Inc.; Mallacoota Community Market
Inc.; Celebrating Courageous Kids Inc.;
Melbourne Maathar Sangmam Association Inc.;
Victorian Sports & Social Association Inc.;
Qantas Melbourne Indoor Soccer Club Inc.;
The Blue and White Committee Inc.; Mental
Illness Doesn't Discriminate, What About You
(M.I.D.D.W.A.Y.) Inc.; Sunday Soccer Inc.;
Northcote Garden Club Inc.; Indian Good
Food Association Inc.; Life Education Centre
Victorian Inner Eastern Region Inc.; Rosebud
Playgroup Inc.; Jaf Charity Inc.; Southland
Community Church Inc.; Red Cliffs & District
Irrigators Council Inc.; Woodend Table Tennis
Club Inc.; International Graphonomics Society
Melbourne Inc.; Dargo High Country Tourism
Group Inc.; Momentum Youth Inc.; Rita May
Harris Kindergarten Inc.; Doug Dean Recreation
Reserve Committee Inc.

Dated this day 15 October 2009

DAVID BETTS
Deputy Registrar of Incorporated Associations
PO Box 4567
Melbourne, Victoria 3001

Children's Services Act 1996

NOTICE OF EXEMPTION

Pursuant to section 6 of the **Children's
Services Act 1996** ('the Act'), the Minister for
Children and Early Childhood Development
hereby declares that in respect of children's
services where a member of the Principal Class
(as defined in schedule A below) is nominated as
the representative or nominee as part of a licence
application, that those services are specified as

a type of children's service exempt from the requirements to submit prescribed information as outlined in:

- Schedule 1 Part 3, clauses 15m(ii), 15n(ii), 16(k)(iii), and
- Schedule 1, Part 11, clauses 28(a), 28(b), 28(c), 28(e), 28(f), and 28(g) of the Children's Services Regulations 2009.

This exemption is subject to the condition that Regional Directors, as delegates of the Secretary to the Department of Education and Early Childhood Development, must ensure that all relevant information has been considered before granting a licence.

SCHEDULE A

A member of the Principal Class employed by the Department of Education and Early Childhood Development and appointed to a government school.

This exemption remains in force until 24 May 2019 unless revoked.

Dated 7 October 2009

MAXINE MORAND MP
Minister for Children and
Early Childhood Development

Education and Training Reform Act 2006

NOTICE OF ORDER

Keilor Views Primary School

Ministerial Order No. 249, constituting Keilor Views Primary School Council under sections 2.3.2(1) of the **Education and Training Reform Act 2006** and dissolving Calder Rise Primary School Council and Keilor Downs Primary School Council under 2.3.2(6) of the Act, was made on 5 October 2009 for the purpose of implementing the merger of Calder Rise Primary School and Keilor Downs Primary School.

BRONWYN PIKE, MP
Minister for Education

Education and Training Reform Act 2006

NOTICE OF ORDER

John Monash Science School

Ministerial Order No. 242 constituting John Monash Science School Council under section 2.3.2(1) of the **Education and Training Reform Act 2006** was made on 5 October 2009.

BRONWYN PIKE, MP
Minister for Education

Fisheries Act 1995

GUIDELINES FOR THE PREPARATION OF THE GOULBURN BROKEN FISHERY MANAGEMENT PLAN

I, Anthony Hurst, as delegate of the Minister for Agriculture, pursuant to section 28(2) of the **Fisheries Act 1995** (the Act) and with consideration of section 3A of the Act, issue the following guidelines with respect to the preparation of a fishery management plan for the Goulburn Broken region.

1. Fisheries Victoria of the Department of Primary Industries will be responsible for the preparation of the Goulburn Fishery Management Plan.
2. This fishery management plan will be prepared with input from all relevant major stakeholders including recreational and Aboriginal fishers in accordance with the approved consultation plan.
3. The Goulburn Broken region includes inland waters as defined in the Act within the area enclosed by the boundaries of the Goulburn Broken Catchment Management Authority.
4. This fishery management plan will identify factors including habitat and environmental conditions which may affect the sustainability of fisheries resources.
5. The fishery management plan may identify actions to maintain or enhance recreational fishing opportunities.
6. This fishery management plan may specify appropriate management controls with regard to recreational fishing and may recommend options to assist in managing related activities.
7. The fishery management plan may identify the research requirements and the monitoring and assessment regime needed to support management decisions that ensure the sustainability of fisheries resources.
8. This fishery management plan will include processes for reporting on implementation progress to the Victorian community.

Dated 9 September 2009

Delegate of the responsible Minister
ANTHONY HURST
Acting Executive Director Fisheries Victoria

Land Acquisition and Compensation Act 1986

FORM 7

S. 21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Melbourne Water Corporation (Melbourne Water) declares that by this notice it acquires the following interest (easement) in the land described as part of Lot 1 on Plan of Subdivision 129294, Parish of Burgoyne, comprising 5184 square metres and being part of the land described in Certificate of Title Volume 9366 Folio 727, shown as E-1 on Plan 141_9366_727.

Interest Acquired: That of Shayne Andrew Meyland and Michelle Labahn and all other interests.

Published with the authority of Melbourne Water Corporation.

Dated 15 October 2009

For and on behalf of Melbourne Water
ROB SKINNER
Managing Director
Melbourne Water

Land Acquisition and Compensation Act 1986

FORM 7

S. 21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Melbourne Water Corporation (Melbourne Water) declares that by this notice it acquires the following interest (easement) in the land described as part of Lot 2 on Plan of Subdivision 129294, Parish of Burgoyne, comprising 5304 square metres and being part of the land described in Certificate of Title Volume 9396 Folio 415, shown as E-1 and E-2 on Plan 142_9396_415.

Interest Acquired: That of John Robert Stokes and Jeanette Ann Stokes and all other interests.

Published with the authority of Melbourne Water Corporation.

Dated 15 October 2009

For and on behalf of Melbourne Water
ROB SKINNER
Managing Director
Melbourne Water

Land Acquisition and Compensation Act 1986

FORM 7

S. 21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Melbourne Water Corporation (Melbourne Water) declares that by this notice it acquires the following interest (easement) in the land described as part of Lot 3 on Plan of Subdivision 112380, Parish of Burgoyne, comprising 2712 square metres and being part of the land described in Certificate of Title Volume 9037 Folio 626, shown as E-1 on Plan 140_9037_626.

Interest Acquired: That of Ann Taylor and Lyn Taylor and all other interests.

Published with the authority of Melbourne Water Corporation.

Dated 15 October 2009

For and on behalf of Melbourne Water
ROB SKINNER
Managing Director
Melbourne Water

Land Acquisition and Compensation Act 1986

FORM 7

S. 21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Melbourne Water Corporation (Melbourne Water) declares that by this notice it acquires the following interest (easement) in the land described as part of Lot 2 on Plan of Subdivision 117251, Parish of Burgoyne, comprising 6267 square metres and being part of the land described in Certificate of Title Volume 9123 Folio 498, shown as E1 on Plan 624_9123_498.

