

Victoria Government Gazette

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No. G 19 Thursday 12 May 2011

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GENERAL

TABLE OF PROVISIONS				
Private Advertisements		Government and Outer Budget Sector	1008	
Land Act 1958 –	1002			
Girl Guides Association of Victoria	1003	Orders in Council	1049	
Prefab Technology Pty Ltd	1003	Acts: Mental Health		
Estates of Deceased Persons		Late Notices		
A. B. Natoli Pty	1003	Banyule City Council – Notice of Prepara	ation	
Basile & Co. Pty Ltd	1003		1050	
Basile Pino & Co.	1003	Obtainables	1052	
BMR Lawyers	1003	obumuolos	1052	
Bradley Lawyers	1003			
Brendan Holland & Michael Cahir	1004			
David Dethbridge	1004			
De Marco Lawyers	1004			
Donald & Ryan Lawyers	1004			
Dwyer Mahon & Robertson	1004			
John J. Byrne Lawyer	1005			
Karen Lee Probst	1005			
Macpherson + Kelley	1005			
Mills Oakley Lawyers	1005			
Moores Legal	1005			
Peter A. Lunn & Co.	1005			
Peter Gardiner	1006			
Pietrzak Solicitors	1006			
Richmond & Bennison	1006			
SLM Law	1006			
Taits Legal	1007			
T. J. Mulvany & Co.	1007			
Tragear & Harris Lawyers	1007			

Advertisers Please Note

As from 12 May 2011

The last Special Gazette was No. 147 dated 10 May 2011.

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

How To Submit Copy

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

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

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

VICTORIA GOVERNMENT GAZETTE SCHEDULE OF FEES

Please note: as of 1 May 2011, new fees apply to the Victoria Government Gazette concerning the placement of notices, subscription and purchase of copies. Details are in the table below:

Description	Rate as from 1 May 2011 (includes GST)
Private Notices	
Per word	\$0.34
Copy of Gazette faxed after publication	\$1.70
Copy of Gazette posted after publication (includes postage)	\$3.63
Purchase hard copy of Gazette (in person)	\$2.00
Government and Outer Budget	
Per page	\$73.49
Per half page	\$38.82
Per column centimetre	\$5.28
Special Gazette	
Per page	\$110.23
Per half page	\$57.75
Subscriptions (per year)	
General and Special Gazettes	\$204.14
General, Special and Periodical Gazettes	\$272.18
Periodical Gazettes only	\$136.09
Subscription Alerts	\$113.40

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) QUEEN'S BIRTHDAY WEEK 2011 (MONDAY 13 JUNE 2011)

Please Note:

The Victoria Government Gazette (GENERAL) for Queen's Birthday week (G24/11) will be published on **Thursday 16 June 2011**.

Copy deadlines:

Private Advertisements

9.30 am on Friday 10 June 2011

Government and Outer Budget Sector Agencies Notices

9.30 am on Tuesday 14 June 2011

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

JENNY NOAKES Government Gazette Officer

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

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> JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

Land Act 1958

Notice is hereby given that Girl Guides Association of Victoria has applied for a lease pursuant to section 134 of the Land Act 1958 for a term of 21 years in respect of Allotment 9, Section 9, Township of Dimboola, for the purpose of 'Amusement and recreation and social activities connected therewith'.

Notice is hereby given by Prefab Technology Pty Ltd, ACN 064 085 954 ('the company') and by Robert Lawrence Stubbs and Teresa Maree Stubbs ('the shareholders') that on and from 30 April 2011 the shareholders') that on and from 30 April 2011 the shareholders ceased to be directors of the company and to hold any interest therein. The claims of creditors of and trade suppliers to the company or those of others holding directors guarantees and having claims against the company will not be met by the shareholders after 30 April 2011 or where supply of goods or extension of credit or any sale on terms has been or is made to the company after that date.

RICHARD WOOD, solicitors, 65b Dublin Road, Ringwood East, Victoria 3135.

Re: VALERY SUDAKOV, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 16 December 2008, are required by Yelena Sudakov, the executor of the deceased's Will, to send particulars of their claim to her, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date she will convey or distribute the assets, having regard only to the claims of which she then has notice.

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

In the estate of KATHLEEN MARJORY FRANKE, late of 19 Shadforth Street, Kerang, Victoria, widow, deceased.

Creditors, next-of-kin and all other persons having claims against the estate of the said deceased, are required by Kayleen Elizabeth Franke and John Richard Franke, the executors of the Will of the said deceased, to send particulars of such claims to them, care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

BASILE & CO. PTY LTD, legal practitioners, 46 Wellington Street, Kerang, Victoria 3579.

Re: IVOR MORTON GARNER, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 December 2010, are required by the trustees, Doris May Garner and John Giansiracusa, to send particulars to them, care of the undermentioned solicitors by 15 July 2011, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Creditors, next-of-kin or others having claims in respect of the estate of BERYL IRENE LINEGAR, late of 49 Lynden Street, Camberwell, in the state of Victoria, retired, deceased, who died on 31 January 2011, are to send particulars of their claims to the executor, Geoffrey Arthur Hoare, care of BMR Lawyers, PO Box 3000, Middle Camberwell, Victoria 3124, by 13 July 2011, after which date the executor will distribute the assets, having regard only to the claims of which he then has notice. 5 May 2011

BMR LAWYERS,

Level 1, 760 Riversdale Road, Camberwell 3124.

Re: HUMPHREY DENZIL HUGHES, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 September 2010, are required by the executors, Sharon Deborah Gammon and Alison Louisa Arlene Hughes, to send particulars of their claims to the undermentioned solicitors by 12 July 2011, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

BRADLEY LAWERS, solicitors, Suite 2, 296 Doncaster Road, North Balwyn 3104. Re: DIAN DAVIE BRANDWOOD, late of Clayton Community Aged Care, 12 Burton Avenue, Clayton, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 April 2010, are required by the trustees, Christine Ann Mather and Adam Reginald Brandwood, to send particulars of their claims to the trustees, care of the undermentioned legal practitioners by 22 July 2011, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

BRENDAN HOLLAND & MICHAEL CAHIR, legal practitioners, 130 Balcombe Road, Mentone 3194.

Re: MARGARET ADELAIDE BLANDFORD, late of Geelong Aged Care, 6A Perrett Street, Grovedale, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 January 2011, are required by the executors, Janet Ruth Plowright, Lawrence Stanley Plowright and David John Dethridge, to send particulars of their claims to them, care of the undermentioned solicitor, by 22 July 2011, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

DAVID DETHRIDGE, solicitor, 43 Ryrie Street, Geelong 3220.

Re: NORMA ISABEL SEVERN, late of 36 Glenroy Road, Glenroy, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 January 2011, are required by the trustee, John William Severn, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARCO LAWYERS,

794A Pascoe Vale Road, Glenroy 3046.

Re: JAMES MONTGOMERY EWAN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of JAMES MONTGOMERY EWAN, late of Eva Tilley Memorial Home, 24 Nicholson Street, North Balwyn, Victoria, gentleman, deceased, who died on 16 December 2010, are required by the executor to send particulars of their claim to him, care of the undermentioned solicitors, by 27 October 2011, 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.

Re: Estate of WILLIAM GEORGE FOSTER, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of WILLIAM GEORGE FOSTER, late of 19 Craigie Road, Newtown, Victoria, retired salesman, deceased, who died on 18 February 2011, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 21 July 2011, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

DWYER MAHON & ROBERTSON, legal practitioners, Beveridge Dome, 194–208 Beveridge Street,

Swan Hill 3585.

Re: Estate of JOHANNA MARGARET KING.

Creditors, next-of-kin and others having claims in respect of the estate of JOHANNA MARGARET KING, late of 2/83 Broad Parade, Spring Gully, in the State of Victoria, pensioner, deceased, who died on 20 February 2011, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 27 July 2011, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

DWYER MAHON & ROBERTSON, legal practitioners,

Beveridge Dome, 194–208 Beveridge Street, Swan Hill 3585.

Creditors, next-of-kin and others having claims against the estate of RAYMOND DAVID HINCHLIFFE, late of 56 Mawby Road, Bentleigh East, Victoria, who died on 24 December 2010, are required by the executor, Violet Margaret Hinchliffe, 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 12 July 2011, 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 LAYWER PTY LTD, 216 Charman Road, Cheltenham 3192.

ALEXANDER DOUGLAS CRUICKSHANK, late of 144 Woods Street, Donald, Victoria 3480, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 7 December 2010, are required by the executor, Stephen James Amos, to send particulars of their claims to him, care of the undermentioned solicitor, within two months of the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

KAREN LEE PROBST, solicitor, 116 Napier Street, St Arnaud 3478.

Re: KAREN MARCIA TAYLOR, deceased.

Creditors, next-of-kin and others having claims in respect to the estate of the deceased, who died on the 16 December 2010, are required by the trustee, Damian John Paul, care of 40–42 Scott Street, Dandenong, Victoria, solicitor, to send particulars to the trustee by 12 July 2011, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: CHELE INDIA BURLINSON, late of Unit 25, 8 Gibson Street, Dromana, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased,

who died on 1 October 2007, are required by the administrator, Nola Murphy, to send particulars to her, care of the undermentioned solicitors, by 12 July 2011, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she then has notice. MILLS OAKLEY LAWYERS,

530 Collins Street, Melbourne, Vic. 3000.

Re: LORIS ALWYN EWERT, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 October 2010, are required by the trustee, Murray Philip Baird of 9 Prospect Street, Box Hill, Victoria, to send particulars to the trustee by 15 July 2011, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MOORES LEGAL, lawyers, 9 Prospect Street, Box Hill 3128.

Creditors, next-of-kin and others having claims in respect of the estate of MELVA MARY GARDNER, late of 'Langford Grange', Berwick– Cranbourne Road, Cranbourne, Victoria, retired, deceased, who died on 24 October 2010, are to send particulars of their claims to the executor, care of the undermentioned solicitors, by 24 July 2011, after which date the executor will distribute the assets, having regard only to the claims of which the executor then has notice.

PETER A. LUNN & CO., solicitors, 13 Langhorne Street, Dandenong 3175.

Creditors, next-of-kin and others having claims in respect of the estate of THERESA SANTINA MANCUSO, late of Unit 4, 1–6 Breanne Place, Keysborough, Victoria, teacher, deceased, who died on 28 June 2010, are to send particulars of their claims to the executor, care of the undermentioned solicitors, by 12 July 2011, after which date the executor will distribute the assets, having regard only to the claims of which the executor then has notice.

PETER A. LUNN & CO., solicitors, 13 Langhorne Street, Dandenong 3175.

Creditors, next-of-kin and others having claims in respect of the estate of RUTH ROWELL, late of 18 Grandview Close, Drouin, in the state of Victoria, widow, deceased, who died on 20 October 2010, are required to send particulars of the claims to the executors, Bruce Thomas Rowell and John Christopher Schnizler, care of the undermentioned solicitor, by 19 July 2011, after which date they will distribute the estate of the deceased, having regard only to the claims of which they then have notice.

PETER GARDINER, solicitor, Office 1, 2 Colin Avenue, Warrandyte 3113.

Creditors, next-of-kin and others having claims in respect to the estate of ZDENEK CHMELIK, late of Mordialloc Community Centre Nursing Home, 10 Brindisi Street, Mentone, Victoria, pensioner, deceased, who died on 20 March 2011, are required to send particulars of such claims to the executor, care of the undermentioned solicitors by 12 July 2011, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

PIETRZAK SOLICITORS,

222 LaTrobe Street, Melbourne 3000.

Creditors, next-of-kin and others having claims in respect of the estate of PRAVOMILA ANNA KALLAJXHI, also known as Anna Kallajxhi, late of 29 Elmtree Terrace, Chadstone, Victoria, pensioner, deceased, who died on 14 September 2010, are required to send particulars of such claims to the executor, care of the undermentioned solicitors, by 12 July 2011, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

PIETRZAK SOLICITORS,

222 La Trobe Street, Melbourne 3000.

PAUL CESNIK, late of 2/5–7 Red Bluff Street, Black Rock, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 March 2011, are required by the trustees, Sandra Ann Haselgrove and Warwick George Barton, to send particulars to them, care of the undermentioned solicitors, by 19 July 2011, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice. Dated 4 May 2011 RICHMOND & BENNISON, solicitors, 493 Main Street, Mordialloc 3195.

