

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 3 Thursday 21 January 2010

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GENERAL

TABLE OF PROVISIONS

Private Advertisements

Estates of Deceased Persons			
Anthony Rose & Mainwaring			
Aughtersons			
Borchard & Moore			
Dwyer Mahon & Robertson			
Engel & Partners Pty			
G. A. E	Black & Co.	107	
Harris	& Chambers Lawyers	107	
John J. Byrne Lawyer Pty Ltd			
Kim Bainbridge Legal Services Pty Ltd			
Lachla	n Partners Legal	107	
Mcphe	rson + Kelley	108	
T. J. M	ulvany & Co.	108	
Verna A	A. Cook	108	
Wills & Probate Victoria		108	
Government and Outer Budget Sector			
Agencies Notices Orders in Council		109 132	
		132	
Acts:	Agricultural and Veterinary Chemicals (Control of Use);		
	Crown Land (Reserves);		
	Electricity Industry;		
	Gas Industry;		
Financial Management; Local Government;			
Veterans			

Advertisers Please Note

As from 21 January 2010

The last Special Gazette was No. 25 dated 20 January 2010.

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)

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) AUSTRALIA DAY WEEK 2010 (Thursday 28 January 2010)

Please Note:

The Victoria Government Gazette for Australia Day week (G4/10) will be published on **Thursday 28 January 2010**.

Copy deadlines:

Private Advertisements

9.30 am on Friday 22 January 2010

Government and Outer Budget Sector Agencies Notices

9.30 am on Monday 25 January 2010

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

JENNY NOAKES Government Gazette Officer

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

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> JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

ANASTASIA KONSTANTINIDIS, late of 72 Reed Street, Albert Park, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the said deceased, who died on 21 October 2009, are required by the personal representatives of the deceased, Seia Mather and George Michael, care of the undermentioned solicitors, to send particulars of such claims to them by 31 March 2010, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated 11 January 2010

ANTHONYROSE&MAINWARING, solicitors, 122 Bridport Street, Albert Park, Victoria 3206.

DEBORAH JANE LAWSON, late of 51 Pickford Street, Burwood East, Victoria, receptionist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 7 April 2009, are required by the executor, Marion Ramage, care of Aughtersons, 267 Maroondah Highway, Ringwood, Victoria, to send particulars thereof to her, care of the office of Messrs Aughtersons, 267 Maroondah Highway, Ringwood, Victoria, within sixty days from the date of publication of this notice, after which the executor will distribute the estate, having regard only to claims of which she has notice.

AUGHTERSONS,

current practitioners for the executor, 267 Maroondah Highway, Ringwood, Victoria 3135.

Re: FRANK CARROLL, also known as Francis Carroll, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 August 2009, are required by the trustee, Terence Michael Carroll, care of 44 Douglas Street, Noble Park, Victoria, to send particulars to the trustee by 5 April 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BORCHARD & MOORE, solicitors, 44 Douglas Street, Noble Park 3174.

Re: Estate of VALDA GRACE BURGE, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of VALDA GRACE BURGE, late of 14, 110 Stradbroke Avenue, Swan Hill, Victoria, widow, deceased, who died on 27 June 2007, are to send particulars of their claim to the administrator, care of the undermentioned legal practitioners, by 24 March 2010, after which the administrator 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.

Re: Estate of RUTH HEINCKE, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of RUTH HEINCKE, formerly of 77 Bendigo Road, Kerang, Victoria, but late of Kankinya Nursing Home, 48 Archibald Street, Lyneham, ACT, widow, deceased, who died on 1 September 2009, are to send particulars of their claim to the executor, care of the undermentioned legal practitioners, by 19 March 2010, 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.

Creditors, next-of-kin and others who have claims in respect of the estate of ADA LOUISA MAY COPPOCK, late of Unit 72, 15 Fulham Road, Rowville, in the State of Victoria, deceased, who died on 7 August 2009, are to send particulars of their claims to the administrators, care of Engel & Partners Pty of 109 Main Street, Bairnsdale, by 21 March 2010, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

ENGEL & PARTNERS PTY, legal practitioners, 109 Main Street, Bairnsdale 3875. Re: JOHN DESMOND DIXON, late of 16 Kevin Street, Tootgarook, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 August 2009, are required by the trustee, Peter Desmond Dixon, to send particulars to him, care of the undersigned, by 22 March 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: IDA KATHLEEN RAISTRICK, late of 129 Belmont Road, Croydon South, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 November 2009, are required by the trustee, Janet Claire Pearman, to send particulars to her, care of the undersigned, by 22 March 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

GARY JOHN BAILEY, late of 212 East Boundary Road, Bentleigh East, claims consultant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 December 2009, are required by the trustees, care of Harris & Chambers Lawyers of 4/250 Charman Road, Cheltenham 3192, to send particulars to them by 22 March 2010, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

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

Creditors, next-of-kin and others having claims against the estate of YVONNE DORA BELL, late of Unit 78, 62 Cavanagh Street, Cheltenham, Victoria, who died on 19 September 2009, are required by the executors, Richard Nugent Bell and Judith Alison McCarthy, to send detailed particulars of their claims to the said executor, care of John J. Byrne Lawyer Pty Ltd of 216 Charman Road, Cheltenham 3192, by 21 March 2010, after which date it will proceed to distribute the said estate, having regard only to the claims of which it then has notice.

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

Re: HARRIE EARLE MANNS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 October 2009, are required by the trustees, Jillian Coburn and John Miles Manns, to send particulars to them, care of the undersigned, by 31 March 2010, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

KIM BAINBRIDGE LEGAL SERVICES PTY LTD (t/a Garden & Green), lawyers, 4 McCallum Street, Swan Hill 3585.

Re: PETER JOHN HORKIN, late of 4 Plummer Avenue, Frankston South, orthodontist.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 September 2009, are required by the executors, Michael Kevin Ruljancich and Christopher Tucker, to send particulars of their claim to them, care of the undermentioned solicitors, by 21 March 2010, after which date the said executors may distribute the assets, having regard only to the claims of which they then have notice.

LACHLAN PARTNERS LEGAL, lawyers, Level 34, 360 Collins Street, Melbourne 3000.

Re: MICHAEL JOSEPH WISE, late of 1 Gurner Street, St Kilda, project manager.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 August 2008, are required by the administrator, Timothy Andrew Grogan, to send particulars of their claim to him, care of the undermentioned solicitors, by 21 March 2010, after which date the said administrator may distribute the assets, having regard only to the claims of which he then has notice.

LACHLAN PARTNERS LEGAL, lawyers, Level 34, 360 Collins Street, Melbourne 3000. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 October 2009, are required by the trustee, Damian John Paul, care of 40–42 Scott Street, Dandenong, Victoria, solicitor, to send particulars to the trustee by 23 March 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MACPHERSON + KELLEY, lawyers, 40–42 Scott Street, Dandenong, Victoria 3175.

GRAEME THOMAS DUNSTAN, late of 54/100 Harold Street, Wantirna, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 4 July 2009, are required to send particulars of their claims to the executors, Kenneth William Dunstan and Yvonne Louisa Dunstan, care of the undermentioned lawyers, by 22 March 2010, after which date the said executors will distribute the assets, having regard only to the claims of which they then have notice.

T. J. MULVANY & CO., lawyers, PO Box 560 Melbourne 3001.

KENNETH GORDON MORGAN, deceased.

Creditors, next-of-kin and others having claims against the estate of KENNETH GORDON MORGAN, late of 46 Oliver Street, Ringwood, Victoria, retired, deceased, who died on 18 July 2009, are required to send particulars of their claims to the executor, care of the undermentioned solicitor, by 25 March 2010, after which date the executor will proceed to distribute the assets, having regard only to the claims of which she shall then have had notice.

VERNA A. COOK, solicitor, 5/8 St Andrews Street, Brighton 3186. Re: JEFFREY ROBERT BLANDFORD, late of 36 Sherwood Avenue, Rosebud, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 March 2009, are required to send particulars of their claims to the executors, care of GPO Box 1946, Melbourne, Victoria 3001, by 7 April 2010, after which date the executors may convey or distribute the assets, having regard only to the claims of which they may then have notice.