Interest Acquired: That of Bruce Stanley Youl and Gwendolyn Joy Youl and all other interests.

Published with the authority of Melbourne Water Corporation.

Dated 15 October 2009

For and on behalf of Melbourne Water
ROB SKINNER
Managing Director
Melbourne Water

Land Acquisition and Compensation Act 1986FORM 7 S. 21
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Southern and Eastern Integrated Transport Authority (SEITA) declares that by this notice it acquires the following interest in the land described as part of Lots 1 and 2 on Title Plan 903929P comprising 2,766 square metres and being part of the land contained in Certificate of Title Volume 6692 Folio 222 (shown as parcel 26 on Survey Plan 21817 and Survey Plan 21818):

Amarcom Pty Ltd, ACN 007 241 161, deregistered, c/- Property Law Group, ASIC (as Registered Proprietor);

and all other interests.

Published with the authority of SEITA.

Dated 15 October 2009

For and on behalf of SEITA
GREG HOLLAND
Manager – Property

Land Acquisition and Compensation Act 1986FORM 7 S. 21
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Southern and Eastern Integrated Transport Authority (SEITA) declares that by this notice it acquires the following interest in the land described as part of Reserve 2 on Plan of Subdivision 211690K comprising 198 square metres and being part of the land contained in Certificate of Title Volume 11153 Folio 165 (formerly contained in Certificate of Title Volume 9836 Folio 925) (shown as parcel 739A on Survey Plan 21919):

Mornington Peninsula Shire Council (as Registered Proprietor);

and all other interests.

Published with the authority of SEITA.

Dated 15 October 2009

For and on behalf of SEITA
GREG HOLLAND
Manager – Property

Land Acquisition and Compensation Act 1986FORM 7 S. 21
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Southern and Eastern Integrated Transport Authority (SEITA) declares that by this notice it acquires the following interest in the land described as part of Lot 4 on Plan of Subdivision 37145 comprising 1.436 hectares and being part of the land contained in Certificate of Title Volume 8142 Folio 120 (shown as parcel 5 on Survey Plan 21834):

Margaret Maud Davis (nee Shearman) (as Registered Proprietor);

and all other interests.

Published with the authority of SEITA.

Dated 15 October 2009

For and on behalf of SEITA
GREG HOLLAND
Manager – Property

Land Acquisition and Compensation Act 1986FORM 7 S. 21
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Southern and Eastern Integrated Transport Authority (SEITA) declares that by this notice it acquires the following interest in the land described as part of Lot 2 on Plan of Subdivision 203465N comprising 4.010 hectares and being part of the land contained in Certificate of Title Volume 9686 Folio 212 (shown as parcel 697 on Survey Plan 21917A):

Luigi De Cata (as Registered Proprietor);

and all other interests.

Published with the authority of SEITA.

Dated 15 October 2009

For and on behalf of SEITA
GREG HOLLAND
Manager – Property

Land Acquisition and Compensation Act 1986FORM 7 S. 21
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Southern and Eastern Integrated Transport Authority (SEITA) declares that by this notice it acquires the following interest in the land described as part of Road R1 on Plan of Subdivision 113079 comprising 26 square metres and being part of the land contained in Certificate of Title Volume 9081 Folio 981 (shown as parcel 29 on Survey Plan 21817 and Survey Plan 21818):

Dunraven Pty Ltd, ACN 004 341 753, deregistered, c/- Property Law Group, ASIC (as Registered Proprietor);

and all other interests.

Published with the authority of SEITA.

Dated 15 October 2009

For and on behalf of SEITA
GREG HOLLAND
Manager – Property

Land Acquisition and Compensation Act 1986FORM 7 S. 21
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Southern and Eastern Integrated Transport Authority (SEITA) declares that by this notice it acquires the following interests in the land described as Lot B on Plan of Subdivision 400128T comprising 9.647 hectares and being the land contained in Certificate of Title Volume 10342 Folio 247 (shown as parcels 61, 63 and 66 on Survey Plan 21769):

Maclaw No. 574 Pty Ltd, ACN 066 831 865 (as Registered Proprietor);

Lipari Investments (Vic.) Pty Ltd, ACN 108 197 637 (as Occupant);

and all other interests.

Published with the authority of SEITA.

Dated 15 October 2009

For and on behalf of SEITA
GREG HOLLAND
Manager – Property

Land Acquisition and Compensation Act 1986FORM 7 S. 21
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Southern and Eastern Integrated Transport Authority (SEITA) declares that by this notice it acquires the following interest in the land described as part of Lot 6 on Plan of Subdivision 215065N comprising 7,458 square metres and being part of the land contained in Certificate of Title Volume 9886 Folio 119 (shown as parcel 4 on Survey Plan 21834):

Regent Go Pty Ltd, ACN 115 567 274 (as Registered Proprietor);

and all other interests.

Published with the authority of SEITA.

Dated 15 October 2009

For and on behalf of SEITA
GREG HOLLAND
Manager – Property

Land Acquisition and Compensation Act 1986FORM 7 S. 21
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Secretary to the Department of Sustainability and Environment, being the Body Corporate established under section 6 of the **Conservation Forests and Lands Act 1987** (the Secretary), declares that by this notice he acquires the following interest in the land described as Lots 1 and 2 on Title Plan 940377T, contained in Certificates of Title Volume 2741 Folio 187 and Volume 2507 Folio 297.

Interest Acquired: That of The Phoenix Biscuit Company Pty Ltd, MB Properties Pty Ltd ACN 004 063 905 (Deregistered), the Australian Securities and Investments Commission, Winfield Attenborough and William Henry Byrne as trustees of the bankrupt estate of Robert Byrne, and all other interests.

Published with the authority of the Secretary.

Dated 15 October 2009

For and on behalf of the Secretary
SALLY BURGESS
Acting Group Manager
Public Land Services
Department of Sustainability and Environment

**Mineral Resources
(Sustainable Development) Act 1990**

DEPARTMENT OF PRIMARY INDUSTRIES

Exemption of Land from an
Exploration or Mining Licence

I, Doug Sceney, Executive Director Earth Resources, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation from the Minister for Energy and Resources hereby exempt all that Crown land situated within the boundaries of exploration application 5246 from being subject to an exploration licence and a mining licence.

Dated 12 October 2009

DOUG SCENEY
Executive Director
Earth Resources Division
(formerly Minerals and Petroleum)

Pipelines Act 2005

SECTION 67

Notice of Minor Alteration to the
Authorised Route of Pipeline Licence 99

On 7 October 2009 the authorised route of Pipeline Licence 99 held by SPI Networks (Gas) Pty Ltd was altered in accordance with Drawing Number T328-1-1 C.

