

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 39 Thursday 24 September 2009

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As from 24 September 2009

The last Special Gazette was No. 332 dated 22 September 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

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JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that, as from 16 September 2009, Catherine Jean Mulcahy and Margaret Marjorie Lennane have dissolved the partnership previously subsisting between them, carrying on the business of earthmoving, based at O'Neills Lane, Sandy Creek, Victoria 3695, under the name of CMML Earthmoving.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership between Denise Ho and Samantha Sor, carrying on business as Mama Moo, has been dissolved as at close of business Friday 11 September 2009.

Re: Estate of GRACE MARY BOULTON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of GRACE MARY BOULTON, late of Sale Private Nursing Home, Maffra Road, Sale, Victoria, home duties, deceased, who died on 31 January 2009, are required to send particulars of their claims to the solicitors acting on behalf of the estate, being Allman, Moroney, of 121 Raymond Street, Sale, Victoria, on or before 24 November 2009, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

Re: MENA LEIBOVICI, late of 48 Blessington Street, St. Kilda, Victoria 3182, widow, 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 executors, Rabbi Samuel Slodowitz, Roselyn Edea Schenkel and Bennie Gershov, to send particulars to the executors, care of B. Gershov, Lawyer, Unit 2, Level 7, 221 Queen Street, Melbourne, Victoria, by 26 March 2010, after which date the executors may convey or distribute the assets, having regard only to the claims of which the executors then have notice.

B. GERSHOV, lawyer, Unit 2, Level 7, 221 Queen Street, Melbourne 3000. Bradshaw General Pty Ltd, ACN 126 710 281, is the trustee of the BRADSHAW ABSOLUTELY ENTITLED TRUST, constituted by Deed of Trust, dated 8 August 2007, ('the trustee') of care of Shop 8, 3–5 Hewish Road, Croydon, Victoria 3136.

Creditors and others having claims in respect of the trust estate, are required to send particulars to Bradshaw General Pty Ltd, ACN 126 710 281, of care of Shop 8, 3–5 Hewish Road, Croydon, Victoria 3136, within 60 days of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which it then has notice.

Re: Estate of RONALD ANDREW DUTHIE, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of RONALD ANDREW DUTHIE, late of 17 Brock Street, Woomelang, Victoria, retired farmer, deceased, who died on 23 August 1998, are to send particulars of their claim to the executor, care of the undermentioned legal practioners, by 23 November 2009, after which the executor will distribute the assets, having regard only to the claims of which he then has notice.

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

REGINALD WILLIAM EVANS, late of 420 Bald Spur Road, St Andrews, Victoria, actor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 February 2009, are required by the trustee, Claire Julie Austin (in the Will called Claire Austen), to send particulars to the trustee by 30 November 2009, care of the undermentioned solicitors, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

FISCHER McCRAE, solicitors, Level 3, 389 Lonsdale Street, Melbourne 3000. Re: GIUSEPPE CANNULI, late of 170 The Parade, Ascot Vale, Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 December 2008, are required by Maria Merlino and Nicola Merlino, the executors of the estate of the abovenamed deceased, to send particulars of their claims to them, care of the undermentioned solicitors, by 29 November 2009, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

FRANK J. SAGARIA & ASSOCIATES, solicitors,

141 Union Road, Ascot Vale, Victoria 3032.

Re: ZDENA MARTINA KUBIK, late of 200a Smith Street, Thornbury, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the above deceased, who died at Thornbury on 7 April 2008, are required by the administrator of the said deceased, Peter Frank Kubik, to send particulars to him, care of the undermentioned solicitors, by Wednesday 25 November 2009, after which date the administrator may convey or distribute the assets, having regard only to the claims of which he then has notice.

KHOR & BURR, solicitors, Level 13, 50 Market Street, Melbourne 3000.

Re: ROBERT LESLIE SPRATT, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 April 2009, are required by the trustee, Kim Michelle Spratt, to send particulars to her, care of the undersigned, by 25 November 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

KIM BAINBRIDGE LEGAL PTY LTD (t/as Garden & Green),

4 McCallum Street, Swan Hill, Victoria 3585.

Re: EDGAR CHARLES RYAN, late of 54 Chesterville Road, Cheltenham, Victoria, retired technician, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 July 2009, are required by the executors, Gregory Vincent Ryan and Heather June Cocu, to send particulars to them care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the executors will convey or distribute the assets, having regard only to the claims of which they then have notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley 3172.

RONALD ALBERT BARLING, late of 23 Silver Parrot Road, Flowerdale, in the State of Victoria, gardener.

Creditors, next of kin and others having claim in respect of the the abovenamed deceased, who died at Flowerdale on 7 February 2009, are required by Andrew Hagston Barling, the executor and trustee of the deceased RONALD ALBERT BARLING, to send particulars of their claims to him, care of McNab McNab & Starke, of 21 Gorge Road, South Morang, by 4 December 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

McNAB McNAB & STARKE, solicitors, 21 Gorge Road, South Morang, Vic. 3752.

Tel: 9404 1244 Ref: Afm:90408

RICHARD JOHN HALL, late of 79 Silver Creek Road, Hazeldene, in the State of Victoria, gardener.

Creditors, next of kin and others having claim in respect of the abovenamed deceased, who died at Flowerdale on 7 February 2009, are required by Robert Neil Hall, the executor and trustee of the deceased RICHARD JOHN HALL, to send particulars of their claims to him, care of McNab McNab & Starke, of 21 Gorge Road, South Morang, by 4 December 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

McNAB McNAB & STARKE, solicitors, 21 Gorge Road, South Morang, Vic. 3752.

Tel: 9404 1244 Ref: Afm:90407

Re: GORDON McRAE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 March 2009, are required by the trustee, Equity Trustees Pty Ltd, of Level 2, 575 Bourke Street, Melbourne, Victoria, trustee, to send particulars to the trustee by 30 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.

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

Re: MARIE GOLDSPINK, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 January 2009, are required by the trustee, Peter James Randles, solicitor, to send particulars to the trustee, by 23 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.

RANDLES, COOPER & CO. PTYLTD, solicitors, 636 Sydney Road, Brunswick 3056.

Creditors, next-of-kin and others having claims in respect of the estate of FRANK JULIUS GALLO, deceased intestate, late of 3/19 Latham Court, Ivanhoe, Victoria, who died on 8 April 2008, are requested to send particulars of their claims to the administrator, Geoffrey Gallo, care of the undersigned solicitors, by 27 November 2009, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

SLATER & GORDON, solicitors, 100 Paisley Street, Footscray 3011.

Re: EDITH TOROKFALVY, late of 57 Lyall Street, Hastings, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 18 June 2009, are required to send particulars of their claims to the executor, Peter Torokfalvy, care of the undermentioned lawyers, by 23 November 2009, after which date the said executor will distribute the assets, having regard only to the claims of which they then have notice.

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

Re: BREGITTA ZONNEVELD, also known as Bregitta Margaret Zonneveld, late of Dutchcare, 1105 Frankston–Dandenong Road, Carrum Downs, Victoria, home duties, 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 executor, Peter Michael Van Lierop, to send particulars to him, care of the undermentioned legal practitioners, by 31 December 2009, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Re: MURIEL LOWTHER WRIGHT, late of St George's Aged Care Hostel, 13–19 Howard Street, Altona, Victoria, retired, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 June 2009, are required by the executor, William James Studebaker, to send particulars to the executor, care of the undermentioned solicitors, by 30 November 2009, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor has notice.

W. CAREW HARDHAM & GARTLAN, solicitors.

974 Main Road, Eltham 3095.

Re: PETER ROBIN TRIM, late of 6 Drake Street, Brighton, Victoria.

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, Jan Trim and Joanne Sarah Trim, to send particulars to them, care of the undersigned solicitors, by 2 December 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

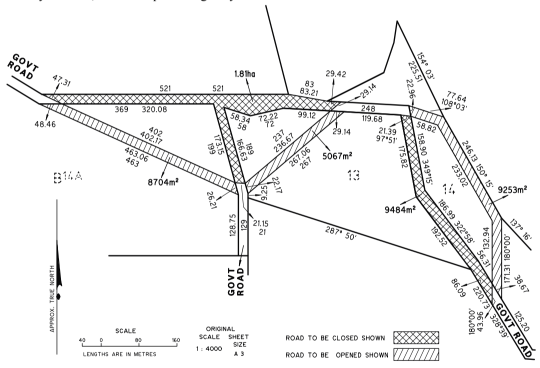
WILLIS SIMMONDS LAWYERS, legal practitioners, 6/1 North Concourse, Beaumaris 3193.

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



Road Deviation Order

In pursuance of the powers conferred by section 207E of the **Local Government Act 1989**, the Alpine Shire Council hereby orders that as from the date of publication in the Government Gazette the land shown as 'road to be opened', on the plan hereunder being land taken, purchased, or acquired by it being Crown Allotment (Parts) 13, 14 and B14A Section 30 Parish of Barwidgee County Delatite, shall be a public highway.



Alpine Shire, Great Alpine Road, Bright 3741. Ph: 03 5755 0555, Fax: 03 5755 1811.

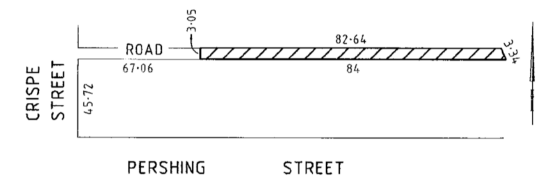
IAN NICHOLLS Chief Executive Officer

DAREBIN CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Darebin City Council, at its ordinary meeting held on 7 September 2009, formed the opinion that the road at the rear of 3 to 11 Fulham Grove and 4 to 14 Pershing Street, Reservoir, which is shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owners.

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



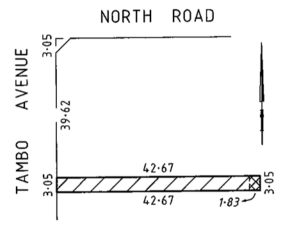
MICHAEL ULBRICK Chief Executive Officer

DAREBIN CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Darebin City Council, at its ordinary meeting held on 7 September 2009, formed the opinion that the road at the rear of 79 to 83 North Road and adjoining 12 Tambo Avenue, Reservoir, which is shown by hatching and cross-hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owners.

The section of the road shown cross-hatched is to be sold subject to the right, power or interest held by both Yarra Valley Water Limited and the Darebin City Council in the road and the section of the road shown hatched is to be sold subject to the right, power or interest held by the Darebin City Council in the road in connection with any sewers, drains or pipes under the control of those authorities in or near the road.

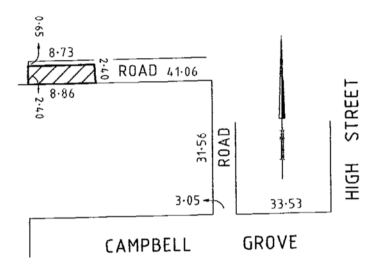


MICHAEL ULBRICK Chief Executive Officer

DAREBIN CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Darebin City Council, at its ordinary meeting held on 7 September 2009, formed the opinion that the road at the rear of 1 and 3 Campbell Grove, Northcote, which is shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owners.

