

Victoria Government Gazette

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GENERAL

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Advertisers Please Note As from 2 April 2009

The last Special Gazette was No. 85 dated 1 April 2009.

The last Periodical Gazette was No. 2 dated 31 October 2008.

How To Submit Copy

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PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) EASTER HOLIDAYS 2009

Please Note:

The Victoria Government Gazette (General) published immediately after Easter (G16/09) will be published on **Thursday 16 April 2009**.

Copy deadlines:

Private Advertisements

9.30 am on Thursday 9 April 2009

Government and Outer Budget Sector Agencies Notices

9.30 am on Tuesday 14 April 2009

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

JENNY NOAKES Government Gazette Officer

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

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> JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership previously subsisting between Chelsea Jones and Ainslie Jackel trading as Little Stars Early Music Education, ABN 22 176 152 276, was dissolved by mutual consent with effect from 18 March 2009. Little Stars Early Music Education will be carried on solely by Ainslie Jackel from this date.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership previously subsisting between Nasser Danial Mashni, Kamahl Patrice Lamumba Mashni and Moammar Martin Luther King Mashni, carrying on business as property investment at Unit 1, 260 Auburn Road, Hawthorn, has been dissolved as from 24 March 2009.

Dated 24 March 2009

RAY KAYNES, solicitor for Nasser Danial Mashni.

SARAH SONKIN, late of 349 North Road, Caulfield South, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 August 2008, are required by the executor, Yvonne Judith Rothberg, care of the undermentioned solicitors, to send particulars of their claims to her by 3 June 2009, after which date the executor will distribute the assets, having regard only to the claims of which she then has notice.

ALLENS ARTHUR ROBINSON, solicitors, 530 Collins Street, Melbourne 3000.

Re: Estate of BETTY MARY HEAD, deceased.

In the estate of BERRY MARY HEAD, of 'Northaven' Home for the Aged, 84 Shadforth Street, Kerang, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and all other persons having claims against the estate of the said deceased, are required by Michael Owen Head and Richard Neil Head, the executors of the Will of the said deceased, to send particulars of such claims to them, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

BASILE & CO. PTY LTD, legal practitioners, 46 Wellington Street, Kerang, Victoria 3579.

Re: Estate HENRY EDWARD HOUSE, deceased.

In the estate of HENRY EDWARD HOUSE of 'Northaven' Home for the Aged, 84–86 Shadforth Street, Kerang, in the State of Victoria, retired, deceased.

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

BASILE & CO. PTY LTD, legal practitioners, 46 Wellington Street, Kerang, Victoria 3579.

Re: Estate EVELYN ALICE McCALMAN, deceased.

In the estate of EVELYN ALICE McCALMAN of 13 Andrew Street, Kerang, in the State of Victoria, home duties, deceased.

Creditors, next-of-kin and all other persons having claims against the estate of the said deceased, are required by David Lloyd McCalman, the executor of the Will of the said deceased, to send particulars of such claims to him, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

BASILE & CO. PTY LTD, legal practitioners, 46 Wellington Street, Kerang, Victoria 3579.

Creditors, next-of-kin and others having claim in respect of the estate of MARGRET ROSETTE STORMONT, late of Unit 90/13–69 Fitzsimons Lane, Templestowe, deceased, who died on 11 December 2008, are required by the executors, Lynne Patricia Bishop and Ian William Turnbull, to send particulars of their claim to them, care of the undermentioned solicitor, by 10 June 2009, after which date the said executors will distribute the assets of the deceased, having regard only to the claims of which they then shall have notice. B. J. WILLIAMS LL.B., barrister and solicitor, 106 Lower Plenty Road, Rosanna 3084.

Re: ALBERT WILLIAM LEGGETT, deceased.

Creditors, next-of-kin and other persons having claims against the estate of ALBERT WILLIAM LEGGETT, deceased, late of 19 Douglas Street, Blackburn North, Victoria, retired, who died on 28 January 2009, are required by the trustee, Crystal Marilyn Leggett of 19 Douglas Street, Blackburn, Victoria, retired, to send particulars of their claims to her, care of the undermentioned solicitors, by 12 June 2009, after which date she may convey or distribute the estate, having regard only to the claims of which she then has notice.

DE KEVER SPAULDING, lawyers, 173 Boronia Road, Boronia 3155.

Re: GLADYS AMY AUGUSTA WALKER, deceased.

Creditors, next-of-kin and other persons having claims against the estate of GLADYS AMY AUGUSTA WALKER, also known as Gladys Amy Walker, deceased, late of Unit 131, 100 Harold Street, Wantirna, Victoria, retired, who died on 26 January 2009, are required by the trustee, John Charles De Kever of 173 Boronia Road, Boronia, solicitor, to send particulars of their claims to him, care of the undermentioned solicitors, by 12 June 2009, after which date he may convey or distribute the estate, having regard only to the claims of which he then has notice.

DE KEVER SPAULDING, lawyers, 173 Boronia Road, Boronia 3155.

G 14 2 April 2009

Creditors, next-of-kin and others having claims in respect of the estate of the late JOHN WALLACE STANFORD BOND, late of Unit 130, 2 Gemel Road, Reservoir, retired, deceased, who died on 5 March 2009, are required by the executor, David John Thwaites, to send particulars of their claim to him, care of the undermentioned lawyer, by 15 July 2009, 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.

D. J. THWAITES LL.B., solicitor, 106 Lower Plenty Road, Rosanna 3084.

Creditors, next-of-kin and others having claims in respect of the estate of the late JOHN ALEXANDER IRVINE, late of Unit 16, Upper Boronia Crescent, Strathalan Community, Macleod, retired accountant, deceased, who died on 11 March 2009, are required by the executor, David John Thwaites, to send particulars of their claim to him, care of the undermentioned lawyer, by 16 July 2009, 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.

D. J. THWAITES LL.B., solicitor, 106 Lower Plenty Road, Rosanna 3084.

Re: FRANK WERNER BENZ, late of IBIS Care, 391 Maroondah Highway, North Croydon, but formerly of 3 Milners Road, Yarra Junction, Victoria, retired, deceased.

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

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

NORMA JOYCE THOMSON, late of 4 Melville Avenue, Newtown, Victoria, home duties, deceased.

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

who died on 4 February 2009, are required by Geoffrey Neville Daniel Simmonds and Lawrence Robert Thomson, the executors of the deceased's estate, to send particulars to them, care of the undermentioned lawyers, by 1 June 2009, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

HARWOOD ANDREWS LAWYERS, 155 Mercer Street, Geelong 3220.

SYDNEY ROBERT THOMSON, late of 4 Melville Avenue, Newtown, Victoria, retired real estate agent, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 August 2008, are required by Lawrence Robert Thomson and Geoffrey Neville Daniel Simmonds, the executors of the deceased's estate, to send particulars to them, care of the undermentioned lawyers, by 1 June 2009, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

HARWOOD ANDREWS LAWYERS, 155 Mercer Street, Geelong 3220.

Re: FREDERICK FRANCIS SMITH, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 January 2009, are required by the trustees, Beverley Ann Smith and Tanya Renae Smith, to send particulars to the trustees, care of the undersigned, by 1 June 2009, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

KIM BAINBRIDGE LEGAL SERVICE PTY LTD trading as Garden & Green, lawyers, 4 McCallum Street, Swan Hill, Victoria 3585.

Creditors, next-of-kin and others having claims in respect to the estate of HELENA SICIARZ, late of Centennial House Nursing Home, 13 Lewis Road, Wantirna, pensioner, deceased, who died on 13 January 2009, are required to send particulars of such claims to the executors, care of the undermentioned solicitors, by 3 June 2009, after which date the executors will convey or distribute the assets, having regard only to the claims of which the executors then have notice.

PIETRZAK SOLICITORS, 222 LaTrobe Street, Melbourne 3000.

MALCOLM McQUARRIE SHAW, late of 238 Mackenzie Street, West Kangaroo Flat, contractor.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 December 2007, Melbourne, Victoria, are by the legal personal representatives, Charles Mackay Shaw, Jessie Heather Power and Joan Jobling, required to send particulars to them by sixty days after the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard to the claims of which they then have notice.

PRIOR & PRIOR, solicitors, 335A Centre Road, Bentleigh 3204.

Re: ANA KADVANJ, also known as Anna Kadvany and Anna Kadvanj, late of 17 Neasham Drive, Dandenong, in the State of Victoria, assembler, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 February 2009, are required by the trustee, Irene Bolwell of 17 Angel Close, Narre Warren South, in the State of Victoria, housekeeper, daughter, to send particulars to the trustee by 1 June 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

ROBERT CLEMENTS, legal practitioner, Suite 3, 37 Princes Highway, Dandenong 3175.

CRAIG LEON SUMMERFIELD, deceased, late of 36 Brooke Street, Moonambel, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 February 2006 at Ballarat, are required by the executrix appointed by the last Will of the deceased dated 23 March 2005, and to whom a grant of probate was made by the Supreme Court of Victoria on 10 May 2007, to send particulars to her by 31 August 2009, after which date the executrix may convey or distribute the assets, having regard only to the claims of which she then has notice. Any such particulars may be sent to the executrix, care of Robert M. Phelan & Co. Pty of 170 Buckley Street, Essendon, Victoria 3040, solicitors for the estate.

Re: JOYCE APPLEFORD, late of RSL Park Nursing Home, Overport Road, Frankston, but formerly of Apartment 110 Koorootang Retirement Village, 183–191 Osborne Drive, Mount Martha, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 January 2009, are required by the trustee, David Bryce Appleford, to send particulars of such claims to him, in care of the undermentioned solicitors, by 1 June 2009, 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.

LIONEL WILLIAM FRIEZER, late of Emily Lenny Nursing Home, 24 Sutherland Road, Coburg, Victoria, builder, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 29 August 2008, are required to send particulars of their claims to the executor, Alexander Malcolm Paton, care of the undermentioned solicitors, by 4 June 2009, after which date the said executor will distribute the assets, having regard only to the claims of which he then has notice.

T. J. MULVANY & CO., lawyers, 2nd Floor, 51 Queen Street, Melbourne 3000.

GORDON CHARLES IRWIN, late of Amity Nursing Home, Holdsworth Road, Bendigo, Victoria, farmer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 7 January 2009, are required to send particulars of their claims to the executors, Peter Gordon Irwin and Susan Ivy Minne, care of the undermentioned solicitors, by 4 June 2009, after which date the said executors will distribute the assets, having regard only to the claims of which they then have notice.

T. J. MULVANY & CO., lawyers,

2nd Floor, 51 Queen Street, Melbourne 3000.

Re: ROBERT CHARLES IRISH, late of 1/1124 Burke Road, North Balwyn, Victoria, manufacturer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 December 2006, are required to send particulars of their claims to the deceased's daughter, Julie Faye Nolan, care of First Floor, 77–79 Station Street, Ferntree Gully, on or before 2 June 2009, after which date Julie Faye Nolan may convey or distribute the assets, having regard only to the claims of which she then has notice.

TONY O'BRIEN & ASSOCIATES, legal practitioners, First Floor, 77–79 Station Street, Ferntree Gully 3156.

BENGT ERIK LEWENHAGEN, deceased.

Creditors, next-of-kin and others having claims against the estate of BENGT ERIK LEWENHAGEN, late of 63 Park Street, St Kilda West, Victoria, retired, deceased, who died on 2 January 2009, are required to send particulars of their claims to the executors, care of the undermentioned solicitor, by 8 June 2009, after which date the executor will proceed to distribute the assets, having regard only to the claims of which they shall then have had notice.

VERNA A. COOK, solicitor, 5/8 St Andrews Street, Brighton 3186.

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

On Wednesday 22 April 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Monique Ara Bonn of 4 Ross Court, Brookfield, sole proprietor of an estate in fee simple being the land described on Certificate of Title Volume 10093 Folio 736, upon which is erected a house known as 20 Murphy Street, Ararat. Registered Mortgage No. AC851834L affects the said estate and interest.

Payment Terms – Cash/Eftpos (Debit Cards only/no Credit Cards)/bank cheque or solicitors trust account cheque. Hammer price plus 10% GST must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements. SW080039602

Sheriff's Office Phone (03) 9947 1539

K. GRIFFIN

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

On Wednesday 29 April 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

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

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

Payment Terms – Cash/Eftpos (Debit Cards only/no Credit Cards)/bank cheque or solicitors trust account cheque. Hammer price plus 10% GST must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW080060106

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

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

On Wednesday 29 April 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Athanasios Tsoulouhas and Amelia Tsoulouhas of 17 Yarra Court, Oakleigh South, as shown on Certificate of Title as Arthur Tsoulouhas and Emilia Tsoulouhas joint proprietors of an estate in fee simple in the land described on Certificate of Title Volume 09801 Folio 213, upon which is erected a residential dwelling known as 17 Yarra Court, Oakleigh South.

Registered Mortgage No. AD363170Y and Caveat No. AF102909K affect the said estate and interest.

Payment Terms – Cash/Eftpos (Debit Cards only/no Credit Cards)/bank cheque or solicitors trust account cheque. Hammer price plus 10% GST must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW080067476

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

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

To the Highest Bidder at the Best Price Offered

On Wednesday 29 April 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Evelin Jansen of 8 Kings Road, Emerald, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 05480 Folio 908, upon which is erected a residential dwelling known as 8 Kings Road, Emerald.

Registered Mortgage No. AB052451S affects the said estate and interest.

Payment Terms – Cash/Eftpos (Debit Cards only/no Credit Cards)/bank cheque or solicitors trust account cheque. Hammer price plus 10% GST must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW070069348

K. GRIFFIN Sheriff's Office Phone (03) 9947 1539 In the Supreme Court of the State of Victoria SALE BY THE SHERIFF

On Wednesday 29 April 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Graham David Kelly of 4 George Street, Korumburra, sole proprietor of an estate in fee simple as to 1 of a total of 2 equal undivided shares registered as Tenants in Common with Tania Anne Kelly, sole proprietor of an estate in fee simple as to 1 of a total 2 equal undivided shares and being the land described on Certificate of Title Volume 08649 Folio 730, upon which is erected a dwelling known as 4 George Street, Korumburra.

Registered Mortgage No. AE457450L affects the said estate and interest.

Refer RACV Country VicRoads Edition 6: Map 709 N8.

Payment Terms – Cash/Eftpos (Debit Cards only/no Credit Cards)/bank cheque or solicitors trust account cheque. Hammer price plus 10% GST must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW080089366

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

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

On Wednesday 15 April 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Josepha Van Rooy, of 120 Watery Gully Road, Kangaroo Ground, as shown on Certificate of Title as Josepha Wilhelmina Van Rooy, joint proprietor with Donald Gordon Viney, of an estate in fee simple in the land described on Certificate of Title Volume 02379 Folio 662, upon which is erected a dwelling known as 113 Cape Street, Heidelberg. Registered Mortgage No. X342474E and Caveat No. AF798083Y affect the said estate and interest.

Payment terms – Cash/Eftpos (Debit Cards only/no Credit Cards) / bank cheque or solicitors trust account cheque. Hammer price plus 10% GST must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW070041152

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

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

On Wednesday 22 April 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Classic Period Homes Pty Ltd of 280A Rex Road, Campbellfield, sole proprietor of an estate in fee simple in the land described in the following properties:-

Firstly:- Certificate of Title Volume 02606 Folio 179, upon which is erected a dwelling known as 29–31 Smythe Street, Corinella.

Registered Mortgage No. AC824180M affects the said estate and interest.

Secondly:- Certificate of title Volume 09350 Folio 131, upon which is erected a dwelling known as 11 Walpole Street, Corinella.

Registered Mortgage No. AC824180M affects the said estate and interest.

Payment terms – Cash/Eftpos (Debit Cards only/no Credit Cards) / bank cheque or solicitors trust account cheque. Hammer price plus 10% GST must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW080010243

K. GRIFFIN Sheriff's Office Phone (03) 9947 1539 In the Supreme Court of the State of Victoria SALE BY THE SHERIFF

On Wednesday 22 April 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of David Fila of 75 McArthur Avenue, St Albans. Sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 08254 Folio 154, upon which is erected a residential building known as 75 McArthur Avenue, St Albans.

Registered Mortgage No. AF345538M and Covenant No. 2015379 affect the said estate and interest.

Payment terms – Cash/Eftpos (Debit Cards only/no Credit Cards) / bank cheque or solicitors trust account cheque. Hammer price plus 10% GST must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW080062009

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

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

On Wednesday 22 April 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Florence Anne Bell of 14 Clive Street, Alphington. Sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 05090 Folio 945, upon which is erected a house known as 14 Clive Street, Alphington.

Registered Mortgage No. AD965124A, Caveat No. AG102337W and Caveat No. AG232880W affect the said estate and interest.

Payment terms – Cash/Eftpos (Debit Cards only/no Credit Cards) / bank cheque or solicitors trust account cheque. Hammer price plus 10% GST must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

CW070009252

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

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

On Wednesday 22 April 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Zoran Bozic of 2 Fowler Court, Mill Park, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 09844 Folio 977, upon which is erected a house known as 2 Fowler Court, Mill Park.

Registered Mortgage No. W774479C and Caveat No. W919868J affect the said estate and interest.