The authorised route of the pipeline is altered by the realignment of approximately 940 m of the existing 250 mm transmission pipeline along Anglesea Road, between Ghazeepore Road and Hams Road, as indicated in Drawing Number T328-1-1 C.

As of today, Drawing Number T328-1-1 C indicates the route of the pipeline in red and all other drawings are hereby deleted from the pipeline licence.

Dated 7 October 2009

JOHN MITAS
Director Earth Resources Regulation
Delegate of the Minister

Retirement Villages Act 1986

SECTION 39

Cancellation of Retirement Village Notice

I hereby declare that pursuant to section 9 of the **Retirement Villages Act 1986**, Retirement Village Notice W075156R, registered on 28 May

1999, and Retirement Village Notice W211284J, registered on 10 August 1999, on Certificate of Title Volume 02614 Folio 664, under the **Transfer of Land Act 1958**, are cancelled.

Dated 12 October 2009

GEOFF BROWNE
Acting Director
Consumer Affairs Victoria

Retirement Villages Act 1986

SECTION 32

Extinguishment of Retirement Village Charge

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986**, the Retirement Village Charge created on Certificate of Title Volume 02614 Folio 664, under the **Transfer of Land Act 1958**, is extinguished.

Dated 12 October 2009

GEOFF BROWNE
Acting Director
Consumer Affairs Victoria

State Superannuation Act 1988

DECLARATION OF ELIGIBLE
SALARY SACRIFICE CONTRIBUTORS

I, Tim Holding MP, in my capacity as Minister for Finance, WorkCover and the Transport Accident Commission for the State of Victoria, under paragraph (b) of section 3A of the **State Superannuation Act 1988** ('the Act'), by this instrument declare non-executive employees of the Rural Finance Corporation of Victoria, who are members of the revised scheme or new scheme (as those terms are defined in the Act), to be eligible salary sacrifice contributors from the date of gazettal of this declaration.

Dated 21 September 2009

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

**State Employees Retirement
Benefits Act 1979**

DECLARATION OF ELIGIBLE
SALARY SACRIFICE CONTRIBUTORS

I, Tim Holding MP, in my capacity as Minister for Finance, WorkCover and the Transport Accident Commission for the State

of Victoria, under paragraph (b) of section 2A of the **State Employees Retirement Benefits Act 1979**, by this instrument declare non-executive employees of the Rural Finance Corporation of Victoria, who are members of the State Employees Retirement Benefits Scheme, to be eligible salary sacrifice contributors from the date of gazettal of this declaration.

Dated 21 September 2009

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

Veterinary Practice Act 1997

ENDORSEMENT OF REGISTRATION AS A SPECIALIST PRACTITIONER

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

SPEC NO.	NAME	SPECIALISATION
107	BRADBURY Leah Adel	Veterinary Anaesthesia

Dated 6 October 2009

M. B. WILSON
Registrar
Veterinary Practitioners Registration Board of Victoria

Crown Land (Reserves) Act 1978

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

Under sections 17D and 17DA of the **Crown Land (Reserves) Act 1978**, I, Gavin Jennings MLC, Minister for Environment and Climate Change, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease to Eastern Beach View Pty Limited ACN 119 210 409 by the Greater Geelong City Council as the Committee of Management, for a term of twenty-one (21) years for the purpose of a Kiosk/Cafe over the area of Crown land being part of Eastern Beach Public Park Reserve, Geelong, described in the Schedule below and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

SCHEDULE

The land outlined as shown by continuous heavy line on the following plan marked ‘Survey Reference No. 10504’ being part of Crown land permanently reserved for Public Park by Order in Council of 3 February 1885 and by Notice published in the Government Gazette of 6 February 1885, page 532 and part of Crown land temporarily reserved for Public Park by Order in Council of 27 August 1934 and by Notice published in the Government Gazette of 29 August 1934, page 2014, excepting thereout the land excised by Order in Council of 2 November 1936, published in the Government Gazette of 11 November 1936, page 3054 and the land described in the Fifth Schedule to the **Geelong Lands Act 1936**.



File No. 0701761

Dated

GAVIN JENNINGS MLC
Minister for Environment and Climate Change

Groundwater (Border Agreement) Act 1985**NOTICE OF ALTERATION OF PERMISSIBLE ANNUAL VOLUME – ZONES 7B AND 8B**

1. This notice is made under the powers conferred by clause 28(2) of the Border Groundwaters Agreement.
2. On and from the date this notice takes effect–
 - (a) the Permissible Annual Volume for Zone 7B for the Tertiary Limestone Aquifer is 5782 megalitres; and
 - (b) the Permissible Annual Volume for Zone 8B for the Tertiary Limestone Aquifer is 3500 megalitres.

For and on behalf of the Border Groundwaters Agreement Review Committee.

Note:

1. This notice takes effect on and from the date it is published in the Government Gazette.

Dated 8 October 2009

R. NOTT
President

Border Groundwaters Agreement Review Committee

Groundwater (Border Agreement) Act 1985**NOTICE OF ALTERATION OF PERMISSIBLE DISTANCE –
ZONES 1B, 2B, 3B, 4B, 5B, 6B, 7B, 8B, 9B, 10B AND 11B**

1. This notice is made under the powers conferred by clause 28(2) of the Border Groundwaters Agreement.
2. On and from the date this notice takes effect, the permissible distance for each aquifer in each zone is:

Zone	Permissible Distance (kilometres)	
	Tertiary Limestone Aquifer	Tertiary Confined Sand Aquifer
11B	3	3
10B	3	3
9B	1	3
8B	1	3
7B	1	3
6B	1	3
5B	1	3
4B	1	3
3B	1	3
2B	1	3
1B	1	3

For and on behalf of the Border Groundwaters Agreement Review Committee.

Note:

1. This notice takes effect on and from the date it is published in the Government Gazette.

Dated 8 October 2009

R. NOTT
President

Border Groundwaters Agreement Review Committee

VICTORIAN ENERGY EFFICIENCY TARGET (VEET) REGULATIONS 2008

Register of Products to be kept by the Essential Services Commission under section 9 of the VEET Regulations – Applicable from Commencement of the VEET scheme.

