



Victoria Government Gazette

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No. G 35 Thursday 27 August 2009

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GENERAL

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The last Special Gazette was No. 290 dated 26 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

Corporations Act 2001

SECTION 491(2)

APT Electronics Pty Ltd (in liquidation)

ACN 073 805 795

Notice is hereby given that at a general meeting of members of the abovenamed company held on 18 August 2009, it was resolved that the company be wound up voluntarily and that for such purpose, Raymond Francis Barrett, Certified Practising Accountant of Barrett Walker, Suite D, 222–224 Church Street, Richmond, Victoria 3121 be appointed liquidator.

Dated 18 August 2009

RAY BARRETT

Liquidator

Corporation Act 2001

SECTION 491 (2)

Jomine Transport Pty Ltd (in liquidation)

ACN 123 371 728

Notice is hereby given that at a general meeting of members of the abovenamed company held on 19 August 2009, it was resolved that the company be wound up voluntarily and that for such purpose, Raymond Francis Barrett, Certified Practising Accountant of Barrett Walker, Suite D, 222–224 Church Street, Richmond, Victoria 3121, be appointed liquidator.

Dated 19 August 2009

RAY BARRETT

Liquidator

Trustee Act 1958

NOTICE OF INTENDED DISTRIBUTION OF TRUST PROPERTY

Pursuant to section 33 of the **Trustee Act 1958** (Vic.), any person having any claim in respect of the property held by the Tyndall Quality Income Fund, ARSN 098 736 460, must send particulars of the claim to the trustee and responsible entity, Tasman Asset Management Limited, ABN 34 002 542 038 AFSL 229664, at Level 10, 321 Kent Street, Sydney, NSW 2000, by 20 October 2009.

After that time the trustee may convey and distribute the abovementioned property, having regard only to the claims of which at the time of conveyance or distribution the trustee had notice.

20 August 2009

NOTICE OF DISSOLUTION OF PARTNERSHIP

Partnership Act 1958

In accordance with section 41 of the **Partnership Act 1958** (Vic.), notice is hereby given that the partnership previously subsisting between Lydia Issac and Suzie Gergis and carrying out the pharmacy business in Upwey in the State of Victoria, Australia, under the trading name Upwey Pharmacy, has been dissolved as from 24 August 2009.

Re: GIOVANNI DI COCCO, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 May 2009, are required by the trustee, Paul Morris Natoli, 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, solicitors,
24 Cotham Road, Kew 3101.

Re: Estate of AILSA SCOTT LEVERETT, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of AILSA SCOTT LEVERETT, late of 87 Mansfield Street, Berwick, Victoria, widow, deceased, who died on 11 December 2008, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 26 October 2009, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

DWYER, MAHON & ROBERTSON,
legal practitioners, Beveridge Dome,
194–208 Beveridge Street, Swan Hill 3585.

EVELYN JOYCE GARDEN, also known as Evelyn Joyce Brine, late of 16 Oberon Drive, Carrum Downs, housekeeping, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 April 2009, are required by the trustees, care of Harris & Chambers Lawyers of

4/250 Charman Road, Cheltenham 3192, to send particulars to them by 28 October 2009, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

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

AELENE RADIANCE HOWARD, late of 8 Brooks Crescent, Diamond Creek, Victoria 3089.

Creditors, next-of-kin and all others having claims in respect of the deceased, who died on 16 August 2009, are required by the executor, Peter John Howard, to send particulars of such claims to the said executor, care of PO Box 132, Bundoora, Victoria 3083, by 29 October 2009, after which date the executor will distribute the assets, having regard only to the claims of which they have notice.

DESMOND FRANCIS HAND, late of Carinya Residential Aged Care, 125 Golf Links Road, Frankston, Victoria, retired sales manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 April 2009, are required by the executors, Jennifer Marie Powell and Elizabeth Jane Sloggett, to send particulars to them, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

LYTTLETONS, solicitors,
53 Marcus Road, Dingley 3172.

Re: MARGERY MAY WATSON, late of Domain by the Bay, 185 Racecourse Road, Mount Martha, Victoria, seamstress, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 May 2009, are required by the executor, Gordon Blair Calder, 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.

STEPHEN LESLIE SCOTT, late of 99 The Crescent, Kensington, in the State of Victoria, business development manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died at Royal Melbourne Hospital, Parkville, on 31 July 2009, are required by Dale Raymond Berry, the executor and trustee of the estate of the said named deceased, to send particulars of their claims to him care of McNab McNab & Starke, Level 10, 552 Lonsdale Street, Melbourne 3000, by 19 November 2009, after which date he may convey or distribute the assets of the estate, having regard only to the claims of which he then has notice.

McNAB McNAB & STARKE,
Level 10, 552 Lonsdale Street, Melbourne 3000.
Ph: 9670 9691 Fax: 9670 2219.

IRENE MARGARET HUGHES, late of 3/77 Caroline Street, South Yarra, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 25 September 1995, are required by the trustees, Ms Penelope Hughes and Mr Roger Male, to send particulars to them, care of their solicitors, Norton Gledhill, Level 23, 459 Collins Street, Melbourne, Victoria 3000, by 27 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.

27 August 2009

NORTON GLEDHILL,
solicitors for the estate of I. M. Hughes.

Re: HILDA MAVIS STEWART, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 April 2009, are required by the trustee, Anthony Hine Walstab, to send particulars to him, care of the undermentioned solicitors, by 4 November 2009, after which date the trustee may convey or distribute the assets,

having regard only to the claims of which he then has notice.

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

Re: PATRICIA DOROTHY HUNTER,
deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 April 2009, are required by the trustee, Michael John Hunter, care of the undermentioned solicitors, to send particulars to the trustee, by 13 November 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 & solicitors,
14 Napier Street, St Arnaud 3478.

Creditors, next-of-kin and others having claims in respect of the estate of FIONA EUNICE DAWES, late of 40 Hodges Road, Metcalfe East, Victoria, deceased, who died 3 June 2009, are required to send particulars of their claim to the administrator by 31 October 2009, after which date the administrator will convey or distribute the assets, having regard only to the claims of which he has notice.

RALF ORTMANN, administrator,
PO Box 240, Kyneton 3444.

Creditors, next-of-kin or others having claims in respect of the estate of GRAHAM NAPIER, deceased, who died on 24 April 2007, are to send particulars of their claims to the executor, care of the undermentioned solicitors, by 29 October 2009, after which date the executor will distribute the assets, having regard only to the claims of which the executor then has notice.

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

Re: MAVIS LILLIAN FREY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 May 2009, are required by the trustee, Mavis Pamela Norris, to send particulars of such claims to her, in care of the

undermentioned lawyers, by 27 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: VIOLET LILLIAN GAGE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 May 2009, are required by the trustees, Lambertus Gerrit Kortbeek, and Christina Juliana Kortbeek, to send particulars of such claims to them, in care of the undermentioned lawyers, by 27 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: JOHN DAVID HUCKVALE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 May 2009, are required by the trustees, Phillip John Huckvale and Susan Maree Peime, to send particulars of such claims to them, care of the undermentioned lawyers, by 27 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: Estate of PHOEBE PEARL ADLER,
late of 40 Spring Road, Hampton East, Victoria,
retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the above-named deceased, who died on 25 February 2009, are required by the executor, Alan Rochman, to send particulars thereof to him care of the office of Roy Jaffit, Rochman & Co., lawyers, of Suite 1, Level 1, 368 Hawthorn Road, Caulfield South, Victoria, by 30 October 2009, after which date the executor will convey or distribute the assets of the estate, having regard only to claims which he has notice.

ROY JAFFIT, ROCHMAN & CO., lawyers,
Suite 1, Level 1, 368 Hawthorn Road,
Caulfield South 3162.

Re: DOMENICO LIZZA, late of 97 Glenfern Road, Ferntree Gully, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 March 2008, are required by Maria Teresa Petrolo, in the Will called Maria Theresa Petrolo, the trustee of the estate of the deceased, to send particulars of their claims to her, care of the undermentioned lawyers, by 27 October 2009, by which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

MARGARET PATRICIA HEALEY, late of Liscombe House, 339 St Helena Road, St Helena, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 May 2009, are required by the Executor, Russell Ian Healey, of 6 Yangoora Place, Greensborough, to send particulars to him, care of Stidston & Williams Weblaw, by 31 October 2009, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

STIDSTON & WILLIAMS WEBLAW,
lawyers,
Suite 1, 10 Blamey Place, Morningson 3931.

DOUGLAS FREDERICK HENRY SMITH, late of 16 Hawthorn Hedge Court, Blue Hills Retirement Village, Cranbourne, in the state of Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 November 2008, are requested by the legal personal representative, Gregory Charles Waters, care of Strongman & Crouch, solicitors, Level 4, 11 Bank Place, Melbourne 3000, to send particulars to him by 29 October 2009, after which date the legal personal representative may convey or distribute the assets, having regard to the claims of which he then has notice.

STRONGMAN & CROUCH, solicitors,
Level 4, 11 Bank Place, Melbourne, 3000.

Creditors, next-of-kin and others having claims against the estate of VERONICA CARMEL SORENSEN, also known as Veronica Sorensen, late of South Morang Mews, 806 Plenty Road, South Morang, Victoria, home duties, deceased, who died on 19 June 2009, are required to send particulars of their claims to John Patrick Toohey of 520 Bourke Street, Melbourne, Victoria, solicitor, the executor of the said deceased, on or before 20 November 2009, after which date he will distribute the assets having regard only to the claims of which he then has notice.

TOLHURST DRUCE & EMMERSON,
solicitors, 520 Bourke Street, Melbourne 3000.

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

On Wednesday 30 September 2009 at 2.30 pm in the afternoon at the the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

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

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

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

There are no exceptions to these arrangements.

SW080060106

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

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

On Wednesday 30 September 2009 at 2.30 pm in the afternoon at the the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

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

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

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

There are no exceptions to these arrangements.

CW080096703

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

There are no exceptions to these arrangements.

SW080010243

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

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

To the highest bidder at the best price offered

On Wednesday 30 September 2009 at 2.30 pm in the afternoon at the the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

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

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

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

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

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

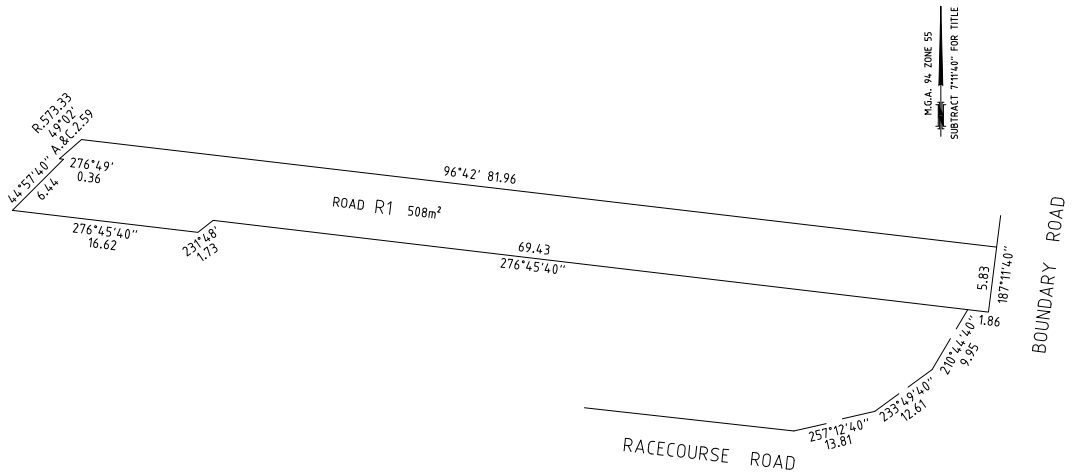
Payment Terms – Cash/Eftpos (Debit Cards only/no Credit Cards) / bank cheque or solicitors trust account cheque. Must be paid in full at the fall of the hammer.

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**



Public Highway Declaration of a Road

Notice is given pursuant to section 204 (1) of the **Local Government Act 1989** that the Melbourne City Council, by resolution of 26 May 2009, declares the road shown Road R1 on the plan hereunder as a public highway.



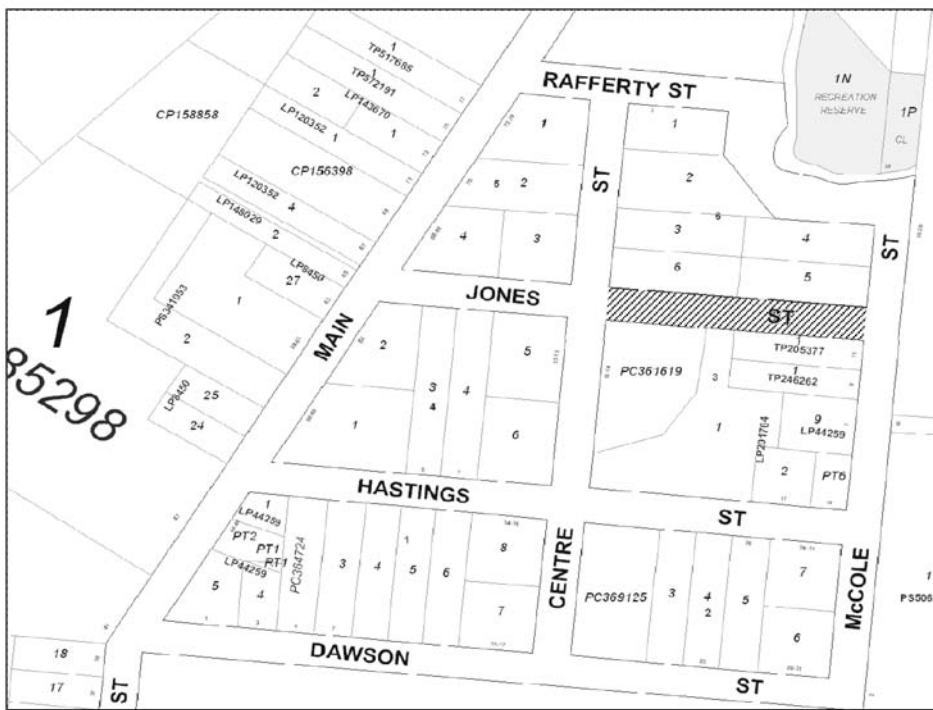
DR KATHY ALEXANDER
Chief Executive Officer



Discontinuance of Road
Jones Street (part), Township of Newry

Pursuant to section 206 of the **Local Government Act 1989**, including Clause 3 of Schedule 10, the Wellington Shire Council, after consultation with relevant Statutory Authorities, advertising its intention as well as serving notice on the registered proprietors of the land and owners and occupiers of land abutting Jones Street, Newry, (Centre Street to McCole Street), resolved at its meeting on 18 August 2009 as follows:-

- (a) that Jones Street, Newry, between Centre Street and McCole Street, as shown hatched on the plan hereunder, shall be discontinued upon publication of this resolution in the Government Gazette;
- (b) that the land contained in the said Road be disposed of to abutting landowners.