HELEN HILTON, late of 449 Main Street, Mordialloc, Victoria, wildlife carer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 December 2010, are required by the trustee, Kerry Petrie, to send particulars to her, care of the undermentioned solicitors by the 18 July 2011, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice. Dated 3 May 2011

RICHMOND & BENNISON, solicitors, 493 Main Street, Mordialloc 3195.

PATRICIA MARY PEARCE, formerly of Unit 1, 116 Nepean Highway, Aspendale, Victoria, but late of Doutta Galla Specialist Aged Care, 120 North Road, Avondale Heights, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 December 2010, are required by the trustee, Warwick George Barton, to send particulars to him, care of the undermentioned solicitors by 19 July 2011, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated 4 May 2011 RICHMOND & BENNISON, solicitors,

493 Main Street, Mordialloc 3195.

Re: BERTHA FRANCES HARRIS, late of 1 Wynne Street, Colac, Victoria, dressmaker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 January 2011, are required by the deceased's personal representatives, Ian Thomas Begley, Gloria Jean Pritchard, Stuart Lester Holbery and David Anthony Casey, to send particulars to them, care of the undermentioned lawyers, by the 21 July 2011, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: STUART DUNCAN, late of Lyndoch, Hopkins Road, Warrnambool, farmer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 August 2010, are required by the executors to send particulars to them, care of the undermentioned solicitors, by Tuesday 12 July 2011, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

TAITS LEGAL, 121 Kepler Street, Warrnambool 3280.

NOLA MYRA THOMAS, late of 2/21 Pacific Blvd, Beaumaris, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on the 29 March 2010, are required to send particulars of their claims to the executors, Douglas Thomas and Russell Thomas, care of the undermentioned lawyers within 60 days from the date of publication of this notice, after which date the said executors will distribute the assets, having regard only to the claims of which they then have notice.

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

MARIE LISE LUCETTE WORSFOLD, also known as Lucette Worsfold, late of 65 Aberdeen Road, Dandenong, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on the 14 December 2010, are required to send particulars of their claims to the executrix, Mary Eileen Ghyann Camille, care of the undermentioned lawyers within 60 days from the date of publication of this notice, after which date the said executrix will distribute the assets, having regard only to the claims of which she then has notice.

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

Re: JEAN BALFOUR POWELL, late of Glen Waverley Private Nursing Home, 982 High Street Road, Glen Waverley, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 December 2010, are required by the executor, Kevin Stanley Tragear, to send particulars to him, care of the undermentioned solicitors, by 18 July 2011, after which date the executor may convey and distribute the assets, having regard only to the claims of which he then has notice.

TRAGEAR & HARRIS LAWYERS,

1/23 Melrose Street, Sandringham, Victoria 3191.



HORSHAM RURAL CITY COUNCIL

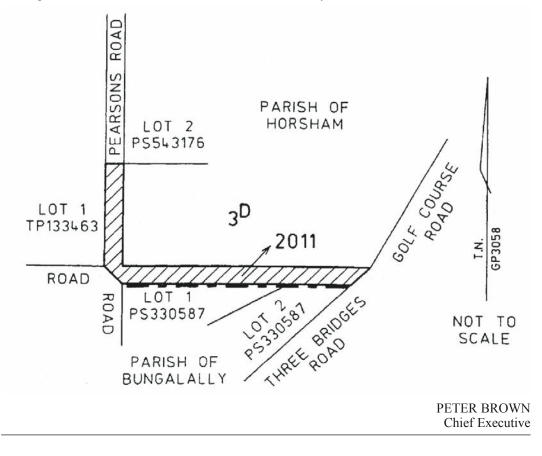
Discontinuance of Road

Golf Course Road, Haven

Pursuant of Section 206 and Clause 3 of Schedule 10 to the Local Government Act 1989, Horsham Rural City Council, at its Ordinary Meeting on 21 February 2011, has resolved to formally discontinue the section of road west and south of Allotment 3D, No Section, Parish of Horsham (Horsham Golf Club).

That part of the road shown on the attached plan below is not reasonably required for public road purposes and once discontinued will be sold to the adjoining land owners, Horsham Golf Club, at 304 Golf Course Road, Haven.

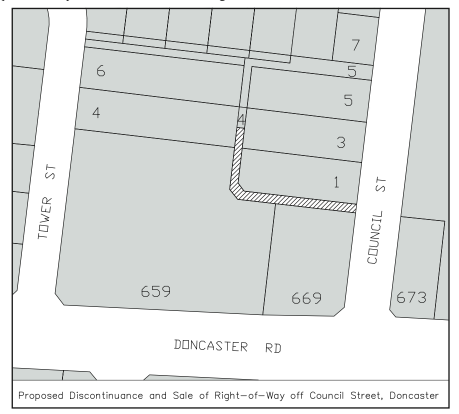
No submissions were received by the public or relevant statutory authorities in response to the article published in the Wimmera Mail Times on Wednesday 2 March 2011.



MANNINGHAM CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Manningham City Council, at its ordinary meeting held on 3 May 2011, formed the opinion that the road off Council Street and adjoining Nos. 1 and 3 Council Street, Nos. 659 and 669 Doncaster Road and 4 Tower Street, Doncaster, which is shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the owner of the abutting land.



The road discontinuance is subject to retention of any right, power or interest held by Yarra Valley Water pursuant to section 207C of the Act.

LYDIA WILSON Chief Executive Officer

1009



Saleyards (Amendment) Local Law No. 12

Pursuant to section 119(2) of the Local Government Act 1989, notice is hereby given that at its 13 April 2011 meeting, the Ballarat City Council adopted the amended Saleyards Local Law No. 12 in order to effect amendments to the existing Saleyards Local Law No. 12.

The objectives of this Local Law are:

- a) to provide for the administration and management of the Ballarat Livestock Selling Centre (also known as the Central Victorian Livestock Exchange (CVLX) by conferring discretionary authority on the Manager to manage the Saleyards on Council's behalf;
- b) to assist in the documentation of procedures and the expectations of Saleyard users such that accreditation to NSQA can be achieved;
- c) to enable the Manager to set and collect fees from vendors selling stock in the Saleyards and to prescribe the level of those fees;
- d) to enable the Manager to prescribe the days and hours during each day on which sales can be held at the Saleyards;
- e) to protect Council assets and facilities at the Saleyards;
- f) to promote and enforce appropriate adherence to occupational health and safety practices at the Saleyards;
- g) to control and prevent behaviour which is a nuisance, or which may be detrimental to health and safety;
- h) to control the use of dogs at the Saleyards;
- to regulate smoking and the consumption of alcohol at the Saleyards;
- j) to provide for the administration of Council's powers and functions;
- k) to control the quality of livestock products through the fair and reasonable treatment of animals and the application of adequate animal husbandry practices; and

The changes adopted through the amended Saleyards Local Law No. 12 include:

 Commencement and end date provisions have been deleted – the general 'default' provisions of the Local Government Act 1989 will apply (see sections 121 and 122 – the local law commences on the day it is made and goes for 10 years unless sooner revoked).

- Clause 1.6 The term 'Manager' has been defined by reference to the language used in section 114(a) of the Local Government Act 1989.
- 3. Clause 1.6 Introduces new definitions for the Fee Schedule, Saleyards Operating Procedures and the Agent Licence Agreements which have been included.
- 4. Clause 1.7 New clause that confers authority on the Manager to determine the operating procedures, fees and form of agreement.
- 5. Clause 1.7 Amends the control of Council over the Saleyards and instead gives this to an independent body (the Manager). This relates to the management of the Saleyards generally, and the setting of fees and granting of Agent Licence Agreements in particular.
- 6. Clause 5.1 Amends the enforcement provisions of the Principal Local Law in light of the changes to the Local Government Act on infringement notices (where the Infringements Act 2006 now regulates much of this) and the change from a permit system to use of Agent Licence Agreements.

Copies of the amended Local Law No. 12 and incorporated documents can be obtained from the Town Hall, Sturt Street, Ballarat, during normal office hours or via Council's website, www.ballarat.vic.gov.au. Enquiries should be directed to Joseph Spiteri, Manager Regulatory Services, on 5320 5570.

> ANTHONY SCHINCK Chief Executive Officer



Notice is hereby given that the Gannawarra Shire Council proposed to make 'Meeting Procedures and Use of the Common Seal Local Law (Further Amendment 2011) Local Law' pursuant to the Local Government Act 1989 (the Act).

The purpose of the Local Law is set out as follows:

 A. Amending Local Law No. 7 – Meeting Procedures and Use of the Common Seal Local Law;

- C. Regulating and controlling the procedures regarding the conduct of meetings of Council; and
- D. Providing for the administration of Council powers and functions.
- The general purport of the Local Law is that
- it:
- amends and clarifies the procedure for dealing with Further Motions including limiting them to one from each Councillor in respect to any report or Notice of Motion; and
- amends the Formal Motion related to 'The Closure' so that it cannot be moved before the mover's introduction of a motion.

A copy of the Local Law may be inspected at the Municipal Offices, Patchell Plaza, 47 Victoria Street, Kerang and 23-25 King Edward Street, Cohuna.

Submissions to Council on the proposed Local Law will be considered in accordance with section 223 of the Act and are to be lodged by 5.00 pm on 10 June 2011.

Submissions should be addressed to: Chief Executive Officer, Gannawarra Shire Council, PO Box 287, Kerang, Victoria 3579.

If you wish to appear in person or be represented by a person specified in the submission, in support of your submission, you must state that in your submission. The matter will be dealt with by Council at its meeting on Wednesday 15 June 2011 commencing at 7.00 pm in Council Chambers, 47 Victoria Street, Kerang.

> ROSANNE KAVA Chief Executive Officer



Notice under Section 224A(2) of the Local Government Act 1989 (the Act)

Clause 53 ('clause 53') of Whitehorse City Council's (the Council) Community Local Law No. 1 2006 regulates the use, possession and consumption of alcohol.

The Council gives notice under section 224(2) of the Act that any police officer may enforce clause 53.

G 19 12 May 2011 1011

A copy of Council's Community Local Law No. 1 2006 can be viewed online at www.whitehorse.vic.gov.au or inspected at or obtained from any of Council's Service Centres located at 379-397 Whitehorse Road, Nunawading, Box Hill Town Hall and Shop 130, Forest Hill Chase, Canterbury Road, Forest Hill, during office hours.

> NOELENE DUFF Chief Executive Officer



Replacement of Local Law No. 2 of 2005 - Environmental, Local Law No. 3 of 2005 -Road Management and Protection of Physical Assets and Local Law No. 4 of 2001 -Municipal Places

At the Greater Dandenong City Council Ordinary Meeting held on 9 May 2011, Council, under section 119 of the Local Government Act 1989, resolved to give public notice of its intention to replace Local Laws No. 2, 3 and 4 as listed above. Any person affected by the proposed new Local Laws may make a submission relating to them, in accordance with the provisions of section 223 of the Local Government Act 1989.

The general purport and purpose of the proposed new Local Laws are as follows:

Local Law No. 2 of 2011 - Municipal Amenity (replacing Environmental)

The general purport of this Local Law is to prohibit, prevent and regulate all risks to the environment in Greater Dandenong. This includes risk to public land and resources, the health and safety of residents, the residential amenity of all areas and the environment in general.

The purpose of this Local Law is to:

- 1. prevent the presence of vermin and noxious weeds on land;
- 2. prevent land from becoming unsightly, overgrown, dilapidated or dangerous;
- prevent the presence of graffiti on premises, 3. buildings and other structures;
- 4. regulate the storage, assembly and dismantling of old or used motor vehicles, caravans, boats, shipping containers or machinery;

- 5. regulate the lighting of fires in incinerators and in the open air;
- 6. regulate the burning of materials;
- 7. regulate the use of barbecues;
- 8. regulate camping on private land, Council land and roads;
- 9. regulate the erection, establishment and occupation of temporary dwellings;
- 10. regulate the holding of circuses, carnivals, festivals and like events;
- prevent drains on private land from becoming blocked or unsightly;
- 12. require certain vacant private land to be fenced;
- 13. prevent trade premises from becoming offensive, unsanitary or dangerous to health;
- 14. prevent the presence of European wasp nests on land;
- 15. prevent the emission of noise that creates a nuisance;
- 16. regulate building sites and the construction of permanent vehicle crossings; prevent building work from damaging Council infrastructure;
- 17. regulate the keeping of animals (including birds);
- 18. regulate the storage and keeping of trade waste;
- 19. regulate the transportation of waste;
- 20. regulate the disposal and collection of household refuse and garbage;
- 21. regulate the disposal and collection of recyclable material;
- 22. prohibit the deposit of nightsoil on land or in watercourses;
- 23. regulate the fencing of land on which livestock are grazed;
- 24. regulate and control the consumption of liquor and possession of liquor other than in a sealed container:
 - (a) on a road;
 - (b) in a public place;
 - (c) in or on a stationary vehicle; and
 - (d) on vacant private land; and

25. prevent behaviour which:

- (a) constitutes or may constitute a nuisance;
- (b) may be detrimental to health or safety; or
- (c) affects the enjoyment of public and other places.