UPDATES TO PRODUCT REGISTERS AS OF OCTOBER 2009

VEET Scheme – Register of Products

High Efficiency Gas/LPG Water Heaters (Schedule 1A)			Added or Deleted
Item	Product Brand	Product Model	Status
1	Dux Manufacturing	135EL	A
2	Dux Manufacturing	135EN	A
3	Dux Manufacturing	170EL	A
4	Dux Manufacturing	170EN	A
5	Dux Manufacturing	330TL	A
6	Dux Manufacturing	330TN	A
7	Dux Manufacturing	360TL	A
8	Dux Manufacturing	360TN	A

VEET Scheme – Register of Products

High Efficiency Gas/LPG Instantaneous Water Heaters (Schedule 1B)			Added or Deleted
Item	Product Brand	Product Model	Status
1	Dux Manufacturing	GK2620	A
2	Dux Manufacturing	GK2621K/Endurance Six	A

VEET Scheme – Register of Products

Electric Boosted Solar or Heat Pump Water Heaters (Schedule 1C)			Added or Deleted
Item	Product Brand	Product Model	Status
1	Chromagen	452VOBC12	A
2	Chromagen	452VOBP10	A
3	Chromagen	8301TCBC12	A
4	Chromagen	8301TOBC12	A
5	Chromagen	8301VCBC12	A
6	Chromagen	8301VOBC12	A
7	Chromagen	8302TCBP10	A
8	Chromagen	8302VOBP10	A
9	Chromagen	8303VOBC12	A
10	Chromagen	8303VOBP10	A
11	Chromagen	9453VOBC1208	A
12	Chromagen	9453VOBP1007	A
13	Everhot	261270	A
14	Rinnai Prestige	Split System NS SS250H2HP	A
15	Rinnai Prestige	Split System NS SS250H3HP	A
16	Rinnai Prestige	Split System NS SS315H2HP	A

Item	Product Brand	Product Model	Status
17	Rinnai Prestige	Split System NS SS315H3HP	A
18	Rinnai Prestige	Split System SS160H2HP	A
19	Rinnai Prestige	Split System SS250H2HP	A
20	Rinnai Prestige	Split System SS250H3HP	A
21	Rinnai Prestige	Split System SS315H2HP	A
22	Rinnai Prestige	Split System SS315H3HP	A
23	Rinnai Sunmaster	Split System SE1602HP	A
24	Rinnai Sunmaster	Split System SE2002HP	A
25	Rinnai Sunmaster	Split System SE2502HP	A
26	Rinnai Sunmaster	Split System SE2503HP	A
27	Rinnai Sunmaster	Split System SE3152HP	A
28	Rinnai Sunmaster	Split System SE3153HP	A
29	Sunheat	300C/2NPT	A
30	Sunheat	300C/3NPT	A
31	Sunplus Solar	CPCASE1	A
32	Sunplus Solar	CPCASE2	A
33	Sunplus Solar	CPCASE3	A
34	Sunplus Solar	CPCASE4	A
35	Sunplus Solar	CPCBME1	A
36	Sunplus Solar	CPCBME4	A
37	Sunplus Solar	CPCBME5	A
38	Sunplus Solar	CPCBME6	A
39	Sunplus Solar	CPCBSE4	A
40	Sunplus Solar	CPCBSE5	A
41	Sunplus Solar	CPCBSE6	A
42	Sunplus Solar	CPCBSE8	A

VEET Scheme – Register of Products**Gas/LPG Boosted Solar Water Heaters (Schedules 1D and 3)**

Gas/LPG Boosted Solar Water Heaters (Schedules 1D and 3)			Added or Deleted
Item	Product Brand	Product Model	Status
1	Chromagen	452VOBC12E20	A
2	Chromagen	452VOBC12E26	A
3	Chromagen	452VOBP10E20	A
4	Chromagen	452VOBP10E26	A
5	Chromagen	8201TCBC12G20	A
6	Chromagen	8201VCBC12G20	A
7	Chromagen	8201VCBC12G26	A
8	Chromagen	8202VCBP10G20	A
9	Chromagen	8202VCBP10G26	A
10	Chromagen	8302VCBP10G20	A
11	Chromagen	8302VCBP10G26	A
12	Chromagen	8303VOBC12G20	A
13	Chromagen	9453VOBC12G208	A

Item	Product Brand	Product Model	Status
14	Chromagen	9453VOBP10G207	A
15	Douglas Solar	DS 160 17	A
16	Douglas Solar	DS 250 17	A
17	Douglas Solar	DS 250 21	A
18	Douglas Solar	DS 315 21	A
19	Douglas Solar	DS 315 25	A
20	Rinnai Prestige	Split System SS180H1HP RG	A
21	Rinnai Prestige	Split System SS180H2HP RG	A
22	Rinnai Prestige	Split System SS265H1HP RG	A
23	Rinnai Prestige	Split System SS265H2HP RG	A
24	Rinnai Prestige	Split System SS265H3HP RG	A
25	Rinnai Prestige	Split System SS330H1HP RG	A
26	Rinnai Prestige	Split System SS330H2HP RG	A
27	Rinnai Prestige	Split System SS330H3HP RG	A
28	Rinnai Sunmaster	Split System SG1751HP	A
29	Rinnai Sunmaster	Split System SG1752HP	A
30	Rinnai Sunmaster	Split System SG2151HP	A
31	Rinnai Sunmaster	Split System SG2152HP	A
32	Rinnai Sunmaster	Split System SG2702HP	A
33	Rinnai Sunmaster	Split System SG2703HP	A
34	Rinnai Sunmaster	Split System SG3402HP	A
35	Rinnai Sunmaster	Split System SG3403HP	A
36	Sunheat	180C/1NPT GS	A
37	Sunheat	300C/2NPT GS	A
38	Sunheat	300C/3NPT GS	A
39	Sunplus Solar	CPCASG2	A
40	Sunplus Solar	CPCASG3	A
41	Sunplus Solar	CPCASG4	A
42	Sunplus Solar	CPCASG5	A
43	Sunplus Solar	CPCASG6	A
44	Sunplus Solar	CPCASGL1	A
45	Sunplus Solar	CPCASGL2	A
46	Sunplus Solar	CPCBMG1	A
47	Sunplus Solar	CPCBMG2	A
48	Sunplus Solar	CPCBMG3	A
49	Sunplus Solar	CPCBMGL1	A
50	Sunplus Solar	CPCBMGL2	A
51	Sunplus Solar	CPCBSG1	A
52	Sunplus Solar	CPCBSG2	A
53	Sunplus Solar	CPCBSG3	A
54	Sunplus Solar	CPCNGS1	A
55	Sunplus Solar	CPCNGS2	A

VEET Scheme – Register of Products**High Efficiency Ducted Air to Air Heat Pumps (Schedules 7 & 8)**

			Added or Deleted
Item	Product Brand	Product Model	Status
1	Accent Air	AEA23-A	A
2	Accent Air	AEAT23-A	A
3	Accent Air	AGMA21-A	A
4	Accent Air	AGMA23-A	A
5	Accent Air	AGMAT21-A	A
6	Accent Air	AGMAT23-A	A
7	Accent Air	REA23-A	A
8	Accent Air	REAT23-A	A
9	Accent Air	RGMA21-A	A
10	Accent Air	RGMA23-A	A
11	Accent Air	RGMAT21-A	A
12	Accent Air	RGMAT23-A	A
13	Daikin	FDYQ200P / RZYQ8P	A
14	Daikin	FDYQN200P / RQ200K	A
15	Daikin	UAY120BY1M	A
16	Daikin	UAY60BY1M	A
17	Livezi	Bravo Digital LDS23A	A
18	Temperzone	OPA135RK	A
19	Temperzone	OPA285RKTb	A
20	Temperzone	OSA460R ISD461K	A

