



Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 52 Thursday 24 December 2009

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GENERAL

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As from 24 December 2009

The last Special Gazette was No. 486 dated 23 December 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)
-

PLEASE NOTE:

A General Gazette will NOT be published on Thursday 31 December 2009.
Where urgent gazettal is required from Monday 28 December 2009 through to Thursday 31 December 2009, Special Gazettes for Government Departments can be published.

**PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL)
NEW YEAR WEEK 2010**

Please Note:

The Victoria Government Gazette (General) for New Year week (G1/10) will be published on **Thursday 7 January 2010**.

Copy deadlines:

Private Advertisements **9.30 am on Monday 4 January 2010**

Government and Outer
Budget Sector Agencies Notices **9.30 am on Monday 4 January 2010**

Office Hours:

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

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

JENNY NOAKES
Government Gazette Officer

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

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JENNY NOAKES
Government Gazette Officer

PRIVATE ADVERTISEMENTS

Land Act 1958

Notice is hereby given that Owners Corporation 3 of PS:544789Q has applied for a lease pursuant to section 134A of the **Land Act 1958** for a term of fifty years in respect of Crown Allotments 2074 to 2080, Parish of Corio, as shown on plans OP122891 to OP122894, containing 33.1 m² as a site for residential balcony purposes.

Ref No.: 2018062

Re: STANLEY JAMES MORGAN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 October 2009, are required by the trustee, Peter John Morgan, care of 44 Douglas Street, Noble Park, Victoria, salesman, to send particulars to the trustee by 9 March 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: ANNE BARCA, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of ANNE BARCA, late of 45 Moubray Street, Melbourne, in the said State, and formerly of Unit 2, 29 Belmont Avenue North, Glen Iris, public servant, deceased, who died on 22 June 2009, are required by the executor to send particulars of their claim to him, care of the undermentioned solicitors, by 15 March 2010, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which he then shall have notice.

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

Re: MARION JEAN GAMBLE, late of 20 George Street, Wandin, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 November 2009, are required by the trustee, Edwin John Petersen, to send particulars to him, care of the undersigned, by

22 February 2010, 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: NORMA MARJORIE BARTLETT, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 December 2008, are required by the trustee, Equity Trustees Limited, ABN 46 004 031 298, of 575 Bourke Street, Melbourne, Victoria, to send particulars to the trustee by 24 February 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

ARCHIE WILLIAM HECTOR BURTON, late of 2 Cherrington Court, Parkdale, railway guard, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 November 2009, are required by the trustees, care of Harris & Chambers Lawyers of 4/250 Charman Road, Cheltenham 3192, to send particulars to them by 26 February 2010, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

HARRIS & CHAMBERS LAWYERS,
4/250 Charman Road, Cheltenham 3192.

STANLEY FRANCIS CRIPPS, late of 59 Normanby Street, East Geelong, retired insurance inspector, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 19 October 2009, are required by the trustees, Barbara Helen Hollard and Margaret Joy Jackson and David Stanley Cripps, to send particulars of their claims to the trustees, care of the undermentioned legal practitioners, by 8 March 2010, after which date

the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

INGPEN & BENT,
legal practitioners for the trustees,
95 Yarra Street, Geelong 3220.

BERYL WINCKLE, late of Ronnoco Aged Care Facility of 355–357 Wilsons Road, St Albans Park, retiree, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 9 May 2009, are required by the trustees, Douglas Norman Winckle and Geoffrey Clifford Winckle, to send particulars of their claims to the trustees, care of the undermentioned legal practitioners, by 8 March 2010, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

INGPEN & BENT,
legal practitioners for the trustees,
95 Yarra Street, Geelong 3220.

Re: LEO GRAHAM O'BRIEN, late of 1 Vivian Way, Mount Martha, Victoria, retired, 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 Warren James O'Brien, the executor of the Will of the deceased, to send particulars of their claims to him, care of the undermentioned solicitors, by 17 March 2010, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

JOHN CURTAIN & ASSOCIATES PTY,
solicitors,
Level 10, 575 Bourke Street, Melbourne 3000.

Re: ATHINA TRAPALIS, late of 151–153 Brunswick Street, Fitzroy, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 December 2008, are required by George Trapalis, the executor of the Will of the deceased, to send particulars of their claims to him, care of the undermentioned solicitors, by

17 March 2010, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

JOHN CURTAIN & ASSOCIATES PTY,
solicitors,
Level 10, 575 Bourke Street, Melbourne 3000.

UNA KATHLEEN ANN BYRNE, late of 1 Queen Street, St Arnaud.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 November 2009, are required by the personal representative, Ann Roslyn Peers, to send particulars to her, care of the solicitor named below, by 24 February 2010, after which date the personal representative may distribute the assets, having regard only to the claims of which she then has notice.

KAREN LEE PROBST, solicitor,
116 Napier Street, St Arnaud 3478.

HARRIETT JANE LORD, late of 580 Station Street, North Carlton, widow.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 March 2009, are required by the executrix, Margaret Ruth Lord, care of Lewis Holdway Lawyers of Ground Floor, 20 Queen Street, Melbourne, to send particulars to her by 5 March 2010, after which date the executrix may convey or distribute the assets, having regard only to the claims of which she then has notice.

Dated 24 December 2009

Re: KATHLEEN NANCY ARTHUR, late of Bonbeach Residential Care, 440 Station Street, Bonbeach, Victoria, retired seamstress/salesperson, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 September 2009, are required by the executors, Helen Joy Fleming and Robert William King, to send particulars to them, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the executors will convey or distribute the assets, having regard only to the claims of which they then have notice.

LYTTLETONS, solicitors,
53 Marcus Road, Dingley 3172.

LOUISE HAWKES, late of Belvedere Nursing Home, 41–43 Fintona Road, Noble Park, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 September 2009, are required by the executor, Lynnette Louise Cunningham, to send particulars to her, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

LYTTLETONS, solicitors,
53 Marcus Road, Dingley 3172.

Re: NORMA HILDA SCHUSTER, late of 6 Tormey Street, North Balwyn, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 September 2009, are required by the trustee, State Trustees Limited, ACN 064 593 148, of 168 Exhibition Street, Melbourne, Victoria, to send particulars to the trustee at 168 Exhibition Street, Melbourne, Victoria, by the 31 March 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

McKEAN PARK, lawyers,
Level 11, 575 Bourke Street, Melbourne,
Victoria 3000.

Re: MURIEL ELIZABETH WELLS, late of 7 Goldborough Court, Frankston, Victoria, but formerly of 6 Emery Drive, Dingley, Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 August 2009, are required by the trustee, Graeme Francis Wells, care of 40–42 Scott Street, Dandenong, Victoria 3175, to send particulars to the trustee by 23 February 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: NADA MARJORY GIALLORENZO, 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 the trustee, ANZ Trustees Limited, ACN 006 132 332, of Level 4, 100 Queen Street, Melbourne, Victoria, trustee company, to send particulars to the trustee by 28 February 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MOORES LEGAL, lawyers,
9 Prospect Street, Box Hill 3128.

TRACEY LEE PARKINSON, late of 3/156A Olympic Parade, Kangaroo Flat.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 March 2009, are required by the trustee, Russell James Robertson of corner McCrae and Mundy Streets, Bendigo, Victoria, to send particulars to the trustee by 15 March 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

O'FARRELL ROBERTSON McMAHON,
barristers and solicitors,
Corner McCrae and Mundy Streets,
Bendigo 3550.

JOHN LINDSAY GREIG, late of 101 Punt Road, Windsor, company director, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 September 2009, are required by Julie Anne Gunnersen, care of 823 High Street, Thornbury, the executor of the Will of the deceased, to send particulars to her, care of the undermentioned solicitors, by 28 February 2010, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

PHILLIPS & WILKINS, solicitors,
823 High Street, Thornbury 3071.

Re: DAPHNE PRITCHARD, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 August 2009, are required by the trustees, Heather Lorraine Pritchard and Beverley Joan Rourke, care of the undermentioned solicitors, to send particulars to the trustees by

5 March 2010, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

RADFORD LEGAL, barristers and solicitors,
14 Napier Street, St Arnaud 3478.

Re: LORRAINE VICTORIA DAVIS,
deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 September 2009, are required by the trustee, Peter Edward Matthews, to send particulars of such claims to him, in care of the undermentioned lawyers, by 23 February 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: ANTHONY CEDRIC LITTLE,
deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 May 2009, are required by the trustees, Sheena Lynette Michelle Hutton and Simeon Cedric Little, to send particulars of such claims to them, in care of the undermentioned lawyers, by 23 February 2010, 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: MARGARET WENDY WILSON,
deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 29 August 2009, are required by the trustee, Godfrey Nelson Wilson, to send particulars of such claims to him, in care of the undermentioned lawyers, by 23 February 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Re: DONALD RUSSELL PRIOR, late of
24 Bogong Avenue, Glen Waverley, Victoria,
widower, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 September 2009, are required by Equity Trustees Limited of 575 Bourke Street, Melbourne, Victoria, to send particulars to it by 25 February 2010, after which date Equity Trustees Limited may convey or distribute the assets, having regard only to the claims of which it then has notice.

WISEWOULD MAHONY, lawyers,
419 Collins Street, Melbourne 3000.

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

On Wednesday 10 February 2010 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 Darren
Mathew Chorley of 12 Laburnum Place, Hillside,
as shown on Certificate of Title as Darren
Matthew Charles Chorley, sole proprietor of
an estate in fee simple in the land described on
Certificate of Title Volume 10239 Folio 435,
upon which is erected a dwelling known as
12 Laburnum Place, Hillside.

Registered Mortgage No. AD858509B,
Mortgage No. AG149304Y, Caveat No.
AG480957A and Covenant No. U564114F
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.

CW090051315

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

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

On Wednesday 10 February 2010 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 Stephan Gourdoulis and Tasos Gourdoulis of Unit 1, 12 Sherwood Avenue, Ringwood East, proprietor of an estate in fee simple in One of a total of Two equal undivided shares registered as Tenants in Common with proprietor Tasos Gourdoulis as to One of a total of Two equal undivided shares and being the land described on Certificate of Title Volume 09973 Folio 591, upon which is erected a residential Unit known as Unit 1, 12 Sherwood Avenue, Ringwood East.

Registered Mortgage No. AB676376Y 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.

SW090034045

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

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

On Wednesday 10 February 2010 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 Konstandinos Delis of 205 Richardson Street, Middle Park, as shown on Certificate of Title as Con Delis, joint proprietor with Alexandra Mantzaris of an estate in fee simple in the land described on Certificate of Title Volume 02675 Folio 889, upon which is erected a dwelling known as 14 Little Tribe Street, South Melbourne.

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.

SW090041184

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

PROCLAMATIONS

**Serious Sex Offenders
(Detention and Supervision) Act 2009**

PROCLAMATION OF COMMENCEMENT

I, David de Kretser, Governor of Victoria,
with the advice of the Executive Council and
under section 2(1) of the **Serious Sex Offenders
(Detention and Supervision) Act 2009**, fix
1 January 2010 as the day on which that Act
comes into operation.

Given under my hand and the seal of Victoria
on 22nd December 2009.

(L.S.) DAVID DE KRETSER

Governor

By His Excellency's Command

BOB CAMERON

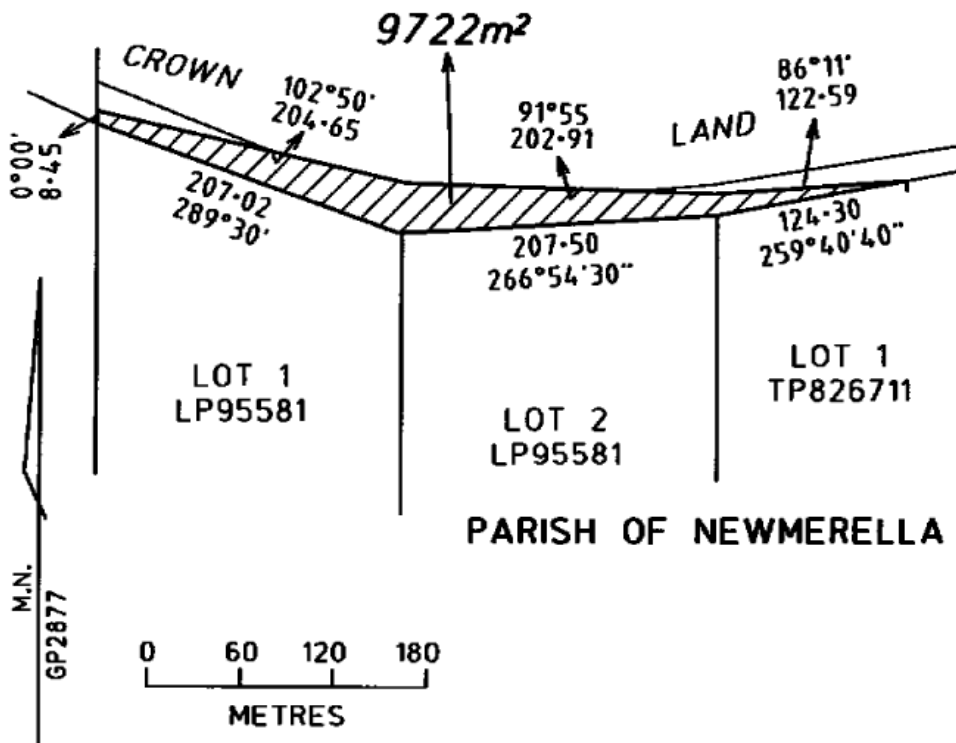
Minister for Corrections

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



Declaration of Public Highway

Pursuant to section 204(1) of the **Local Government Act 1989**, the East Gippsland Shire Council, at its ordinary meeting on 10 November 2009, resolved to declare the portion of the road abutting Lots 1 and 2 on LP95581 and Lot 1 on TP826711 and shown hatched on the plan below to be a public highway for the purposes of the Act on and from the date of publication of this notice in the Government Gazette.



STEVE KOZLOWSKI
Chief Executive Officer

Local Government Act 1989

Schedule 11 Clause 4

DESIGNATION OF TOW AWAY AREAS

Clause 4 of Schedule 11 of the **Local Government Act 1989** provides that a Council may move or impound any vehicle that is causing an unlawful obstruction, or that is unlawfully parked or left standing in an area designated by the Minister (referred to in this instrument as a 'tow-away area'), and may charge the owner of the vehicle a fee up to the amount of the fee set for the purposes of clause 3(1)(c).

For the purposes of that provision, I, Tim Pallas, Minister for Roads and Ports, designate the locations specified and shown on the plan under this text to be a tow-away area.

This instrument takes effect at 3.00 pm on Thursday 31 December 2009 and expires at 3.00 am on Friday 1 January 2010.

Dated 1 December 2009

TIM PALLAS
Minister for Roads and Port

2009 NEW YEAR'S EVE – TOW AWAY ZONES

Plan A



Overall Site Map

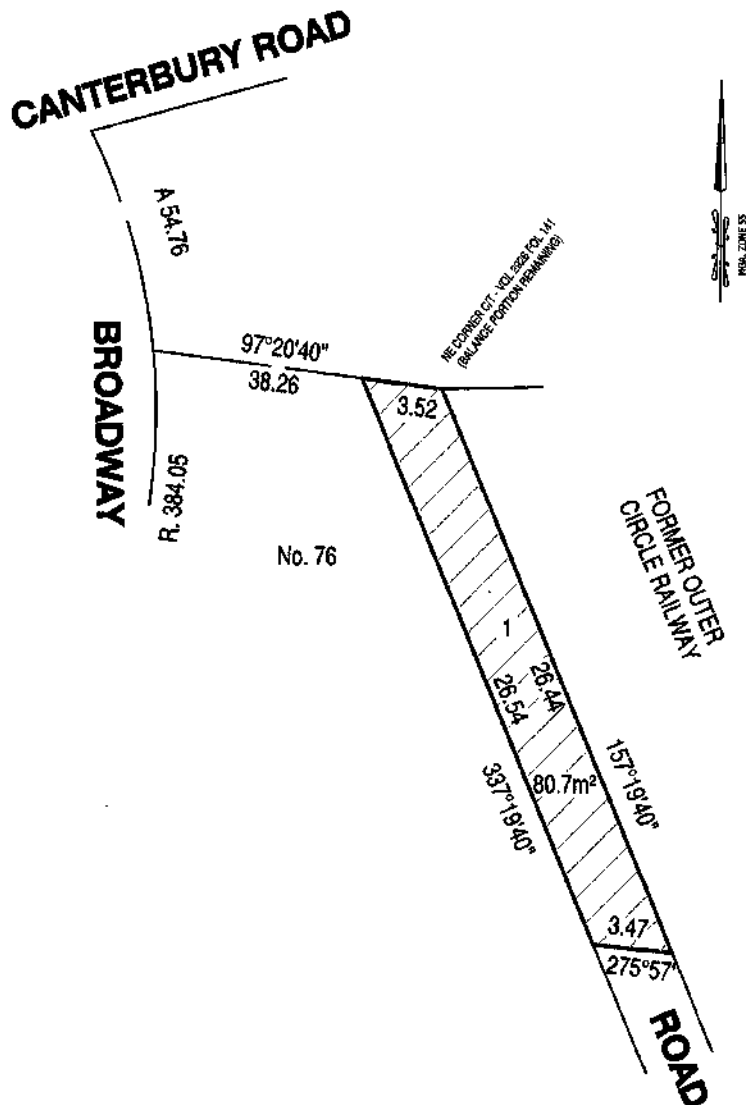
- Flinders Street, between Exhibition Street and Queen Street;
- Collins Street, between Russell Street and Elizabeth Street;
- Swanston Street between Collins Street and Princes Bridge;
- Princes Bridge;
- St Kilda Road, between Princes Bridge and Linlithgow Avenue;
- Market Street, between Collins Street and Flinders Street;
- Whiteman Street, between Clarendon Street and Queensbridge Street;
- Boathouse Drive;
- Alexandra Avenue, between Princes Bridge and Swan Street;
- Batman Avenue, between Flinders Street and Swan Street; and
- Wellington Parade (Eastbound side), between Simpson Street and Clarendon Street.

BOROONDARA CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Boroondara City Council has formed the opinion that the road at the rear of 76 Broadway, Camberwell, shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owner.

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



CATHERINE DALE
Chief Executive Officer

BOROONDARA CITY COUNCIL

Making of Local Law – Amenity Local Law

Notice is hereby given, in accordance with section 119 of the **Local Government Act 1989**, that Council, at its meeting on 17 December 2009, resolved to make the Amenity Local Law.

The purposes of this Local Law are to:

- revoke Local Laws 1A, 1B, 1C, 1D and 1G made by Council;
- provide for and assure equitable, orderly and enjoyable use by people of community facilities, including reserves, Council-controlled land and roads;
- protect Council property and other community assets from loss or unnecessary or avoidable damage;
- support provision by Council of a safe, clean and healthy environment in areas under its control and management; and
- provide generally for the peace, order and good government of the municipal district.

General purport of the Proposed Local Law

The Amenity Local Law will:

- revoke:
 - Local Law No. 1A Administration and Enforcement of Local Laws;
 - Local Law No. 1B Caretaking Community Resources;
 - Local Law No. 1C Protecting Health, Safety and Access;
 - Local Law No. 1D Supporting Community Standards; and
 - Local Law No. 1G Graffiti Prevention and Control of Aerosol Spray Paint Containers;
- make it an offence for a person to engage in specified conduct on Council-controlled land, reserves or roads;
- make it an offence for a person on a road, Council-controlled land or reserve to possess or consume liquor, in specified circumstances;
- make it an offence for a person to place specified vehicles or objects on a reserve, road or Council-controlled land, or sell or offer for sale goods or services on a reserve, road or Council-controlled land;
- make it an offence to solicit gifts of money or subscriptions on a road or Council-controlled land, or from house to house, without Council consent;
- make it an offence for a person to organise a function, event or entertainment on a reserve or Council-controlled land or a road, without Council approval;
- make it an offence for a person to disregard a Council sign on a road, a reserve or Council-controlled land;
- make it an offence for a person to use a vehicle, wheeled recreational device or wheeled toy in a specified manner;
- make it an offence for a person to repair vehicles on a road, a reserve or Council-controlled land in specified circumstances;
- make it an offence for a person to obstruct a road or Council-controlled land or interfere with Council infrastructure assets, in specified circumstances;
- make it an offence for a person to place chairs and tables or other street furniture on a road or Council-controlled land, without Council consent;
- make it an offence for a person to place or display goods for sale (or allow or direct another person to do so) on a road or Council-controlled land, without Council consent;
- make it an offence for a person to erect or place an advertising sign on Council property (or cause another person to do so), without Council consent;

- make it an offence for a person to repair, service or dismantle a vehicle on a road, reserve or Council-controlled land;
- make it an offence for a person to interfere with Council property;
- make it an offence for a person to allow land to be a danger to health or property, to be a fire hazard, or to be unsightly or detrimental to the general amenity of the area;
- make it an offence for a person to light a fire in the open air or use an incinerator;
- make it an offence for a person to place bulk rubbish and trade waste containers on Council-controlled land, road or reserve without Council consent and various other offences with respect to household waste and hard waste collection;
- make it an offence for a person to engage in certain activities resulting in noise in or adjacent to a residential area;
- make it an offence for an owner or occupier of land to keep certain types of animals, or keep certain types of animals in specified numbers, without Council consent;
- make it an offence for a person in charge of an animal not to remove and dispose of that animal's faeces once deposited on land belonging to another;
- make it an offence for a person to engage in certain treatment of animals and birds;
- make it an offence for a person to light a fire in the open air or an incinerator, in the circumstances specified;
- make it an offence for a person to camp on Council-controlled land or a road (including in a caravan), without Council consent or unless specified circumstances exist;
- make it an offence for an owner or occupier of land to allow a tree or vegetation to grow, so as to overhang an abutting road or present a hazard of the kind specified;
- providing for a domestic waste, recyclable materials and hard waste collection service;
- make it an offence for an owner of land to place or allow to be placed on the land a trade waste bin, unless it meets specified requirements;
- make it an offence for a person to interfere with a Council drain without Council consent or other authority;
- regulate applications for, and the granting of, permits under the proposed local law;
- regulate the correction, revocation and registration of permits;
- create an offence for a person who fails to comply with a Notice to Comply;
- empower an Authorised Officer to impound, cause the surrender of, sell, destroy or give away certain objects;
- empower an Authorised Officer to issue an infringement notice for contravention of the proposed local law, which may incur a penalty specified in the proposed local law; and
- make it an offence for a person to give false information to an Authorised Officer or to mislead or deceive, or omit relevant information submitted to, a member of Council staff acting in accordance with his or her duties.

