

Victoria Government Gazette

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GENERAL

TABLE OF PROVISIONS			
Private Advertisements		Proclamations	2286
Estates of Deceased Persons		Government and Outer Budget Sector	
A. B. Natoli Pty	2282	Agencies Notices	2287
Arthur J. Dines & Co.	2282	Orders in Council	2329
Bediaga Xavier & Ramon	2282	Acts: Crown Land (Reserves);	
BMR Lawyers	2282	Land	
Donald & Ryan Lawyers	2282	Late Notices	2332
Engel & Partners Pty	2282	Land Act 1958 – Hayman Pacific Pty	y Ltd
Equity Trustees Ltd	2283	Obtainables	2332
Fischer McCrae	2283	Obtainables	2332
G. A. Black & Co.	2283		
Hickes Oakley Chessell Williams	2283		
John J. Byrne Lawyer Pty Ltd	2283		
Lyttletons	2284		
Marsh & Maher	2284		
Polites & Carroll	2284		
R. P. Hoban	2284		
SLM Law	2284		
TCL Legal Services (Vic.) Pty Ltd	2284		
Willis Simmonds Lawyers	2285		
Wills & Probate Victoria	2285		

Advertisers Please Note

As from 30 September 2010

The last Special Gazette was No. 397 dated 29 September 2010.

The last Periodical Gazette was No. 1 dated 9 June 2010.

How To Submit Copy

- See our webpage www.gazette.vic.gov.au
- or contact our office on 8523 4601 between 8.30 am and 5.30 pm Monday to Friday

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

VICTORIA GOVERNMENT GAZETTE

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> JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

Re: MARGARET ROSE BYRNE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 May 2010, are required by the trustee, Eileen Frances Wernicke, in the Will called Eileen Wernicke, 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.

POLIXENI SIOMOS (also known as Poli Siomos), late of 46 Cedar Street, Thomastown, in the State of Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 January 2010, are required by the executor, Konstantinos Siomos, care of Arthur J. Dines & Co., solicitors, 2A Highlands Road, Thomastown, in the said State, to send particulars to him by 1 December 2010, after which date the executor may convey or distribute the assets, having regards only to claims to which he has notice.

Dated 24 September 2010 ARTHUR J. DINES & CO., solicitors, 2A Highlands Road, Thomastown 3074.

Re: NELIDA NOEMI SQUIZZIATTO, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, late of 9/351 Barkly Street, Brunswick, Victoria, pensioner, who died on 8 April 2010, are required by the trustee, Francis Xavier Bediaga, to send particulars to the trustee, care of the lawyers named below, by 30 November 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BEDIAGA XAVIER & RAMON, lawyers, Level 2, 600 Lonsdale Street, Melbourne 3000. Creditors, next-of-kin or others having claims in respect of the estate of BETTY ESTELLE McADIE, late of Ripplebrook on the Park, 21 Inverness Street, Clarinda, Victoria, widow, deceased, who died on 6 June 2009, are to send particulars of their claims to the administrator, Linda May Walker, care of the undermentioned lawyers, by 7 January 2011, after which date the administrator will distribute the assets, having regard only to the claims of which she then has notice.

Dated 23 September 2010 BMR LAWYERS, Level 1, 760 Riversdale Road, Camberwell 3124.

Re: MATTEO BRUNACCI, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of MATTEO BRUNACCI, late of 3 Gothic Court, Sunshine, in the said State, fitter, deceased, who died on 3 January 2010, are required by the executor to send particulars of their claim to him, care of the undermentioned solicitors, by 29 November 2010, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which he then shall have notice.

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

Creditors, next-of-kin and others who have claims in respect of the estate of PHYLLIS DYER, late of Unit 1, Parkridge Retirement Village, Paynesville, in the State of Victoria, deceased, who died on 7 May 2010, are to send particulars of their claims to the administrators, care of Engel & Partners Pty of 109 Main Street, Bairnsdale, by 30 November 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 who have claims in respect of the estate of NADIA PAULA RENYE, late of 24 Congram Street, Broadmeadows, in the State of Victoria, deceased, who died on 14 January 2009, are to send particulars of their claims to the administrators, care of Engel & Partners Pty of 109 Main Street, Bairnsdale, by 30 November 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.

LORRAINE FLORENCE WILLIAMS, deceased.

Creditors, next-of-kin and others having claims against the estate of LORRAINE FLORENCE WILLIAMS, late of Rosehill Nursing Home, 12 Maxflo Court, Highett, Victoria, retired, deceased, who died on 28 July 2010, are required to send particulars of their claims to the undermentioned executor by 30 November 2010, after which date the executor will proceed to distribute the assets, having regard only to the claims of which it shall then have had notice.

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

RUTH MAREE CLARK, late of Clovelly Cottage, 16 Stewart Street, Boronia, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 June 2010, are required by the trustees, Equity Trustees Limited (in the Will called The Equity Trustees Executors And Agency Company Limited), to send particulars to the trustees by 30 November 2010, care of the undermentioned solicitors, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

FISCHER McCRAE, solicitors, Level 3, 389 Lonsdale Street, Melbourne 3000.

IAN McNICOL IRVINE, late of 1/61 Edwin Street, Heidelberg, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 October 2009, are required by the trustees, Elizabeth Margaret McCrae and David Irvine, to send particulars to the trustees by 30 November 2010, care of the undermentioned solicitors, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

FISCHER McCRAE, solicitors,

Level 3, 389 Lonsdale Street, Melbourne 3000.

Re: ARTHUR HARRY CORNWALL, late of 10 Glenfern Avenue, Healesville, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 August 2010, are required by the trustee, Gregory Allen Black, to send particulars to them, care of the undersigned, by 29 November 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: ESSYL HELEN SHAW, late of Unit 80, Cumberland View, 123–127 Whalleys Road, Wheelers Hill, but formerly of 3 Horners Road, Warburton, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 August 2010, are required by the trustee, Ross Douglas Shaw, to send particulars to them, care of the undersigned, by 29 November 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: Estate of JEAN McFARLANE FRAUENFELDER.

Creditors, next-of-kin and others having claims against the estate of JEAN McFARLANE FRAUENFELDER, late of 1 Hunter Street, Glen Waverley, Victoria, retired seamstress, deceased, who died on 25 November 2009, are requested to send particulars of their claims to the executor, care of the undermentioned lawyers, by 30 November 2010, after which date he will distribute the assets, having regard only to the claims on which he then has notice.

HICKS OAKLEY CHESSELL WILLIAMS, lawyers,

Level 2, Building 1, 1 Ricketts Road, Mt Waverley 3149.

Creditors, next-of-kin and others having claims against the estate of PEGGY MAY LANG, late of Unit 9/126 Argus Street, Cheltenham, Victoria, who died on 15 April 2010, are required by the executor, Rowland John Hassall, to send

detailed particulars of their claims to the said executor, care of John J. Byrne Lawyer Pty Ltd of 216 Charman Road, Cheltenham 3192, by 30 November 2010, after which date it will proceed to distribute the said estate, having regard only to the claims of which it then has notice.

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

ELIZABETH GRACE JACKSON, late of Bupa Aged Care, 356 Narre Warren North Road, Narre Warren North, Victoria, retired factory hand, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 June 2010, are required by the executor, Suzanne Mary Lyttleton, to send particulars to her, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley 3172.

ROSA ELLA SCHEFFER, late of 5 Gracefield Drive, Box Hill North, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 13 July 2010, are required by the executor to send particulars to the executor, care of Marsh & Maher of 1/551 Little Lonsdale Street, Melbourne, by 30 November 2010, after which date the executor intends to convey or distribute the assets of the estate, having regard only to the claims of which the executor may have notice.

MARSH & MAHER, solicitors, 1/551 Little Lonsdale Street, Melbourne 3000.

Creditors, next-of-kin and others having claims against the estate of ELEANOR CATHERINE LYLE MITLAN, late of 71 Anderson Street, Lilydale, Victoria 3140, who died on 4 June 2010, are required by the executors, Jeffery James McLarty and Malcolm Francis William Harrison, to send detailed particulars of their claim to the said executors, care of the undermentioned solicitor, by 7 December 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.

GILLESPIE JAMES WALKER, late of Victoria Manor Nursing Home, Coolaroo, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 June 2010, are required by the trustee, Anita Peterson, care of 53 Sydney Street, Kilmore 3764, Victoria, to send particulars to her after the expiration of 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 she has notice.

Dated 27 September 2010

R. P. HOBAN, solicitor,53 Sydney Street, Kilmore 3764.

Re: ADA SOPHIA BROOMFIELD, late of Corangamarah Nursing Home, Colac, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 July 2010, are required by the deceased's personal representative, Stuart Lester Holbery, to send particulars to him, care of the undermentioned lawyers, by 9 December 2010, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

SLM LAW, lawyers, 119 Murray Street, Colac 3250.

BETTY JEAN WILSON, late of PS Hobson Nursing Home, Wendouree, Victoria, staff training officer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 May 2010, are required by The Trust Company Limited, ACN 004 027 749, of 3/530 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 2 December 2010, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

TCL LEGAL SERVICES (VIC.) PTY LTD, 3/530 Collins Street, Melbourne, Victoria 3000.

Re: THOMAS MORAN, late of 145 New Street, Brighton, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 January 2010, are required by the executors, Bernadette Delia Flett, Philomena Anne Kettle and Elizabeth Marie Twentyman, to send particulars to them, care of the undersigned solicitors, by 1 December 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: DAVID JOHN WEBSTER, late of 67 McSwain Street, Parkdale, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 May 2010, are required by the executor, David John Webster, to send particulars to him, care of the undersigned solicitors, by 7 December 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: NANCY CAVANAGH TELFORD, late of Unit 416, 335–351 Eastbourne Road, Rosebud West, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 July 2010, are required to send particulars of their claims to Equity Trustees Limited of GPO Box 2307, Melbourne, Victoria 3001, by 29 December 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

Primary Industries Legislation 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 **Primary Industries Legislation Amendment Act 2010**, fix 1 October 2010 as the day on which that Act (except sections 18, 31, 33, 43(4) and 45) comes into operation.

Given under my hand and the seal of Victoria on 28th September 2010.

(L.S.)	DAVID DE KRETSER
	Governor
	By His Excellency's Command
	JOE HELPER
	Minister for Agriculture

Workplace Rights Advocate (Repeal) Act 2009

PROCLAMATION OF COMMENCEMENT

I, David de Kretser, Governor of Victoria, with the advice of the Executive Council –

- (a) being satisfied in accordance with section 2(3) of the Workplace Rights Advocate (Repeal) Act 2009 that the Minister for Industrial Relations has caused the report relating to the operation and performance of the Workplace Rights Advocate to be laid before each House of the Parliament under section 11A(2) of the Workplace Rights Advocate Act 2005 on 17 September 2009; and
- (b) under section 2(2) of the **Workplace Rights** Advocate (Repeal) Act 2009 fix 1 October 2010 as the day on which sections 5, 6 and 7 of that Act come into operation.

Given under my hand and the seal of Victoria on 28th September 2010.

(L.S.) DAVID DE KRETSER Governor By His Excellency's Command MARTIN PAKULA MP Minister for Industrial Relations

Land Act 1958

PROCLAMATION OF ROAD

I, David de Kretser, Governor of Victoria with the advice of the Executive Council and under section 25(3)(c) of the Land Act 1958 proclaim as road the following land:

MUNICIPAL DISTRICT OF THE INDIGO SHIRE COUNCIL

CHILTERN – The land being Crown Allotment 2019, Township of Chiltern, Parish of Chiltern [area 4312 square metres] shown by hatching on plan GP3017 hereunder. – (GP3017) – (1105360)



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

Given under my hand and the seal of Victoria on 28th September 2010.

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

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



Notice of Road Deviation - Maloney Lane, Stanley

This notice is published to comply with section 223 of the Local Government Act 1989

Notice is hereby given that the Indigo Shire Council, at its Ordinary Meeting of 10 August 2010, resolved to give public notice of the road deviation of an unused government road in the vicinity of Maloney Lane, Stanley, approximately 360 m from the Stanley Road. Council has resolved that the unused government road shown as cross-hatched in the following plan is not reasonably required as a road and to deviate the road over the land, being part of PC363433, shown as hatched on the following plan.



In accordance with section 223 of the Act, any person can make a submission on the proposed road deviation. A person making a submission may request to be heard in person in support of their submission.

Submissions must be in writing, addressed to the Chief Executive Officer, PO Box 28, Beechworth, Victoria 3747, and must be received by close of business on 1 November 2010.

Further details on the road deviation can be obtained by contacting Robert Uebergang, Assets Manager, phone (02) 6028 1100.

BRENDAN M^cGRATH Chief Executive Officer

Planning and Environment Act 1987

CAMPASPE PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C78

Authorisation A01606

The Campaspe Shire Council has prepared Amendment C78 to the Campaspe Planning Scheme.

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

The Amendment applies to various parcels of Business 1, 2 and 4 zoned land adjacent to the Northern and Murray Valley Highways, Echuca, as indicated in Figure 1 of the attached explanatory report.

