

# Victoria Government Gazette

By Authority of Victorian Government Printer

# No. G 33 Thursday 13 August 2009

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# GENERAL

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As from 13 August 2009

The last Special Gazette was No. 277 dated 12 August 2009.

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

# How To Submit Copy

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

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

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

# VICTORIA GOVERNMENT GAZETTE

# Subscribers and Advertisers

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> JENNY NOAKES Government Gazette Officer

# PRIVATE ADVERTISEMENTS

Re: MARGARET AGATHA BROWN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 June 2009, are required by the trustee, Geoffrey David Cumming, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

ALFREDA RODDEN, late of 124 Maroondah Highway, Croydon, Victoria, hospitality worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 15 May 2009, are required by the executors, Peter Charles Milford of 267 Maroondah Highway, Ringwood, Victoria, legal practitioner, Richard Mark de Gille of 267 Maroondah Highway, Ringwood, Victoria, legal practitioner and Glen Andrew Egerton of 267 Maroondah Highway, Ringwood, Victoria, legal practitioner, to send particulars thereof to them, care of the Office of Messrs Aughtersons, 267 Maroondah Highway, Ringwood, Victoria, within 60 days from the date of publication of this Notice, after which the executors will distribute the estate, having regard only to claims of which they have notice.

AUGHTERSONS,

current practitioners for the executors, 267 Maroondah Highway, Ringwood, Victoria 3134.

Re: VICKY LORRAINE VOWLES, 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 trustee to send particulars to the trustee by 12 October 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DAVID GIBBS & ASSOCIATES, lawyers, 2 High Street, Hastings 3915.

Re: LESLIE FRANCIS HODGKIN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 August 2008, are required by the trustee, Lynette Hodgkin, care of Davine Fitzpatrick, solicitors, 52 Albert Street, Moe, Victoria, to send particulars to the trustee by 13 October 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DAVINE FITZPATRICK, solicitors, 52 Albert Street, Moe 3825.

Re: ANTONIA GAROFALO, late of 39 Fitzroy Street, Laverton, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 December 2007, are required by the trustee, Pasquale Garofalo, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: ISABELLA HANNAH SCOTT, late of 47 Hartington Street, Glenroy, Victoria, retired supervisor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 June 2009, are required by the trustees, Andrew Ramsay Scott and Ann Anear, to send particulars to the trustees, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: GARY JOHN McFADYEN of 2 Whitegum Drive, East Warburton, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 July 2009, are required by the trustees, Julia Ann Hames and Sharon Lee Frappell, to send particulars to them, care of the undersigned, by 13 October 2009, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: PETER TREVOR GEDYE, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 17 February 2009, are required by the administrator, David Colin Gedye, to send particulars to the administrator, care of the undermentioned solicitors, by 13 October 2009, after which date the administrator may convey or distribute the assets, having regard only to the claims of which the administrator has notice.

HALL & WILCOX, solicitors,

Level 30, 600 Bourke Street, Melbourne 3000.

THOMAS ALBERT POOLE, late of 20 Bridge Street, Drysdale, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 3 May 2009, are required by the trustees, Gary Lindsey Bent and Peter Charles Gillham, to send particulars of their claims to the trustees, care of the undermentioned legal practitioners, by 16 October 2009, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Creditors, next-of-kin and others having claims against the estate of JOSEPHINE PHYLLIS LEWIS, late of Unit 19, 130 Beach Road, Parkdale, Victoria, who died on 15 May 2009, are required by the executor, William Gordon Lewis, to send detailed particulars of their claims to the said executor, care of John J. Byrne Lawyer Pty Ltd of 216 Charman Road, Cheltenham 3192, by 13 October 2009, after which date it will proceed to distribute the said estate, having regard only to the claims of which it then has notice.

JOHN J. BYRNE LAWYER PTY LTD, 216 Charman Road, Cheltenham 3192.

Re: JOSEPHINE FINNIGAN, late of 54 Hampshire Road, Glen Waverley, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 March 2009, are required by the executor, Samuel Vinton, to send particulars to him, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the executor will convey or distribute the assets, having regard only to the claims of which he then has notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley 3172.

Re: NORMA WEARNE, late of 244 Spring Road, Dingley, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 May 2009, are required by the executor, Gary Michael Wearne, to send particulars to him, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley 3172.

MARGARET ROSE FOSTER, late of 28 Currawong Court, Rosebud West, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 March 2009, are required to send particulars of their claims to the trustee, care of the undermentioned solicitors, by 13 November 2009, after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

McGUINNESS & HOSKING PTY, solicitors, 3 Eighth Avenue, Rosebud 3939. Tel. (03) 5986 6999 PHYLLIS VERONICA WHEELER, late of Suite 5, St Josephs Aged Care Facility, 2 Domville Avenue, Hawthorn, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 July 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 13 October 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: ROBERT ROSS HICKS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 April 2009, are required by the trustee, ANZ Trustees Limited, ACN 006 132 332, of 100 Queen Street, Melbourne, Victoria, trustees, to send particulars to the trustee by 9 October 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: COLIN CHARLES HAMILTON, 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, Murray Victor Keller, care of the undermentioned solicitors, to send particulars to the trustee by 19 October 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Creditors, next-of-kin or others having claims in respect of the estate of ALAN DAVID WOODFORD, deceased, who died on 10 May 2009, are to send particulars of their claims to the executors, care of the undermentioned solicitors, by 22 October 2009, after which date the executors will distribute the assets, having regard only to the claims of which the executors then have notice.

RIGBY COOKE LAWYERS, Level 13, 469 LaTrobe Street, Melbourne, Victoria 3000.

Re: ELIZABETH MINNIE MAY CHARLES, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 March 2009, are required by the trustee, Frances Nelson, to send particulars of such claims to her, in care of the undermentioned lawyers, by 13 October 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: ANNIE HALLAM, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 March 2009, are required by the trustees, Lynne Lee and Michael Gerard Lee, to send particulars of such claims to them, in care of the undermentioned lawyers, by 13 October 2009, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

#### Re: MICHAEL JOHN SHEEHAN, deceased.

Creditors, next-of-kin and all other persons having claims against the estate of the said deceased, are required by Denise Maree Jackson, the administrator of the estate of the said deceased, to send particulars of such claims to her, care of the undermentioned solicitors, by the date being two calendar months from the date of this advertisement, after which date they will distribute the estate, having regard only to the claims of which they then have notice.

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

Re: AGNES MARION PEARL RICHARDS, late of 16 Herlihys Road, Lower Templestowe, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 May 2009, are required to send particulars of their claims to the executor, care of GPO Box 1946, Melbourne, Victoria 3001, by 23 October 2009, after which date the executor may convey or distribute the assets, having regard only to the claims of which they may then have notice.

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

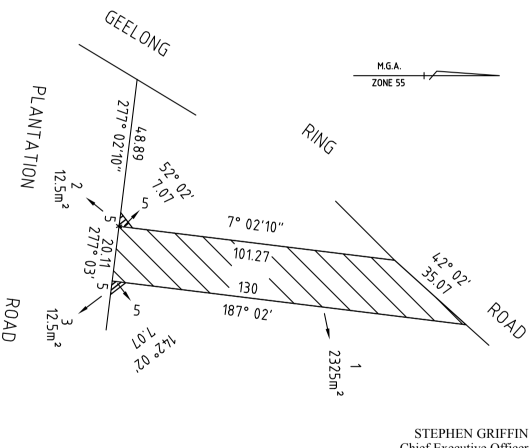
# **GOVERNMENT AND OUTER BUDGET** SECTOR AGENCIES NOTICES

GREATER GEELONG CITY COUNCIL

Road Discontinuance

At its meeting on 14 July 2009 and acting under Section 206 and Schedule 10, Clause 3 of the Local Government Act 1989. Greater Geelong City Council resolved to discontinue those portions of Matthews Road, Corio, shown hatched Government Road and cross-hatched Council Road on the plan below.

It is proposed to advise the Department of Sustainability and Environment accordingly so that they may, jointly with Council, offer the discontinued road for purchase by the adjoining property owner(s) for incorporation into their existing property, subject to any right, power or interest held by Barwon Water Authority, Greater Geelong City Council, Powercor Australia Ltd and Telstra Corporation Ltd in connection with any drains, sewers, pipes, cables or plant under the control of these authorities in or near the road.

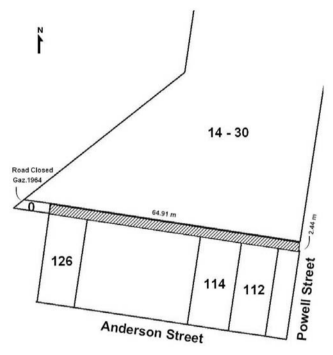


Chief Executive Officer



Section 206 Schedule 10 Clause 3

The Maribyrnong City Council declares that by this notice it discontinues the part of the road at the side of 14–30 Powell Street, Yarraville, as shown in the marked area on the plan below.



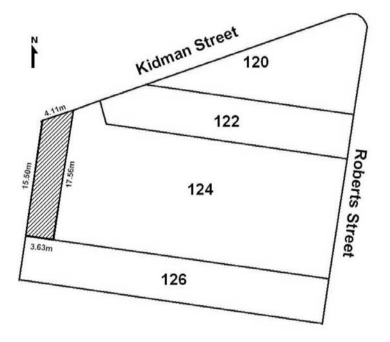
Published with the authority of the Chief Executive Officer of the Maribyrnong City Council, Council Offices, corner Napier and Hyde Streets, Footscray 3011. Dated 6 August 2009

> KERRY THOMPSON Chief Executive Officer Maribyrnong City Council



Section 206 Schedule 10 Clause 3

The Maribyrnong City Council declares that by this notice it discontinues the part of the road at the rear of 124 Roberts Street, Yarraville, as shown in the marked area on the plan below.



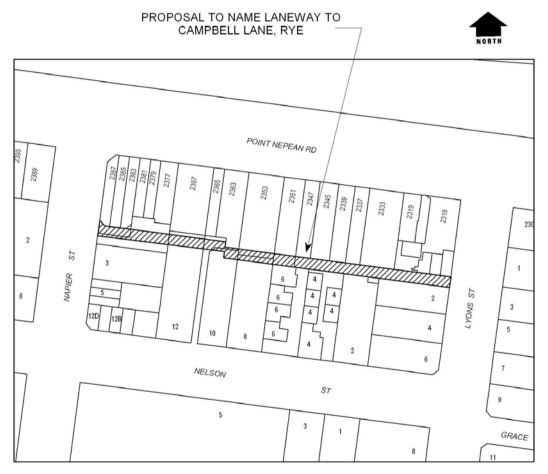
Published with the authority of the Chief Executive Officer of the Maribyrnong City Council, Council Offices, corner Napier and Hyde Streets, Footscray 3011. Dated 6 August 2009

> KERRY THOMPSON Chief Executive Officer Maribyrnong City Council



Naming of Laneway – Between Lyons and Napier Streets, Rye, to 'Campbell Lane, Rye'.