Copies of the Local Law may be obtained from the Council offices at 8 Inglesby Road, Camberwell; and 360 Burwood Road, Hawthorn, during office hours. Other copies of the Local Law may be obtained from Council's Libraries (during their normal operating hours) and on Council's website at www.boroondara.vic.gov.au

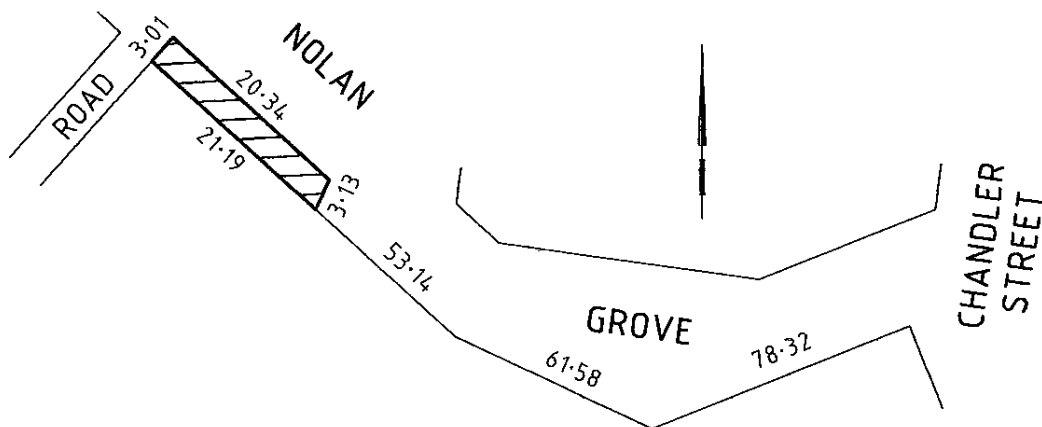
This Local Law will come into operation on Friday 25 December 2009.

DR CATHERINE DALE
Chief Executive Officer

WYNDHAM CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Wyndham City Council, at its ordinary meeting held on 30 November 2009, formed the opinion that part of the road known as Nolan Grove, Werribee South, at the rear of 3 and 5 Beach Road, Werribee South, shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owners.



BERNIE CRONIN
Acting Chief Executive Officer

CITY OF WHITTLESEA

Notice is hereby given that, at its meeting on 1 September 2009, Whittlesea City Council resolved to make the following Order under section 26 of the **Domestic (Feral and Nuisance) Animals Act 1994** (the Act).

Order No. 1 of Whittlesea City Council**Section 26 Domestic (Feral and Nuisance) Animals Act 1994****1. Dogs must be under effective control**

- (1) The Owner of any dog must keep the dog under effective control by means of a chain, cord or leash held by the Owner and attached to the dog while the dog is in:
- a reserve; or
 - a Public Place
- except where that reserve or Public Place is a Designated Area.
- (2) Sub clause (1) does not apply where a chain, cord or leash attached to the dog is securely fastened to a post or other fixture and the dog remains under sight or voice control by the Owner.

2. Owner's obligations in a Designated Area

- (1) A dog may be exercised off a chain, cord or leash in a Designated Area, if the Owner:
- carries a chain, cord or leash sufficient to bring the dog under control by place the dog on a chain, cord or leash if the dog behaves in a manner which threatens any person or animal;
 - remains in effective voice and or hand control of the dog and within constant sight of the dog so as to be able to promptly bring the dog under control by placing the dog on a chain, cord or leash if that becomes necessary or desirable to avoid any wandering out of effective control or to avoid any threatening behaviour or any attack;
 - carries a bag, receptacle or other means of picking up, and removing from the Designated Area, any of the dog's faeces, and
 - does not allow the dog to worry or otherwise threaten any person or animal, and does not allow the dog to attack any person or animal.
- (2) Notwithstanding anything else in this Order, an owner of a dog must keep the dog under effective control by means of a chain, cord or leash held by the Owner if the dog is within 20 metres of:
- an area where an organised sporting event or the practising thereof is taking place;
 - a children's play equipment area;
 - an area where a public meeting is being held; or
 - a permanently designated barbeque or picnic area.
- (3) An owner of a dog must not attempt to exercise more than four (4) dogs in a Designated Area at any one time.

3. Non application to dangerous dogs or greyhounds

Clause 2 of this Order does not apply to any dog which is a dangerous dog under the **Domestic (Feral and Nuisance) Animals Act 1994**, or to a greyhound which must meet the restraint requirements in section 27 of that Act.

4. Meaning of words

In this Order:

Designated Area means an area described as such in the Schedule, in which a dog may be exercised in the manner set out in clause 2 of this Order.

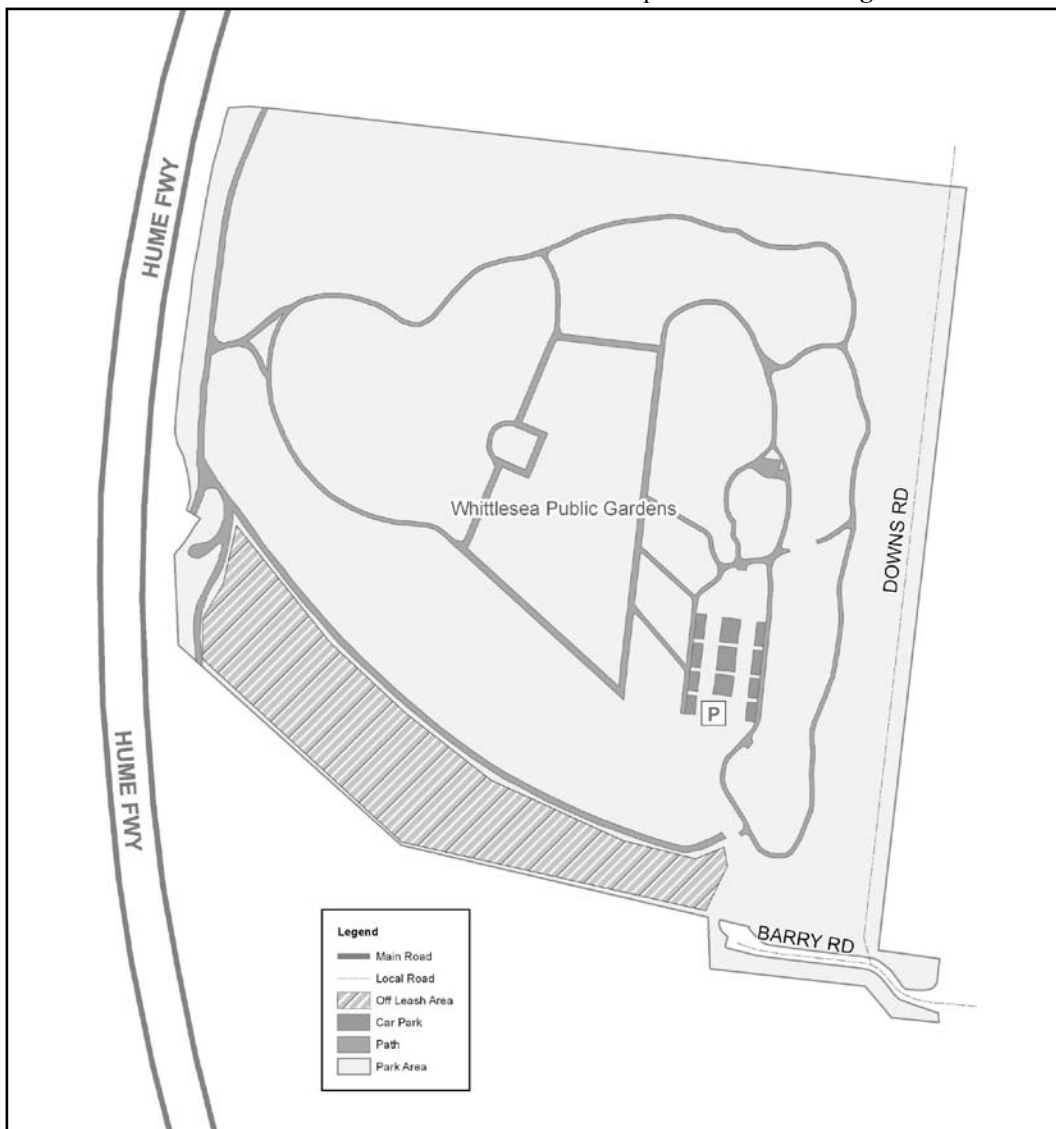
Owner has the same meaning as in the **Domestic (Feral and Nuisance) Animals Act 1994**.

Public Place has the meaning given to it in the **Summary Offences Act 1966**, and includes all streets, roads, footways, reserves, lanes, parks, schools, public halls and markets.

Schedule means the Schedule to this Order.

SCHEDULE

Whittlesea Gardens lower south side as shown on the plan below is a **Designated Area**.



DESIGNATED AREA (Off Leash)

DAVID TURNBULL
Chief Executive Officer

MOUNT ALEXANDER SHIRE COUNCIL

Proposed Local Laws

Mount Alexander Shire Council (Council) is proposing to make two local laws, to be known as the 'Roads and Council Land Local Law No. 2A of 2010' and 'Environment and Amenity Local Law No. 3A of 2010'.

The following information about the proposed local laws is provided in accordance with section 119(2) of the **Local Government Act 1989**:

Purpose of Proposed Local Law 2A

The purposes of this Local Law are to:

- manage the uses and activities on roads and Council land so that Council is aware of uses or activities which may:
 - interfere with the safety and convenience of people travelling on or using roads or land;
 - impede free and safe access for people, in particular those with sight and movement impairment or disabilities;
 - cause damage to Council and community assets;
 - create a danger or expose others to risk; or
 - be detrimental to the amenity of the area or the enjoyment of facilities on roads or land;
- identify activities and uses on roads and Council land where a permit is not required but conditions are applicable to the use so that the purposes above are achieved;
- identify activities and uses that are not permitted on roads and land;
- regulate and control activities on roads and Council land in a way that is consistent with community expectations and demands about their desired lifestyle and the availability of goods and services provided to them; and
- provide for the administration of Council's powers and functions.

General purport of Proposed Local Law 2A

The proposed local law, if made, will:

- make it an offence for a permit not to be obtained before a person occupies a road or works, or uses a road or Council land, for any of the following activities:
 - constructing or altering a vehicle crossing or installing a temporary vehicle crossing;
 - using a heavy vehicle contrary to a signed restriction;
 - droving or grazing livestock;
 - placing advertising signs or billposters;
 - restricting trading;
 - displaying goods;
 - providing for outdoor eating;
 - holding a street party, festival or procession; or
 - collecting money, gifts or subscriptionsin the manner specified in the proposed local law;
- make it an offence for a person not to observe requirements relating to:
 - the location of trees, plants and signs on private property;
 - the display of property numbers;
 - naming a road;
 - vehicle crossings for vehicle access;

- redundant vehicle crossings;
 - livestock control;
 - using recreational conveyances; and
 - the transfer of livestock by foot
- as set out in the proposed local law;
- restrict trade from designated trading areas by creating a relevant offence;
- regulate horseriding on roads and Council land by creating various offences; and
- regulate behaviour on roads and Council land (including behaviour concerning the repair of motor vehicles, behaviour which is contrary to signage and anti-social behaviour) by creating various offences.

Purpose of Proposed Local Law 3A

The purposes of this Local Law are to:

- manage activities and uses which may be dangerous, cause a nuisance or be detrimental to the amenity of the area or the environment;
- regulate and control activities to maintain a healthy and safe environment in the municipal district for residents and visitors;
- identify requirements or conditions that must be observed to ensure that a safe, healthy and enjoyable environment for residents and visitors is maintained; and
- provide for the administration of Council's powers and functions.

General purport of Proposed Local Law 3A

The proposed local law, if made, will:

- make it an offence for a permit not to be obtained before a person carries out any of the following activities:
 - camping on Council land, public land or private land;
 - conducting a carnival or festival;
 - connecting into a Council drain;
 - using an incinerator or engaging in open air burning; and
 - keeping excess numbers of dogs or cats
- in the manner specified in the proposed local law;
- make it an offence for a person not to observe certain conditions concerning:
 - the provision of adequate animal housing and enclosures;
 - disposing of domestic waste and recyclable material;
 - disposing of commercial and industrial trade waste;
 - transporting wastes; and
 - the keeping of birds;
- make it an offence for an owner or occupier of land to cause or allow his or her land to adopt a specified condition;
- make it an offence for a person in charge of an animal not to remove and dispose of that animal's faeces once deposited on land belonging to another; and
- make it an offence for an owner or occupier of property not to take all necessary steps to prevent objectionable animal or bird noise being emitted.

Both proposed local laws, if made, will also:

- regulate applications for, and the granting of, permits under the proposed local law;
- regulate the correction, revocation and registration of permits;

- create an offence for a person who fails to comply with a Notice to Comply;
- empower an Authorised Officer to impound certain objects;
- empower an Authorised Officer to issue an infringement notice for contravention of the proposed local law;
- make it an offence for a person to make a false representation or declaration or to intentionally omit relevant information in an application for a permit or exemption; and
- make it an offence for a person not to comply with a reasonable direction or instruction of an Authorised Officer, member of the Victoria Police or other specified person while on a road or Council land, in the circumstances set out in the proposed local law.

Copies of the proposed local laws may be inspected or obtained at the Council offices at 25 Lyttleton Street and 9 Halford Street, Castlemaine, during office hours, or from Council's website, www.mountalexander.com.au

Any person affected by the proposed local laws may make a submission relating to it to the Council. All submissions received by Council by 4.45 pm on 27 January 2010 of this notice will be considered in accordance with section 223 of the **Local Government Act 1989**. Submissions should be addressed to the Chief Executive Officer, Mount Alexander Shire Council, PO Box 185, Castlemaine, Victoria 3450, or email info@mountalexander.vic.gov.au

Any person making a submission is entitled to request (in the submission itself) to be heard in support of the submission by appearing before a meeting of a Council committee (either personally or by a person acting on his or her behalf). In that event, the person will be notified of the date and time of the hearing.

Submissions should be lodged at the above Council offices or posted to Council at PO Box 185, Castlemaine, Victoria 3450. Enquiries should be directed to Veronica Abbot on 5471 1700.

Council will meet to consider making local laws in the form of the proposed local laws at its meeting on 9 February 2010.

PHIL ROWLAND
Chief Executive Officer



Meeting Procedure Local Law No. 1/2009

Notice is hereby given that the Northern Grampians Shire Council intends to make Meeting Procedure Local Law No. 1/2009 pursuant to the **Local Government Act 1989**.

The purpose of this Local Law is to:

- (a) provide a mechanism to facilitate the good government of the Council through its formal meeting procedure to ensure effective and efficient Council decisions are made in a manner which acknowledges the role of local government within the Australian system of government;
- (b) promote and encourage community participation in the system of local government by providing mechanisms for the Council to ascertain the community's views and expectations;
- (c) regulate and control the election of Mayor and the Chairperson of any Special Committees;
- (d) regulate and control the procedures governing the conduct of meetings including:
 - (i) the notice required for meetings;
 - (ii) the keeping of minutes.
- (e) provide for the administration of the Council's powers and functions;
- (f) provide generally for the peace, order and good government of the municipal district; and
- (g) regulate the use of the common seal.

Copies of the proposed Local Law are available from the Council offices in Stawell and St Arnaud during office hours or by telephoning (03) 5358 8700.

Any person affected by the proposed Local Law may make a written submission to the Council by 4 January 2010 in accordance with section 223 of the **Local Government Act 1989**.

Any submissions received must be considered by the Council and a person may also request to be heard by the Council in support of their submission in accordance with section 223 of the Act.

All submissions must be sent to the Chief Executive Officer, Northern Grampians Shire Council, PO Box 580, Stawell, Victoria 3380.

GLEN DAVIS
Chief Executive Officer



Meeting Procedure Local Law 2009

The Bass Coast Shire Council formally made Meeting Procedure Local Law 2009 at its meeting held on 16 December 2009.

The purpose of the local law is to provide for the peace, order and good government of the Bass Coast Shire in a way that is complementary to the objectives in the Council Plan by providing for:

- (a) the election of the Mayor and Deputy Mayor and the Chairpersons of special committees;
- (b) the regulation of the use of the Common Seal of the Council; and
- (c) the regulation of proceedings at Council meetings and special committees.

The general purport of the local law is to provide for:

- (a) the manner in which the Mayor, Deputy Mayor and Chairpersons of special committees are elected;
- (b) the procedures for and restriction of the use of the common seal of the Council;
- (c) the meeting procedures and administration;
- (d) the procedures for motions and debate;
- (e) the manner of voting;
- (f) the keeping of minutes;
- (g) the conduct of question time and public comment;
- (h) the manner for receiving deputations; and
- (i) the manner in which the standards of conduct will be regulated.

A copy of the Local Law may be inspected at any of the following Council Customer Service Centres: 76 McBride Avenue, Wonthaggi; 91–97 Thompson Avenue, Cowes; 16 A'Beckett Street, Inverloch; and 1504–1510 Bass Highway, Grantville (Grantville Transaction Centre).

BENALLA RURAL CITY COUNCIL

Notice is given pursuant to section 119 of the **Local Government Act 1989** that the Benalla Rural City Council, at its meeting on 19 August 2009, resolved to make a new Local Law to be known as the Community Local Law 2009.

On the commencement of this Community Local Law the following local laws will be revoked:

1. Local Law No. 2 Municipal Places
2. Interim Streets and Roads Local Law No. 3
3. Interim Environmental Local Laws No. 4
4. Interim Livestock Local Laws No. 5.

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

- the peace, order and good governance of the municipality;
- a safe and healthy environment so that the community can enjoy a quality of life that meets its expectations;
- the safe and equitable use and enjoyment of public places;
- the protection and enhancement of the amenity and environment of the municipality;
- the fair and reasonable use and enjoyment of private land;
- an environment where activities on and related to building sites and building works complement the safety and amenity of the public and the community;
- an environment where activity related to waste and recycling complement the safety and amenity of the community;
- public safety, the protection of roads and the conservation of roadside environments; and
- the uniform and fair administration of this Community Local Law.

A copy of the Local Law can be obtained from Council Customer Service at Benalla Rural City Council Civic Centre, 2 Fawcner Drive, Benalla, Victoria 3672 or viewed at www.benalla.vic.gov.au

For further information, contact Senior Compliance Officer Graeme Joyce on 5760 2600.

TONY McILROY
Chief Executive Officer

SOUTH GIPPSLAND SHIRE COUNCIL

Proposal to Make a Local law

Council intends to make Local Law No. 3 2010 Processes of Municipal Government (Meeting Procedures and Common Seal), the purpose and general purport of which is to provide a mechanism to facilitate the good government of the South Gippsland Shire Council through its formal meeting procedure. A copy of the proposed Local Law can be obtained

from the Council Office. Any person affected by the proposed Local Law may make a submission under section 223 of the **Local Government Act 1989**.

TIM TAMLIN
Chief Executive Officer



City of KINGSTON

Adoption of Meeting Procedures Local Law 7

The Council, on 23 November 2009, adopted an amended Meeting Procedures Local Law 7. The following information about the Local Law is provided in accordance with the provisions of section 119 of the **Local Government Act 1989**:

Purpose of the Meeting Procedures Local Law 7

The purpose of the amended Local Law is to:

- be consistent with the relevant Victorian legislative provisions which have recently been enacted; and
- make the provisions more reflective of current practices.

The Meeting Procedures Local Law 7 includes the following amendments:

- Deletion of references to the Village Committees which are no longer Special Committees of the Council; and
- Revised disclosure of Conflicts of Interest provisions to accord with the legislative changes; and
- The requirement to include in a confidential report, the reason why the report is deemed to be confidential; and
- Clarification of the items of business at an Ordinary and Special Council meeting, including at Statutory Council meetings; and
- Revised timelines for the lodging of notices of motion to ensure that all notices of motion can be included in the Council agenda paper at the time of circulation; and
- Clarification and elaboration of the revocation/rescission provisions with respect to resolutions; and

- Clarification of the provisions with respect to the use of a casting or second vote; and
- Recognition that voting is by show of hands; and
- Updated procedures for the election of the Mayor (including voting by show of hands); and
- Elaboration of the duty of the Chairperson.

Purpose and General Purport of Meeting Procedures Local Law 7

The purpose and general purport of Meeting Procedures Local Law 7 is to:

- provide for the peace order and good government of the municipal district; and
- provide for the administration of the Council's powers and functions; and
- regulate proceedings at Council meetings, committee meetings and other meetings conducted by or on behalf of the Council where the Council has resolved that the provisions of this Local Law are to apply; and
- regulate proceedings for the election of the Mayor and Chairpersons of various committees; and
- promote and encourage community participation in the system of local government by providing mechanisms within the meeting arrangements for the Council to ascertain the community's views and expectations; and
- regulate the use of the common seal; and
- prohibit unauthorised use of the common seal or any device resembling the common seal.

A copy of the adopted Meeting Procedures Local Law 7 may be inspected at or obtained from the Council's Customer Services Centres at the following locations: 1230 Nepean Highway, Mentone (from 8.30 am to 5.30 pm); and 34 Brindisi Street, Mentone (from 9.00 am to 5.00 pm); and 1 Chelsea Road, Chelsea (from 10.00 am to 4.30 pm).

A copy will also be available on the Council's website, www.kingston.vic.gov.au

JOHN NEVINS
Chief Executive Officer



Local Law No. 3 – Municipal Places
(Amendment No. 4) 2006

Notice is hereby given pursuant to section 119(3) of the **Local Government Act 1989** that at its meeting on 23 November 2009, the Loddon Shire Council resolved to make Local Law No. 3 – Municipal Places (Amendment No. 4) 2006.

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

- allow and to protect the quiet enjoyment of municipal places;
- control and prevent behaviour which is a nuisance, or which may be detrimental to health and safety;
- protect Council and community assets and facilities; and
- provide generally for the peace, order and good government of the municipal district.

Copies of the Local Law may be obtained from Loddon Shire's head office at 41 High Street, Wedderburn and from Council's website at www.loddon.vic.gov.au

Notice under Section 224A(2) of the
Local Government Act 1989

Part 4, Clause 10 of Loddon Shire Council's Local Law No. 3 (Municipal Places) relates to Consumption of Liquor.

At its meeting on 23 November 2009, Council resolved, in accordance with section 224A of the **Local Government Act 1989**, to authorise all members of Victoria Police to enforce Clause 10.