In addition, the Amendment applies to Business, Industrial, Residential, Urban Floodway and Public Use zoned land within the vicinity of Echuca Moama River crossing as indicated within Figure 2 of the attached explanatory report.

The Amendment proposes to:

- introduce two new Design and Development Overlays (DDO3) and (DDO4);
- introduce a new schedule to the DDO3 and DDO4; and
- amend the area and schedule applying to DDO1 and the corresponding schedule.

DDO 3 applies to the Northern and Murray Valley Highways Precinct, while DDO4 applies to the Echuca Moama bridge town entrance gateway.

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, Shire of Campaspe, Echuca Headquarters, corner Hare and Heygarth Streets, Echuca 3564; 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 1 November 2010. A submission must be sent to Mr Andrew Cowin, Strategic Planner at the Shire of Campaspe, PO Box 35, Echuca 3564.

> KEITH BAILLIE Chief Executive Officer

Planning and Environment Act 1987

CAMPASPE PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C83

Authorisation A01654

The Campaspe Shire Council has prepared Amendment C83 to the Campaspe Planning Scheme.

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

The Amendment relates to the following areas:

- Historic Port Precinct, bounded by Heygarth Street to the south, Law Court Place and Warren Street to the north, the Campaspe River to the west and the Murray River and railway line to the east; and
- Echuca CBD precinct, bounded by Heygarth Street to the north, McKinlay Street to the south, the railway line to the east and High Street to the west.

The Amendment proposes to:

- amend the MSS at Clause 21.04 Commerce to include reference to the 'Parking Strategy for Echuca CBD and Historic Port Precinct';
- amend the Schedule to Clause 52.06-6 to provide for new car parking rates, off-site parking provisions, and payments-in-lieu of car parking as recommended by the 'Parking Strategy for Echuca CBD and Historic Port Precinct'; and
- amend the Schedule to Clause 81 to include the 'Parking Strategy for Echuca CBD and Historic Port Precinct' as an Incorporated Document.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Shire of Campaspe, Echuca Headquarters, corner Hare and Heygarth Streets, Echuca 3564; 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 8 November 2010. A submission must be sent to Mr Andrew Cowin, Strategic Planner at the Shire of Campaspe, PO Box 35, Echuca 3564.

> KEITH BAILLIE Chief Executive Officer

Planning and Environment Act 1987

SURF COAST PLANNING SCHEME

Preparation of Amendment C65

Authorisation A01747

The Surf Coast Shire Council has prepared Amendment C65 to the Surf Coast Planning Scheme. In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Surf Coast Shire Council as planning authority to prepare the Amendment.

The Amendment affects land generally located to the south-west of the intersection of the Princes Highway and Anderson Street, Winchelsea. The following specific titles are affected by this Amendment:

- Portion Q Parish of Mirnee, Volume 09350 Folio 339
- Lot 1 TP170902 Parent Title Volume 01820 Folio 323
- Lots 1 and 2 PS111822 Volume 08554 Folio 525
- Lot 1 TP201131C Volume 08065 Folio 302. The Amendment seeks to:
- amend Clause 21.09 of the Municipal Strategic Statement to delete reference to land west of Anderson Street as a potential future development area;

- amend Clause 21.14 of the Municipal Strategic Statement to delete reference to land west of Anderson Street as a potential future development area and amend the Winchelsea Framework Plan to include this site within the town boundary and remove any designation as a potential development area;
- rezone 6.461 ha of land from Farming Zone (FZ) to Low Density Residential Zone (LDRZ);
- rezone 11.355 ha of land from Farming Zone (FZ) to Residential 1 Zone (R1Z);
- rezone 6.579 ha of land fronting the Princes Highway from Farming Zone (FZ) to Business 4 Zone (B4Z);
- apply Schedule 9 to the Development Plan Overlay (DPO) and Schedule 17 to the Design and Development Overlay (DDO) to all land included within the Business 4 Zone (B4Z); and
- apply the Environmental Audit Overlay (EAO) to some of the land within the proposed B4Z area.

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, Surf Coast Shire Council, 25 Grossmans Road, Torquay; at the Department of Planning and Community Development website, www.dpcd. vic.gov.au/planning/publicinspection

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

The closing date for submissions is Monday 1 November 2010. A submission must be sent to the Strategic Planning Co-ordinator, Surf Coast Shire Council, PO Box 350, Torquay, Victoria 3228.

> BRYDON KING Manager: Planning and Development

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 30 November 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.

- AUGUSTUS, Irene Sarah, late of 70 Charles Street, Prahran, Victoria 3181, retired, deceased, who died on 16 June 2010.
- BARTLING, Leanne Margaret, late of 50 Moonee Boulevard, Glenroy, Victoria 3046, patient transport officer, deceased, who died on 25 May 2010.
- BONOMI, Bruna, also known as Bruna BONOMY, formerly of 105 Moore Street, East Coburg, Victoria 3058, but late of Unit 1/162 Donald Street, Brunswick East, Victoria 3057, home duties, deceased, who died on 19 May 2010.
- FEAR, Lorna Mavis, late of Glengowrie Hostel, 52–54 Box Forest Road, Glenroy, Victoria 3046, retired, deceased, who died on 23 July 2010.
- HALL, Edna Mary, late of Capel Sands Aged Care, 8–16 Capel Avenue, Rosebud West, Victoria 3940, home duties, deceased, who died on 25 April 2010.
- HALLETT, Isabella Innes Sinclair, late of Unit 8, 144 Springs Road, Clarinda, Victoria 3169, home duties, deceased, who died on 17 July 2010.
- WILKINSON, Andrew John, late of Unit 2, 24 Venice Street, Mornington, Victoria 3931, deceased, who died on 6 September 2010.
- WILSON, Barry Robert, late of 68 Mandeville Street, Hopetoun, Victoria 3396, deceased, who died on 29 June 2008.

Dated 21 September 2010

ROD SKILBECK Manager Client Services

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 3 December 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.

- BROUWER, Uta, also known as Doris BOUWER, late of Unit 2, 6 Landale Avenue, Croydon, Victoria 3136, deceased, who died on 25 August 2010.
- COLE, Marjorie Deena, also known as Marjorie Deena BEST, formerly of Flat 3, 1 Amber Grove, Mt Waverley, Victoria, but late of Victoria Grange Aged Care, 502–514 Burwood Highway, Vermont South, Victoria 3133, deceased, who died on 18 February 2010.
- McMILLAN, Valda Mae, formerly of 5/162 Brighton Road, Elsternwick, Victoria, but late of Mareeba Nursing Home, 6 Rannock Avenue, Maclean, NSW 2463, deceased, who died on 7 January 2010.
- PERT, David Frederick, formerly of 11 Myrtle Grove, Airport West, Victoria, but late of Bupa Care Services Coburg, 24 Sutherland Street, Coburg, Victoria 3058, deceased, who died on 4 May 2010.
- POWELL, William Edward Alfred, late of 4 Holland Court, Maidstone, Victoria 3012, electrician, deceased, who died on 16 July 2010.
- WERE, Helen Mary, late of 29 Verdun Street, Maidstone, Victoria 3012, deceased, who died on 17 June 2010.

Dated 24 September 2010

ROD SKILBECK Manager Client Services

EXEMPTION

Application No. A278/2010

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995**, by St Vincent's Hospital. The application for exemption is to enable the applicant to advertise for and employ an Aboriginal or Torres Island person (AXIS person) as Aboriginal Liaison officer (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 hospital wishes to be able to provide culturally appropriate care for its Aboriginal patients, to liaise in a culturally appropriate way with their families, and to provide a contact point between the hospital, the Aboriginal community, and organisations in that community, which is both culturally appropriate and effective from the point of view of Aboriginal people.
- The office will work primarily in the acute care, but will also play a pivotal role in establishing links between Aboriginal patients and their families and health workers at the hospital and between the hospital and Aboriginal community. The Officer will help health workers at the hospital to understand how to treat and communicate with Aboriginal patients in the culturally appropriate way. The Officer will help in planning for health care and health services in the hospital.
- To be able to perform this work, the Officer must have a deep knowledge of ATSI culture, communities, history, and kinships. This deep knowledge is most likely to be possessed by a person of ATSI decent. A person of ATSI decent will be able most effectively and quickly to deal with culturally related issues that might arise in the care of services provided by the hospital to its Aboriginal patients or their families.

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 29 September 2013.

Dated 27 September 2010

C. McKENZIE Senior Member

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

On 21 October 2010 at 11.30 am on site **Reference:** 97/01000.

Address of Property: 32–36 Sun Crescent, Sunshine.

Crown Description: Crown Allotment 18D, Parish of Cut-Paw-Paw.

Terms of Sale: Deposit 10%, Balance 60 days. **Area:** 1,756 m².

- Officer Co-ordinating Sale: Brian Dee, Senior Project Manager, Land and Property Group, Department of Treasury and Finance, Level 5, 1 Treasury Place, Melbourne, Vic. 3002.
- Selling Agent: Raine & Horne Commercial, Level 1, 71 Queens Road, Melbourne, Vic. 3004.

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

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

The Beaufort Cemetery Trust

The Harcourt Cemetery Trust

The Kerang Cemetery Trust

BRYAN CRAMPTON Manager Cemeteries and Crematoria Regulation Unit

Education and Training Reform Act 2006 NOTICE OF ORDER

Cranbourne East Secondary College Council

Ministerial Order No. 396 constituting a school council for Cranbourne East Secondary College was made under section 2.3.2(1) of the **Education and Training Reform Act 2006** on 20 September 2010.

HON BRONWYN PIKE, MP Minister for Education

Land Act 1958

NOTICE OF INTENTION TO EXCHANGE LAND

I, Gavin Jennings, Minister for Environment and Climate Change, do hereby give notice that after the expiry of at least 14 days from the date of publication of this notice. I intend to enter into an agreement with the Victorian Amateur Turf Club (incorporating the Melbourne Racing Club), ABN 96 267 203 634, of Station Street, Caulfield, Victoria 3162, to exchange approximately 5865 square metres of Crown land shown and described as part Allotment A, Parish of Prahran at Caulfield, on plan GP 2793 for freehold land shown and described as Lot 1 on proposed Plan of Subdivision number PS 626414G, containing 5584 square metres, and being part of the land contained in Certificates of Title Volume 8298 Folio 060. Volume 10269 Folio 278, Volume 8298 Folio 058 and Volume 8141 Folio 331; Lot 2 on proposed Plan of Subdivision number PS 626414G, containing 676 square metres, and being part of the land contained in Certificate of Title Volume 8298 Folio 060 and Lot 3 on proposed Plan of Subdivision number PS 626414G, containing 954 square metres and being part of the land contained in Certificate of Title Volume 8141 Folio 331

Contact: P. Barber.

Telephone: (03) 9296 4511.

Reference: PP-LA/20/3014.

Local Government Act 1989

SCHEDULE 11 CLAUSE 4

Designation of Tow Away Areas

2010 Australian Motorcycle Grand Prix – Phillip Island

Clause 4 Schedule 11 to the **Local Government Act 1989** provide Councils with the power to tow away and impound vehicles which are causing an unlawful obstruction or are unlawfully parked or left standing in an area designated by the Minister, and may charge the owner of the vehicle a fee up to the amount of the fee set for the purposes of clause 3(1)(c).

For the purpose of these provisions, I, Tim Pallas, Minister for Roads and Ports, designate the areas contained in the reservations of the roads listed in the following as tow away areas.

THE SCHEDULE

A list of all the roads, streets and lanes included in this designation of tow away areas within the Shire of Bass Coast is detailed below.

Phillip Island Road from Back Beach Road, Phillip Island to Bass Highway, Anderson;

Smiths Beach Road between Back Beach Road and Phillip Island Road;

Berry's Beach Road between Back Beach Road and Ventnor Road;

Back Beach Road between Phillip Island Road and Berry's Beach Road;

Pyramid Rock between Ventnor Road and Back Beach Road;

Gap Road from Phillip Island Road and its termination;

Bass Highway from Anderson to Grantville.

The tow away areas listed above are to operate from 12:01 am on Friday 15 October 2010 to 11:59 pm on Sunday 17 October 2010, 24 hours per day on both sides of every street, road and lane.

Dated 23 July 2010

TIM PALLAS MP Minister for Roads and Ports

Mineral Resources (Sustainable Development) Act 1990

DEPARTMENT OF PRIMARY INDUSTRIES

Exemption of Land from an Exploration or Mining Licence

I, David Boothroyd, Manager Earth Resources Tenements, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation from the Minister for Energy and Resources, hereby exempt all that Crown land situated within the boundaries of exploration application 5310 from being subject to an exploration licence and a mining licence.

Dated 23 September 2010

DAVID BOOTHROYD Manager Earth Resources Tenements Earth Resources Regulation Branch

Offshore Petroleum and Greenhouse Gas Storage Act 2006 COMMONWEALTH OF AUSTRALIA

Revocation of a Safety Zone – South East Longtom-1 (VIC/L9)

I, Terry McKinley, Manager Petroleum Operations Safety and Environment of Department of Primary Industries of Victoria, hereby revoke the Notice which appeared on page 1 of the Victoria Government Gazette S308 on 4 August 2010, in relation to the Prohibition of Entry into Safety Zone – South East Longtom-1 (VIC/L9).