That Council having undertaken the statutory process pursuant to schedule 10, clause 5 of the **Local Government Act 1989** hereby determines to name the laneway between Lyons and Napier Streets, Rye, to 'Campbell Lane, Rye', as depicted on the plan below.



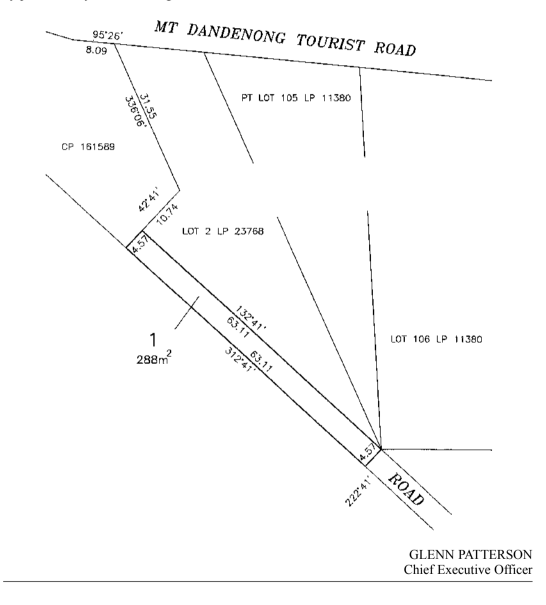
Reference: 0710/070

DR MICHAEL KENNEDY Chief Executive Officer

# YARRA RANGES SHIRE COUNCIL

# Road Discontinuance

Under section 206 and schedule 10 clause 3 of the **Local Government Act 1989** (Act), the Yarra Ranges Shire Council (Council) at its meeting held on 14 July 2009, formed the opinion that the section of road adjacent to Lot 2 LP 23768 at 1014 Mount Dandenong Tourist Road, Montrose, and marked '1' and shown outlined in heavy lines on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road, and that the land from the road be sold by private treaty to the abutting owner.



# GREATER GEELONG CITY COUNCIL

Review of Road Management Plan

In accordance with the **Road Management** Act 2004 the Greater Geelong City Council notifies that it intends to revise its Road Management Plan.

The City's first Road Management Plan (Version 1.0) was adopted by Council in 2004. The City's current plan (Version 3.01) was adopted by Council at its meeting held on 11 March 2008.

The Regulations of the **Road Management Act 2004** require that the Road Management Plan be reviewed at prescribed intervals.

A copy of latest version (Version 3.01) of Road Management Plan and the proposed plan (Version 4.0) may be inspected on request at Council offices, 131 Myers Street.

Submissions may be made within a period of 28 days after the date of this notice. Submissions should be lodged at Council's Customer Service Centres or posted to City of Greater Geelong, PO Box 104, Geelong 3220.

STEPHEN GRIFFIN Chief Executive Officer

# GREATER SHEPPARTON CITY COUNCIL

## **Road Management Act 2004**

#### Review of Road Management Plan

In accordance with section 54(5) of the **Road Management Act 2004** (Act), the Greater Shepparton City Council (Council) gives notice that it intends to conduct a review of its road management plan (Version 2).

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, 90 Welsford Street, Shepparton, between 8.15 am and 5.00 pm, Monday to Friday, or accessed online by viewing the Council's website www.greatershepparton.com.au and following the links.

Any person who wishes to make a submission on the plan may do so by sending that submission to Greater Shepparton City Council, Locked Bag 1000, Shepparton 3632, or by email to council@shepparton.vic.gov.au no later than 14 September 2009.

A person who has made a submission and requested that they be heard in support of their submission is entitled to appear in person or by a person acting on their behalf before a meeting of the Council (or a Committee of Council if that is what the Council resolves to do), the day, time and place of which will be advised.

Any enquiries about the proposed review can be directed to Nesan Sivanesan on telephone (03) 5832 9836 or by email at nalliah.sivanesan@ shepparton.vic.gov.au

> PHIL PEARCE Chief Executive Officer



## Community Local Law

Hobsons Bay City Council is considering making changes to its Local Law known as Hobsons Bay City Council 'Community Local Law'. Public submissions about the proposed amendments are now invited.

## Proposed Local Law

Council proposes to make changes to the Community Local Law. The following information about the proposed amendments is provided in accordance with section 119 of the Local Government Act 1989.

Purpose of the Local Law

• to provide a safe and healthy environment in which the residents of the municipal district enjoy a quality of life and use of municipal properties that meet the general expectations of the community;

- to prohibit, regulate and control activities which may be dangerous or unsafe or detrimental to the quality of life in the municipal district and behaviour which may be a nuisance or detrimental to health and safety or adverse to the enjoyment of municipal properties;
- to facilitate the provision of general public services, health and other community services, property services, recreational and cultural services, sale of goods and other services in a way which enhances the environment and quality of life in the municipal district;
- to control nuisances and noise, odour and smoke emissions, and other discharges to the environment which may adversely affect the enjoyment of life, health, safety and welfare of persons within the municipal district.

General Purport of the Local Law

The amendments, if made, will provide for the following:

- Clause 37 Fire Hazards Amended by increasing the height of which grass and undergrowth must not exceed from 150 mm to 300 mm
- Clause 38 Unsightly Property and Clause 39 Dangerous Land

Amended to allow Council Officers the power to enter a property to rectify an unlawful situation.

 Clauses 68, 69 and 70 – Disposal of Waste Amended to control waste from commercial premises.

Amended to require the numbering of bins for all premises types.

Amended to prohibit bins obstructing footpaths.

• Clause 81 – Noise from deliveries to businesses

Amended to create an offence for the owner/ occupier of a business premises to allow noise associated with a delivery of goods to be audible in a residential premises during specified times.

• Clause 86 – Trees and Plants not to Obscure or Damage

Amended to create an offence for the owner/ occupier of a premises to allow any tree or plant to protrude at a height less than 3 metres from the level of the footpath or road so as to interfere with pedestrians or traffic. • Clauses 90, 91 and 92 – Vehicle Crossings Amended to control vehicles accessing properties without a properly constructed crossover.

Amended to create an offence to enter land other than via a vehicle crossing.

Amended to create a requirement to obtain a permit for a temporary vehicle crossover.

• Clause 102 – Occupation of Roads

Amended to create an offence to modify a nature strip without a permit.

• Clause 113(1) – Outdoor Eating Facilities

Amended to create an offence for operating contrary to the conditions of a permit.

• Clause 124 – Regulation of Beach and Foreshore

Amended to control the activity of kite surfing by prohibiting the taking of a kite board onto the beach other than in a designated area.

• New Clauses

To create an offence to film (for commercial or non-personal purposes) on any council land without a permit.

Penalties

Amended to link penalties for specific offences to Statutory Units rather than monetary amounts.

A copy of the proposed local law may be inspected at or obtained from the Council office at 115 Civic Parade, Altona. Office hours are 8.00 am to 5.00 pm Monday to Friday. It may also be viewed on the Council's website, www.hobsonsbay.vic.gov.au

Any person affected by the proposed local law may make a written submission relating to it to the Council. Submissions received by Friday 11 September 2009 will be considered in accordance with section 223 of the Local Government Act 1989. Any person requesting to be heard in support of a written submission is entitled to appear in person, or may be represented by a person acting on their behalf, before a meeting of the Council on 6 October 2009 to be held at the Hobsons Bay Civic Centre, 115 Civic Parade, Altona, commencing at 7.00 pm.

Submissions should be lodged at the above office of the Council or posted to PO Box 21, Altona 3018. Enquiries should be directed to the Health and Regulatory Services Department on 9932 1504.

BILL JABOOR Chief Executive Officer

## MOIRA SHIRE COUNCIL

Notice of Proposed Local Law

Moira Shire Council proposes to make a local law titled Recreation Reserves Local Law 2009 (No. 2 of 2009).

The purposes (objectives) of the proposed local law are to provide for the:

- (a) care, protection and management of the reserves;
- (b) preservation of good order and decency in the reserves;
- (c) safety of persons in or occupying or using the reserves or any part thereof; and
- (d) general peace, order and good government of the municipal district.

Copies of the proposed local law may be inspected at or obtained from the Moira Shire Council Service Centre at Station Street, Cobram.

Any person affected by the proposed local law or any part of the proposed local law may make a submission to the Council in accordance with section 223 of the **Local Government Act 1989**. Any person requesting to be heard in support of a written submission is entitled to appear before a meeting of Council either personally or by a representative acting on that person's behalf and will be notified of the time and date of that hearing.

Submissions may be lodged at Council's Service Centre listed above or posted to the Moira Shire Council, PO Box 578, Cobram, Victoria 3643, so as to reach the Council no later than 5 pm Friday 21 August 2009.

Any enquiries may be directed to the Chief Executive Officer on telephone (03) 5871 9222.

GARY ARNOLD Chief Executive Officer



(Amendment) Local Law No. 2 and No. 3

In accordance with the provisions of section 119 Local Government Act 1989, Council on 21 July 2009 resolved to make the following amendments to its local laws:

• Clause 13.1 of Local Law No. 3 refers to permissible hours of operation for construction sites and non-compliance now incurs a monetary penalty of \$1000.

- Clause 29 of Local Law No. 2 refers to spoils on the roads, industry or commercial undertaking and non-compliance now incurs a monetary penalty of \$1000 with a maximum penalty of \$2000 at the Magistrates' Court.
- Clause 27(3) of Local Law No. 3 refers to permissible hours of trade waste collections from building sites and commercial premises and non-compliance now incurs a monetary penalty of \$1000 with a maximum penalty of \$2000 at the Magistrates' Court.
- Clause 20 of Local Law No. 2 refers to the need for a permit to occupy Council land and non-compliance now incurs a monetary penalty of \$1000.

The amendments have been made to enable Council to reduce the negative amenity and environmental impact from large building sites.

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

The amendments to the local laws come into effect on the day after publication in the Government Gazette on Thursday 13 August 2009.

For further information, contact Mark Bernhardt – Team Leader Local Laws and Animal Management on 9205 5143.