VEET Scheme – Register of Products**High Efficiency Space Air to Air Heat Pump (Schedule 10)**

			Added or Deleted
Item	Product Brand	Product Model	Status
1	Acson	A5WMX10GR/A5LCX10CR	A
2	Digi Air	KFR-25GW	A
3	Digi Air	KFR-35GW	A
4	Fujitsu	AUTA36LCLU	A
5	Fujitsu	AUTA45LCLU	A
6	Galanz	AUS-12H53F130Dx(a2)	A
7	Gree	GWHN09B8NK3BBT	A
8	Mitsubishi	FDEN100VNV	A
9	Mitsubishi	FDT125VNV	A
10	Mitsubishi	FDT140VNV	A
11	Mitsubishi	FDT60ZHxV	A
12	Mitsubishi	FDTC40ZHxV	A
13	Mitsubishi	FDTC50ZHxV	A
14	Mitsubishi	PCA-RP125KA/PUHZ-RP125YHA2	A
15	Mitsubishi	PCA-RP140KA/PUHZ-RP140VHA2	A
16	Mitsubishi	SRK20ZIX-S	A

Item	Product Brand	Product Model	Status
17	Panasonic	CS-E12JKR/CS-E12JKR	A
18	Panasonic	CS-E12JKR/CS-E12JKR-3	A
19	Panasonic	CS-E15JKR/CU-E15JKR	A
20	Panasonic	CS-E18JKR/CU-E18JKR	A
21	Panasonic	CS-E18JKR/CU-E18JKR-3	A
22	Panasonic	CS-E21JKR/CU-E21JKR	A
23	Panasonic	CS-E21JKR/CU-E21JKR-3	A
24	Panasonic	CS-E9JKR/CU-E9JKR	A
25	Panasonic	CS-E9JKR/CU-E9JKR-3	A
26	Panasonic	CS-RE12JKR/CU-RE12JKR	A
27	Panasonic	CS-RE9JKR/CU-RE9JKR	A
28	Sair	MUB-18HRDN1	A

VEET Scheme – Register of Products**High Efficiency Refrigerators and Freezers (Schedule 18)**

			Added or Deleted
Item	Product Brand	Product Model	Status
1	Gram	KS360.01	A
2	Gram	KS220-11	A
3	Hisense	HR6VF176	A
4	Nouveau	NVDB200	A
5	Tatung	TR-62NI	A

Victorian Renewable Energy Act 2006

SECTION 63(4)

1. Notice of VRET Shortfall Penalty Rate variation

The Essential Services Commission (Commission) gives notice under section 63(4) of the **Victorian Renewable Energy Act 2006** of a variation in the VRET Shortfall Penalty Rate to be used for the 2009 compliance year (1 January 2009 to 31 December 2009 inclusive).

Pursuant to section 63 of the Act, the 2007 Shortfall Penalty Rate of \$43 per MWh is to be adjusted for the 2009 compliance year using the following formula:

$$\$43 \text{ per MWh} \times \frac{\text{the all groups consumer price index for Melbourne published by the Australian Statistician in respect of the 2008 September quarter}}{\text{the all groups consumer price index for Melbourne published by the Australian Statistician in respect of the 2006 September quarter}}$$

2. VRET Shortfall Penalty Rate for the 2009 Compliance Year

Application of the above formula results in a VRET Shortfall Penalty Rate for the 2009 compliance year of \$45.99 per MWh.

Dated 9 October 2009

RON BEN-DAVID
Chairperson
Essential Services Commission

Water Act 1989**BULK ENTITLEMENT (BROKEN SYSTEM – TUNGAMAH, DEVENISH AND ST JAMES – NORTH EAST WATER) CONVERSION AMENDMENT ORDER 2009**

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

1. Title

This Order is called the Bulk Entitlement (Broken System – Tungamah Devenish and St James – North East Water) Conversion Amendment Order 2009.

2. Preliminary

The Bulk Entitlement (Broken System – Tungamah, Devenish & St James – North East Water) Conversion Order 2004 (the Bulk Entitlement Order), was made by the Minister on 17 December 2004 and published in the Government Gazette S1 on 4 January 2005, page 54.

The Bulk Entitlement Order was then amended by Bulk Entitlement (Broken System – Tungamah, Devenish and St James – North East Water) Conversion Amendment Order 2006, which was made by the Minister on 2 June 2006 and published in the Government Gazette G24 on 15 June 2006, page 1217. The purpose of the amendment was to amend Schedule 1 to include Bulk Entitlement (Broken System – Snowy Environmental Reserve) Conversion Order 2006 as a primary entitlement for the purposes of cost sharing.

3. Purpose

The purpose of this Order is to amend the Bulk Entitlement Order to change the location of the point for taking water under this bulk entitlement to the Broken River at Benalla Weir following North East Water's purchase of water shares from the Murray System to supply the towns of Tungamah, Devenish and St James and the completion of the Tungamah Pipeline Project.

4. Authorising provisions

This Order is made pursuant to section 44 of the **Water Act 1989**.

5. Commencement

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

6. Amendment of clause 4 definitions

In clause 4 of the Bulk Entitlement Order –

- a) Insert the following definition –
‘**“2009 Amendment Order”** means the Bulk Entitlement (Broken System – North East Water) Amendment Order 2009;’
- b) For the definition of ‘**Authority**’ substitute –
‘**“Authority”** means the North East Region Water Corporation;’
- c) For the definition of ‘**Broken System**’ substitute –
‘**“Broken water system”** means the Broken water system declared in the Order Declaring Water Systems in Northern Victoria 2007;’
- d) For the definition of ‘**specific points**’ substitute –
‘**“specified point”** means the Authority's Broken River offtake point upstream of Benalla Weir;’
- e) In the definition of ‘**system waterway**’ delete the words ‘Mokoan dam’;
- f) In the definition of ‘**headworks system**’ delete the words ‘Lake Mokoan’.

7. Amendment of clause 6

For clause 6 of the Bulk Entitlement Order substitute –

- ‘6. The Authority may take water from the system waterway up to a maximum annual volume of 135 ML at the specified point.’

8. Amendment of clause 7

- a) For sub-clause 7.1 of the Bulk Entitlement Order substitute –
‘7.1 In July and in each subsequent month, the Broken entitlement holder must decide whether to restrict this bulk entitlement in that year.’
- b) For sub-clause 7.2 of the Bulk Entitlement Order substitute –
‘7.2 Whenever the seasonal determination for the Broken water system is less than 100 percent for high reliability water entitlements the Broken entitlement holder may restrict this entitlement using the following formula:
$$\mathbf{R} = \mathbf{0.5xA} \quad \text{if } S \leq 0.5 \text{ or}$$
$$\mathbf{R} = \mathbf{SxA} \quad \text{if } 0.5 < S < 1.0 \text{ or}$$
$$\mathbf{R} = \mathbf{A} \quad \text{if } S \geq 1.0$$
where:
 \mathbf{R} = the Authority’s restricted annual entitlement (ML).
 \mathbf{A} = the Authority’s maximum annual entitlement (ML) specified under clause 6.
 \mathbf{S} = the seasonal determination for Broken system high reliability water entitlements.’
- c) Sub-clause 7.3 of the Bulk Entitlement Order is deleted;
- d) Sub-clause 7.4 of the Bulk Entitlement Order is deleted.

