

Victoria Government Gazette

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As from 8 July 2010

The last Special Gazette was No. 275 dated 7 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

Copies of recent Special Gazettes can now be viewed at the following display cabinet:

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

VICTORIA GOVERNMENT GAZETTE

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JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

Land Act 1958

Notice is hereby given that St John Holdings Incorporated has applied for a lease pursuant to section 134 of the **Land Act 1958** for a term of twenty-one (21) years in respect of Allotment 236, Parish of Warburton, containing 6.5 hectares as a site for amusement and recreation (campsite).

Ref.: 2008785

Re: JOHN GRAHAM CASEY, 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, John Francis Natoli of 24 Cotham Road, Kew, Victoria, solicitor, 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.

MICHAEL PATRICK HUDSON, late of 72 Charles Street, Fitzroy, 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 9 February 2010, are required to send particulars thereof to the executor, care of the undermentioned solicitors, on or before 10 September 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: OLGA MARIA CONCETTA KAVATHAS, late of 2 Harrington Place, Doncaster East, in the State of Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 August 2009, are required by the trustee, Kim Angelina Burke, to send particulars

to the trustee, care of Burke & Associates Lawyers, of 1127 High Street, Armadale 3143, by 2 September 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has noted.

BURKE & ASSOCIATES LAWYERS PTY LTD, 1127 High Street, Armadale 3143.

Re: PETER MURRAY McINTYRE, deceased.

Creditors, next-of-kin and other persons having claims against the estate of Peter Murray McIntyre, deceased, late of 2 Silvana Court, Doncaster East, Victoria, pensioner, who died on 25 March 2009, are required by the trustee, John Charles De Kever of 173 Boronia Road, Boronia, Victoria, solicitor, to send particulars of their claims to him, care of the undermentioned solicitors, by 17 September 2010, after which date he may convey or distribute the estate, having regard only to the claims of which he then has notice.

DE KEVER SPAULDING, lawyers, 173 Boronia Road, Boronia 3155.

Re: MAKS KORZE, late of 31 Loch Street, Kew, Victoria, retired male nurse, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 March 2010, are required by the trustees, Mario Korze and Anton Kole, to send particulars to the trustees, care of the undermentioned solicitors, within sixty days from the 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.

DE MARCO LAWYERS, 794A Pascoe Vale Road, Glenroy 3046.

Re: ALFRED GEORGE PAXTON, late of 3 Liston Road, Glenroy, Victoria, retired railway foreman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 May 2010, are required by the trustee, Dorothy May Paxton, to send particulars

to the trustee, care of the undermentioned solicitors, within sixty days from the 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.

DE MARCO LAWYERS, 794A Pascoe Vale Road, Glenroy 3046.

Re: Estate of VERA JUNE CULLINAN.

Creditors, next-of-kin or others having claims in respect of the estate of VERA JUNE CULLINAN, late of 418 Woolshed Road, Birchip, in the State of Victoria, home duties, deceased, who died on 19 April 2010, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 10 August 2010, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

VIVIANNE TANYA COYNE, late of 5455 Northern Highway, Tooborac, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 September 2009, are required by the personal representative, Debra Mary Thompson, to send particulars to her, care of the undermentioned solicitors, by 15 September 2010, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

ELLINGHAUS WEILL, solicitors, 79–81 Franklin Street, Melbourne 3000 and at 52 Mitchell Street, Bendigo 3550.

Creditors, next-of-kin and others who have claims in respect of the estate of ROGER WILLIAM COLLINS, late of 108 Bredt Street, Bairnsdale, in the State of Victoria, deceased, who died on 25 March 2010, are to send particulars of their claims to the administrators, care of Engel & Partners Pty of 109 Main Street, Bairnsdale, by 8 September 2010, after which date it will

distribute the assets, having regard only to the claims of which it then has notice.

ENGEL & PARTNERS PTY, legal practitioners, 109 Main Street, Bairnsdale 3875.

Creditors, next-of-kin and others having claims in respect of the estate of MAUD MARY SNEDDON, late of Noble Gardens, 55 Thomas Street, Noble Park, Victoria 3174, deceased, who died on 2 February 2010, are required to send particulars of their claims to Equity Trustees Limited, ACN 004 031 298, of 575 Bourke Street, Melbourne, Victoria, the executor of the Will of the deceased, by 10 September 2010, after which date the executor may distribute the assets, having regard only to the claims of which it then has notice.

EQUITY TRUSTEES LIMITED, ACN 004 031 298, Level 2, 575 Bourke Street, Melbourne, Victoria 3000.

Re: NOEL MAURICE HEALY, late of 40 Marcus Street, Mt Evelyn, electrician, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 September 2009, are required by the administrator, Maureen Margaret Turner, to send particulars to her, care of the undermentioned solicitors, by 7 September 2010, after which date the administrator may convey or distribute the assets, having regard only to the claims of which they then have notice.

GEOFFREY A. FOX & ASSOCIATES, solicitors, 112 Patterson Road, Bentleigh 3204.

Re: GERTRUDE MARION BRADY, of late of 102–104 Union Street, Windsor, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the deceased, who died on 9 April 2010, are required by Diane Eckhardt and Nick Nikolaidou, the executors of the Will of the deceased, to send particulars of their claims to them, care of the undermentioned solicitors, by 29 September 2010, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

JOHN CURTAIN & ASSOCIATES PTY, solicitors,

Level 10, 575 Bourke Street, Melbourne 3000.

Re: OLGA DEDUHIN, late of 41 Dalgety Street, Dandenong, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 November 1994, are required by the trustees, Nikolai Deduhin and Vladimir Deduhin, care of 40–42 Scott Street, Dandenong, Victoria 3175, to send particulars to the trustees by 7 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.

MACPHERSON + KELLEY, lawyers, 40–42 Scott Street, Dandenong 3175. Ph. 9794 2520

MARJORIE ALICE UNSWORTH, late of 8/584 Esplanade, Mt Martha, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 December 2009, are required to send particulars of their claims to the trustee, care of the undermentioned solicitors, by 7 October 2010, after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

McGUINNESS & HOSKING PTY, solicitors, 3 Eighth Avenue, Rosebud 3939. Tel. (03)5986 6999

Re: PETER JOHN FRANCIS BISHOP, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 April 2010, are required by the trustees, Julie Lynne Goodwin, Angela Maree Bishop and Arthur John Pearce, to send particulars to the trustees, care of the undermentioned solicitors, by 6 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.

Creditors, next-of-kin and others having claims in respect of the estate of MARIA GIETKA, late of Multicultural Aged Care Services, 100 Weddell Road, North Geelong, Victoria, pensioner, deceased, who died on 10 May 2010, are required to send particulars of such claims to the executors, care of the undermentioned solicitors, by 7 September 2010, after which date the executors will convey or distribute the assets, having regard only to the claims of which the executors then have notice.

PIETRZAK SOLICITORS, 222 LaTrobe Street, Melbourne 3000.

Creditors, next-of-kin and others having claims against the estate of KATHLEEN DOROTHY COLLINS, late of Southern Cross Care, 500 Evans Road, Lynbrook, Victoria, who died on 13 February 2010, are required by the executor, Margaret Winstanley, to send detailed particulars of their claim to the said executor, care of the undermentioned solicitor, by 8 September 2010, after which date the executors may convey or distribute the estate, having regard only to the claims of which they then have notice.

POLITES & CARROLL, solicitors, Level 7, 160 Queen Street, Melbourne 3000.

Creditors, next-of-kin or others having claims in respect of the estate of VERA ETHEL KING, deceased, late of 65 William Street, Fawkner, Victoria, who died on 12 April 2010, are to send particulars of their claims to the executors, care of the undermentioned solicitors, by 9 September 2010, after which date the executors will distribute the assets, having regard only to the claims of which the executors then have notice.

RIGBY COOKE,

Level 13, 469 La Trobe Street, Melbourne, Victoria 3000.

Re: LOUIS FRANCIS GIROLAMI, late of 29 Eleebana Avenue, Hughesdale (formerly Oakleigh), Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 November 2009, are required by Michael Gerard John Girolami, the trustee of the estate of the deceased, to send particulars of their claims to him, care of the undermentioned

lawyers, by 6 September 2010, by which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

CONSTANCE MAUDE MURRAY, late of 395 Manningham Road, Doncaster, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 January 2010, are required by the executor, Sam Stidston of 1/10 Blamey Place, Mornington, Victoria, to send particulars to him, care of Stidston Warren Lawyers, by 11 September 2010, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

STIDSTON WARREN LAWYERS, Suite 1, 10 Blamey Place, Mornington 3931.

Re: INGRID BEATTY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 February 2010, are required by the trustee, Olivia McIntosh, care of the undermentioned solicitors, to send particulars to the trustee by 8 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.

WESTMINSTER LAWYERS, solicitors, 9/91 William Street, Melbourne 3000.

Re: JOHN NOEL CAMPBELL SOULE, late of 49 Hilton Way, Melton West, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 December 2009, are required to send particulars of their claims to the executors, care of GPO Box 1946, Melbourne, Victoria 3001, by 8 October 2010, after which date the executors may convey or distribute the assets, having regard only to the claims of which they may then have notice.

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

PROCLAMATIONS

Parks and Crown Land Legislation (Mount Buffalo) Act 2010

PROCLAMATION OF COMMENCEMENT

I, David de Kretser, Governor of Victoria, with the advice of the Executive Council and under section 2(1) of the **Parks and Crown Land Legislation (Mount Buffalo) Act 2010**, fix 8 July 2010 as the day on which that Act (except sections 9, 10, 11, 12, 13, 16, 17 and 18) comes into operation.

Given under my hand and the seal of Victoria on 6th July 2010.

(L.S.) DAVID DE KRETSER
Governor
By His Excellency's Command
GAVIN JENNINGS
Minister for Environment
and Climate Change

Radiation Amendment Act 2010

PROCLAMATION OF COMMENCEMENT

I, David de Kretser, Governor of Victoria, with the advice of the Executive Council and under section 2(1) of the **Radiation Amendment Act 2010**, fix 13 July 2010 as the day on which that Act comes into operation.

Given under my hand and the seal of Victoria on 6th July 2010.

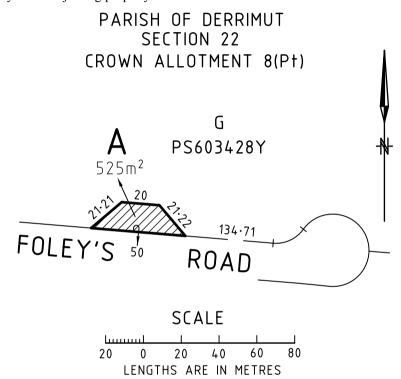
(L.S.) DAVID DE KRETSER
Governor
By His Excellency's Command
DANIEL ANDREWS
Minister for Health

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

BRIMBANK CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Brimbank City Council has formed the opinion that the section of road shown hatched on the plan below, being part of the proposed extension of Carson Road, Deer Park, 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 adjoining property owner.