> ANDI DIAMOND Chief Executive Officer



**Public Notice** 

At the 21 July 2009 Council meeting, Council resolved:

- 1. That as per section 10A **Domestic (Feral** and Nuisance) Animal Act 1994 it will not, after 1 March 2010, register or renew the registration of a cat unless the cat:
  - (a) is desexed; or
  - (b) is exempted under this Act from any requirement to be desexed.
- 2. That as per section 26 **Domestic (Feral and Nuisance) Animal Act 1994**, all Council's parks and gardens are dog on-lead areas unless otherwise specified, as per Attachment 1, as multi-zone reserve, dog off-lead area or time share area.

- 3. That all dogs are required to be on-lead on shared pathways and five metres either side, even if pathways run through off-lead areas.
- 4. That all dogs are required to be kept on-lead within 30 metres of all unfenced playground areas, BBQ and picnic facilities and dogs are prohibited from fenced playgrounds.
- 5. That in a park or garden that contains a play ground, pertaining to dogs, the following rules apply:
  - (a) in on-lead reserves, dogs are prohibited within 5 metres of the mulch area of the play equipment and outside that area dogs must be on-lead;
  - (b) in off-lead reserves, dogs are prohibited within 5 metres of the mulch area of the play equipment. The area 5 to 20 metres out from the mulch area of the play equipment is a dog on-lead area and outside the 20 metre buffer zone is a dog off-lead area; and
  - (c) dogs must be on lead within 10 metres from any skate park or BMX facility.
- 6. All dogs at a sporting ground are:
  - (a) allowed off-lead on all 'unfenced' sporting grounds when not in use for any approved games, club or school competition or training, or event;
  - (b) prohibited from all grounds enclosed by fencing; and
  - (c) prohibited from any synthetic sports grounds.

The amendments have been made to enable Council to promote responsible pet ownership within the City of Yarra.

A copy of the **Domestic (Feral and Nuisance) Animal Act 1994** may be inspected at the Richmond Town Hall (333 Bridge Road, Richmond).

The amendments come into effect on the day after publication in the Government Gazette on Thursday 13 August 2009.

For further information contact Mark Bernhardt – Team Leader Local Laws and Animal Management on 9205 5143.

ANDI DIAMOND Chief Executive Officer



Public Notice

In accordance with provisions of section 119 of the Local Government Act 1989, Council hereby gives notice of its intention to make Local Law No. 8 (2009) – Consumption of Liquor in Public Places.

The purpose of the Local Law is to control the consumption and possession of liquor in a public place including where such consumption or possession may interfere with the amenity and enjoyment of the public place, or of land in the vicinity of the public place. Supporting objectives include:

- (a) promoting harm minimisation by restricting the opportunity for unregulated public drinking within the municipality;
- (b) supporting the effective governance of the municipality by promoting improved amenity of public spaces and discouraging anti-social behaviour;
- (c) providing an effective means for police to deal with unregulated public drinking; and
- (d) improved management of festivals and events reducing risk for attendees, visitors, organisers and Council.

The proposed local law will prohibit the consumption of liquor in public across the entire municipality at all times and will allow areas to be prescribed by Council resolution as being exempt from the operation of the local law for certain times and under certain conditions. The prescribed areas might include the following:

- (a) the entire municipality at specified times;
- (b) specified parks and gardens between the hours of 11.00 am and 11.00 pm to allow for the responsible consumption of alcohol as part of social gatherings, picnics and sporting events;
- (c) urban street based areas (area and times to be specified) to allow the responsible consumption of alcohol on certain conditions;
- (d) specified areas of the municipality associated with the conduct of festivals and events; and
- (e) specified areas for the conduct of street parties and informal events encouraging community development within the municipality.

A copy of the proposed local law can be obtained from the Richmond Town Hall (333 Bridge Road, Richmond) or on Council's website at www.yarracity.vic.gov.au/Consultation. Any person affected by the proposed local law may make a written submission under section 223 of the Local Government Act 1989.

A public information session regarding the proposed local law will be held at the Reading Room, Fitzroy Town Hall on Wednesday 9 September 2009 at 6.30 pm.

Written submissions should be sent to the Executive Manager – Governance, care of PO Box 168, Richmond 3121, and must be received by 5.00 pm Wednesday 16 September 2009. Persons wishing to make a verbal presentation to Council in support of their submission should indicate that request in their submission.

All submissions will be considered at the Finance and Human Services Committee Meeting at Fitzroy Town Hall on Tuesday 6 October 2009 at 6.30 pm.

It is proposed that Council will make a determination on the making of this local law at the Council meeting at Fitzroy Town Hall on Tuesday 20 October 2009 at 7.00 pm.

For further information contact Craig Kenny, Director Community Programs on 9205 5100.

ANDI DIAMOND Chief Executive Officer



#### (Amendment) Local Law No. 2

In accordance with the provisions of section 119 Local Government Act 1989, Council on 21 July 2009 resolved to make the following amendments to its Roads and Council Land Local Law No. 2 of 2002.

The amendments define a commercial fitness activity and create the following exclusion zones within recreational reserves where commercial fitness activities will not be allowed, they are:

- (a) 10 metres from memorials
- (b) 10 metres from any playground or play equipment
- (c) 10 metres from any public change room, toilet or kiosk area
- (d) 15 metres from any residential property
- (e) on any sports field or in a facility without a specific booking
- (f) on stairways and pathways
- (g) on picnic sheds and benches.

The local law creates the following requirements:

- (a) Clause 19B.1 prohibits any commercial fitness activity in an exclusion zone;
- (b) Clause 19B.2 creates the need for a permit to carry out commercial fitness activities in recreational reserves;
- (c) Clause 19B.2.3 a commercial fitness trainer must produce a permit on request of an authorised officer;
- (d) Clause 19B.2.4 exempts local sporting clubs and schools from the requirement to obtain a permit;
- (e) Clause 19B.3.1 prohibits the use of amplified music or audio equipment; and
- (f) Clause 19B.3.2 requires that trainers and persons participating in the training must not engage in aggressive or intimidating behaviour or cause a nuisance.

The amendments allow Council to manage the commercial activities of personal trainers utilising Yarra's parks and gardens for commercial gain.

A copy of the local law can be obtained from the Richmond Town Hall, 333 Bridge Road, Richmond. The local law comes into effect the day after publication in the Government Gazette on Thursday 13 August 2009.

For further information contact Stuart Grant - Team Leader Recreation on 9205 5735.

ANDI DIAMOND Chief Executive Officer



Public Notice

In accordance with provisions of section 119 of the Local Government Act 1989 Council hereby gives notice of its intention to make Local Law No. 14 (2009) – Anti Slavery and Sexual Servitude.

The purpose of the local law is to empower the Council to require information signs in relation to slavery and sexual servitude to be displayed in brothels (as defined in the **Prostitution Control Act 1994**) within the Municipal District. Supporting objectives include:

- (a) providing information on the serious crime of slavery and sexual servitude, and on how to seek help for those involved in sex slavery;
- (b) raising awareness in the community of the serious crimes of slavery and sexual servitude;
- (c) improving the overall quality of life of people in the local community; and
- (d) providing generally for the peace, order and good government of the Municipal District.

The proposed local law will require the proprietor of a brothel to display a sign in a conspicuous place in the reception and every room where an act of prostitution takes place. The proposed local law also requires the sign to be written in a number of languages.

A copy of the proposed local law can be obtained from the Richmond Town Hall (333 Bridge Road, Richmond) or on Council's website at www.yarracity.vic.gov.au/Consultation. Any person affected by the proposed local law may make a written submission under section 223 of the Local Government Act 1989.

Written submissions should be sent to the Executive Manager – Governance, care of PO Box 168, Richmond 3121, and must be received by 5.00 pm Wednesday 16 September 2009. Persons wishing to make a verbal presentation to Council in support of their submission should indicate that request in their submission.

All submissions will be considered at the Finance and Human Services Committee Meeting at Fitzroy Town Hall on Tuesday 6 October 2009 at 6.30 pm.

It is proposed that Council will make a determination on the making of this local law at the Council meeting at Fitzroy Town Hall on Tuesday 20 October 2009 at 7.00 pm.

For further information contact Craig Kenny, Director Community Programs on 9205 5100.

ANDI DIAMOND Chief Executive Officer

# Planning and Environment Act 1987

EAST GIPPSLAND PLANNING SCHEME

#### Notice of Preparation of Amendment

Amendment C78

#### Authorisation A01385

The East Gippsland Shire Council has prepared Amendment C78 to the East Gippsland Planning Scheme.

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

The land affected by the Amendment is at 98 Bastion Point Road, Mallacoota (former Shire of Orbost depot).

The Amendment proposes to rezone the land from Public Use Zone 6 – Local Government to Mixed Use Zone, and to apply the Environmental Audit Overlay to the land.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the offices of the East Gippsland Shire Council, Mallacoota Outreach Centre, Mudbrick Building, Maurice Avenue, Mallacoota; Shire Corporate Centre, 273 Main Street, Bairnsdale; and at the Department of Planning and Community Development website www. dpcd.vic.gov.au/planning/publicinspection from 13 August 2009.

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

The closing date for submissions is 14 September 2009. A submission must be sent to the East Gippsland Shire Council, PO Box 1618, Bairnsdale, Victoria 3875.

> STEVE KOZLOWSKI Chief Executive Officer

# Planning and Environment Act 1987

FRANKSTON PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C53

Authorisation A01155

The Frankston City Council has prepared Amendment C53 to the Frankston Planning Scheme.

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

The land affected by the Amendment is:

- Gates at the Bay Street and Plowman Place corner, Frankston
- 2–4 Davey Street, Frankston
- 8–18 Davey Street, Frankston
- 40 Davey Street, Frankston
- 60 Davey Street, Frankston
- 1 High Street, Frankston
- 16–18 High Street, Frankston
- Clock Tower at Nepean Highway, Frankston
- Comfort Station at Playne Street, Frankston
- Pier at 1/9N Pier Promenade, Frankston
- Signal box at 69 Young Street, Frankston.

The Amendment proposes to replace interim Heritage Overlay controls with permanent controls, which will enable the heritage values of those sites to be considered in assessing any development application.

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: at Frankston City Council's website www.frankston.vic.gov. au; during office hours, at the office of the planning authority, Frankston City Council, Davey Street, Frankston; and at the Department of Planning and Community Development website www.dpcd.vic.gov.au/planning/ publicinspection from 13 August 2009.

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

The closing date for submissions is 14 September 2009. A submission must be sent to the Frankston City Council, PO Box 490, Frankston 3199.