9. Amendment of clause 8

- a) For sub-clause 8.1 of the Bulk Entitlement Order substitute –
‘8.1 The Authority and the Broken entitlement holder must revise the operational arrangements for the supply of water under this entitlement.’
- b) For sub-clause 8.2 of the Bulk Entitlement Order substitute –
‘8.2 If the Authority and the Broken entitlement holder have not reached agreement under sub-clause 8.1 within 6 months of the date of commencement of the 2009 Amendment Order, either party may give written notice to the other party requiring the matter to be determined in accordance with clause 17.’

10. Amendment of clause 9

In clause 9 of the Bulk Entitlement Order substitute all the references to the term ‘creek system’ with ‘system waterway’.

11. Amendment of clause 10

For sub-clause 10.1 of the Bulk Entitlement Order substitute –

- ‘10.1 The Authority must propose to the Minister within 6 months of the date of the commencement of the 2009 Amendment Order a revised metering program to demonstrate compliance with this bulk entitlement with respect to all water taken by the Authority under this bulk entitlement; and’

12. Amendment of clause 11

For sub-clause 11.1 of the Bulk Entitlement Order –

- a) Substitute all references to the term ‘creek system’ with ‘system waterway’;
- b) In paragraph (f) for the words ‘Tungamah, Devenish and St James’ substitute ‘under this entitlement’; and
- c) In paragraph (h) for the words ‘Tungamah, Devenish and St James’ substitute ‘in the Broken Basin’.

13. Amendment of Schedule 1

In the Bulk Entitlement Order, for Schedule 1 substitute –

‘Schedule 1

Total Entitlement Volume “E” for purposes of calculating Water Supply Source Costs under sub-clause 12.1

Entitlement Holder	Type	Entitlement Volume (ML/annum)
Goulburn–Murray Rural Water Corporation	High reliability water shares in the Broken water system	26,102
	Low reliability water shares in the Broken water system	5,096
	Domestic and stock including Shepparton East Community Water Supply Scheme	1,348
	Goulburn/Murray Supplement	7,002
	Losses	5,500
Minister for Environment and Climate Change	Environmental Water Reserve	5,390
North East Region Water Corporation	Urban supply	135
Total Entitlement Volume “E”		50,573

Dated 2 October 2009

TIM HOLDING MP
Minister for Water

Water Act 1989**BULK ENTITLEMENT (BROKEN SYSTEM – GOULBURN MURRAY WATER)
CONVERSION AMENDMENT ORDER 2009**

I, Tim Holding, Minister for Water, under section 44 of the **Water Act 1989**, make the following Order.

1. Title

This Order is called the Bulk Entitlement (Broken System – Goulburn Murray Water) Conversion Amendment Order 2009.

2. Preliminary

The Bulk Entitlement (Broken System – Goulburn Murray Water) Conversion Order 2004 (the Bulk Entitlement Order), was made by the then Minister for Water on 17 December 2004 and published in the Government Gazette S1 on 4 January 2005, page 26.

The Bulk Entitlement Order has subsequently been amended by Bulk Entitlement (Broken System – Goulburn Murray Water) Conversion Amendment Order 2006 and published in the Government Gazette G24 on 15 June 2006, page 1216 and Bulk Entitlement (Broken System – Goulburn Murray Water) Conversion Amending Notice 2007 published in the Government Gazette S144 on 29 June 2007, page 1.

3. Purpose

The purpose of this Order is to further amend the Bulk Entitlement Order to reflect the revised water sharing arrangements in the Broken System resulting from the completion of the Tungamah Pipeline Project.

4. Authorising provisions

This Order is made in accordance with section 44 of the **Water Act 1989**.

5. Commencement

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

6. Amendment to Schedule 2

For Schedule 2 of the Bulk Entitlement Order **substitute** –

**‘SCHEDULE 2: PRIMARY ENTITLEMENTS – ADDITIONAL AND OTHER
SUPPLIES**

Table 1: Bulk Entitlements held by other Authorities as Primary Entitlements

Entitlement Holder	Order
Minister for Environment	Bulk Entitlement (Broken System–Snowy Environmental Reserve) Conversion Order 2006
North East Regional Water Authority	Bulk Entitlement (Broken System – Tungamah, Devenish and St James – North East Water) Conversion Order 2004

Table 2: Other Supplementary Supplies

Entitlement holder	Supplementary Supplies
Goulburn–Murray Rural Water Authority	The Authority, after ensuring that all Broken system in-valley commitments have been satisfied, may arrange to provide supplementary supplies from the Broken system to the lower Goulburn system downstream of the Broken River confluence and the Murray system via the lower Goulburn system. Such supplementary supplies would only be provided when the Broken system maximum low reliability volume specified under Schedule 1(1) to this Order can be provided. The volume supplemented would be no greater than the surplus resources in the Broken system over and above that required to sustain the maximum low reliability volume specified under Schedule 1(1) to this Order to meet Broken system in-valley commitments in that water year.

Table 3: Losses incurred in providing Bulk Entitlements held by other Authorities as Primary Entitlements

Entitlement holder	Losses
Goulburn–Murray Rural Water Authority	Average annual losses incurred in supplying primary entitlement holders from the Creek system = 5,500 ML ¹ .

¹ This loss volume is larger than required to supply primary entitlements from the Creek system and will be adjusted at the completion of the Mokoan decommissioning project.

Dated 2 October 2009

TIM HOLDING
Minister for Water

Water Act 1989

**BULK ENTITLEMENT (BROKEN SYSTEM – TUNGAMAH DOMESTIC AND
STOCK, URBAN SUPPLIES – GOULBURN MURRAY WATER)
CONVERSION ORDER 2004**

Revocation Order 2009

I, Tim Holding, Minister for Water, under section 42 of the **Water Act 1989** and section 27 of the **Interpretation of Legislation Act 1984**, make the following Order.

1. Title

This Order is called the Bulk Entitlement (Broken System – Tungamah Domestic and Stock, Urban Supplies – Goulburn Murray Water) Revocation Order 2009.

2. Preliminary

The Bulk Entitlement (Broken System – Tungamah Domestic and Stock, Urban Supplies – Goulburn Murray Water) Conversion Order 2004 (the Bulk Entitlement Order) was made by the then Minister for Water on 17 December 2004 and notified in the Victoria Government Gazette S1 dated 1 April 2005.