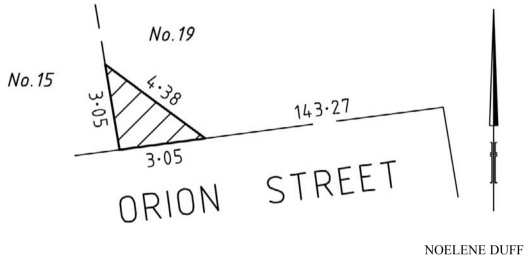
WILLS & PROBATE VICTORIA, lawyers, Level 3, 20–22 McKillop Street, Melbourne 3000.

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

WHITEHORSE CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the Local Government Act 1989, the Whitehorse City Council has formed the opinion that the section of road adjoining 19 Orion Street, Vermont, as shown hatched 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 owners of 19 Orion Street, Vermont.



Chief Executive Officer



Alpine Shire

Notice of Intention to Make a Local Law

Amenity Local Law No. 5

Notice is hereby given pursuant to section 119(2) of the Local Government Act 1989 of the Alpine Shire Council's intention to revoke the Environment Local Law No. 5 [1999] and replace it with the proposed Amenity Local Law No. 5 [2010].

The purpose and general purport of the Local Law is to:

- (a) provide a safe and healthy amenity in which the residents of the municipal district enjoy a quality of life that meets the general expectations of the community; and
- (b) prohibit, regulate and control activities which may be dangerous or unsafe or detrimental to the quality of life in an amenity of the municipal district; and
- (c) prescribe penalties for the contravention of any provision of this local law; and
- (d) provide generally for the peace, order and good government of the municipal district including in particular the administration of council's powers and functions.

A copy of the proposed local law can be obtained from Council Offices at Great Alpine Road, Bright, and Myrtleford and Mount Beauty Service Centres, during business hours Monday to Friday, or can be downloaded from Council's web page, www.alpineshire.vic.gov.au

Any person affected by the proposed local law may make a written submission.

Only submissions received by Council by Friday 19 February 2010 shall be considered.

Submissions should be addressed to: Chief Executive Officer, Alpine Shire Council, PO Box 139, Bright 3741.

Alpine Shire Great Alpine Road, Bright 3741 Phone 03 5755 0555 Fax 03 5755 1811

Planning and Environment Act 1987 MOYNE PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C25

Authorisation A1392

Moyne Shire Council has prepared Amendment C25 to the Moyne Planning Scheme. In accordance with section 8A (3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised Moyne Shire Council as planning authority to prepare the Amendment.

The land affected by the Amendment is land within the township of Peterborough zoned Residential 1 Zone, Business 1 Zone, Public Use Zone and those parts of the Public Park and Recreation Zone.

The Amendment seeks to implement the Peterborough Urban Design Guidelines by way of introducing a new schedule to the Design and Development Overlay. It also seeks to alter the Schedule to the Public Park and Recreation Zone area for the Peterborough Golf Course to provide for limited opportunity for a single sponsorship sign at each tee sign on the golf course.

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: Moyne Shire, Port Fairy office, Princes Street, Port Fairy; on the Moyne Shire Council website, www.moyne. vic.gov.au/publicnotices; at the Peterborough General Store and the Peterborough Licensed Grocers; and on 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 Friday 5 March 2010. Submissions must be sent to the Moyne Shire Council, PO Box 51 (Princes Street), Port Fairy, Victoria 3284.

RUSSELL GUEST 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 25 March 2010, 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.

- HIGGINS, Sheila Therese, formerly of Site 53R, Blue Gum Park, Wells Road, Chelsea Heights, Victoria 3196, but late of Unit 4/12 Golden Avenue, Chelsea, Victoria 3196, who died on 19 December 2009.
- HILL, Jean, late of 14 Notlen Street, Ringwood, Victoria 3134, home duties, who died on 30 October 2009.
- LAIRD, Lottie Gladys, late of Kingston Gardens, 201 Clarke Road, Springvale South, Victoria 3172, pensioner, who died on 9 November 2009.
- McMASTER, William Joseph, late of 43 Watson Avenue, Dromana, Victoria 3963, who died on 10 October 2009.
- PORT, Leo John, late of 44 Murray Road, Coburg North, Victoria 3058, retired public servant, who died on 1 November 2009.
- STOJCEVSKI, Ljube, also known as Louie STOJCEVSKI, late of 117 Perry Street, Fairfield, Victoria 3078, who died on 5 February 2008.

- SVARA, Maria, formerly of 37 Alma Avenue, Altona Meadows, Victoria 3028, but late of Allanvale Private Nursing Home, 38–40 Ascot Street, Altona Meadows, Victoria 3028, pensioner, who died on 19 November 2009.
- THOMPSON, Henry Walker, late of 2 Riverside Drive, Kew East, Victoria 3102, retired, who died on 31 October 2009.
- VELIA, Edera, late of San Carlo Homes For The Aged, 970–978 Plenty Road, South Morang, Victoria 3752, who died on 3 June 2009.

Dated 14 January 2010

ROD SKILBECK Manager Client Services

EXEMPTION

Application No. A3/2010

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995**, by Sacred Heart Mission St.Kilda Inc. The application for exemption is to enable the applicant to provide support services for women who are homeless, involved in street-based sex work, living with or escaping from domestic violence and women who are victims/survivors of sexual assault, and to employ women only for this purpose (the exempt conduct).

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

In granting this exemption the Tribunal noted:

- A previous exemption was granted in Proceeding No. A29/2007.
- It is likely that women will access this service more effectively and communicate more openly with its workers if those workers are female.

The Tribunal hereby grants an exemption to the applicant from the operation of sections 13, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to engage in the exempt conduct. This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 20 January 2013.

Dated 14 January 2010

C. McKENZIE Deputy President

EXEMPTION

Application No. A1/2010

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act) by Inner South Community Health Service (the applicant). The application for exemption is to enable the applicant to –

- (a) advertise for and employ a male only as a Health Education and Support Worker to provide services to male street sex workers, male escort and private male sex workers and transgender sex industry workers;
- (b) advertise for and employ four female only as a Health Education and Support Worker to provide services to brothels, female street sex workers, escorts and private female sex workers and transgender sex industry workers;
- (c) advertise for and employ a female only as Young Women's Support Worker to females aged 15 to 25 who are homeless, at risk of homelessness and/or involved in work in the sex industry.

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

Upon reading the material filed in support of this application, including an affidavit by Ms Virginia Alexander of Inner South Community Health Service, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- An exemption in similar terms was granted in August 2006.
- These initiatives are funded by the Department of Human Services.

- The aim of the exemption is to permit services to be provided to male, female and transgender workers in the sex industry, and homeless young women in a way that will enable those for whom these services are intended to access those services most effectively.
- Many of those for whom these services are provided have suffered violence or sexual abuse at the hands of men and are unlikely to communicate freely with male support workers.

The Tribunal hereby grants an exemption from the operation of sections 13, 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 20 January 2013.

Dated 14 January 2010

C. McKENZIE Deputy President

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**.

Huntingtons Foundation Inc.; Mitford Crescent Kindergarten Inc.; Australian Institute of Wood Machining Inc.; River Heights Water Supply Inc.; Prahran and District Scottish Society Inc.; Floridan Park Tennis Club Inc.; Black Hat Reunion Inc.; 'Nirmani' Sri Lankan Cultural Dancing Academy Inc.; Kororoit Futsal Club Inc.; National Sportsman Drivers Association Inc.; Greek Elderly Citizens Box Hill Inc.; Jeff Crouch Charity Golf Day Inc.; Aikido Shurenkai Association Inc.; Bethanga Pony Club Inc.; The Cohuna Learning Centre Inc.; The Birralee Club Inc.; Aspire Australasian Sport Professionals In Remote Environments Inc.; The Association of Australia Ulku Ocaklari Inc. (Turkish Idealists Association of Australia Inc.); Euroa Weighbridge Inc.; Rethimnian Association of Melbourne-Australia <Arkadi> Inc.; Friends of the Barwon Heads Bridge Inc.; Moodworks Educational Society Inc.; Wallington Strawberry Fair Inc.: Goulburn Access to Employment Enterprises Inc.; Boccia

Victoria Inc.; Combined Pensioners Association Castlemaine Branch Inc.; West Coast 4 X 4 Club Geelong Inc.; Bayside Broken Arrows Archery Club Inc.; Bank Street Kindergarten Inc.; National All Breeders Rabbit Club Inc.; AACT2 Inc.; Rock Climbing Victoria Inc.

Dated 21 January 2010

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

Children's Services Act 1996 NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996**, the Minister for Children and Early Childhood Development hereby declares that Cann Valley Community Kindergarten, Licence ID 2835 is exempt from regulation 95(2) of the Children's Services Regulations 2009 on the days and times that the Integrated Childcare Program operates.