MATTHEW CRIPPS Planning Manager

# Planning and Environment Act 1987

WHITEHORSE PLANNING SCHEME

Notice of Preparation of Amendment

# Amendment C103

#### Authorisation Number A01181

The Whitehorse City Council has prepared Amendment C103 to the Whitehorse Planning Scheme.

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

The Amendment introduces the Burwood Village Neighbourhood Activity Centre Framework Plan 'Looking Towards the Future' as a reference document into the Whitehorse Local Policy Framework by:

- at Clause 21.04 amend the relevant map to include 129–139 (odd numbers) Burwood Highway as a proposed Substantial Change Area;
- at Clause 21.07–7 Reference documents, insert: Burwood Village Neighbourhood Activity Centre, Looking Towards the Future, 2008;
- at Clause 22.03 amend Map 1 Categories of Change to include 129–139 (odd numbers) Burwood Highway as a proposed Substantial Change Area and insert Burwood Village Neighbourhood Activity Centre, Looking Towards the Future, 2008 as a reference document in Clause 22.03–10; and
- at Clause 22.06–6 Policy References, insert: Burwood Village Neighbourhood Activity Centre, Looking towards the Future, 2008.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the Whitehorse City Council, Planning Counter, Civic Offices, 379 Whitehorse Road, Nunawading; at the City of Whitehorse libraries (Nunawading, Blackburn, Box Hill and Vermont South); at the City of Whitehorse service centres (Box Hill and Forest Hill); at the City of Whitehorse Burwood Neighbourhood House, 1 Church Street, Burwood; on the internet at: www.whitehorse. vic.gov.au/amendmentc103.html; and at the Department of Planning and Community Development website www.dpcd.vic.gov.au/ planning/publicinspection

This can be done during office hours and is free of charge.

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

The closing date for submissions is 14 September, 2009. A submission must be sent to: Gerard Gilfedder, Coordinator Strategic Planning, Whitehorse City Council, Locked Bag 2, Nunawading Delivery Centre, Victoria 3110.

A submission that seeks to change the Amendment and is not accepted by the planning authority will be referred to an independent Panel appointed by the Minister under Part 8 of the **Planning and Environment Act 1987**.

If a submission is referred to a Panel, a Directions Hearing and Panel Hearing are to be held on the following dates:

- Directions Hearing, week of 9 November 2009
- Panel Hearing, week of 14 December 2009.

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

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

#### Privacy Statement

Any personal information you may include in any submission to Council on the Amendment is collected for planning purposes in accordance with the **Planning and Environment Act 1987** (the Act). The public may view the submission whilst the Amendment is being considered. In accordance with the 'Improving Access to Planning Documents' Practice Note dated December 1999, a copy of your submission may be made upon request. If you fail to provide this information your comments may not be considered. You may access this information by contacting Council on 9262 6180.

> MRS JULIE REID General Manager City Development

# Planning and Environment Act 1987

WHITEHORSE PLANNING SCHEME

Notice of the Preparation of an Amendment to a Planning Scheme and Notice of an Application for Planning Permit Given Under S96C of the

#### **Planning and Environment Act 1987**

Amendment C114

#### Authorisation No. A01310

#### Planning Permit Application WH/2008/564

The land affected by the Amendment and planning permit is 85, 101–109 Burwood Highway, and 3 Edwards Street, Burwood.

The Amendment proposes to rezone the land from a Business 4 Zone and a Residential 1 Zone to a Mixed Use Zone, amend the schedule to the Mixed Use Zone to increase the office floor space area, and apply an Environmental Audit Overlay (EAO and a Design and Development Overlay (DDO).

The application is for a permit to develop and use the site for offices, serviced apartments and retail premises and showrooms, with associated car parking, signage and landscaping.

The person who requested the Amendment is Coomes Consulting Group Pty Ltd.

The applicant for the permit is Coomes Consulting Group Pty Ltd.

You may inspect the Amendment, the application, any documents that support the amendment and application, and the explanatory report about the Amendment at the following locations: Whitehorse City Council, Planning Counter, Civic Offices, 379 Whitehorse Road, Nunawading; City of Whitehorse libraries at: Nunawading, Blackburn, Box Hill and Vermont South; City of Whitehorse Service Centres at Box Hill and Forest Hill; City of Whitehorse Neighbourhood House located at 1 Church Street, Burwood; City of Whitehorse webpage, www. whitehorse.vic.gov.au/amendmentc114.html; and Department of Planning and Community Development website at www.dpcd.vic.gov.au/ planning/publicinspection

Any person who may be affected by the Amendment or by the granting of the permit may make a submission to the planning authority. The closing date for submissions is 14 September 2009. A submission must be sent to the City of Whitehorse, Locked Bag 2, Nunawading Delivery Centre, Victoria 3110.

A submission which seeks to change the Amendment and is not accepted by the planning authority will be referred to an independent Panel appointed by the Minister under Part 8 of the **Planning and Environment Act 1987**. Anyone who has made a submission which has been referred to a Panel has an opportunity to be heard. All submitters will be formally advised in writing of any Directions or Panel Hearing and the date.

Panel Hearing

A submission, which seeks to change the Amendment and is not accepted by the planning authority will be referred to an independent Panel appointed by the Minister under Part 8 of the **Planning and Environment Act 1987**.

If a submission is referred to a Panel, a Directions Hearing and Panel Hearing are to be held on the following dates:

- Directions Hearing, week of 9 November 2009
- Panel Hearing, week of 14 December 2009

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

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

#### **Privacy Statement**

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

> MRS JULIE REID General Manager City Development

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 13 October 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.

- BAKER, Eleanor Margaret, late of Unit 2, 216 Kambrook Road, Caulfield South, Victoria 3162, who died on 5 November 2008.
- BRENDAL, Alma Jean, formerly of 274 Pascoe Vale Road, Essendon, but late of Regis Tree Tops Nursing Home, Kilbowrie Street, The Gap, Qld 4061, who died on 23 June 2009.
- HARVEY, Pauline Daphne Margaret, late of Rear 13, Pamela Court, Melton West, Victoria 3337, retired, who died on 20 July 2009.
- TOSKY, Boris, formerly of 62 David Street, Hampton, but late of St Leighs Nursing Home, 33 Bay Road, Sandringham, Victoria 3191, who died on 28 June 2009.
- YULE, Dora Ivy, formerly of 8/135 Essex Street, West Footscray, but late of The Eventide Lutheran Homes, Ballarat Road, Hamilton, Victoria 3300, who died on 8 April 2009.

Dated 4 August 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 14 October 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.

BOOL, Arthur Keith, late of Regis Macleod Nursing Home, 118 Somers Avenue, Macleod, Victoria 3085, who died on 2 June 2009.

- BUCHAN, Andrew, late of Southport Community Residential Home, 18–30 Richardson Street, Albert Park, Victoria 3206, retired, who died on 19 May 2009.
- KITCHEN, Maxwell Edwin Mansfield, late of Yarra Valley Aged Care, 21 Hoddle Street, Yarra Junction, Victoria 3797, who died on 12 June 2009.
- MILNE, Ian Douglas, late of Sandhurst Centre, 62 Finn Street, Bendigo, Victoria 3550, who died on 15 February 2009.
- MURPHY, Raymond Barry Joseph, late of Benetas Hurlingham, 68 Union Street, Brighton East, Victoria 3187, who died on 8 May 2009.
- OLIVETTI, Helen, late of Aberdeen Aged Care, 1 Aberdeen Street, Reservoir, Victoria 3073, retired, who died on 18 May 2009.
- ROBEY, Norma Maysie June, late of 66 Severn Street, Yarraville, Victoria 3013, who died on 11 April 2009.
- THOMAS, Norman James, late of 23 Jubilee Street, Nunawading, Victoria 3131, retired, who died on 3 April 2009.

Dated 5 August 2009

ROD SKILBECK Manager Executor and Trustee Services

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

On 28 August 2009 at 1.00 pm on Site

**Reference:** F07/28174.

- Address of Property: 30 River Street, Quambatook.
- **Crown Description:** C/A 2002, Township of Quambatook, Parish of Quambatook.
- **Terms of Sale:** Deposit 10%, Balance 60 days or earlier by mutual agreement.
- **Area:** 2588m<sup>2</sup>.
- Officer Co-ordinating Sale: Garry McKenzie, Garry McKenzie & Associates Pty Ltd, 229 Lydiard Street North, Ballarat, Vic. 3350.
- Selling Agent: Elders Rural Services Australia Ltd, 9503 Murray Valley Highway, Kerang, Vic. 3579.

TIM HOLDING MP Minister for Finance, Workcover and the Transport Accident Commission Department of Treasury and Finance SALE OF CROWN LAND BY PUBLIC AUCTION

- Public Auction to be held on site 11.00 am Saturday 19 September 2009
- Reference: 08/5298.

Address of Property: 16 Hinton Street, Euroa.

**Crown Description:** Crown Allotment 8, Township of Euroa, Parish of Euroa.

- **Terms of Sale:** 10% deposit, Balance payable in 30/60 days or earlier by mutual agreement. **Area:** 871 m<sup>2</sup>
- **Officer Co-ordinating Sale:** Julie Gould, Land and Property Group, Commercial Division, Department of Treasury and Finance, 5/1 Treasury Place, Melbourne, Victoria 3002.
- Selling Agent: Landmark Real Estate, 13 Binney Street, Euroa, Victoria 3666.

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

# **Associations Incorporation Act 1981**

SUB-SECTION 36E(5)

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

North Eastern Archers Inc.; Balnarring & District Artists Association Inc.; Healesville Town Watch Inc.; Westernport Action Group Inc.; Notre Dame FC Inc.; Bannockburn Family Church Inc.; Your Water Your Say Action Group Inc.; Interpreters and Translators Guild Inc.; Australian Time Trials Association - Victoria Inc.: Lupus Awareness And Research Foundation Inc.; Zen Tao Association Inc.; Graduates & Staff of Caritas Medical Centre H. K. Inc.; The Yarra Valley Campdrafting Association Inc.; The Ecumenical Summer School Inc.; Southern Peninsula Aeronautical Model Society Inc.; Disabled Wintersport Victoria Inc.; Australian Medical Aid Foundation Inc.; Teenstar Australia Inc.; Wellington Cottage Committee of Management Inc.; Whittlesea Kennel Club Inc.; Bairnsdale Air Show Committee Inc.; Glenlyon Music Festival Inc.; Irymple Tennis Club Inc.; The Breif Club of Melbourne Inc.; Samara Park Equestrian Club Inc.; Tambo Upper Community Group Inc.; Iberoamerica Women's Friendship Group Inc.; Red Cliffs & District Irrigators Council Inc.; Theatre Tarquin Inc.; The Northern Suburbs Games Association Inc.; Sunraysia Energy Alliance Inc.; Australia's Alpine High Country Tourism Inc.; Rural Revellers Inc.; Acorn International Ministries Inc.; The Pines Senior Citizens' Centre Inc.; Overseas Ethnic Chinese Association Inc.; The Claytons Riding Club Inc.; The Southern Bead Association Inc. Dated 13 August 2009

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

## **Cemeteries and Crematoria Act 2003**

SECTION 41(1) Notice of Approval of Cemetery Trust Fees and Charges

I, Pauline Ireland, as Delegate of the Secretary to the Department of Human Services for the purposes of section 40(2) of the **Cemeteries and Crematoria Act 2003**, give notice that I have approved the scales of fees and charges fixed by the following cemetery trusts. The approved scales of fees and charges will take effect from the date of publication of this notice in the Government Gazette and will be published on the internet.

