

Victoria Government Gazette

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GENERAL

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As from 16 June 2011

The last Special Gazette was No. 187 dated 15 June 2011. The last Periodical Gazette was No. 1 dated 14 June 2011.

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- or contact our office on 8523 4601 between 8.30 am and 5.30 pm Monday to Friday

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

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Description	Rate as from 1 May 2011 (includes GST)
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Per word	\$0.34
Copy of Gazette faxed after publication	\$1.70
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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
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VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

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JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

Land Act 1958

In accordance with section 137 of the **Land Act 1958**, notice is hereby given that Promenade Tower Pty Limited (ACN 126 349 683) has applied for a lease pursuant to section 134A of the **Land Act 1958** for a term of fifty (50) years in respect of Crown Allotment 2037, Parish of Corio, as shown on plan OP123078 containing a footprint of 115 m² as a site for the purposes of a balcony for the use and enjoyment of staff and patrons of an adjacent restaurant development.

Ref. No. 2017009-2

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership between Kylie Hogben and Kylie Burgess, trading as Bunyip Blacksmith Café, and conducting business at Shop 1, 2–6 Main Street, Bunyip, was dissolved on 9 May 2011.

AMY ELIZABETH SALAS, late of 2/5 Kiers Street, Caulfield, in the State of Victoria, circus performer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 6 January 2011, are required to send particulars thereof to the administrators, care of the undermentioned solicitors, on or before 18 August 2011, after which date the administrators may convey or distribute the assets, having regard only to the claims of which they then have notice.

BECKWITH CLEVERDON REES, solicitors, 294 Collins Street, Melbourne 3000.

LUCY SALAS, late of 32 Dinsdale Road, Boronia, in the State of Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 15 January 2011, are required to send particulars thereof to the administrators, care of the undermentioned solicitors, on or before 18 August 2011, after which date the administrators may convey or distribute the assets, having regard only to the claims of which they then have notice.

BECKWITH CLEVERDON REES, solicitors, 294 Collins Street, Melbourne 3000.

Creditors, next-of-kin and others having claims against the estate of KATHLEEN FAYE NEYLAND (also known as Faye Neyland), late of 22 Baratta Street, East Doncaster, in the State of Victoria, retired, deceased, who died on 2 February 2011, are required to send particulars of the claims to the executors, Carl Raymond Cant and Mario Daniel Canil, by 23 August 2011, after which date they will distribute the assets of the deceased, having regard only to the claims of which they then have notice.

CARL RAYMOND CANT AND MARIO DANIEL CANIL, PO Box 814, Heathmont, Vic. 3135.

Re: Estate of MERLE BERTHA HAZLETT.

Creditors, next-of-kin or others having claims in respect of the estate of MERLE BERTHA HAZLETT, late of 996 Murraydale Road, Tyntynder, in the State of Victoria, pensioner, deceased, who died on 8 April 2011, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 7 September 2011, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

Re: Estate of IDA MAY JEFFERY, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of IDA MAY JEFFERY, late of the Boort Nursing Home, Boort, widow, deceased, who died on 13 February 2011, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 8 August 2011, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

DWYER MAHON & ROBERTSON, legal practitioners, Beveridge Dome, 194–208 Beveridge Street, Swan Hill 3585. STANLEY CHARLES ORANGE, late of 3 Winston Drive, Doncaster, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 April 2011, are required by the personal representatives, Heather Margaret Swale and John Stanley Orange, to send particulars to them, care of the undermentioned solicitors, by 31 August 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.

ELLINGHAUS WEILL, solicitors, 79–81 Franklin Street, Melbourne 3000.

Creditors, next-of-kin and others who have claims in respect of the estate of JUDITH BYAM BEATTY, late of 12 Mortimer Street, Kew, in the State of Victoria, deceased, who died on 19 March 2011, are to send particulars of their claims to the administrators, care of Engel & Partners Pty of 109 Main Street, Bairnsdale, by 16 August 2011, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

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

Creditors, next-of-kin and others who have claims in respect of the estate of NELLIE BEATRICE McGUIRE, late of 4 Daly Street, Lakes Entrance, in the State of Victoria, deceased, who died on 30 March 2011, are to send particulars of their claims to the administrators care of Engel & Partners Pty of 109 Main Street, Bairnsdale, by 16 August 2011, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

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

Creditors, next-of-kin and others who have claims in respect of the estate of VOLDER MAY NISSEN, late of Sutherland Lodge, McKean Street, Bairnsdale, in the State of Victoria, deceased, who died on 18 October 2010, are to send particulars of their claims to the administrators care of Engel & Partners Pty of 109 Main Street, Bairnsdale, by 16 August 2011, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

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

MAVIS GRACE LLOYD, late of 21 Bethela Street, Camberwell, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 19 February 2011, are required by the trustee, Dawn Lynette Clavin, to send particulars to the trustee, by 16 August 2011, care of the undermentioned solicitors, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of VIVIENNE MARIE THERESE BROPHY, also know as Vivienne Marie-Therese Brophy, also known as Vivienne Brophy, deceased, who died on 9 February 2011, are required by the executor to send particulars of their claim to the undermentioned firm by 17 August 2011, after which date the trustee will convey or distribute assets, having regard only to the claims of which the trustee then has notice.

JEEVA BALA, solicitor, 6 Long Street, Mentone 3194.

Re: KATHRYN MARY GRANT, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 July 2010, are required by the trustee, Susan Frances Westwood, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

LUSCOMBE COLAHAN, solicitors, PO Box 506, Wonthaggi 3995.

Re: RONALD CLAUDE TIGHE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 January 2011, are required by the trustee, Julie Russell, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

LUSCOMBE COLAHAN, solicitors, PO Box 506, Wonthaggi 3995.

JOSEPHINE ANNE BLACKALL, late of 17 Stirling Avenue, Seaholme, in the State of Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died at Footscray on 9 March 2011, are required by Jennifer Brennan, the executor and trustee of the estate of the said named deceased, to send particulars of their claims to her, care of McNab McNab & Starke, Level 10, 552 Lonsdale Street, Melbourne 3000, by 14 September 2011, after which date she may convey or distribute the assets of the estate, having regard only to the claims of which she then has notice.

McNAB McNAB & STARKE Level 10, 552 Lonsdale Street, Melbourne 3000. Ph: 9670 9691 Fax: 9670 2219

Creditors, next-of-kin and others having claims in respect of the estate of WILLIAM WATTS, late of 6/12 William Street, South Yarra, Victoria, gentleman, deceased, who died on the 29 January 2011, are required to send particulars of their claims to the executors, John Desmond Garner and Jerry Chee Wee Lee, care of the undermentioned solicitors by the 19 August 2011, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

OGGE & LEE, solicitors, 403/34 Queens Road, Melbourne 3004.

BERNICE JOAN RAVEN, late of Johnson Goodwin Homes, Camp Street, Donald, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 19 October 2010, are required by the executors, Adrienne Jill Aitken and Haydn Campbell McLachlan, care of the undermentioned solicitors, to send particulars of their claims to them, by 31 August 2011, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

RADFORD LEGAL, barristers and solicitors, 14 Napier Street, St Arnaud, Vic. 3478.

ELSIE ANN MULVANY, late of 2, 423 Glenferrie Road, Malvern, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on the 30 July 2010, are required to send particulars of their claims to the executors, Gavin William Low and Angela Margaret Voerman, 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.

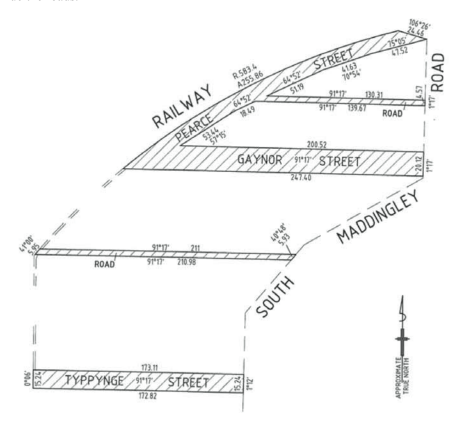
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

MOORABOOL SHIRE COUNCIL

Erratum Correction to Advertisement Dated 21 April 2011

Road Discontinuances

Pursuant to sections 207D and 223 and schedule 10, clause 3 of the **Local Government Act 1989** (the Act), the Moorabool Shire Council has formed the opinion that the roads shown hatched on the plan below, and known as Pearce Street, Gaynor Street, Typpynge Street and two unnamed laneways marked as roads, are not reasonably required as roads for public use and resolved to discontinue the roads.



