

# Victoria Government Gazette

By Authority of Victorian Government Printer

# No. G 30 Thursday 29 July 2010

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As from 29 July 2010

The last Special Gazette was No. 297 dated 28 July 2010. The last Periodical Gazette was No. 1 dated 9 June 2010.

## 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

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

# VICTORIA GOVERNMENT GAZETTE

# **Subscribers and Advertisers**

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> JENNY NOAKES Government Gazette Officer

## PRIVATE ADVERTISEMENTS

#### DISSOLUTION OF PARTNERSHIP

Notice is given that the partnership between the trustee for Ben Erwin Family Trust and the trustee for Lugg Business Trust, trading as M&B Transport, dissolved on 8 May 2010.

Re: KATHLEEN MARGARET BURGI, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 February 2010, are required by the trustee, Christine Mary Walsh, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: JOHANNA MARY O'KEEFFE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 March 2010, are required by the trustees, Suzanne Pauline Jameson and Angelo James Natoli, to send particulars to the trustees, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

JOHN BELL, late of Airile Aged Care, 33 Upper Heidelberg Road, Ivanhoe, 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 18 March 2007, are required by the executor, William Clark, care of Arthur J. Dines & Co., solicitors, 2A Highlands Road, Thomastown, in the said State, to send particulars to him by 30 September 2010, after which date the executor may convey or distribute the assets, having regard only to claims to which he has notice.

Dated 22 July 2010

ARTHUR J. DINES & CO., solicitors, 2A Highlands Road, Thomastown 3074.

GEORGE NIVEN BENTLEY BROWNFOOT, late of Unit 3, 8 Greenwood Avenue, Ringwood, Victoria, industrial chemist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 24 October 2009, are required by the executor, Kevin John Niven Brownfoot, care of Messrs Aughtersons, 267 Maroondah Highway, Ringwood, Victoria, to send particulars thereof to him, care of the offices of Messrs Aughtersons, 267 Maroondah Highway, Ringwood, Victoria, within sixty days from the date of publication of this notice, after which the executor will distribute the estate, having regard only to claims of which he has notice.

AUGHTERSONS, solicitors, current practitioners for the executor, 267 Maroondah Highway, Ringwood, Victoria 3134.

Re: JOAN MARY FREEMAN, late of 2029 Dandenong Road, Clayton, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 March 2010, are required by the trustee, Rodney Gordon Freeman, to send particulars to the undermentioned solicitors, by 1 October 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BASILE PINO & CO., solicitors, 213 Campbell Street, Swan Hill 3585.

#### Re: THOMAS JOHN STARBUCK, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 March 2010, are required by the trustee, Colin Laity, to send particulars to

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the undermentioned solicitors, by 1 October 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BASILE PINO & CO., solicitors, 213 Campbell Street, Swan Hill 3585.

Re: MURIEL MAUD MORRISON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of Muriel Maud Morrison, late of Central Park, 101 Punt Road, Windsor, in the said State, married woman, deceased, who died on 3 September 2009, are required by the executor to send particulars of their claim to him, care of the undermentioned solicitors by 27 September 2010, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which he then shall have notice.

DONALD & RYAN LAWYERS, solicitors, 304 High Street, Kew 3101.

#### MARJORIE JEAN WILSON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of Marjorie Jean Wilson, late of Brimlea Aged Care, 21 Railway Parade, Murrumbeena, Victoria, retired, deceased, who died on 15 April 2010, are required to send particulars of their claims to the undermentioned executor by 30 September 2010, after which date the executor will proceed to distribute the assets, having regard only to the claims of which it shall then have notice.

EQUITY TRUSTEES LTD, Level 2, 575 Bourke Street, Melbourne 3000.

Re: ARTHUR GRAHAM MULLENS, late of 6 Smith Street, Healesville, invalid pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 April 2010, are required by the trustee, Ross William Mullens, to send particulars to him, care of the undersigned by 4 October 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

G. A. BLACK & CO., solicitors, 222 Maroondah Highway, Healesville 3777. Re: CARMEN FAY BARTY, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 5 April 2010, are required by the administrator, Gary Melville Barty, to send particulars to the administrator, care of the undermentioned solicitors, by 27 September 2010, after which date the administrator may convey or distribute the assets, having regard only to the claims of which the administrator has notice.

HALL & WILCOX, solicitor, Level 30, 600 Bourke Street, Melbourne 3000.

MINNA MARY ECCLES-SMITH, late of 4 Elsie Avenue, Seaford, nurse, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 May 2010, are required by trustees, care of Harris & Chambers Lawyers of 4/250 Charman Road, Cheltenham 3192, to send particulars to them, by 30 September 2010, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

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

MAURICE JOHN FELMAN, late of 60 Albany Road, Toorak, Victoria 3142, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 December 2005, are required by the administrator, Daniel Isakow of Isakow Lawyers, Level 2, 200 Queen Street, Melbourne, Victoria 3000, to send particulars by 30 September 2010, after which date the administrator may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated 23 July 2010

ISAKOW LAWYERS, Level 2, 200 Queen Street, Melbourne, Victoria 3000.

#### Re: ESTELLE JOAN MONK, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 October 2009, are required by trustees, Leslie David Monk and Ian Morris Monk, to send particulars to them, care of the undersigned, by 30 September 2010, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

KIM BAINBRIDGE LEGAL SERVICE PTY LTD (t/as Garden & Green), 4 McCallum Street, Swan Hill, Vic. 3585.

Re: RONALD HENRY ADAMS late of 9 Venice Gardens, Endeavour Hills, Victoria.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 8 February 2010, are required by the trustees, Perpetual Trustees Consolidated Limited, of Level 35, Rialto South Tower, 525 Collins Street, Melbourne, Victoria, to send particulars to the trustees by 27 September 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MADDOCKS, lawyers, 140 William Street, Melbourne 3000.

Re: RICHARD KARL KLEINECKE, late of 17 Wombat Crescent, East Warburton, Victoria.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 23 December 2008 are required by the trustees, Perpetual Trustees Victoria Limited and Sharon Tracy Jewell, both of Level 35, Rialto South Tower, 525 Collins Street, Melbourne, Victoria, to send particulars to the trustees by 27 September 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MADDOCKS, lawyers, 140 William Street, Melbourne 3000.

Re: Estate of HUSAMETTIN BALIKEL, deceased.

Take notice that the executors of the will of HUSAMETTIN BALIKEL, deceased, intend to distribute the proceeds from the above estate at the expiration of 7 days from the date of this notice. Any person raising any objection to the release of funds should give notification of their objection in writing, stating their reasons, relationship to the deceased and the legal grounds for such objection.

Estate of Husamettin Balikel, deceased, MOHAN YILDIZ & ASSOCIATES, lawyers, 99 Sydney Road, Coburg, Victoria 3058.

# Re: EMILY ELIZABETH BRIGHT, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 January 2010, are required by the trustees, Lynette Elizabeth Holt, Jan Marilyn Dean and Andrew Peter Webster, to send particulars to the trustees, care of the undermentioned solicitors, by 20 September 2010, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

GLENICE MAY ABBOTT, late of Unit 1, 43 Sutton Street, Balwyn North in the State of Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 October 2008, are required by her personal representatives, Andrew Leonard Dunner, in the State of Victoria, and Merrilyn Frances McGregor, in the State of Victoria, to send particulars to Simon A. Nixon, solicitor, of 4 Macrobertson Close, Fitzroy 3065, by 22 September 2010, after which date the personal representatives, may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated 22 July 2010

MARIE THERESE CURTAIN, late of 415 Burke Road, Glen Iris, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 20 March 2008, are required to send particulars of their claims to the executors, Suzanne De Villiers Bosisto and Timothy John Mulvany, care of the undermentioned solicitors, by 28 September 2010, after which date the said executors will distribute the assets, having regard only to the claims of which they then have notice.

T. J. MULVANY & CO., lawyers, Suite 5.01, Level 5, 45 William Street, Melbourne 3000.

ISABEL MAVIS JEAN HALL, late of Lynden Aged Care, 49 Lynden Street, Camberwell, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 21 March 2010, are required to send particulars of their claims to the executors, John Barson and Leslie Herbert Coates, care of the undermentioned solicitors by 28 September 2010, after which date the said executors will distribute the assets, having regard only to the claims of which they then have notice.

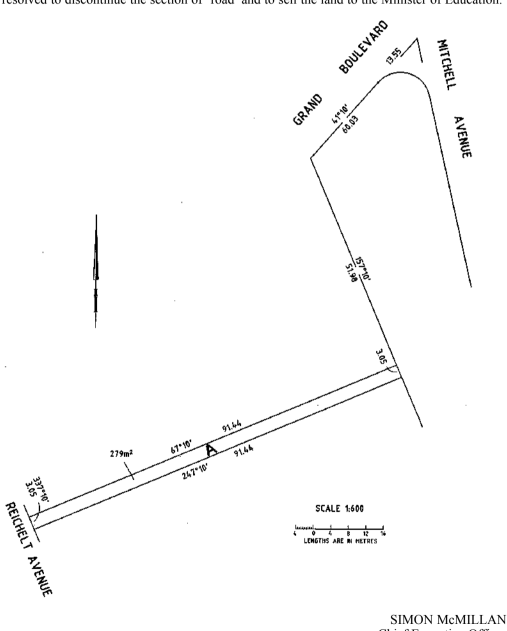
T. J. MULVANY & CO., lawyers, Suite 5.01, Level 5, 45 William Street, Melbourne 3000.

# GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

## BANYULE CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and Clause 3 of Schedule 10 of the Local Government Act 1989, Banyule City Council, at its ordinary meeting held on 31 May 2010, having formed the opinion that the section of road shown as 'A' on the plan below is not reasonably required as a road for public use, resolved to discontinue the section of 'road' and to sell the land to the Minister of Education.

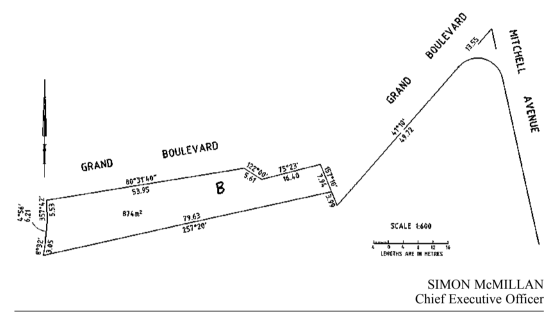


Chief Executive Officer

## BANYULE CITY COUNCIL

#### Road Discontinuance

Pursuant to section 206 and Clause 3 of Schedule 10 of the Local Government Act 1989, Banyule City Council, at its ordinary meeting held on 31 May 2010, having formed the opinion that the section of road shown as 'B' on the plan below is not reasonably required as a road for public use, resolved to discontinue the section of 'road' and to sell the land to the Minister of Education.

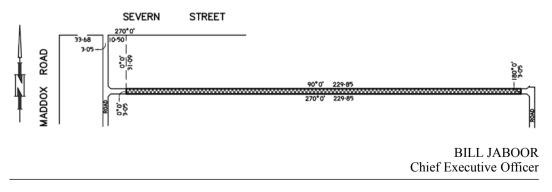


## HOBSONS BAY CITY COUNCIL

#### Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Hobsons Bay City Council, at its ordinary meeting held on 20 July 2010, formed the opinion that the road at the rear of 3 to 41 Severn Street and 2 to 32 Jubilee Street, Newport, shown by cross-hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owners.

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



#### MACEDON RANGES SHIRE COUNCIL

#### Notice under Schedule 10, Section 5 of the Local Government Act 1989

#### Road Naming

Notice is here by given that Council intends to rename a section of what is currently known as Wards Lane, Kyneton, to Sibbleys Lane, Kyneton.

The section of road to be renamed is approximately 480 metres in length, runs in an easterly direction from Riverview Drive towards Fiddlers Green Road and is identified by the dotted arrow in the map provided below.



#### MELBOURNE CITY COUNCIL

#### Notice of the Making of a Local Law

Notice is given pursuant to section 119 of the Local Government Act 1989 that Melbourne City Council ('Council') has resolved to make a new local law to be known as the Activities (Consequential Amendment) Local Law 2010 ('the amending Local Law').

#### Purpose of the amending Local Law

The purpose of the amending Local Law is to amend the Activities Local Law 2009 ('Principal Local Law') in order to make two minor technical corrections to the penalty provisions as a result of the making of the Activities (Amendment) Local Law 2009.

The general purport of the amending Local Law

The amending Local Law will amend the Principal Local Law by amending the penalty provisions to correctly reflect the substantive provisions already introduced in the Activities (Amendment) Local Law 2009.

A copy of the amending Local Law can be obtained from the Council Offices (Front Desk, Melbourne Town Hall Administration Building, Swanston Street, Melbourne).

DR KATHY ALEXANDER Chief Executive Officer



Proposed Smoking Ban – Part of Frankston Central Activity District (CAD)

Notice is hereby given that it is the intention of Council, pursuant to Clause 2.2 of its General Local Law 2003 No. 7, to erect signs banning smoking in the following locations within the Frankston Central Activity District (CAD):

- Shannon Street Mall
- Station Street Mall
- Stiebel Place
- Gallery Lane
- Western side of Young Street, between Wells Street and Station Street.

Council's intention is in line with one of the strategic objectives in the Council Plan for 2010–2014 for an 'Active and Healthy Community with a Vibrant Culture'.

Implementation of the Health and Wellbeing Plan 2009–2013 is one initiative being pursued by Council to achieve this strategic objective. A Year 1 objective of this plan is to examine ways in which Council can use education and legislative strategies to reduce smoking related harm in Frankston. Erection of signs banning smoking in parts of the CAD is a legislative strategy being pursued by Council. Compliance with signs will be administered through the enforcement provisions in General Local Law 2003 No. 7.

Council invites any person interested in the proposal to erect signs banning smoking in the designated areas of the CAD to lodge a submission in writing to Frankston City Council by no later than 27 August 2010. Please note, that unless a submitter advises the City to the contrary, their submission will be made available to the public, as part of a Council agenda.

Any person making a submission is entitled to request in the submission that they wish to appear in person, or to be represented by a person specified in the submission, at a meeting to be heard in support of the submission. Notification will be given of the day, time and place of the meeting. Before making a decision whether to proceed with the proposed smoking ban, Council will consider all written submissions received by the specified date and any report summarising the hearings of any persons who elected to speak to their submissions.

If Council decides to erect signs banning smoking, as outlined in this notice, Council will review the effectiveness of the ban on smoking after six months and will decide whether to retain or remove the signs.

Any person requiring further information should contact Barry Muir on (03) 9784 1038.

GEORGE MODRICH Chief Executive Officer

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

#### BAW BAW PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C74

#### Authorisation A01595

Baw Baw Shire Council has prepared Amendment C74 to the Baw Baw Planning Scheme.

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

The Amendment affects all land included in a residential zone.

The Amendment proposes to modify clauses 21.05–1 and 21.12–1 of the Local Planning Policy Framework to introduce the Baw Baw Shire Council – Active by Design Subdivision Guidelines and Checklist for Residential Development, May 2009 into the Planning Scheme as a reference document.

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, Baw Baw Shire Council, 61 Smith Street, Warragul, 33 Young Street, Drouin and Technology Centre, Princes Highway, Trafalgar; 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 30 August 2010. A submission must be sent to the Baw Baw Shire Council. PO Box 304. Warragul 3820.

HELEN ANSTIS Chief Executive Officer

#### Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

#### Notice of Preparation of Amendment

#### Amendment C143

#### Authorisation A01744

The Greater Bendigo City Council has prepared Amendment C143 to the Greater Bendigo Planning Scheme.

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

The land affected by the Amendment is 33 Collins Street, Kangaroo Flat.

The Amendment proposes to rezone the abovementioned land from Residential 1 Zone to Industrial 3 Zone.

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, City of Greater Bendigo, Planning Department Office, Hopetoun Mill, 15 Hopetoun Street, Bendigo; at the City of Greater Bendigo website, www.bendigo.vic.gov.au; and at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/ planning/publicinspection

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

The closing date for submissions is Monday 30 August 2010. A submission must be sent to the City of Greater Bendigo Planning Department, PO Box 733, Bendigo, Victoria 3550.

CRAIG NIEMANN Chief Executive Officer

#### Planning and Environment Act 1987

GREATER SHEPPARTON PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C141

Authorisation A01701

The Greater Shepparton City Council has prepared Amendment C141 to the Greater Shepparton Planning Scheme.

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

The land affected by the Amendment is 5 William Street, Tatura.

The Amendment proposes to rezone land from the Public Use Zone to the Industrial 1 Zone.

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, Greater Shepparton City Council, 90 Welsford Street, Shepparton; during office hours, at the Goulburn Valley Regional Library, Casey Street, Tatura; 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 30 August 2010.

A submission must be sent to the Greater Shepparton City Council, Locked Bag 1000, Shepparton 3632.

> COLIN KALMS Manager Planning and Development

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 29 September 2010, after which date State Trustees Limited may

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convey or distribute the assets, having regard only to the claims of which State Trustees Limited then has notice.

- BIANCO, Angelo, late of North West District Private Nursing Home, 14 South Circular Road, Tullamarine, Victoria 3043, clerk, deceased, who died on 1 May 2010.
- BOULNOIS, Harold, late of Villa 97, Lifestyle Brookfield, 111–139 Coburns Road, Melton South, Victoria 3338, slip house manager, deceased, who died on 18 June 2009.
- BRIGGS, Elsie Mavis, formerly of 101 Bent Street, Northcote, but late of Nazareth House, 16 Cornell Street, Camberwell, Victoria 3124, pensioner, deceased, who died on 27 January 2010.
- FINDLAY, Jean Byers, formerly of Unit 14, Mount Eliza Terraces, 2 Mount Eliza Way, Mount Eliza, but late of Ranelagh Gardens Nursing Home, 1 St Johns Lane, Mount Eliza, Victoria 3930, deceased, who died on 12 June 2010.
- HAMLET, John Alexander, late of 1 New Street, Hawthorn, Victoria 3122, supply clerk, deceased, who died on 24 February 2010.
- McKAY, Marjorie Rosina, late of 5 Bradworth Street, Craigieburn, Victoria 3064, deceased, who died on 14 April 2010.
- PEEK, William John, late of 13 Invermy Grove, Hawthorn, Victoria 3122, deceased, who died on 29 March 2010.
- WINDSOR, Alma, late of Bellrise Aged Care, 1–13 Ferguson Road, Leopold, Victoria 3224, shopkeeper, deceased, who died on 16 March 2010.