The Bruthen Cemetery Trust

The Creswick Cemetery Trust

The Grantville Cemetery Trust

The Hawkesdale Cemetery Trust

The Horsham Cemetery Trust

The Merbein Cemetery Trust

The Scotts Creek Cemetery Trust

The Shepparton Cemetery Trust

The Staffordshire Reef Cemetery Trust

PAULINE IRELAND Assistant Director Food Safety and Regulatory Activities



## Heritage Act 1995 NOTICE OF AMENDMENT

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice that the Victorian Heritage Register is amended under section 106(1) by adjusting and updating positions of six protected zones. HMVS Cerberus

Latitude:	-37.967382
Longitude:	145.007876
WGS84	

#### EXTENT

Under section 106(1) of the said Act, an area of 0.50 hectares containing the wreck of the *HMVS Cerberus*, having its centre point amended to the location stated above, and more particularly described being contained in a rectangle, having its longer sides each parallel to, and at a distance of 25 meters either side of the longitudinal centre-line (which is described by an imaginary line drawn between the peak of the bow and the peak of the stern) of the wreck and its shorter sides each at a distance of 5 metres to seaward from the peak of the bow and the peak of the stern respectively.

Clarence

Latitude:	-38.20257
Longitude:	144.723253
WGS84	

### EXTENT

Under section 106(1) of the said Act, an area of 3.1 hectares within Port Phillip, approximately 3.3 kilometres south of St Leonards Jetty, more particularly described as being contained in a circle of 100 metres radius having its centre point amended to the location stated above, and in which is situated the remains and articles of the shipwreck *Clarence*.

Joanna

Latitude:	-38.20796
Longitude:	144.730102
WGS84	

# EXTENT

Under section 106(1) of the said Act, an area of 3.1 hectares within West Channel Port Phillip, more particularly described as being contained in a circle of 100 metres radius having its centre point amended to the location stated above, and in which is situated the remains and articles of the shipwreck *Joanna*.

SS City of Launceston

Latitude:	-38.076829
Longitude:	144.826321
WGS84	

# EXTENT

Under section 106(1) of the said Act, an area of 19.6 hectares within Port Phillip, more particularly described as being contained in a circle of 250 metres radius having its centre point amended to the location stated above, and in which is situated the remains and articles of the shipwreck *SS City of Launceston*.

William Salthouse

Latitude:	-38.272943
Longitude:	144.705493
WGS84	

#### EXTENT

Under section 106(1) of the said Act, an area of 19.6 hectares within Port Phillip, more particularly described as being contained in a circle of 250 metres radius having its centre point amended to the location stated above, and in which is situated the remains and articles of the shipwreck *William Salthouse*.

Will O' the Wisp

Latitude:	-38.241498
Longitude:	144.701159
WGS84	

#### EXTENT

Under section 106(1) of the said Act, an area approximately of 0.79 hectares within Port Phillip, at the eastern end of Swan Island, more particularly described as being in a circle of 50 metres radius having its centre point amended to the location as stated above, and in which is situated the remains and articles of the shipwreck *Will O' the Wisp*.

Dated 13 August 2009

JIM GARD'NER Acting Executive Director



# Heritage Act 1995 NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 2216 in the categories described as Heritage Place. Johnstone Court 44–64 High Street Terang Corangamite Shire

# EXTENT

- 1. All of the land marked L1 on Diagram 2216 held by the Executive Director, being all of the land described in Certificates of Title Volume 10170 Folios 664 to 676, plus the road reserve to the width of the verandah.
- 2. All of the building B1 on Diagram 2216 held by the Executive Director.

Dated 13 August 2009

JIM GARD'NER Acting Executive Director



# Heritage Act 1995

# NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 0706 in the categories described as Heritage Place.

George Hotel

123–127 Fitzroy Street and 2–10 Grey Street St Kilda

Port Phillip City

## EXTENT

- 1. All the land marked L1 on Diagram 706 held by the Executive Director, being all of the land described in Certificates of Title Volume 5715 Folio 884.
- 2. All the building marked B1on Diagram 706 held by the Executive Director.

Dated 13 August 2009

JIM GARD'NER Acting Executive Director

# Retirement Villages Act 1986 SECTION 39

Cancellation of Retirement Village Notice

I hereby declare that pursuant to section 9 of the **Retirement Villages Act 1986** Retirement Village Notice AF818082V, registered on 2 May 2008, on Certificate of Title Volume 10697 Folio 842, under the **Transfer of Land Act 1958**, is cancelled.

Dated 5 August 2009

CLAIRE NOONE Director Consumer Affairs Victoria

# Retirement Villages Act 1986 SECTION 32

Extinguishment of Retirement Village Charge

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986** Retirement Village Charge AB474169F, created on 8 August 2002, on Certificate of Title Volume 10697 Folio 842, under the **Transfer of Land Act 1958**, is extinguished.

Dated 5 August 2009

CLAIRE NOONE Director Consumer Affairs Victoria

# **Retirement Villages Act 1986**

**SECTION 39** 

Cancellation of Retirement Village Notice

I hereby declare that pursuant to section 9 of the **Retirement Villages Act 1986** Retirement Village Notice AC417399B, registered on 21 October 2003, on Certificate of Title Volumes 08535 Folio 567, and Volume 08724 Folio 036 and Retirement Village Notice AC533189P, registered on 10 December 2003, on Certificate of Title Volume 06316 Folio 131, under the **Transfer of Land Act 1958**, are cancelled.

Dated 5 August 2009

CLAIRE NOONE Director Consumer Affairs Victoria

# State Superannuation Act 1988 DECLARATION OF ELIGIBLE SALARY SACRIFICE CONTRIBUTORS

I, Tim Holding MP, in my capacity as Minister for Finance, WorkCover and the Transport Accident Commission for the State of Victoria, under paragraph (b) of section 3A of the **State Superannuation Act 1988** ('the Act'), by this instrument declare officers governed by the Zoos Victoria Keepers, Horticulturalists & Groundstaff Collective Union Agreement 2008 and its successor industrial instruments and agreements, who are members of the revised scheme or new scheme (as those terms are defined in the Act), to be eligible salary sacrifice contributors from the date of gazettal of this declaration.

Dated 23 July 2009

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

#### **State Superannuation Act 1988**

# DECLARATION OF ELIGIBLE SALARY SACRIFICE CONTRIBUTORS

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

Dated 4 August 2009

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

### YEAR END FINAL CREDITING RATE FOR STATE SUPERANNUATION FUND FOR 2008/2009

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 crediting rate of 0.00% for the year 1 July 2008 to 30 June 2009.

MICHAEL DUNDON Chief Executive Officer

#### **Subordinate Legislation Act 1994**

NOTICE OF PREPARATION OF REGULATORY IMPACT STATEMENT (RIS)

Alpine Resorts (Management) Regulations 2009

Notice is given in accordance with section 11 of the **Subordinate Legislation Act 1994** of the proposed making of the Alpine Resorts (Management) Regulations 2009 (proposed Regulations).

The Alpine Resorts (Management) Act 1997 establishes an Alpine Resorts Co-ordinating Council and five Alpine Resort Management Boards (the Boards), and provides for the management of the Victorian alpine resorts.

The proposed Regulations regulate behaviour and safety in the Victorian alpine resorts, including capping the resort entry and other fees that the Boards may charge, and prescribing compliance and enforcement mechanisms that the Boards may exercise.

The proposed Regulations will replace the Alpine Resorts (Management) Interim Regulations 2009 (existing Regulations). The proposed Regulations address public safety, amenity and environment sustainability issues and include minor changes to the existing Regulations. The objectives of the proposed Regulations are to:

- a) ensure consistency of language and style with current practices; and
- b) revisit fee caps.

Under the proposed Regulations the Boards will have the power to temporarily close alpine resorts on public safety grounds. The proposed Regulations maintain the existing structure of determining a maximum fee and allowing Boards flexibility to set prices.

A Regulatory Impact Statement has been prepared in accordance with the requirements of the **Subordinate Legislation Act 1994** and the Guidelines issued under that Act. The Regulatory Impact Statement concludes that the benefits of making the proposed Regulations outweigh the associated costs.

Public comments and submissions are invited on the proposed Regulations and Regulatory Impact Statement up until 5 pm on 14 September 2009.

You can make a submission by email to: alice.daly@dse.vic.gov.au

Whilst email submissions are preferred, hard copy submissions may be directed to:

Alice Daly Land Management Policy Department of Sustainability and Environment PO Box 500 East Melbourne 3002 Email: alice.daly@dse.vic.gov.au

Copies of the Regulatory Impact Statement and the proposed Regulations can be obtained by visiting DSE's website: www.dse.vic.gov.au or by contacting Alice Daly on (03) 9637 9488 to request an information kit.

GAVIN JENNINGS Minister for Environment and Climate Change

# **Geographic Place Names Act 1998**

# NOTICE OF INTENTION TO REGISTER A GEOGRAPHIC NAME

The Registrar of Geographic Names hereby gives notice of intention to register the undermentioned place name(s) and/or amendments to the boundaries of the undermentioned localities. Any objections to the proposal(s) should be made in writing (stating the reasons therefor) and lodged with the Registrar within 30 days of publication of this notice. If no objections are lodged within this period, any newly proposed names will become the official names and/or any proposed locality boundary amendments will be registered in the Register of Geographic Names.

