

Victoria Government Gazette

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GENERAL

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As from 5 May 2011

The last Special Gazette was No. 144 dated 4 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

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership between Mark Wallace and Linda Wallace as trustee for the Wallace Family Trust and Richard Grant and Rhonda Fawcett as trustee for the Grant Family Trust in respect of the business of the 'Pastry Pantry Partnership' conducted at 29 Swift Way, Dandenong, Victoria, was dissolved on 12 April 2011.

Creditors, next-of-kin and others having claim in respect of the estate of HARRY RONALD ORCHARD, late of Unit 16, Clarenvale Village, 59–63 Mulkarra Drive, Chelsea, deceased, who died on 25 January 2011, are required by the executor, Anne-Marie Primmer, to send particulars of their claim to her, care of the undermentioned solicitor by 20 July 2011, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which she then shall have notice.

B. J. WILLIAMS LL.B., 106 Lower Plenty Road, Rosanna 3084.

MARGARET ELIZABETH RAWLINSON, late of 'Arcare Nirvana' 78 Nirvana Avenue, Malvern East, Victoria, widow, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the abovenamed deceased, who died 6 August 2010, are required by Julia Mary Winckworth, the personal representative, to send to her, care of the undermentioned solicitors, particulars of their claims by 9 July 2011, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

BLAKIE & BRITT, solicitors, 785 Glenferrie Road, Hawthorn 3122.

CHARLES DENNIS HUNTER, also known as Dennis Izsak, late of 12 Luntar Road, South Oakleigh, Victoria, gentleman, deceased.

Creditors, next-of-kin and others having claims against the estate of the deceased, who died on 7 January 2010, are required to send particulars of their claims to the executors, care of the undermentioned solicitor, by 6 July 2011,

after which date the executors will proceed to distribute the assets, having regard only to the claims of which they then have notice.

DOV SILBERMAN, solicitor, 2/185 Orrong Road, East St Kilda, Victoria 3183.

Creditors, next-of-kin and others having claims in respect of the estate of DOUGLAS SLATER ELLICE, late of 3 Clarendon Street, Maidstone, deceased, who died on 18 November 2010, are required to send particulars of their claims to Equity Trustees Limited, ACN 004 031 298, of 575 Bourke Street, Melbourne, Victoria, the executor of the Will of the deceased, by 5 July 2011, after which date the executor may distribute the assets, having regard only to the claims of which it then has notice.

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

JEAN McDOWELL, late of 2 Cambridge Street, Brighton East, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 March 2011, are required by deceased's personal representative, Robert Charles Sturzaker, care of his solicitors at the address below, to send particulars to them by 8 July 2011, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

F. R. E. DAWSON & SON, solicitors for the personal representative, 5/470 Collins Street, Melbourne 3000.

Re: RONALD JAMES O'BRIEN, late of 85A Trangmar Street, Portland, Victoria, retired fisherman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 February 2011, are required by the executor, Roger John Dundas, care of HBH Legal, 23 Percy Street, Portland, in the said State, to send particulars to the executor by 12 July 2011, after which date the executor may convey

or distribute the assets, having regard only to the claims of which the executor has notice.

Dated 28 April 2011

HBH LEGAL, lawyers, 23 Percy Street, Portland, Victoria 3305.

Creditors next-of-kin and others having claims in respect of the estate of CHRISTINE MARY CAHILL, late of Apartment 12/2 Domain Park, 193 Domain Road, South Yarra, Victoria, radiographers assistant, deceased, who died on 7 March 2010, are required by the executors, Peter John Walsh and Andrew Charles Seager, care of Level 4, 91 William Street, Melbourne, Victoria 3000, to send particulars of their claims to the said executors by 5 July 2011, after which date it will convey or distribute the assets, having regard only to the claims of which the company then has notice.

LAWSON HUGHES PETER WALSH, lawyers.

Level 4, 91 William Street, Melbourne 3000.

Re: ERNA MARIA BABETTE PLECHER, late of Arcare Overton Lea Aged Care Facility, 31 Trickey Avenue, Sydenham, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 January 2011, are required by the executor, John Hans Plecher, to send particulars to him, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the executor will convey or distribute the assets, having regard only to the claims of which he then has notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley 3172.

Re: RAYMOND DONALD WATTS, late of 29 Linden Street, Blackburn, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 February 2011 are required by the trustee, Anthony John Mahon, to send particulars to the trustee, care of the undermentioned solicitors by 8 July 2011, after which date the

trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

MAHONS with Yuncken & Yuncken, solicitors, 178 Whitehorse Road, Blackburn 3130. CD: 2110445

Re: CECILIA ELLEN BRADY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 February 2010, are required by the trustee, Guustaaf Walta, in the Will called Gustaarf Walta, care of Septimus Jones and Lee, solicitors, of Level 5, 99 William Street, Melbourne, to send particulars to the trustee by 4 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.

SEPTIMUS JONES & LEE, solicitors, Level 5, 99 William Street, Melbourne 3000.

Re: AUDREY MERLE CHAPPELL, late of 'Gifan', 290 Birregurra–Deans Marsh Road, Birregurra, Victoria, retired nurse, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 October 2010, are required by the deceased's personal representatives, Roy Brien Chappell and Rachael Nicole Brogden, to send particulars to them, care of the undermentioned lawyers, by 14 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.

GEORGE RALPH PIMLOTT, late of Lorikeet Lodge Nursing Home, 24–28 Moorooduc Highway, Frankston, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 October 2009, are required by Stuart James Pimlott of 6 Oboe Close, Mornington, Victoria, the son of the deceased, to whom letters of administration of the abovenamed have been granted, to send particulars to him care of Stidston Warren Lawyers by 2 July 2011, after

which date the administrator may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

RONALD JAMES CUMMING, late of Arnold Road, Bridgewater, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 15 July 2009, are required to send particulars of their claims to the executors, Peter Ronald Cumming and Joan Ada Cumming, care of the undermentioned solicitors, 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, Suite 5.01, Level 5, 45 William Street, Melbourne 3000.

GWENDOLINE NORTHEY.

Creditors, next-of-kin and others having claims against the estate of GWENDOLINE NORTHEY, late of Elanora Aged Care, 7 Mair Street, Brighton, Victoria, retired, deceased, who died on 23 October 2010, are required to send particulars of their claims to the executors, care of the undermentioned solicitor, by 12 July 2011, after which date the executors will proceed to distribute the assets, having regard only to the claims of which they shall then have had notice.

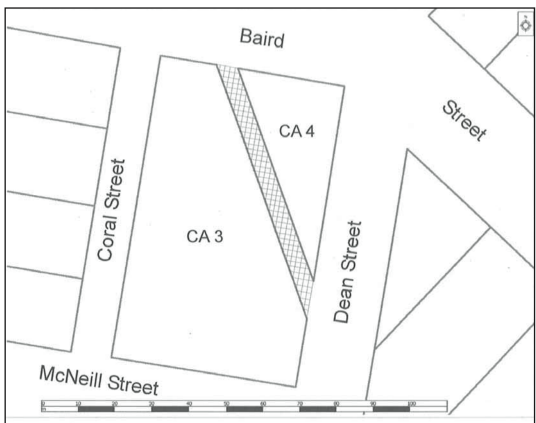
VERNA A. COOK, solicitor, 5/8 St Andrews Street, Brighton 3186.

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



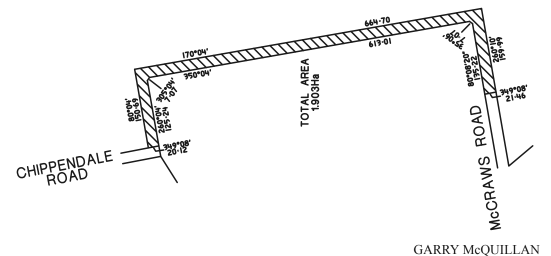
Road Discontinuance

At the Council meeting held on 19 April 2011, acting under section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Ararat Rural City Council formed the opinion that the road shown hatched on the plan below, located on the north-east Boundary of CA 3 and south-west boundary of CA 4 Section 12 Parish of Ararat, is not reasonably required as a road for public use and resolved to discontinue the road.





Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Cardinia Shire Council, at its ordinary meeting held on 21 March 2011, formed the opinion that part of Chippendale Road, Nar Nar Goon, shown hatched on the plan below, is not reasonably required as a road for public use and as such Council resolved to discontinue the portion of road and the land will vest in the Department of Sustainability and Environment.

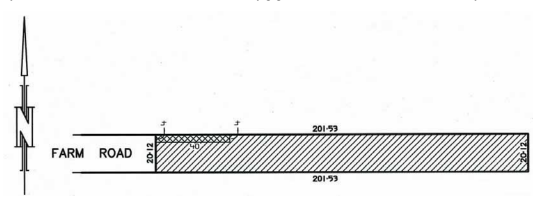


KINGSTON CITY COUNCIL

Road Discontinuance

Notice is given pursuant to section 206 and schedule 10 clause 3 of the **Local Government Act 1989** that the Kingston City Council has resolved to discontinue the section of Farm Road, Cheltenham, shown hatched and cross-hatched on the plan below.

The land shown cross-hatched is to be discontinued subject to the right, power or interest held by Multinet Gas Limited in connection with any pipes under the control of that authority.