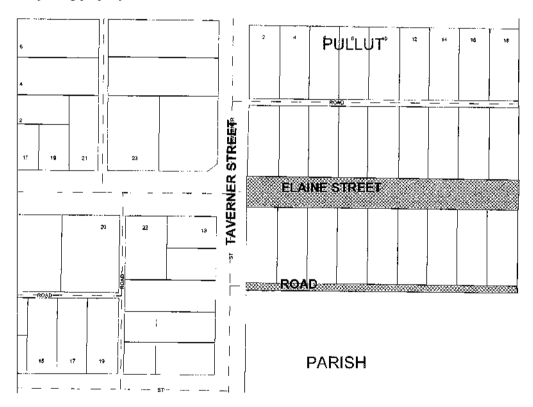
NICK FOA Chief Executive Officer



Road Discontinuance – Elaine Street and Road Way south of Elaine Street, Rainbow

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, Hindmarsh Shire Council, at its meeting held on 15 October 2008, formed the opinion that the roads marked cross-hatched being Elaine Street and the 20 link wide road which abuts the south boundary of Lots 23 to 31 on Lodged Plan 11812 Township of Rainbow, Parish of Pullut, are not required for public use.

Council resolved to discontinue both these roads. These roads will then be consolidated with the adjoining property.



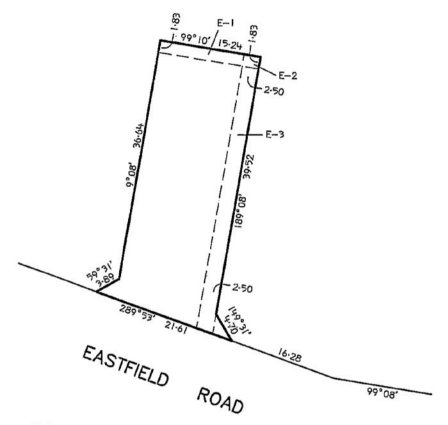
DEAN MILLER Chief Executive Officer

MAROONDAH CITY COUNCIL

Road Discontinuance

At its meeting on 20 July 2009 and acting under clause 3 of schedule 10 to the **Local Government Act 1989**, Maroondah City Council resolved to discontinue the road shown on the plan below and to transfer the road to itself.

The road is to be transferred subject to any right, power or interest held by Maroondah City Council or Yarra Valley Water as to the land marked 'E–1', 'E–2' and 'E–3' in connection with any sewers, drains or pipes under the control of those authorities in or near the road.



E-I: MAROONDAH CITY COUNCIL

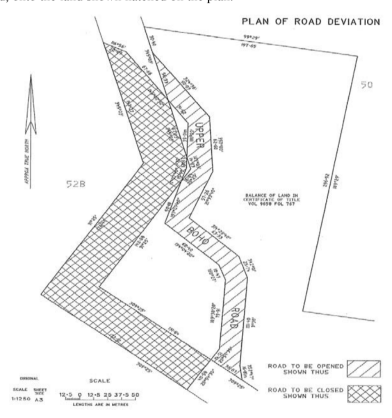
E-2: MAROONDAH CITY COUNCIL & YARRA VALLEY WATER LTD.

E-3: YARRA VALLEY WATER LTD.

FRANK DIXON Chief Executive Officer Maroondah City Council



Pursuant to section 206, schedule 10 of the **Local Government Act 1989**, the Strathbogie Shire Council, at its meeting of 16 June 2010, resolved to approve the Road Deviation Plan PS 634520M on Crown Allotment 52B, Parish of Boho, which includes the deviation of the road reserve shown cross-hatched, onto the land shown hatched on the plan.



KEVIN HANNAGAN Chief Executive Officer



Adoption of Amended Road Management Plan

Notice is hereby given that in accordance with section 54 of the **Road Management Act 2004**, Gannawarra Shire Council gives notice that Council, at its ordinary meeting on 30 June 2010, resolved to adopt the Road Management Plan (Version 2).

Copies of the Road Management Plan (Version 2) may be inspected at, or obtained from, Council's Kerang Office at 47 Victoria Street, Kerang, or accessed online at Council's website, www.gannawarra.vic.gov.au and following the links.

ROSANNE KAVA Chief Executive Officer

Planning and Environment Act 1987

GREATER DANDENONG PLANNING SCHEME

Notice of Preparation of Amendment (Re-exhibition)

Amendment C114 Authorisation A01621

The Greater Dandenong Council is re-exhibiting Planning Scheme Amendment C114 to clearly define the land to which the Amendment applies.

The Greater Dandenong Council has prepared Amendment C114 to the Greater Dandenong Planning Scheme.

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

The Amendment applies to land zoned Residential, Industrial 1 Zone, Industrial 2 Zone, Industrial 3 Zone, Business 3 Zone (B3Z) and Business 4 Zone (B4Z) within the municipality.

The Amendment does not apply to:

 all land zoned Comprehensive Development Zone (CDZ);

- land generally bounded by Ordish Road, Greens Road, Union Road, Hammond Road, and EastLink (commonly referred to as the Logis Industrial site);
- land generally bounded by EastLink, The Dandenong Southern Bypass, Kirkham Road and in the order of 500 metres east of the Dandenong Creek (commonly referred to as the Logis Residential site);
- land already included in the schedule to Clause 52.01;
- land already covered by a Development Contributions Plan Overlay; and
- classes of subdivision defined in section 18(8) of the Subdivision Act 1988 as being exempt from public open space contribution requirements.

The Amendment proposes to alter the schedule to Clause 52.01 to apply a Public Open Space contributions rate of 5% for subdivision in residential zoned land, and 2% for subdivisions in Industrial, B3Z and B4Z zoned land. It also includes the City of Greater Dandenong Public Open Space Strategy – Action Plan (2010) and Public Open Space Contributions Plan (2010) as reference documents to the Greater Dandenong Planning Scheme.

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: City of Greater Dandenong Council Offices, 39 Clow Street, Dandenong; City of Greater Dandenong Council Offices, 397–405 Springvale Road, Springvale; City of Greater Dandenong Customer Service Centre, Shop A7, Parkmore Shopping Centre, Cheltenham Road, Keysborough; The Paddy O'Donoghue Centre, 18–32 Buckley Street, Noble Park; City of Greater Dandenong website, www.greaterdandenong.com; 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 27 August 2010.

A submission must be in writing and sent to the following address: Manager Planning and Design, City of Greater Dandenong, PO Box 200, Dandenong, Victoria 3175.

> MR JODY BOSMAN Manager Planning and Design City of Greater Dandenong

Planning and Environment Act 1987 MELBOURNE PLANNING SCHEME Notice of Preparation of Amendment

Amendment C162
Authorisation A01700

The Melbourne City Council has prepared Amendment C162 to the Melbourne Planning Scheme.

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

Amendment C162 seeks to replace the existing Municipal Strategic Statement (MSS) at Clause 21 of the Local Planning Policy Framework with a new MSS. The new MSS provides policy direction on growth and development within the municipality, as well as transport, built form and land use in context with a changing economic, environmental and social environment.

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 which is the City of Melbourne, Level 3, 240 Little Collins Street, Melbourne, Victoria 3000; City of Melbourne Municipal Libraries; at the Department of Planning and Community Development website, www.dpcd. vic.gov.au/planning/publicinspection; and the City of Melbourne website, www.melbourne. vic.gov.au/mss

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

The closing date for submissions is 3 September 2010. Submissions must be sent to: Coordinator – Local Policy, Strategic Planning, City of Melbourne, PO Box 160, Melbourne, Victoria 3001; email: mss@melbourne.vic.gov. au; and online: www.melbourne.vic.gov.au/mss

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 7 September 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.

- BORETTI, Alberto, late of Hedley Sutton Community, 19 Canterbury Road, Camberwell, Victoria 3124, deceased, who died on 12 September 2009.
- CONNELLY, Raymond Francis, late of Prices Park Lodge, 238 High Street, Maryborough, Victoria 3465, pensioner, deceased, who died on 12 March 2010.
- CRAIG, Phyllis, late of 40 Florida Avenue, Inverloch, Victoria 3996, deceased, who died on 3 April 2007.
- FERGUSON, Olive, late of Overton Lea Aged Care Facility, 31–51 Trickey Avenue, Sydenham, Victoria 3037, deceased, who died on 5 March 2010.
- GARLIAUSKAS, Berta, late of Colton Close Hostel, 1–19 York Street, Glenroy, Victoria 3046, pensioner, deceased, who died on 5 April 2010.
- HADI, Helen, late of South Morang Mews, 806 Plenty Road, South Morang, Victoria 3752, pensioner, deceased, who died on 20 December 2009.
- HEINE, Miriam Kathleen, late of Betheden Nursing Home, 1 Wahgoo Road, Carnegie, Victoria 3163, retired, deceased, who died on 3 April 2010.
- MADDEN, Hazel Olive, late of Rose Lodge, 225 Graham Street, Wonthaggi, Victoria 3995, deceased, who died on 21 January 2010.
- SLORACH, Jocelyn Mary, late of 33 Follett Road, Cheltenham, Victoria 3192, deceased, who died on 8 September 2009.
- TENNENT, Nancy Elizabeth, late of Amity At Croydon, 124 Maroondah Highway, Croydon, Victoria 3136, retired, deceased, who died on 4 June 2010.
- VIVIAN, Bernice Clare, late of 1B Barnato Grove, Armadale, Victoria 3143, pensioner, deceased, who died on 1 February 2010.

Dated 29 June 2010

ROD SKILBECK Manager Client Services

Application No. A67/2010 and A68/2010

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** by Department of Health and the Department of Human Services for exemption from sections 13, 14, 100 and 195 of that Act. The application for exemption is to enable the applicants or either of them to advertise for and employ up to 118 indigenous people in positions within the Departments, or either of them ('the exempt conduct').

Upon reading the material submitted in support of the application and upon hearing submissions from Ms Jorgensen, Manager, Aboriginal Employment, and for the Reasons for Decision given by the Tribunal on 29 June 2010, 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 applicants to engage in the exempt conduct.

The Tribunal hereby grants an exemption to the applicants 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 7 July 2013.

