

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 22 Thursday 28 May 2009

www.gazette.vic.gov.au

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As from 28 May 2009

The last Special Gazette was No. 146 dated 27 May 2009. The last Periodical Gazette was No. 2 dated 31 October 2008.

How To Submit Copy

- See our webpage www.gazette.vic.gov.au
- or contact our office on 9642 5808 between 8.30 am and 5.30 pm Monday to Friday

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

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

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) QUEEN'S BIRTHDAY WEEK 2009 (MONDAY 8 JUNE 2009)

Please Note:

The Victoria Government Gazette (General) for Queen's Birthday week (G24/09) will be published on **Thursday 11 June 2009**.

Copy deadlines:

Private Advertisements

9.30 am on Friday 5 June 2009

Government and Outer

Budget Sector Agencies Notices

9.30 am on Tuesday 9 June 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 Zenith Diamonds Pty Ltd, ACN 078 021 511, Davit Tuna and Seranus Tuna, carrying on business as clothing manufacturers at 53–55 Knees Road, Park Orchards, under the style or firm of First Glance has been dissolved as from 1 April 2009, so far as concerns the said Zenith Diamonds Pty Ltd who retired from the said firm.

Dated 1 April 2009 N. GOCHIAN, director, Zenith Diamond Pty Ltd.

ELSIE HARRIETT McGOWAN, late of Unit 86, Rosebud Retirement Village, 287–323 Bayview Road, Rosebud, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 December 2008, are required by Robert James Allars, the personal representative, to send to him, care of the undermentioned solicitors, particulars of their claims by 31 July 2009, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

BLAKIE & BRITT, solicitors, 785 Glenferrie Road, Hawthorn 3122.

Re: Estate JAMES THOMAS YOUNG, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of JAMES THOMAS YOUNG, late of 75 Park Crescent, Williamstown, Victoria, retired, who died on 22 January 2009, are to send particulars of their claims to the personal representative/s, care of the undermentioned solicitors, by 29 July 2009, after which date the personal representative/s will distribute the assets, having regard only to the claims of which they then had notice.

BRUCE M. COOK & ASSOCIATES, barristers and solicitors, Level 1, 114 William Street, Melbourne, Victoria 3000.

MARJORIE GEORGINA IRENE QUINEY, late of Kingston Centre, Warrigal Road, Cheltenham, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 May 2008, are required by the personal representative, Garnet Harry Quiney, to send particulars to him, care of the undermentioned solicitors, by 29 July 2009, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

ELLINGHAUS WEILL, solicitors, 79–81 Franklin Street, Melbourne 3000.

Creditors, next-of-kin and others having claims in respect of the estate of KEVIN JOHN BRYCE, late of George Vowell Nursing Home, corner Cobb Street and Nepean Highway, Mount Eliza, retired railway clerk, deceased, who died on 29 March 2009, are to send particulars of their claims to Stuart Bryce, Gregory Bryce and Nina Dungan, care of Hill Legal, Suite 2, Ground Floor, 346 Main Street, Mornington 3931, by 28 July 2009, after which date they will distribute the assets of the estate, having regard only to the claims which they then have notice.

HILL LEGAL, lawyers and consultants, Suite 2, Ground Floor, 346 Main Street, Mornington, Victoria 3931.

Re: AUDREE VIOLET RUTH DALTON, late of Karana Aged Care Hostel, 55 Walpole Street, Kew, in the State of Victoria, spinster, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 January 2009, are required by the trustee, James Sheridan Denis Mahoney of 2 Stanley Street, Kew, in the said State, to send particulars of such claims to the trustee by 24 August 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated 22 May 2009 HODGSON & FINLAYSON, solicitors for the trustee, 2 Stanley Street, Kew 3101. Re: RAYMOND BYRNE, late of 3 Jumbunna Road, Korumburra, retired gentleman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 October 2008, are required by the trustee, David Leslie Wrigley, to send particulars to him, care of the undermentioned solicitors, by 31 July 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

LITTLETON HACKFORD & D'ALESSANDRO, solicitors.

256A Commercial Road, Morwell 3840.

Re: CHRISTINA SMYRNIS, late of 64 Rae Street, North Fitzroy, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 May 2007, are required by the trustee, Vasiliki Kanellakis, to send particulars to her solicitors at the address below, by 28 July 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

MAUD ISABEL CHEERS, late of 21 Charles Street, Blairgowrie, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 August 2008, are required to send particulars of their claims to the trustee, Shane Christopher McCarthy, care of the undermentioned solicitors, by 31 July 2009, after which date the trustee will distribute the assets of the estate, having regard only to the claims of which he then has notice.

McCARTHY PARTNERS PTY, solicitors, 2247 Point Nepean Road, Rye 3941.

WILLIAM HUGH KEMM, late of 2/58 Newmarket Street, Flemington, in the State of Victoria.

Creditors, next-of-kin and others having claim in respect of the estate of the above deceased, who died at Flemington on 30 September 2008, are required by the executors and trustees of the said deceased, Raymond Norman Nilsen and Nils Henry Nilsen, both care of McNab McNab & Starke of 21 Keilor Road, Essendon, to send particulars to them by 6 August 2009, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

McNAB McNAB & STARKE, solicitors, 21 Keilor Road, Essendon 3040, Telephone 9379 2819.

Estate of BRIAN LINTON WRIGHT, late of Amity Nursing Home, 349 North Road, Caulfield South, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 February 2009, are required by the executor, ANZ Trustees Limited, ACN 006 132 332, of 100 Queen Street, Melbourne, Victoria, to send particulars to it by 28 July 2009, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

MILLS OAKLEY LAWYERS, 121 William Street, Melbourne 3000.

Re: BERYL FLORENCE JOHNSON, late of 3905 Frankston–Flinders Road, Shoreham, but formerly of 14 Ferrero Grove, Mount Martha, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 November 2008, are required by the trustee, Jennifer Maree Hubbard, to send particulars of such claims to her, in care of the undermentioned solicitors, by 28 July 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.

Re: GEORGE MOUROPOULOS, also known as Georgios Mouropoulos, late of 47 Carmichael Road, East Oakleigh, Victoria, construction worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 December 2007, are required by Peter Mouropoulos, the trustee of the estate of the deceased, to send particulars of their claims to him, care of the undermentioned lawyers, by 27 July 2009, by which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

JESSIE DORRITY CROKER, late of 1 McGregor Avenue, Black Rock, in the State of Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 15 October 2008, are required to send particulars of their claims to the executor, Timothy John Mulvany, care of the undermentioned solicitors, by 30 July 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.

Re: WOLFGANG DUBBELS, late of Tabulam & Templer, 31–41 Elizabeth Street, Bayswater, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 February 2009, are required by the executor, Peter Van Lierop, to send particulars to him, care of the undermentioned legal practitioners, by 31 August 2009, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

VAN LIEROP LAWYERS, solicitors, 225 Maroondah Highway, Ringwood 3134.

Re: JEAN MARY CHAMBERLAIN, late of Unit 103, Summerhill Residential Park, 2 Gremel Road, Reservoir, Victoria, retired receptionist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 October 2008, are required by the

executor, Cyril James Walsh, to send particulars to the executor, care of the undermentioned solicitors, by 3 August 2009, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor has notice.

W. CAREW HARDHAM & GARTLAN, solicitors,

974 Main Road, Eltham 3095.

Re: JUDITH MARY NORTON, late of 1 Graeme Street, Frankston, Victoria, teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 January 2009, are required by the executor, John Anthony Norton, to send particulars to the executor, care of the undermentioned solicitors, by 10 August 2009, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor has notice.

W. CAREW HARDHAM & GARTLAN, solicitors,

974 Main Road, Eltham 3095.

Re: ETHEL MARGARET SHAW, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 October 2008, are required by the executors, David Grant Shaw and Jennifer Margaret Shaw, to send particulars of such claims to them, by a date not later than two months from the date of publication, hereof after which date the executors will convey or distribute the assets having regard only to the claims of which they then have notice.

EXECUTORS OF ESTATE E.M. SHAW, PO Box 9397, South Yarra 3141.

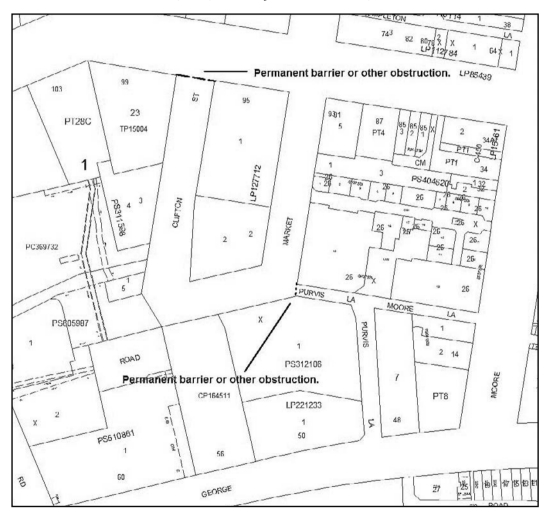
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

LATROBE CITY COUNCIL

Permanent Closure to Through Traffic, Clifton Street and Purvis Lane, Moe

Notice is hereby given that Latrobe City Council, at its ordinary meeting on Monday 18 May 2009, pursuant to section 207, schedule 11, clause 9 of the **Local Government Act 1989**, resolved to place a permanent barrier or other obstruction to block the passage of through vehicle traffic at the following locations:

- northern end of Clifton Street, Moe, which adjoins Albert Street, Moe; and
- western end of Purvis Lane, Moe, which adjoins Market Street, Moe.



PAUL BUCKLEY Chief Executive Officer



Road Management Act 2004

Review of Road Management Plan

In accordance with section 54(5) of the **Road Management Act 2004** (Act), Kingston City Council gives notice that it intends to conduct a review of its road management plan.

The purpose of the review, consistent with the role, functions and responsibilities of the Council as a road authority under the Act, is to ensure that the standards in relation to, and the priorities to be given to, the inspection, maintenance and repair of the roads and the classes of road to which the Council's road management plan applies are safe, efficient and appropriate for use by the community served by the Council.

The review will apply to all of the roads and classes of roads to which the road management plan applies.

A copy of the Council's current road management plan may be inspected at or obtained from the Council's Municipal Offices 1230 Nepean Highway, Cheltenham 3192, or accessed online by viewing the Council's website, www. kingston.vic.gov.au and following the links.

Any person may make a submission on the proposed review to Council by no later than Friday 26 June 2009. Submissions in writing to be addressed to: Manager Infrastructure, City of Kingston, PO Box 1000, Mentone 3194.

Any enquiries about the proposed review can be directed to Warren Ashdown on 9581 4387 or by email at warren.ashdown@kingston.vic.gov.au

JOHN NEVINS Chief Executive Officer



The Shire of Campaspe is undertaking a review of its Road Management Plan.

The purpose of the review of the Road Management Plan is:

- to review the management system for the road management function which is based on policy and operational objectives and available resources; and
- to adjust the relevant standard in relation to the discharge of duties in the performance of these road management functions.

The Road Management Plan applies to all Council roads including bitumen sealed, gravel paved and earth surface that provide collector and access roles.

A copy of the current Road Management Plan may be inspected or obtained from the Shire of Campaspe's Customer Service Centres, or www.campaspe.vic.gov.au

Any person who wishes to make a submission concerning the Road Management Plan review may make a submission to Council within a period of 28 days after the day on which notice is given.

KEITH BAILLIE Chief Executive Officer

MACEDON RANGES SHIRE COUNCIL

Road Management Plan – Amendment Notice Pursuant to Section 54 of the Road Management Act 2004

Macedon Ranges Shire Council has resolved to amend its Road Management Plan.

The purpose of a Road Management Plan is defined within the **Road Management Act 2004** as:

- to establish a management system for the road management functions of a road authority which is based on policy and operational objectives and available resources; and
- to set the relevant standard in relation to the discharge of duties in the performance of those road management functions.

When adopted by Council, the amended plan will be regarded as a policy decision in relation to the performance of Council's statutory road management function.

The Macedon Ranges Shire Council Road Management Plan as amended may be viewed on our website at www.macedon-ranges.vic.gov. au or during office hours at Council's Service Centres in Kyneton, Woodend, Romsey and Gisborne.