This exemption remains in force until 11 January 2011 unless revoked earlier.

Dated 9 October 2009

HON MAXINE MORAND MP Minister for Children and Early Childhood Development

Co-operatives Act 1996

SEYMOUR HIGH SCHOOL CO-OPERATIVE LTD

CASTERTON SECONDARY COLLEGE CAFETERIA CO-OPERATIVE LIMITED

On application under section 601AA(2) of the **Corporations Act 2001** (the Act), by the co-operatives named above, notice is hereby given under section 601AA(4) of the Act, as applied by section 316 of the **Co-operatives Act 1996**, that, at the expiration of two months from the date of this notice, the name of the co-operatives listed above will, unless cause is shown to the contrary, be removed from the register of co-operatives and their registration will be dissolved.

Dated at Melbourne this 21 January 2010

DAVID BETTS Deputy Registrar of Co-operatives Consumer Affairs Victoria

Education and Training Reform Act 2006

NOTIFICATION SUSPENDING AND IMPOSING CONDITIONS ON THE REGISTRATION OF A TEACHER

Pursuant to section 2.6.46 of the **Education and Training Reform Act 2006** (the Act), the Victorian Institute of Teaching (the Institute) may find a teacher has engaged in serious misconduct, has been seriously incompetent and/or is not fit to teach and may make a determination pursuant to subsection 2.6.46(2) including suspend and impose conditions on the registration of the teacher.

On 20 November 2009, Ms Robyn Christine Gordon, born 24 October 1962, was found guilty of serious incompetence.

On 20 November 2009, the panel decided to suspend the registration of Ms Robyn Christine Gordon, effective from 20 November 2009 until at least 20 November 2010 and impose the following conditions on her registration to teach:

- (1) That during the period of suspension the teacher undertake the following professional development activities conducted by the Teacher Learning Network, which are scheduled to run in Term 1 of 2010:
 - The First Weeks What Effective Teachers Do
 - Beyond Telling Off
 - Positive Classroom Management.
- (2) That the teacher provide to the Panel evidence of participation in and completion of the professional development activities outlined in (1).
- (3) That the teacher present to the Panel a written submission outlining:
 - The knowledge gained from the prescribed professional development activities
 - Strategies that the teacher intends to employ in order to engage students in the learning process
 - An understanding of Section 3 of the Victorian Institute of Teaching's Code of Conduct regarding Professional Competence.
- (4) That the teacher is responsible for the costs associated with undertaking the professional learning activities outlined in (1).
- (5) That the suspension will not be lifted until conditions (1), (2) and (3) are complied with.
- (6) When Ms Gordon regains registration as a teacher:
 - She is to organise a registered secondary teacher of at least 5 years experience to act as her professional mentor throughout the first year of her next teaching appointment. Such a mentor may be either internal or external to the teacher's workplace. The mentor will through peer support and collegial advice assist the teacher to reflect on her professional practice including classroom management strategies and engagement of students.
 - Following the completion of the first 12 months of her next teaching appointment, she is to provide to the Panel reports from her mentor and from her School Principal that describe the teacher's professional competence, including, but not limited to:
 - The teacher's range of strategies employed in classroom management
 - The teacher's ability to establish her presence and authority in the classroom
 - The teacher's repertoire of lesson presentation strategies
 - The teacher's ability to develop a relationship with students in her care.
 - If the reports from the mentor and the School Principal are not satisfactory, the teacher will be required to complete a further six months of mentoring.

SUSAN HALLIDAY Chairperson Disciplinary Proceedings Committee Victorian Institute of Teaching

Education and Training Reform Act 2006

NOTICE OF MAKING OF ORDER UNDER SECTION 2.3.2

An Order (No. 261) was made on 14 December 2009 under section 2.3.2(6) of the **Education and Training Reform Act 2006** dissolving Springvale West Primary School Council and Spring Valley Primary School Council.

> BRONWYN PIKE, MP Minister for Education

Education and Training Reform Act 2006

NOTICE OF MAKING OF ORDER UNDER SECTION 2.3.2

An Order (No. 257) was made on 14 December 2009 under section 2.3.2(6) of the **Education and Training Reform Act 2006** dissolving Chandler Primary School Council and Maralinga Primary School Council.

> BRONWYN PIKE, MP Minister for Education

Education and Training Reform Act 2006

NOTICE OF MAKING OF ORDER UNDER SECTION 2.3.2

An Order (No. 258) was made on 14 December 2009 under section 2.3.2(6) of the Education and Training Reform Act 2006 dissolving Coomoora Primary School Council and Keysborough Park Primary School Council.

> BRONWYN PIKE, MP Minister for Education

Education and Training Reform Act 2006

NOTICE OF MAKING OF ORDER UNDER SECTION 2.3.2

An Order (No. 256) was made on 14 December 2009 under section 2.3.2(6) of the **Education and Training Reform Act 2006** dissolving Greenslopes Primary School Council and Lyndale Primary School Council.

> BRONWYN PIKE, MP Minister for Education

Education and Training Reform Act 2006 NOTICE OF MAKING OF ORDER UNDER SECTION 2.3.2

An Order (No. 259) was made on 14 December 2009 under section 2.3.2(6) of the **Education and Training Reform Act 2006** dissolving Southvale Primary School Council and Springvale South Primary School Council.

> BRONWYN PIKE, MP Minister for Education

Education and Training Reform Act 2006 NOTICE OF MAKING OF ORDER UNDER SECTION 2.3.2

An Order (No. 260) was made on 14 December 2009 under section 2.3.2(6) of the Education and Training Reform Act 2006 dissolving Springvale Heights Primary School Council and Springvale Primary School Council.

> BRONWYN PIKE, MP Minister for Education

Education and Training Reform Act 2006

NOTICE OF MAKING OF ORDER UNDER SECTION 2.3.2

Ministerial Order No. 297, constituting Victoria University Secondary College Council under section 2.3.2(1) (6) and (7) of the **Education and Training Reform Act 2006**, was made on 29 December 2009.

JACINTA ALLAN, MP Acting Minister for Education

Education and Training Reform Act 2006

NOTICE OF MAKING OF ORDER UNDER SECTION 2.3.2

Ministerial Order No. 309, constituting Charles La Trobe College Council under section 2.3.2(1) (6) and (7) of the Education and Training Reform Act 2006, was made on 29 December 2009.

> JACINTA ALLAN, MP Acting Minister for Education

Education and Training Reform Act 2006 NOTICE OF MAKING OF ORDER UNDER SECTION 2.3.2

Ministerial Order No. 250, constituting Doveton Primary School Council under section 2.3.2(1) (6) and (7) of the Education and Training Reform Act 2006, was made on 29 December 2009.

JACINTA ALLAN, MP Acting Minister for Education

Education and Training Reform Act 2006 NOTICE OF MAKING OF ORDER

UNDER SECTION 2.3.2

Ministerial Order No. 252, constituting Golden Square Primary School Council under section 2.3.2(1) (6) and (7) of the Education and Training Reform Act 2006, was made on 29 December 2009.

> JACINTA ALLAN, MP Acting Minister for Education

Education and Training Reform Act 2006

NOTICE OF MAKING OF ORDER UNDER SECTION 2.3.2

Ministerial Order No. 271, constituting Lalor Gardens Primary School Council under section 2.3.2(1) (6) and (7) of the Education and Training Reform Act 2006, was made on 29 December 2009.

> JACINTA ALLAN, MP Acting Minister for Education

Education and Training Reform Act 2006

NOTICE OF MAKING OF ORDER UNDER SECTION 2.3.2

Ministerial Order No. 254, constituting Robinvale P-12 College Council under section 2.3.2(1) (6) and (7) of the **Education and Training Reform Act 2006**, was made on 29 December 2009.

> JACINTA ALLAN, MP Acting Minister for Education

Education and Training Reform Act 2006

NOTICE OF MAKING OF ORDER UNDER SECTION 2.3.2

Ministerial Order No. 299, constituting Swifts Creek School Council under section 2.3.2(1) (6) and (7) of the Education and Training Reform Act 2006, was made on 29 December 2009.

> JACINTA ALLAN, MP Acting Minister for Education

Education and Training Reform Act 2006

NOTICE OF MAKING OF ORDER UNDER SECTION 2.3.2

Ministerial Order No. 255, constituting Templestowe Heights Primary School Council under section 2.3.2(1)(6) and (7) of the Education and Training Reform Act 2006, was made on 29 December 2009.

