

Victoria Government Gazette

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216

TABLE OF PROVISIONS

Private Advertisements	
Institute of Arbitrators & Mediators	219
Corporations Act 2001 – Fernmore Pty Ltd	219
Dissolution of Partnership	
Pound Road Quality Butchers	220
Estates of Deceased Persons	
Alan P. Burnes	220
Andrew McMullan & Co.	220
Beckwith Cleverdon Rees	220
G. A. Black & Co.	220
Harris & Chambers Lawyers	220
Kempson Lawyers	221
Klooger Forbes Hassett	221
Mason Sier Turnbull	221
Pearce Webster Dugdales	221
Roberts Beckwith Partners	222
Tait Leishman Taylor	222
Tragear & Associates Pty	222
Government and Outer Budget Sector	
	223
Orders in Council	268
Acts: Crown Land (Reserves);	
Planning and Environment	

Advertisers Please Note

As from 11 February 2010

The last Special Gazette was No. S 51 dated 10 February 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) LABOUR HOLIDAY DAY WEEK 2010 (Monday 8 March 2010)

Please Note:

The Victoria Government Gazette (General) for Labour Day week (G10/10) will be published on **Thursday 11 March 2010**.

Copy deadlines:

Private Advertisements

9.30 am on Friday 5 March 2010

Government and Outer

Budget Sector Agencies Notices

9.30 am on Tuesday 9 March 2010

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

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) EASTER HOLIDAYS 2010

Please Note:

The Victoria Government Gazette (General) published immediately after Easter (G14/10) will be published on **Thursday 8 April 2010**.

Copy deadlines:

Private Advertisements

9.30 am on Thursday 1 April 2010

Government and Outer

Budget Sector Agencies Notices

9.30 am on Tuesday 6 April 2010

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

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218

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> JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

The Practitioner's Certificate in Mediation

The Institute of Arbitrators & Mediators Australia (IAMA) invites registrations for its national mediation course.

The Practitioner's Certificate in Mediation is presented by nationally accredited instructors and is conducted Australia-wide. The course offers a practice-orientated qualification in mediation and participants who successfully complete the assessment module may apply for accreditation under the National Mediator Accreditation Standards through IAMA.

Melbourne Course Dates

2 – 4 & 9 – 11 March 2010 15 - 17 June & 22 - 24 June 2010 12 - 14 October & 19 - 21 October 2010

Contact IAMA (03) 9607 6908 or e: info@iama.org.au www.iama.org.au

Corporations Act 2001

Section 509

NOTICE CONVENING FINAL MEETING OF MEMBERS AND CREDITORS

Fernmore Pty Ltd (in liquidation) (ACN 007 279 978)

Notice is hereby given pursuant to section 509 of the **Corporations Act 2001** that a general meeting of the members and creditors of the abovenamed company will be held at the offices of Stantins, accountants, Level 1, 58 Burwood Road, Hawthorn, Victoria 3122, on 7 March 2010 at 10.00 am for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property disposed of and of hearing any explanations that may be given by the liquidator.

Dated 2 February 2010 SPIROS LIVADARAS Liquidator

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership heretofore existing between Tracey Ryan, Phillip Ryan, Brendan Stephens and Cheryl Stephens, carrying on the business of butchers at Shop 6/400 Pound Road, Hampton Park, Victoria, under the style of Pound Road Quality Butchers, has been dissolved as from 2 February 2010.

Re: NOEL ANTHONY DEAL, late of 2/66 Northumberland Drive, Epping, deceased.

Creditors, next-of-kin and others having claims against the estate of the deceased, who died on 31 July 2009, are to send particulars to Raymond John Deal, care of PO Box 138, Bundoora 3083, by 12 April 2010, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

ALAN P. BURNES, lawyers, 591 Grimshaw Street, Bundoora 3083.

Re: Estate of RAE FRANCES LEONARD, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of RAE FRANCES LEONARD, late of 30 Gumview Court, Cobram, Victoria, who died on 27 November 2009, are required by Lynette Joy de Munk and Jennifer Anne Fincher, the executors of the Will of the deceased, to send particulars of their claim to Andrew McMullan & Co., solicitors, 64 Kingsway, Glen Waverley, Victoria, solicitors for the executors of the said estate, within two (2) months from the date of this advertisement, after which time the executors may convey or distribute the assets, having regard only to claims of which they then have notice.

ANDREW McMULLAN & CO., solicitors, 64 Kingsway, Glen Waverley, Victoria 3150.

MARGARET ROSS BANHAM, late of 18 Prendergast Street, Pascoe Vale, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 30 November 2009, are required to send particulars thereof to the executor, care of the undermentioned solicitors, on or before 16 April 2010, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

BECKWITH CLEVERDON REES, solicitors, 294 Collins Street, Melbourne 3000.

ELIZABETH DOROTHY CHARTERS, late of 13 Pickles Street, Port Melbourne, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 29 November 2009, are required to send particulars thereof to the executor, care of the undermentioned solicitors, on or before 16 April 2010, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

BECKWITH CLEVERDON REES, solicitors, 294 Collins Street, Melbourne 3000.

BERYL MARY ELIZABETH HOGARTH, late of 36 Worthing Avenue, Burwood East, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 24 November 2009, are required to send particulars thereof to the executor, care of the undermentioned solicitors, on or before 16 April 2010, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

BECKWITH CLEVERDON REES, solicitors, 294 Collins Street, Melbourne 3000.

Re: NORMAN PATRICK HARGREAVES, late of 2041 Melba Highway, Dixons Creek in the State of Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 December 2009, are required by the trustee, Bryan Patrick Hargreaves, to send particulars to him, care of the undersigned, by 12 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.

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

BERYL ANNE BARCLAY, late of 49 Denver Street, East Bentleigh, Victoria, cleaner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 December 2009, are required by the trustee, care of Harris & Chambers Lawyers of 4/250 Charman Road, Cheltenham 3192, to send particulars to them by 12 April 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

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

Re: JANIS KLAVINS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of JANIS KLAVINS, deceased, late of 2/29A Turnstone Street, Doncaster East, Victoria, who died on 23 November 2009, are required by the trustee, Stanford Chapman of 17 Eildon Street, Doncaster, Victoria, consultant, to send particulars to Kempsons Lawyers, 3/116 Hardware Street, Melbourne, Victoria, by 22 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.

KEMPSONS LAWYERS, lawyers, Level 3, 116 Hardware Street, Melbourne 3000.

Re: IVOR JOSEPH CHAPMAN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of IVOR JOSEPH CHAPMAN, deceased, late of 8 Medway Street, Box Hill, Victoria, who died on 24 October 2009, are required by the trustee, Stanford Chapman of 17 Eildon Street, Doncaster, Victoria, consultant, to send particulars to Kempsons Lawyers, 3/116 Hardware Street, Melbourne, Victoria, by 22 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.

KEMPSONS LAWYERS, lawyers, Level 3, 116 Hardware Street, Melbourne 3000.

Re: WILLIAM CECIL BARKWITH, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 December 2009, are required

by the trustee, Peter Gerrard Hassett, care of the undermentioned solicitors, to send particulars to the trustee by 28 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.

KLOOGER FORBES HASSETT, lawyers, Level 1, 1395 Toorak Road, Camberwell 3124.

Re: JACOBUS WILHELMUS VAN RAVENSTEIN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 December 2009, are required by the trustee, Adolf Alter, retired, care of the undermentioned solicitors, to send particulars to the trustee by 28 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.

KLOOGER FORBES HASSETT, lawyers, Level 1, 1395 Toorak Road, Camberwell 3124.

Re: KENNETH GEOFFREY SLATER, late of Clarinda Aged Care Centre, 1213 Centre Road, Oakleigh South, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 December 2009, are required by the trustee, Bishnu Addison, to send particulars to her solicitor at the address below by 12 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.

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

Re: JOYCE ARMISTEAD WILLIAMS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 June 2009, are required by the trustees, Ruth Olwyn Janet Sansom and Peter Grant Webster, to send particulars to them, care of the undermentioned solicitors, by 19 April 2010, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: NORMA MAY TOY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 July 2009, are required by the trustee, John Frederick Toy, to send particulars of such claims to him, in care of the undermentioned lawyers, by 12 April 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Re: MARY TERESA McLEAN, late of 16 McConnell Street, Warrnambool, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 September 2009, are required by the executors, Helen Christine Rose and Graham John King, to send particulars to them, care of the undermentioned solicitors, by 14 April 2010, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

TAIT LEISHMAN TAYLOR, lawyers, 121 Kepler Street, Warrnambool 3280.

Re: ESMA MAIE FRASER, late of Mayflower Brighton, 7 Centre Road, Brighton, Victoria 3186, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 31 December 2009, are required by the executor, Kevin Stanley Tragear, to send particulars to him, care of the undermentioned solicitors, by 12 April 2010, after which date the executor may convey and distribute the assets, having regard only to the claims of which he then has notice.

TRAGEAR & ASSOCIATES PTY, solicitors, 1/23 Melrose Street, Sandringham, Victoria 3191.

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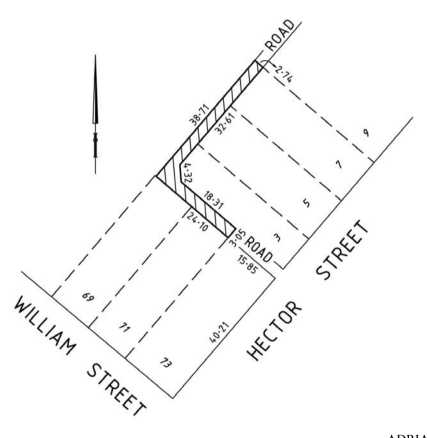
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

BAYSIDE CITY COUNCIL

Road Discontinuance

Pursuant to Council's delegated authority acting under clause 3 of schedule 10 to the **Local Government Act 1989**, on 23 June 2009 Bayside City Council resolved to discontinue the road shown cross-hatched on the plan below.

The road is to be sold subject to any right power or interest held by South East Water and the City of Bayside, in the road in connection with any sewer, drains or pipes under the control of those authorities in or near the road.

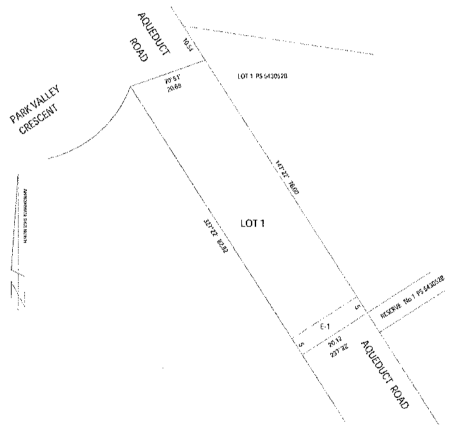


ADRIAN ROBB Chief Executive Officer



Discontinuance of Part of Aqueduct Road, Langwarrin

Notice is hereby given that the Frankston City Council, at its ordinary meeting on Monday 1 February 2010, being of the opinion that the part of Aqueduct Road, Langwarrin, shown as Lot 1 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 part of road be discontinued and that the land comprising the part of road be retained for municipal purposes.



Frankston City Council will continue to have and possess the same power, authority or interest in or in relation to the land shown E-1 on the plan, as it 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 an easement will be created in favour of Frankston City Council to protect existing services within the land.

GEORGE MODRICH Chief Executive Officer



Naming of Roads

Council, at its meeting on 1 February 2010, resolved to name various roads as detailed in the Schedule below:

Road	Name
Road off Wells Street, Frankston, between Nos. 9 and 11 Wells Street, Frankston.	Park Row
Road at rear of 56–60 Finlay Street/58–62 Stanley Street, Frankston.	Finlay Lane

GEORGE MODRICH Chief Executive Officer

MURRINDINDI SHIRE COUNCIL

Road Management Act 2004

Review of Road Management Plan

In accordance with section 54(5) of the **Road Management Act 2004** (Act), the Murrindindi Shire Council (Council) gives notice that it intends to conduct a review of its road management plan which was adopted by Council on 16 November 2004.

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

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

A copy of Council's current Road Management Plan can be viewed on Council's website at www.murrindindi.vic.gov.au under 'public comment' or may be inspected between 9 am and 5 pm Monday to Friday at the following Council locations: Alexandra Office, 28 Perkins Street, Alexandra; Kinglake Office, 19 Whittlesea Road, Kinglake; Yea Office, The Semi Circle, Yea; Eildon Resource Centre, Main Street, Eildon; Flowerdale Community Services Hub, 3050 Yea Road, Flowerdale; and Marysville Community Services Hub, Marysville – Buxton Road, Marysville.