ROAD TO BE DISCONTINUED

Dated 19 August 2009

LYNDON WEBB
Chief Executive Officer

CASEY CITY COUNCIL

Notice is given that the Casey City Council proposes to make 'Meeting Procedures and Use of the Common Seal Local Law (Further Amendment) Local Law' pursuant to the **Local Government Act 1989** (the Act).

The purpose of the Local Law is set out as follows:

- A. amending Local Law No. 1 – Meeting Procedures and Use of the Common Seal Local Law;
- B. regulating the conduct of meetings of Council, as required by section 91(1) of the Act;
- C. regulating and controlling the procedures regarding the conduct of meetings of Council; and
- D. providing for the administration of Council powers and functions.

The general purport of the Local Law is that it:

- amends the procedure for dealing with Notices of Motion, including allowing Supplementary Notices of Motion;
- amends the order of business at an Ordinary Council Meeting; and
- provides for a number of minor procedural amendments to Local Law No. 1.

A copy of the Local Law may be inspected at the Municipal Offices, Magid Drive, Narre Warren, or at the Customer Service Centre, Centro Cranbourne or Customer Service Centre, Amberly Park Drive, Narre Warren South.

Submissions to Council on the proposed Local Law will be considered in accordance with section 223 of the Act and are to be lodged by 24 September 2009.

Submissions should be addressed to: Chief Executive Officer, City of Casey, PO Box 1000, Narre Warren 3805.

If you wish to appear in person or be represented by a person specified in the submission, in support of your submission, you must state that in your submission. The matter will be dealt with by Council at its General Purposes Committee Meeting, commencing 5.30 pm on Tuesday 13 October 2009, at the Municipal Offices, Magid Drive, Narre Warren.

MIKE TYLER
Chief Executive Officer



Moonee Valley

Notice of Adoption of a Road Management Plan

In accordance with section 55(1) and (2) of the **Road Management Act 2004**, notice is given that:

On 18 August 2009, Moonee Valley City Council adopted the Moonee Valley Road Management Plan 2009 in accordance with and for the purposes of the Act. Copies of the plan may be viewed during office hours at the Council Office, 9 Kellaway Avenue, Moonee Ponds. The plan can also be viewed and/or downloaded from Council's website at mvcc.vic.gov.au

The Code of Practice or any incorporated document or any amendment to an incorporated document referred to in the plan, as the case may be, may be inspected at the Council Office.

RASIAH DEV
Chief Executive



Order to Prohibit the Presence of Dogs when the Violet Town Market is Operating

Violet Town Recreation Reserve

Notice is hereby given of an Order made by resolution of the Strathbogie Shire Council at its meeting on 18 August 2009, in accordance with the provisions of section 26(2) of the **Domestic (Feral and Nuisance) Animals Act 1994**.

Dogs are prohibited from entering and/or remaining in the grounds of the Violet Town Recreation Reserve within the area bounded to the north by Honeysuckle Creek and to the south, west and east by Tulip, Caulfield and Foreman Street, Violet Town, on any day the Violet Town Market is operating, commencing September 2009.

Information regarding this Order is available at Strathbogie Shire Council – telephone 1800 065 993.

KEVIN J. HANNAGAN
Chief Executive Officer

Planning and Environment Act 1987

BASS COAST PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C108

Authorisation A01416

The Bass Coast Shire Council has prepared Amendment C108 to the Bass Coast Planning Scheme.

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

The land affected by the Amendment is land contained within Crown Allotment 20K, Section 100, Parish of Wonthaggi (known as 2–10 Korumburra Road, Wonthaggi).

The Amendment proposes to amend Schedule 9 to Development Plan Overlay to allow up to 9,000 square metres of leasable floor area for a discount department store.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the customer service centres of the planning authority, Bass Coast Shire Council, free of charge during office hours in Wonthaggi; at the Bass Coast Shire Council website on www.basscoast.vic.gov.au; and at the Department of Planning and Community Development website on www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is 28 September 2009. A submission must be sent to: Bass Coast Shire Council, At: Fiona Simonds, PO Box 118, Wonthaggi, Victoria 3995, or email: s.skilton@basscoast.vic.gov.au

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C177

Authorisation A1292

The Greater Geelong City Council has prepared Amendment C177 to the Greater Geelong Planning Scheme.

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

The land affected by the Amendment is located on the Bellarine Peninsula, generally identified as follows:

- Lake Connewarre Escarpment (land in the southern part of Leopold and parts of Wallington);
- Lake Victoria and Yarram Creek (land to the west of Fellows Road, Point Lonsdale and parts of Marcus Hill and Mannerim);
- Swan Bay and Surrounds (land to the west of Swan Bay, parts of Mannerim and the lower reaches of St Leonards);
- Murradoc Hill (land to the east of the Drysdale and Clifton Springs townships and parts of Bellarine);
- Clifton Springs to Portarlington Coast (land between these two townships, to the west of the Geelong–Portarlington Road).

The Amendment proposes to introduce and apply the Significant Landscape Overlay (SLO), in the form of five schedules to Clause 42.03, to the Greater Geelong Planning Scheme. The five schedules are:

- SLO10: Lake Connewarre Escarpment;
- SLO11: Lake Victoria and Yarram Creek;
- SLO12: Swan Bay and Surrounds;
- SLO13: Murradoc Hill; and
- SLO14: Clifton Springs to Portarlington Coast.

The Amendment also changes the Municipal Strategic Statement (MSS) at Clause 21.13 Coastal Areas to include reference to significant landscapes on the Bellarine Peninsula.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: during office hours at the office of the planning authority, City of Greater Geelong, Ground Floor, 131 Myers Street, Geelong; during office hours at the City of Greater Geelong Drysdale Customer Service Centre, 18–20 Hancock Street, Drysdale; during office hours at the City of Greater Geelong Customer Service Centre, The Grove Centre, 66–70 The Avenue (78 Presidents Avenue), Ocean

Grove; electronically via the Have a Say section of the City's website at www.geelongaustralia.com.au/council/yoursay; electronically via the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is Monday, 28 September 2009. Submissions must be in writing and sent to The Coordinator, Strategic Implementation Unit, City of Greater Geelong, either by mail to PO Box 104, Geelong VIC 3220; or by email to strategicplanning@geelongcity.vic.gov.au

Any person who may be affected by the Amendment may make a submission to the planning authority. Please be aware that all submissions will be made available to the applicant and copies of objections/submissions received may be made available to any person for the purpose of consideration as part of the planning process. Submissions can be viewed at the office of the planning authority, City of Greater Geelong, Ground Floor, 131 Myers Street, Geelong until the end of two months after the Amendment comes into operation or lapses. Anonymous submissions will not be considered.

PETER SMITH
Coordinator Strategic Implementation

Planning and Environment Act 1987
SURF COAST PLANNING SCHEME
Preparation of Amendment C50
Authorisation No. A01356

The Surf Coast Shire Council has prepared Amendment C50 to the Surf Coast Planning Scheme. In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Surf Coast Shire Council as planning authority to prepare the Amendment.

The land affected by the Amendment is 72 places within the localities of Aireys Inlet, Anglesea, Bells Beach, Buckley, Lorne, Modewarre, Torquay and Winchelsea. The Amendment proposes to apply a heritage overlay to the 72 places, acknowledge the reference documents supporting the Amendment and

insert new incorporated documents that specify permit exemptions for public places in Torquay and consolidate the statements of significance for the 72 places.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Surf Coast Shire Council, 25 Grossmans Rd Torquay 3228; at the Department of Planning and Community Development website www.dpcd.vic.gov.au/planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority. The closing date for submissions is 28 September 2009. A submission must be sent to the Surf Coast Shire Council, 25 Grossmans Road, Torquay, Vic. 3228.

BRYDON KING
Manager Planning and 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 29 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.

BIDEY, Helen May, late of Salford Park Community Village 100 Harold Street, Wantirna, Victoria 3152, pensioner, who died on 9 May 2009.

DAVIES, Lloyd Clifford, late of Springvale Nursing Home, 340–344 Springvale Road, Springvale, Victoria 3171, pensioner, who died on 18 July 2009.

DUNN, Colin James, late of Unit 2, 26 Clarke Street, Prahran, Victoria 3181, who died on 22 March 2009.

GIBSON, May, late of 1994 Wellington Road, Clematis, Victoria 3782, pensioner, who died on 10 June 2009.

MESINZ, Romano, late of Wahroonga Friendship Village, 129 Coleman Parade, Glen Waverley, Victoria 3150, taxi owner, who died on 11 April 2009.

O'LOUGHLIN, Kevin Paul, late of Berwick Private Nursing Home, 21–25 Parkhill Drive, Berwick, Victoria 3806, tram driver, who died on 9 May 2009.

OPITZ, Noel, late of 60 Goulbourn Avenue, Reservoir, Victoria 3073, who died on 16 April 2009.

PRYSTAJCZUK, Michael, late of Unit 20, 125 Pascoe Vale Road, Moonee Ponds, Victoria 3039, who died on 8 March 2008.

RUSSELL, Frank Robert, late of Dowell Court, 159 Lower Heidelberg Road, Ivanhoe East, Victoria 3079, who died on 19 May 2009.

20 August 2009

ROD SKILBECK
Manager
Executor and Trustee Services

EXEMPTION

Application No. A193/2009

The Victorian Civil and Administrative Tribunal (the Tribunal) has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act), by Rumbalara Aboriginal Co-Operative (the applicant). The application for exemption is to enable the applicant from time to time to advertise for and give preference for the recruitment of persons of Aboriginal and Torres Strait Island descent to two equivalent full time positions for Rumbalara Aboriginal Co-Operative.

Upon reading the material submitted in support of the application, including the affidavit of Felicia Dean, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 100 and 195 of the Act to enable the applicant from time to time to advertise for and give preference for the recruitment of persons of Aboriginal and Torres Strait Island descent to two equivalent full time positions for Rumbalara Aboriginal Co-Operative.

In granting this exemption the Tribunal noted:

- Under the Aboriginal Health Promotion and Chronic Care (AHPACC) Program Partnership, both Community Health Services (CHSs) and Aboriginal Community Controlled Health Organisations (ACCHOs) are funded by DHS to provide 2 EFT positions in Greater Shepparton area. The positions are ongoing and have a role in contributing to the prevention and better management of chronic disease in Aboriginal people.

- Rumbalara Aboriginal Co-Operative is an ACCHO and is funded by DHS to provide AHPACC services.
- The DHS Aboriginal Service Plan 2004 notes that improved outcomes can only be achieved if effective and respectful partnerships are established with Aboriginal people, communities and organisations. It also notes that these partnerships must ensure that Aboriginal people are actively involved in the planning, development and delivery of health services. The vision for the AHPACC Partnership is that:

Aboriginal Victorians can access primary health care that is culturally respectful and addresses aspects of health including prevention, promotion and treatment, underpinned by principles of self determination and collaboration, and endeavours to achieve a quality of life for Aboriginal people, equal with all other Victorians.
- It is also acknowledged that Aboriginal people need better access to appropriate, comprehensive mainstream service organisations that recognise, respect and understand Aboriginal culture and respond to Aboriginal people in a sensitive and culturally safe manner. Building the capacity of the Aboriginal health workforce at a local level in health promotion and chronic disease prevention – through network support, education and training – is a key objective of this strategy.
- The recruitment of people of Aboriginal descent is thus crucial to the ongoing success of the AHPACC Partnerships.

The Tribunal hereby grants an exemption to the applicant from the operation of sections 13, 100 and 195 of the Act to enable the applicant from time to time to advertise for the recruitment of persons of Aboriginal and Torres Strait Island descent to two equivalent full time positions for Rumbalara Aboriginal Co-Operative.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 26 August 2012.

Dated 18 August 2009

MRS A. COGHLAN
Deputy President

EXEMPTION

Application No. A199/2009

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** by Positive Women (Victoria) Inc. for the renewal of an exemption, which expires on 23 August 2009, from sections 42, 59, 60, 100 and 195 of that Act. The application for renewal is for an exemption to enable the applicant to engage in the specified conduct.

In this exemption, ‘specified conduct’ means –

- to restrict membership of the applicant, in the case of Full Members, to women infected with HIV/AIDS; and in the case of Associate Members, to women not so infected;
- to advertise these restrictions and deal with applications for membership taking these restrictions into account.

Upon reading the material submitted in support of the application, including the affidavit of Kerrilie Rice, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 42, 59, 60, 100 and 195 of the Act to engage in the specified conduct.

In renewing this exemption the Tribunal noted:

1. Positive Women (Victoria) is a state-wide support and advocacy organisation for women who are infected with HIV/AIDS. Traditionally, HIV/AIDS infections have occurred in greater numbers in gay men and men who have sex with men. The number of women now contracting HIV is increasing and their support needs are different to those of men.
2. With the strong voice of the gay community in the HIV/AIDS sector highlighting the needs of their members, the ongoing and separate voice of women must also be active to ensure that women’s needs and rights in regards to HIV are included in health and welfare planning and

service delivery. As a growing number of women are contracting the virus from a male partner, there is a need for women to be supported by a women-only organisation.

3. Positive Women (Victoria) has been an incorporated association since May 1992. As such, it is governed by a board of members.
4. As an incorporated association, the organisation has a membership base and it is regarding this that the application for exemption arises. Full membership is only available to women who are infected with HIV/AIDS. Associate membership is available to women who are not infected with HIV/AIDS. Presently there are 1792 members of the organisation.
5. The bulk of the organisation's funds derive from the Department of Human Services, but as Positive Women has a charity status, funds are also raised through donations.

The Tribunal hereby grants an exemption to the applicant from the operation of sections 42, 59, 60, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to engage in the specified conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 25 August 2012.

Dated 21 August 2009

A. COGHLAN
Deputy President

Adoption Act 1984

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

Lalietta Bordas

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

JAN SNELL
Regional Director
North and West Metropolitan Region

Land Acquisition and Compensation Act 1986

FORM 7

S. 21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Corporation declares that by this notice it acquires the following interests in the land described as 1943 Barwon Heads Road, Barwon Heads being more particularly described as certificate of title volume 10535 folio 005:

1. A freehold interest in the land known as Reserve No. 1 on proposed plan of subdivision PS627287F (Plan of Subdivision) being a total area of 2,500 m²; and
2. An easement for sewerage purposes marked E-1 on the Plan of Subdivision being a total area of 2,854 m².

A copy of the Plan of Subdivision is available for perusal at the offices of Barwon Region Water Corporation at 61-67 Ryrie Street, Geelong.

Published with the authority of Barwon Region Water Corporation.

Dated 27 August 2009

For and on behalf of
Barwon Region Water Corporation
by its lawyers,
HARWOOD ANDREWS LAWYERS
of 70 Gheringhap Street, Geelong 3220

Liquor Control Reform Act 1998

LIQUOR LICENSING POLL – SURREY HILLS NEIGHBOURHOOD

In the matter of an application by Chef's Tandoor under the **Liquor Control Reform Act 1998** for an on-premises licence at 492 Whitehorse Road, Surrey Hills.