JOHN McLINDEN
Chief Executive Officer



Meeting Procedure Local Law

In accordance with section 119 of the **Local Government Act 1989** (the Act), notice is hereby given that the Port Phillip City Council (the Council), at its meeting of 14 December 2009, resolved to repeal Local Law No. 2/2005, Meeting Procedure Local Law, and replace it by making a new Meeting Procedure Local Law

No. 2/2009 in accordance with sections 91 and 111 of the Act.

The purpose of this Local Law, which comes into operation on 24 December 2009, is to:–

- (a) regulate proceedings at Council meetings and special committees comprised solely of Councillors conducted by or on behalf of the Council;
- (b) provide for the election of the Mayor and Deputy Mayor of Council and the Chairpersons of special committees comprised solely of Councillors;
- (c) regulate the use of the common seal of the Council; and
- (d) substitute the Meeting Procedure Local Law No. 2/2009 for the previously existing Meeting Procedure Local Law No. 2/2005.

The general purport of Local Law No. 2/2009 includes specification of the form of regulation with a view to achieving the stated objectives and in particular provides for:

- (a) the manner in which the Mayor, Deputy Mayor and Chairpersons of special committees comprised solely of Councillors are elected;
- (b) the quorums for meetings;
- (c) the meeting procedures and administrations;
- (d) the method of addressing confidential reports;
- (e) the conduct of question time;
- (f) the procedures for motions and debate;
- (g) the manner in which the standards of conduct will be regulated;
- (h) the manner for receiving deputations and public comment; and
- (i) the procedures for and restriction of the use of the common seal of the Council and the prohibition of unauthorised use of any device resembling the common seal.

A copy of the Local Law may be obtained from, or inspected at, the Council Offices at the corner of Carlisle Street and Brighton Road, St Kilda, during normal office hours.

Planning and Environment Act 1987

MELTON PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C91

Authorisation A01523

The Council has prepared Amendment C91 to the Melton Planning Scheme.

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

The subject land affected by this Amendment consists of Caroline Springs Square as well as adjoining land to the east, south and west which is designated as the retail core within the Town Centre. More specifically, the retail core includes Caroline Springs Square, Lots 31 and 32 on the eastern side of Lake Street, existing retail use fronting Caroline Springs Boulevard (Caroline Springs Central), as well as existing commercial use to the south of Lake Street.

The Amendment proposes to increase the 22,000 m² shop floorspace allowance within the Town Centre to 40,000 m² within the designated retail core and allow Council to consider applications for shop use above the 40,000 m², or outside the retail core as a Section 2 – permit required use. In addition, the Amendment proposes to update the Retailing Policy at Clause 22.06 to identify the retail core and reference the Caroline Springs Square Urban Design Framework within the policy.

The Comprehensive Development Plan is also proposed to be updated to reflect the future development of Caroline Springs Square within the retail core of the Town Centre. The Schedule to Clause 81.01 will be amended to reference the Caroline Springs Comprehensive Development Plan 2009.

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

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

The closing date for submissions is 8 February 2010. A submission must be sent to the Planning Services Manager, Shire of Melton at 232 High Street, Melton 3337.

NEVILLE SMITH
Chief Executive

Planning and Environment Act 1987

WODONGA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C62

Authorisation A01478

The City of Wodonga has prepared Amendment C62 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 Council as planning authority to prepare the Amendment.

The land affected by the Amendment is:

2 Melrose Drive, Wodonga, otherwise known as Lot 1 LP 70954

4 Melrose Drive, Wodonga, otherwise known as Lot 2 LP 70954

6 Melrose Drive, Wodonga, otherwise known as Lot 3 LP 70954.

The Amendment proposes to rezone land, from a Residential 1 Zone to a Business 4 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 19 February 2010. A submission must be sent to the Chief Executive Officer, City of Wodonga, Hovell Street, Wodonga, Victoria 3690.

GAVIN CATOR
Chief Executive Officer

Planning and Environment Act 1987

WODONGA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C77

Authorisation A01479

The Wodonga Council has prepared Amendment C77 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 Council as planning authority to prepare the Amendment.

The land affected by the Amendment is 150–176 (inclusive) Melbourne Road, Wodonga, 2 Croyland Street, Wodonga and 2 Glenairne Street, Wodonga.

The Amendment proposes to rezone land, from a Residential 1 Zone to a Business 4 Zone. The Amendment also amends Clause 21.11–01 of the Wodonga Planning Scheme to allow for the investigation of the expansion of peripheral sales and trade supplies businesses, in areas along Melbourne Road and Osburn Street, Wodonga.

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 19 February 2010. A submission must be sent to the Chief Executive Officer, City of Wodonga, Hovell Street, Wodonga, Victoria 3690.

GAVIN CATOR
Chief Executive Officer

Planning and Environment Act 1987 **YARRA RANGES PLANNING SCHEME**

Notice of Preparation of Amendment Amendment C90

Authorisation A01503

The Yarra Ranges Council has prepared Amendment C90 to the Yarra Ranges Planning Scheme.

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

The Amendment corrects eleven (11) minor mapping anomalies and errors that have been identified through normal operation of the current Planning Scheme. Corrections include minor zone and overlay boundary changes and corrections to clause numbers in the schedule to Clause 53.01 of the Yarra Ranges Planning Scheme.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, during office hours at the community links of the Shire of Yarra Ranges: Lilydale – Anderson Street, Lilydale; Monbulk – 94 Main Street, Monbulk; Healesville – 276 Maroondah Highway, Healesville; Upwey – 40 Main Street, Upwey; and Yarra Junction – Warburton Highway/Hoddle Street, Yarra Junction.

The Amendment is also available, free of charge, at the Shire's website, www.yarraranges.vic.gov.au; and 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 written submission to the Shire of Yarra Ranges.

The closing date for submissions is 29 January 2010. All submissions must be sent to the Shire of Yarra Ranges, PO Box 105, Lilydale 3140.

DAMIAN CLOSS
Manager Strategic Planning

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 1 March 2010, 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.

DICKMAN, Keith Phillip, late of 16 Lyons Road, Croydon North, Victoria 3136, plumber, who died on 5 March 2009.

FARRELL, Peter Francis, also known as Peter Farell, late of 117 Noble Street, Noble Park, Victoria 3174, who died on 18 August 2009.

HAHN, Christine, late of 25 Sparks Avenue, Burwood, Victoria 3125, who died on 5 October 2009.

MERRIGAN, Bruce Harold, late of 12 James Avenue, Highett, Victoria 3190, pensioner, who died on 6 August 2009.

NELSON, Betty Noreen, late of 30 Beddoe Avenue, Clayton, Victoria 3168, pensioner, who died on 8 June 2009.

NOONAN, Dorothy May, formerly of 47 Saltley Street, South Kingsley, Victoria 3015, but late of Wyndham Lodge, 120 Synnot Street, Werribee, Victoria 3030, who died on 10 October 2009.

SCHEMBRI, Benedict, also known as Benny Schembri, late of 188 Coppin Street, Richmond, Victoria 3121, pensioner, who died on 17 September 2009.

SHIELL, Myrtle Ellen, late of Spurway Nursing Home, 87–91 Murrumbeena Road, Murrumbeena, Victoria 3163, who died on 14 October 2009.

STEPHENS, Geoffrey Ronald, late of Domain Seahaven Aged Care, 119 Cashin Street, Inverloch, Victoria 3996, pensioner, who died on 17 October 2009.

TODD, John Desmond, late of 95 Plume Street, Norlane, Victoria 3214, chemist, who died on 10 August 2009.

Dated 21 December 2009

ROD SKILBECK
Manager
Executor and Trustee Services

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary, Department of Human Services, under section 8A of the **Health Act 1958** in relation to section 5 of the **Adoption Act 1984**, I, Jan Snell, approve the following person under section 5[1] and section 5[2](b) of the **Adoption Act 1984** as approved counsellor for the purposes of section 35 of the **Adoption Act 1984**.

Kelly Manfield

Anglicare Victoria, 41 Somerville Road, Yarraville, Victoria 3013.

JAN SNELL
Regional Director
North and West Metropolitan Region

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary, Department of Human Services under section 8A of the **Health Act 1958** in relation to section 5 of the **Adoption Act 1984**, I, Jan Snell, approve the following person under section 5[1] and section 5[2](b) of the **Adoption Act 1984** as approved counsellor for the purposes of section 35 of the **Adoption Act 1984**.

Monika Vukovic

Centacare Catholic Family Services, 576 Victoria Parade, East Melbourne 3002.

JAN SNELL
Regional Director
North and West Metropolitan Region

Education and Training Reform Act 2006

NOTIFICATION SUSPENDING THE REGISTRATION OF A TEACHER

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

On 27 October 2009, Mr Tomislav Peter Gavran, born 6 April 1978, was found guilty of serious misconduct and currently not fit to teach.

On 27 October 2009, Mr Tomislav Peter Gavran's registration to teach was suspended, effective from 14 December 2009 until 14 June 2010 and the following conditions imposed:

- that the Teacher attend six sessions of counselling with his treating Psychologist (i.e. six sessions in addition to sessions that he has already attended). The counselling sessions are to address the following issues in relation to Mr Gavran's practice as a teacher:
 - Victorian Institute of Teaching Code of Ethics (ref honesty and integrity)
 - Victorian Institute of Teaching Code of Conduct (ref the Teacher's breaches)

- The direct and explicit links between Allegation 1 and Allegation 2
 - Balancing personal life and professional conduct (ref alcohol consumption and social activities)
 - Student/Teacher relationships – setting appropriate boundaries
 - Strategies for moving back into teaching.
- that a report from the Psychologist is to be provided to the Panel by 14 June 2010. The report is to address the Teacher's progress generally, as well as detail levels of understanding and outcomes in relation to the six points set out above.
 - additionally, the Teacher is to submit a report written by himself (i.e. it should not be drafted by his legal representatives or any other person) detailing what he has undertaken and learned during his own remedial and development work, and the six counselling sessions. This report should be submitted with the Psychologist's report by 14 June 2010.
- (c) Statistical purposes relating to education or training;
 - (d) Research purposes relating to education or training; and
 - (e) Ensuring students' educational records are accurately maintained.

This authorisation takes effect on the date of publication in the Government Gazette.

This authorisation is subject to the following condition:

- (1) Authorised Persons may only disclose a Victorian student number or related information to an education or training provider if the student to whom that Victorian student number has been allocated, or to whom that related information relates, is, was or is seeking to become enrolled by that education or training provider.

This authorisation does not authorise the disclosure of personal information that relates to an individual student, including an individual student's full name.

Dated 11 December 2009

JEFF ROSEWARNE
Acting Secretary
Department of Education and
Early Childhood Development

SUSAN HALLIDAY
Chairperson
Disciplinary Proceedings Committee
Victorian Institute of Teaching

Education and Training Reform Act 2006

Section 5.3A.9(1)

INSTRUMENT OF AUTHORISATION

I, Jeff Rosewarne, Acting Secretary of the Department of Education and Early Childhood Development (Department), pursuant to section 5.3A.9(1) of the **Education and Training Reform Act 2006** (Act), authorise all persons employed under Part 3 of the **Public Administration Act 2004** in the Department whose duties include the analysis and evaluation of information relating to students (Authorised Persons) to access, use and disclose Victorian student numbers and related information (within the meaning of section 5.3A.1 of the Act) for the following purposes:

- (a) Monitoring and ensuring student enrolment and attendance;
- (b) Ensuring education or training providers and students receive appropriate resources;

Education and Training Reform Act 2006

NOTICE OF MAKING OF ORDER UNDER SECTION 2.3.2

Ministerial Order No. 261, constituting Spring Parks Primary School Council under section 2.3.2(1) (6) and (7) of the **Education and Training Reform Act 2006**, was made on 14 December 2009.

BRONWYN PIKE, MP
Minister for Education

Education and Training Reform Act 2006

NOTICE OF MAKING OF ORDER UNDER SECTION 2.3.2

Ministerial Order No. 260, constituting Springvale Rise Primary School Council under section 2.3.2(1) (6) and (7) of the **Education and Training Reform Act 2006**, was made on 14 December 2009.

BRONWYN PIKE, MP
Minister for Education

Education and Training Reform Act 2006NOTICE OF MAKING OF ORDER
UNDER SECTION 2.3.2

Ministerial Order No. 258, constituting Keysborough Primary School Council under section 2.3.2(1) (6) and (7) of the **Education and Training Reform Act 2006**, was made on 14 December 2009.

BRONWYN PIKE, MP
Minister for Education

Juries Act 2000

NOTICE PURSUANT TO SECTION 51(4)

I, Rob Hulls MP, Attorney General and Minister responsible for the **Juries Act 2000**, pursuant to section 51(4) of that Act, hereby fix the following rate of remuneration and allowances to be paid for jury service:

- (1) (a) for each day of attendance at court (whether the juror has actually served or not) not exceeding 6 days—\$38.00; and
- (b) for each day of attendance at court (whether the juror has actually served or not) in excess of 6 days but not exceeding 12 months—\$76.00; and
- (c) for each day of attendance at court (whether the juror has actually served or not) in excess of 12 months—\$151.00.
- (2) If a juror on the last day of a trial is required to serve for more than 8 hours (excluding the period of any adjournments for meals) the juror must be paid twice the amount prescribed for the day.
- (3) A juror who resides outside the jury district for Melbourne is eligible for an allowance for travelling to court from his or her residence by the shortest practical route calculated at a rate of 40 cents per kilometre travelled in excess of 8 kilometres.
- (4) An allowance under subregulation (3) is payable in respect of only one journey either to or from court each day.

These rates of remuneration and allowances take effect from 1 January 2010.

ROB HULLS MP
Attorney-General

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

DEPARTMENT OF PRIMARY INDUSTRIES

Exemption of Land from an
Exploration or Mining Licence

I, Kathy Hill, 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 applications 5254, 5255, 5258, 5259, 5261, 5262 and 5263 from being subject to an exploration licence and a mining licence.

Dated 17 December 2009

KATHY HILL
Executive Director
Earth Resources Division
(formerly Minerals and Petroleum)

Occupational Health and Safety Act 2004**VICTORIAN WORKCOVER AUTHORITY****Notice of Issue of Major Hazard Licence**

On 14 December 2009, a licence under Chapter 6 of the Occupational Health and Safety Regulations 2007 was issued to TRUenergy Gas Storage Pty Ltd and authorises the facility located at Iona Gas Plant, 285 Waarre Road, Port Campbell, Victoria 3269, to be operated as a major hazard facility.

The Major Hazard Facility Licence was issued for a term of 5 years and will expire on 23 September 2014.

The licence did not include conditions.

The following Schedule 9 materials were authorised by the licence:

From Table 1 of Schedule 9

Material	UN Nos. Included under Name
Methane or natural gas	1971
Ammonia	1005

From Table 2 of Schedule 9

Material	Description
Flammable liquids	Liquids that meet criteria for Class 3 Packing Group II
Flammable liquids	Liquids that meet criteria for Class 3 Packing Group II

GREG TWEEDLY
Chief Executive

Electricity Industry Act 2000

MOMENTUM ENERGY PTY LTD (ABN 42 100 569 159)

Standing Offer Rates for Electricity in Victoria

These rates, effective 4 January 2009, are republished here to fulfil the requirements of the ESC's Guideline 19.

These Standing Offer Retail Rates set out the prices at which we will supply electricity, in accordance with the requirements of section 35 the **Electricity Industry Act 2000**.

AGL (60/VD) Business

Standing Offer Rates	A200 7- E (Small Business Any Time)		A210 - D Small Business Mon to Fri 7 am to 11 pm Peak		A250 - E1 Small Business Mon to Sun 7 am to 11 pm Peak	
	GST (excl)	GST (Incl)	GST (excl)	GST (Incl)	GST (excl)	GST (Incl)
Peak 1	19.50	21.45	23.52	25.87	22.88	25.16
Peak 2	-	-	-	-	-	-
Off Peak	-	-	8.62	9.48	8.58	9.44
Basic Meter Charge	0.6781	0.7459	0.7260	0.7986	0.7260	0.7986
MRIM Meter Charge	1.8698	2.0568	1.8698	2.0568	1.8698	2.0568
COMMS Meter Charge	4.0239	4.4263	4.0239	4.4263	4.0239	4.4263
Additional Comms Meter per meter	2.7226	2.9949	2.7226	2.9949	2.7226	2.9949

Peak and Off Peak

Units c/kWh

Meter Charge includes Service to Property Charge \$/day

AGL (60/VD) Business (Cont)

Standing Offer Rates			A230 - DMD		A270 - DMD	
			GST (excl)	GST (Incl)	GST (excl)	GST (Incl)
Peak 1			19.51	21.46	18.35	20.19
Peak 2			-	-	-	-
Off Peak			7.33	8.06	7.48	8.22
Basic Meter Charge			1.3013	1.4315	1.3013	1.4315
MRIM Meter Charge			1.8698	2.0568	1.8698	2.0568
COMMS Meter Charge			4.0239	4.4263	4.0239	4.4263
Additional Comms Meter per meter			2.7226	2.9949	2.7226	2.9949

Peak and Off Peak

Units c/kWh

Meter Charge includes Service to Property Charge \$/day

AGL (60) Residential

Standing Offer Rates	A100 - GD (Residential Single Rate)		A180 - GD w/HW (Residential + Hot Water)		A140 - GH/GL (Residential Time of Use)	
	GST (excl)	GST (Incl)	GST (excl)	GST (Incl)	GST (excl)	GST (Incl)
Peak 1	20.36	22.40	20.36	22.40	28.01	30.81
Peak 2	-	-	-	-	-	-
Off Peak	-	-	10.23	11.25	10.26	11.29
Basic Meter Charge	0.5000	0.5500	0.5000	0.5500	0.5000	0.5500
MRIM Meter Charge	1.8699	2.0568	1.8699	2.0568	1.8699	2.0568

Peak and Off Peak

Units c/kWh

Meter Charge includes Service to Property Charge \$/day

SP Ausnet (63/VB) Business

Standing Offer Rates	NEE12 - E (Small Business Any Time)		NEE21/51 - D Small Business Mon to Fri 7 am to 11 pm Peak		NEE60 - E1 Small Business Mon to Sun 7 am to 11 pm Peak	
	GST (excl)	GST (Incl)	GST (excl)	GST (Incl)	GST (excl)	GST (Incl)
Peak 1	19.88	21.87	22.44	24.68	23.13	25.44
Peak 2	20.65	22.72	-	-	-	-
Off Peak	-	-	13.57	14.93	14.81	16.29
Basic Meter Charge	0.7192	0.7911	0.7979	0.8778	1.0342	1.1377
MRIM Meter Charge	1.8699	2.0568	1.8699	2.0568	1.8699	2.0568
COMMS Meter Charge	4.0240	4.4264	4.0240	4.4264	4.0240	4.4264
Additional Comms Meter per meter	2.7226	2.9949	2.7226	2.9949	2.7226	2.9949

Peak and Off Peak

Units c/kWh

First 1020/qrtr

Meter Charge includes Service to Property Charge \$/day

SP Ausnet (63) Residential

Standing Offer Rates	NEE11 - GD (Residential Single Rate)		NEE13 - GD w/HW (Residential + Hot Water and Heating)		NEE20 - GH/GL (Residential Time of Use)	
	GST (excl)	GST (Incl)	GST (excl)	GST (Incl)	GST (excl)	GST (Incl)
Peak 1	19.00	20.90	20.41	22.45	22.70	24.97
Peak 2	20.05	22.06	21.45	23.60	-	-
Off Peak	-	-	11.26	12.39	13.13	14.44
Basic Meter Charge per meter	0.5616	0.6178	0.6301	0.6932	0.6712	0.7384
MRIM Meter Charge per meter	1.8699	2.0568	1.8699	2.0568	1.8699	2.0568

Peak and Off Peak

Units c/kWh

First 1020/qrtr

First 1020/qrtr

Meter Charge includes Service to Property Charge \$/day

Jemena (64/VE) Business

Standing Offer Rates	LVM1R - E (Small Business Any Time)		LVM2R5D - D Small Business Mon to Fri 7 am to 11 pm Peak		LVM2R7D - E1 Small Business Mon to Sun 7 am to 11 pm Peak	
	GST (excl)	GST (Incl)	GST (excl)	GST (Incl)	GST (excl)	GST (Incl)
Peak 1	21.13	23.24	23.13	25.44	22.38	24.61
Peak 2	-	-	-	-	-	-
Off Peak	-	-	9.83	10.81	9.83	10.81
Basic Meter Charge	0.7295	0.8024	0.7295	0.8024	0.7295	0.8024
MRIM Meter Charge	1.8699	2.0568	1.8699	2.0568	1.8699	2.0568
COMMS Meter Charge	4.0240	4.4264	4.0240	4.4264	4.0240	4.4264
Additional Comms Meter per meter	2.7226	2.9949	2.7226	2.9949	2.7226	2.9949

Peak and Off Peak

Units c/kWh

Meter Charge includes Service to Property Charge \$/day

Jemena (64/VE) Business (Cont.)