Any person who wishes to make a submission on the plan may do so by sending a written submission marked 'Review of Road Management Plan' and should be addressed to: Murrindindi Shire Council, PO Box 138, Alexandra 3714, or by email to msc@murrindindi.vic.gov.au no later than 30 March 2010.

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

Any enquiries about the proposed review can be directed to Steve Gore on telephone (03) 5772 0314 or by email at sgore@murrindindi.vic.gov.au

ROB CROXFORD Acting Chief Executive Officer

GREATER GEELONG CITY COUNCIL

Road Discontinuance

At the meeting on 27 October 2009 and acting under section 206 and Clause 3 of Schedule 10 to the **Local Government Act 1989**, Greater Geelong City Council resolved to discontinue these portions of Myles Place, South Geelong shown hatched on Figure 1, Government Road and shown hatched on Figure 2, Council Road, on the plans below.

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

Figure 1

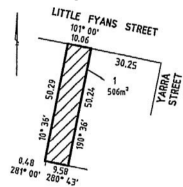
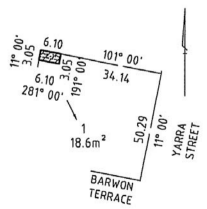


Figure 2



STEPHEN GRIFFIN Chief Executive Officer



Notice is given, in accordance with section 112(2) of the **Local Government Act 1989**, that Banyule City Council has made amendments to its Meetings Procedures Code (2005).

The purpose of the Meetings Procedures Code (2005) is to regulate the proceedings of Meetings of the Council and special committees, and is incorporated by reference into the Council's Conduct of Meetings Local Law.

Amendments to the Code relate to a change to the Order of Business of the Ordinary Meetings of Council to include consideration of General Business items. The conditions and restrictions which apply to the raising of General Business has also been specified in the Code.

Copies of the Meetings Procedures Code (2005) may be inspected at the Ivanhoe Service Centre, 275 Upper Heidelberg Road, Ivanhoe; Rosanna Service Centre, 44 Turnham Avenue, Rosanna; and Greensborough Service Centre, 9–13 Flintoff Street, Greensborough.

SIMON McMILLAN Chief Executive Officer



Order Made Under Section 26(2) of **Domestic Animals Act 1994**

Notice is hereby given that at the Council Meeting of the Mornington Peninsula Shire Council held on 21 December 2009, the Council resolved to make the following Order pursuant to section 26(2) of the **Domestic Animals Act 1994**.

(1) Revocation

The 'Control of Dogs in Public Places' Order made by Council on 28 May 1996, under section 26 of the **Domestic Animals Act 1994**, is revoked.

(2) Dogs Must Be Under Effective Control

- (i) The Owner of any dog must keep the dog under effective control by means of a chain, cord, or leash not exceeding one (1) metre in length from that part of the chain, cord or leash being held by the Owner and the end of the chain, cord or leash that attaches to the dog's collar, and the chain, cord or leash must be attached to the dog while the dog is in:
 - a Road; and/or
 - a Public Place;

except where that Public Place is a Designated Leash-Free Area, and except when the dog is kept exclusively for working livestock and is actually engaged in the droving of livestock.

- (ii) When exercising a dog at a Designated Leash-Free Area the Owner of any dog must keep the dog under effective control by means of a chain, cord, or leash not exceeding one (1) metre in length from that part of the chain, cord or leash being held by the Owner and the end of the chain, cord or leash that attaches to the dog's collar, and the chain, cord or leash must be attached to the dog while the dog is within five (5) metres of:
 - any playground or children's play equipment, as well as within the immediate perimeter of any playground; and/or
 - the principal location of an organised sporting event, match play, or organised sports training; and/or
 - a permanent public barbeque; and/or
 - a Shared Path, as well as at all times while on a Shared Path.

(3) Meaning of Words

In this Order:

Designated Leash-Free Area means an area (including an area on or between specified times and on or between specified dates) described as such in Orders made by Council from time to time under section 26(2) of the **Domestic Animals Act 1994**, in which a dog may be exercised under effective voice control without being attached to a chain, cord, or leash.

Owner has the same meaning as in the **Domestic Animals Act 1994**.

Public Place has the meaning given to it in the Summary Offences Act 1966, and includes all streets, roads, footways, reserves, lanes, parks, schools,

public halls and markets.

228

Road means highway, street, lane, bridge, thoroughfare or other place that

is open to or used by the public for passage with vehicles. It includes a public highway, carriageway, Footpath, Traffic island, nature strip and any area that is provided to separate Vehicle Traffic on a highway, street, lane, bridge, thoroughfare or other place. It also means any place that is defined as a Road, a Road Related Area or a Highway as in Road Rules 11(2), 12, and 13 of the Road Safety Road Rules 2009

and under section 3(1) of the Road Safety Act 1986.

Shared Path has the same meaning as in Road Rule 242(2) of the Road Safety

Road Rules 2009.

(4) Date of Implementation

This Order comes into force on the date of publication in the Victoria Government Gazette.

DR MICHAEL KENNEDY OAM Chief Executive Officer



Amendment of General Local Law 2008 (No. 1)

Notice is hereby given that at a meeting of the Stonnington City Council held on 1 February 2010, Council resolved to give notice of its intention to adopt the amendments to the General Local Law 2008 (No. 1), pursuant to section 119(2) of the **Local Government Act 1989**.

The purpose of the amendments to the Local Law is to make administrative corrections to the General Local Law 2008 (No. 1) as follows:

- Part 2, Administration of this Local Law clause 101, correction of wording; clause 104, new definition for purpose of amendment; clause 105, rewording of explanation provided in point 6
- minor correction to Clause 401(2), delete the word 'summons' and substitute 'summon'
- amend clause 404 to delete the heading and text of clause 404 of the Principal Local Law and replace as follows:

Council Meeting to Elect An Acting Mayor

404

- (1) Subject to Clause 404(2), an Acting Mayor may be elected in the event the Mayor is unable to carry out the functions and duties prescribed to the Mayor due to absence or illness.
- (2) An Acting Mayor may be elected at a Council Meeting if Council votes to elect an Acting Mayor at the Council Meeting.
- (3) An Acting Mayor elected in accordance with Clause 404(1) must carry out the functions and duties prescribed to the Mayor until such time as the Mayor resumes his or her functions and duties or until such time as Council votes that the Acting Mayor should no longer continue to act in that role, whichever occurs first.
- (4) The procedure for the election of an Acting Mayor is to be the same as the procedure under Clause 408(3) for the election of the Mayor, as if any reference to the Mayor is a reference to the Acting Mayor and any reference to the Statutory Meeting is a reference to the Council Meeting.
- (5) As far as reasonably practicable, an Acting Mayor has the same rights, functions and duties as the Mayor when he or she acts as Acting Mayor.

- minor correction to clause 405, immediately before 'General' insert 'a'
- delete clause 406(2) of the Principal Local Law and substitute:
 - (2) Unless altered by resolution of Council in a particular case, the order of business for a Statutory Meeting summoned or called under Clause 401 must be as follows or as near to follows as may be practicable:
 - a. Reading of the Reconciliation Statement and Prayer;
 - b. Apologies;
 - c. Swearing in New Council;
 - d. Oath of Office the making of the oath of office by each Councillor, under section 63 of the Act;
 - e. Code of Conduct the declaration by each Councillor to observe the Code of Conduct for Councillors as required by section 76C of the Act;
 - f. Fixing of Allowances¹ the fixing of allowances for the Mayor and Councillors under section 74 of the Act²:
 - g. Decision on Length of Mayoral Term;
 - h. Election of Mayor and any Deputy Mayor; and
 - Mayoral Address;
- insertion of new clause after clause 408 of the Principal Local Law the following for Election of Deputy Mayor:

Procedure for Election of Deputy Mayor 408A

- (1) Councillors may elect a Deputy Mayor at a Statutory Meeting.
- (2) Any election for the office of Deputy Mayor will be regulated by Clause 408:
 - (a) except that the Mayor is not eligible for election to the office Deputy Mayor; and
 - (b) Clause 408 is to be applied as if the reference to the Mayor in Clause 408(3) is a reference to the Returning Officer (other than in Clause 408(3)(h) when the reference to the Returning Officer is a reference to the Chief Executive Officer).
- in clause 409 (4)(a) of the Principal Local Law, delete '404' and substitute '408' for the correction of numbers;
- delete clause 410(e) of the Principal Local Law and insert new heading Chairperson and Conflicts of Interest and insert clause (e) calling for disclosure by Councillors of any conflicts of interest in accordance section 79 of the Act;
- correction to text of clause 414, delete the text immediately after clause 414(5) and before the heading to clause 415 of the Principal Local Law and insert: (6) Unless all Councillors are present and unanimously agree to deal with another matter, only business specified in the notice is to be transacted at the Special Meeting;
- note new wording for part (d), namely (d) Disclosure by Councillors of any conflicts of Interest in accordance with section 79 of the Act and (f) insertion of the words council business and also bring forward (g) Questions to Council Officers from Councillors as some questions follow on from correspondence;
- minor alteration to clause 426, in clause 426(3) of the Principal Local Law, delete 'on' and substitute 'over' and delete clause 426(4) and substitute 'Procedural motions must be dealt with in accordance with the table set out in Schedule 5';
- immediately after Schedule 4 to the Principal Local Law, insert the annexure relating to Procedural Motions Table;

- alteration to clause 427 to the Principal Local Law under the heading Chief Executive Officer and Notices of Motion to be changed from needing three Councillors to needing two (2) Councillors at minimum except for rescission Notice of Motions where three still required. In clause 427(2) add 'detrimental to the image or reputation of the Council' and delete 'irrelevant or trivial':
- amendment to clause 445 under the heading Recording/Transcript of Council Meeting may be Requested, deletion of (d) be approved by a resolution of Council;
- amendment to clause 458 under the heading Removal from Chamber, delete clause 458 of the Principal Local Law and substitute (2) any Councillor who has been suspended under Clause 456 and who has not immediately left the Council Meeting.

The general purport of the amendments to the Local Law are to:

Clauses 101, 104, 401, 405, 409, 410, 414, 426, 427,445 and 458 – make administrative corrections

Clause 404 – amend this clause as it relates to the Council Meeting to Elect an Acting Mayor Clause 406(2) – amend the order of business relating to a Statutory Meeting of Council

Clause 408 – insert a new clause for the procedure for the Election of Deputy Mayor

Schedule 4 – immediately after this schedule insert the annexure relating to Procedural Motions Table as Schedule 5.

A copy of the adopted amendments to the Local Law can be viewed online at www.stonnington. vic.gov.au or inspected at, or obtained from, the Council Service Centres located at Stonnington City Centre, Malvern Town Hall, corner Glenferrie Road and High Street, Malvern or Prahran Town Hall, corner Greville and Chapel Streets, Prahran during office hours 8.30 am to 5.00 pm Monday to Friday.

This amendment to the Local Law comes into effect from the date of publication of this notice.

WARREN ROBERTS Chief Executive Officer

Planning and Environment Act 1987

BANYULE PLANNING SCHEME
Notice of Preparation of Amendment
Amendment C63
Authorisation A01313

The Banyule City Council has prepared Amendment C63 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 City Council as planning authority to prepare the Amendment.

The Amendment affects all land in the municipality of Banyule that may be used or developed for residential purposes.

The Amendment makes changes to the Local Planning Policy Framework to implement the strategic objectives and strategies of the Banyule Housing Strategy (2009). The Housing Strategy addresses a number of issues that influence the management of housing growth, in the areas of sustainability, affordability, diversity, character, and infrastructure, services and transport.

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, Monday 22 March 2010. A submission must be sent to Banyule City Council, Strategic Planning Department, PO Box 51, Ivanhoe.

DAVID COX

Strategic Planning Coordinator

Planning and Environment Act 1987

NILLUMBIK PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C51

Authorisation A01113

The Nillumbik Shire Council has prepared Amendment C51 to the Nillumbik Planning Scheme.

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

The land affected by the Amendment is all land in the Eltham Major Activity Centre as defined by the Eltham Major Activity Centre Structure Plan (August 2004).

The proposed Amendment progresses implementation of the Eltham Major Activity Centre Structure Plan, primarily by applying a suite of planning controls to the Eltham Town Centre (Precincts 1 to 4 of the Eltham Major Activity Centre) to provide for the land use and built form recommendations of the Structure Plan.