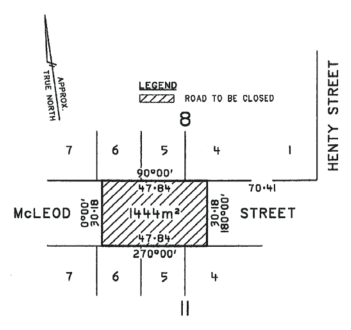
A section 223 process has been completed by Council in accordance with the Act in regard to the road discontinuances.

ROB CROXFORD Chief Executive Officer



Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Southern Grampians Shire Council has resolved to discontinue part of McLeod Street, Coleraine, between Winter and Henty Streets, as hatched on the plan below.



The status of the road will change from Government Road to unreserved Crown Land, and service authorities with any right, title, power, authority or interest with respect to any drains, pipes, wires, cables laid or erected in or on or over the road will continue to possess such right, title, power, authority or interest.

RICHARD PERRY Chief Executive Officer

Planning and Environment Act 1987

MANSFIELD PLANNING SCHEME

Notice of Preparation of Amendment Amendment C22

Authorisation A01960

The Mansfield Shire Council has prepared Amendment C22 to the Mansfield Planning Scheme.

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

The land affected by the Amendment is part CA36A, Parish of Mansfield, being land on the western side of Kitchen Street, Mansfield.

The Amendment proposes to rezone the subject site from a Residential 1 Zone to a Business 1 Zone.

You may inspect the Amendment, any documents that support the Amendment, and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Mansfield Shire Council, 33 Highett Street, Mansfield, or on the Shire's website www.mansfield.vic.gov.au; at the Department of Planning and Community Development Hume Regional Office, 89 Sydney Road, Benalla 3672; and the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is 5.00 pm, 18 July 2011. A written submission must be sent to the Chief Executive Officer, Mansfield Shire Council, PO Box 1000, Mansfield, VIC 3724.

DAWN BRAY Planning and Environment Manager Mansfield Shire Council

Planning and Environment Act 1987

SWAN HILL PLANNING SCHEME Notice of Preparation of Amendment Amendment C41 Authorisation A01954

VicRoads has prepared Amendment C41 to the Swan Hill Planning Scheme to define the location for a replacement Murray River Bridge crossing at Swan Hill. The Amendment applies to land on the alignment of the proposed future replacement Murray River bridge crossing between the west bank of the Murray River (the State border with New South Wales) and Curlewis Street (Murray Valley Highway) in Swan Hill.

In accordance with section 9(1) of the **Planning and Environment Act 1987**, the Minister for Planning authorised VicRoads to prepare the Amendment. In accordance with section 9(4) of the **Planning and Environment Act 1987**, VicRoads is the planning authority for this Amendment.

The Amendment proposes to:

- add map 38PAO to the Swan Hill Planning Scheme:
- amend the locations of Heritage Overlays HO138, HO148 and HO149, which are incorrectly plotted on the planning scheme maps;
- apply a Public Acquisition Overlay (PAO3) to identify and reserve land for acquisition by VicRoads for the Swan Hill Bridge project;
- amend the Schedule to Clause 42.01 so that it allows the development of land and the removal, destruction or lopping of any vegetation to the minimum extent necessary for the construction of the Swan Hill Bridge project and associated works;
- amend the Schedule to Clause 43.02 so that it allows the development of land to the minimum extent necessary for the construction of the Swan Hill Bridge project and associated works;
- amend the schedule to Clause 45.01 to introduce the Public Acquisition Overlay (PAO3) with VicRoads as the acquisition authority;
- amend the Schedule to Clause 52.17 so that it allows the removal, destruction or lopping of native vegetation, to the minimum extent necessary for the construction by VicRoads of the Swan Hill Bridge project and associated works; and
- amend the schedule to Clause 61.03 to update the list of maps forming part of the Planning Scheme.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at Swan Hill Rural City Council Office, 45 Splatt Street, Swan Hill; Shire of Wakool Office, Tualka Terrace, Moulamein; VicRoads Northern Regional Office, 57 Lansell Street, Bendigo; Roads and Traffic Authority South West Regional Office, 1 Simmons Street, Wagga Wagga; 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. Please note that submissions may be made available to any person as part of the planning process.

The closing date for submissions is 27 July 2011. All submissions must be sent to: Manager Planning Investigations, VicRoads, Level 1, 3 Prospect Hill Road, Camberwell, Victoria 3124

An information session has been scheduled to enable anyone to gain further information on the proposed future Murray River bridge crossing at Swan Hill, planning scheme amendment documentation and the planning process. VicRoads' staff will be available at this session to answer questions from interested parties.

The information session will be held on 24 June 2011, from 10.00 am to 5.00 pm at the Swan Hill Town Hall, corner of McCallum and Beveridge Streets, Swan Hill (VicRoads Country Directory Map 586, H4).

Panel Hearing

If a submission seeks to change the Amendment and this change is not accepted by the planning authority, then all submissions will be referred to an independent Panel appointed by the Minister for Planning under Part 8 of the **Planning and Environment Act 1987**.

It is anticipated that a Directions Hearing will be held in the week commencing 29 August 2011 and a Panel Hearing in the week commencing 3 October 2011 at the Swan Hill Town Hall.

CLIVE MOTTRAM Manager Planning Investigations VicRoads



WANGARATTA Planning and Environment Act 1987

WANGARATTA PLANNING SCHEME

Notice of the Preparation of an Amendment to a Planning Scheme and Notice of an Application for Planning Permit given under Section 96C of the

Planning and Environment Act 1987

Amendment C35

Authorisation No. A01917 Planning Permit Application 09-180 The land affected by the Amendment is

- Lot 1 on TP123403;
- Lot 1 on TP123404;
- Crown Allotment 3, Section 4, Parish of Bontherambo;
- Lot 1 on TP78637; and
- Part Crown Allotment B8–1, Parish of Bontherambo.

The land affected by the Application is Lot 1 on TP123403 No. 75 Canning Road, Springhurst.

The Amendment proposes to

- rezone Lot 1 on TP123403 from Farming Zone to Business 4 Zone;
- apply the Design and Development Overlay Schedule 2 to Lot 1 on TP123403;
- apply the Development Plan Overlay Schedule 2 to Lot 1 on TP123403;
- rezone Lot 1 on TP123404 and Crown Allotment3, Section4, Parish of Bontherambo from Farming Zone to Township Zone; and,
- rezone Lot 1 on TP78637 and Part Crown Allotment B8–1, Parish of Bontherambo from Farming Zone to Public Use Zone 1; and
- include the Roads Corporation as Referral Authority in Schedule to Clause 66.04.

The Application is for a permit to construct a transport terminal which includes a cool room and freezer, workshop, office and staff amenities. A wash bay is to be located to the east of the proposed building. The person who requested the Amendment is Oxley and Company.

The applicant for the permit is Oxley and Company.

You may inspect the Amendment, the explanatory report about the Amendment, the application, and any documents that support the Amendment and the application, including the proposed permit, free of charge, at the following locations: during office hours, at the office of the Rural City of Wangaratta, Wangaratta Government Centre, No. 62–68 Ovens Street, Wangaratta; 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 or by the granting of the permit may make a submission to the planning authority.

The closing date for submissions is 18 July 2011. A submission must be sent to the Rural City of Wangaratta, PO Box 238, Wangaratta, Victoria 3676.

DOUG SHARP Chief Executive Officer

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons, are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 16 August 2011, after which date State Trustees Limited may convey or distribute the assets, having regard only to the claims of which State Trustees Limited then has notice.

- AITKIN, Robert Henry, late of Unit 4, 4 John Street, Oak Park, Vic. 3046, retired, deceased, who died on 7 February 2011.
- BLEKKENHORST, Johannes, late of Ron Conn Nursing Home, 33 Westminster Drive, Avondale Heights, Vic. 3034, deceased, who died on 7 April 2011.
- HERMAN, Maria, also known as Marija Herman, late of Room 43, Victoria Grange Aged Care, 502–514 Burwood Highway, Vermont South, Vic. 3133, pensioner, deceased, who died on 29 December 2010.
- LAURENCE, Doreen Florence, late of 5/32 Millers Street, Sunbury, Vic. 3429, deceased, who died on 8 February 2011.

- PHELAN, Anne-Maree, also known as Anne-Maree Stokes, late of 19 Marie Avenue, Heidelberg Heights, Vic. 3081, deceased, who died on 15 December 2010.
- STARZEC, Mieczyslaw, late of Bambra House, 5 Bambra Road, Caufield North, Vic. 3161, pensioner, deceased, who died on 9 April 2011.
- WILSON, Frank Arthur Earl, late of Room 22, RSL Park War Veterans' Homes, 85 Overport Road, Frankston, Vic. 3199, school teacher, deceased, who died on 26 March 2011.