Dated 21 July 2010

ROD SKILBECK Manager Client Services

#### EXEMPTION

#### Application No. A65/2010

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** by The Geelong College, ABN 22 005 988 205 (the applicant), for exemption from sections 37, 42, 100 and 195 of that Act. The application for exemption is designed to secure approximately equal enrolments of males and females at the school, by allowing the applicant to advertise for students of whichever gender is underrepresented to enter the school, to structure its waiting lists, allocate student placements and offer bursaries, scholarships and enrolments specifically targeted at those underrepresented prospective students, so as to promote an approximately equal gender balance of students at the school (the exempt conduct).

Upon reading the material submitted in support of the application including the affidavit of Pauline Claire Turner and upon hearing submissions from Ms Frances Anderson, solicitor from Moores Legal, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 37, 42, 100 and 195 of the Act to the applicant, to structure its waiting lists, allocate student placements and offer bursaries, scholarships and enrolments specifically targeted to achieve equality of gender and to advertise for students of whichever gender is underrepresented to enter the school, so as to promote an approximately equal gender balance of students in all year levels at the school.

The Tribunal hereby grants an exemption to the applicant from the operation of sections 37, 42, 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 the notice of the exemption is published in the Government Gazette until 29 July 2013.

Dated 22 July 2010

R. DAVIS Senior Member

#### EXEMPTION

#### Application No. A184/2010

The Victorian Civil and Administrative Tribunal (the Tribunal) has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act) by the Mallee Sexual Assault Unit Inc. The application for exemption is to enable the applicant to advertise for and employ an Indigenous counsellor to provide family violence support to Indigenous clients. Upon reading the material tendered in support of the application by Joanne Sheehan, the deponent of the affidavit, in support of the application, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ an Indigenous counsellor to provide family violence support to Indigenous clients.

In granting this exemption the Tribunal noted:

- The Applicant service is funded by the Department of Human Services Victoria.
- The Department of Human Services supports employment by the Applicant of an Indigenous worker to provide the family violence support to Indigenous clients.
- An exemption in similar terms was granted by the Tribunal in 2003 and in 2007, the latter of which expired on 18 July 2010.

The Tribunal hereby grants an exemption from the operation of sections 13, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to advertise for and employ Indigenous counsellors only to provide family violence support to Indigenous clients.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until the 21 July 2013.

Dated 19 July 2010

A. DEA
Member

#### **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 scales of fees and charges fixed by the following cemetery trusts. The approved scales of fees and charges will take effect from the date of publication of this

notice in the Government Gazette and will be published on the internet. The Elmore Cemetery Trust

The Inverleigh Cemetery Trust

The Rushworth Cemetery Trust

The Yarram Cemetery Trust

BRYAN CRAMPTON Manager Cemeteries and Crematoria Regulation Unit

# **Children's Services Act 1996** NOTICE OF EXEMPTION

Under section 29A(2) of the **Children's Services Act 1996**, the Acting Secretary, Department of Education and Early Childhood Development, hereby declares that the Manangatang and District Preschool, licence ID 3526 ('the service') is exempt from the qualified staff member requirements as set out in regulation 53(1)(b)(ii) and 53(2) of the Children's Services Regulations 2009.

This exemption remains in force until 17 September 2010 unless revoked earlier.

Dated 13 July 2010

JEFF ROSEWARNE Acting Secretary Department of Education and Early Childhood Development

## **Children's Services Act 1996** NOTICE OF EXEMPTION

Under section 29A(2) of the **Children's Services Act 1996**, the Acting Secretary, Department of Education and Early Childhood Development, hereby declares that the Murrayville Preschool, licence ID 3629 ('the service') is exempt from the qualified staff member requirements as set out in regulation 53(1)(b)(ii) and 53(2) of the Children's Services Regulations 2009.

This exemption remains in force until 31 December 2010 unless revoked earlier.

Dated 18 July 2010

JEFF ROSEWARNE Acting Secretary Department of Education and Early Childhood Development

# **Children's Services Act 1996** NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** (the Act), the Minister for Children and Early Childhood Development hereby declares that the type of children's service specified in schedule A is exempt from section 18(b)(i) of the Act. This declaration is subject to the terms and conditions specified in Schedule B.

Schedule A

A children's service applying, under Part 3 Division 2 of the Act, for a licence for an integrated service comprised solely of an Outside School Hours Care Type 1 service and an Outside School Hours Care Type 2 service.

## Schedule B

The application made by the type of children's service specified in Schedule A must be accompanied by a fee. The fee will be equal to the prescribed fee that must accompany an application for a standard licence with an equivalent number of places and for the same licence period.

This exemption remains in force until revoked.

Dated 21 July 2010

MAXINE MORAND MP Minister for Children and Early Childhood Development

#### **Co-operatives Act 1996**

## ST KILDA RENTAL HOUSING CO-OPERATIVE LTD

On application under section 314 of the **Co-operatives Act 1996** (the Act) and Parts 5.4 to 5.7 of the **Corporations Act 2001** by the co-operative named above, notice is hereby given that a special resolution in favour of voluntary wind-up was passed and that the co-operative listed above will be removed from the register of co-operatives and the registration will be dissolved.

Dated at Melbourne 29 July 2010

DAVID BETTS Deputy Registrar of Co-operatives

## G 30 29 July 2010 1685

#### **Education and Training Reform Act 2006**

#### NOTIFICATION CANCELLING 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 cancel the registration of the teacher.

On 14 July 2010, Ms Ainsley Greer Gregson, born 16 May 1984, was found guilty of serious misconduct and not fit to teach.

On 14 July 2010, Ms Ainsley Greer Gregson's registration to teach was cancelled, effective from 14 July 2010.

SUSAN HALLIDAY Chairperson Disciplinary Proceedings Committee Victorian Institute of Teaching

#### **Gambling Regulation Act 2003**

NOTICE OF MAKING OF PUBLIC LOTTERY RULES UNDER SECTION 5.2.4

Intralot Australia Pty Ltd, ACN 114 435 531, of Level 1, 283 Normanby Road, Port Melbourne, Victoria, hereby gives notice of the making of public lottery rules for Pick 3 (Lucky 3) effective on and from 30 August 2010.

LEO WATLING Acting Chief Executive Officer

#### ROAD SAFETY (VEHICLES) REGULATIONS 2009

Notice of Exemption under Regulation 37

I, Gary Liddle, Chief Executive of the Roads Corporation, declare that the following model of motor vehicle –

Toyota Yaris 1.3 Litre Hatchback

is exempt from the requirements of clause 175(1) of Schedule 2 to the Road Safety (Vehicles) Regulations 2009 ('the Regulations') until 31 October 2011.

I make this declaration on the basis that I am satisfied that –

- failure to exempt these models of motor vehicle will have a serious adverse impact on the motor vehicle industry in Victoria or on a significant part of that industry; and
- the manufacturer of the models of motor vehicle, Toyota Motor Corporation Australia Ltd, will ensure that the models of motor vehicle that are exempted will comply with the requirements of clause 175(1) of Schedule 2 by 1 November 2011; and
- the manufacturer of the models of motor vehicle will comply with regulation 37(7) of the Regulations.

Dated 19 July 2010

GARY LIDDLE Chief Executive Vicroads

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

#### INTERIM CREDITING RATE FOR STATE SUPERANNUATION FUND FROM 21 JULY 2010

For the purposes of the sub-sections 46(1) and 58(1) of the **State Superannuation Act 1988**, sub-section 35(1) of the **Transport Superannuation Act 1988** and sub-section 37(1) of the **State Employees Retirement Benefits Act 1979**, the Emergency Services Superannuation Board has determined an annual rate of 0.69% to be applied as an interim crediting rate on exits on or after 21 July 2010.

MARK PULI CFO

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

YEAR END FINAL CREDITING RATE FOR STATE SUPERANNUATION FUND FOR 2009/2010

For the purposes of the sub-sections 46(1) and 58(1) of the **State Superannuation Act 1988**, sub-section 35(1) of the **Transport Superannuation Act 1988** and sub-section 37(1) of the **State Employees Retirement Benefits Act 1979**, the Emergency Services Superannuation Board has determined an annual crediting rate of 0.00% for the year 1 July 2009 to 30 June 2010.