More specifically, the Amendment proposes to:

- 1) apply the Business 2 Zone to:
 - a) part of the land abutting the west side of the circulatory road, being land at 25 and 27 Dudley Street and 22 and 24 Arthur Street
 - b) part of the land abutting the south side of Dudley Street, being 14, 20, 22, 24, 26, 28, 30 and 32 Dudley Street
 - c) part of the land on the north side of Luck Street between Main Road and Bible Street, being 5 (all numbers), 9, 13, 15 (all numbers), 17 (all numbers) and 19 Luck Street
 - d) land on the east side of Main Road between Cecil and Luck Streets, being 1050, 1066 and 1074 Main Road, Eltham;
- 2) apply the Business 5 Zone to an area of land extending west from Bible Street. More specifically, it is proposed to apply the Business 5 Zone to:
 - a) 21 (all numbers), 23, 24 (all numbers), 25, 26 (all numbers), 27, 28 and 29 Luck Street
 - b) 24, 25, 26, 27 (all numbers), 28, 30, 31, 32 and 33 Pryor Street
 - c) 23, 25, 26, 27, 28, 29, 30 (all numbers), 31 and 33 Arthur Street
 - d) 29, 31, 33, 34 and 36 Dudley Street
 - e) 91 (all numbers), 93, 95, 97, 101 (all numbers), 103 (all numbers), 105, 107–109 (all numbers), 125 and 131 Bible Street;
- apply the Business 1 Zone in proximity of the Eltham Railway Station to the following properties abutting the west side of Main Road: 909, 911, 915, 917, 929, 931, 933, 935, 937, 951, 953 (all numbers) and 963 (all numbers) Main Road;
- 4) apply the Residential 1 Zone to land at 1–13 Henry Street, 866 Main Road and 1/862 Main Road;

- 5) apply the Public Use Zone: Schedule 7 to 21 and 23 Pryor Street (Eltham Police Station);
- 6) apply a Design and Development Overlay Schedule 5 (Eltham Town Centre) to land in Precincts 1 to 4 of the Eltham Major Activity Centre. This action includes deletion of the current application of the Design and Development Overlay: Schedule 1 (to be replaced with application of the Design and Development Overlay: Schedule 5) at the following properties: 1–13 Henry Street, 866 Main Road and 1/862 Main Road;
- 7) apply a Significant Landscape Overlay: Schedule 1 (Eltham Town Centre) to land in Precincts 1 to 4 of the Eltham Major Activity Centre;
- 8) replace the existing Interim Eltham Major Activity Centre Local Planning Policy (Clause 22.07) with two local Planning Policies:
 - a) an Eltham Town Centre Local Planning Policy for Precincts 1 to 4 (Eltham Town Centre) of the Eltham Major Activity Centre. This will be a new Clause 22.07 to the Nillumbik Planning Scheme; and
 - b) an Interim Bridge Street Business Area Local Planning Policy for Precincts 8 to 11 (Bridge Street Business Area) of the Eltham Major Activity Centre. This will be Clause 22.15 to the Nillumbik Planning Scheme;
- 9) remove the Public Acquisition Overlay: Schedule 4 (PAO4) from:
 - a) 21 and 23 Pryor Street (Eltham Police Station)
 - b) 23 Arthur Street and part of 19 Arthur Street
 - c) 27, 29 and 31 Dudley Street
 - d) the southern edge of properties 1050 Main Road and 1/5, 9/5 and 10/5 Luck Street
 - e) some land at 1–13 Henry Street. This is a part removal of the PAO4, which leaves some land still affected by the overlay;
- 10) modify the Industrial Areas Policy (Clause 22.08) to remove current discouragement of uses recommended by the Eltham Major Activity Centre Structure Plan in Precincts 8 to 11 (Bridge Street Business Area) of the Eltham Major 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 Civic Centre of the planning authority, (Nillumbik Shire Council) at Civic Drive, Greensborough; 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 Friday 26 March 2010. A submission must be sent in writing to: Pat Vaughan, Manager Environment and Strategic Planning, Nillumbik Shire Council, PO Box 476, Greensborough 3088, or may be submitted by email to Nillumbik@nillumbik.vic.gov.au

BILL FORREST Chief Executive Officer

Planning and Environment Act 1987

NILLUMBIK PLANNING SCHEME

Notice of Preparation of Amendment Amendment C53

Amendment C33

Authorisation A01114

The Nillumbik Shire Council has prepared Amendment C53 to the Nillumbik Planning Scheme.

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

The Amendment will affect the commercial precincts of the Diamond Creek Major Activity Centre (Precincts 1, 3, 4, 5 and 6).

The Amendment proposes to implement a suite of planning controls for the Diamond Creek Major Activity Centre to provide for the land use and built form recommendations of the Diamond Creek twenty20 Major Activity Centre Structure Plan and Leisure Facilities Plan (September 2006).

Specifically the Amendment proposes to:

- 1) apply the Business 1 Zone to:
 - a) 69 and 75 Main Street
 - b) 59 Chute Street
 - c) 29, 33, 42–44 and 46 Main Hurstbridge Road
 - d) 2 Elizabeth Street
 - e) 67 Main Hurstbridge Road and 10 George Street;
- 2) apply the Mixed Use Zone to the area bound by the rear shops in Chute Street, Diamond Creek Parklands and the Diamond Creek Primary School;
- apply the Business 5 Zone to all of Precinct 6 which is generally bound by Main Hurstbridge Road and Wensley Street;
- 4) apply Public Use Zone 2 to a small portion of the Diamond Creek Primary School;
- 5) apply the Public Conservation and Resource Zone to 10B Inglis Street;
- 6) apply Public Use Zone 6 to 12 Brooks Crescent and 30 Waigo Way;
- 7) replace the current local planning policy at Clause 22.14 'Diamond Creek Major Activity Centre Policy' with a new policy;
- 8) introduce Design and Development Overlay Schedule 6 to Precincts 1, 3, 4, 5 and 6 to control built form; and
- 9) introduce a Significant Landscape Overlay Schedule 6 to Precincts 1, 3, 4, 5 and 6 to protect the existing canopy trees.

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 Civic Centre of the planning authority (Nillumbik Shire Council), at Civic Drive, Greensborough; 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 March 2010. A submission must be sent in writing to: Pat Vaughan, Manager Environment and Strategic Planning, Nillumbik Shire Council, PO Box 476, Greensborough 3088, or may be submitted by email to Nillumbik@nillumbik.vic.gov.au

BILL FORREST CEO Nillumbik Shire Council

Planning and Environment Act 1987

PORT PHILLIP PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C62

Authorisation A01409

The Port Phillip City Council has prepared Amendment C62 to the Port Phillip Planning Scheme

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

The land affected by the Amendment is all land covered by the Port Phillip Planning Scheme

The Amendment proposes to:

- replace the existing Municipal Strategic Statement (MSS) Clause 21 of the Local Planning Policy Framework with a revised MSS-Clause 21. The revised clause provides policy direction on ecologically sustainable development, land use, built form and Port Phillip's seven neighbourhoods;
- make the following changes to Clause 22 Local Planning Policies:
 - delete the following policies from Clause 22:
 - 22.01 Residential Neighbourhood Character Policy
 - 22.02 Retail Centres Policy
 - 22.03 Industrial Areas Policy
 - 22.05 Urban Design Policy for New Residential Development
 - 22.09 Housing
 - 22.11 South Melbourne Central
 - insert the following new policies into Clause 22:
 - 22.01 Non-Residential Uses in the Residential Zone
 - 22.02 Backpackers' Lodges
 - 22.03 Caretaker's Dwellings in Industrial and Business Zones
 - 22.05 Subdivision Policy
 - reformat the following existing policies in Clause 22:
 - 22.04 Heritage Policy
 - 22.06 Urban Design Policy for Non-Residential Development and Multi-Unit Residential Development
 - 22.07 Gaming
 - 22.08 Outdoor Advertising Policy
 - 22.10 St Kilda Foreshore Area Policy;
- insert a new Schedule to Clause 52.01
 Public Open Space Contribution and Subdivision which specifies a mandatory 5% public open space contribution.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free

of charge, during office hours at the following places: City of Port Phillip Municipal Offices. St Kilda Town Hall, corner Carlisle Street and Brighton Road, St Kilda: South Melbourne Town Hall, 208-220 Bank Street, South Melbourne; Port Melbourne Town Hall, 333 Bay Street, Port Melbourne. Note: Planning Officers are available at the St Kilda Town Hall to assist with enquiries. Municipal Libraries: Albert Park Library, corner Montague Street and Dundas Place, Albert Park; Middle Park Library, corner Nimmo and Richardson Streets, Middle Park; St Kilda Library, 150 Carlisle Street, St Kilda: South Melbourne Library, corner Bank and Perrins Streets, South Melbourne; and Port Melbourne Library, 333 Bay Street, Port Melbourne.

The Amendment may also be viewed online at: the City of Port Phillip website, www.portphillip.vic.gov.au/amendment_c62; and the Department of Planning and Community Development website (available from 11 February 2010), 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 12 April 2010.

A submission must be sent to the Coordinator Strategic Planning, City of Port Phillip, Private Bag No. 3; PO St Kilda, Victoria 3182.

SUE WILKINSON

General Manager Environment and Planning

Privacy Notice: Pursuant to the **Planning and Environment Act 1987**, please be aware that copies of submissions received may be made available to any person for the purpose of consideration as part of the planning process.

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 14 April 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.

- ALLAN, Ivy Grace, formerly of Unit 4, 1 Jean Street, Cheltenham, but late of Bupa Edithvale, 256 Station Street Edithvale, Victoria 3196, pensioner, deceased, who died on 15 January 2010.
- CHISHOLM, Margaret Mary Annette, late of Deloraine Nursing Home, 18 Adeline Street, Greensborough, Victoria 3088, deceased, who died on 25 November 2009.
- CODY, James Peter, formerly of 14 Monash Street, Reservoir, Victoria 3073, but late of 43 Sarah Court, Elphinstone, Victoria 3448, electronics technician, deceased, who died on 1 July 2009.
- DEVLIN, Henry Joseph, late of 168 Hawthorn Road, Caulfield North, Victoria 3161, deceased, who died on 6 November 2009.
- ELLIS, Elizabeth Evelyn, late of Broughton Lea Residential Aged Care, 9–17 Broughton Road, Glen Iris, Victoria 3146, deceased, pensioner, who died on 12 August 2008.
- SCULLY, Veronica Elizabeth, late of Weighbridge Private Nursing Home, 72 Ascot Vale Road, Flemington, Victoria 3031, deceased, who died on 5 January 2010.
- WEBB, Stuart Grant, late of 84 Power Avenue, Chadstone, Victoria 3148, deceased, who died on 26 June 2009.

Dated 3 February 2010

ROD SKILBECK Manager Client Services

EXEMPTION

Application No. A9/2010

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995**, by Museum Victoria. The application for exemption is to enable the applicant to advertise for and employ a male Aboriginal or Torres Strait Islander person in the position of Collection Manager — Indigenous Restricted Collection (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, 14, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption, the Tribunal noted:

- The responsibilities of this position are to manage and care for the Indigenous Restricted Collection ('the Collection') within the Indigenous Cultures Department of Museum Victoria. The Collection includes ancestral human skeletal remains and secret-sacred material. That secret-sacred material comprises restricted ceremonial objects having ongoing religious and spiritual significance to Indigenous people. Much of this material relates to secret men's business or to ceremonies which are exclusive to men.
- Material in the Collection which relates to secret women's business is currently managed and cared for by a number of Indigenous female employees of the applicant, but there is a need for a similar position to have responsibility for the management of that part of the Collection which deals with secret men's business and ceremonial objects which are exclusive to men.
- The duties of the role of this position include working with and having access to materials mentioned above.
- It is essential that cultural protocols and the significant cultural values associated with this material be maintained and respected.
- The applicant wishes to demonstrate its commitment to reconciliation and to acknowledging and respecting the cultural protocols and values of Indigenous communities. It wishes to uphold the principle that it holds its Indigenous cultural materials in trust on behalf of the relevant Indigenous communities and with their consent. It takes account of the principle of deaccession and of repatriation of restricted materials in the management of its Indigenous Collection. By following these principles and commitments it wishes to strengthen its ties with Indigenous communities.

The Tribunal hereby grants an exemption to the applicant from the operation of sections 13, 14, 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 10 February 2013.

Dated 5 February 2010

C. McKENZIE Deputy President Department of Treasury and Finance SALE OF CROWN LAND BY PUBLIC AUCTION

On 12 March 2010 at 12.00 pm on site

Reference: 02/00032.

Address of Property: 53 Tulloh Street, Kyabram.

Crown Description: Crown Allotment 2009, Parish of Kyabram East, Township of Kyabram.

Terms of Sale: Deposit 10%, Balance 60 days. **Area:** 2,527 m².

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: Walker Real Estate, 202 Allan Street, Kyabram, Vic. 3620.