Dated 22 September 2010

Made under the **Offshore Petroleum and Greenhouse Gas Storage Act 2006** of the Commonwealth of Australia.

> TERRY McKINLEY Manager Petroleum Operations Safety and Environment Department of Primary Industries

Plant Health and Plant Products Act 1995

ORDER CERTIFYING AN OUTBREAK OF LOCUSTS IN VICTORIA

I, Joe Helper, Minister for Agriculture, hereby certify under section 28A of the **Plant Health and Plant Products Act 1995**, that there is an outbreak of the Australian Plague Locust (*Chortoicetes terminifera* (Walker)) in Victoria.

This order comes into force on the day it is published in the Government Gazette.

Dated 14 September 2010

JOE HELPER Minister for Agriculture

* Note

Section 28A of the **Plant Health and Plant Products Act 1995** provides that, when an order of this kind has been made, no proceedings for an injunction, or for any order in the nature of a prerogative writ or an order of any other kind may be instituted or continued in any court against the Minister, the Secretary, an Inspector or any other person that would stop, prevent or restrain the Minister, Secretary, Inspector or other person from taking or purporting to take any action or making any declaration or authorisation under the Act in relation to, or in consequence of, an outbreak of the Australian Plague Locust in Victoria.

INTERIM CREDITING RATE FOR STATE SUPERANNUATION FUND FROM 21 SEPTEMBER 2010

For the purposes of the sub-sections 46(1) and 58(1) of the **State Superannuation Act** 1988, sub-section 35(1) of the **Transport Superannuation Act 1988** and sub-section 37(1) of the **State Employees Retirement Benefits Act 1979**, the Emergency Services Superannuation Board has determined an annual rate of 0.89% to be applied as an interim crediting rate on exits on or after 21 September 2010.

MARK	PULI
	CFO

State Superannuation Act 1988

DECLARATION OF ELIGIBLE SALARY SACRIFICE CONTRIBUTORS

I, Tim Holding MP, in my capacity as Minister for Finance, WorkCover and the Transport Accident Commission for the State of Victoria, under paragraph (b) of section 3A of the **State Superannuation Act 1988** ('the Act'), by this instrument declare employees covered by the Zoos Victoria Salaried Staff Agreement 2010, who are members of the revised scheme or new scheme (as those terms are defined in the Act), to be eligible salary sacrifice contributors from the date of gazettal of this declaration.

Dated 10 September 2010

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

Subordinate Legislation Act 1994 NOTICE OF PREPARATION OF REGULATORY IMPACT STATEMENT

Proposed Petroleum Regulations 2011

Notice is given that, in accordance with section 11 of the **Subordinate Legislation Act 1994**, a Regulatory Impact Statement (RIS) has been prepared for the Petroleum Regulations 2011 (proposed Regulations).

The proposed Regulations are to be made under the **Petroleum Act 1998** ('the Act'). The primary objectives of the proposed Regulations are to:

- eliminate and minimise as far as practicable, risks to the environment, public health and safety associated with petroleum operations;
- prescribe the requirements for operation plans; and
- prescribe various administrative matters, fees and other matters authorised by the Act.

The proposed Regulations will give operational effect to key aspects of the Act, principally the requirements for operation plans, petroleum production development plans and storage development plans.

The proposed Regulations will provide detailed requirements to ensure that the content of these plans appropriately manage the hazards and risks associated with petroleum operations.

The proposed Regulations will alter the fee structure to better align the cost recovery regime with the costs of administering the Act and proposed Regulations, in accordance with the Victorian Department of Treasury and Finance Cost Recovery Guidelines.

The RIS discusses a number of regulatory and non-regulatory options, including remaking the existing Petroleum Regulations 2000 without amendment, making new regulations or removing regulations altogether and preparing guidelines in their place. The proposed Regulations are considered the most appropriate and efficient means of achieving the objectives of the Act.

Copies of the RIS and the proposed Regulations may be obtained from the Department of Primary Industries by contacting Caitlin Ryan, Senior Policy Analyst, Earth Resources Policy on 9658 4816, via email on petroleum.regulations@dpi.vic.gov.au or via the internet at www.dpi.vic.gov.au (click on 'Earth Resources' > 'What's new').

Public comments are invited on the RIS and the accompanying proposed Regulations. All comments must be in writing and should be sent to Caitlin Ryan, Senior Policy Analyst, Earth Resources Policy, Level 17, 1 Spring Street, Melbourne, Vic. 3000 or emailed to petroleum.regulations@dpi.vic.gov.au by no later than 5 pm on 29 October 2010.

Dated 23 September 2010

PETER BATCHELOR MP Minister for Energy and Resources



PROPOSED PERMANENT WATER SAVING MEASURES – NON-RESIDENTIAL WATER EFFICIENCY

Water Act 1989

Victoria's water corporations currently have in place a Permanent Water Saving Plan, which is developed at the local level and suitable for local conditions. This plan outlines a set of commonsense rules that target outdoor water usage that are designed to achieve long-term water efficiencies.

Currently the plan outlines a key Permanent Water Saving Rule that all industrial, commercial and institutional water customers that consume 10 million litres or more of drinking water per annum must prepare, submit and report against a water management action plan (waterMAP) each year.

The Victorian Government now intends to further increase water efficiency in Victoria's non-residential sector by expanding the waterMAP program to include all industrial, commercial and institutional water customers that consume five million litres or more of drinking water per annum.

This key policy change will require the amendment of each water corporation's current Permanent Water Saving Plan. Pursuant to section 170B(3) of the **Water Act 1989**, the Victorian Minister for Water has directed each of Victoria's urban water corporations to review and submit their revised Permanent Water Saving Plan to the Minister for approval to reflect this policy change.

You are invited to submit your views on the proposed revisions to the Permanent Water Saving Plans, which are fully explained in the Permanent Water Saving Plans of each water corporation.

A copy of the Permanent Water Saving Plan and Feedback Form can be obtained at www. chw.net.au or by phoning (03) 5320 3264. Completed submissions should be mailed to Coordinator Demand Management at PO Box 152, Ballarat 3353 by 29 October 2010.



East Gippsland **Water** Water Act 1989 NOTICE TO CUSTOMERS Proposed Permanent Water Saving Measures – Non-residential Water Efficiency

Victoria's water corporations currently have in place a Permanent Water Saving Plan, which is developed at the local level and suitable for local conditions. This plan outlines a set of commonsense rules that target outdoor water usage that are designed to achieve long-term water efficiencies.

Currently the plan outlines a key Permanent Water Saving Rule that all industrial, commercial and institutional water customers that consume 10 million litres or more of drinking water per annum must prepare, submit and report against a water management action plan (waterMAP) each year.

The Victorian Government now intends to further increase water efficiency in Victoria's non-residential sector by expanding the waterMAP program to include all industrial, commercial and institutional water customers that consume 5 million litres or more of drinking water per annum.

This key policy change will require the amendment of each water corporation's current Permanent Water Saving Plan. Pursuant to section 170B(3) of the **Water Act 1989**, the Victorian Minister for Water has directed each of Victoria's urban water corporations to review and submit their revised Permanent Water Saving Plan to the Minister for approval to reflect this policy change.

You are invited to submit your views on the proposed revisions to the Permanent Water Saving Plan, which are fully explained in the document.

A copy of the Permanent Water Saving Plan can be obtained from the East Gippsland Water website, www.egwater.vic.gov.au. Alternatively email egw@egwater.vic.gov.au or phone 1300 720 700 during business hours to request a copy. Completed submissions should be mailed to: The Managing Director, East Gippsland Water, PO Box 52, Bairnsdale, Victoria 3875, by Friday 29 October.

> BRETT MILLINGTON Acting Managing Director



WATER Water Act 1989 NOTICE UNDER SECTION 170A(6) Gippsland Water

Proposed Changes to Permanent Water Saving Plan

Water Management Action Plan Guidelines

Gippsland Water currently has in place a Permanent Water Saving Plan. This plan outlines a set of commonsense rules that target outdoor water usage that are designed to achieve longterm water efficiencies.

Currently, the plan outlines a key Permanent Water Saving Rule that all industrial, commercial and institutional water customers that consume 10 million litres or more of drinking water per year must prepare, submit and report against a waterMAP each year.

The Victorian Government now intends to further increase water efficiency in the nonresidential sector by expanding the waterMAP program to include industrial, commercial and institutional water customers that consume five million litres or more of drinking water per year.

This key policy change will require an amendment of Gippsland Water's current Permanent Water Saving Plan. Pursuant to section 170b(3) of the **Water Act 1989**, the Victorian Minister for Water has directed Gippsland Water to review and submit a revised Permanent Water Saving Plan to the Minister for approval which reflects this policy change.

You are invited to submit your views on the proposed revisions to Gippsland Water's Permanent Water Saving Plan. A copy of the plan can be obtained by visiting www.gippswater. com.au or contacting Gippsland Water on FREECALL 1800 066 401. Submissions can be emailed to contactus@gippswater.com. au or mailed to Gippsland Water, PO Box 348, Traralgon, Victoria 3844, by Friday 29 October 2010.



Water Act 1989 PROPOSED PERMANENT WATER SAVING MEASURES – NON-RESIDENTIAL WATER EFFICIENCY

Victoria's water corporations currently have in place a Permanent Water Saving Plan, which is developed at the local level and suitable for local conditions. This plan outlines a set of common sense rules that target outdoor water usage and are designed to achieve long-term water efficiencies.

Currently the plan outlines a key Permanent Water Saving Rule that all industrial, commercial and institutional water customers that consume 10 million litres or more of drinking water per annum must prepare, submit and report against a water management action plan (waterMAP) each year.

The Victorian Government now intends to further increase water efficiency in Victoria's non-residential sector by expanding the waterMAP program to include all industrial, commercial and institutional water customers that consume five million litres or more of drinking water per annum.

This key policy change will require the amendment of each water corporation's current Permanent Water Saving Plan. Pursuant to section 170B(3) of the **Water Act 1989**, the Victorian Minister for Water has directed each of Victoria's urban water corporations to review and submit their revised Permanent Water Saving Plan to the Minister for approval to reflect this policy change.

Customers are invited to submit their views on the proposed revisions to the Permanent Water Saving Plans, which are fully explained in the Permanent Water Saving Plans of each water corporation.

A copy of the Goulburn Valley Water Permanent Water Saving Plan can be obtained from Communications Officer Michaela Sargeant, ph. 5832 0471, michaelas@gvwater. vic.gov.au, or by visiting the Goulburn Valley Water website at www.gvwater.vic.gov.au. Submissions are to be mailed to PO Box 185, Shepparton 3632, by Friday 29 October.

> D. D. HOGAN Acting Managing Director



GWMWater Water Act 1989 NOTICE UNDER SECTION 170B(5)

Permanent Water Saving Plan (Revision)

Victoria's water corporations currently have in place a Permanent Water Saving Plan which is developed at the local level and suitable for local conditions. This plan outlines a set of commonsense rules that target outdoor water usage that are designed to achieve long-term water efficiencies.

Currently the plan outlines a key Permanent Water Saving Rule that all industrial, commercial and institutional water customers that consume more than 10 million litres or more of drinking water per annum must prepare, submit and report against a water management action plan (waterMAP) each year.

The Victorian Government now intends to further increase water efficiency in Victoria's non-residential sector by expanding the waterMAP program to include all industrial, commercial and institutional water customers that consume five million litres or more of drinking water per annum.

This key policy change will require the amendment of each water corporation's current Permanent Water Saving Plan. Pursuant to section 170B(3) of the **Water Act 1989**, the Victorian Minister for Water has directed each of Victoria's urban water corporations to review and submit their revised Permanent Water Saving Plan to the Minister for approval to reflect this policy change.

You are invited to submit your views on the proposed revisions to the Permanent Water Saving Plan, which are fully explained in the Permanent Water Saving Plan of each water corporation.

A copy of the Permanent Water Saving Plan and Feedback Form may be obtained from the GWMWater website at www.gwmwater.org.au or by contacting us on 1300 659 961.

Completed submissions should be mailed to the Manager Legal and Corporate Resources, GWMWater, PO Box 481, Horsham 3402, or forwarded via email to info@gwmwater.org.au by 29 October 2010.

> JEFF RIGBY Managing Director



Water Act 1989 PROPOSED PERMANENT WATER SAVING MEASURES – NON-RESIDENTIAL WATER EFFICIENCY

Victoria's water corporations currently have in place a Permanent Water Saving Plan, which is developed at the local level and suitable for local conditions. This plan outlines a set of commonsense rules that target outdoor water usage that are designed to achieve long-term water efficiencies.

Currently the plan outlines a key Permanent Water Saving Rule that all industrial, commercial and institutional water customers that consume 10 million litres or more of drinking water per annum must prepare, submit and report against a water management action plan (waterMAP) each year.

The Victorian Government now intends to further increase water efficiency in Victoria's non-residential sector by expanding the waterMAP program to include all industrial, commercial and institutional water customers that consume five million litres or more of drinking water per annum.