Standing Offer Rates			LVkWTOU - DMD		LVkWTOUH - DMD	
			GST (excl)	GST (Incl)	GST (excl)	GST (Incl)
Peak 1			19.96	21.96	19.59	21.55
Peak 2			-	-	-	-
Off Peak			6.99	7.69	6.75	7.43
Basic Meter Charge			1.3014	1.4315	1.3014	1.4315
MRIM Meter Charge			1.8699	2.0568	1.8699	2.0568
COMMS Meter Charge			4.0240	4.4264	4.0240	4.4264
Additional Comms Meter per meter			2.7226	2.9949	2.7226	2.9949

Jemena (64) Residential

Standing Offer Rates	LVS1R - GD (Residential Single Rate)		LVS1R+DED - GD w/HW (Residential + Hot Water and Heating)		LVS2R - GH/GL (Residential Time of Use)	
	GST (excl)	GST (Incl)	GST (excl)	GST (Incl)	GST (excl)	GST (Incl)
Peak 1	20.19	22.21	20.19	22.21	27.68	30.44
Peak 2	-	-	-	-	-	-
Off Peak	-	-	10.43	11.47	10.00	11.00
Basic Meter Charge	0.5000	0.5500	0.5000	0.5500	0.5000	0.5500
MRIM Meter Charge	1.8699	2.0568	1.8699	2.0568	1.8699	2.0568

Peak and Off Peak

Units c/kWh

Meter Charge includes Service to Property Charge \$/day

Citipower (61/VA) Business

Standing Offer Rates	C1G - E (Small Business Any Time)		C2G5 - D Small Business Mon to Fri 7 am to 11 pm Peak		C2G7 - E1 Small Business Mon to Sun 7 am to 11 pm Peak	
	GST (excl)	GST (Incl)	GST (excl)	GST (Incl)	GST (excl)	GST (Incl)
Peak 1	18.28	20.10	21.78	23.95	20.63	22.69
Peak 2	18.10	19.91	21.25	23.38	19.69	21.66
Off Peak	-	-	9.72	10.69	8.64	9.50
Basic Meter Charge	0.7842	0.8627	1.0274	1.1301	0.9932	1.0925
MRIM Meter Charge	1.8699	2.0568	1.8699	2.0568	1.8699	2.0568
COMMS Meter Charge	4.0240	4.4264	4.0240	4.4264	4.0240	4.4264
Additional Comms Meter per meter	2.7226	2.9949	2.7226	2.9949	2.7226	2.9949

Peak and Off

Peak Units c/kWh First 340/month

First 340/month

First 340/month

Meter Charge includes Service to Property Charge \$/day

Citipower (61) Residential

Standing Offer Rates	C1R - GD (Residential Single Rate)		C1RCDS - GD w/HW (Residential + Hot Water and Heating)		C2R - GH/GL (Residential Time of Use)	
	GST (excl)	GST (Incl)	GST (excl)	GST (Incl)	GST (excl)	GST (Incl)
Peak 1	19.28	21.20	19.28	21.20	25.04	27.54
Peak 2	20.85	22.94	20.85	22.94	25.04	27.54
Off Peak	-	-	9.35	10.29	10.10	11.11
Basic Meter Charge	0.5338	0.5872	0.5338	0.5872	0.5338	0.5872
MRIM Meter Charge	1.8699	2.0568	1.8699	2.0568	1.8699	2.0568

Peak and Off

Peak Units c/kWh First 340/month

First 340/month

First 340/month

Meter Charge includes Service to Property Charge \$/day

Powercor (62/VC) Business

Standing Offer Rates	ND1 - E (Small Business Any Time)		ND2/ND5 - D Small Business Mon to Fri 7 am to 11 pm Peak		ND3 - E1 Small Business Mon to Sun 7 am to 11 pm Peak	
	GST (excl)	GST (Incl)	GST (excl)	GST (Incl)	GST (excl)	GST (Incl)
Peak 1	20.17	22.19	23.65	26.02	22.74	25.01
Peak 2	21.36	23.50	24.16	26.57	23.53	25.89
Off Peak	-	-	8.52	9.37	8.52	9.37
Basic Meter Charge	0.6438	0.7082	0.6747	0.7421	0.6747	0.7421
MRIM Meter Charge	1.8699	2.0568	1.8699	2.0568	1.8699	2.0568
COMMS Meter Charge	4.0240	4.4264	4.0240	4.4264	4.0240	4.4264
Additional Comms Meter per meter	2.7226	2.9949	2.7226	2.9949	2.7226	2.9949

Peak and Off Peak

Units c/kWh

First 333/month

First 333/month

First 333/month

Meter Charge includes Service to Property Charge \$/day

Powercor (62) Residential

Standing Offer Rates	D1 - GD (Residential Single Rate)		D1DD1 - GD w/HW (Residential + Hot Water and Heating)		D2/D3 - GH/GL (Residential Time of Use)	
	GST (excl)	GST (Incl)	GST (excl)	GST (Incl)	GST (excl)	GST (Incl)
12 or 36 month contract term applies						
Peak 1	21.51	23.66	21.51	23.66	27.24	29.96
Peak 2	25.28	27.80	25.28	27.80	29.78	32.75
Off Peak	-	-	9.21	10.13	10.11	11.12
Basic Meter Charge	0.5814	0.6395	0.5814	0.6395	0.5814	0.6395
MRIM Meter Charge	1.8699	2.0568	1.8699	2.0568	1.8699	2.0568

Peak and Off Peak

Units c/kWh

First 333/month

First 333/month

First 333/month

Meter Charge includes Service to Property Charge \$/day

Electricity Industry Act 2000

NEIGHBOURHOOD ENERGY PTY LTD ABN 97 109 118 578

Deemed and standing offer tariffs to residential and small business customers pursuant to sections 35 and 39 of the **Electricity Industry Act 2000** effective 5 February 2010 until such time as the tariffs are varied.

DOMESTIC**Citipower Network**

D11C (GD/GR)	Excl. GST	Incl. GST	Units
First 1020 kWh/qtr	17.90	19.69	c/kWh
Balance	19.16	21.08	c/kWh
Supply charge	48.61	53.47	\$/qtr

D11CF (GD/GR+PFIT)	Excl. GST	Incl. GST	Units
First 1020 kWh/qtr	17.90	19.69	c/kWh
Balance	19.16	21.08	c/kWh
Supply charge	48.61	53.47	\$/qtr
All Qualifying PFIT Generation	60.00	66.00	c/kWh

D12C (GD/GR + Controlled Load)	Excl. GST	Incl. GST	Units
First 1020 kWh/qtr	17.90	19.69	c/kWh
Balance	19.29	21.22	c/kWh
Controlled load	9.69	10.66	c/kWh
Supply charge	48.61	53.47	\$/qtr

D25C (GH/GL)	Excl. GST	Incl. GST	Units
Peak (7 am–11 pm/Monday to Friday)	23.34	25.68	c/kWh
Off Peak	10.07	11.07	c/kWh
Supply charge	48.83	53.71	\$/qtr

Jemena Network

D11A (GD/GR)	Excl. GST	Incl. GST	Units
All kWh	18.74	20.61	c/kWh
Supply charge	45.17	49.69	\$/qtr

D12A (GD/GR + Controlled Load)	Excl. GST	Incl. GST	Units
All peak kWh	18.34	20.18	c/kWh
All controlled load kWh	9.91	10.90	c/kWh
Supply charge	45.17	49.69	\$/qtr

D25A (GH/GL)	Excl. GST	Incl. GST	Units
Peak (7 am–11 pm/Monday to Friday)	25.32	27.86	c/kWh
Off Peak	10.09	11.10	c/kWh
Supply charge	45.65	50.21	\$/qtr

D11AF (GD/GR + PFIT)	Excl. GST	Incl. GST	Units
All kWh	18.74	20.61	c/kWh
Supply charge	45.17	49.69	\$/qtr
All Qualifying PFIT Generation	60.00	66.00	c/kWh

Powercor Network

D11P (GD/GR)	Excl. GST	Incl. GST	Units
First 1000 kWh/qtr	19.30	21.22	c/kWh
Balance	20.57	22.62	c/kWh
Supply charge	52.99	58.29	\$/qtr

D11PF (GD/GR+PFIT)	Excl. GST	Incl. GST	Units
First 1000 kWh/qtr	19.30	21.22	c/kWh
Balance	20.57	22.62	c/kWh
Supply charge	52.99	58.29	\$/qtr
All Qualifying PFIT Generation	60.00	66.00	c/kWh
D12P (GD/GR + Controlled Load)	Excl. GST	Incl. GST	Units
First 1000 kWh/qtr	19.70	21.67	c/kWh
Balance	21.01	23.11	c/kWh
Controlled load	9.19	10.11	c/kWh
Supply charge	52.99	58.29	\$/qtr
D25P (GH/GL)	Excl. GST	Incl. GST	Units
Peak (7 am–11 pm/Monday to Friday) – 1st 1000 kWh/qtr	24.61	27.07	c/kWh
Balance	25.52	28.08	c/kWh
Off Peak	9.88	10.87	c/kWh
Supply charge	52.87	58.16	\$/qtr
ClimateSaver Tariff	Excl. GST	Incl. GST	Units
Supply under this tariff is available to both D11P and D25P customers			
1 November to 31 March	21.26	23.39	c/kWh
1 April to 31 October	12.63	13.89	c/kWh
SP AusNet Network			
D11S (GD/GR)	Excl. GST	Incl. GST	Units
All kWh	18.57	20.43	c/kWh
Supply charge	50.19	55.21	\$/qtr
D12S (GD/GR + Controlled Load)	Excl. GST	Incl. GST	Units
All peak kWh	19.40	21.34	c/kWh
Controlled load	10.65	11.71	c/kWh
Supply charge	54.50	59.95	\$/qtr
D25S (GH/GL)	Excl. GST	Incl. GST	Units
Peak (7 am–11 pm/Monday to Friday)	23.46	25.80	c/kWh
Off Peak	13.12	14.43	c/kWh
Supply charge	54.79	60.27	\$/qtr
D11SF (GD/GR+PFIT)	Excl. GST	Incl. GST	Units
All kWh	17.37	19.11	c/kWh
Supply charge	48.74	53.61	\$/qtr
All Qualifying PFIT Generation	60.00	66.00	c/kWh
United Energy Network			
D11U (GD/GR)	Excl. GST	Incl. GST	Units
All kWh	18.32	20.15	c/kWh
Supply charge	44.61	49.07	\$/qtr
D12U (GD/GR + Controlled Load)	Excl. GST	Incl. GST	Units
All peak kWh	18.69	20.56	c/kWh
All controlled load kWh	10.35	11.38	c/kWh
Supply charge	44.61	49.07	\$/qtr

D25U (GH/GL)	Excl. GST	Incl. GST	Units
Peak (7 am–11 pm/Monday to Friday)	25.39	27.93	c/kWh
Off Peak	10.08	11.09	c/kWh
Supply charge	46.30	50.93	\$/qtr
D11UF (GD/GR+PFIT)	Excl. GST	Incl. GST	Units
All kWh	17.80	19.54	c/kWh
Supply charge	46.24	50.86	\$/qtr
All Qualifying PFIT Generation	60.00	66.00	c/kWh

SMALL BUSINESS**Citipower Network**

B11C (E)	Excl. GST	Incl. GST	Units
First 1250 kWh/month	17.92	19.72	c/kWh
Balance	17.50	19.25	c/kWh
Supply charge	23.58	25.94	\$/month

B11CF (E+PFIT)	Excl. GST	Incl. GST	Units
First 1250 kWh/month	17.92	19.72	c/kWh
Balance	17.50	19.25	c/kWh
Supply charge	23.58	25.94	\$/month
All Qualifying PFIT Generation	60.00	66.00	c/kWh

B27C (E1) (Peak 7 am–11 pm/7 days)	Excl. GST	Incl. GST	Units
Peak first 1250 kWh/month	18.50	20.35	c/kWh
Balance	18.38	20.22	c/kWh
Off Peak	9.67	10.64	c/kWh
Supply charge	28.98	31.87	\$/month

B25C (DH/DL) (Peak 7 am–11 pm/Monday to Friday)	Excl. GST	Incl. GST	Units
Peak	20.99	23.09	c/kWh
Off Peak	9.52	10.47	c/kWh
Supply charge	29.38	32.32	\$/month

B12C (E+Controlled Load)	Excl. GST	Incl. GST	Units
First 1250 kWh/month	17.92	19.72	c/kWh
Balance	17.50	19.25	c/kWh
All controlled load kWh	9.53	10.48	c/kWh
Supply charge	23.58	25.94	\$/month

Jemena Network

B11A (E)	Excl. GST	Incl. GST	Units
First 7000 kWh/month	18.67	20.53	c/kWh
Balance	17.67	19.44	c/kWh
Supply charge	19.94	21.94	\$/month

B27A (E1) (Peak 7 am–11 pm/7 days)	Excl. GST	Incl. GST	Units
First 5500 kWh/month	21.80	23.98	c/kWh
Balance	18.25	20.07	c/kWh
Off Peak	9.17	10.09	c/kWh
Supply charge	20.60	22.66	\$/month

B27AF (E1+PFIT) (Peak 7 am–11 pm/7 days)	Excl. GST	Incl. GST	Units
First 5500 kWh/month	21.80	23.98	c/kWh
Balance	18.25	20.07	c/kWh
Off Peak	9.17	10.09	c/kWh
Supply charge	20.60	22.66	\$/month
All Qualifying PFIT Generation	60.00	66.00	c/kWh

B25A (DH/DL)**(Peak 7 am–11 pm/Monday to Friday)**

	Excl. GST	Incl. GST	Units
Peak	21.66	23.83	c/kWh
Off Peak	9.40	10.34	c/kWh
Supply charge	21.16	23.28	\$/month

B25AF (DH/DL+PFIT)**(Peak 7 am–11 pm/Monday to Friday)**

	Excl. GST	Incl. GST	Units
Peak	21.66	23.83	c/kWh
Off Peak	9.40	10.34	c/kWh
Supply charge	21.16	23.28	\$/month
All Qualifying PFIT Generation	60.00	66.00	c/kWh

B12A (E+Controlled Load)

	Excl. GST	Incl. GST	Units
First 7000 kWh/month	18.67	20.53	c/kWh
Balance	17.67	19.44	c/kWh
All controlled load kWh	9.86	10.85	c/kWh
Supply charge	19.94	21.94	\$/month

Powercor Network**B11P (E)**

	Excl. GST	Incl. GST	Units
Peak first 333 kWh/month	19.55	21.50	c/kWh
Balance	20.81	22.89	c/kWh
Supply charge	18.84	20.72	\$/month

B11PF (E+PFIT)

	Excl. GST	Incl. GST	Units
Peak first 333 kWh/month	19.55	21.50	c/kWh
Balance	20.81	22.89	c/kWh
Supply charge	18.84	20.72	\$/month
All Qualifying PFIT Generation	60.00	66.00	c/kWh

B27P (E1) (Peak 7 am–11 pm/7 days)

	Excl. GST	Incl. GST	Units
Peak first 333 kWh/month	22.13	24.35	c/kWh
Balance	22.96	25.26	c/kWh
Off Peak	8.85	9.74	c/kWh
Supply charge	19.13	21.05	\$/month

B25P (DH/DL)**(Peak 7 am–11 pm/Monday to Friday)**

	Excl. GST	Incl. GST	Units
Peak (7–11/5 days) – 1st 333 kWh/month	22.90	25.19	c/kWh
Balance	23.54	25.89	c/kWh
Off Peak	8.96	9.86	c/kWh
Supply charge	19.34	21.27	\$/month

B12P (E+Controlled Load)

	Excl. GST	Incl. GST	Units
Peak first 333 kWh/month	19.55	21.50	c/kWh
Balance	20.81	22.89	c/kWh
All controlled load kWh	9.10	10.01	c/kWh
Supply charge	18.84	20.72	\$/month

SP AusNet Network

B11S (E)	Excl. GST	Incl. GST	Units
All kWh	18.67	20.54	c/kWh
Supply charge	20.21	22.24	\$/month
B27S (E1) (Peak 7 am–11 pm/7 days)	Excl. GST	Incl. GST	Units
All Peak kWh	20.65	22.71	c/kWh
Off Peak	12.55	13.80	c/kWh
Supply charge	30.20	33.22	\$/month
B25S (DH/DL) (Peak 7 am–11 pm/Monday to Friday)	Excl. GST	Incl. GST	Units
All Peak kWh	21.44	23.58	c/kWh
Off Peak	12.27	13.50	c/kWh
Supply charge	20.74	22.81	\$/month
B25SF (DH/DL+PFIT) (Peak 7 am–11 pm/Monday to Friday)	Excl. GST	Incl. GST	Units
All Peak kWh	21.44	23.58	c/kWh
Off Peak	12.27	13.50	c/kWh
Supply charge	20.74	22.81	\$/month
All Qualifying PFIT Generation	60.00	66.00	c/kWh
B12S (E+Controlled Load)	Excl. GST	Incl. GST	Units
All kWh	18.67	20.54	c/kWh
All controlled load kWh	10.45	11.49	c/kWh
Supply charge	20.21	22.24	\$/month

United Energy Network

B11U (E)	Excl. GST	Incl. GST	Units
First 7000 kWh/month	20.19	22.21	c/kWh
Balance	15.41	16.95	c/kWh
Supply charge	20.69	22.76	\$/month
B11UF (E+PFIT)	Excl. GST	Incl. GST	Units
First 7000 kWh/month	20.19	22.21	c/kWh
Balance	15.41	16.95	c/kWh
Supply charge	20.69	22.76	\$/month
All Qualifying PFIT Generation	60.00	66.00	c/kWh
B27U (E1) (Peak 7 am–11 pm/7 days)	Excl. GST	Incl. GST	Units
First 5500 kWh/month	24.12	26.54	c/kWh
Balance	17.49	19.24	c/kWh
Off Peak	9.53	10.49	c/kWh
Supply charge	20.24	22.26	\$/month
B25U (DH/DL) (Peak 7 am–11 pm/Monday to Friday)	Excl. GST	Incl. GST	Units
Peak	22.74	25.01	c/kWh
Off Peak	9.51	10.46	c/kWh
Supply charge	20.70	22.76	\$/month
B12U (E+Controlled Load)	Excl. GST	Incl. GST	Units
First 7000 kWh/month	20.19	22.21	c/kWh
Balance	15.41	16.95	c/kWh
All controlled load kWh	10.46	11.51	c/kWh
Supply charge	20.69	22.76	\$/month

**Electricity Industry Act 2000
Gas Industry Act 2001**

RED ENERGY PTY LIMITED ABN 60 107 479 372

The following tariffs apply to the sale and supply of electricity and gas in accordance with sections 35 and 39 of the **Electricity Industry Act 2000** (Victoria) and sections 42 and 46 of the **Gas Industry Act 2001** (Victoria) respectively, and are effective from 24 January 2010.

ELECTRICITY TARIFFS – RESIDENTIAL

Table 1: Offers applicable for single rate meters with and without controlled loads (excluding customers in United Energy Distribution area).

Applicable Distributor	Residential Electricity Price Plans	Excluding GST				
		Fixed Charge c/day	Peak Tariff 1 c/kWh	Peak Step Quantity kWh/quarter	Peak Tariff 2 c/kWh	Controlled Off Peak Tariff c/kWh
Jemena Network	All-Time	64.00	19.000	N/A		
	Everyday	64.00	19.000	N/A		9.800
Citipower	All-Time	51.00	17.500	1,020	18.900	
	Everyday	51.00	17.500	1,020	18.900	9.500
Powercor	All-Time	58.00	19.950	1,000	20.800	
	Everyday	58.00	19.950	1,000	20.800	9.500
SP AusNet	All-Time	60.00	18.000	1,020	18.500	
	Everyday	75.00	19.600	N/A		11.300

Applicable Distributor	Residential Electricity Price Plans	Including GST				
		Fixed Charge c/day	Peak Tariff 1 c/kWh	Peak Step Quantity kWh/quarter	Peak Tariff 2 c/kWh	Controlled Off Peak Tariff c/kWh
Jemena Network	All-Time	70.40	20.900			
	Everyday	70.40	20.900			10.780
Citipower	All-Time	56.10	19.250	1,020	20.790	
	Everyday	56.10	19.250	1,020	20.790	10.450
Powercor	All-Time	63.80	21.945	1,000	22.880	
	Everyday	63.80	21.945	1,000	22.880	10.450
SP AusNet	All-Time	66.00	19.800	1,020	20.350	
	Everyday	82.50	21.560			12.430

All-Time Plans: Applicable to single rate meters.

Everyday Plans: Applicable for single rate meters with a dedicated circuit meter (available only to current installations).

Peak: 24 hours per day, 7 days per week.

Off Peak: Generally a 6 or 8 hour period between 10 pm–7 am Monday–Sunday, actual hours controlled at the premises by a timeswitch associated with an off peak meter.

Peak Tariff 1: Charge applicable during Peak up to and including the Peak Step Quantity of electricity.

Peak Tariff 2: Charge applicable during Peak for each kWh of electricity consumed above the Peak Step Quantity.

Controlled Off Peak Tariff: Charge applicable during Off Peak for electricity consumed on all timeswitch controlled dedicated off peak meters for hot water and/or storage space heating.

Table 2: Offers applicable for single rate meters with or without controlled loads for customers in United Energy Distribution area.

Applicable Distributor	Residential Electricity Price Plans	Excluding GST			
		Fixed Charge c/day	Peak Summer Tariff c/kWh	Peak Winter Tariff c/kWh	Controlled Off Peak Tariff c/kWh
United Energy Distribution	All-Time	50.00	19.600	17.000	
	Everyday	60.00	19.600	17.000	10.350

Applicable Distributor	Residential Electricity Price Plans	Including GST			
		Fixed Charge c/day	Peak Summer Tariff c/kWh	Peak Winter Tariff c/kWh	Controlled Off Peak Tariff c/kWh
United Energy Distribution	All-Time	55.00	21.560	18.700	
	Everyday	66.00	21.560	18.700	11.385

All-Time: Applicable to single rate meter.

Everyday Plans: Applicable for single rate meters with a dedicated circuit meter (available only to current installations).

Peak: Tariff applicable 24 hours per day, 7 days per week.

Off Peak: Generally a 6 or 8 hour period between 10 pm–7 am Monday–Sunday, actual hours controlled at the premises by a timeswitch associated with the dedicated circuit meter.

Summer Tariff: Charge applicable for all electricity consumed during Peak between 1 November–31 March.

Winter Tariff: Charge applicable for all electricity consumed during Peak between 1 April–31 October.

Controlled Off Peak Tariff: Charge applicable during Off Peak for electricity consumed on all timeswitch controlled dedicated off peak meters for hot water and/or storage space heating.

Table 3: Offers applicable for two rate ‘time of use’ meters (sometimes known as ‘Winner tariffs’) (excluding customers in United Energy Distribution area).

Applicable Distributor	Residential Electricity Price Plans	Excluding GST				
		Fixed Charge c/day	Peak Tariff 1 c/kWh	Peak Step Quantity kWh/quarter	Peak Tariff 2 c/kWh	Off Peak Tariff c/kWh
Jemena Network	Smart	64.00	24.900	N/A		10.500
Citipower	Smart	51.00	22.850	N/A		9.950
Powercor	Smart	58.00	25.150	1,000	25.800	10.000
SP AusNet	Smart	60.00	21.600	N/A		12.900

Applicable Distributor	Residential Electricity Price Plans	Including GST				
		Fixed Charge c/day	Peak Tariff 1 c/kWh	Peak Step Quantity kWh/quarter	Peak Tariff 2 c/kWh	Off Peak Tariff c/kWh
Jemena Network	Smart	70.40	27.390			11.550
Citipower	Smart	56.10	25.135			10.945
Powercor	Smart	63.80	27.665	1,000	28.380	11.000
SP AusNet	Smart	66.00	23.760			14.190

Smart: Two rate, or ‘time of use’ meters.

Peak: 7 am–11 pm, Monday–Friday.

Off Peak: All Other Times.

Peak Tariff 1: Charge applicable during Peak up to and including the Peak Step Quantity of electricity.

Peak Tariff 2: Charge applicable during Peak for each kWh of electricity consumed above the Peak Step Quantity.