MICHAEL DUNDON Chief Executive Officer

#### Crown Land (Reserves) Act 1978

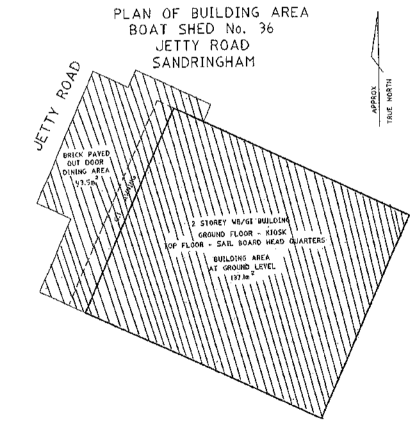
#### ORDER GIVING APPROVAL TO GRANT A LEASE UNDER SECTIONS 17D AND 17DA

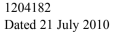
Under sections 17D and 17DA of the **Crown Land (Reserves) Act 1978**, I, Gavin Jennings MLC, Minister for Environment and Climate Change, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by the Bayside City Council to Mr Mike John Meyers for the purpose of kiosk and school for the tuition of board sports and rental of boards and related activities on part of Sandringham Beach Park Reserve described in the Schedule below and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

- (a) there are special reasons which make granting a lease reasonable and appropriate in the particular circumstances; and
- (b) to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the Crown Land (Reserves) Act 1978.

#### SCHEDULE

The area of land shown hatched on the following plan, being part of the land permanently reserved for Public Park purposes by Order in Council of 24 March 1891 (vide Government Gazette 26 March 1891, page 1388):





GAVIN JENNINGS MLC Minister for Environment and Climate Change

## **Emergency Services Superannuation Act 1986**

ELECTIONS TO FILL THE FOLLOWING CASUAL VACANCIES ON THE EMERGENCY SERVICES SUPERANNUATION BOARD:

- One Scheme Member of the Board and His/Her Deputy; and
- One Deputy to a Current Scheme Member of the Board

Notice is hereby given in accordance with the Emergency Services Superannuation Board Casual Vacancy Election Procedures that the following candidates have been nominated for election and have been declared elected:

Election for one (1) Scheme Member of the Board and His/Her Deputy:

• As one unopposed nomination was received for the positions, Angela Stringer and John Banjanin have been declared elected.

Election for one (1) Deputy to a Current Scheme Member of the Board:

• As one unopposed nomination was received for the position, Carolyn Clancy has been declared elected.

PHILLIPPA HESKETT Returning Officer

# Geographic Place Names Act 1998

# NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

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

Feature naming:

File Number	Place Name (New)	Address	<b>Proposer and Location</b>
GPN008230	Nicholaos Koutoulis Pavilion	22 Peacock Street, Brunswick West	Moreland City Council Located on the east side of Dunstan Reserve For further details – www.dse.vic.gov.au/namingplaces

Road naming:

Road Name	Locality	Proposer and Location
Pennington Lane	Gobur	Murrindindi Shire Council
		The road traverses west off Yarck Road in Gobur.
		For further details – www.dse.vic.gov.au/namingplaces

Office of the Registrar of Geographic Names c/- **LAND** *VICTORIA* 17th Floor 570 Bourke Street Melbourne 3000

> JOHN E. TULLOCH Registrar of Geographic Names

#### Housing Act 1983

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

I, Margaret Crawford, Director of Housing (the Director), hereby revoke the declaration made 24 June 2010 pursuant to section 107 of the **Housing Act 1983** (the Act) in respect of the following properties.

Volume	Folio	Address
08305	126	77 Crawford Road, Clarinda
08865	269	76 & 78 Clarinda Road, Clarinda

Dated 18 July 2010

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

#### Private Agents Act 1966

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

I, the undersigned, being a Deputy Registrar of the Magistrates' Court of Victoria at Frankston, hereby give notice that application, as listed below, has been lodged for hearing by the said Court on 21 July 2010.

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 of the Private Agents Registry a copy to the Registry.

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
William Alexander Smith	Coastal Mercantile	Young Street, Frankston	Commercial Sub-agent's Licence	Wednesday 18 August 2010

Dated at Frankston 21 July 2010

DEBRA CLARK Deputy Registrar Magistrates' Court of Victoria



PRIMESAFE

Meat Industry Act 1993

FEE SCHEDULE

1 July 2010 – 30 June 2011

LICENCE CATEGORY	ANNUAL THROUGHPUT	APPLICATION FEE \$ (Payable with first annual fee only)	ANNUAL FEE \$
Abattoir ^	Up to 8,000 units* 8,001 to 15,000 units* 15,001 to 100,000 units* 100,001 to 200,000 units* 200,001 to 400,000 units* Over 400,000 units*	593 792 1,416 2,127 2,834 3,543	1,186 1,584 2,832 4,253 5,668 7,085
	*To calculate number of units of throughput: 1 Cattle = 5 Units 1 Rabbit = 0.2 Units 1 Other Stock = 1 Unit		
Poultry Processing	Up to 2,500 units <sup>#</sup> (0 to 8,000 kg) 2,501 to 50,000 units <sup>#</sup> (8,001 to 25,000 kg) 50,001 to 250,000 units <sup>#</sup> 250,001 to 1,000,000 units <sup>#</sup> 1,000,001 to 2,500,000 units <sup>#</sup> 2,500,001 to 5,000,000 units <sup>#</sup> Over 5,000,000 units <sup>#</sup> "To calculate number of units of throughput: 1 Bird = 1 Unit 1 Rabbit = 1 Unit	165 359 751 1,026 1,573 2,698 4,859	330 717 1,502 2,052 3,145 5,396 9,717
Further Meat Processing (includes poultry meat and smallgoods) ^	Up to 250 tonnes 251 to 500 tonnes 501 to 1,500 tonnes 1,501 to 2,500 tonnes 2,501 to 5,000 tonnes Over 5,000 tonnes	273 316 475 633 792 951	545 632 949 1,265 1,584 1,901
Retail Butcher Shop		117	233
Prime Tallow Processing		1,334	2,668
Game Meat		359	718
Inedible Rendering		1,000	1,999

LICENCE CATEGORY	ANNUAL THROUGHPUT	APPLICATION FEE \$ (Payable with first annual fee only)	ANNUAL FEE \$
Pet Meat Processing Plant		951	1,901
Pet Food Establishments	Up to 50 tonnes 51 to 150 tonnes Over 150 tonnes	117 394 792	233 788 1,584
Meat Transport Vehicles		-	99

^ Note: Facilities supervised by AQIS, where AQIS accepts responsibility for all product placed on the domestic market, are required to pay a licence fee in accordance with the fee schedule up to a maximum fee of \$1,368. New licence applications covered by this arrangement will also be required to pay an application fee, in accordance with the fee schedule, up to a maximum of \$684.



PRIMESAFE Seafood Safety Act 2003

SEAFOOD FEE SCHEDULE

1 July 2010 – 30 June 2011

LICENCE TYPE	CATEGORY	ANNUAL THROUGHPUT	APPLICATION FEE \$ (Payable with first annual fee only)	ANNUAL FEE \$
Wholesaler ^	Category A	< 200 tonnes	359	717
	(including fin fish,	201–400 tonnes	538	1,076
	scallops, shellfish,	401–1,000 tonnes	1,254	2,507
	eels, shark, octopus,	1,001–2,000 tonnes	2,688	5,375
	squid)	> 2,000 tonnes	3,583	7,166
	Category B	< 75 tonnes	359	717
	(including mud	76–150 tonnes	538	1,076
	crabs, bugs, crabs,	151–350 tonnes	1,254	2,507
	abalone, rock	351–700 tonnes	2,688	5,375
	lobster, prawns)	> 700 tonnes	3,583	7,166
Processor ^	Category A	< 150 tonnes	359	717
	(including fin fish,	151–300 tonnes	538	1,076
	scallops, shellfish,	301–750 tonnes	1,254	2,507
	eels, shark, octopus,	751–1,500 tonnes	2,688	5,375
	squid)	> 1,500 tonnes	3,583	7,166
	Category B	< 50 tonnes	359	717
	(including mud	51–100 tonnes	538	1,076
	crabs, bugs, crabs,	101–250 tonnes	1,254	2,507
	abalone, rock	251–500 tonnes	2,688	5,375
	lobster, prawns)	> 500 tonnes	3,583	7,166
Further Processor ^	Category A (including fin fish, scallops, shellfish, eels, shark, octopus, squid)	< 50 tonnes 51–100 tonnes 101–250 tonnes 251–500 tonnes > 500 tonnes	359 538 1,254 2,688 3,583	717 1,076 2,507 5,375 7,166
	Category B	< 25 tonnes	359	717
	(including mud	26–50 tonnes	538	1,076
	crabs, bugs, crabs,	51–100 tonnes	1,254	2,507
	abalone, rock	101–200 tonnes	2,688	5,375
	lobster, prawns)	> 200 tonnes	3,583	7,166
Retailer			269	538

^ Note: Facilities supervised by AQIS, where AQIS accepts responsibility for all product placed on the domestic market, are required to pay a licence fee in accordance with the fee schedule up to a maximum fee of \$1,368. New licence applications covered by this arrangement will also be required to pay an application fee, in accordance with the fee schedule, up to a maximum of \$684.