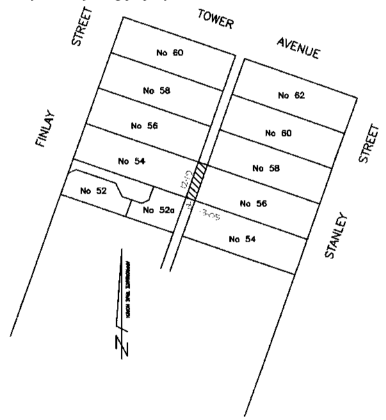


MICHAEL ULBRICK Chief Executive Officer



Discontinuance of Road Rear of 54 Finlay Street and 56 Stanley Street, Frankston

Notice is hereby given that the Frankston City Council, at its ordinary meeting on Monday, 3 August 2009, being of the opinion that the road at the rear of 54 Finlay Street and 56 Stanley Street, Frankston, as shown hatched on the plan below, is not reasonably required for public use and, having complied with the provisions of Clause 3 of Schedule 10 of the **Local Government Act** 1989 (the Act), resolved that the said road be discontinued and that the land comprising the road be sold by private treaty to an adjoining property owner.



Frankston City Council and South East Water will continue to have and possess the same power, authority or interest in, or in relation to the land shown hatched on the plan, as they had or possessed prior to the said discontinuance, with respect to or in connection with any services laid in, on or over such land for the purposes of drainage and sewerage and easements will be created in favour of Frankston City Council and South East Water to protect existing services within the land.

GEORGE MODRICH Chief Executive Officer



Meeting Procedure Local Law

Council proposes to make a new General (Amendment) Local Law No. 1 of 2009, to effect various amendments to the Meeting Procedure Local Law No. 1 made on 21 March 2005.

The Local Law has the objective of providing for the orderly conduct of Council Meetings, election of the Mayor and use of the City Seal.

The Local Law deals with agendas, quorums, keeping of minutes, business of the meeting, voting at meetings, addressing a meeting, motions, speaking time, points of order, formal motions, amendments and rescission motions, public participation, election of the Mayor and use of the City Seal.

The Local Law also fixes penalties for breach of certain provisions.

Copies of the proposed Local Law may be obtained from the Civic Centre during office hours or by contacting Louise Bugiera on 9784 1813.

Any person who wishes to make a submission to the proposed local law must lodge the submission in writing to Frankston City Council by no later than 19 October 2009. Please note that unless a submitter advises the City to the contrary, the submission will be made available to the public, as part of a Council agenda.

In accordance with section 223 of the Local Government Act 1989, Council will consider all written submissions received within the time prescribed above.

Any person making a submission is entitled to request in the submission that they wish to appear in person, or to be represented by a person specified in the submission, at a meeting to be heard in support of the submission. Notification will be given of the day, time and place of the meeting.

GEORGE MODRICH Chief Executive Officer



Road Management Plan

Indigo Shire Council in accordance with sections 53, 54 & 55 of the **Road Management Act 2004** gives notice that:

- Indigo Shire adopted an amended Road Management Plan on 8 September 2009.
- The Indigo Shire Council Road Management Plan including any Code of Practice, any incorporated document or any amendment to an incorporated document, as the case may be, can be inspected at the Shire Offices, Ford Street, Beechworth, High Street, Yackandandah, and Customer Service Centres at Rutherglen and Chiltern.

Enquiries Beechworth 03 5728 8000.



Adoption of Road Management Plan 2009

In accordance with the provisions of section 54 of the **Roads Management Act 2004**, Moorabool Shire Council gives notice that it has adopted the Road Management Plan 2009.

A copy of the adopted Plan and all incorporated documents can be inspected at either of Council's Offices, 15 Stead Street, Ballan, and 197 Main Street, Bacchus Marsh, or by visiting Council's website, www.moorabool.vic.gov.au

For further information please contact David Serpell, General Manager of Infrastructure and Shire Development, on (03) 5366 7100 or email info@moorabool.vic.gov.au

ROBERT DOBRZYNSKI Chief Executive Officer

MAROONDAH CITY COUNCIL.

General Local Law

Maroondah City Council is considering making a local law to be known as 'Local Law No. 8: General Local Law'.

The following information about the proposed local law is provided in accordance with section 119 of the Local Government Act 1989:

Purpose of the Proposed Local Law

The purposes of this Local Law are to:

- revoke Local Laws 4, 5 and 6 made by Council;
- provide for and assure equitable, orderly and enjoyable use by people of community facilities, including roads;
- protect Council property and other community assets from loss or unnecessary or avoidable damage;
- support provision by Council of a safe, clean and healthy environment in areas under its control and management; and
- provide generally for the peace, order and good government of the municipal district.

General Purport of the Proposed Local Law

The proposed local law, if made, will:

- revoke Local Law No. 4, Local Law No. 5 and Local Law No. 6;
- provide for the restriction of access to municipal buildings and municipal reserves, and make
 it an offence for a person to engage in specified conduct in a municipal building or municipal
 reserve:
- make it an offence for a person to interfere with Council property;
- require an owner of land on which building works are to be carried out to obtain an Asset Protection Permit, and comply with specified requirements concerning such building works (including compliance with a Building Site Code of Practice);
- make it an offence for an owner of land not to have a vehicle crossing in specified circumstances or to install, construct, alter or reconstruct a vehicle crossing in specified circumstances:
- make it an offence for an owner of land not to comply with specified requirements concerning vehicle crossings, or to retain a second vehicle crossing without Council consent;
- make it an offence for a person to engage in specified conduct on Council land or roads;
- make it an offence for a person on a road, Council land or open space to possess or consume liquor, in specified circumstances;
- make it an offence for a person in the vicinity of licensed premises to engage in specified conduct:
- make it an offence for a person to place specified vehicles or objects on a road or Council land, or sell or offer for sale goods or services on a road or Council land;
- make it an offence for a person to busk on a road or Council land without Council consent;
- make it an offence to solicit gifts of money or subscriptions on a road or Council land, or from house to house, without Council consent;
- make it an offence for a person to organise, conduct or hold a street party, festival or procession on a road, without Council approval;
- make it an offence for a person to disregard a Council sign on a road or Council land;
- make it an offence to engage in specified conduct on a shared pathway;
- make it an offence for a person to use a toy vehicle in disregard of a restriction imposed by Council, or to use a toy vehicle in a specified manner;

- make it an offence for a person to repair vehicles on a road or Council land in specified circumstances;
- make it an offence for a person to obstruct a road or Council land or interfere with Council infrastructure assets, in specified circumstances;
- make it an offence for an owner of land abutting Council land to maintain a gate, door or other means of access of a specified kind;
- make it an offence for a person to place chairs and tables on a road or Council land, without Council consent;
- make it an offence for a person to place or display goods for sale (or allow or direct another person to do so) on a road on Council land, without Council consent;
- make it an offence for a person to engage in specified conduct on any building, fence or other property under the control of or vested in Council, without Council consent;
- make it an offence for a person to erect or place an advertising sign on Council property (or cause another person to do so), without Council consent;
- make it an offence for a person to erect or place any structure, banner or the like on or across any Council land, without Council consent;
- make it an offence for a retailer within the Ringwood retail precinct not to use a specified kind of shopping trolley;
- make it an offence for an owner of land to place a clothing bin on unless specified conditions are met:
- make it an offence for a person to abandon a vehicle (whether registered or not) in public place;
- make it an offence for a person to park in an area designated for resident parking, without Council consent;
- make it an offence for an owner or occupier of land not to use a property address allocated by Council;
- make it an offence for an owner or occupier of land not to take specified measures to prevent a fire from starting or spreading;
- make it an offence for a person to light a fire in the open air or an incinerator, in the circumstances specified;
- make it an offence for an owner or occupier of land to cause or allow his or her land to adopt a specified condition;
- make it an offence for an owner or occupier of land to cause or allow his or her land to be used for the storage of dangerous or hazardous substances, in the manner specified;
- make it an offence for a person to use land for the storage of vehicles or machinery, or for the dismantling or breaking up of vehicles or machinery, without Council consent;
- make it an offence for a person to use residential land for the repair or servicing of vehicles which are unregistered or not normally housed on that land, without Council consent or unless specified circumstances exists;
- make it an offence for an owner or occupier of premises to install an intruder alarm which
 does not have specified characteristics, or not to comply with a Council direction concerning
 any such intruder alarm;
- make it an offence for an owner of land on which building works are to be carried out not to install an approved toilet system on that land before the building works commence;
- make it an offence for a person to camp on Council land or a road (including in a caravan), without Council consent or unless specified circumstances exist;
- make it an offence for an owner or occupier of land to allow a tree or vegetation to grow, so as to overhang an abutting road or present a hazard of the kind specified:
- make it an offence for an owner or occupier of land not to take specified measures when immediately becoming aware of the existence of a wasps nest or beehives on that land;

- make it an offence for an owner or occupier of land to keep certain types of animals, or keep certain types of animals in specified numbers, without Council consent;
- make it an offence for a person in charge of an animal not to remove and dispose of that animal's faeces once deposited on land belonging to another;
- make it an offence for an owner of an animal and an owner of the land on which the animal
 is kept not to ensure that the land is adequately fenced, so as to prevent the animal escaping
 and straying;
- providing for a domestic waste, recyclable materials, hard waste and green organics collection service;
- make it an offence for a person to remove or interfere with certain waste receptacles put out for collection:
- make it an offence for an owner of land to place or allow to be placed on the land a trade waste hopper, unless it meets specified requirements;
- make it an offence for a person to place or leave or allow to remain on land a container (such
 as a disused refrigerator) which has specified characteristics, unless specified precautions are
 taken:
- make it an offence for a person to interfere with a Council drain, or discharge any substance into the drain, without Council consent or other authority;
- make it an offence for an owner or occupier of land not to ensure that any structure on the land is connected to a legal point of discharge, and to obtain a permit from Council before undertaking certain drainage works;
- make it an offence for an owner of land not to comply with a Council notice concerning drainage, or to not comply with a direction from Council concerning drainage;
- regulate applications for, and the granting of, permits under the proposed local law;
- regulate the correction, revocation, and registration of permits:
- create an offence for a person who fails to comply with a Notice to Comply;
- empower an Authorised Officer to impound, cause the surrender of, sell, destroy or give away certain objects;
- empower an Authorised Officer to issue an infringement notice for contravention of the proposed local law, which may incur a penalty specified in the proposed local law; and
- make it an offence for a person to give false information to an Authorised Officer or to
 mislead or deceive, or omit relevant information submitted to, a member of Council staff
 acting in accordance with his or her duties.

A copy of the proposed local law may be inspected at the Council office in Braeside Avenue, Ringwood, during office hours. Other copies of the proposed local law may be inspected at Council's Customer Service Centres (during their normal operating hours) and on Council's website.

Any person affected by the proposed local law may make a submission relating to it to the Council. All submissions received by the Council within 28 days of the publication of this notice will be considered in accordance with section 223 of the **Local Government Act 1989** (Vic.). Any person making a submission is entitled to request (in the submission itself) to be heard in support of the submission by appearing before a meeting of a Council committee (either personally or by a person acting on his or her behalf). In that event, the person and will be notified of the date and time of the hearing.

Submissions should be lodged at the above office of the Council or posted to Council at PO Box 156, Ringwood 3134. Enquiries should be directed to Ms Judy Morris, telephone 9298 4491. Council will meet to consider making a local law in the form of the proposed local law at its meeting on 16 November 2009.

MICHAEL MARASCO Chief Executive Officer



Notice of Intention to Amend a Road Management Plan

In accordance with section 303 of the Road Management (General) Regulations 2005, Port Phillip City Council gives notice that it intends to amend its Road Management Plan.

Port Phillip City Council has conducted a review of its Road Management Plan and the review recommended amending the Plan. The purpose of the review was to assess current road management practices, including the inspection, maintenance and repair of all council roads and associated road inventory as listed in its Register of Public Roads, taking into account community expectations, service delivery priorities and the financial capacity of council.

A copy of Council's current and proposed Road Management Plan can be inspected on Council's website, www.portphillip.vic.gov.au, or at the following Council Service Centres during office hours 8.30 am to 5 pm each working day:

- St Kilda Town Hall, corner of Carlisle Street and Brighton Road, St Kilda;
- South Melbourne Town Hall, 208 Bank Street, South Melbourne; and
- Port Melbourne Town Hall, 333 Bay Street, Port Melbourne.