3. Purpose

The purpose of this Order is to revoke the Bulk Entitlement Order to reflect the revised water sharing arrangements in the Broken System resulting from the completion of the Tungamah Pipeline Project.

4. Authorising provisions

This Order is made in accordance with section 42 of the **Water Act 1989** and section 27 of the **Interpretation of Legislation Act 1984**.

5. Commencement

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

6. Revocation of Bulk Entitlement Order

The Bulk Entitlement (Broken System – Tungamah Domestic and Stock, Urban Supplies – Goulburn Murray Water) Conversion Order 2004 is hereby revoked.

Dated 2 October 2009

TIM HOLDING MP
Minister for Water

Road Safety Act 1986

DECLARATION UNDER SECTION 99B(4)

I, Steve Brown, Executive Director Regional Services VicRoads, under section 99B(4) of the **Road Safety Act 1986**, declare that for the purposes of the event known as the 'Dimboola 150 Years Street Parade' the Road Rules do not apply to the activities of the Event, for the times and with respect to the highway or parts of the highway listed in the Schedule.

1. In this notice, unless the context or subject matter otherwise requires –
'Event' means the Dimboola 150 Years Street Parade to be conducted on Saturday 31 October 2009.
'Road Rules' means the Road Rules within the meaning of the Road Safety (Road Rules) Regulations 1999.
2. This declaration takes effect from the date of commencement of the Event until completion of the Event.

SCHEDULE

STAGE AND TIME	HIGHWAYS SUBJECT TO THIS DECLARATION AS PART OF THE EVENT
9.30 am to 2.30 pm	Dimboola–Rainbow Road (C227) between Denham Street and Faith Street

STEVE BROWN
Executive Director
Regional Services
VicRoads

Planning and Environment Act 1987**BAW BAW PLANNING SCHEME**

Notice of Approval of Amendment

Amendment C69

The Baw Baw Shire Council approved Amendment C69 to the Baw Baw Planning Scheme on 5 October 2009.

The Amendment modifies the permit exemptions for removal of vegetation in the three schedules to the Environmental Significance Overlay and modifies the boundaries of Restructure Lots in the Tarago Water Supply Catchment to ensure that they only apply within the catchment area.

The Amendment was approved by the Baw Baw Shire Council on 5 October 2009 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 10 March 2009. The authorisation has not been withdrawn.

The Amendment includes the following revised incorporated documents:

Nayook Restructure Allotment Plan – April 2007 revised February 2009

Reservoir Restructure Allotment Plan – June 2007 revised February 2009.

A copy of the Amendment can be inspected, free of charge, during office hours, at the offices of the Baw Baw Shire Council, 61 Smith Street, Traralgon, and free of charge at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection

PETER ALLEN

Executive Director

Statutory Planning Systems Reform

Department of Planning and

Community Development

Planning and Environment Act 1987**BENALLA PLANNING SCHEME**

Notice of Approval of Amendment

Amendment C3

The Minister for Planning has approved Amendment C3 to the Benalla Planning Scheme.

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

The Amendment alters the planning scheme maps and the schedule to the Heritage Overlay so that 14 heritage places included in Victorian Heritage Register are shown in the Benalla 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 Benalla Rural City Civic Centre, Fawckner Drive, Benalla, Victoria 3671.

PETER ALLEN

Executive Director

Statutory Planning Systems Reform

Department of Planning and

Community Development

Planning and Environment Act 1987**GREATER GEELONG PLANNING SCHEME**

Notice of Approval of Amendment

Amendment C154 Part 3

The Minister for Planning has approved Amendment C154 Part 3 to the Greater Geelong Planning Scheme.

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

The Amendment removes the Public Acquisition Overlay 7 from land at 1943 Barwon Heads Road, Barwon Heads, and rezones the land to Public Use Zone 1 – Service and Utility to facilitate the development of a sewerage pump station by Barwon Water.

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.

PETER ALLEN

Executive Director

Statutory Planning Systems Reform

Department of Planning and

Community Development

Planning and Environment Act 1987**GREATER GEELONG PLANNING SCHEME**

Notice of Approval of Amendment

Amendment C183

The Minister for Planning has approved Amendment C183 to the Greater Geelong Planning Scheme.

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

The Amendment applies the Heritage Overlay to part of 125 Weddell Road, North Geelong, also known as Geelong Sale Yards, and includes a new reference document, the Geelong Sale Yards Conservation Management Plan, in Clauses 21.16 and 22.20 of the Greater Geelong 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 City of Greater Geelong, 131 Myers Street, Geelong.

PETER ALLEN
Executive Director
Statutory Planning Systems Reform
Department of Planning and
Community Development

Planning and Environment Act 1987**HUME PLANNING SCHEME**

Notice of Approval of Amendment

Amendment C118

The Minister for Planning has approved Amendment C118 to the Hume Planning Scheme.

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

The Amendment changes the Schedule to Clause 61.01 to make the Minister for Planning the responsible authority for the use and development of land at Pascoe Vale Road, Coolaroo, described as Lot 2 on Plan of Subdivision 504561Y in Title Volume 10962 Folio 768.

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 Hume City Council, 1079 Pascoe Vale Road, Broadmeadows.

PETER ALLEN
Executive Director
Statutory Planning Systems Reform
Department of Planning and
Community Development

Planning and Environment Act 1987**KINGSTON PLANNING SCHEME**

Notice of Approval of Amendment

Amendment C76

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

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

The Amendment affects 3 Kingston Road, Heatherton, land fronting Warrigal Road between Fairchild Street and Corporate Drive, Heatherton (416A, 418, part 422, 1-3/442-444, 446-450 Warrigal Road, Heatherton), and 2-10 Corporate Drive, Heatherton.

The Amendment:

- rezones 3 Kingston Road, Heatherton from a Public Use Zone 1 – Service and Utility to a Mixed Use Zone;
- rezones land fronting Warrigal Road between Fairchild Street and Corporate Drive, Heatherton (416A, 418, part 422, 1-3/442-444, 446-450 Warrigal Road, Heatherton and 2-10 Corporate Drive, Heatherton) from a Business 3 Zone to a Business 4 Zone;
- amends Clause 21.06 – Retail and Commercial Land Use Policy to recognise Park View Industrial Estate and 3 Kingston Road, Heatherton (part) as a restricted retail precinct; and
- amends Clause 22.08 – Park View Industrial Estate Policy to include 3 Kingston Road, Heatherton, as part of the policy area and deletes redundant references to lot sizes and planting schedules and policy references.

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

Permit No. KP850/07.

Description of land: 3 Kingston Road, Heatherton.

A copy of the Amendment and permit/s can be inspected, free of charge, at the Department of Planning and Community Development website www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the office of the Kingston City Council, Level 1, 1230 Nepean Highway, Cheltenham.