Payment terms – Cash/Eftpos (Debit Cards only/no Credit Cards) / bank cheque or solicitors trust account cheque. Hammer price plus 10% GST must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW080086918

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

In the Supreme Court of the State of Victoria

SALE BY THE SHERIFF

On Wednesday 22 April 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Vasilios Maikantis of 3 Albany Drive, Mulgrave, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 08855 Folio 030, upon which is erected a residence known as 3 Albany Drive, Mulgrave.

Registered Mortgage No. AF551353A affects the said estate and interest.

Payment terms – Cash/Eftpos (Debit Cards only/no Credit Cards) / bank cheque or solicitors trust account cheque. Hammer price plus 10% GST must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW080084416

SW080088717

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

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

On Wednesday 22 April 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Pam Harper of 1275 Baxter–Tooradin Road, Pearcedale, as shown on Certificate of Title as Pamela Jean Harper, joint proprietor with John Michael Kozicki, of an estate in fee simple in the land described on Certificate of Title Volume 09826 Folio 611, upon which is erected a house and a number of outbuildings known as 1275 Baxter–Tooridin Road, Pearcedale.

Registered Mortgage No. AF000295N affects the said estate and interest.

Payment terms – Cash/Eftpos (Debit Cards only/no Credit Cards) / bank cheque or solicitors trust account cheque. Hammer price plus 10% GST must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW080041780

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

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

On Wednesday 22 April 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied). All the estate and interest (if any) of Kristine Joy Small of 9 Holstein Court, Rowville, joint proprietor with Daryl John Small, of an estate in fee simple in the land described on Certificate of Title Volume 09618 Folio 736, upon which is erected a dwelling known as 9 Holstein Court, Rowville.

Registered Mortgage No. T918702V, Mortgage No. AC639370N, Covenant (as to whole or part of the land) in Instrument No. L955636S and Caveat No. AC996478V affect the said estate and interest.

Payment terms – Cash/Eftpos (Debit Cards only/no Credit Cards) / bank cheque or solicitors trust account cheque. Hammer price plus 10% GST must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW090003300

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

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

On Wednesday 22 April 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Eddie Rich of 41 Scott Road, Cranbourne South, known as Edward John Rich on Certificate of Title with Mary Rich, joint proprietors of an estate in fee simple in the land described on Certificate of Title Volume 08909 Folio 462, upon which is erected a dwelling known as 41 Scott Road, Cranbourne South.

Registered Mortgage No. AE680104K affects the said estate and interest.

Payment terms – Cash/Eftpos (Debit Cards only/no Credit Cards) / bank cheque or solicitors trust account cheque. Hammer price plus 10% GST must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW080050470

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

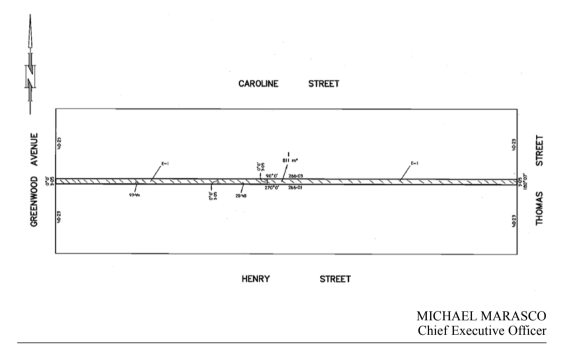
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

MAROONDAH CITY COUNCIL

Road Discontinuance

At its meeting on 16 June 2008 and acting under clause 3 of schedule 10 to the Local Government Act 1989, Maroondah City Council resolved to discontinue the road which is shown hatched on the plan below, located to the rear of Henry Street, Ringwood, and being part of the land contained in Certificate of Title Volume 5077 Folio 272.

The road is to be sold subject to any right, power or interest held by Yarra Valley Water as to the land marked 'E-1' in connection with any sewers, drains or pipes under the control of that authority in or near the road.

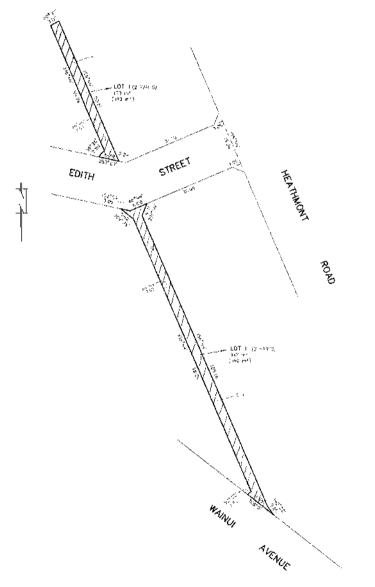


MAROONDAH CITY COUNCIL

Road Discontinuance

At its meeting on 15 September 2008 and acting under clause 3 of schedule 10 to the **Local Government Act 1989**, Maroondah City Council (Council) resolved to discontinue the road which is shown hatched on the plan below, located to the rear of the properties at 52, 54, 56, 58, 60, 62, 64, 66, 68, 70, 72 and 74 Heathmont Road, Heathmont, being part of the land contained in Certificates of Title Volume 5173 Folio 443 and Volume 5200 Folio 911.

The road is to be sold subject to any right, power or interest held by Yarra Valley Water as to the land marked 'E-1' in connection with any sewers, drains or pipes under the control of that authority in or near the road.



MICHAEL MARASCO Chief Executive Officer

WHITTLESEA CITY COUNCIL

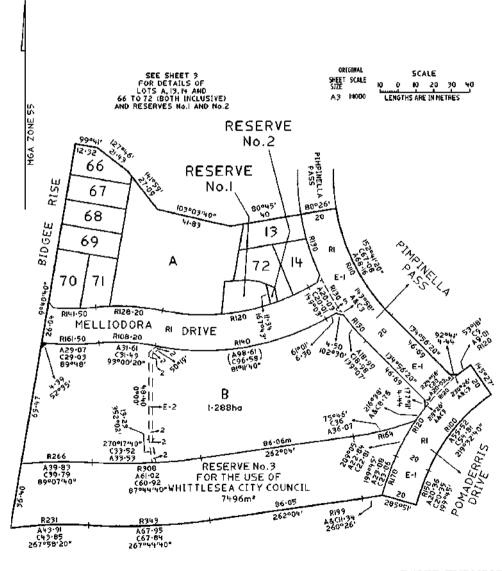
Discontinuance of Road

Melliodora Drive, Renaissance Rise Estate

Pursuant of section 206 and clause 3 of schedule 10 to the Local Government Act 1989, Whittlesea City Council, at its Ordinary Meeting on 3 February 2009, has resolved to formally discontinue that section of road marked R1 on PS544483R.

That part of the road shown on the attached plan below is not reasonably required for public road purposes and once discontinued will be sold back to BBRLPL Mernda No. 2 Pty Ltd.

No submissions were received by the public or relevant statutory authorities in response to the article published in the Whittlesea Leader on Tuesday 24 February 2009.



DAVID TURNBULL Chief Executive Officer

WHITTLESEA CITY COUNCIL

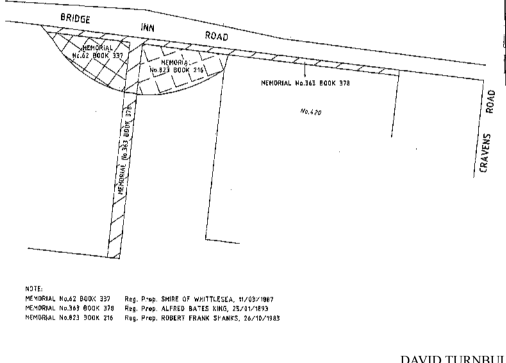
Discontinuance of Road

380, 380A and 400 Bridge Inn Road Wollert

Pursuant of section 206 and clause 3 of schedule 10 to the Local Government Act 1989, Whittlesea City Council, at its Ordinary Meeting on 3 February 2009, has resolved to formally discontinue that section of road marked Memorial No. 62 Book 337, Memorial No. 823 Book 216 and part of Memorial No. 363 Book 378.

Those parts of the road shown on the attached plan below is not reasonably required for public road purposes and once discontinued will be sold to the adjoining land owners.

No submissions were received by the public or relevant statutory authorities in response to the article published in the Whittlesea Leader on Tuesday 24 February 2009.



DAVID TURNBULL Chief Executive Officer



Public Holidays Act 1993

Pursuant to section 7 of the **Public Holidays Act 1993**, the Hindmarsh Shire Council has declared the following days as Public Half Day Holidays commencing at 12 noon for the following districts:

Rainbow

Tuesday 13 October 2008 to mark the Rainbow Agricultural and Pastoral Society Show.

Nhill

Thursday 15 October 2008 to mark the Nhill Agricultural and Pastoral Society Show.

JOHN HICKS Chief Executive Officer



WARRNAMBOOL

Draft Road Management Plan

Council is currently reviewing its Road Management Plan in accordance with the **Road Management Act 2004**. The plan sets responsibilities and standards for managing and maintaining assets within the road reserve. Following review, the revised Road Management Plan for Warrnambool City has been completed and is now available for public comment.

Copies of the plan are available for viewing at Customer Service, 25 Liebig Street, Warrnambool, or on Council's website at www. warrnambool.vic.gov.au. Comments on the draft final report will be received up to 5.00 pm Friday 1 May 2009. For further information contact Darren Lynch on 5559 4800.

BRUCE A. ANSON Chief Executive

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C109

Authorisation A01153 and AO1276

The Greater Bendigo City Council has prepared Amendment C109 to the Greater Bendigo Planning Scheme.

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

The land affected by the Amendment varies over several zones and overlays.

The Amendment proposes to implement the recommendations from a report 'Efficiency Review of the Greater Bendigo Planning Scheme'. This report reviewed all the planning scheme controls and identified a number of streamlining recommendations that focussed on:

- increased permit exemptions for minor buildings and works in zone and overlay schedules;
- a new and consistent approach to the application of Development Plan Overlays;
- removal of redundant provisions; and
- reducing duplication of controls.

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, City of Greater Bendigo, Planning and Development Unit, 15 Hopetoun Street, Bendigo; 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 4.00 pm Monday 4 May 2009. A submission must be sent to the City of Greater Bendigo, PO Box 733, Bendigo, Victoria 3552.

> CRAIG NIEMANN Chief Executive Officer City of Greater Bendigo

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C84

Authorisation A01051

The Greater Bendigo City Council has prepared Amendment C84 to the Greater Bendigo Planning Scheme.

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

The land affected by the Amendment is:

- 47 Myers Street, Bendigo;
- 25 Myers Street, Bendigo;
- 150 Lyttleton Terrace, Bendigo;
- 5 Strickland Street, Ascot;
- 21 Doye Street, Golden Square;
- 85, 87 and 89 Brougham Street, Bendigo;
- 113 and 117 Wills Street, Bendigo;
- 64, 66 and 264 Hargreaves Street, Bendigo; and
- 33, 35 and 37 Williamson Street, Bendigo.

The Amendment proposes to:

47 Myers Street, Bendigo

- replace the interim heritage provisions applying to 47 Myers Street, Bendigo, with permanent heritage provisions by amending Map 19HO and the schedule to the Heritage Overlay (HO698);
- 25 Myers Street, Bendigo
- apply a Heritage Overlay to 25 Myers Street, Bendigo, by amending Map 19HO and the schedule to the Heritage Overlay (HO707);

150 Lyttleton Terrace, Bendigo

• replace the interim heritage provisions applying to 150 Lyttleton Terrace, Bendigo, with permanent heritage provisions by amending Map 19HO and the schedule to the Heritage Overlay (HO699);

5 Strickland Street, Ascot

- replace the interim heritage provisions applying to 5 Strickland Street, Ascot with permanent heritage provisions by amending Map 16HO and the schedule to the Heritage Overlay (HO700);
- 21 Doye Street, Golden Square
- apply a Heritage Overlay to 21 Doyle Street, Golden Square, by amending Map 22HO and the schedule to the Heritage Overlay (HO702);

85, 87 and 89 Brougham Street, Bendigo

- delete the heritage provisions applying to 87 and 89 Brougham Street, Bendigo, by amending Map 19HO (HO103);
- delete the heritage provisions applying to 85 Brougham Street, Bendigo, by amending Map 19HO (HO5);

- apply a Heritage Overlay to 85 Brougham Street, Bendigo, by amendment Map 19HO (HO103);
- apply a Heritage Overlay to 87 and 89 Brougham Street, Bendigo, by amending Map 19HO (HO5);

113 and 117 Wills Street, Bendigo

- delete the heritage provisions applying to 117 Wills Street, Bendigo, by amending Map 23HO and the schedule to the Heritage Overlay (HO307);
- delete the heritage provisions applying to 113 Wills Street, Bendigo, by amending Map 23HO (HO6);
- apply the Heritage Overlay to 117 Wills Street, Bendigo, by amending Map 23HO (HO6);
- apply the Heritage Overlay to 113 Wills Street, Bendigo, by amending Map 23HO and the schedule to the Heritage Overlay (HO307);

64, 66 and 264 Hargreaves Street and 33, 35 and 37 Williamson Street, Bendigo

- delete the heritage provisions applying to 64 and 66 Hargreaves Street, Bendigo, by amending Map 19HO and the schedule to the Heritage Overlay (HO143);
- delete the heritage provisions applying to 264 Hargreaves Street, Bendigo, by amending Map 19HO (HO298);
- apply the Heritage Overlay to 64 and 66 Hargreaves Street, Bendigo, by amending Map 19HO (HO14);
- apply the Heritage Overlay to 264 Hargreaves Street, Bendigo, by amending Map 19HO and the schedule to the Heritage Overlay (HO143); and
- apply the Heritage Overlay to all the land at 33 Williamson Street, Bendigo, by amending Map 19HO and the schedule to the Heritage Overlay (HO298).

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, the City of Greater Bendigo; and at the Department of Planning and Community Development website www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is Monday 4 May 2009. A submission must be sent to the City of Greater Bendigo Planning Department, PO Box 733, Bendigo 3550.

CRAIG NIEMANN Chief Executive Officer

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C168

Authorisation A1071

The Greater Geelong City Council has prepared Amendment C168 to the Greater Geelong Planning Scheme.

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

The land affected by the Amendment is the entire municipality of the City of Greater Geelong.

The Amendment proposes to:

- insert a new gaming policy to the Municipal Strategic Statement (Clause 21 of the Planning Scheme);
- insert a new gaming policy to the Local Planning Policy Framework (Clause 22 of the Planning Scheme); and
- include the City of Greater Geelong Gaming Policy Framework 2007 as a reference document.

The local policy seeks to influence where gaming machines are located relevant to a range of matters including other land uses and infrastructure, socio-economic impact, net community benefit arising from gaming machines, uses associated with gaming venues and amenity impacts.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: during office hours at the office of the planning authority, City of Greater Geelong, Ground Floor, 131 Myers Street, Geelong; electronically via the 'Have your Say' section of the City's website at: www. geelongaustralia.com.au/Accessing_Council/ Public_Comment_-Your_Say; and electronically via the Department of Planning and Community Development website at: www.dpcd.vic.gov.au/ planning/publicinspection

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

The closing date for submissions is Monday 4 May 2009. Submissions must be in writing and sent to The Coordinator, Strategic Implementation Unit, City of Greater Geelong, either by mail to PO Box 104, Geelong, Victoria 3220; or by e-mail to strategicplanning@ geelongcity.vic.gov.au

PETER SMITH Coordinator Strategic Implementation

Any person who may be affected by the Amendment may make a submission to the planning authority. Please be aware that all submissions will be made available to the applicant and copies of objections/submissions received may be made available to any person for the purpose of consideration as part of the planning process. Submissions can be viewed at the office of the planning authority, City of Greater Geelong, Ground Floor, 131 Myers Street, Geelong, until the end of two months after the Amendment comes into operation or lapses. Anonymous submissions or submissions without a mailing address will not be considered.

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C60

Authorisation A1119

The Greater Geelong Council has prepared Amendment C60 to the Greater Geelong Planning Scheme.

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

The land affected by the Amendment is the Ocean Grove Growth Area Stage 1 and 2. It comprises approx. 228 ha of farming land between Grubb Road and Banks Road, Ocean Grove, generally north of the Kingston Downs and Parks residential estates and the Ocean Grove Industrial Estate.

The Amendment proposes to rezone the land from Farming zone to part Residential 1 (194 ha), part Business 1 (8 ha), part Business 4 (9.6 ha) and part Industrial 3 (14.8 ha) zones and apply a Development Plan Overlay to the areas being rezoned.

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: Greater Geelong City Council, Ocean Grove Customer Service, The Grove Centre, 66–70 The Avenue, Ocean Grove; Greater Geelong City Council, Myers Street Customer Service Centre, Ground Floor, 131 Myers Street. Geelong; 'Have Your Say' section of the City's website at: www.geelongaustralia.com.au/ Accessing_Council/Public_Comment__Your_ Say/; and at the Department of Planning and Community Development website www.dpcd. vic.gov.au/planning/publicinspection

If you have any queries please call Council's Strategic Implementation Unit on 5272 4842 and quote Amendment C60.

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

The closing date for submissions is Monday 4 May 2009. Submissions must be in writing and sent to The Coordinator, Strategic Implementation Unit, City of Greater Geelong, either by mail to PO Box 104, Geelong, Victoria 3220; or by e-mail to strategicplanning@ geelongcity.vic.gov.au

An Independent Panel has been pre-set to consider and hear submissions if required. The Directions Hearing will occur in the week commencing 7 July 2009 and the Panel Hearing will occur in the week commencing 28 July 2009.