Any person may make a submission on the proposed amendments by no later than 5 pm Friday 23 October 2009. Submissions in writing should be addressed to General Manager, City and Infrastructure Services, City of Port Phillip, Private Bag No. 3, PO St Kilda 3182.



Meeting Procedure Local Law In accordance with section 119 of the **Local Government Act 1989** (the Act), notice is hereby given that the Port Phillip City Council (the Council) proposes to repeal Local Law No. 2/2005, Council Meeting Procedure, and replace it by making a new Local Law No. 2/2009 under sections 91 and 111 of the Act for the purposes of:

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

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

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

A copy of the proposed Local Law may be inspected at or obtained from the Council Offices at:

- St Kilda Town Hall, corner of Carlisle Street and Brighton Road, St Kilda;
- Port Melbourne Town Hall, 333 Bay Street, Port Melbourne;

- South Melbourne Town Hall, 208–220
 Bank Street, South Melbourne, during office hours, 8.30 am 5.00 pm, Monday to Friday; and also at
- Council website www.portphillip.vic. gov.au/local_laws_enforcement.htm

Any person affected by the proposed Local Law may make a submission to the Council. Submissions received by the Council within 28 days of the date of this notice will be considered in accordance with section 223 of the Act. Any person requesting that he or she be heard in support of a written submission is entitled to appear before a meeting of the Council, either personally or by a person acting on his or her behalf, at 6.00 pm on Monday 23 November 2009, in the Council Chamber at the St Kilda Town Hall. Copies of all submissions received will be made available for public inspection.

Submissions, clearly marked 'Meeting Procedure Local Law Submission', should be posted to the Chief Executive Officer, Private Bag No. 3, Post Office St Kilda 3182, by Friday 23 October 2009. Telephone enquiries concerning this matter should be directed to Mr Norm McClelland on 9209 6589.



Declaration of Full Day Public Holiday

Notice is hereby given that the Strathbogie Shire Council, at its meeting held on 15 September 2009, resolved to declare Melbourne Cup Day, being the first Tuesday in November of every year, as a full day public holiday throughout the municipality.

KEVIN J. HANNAGAN Chief Executive Officer

WODONGA CITY COUNCIL

Municipal Saleyards (Revocation) Local Law (No. 2 of 2009)

Notice is hereby given pursuant to Section 119(3) of the **Local Government Act 1989** that, at its meeting of September 21 2009, the Wodonga City Council resolved to make the Municipal Saleyards (Revocation) Local Law (No. 2 of 2009).

The purpose of this Local Law is to revoke the Municipal Saleyards Local Law (No. 2 of 2007).

Copies of the Local Law are available at www.wodonga.vic.gov.au or at the Council Office, 104 Hovell Street, Wodonga, during business hours.

G. R. CATOR Chief Executive Officer

Planning and Environment Act 1987

BANYULE PLANNING SCHEME

Notice of Preparation of Amendment Amendment C59

Authorisation A01068

The Banyule Council has prepared Amendment C59 to the Banyule Planning Scheme.

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

The land affected by the Amendment is 2–4 and 6 Stubley Court, Greensborough.

The Amendment proposes to apply a Public Acquisition Overlay (PAO7) to the land at 2–4 and 6 Stubley Court, Greensborough. This will enable Council to acquire the land, which is needed for car parking, access roads and associated landscaping and streetscape purposes, within the Greensborough Principal Activity Centre.

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, Banyule City Council, 44 Turnham Avenue, Rosanna, or 275 Upper Heidelberg Road, Ivanhoe; and at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is 5 pm, 26 October 2009. A submission must be sent to Banyule City Council, Strategic Planning Department, PO Box 51, Ivanhoe 3079.

VINCENT RYAN

Manager Strategic & Economic Development

Planning and Environment Act 1987

MARIBYRNONG PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C47

Authorisation A01034

The Maribyrnong City Council has prepared Amendment C47 to the Maribyrnong Planning Scheme.

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

The land affected by the Amendment is Victoria University-owned land described as Lot 1 on Certificate of Title Volume 10390 Folio 791, located on Williamson Road, Maidstone. The proposed Amendment applies only to the western portion of the land (Lot 1 of a proposed subdivision) and seeks to make the following Amendments to the Maribyrnong Planning Scheme:

- rezone the subject land from Special Use Zone (SUZ1) to Residential 1 Zone (R1Z);
- introduce an Environmental Audit Overlay (EAO);
- remove a Design and Development Overlay (DDO1); and
- introduce a Development Plan Overlay (DPO8) to the subject land and amends Schedule 8 to the DPO.

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 Maribyrnong City Council Offices – Corner Hyde and Napier Streets Footscray 3011 and at the Highpoint Branch Library – 200 Rosamond Road, Maribyrnong; at the Maribyrnong City Council website, www. maribyrnong.vic.gov.au; and at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is 26 October 2009.

A submission must be sent to the Manager, Strategy and Economic Development, Maribyrnong City Council, PO Box 58, Footscray 3011.

DAVID WALMSLEY

Manager, Strategy and Economic Development

Planning and Environment Act 1987

YARRA RANGES PLANNING SCHEME

Notice of Preparation of Amendment Amendment C87

Authorisation AO1430

The Shire of Yarra Ranges Council has prepared Amendment C87 to the Yarra Ranges Planning Scheme.

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

The land affected by the Amendment is 1 Neryl Court, Mooroolbark.

The Amendment proposes to rezone the land from Rural Living Zone (RLZ1) to Residential 3 Zone (R3Z).

The Amendment also proposes to apply a Development Plan Overlay (DPO5) that requires the land to be developed in accordance with a development that responds to the environmental issues of the site.

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 following Yarra Ranges Community Link Centres: Lilydale at Anderson Street, Lilydale; Monbulk at 94 Main Street, Monbulk; Healesville at 276 Maroondah Highway, Healesville; Upwey at 40 Main Street, Upwey; Yarra Junction at Warburton Highway/ Hoddle Street, Yarra Junction.

The Amendment can also be inspected free of charge at 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 Friday 23 October 2009. Submissions must be sent to the undersigned Shire of Yarra Ranges, PO Box 105, Lilydale, 3140.

DAMIAN CLOSS Manager Strategic Planning

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 1 December 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.

- BRADY, James O'Donnell, late of Waldreas, 215–217 Wantirna Road, Ringwood, Victoria 3134, retired, who died on 5 July 2009.
- CURRIE, Cheryl May, late of 3 Lonsdale Avenue, Hampton East, Victoria 3188, home duties, who died on 12 June 2009.
- LEIGHTON, Geoffrey Derrick, late of Colton Close, 1–19 York Street, Glenroy, Victoria 3046, pensioner, who died on 14 June 2009.
- MILLER, Ian Robert, late of Casey Aged Care, 300 Golf Links Road, Narre Warren, Victoria 3805, pensioner, who died on 13 August 2009.
- MILLS, Edith Haydee, late of Dawnville Aged Care, 1 Amaroo Court, Diamond Creek, Victoria 3089, retired, who died on 1 May 2009.
- NESBITT, Grace Myrtle, late of Unit 2/86–88 Collins Street, Mentone, Victoria 3194, retired, who died on 4 July 2009.
- PERRY, Rebekah Anne, late of Ford Street Housing – Healthscope, 131 Ford Street, Ivanhoe, Victoria 3079, pensioner, who died on 15 July 2009.
- PORTER, Dorothy May, late of Room 50, Park Lane Aged Care, 295 Maroondah Highway, Croydon North, Victoria 3136, home duties, who died on 19 June 2009.

Dated 22 September 2009

ROD SKILBECK Manager Executor and Trustee Services Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited ABN 68 064 593 148, 168 Exhibition Street, Melbourne Victoria 3000, the personal representative, on or before 26 November 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.

- BATTY, Marjorie Joan, late of Lorikeet Lodge Nursing Home, 24 Moorooduc Road, Frankston South, Victoria 3199, pensioner, who died on 22 July 2009.
- COCKS, Jessie Catherine, late of 1 Elizabeth Street, Nathalia, Victoria 3638, retired, who died on 26 January 2009.
- GOULDING, Christine Anne, late of 30 Mountain Crescent, Mulgrave, Victoria 3170, who died on 8 February 2009.
- GUINEY, Mavis Elizabeth, late of Unit 88/76 Cavanagh Street, Cheltenham, Victoria 3192, retired, who died on 30 March 2009.
- HERMANN, Maria Dolores, also known as Doris Hermann, Mary Dolores Hermann, Mary Doris Hermann, late of 52 Vincent Avenue, St Albans, Victoria 3021, widow, who died on 26 May 2009.
- LOGAN, Eileen, late of Nangatta Hostel, 206 High Street, Belmont, Victoria 3216, retired pensioner, who died on 23 December 2008.
- MORLEY, Howard Leonard, late of Cumberland Manor, corner Wiltshire and Cumberland Streets, Sunshine North, Victoria 3020, retired, who died on 10 August 2009.
- MUNYARD, Marjorie Dina, late of Coronella Nursing Home, 163–165 Central Road, Nunawading, Victoria 3131, who died on 1 June 2009.
- SARANGAPANY, Raja, late of Glenhuntly Terrace Special Accommodation, 164 Grange Road, Glen Huntly, Victoria 3163, retired, who died on 25 June 2009.
- SPERLING, Nola Sylvia, late of Corben House, 9–15 Brindisi Street, Mentone, Victoria 3194, pensioner, who died on 27 July 2009.

Dated 17 September 2009

ROD SKILBECK Manager Executor and Trustee Services

EXEMPTION

Application No. A212 of 2009

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act) by the Metropolitan Fire and Emergency Services Board (MFB) (the applicant). The application for exemption is to enable the applicant to give preference to persons of a particular race or races, namely Indigenous persons and persons from ethnic minorities by:

- (a) restricting participation in a youth mentoring program;
- (b) requesting the supply of information from people with an attribute; and
- (c) advertising to people with an attribute in relation to participation in the program.

In this exemption the conduct referred to above and in paragraphs (a) to (c) is called the 'specified conduct'.

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

In granting this exemption the Tribunal noted:

- The MFB is a statutory authority, created under the Metropolitan Fire Brigades Act 1958. Its functions include providing for fire suppression, fire prevention services and emergency prevention and response services within the metropolitan fire district.
- The MFB is committed to encouraging and promoting diversity within its workforce. The MFB's Diversity Development Framework, which was endorsed by the Board of the MFB in April 2008, commits the MFB to recruitment practices that encourage and attract a diverse range of applicants for positions within the MFB's workforce.
- Certain groups, including persons of Aboriginal and other ethnic minority descent, are currently under-represented within the MFB's operational workforce. In 2008, the MFB convened a focus group which had the objective of identifying and analysing the reasons of this under-representation.

- and ethnic imbalance within the MFB's workforce was due, in part, to the fact that persons in under-represented groups typically have insufficient access to information about the role of firefighters and insufficient contact with active firefighters. The MFB has been provided with information which suggests that many firefighters choose their career in part because they know someone who is a firefighter and who has encouraged them to do so.
- In order to address the under-representation of certain groups within the MFB's operational workforce, the MFB and Mackillop Family Services intend to implement a vouth mentoring program for young people from under-represented groups, including Indigenous persons and persons from ethnic minorities (the Program). Under the Program, operational firefighters will mentor young males and females from these under-represented groups, with the purpose of encouraging those young people to learn about fire safety, the fire service and firefighting as a career, as well as providing more general advice and support and helping those young people make the transition from adolescence into adulthood.
- A goal of the Program is to help participants understand the work of the MFB and firefighters more generally and, thereby, to encourage participants in the Program to apply for positions within the MFB. The MFB hopes that through participation in the Program the mentees will have sufficient information and access to a role model to encourage them to consider applying for firefighter positions within the MFB. In so doing, the MFB hopes in time to begin to rectify the under-representation of certain groups within its operational workforce. The Program will be made available to up to 20 mentees in any one year. Were it to be available to young people from all cultural and ethnic groups, the MFB is of the view that it would take considerably longer for its operational workforce to become fully representative. In any case, many young people from the dominant cultural and ethnic groups within

the MFB's operational workforce already receive informal mentoring and access to information from firefighters within those groups. The MFB is of the view that the Program should be focused on addressing an existing gap.