Dated 7 June 2011

ROD SKILBECK Manager Client Services

EXEMPTION

Application No. A64/2011

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act) by the Victorian Aboriginal Education Association Inc (the applicant). The application for exemption is to enable the applicant to advertise for and employ only Aboriginal or Torres Strait Islander people within the applicant organisation (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Kylie Kinsela, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 14, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

The applicant was established in 1976 under another name. It is a community based and controlled organisation with the major aim of developing processes for the involvement of the Victorian Aboriginal and Torres Strait Islander community in decision-making regarding education and training provision for Aboriginal and Torres Strait Islander students. A wholistic view of students' needs is taken. The applicant calls for the provision of services which incorporate all sectors of the education system. The applicant also recognises the influence of social and economic issues on the individual. The applicant works closely with

health, social justice, housing, wellbeing and employment services. It also advocates for the Aboriginal and Torres Islander community on a range of issues.

- The applicant is expanding and anticipates that in the next three years it may wish to recruit up to 20 employees. The applicant seeks the exemption to ensure that those staff who interact directly with the Aboriginal and Torres Strait Islander community share that background so as to maximise effectiveness and demonstrate leadership. The applicant notes that Aboriginal and Torres Strait Islander people experience higher rates of unemployment and lower levels of labour force participation than the wider community. The 2006 Census showed that the unemployment rate for Aboriginal and Torres Strait Islander across Australia is more than three times the national rate. Only 7% of Aboriginal and Torres Strait Islander people have a university qualification as compared to about 23% of the wider community. For these reasons, the applicant wishes to use entry level positions to provide opportunities for employment for this disadvantaged group. Other positions within the applicant will be considered on a case-by-case basis taking into account whether there is direct contact with Aboriginal and Torres Strait Islander people and the qualification requirements.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the Charter of Human Rights and Responsibilities Act 2006 (Charter). Arguably, this exemption limits the right to equal and effective protection against discrimination of non-Aboriginal and Torres Strait Islander persons who would wish to be employed by the applicant. I am satisfied that the exemption is a measure taken for the purpose of assisting or advancing Aboriginal and Torres Strait people who are disadvantaged and so it does not amount to discrimination under the Charter. In any event, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 13, 14, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 15 June 2014.

Dated 7 June 2011

A. DEA Member

EXEMPTION

Application No. A135/2011

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act** 1995 (the Act) by Metro Trains Melbourne (the applicant). The application for exemption is to enable the applicant to target advertising and recruitment material for train drivers at women in order to attract more female applicants for those roles (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Peter Kellaway, the Tribunal is satisfied that it is appropriate to grant an exemption from section 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- The applicant says that currently women represent only 15.85% of the total workforce and only 3% of train drivers. As part of the applicant's overall effort to increase the number of women in its workforce to 50%, targeting the role of train drivers is seen as critical. Accordingly, it wishes to design its train driver advertising and recruitment methodology to provide a focus on women.
- The applicant has not sought an exemption to allow it to only employ women or otherwise give preference to women in relation to a specific number of train driver or other roles. Rather is seeks an exemption to allow it to target women in its advertising and recruitment so as to increase the number of women in the broader pool of job applicants. There is no suggestion that men will be excluded from the advertising

and recruitment material or be in any way limited as to their capacity to apply for train driver or other roles.

• When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the Charter of Human Rights and Responsibilities Act 2006 (Charter). Arguably, this exemption limits the right to equal and effective protection against discrimination of men who may wish to receive information about train driver roles. I am satisfied that, given the limited nature of the exemption sought, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of section 195 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 15 June 2014.

Dated 7 June 2011

A. DEA Member

EXEMPTION

Application No. A140/2011

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act) by Women's Health and Wellbeing Barwon South West (the applicant). The application for exemption is to enable the applicant to:

- advertise for and employ only women in all roles within the applicant organisation;
- restrict membership of the applicant organisation to women and, where membership is sought by an organisation, to require that any representative of that organisation attending a meeting of the applicant be a woman; and
- provide services only for women.
 (together, the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Kirsten Green, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 42, 59, 60, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- The applicant is funded by the Victorian Government to prevent illness, disease and injury of women in the Barwon South West region. The applicant's Statement of Purposes says that its role is to maintain a regional and rural women's health organisation that treats women with dignity and respect, is community-based and run by women for women. In addition its aims include: actively involving and consulting with women to ensure the development of approaches which reflect the needs, priorities and aspirations of women in the region; to work to improve women's health and wellbeing through participation, collaboration, capacity building and partnerships with women, the community, women's services and other organisations; to increase the health literacy of women; to advocate and support systemic change to improve women's health and wellbeing; and to lead, collaborate in and support research into matters affecting women's health.
- The applicant believes that, consistent with its funding, these purposes are best achieved if the applicant organisation is staffed only by women, has only women involved in its governance and offers services only to women.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (Charter). Arguably, this exemption limits the right to equal and effective protection against discrimination of men who would wish to be employed or otherwise involved with the applicant or receive services from the applicant. I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 13, 42, 59, 60, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 15 June 2014.

Dated 7 June 2011

A. DEA Member

EXEMPTION

Application No. A141/2011

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act) by Women with Disabilities Victoria (the applicant). The application for exemption is to enable the applicant to:

- employ only women with disabilities to work for the applicant;
- restrict full membership of the applicant to women with disabilities only;
- restrict associate individual membership of the applicant to women only and to require associate corporate members to be represented at meetings of the applicant by women only; and
- advertise these matters (together, the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Keran Howe, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 42, 59, 60 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

The applicant was formerly known as the Victorian Women with Disabilities Network and was granted an exemption in 2008 to engage in the above exempt conduct (A182/2008). That exemption expires on 1 July 2011. Although the name of the applicant organisation has changed, its purposes and activities and its reasons for seeking this exemption remain the same except in one respect. That is, while previously the

- applicant employed staff for its advocacy information service in conjunction with Women's Health Victoria, since 1 July 2009 it has had sole responsibility for employing workers for that service.
- The applicant is a charitable organisation run by women with disabilities to advance and benefit all Victorian women with disabilities. It seeks to empower women with disabilities through information, mentoring and also advocates for women with disabilities on a range of issues. Further, the applicant seeks to provide opportunities for leadership and skills development by women with disabilities to women with disabilities. This positive affirmation assists in addressing the exclusion and marginalisation of women with disabilities from the broader community. The applicant offers opportunities for women with disabilities to participate in public life.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (Charter). Arguably, this exemption limits the right to equal and effective protection against discrimination of men who would wish to be employed by or otherwise involved with the applicant. I am satisfied that in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 13, 42, 59, 60 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to commence on 2 July 2011 and remain in force for three years, that is until 1 July 2014.

Dated 8 June 2011

A. DEA Member

EXEMPTION

Application No. A143/2011

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act) by Melbourne Health (the applicant). The application for exemption is to enable the applicant to advertise for and employ only an Aboriginal or Torres Strait Islander person in the role of Aboriginal Health and Development and Liaison Officer (the exempt conduct).

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

In granting this exemption the Tribunal noted:

- A previous exemption was granted to the applicant for this position and that exemption expired on 1 March 2011 (A64/2008). The applicant seeks a further exemption to replace the incumbent while on maternity leave.
- The matters considered in the previous exemption application remain relevant. Importantly, the exemption is required in order to ensure health services are provided in a culturally sensitive manner to Aboriginal or Torres Strait Islander patients and their families when accessing the services of the applicant. The employment of an Aboriginal or Torres Strait Islander person in this role gives the role credibility amongst the Aboriginal and Torres Strait Islander community. They will have specific skills and knowledge to be more effective in the development of policy and delivery of services to Aboriginal or Torres Strait Islander people.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the Charter of Human Rights and Responsibilities Act 2006 (Charter). Arguably, this exemption limits the right to equal and effective protection against discrimination of non-Aboriginal and Torres Strait Islander persons who would wish to be employed in the Aboriginal Health and Development and Liaison Officer role. I am satisfied that the exemption is a measure taken for the purpose of assisting or advancing Aboriginal and Torres Strait Islander people who are disadvantaged and so it does not amount to discrimination under the Charter. In any event, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

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

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 15 June 2014.