This key policy change will require the amendment of each water corporation's current Permanent Water Saving Plan. Pursuant to section 170B(3) of the **Water Act 1989**, the Victorian Minister for Water has directed each of Victoria's urban water corporations to review and submit their revised Permanent Water Saving Plan to the Minister for approval to reflect this policy change.

You are invited to submit your views on the proposed revisions to the Permanent Water Saving Plans, which are fully explained in the Permanent Water Saving Plans of each water corporation.

A copy of the Permanent Water Saving Plan and Feedback Form can be obtained from via Lower Murray Water website, www.lmw.vic. gov.au, by phoning 03 5051 3400 or via email request, lmw@lmw.vic.gov.au. Completed submissions should be mailed to Lower Murray Water, PO Box 1438, Mildura 3502, by close of business Friday 5 November 2010.

> RON LEAMON Managing Director

Water Act 1989

SOUTH GIPPSLAND WATER

Proposed Permanent Water Saving Measures – Non-residential Water Efficiency

Victoria's water corporations currently have in place a Permanent Water Saving Plan, which is developed at the local level and suitable for local conditions. This plan outlines a set of commonsense rules that target outdoor water usage that are designed to achieve long-term water efficiencies.

Currently the plan outlines a key Permanent Water Saving Rule that all industrial, commercial and institutional water customers that consume 10 million litres or more of drinking water per annum must prepare, submit and report against a water management action plan (waterMAP) each year.

The Victorian Government now intends to further increase water efficiency in Victoria's non-residential sector by expanding the waterMAP program to include all industrial, commercial and institutional water customers that consume five million litres or more of drinking water per annum.

This key policy change will require the amendment of each water corporation's current Permanent Water Saving Plan. Pursuant to section 170B(3) of the **Water Act 1989**, the Victorian Minister for Water has directed each of Victoria's urban water corporations to review and submit their revised Permanent Water Saving Plan to the Minister for approval to reflect this policy change.

You are invited to submit your views on the proposed revisions to the Permanent Water Saving Plans, which are fully explained in the Permanent Water Saving Plans of each water corporation.

A copy of the Permanent Water Saving Plan can be obtained from South Gippsland Water's Customer Service Staff by phoning 1300851636 or at our website, www.sgwater.com.au. Completed submissions should be addressed to 'PWSP Amendment' South Gippsland Water, PO Box 102, Foster, Victoria 3960, and must be received by close of business on 29 October 2010.

Water Act 1989

WANNON WATER

Proposed Permanent Water Saving Measures – Non-residential Water Efficiency

Victoria's water corporations currently have in place a Permanent Water Saving Plan, which is developed at the local level and suitable for local conditions. This plan outlines a set of commonsense rules that target outdoor water usage that are designed to achieve long-term water efficiencies.

Currently the plan outlines a key Permanent Water Saving Rule that all industrial, commercial and institutional water customers that consume 10 million litres or more of drinking water per annum must prepare, submit and report against a water management action plan (waterMAP) each year.

The Victorian Government now intends to further increase water efficiency in Victoria's non-residential sector by expanding the waterMAP program to include all industrial, commercial and institutional water customers that consume five million litres or more of drinking water per annum.

This key policy change will require the amendment of each water corporation's current Permanent Water Saving Plan. Pursuant to section 170B(3) of the Water Act 1989, the Victorian Minister for Water has directed each of Victoria's urban water corporations to review and submit their revised Permanent Water Saving Plan to the Minister for approval to reflect this policy change.

You are invited to submit your views on the proposed revisions to the Permanent Water Saving Plans, which are fully explained in the Permanent Water Saving Plans of each water corporation.

A copy of the Permanent Water Saving Plan can be obtained from Wannon Water by phoning 1300 926 666 or from www.wannonwater.com. au

Completed written submissions should be mailed to Wannon Water, PO Box 1158, Warrnambool, Victoria 3280, by close of business Friday 29 October 2010.



Water Act 1989 PROPOSED PERMANENT WATER SAVING MEASURES

Non-residential Water Efficiency

Victoria's water corporations currently have in place a Permanent Water Saving Plan, which is developed at the local level and suitable for local conditions. This plan outlines a set of commonsense rules that target outdoor water usage that are designed to achieve long-term water efficiencies.

The Victorian Government now intends to further increase water efficiency in Victoria's non-residential sector by expanding the waterMAP program to include all industrial, commercial and institutional water customers that consume five million litres or more of drinking water per annum.

You are invited to submit your views on the proposed revisions to the Permanent Water Saving Plans, which are fully explained in the Permanent Water Saving Plans of each water corporation.

A copy of the Permanent Water Saving Plan and Feedback Form can be obtained from Westernport Water office at 2 Boys Home Road, Customer Service 1300 720 711, or via email westport@westernportwater.com.au or download from www.westernportwater.com.au. Completed submissions should be mailed to 2 Boys Home Road, Newhaven, Victoria 3825, by Wednesday 27 October.

> MURRAY JACKSON Managing Director



SEEKING YOUR COMMENTS

PERMANENT WATER SAVINGS PLAN AMENDMENTS

Our Permanent Water Savings Plan applies year-round to all reticulated water supplied to towns serviced by Coliban Water, including Bendigo, Castlemaine, Kyneton, Echuca, Wedderburn and Cohuna areas, when water restrictions are not in force.

We are seeking your comments on the following amendments prior to the submission of the Plan to the Minister for Water for approval under s170A of the **Water Act 1989**.

CLAUSE	ISSUE	CHANGE MADE
2	Commencement	Amended commencement date
5	Definitions	Throughout definitions, amended 'potable' to 'drinking'
5	Definitions	Updated effective date to 1 July 2010
5c	Definition of 'alternate days'	Amended 'any property may water on 31st day of month' to 'no property may water on 31st day of month'
8 (1)(2)(3)	Contravention and penalties	Updated provisions
10	Reference to Water Restrictions Bylaw	Updated Bylaw reference number from '6' to '10'
Schedule	WaterMAPs reporting	Included information regarding requirement for non-residential customers using 5 megalitres or more per annum to submit a 'WaterMAP' and report against it

No other material amendments have been made. A full version of the proposed amended document is available at our website, www.coliban.com.au or can be collected from our office at 37–45 Bridge Street, Bendigo.,

Comment on the proposed amendments must be received in writing by Friday 29 October 2010 to Coliban Water, PO Box 2770, Bendigo DC 3554.



PERMANENT WATER SAVING RULES

Goulburn system: Boort, Dingee, Lockington, Macorna, Mitiamo, Mysia, Pyramid Hill and Rochester. Murray system: Echuca and Leitchville. Groundwater: Elmore. Campaspe system: Goornong.

The above urban areas will move to Permanent Water Saving Rules (PWSR) from Friday 1 October 2010 until a date to be notified. PWSR are rules that apply at all times when water restrictions are not in place.

During this period, water supplied by Coliban Water from a water main (other than recycled water) shall be used in accordance with the following:

'Odds and Evens' Water Calendar

- Odd numbered properties water on odd numbered days.
- Even and un-numbered water on even numbered days.
- No watering on the 31st day of the month.
- All hoses used must be fitted with a trigger mechanism or flow shut-off device.

Gardens and Lawns

Applies to private gardens, public gardens, sports grounds/recreational areas:

- Use a hand-held hose with a trigger nozzle, watering can or bucket to water gardens or lawns at any time.
- A sprinkler, micro spray, drip system or any other watering system can only be used on alternate days before 10 am and after 5 pm use the Odds and Evens watering system.
- All automatic watering systems installed from 1 July 2006 must have a rain sensor or soil moisture sensor as part of their control system.

Vehicles

Hoses used to clean a vehicle by hand must be fitted with a flow shut-off device.

Paved Areas

Paved areas can only be cleaned using water from a hose in the event:

- of an accident, fire, health or safety hazard, or other emergency; or
- the paved area is under construction or renovation.

Construction Industry

Hoses must be fitted with flow shut-off devices.

Fountains

Fountains not recirculating water must not operate.

Definitions

A few important definitions for Permanent Water Saving Rules words and terms:

Paved area – any hard surface such as a footpath, driveway, pation, path, wall, roadway and any other paved (concrete, asphalt, brick, tile, bitumen or similar) surface;

Vehicle – includes motorbike, motor vehicle, trailer, tram, air cushion vehicle, train, bus, boat (excluding the motor) or aircraft;

Flow shut-off device - means a device that enables the flow of water to be totally shut off;

Trigger nozzle – a nozzle attached to a hand-held hose that:

- must be depressed continuously, held in the 'on' position by hand for water to flow; or
- has a discrete switch which can be turned on and off by hand, with a single movement;

Construction – includes erecting, altering, demolishing or removing any building, structure or civil engineering or other work, and any associated on-site or off-site activity;

Fountain - includes any indoor or outdoor ornamental fountain or water feature;

Automatic watering system – means a watering system capable of being set to turn on and off automatically, at pre-determined times, without human intervention.

Further information can be downloaded from the website, www.coliban.com.au. Telephone: 1300 363 200.

GAVIN HANLON Managing Director



WATER RESTRICTION NOTICE

Stage 1 > Coliban system (Southern): Campbells Creek, Castlemaine, Chewton, Elphinstone, Fryerstown, Guildford, Harcourt, Kyneton, Maldon, Malmsbury, Newstead, Taradale and Tylden. Murray system: Cohuna. Loddon system: Bealiba, Bridgewater, Dunolly, Inglewood, Jarklin, Laanecoorie, Serpentine and Tarnagulla.

Coliban Region Water Corporation By-Law No. 10

The level of water restriction in the above urban areas will decrease to Stage 1 from Friday 1 October 2010 until a date to be notified. During the period of restriction, water supplied by Coliban Water from a water main (other than recycled water) shall be used in accordance with the following:

Residential and Commercial Gardens and Lawns	Manual sprinklers must not be used except between the hours of 6 am and 8 am and between the hours of 6 pm and 8 pm (Daylight Savings), and only then as required, and using the 'odds and evens' system.
	Automatic sprinklers must not be used except between the hours of midnight and 4 am, and only then as required, and using the 'odds and evens' system.
	A hand-held hose fitted with a trigger mechanism or bucket can be used at any time.
	'Odds and evens' system means:
	Odd numbered properties water on odd numbered days. Even numbered and un-numbered properties water on even numbered days.
	No watering on 31st day of month.
Public Gardens and Lawns	Manual sprinklers must not be used except between the hours of 6 am and 10 am and between the hours of 8 pm and midnight, and only then as required, and using the 'odds and evens' system.
	Automatic sprinklers must not be used except between the hours of midnight and 8 am, and only then as required, and using the 'odds and evens' system.
	A hand-held hose fitted with a trigger mechanism or bucket can be used at any time.
	A public garden may be watered in accordance with an approved Water Conservation Plan.

Vehicles	Pre-rinse and rinse by hand-held hose fitted with a trigger mechanism; wash from a bucket.
	Use a gurney-style high-pressure washing device.
	Commercial car wash using a gurney-style high-pressure cleaner is okay.
Paving, Concrete and other Hard Surfaces	Hosing banned except for construction purposes or in emergency; or for health or safety hazard.
Residential or Commercial Pools and Spas	New pools or spas of less than 2000 litres capacity may be filled.
	New or existing pools or spas of greater than 2000 litres capacity must not be filled unless a Water Conservation Plan has been submitted to Coliban Water and approved.
	An existing pool or spa of less than 2000 litres capacity may be filled by hand-held hose fitted with a trigger mechanism.
	An existing pool or spa must not be topped up except by means of a hand-held hose fitted with a trigger mechanism or bucket.
Pond or Lake	A new pond or lake must not be filled from empty without written permission of Coliban Water.
	An existing pond or lake can be topped up by a hand-held hose fitted with a trigger mechanism or bucket only.
Fountains or Water Features	Must not operate unless the water recirculates, and can only be topped up by bucket or hand-held hose fitted with a trigger mechanism.
Construction	Hose used in construction works must be fitted with a trigger mechanism or flow shut-off device. Water may be used where safe operation of equipment requires it, or for normal testing/ flushing of pipes or other works.
Dust Suppression	Water must not be used to suppress dust, unless dust is causing a health or environmental hazard; and then only by means of either a hand-held hose fitted with a trigger mechanism or by a watering can, filled either by a hand-held hose fitted with a trigger mechanism, or directly from a tap.
Mobile Water Tankers	A tanker must be registered with Coliban Water for the purposes of water carting, and a permit obtained. Once registered, fill anytime for in-house use, firefighting, construction, dust suppression or public health purposes. Any other intended use must be consistent with other provisions of the By-Law.
Dams and Tanks	Can be refilled only for firefighting, public health or stock use, and only then with written permission of Coliban Water.
Poultry Sheds	Sprinklers okay between 6 am–9 pm, but only when temperature inside the shed reaches 30 degrees. Use fogging systems anytime.