Local Law No. 3 of 2011 – Road Management and Asset Protection (replacing Road Management and Protection of Physical Assets)

The general purport of this Local Law is to regulate all aspects relating to roads in Greater Dandenong and ensure the safety of all road users in the municipality.

The purpose of this Local Law is to:

- 1. prevent accidents and damage by regulating the growing of vegetation on land;
- 2. provide for the naming of roads and display of property numbers;
- prevent the leaving of shopping trolleys in public places;
- regulate the placing of signs and goods on roads;
- 5. regulate street trading;
- 6. regulate street collecting;
- regulate busking on roads and in public places;
- regulate soliciting trade on roads and in public places;
- 9. regulate the use of toy vehicles;
- regulate the establishment of outdoor eating facilities, including sale or consumption of alcohol;
- 11. regulate the repair of vehicles, and prohibit the deposit of spoil, on roads;
- 12. prohibit the abandoning of vehicles, and provide for the impounding of abandoned and derelict vehicles;
- regulate the operation and use of motorised vehicles;
- 14. secure the physical assets of Council;
- 15. regulate the use of roads by heavy vehicles;

- 16. provide for and regulate the construction of vehicle crossings; and
- 17. regulate other activities on roads.

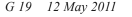
Local Law No. 4 of 2011 – Municipal Places

The general purport of this Local Law is to monitor and regulate municipal places so that residents of, and visitors to, Greater Dandenong can enjoy a quality of life that meets the general expectations of the community.

The purpose of this Local Law is to:

- promote a physical and social environment free from hazards to health, in which the residents of the municipal district can enjoy a quality of life that meets the general expectations of the community;
- prevent and suppress nuisances which may adversely affect the enjoyment of life within the municipal district or the health, safety and welfare of persons within the municipal district;
- 3. prohibit, regulate and control activities which may be dangerous or unsafe or detrimental to the quality of life and the environment of the municipal district;
- 4. prohibit, regulate and control access to and behaviour in Municipal Places; and
- regulate and control the use of Municipal Swimming Pools, Municipal Buildings and reserves.

Submissions must be made in writing and addressed to the Chief Executive Officer, Greater Dandenong City Council, PO Box 200, Dandenong Victoria, 3175. Submissions must be received by 5.00 pm on 14 June 2011. Any person who has made a written submission to the Council and requested that they be heard in support of their submission is entitled to appear in person, or may be represented by a person acting on their behalf. It should be noted that Council must make available to the public, upon request, details of all submissions made including details of the person(s) making the submission. Copies of the proposed amended local laws may be inspected at Council's Customer Service Centres or on Council's Website, www.greaterdandenong.com.au



BOROONDARA City of Harmony

Planning and Environment Act 1987

BOROONDARA PLANNING SCHEME

Notice of the Preparation of an Amendment to a Planning Scheme and notice of an Application for Planning Permit given under S96C of the

Planning and Environment Act 1987

Amendment C123

Authorisation No. A01909

Planning Permit Application PP10/00572

The land affected by the Amendment is 250–252 Doncaster Road, Balwyn North.

The land affected by the application is 250–252 Doncaster Road, Balwyn North.

The Amendment proposes to amend a restrictive covenant on the sites to allow for the development of a medical centre. The existing covenant states '... that no building shall be erected on the said lot save one dwelling house valued, without outbuildings, at not less than five hundred pounds' and it is proposed to vary this as follows: '...that no building shall be erected on the said lot save one dwelling house valued, without outbuildings, at not less than five hundred pounds' and it is proposed to vary this as follows: '...that no building shall be erected on the said lot save one dwelling house valued, without outbuildings, at not less than five hundred pounds or a medical centre'.

The application is for a permit to use both sites for a five (5) practitioner medical centre in a Residential 1 Zone and associated buildings and works to facilitate alterations to the existing building at 250 Doncaster Road and construction of a new building at 252 Doncaster Road, Balwyn North.

The person who requested the Amendment is Gerard Holwell of Gerard Holwell Pty Ltd.

The applicant for the permit is Gerard Holwell of Gerard Holwell Pty Ltd.

You may inspect the Amendment, the explanatory report about the Amendment, the application, and any documents that support the Amendment and the application, including the proposed permit, free of charge, at the following locations: during office hours, at the office of the planning authority, City of Boroondara, 8 Inglesby Road, Camberwell; at the Department of

Planning and Community Development website www.dpcd.vic.gov.au/planning/publicinspection; at the Balwyn Library, 336 Whitehorse Road, Balwyn; or at the City of Boroondara website at www.Boroondara.vic.gov.au

Any person who may be affected by the Amendment or by the granting of the permit may make a submission to the planning authority. Please ensure that you read the collection statement on Council's Amendment C123 webpage (via www.boroondara.vic.gov. au) which explains how information provided in submissions will be used.

The closing date for submissions is 16 June 2011. A submission must be sent to Amendment C123, Strategic Planning Department. City of Boroondara, Private Bag 1, Camberwell Vic. 3124.

DR CATHERINE DALE Chief Executive Officer

Planning and Environment Act 1987

FRANKSTON PLANNING SCHEME

Notice of the Preparation of an Amendment to a Planning Scheme and notice of an Application for Planning Permit given under S96C of the

Planning and Environment Act 1987

Amendment C71

Authorisation No. A 01905

Planning Permit Application 355/2010/P

The land affected by the Amendment is 2 Pindara Boulevard, Langwarrin.

The land affected by the application is 2 Pindara Boulevard, Langwarrin.

The Amendment proposes to remove the land from the Schedule 5 to the Development Plan Overlay.

The application is for a permit to develop eight double storey dwellings on the land.

The person who requested the Amendment is Adrian Atkins and Associates.

The applicant for the permit is Paul Fellows Design Studio.

You may inspect the Amendment, the explanatory report about the Amendment, the application, and any documents that support the Amendment and the application, including the proposed permit, free of charge, at the following locations: during office hours, at the office of the planning authority, Frankston City Council, Civic Centre, Corner of Davey and Young Streets, Frankston, VIC 3199 or on Council's website at www.frankston.vic.gov.au/Planning_ Building_Infrastructure/Planning/Strategic_ Planning; or at the Department of Planning and Community Development website www.dpcd. vic.gov.au/planning/publicinspection from 12 May 2011.

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

The closing date for submissions is Tuesday 14 June 2011. A submission must be sent to the Strategic Planning Unit, Frankston City Council, PO Box 490, Frankston, VIC 3199.

> MATTHEW CRIPPS Planning and Building Manager

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C154

Authorisation A01897

The Greater Bendigo City Council has prepared Amendment C154 to the Greater Bendigo Planning Scheme.

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

The land affected by the Amendment is 6 Vine Street, Bendigo.

The Amendment proposes to rezone the land from Business 4 Zone to the Special Use Zone – Schedule 10 (Girton Grammar School, Junior and Senior Campus, Vine, Wattle and Mackenzie Streets, Bendigo); and insert a new Schedule 10 to the Special Use Zone (Girton Grammar School, Junior and Senior Campus, Vine, Wattle and Mackenzie Streets, Bendigo).

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, City of Greater Bendigo, Hopetoun Mill office, 15 Hopetoun Street, Bendigo; or at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/ planning/publicinspection

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

The closing date for submissions is 27 May 2011. A submission must be sent to the City of Greater Bendigo, PO Box 733, Bendigo Vic 3552.

CRAIG NIEMANN Chief Executive Officer

Planning and Environment Act 1987 WHITEHORSE PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C133

Authorisation A01893

Whitehorse City Council has prepared Amendment C133 to the Whitehorse Planning Scheme.

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

The Amendment affects all properties which have Significant Landscape Overlays (SLOs) schedules 1 through 8 applied to them.

The Amendment proposes to:

- introduce Australian Standard arborist definitions of 'pruning' and 'lopping' into the SLOs to help clarify what is meant by these terms;
- standardise across the SLOs, as appropriate, the provisions relating to the setback of buildings from front boundaries and make them consistent with ResCode;
- standardise across the SLOs, as appropriate, the height provisions for buildings and make them consistent with ResCode; and
- require a permit for the construction of a front fence within four metres of protected vegetation.

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 opening hours at Customer Service Centres: Whitehorse Civic Centre, 379–397 Whitehorse Road, Nunawading; Box Hill Town Hall, 1022 Whitehorse Road, Box Hill; Shop 130, Forest Hill Chase Shopping Centre, Canterbury Road, Forest Hill; Libraries: Blackburn Library, corner Blackburn and Central Roads, Blackburn; Box Hill Library, 1040 Whitehorse Road, Box Hill; Vermont South Library, Pavey Place, Vermont South; Nunawading; or at the Whitehorse Road, Nunawading; or at the Whitehorse City Council website, www.whitehorse.vic. gov.au/Planning-Scheme-Amendments.html; and Department of Planning and Community Development website, www.dpcd.vic.gov.au/ planning/publicinspection

G 19 12 May 2011

Any person who may be affected by the Amendment may make a submission to the planning authority. The closing date for submissions is 14 June 2011. A submission must be sent to: Nigel Smuts, Strategic Planning, Whitehorse City Council, Locked Bag 2, Nunawading DC, Vic. 3131.

A submission that seeks to change the amendment and is not accepted by the planning authority will be referred to an Independent Panel appointed by the Minister under Part 8 of the **Planning and Environment Act 1987**.

If a submission is referred to a Panel, a Directions Hearing and Panel Hearing are to be held on the following dates (noting that these dates may be varied):

Directions Hearing – week commencing 29 August 2011;

Panel Hearing – week commencing 19 September 2011.

Anyone who has made a submission that has been referred to a Panel has an opportunity to be heard.

All submitters will be formally advised in writing of any Directions or Panel Hearing and the date.

Privacy Statement

Any personal information you may include in any submission to Council on the Amendment is collected for planning purposes in accordance with the **Planning and Environment Act 1987** (the Act). The public may view the submission whilst the Amendment is being considered. In accordance with the 'Improving Access to Planning Documents' Practice Note dated December 1999, a copy of your submission may be made upon request. If you fail to provide this information your comments may not be considered. You may access this information by contacting Council on 9262 6349.

> JULIE REID General Manager City Development

Planning and Environment Act 1987 YARRA RANGES PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C103

Authorisation AO1851

The Yarra Ranges Council has prepared Amendment C103 to the Yarra Ranges Planning Scheme.

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

The Amendment affects all land within the Chirnside Park Activity Centre which generally straddles the Maroondah Highway between Brushy Creek and Manchester Road, Chirnside Park.

The Amendment:

- updates the Municipal Strategic Statement to reflect Council's strategic objectives for the activity centre;
- replaces the current interim local planning policy for the activity centre with a revised and more concise local planning policy;
- modifies the Local Planning Policy for Advertising Signs (Clause 22.04) to provide specific signage controls for the activity centre;
- applies a Development Contributions Plan Overlay (DCPO) to all sites within the activity centre and inserts a new Schedule to the DCPO;
- incorporates the Chirnside Park Major Activity Centre Development Contributions Plan (September 2010) into the planning scheme by including it in the Schedule to Clause 81.01;
- modifies the Schedule to Clause 52.01 to require a 5% land or cash contribution in accordance with the Chirnside Park Major Activity Centre Development Contributions Plan (September 2010);
- includes the sites of several proposed shopping complexes in the Chirnside Park Activity Centre within the Schedule to Clause 52.28-3;
- rezones areas of Industrial 1 Zone to Mixed Use Zone, Industrial 3 Zone and Business 4 Zone;

- rezones land known as the Old Colonists site in Kimberley Drive, Chirnside Park from a Residential 1 Zone to a Residential 2 Zone and applies a Development Plan Overlay to that land;
- applies a Design and Development Plan Overlay to various sites within the activity centre that are not considered suitable for inclusion in a Development Plan Overlay; and
- applies an Environmental Audit Overlay to several sites that are proposed to be rezoned from an Industrial 1 Zone and where an assessment of potential soil contamination issues will be required before the land is used for residential or other sensitive land uses.