Dated 8 June 2011

A. DEA Member

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary to the Department of Human Services under Section 8A(1) of the **Health Act 1958** in relation to Section 5(2) of the **Adoption Act 1984**, I, Linda Christine, give approval to the following person under Section 5(1) and Section 5(2) of the **Adoption Act 1984** as an approved counsellor for the purposes of Section 35 and Section 87 of the **Adoption Act 1984**.

Ms Gita Bhatt

LINDA CHRISTINE Acting Manager Community Care Southern Metropolitan Region

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary to the Department of Human Services under Section 8A(1) of the **Health Act 1958** in relation to Section 5(2) of the **Adoption Act 1984**, I, Linda Christine, revoke approval of the following person under Section 5(1) and Section 5(2) of the **Adoption Act 1984** as an approved counsellor for the purposes of Section 35 and Section 87 of the **Adoption Act 1984**.

Ms Claudia Wilson

LINDA CHRISTINE Acting Manager Community Care Southern Metropolitan Region

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**.

The Pub Jug Collectors Club of Australia Inc.; The St. Kilda Road Campaign Inc.; Tonga Victoria Events Inc.; North Central Ranges Foster Families Association Inc.; Cowwarr—Toongabbie Lions Club Inc.; The Mixed Probus Club of Lakes Entrance Inc.; Ringwood Boxing Club Inc.; Prahran Market Traders Association Inc.; Landsborough West Tennis Club Inc.;

Garfield Business Group Inc; The Mt Eliza Ladies Probus Club Inc.; Education Foundation Australia Inc.; Sherbrooke Rangers Junior Soccer Club Inc.; Lions Club of Doncaster Inc.; Goulburn Region Housing Information Service Inc.; Catholic Dutch Australian Migrant Assoc of Gippsland Inc.; Peter MacCallum Amenities Group Inc.; Strathbogie Table Land Landcare Group Inc.; The Wyndham Lakes Residents Association Inc.; The Dereel Soldiers Memorial Community Centre Inc.; Glen Eira Police Senior Citizens Register Inc.; Friends of Horseshoe Bend Farm Inc.; Tourism Vision Australia Association Inc.; The Change Agency Education and Training Institute Inc.; Seymour Apex-Y-Annes Inc.; Bellarine Lakes Golf Club Inc.; Lilydale Recreation Reserve Committee Inc.; Camperdown Coin Collectors Club Inc.; West End Tennis Club Inc.; Nag Association Inc.; Noojee Festival and Mountain Horse Racing Inc.; Australian Association of Nutritional Therapy Inc.; Sunbury Conservation Society Inc.; Warrnambool Babysitting Club Inc.; The Heidelberg West Combined Churches Association Inc.; Fountain Gate Bingo Centre Club's Pooling Inc.; The Lionel Murphy Memorial Lectures Inc.; Daylesford & Hepburn Springs Spa & Therapy Group Inc.; Mission Christiana Divina Deidad Inc.; Chiltern Progress Association Inc.

Dated 16 June 2011

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



Bus Safety Act 2009 (Vic.)

DECLARATION OF GENERAL CONDITION OF ACCREDITATION UNDER SECTION 34(2)

I, Stephen Turner, delegate of the Director, Transport Safety, hereby declare the following general condition of accreditation under section 34(2) of the **Bus Safety Act 2009** (Vic.), as I consider it desirable to ensure the safety of bus operations in Victoria.

1 General condition of accreditation

Accredited bus operators that operate buses that are not required to display 'accredited

bus operator number plates', as defined under regulation 4 of the Bus Safety Regulations 2010 (Vic.), must display the accreditation number issued by the Director, Transport Safety on each of those buses. The accreditation number must be displayed:

- (a) adjacent to the front loading door at a height clearly visible to passengers; and
- (b) in letters and numbers of at least fifty (50) millimetres in height, of proportional breadth and in a colour that is clearly visible.

Dated 8 June 2011

STEPHEN TURNER
Delegate of the
Director, Transport Safety
Director, Bus Safety

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

The Cemetery Trust/s:

Donnybrook

Maffra

Mildura

Pine Lodge

Dated 8 June 2011

BRYAN CRAMPTON Manager Cemeteries and Crematoria Regulation Unit

Electoral Act 2002

CHANGE TO REGISTER OF POLITICAL PARTIES

In accordance with section 51(5)(e) of the **Electoral Act 2002**, I hereby give notice of the following change to the Register of Political Parties.

Name of registered political party: Australian Sex Party - Victoria

New address: 34 Richardson Street, Brunswick

Dated 10 June 2011

S. H. TULLY

Victorian Electoral Commission

Evidence (Miscellaneous Provisions) Act 1958

MEDIATORS

I, Penny Armytage, Secretary to the Department of Justice, under the power found in section 21K of the **Evidence (Miscellaneous Provisions) Act 1958**, declare each of the following persons listed below to be a mediator with the Dispute Settlement Centre of Victoria:

Lisa Natoli

Louise Clancy

Eliza Foley

Sarah Smith

Gerard Garson

Trevor Adcock

Dated 1 May 2011

PENNY ARMYTAGE Secretary

Housing Act 1983

LAND THE DIRECTOR OF HOUSING IS DEEMED TO HAVE AN INTEREST IN UNDER SECTION 107 OF THE **HOUSING ACT 1983**SOUTH PORT COMMUNITY HOUSING GROUP INC.

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

In accordance with a Funding Deed dated 23 August 2010 between the Director and South Port Community Housing Group Inc. the following land is land in which the Director is deemed to have an interest in under section 107 of the Act.

Volume	Folio	Address
10677	624	350 Bank Street, South Melbourne

Dated 6 June 2011

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

PUBLIC NOTICE CONCERNING NEIGHBOURHOOD SAFER PLACES

Eight public land reserves established under the **Crown Land (Reserves) Act 1978** have been identified as meeting the Country Fire Authority Assessment Guidelines for neighbourhood safer places. As the Minister responsible for the **Crown Land (Reserves) Act 1978**, I consent to the use of the following reserves as Neighbourhood Safer Places.

Reserve No.	Municipality	Township Name	General Location	Description
0303769	Moyne Shire Council	Hawkesdale	Hawkesdale	Hawkesdale Memorial Hall
0304335	Moyne Shire Council	_	Corner of High and Garden Streets, Koroit	Victoria Park, Koroit
0607163	Mt Alexander Shire Council	Guildford	Midland Highway (Templeton Road) and Fryers Road, Guildford	Guildford Recreational Reserve (John Powell Reserve)
0512636	Hepburn Shire Council	Hepburn	Hepburn	Premises at Hepburn Recreation Reserve
1104464	Indigo Shire Council	_	Bounded by Reserve Road, and Sandy Creek Road, and Lockharts Gap Road, Tangambalanga	Sandy Creek Hall and Recreation Reserve
1104412	Indigo Shire Council	Barnawartha	Barnawartha	Barnawartha Recreation Reserve
1104417	Indigo Shire Council	Stanley	Stanley	Stanley Recreation Reserve
1104485	Indigo Shire Council	Rutherglen	Rutherglen	Rutherglen Park and Recreation Reserve

Dated 6 June 2011

CAROLINE DOUGLASS Acting Executive Director, Public Land Division

Geographic Place Names Act 1998

NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

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

Road Name	Locality	Proposer & Location
Bell Lane	Wonthaggi	Bass Coast Shire Council Formerly known as Tank Hill Terrace The road traverses north off Tank Hill Terrace.
Bosca Lane	St Leonards	City of Greater Geelong The road traverses east off Seachange Way.
Diver Dan Lane	St Leonards	City of Greater Geelong The road traverses west off Seachange Way.
Rosella Lane	Daylesford	Hepburn Shire Council The road traverses north off Raglan Street.
Goulburn Drive	Mansfield	Mansfield Shire Council The road traverses west off Kidston Parade.
Macpherson Smith Drive	Mansfield	Mansfield Shire Council The road traverses east off Goulburn Drive.
Prospect Street	Essendon West	Moonee Valley City Council Formerly known as Colin Street The road traverses south off Buckley Street and is a continuation of Prospect Street.
Peppercorn Road	Wahring	Strathbogie Shire Council The road traverses north off Kirwans Bridge – Longwood Road.
Prestige Lane	Wangaratta	Wangaratta Rural City Council The road traverses west off Sandford Road.
Airey Lane	Everton Upper	Wangaratta Rural City Council The road traverses south off Beechworth – Wangaratta Road.
Tandridge Close	Lilydale	Yarra Ranges Shire Council The road traverses south off Hull Road.