Off Peak Tariff: Charge applicable for all electricity consumed during Off Peak.

Table 4: Offers applicable for two rate ‘time of use’ meters (sometimes known as ‘Winner tariffs’) in United Energy Distribution area.

Applicable Distribution Area	Residential Electricity Price Plans	Excluding GST			
		Fixed Charge c/day	Peak Summer Tariff c/kWh	Peak Winter Tariff c/kWh	Off Peak Tariff c/kWh
United Energy Distribution	Smart	50.00	25.500	24.000	9.900

Applicable Distribution Area	Residential Electricity Price Plans	Including GST			
		Fixed Charge c/day	Peak Summer Tariff c/kWh	Peak Winter Tariff c/kWh	Off Peak Tariff c/kWh
United Energy Distribution	Smart	55.00	28.050	26.400	10.890

Smart: Two rate, or ‘time of use’ meters.

Peak: 7 am–11 pm, Monday–Friday.

Off Peak: All Other Times.

Summer Tariff: Charge applicable for all electricity consumed during Peak between 1 November–31 March.

Winter Tariff: Charge applicable for all electricity consumed during Peak between 1 April–31 October.

Off Peak Tariff: Charge applicable for all electricity consumed during Off Peak.

Table 5: Offers applicable for two rate ‘Climate Saver’ meters installed in the Powercor Distribution area.

Applicable Distributor	Residential Electricity Price Plans	Excluding GST	
		Peak Summer Tariff c/kWh	Peak Winter Tariff c/kWh
Powercor	Climate Saver	21.500	14.200

Applicable Distributor	Residential Electricity Price Plans	Including GST	
		Peak Summer Tariff c/kWh	Peak Winter Tariff c/kWh
Powercor	Climate Saver	23.650	15.620

Climate Saver: Applicable to meters dedicated to reverse cycle air conditioning units approved by Powercor. Note these tariffs apply in addition to tariffs applicable for All-Time, Everyday and Smart price plans in the Powercor Distribution area.

Peak: Tariff applicable 24 hours per day, 7 days per week.

Summer Tariff: Charge applicable for electricity consumed during Peak between 1 November–31 March.

Winter Tariff: Charge applicable for electricity consumed during Peak between 1 April–31 October.

ELECTRICITY TARIFFS – SMALL BUSINESS**Table 1: Offers applicable for single rate meters with and without controlled loads (excluding customers in United Energy Distribution).**

Applicable Distributor	Residential Electricity Price Plans	Excluding GST				
		Fixed Charge c/day	Peak Tariff 1 c/kWh	Peak Step Quantity kWh/quarter	Peak Tariff 2 c/kWh	Controlled Off Peak Tariff c/kWh
Jemena Network	All-Time	74.00	18.950	N/A		
	Everyday	76.00	18.950	N/A		9.500
Citipower	All-Time	83.00	17.600	N/A		
	Everyday	83.00	17.600	N/A		9.300
Powercor	All-Time	66.00	19.810	1,000	20.800	
	Everyday	66.00	20.000	1,000	20.800	9.650
SP AusNet	All-Time	70.00	19.800	N/A		
	Everyday	70.00	19.800	N/A		10.560

Applicable Distributor	Residential Electricity Price Plans	Including GST				
		Fixed Charge c/day	Peak Tariff 1 c/kWh	Peak Step Quantity kWh/quarter	Peak Tariff 2 c/kWh	Controlled Off Peak Tariff c/kWh
Jemena Network	All-Time	81.40	20.845			
	Everyday	83.60	20.845			10.450
Citipower	All-Time	91.30	19.360			
	Everyday	90.20	19.360			10.230
Powercor	All-Time	72.60	21.791	1,000	22.880	
	Everyday	72.60	22.000	1,000	22.880	10.615
SP AusNet	All-Time	77.00	21.780			
	Everyday	77.00	21.780			11.616

All-Time Plans: Applicable to single rate meters.

Everyday Plans: Applicable for single rate meters with dedicated circuit meter.

Peak: 24 hours per day, 7 days per week.

Off Peak: Generally a 6 or 8 hour period between 10 pm–7 am Monday–Sunday, actual hours controlled at the premises by a timeswitch associated with an off peak meter.

Peak Tariff 1: Charge applicable during Peak up to and including the Peak Step Quantity of electricity.

Peak Tariff 2: Charge applicable during Peak for each kWh of electricity consumed above the Peak Step Quantity.

Controlled Off Peak Tariff: Charge applicable during Off Peak for electricity consumed on all timeswitch controlled dedicated off peak meters for hot water and/or storage space heating (available only to current installations).

Table 2: Offers applicable for single rate meters with or without controlled loads for customers in United Energy Distribution area.

Applicable Distributor	Residential Electricity Price Plans	Excluding GST			
		Fixed Charge c/day	Peak Summer Tariff c/kWh	Peak Winter Tariff c/kWh	Controlled Off Peak Tariff c/kWh
United Energy Distribution	All-Time	74.00	21.500	19.000	
	Everyday	74.00	21.500	19.000	10.300

Applicable Distributor	Residential Electricity Price Plans	Including GST			
		Fixed Charge c/day	Peak Summer Tariff c/kWh	Peak Winter Tariff c/kWh	Controlled Off Peak Tariff c/kWh
United Energy Distribution	All-Time	81.40	23.650	20.900	
	Everyday	81.40	23.650	20.900	11.330

All-Time: Applicable to single rate meter.

Everyday Plans: Applicable for single rate meters with dedicated circuit meter (available only to current installations).

Peak: Tariff applicable 24 hours per day, 7 days per week.

Off Peak: Generally a 6 or 8 hour period between 10 pm–7 am Monday–Sunday, actual hours controlled at the premises by a timeswitch associated with an off peak meter.

Summer Tariff: Charge applicable for all electricity consumed during Peak between 1 November–31 March.

Winter Tariff: Charge applicable for all electricity consumed during Peak between 1 April–31 October.

Controlled Off Peak Tariff: Charge applicable during Off Peak for electricity consumed on all timeswitch controlled dedicated off peak meters for hot water and/or storage space heating (available only to current installations).

Table 3: Offers applicable for two rate ‘time of use’ meters (sometimes known as ‘Tariff D’) (excluding customers in United Energy Distribution)

Applicable Distributor	Residential Electricity Price Plans	Excluding GST				
		Fixed Charge c/day	Peak Tariff 1 c/kWh	Peak Step Quantity kWh/quarter	Peak Tariff 2 c/kWh	Off Peak Tariff c/kWh
Jemena Network	Smart	83.00	21.900	N/A		9.300
Citipower	Smart	99.00	21.100	N/A		9.900
Powercor	Smart	70.00	22.900	1,000	23.800	9.300
SP AusNet	Smart	89.00	22.300	N/A		13.200

Applicable Distributor	Residential Electricity Price Plans	Including GST				
		Fixed Charge c/day	Peak Tariff 1 c/kWh	Peak Step Quantity kWh/quarter	Peak Tariff 2 c/kWh	Off Peak Tariff c/kWh
Jemena Network	Smart	91.30	24.09			10.230
Citipower	Smart	108.90	23.21			10.890
Powercor	Smart	77.00	25.19	1,000	26.180	10.230
SP AusNet	Smart	97.90	24.53			14.520

Smart: Two rate, or ‘time of use’ meters.

Peak: 7 am–11 pm, Monday–Friday.

Off Peak: All Other Times.

Peak Tariff 1: Charge applicable during Peak up to and including the Peak Step Quantity of electricity.

Peak Tariff 2: Charge applicable during Peak for each kWh of electricity consumed above the Peak Step Quantity.

Off Peak Tariff: Charge applicable for all electricity consumed during Off Peak.

Table 4: Offers applicable for two rate ‘time of use’ meters (sometimes known as ‘Tariff D’) in United Energy Distribution area.

Applicable Distribution Area	Residential Electricity Price Plans	Excluding GST			
		Fixed Charge c/day	Peak Summer Tariff c/kWh	Peak Winter Tariff c/kWh	Off Peak Tariff c/kWh
United Energy Distribution	Smart	72.00	22.700	21.200	9.200

Applicable Distribution Area	Residential Electricity Price Plans	Excluding GST			
		Fixed Charge c/day	Peak Summer Tariff c/kWh	Peak Winter Tariff c/kWh	Off Peak Tariff c/kWh
United Energy Distribution	Smart	79.20	24.970	23.320	10.120

Smart: Two rate, or ‘time of use’ meters.

Peak: 7 am–11 pm, Monday–Friday.

Off Peak: All Other Times.

Summer Tariff: Charge applicable for all electricity consumed during Peak between 1 November–31 March.

Winter Tariff: Charge applicable for all electricity consumed during Peak between 1 April–31 October.

Off Peak Tariff: Charge applicable for all electricity consumed during Off Peak.

Table 5: Offers applicable for 7 day two rate ‘time of use’ meters (sometimes known as ‘Tariff E1’) (excluding customers in United Energy Distribution).

Applicable Distributor	Residential Electricity Price Plans	Excluding GST				
		Fixed Charge c/day	Peak Tariff 1 c/kWh	Peak Step Quantity kWh/quarter	Peak Tariff 2 c/kWh	Off Peak Tariff c/kWh
Jemena Network	Smart7	83.00	21.50	N/A		9.90
Citipower	Smart7	99.00	18.50	N/A		9.60
Powercor	Smart7	70.00	22.60	1,000	23.30	9.30
SP AusNet	Smart7	97.00	22.30	N/A		13.20

Applicable Distributor	Residential Electricity Price Plans	Including GST				
		Fixed Charge c/day	Peak Tariff 1 c/kWh	Peak Step Quantity kWh/quarter	Peak Tariff 2 c/kWh	Off Peak Tariff c/kWh
Jemena Network	Smart7	91.30	23.650			10.890
Citipower	Smart7	108.90	20.350			10.560
Powercor	Smart7	77.00	24.860	1,000	25.630	10.230
SP AusNet	Smart7	106.70	24.530			14.520

Smart7: Seven day, two rate or ‘time of use’ meters (available only to current installations).

Peak: 7 am–11 pm, Monday–Sunday.

Off Peak: All Other Times.

Peak Tariff 1: Charge applicable during Peak up to and including the Peak Step Quantity of electricity.

Peak Tariff 2: Charge applicable during Peak for each kWh of electricity consumed above the Peak Step Quantity.

Off Peak Tariff: Charge applicable for all electricity consumed during Off Peak.

Table 6: Offers applicable for 7 day two rate 'time of use' meters (sometimes known as 'Tariff E1') in United Energy Distribution area.

Applicable Distribution Area	Residential Electricity Price Plans	Excluding GST			
		Fixed Charge c/day	Peak Summer Tariff c/kWh	Peak Winter Tariff c/kWh	Off Peak Tariff c/kWh
United Energy Distribution	Smart7	72.00	24.000	22.700	10.200

Applicable Distribution Area	Residential Electricity Price Plans	Excluding GST			
		Fixed Charge c/day	Peak Summer Tariff c/kWh	Peak Winter Tariff c/kWh	Off Peak Tariff c/kWh
United Energy Distribution	Smart7	79.20	26.400	24.970	11.220

Smart7: Seven day, two rate or 'time of use' meters (available only to current installations).

Peak: 7 am–11 pm, Monday–Sunday.

Off Peak: All Other Times.

Summer Tariff: Charge applicable for all electricity consumed during Peak between 1 November–31 March.

Winter Tariff: Charge applicable for all electricity consumed during Peak between 1 April–31 October.

Off Peak Tariff: Charge applicable for all electricity consumed during Off Peak.

GAS TARIFFS**Table 1: Offers applicable for the North, South and Gippsland regions of the Multinet Distribution area.**

Applicable Distributor	Gas Price Plan Region	Excluding GST					
		Fixed Charge c/day	Peak Rate 1 c/MJ	Peak Step Quantity 1 MJ/day	Peak Rate 2 c/MJ	Peak Step Quantity 2 MJ/day	Peak Rate 3 c/MJ
Multinet	North	46.30	1.460	100	0.990	150	0.725
	South	42.25	1.300	58	1.130	N/A	
	South	49.00	1.990	50	1.740	100	1.450
	Gippsland						

Applicable Distributor	Gas Price Plan Region	Including GST					
		Fixed Charge c/day	Peak Rate 1 c/MJ	Peak Step Quantity 1 MJ/day	Peak Rate 2 c/MJ	Peak Step Quantity 2 MJ/day	Peak Rate 3 c/MJ
Multinet	North	50.93	1.606	100	1.089	165	0.80
	South	46.48	1.430	58	1.243		
	South	53.90	2.189	50	1.914	110	1.60
	Gippsland						

Applicable Distributor	Gas Price Plan Region	Excluding GST					
		Fixed Charge c/day	Off Peak Rate 1 c/MJ	Off Peak Step Quantity 1 MJ/day	Off Peak Rate 2 c/MJ	Off Peak Step Quantity 2 MJ/day	Off Peak Rate 3 c/MJ
Multinet	North	46.30	1.345	100	0.940	150	0.690
	South	42.25	1.265	58	0.975	N/A	

Applicable Distributor	Gas Price Plan Region	Including GST					
		Fixed Charge c/day	Off Peak Rate 1 c/MJ	Off Peak Step Quantity 1 MJ/day	Off Peak Rate 2 c/MJ	Off Peak Step Quantity 2 MJ/day	Off Peak Rate 3 c/MJ
Multinet	North	50.93	1.480	100	1.034	150	0.76
	South	46.48	1.392	58	1.073		

Peak: 1 May to 31 October.

Off Peak: 1 November to 30 April.

Peak Rate 1: Charge applicable for all gas consumed during Peak up to and including the Peak Step Quantity 1.

Peak Rate 2: Charge applicable for all gas consumed during Peak in excess of Peak Step Quantity 1 up to and including the Peak Step Quantity 2.

Peak Rate 3: Charge applicable for all gas consumed during Peak in excess of Peak Step Quantity 2.

Off Peak Rate 1: Charge applicable for all gas consumed during Off Peak up to and including the Off Peak Step Quantity 1.

Off Peak Rate 2: Charge applicable for all gas consumed during Off Peak in excess of Off Peak Step Quantity 1 up to and including the Off Peak Step Quantity 2.

Off Peak Rate 3: Charge applicable for all gas consumed during Off Peak in excess of Off Peak Step Quantity 2.

Postcodes applicable for these gas price plan regions:

Multinet North:

3004, 3006, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3111, 3113, 3114, 3115, 3116, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3137, 3138, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3149, 3151, 3153, 3154, 3155, 3159, 3181, 3765, 3766, 3767, 3770, 3781, 3782, 3783, 3787, 3788, 3789, 3791, 3792, 3793, 3795, 3796, 3804.

Multinet South:

3150, 3152, 3156, 3158, 3160, 3161, 3162, 3163, 3165, 3166, 3167, 3168, 3169, 3170, 3171, 3172, 3173, 3174, 3175, 3177, 3178, 3179, 3180, 3182, 3183, 3184, 3185, 3186, 3187, 3188, 3189, 3190, 3191, 3192, 3193, 3194, 3195, 3196, 3197, 3202, 3204, 3205, 3206, 3207, 3785, 3786, 3802.

Multinet South Gippsland:

3950, 3952, 3953, 3980, 3996.

Table 2: Offers applicable for the South East, East and North regions of the Envestra Distribution area.

Applicable Distributor	Gas Price Plan Region	Excluding GST					
		Fixed Charge c/day	Peak Rate 1 c/MJ	Peak Step Quantity 1 MJ/day	Peak Rate 2 c/MJ	Peak Step Quantity 2 MJ/day	Peak Rate 3 c/MJ
Envestra	South East	43.00	1.380	66	1.210	131	1.020
	East	42.00	1.330	53	1.165	N/A	
	North	42.75	1.360	66	1.280	131	0.980

Applicable Distributor	Gas Price Plan Region	Including GST					
		Fixed Charge c/day	Peak Rate 1 c/MJ	Peak Step Quantity 1 MJ/day	Peak Rate 2 c/MJ	Peak Step Quantity 2 MJ/day	Peak Rate 3 c/MJ
Envestra	South East	47.30	1.518	66	1.331	131	1.12
	East	46.20	1.463	53	1.282		
	North	47.03	1.496	66	1.408	131	1.08

Applicable Distributor	Gas Price Plan Region	Excluding GST					
		Fixed Charge c/day	Off Peak Rate 1 c/MJ	Off Peak Step Quantity 1 MJ/day	Off Peak Rate 2 c/MJ	Off Peak Step Quantity 2 MJ/day	Off Peak Rate 3 c/MJ
Envestra	South East	43.00	1.370	66	1.190	131	0.970
	East	42.00	1.245	53	1.110	N/A	
	North	42.75	1.300	66	1.230	131	0.950

Applicable Distributor	Gas Price Plan Region	Including GST					
		Fixed Charge c/day	Off Peak Rate 1 c/MJ	Off Peak Step Quantity 1 MJ/day	Off Peak Rate 2 c/MJ	Off Peak Step Quantity 2 MJ/day	Off Peak Rate 3 c/MJ
Envestra	South East	47.30	1.507	66	1.309	131	1.067
	East	46.20	1.370	53	1.221		
	North	47.03	1.430	66	1.353	131	1.045

Peak: 1 June to 30 September.

Off Peak: 1 October to 31 May.

Peak Rate 1: Charge applicable for all gas consumed during Peak up to and including the Peak Step Quantity 1.

Peak Rate 2: Charge applicable for all gas consumed during Peak in excess of Peak Step Quantity 1 up to and including the Peak Step Quantity 2.

Peak Rate 3: Charge applicable for all gas consumed during Peak in excess of Peak Step Quantity 2.

Off Peak Rate 1: Charge applicable for all gas consumed during Off Peak up to and including the Off Peak Step Quantity 1.

Off Peak Rate 2: Charge applicable for all gas consumed during Off Peak in excess of Off Peak Step Quantity 1 up to and including the Off Peak Step Quantity 2.

Off Peak Rate 3: Charge applicable for all gas consumed during Off Peak in excess of Off Peak Step Quantity 2.

Postcodes applicable for these gas price plan regions:

Envestra South East:

3198, 3199, 3200, 3201, 3777, 3803, 3805, 3806, 3807, 3808, 3809, 3810, 3812, 3813, 3814, 3815, 3816, 3818, 3820, 3822, 3823, 3824, 3825, 3840, 3842, 3844, 3847, 3850, 3851, 3852, 3860, 3910, 3911, 3912, 3913, 3915, 3916, 3918, 3919, 3920, 3921, 3926, 3927, 3928, 3929, 3930, 3931, 3933, 3934, 3936, 3937, 3938, 3939, 3940, 3941, 3942, 3943, 3944, 3975, 3976, 3977, 3978, 3980, 3981, 3984, 3987 (excl Lang Lang).

Envestra East:

3000, 3002, 3003, 3008, 3010, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3065, 3066, 3067, 3068, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3078, 3079, 3081, 3082, 3083, 3084, 3085, 3087, 3088, 3089, 3090, 3091, 3093, 3094, 3095, 3096, 3097, 3099, 3121, 3750, 3752, 3754, 3755, 3759, 3760, 3761, 8011.

Envestra North:

3561, 3564, 3616, 3618, 3620, 3621, 3623, 3624, 3629, 3630, 3631, 3658, 3659, 3660, 3662, 3666, 3672, 3677, 3678, 3683, 3690, 3691, 3694, 3751, 3753, 3756, 3757, 3763, 3764.

Table 3: Offer applicable for the Murray Valley region of the Envestra Distribution area.

Applicable Distributor	Gas Price Plan Region	Excluding GST	
		Fixed Charge c/day	Peak Rate c/MJ
Envestra	Murray Valley	44.00	1.520

Applicable Distributor	Gas Price Plan Region	Including GST	
		Fixed Charge c/day	Peak Rate c/MJ
Envestra	Murray Valley	48.40	1.67

Peak: Consumption at any time.

Peak Rate: Charge applicable for all gas consumed during Peak.

Postcodes applicable for these gas price plan regions:

Envestra Murray Valley:

3636, 3638, 3640, 3641, 3644, 3685, 3687, 3730.

Table 4: Offers applicable for the North West, Central and West regions of the SP Ausnet Distribution area.

Applicable Distributor	Gas Price Plan Region	Excluding GST					
		Fixed Charge c/day	Peak Rate 1 c/MJ	Peak Step Quantity 1 MJ/day	Peak Rate 2 c/MJ	Peak Step Quantity 2 MJ/day	Peak Rate 3 c/MJ
SP Ausnet	North West	40.00	1.550	58	1.330	N/A	
	Central	42.00	1.625	53	1.290	N/A	
	West	41.65	1.460	53	1.290	N/A	

Applicable Distributor	Gas Price Plan Region	Including GST					
		Fixed Charge c/day	Peak Rate 1 c/MJ	Peak Step Quantity 1 MJ/day	Peak Rate 2 c/MJ	Peak Step Quantity 2 MJ/day	Peak Rate 3 c/MJ
SP Ausnet	North West	44.00	1.71	58	1.46		
	Central	46.20	1.79	53	1.42		
	West	45.82	1.61	53	1.42		

Applicable Distributor	Gas Price Plan Region	Excluding GST					
		Fixed Charge c/day	Off Peak Rate 1 c/MJ	Off Peak Step Quantity 1 MJ/day	Off Peak Rate 2 c/MJ	Off Peak Step Quantity 2 MJ/day	Off Peak Rate 3 c/MJ
SP Ausnet	North West	40.00	1.300	58	1.170	N/A	
	Central	42.00	1.382	53	1.210	N/A	
	West	41.65	1.250	53	1.100	N/A	

Applicable Distributor	Gas Price Plan Region	Including GST					
		Fixed Charge c/day	Peak Rate 1 c/MJ	Peak Step Quantity 1 MJ/day	Peak Rate 2 c/MJ	Peak Step Quantity 2 MJ/day	Peak Rate 3 c/MJ
SP Ausnet	North West	44.00	1.43	58	1.29		
	Central	46.20	1.52	53	1.33		
	West	45.82	1.38	53	1.21		

Peak: 1 June to 30 September.

Off Peak: 1 October to 31 May.

Peak Rate 1: Charge applicable for all gas consumed during Peak up to and including the Peak Step Quantity 1.

Peak Rate 2: Charge applicable for all gas consumed during Peak in excess of Peak Step Quantity 1 up to and including the Peak Step Quantity 2.

Peak Rate 3: Charge applicable for all gas consumed during Peak in excess of Peak Step Quantity 2.

Off Peak Rate 1: Charge applicable for all gas consumed during Off Peak up to and including the Off Peak Step Quantity 1.