JOHN NEVINS Chief Executive Officer

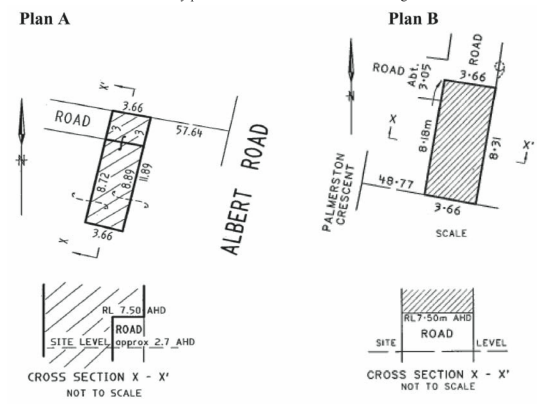
Chief Executive Officer

CITY OF PORT PHILLIP

Discontinuance of Road

Notice is hereby given that the Port Phillip City Council, at its ordinary meeting on 27 April 2011, formed the opinion that the sections of roads shown hatched on Plans A and B below are not reasonably required as roads for public use and resolved to discontinue those sections of road.

Having advertised and served notices regarding the proposed discontinuance and hearing submissions under Section 223 of the **Local Government Act 1989**, Port Phillip City Council orders that the sections of road at the rear 42 Albert Road and 44–50 Albert Road, South Melbourne, be discontinued pursuant to Section 206 and Schedule 10, Clause 3 of the said Act, and the land of the discontinued roads be sold by private to the owner of the land abutting the road.



JOHN HICKS General Manager City and Infrastructure Services

MURRINDINDI SHIRE COUNCIL

Notice of Proposal to Make Local Laws

Proposed Governance Local Law 3

Notice is given pursuant to sections 119 and 223 of the **Local Government Act 1989** that the Murrindindi Shire Council ('Council') proposes to make the Governance Local Law 3 ('proposed Local Law').

Purpose of the proposed Local Law

The purpose of the proposed Local Law is to:

- a) provide a mechanism to facilitate the good government of Murrindindi Shire Council through its formal meeting procedure, to ensure effective and efficient Council decisions are made in a manner which promotes the effectiveness of local government in Murrindindi and within the Australian system of Government;
- b) promote and encourage community leadership by Murrindindi Shire Council consistent with the community's views and expectations;
- promote and encourage community participation in local government by providing opportunities for direct access to the Council's decision-making processes;
- d) protect the integrity of the Council's Common Seal and describe when it may be affixed to a document; and
- e) regulate and govern the
 - i. use of Council's Common Seal;
 - ii. procedure for election of Mayor and Deputy Mayor; and
 - iii. way in which meetings of the Council and special committee meetings of the Council are conducted.

The general purport of the proposed Local Law is:

- a) Part 1 of the proposed Local Law provides for the application of the Local Law.
- b) Part 2 of the proposed Local Law provides for the use of the Common Seal of Council.
- c) Part 3 of the proposed Local Law provides the election of the Mayor and Deputy Mayor.
- d) Part 4 of the proposed Local Law provides for Meeting Procedure.

A copy of the proposed Murrindindi Shire Council Governance Local Law 3 and discussion paper can be obtained from Customer Service, Council Offices: Perkins Street, Alexandra; 19 Whittlesea–Kinglake Road, Kinglake; and Civic Centre, Semi Circle, Yea; between 8.30 am and 5.00 pm, Monday to Friday, excepting public holidays. Alternatively you can view a copy online at www.murrindindi.vic.gov.au

Any person may make a written submission to the Council on the proposed Local Law.

All submissions received by the Council on or before Thursday 2 June 2011 will be considered in accordance with section 223 of the **Local Government Act 1989**, at a Special meeting of Council.

If a person wishes to be heard in support of their submission they must include the request to be heard in the written submission and this will entitle them to appear in person, or by a person acting on their behalf, before a Special meeting of Council, to be held in the Council Chambers, Perkins Street, Alexandra.

Written submissions should be marked 'Governance Local Law 3' and addressed to the General Manager Corporate and Community Services, Murrindindi Shire Council, Perkins Street, Alexandra 3714.

For further information, contact the General Manager Corporate and Community Services on 5772 0333.

TOWONG SHIRE COUNCIL Notice of Proposed Local Law

At Council meetings held on 4 and 18 April

2011, Towong Shire Council adopted proposals to make two Local Laws pursuant to section 119 of the Local Government Act 1989.

Local Law No. 1 Meeting Procedures and Use of the Common Seal has the following objectives:

- (a) regulating and controlling the procedures governing the conduct of meetings of the Council and of Special Committees appointed by the Council;
- (b) regulating and controlling the election of Mayor, Deputy Mayor and the Chairpersons of any Special Committees;
- (c) regulating and controlling the use of the Council's seal;
- (d) promoting and encouraging community participation in the system of local government;
- (e) providing a mechanism through its formal meeting procedure to ensure effective and efficient Council decisions are made in a manner which acknowledges the role of local government within the Australian system of Government; and
- (f) providing for the administration of the Council's powers and functions; and providing generally for the peace, order and good government of the municipal district.

Local Law No. 2 Community Amenity and Municipal Places has the following objectives:

- (a) providing for the peace, order and good government of the municipal district of the Towong Shire Council;
- (b) providing for those matters which require a Local Law under the Local Government Act 1989 and any other Act;
- (c) providing for those matters which require a Local Law via resolution of the Towong Shire Council following consideration of issues affecting the community;
- (d) providing for the administration of Council powers and functions and for the issue of permits and infringement notices;
- (e) prohibiting, regulating and controlling activities, physical works including construction, events, practices or behaviour in the municipal district so that no detriment is caused to the amenity of the neighbourhood, nor nuisance to a person, nor detrimental effect to the environment or property;

- (f) regulating and controlling the consumption of alcohol and possession of alcohol other than in a sealed container in public places;
- (g) protecting the assets vested in the Council;
- (h) regulating the droving, grazing and movement of livestock throughout the municipal district to minimise damage to road surfaces, formations, drainage, native vegetation and surrounding areas arising from livestock and to alert other road users to the presence of livestock on roads in the interests of road safety;
- (i) controlling and protecting public places;
- (j) controlling matters which may adversely affect the amenity and environment of the municipal district and the safety, health and quality of life of persons within it;
- (k) securing the safe and equitable use and enjoyment of public places; and
- (1) minimising nuisances.

The Council has also prepared a Policy and Procedures Manual which will provide guidelines for the administration of Local Law

Copies of the proposed Local Laws and the Policy and Procedure Manual and other allied information can be obtained from the Council offices at 32 Towong Street, Tallangatta and 76 Hanson Street, Corryong or be viewed and downloaded from Council's website www. towong.vic.gov.au

Any person affected by a proposed Local Law may make a submission relating to it to the Council in accordance with section 223 of the Local Government Act 1989. Submissions received by the Council by Friday 10 June 2011 will be considered by the Council or a Committee of the Council appointed by the Council for the purpose. Any person requesting that they be heard in support of the written submission is entitled to appear before a meeting of the Council (or Committee) either personally or by a person acting on their behalf.

Queries on these proposed Local Laws should be directed to Mr Aaron van Egmond at the Council's Tallangatta Office on (02) 6071 5100.

> JULIANA PHELPS Chief Executive Officer

Planning and Environment Act 1987

GLEN EIRA PLANNING SCHEME

Notice of Preparation of Amendment Amendment C88

Authorisation A01938

Glen Eira Council has prepared Amendment C88 to the Glen Eira Planning Scheme.

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

The land affected by the Amendment is: 331 and 333–335 North Road, Caulfield South; 120 Patterson Road, Bentleigh; and 21 Omama Road, Murrumbeena.

The Amendment proposes to:

- rezone part 331 and 333–335 North Road from Residential 1 to Business 1 Zone;
- rezone part 120 Patterson Road from Residential 1 to Business 1 Zone;
- rezone part 21 Omama Road from Public Park and Recreation Zone to Residential 1 Zone;
- increase the extent of the Significant Landscape Overlay to include the whole of 21 Omama Road;
- amend Map 7 on page 9 of Clause 22.07 to include the entire properties at 331 and 333-335 North Road in the Housing Diversity Area (local centre); and
- amend Map 1 on page 3 of Clause 22.07 to include the entire property at 120 Patterson Road in the Housing Diversity Area (local centre).

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Glen Eira City Council, corner Glen Eira and Hawthorn Roads, Caulfield; 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 6 June 2011. A submission must be sent to the Planning Department (Strategic Planning), Glen Eira City Council, corner Hawthorn and Glen Eira Roads, Caulfield South, 3162.

RON TORRES

Manager Town Planning and Transport



Planning and Environment Act 1987GOLDEN PLAINS PLANNING SCHEME

Notice of Preparation of Amendment Amendment C57

Authorisation A01913

The Golden Plains Shire Council has prepared Amendment C57 to the Golden Plains Planning Scheme.

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

The Amendment affects land in Meredith and Lethbridge.

The Amendment proposes to make changes to the Local Planning Policy Framework of the Golden Plains Planning Scheme. More specifically, the following changes are proposed:

- replacing the Meredith and Lethbridge structure plans in Clause 21.03;
- inserting a precinct plan for Meredith in Clause 21.03;
- referencing the Meredith and Lethbridge Structure Plan documents in Clause 21.04;
 and
- rezoning of land in the two townships as outlined in the explanatory report.

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, 2 Pope Street, Bannockburn; 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 June 10, 2011. A submission must be sent to the Golden Plains Shire Planning Department PO Box 111, Bannockburn, Victoria 3331.

ROD NICHOLLS Chief Executive Officer

Planning and Environment Act 1987

HUME PLANNING SCHEME
Notice of Preparation of Amendment
Amendment C138
Authorisation A01739

The Hume Council has prepared Amendment C138 to the Hume Planning Scheme.