Office of Geographic Names

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

> JOHN E. TULLOCH Registrar of Geographic Names

Land Acquisition and Compensation Act 1986

FORM 7

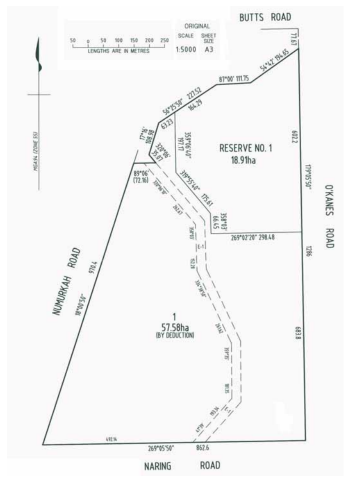
S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Goulburn Valley Region Water Corporation of 104–110 Fryers Street, Shepparton, Victoria 3632 declares that by this notice it acquires the following interest in the land described as 'Reserve No. 1' on the plan annexed hereto over part of the land described as 163 O'Kanes Road, Numurkah, Victoria 3636, being part of the land described in certificates of title volume 9478 folio 935 and volume 9809 folio 959.

Interest Acquired: The estate in fee simple of Murray Park Pastoral Properties Pty Ltd and all other interests.



Published with the authority of the Goulburn Valley Region Water Corporation. Dated 16 June 2011

For and on behalf of the Goulburn Valley Region Water Corporation: Signed DANNY HOGAN General Manager – Corporate Services

Plant Health and Plant Products Act 1995

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

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

Dated 9 June 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 in Victoria, near Goodnight (NSW), and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

2. Authorising provisions

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

3. Definition

In this Order -

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

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

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

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

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

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

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

4. Restricted area for the control of Queensland Fruit Fly

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

5. Prohibitions, restrictions and requirements

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

Nectarine

Passionfruit

Orange

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

6. **Verification of Consignments**

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

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

Schedule 1

Abiu Eggplant Feijoa Acerola Apple Fig Apricot Goji Berry Granadilla Avocado Babaco Grape Grapefruit Banana Black Sapote Grumichama Blackberry Guava Blueberry Hog Plum Boysenberry Jaboticaba Brazil Cherry Jackfruit Breadfruit Jew Plum Caimito (Star Apple) Ju jube Cape Gooseberry Kiwifruit Capsicum Lemon Carambola (Starfruit) Lime Loganberry Cashew Apple Casimiroa (White Sapote) Longan Cherimoya Loquat Lychee Cherry Chilli Mandarin Citron Mango Cocoa Berry Mangosteen Cumquat Medlar

Pawpaw Peach Peacharine Pear Pepino Persimmon Plum Plumcot Pomegranate Prickly Pear Pummelo Quince Rambutan Raspberry Rollinia Santol Sapodilla Shaddock Soursop Strawberry

Sweetsop (Sugar Apple)

Tamarillo Custard Apple Miracle Fruit Tangelo Date Mulberry Tomato

Durian Nashi Wax jambu (Rose Apple)

Schedule 2

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 143.33529° East, 34.96676° South.

Schedule 3

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.33529° East, 34.96676° South.

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

Plant Health and Plant Products Act 1995

ORDER DECLARING A RESTRICTED AREA AT BUNBARTHA 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 6 June 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 Bunbartha, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

2. Authorising provisions

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

3. Definition

In this Order -

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

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

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

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

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

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

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

4. Restricted area for the control of Queensland Fruit Fly

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

5. Prohibitions, restrictions and requirements

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

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

6. Verification of Consignments

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

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

Schedule 1

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

Cocoa Berry Mangosteen Sweetsop (Sugar Apple)

CumquatMedlarTamarilloCustard AppleMiracle FruitTangeloDateMulberryTomato

Durian Nashi Wax Jambu (Rose Apple)

Schedule 2

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 145.31571° East, 36.19362° South.

Schedule 3

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 145.31571° East, 36.19362° 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.

Stock (Seller Liability and Declarations) Act 1993

NOTICE SPECIFYING FORMS OF DECLARATION UNDER SECTION 18A

- I, Richard Bolt, Secretary to the Department of Primary Industries, under section 18A of the **Stock (Seller Liability and Declarations) Act 1993** (the Act) –
- 1. specify that a declaration made by, or on behalf of, a seller of stock that relates to the treatment, feed, husbandry, pasturing or health status of that stock that is in or is to the like effect of the forms appearing in the Schedule below is a declaration to which section 18A of the Act applies; and
- 2. require that a selling agent who receives a declaration to which section 18A of the Act applies retain the declaration for a minimum of two years from the date of the sale to which the declaration relates.

This notice takes effect from the date it appears in the Government Gazette.

Dated 8 June 2011	

RICH/	ARD BOLT
	Secretary

Schedule

National Vendor Declaration (Cattle) and Waybill

Edition: April 2011

The signatory to an LPA National Vendor Declaration (NVD) acknowledges that the use of the NVD is subject to the meet all requirements of those rules and standards. The rules and standards are contained in the LPA Program LPA Program rules and standards and confirms that the use of the NVD and the livestock described there-in Manual. The information in the Manual, as updated from time to time, can be viewed at

www.mla.com.au/lpa

Parts A and B of this travel document meet the legal requirements for a waybill under Queensland Stock Act 1915, Section 22; and WA Stock (Identification and Movement) Act 1970, Section 46; transported stock statement as approved under NSW Rural Lands Protection Act 1998 Section 140J; and permit to travel stock under ACT Stock Act 1991, Section 33

ALL PARTS OF THE NVD WAYBILL MUST BE COMPLETED

If you make a mistake keep the copy and use a new NVD form.

The top sheet (white) goes with the livestock to the purchaser.

The middle sheet (green) goes with the carrier.

Keep the bottom sheet (pink) for auditing purposes.

Declaration and Waybill form - available from www.mla.com.au/lpa and select the link: Attachment to the NVD/Waybill For consignments that require more lines to describe the stock, use the Attachment to National Vendor



NATIONAL VENDOR DECLARATION (CATTLE) AND WAYBILL C0411	LE)	any of the cattle in tort Slaughter Interva	within a Withholding Period (WHP) or ment with any veterinary drug or chemical?
This form cannot be used where eligibility for the EU market is required.	e EU market is required.	Yes \(\text{No} If Yes, give details: (Reco	If Yes, give details: (Record additional details in question 9)
Part A To be completed by the owner or person who is responsible	person who is responsible for the husbandry of the cattle.	оновист Рисона	THEUNING DATE WAY CHIP (CA IN SCI)
		7. In the past 60 days, have any of the cattle in this consignment consumed any material that was still within a withholding period when harvested, collected or first grazed?	s consignment consumed any material that ested, collected or first grazed?
Property/place where the journey commenced	PULL TRADIO OMME)	Yes No If Yes, give details: /20 enable, recover	0 / /20 / /20 5 dealing the Date Frein Frein Colores
ADDRED COMMUED)	(STATE)	8 In the past 42 days, were any of these cattle:	
Property Identification Code (PIC) of this property This MUST be the PIC of the property that the stock is being moved from Description of carttle			(See Explanatory Noise for definition of spray drift, tisk area.) (20 120 120 120 120
Number Description (INSTR), SEX, E.G. HENDOND CHOOS STEERS)	Brands or Earmarks (if recoon on sequinco)	9 Additional Information: see requirements in Explanatory Notes for completing this document.	lanatory Notes for completing this document.
		Declaration	
-		LILL KORESS	X
Uso the Attachment, Fo	rns for carelgriments that require more lines to describe the stock. (See Explanatory Notes)	declare that, I am the owner or the person responsible for the husbandry of the cattle	bie for the husbandry of the cattle
Consigned to harden to the property of the pro	GENELEZ	and that all the information in part A of this document is true and correct. I also declare that I have read and understood all the questions that I have answeed, that I have read and understood the explanatory notes, and that, while under my control, the cattle were not fed restricted animal material fincinging meat and bone meal) in breach of State or Territory legislation.	ont is true and correct. I also declare that I have inswered, that I have read and understood the tree cattle were not fed restricted animal material in Tentron legislation.
Destination (if different) of cattle	EOGRICIA ADOREDS)	Signature*	Date* / /20
NLIS devices used on these cattle Number of ear tags	Number of rumen devices	*Only the person whose name appears above may sign this declaration, or make amendments which must be initialized.	
Details of other statutory documents relating to this movemen	elating to this movement e.g. animal health certificate	Tel no. Part B To be completed by the person in charge of the cattle while they are being moved. Part B To be completed by the person in charge of the cattle while they are being moved.	Fax no. cattle while they are being moved.
In Mayor Tree In Mayor any of the cattle in this consignment ever in their lives been treated with a hormonal growth promotant (HGP)? (Use a second document for mixed consignment ver No	Esperancial ts.)	Movement commenced: 20 Novement commenced: 20 Novement commenced: 20 Novement (20 N	(am/pm)
the cat	fed feed containing animal fats?	I am the person in charge of movement and declare all the information in Part B is true and correct.	am the person in charge of the cattle during the Part B is true and correct.
	S. S	Signature	Date / /20 Tel no.
3. flast the owner stated above twired these cattle since then bruint? Yes \(\brace \) No \(\brace \) If No, how long ago were the cattle obtained or purchased? Yes \(\brace \) No \(\brace \) If No, how long ago were the cattle obtained or purchased? At less that 2 months \(\brace \) 8.2-6 months \(\brace \) C. 6-12 months \(\brace \) D. mo	ained or purchased? st recent purchases, at necessity D. more than 12 months	"When more than one truck is carrying the cattle, other vehicle registration numbers are to be recorded. Part C Agents declaration for cattle sold at auction, (Completion of Part C is optional.) Agents completing the TC should retain the original or a scanned output of the original declaration or a summary for a registration of the completion of the	stration numbers are to be recorded, completion of Part C is optional.) social copy of the cytical dedication or a summary for a
e past 60 days, have a	product stockfeeds? seds, date when last fed	Vendor code / No.'s	Agent's code
Yes No and a copy of an analyst's report if svallable.	d	Stock agent company	
e past 6 months have any of base or placed under any res	these animals been on a property listed on the ERP trictions because of chemical residues?	Buyer's name	Saleyard arrival time (am/pm)
Yes No If Yes, give details:		Agent's signature	Date Jav / 120
The state of the s			