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

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

I, Bryan Crampton, 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 Mildura Cemetery Trust

BRYAN CRAMPTON Manager Cemeteries and Crematoria Regulation Unit

Conservation, Forests and Lands Act 1987

APPROVAL OF A FEE FOR PROVISION OF A CERTIFICATE UNDER SECTION 90 OF THE CATCHMENT AND LAND PROTECTION ACT 1994

Under section 28 of the Conservation, Forests and Lands Act 1987, the Secretary to the Department of Sustainability and Environment determined on 11 January 2010

that the following fees (plus GST) apply in respect of an application for provision of a certificate under section 90 of the Catchment and Land Protection Act 1994:

- \$25.00 when ordered by mail or by attending the Land Information Centre at 570 Bourke Street Melbourne, in person
- \$15.50 when ordered using Internet access through the government Internet address www.landata.vic.gov.au
- \$14.00 when ordered through and supplied by online computer access to a person to whom the State has issued a licence to supply land registration and property certificate information to the public.

Pursuant to section 28 of the **Conservation**, **Forests and Lands Act 1987**, I approve the fees determined by the Secretary on 11 January 2010.

Dated 2 February 2010

GAVIN JENNINGS MLC Minister for Environment and Climate Change

Conservation, Forests and Lands Act 1987

APPROVAL OF A FEE FOR INSPECTION OF THE REGISTER OF LAND MANAGEMENT NOTICES AND LAND USE CONDITIONS

Under section 28 of the Conservation, Forests and Lands Act 1987, the Secretary to the Department of Sustainability and Environment determined on 11 January 2010 that a fee of \$25.00 (plus GST) applies in respect of an application for making available for inspection the register of land management notices and land use conditions kept in accordance with section 91 of the Catchment and Land Protection Act 1994.

Pursuant to section 28 of the **Conservation**, **Forests and Lands Act 1987**, I approve the fees determined by the Secretary on 11 January 2010.

Dated 2 February 2010

GAVIN JENNINGS MLC Minister for Environment and Climate Change

Catchment and Land Protection Act 1994

PLACE WHERE REGISTER OF LAND MANAGEMENT NOTICES MAY BE INSPECTED

Under section 91(2) of the Catchment and Land Protection Act 1994 the Secretary to the Department of Sustainability and Environment

designates the Land Information Centre at 570 Bourke Street, Melbourne, as the place where the register of land management notices and land use conditions may be inspected.

By authority, the seal of the Secretary to the Department of Sustainability and Environment was affixed on 11 January 2010 by GREG WILSON Secretary to the Department of Sustainability and Environment

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 18 December 2009, Mr Carmelo Tarascio, born 8 February 1979, was found guilty of serious misconduct and not fit to teach.

On 18 December 2009, Mr Carmelo Tarascio's registration to teach was suspended, effective from 3 February 2010 until 3 August 2010 and imposed the following conditions. All conditions are to be met prior to the conclusion of the suspension. The Teacher is required to attend at his own expense at least eight psychological counselling sessions, and provide this Hearing Report in full to the treating psychologist. The following issues are to be covered in depth during the sessions:

- The Victorian Teaching Profession Code of Ethics with specific reference to his conduct and views
- The Victorian Teaching Profession Code of Conduct with specific reference to his conduct and views.
- 3. The seriousness and potential legal implications of the calculated and deceptive behaviour.

- 4. Consideration of the real and potential impacts, from the various positions of all impacted parties, including the College, the various members of the Senior Leadership Team, colleagues in whom he confided about his deception prior to going away, other colleagues, the school community, the Doctor, the Taekwondo community, and the students, etc.
- The concept of self worth and the importance of positive role modelling when working with young people.
- The drafting of an apology letter to the Doctor who supplied the medical certificate, to be hand delivered, via an appointment made by the Teacher, ensuring an explanatory discussion.
- A report back to the psychologist after the Teacher has progressed his explanatory discussion with the Doctor.
- 8. Workforce re-entry strategies.

The Panel requires the Teacher to provide at his own expense a report from the psychologist that speaks to each of the eight points, detailing the psychologist's assessment of the Teacher's level of understanding and professional commitment.

The Panel requires the Teacher to provide a copy of the apology letter given to the Doctor, accompanied by a statement from the Teacher that sets out the nature of the discussion had with the Doctor.

The Panel requires a report from the Teacher, that he has personally written, that identifies:

- a. what he has learned about himself
- b. what increased understandings he has gained in relation to his role and responsibilities as a teacher, and
- c. evidence that he has a thorough understanding of the real/potential impact for each of the other parties affected by his conduct.

SUSAN HALLIDAY Chairperson Disciplinary Proceedings Committee Victorian Institute of Teaching

Gambling Regulation Act 2003 SECTION 4.5

Notice is hereby given by the Victorian Commission for Gambling Regulation that approval has been granted:

- a. for betting purposes as a class of event under section 4.5.6(1)(a), New South Wales State Government Elections, Western Australian State Government Elections, Victorian State Government Elections and Queensland State Government Elections:
- b. for the purposes of section 4.5.6 (1)(b),
 betting competitions on New South Wales
 State Government Elections, Western
 Australian State Government Elections,
 Victorian State Government Elections and
 Oueensland State Government Elections:
- c. for the purposes of section 4.5.6(2) that a betting competition on New South Wales State Government Elections, Western Australian State Government Elections, Victorian State Government Elections or Queensland State Government Elections is a competition with fixed odds; and
- d. for the purposes of section 4.5.9(a) that New South Wales State Government Elections, Western Australian State Government Elections, Victorian State Government Elections and Queensland State Government Elections are not sports betting events.

This notice operates with effect from 2 February 2010.

PETER COHEN Executive Commissioner

2. All the building B1 on Diagram 2233 held by the Executive Director.

Dated 11 February 2010

JIM GARD'NER Executive Director



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 2132 in the category described as Heritage Object.

The Loch Ard Peacock 89 Merri Street Warrnambool Warrnambool City

EXTENT

The object known as the Loch Ard Peacock held in the collection of the Flagstaff Hill Maritime Village, Warrnambool.

Dated 11 February 2010

JIM GARD'NER Executive Director



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 2233 in the category described as Heritage Place.

Yule House 309–311 Little Collins Street Melbourne Melbourne City

EXTENT

 All the land marked L1 on Diagram 2233 held by the Executive Director, being all of the land described in Certificates of Title Volume 03077 Folio 383.



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 2231 in the category described as Heritage Place.

Former Samson Family Residence 21 Doye Street Golden Square Greater Bendigo City

EXTENT

 All the land marked L1 on Diagram 2231 held by the Executive Director, being all of the land described in Certificates of Title Volume 9011 Folio 328 and Volume 9310 Folio 259, and part of Crown Allotments 63M and 63J Section L Parish of Sandhurst. 2. All the buildings B1 and B2, and feature marked F1 on Diagram 2231 held by the Executive Director.

General: The landscape and garden

B1 Main building

B2 Fowl shed

F1 Underground water tank

Dated 11 February 2010

JIM GARD'NER Executive Director



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 2234 in the category described as Heritage Place.

St Kilda Cricket Ground Queens Road and Fitzroy Street and Lakeside Drive St Kilda Port Phillip City

EXTENT

- 1. All the land marked L1 on Diagram 2234 held by the Executive Director, being Part of Crown Allotment 2109 City of South Melbourne Parish of Melbourne South
- 2. All the buildings marked B1–3 on Diagram 2234 held by the Executive Director

B1 The Kevin Murray Stand

B2 The Blackie Ironmonger Stand

B3 Scoreboard

Dated 11 February 2010

JIM GARD'NER Executive Director



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 1954 in the category described as Heritage Place.

Mercy Hospital 145–161 Grey Street East Melbourne Melbourne City

EXTENT

- 1. All of the building marked B1 on Diagram 1954 held by the Executive Director.
- All the land marked L1 on Diagram 1954 held by the Executive Director, being part of the land described in Certificate of Title Volume 11142 Folio 247.

Dated 11 February 2010

JIM GARD'NER Executive Director



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 0551 in the category described as Heritage Place.

Ballantrae 7208 Midland Highway Buninyong Ballarat City

EXTENT

- 1. All of the structure shown as B1, being the house, on Diagram 551 held by the Executive Director.
- 2. All of the land shown as L1 on Diagram 551 held by the Executive Director being all of the land described in Memorial Book 805 No. 298.
- 3. All of the gardens, trees and driveways included in the land shown as L1 on Diagram 551 held by the Executive Director.

Dated 11 February 2010

JIM GARD'NER Executive Director

240



Heritage Act 1995

REMOVAL OF A CONVENANT PURSUANT TO SECTION 85 OF THE **HERITAGE ACT 1995**

Land occupied by Bacchus Marsh Branch of the State Emergency Services situated at No. 11 Gisborne Road, Bacchus Marsh.

It is proposed that the Executive Director Heritage Victoria, by deed of delegation of the Heritage Council of Victoria, remove Covenant \$666418Y dated 19 August 1993 from Certificate of Title Volume 10544 Folio 922. The existing covenant is with Moorabool Shire Council as the owner of land being Lot 2 on Plan of Subdivision No. 416645H more particularly described as Volume 10544 Folio 922 and occupied by the Bacchus Marsh Branch of the State Emergency Services.

The Deed of Covenant which was originally made between the former Shire of Bacchus Marsh and Robert Maclellan in his capacity as Minister for Planning of the State of Victoria, was granted under a permit given to the former Shire of Bacchus Marsh by the former Historic Buildings Council to subdivide the rear of the property known as 100-102 Main Street, Bacchus Marsh. The permit was subject to the following conditions:-

- 1. the subdivided land shall be no more than 30 metres from the north boundary of the registered land;
- 2. the owner shall enter into a covenant with the Minister for Planning which restricts the height of buildings on the subdivided land to 5 metres:
- 3. the colour and materials of the building proposed for the subdivided land shall be to the satisfaction of the Director, Historic Buildings Council; and
- 4. a timber paling fence is to be erected on the southern boundary of the subdivided land.

The Deed of Agreement to remove the covenant is viewable at the offices of Heritage Victoria, Level 4, 55 Collins Street, Melbourne.

Any person wishing to make a written submission in regards to the covenant should write to the Executive Director Heritage Victoria, at the above address within 28 days of the publication date of this notice.

> JIM GARD'NER **Executive Director**

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 1 on Plan of Subdivision 315820E, Parish of Dowling Forest, comprising 1998 square metres and being land described in Certificate of Title Volume 9948 Folio 402, shown as Parcel 20 on Survey Plan 22055.

Interest Acquired: That of Leo John Liston and Kathryn Margaret Liston and all other interests.

Published with the authority of VicRoads.

Dated 11 February 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 Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lots 2 and 3 on Plan of Subdivision 315822A, Parish of Burrumbeet, comprising 8797 square metres and being land described in Certificate of Title Volume 10280 Folio 713 shown as Parcel 60 on Survey Plan 22057 and Certificate of Title Volume 10280 Folio 714 shown as Parcel 43 on Survey Plan 22056.

Interest Acquired: That of John Alexander Fitzmaurice Philips and all other interests.

Published with the authority of VicRoads.

Dated 11 February 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 Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 315822A, Parish of Burrumbeet, comprising 7625 square metres and being land described in Certificate of Title Volume 585 Folio 898, shown as Parcel 61 on Survey Plan 22057.

Interest Acquired: That of Tomislav Radomir Kricak and Fave Margaret Kricak and all other interests.

Published with the authority of VicRoads. Dated 11 February 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 Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 2 on Title Plan 434209P being land described in Certificate of Title Volume 6367 Folio 387 shown as Parcel 80 on Survey Plan 22058, part of Lots 1 and 2 on Title Plan 894046W being land described in Certificate of Title Volume 4197 Folio 386 shown as Parcels 82 and 83 on Survey Plan 22058 and Parcel 100 on Survey Plan 22059, part of Crown Portion 110 being land described in Memorial Book 810 Number 454 shown as Parcel 81 on Survey Plan 22058, part of Lot 4 on Plan of Subdivision 315824V being land described in Certificate of Title Volume 1008 Folio 546 shown as Parcel 123 on Survey Plan 22060, part of Lot 3 on Plan of Subdivision 315824V being land described in Certificate of Title Volume 10296 Folio 039 shown as Parcel 140 on Survey Plan 22061, part of Lot 7 on Plan of Subdivision 315824V being land described in Certificate of Title Volume 10296 Folio 041 shown as Parcel 141 on Survey Plan 22061, part of Lot 2 on Plan of Subdivision 315824V being land described in Certificate of Title Volume 10296 Folio 038 shown as Parcel 142 on Survey Plan 22061 and part of Lot 1 on Plan of Subdivision 315824V being land described in Certificate of Title Volume 728 Folio 589 shown as Parcel 143 on Survey Plan 22061, Parish of Burrumbeet, comprising 4.059 hectares.

Interest Acquired: That of Lyle John Powell and all other interests.