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: the following Yarra Ranges Community Link Centres: Lilydale, 15 Anderson Street, Lilydale; Monbulk, 21 Main Road, Monbulk; Healesville, 110 River Street, Healesville; Upwey, 40 Main Street, Upwey; Yarra Junction, Warburton Highway/Hoddle Street, Yarra Junction; the Yarra Ranges Council website www.yarraranges. vic.gov.au; and 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 13 June 2011. Submissions must be sent to the undersigned, at the Yarra Ranges Council, PO Box 105, Lilydale 3140, and must reach the Council at the above address by 13 June 2011.

DAMIAN CLOSS Manager Strategic Planning

Creditors, next of kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 12 July 2011, 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.

- BAKER, Margaret, late of 165 Moubray House, Coppin Centre, 45 Moubray Street, Melbourne, Victoria 3004, pensioner, deceased, who died on 15 February 2011.
- BEWSELL, Ronald Reuben, late of Bupa Aged Care, 264 Diamond Creek Road, Greensborough, Victoria 3088, engineer, deceased, who died on 29 January 2011.
- ENNIS, Lael Adeney, late of Unit 1, 2A Dendy Street, Brighton, Victoria 3186, artist, deceased, who died on 6 March 2011.
- NIGHTINGALE, John Wesley, late of Simpkin House, 8 Gibson Street, Bendigo, Victoria 3550, deceased, who died on 19 March 2011.
- SMILGIUS, Frieda, also known as Freda Smilgius, late of Multicultural Aged Care Services, 100 Weddell Road, Geelong, Victoria 3220, pensioner, deceased, who died on 15 February 2011.
- SMITH, Mark William, late of 107 North Road, Yallourn North, Victoria 3825, deceased, who died on 3 November 2010.
- STOCKDALE, Lilian Mary, late of Glenwood Special Accommodation, 70 Henry Street, Traralgon, Victoria 3844, deceased, who died on 15 March 2011.
- THOMAS, Frank, formerly of Unit 1, 1 Great Ryrie Street, Ringwood, Victoria 3134, but late of Edenvale Manor, 188A Sterling Drive, Keilor East, Victoria 3033, pensioner, deceased, who died on 5 December 2010.
- WHITAKER, Doreen Margarite, late of Unit 553, The Village Glen, 335–347 Eastbourne Road, Rosebud West, Victoria 3940, gentlewoman, deceased, who died on 2 March 2011.
- WISNIEWSKI, Ursula, late of 8 Hassett Street, Sunshine North, Victoria 3020, deceased, who died on 28 January 2011.
- Dated 3 May 2011

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, of 168 Exhibition Street, Melbourne Victoria 3000, the personal representative, on or before 14 July 2011, 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.

- BARTLETT, Sylvia Mary, also known as Sylvia Bartlett, late of Unit 78, Lexington Gardens, 114 Westall Road, Springvale, Victoria 3171, retired, deceased, who died on 30 December 2010.
- CUTTS, John James, late of 1–5 Cara Road, Highton, Victoria 3216, pensioner, deceased, who died on 11 February 2011.
- FANKHAUSER, Patricia Mary, late of 39 Barnsbury Road, Balwyn, Victoria 3103, retired, deceased, who died on 18 January 2011.
- GENT, Harold John, also known as John Gent and Jack Gent, late of 23 Crawford Street, Newport, Victoria 3015, retired, deceased, who died on 30 September 2010.
- JOHNSTON, Leslie Samuel, formerly of 41 David Street, Ultima, Victoria 3544, but late of Kaleesa Nursing Home, 33–43 McClelland Avenue, Sea Lake, Victoria 3533, retired, deceased, who died on 6 November 2010.
- MORGAN, Carolyn Ann, late of 2 Tara Avenue, Blackburn, Victoria 3130, deceased, who died on 12 November 2010.
- MORRIS, Andrew William, late of Condo 11, The Village, Paas Place, Williamstown, Victoria 3016, retired, deceased, who died on 17 February 2011.
- VASSALO, Frank, late of Springtime Sydenham Nursing Home, 41 Manchester Drive, Sydenham, Victoria 3037, deceased, who died on 3 December 2010.

Dated 5 May 2011

ROD SKILBECK
Manager
Client Services

EXEMPTION

Application No. A108/2011

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act) by University of Melbourne – Melbourne School of Engineering (the applicant). The application for exemption is to enable the applicant to advertise for and employ only females in two Research Fellow roles (the exempt conduct). Upon reading the material filed in support of this application, including the affidavit of Doreen Thomas, 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 two Research Fellow roles will be within the applicant's Department of Electrical and Electronic Engineering. The Research Fellow roles will be designated either as Senior Research Fellow (Level C) or Research Fellow (Level B). The roles are newly created with the intention of females being appointed.
- The applicant has sought this exemption as it has a continuing concern about the longstanding difficulty it has had in attracting women into the Engineering profession. This difficulty has arisen in Australia and internationally.
- There is a significant gender imbalance in academic staff employed by the applicant. As at 31 December 2010 overall only 17% of the academic staff designated as being Level B or above were women. As at that date, only 17% of Senior Lecturers and Research Fellows (Level C) were women and only 18% of Lecturers and Research Fellows were women. Only 3% of Professors were women.
- The applicant intends to appoint women who have the potential to build a research track record and develop their academic career paths within Engineering.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (Charter). Arguably, this exemption limits the right to equal and effective protection against discrimination of males who would wish to be employed in a Research Fellow role. I am satisfied that in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption 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 11 May 2014.

Dated 6 May 2011

A. DEA
Member

EXEMPTION

Application No. A82/2011

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act) by 370 Degrees Group Limited (the applicant). The application for exemption is to enable the applicant to advertise for and employ only Indigenous persons in traineeships made available through a Commonwealth Government Department of Education, Employment and Workplace Relations Structured Training and Employment Projects grant (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Michael Guminski, 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 applicant is a leading registered training organisation based in Melbourne. When it commenced in 1992 the applicant serviced the electrical industry but has grown into four divisions one of which is the traineeship division. In 2007 it created a programme known as Warrang Jarri Lian. That programme provided employment opportunities for 20 Indigenous people.

- The applicant has been granted funding by the Commonwealth Government Department of Education, Employment and Workplace Relations through its Structured Training and Employment Projects. That funding is to be used to place a minimum of 10 indigenous trainees or apprentices across multiple industries during 2011. The industries include business, IT, finance, sport and recreation, horticulture, plumbing and electrical. Trainees are placed with a host employer who agrees to provide work for the trainee for an agreed period and to release them from work in order to attend the relevant external training.
- In Victoria traineeships are based on the Australian Apprenticeship scheme. Traineeships vary in duration depending on the qualification being undertaken and the industry. Traineeships offer work experience with a nominated employer, accredited training as part of the national traineeship programme and support from individual case managers who perform regular site visits.
- These traineeships are to be designated as only for Indigenous people to contribute to increasing the number of Indigenous people who have non-school qualifications. As at 2008, 32% of over 15 year old Indigenous people had such a qualification as compared to 26% between 2002 and 2008. For Indigenous people aged 25–64 years, in 2008 40% had such a qualification, as compared to 32% between 2002 and 2008. The applicant believes that the targeted traineeship programme has contributed to that increase.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (the Charter). Arguably, this exemption limits the right to equal and effective protection against discrimination of non-Indigenous persons who would wish to undertake a Traineeship through the applicant. I am satisfied that the exemption is a measure taken for the purpose of assisting or advancing Indigenous people who are disadvantaged and so it does not amount to discrimination under the Charter. In any event, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption 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 11 May 2014. Dated 3 May 2011

> A. DEA Member

EXEMPTION

Application No. A105/2011

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995**, by Hume City Council (the applicant). The application for exemption is to enable the applicant to advertise for and employ only a person of Aboriginal or Torres Strait Islander descent as an Aboriginal and Torres Strait Islander Parent Engagement Worker (the exempt conduct).

Upon reading the material submitted in support of the application, including the affidavit of Lisa Letic, 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 role of the Aboriginal and Torres Strait Islander Parent Engagement Worker (Worker) is located within the applicant's Family and Children's Services department. The role is intended to facilitate and support the connection and sustained engagement of Aboriginal and Torres Strait Islander families and children into a range of early years programs and services, in particular specialist children's services. It is hoped that the Worker will provide assistance to Aboriginal and Torres Strait Islander families strait Islander families who are not using early years services to engage or re-engage with those services.

- The Worker is also responsible for supporting service providers to reduce access barriers to services and assist in the development of culturally appropriate actions that will enhance the inclusion of Aboriginal and Torres Strait Islander families into their services.
- In order to effectively engage with Aboriginal and Torres Strait Islander people and build respectful and trusting relationships with them, it is preferable for the Worker to be of Aboriginal or Torres Strait Islander descent. That would be the expectation of the families with whom the Worker is to engage and is more likely to lead to effective communication between them. An Aboriginal and Torres Strait Islander Worker will be better able to educate and assist service providers and contribute to ensuring that the services offered are culturally appropriate and more readily able to be accessed by that community.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (the Charter). Arguably, this exemption limits the right to equal and effective protection against discrimination of non-Aboriginal or Torres Strait Islander persons who would wish to apply for the Worker role. I am satisfied that the exemption is a measure taken for the purpose of assisting or advancing Aboriginal or Torres Strait Islander people who are disadvantaged and so it does not amount to discrimination under the Charter. In any event, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

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 11 May 2014.

Dated 3 May 2011

Α.	DEA
Me	mber

EXEMPTION

Application No. A106/2011

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995**, by Corrections Victoria – Department of Justice (the applicant). The application for exemption is to enable the applicant to advertise for and employ only males in two specialist case manager roles to be located at the applicant's facility at Corella Place, Ararat (the exempt conduct).

Upon reading the material submitted in support of the application, including the affidavit of Jennifer Ann Hosking, 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 applicant operates Corella Place, Ararat, a residential facility for high risk sex offenders subject to the **Serious Sex Offenders Monitoring Act 2005** or the **Serious Sex Offenders** (Detention and Supervision) Act 2009. Five specialist case managers are employed at Corella Place, with three of the current case managers being women. Two vacancies have arisen which the applicant wishes to fill. The role of specialist case manager includes weekly or twice weekly supervision sessions with offenders resident at the facility.
- All of the offenders at Corella Place are males. Some of the offenders have committed violent sexual offences against adult women and at least one has a history of offending against female staff in custody and at other residential facilities. Psychological assessments of some of the offenders recommend that they have limited or supervised interaction with women. In these circumstances, it is appropriate that the applicant's staff at Corella Place include males.

• When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (the Charter). Arguably, this exemption limits the right to equal and effective protection against discrimination of females who wish to apply for the specialist case manager roles. I am satisfied that in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

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 11 May 2014.

Dated 3 May 2011

A.	DEA
Me	mber

EXEMPTION

Application No. A110/2011

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995**, by Brotherhood of St Laurence (the applicant). The application for exemption is to enable the applicant to advertise for and employ only women as mentors in the applicant's Stepping Stones Program (the exempt conduct).

Upon reading the material submitted in support of the application, including the affidavit of Juliana Lobo de Queiroz, 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 applicant's Stepping Stones Program is a small business facilitation program for migrant and refugee women. The program works with women from diverse backgrounds, mostly from African countries and Afghanistan. An aim of the program is to assist the participants to become financially independent.
- Many of the refugee women have experienced sexual and other violence by men before coming to Australia. Some research suggests that 80% of all refugee women have experienced rape and sexual abuse during conflict or while living in refugee camps. Some of the other women in the program are, for cultural reasons, likely to be more comfortable dealing with women rather than men. The applicant considers that in addition to these matters, the women participants in the program will relate better to other women taking into account their experiences in establishing their own businesses and managing family commitments. The women mentors will act as role models. For these reasons the applicant seeks to employ only women as mentors for the program.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (the Charter). Arguably, this exemption limits the right to equal and effective protection against discrimination of men who would wish to apply for the mentor roles. I am satisfied that in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

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 11 May 2014.

Dated 3 May 2011

A. DEA Member Department of Treasury and Finance SALE OF CROWN LAND BY PUBLIC AUCTION

On Saturday 4 June 2011 at 11 am on site **Reference:** F10/4112.

Address of Property: Snake Valley– Smythesdale Road, Hillcrest.