Persons wishing to comment on the Amended Road Management Plan may make a submission to Council. A submission is a public document and must be made in writing and forwarded to the Director Assets and Environment, Macedon Ranges Shire Council, PO Box 151, Kyneton 3444. All submissions must be received by or on Tuesday 23 June 2009.

For further information on the Road Management Plan Review please contact Council's Manager Operations 5422 0333.

PETER JOHNSTON Chief Executive



Road Management Act 2004

Review of Road Management Plan

In accordance with section 54(5) of the **Road Management Act 2004** and Road Management General Regulations 2005, Yarriambiack Shire Council intends to conduct a review of its Road Management Plan.

The purpose of the review, consistent with the role, functions and responsibilities of the Council as a road authority under the Act, is to ensure the standards in relation to, and the priorities to be given to the inspection, maintenance and repair of the roads and the classes of road to which Council's Road Management Plan applies are safe, efficient and appropriate for use by the community served by the Council.

The review will apply to all of the roads and classes of roads to which the Road Management Plan applies.

A copy of Council's current Road Management Plan is available for inspection at the Yarriambiack Shire Offices in Warracknabeal, Hopetoun and Rupanyup.

Written submissions on the proposed review will be received until Friday 26 June 2009. Submissions should be addressed to Mr Ray Campling, Chief Executive Officer, Yarriambiack Shire Council, PO Box 243, Warracknabeal, Victoria 3393.

RAY CAMPLING Chief Executive Officer

Planning and Environment Act 1987

GREATER SHEPPARTON PLANNING SCHEME

Notice of Preparation of Amendment Amendment C129 Authorisation A01355

The Greater Shepparton City Council has prepared Amendment C129 to the Greater Shepparton Planning Scheme.

In accordance with section 9(2) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Greater Shepparton City Council as planning authority to prepare the Amendment. The Minister also authorised the Greater Shepparton City Council to approve the Amendment under section 35B of the Act.

The land affected by the Amendment is 6 and 11 Mooredge Place, Mooroopna, 3 Darcy Court, Mooroopna, 33 and 35 Rostrata Crescent, 19, 21, 23, 25, 27, 29, 31, 27 and 39 Banfield Avenue, Mooroopna.

The Amendment proposes to correct the flood mapping applying to the properties by realigning the boundaries of the Urban Floodway Zone (UFZ) and/or the Land Subject to Inundation Overlay (LSIO) to align with the rear property boundaries.

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, Greater Shepparton City Council, 90 Welsford Street, Shepparton; 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 29 June 2009. A submission must be sent to the Greater Shepparton City Council, Locked Bag 1000, Shepparton 3632.

BRAYDON AITKEN Acting Manager Planning and Development

Planning and Environment Act 1987

SOUTH GIPPSLAND PLANNING SCHEME

Notice of Preparation of Amendment
Amendment C46

Authorisation A01338

The South Gippsland Shire Council has prepared Amendment C46 to the South Gippsland Planning Scheme.

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

The lands affected by the Amendment are the entire townships (including areas surrounding the townships) of Leongatha, Mirboo North, Foster, Nyora and Loch. The Amendment includes changes to the Municipal Strategic Statement (MSS) which nominally affect all land within the municipality.

The Amendment proposes to introduce into the MSS new township planning provisions in relation to the townships (including areas surrounding the townships) of Leongatha, Mirboo North, Foster, Nyora and Loch. The new provisions will provide a framework to guide the future development of the subject townships. The Amendment also makes administrative changes to the MSS to update factual information, delete redundant information and other minor changes necessary to complement the new township planning provisions. Note: The Amendment does not involve any land rezoning.

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, South Gippsland Shire Council, 9 Smith Street, Leongatha; 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 Tuesday 30 June 2009. A submission must be sent to the South Gippsland Shire Council, Strategic Planning Department, Private Bag 4, Leongatha 3953.

CHRIS WIGHTMAN Manager Planning and Building

Planning and Environment Act 1987

WHITTLESEA PLANNING SCHEME

Notice of Preparation of Amendment Amendment C111

Authorisation A01290

The Whittlesea City Council has prepared Amendment C111 to the Whittlesea Planning Scheme.

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

The land affected by the Amendment is part of Lot 1 TP 78201P (No. 172) and part of Lot 1 TP 815057L (No. 182) Greenhills Road, Thomastown; the Melbourne Water pipetrack reservation (also known as the former Maroondah Aqueduct) and reserve No. 1 LP 208835D (No. 214) Greenhills Road, Bundoora.

The Amendment proposes to:

- rezone that portion of 172 and 182 Greenhills Road not subject to the Public Acquisition Overlay (Schedule 2 – VicRoads) from Industrial 1 Zone to Residential 1 Zone and Urban Floodway Zone, and from Urban Floodway Zone to Residential 1 Zone;
- apply a Development Plan Overlay (Schedule 26) to the land to be rezoned to Residential 1 Zone, part of the Melbourne Water pipetrack reservation and 214 Greenhills Road; and
- updates the Municipal Strategic Statement at Clause 21.06–4 to support employment designated land in appropriate locations.

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

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

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

The closing date for submissions is 29 June 2009. A submission must be sent to: Chief Executive Officer, City of Whittlesea, Locked Bag 1, Bundoora, MDC 3083.

DAVID TURNBULL Chief Executive Officer

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 29 July 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.

- BLANCATO, Sebastiano, late of 96/530 Lygon Street, Carlton, Victoria 3053, train maintenance, who died on 6 November 2008.
- BURROWS, Edward Martin, late of Sumner House Hostel, 128 Fitzroy Street, Fitzroy, Victoria 3065, retired hairdresser, who died on 5 November 2008.
- FERRARO, Michael, late of 16 Roseman Road, Chirnside Park, Victoria 3116, retired, who died on 2 January 2009.
- HUDSWELL, Keith James, late of Cardinal Knox Village Hostel, 69–71 Langhorne Street, Dandenong, Victoria 3175, pensioner, who died on 27 February 2009.
- KUHL, Annele, also known as Anneli Khul, late of Hilltop Aged Care, 17 Montague Street, Preston, Victoria 3072, pensioner, who died on 30 December 2008.

Dated 20 May 2009

ROD SKILBECK Manager Executor and Trustee Services

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

representative, on or before 31 July 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.

- ARDELJAN, Ana, late of 141 Millers Road, Altona North, Victoria 3025, who died on 27 July 2002.
- ARMSTRONG, Jean Valerie, late of 8 Normanby Street, Moonee Ponds, Victoria 3039, retired, who died on 2 February 2009.
- BENDING, Leslie James, late of 55 Coghlan Street, Niddrie, Victoria 3042, retired, who died on 24 April 2009.
- BUCKLE, Freda Margaret, late of 6 Malaset Place, Vermont, Victoria 3133, pensioner, who died on 6 February 2009.
- DUNGAN, Sylvia, late of Emily Lenny Nursing Home, 24 Sutherland Street, Coburg, Victoria 3058, home duties, who died on 3 May 2009.
- McFEE, Miriam, late of 14/36 Camellia Avenue, Noble Park North, Victoria 3174, retired, who died on 18 March 2009.
- OLIVER, Ilma, late of Noel Miller Centre, 9–15 Kent Street, Glen Iris, Victoria 3146, pensioner, who died on 3 March 2009.
- WALKER, Edna May, late of 43 Moubray Street, Prahran, Victoria 3181, who died on 10 January 2009.
- WARE, Andrew Nicholas, late of Unit 1604, 25 Wills Street, Melbourne, Victoria 3000, other professional, who died on 23 January 2009.

Dated 22 May 2009

ROD SKILBECK Manager Executor and Trustee Services

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

On 19 June 2009 at 1.30 pm on site

Reference: F07/28171

Address of Property: 3 Brown Street, Gunbower.

Crown Description: Crown Allotment 2001, Township of Gunbower, Parish of Patho.

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

Area: 1815 m².

Officer Co-ordinating Sale: Garry McKenzie, Garry McKenzie & Associates Pty Ltd, 229 Lydiard Street North, Ballarat, Vic. 3350.

Selling Agent: Charles L. King & Co., 7 Market Street, Cohuna, Vic. 3568.

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

Accident Towing Services Act 2007 ROADS CORPORATION

Tow Truck Application

Notice is hereby given that the following application will be considered by the Licensing Authority after 30 June 2009.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Vehicle Management and Safety, Locked Bag 9000, Kew, Victoria 3101, not later than 25 June 2009.

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

Fulwish Pty Ltd. Application for variation of conditions of tow truck licence numbers TOW098 and TOW508 which authorises the licensed vehicles to be managed, controlled and operated from depot situated at 6 Nelson Street, Glenroy 3046, to change the depot address to 2/34 Kyabram Street, Coolaroo 3048.

Dated 28 May 2009

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

INTERIM CREDITING RATE FOR STATE SUPERANNUATION FUND FROM 21 MAY 2009

For the purposes of the sub-sections 46(1) and 58(1) of the **State Superannuation Act** 1988, sub-section 35(1) of the **Transport Superannuation Act** 1988 and sub-section 37(1) of the **State Employees Retirement**

Benefits Act 1979, the Emergency Services Superannuation Board has determined an annual rate of 0.00% to be applied as an interim crediting rate on exits on or after 21 May 2009.

MICHAEL DUNDON Acting CEO

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary to the Department of Human Services under section 8A(1) of the **Health Act 1958** in relation to section 5(2) of the **Adoption Act 1984**, I, Keith Smith, revoke approval of the following person under section 5(1) and section 5(2) of the **Adoption Act 1984** as an approved counsellor for the purposes of section 35 and section 87 of the **Adoption Act 1984**.

Name: Cecilia Schreuder

KEITH SMITH Manager Community Care Southern Metropolitan Region

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary to the Department of Human Services under section 8A(1) of the **Health Act 1958** in relation to section 5(2) of the **Adoption Act 1984**, I, Keith Smith, give approval of the following persons under section 5(1) and section 5(2) of the **Adoption Act 1984** as approved counsellors for the purposes of section 35 and section 87 of the **Adoption Act 1984**.

Names: Sheri Shenker and Lisa Milani

KEITH SMITH Manager Community Care Southern Metropolitan Region

Flora and Fauna Guarantee Act 1988

NOTICE OF DECISION UNDER SECTION 16

In accordance with section 16 of the Flora and Fauna Guarantee Act 1988, I have considered the final recommendations of the Scientific Advisory Committee as advertised in the Herald Sun newspaper and the Weekly Times newspaper on 18 February 2009 and various local newspapers on 17–18 February 2009, and in the Government Gazette on 19 February 2009.

I have decided, after considering the comments of the Victorian Catchment Management Council, to recommend to the Governor in Council that the five taxa and one community recommended for listing by the Scientific Advisory Committee be added to the list of taxa and communities of flora and fauna which are threatened.

The taxa to be added are the Hairy-leaved Trigger-plant Stylidium armeria var. nov. Riddells Creek, Moss species Dicranoloma diaphanoneuron, Leafy liverwort species Plagiochila pleurata, Southern Brown Bandicoot Isoodon obesulus, and Black Threadwort Allisoniella nigra. The community to be added is the 'Port Phillip Bay Entrance Deep Canyon Marine Community'.

My reasons for this decision are the same as those advertised in the final recommendations of the Scientific Advisory Committee.

Date 8 May 2009

GAVIN JENNINGS, MLC Minister for Environment and Climate Change

Pipelines Act 2005

SECTION 67

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

On 20 October 2008, the authorised route of Pipeline Licence 99 held by SPI Networks (Gas) Pty Ltd was altered in accordance with Drawing Number T328–1–1 Rev B.

Dated 20 October 2008

TERRY McKINLEY Manager Petroleum Regulation Delegate of the Minister

Water Act 1989

SOUTH GIPPSLAND WATER

Notice of Trade Waste By-Law No. 5

Liquid waste generated by industry, small business and commercial enterprise is referred to as Trade Waste. The **Water Act 1989** prohibits the unauthorised discharge of trade waste, other than domestic sewerage, into the sewerage system. The proposed Trade Waste By-Law outlines the administrative powers and functions of South Gippsland Water in respect to the management of trade waste. As part of South

Gippsland Water's overall management program for trade waste, the Trade Waste By-Law will assist in ensuring the ongoing protection of the health and safety of the public and South Gippsland Water staff, the environment and South Gippsland Water's infrastructure and processes.