Published with the authority of VicRoads. Dated 11 February 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 Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 15 on Plan of Subdivision 121148, Parish of Eppalock, comprising 442.0 square metres and being land described in Certificate of Title Volume 9362 Folio 351, shown as Parcel 1 on Survey Plan 22029 and being the property known as 1741 Strathfieldsaye Road, Eppalock, Victoria 3551.

Interest Acquired: That of Terence Maxwell Davidson and Susan Davidson and all other interests.

Published with the authority of VicRoads. Dated 11 February 2010

> For and on behalf of VicRoads Signed ROD ROETMAN Acquisition Manager

Offshore Petroleum and **Greenhouse Gas Storage Act 2006**

COMMONWEALTH OF AUSTRALIA

Prohibition of Entry into a Safety Zone – South East Remora-1 (VIC/RL4)

I, Terry McKinley, Manager Petroleum Operations Safety and Environment of Department of Primary Industries of Victoria, pursuant to section 616 of the Offshore Petroleum and Greenhouse Gas Storage Act 2006, hereby prohibit all vessels other than vessels under the control of the registered

holders of Retention Lease VIC/RL4 and vessels operated by authorised persons who are exercising powers under section 615(1) of Division 1 of Part 6.6 of the above Act from entering or remaining in the area of the safety zone without the consent in writing from the Victorian Department of Primary Industries.

This safety zone extends to a distance of 500 m measured from each point of the outer edge of the equipment situated at or about the following point:

• the drilling vessel known as the 'Ocean Patriot' Mobile Offshore Drilling Unit centred at or about the point of Latitude 38° 09' 40.98" South, Longitude 148° 12' 58.46" East (Grid Coordinates Easting 606 550.000, Northing 5 775 580.000)

for a period to commence on 11 February 2010 and to expire on 13 May 2010.

Note: The above are GDA94 coordinates.

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

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

Dated 9 February 2010

TERRY McKINLEY Manager

Petroleum Operations Safety and Environment Delegate of the Designated Authority

Water Act 1989

EXTENSION OF THE CAPE PATERSON SEWERAGE 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 Extension of the Cape Paterson 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 Extension of Sewerage and Water Districts Order 2009 for South Gippsland Water Corporation submitted on 1 January 2009 to the Department of Sustainability and Environment by South Gippsland Water is approved.

5. Area of the Sewerage District

The Extension of the Cape Paterson Sewerage District of South Gippsland Water is established to include the area of land bounded by a red border on the Corporation's drawing numbered SCPOO0004. A copy of the drawing may be inspected at the office of South Gippsland Water situated at 14–18 Pioneer Street, Foster.

Dated 1 February 2010

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

Water Act 1989

EXTENSION OF THE FOSTER SEWERAGE 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 Extension of the Foster 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 Extension of Sewerage and Water Districts Order 2009 for South Gippsland Water Corporation submitted on 1 January 2009 to the Department of Sustainability and Environment by South Gippsland Water is approved.

5. Area of the Sewerage District

The Extension of the Foster Sewerage District of South Gippsland Water is established to include the area of land bounded by a red border on the Corporation's drawing numbered SFOOO0001. A copy of the drawing may be inspected at the office of South Gippsland Water situated at 14–18 Pioneer Street, Foster.

Dated 1 February 2010

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

Water Act 1989

EXTENSION OF THE FOSTER WATERWORKS 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 Extension of the Foster Waterworks 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 Extension of Sewerage and Water Districts

Order 2009 for South Gippsland Water Corporation submitted on 1 January 2009 to the Department of Sustainability and Environment by South Gippsland Water is approved.

5. Area of the Waterworks District

The Extension of the Foster Waterworks District of South Gippsland Water is established to include the area of land bounded by a red border on the Corporation's drawing numbered WFOOO0003. A copy of the drawing may be inspected at the office of South Gippsland Water situated at 14–18 Pioneer Street, Foster.

Dated 1 February 2010

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

Water Act 1989

EXTENSION OF THE INVERLOCH SEWERAGE 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 Extension of the Inverloch 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 Extension of Sewerage and Water Districts Order 2009 for South Gippsland Water Corporation submitted on 1 January 2009 to the Department of Sustainability and Environment by South Gippsland Water is approved.

5. Area of the Sewerage District

The Extension of the Inverloch Sewerage District of South Gippsland Water is established to include the area of land bounded by a red border on the Corporation's drawing numbered SINOO0016. A copy of the drawing may be inspected at the office of South Gippsland Water situated at 14–18 Pioneer Street. Foster.

Dated 1 February 2010

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

Water Act 1989

EXTENSION OF THE INVERLOCH WATERWORKS 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 Extension of the Inverloch Waterworks 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 Extension of Sewerage and Water Districts Order 2009 for South Gippsland Water Corporation submitted on 1 January 2009 to the Department of Sustainability and Environment by South Gippsland Water is approved.

5. Area of the Waterworks District

The Extension of the Inverloch Waterworks District of South Gippsland Water is established to include the area of land bounded by a red border on the Corporation's drawing numbered WINOO0011. A copy of

the drawing may be inspected at the office of South Gippsland Water situated at 14–18 Pioneer Street, Foster.

Dated 1 February 2010

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

Water Act 1989

EXTENSION OF THE KORUMBURRA SEWERAGE 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 Extension of the Korumburra 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 Extension of Sewerage and Water Districts Order 2009 for South Gippsland Water Corporation submitted on 1 January 2009 to the Department of Sustainability and Environment by South Gippsland Water is approved.

5. Area of the Sewerage District

The Extension of the Korumburra Sewerage District of South Gippsland Water is established to include the area of land bounded by a red border on the Corporation's drawing numbered SKBOO0010. A copy of the drawing may be inspected at the office of South Gippsland Water situated at 14–18 Pioneer Street, Foster.

Dated 1 February 2010

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

Water Act 1989

EXTENSION OF THE LEONGATHA SEWERAGE 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 Extension of the Leongatha 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 Extension of Sewerage and Water Districts Order 2009 for South Gippsland Water Corporation submitted on 1 January 2009 to the Department of Sustainability and Environment by South Gippsland Water is approved.

5. Area of the Sewerage District

The Extension of the Leongatha Sewerage District of South Gippsland Water is established to include the area of land bounded by a red border on the Corporation's drawing numbered SLEOO0033. A copy of the drawing may be inspected at the office of South Gippsland Water situated at 14–18 Pioneer Street, Foster.

Dated 1 February 2010

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

Water Act 1989

EXTENSION OF THE LEONGATHA WATERWORKS 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 Extension of the Leongatha Waterworks 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 Extension of Sewerage and Water Districts Order 2009 for South Gippsland Water Corporation submitted on 1 January 2009 to the Department of Sustainability and Environment by South Gippsland Water is approved.

5. Area of the Waterworks District

The Extension of the Leongatha Waterworks District of South Gippsland Water is established to include the area of land bounded by a red border on the Corporation's drawing numbered WLEOO029. A copy of the drawing may be inspected at the office of South Gippsland Water situated at 14–18 Pioneer Street, Foster.

Dated 1 February 2010

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

Water Act 1989

EXTENSION OF THE PORT ALBERT SEWERAGE 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 Extension of the Port Albert 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 Extension of Sewerage and Water Districts Order 2009 for South Gippsland Water Corporation submitted on 1 January 2009 to the Department of Sustainability and Environment by South Gippsland Water is approved.

5. Area of the Sewerage District

The Extension of the Port Albert Sewerage District of South Gippsland Water is established to include the area of land bounded by a red border on the Corporation's drawing numbered SPAOO0001. A copy of the drawing may be inspected at the office of South Gippsland Water situated at 14–18 Pioneer Street, Foster.

Dated 1 February 2010

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

Water Act 1989

EXTENSION OF THE PORT WELSHPOOL SEWERAGE 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 Extension of the Port Welshpool 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 Extension of Sewerage and Water Districts

Order 2009 for South Gippsland Water Corporation submitted on 1 January 2009 to the Department of Sustainability and Environment by South Gippsland Water is approved.

5. Area of the Sewerage District

The Extension of the Port Welshpool Sewerage District of South Gippsland Water is established to include the area of land bounded by a red border on the Corporation's drawing numbered SPAOO0001. A copy of the drawing may be inspected at the office of South Gippsland Water situated at 14–18 Pioneer Street. Foster.

Dated 1 February 2010

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

Water Act 1989

EXTENSION OF THE TOORA SEWERAGE 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 Extension of the Toora 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 Extension of Sewerage and Water Districts Order 2009 for South Gippsland Water Corporation submitted on 1 January 2009 to the Department of Sustainability and Environment by South Gippsland Water is approved.

5. Area of the Sewerage District

The Extension of the Toora Sewerage District of South Gippsland Water is established to include the area of land bounded by a red border on the Corporation's drawing numbered STOOO0004. A copy of the drawing may be inspected at the office of South Gippsland Water situated at 14–18 Pioneer Street, Foster.

Dated 1 February 2010

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

Water Act 1989

EXTENSION OF THE TOORA WATER 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 Extension of the Toora Water 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 Extension of Sewerage and Water Districts Order 2009 for South Gippsland Water Corporation submitted on 1 January 2009 to the Department of Sustainability and Environment by South Gippsland Water is approved.

5. Area of the Water District

The Extension of the Toora Water District of South Gippsland Water is established to include the area of land bounded by a red border on the Corporation's drawing numbered WPWOO0001. A copy of the drawing may be inspected at the office of South Gippsland Water situated at 14–18 Pioneer Street, Foster.

Dated 1 February 2010

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

Water Act 1989

EXTENSION OF THE WARATAH BAY SEWERAGE 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 Extension of the Waratah Bay 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 Extension of Sewerage and Water Districts Order 2009 for South Gippsland Water Corporation submitted on 1 January 2009 to the Department of Sustainability and Environment by South Gippsland Water is approved.

5. Area of the Sewerage District

The Extension of the Waratah Bay Sewerage District of South Gippsland Water is established to include the area of land bounded by a red border on the Corporation's drawing numbered SWBOO0002. A copy of the drawing may be inspected at the office of South Gippsland Water situated at 14–18 Pioneer Street, Foster.

Dated 1 February 2010

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

Water Act 1989

EXTENSION OF THE WELSHPOOL SEWERAGE 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 Extension of the Welshpool 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 Extension of Sewerage and Water Districts Order 2009 for South Gippsland Water Corporation submitted on 1 January 2009 to the Department of Sustainability and Environment by South Gippsland Water is approved.

5. Area of the Sewerage District

The Extension of the Welshpool Sewerage District of South Gippsland Water is established to include the area of land bounded by a red border on the Corporation's drawing numbered SWEOO0004. A copy of the drawing may be inspected at the office of South Gippsland Water situated at 14–18 Pioneer Street, Foster.

Dated 1 February 2010

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

Water Act 1989

EXTENSION OF THE WONTHAGGI SEWERAGE 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 Extension of the Wonthaggi 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 Extension of Sewerage and Water Districts Order 2009 for South Gippsland Water Corporation submitted on 1 January 2009 to the Department of Sustainability and Environment by South Gippsland Water is approved.

5. Area of the Sewerage District

The Extension of the Wonthaggi Sewerage District of South Gippsland Water is established to include the area of land bounded by a red border on the Corporation's drawing numbered SWOOO0028. A copy of the drawing may be inspected at the office of South Gippsland Water situated at 14–18 Pioneer Street, Foster.

Dated 1 February 2010

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

Water Act 1989

EXTENSION OF THE WONTHAGGI WATER 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 Extension of the Wonthaggi Water 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 Extension of Sewerage and Water Districts Order 2009 for South Gippsland Water Corporation submitted on 1 January 2009 to the Department of Sustainability and Environment by South Gippsland Water is approved.

5. Area of the Water District

The Extension of the Wonthaggi Water District of South Gippsland Water is established to include the area of land bounded by a red border on the Corporation's drawing numbered WWOOO0003. A copy of the drawing may be inspected at the office of South Gippsland Water situated at 14–18 Pioneer Street, Foster.

Dated 1 February 2010

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

Water Act 1989

EXTENSION OF THE YARRUM SEWERAGE 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 Extension of the Yarrum 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 Extension of Sewerage and Water Districts Order 2009 for South Gippsland Water Corporation submitted on 1 January 2009 to the Department of Sustainability and Environment by South Gippsland Water is approved.

5. Area of the Sewerage District

The Extension of the Yarrum Sewerage District of South Gippsland Water is established to include the area of land bounded by a red border on the Corporation's drawing numbered SYAOO0007. A copy of the drawing may be inspected at the office of South Gippsland Water situated at 14–18 Pioneer Street, Foster.