PETER SMITH Coordinator Strategic Implementation

Any person who may be affected by the Amendment may make a submission to the planning authority. Please be aware that all submissions will be made available to the applicant and copies of objections/submissions received may be made available to any person for the purpose of consideration as part of the planning process. Submissions can be viewed at the office of the planning authority, City of Greater Geelong, Ground Floor, 131 Myers Street, Geelong, until the end of two months after the Amendment comes into operation or lapses. Anonymous submissions or submissions without a mailing address will not be considered.

Planning and Environment Act 1987 MOONEE VALLEY PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C90

Authorisation A1236

The Moonee Valley City Council has prepared Amendment C90 to the Moonee Valley Planning Scheme.

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

The Amendment as it relates to the changes to Clauses 21 and 22 affects the entire Municipality. There are numerous properties throughout the Municipality that are directly affected by a change to the zoning or overlay. Refer to the Explanatory Report for a full list of areas affected.

The Amendment proposes to:

• incorporate a revised Clause 21 (Municipal Strategic Statement) and 22 (Local Policies);

- rezone various properties, either to implement the recommendations of a structure plan, or to correct a mapping anomaly;
- make changes to various zone and overlay schedules, including renumbering, merging and change to some content; and
- amend Schedules to Clauses 61.06 and 66.04.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours at the office of the planning authority, Moonee Valley City Council, 9 Kellaway Avenue, Moonee Ponds; at the Department of Planning and Community Development website www. dpcd.vic.gov.au/planning/publicinspection; and at Council's website mvcc.vic.gov.au

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

The closing date for submissions is 5.00 pm on Thursday 28 May 2009. A submission must be sent to the Moonee Valley City Council, PO Box 126, Moonee Ponds, Victoria 3039.

RASIAH DEV Chief Executive



Planning and Environment Act 1987 WHITEHORSE PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C83

Authorisation A1031

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

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

The land affected by the Amendment is the whole of the municipality.

The Amendment proposes to:

- introduce and apply a Vegetation Protection Overlay to 548 individual properties within the municipality on a permanent basis;
- delete the Vegetation Protection Overlay from 29 properties where vegetation has been removed either through the issue of a planning permit, or in accordance with an exemption under the current overlay (VPO1) or prior to the introduction of the interim provisions under Amendment C82;
- insert a new Schedule 3 to the Vegetation Protection Overlay (Clause 42.02) which establishes a permit requirement to remove, destroy or lop any vegetation included in the report 'City of Whitehorse – Statements of Tree Significance – 2006' (the 'incorporated document') on a permanent basis;
- update the Maps in the Whitehorse Planning Scheme;
- include the report 'City of Whitehorse Statements of Tree Significance – 2006' as an Incorporated Document in Clause 81; and
- update the report 'City of Whitehorse Statements of Tree Significance – 2005' and include the revised document as an Incorporated Document in Clause 81.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Whitehorse City Council, 379–397 Whitehorse Road, Nunawading, Victoria 3130; City of Whitehorse Libraries: Nunawading, Blackburn, Box Hill, Vermont South; City of Whitehorse Service Centres: Box Hill, Forest Hill; on the Internet at: www.whitehorse.vic. gov.au/amendmentc83; 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.

Panel Hearing

A submission which seeks to change the Amendment and is not accepted by the planning authority will be referred to an independent panel appointed by the Minister under Part 8 of the **Planning and Environment Act 1987**. If a submission is referred to a Panel, a Directions Hearing and Panel Hearing are to be held on the following dates:

- Directions Hearing, week of 29 June 2009
- Panel Hearing, week of 27 July 2009

Anyone who has made a submission which has been referred to a Panel has an opportunity to be heard.

All submitters will be formally advised in writing of any Directions or Panel hearing and the date.

The closing date for submissions is 4 May 2009. A submission must be sent to: Gerard Gilfedder, Co-ordinator Strategic Planning, Whitehorse City Council, Locked Bag 2, Nunawading Delivery Centre, Victoria 3110.

PRIVACY STATEMENT

Any personal information you may include in any submission to Council on the Amendment is collected for planning purposes in accordance with the **Planning and Environment Act 1987**. The public may view the submissions whilst the Amendment is being considered. In accordance with the 'Improving Access to Planning Documents' Practice Note dated December 1999, a copy of your submission may be made upon request. If you fail to provide this information your comments may not be considered. You may access this information by contacting Council on 9262 6315.

> MRS JULIE REID General Manager City Development

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 5 June 2009, after which date State Trustees Limited may convey or distribute the assets, having regard only to the claims of which State Trustees Limited then has notice.

BALL, Bessie, late of 30 Bree Road, Hamilton, Victoria 3300, pensioner, who died on 2 November 2008.

- BERRYMAN, Kenneth Munro, late of Unit 10, 36 Daniell Place, Kew, Victoria 3101, retired, who died on 6 January 2009.
- CASEY, William Henry, late of Mornington Private Nursing Home, 680 Nepean Highway, Mount Martha, Victoria 3934, pensioner, who died on 30 December 2008.
- FEIN, Francis William, late of 19 Greville Street, Essendon North, Victoria 3041, retired, who died on 2 February 2009.
- GUNNING, Nellie Amelia, late of 47/34–50 King William Street, Fitzroy, Victoria 3065, football club employee, who died on 16 August 2008.
- JACKOVIC, Anna Maria, late of Altona Meadows Private Nursing Home, 297 Queen Street, Altona Meadows, Victoria 3028, who died on 17 January 2009.
- KELLY, John Sandford, formerly of 15/2 Chippena Avenue, Donvale, but late of Regis Amaroo, 294 Maroondah Highway, Ringwood, Victoria 3134, retired, who died on 31 October 2008.
- RUNDELL, Edwin Keith, late of Centennial Lodges, 13 Lewis Road, Wantirna, Victoria 3152, retired, who died on 14 September 2008.

Dated 27 March 2009

ROD SKILBECK Manager Executor and Trustee Services

EXEMPTION

Application No. A57/2009

The Victorian Civil and Administrative Tribunal (the Tribunal) has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act), by Kingston City Council – Don Tatnell Leisure Centre (the applicant). The application for exemption is to enable the applicant to conduct women-only swimming sessions at its Don Tatnell Leisure Centre, Mordialloc, out of normal operating hours and to advertise for and employ women only to staff the centre during those swimming sessions.

Upon reading the material submitted in support of the application, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 14, 42, 100 and 195 of the Act to

enable the applicant to conduct women-only swimming sessions at its Don Tatnell Leisure Centre, Mordialloc, out of normal operating hours and to advertise for and employ women only to staff the centre during those swimming sessions.

In granting this exemption, the Tribunal noted:

• The Tribunal considers it appropriate to grant a further exemption for a short period. During this period, the application for an exemption for a three year period will be advertised and considered by the Tribunal.

The Tribunal hereby grants an exemption to the applicant from the operation of sections 13, 14, 42, 100 and 195 of the Act to enable the applicant to conduct women-only swimming sessions at its Don Tatnell Leisure Centre, Mordialloc, out of normal operating hours and to advertise for and employ women only to staff the centre during those swimming sessions.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 24 June 2009.

Dated 25 March 2009

C. McKENZIE Deputy President

EXEMPTION

Application No. A58/2009

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995**, by City of Yarra. The application for exemption is to enable the applicant to employ an Aboriginal or Torres Strait Islander to the position of Community Planner Aboriginal Partnerships Officer (the exempt conduct).

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

In granting this exemption, the Tribunal noted:

• A previous exemption has been granted for this position (A409/2004).

- The applicant has adopted the Yarra Aboriginal Partnerships Plan. The purpose of the Plan is to develop a strategic framework for the applicant's commitment to Reconciliation and Aboriginal social justice.
- The applicant has worked with Aboriginal people and organisations within the city to develop and enhance the Yarra Aboriginal Partnership Plan. The Plan aims to make a real and tangible difference to Aboriginal people in the areas of vocation, health, housing and social justice. The Plan also aims to increase awareness and understanding of Aboriginal heritage and to advance Reconciliation.
- A key action of the Plan is to employ an Aboriginal Officer.
- The Aboriginal Officer will be responsible for a number of initiatives outlined in the Yarra Aboriginal Partnership Plan and including the critical tasks of addressing disadvantage and empowering Aboriginal people in Yarra, increasing access by Aboriginal people to services, developing an Aboriginal Communications Plan, supporting Yarra's involvement in Sorry Day and Reconciliation Week, building understanding and celebration of Aboriginal culture in Yarra.
- The council requires the exemption to ensure the integrity and success of the implementation of the Council's Aboriginal Partnerships Plan. The officer should be an Aboriginal person for reasons of cultural appropriateness and to demonstrate respect and understanding.

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

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

Dated 26 March 2009

HER HONOUR JUDGE HARBISON Vice President

Adoption Act 1984

APPOINTMENT OF COUNSELLOR FOR RELINQUISHMENT COUNSELLING

Under the functions and powers assigned to me by the Secretary, Department of Human Services Victoria under section 10(A) of the **Health Act 1958** in relation to section 5 of the **Adoption Act 1984**, I, John Leatherland, approve the following person under section 5(1) and section 5(2)(A) of the **Adoption Act 1984** as approved Counsellor for the purpose of section 35 of the **Adoption Act 1984**.

Eastern Metropolitan Region

Shannon, Vicki

JOHN LEATHERLAND Regional Director Eastern Metropolitan Region

Adoption Act 1984

I wish to withdraw the notice from Gazette No. G 35 published on 2 September 1999. Specifically, in reference to gazetted worker Sigrid Roswitha Renate Jakob, who has resigned from the Adoption and Permanent Care Team, Department of Human Services.

> JOHN LEATHERLAND Regional Director Eastern Metropolitan Region

Associations Incorporation Act 1981 SUB-SECTION 36E(5)

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

Maryborough Badminton Association Inc.; Bendigo Bicycle Users Group Inc.; Farmnet Inc.; Triton Touch Club Inc.; Apollo Bay Charity Ball Committee Inc.; Vermont Pre-School Association Inc.; River-Run Tree Group Inc.; St. Patricks Mentone Football Club Inc.; Sanctuary Lakes Residents Action Group Inc.; Skye Tennis Club Inc.; Duck Ponds School Inc.; Campbells Creek Swimming Pool Committee Inc.; Kyabram Sheridan Babysitting Club Inc.; North Eastern Residential Care Association Inc.; Old Ivanhoe Grammarians Soccer Club Inc.; Mirboo North Artificial Breeding Centre Inc.; Children of Phoenix Foundation Inc.; Friends of Fairhaven Foreshore Inc.; Australia 99 Stamp Expo Association Inc.; The Australian Confederation of Paediatric and Child Health Nurses (Vic.) Inc.; Bolinda Mechanics Institute Inc.; Saint Paul's Cathedral Education Centre Inc.; Montsalvat Melbourne International Jazz Festival Inc.; Service Veterans Sports Group (Bendigo) Inc.; West Gippsland Koorie Association Inc.; Loddon Campaspe Aboriginal Association – Bendigo Inc.; Aboriginal Primary Care Service Inc.; Mooroolbark Table Tennis Club Inc.; Zonta Club of Melbourne Yarra Inc.; Monbulk Recreation Reserve Inc.; Port Fairy Coast Action Group Inc.; Yarra Junction Business Development Group Inc.; Geelong Guild Little Athletics Club Inc.; Coles Myer Ltd Victorian Employees Association Inc.; Forrest Sports Club Inc.

Dated 2 April 2009

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

Country Fire Authority Act 1958

VARIATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by section 4 of the **Country Fire Authority Act 1958**, I, Neil Graeme Bibby, Chief Executive Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Sustainability and Environment, hereby vary the declaration of the Fire Danger Periods previously published in the Government Gazette by declaring that such Fire Danger Periods shall end in respect of the undermentioned Municipal Districts of Municipalities or parts of Municipalities specified.

To terminate from 0100 hours on 6 April 2009:

Loddon Shire Council (Part, that part north of a line commencing on the western boundary of the shire travelling easterly along the Borung– Charlton Road to Borung, then along the Borung–Hurstwood Road to the Loddon River. Then generally southerly along the Loddon River to a line opposite the McAllister Lane / Bridgewater–Serpentine Road intersection, then easterly to the Loddon Valley Highway continuing southeast along the Loddon Valley Highway to the Bullock Creek, then generally northeast along the creek to Biggs Road. Then continue east along Biggs Road, Waterford Road and Hogs Road to the Shire's eastern boundary).

> NEIL G. BIBBY AFSM Chief Executive Officer

Gambling Regulation Act 2003

SECTION 4.5.6

Notice is hereby given by the Victorian Commission for Gambling Regulation that:

- a. US Presidential Elections have been approved under section 4.5.6(1)(a) as a class of event for betting purposes;
- b. betting competitions have been approved on US Presidential Elections for the purposes of section 4.5.6(1)(b);
- c. for the purposes of section 4.5.6(2) a betting competition on a US Presidential Election is a competition with fixed odds; and
- d. for the purposes of section 4.5.9(a) a US Presidential Election is not a sports betting event.

Dated 10 February 2009

PETER COHEN Executive Commissioner

Land Acquisition and Compensation Act 1986

FORM 7 S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Unit 3 on Strata Plan 018430 and an undivided share in the common property Parish of Dandenong, being the land contained in Certificate of Title Volume 11055 Folio 296:

Professor Rob Hyndman as trustee for Dandenong Christadelphians trading as Dandenong Bible Education Centre (as Occupant);

and all other interests (excluding that of VicUrban).

Published with the authority of VicUrban.

Dated 2 April 2009

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

Land Acquisition and Compensation Act 1986

FORM 7

S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interests in the land described as Lot 1 on Plan of Subdivision 046127, Parish of Dandenong, being the land contained in Certificate of Title Volume 11085 Folio 915:

Howard Shearing trading as DCL Pro Pty Ltd, ACN 105 355 155 (as Occupant);

Joshua Barimah and Cyndi Amankwatia trading as African Braids and Beauty B1715358N (as Occupant);

Margaret Gunton trading as Lavender Lace Lingerie 0839884W (as Occupant);

Petru Roman and Monita Roman trading as Roman Lawyers B1833514A (as Occupant);

Dandenong Bible Education Centre (as Occupant);

Alfred Health, ABN 27 318 956 319, formerly known as Bayside Health Service (Vic.) trading as Commonwealth Carer Respite Centre (as Occupant);

and all other interests (excluding that of VicUrban).

Published with the authority of VicUrban.

Dated 2 April 2009

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

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
Newport Gardens Primary School	Department of Education. A new school entity formed by the merger of Eastona Park Primary School and Hobsons Bay Primary School; located at Maddox Road, Newport 3015.

Office of the Registrar of Geographic Names c/- **LAND** *VICTORIA* 17th Floor 570 Bourke Street Melbourne 3000

> JOHN E. TULLOCH Registrar of Geographic Names

Health Professions Registration Act 2005

MEDICAL RADIATION PRACTITIONERS BOARD OF VICTORIA

Fees Payable to the Board

In accordance with section 140(1)(c) of the **Health Professions Registration Act 2005** the Board has fixed the following fees which will be payable to the Board from 1 July 2009:

	2010
Fee	\$
Renewal of general registration by mail	150.00
Renewal of general registration via internet	142.50
Additional late renewal fee (General Registration)	55.00
Application and renewal for non-practising registration	50.00
Application for general registration	150.00
Application for general registration (pro-rata from 1 Jan to 30 Jun)	75.00
Application for specific registration	200.00
Application for provisional registration	85.00
Copy of register	50.00
Copy of register on computer disk	40.00
Extract from register	25.00
Issue of Replacement Certificate	50.00
Doted 2 April 2000	

Dated 3 April 2009

Petroleum (Submerged Lands) Act 1982

STATE OF VICTORIA

Consent to Surrender of Exploration Permit for Petroleum VIC/P37(V)

I, the Delegate of the Minister, pursuant to the provisions of section 104 of the **Petroleum** (Submerged Lands) Act 1982 hereby consent to the surrender of Exploration Permit for Petroleum VIC/P37(V) of which Origin Energy Resources Ltd is the registered holder.

DESCRIPTION OF BLOCKS

Hamilton Map Sheet SJ54

| BLOCK NO. |
|-------------|-------------|-------------|-------------|-------------|
| 2066 (part) | 2067 (part) | 2068 (part) | 2069 (part) | 2070 (part) |
| 2071 (part) | 2138 (part) | 2139 (part) | 2140 (part) | 2141 (part) |
| 2142 (part) | 2143 (part) | 2144 (part) | 2145 (part) | 2216 (part) |
| 2218 (part) | 2290 (part) | 2291 (part) | 2363 (part) | |

Assessed to contain 19 blocks.