A copy of this proposed By-Law can be inspected at www.sgwater.com.au or by visiting the main office at 14–18 Pioneer Street, Foster.

Recommendations for changes are invited on the proposed By-Law and must be submitted to South Gippsland Water within one month. Submissions can be made electronically to sgwater@sgwater.com.au or directed to the main office at 14–18 Pioneer Street, Foster.

Electricity Industry Act 2000

ENERGYAUSTRALIA (ABN 67 505 337 385)

Tariffs effective from 1 July 2009

EnergyAustralia has determined the following tariffs for the supply and sale of electricity to domestic or small business customers under section 35 and relevant customers under section 39 of the **Electricity Industry Act 2000** to be effective from 1 July 2009.

RESIDENTIAL ELECTRICITY - CitiPower Distribution Area

	Ex GST	Inc GST	Unit
Residential Tariff GD and GR			
First 1,020 kWh per quarter	14.70	16.170	c/kWh
Balance	15.70	17.270	c/kWh
Supply Charge	44.00	48.400	c/day
Residential Tariffs GD and GR with Off Peak Dedicated Circuit Y6/YT, Y8, J8, J, J6/JT*#			
Anytime Rate – First 1,020 kWh per quarter	14.70	16.170	c/kWh
Anytime Rate – Balance	15.70	17.270	c/kWh
Off Peak Dedicated Circuit	7.70	8.470	c/kWh
Supply Charge	44.00	48.400	c/day
Residential Tariff GH/GL			
Peak – All Consumption (7 am–11 pm, Monday–Friday)	19.50	21.450	c/kWh
Off Peak – All Consumption (All other times)	8.40	9.240	c/kWh
Supply Charge	44.00	48.400	c/day

^{*} Available only to installations currently taking supply under these tariffs.

Y6/YT: Available for 6 hours nightly for permanently wired load managed water storage heaters of approved types.

[#] Dedicated circuits include the following tariffs:

Y8: Available for 8 hours nightly for permanently wired load managed water storage heaters of approved types.

J8: Available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y8.

J: Available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is not taken in conjunction with a storage hot water heating tariff.

J6/JT: Available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y6/YT.

BUSINESS ELECTRICITY - CitiPower Distribution Area

	Ex GST	Inc GST	Unit
General Purpose Tariff E			
First 1,250 kWh per month	16.00	17.600	c/kWh
Balance	15.70	17.270	c/kWh
Supply Charge	68.00	74.800	c/day
General Purpose Tariff E1*			
Peak - First 1,250 kWh per month (7 am-11 pm)	16.50	18.150	c/kWh
Peak – Balance (7 am–11 pm)	16.00	17.600	c/kWh
Off Peak – All Consumption (11 pm–7 am)	8.50	9.350	c/kWh
Supply Charge	85.00	93.500	c/day
General Purpose Time-of-Use Tariff D			
Peak – All Consumption (7 am–11 pm, Monday–Friday)	18.90	20.790	c/kWh
Off Peak – All Consumption (All other times)	8.50	9.350	c/kWh
Supply Charge	86.00	94.600	c/day

^{*} Available only to installations currently taking supply under these tariffs.

RESIDENTIAL ELECTRICITY - Powercor Distribution Area

	Ex GST	Inc GST	Unit
Residential Tariff GD and GR			
First 1,000 kWh per quarter	16.50	18.150	c/kWh
Balance	17.50	19.250	c/kWh
Supply Charge	49.00	53.900	c/day
Residential Tariffs GD and GR with Off Peak Dedicated Circuit Y6/YT, Y8, J8,J, J6/JT*#			
Anytime Rate – First 1,000 kWh per quarter	16.50	18.150	c/kWh
Anytime Rate – Balance	17.50	19.250	c/kWh
Off Peak Dedicated Circuit	8.00	8.800	c/kWh
Supply Charge	49.00	53.900	c/day
Residential Tariff GH/GL			
Peak – First 1,000 kWh per quarter (7 am–11 pm, Monday–Friday)	21.30	23.430	c/kWh
Peak - Balance (7 am-11 pm, Monday-Friday)	21.90	24.090	c/kWh
Off Peak – All Consumption (All other times)	8.40	9.240	c/kWh
Supply Charge	49.00	53.900	c/day

^{*} Available only to installations currently taking supply under these tariffs.

[#] Dedicated circuits include the following tariffs:

Y6/YT: Available for 6 hours nightly for permanently wired load managed water storage heaters of approved types.

Y8: Available for 8 hours nightly for permanently wired load managed water storage heaters of approved types.

J8: Available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y8.

J: Available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is not taken in conjunction with a storage hot water heating tariff.

J6/JT: Available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y6/YT.

BUSINESS ELECTRICITY – Powercor Distribution Area

	Ex GST	Inc GST	Unit
General Purpose Tariff E			
First 333 kWh per month	17.80	19.580	c/kWh
Balance	18.70	20.570	c/kWh
Supply Charge	58.00	63.800	c/day
General Purpose Tariff E1*			
Peak – First 333 kWh per month (7 am–11 pm)	20.00	22.000	c/kWh
Peak – Balance (7 am–11 pm)	20.50	22.550	c/kWh
Off Peak – All Consumption (11 pm–7 am)	7.80	8.580	c/kWh
Supply Charge	58.00	63.800	c/day
General Purpose Time-of-Use Tariff D			
Peak – First 333 kWh per month (7 am–11 pm, Monday–Friday)	21.60	23.760	c/kWh
Peak – Balance (7 am–11 pm, Monday–Friday)	22.10	24.310	c/kWh
Off Peak – All Consumption (All other times)	7.80	8.580	c/kWh
Supply Charge	58.00	63.800	c/day

^{*} Available only to installations currently taking supply under these tariffs.

RESIDENTIAL ELECTRICITY - Jemena Distribution Area

	Ex GST	Inc GST	Unit
Residential Tariff GD and GR			
All Consumption	16.40	18.040	c/kWh
Supply Charge	42.00	46.200	c/day
Residential Tariffs GD and GR with Off Peak Dedicated Circuit Y6/YT, Y8, J8,J, J6/JT*#			
Anytime Rate – All Consumption	16.40	18.040	c/kWh
Off Peak Dedicated Circuit	8.50	9.350	c/kWh
Supply Charge	42.00	46.20	c/day
Residential Tariff GH/GL			
Peak – All Consumption (7 am–11 pm, Monday–Friday)	22.85	25.135	c/kWh
Off Peak – All Consumption (All other times)	8.55	9.405	c/kWh
Supply Charge	42.00	46.200	c/day

^{*} Available only to installations currently taking supply under these tariffs.

Y6/YT: Available for 6 hours nightly for permanently wired load managed water storage heaters of approved types.

[#] Dedicated circuits include the following tariffs:

Y8: Available for 8 hours nightly for permanently wired load managed water storage heaters of approved types.

J8: Available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y8.

J: Available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is not taken in conjunction with a storage hot water heating tariff.

J6/JT: Available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y6/YT.

BUSINESS ELECTRICITY – Jemena Distribution Area

	Ex GST	Inc GST	Unit
General Purpose Tariff E			
First 7,000 kWh per month	16.90	18.590	c/kWh
Balance	15.70	17.270	c/kWh
Supply Charge	62.00	68.200	c/day
General Purpose Tariff E1*			
Peak – First 5,500 kWh per month (7 am-11 pm)	19.60	21.558	c/kWh
Peak – Balance (7 am–11 pm)	15.40	16.940	c/kWh
Off Peak – All Consumption (11 pm–7 am)	7.30	8.030	c/kWh
Supply Charge	62.00	68.200	c/day
General Purpose Time-of-Use Tariff D			
Peak - All Consumption (7 am-11 pm, Monday-Friday)	20.10	22.110	c/kWh
Off Peak – All Consumption (All other times)	7.40	8.140	c/kWh
Supply Charge	62.00	68.200	c/day

^{*} Available only to installations currently taking supply under these tariffs.

RESIDENTIAL ELECTRICITY - United Energy Distribution Area

	Ex GST	Inc GST	Unit
Residential Tariff GD and GR			
All Consumption	16.20	17.820	c/kWh
Supply Charge	43.00	47.300	c/day
Residential Tariffs GD and GR with Off Peak Dedicated Circuit Y6/YT, Y8, J8,J, J6/JT*#			
Anytime Rate – All Consumption	16.20	17.820	c/kWh
Off Peak Dedicated Circuit	8.80	9.680	c/kWh
Supply Charge	43.00	47.300	c/day
Residential Tariff GH/GL			
Peak – All Consumption (7 am–11 pm, Monday–Friday)	22.00	24.200	c/kWh
Off Peak – All Consumption (All other times)	8.20	9.020	c/kWh
Supply Charge	43.00	47.300	c/day

^{*} Available only to installations currently taking supply under these tariffs.

Y6/YT: Available for 6 hours nightly for permanently wired load managed water storage heaters of approved types.

[#] Dedicated circuits include the following tariffs:

Y8: Available for 8 hours nightly for permanently wired load managed water storage heaters of approved types.

J8: Available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y8.

J: Available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is not taken in conjunction with a storage hot water heating tariff.

J6/JT: Available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y6/YT.

BUSINESS ELECTRICITY – United Energy Distribution Area

	Ex GST	Inc GST	Unit
General Purpose Tariff E			
First 7,000 kWh per month	17.90	19.690	c/kWh
Balance	13.60	14.960	c/kWh
Supply Charge	62.00	68.200	c/day
General Purpose Tariff E1*			
Peak – First 5,500 kWh per month (7 am–11 pm)	21.40	23.540	c/kWh
Peak – Balance (7 am–11 pm)	15.50	17.050	c/kWh
Off Peak – All Consumption (11 pm–7 am)	8.50	9.350	c/kWh
Supply Charge	62.00	68.200	c/day
General Purpose Time-of-Use Tariff D			
Peak - All Consumption (7 am-11 pm, Monday-Friday)	20.40	22.440	c/kWh
Off Peak – All Consumption (All other times)	8.20	9.020	c/kWh
Supply Charge	62.00	68.200	c/day

^{*} Available only to installations currently taking supply under these tariffs.

RESIDENTIAL ELECTRICITY - SP AusNet Distribution Area

	Ex GST	Inc GST	Unit
Residential Tariff GD and GR			
All Consumption	15.30	16.830	c/kWh
Supply Charge	48.00	52.800	c/day
Residential Tariffs GD and GR with Off Peak Dedicated Circuit Y6/YT, Y8, J8,J, J6/JT*#			
Anytime Rate – All Consumption	15.30	16.830	c/kWh
Off Peak Dedicated Circuit	9.50	10.450	c/kWh
Supply Charge	48.00	52.800	c/day
Residential Tariff GH/GL			
Peak – All Consumption (7 am–11 pm, Monday–Friday)	18.00	19.800	c/kWh
Off Peak – All Consumption (All other times)	11.30	12.430	c/kWh
Supply Charge	48.00	52.800	c/day

^{*} Available only to installations currently taking supply under these tariffs.

Y6/YT: Available for 6 hours nightly for permanently wired load managed water storage heaters of approved types.

Y8: Available for 8 hours nightly for permanently wired load managed water storage heaters of approved types.

J8: Available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y8.

J6/JT: Available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y6/YT.

[#] Dedicated circuits include the following tariffs:

J: Available for 7 hours nightly and 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is not taken in conjunction with a storage hot water heating tariff.

BUSINESS ELECTRICITY – SP AusNet Distribution Area

	Ex GST	Inc GST	Unit
General Purpose Tariff E			
All Consumption	17.40	19.140	c/kWh
Supply Charge	62.00	68.200	c/day
General Purpose Tariff E1*			
Peak – All Consumption (7 am–11 pm)	19.40	21.340	c/kWh
Off Peak – All Consumption (11 pm–7 am)	11.30	12.430	c/kWh
Supply Charge	72.00	79.200	c/day
General Purpose Time-of-Use Tariff D			
Peak – All Consumption (7 am–11 pm, Monday–Friday)	19.40	21.340	c/kWh
Off Peak – All Consumption (All other times)	11.50	12.650	c/kWh
Supply Charge	66.00	72.600	c/day
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^{*} Available only to installations currently taking supply under these tariffs.