EXPLANATORY NOTES – NATIONAL VENDOR DECLARATION (CATTLE) AND WAYBILI

The LPR National Vendor Declaration (LPA NVD) is part of the Cattle industry's commitment to food safety and product

stock) are ferritory (NT), New South Wales (NSW), Quoensland (QLD). Western Australia (WA), and Tasmania (TAS), Only this optional in those States where waybills are not required. The Northern Territory (NT) only accepts an NT waybill as its mandatory movement document it does not accept the LPA States/Territories when Cattle are being moved. The completion of Part B of this combined LPA NVD/waybill is moved in the Australian Capital Territory (ACT), Northern combined LPA NVD/waybill need be completed in these Cattle are being moved. The (and other required when Cattle are NVD/Waybill. Maybills

Standalone waybills will continue to be available from relevant. regulatory authorities, and their use is preferable if only a

move to another property or offer for sale or slaughter, to request a correctly completed copy or post sale Producers must provide a copy of this document for all Cattle and to request a correctly summary when buying Cattle they

statements may result in prosecution and/or civil action. If you rely on the document to verify future claims about purchased stock, then the stock should be identifiable Answer all items accurately, Any false, misleading or unverified against their accompanying document.

devices must not be removed until cattle are processed in an abstrair or knackery. Cattle only need one NUS device. Nover attach a second NUS clevice if a NUS device already present. Attach NUS devices in the right (off-side) ear.

Under State/Territory law, NUS Breeder and Post-breeder

Hormonal Growth Promotant (HGP) Status (Question 1) (if you DON'T KNOM, you must tick YES)
Only declare cattle HGP free if; (a) they were bred on your'
property and you know they have never been treated with

nce showing that these particular

or; (b) you have eviden

cattle have never in their lives been treated with HGPs. Acceptable evidence includes an agent's post-sale summary identifying the seller and endorsed with the words 'HGP free'

cost of any residue testing required or undertaken in response to information given on the document is a commercial matter between the vendor and buyer (except where industry funds such testing).

The document is in triplicate.

the

9

(White) goes with the cattle m Top sheet

(Pink) stays in the book and should be kept (Green) goes to the carrier. for auditing purposes. ■ Middle sheet ■ Bottom sheet:

Address and PIC (Property Identification Code) of property/ person responsible for the husbandry of the Cattle

Part A is only to be completed by the owner of the Cattle or

moved from the property to which the pre-printed PIC is assigned. If the stock are being moved from a different property (e.g. agistment), you should obtain an LPA NVD from This LPA NVD can only be used when the cattle are being place where the Journey

exclusively for the purpose of loading at the commencement of this journey, do not record the PIC of the property on which if the cattle were walked to yards on another property the owner of the prope

bred and non vendor bred, you must either tick "No" and

A new LPA Cattle NVD/waybill must be completed if the answer the subscituting question on how long they have been purchased and/or moned to a new owned for go use a separate decument for the vendor bred property, and then despatched to a silver a solid read of money as a separate despatched to a silver a solid read of the control or stock and the non windor bred stock.

By-product stockfeed (Question 4) (if you DON'T KNOW, you must tick YES

Includes any plant material not produced primarily for livestock consumption, such as waste ffull, vegetables and fibre crops including peel, pulp, pressings, stem and loaf material, (It does not include grain and grain by-products, cotton seed, oilseed meals, tallow or molasses).

Extended Residue Program (ERP) status and grazing restrictions (Question 5) (if you DON'T KNOW, you must tick YES

Answer "Yes" if, in the past 6 months:

Consigned to / Destination (if different) the related in and/or include in "Consigned to "the name of the person and/or company the cattle are boing consigned to including full location address of person and/or company e.g. Mr Smith

Ensure that the total number of Cattle being sold is put in

the "Total" box.

the link: Attachment to the NVD/Waybill

consignments that require more lines to describe the stock, go to the website www.mla.com.au/log and select

Description of Cattle

Include in "Destination (if different)" the full location address of the destination of the cattle if they are not being sent to the location address of who the cattle are being consigned to e.g.

ABC Stock Agents, Town, and State.

■ The cattle have been on a property that currently has a "T" status, other than 15, allocated by a status, other than 15, allocated by a status Curritory authority under the NORM program, [Noter Properties with a C (cleaf, R, M or 15 classification do not have an EPP status for the

m The cattle have been pleood under restrictions, such as quarantine of defending, by a stately entropy authority due to chamical restincts that exceeded the maximum residue limit (MRL) for agret chemicals or the maximum feetel {ML}. for contaminants such as lead or cadmium. purposes of this question.] OR

> Where cattle carry National Livestock Identification System (NLIS) approved Breeder or Post-breeder devices, record the number of identified animals and device type(s) in the spaces

ABC Saleyards, Town, State.

NUS devices

Attach any relovant analysts report or letter of clearance from state authority to the original and all copies of the declaration. Veterinary drugs and chemicals (Question 6) (if you DON'T must tick YES) KNOW, you

Veterinary drugs include chemicals administered orally, by (WHPs) for commonly used vet chemicals that are registered for use in Cattle are listed in the table in this booklet. ESIs are the period following treatment when Cattle are unsuitable for and externally applied insecticides but exclude vitamin and Export Slaughter Intervals (ESIs) and Withholding Periods injection or to the skin such as antibiotics, vaccines,

Updated ESI Information is available at consumption in Australia.

Agricultural chemicals (Question 7) (If you DON'T KNOW, must tick YES)

Animai Fats (Question 2) (if you DON'T KNOW, you must tick

YES)

Use a separate document for the "HGP free" cattle.

declare the cattle as HGP treated.

ruminants, products such as animal fats (examples include tallow) are not prohibited. However, some overseas customers for various reasons also require that beef and offal they been fed animal fat such as tallow, which may be included in

receive be sourced from cattle that have never in their lives

or a signed statement or LPA NVD from the previous owner declaring the cattle to be 'HGP free', Otherwise, you must

you must tick YES)
This question is important to ensure that cattle do not have unacceptable residues after consuming conventional unacceptable residues after consuming conventions. stockfeeds, such as pasture, crop, stubble, grain or a prepared stockfeed, previously troated with agricultural rm that all required WHPs have been met and/or that the chemicals, if the answer is "Yes" record all requested details declarations for that feed and those declarations complies with all requirements relating to chemical space provided. If the cattle have consumed purchased within 60 days prior to sale the vendor should answer unless they hold SAFEMEAT endorsed to this question feed supplementary feed materials. If you answer NO to this question, ensure that you have all LPA NVDs for introduced cattle to substantiate this claim. Whilst State law prohibits feeding of most animal materials to Ownership (Question 3) (If you DON'T KNOW, you must tick NO) When sending in stock in one lot that are both vendor

consumed pasture, stubbles or failed crops previously treated with a chemical that had no grazing/ fodder WHP on the label the question should be answered "Yes" and details provid

Spray Drift (Question 8) (if you DON'T KNOW, you must

application. For endosulfan it includes all grazing land and all fodder and forage crops that at the time of application were yes to this question if livestock have grazed in that area following endosulfan application or for other pesticides in any A spray drift risk area can exist for up to 10 weeks after any within 750m downwind of a site treated by acrial application downwind mandatory no spray zone for protection of international trade specified on the pesticide product label. and 200m downwind of a site treated by ground rig, Answ

the documents to the original and all copies of the declaration. Examples of documents that could be attached include a list List any required attached documents, and attach copies Additional Information (Question 9)

(Question 3), or biopsy testing of cattle (Questions 4, 5, 6, and 7), letters from State authorities detailing the residue status of by-product stockfeeds and date when last fed, analy reports of residue tests done on by-product stockfe of the cattle, details of treatments within the period or Export Slaughter Interval (Question 5).

animal health status, or commercial matters that are not covered specifically on the form including specific market Use this section to provide other information on che eligibility.