Sportsgrounds	Exempt Playing Surfaces.
	Manual sprinklers must not be used except on a needs basis, between the hours of 6 am and 10 am and between 8 pm and midnight, according to the 'odds and evens' system.
	Automatic sprinklers must not be used except on a needs basis, between the hours of midnight and 8 am, according to the 'odds and evens' system.
	Sportsgrounds may be watered at any time by means of a bucket or hose fitted with a trigger mechanism or flow shut-off device.
	Notwithstanding the above, a sportsground may be watered in accordance with an approved Water Conservation Plan.
Commercial Market Garden or Plant Nurseries	No restrictions.

This aims to provide a summary of restriction Stage 1. For full details see By-Law No.10 Water Restrictions, which can be downloaded from the website, www.coliban.com.au

GAVIN HANLON Managing Director



WATER RESTRICTION NOTICE

Stage 2 Modified > Coliban system (Northern) – Axedale, Bendigo, Eaglehawk, Epsom, Huntly, Kangaroo Flat, Maiden Gully, Marong and Strathfieldsaye

Coliban Region Water Corporation By-Law No. 10

The level of water restriction in the above urban areas will decrease from Stage 3 to Stage 2 Modified from Friday 1 October 2010 until a date to be notified. During the period of restriction, water supplied by Coliban Water from a water main (other than recycled water) shall be used in accordance with the following:

Gardens and Lawns (Private) and Commercial Accommodation	Watering lawns or grass – by any means at any time – is banned. Garden areas (other than lawn) may be watered by a manual dripper system, hand-held hose fitted with a trigger mechanism or a watering can or bucket between 6 am and 8 am and 6 pm and 8 pm (Daylight Savings); or an automated dripper system between midnight and 4 am, on permitted days* only.
	NOTE: no other sprinkler systems are permitted. *FOR STAGE 2 MODIFIED PERMITTED DAYS means: Sunday, Wednesday and Friday for odd numbered properties. Saturday, Tuesday and Thursday for even numbered and un-
	numbered properties. No watering permitted on Monday.

Vehicles (Including Motor Vehicle Dealers)	Wash and rinse from a bucket. Only commercial car washes which use less than 100 litres per vehicle where water is drawn from the Coliban Water reticulated water system and where an approved Water Conservation Plan has been approved may be used.
Paving, Concrete and Other Hard Surfaces	Water must not be used to clean paved areas except for construction or health or safety reasons, and only when dirt and debris cannot be removed without water, and only then by means of a bucket or handheld hose fitted with a trigger mechanism. This includes houses, walls, sheds etc.
Swimming Pools and Spas (Residential and Commercial)	All previous exemptions are void. Cannot be filled without prior written approval. Can be topped up by bucket only.
Garden Ponds	Must not be filled from empty. Top up with written permission of Coliban Water only.
Fountains	Fountains must not operate unless the water recirculates and must not have water added or replaced.
Construction	Use a trigger hose only in the construction or repair of any building or works.
Mobile Water Tankers	Fill anytime for firefighting, construction, dust suppression, in-house use, stock watering or public health reasons, or other uses consistent with Stage 3 requirements. A tanker permit from Coliban Water is required.
Dams and Tanks	Dams, tanks or like containers must not be filled or have their water added to or replaced, unless the water is to be used for in-house domestic, stock, firefighting purposes, or with written permission of Coliban Water.
Poultry Sheds	Must not be cooled using sprinklers, unless shed temperature reaches 30 degrees, and then only between 6 am and 9 pm. Fogging systems may be used anytime.
Sports Grounds	Watering banned on non-exempt playing surfaces (e.g. grassed oval or fairway).
	Exempt playing surfaces (e.g. cricket pitch, tennis court, golf and bowling green, running track) can be watered by manual dripper systems between 6 am and 10 am and 8 pm and midnight, or an automated dripper system which operates between midnight and 8 am on a needs basis, or by a hand-held hose fitted with a trigger mechanism between 6 am and 10 am on permitted days. Water Conservation Plans may apply.
Plant Nurseries and Market Gardens	Use of automated or manual watering system with written approval of Coliban Water only. Can use a hand-held hose fitted with a trigger mechanism, or bucket, anytime.

Public Gardens	Watering lawns or grass – by any means at any time – is banned.
	Garden areas (other than lawn) may be watered by a manual dripper system, hand-held hose fitted with a trigger mechanism or a watering can or bucket between 6 am and 10 am and 8 pm and midnight; or an automated dripper system between midnight and 8 am, on permitted days* only.
	NOTE: no other sprinkler systems are permitted. Water Conservation Plans may apply.

This aims to provide a summary of restriction Stage 2 Modified. For full details see By-Law No. 10 Water Restrictions, which can be downloaded from the website, www.coliban.com.au

GAVIN HANLON Managing Director



WATER RESTRICTION NOTICE

Stage 3 > Coliban system (Northern): Raywood and Sebastian

Coliban Region Water Corporation By-Law No. 10

The level of water restriction in the above urban areas will decrease from Stage 4 GE (General Exemption) to Stage 3 from Friday 1 October 2010 until a date to be notified. During the period of restriction, water supplied by Coliban Water from a water main (other than recycled water) shall be used in accordance with the following:

Gardens and Lawns (private) and Commercial Accommodation	 Watering lawns or grass – by any means at any time – is banned. Garden areas (other than lawn) may be watered by a manual dripper system, hand-held hose fitted with a trigger mechanism or a watering can or bucket between 6 am and 8 am and 6 pm and 8 pm (Daylight Savings); or an automated dripper system between midnight and 4 am, on permitted days* only. NOTE: no other sprinkler systems are permitted. *FOR STAGE 3 (ONLY) PERMITTED DAYS means: Sunday and Wednesday for odd numbered properties. Saturday and Tuesday for even numbered and un-numbered properties. No watering on Monday, Thursday and Friday.
Vehicles (including Motor Vehicle Dealers)	Wash and rinse from a bucket to clean vehicle windows, mirrors and lights only. Only commercial car washes which use less than 70 litres per vehicle where water is drawn from the Coliban Water reticulated water system and where an approved Water Conservation Plan has been approved may be used.

Paving, Concrete and Other Hard Surfaces	Water must not be used to clean paved areas except for construction or health or safety reasons, and only when dirt and debris cannot be removed without water, and only then by means of a bucket or hand-held hose fitted with a trigger mechanism. This includes houses, walls, sheds etc.	
Swimming Pools and Spas (Residential and Commercial)	All previous exemptions are void. Cannot be filled without prior written approval. Can be topped up by bucket only.	
Garden Ponds	Must not be filled from empty. Top up with written permission of Coliban Water only.	
Fountains	Fountains must not operate unless the water recirculates and must not have water added or replaced.	
Construction	Use a trigger hose only in the construction or repair of any building or works.	
Mobile Water Tankers	Fill anytime for firefighting, construction, dust suppression, in- house use, stock watering or public health reasons, or other uses consistent with Stage 3 requirements. A tanker permit from Coliban Water is required.	
Dams and Tanks	Dams, tanks or like containers must not be filled or have their water added to or replaced, unless the water is to be used for in-house domestic, stock, firefighting purposes, or with written permission of Coliban Water.	
Poultry Sheds	Must not be cooled using sprinklers, unless shed temperature reaches 30 degrees, and then only between 6 am and 9 pm. Fogging systems may be used anytime.	
Sports Grounds	Watering banned on non-exempt playing surfaces (e.g. grassed oval or fairway). Exempt playing surfaces (e.g. cricket pitch, tennis court, golf and bowling green, running track) can be watered by manual dripper systems between 6 am and 10 am and 8 pm and midnight, or an automated dripper system which operates between midnight and 8 am on a needs basis, or by a hand-held hose fitted with a trigger mechanism between 6 am and 10 am on permitted days. Water Conservation Plans may apply.	
Plant Nurseries and Market Gardens	Use of automated or manual watering system with written approval of Coliban Water only. Can use a hand-held hose fitted with a trigger mechanism, or bucket, anytime.	

Public Gardens	Watering lawns or grass – by any means at any time – is banned. Garden areas (other than lawn) may be watered by a manual dripper system, hand-held hose fitted with a trigger mechanism or a watering can or bucket between 6 am and 10 am and 8 pm and midnight; or an automated dripper system between midnight and 8 am, on permitted days* only.	
	NOTE: no other sprinkler systems are permitted. Water Conservation Plans may apply.	

This aims to provide a summary of restriction Stage 3.

For full details see By-Law No. 10 Water Restrictions, which can be downloaded from the website, www.coliban.com.au

GAVIN HANLON		
Managing Director		

Water Industry Act 1994 and Water Act 1989

REVISED PERMANENT WATER SAVING PLANS – PROPOSED PERMANENT WATER SAVING MEASURES FOR NON-RESIDENTIAL WATER EFFICIENCY

Each of Melbourne's water retailers – City West Water, South East Water and Yarra Valley Water (collectively the metropolitan retailers) – and Western Water currently have in place a Permanent Water Saving Plan (Plan). Each plan contains a set of commonsense rules that restrict outdoor water usage and a set of principles for considering applications for exemptions from particular restrictions. The Plans are designed to achieve long-term water efficiencies.

At the direction of the Minister for Water pursuant to section 78K(3) of the **Water Industry Act 1994** (in the case of the metropolitan retailers) and section 170B(3) of the **Water Act 1989** (in the case of Western Water), each of the metropolitan retailers and Western Water has prepared a Revised Plan, incorporating changes to their current Plans.

Summary of Plans

Each Plan imposes restrictions* on:

- the usage of automatic and manual watering systems for watering residential gardens, commercial gardens, public gardens and sportsgrounds/recreational areas;
- fountains that do not re-circulate water;
- the cleaning of vehicles by a hand-held hose that is not fitted with a trigger nozzle;
- the cleaning of paved areas with a hose, other than in certain circumstances (such as in the event of an emergency or safety hazard);
- the use in the construction industry of a hose that is not in good condition and fitted with a trigger nozzle;
- filling a spa or pool with a capacity of 2,000 litres or greater (unless an application detailing water savings to offset that water use is made and approved).

The above restrictions are all imposed under current Plans and these will not change when the Revised Plans come into effect.

The Revised Plans incorporate a proposed change to the existing key Permanent Water Saving Rule that all industrial, commercial and institutional water customers that consume 10 million litres or more of drinking water per annum must prepare, submit and report against a water management action plan (waterMAP) each year.

The Victorian Government now intends to further increase water efficiency in Victoria's nonresidential sector by expanding the waterMAP program to include all industrial, commercial and institutional water customers that consume five million litres or more of drinking water** per annum.

This proposed change is reflected in the Revised Plans, on which public comments and submissions are now invited. Completed submissions should be mailed to Permanent Rules, PO Box 8520, Heatherton 3202; or via email, permanentrules@smartwater.com.au, by close of business 29 October 2010.

A copy of the Revised and Current rules can be obtained from the relevant water authority at its website:

City West Water	131 691	www.citywestwater.com.au
South East Water	131 694	www.sewl.com.au
Yarra Valley Water	131 721	www.yvw.com.au
Western Water	1300 653 126	www.westernwater.com.au

*These restrictions do not apply in certain circumstances as specified in each Plan. Each Plan also allows for the publication of general exemptions from those restrictions and entitles persons to apply for specific exemptions in certain circumstances. Each Plan notes that it is an offence to contravene the restrictions imposed under a Plan and that substantial penalties apply.

** The proposal to include a new definition of 'drinking water' is also reflected in the Revised Plans.

Veterinary Practice Act 1997

ENDORSEMENT OF REGISTRATION AS A SPECIALIST PRACTITIONER

Under section 8 of the **Veterinary Practice Act 1997**, the following veterinary practitioners have been granted endorsement of registration as specialist practitioners by the Veterinary Practitioners Registration Board of Victoria.

SPEC NO.	NAME	SPECIALISATION		
117	BROWN Jennifer Susan	Veterinary Medicine – Small Animal		
118	COOPER Maureen Angela	Veterinary Medicine – Oncology		
Dated 24 September 2010				
		M. B. WILSON		
		Registrar		

Veterinary Practitioners Registration Board of Victoria

Liquor Control Reform Act 1998

LIQUOR LICENSING POLL

Camberwell Neighbourhood

The Director of Liquor Licensing has received an application for an on-premises licence for Degani Bakery Cafe, 536 Riversdale Road, Camberwell. 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 Degani Bakery Cafe licensing poll comprises the neighbourhood on the map below:



2. The resolution to be submitted to the electors

Electors in the Camberwell neighbourhood for the Degani Bakery 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 536 Riversdale Road, Camberwell.'

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 2 September 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, 2 September 2010 are obliged to vote. The penalty for failing to vote without a valid and sufficient reason is currently \$60.00.

5. Postal voting

The poll will be conducted entirely by post. Ballot papers will be mailed to all eligible electors from Wednesday 13 October 2010. To be included in the count, ballot papers must be received by the VEC by 5.00 pm on Monday 1 November 2010.