The exemption will assist in achieving the objectives of the Equal Opportunity Act 1995 by helping to address any underrepresentation of minority groups within the MFB. In addition, it will help to increase awareness of the importance of fire safety and fire prevention within minority groups.

The Tribunal hereby grants an exemption from the operation of sections 42, 59, 100 and 195 of the Act 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 24 September 2012.

Dated 16 September 2009

ANNE COGHLAN Deputy President

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

On 16 October 2009 at 11.00 am on site

Reference: 08/4188.

Address of Property: Winnindoo Avenue, Heyfield.

Crown Description: Crown Allotment 188B1, Parish of Tinamba.

Terms of Sale: Deposit 10%, Balance 60 days. **Area:** 4.691 ha.

Officer Co-ordinating Sale: Brian Dee, Senior Project Manager, Land and Property Group, Department of Treasury and Finance, Level 5, 1 Treasury Place, Melbourne, Vic. 3002.

Selling Agent: L. J. Hooker, 4 Temple Street, Heyfield, Vic. 3858.

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

Accident Towing Services Act 2007 ROADS CORPORATION

Tow Truck Application

Notice is hereby given that the following application will be considered by the Roads Corporation after 27 October 2009.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Vehicle Management and Safety, Locked Bag 9000, Kew, Victoria 3101, not later than 22 October 2009.

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

Haybrand Investments Pty Ltd and Enterprise Avenue Towing Services Pty Ltd.

Application for variation of conditions of tow truck licence numbers TOW564, TOW773, TOW933, TOW165, TOW470 and TOW487, which authorises the licensed vehicles to be managed, controlled and operated from a depot situated at 85 Intrepid Street, Berwick (Depot 709) to change the depot address to 10 Kirkham Road, Dandenong 3175 (Depot 825).

Dated 24 September 2009

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

Accident Towing Services Act 2007 ROADS CORPORATION

Tow Truck Application

Notice is hereby given that the following application will be considered by the Roads Corporation after 27 October 2009.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Vehicle Management and Safety, Locked Bag 9000, Kew, Victoria 3101, not later than 22 October 2009.

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

Maria and Tanya Occhiuzzi. Application for variation of conditions of tow truck licence numbers TOW444 and TOW445, which authorises the licensed vehicles to be managed, controlled and operated from a depot situated

at 183 Macauley Road, North Melbourne 3051 (depot 731) to change the depot address to 47 Hawker Street, Airport West 3042 (depot 807). Dated 24 September 2009

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

Associations Incorporation Act 1981

SUB-SECTION 36E(5)

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

The Apex Club of Heyfield Inc.; Goose Gully Ladies Golf Club Inc.; Chiltern & District Pre-School Centre Inc.; Hawthorn Preschool Association Inc.; Focus on Fawkner Inc.; Owners Corporation Institute of Victoria Inc.; The Responsible Pest Management Committee Inc.: Australian Retired Persons Association (ARPA) Melbourne Friendship Group Inc.; Edenhope Art Group Inc.; Australia's Alpine High Country Tourism Inc.; Clan MacDougall Society of Victoria (Australia) Inc.; Australian Retired Persons Association (ARPA) Melbourne Travel Club Inc.; Forest Hill Pre-School Association Inc.; Disabled Wintersport Victoria Inc.; Black Forest Animal Aid Inc.; Young Australian Parents Alliance Inc.: Vietnamese Ethnic School of Broadmeadows Inc.; Inner Wheel Club of Trafalgar Inc.; Rawson Tennis Club Inc.; Dare 2 Dream Foundation Inc.; Hi Voltage Inc.; Mornington Peninsula Cat Club Inc.; Mercedes Benz Southern Region Dealers Association Inc.; Murray Riverina Angling Association Inc.; St Helena Kanga Cricket Inc.; Melbourne Outgames Inc.; Yarra Glen Racehorse Trainers' Association Inc.; Magpie Social Club Inc.; Mannibadar Soldiers Memorial Hall Committee of Management Inc.; Central Murray Area Consultative Committee Inc.; Life Education Bayside and Districts Inc.; Phillip Island Camera Club Inc.; Werribee Camera Club Inc.; Castlemaine Safe Water Action Group Inc. Dated 24 September 2009

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

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

The Templestowe Cemetery Trust

GARY SMITH
Acting Assistant Director
Food Safety and Regulatory Activities

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

The Amphitheatre Cemetery Trust
The Banyule Cemetery Trust
The Creswick Cemetery Trust
The Elmhurst Cemetery Trust
The Gisborne Cemetery Trust
The Neerim Cemetery Trust
The Sunbury Cemetery Trust

PAULINE IRELAND
Assistant Director
Food Safety and Regulatory Activities

Education and Training Reform Act 2006

NOTIFICATION CANCELLING REGISTRATION OF A TEACHER

Pursuant to section 2.6.29 of the **Education and Training Reform Act 2006**, the Victorian Institute of Teaching must disqualify a registered teacher from teaching and cancel his/her registration where that person has been convicted or found guilty at any time in Victoria or elsewhere of a sexual offence.

On 10 June 2009, Neil John Hennessy was convicted of the sexual offence of indecent assault of a child.

On 10 June 2009, Neil John Hennessy was disqualified from teaching and his registration as a teacher in Victoria was cancelled.

Education and Training Reform Act 2006

NOTIFICATION CANCELLING REGISTRATION OF A TEACHER

Pursuant to section 2.6.29 of the **Education and Training Reform Act 2006**, the Victorian Institute of Teaching must disqualify a registered teacher from teaching and cancel his/her registration where that person has been convicted or found guilty at anytime, in Victoria or elsewhere, of a sexual offence.

On 10 March 2009, Peter John Crewe was convicted of the sexual offence of knowingly possess child pornography.

On 10 March 2009, Peter John Crewe was disqualified from teaching and his registration as a teacher in Victoria was cancelled.

Geographic Place Names Act 1998

NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

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

Place Name	Proposer & Location
Suzanne Cory High School	Department of Education. Hoppers Lane, Werribee 3030.

Office of the Registrar of Geographic Names

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

> JOHN E. TULLOCH Registrar of Geographic Names

Health Professions Registration Act 2005

OPTOMETRISTS REGISTRATION BOARD OF VICTORIA

Fees Payable To The Board

In accordance with section 140(1)(c) of the **Health Profession Registration Act 2005**, the Board has fixed the following fees which will be payable to the Board from 1 December 2009, in respect of the calendar year 2010:

Section of Act	Fee	\$
4(2)(b), 6	General registration	280.00
4(2)(b), 7	Specific registration	280.00
29(2)(b)	Endorsement of registration	60.00
18(1)(c)	Renewal of registration – Online	260.00
18(1)(c)	Renewal of registration – Ordinary	275.00
18(6)	Additional renewal fee (Late Fee)	100.00
4(2)(b), 11	Non Practising – Initial	200.00
18(1)(c)	Non Practising Registration – Online	180.00
18(1)(c)	Non Practising Registration – Ordinary	190.00
30(7)	Copy of Register – Electronic	55.00
30(7)	Copy of Register – Print	80.00
30(7)	Extract from Register	15.00
_	Replacement Certificate	50.00
_	Replacement Annual Practising Certificate	15.00

Dated 21 September 2009

C. K. BEAMISH Registrar

Health Professions Registration Act 2005

OSTEOPATHS REGISTRATION BOARD OF VICTORIA

Fees Payable To The Board

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

	2010
	\$
General registration	450
General registration for a period	
of less than 3 months	100
Specific registration	450
Specific registration for a period	
of less than 3 months	100
Endorsement of registration	
Division 1	200
Division 2	250
Division 3	250
Renewal of registration	200
Non-practising registration	50
Additional renewal fee	50
Restoration to the register	450
Copy of the register (printed)	100
Copy of the register on computer disk	25
Extract from the register	25
Issue of replacement certificate	50
Dated 15 September 2009	

M. E. STRICKLAND Registrar

Land Acquisition and Compensation Act 1986

FORM 7 S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Minister for Environment and Climate Change, the Hon Gavin Jennings MLC (the Minister), declares that by this notice he acquires the following interest in the land described as Lot 276 on Plan of Subdivision 31245, contained in Certificate of Title Volume 8279 Folio 764.

Interest Acquired: That of Gary John Gresham, and all other interests.

Published with the authority of the Minister.

Dated 24 September 2009

For and on behalf of the Minister WAYNE MALONE

Acting Group Manager, Public Land Services Department of Sustainability and Environment

Land Acquisition and Compensation Act 1986

FORM 7 S. 21

Reg. 16

Notice Of Acquisition

Compulsory Acquisition Of Interest In Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 3 on Plan of Subdivision 546489\$, Parish of Lyndhurst, comprising 1371.0 square metres and being land described in Certificate of Title Volume 11068 Folio 676, shown as Parcel 3 on Survey Plan 21940.

Interest acquired: That of Avis Veronica Gaze and all other interests.

Published with the authority of VicRoads.

Dated 24 September 2009

For and on behalf of VicRoads BERNARD TOULET Director Property Services

Land Acquisition and Compensation Act 1986

FORM 7

S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition Of Interest In Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 2 on Plan of Subdivision 546489S, Parish of Lyndhurst, comprising 1371.0 square metres and being land described in Certificate of Title Volume 8658 Folio 763, shown as Parcel 2 on Survey Plan 21940.

Interest acquired: That of Barry Gordon Gaze and all other interests.

Published with the authority of VicRoads.

Dated 24 September 2009

For and on behalf of VicRoads BERNARD TOULET Director **Property Services**

Liquor Control Reform Act 1998

LIQUOR LICENSING POLL – CAMBERWELL NEIGHBOURHOOD

In the matter of an application by Il Borgo Café Restaurant under the **Liquor Control Reform Act 1998** for an on-premises licence at 1385 Toorak Road, Camberwell.

The resolution submitted to a poll on Monday 14 September was:

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

The result of the Il Borgo Café Restaurant poll was:

Votes polled for the resolution	750
Votes polled against the resolution	460
Informal votes polled	_
Total votes polled	1210

S. TULLY Victorian Electoral Commission

Offshore Petroleum and Greenhouse Gas Storage Act 2006

COMMONWEALTH OF AUSTRALIA

Notice of Grant of Renewal of Exploration Permit 42

An Exploration Permit numbered VIC/P42 has been granted renewal to Bass Strait Oil Company Ltd of Level 1, 99 William Street, Melbourne 3000, in respect of 14 blocks described hereunder, to have effect for a period of five years from and including 18 September 2009.

DESCRIPTION OF BLOCKS

The graticular blocks numbered 2132, 2203, 2204, 2208, 2275, 2276, 2277, 2278, 2279, 2280, 2349, 2350, 2351, and 2352 on the Melbourne Offshore Graticular Sections Map.

Made under the **Offshore Petroleum and Greenhouse Gas Storage Act 2006** of the Commonwealth of Australia on behalf of the Commonwealth – Victoria Offshore Petroleum Joint Authority.