PETER ALLEN
Executive Director
Statutory Planning Systems Reform
Department of Planning and
Community Development

free of charge, during office hours, at the offices of the Maribyrnong City Council, corner Hyde and Napier Streets, Footscray.

PETER ALLEN
Executive Director
Statutory Planning Systems Reform
Department of Planning and
Community Development

Planning and Environment Act 1987

MARIBYRNONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C73 Part 1

The Minister for Planning has approved Amendment C73 Part 1 to the Maribyrnong Planning Scheme.

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

The Amendment:

- rezones land at 493–507 Barkly Street, Footscray, from part Business 3 Zone and part Residential 1 Zone to Mixed Use Zone;
- deletes the Development Plan Overlay (DPO10) from 491 and 493 Barkly Street, Footscray;
- applies a Design and Development Overlay (DDO7) to 491–507 Barkly Street, Footscray; and
- applies an Environmental Audit Overlay to part 493 Barkly Street, Footscray, and 495–507 Barkly Street, Footscray.

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

ORDERS IN COUNCIL**Education and Training Reform Act 2006****APPOINTMENT OF THE CHAIR AND MEMBERS TO THE
VICTORIAN REGISTRATION AND QUALIFICATIONS AUTHORITY****Order in Council**

The Governor in Council

under section 4.2.4(1)(a) and schedule 2, item 2(1) of the **Education and Training Reform Act 2006** to appoint Stuart Hamilton as a member and Chair of the Victorian Registration and Qualifications Authority from 17 October 2009 to 16 October 2012 (inclusive).

under sections 4.2.4(1)(c) and 4.2.4(2)(a)(i) and schedule 2, item 2(1) of the **Education and Training Reform Act 2006** to appoint Glenda Strong as a member of the Victorian Registration and Qualifications Authority from 17 October 2009 to 16 October 2012 (inclusive). To appoint Alan Frees as a member of the Victorian Registration and Qualifications Authority from 17 October 2009 to 16 October 2011 (inclusive). To appoint Peter Annett as a member of the Victorian Registration and Qualifications Authority from 17 October 2009 to 16 October 2010 (inclusive).

under sections 4.2.4(1)(c) and 4.2.4(2)(a)(ii) and schedule 2, item 2(1) of the **Education and Training Reform Act 2006** to appoint Patricia Neden as a member of the Victorian Registration and Qualifications Authority from 17 October 2009 to 16 October 2012 (inclusive). To appoint Pauline Nestor as a member of the Victorian Registration and Qualifications Authority from 17 October 2009 to 16 October 2011 (inclusive). To appoint Wendy Brabham, Gerald Burke and Julie Moss as members of the Victorian Registration and Qualifications Authority from 17 October 2009 to 16 October 2010 (inclusive).

under section 4.2.4(1)(c) and schedule 2, item 2(1) of the **Education and Training Reform Act 2006** to appoint, Roger Peacock as a member of the Victorian Registration and Qualifications Authority from 17 October 2009 to 16 October 2012 (inclusive). To appoint Brian Boyd as a member of the Victorian Registration and Qualifications Authority from 17 October 2009 to 16 October 2011 (inclusive).

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

Dated 7 October 2009

Responsible Ministers

HON BRONWYN PIKE, MP

Minister for Education

HON JACINTA ALLAN, MP

Minister for Skills and Workforce Participation

TOBY HALLIGAN
Clerk of the Executive Council

Education and Training Reform Act 2006**APPOINTMENT OF THE CHAIR AND MEMBERS TO THE
VICTORIAN REGISTRATION AND QUALIFICATIONS AUTHORITY****SCHEDULE TO THE ORDER IN COUNCIL****1. Appointment Arrangements**

The Chair and members are appointed on a part-time basis.

2. Period of Appointment

Stuart Hamilton is appointed for a period of three years from 17 October 2009 to 16 October 2012 (inclusive).

Patricia Neden, Roger Peacock and Glenda Strong are appointed for a period of three years from 17 October 2009 to 16 October 2012 (inclusive).

Brian Boyd, Alan Frees and Pauline Nestor are appointed for a period of two years from 17 October 2009 to 16 October 2011 (inclusive).

Peter Annett, Wendy Brabham, Gerald Burke and Julie Moss are appointed for a period of one year from 17 October 2009 to 16 October 2010 (inclusive).

3. Duties and responsibilities of the position

The functions of the Victorian Registration and Qualifications Authority are contained in section 4.2.2 of the **Education and Training Reform Act 2006**. They include:

- registering education and training providers, including government and non-government schools and home schooling students;
- accrediting courses and qualifications, including those developed overseas;
- establishing and maintaining minimum standards for registration;
- ensuring meaningful and accurate information relating to registered education and training providers is publicly available; and
- maintaining a State Register of registered providers and organisations, courses and qualifications.

4. Termination Arrangements

Under section 4.2.4(3) of the Act, an appointed member may resign from office by delivering to the Governor in Council a signed letter of resignation.

Under section 4.2.4(4) of the Act, the Governor in Council may at any time remove an appointed member from office.

5. Payment Provisions

Under schedule 2, item 3(1) of the Act, a member of the Authority, other than one who holds a full-time Government office, or a full-time position in the public service, teaching service or a statutory authority (other than a University), is entitled to receive the remuneration and fees that are fixed in the member's instrument of appointment or are fixed from time to time by the Governor in Council for that member.

Stuart Hamilton, as the Chair, will be remunerated at the rate of \$37,422 per annum. Eligible members will be remunerated at the rate of \$14,698 per annum.

6. Superannuation Obligations

Superannuation will be paid in accordance with the **Superannuation Guarantee (Administration) Act 1992**.

7. Travel and Personal Expenses arrangements

Under schedule 2, item 3(2) of the Act, each member or acting member of the Authority is entitled to receive the personal and travelling expenses that are fixed in the member's instrument of appointment or are fixed from time to time by the Governor in Council for that member. Expenses will be paid in accordance with normal public service practices.

8. Leave Arrangements

There are no leave arrangements for these part-time statutory positions.

9. Prior Service

Not applicable.

**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:

117. *Statutory Rule:* Police Integrity
(Amendment)
Regulations 2009

Authorising Act: Police Integrity
Act 2008

Date first obtainable: 15 October 2009
Code A

118. *Statutory Rule:* Road Safety
(Vehicles)
Regulations 2009

Authorising Act: Road Safety
Act 1986

Date first obtainable: 15 October 2009
Code K

119. *Statutory Rule:* Road Safety
(Vehicles)
Amendment
(Electronic
Stability Control)
Regulations 2009

Authorising Act: Road Safety
Act 1986

Date first obtainable: 15 October 2009
Code B

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PERIODICAL GAZETTE AND
VICTORIAN LEGISLATION**

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L	481–544	\$40.10
M	545–608	\$45.80
N	609–672	\$50.55
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# W	1191–1255	\$98.00
# X	1256–1320	\$103.00

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