Dated 29 June 2010

C. McKENZIE Deputy President

EXEMPTION

Application No. A177/2010

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act** 1995 by the Department of Education and Early Childhood Development. The application for exemption is to enable the applicant to advertise for and employ Aboriginal and Torres Strait Islander (ATSI) persons in up to nine positions as Koori transition coordinators (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 Victorian Aboriginal **Economic** Development Group and the Victorian Aboriginal Educational Association Incorporated have identified and made recommendations concerning the need for better pathways for ATSI people to help them make the transition from school to higher education or training or employment. exemption responds to those This recommendations.
- The role of the Koori transition coordinators to be employed under this exemption is to help develop those pathways in consultation with the ATSI community and in a culturally appropriate way. They will develop strategies to support ATSI families and young people throughout their schooling. to help the children to develop aspirations and confidence, which will motivate them to participate in the higher education or training that will in turn help them to become employed. Motivation is very important in this area. The coordinators will help to develop links between possible employers. schools, and ATSI families and children so that career pathways can be established.
- It is critical to the success of this initiative that these coordinator positions be held by ATSI people who can communicate with ATSI communities and families and particularly with ATSI children in a way that is culturally appropriate and involves shared understandings.

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 7 July 2013.

Dated 2 July 2010

C. McKENZIE Deputy President

Application No. A178/2010

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act** 1995 by Department of Health on its own behalf and on behalf of the organisations listed in the schedule (the applicants). The application for exemption is to enable the applicants to advertise for and employ persons of Aboriginal and Torres Strait Islander (ATSI) descent in twenty positions with the organisations listed in the schedule for the purposes of the Aboriginal Health Promotion and Chronic Care partnership (AHPACC) (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:

- Research shows that ATSI people are at a significant disadvantage when compared with non-ATSI Australians in terms of matters such as life expectancy, hospital admissions, and health services. There is a need to address this disadvantage and AHPACC aims to do this.
- The best approach to address these issues is a comprehensive primary health care approach. That approach comprises preventative, curative and rehabilitative services, delivered in a way that is culturally appropriate. It is most effective the earlier it is adopted.
- The approach is reliant on partnership with Aboriginal communities and health organisations, and on the establishment of links between these and general healthcare providers.
- AHPACC has been developed in consultation with these communities and organisations.
 It aims to increase access to health services by ATSI people and to better direct that service delivery.
- The roles to be performed by those employed under the exemption will be determined in consultation with the ATSI communities in which they are to work. They will include service delivery and coordination, group

education, advising on the development of community plans, health promotion initiatives, and initiatives to support those with chronic diseases. The staff will work in those areas in Victoria where there are significant ATSI populations or significant difficulties in access to services.

 Staff employed under the exemption will be provided with supports including mentoring.

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 7 July 2013.

Dated 2 July 2010

C. McKENZIE Deputy President

SCHEDULE

- 1. Gunditjmara Aboriginal Health Service (in partnership with Kirrae Health Service)
- 2. Southern West HealthCare (Warrnambool Community Health Service)
- 3. Eastern Access Community Health
- 4. Mullum Mullum Gathering Place
- 5. Gippsland & East Gippsland Aboriginal Co-operative
- 6. Gippsland Lakes Community Health Service
- 7. Goulburn Valley Community Health Service (in partnership with Goulburn Valley Health)
- 8. Rumbalara Aboriginal Health Service
- 9. Mungabareena Aboriginal Cooperative
- 10. Mildura Aboriginal Cooperative
- 11. Sunraysia Community Health Service
- 12. Swan Hill District Hospital
- 13. Mildura Aboriginal Cooperative, as auspice for Swan Hill Aboriginal Health Service
- 14. Victorian Aboriginal Health Service
- 15. Darebin Community Health Service
- 16. North Yarra Community Health Service
- 17. Plenty Valley Community Health Service

- 18. Dianella Community Health Service
- 19. Western Suburbs Indigenous Gathering Place
- 20. Western Region Health Service
- 21. Isis Primary Care
- 22. Peninsula Health Frankston Community Health Service
- 23. Greater Dandenong Community Health Service
- 24. Dandenong and District Aborigines Cooperative Ltd

Application No. A176/2010

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995**, by Melbourne City Council. The application for exemption is to enable the applicant to advertise for and employ a male social worker in its Family Services Branch (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 Council's Family Services Branch is an integrated service program comprising maternal and child health services, parenting services, and family support and counselling services. It provides its services to women and men, and deals with issues such as family violence, mental health issues, drug and alcohol abuse issues, and issues that impact on the safety and wellbeing of children or cause stress and affect parenting.
- Currently, the Service has 40 staff, all of whom are women. Research shows that there is a need for those who access the Service to be able to deal with a male staff member if they choose to do so, and that giving this choice is critical to the success of service provision. This exemption aims to provide users of the Service with that choice.

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 7 July 2013.

Dated 1 July 2010

C. McKENZIE Deputy President

EXEMPTION

Application No. A175/2010

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** by Swan Hill Rural City Council. The application for exemption is to enable the applicant to advertise for and recruit an Aboriginal or Torres Strait Islander person as a trainee (the exempt conduct).

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

In granting this exemption the Tribunal noted:

 The Swan Hill Rural City Council wishes to supportIndigenous employment opportunities and assist the Council to connect with local Aboriginal communities.

The Tribunal hereby grants an exemption to the applicant from the operation of sections 13, 100 and 195 of the **Equal Opportunity Act** 1995 to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 7 July 2010.

Dated 1 July 2010

C. McKENZIE Deputy President

Application No. A158/2010

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** by the Department of Primary Industries (the Department) for exemption from sections 13, 14, 37, 42, 100 and 195 of that Act. The application for exemption is to enable the applicant to –

- advertise for and provide up to two scholarships per year for Indigenous undergraduates;
- advertise for and recruit up to ten Indigenous trainees per year into traineeships with the Department;
- advertise for and provide up to two places per year within the Department's graduate program; and
- advertise for and employ up to five Indigenous people per year in ongoing positions in the Department

(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, 37, 42, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption, the Tribunal noted:

- Indigenous Australians suffer various kinds of disadvantage when compared with non-Indigenous Australians, including in education, training and employment. This exemption is aimed at redressing some of that disadvantage. It also aims to address the commitment made by the Council of Australian Governments to halve the gap between Indigenous and non-Indigenous Australians within a decade.
- The Department recognises that increased Indigenous employment leads to better outcomes for Indigenous families and communities, and lessens issues such as alienation.
- The proposal aims to provide a pathway from education, through training, to employment.
 The Department recognises that those who complete year 12 at school have a greater chance of undertaking higher education and successfully obtaining employment.

At present, there is significant underrepresentation of Indigenous Victorians in the Department's workforce. This proposal will help to address this issue. It will also increase workforce diversity.

The Tribunal hereby grants an exemption to the applicant from the operation of sections 13, 14, 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 notice of the exemption is published in the Government Gazette until 7 July 2013.

Dated 29 June 2010

C. McKENZIE Deputy President

EXEMPTION

Application No. A160/2010

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act** 1995 by Northern Centre Against Sexual Assault (NCASA) for exemption from sections 13, 14, 100 and 195 of that Act. The application for exemption is to enable the applicant to advertise for and employ a woman in the position of senior counsellor/advocate (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:

- NCASA is one of 15 similar centres funded by the Department of Human Services. Its primary role is to provide counselling, advocacy and support services to victims and survivors of sexual assault, and family members and others with a close relationship to them. The role of the senior counsellor/advocate is to lead a clinical team of counsellors and advocates, but also to provide 'front line' counselling, advocacy and support services.
- Most of NCASA's male and female clients request help from a woman rather than from a man. Because of this, the Centre

needs more female than male counsellors and advocates. It is important to be able to provide gender-appropriate assistance to the Centre's clients because they are in crisis situations, and it is crucial to establish trust if they are to be assisted appropriately. This can most easily be done by a counsellor/advocate of a gender of the client's choice.

 The team manager also provides counselling and advocacy services where there are insufficient staff to provide these services. By providing frontline services the manager is able to get the practical knowledge needed to be a service provider and a team manager.

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 7 July 2013.

Dated 29 June 2010

C. McKENZIE Deputy President

EXEMPTION

Application No. A166/2010 and A167/2010

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** by Magistrates' Court of Victoria for exemption from sections 13, 14, 100 and 195 of that Act. The application for exemption is to enable the applicant to advertise for and employ an Aboriginal and/or Torres Strait Islander (ATSI) man in the position of Koori Men's Family Violence Court Support Worker and an ATSI woman in the position of Koori Women's Family Violence Court Support Worker (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 Koori Men's Family Violence Program and the Koori Women's Family Violence Program are initiatives of the Department of Justice and are to be trialled initially at the Melbourne Magistrates' Court. It is envisaged that each of these workers will work with clients of their own gender. In this way, it will be ensured that clients of the program are treated in a culturally appropriate way and will respond better to the support given by the program. Each of the programs aims to treat Indigenous perpetrators or victims of family violence. The program assesses the client's needs and develops a plan to address them.
- A major focus of the programs is to deal with the impact of family violence on Indigenous families and communities. It is recognised that many complex cultural issues arise, including secret men's business and secret women's business. These cannot be dealt with except by a person of the appropriate gender.
- It is hoped that provision of this kind of support will lessen cultural barriers to accessing these programs.

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 7 July 2013.

Dated 29 June 2010

C. McKENZIE Deputy President

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 4 June 2010, Mr Edward Wolf, born 4 September 1948, was found guilty of serious misconduct and not fit to teach.

On 4 June 2010, Mr Edward Wolf's registration to teach was cancelled, effective from 4 June 2010.

SUSAN HALLIDAY

Chairperson

Disciplinary Proceedings Committee Victorian Institute of Teaching



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 2232 in the category described as Heritage Place.

Mitchell House 283–285 Elizabeth Street Melbourne Melbourne City

EXTENT

- 1. All the land marked L1 on Diagram 2232 held by the Executive Director, being part of the land described in Certificate of Title Volume 11144 Folio 561 and part of the land described in Certificate of Title Volume 6104 Folio 761 (which is the point of attachment of one of the pair of wrought iron gates).
- 2. All the building marked B1 on Diagram 2232 held by the Executive Director.
- The feature marked F1 (the wrought iron gates) on Diagram 2232 held by the Executive Director.

Dated 8 July 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 2249 in the category described as Heritage Place.

Equity Chambers 472 Bourke Street Melbourne Melbourne City

EXTENT

- All the land marked L1 on Diagram 2249 held by the Executive Director, being all of the land described in Certificate of Title Volume 03925 Folio 896.
- 2. All the building marked B1 on Diagram 2249 held by the Executive Director.

Dated 8 July 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 2250 in the category described as Heritage Place.

Century Building 125–133 Swanston Street Melbourne Melbourne City

EXTENT

- 1. All the land marked L1 on Diagram 2250 held by the Executive Director, being all of the lots on Plan of Subdivision 436062.
- 2. All the building marked B1 on Diagram 2250 held by the Executive Director.

Dated 8 July 2010

JIM GARD'NER Executive Director



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 2247 in the category described as Heritage Place and Archaeological Place.