Dated 18 September 2009

SANDRA KASUNIC

Acting Manager Petroleum Tenements Delegate of the Designated Authority

PREVENTION OF CRUELTY TO ANIMALS REGULATIONS 2008

Notice under Regulation 58(4) Approved Rodeo Organisation

Notice is given that, pursuant to regulation 58(4) of the Prevention of Cruelty to Animals Regulations 2008, each listed organisation below is an approved rodeo organisation for the purposes of Part 3 of the Prevention of Cruelty to Animals Regulations 2008. This approval is valid for three years from the date this Notice is published in the Government Gazette unless revoked

Australian Professional Rodeo Association Inc. Rodeo Services Association Inc.

Dated 16 September 2009

ANTHONY GERARD BRITT Manager Animal Standards

Plant Health and Plant Products Act 1995

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF ASPARAGUS STEM BLIGHT HOST MATERIAL INTO VICTORIA

I, David Beardsell, as delegate of the Minister for Agriculture, make the following Order: Dated 16 September 2009

DAVID BEARDSELL Acting Manager Plant Standards

1. Objective

The objective of this Order is to prevent the importation or entry of the exotic disease asparagus stem blight into Victoria.

2. Authorising provision

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

3. Revocation

The Order made on 10 October 2007 and published in Government Gazette G42 on 18 October 2007, and extended by Notice published in Government Gazette G40 on 2 October 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;
- 'agricultural equipment' means any equipment used for the culture, harvesting, packing or processing of any asparagus stem blight host material and includes any vehicle;
- 'authorised inspector' means a person authorised as an inspector under the Act
- **'asparagus stem blight'** means the disease caused by the exotic fungus *Phomopsis asparagi* (Sacc.) Bubák;
- **'asparagus stem blight host material'** means any plant, plant part or plant product of the genus *Asparagus*; or soil in which any asparagus stem blight host material has been grown;
- **'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;
- **'used package'** means any package which contains or is known to have contained or may reasonably be suspected of containing or having contained any asparagus stem blight host material.

5. Controls applying to asparagus stem blight host materials

- (1) The entry or importation into Victoria of any:
 - (a) asparagus stem blight host material; or
 - (b) agricultural equipment; or
 - (c) used package

is prohibited.

- (2) Sub-clause (1) does not apply if the asparagus stem blight host material, agricultural equipment or used package:
 - (a) was grown, sourced from, or last used on a property that is located in a State or Territory, or part of a State or Territory, for which an area freedom certificate, issued by an officer responsible for agriculture in the State or Territory where the asparagus stem blight host material, agricultural equipment or used package was grown, sourced from or last used, is currently in force certifying that the State or Territory or part of the State or Territory is known to be free of asparagus stem blight; or

- (b) is packed, labelled and certified in accordance with any conditions prescribed by an accreditation program, administered by the department responsible for agriculture in the affected State or Territory; or
- (c) is accompanied by a plant health declaration issued by an authorised person declaring that it has been treated in a manner approved by the Manager Plant Standards; or
- (d) is accompanied by a plant health certificate issued by an officer of the department responsible for agriculture in the affected State or Territory certifying that it has been treated in a manner approved by the Manager Plant Standards; or
- (e) is consigned in any other manner approved by the Manager Plant Standards.

6. Verification of consignments

Where requested by an authorised inspector, asparagus stem blight host material, agricultural equipment or used package imported into Victoria is required by clause 5(2) to be accompanied by a certificate or declaration, must be:

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

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

Plant Health and Plant Products Act 1995

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF LETTUCE LEAF BLIGHT HOST MATERIAL INTO VICTORIA

I, David Beardsell, as delegate of the Minister for Agriculture, make the following Order: Dated 16 September 2009

DAVID BEARDSELL Acting Manager Plant Standards

1. Objective

The objective of this Order is to prevent the entry or importation of the disease lettuce leaf blight into Victoria.

2. Authorising provision

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

3. Revocation

The Order made on 10 October 2007 and published in Government Gazette G42 on 18 October 2007, and extended by Notice and published in Government Gazette G40 on 20 October 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;

'agricultural equipment' means any equipment used for the culture, harvesting, packing or processing of any lettuce leaf blight host material and includes any vehicle;

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

'lettuce leaf blight' means the disease caused by the exotic fungus *Pythium tracheiphilum* Matta;

'lettuce leaf blight host plant' means any plant, plant part or plant product of the leafy green vegetables endive, lettuce and Chinese cabbage;

'lettuce leaf blight host material' means any lettuce leaf blight host plant or soil from a property where lettuce leaf blight has been detected;

'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;

'used package' means any package which contains or is known to have contained or may reasonably be suspected of containing or having contained any lettuce leaf blight host material.

5. Controls applying to lettuce leaf blight

- (1) The entry or importation into Victoria of any:
 - (a) lettuce leaf blight host material; or
 - (b) agricultural equipment; or
 - (c) used package

is prohibited.

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

6. Verification of consignments

Where requested by an authorised inspector, lettuce leaf blight host material, agricultural equipment or used package imported into Victoria which is required by clause 5(2) to be accompanied by a certificate or declaration, must be:

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

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

Plant Health and Plant Products Act 1995

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

I, David Beardsell, as delegate of the Minister for Agriculture, make the following Order: Dated 15 September 2009

DAVID BEARDSELL Acting Manager Plant Standards

1. Objective

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

2. Authorising provision

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

3. Revocation

The Order made on 23 September 2008 and published in Government Gazette G40 on 2 October 2008 is revoked.

4. Definitions

In this Order -

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

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

'fire ant' means the exotic pest Solenopsis invicta (Buren);

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

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

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

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

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

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

5. Controls applying to fire ant host materials

- (1) The entry or importation into Victoria of any fire ant host material is prohibited.
- (2) Sub-clause (1) does not apply if the fire ant host material:
 - (a) was grown, sourced or last used on a property that is located in a State or Territory, or part of a State or Territory, for which an area freedom certificate issued by an officer responsible for agriculture in the State or Territory where the fire ant material host material was grown, sourced or last used, is currently in force certifying that the State or Territory or that part of the State or Territory is known to be free of fire ants; or
 - (b) is packed, labelled and certified in accordance with any conditions prescribed by an accreditation program, administered by the department responsible for agriculture in the affected State or Territory; or

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

6. Verification of consignments

Any fire ant host material imported into Victoria, which is required by clause 5(2) to be accompanied by a certificate or declaration, must be:

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

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

Road Safety Act 1986

DECLARATION UNDER SECTION 99B(4)

- I, Steve Brown, Executive Director Regional Services VicRoads, under section 99B(4) of the **Road Safety Act 1986**, declare that for the purposes of the event known as the 'Jayco Herald Sun Tour' 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 Jayco Herald Sun Tour to be conducted from Sunday 11 October 2009 to Saturday 17 October 2009;
 - 'Road Rules' means the Road Rules within the meaning of the Road Safety (Road Rules) Regulations 1999.
- 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
Sunday 11 October 2009 Preface – Ballarat 3.15 pm to 4.15 pm (est)	Sturt Street, Ballarat (Ballarat–Burrumbeet Road [C805]), Raglan Street, Lydiard Street, Mair Street, Camp Street
Monday 12 October 2009 Stage 1 – Ballarat to Ballarat 10.30 am to 2.30 pm (est)	Wendouree Parade, Ballarat, Macarthur Street, Midland Highway (A300). Daylesford–Trentham Road (C317), Falls Road, Kyneton–Trentham Road (C318), Tylden–Springhill Road, Daylesford–Malmsbury Road (C316)
Tuesday 13 October 2009 Stage 2 – Colac to Warrnambool 10.30 am to 2.00 pm (est)	Colac – Dennis Street, Gellibrand Street, Bromfield Street, Queen Street, Corangamite Street (Colac–Lavers Hill Road [C155]), Carlisle–Colac Road (C161), Irrewillipe Road, Timboon–Colac Road (C163), Lavers Hill–Cobden Road (C156), Cobden–Port Campbell Road (C164), Timboon–Colac Road (C163), Timboon–Nullawarre Road (C163), Great Ocean Road (B100) Warrnambool – Zieglar Parade, Catherine Street, Tooram Road, Hopkins Point Road, Hopkins Road, Otway Road, Flaxman Street, Nicholson Street, Ward Street, Merri Street

Wednesday 14 October 2009 Stage 3 – Warrnambool to Apollo Bay 10.00 am to 2.30 pm (est)	Warrnambool – Merri Street, Banyan Street, Lava Street, Liebig Street, Merri Street, Ward Street, Nicholson Street, Flaxman Street, Otway Road, Hopkins Road, Hopkins Point Road, Tooram Road, Catherine Street, Ziegler Parade, Great Ocean Road
Thursday 15 October 2009 Stage 4 – Anglesea to Barwon Heads 11.00 am to 2.30 pm (est)	Cameron Road, Great Ocean Road (B100), Deans Marsh–Lorne Road (151), Birregurra–Deans Marsh Road (C152), Cape Otway Road (C135), Hendy Main Road (C135), Coombes Road, Messemate Road, Grossmans Road, Darian Road, The Esplanade, Horseshoe Bend, Blackgate Road, Breamlea Road, School Road, Blackrock Road, Thirteenth Beach Road
Friday 16 October 2009 Stage 5 – Individual Time Trial 12.30pm to 2.30pm (est)	Ritchie Boulevarde, Bellerine Street, Upper Eastern Beach Road, Hearne Parade, unnamed road, Eastern Park Circuit, Tail Alley Car Park, Podbury Road
Saturday 17 October 2009 Stage 6 – Circuit Race 5.15pm to 6.45pm (est)	Lygon Street, Grattan Street, Rathdowne Street

Ladies Tour

Thursday 15 October 2009	Cameron Road, Coalmine Road, Great Ocean Road (B100), Forest
Stage 1	Road, Larcombes Road, Hendy Road (C135), Grays Road

STEVE BROWN Executive Director, Regional Services VicRoads

Subordinate Legislation Act 1994

NOTICE OF DECISION TO MAKE SHERIFF REGULATIONS 2009

Notice is given in accordance with section 12 of the **Subordinate Legislation Act 1994** that the Sheriff Regulations 2009 will be made by the Governor in Council on 1 October 2009. Summary of statutory rule

The proposed regulations are made under the **Sheriff Act 2009**, and set the fees payable for work performed by the sheriff in the execution of a warrant or other process, as well as prescribing other matters necessary to be prescribed to give effect to the Act.

The objectives of the proposed regulations are to recover from fees an equitable portion of the costs of efficiently providing Sheriff's services under the **Sheriff Act 2009**.

Further information on the proposed regulations can be found at www.justice.vic. gov.au

Transport Act 1983

DETERMINATION OF FEE

Country Hire Car Licences

I, Lynne Kosky MP, Minister for Public Transport, under section 142(3) of the **Transport Act** 1983, determine that the fee specified in the table below must be paid for a commercial passenger vehicle licence granted under section 142 of the **Transport Act 1983**, in respect of a vehicle classified as a country hire car that is to operate from a place (operational address) situated in an area specified by the licensing authority as a 'Specified Area' for the purposes of section 142(1)(b) of the **Transport Act 1983**.