Dated 1 February 2010

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

Aboriginal Heritage Act 2006

CULTURAL HERITAGE ADVISORS – QUALIFICATION GUIDELINES

What is a Cultural Heritage Advisor?

Cultural Heritage Advisors play a key role in the management of Aboriginal cultural heritage in Victoria under the **Aboriginal Heritage Act 2006** (Act).

Under the Act a Cultural Heritage Advisor may be engaged to:

- assist project sponsors in the preparation of cultural heritage management plans
- conduct cultural heritage audits in compliance with the reasonable directions of an inspector
- supervise activities authorised by a cultural heritage permit.

These roles require the ability to carry out assessments and prepare written technical reports which meet specified standards.

Who may be engaged as a Cultural Heritage Advisor?

Section 189(1) of the **Aboriginal Heritage Act 2006** describes the requirements a person must meet in order to be engaged as a Cultural Heritage Advisor under the Act. The section states:

- (1) A person may only be engaged as a Cultural Heritage Advisor under this Act if the person
 - (a) is appropriately qualified in a discipline directly relevant to the management of Aboriginal cultural heritage, such as anthropology, archaeology or history; or
 - (b) has extensive experience or knowledge in relation to the management of Aboriginal cultural heritage.

Appropriate qualifications for Cultural Heritage Advisors

The Minister for Aboriginal Affairs has decided pursuant to section 189(2) of the Act, after consultation with the Aboriginal Heritage Council, to make these guidelines specifying the following appropriate qualifications for the purposes of s. 189(1)(a) of the Act:

- a degree in archaeology, involving studies in Australian archaeology, to at least Honours level; or
- a degree in anthropology, involving studies in Australian Aboriginal culture, to at least Honours level; or
- a degree in history, involving studies in Australian Aboriginal history, to at least Honours level; or
- a certified qualification, to at least Honours level, in a related area of studies such as earth sciences, geography, environmental science, planning or surveying involving studies in South Eastern Australian contexts; or
- a certified qualification to at least graduate diploma or graduate certificate level in Cultural Heritage Management or Cultural Resource Management involving studies in Australian cultural heritage management; or
- full membership, or eligibility for full membership, of the Australian Association of Consulting Archaeologists Incorporated;
- ordinary membership or fellowship of the Australian Anthropological Society Inc. or eligibility for ordinary membership or fellowship;
- recognition as a Professional Historian under the national criteria endorsed by the Australian Council of Professional Historians.

Note: Regulation 61(3) specifies that a disturbance or an excavation for a complex assessment must be supervised by a person appropriately qualified in archaeology and be carried out in accordance with proper archaeological practice.

Importance of appropriate qualifications

These specified appropriate qualifications will help to ensure that cultural heritage management plans comply with the prescribed standards when submitted to a Registered Aboriginal Party (RAP) or to the Secretary for evaluation, and that cultural heritage audit reports are completed to a satisfactory standard.

Other information on the Aboriginal Heritage Act 2006

For advice or assistance in dealing with Aboriginal cultural heritage management, please contact Aboriginal Affairs Victoria on 1800 762 003 or use the website at www.aboriginalaffairs.vic.gov.au

Geographic Place Names Act 1998

NOTICE OF INTENTION TO REGISTER A GEOGRAPHIC NAME

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

File No.	Naming Authority	Place Name	Location
LA/12/0039	Hepburn Shire Council	Blampied and Eganstown	As on version 4.3 of the plan showing the locality names and boundaries within the municipality. Copies of this plan may be inspected at the municipal offices or at the office of the Registrar of Geographic Names following registration.

Office of the Registrar of Geographic Names

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

> JOHN E. TULLOCH Registrar of Geographic Names

Country Fire Authority Act 1958

NOTICE PURSUANT TO SECTION 50E

Country Fire Authority Assessment Guidelines (Neighbourhood Safer Places)

Pursuant to section 50E of the **Country Fire Authority Act 1958**, the Authority may issue Guidelines (the Country Fire Authority Assessment Guidelines) in relation to Neighbourhood Safer Places.

The Authority has issued the following Interim Assessment Guideline (2009/10 Fire Season) (also published on the Authority's Internet site, www.cfa.vic.gov.au) for the purpose of assessing a place as suitable to be a neighbourhood safer place.

	MICK BOURKE
Ch	nief Executive Officer
Co	Country Fire Authority

2009/10 Neighbourhood Safer Places - Places of Last Resort During a Bushfire Interim Assessment Guidelines



Neighbourhood Safer Places

Places of Last Resort During a Bushfire

Interim Assessment Guideline (2009/10 Fire Season)

Version 3.1 - October 2009

2009/10 Neighbourhood Safer Places. Places of Last Resort During a Bushfire Interim Assessment Guidelines

Victoria Government Gazette

NEIGHBOURHOOD SAFER PLACES PLACES OF LAST RESORT

INTRODUCTION

Neighbourhood Safer Places are an area or premises that may, as a last resort, provide some sanctuary from the life threatening effects of a bushfire (i.e. direct flame contact or radiant heat). It is envisioned it would be an existing space or structure, (such as an oval or a building) that may protect a person against fire.

This assessment guideline articulates the process by which qualified/experienced CFA Officers assess the suitability of Neighbourhood Safer Places and is not intended for use by the general public.

BACKGROUND

Reducing the impact of bush fires is a shared responsibility between government, emergency service organisations and the community. The community has an integral role to take the necessary steps to prepare their property and to implement their bushfire survival plan.

The intent of this document is to set out criteria for assessment of Neighbourhood Safer Places. The criteria intend to provide a framework to identify Neighbourhood Safer Places that will provide a place of last resort for people to gather during the passage of a bushfire front. The primary purpose of a Neighbourhood Safer Place is the protection of human life from a bushfire.

The 2009 Victorian Bushfires Royal Commission Interim report stated that people need a range of options to increase their safety in the event of bushfire. The Royal Commission identified three options (pg 209). They are:

- community fire refuges
- Neighbourhood Safer Places
- privately identified safer places

In identifying these options the Royal Commission noted that safer places were plan B and plan C that would be used in the event of failure of a person's primary bushfire plan. It noted that safer places "may increase a persons chance of survival, but still entail some risk, both in moving to them during a fire and while sheltering in them. They cannot be considered, nor should they be described as, 'safe'." (p.209)

Fire refuges can further be described in the OESC Fire Refuges in Victoria – Policy and Practice (2005). However, these guidelines are currently undergoing a review with the OESC and because the issues associated with fire refuges are being considered separately, they will not be considered further in this document.

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2009/10 Neighbourhood Safer Places, Places of Last Resort During a Bushfire Interim Assessment Guidelines

CONCEPT

- A Neighbourhood Safer Place is a space which is a place of last resort for individuals
 to access and remain in during the passage of fire through their neighbourhood
 without the need to take a high risk journey. It is intended to provide a place of
 relative safety, but does not guarantee the survival of those who assemble there, and
 should only be accessed when personal bushfire survival plans cannot be
 implemented or have failed.
- The Neighbourhood Safer Place is an area that provides a level of protection from the immediate life threatening effects of a bush fire (direct flame contact and radiant heat).
- Neighbourhood Safer Places are a place of last resort to be at during the passage of the fire front, if their personal bushfire survival plans cannot be implemented or have failed.
- Neighbourhood Safer Places should be recorded in Township Protection Plans.
- Not all townships will have Neighbourhood Safer Places identified in these Plans because specific criteria identified in this document may not be met.
- It is important to understand that Neighbourhood Safer Places are not to be confused with Fire Refuges, Relief Centres, Recovery Centres, Assembly Centres, or Informal Places of Shelter each has a different and specific purpose.

LIMITATIONS

- · They have a limited capacity and do not guarantee safety.
- · They do not cater for animals.
- Persons using Neighbourhood Safer Places should not always expect emergency services to be present.
- They do not provide meals amenity or special needs (eg for infants, the elderly, the ill or disabled).
- They may not provide shelter from the elements, particularly flying embers.

2009/10 Neighbourhood Safer Places. Places of Last Resort During a Bushfire Interim Assessment Guidelines

2

The Neighbourhood Safer Place should meet the following criteria:

Specific Criteria

Neighbourhood Safer Places should provide a safer level of protection for people from lethal levels of radiant heat by providing an appropriate separation distance between fire hazards, particularly vegetation and the site of the Neighbourhood Safer Place. Such an appropriate separation distance may include isolated fire hazards, an example may be an individual tree as long as such hazards do not add to a fires rate of spread nor influence the radiant heat impacting on the Neighbourhood Safer Place.

If a Neighbourhood Safer Place is an open space, the appropriate separation distance should be greater than **310 metres** (*) from the outer edge of the NSP to the fire hazard or should be prescribed to ensure the maximum potential radiant heat impacting on the site is no more than 2kw/m² (**).

If a Neighbourhood Safer Place is a building, the appropriate separation distance should be greater than **140 metres** (*) from the outer edge of the building to the fire hazard or should be prescribed to ensure that the maximum potential radiant heat impacting on the building is no more than 10kw/m² (**).

NOTE: The appropriate separation distances as prescribed relate to locations where extreme fuel hazards adjoin the Neighbourhood Safer Place. It is recognised that in certain situations this separation distance could be reduced and still fall inside the radiant heat criteria as specified above.

^{*} The lengths are to assist in providing some initial direction to CFA staff and others of the suitability of potential suitable Neighbourhood safer places,

^{**} The consideration of the radiant heat measures is based on fire industry collaboration of suitable criteria for a safer place. It is based on the view however that each Neighbourhood Safer Place needs to be assessed on its merits and should be calculated according to an appropriate assessment tool. The NSW Rural Fire Service Site Bush Fire Attack Assessment Methodology (Douglas and Tan, 2005) is the assessment tool for these guidelines.

2009/10 Neighbourhood Safer Places, Places of Last Resort During a Bushfire Interim Assessment Guidelines

APPENDIX 1

NEIGHBOURHOOD SAFER PLACES Places of Last Resort ASSESSMENT CRITERIA CHECKLIST

Neighbourhood safer place address:		
Ob	jectives	
1	Neighbourhood Safer Places should provide a safer level of protection for people from lethal levels of radiant heat by providing an appropriate separation distance between fire hazards, particularly vegetation and the site of the Neighbourhood Safer Place.	
	If a Neighbourhood Safer Place is an open space, the appropriate separation distance should be greater than 310 metres from the outer edge of the NSP to the fire hazard, or should be prescribed to ensure a maximum potential heat impacting on the site of no more than 2kw/m².	
	If a Neighbourhood Safer Place is a building, the appropriate separation distance greater than 140 metres from the outer edge of the building to the fire hazard or should be prescribed to ensure that the maximum potential heat impacting on the building is no more than 10kw/m².	
	RECORD METRES HERE	
The	site is assessed as: (compliant / non compliant)	
SIG	NATURE DATE	
PRI	NT CFA OFFICER NAME	
POS	SITION	
4		

Private Agents Act 1966

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

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

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

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

Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing
Michael Norris Collyer	Global Credit Solutions Pty Ltd	9 Wardale Road, Springvale South	Commercial Sub-Agents Licence	19/03/2010
Phuong Vo	Global Credit Solutions Pty Ltd	9 Wardale Road, Springvale South	Commercial Sub-Agents Licence	19/03/2010
Mohammed M. Sunnooman	Global Credit Solutions Pty Ltd	9 Wardale Road, Springvale South	Commercial Sub-Agents Licence	19/03/2010

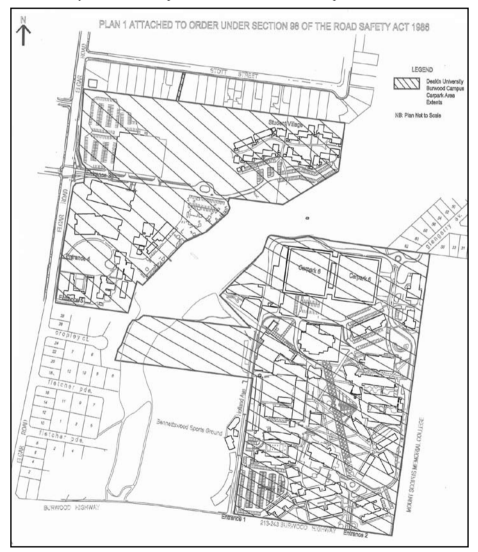
Dated at Dandenong 3 February 2010

MICHELLE CARNEY Registrar Magistrates' Court of Victoria

Road Safety Act 1986

ORDER UNDER SECTION 98 **ROAD SAFETY ACT 1986** EXTENDING PROVISIONS TO THE CAMPUS WIDE PARKING FACILITIES AT DEAKIN UNIVERSITY BURWOOD CAMPUS

- I, Duncan Elliott, Regional Director, VicRoads Metropolitan South East, delegate of the Minister for Roads and Ports under section 98 of the **Road Safety Act 1986** by this Order extend the application of:
- (a) sections 59, 64, 65, 76, 77, 85–90 and 100 of the Act; and
- (b) the Road Safety Road Rules 2009; and
- (c) Parts 8 and 9 and Schedules 6 and 7 of the Road Safety (General) Regulations 2009 to Deakin University Burwood Campus are shown on the attached plans.