Crown Description: Crown Allotment 19K, Section 15A, Parish of Smythesdale.

Terms of Sale: Deposit 10%, Balance in 60 days or earlier by mutual agreement.

Area: 2.021 ha.

Officer Co-ordinating Sale: Lesley Walker, Senior Project Officer, Infrastructure Division, Department of Education and Early Childhood Development, Level 2, 2 Treasury Place, East Melbourne, Vic. 3002.

Selling Agent: Booth & Lee, 37 Lydiard Street South, Ballarat, Vic. 3353.

GORDON RICH-PHILLIPS MLC Assistant Treasurer

Agricultural and Veterinary Chemicals (Control of Use) Act 1992 GUIDELINES FOR CHEMICAL USE TRAINING

For the purpose of clause 3(4)(b) of Schedule 1 to the Agricultural and Veterinary Chemicals (Control of Use) Act 1992, the chief administrator specifies the following requirements for training courses for an authority under this Act.

A course of training for the Agricultural Chemical User Permit or Commercial Operator Licence must:

- be approved by the chief administrator; and
- include nationally endorsed Training Package units of competency, as detailed in the current licence or permit application form.

A course of training for the Agricultural Aircraft Operator Licence or Pilot (Chemical Rating) Licence must:

- be approved by the chief administrator;
- include the appropriate Spraysafe accreditation from the Aerial Agricultural Association of Australia or a DPI approved equivalent as detailed in the licence application forms.

Dated 20 April 2011

RUSSELL McMURRAY Director Plant Biosecurity and Product Integrity

Agricultural and Veterinary Chemicals (Control of Use) Act 1992 APPOINTMENT OF AUTHORISED OFFICERS

I, Russell McMurray, Director Chemical Standards in the Department of Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 74 of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992 and of my respective powers to appoint authorised officers under section 53 of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992, hereby appoint the following person employed in the Public Service as an authorised officer for the purpose of all the provisions of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992 and any Regulations or any Order made under this Act. This appointment remains in force until 1 December 2012 unless earlier revoked.

Name of person:

Alex Fahy

Dated 26 April 2011

RUSSELL McMURRAY Director Chemical Standards

Associations Incorporation Act 1981 SUB-SECTION 36E(5)

Notice is hereby given that the incorporation of the associations mentioned below is cancelled in accordance with section 36E(5) of the **Associations Incorporation Act 1981**.

Football Federation Sunraysia Inc.; Mentalfest Inc.; Dunmunkle Youth Group Committee Inc.; Warburton Renew Inc.; Mitchell Youth Affairs Inc.; Zacheta Polish Seniors Club Inc.; 15 Mile Creek Camp Inc.; Australian Sidecar-Cross Association Inc.; Ricketts Point Dog Walkers and Bird Watchers Group Inc.; For Bloke's Sake Inc.; Faith Australia International Inc.; Sahara's Charity Helping Friends with Medical Needs Inc.; Community Cycles Inc.; Minyip Welcome Matt Inc.; Bedaro Sacred Heart Society Victoria Inc.; Probus Ladies Club of Balwyn Inc.; The McGillivray-Anderson Livestock Fund Incorporated; Lancefield Granite Gropers Inc.; UB Aquatic Inc.; Life for Liberia (Australia) Inc.; West Strzelecki Local Neighbourhood Advisory Group Inc.; Egyptian Social Club Inc.; Gippsland Charity Dance Group Inc.; Antarctica Australia Inc.; Avon Riverkeeper Association Inc; Mornington Peninsula Bed & Breakfast & Allied Accommodation Association Inc.; Big Screen Dreaming Inc.; Chinese Teachers' Professional Learning Association Inc.; The International Asian Film Festival Inc.; Professional Ebay Sellers Alliance Inc.; Melbourne Newcomers and Friends Association Inc.; Underbool and District Bush Nursing Centre Inc.; Mahle–ACL Piston Products Social Club Inc.; Gunbower Island State Forest Users Group Inc.

Dated 12 May 2011

DAVID BETTS

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

Essential Services Commission Act 2001 NOTICE OF REVIEW

Vocational Education and Training Fees and Funding Arrangements

The Essential Services Commission has been asked by the Minister for Finance to review the fee and funding arrangements for Vocational Education and Training (VET) in Victoria.

The review is being conducted in accordance with section 41 of the Essential Services Commission Act 2001.

It will examine the efficiency and effectiveness of government funding mechanisms and fee structures in meeting the Victorian training system objectives. The review will also examine the principles underpinning the current arrangements including the weighted training hour funding model, minimum and maximum tuition fees, concessions, and eligibility for government subsidised places.

The review will not cover fees for full fee-paying students, non-tuition fees such as administrative or materials fees, or VET in schools. The Commission will not be making recommendations about actual fee or funding levels, relativities or weightings. The Commission has been asked to report to the Minister in August 2011.

The full Terms of Reference and details of how stakeholders can participate are available on the Commission's website at www.esc.vic. gov.au Stakeholders can register their interest in the review by emailing their contact details to vetreview@esc.vic.gov.au or contacting the Commission on (03) 9651 0222.

> DR RON BEN-DAVID Chairperson

Food Act 1984

REVOCATION OF REGISTRATION OF A FOOD SAFETY PROGRAM TEMPLATE

I, Pauline Ireland, as delegate of the Secretary to the Department of Health

- (a) noting that the Food Safety Program Template for Domino's Pizza was registered under section 19DB of the Food Act 1984 (the Act) in a notice published in the Government Gazette on 13 November 2008;
- (b) revoke the registration of that food safety program template under section 19DB of the Act.

This revocation takes effect on the date this notice is published in the Government Gazette.

Dated 4 May 2011

PAULINE IRELAND Assistant Director Food Safety and Regulation

Food Act 1984

REGISTRATION OF A FOOD SAFETY PROGRAM TEMPLATE

I, Pauline Ireland, as delegate of the Secretary to the Department of Health, under section 19DB of the Food Act 1984 (the Act) –

- 1. state that the template entitled 'Dominos Pizza Food Safety Program Version 4' (the template) is registered for use; and
- 2. specify that this template is suitable for use by food businesses trading as Dominos Pizza carried out at, on or from class 2 food premises.

In this instrument –

'class 2 food premises' means food premises declared to be class 2 food premises under section 19C of the Act.

This instrument takes effect on the date it is published in the Government Gazette.

Dated 4 May 2011

PAULINE IRELAND Assistant Director Food Safety and Regulation Department of Health



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 2276 in the category described as Heritage Place.

Former Exford Shearing Shed 1182–1250 Exford Road Eynesbury Melton Shire

EXTENT

- 1. All the land marked L1 on Diagram 2276 held by the Executive Director, being part of the land described on Title Plan 442330.
- 2. All the building B1 on Diagram 2276 held by the Executive Director.

Dated 12 May 2011

JIM GARD'NER Executive Director



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 2275 in the category described as Heritage Place.

Woodhouse–Nareeb Soldiers Memorial Hall 2073 Bundoran Lane Glenthompson

Southern Grampians Shire

EXTENT

1. All the land marked L1 on Diagram 2275 held by the Executive Director, being all of the land described as Crown Allotment 1A Section A Parish of Bilpah and part of the adjacent road reserve. All the building marked B1 and feature marked F1 (Memorial Cairn) on Diagram 2275 held by the Executive Director.

Dated 12 May 2011

JIM GARD'NER Executive Director

Retirement Villages Act 1986 SECTION 32

Extinguishment of Retirement Village Charge

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986** the Retirement Village Charge created on Certificate of Title Volume 10032 Folio 656, under the **Transfer of Land Act 1958**, is extinguished. Dated 2 May 2011

> CLAIRE NOONE Director Consumer Affairs Victoria

Land Acquisition and Compensation Act 1986 FORM 7

> S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as the whole of Lot 4 on Plan of Subdivision 130953, Parish of Loy Yang, comprising 2.037 hectares and being land described in Certificate of Title Volume 9404 Folio 470, shown as Parcel 1 on Survey Plan 22267.

Interest Acquired: That of Peter Leslie and Maree Frances Bray and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoadsSignedROD ROETMANNameRod RoetmanDated12 May 2011

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

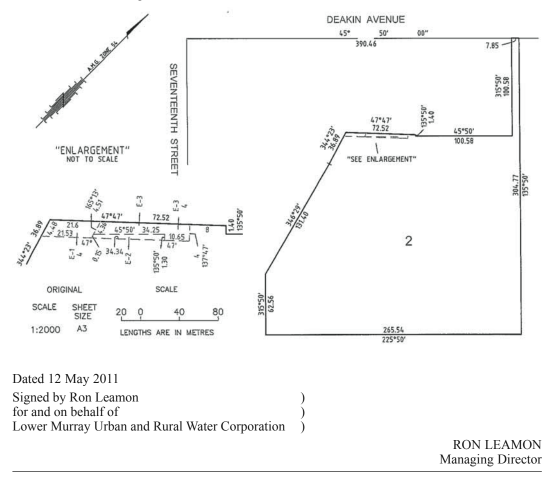
1025

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Lower Murray Urban and Rural Water Corporation of 741–759 Fourteenth Street, Mildura, Vic. 3500 declares that by this notice it acquires the following interest in the land described as:

Easement for water supply purposes over that piece of land being portion of the land comprised and described in Certificate of Title Volume 10784 Folio 932 and being the area marked 'E–1', 'E–2' and 'E–3' on the plan for creation of easement which is annexed hereto.



Land Acquisition and Compensation Act 1986 FORM 7

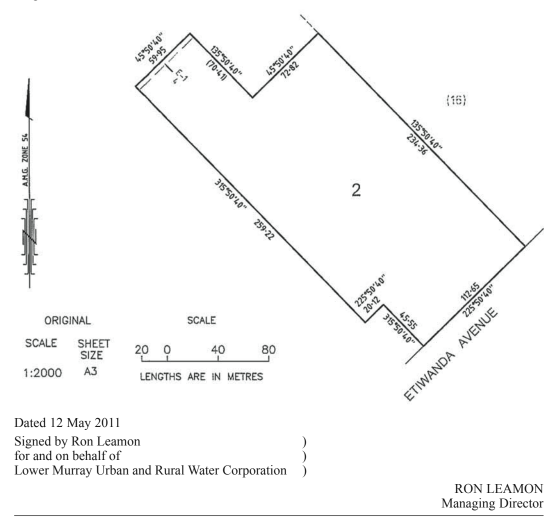
S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Lower Murray Urban and Rural Water Corporation of 741–759 Fourteenth Street, Mildura, Vic. 3500 declares that by this notice it acquires the following interest in the land described as:

Easement for water supply purposes over that piece of land being portion of the land comprised and described in Certificate of Title Volume 09439 Folio 447 and being the area marked 'E-1' on the plan for creation of easement which is annexed hereto.



Land Acquisition and Compensation Act 1986

FORM 7

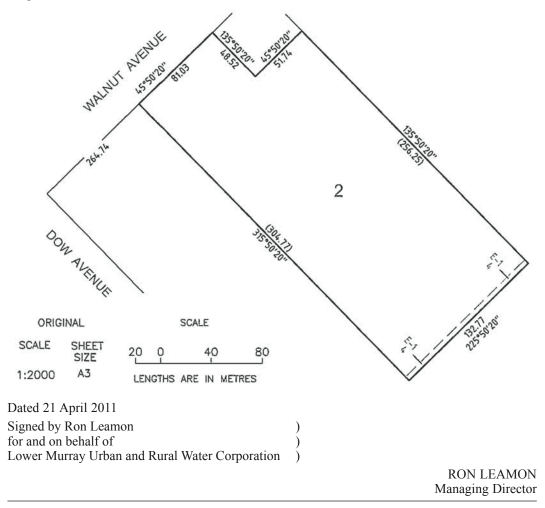
S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Lower Murray Urban and Rural Water Corporation of 741–759 Fourteenth Street, Mildura, Vic. 3500 declares that by this notice it acquires the following interest in the land described as:

Easement for water supply purposes over that piece of land being portion of the land comprised and described in Certificate of Title Volume 10716 Folio 289 and being the area marked 'E-1' on the plan for creation of easement which is annexed hereto.