Signing this declaration has legal significance. Regulator

other material taken from an animal and any meals derived from animals. Examples are meat and bone meals, blood meal, fish meal, feather meal etc. It does not include tallow, gelatine or milk products. Contact your State Agriculture or Primary Industries Department for more details on these authorities may take legal action, and purchasers may seek damages if any Information in part A is incorrect. Before signing you must be absolutely satisfied you understand all Restricted Animal Material includes any tissue, blood elements of the document, and these explanatory notes. export processing. ESIs are industry standards to ensure export requirements are met. WHPs are the period following treatment when Cattle are unsuitable for processing for

PART B

optional within South Australia and Victoria. This NVD/Waybill is valid for one journey only, o.g. from vendor's property to saleyard. A separate waybill must be completed for any The carrier (or drover where applicable) must complete this part and sign it. When more than one truck is carrying the cottle all vehicle registration numbers are to be recorded. If there is insufficient space to record all the vehicle registration original and all copies. Some state regulatory authorities will authorities may take legal action. Completion of this part is numbers an additional document must be attached to the require a copy of the LPA NVD/waybill to travel with each

Declaration (Cattle) and Waybill European Union Vendor

Edition: April 2011

The signatory to an LPA National Vendor Declaration (NVD) acknowledges that the use of the NVD is subject to the LPA Program rules and standards and confirms that the use of the NVD and the Iivestock described there-in meet all requirements of those rules and standards. The rules and standards are contained in the LPA Program Manual. The information in the Manual, as updated from time to time, can be viewed at

www.mfa.com.au/lpa

Different parts of this document have legal standing under the following legislation: The Export Control Act 1982 (Cwth); Queensland Stock Act 1915, Section 22, WA Stock (Identification and Movement) Act 1970, Section 46; transported stock statement as approved under NSW Rural Lands Protection Act 1998, Section 140J; and permit to travel stock under ACT Stock Act 1991, Section 33.

ALL PARTS OF THE EUVD WAYBILL MUST BE COMPLETED

If you make a mistake keep the copy and use a new EUVD form.

The top sheet (white) goes with the livestock to the purchaser.

The middle sheet (green) goes with the carrier.

Keep the bottom sheet (pink) for auditing purposes.

Declaration and Waybill form - available from www.mla.com.au/lpa **and select the link:** Attachment to the NVD/Waybill For consignments that require more lines to describe the stock, use the Attachment to National Vendor



In the past 60 days, have that was still within a wi	and Straight man for each control of the control of	in the past 42 days, were any of these cattle:	b) fed fodders out from a sprey, and fift, fisk area? (See Explanatory Notes for definition of spray drift, risk area.)	Additional information: see requirements in Ex	(Busin Cylupty)	Destruction Authority Auth	declare as the manager responsible for the flusbandry of the animals in this consignment, that I have been examined an example of the information stated in this declaration is true and correct. I also declare that none of the animals. L P A	have ever been treated with Het's; I rabe recoins alreading to demonstrate or that the animals were either a) born on the property the PC of which is shown, or 10 for purchased cattle, accompanied by an EU vendor declaration attesting to their HGP freedom. I also declare that all cattle in this consignment have been properly identified by the use of the approved NLIS declaration is made under the Export Control And		remyauses	Date* / /20	Number of numen devices Tel no. Fax no. Fax no.	animal health certificate Fart B. The completed by the person in chalce of the earth voluntion on the mount. 7.70 Completed on the source of persons in Section (I.S.)	Movement commenced:	or purchased?	movement and declare all the information in Part B is true and correct.	Nan 12 months		nen last fed	Agents completing Part C should retain the original or a minimum of two (2) years, or three (3) years in WA and s and				E 0 4 1 1. E 0 6 1 1. E 0 7
EUROPEAN UNION VENDOR DECLARATION VOATTLE) AND WAYBILL	apor Connol de 1982 (Cero), doit Seelvat 1980 (SSV Ruel Igads Proper A Siece (Identification and Moomen) Act 1970	This form <u>muss</u> be used for all castle consigned from one EU accredited facility to another EU accredited backly. When castle are sent from an EU accordited backly, when castle are sent from an EU accordited backly to a destination facility on a destination facility and respect to be used.	Sandy one complete in the record of matrix secretaries over one of cattle	Property/place where the journey commenced	WDRRSS CORTINIED)	Property Identification Code (PIC) of this property mis NUST be the PIC of the property that the stock is being mored from	Number Description (See2), SEX, E.D. HERETORD CRISES STELEYS)		Total the the Attachment forms for conciliencets that require more lines to describe the stock. (See Explanatory Notes) Consigned to	NZCHEZW.		NLIS devices used on these cattle Number of eartags	Details of other statutory documents relating to this movement e.g. animal health certificate	28	0		A. Less than 2 months	In the past 60 days, have any of these cattle been red by-pro	E	Yes No In the past 6 months, he database or placed und	Yes No West of the first, after a list of the bytolouds stockoost, as and a copy of an analysis report if available. (a) In the past 6 months, have any of these cattle been on a productabase or placed under grazing restrictions because of characters. Yes No West New York of the second of the s	Yes No Hives when hist flod hand by and reproducts accepted, date when hist flod and a copy of an analyst's report if analobie. In the past 6 months, have any of three cattle been on a property listed on the ER database or placed under grazing restrictions because of chemical residue? Yes No If Yes, give details: Are any of the cattle in this consignment still within a Withholding Period (WHP) o Slaughter interval (ESI) following treatment with any veterimary drug or chemical?	Yes □ No □ If the subset is the the been described to the ERP database or placed under grazing restrictions because of chemical residue? In the past 6 months, have any of these cattle been on a property listed on the ERP database or placed under grazing restrictions because of chemical residue? Yes □ No □ If Yes, give details: Are any of the cattle in this consignment still within a Withholding Period (WHP) or Export Staughter Interval (ESI) following treatment with any veterinary drug or chemical? Yes □ No □ If Yes, give details: (Rocord additional details in question 8))

EXPLANATORY NOTES – EUROPEAN UNION VENDOR DECLARATION (CATTLE) AND WAYBILL

Consigned to / Destination (if difference) include in "Consigned to the name of the passon and/or neaded are being consigned to including full includion along are being consigned to including full includion address of pe connection to eather are being consigned to including full location address of poreon and/or company u.g. Mr Smith ARD Stock Agents. Town, and Statu.
ARD Stock Agents. Town, and Statu.
Include in "Destination (if differently the full location address of the destination of the centre if they are not being sent to the location address of who have not being sent to due, ARD Saleguads, Town State. Accept of this form must be used for all cattle consigned local from one EI paceddald faithfully to another EII accredited ABI facility. EII accredited faithfully means farms, feedlors, including a subsequers and abstractive trust are according or licensed or sudder the Expert Control Act 1982 to handle EII digible the cattle. Where cattle with a seam from an EII accordited facility on a destination trust in or EII accordited the EN National NUI Vendor Dedistration (earliet) should be used. Cattle must be Mindhoushy, learned activities with a microchip and linked are allocations with an indicative part linked are allocative or Postsbreeder device (sar tag with a microchip, or municum boils with a microchip and linked are allocative.) And cope not list all the rules of the European Union Cattle gall Accreditation Scheme. The rules are on texasional seasons.

NLIS devices

Answer all items accurately. Any false, misleading or unverified statements may result in presention and/or civil action, to verify there disims about purchased stock, then the stockshould be identifiable against their accompanying document.

The cost of any residue testing required or undertaken in response to information given on the document is a commercial matter between the vendor and buyer (except where industry funds such testing).