Gas Industry Act 2001

ENERGYAUSTRALIA (ABN 67 505 337 385)

Tariffs effective from 1 July 2009

EnergyAustralia has determined the following tariffs for the supply and sale of gas to domestic or small business customers under section 42 and relevant customers under section 46 of the **Gas Industry Act 2001** to be effective from 1 July 2009.

ENVESTRA CENTRAL 1 Distribution Area

	Ex GST	Inc GST	Unit
Domestic General Tariff			
Winter Peak*#			
0 - 4,000 MJ	1.230	1.353	c/MJ
> 4,000 – 12,000 MJ	1.080	1.188	c/MJ
> 12,000 MJ	0.910	1.001	c/MJ
Off Peak*#			
0 - 4,000 MJ	1.220	1.342	c/MJ
> 4,000 – 12,000 MJ	1.060	1.166	c/MJ
> 12,000 MJ	0.880	0.968	c/MJ
Supply Charge	38.920	42.812	c/day
Commercial/Industrial Tariff			
Winter Peak*#			
0 – 12,000 MJ	1.060	1.166	c/MJ
> 12,000 – 86,000 MJ	0.860	0.946	c/MJ
> 86,000 MJ	0.660	0.726	c/MJ
Off Peak*#			
0 – 12,000 MJ	1.030	1.133	c/MJ
> 12,000 – 86,000 MJ	0.840	0.924	c/MJ
> 86,000 MJ	0.650	0.715	c/MJ
Supply Charge	46.760	51.436	c/day

^{*} Winter period applies from 1 June -30 September inclusive. Off Peak is all other times.

Postcodes in the Envestra Central 1 distribution area:

3139, 3175, 3198, 3199, 3200, 3201, 3755, 3760, 3761, 3777, 3803, 3804, 3805, 3806, 3807, 3808, 3809, 3810, 3816, 3818, 3820, 3822, 3823, 3824, 3825, 3840, 3842, 3844, 3847, 3850, 3851, 3852, 3860, 3910, 3911, 3912, 3913, 3915, 3916, 3918, 3919, 3920, 3921, 3926, 3927, 3928, 3929, 3930, 3931, 3933, 3934, 3936, 3937, 3938, 3939, 3940, 3941, 3942, 3943, 3944, 3975, 3976, 3977, 3978, 3980, 3981, 3984, 3987

ENVESTRA CENTRAL 2 Distribution Area

	Ex GST	Inc GST	Unit
Domestic General Tariff			
Winter Peak*#			
0 - 3,200 MJ	1.200	1.320	c/MJ
> 3,200 MJ	1.060	1.166	c/MJ
Off Peak*#			
0 - 3,200 MJ	1.130	1.243	c/MJ
> 3,200 MJ	1.010	1.111	c/MJ
Supply Charge	38.030	41.833	c/day

[#] Tariffs are based on a 2-month billing cycle.

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Commercial/Industrial Tariff			
Winter Peak*#			
0 - 100,000 MJ	0.970	1.067	c/MJ
> 100,000 – 550,000 MJ	0.720	0.792	c/MJ
> 550,000 MJ	0.700	0.770	c/MJ
Off Peak*#			
0 - 100,000 MJ	0.890	0.979	c/MJ
> 100,000 – 550,000 MJ	0.640	0.704	c/MJ
> 550,000 MJ	0.640	0.704	c/MJ
Supply Charge	41.240	45.364	c/day

^{*} Winter period applies from 1 June – 30 September inclusive. Off Peak is all other times.

Postcodes in the Envestra Central 2 distribution zone:

3000, 3001, 3002, 3003, 3005, 3008, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3065, 3066, 3067, 3068, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3078, 3079, 3081, 3082, 3083, 3084, 3085, 3087, 3088, 3089, 3090, 3091, 3093, 3094, 3095, 3096, 3097, 3099, 3121, 3201, 3750, 3752, 3754, 3759, 3770.

ENVESTRA NORTH Distribution Area

	Ex GST	Inc GST	Unit
Domestic General Tariff			
Winter Peak*#			
0 - 4,000 MJ	1.240	1.364	c/MJ
> 4,000 – 12,000 MJ	1.170	1.287	c/MJ
> 12,000 MJ	0.890	0.979	c/MJ
Off Peak*#			
0 - 4,000 MJ	1.190	1.309	c/MJ
> 4,000 – 12,000 MJ	1.130	1.243	c/MJ
> 12,000 MJ	0.860	0.946	c/MJ
Supply Charge	38.920	42.812	c/day
Commercial/Industrial Tariff			
Winter Peak*#			
0 - 12,000 MJ	1.140	1.254	c/MJ
> 12,000 – 86,000 MJ	0.880	0.968	c/MJ
> 86,000 MJ	0.740	0.814	c/MJ
Off Peak*#			
0 - 12,000 MJ	1.110	1.221	c/MJ
> 12,000 – 86,000 MJ	0.850	0.935	c/MJ
> 86,000 MJ	0.720	0.792	c/MJ
Supply Charge	46.310	50.941	c/day

^{*} Winter period applies from 1 June – 30 September inclusive. Off Peak is all other times.

Postcodes in the Envestra North distribution area:

3561, 3564, 3616, 3618, 3620, 3621, 3623, 3624, 3629, 3630, 3631, 3658, 3659, 3660, 3662, 3666, 3672, 3677, 3678, 3690, 3691, 3694, 3751, 3753, 3756, 3757, 3763, 3764, 3775

[#] Tariffs are based on a 2-month billing cycle.

[#] Tariffs are based on a 2-month billing cycle.

MULTINET 1 Distribution Area			
	Ex GST	Inc GST	Unit
Domestic General Tariff			
Winter Peak*#			
$0 - 6{,}000 \text{ MJ}$	1.310	1.441	c/MJ
> 6,000 – 9,000 MJ	0.960	1.056	c/MJ
> Over 9,000 MJ	0.680	0.748	c/MJ
Off Peak*#			
0 - 6,000 MJ	1.220	1.342	c/MJ
> 6,000 – 9,000 MJ	0.880	0.968	c/MJ
> 9,000 MJ	0.650	0.715	c/MJ
Supply Charge	41.430	45.573	c/day
Commercial/Industrial Tariff			
Winter Peak*#			
0 - 15,000 MJ	1.070	1.177	c/MJ
> 15,000 – 61,000 MJ	0.790	0.869	c/MJ
> 61,000 – 91,000 MJ	0.690	0.759	c/MJ
> 91,000 – 304,000 MJ	0.630	0.693	c/MJ
> 304,000 MJ	0.570	0.627	c/MJ
Off Peak*#			
0 - 15,000 MJ	1.000	1.100	c/MJ
> 15,000 – 61,000 MJ	0.760	0.836	c/MJ
> 61,000 – 91,000 MJ	0.660	0.726	c/MJ
> 91,000 – 304,000 MJ	0.610	0.671	c/MJ
> 304,000 MJ	0.560	0.616	c/MJ
Supply Charge	50.320	55.352	c/day

^{*} Winter period applies from 1 May – 31 October inclusive. Off Peak is all other times.

Postcodes in the Multinet 1 distribution area:

3004, 3006, 3097, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3111, 3113, 3114, 3115, 3116, 3122, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3137, 3138, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3149, 3151, 3153, 3154, 3155, 3159, 3181, 3765, 3766, 3767, 3770, 3781, 3782, 3783, 3887, 3788, 3789, 3791, 3792, 3793, 3795, 3796

MULTINET 2 Distribution Area

	Ex GST	Inc GST	Unit
Domestic General Tariff			
Winter Peak *#			
0 to 3,500 MJ	1.190	1.309	c/MJ
> 3,500 MJ	1.030	1.133	c/MJ
Off Peak *#			
0 to 3,500 MJ	1.130	1.243	c/MJ
> 3,500 MJ	0.890	0.979	c/MJ
Supply Charge	35.850	39.435	c/day
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[#] Tariffs are based on a 2-month billing cycle.

Commercial/Industrial Tariff Winter Peak*#			
0 to 110,000 MJ	0.990	1.089	c/MJ
> 110,000 to 600,000 MJ	0.750	0.825	c/MJ
> 600,000 MJ	0.510	0.561	c/MJ
Off Peak*#			
0 to 110,000 MJ	0.820	0.902	c/MJ
> 110,000 to 600,000 MJ	0.570	0.627	c/MJ
> 600,000 MJ	0.510	0.561	c/MJ
Supply Charge	52.500	57.750	c/day

^{*} Winter period applies from 1 June – 30 September inclusive. Off Peak is all other times.

Postcodes in the Multinet 2 distribution area:

3139, 3150, 3152, 3156, 3158, 3160, 3161, 3162, 3163, 3165, 3166, 3167, 3168, 3169, 3170, 3171, 3172, 3173, 3174, 3175, 3177, 3178, 3179, 3180, 3182, 3183, 3184, 3185, 3186, 3187, 3188, 3189, 3190, 3191, 3192, 3193, 3194, 3195, 3196, 3197, 3202, 3204, 3205, 3206, 3207, 3785, 3786, 3802

SPAUSNET CENTRAL 1 Distribution Area

	Ex GST	Inc GST	Unit
Domestic General Tariff			
Winter Peak*#			
0 - 3,200 MJ	1.470	1.617	c/MJ
> 3,200 MJ	1.170	1.287	c/MJ
Off Peak*#			
0 - 3,200 MJ	1.250	1.375	c/MJ
> 3,200 MJ	1.090	1.199	c/MJ
Supply Charge	37.850	41.635	c/day
Commercial/Industrial Tariff			
Winter Peak*#			
0 - 100,000 MJ	1.020	1.122	c/MJ
> 100,000 – 550,000 MJ	0.750	0.825	c/MJ
> 550,000 MJ	0.710	0.781	c/MJ
Off Peak*#			
0 to 110,000 MJ	0.950	1.045	c/MJ
> 110,000 to 550,000 MJ	0.670	0.737	c/MJ
> 550,000 MJ	0.660	0.726	c/MJ
Supply Charge	42.740	47.014	c/day

^{*} Winter period applies from 1 June – 30 September inclusive. Off Peak is all other times.

Postcodes in the SP Ausnet Central 1 distribution area:

3024, 3029, 3030, 3211, 3212, 3214, 3215, 3216, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3227, 3228, 3335, 3337, 3338, 3427, 3429

[#] Tariffs are based on a 2-month billing cycle.

[#] Tariffs are based on a 2-month billing cycle.

SPAUSNET CENTRAL 2 Distribution Area

	Ex GST	Inc GST	Unit
Domestic General Tariff			
Winter Peak*#			
0 - 3,500 MJ	1.360	1.496	c/MJ
> 3,500 MJ	1.210	1.331	c/MJ
Off Peak*#			
0 - 3,500 MJ	1.110	1.221	c/MJ
> 3,500 MJ	1.070	1.177	c/MJ
Supply Charge	36.180	39.798	c/day
Commercial/Industrial Tariff			
Winter Peak*#			
0 to 110,000 MJ	1.070	1.177	c/MJ
> 110,000 to 600,000 MJ	0.770	0.847	c/MJ
> 600,000 MJ	0.560	0.616	c/MJ
Off Peak*#			
0 to 110,000 MJ	0.970	1.067	c/MJ
> 110,000 to 600,000 MJ	0.610	0.671	c/MJ
> 600,000 MJ	0.510	0.561	c/MJ
Supply Charge	43.050	47.355	c/day

^{*} Winter period applies from 1 June – 30 September inclusive. Off Peak is all other times.

Postcodes in the SP Ausnet Central 2 distribution area: 3011, 3012, 3013, 3015, 3016, 3018, 3019, 3020, 3021, 3022, 3023, 3025, 3026, 3027, 3028, 3031, 3032, 3033, 3034, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3055, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3428

[#] Tariffs are based on a 2-month billing cycle.