Off Peak Rate 2: Charge applicable for all gas consumed during Off Peak in excess of Off Peak Step Quantity 1 up to and including the Off Peak Step Quantity 2.

Off Peak Rate 3: Charge applicable for all gas consumed during Off Peak in excess of Off Peak Step Quantity 2.

Postcodes applicable for these gas price plan regions:

SP Ausnet North West:

3011, 3012, 3013, 3015, 3016, 3018, 3019, 3020, 3021, 3022, 3023, 3025, 3026, 3028, 3031, 3032, 3033, 3034, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3428.

SP Ausnet Central:

3024, 3027, 3029, 3030, 3211, 3212, 3214, 3215, 3216, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3228, 3335, 3337, 3338, 3427, 3429.

SP Ausnet West:

3249, 3250, 3266, 3277, 3280, 3282, 3300, 3305, 3340, 3342, 3350, 3352, 3355, 3356, 3357, 3430, 3437, 3444, 3450, 3451, 3460, 3461, 3464, 3465, 3550, 3551, 3555, 3556.

Contact details for Red Energy Pty Ltd:

2 William Street, East Richmond, Victoria 3121.

Ph: 131 806

Fax: 1300 66 10 86

Email: enquiries@redenergy.com.au

Website: www.redenergy.com.au

Interpretation of Legislation Act 1984

ELECTRICITY SAFETY (CATHODIC PROTECTION) REGULATIONS 2009

Notice of Incorporation of Documents and Address for Inspection of Documents

The Electricity Safety (Cathodic Protection) Regulations 2009 ('the Regulations') apply, adopt or incorporate the following documents:

Table of Applied, Adopted or Incorporated Matter

Statutory Rule Provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 16(1)(a)	Australian Standard 2832.1 'Cathodic protection of metals – Pipes and cables', as published or amended from time to time.	All
Regulation 16(1)(b)	Australian Standard 2832.2 'Cathodic protection of metals – Compact buried structures', as published or amended from time to time.	All
Regulation 16(1)(c)	Australian Standard 2832.3 'Cathodic protection of metals – Fixed immersed structures', as published or amended from time to time.	All
Regulation 16(1)(d)	Australian Standard 2832.5 'Cathodic protection of metals – Steel in concrete structures', as published or amended from time to time.	All

A copy of the material applied, adopted or incorporated by the Regulations has been lodged with the Clerk of the Parliaments and is available for inspection by the public, free of charge, during normal business hours at Energy Safe Victoria, Level 3, 4 Riverside Quay, Southbank, telephone 9203 9700.

PETER BATCHELOR MP
Minister for Energy and Resources

Geographic Place Names Act 1998**NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES**

The Registrar of Geographic Names hereby gives notice of the registration of the undermentioned place names.

Place Name	Proposer and Location
Lalor Gardens Primary School	Department of Education and Early Childhood Development. A new school entity formed by the merger of Lalor Park Primary School and Lalor West Primary School; located at 3 Linoak Avenue, Lalor 3075.
Spring Parks Primary School	Department of Education and Early Childhood Development. A new school entity formed by the merger of Springvale West Primary School and Spring Valley Primary School; located at 27–39 Clarke Road, Springvale South 3172 and Erica Street, Springvale 3171.
Charles La Trobe P–12 College	Department of Education and Early Childhood Development. A new school entity formed by the merger of Banksia–La Trobe Secondary College, Bellfield Primary School, Haig Street Primary School and Olympic Village Primary School; located at 230 Banksia Street, Bellfield 3081, 229 Banksia Street, Ivanhoe 3079, 32–58 Haig Street, Heidelberg Heights 3081 and Southern Road, Heidelberg West 3081.
John Fawcner Secondary College	Department of Education and Early Childhood Development. A new school entity; located at Jukes Road, Fawcner 3060.
Glenroy Secondary College	Department of Education and Early Childhood Development. A new school entity; located at Glenroy Road, Glenroy 3046.
Point Cook Prep – Year 9 College	Department of Education and Early Childhood Development. Formerly known as Point Cook Primary School; located at the corner of Tom Roberts Parade and Ponsford Drive, Point Cook 3030.

Office of the Registrar of Geographic Names

c/- **LAND VICTORIA**

17th Floor

570 Bourke Street

Melbourne 3000

JOHN E. TULLOCH
Registrar of Geographic Names

Land Acquisition and Compensation Act 1986

FORM 7

S. 21
Reg. 16

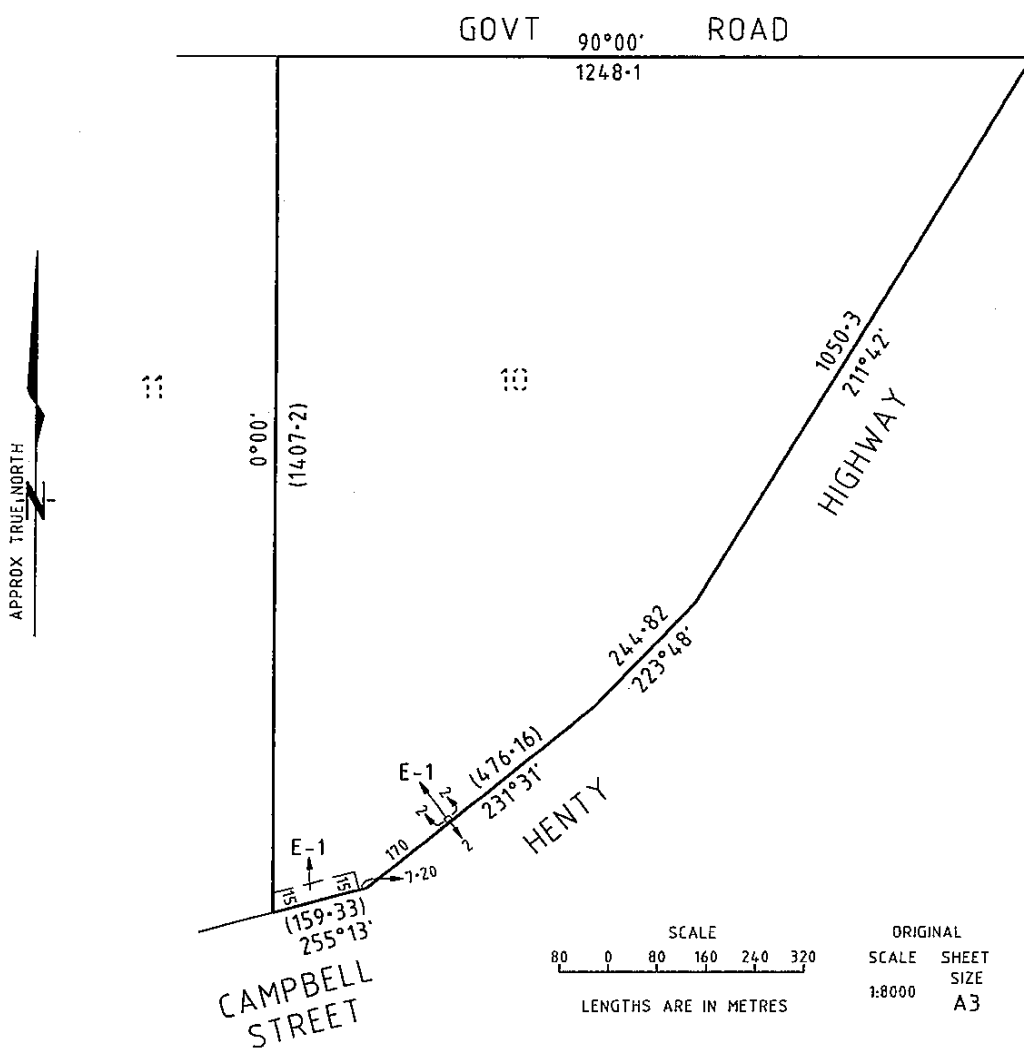
Notice of Acquisition

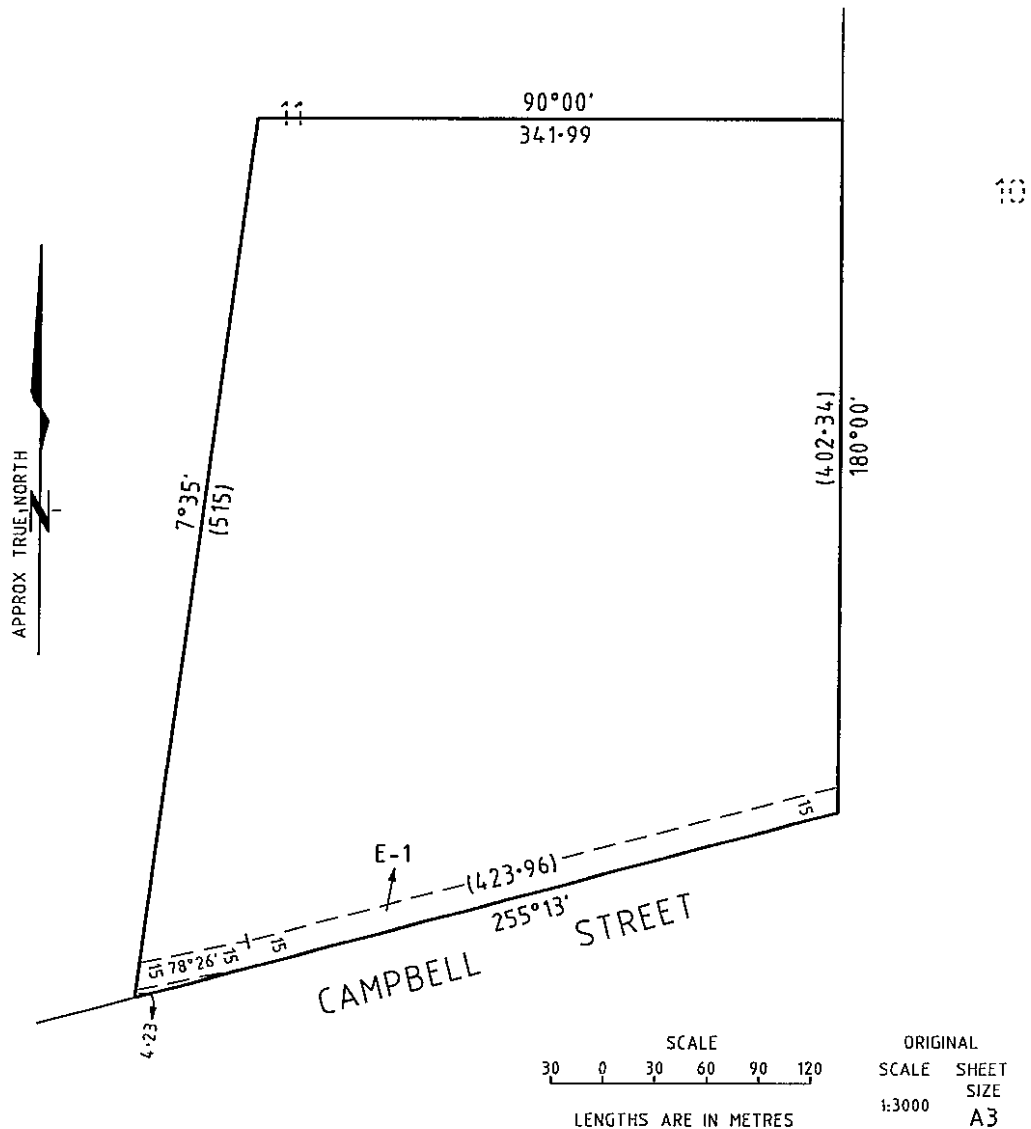
Compulsory Acquisition of Interest in Land

The Grampians Wimmera Mallee Water Corporation declares that by this notice it acquires the following interest in the land described as:

Easement for water supply purposes over that piece of land being the portion of the land comprised and described in Certificates of Title Volume 8975 Folio 147 and Volume 8217 Folio 188 the location of which is marked 'E-1' on the Plans annexed hereto.

Published with the authority of the Grampians Wimmera Mallee Water Corporation.





For and of behalf of the Grampians Wimmera Mallee Water Corporation:

Dated 24 December 2009

Signed, sealed and delivered by the Managing Director of
Grampians Wimmera Mallee Water Corporation
pursuant to the power delegated to that position by an
Instrument of Delegation dated 3 December 2008 in the presence of

Signed
JEFF RIGBY
Managing Director

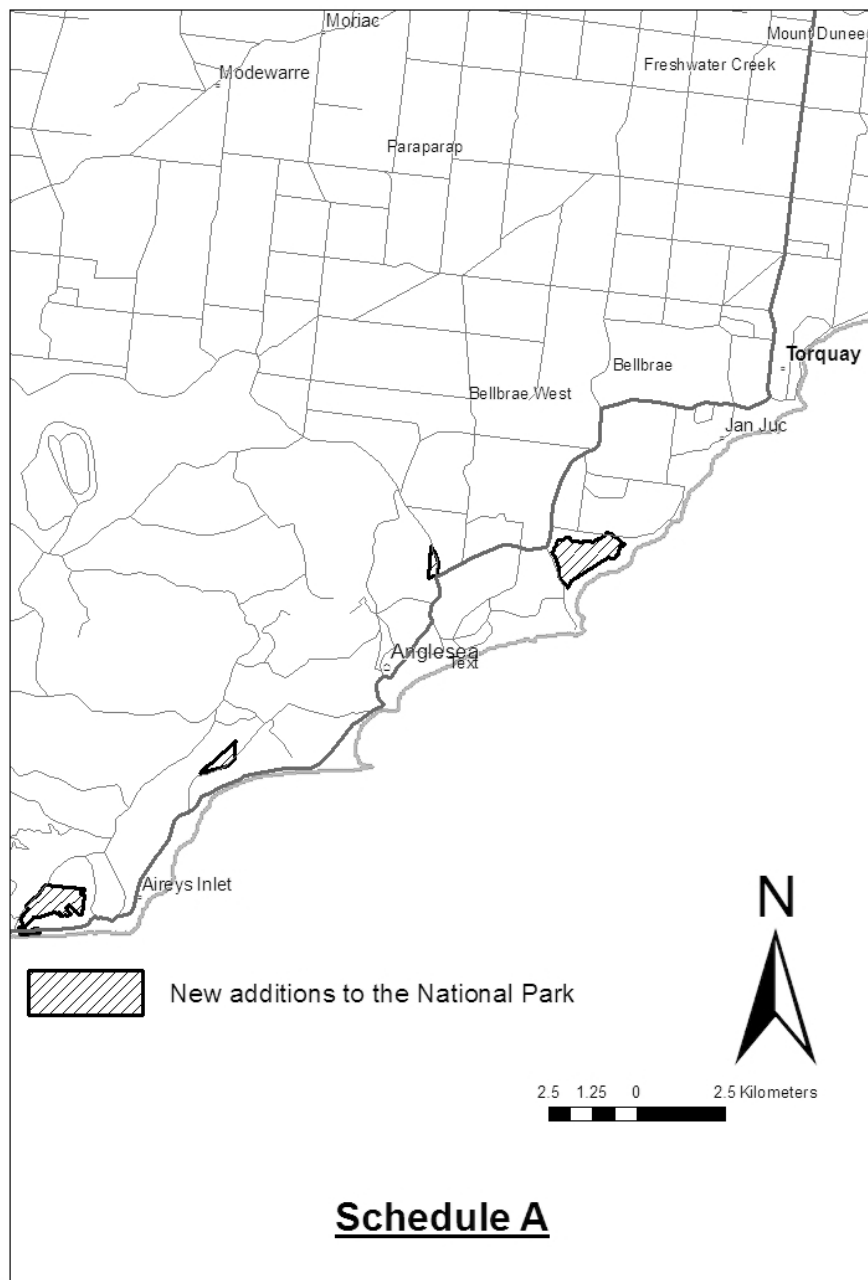
Signed
MAX BURNS
Witness

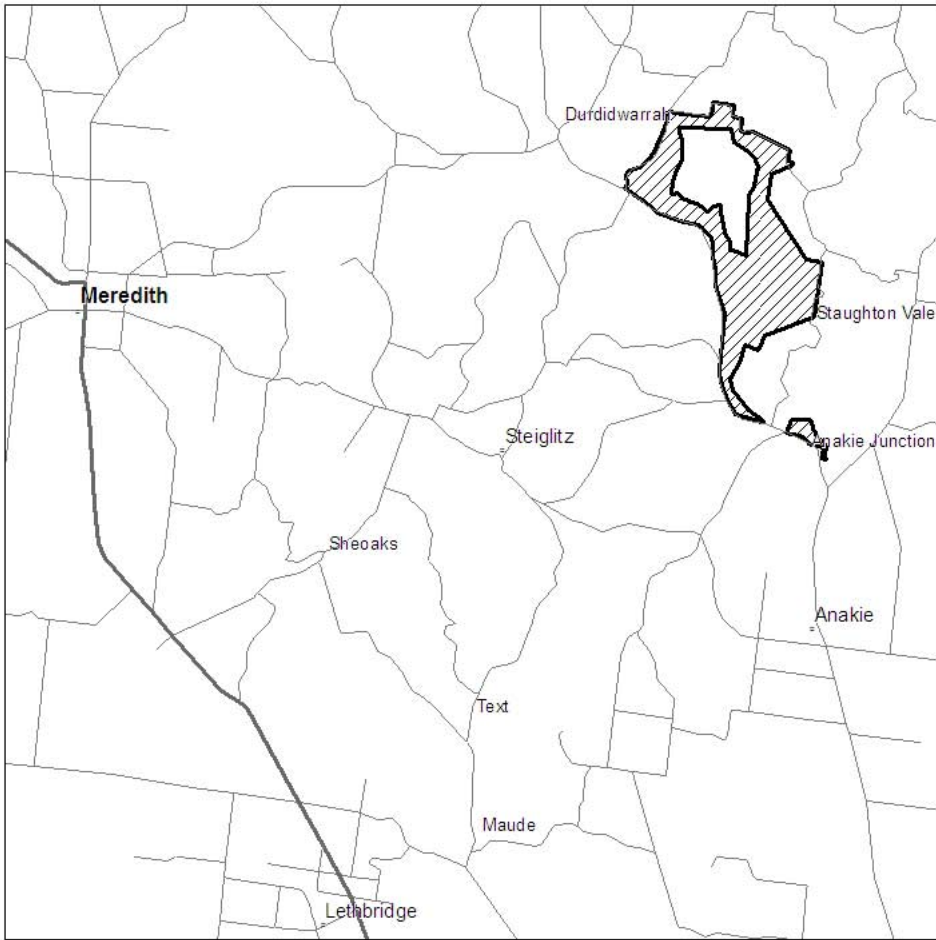
Mineral Resources (Sustainable Development) Act 1990

DEPARTMENT OF PRIMARY INDUSTRIES

Exemption of Land from a Mining and Exploration Licence

I, Kathy Hill, Acting Executive Director Minerals and Petroleum, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation by the Minister for Resources, hereby exempt all land situated within the boundaries of the hatched area on the attached maps, Schedules A, B, C and D, from being subject to a mining and exploration licence application.



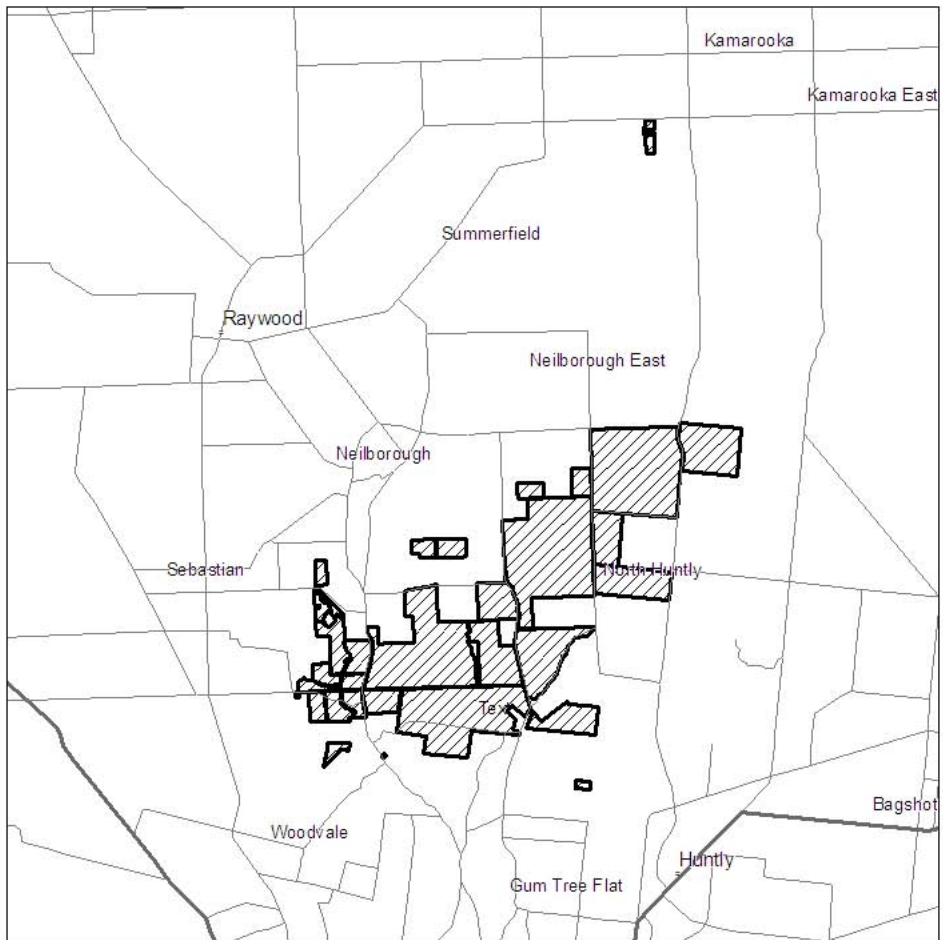


New additions to the National Park



2 1 0 2 Kilometers

Schedule B

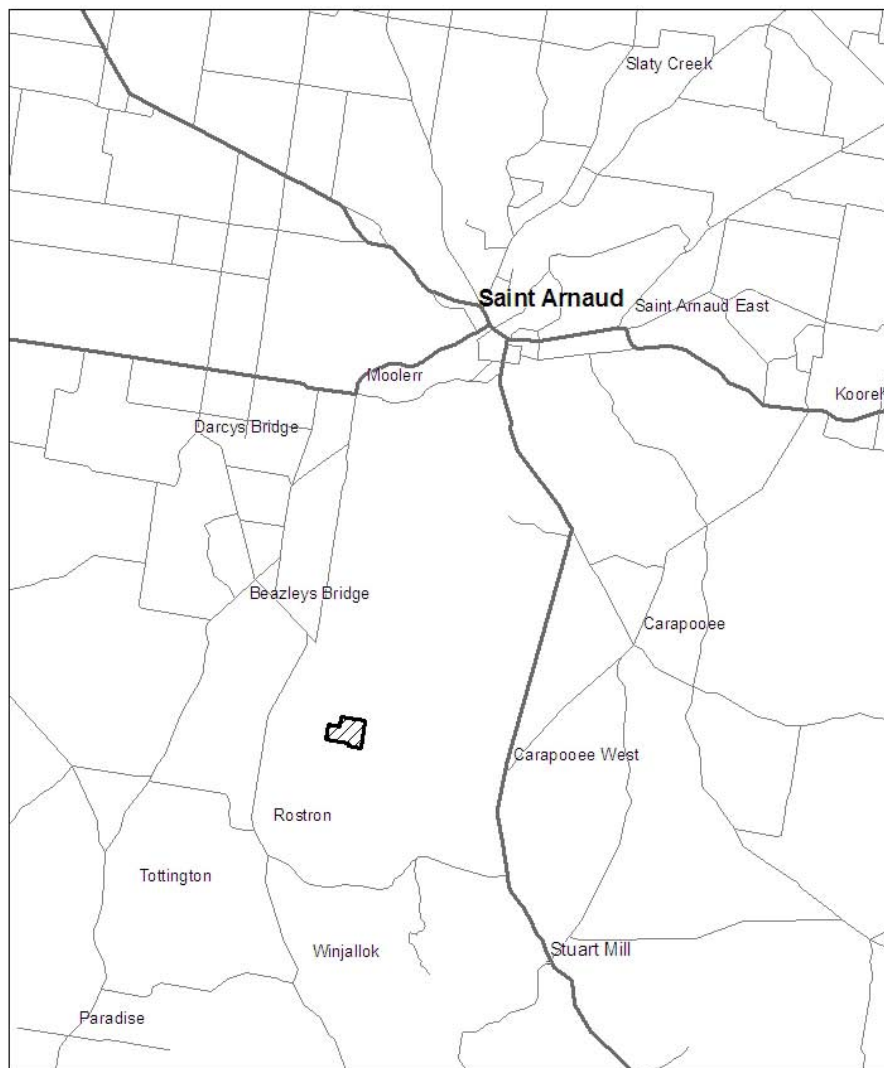


New additions to the National Park



2.5 1.25 0 2.5 Kilometers

Schedule C



New additions to the National Park



Schedule D

Dated 15 December 2009

KATHY HILL
Acting Executive Director
Minerals and Petroleum

Plant Health and Plant Products Act 1995**ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF
SPIRALLING WHITEFLY HOST MATERIAL INTO VICTORIA**

I, Patrick Sharkey, as delegate of the Minister of Agriculture, make the following Order:

Dated 21 December 2009

PATRICK SHARKEY
Manager Plant Standards

1 Objective

The objective of this Order is to prevent the entry or importation of spiralling whitefly into Victoria.