Dated 2 February 2010

Planning and Environment Act 1987

ALPINE PLANNING SCHEME
Notice of Approval of Amendment
Amendment C11

The Minister for Planning has approved Amendment C11 to the Alpine 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 Alpine Shire Council, Municipal Office, Great Alpine Road, Bright.

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

Planning and Environment Act 1987

ALPINE RESORTS PLANNING SCHEME

Notice of Approval of Amendment Amendment C20

The Minister for Planning has approved Amendment C20 to the Alpine Resorts 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 Gippsland Regional Office, Department of Planning and Community Development, 71 Hotham Street, Traralgon, and the Hume Regional Office, Department of Planning and Community Development, 89 Sydney Road, Benalla

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

Planning and Environment Act 1987

ARARAT PLANNING SCHEME Notice of Approval of Amendment Amendment C22

The Minister for Planning has approved Amendment C22 to the Ararat 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 Ararat Rural City Council, 59 Vincent Street, Ararat.

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

Planning and Environment Act 1987

BAYSIDE PLANNING SCHEME Notice of Approval of Amendment Amendment C84

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

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

The Amendment:

Amends Planning Scheme Map No. 5 to rezone land on the eastern side of Reserve Road between Agnes Street and Moysey's Run, Beaumaris, from Business 1 (B1Z) to Public Park and Recreation Zone (PPRZ).

Amends Planning Scheme Map No. 5 to rezone part of the Agnes Street road reserve from Business 1 Zone (B1Z) to Residential 1 Zone (R1Z).

Amends Clause 52.02, Schedule Subclause 1.0 and Subclause 2.0 by inserting land on the east side of Reserve Road, between Agnes Street and Moysey's Run, Beaumaris.

This will enable procedures under section 23 of the **Subdivision Act 1988** to:

 remove the words 'Car Park Reserve' on Lot 1 on Title Plan 419754X.

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 Bayside City Council, Corporate Centre, 76 Royal Avenue, Sandringham.

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 C83

The Minister for Planning has approved Amendment C83 to the East Gippsland 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 East Gippsland Shire Council, 273 Main Street, Bairnsdale.

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

Planning and Environment Act 1987

FRENCH ISLAND AND SANDSTONE ISLAND PLANNING SCHEME

Notice of Approval of Amendment Amendment C3

The Minister for Planning has approved Amendment C3 to the French Island and Sandstone Island 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 Department of Planning and Community Development, Regional Office, 71 Hotham Street, Traralgon.

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

Planning and Environment Act 1987

GLENELG PLANNING SCHEME

Notice of Amendment

Amendment C49

The Minister for Planning has prepared Amendment C49 to the Glenelg Planning Scheme.

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

The Amendment corrects various planning scheme map errors affecting land in Casterton, Killara, Nelson, Heywood and Portland, and also amends the HO42 Heritage Place column to read 'Residence, 23 Bentinck Street,' in the Schedule to Clause 43.01.

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

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

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of Approval of Amendment Amendment C138

The Minister for Planning has approved Amendment C138 to the Greater Bendigo 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 Greater Bendigo City Council, 195–229 Lyttleton Terrace, Bendigo.

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

Planning and Environment Act 1987

GREATER DANDENONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C119

The Minister for Planning has approved Amendment C119 to the Greater Dandenong Planning Scheme.

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

The Amendment modifies sub-clause 4.0 of Schedule 1 to the Comprehensive Development Zone to include 'and Precinct H'.

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

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

Planning and Environment Act 1987

HUME PLANNING SCHEME Notice of Approval of Amendment Amendment C106

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

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

The Amendment removes the Public Acquisition Overlay (PAO1) from the eastern side of Mickleham Road between Montrose Court and Alanbrae Terrace, rezones the land from Green Wedge (GWZ) to Road Zone Category 1 (RDZ1) and amends the schedule to Clause 52.17 to remove the reference to native vegetation controls which currently affect the land.

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

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

Planning and Environment Act 1987

LODDON PLANNING SCHEME Notice of Approval of Amendment Amendment C18

The Minister for Planning has approved Amendment C18 to the Loddon 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 Loddon Shire Council, 41 High Street, Wedderburn.

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

Planning and Environment Act 1987

MELTON PLANNING SCHEME Notice of Approval of Amendment Amendment C95

The Minister for Planning has approved Amendment C95 to the Melton 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 Melton Shire Council, 232 High Street, Melton

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 C9

The Minister for Planning has approved Amendment C9 to the Mornington Peninsula 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 Mornington Peninsula Shire Council, 90 Besgrove Street, Rosebud.

Planning and Environment Act 1987

MOUNT ALEXANDER PLANNING SCHEME

Notice of Approval of Amendment Amendment C34

The Minister for Planning has approved Amendment C34 to the Mount Alexander 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 Mount Alexander Shire Council, 25 Lyttleton Street, Castlemaine.

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

Planning and Environment Act 1987

MOYNE PLANNING SCHEME Notice of Approval of Amendment Amendment C41

The Minister for Planning has approved Amendment C41 to the Moyne Planning Scheme.

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

The Amendment changes the Schedule to Clause 61.01 to make the Minister for Planning the person responsible for issuing of planning certificates in the Moyne 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 Moyne Shire Council, Princes Street, Port Fairy.

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

Planning and Environment Act 1987

NORTHERN GRAMPIANS PLANNING SCHEME

Notice of Approval of Amendment Amendment C11

The Minister for Planning has approved Amendment C11 to the Northern Grampians 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 Northern Grampians Shire Council, Town Hall, Main Street, Stawell.

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

Planning and Environment Act 1987

PORT PHILLIP PLANNING SCHEME

Notice of Approval of Amendment Amendment C70

The Minister for Planning has approved Amendment C70 to the Port Phillip Planning Scheme.

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

The Amendment makes updates and corrections to the Port Phillip Planning Scheme, including site specific zoning changes, and minor text and mapping changes. The Amendment also proposes to make corrections to the Port Phillip Heritage Review, the Port Phillip Heritage Policy Map and Neighbourhood Character Policy Map, which are incorporated documents in the planning scheme. The changes comprise the following:

- Rezoning of 15 Marriott Street, St Kilda from a Public Use Zone (PUZ6 – Local Government) to a Residential 1 Zone, to reflect the residential use of the land.
- Introducing a permanent Heritage Overlay to:
 - 1, 3 and 5 Garden Court, Elwood.
 - Garden City Reserve, Port Melbourne (northern portion).
 - Sea Wall and Promenade, Beaconsfield Parade, St Kilda West/Middle Park. An Incorporated Plan for the Sea Wall and Promenade is also introduced into the scheme at Clause 81.
- Amend the existing Heritage Overlay to:
 - Extend HO5 to cover the whole property at 35 Gurner Street, St Kilda.
 - Reduce the area of HO431, to coincide with location of Scots Church at 31A Scott Street, Elwood.
 - Apply HO432 to coincide with the location of the Church Hall at 31A Scott Street, Elwood.
 - Delete HO432 from the land at 31B Scott Street, Elwood.
- Updating the Schedule to the Heritage Overlay at Clause 43.01 by:
 - Inserting a new Heritage Overlay reference for 96 Bay Street, Port Melbourne (HO452);
 - Inserting a new (permanent) Heritage
 Overlay reference for the Sea Wall
 and Promenade, Beaconsfield Parade,
 St Kilda West/Middle Park (HO450),
 including reference to the Incorporated
 Plan Sea Wall and Promenade
 (September 2008);
 - Updating the address for HO115 (93 Dow Street, Port Melbourne); and

- Correcting the address for HO432 (31a Scott Street, Elwood).
- Updating the Port Phillip Heritage Review, which is an incorporated document in the planning scheme to:
 - Correct/update text/map details on 5 citations.
 - Add 5 new citations.
 - Update the grading of 24 individual properties on the Port Phillip Heritage Policy Map.
 - Delete three (3) properties on the Port Phillip Neighbourhood Character Policy Map which are now to be included in a Heritage Overlay.
 - Amend the Statements of Significance for the HO2 precinct (to make reference to the Garden City Reserve) and HO7 precinct (to make reference to Garden Court and the former Brunnings Estate).
- Updating Clauses 21.05, 22.01, 22.04 with the revised version number and date of the Port Phillip Heritage Review, Port Phillip Heritage Policy Map and Port Phillip Neighbourhood Character Policy Map.
- Update the Schedule to Clause 81 Incorporated Documents, to incorporate and refer to the updated versions of the Port Phillip Heritage Review, City of Port Phillip Heritage Policy Map and City of Port Phillip Neighbourhood Character Policy Map, and to introduce an additional Incorporated Document being the Incorporated Plan for the Sea Wall and Promenade (dated September 2008).

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 Port Phillip City Council: St Kilda Town Hall, corner Carlisle Street and Brighton Road, St Kilda; and South Melbourne Town Hall, 208–220 Bank Street, South Melbourne.

Planning and Environment Act 1987

SOUTH GIPPSLAND PLANNING SCHEME

Notice of Approval of Amendment Amendment C26

The Minister for Planning has approved Amendment C26 to the South Gippsland 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 South Gippsland Shire Council, 9 Smith Street, Leongatha.

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 C58

The Minister for Planning has approved Amendment C58 to the Wellington Planning Scheme.

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

The Amendment:

- rezones the land (Allotment 114, Section 1
 Parish of Sale, as shown on TP524481V)
 currently zoned Farming Zone (FZ) to
 Residential 1 Zone (R1Z);
- introduces Schedule 4 to the Development Plan Overlay (DPO4) into the Wellington Planning Scheme and to subsequently apply it to the subject land;

- amends the Sale Strategy Plan (contained within Clause 21.04 of the Wellington Planning Scheme) to remove the residential 'possible long term expansion' notation from the subject land and to recognise it as a 'future housing area' instead; and
- rescales the Sale Strategy Plan (within Clause 21.04 of the Wellington Planning Scheme) to 1:60,000 to correct an existing administrative error

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, Victoria.

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

Planning and Environment Act 1987

WHITTLESEA PLANNING SCHEME

Notice of Approval of Amendment Amendment C122

The Minister for Planning has approved Amendment C122 to the Whittlesea Planning Scheme.

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

The Amendment rezones part of the land at 50 Gillwell Road, Lalor from Residential 2 Zone to Mixed Use 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 Whittlesea City Council, 25 Ferres Boulevard, South Morang.

G 6

Planning and Environment Act 1987

WHITEHORSE PLANNING SCHEME

Notice of Approval of Amendment Amendment C96

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

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

The Amendment deletes the existing interim Environmental Significance Overlay Schedule 2 (ESO2) from the land at 15 Virgillia Street, Blackburn and applies it to part of the land on a permanent basis.

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 Whitehorse City Council, 379–397 Whitehorse Road, Nunawading.

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

Planning and Environment Act 1987

MELBOURNE PLANNING SCHEME

Notice of Lapsing of Amendment Amendment C135

The Melbourne City Council has resolved to abandon Amendment C135 to the Melbourne Planning Scheme.

The Amendment proposed to rezone 203, 225, 235 and 247 Racecourse Road and 1 Nottingham Street, Kensington, from an Industrial 3 Zone to a Business 3 Zone and apply an Environmental Audit Overlay to these sites. The Amendment also sought to rezone the adjoining site at 1 Rankins Road from an Industrial 3 Zone to a Business 1 Zone.

The Amendment lapsed on 27 October 2009.

G 6

ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978

INCORPORATION OF COMMITTEES OF MANAGEMENT

Order in Council Schedule G2/2010

The Governor in Council, under section 14A(1) of the **Crown Land (Reserves) Act 1978**, being satisfied that it is in the public interest to declare to be corporations the committees of management appointed under section 14(2) of the Act of the lands described in Column 2 hereunder:—

- (a) declares that the committees of management shall be corporations;
- (b) assigns the names shown in Column 1 to the corporations.