SP AUSNET WEST Distribution Area			
	Ex GST	Inc GST	Unit
Domestic General Tariff			
Winter Peak*#			
0 - 3,200 MJ	1.320	1.452	c/MJ
> 3,200 MJ	1.160	1.276	c/MJ
Off Peak*#			
0 - 3,200 MJ	1.120	1.232	c/MJ
> 3,200 MJ	0.980	1.078	c/MJ
Supply Charge	36.520	40.172	c/day
Commercial/Industrial Tariff			
Winter Peak*#			
0 - 100,000 MJ	1.040	1.144	c/MJ
> 100,000 – 550,000 MJ	0.780	0.858	c/MJ
> 550,000 MJ	0.770	0.847	c/MJ
Off Peak*#			
0 - 100,000 MJ	0.960	1.056	c/MJ
> 100,000 – 550,000 MJ	0.720	0.792	c/MJ
> 550,000 MJ	0.710	0.781	c/MJ
Supply Charge	43.360	47.696	c/day

^{*} Winter period applies from 1 June – 30 September inclusive. Off Peak is all other times.

Postcodes in the SP Ausnet West distribution area:

3249, 3250, 3260, 3266, 3277, 3280, 3282, 3284, 3300, 3305, 3340, 3342, 3350, 3352, 3355, 3356, 3357, 3363, 3364, 3377, 3380, 3400, 3430, 3431, 3434, 3435, 3437, 3438, 3440, 3442, 3444, 3450, 3451, 3460, 3461, 3462, 3464, 3465, 3550, 3551, 3555, 3556

[#] Tariffs are based on a 2-month billing cycle.

Health Professions Registration Act 2005DENTAL PRACTICE BOARD OF VICTORIA

Fees

In accordance with section 140 of the **Health Professions Registration Act 2005** the Dental Practice Board of Victoria has fixed the following fees which will take effect from 1 July 2009:

Fee	Amount
Application for registration and application for renewal of registration as a dentist	\$478.00
Online application for renewal of registration as a dentist	\$460.00
Application for endorsement as a dental specialist	\$148.00 per special branch of dentistry
Online application for renewal of endorsement as a dental specialist	\$134.00 per special branch of dentistry
Application for registration and application for renewal of registration as a dental prosthetist	\$341.00
Online application for renewal of registration as a dental prosthetist	\$327.00
Application for registration and application for renewal of registration as a dental hygienist	\$180.00
Online application for renewal of registration as a dental hygienist	\$170.00
Application for registration and application for renewal of registration as a dental therapist	\$180.00
Online application for renewal of registration as a dental therapist	\$170.00
NOTE: For those practitioners registering both as a hygienist and a therapist, the fee for the second registration will be \$60 only.	
Late application for renewal of registration (additional renewal fee)	\$85.00
Application for specific registration to undertake supervised practice or training, or training for an examination that is a qualification for general registration	\$165.00
Application for specific registration and application for renewal of specific registration to practise in a special branch of dentistry	\$627.00
Online application for renewal of specific registration to practise in a special branch of dentistry	\$595.00
Replacement certificate of registration	\$80.00
Application for certificate of good standing	\$60.00
Copy of register (electronic, hardcopy)	\$170.00
Extract of register (electronic, hardcopy)	\$80.00
Extract of register all dentists (mailing labels)	\$545.00
Extract of register all dental prosthetists (mailing labels)	\$170.00
Extract of register all dental therapists (mailing labels)	\$120.00
Extract of register all dental hygienists (mailing labels)	\$75.00

Notification amount

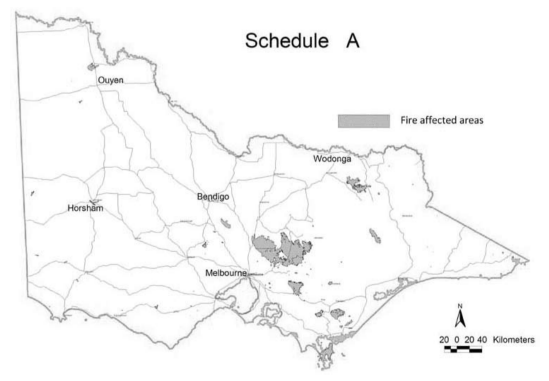
Under section 34(1) of the **Health Professions Registration Act 2005** if a person has claimed damages or other compensation from a registered health practitioner for alleged negligence in the course of providing regulated health services, the health practitioner must provide the responsible board with information about the amount of damages or other compensation the health practitioner is ordered by a court to pay, within 30 days after the order is made. This obligation arises if the amount is more than the amount fixed by the board. In accordance with section 34(6) of the **Health Professions Registration Act 2005** the amount the Dental Practice Board of Victoria has fixed for this purpose, which will apply from 1 July 2009, is \$10,000.00.

KEN BADENOCH Chief Executive Officer

Mineral Resources (Sustainable Development) Act 1990

NOTICE OF REVOCATION OF EXEMPTION FROM MINING AND EXPLORATION LICENCES (SECTION 7 – MRSD ACT 1990)

I, Cliff Kavonic, Delegate for the Minister for Energy and Resources, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990**, hereby give notice that the exemption from being subject to exploration and mining licences over the fire affected areas, and shown on the attached plan, will be revoked on 1 June 2009. Exploration and Mining licence applications may be made on or after 1 June 2009.



CLIFF KAVONIC Acting Executive Director Earth Resources Division

Land Acquisition and Compensation Act 1986

FORM 7

S. 21 Reg. 16

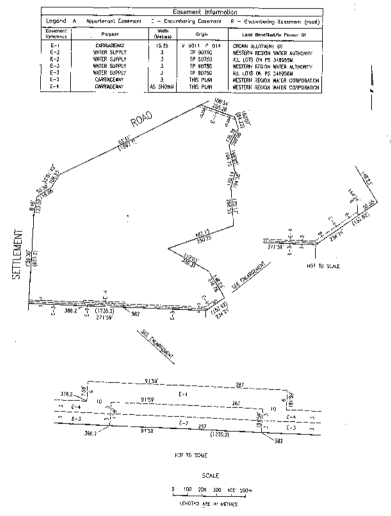
Notice of Acquisition

Compulsory Acquisition of Interest in Land

Western Region Water Corporation declares that by this notice it acquires the following interests in the part of the land described as 420 Settlement Road, Sunbury, being the land in Certificate of Title Volume 10341 Folio 965:

The interests acquired are easements E-3 and E-4 for carriageway purposes as shown on the plan below.

Published with the authority of the Western Region Water Corporation.



Dated 28 May 2009

For and on behalf of the Western Region Water Corporation JOHN WILKINSON Managing Director

Land Acquisition and Compensation Act 1986

FORM 7

S. 21 Reg. 16

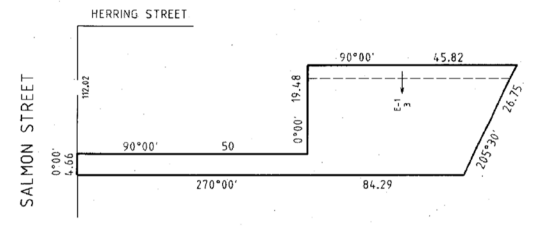
Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Mornington Peninsula Shire Council declares that by this notice it acquires an interest in the form of a drainage and sewerage easement over a 3.0 metre wide parcel of the land marked 'E–1' on the plan below, and contained within Certificate of Title Volume 9978 Folio 200.

Interest acquired: Patricia Mary Poulton of 103 Salmon Street, Hastings, and all or any other interests in the land.

Published with the authority of the Mornington Peninsula Shire Council.



Dated 28 May 2009

For and on behalf of the Mornington Peninsula Shire Council YASMIN WOODS Manager – Property and Valuations Mornington Peninsula Shire Council

Planning and Environment Act 1987

BASS COAST PLANNING SCHEME

Notice of Approval of Amendment Amendment C89

The Minister for Planning has approved Amendment C89 to the Bass Coast Planning Scheme.

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

The Amendment affects land at 4136 Bass Highway, Dalyston. It rezones the land from Farming Zone to Low Density Residential Zone and applies a Development Plan Overlay.

The Minister has granted the following permit(s) under Division 5 Part 4 of the Act: Permit No.: 080367.

Description of land: 4136 Bass Highway, Dalyston.

A copy of the Amendment and permit/s can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours at the office of the Bass Coast Shire Council, 76 McBride Avenue, Wonthaggi.

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

Planning and Environment Act 1987

BAW BAW PLANNING SCHEME Notice of Approval of Amendment Amendment C67

The Minister for Planning has approved Amendment C67 to the Baw Baw Planning Scheme.

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

The Amendment:

- rezones
 - part 151 Nayook Powelltown Road, Nayook and part Drummond Street from Rural Living Zone to Farming Zone;

- part 151 Nayook Powelltown Road, Nayook from Farming Zone to Rural Living Zone; and
- land on Main Neerim Road, Neerim Junction from Farming Zone to Rural Living Zone.
- introduces a new schedule to the Rural Living Zone, being schedule RLZ4, to apply a 0.4 hectare minimum lot size:
- amends the schedule to the Farming Zone to allow subdivision of land included in the Rural Living Zone schedule 4;
- deletes the restructure overlay, RO2 from lots 16 to 20 on LP3340 at 151 Nayook Powelltown Road, Nayook;
- amends the schedule to clause 81.01 to revise the Neerim Junction Restructure Allotment Plan;
- deletes the Environmental Significance Overlay 1 from land proposed to be rezoned to Rural Living Zone; and
- applies the Environmental Significance Overlay 1 land proposed to be rezoned to Farming Zone.

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

Permit No.: PSB0020/08.

Description of land: 151 Nayook–Powelltown Road, Nayook.

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 Baw Baw Shire Council, 61 Smith Street, Warragul.

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

Planning and Environment Act 1987

CAMPASPE PLANNING SCHEME Notice of Approval of Amendment Amendment C44

The Minister for Planning has approved Amendment C44 to the Campaspe Planning Scheme.

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

The Amendment:

- replaces the existing Municipal Strategic Statement (MSS) with a new restructured and updated MSS;
- redrafts, renumbers and renames six existing policies into three, by consolidating Heritage Policy for Residential Areas Echuca Central, Echuca East, Francis Street (Clauses 22.03 22.05 inclusive) to appear as Heritage Policy (Clause 22.02), consolidating Agricultural Policies (Clause 22.01) and Non-Agricultural Uses in Rural Areas Policy (Clause 22.02) to appear as Agricultural Policy (Clause 22.01), renumbers and amends the Port of Echuca Heritage Policy (Clause 22.06) to appear as Clause 22.03 and renumbers the Echuca Rice Mills Site Policy (Clause 22.07) to appear as Clause 22.04; and
- updates the list of Reference Documents.

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 Campaspe Shire Council, corner Heygarth and Hare Streets, Echuca, and 19 Lake Road, Kyabram.

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

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME

Notice of Approval of Amendment Amendment C98

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

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

The Amendment alters the planning scheme maps and the schedule to the Heritage Overlay so that six heritage places included in Victorian Heritage Register are shown in the Cardinia Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the Cardinia Shire Council, Henty Way, Pakenham 3810

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

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME Notice of Approval of Amendment Amendment C111

The Minister for Planning has approved Amendment C111 to the Cardinia Planning Scheme.

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

The Amendment rezones land described as Lots 1–3 LP41796, 100 Beaconsfield–Emerald Road, Beaconsfield, from a Green Wedge A Zone (GWAZ1) to a Public Park and Recreation Zone (PPRZ). The Amendment also includes the land in a site specific control within the Schedule to Clause 52.03 and within the Schedule to Clause 81.01 restricting the subdivision and re-subdivision of the land.

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 Cardinia Shire Council, Municipal Offices, Henty Way, Pakenham.

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

Planning and Environment Act 1987

CASEY PLANNING SCHEME Notice of Approval of Amendment Amendment C105

The Minister for Planning has approved Amendment C105 to the Casey Planning Scheme.

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

The Amendment:

- rezones part of the land at 160 Berwick– Cranbourne Road, Cranbourne East (Casey Fields), from Green Wedge Zone Schedule 6 to Public Park and Recreation Zone;
- applies a Public Acquisition Overlay Municipal Purposes (PAO3) over the rear portion of the land at No. 1345 and 1365 Ballarto Road, Cranbourne East (Lots 1 and 3, LP 63967);
- amends the Schedule to Clause 52.03 Specific Sites and Exclusions to prohibit further subdivision of the rezoned land; and
- adds a new Incorporated Document 'Part 160 Berwick-Cranbourne Road, Cranbourne East, August 2008', to the Schedule to Clause 81.01.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the City of Casey, Municipal Offices, Magid Drive, Narre Warren.