> JACINTA ALLAN, MP Acting Minister for Education

Pipelines Act 2005

SECTION 67

Notice of Minor Alteration to the Authorised Route of Pipeline Licence 11

On 4 January 2010 the authorised route of Pipeline Licence 11 held by Vic Gas Distribution Pty Ltd was altered in accordance with Drawing Number T115-11-24.

The route of the 300 mm pipeline commences at the Dandenong City Gate, located near Frankston Dandenong Road, south of Greens Road and travels in a southerly direction for 39.1 kms. The pipeline terminates at a point in the vicinity of Woolleys Road, in the former Western Port Refinery, Crib Point. On the south side of Abbotts Road, Dandenong the pipeline has been looped for a distance of 3.8 kms with a 450 mm diameter pipeline located within the same pipeline easement.

As from today:

- 1. The authorised route of the pipeline is altered to loop a 450 mm, 5.8 km section of the pipeline, from a point approximately 800 metres north of Thompsons Road, Lyndhurst, to a location on the south side of Ballarto Road, Skye.
- 2. Drawing Number T115-11-24 indicates the route of the pipeline and all other drawings are hereby deleted from the pipeline licence.

Dated 4 January 2010

DAVID BOOTHROYD Acting Director Earth Resources Regulation Delegate of the Minister

Pipelines Act 2005

SECTION 67

Notice of Minor Alteration to the Authorised Route of Pipeline Licence 68

On 4 January 2010 the authorised route of Pipeline Licence 68 held by GasNet Australia (Operations) Pty Ltd was altered in accordance with Drawing Number T116-11-1.

The proposed alteration to the route comprises a looping of a new 470 metre long, 150 mm diameter pipeline constructed within road reserve parallel to the existing 80 mm diameter pipeline. The new pipeline will be hot tapped at a point 690 metres north of the Morwell to Dandenong gas transmission pipeline and will reconnect into the existing pipeline at the Pakenham meter station, as indicated in Drawing Number T116-11-1.

As of today, Drawing Number T116-11-1 indicates the route of the pipeline in red and green and all other drawings are hereby deleted from the pipeline licence.

Dated 4 January 2010

DAVID BOOTHROYD Acting Director Earth Resources Regulation Delegate of the Minister

Local Government Act 1989

WHITEHORSE MANNINGHAM REGIONAL LIBRARY CORPORATION

Notice of Proposed Local Laws

Pursuant to section 119 of the Local Government Act 1989, the Corporation hereby gives notice of its intention to make the following Local Laws:

Local Law 1 – Meeting Procedures and Use of the Common Seal.

The purpose and general purport of the proposed local law is to regulate the conduct of meetings of the Corporation and to regulate the use of the Common Seal.

Local Law 2 - Library Services Local Law.

The purpose and general purport of the proposed local law is to regulate the management and control of library services provided by the Corporation.

A copy of the proposed local laws may be obtained from the Corporation's Administration Office at 1040 Whitehorse Road, Box Hill, during business hours or from the Library's website at www.wev.vic.gov.au. For enquiries contact telephone 9890 1005.

Any person affected by the proposed local laws may make a written submission relating to the proposed local law. Written submissions must be received within twenty-eight (28) days from the date of this notice and should be addressed to the Chief Executive Officer, Whitehorse Manningham Regional Library Corporation and posted to PO Box 65, Box Hill 3128, or delivered to 1040 Whitehorse Road, Box Hill 3218.

Any person making a submission may request that they be heard in person in support of the written submission or by a person acting on their behalf.

The Library Board will meet to consider making the local laws in the form of the proposed local laws at its meeting on 24 February 2010.

> GEOFF ROCKOW Chief Executive Officer

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 Lots 4 and 5 on Plan of Subdivision 315822A, Parish of Burrumbeet, comprising 4186 square metres and being land described in Certificate of Title Volume 8315 Folio 456 and Certificate of Title Volume 8315 Folio 455, shown as Parcels 41 and 42 on Survey Plan 22056.

Interest Acquired: That of M. J. Charles Primary Projects Pty Ltd and all other interests.

Published with the authority of VicRoads.

Dated 21 January 2010

For and on behalf of VicRoads Signed TIM PONTEFRACT Acquisition Manager Property Services

Land Acquisition and Compensation Act 1986

FORM 7

S. 21 Reg. 16

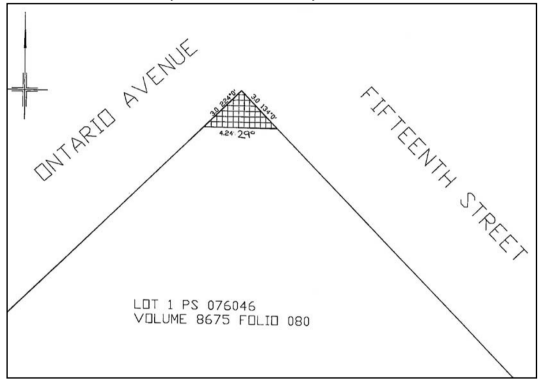
Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Mildura Rural City Council declares that by this notice it acquires the following interest in the land described as all that piece of land delineated cross-hatched and shown in the plan annexed hereto being part of the land contained in Volume 8675 Folio 080:

Interest Acquired: That of Tanya Michelle Coppola and all other interests.

Published with the authority of the Mildura Rural City Council.



Dated 18 January 2010

For and on behalf of the Mildura Rural City Council Signed ALEXANDER MICHAEL CHARLES LEW Solicitor and Agent for Mildura Rural City Council

NEIGHBOURHOOD ENERGY PTY LTD ABN 97 109 118 578

General Solar Feed-In Tariff Terms and Conditions

1 ABOUT THIS AGREEMENT

- **1.1** You agree to sell to us and we agree to purchase from you Solar Electricity during the Term of this Agreement.
- **1.2** You are eligible to enter into this Agreement with us if:
 - (a) you have a Supply Agreement for the address at which your Generator is installed;
 - (b) you are a Relevant Generator; and
 - (c) you are able to supply us with Solar Electricity.

2 INTERPRETATION

- **2.1** In this Agreement:
 - (a) a reference to an Act, Regulation, Order, Code or Guideline shall be read as a reference to that document as amended, re-enacted, replaced or varied from time to time;
 - (b) a singular word should be understood to include the plural and vice versa;
 - (c) a year should be read as commencing on the start date of this Agreement;
 - (d) a reference to a month means a calendar month.

3 CONNECTION TO THE DISTRIBUTOR'S DISTRIBUTION SYSTEM

- **3.1** If you make a request to us to connect your Generator to a Distributor's distribution system we will make a request that your Distributor arrange the connection as soon as practicable after you have satisfied us that you comply with clause 1.2 of this Agreement. We will make the request of your Distributor by no later than the next business day after you have satisfied us that you comply with clause 1.2 of this Agreement and have supplied us with all of the information that we need under the **Electricity Safety Act 1998** (Vic.) which must include details of any necessary agreed network tariff reassignment.
- **3.2** You are responsible for and must reimburse us for all reasonable costs and expenses which we incur in carrying out your request for connection to your Distributor's distribution system.

4 COMMENCEMENT AND DURATION

- 4.1 This Agreement commences when:
 - (a) all of the eligibility criteria set out in clause 1.2 are met;
 - (b) your Distributor confirms with us that you are connected to their network and that you have complied with all of their requirements;
 - (c) your Generator has been connected to the Distributor's distribution system and the Distributor has advised us that your NMI has been assigned the relevant network tariff code; and
 - (d) you have provided us with your explicit informed consent to enter into this Agreement.
- **4.2** This Agreement will continue until:
 - (a) your Supply Agreement with us comes to an end;
 - (b) you or we otherwise terminate this Agreement in accordance with clause 6.

5 CHANGE OF SUPPLY TARIFF

- **5.1** If under your Supply Agreement you currently purchase electricity from us at a tariff that is an Excluded Tariff you will be required to change the tariff under which you are supplied electricity to an alternative tariff.
- **5.2** If clause 5.1 applies you may select any supply tariff that is otherwise available to you and is not an Excluded Tariff.

6 TERMINATION

- **6.1** If the Supply Agreement is terminated by either party this Agreement will automatically terminate.
- 6.2 This Agreement automatically terminates if:
 - (a) you cease to be a Relevant Generator; and/or
 - (b) the Generator ceases to be a 'small renewable energy generation facility' as that term is defined in section 40F of the **Electricity Industry Act 2000**.
- **6.3** You may terminate this Agreement without notice but we may charge you a termination fee of \$20 if you terminate this Agreement under this clause within 12 months of the commencement date.