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PRIMESAFE

Seafood Safety Act 2003

SEAFOOD FEE SCHEDULE

1 July 2010 – 30 June 2011

LICENCE CATEGORY	ANNUAL THROUGHPUT	APPLICATION FEE \$ (Payable with first annual fee only)	ANNUAL FEE S
Victorian Wildcatch			
Abalone	Landed Catch < 2 tonnes	117	233
	Landed Catch 2–8 tonnes	207	413
	Landed Catch > 8 tonnes	348	696
Crustaceans	Landed Catch < 1 tonne	117	233
	Landed Catch 1–5 tonnes	175	349
	Landed Catch 5–10 tonnes	240	480
	Landed Catch > 10 tonnes	348	696
Wildcatch General	Landed Catch < 10 tonnes	117	233
	Landed Catch 10–50 tonnes	207	413
	Landed Catch > 50 tonnes	348	696
Noxious Fish Permit Holder	Landed Catch < 50 tonnes	117	233
	Landed Catch > 50 tonnes	175	349
Commonwealth Wildcatch		348	696
Aquaculture			
Fin Fish	Growout < 15 tonnes	117	233
(including Trout and	Growout 15–60 tonnes	207	413
Yabbies)	Growout > 60 tonnes	348	696
Abalone	Growout < 2 tonnes	117	233
	Growout 2–8 tonnes	207	413
	Growout > 8 tonnes	348	696
Blue Mussels and Shellfish	Growout < 50 tonnes	117	233
	Growout 50–150 tonnes	207	413
	Growout > 150 tonnes	348	696

## Road Safety Act 1986

#### DECLARATION UNDER SECTION 99B(4)

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

1. In this notice, unless the context or subject-matter otherwise requires -

**'Event'** means the Tour of Geelong to be conducted between 11 August 2010 and 15 August 2010;

**'Road Rules'** means the Road Rules within the meaning of the Road Safety Road Rules 2009.

2. This declaration takes effect from the date of commencement of the Event until completion of the Event.

Stage and Time	Roads subject to this declaration as part of the event
Stage 1 North Shore	Plume Street between Gerbera Avenue and Rose Avenue
	Rose Avenue between Tallis Street and Plume Street
	Tallis Street between Gerbera Street and Rose Avenue
	Gerbera Avenue between Plume Street and Tallis Street
Stage 3 Grovedale	Marshalltown Road between Bailey Street and Barwarre Road
	Barwarre Road between Marshalltown Road and Smith Street
	Smith Street between Barwarre Road and Bailey Street
	Bailey Street between Smith Street and Marshalltown Road
Stage 4 Portarlington	The Esplanade Portarlington between Fisher Street and First Avenue St Leonards
	Manning Street between First Avenue and Second Avenue
	Second Avenue between The Esplanade and Manning Street
	First Avenue between The Esplanade and Manning Street
Stage 6 Geelong	Lower Hearne Parade between Upper Hearne Parade and Eastern Park Circuit Link
	Upper Hearne Parade between Lower Hearne Parade and Eastern Park Circuit
	Eastern Park Circuit between Upper Hearne Parade and Eastern Park Circuit Link
	The Eastern Park Circuit Link between Lower Hearne Parade and Eastern Park Circuit

#### SCHEDULE

Dated 19 July 2010

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

#### Water Act 1989

## PERMISSIBLE CONSUMPTIVE VOLUME LOWER CAMPAPSE VALLEY WATER SUPPLY PROTECTION AREA (GROUNDWATER) ORDER 2010

I, Tim Holding MP, Minister for Water, being the Minister administering the **Water Act 1989**, make the following Order:

#### 1. Citation

This Order is called the Permissible Consumptive Volume Lower Campaspe Valley Water Supply Protection Area (Groundwater) Order 2010.

## 2. Authorising provision

This Order is made under section 27 of the Interpretation of Legislation Act 1984 and section 22A of the Water Act 1989.

## 3. Commencement

This Order takes effect on 1 August 2010.

## 4. Purpose

The purpose of this Order is to remove the references to the Campaspe Deep Lead Water Supply Protection Area and all matters related to the Campaspe Deep Lead Water Supply Protection Area and the Southern Campaspe Plains Groundwater Management Area and all matters related to the Southern Campaspe Plains Groundwater Management Area from the Permissible Consumptive Volume Groundwater Order July 2008 and to declare a permissible consumptive volume for the Lower Campaspe Valley Water Supply Protection Area.

#### 5. Definitions

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In this Order:

**'Lower Campaspe Valley Water Supply Protection Area'** means the Lower Campapse Valley Water Supply Protection Area as shown on Plan No. LEGL./09–253 lodged in the Central Plan Office of the Department of Sustainability and Environment;

'this Order' means this Permissible Consumptive Volume Lower Campaspe Valley Water Supply Protection Area (Groundwater) Order 2010;

**'water season'** has the same meaning as in the **Water Act 1989** and means any period of 12 calendar months beginning on 1 July in any year and ending on 30 June in the following year.

#### 6. Amendment of Permissible Consumptive Volume Groundwater Order July 2008

The Permissible Consumptive Volume Groundwater Order July 2008 dated 26 June 2008 and published in the Government Gazette on 3 July 2008 is amended by deleting from the Table in that Order the following:

3.	Campaspe Deep Lead Water Supply Protection Area	LEGL./01-47	All formations below surface	47,252
and				",
25.	Southern Campaspe Plains Groundwater Management Area	LEGL./06-496	All formations below surface	8,850

".

## 7. Permissible consumptive volume

I declare that the total volume of groundwater that may be taken from all formations below the surface in the Lower Campaspe Valley Water Supply Protection Area under the **Water Act 1989** or any other Act during a water season must not exceed 56,381 megalitres.

Dated 21 July 2010

TIM HOLDING MP Minister for Water

## Note: Inspection of the Plan

The Plan may be inspected during business hours at the Central Plan Office, Land Victoria, Department of Sustainability and Environment, 570 Bourke Street, Melbourne.

#### Water Act 1989

#### PERMISSIBLE CONSUMPTIVE VOLUME LODDON HIGHLANDS WATER SUPPLY PROTECTION AREA (GROUNDWATER) ORDER 2010

I, Tim Holding MP, Minister for Water, being the Minister administering the **Water Act 1989**, make the following Order:

## 1. Citation

This Order is called the Permissible Consumptive Volume Loddon Highlands Water Supply Protection Area (Groundwater) Order 2010.

#### 2. Authorising provision

This Order is made under section 27 of the Interpretation of Legislation Act 1984 and section 22A of the Water Act 1989.

#### 3. Commencement

This Order takes effect on 1 August 2010.

#### 4. Purpose

The purpose of this Order is to remove the references to the Springhill Water Supply Protection Area and all matters related to the Springhill Water Supply Protection Area and the Upper Loddon Water Supply Protection Area and all matters related to the Upper Loddon Water Supply Protection Area from the Permissible Consumptive Volume Groundwater Order July 2008 and to declare a permissible consumptive volume for the Loddon Highlands Water Supply Protection Area.

#### 5. Definitions

In this Order:

**'Loddon Highlands Water Supply Protection Area'** means the Loddon Highlands Water Supply Protection Area as shown on Plan No. LEGL./09–421 lodged in the Central Plan Office of the Department of Sustainability and Environment;

**'this Order'** means this Permissible Consumptive Volume Loddon Highlands Water Supply Protection Area (Groundwater) Order 2010;

**'water season'** has the same meaning as in the **Water Act 1989** and means any period of 12 calendar months beginning on 1 July in any year and ending on 30 June in the following year.

6. Amendment of Permissible Consumptive Volume Groundwater Order July 2008

The Permissible Consumptive Volume Groundwater Order July 2008 dated 26 June 2008 and published in the Government Gazette on 3 July 2008 is amended by deleting from the Table in that Order the following:

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26.	Springhill Water Supply	LGL./97–271	All formations from surface to 70 metres below surface and all formations below the surface at the volcanic cones as identified in Plan LGL/.97–271	5,062
and				",
دد				
26.	Upper Loddon Water Supply protection Area	LEGL./02-156	All formations below surface	13,648

## 7. Permissible consumptive volume

I declare that the total volume of groundwater that may be taken from all formations below the surface in the Loddon Highlands Water Supply Protection Area under the **Water Act 1989** or any other Act during a water season must not exceed 20,521 megalitres.

Dated 21 July 2010

TIM HOLDING MP Minister for Water

"

## Note: Inspection of the Plan

The Plan may be inspected during business hours at the Central Plan Office, Land Victoria, Department of Sustainability and Environment, 570 Bourke Street, Melbourne.