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

Planning and Environment Act 1987 DAREBIN PLANNING SCHEME

Notice of Approval of Amendment
Amendment C95

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

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

The Amendment will introduce a new local policy 'Northcote Major Activity Centre' at Clause 22.11 of the Darebin Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.

dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Darebin City Council, 274 Gower Street, Preston.

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

Planning and Environment Act 1987

GLENELG PLANNING SCHEME Notice of Approval of Amendment Amendment C40

The Minister for Planning has approved Amendment C40 to the Glenelg Planning Scheme.

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

The Amendment applies to the land at Portland bounded by Edgar Street to the south, Hislop Street to the north, Rossdell Court (and the rear of several properties fronting Rossdell Street) and Madeira Packet Road. The Amendment rezones the land from the Residential 1 Zone to the Industrial 3 zone and applies Schedule 2 to the Design and Development Overlay to the land.

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 Glenelg Shire Council, Cliff Street, Portland.

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

Planning and Environment Act 1987

GREATER DANDENONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C110

The Minister for Planning has approved Amendment C110 to the Greater Dandenong Planning Scheme.

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

The Amendment corrects a drafting error to Schedule 5 of the Development Plan Overlay by including the word 'pavement' after Greens Road in the first dot point under 'Conditions applicable to lots on Hutton Road or Greens Road.'

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Greater Dandenong Council, 397–405 Springvale Road, Springvale; and 39 Clow Street, Dandenong.

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

Planning and Environment Act 1987

GREATER SHEPPARTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C124

The Minister for Planning has approved Amendment C124 to the Greater Shepparton Planning Scheme.

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

The Amendment alters the planning scheme maps and the schedule to the Heritage Overlay so that six heritage places included in Victorian Heritage Register are shown in the Greater Shepparton Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the City of Greater Shepparton, 90 Welsford Street, Shepparton 3632.

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

Planning and Environment Act 1987

MANSFIELD PLANNING SCHEME

Notice of Approval of Amendment

Amendment C18

The Minister for Planning has approved Amendment C18 to the Mansfield Planning Scheme.

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

The Amendment alters the planning scheme maps and the schedule to the Heritage Overlay so that eight heritage places included in Victorian Heritage Register are shown in the Mansfield Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the Mansfield Shire Council, 33 Highett Street, Mansfield 3722.

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

Planning and Environment Act 1987

MARIBYRNONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C67

The Minister for Planning has approved Amendment C67 to the Maribyrnong Planning Scheme.

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

The Amendment alters the planning scheme maps and the schedule to the Heritage Overlay so that twenty-one heritage places included in Victorian Heritage Register are shown in the Maribyrnong Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.

dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the Maribyrnong City Council, corner Hyde and Napier Streets, Footscray 3011.

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

Planning and Environment Act 1987 MAROONDAH PLANNING SCHEME

Notice of Approval of Amendment Amendment C81

The Minister for Planning has approved Amendment C81 to the Maroondah Planning Scheme.

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

The Amendment establishes the Minister for Planning as the responsible authority for the Nelson Street Project Area in the Ringwood Central Activities District by amending the Schedule to Clause 61.01.

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 Maroondah City Council, City Offices Service Centre, Braeside Avenue, Ringwood; Eastland Service Centre, Level 2, Eastland Shopping Centre, Ringwood; Civic Square Service Centre, Civic Square, Croydon; Croydon Library, Civic Square, Croydon; and Ringwood Library, Ringwood Plaza, Ringwood.

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

Planning and Environment Act 1987

MONASH PLANNING SCHEME Notice of Approval of Amendment Amendment C79

Monash City Council has approved Amendment C79 to the Monash Planning Scheme.

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

The Amendment introduces a Heritage Overlay on the former Brandon Park Secondary College site to protect a row of trees adjacent to Strada Avenue.

The Amendment was approved by Monash City Council on 12 March 2009 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 19 May 2008. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of Monash City Council, 293 Springvale Road, Glen Waverley, Victoria 3150.

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

Planning and Environment Act 1987

MOORABOOL PLANNING SCHEME

Notice of Approval of Amendment Amendment C43

The Minister for Planning has approved Amendment C43 to the Moorabool Planning Scheme.

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

The Amendment alters the planning scheme maps and the schedule to the Heritage Overlay so that the Moorabool Planning Scheme is consistent with that as registered on the Victorian Heritage Register.

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 Moorabool Shire Council, 15 Stead Street, Ballan, Victoria 3342.

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

Planning and Environment Act 1987

MORELAND PLANNING SCHEME

Notice of Approval of Amendment Amendment C98

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

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

The Amendment includes new heritage places in the schedule to Clause 43.01 (Heritage Overlay) on an interim basis, and amends associated maps.

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 Moreland City Council, 90 Bell Street, Coburg.

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

Planning and Environment Act 1987

MURRINDINDI PLANNING SCHEME

Notice of Approval of Amendment Amendment C21

The Minister for Planning has approved Amendment C21 to the Murrindindi Planning Scheme.

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

The Amendment alters the planning scheme maps and the schedule to the Heritage Overlay so that seven heritage places included in Victorian Heritage Register are shown in the Murrindindi Planning Scheme.

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

free of charge, during office hours, at the Murrindindi Shire Council, 28 Perkins Street, Alexandra 3714

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

Planning and Environment Act 1987

SURF COAST PLANNING SCHEME

Notice of Approval of Amendment Amendment C27

The Minister for Planning has approved Amendment C27 to the Surf Coast Planning Scheme.

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

The Amendment alters the planning scheme maps and the schedule to the Heritage Overlay so that fourteen heritage places included in Victorian Heritage Register are shown in the Surf Coast Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the Surf Coast Shire Council, 25 Grossmans Road, Torquay.

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

Planning and Environment Act 1987

TOWONG PLANNING SCHEME Notice of Approval of Amendment Amendment C18

The Minister for Planning has approved Amendment C18 to the Towong Planning Scheme.

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

The Amendment alters the planning scheme maps and the schedule to the Heritage Overlay so that ten heritage places included in Victorian Heritage Register are shown in the Towong Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd. vic.gov.au/planning/publicinspection and free of charge, during office hours, at the Towong Shire Council, 32 Towong Street, Tallangatta, Victoria 3700.

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

Planning and Environment Act 1987

WELLINGTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C26 Part 2

The Minister for Planning has approved Amendment C26 Part 2 to the Wellington Planning Scheme.

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

Amendment C26 Part 2 proposes to add 12 additional sites to the heritage overlay. They are:

- the Sale Showgrounds on the Maffra–Sale Road, Maffra, being Lot 1 on TP848015 (HO196);
- the Sale Waterworks Pumping Station and Treatment Plant in Cunninghame Street, Sale, being Lot 1 on TP515942 (HO152);
- the Cunninghame Street Pipe Bridge (HO153);
- dwelling at 62 Thompson Street, Sale, being Lot 1 on TP344715 (HO280);
- dwellings at 3/131 and 135 Cunninghame Street, Sale, being a non-contributory place within the Sale Victoria Park Precinct (HO121);
- dwelling at 149–153 Foster Street, Sale, being Lots 1 and 2 on TP539337, being a non-contributory place within the Guthridge Landscape Precinct (HO123);

- dwelling at 173 Macarthur Street, Sale, being Lot 1 on TP752368 being a contributory place within the State Bank House precinct (HO126);
- dwelling at 186 Macarthur Street, Sale, being Lot 1 on LP84032 (HO264);
- dwelling at 51 Palmerston Street, Sale, being Crown Allotment 8, Section 20 in the Parish of Sale (HO228);
- dwelling at 215 Foster Street, Sale, being Crown Allotment 1, Section 69 in the Parish of Sale (HO220); and
- Plane Tree in the Sale hospital grounds, Gutheridge Parade, Sale (HO223).

It also includes the Sale and District Agricultural Society Showgrounds Heritage Permit Exemptions as an incorporated plan as well as amending the existing incorporated plan titled, Sale Residential Heritage Precincts Permit Exemptions.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Wellington Shire Council, 70 Foster Street, Sale.

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

ORDERS IN COUNCIL

Water Act 1989

BULK ENTITLEMENT (EILDON-GOULBURN WEIR) CONVERSION FURTHER AMENDING ORDER 2009

Order in Council

The Governor in Council, under the provisions of the Water Act 1989, make the following Order –

1. Citation

This Order may be cited as the Bulk Entitlement (Eildon–Goulburn Weir) Conversion Further Amending Order 2009.

2. Preliminary

The Bulk Entitlement (Eildon–Goulburn Weir) Conversion Order 1995 (the Bulk Entitlement Order) was first made by the Governor in Council on 29 August 1995 and published in the Government Gazette G35 dated 7 September 1995 at page 2367.

The Bulk Entitlement Order was then amended by Order by the Minister on 26 June 2004 and published in the Government Gazette S150 dated 29 June 2004 at page 7 to provide the Minister for Environment with a preliminary entitlement equivalent to the volume of water saved through the construction and operation of the pipelined supply of water to the Normanville Waterworks District.

The Bulk Entitlement Order was further amended by Order made by the Lieutenant-Governor as the Governor's deputy on 12 October 2004 and published in the Government Gazette G42 dated 14 October 2004 at page 2902 to incorporate the pipelined supply of water to the Normanville Waterworks District, to formalise the supply of water to the Grampians Wimmera Mallee Water Authority, and to make other minor changes.

The Bulk Entitlement Order was further amended by Order made by the Governor in Council on 13 June 2006 and published in the Government Gazette G25 dated 22 June 2006 at page 1300, primarily to incorporate outcomes from making of the Bulk Entitlement (Loddon River – Environmental Reserve) Order 2005, Bulk Entitlement (Quambatook–Grampians Wimmera–Mallee Water) Order 2006, to specify the restriction rule applicable to water supplies for the East Loddon, West Loddon and the Normanville Waterworks Districts and to make other minor changes.

The Bulk Entitlement Order was further amended by Order made by the Chief Executive of the Office of Water, as delegate of the Minister of Water, on 28 June 2007 and published in the Government Gazette G25, p1289 to incorporate the necessary changes as a consequence of the Goulburn System becoming a declared water system, and the consequences of which include certain rights to water being converted into new entitlements.

3. Purpose

The purpose of this Order is to make such amendments to the Bulk Entitlement (Eildon-Goulburn Weir) Conversion Order 1995 (as amended) that are necessary in order to:

- (a) allow water savings derived from modernisation works in the Goulburn–Murray Irrigation District to be reserved for future allocation to Melbourne, irrigators and the environment in accordance with Victorian Government commitments; and
- (b) update storage volumes for Lake Eildon and Waranga Basin in accordance with the most recent surveys.

4. Empowering Provisions

This Order is made under section 44 of the Water Act 1989.

5. Commencement

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

6. Amendment to Clause 4

In clause 4 of the Bulk Entitlement Order,

- (a) for the definition of Authority **substitute**
 - 'Authority' means the Goulburn–Murray Rural Water Corporation;'
- (b) the definition of 'water savings' is deleted
- (c) **insert** the following definitions:
 - **'Central Goulbourn 123 & 4 Project'** means the modernisation of the regulating structures and meters and remediation of channels 1, 2, 3 and 4 within the Central Goulburn Irrigation District.
 - **'Modernisation water savings'** means the water gained as a result of a permanent reduction in system operating water due to the implementation of modernisation works within the Goulburn Component of the GMID;
 - **'Northern Victoria Infrastructure Renewal Project'** means the modernisation works planned and implemented by the Northern Victoria Infrastructure Renewal Project entity;
 - **'Victorian Government Investment component of the Shepparton Modernisation Irrigation Project'** means a portion of the modernisation water savings derived from the modernisation of the Shepparton Irrigation Area that is committed to the Victorian Government, defined in the approved project business case.
 - **'Wimmera–Mallee Pipeline water savings'** means the water gained through reduction of transmission and evaporation losses due to the introduction of the Wimmera–Mallee Pipeline Scheme replacing the open channel supply system;'

7. Amendment to Clause 7

For clause 7.1 of the Bulk Entitlement Order, substitute –

- '7.1 Water taken from the waterway under this bulk entitlement must be used to supply the following primary entitlements, more fully described in Schedules 1, 2 and 3:
 - (a) water shares; and
 - (b) licences; and
 - (c) domestic and stock supplies within the East Loddon, West Loddon and Normanville Waterworks District; and
 - (d) additional supplies;
 - (e) modernisation water savings; and
 - (f) entitlements referred to in section 35(2), bulk entitlements granted under Division 1 or 3 of Part 4, and agreements made under section 124(7) of the Act in accordance with the reliability of supply and restriction policies set out in Schedule 4.'