The resolution submitted to a poll on Monday 17 August was:

'That an on-premises licence be granted in the neighbourhood of the premises situated at 492 Whitehorse Road, Surrey Hills.'

The result of the Chef's Tandoor poll was:

Votes polled for the resolution	933
Votes polled against the resolution	520
Informal votes polled	10
Total votes polled	1463

S. TULLY
Victorian Electoral Commission

Subordinate Legislation Act 1994

NOTICE OF DECISION

Police Regulation
(Agency Photographs Fees)
Regulations 2009

I, Bob Cameron, Minister for Police and Emergency Services and the Minister responsible for administering the **Police Regulation Act 1958**, give notice under section 12 of the **Subordinate Legislation Act 1994** of my decision to recommend to the Governor in Council that the proposed Police Regulation (Agency Photographs Fees) Regulations 2009 be made.

The objectives of the proposed regulations are to prescribe the fees for an application by:

- a media organisation to be authorised to be given agency photographs; and
- an authorised media organisation to be given agency photographs in response to a specific application for such photographs.

A Regulatory Impact Statement was published on 14 May 2009 in relation to the proposed regulations. The public and key stakeholder groups were able to comment on the proposed regulations via written submissions.

Only one submission was received. After carefully considering that submission, I have decided that the proposed regulations be made with minor amendments.

I now give notice of my intention to proceed with the making of the proposed regulations.

Dated 27 August 2009

BOB CAMERON MP

Minister for Police and Emergency Services

Subordinate Legislation Act 1994NOTICE OF PREPARATION OF
REGULATORY IMPACT STATEMENT

Wildlife (Marine Mammals) Regulations 2009

Notice is given that, in accordance with section 11 of the **Subordinate Legislation Act 1994**, a Regulatory Impact Statement (RIS) has been prepared in relation to the Wildlife (Marine Mammals) Regulations 2009.

The objectives of the proposed Wildlife (Marine Mammals) Regulations 2009 are to improve the protection of whales, dolphins

and seals in Victoria from human interference and ensure the long-term sustainability of the tourism industries that rely on these species.

The proposed regulations will create a sanctuary zone to protect Southern Right Whales at Logan's Beach, a protected area for dolphins at Ticonderoga Bay (Port Phillip Bay), limit approach distances to marine mammals by recreational and commercial vessels, aircraft and people and regulate human behaviour in close proximity to marine mammals. The regulations will also set the fees for marine mammal tour permits and specify the conditions for these permits.

The RIS discusses four options for managing interactions with marine mammals: the use of voluntary guidelines; implementing the proposed regulations; a variation of the proposed regulations which includes a prohibition on whale swim tours; and a variation of the proposed regulations requiring permits for all seal swim tours. The proposed regulations were considered the best means of protecting the conservation of marine mammals and maintaining the long-term viability of the tourism industries that rely on these species in a cost effective and efficient manner.

The RIS discusses three options for prescribing licence fees: fees based on full cost recovery including the costs of law enforcement; fees based on partial cost recovery with a public benefit discount; and allowing the Secretary to the Department of Sustainability and Environment to set a fee up to a specified maximum. Prescribing fees based on partial cost recovery with a public benefit discount was considered the most equitable and transparent option for the licence fees.

Copies of the RIS and the proposed regulations may be obtained by visiting DSE's website at www.dse.vic.gov.au or by contacting the Department of Sustainability and Environment on (03) 9637 8065 between 9.00 am and 5.00 pm weekdays or the DSE Customer Service Centre on 136 186.

Public comments are invited on the RIS and accompanying regulations. All comments must be in writing and must be received by no later than 5.00 pm on 25 September 2009. All submissions will be treated as public documents.

The preferred method of submission is by email to marine.mammals@dse.vic.gov.au

Submissions can also be mailed to:
Marine Mammals Regulations Review
Wildlife Management
Biodiversity and Ecosystem Services
Department of Sustainability and Environment
Level 2, 8 Nicholson Street
East Melbourne, Victoria 3002

GAVIN JENNINGS MLC
Minister for Environment and Climate Change



Water Act 1989

NORTH EAST CATCHMENT
MANAGEMENT AUTHORITY

Pursuant to sections 203 and 207 of the **Water Act 1989**, notice is hereby given that the North East Catchment Management Authority has declared flood levels for the Ovens and King Rivers and the One and Three Mile Creeks as shown on Plan 570070 (sheets 1–3) and 570069 (sheets 1–2) without alteration following public exhibition.

A further opportunity is now available for anyone who is aggrieved by the declaration to write to the Minister for Water, Level 26, 121 Exhibition Street, Melbourne, Vic. 3000 seeking a review within one month from the date of publication of this notice.

JOHN RIDDIFORD
Chief Executive Officer

Plant Health and Plant Products Act 1995
ORDER DECLARING RESTRICTED AREAS IN NORTHERN VICTORIA
FOR THE CONTROL OF QUEENSLAND FRUIT FLY

I, Joe Helper, Minister for Agriculture, make the following Order:

Dated 17 August 2009

JOE HELPER MP
Minister for Agriculture

1. Objective

The objective of this Order is to declare restricted areas for the control of Queensland fruit fly in Northern Victoria, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

2. Authorising Provision

This Order is made under Section 20 of the **Plant Health and Plant Products Act 1995** (the Act).

3. Revocation

The Order made on 1 September 2008 under section 20 of the Act, and published in Government Gazette S246 on 4 September 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 person**’ means a person authorised by the Department of Primary Industries;

‘**inspector**’ means a person authorised as an inspector under the Act;

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

‘**Queensland fruit fly**’ means the exotic pest *Bactrocera tryoni* (Froggatt);

‘**Queensland fruit fly host produce**’ means any fruit or vegetable, or plant in fruit listed in Schedule 1;

‘**Queensland fruit fly host material**’ means any Queensland fruit fly host produce or used packaging; and

‘**used packaging**’ means any packaging that has contained Queensland fruit fly host produce.

5. Restricted areas for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly, known as the Greater Sunraysia Pest Free Area (PFA), is declared to be the area described in Schedule 2.

The restricted area for the control of Queensland fruit fly, known as the Fruit Fly Exclusion Zone (FFEZ), is declared to be the area described in Schedule 3.

6. Prohibitions, restrictions and requirements

(1) The movement into the PFA of any Queensland fruit fly host material is prohibited.

(2) Sub-clause (1) does not apply if the Queensland fruit fly host material:

(a) is accompanied by a plant health certificate issued by an inspector certifying that the material has been treated in a manner approved by the Manager Plant Standards; or

(b) is packed, labelled and certified in accordance with any conditions prescribed by an accreditation program under which the material is certified; or

- (c) is accompanied by a plant health declaration issued by an authorised person declaring that the material has been treated in a manner approved by the Manager Plant Standards; or
- (d) is consigned in any other manner approved by the Manager Plant Standards.
- (3) The movement into the FFEZ of any Queensland fruit fly host material is prohibited.
- (4) Sub-clause (3) does not apply if the Queensland fruit fly host material:
 - (a) was grown and packed, or last used, in an area of Victoria covered by an area freedom certificate issued by the Manager Plant Standards declaring that the area is known to be free from Queensland fruit fly; or
 - (b) is accompanied by a plant health certificate issued by an inspector certifying that the material has been treated in a manner approved by the Manager Plant Standards; or
 - (c) is packed, labelled and certified in accordance with any conditions prescribed by an accreditation program under which the material is certified; or
 - (d) is accompanied by a plant health declaration issued by an authorised person declaring that the material has been treated in a manner approved by the Manager Plant Standards.
- (5) Owners and occupiers of land described in Schedule 2 must, on written instruction from an inspector, and in a manner approved by the Manager Plant Standards, take action to control Queensland fruit fly, including stripping Queensland fruit fly host produce from plants, and treating or destroying plants.

7. Verification of Consignments

- (1) Any Queensland fruit fly host material imported into a restricted area in accordance with clause 6(2) or clause 6(4), and accompanying certificate or declaration must be:
 - (a) presented to an inspector for inspection; or
 - (b) verified by a person accredited to do so by the Department of Primary Industries.

Schedule 1

Abiu	Cashew Apple	Guava
Acerola	Casimiroa (White Sapote)	Hog Plum
Achachairu	Cherimoya	Jaboticaba
Apple	Cherry	Jackfruit
Apricot	Chilli	Jew Plum
Avocado	Citron	Ju Jube
Babaco	Cumquat	Kiwifruit
Banana	Custard Apple	Lemon
Black Sapote	Date	Lime
Blackberry	Dragon Fruit (Than Lung)	Loganberry
Blueberry	Durian	Longan
Boysenberry	Eggplant	Loquat
Brazil Cherry	Feijoa	Lychee
Breadfruit	Fig	Mandarin
Caimito (Star Apple)	Granadilla	Mango
Cape Gooseberry	Grape	Mangosteen
Capsicum	Grapefruit	Medlar
Carambola (Starfruit)	Grumichama	Miracle Fruit

Nashi	Plum	Sapodilla
Nectarine	Plumcot	Shaddock
Orange	Pomegranate	Soursop
Passionfruit	Prickly Pear	Strawberry
Pawpaw	Pummelo	Sweetsop (Sugar Apple)
Peach	Quince	Tamarillo
Peacharine	Rambutan	Tangelo
Pear	Raspberry	Tomato
Pepino	Rollinia	Wax Jambu (Rose Apple)
Persimmon	Santol	

Schedule 2

The area of land bounded by a line commencing at the intersection of the Murray River and Grigg Road, then in a southerly direction along Grigg Road, which becomes Kerang–Koondrook Road, to the intersection of Kerang–Koondrook Road and Airport Road, then in a westerly direction along Airport Road to the intersection of Airport Road and the Murray Valley Highway, then in a southerly direction along the Murray Valley Highway to the intersection of the Murray Valley Highway and Collins Road, then in a southerly direction along Collins Road to the intersection of Collins Road and Old Kerang Road, then in a westerly direction along Old Kerang Road to the intersection of Old Kerang Road and Taverner Road, then in a north-westerly direction along Taverner Road to the intersection of Taverner Road and Smith Road, then in a westerly direction along Smith Road to the intersection of Smith Road and Boort–Kerang Road, then in a northerly direction along Boort–Kerang Road to the intersection of Boort–Kerang Road and Shelley Lane, then in a westerly direction along Shelley Lane to the intersection of Shelley Lane and Dip Road, then in a northerly direction along Dip Road to the intersection of Dip Road and Kerang–Quambatook Road, then in a westerly direction along Kerang–Quambatook Road and Lalbert–Kerang Road, then in a westerly direction along Lalbert–Kerang Road to the intersection of Lalbert–Kerang Road and Charleston Road, then in a northerly direction along Charleston Road to the intersection of Charleston Road and McDonald Road, then in a northerly direction along McDonald Road to the intersection of McDonald Road and Lake Charm–Quambatook Road, then in a generally westerly direction along Lake Charm–Quambatook Road to the intersection of Lake Charm–Quambatook Road and Bael Bael–Boga Road, then in a northerly direction along Bael Bael–Boga Road to the intersection of Bael Bael–Boga Road and Baulch Road, then in a westerly direction along Baulch Road to the intersection of Baulch Road and Lookout Road, then in a northerly direction along Lookout Road to the intersection of Lookout Road and Teagues Road, then in a westerly direction along Teagues Road to the intersection of Teagues Road and Steer Road, then in a northerly direction along Steer Road to the intersection of Steer Road and Quarry Road, then in a westerly direction along Quarry Road to the intersection of Quarry Road and Jam Pot Road, then in a northerly direction along Jam Pot Road to the intersection of Jam Pot Road and Lake Boga–Ultima Road, then in a westerly direction along Lake Boga–Ultima Road to the intersection of Lake Boga–Ultima Road and Quambatook Road, then in a northerly direction along Quambatook Road to the intersection of Quambatook Road and Greenham Road then in a north-westerly direction along Greenham Road, which becomes Williams Road, to the intersection of Williams Road and Hucker Road, then in a westerly direction along Hucker Road to the intersection of Hucker Road and Woorinen–Goschen Road, then in a northerly direction along Woorinen–Goschen Road to the intersection of Woorinen–Goschen Road and Blackwire Road, then in a westerly direction along Blackwire Road to the intersection of Blackwire Road and OConnor Road, then in a northerly direction along OConnor Road to the intersection of OConnor Road and Bulga Road, then in a westerly direction along Bulga Road to the intersection of Bulga Road and French Road, then in a northerly direction along French Road to the intersection of French Road and Chillingollah Road, then in a westerly direction along Chillingollah Road to the intersection of Chillingollah Road and Evans Road, then in a northerly direction along Evans Road to the intersection of Evans Road and