2 Authorising provision

This Order is made under section 24 of the **Plant Health and Plant Products Act 1995** ('the Act').

3 Revocation

The Order made on 9 January 2007 and published in Government Gazette S4 on 10 January 2007, and extended by Notice published in Government Gazette G52 on 24 December 2008, is revoked.

4 Definitions

In this Order –

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

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

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

'spiralling whitefly' means the exotic pest *Aleurodicus dispersus* (Russell);

'spiralling whitefly host material' means any plant or part of a plant intended for propagation in a glasshouse, hothouse or indoor area.

5 Controls applying to spiralling whitefly

(1) The entry or importation into Victoria of any spiralling whitefly host material is prohibited.

(2) Sub-clause (1) does not apply if the spiralling whitefly host material –

(a) was grown or sourced from a property that is located in a State or Territory, or part of a State or Territory, for which an area freedom certificate issued by an officer responsible for agriculture in the State or Territory where the spiralling whitefly host material was grown is currently in force certifying that the State or Territory or that part of the State or Territory is free of spiralling whitefly; or

(b) is packed, labelled and certified in accordance with any conditions prescribed by an accreditation program, administered by the department responsible for agriculture in the affected State or Territory; or

(c) is accompanied by a plant health declaration issued by an authorised person declaring that the host material has been treated in a manner approved by the Manager Plant Standards; or

(d) is accompanied by a plant health certificate issued by an officer of the department responsible for agriculture in the affected State or Territory certifying it has been treated in a manner approved by the Manager Plant Standards.

6 Verification of consignments

- (1) Where requested by an authorised inspector, spiralling white fly host material imported into Victoria which is required by clause 5(2) to be accompanied by a certificate or declaration must be:
- (a) presented to an authorised inspector for inspection; or
 - (b) verified by a person accredited to do so by the Department of Primary Industries.

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

Private Agents Act 1966

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

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

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

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

<i>Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee</i>	<i>Name of Firm or Corporation</i>	<i>Address for Registration</i>	<i>Type of Licence</i>	<i>Date of Hearing</i>
Graham Pearson	Prushka Fast Debt Recovery	8 Station Street, Mitcham	Commercial Sub-agents	4 January 2010

Dated at Dandenong 18 December 2009

DAMIAN CAPOBIANCO
Registrar
Magistrates' Court of Victoria

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

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

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

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

<i>Full name of Applicant or in the case of a Firm or Corporation, of the Nominee</i>	<i>Name of Firm or Corporation</i>	<i>Address for Registration</i>	<i>Type of Licence</i>	<i>Date of Hearing of Application</i>
Julie Kay JOHNSON	Davlie Enterprises P/L	12/239 Barnard Street, Bendigo, Victoria 3550	Commercial Sub Agent Licence	25 January 2010
Ross Anthony SMITH	Midstate Credit Management Services Pty Ltd	111 Wills Street, Bendigo, Victoria 3550	Commercial Sub Agent Licence	25 January 2010
Austen James FLINT	Midstate Credit Management Services Pty Ltd	111 Wills Street, Bendigo, Victoria 3550	Commercial Sub Agent Licence	25 January 2010

Dated at Bendigo 21 December 2009

KATHERINE RYNNE
Registrar
Magistrates' Court of Victoria

MEDICAL PRACTITIONERS BOARD OF VICTORIA

Notice

Re: Dr William Henry Orchard

On 19 November 2009 a Professional Standards Panel appointed by the Medical Practitioners Board of Victoria ('the Board') made a determination pursuant to section 63(2)(f) of the **Health Professions Registration Act 2005** ('the Act') that the following conditions are imposed on Dr Orchard's registration and that pursuant to section 63(2)(g) of the Act, Dr Orchard is to alter the way in which he practises by complying with the following conditions:

Work related

1. Dr Orchard is not to exceed 30 hours of face-to-face clinical contact with patients (including medico-legal assessments) per week commencing 30 days from the date of this reasons document.

Counselling

2. Dr Orchard is required to undertake counselling on:
 - a. contemporary standards regarding medical record keeping
 - b. applying conventional diagnostic criteria for bipolar disorder and adult ADHD
 - c. consulting evidence based guidelines for the treatment of psychiatric disorders and complying with these
 - d. considering psychosocial strategies, lifestyle changes and referral to other clinicians when relevant
 - e. managing patients with complex co-morbidities including substance abuse.
3. The counsellor must be approved by the CEO of the Board or his nominee. The counsellor must confirm that he or she is willing to provide the counselling and that a report will be provided to the Board following the counselling. The counsellor will be provided with a copy of Dr Orchard's performance assessment and this reasons document.
4. The counselling must comprise at least six sessions, each comprising a minimum of two hours. The counsellor shall determine whether more than six sessions are necessary, and seek approval from the Board to continue if this is the case.
5. The counselling must be completed within six months of the date of this decision.
6. Dr Orchard will provide a report to the Board within four weeks of completing the counselling. The report must be written by Dr Orchard in his own words and must address the content of the counselling and demonstrate how the counselling has changed his practice.
7. The counsellor will provide a report to the Board within four weeks of completing the counselling. The counsellor must report on the content of the education and/or counselling and address whether Dr Orchard has met the learning objectives to a level expected of a registered medical practitioner.

Failure to meet learning objectives

8. If the Board is not satisfied that Dr Orchard has met the learning objectives and has demonstrated insight into the issues that required the counselling above, Dr Orchard will be required to undertake further counselling until the Board is satisfied that the learning objectives have been met and been translated into everyday practice. The Board may consider a failure to meet the learning objectives or to translate the counselling into practice as a failure to comply with this determination.

Costs

9. Dr Orchard is responsible for the costs of education and counselling and any necessary reports.

Peer review and supervision

10. Dr Orchard must participate in a Peer Review Group of the Royal Australian and New Zealand College of Psychiatrists, which is approved by the CEO of the Board or his nominee. Dr Orchard must confirm in writing on 30 June of each year that he is participating in the Peer Review Group. The Board may request confirmation of his attendance by contacting the RANZCP.
11. After the Board is satisfied that Dr Orchard has adequately completed the objectives and counselling above, Dr Orchard is to develop collegial contact and a supervisory relationship with a Fellow of the RANZCP who is approved by the CEO of the Board or his nominee. This supervision will comprise a minimum of one hour supervision per calendar month. The supervisor will provide a report by 30 June of each year that the required supervision has been undertaken.

Audit

12. The Board will audit Dr Orchard's practice approximately six months after the date of this notice to assess his compliance with the above conditions.
13. Dr Orchard will provide the Board with permission to access Medicare records of his billing.

Dated 15 December 2009

BERNADETTE BROBERG
Hearings Co-ordinator

Safety on Public Land Act 2004**DECLARATION OF PUBLIC SAFETY ZONES**

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

1. Definitions

In this declaration:

- (a) 'the Act' means the **Safety on Public Land Act 2004**;
- (b) 'the declared public safety zone' means the area declared under clause 2 of this declaration; and
- (c) 'the Schedule' means the Schedule to this declaration.

2. Declaration of Public Safety Zone

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

Extent of Zone				Forest Management Area	District	MGA Zone
275354	5854210	278640	5857640	Midlands	Macedon	55

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

3. Purpose for which the area has been declared

Pursuant to section 5(1)(b) of the Act, the purpose for which the declared public safety zone has been declared to be a public safety zone is specified as:

- (a) fire operations;
- (b) protection of natural values; and
- (c) the maintenance of public safety.

4. Period of the declaration

Pursuant to section 5(1)(c) of the Act, the period for which the declared public safety zone is declared to be a public safety zone is specified to be the period commencing from 24 December 2009 and ending on 30 June 2010 inclusive.

5. Activities prohibited

- (a) For the purposes of section 5(1)(e) of the Act, the activities that are prohibited in the declared public safety zone are specified to be all or any activity occurring or taking place in the declared public safety zone, other than an activity that does not interfere with any activity of an exempt person.

- (b) In clause 5(a) of this declaration –
 - (i) ‘activity’ includes:
 - (a) entering the declared public safety zone;
 - (b) remaining in or being present in the declared public safety zone;
 - (c) walking in the declared public safety zone; and
 - (d) camping or setting up a camp in the declared public safety zone;
 - (ii) ‘exempt person’ means any person or person within a class of person specified in:
 - (a) clause 8 of this declaration; and
 - (b) section 9 of the Act;
 - (iii) ‘interferes with’ includes any circumstances in which the presence of the person in the declared public safety zone would prevent or hinder an exempt person from carrying out an activity.

6. Periods when access is prohibited

For the purposes of section 5(1)(d) of the Act, the times during which access to the declared public safety zone is prohibited is specified to be at all times.

7. Further restrictions or conditions (if any)

For the purposes of section 5(1)(f) of the Act, no further restrictions or conditions are specified to apply to the declared public safety zone.

8. Exempt persons or classes of person

Pursuant to section 5(2) of the Act, the following persons or classes of person are exempt from the operation of this declaration:

- (a) persons undertaking timber harvesting operations which are authorised operations within the meaning of section 45 of the **Sustainable Forests (Timber) Act 2004** including:
 - (i) VicForests and its employees, agents and contractors;
 - (ii) persons who have an agreement with VicForests to harvest or sell timber resources and their employees, agents and contractors;
 - (iii) holders of licences or permits under section 52 of the **Forests Act 1958** and their employees, agents and contractors;
- (b) persons undertaking timber harvesting operations in accordance with an approved Plan of Utilization as defined in the **Forests (Wood Pulp Agreement) Act 1996**;
- (c) holders of licences or permits granted under section 52 of the **Forests Act 1958** to thin, cut and remove timber, to cut forest produce specified in the licence, to dig forest produce specified in the licence or to take away forest produce specified in the licence and their employees, agents and contractors;
- (d) holders of Bee Farm licences, Bee Range area Licences, Apiary Occupation Rights granted under Subdivision 2 of Division 9, of Part 1 of the **Land Act 1958**, on Crown Land;
- (e) employees, agents and contractors of the Department of Sustainability and Environment engaged in carrying out their functions;
- (f) employees, agents and contractors of the Country Fire Authority, WorkSafe, Environment Protection Authority and the State Emergency Services engaged in carrying out their functions;
- (g) members of the police force of Victoria engaged in carrying out their functions;
- (h) persons appointed as environmental auditors under the **Environment Protection Act 1970** and their agents in carrying out their functions as forestry auditors engaged by the Department of Sustainability and Environment;

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

Dated 14 December 2009

PETER APPLEFORD
Executive Director Forests and Parks
as delegate of the Secretary of the Department of Sustainability and Environment

Notes:

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

Safety on Public Land Act 2004**DECLARATION OF PUBLIC SAFETY ZONES**

I, Peter Appleford, Executive Director Forests and Parks, as delegate of the Secretary of the Department of Sustainability and Environment, make the following declaration of a public safety zone under section 4(1) of the **Safety on Public Land Act 2004**.

1. Definitions

In this declaration:

- (a) 'the Act' means the **Safety on Public Land Act 2004**;
- (b) 'the declared public safety zone' means the area declared under clause 2 of this declaration; and
- (c) 'the Schedule' means the Schedule to this declaration.

2. Declaration of Public Safety Zone

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

3. Purpose for which the area has been declared

Pursuant to section 5(1)(b) of the Act, the purpose for which the declared public safety zone has been declared to be a public safety zone is specified as:

- (a) timber harvesting operations; and
- (b) the maintenance of public safety.

4. Period of the declaration

Pursuant to section 5(1)(c) of the Act, the period for which the declared public safety zone is declared to be a public safety zone is specified to be the period commencing from 24 December 2009 and ending on 30 June 2010 inclusive.

5. Activities prohibited

- (a) For the purposes of section 5(1)(e) of the Act, the activities that are prohibited in the declared public safety zone are specified to be all or any activity occurring or taking place in the declared public safety zone, other than an activity that does not interfere with any activity of an exempt person.
- (b) In clause 5(a) of this declaration –
 - (i) 'activity' includes:
 - (a) entering the declared public safety zone;
 - (b) remaining in or being present in the declared public safety zone;
 - (c) walking in the declared public safety zone; and
 - (d) camping or setting up a camp in the declared public safety zone;

- (ii) 'exempt person' means any person or person within a class of person specified in:
 - (a) clause 8 of this declaration; and
 - (b) section 9 of the Act; and
- (iii) 'interferes with' includes any circumstances in which the presence of the person in the declared public safety zone would prevent or hinder an exempt person from carrying out an activity.

6. Periods when access is prohibited

For the purposes of section 5(1)(d) of the Act, the times during which access to the declared public safety zone is prohibited is specified to be at all times.

7. Further restrictions or conditions (if any)

For the purposes of section 5(1)(f) of the Act, no further restrictions or conditions are specified to apply to the declared public safety zone.

8. Exempt persons or classes of person

Pursuant to section 5(2) of the Act, the following persons or classes of person are exempt from the operation of this declaration:

- (a) persons undertaking timber harvesting operations which are authorised operations within the meaning of section 45 of the **Sustainable Forests (Timber) Act 2004** including:
 - (i) VicForests and its employees, agents and contractors;
 - (ii) persons who have an agreement with VicForests to harvest or sell timber resources and their employees, agents and contractors;
 - (iii) holders of licences or permits under section 52 of the **Forests Act 1958** and their employees, agents and contractors;
- (b) persons undertaking timber harvesting operations in accordance with an approved Plan of Utilization as defined in the **Forests (Wood Pulp Agreement) Act 1996**;
- (c) holders of licences or permits granted under section 52 of the **Forests Act 1958** to thin, cut and remove timber, to cut forest produce specified in the licence, to dig forest produce specified in the licence or to take away forest produce specified in the licence and their employees, agents and contractors;
- (d) holders of Bee Farm licences, Bee Range area Licences, Apiary Occupation Rights granted under Subdivision 2 of Division 9, of Part 1 of the **Land Act 1958**, on Crown Land;
- (e) employees, agents and contractors of the Department of Sustainability and Environment engaged in carrying out their functions;
- (f) employees, agents and contractors of the Country Fire Authority, WorkSafe, Environment Protection Authority and the State Emergency Services engaged in carrying out their functions;
- (g) members of the police force of Victoria engaged in carrying out their functions;
- (h) persons appointed as environmental auditors under the **Environment Protection Act 1970** and their agents in carrying out their functions as forestry auditors engaged by the Department of Sustainability and Environment;
- (i) persons who have been selected by the Department of Sustainability and Environment to act as audit observers and who are participating in this activity exclusively. Audit observers must be in the company of an environmental auditor appointed under the **Environment Protection Act 1970** and their agents in carrying out their functions as forestry auditors; and

- (j) holders of leases, licences, permits or other authorities (and associated employees, agents and contractors) under the **Mineral Resources Development Act 1990**, **Extractive Industries Development Act 1995** and **Petroleum Act 1998**, other than holders of miners' rights and tourist fossicking authorities under the **Mineral Resources Development Act 1990**, whilst undertaking works associated with that lease, licence, permit or authority in the areas covered by the declaration provided that –
- (i) those works do not interfere with or hinder timber harvesting operations;
 - (ii) those classes of person have made prior arrangements with the forest manager to be in the area for the purpose of undertaking those works;
 - (iii) those classes of person abide by the Occupational, Health and Safety requirements established by the Department of Sustainability and Environment, VicForests or the contractor in charge of the site.

Dated 14 December 2009

PETER APPLEFORD
Executive Director Forests and Parks
as delegate of the Secretary of the Department of Sustainability and Environment

Notes:

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

Schedule: Public Safety Zones

Extent of Zone				Forest Management Area	District	Coupe Number	MGA Zone
319130	5936670	320583	5938310	Bendigo	Rushworth	156-006-0008	55
394227	5861430	395466	5863240	Central	Alexandra	285-006-0002	55
369109	5854120	370610	5855150	Central	Toolangi	298-866-0004	55
543470	5865670	544570	5866870	Tambo	Bairnsdale	722-503-0002	55
545154	5861970	547241	5862890	Tambo	Bairnsdale	726-501-0004	55
556985	5856050	557982	5857440	Tambo	Bairnsdale	727-507-0002	55
554176	5859360	555500	5861080	Tambo	Bairnsdale	727-511-0002	55
568335	5836470	569626	5837480	Tambo	Bairnsdale	731-512-0004	55
568624	5837980	570429	5838910	Tambo	Bairnsdale	731-512-0005	55
568592	5838300	569962	5839240	Tambo	Bairnsdale	731-512-0007	55
576698	5875430	577965	5876570	Tambo	Swifts Creek	767-505-0002	55
558383	5861510	559230	5863090	Tambo	Swifts Creek	775-508-0007	55
558828	5865760	559674	5866350	Tambo	Swifts Creek	776-504-0018	55
654641	5842300	655919	5843340	East Gippsland	Orbost	830-509-0004	55
654319	5841490	655631	5842760	East Gippsland	Orbost	830-510-0006	55
647299	5830310	648393	5831740	East Gippsland	Orbost	831-507-0012	55
646013	5830390	646833	5831740	East Gippsland	Orbost	831-508-0008	55
656398	5836090	657294	5837420	East Gippsland	Orbost	832-502-0009	55
655884	5836640	656925	5838180	East Gippsland	Orbost	832-502-0011	55
664650	5821680	666592	5823550	East Gippsland	Orbost	835-508-0001	55
665032	5821730	667147	5823640	East Gippsland	Orbost	835-508-0002	55
639502	5856580	640309	5858010	East Gippsland	Orbost	836-505-0010	55
638848	5856260	639998	5857790	East Gippsland	Orbost	836-509-0020	55
639085	5860100	640015	5860890	East Gippsland	Orbost	836-510-0013	55
640431	5862130	641896	5863320	East Gippsland	Orbost	836-515-0009	55
645668	5843320	646987	5844480	East Gippsland	Orbost	842-519-0021	55
645489	5843830	647095	5845050	East Gippsland	Orbost	842-519-0022	55
683894	5838240	685448	5839360	East Gippsland	Cann River	864-508-0019	55
675971	5829180	677130	5830800	East Gippsland	Cann River	866-512-0002	55
706114	5848650	708314	5850180	East Gippsland	Cann River	874-510-0018	55
682032	5874230	682829	5875410	East Gippsland	Cann River	886-502-0009	55
679505	5873970	680502	5874960	East Gippsland	Cann River	886-503-0003	55
681006	5870970	682050	5872220	East Gippsland	Cann River	886-505-0010	55
662599	5871190	663346	5872080	East Gippsland	Bendoc	890-503-0014	55
644204	5874770	645048	5875670	East Gippsland	Bendoc	891-513-0005	55
669388	5876270	670621	5877730	East Gippsland	Bendoc	892-513-0012	55
674030	5880600	674825	5881960	East Gippsland	Bendoc	892-517-0010	55
673409	5880320	674707	5882050	East Gippsland	Bendoc	892-517-0012	55
682128	5884930	683061	5886150	East Gippsland	Bendoc	894-501-0001	55
681226	5880790	682357	5882210	East Gippsland	Bendoc	894-504-0018	55
661445	5889590	662926	5890750	East Gippsland	Bendoc	895-513-0017	55

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 DECEMBER 2009**VEET Scheme – Register of Products**