7 PREMIUM SOLAR FEED-IN CREDITS

- 7.1 We will credit your Solar Electricity Credits for the relevant period against charges payable by you under your Supply Agreement for the relevant Billing Period.
- **7.2** The extent of the Solar Electricity Credit that you receive for any given Billing Period will be calculated in accordance with the following formula:

Solar Electricity Credit = GSF Rate x Solar Electricity Supplied

Where:

GSF Rate means an amount equivalent to the amount per kilowatt-hour (including GST) that you purchase electricity from us under your Supply Agreement, which amount may vary from time to time.

Solar Electricity Supplied means the amount (measured in kilowatt hours) of Solar Electricity supplied to the Distributor's distribution system by you in the relevant Billing Period, as recorded by the Meter or as may be determined under clause 7.3.

- **7.3** If we have been unable to calculate your Solar Electricity Supplied for a relevant period based on a reading of your Meter your Solar Electricity Supplied for that period will be zero unless your Distributor estimates the generation in accordance with the Applicable Regulations.
- 7.4 If the amount you owe us for a Billing Period is less than the amount of your Solar Electricity Credits the balance of the Solar Electricity Credits will remain as a credit on your next bill.
- **7.5** For the avoidance of doubt, no interest may be charged by you in relation to any Solar Electricity Credits that you may have accumulated from time to time under the terms of this Agreement.
- **7.6** If at any time you wish us to review your account you may request us to do so and we will review it in accordance with the provisions of the Energy Retail Code.
- 7.7 Any excess Solar Electricity Credit (as referred to in clause 7.3) is extinguished either 12 months after that excess credit amount is first accrued or the day on which this Agreement expires or terminates (whichever comes first).
- **7.8** A Solar Electricity Credit has no value other than as prescribed in this Agreement, it is not transferable and we are not under any circumstances required to pay you any amount of money under the terms of this Agreement.
- 7.9 If at any time we have applied:
 - (a) fewer Solar Electricity Credits to your account than we should have done under the terms of this Agreement we will credit those amounts to your account.
 - (b) more Solar Electricity Credit to your account than we were obliged to do under the terms of this Agreement we may recover the over-credited amount and in doing so we will follow the procedures set out in clause 7.2 of the Energy Retail Code.

8 METERING

- **8.1** You must install a Meter at the Supply Address that complies with all Applicable Regulations and any reasonable requirements imposed by us or by your Distributor.
- **8.2** You agree to take whatever steps may be necessary to provide us with access to any information that is generated by your Meter.
- **8.3** It is your obligation to ensure that any data produced by the Meter complies with the Applicable Regulations.
- **8.4** Subject to you providing us with reasonable and safe access to the Supply Address, we aim to ensure that your Meter is read at least once every 6 months. We will not be in breach of this requirement if we have been unable to comply because you have failed to provide us or our representative with safe, convenient and unhindered access to the Supply Address and to the Meter for the purpose of reading the Meter and for connection, disconnection, reconnection, maintenance and repair.
- **8.5** Where we have been unable to read your Meter for a period of 6 months or more we may elect to suspend the operation of this Agreement until such time as a reliable reading of your Meter can be obtained.
- **8.6** You must not tamper with your Meter.

9 ADDITIONAL COSTS

- **9.1** You acknowledge that you may be required to pay the following costs to us as a result of entering into this Agreement:
 - (a) costs associated with the installation, maintenance or other technical support required by us or by your Distributor under this Agreement.
 - (b) any charges imposed on us by the Distributor as a result of the metering services supplied by the Distributor.
- **9.2** If work needs to be undertaken that may lead to costs of the type described in clause 9.1 being incurred you may ask us to specify what those costs are before the work is undertaken.

10 YOUR BILL

- **10.1** You will not receive a separate bill or statement as a result of entering into this Agreement. Any Solar Electricity Credits accumulated by you during the Term of this Agreement will be set off against the bill that you receive pursuant to your Supply Agreement.
- **10.2** Your bill will clearly itemise:
 - (a) the amount of Solar Electricity supplied by you to us during the relevant period;
 - (b) the amount of Solar Electricity Credits accumulated by you;
 - (c) the amount (if any) of excess Solar Electricity Credits remaining on your account;
 - (d) the amount (if any) of excess Solar Electricity Credits that have expired during the relevant period;
 - (e) any charges that we have applied to your account or other adjustments that we have made.

11 OWNERSHIP OF RECs and GPRs

- **11.1** You agree that:
 - (a) you must assign to us the entitlement to create RECs or GPRs for the Solar Electricity that you supply to us and that if it is not possible to assign it to us you will, at our request, create those RECs and GPRs and transfer them to us. You will take all steps that we may reasonably require in order to comply with this clause.
 - (b) you warrant to us that you have not entered into and will not enter into any agreement with any third party regarding the RECs and GPRs or other rights described in this clause.

12 INTERRUPTION, REDUCTION OR DISCONNECTION

- **12.1** All of the terms under the Supply Agreement that relate to the interruption, disruption, reduction or disconnection of the supply of electricity to you also apply to this Agreement.
- **12.2** You agree that the connection of your Generator, and your ability to supply us with Solar Electricity may be interrupted, discontinued or restricted for the same reasons set out in your Supply Agreement.

13 GST

- **13.1** Any consideration or amount payable under this Agreement including any non-monetary consideration, is inclusive of GST unless stated otherwise.
- **13.2** Subject to clause 13.3, if we become liable to pay GST in connection with this Agreement you agree to:
 - (a) pay to us in addition to any other amounts that may be due to us under this Agreement or under the Supply Agreement, an additional amount equal to the amount of that GST;
 - (b) you must pay such an amount to us within 14 days of being provided with a valid tax invoice by us.
- **13.3** If any GST payable in relation to a supply made under this Agreement varies from the additional amount that is paid by you under clause 13.2 so that a further amount of GST is payable in relation to the supply or a refund credit of GST is obtained in relation to the supply, then we will provide a corresponding refund or credit to, or will be entitled to receive a corresponding amount from you.
- **13.4** Subject to the foregoing provisions of this clause, you are solely liable for payment of all taxes which may be incurred as a result of this Agreement and you agree to indemnify for any such liabilities that we may incur.
- **13.5** If you are a business customer you must supply us with a valid ABN in respect of this Agreement.
- **13.6** Unless you supply us with a valid ABN under clause 13.5 you warrant to us that your generation of electricity by your Generator is for private and domestic purposes and is not related in any way to any business purposes carried on by you or any other person. You undertake to indemnify us for all loss, damage, cost and expense that may arise from any breach of the foregoing warranty.

14 YOUR RIGHTS

- **14.1** You may ask us to review your bills or provide you with information on any premium solar feed-in tariff offers that we may from time to time make and we will process your request and provide the information to you within a reasonable period of time.
- **14.2** You may request historical data relating to this Agreement for a period of up to 2 years and we will process such a request within a reasonable period of time.
- **14.3** You must pay our reasonable costs of providing any information that you have sought from us under this clause.

15 YOUR OBLIGATIONS

- **15.1** You must comply with all applicable laws. In particular you must supply us with Solar Electricity in accordance with the Supply Requirements.
- **15.2** You must ensure that any variations in the voltage and/or frequency do not exceed the levels prescribed by the Applicable Regulations.
- **15.3** You must ensure that you supply Solar Electricity at the point where the Distributor's distribution system connects to the Supply Address.
- **15.4** You must not modify the Generator without first obtaining the written consent of the Distributor.

- **15.5** You must notify us as soon as is reasonably practicable about any changes in your contact details or other relevant circumstances.
- **15.6** If the Supply Address was but is no longer your principal place of residence you must notify within 14 days of the date when the Supply Address ceased to be your principal place of residence.
- 15.7 If the installed or name-plate generating capacity of your Generator exceeds 100 Kilowatts.