Column 1 Corporate name	Column 2 Crown Reserves currently managed by Committee	
Mitchell Park (Pyramid Hill) Committee of Management Incorporated	Pyramid Hill Racecourse, Showground and Recreation Reserves – The remaining Crown land in the Township of Pyramid Hill, Parish of Terrick Terrick West temporarily reserved as a Site for Racecourse and other purposes of Public Recreation by Order in Council of 22 July 1908 (vide Government Gazette of 5 August 1908 – page 4002) and the Crown land in the Parish of Mincha West temporarily reserved as a Site for Show Ground and Public Recreation by Order in Council of 8 October 1940 (vide Government Gazette of 9 October 1940 – page 3722) [Rs 1295 and Rs 5076 respectively].	
Dartmoor Recreational Reserve Committee Incorporated	Dartmoor Recreation Reserve – The remaining Crown land in the Township of Dartmoor, Parish of Dartmoor temporarily reserved as Sites for Public Recreation by Orders in Council of 17 February 1916 and 21 February 1989 (vide Government Gazettes of 23 February 1916 – page 979 and 1 March 1989 – page 483 respectively) [Rs 901].	
Green Lake Regional Park Committee of Management Incorporated	Green Lake Regional Park – Being part of Crown Allotment 5D, Parish of Wortongie (as shown on plan GP2831 attached to file 2017841) temporarily reserved for Public purposes (Regional Park) by Order in Council of 24 March 2009 (vide Government Gazette of 26 March 2009 – page 792) [2017841].	
Stewart Park (Avenel) Committee Incorporated	Avenel Public Park Reserve – The remaining Crown land in the Township of Avenel, Parish of Avenel temporarily reserved as a Site for Public Park by Order in Council of 30 May 1939 (vide Government Gazette of 31 May 1939 – page 1784) and part of the Crown land permanently reserved for Public purposes by Order in Council of 23 May 1881 (vide Government Gazette of 27 May 1881 – page 1389) shown coloured yellow on plan 'A'/5.12.97 on DSE file 0902244CM [Rs 4949].	

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

Dated 9 February 2010

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change

TOBY HALLIGAN Clerk of the Executive Council

Crown Land (Reserves) Act 1978

G 6

INCORPORATION OF COMMITTEES OF MANAGEMENT

Order in Council Schedule G2/2010

The Governor in Council, under section 14A(1) of the **Crown Land (Reserves) Act 1978**, being satisfied that it is in the public interest to declare to be corporations the committees of management appointed under section 14(2) of the Act of the lands described in Column 2 hereunder:—

- declares that the committees of management shall be corporations;
- (b) assigns the names shown in Column 1 to the corporations.

Column 1 Corporate name	Column 2 Crown Reserves currently managed by Committee
Sedgwick Public Hall, Recreation and Conservation Reserve Committee of Management Incorporated	Sedgwick Public Hall and Recreation Reserve – The remaining Crown land in the Parish of Sedgwick temporarily reserved as a Site for Public Hall and Public Recreation by Order in Council of 16 December 1947 (vide Government Gazette of 17 December 1947 – page 6182) and Crown Allotment 3K, Section 2, Parish of Sedgwick temporarily reserved for Conservation of an area of natural interest by Order in Council of 18 January 1994 (vide Government Gazette of 20 January 1994 – page 225) [Rs 6071 and 0606694 respectively].
Lancefield Mechanics Institute Committee of Management Incorporated	Lancefield Mechanics Institute and Library Reserve – Part Crown Allotment 1, Section 63, Township of Lancefield, Parish of Lancefield permanently reserved as A Mechanics Institute and Library by Order in Council of 25 June 1965 (vide Government Gazette of 14 July 1965 – page 2305) and Crown Allotment 3A, Section 63, Township of Lancefield, Parish of Lancefield temporarily reserved as a Mechanics' Institute and Library by Order in Council of 18 July 2000 (vide Government Gazette of 20 July 2000 – page 1793) [Rs 8672].
Orford Recreational and Public Hall Reserve Committee Incorporated	Orford Hall and Recreation Reserves – The Crown land in the Township of Orford, Parish of Broadwater temporarily reserved as a Site for a Mechanics' Institute and Public Hall by Order in Council of 31 July 1900 (vide Government Gazette of 3 August 1900 – page 2998) and the Crown land in the Township of Orford, Parish of Broadwater temporarily reserved for Recreation purposes by Order in Council of 9 July 1940 (vide Government Gazette of 10 July 1940 – page 2750) [Rs 5500 and Rs 5056 respectively].
Toolleen Recreation Reserve Committee of Management Incorporated	Toolleen Recreation Reserve – The Crown lands in the Township of Toolleen, Parish of Toolleen temporarily reserved as Sites for Public Recreation by Orders in Council of 13 August 1900, 24 March 1915 and 31 May 1966 (vide Government Gazettes of 17 August 1900 – page 3204, 31 March 1915 – page 1222 and 8 June 1966 – page 2063 respectively) along with Crown Allotments 5 to 16 (inclusive), Section 19 and Crown Allotments 1, 3 to 10 (inclusive), Section 20 temporarily reserved for Conservation of an area of natural interest by Order in Council of 24 January 2006 (vide Government Gazette of 25 January 2006 – page 132) [Rs 2801 and 2015319 respectively].

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

Dated 9 February 2010

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change

TOBY HALLIGAN

Clerk of the Executive 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:

BEECHWORTH – The temporary reservation by Order in Council of 22 September 1884 of an area of land in the Parish of Beechworth as a site for Water Supply purposes, in three separate strips of land, revoked as to part by various Orders in Council, so far as the balance remaining in the area described in Part 1 of the reservation. – (Rs 8588)

CHILTERN WEST – Crown Allotments 5 and 6, Section A, Parish of Chiltern West (now known as Crown Allotment 2009) deemed to be temporarily reserved as a site for Experimental and Research Farms and Agricultural Colleges pursuant to the provisions of section 5(7) of the Crown Land (Reserves) Act 1978. – (Rs 1533)

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

Dated 9 February 2010 Responsible Minister

GAVIN JENNINGS Minister for Environment and

Climate Change

TOBY HALLIGAN Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REVOCATION OF TEMPORARY RESERVATIONS

Order in Council

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

BACCHUS MARSH – The temporary reservation by Order in Council of 22 September 2009 of an area of 2593 square metres of land being Crown Allotment 2009, Township of Bacchus Marsh, Parish of Korkuperrimul as a site for Public purposes. – (2018220)

MELBOURNE – The temporary reservation by Order in Council of 18 August 1981 of a total area of 1.5 hectares, more or less, of land being Crown Allotments 21, Section 1 and Crown Allotment 22, Section 2, City of Melbourne, Parish of Melbourne North as a site for a Public Park, with reservation purpose amended to Public purposes by Order in Council of 2 July 1996 [published in the Government Gazette of 4 July 1996 pages 1707 and 1708], revoked as to part by various Orders in Council, so far as the balance remaining (formerly being Crown Allotment 21, Section 1, City of Melbourne, Parish of Melbourne North). – (Rs 11388)

TANGAMBALANGA – The temporary reservation by Order in Council of 24 June 1902 of an area of 4.86 hectares, more or less, of land in the Parish of Tangambalanga as a site for Watering and Camping purposes, revoked as to part by Order in Council of 12 May 1930 so far as the balance remaining. – (Rs 0875)

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

Dated 9 February 2010

Responsible Minister

GAVIN JENNINGS

Minister for Environment and

Climate Change

TOBY HALLIGAN Clerk of the Executive Council

Crown Land (Reserves) Act 1978

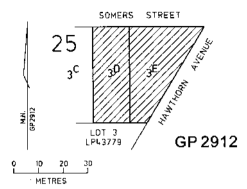
TEMPORARY RESERVATION OF CROWN LANDS

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 GEELONG CITY COUNCIL

BARRARBOOL – Public purposes; total area 1280 square metres, being Crown Allotments 3D and 3E, Section 25, Parish of Barrarbool as indicated by hatching on plan GP2912 hereunder. – (GP2912) – (2006597)

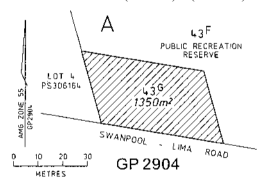


Total area of hatched portions is 1280m²
MUNICIPAL DISTRICT OF THE
PYRENEES SHIRE COUNCIL

BEAUFORT-Public purposes (Police purposes), area 1313 square metres, being Crown Allotment 2008, Township of Beaufort, Parish of Beaufort as shown on Original Plan No. 122816 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2018375)

MUNICIPAL DISTRICT OF THE BENALLA RURAL CITY COUNCIL

LIMA – Public Recreation, area 1350 square metres, being Crown Allotment 43G, Section A, Parish of Lima as indicated by hatching on plan GP2904 hereunder. – (GP2904) – (0802923)



MUNICIPAL DISTRICT OF THE CITY OF MELBOURNE

MELBOURNE – Public Park and Recreation, area 1.432 hectares being Crown Allotment 2119, City of Melbourne, Parish of Melbourne North as shown on Original Plan No. 122542 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (1204557)

MUNICIPAL DISTRICT OF THE CARDINIA SHIRE COUNCIL

NAR-NAR-GOON – Public purposes (Ambulance purposes), 1031 square metres being Crown Allotment 43E, Parish of Nar-nar-goon

as shown on Original Plan No. 111353 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (1202427)

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

Dated 9 February 2010 Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change

> TOBY HALLIGAN Clerk of the Executive Council

Crown Land (Reserves) Act 1978

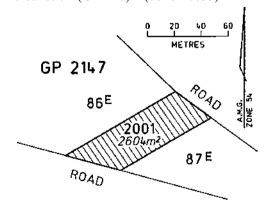
PERMANENT RESERVATION OF CROWN LAND

Order in Council

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

MUNICIPAL DISTRICT OF THE NORTHERN GRAMPIANS SHIRE COUNCIL

TOTTINGTON and WARNGAR – Preservation of an area of ecological significance; being Crown Allotments 86C, 86E, 87E and 2002, Parish of Tottington and Crown Allotment 19A, Section 4A, Crown Allotments 13E, 13G and 13H, Section 1 and Crown Allotments 2001 & 2002, Parish of Warngar [total area 2718 hectares, more or less] as shown hatched on Plan No. LEGL./05-521 lodged in the Central Plan Office of the Department of Sustainability and Environment; and Crown Allotment 2001, Parish of Tottington [area 2604 square metres] as indicated by hatching on plan GP2147 hereunder. – (GP2147) – (06L6-17055)



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

Dated 9 February 2010

Responsible Minister

GAVIN JENNINGS

Minister for Environment and

Climate Change

TOBY HALLIGAN Clerk of the Executive Council

Planning and Environment Act 1987

DECLARATION PURSUANT TO SECTION 172(2)

Order in Council

The Governor in Council under section 172(2) of the **Planning and Environment Act 1987**, being satisfied that to enable the better use, development or planning of the area defined below it is desirable that the Minister for Planning compulsorily acquire land in the area, declares the area defined below to be an area to which section 172(1)(c) of the **Planning and Environment Act 1987** applies.

The area for the purposes of this Order is comprised of all land within Certificates of Title Volume 10264 Folio 336; Volume 10255 Folio 848; Volume 10264 Folio 337; Volume 8529 Folio 531 and Volume 9670 Folio 996, as shown on the map in the attached Schedule.

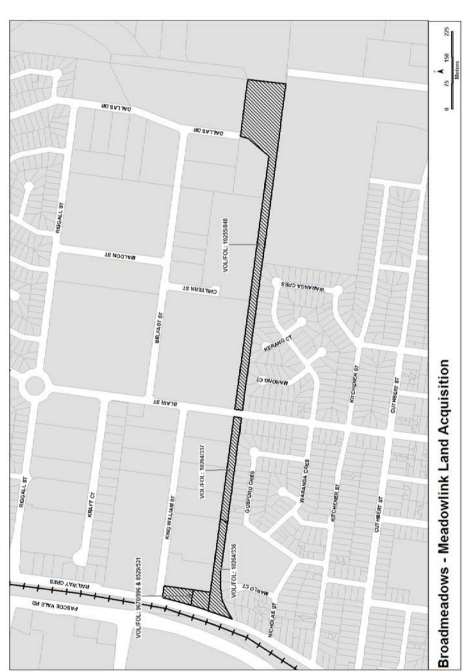
This Order is effective from the date it is published in the Government Gazette.

Dated 9 February 2010 Responsible Minister JUSTIN MADDEN MLC Minister for Planning

> TOBY HALLIGAN Clerk of the Executive Council

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Planning and Environment Act 1987
DECLARATION PURSUANT TO SECTION 172(2)
SCHEDULE TO THE ORDER IN COUNCIL



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SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

Notice is hereby given under Section 17(3) of the **Subordinate Legislation Act 1994** that the following Statutory Rules were first obtainable from Information Victoria, 505 Little Collins Street, Melbourne on the date specified:

6. Statutory Rule: Magistrates'

Court (Judicial Registrars) Amendment Rules 2010

Authorising Act: Magistrates' Court

Act 1989

Date first obtainable: 11 February 2010

Code A

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