Chinkapook–Nyah West Road, then in a westerly direction along Chinkapook–Nyah West Road to the intersection of Chinkapook–Nyah West Road and Templeton Road, then in a northerly direction along Templeton Road to the intersection of Templeton Road and Miralie–Cockamba Road, then in a westerly direction along Miralie–Cockamba Road to the intersection of Miralie–Cockamba Road and Rogers Lane, then in a northerly direction along Rogers Lane, which becomes Salt Pan Road, to the intersection of Salt Pan Road and the Mallee Highway, then in a westerly direction along the Mallee Highway to the intersection of the Mallee Highway and Fire Access Road, then in northerly direction along Fire Access Road, which becomes Wilkins Road, which becomes Lighthouse Road to the intersection of Lighthouse Road and Haysdale–Kooloonong Road, then in a westerly direction along Haysdale–Kooloonong Road, which becomes Boundary Bend–Kooloonong Road, to the intersection of Boundary Bend–Kooloonong Road and O’Bree Road, then in a westerly direction along O’Bree Road, which becomes Ferry Road to the intersection of Ferry Road and Paul Lane, then in northerly direction along Paul Lane to the intersection of Paul Lane and the Murray Valley Highway, then in a westerly direction along the Murray Valley Highway to the intersection of the Murray Valley Highway and Lake Carpul Road, then in a south-westerly direction along Lake Carpul Road to the intersection of Lake Carpul Road and Lake Powell Road, then in a generally south-westerly direction along Lake Carpul Road to another intersection of Lake Carpul Road and Lake Powell Road, then in a south-westerly direction along Lake Powell Road to the intersection of Lake Powell Road and Sealake–Robinvale Road, then in a northerly direction along Sealake–Robinvale Road to the intersection of Sealake–Robinvale Road and Annuello–Wemen Road, then in a north-westerly direction along Annuello–Wemen Road to the intersection of Annuello–Wemen Road and McLean Road, then in a westerly direction along McLean Road, which becomes Kelly Road to the intersection of Kelly Road and Boothey Road, then in a straight line in a south-westerly direction to the intersection of Benham Track and Angle Track, then in a north-easterly direction along Angle Track to the intersection of Angle Track and Hattah–Robinvale Road, then in a westerly direction along Hattah–Robinvale Road to the intersection of Hattah–Robinvale Road and Shorts Pipeline Track, then in a north-easterly direction along Shorts Pipeline Track to the intersection of Shorts Pipeline Track and Messengers Mailbox Track, then in a straight line in a northerly direction to the intersection of Cantala Track and River Track, then in a northerly direction along River Track to the intersection of River Track and Goosefoot Track, then in a westerly direction along Goosefoot Track to the intersection of Goosefoot Track and Reed Road, then in a northerly direction along Reed Road to the intersection of Reed Road and Dry Lakes Road, then in a westerly direction along Dry Lakes Road to the intersection of Dry Lakes Road and Dumosa Track, then in a southerly, then westerly direction along Dumosa Track to the intersection of Dumosa Track and Nowingi Track, then in a westerly direction along Nowingi Track to the intersection of Nowingi Track and the Calder Highway, then in a northerly direction along the Calder Highway to the intersection of the Calder Highway and North West Angle Road, then in a westerly direction along North West Angle Road to the intersection of North West Angle Road and Doering Road, then in a northerly direction along Doering Road to the intersection of Doering Road and Yatpool West Road, then in a westerly direction along Yatpool West Road to the intersection of Yatpool West Road and Thurla Road, then in a northerly direction along Thurla Road to the intersection of Thurla Road and Red Cliffs–Meringur Road, then in a westerly direction along Red Cliffs–Meringur Road to the intersection of Red Cliffs–Meringur Road and Meridian Road, then in a northerly direction along Meridian Road to the intersection of Meridian Road and the Sturt Highway, then in a south-westerly direction along the Sturt Highway to the intersection of the Sturt Highway and Keera Road, then in a westerly direction along Keera Road to the intersection of Keera Road and Amos Lane, then in a northerly direction along Amos Lane to the intersection of Amos Lane and Old Mail Road, then in a north-easterly direction along Old Mail Road to the intersection of Old Mail Road and Deadmans Track, then in a northerly direction along Deadmans Track to the intersection of Deadmans Track and Snaggy Point Track, then in a north-easterly direction along Snaggy Point Track to the intersection of Snaggy Point Track and Glass House Track, then in a north-westerly direction along Glass House Track to the intersection of Glass House Track and the Murray River, then in a generally south-easterly direction along the Murray River to the point of commencement.

Schedule 3

The area of land commencing at the intersection of the Victorian state border and the parishes of Berrook and Murlong, then in an easterly direction along the southern boundary of the parish of Murlong to the intersection of the parishes of Berrook, Murlong and Barchan, then in a straight line in an easterly direction to the intersection of the parishes of Galick, Wymlet and Bitterang, then in a northerly, then easterly direction along the western, then northern boundary of the parish of Bitterang to the intersection of the boundaries of the parishes of Bitterang, Nowingi and Walpamunda, then in an easterly, then southerly direction along the northern, then eastern boundary of the parish of Walpamunda to the intersection of the boundaries of the parishes of Walpamunda, Konardin and Mournpoul, then in an easterly direction along the northern boundary of the parish of Mournpoul, to the intersection of the boundaries of the parishes of Mournpoul, Konardin, Yelwell and Brockie, then in an easterly direction along the northern boundary of the parish of Brockie to the intersection of the parishes of Brockie and Cantala and the Victorian state border, then in a north-westerly, then southerly direction along the northern, then western border of the state of Victoria to the point of commencement, and the area of land commencing at the intersection of the Victorian state border, Mildura Rural City and Swan Hill Rural City, then in a generally south-easterly direction along the western boundary of Swan Hill Rural City to the intersection of the boundaries of Swan Hill Rural City and Buloke and Gannawarra Shires, then in a generally southerly direction along the western boundary of Gannawarra Shire to the intersection of the boundaries of Gannawarra, Buloke and Loddon Shires, then in a southerly direction along the western boundary of Loddon Shire to the intersection of the western boundary of Loddon Shire and Terrapee Cemetery Road and Terrapee Boundary Road, then in an easterly direction along Terrapee boundary Road to the intersection of Terrapee Boundary Road and Wychitella Bus Route Road, then in a southerly, then easterly direction along Wychitella Bus Route Road to the intersection of Wychitella Bus Route Road and Leech Road, then in an easterly direction along Leech Road to the intersection of Leech Road and Old Charlton–Boort Road, then in northerly direction along Old Charlton–Boort Road to the intersection of Old Charlton–Boort Road and Barclay Road, then in an easterly direction along Barclay Road to the intersection of Barclay Road and Browns Road, then in an easterly direction along Browns Road to the intersection of Browns Road and Boort–Wedderburn Road, then in a straight line in an easterly direction to the intersection of Boort–Kurting Road and Boort–Fernihurst Road, then in an easterly direction along Boort–Fernihurst Road to the intersection of Boort–Fernihurst Road and Fraser Road, then in a straight line in an easterly direction to the intersection of the parishes of Mysia, Yarrowalla and Jarklan, then in a southerly direction along the western boundary of the parish of Jarklan to the intersection of the boundaries of the parishes of Jarklan, Kinypanial and Janiember West, then in a southerly direction along the western boundary of the parish of Janiember West to the intersection of the western boundary of the parish of Janiember West, Loddon River and Waranga Western Channel, then in a straight line in an easterly direction to the intersection of Kelynacks Road, Harrys Road and boundaries of Loddon and Campaspe Shires, then in a southerly, then easterly direction along the western, then southern boundaries of Campaspe Shire to the intersection of the boundaries of Campaspe Shire and the Greater Bendigo City and Campaspe River, then in a straight line in a south-easterly direction to the intersection of Bonn Road and Mustey Road, then in an easterly direction along Mustey Road to the intersection of Mustey Road and Bull Road, then in a straight line in an easterly direction to the intersection of Robertson Road and Morrissey Road, then in an easterly direction along Morrissey Road, which becomes Brisbane Road to the intersection of Brisbane Road McEwen Road, then in a southerly direction along McEwen Road to the intersection of McEwen Road and Bitcon Road, then in an easterly direction along Bitcon Road to the intersection of Bitcon Road and Springvale Road, then in a southerly direction along Springvale Road to the intersection of Springvale Road and Rushworth–Tatura Road, then in a, easterly direction along Rushworth–Tatura Road to the intersection of Rushworth–Tatura Road and Bitcon Road, then in an easterly direction along Bitcon Road to the intersection of Bitcon Road, Ibbot Road and the boundary of the parish of Murchison North, then in a southerly, then easterly direction along the western, then southern boundary of the parish of Murchison North, to the intersection of the boundary of the parish of Murchison North and

Camp Road, then in a southerly direction along Camp Road to the intersection of Camp Road and Basin Road, then in a straight line in a southerly direction to the intersection of Bendigo–Murchison Road and Willow Road, then in a southerly direction along Willow Road to the intersection of Willow Road, Murchison–Goulburn Weir Road and the boundary of Greater Shepparton City, then in an easterly direction along the southern boundary of Greater Shepparton City to the intersection of the boundary of Greater Shepparton City and Day Road, then in a straight line in a north-easterly direction to the intersection of Warring–Murchison East Road and Charles Cochran Lane, then in an easterly direction along Charles Cochran Road to the intersection of Charles Cochran Road and Dargalong Road, then in a southerly direction along Dargalong Road to the intersection of Dargalong Road and Fergies Road, then in an easterly direction along Fergies Road to the intersection of Fergies Road and Buchans Road, then in an easterly direction along Buchans Road, which becomes Nissens Road, to the intersection of Nissens Road and Longwood–Shepparton Road, then in a straight line in an easterly direction to the intersection of Howells Road and Broughans Road, then in a straight line in an easterly direction to the intersection of Leckies Road and O’Sheas Road, then in a straight line in an easterly direction to the intersection of Burnview Road and Moglonemby Road, then in a straight line in an easterly direction to the intersection of Lomers Road and Wilbrahams Road, then in a north-westerly direction along Wilbrahams Road to the intersection of Wilbrahams Road and Old Euroa Road, then in a straight line in a northerly direction to the intersection of Murchison–Violet Town Road, Nolans Road and the boundary of the parish of Tamleugh, then in a westerly, then northerly direction along the southern, then western boundary of the parish of Tamleugh, to the intersection of the boundaries of the parishes of Tamleugh, Kialla and Caniambo, then in a northerly, then easterly direction along the western and northern boundaries of the parish of Caniambo to the intersection of the boundaries of the parishes of Caniambo, Currawa and Gowangardie, then in an easterly direction along the northern boundary of the parish of Gowangardie to the intersection of the boundaries of the parishes of Gowangardie and Upotipotpon and Greater Shepparton City, then in an easterly direction along the southern boundary of Greater Shepparton City to the intersection of the boundaries of Greater Shepparton City, Strathbogie Shire and Benalla Rural City, then in a southerly direction along the western boundary of Benalla Rural City to the intersection of the western boundary of Benalla Rural City and the Hume Highway, then in a north-easterly direction along the Hume Highway to the intersection of the Hume Highway Faithful Street, then in a northerly direction along Faithful Street to the intersection of Faithful Street and Boger Street, then in a straight line in a north-easterly direction to the intersection of the midland Highway and Racecourse Road, then in an easterly direction along Racecourse Road to the intersection of Racecourse Road and Witt Street, then in a south-westerly direction along Witt Street to the intersection of Witt Street and Sydney Road, then in a north-easterly direction along Sydney Road to the intersection of Sydney Road and the Hume Freeway, then in a north-easterly direction along the Hume Freeway to the intersection of the Hume Freeway and Glenrowan–Myrtleford Road, then in a westerly direction along Glenrowan–Myrtleford Road to the intersection of Glenrowan–Myrtleford Road and Glenrowan Road, then in a northerly direction along Glenrowan Road to the intersection of Glenrowan Road and Gravel Pit Road, then in a straight line in an easterly direction to the intersection of Greta Road and Clarkes Lane, then in an easterly direction along Clarkes Lane to the intersection of Clarkes Lane and Laceby–Targoora Road, then in a northerly direction along Laceby–Targoora Road, to the intersection of Laceby–Targoora Road and Murdoch Road, then in a straight line in a northerly direction to the intersection of the Yanko River and the Ovens River, then in a south-easterly direction along the Ovens River to the intersection of the Ovens River and Markwood–Everton Road, then in a north-easterly direction along Markwood–Everton Road to the intersection of Markwood–Everton Road and the Great Alpine Road, then in an easterly direction along the Great Alpine Road to the intersection of the Great Alpine Road and White Post Road, then in a northerly direction along White Post Road to the intersection of White Post Road and Boundary Road, then in a north-easterly direction along Boundary Road to the intersection of Boundary Road and Beechworth–Wangaratta Road, then in a westerly direction along Beechworth–Wangaratta Road to the intersection of Beechworth–Wangaratta Road and Farmers Road, then in a northerly direction along Farmers Road to the

intersection of Farmers Road and Masons Road, then in a north-westerly direction along Masons Road to the intersection of Masons Road and Woolshed Road, then in a westerly direction along Woolshed Road to the intersection of Woolshed Road and the boundaries of the parishes of Everton and Tarrawingee, then in a straight line in a northerly direction to the intersection of Matheson Road and Ramsay Road, then in a straight line in a northerly direction to the intersection of Ramsays Track and Old Coach Road, then in a straight line in a northerly direction to the intersection of Triangle Track and South Triangle Road, then in a straight line in a northerly direction to the intersection of West Triangle Road and Sanderson Road, then in a northerly direction along Sanderson Road, which becomes Old Orchard Lane to the intersection of Old Orchard Lane and Gilmours Road, then in a straight line in a north-westerly direction to the intersection of Adams Road and Gayfer Road, then in a straight line in a northerly direction to the intersection of Back Springhurst Road and Taylors Lane, then in a northerly direction along Taylors Lane to the intersection of Taylors Lane and Hotson Lane, then in a generally easterly direction along Hotson Lane, which becomes Holloways Lane to the intersection of Holloways Lane and Chiltern Valley Road, then in a north-westerly direction along Chiltern Valley Road to the intersection of Chiltern Valley Road and Mantelli Road, then in a northerly direction along Mantelli Road to the intersection of Mantelli Road and Durham Road, then in an easterly direction along Durham Road to the intersection of Durham Road and Chiltern–Rutherglen Road, then in an easterly direction along Chiltern–Rutherglen Road to the intersection of Chiltern–Rutherglen Road and an unnamed road (146 33"33'E, 36 7"4'S), then in a northerly direction along the unnamed road to the intersection of the unnamed road and Vineview Road, then in a westerly direction along Vineview Road to the intersection of Vineview Road and Fuge Road, then in a north easterly direction along Fuge Road to the intersection of Fuge Road and the boundary of the parishes of Chiltern West and Chiltern, then in a northerly direction along the eastern boundary of the parish of Chiltern West to the intersection of the boundaries of the parishes of Chiltern West, Chiltern and Gooramadda, then in a easterly, then northerly direction along the southern, then western boundary of the parish of Gooramadda to the intersection of the boundaries of the State of Victoria, and the parishes of Gooramadda and Barnawartha North, then in a generally north-westerly direction along the boundary of the State of Victoria to the point of commencement.

Note: Section 21 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 50 penalty units in the case of a natural person, and 100 penalty points in the case of a body corporate for moving any host materials into a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector.

Section 22 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 50 penalty points for contravening a written direction of an Inspector.

PLUMBING REGULATIONS 2008

Plumbing Industry Commission

Competencies Required for Registration or Licensing as Plumbing Practitioners

In accordance with regulation 42 of Part 12 of the Plumbing Regulations 2008, the approved competency units to be contained in a Certificate II course or a higher course relating to a class of plumbing work or specialised plumbing work listed for the qualifications in Schedule 3 to the Regulations are set out below:

Qualifications and experience requirements for Licence or Registration under Part 12A of the Building Act 1993

Part 1 of Schedule 3 of the Plumbing Regulations 2008 – Qualifications and experience required for registration under section 2210 of the Act to carry out a class of plumbing work:

- (a) Successful completion of a Certificate III course relating to plumbing work (except in the case of drainage work or irrigation (non-agricultural) work where a Certificate II course is sufficient) that includes the approved competency units for that class of plumbing work; and
- (b) Successful completion of the Commission's examination of competencies for that class of plumbing work.