## **Pipelines Act 2005**

SECTION 67

Minor Alteration to Authorised Route

PIPELINE LICENCE NUMBER:	101		
NAME AND ADDRESS OF LICENSEE(S):	APA GasNet (Operations) Pty Ltd (ABN 65 083 009 278) 180 Greens Road Dandenong, Victoria 3175		
DESCRIPTION OF EXISTING AUTHORISED ROUTE:	The pipeline commences at the Keon Park offtake with a 600 mm nominal bore and heads north for 14.1 km to the Wollert Compressor Station. It then continues north for 269.4 km with a 300 mm nominal bore terminating at the Wodonga City Gate. The pipeline also includes a 34.5 km offtake with a 200 mm nominal bore from the Euroa City Gate to the Shepparton City Gate. The overall length of the nominal bore is approximately 318 km.		
ALTERATION:	As from today:		
	1. The authorised route of the pipeline is altered for the installation of two new line valves and a pressure limiting facility at the Euroa City Gate.		
	2. Drawing Number A6-101-6 – revised version C)		

# CONDITIONS:

## SCHEDULE OF CONDITIONS

1. The pipeline shall have the following features:

- (i) Maximum Allowable Operating Pressure: Lines 1 and 5 2,760 kPa
  - Lines 2, 3 and 4 7,400 kPa
- (ii) Contents: Gaseous hydrocarbons
- (iii) Internal diameter: 200 mm for a length of 34.5 km Internal diameter: 300 mm for a length of 269.4 km Internal diameter: 600 mm for a length of 14.1 km
- (iv) Overall length: 318 km
- 2. The licensee must, as soon as practicable after the construction of the pipeline, lodge with the Minister and Energy Safe Victoria:
  - (i) two copies of a map showing the route of the pipeline and details of the land through which the pipeline is laid; and

replaces drawing A6-101-6.

- (ii) two copies of alignment drawings of the constructed pipeline.
- 3. The licensee must report to the Minister at least once in every year and at such other times as agreed with the Minister on the performance of the licensee in protecting the environment from the pipeline operation.
- 4. The licensee must give the Minister seven days notice in writing, if the licensee intends to cease to convey substances through the pipeline, otherwise than in the course of the normal operating procedure of the pipeline, and does not intend to surrender the licence.

Dated 20 July 2010

Signed by DOUG SCENEY Director Earth Resources Regulation Delegate of the Minister

#### Planning and Environment Act 1987

EAST GIPPSLAND PLANNING SCHEME

# Notice of Approval of Amendment

#### Amendment C68

The Minister for Planning has approved Amendment C68 to the East Gippsland Planning Scheme.

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

The Amendment implements two strategic planning projects being the Coastal Towns Urban Design Frameworks and the Coastal Spaces Landscape Assessment Study. The Amendment affects the coastal settlements of Gipsy Point, Mallacoota, Bemm River, Marlo, Coringle, Lake Tyers Beach, Lakes Entrance, Nungurner, Metung, Paynesville, Raymond Island, Eagle Point and Newlands Arm. It also applies a Significant Landscape Overlay over the rural coastal area generally north of Lake Victoria, around Lake Coringle, around Lake Tyers, north of Lake King and Lakes Entrance, and around Mallacoota.

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

EAST GIPPSLAND PLANNING SCHEME

Notice of Approval of Amendment

#### Amendment C85

The Minister for Planning has approved Amendment C85 to the East Gippsland Planning Scheme.

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

The Amendment corrects the Newlands Arm Restructure Plan incorporated document and removes the Restructure Overlay from land at 2 and 4 Lake Haven Avenue, 8 Lake Tide Avenue and 16 Dawsons Cove Drive, Newlands Arm.

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

HORSHAM PLANNING SCHEME

Notice of Approval of Amendment

## Amendment C50

The Horsham Rural City Council has approved Amendment C50 to the Horsham Planning Scheme.

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

The Amendment rezones a portion of the subject land to the Residential 1 Zone (R1Z) to correct an anomaly in the Horsham Planning Scheme that shows that portion being in the Public Park and Recreation Zone (PPRZ).

The Amendment was approved by the Horsham Rural City Council on 5 July 2010 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 22 January 2010. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Horsham Rural City Council Municipal Offices, Roberts Avenue, Horsham.

> 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 C124

The Hume City Council has approved Amendment C124 to the Hume Planning Scheme.

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

The Amendment corrects an error in section 4.1 of Schedule 3 to 37.02 – Comprehensive Development Zone.

The Amendment was approved by the Hume City Council on 16 July 2010 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 5 March 2010. The authorisation has not been withdrawn.

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

#### SOUTH GIPPSLAND PLANNING SCHEME

Notice of Approval of Amendment

#### Amendment C46

The South Gippsland Shire Council has approved Amendment C46 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 into the Municipal Strategic Statement new township planning provisions in relation to the townships of Leongatha, Mirboo North, Foster and Loch. The Amendment also makes administrative changes to the MSS to update factual information, delete redundant information and other minor changes necessary to complement the new township planning provisions.

The Amendment was approved by the South Gippsland Shire Council on 13 July 2010 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 1 May 2009. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the 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 C53 Part 1

The Minister for Planning has approved Amendment C53 Part 1 to the Wellington Planning Scheme.

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

The Amendment:

- Applies the Public Acquisition Overlay (PAO4) to Lot 2, PS347797Q (34 Gibson Road, Sale) to facilitate the future development of Stage 2 of the Gippsland Regional Sports Complex.
- Applies the Public Acquisition Overlay (PAO2) to part of Lots 10–14 inclusive on LP 3222 (2–6 Charles Street, Port Albert), and part of Lot 1 inclusive on TP124126 (8 Charles Street, Port Albert), to facilitate future road widening of Charles Street, Port Albert.

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

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

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

WELLINGTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C60

The Wellington Shire Council has approved Amendment C60 to the Wellington Planning Scheme.

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

The Amendment:

- Rezones 15 Cahill Street from Public Park and Recreation Zone to Township Zone.
- Rezones 16 Cahill Street from Township Zone to Public Park and Recreation Zone.
- Updates the Briagolong Strategy Plan for Briagolong in Clause 21.04 to reflect the location of the future park.

The Amendment was approved by the Wellington Shire Council on 14 July 2010 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 28 July 2009. The authorisation has not been withdrawn.

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

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

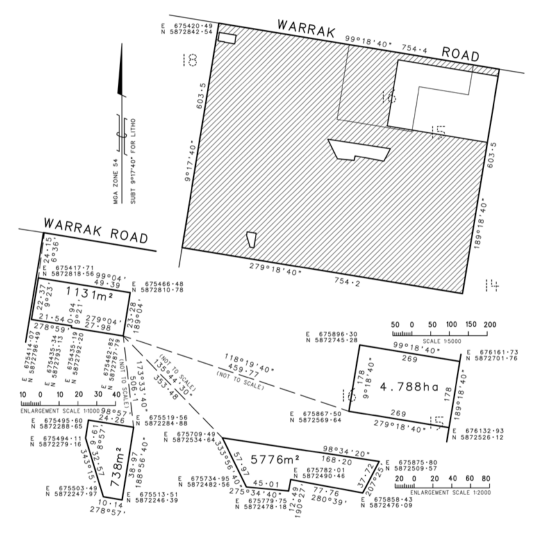
# **ORDERS IN COUNCIL**

#### **Corrections Act 1986**

VARIATION OF APPOINTMENT OF PRISON

Order in Council

The Governor in Council under section 10 of the **Corrections Act 1986** amends the Order in Council made on 16 March 2010 varying the appointment of Her Majesty's Prison, Ararat by substituting the existing Schedule with the Schedule attached to the draft Order, be made.



This order is to come into effect on the day after it is made.

Dated 27 July 2010 Responsible Minister BOB CAMERON MP Minister for Corrections

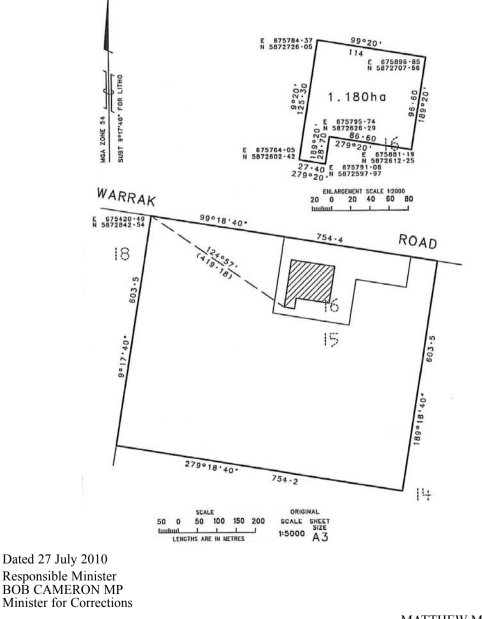
> MATTHEW McBEATH Acting Clerk of the Executive Council

# Serious Sex Offenders (Detention and Supervision) Act 2009

REVOCATION OF APPOINTMENT OF RESIDENTIAL FACILITY

Order in Council

The Governor in Council Orders under section 133 of the Serious Sex Offenders (Detention and Supervision) Act 2009 that the Order revoking the appointment of the premises known as 'Corella Place-interim residential facility', Warrak Road Ararat, and shown hatched in the attached plan of survey, County of Ripon, Parish of Ararat, Section B1, Crown Allotments 15 & 16, be made.



MATTHEW McBEATH Acting Clerk of the Executive Council

# Emergency Services Superannuation Act 1986 Parliamentary Salaries and Superannuation Act 1968 State Employees Retirement Benefits Act 1979 State Superannuation Act 1988 Transport Superannuation Act 1988

#### SPECIFIED STANDARDS FOR EARLY RELEASE OF SUPER ANNUATION BENEFITS 2010

## Order in Council

The Governor in Council makes the following Order in Council:

## 1. Title

This Order in Council may be cited as the Specified Standards for the Early Release of Superannuation Benefits 2010.