16 FORCE MAJEURE

- **16.1** If, but for this clause, either party would commit a breach of this Agreement and that breach is caused by a Force Majeure Event:
 - (a) the obligations of the defaulting party under this Agreement are suspended to the extent to which they are affected by the Force Majeure Event as long as that event continues; and
 - (b) the defaulting party must give the other party notice of that fact including full particulars of the Force Majeure Event, an estimate of its likely duration, the obligations affected by it and the extent of its effect on those obligations and the steps taken to remove, overcome or minimise its effects.
- **16.2** For the purposes of clause 16.1(a), if the effects of a Force Majeure Event are widespread the defaulting party will be deemed to have given the other party prompt notice if it makes the necessary information available to the other party as soon as is reasonably practicable.
- **16.3** The parties may agree with one another that a defaulting party is not to have the benefit of clause 16.1(a) in respect of any Force Majeure Event.
- **16.4** A party that seeks to rely upon clause 16.1(a) must use its best endeavours to remove, overcome or minimise the effects of the Force Majeure Event as quickly as possible. However, this does not require either party to settle any dispute (that may be related to the Force Majeure Event) on terms that it would not otherwise agree to.
- 16.5 Nothing in this clause 16 varies or excludes the operation of section 117 of the Electricity Industry Act 2000 (Vic.) or section 78 of the *National Electricity Law*.

17 MISCELLANEOUS

Liability

17.1 We do not accept any responsibility for any risks or liabilities associated with the operation of your Generator including its control, use, maintenance or connection to the Distributor's distribution system.

Assignment

- **17.2** You must not novate this Agreement or assign, transfer or deal with the rights created under this Agreement without our written consent.
- **17.3** We may only assign our rights and obligations under this Agreement with your consent if the assignment forms part of the transfer to a third party of all or substantially all of our retail business.

Notices

17.4 A notice, consent, document or other communication given must be in writing and given by hand, by fax, by mail or by email unless this Agreement provides to the contrary.

Governing Law

17.5 This Agreement is governed by the laws of Victoria and each of us submit to the non-exclusive jurisdiction of the Victorian Courts.

Waiver

17.6 Any failure by us to exercise any of our rights or powers under this Agreement is not a waiver of those rights or powers unless we agree otherwise in writing.

Variations

- 17.7 Subject to anything to the contrary in this Agreement:
 - (a) we may vary this Agreement by publishing new terms and conditions (which may or may not include a new tariff) in accordance with section 40G of the **Electricity Industry Act 2000** (Vic.); or
 - (b) the parties may vary this Agreement by agreement in writing.
- **17.8** By entering into this Agreement you provide us with explicit informed consent to any such variations.

Severance

17.9 If the whole or any part of a provision of this Agreement is void, unenforceable or illegal that provision shall, so far as is possible, be severable. The remainder of this Agreement shall continue to operate with full force and effect and the validity and enforceability of the remainder shall be unaffected.

Entire Agreement

- **17.10** This Agreement sets out the entirety of the agreement between us for the supply of Solar Electricity by you to us and you acknowledge that you have not relied on any representation, inducement, warranty or promise which is not contained in this document.
- **17.11** You acknowledge that the Supply Agreement deals exclusively with the sale of electricity by us to you and that the Supply Agreement is separate from this Agreement.
- **17.12** If and to the extent that any matter is required to form part of this Agreement that is not included expressly in these terms and conditions the relevant provisions shall be implied into this Agreement as if they were expressly incorporated.

Changes in the Laws

17.13 It is acknowledged that there may be changes in the laws that govern the sale and supply of electricity (including Solar Electricity) which may affect the operation of this Agreement. It is agreed that if in our reasonable view the changes to the laws materially alter the rights that subsist under this Agreement we may amend this Agreement to take those changes into account.

Complaints

17.14 If you wish to complain about this Agreement or its administration by us you may do so and we will follow the procedures set out in clause 28.2 of the Energy Retail Code.

18 DEFINITIONS

18.1 In this Agreement the following words and phrases bear the meanings set out in this clause.

Applicable Regulations: means any applicable legislation, regulations, orders in council, codes, guidelines, licenses or other mandatory obligations that are relevant to the operation of this Agreement.

Billing Period: means a calendar month during which we supply you with electricity under your Supply Agreement.

Business Day: Any day that is not a Saturday, Sunday or a proclaimed Public Holiday under the **Public Holidays Act 1993**.

Distributor: The holder of the distribution licence of the electricity distribution network to which the Supply Address is connected;

Due Date: The date your bill becomes due and payable.

Essential Services Commission: The Essential Services Commission of Victoria.

Excluded Tariff: in relation to our published tariffs, means a tariff in respect of which the relevant distribution company does not provide premium solar feed in credits.

Force Majeure Event: an event beyond the reasonable control of you or us.

Generator: means a 'small renewable energy generation facility' as defined in section 40F of the **Electricity Industry Act 2000** through which you will supply us with Solar Electricity under this Agreement.

GPRs: means a Green Power Right arising under the National Green Power Accreditation Program as described in the *National Green Power Accreditation Program Rules, Version 5.1, June 2009* or any successor or replacement that may be published or adopted from time to time.

GST: Goods and Services Tax as defined under the GST Law.

GST Law: the definition given in A New Tax System (Goods and Services Tax) Act 1999.

Meter: means a device installed to the satisfaction of the Distributor for the purpose of recording the amount of Solar Electricity supplied by you to us.

RECs: means a renewable energy certificate as defined under the **Renewable Energy** (Electricity) Act 2000 (Cth) and the Renewable Energy (Electricity) Regulations 2001 (Cth).

Relevant Generator: has the meaning given to that phrase in section 40F of the **Electricity Industry Act 2000** (Vic.).

Solar Electricity: means 'small renewable energy generation electricity' as that term is defined in section 40F of the **Electricity Industry Act 2000** (Vic.).

Supply Address: means the address stated in the Supply Agreement between you and us.

Supply Agreement: means an agreement between you and us for the supply and sale of electricity at a single rate tariff to the Supply Address.

Supply Requirements: are the requirements that may be specified by your Distributor from time to time.

Term: has the meaning given by clause 3 of this Agreement.

Housing Act 1983

LAND THE DIRECTOR OF HOUSING IS DEEMED TO HAVE AN INTEREST IN UNDER SECTION 107 OF THE **HOUSING ACT 1983**

Wintringham Housing Ltd

I, Margaret Crawford, Director of Housing (the Director), hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

In accordance with a Funding and Service Agreement dated 16 July 1998 and a Deed of Variation of the Funding and Service Agreement dated 2 September 1999 between the Director and Wintringham, subsequently novated to Wintringham Housing Ltd on 8 August 2008, the following land is land in which the Director is deemed to have an interest in under section 107 of the Act.

Volume	Folio	Address
10385	270	15 Devon Street, Kensington
10385	270	4 Holgate Lane, Kensington
10385	270	6 Holgate Lane, Kensington
10385	270	8 Holgate Lane, Kensington
10385	270	10 Holgate Lane, Kensington
10385	270	12 Holgate Lane, Kensington
10385	270	14 Holgate Lane, Kensington
10385	270	16 Holgate Lane, Kensington
10385	270	8 Fisken Place, Kensington
10385	270	6 Fisken Place, Kensington
10385	270	4 Fisken Place, Kensington
10385	270	2 Fisken Place, Kensington
10385	270	1/90 Kensington Road, Kensington
10385	270	2/90 Kensington Road, Kensington
10385	270	3/90 Kensington Road, Kensington
10385	270	4/90 Kensington Road, Kensington
10385	270	5/90 Kensington Road, Kensington
10385	270	6/90 Kensington Road, Kensington
10385	270	7/90 Kensington Road, Kensington
10385	270	1 Devon Street, Kensington

Dated 15 January 2010

Signed at Melbourne in the State of Victoria MARGARET CRAWFORD Director of Housing

Occupational Health and Safety Act 2004

VICTORIAN WORKCOVER AUTHORITY

Notice of Issue of Major Hazard Licence

On 12 January 2010, a licence under Chapter 6 of the Occupational Health and Safety Regulations 2007 was issued to Arch Wood Protection (Aust.) Pty Limited and authorises the facility located at Station Street, Trentham, Victoria 3458, to be operated as a major hazard facility.

The Major Hazard Facility Licence was issued for a term of 5 years and will expire on 13 January 2015.

The following conditions are attached to the licence:

The licence did not include conditions.

The following Schedule 9 materials were authorised by the licence:

From Table 1 of Schedule 9

Material	UN Nos. Included Under Name
Arsenic Trioxide	1561
Arsenic (V) Acid and other salts (including Copper Chrome Arsenate Solutions)	1553, 2922
Nitrogen Dioxide (dinitrogen tetroxide) – an Oxide of Nitrogen produced during the manufacturing process	1067

From Table 2 of Schedule 9

Material	Description
Chromium Trioxide, Anhydrous (UN number 1463)	An oxidising material that meets the criteria for Class 5.1 Packing Group II
Sodium dichromate (UN number 3087)	An oxidising material that meets the criteria for Class 5.1 Packing Group II, Sub-risk 6.1

Note:

The small quantities of other Schedule 9 materials mentioned in the Safety Case are noted.