High Efficiency Gas/LPG Water Heaters (Schedule 1A)			Added or Deleted
Item	Product Brand	Product Model	Status
1	Everhot	250265NO	A
2	Everhot	250265PO	A
3	Everhot	250295NO	A
4	Everhot	250295PO	A
5	Rheem	350265BO	A
6	Rheem	350265LO	A
7	Rheem	350265NO	A
8	Rheem	350265PO	A
9	Rheem	350295BO	A
10	Rheem	350295LO	A
11	Rheem	350295NO	A
12	Rheem	350295PO	A
13	Rheem Optima	850265NO	A
14	Rheem Optima	850265PO	A
15	Rheem Optima	850295NO	A
16	Rheem Optima	850295PO	A
17	Rheem Optima	850265BO	A
18	Rheem Optima	850265LO	A
19	Rheem Optima	850295BO	A
20	Rheem Optima	850295LO	A
21	Rheem Plus	354265NO	A
22	Rheem Plus	354265PO	A
23	Rheem Plus	354295NO	A
24	Rheem Plus	354295PO	A
25	Vulcan	650265NO	A
26	Vulcan	650265PO	A
27	Vulcan	650295NO	A
28	Vulcan	650295PO	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	GK 1620	A
2	Dux Manufacturing	GK 2020	A
3	Dux Manufacturing	GK1820	A
4	Edwards	372027NF	A
5	Edwards	372027PF	A
6	Everhot	274027NF	A
7	Everhot	274027PF	A
8	Everhot	276027NF	A
9	Everhot	276027PF	A
10	Rheem	874024NF	A
11	Rheem	874024PF	A
12	Rheem	874027NF	A
13	Rheem	874027PF	A
14	Rheem	876024NF	A
15	Rheem	876024PF	A
16	Rheem	876027NF	A
17	Rheem	876027PF	A
18	Solahart	10143242	A
19	Solahart	10143243	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	Solahart	302LCSC	A
2	Solahart	302LCSC Free Heat	A
3	Solahart	303LCSC	A
4	Solahart	303LCSC Free Heat	A

VEET Scheme – Register of Products

Gas/LPG Boosted Solar Water Heaters (Schedules 1D & 3)			Added or Deleted
Item	Product Brand	Product Model	Status
1	Everhot	290160/2NPT-G	A
2	Solahart	302LCSCg	A
3	Solahart	302LCSCg Free Heat	A
4	Solahart	302LCSCn	A
5	Solahart	302LCSCn Free Heat	A
6	Solahart	303LCSCg	A
7	Solahart	303LCSCg Free Heat	A
8	Solahart	303LCSCn	A
9	Solahart	303LCSCn Free Heat	A
10	Vulcan	690160/2NPT-G	A
11	Vulcan	696160/2NPT	A

VEET Scheme – Register of Products

High Efficiency Ducted Gas Heaters (Schedules 5 & 6)			Added, Deleted or Modified
Item	Product Brand	Product Model	Status
1	Bonaire	B5 15e (Part No 5110043)	A
2	Bonaire	B5 15i (Part No 5110003)	D
3	Bonaire	B5 20e LPG (Part No 5110054)	A
4	Bonaire	B5- 21e (Part No 5010054)-LPG	M
5	Bonaire	B5 21e (Part No 5110053)	A
6	Bonaire	B5- 21e (Part No 5010053)	D
7	Bonaire	B5 -21i XA (Part No 5010073)	D
8	Bonaire	B5 30e (Part No 5010063)	D
9	Bonaire	B5 30e (Part No 5110063)	A
10	Bonaire	B5 30e (Part No. 5010064)-LPG	M
11	Bonaire	B5 30e LPG (Part No. 5110064)	A
12	Bonaire	B5 30i (Part No. 5010024)-LPG	M
13	Bonaire	B5 30i LPG (Part No. 5120024)	A
14	Bonaire	B5 30i XA (Part No. 5010034)-LPG	M
15	Bonaire	B5 35e (Part No 5110073)	A
16	Bonaire	B5-21i (Part No 5010013)	D
17	Bonaire	B5-21i (Part No 5010014)-LPG	M

Item	Product Brand	Product Model	Status
18	Bonaire	B5-21i (Part No 5110013)	D
19	Bonaire	B5-21i LPG (Part No 5120014)	A
20	Bonaire	B5-21i XA(Part No 5110017)	D
21	Bonaire	B5-30i (Part No. 5010023)	D
22	Bonaire	B5-30i XA (Part No 5010033)	D
23	Bonaire	B5-30i(Part No 5110023)	D
24	Bonaire	B5-35i(Part No.5110033)	D
25	Bonaire Pyrox	BP5 15i (Part No 5110005)	D
26	Bonaire Pyrox	BP5 30i (Part No.5010025)	D
27	Bonaire Pyrox	BP5 30i XA(Part No.5010035)	D
28	Bonaire Pyrox	BP5 35i (Part No.5110035)	D
29	Bonaire Pyrox	BP5-15i (Part No. 5120005)	D
30	Bonaire Pyrox	BP5-21e ((Part No 5010055))	D
31	Bonaire Pyrox	BP5-21i (Part No 5010015)	D
32	Bonaire Pyrox	BP5-21i (Part No. 5120015)	D
33	Bonaire Pyrox	BP5-21i XA (Part No 5110018)	D
34	Bonaire Pyrox	BP5-21i XA(Part No. 5120018)	D
35	Bonaire Pyrox	BP5-30e(Part No. 5010065)	D
36	Bonaire Pyrox	BP5-30i XA(Part No. 5120029)	D
37	Bonaire Pyrox	BP5-30i(Part No. 5120025)	D
38	Bonaire Pyrox	BP5-35i (Part No 5120035)	D
39	Bonaire Vulcan	BV5 15i (Part No 5110003)	D
40	Bonaire Vulcan	BV5- 21e (Part No 5010054)	D
41	Bonaire Vulcan	BV5- 21e (Part No 5010053)	D
42	Bonaire Vulcan	BV5 30e (Part No. 5010064)	D
43	Bonaire Vulcan	BV5 30e (Part No.5010063)	D
44	Bonaire Vulcan	BV5 30i (Part No. 5010023)	D
45	Bonaire Vulcan	BV5 30i XA (Part No.5010033)	D
46	Bonaire Vulcan	BV5 30i XA (Part No.5010034)	D
47	Bonaire Vulcan	BV5-15i (Part No. 5120003)	D
48	Bonaire Vulcan	BV5-21i (Part No 5010013)	D
49	Bonaire Vulcan	BV5-21i (Part No 5010014)	D
50	Bonaire Vulcan	BV5-21i (Part No 5110013)	D
51	Bonaire Vulcan	BV5-21i (Part No. 5120013)	D
52	Bonaire Vulcan	BV5-21i XA (Part No 5010073)	D
53	Bonaire Vulcan	BV5-21i XA (Part No 5010074)	D

Item	Product Brand	Product Model	Status
54	Bonaire Vulcan	BV5-21i XA(Part No 5110017)	D
55	Bonaire Vulcan	BV5-21i XA(Part No. 5120017)	D
56	Bonaire Vulcan	BV5-30i (Part No .5120023)	D
57	Bonaire Vulcan	BV5-30i (Part No. 5010024)	D
58	Bonaire Vulcan	BV5-30i XA(Part No. 5120027)	D
59	Bonaire Vulcan	BV5-30i(Part No 5110023)	D
60	Bonaire Vulcan	BV5-35i (Part No 510033)	D
61	Bonaire Vulcan	BV5-35i (Part No. 5120033)	D
62	Pyrox	P5 15i (Part No 5110005)	D
63	Pyrox	P5-15i (Part No. 5120005)	D
64	Pyrox	P5-21e(Part No 5010055)	D
65	Pyrox	P5-21i (Part No 5010015)	D
66	Pyrox	P5-21i (Part No. 5120015)	D
67	Pyrox	P5-21i XA (Part No 5110018)	D
68	Pyrox	P5-21i XA(Part No. 5120018)	D
69	Pyrox	P5-30e(Part No. 5010065)	D
70	Pyrox	P5-30i (Part No.5010025)	D
71	Pyrox	P5-30i (Part No.5120025)	D
72	Pyrox	P5-30i XA(Part No. 5010035)	D
73	Pyrox	P5-30i XA(Part No. 5120029)	D
74	Pyrox	P5-35i (Part No.5110035)	D
75	Pyrox	P5-35i (Part No. 5110035)	D
76	Vulcan	V5 21e(Part No. 5010053)	D
77	Vulcan	V5 21e(Part No. 5010054)	D
78	Vulcan	V5 21i (Part No. 5010013)	D
79	Vulcan	V5 21i (Part No. 5010014)	D
80	Vulcan	V5 21XA (Part No. 5010073)	D
81	Vulcan	V5 21XA (Part No. 5010074)	D
82	Vulcan	V5 30i (Part No. 5010023)	D
83	Vulcan	V5 30i (Part No. 5010024)	D
84	Vulcan	V5 30i e (Part No. 5010063)	D
85	Vulcan	V5 30i e (Part No. 5010064)	D
86	Vulcan	V5 30i XA (Part No. 5010033)	D
87	Vulcan	V5 30i XA (Part No. 5010034)	D

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	Air Change	AC16RCRTP	A
2	Air Change	AC45RCRTP	A
3	Air Change	ACPP2000	A
4	Air Change	ACPP750	A
5	Carrier	40QPA12-7-E+38QPA12-7	A
6	Carrier	40QPA12-7-E+38QPA12-9	A
7	Diamond	SD170	A
8	Fujitsu	ARTC54LCTU	A
9	LG	B42AWYN762/B42AWYU362	A
10	Livezi	Bravo Digital LDS20A	A
11	Platinum	PDS-12	A
12	Platinum	PDS-16	A
13	Platinum	PDS-20	A
14	Platinum	PDS-23	A
15	Specialized Engineering	APH15	A
16	Temperzone	CWP290	A
17	Temperzone	CWP380R	A
18	Temperzone	HWP142	A
19	Temperzone	HWP164	A
20	Temperzone	HWP190	A
21	Temperzone	HWP445	A
22	Temperzone	ISD298BGD / OSA298BGD	A
23	Temperzone	ISD299BGD / OSA298BGD	A
24	Temperzone	OPA285RKTBGD	A
25	Temperzone	OPA385RKTB	A
26	Temperzone	OPA385RKTBGD	A
27	Temperzone	OPA595RKT	A
28	Temperzone	OSA460R ISD460K	A
29	Toshiba	RAV1103DT-A/RAV-SP1104AT-E	A
30	Toshiba	RAVSM1403DT-A/RAV-SP1404AT-E	A
31	Toshiba	RAVSM1603DT-A/RAV-SM1603AT-E	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	AGER	AWM-27A	A
2	Carrier	42NQV050M + 38NYV050M	A
3	Derby	iDWM26	A
4	Derby	iDWM35	A
5	Gree	GWH09MB-K3NNA2B	A
6	Haier	HSU-09HEA03/R2(DB)-I	A
7	LG	R09AWN	A
8	LG	R18AWN-NC9/R18AWN-UC9	A
9	LG	R22AWN-NC9/R22AWN-UC9	A
10	LG	R24AWN-NC9/R24AWN-UC9	A
11	Midea	MSC-09HRDN1-QC8G	A
12	Midea	MSC-09HRN1-QC7G	A
13	Midea	MSC-12HRDN1-QC8G	A
14	Midea	MSC-12HRN1-QC7G	A
15	Midea	MSG-09HRN1-QC7G	A
16	Midea	MSG-12HRN1-QC7G	A
17	Midea	MSK-09HRN1-QC7G	A
18	Midea	MSK-12HRN1-QC7G	A
19	Midea	MSX-09HRDN1-QC8G	A
20	Midea	MSX-12HRDN1-QC8G	A
21	Mitsubishi	FDEN125VNV	A
22	Mitsubishi	MSZ-GE80VA	A
23	Mitsubishi	SRK25ZIX-S	A
24	Mitsubishi	SRK35ZIX-S	A
25	Samsung	JH052EAV1/UH052EAV1	A
26	Sharp	AC09LCSYS	A
27	Sharp	AC12LCSYS	A
28	Sharp	AC24LCSYS	A
29	Sharp	AC48LZSYS	A
30	Stirling	TEM-64CHSABE	A
31	TECO	LS1107V / LT1107V	A
32	TECO	LS2107V / LT2107V	A
33	Toshiba	RAS-10SKV2-A/RAS-10SAVR-A	A
34	Toshiba	RAS-13SKV2-A/RAS-13SAVR-A2	A

ORDERS IN COUNCIL**County Court Act 1958****CONTINUATION OF RIGHT TO A JUDICIAL PENSION FOR
RETIRED COUNTY COURT JUDGE****Order in Council**

The Governor in Council under section 14(3A) of the **County Court Act 1958** determine that the right of Thomas Gideon Wodak to a judicial pension shall not be suspended by reason of the operation of section 14(3A)(b)(i) of that Act, while he holds any office or place of profit as Principal Assessor in the Department of Immigration and Citizenship.

Dated 22 December 2009

Responsible Minister

ROB HULLS MP

Attorney-General

TOBY HALLIGAN

Clerk of the Executive Council

Land Tax Act 2005**DECLARATION OF URBAN ZONES UNDER SECTION 64(2) OF THE ACT****Order in Council**

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

This Order is in effect from the date it is published in the Government Gazette. The Order of 18 November 2008 and gazetted on 20 November 2008 declaring urban zones for the purposes of the Act is revoked from the date this Order is gazetted.

Dated 22 December 2009

Responsible Minister

JOHN LENDERS

Treasurer

TOBY HALLIGAN

Clerk of the Executive Council

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

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

Zone Code	Description
ACZ	Activity Centre Zone
B1Z	Business 1 Zone
B2Z	Business 2 Zone
B3Z	Business 3 Zone
B4Z	Business 4 Zone
B5Z	Business 5 Zone
CCZ	Capital City Zone
CDZ	Comprehensive Development Zone
DZ	Docklands Zone
IN1Z	Industrial 1 Zone
IN2Z	Industrial 2 Zone
IN3Z	Industrial 3 Zone
LDRZ	Low Density Residential Zone
MUZ	Mixed Use Zone
PDZ	Priority Development Zone
PCRZ	Public Conservation and Resource Zone
PPRZ	Public Park and Recreation Zone
PUZ	Public Use Zone
R1Z	Residential 1 Zone
R2Z	Residential 2 Zone
R3Z	Residential 3 Zone
RDZ	Road Zone
SUZ	Special Use Zone
TZ	Township Zone
UFZ	Urban Floodway Zone
UGZ	Urban Growth Zone

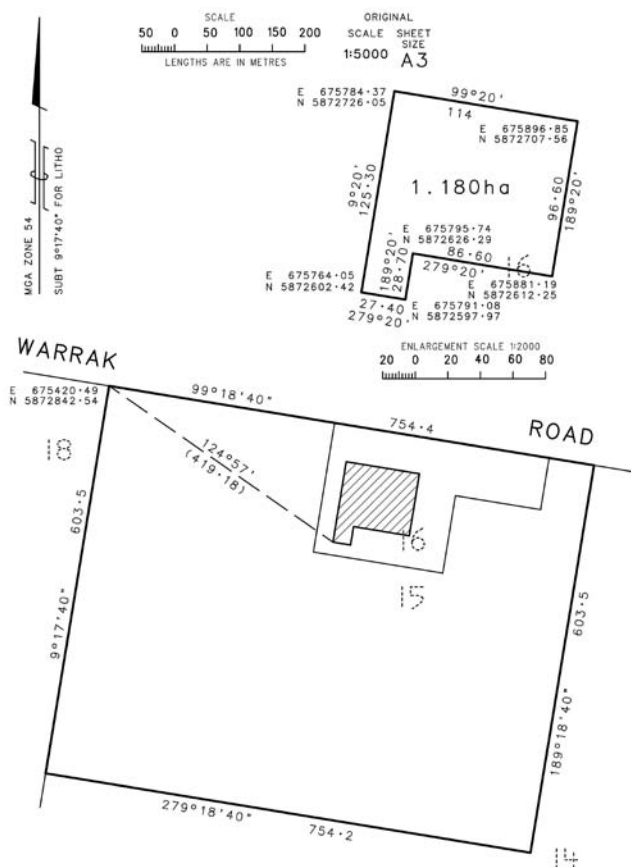
Serious Sex Offenders (Detention and Supervision) Act 2009**APPOINTMENT OF A RESIDENTIAL FACILITY PURSUANT TO SECTION 133(1)****Order in Council**

The Governor in Council, appoints the premises known as 'Corella Place – interim residential facility' Place', Warrak Road, Ararat, and shown hatched in the attached Plan of Survey, County of Ripon, Parish of Ararat, Section B1, Crown Allotments 15 and 16, as a residential facility for the purposes of the **Serious Sex Offenders (Detention and Supervision) Act 2009** (Act), pursuant to section 133(1) of the Act.

Pursuant to section 133(2) of the Act, the maximum amount of persons to reside in the residential facility is 36.

Pursuant to section 133(5) of the Act, the purpose of the residential facility is to provide for:

- the supervision and case management of offenders on supervision orders under the Act;
- the safe accommodation of offenders on supervision orders under the Act;
- the protection of the community from offenders on supervision orders under the Act; and
- the provision of support to offenders to assist them in complying with supervision orders under the Act.



Dated 22 December 2009

Responsible Minister

BOB CAMERON MP

Minister for Corrections

TOBY HALLIGAN
Clerk of the Executive Council

SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

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

- | | |
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| <p>168. <i>Statutory Rule:</i> Infringements (General) Further Amendment (Lodgeable Infringement Offences) Regulations 2009</p> <p><i>Authorising Act:</i> Infringements Act 2006</p> <p><i>Date first obtainable:</i> 22 December 2009</p> <p><i>Code A</i></p> | <p>173. <i>Statutory Rule:</i> Crimes (Procedure) Revocation Regulations 2009</p> <p><i>Authorising Act:</i> Crimes Act 1958</p> <p><i>Date first obtainable:</i> 22 December 2009</p> <p><i>Code A</i></p> |
| <p>169. <i>Statutory Rule:</i> Criminal Procedure Regulations 2009</p> <p><i>Authorising Act:</i> Criminal Procedure Act 2009</p> <p><i>Date first obtainable:</i> 22 December 2009</p> <p><i>Code A</i></p> | <p>174. <i>Statutory Rule:</i> Charter of Human Rights and Responsibilities (Public Authorities) Regulations 2009</p> <p><i>Authorising Act:</i> Charter of Human Rights and Responsibilities Act 2006</p> <p><i>Date first obtainable:</i> 22 December 2009</p> <p><i>Code A</i></p> |
| <p>170. <i>Statutory Rule:</i> Magistrates' Court General Amendment Regulations 2009</p> <p><i>Authorising Act:</i> Magistrates' Court Act 1989</p> <p><i>Date first obtainable:</i> 22 December 2009</p> <p><i>Code A</i></p> | <p>175. <i>Statutory Rule:</i> Electricity Safety (Equipment Efficiency) Amendment (Televisions, Liquid-Chilling Packages, Close Control Airconditioners and General Lighting Services) Regulations 2009</p> <p><i>Authorising Act:</i> Electricity Safety Act 1998</p> <p><i>Date first obtainable:</i> 22 December 2009</p> <p><i>Code B</i></p> |
| <p>171. <i>Statutory Rule:</i> Crown Proceedings Amendment Regulations 2009</p> <p><i>Authorising Act:</i> Crown Proceedings Act 1958</p> <p><i>Date first obtainable:</i> 22 December 2009</p> <p><i>Code A</i></p> | <p>176. <i>Statutory Rule:</i> Health Services (Private Hospitals and Day Procedure Centres) Amendment Regulations 2009</p> <p><i>Authorising Act:</i> Health Services Act 1988</p> <p><i>Date first obtainable:</i> 22 December 2009</p> <p><i>Code A</i></p> |
| <p>172. <i>Statutory Rule:</i> Evidence Revocation Regulations 2009</p> <p><i>Authorising Act:</i> Evidence Act 1958</p> <p><i>Date first obtainable:</i> 22 December 2009</p> <p><i>Code A</i></p> | <p>177. <i>Statutory Rule:</i> Assisted Reproductive Treatment Regulations 2009</p> <p><i>Authorising Act:</i> Assisted Reproductive Treatment Act 2008</p> <p><i>Date first obtainable:</i> 22 December 2009</p> <p><i>Code C</i></p> |

- | | |
|--|--|
| <p>178. <i>Statutory Rule:</i> Public Health and Wellbeing Regulations 2009</p> <p><i>Authorising Act:</i> Public Health and Wellbeing Act 2008</p> <p><i>Date first obtainable:</i> 22 December 2009</p> <p><i>Code D</i></p> <p>179. <i>Statutory Rule:</i> Metropolitan Fire Brigades Amendment Regulations 2009</p> <p><i>Authorising Act:</i> Metropolitan Fire Brigades Act 1958</p> <p><i>Date first obtainable:</i> 22 December 2009</p> <p><i>Code A</i></p> <p>180. <i>Statutory Rule:</i> Marine Regulations 2009</p> <p><i>Authorising Act:</i> Marine Act 1988</p> <p><i>Date first obtainable:</i> 22 December 2009</p> <p><i>Code F</i></p> <p>181. <i>Statutory Rule:</i> Magistrates' Court Criminal Procedure Rules 2009</p> <p><i>Authorising Acts:</i> Magistrates' Court Act 1989
Criminal Procedure Act 2009</p> <p><i>Date first obtainable:</i> 22 December 2009</p> <p><i>Code F</i></p> <p>182. <i>Statutory Rule:</i> County Court (Costs Court Amendment) Rules 2009</p> <p><i>Authorising Act:</i> County Court Act 1958</p> <p><i>Date first obtainable:</i> 23 December 2009</p> <p><i>Code B</i></p> | <p>183. <i>Statutory Rule:</i> County Court Criminal Procedure Rules 2009</p> <p><i>Authorising Acts:</i> County Court Act 1958
Criminal Procedure Act 2009
Children, Youth and Families Act 2005</p> <p><i>Date first obtainable:</i> 23 December 2009</p> <p><i>Code E</i></p> <p>184. <i>Statutory Rule:</i> County Court (Chapter I Amendment No. 1) Rules 2009</p> <p><i>Authorising Act:</i> County Court Act 1958</p> <p><i>Date first obtainable:</i> 23 December 2009</p> <p><i>Code C</i></p> <p>185. <i>Statutory Rule:</i> County Court (Evidence Amendments) Rules 2009</p> <p><i>Authorising Act:</i> County Court Act 1958</p> <p><i>Date first obtainable:</i> 23 December 2009</p> <p><i>Code A</i></p> <p>186. <i>Statutory Rule:</i> Children, Youth and Families (Children's Court Family Division) (Amendment No. 1) Rules 2009</p> <p><i>Authorising Act:</i> Children, Youth and Families Act 2005</p> <p><i>Date first obtainable:</i> 23 December 2009</p> <p><i>Code A</i></p> |
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