Item	Fee
Grant of country hire car licence	\$20,500 (plus GST)

Dated 24 September 2009

LYNNE KOSKY, MP Minister for Public Transport

Transport Act 1983

DETERMINATION OF SPECIFIED AREA ISSUE OF HIRE CAR LICENCES

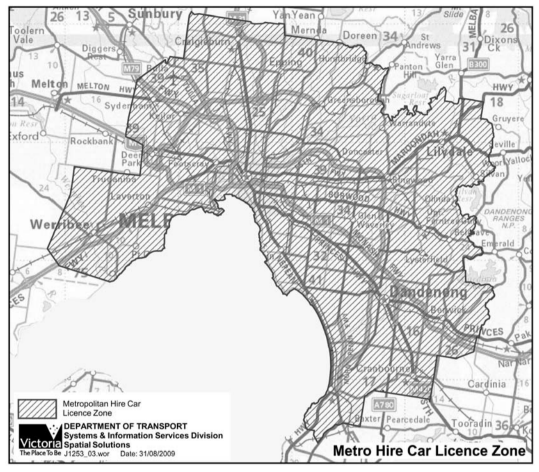
I, Hector McKenzie, Director of Public Transport, pursuant to the provisions of section 142(1A) of the **Transport Act 1983**, give notice that I have determined that places in Victoria that are <u>outside</u> the Greater Melbourne region as defined in this notice are a Specified Area for the purposes of section 142(1)(b) of the **Transport Act 1983**.

This determination takes effect from 24 September 2009.

For the purposes of this notice:

- 1. The Greater Melbourne region is defined as that area bounded by a notional line drawn from the coastline at the mouth of the Werribee River via a direct line to Cherry Tree Creek and its intersection with the Princes Highway, a direct line to the intersection of Bulban and Ball Roads, a direct line to the intersection of Shanahans and Sayers Roads, Shanahans, Boundary and Robinsons Roads, Western Highway, Clarke Road, Monaghans Road, a straight line from the intersection of Monaghans Road and Taylors Road to the intersection of Holden Road and Calder Highway, a straight line to the intersection of Bulla Road and Quartz Street, Bulla, Somerton, Oaklands, Konagadera, Mt Ridley, Summerhill, Epping, Bridge Inn and Doctors Gully Roads, Bannans Lane North, Hurstbridge-Arthurs Creek, Heidelberg-Kinglake, Cherry Tree, Kangaroo Ground-St Andrews, Eltham-Yarra Glen and Kangaroo Ground-Warrandyte Roads, Pigeon Bank Lane, Pigeon Bank Gully Creek, Yarra River in a northeasterly direction, Victoria Road, Macintyre Lane, Melba Highway, St Huberts Road, Maroondah Highway, Boundary, Killara, Gruyere, and Victoria Roads, Sebire Avenue, Warburton Highway, Beenak, Wandin East, Queens, Monbulk, Stonyford, Olinda Creek, Barbers, Doughtys, Falls, The Georgian, Olinda-Monbulk, Main, Emerald-Monbulk, Moxhams, Priors, Kallista-Emerald, William, Grantulla, Belgrave-Gembrook, Wellington, Cardinia Creek and Duffys Roads, the Cardinia Reservoir Park boundary, Red Hill, Lewis, Beaconsfield-Emerald, Split Rock, Salisbury, Officer, Brown and Starling Roads, Princes Highway, Station Street, Officer South Road to the intersection of Leckey Road, a straight line to the intersection of Soldiers and Thompsons Roads, Thompsons, Berwick-Cranbourne, Clyde-Five Ways Roads, South Gippsland Hwy, Browns Road, Western Port Highway, McKays, Centre, Cranbourne-Frankston, Warrandyte, Baxter-Tooradin, and Sages Roads, Moorooduc Highway, Wooralla Drive, Tower Road, Gunyong Creek to the coastline and the coastline to the mouth of the Werribee river.
- 2. The line drawn as projected in clause 1 shall be deemed to be drawn parallel twenty (20) metres to the outer edge of the roads, lines and natural formations that form the boundary created by the line drawn in clause 1.

3. The area depicted in clause 1 is shown, for illustrative purposes, as the shaded area on the attached map.



Dated 9 September 2009

HECTOR McKENZIE Director of Public Transport

Victorian Urban Development Authority Act 2003 VICTORIAN URBAN DEVELOPMENT AUTHORITY

Division 5A – Charges

Notice of Amendment to the Interest Rate Applied on Unpaid Charges

In accordance with Section 51ZC of the **Victorian Urban Development Authority Act 2003**, the Victorian Urban Development Authority (VicUrban) has set the following interest rate of 10% which is to apply to any unpaid Infrastructure Recovery Charge in central Dandenong, for the financial year 2009/10.

Dated 24 September 2009

For and on behalf of VicUrban DOMINIC ARCARO General Manager Urban Revitalisation

VICTORIAN WORKCOVER AUTHORITY EXEMPTION CERTIFICATE

Exemption from Occupational Health and Safety Regulations 2007 Exemption Number H09/003264

Purpose

To exempt Australian Grand Prix Corporation from the requirement that an employer must not use unlicensed employees to do high risk work.

Definition

Australian Grand Prix Corporation, located at 220 Albert Road, South Melbourne, has defined their function as the employer responsible for the safety of the forklift operators employed by the International Racing teams and Dorna Management Limited.

Background

In undertaking their duties, Australian Grand Prix Corporation uses employees who operate industrial lift trucks (forklifts) and are required to hold a Forklift Licence under the Occupational Health and Safety Regulations 2007.

However, as the work required to be performed involves the handling of sensitive and high value items of equipment owned by the International Racing teams and Dorna Sports S.L.U. within the limited duration of the Motor Cycle Grand Prix Event at Phillip Island, and taking into consideration the ongoing international commitments to the International Racing program throughout the year whereupon team forklift operators are required to attend the various Events, an exemption was sought by Australian Grand Prix Corporation from the requirement that an employer must not use unlicensed employees to do high risk work.

AGP Corporation has arranged to conduct competency assessments on site by Keith Dalley from Training Solutions and Strategies, Licence Assessor Number V8400. WorkSafe met with the Licence Assessors on 15 September 2009 and discussed the assessment requirement. The Licence Assessor will need to apply the performance assessment checklist specified in the National Assessment Instrument for Forklift Trucks issued August 2000.

Regulations

Regulations 3.6.2 (a) of the Occupational Health and Safety Regulations 2007 states:

'An employer must not allow an employee to do any high risk work unless –

a. the employee holds an appropriate high risk work licence in relation to that work.'

Exemption

Under Regulation 7.2.2 of the Occupational Health and Safety Regulations 2007, I exempt Australian Grand Prix Corporation from Regulation 3.6.2 (a) with respect to Forklift licence, for the type of work described below, subject to the prescribed conditions of this exemption.

I am satisfied that the work can be performed as safely by a person who does not hold the licence as it can be performed by a person who holds such a licence, provided that the prescribed conditions of this exemption are adhered to.

Type of Work

Forklift operations, within the areas noted under the conditions of this exemption, associated with the unloading and loading, including handling on site, of equipment owned and/or operated by the International Racing teams at the Motor Cycle Grand Prix Grand Prix at Phillip Island.

Conditions

This exemption is subject to the conditions listed below:

1. This exemption is granted to Australian Grand Prix Corporation, and this exemption shall only apply to overseas employees, employed by the International Racing teams and Dorna Management Sports S.L.U. operating industrial lift trucks (forklifts) at the Motor Cycle

Grand Prix at Phillip Island. The maximum number of forklift operating at any one time within the designated operational areas will be 14, being comprised of a maximum of two from any team includining Dorna Management Sports S.L.U.

- 2. This exemption shall only apply for the period from 2 October 2009, through the Event, to 1 November 2009, unless revoked by the Victorian Workcover Authority (VWA) in writing.
- 3. This exemption shall only apply to designated operational areas for forklifts at the Phillip Island Grand Prix Circuit, noted in Drawing, Forklift Operational Area Phillip Island Grand Prix Circuit submitted to the VWA by Australian Grand Prix Corporation.
- 4. In order for these employees to operate forklifts under this exemption, the following conditions shall be met:
 - a. Each forklift operator is required to hold, and provide evidence of, a forklift license or certificate of competency issued overseas, together with a colour photograph and supporting identification. Verification of the evidence shall be conducted by Australian Grand Prix Corporation for each operator, and copies of the information shall be retained by Australian Grand Prix Corporation. In addition, copies of this documentation shall be provided to the VWA for review.
 - b. A supervisor representing the Australian Grand Prix Corporation or its Project manager shall be present at the Event and will ensure an initial competency assessment is undertaken for each forklift operator by a Victorian or Interstate Licence Assessor or an Assessor affiliated with a Registered Training Organisation. The performance assessments undertaken shall be the performance assessment checklist specified in the National Assessment Instrument for Forklift Trucks issued August 2000 for the safe operation of forklift trucks. The Licence Assessor must complete and sign the 'Forklift Truck Assessment Summary' and each operator must sign the 'Forklift Truck Assessment Summary' and provide endorsement of operators deemed competent to the Australian Grand Prix Corporation and the VWA. The exemption shall be granted conditionally upon the VWA being notified of the competent operators once they have been deemed competent.
 - c. The performance assessment can include applicants carrying out tasks such as unloading and storing equipment undertaken in the pits/track.
 - d. Each completed performance assessment will be signed by the applicant and the Licence Assessors.
 - e. WorkSafe will initiate random audits of the assessment process to ensure that a high standard of competency is being delivered and maintained by the Licence Assessor.
 - f. Each signed performance assessment will be retained by the AGP Corporation for reference in the event that WorkSafe may require this information.
 - g. Information shall be provided to the International Racing teams and Dorna Management Limited employees regarding safety requirements prior to the Event in a format and language that employees can understand. Each forklift operator shall receive specific information and instructions for the circuit upon their arrival.
 - h. Forklift operators shall produce their accreditation for access to the designated operational areas, acknowledge and sign a safety undertaking, in the language that the employees can understand, prior to being provided the keys to operate a forklift.
 - i. A physical boundary shall be erected to restrict unauthorised access into, and traffic egress from, the designated operational areas where the forklift operators shall be working. Security personnel shall be provided to enforce the secured area.
 - j. All personnel working within the designated operational areas shall wear appropriate personal protective equipment, including high visibility clothing and protective footwear.

- k. Forklifts being operated by International Racing teams and Dorna Management Limited shall be sourced locally from Australian suppliers and shall undergo and satisfy a safety inspection at the commencement of each day, conducted by a suitably competent person.
- 1. A detailed freight operations plan (referenced in the 'International Freight Logistics Phillip Island Site Operations Plan (including Forklift Truck Operations)') for these activities shall be implemented, and shall include site safety rules, a traffic management plan, forklift safety requirements, a system for reporting of hazards and incidents, and emergency response procedures.
- m. A suitably competent safety officer/observer, independent of Dorna Management Sports S.L.U. and the International Racing teams, shall be in place in the designated operational areas for forklifts and tasked with the enforcement of any safety requirements and plans. The safety officer/observer shall initiate immediate corrective actions when non-compliance is identified.

Dated 21 September 2009

DERRICK HARRISON Manager Hazard Management Branch

BALLARAT PLANNING SCHEME

Notice of Approval of Amendment Amendment C123

The Ballarat City Council approved Amendment C123 to the Ballarat Planning Scheme on 4 September 2009.

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

The Amendment corrects a number of ordinance and map anomalies in the Ballarat Planning Scheme.

The Amendment was approved by the Ballarat City Council on 4 September 2009 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 22 September 2008. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, during office hours, at the offices of the Ballarat City Council, Ballarat Town Hall, 225 Sturt Street, Ballarat, and free of charge at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection

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

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME

Notice of Approval of Amendment Amendment C123

The Cardinia Shire Council has approved Amendment C123 to the Cardinia Planning Scheme.

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

The Amendment modifies the wording of various schedules to allow Sweet Pittosporum (*Pittosporum undulatum*) to be removed, lopped or destroyed without the need for a planning permit.

The Amendment was approved by the Cardinia Shire Council on 31 August 2009 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 6 February 2009. The authorisation has not been withdrawn.

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

EAST GIPPSLAND PLANNING SCHEME

Notice of Approval of Amendment Amendment C77

The East Gippsland Shire Council has approved Amendment C77 to the East Gippsland Planning Scheme.