Former Survey Office 178 High Street Heathcote Greater Bendigo City

EXTENT

- All the land marked L1 on Diagram 2247 held by the Executive Director, being all of the land described in Certificate of Title Volume 6564 Folio 611.
- 2. All the building B1 on Diagram 2247 held by the Executive Director.

Dated 8 July 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 2244 in the category described as Heritage Place.

Stringers Knob Fire Spotting Tower Monument Track Bete Bolong East Gippsland Shire

EXTENT

 All the land marked L1 on Diagram 2244 held by the Executive Director, part of Crown Reserve P340833 Bete Bolong North, being all the land within a radius of 50 metres of the fire spotting tower. 2. All the structure B1 on Diagram 2244 held by the Executive Director.

B1 Fire Spotting Tower Dated 8 July 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 2248 in the category described as Heritage Object.

Porter Prefabricated Iron Store (Originally in Geelong)
Sovereign Hill
Bradshaw Street

Golden Point Ballarat City

EXTENT

All of the component parts of the object known as the Porter Prefabricated Iron Store, formerly at 71 Little Malop Street, Geelong, and now dismantled and stored at Sovereign Hill, Ballarat.

Dated 8 July 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 2230 in the category described as Heritage Place.

Lorne Cinema 76–80 Mountjoy Parade Lorne Surf Coast Shire

EXTENT

- 1. All of the building marked B1 on Diagram 2230 held by the Executive Director.
- 2. All of the land marked L1 on Diagram 2230 held by the Executive Director being all of the land described in Certificate of Title Volume 9499 Folio 308.

Dated 8 July 2010

JIM GARD'NER Executive Director

Agricultural Industry Development Act 1990

NOTICE

I, Joe Helper, Minister for Agriculture, direct on 8 July 2010 that a poll of commercial strawberry growers in Victoria be held on the question of whether the proposed Victorian Strawberry Industry Development Order should be continued.

VICTORIAN STRAWBERRY INDUSTRY DEVELOPMENT ORDER

Citation

(1) This Order may be cited as the Victorian Strawberry Industry Development Order 2010.

Order Made under the Agricultural Industry Development Act 1990

(2) This Order is made under Part 2 of the Agricultural Industry Development Act 1990.

Purposes of Order

(3) The purpose of this order is to establish the Committee to promote, and fund research and development into, the Strawberry industry and to collect and administer charges applied to Growers in the Production Area for specific Strawberry industry functions.

Definitions

- (4) In this Order
 - 'Act' means the Agricultural Industry Development Act 1990;
 - 'Committee' means the Victorian Strawberry Industry Development Committee established by this Order;

'Grower' means -

- a person by whom, or on whose behalf, Strawberries are commercially grown or produced in the Production Area;
- (b) a person who purchases Strawberry Runners for resale to commercial Growers or to the public in the Production Area; and
- (c) where Strawberries are commercially grown or produced in the Production Area by a partnership or under a share farming agreement, the partnership or the parties to that agreement.

but does not include -

- (d) a person engaged by a Grower as an employee on wages, a salary or piece work rates;
- (e) Strawberry Runner Growers.
- 'Minister' means the Minister administering the Act;
- 'Production Area' means the State of Victoria;
- **'Runners'** means Strawberry rootlings or propagules that are produced for sale to Growers:
- **'Strawberries'** and **'Strawberry'** means any variety of strawberry grown or produced for sale for fresh consumption or processing;

'Strawberry Runner Growers' means all Strawberry runner growers producing and supplying (other than by way of resale) Strawberry Runners used by Growers for the purpose of producing fresh, frozen, and processed Strawberries;

'Victorian Strawberry Growers' Association' means the Victorian Strawberry Growers' Association Incorporated ABN 37 429 179 625 (Reg. No. A0010671V) PO Box 148, Emerald, Victoria, or any other relevant body that, in the opinion of the Minister, has replaced that body.

Term of Order

(5) This Order commences on 1 December 2010 and remains in force until 30 November 2014.

Application of Order

(6) This Order applies to Growers and Strawberry Runner Growers in the Production Area.

Establishment of Committee

(7) There shall be a 'Victorian Strawberry Industry Development Committee' which shall be the successor in law of the committee established by Victorian Strawberry Industry Development Order 2006.

Members

- (8) The Committee must consist of seven members appointed by the Minister being
 - (a) four voting Grower members nominated by the Victorian Strawberry Growers' Association:
 - (b) two voting non-Grower members nominated by the Victorian Strawberry Growers' Association who possess specialist expertise appropriate to the needs of the Strawberry industry in the fields of promotion, marketing, industry development or business administration; and
 - (c) one voting member nominated by the Secretary of the Department of Primary Industries.

Chairperson

- (9) The members of the Committee must elect a member of the Committee to be Chairperson of the Committee for a period of 12 months.
- (10) The Chairperson must not be an office bearer of the Victorian Strawberry Growers' Association.

Functions of Committee

- (11) The Committee may carry out or fund
 - (a) promotion of Strawberries grown in the Production Area; and
 - (b) research and development into the production, pest and disease control, post harvest handling, plant breeding and variety evaluation of Strawberries and advise Growers about research findings.

Powers of Committee

- (12) The Committee may
 - (a) impose a charge on all Growers for services it provides;
 - (b) delegate any of its powers, duties or functions (other than the power of delegation) to an employee of the Committee: and
 - (c) exempt by written notice, either conditionally or unconditionally, a person or class of persons from compliance with some or all of the requirements of this Order.

Plan of Operation

(13) In developing the plan of operations required under section 45 of the Act, the Committee must have regard to any plans or priorities which have been adopted by the Victorian Strawberry Growers' Association.

Charge Imposed by Committee

- (14) A charge for services provided by the Committee is
 - (a) payable by Growers at the point and time of purchase or supply of Strawberry Runners; and
 - (b) to be collected by Strawberry Runner Growers, or their agents, by arrangement with and on behalf of the Committee.
- (15) The first charge imposed by the Committee shall be at the uniform rate of \$12.00 per 1000 Strawberry Runners and will remain in force until 30 April 2011.
- (16) A charge imposed by the Committee must not at any time during the term of the Order exceed the rate of \$14.00 per 1,000 Runners.
- (17) Any charges collected by a Strawberry Runner Grower under clause 14 must be paid by that Strawberry Runner Grower to the Committee prior to
 - (a) 30 April each year for charges collected between 1 September of the previous year and 31 March of the current year; and
 - (b) 30 September each year for charges collected between 1 April and 31 August in that year.

Voting

(18) For the purposes of voting in accordance with section 39A and Division 3 of Part 3 of the Act, Growers shall be allocated votes as follows –

Total number of Runners purchased

by Grower in previous financial year	Number of votes
Less than 20,000	1
20,000 - 74,999	2
75,000 –149,999	3
150,000 – 449,999	4
450,000 – 749,999	5
750,000 – 999,999	6
1,000,000 and above	7

Meetings

- (19) The Committee must hold an Annual General Meeting in each financial year.
- (20) At the Annual General Meeting, the Chairperson of the Committee must report to Growers on the operation and finances of the Committee during the previous 12 months.
- (21) The timing of all meetings of the Committee, including the Annual General Meeting, is at the discretion of the Committee.

Financial Year

(22) The financial year of the Committee is the period from 1 July to 30 June of the following calendar year.

Penalty for Contravening the Order

(23) A Grower who fails to comply with the requirements of Clause 14 relating to the payment of a charge imposed by the Committee contravenes this Order and is liable to a penalty not exceeding 20 penalty units.

* * * * * * *

Submissions on the proposed Order are invited from persons ineligible to vote in the poll or other persons. Submissions should reach Tony Fay, Agriculture and Forest Industries Policy, Department of Primary Industries, GPO Box 4440, Melbourne 3001 by 2 August, 2010.

Dated 1 July 2010

JOE HELPER Minister for Agriculture

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 given of:

- an election to fill one (1) position of 'Scheme Member of the Board' and one (1) position of 'Deputy Scheme Member of the Board' (to be nominated and voted on as a pair); and
- an election to fill one (1) position of 'Deputy Scheme Member of the Board' (to act as Deputy to a current elected 'Scheme Member of the Board')

to represent the members of the former State Superannuation Funds, in accordance with sections 7 and 9 of the Emergency Services Superannuation Act 1986.

The elected members will be required to continue the terms and fulfil the duties of the vacating 'Scheme Member of the Board' / 'Deputy Scheme Members of the Board', and hold office from the date of appointment by the Governor in Council until 31 December 2011.

The election will be conducted in accordance with the Emergency Services Superannuation Board 2010 Casual Vacancy Election Procedures.

Nominations are to be on the approved Nomination Form and must be received by the Returning Officer, Ms Phillippa Heskett, at the Victorian Electoral Commission (VEC), Level 8, 505 Little Collins Street, Melbourne 3000, no later than 12.00 noon on Thursday 22 July 2010.

Nomination forms and further information regarding the election may be obtained from the VEC by telephoning 9299 0780.

If a ballot is necessary to decide the election, a 'draw' to determine the candidates' positions on the ballot paper will be conducted at the Victorian Electoral Commission at 2.00 pm on Monday 26 July 2010.

Ballot materials will be mailed out to members who are eligible to vote on Monday 9 August 2010 and voting will close on Wednesday 25 August 2010 at 5.00 pm.

Dated 8 July 2010

MICHAEL DUNDON Chief Executive Officer Emergency Services Superannuation Board

Housing Act 1983

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

Community Housing (Vic.) Limited

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

In accordance with a Funding Deed dated 20 December 2005 between the Director and Community Housing (Vic.) Limited the following land is land in which the Director is deemed to have an interest in under section 107 of the Act.

Volume	Folio	Address
04138	495	17 Graham Street, Wonthaggi
05975	971	55 Dalmahoy Street, Bairnsdale
06519	667	18 Elsie Street, Boronia
07030	989	22 Hodgson Street, Bairnsdale
07129	644	34 Thomas Mitchell Drive, Wodonga
07333	444	16 Elsie Street, Boronia
07356	168	18 Clyde Street, Ferntree Gully
08103	102	32 Sanglen Terrace, Belmont
08150	947	38 Albion Street, Sebastopol
08286	693	89 Princes Drive, Morwell
08305	126	77 Crawford Road, Clarinda
08491	944	12 Quinlivan Place, Wodonga
08493	024	5 Olivia Street, Morwell
08597	007	289–291 Greensborough Road, Watsonia
08663	826	4 McCole Street, Sale
08663	827	6 McCole Street, Sale
08663	844	3 Howard Street, Sale
08663	845	5 Howard Street, Sale
08865	269	76 and 78 Clarinda Road, Clarinda
08865	269	32–34 Stawell Street, Cranbourne
09017	464	109 Service Road, Moe
09271	535	20 Wentworth Road, Wonthaggi
09519	759	451 Waterdale Road, Heidelberg West
09522	888	27 Pinewood Drive, Hastings

Volume	Folio	Address
09590	421	10 Southdown Crescent, Belmont
09898	767	10 Ghazeepore Road, Waurn Ponds
09936	228	46 Hodgson Street, Heidelberg
10697	012	69 Queens Road, Melbourne

Dated 24 June 2010

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

Housing Act 1983

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

Community Housing (Vic.) Limited

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

In accordance with a Funding Deed dated 20 December 2005 between the Director and Community Housing (Vic.) Limited the following land is land in which the Director is deemed to have an interest in under section 107 of the Act.