Dated 25 March 2009

DOUG SCENEY Director, Earth Resources Regulation Delegate of the Minister

Occupational Health and Safety Act 2004

VICTORIAN WORKCOVER AUTHORITY

Notice of Issue of Major Hazard Licence

On 16 March 2009, a licence under Chapter 6 of the Occupational Health and Safety Regulations 2007 was issued to Origin Energy Resources Limited, PO Box 186, Melbourne, Victoria 3001 and authorises the facility located at BassGas Gas Plant, 5775 South Gippsland Highway, Lang Lang, Victoria 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 20 March 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
LP GASES	1011, 1075 and 1978
METHANE or NATURAL GAS	1971 and 1972

From Table 2 of Schedule 9

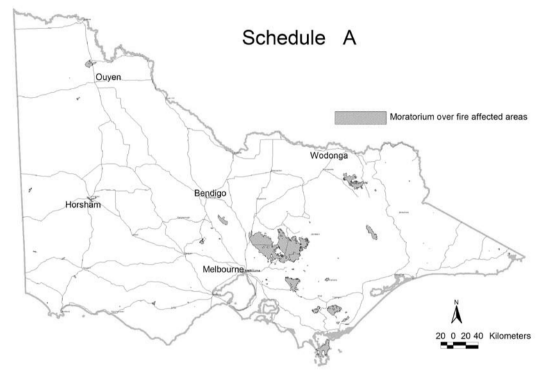
Material	Description
Flammable Materials	Liquids which meet the criteria Class 3 Packing Group I, II or III
	CDEC TWEEDLY

GREG TWEEDLY Chief Executive

Mineral Resources (Sustainable Development) Act 1990 DEPARTMENT OF PRIMARY INDUSTRIES

Notice of Exemption from Mining and Exploration Licences (Section 7 – MRSD Act 1990)

I, Cliff Kavonic, Acting Executive Director, Earth Resources Division, Department of Primary Industries, pursuant to section 7 of the **Mineral Resources (Sustainable Development)** Act 1990 and under delegation by the Minister for Energy and Resources, hereby give notice that the hatched areas shown on the attached Schedule A are exempt from being subject to an Exploration and/or a Mining Licence.



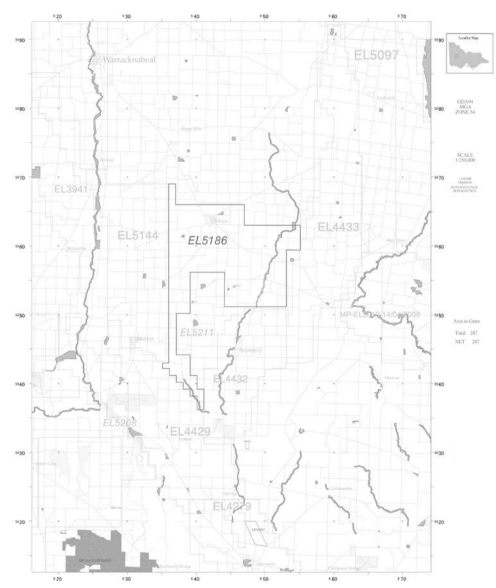
Dated 26 March 2009

CLIFF KAVONIC Acting Executive Director Earth Resources Division

Mineral Resources (Sustainable Development) Act 1990 DEPARTMENT OF PRIMARY INDUSTRIES

Exemption of Land From an Exploration or Mining Licence

I, Cliff Kavonic, Acting Executive Director Earth Resources Division, pursuant to section 7 of the **Mineral Resources (Sustainable Development)** Act **1990** and under delegation from the Minister for Energy and Resources hereby exempt all that Crown land situated within the boundaries of exploration application EL5186 from being subject to an exploration licence and a mining licence.



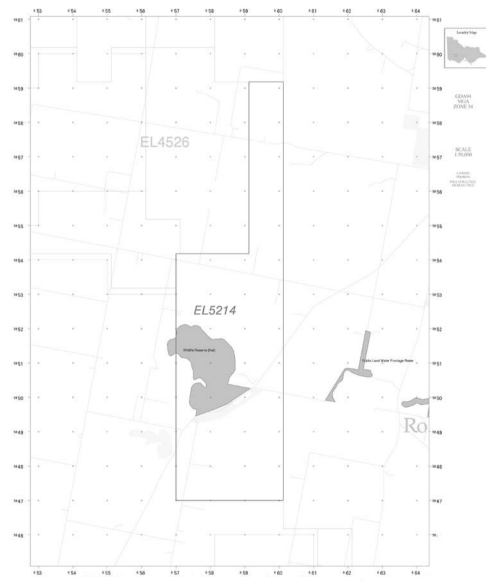


CLIFF KAVONIC Acting Executive Director Earth Resources Division (formerly Minerals and Petroleum)

Mineral Resources (Sustainable Development) Act 1990 DEPARTMENT OF PRIMARY INDUSTRIES

Exemption of Land From an Exploration or Mining Licence

I, Cliff Kavonic, Acting Executive Director Earth Resources Division, pursuant to section 7 of the **Mineral Resources (Sustainable Development)** Act **1990** and under delegation from the Minister for Energy and Resources hereby exempt all that Crown land situated within the boundaries of exploration application EL5214 from being subject to an exploration licence and a mining licence.





CLIFF KAVONIC Acting Executive Director Earth Resources Division (formerly Minerals and Petroleum)

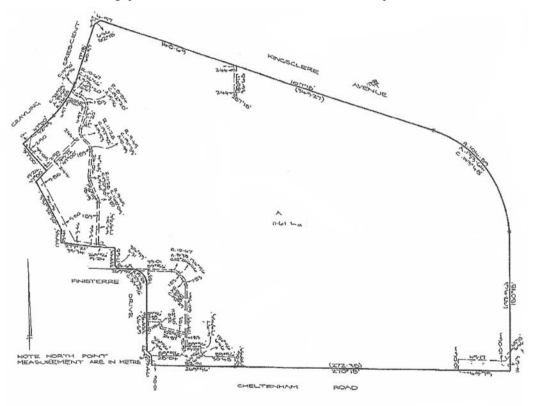
Road Safety Act 1986

ORDER UNDER SECTION 98 **ROAD SAFETY ACT 1986** EXTENDING PROVISIONS TO PARKMORE SHOPPING CENTRE'S CAR PARK AT 317 CHELTENHAM ROAD, KEYSBOROUGH

I, Steve Brown, Regional Manager, VicRoads Metro South East Region, delegate of the Minister for Transport under section 98 of the **Road Safety Act 1986** by this Order extend the application of:

- (a) sections 59, 64, 65, 76, 77, 85–90, 99 and 100 of that Act; and
- (b) the Road Safety (Road Rules) Regulations 1999; and
- (c) Parts 5 and 6 and Schedules 3 and 4 of the Road Safety (General) Regulations 1999

to the Parkmore Shopping Centre's car park, at 317 Cheltenham Road, Keysborough within the City of Greater Dandenong, particulars of which are shown on the attached plan.



Dated 16 March 2009

STEVE BROWN Regional Manager

Road Safety Act 1986

ORDER UNDER SECTION 98 **ROAD SAFETY ACT 1986** EXTENDING PROVISIONS TO DANDENONG PLAZA'S CAR PARK AT CORNER OF McCRAE AND WALKER STREETS, DANDENONG

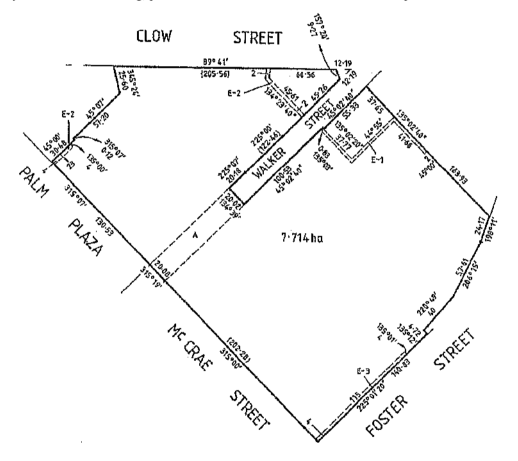
I, Steve Brown, Regional Manager, VicRoads Metro South East Region, delegate of the Minister for Transport under section 98 of the **Road Safety Act 1986** by this Order extend the application of:

(a) sections 59, 64, 65, 76, 77, 85–90, 99 and 100 of that Act; and

(b) the Road Safety (Road Rules) Regulations 1999; and

(c) Parts 5 and 6 and Schedules 3 and 4 of the Road Safety (General) Regulations 1999

to the Dandenong Plaza's car park, at corner McCrae and Walker Streets, Dandenong within the City of Greater Dandenong, particulars of which are shown on the attached plan.



Dated 16 March 2009

STEVE BROWN Regional Manager

Water Act 1989

BULK ENTITLEMENT (WIMMERA AND GLENELG RIVERS – WIMMERA MALLEE WATER) CONVERSION AMENDMENT ORDER 2009

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

1. Title

This Order is called the Bulk Entitlement (Wimmera and Glenelg Rivers – Wimmera Mallee Water) Conversion Amendment Order 2009.

2. Preliminary

The Bulk Entitlement (Wimmera and Glenelg Rivers – Wimmera Mallee Water) Conversion Order 2004 (the Bulk Entitlement Order) was made by the Minister on 10 June 2004 to convert existing poorly defined rights to water in the Wimmera–Mallee system to a bulk water entitlement for the Wimmera Mallee Rural Water Authority.

The storage operator of the Wimmera–Mallee system, the Wimmera Mallee Rural Water Authority, and the Grampians Region Water Authority were amalgamated in 2004 to form the Grampians Wimmera Mallee Water Rural Water Authority (the Authority).

The Bulk Entitlement (Ararat, Stawell, Great Western, & Halls Gap) Conversion Order 2005 was gazetted on 3 October 2005 to convert existing rights to water in the Ararat, Stawell, Great Western, and Halls Gap water supply systems to a bulk entitlement for the Authority.

The Bulk Entitlement (Wimmera and Glenelg Rivers – Wimmera Mallee Water) Conversion Amendment Order 2005 allocated 9,100 ML of water saved from the Speed–Patchewollock and Cannie Ridge component of the Wimmera–Mallee Pipeline Project to the environment and 2,000 ML to the development reserve account, as well as several other minor changes.

3. Purpose

The purpose of this amendment is to share the water savings from the first stage of the Wimmera–Mallee Pipeline Project between water authorities, the environment and regional growth and to extend the flow sharing rules to include extreme water shortages.

The first stage of the Wimmera–Mallee Pipeline Project refers to the completion of Supply Systems 1, 2, 5, and 7. After meeting the water supply needs of existing customers now supplied by the pipeline, the first stage savings will provide a volume of 31,000 ML per year on average to the environment and the development reserve (regional growth) will increase to 7,720 ML at 95% reliability assuming historical inflows.

4. Authorising provisions

The Amendment Order is made in accordance with section 44(1) of the **Water Act 1989**. The Minister makes the Amendment Order on the application of the Authority.

5. Commencement

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

6. Amendment of the Bulk Entitlement Order

1. In clause 4, **insert**:

'Business Case means the Wimmera–Mallee Pipeline Project Confirmed Interim WMPP Business Case (August 2004).' and

⁶Wimmera-Glenelg bulk entitlement orders include the Bulk Entitlement (Wimmera and Glenelg Rivers – Wimmera Mallee Water) Conversion Order 2004, the Bulk Entitlement (Wimmera and Glenelg Rivers – Grampians Water) Conversion Order 2004, the Bulk Entitlement (Wimmera and Glenelg Rivers – Glenelg Water) Conversion Order 2004, the Bulk Entitlement (Wimmera and Glenelg Rivers – Flora and Fauna) Conversion Order 2004 and the Bulk Entitlement (Wimmera and Glenelg Rivers – Coliban Water) Conversion Order 2004.'

- 2. In clause 16 of the Bulk Entitlement Order, after sub-clause 16.3 insert
 - '16.6 The Wimmera–Glenelg bulk entitlement orders will be amended as further savings from the Wimmera–Mallee Pipeline Project are made, so that at the completion of the project, all entitlements for the project's savings are consistent with the following principles –
 - (a) The savings are to be shared between consumptive and environmental uses in accordance with the proportions defined by the Business Case and volumes determined by REALM modelling assuming historical climatic conditions.
 - (b) The consumptive and environmental entitlements derived from water savings are to have reliabilities consistent with the Business Case, and formulated so that they would have the equivalent reliability under future climate change.
 - (c) The above principles can be modified to accommodate extreme dry conditions, when essential human needs have the highest priority for supply.'

Table 1 – Regulated entitlements	tlemer	SII												
	A	в	U	۵	ш	ш	IJ	т	-	ſ	¥	L	Μ	z
AVAILABLE WATER (ML)	174,600	169,000	158,560	131,950	131,210	107,690	77,070	73,520	71,150	34,970	33,880	28,940	27,810	10,280
Wimmera Mallee Water														
D&S supplied by pipeline Pipeline loss	2,570 1,490	2,570 1,490	2,570 1,490	2,570 1,490	2,570 1,490	2,570 1,490	2,570 1,490	2,570 1,490	2,570 1,490	1,360 1,490	1,360 1,490	1,160 1,490	1,160 1,490	1,000 1,490
D&S supplied by channef [*] Distribution losses - channel system ⁵	17,850 47,930	17,850 47,930	17,850 47,930	10,400 38,730	10,400 38,730	6,950 32,240	2,510 31,080	2,500 31,080	2,480 31,080	1,330 10,910	1,320 10,910	990 9,280	980 9,280	0 0
Supply by agreement (pipeline security) ⁵ Supply by acreament of channel custom	3,750	3,750	3,750	3,750	3,750	3,750	3,750	3,750	3,750	1,990	1,990	1,690	1,690	00
Supply by agreement ex triaminel system Supply by agreement ex headworks	2,330	2,330	2,330	1,780	1,760	1,440	530	300	140	140 g	<u>9</u> 2 9	02 9	000	000
Irrugation supplied by channel Distribution losses - irrigation channel system	19,000 9,000	15,200 7,200	11,400 5,400	9,500 4,500	9,500 4,500	4,750 2,250	00	00	00	00	00	00	00	00
Glenelg compensation flow ⁷ Recreation (WMP)	3,300	3,300	3,300	3,300 900	3,300 900	3,300 900	3,300 900	900 20	200 900	0 20	0 20	0 20	000	000
Recreation ex channel system Total	1,100	104,040	98,440	0 77,240	0 77,220	0 59,960	0 46,240	0 42,690	0 42,490	17,300	17,200	0 14,740	14,600	0 2,490
Grampians Water ³														
Supplied direct off headworks	1,790	1,790	1,790	1,790	1,670	1,610	1,490	1,490	1,490	1,370	1,370	1,170	1,170	1,170
Horsham supply (into Mt Zero storage)	2,110	2,110	2,110	2,110	1,960	1,890	1,740	1,740	1,740	1,590	1,590	1,360	1,360	1,360
Pipeline security Balancino storage evaporation loss	/,/40 150	/,/40 150	150	/,/40 150	/,/40 150	150	150	/,/40 150	/,/40 150	4,100	4,100	3,480 150	3,480 150	3,480
Supplied by channel (excl. Horsham) ⁴	2,830	2,830	2,830	2,830	2,600	2,360	2,120	2,120	2,120	1,890	1,890	1,420	1,420	1,420
Losses within (storage) works ⁵	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	0
1 0181	10,110	011.01	01.1.01	10,110	010,01	047'CI	14,730	14,/30	14,730	DRC'DI	DRC'D L	9,070	9,070	U8C, 1
Coliban Water ³														
Supplied by channel ⁴ Losses within (storage) works ⁵	290 160	290 160	290 160	290 160	270 160	240 160	220	220 160	220 160	160	190 160	150 160	150	150
Total	450	450	450	450	430	400	380	380	380	350	350	310	310	150
Glenelg Water ³														
Pipeline security Sumiliad direct off headworks	20 20	70	20	70 70	0 Z 0 Z	70	04 04	70	70	40 6	40	30	30	30
Total	120	120	120	120	120	110	110	110	110	20	70	60	60	60
Environment														
Supplied direct off headworks ⁶	40,560	40,560	35,720	30,310	30,110	24,260	7,890	7,890	5,720	2,570	1,580	1,290	300	0
Development reserve account														
pipeline security ⁵	7.720	7.720	7.720	7,720	7.720	7,720	7.720	7,720	7.720	4,090	4,090	3,470	3,470	0
Table 1 notes														1

In Schedule 2 of the Bulk Entitlement Order, delete Table 1 and insert –

Regulated entitlements Tahla 1.

ς.

Table 1 notes 1. According a regulate to those shown in column A if the available where is greater than the amount shown in column A. 2. Excertise where environment and the structure of the area maximum 5-year reling averages, while allocations in all other columns are absolute maximum amounts. 3. Extreme values anown in hole (3) allocations in column A are maximum 5-year reling averages, while allocations in all other columns are absolute maximum amounts. 4. Channels supply under all columns are anowned with an environment and the anowned of the anomne and the anomne are absolute maximum amounts. 5. Extreme supply under all columns the and Column A and N which regreters in a mergency (caring) supply. 6. For these user, allocations are linearly interpolated between all columns whard North, and and Nucleure the allocation is that shown in column N, other the allocation is that shown in column N, and the structure autors, allocations are timerty interpolated between all columns except for columns M and N which regreters and address (caring) supply. 6. Even these user, allocations are invery interpolated between all columns except for columns M and N. When the allocation is that shown in column N, states user, allocations are invery interpolated between allocation is mean and and the advection and the state allocation is a caring supply structure. 5. For this user, for NM is available as a caring supply that form headward varier columns M and N.