File No.	Naming Authority	Place Name	Location
GPN007933	Shire of Yarra Ranges	Murrup Brarn Yarra Flats Billabongs	48 Melba Highway, Yering

Office of the Registrar of Geographic Names

c/- **LAND** *VICTORIA* 17th Floor 570 Bourke Street MELBOURNE 3000

> JOHN E. TULLOCH Registrar of Geographic Names

## Land Acquisition and Compensation Act 1986

FORM 7

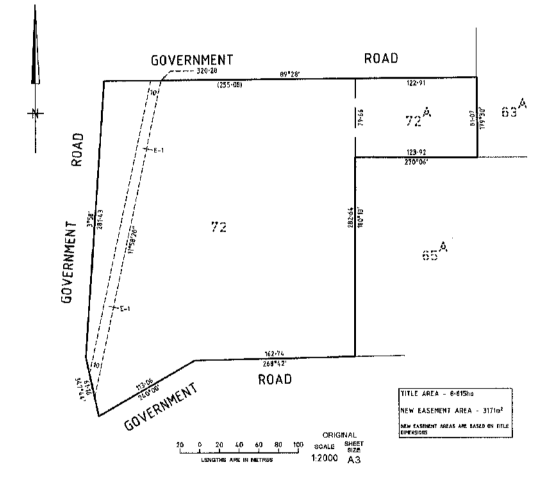
S. 21 Reg. 16

Notice of Acquisition

#### Compulsory Acquisition of Interest in Land

Central Highlands Region Water Corporation, ABN 75 224 340 348, of 7 Learmonth Road, Ballarat, Victoria 3353, declares that by this notice it acquires the following interest in the land described in Certificate of Title Volume 10392 Folio 258 ('Land'):

An Easement for the purposes of a pipeline for water over part of the Land being the area marked 'E–1' on the attached plan.



Published with the authority of Central Highlands Region Water Corporation. Dated 13 August 2009

> For and on behalf of Central Highlands Region Water Corporation PETER DARVENIZA CHW Project Director Goldfields Superpipe

# Land Acquisition and Compensation Act 1986

FORM 7

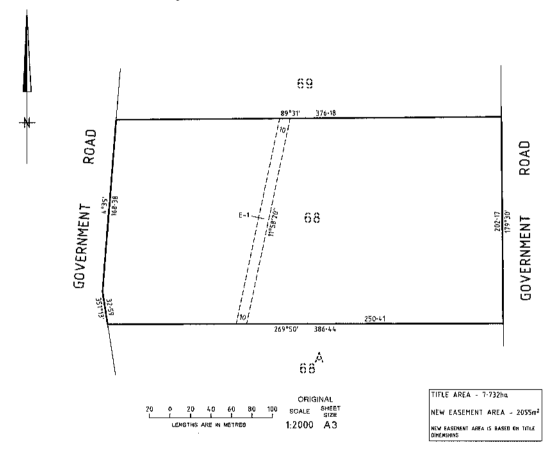
S. 21 Reg. 16

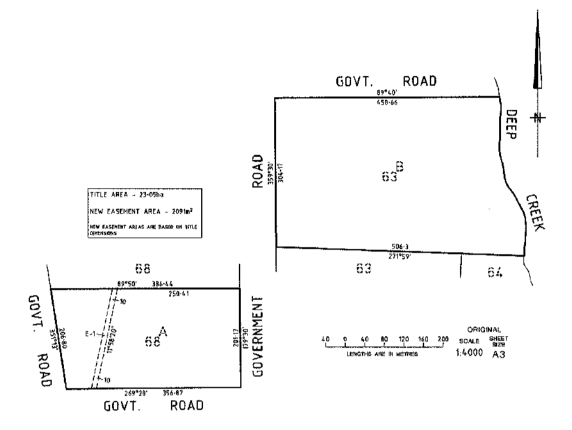
## Notice of Acquisition

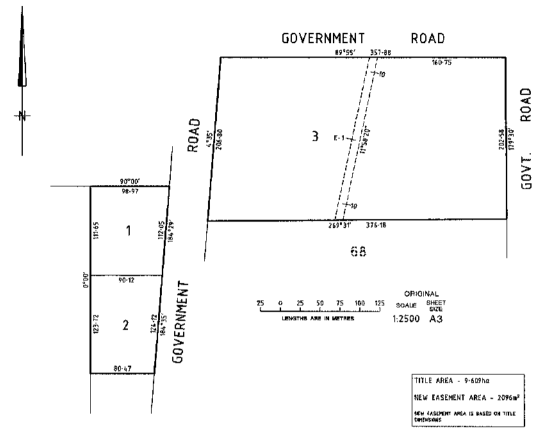
#### Compulsory Acquisition of Interest in Land

Central Highlands Region Water Corporation, ABN 75 224 340 348, of 7 Learmonth Road, Ballarat, Victoria 3353, declares that by this notice it acquires the following interest in the land described in Certificate of Title Volume 03603 Folio 535, Volume 05400 Folio 831 and Volume 04907 Folio 242 ('Land'):

An Easement for the purposes of a pipeline for water over part of the Land being the area marked E-1 on the attached plan.







Published with the authority of Central Highlands Region Water Corporation. Dated 13 August 2009

> For and on behalf of Central Highlands Region Water Corporation PETER DARVENIZA CHW Project Director Goldfields Superpipe

# Land Acquisition and Compensation Act 1986 FORM 7

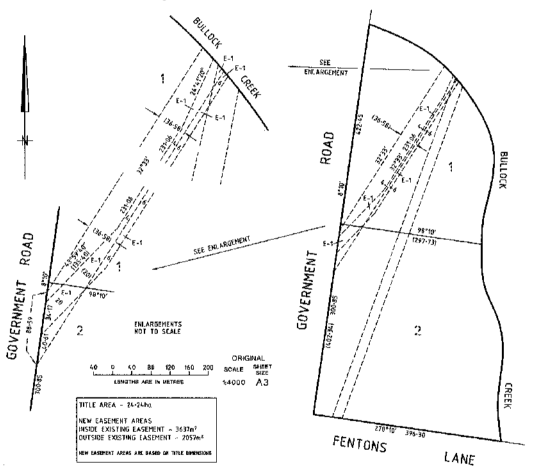
S.	21
Reg.	16

Notice of Acquisition

#### Compulsory Acquisition of Interest in Land

Central Highlands Region Water Corporation, ABN 75 224 340 348, of 7 Learmonth Road, Ballarat, Victoria 3353, declares that by this notice it acquires the following interest in the land described in Certificate of Title Volume 10521 Folio 809 and Volume 10521 Folio 810 ('Land'):

An Easement for the purposes of a pipeline for water over part of the Land being the area marked 'E-1' on the attached plan.



Published with the authority of Central Highlands Region Water Corporation. Dated 13 August 2009

> For and on behalf of Central Highlands Region Water Corporation PETER DARVENIZA CHW Project Director Goldfields Superpipe

# Land Acquisition and Compensation Act 1986

FORM 7

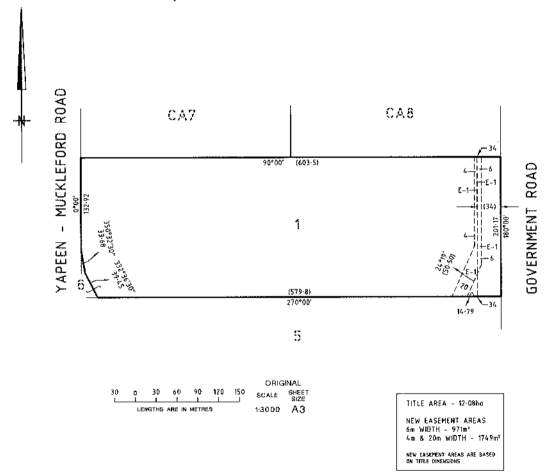
S. 21 Reg. 16

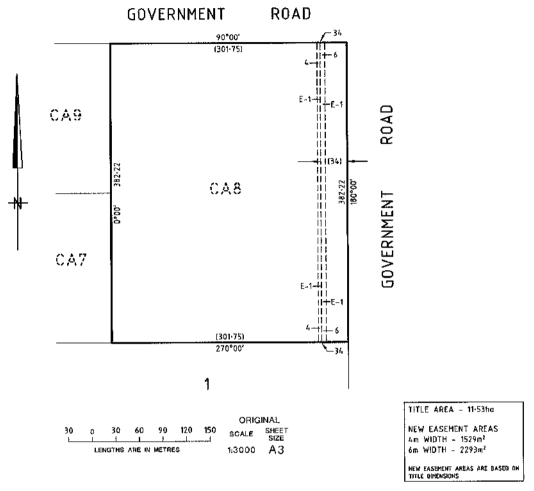
## Notice of Acquisition

## Compulsory Acquisition of Interest in Land

Central Highlands Region Water Corporation, ABN 75 224 340 348, of 7 Learmonth Road, Ballarat, Victoria 3353, declares that by this notice it acquires the following interest in the land described in Certificate of Title Volume 10386 Folio 740 and Volume 10386 Folio 738 ('Land'):

An Easement for the purposes of a pipeline for water over part of the Land being the area marked 'E–1' on the attached plan.





Published with the authority of Central Highlands Region Water Corporation. Dated 13 August 2009

> For and on behalf of Central Highlands Region Water Corporation PETER DARVENIZA CHW Project Director Goldfields Superpipe

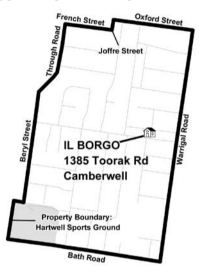
# **Liquor Control Reform Act 1998**

LIQUOR LICENSING POLL

Camberwell Neighbourhood

The Director of Liquor Licensing has received an application for an on-premises licence for IL BORGO CAFÉ RESTAURANT, 1385 Toorak Road, Camberwell. As the application for a licence is in a 'dry' neighbourhood, the Director of Liquor Licensing, pursuant to clause 17 of Schedule 3 of the Liquor Control Reform Act 1998, has ordered a poll of electors in the neighbourhood surrounding the above premises. The Director of Liquor Licensing determines this neighbourhood. The Victorian Electoral Commission (VEC) will conduct the poll entirely by post.

1. The neighbourhood delineated by the Director of Liquor Licensing for IL BORGO CAFÉ RESTAURANT licensing poll comprises the neighbourhood on the map below:



2. The resolution to be submitted to the electors

Electors in the Camberwell neighbourhood for IL BORGO CAFÉ RESTAURANT licensing poll will be asked to vote 'yes' or 'no' with respect to the following resolution:

'That an on-premises licence be granted in the neighbourhood of the premises situated at 1385 Toorak Road, Camberwell.'