Volume	Folio	Address	
10703	053	11 Well Street, Morwell	
10911	312	20 Oakmont Circuit, Wodonga	
11064	430	258B Elsworth Street, Ballarat	
11094	620	Lot 1, 27 Tierney Street, Wy Yung (Bairnsdale)	
11094	623	Lot 4, 25 Tierney Street, Wy Yung (Bairnsdale)	
11100	497	29 Lonsdale Street, Geelong	
11150	611	Lot 2, 97–99 Stanley Street, Wallan	
11151	561	Lot 2, 48 Hindmarsh Drive, Wyndham Vale	
11154	742	Lot 4, 75 Canterbury Road East, Lara	
11154	744	Lot 6, 75 Canterbury Road East, Lara	
11154	764	Lot 35, 7 Bella Julia Place, Lara	
11154	765	Lot 36, 6 Bella Julia Place, Lara	
11155	782	Lot 1, 750 Armstrong Road, Wyndham Vale	
11155	783	Lot 2, 750 Armstrong Road, Wyndham Vale	
11189	148	Lot 1 Averys Road, Bendigo	

Volume	Folio	Address
11189	149	Lot 2 Averys Road, Bendigo
11189	150	Lot 3 Averys Road, Bendigo
11189	151	Lot 4 Averys Road, Bendigo
11189	152	Lot 5 Averys Road, Bendigo
11189	153	Lot 6 Averys Road, Bendigo
11189	154	Lot 7 Averys Road, Bendigo
11189	155	Lot 8 Averys Road, Bendigo
11189	156	Lot 9 Averys Road, Bendigo
11189	157	Lot 10 Averys Road, Bendigo
11189	158	Lot 11 Averys Road, Bendigo
11189	159	Lot 12 Averys Road, Bendigo
11189	160	Lot 13 Averys Road, Bendigo
11189	161	Lot 14 Averys Road, Bendigo

Dated 24 June 2010

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

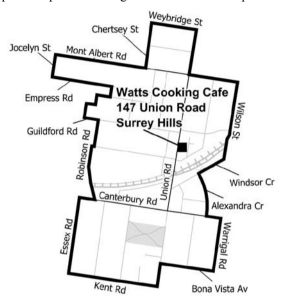
Liquor Control Reform Act 1998

LIQUOR LICENSING POLL

Surrey Hills Neighbourhood

The Director of Liquor Licensing has received an application for an on-premises licence for Watts Cooking Cafe, 147 Union Road, Surrey Hills. As the application for a licence is in a 'dry area', the Director of Liquor Licensing, pursuant to clause 17 of Schedule 3 of the **Liquor Control Reform Act 1998**, has ordered a poll of electors in the neighbourhood surrounding the above premises. The Director of Liquor Licensing determines this neighbourhood. The Victorian Electoral Commission (VEC) will conduct the poll entirely by post.

1. The neighbourhood indicated by the Director of Liquor Licensing for the Watts Cooking Cafe licensing poll comprises the neighbourhood on the map below:



2. The resolution to be submitted to the electors

Electors in the Surrey Hills neighbourhood for the Watts Cooking Cafe licensing poll will be asked to vote 'yes' or 'no' with respect to the following resolution:

'That an on-premises licence be granted in the neighbourhood of the premises situated at 147 Union Road, Surrey Hills.'

3. Persons entitled to vote at the poll

All electors who reside within the neighbourhood indicated, and who were enrolled on the electoral roll used for State elections as of 5.00 pm on Thursday 10 June 2010, must vote in the poll. Copies of the official roll for the poll may now be inspected at the Victorian Electoral Commission, Level 8, 505 Little Collins Street, Melbourne.

4. Voting is compulsory

Electors enrolled in the licensing poll neighbourhood as of 5.00 pm on Thursday 10 June 2010 are obliged to vote. The penalty for failing to vote without a valid and sufficient reason is currently \$58.00.

Postal voting

The poll will be conducted entirely by post. Ballot papers will be mailed to all eligible electors from Wednesday 21 July 2010. To be included in the count, ballot papers must be received by the VEC by 5.00 pm on Monday 9 August 2010.

PHILLIPPA HESKETT Returning Officer

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 Melbourne, 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
Stuart A. Main	Austral Mercantile Collections P/L	Level 13, 628 Bourke Street, Melbourne, Vic. 3000	Commercial Sub-agent's Licence
Kassahun Negewo	Australian Receivables Ltd	363 King Street, Melbourne, Vic. 3000	Commercial Sub-agent's Licence
Brendan J. Sparke	Insight Mercantile P/L	Level 10, 379 Collins Street, Melbourne, Vic. 3000	Commercial Sub-agent's Licence
Ian D. Bolger	Shield Mercantile P/L	Level 8, 167–169 Queen Street, Melbourne, Vic. 3000	Commercial Sub-agent's Licence
Kelly A. Muldoon	Shield Mercantile P/L	Level 8, 167–169 Queen Street, Melbourne, Vic. 3000	Commercial Sub-agent's Licence
Jessica Wemyss	Willmott Forest Ltd	249 Park Street, South Melbourne, Vic. 3205	Commercial Sub-agent's Licence

Dated at Melbourne 29 June 2010

DEBRA GALLUCCI Registrar Magistrates' Court of Victoria

Private Agents Act 1966

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

I, the undersigned, being the Deputy Registrar of the Magistrates' Court at Ringwood, 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	Address for Registration	Type of Licence	Date of Hearing
Daryn Scott Charles	6 McGlone Street,	Commercial	2 August 2010
Wood	Mitcham 3132	Sub-Agent's Licence	

Dated at Ringwood 5 July 2010

BRUCE HAMILTON Deputy Registrar Magistrates' Court of Victoria

Road Safety Act 1986

AUTHORITY TO USE A FREEWAY

SECTION 68A

The Roads Corporation (VicRoads) authorises the participants described below to enter and use (as pedestrians) the areas described below, for the purposes of the 2010 The Big Roll Wheelchair Push (the event) arranged by the Sir Roden Cutler Foundation to be conducted during the month of July 2010.

This authority is given under Section 68A (1c) of the **Road Safety Act 1986** and is subject to the conditions set out below.

Areas:

Western Freeway, eastbound carriageway between Ballarat to Bacchus Marsh eastern interchange.

Western Freeway, eastbound carriageway east of Deep Creek Cutting to Coburns Rd off ramp.

Western Freeway, eastbound carriageway from Melton Highway entry ramp to Westwood Drive.

Hume Freeway, northbound carriageway from Hume Highway to New South Wales border.

Participants:

Walker pushing wheelchair.

Conditions:

- 1. Victoria Police and all relevant local authorities have given permission for the event pursuant to Regulation 26 of the **Road Safety (Traffic Management) Regulations 2009**.
- 2. Travel to be in daylight hours only.
- 3. Walkers shall keep as far left as practical, utilising sealed shoulders or bicycle lanes wherever possible.
- 4. Any support vehicles or equipment engaged in the event must not occupy, restrict or otherwise affect the remaining traffic lanes.
- 5. All stops, for whatever reason, should take place well away from through traffic.
- 6. All traffic management is in accordance with the **Road Management Act 2004**, Worksite Traffic Management Code of Practice, approved by VicRoads, the Victoria Police and the Local Municipal Councils.
- 7. The approved location, time and nature of the event as identified in the correspondence are not changed unless VicRoads approval is obtained and/or directed by a member of the Victoria Police and/or Local Municipal Council/s Officer.
- 8. The event is conducted in a manner that results in the minimum of inconvenience to other road users.
- Participants in the event obey the road rules and comply with any lawful direction issued by Victoria Police, and/or authorised VicRoads and/or Municipal officers unless exempt under this authorisation.
- 10. Participants are informed, on the day of the event and prior to the start, of the consent conditions and of general conduct requirements.
- 11. The organisers erect and maintain the necessary signs to warn of the event and of any detour/s, ensuring the detour/s is/are clearly signed at each intersection and/or where directed by the Victoria Police and/or Local Municipal Council/s and/or VicRoads Officers.
- 12. Support vehicles as required by the approved Traffic Management Plan are equipped with appropriate signs and flashing lights.
- 13. The organisers ensure that due care is exercised at all times, with the protection of all vegetation and geographical features in the area being a prime consideration.
- 14. That a copy of this Permit is produced on demand to any member of Victoria Police or to any person who is an authorised officer under section 71 of the **Road Management Act 2004**.
- 15. The organisers ensure that they comply with all the conditions of the current Environment Protection Act and all other relevant Acts and Codes.
- 16. The organisers agree to reimburse VicRoads with any cost that VicRoads may incur if it is required to return any area/s used for the staging of the event/s to their original condition.

This Authority is given to Mr Wayne Bensley on behalf of the 2010 The Big Roll Wheelchair Push. It is given on the understanding that activities in the areas referred to in this Authority will occur under the direction and control and will be the responsibility of Mr Bensley or other authorised members of the 2010 The Big Roll Wheelchair Push.

BRUCE GIDLEY Chief Operating Officer

Serious Sex Offenders (Detention and Supervision) Act 2009

PROCEDURES FOR DRUG TESTING AND URINALYSIS FOR CERTAIN OFFENDERS SUBJECT TO SUPERVISION ORDERS

- I, Penny Armytage, Secretary to the Department of Justice, approve the following test procedures for the purposes of Division 5 of Part 10 of the **Serious Sex Offenders (Detention and Supervision) Act 2009** where –
- a court has made a supervision order that includes the following conditions
 - that the offender to is to submit to breath testing or urinalysis; and
 - the offender is to reside at a residential facility or other location; and
- a relevant officer has reasonable grounds to suspect that the offender has breached a condition of their supervision order by consuming alcohol or drugs.

I also approve the following procedure for sealing, labelling and testing samples for the purposes section 158 of the Serious Sex Offenders (Detention and Supervision) Act 2009.

APPROVED PROCEDURE FOR BREATH TESTING

Identification of offender -

Before collecting the breath sample, the relevant officer must ensure the positive identification of the offender.