834 G 14 2 April 2009

4. In Schedule 2 of the Bulk Entitlement Order, delete Table 2 and insert –

' Table 2 – Unregulated entitlements

Entitlement ¹		Volume
		(ML)
Wimmera Mallee Water		
Unregulated licensed diverters		
- Avoca		3,381
- Avon/Richardson		101
- Glenelg		48
- Wimmera		2,053
	Total	5,583
Grampians Water		
Unregulated supply from Glenelg River for Harrow		NA ²
Southern Rural Water		
Unregulated licensed diverters		
- Wannon		891
- Glenelg		94
, , , , , , , , , , , , , , , , , , ,	Total	985
Environment		
Additional spill from water losses saved within the Wimmera-Mallee system		6,739
Flows provided by operating rules ³		28,000
	Total	34,739

Table 2 notes

1. The unregulated entitlements in this table are not part of the Wimmera-Mallee system bulk entitlements but are included in this schedule to complete the water allocation picture for the Wimmera and Glenelg river basins.

2. Not available - amount to be determined through bulk entitlement negotiations with Grampians Water.

3. The operating rules share this volume between the Wimmera and Glenelg rivers on a 60:40 basis respectively - refer Table 3 and Table 4 of Schedule 5 of *The Bulk Entitlement (Wimmera and Glenelg Rivers - Flora and Fauna) Conversion Order 2004*'.

Dated 16 January 2009

TIM HOLDING Minister for Water

Water Act 1989

BULK ENTITLEMENT (WIMMERA AND GLENELG RIVERS – COLIBAN WATER) CONVERSION AMENDMENT ORDER 2009

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

1. Title

This Order is called the Bulk Entitlement (Wimmera and Glenelg Rivers – Coliban Water) Conversion Amendment Order 2009.

2. Preliminary

The Bulk Entitlement (Wimmera and Glenelg Rivers – Coliban Water) Conversion Order 2004 (the Bulk Entitlement Order) was made by the Minister on 10 June 2004 to convert existing poorly defined rights to water in the Wimmera–Mallee system to a bulk water entitlement for the Coliban Region Water Authority (the Authority).

The storage operator of the Wimmera–Mallee system, the Wimmera Mallee Rural Water Authority, and the Grampians Region Water Authority were amalgamated in 2004 to form the Grampians Wimmera Mallee Water Rural Water Authority.

The Bulk Entitlement (Ararat, Stawell, Great Western, & Halls Gap) Conversion Order 2005 was gazetted on 3 October 2005 to convert existing rights to water in the Ararat, Stawell, Great Western, and Halls Gap water supply systems to a bulk entitlement for the Grampians Wimmera Mallee Water Rural Water Authority.

The Bulk Entitlement (Wimmera and Glenelg Rivers – Coliban Water) Conversion Amendment Order 2005 allocated 9,100 ML of water saved from the Speed–Patchewollock and Cannie Ridge component of the Wimmera–Mallee Pipeline Project to the environment and 2,000 ML to the development reserve account, as well as several other minor changes.

3. Purpose

The purpose of this amendment is to share the water savings from the first stage of the Wimmera–Mallee Pipeline Project between water authorities, the environment and regional growth and to extend the flow sharing rules to include extreme water shortages.

The first stage of the Wimmera-Mallee Pipeline Project refers to the completion of Supply Systems 1, 2, 5, and 7. After meeting the water supply needs of existing customers now supplied by the pipeline, the first stage savings will provide a volume of 31,000 ML per year on average to the environment and the development reserve (regional growth) will increase to 7,720 ML at 95% reliability assuming historical inflows.

4. Authorising provisions

The Amendment Order is made in accordance with section 44(1) of the **Water Act 1989**. The Minister makes the Amendment Order on the application of the Authority.

5. Commencement

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

6. Amendment of the Bulk Entitlement Order

1. In clause 4, **insert**:

'Business Case means the Wimmera–Mallee Pipeline Project Confirmed Interim WMPP Business Case (August 2004).' and

⁶Wimmera–Glenelg bulk entitlement orders include the Bulk Entitlement (Wimmera and Glenelg Rivers – Wimmera Mallee Water) Conversion Order 2004, the Bulk Entitlement (Wimmera and Glenelg Rivers – Grampians Water) Conversion Order 2004, the Bulk Entitlement (Wimmera and Glenelg Rivers – Glenelg Water) Conversion Order 2004, the Bulk Entitlement (Wimmera and Glenelg Rivers – Flora and Fauna) Conversion Order 2004 and the Bulk Entitlement (Wimmera and Glenelg Rivers – Coliban Water) Conversion Order 2004.'

- 2. In clause 14 of the Bulk Entitlement Order, after sub-clause 14.3 insert
 - '14.4 The Wimmera–Glenelg bulk entitlement orders will be amended as further savings from the Wimmera–Mallee Pipeline Project are made, so that at the completion of the project, all entitlements for the project's savings are consistent with the following principles –
 - (a) The savings are to be shared between consumptive and environmental uses in accordance with the proportions defined by the Business Case and volumes determined by REALM modelling assuming historical climatic conditions.
 - (b) The consumptive and environmental entitlements derived from water savings are to have reliabilities consistent with the Business Case, and formulated so that they would have the equivalent reliability under future climate change.
 - (c) The above principles can be modified to accommodate extreme dry conditions, when essential human needs have the highest priority for supply.'

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AVAILABLE WATER (ML)	174,600	169,000	158,560	131,950	131,210	107,690	77,070	73,520	71,150	34,970	33,880	28,940	27,810	10,280
Wimmera Mallee Water														
D&S summind by nineline	2 570	2 570	2 570	2 570	2 570	2 570	2 570	2 570	2 570	1 360	1 360	1 160	1 160	1 000
Pipeline loss	1.490	1.490	1.490	1.490	1.490	1.490	1.490	1.490	1.490	1.490	1.490	1.490	1.490	1.490
D&S supplied by channel ⁴	17,850	17,850	17,850	10,400	10,400	6,950	2,510	2,500	2,480	1,330	1,320	066	980	5
Distribution losses - channel system ⁵	47,930	47,930	47,930	38,730	38,730	32,240	31,080	31,080	31,080	10,910	10,910	9,280	9,280	J
Supply by agreement (pipeline security) ⁵	3,750	3,750	3,750	3,750	3,750	3,750	3,750	3,750	3,750	1,990	1,990	1,690	1,690	J
Supply by agreement ex channel system	420	420	420	320	320	320	110	50	8	30	10	10	0	0
Supply by agreement ex headworks	2,330	2,330	2,330	1,780	1,760	1,440	530	900 900	140	140	2 9	20	0 0	
Irrigation supplied by channel Distribution losses - irrigation channel evotem	19,000	7 200	11,400 5,400	9,500	9,500	9,750	0 0	0 0	0 0	0 0	0 0	0 0	ə c	
Glanelo compensation flow ⁷	3 200	3 300	2 200	2 200 4 200	000° t	3 200	3 300	2		0	20			
Recreation (WMP)	900 900	006 700	900 900	006	006 006	006 006	006	006	006	<u></u> о	3 O	ç 0	00	
Recreation ex channel system	1,100	1,100	1,100	0	0	0	0	0	0	0	0	0	0	
- 0181	010'001	01010	044.00	047,11	0.77, 11	000-000	04704	12,000	001,71	000,11	11,200	0+1.1	000	001.1
Grampians Water ³														
Cumplied direct off headuarts	1 700	1 700	1 700	1 700	1 670	1 610	1 100	1 400	1 100	1 270	1 270	1 170	1 170	1 170
Suppried direct on riead works Horsham supply/jipto Mt Zero storade)	2 110	2 110	2 110	2 110	1 960	1 890	1 740	1 740	1740	1 500	1 500	1 360	1,360	1 360
Pineline security	7 740	7 740	7 740	7 740	7 740	7 740	7 740	7 740	7740	4 100	4 100	3 480	3 480	3 480
Balancing storage evaporation loss	150	150	150	150	150	150	150	150	150	150	150	150	150	150
Supplied by channel (excl. Horsham) ⁴	2,830	2,830	2,830	2,830	2,600	2,360	2,120	2,120	2,120	1,890	1,890	1,420	1,420	1,420
Losses within (storage) works ⁵	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	3
Total	16,110	16,110	16,110	16,110	15,610	15,240	14,730	14,730	14,730	10,590	10,590	9,070	9,070	7,580
Coliban Water ³														
Supplied by channel ⁴	290	290	290	290	270	240	220	220	220	190	190	150	150	150
Losses within (storage) works ⁵	160	160	160	160	160	160	160	160	160	160	160	160	160	0
Total	450	450	450	450	430	400	380	380	380	350	350	310	310	150
Glenelg Water ³														
Pipeline security	20	70	70	20	70	20	70	20	20	40	40	30	30	30
Supplied direct off headworks	50	50	50	50	50	40	40	40	40	30	30	30	30	30
Total	120	120	120	120	120	110	110	110	110	70	20	60	60	9
Environment														
Supplied direct off headworks ⁶	40,560	40,560	35,720	30,310	30,110	24,260	7,890	7,890	5,720	2,570	1,580	1,290	300	U
Development reserve account														
0														

For these entitlement holders, alccations in columns B and C are also maximum 5-year rolling averages.
Formins supply under all columns except for allocations between columns M and N where the allocations (rating) supply.
For these users, allocations are thready interpret all columns except for columns M and N, where the allocations is thready interpret M.
For this user, interary interpret Revene noism M and N where the allocations is that shown in column N.
For this user, interary interpret Revene noism M and N where the allocations is that shown in column N.
For this user, interary interargency supply direct from headworks under columns M and N.

837

4. In Schedule 2 of the Bulk Entitlement Order, delete Table 2 and insert –

'Table 2 – Unregulated entitlements

Entitlement ¹		Volume (ML)
Wimmera Mallee Water		()
Unregulated licensed diverters		
- Avoca		3,381
- Avon/Richardson		101
- Glenelg		48
- Wimmera		2,053
	Total	5,583
Grampians Water		
Unregulated supply from Glenelg River for Harrow		NA ²
Southern Rural Water		
Unregulated licensed diverters		
- Wannon		891
- Glenelg		94
	Total	985
Environment		
Additional spill from water losses saved within the Wimmera-Mallee system		6,739
Flows provided by operating rules ³		28,000
	Total	34,739

Table 2 notes

1. The unregulated entitlements in this table are not part of the Wimmera-Mallee system bulk entitlements but are included in this schedule to complete the water allocation picture for the Wimmera and Glenelg river basins.

2. Not available - amount to be determined through bulk entitlement negotiations with Grampians Water.

3. The operating rules share this volume between the Wimmera and Glenelg rivers on a 60:40 basis respectively - refer Table 3 and Table 4 of Schedule 5 of *The Bulk Entitlement (Wimmera and Glenelg Rivers - Flora and Fauna) Conversion Order 2004*'.

Dated 16 January 2009

TIM HOLDING Minister for Water

Water Act 1989

BULK ENTITLEMENT (WIMMERA AND GLENELG RIVERS – FLORA AND FAUNA) CONVERSION AMENDMENT ORDER 2009

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

1. Title

This Order is called the Bulk Entitlement (Wimmera and Glenelg Rivers – Flora and Fauna) Conversion Amendment Order 2009.

2. Preliminary

The Bulk Entitlement (Wimmera and Glenelg Rivers – Flora and Fauna) Conversion Order 2004 (the Bulk Entitlement Order) was made by the Minister on 10 June 2004 to convert existing poorly defined rights to water in the Wimmera–Mallee system to a bulk water entitlement for the Minister for Environment.

The storage operator of the Wimmera–Mallee system, the Wimmera Mallee Rural Water Authority, and the Grampians Region Water Authority were amalgamated in 2004 to form the Grampians Wimmera Mallee Water Rural Water Authority (the Authority).

The Bulk Entitlement (Ararat, Stawell, Great Western, & Halls Gap) Conversion Order 2005 was gazetted on 3 October 2005 to convert existing rights to water in the Ararat, Stawell, Great Western, and Halls Gap water supply systems to a bulk entitlement for the Authority.

The Bulk Entitlement (Wimmera and Glenelg Rivers – Flora and Fauna) Conversion Amendment Order 2005 allocated 9,100 ML of water saved from the Speed–Patchewollock and Cannie Ridge component of the Wimmera–Mallee Pipeline Project to the environment and 2,000 ML to the development reserve account, as well as several other minor changes.

3. Purpose

The purpose of this amendment is to share the water savings from the first stage of the Wimmera–Mallee Pipeline Project between water authorities, the environment and regional growth and to extend the flow sharing rules to include extreme water shortages.

The first stage of the Wimmera–Mallee Pipeline Project refers to the completion of Supply Systems 1, 2, 5, and 7. After meeting the water supply needs of existing customers now supplied by the pipeline, the first stage savings will provide a volume of 31,000 ML per year on average to the environment and the development reserve (regional growth) will increase to 7,720 ML at 95% reliability assuming historical inflows.

4. Authorising provisions

The Amendment Order is made in accordance with section 44(1) of the **Water Act 1989**. The Minister makes the Amendment Order on the application of the Minister for Environment and Climate Change.

5. Commencement

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

6. Amendment of the Bulk Entitlement Order

1. In clause 4, **insert**:

'Business Case means the Wimmera–Mallee Pipeline Project Confirmed Interim WMPP Business Case (August 2004).' and

⁶Wimmera–Glenelg bulk entitlement orders include the Bulk Entitlement (Wimmera and Glenelg Rivers – Wimmera Mallee Water) Conversion Order 2004, the Bulk Entitlement (Wimmera and Glenelg Rivers – Grampians Water) Conversion Order 2004, the Bulk Entitlement (Wimmera and Glenelg Rivers – Glenelg Water) Conversion Order 2004, the Bulk Entitlement (Wimmera and Glenelg Rivers – Flora and Fauna) Conversion Order 2004 and the Bulk Entitlement (Wimmera and Glenelg Rivers – Coliban Water) Conversion Order 2004.'

- 2. In paragraph (aa), clause 6.1 of the Bulk Entitlement Order, after 'Table 2' insert 'Table 3 and Table 4'.
- 3. Delete clause 10 of the Bulk Entitlement Order and insert
 - '10.1 The Minister for Environment must direct the Storage Operator to release water to which the Minister for Environment is entitled under this Order at
 - (a) the offtake points, and at the rates and times specified in Table 1 of Schedule 5; or
 - (b) such other off-take points, rates and times as are, at the request of the Minister for Environment, agreed to in writing by the storage operator or the distributor as the case may be, after taking the interests of all entitlement holders into account.
 - 10.2 For the purpose of clause 6, the water released by the Minister for Environment is the total volume of water taken at the off-take points referred to in sub-clause 10.1.
 - 10.3 For the purposes of the passing flows specified in Table 3 and Table 4 of Schedule 5, the Storage Operator must release the passing flows within the tolerances specified in the Operating Plan under clause 12.'
- 4. In clause 14 of the Bulk Entitlement Order, after sub-clause 14.1 insert
 - '14.2 The Wimmera–Glenelg bulk entitlement orders will be amended as further savings from the Wimmera–Mallee Pipeline Project are made, so that at the completion of the project, all entitlements for the project's savings are consistent with the following principles –
 - (a) The savings are to be shared between consumptive and environmental uses in accordance with the proportions defined by the Business Case and volumes determined by REALM modelling assuming historical climatic conditions.
 - (b) The consumptive and environmental entitlements derived from water savings are to have reliabilities consistent with the Business Case, and formulated so that they would have the equivalent reliability under future climate change.
 - (c) The above principles can be modified to accommodate extreme dry conditions, when essential human needs have the highest priority for supply.'