PHILLIPPA HESKETT Election Manager

Crown Land (Reserves) Act 1978

CROWN LAND (RESERVES) (EX-HMAS CANBERRA DIVE SITE) REGULATIONS 2010

TABLE OF PROVISIONS

PART 1 – PRELIMINARY

- 1 Objectives
- 2 Authorising provision
- 3 Commencement
- 4 Expiry
- 5 Revocation
- 6 Definitions
- 7 Application of certain regulations

PART 2 - ADMINISTRATION OF THE RESERVE BY THE COMMITTEE

- 8 Determination of the Committee setting an area aside
- 9 Permits
- 10 Fees and charges

PART 3 – USE AND CONTROL OF THE RESERVE

- 11 Areas set aside as restricted or prohibited access areas
- 12 Vessels
- 13 Vessel not to be left unattended
- 14 Protection of flora
- 15 Interfering with wreck
- 16 Interfering with rocks or similar natural objects
- 17 Digging or removal of material
- 18 Fishing
- 19 Research or scientific study
- 20 Organised events
- 21 Dangerous or disturbing activities
- 22 Conduct of commercial activities

PART 4 – GENERAL

23 Directions to leave

NOTES

Crown Land (Reserves) Act 1978

CROWN LAND (RESERVES)

(EX-HMAS CANBERRA DIVE SITE) REGULATIONS 2010

I, Rodney Warren, Statewide Program Leader – Public Land Services, as delegate of the Minister for Environment and Climate Change, make the following Regulations.

PART 1 – PRELIMINARY

1 Objectives

The objectives of these Regulations are to provide for the -

- (a) care, protection and management of the Reserve; and
- (b) safety of persons within the Reserve; and
- (c) use of any facilities and structures within the Reserve; and
- (d) imposition of fees in relation to the use of an improvement, service or facility within the Reserve.

2 Authorising provision

These Regulations are made under section 13 of the Crown Land (Reserves) Act 1978.

3 Commencement

These Regulations come into operation on 5 November 2010.

4 Expiry

These Regulations expire on the day that is 10 years after the day on which they come into operation.

5 Revocation

The Crown Land (Reserves) (ex-HMAS Canberra Dive Site) Regulations 2009 are revoked.

6 Definitions

In these Regulations –

Committee means the body appointed to manage the Reserve under section 14 of the Act; **damage** means to alter, cut, destroy, deface, or vandalise;

fauna means any animal-life which is indigenous to Victoria whether vertebrate or invertebrate and in any stage of biological development and includes any other living thing generally classified as fauna, but does not include humans or fish;

fish has the same meaning as in the Fisheries Act 1995;

fishing equipment has the same meaning as recreational fishing equipment has in the Fisheries Act 1995;

flora means any indigenous plant or part of an indigenous plant in any stage of biological development, whether the plant or part of the plant is vascular or non-vascular and whether alive or dead;

prohibited access area means an area set aside under regulation 11(1)(a) as an area to which access is prohibited;

Reserve means the land shown as hatched on Plan LEGL./09-208 lodged in the Office of Titles;

restricted access area means an area set aside under regulation 11(1)(b) as an area to which access is restricted;

take includes -

- (a) in relation to flora, to kill, injure or disturb any live flora, or to remove or collect all or part of any flora, whether dead or alive; and
- (b) in relation to fauna and other animals, to kill, injure or disturb any fauna or other animal or remove any dead fauna or other animal;

the Act means the Crown Land (Reserves) Act 1978;

vessel has the same meaning as in the Marine Act 1988;

wreck means the vessel that was formerly the HMAS Canberra sited on the seabed in the Reserve.

7 Application of certain regulations

These regulations do not apply to -

- (a) an employee of the Committee who is acting in the course of his or her duties; and
- (b) an authorised officer who is acting in the course of his or her duties; and
- (c) a contractor, agent, volunteer or other person carrying out any work for or acting on the authority or instruction of the Committee or an employee of the Committee; and
- (d) a person acting in accordance with a lease or licence granted or issued under the Act or another Act relating to Crown land, over land and water in the Reserve, to the extent that the lease or licence authorises that person's entry to and activity in the Reserve.

PART 2 – ADMINISTRATION OF THE RESERVE BY THE COMMITTEE

8 Determination of the Committee setting an area aside

- (1) In a determination of the Committee under these Regulations setting aside an area, the Committee may specify conditions under which the use of the area to which the determination relates may or may not be carried out.
- (2) If the Committee has made a determination setting aside an area under these Regulations in which a particular use of an area is restricted or prohibited, the Committee must publish information on the Committee's website indicating
 - (a) the area that has been set aside under the determination; and
 - (b) in the case of a use that is restricted, the conditions under which a particular use that is restricted may be carried out in the area so set aside.
- (3) The Committee may revoke or amend a determination made under these Regulations.
- (4) If the Committee revokes or amends a determination under subregulation (3), it must
 - (a) in the case of revocation, ensure that any information published on the Committee's website under subregulation (2) relating to that determination is removed.
 - (b) in the case of amendment, ensure that the details of the amendment are published on the Committee's website under subregulation (2).

9 Permits

- (1) A permit issued under these regulations authorises the holder of the permit to enter and use an improvement, service, facility or area of the Reserve
 - (a) for the purpose specified in the permit; and
 - (b) for the period specified in the permit –
 - subject to any terms and conditions specified in the permit.
- (2) A permit issued by the Committee under these Regulations must be in writing.
- (3) The holder of a permit must comply with any terms and conditions of that permit.
- (4) The Committee may cancel a permit at any time
 - (a) if the holder of the permit has
 - (i) breached the conditions of the permit; or
 - (ii) breached these Regulations; or

- (b) if the continuation of the permit is likely to be detrimental to, or interfere with, the management and protection of the natural environment, the wreck, other features of or visitors to the Reserve; or
- (c) for the purposes of Reserve management.
- (5) Upon cancellation of a permit under subregulation (4), the Committee must cause the holder of the permit to be notified, in writing, of the cancellation of the permit within 28 days after the cancellation.
- (6) The cancellation of a permit under subregulation (4) comes into effect when the holder of the permit receives notification of that cancellation in accordance with subregulation (5).
- (7) A person must not interfere with or obstruct the entry or use
 - (a) by the holder of a permit; and
 - (b) his or her invitees –

of any improvement, service, facility or area of the Reserve that is the subject of the permit.

(8) The holder of a permit issued under these Regulations must produce the permit upon request of a member of the Committee or an authorised officer.

10 Fees and charges

- (1) The Committee may impose a fee for the use of improvements, services or facilities in the Reserve, provided that such fees do not exceed the maximum amount specified in the schedule.
- (2) If the Committee imposes a fee for the use of improvements, services or facilities in the Reserve under subregulation (1), the Committee must publish the fee payable on the Committee's website.
- (3) A person must not use an improvement, service or facility within the Reserve without paying the appropriate fee, if any, imposed by the Committee under subregulation (1).
- (4) Subregulation (3) does not apply to a person who is engaging in
 - (a) an organised event under regulation 19; or
 - (b) a commercial activity under regulation 21 -

unless that person is the permit holder responsible for the conduct of the organised event or commercial activity.

PART 3 – USE AND CONTROL OF THE RESERVE

11 Areas set aside as restricted or prohibited access areas

- (1) The Committee may make a determination setting aside an area in the Reserve as being
 - (a) a prohibited access area; or
 - (b) a restricted access area.
- (2) A person must not enter or be in an area set aside under subregulation (1)(a) as a prohibited access area, unless that person does so under and in accordance with a permit issued under subregulation (4).
- (3) A person must not enter or be in an area set aside under subregulation (1)(b) as a restricted access area, unless that person does so
 - (a) in accordance with a determination of the Committee under which the area is set aside; or
 - (b) under and in accordance with a permit issued under subregulation (4).
- (4) The Committee may issue a permit to a person to enter or be in an area set aside under subregulation (1)(a) as a prohibited access area or an area set aside under subregulation (1)(b) as a restricted access area.

12 Vessels

- (1) The Committee may, by determination, set aside a specified area of the Reserve as an area in which a person may launch, land, moor, load or unload a vessel or a specified class of vessel.
- (2) A person must not, in the Reserve, launch, land, moor, load or unload a vessel or a specified class of vessel unless that person does so
 - (a) in accordance with a determination made under subregulation (1); or
 - (b) under and in accordance with a permit issued under subregulation (3).
- (3) The Committee may issue a permit to a person to launch, land, moor, load or unload a vessel or a specified class of vessel in the Reserve.

13 Vessel not to be left unattended

An owner or operator of a vessel must remain on board that vessel at all times while the vessel is within the Reserve.

14 Protection of flora

- (1) A person must not, in the Reserve, fell, pick, take or damage any flora.
- (2) Subregulation (1) does not apply to a person who is acting under and in accordance with a permit issued under subregulation (3).
- (3) The Committee may issue a permit to a person authorising the holder to fell, pick, take or damage any flora in the Reserve.

15 Interfering with wreck

- (1) A person must not, in the Reserve, remove, displace, damage, excavate or interfere with or take the wreck, any part of the wreck including any material, artefacts, structural elements, fittings, furnishings, equipment, or other components of the wreck.
- (2) Subregulation (1) does not apply to a person acting under and in accordance with a permit issued under subregulation (3).
- (3) The Committee may issue a permit to a person to remove, displace, damage, excavate or interfere with or take the wreck, any part of the wreck including any material, artefacts, structural elements, fittings, furnishings, equipment, or other components of the wreck.

16 Interfering with rocks or similar natural objects

- (1) A person must not, in the Reserve, excavate, remove, damage or interfere with any rock or similar natural object.
- (2) Subregulation (1) does not apply to a person acting under and in accordance with a permit issued under subregulation (3).
- (3) The Committee may issue a permit to a person to excavate, remove, damage or interfere with any rock or similar natural object in the Reserve.

17 Digging or removal of material

- (1) A person must not, in the Reserve, dig or remove from the Reserve any gravel, shell, grit, sand, soil or other similar material.
- (2) A person must not, in the Reserve, take, deposit or leave in the Reserve any gravel, shell, grit, sand, soil or other similar material.
- (3) Subregulation (1) or (2) does not apply to a person acting
 - (a) in accordance with a determination under these Regulations; or
 - (b) under and in accordance with a permit issued under subregulation (4).
- (4) The Committee many issue a permit to a person to dig or remove from the Reserve any gravel, shell, grit, sand, soil or other similar material or take, deposit or leave in the Reserve any gravel, shell, grit, sand, soil or other similar material.
18 Fishing

- (1) The Committee may, by determination, set aside an area of the Reserve as an area in which fishing and the deployment or use of fishing equipment is prohibited.
- (2) A person must not disturb any fish by any means in an area of the Reserve set aside by a determination of the Committee under subregulation (1).

19 Research or scientific study

- (1) A person must not, in the Reserve, conduct any formal research or scientific study.
- (2) Subregulation (1) does not apply to a person acting under and in accordance with a permit issued under subregulation (3).
- (3) The Committee may issue a permit to a person to conduct any formal research or scientific study in the Reserve.

20 Organised events

- (1) A person must not, in the Reserve, conduct an organised sporting event, competition, ceremony or other event.
- (2) Subregulation (1) does not apply to a person acting under and in accordance with a permit issued under subregulation (3).
- (3) The Committee may issue a permit to a person to conduct an organised sporting event, competition, ceremony or other event in the Reserve.

21 Dangerous or disturbing activities

A person must not, in the Reserve, engage in any activity or act in a manner that is likely to cause danger or unreasonable disturbance to other persons, vessels, flora, fauna, other animals or property.

22 Conduct of commercial activities

- (1) A person must not, in the Reserve
 - (a) sell, trade or hire any goods or services, or advertise, offer or display any goods or services for sale, trade or hire; or
 - (b) take any photograph, film, video or audio recording, or make any television or radio broadcast for commercial purposes; or
 - (c) carry passengers for reward; or
 - (d) undertake any other commercial activity.

unless the person does so under and in accordance with a permit issued under subregulation (2).

(2) The Committee may issue a permit to a person authorising the holder to sell, trade or hire any goods or services or advertise, offer or display any goods or services for sale, trade or hire; or take any photograph, film, video or audio recording or make any television or radio broadcast for commercial purposes; or carry passengers for reward; or undertake any other commercial activity in the Reserve.

PART 4 – GENERAL

23 Directions to leave

- (1) An authorised officer may, in the interests of safety of persons using the Reserve, direct a person
 - (a) to leave the Reserve or an area of the Reserve; or
 - (b) to remain in the Reserve or an area of the Reserve.
- (2) A person to whom a direction is given under subregulation (1) must comply with that direction.

Maximum Fee

\$60.00

(3) If an authorised officer reasonably believes that a person has contravened any of these Regulations, the authorised officer may direct the person to leave the Reserve or any area of the Reserve.

SCHEDULE

Regulation 10

Maximum fee for use of improvements, services or facilities in the Reserve

Imp	rover	ment, s	ervice	or facili
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Use of mooring per time slot

NOTES

- (1) A person who contravenes any one of these Regulations is liable to the imposition of penalties as set out in section 13(5) or (6) of the **Crown Land (Reserves) Act 1978**.
- (2) In addition to these Regulations the following laws also apply with respect to –

Permits issued over the Committee's website

The Electronic Transactions (Victoria) Act 2000 governs the completion of electronic transactions (including the issuing of permits) by means of one or more electronic communications.