Information to be given to offender -

The relevant officer must inform the offender of all of the following information –

- the officer suspects on reasonable grounds that the offender has breached a condition of his or her supervision order by consuming alcohol or drugs;
- in accordance with the conditions of his or her supervision order and section 156 of the **Serious Sex Offenders (Detention and Supervision) Act 2009**, the offender is required to submit to breath testing;
- the place, date and time where the breath sample will be collected;
- he or she must sign a form after providing the breath sample (Schedule 1);
- failure to provide a sample will be reported to the Adult Parole Board and the Secretary
 may bring proceedings for the offence of failing to comply with a condition of a supervision
 order;
- if he or she believes that prescribed medication may result in inaccurate test results, the offender may complete an authorisation for the disclosure of medical information to the Department of Justice (Schedule 3):
- he or she will be shown the results of the test.

The offender is to be provided with a copy of the completed Schedule 1.

Refusal to submit to breath test —

If an offender refuses to provide a required breath sample, he or she is to be informed that the consequence of refusal may include breach proceedings and reports shall be completed stating that the offender refused to supply a sample of breath for analysis when directed to do so.

Positive test result -

A positive test result is any reading which indicates that the level of alcohol in the offender's breath sample is above zero as indicated by a breath analysing instrument within the meaning of the **Road Safety Act 1986**.

APPROVED PROCEDURE FOR URINALYSIS

Identification of offender -

Before directing an offender to provide a urine sample a relevant officer must ensure positive identification of the offender.

Information to be given to offender -

The relevant officer must inform the offender of all of the following information –

- the officer suspects on reasonable grounds that the offender has breached a condition of his or her supervision order by consuming alcohol or drugs;
- in accordance with the conditions of his or her supervision order and section 156 of the Serious Sex Offenders (Detention and Supervision) Act 2009, the offender is required to submit to urinalysis:
- the place, date and time where the urine sample will be collected (Schedule 2);
- failure to provide a urine sample will be reported to the Adult Parole Board, and the Secretary
 may bring proceedings for the offence of failing to comply with a condition of a supervision
 order;
- if he or she believes that prescribed medication may result in inaccurate test results the offender may complete an authorisation for the disclosure of medical information to Corrections Victoria (Schedule 3);
- he or she will be provided with a copy of the results of the test.

The relevant officer must provide the notice set out in Schedule 2 to the offender.

Refusal to submit to urinalysis -

If an offender refuses to provide a urine sample he or she is to be informed that the consequence of refusal may include breach proceedings and reports shall be completed stating that the offender refused to supply a sample of urine for analysis when directed to do so.

Positive test results -

The approved assay technologies for testing samples and thresholds for drugs of dependence are set out in Schedule 4.

APPROVED SEALING, LABELLING AND TEST PROCEDURES FOR SAMPLES TAKEN

Samples of a substance taken by a relevant officer in the presence of a witness, that the relevant officer believes to be a drug of dependence or alcohol, that is found unlawfully in the possession of an offender, are to placed in sterile airtight containers labelled with a permanent ink pen with the following information –

- Name of the offender;
- Date on which the sample was collected;
- Address of the place where the sample was collected;
- Name and signature of relevant officer collecting the sample;
- Name and signature of the witness observing the collection, deposit and sealing of the sample.

Sample containers are to be sealed with tape in the presence of the witness.

Samples are to be tested using the approved assay technologies for testing samples and thresholds for drugs of dependence set out in Schedule 4.

PENNY ARMYTAGE Secretary, Department of Justice

Serious Sex Offenders (Detention and Supervision) Act 2009
PROCEDURES FOR DRUG TESTING AND URINALYSIS
SCHEDULES

Serious Sex Offenders (Detention and Supervision) Act 2009

SCHEDULE 1 BREATH TEST REGISTER Section 156

Relevant officer to complete, offender to sign:

Date	Time	Name	Reading Result	Offender's Signature	Relevant Officer Name	Relevant Officer's Signature

Serious Sex Offenders (Detention and Supervision) Act 2009

SCHEDULE 2

NOTICE OF APPOINTMENT FOR DRUG TEST

Section 156

Relevant officer to complete, offender to sign

Relevant officer to complete, offender to sign:	
In accordance with the conditions of your super required to submit a sample of your urine for drug	vision order or interim supervision order you are testing.
You are required to attend at the offices of to provide this sample.	pathology at am/ pm on
This notice was provided to	on/
Name of relevant officer	Name of offender
Signature of relevant officer	Signature of offender
/	/
Date	Date

Serious Sex Offenders (Detention and Supervision) Act 2009

SCHEDULE 3

CONSENT TO THE RELEASE OF MEDICAL INFORMATION

Section 156

Offender to complete, relevant officer to sign:

If a positive result was recorded from my urine sample, I consent to the medical staff of the Health Services Provider releasing relevant information to the Department of Justice regarding possible medical explanations for that positive result.

Offender's name	Relevant officer's name
Offender's signature	Relevant officer's signature
/	/
Date	Date

Serious Sex Offenders (Detention and Supervision) Act 2009

SCHEDULE 4

ASSAY TECHNOLOGIES AND THRESHOLDS

Section 156 and 158

Assay Technologies

The following technologies may be used to conduct assays on urine samples:

Thin layer chromatography

Gas chromatography

Enzyme immunoassay – emit testing

Enzyme immunoassay – fluoresence polarisation

Radio immunoassay

High performance liquid chromatography

Mass spectrometry

Thresholds

A positive result will be recoded where the testing laboratory confirms the sample is positive to ethanol or a drug of dependence within the meaning of the **Drugs**, **Poisons and Controlled Substances Act 1981**.

VICTORIA RACING CLUB REGULATIONS 2006

Schedule of Proposed Admission Charges

The Board of Victoria Racing Club Limited has resolved that the following Schedule of Admission Charges applies for the 2010/2011 racing season.

Victoria Racing Club Limited

General Admission Charges – 2010/2011 Racing Season

General Admission Fees 2010/2011

Non-Feature Days		09/10	10/11
Saturday/Public Holiday	Full	\$12.00	\$12.00
	Concession	\$7.00	\$7.00
	Student	\$10.00	\$10.00
Sunday/Midweek	Full	\$8.00	\$8.00
	Concession	\$5.00	\$5.00
	Student	\$6.00	\$6.00
Feature Days	•		
Makybe Diva Stakes / Girls' Day Out	Full	\$25.00	\$25.00
(previously Ascot Vale Stakes)	Concession	\$12.00	\$12.00
	Student	\$20.00	\$20.00
Turnbull Stakes	Full	\$30.00	\$30.00
Melbourne Cup Carnival Preview	Concession	\$12.00	\$15.00
•	Student	\$20.00	\$20.00
Victoria Derby Day	Full	\$70.00	\$72.00
	Concession	\$35.00	\$38.00
	Children	\$15.00	\$15.00
	Student	\$55.00	\$58.00
Melbourne Cup Day	Full	\$65.00	\$70.00
	Concession	\$33.00	\$38.00
	Children	\$15.00	\$20.00
	Student	\$53.00	\$58.00
VRC Oaks Day	Full	\$60.00	\$61.00
	Concession	\$33.00	\$33.00
	Children	\$15.00	\$15.00
	Student	\$49.00	\$50.00
Stakes Day	Full	\$45.00	\$46.00
-	Concession	\$21.00	\$23.00
	Family	\$70.00	\$72.00
	Children	Free	Free
	Student	\$37.00	\$38.00
New Year's Day	Full	\$15.00	\$15.00
-	Concession	\$8.00	\$8.00
	Student	\$12.00	\$12.00
Lightning Stakes Day	Full	\$20.00	\$20.00
	Concession	\$10.00	\$10.00
	Student	\$16.00	\$16.00
Sire Produce Stakes Day	Full	\$15.00	N/A – Included
	Concession	\$8.00	on Super
	Student	\$12.00	Saturday

Super Saturday	Full	\$30.00	\$30.00
•	Concession	\$15.00	\$15.00
	Student	\$24.00	\$24.00
Blamey Stakes Day#	Full	\$15.00	N/A
	Concession	\$8.00	
	Student	\$12.00	
Australian Guineas Day##	Full	N/A previously	\$20.00
•	Concession	Blamey Stakes	\$10.00
	Student	Day	\$16.00

Note:

The above Schedule was sent to the Minister for Racing on 3 June 2010 pursuant to Regulation 7(5) of the Victoria Racing Club Regulations 2006, has now been reviewed and has not been disallowed.

The above Schedule will come into operation on 1 August 2010.

DALE G. MONTEITH Chief Executive

[#] Blamey Stakes Day will no longer exist in the 2010/2011 racing season.

^{##} Blamey Stakes Day to be renamed Australian Guineas Day, with the inclusion of an additional Group race.

Water Act 1989

ABOLITION OF SPRING HILL GROUNDWATER SUPPLY PROTECTION AREA AND UPPER LODDON WATER SUPPLY PROTECTION AREA 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 Abolition of Spring Hill Groundwater Supply Protection Area and Upper Loddon Water Supply Protection Area Order 2010.

2. Authorising provision

This Order is made under section 28(1) of the Water Act 1989.

3. Commencement

This Order commences on 1 August 2010.

4. Abolition of Spring Hill Groundwater Supply Protection Area and Upper Loddon Water Supply Protection Area

The Spring Hill Groundwater Supply Protection Area declared by Order published in the Government Gazette on 14 January 1999 and the Upper Loddon Water Supply Protection Area declared by Order published in the Government Gazette on 17 July 2003 are abolished.

Dated 25 June 2010

TIM HOLDING MP Minister for Water

Water Act 1989

DECLARATION OF 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:

Citation

1. This Order is called the Declaration of Loddon Highlands Water Supply Protection Area (Groundwater) Order 2010.

Authorising provision

2. This Order is made under section 27(1) of the Water Act 1989.

Commencement

3. This Order commences on 1 August 2010.

Declaration of Loddon Highlands Water Supply Protection Area

- 4. I declare the area referred to as the Loddon Highlands WSPA on Plan No. LEGL./09-421 from the surface to all depths to be a water supply protection area.
- 5. This water supply protection area is to be known as the Loddon Highlands Water Supply Protection Area.

Dated 25 June 2010

TIM HOLDING MP Minister for Water

Note: Inspection of the Plan

Plan No. LEGL./09-421 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

EXTENSION OF THE HAMILTON AND DUNKELD SEWERAGE DISTRICTS DECLARATION 2010

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

1. Citation

This Declaration is called the Extension of the Hamilton and Dunkeld Sewerage Districts 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 Victoria Government Gazette.

4. Preliminary

The Wannon Region Water Corporation submitted the proposal for the extension of the Hamilton and Dunkeld Sewerage Districts to the Minister on 4 March 2010. This proposal was approved under section 122S of the **Water Act 1989** as dated below.

5. Area of Extended Sewer District

The Hamilton Sewerage District is extended to include an area of land bounded by a red border on the Wannon Region Water Corporation's Drawing Number S/03/2009.