8. Amendment to Clause 9

For clause 9.1 of the Bulk Entitlement Order, substitute –

- '9.1 The Authority, and no other person, is entitled to store water in
 - (a) Lake Eildon, up to 3 334 000 ML at full supply level of 288.90 metres AHD, subject to the target filling arrangements set out in Schedule 5; and
 - (b) Goulburn Weir, up to 25 500 ML at a full supply level of 124.24 metres AHD;
 - (c) Waranga Basin, up to 432 000 ML at a full supply level of 121.36 metres AHD; and
 - (d) Greens Lake, up to 32 500 ML at a full supply level of 102.20 metres AHD.'

9. Amendment to Clause 17

For clause 17.1 of the Bulk Entitlement Order, substitute –

- '17.1 The Authority may be required to report on all or any of the following matters, as provided in this clause:
 - (a) the daily flow passing Eildon Pondage Weir and Goulburn Weir;
 - (b) the daily flow passing McCoy Bridge gauging station;
 - (c) the daily amount of water taken by the Authority from the waterway at each of the Goulburn Weir offtake channels;
 - (d) the annual amount of water taken by the Authority from the waterway at each of the Goulburn Weir offtake channels:
 - (e) the annual amount of water diverted from the waterway by primary entitlement holders who are
 - (i) authorised to take water directly from the waterway; or
 - (ii) other Authorities with an entitlement referred to in section 35(2) or a bulk entitlement granted under Division 1 or 3 of Part 4 of the Act;
 - (f) the daily flow into Lake Eildon and Goulburn Weir;
 - (g) the amount of water in each or any of the storages mentioned in sub-clause 9.1:
 - (h) any releases made to comply with the target filling arrangements set out in Schedule 5:
 - (i) any credits granted under clause 14;
 - (i) any temporary or permanent transfer of all or part of this bulk entitlement;
 - (k) any transfer of an entitlement or assignment of water allocation under the Act;
 - (1) any water released from Goulburn Weir under sub-clauses 12.3(b), (c) or (d);
 - (m) any alteration to the primary entitlements set out in Schedules 1, 3 and 7 made under sub-clauses 8.2 and 8.3;
 - (n) the number, amount and places of origin and destination, of transfers of primary entitlements;
 - (o) the annual amount supplied to primary entitlements including the annual amount of Modernisation water savings set aside each year, in accordance with Schedule 3, or any group of primary entitlements specified by the Minister;
 - (p) any amendment to this bulk entitlement;
 - (q) any new bulk entitlement granted to the Authority with respect to the supply of primary entitlements under this Order;
 - (r) the implementation of programs approved under sub-clauses 15.3 and 16.3;
 - (s) any failure by the Authority to comply with any provision of this bulk entitlement; and
 - (t) any existing or anticipated difficulties experienced by the Authority in complying with this bulk entitlement and any remedial action taken or proposed by the Authority.'

10. Amendment to Schedule 3

For Schedule 3 of the Bulk Entitlement Order, substitute –

Schedule 3
Additional Supplies and Water Savings

Authority/System Supplied Supply Details			
Authority/System Supplied and Water Savings	Supply Details		
Grampians Wimmera–Mallee Rural Water Authority – Wimmera–Mallee Waterworks District	1. Prior to implementation of the Wimmera–Mallee Pipeline Scheme the following volumes shall be supplied annually from the Waranga Western Channel:		
	a) up to 2 000 ML every year during April – and May, plus		
	b) subject to available channel capacity up to 24 000 ML every second year during May to September inclusive.		
	2. During the staged implementation of the Wimmera–Mallee Pipeline Scheme the above volumes shall be progressively reduced as appropriate as and when the various stages of the Wimmera–Mallee Pipeline Scheme are completed and brought into operation. On full implementation of the Wimmera–Mallee Pipeline Scheme the Minister will determine any Required volume, including timing of supply, from the Waranga Western Channel.		
Goulburn–Murray Rural Water Authority – Broken Creek System	Supplementary supplies from the East Goulburn Main Channel up to 40 000 ML each year (during the irrigation season from August to May inclusive).		
Authority holding the 'Bulk Entitlement (Loddon River – Environmental Reserve) Order 2005'	1. As Wimmera Mallee Pipeline water savings become available from the staged implementation and completion of the Wimmera–Mallee Pipeline Scheme then –		
– Goulburn–Loddon System	a) these water savings shall be used to meet any shortfall in supplies from the Goulburn– Loddon system to little Lake Boort, via the Waranga Western Channel up to a total supply of 300 ML during May to September inclusive every year; and		
	b) subject to the outcome of a review set out in paragraph 2 below, any remainder of the available water savings shall be used to contribute to the environmental water requirements in the Loddon River, Goulburn River and River Murray as determined by the Minister.		

Authority/System Supplied and Water Savings	Supply Details
	2. On full implementation of the Wimmera Mallee Pipeline Scheme the Authority may, based on operating experience from the commencement of the Bulk Entitlement (Loddon River – Environmental Reserve) Order 2005, herein referred to as the Loddon EWR BE Order, propose operating arrangements, in accordance with sub-clause 8.3 of the Loddon EWR BE Order, for the use of the available water savings to minimise any adverse impact that may have occurred on the water supplies to the primary entitlement holders relevant to this Order from the introduction of environmental flows under the Loddon EWR BE Order.
	3. In addition to the matters set out in sub-clause 8.3(b) of this Order, an application under 8.3(a) of this Order must include a report on the potential impact on the frequency and magnitude of shortfall in supplies to the Pyramid–Boort Irrigation Area before and after the commencement of the Loddon EWR BE Order.
Modernisation Water Savings	1. Annually reserve a volume of modernisation water savings, calculated in accordance with the calculation methods approved by the Minister for Water, for subsequent transfer to irrigators, Melbourne and the environment in accordance with the following water sharing arrangements described in item (2) and (3).
	 The first 75GL of modernisation water savings achieved from the following projects to be reserved for Melbourne before June 2010: a) The Victorian Government Investment component of the Shepparton Modernisation Irrigation Project b) The Central Goulbourn 123 & 4 Project; and c) Northern Victoria Infrastructure Renewal Project Stage 1.
	 Thereafter, and until converted to water shares, the annual modernisation water savings from the: i. Victorian Government Investment component of the Shepparton Modernisation Irrigation Project shall be transferred to the environment. ii. Central Goulbourn 123 & 4 Project project shall be transferred to the environment

Authority/System Supplied and Water Savings	Supp	ly Deta	tils
		iii.	Northern Victoria Infrastructure Renewal Project Stage 1 up to 225 GL be shared as:
			a. one-third of annual modernisation savings for irrigators in the Goulburn component of the GMID;
			b. one-third of annual modernisation water savings for the environment; and
			c. one-third of annual modernisation water savings for Melbourne
		iv.	Northern Victoria Infrastructure Renewal Project Stage 2 will be shared based on future negotiations with the Commonwealth.
	4.	mode volun Goull	authority shall record the headworks where the rnisation water savings will be reserved and the nest hat have been set aside for irrigators of the burn component of the GMID, Melbourne and avironment.
	5.	The reduc	ecords of modernisation water savings must be ed:
		a)	by the amount of water that has been called upon or transferred to other users in accordance with (2) and (3); and or
		b)	by an appropriate amount of water to account for the evaporative losses in the headworks if water remains in these accounts on the 30 June each year.

Dated 19 May 2009 Responsible Minister TIM HOLDING Minister for Water

> RYAN HEATH Clerk of the Executive Council

Institute of Educational Administration (Repeal) Act 1993

APPROVAL OF PLAN OF SURVEY

Order in Council

The Governor in Council under section 9(2) of the **Institute of Educational Administration** (Repeal) Act 1993 approves the plan of survey specified in the schedule hereunder:—

SCHEDULE

GEELONG – Plan of survey no. CP 112260 lodged in the Central Plan Office of the Department of Sustainability and Environment showing Crown Allotment 24C, Section 86A, City of Geelong, Parish of Corio [area 1504 square metres] as road.

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

(File Ref: FAC/99/02166) Dated 27 May 2009 Responsible Minister BROWNYN PIKE Minister For Education

> TOBY HALLIGAN Clerk of the Executive Council

Mental Health Act 1986 DECLARATION PURSUANT TO SECTION 93B OF THE

MENTAL HEALTH ACT 1986

Order in Council

The Governor in Council on the recommendation of the Minister, and pursuant to section 93B of the **Mental Health Act 1986** ('the Act'), declares that the **Mental Health Act 2007** of the State of New South Wales and the **Mental Health (Forensic Provisions) Act 1990** of the State of New South Wales are corresponding laws for the purposes of Part 5A of the Act, and that a community treatment order made under the **Mental Health Act 2007** of the State of New South Wales is a corresponding order for the purposes of Part 5A of the Act.

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

Dated 27 May 2009

Responsible Minister: HON LISA NEVILLE MP

Minister for Mental Health

TOBY HALLIGAN
Clerk of the Executive Council

Victorian Energy Efficiency Target Act 2007

GREENHOUSE GAS REDUCTION RATES

Order in Council

The Governor in Council, under section 32 of the **Victorian Energy Efficiency Target Act 2007**, fixes 0.13727 as the greenhouse gas reduction rate for electricity and fixes 0.00817 as the greenhouse gas reduction rate for gas for the year commencing 1 January 2009.

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

Dated 27 May 2009

Responsible Minister

PETER BATCHELOR

Minister for Energy and Resources

TOBY HALLIGAN Clerk of the Executive Council

Transport Accident Act 1986

TRANSPORT ACCIDENT CHARGES ORDER (NO. 1) 2009

Order in Council

The Governor in Council under section 110(8) of the **Transport Accident Act 1986** on the recommendation of the Transport Accident Commission makes the following order:

1. Title

This Order is called the Transport Accident Charges Order (No. 1) 2009.

2. Commencement

This Order comes into operation on 1 July 2009.

3. Definitions

In this order-

'exempt general-use motorcycle' means a general-use motorcycle which, —

- (a) at the time when application is made for registration or renewal of registration, application is made by a person who has another general-use motorcycle registered under the **Road Safety Act 1986** that is classified under 3(a)(iii) or 3(a)(iv) of Schedule 1 to this Order, and
- (b) is fitted with an engine with a capacity greater than 125 cc, and
- (c) is the subject of an application for registration or renewal of registration by an individual:

'general-use motorcycle' means a motorcycle that is not classified, or to be classified, under 4(b), 4(c), 4(d), 5(b)(ii) or 5(d) of Schedule 1 to this Order;

'high risk zone' means the parts of the State in which addresses are allocated a postcode listed in Part A of Schedule 2 and, except if the Commission otherwise determines under 110(1A) of the Act, any place outside Victoria;

'low risk zone' means the parts of the State that are not located in the 'high risk zone' or the 'medium risk zone';

'medium risk zone' means the parts of the State in which addresses are allocated a postcode listed in Part B of Schedule 2 to this Order;

'nominated motor vehicle' means a motor vehicle in respect of which the applicant for registration or renewal of registration has nominated a period of six months as the registration period in accordance with regulation 219(5), or regulation 227(1A) of the **Road Safety** (Vehicles) Regulations 1999;

'nominated pensioner motor vehicle' means a 'pensioner motor vehicle' in respect of which the pensioner has nominated a period of six months as the registration period in accordance with regulation 219(5), or regulation 227(1A) of the Road Safety (Vehicles) Regulations 1999:

'pensioner motor vehicle' means a motor vehicle that –

- (a) is registered or to be registered in the name of an eligible pensioner within the meaning of the **State Concessions Act 2004**; and
- (b) is eligible to be registered under the **Road Safety Act 1986** in accordance with clause 4 or item 13, item 13A, item 13B or item 14 of the Table to Schedule 4 to the **Road Safety (Vehicles) Regulations 1999**; and
- (c) is registered or about to be registered under the **Road Safety Act 1986**;

'prescribed period' means the period prescribed for the purposes of section 109 of the Act in relation to a motor vehicle of a certain class specified in regulation 5 of the **Transport Accident (Administration of Charges) Regulations 2001**;

'the Act' means the Transport Accident Act 1986.