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

The Amendment implements the key policy directions included in the Hume City Retail Strategy Final Report (September 2009). The Retail Strategy was commissioned by Council and prepared by SGS Economics and Planning.

Specifically, the Amendment proposes revisions and additions to Clause 21.07 (Activity Centres), which have been drawn from the Retail Strategy. The Amendment is a refinement of the existing Planning Scheme and provides overarching activity centre planning 'objectives' and 'strategies' as recommended in the Retail Strategy. It also includes a requirement for 'retail capacity and economic impact assessments' along with a 'retail development decision criteria' to assist in decision making.

The Amendment also includes the Hume City Retail Strategy Final Report (September 2009) as a Reference Document in Clause 21.09 (Reference Documents).

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, Hume City Council, Broadmeadows Office, 1079 Pascoe Vale Road, Broadmeadows

3047; during office hours at the office of the planning authority, Hume City Council, Craigieburn Office, 83–85 Craigieburn Road, West Craigieburn 3064; during office hours at the office of the planning authority, Sunbury Office, 40 Macedon Street, Sunbury 3429; and at the Department of Planning and Community Development website www.dpcd.vic.gov.au/planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority. The closing date for submissions is 8 June 2011. A submission must be sent to Strategic Planning Department, Hume City Council, PO Box 119, Dallas, Victoria 3047.

DOMENIC ISOLA Chief Executive Officer



Planning and Environment Act 1987

KINGSTON PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C111

Authorisation A01776

The City of Kingston Council has prepared Amendment C111 to the Kingston Planning Scheme.

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

The land affected by the Amendment is at the Southern Road North Precinct, Mentone.

The Amendment proposes to:

- rezone the Southern Road North Precinct from an Industrial 1 Zone to a Residential 3 Zone;
- amend Clause 21.07 Industrial Framework Plan of the Local Planning Policy Framework by deleting the Southern Road Precinct as an existing industrial area and including the area in the medium – long term redevelopment for housing and/or mixed uses;

- amend Clause 21.05 Residential Land Use Framework Plan of the Local Policy Framework by including the area for promotion of Incremental Housing Change;
- apply an Environmental Audit Overlay over the Southern Road North Precinct; and
- apply a Design and Development Overlay over the Southern Road North Precinct to guide its future transition.

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 Kingston, Level 1, 1230 Nepean Highway, Cheltenham; and at the Department of Planning and Community Development website www. dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is 4 July 2011. A submission must be sent to the City of Kingston, Strategic Planning Department, Level 1, 1230 Nepean Highway, Cheltenham.

> JONATHAN GUTTMANN Manager, City Strategy

Planning and Environment Act 1987

MANNINGHAM PLANNING SCHEME Notice of Preparation of Amendment Amendment C92

Authorisation A01929

The Manningham City Council has prepared Amendment C92 to the Manningham Planning

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

The land affected by the Amendment includes all land within The Pines Activity Centre Structure Plan boundary. The Amendment proposes to introduce planning controls to The Pines Activity Centre, specifically by amending the Municipal Strategic Statement, replacing the Design and Development Overlay Schedule 9 and amending the Schedule to the Business 1 Zone to allow further retail development within The Pines Activity Centre.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: at the office of the planning authority, Manningham City Council, 699 Doncaster Road, Doncaster; at The Pines library; and at the Department of Planning and Community Development website www. dpcd.vic.gov.au/planning/publicinspection

This can be done during office hours and is free of charge.

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

Any submission you wish to make about this Amendment should be in writing and must be sent to: Teresa Dominik, Manager Economic and Environmental Planning, Manningham City Council, PO Box 1, Doncaster 3108.

The closing date for submissions is 10 June 2011.

> LYDIA WILSON Chief Executive Officer



Planning and Environment Act 1987

MILDURA PLANNING SCHEME Notice of Preparation of Amendment Amendment C66 Authorisation A01763

The Mildura Rural City Council has prepared Amendment C66 to the Mildura Planning Scheme.

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

The Amendment affects land generally between Flora Avenue, Eleventh Street, Ontario Avenue and Lake Ranfurly, in the City of Mildura.

The Amendment proposes to:

rezone land affected by the Amendment within the Rural City as follows:

- land generally on the south-east side of Flora Avenue between Eleventh Street Recreation Reserve, Mildura Golf Club and Lake Ranfurly, from Low Density Residential Zone (LDRZ) to the Residential 1 Zone (R1Z);
- land on the corner of Eleventh Street and Riverside Avenue Mildura owned by St Josephs College from Public Park and Recreation Zone (PPRZ) to the Special Use Zone Schedule 1 (SUZ1);
- land generally between Lake Ranfurly and the Mildura Landfill, including the Fourteenth Street road reserve land between Mildura Golf Club and Ontario Avenue, from Farming Zone (FZ) to the Public Conservation and Resource Zone (PCRZ);
- the Mildura Golf Club land, generally on Twelfth Street and Ontario Avenue Mildura between Lake Ranfurly, from the Public Park and Recreation Zone (PPRZ) to the Comprehensive Development Zone Schedule 1 (CDZ1); and
- Fourteenth Street road reserve land between Lake Ranfurly, Flora Avenue and Mildura Golf Club from Public Conservation and Resource Zone to the Urban Floodway Zone (UFZ);
- include land affected by the amendment, or part thereof, in a Design and Development Plan Overlay, Floodway Overlay, Environmental Audit Overlay and Salinity Management Overlay for Mildura Rural City Council; and
- modify the MSS to reflect the directions and recommendations of Council's adopted strategic document:
 - Ontario-Flora Land Use Vision and Urban Design Framework (July 2010)'.

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, Mildura Rural City Council, Development Services Department, 108–116 Madden Avenue Mildura; 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. Submissions must be made in writing, giving the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submission made.

The closing date for submissions is Monday 6 June 2011. A submission must be sent to: Mr Peter Douglas, Coordinator Strategic Planning, Mildura Rural City Council, PO Box 105, Mildura, Victoria 3502.

MARK HENDERSON Chief Executive Officer

Planning and Environment Act 1987 PORT PHILLIP PLANNING SCHEME

Notice of Preparation of Amendment Amendment C73 Authorisation AO1636

The City of Port Phillip has prepared Amendment C73 to the Port Phillip Planning Scheme.

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

The land affected by the Amendment comprises the residential precincts within the Beacon Cove Estate, Port Melbourne. This area is generally bounded by:

- Byrne Street and Morris Reserves to the north
- Canberra Parade and Princes Street to the east
- Foreshore area to the south, and
- Beacon Road to the west.

The Amendment proposes to make changes as follows:

Responsible Authority Status

• Transfer the Responsible Authority status for the residential precincts of Beacon Cove from the Minister for Planning to the City of Port Phillip.

Planning Scheme Maps and Ordinance

- Rezone the residential precincts of Beacon Cove from a Comprehensive Development Zone 1 (CDZ1) to reflect the existing use of land as follows:
 - Apply the Public Use Zone Transport (PUZ4) to the light rail corridor.
 - Apply the Public Park and Recreation Zone (PPRZ) to the bike path adjacent to the light rail corridor, seventeen small parks within the estate, and to the electricity substation on the corner of Beach Street and Park Square, and the electricity substation to the west of the light rail corridor, near Canberra Parade.
 - Apply the Residential 1 Zone (R1Z) to the remaining land to reflect its current residential use.
- Rezone parts of 11, 13, 15, 17, 18, 19 and 20 Morley Street and parts of 2 and 4 Hobsons Bay Road from an Industrial 1 Zone (INZ1) to a Residential 1 Zone (R1Z) to reflect the current use of the land for residential purposes.
- Remove the Environment Audit Overlay (EAO) from land where certificates or statements
 of environmental audit have been lodged.
- Make changes to the Municipal Strategic Statement at Clause 21.05 03 Neighbourhood Character to incorporate a statement of key characteristics and design objectives for the Beacon Cove Estate, and introduce the Beacon Cove Neighbourhood Character Guidelines 2010 (SJB Urban 2010) as a reference document.
- Amend Schedule 1 to Clause 37.02 Comprehensive Development Zone to modify the description of the land and add a 'note' to indicate that the land to which the schedule applies has been reduced through the rezoning of the residential precincts.
- Introduce Schedule 19 to Clause 43.02 Design and Development Overlay and apply this schedule to the low-rise residential area north of Beach Street. This schedule controls front fences.
- Introduce Schedule 20 to Clause 43.02 Design and Development Overlay and apply this schedule to the high-rise residential area south of Beach Street. This schedule controls the form of future development.
- Introduce Clause 43.05 Neighbourhood Character Overlay and Schedules 1, 2, 3, 4 and 5 to the Neighbourhood Character Overlay and apply Schedules 1 to 5 to the low-rise residential area. These schedules control the form of future development.
- Amend the Schedule to Clause 52.02 Easements, Restrictions and Reserves to vary the covenants that apply to the low-rise residential precincts in Beacon Cove.
- Amend the Schedule to Clause 52.03 Specific Sites and Exclusions to modify the description in the column 'address of land' to 'land zoned CDZ1, Beacon Cove, Port Melbourne' and the Title Reference of the Beacon Cove Incorporated Documents in the column 'title of incorporated document' to be consistent with Clause 81 of the planning scheme.
- Amend the Schedule to Clause 61.03 What does this scheme consist of?, to introduce a new map (2NCO) into the planning scheme.

Covenants

• The Amendment of the Schedule to Clause 52.02 Easements, Restriction and Reserves, will facilitate the lodging of certified plans at the Titles Office for registration under section 23 of the **Subdivision Act 1988** to vary the covenants that apply to land within the low-rise residential precincts of Beacon Cove. The varied covenants will only deal with issues that cannot be covered by planning controls, and will make the beneficiaries of the covenants responsible for their administration.