Competencies for Registration – Drainage Work

CPCPCM2001A	Work effectively in the plumbing and services sector.
CPCPCM2002A	Carry out interactive workplace communication.
CPCPCM2003A	Carry out OH&S requirements.
CPCPCM2004A	Read plans and calculate plumbing quantities.
CPCPCM2005A	Handle and store plumbing materials.
CPCPCM2006A	Use plumbing hand and power tools.
CPCPCM2007A	Carry out levelling.
CPCPCM2009A	Cut with Oxy-LPG / Acetylene.
CPCPCM2011A	Apply first aid in the workplace.
CPCPCM2014A	Carry out simple concreting and rendering.
BCCCM2010B	Install trench support.
CPCPSN3005A	Install pre-treatment facilities.
CPCPDR2001A	Locate and clear blockages.
CPCPDR2002A	Install domestic treatment plants.
CPCPDR2003A	Maintain effluent disinfection system.
CPCPDR2004A	Install stormwater and sub-soil drainage system.
CPCPDR2005A	Drain worksite.
CPCPDR2006A	Install pre-fabricated inspection openings and enclosures.
CPCPDR3001A	Plan the layout for residential sanitary drainage systems.
CPCPDR3002A	Install below ground sanitary drainage system.
CPCPDR3003A	Install on-site disposal systems.

Competencies for Registration – Fire Protection Work

CPCPCM2001A	Work effectively in the plumbing and services sector.
CPCPCM2002A	Carry out interactive workplace communication.

CPCPCM2003A	Carry out OH&S requirements.
CPCPCM2004A	Read plans and calculate plumbing quantities.
CPCPCM2005A	Handle and store plumbing materials.
CPCPCM2006A	Use plumbing hand and power tools.
CPCPCM2007A	Carry out levelling.
CPCPCM2008A	Cut and join sheetmetal.
CPCPCM2009A	Cut with Oxy-LPG / Acetylene.
CPCPCM2010A	Mark out materials.
CPCPCM2011A	Apply first aid in the workplace.
CPCPCM2012A	Weld using oxy-acetylene equipment.
CPCPCM2013A	Weld using arc welding equipment.
CPCPCM3003A	Fabricate and install non-ferrous pressure piping.
CPCPFS2001A	Connect static storage tanks.
CPCPFS3001A	Fabricate and install fire hydrant and hose reel systems.
CPCPFS3002A	Install distribution and range pipes.
CPCPFS3003A	Fit off sprinkler heads, controls and ancillary equipment.
CPCPFS3004A	Install control valve assemblies, actuating devices and local alarms.
CPCPFS3005A	Test fire protection systems for pressure.
CPCPFS3006A	Install special hazard systems.
CPCPFS3007A	Install domestic and residential life safety sprinkler systems.
CPCPFS3008A	Test and maintain fire hydrant and hose reel installations.
CPCPFS3009A	Test and maintain automatic fire sprinklers.
CPCPFS3010A	Design pre-calculated fire sprinkler systems.
CPCPMS3001A	Fabricate and install steel pressure piping.
PRMPFES25B	Inspect, test and maintain gaseous fire suppression systems.
PRMPFES47A	Inspect and test control and indicating equipment.
PRMPFES43A	Prevent ozone depleting substance and synthetic greenhouse gas emissions.
CPCPWT3005A	Install water pump sets.
CPCPWT3008A	Install water service.

Competencies for Registration – Gasfitting Work

CPCPCM2001A	Work effectively in the plumbing and services sector.
CPCPCM2002A	Carry out interactive workplace communication.
CPCPCM2003A	Carry out OH&S requirements.
CPCPCM2004A	Read plans and calculate plumbing quantities.
CPCPCM2005A	Handle and store plumbing materials.
CPCPCM2006A	Use plumbing hand and power tools.
CPCPCM2007A	Carry out levelling.
CPCPCM2008A	Cut and join sheetmetal.
CPCPCM2009A	Cut with Oxy-LPG / Acetylene.
CPCPCM2010A	Mark out materials.
CPCPCM2011A	Apply first aid in the workplace.

CPCPCM2012A	Weld using oxy-acetylene equipment.
CPCPCM2013A	Weld using arc welding equipment.
CPCPCM2014A	Carry out simple concreting and rendering.
CPCPCM3001A	Flash penetrations through roofs and walls.
CPCPCM3002A	Weld polyethylene (PE) pipes using fusion method.
BCCCM2010B	Install trench support.
CPCPRF2001A	Work safely on roofs.
CPCPGS3001A	Install gas piping system.
CPCPGS3002A	Size consumer piping.
CPCPGS3003A	Install and commission Type A gas appliances.
CPCPGS3004A	Install LP gas cylinders of aggregate storage capacity up to 500 litres.
CPCPGS3005A	Install LP gas cylinders of aggregate storage capacity > 500 litres and < 8KL.
CPCPGS3006A	Install LP gas systems in caravans/mobile homes, water craft and mobile work places.
CPCPGS3007A	Install gas detection systems.
CPCPGS3008A	Install gas pressure control equipment.
CPCPGS3009A	Install Type A appliance flue.
CPCPGS3010A	Install Type B appliance flue.
CPCPGS3011A	Purge consumer piping.
CPCPGS3012A	Maintain Type A appliances.
CPCPGS3013A	Disconnect and reconnect Type A appliances.
CPCPGS3014A	Calculate and install natural ventilation for Type A appliances.

Competencies for Registration – Irrigation (Non-agricultural) Work

CPCPCM2001A	Work effectively in the plumbing and services sector.
CPCPCM2002A	Carry out interactive workplace communication.
CPCPCM2003A	Carry out OH&S requirements.
CPCPCM2004A	Read plans and calculate plumbing quantities.
CPCPCM2005A	Handle and store plumbing materials.
CPCPCM2006A	Use plumbing hand and power tools.
CPCPCM2007A	Carry out levelling.
CPCPCM2010A	Mark out materials.
CPCPCM2011A	Apply first aid in the workplace.
CPCPCM2012A	Weld using Oxy/Acetylene equipment.
CPCPCM2014A	Carry out simple concreting and rendering.
BCCCM2010B	Install trench support.
CPCPWT3007A	Connect irrigation systems from drinking water plumbing.
CPCPIG2001A	Design domestic urban irrigation systems.
CPCPIG3001A	Set out, install and commission irrigation systems.
CPCPIG3002A	Install and commission domestic irrigation pumps.

Competencies for Registration – Mechanical Services Work

CPCPCM2001A	Work effectively in the plumbing and services sector.
CPCPCM2002A	Carry out interactive workplace communication.
CPCPCM2003A	Carry out OH&S requirements.
CPCPCM2004A	Read plans and calculate plumbing quantities.
CPCPCM2005A	Handle and store plumbing materials.
CPCPCM2006A	Use plumbing hand and power tools.
CPCPCM2007A	Carry out levelling.
CPCPCM2008A	Cut and join sheetmetal.
CPCPCM2009A	Cut with Oxy-LPG / Acetylene.
CPCPCM2010A	Mark out materials.
CPCPCM2011A	Apply first aid in the workplace.
CPCPCM2012A	Weld using oxy-acetylene equipment.
CPCPCM2013A	Weld using arc welding equipment.
CPCPCM2014A	Carry out simple concreting and rendering.
CPCPCM3001A	Flash penetrations through roofs and walls.
CPCPCM3002A	Weld polyethylene (PE) pipes using fusion method.
CPCPCM3003A	Fabricate & install non-ferrous pressure piping.
BCCCM2010B	Install trench support.
CPCPRF2001A	Work safely on roofs.
CPCPMS2001A	Assemble fabricated components.
CPCPMS3001A	Fabricate and install steel pressure piping.
CPCPMS3002A	Select and fit insulation and sheathing.
CPCPMS3003A	Install small bore heating systems.
CPCPMS3004A	Install medical gas pipeline systems.
CPCPMS3005A	Install and test ducting systems.
CPCPMS3006A	Install air handling units.
CPCPMS3007A	Install split system air conditioning.
CPCPMS3008A	Install air conditioning control equipment.
CPCPMS3009A	Maintain mechanical services equipment.
CPCPMS3010A	Install evaporative air conditioning.
MEM10009B	Install refrigeration and air conditioning plant and equipment.
MEM10010B	Install pipework and pipework assemblies.
MEM18086B	Test, recover, evacuate and charge refrigeration systems.

Competencies for Registration – Roofing (Stormwater) Work

CPCPCM2001A	Work effectively in the plumbing and services sector.
CPCPCM2002A	Carry out interactive workplace communication.
CPCPCM2003A	Carry out OH&S requirements.
CPCPCM2004A	Read plans and calculate plumbing quantities.
CPCPCM2005A	Handle and store plumbing materials.
CPCPCM2006A	Use plumbing hand and power tools.

CPCPCM2007A	Carry out levelling.
CPCPCM2008A	Cut and join sheetmetal.
CPCPCM2009A	Cut with Oxy-LPG / Acetylene.
CPCPCM2010A	Mark out materials.
CPCPCM2011A	Apply first aid in the workplace.
CPCPCM2012A	Weld using oxy-acetylene equipment.
CPCPCM2013A	Weld using arc welding equipment.
CPCPCM2014A	Carry out simple concreting and rendering.
CPCPCM3001A	Flash penetrations through roofs and walls.
CPCPCM3002A	Weld polyethylene (PE) pipes using fusion method.
CPCPRF2001A	Work safely on roofs.
CPCPRF2002A	Select and install roof sheeting and wall cladding.
CPCPRF2003A	Collect and store roof water.
CPCPRF3001A	Receive roofing materials.
CPCPRF3002A	Fabricate and install roof drainage components.
CPCPRF3003A	Fabricate and install external flashings.
CPCPRF3004A	Install roof components.
CPCPRF3005A	Install roof coverings for curved roof structures.
CPCPRF3006A	Install composite roof systems.

Competencies for Registration – Sanitary Work

CPCPCM2001A	Work effectively in the plumbing and services sector.
CPCPCM2002A	Carry out interactive workplace communication.
CPCPCM2003A	Carry out OH&S requirements.
CPCPCM2004A	Read plans and calculate plumbing quantities.
CPCPCM2005A	Handle and store plumbing materials.
CPCPCM2006A	Use plumbing hand and power tools.
CPCPCM2007A	Carry out levelling.
CPCPCM2008A	Cut and join sheet metal.
CPCPCM2009A	Cut with Oxy-LPG / Acetylene.
CPCPCM2010A	Mark out materials.
CPCPCM2011A	Apply first aid in the workplace.
CPCPCM2012A	Weld using oxy-acetylene equipment.
CPCPCM2013A	Weld using arc welding equipment.
CPCPCM2014A	Carry out simple concreting and rendering.
CPCPCM3001A	Flash penetrations through roofs and walls.
CPCPCM3002A	Weld polyethylene (PE) pipes using fusion method.
CPCPRF2001A	Work safely on roofs.
CPCPSN3001A	Plan the layout for a residential sanitary plumbing system.
CPCPSN3002A	Install discharge pipes.
CPCPSN3003A	Fabricate and install sewage and waste stacks.
CPCPSN3004A	Install and fit off sanitary fixtures.

CPCPSN3005A	Install pre-treatment facilities.
CPCPSN3006A	Install sewage pump sets.
CPCPDR2001A	Locate and clear blockages.

Competencies for Registration – Water Supply Work

CPCPCM2001A	Work effectively in the plumbing and services sector.
CPCPCM2002A	Carry out interactive workplace communication.
CPCPCM2003A	Carry out OH&S requirements.
CPCPCM2004A	Read plans and calculate plumbing quantities.
CPCPCM2005A	Handle and store plumbing materials.
CPCPCM2006A	Use plumbing hand and power tools.
CPCPCM2007A	Carry out levelling.
CPCPCM2008A	Cut and join sheetmetal.
CPCPCM2009A	Cut with Oxy-LPG / Acetylene.
CPCPCM2010A	Mark out materials.
CPCPCM2011A	Apply first aid in the workplace.
CPCPCM2012A	Weld using oxy-acetylene equipment.
CPCPCM2013A	Weld using arc welding equipment.
CPCPCM2014A	Carry out simple concreting and rendering.
CPCPCM3001A	Flash penetrations through roofs and walls.
CPCPCM3002A	Weld polyethylene (PE) pipes using fusion method.
BCCCM2010B	Install trench support.
CPCPWT3001A	Set out and install water services.
CPCPWT3002A	Install and adjust system controls and devices.
CPCPWT3003A	Install and commission water heating systems.
CPCPWT3004A	Install domestic water treatment equipment.
CPCPWT3005A	Install water pump sets.
CPCPWT3006A	Fit off and commission hot and cold water systems.
CPCPWT3007A	Connect irrigation systems from drinking water supply.
CPCPWT3008A	Install water service.
CPCPIG2001A	Design domestic urban irrigation systems.
CPCPIG3001A	Set out, install and commission irrigation systems.
CPCPIG3002A	Install and commission domestic irrigation pumps.
CPCPFS3001A	Fabricate and install fire hydrant and hose reel.
CPCPFS3007A	Install domestic and residential life safety sprinkler systems.
CPCPRF2001A	Work safely on roofs.

Qualifications and experience required for licence under section 221M of the Act to carry out a class of plumbing work:

Successful completion of the Commission's examination of licence competencies for that class of plumbing work.

Note: Section 221M(1)(a) of the Act requires a person to be eligible for registration with respect to a class of plumbing work in order to be licensed to carry out that class of plumbing work.

Competencies for Licence – Drainage Work

- CPCPCM4001A Carry out work based risk control processes.
- CPCPCM4002A Estimate and cost work.
- BSBSBM401A Establish legal and risk management requirements of small business.
- CPCPDR4001A Plan, size and layout drainage systems.
- CPCPDR4002A Plan, size and layout stormwater systems.
- CPCPDR4003A Design domestic treatment plant disposal systems.

Competencies for Licence – Fire Protection

- CPCPCM4001A Carry out work based risk control processes.
- CPCPCM4002A Estimate and cost work.
- BSBSBM401A Establish legal and risk management requirements of small business.
- CPCPFS4001A Commission domestic and residential fire suppression systems.
- CPCPFS4004A Design residential and domestic fire sprinkler systems.

Competencies for Licence – Gasfitting

- CPCPCM4001A Carry out work based risk control processes.
- CPCPCM4002A Estimate and cost work.
- BSBSBM401A Establish legal and risk management requirements of small business.
- CPCPGS4001A Plan, size and layout gas installations.

Competencies for Licence – Irrigation (Non-agricultural)

- CPCPCM4001A Carry out work based risk control processes.
- CPCPCM4002A Estimate and cost work.
- BSBSBM401A Establish legal and risk management requirements of small business.

Competencies for Licence – Mechanical Services

- CPCPCM4001A Carry out work based risk control processes.
- CPCPCM4002A Estimate and cost work.
- BSBSBM401A Establish legal and risk management requirements of small business.
- CPCPMS4001A Plan, size and layout heating and cooling systems.

Competencies for Licence – Roofing (Stormwater)

- CPCPCM4001A Carry out work based risk control processes.
- CPCPCM4002A Estimate and cost work.
- BSBSBM401A Establish legal and risk management requirements of small business.
- CPCPRF4001A Plan, size and layout roof drainage systems.

Competencies for Licence – Sanitary

- CPCPCM4001A Carry out work based risk control processes.
- CPCPCM4002A Estimate and cost work.
- BSBSBM401A Establish legal and risk management requirements of small business.
- CPCPSN4001A Plan, size and layout sanitary pipework and fixtures.