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'Table 1 – Regulated entitlements

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AVAILABLE WATER (ML)	174,600	169,000	158,560	131,950	131,210	107,690	77,070	73,520	71,150	34,970	33,880	28,940	27,810	10,280
Wimmera Mallee Water														
D&S supplied by pipeline	2,570	2,570	2,570	2,570	2,570	2,570	2,570	2,570	2,570	1,360	1,360	1,160	1,160	1,000
Pipeline loss	1,490	1,490	1,490	1,490	1,490	1,490 6 060	7,490	7,490	7 4 90	1,490	1,490	1,490	1,490	1,490
Distribution losses - channel system ⁵	47 030	47 030	47 030	38 730	38 730	32 240	31 080	31 080	31 080	10 010	10 010	0.550	006	00
Supply by agreement (pipeline security) ⁵	3 750	3,750	3.750	3 750	3,750	3 750	3.750	3,750	3,750	1.990	1.990	1,690	1,690	ōĊ
Supply by agreement ex channel system	420	420	420	320	320	320	110	50	8 R	30	10	10	000	00
Supply by agreement ex headworks	2,330	2,330	2,330	1,780	1,760	1,440	530	300	140	140	22	70	0	0
Irrigation supplied by channel	19,000	15,200	11,400	9,500	9,500	4,750	0	0	0	0	0	0	0	0
Distribution losses - irrigation channel system	000'6	7,200	5,400	4,500	4,500	2,250	0	0	0	0	0	0	0	0
Glenelg compensation flow	3,300	3,300	3,300	3,300	3,300	3,300	3,300	50	20	50	20	50	0	0
Kecreation (WMP) Recreation ex channel system	900	900	900	006	006	006	006	006	006	э с	э с	0 0	00	эē
Total	109,640	104,040	98,440	77,240	77,220	59,960	46,240	42,690	42,490	17,300	17,200	14,740	14,600	2,490
Grampians Water ³														
Supplied direct off headworks	1,790	1,790	1,790	1,790	1,670	1,610	1,490	1,490	1,490	1,370	1,370	1,170	1,170	1,170
Horsham supply (into Mt Zero storage)	2,110	2,110	2,110	2,110	1,960	1,890	1,740	1,740	1,740	1,590	1,590	1,360	1,360	1,360
Pipeline security	7,740	7,740	7,740	7,740	7,740	7,740	7,740	7,740	7,740	4,100	4,100	3,480	3,480	3,480
Balaricing storage evaporation loss	000 0				003 0	nci c								
supplied by channel (excl. Horsham)	2,830	2,830	4,400	2,830	1 400	7,300	1 400		1 400	1,890	1,890	1,420	1,420	074/L
oses willing (aki age) works Dtal	16,110	16,110	16,110	16,110	15,610	15,240	14,730	14,730	14,730	10,590	10,590	9,070	9,070	7,580
Coliban Water ³														
Supplied by channel ⁴	290	290	290	290	270	240	220	220	220	190	190	150	150	150
Losses within (storage) works ⁵	160	160	160	160	160	160	160	160	160	160	160	160	160	0
otal	450	450	450	450	430	400	380	380	380	350	350	310	310	150
Glenelg Water ³														
Pipeline security	70	70	70	70	70	70	02	20	02	40	4 6	30	30	30
oupprieu arrect our rreadworks Total	120	120	-	120	120	110	110	110	110	202	02	909	90	50 60
Environment														
Supplied direct off headworks ⁶	40,560	40,560	35,720	30,310	30,110	24,260	7,890	7,890	5,720	2,570	1,580	1,290	300	0
Development reserve account														
pipeline security ⁵	7,720	7,720	7,720	7,720	7,720	7,720	7,720	7,720	7,720	4,090	4,090	3,470	3,470	0
Table 1 notes														

2: Except where entrimers and more hole (a) allocations in column A are maximum 5-year rolling averages, while allocations in all other columns are absolute maximum and a set where entritement holders, allocations in an inclusions in an inclusion set of an elso maximum 5-year rolling averages, while allocations behavior and a collocations behavior and more thank and the where here allocations behavior and more columns and the functional subpy under all columns except for set are then the and where the allocations behavior allocations behavior and under the present and and N, where the allocations there columns and and the set are there are allocations behavior and columns and and the set are there are allocations behaviors and columns and and the set are there are allocations behaviors and and the set are there are allocations behaviors and and the set are there are allocations behaviors are allocations and and the set are there are allocations there are allocations are

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6. In Schedule 2 of the Bulk Entitlement Order, delete Table 2 and insert –

'Table 2 - Unregulated entitlements

Entitlement ¹	Volume (ML)
Wimmera Mallee Water	
Unregulated licensed diverters	
- Avoca	3,381
- Avon/Richardson	101
- Glenelg	48
- Wimmera	2,053
Τα	otal 5,583
Grampians Water	
Unregulated supply from Glenelg River for Harrow	NA ²
Southern Rural Water	
Unregulated licensed diverters	
- Wannon	891
- Glenelg	94
To	tal 985
Environment	
Additional spill from water losses saved within the Wimmera-Mallee system	6,739
Flows provided by operating rules ³	28,000
To	tal 34,739

Table 2 notes

1. The unregulated entitlements in this table are not part of the Wimmera-Mallee system bulk entitlements but are included in this schedule to complete the water allocation picture for the Wimmera and Glenelg river basins.

2. Not available - amount to be determined through bulk entitlement negotiations with Grampians Water.

3. The operating rules share this volume between the Wimmera and Glenelg rivers on a 60:40 basis respectively - refer Table 3 and Table 4 of Schedule 5 of *The Bulk Entitlement (Wimmera and Glenelg Rivers - Flora and Fauna) Conversion Order 2004*'.

7. In Schedule 5 of the Bulk Entitlement Order insert –

'Table 3 – Environmental flows provided by operating rules (December to May)¹

Waterway	Location	Natural flow at the weir (P _i) ²	Maximum rate
		$0 < P_i < = 10 ML/day$	P _i ML/day
Wimmera River	Huddlestons weir	$10 \text{ ML/day} < P_i < = 2,010 \text{ ML/day}$	10 + [0.18 x (P _i – 10)] ML/day
		$P_i > 2,010 \text{ ML/day}$	P _i – 1,600 ML/day

Table 3 notes

1. As a drought contingency measure, these operating rules only apply when the available water to the system, as calculated in Part 3 of the Bulk Entitlement Order, is equal to or greater than that specified under column J of Table 1 of Schedule 2 of the Bulk Entitlement Order. Unless stated otherwise, this condition is not applicable to subsequent bulk entitlement amendments.

2. P_i is the natural inflow at Huddlestons weir'.

and

'Table 4 – Environmental flows provided by operating rules (June to November)¹

Waterway	Location	Natural flow at the weir (P _i) ²	Maximum rate
Glenelg	Rocklands	For June & November	Lesser of P _i and 50 ML/day
River	Reservoir	For July to October	Lesser of P _i and 75 ML/day
		$0 < P_i < = 60 \text{ ML/day}$	P _i ML/day
Wimmera River	Huddlestons weir	$60 \text{ ML/day} < P_i < = 2,010 \text{ ML/day}$	60 + [0.18 x (P _i - 60)] ML/day
		$P_i > 2,010 \text{ ML/day}$	P _i – 1,600 ML/day

Table 4 notes

 As a drought contingency measure, these operating rules only apply when the available water to the system, as calculated in Part 3 of the Bulk Entitlement Order, is equal to or greater than that specified under column J of Table 1 of Schedule 2 of the Bulk Entitlement Order. Unless stated otherwise, this condition is not applicable to subsequent bulk entitlement amendments.

2. For the Glenelg River, P_i is the natural inflow measured at Rocklands Reservoir, excluding the natural flow available to the Moora Moora Reservoir and Moora channel; and for the Wimmera River, P_i is the natural inflow measured at Huddlestons weir'.

Dated 16 January 2009

TIM HOLDING Minister for Water

Water Act 1989

BULK ENTITLEMENT (WIMMERA AND GLENELG RIVERS – GLENELG WATER) CONVERSION AMENDMENT ORDER 2009

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

1. Title

This Order is called the Bulk Entitlement (Wimmera and Glenelg Rivers – Glenelg Water) Conversion Amendment Order 2009.

2. Preliminary

The Bulk Entitlement (Wimmera and Glenelg Rivers – Glenelg Water) Conversion Order 2004 (the Bulk Entitlement Order) was made by the Minister on 10 June 2004 to convert existing poorly defined rights to water in the Wimmera–Mallee system to a bulk water entitlement for the Glenelg Region Water Authority.

The storage operator of the Wimmera–Mallee system, the Wimmera Mallee Rural Water Authority, and the Grampians Region Water Authority were amalgamated in 2004 to form the Grampians Wimmera Mallee Water Rural Water Authority.

The Glenelg Region Water Authority, the Portland Coast Region Water Authority, and the South West Water Region Water Authority were amalgamated in 2005 to form the Wannon Region Water Authority (the Authority).

The Bulk Entitlement (Ararat, Stawell, Great Western, & Halls Gap) Conversion Order 2005 was gazetted on 3 October 2005 to convert existing rights to water in the Ararat, Stawell, Great Western, and Halls Gap water supply systems to a bulk entitlement for the Grampians Wimmera Mallee Water Rural Water Authority.

The Bulk Entitlement (Wimmera and Glenelg Rivers – Glenelg Water) Conversion Amendment Order 2005 allocated 9,100 ML of water saved from the Speed–Patchewollock and Cannie Ridge component of the Wimmera–Mallee Pipeline Project to the environment and 2,000 ML to the development reserve account, as well as several other minor changes.

3. Purpose

The purpose of this amendment is to share the water savings from the first stage of the Wimmera–Mallee Pipeline Project between water authorities, the environment and regional growth and to extend the flow sharing rules to include extreme water shortages.

The first stage of the Wimmera–Mallee Pipeline Project refers to the completion of Supply Systems 1, 2, 5, and 7. After meeting the water supply needs of existing customers now supplied by the pipeline, the first stage savings will provide a volume of 31,000 ML per year on average to the environment and the development reserve (regional growth) will increase to 7,720 ML at 95% reliability assuming historical inflows.

4. Authorising provisions

The Amendment Order is made in accordance with section 44(1) of the **Water Act 1989**. The Minister makes the Amendment Order on the application of the Authority.

5. Commencement

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

6. Amendment of the Bulk Entitlement Order

1. In clause 4, **insert**:

'Business Case means the Wimmera–Mallee Pipeline Project Confirmed Interim WMPP Business Case (August 2004).' and

Wimmera–Glenelg bulk entitlement orders include the Bulk Entitlement (Wimmera and Glenelg Rivers – Wimmera Mallee Water) Conversion Order 2004, the Bulk Entitlement (Wimmera and Glenelg Rivers – Grampians Water) Conversion

Order 2004, the Bulk Entitlement (Wimmera and Glenelg Rivers – Glenelg Water) Conversion Order 2004, the Bulk Entitlement (Wimmera and Glenelg Rivers – Flora and Fauna) Conversion Order 2004 and the Bulk Entitlement (Wimmera and Glenelg Rivers – Coliban Water) Conversion Order 2004.'

- 2. In clause 14 of the Bulk Entitlement Order, after sub-clause 14.1 insert
 - '14.2 The Wimmera–Glenelg bulk entitlement orders will be amended as further savings from the Wimmera–Mallee Pipeline Project are made, so that at the completion of the project, all entitlements for the project's savings are consistent with the following principles –
 - (a) The savings are to be shared between consumptive and environmental uses in accordance with the proportions defined by the Business Case and volumes determined by REALM modelling assuming historical climatic conditions.
 - (b) The consumptive and environmental entitlements derived from water savings are to have reliabilities consistent with the Business Case, and formulated so that they would have the equivalent reliability under future climate change.
 - (c) The above principles can be modified to accommodate extreme dry conditions, when essential human needs have the highest priority for supply.'

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AVAILABLE WATER (ML)	174,600	169,000	158,560	131,950	131,210	107,690	77,070	73,520	71,150	34,970	33,880	28,940	27,810	10,280
Wimmera Mallee Water														
D&S supplied by pipeline	2,570	2,570	2,570	2,570	2,570	2,570	2,570	2,570	2,570	1,360	1,360	1,160	1,160	1,000
Pipeline loss D&S sumplied by channel ⁴	17 850	17,850	17 850	10,400	10,400	1,490 6 050	0,430 2,510	2 500	0.49U	1,490	1 320	0.490	080	-,4
Distribution losses - channel system ⁵	47,930	47.930	47,930	38.730	38.730	32.240	31.080	31.080	31.080	10.910	10.910	9.280	9.280	
Supply by agreement (pipeline security) ⁵	3.750	3.750	3.750	3.750	3.750	3.750	3.750	3.750	3.750	1.990	1.990	1.690	1.690	. 0
Supply by agreement ex channel system	420	420	420	320	320	320	110	50	30	30	10	10	0	
Supply by agreement ex headworks	2,330	2,330	2,330	1,780	1,760	1,440	530	300	140	140	70	70	0	
Irrigation supplied by channel Distribution losses - irrigation channel system	19,000 9,000	15,200	11,400 5.400	9,500 4,500	9,500 4,500	4,750 2.250	0 0	0 0	0 0	0 0	0 0	0 0	00	0 0
	3,300	3.300	3,300	3.300	3,300	3.300	3.300	50	50	50	50	50	0	, 0
Recreation (WMP)	006	006	006	006	006	006	006	006	006	0	0	0	0	
Recreation ex channel system	1,100	10100	1,100	0	0000 22	0 080	0	0 009 01	0007 017	17 300	17 200	0 0	14 600) 101
Grampians Water ³	- - -	1 1 1 1										8 - 		
	1,790	1,790	1,790	1,790	1,670	1,610	1,490	1,490	1,490	1,370	1,370	1,170	1,170	1,170
Horsham supply (into Mt Zero storage)	2,110	2,110	2,110	2,110	1,960	1,890	1,740	1,740	1,740	1,590	1,590	1,360	1,360	1,360
Elpeine security Balancing storage evaporation loss	150	150	150	150	150	150	150	150	150	4,100	4,100	3,400 150	3,460 150	0,400 150
Supplied by channel (excl. Horsham) ⁴	2,830	2,830	2,830	2,830	2,600	2,360	2,120	2,120	2,120	1,890	1,890	1,420	1,420	1,420
-osses within (storage) works ⁵	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	0
Total	16,110	16,110	16,110	16,110	15,610	15,240	14,730	14,730	14,730	10,590	10,590	9,070	9,070	7,580
Coliban Water ³														
Supplied by channel ⁴	290	290	290	290	270	240	220	220	220	190	190	150	150	150
-osses within (storage) works ⁵	160	160	160	160	160	160	160	160	160	160	160	160	160	Ű
Total	450	450	450	450	430	400	380	380	380	350	350	310	310	150
Glenelg Water ³														
Pipeline security	70	70	70	70	20	02	02	20	02	40	40	30	30	30
	120	120	120	120	120	110	110	110	110	20	70	60	60	60
Environment														
Supplied direct off headworks ⁶	40,560	40,560	35,720	30,310	30,110	24,260	7,890	7,890	5,720	2,570	1,580	1,290	300	0
Development reserve account														
aine searrith 5	7 7 20	7 7 20	7 7 20	067 2	7 7 20	7 7 20	067 2	7 7 20	067 2	4 000	4 090	3 470	3 470	c

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4. In Schedule 2 of the Bulk Entitlement Order, delete Table 2 and insert –

'Table 2 – Unregulated entitlements

Entitlement ¹		Volume (ML)
Wimmera Mallee Water		
Unregulated licensed diverters		
- Avoca		3,381
- Avoca - Avon/Richardson		101
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- Wimmera	Tatal	2,053
	Total	5,583
Grampians Water		
		_
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Unregulated licensed diverters		
- Wannon		891
- Glenelg		94
	Total	985
Environment		
Additional spill from water losses saved within the Wimmera-Mallee system		6,739
Flows provided by operating rules ³		28,000
	Total	34,739

Table 2 notes

1. The unregulated entitlements in this table are not part of the Wimmera-Mallee system bulk entitlements but are included in this schedule to complete the water allocation picture for the Wimmera and Glenelg river basins.

2. Not available - amount to be determined through bulk entitlement negotiations with Grampians Water.

3. The operating rules share this volume between the Wimmera and Glenelg rivers on a 60:40 basis respectively - refer Table 3 and Table 4 of Schedule 5 of *The Bulk Entitlement (Wimmera and Glenelg Rivers - Flora and Fauna) Conversion Order 2004*'.

Dated 16 January 2009

TIM HOLDING Minister for Water

Water Act 1989

BULK ENTITLEMENT (WIMMERA AND GLENELG RIVERS – GRAMPIANS WATER) CONVERSION AMENDMENT ORDER 2009

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

1. Title

This Order is called the Bulk Entitlement (Wimmera and Glenelg Rivers – Grampians Water) Conversion Amendment Order 2009.

2. Preliminary

The Bulk Entitlement (Wimmera and Glenelg Rivers – Grampians Water) Conversion Order 2004 (the Bulk Entitlement Order) was made by the Minister on 10 June 2004 to convert existing poorly defined rights to water in the Wimmera–Mallee system to a bulk water entitlement for the Grampians Region Water Authority.

The storage operator of the Wimmera–Mallee system, the Wimmera Mallee Rural Water Authority, and the Grampians Region Water Authority were amalgamated in 2004 to form the Grampians Wimmera Mallee Water Rural Water Authority (the Authority).

The Bulk Entitlement (Ararat, Stawell, Great Western, & Halls Gap) Conversion Order 2005 was gazetted on 3 October 2005 to convert existing rights to water in the Ararat, Stawell, Great Western, and Halls Gap water supply systems to a bulk entitlement for the Authority.

The Bulk Entitlement (Wimmera and Glenelg Rivers – Grampians Water) Conversion Amendment Order 2005 allocated 9,100 ML of water saved from the Speed–Patchewollock and Cannie Ridge component of the Wimmera–Mallee Pipeline Project to the environment and 2,000 ML to the development reserve account, as well as several other minor changes.

3. Purpose

The purpose of this amendment is to share the water savings from the first stage of the Wimmera–Mallee Pipeline Project between water authorities, the environment and regional growth and to extend the flow sharing rules to include extreme water shortages.

The first stage of the Wimmera–Mallee Pipeline Project refers to the completion of Supply Systems 1, 2, 5, and 7. After meeting the water supply needs of existing customers now supplied by the pipeline, the first stage savings will provide a volume of 31,000 ML per year on average to the environment and the development reserve (regional growth) will increase to 7,720 ML at 95% reliability assuming historical inflows.

4. Authorising provisions

The Amendment Order is made in accordance with section 44(1) of the **Water Act 1989**. The Minister makes the Amendment Order on the application of the Authority.