## 2. Objective

The objective of this Order in Council is to revoke the previous Order and specify the standards to be applied to any application for early release of superannuation benefits.

# 3. Authorising Provision

This Order is made under –

- (a) section 29A (1)(d), (e) and (f) of the Emergency Services Superannuation Act 1986;
- (b) section 24C(1)(d), (e) and (f) of the Parliamentary Salaries and Superannuation Act 1968;
- (c) section 73(1)(d), (e) and (f) of the State Employees Retirement Benefits Act 1979;
- (d) section 92A(1)(d), (e) and (f) of the **State Superannuation Act 1988**; and
- (e) section 53(1)(d), (e) and (f) of the **Transport Superannuation Act 1988**.

## 4. Commencement

This Order in Council comes into operation on the first day of the month following the date on which the Order is published in the Victorian Government Gazette.

## 5. Definitions

In this Order -

**Applicant** includes members, former members, contributors or former contributors of a Victorian public sector superannuation scheme under an Act specified in clause 3.

**Previous Order** means the Specified Standards for Early Release of Superannuation Benefits made on 10 June 2008 and published at page 1308 in the Victorian Government Gazette G24 on 12 June 2008.

**SIS Regulations** means the Commonwealth Superannuation Industry (Supervision) Regulations 1994.

Victorian public sector superannuation scheme means a scheme under an Act specified in clause 3.

## 6. Revocation

7.

The previous Order is revoked.

## Criteria for Early Release of Benefits

(1) Severe Financial Hardship

Where the applicant can establish with documentary evidence that he or she meets the conditions under sub-regulation 6.01(5) and (5A) of the SIS Regulations, early release of benefits is allowed subject to the conditions of release under item 105 of Schedule 1 of the SIS Regulations.

## (2) Compassionate Grounds

Where the applicant can establish with documentary evidence that he or she meets the conditions under sub-regulation 6.19A of the SIS Regulations, early release of benefits is allowed subject to the conditions of release under item 107 of Schedule 1 of the SIS Regulations and subject to the following qualifications –

- (a) for 'Regulator' substitute 'Board' or 'Parliamentary Trustee' as described in the relevant Act specified in clause 3, and
- (b) 'Dependant' is as defined in the relevant Act specified in clause 3.

## (3) Permanent Departure for Overseas

Where the applicant can establish with documentary evidence that he or she meets the conditions under sub-regulation 6.20B of the SIS Regulations, early release of benefits is allowed subject to the conditions of release under item 103A of Schedule 1 of the SIS Regulations.

All references to 'regulated superannuation fund' in sub-regulation 6.20B of the SIS Regulations are to be read as including each of the Victorian public sector superannuation schemes established and maintained under an Act specified in clause 3.

## 8. Application for Early Release of Benefits

All applications for early release of benefits must be in a form approved by the relevant governing body of a Victorian public sector superannuation scheme established and maintained under an Act specified in clause 3.

# 9. Assessment Procedure

Assessment of applications to the governing body of a Victorian public sector superannuation scheme for early release of benefits are to be based on the assessment criteria under clause 7.

## 10. Preservation Component of Benefit

Early release of a benefit to an applicant may include part or all of the preserved component of a benefit.

## 11. Early Release Benefit Limit

Early release under these Specified Standards by a Victorian public sector superannuation scheme should be limited to the applicant's vested benefit. For the purposes of these Specified Standards, the vested benefit is -

- (a) In the case of an Accumulation Scheme, the account balance at date of early release; and
- (b) In the case of a Defined Benefit Scheme, the greatest lump sum that would be available for the member to claim and rollover, transfer, or allot within the superannuation system on voluntary cessation of employment.

## 12. Timeframe for Processing Applications

Applications should be processed within 15 working days of being received by the governing body of a Victorian public sector superannuation scheme.

## 13. Establishment of debt account

The Trustee must establish and maintain a separate debt account for each applicant in respect of whom an early release has been allowed under clause 7.

The Trustee must debit to an applicant's debt account an amount equal to the amount of the early release allowed under clause 7.

The applicant's debt account should be indexed at the annual percentage change in the rate of Average Weekly Ordinary Times Earnings (AWOTE) + 2.5 per cent.

The indexation of the applicant's debt account should cease upon the applicant reaching their maximum benefit multiple.

The Trustee must credit to an applicant's debt account any repayments made under clause 15.

## 14. Reduction of Accrued Benefits

Where an applicant's membership continues, both member and employer contributions should continue as if no early release of benefit had occurred.

When a benefit is due, the applicant's entitlement should be calculated as if no early release had occurred, then the balance of the applicant's debt account should be deducted from the benefit.

Where a pension is involved, the early release amount including indexation in accordance with this clause should be treated as a commutation.

Any income tax paid by the applicant at the time of early release may need to be taken into consideration by the governing body of a Victorian public sector superannuation scheme when the benefit is paid.

## 15. Repayment of Early Release Amount

An applicant may, at any time prior to a benefit becoming payable, make a repayment to reduce the balance of their debt account, including indexation in accordance with clause 13. The minimum amount of any such repayment is the lesser of \$5000 or the balance of the debt account.

Dated 27 July 2010

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

> MATTHEW McBEATH Acting 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:

FRYERSTOWN – The temporary reservation by Order in Council of 13 July 1914 of an area of 1.078 hectares, more or less, of land in Section 5B, Township of Fryerstown, Parish of Fryers as a site for a State School. – (Rs 8699)

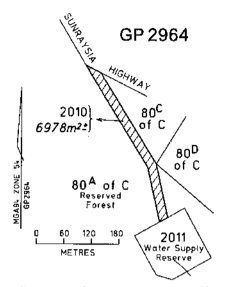
GISBORNE – The temporary reservation by Order in Council of 26 October 2004 of an area of 904 square metres of land being Crown Allotment 9A, Section 23, Township of Gisborne, Parish of Gisborne as a site for Public purposes (Police purposes). – (2013997)

MOOLERR & ST. ARNAUD – The temporary reservation by Order in Council of 16 July 1877 of an area of 283.46 hectares (708 acres 1 rood 33 perches) more or less, of land in the Parishes of Moolerr and St. Arnaud as a site for Victorian Water Supply purposes, less any authorised excisions, so far as the balance remaining containing 274.8 hectares, more or less, as shown hatched on Plan No. LEGL./10-030 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (Rs 2693)

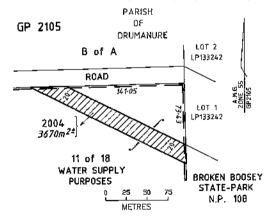
RUFFY – The temporary reservation by Order in Council of 30 January 1894 of an area of 4047 square metres, more or less, of land in the Township of Ruffy, Parish of Ruffy (formerly being Crown Allotments 3 & 4 of Section B), as a site for a State School. – (Rs 07275)

RUFFY – The temporary reservation by Order in Council of 22 October 1912 of an area of 4047 square metres, more or less, of land in the Township of Ruffy, Parish of Ruffy (formerly being Crown Allotments 1 & 2 of Section B), as a site for a State School, in addition to and adjoining the site temporarily reserved therefor by Order in Council of 30 January 1894. – (Rs 07275)

ST. ARNAUD – The temporary reservation by Order in Council of 13 January 1948 of an area of 2.023 hectares, more or less, of land in the Parish of St. Arnaud as a site for Water Supply purposes, so far only as the portion containing 6978 square metres, more or less, being Crown Allotment 2010, Parish of St. Arnaud as indicated by hatching on plan GP2964 hereunder. – (GP2964) – (Rs 6099)



WUNGHNU – The temporary reservation by Order in Council of 17 March 1885 an area of 16.77 hectares, more or less, of land in the Township of Wunghnu, Parish of Drumanure as a site for Water Supply purposes in three separate portions, so far only as the portion containing 3670 square metres, more or less, being Crown Allotment 2004, Township of Wunghnu, Parish of Drumanure as indicated by hatching on plan GP2105 hereunder. – (GP2105) – (Rs 10277)



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

Dated 27 July 2010

Responsible Minister

GAVIN JENNINGS

Minister for Environment

and Climate Change

# 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:

MARLO – The temporary reservation by Order in Council of 23 September 1980 of an area of 4.718 hectares of land being Crown Allotment 5, Section 7, Township of Marlo, Parish of Orbost East as a site for Sewerage purposes. – (Rs 10591)

MARLO – The temporary reservation by Order in Council of 11 September 1939 of an area of 39.39 hectares, more or less, of land in the Township of Marlo, Parish of Orbost East as a site for Water Supply purposes, revoked as to part by Orders in Council of 16 August 1960 and 22 July 1980 so far as the balance remaining containing 27.68 hectares, more or less. – (Rs 4982)

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

Dated 27 July 2010

Responsible Minister GAVIN JENNINGS Minister for Environment

and Climate Change

MATTHEW McBEATH Acting Clerk of the Executive Council

#### Crown Land (Reserves) Act 1978

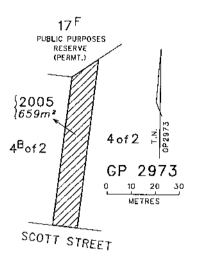
TEMPORARY RESERVATIONS OF CROWN LANDS

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 SOUTHERN GRAMPIANS SHIRE COUNCIL