The Dunkeld Sewerage District is extended to include an area of land bounded by a red border on the Wannon Region Water Corporation's Drawing Number S/04/2009.

Copies of these drawings may be inspected at the office of Wannon Region Water Corporation, situated at 99 Fairy Street, Warrnambool, Victoria 3280.

Dated 1 July 2010

ALLAN MCPHERSON
Executive Director, Water Industry Division
Office of Water
Department of Sustainability and Environment
(as delegate of the Minister)

Planning and Environment Act 1987

BASS COAST PLANNING SCHEME

Notice of Approval of Amendment Amendment C90

The Minister for Planning has approved Amendment C90 to the Bass Coast Planning Scheme.

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

The Amendment incorporates the San Remo, Newhaven and Cape Woolamai Structure Plan into the Bass Coast Planning Scheme. The Amendment also introduces changes to the following Local Planning Policies:

- Clause 21.06 (Tourism)
- Clause 21.08 (Landscapes)
- Clause 21.09 (Infrastructure)
- Clause 21.10 (Urban Settlement and Housing)
- Clause 21.12 (Reference Documents).

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Bass Coast Shire Council, 76 McBride Avenue, Wonthaggi.

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

Planning and Environment Act 1987 BRIMBANK PLANNING SCHEME

Notice of Approval of Amendment Amendment C135

The Minister for Planning has approved Amendment C135 to the Brimbank Planning Scheme.

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

The Amendment alters the planning scheme maps and the schedule to the Heritage Overlay so that thirteen heritage places included in Victorian Heritage Register are shown in the Brimbank 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 Brimbank City Council, Sunshine Municipal Office, 6 to 18 Alexandra Ave, Sunshine.

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

Planning and Environment Act 1987

DAREBIN PLANNING SCHEME

Notice of Approval of Amendment Amendment C116

The Minister for Planning has approved Amendment C116 to the Darebin Planning Scheme.

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

The Amendment removes Schedule 8 of the Design and Development Overlay which expired on 31 March 2010.

A copy of the Amendment may be inspected, free of charge, at the Department of Planning and Community Development website www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Darebin City Council, 274 Gower Street, Preston.

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 C123

The Minister for Planning has approved Amendment C123 to the Greater Dandenong Planning Scheme.

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

The Amendment changes the schedules of Clause 52.03 and 81.01 to include the Dingley Arterial (Springvale Road to Perry Road) Project Incorporated Document, June 2010, to exempt native vegetation removal associated with the Dingley Arterial Project from the permit requirements of Clause 52.17.

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, 39 Clow Street, Dandenong.

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

Planning and Environment Act 1987 GREATER SHEPPARTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C75

The Greater Shepparton City Council has approved Amendment C75 to the Greater Shepparton Planning Scheme.

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

The Amendment introduces new planning provisions for the Mooroopna West Growth corridor by:

- revising the MSS to make general reference to the application of Development Contributions Plan Overlay to the growth areas, and to include specific reference to the Mooroopna West Growth Corridor Structure Plan and Mooroopna West Growth Corridor Development Contribution Plan; and including the Mooroopna West Growth Corridor Structure Plan as a reference document;
- deleting the Development Plan Overlay (DPO1) from the land and replacing it with the Development Plan Overlay (DPO14);

- including the land in a Development Contributions Plan (DCPO3):
- applying the Public Acquisition Overlay (PAO10, PAO 11, PAO14, PAO15, and PAO16) to specific areas;
- introducing a new schedule to the Development Plan Overlay (DPO14);
- introducing a new schedule to the Development Contributions Plan Overlay (DCPO3):
- including the 'Mooroopna West Growth Corridor Development Contributions Plan – July 2009' as an Incorporated Document.

The Amendment was approved by the Greater Shepparton City Council on 7 July 2009 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 2 February 2007. The authorisation has not been withdrawn.

The Amendment includes the following incorporated document – 'Mooroopna West Growth Corridor Development Contributions Plan – July 2009'.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Greater Shepparton City Council, 90 Welsford Street, Shepparton.

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

Planning and Environment Act 1987

HINDMARSH PLANNING SCHEME

Notice of Approval of Amendment Amendment C10

The Minister for Planning has approved Amendment C10 to the Hindmarsh 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 Hindmarsh Shire Council, 92 Nelson Street, Nhill.

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

Planning and Environment Act 1987

KNOX PLANNING SCHEME Notice of Approval of Amendment Amendment C70

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

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

The Amendment updates the current Municipal Strategic Statement (MSS), deletes four Local Planning Policies and revises other Local Planning Policies contained in the Local Planning Policy Framework.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Knox City Council, 511 Burwood Highway, Watirna South.

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

Planning and Environment Act 1987

KNOX PLANNING SCHEME Notice of Approval of Amendment Amendment C89

The Minister for Planning has approved Amendment C89 to the Knox Planning Scheme.

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

The Amendment removes the Land Subject to Inundation Overlay (LSIO) and Urban Floodway Zone (UFZ) from part of 4 Tampe Road, Rowville and rezones that part of the site to the Industrial 1 Zone (IN1Z).

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Knox City Council, 511 Burwood Highway, Wantirna South.

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

Planning and Environment Act 1987

MANNINGHAM PLANNING SCHEME Notice of Approval of Amendment Amendment C63

The Minister for Planning has approved Amendment C63 to the Manningham Planning Scheme.

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

The Amendment applies a Public Acquisition Overlay 1 (PAO1) to part of the land at 115–119 Hall Road, Warrandyte South.

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 Manningham City Council, 699 Doncaster Road, Doncaster, Victoria 3108.

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 C159

The Minister for Planning has approved Amendment C159 to the Mornington Peninsula Planning Scheme.

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

The Amendment removes the Wildfire Management Overlay from properties in the vicinity of Crestwood Drive and Parkedge Circuit, Rosebud.

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.

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

Planning and Environment Act 1987

PYRENEES PLANNING SCHEME

Notice of Approval of Amendment Amendment C25 Part 1

The Pyrenees Shire Council has approved Amendment C25 Part 1 to the Pyrenees Planning Scheme.

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

The Amendment corrects various zone and overlay anomalies.

The Amendment was approved by the Pyrenees Shire Council on 15 June 2010 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 15 May 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 Pyrenees Shire Council offices, 5 Lawrence Street, Beaufort.

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

Planning and Environment Act 1987

SURF COAST PLANNING SCHEME

Notice of Approval of Amendment Amendment C50

The Minister for Planning has approved Amendment C50 to the Surf Coast Planning Scheme.

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

The Amendment implements Surf Coast Heritage Study Stage 2B by including 71 new places in the schedule to Clause 43.01 and making consequential changes to Clauses 21.06–3, 22.08 and 22.10 and the schedules to Clause 61.03 and 81.01.

The Amendment affects land in Aireys Inlet, Anglesea, Bells Beach, Buckley, Lorne, Modewarre, Torquay and Winchelsea in the Surf Coast municipality.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Surf Coast Shire, 25 Grossmans Road, Torquay.

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

Planning and Environment Act 1987

VICTORIA PLANNING PROVISIONS AND ALL PLANNING SCHEMES

Notice of Lapsing of Amendment

Amendment VC55

Amendment VC55 proposed to facilitate the policy directions of Melbourne @5 million by revising Melbourne's Urban Growth Boundary, to make changes to the State Planning Policy Framework in all planning schemes and to make a number of other changes to the Brimbank, Casey, Hume, Greater Geelong, Melton, Mitchell, Moorabool, Whittlesea and Wyndham Planning Schemes.

Amendment VC55 lapsed on 4 February 2010, due to the effect of Section 46AK(1) of the **Planning and Environment Act 1987**.

I now publish this notice as required by section 46AK(2) of the Act.

JUSTIN MADDEN MLC Minister for Planning

ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF CROWN LAND

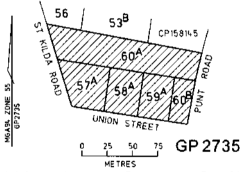
MONTEFIORE HOMES COMMUNITY RESIDENCE

Order in Council

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

MUNICIPAL DISTRICT OF THE PORT PHILLIP CITY COUNCIL

ST KILDA – Public purposes (aged care and community services purposes), area 9746 square metres, more or less, being Crown Allotments 57A, 58A, 59A, 60A and 60B, At St Kilda, Parish of Melbourne South as indicated by hatching on plan GP2735 hereunder. – (GP2735) – (1204295)



Total Area of Halched Portions is 9746m2=

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

Dated 6 July 2010 Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change

TOBY HALLIGAN Clerk of the Executive Council

Plant Health and Plant Products Act 1995

DECLARATION OF AN EXOTIC PEST

The Governor in Council under section 5 of the **Plant Health and Plant Products Act 1995** declares Australian Plague Locust (*Chortoicetes terminifera* (Walker)) to be an exotic pest.

This order takes effect from the day it is published in the Government Gazette.

Dated 6 July 2010
Responsible Minister
JOE HELPER MP
Minister for Agriculture

TOBY HALLIGAN Clerk of the Executive Council

Retirement Villages Act 1986 REVOCATION OF EXEMPTION

Order in Council

The Governor in Council under section 6(7)(c) of the **Retirement Villages Act 1986** revokes the exemption granted on 6 September 1988 to St Thomas Community Village situated in Hawthorn Road Forest Hill.

Dated 6 July 2010 Responsible Minister HON TONY ROBINSON MP Minister for Consumer Affairs

> TOBY HALLIGAN Clerk of the Executive Council

Fisheries Act 1995

DECLARATION OF LIVING AQUATIC SPECIES TO BE NOXIOUS

Order in Council

The Governor in Council under section 75 of the Fisheries Act 1995 ('the Act') –

- (a) revokes the order declaring living aquatic species to be noxious approved by the Governor in Council on 30 January 2008 and published in Government Gazette G5 on 31 January 2008;
- (b) declares all living aquatic species
 - (i) within a family, subfamily or genus specified in Column 1 of the Schedule below to be noxious; and
 - (ii) specified in Column 1 of the Schedule below to be noxious.

This declaration applies to all 'Victorian waters' as defined in section 8 of the Act and all 'protected waters' of Victoria as defined in section 4 of the Act.

This declaration comes into operation on the date it is published in the Government Gazette.