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

The Amendment affects land at 447 and 449 Main Street, Bairnsdale, and it rezones the land from Residential 1 Zone to Industrial 1 Zone.

The Amendment was approved by the East Gippsland Shire Council on 3 August 2009 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 6 May 2009. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the East Gippsland Shire Council, 273 Main Street, Bairnsdale.

GLEN EIRA PLANNING SCHEME

Notice of Approval of Amendment Amendment C72

The Minister for Planning has approved Amendment C72 to the Glen Eira 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 Glen Eira 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 Glen Eira City Council, corner Glen Eira and Hawthorn Roads, Caulfield.

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

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of Approval of Amendment Amendment C114

The Minister for Planning has approved Amendment C114 to the Greater Bendigo Planning Scheme.

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

The Amendment applies interim heritage provisions to 24 Lazarus Street, West Bendigo, 4 Knowsley–Eppalock Road, Knowsley, 1156 Calder Alternative Highway, Lockwood, 175 Murphy Street, East Bendigo and 498–500 High Street, Golden Square by amending Planning Scheme Maps Nos. 18HO, 19HO, 22HO and 31HO, inserting a new Planning Scheme map No. 36HO to show a heritage overlay on the above sites and including the sites in the Schedule to the Heritage Overlay.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Greater Bendigo City Council, 15 Hopetoun Street, Bendigo.

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

Planning and Environment Act 1987

HOBSONS BAY PLANNING SCHEME

Notice of Approval of Amendment Amendment C66

The Minister for Planning has approved Amendment C66 to the Hobsons Bay 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 27 heritage places included in Victorian Heritage Register are shown in the Hobsons Bay 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 Hobsons Bay City Council, 115 Civic Parade, Altona.

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

Planning and Environment Act 1987

KNOX PLANNING SCHEME Notice of Approval of Amendment Amendment C76

The Minister for Planning has approved Amendment C76 to the Knox Planning Scheme.

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

The Amendment corrects an error in the zoning of a number of properties within the City of Knox and rezones them from Residential 1 Zone to Residential 3 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 Knox City Council, 511 Burwood Highway, Wantirna South.

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

Planning and Environment Act 1987

MANSFIELD PLANNING SCHEME
Notice of Approval of Amendment
Amendment C14

The Minister for Planning has approved Amendment C14 to the Mansfield Planning Scheme.

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

The Amendment introduces Wildfire Management Overlay provisions (Clause 44.06) into the Mansfield Planning Scheme. The overlay applies to land throughout the Shire (with the exception of land within townships) which has been designated as bushfire prone. The overlay will affect significant areas of freehold and public land in the north and east of the municipality, and land to the south of Jamieson.

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 Mansfield Shire.

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

Planning and Environment Act 1987

MILDURA PLANNING SCHEME Notice of Approval of Amendment Amendment C59

The Minister for Planning has approved Amendment C59 to the Mildura Planning Scheme.

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

The Amendment:

- amends the schedule to Clause 52.03 (Specific sites and exclusions) to delete reference to the Mildura Older Irrigation Area Incorporated Document, May 2009 and apply the Mildura Older Irrigation Area Incorporated Document, September 2009 to all land zoned Farming Zone, which is within a gazetted irrigation district in the Mildura Older Irrigation Area, including the irrigation districts of Mildura, Merbein and Red Cliffs;
- amends the schedule for referral of permit applications under local provisions at Clause 66.04; to make the Department of Planning and Community Development a referral authority for applications to use land for a dwelling on specific sites identified in the Mildura Older Irrigation Area Incorporated Document, September 2009; and
- amends the Schedule to Clause 81.01 to delete the Mildura Older Irrigation Area Incorporated Document, May 2009 and include a revised Incorporated Document called Mildura Older Irrigation Area Incorporated Document, September 2009.

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 Mildura Rural City Council, 108–116 Madden Avenue, Mildura.

MONASH PLANNING SCHEME

Notice of Approval of Amendment Amendment C65

The Monash City Council approved Amendment C65 to the Monash Planning Scheme on 3 September 2009.

The Amendment affects land known as the Monash Technology Precinct (Specialised Activity Centre). The Amendment modifies Clause 22.02 of the Monash Planning Scheme (Monash Technology Precinct Policy) to implement the objectives and relevant recommendations of the Specialised Activity Centre Strategy Plan 2008. Consequential modifications to the Municipal Strategic Statement have also been made.

The Amendment was approved by the Monash City Council on 3 September 2009 with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 13 August 2006. The authorisation has not been withdrawn.

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

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

Planning and Environment Act 1987

MORNINGTON PENINSULA PLANNING SCHEME

Notice of Approval of Amendment Amendment C95

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

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

The Amendment:

 extends application of the Design and Development Overlay (DDO13) to include land on the east side of Main Street, Mornington, between Vale and Elizabeth Streets;

- includes the Mornington Activity Centre Structure Plan – A plan for a coastal town (MPSC July 2007) as a reference document to the planning scheme (Clause 21.12);
- replaces an interim Local Planning Policy (Clause 22.18) for the Mornington Activity Centre with a new Policy; and
- replaces an interim Schedule to the Design and Development Overlay (DDO13) with a new Schedule to guide development in the Mornington activity centre.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Mornington Peninsula Shire Council, Hastings Office, 21 Marine Parade, Hastings; Mornington Office, 2 Queen Street, Mornington; and Rosebud Office, 90 Besgrove Street, Rosebud.

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

Planning and Environment Act 1987

MOUNT ALEXANDER PLANNING SCHEME

Notice of Approval of Amendment Amendment C23

The Minister for Planning has approved Amendment C23 to the Mount Alexander Planning Scheme.

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

The Amendment:

- rezones approximately 5,000 m² of land known as Part of Crown Allotment 5, Vincents Road, Maldon, from an Industrial 1 Zone to a Business 1 Zone;
- amends clauses 21.04–1 and 21.05 of the Municipal Strategic Statement to include reference to future strategic work and the Maldon Economic Futures Project Final Report, April 2008;

- amends the schedule to the Business 1 Zone to specify that a permit is required for the use of land for a shop if the combined leasable floor area exceeds 1,000 m²; and
- applies a new schedule to the Design and Development Overlay to the site to address siting, design, access, landscaping and signage issues; and
- amends the schedule to clause 61.03 to include a new map as part of 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 Mount Alexander Shire Council, 9 Halford Street, Castlemaine.

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

Planning and Environment Act 1987

MURRINDINDI PLANNING SCHEME

Notice of Approval of Amendment Amendment C22

The Murrindindi Shire Council approved Amendment C22 to the Murrindindi Planning Scheme on 22 July 2009.

The Amendment implements the Yea Flood Study 2005 in the Yea township and makes minor adjustments to flooding overlays applying in other areas of Murrindindi Shire through:

- rezoning of land in Yea to Urban Floodway and Residential 1;
- amendment of Floodway Overlay and Land Subject to Inundation Overlay boundaries in Yea, Alexandra, Taggerty, Kerrisdale and Flowerdale;
- revision of Clause 21.10, Natural Resource Management Strategies;
- inclusion of the Urban Floodway Zone into the planning scheme;
- revision of the Floodway Overlay and Land Subject to Inundation Overlay Schedules to increase exemptions from planning permits for a range of minor buildings and works; and

• updating of the incorporated document Murrindindi Local Floodplain Development Plan, Precinct of Goulburn River.

The Amendment was approved by the Murrindindi Shire Council on 22 July 2009 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 27 May 2009. The authorisation has not been withdrawn.

The Amendment includes the following incorporated document Murrindindi Local Floodplain Development Plan, Precinct of Goulburn River, May 2008.

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

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

Planning and Environment Act 1987

NILLUMBIK PLANNING SCHEME

Notice of Approval of Amendment Amendment C61

The Minister for Planning has approved Amendment C61 to the Nillumbik Planning Scheme.

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

The Amendment amends the expiry date of Clause 22.14, 'Diamond Creek Major Activity Centre' to 1 September 2010.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Nillumbik Shire Council, Civic Drive, Greensborough.

SURF COAST PLANNING SCHEME

Notice of Approval of Amendment Amendment C43(Part 2)

The Minister for Planning has approved Amendment C43(Part 2) to the Surf Coast Planning Scheme.

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

The Amendment rezones land at 21A Glengarry Drive, 1505 and 1535 Surf Coast Highway, Torquay from Farming Zone to Residential 1 Zone and applies Schedule 1 to the Design and Development Overlay, the Environmental Audit Overlay and Schedule 8 to the Development Plan Overlay to the land. The Amendment also updates the list of maps in the Schedule to Clause 61.03.

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 Surf Coast Shire Council, 25 Grossmans Road, Torquay.

ORDERS IN COUNCIL

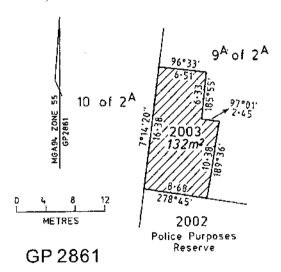
Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

Order in Council

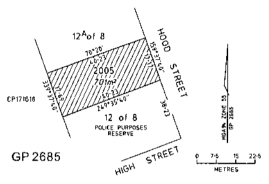
The Governor in Council under section 10 of the **Crown Land (Reserves) Act 1978** gives notice of intention to revoke the following temporary reservations:

WOODEND – The temporary reservation by Order in Council of 20 February 1923 of an area of 2023 square metres, more or less, of land in Section 2A, Township of Woodend, Parish of Woodend [formerly being Crown Allotment 9, Section 2A, town of Woodend] as a site for Police purposes, revoked as to part by Order in Council of 3 November 1993 so far only as the portion containing 132 square metres, being Crown Allotment 2003, Township of Woodend, Parish of Woodend as indicated by hatching on plan GP2861 hereunder. – (GP2861) – (Rs 02784)



YEA – The temporary reservation by Order in Council of 21 December 1868 of an area of 4047 square metres of land in Section 8, Township of Yea, Parish of Yea [formerly Crown Allotment 12, Section 8, town of Yea] as a site for Police purposes, revoked as to part by Orders in Council of 3 October 1989 and 8 March 1994 so far only as the portion containing 701 square metres being Crown Allotment 2005, Township

of Yea, Parish of Yea as indicated by hatching on plan GP2685 hereunder. – (GP2685) – (Rs 14089)



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

Dated 22 September 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 197**8 revokes 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 published in the Government Gazette of 27 August 2009 page 2313. – (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 published in the Government Gazette of 27 August 2009 page 2313. – (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 published in the Government Gazette of 27 August 2009 page 2313. – (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 22 September 2009 Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change

TOBY HALLIGAN Clerk of the Executive Council

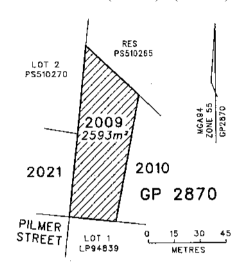
Crown Land (Reserves) Act 1978 TEMPORARY RESERVATION OF CROWN LANDS

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:

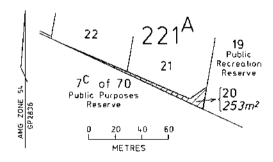
MUNICIPAL DISTRICT OF THE MOORABOOL SHIRE COUNCIL

BACCHUS MARSH – Public purposes, area 2593 square metres, being Crown Allotment 2009, Township of Bacchus Marsh, Parish of Korkuperrimul as indicated by hatching on plan GP2870 hereunder. – (GP2870) – (2018220)