Fishing

In addition to regulation 18, fishing is governed by the **Fisheries Act 1995** and Regulations under that Act, and failure to adhere to that legislation may result in the imposition of penalties under that Act and those Regulations.

Litter

The depositing of litter in the Reserve is prohibited under the **Environment Protection Act 1970** and may result in the imposition of penalties under that Act.

Wildlife

The taking, hunting or destroying of wildlife, including game, is regulated under the **Wildlife Act 1975** and Regulations under that Act. A person who fails to comply with the requirements of that legislation is liable to the imposition of penalties under that Act and those Regulations.

Dated 17 September 2010

RODNEY WARREN Statewide Program Leader Public Land Services as delegate of the Minister for Environment and Climate Change

DECLARATION OF RECORDS NOT AVAILABLE FOR PUBLIC INSPECTION

Whereas section 10 of the Public Records Act 1973 provides, inter alia, that:

The Minister by notice published in the Government Gazette may declare that any specified records or records of a class transferred or to be transferred from a public office to the Public Record Office shall not be available for public inspection for a period specified in the declaration, being a period of not more than 30 years, after the date of their transfer to the Public Record Office.

I, Peter Batchelor, as Minister for the Arts, do now by this notice declare that the records listed in the schedule below shall not be available for public inspection for a period of 10 years from the date of their transfer to the Public Record Office Victoria.

Dated 7 September 2010

PETER BATCHELOR MP Minister for the Arts

Series	Series Title
16468 P1	Bus and Tram Infrastructure Projects Files, Architecture and Building Services Branch 1975 to 1987
12744 P3	General Correspondence Files, Multiple Number System 1986 to 1989
16469 P1	Seal Register 1983 to 1989
16458 P2	Heritage Tram Refurbishment Project, Preston Workshops 1974 to 1991
12748 P11	General Correspondence and Works Files, Way and Works Branch / Engineering and Development Group, Transport Operations Division 1979 to 1989

DECLARATION OF RECORDS NOT AVAILABLE FOR PUBLIC INSPECTION

Whereas section 10 of the Public Records Act 1973 provides, inter alia, that:

The Minister by notice published in the Government Gazette may declare that any specified records or records of a class transferred or to be transferred from a public office to the Public Record Office shall not be available for public inspection for a period specified in the declaration, being a period of not more than 30 years, after the date of their transfer to the Public Record Office.

I, Peter Batchelor, as Minister for the Arts, do now by this notice declare that the records listed in the schedule below shall not be available for public inspection for a period of 5 years from the date of their transfer to the Public Record Office Victoria.

Dated 7 September 2010

PETER BATCHELOR MP Minister for the Arts

SCHEDULE		
Series	Series Title	
12638 P5	General Correspondence Files, Multiple Number System 1985 to 1987	
421 P20	Secretary's Inward Registered Correspondence, Annual Single Number System 1977 to 1983	

SCHEDULE

Public Records Act 1973

DECLARATION OF RECORDS NOT AVAILABLE FOR PUBLIC INSPECTION

Whereas section 10 of the **Public Records Act 1973** provides, inter alia, that:

The Minister by notice published in the Government Gazette may declare that any specified records or records of a class transferred or to be transferred from a public office to the Public Record Office shall not be available for public inspection for a period specified in the declaration, being a period of not more than 30 years, after the date of their transfer to the Public Record Office.

I, Peter Batchelor, as Minister for the Arts, do now by this notice declare that the records listed in the schedule below shall not be available for public inspection for a period of 15 years from the date of their transfer to the Public Record Office Victoria.

Dated 7 September 2010

PETER BATCHELOR MP Minister for the Arts

Series	Series Title
12818 P4	General Files, Civil Engineering Department, Infrastructure Division 1985 to 1993

DECLARATION OF RECORDS NOT AVAILABLE FOR PUBLIC INSPECTION

Whereas section 10 of the Public Records Act 1973 provides, inter alia, that:

The Minister by notice published in the Government Gazette may declare that any specified records or records of a class transferred or to be transferred from a public office to the Public Record Office shall not be available for public inspection for a period specified in the declaration, being a period of not more than 30 years, after the date of their transfer to the Public Record Office.

I, Peter Batchelor, as Minister for the Arts, do now by this notice declare that the records listed in the schedule below shall not be available for public inspection for a period of 20 years from the date of their transfer to the Public Record Office Victoria.

Dated 7 September 2010

PETER BATCHELOR, MP

Minister for the Arts

Series	Series Title	
12770 P7	General Files, Passenger Services Division, Commercial Department, Business Planning Section 1992 to 1998	
12864 P30	Project Files, Various Divisions 1988 to 1991	
12966 P2	Records Relating to the Privatisation of the Public Transport System, Legal Services Branch 2000 to 2001	
12876 P2	Board Minutes and Papers 1997 to 1999	
12809 P 13	General Files, Corporate Development Division 1996 to 1997	
12968 P3	Agenda, Minutes and Reports, V-Line Workshops Management Board (Workshop Division) 1997 to 1998	
16467 P1	Meeting Minutes and Papers, MET Train 2 Board 1998 to 2000	
16460 P1	Meeting Minutes and Papers 1998 to 1998 (V/Line Passenger Board Corporation)	
12772 P 13	Station Development and Commercial Development Project Records 1989 to 1993	
16470 P1	Seal Register 1989 to 2000	
12574 P2	Minutes, Corporate Group 1994 to 1997	
15024 P 2	Privatisation of Public Transport, Contract Files, Franchise Agreements and Tender Information on Sale of Assets (V/Line, Hillside, Bayside Trains, Yarra and Swanston Trams 1997 to 1998)	
12864 P32	Project Files, Various Divisions 1993 to 1995	

DECLARATION OF RECORDS NOT AVAILABLE FOR PUBLIC INSPECTION

Whereas section 10 of the Public Records Act 1973 provides, inter alia, that:

The Minister by notice published in the Government Gazette may declare that any specified records or records of a class transferred or to be transferred from a public office to the Public Record Office shall not be available for public inspection for a period specified in the declaration, being a period of not more than 30 years, after the date of their transfer to the Public Record Office.

I, Peter Batchelor, as Minister for the Arts, do now by this notice declare that the records listed in the schedule below shall not be available for public inspection for a period of 25 years from the date of their transfer to the Public Record Office Victoria.

Dated 7 September 2010

PETER BATCHELOR, MP Minister for the Arts

SCHEDULE		
Series	Series Title	
15024 P3	Privatisation of Public Transport, Contract Files, Franchise Agreements and Tender Information on Sale of Assets (V/line, Hillside, Bayside Trains, Yarra and Swanston Trams) 1997 to 2003	

SCHEDULE

Public Records Act 1973

DECLARATION OF RECORDS NOT AVAILABLE FOR PUBLIC INSPECTION

Whereas section 10 of the Public Records Act 1973 provides, inter alia, that:

The Minister by notice published in the Government Gazette may declare that any specified records or records of a class transferred or to be transferred from a public office to the Public Record Office shall not be available for public inspection for a period specified in the declaration, being a period of not more than 30 years, after the date of their transfer to the Public Record Office Victoria.

I, Peter Batchelor, as Minister for the Arts, do now by this notice declare that the records listed on the schedule A below shall not be available for public inspection for a period of 30 years from the date of their transfer to the Public Record Office Victoria.

Dated 7 September 2010

PETER BATCHELOR MP Minister for the Arts

SCHEDULE A

VPRS No.	VPRS Title
16356 P1	Unregistered Files (2000–2009)

DECLARATION OF RECORDS NOT AVAILABLE FOR PUBLIC INSPECTION

Whereas section 10AA of the Public Records Act 1973 provides, inter alia, that:

The Minister by notice published in the Government Gazette may declare that any specified records or records of a class transferred or to be transferred from a public office to the Public Record Office shall not be available for public inspection for a period specified in the declaration, initially being a period of 50 years from the date of their transfer to the Public Record Office Victoria.

I, Peter Batchelor, as Minister for the Arts, do now by this notice declare that the records listed on the schedule below shall not be available for public inspection for a period of fifty years from the date of their transfer to the Public Record Office Victoria.

Dated 7 September 2010

PETER BATCHELOR MP

Minister for the Arts

SCHEDULE A

VPRS No.	VPRS Title	Date Range
16356/P0002	Unregistered Files	2002–2007

Public Records Act 1973

DECLARATION OF RECORDS NOT AVAILABLE FOR PUBLIC INSPECTION

Whereas section 10 of the Public Records Act 1973 provides, inter alia, that:

The Minister by notice published in the Government Gazette may declare that any specified records or records of a class transferred or to be transferred from a public office to the Public Record Office shall not be available for public inspection for a period specified in the declaration, being a period of not more than 30 years, after the date of their transfer to the Public Record Office.

I, Peter Batchelor, as Minister for the Arts, do now by this notice declare that the records listed in the schedule below shall not be available for public inspection for a period of 10 years from the date of their transfer to the Public Record Office Victoria.

Dated 7 September 2010

PETER BATCHELOR, MP Minister for the Arts

Series	Series Title
16385 P1	Pharmacy Planning Advisory Committee Minutes

DECLARATION OF RECORDS NOT AVAILABLE FOR PUBLIC INSPECTION

Whereas section 10AA of the Public Records Act 1973 provides, inter alia, that:

The Minister by notice published in the Government Gazette may declare that any specified records or records of a class transferred or to be transferred from a public office to the Public Record Office shall not be available for public inspection for a period specified in the declaration, initially being a period of 40 years from the date of their transfer to the Public Record Office Victoria.

I, Peter Batchelor, as Minister for the Arts, do now by this notice declare that the records listed on the Schedule below shall not be available for public inspection for a period of forty years from the date of their transfer to the Public Record Office Victoria.

Dated 7 September 2010

PETER BATCHELOR MP Minister for Arts

VPRS No.	VPRS Title
VPRS 12814 P2	General Subject Files, Rail Track Civil Group, Infrastructure Division 1986 to 1994
VPRS 12864 P31	Project Files, Various Divisions 1977 to 1996
VPRS 16459 P1	Electrical Traction System Design Drawings 1923 to 1984
VPRS 13415 P13	Engineering Services Project and General Files, Structural Engineering Section, Civil Engineering Department 1955 to 1998
VPRS 13977 P 14	Melbourne Underground Loop Construction and Loop Stations Redevelopment Project Records 1971 to 1993
VPRS 421 P 18	Secretary's Inward Correspondence, Annual Single Number System

SCHEDULE A

Planning and Environment Act 1987

BRIMBANK PLANNING SCHEME

Notice of Approval of Amendment Amendment C136

The Minister for Planning has approved Amendment C136 to the Brimbank Planning Scheme.

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

The Amendment rezones the land on the north-west corner of Highlands Road and Calder Highway, Keilor, from Green Wedge Zone to Road Zone Category 1.

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 Brimbank City Council, Old Calder Highway, Keilor.

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

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME

Notice of Approval of Amendment Amendment C100

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

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

The Amendment applies a Vegetation Protection Overlay – Schedule 3 (VPO3) on a permanent basis to land within a Business 1 Zone (B1Z), Business 2 Zone (B2Z), Business 4 Zone (B4Z) and a section of road within Road Zone Category 1 (RDZ1) in the Emerald town centre.

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

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

Planning and Environment Act 1987

GLEN EIRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C74

The Minister for Planning has approved Amendment C74 to the Glen Eira Planning Scheme.

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

The Amendment rezones land at 365A Hawthorn Road, Caulfield South, from Business 3 Zone to Business 1 Zone and applies the Environmental Audit Overlay to the site.

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 City of Glen Eira, corner Glen Eira and Hawthorn Roads, Caulfield South 3162.

> 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 C101

The Minister for Planning has approved Amendment C101 to the Greater Dandenong Planning Scheme.

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

Victoria Government Gazette

The Amendment affects land at the northeast and north-west corners of the intersection of Hutton and Chapel Roads, Keysborough South.

The Amendment:

- rezones the land on the north-eastern corner (Lot 1, PS446329Y) of Chapel Road from Residential 1 Zone to the Business 1 Zone;
- rezones the land Lot 2 (Part), PS446329Y from Residential 1 Zone to the Business Zone 1;
- rezones the parcel on the western side of Chapel Road from Residential 1 Zone to the Business 2 Zone;
- amends the Schedule to the Business 1 Zone (Clause 34.01); and
- amends Schedule 5 to the Development Plan Overlay (Clause 43.04) that currently applies to the site.

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 C111

The Minister for Planning has approved Amendment C111 to the Greater Shepparton Planning Scheme.