Competencies for Licence – Water Supply Work

- CPCPCM4001A Carry out work based risk control processes.
 CPCPCM4002A Estimate and cost work.
 BSBSBM401A Establish legal and risk management requirements of small business.
 CPCPWTS4001A Plan, size and layout hot and cold water services.

The approved competency units for registration or licensing in respect of the classes of plumbing work or specialised plumbing work come into effect on the day after they are published in the Government Gazette.

TONY ARNEL
 Plumbing Industry Commissioner

Private Agents Act 1966

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

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

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

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

<i>Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee</i>	<i>Name of Firm or Corporation</i>	<i>Address for Registration</i>	<i>Type of Licence</i>	<i>Date of Hearing</i>
John Hodgson-Williams	Coastal Mercantile Pty Ltd	108–120 Young Street, Frankston 3199	Commercial Sub-Agent	21 August 2009

Dated at Dandenong on 24 August 2009

DAMIAN CAPOBIANCO
 Registrar
 Magistrates' Court of Victoria

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

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

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

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

<i>Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee</i>	<i>Name of Firm or Corporation</i>	<i>Address for Registration</i>	<i>Type of Licence</i>	<i>Date of Hearing of Application</i>
Calvin Thom	Coastal Mercantile Pty Ltd	Level 1, Suite 10, 108–120 Young Street, Frankston 3199	Commercial Sub-Agents	22 September 2009
Sean Jamieson	Coastal Mercantile Pty Ltd	Level 1, Suite 10, 108–120 Young Street, Frankston 3199	Commercial Sub-Agents	25 September 2009

Dated at Frankston this 18 August 2009

MICHAEL PITCHER
Deputy Registrar of the
Magistrates' Court of Victoria

Treasury Corporation of Victoria Act 1992NOTICE OF DETERMINATION OF THE TREASURER OF VICTORIA
UNDER SECTION 8(1)(K)

To: Treasury Corporation of Victoria, Level 12, 1 Collins Street, Melbourne, Victoria 3000

Pursuant to section 8(1)(k) of the **Treasury Corporation of Victoria Act 1992**, I, John Lenders, Treasurer of Victoria, hereby give notice to Treasury Corporation of Victoria (TCV) of my determination that the functions of TCV include to carry out such functions or provide such financial or other services for the State of Victoria (State) in relation to the State's liabilities or financial assets in relation to the Victorian Desalination Project (Project) by way of:

- (a) the entering into and performing financial arrangements to hedge, protect or manage the value of the State's assets or liabilities, or prospective assets or liabilities, against movements in interest rates in accordance with ISDA Master Agreements and Schedules with certain banks (Banking Counterparties) (ISDA Agreements) to provide for the hedging, protection or management of interest rate risk in relation to the Project and the financial arrangements relating to the Project in respect of which the State may have obligations or liabilities;
- (b) by giving notices to relevant banks specifying that such financial arrangements in respect of which TCV may have obligations in relation to the assets and liabilities of the State are to be terminated;
- (c) the entering into and performing transactions under novation agreements pursuant to which one Banking Counterparty's rights and obligations under and in respect of a transaction under an ISDA Agreement are novated to another Banking Counterparty (Intermediate Novations);
- (d) the entering into financial arrangements to acquire and dispose of the State's assets or liabilities, in accordance with novation agreements with AquaSure Finance Pty Ltd (Borrower) and the Banking Counterparties (Novation Agreements and, together with the ISDA Agreements and the Intermediate Novations, the Relevant Arrangements), pursuant to which TCV novates its rights and obligations under the ISDA Agreements to the Borrower; and
- (e) doing all other things necessary or convenient to be done for or in connection with, or as incidental to, the performance of TCV's obligations in relation to the Relevant Arrangements and the transactions contemplated by the Relevant Arrangements to ensure the performance of TCV's function of providing financial or other services to the State in relation to the State's liabilities or financial assets in connection with the Project.

Dated 14 August 2009

JOHN LENDERS
Treasurer

Water Act 1989**BULK ENTITLEMENT (WESTERNPORT – BASS RIVER) ORDER 2009**

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

1. CITATION

This Order may be cited as the Bulk Entitlement (Westernport – Bass River) Order 2009.

2. EMPOWERING PROVISIONS

This Order is made under sections 42 and 43 of the **Water Act 1989**.

3. COMMENCEMENT

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

4. DEFINITIONS

In this Order –

‘**Act**’ means the **Water Act 1989**;

‘**annual entitlement**’ means the total amount of water which the Corporation may take from the waterway in any year;

‘**Corporation**’ means the Westernport Region Water Corporation;

‘**Department**’ means the Department of Sustainability and Environment;

‘**entitlement holder**’ means a person holding a bulk entitlement under the Act;

‘**licence**’ means any licence granted under Part 4 of the Act;

‘**Management Plan**’ means a management plan prepared for an area of the waterway under s32A of the Act;

‘**Minister**’ means the Minister administering the Act and in relation to any provision, includes any person authorised by the Minister to act on the Minister’s behalf in relation to that provision, or to whom the Minister has delegated the relevant power, discretion, function, Corporation or duty under section 306 of the Act;

‘**offtake**’ means the pump station located on the waterway at the Almurta bridge on Grantville – Glen Alvie Road, from which the Corporation takes water under this Order;

‘**passing flow**’ means the flow in the waterway immediately downstream of the offtake;

‘**Resource Manager**’ means a person appointed by the Minister under s43A of the Act to do all or any of the tasks set out in sub-clause 13.1;

‘**South Gippsland Basin Water Accounts**’ means an annual report, required by the Minister, on compliance by entitlement holders and licensees, respectively, in the South Gippsland Basin, with the terms of their bulk entitlements or licences;

‘**Southern Rural Water**’ means Gippsland and Southern Rural Water Authority;

‘**specified point**’ means immediately upstream of the offtake on the waterway;

‘**waterway**’ means Bass River;

‘**Westernport Water Supply System**’ means Westernport Water’s works to supply water to Westernport Water’s customers;

‘**year**’ means the 12 months commencing 1 July.

5. GRANTING OF A BULK ENTITLEMENT

The entitlement to take water from the waterway to supply water to the Westernport Water Supply System is granted to the Corporation on the conditions set out in this Order.

6. BULK ENTITLEMENT

The Corporation may take up to 3,000 ML of water from the waterway in any year, subject to the flow sharing arrangements specified in clause 7.

7. SHARE OF FLOW

7.1 In order to satisfy its annual entitlement, the Corporation may take a share of flow in the waterway passing the specified point, calculated as follows:

- (a) in the months of May to November inclusive –
 - (i) when $F > 65$ ML/day,
 $E = 25$ ML/day, and
 - (ii) when $F \leq 65$ ML/day and $F > 40$ ML/day,
 $E = F - 40$ ML/day, and
 - (iii) when $F \leq 40$ ML/day,
 $E = 0$ ML/day; and
- (b) in the months of December to April inclusive, $E = 0$ ML/day;

where –

- ‘E’ means the Corporation’s entitlement; and
- ‘F’ means the flow past the specified point less water which is the subject of a transfer under sub-clause 7.1.

7.2 The Corporation is not entitled to any flow past the specified point, as part of its bulk entitlement, which is being transferred by the holder of any other bulk entitlement or licence to a transferee pursuant to the Act.

8. MAKING ALLOWANCES

8.1 In calculating water available to the Corporation under this Order at any point downstream of the specified point, allowance must be made for –

- (a) any losses of water incurred between that point and the specified point; and
- (b) the time taken by the flow to reach that point from the specified point.

8.2 If the Corporation proposes to divert water under this Order from a point on the waterway other than the specified point, it must, after consultation with Southern Rural Water, Melbourne Water, and the Department, propose to the Minister –

- (a) fair, reasonable and representative means for calculating the allowances required by sub-clause 8.1; and
- (b) details of the proposed location and amount of extraction; and
- (c) details of the operational requirements of the Resource Manager; and
- (d) the results of an assessment of the likely effects of the proposed taking of water on the environment and other entitlement holders on the waterway.

8.3 The Minister may –

- (a) approve a proposal made under sub-clause 8.2; or
- (b) refuse the proposal made under sub-clause 8.2; or
- (c) require the Corporation to amend the proposal; and
- (d) require the Corporation –
 - (i) to review all or part of any proposal approved by the Minister if, in the Minister’s opinion, it is, at any time, no longer fair, reasonable or representative; and
 - (ii) to make an amended proposal to the Minister.

8.4 The Corporation must –

- (a) advise the Resource Manager in writing within 14 days of any proposal approved by the Minister under sub-clause 8.3; and
- (b) provide the Resource Manager with such other information concerning the proposed diversion as the Resource Manager may, from time to time, require.

9. METERING PROGRAM

- 9.1 The Corporation must propose to the Minister, within 12 months of the date of this Order, a metering program to determine –
- (a) the amount of water taken by the Corporation under this Order; and
 - (b) the flow in the waterway below the offtake;
- for the purpose of assessing whether or not the Corporation complies with this Order.
- 9.2 The metering program prepared under sub-clause 9.1 must include details of any agreement between the Corporation and any other person for measuring and calculating instream flows.
- 9.3 The Minister may –
- (a) approve the program proposed under sub-clause 9.1; or
 - (b) require the Corporation to amend the proposed program; and
 - (c) require the Corporation –
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.
- 9.4 The Corporation must, at its cost, and in accordance with any guidelines issued from time to time by the Minister –
- (a) implement and maintain the approved metering program; and
 - (b) maintain metering equipment and associated measurement structures in good condition, ensure that metering equipment is periodically re-calibrated and, if rating curves are used to calculate flows, ensure that these curves are regularly checked and, if necessary, revised; and
 - (c) keep a record of all work undertaken under paragraphs (a) and (b).

10. ENVIRONMENTAL OBLIGATIONS

- 10.1 The Corporation, in consultation with Melbourne Water and the Department, must propose to the Minister within 12 months of the date of this Order, a program to manage the environmental effects of the Corporation's works to take water under this Order which includes –
- (a) impacts on the bed and banks of the waterway in the vicinity of the Corporation's works;
 - (b) the effects on aquatic biota in the waterway;
 - (c) operational practices to:
 - (i) remove silt from works;
 - (ii) provide the flows in the waterway specified in clause 7 passing downstream of the offtake; and
 - (iii) manage the water quality in the works, and in the waterway.
- 10.2 The Minister may –
- (a) approve the program proposed under sub-clause 10.1; or
 - (b) require the Corporation to amend the proposed program; and
 - (c) require the Corporation –
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.

- 10.3 The Corporation, must at its cost –
- (a) implement the approved program; and
 - (b) keep a record of all work undertaken under paragraphs (a) and (b).
- 10.4 The Minister may, from time to time, require the Corporation to report in writing on the implementation of any program approved under sub-clause 10.2.

11. REPORTING REQUIREMENTS

- 11.1 The Corporation may be required to report on all or any of the following matters, as provided in this clause:
- (a) the daily amount of water taken by the Corporation from the waterway;
 - (b) the daily flow in the waterway below the offtake;
 - (c) the approval, amendment and implementation of programs and proposals under clauses 9, and 10;
 - (d) the annual amount of water taken under this Order;
 - (e) any temporary or permanent transfer of all or part of this Order;
 - (f) any bulk entitlement or licence in respect of the waterway temporarily or permanently transferred to the Corporation with respect to the Westernport Water Supply System;
 - (g) any amendment to this Order;
 - (h) any new bulk entitlement granted to the Corporation with respect to the Westernport Water Supply System;
 - (i) any failure by the Corporation to comply with any provision of this Order;
 - (j) any difficulties experienced or anticipated by the Corporation in complying with this Order and any remedial action taken or proposed.
- 11.2 The Minister may require the Corporation to report on any of the matters set out in sub-clause 11.1 –
- (a) in writing, or in such electronic form as may be agreed between the Corporation and the Minister; and
 - (b) within 14 days of receiving the Minister's written request.
- 11.3 The Corporation must, for the period of the preceding year, report in its Annual Report on each of the matters set out in sub-clause 11.1, except paragraph (a), (b) and (c) of sub-clause 11.1.
- 11.4 The Resource Manager may require the Corporation to report to it, from time to time, on all or any of the matters set out in sub-clause 11.1.
- 11.5 Any report under sub-clause 11.4 must be made –
- (a) in such form as may be agreed between the Corporation and the Resource Manager; and
 - (b) unless the Corporation and the Resource Manager agree otherwise –
 - (i) within 24 hours of the Corporation receiving a request for a report on any matter set out in paragraphs (a) to (b) of sub-clause 11.1; or
 - (ii) within 14 days of the Corporation receiving a request for a report on any matter set out in paragraphs (c) to (j) of sub-clause 11.1.

12. DATA

- 12.1 Subject to clause 9, the Minister will make a reasonable attempt to make available to the Corporation all hydrological and other data required by the Corporation in order to comply with this Order.

- 12.2 The Corporation must make available data collected for the purpose of the metering program and reporting under clauses 9 and 11 to any person, subject to the person paying any fair and reasonable access fee imposed by the Corporation, to cover the costs of making the data available.

13. WATER RESOURCE MANAGEMENT COSTS

- 13.1 Subject to sub-clause 11.1, the Corporation must pay the Resource Manager a fair and reasonable proportion of the costs incurred by the Resource Manager to –
- (a) prepare the South Gippsland Basin Water Accounts; and
 - (b) monitor whether entitlement holders in the South Gippsland Basin comply with the conditions of their bulk entitlements; and
 - (c) investigate and mediate disputes between entitlement holders in the South Gippsland Basin; and
 - (d) investigate and deal with significant unauthorised uses of water in the South Gippsland Basin; and
 - (e) supervise the qualification of any rights to water made by the Minister during periods of declared water shortage under section 8 of the Act.
- 13.2 The proportion of the costs referred to in sub-clause 13.1 is to be determined by the Resource Manager under sub-clause 14.3.
- 13.3 Where the Resource Manager provides a regulated service for the purposes of s4A of the **Water Industry Act 1994**, the charges to be paid by the Authority to the Resource Manager are to be determined by the Essential Services Commission in accordance with Part 1A of the **Water Industry Act 1994**.

14. DUTY TO KEEP ACCOUNTS AND FIX PROPORTIONS

- 14.1 The Corporation is not obliged to make any payment to the Resource Manager under clause 13 unless the Resource Manager chooses to comply with the provisions of this clause relevant to that payment.
- 14.2 Separate accounts of all costs and payments must be kept by the Resource Manager in respect to sub-clause 13.1.
- 14.3 The Resource Manager must, by 1 July in any year, determine for the Corporation, in respect of the ensuing year, a fair and reasonable proportion of the costs referred to in sub-clause 13.1 and provide the Corporation with estimates of the amount payable.
- 14.4 Accounts required to be kept under this clause must be made available for inspection by the Corporation upon request.