GREG TWEEDLY Chief Executive

Subordinate Legislation Act 1994

NOTICE OF DECISION

Mineral Resources (Sustainable Development) Act 1990

I, Peter Batchelor, Minister for Energy and Resources, and Minister responsible for administering the Mineral Resources (Sustainable Development) Act 1990, give notice under section 12 of the Subordinate Legislation Act 1994 as follows:

A Regulatory Impact Statement (RIS) was prepared in relation to the proposed Mineral Resources (Sustainable Development) (Extractive Industries) Regulations 2010. The RIS was advertised on 1 December 2009 to invite public comment; one submission was received and considered.

I have decided that the proposed Regulations should be made with the following amendments:

- Require that information relating to reportable events and reports from declared quarries be provided to the Minister;
- Minor changes to streamline the layout and operation of the proposed Regulations; and
- Minor typographical amendments and renumbering.

Dated 18 January 2010

PETER BATCHELOR MP Minister for Energy and Resources

Water Act 1989

ESTABLISHMENT OF BEMM RIVER SEWAGE DISTRICT DECLARATION 2010

I, Allan McPherson, Executive Director, Water Industry, Office of Water, Department of Sustainability and Environment, as delegate of the Minister administering the Water Act 1989, make the following Declaration:

1. Citation

This Declaration is called the establishment of the Bemm River Sewerage District Declaration 2010.

2. Authorising Provision

This Declaration is made under section 122T of the Water Act 1989.

3. Commencement

This Declaration takes effect from the date it is published in the Government Gazette.

4. **Preliminary**

The proposal for the establishment of the Bemm River Sewerage District Declaration 2010 for East Gippsland Water Corporation submitted on 8 December 2009 to the Department of Sustainability and Environment by East Gippsland Water is approved.

5. Area of the Sewage District

The Establishment of the Bemm River Sewerage District of East Gippsland Water is established to include the area of land is bounded by a red border on the Corporation's drawing numbered 103096_MO14. A copy of the drawing may be inspected at the office of East Gippsland Water situated at 133 Macleod Street, Bairnsdale, Victoria 3875.

Dated 12 January 2010

ALLAN McPHERSON Executive Director, Water Industry Division Office of Water (as delegate for the Minister for Water)

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME Notice of Approval of Amendment

Amendment C91

The Cardinia Shire Council approved Amendment C91 to the Cardinia Planning Scheme on 4 January 2010.

The Amendment applies to land known as Lot 1 TP711091S, Nash Road, Bunyip, and does the following:

- rezones the land from a Farming Zone (Schedule 1) to partly a Low Density Residential Zone and partly a Public Park and Recreation Zone;
- deletes the Environmental Significance Overlay (Schedule 1) applying over the land;
- applies the Development Plan Overlay (Schedule 15) over the land;
- applies the Design and Development Overlay (Schedule 1) over the portion of land rezoned to a Low Density Residential Zone; and
- applies the Vegetation Protection Overlay (Schedule 1) over the portion of land rezoned to a Low Density Residential Zone.

The Amendment was approved by the Cardinia Shire Council on 4 January 2010 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 4 July 2007. 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 Cardinia Shire Council, Henty Way, Pakenham, 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 CENTRAL GOLDFIELDS PLANNING SCHEME

Notice of Approval of Amendment Amendment C21

The Minister for Planning has approved Amendment C21 to the Central Goldfields Planning Scheme. The Amendment comes into operation on the date this notice is published in the Government Gazette.

Victoria Government Gazette

The Amendment introduces the Wildfire Management Overlay into the planning scheme. The Wildfire Management Overlay comprises a new Clause 44.06 and associated planning scheme maps.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd. vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Central Goldfields Shire Council, Municipal Office, 12–22 Nolan Street, Maryborough.

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

Planning and Environment Act 1987

CORANGAMITE PLANNING SCHEME

Notice of Amendment

Amendment C19

The Minister for Planning has prepared Amendment C19 to the Corangamite Planning Scheme.

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

The Amendment corrects mapping anomalies in various locations including Princetown, Simpson, Camperdown, Lismore and Noorat.

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 Corangamite Shire Council, 181 Manifold Street, Camperdown.

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

Planning and Environment Act 1987

GLENELG PLANNING SCHEME

Notice of Approval of Amendment Amendment C16

The Minister for Planning has approved Amendment C16 to the Glenelg Planning Scheme.

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

The Amendment amends the Wildfire Management Overlay by replacing the existing Wildfire Management Overlay maps with a new set of Wildfire Management Overlay maps.

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

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

Planning and Environment Act 1987

INDIGO PLANNING SCHEME

Notice of Approval of Amendment Amendment C51

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

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

The Amendment introduces the Wildfire Management Overlay into the planning scheme. The Wildfire Management Overlay comprises a new Clause 44.06 and associated planning scheme maps.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Indigo Shire Council, 101 Ford Street, Beechworth.

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

Planning and Environment Act 1987

KINGSTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C100

The Minister for Planning has approved Amendment C100 to the Kingston Planning Scheme.

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

The Amendment introduces and applies four new Schedules to the Design and Development Overlay which provide interim built form guidance for the Moorabbin, Cheltenham, Mentone and Parkdale Activity Centres and makes consequential changes to the Schedule to Clause 61.03 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 office of the Kingston City Council, Level 1, 1230 Nepean Highway, Cheltenham.

> 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 C16

The Minister for Planning has approved Amendment C16 to the Mansfield Planning Scheme.

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

The Amendment alters Clause B contained within Schedule 2 to the Development Plan Overlay (DPO) by removing the bullet point reading 'The total number of allotments is limited to a maximum of 5' and replaces it with another bullet point reading 'that all new allotments are connected to reticulated sewerage and water supply'.

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 Council, 33 Highett Street, Mansfield.

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

Planning and Environment Act 1987

QUEENSCLIFFE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C20

The Minister for Planning has approved Amendment C20 to the Queenscliffe Planning Scheme.

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

The Amendment introduces the Wildfire Management Overlay into the planning scheme. The Wildfire Management Overlay comprises a new Clause 44.06 and associated planning scheme maps.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Borough of Queenscliffe Council, 50 Learmonth Street, Queenscliff.

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

Planning and Environment Act 1987

SOUTHERN GRAMPIANS PLANNING SCHEME

Notice of Approval of Amendment

Amendment C10

The Minister for Planning has approved Amendment C10 to the Southern Grampians Planning Scheme.

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

The Amendment introduces the Wildfire Management Overlay into the planning scheme. The Wildfire Management Overlay comprises a new Clause 44.06 and associated planning scheme maps.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Southern Grampians Shire Council, 111 Brown Street, Hamilton.

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

Planning and Environment Act 1987

STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C107

The Minister for Planning has approved Amendment C107 to the Stonnington Planning Scheme.

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

The Amendment applies interim heritage controls to the Banole Estate Precinct (HO385) and the Chomley Street Precinct (HO386) and extends the existing Chatsworth Road Precinct (HO127) and the Portland Place/Grosvenor Street Precinct (HO145) by amending the Schedule to the Heritage Overlay and identifying the land on Planning Scheme Map Nos. 1HO and 5HO. 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 Stonnington City Council, Prahran Town Hall, Planning Counter, corner of Greville and Chapel Streets, Prahran.

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

Planning and Environment Act 1987

WELLINGTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C54

The Minister for Planning has approved Amendment C54 to the Wellington Planning Scheme.

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

The Amendment affects various parcels of land generally south of, and parallel to, the Princes Highway between Templeton Road, Kilmany, and the east side of Flooding Creek, Sale, for the purpose of allowing the construction of a dual carriageway on the Princes Highway.

The Amendment:

- applies the Public Acquisition Overlay (PAO1) to the required land by introducing new planning scheme maps – 92PAO, 93PAO, 94PAO, 123PAO, 125PAO;
- rezones land from Public Conservation and Resource Zone and Business 4 Zone to Road Zone 1 by amending planning scheme maps 93 and 94;
- removes portions of the Rural Floodway Overlay from land to be included in the PAO1 and Road Zone 1 by amending planning scheme maps – 93RFO, 94RFO;
- alters the Heritage Overlay 147 by removing a portion from its southern extent by amending planning scheme maps 93HO, 94HO;
- includes a permit exemption within the Schedule to Clause 52.17 for the removal of native vegetation associated with the road duplication project; and

• in General Provisions – Clause 61.03, replaces the schedule with a new schedule.