CAVENDISH – Public purposes (Police purposes), area 659 square metres, being Crown Allotment 2005, Township of Cavendish, Parish of Cavendish as indicated by hatching on plan GP2973 hereunder. – (GP2973) – (0305965)



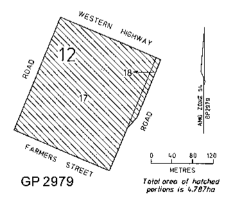
#### MUNICIPAL DISTRICT OF THE FRANKSTON CITY COUNCIL

FRANKSTON – Public Recreation; 1795 square metres, more or less, being Crown Allotment 2018, Township of Frankston, Parish of Frankston as shown on Plan No. LEGL./10– 031 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (1204980)

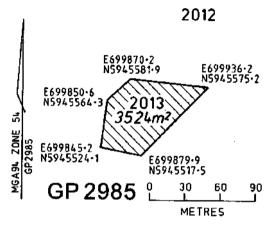
FRANKSTON – Public Park and Recreation purposes; 3855 square metres, more or less, being Crown Allotment 2019, Township of Frankston, Parish of Frankston as shown on Plan No. LEGL./10–031 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (1204244)

# MUNICIPAL DISTRICT OF THE HINDMARSH SHIRE COUNCIL

KIATA – Preservation of species of native plants and the management of wildlife; total area 4.787 hectares, more or less, being Crown Allotments 17 & 18, Section 12, Township of Kiata, Parish of Kiata as indicated by hatching on plan GP2979 hereunder. – (GP2979) – (0203110)



MUNICIPAL DISTRICT OF THE NORTHERN GRAMPIANS SHIRE COUNCIL ST. ARNAUD – Water Supply purposes; area 3524 square metres, being Crown Allotment 2013, Parish of St. Arnaud as indicated by hatching on plan GP2985 hereunder. – (GP2985) – (0617677)



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

Dated 27 July 2010 Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change

> MATTHEW McBEATH Acting Clerk of the Executive Council

#### Crown Land (Reserves) Act 1978

PERMANENT RESERVATION OF CROWN LANDS

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

MORRL MORRL – Preservation of an area of ecological significance, total area 1970 hectares, more or less, being Crown Allotments 2A, 2C and 21A, Section C and Crown Allotments 2007, 2008, 2009, 2010, 2011 and 2012, Parish

of Morrl Morrl as shown hatched on Plan No. LEGL./08–057 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0206626)

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

Dated 27 July 2010

Responsible Minister

GAVIN JENNINGS Minister for Environment

and Climate Change

MATTHEW McBEATH Acting Clerk of the Executive Council

#### Crown Land (Reserves) Act 1978

#### DISSOLUTION OF INCORPORATED COMMITTEE OF MANAGEMENT

#### Order in Council

The Governor in Council under section 14A(7) of the **Crown Land (Reserves) Act 1978** dissolves the 'Glenorchy Recreation Reserve Committee Incorporated' constituted by Order in Council of 5 June 2007 vide Government Gazette of 7 June 2007 – page 1090.

File Ref: Rs 10205 [0203096]

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

Dated 27 July 2010

**Responsible Minister** 

GAVIN JENNINGS Minister for Environment and Climate Change

> MATTHEW McBEATH Acting Clerk of the Executive Council

#### Land Act 1958

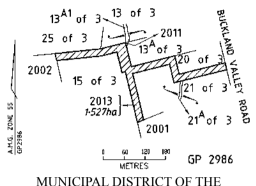
#### CLOSURE OF UNUSED ROADS

#### Order in Council

The Governor in Council under section 349 of the Land Act 1958 and with the concurrence in writing of the municipalities in which the roads are situated and the owners of land adjoining those roads closes the following unused roads:

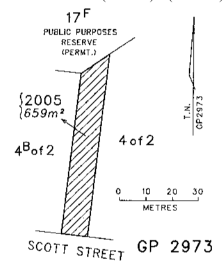
MUNICIPAL DISTRICT OF THE ALPINE SHIRE COUNCIL

BUCKLAND – The roads in the Parish of Buckland being Crown Allotment 2013 as indicated by hatching on plan GP2986 hereunder. – (GP2986) – (L8-7781)



SOUTH GIPPSLAND SHIRE COUNCIL

CAVENDISH – The road in the Township of Cavendish, Parish of Cavendish being Crown Allotment 2005 as indicated by hatching on plan GP2973 hereunder. – (GP2973) – (0305965)



This Order is effective from the date on which it is published in the Government Gazette. Dated 27 July 2010 Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change MATTHEW McBEATH

Acting Clerk of the Executive Council

Land Act 1958

# APPROVAL BY THE GOVERNOR IN COUNCIL TO THE SALE OF CROWN LAND BY PRIVATE TREATY

Order in Council

The Governor in Council, pursuant to Sections 99A(1)(a) and 99A(2) of the Land Act 1958, approves the sale by private treaty of Crown Allotment 2002 in the Parish of Mansfield, located at Kitchen Street, Mansfield.

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

Dated 27 July 2010

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

1711

# Livestock Disease Control Act 1994

EXEMPTION ORDER UNDER SECTION 6(3A)

The Governor in Council makes the following Order:

# 1. Objective

The objective of this Order is to exempt an authorised person from certification requirements in the **Livestock Disease Control Act 1994** (the Act) and Livestock Disease Control Regulations 2006 (the Regulations).

# 2. Authorising provision

This Order is made under section 6(3A) of the Act.

## 3. Definitions

In this Order -

**Approved electronic means** – means by email to an apiary inspector nominated by the Manager, Animal Standards Branch, Department of Primary Industries (DPI), and notified to the authorised person from time to time.

Authorised person – means a person authorised, in writing, by the Manager, Animal Standards Branch, DPI, to send certification electronically.

Authorised representative – means a person nominated to act on behalf of the authorised person, including a Director or Secretary of the authorised person.

# 4. Exemption

An Authorised person is exempt from the requirements of section 10(2)(b) of the Act and regulations 28(c), 29(1), 30(2) of the Regulations, with respect to bees introduced into Victoria from another State or Territory, provided –

- a) The Authorised person certifies that
  - i. the bees are not from an apiary that is located in a quarantine area or in an area in which their movement is restricted, due to a disease of bees; and
  - ii. the bees are not from an apiary showing symptoms of American foul brood disease (*Paenibacillus* larvae) or from hives showing symptoms of another disease of bees; and
- b) The Authorised person sends a certificate to DPI by approved electronic means within 72 hours of the of the bees being dispatched to Victoria from another State or Territory; and
- c) The certificate includes the following details:
  - i. The Authorised person's name, address and telephone number;
  - ii. The Authorised representative's name, address and telephone number;
  - iii. Signature of the Authorised representative of the Authorised person;
  - iv. The quantity of bees introduced into Victoria;
  - v. The date of consignment;
  - vi. The name, address and telephone number of the consignee/s;
  - vii. A statement confirming certification required under a); and
- d) The Authorised person does not provide any information that is false or misleading.

Dated 27 July 2010 Responsible Minister JOE HELPER MP

Minister for Agriculture

# Road Management Act 2004

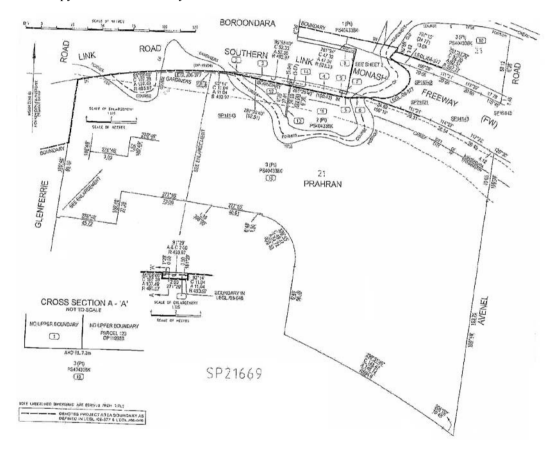
#### ORDER PURSUANT TO CLAUSE 26(1)(b) OF SCHEDULE 5A

Order in Council

The Governor in Council, under clause 26(1)(b) of Schedule 5A to the **Road Management** Act 2004 (the Act), divests from Stonnington City Council the land located in the Redevelopment Project area and identified as Parcel 1 in Survey Plan 21669, being part of the land described by Certificates of Title Vol 5230 Fol 994.

Pursuant to clause 28(5) the land is reserved for the purposes of the Link Upgrade Project (as defined by the Act).

A copy of the above Survey Plan is attached.



Dated 27 July 2010 Responsible Minister TIM PALLAS MP Minister for Roads and Ports

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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:

68.	Statutory Rule:	Victorian Civil and Administrative Tribunal (Amendment No. 1) Rules 2010
	Authorising Act:	Victorian Civil and Administrative Tribunal Act 1998
	Date first obtainable:	27 July 2010
	Code A	
69.	Statutory Rule:	Guardianship and Administration (Fees) Amendment Regulations 2010
	Authorising Act:	Guardianship and Administration Act 1986
	Date first obtainable:	27 July 2010
	Code A	

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