15. DUTY TO MAKE PAYMENTS

Any amount payable by the Corporation under sub-clause 13.1 must be paid in arrears, within 28 days of the Corporation receiving an invoice, unless the Corporation and Resource Manager agree otherwise.

16. DISPUTE RESOLUTION

- 16.1 If a difference or dispute arises between the Authority and the Resource Manager (the ‘parties’) concerning the interpretation or application of this Order, a party may give written notice to the other party requiring the matter to be determined by an independent expert.
- 16.2 The notice requiring that the matter be determined by independent expert may only be given 14 days after the matter has arisen. The independent expert may only commence to determine the matter a further 14 days after the giving of that notice.
- 16.3 The independent expert will be either –
- (a) a person agreed to by the parties to the difference or dispute; or
 - (b) if the parties cannot agree, a person nominated by the President of the Institute of Arbitrators and Mediators, Australia.

- 16.4 The independent expert must reach a conclusion on the matter within 30 days of it being referred, but has power to extend the period for reaching a conclusion on the matter by a further 30 days.
- 16.5 The independent expert must send a copy of the conclusion and its supporting reasons to each party to the difference or dispute.
- 16.6 In any difference or dispute to which the Minister is a party –
- (a) the independent expert must express the conclusion as a recommendation; and
 - (b) the Minister must consider any recommendation made under paragraph (a) before deciding whether there are grounds for issuing a notice of contravention under s47A of the Act.
- 16.7 In any difference or dispute to which the Minister is not a party, any conclusion by an independent expert is final and binding on the parties.
- 16.8 The Authority may request the Minister to determine the apportionment of the costs of and incidental to every reference, including the costs of the independent expert.

Dated 21 August 2009

TIM HOLDING
Minister for Water

Water Act 1989

BULK ENTITLEMENT (OVENS SYSTEM – MOYHU, OXLEY AND WANGARATTA) CONVERSION AMENDMENT ORDER 2009

I, Tim Holding, as Minister administering the **Water Act 1989** (the Act), make the following Order –

1. Title

This Order is called the Bulk Entitlement (Ovens System – Moyhu, Oxley and Wangaratta) Conversion Amendment Order 2009.

2. Preliminary

The Bulk Entitlement (Ovens System – Moyhu, Oxley and Wangaratta) Conversion Order 2004 (the Bulk Entitlement Order) was made by the Minister on 17 December 2004 and published in the Government Gazette S1 on 1 April 2005. The Bulk Entitlement Order converted all of the North East Region Water Authority's entitlement to take water from the Ovens system waterway to a bulk entitlement.

North East Region Water Authority is now known as North East Region Water Corporation (the Authority).

3. Purpose

The purpose of this Order is to amend the Bulk Entitlement Order to enable the Authority to better manage water supplies from the Ovens water system during extreme drought conditions like those experienced in 2006/07. It does this by improving the method described in the Bulk Entitlement Order to estimate urban demands during times of restriction.

4. Authorising provisions

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

5. Commencement

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

6. Amendment of Schedule 1

For the definitions of '**Summer urban demand**' and '**restrictable urban demand**' in Schedule 1 of the Bulk Entitlement Order **substitute** –

‘***Summer urban demand** means the average actual supply rate in ML per day recorded over the preceding five years in December, January and February plus an allowance for new large water users established in the last five years.

****restrictable urban demand** means the summer urban demand less the average actual supply rate in ML per day recorded over the preceding five years in June, July and August plus an allowance for new large water users established in the last five years.’

Dated 17 August 2009

TIM HOLDING MP
Minister for Water

Water Act 1989

BULK ENTITLEMENT (OVENS SYSTEM – GOULBURN–MURRAY WATER) CONVERSION AMENDMENT ORDER 2009

I, Tim Holding, as Minister administering the **Water Act 1989** (the Act), make the following Order –

1. Title

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

2. Preliminary

The Bulk Entitlement (Ovens System – Goulburn–Murray Water) Conversion Order 2004 (the Bulk Entitlement Order) was made by the Minister on 17 December 2004 and published in the Government Gazette S1 on 1 April 2005. The Bulk Entitlement Order converted all of the Goulburn–Murray Rural Water Authority’s entitlement to take water from the Ovens system waterway to a bulk entitlement.

Goulburn–Murray Rural Water Authority is now known as Goulburn–Murray Rural Water Corporation (the Authority).

3. Purpose

The purpose of this Order is to amend the Bulk Entitlement Order to enable the Authority to better manage the Ovens water system during extreme drought conditions like those experienced in 2006/07. It does this by:

- improving the method described in the Bulk Entitlement Order to estimate urban demands during times of restriction.
- linking the trigger which allows access to low-reliability water entitlements to occurrences of surplus flows in the system.
- improving the formula used to estimate natural flows for the Ovens River at Mulwala.
- streamlining the approval process for future changes to the Operational Agreement.
- correcting minor reference errors.

4. Authorising provisions

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

5. Commencement

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

6. Change of reference

- (1) In the definition of ‘**source cost**’ in clause 4 of the Bulk Entitlement Order, for the numbers ‘16.3’ **substitute** ‘17.3’.
- (2) In the heading of clause 1 of Schedule 1 of the Bulk Entitlement Order for ‘9C’ **substitute** ‘9B’.

7. Amendment of clause 4

In clause 4 of the Bulk Entitlement Order **insert** definition –

“**surplus flows**” means flows which occur when streamflows in the supply system exceed those required to meet the sum of consumptive demands and environmental flow requirements and cannot be stored, and cease when water needs to be released from the storage to meet downstream demands and environmental flows;’.

8. Amendment of clause 13

In clause 13 of the Bulk Entitlement Order –

- (1) clause 13.3 is **deleted**;
- (2) clause 13.4 is **deleted**;
- (3) paragraph (a) of clause 13.5 is **deleted**.

9. Amendment of Schedule 1

For clauses 2(i) and (ii) of Schedule 1 of the Bulk Entitlement Order **substitute** –

- ‘(i) on the regulated Buffalo River and regulated Ovens River, each year between the start of surplus flows in the two rivers or 1 July, whichever is later, and the date that surplus flows first cease;
- (ii) on the regulated King River, each year between the start of surplus flows in the river or 1 July, whichever is later, and the date that surplus flows first cease.’.

10. Amendment of Schedule 3

For the definitions of ‘**Summer urban demand**’ and ‘**restrictable urban demand**’ in Schedule 3 of the Bulk Entitlement Order **substitute** –

‘***Summer urban demand** means the average actual supply rate in ML per day recorded over the preceding five years in December, January and February plus an allowance for new large water users established in the last five years.

****restrictable urban demand** means the summer urban demand less the average actual supply rate in ML per day recorded over the preceding five years in June, July and August plus an allowance for new large water users established in the last five years.’.

11. Amendment of Schedule 5

For clause 6 of Schedule 5 of the Bulk Entitlement Order **substitute** –

‘6. Natural flow in the Ovens River at Mulwala

Compliance monitoring gauge 403241A – Ovens River at Peechelba

$Q_{nat\ Ovens\ @\ Mul} = Q_{nat\ Ovens\ R\ d/s\ King\ R} + Q_{403242C} - Q_{403200C} + Q_{403213}$

Where

$Q_{nat\ Ovens\ R\ @\ Mul}$ = estimated natural flow in the Ovens River at Lake Mulwala, and

$Q_{nat\ Ovens\ R\ d/s\ King\ R}$ = natural flow estimated under item 5 above, and

$Q_{403242C}$ = the combined flow determined from measurement at stream gauge station index 403242C – Ovens River at Wangaratta (Combined Flow), where flows in the Ovens River and Reedy Creek are calculated from a combined rating using the water level in the Ovens River, and

$Q_{403200C}$ = flow measured at stream gauge station index 403200C – Ovens River at Wangaratta, and

Q_{403213} = flow measured at stream gauge station index 403213 – Fifteen Mile Creek at Greta South.’.

Dated 17 August 2009

TIM HOLDING MP
Minister for Water

Road Safety Act 1986

DECLARATION UNDER SECTION 99B(4)

Under section 99B(4) of the **Road Safety Act 1986**, I declare that for the purposes of the cycling event known as the Murray River Cycling Classic, the Road Rules do not apply to the activities of the Event, for the times and with respect to the highway or parts of the highway listed in the Schedule.

1. In this notice, unless the context or subject-matter otherwise requires –
 - ‘**Event**’ means the Murray River Cycling Classic to be conducted from 30 August 2009 until 6 September 2009 (inclusive);
 - ‘**Road Rules**’ means the Road Rules within the meaning of the Road Safety (Road Rules) Regulations 1999;
2. This declaration takes effect from the date of commencement of the Event until completion of the Event.

SCHEDULE

STAGE AND TIME	HIGHWAYS SUBJECT TO THIS DECLARATION AS PART OF THE EVENT
Stage 1 – Echuca–Rochester at 11.00 am until 2.45 pm on 30 August 2009	Northern Highway, Murray Valley Highway, Echuca–Kyabram Road, Tongala Road, Miller Street, Curr Road, Echuca–Kyabram Road, Kyabram–Rochester Road, Girgarre–Rushworth Road, Zegelin Road, McEwan Road, Bendigo–Murchison Road, Rushworth–Tatura Road, Heathcote–Rochester Road, Trewin Road, Midland Highway, Burnewang Road and Campaspe Street
Stage 2 – Echuca Criterium at 11.00 am until 11.35 am on 31 August 2009	Watson Street, Law Court Place, Dickson Street and Crofton Street
Stage 3 – Moama to Barham	Murray Shire and Wakool Shire NSW
Stage 4 – Swan Hill Criterium at 11.00 am until 12.00 noon on 1 September 2009	Sea Lake–Swan Hill Road, Stradbroke Avenue and Beveridge Street
Stage 5 – Swan Hill – Lake Boga at 1.45 pm until 3.30 pm on 1 September 2009	Sea Lake–Swan Hill Road, David Street, Lake Boga–Ultima Road and Marraboor Street
Stage 6 – Swan Hill–Manangatang at 10.30 am until 12.40 pm on 2 September 2009	Sea Lake–Swan Hill Road, Woorinen Road, Chillingollah Road, Pira Road, Station Street, Chinkapook–Nyah West Road and Robinvale–Sea Lake Road
Stage 7 – Manangatang–Tooleybuc at 10.30 am until 12.40 pm on 2 September 2009	Robinvale–Sea Lake Road, Mallee Highway and Murray Valley Highway
Stage 8 – Robinvale–Kermesse at 10.30 am until 11.45 am on 3 September 2009	Latje Road, McLennan Drive and Robin Street
Stage 9 – Euston Criterium	Balranald Shire NSW

Stage 10 – Ouyen Criterium at 11.00 am until 11.50 am on 4 September 2009	Oke Street, Pickering Street, Scott Street and Hunt Street
Stage 11 – Ouyen–Patchewollock–Ouyen at 1.45 am until 3.45 pm on 4 September 2009	Oke Street, Pickering Street, Scott Street, Mallee Highway, Ouyen–Patchewollock Road, Hopetoun–Walpeup Road, Sea Lake–Patchewollock Road, Yenolom Street, Algerian Street, Kernot Street and Hunt Street
Stage 12 – Merbein Criterium at 11.00 am until 11.40 am on 5 September 2009	Calder Highway (Main Street), Game Street, O’Bryan Street and Commercial Street
Stage 13 – Merbein to Wentworth at 1.15 pm until 3.15 pm on 6 September 2009	Commercial Street, Calder Highway, River Road, McEdward Street, Dow Avenue, Sturt Highway, Walnut Avenue, Nineteenth Street, Boomerang Avenue, Myall Street, Dairtnunk Avenue, Ponde Street, Lowan Avenue, Red Cliffs–Meringur Road, Benetook Avenue, Twenty-First Street, Whitecliffs Avenue, Nineteenth Street, River Road, Paschendale Avenue, Fifth Street, Meridian Road and Calder Highway
Stage 14 – Mildura Kermesse at 11.30 am until 1.00 pm on 6 September 2009	Seventh Street, Wharf Road, Hugh King Drive, Cureton Avenue and Chaffey Avenue

Dated 21 August 2009

STEVE BROWN
 Executive Director Regional Services
 VicRoads
 Delegate for the Minister for Roads and Ports

Planning and Environment Act 1987**BASS COAST PLANNING SCHEME**Notice of Approval of Amendment
Amendment C85

The Minister for Planning has approved Amendment C85 to the Bass Coast Planning Scheme.

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

The Amendment implements a planning scheme review by making changes to the Local Planning Policy Framework.

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 Bass Coast Shire Council, 76 McBride Avenue, Wonthaggi.

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

Planning and Environment Act 1987**MITCHELL PLANNING SCHEME**Notice of Approval of Amendment
Amendment C73

The Minister for Planning has approved Amendment C73 to the Mitchell Planning Scheme.

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

The Amendment alters the planning scheme maps and the schedule to the Heritage Overlay so that 18 heritage places included in Victorian Heritage Register are shown in the Mitchell 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 Mitchell Shire Council, 113 High Street, Broadford, Victoria 3658.

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

Planning and Environment Act 1987**CARDINIA PLANNING SCHEME**Notice of Approval of Amendment
Amendment C134

The Minister for Planning has approved Amendment C134 to the Cardinia Planning Scheme.

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

The Amendment rezones land at 39 James Street and 80 Main Street, Pakenham, from a Public Use Zone 7 to a Business 2 Zone and a Business 1 Zone respectively.

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

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

Planning and Environment Act 1987**MOYNE PLANNING SCHEME**Notice of Amendment
Amendment C38

The Minister for Planning has prepared Amendment C38 to the Moyne Planning Scheme.

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

The Amendment rezones 57 Spring Street, Mortlake (Lot 1 of TP 436839S) from Industrial 1 Zone to Residential 1 Zone.

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 Moyne Shire Council, Princes Street, Port Fairy.

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

Planning and Environment Act 1987**PYRENEES PLANNING SCHEME**Notice of Approval of Amendment
Amendment C21

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

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

The Amendment rezones land bordered by Wattle Creek Road and Ararat – St Arnaud Road acquired by Central Highlands Water for the Landsborough Water Supply Upgrade Project from a Farming Zone to a Public Use Zone 1, Service and Utility; amends the Schedule to Clause 42.01 and 43.02 to exempt the Landsborough Water Supply Upgrade Project from permit requirements; and deletes the Public Acquisition Overlay from the site and the 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 Pyrenees Shire Council, Lawrence Street, Beaufort.

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

Planning and Environment Act 1987**WARRNAMBOOL PLANNING SCHEME**Notice of Approval of Amendment
Amendment C60

The Minister for Planning has approved Amendment C60 to the Warrnambool Planning Scheme.

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

The Amendment rezones 95–97 Nicholson Street, Warrnambool, from Public Use Zone 6 (Local Government) (PUZ6) to Residential 1 Zone, applies schedule 4 to the Design and Development Overlay (DDO4) and the Environmental Audit Overlay to the land.