Land Acquisition and Compensation Act 1986 FORM 7

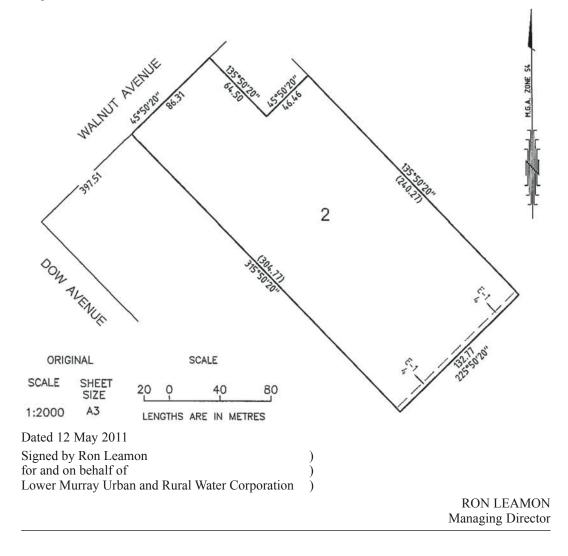
S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Lower Murray Urban and Rural Water Corporation of 741–759 Fourteenth Street, Mildura, Vic. 3500 declares that by this notice it acquires the following interest in the land described as:

Easement for water supply purposes over that piece of land being portion of the land comprised and described in Certificate of Title Volume 09472 Folio 304 and being the area marked 'E-1' on the plan for creation of easement which is annexed hereto.



Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

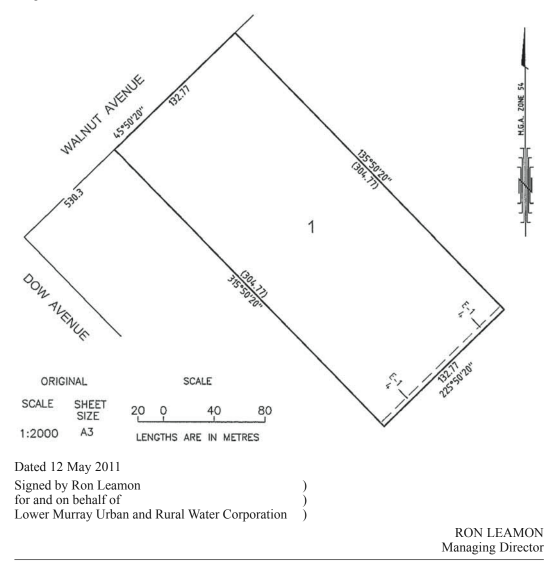
1029

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Lower Murray Urban and Rural Water Corporation of 741–759 Fourteenth Street, Mildura, Vic. 3500 declares that by this notice it acquires the following interest in the land described as:

Easement for water supply purposes over that piece of land being portion of the land comprised and described in Certificate of Title Volume 07356 Folio 123 and being the area marked 'E–1' on the plan for creation of easement which is annexed hereto.



Land Acquisition and Compensation Act 1986 FORM 7

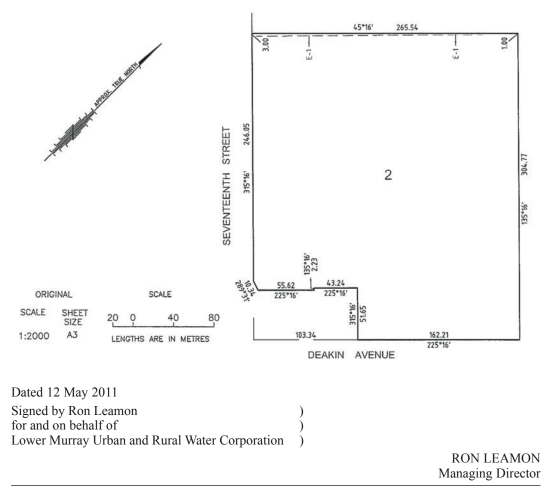
S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Lower Murray Urban and Rural Water Corporation of 741–759 Fourteenth Street, Mildura, Vic. 3500 declares that by this notice it acquires the following interest in the land described as:

Easement for water supply purposes over that piece of land being portion of the land comprised and described in Certificate of Title Volume 10009 Folio 352 and being the area marked 'E-1' on the plan for creation of easement which is annexed hereto.



Land Acquisition and Compensation Act 1986

FORM 7

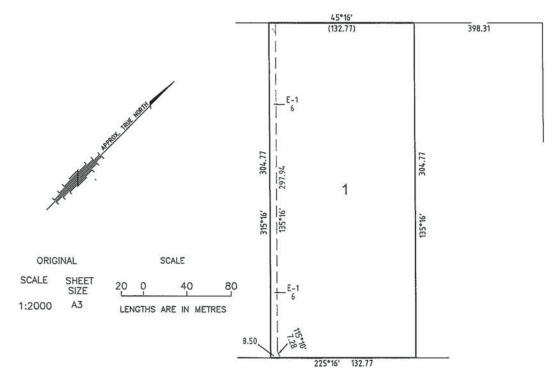
S. 21(a) Reg. 16

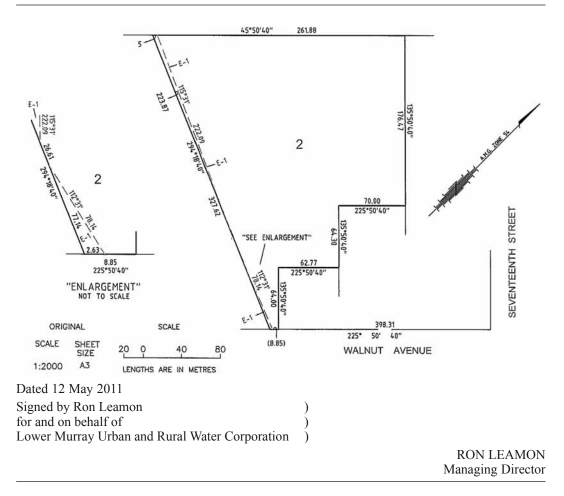
Notice of Acquisition

Compulsory Acquisition of Interest in Land

Lower Murray Urban and Rural Water Corporation of 741–759 Fourteenth Street, Mildura, Vic. 3500 declares that by this notice it acquires the following interest in the land described as:

Easement for water supply purposes over that piece of land being portion of the land comprised and described in Certificate of Title Volume 09161 Folio 729 and being the area marked 'E–1' on the plan for creation of easement which is annexed hereto.





Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

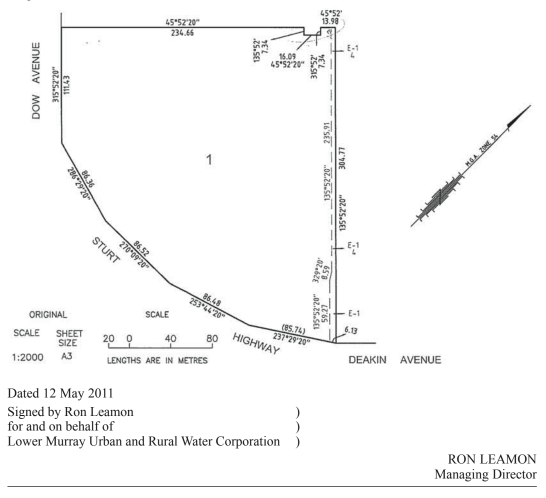
1033

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Lower Murray Urban and Rural Water Corporation of 741–759 Fourteenth Street, Mildura, Vic. 3500 declares that by this notice it acquires the following interest in the land described as:

Easement for water supply purposes over that piece of land being portion of the land comprised and described in Certificate of Title Volume 08784 Folio 521 and being the area marked 'E–1' on the plan for creation of easement which is annexed hereto.



Land Acquisition and Compensation Act 1986 FORM 7

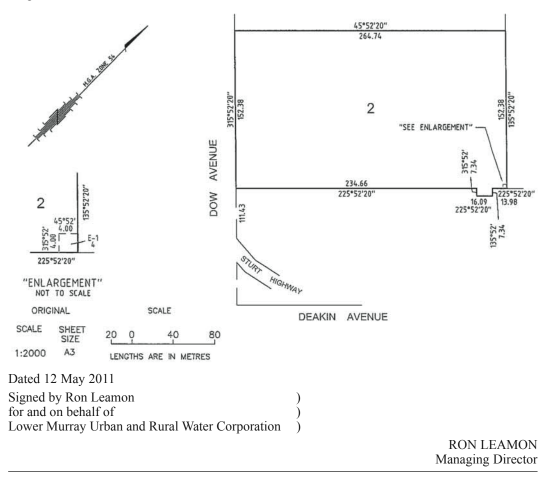
S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Lower Murray Urban and Rural Water Corporation of 741–759 Fourteenth Street, Mildura, Vic. 3500 declares that by this notice it acquires the following interest in the land described as:

Easement for water supply purposes over that piece of land being portion of the land comprised and described in Certificate of Title Volume 08784 Folio 522 and being the area marked 'E-1' on the plan for creation of easement which is annexed hereto.



Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

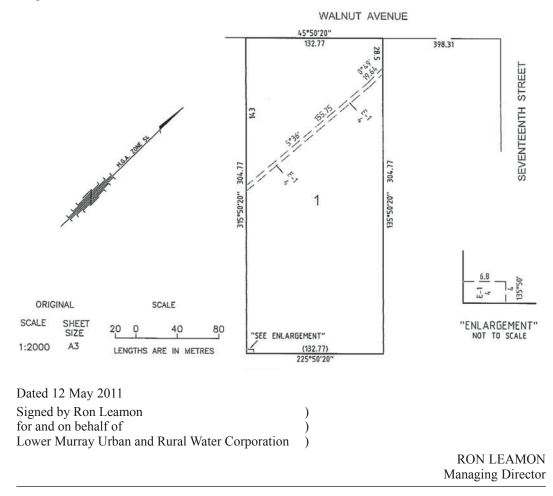
1035

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Lower Murray Urban and Rural Water Corporation of 741–759 Fourteenth Street, Mildura, Vic. 3500 declares that by this notice it acquires the following interest in the land described as:

Easement for water supply purposes over that piece of land being portion of the land comprised and described in Certificate of Title Volume 03607 Folio 260 and being the area marked 'E–1' on the plan for creation of easement which is annexed hereto.

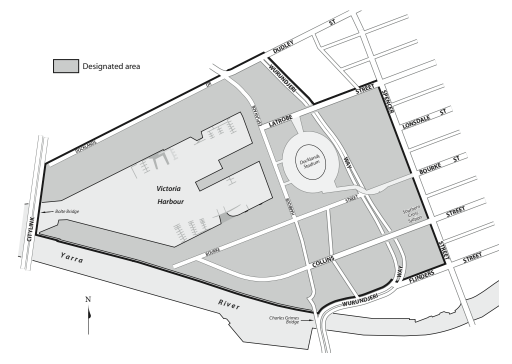


Liquor Control Reform Act 1998

SECTION 147 - ORDER DECLARING A DESIGNATED AREA

I, Mark Brennan, Director of Liquor Licensing, make an Order, pursuant to section 147 of the **Liquor Control Reform Act 1998** (the Act), declaring the following area to be a designated area for the purposes of Part 8A of the Act:

The area of Docklands bounded by the western boundary of Spencer Street, Melbourne, commencing at the intersection of La Trobe Street, Melbourne, in a south-easterly direction to the intersection of Flinders Street, Melbourne, then the northern boundary of Flinders Street, Melbourne, in a south-westerly direction to the intersection of Wurundjeri Way, Melbourne, then the northern boundary of Wurundjeri Way in a south-westerly direction to the Yarra River, Melbourne/Docklands at the Charles Grimes Bridge, then the northern boundary Yarra River, in a north-westerly direction Melbourne/Docklands to the Bolte Bridge, then the eastern boundary of the Bolte Bridge (Citylink) in a northerly direction to Docklands Drive, Docklands, then the northern boundary of Docklands in a north-easterly direction to Wurundjeri Way, Docklands, in a south-easterly direction to La Trobe Street, Docklands, then the northern boundary of La Trobe Street, Docklands, in a north-easterly direction to the intersection of Spencer Street, as shown hatched in the plan below:



I believe that:

- (a) alcohol-related violence or disorder has occurred in a public place that is in the immediate vicinity of licensed premises within the designated area; and
- (b) the exercise of powers under Division 2 or 3 of Part 8A of the Act is reasonably likely to be an effective means of reducing or preventing the occurrence of alcohol-related violence or disorder in the designated area.

I have consulted with the Chief Commissioner of Police prior to making this Order.

This Order comes into operation on the date on which it is published in the Victorian Government Gazette.