Where to inspect the proposed planning scheme Amendment:

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, during office hours, free of charge, at the following locations: City of Port Phillip Municipal Offices – Port Melbourne Town Hall, 333 Bay Street, Port Melbourne; South Melbourne Town Hall, 208–220 Bank Street, South Melbourne; and St Kilda Town Hall, corner Carlisle Street and Brighton Road, St Kilda. Strategic planning officers are available at the St Kilda Town Hall to assist with enquiries. Libraries – Port Melbourne, 333 Bay Street, Port Melbourne; Emerald Hill, corner Bank and Perrins Streets, South Melbourne; and St Kilda, 150 Carlisle Street, St Kilda.

The Amendment may also be viewed online at: City of Port Phillip website, http://www.portphillip.vic.gov.au/planning_amendments.htm; and 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 6 June 2011. A submission must be sent to Coordinator – Strategic Planning, City of Port Phillip, Private Bag No. 3, PO St Kilda, Victoria 3182.

Planning and Environment Act 1987

SURF COAST PLANNING SCHEME

Preparation of Amendment C67 Authorisation A01896

The Surf Coast Shire Council has prepared Amendment C67 to the Surf Coast Planning Scheme. In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Surf Coast Shire Council as planning authority to prepare the Amendment.

The land affected by the Amendment is Deans Marsh Township and immediate surrounding areas. The Amendment proposes to implement the Deans Marsh Structure Plan 2008 by:

- modifying Clause 21.15 of the Municipal Strategic Statement, including the minor adjustment
 of the settlement boundary, to incorporate a small number of urban-sized properties adjacent to
 the town;
- rezoning land within the township currently zoned Low Density Residential Zone to Township Zone;
- rezoning 2236 & 2240 Winchelsea—Deans Marsh Road, 1, 3, 5, 30, 36 & 40 Deans Marsh—Lorne Road and 11, 23 & 25 Pennyroyal Valley Road, (all abutting the township), from Farming Zone to Township Zone;
- introducing a new Design and Development Overlay Schedule 18 to land abutting the two main roads within the township to build on the historic rural, low-scale character of the township and to encourage an active frontage for commercial development; and
- applying a new Restructure Overlay to inappropriate subdivisions within the Deans Marsh Township and incorporating a Restructure Plan referenced in the schedule to the Restructure Overlay.

The Amendment also corrects planning scheme mapping anomalies in Deans Marsh by:

- rezoning part of land parcels from 1363 to 1379 (inclusive) Birregurra–Deans Marsh Road from Farming Zone to Township Zone consistent with the re-subdivision of the land; and
- rezoning part of 1381 Birregurra—Deans Marsh Road from Township Zone to Farming Zone consistent with the parent title.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Surf Coast Shire Council, 25 Grossmans Road Torquay; and at the Department of Planning and Community Development website www.dpcd.vic.gov.au/planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority. The closing date for submissions is 6 June 2011. A submission must be sent to the Coordinator Strategic Planning, Surf Coast Shire, PO Box 350, Torquay 3228.

MARK HARWOOD Coordinator Strategic Planning

Planning and Environment Act 1987

WODONGA PLANNING SCHEME

Notice of Preparation of Amendment Amendment C86

Authorisation A01926

The Wodonga Council has prepared Amendment C86 to the Wodonga Planning Scheme.

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

The land affected by the Amendment is:

The Amendment specifically affects the following Lots:

Lots 1 to 10 on Plan of Subdivision 428798N3:

- Lot 1 No. 7 Tranquilla Road, Baranduda.
- Lot 2 No. 23 Tranquilla Road, Baranduda.
- Lot 3 − No. 24 Tranquilla Road, Baranduda.
- Lot 4 No. 8 Tranquilla Road, Baranduda.
- Lot 1 PS 620807 No. 21 John Boyes Drive, Baranduda (formerly Pt Lot 5).
- Lot 2 PS 620807 No. 9 John Boyes Drive, Baranduda (formerly Pt Lot 5).
- Lot 3 PS 620807 No. 27 Violet Grange Road, Baranduda (formerly Pt Lot 5).
- Lot 4 PS 620807 No. 25 Violet Grange Road, Baranduda (formerly Pt Lot 5).

- Lot 6 No. 35 Violet Grange Road, Baranduda.
- Lot 7 No. 43 Violet Grange Road, Baranduda.
- Lot 8 No. 44 Violet Grange Road, Baranduda.
- Lot 9 No. 40 Violet Grange Road, Baranduda.
- Lot 10 No. 41 John Boyes Drive, Baranduda.

Lots 11 to 20 on Plan of Subdivision 501966M:

- Lot 11 No. 57 John Boyes Drive, Baranduda.
- Lot 12 No. 52 John Boyes Drive, Baranduda.
- Lot 13 No. 74 John Boyes Drive, Baranduda.
- Lot 14 No. 26 Kingston Road, Baranduda.
- Lot 15 No. 54 Kingston Road, Baranduda.
- Lot 16 No. 51 Kingston Road, Baranduda.
- Lot 17 No. 35 Kingston Road, Baranduda.
- Lot 18 No. 29 Kingston Road, Baranduda.
- Lot 19 No. 15 Kingston Road, Baranduda.
- Lot 20 No. 5 Kingston Road, Baranduda.

Lots 21 to 28 on Plan of Subdivision 506567A:

- Lot 21 No. 16 Clanderboye Road, Baranduda.
- Lot 22 No. 24 Clanderboye Road, Baranduda.
- Lot 23 No. 44 Clanderboye Road, Baranduda.
- ▶ Lot 24 − No. 52 Clanderboye Road, Baranduda.
- Lot 25 No. 62 Clanderboye Road, Baranduda.
- Lot 26 No. 61 Clanderboye Road, Baranduda.
- Lot 27 No. 55 Clanderboye Road, Baranduda.
- Lot 28 No. 27 Clanderboye Road, Baranduda.

Lots 29 to 39 on Plan of Subdivision 518114X:

- Lot 29 No. 310 Whytes Road, Baranduda.
- Lot 30 No. 334 Whytes Road, Baranduda.
- Lot 31 No. 346 Whytes Road, Baranduda.

- Lot 32 No. 360 Whytes Road, Baranduda.
- Lot 33 No. 384 Whytes Road, Baranduda.
- Lot 34 No. 390 Whytes Road, Baranduda.
- Lot 35 No. 410 Whytes Road, Baranduda.
- Lot 36 No. 424 Whytes Road, Baranduda.
- Lot 37 No. 460 Whytes Road, Baranduda.
- Lot 38 No. 462 Whytes Road, Baranduda.
- Lot 39 No. 490 Whytes Road, Baranduda.

Reserved land under Plan of Subdivisions 501966, 506567, 518114 and Lot F on Plan of Subdivision 518114.

The Amendment proposes to:

- change clause 21.10-12 and amend figure 8 Rural Living and Rural Residential Development Strategy of the Municipal Strategic Statement;
- rezone the subject land from Residential 1 and Industrial 1 to Low Density Residential and Public Park and Recreation;
- introduce Schedule 18 to the Development Plan Overlay (DPO) and applies it to the subject land; and
- introduce an incorporated document to prohibit the subdivision of land and the development of second or subsequent dwellings on the subject land until after 1 January 2015.

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 Wodonga, Hovell Street, Wodonga; and at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority by 6 June 2011.

Submissions about the Amendment must be sent to: Gavin Cator, Chief Executive Officer, Wodonga City Council, PO Box 923, Wodonga 3689.

GAVIN CATOR Chief Executive Officer

EXEMPTION

Application No. A351/2010

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act) by Thales Australia Limited and ADI Munitions Pty Ltd (together the Applicant Companies) for exemption from sections 13, 14 15, 98, 100, and 195 of that Act.

Upon reading the Orders made on 24 June 2004 and 27 November 2007 and the Reasons given for those Orders, the material submitted in support of the renewal application, including the affidavit of Michael Francis Jackson, the evidence given at the hearing held on 21 March 2011 and for the Reasons for Decision published on 29 April 2011, the Tribunal is satisfied that it is appropriate to grant the exemption sought.

Accordingly, the Tribunal Orders that:

1. Pursuant to section 83(1) of the Act, an exemption is granted to the Applicant Companies from the operation of sections 13, 14, 15, 98, 100 and 195 of the Act for the period 24 June 2011 to 23 June 2014.

2. The exemption is granted in respect of the operation of sections 13, 14, 15, 98, 100 and 195 of the Act insofar as those sections relate to the 'race' (as that attribute is defined in section 4 of the Act) of employees, job applicants, and contract workers of the Applicant Companies.