MUNICIPAL DISTRICT OF THE CITY OF BALLARAT

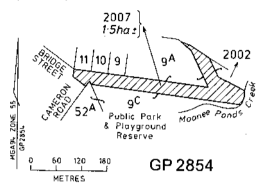
BALLARAT EAST – Public purposes; area 253 square metres, being Crown Allotment 20, Township of Ballarat East, Parish of Ballarat as indicated by hatching on plan GP2836 hereunder. – (GP2836) – (0506608)



GP 2836

MUNICIPAL DISTRICT OF THE CITY OF MOONEE VALLEY

DOUTTA GALLA AT HAWSTEAD – Public Park and Playground, area 1.5 hectares, more or less, being Crown Allotment 2007, Parish of Doutta Galla, At Hawstead as indicated by hatching on plan GP2854 hereunder. – (GP2854) – (1204234)

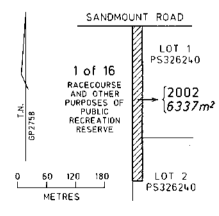


MUNICIPAL DISTRICT OF THE SHIRE OF HINDMARSH

GERANG GERUNG – Preservation of species of native plants; total area 13.4 hectares, more or less, being Crown Allotments 12B and 12D, Parish of Gerang Gerung and Crown Allotment 19, Section 4, Crown Allotment 9, Section 6, and Crown Allotments 14, 15, 16, 19, 20, 21, 22 and 23, Section 7, Township of Gerang Gerung, Parish of Gerang Gerung as shown hatched on Plan No. LEGL./09–234 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0205476)

MUNICIPAL DISTRICT OF THE MOIRA SHIRE COUNCIL

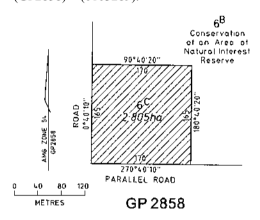
MUCKATAH – Racecourse and Public Recreation, area 6337 square metres, being Crown Allotment 2002, Township of Muckatah, Parish of Katamatite as indicated by hatching on plan GP2758 hereunder. – (GP2758) – (Rs 02367)



GP 2758

MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

NULKWYNE – Conservation of an area of natural interest, area 2.805 hectares, being Crown Allotment 6C, Parish of Nulkwyne as indicated by hatching on plan GP2858 hereunder. – (GP2858) – (0103289).

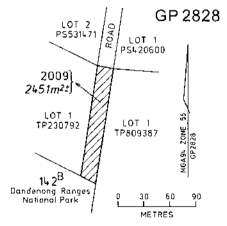


MUNICIPAL DISTRICT OF THE NORTHERN GRAMPIANS SHIRE COUNCIL

STAWELL – Public purposes (Education purposes), 3337 square metres being Crown Allotment 2030, Parish of Stawell as shown on Original Plan No. 122833 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (02L4–5912)

MUNICIPAL DISTRICT OF THE SHIRE OF YARRA RANGES

WANDIN YALLOCK – Public purposes, area 2451 square metres, more or less, being Crown Allotment 2009, Parish of Wandon Yallock as indicated by hatching on plan GP2828 hereunder. – (GP2828) – (2017882)



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

Dated 22 September 2009

Responsible Minister

GAVIN JENNINGS

Minister for Environment and

Climate Change

TOBY HALLIGAN Clerk of the Executive Council This Order is effective from the date on which it is published in the Government Gazette.

Dated 22 September 2009

Responsible Minister

GAVIN JENNINGS

Minister for Environment and

Climate Change

TOBY HALLIGAN Clerk of the Executive Council

Crown Land (Reserves) Act 1978

DISSOLUTION OF INCORPORATED COMMITTEE OF MANAGEMENT – QUEENSCLIFF LIGHTHOUSE RESERVE

Order in Council

The Governor in Council under section 14A(7) of the **Crown Land (Reserves) Act 1978** dissolves the 'Queenscliff Lighthouse Reserve Committee of Management Incorporated' constituted by Order in Council of 5 November 1997 vide Government Gazette of 6 November 1997 – page 3102.

File Ref: Rs 9294 [0702119]

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

Dated 22 September 2009

Responsible Minister

GAVIN JENNINGS

Minister for Environment and

Climate Change

TOBY HALLIGAN Clerk of the Executive Council

Crown Land (Reserves) Act 1978

DISSOLUTION OF INCORPORATED COMMITTEE OF MANAGEMENT – CASHMORE RECREATION AND PUBLIC HALL RESERVE

Order in Council

The Governor in Council under section 14A(7) of the **Crown Land (Reserves) Act 1978** dissolves the 'Cashmore Recreation and Public Hall Reserve Committee Incorporated' constituted by Order in Council of 21 October 2003, vide Government Gazette of 23 October 2003 – page 2716.

File Ref: Rs 734 & Rs 4408

Land Act 1958

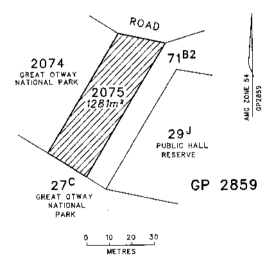
CLOSURE OF UNUSED ROADS

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:

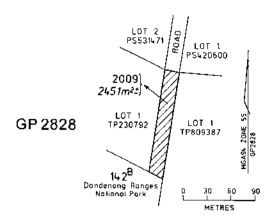
MUNICIPAL DISTRICT OF THE COLAC OTWAY SHIRE COUNCIL

AIRE – The road in the Parish of Aire being Crown Allotment 2075 as indicated by hatching on plan GP2859 hereunder. – (GP2859) – (05L5–3069)



MUNICIPAL DISTRICT OF THE SHIRE OF YARRA RANGES

WANDIN YALLOCK – The road in the Parish of Wandin Yallock being Crown Allotment 2009 as indicated by hatching on plan GP2828 hereunder. – (GP2828) – (2017882)



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

Dated 22 September 2009 Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change

TOBY HALLIGAN Clerk of the Executive Council

Country Fire Authority Act 1958

DETERMINATION OF RATE OF INTEREST

Order in Council

The Governor in Council under the Country Fire Authority Act 1958 fixes the rate of interest for the purposes of:

- 1. Section 78(4)(b) and 5(e) at 10 per cent per annum to apply to amounts which first become due and payable under section 78(4)(a) and section 78(5)(d), respectively, on or after 1 October 2009.
- 2. Section 80(1)(d) at 10 per cent per annum to apply to amounts which first become due and payable on or after 1 October 2009.
- 3. Section 81(1)(c) at 10 per cent per annum to apply to amounts which first become due and payable under section 81(1)(b) on or after 1 October 2009.

Dated 22 September 2009 Responsible Minister BOB CAMERON MP Minister for Police and Emergency Services

> TOBY HALLIGAN Clerk of the Executive Council

Metropolitan Fire Brigades Act 1958

DETERMINATION OF RATE OF INTEREST

Order in Council

The Governor in Council under the **Metropolitan Fire Brigades Act 1958** fixes the rate of interest for the purposes of:

- 1. Section 41(4)(b) and (5)(e) of the Act at 10 per cent per annum, to apply to amounts which first become due and payable under section 41(4)(a) and section 41(5)(d), respectively, on or after 1 October 2009.
- 2. Section 43(1)(e) of the Act at 10 per cent per annum, to apply to amounts which first become due and payable on or after 1 October 2009.
- 3. Section 45(1)(c) of the Act at 10 per cent per annum, to apply to amounts which first become due and payable under section 45(1) (b) on or after 1 October 2009.

Dated 22 September 2009

Responsible Minister BOB CAMERON Minister for Police and Emergency Services

TOBY HALLIGAN Clerk of the Executive Council

Project Development and Construction Management Act 1994

ORDER UNDER SECTION 18 REQUIRING A PUBLIC BODY TO SURRENDER LAND

Order in Council

The Governor in Council, in accordance with section 18(1) of the **Project Development and** Construction Management Act 1994 ('the Act'), on the recommendation of the Minister for Roads and Ports and the Minister for Public Transport, given in accordance with section 18(6) of the Act, requires that the Roads Corporation surrender all of the land contained in Certificates of Title Volume 6618 Folio 564, Volume 6601 Folio 110, Volume 9795 Folio 873, Volume 10760 Folio 691, Volume 9580 Folio 666, Volume 8677 Folio 524, Volume 9042 Folio 699, Volume 9286 Folio 645, Volume 9128 Folio 380, Volume 9336 Folio 428, Volume 8873 Folio 474, Volume 8945 Folio 087, Volume 9151 Folios 197 and 198, Volume 8833 Folios 742 and 743, Volume 9435 Folio 662, Volume 8649 Folio 777, Volume 4246 Folio 114, Volume 10716 Folio 985, Volume 10487 Folio 455, Volume 9505 Folio 668, Volume 9500 Folio 825, Volume 9931 Folio 258, Volume 9402 Folios 988 and 989, Volume 9883 Folio 273, Volume 10061 Folio 677, Volume 8684 Folio 479, Volume 8572 Folio 609, Volume 9103 Folio 327, Volume 9443 Folio 666, Volume 9573 Folio 956, Volume 8660 Folio 814, Volume 8824 Folio 848, Volume 9033 Folio 204, Volume 5389 Folio 773, Volume 9033 Folio 203, Volume 9515 Folio 932, Volume 10174 Folio 442 and Register Book Number 733 Memorial 543, part of Certificate of Title Volume 9135 Folio 568 shown as parcel 41 on Survey Plan 21768, part of Certificate of Title Volume 9795 Folios 872 shown as parcel 50 on SP21768, those parts of Certificate of Title Volume 9235 Folio 815 shown as parcels 1686, 1688, 1691, 1693 and 1699 on Survey Plan 20257G, and those parts of Certificate of Title Volume 11121 Folio 325 shown as parcel 29 on Survey Plan 21977A and parcel 22 on Survey Plan 21767A to the Crown.

Dated 22 September 2009

Responsible Minister

TIM PALLAS MP

Minister for Roads and Ports

TOBY HALLIGAN Clerk of the Executive Council

Victoria Grants Commission Act 1976

APPOINTMENT OF CHAIRPERSON OF THE VICTORIA GRANTS COMMISSION

Order in Council

The Governor in Council under sections 3 and 6 of the Victoria Grants Commission Act 1976 appoints Mr Paul Slape as the chairperson of the Victoria Grants Commission from 1 November 2009 until 31 October 2012.

The terms and conditions of the appointments are contained in the attached Schedule.

Dated 22 September 2009

Responsible Minister RICHARD WYNNE MP Minister for Local Government

> TOBY HALLIGAN Clerk of the Executive Council

Victoria Grants Commission Act 1976

APPOINTMENT OF CHAIRPERSON OF THE VICTORIA GRANTS COMMISSION

Schedule to the Order in Council

1. Appointment Arrangements

The appointment is on a part-time basis.

2. Duties and responsibilities of the position

Under the Victoria Grants Commission Act 1976 (the Act), the primary function of the Victoria Grants Commission (the Commission) is to allocate general revenue assistance provided by the Commonwealth Government to municipal councils in Victoria in accordance with the Local Government (Financial Assistance) Act 1995 and the approved national distribution principles.

3. Termination Arrangements

Section 7 of the Act provides for the suspension and removal from office of members of the Commission.

4. Payment Provisions

\$39,830 per annum.

5. Superannuation Obligations

Superannuation will be paid out in accordance with the Commonwealth Superannuation Guarantee (Administration) Act 1992.

6. Travel and Personal Expenses arrangements

Travelling and other allowances will be paid in accordance with the policy of the Department of Planning and Community Development as set out in guidelines which are issued from time to time.

7. Leave Arrangements

Not applicable.

8. Prior Service

Not applicable.

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:

106. Statutory Rule:

Infringements (General) Amendment (Lodgeable Infringement Offences) Regulations 2009 Infringements Act

Authorising Act:

2006

Date first obtainable: 24 September 2009 Code A

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