3. Persons entitled to vote at the poll

All electors who reside within the neighbourhood delineated, and were enrolled on the electoral roll used for State elections as at Thursday 16 July 2009, must vote at the poll. Copies of the official roll for the poll may now be inspected at the Victorian Electoral Commission, Level 8, 505 Little Collins Street, Melbourne.

4. Voting is compulsory

Electors enrolled in the licensing poll neighbourhood as at Thursday 16 July 2009 are obliged to vote. The penalty for failing to vote without a valid and sufficient excuse is currently \$58.00.

5. Postal voting

The poll will be conducted entirely by post. Ballot papers will be mailed to all eligible electors from Friday 28 August 2009. To be included in the count, ballot papers must be received by the VEC by 6.00 pm on Monday 14 September 2009.

PHILLIPPA HESKETT Returning Officer

# Offshore Petroleum and Greenhouse Gas Storage Act 2006

COMMONWEALTH OF AUSTRALIA

Prohibition of Entry into a Safety Zone – VIC/PL38

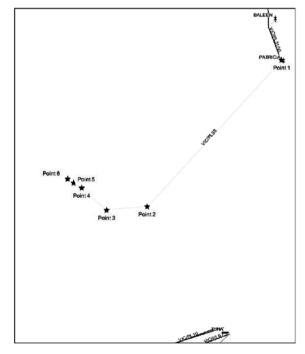
(Rem Etive – Longtom)

I, Terry McKinley, Manager Petroleum Operations Safety and Environment of the Department of Primary Industries of Victoria pursuant to section 616 of the **Offshore Petroleum and Greenhouse Gas Storage Act 2006**, hereby prohibit all vessels other than vessels under the control of the registered holders of Pipeline Licence VIC/PL38 and vessels operated by authorised persons who are exercising powers under section 615(1) of Division 1 of Part 6.6 of the above Act from entering or remaining in the area of the safety zone without the consent in writing of the Designated Authority.

This safety zone:

- extends to a distance of 500 metres measured from each point of the outer edge of the vessel known as 'Rem Etive'; and
- is centred at the actual position of the vessel which will travel along the following coordinates\* and shown in the following drawing:-

1 –	38° 01′ 34″ S	148° 27′ 02″ E
2 –	38° 06′ 20″ S	148° 21′ 56″ E
3 –	38° 06' 27" S	148° 20′ 12″ E
4 –	38° 05′ 50″ S	148° 19′ 16″ E
5 –	38° 05′ 41″ S	148° 18′ 57″ E
6 –	38° 05′ 35″ S	148° 18′ 41″ E



while the vessel is engaged in constructing the pipe of VIC/PL38 from 20 August 2009 until 30 October 2009.

\*note: the above are GDA94 coordinates.

Where an unauthorised vessel enters or remains in the safety zone specified in contravention of this instrument, the owner and the person in command or in charge of the vessel are each guilty of an offence against section 616 of the Act and are punishable, upon conviction, by imprisonment for a term:

- not exceeding 15 years if the breach is determined as intentional.
- not exceeding 12.5 years if the breach is determined as recklessness.
- not exceeding 10 years if the breach is determined as negligence.
- not exceeding 5 years if the breach is determined as an offence of strict liability.

Dated 6 August 2009

TERRY McKINLEY Manager Petroleum Operations Safety and Environment Delegate of the Designated Authority

### **Plant Health and Plant Products Act 1995**

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

I, Patrick Sharkey, as delegate of the Minister for Agriculture, make the following Order: Dated 11 August 2009

PATRICK SHARKEY Manager Plant Standards

### 1. Objective

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

### 2. Authorising provision

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

### 3. Revocation

The Order made on 18 August 2008 under section 24 of the Act, published in Government Gazette G34 on 21 August 2008 is revoked.

### 4. Definitions

In this Order -

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

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

'electric ant' means the exotic pest Wassmannia auropunctata Rogers;

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

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

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

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

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

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

### 5. Controls applying to electric ant host materials

- (1) The entry or importation into Victoria of any electric ant host material is prohibited.
- (2) Sub-clause (1) does not apply if the electric ant host material
  - (a) was grown on, or packed on, or last used on a property that is located in a State or Territory, or part of a State or Territory, for which an area freedom certificate issued by an officer responsible for agriculture in the State or Territory where the electric ant material was grown, or the agricultural equipment or package was last used, is currently in force certifying that the State or Territory or that part of the State or Territory is known to be free of electric ant; or
  - (b) is packed, labelled and certified in accordance with any conditions prescribed by an accreditation program, administered by the department responsible for agriculture in the affected State or Territory; or
  - (c) is accompanied by a plant health declaration issued by an authorised person declaring that it has been treated in a manner approved by the Manager Plant Standards; or
  - (d) is accompanied by a plant health certificate issued by an officer of the department responsible for agriculture in the affected State or Territory certifying that it has been treated in a manner approved by the Manager Plant Standards.

### 6. Verification of Consignments

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

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

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



Meat Industry Act 1993

FEE SCHEDULE

1 July 2009 – 30 June 2010

LICENCE CATEGORY	ANNUAL THROUGHPUT	APPLICATION FEE \$ (Payable with first annual fee only)	ANNUAL FEE \$
Abattoir ^	Up to 8,000 units* 8,001 to 15,000 units* 15,001 to 100,000 units* 100,001 to 200,000 units* 200,001 to 400,000 units* Over 400,000 units* *To calculate number of units of throughput: 1 Cattle = 5 Units 1 Rabbit = 0.2 Units 1 Other Stock = 1 Unit	580 775 1,385 2,080 2,772 3,465	1,160 1,549 2,770 4,159 5,543 6,929
Poultry Processing	Up to 2,500 units <sup>#</sup> (0 to 8,000 kg) 2,501 to 50,000 units <sup>#</sup> (8,001 to 25,000 kg) 50,001 to 250,000 units <sup>#</sup> 250,001 to 1,000,000 units <sup>#</sup> 1,000,001 to 2,500,000 units <sup>#</sup> 2,500,001 to 5,000,000 units <sup>#</sup> Over 5,000,000 units <sup>#</sup> <sup>#</sup> To calculate number of units of throughput: 1 Bird = 1 Unit 1 Rabbit = 1 Unit	162 351 735 1,004 1,538 2,639 4,752	323 701 1,469 2,007 3,076 5,277 9,503
Further Meat Processing (includes poultry meat and smallgoods) ^	Up to 250 tonnes 251 to 500 tonnes 501 to 1,500 tonnes 1,501 to 2,500 tonnes 2,501 to 5,000 tonnes Over 5,000 tonnes	267 309 464 619 775 930	533 618 928 1,237 1,549 1,859
Retail Butcher Shop		114	228
Prime Tallow Processing		1,305	2,609
Game Meat		351	702
Inedible Rendering		978	1,955

LICENCE CATEGORY	ANNUAL THROUGHPUT	APPLICATION FEE \$ (Payable with first annual fee only)	ANNUAL FEE \$
Pet Meat Processing Plant		930	1,859
Pet Food Establishments	Up to 50 tonnes 51 to 150 tonnes Over 150 tonnes	114 386 775	228 771 1,549
Meat Transport Vehicles		-	97

^ Note: Facilities supervised by AQIS where AQIS accepts responsibility for all product placed on the domestic market, are required to pay a licence fee in accordance with the fee schedule up to a maximum fee of \$1,338. New licence applications covered by this arrangement will also be required to pay an application fee in accordance with the fee schedule up to a maximum of \$669.



Seafood Safety Act 2003

SEAFOOD FEE SCHEDULE

1 July 2009 – 30 June 2010

LICENCE TYPE	CATEGORY	ANNUAL THROUGHPUT	APPLICATION FEE \$ (Payable with first annual fee only)	ANNUAL FEE \$
Wholesaler ^	Category A	< 200 tonnes	351	701
	(including fin fish,	201 – 400 tonnes	526	1,052
	scallops, shellfish,	401 – 1,000 tonnes	1,226	2,452
	eels, shark, octopus,	1,001 – 2,000 tonnes	2,629	5,257
	squid)	> 2,000 tonnes	3,504	7,008
	Category B	< 75 tonnes	351	701
	(including mud	76 – 150 tonnes	526	1,052
	crabs, bugs, crabs,	151 – 350 tonnes	1,226	2,452
	abalone, rock	351 – 700 tonnes	2,629	5,257
	lobster, prawns)	> 700 tonnes	3,504	7,008
Processor ^	Category A	< 150 tonnes	351	701
	(including fin fish,	151 – 300 tonnes	526	1,052
	scallops, shellfish,	301 – 750 tonnes	1,226	2,452
	eels, shark, octopus,	751 – 1,500 tonnes	2,629	5,257
	squid)	> 1,500 tonnes	3,504	7,008
	Category B	< 50 tonnes	351	701
	(including mud	51 - 100 tonnes	526	1,052
	crabs, bugs, crabs,	101 - 250 tonnes	1,226	2,452
	abalone, rock	251 - 500 tonnes	2,629	5,257
	lobster, prawns)	> 500 tonnes	3,504	7,008
Further Processor ^	Category A (including fin fish, scallops, shellfish, eels, shark, octopus, squid)	< 50 tonnes 51 - 100 tonnes 101 - 250 tonnes 251 - 500 tonnes > 500 tonnes	351 526 1,226 2,629 3,504	701 1,052 2,452 5,257 7,008
	Category B	< 25 tonnes	351	701
	(including mud	26 - 50 tonnes	526	1,052
	crabs, bugs, crabs,	51 - 100 tonnes	1,226	2,452
	abalone, rock	101 - 200 tonnes	2,629	5,257
	lobster, prawns)	> 200 tonnes	3,504	7,008
Retailer			263	526

^ Note: Facilities supervised by AQIS where AQIS accepts responsibility for all product placed on the domestic market, are required to pay a licence fee in accordance with the fee schedule up to a maximum fee of \$1,338. New licence applications covered by this arrangement will also be required to pay an application fee in accordance with the fee schedule up to a maximum of \$669.