- 3. The class of activities for which the exemption is granted is discrimination against employees, job applicants and contract workers, where such discrimination is required for the Applicant Companies to undertake certain defence projects (Controlled Projects) in compliance with the laws of the United States of America, in particular the International Traffic in Arms Regulations and the Export Administration Regulations (together U.S. Export Laws). The exemption granted would permit the Applicant Companies to:-
 - (a) In Controlled Projects only, require employees, job applicants and contract workers of the Applicant Companies to provide details of their nationality and place of birth to enable the Applicant Companies to determine whether those people are permitted by U.S. Export Laws to work on Controlled Projects and/or to access technology, materials or information that are subject to restriction under the US Export Laws (Controlled Material);
 - (b) Identify, via a list with limited distribution to only those officers and employees with a need to know, those employees and contract workers that are permitted to access Controlled Material or work on Controlled Projects based on US Export Laws restrictions;
 - (c) Identify by means of security levels on employee's or contract worker's access passes, which must be worn by all employees and contract workers of the Applicant Companies to access each site, the level of access permitted to that employee or contract worker to Controlled Material or Controlled Projects based on US Export Laws restrictions;
 - (d) Restrict access of employees and contract workers to Controlled Material or Controlled Projects based on US Export Laws restrictions;
 - (e) Reject applications from job applicants to join the Applicant Companies' workforce in positions requiring access to Controlled Material or relating to Controlled Projects based on US Export Laws restrictions;
 - (f) Transfer employees and contract workers from Controlled Projects regulated by the US Export Laws to non-Controlled Projects on the basis that the US Export Laws do not permit them to work on those Controlled Projects;
 - (g) Require employees and contract workers involved in Controlled Projects to notify the Applicant Companies of any change to their nationality;
 - (h) Provide to companies that transfer Controlled Material to the Applicant Companies, details of the nationality and place of birth of those employees and contract workers in the Applicant Companies' workforce who will have access to the Controlled Material;
 - (i) Provide to companies who use Controlled Material regulated by US Export Laws at their facilities, details of the nationality and place of birth of those in the Applicant Companies' workforce who will attend those facilities; and
 - (j) Enter into agreements with the Applicant Companies' employees, contract workers, contractors, agents and consultants pursuant to which those third parties undertake to comply with the matters referred to in (a) to (i) above.
- 4. These orders are conditional on the Applicant Companies furnishing a report every 6 months to the Human Rights and Equal Opportunity Commission. Such report must disclose:-
 - (a) All strategies in place to ensure compliance with anti-discrimination legislation, including all training programs, internal audits and complaints within each reporting period;

- (b) The number of job applicants rejected for US Export Laws purposes, but subsequently appointed to other roles within each reporting period;
- (c) The number of employees retrenched or redeployed due to US Export Laws requirements and any steps taken to minimise retrenchment or redeployment, and any steps taken generally to mitigate the impact of the Applicant Companies' responsibility under US Export Laws on the deployment of its workforce within each reporting period; and
- (d) The number of vacancies advertised within each reporting period, including the number of such vacancies where candidates were required to satisfy US Export Law related requirements.

Dated 29 April 2011

A. DEA Member

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**.

Union Road Community Drainage Group Inc.; Yarra Ballet Association Inc.; Lonsdale Lakes Conservation Foundation Inc.; North Central Ranges Foster Families Association Inc.; Wesley Soccerstars Inc.; Cornerstone Foundation Inc.; Nehama Patkin & Young Musicians of Excellence Inc.; A Life of Hope Inc.; Dunkeld Public Hall Inc.; Vardhman Jain Boarding Inc.; Naitat Inc.; Green Triangle Injured Persons Support Group Inc.; Hughesdale Residents Against Inappropriate Development Inc.; Central Victoria Fair Water Inc.; African Communities Resource Centre Inc.; Coordinating Chilean Committee of Victoria Inc.; Ferntree Gully School 1307 Preservation Society Inc.; The Centre Vic Jazz Club Inc.; Kosher Culture Inc.; Russian Kids Club Inc.; Gippsland Regional Economy Ecology Network Inc.; The Sixth World Foundation Inc.; Wendouree Mouth Organ Band Inc.; Stratford Business & Community Initiatives Group Inc.; Western Rural Services Consortium Inc.; Team Nevis Inc.; Belgrave and District Wine Club Inc.; Corinella Tennis Club Inc.; Augusta 8 Sail Association Inc.; Carpati – Romanian – Australian Cultural & Sporting Association Inc.; Diamond Valley Touchfootball Association Inc.; Bluegrass Bootscooters Social Club Inc.; Chelsea Traders Association Inc.; Ocean Grove Ladies Probus Club Inc.; Central Altona Football Club Inc.; Melbourne Business Referral Network Inc.; Southern Simese Cat Club Inc.; Oakleigh District Chamber of Commerce Inc.; Maryborough Chamber of Commerce and Industry Inc. Dated 5 May 2011

> DAVID BETTS Deputy Registrar of Incorporated Associations PO Box 4567 Melbourne VIC 3001

INTERIM CREDITING RATE FOR STATE SUPERANNUATION FUND FROM 27 APRIL 2011

For the purposes of the sub-sections 46(1) and 58(1) of the **State Superannuation Act 1988**, sub-section 35(1) of the **Transport Superannuation Act 1988** and sub-section 37(1) of the **State Employees Retirement Benefits Act 1979**, the Emergency Services Superannuation Board has determined an annual rate of 2.34% to be applied as an interim crediting rate on exits on or after 27 April 2011.

MICHAEL DUNDON

CEO

Co-operatives Act 1996

WAVERLEY TRADING CO-OPERATIVE LIMITED

On application under section 314 of the **Co-operatives Act 1996** (the Act) and Parts 5.4 to 5.7 of the **Corporations Act 2001** by the co-operative named above, notice is hereby given that the co-operative will be removed from the register of co-operatives and the registration will be dissolved.

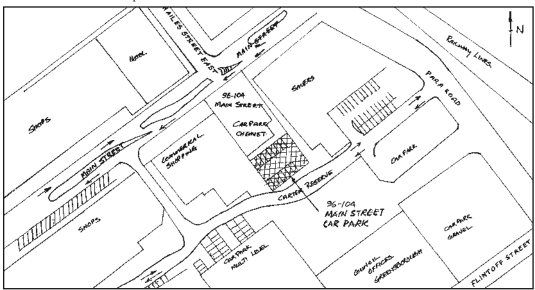
Dated at Melbourne 5 May 2011

DAVID BETTS
Deputy Director of Co-operatives

Road Safety Act 1986 ORDER UNDER SECTION 98 ROAD SAFETY ACT 1986

Extending Provisions to the Carpark at 96–104 Main Street, Greensborough.

- I, Nial Finegan, Regional Director, VicRoads Metropolitan North West, delegate of the Minister for Roads under section 98 of the **Road Safety Act 1986** by this Order extend the application of:
- (a) Sections 59, 64, 65, 76, 77, 85–90 and 100 of the Act; and
- (b) The Road Safety (Road Rules) Regulations 2009; and
- (c) Parts 8 and 9 and Schedules 6 and 7 of the Road Safety (General) Regulations 2009 to 96–104 Main Street, Greensborough, within the City of Banyule, particulars of which are shown hatched on the attached plan.



Dated 20 April 2011

NIAL FINEGAN Regional Director

Crown Land (Reserves) Act 1978

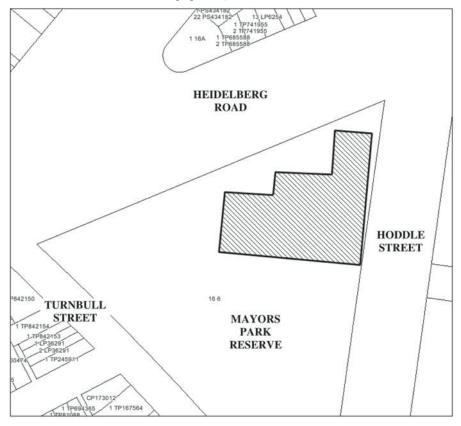
ORDER GIVING APPROVAL TO GRANT A LICENCE UNDER SECTION 17B

Under section 17B of the Crown Land (Reserves) Act 1978, I, Ryan Smith, Minister for Environment and Climate Change, being satisfied that there are special reasons which make the granting of a licence reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the Crown Land (Reserves) Act 1978, approve the granting of a licence by Yarra City Council for the purpose of playing competitive and social tennis and netball (indoor and outdoor) and the use of the clubrooms for related activities including meetings over part of Mayors Park Reserve described in the Schedule below and, in accordance with section 17B(3)(a) of the Crown Land (Reserves) Act 1978, state that:

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

SCHEDULE

The area of land shown hatched on the following plan, being part of the land permanently reserved for public park and recreation purposes by Order in Council of 9 March 1874 (vide Government Gazette 27 March 1874, page 620).



File Ref: 1204189 Dated 13 April 2011

Health Professions Registration Act 2005

DETERMINATION OF FEES

Under section 140 of the **Health Professions Registration Act 2005**, I, David Halstead, President of the Chinese Medicine Registration Board of Victoria, determine that the prescribed fees for the provisions of the **Health Professions Registration Act 2005** from 1 July 2011 are:

SCHEDULE

Provision	Fee (\$)
Fee for application for registration: - General Registration	\$ 50.00
 Specific Registration one division 	\$150.00
 Specific Registration two divisions 	\$200.00
 Specific Registration three divisions 	\$250.00
 Reassessment of Application (1, 2 or 3 divisions) 	\$ 75.00
Fee for application for Board examinations:	\$ 50.00
Fee for Board examinations – one division	\$1,000.00
Fee for Board examinations – two divisions	\$1,250.00
Annual fee for registration pursuant to Section 5:	
- General Registration (Section 6) one division	\$420.00
- General Registration (Section 6) two divisions	\$475.00
- General Registration (Section 6) three divisions	\$525.00
- General Registration New Graduates (Section 6) one division	\$320.00
 General Registration New Graduates (Section 6) one division (half year) General Registration New Graduates (Section 6) two divisions 	\$160.00 \$370.00
 General Registration New Graduates (Section 6) two divisions (half year) 	\$185.00
- General Registration New Graduates (Section 6) two divisions (liair year) - General Registration New Graduates (Section 6) three divisions	\$415.00
 General Registration New Graduates (Section 6) three divisions (half year) 	
- Specific Registration (Section 7) one division	\$420.00
 Specific Registration (Section 7) two divisions 	\$475.00
 Specific Registration (Section 7) three divisions 	\$525.00
Annual fee for renewal of general registration (Section 18(1)(c)):	
- One division	\$420.00
 Two divisions 	\$475.00
 Three divisions 	\$525.00
Annual fee for non-practising registration pursuant to Section 11	\$ 90.00
Late Fee for general registration (Section 18(6))	\$100.00
Annual fee for endorsement pursuant to Section 25	\$ 50.00
Fee for annual renewal of endorsement:	\$ 50.00
Fee for entry of post-graduate qualifications on Chinese Medicine Register	
(section 12(3))	\$ 50.00
Fee for replacement registration certificate	\$ 25.00
Fee for replacement renewal certificate	\$ 25.00
Fee for Statement of Registration Record	\$ 50.00
Fees for extracts/copies from the Chinese Medicine Register pursuant to Section	30(7):
 Single extract 	\$ 50.00
 Multiple extracts 	\$200.00 (max)
Copy of Register	\$500.00
Dated 20 April 2011	
David Bo ripin Borr	D. HALSTEAD
Description Chinese Madisine Description	