5. Commencement

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

6. Amendment of the Bulk Entitlement Order

1. In clause 4, **insert**:

'Business Case means the Wimmera–Mallee Pipeline Project Confirmed Interim WMPP Business Case (August 2004).' and

'Wimmera-Glenelg bulk entitlement orders include the Bulk Entitlement (Wimmera and Glenelg Rivers – Wimmera Mallee Water) Conversion Order 2004, the Bulk Entitlement (Wimmera and Glenelg Rivers – Grampians Water) Conversion Order 2004, the Bulk Entitlement (Wimmera and Glenelg Rivers – Glenelg Water) Conversion Order 2004, the Bulk Entitlement (Wimmera and Glenelg Rivers – Flora and Fauna) Conversion Order 2004 and the Bulk Entitlement (Wimmera and Glenelg Rivers – Coliban Water) Conversion Order 2004.'

- 2. In clause 14 of the Bulk Entitlement Order, after sub-clause 14.3 insert -
 - '14.4 The Wimmera–Glenelg bulk entitlement orders will be amended as further savings from the Wimmera–Mallee Pipeline Project are made, so that at the completion of the project, all entitlements for the project's savings are consistent with the following principles
 - (a) The savings are to be shared between consumptive and environmental uses in accordance with the proportions defined by the Business Case and volumes determined by REALM modelling assuming historical climatic conditions.
 - (b) The consumptive and environmental entitlements derived from water savings are to have reliabilities consistent with the Business Case, and formulated so that they would have the equivalent reliability under future climate change.
 - (c) The above principles can be modified to accommodate extreme dry conditions, when essential human needs have the highest priority for supply.'

er, delete Table 1 and insert –	
In Schedule 2 of the Bulk Entitlement Orde	tegulated entitlements
Э.	'Table 1 – l

	۷	۵	υ	۵	ш	L	υ	т	_	7	¥	-	Σ	z
AVAILABLE WATER (ML)	174,600	169,000	158,560	131,950	131,210	107,690	77,070	73,520	71,150	34,970	33,880	28,940	27,810	10,280
Wimmera Mallee Water														
D&S supplied by pipeline	2,570	2,570	2,570	2,570	2,570	2,570	2,570	2,570	2,570	1,360	1,360	1,160	1,160	1,000
Pipeline loss	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490
D&S supplied by channel ⁴	17,850	17,850	17,850	10,400	10,400	6,950	2,510	2,500	2,480	1,330	1,320	066	980	0
Distribution losses - channel system ⁵	47,930	47,930	47,930	38,730	38,730	32,240	31,080	31,080	31,080	10,910	10,910	9,280	9,280	0
Supply by agreement (pipeline security) ⁵	3,750	3,750	3,750	3,750	3,750	3,750	3,750	3,750	3,750	1,990	1,990	1,690	1,690	0
Supply by agreement ex channel system	420	420	420	320	320	320	110	20	8	30	9	9	0	0
Supply by agreement ex headworks	2,330	2,330	2,330	1,780	1,760	1,440	530	300	140	140	2 9	2 9	0 0	00
Irrigation supplied by channel Distribution losses - irrigation channel system	000'61	7 200	5 400	4 500	4 500	4,75U 2,25D							0 0	
Glaneth companiation flow ⁷	3300	3 300	3 300	3 300	3 300	3 300	3 300	202	02	50	02	202	0 0	,
Recreation (WMP)	006 2005	006	006	006	900 900	006 006	006 006	006	006	g 0	30	g 0	00	.0
Recreation ex channel system	1,100	1,100	1,100	0	0	0	0	0	0	0	0	0	0	0
Total	109,640	104,040	98,440	77,240	77,220	59,960	46,240	42,690	42,490	17,300	17,200	14,740	14,600	2,490
Grampians Water ³														
Supplied direct off headworks	1,790	1,790	1,790	1,790	1,670	1,610	1,490	1,490	1,490	1,370	1,370	1,170	1,170	1,170
Horsham supply (into Mt Zero storage)	2,110	2,110	2,110	2,110	1,960	1,890	1,740	1,740	1,740	1,590	1,590	1,360	1,360	1,360
Pipeline security	7,740	7,740	7,740	7,740	7,740	7,740	7,740	7,740	7,740	4,100	4,100	3,480	3,480	3,480
Balancing storage evaporation loss	150	150	150	150	150	150	150	150	150	150	150	150	150	150
Supplied by channel (excl. Horsnam)	2,830	2,830	2,830	2,830	2,600	2,360	2,120	2,120	2,120	1,890	1,890	1,420	1,420	1,420
Losses within (storage) works	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	1,490	
Total	16,110	16,110	16,110	16,110	15,610	15,240	14,730	14,730	14,730	10,590	10,590	9,070	9,070	7,580
Coliban Water ³														
Supplied by channef ⁴	290	290	290	290	270	240	220	220	220	190	190	150	150	150
Losses within (storage) works ⁵	160	160	160	160	160	160	160	160	160	160	160	160	160	3
Total	450	450	450	450	430	400	380	380	380	350	350	310	310	150
Gienelg Water ³														
Pipeline security	02	02	02	02	70	02	02	20	202	40	40	30	30	8
supplied direct on neadworks Total	120	120	120	120	120	110	110	110	110	202	82	09 09	n 09	90 60
Environment														
Supplied direct off headworks ⁶	40,560	40,560	35,720	30,310	30,110	24,260	7,890	7,890	5,720	2,570	1,580	1,290	300	0
Development reserve account														
pipeline security ⁵	002 2	067 7	002 2	002 2	062 2	001	100	002 2	002 2	000 8	000 1	027 0		c

4. In Schedule 2 of the Bulk Entitlement Order, delete Table 2 and insert –

'Table 2 – Unregulated entitlements

Entitlement ¹		Volume
		(ML)
Wimmera Mallee Water		
Unregulated licensed diverters		
- Avoca		3,381
- Avon/Richardson		101
- Glenelg		48
- Wimmera		2,053
	Total	5,583
Grampians Water		
Unregulated supply from Glenelg River for Harrow		NA ²
Southern Rural Water		
Unregulated licensed diverters		
- Wannon		891
- Glenelg		94
	Total	985
Environment		
Additional spill from water losses saved within the Wimmera-Mallee system		6,739
Flows provided by operating rules ³		28,000
	Total	34,739

Table 2 notes

1. The unregulated entitlements in this table are not part of the Wimmera-Mallee system bulk entitlements but are included in this schedule to complete the water allocation picture for the Wimmera and Glenelg river basins.

2. Not available - amount to be determined through bulk entitlement negotiations with Grampians Water.

3. The operating rules share this volume between the Wimmera and Glenelg rivers on a 60:40 basis respectively - refer Table 3 and Table 4 of Schedule 5 of *The Bulk Entitlement (Wimmera and Glenelg Rivers - Flora and Fauna) Conversion Order 2004*'.

Supply System	Nominal volume per	W aterway /channel	Offtake Point ⁽³⁾	Time of	M aximum rate
	year (M L) ⁽⁴⁾			Supply ⁽²⁾	(M L /d) ⁽¹⁾
Towns supplied fro	m the headworks syster	n			
Ararat	1884	Mt Cole Creek	outlet works of Mt Cole Reservoir	ALL YEAR	4
		unnamed tributary of Hopkins River	outlet works of Langhi Ghiran	ALL YEAR	5
			Reservoir		
		(off-stream storage)	Lake Fyans pump station	ALL YEAR	7
Stawell	2254	Fyans Creek	Fyans Creek diversion weirs (2x)	ALL YEAR	8.5 ⁽⁵⁾
		(off-stream storage)	Lake Fvans pump station	ALL YEAR	6
Great W estern	131	Panrock Creek	outlet works of Panrock Reservoir	ALL YEAR	5
		(off-stream storage)	Lake Fyans pump station		r A rarat)
Halls Gap	233	Dairy Creek	Halls Gap diversion weir	JUN-NOV	2.5
	<u> </u>	Fvans Creek	Lake Bellfield pump station	ALL YEAR	4
	m the distribution syste				-
Antwerp	33	Antwerp channel	AP23	JUN-NOV	3
Beulah	290	Beulah Tank channel	BXO16,BXO17,BXO18	MAY-NOV	8
Birchip	511 74	Birchip Storage channel	BQB4A	APR-NOV	14 5
Brim Charlton	74 816	Craigs channel Charlton channel	CG96A,CG96B	AUG-DEC FEB-DEC	5 14
Clear Lake	5	Clear Lake South channel	CHB115 CS45	JAN-SEP	14
Dimboola	640	Pimpinio channel	PO130	MAY-APR	9
Donald	961	Donald Main channel	DM B 59A	MAY-DEC	31
Dooen	38	Walmer North channel	W N 3A	IUN-SEP	2
Glenorchy	22	Main Central Inlet channel		MAY-OCT	1
Hopetoun	690	Hopetoun channel	H039.H040.H041.H042	MAY-NOV	13
Horsham	4810	Mt Zero channel	M Z 193.M Z 194	ALL YEAR	25
Jeparit	298	Jeparit channel	JP6,JP7,JP8	MAYJAN	11
Jung	47	Main Western channel	MW11A	SEP-JUN	3
Lascelles	90	Lascelles Storage channel	LAO1A,LAO1B,	APR-NOV	9
Marnoo	120	Marnoo Storage channel	M SC2B	JUNJAN	7
Minyip	266	Minyip Town channel	MTS8,MTS9	MAY-AUG	12
Murtoa	442	Lake Marma (LM) channel	2352	SEP-APR	2
Natimuk	164	Natimuk channel	N M 217,N M 218	JAN-APR	8
Noradjuha	5	Natimuk channel	N M 53.N M 54	IAN-SEP	2
Pimpinio	48	Pimpinio Spur channel	PM 5A	OCT-MAR	4
Rainbow	501	Rainbow channel	RW 237,RW 237A ,RW 234A ,RW 234B	APR-FEB	12
Rupanyup	215	Rupanyup High Level South channel	RL47,RL47A,RL47B	AUG-NOV	12
St Arnaud	1310	Swanwater W est channel	SW 3A	MAY-FEB	29
Tarranyurk	13	Tarranyurk West channel	TW 8	MAYHAN	2
W arracknabeal	1100	W hitton Supply channel	W \$15,W \$16	MAY-DEC	29
W atchem	125	W est Laen channel	W Z 158	AUG-NOV	6
Woomelang	261	W oomelang channel	WXB8	APR-DEC	14
Wycheproof	704	Wycheproof West channel	W SB 1A	MAY-NOV	16
Yaapeet	123	Yaapeet Storage channel	YSO1A, YSO1B	JUL-OCT	4

5. For Schedule 5 of the Bulk Entitlement Order, delete the table and insert –

N otes:

1. Calculated from gradients of storage drawdown curves. Grampians Water historical data. weekly readings.

2. Derived from historical data.

3. In most cases, the offtake points are described above using W immera Mallee W ater's own internal descriptor. A more precise geographical description is a requirement of the metering plan to be prepared by the authority

4. The amount of water taken for each individual system can be varied in accordance with sub-clause 11.1(b), provided the total water allowed (subject to the seasonal allocation) is not exceeded.

5. Subject to environmental flow specified in Table 2 of Schedule 5 under the Bulk Entitlement (Wimmera and Glenelg Rivers - Flora and Fauna) Conversion Amendment Order 2005

Dated 16 January 2009

TIM HOLDING Minister for Water

Planning and Environment Act 1987

GREATER DANDENONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C74

The Minister for Planning has approved Amendment C74 to the Greater Dandenong Planning Scheme.

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

The Amendment applies to the land known as 48 Wedge Street, Dandenong. The Amendment rezones that part of the subject land included within a Public Park and Recreation Zone (PPRZ) to a Residential 2 Zone (R2Z), consistent with the zoning of the balance of the site and the surrounding residential area.

Planning Application No. PLN05/0894 has been considered concurrently with the Amendment, under section 96A of the **Planning and Environment Act 1987**. The application allows:

- buildings and works comprising alterations and additions to the existing restricted place of assembly, with a reduction in the car parking requirements;
- alterations to the existing use of the restricted place of assembly;
- the construction of 20 dwellings;
- the removal of native vegetation; and
- the variation of easement E-2 and E-3.

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

Permit No. PLN05/0894

Description of land: 48 Wedge Street, Dandenong (Certificate of Title: Volume 10172 Folio 668 as Crown Allotment 28B on Title Plan No. 74769C).

A copy of the Amendment and permit can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/ publicinspection and free of charge, during office hours, at the offices of the Greater Dandenong City Council: Dandenong Office, 39 Clow Street, Dandenong; Springvale Office, 397–405 Springvale Road, Springvale; and Keysborough Customer Service Centre, Shop A7, Parkmore Shopping Centre, Keysborough.

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

Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C83

The Minister for Planning has approved Amendment C83 to the Moonee Valley Planning Scheme.

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

The Amendment inserts a new Schedule 7 'Penleigh & Essendon Grammar School – Keilor East Campus' in the Development Plan Overlay and alters Map No. 6DPO to include the land in a Development Plan Overlay (DPO7).

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Moonee Valley City Council, Civic Centre, 9 Kellaway Avenue, Moonee Ponds.

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

Planning and Environment Act 1987 NORTHERN GRAMPIANS

PLANNING SCHEME

Notice of Approval of Amendment

Amendment C14

The Northern Grampians Shire Council approved Amendment C14 to the Planning Scheme on 20 March 2009.

The Amendment affects land described as:

18 Melbourne Road, St Arnaud, which is more particularly described as being Lot 1 on Title Plan 323310, Parish of St Arnaud (C/T Vol. 8177 Fol. 084) having an area of 0.49 ha;

5963 Sunraysia Highway, St Arnaud, which is more particularly described as being Lot 1 on Title Plan 547806P, Parish of St Arnaud (Vol. 01616 Fol. 043) having an area of 0.4 ha;

5961 Sunraysia Highway, St Arnaud, which is more particularly described as being Lot 1 on Title Plan 515563U, Parish of St Arnaud (Vol. 02811 Fol. 194) having an area of 1.99 ha;

Part of 74 Reservoir Road, St Arnaud, which is more particularly described as being Part Lot 1 on Title Plan 671088, Parish of St Arnaud having an area of approximately 0.48 ha; and

St Arnaud-Dunolly Railway Reserve (Part).

The Amendment proposes to rezone the abovementioned parcels of land in the following ways:

18 Melbourne Road, St Arnaud

To rezone the land from a Low Density Residential Zone (LDRZ) to an Industrial 1 Zone (IN1Z) in order to properly reflect the industrial land use context of the land, which has an abuttal to the St Arnaud–Dunolly railway reserve, the Sunraysia Highway and an adjoining Industrial 1 Zone.

5963 Sunraysia Highway, St Arnaud

To rezone the land from a Rural Living 2 Zone (RLZ2) to an Industrial 1 Zone (IN1Z) to more accurately reflect the current use and development of the land. The rezoning would also provide certainty in respect of facilitating any additional or alternative industrial/ commercial use and/or development of the land in the future.

5961 Sunraysia Highway, St Arnaud

To rezone the land from a Rural Living 2 Zone (RLZ2) to an Industrial 1 Zone (IN1Z) to more accurately reflect the current use and development of the land. The rezoning would also provide certainty to facilitate any additional or alternative industrial/commercial use and/or development of the land in the future.

74 Reservoir Road, St Arnaud

To rezone approximately 0.48 ha of vacant land that adjoins and has a substantial frontage to the Sunraysia Highway from the Rural Living 2 Zone (RLZ2) to an Industrial 1 Zone (IN1Z) to facilitate additional industrial/commercial use and/or development of the land in the future. St Arnaud–Dunolly Railway Reserve (Part)

To correct a mapping error by rezoning part of the railway reserve from a Low Density Residential Zone (LDRZ) to the Public Use Zone 4 – Transport (PUZ4).

The Amendment was approved by the Northern Grampians Shire Council in accordance with authorisation (A01205) given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 24 November 2008. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, during office hours, at the offices of the Northern Grampians Shire Council, Town Hall, Main Street, Stawell, and free of charge at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/ planning/publicinspection

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

ORDERS IN COUNCIL

Domestic (Feral and Nuisance) Animals Act 1994

EXEMPTION ORDER UNDER SECTION 5

Order in Council

The Governor in Council makes the following Order.

1 Objective

The objective of this Order is to exempt certain dangerous dogs from desexing and identification requirements and from the requirement to be restrained in a certain manner under certain circumstances.

2 Authorising provision

This Order is made under section 5 of the **Domestic (Feral and Nuisance) Animals Act** 1994.

3 Definitions

In this Order -

Act means the Domestic (Feral and Nuisance) Animals Act 1994;

dangerous dog* means a dog that falls within the meaning of 'dangerous dog' under section 34A of the Act.

4 Exemption

A dangerous dog is exempt from -

- (a) the desexing requirements of section 10A(4)(a) of the Act; and
- (b) the identification requirements of section 40 of the Act; and
- (c) the requirements of section 41(1) of the Act to restrain a dog by muzzling and to control it by means of a chain, cord or leash.

5 Conditions imposed on exemptions

Despite the exemptions specified in clause 4 of this Order, a dangerous dog is not exempt under that clause unless the dog meets the following conditions -

- (a) it is a Schutzhund-trained German Shepherd; and
- (b) it is owned by a person who is a member of the Victorian Canine Association trading as 'Dogs Victoria'; and
- (c) it has been imported into Australia by the owner referred to in paragraph (b) above for breeding purposes; and
- (d) in relation to paragraphs (b) and (c) of clause 4, it is competing in an event sanctioned by 'Dogs Victoria'.