The Amendment also updates the schedule to 61.03 to include one new planning scheme map in the 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 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**WARRNAMBOOL PLANNING SCHEME**Notice of Approval of Amendment
Amendment C66 (Part 1)

The Minister for Planning has approved Amendment C66 (Part 1) to the Warrnambool Planning Scheme.

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

The Amendment rezones land at 236 Russell Street, Dennington from Farming Zone to Residential 1 Zone to allow for the relocation of St. Johns Primary School.

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**WYNDHAM PLANNING SCHEME**Notice of Approval of Amendment
Amendment C96

The Minister for Planning has approved Amendment C96 to the Wyndham Planning Scheme.

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

The Amendment rezones land at Lots 1, 2, 3 and 4, Princes Highway, Werribee from Public Use Zone (Schedule 1) to Residential 1 Zone, Business 1 Zone and Public Park and Recreation Zone, deletes the Development Plan Overlay (Schedule 2), applies the Development Plan Overlay (Schedule 16) and the Environmental Audit Overlay and amends the Schedule to the Business 1 Zone.

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 Wyndham Shire Council, Princes Highway, Werribee.

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

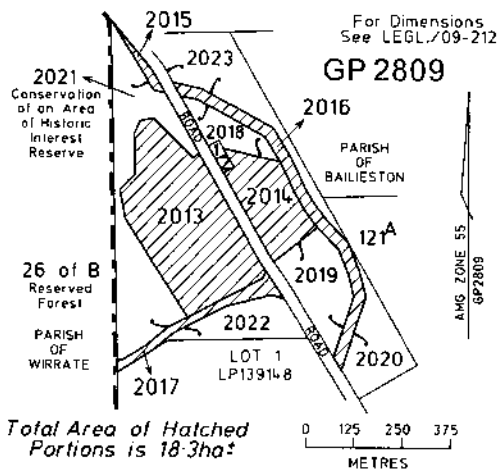
ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978
NOTICE OF INTENTION TO REVOKE
TEMPORARY RESERVATIONS

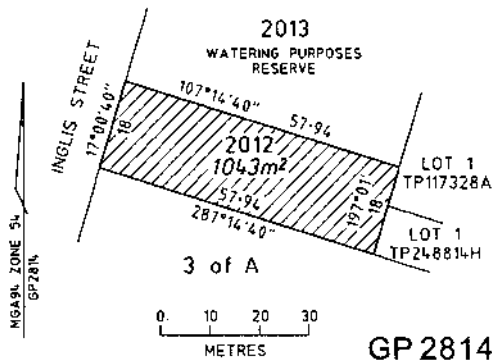
Order in Council

The Governor in Council under section 10 of the **Crown Land (Reserves) Act 1978** gives notice of intention to revoke the following temporary reservations:

BAILIESTON – The temporary reservation by Order in Council of 25 October 1988 of an area of 90 hectares, more or less, of land being Crown Allotment 121C, 121D, 121E, 123C 123D and 123E, Parish of Bailieston as a site for Conservation of an area of natural interest, so far only as the portions containing a total area of 18.3 hectares, more or less, being Crown Allotments 2013, 2014, 2015, 2016 and 2017, Parish of Bailieston as indicated by hatching on plan GP2809 hereunder. – (GP2809) – (Rs 13932)

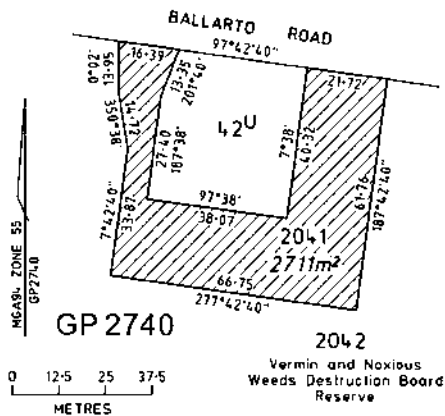


BUNINYONG – The temporary reservation by Order in Council of 14 October 1872 of an area of 5828 square metres, more or less, of land in Section A, Township of Buninyong, Parish of Buninyong, (formerly Crown Allotments 1 and 1A of Section A, borough of Buninyong) as a site for Watering purposes, so far only as the portion containing 1043 square metres being Crown Allotment 2012, Township of Buninyong, Parish of Buninyong as indicated by hatching on plan GP2814 hereunder. – (GP2814) – (Rs 08909)



FRANKSTON – The temporary reservation by Order in Council of 17 July 2001 of an area of 1515 square metres of land being Crown Allotment 42U, Parish of Frankston as a site for Public purposes (Keith Turnbull Research Institute). – (12L12/1371)

FRANKSTON – The temporary reservation by Order in Council of 16 April 1962 of an area of 76.784 hectares of land in the Parish of Frankston as a site for the purposes of the Vermin and Noxious Weeds Destruction Board, revoked as to part by various Orders in Council, so far only as the portion containing 2711 square metres being Crown Allotment 2041, Parish of Frankston as indicated by hatching on plan GP2740 hereunder. – (GP2740) – (Rs 8127)



WALLAN – The temporary reservation by Order in Council of 15 July 1947 of an area of 1265 square metres of land in Section 5, Township of Wallan, (formerly Town of Wallan Wallan), Parish of Wallan Wallan as a site for Police purposes, revoked as to part by Order in Council of 6 December, 1994 so far as the balance remaining containing 521 square metres, more or less. – (Rs 05991)

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

Dated 26 August 2009

Responsible Minister
GAVIN JENNINGS
Minister for Environment
and Climate Change

TOBY HALLIGAN
Clerk of the Executive Council

Crown Land (Reserves) Act 1978
REVOCATION OF TEMPORARY
RESERVATIONS

Order in Council

The Governor in Council under section 10 of the **Crown Land (Reserves) Act 1978** revokes the following temporary reservations:

CUT-PAW-PAW – The temporary reservation by Order in Council of 22 November 1966 of an area of 1.373 hectares of land in Section 20, Parish of Cut-paw-paw as a site for Public Purposes (Government Buildings), revoked as to part by Orders in Council of 28 September 1982 and 24 March 1992 so far as the balance remaining containing 1.209 hectares, more or less. – (Rs 8738)

LANCEFIELD – The temporary reservation by Order in Council of 24 December 1975 of an area of 5364 square metres of land [formerly being Crown Allotment 6A, Section A], Parish of Lancefield as a site for Public Purposes (Police purposes), so far only as the portion containing 3143 square metres being Crown Allotment 2008, Parish of Lancefield as indicated by hatching on plan published in the Government Gazette of 16 July 2009 page – 1923. – (Rs 10093)

NHILL – The temporary reservation by Order in Council of 30 January 1883 of an area of 6981 square metres of land in the Township of Nhill [formerly being Crown Allotments 3F and 3G, Parish of Balrootan, at Nhill] as a site for Police purposes [worded as ‘site for the use of the Police Department’ in original Order], revoked as to part by various Orders in Council, so far only as the portion being Crown Allotment 2017 [area 694 square metres] and Crown Allotment 3R [area 932 square metres] of Section 11, Township of Nhill, Parish of Balrootan as

indicated by hatching on plan published in the Government Gazette of 16 July 2009 page – 1923. – (Rs 02053)

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

Dated 26 August 2009

Responsible Minister
GAVIN JENNINGS
Minister for Environment
and Climate Change

TOBY HALLIGAN
Clerk of the Executive Council

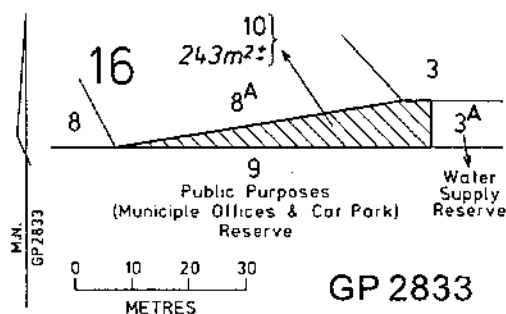
Crown Land (Reserves) Act 1978
TEMPORARY RESERVATION
OF CROWN LANDS

Order in Council

The Governor in Council under section 4(1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown lands which in his opinion are required for the purposes mentioned :-

MUNICIPAL DISTRICT OF THE
HINDMARSH SHIRE COUNCIL

NHILL – Public Recreation, area 243 square metres, more or less, being Crown Allotment 10, Section 16, Township of Nhill, Parish of Balrootan as indicated by hatching on plan GP 2833 hereunder. – (GP2833) – (022013259)



MUNICIPAL DISTRICT OF THE
NORTHERN GRAMPIANS SHIRE COUNCIL
STAWELL – Public purposes (Educational purposes), 7813 square metres being Crown Allotment 2031, Parish of Stawell as shown on Original Plan No. 122833 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0207085)

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

Dated 26 August 2009

Responsible Minister
GAVIN JENNINGS
Minister for Environment
and Climate Change

TOBY HALLIGAN
Clerk of the Executive Council

Land Act 1958

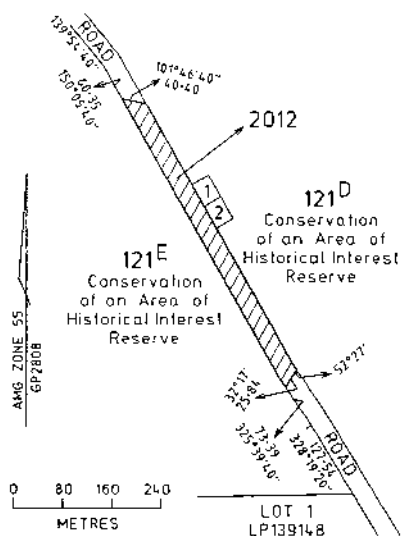
CLOSURE OF UNUSED ROAD

Order in Council

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipality in which the road is situated closes the following unused road:

MUNICIPAL DISTRICT OF THE STRATHBOGIE SHIRE COUNCIL

BAILIESTON – The road in the Parish of Bailieston being Crown Allotment 2012 as indicated by hatching on plan GP2808 hereunder.
– (GP2808) – (06L6–10954)



GP 2808

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

Dated 26 August 2009

Responsible Minister
GAVIN JENNINGS
Minister for Environment
and Climate Change

TOBY HALLIGAN
Clerk of the Executive Council

EastLink Project Act 2004

ORDER UNDER SECTION 99 REVOKING A CROWN LAND RESERVATION ON TERMINATION OF LICENCE

Order in Council

The Governor in Council, under section 99(2) of the **EastLink Project Act 2004** ('the Act'), on the recommendation of the Minister for Roads and Ports, given in accordance with section 99(1) of the Act, revokes the Governor in Council Order temporarily reserving the land:

- shown as shaded pale green on plans numbered LEGL./08–132 and LEGL./08–133, and in greater detail on survey plans numbered SP17936A, SP17937D, SP17938B, SP17939D, SP17977C, SP20031 and SP20320;
- situated 'in stratum' above and below the EastLink Tunnels Infrastructure Envelope, shown as shaded dark green on plans numbered LEGL./08–132 and LEGL./08–133, and in greater detail on survey plans numbered SP17936A, SP17937D, SP17938B and SP20031; and
- situated 'in stratum' underneath the Deep Creek Road Bridge, shown as shaded dark green and hatched on plan number LEGL./08–133, and in greater detail on survey plan number SP20320,

as shown on the relevant LEGL plans lodged at the Central Plan Office of the Department of Sustainability and Environment.

Dated 26 August 2009

Responsible Minister
TIM PALLAS MP
Minister for Roads and Ports

TOBY HALLIGAN
Clerk of the Executive Council

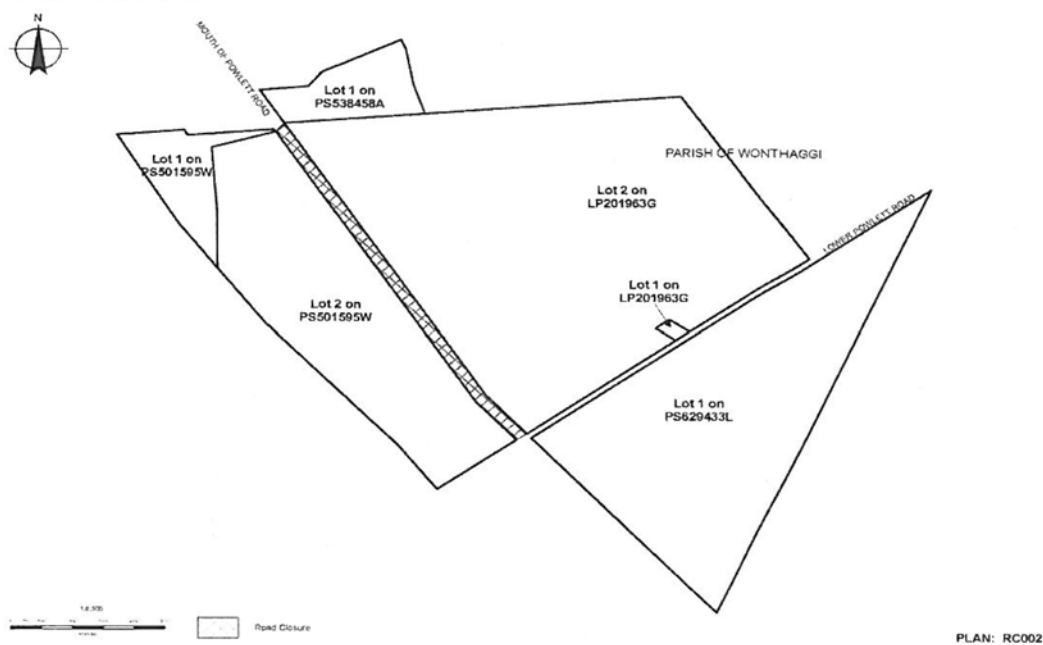
Project Development and Construction Management Act 1994

VESTING ORDER PURSUANT TO SECTION 23(8)

Order in Council

The Governor in Council, under section 23(8) of the **Project Development and Construction Management Act 1994** (the Act), vests the land shown hatched in the plan contained in the Schedule in the Secretary to the Department of Sustainability and Environment, the facilitating agency for the Desalination Project under the Act.

Schedule



Dated 26 August 2009
Responsible Minister
TIM HOLDING MP
Minister for Water

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:

88. *Statutory Rule:* Fair Trading
(Safety Standards
for Lead and
Certain Elements
in Children's Toys)
Regulations 2009
- Authorising Act:* Fair Trading
Act 1999
- Date first obtainable:* 25 August 2009
- Code A*
89. *Statutory Rule:* Planning and
Environment
(Fees) Amendment
Regulations 2009
- Authorising Act:* Planning and
Environment
Act 1987
- Date first obtainable:* 25 August 2009
- Code B*
90. *Statutory Rule:* Subordinate
Legislation
(Transport
(Infringements)
Regulations 1999 -
Extension of
Operation)
Regulations 2009
- Authorising Act:* Subordinate
Legislation
Act 1994
- Date first obtainable:* 25 August 2009
- Code A*

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