President, Chinese Medicine Registration Board of Victoria

Land Acquisition and Compensation Act 1986

ERRATUM

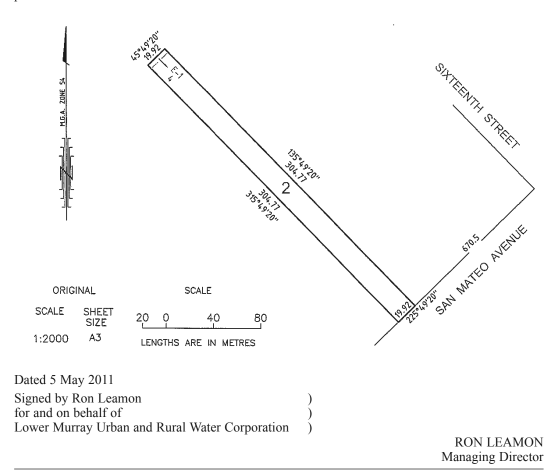
FORM 7

Notice of Acquisition

Notice is hereby given that the Notice published on page 893, G16 of the Victoria Government Gazette dated 21 April 2011, contained an error in the Certificate of Title reference. The description below replaces the description in the previous Gazette notice.

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 09550 Folio 864 and being the area marked 'E-1' on the plan for creation of easement which is annexed hereto.



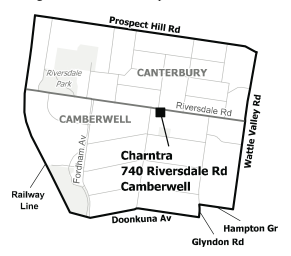
Liquor Control Reform Act 1998

LIQUOR LICENSING POLL

Camberwell Neighbourhood

The Director of Liquor Licensing has received an application for an on-premises licence for Charntra, 740 Riversdale Road, Camberwell. As the application for a licence is in a 'dry area', the Director of Liquor Licensing, pursuant to clause 17 of Schedule 3 of the **Liquor Control Reform Act 1998**, has ordered a poll of electors in the neighbourhood surrounding the above premises. The Director of Liquor Licensing determines this neighbourhood. The Victorian Electoral Commission (VEC) will conduct the poll entirely by post.

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



2. The resolution to be submitted to the electors

Electors in the Camberwell neighbourhood for the Charntra licensing poll will be asked to vote 'yes' or 'no' with respect to the following resolution:

'That an on-premises licence be granted in the neighbourhood of the premises situated at 740 Riversdale Road, Camberwell.'

3. Persons entitled to vote in the poll

All electors who reside within the neighbourhood indicated, and who were enrolled on the electoral roll used for State elections at 5.00 pm on Thursday 7 April 2011, must vote in the poll. Copies of the official roll for the poll may now be inspected at the Victorian Electoral Commission, Level 8, 505 Little Collins Street, Melbourne (until 27 May 2011), and at Level 11, 530 Collins St, Melbourne (from 30 May to 6 June 2011).

4. Voting is compulsory

Electors enrolled in the licensing poll neighbourhood as of 5.00 pm on Thursday 7 April 2011 are obliged to vote. The penalty for failing to vote without a valid and sufficient reason is currently \$60.00.

Postal voting

The poll will be conducted entirely by post. Ballot papers will be mailed to all eligible electors from Tuesday 17 May 2011. To be included in the count, ballot papers must be received by the VEC by 5.00 pm on Monday 6 June 2011.

6. Early voting

If you will be away when the ballot packs are mailed out, please call 131 832 to arrange an early postal vote.

PHILLIPPA HESKETT Election Manager

Plant Health and Plant Products Act 1995

ORDER DECLARING A RESTRICTED AREA AT TOL TOL 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 20 April 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 Tol Tol, 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.

- The owners and occupiers of land described in Schedule 3 must give an inspector (3) 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.
- The owners and occupiers of land described in Schedule 3 must, on instruction from (4) 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:

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

Schedule 1

Abiu Eggplant Nectarine Acerola Feijoa Orange Fig Passionfruit Apple Apricot Goji Berry Pawpaw Granadilla Peach Avocado Babaco Grape Peacharine Grapefruit Pear Banana Grumichama Pepino Black Sapote Blackberry Guava Persimmon Blueberry Hog Plum Plum Boysenberry Jaboticaba Plumcot Brazil Cherry Jackfruit Pomegranate Prickly Pear Breadfruit Jew Plum Caimito (Star Apple) Ju Jube Pummelo Kiwifruit Cape Gooseberry Ouince Capsicum Lemon Rambutan Carambola (Starfruit) Lime Raspberry Loganberry Rollinia Cashew Apple Casimiroa (White Sapote) Longan Santol Loquat Sapodilla Cherimoya Cherry Lvchee Shaddock Chilli Mandarin Soursop Citron Mango Strawberry Cocoa Berry Mangosteen

Sweetsop (Sugar Apple)

Medlar Cumquat Tamarillo Custard Apple Miracle Fruit Tangelo Date Mulberry Tomato

Durian Nashi Wax jambu (Rose Apple)

Schedule2

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 142.83417° East, 34.64005° South.

Schedule3

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 142.83417° East, 34.64005° 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 PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF ANNUAL RYEGRASS TOXICITY HOST MATERIAL INTO VICTORIA

I, Patrick Sharkey, as delegate of the Minister for Agriculture, make the following Order: Dated 2 May 2011

PATRICK SHARKE	Y
Manager Plant Standard	ls

1 Objective

The objective of this Order is to prevent the entry or importation of the exotic disease annual ryegrass toxicity into Victoria.

2 Authorising provision

This Order is made under section 24 of the **Plant Health and Plant Products Act 1995** ('the Act').

3 Revocation

The Order made on 7 May 2010 and published in Government Gazette G19 on 13 May 2010 is revoked.

4 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;

'agricultural equipment' means any equipment used for the cultivation, harvesting, packing or processing of any annual ryegrass toxicity host material and includes any vehicle;

'annual ryegrass toxicity' means the disease of livestock caused by eating annual ryegrass infected jointly with the nematode *Anguina funesta* and the bacterium *Rathayibacter toxicus*;

'annual ryegrass toxicity host material' means any cereal, lucerne (except second or subsequent cut for the season), pasture hay, stock feed or plant waste and agricultural equipment;

'authorised 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.

5 Controls applying to annual ryegrass toxicity host material

(1) The entry or importation into Victoria of any annual ryegrass toxicity host material is prohibited.

- (2) Sub-clause (1) does not apply if the annual ryegrass toxicity host material—
 - (a) was grown on, sourced from or last used on a property that is located in a State or Territory where the disease annual ryegrass toxicity is not known to occur; or
 - (b) is packed, labelled and certified in accordance with any conditions prescribed by an accreditation program administered by the department responsible for agriculture in the affected State or Territory; or
 - (c) is accompanied by a plant health declaration issued by an authorised person declaring that it has been treated in a manner approved by the Manager Plant Standards; or
 - (d) is accompanied by a plant health certificate issued by an officer of a department responsible for agriculture in the affected State or Territory certifying that it has been treated in a manner approved by the Manager Plant Standards.

6 Verification of Consignments

Where requested by an authorised inspector, annual ryegrass toxicity host material imported into Victoria which is required by clause 5(2) to be accompanied by a certificate or declaration must be:

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

Note: Section 25 of the **Plant Health and Plant Products Act 1995** provides that a person is guilty of an offence and a penalty not exceeding 50 penalty units, in the case of a natural person and 200 penalty units, in the case of a body corporate, for knowingly breaching an Importation Order.

Plant Health and Plant Products Act 1995

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF CITRUS RED MITE HOST MATERIAL INTO VICTORIA

I, Patrick Sharkey, as delegate of the Minister for Agriculture, make the following Order: Dated 2 May 2011

PATRICK SHARKEY Manager Plant Standards

1 Objective

The objective of this Order is to prevent the entry or importation of the exotic pest citrus red mite into Victoria.

2 Authorising Provision

This Order is made under Section 24 of the **Plant Health and Plant Products Act 1995** ('the Act').

3 Revocation

The Order made on 7 May 2010 and published in Government Gazette G19 on 13 May 2010 is revoked.

4 Definitions

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;

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

'citrus red mite' means the exotic pest *Panonychus citri* (McGregor);

'citrus red mite host material' means any plant or plant part, excluding fruit, of *Poncirus trifoliata*, hybrids of *Poncirus* species, or species of *Fortunella* or *Citrus*;

'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.