Dated 31 March 2009 Responsible Minister JOE HELPER MP Minister for Agriculture

> RYAN HEATH Clerk of the Executive Council

*Note: Section 34A of the Act provides that 'A dog is a dangerous dog if the dog has been trained to attack or bite any person or any thing when attached to or worn by a person.'.

Electricity Industry Act 2000

ADVANCED METERING INFRASTRUCTURE ORDER IN COUNCIL 2009

The Governor in Council, under sections 15A and 46D of the **Electricity Industry Act 2000**, makes the following Order:

1. Purpose

The purpose of this Order is to amend the Order in Council made under the **Electricity Industry Act 2000** on 25 November 2008 and gazetted on that day.

2. Definition

In this Order:

'AMI Cost Recovery Order' means the Order in Council made on 28 August 2007 under sections 15A and 46D of the **Electricity Industry Act 2000** and published in the Victoria Government Gazette S200 on that day as amended from time to time.

'2008 Amending Order' means the Order in Council made on 25 November 2008 under sections 15A and 46D of the **Electricity Industry Act 2000** and published in the Victoria Government Gazette S314 on that day.

3. Commencement

This Order commences on the day it is published in the Government Gazette.

4. Amendments to 2008 Amending Order

In Part A of the Schedule to the 2008 Amending Order -

- (a) in paragraph (6) of the amendment to clause 14 of the AMI Cost Recovery Order, for '14.2I' substitute '14.2(c)'; and
- (b) in the amendment to clause 15.2 of the AMI Cost Recovery Order, for 'in clause 4.6.4(ii)I' substitute 'in clause 4.6.4(ii)(c)'.

Dated 31 March 2009 Responsible Minister PETER BATCHELOR MP Minister for Energy and Resources

> RYAN HEATH Clerk of the Executive Council

Gambling Regulation Act 2003

MATTERS FOR CONSIDERATION AND REPORTING TO THE MINISTER BY THE REVIEW PANEL

Order in Council

The Governor in Council under section 10.2A.3(2) of the **Gambling Regulation Act 2003** makes the following Order:

Date of Effect

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

Amendment of Previous Order

- The Order made under section 10.2A.3(2) of the Gambling Regulation Act 2003 effective 12 February 2009 (Previous Order) is amended as set out in this Order, from the date this Order is published in the Government Gazette.
- 3. The following definitions are inserted into section 2 of the Previous Order:

'applicant' means a person who has applied for the monitoring licence and includes a person who, prior to applying was included in the description of pending applicant;

'**possible invitee**' means a person who the Minister is considering to invite to apply for the monitoring licence;

'registrant' means a person who, in response to a notice from the State calling for expressions of interest in being invited to apply for the monitoring licence, has expressed its interest in being invited to apply for the monitoring licence.

4. In section 3(b)(i) of the Previous Order, ', possible invitees' is inserted after 'all registrants'.

5. In section 3(b)(iii) of the Previous Order, ', possible invitees' is inserted after 'all registrants'. Dated 31 March 2009

Responsible Minister TONY ROBINSON Minister for Gaming

> RYAN HEATH Clerk of the Executive Council

Gas Industry Act 2001

ORDER UNDER SECTION 52

Order in Council

The Governor in Council, under section 52(5) of the **Gas Industry Act 2001**, amends the MSO Rules as provided in this Order with effect from the following dates:

- (a) for the amendments in Part A of this Order, the date of publication of this Order in the Victoria Government Gazette; and
- (b) for the amendments in Part B of this Order, 1 May 2009.

PART A – Amendments effective from publication of this Order

Chapter 3

Clause 3.6.6(a)(2)			eleting ', including amounts to be paid to VENCorp account,'.
Clause 3.6.6(h)	is deleted		
Clause 3.6.10(b)	is replace	d with t	he following:
	l	inepack	<i>p</i> must determine the amount to be added to the <i>account</i> in respect of each <i>gas day</i> in accordance with wing formula:
			LPDA = - (TIP + TDP)
	I	Where:	
	I	LPDA	is the daily linepack amount in \$ to be added to the <i>linepack account</i> in respect of <i>imbalance payments</i> and <i>deviation payments</i> for that <i>gas day</i> (that, for the avoidance of doubt, may be positive or negative);
	7	ΓΙΡ	is the total of <i>imbalance payments</i> of all <i>Market Participants</i> for the <i>gas day</i> determined in accordance with clause 3.6.4(a); and
]	ГDР	is the total of <i>deviation payments</i> of all <i>Market Participants</i> and <i>VENCorp</i> for the <i>gas day</i> determined in accordance with clause 3.6.4(ad).'
Clause 3.6.21(a)	is amended by inserting the following paragraph $3.6.21(a)(1)$:		inserting the following paragraph after clause
	r r t u	provided naximu he secu	alt of <i>VENCorp</i> exercising its rights under a security I by a <i>Market Participant</i> under clause 3.7.6, the m amount which <i>VENCorp</i> is entitled to be paid under rity or securities provided by the <i>Market Participant</i> ause 3.7 is less than the <i>Market Participant's minimum</i> <i>z</i> ;
Clause 3.6.21(a)(3)			serting ', including any replacement securities under fter 'under these Rules'.
Clause 3.6.21(b)(1)			serting 'in accordance with clause 3.7.6A' after the first <i>fault notice</i> '.
Clause 3.7.5(b)	is amende with '3.7.		blacing 'suspension' with 'default', and replacing '3.7.7'
Clause 3.7.6(c)	is amende with '3.7.		blacing 'suspension' with 'default', and replacing '3.7.7'

Clause 3.7

is amended by inserting the following new clause after clause 3.7.6:

'3.7.6A Default Notice

- (a) When issuing a *default notice* under these Rules, *VENCorp* must:
 - (1) notify all Participants;
 - (2) *publish* the *default notice*;
 - (3) as soon as practicable place a notice in a newspaper generally circulating in Victoria stating that the *Market Participant* has been issued with a *default notice*;
 - (4) specify in the *default notice* the conditions applied to the *Market Participant*, which may include but are not limited to restrictions relating to:
 - (A) submitting *bids* or *demand forecasts*;
 - (B) injecting gas, or tendering gas for injection, into the *transmission system*; and
 - (C) withdrawing gas, or tendering gas for withdrawal, from the *transmission system*;
 - (5) specify a date in the *default notice* from which any restrictions set out in the notice will commence; and
 - (6) include the date as specified in clause 3.6.21 in the *default notice* upon which that *Market Participant* will be subject to a *suspension notice*.
- (b) Prior to the date specified in clause 3.7.6A(a)(5), *VENCorp* must revoke a *default notice* if:
 - (1) in the case of a *default event*, the *default event* is remedied; or
 - (2) in the case of a *default notice* issued under clause 3.7.5(b) or 3.7.6(c), the relevant failure has been remedied; and
 - (3) there are no other circumstances in existence which would entitle *VENCorp* to issue a *default notice*.
- (c) If a *default notice* is revoked, *VENCorp* must publicise that fact in the same manner in which the *suspension notice* was publicised in accordance with clause 3.7.
- (d) A *Market Participant* must comply with a *default notice* issued to it under these Rules.'

is amended by inserting the following paragraph before clause 3.7.7(a):

- '(aa) Where VENCorp has issued a *default notice* and the Market Participant has failed to comply with the terms of the *default notice*, VENCorp must issue a suspension notice to the Market Participant.
- Clause 3.7.7(a) is amended by inserting the following paragraph before clause 3.7.7(a)(1):

'(1A) immediately notify all *Participants*;'

- Clause 3.7.7(a)(3) is amended by replacing 'may include, but are not limited to' with 'must include'.
- Clause 3.7.7(a)(4) is deleted.

Clause 3.7.7

Clause 3.7.7(a)(5) is amended by replacing 'date' with 'gas day'.

Clause 3.7.7	is amended	by inserting the following paragraph after clause	e 3.7.7(a):
	Par init Ind	here VENCorp has issued a suspension notice rticipant who is a Retailer, VENCorp must iate the retailer of last resort provisions set ou lustry Act and the Retail Gas Market Rules and ify the market of the initiation of the provisions	immediately t in the <i>Gas</i> immediately
Clause 3.7.10(e)	is amended b with '3.7.6A	by replacing 'suspension' with 'default', and replace	acing '3.7.7'
Chapter 7			
Schedule 7.1	is amended with ' <i>defaul</i>	by replacing ' <i>suspension</i> ' in the description of F t'.	Rule 3.7.5(b)
Schedule 7.1	is amended 3.7.6(c) the	by inserting after the description and classifica following:	tion of Rule
	3.7.6A(a)	Obligations of <i>VENCorp</i> when issuing a <i>default notice</i> .	RP
	3.7.6A(b)	Obligations of <i>VENCorp</i> in relation to the revocation of a <i>default notice</i> .	RP
	3.7.6A(c)	<i>VENCorp</i> must publicise the fact that it has revoked a <i>default notice</i> .	RP
	3.7.6A(d)	<i>Market Participants</i> must comply with <i>default notices</i> .	СР
Schedule 7.1		by inserting before the description and classifica , (c) the following:	ation of Rule
	3.7.7(aa)	<i>VENCorp</i> must issue a <i>suspension notice</i> where a <i>Market Participant</i> has failed to comply with the terms of a <i>default notice</i> .	RP
	3.7.7(ab)	Obligations of <i>VENCorp</i> where <i>VENCorp</i> has issued a <i>suspension notice</i> to a <i>Market Participant</i> who is a <i>Retailer</i> .	RP
Schedule 7.1	is amended l with ' <i>defaul</i>	by replacing 'suspension' in the description of \mathbf{R}^{2}	ule 3.7.10(e)
Chapter 11			
11 Glossary		by replacing 'under clause 3.6.21(b)' in the definit 'in accordance with clause 3.7.6A'.	tion 'default
	PART B – Ame	ndments effective from 1 May 2009	
Chapter 3	-		
Clause 3.6.12(b)	is replaced v	vith the following:	
	(b) If t acc a g the	he daily linepack amount to be added to the <i>line</i> <i>count</i> for the relevant <i>billing period</i> is a positive <i>as day</i> , each <i>Market Participant</i> who withdrew <i>transmission system</i> in that <i>gas day</i> must pay <i>V</i> ount calculated as follows:	amount for gas from
		$PM_{D} = \underline{PLPDA \times QW_{D}}$	
		FOU	

Where:

- **PM**_D is the amount that the *Market Participant* must pay to *VENCorp* in respect of *gas day* D;
- **PLPDA** is the positive daily linepack amount for the relevant *gas day*;
- **QW**_D is the net *adjusted withdrawals* from the *transmission system* by that *Market Participant* in that *gas day* D; and
- ΣQW_D is the net *adjusted withdrawals* from the *transmission* system by all *Market Participants* in that gas day D.'

is replaced with the following:

(c) If the daily linepack amount to be added to the *linepack account* for the relevant *billing period* is a negative amount for a *gas day*, *VENCorp* must pay each *Market Participant* who withdrew gas from the *transmission system* in that *gas day* an amount calculated as follows:

$$PV_{D} = \frac{NLPDA \times QW_{D}}{\Sigma QW_{D}}$$

Where:

- **PV**_D is the amount that *VENCorp* is required to pay to the *Market Participant* in respect of *gas day* D;
- NLPDA is the negative daily linepack amount for the relevant *gas day*;
- QW_{p} is as defined in clause 3.6.12(b); and

 ΣQW_{D} is as defined in clause 3.6.12(b).'

Clause 3.6.12

Clause 3.6.12(c)

is amended by inserting the following paragraph after clause 3.6.12(c):

'(ca) *VENCorp* must determine the total amount to be paid by each *Market Participant* in respect of the *linepack account* for a *billing period* in accordance with the following formula:

$\mathbf{VLPC} = \sum \mathbf{PM}_{\mathbf{D}} + \sum \mathbf{PV}_{\mathbf{D}}$

Where:

- **VLPC** is the total amount in \$ to be paid by each *Market Participant* in respect of the *linepack account* for that *billing period* (that, for the avoidance of doubt, may be positive or negative);
- $\sum \mathbf{PM}_{\mathbf{D}}$ is the sum of all $\mathbf{PM}_{\mathbf{D}}$ as defined in clause 3.6.12(b) for all *gas days* in the *billing period*; and
- $\sum \mathbf{PV}_{\mathbf{D}}$ is the sum of all $\mathbf{PV}_{\mathbf{D}}$ as defined in clause 3.6.12(c) for all *gas days* in the *billing period*.'

Dated 31 March 2009 Responsible Minister PETER BATCHELOR MP Minister for Energy and Resources

Health Services Act 1988

ALBURY WODONGA HEALTH BOARD OF DIRECTORS

Exemption from Certain Provisions of Part 3 of the Health Services Act 1988

Order in Council

The Governor in Council pursuant to section 11(1) of the Act, declares that section 65U(1) of the Act, to the extent that it provides that the term of office of a director of a board of a public health service may not exceed 3 years, does not have effect in relation to the board of directors of AWH for the period from the date of this Order to 30 June 2012.

Dated 31 March 2009

Responsible Minister

HON DANIEL ANDREWS MP Minister for Health

> RYAN HEATH Clerk of the Executive Council

Health Services Act 1988

ESTABLISHMENT OF ALBURY WODONGA HEALTH

Order in Council

The Governor in Council pursuant to section 8(4)(a) of the **Health Service Act 1988** declares that Schedule 5 of the Act be amended to add the name of a new public health service, 'Albury Wodonga Health' (AWH) effective from the date of this Order.

Dated 31 March 2009

Responsible Minister HON DANIEL ANDREWS MP Minister for Health

> RYAN HEATH Clerk of the Executive Council

Health Services Act 1988

EXEMPTION FROM CERTAIN PROVISIONS OF PART 3 OF THE HEALTH SERVICES ACT 1988

Order in Council

The Governor in Council pursuant to section 11(1) of the **Health Service Act 1988** declares that the following provisions of the Act do not have effect in relation to the board of directors of Albury Wodonga Health for the periods specified below, all dates inclusive:

Section(s)	Period of exemption
Sections 65S(2)(a), 65S(2)(b), 65S(2)(c), 65S(2)(d)(iii), 65S(2)(d)(iv), 65S(2)(d)(v), 65S(2)(d)(vi), 65S(2)(d)(vii), 65(2)(f), and 65(2)(k)	From the date of this Order to 30 June 2009
Section 65T(1), 65T(3) and 65T(4)	From the date of this Order to 30 June 2009
Section 65ZA	From the date of this Order to 31 December 2009

Dated 31 March 2009 Responsible Minister HON DANIEL ANDREWS MP Minister for Health

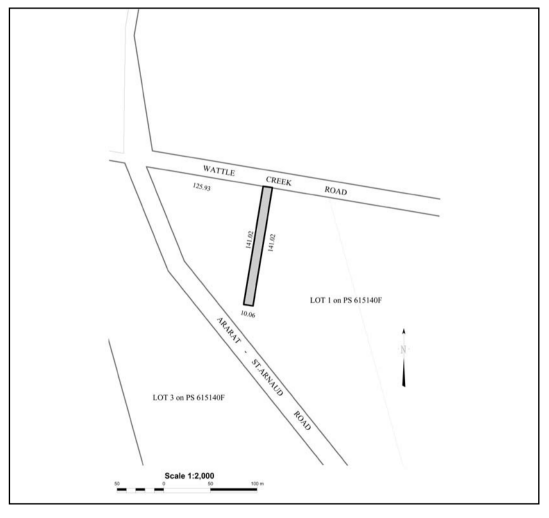
> RYAN HEATH Clerk of the Executive Council

LATE NOTICES



Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Pyrenees Shire Council at its ordinary meeting held on 17 February 2009 formed the opinion that the unnamed road shown hatched on the Plan below and being part of a Government Road Reserve in the Parish of Landsborough, is not reasonably required as a road for public use and has resolved to discontinue the road to allow Central Highlands Water to develop the Landsborough Desalination Plant.



STEPHEN CORNISH Chief Executive Officer



WARRNAMBOOL CITY COUNCIL Planning and Environment Act 1987 WARRNAMBOOL PLANNING SCHEME Notice of Preparation of Amendment Amendment C60 Authorisation A01272

The Warrnambool City Council has prepared Amendment C60 to the Warrnambool Planning Scheme.

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

The land affected by the Amendment is Lots 2, 3 and part Lot 4 on Plan of Subdivision 10845, Nos. 95–97 Nicholson Street, Warrnambool.

The Amendment proposes to rezone the land from Public Use 6 (Local Government) to Residential 1 Zone, apply Schedule 4 to the Design & Development Overlay (DDO4) and apply the Environmental Audit Overlay.

The Amendment also updates the schedule to 61.03 to include one new planning scheme map in the Scheme.

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

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

The closing date for submissions is Monday 4 May 2009. A submission must be sent to Julie Kearney, Senior Town Planner, Warrnambool City Council, 25 Liebig Street (PO Box 198), Warrnambool 3280.

> B. A. ANSON Chief Executive

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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:

29.	Statutory Rule:	Whistleblowers Protection Amendment Regulations 2009
	Authorising Act:	Whistleblowers Protection Act 2001
	Date first obtainable:	31 March 2009
	Code A	
30.	Statutory Rule:	Supreme Court (Chapter II Amendment No. 1) Rules 2009
	Authorising Act:	Supreme Court Act 1986
	Date first obtainable: Code A	2 April 2009

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