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

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

Planning and Environment Act 1987

WHITEHORSE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C103

The Whitehorse City Council approved Amendment C103 to the Whitehorse Planning Scheme on.

The Amendment introduces the 'Burwood Village Neighbourhood Activity Centre Framework Plan, Looking Towards the Future, May 2008' as a reference document into the Whitehorse Local Policy Framework.

The Amendment was approved by the Whitehorse City Council on 21 December 2009 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 3 December 2008. The authorisation has not been withdrawn.

The Amendment includes the following incorporated document 'Burwood Village Neighbourhood Activity Centre, Looking Towards the Future, May 2008'.

A copy of the Amendment can be inspected, free of charge, during office hours, at the offices of the Whitehorse City Council, 379 Whitehorse Road, Nunawading, and free of charge at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/ planning/publicinspection

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

ORDERS IN COUNCIL

Agricultural and Veterinary Chemicals (Control of Use) Act 1992 ORDER REVOKING ORDER REGULATING USE OF DIPHENYLAMINE AND ORDER PROHIBITING USE OF SPECIFIED CHEMICAL PRODUCTS CONTAINING BIORESMETHRIN

Order in Council

The Governor in Council makes the following Order:

1. Objective

The objective of this Order is to revoke two Orders relating to the use of chemical products.

2. Authorising provision

This Order is made under section 25A of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992.

3. Commencement

This Order comes into operation on the day of its publication in the Government Gazette.

4. Revocation

The Order Prohibiting the Use of Specified Chemical Products Containing Bioresmethrin as a Grain Protectant dated 27 November 2001 and published in Government Gazette G 48 on 29 November 2001 (at page 2964) and the Order Regulating the Use of Certain Agricultural Chemical Products Containing Diphenylamine dated 10 February 2004 and published in Government Gazette G 7 on 12 February 2004 (at page 318) are revoked.

Dated 19 January 2010 Responsible Minister JOE HELPER Minister for Agriculture

> TOBY HALLIGAN Clerk of the Executive Council

Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF CROWN LAND

Frankston Safe Boat Harbour

Order in Council

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

MUNICIPAL DISTRICT OF THE FRANKSTON CITY COUNCIL

FRANKSTON – Public purposes (marina and tourism purposes), area 32.5327 hectares, being Crown Allotments 2074 and 2075, Parish of Frankston, as shown on Plan No. LEGL./09-401 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (File ref: 2018367)

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

Dated 19 January 2010

Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change

> TOBY HALLIGAN Clerk of the Executive Council

Electricity Industry Act 2000

ORDER UNDER SECTION 40Q

Order in Council

The Governor in Council, acting under section 40Q of the **Electricity Industry Act 2000** ('the Act'), makes the following Order:

1. Objective

The objective of this Order is to define a class of persons for the purpose of determining whether, for the purposes of section 40R(b) of the Act, a person is a residential customer in relation to a licensed retailer and supply of electricity to that person from a supply point.

2. Commencement

This Order comes into effect from the date it is published in the Government Gazette.

3. Definitions

In this Order:

'distribution company' means, in relation to a supply of electricity from a supply point, the distribution company that is licensed to distribute and supply electricity to and is responsible for the supply point in relation to that supply of electricity;

'licensed retailer' means a person to whom a licence to sell electricity has been issued under Part 2 of the Act;

'supply point' means, in relation to a supply of electricity to a person, the point at which that supply of electricity last leaves a supply facility owned or operated by a distribution company before being supplied to the person, whether or not the electricity passes through facilities owned or operated by any other person after leaving that point before being so supplied.

4. Residential Customer

A person is a residential customer in relation to a licensed retailer and a supply of electricity from a supply point if the person purchases electricity principally for personal, household or domestic use at the supply point.

Dated 19 January 2010 Responsible Minister PETER BATCHELOR MP Minister for Energy and Resources

TOBY HALLIGAN Clerk of the Executive Council

Gas Industry Act 2001

GAS LICENCE EXEMPTION – APA FACILITIES MANAGEMENT PTY LIMITED

Order in Council

The Governor in Council under section 24(1)(a) of the **Gas Industry Act 2001** ('the Act'), makes the following Order:

- 1. APA Facilities Management Pty Limited (ACN 140 898 424) ('APA') is exempt from the requirement to obtain a licence to sell gas by retail, either as a principal or agent under the Act. This Order is limited to the sale of liquefied natural gas ('LNG') from the LNG terminal gate at APA's facility at 180 Greens Road, Dandenong, and is subject to the following conditions that APA:
 - (a) does not introduce or offer LNG for injection into the declared transmission system, other than in accordance with the National Gas Law and National Gas Rules;
 - (b) sells LNG only to customers who transport such LNG by road tanker;

- (c) will not prevent any other person from entering into commercial arrangements to purchase or sell LNG; and
- (d) must provide (whether or not through an agent) to the Minister, the Essential Services Commission or the Australian Energy Regulator any information the Minister, the Essential Services Commission or the Australian Energy Regulator may require for the reasonable administration of this Order.

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

Dated 19 January 2010 Responsible Minister

PETER BATCHELOR MP Minister for Energy and Resources

> TOBY HALLIGAN Clerk of the Executive Council

Financial Management Act 1994

DECLARATION OF RELEVANT MINISTER (MELBOURNE CENTRAL CITY STUDIOS) ORDER 2009

Order in Council

The Governor in Council under section 53A of the **Financial Management Act 1994** (the Act) hereby declares that the Minister for Innovation is the relevant Minister in relation to the Melbourne Central City Studios Pty Ltd (ACN 101 578 303) for the purposes of section 53A of the Act.

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

Dated 19 January 2010 Responsible Minister TIM HOLDING MP Minister for Finance, WorkCover and the Transport Accident Commission

> TOBY HALLIGAN Clerk of the Executive Council

Local Government Act 1989

ALTERATION OF WARD NAMES OF THE MOONEE VALLEY CITY COUNCIL

Order in Council

The Governor in Council under section 220Q(m) of the Local Government Act 1989 alters the names of the wards of the municipal district of the Moonee Valley City Council as follows:

- 1. West Ward is altered to Rose Hill Ward;
- 2. Central Ward is altered to Buckley Ward; and
- 3. South Ward is altered to Myrnong Ward.

This Order comes into effect from the date it is published in the Government Gazette.

Dated 19 January 2010 Responsible Minister RICHARD WYNNE MP Minister for Local Government

> TOBY HALLIGAN Clerk of the Executive Council

Veterans Act 2005

APPROVAL OF THE TRANSFER OF FUNDS FROM THE RATS OF TOBRUK BUILDING PATRIOTIC FUND NO. 2655 TO THE ROYAL CHILDREN'S HOSPITAL FOUNDATION LIMITED, THE WARRANDYTE PRIMARY SCHOOL COUNCIL AS TRUSTEE OF THE RATS OF TOBRUK (WARRANDYTE SCHOOL) TRUST AND THE BELMONT HIGH SCHOOL COUNCIL AS TRUSTEE OF THE RATS OF TOBRUK (BELMONT HIGH SCHOOL) TRUST.

Order in Council

The Governor in Council under section 35(2) of the **Veterans Act 2005** approves the transfer of the sum of \$1.56 million from the Rats of Tobruk Building Patriotic Fund No. 2655 on the following basis –

- \$1.5 million to the Royal Children's Hospital Foundation Limited, ACN 7143142, to be held in trust, by which the annual interest of the fund supports a Neuroscience Fellowship to be awarded to a clinician at the Royal Children's Hospital;
- \$30,000 to the Warrandyte Primary School Council as trustee of The Rats of Tobruk (Warrandyte School) Trust for the purposes of The Rats of Tobruk (Warrandyte School) Trust being a scholarship fund;
- \$30,000 to the Belmont High School Council as trustee of The Rats of Tobruk (Belmont High School) Trust for the purposes of The Rats of Tobruk (Belmont High School) Trust being a scholarship fund.

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

Dated 19 January 2010 Responsible Minister TONY ROBINSON MP Minister for Consumer Affairs

> TOBY HALLIGAN Clerk of the Executive Council

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