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

The Amendment:

• rezones Lot 2 on PS549232, Purcell Street, Shepparton from the Public Use Zone 4 (PUZ4) and to the Residential 1 Zone (R1Z);

- rezones Lot 3 on PS549232R, Purcell Street, Shepparton from the Public Use Zone 4 (PUZ4) to the Business 1 Zone (B1Z);
- rezones Lot 4 on PS549232R, Purcell Street, Shepparton, from the Public Use Zone 4 (PUZ4) and the Residential 1 Zone (R1Z) to the Mixed Use Zone (MUZ);
- revises the extent of the Heritage Overlay (HO 91) which applies to the Shepparton Railway Station Building;
- applies the Development Plan Overlay to the land to be rezoned to the Residential 1 Zone (including 20, 22, and 24 Purcell Street, Shepparton) and the Mixed Use Zone;
- applies the Environmental Audit Overlay to land being rezoned to Mixed Use Zone and Residential 1 Zone;
- introduces and new Schedule 17 to the Development Plan Overlay specific to the site; and
- amends the Schedule to the Mixed Use Zone (MUZ) to provide for a floor area cap on office and shop uses.

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, Welsford Street, Shepparton.

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

Planning and Environment Act 1987

MAROONDAH PLANNING SCHEME

Notice of Approval of Amendment

Amendment C78

The Minister for Planning has approved Amendment C78 to the Maroondah Planning Scheme.

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

The Amendment rezones part of the land located at 386 and 388 Mt Dandenong Road, Croydon, from the Public Park and Recreation Zone (PPRZ) to the Residential 1 Zone (R1Z) and rezones part of the land at the northern end of the Ringwood Lake Recreation Reserve, Ringwood, from the Public Park and Recreation Zone (PPRZ) to the Residential 1 Zone (R1Z).

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 Maroondah City Council, Braeside Avenue, Ringwood.

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

Planning and Environment Act 1987

MONASH PLANNING SCHEME

Notice of Approval of Amendment

Amendment C92

The Minister for Planning has approved Amendment C92 to the Monash Planning Scheme.

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

The Amendment:

- rezones the land at the rear of 12 to 42 Sadie Street, Mount Waverley, from a R1Z – Residential 1 Zone to a PPRZ – Public Park and Recreation Zone; and
- rezones an adjoining small parcel of VicRoads land known as part of Lot 1 of Title Plan 238764C, from a R1Z – Residential 1 Zone to a RD1Z – Road Zone 1.

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 Monash City Council, 293 Springvale Road, Glen Waverley.

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

Planning and Environment Act 1987

STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C84

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

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

The Amendment applies interim heritage controls to the Waverley Road Gateway Precinct (HO398*), the Malvern/Tooronga Roads Retail Precinct (HO399*), the High Street Rail and Retail Precinct (HO400*) and extends existing Hawksburn Retail Precinct (HO142*) until 31 October 2011 by amending the Schedule to the Heritage Overlay and identifying the land on Planning Scheme Map Nos. 4HO, 5HO, 6HO and 8HO.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Stonnington City Council, corner of Chapel Street and Greville Street, Prahran.

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

Planning and Environment Act 1987

STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C122

The Stonnington City Council has approved Amendment C122 to the Stonnington Planning Scheme.

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

The Amendment includes part 33–35 Jackson Street, Toorak, in the Heritage Overlay (HO372).

The Amendment was approved by the Stonnington City Council on 15 September 2010 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 27 January 2010. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Stonnington City Council, Prahran Town Hall, Planning Counter, corner Greville and Chapel Streets, Prahran.

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

Planning and Environment Act 1987

WHITEHORSE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C83

The Minister for Planning has approved Amendment C83 to the Whitehorse Planning Scheme.

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

The Amendment applies the Vegetation Protection Overlay Schedule 3 on a permanent basis to 537 properties in the municipality, removes the Vegetation Protection Overlay Schedule 1 and 3 from 45 properties in the municipality, updates the Tree Conservation Policy at Clause 22.04 to apply to these properties and updates the City of Whitehorse – Statements of Tree Significance 2005 and 2006 in the incorporated documents in the Schedule to Clause 81.01.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Whitehorse City Council, 379–397 Whitehorse Road, Nunawading.

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

Planning and Environment Act 1987

WHITEHORSE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C114

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

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

The Amendment rezones the land at 85 and 101–109 Burwood Highway and 3 Edwards Street, Burwood, from a Business 4 Zone and a Residential 1 Zone to a Mixed Use Zone; amends the schedule to the Mixed Use Zone to increase the allowable floor area for an office and a shop; and applies an Environmental Audit Overlay and the Design and Development Overlay.

The Minister has granted the following permit(s) under Division 5 Part 4 of the Act: Permit No. WH/2008/564.

Description of land: 85 and 101–109 Burwood Highway and 3 Edwards Street, Burwood.

A copy of the Amendment and permit/s can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours at the office of the Whitehorse City Council, 379–397 Whitehorse Road, Nunawading.

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

Planning and Environment Act 1987

WHITEHORSE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C128

The Minister for Planning has approved Amendment C128 to the Whitehorse Planning Scheme.

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

The Amendment applies the Heritage Overlay to nine (9) properties in the William Street Precinct, Box Hill, on an interim basis until 30 September 2011.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Whitehorse City Council, 379–397 Whitehorse Road, Nunawading.

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

Planning and Environment Act 1987

WYNDHAM PLANNING SCHEME

Notice of Approval of Amendment

Amendment C131

The Minister for Planning has approved Amendment C131 to the Wyndham Planning Scheme.

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

The Amendment rezones land in the southeast corner of the Point Cook Growth Area, bounded by Kingsford Estate to the west and Featherbook Estate to the east, and abutting the south of Sneydes Road and the east of Hacketts Road, from a Farming Zone 2 to a Residential 1 Zone and applies a Development Plan Overlay (Schedule 12).

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 Wyndham City Council, Princes Highway, Werribee.

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

Planning and Environment Act 1987

YARRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C85

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

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

The Amendment:

- updates the MSS at Clause 21.05-1 to reference the new local policy;
- replaces Clause 22.02 with a new local policy 'Development Guidelines for sites subject to the Heritage Overlay'; and
- introduces a new incorporated document to the scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Yarra City Council, 333 Bridge Road, Richmond 3121.

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

Planning and Environment Act 1987

YARRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C132

The Minister for Planning has approved Amendment C132 to the Yarra Planning Scheme.

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

The Amendment extends the expiry date of Schedule 4 to the Design and Development Overlay (DDO4) for a further year to 30 September 2011. 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 Yarra City Council, 333 Bridge Road, Richmond.

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

ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978 NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

Order in Council

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

CALLIGNEE – The temporary reservation by Order in Council of 27 May 1909 of an area of 2023 square metres, more or less, of land in the Township of Callignee [formerly Township of Toomung], Parish of Callignee as a site for a Mechanics' Institute, so far only as the portion containing 1060 square metres being Crown Allotment 2002, Township of Callignee, Parish of Callignee as indicated by hatching on plan GP3009 hereunder. – (GP3009) – (Rs 1399)



CLUB TERRACE – The temporary reservation by Order in Council of 1 March 1960 of an area of 1.923 hectares of land in Section 8, Township of Club Terrace, Parish of Winyar as a site for State School purposes, revoked as to part by Order in Council of 6 December 1994 so far as the balance remaining. – (Rs 7898)

MARLO – The temporary reservation by Order in Council of 7 May 1889 of an area of 5.66 hectares, more or less, of land in the Township of Marlo, Parish of Orbost East (formerly Parish of Orbost) as a site for a Lighthouse, revoked as to part by Orders in Council of 5 September 1972 and 8 June 1993 so far as the balance remaining. – (Rs 7996) MARLO – The temporary reservation by Order in Council of 8 January 1952 of an area of 4300 square metres, more or less, of land in the Township of Marlo, Parish of Orbost East as a site for State School purposes. – (Rs 6783)

TOOLANGI – The temporary reservation by Order in Council of 16 March 2005 of an area of 3.452 hectares of land being Crown Allotment 41, Township of Toolangi, Parish of Tarrawarra North as a site for Public purposes (Departmental depot), so far only as the portion containing 9979 square metres being Crown Allotment 2002, Township of Toolangi, Parish of Tarrawarra North as indicated by hatching on plan GP3022 hereunder. – (GP3022) – (Rs 7675)



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

Dated 28 September 2010 Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change

> MATTHEW McBEATH Clerk of the Executive Council

Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF CROWN LANDS

Order in Council

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

MUNICIPAL DISTRICT OF THE INDIGO SHIRE COUNCIL

CHILTERN – Drainage purposes; being Crown Allotment 10, Section 14, Township of Chiltern, Parish of Chiltern (area 5744 square metres) as indicated by hatching on plan GP3016 hereunder and Crown Allotment 2020, Township of Chiltern, Parish of Chiltern (area 3358 square metres) as indicated by hatching on plan GP3018 hereunder.– (GP3016 and 3018) – (1105360)



MUNICIPAL DISTRICT OF THE WYNDHAM CITY COUNCIL

DEUTGAM – Public purposes; area 1574 square metres, more or less, being Crown Allotment 95B, Section D, Parish of Deutgam as indicated by hatching on plan GP2996 hereunder. – (GP2996) – (0704544)





MUNICIPAL DISTRICT OF THE SHIRE OF NILLUMBIK

SUTTON – Public purposes, 1.2 hectares, more or less, being Crown Allotment 2025, Parish of Sutton as shown by hatching on Plan No. LEGL./10-019 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2018747)

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

Dated 28 September 2010

Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change

> MATTHEW McBEATH Clerk of the Executive Council

Crown Land (Reserves) Act 1978 DISSOLUTION OF INCORPORATED COMMITTEE OF MANAGEMENT BANNOCKBURN PUBLIC HALL RESERVE

Order in Council

The Governor in Council under section 14A(7) of the **Crown Land (Reserves) Act 1978** dissolves the 'Bannockburn Public Hall Reserve Committee of Management Incorporated' constituted by Order in Council of 15 July 1992 vide Government Gazette of 15 July 1992 – page 1819.

File Ref : Rs 2121 [0701595]

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

Dated 28 September 2010

Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change

> MATTHEW McBEATH Clerk of the Executive Council

Crown Land (Reserves) Act 1978

DISSOLUTION OF INCORPORATED COMMITTEE OF MANAGEMENT CALLIGNEE MECHANICS' INSTITUTE RESERVE

Order in Council

The Governor in Council under section 14A(7) of the **Crown Land (Reserves) Act 1978** dissolves the 'Callignee Community Hall Incorporated' (constituted by Order in Council of 2 June 1998 vide Government Gazette of 4 June 1998 – page 1300).

File Ref : Rs 1399 [1510251]

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

Dated 28 September 2010

Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change

> MATTHEW McBEATH Clerk of the Executive Council

Land Act 1958

CLOSURE OF UNUSED ROAD

Order in Council

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipality in which the road is situated closes the following unused road:

MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

BOGA and KUNAT KUNAT – The sections of road in the Parishes of Boga and Kunat Kunat being Crown Allotment 2015, Parish of Boga and Crown Allotment 2019, Parish of Kunat Kunat as shown hatched on Plan No. LEGL./10-232 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0102798) This Order is effective from the date on which it is published in the Government Gazette.

Dated 28 September 2010 Responsible Minister GAVIN JENNINGS

Minister for Environment and Climate Change

> MATTHEW McBEATH Clerk of the Executive Council

Land Act 1958

CLOSURE OF UNUSED ROAD

Order in Council

The Governor in Council under section 349 of the Land Act 1958 and with the concurrence in writing of the municipality in which the road is situated and the owners of land adjoining the road, closes the following unused road:

MUNICIPAL DISTRICT OF THE SOUTH GIPPSLAND SHIRE COUNCIL

LEONGATHA – The road in the Township of Leongatha, Parish of Leongatha being Crown Allotment 2001 as indicated by hatching on plan GP2799 hereunder. – (GP2799) – (15L10-7624)



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

Dated 28 September 2010

Responsible Minister GAVIN JENNINGS Minister for Environment and

Climate Change

MATTHEW McBEATH Clerk of the Executive Council

LATE NOTICES

Land Act 1958 NOTICE OF APPLICATION TO LEASE CROWN LAND

Notice is hereby given that Hayman Pacific Pty Ltd has applied for a lease pursuant to section 134 of the Land Act 1958 for a term of 21 years in respect of the Crown Allotment 23, Section D, Township of Hastings, Parish of Tyabb, containing 0.24 hectares for the purpose of operation and maintenance of jetty boat pens wet berthing.

File Ref No: 1203578

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:

92.	Statutory Rule:	Infringements (General) Further Amendment Regulations 2010
	Authorising Act:	Infringements Act 2006
	Date first obtainable: Code B	30 September 2010
93.	Statutory Rule:	Occupational Health and Safety Amendment (Miscellaneous) Regulations 2010
	Authorising Act:	Occupational Health and Safety Act 2004
	Date first obtainable: Code A	30 September 2010
94.	Statutory Rule:	Subordinate Legislation (Control of Weapons Regulations 2000 - Extension of Operation) Regulations 2010
	Authorising Act:	Subordinate Legislation Act 1994
	Date first obtainable: Code A	30 September 2010
95.	Statutory Rule:	Transport (Ticketing) Amendment (Portable Devices) Regulations 2010
	Authorising Act:	Transport (Compliance and Miscellaneous) Act 1983
	Date first obtainable: Code A	30 September 2010

PRICING FOR SPECIAL GAZETTE, PERIODICAL GAZETTE AND VICTORIAN LEGISLATION

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