4. Transport accident charge

- (1) The amount of the transport accident charge applicable to a motor vehicle, other than a pensioner motor vehicle, for which the prescribed period is 12 months is the amount shown in Schedule 1 as applicable in respect of
 - (a) motor vehicles of that class; and
 - (b) the high risk zone, medium risk zone or low risk zone, as the case may be, in which the motor vehicle is usually kept.
- (2) If the prescribed period in relation to a motor vehicle, other than a nominated motor vehicle or a nominated pensioner motor vehicle, is less than 12 months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount, calculated to the nearest whole dollar, determined in accordance with the formula –

$$\frac{(A \times B)}{365} + $17$$

where -

- A is the amount of the transport accident charge applicable under sub-paragraph (1); and
- B is the number of days in the prescribed period.
- (3) Despite sub-paragraph (2), if the prescribed period in relation to a motor vehicle, other than a nominated motor vehicle or a nominated pensioner motor vehicle, is less than 12 months, and is a whole number of months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount, calculated to the nearest whole dollar, determined in accordance with the formula –

$$(A \times C) + $17$$

where –

- A is the amount of the transport accident charge applicable under sub-paragraph (1); and
- C is the number of months in the prescribed period.
- (4) If the prescribed period in relation to a motor vehicle is more than 12 months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount, calculated to the nearest whole dollar, determined in accordance with the formula –

(A x B) 365

where -

- A is the amount of the transport accident charge applicable under sub-paragraph (1); and
- B is the number of days in the prescribed period.
- (5) Despite sub-paragraph (4), if the prescribed period in relation to a motor vehicle is more than 12 months and is a whole number of months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount, calculated to the nearest whole dollar, determined in accordance with the formula –

(A x C) 12

where -

- A is the amount of the transport accident charge applicable under sub-paragraph (1); and
- C is the number of months in the prescribed period.

- (6) If the motor vehicle is a pensioner motor vehicle the transport accident charge applicable to the motor vehicle is one-half of the transport accident charge that would otherwise be payable.
- (7) If the motor vehicle is a nominated pensioner motor vehicle the transport accident charge applicable to the motor vehicle is one-quarter of the amount shown in Schedule 1 as applicable in respect of
 - (a) motor vehicles of that class; and
 - (b) the high risk zone, medium risk zone or low risk zone, as the case may be, in which the motor vehicle is usually kept,

rounded down to the nearest fifty cents.

- (8) If the motor vehicle is a nominated motor vehicle, the transport accident charge applicable to the motor vehicle is one-half of the amount shown in Schedule 1 as applicable in respect of
 - (a) motor vehicles of that class; and
 - (b) the high risk zone, medium risk zone or low risk zone, as the case may be, in which the motor vehicle is usually kept,

rounded down to the nearest fifty cents.

(9) In the case of a motor vehicle referred to in item 1(c) in Schedule 1, the motor vehicle is deemed to be usually kept in the zone in which it is licensed to operate or, if it is licensed to operate in more than one zone, the zone in respect of which the greater transport accident charge applies.

SCHEDULES

SCHEDULE 1

(Paragraph 4)

TRANSPORT ACCIDENT CHARGES

Item	Class	Amounts of Transport Accident Charge Payable			
		High risk zone \$ (Inc GST)	Medium risk zone \$ (Inc GST)	Low risk zone \$ (Inc GST)	
1.	Passenger Vehicles a) Any motor vehicle with sedan, station wagon or related body-type (including 4WD passenger vehicle) not included in any other class; self-propelled caravan; ambulance; hearse; mourning coach; private hire car licensed under the Transport Act 1983	390	349	303	
	b) Any motor vehicle with a bus or forward-control body-type constructed and primarily used for carrying passengers, but not for hire, fare or reward –				
	i) Seating fewer than 10 people (including the driver)	390	348	287	
	ii) Seating more than 9 people (including the driver)	551	348	287	
	c) Taxi – licensed under the Transport Act 1983	1976	1479	986	
	d) Bus—any motor vehicle, other than a taxi cab or private hire car, licensed for or primarily used for carrying passengers for hire, fare or reward –				
	i) seating fewer than 10 people (including the driver)	1290	864	299	
	ii) seating more than 9 but fewer than 31 people (including the driver), the relevant zone charge for a bus under (i), plus for each				
	additional seat over 9	32	15	4	
	iii) seating 31 people or more	1976	1183	391	
2.	Goods Vehicles				
	Any motor vehicle designed, constructed or primarily used for carrying goods –				
	a) up to and including two tonnes carrying capacity (including utility)	391	296	205	
	b) over two tonnes carrying capacity, but excluding motor vehicles classified under 2(c) or 2(d)	570	497	427	

Item	Class		Amounts of Transport Accident Charge Payable		
			High risk zone \$ (Inc GST)	Medium risk zone \$ (Inc GST)	Low risk zone \$ (Inc GST)
	c)	prime mover type motor vehicle, but excluding motor vehicles classified under 2(d) and motor vehicles having a tare weight of 5 tonnes or less	1580	1263	950
	d)	any motor vehicle owned by a primary producer that would otherwise be classified under 2(b) or 2(c) that is used solely in connection with the primary production operations of the owner	173	144	117
3.	Mo	torcycles			
	a)	Any general-use motorcycle, other than an exempt general-use motorcycle with			
		i) engine capacity less than 61 cc	66	66	66
		ii) engine capacity greater than 60 cc but less than 126 cc	258	226	197
		iii) engine capacity greater than 125 cc but less than 501 cc	342	307	271
		iv) engine capacity greater than 500 cc	467	416	364
	b)	Any exempt general-use motorcycle with i) engine capacity greater than			
		125 cc but less than 501 cc	287	252	216
		ii) engine capacity greater than 500 cc	412	361	309
4.		scellaneous motor vehicles			
	a)	Any motor vehicle not otherwise classified: including road making motor vehicle, mobile crane, tractor (except those classified under 4(b))	295	234	75
	b)	Any tractor, self-propelled farm machine or motor cycle owned by a primary producer and used solely in connection with the primary			
		production operations of the owner	66	66	66
	c)	Any vintage, veteran, classic or historic motor vehicle or motorcycle	66	66	66
	d)	Any recreation motor vehicle registered under the Road Safety Act 1986	54	54	54

Item	m Class		Amounts of Ti	ransport Accident C	Charge Payable	
				High risk zone \$ (Inc GST)	Medium risk zone \$ (Inc GST)	Low risk zone \$ (Inc GST)
5.	Spe	ecial	purpose motor vehicles			
	a)	Fire	e brigade—			
		i)	Any motor vehicle owned by the Metropolitan Fire Brigades Board which is used to combat outbreaks of fire	986	986	986
		ii)	Any motor vehicle owned by the Country Fire Authority or any brigade or group of brigades registered with the Country Fire Authority which is used to	1.5	1.50	
			combat outbreaks of fire	156	156	156
	b)	Pol				
		i)	Any motor vehicle (excluding a motorcycle) registered in the name of the Victoria Police	1382	1382	1382
		ii)	Any motorcycle registered in the name of the Victoria Police	391	391	391
	c)	Mo	tor trades			
		i)	Motor vehicle used by a manufacturer of vehicles, a dealer in vehicles, a fleet owner or a licensed tester of vehicles as defined in the vehicles regulations with general identification mark (trade plate) attached	255	193	126
			• •	233	173	120
		ii)	Tow truck licensed under the Transport Act 1983	727	545	366
	d)	or 1	e and drive yourself motor vehicle motorcycle, but excluding a prime wer classified under item 2(c).	619	519	447

SCHEDULE 2								
PART A								
Postcodes in the high risk zone								
3000	3026	3050	3073	3106	3136	3163	3184	3206
3001	3027	3051	3074	3107	3137	3164	3185	3207
3002	3028	3052	3075	3108	3138	3165	3186	3428
3003	3031	3053	3076	3109	3141	3166	3187	3800
3004	3032	3054	3078	3110	3142	3167	3188	3802
3005	3033	3055	3079	3111	3143	3168	3189	3803
3006	3034	3056	3081	3121	3144	3169	3190	3975
3008	3036	3057	3082	3122	3145	3170	3191	3976
3010	3037	3058	3083	3123	3146	3171	3192	
3011	3038	3059	3084	3124	3147	3172	3193	
3012	3039	3060	3085	3125	3148	3173	3194	
3013	3040	3061	3086	3126	3149	3174	3195	
3015	3041	3062	3087	3127	3150	3175	3196	
3016	3042	3064	3088	3128	3151	3176	3197	
3018	3043	3065	3093	3129	3152	3177	3198	
3019	3044	3066	3094	3130	3153	3178	3199	
3020	3045	3067	3101	3131	3154	3179	3200	
3021	3046	3068	3102	3132	3155	3180	3201	
3022	3047	3070	3103	3133	3156	3181	3202	
3023	3048	3071	3104	3134	3161	3182	3204	
3025	3049	3072	3105	3135	3162	3183	3205	
				PART	В			
			Postcode	s in the me	dium risk	zone		
3024	3114	3215	3750	3766	3788	3808	3920	3938
3029	3115	3216	3751	3767	3789	3809	3926	3939
3030	3116	3217	3752	3770	3791	3810	3927	3940
3089	3139	3218	3754	3775	3792	3910	3928	3941
3090	3140	3219	3755	3777	3793	3911	3929	3942
3091	3158	3220	3757	3781	3795	3912	3930	3943
3095	3159	3335	3759	3782	3796	3913	3931	3944
3096	3160	3337	3760	3783	3804	3915	3933	3977
3097	3211	3338	3761	3785	3805	3916	3934	3978
3099	3212	3427	3763	3786	3806	3918	3936	3980
3113	3214	3429	3765	3787	3807	3919	3937	

Dated 27 May 2009 Responsible Minister: TIM HOLDING MP Minister for Finance, WorkCover and the Transport Accident Commission

> TOBY HALLIGAN Clerk of the Executive Council

LATE NOTICES

Gambling Regulation Act 2003

NOTICE OF MAKING OF PUBLIC LOTTERY RULES UNDER SECTION 5.2.4

Intralot Australia Pty Ltd, ACN 114 435 531, of 299 Williamstown Road, Port Melbourne, hereby gives notice of the making of the Public Lottery Rules for Pick 3 (Lucky 3) and Pick 5 Heads or Tails (Lucky 5 Red or Black) effective on and from 1 June 2009.

LEO WATLING General Director This page was left blank intentionally

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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:

50. Statutory Rule: Aboriginal

Heritage Amendment Regulations 2009

Authorising Act: Aboriginal

Heritage Act 2006

Date first obtainable: 26 May 2009

Code A

51. Statutory Rule: Supreme Court

(Fees)

(List Amendment) Regulations 2009

Authorising Act: Supreme Court

Act 1986

Date first obtainable: 26 May 2009

Code A

52. Statutory Rule: Retirement Villages

(Contractual Arrangements) Amendment (Formula) Regulations 2009

Authorising Act: Retirement

Villages Act 1986

Date first obtainable: 26 May 2009

Code A

53. Statutory Rule: Children's Services

Regulations 2009

Authorising Act: Children's Services

Act 1996

Date first obtainable: 26 May 2009

Code F

54. *Statutory Rule*: Subordinate

Legislation (Residential Tenancies

Movable Dwellings Registration and Standards) Regulations 1999 -Extension of Operation)

Regulations 2009

(Caravan Parks and

Authorising Act: Subordinate

Legislation Act 1994

Date first obtainable: 26 May 2009

Code A

55. *Statutory Rule*: Subordinate

Legislation (Public Transport Competition Regulations 1999 - Extension of Operation) Regulations 2009

Authorising Act: Subordinate

Legislation Act 1994

Date first obtainable: 26 May 2009

Code A

56. Statutory Rule: County Court

Miscellaneous Rules 2009

Authorising Act: County Court

Act 1958

Date first obtainable: 27 May 2009

Code F

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Victoria Australia

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