Dated 6 July 2010 Responsible Minister JOE HELPER MP Minister for Agriculture

> TOBY HALLIGAN Clerk of the Executive Council

SCHEDULE NOXIOUS AQUATIC SPECIES

Column 1 Column 2 Scientific name Common name ¹	
Acanthogobius flavimanus	Yellowfin goby
Acestrorhynchus microlepis	Pike characin
Acipenser baerii baerii	Siberian sturgeon
Acipenser baerii baicalensis	Baikal sturgeon
Acipenser brevirostrum	Shortnose sturgeon
1)
Acipenser dabryanus Acipenser fulvescens	Yangtze sturgeon
<u> </u>	Lake sturgeon
Acipenser gueldenstaedtii Acipenser medirostris	Russian sturgeon
-	Green sturgeon
Acipenser mikadoi	Sakhalin sturgeon
Acipenser multiscutatus	Japanese sturgeon
Acipenser naccarii	Adriatic sturgeon
Acipenser nudiventris	Fringebarbel sturgeon
Acipenser oxyrinchus destotoi	Gulf sturgeon
Acipenser oxyrinchus oxyrinchus	Atlantic sturgeon
Acipenser persicus	Persian sturgeon
Acipenser ruthenus	Sterlet
Acipenser schrenckii	Amur sturgeon
Acipenser sinensis	Chinese sturgeon
Acipenser stellatus	Starry sturgeon
Acipenser sturio	European sturgeon
Acipenser transmontanus	White sturgeon
Alfaro cultratus	Knife-edged livebearer
Alfaro huberi	
Allomogurnda nesolepis	Yellowbelly gudgeon
Amia calva	Bowfin
Anabas testudineus	Climbing perch
Anaspidoglanis macrostoma	Flatnose catfish
Apeltes quadracus	Fourspine stickleback
Asterias amurensis	Northern Pacific seastar
Atractosteus spp	Alligator gar
Bagrus ubangensis	Ubangi shovelnose catfish
Belonesox belizanus	Pike minnow, pike killifish

Column 1 Scientific name	Column 2 Common name ¹	
Boulengerochromis microlepis	Giant cichlid	
Bryconops affinis	Orangefin tetra	
Bryconops melanurus		
Catlocarpio siamensis	Giant barb	
Caulerpa taxifolia	Aquarium caulerpa	
Centrarchidae family	Bass, sunfish	
Centropomus spp	Snooks	
Chaca chaca	Squarehead catfish	
Chaca bankanensis	Angler catfish	
Chaca burmensis	Burmensis frogmouth catfish	
Channa spp	Snakehead	
Cherax cainii	Smooth marron	
Cherax quadricarinatus	Red claw crayfish	
Cherax tenuimanus	Hairy marron	
Cichlasoma urophthalmus	Mexican mojarra	
Cirrhinus cirrhosus	Mrigal	
Citharinidae, Ichthyborinae subfamily	African pike-characin, tubenose poacher, fin eater	
Clarias spp	Walking catfish	
Colossoma spp	Tambaqui	
Crenicichla lacustrus		
Crenicichla lepidota	Pike cichlid	
Crenicichla notophthalmus		
Crenicichla saxatilis	Ringtail pike cichlid	
Ctenopharyngodon idella	Grass carp	
Ctenopoma kingsleyae	Silverbelly centopoma	
Ctenopoma ocellatum	Eyespot ctenopoma	
Ctenopoma weeksii	Mottled ctenopoma	
Culaea inconstans	Brook stickleback	
Cyprinus carpio	Common carp	
Dianema longibarbis	Porthole catfish	
Dormitator latifrons	Pacific fat sleeper	
Dormitator lebretonis	Sleeper	
Dormitator maculatus	Fat sleeper	
Elassoma spp	Sunfish	
Electrophorus electricus	Electric eel	

Column 1 Scientific name	Column 2 Common name ¹
Erpetoichthys calabaricus	Reedfish
Erythrinus spp	Trahira
Esox spp	Pikes
Fundulus chrysotus	Golden topminnow
Gibelion catla	Catla
Gambusia spp	Mosquitofish
Gasterosteus aculeatus	Three-spined stickleback
Gobiomorphus gobioides	Giant bully
Gogiomorphus huttoni	Redfin bully
Gobiomorus dormitor	Bigmouth sleeper
Gobiomorus maculatus	Pacific sleeper
Gymnarchus niloticus	Aba aba
Hemichromis fasciatus	Banded jewelfish
Hepsetus odoe	African pike
Herichthys cyanoguttatus	Rio Grande cichlid
Heterandria bimaculata	Twospot livebearer
Heteropneustes fossilis	Stinging catfish
Hollandichthys multifasciatus	
Hoplerythrinus spp	
Hoplias spp	Trahira
Huso huso	Beluga
Hydrocynus spp	Pike characin, Giant tigerfish
Hypophthalmichthys molitrix	Silver carp
Hypophthalmichthys nobilis	Bighead carp
Hypseleotris cyprinoides	Tropical carp-gudgeon
Hypseleotris tohizonae	
Ictalurus punctatus	Channel catfish
Irvineia voltae	Butterfish
Knodus savannensis	
Labeo calbasu	Orange-fin labeo
Labeo rohita	Rohu
Lates microlepis	Forktail lates
Lates niloticus	Nile perch
Lebiasina bimaculata	Twospot lebiasina
Lepidosiren paradoxa	South American lungfish

Column 1 Scientific name	Column 2 Common name ¹	
Lepisosteus spp	Gar	
Leptolebias aureoguttatus		
Leptolebias marmoratus	Marbled pearlfish	
Leptolebias minimus	Barredtail pearlfish	
Leptolebias opalescens	Opal pearlfish	
Leptolebias splendens	Splendid pearlfish	
Malapterurus spp		
Microctenopoma ansorgii	Ornate ctenopoma	
Microctenopoma congicum	Congo ctenopoma	
Microctenopoma fasciolatum	Banded ctenopoma	
Microctenopoma nanum	Dwarf ctenopoma	
Misgurnus anguillicaudatus	Oriental weatherloach	
Mormyrops anguilloides	Bottlenose, Cornish jack	
Mytilopsis sallei	Black-striped mussel	
Nandopsis tetracanthus	Cuban cichlid	
Neolissochilus hexagonolepis	Copper mahseer	
Notropis spp	Shiners	
Ompok bimaculatus	Butter catfish	
Oreochromis spp	Tilapia	
Osteoglossum bicirrhosum	Arawana	
Oxydoras spp	Ripsaw catfish, black doras, black shielded catfish	
Oxyeleotris heterodon	Sentani gudgeon	
Oxyeleotris marmorata	Marble goby	
Oxyeleotris siamensis		
Oxyeleotris uropthalmoides		
Oxyeleotris uropthalmus		
Pangasianodon gigas	Mekong giant catfish	
Pangasianodon hypophthalmus	Sutchi catfish	
Pangasius conchophilus		
Pangasius elongatus		
Pangasius gigas	Mekong giant catfish	
Pangasius krempfi		
Pangasius kunyit		
Pangasius larnaudii	Spot pangasius	
Pangasius macronema		

Column 1 Scientific name	Column 2 Common name ¹
Pangasius nasutus	
Pangasius nieuwenhuisii	
Pangasius pangasius	Yellowtailed catfish
Parachanna obscura	Snake-head
Paratrygon aiereba	Discus ray
Phago loricatus	African pike characin
Phoxinus erythrogaster	Southern redbelly dace
Polyodon spathula	Mississippi paddlefish
Polypterus endlicherii	Saddled bichir
Polypterus retropinnis	West African bichir
Pomoxis spp	Crappie
Procambarus clarkii	Red swamp crayfish
Protopterus aethiopicus	Marbled lungfish
Protopterus amphibius	Gilled lungfish
Protopterus annectens	West African lungfish
Protopterus dolloi	Slender lungfish
Psephurus gladius	Chinese swordfish
Pseudocrenilabrus philander	Dwarf Victorian mouthbrooder
Pungitius pungitius	Ninespine stickleback
Pygocentrus spp	Piranha
Sabella spallanzanii	European fan worm
Sargochromis spp	Нарру
Sarotherodon spp	Tilapia
Schilbe intermedius	Silver catfish
Schilbe marmoratus	Shoulderspot catfish
Schilbe mystus	African butter catfish
Serranochromis spp	
Serrasalmus spp	Piranha
Silurus spp	European catfish, wels catfish
Sorubim lima	Duckbill catfish
Spartina anglica	Rice grass/Common cord-grass
Tilapia spp except T. buttikoferi	Tilapia
Tomeurus gracilis	Guppy
Tor spp	Mahseer
Trichomycteridae family	Parasitic catfishes

Column 1 Scientific name	Column 2 Common name ¹
Tridentiger trigonocephalus	Chameleon goby, striped goby
Undaria pinnatifida	Wakame seaweed
Valencia hispanica	Valencia toothcarp
Xiphophorus pygmaeus	Pygmy swordtail
Zacco platypus	Freshwater minnow

¹ The common name is provided for information only.

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:

53. Statutory Rule: Supreme Court

(Chapter I Amendment

No. 18) Rules 2010

Authorising Act: Supreme Court

Act 1986

Date first obtainable: 5 July 2010

Code A

54. *Statutory Rule*: Supreme Court

(Chapter VI Amendment No. 5) Rules 2010

Authorising Act: Supreme Court

Act 1986

Date first obtainable: 5 July 2010

Code D

55. *Statutory Rule*: Supreme Court

(Criminal Procedure Amendment) Rules 2010

Authorising Act: Supreme Court

Act 1986

Children, Youth and Families Act 2005

Criminal Procedure

Act 2009

Date first obtainable: 5 July 2010

Code C

56. *Statutory Rule*: Mineral Resources

Development (Mining) Amendment Regulations 2010

Authorising Act: Mineral Resources

(Sustainable Development) Act 1990

Date first obtainable: 8 July 2010

Code B

57. Statutory Rule: Forests

(Fire Protection) Amendment Regulations 2010

Authorising Act: Forests Act 1958

Date first obtainable: 8 July 2010

Code A

58. *Statutory Rule*: Conservation,

Forests and Lands (Infringement Notice) Further Amendment Regulations 2010

Authorising Act: Conservation,

Forests and Lands

Act 1987

Date first obtainable: 8 July 2010

Code A

59. Statutory Rule: Zoological Parks

and Gardens

Amendment (Fees) Regulations 2010

Authorising Act: Zoological Parks

and Gardens Act 1995

Date first obtainable: 8 July 2010

 $Code\ A$

60. Statutory Rule: National Parks

(Fees and Charges) Amendment Regulations 2010

Authorising Act: National Parks

Act 1975

Date first obtainable: 8 July 2010

Code A

61. Statutory Rule: Accident

Compensation Amendment Regulations 2010

Authorising Act: Accident

Compensation Act 1985

Date first obtainable: 8 July 2010

Code A

62. Statutory Rule: Tobacco (Victorian

Health Promotion Foundation) Amendment Regulations 2010

Authorising Act:

Tobacco Act 1987

Date first obtainable: 8 July 2010

Code A 63. Statutory Rule:

Accident

Towing Services Amendment (Licence Fees) Regulations 2010

Authorising Act:

Accident Towing

Services Act 2007

Date first obtainable: 8 July 2010

Code A

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