5 Controls applying to citrus red mite host material

- (1) The entry or importation into Victoria of any citrus red mite host material is prohibited.
- (2) Sub-clause (1) does not apply if the citrus red mite host material—
 - (a) was grown on, sourced from, or packed on a property that is located in a State or Territory, or part of a State or Territory, for which an area freedom certificate, issued by an officer responsible for agriculture for the State or Territory where the citrus red mite host material was grown, sourced from or packed, is currently in force certifying that the State or Territory, or part of the State or Territory, is known to be free from citrus red mite; or
 - (b) is packed, labelled and certified in accordance with any conditions prescribed by an accreditation program, administered by the department responsible for agriculture in the affected State or Territory; or
 - (c) is accompanied by a plant health declaration issued by an authorised person declaring that it has been inspected, tested or treated in a manner approved by the Manager Plant Standards; or
 - (d) is accompanied by a plant health certificate issued by an officer of the department responsible for agriculture in the affected State or Territory certifying that it has been inspected, tested or treated in a manner approved by the Manager Plant Standards.

6 Verification of Consignments

Where requested by an authorised inspector, citrus red mite host material imported into Victoria which is required by clause 5(2) to be accompanied by a certificate or declaration, must be:

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

Note: Section 25 of the **Plant Health and Plant Products Act 1995** provides that a person is guilty of an offence and a penalty not exceeding 50 penalty units, in the case of a natural person and 200 penalty units, in the case of a body corporate, for knowingly breaching an Importation Order.

Plant Health and Plant Products Act 1995

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF CITRUS TRISTEZA VIRUS HOST MATERIAL INTO VICTORIA

I, Patrick Sharkey, as delegate of the Minister for Agriculture, make the following Order: Dated 2 May 2011

PATRICK SHARKEY Manager Plant Standards

1 Objective

The objective of this Order is to prevent the entry or importation of the exotic disease citrus tristeza virus into Victoria.

2 Authorising Provision

This Order is made under Section 24 of the **Plant Health and Plant Products Act 1995** ('the Act').

3 Revocation

The Order made on 7 May 2010 and published in Government Gazette G19 on 13 May 2010 is revoked.

4 Definitions

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;

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

'citrus tristeza virus' means the stem pitting strain of the exotic disease citrus tristeza virus;

'citrus tristeza virus host material' means any plant or plant part, excluding fruit, of the genus *Citrus* and the genus *Fortunella*.

'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.

5 Controls applying to citrus tristeza virus host material

- (1) The entry or importation into Victoria of any citrus tristeza virus host material is prohibited.
- (2) Sub-clause (1) does not apply if the citrus tristeza virus host material was grown on a property located in a State or Territory, or part of a State or Territory, for which an area freedom certificate, issued by an officer responsible for agriculture on the State or Territory where the citrus tristeza virus host material was grown, is currently in force certifying that the State or Territory, or part of the State or Territory, is known to be free from citrus tristeza virus.

Note: Section 25 of the **Plant Health and Plant Products Act 1995** provides that a person is guilty of an offence and a penalty not exceeding 50 penalty units, in the case of a natural person and 200 penalty units, in the case of a body corporate, for knowingly breaching an Importation Order.

Plant Health and Plant Products Act 1995

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF GREEN SNAIL HOST MATERIAL INTO VICTORIA

I, Patrick Sharkey, as delegate of the Minister for Agriculture, make the following Order: Dated 2 May 2011

PATRICK SHARKE	Y
Manager Plant Standard	ls

1 Objective

The objective of this Order is to prevent the entry or importation of the exotic pest green snail into Victoria.

2 Authorising Provision

This Order is made under Section 24 of the **Plant Health and Plant Products Act 1995** ('the Act').

3 Revocation

The Order made on 7 May 2010 and published in Government Gazette G19 on 13 May 2010 is revoked.

4 Definitions

In this Order-

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

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

'green snail' means the exotic pest Helix aperta (Born);

'green snail host material' means any plant, including any leafy vegetable, cutting, potted plant, turf, bare rooted plant, mature tree, cut flower, foliage, or hay, but excluding plants in tissue culture;

'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.

5 Controls applying to green snail host material

- (1) The entry or importation into Victoria of any green snail host material is prohibited.
- (2) Sub-clause (1) does not apply if the green snail host material:
 - (a) was grown or packed on a property located in a State or Territory, or part of a State or Territory, for which an area freedom certificate, issued by an officer responsible for agriculture for the State or Territory where the green snail host material was grown or packed, is currently in force certifying that the State or Territory, or part of the State or Territory, is known to be free from green snail; or
 - (b) is packed, labelled and certified in accordance with any conditions prescribed by an accreditation program, administered by the department responsible for agriculture in the affected State or Territory; or
 - (c) is accompanied by a plant health declaration issued by an authorised person declaring that it has been treated in a manner approved by the Manager Plant Standards; or
 - (d) is accompanied by a plant health certificate issued by an officer of the department responsible for agriculture in the affected State or Territory certifying that it has been treated in a manner approved by the Manager Plant Standards; or
 - (e) it is consigned in any other manner approved by the Manager Plant Standards.

6 Verification of Consignments

Where requested by an authorised inspector, green snail host material imported into Victoria which is required by clause 5(2) to be accompanied by a certificate or declaration, must be:

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

Note: Section 25 of the **Plant Health and Plant Products Act 1995** provides that a person is guilty of an offence and a penalty not exceeding 50 penalty units, in the case of a natural person and 200 penalty units, in the case of a body corporate, for knowingly breaching an Importation Order.

Plant Health and Plant Products Act 1995

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF MEDITERRANEAN FRUIT FLY HOST MATERIAL INTO VICTORIA

I, Patrick Sharkey, delegate of the Minister for Agriculture, make the following Order: Dated 2 May 2011

PATRICK SHARKEY Manager Plant Standards

1 Objective

The objective of this Order is to prevent the entry or importation of the exotic pest Mediterranean fruit fly into Victoria.

2 Authorising Provision

This Order is made under Section 24 of the **Plant Health and Plant Products Act 1995** ('the Act').

3 Revocation

The Order made on 7 May 2010 and published in Government Gazette G19 on 13 May 2010 is revoked.

4 Definitions

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;

'authorised person' 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;

'Mediterranean fruit fly' means the exotic pest, Ceratitis capitata (Wiedemann);

'Mediterranean fruit fly host material' means any fruit or vegetable as listed in the Schedule to this Order;

'Used package' means any packaging that has contained Mediterranean fruit fly host material.

5 Controls applying to Mediterranean fruit fly host material

- (1) The entry or importation into Victoria of any Mediterranean fruit fly host material and used packages is prohibited.
- (2) Sub-clause (1) does not apply if the Mediterranean fruit fly host material and used packages—
 - (a) was grown and packed on, or last used on a property located in a State or Territory, or part of a State or Territory, for which an area freedom certificate, issued by an officer responsible for agriculture in the State or Territory where the Mediterranean fruit fly host material was grown, is currently in force certifying that the State or Territory, or part of the State or Territory, is known to be free from Mediterranean fruit fly; or
 - (b) is packed, labelled and certified in accordance with any conditions prescribed by an accreditation program, administered by the department responsible for agriculture in the affected State or Territory; or
 - (c) is accompanied by a plant health declaration issued by an authorised person declaring that it has been treated in a manner approved by the Manager Plant Standards; or

is accompanied by a plant health certificate issued by an officer of the department (d) responsible for agriculture in the affected State or Territory certifying that it has been treated in a manner approved by the Manager Plant Standards.

6 **Verification of Consignments**

Where requested by an authorised inspector, Mediterranean fruit fly host material or used package imported into Victoria which is required by clause 5(2) to be accompanied by a certificate or declaration, must be:

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

Schedule 1

Abiu Dragon Fruit (Than Lung) Nectarine Acerola Durian Olive Eggplant Apple Orange Apricot Feijoa Passionfruit Avocado Pawpaw Fig Goji Berry Babaco Peach Granadilla Banana Peacharine Black Sapote Grape Pear Blackberry Grapefruit Pepino Blueberry Grumichama Persimmon Boysenberry Guava Plum Brazil Cherry Hog Plum Plumcot Breadfruit Jaboticaba Pomegranate Caimito (Star Apple) Jackfruit Prickly Pear Cape Gooseberry Kiwifruit Pummelo Capsicum Lemon Quince Rambutan Carambola (Starfruit) Lime Cashew Apple Loganberry Raspberry Casimiro (White Sapote) Longan Rollinia Cherimoya Loquat Santol Cherry Lychee Sapodilla Chilli Mandarin Shaddock Choko Mango Soursop Citron Mangosteen Cocoa berry Medlar

Sweetsop (Sugar Apple)

Tahitian Lime Miracle Fruit Coffee Berry Tamarillo Cumquat Monstera Tangelo Custard Apple Mulberry Tomato

Date Nashi Wax jambu (Rose Apple)

Note: Section 25 of the Plant Health and Plant Products Act 1995 provides that a person is guilty of an offence and a penalty not exceeding 50 penalty units, in the case of a natural person and 200 penalty units, in the case of a body corporate, for knowingly breaching an Importation Order.

Plant Health and Plant Products Act 1995

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF ONION SMUT HOST MATERIAL INTO VICTORIA

I, Patrick Sharkey as delegate of the Minister for Agriculture, make the following Order: Dated 2 May 2011

PATRICK SHARKEY Manager Plant Standards

1 Objective

The objective of this Order is to prohibit or restrict the entry or importation of the exotic disease onion smut into Victoria.

2 Authorising Provision

This Order is made under Section 24 of the **Plant Health and Plant Products Act 1995** ('the Act').