PRIMESAFE Seafood Safety Act 2003

SEAFOOD FEE SCHEDULE

1 July 2009 – 30 June 2010

LICENCE CATEGORY	ANNUAL THROUGHPUT	APPLICATION FEE \$ (Payable with first annual fee only)	ANNUAL FEE \$
Victorian Wildcatch			
Abalone	Landed Catch < 2 tonne	114	228
	Landed Catch 2 – 8 tonnes	202	404
	Landed Catch > 8 tonnes	341	681
Crustaceans	Landed Catch $<1$ tonne	114	228
	Landed Catch 1 – 5 tonnes	171	341
	Landed Catch 5 – 10 tonnes	235	469
	Landed Catch > 10 tonnes	341	681
Wildcatch General	Landed Catch <10 tonnes	114	228
	Landed Catch 10 – 50 tonnes	202	404
	Landed Catch > 50 tonnes	341	681
Noxious Fish Permit Holder	Landed Catch < 50 tonnes	114	228
	Landed Catch > 50 tonnes	171	341
Commonwealth Wildcatch		341	681
Aquaculture			
Fin Fish	Growout < 15 tonnes	114	228
(including Trout and	Growout 15 – 60 tonnes	202	404
Yabbies)	Growout > 60 tonnes	341	681
Abalone	Growout < 2 tonnes	114	228
	Growout 2 – 8 tonnes	202	404
	Growout > 8 tonnes	341	681
Blue Mussels and Shellfish	Growout < 50 tonnes	114	228
	Growout 50 – 150 tonnes	202	404
	Growout > 150 tonnes	341	681

### Planning and Environment Act 1987

CAMPASPE PLANNING SCHEME

### Notice of Approval of Amendment Amendment C21

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

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

The Amendment:

- deletes the current Wildfire Management Overlay mapping (7 maps);
- inserts 15 new Wildfire Management Overlay maps throughout the municipality with updated mapping designated by the Shire of Campaspe Bushfire Prone Areas under the Building Regulations 2006; and
- amends Clause 61 to reflect the updated list of Wildfire Management Overlay planning scheme maps, including the new maps that are being inserted in to the Campaspe 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 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**

FRANKSTON PLANNING SCHEME

### Notice of Approval of Amendment

### Amendment C51

The Minister for Planning has approved Amendment C51 to the Frankston Planning Scheme.

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

The Amendment amends Public Acquisition Overlay maps and the Schedules to Clauses 45.01, 52.03 and 81.01 by incorporating the 'Peninsula Link Project, Incorporated Document, July 2009' into the planning scheme to facilitate the acquisition of land and the construction of the Peninsula Link.

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 Frankston City Council, Civic Centre, corner Davey and Young Streets, Frankston.

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

### Planning and Environment Act 1987

HUME PLANNING SCHEME

Notice of Approval of Amendment

Amendment C90 (Part 1)

The Minister for Planning has approved Amendment C90 (Part 1) to the Hume Planning Scheme.

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

The Amendment:

- inserts a Public Acquisition Overlay (PAO1), identifying land to be reserved for access restoration works associated with the future upgrade of the Hume Highway/Freeway between Donnybrook Road and the northern boundary of the Hume Planning Scheme, to fully access controlled freeway status;
- updates Schedule 2 to the Comprehensive Development Zone to include an exemption for VicRoads from the need to obtain a planning permit to undertake the roadworks (applying to the Merrifield land);
- incorporates a plan showing the works area of the proposed upgrade, which will increase the area subject to exemption from permits to destroy, lop or remove native vegetation and to also increase the area exempted from a permit to undertake works in an area subject to a Floodway Overlay;

- removes a Road Closure Overlay (RXO) from the road reservation at MacKenzie Street, between the Hume Highway and Mitchell Street, Kalkallo;
- updates the Schedule to the Heritage Overlay to provide for an incorporated plan that exempts VicRoads from the need to obtain a planning permit to undertake the roadworks in Heritage Overlay 246 (the Sydney Road Bridges), subject to agreement to the works by the City of Hume;
- updates Map 1 to the Schedule to Clause 45.05 to amend the Restructure Overlay along Mackenzie Street between Hume Highway and Mitchell Street, Kalkallo (within the existing road reservation). This ensures consistency with the removal of the associated Road Closure Overlay;
- inserts the site in the schedule to Clause 52.17 to enable native vegetation to be removed from the site in accordance with the incorporated plan; and
- inserts and amends incorporated plans to provide reference for the controlled access to the Hume Highway.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Hume City Council, Broadmeadows Town Hall, 1079 Pascoe Vale Road, Broadmeadows, and VicRoads, Northern City Projects, 814 Cooper Street, Somerton.

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

### **Planning and Environment Act 1987**

MITCHELL PLANNING SCHEME

### Notice of Approval of Amendment

#### Amendment C47

The Minister for Planning has approved Amendment C47 to the Mitchell Planning Scheme.

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

The Amendment inserts a Public Acquisition Overlay (PAO5), identifying land to be reserved for access restoration works along eastern and western sides of the Hume Highway/ Freeway between the boundary with the City of Hume (Gunns Gully Road and Rankin Street, Beveridge). The Amendment will enable freeway status to be restored to the highway.

The Amendment also exempts the works from the requirements for permits to destroy, lop or remove native vegetation and from permit requirements under the Vegetation Protection Overlay and Salinity Management Overlay subject to an incorporated plan showing the works area of the proposed upgrade.

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 Mitchell Shire Council, 113 High Street, Broadford.

> 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 C106

The Minister for Planning has approved Amendment C106 to the Moreland Planning Scheme.

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

The Amendment extends the expiry date of the Coburg Activity Centre Local Policy (Clause 22.12) of the Moreland Planning Scheme for 12 months, from 31 August 2009 to 31 August 2010.

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

MORNINGTON PENINSULA PLANNING SCHEME

### Notice of Approval of Amendment

Amendment C115

The Minister for Planning has approved Amendment C115 to the Mornington Peninsula Planning Scheme.

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

The Amendment amends Public Acquisition Overlay maps and the Schedules to Clauses 45.01, 52.03 and 81.01 by incorporating the 'Peninsula Link Project, Incorporated Document, July 2009' into the planning scheme to facilitate the acquisition of land and the construction of the Peninsula Link.

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 Mornington Peninsula Shire Council, Mornington Office, 2 Queen Street, Mornington; Hastings Office, 21 Marine Parade, Hastings; and Rosebud Office, 90 Besgrove Street, Rosebud.

> 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 C24

The Minister for Planning has approved Amendment C24 to the Murrindindi Planning Scheme.

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

The Amendment replaces the Bayview Estate Restructure Plan on page 10 of the schedule to Clause 45.05 (Restructure Overlay) to include Lots 6 and 7 (LP 12862) as part of the Restructure Lot A.

The land affected is 101–105 Whittlesea– Kinglake Road, Kinglake (Lots 5, 6 and 7 LP 12862).

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 Murrindindi Shire Council: Murrindindi Shire Council, Perkins Street, Alexandra 3714; Murrindindi Shire Council, Civic Centre, Semi Circle, Yea 3717; and Murrindindi Shire Council, Kinglake Service Centre, 19 Kinglake Whittlesea Road, Kinglake 3763.

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

### **Planning and Environment Act 1987**

### WARRNAMBOOL PLANNING SCHEME

Notice of Amendment

### Amendment C71

The Minister for Planning has prepared Amendment C71 to the Warrnambool Planning Scheme.

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

The Amendment removes interim Heritage Overlay (HO225) from 1A Liebig Street, Warrnambool. It amends the Schedule to Clause 43.01 Heritage Overlay to remove reference to HO225.

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 Warrnambool City Council, 25 Liebig Street, Warrnambool.

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

### Planning and Environment Act 1987

YARRA PLANNING SCHEME

### Notice of Approval of Amendment

### Amendment C84

The Minister for Planning has approved Amendment C84 to the Yarra Planning Scheme.

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

The Amendment updates the Local Planning Policy Framework to:

- revise and update the Municipal Strategic Statement (MSS) at Clause 21; and
- revise, remove and introduce several local policies to Clause 22.

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 Yarra City Council, 333 Bridge Road, Richmond.

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

### **ORDERS IN COUNCIL**

### **Electricity Safety Act 1998**

#### AMENDMENT OF ORDER IN COUNCIL

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council, acting under section 4 of the **Electricity Safety Act 1998** ('the Act') makes the following amendment to the Order in Council made under section 4 of the Act on 28 April 1999 and published in the Government Gazette on 29 April 1999 (G17) and subsequently amended by Orders in Council published in the Government Gazette on 16 December 1999 (G50), 27 January 2000 (G4), 7 September 2000 (G36), 24 October 2002 (G43), 16 December 2004 (G51) and 19 October 2006 (G42):

For the first paragraph of clause 1 of Part 2 of the Order substitute -

<sup>•</sup>1. Divisions 1, 2 (with the exception of section 39 but only for the purpose of clause 1(c) of this Order) and 3 (with the exception of section 43) of Part 3 of the Act do not have effect in relation to the following **electrical installations** –<sup>2</sup>

For clause 1(c) of Part 2 of the Order substitute –

- '(c) used for metering or the control or protection of metering circuits, and equipment connected or to be connected to metering owned by a distribution company on the condition that only limited and ancillary electrical installation work that is necessary as part of the metering work is carried out. To maintain the integrity and safety of the customer's electrical installation the work must be carried out by a person who –
  - possesses the qualifications, proficiency, competency and experience to at least Certificate III level or equivalent as a lineworker, meter technician or electrician to enable that work to be performed; and
  - (ii) has been properly trained in the safety aspects and limitations in relation to that work; and
  - (iii) has satisfactorily completed a course and practical assessment in accordance with the Certificate III ESI Distribution (Power Line) Metering Installations Unit or demonstrated equivalent competency; and
  - (iv) undertakes testing in accordance with the requirements of the Victorian Electricity Supply Industry (VESI): Installation Supply Connection Tests & Procedures manual to ensure integrity of supply to the customers main or occupancy switchboard or equipment to be supplied and the correct operation of metering equipment; and
  - (v) prior to enabling the electrical installation to be used by the customer verifies as far as practicable that the installation is safe to energise;

or

(vi) is working under supervision as allowed under section 39 of the Electricity Safety Act 1998 and such supervision is provided by a person who satisfies sub-paragraphs (i) through to (v) of this paragraph (c).'

Except where expressions are defined in the Act or otherwise defined in this Order, expressions used in this Order have the same meaning as they have in the Electricity Safety (Installations) Regulations 1999.

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

Dated 11 August 2009 Responsible Minister PETER BATCHELOR MP Minister for Energy and Resources

> TOBY HALLIGAN Clerk of the Executive Council

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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:

86.	Statutory Rule:	Fair Trading Regulations 2009
	Authorising Act:	Fair Trading Act 1999
	Date first obtainable:	13 August 2009
	Code B	
87.	Statutory Rule:	Fair Trading (Safety Standard) (Treadmills) Regulations 2009
	Authorising Act:	Fair Trading Act 1999
	Date first obtainable: Code A	13 August 2009

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