MARK BRENNAN Director of Liquor Licensing

Conservation, Forests and Lands Act 1987

NOTICE OF MAKING OF A LAND MANAGEMENT CO-OPERATIVE AGREEMENT

Notice is given under section 80 of the **Conservation**, **Forests and Lands Act 1987** that a Land Management Co-operative Agreement has been entered into by the Secretary to the Department of Sustainability and Environment with the following landowners.

A copy of the Agreement is available for public inspection between the hours of 9.00 am and 5.00 pm at Biodiversity and Ecosystem Services Branch, Department of Sustainability and Environment, Level 2, 8 Nicholson Street, East Melbourne 3002 and at the relevant regional Department of Sustainability and Environment office.

Registered Proprietor	Site Location	Title Details – Volume/Folio	Dealing No. of Agreement
Traralgon Office71 Hotham Street, Traralgon 3844			
Anne Catherine Lyon	Lot 2 on Plan of Subdivision 511714K, Parish of Drumdlemara	10750/445	AH864896V
Box Hill Office 30 Prospect Street, Box Hill 3128			
Collinarossa Pty Ltd	Plan of Consolidation 162154T, Parish of Balnarring	09682/533	AH812285V

Dated 12 May 2011

GREG WILSON Secretary Department of Sustainability and Environment

Geographic Place Names Act 1998 NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

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

Feature Naming:

File No.	Place Name (New)	Proposer & Location
GPN008294	Ron Evans Oval	City of Greater Geelong Main oval within the Portarlington Recreation Reserve 4–22 Sproat Street, Portarlington 3223
GPN008293	Morwell Centenary Rose Garden	Latrobe City Council Within the Norman Sharpe Reserve Maryvale Crescent, Morwell 3840

Road Naming:

Road Name	Locality	Proposer & Location
Pear Tree Lane	Rhyll	Bass Coast Shire Council The road traverses east off Jansson Road.
Von Mueller Way	Cowes	Bass Coast Shire Council The road traverses east off Bellavista Road.
Sandbelt Close	Heatherton	Kingston City Council The road traverses north-east off Kingston Road.
Humphrey Lane	Mildura	Mildura Rural City Council The road traverses west off Cowra Avenue.
Passionfruit Lane	Flemington	Moonee Valley City Council The road traverses east off Lewis Street.
Convent Lane	Bacchus Marsh	Moorabool Shire Council The road traverses north off Main Street.
Gear Street	Brunswick East	Moreland City Council The road traverses south off Miller Street.
Babbler Road	Avenel/Tabilk	Strathbogie City Council Formerly known as part of Avenel–Murchison Road. The road traverses south off Nagambie–Locksley Road.
Cahill Road	Nagambie/ Wahring	Strathbogie City Council Formerly known as known as part of Avenel–Murchison Road. The road traverses north off Ballantynes Road.
Catlin Lane	Nagambie	Strathbogie City Council The road traverses west off Filson Street.
Cozens Lane	Kirwans Bridge/ Goulburn Weir	Strathbogie City Council Formerly known as part of Bunganail Road. The road traverses west off Hayshed Road.

Road Name	Locality	Proposer & Location
Duffy Lane	Tabilk	Strathbogie City Council Formerly known as part of Morgans Lane. The road traverses east off Odwyer Road.
Hayshed Road	Goulburn Weir/ Kirwans Bridge	Strathbogie City Council The road traverses north off the Goulburn Valley Highway and south off Moss Road.
LeDeux Road	Bailieston	Strathbogie City Council The road traverses east off Nagambie–Rushworth Road.
Linehan Lane	Bailieston	Strathbogie City Council The road traverses east off Nagambie–Rushworth Road.
Scully Lane	Nagambie	Strathbogie City Council Formerly known as part of Avenel–Murchison Road. The road traverses north off Nagambie–Locksley Road.
Tipsy Road	Wahring	Strathbogie City Council Formerly known as part of Avenel–Murchison Road. The road traverses north off Wahring–Euroa Road.

Office of Geographic Names

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

JOHN E. TULLOCH Registrar of Geographic Names

Plant Health and Plant Products Act 1995

ORDER DECLARING A RESTRICTED AREA AT COBRAM WEST FOR THE CONTROL OF QUEENSLAND FRUIT FLY

I, Peter Walsh, Minister for Agriculture and Food Security, under section 20 of the **Plant Health** and **Plant Products Act 1995**, make the following Order declaring a restricted area for the control of Queensland Fruit Fly and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

Dated 5 May 2011

PETER WALSH MLA Minister for Agriculture and Food Security

1. Objective

The objective of this Order is to declare a restricted area for the control of Queensland Fruit Fly at Cobram West and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

2. Authorising provisions

This Order is made under section 20 of the Plant Health and Plant Products Act 1995.

3. Definition

In this Order –

'accreditation program' means any program under which a person is permitted to issue an assurance certificate, including any procedures available under the Interstate Certification Assurance (ICA) Scheme;

'Act' means the Plant Health and Plant Products Act 1995;

'authorised person' means a person authorised by the Department of Primary Industries;

'inspector' means a person authorised as an inspector under the Act;

'Manager Plant Standards' means the person for the time being occupying or acting in the position of Manager, Plant Standards in the Department of Primary Industries;

'Queensland Fruit Fly' means the exotic pest Bactrocera tryoni (Froggatt); and

'Queensland Fruit Fly host material' means any fruit or vegetable listed in Schedule 1.

4. Restricted area for the control of Queensland Fruit Fly

The restricted area for the control of Queensland Fruit Fly is declared to be the area described in Schedule 2.

5. Prohibitions, restrictions and requirements

- (1) The removal from the restricted area into any part of Victoria of any Queensland Fruit Fly host material is prohibited.
- (2) Subclause (1) does not apply if the Queensland Fruit Fly host material is
 - (a) packed, labelled and certified in accordance with any conditions prescribed by an accreditation program administered by the Department of Primary Industries; or
 - (b) accompanied by a plant health declaration issued by an authorised person declaring that the host material has been treated in a manner approved by the Manager Plant Standards; or
 - (c) accompanied by a plant health certificate issued by an inspector certifying that the host material has been treated in a manner approved by the Manager Plant Standards.
- (3) The owners and occupiers of land described in Schedule 3 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

(4) The owners and occupiers of land described in Schedule 3 must, on instruction from an inspector, strip Queensland Fruit Fly host materials from plants, collect and dispose of waste material, or treat the material in a manner approved by the Manager Plant Standards.

6. Verification of Consignments

Any Queensland Fruit Fly host material removed from the restricted area in accordance with clause 5(2), and the accompanying certificate or declaration, must be:

- (1) presented to an inspector for inspection; or
- (2) verified by a person accredited to do so by the Department of Primary Industries.

Abiu	Eggplant	Nectarine	
Acerola	Feijoa	Orange	
Apple	Fig	Passionfruit	
Apricot	Goji Berry	Pawpaw	
Avocado	Granadilla	Peach	
Babaco	Grape	Peacharine	
Banana	Grapefruit	Pear	
Black Sapote	Grumichama	Pepino	
Blackberry	Guava	Persimmon	
Blueberry	Hog Plum	Plum	
Boysenberry	Jaboticaba	Plumcot	
Brazil Cherry	Jackfruit	Pomegranate	
Breadfruit	Jew Plum	Prickly Pear	
Caimito (Star Apple)	Ju Jube	Pummelo	
Cape Gooseberry	Kiwifruit	Quince	
Capsicum	Lemon	Rambutan	
Carambola (Starfruit)	Lime	Raspberry	
Cashew Apple	Loganberry	Rollinia	
Casimiroa (White Sapote)	Longan	Santol	
Cherimoya	Loquat	Sapodilla	
Cherry	Lychee	Shaddock	
Chilli	Mandarin	Soursop	
Citron	Mango	Strawberry	
Cocoa Berry	Mangosteen	Sweetsop (Sugar Apple)	
Cumquat	Medlar	Tamarillo	
Custard Apple	Miracle Fruit	Tangelo	
Date	Mulberry	Tomato	
Durian	Nashi	Wax Jambu (Rose Apple)	
Schedule 2			

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 145.60521° East, 35.95523° South.

Schedule 3

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 145.60521° East, 35.95523° South.

Note: Section 21 of the **Plant Health and Plant Products Act 1995** provides that a person is guilty of an offence and liable for a penalty not exceeding 50 penalty units in the case of a natural person, and 100 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector.

Plant Health and Plant Products Act 1995

ORDER DECLARING A RESTRICTED AREA AT MYRTLEFORD FOR THE CONTROL OF QUEENSLAND FRUIT FLY

I, Peter Walsh, Minister for Agriculture and Food Security, under section 20 of the **Plant Health** and **Plant Products Act 1995**, make the following Order declaring a restricted area for the control of Queensland Fruit Fly and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

Dated 5 May 2011

PETER WALSH MLA Minister for Agriculture and Food Security

1. Objective

The objective of this Order is to declare a restricted area for the control of Queensland Fruit Fly at Myrtleford, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

2. Authorising provisions

This Order is made under section 20 of the Plant Health and Plant Products Act 1995.

3. Definition

In this Order –

'accreditation program' means any program under which a person is permitted to issue an assurance certificate, including any procedures available under the Interstate Certification Assurance (ICA) Scheme;

'Act' means the Plant Health and Plant Products Act 1995;

'authorised person' means a person authorised by the Department of Primary Industries;

'inspector' means a person authorised as an inspector under the Act;

'Manager Plant Standards' means the person for the time being occupying or acting in the position of Manager, Plant Standards in the Department of Primary Industries;

'Queensland Fruit Fly' means the exotic pest Bactrocera tryoni (Froggatt); and

'Queensland Fruit Fly host material' means any fruit or vegetable listed in Schedule 1.

4. Restricted area for the control of Queensland Fruit Fly

The restricted area for the control of Queensland Fruit Fly is declared to be the area described in Schedule 2.

5. Prohibitions, restrictions and requirements

- (1) The removal from the restricted area into any part of Victoria of any Queensland Fruit Fly host material is prohibited.
- (2) Subclause (1) does not apply if the Queensland Fruit Fly host material is
 - (a) packed, labelled and certified in accordance with any conditions prescribed by an accreditation program administered by the Department of Primary Industries; or
 - (b) accompanied by a plant health declaration issued by an authorised person declaring that the host material has been treated in a manner approved by the Manager Plant Standards; or
 - (c) accompanied by a plant health certificate issued by an inspector certifying that the host material has been treated in a manner approved by the Manager Plant Standards.
- (3) The owners and occupiers of land described in Schedule 3 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

(4) The owners and occupiers of land described in Schedule 3 must, on instruction from an inspector, strip Queensland Fruit Fly host materials from plants, collect and dispose of waste material, or treat the material in a manner approved by the Manager Plant Standards.

6. Verification of Consignments

Any Queensland Fruit Fly host material removed from the restricted area in accordance with clause 5(2), and the accompanying certificate or declaration, must be:

- (1) presented to an inspector for inspection; or
- (2) verified by a person accredited to do so by the Department of Primary Industries.

Abiu	Eggplant	Nectarine	
Acerola	Feijoa	Orange	
Apple	Fig	Passionfruit	
Apricot	Goji Berry	Pawpaw	
Avocado	Granadilla	Peach	
Babaco	Grape	Peacharine	
Banana	Grapefruit	Pear	
Black Sapote	Grumichama	Pepino	
Blackberry	Guava	Persimmon	
Blueberry	Hog Plum	Plum	
Boysenberry	Jaboticaba	Plumcot	
Brazil Cherry	Jackfruit	Pomegranate	
Breadfruit	Jew Plum	Prickly Pear	
Caimito (Star Apple)	Ju Jube	Pummelo	
Cape Gooseberry	Kiwifruit	Quince	
Capsicum	Lemon	Rambutan	
Carambola (Starfruit)	Lime	Raspberry	
Cashew Apple	Loganberry	Rollinia	
Casimiroa (White Sapote)	Longan	Santol	
Cherimoya	Loquat	Sapodilla	
Cherry	Lychee	Shaddock	
Chilli	Mandarin	Soursop	
Citron	Mango	Strawberry	
Cocoa Berry	Mangosteen	Sweetsop (Sugar Apple)	
Cumquat	Medlar	Tamarillo	
Custard Apple	Miracle Fruit	Tangelo	
Date	Mulberry	Tomato	
Durian	Nashi	Wax Jambu (Rose Apple)	
Schedule 2			

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 146.72950° East, 36.54841° South.

Schedule 3

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 146.72950° East, 36.54841° South.