3 Revocation

The Order made on 7 May 2010 and published in Government Gazette G19 on 13 May 2010 is revoked.

4 Definitions

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;

'authorised 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;

'onion smut' means the exotic disease caused by the fungus *Urocystis cepulae* (Frost);

'onion smut host material' means any plant (excluding plants in tissue culture), bulbs or seed of the genus *Allium*.

5 Controls applying to onion smut host material

- (1) The entry or importation into Victoria of any onion smut host material is prohibited.
- (2) Sub-clause (1) does not apply if the onion smut host material—
 - (a) was grown, sourced from or packed on a property that is located in a State or Territory, or part of a State or Territory, for which an area freedom certificate, issued by an officer responsible for agriculture in the State or Territory where the onion smut host material was grown, is currently in force certifying that the State or Territory, or part of the State or Territory, is free from onion smut; or
 - (b) is packed, labelled and certified in accordance with any conditions prescribed by an accreditation program, administered by the department responsible for agriculture in the affected State or Territory; or
 - (c) is 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
 - (d) is accompanied by a plant health certificate issued by an officer of the department responsible for agriculture in the affected State or Territory certifying that the host material has been grown, treated and packed in a manner approved by the Manager Plant Standards.

6 Verification of Consignments

Where requested by an authorised inspector, onion smut host material imported into Victoria which is required by clause 5(2) to be accompanied by a certificate or declaration must be:

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

Note: Section 25 of the **Plant Health and Plant Products Act 1995** provides that a person is guilty of an offence and a penalty not exceeding 50 penalty units, in the case of a natural person and 200 penalty units, in the case of a body corporate, for knowingly breaching an Importation Order.

Planning and Environment Act 1987

GLEN EIRA PLANNING SCHEME

Notice of Approval of Amendment Amendment C64

The Minister for Planning has approved Amendment C64 to the Glen Eira Planning Scheme.

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

The Amendment inserts the Child Care Centres Policy at Clause 22.11 and amends the Non Residential Uses in Residential Zones Policy at Clause 22.02 in the Local Planning Policy Framework of the Glen Eira Planning Scheme.

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

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

Planning and Environment Act 1987

GLEN EIRA PLANNING SCHEME Notice of Approval of Amendment Amendment C76

The Minister for Planning has approved Amendment C76 to the Glen Eira Planning Scheme.

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

The Amendment rezones land at 235 and 237 Murrumbeena Road, Murrumbeena, from Residential 1 Zone to Business 1 Zone and amends Map 3 and 12 of Clause 22.07 – Housing Diversity Area Policy to extend the boundaries of the Murrumbeena Local Centre to include the subject land.

The Minister has granted the following permit(s) under Division 5 Part 4 of the Act:

Permit No.

Description of land

GE/PP-22010/2009

235 and 237 Murrumbeena Road, Murrumbeena

A copy of the Amendment and permit/s can be inspected, free of charge, at the Department of Planning and Community Development web site at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the City of Glen Eira, corner Glen Eira Road and Hawthorn Road, Caulfield South.

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

Planning and Environment Act 1987

HORSHAM PLANNING SCHEME

Notice of Approval of Amendment Amendment C47

The Minister for Planning has approved Amendment C47 to the Horsham Planning Scheme.

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

The Amendment rezones the Wimmera Events Centre, Field Days Road, Longerenong from the Public Use Zone Schedule 2 (PUZ2) and Farming Zone (FZ) to the Special Use Zone Schedule 5 (SUZ5) and applies the Development Plan Overlay Schedule 7 (DPO 7) to the land.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development web site at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Horsham Rural City Council, Roberts Avenue, Horsham 3400.

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

Planning and Environment Act 1987

LATROBE PLANNING SCHEME Notice of Approval of Amendment Amendment C56

The Minister for Planning has approved Amendment C56 to the Latrobe Planning Scheme.

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

The Amendment rezones land north of John Field Drive, Moe; land at the western entrance to Moe south of the Princes Highway; land north of Cross's Road, Traralgon; and land at Park Lane, Traralgon, to the Residential 1 Zone and applies a revised Schedule 5 to the Development Plan Overlay. The Amendment also rezones land at the north-east corner of Ashworth Drive and Cross's Road to Public Use Zone 1.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development web site at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Latrobe City Council, 141 Commercial Road, Morwell.

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

Planning and Environment Act 1987MARIBYRNONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C63

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

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

The Amendment applies to a parcel of land located at 341–351, 355–359, 361–367 and 371–383 Francis Street, Yarraville.

The Amendment:

rezones the land from part Industrial
 1 Zone and Industrial 3 Zone to part
 Residential 1 Zone and Business
 1 Zone;

- amends the Schedule to the Business 1 Zone to include a maximum leasable floor area of 6,040m² for a 'shop';
- applies Schedule 7 to the Development Plan Overlay and an Environmental Audit Overlay; and
- amends Clauses 21.02, 21.03 and 21.04 to reflect the change in land use.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development web site at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Maribyrnong City Council, corner Napier and Hyde Streets, Footscray.

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

Planning and Environment Act 1987

MONASH PLANNING SCHEME Notice of Approval of Amendment Amendment C102

The Minister for Planning has approved Amendment C102 to the Monash Planning Scheme

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

The Amendment rezones land along Dandenong Road and Dalgety Street between Warrigal Road and Atkinson Street from an Industrial 1 Zone to a Business 2 Zone; removes the current Design and Development Overlay (Schedule 1) from the land and applies a new Design and Development Overlay (Schedule 10) to the land; applies an Environmental Audit Overlay to the land; and amends the local policy at Clause 22.03 to include 'Business Character Type 5'.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development web site at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Monash City Council, 293 Springvale Road, Glen Waverley.

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

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Planning and Environment Act 1987

NILLUMBIK PLANNING SCHEME

Notice of Approval of Amendment Amendment C62

The Minister for Planning has approved Amendment C62 to the Nillumbik Planning

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

The Amendment makes changes to planning scheme requirements relating to vegetation removal in the Schedule to Clause 52.17, Schedules 1, 2, 3 and 4 of the Environmental Significance Overlay, Schedules 2, 3, 4 and 5 of the Significant Landscape Overlay, Schedule 1 to the Design and Development Overlay and Schedule 2 to the Special Use Zone, incorporates the Shire of Nillumbik Environmental Weed List 2009 into the scheme and amends all relevant sections of the scheme to exempt the removal of the native plant species Kunzea ericoides, which is commonly known as Burgan, from requiring a permit.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development web site at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Nillumbik Shire Council, Civic Drive, Greensborough.

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

ORDERS IN COUNCIL

County Court Act 1958

CONTINUATION OF RIGHT TO A JUDICIAL PENSION FOR RETIRED COUNTY COURT JUDGE

Order in Council

The Governor in Council, under section 14(3A) of the County Court Act 1958 determines that the right of

Gordon David Lewis AM

to a judicial pension shall not be suspended by reason of the operation of section 14(3A)(b)(i) of that Act, while he holds any office or place of profit as a member of the Anti-corruption and Integrity Consultation Panel.

Dated 3 May 2011 Responsible Minister ROBERT CLARK MP Attorney-General

> MATTHEW McBEATH Clerk of the Executive Council

Plant Health and Plant Products Act 1995

ORDER TO DECLARE BACTERIAL CANKER OF KIWIFRUIT TO BE AN EXOTIC DISEASE

Order in Council

The Governor in Council under section 5 of the Plant Health and Plant Products Act 1995 declares the disease bacterial canker of kiwifruit to be an exotic disease.

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

Dated 3 May 2011 Responsible Minister PETER WALSH MLA Minister for Agriculture and Food Security

> MATTHEW McBEATH Clerk of the Executive Council

Plant Health and Plant Products Act 1995

ORDER TO DECLARE HELLEBORE NET NECROSIS VIRUS TO BE AN EXOTIC DISEASE

Order in Council

The Governor in Council under section 5 of the Plant Health and Plant Products Act 1995 declares the disease Hellebore Net Necrosis Virus to be an exotic disease.

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

Dated 3 May 2011 Responsible Minister PETER WALSH MLA Minister for Agriculture and Food Security

> MATTHEW McBEATH Clerk of the Executive Council

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SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

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

19. Statutory Rule: Lo

Local Government (General) Amendment Regulations 2011

Authorising Act:

Local Government

Act 1989

Date first obtainable: 2 May 2011

Code A

20. Statutory Rule:

Building Amendment Regulations 2011

Authorising Act: Building Act 1993

Date first obtainable: 2 May 2011

Code B

21. Statutory Rule:

Plumbing Further Amendment Regulations 2011

Authorising Act: Building Act 1993

Date first obtainable: 2 May 2011

Code A

22. Statutory Rule:

Building
Amendment
(Private

Bushfire Shelter Construction) Regulations 2011

Authorising Act: Building Act 1993

Date first obtainable: 2 May 2011

Code A

23. Statutory Rule: Residential

Tenancies (Caravan Parks and Movable Dwellings Registration

and Standards)
Amendment
Regulations 2011

Authorising Act: Residential

Tenancies Act 1997

Date first obtainable: 2 May 2011

Code B

24. Statutory Rule: Transport

(Infringements) Amendment (Port Safety Infringements) Regulations 2011

Authorising Act: Transport

(Compliance and Miscellaneous) Act 1983

Date first obtainable: 2 May 2011

Code A

25. Statutory Rule: First Home Owner

Grant Regulations

2011

Authorising Act: First Home Owner

Grant Act 2000

Date first obtainable: 2 May 2011

Code A

PRICING FOR SPECIAL GAZETTE, PERIODICAL GAZETTE AND VICTORIAN LEGISLATION

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