Note: Section 21 of the **Plant Health and Plant Products Act 1995** provides that a person is guilty of an offence and liable for a penalty not exceeding 50 penalty units in the case of a natural person, and 100 penalty units in the case of a body corporate for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector.

Plant Health and Plant Products Act 1995

ORDER DECLARING A RESTRICTED AREA IN VICTORIA, NEAR TOCUMWAL SOUTH (NSW), FOR THE CONTROL OF QUEENSLAND FRUIT FLY

I, Peter Walsh, Minister for Agriculture and Food Security, under section 20 of the **Plant Health** and **Plant Products Act 1995**, make the following Order declaring a restricted area for the control of Queensland Fruit Fly and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

Dated 5 May 2011

PETER WALSH MLA Minister for Agriculture and Food Security

1. Objective

The objective of this Order is to declare a restricted area for the control of Queensland Fruit Fly near Tocumwal South and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

2. Authorising provisions

This Order is made under section 20 of the Plant Health and Plant Products Act 1995.

3. Definition

In this Order –

'accreditation program' means any program under which a person is permitted to issue an assurance certificate, including any procedures available under the Interstate Certification Assurance (ICA) Scheme;

'Act' means the Plant Health and Plant Products Act 1995;

'authorised person' means a person authorised by the Department of Primary Industries;

'inspector' means a person authorised as an inspector under the Act;

'Manager Plant Standards' means the person for the time being occupying or acting in the position of Manager, Plant Standards in the Department of Primary Industries;

'Queensland Fruit Fly' means the exotic pest Bactrocera tryoni (Froggatt); and

'Queensland Fruit Fly host material' means any fruit or vegetable listed in Schedule 1.

4. Restricted area for the control of Queensland Fruit Fly

The restricted area for the control of Queensland Fruit Fly is declared to be the area described in Schedule 2.

5. Prohibitions, restrictions and requirements

- (1) The removal from the restricted area into any part of Victoria of any Queensland Fruit Fly host material is prohibited.
- (2) Subclause (1) does not apply if the Queensland Fruit Fly host material is
 - (a) packed, labelled and certified in accordance with any conditions prescribed by an accreditation program administered by the Department of Primary Industries; or
 - (b) accompanied by a plant health declaration issued by an authorised person declaring that the host material has been treated in a manner approved by the Manager Plant Standards; or
 - (c) accompanied by a plant health certificate issued by an inspector certifying that the host material has been treated in a manner approved by the Manager Plant Standards.
- (3) The owners and occupiers of land described in Schedule 3 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

(4) The owners and occupiers of land described in Schedule 3 must, on instruction from an inspector, strip Queensland Fruit Fly host materials from plants, collect and dispose of waste material, or treat the material in a manner approved by the Manager Plant Standards.

6. Verification of Consignments

Any Queensland Fruit Fly host material removed from the restricted area in accordance with clause 5(2), and the accompanying certificate or declaration, must be:

- (1) presented to an inspector for inspection; or
- (2) verified by a person accredited to do so by the Department of Primary Industries.

Schedule 1

Abiu	Eggplant	Nectarine
Acerola	Feijoa	Orange
Apple	Fig	Passionfruit
Apricot	Goji Berry	Pawpaw
Avocado	Granadilla	Peach
Babaco	or while while	Peacharine
	Grape	
Banana	Grapefruit	Pear
Black Sapote	Grumichama	Pepino
Blackberry	Guava	Persimmon
Blueberry	Hog Plum	Plum
Boysenberry	Jaboticaba	Plumcot
Brazil Cherry	Jackfruit	Pomegranate
Breadfruit	Jew Plum	Prickly Pear
Caimito (Star Apple)	Ju Jube	Pummelo
Cape Gooseberry	Kiwifruit	Quince
Capsicum	Lemon	Rambutan
Carambola (Starfruit)	Lime	Raspberry
Cashew Apple	Loganberry	Rollinia
Casimiroa (White Sapote)	Longan	Santol
Cherimoya	Loquat	Sapodilla
Cherry	Lychee	Shaddock
Chilli	Mandarin	Soursop
Citron	Mango	Strawberry
Cocoa Berry	Mangosteen	Sweetsop (Sugar Apple)
Cumquat	Medlar	Tamarillo
Custard Apple	Miracle Fruit	Tangelo
Date	Mulberry	Tomato
Durian	Nashi	Wax Jambu (Rose Apple)

Schedule 2

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 145.59653° East, 35.84677° South.

Schedule 3

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 145.59653° East, 35.84677° South.

Note: Section 21 of the **Plant Health and Plant Products Act 1995** provides that a person is guilty of an offence and liable for a penalty not exceeding 50 penalty units in the case of a natural person, and 100 penalty units in the case of a body corporate for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector.

Planning and Environment Act 1987 BASS COAST PLANNING SCHEME

Notice of Approval of Amendment

Amendment C119

The Minister for Planning has approved Amendment C119 to the Bass Coast Planning Scheme.

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

For land at Wilsons Road, Cape Paterson (Crown allotment 38A), the Amendment rezones the land from Farming Zone to Comprehensive Development Zone, removes the Environmental Significance Overlay and the Significant Landscape Overlay, introduces the Comprehensive Development Zone, introduces a schedule to that zone, introduces an incorporated document and makes amendments to the Municipal Strategic Statement to facilitate the development and use of the Cape Paterson Ecovillage.

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

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

Planning and Environment Act 1987

BOROONDARA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C118

The Minister for Planning has approved Amendment C118 to the Boroondara Planning Scheme.

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

The Amendment rezones land at 457 and 467 Burwood Road, Hawthorn and part of John Street and part of the lane between John Street and William Street from Business 2 Zone to Public Use Zone 2.

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 Boroondara, 8 Inglesby Road, Camberwell.

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

Planning and Environment Act 1987

CAMPASPE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C78

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

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

The Amendment amends Schedule 1 to the Design and Development Overlay (DDO1), amends the area to which DDO1 applies, introduces and applies Schedule 3 to the Design and Development Overlay (DDO3) to the Northern and Murray Valley Highways precinct, and introduces and applies Schedule 4 to the Design and Development Overlay (DDO4) to the Echuca Town Entrance Gateway precinct.

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 Campaspe Shire Council, corner Hare and Heygarth Streets, Echuca.

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

Planning and Environment Act 1987 DAREBIN PLANNING SCHEME Notice of Approval of Amendment Amendment C106

The Darebin Council has approved Amendment C106 to the Darebin Planning Scheme.

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

The Amendment will amend Map No. 14 EAO to show the deletion of the Environmental Audit Overlay (EAO) from the following properties:

- 2, 4, 6 Martin Street, Thornbury;
- 622 and 624 High Street, Thornbury; and
- 2 Eastment Street, Northcote.

The Amendment was approved by the Darebin Council on 4 April 2011 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 5 March 2010. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Darebin City Council, 274 Gower Street, Preston 3072.

> 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 C136

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

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

The Amendment:

- corrects the numbering of dot points in Clause 21.07–3 and 21.07–4 of the Municipal Strategic Statement;
- corrects Map 1 at Clause 22.09–3 'Future Character Areas' to realign the future character areas in accordance with the approved residential zone boundaries;

- corrects the Strategic Framework Map at Clause 21.03–3 and the Strategic Residential Framework Map at Clause 21.04–1 in accordance with the changes to the Future Character Areas Map; and
- includes a date in the Development Plan Overlay Schedule 7 Subclause 1 for the date in which a permit may be granted before a development plan has been prepared.

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

MACEDON RANGES PLANNING SCHEME

Notice of Approval of Amendment

Amendment C69 Part 1

The Minister for Planning has approved Amendment C69 Part 1 to the Macedon Ranges Planning Scheme.

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

The Amendment corrects and updates the Macedon Ranges Planning Scheme and resolves mapping anomalies by rezoning a number of properties from a Public Use Zone to the most appropriate zone for a privately owned property, rezoning incorrectly zoned land that is in public ownership to a Public Use Zone, and deleting a redundant overlay.

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 following offices of the Macedon Ranges Shire Council: Kyneton Municipal Office, 129 Mollison Street, Kyneton; Gisborne Administration Centre, 40 Robertson Street, Gisborne; Woodend Service Centre, Woodend Library, corner High and Forest Streets, Woodend; or Romsey Service Centre/Community Hub, 96–100 Main Street, Romsey; and at the Macedon Ranges Shire Council website, http://www.mrsc.vic.gov.au

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

Planning and Environment Act 1987

MOIRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C67

The Moira Shire Council approved Amendment C67 to the Moira Planning Scheme on 18 April 2011.

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

The Amendment applies to the land described as 129 Cobram–Koonoomoo Road, Cobram, (being part of Lot 2 TP161987).

The Amendment:

- amends Section 2 of Schedule 1 to the Special Use Zone, by including 'Camping and Caravan Park' as a Section 2 Use; and
- amends Schedule 10 to the Development Plan Overlay by deleting reference to 'Residential Village' in clause 2.0.

The Amendment was approved by the Moira Shire Council in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 21 October 2010. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge: during office hours at the offices of the Moira Shire Council, 44 Station Street, Cobram; and at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection

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

Planning and Environment Act 1987 WODONGA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C84

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

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

The Amendment corrects the land description for the Birallee Shopping Centre, included in the schedule, to clause 52.28–3, which prohibits gaming machines within the shopping complex.

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 Wodonga, Hovell Street, Wodonga.

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

1049

ORDERS IN COUNCIL

Mental Health Act 1986

DECLARATION OF PUBLIC SECTOR MENTAL HEALTH SERVICES

Order in Council

The Governor in Council, under section 120A(1A) of the **Mental Health Act 1986**, declares the specified offices of the following relevant psychiatric services to be public sector mental health services for the purposes of section 120A of the Act:

EACH (ACN 136 804 290)	• 7–9 John Street, Lilydale, Victoria, 3140.
Mental Illness Fellowship Victoria (ACN 093 357 165)	 79 Wyndham Street, Shepparton, Victoria, 3630. 80 Orr Street, Shepparton, Victoria, 3630. 75 Maude Street, Shepparton, Victoria, 3630. 12 Mentor Street, Seymour, Victoria, 3660.
MIND Australia (ACN 005 063 589)	 353 Whitehorse Road, Nunawading, Victoria, 3131. 45–47 Beaver Street, Box Hill South, Victoria, 3128.
Neami Limited (ACN 105 082 460)	 422 Upper Heidelberg Road, Heidelberg, Victoria, 3084. 3/18 Sherbourne Road, Briar Hill, Victoria, 3088.

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

Dated 10 May 2011

Responsible Minister MARY WOOLDRIDGE MP Minister for Mental Health

> MATTHEW McBEATH Clerk of the Executive Council

1050

LATE NOTICES

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

Amendment C76

Authorisation A01882

The Banyule City Council has prepared Amendment C76 to the Banyule Planning Scheme.

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

The land affected by the Amendment is at 44–56 Turnham Avenue, 47–51 Douglas Street and part of 34 Station Road, Rosanna.

The Amendment proposes to rezone the land from Public Use Zone 6 and Residential 1 Zone to Business 1 Zone.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Banyule City Council, 44 Turnham Avenue Rosanna; or at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/ planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority. The closing date for submissions is 5.00 pm Tuesday 14 June 2011.

A submission must be sent to: Tom Tonkin, Strategic Planner, Banyule City Council, PO Box 51, Ivanhoe, Vic. 3079.

A submission which seeks to change the Amendment and is not accepted by the planning authority will be referred to an independent Panel appointed by the Minister under Part 8 of the **Planning and Environment Act 1987**. If a submission is referred to a Panel, a Directions Hearing and Panel Hearing are to be held on the following dates:

Directions Hearing: 24 August 2011

Panel Hearing: 14 September 2011

Anyone who has made a submission which has been referred to a Panel has an opportunity to be heard. All submitters will be formally advised in writing of any Directions or Panel Hearing and the date.

DAVID COX Strategic Planning Coordinator This page was left blank intentionally

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: 26 Statutory Rule: Supreme Court

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26.	Statutory Rule:	Supreme Court (Chapter 1 Amendment No. 26) Rules 2011
	Authorising Act:	Supreme Court Act 1986
	Date first obtainable: Code A	10 May 2011
27.	Statutory Rule:	Subordinate Legislation (City of Melbourne (Elections) Regulations 2001) Extension Regulations 2011
	Authorising Act:	Subordinate Legislation Act 1994
	Date first obtainable: Code A	10 May 2011

1053

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