(White) goes with the ■ Top sheet:

the

cattle to

(Green) goes to the carrier, (Pink) stays in the book and should be kept for auditing purposes. ■ Middle sheet: ■ Bottom sheet:

Part A is only to be completed by the accredited manager responsible for the husbandry of the cettle. The "accredited manager" as defined under the EVAS rules can also include a person who is responsible for the husbandry of include a person who is responsible for the husbandry of the flushandry of the suspandry of the suspandr ide a person who is responsible for the manager to sign te and is authorised by the accredited manager to sign the LPA EU NVD

Address and PIC (Property Identification Code) of property/place where the journey commonced This LPA NOT can only be used when the stock are beling moved from the property to which: the pre-printed PID is assignated. If the eatle are beling moved from a different property (e.g. gigstmenty, you should obtain an LPA NVD from the owner of the property.

merahip (question 2) (if you DON'T KNOW, you must tick When sending in stock in one lot that are both windor of and non windor brod, you must either tick 'No' and war the subsequent question on how long they have in owned for guess a separate document for the vendor of another lot guess a separate document for the vendor of another lot no mondor brod stock.

property yards on another purpose of loading at the comm cattle

plant material not produced primarily for umption, such as waste fruit, vegetables and product stockfeed (Question 3) (If you DON'T KNOW,

nust tick YES) amy

fibre crops including peel, pulp, pressings, stem and leaf material. (It does not include grain and grain by-products, cotton seed, oilseed meals, tallow or molasses). of this journey, do not record the PIC of the property on which the cattle were loaded.

A new LPA EU NVD/waybill must be completed if the cattle have been purchased and/or moved to a new property, and then despatched to a saleyard, abattelr or other desplatfon.

A new LES U NUDywaluli mast be composed if the property and grazing restrictions (Queeded 4) (if you property and then despatched to a saleyard, abattof or DON'T KNOW, you must take YES).

Description of Cattle property and the despatched to a saleyard, abattof or consignent that require more lines to describe the property property or consigned to the weeking when the total number of EU cattle being sold is put.

The cattle have been load not not have an EP status for the purposes of this question). OR status for the purposes of this question). OR status for the purpose of this question), the status or the person and/or clearning residue in "Consigned to" the natural residue. Intelligent to including unit.

Attach any relevant analysts report or letter of clearance from state authority to the original and all copies of the declaration,

W(WW, you must tack YES) when the standing and must tack YES by Veterdrany drugs include chemicals administered orally, by injection or to the skin such as antibiotics, vaccines, worm and externally applied insecticities but exclude vitamin and mineral treatments. Veterinary drugs and chemicals (Question 5) (If you DON'T KNOW, you must tick YES)

(WHPs) for commonly used vet chemicals that are registrated for use in Chade us listed in the table in this booker. Ests are the policy following (restrict when Cattle are unsultable for export processing. Ests are includently attended to a marule opport requirements are met. WHPs are the period following resport requirements are met. WHPs are the period following treatment when Cattle are unsultable for processing for Export Slaughter Intervata (ESIs) and Withholding Periods (WHPs) for commonly used vet chemicals that are registered Winder daths carry National Livestock Identification System min (Wild) approach Breader or Post-broader devices, record the mile m spaces provided, the minds and devices type(s) in the Exp Inder Staty-Formitron Jaw, NLIS Broader and Post-breader for devices must not be removed until called are processed in an eleable or processed in an ele

consumption in Australia. Updated ESI information is available at www.apwma.gov.au/ESI Dotalls of other statutory documents

Order documents relating to this movement e.g. permit, up, animal health cardinaries, animal health catherner, including a minimal health cardinaries, animal health catherner, including a "standment to NID/Wagoill serial rumber," must be on Ag overy additional document, with the serial number recorded, you Additional document (s) must be attached to the original in and both copies.

you must role (YES)

This question is important to ensure that cattle do not have unacapoguido recidious after consuming, conventional stockfoods unch as patinto, etc., stubble, grain or a presented stockfood, previously treated with agricultural chincient, if the answer is "her record all requested details in the space provided. Agricultural chemicals (Question 6) (if you DON'T KNOW, Animal Fats (Question 1) (if you don't know you must tick YES)

If the catto have consumed purchased feeds within 80 days grift or sells the vendor should answer "Vest" or this question unless they hold SAFEIRAT endorsed vendor destarations for that feed and those declarations confirm that all required for that feed and those declarations confirm that all required WHPs have been rnet and/or that the feed compiles with all requirements relating to chemical residues through a QA hacing moreover. Whilst Stato law prohibits feeding of most animal materials in the numerical products such as animal fast (earnings for numerical products such as animal fast (earnings for line) and as the continuent for various reasons also require that boof and principle outdomers for various reasons also require that boof and principle be sourced from cated but have never in for dorff they reason feed animal fat such as fallow, which may be no chief like been feed animal fat such as fallow, which may be of to this question, ensure that you have all LPA NUPS for this introduced cattle to substantiate this claim.

If any of the cattle consumed pasture, stubbles or failed erges previously treated with a chemical that had no grazing/ fodder WHP on the label the question should be answered "Yes" and details provided.

Spray Drift (Question 7) (if you DON'T ARO'N, you must tick YES)
A be story off it like A near oan door if or to you weeks atter any application. For endoculfan it includes all grazing land and all fodors and forege crops that at the time of application, were within 750m downwind of a site treated by acrial application and 200m downwind of a site treated by ground application and 200m downwind of a site treated by ground

posticides in any downwind mandatory no-spray zone for protection of international trade specified on the pesticide question if livestock have grazed in ndosulfan application or for other Answer yes to this area following e rig A. that

Additional Information (Question 8)

Life any regulace attached coloruments, and attach copies of the technation. Life any regulace attached coloruments, and attach copies of the declaration. The concurrents to the original and all copies of the declaration. The concurrents to the original and all copies of the declaration. The complex of concurrents to the original and the technique transfered as the color of by-product stockleds and date when last flot, analysis reports of residue tests done on by-product stockleds as (puestion 4). The state from State authorities detailing the residue status of the earlier dealies of treatments within the withholding the period or Export Statighter Interval (Question 5), Les this caction to produce dether information on chancial use, animal on health status, or commercial matters that are not covered the specifically on the form including specific market eligibility.

other material taken from an animal and any meals derived from animals. Camples in mest and broth meals, blood meal, fash meal, feather meal etc. It does not include tailow, goldstine or milk products. Contact your State Agriculture or Primary Industries Department for more details on these looding restrictors. authorities may take legal action, and purchasers may seek damages if any information in part A is incorrect. Before signing your must be absolutely satisfied you understand all elements of the document, and these explanatory notes. significance. Regulatory Restricted Animal Material includes any tissue, legal Signing this declaration has

The starter for drover where applicable) must complete this part, and again, When more than one furthes described that and all the while for earthe all vehicle registration numbers an additional document must be registration numbers an additional document must be attended to the original and all copies. Some status and an active of the LPA, NUO, and regulatory authorities will require a copy of the LPA, NUO, and with large and whole it is any take information is incorrect regulatory authorities may take information in a promise of the manufactory property to salegard. A non separate wayfull must be completed for any subsequent and journally e.g. from salegard to buyer's property.

Cartle moving to accredited properties & EU abattories must be accompanied by a photocopy of the original IPA EU NNO, with Part C – Agent's Declaration completed by the selling agent to show the number of cattle travelling in the consignment and show the number of cattle travelling in the consignment and hed by the selling agent: the original LPA EU NVD must be kept on file by the (a)

It is not accorptable to fax LPA EU NVD to the recipient of the Seleme eastle. The copy of the LPA EU NVD must travel with the consignment and agents may attach a post-sale summary or stock agent's invoice and a list of the RFID/NUS number of the caute purchased. (c) agents (b) it is r

(Sheep and Lambs) and Waybil National Vendor Declaration

Edition: April 2011



The signatory to an LPA National Vendor Declaration (NVD) acknowledges that the use of the NVD is subject to the meet all requirements of those rules and standards. The rules and standards are contained in the LPA Program LPA Program rules and standards and confirms that the use of the NVD and the livestock described there-in Manual. The information in the Manual, as updated from time to time, can be viewed at www.mla.com.au/lpa

Parts A and B of this travel document meet the legal requirements for a waybill under Queensland Stock Act 1915, Section 22, and WA Stock (Identification and Movement) Act 1970, Section 46; transported stock statement as approved under NSW Rural Lands Protection Act 1998 Section 140J, and permit to travel stock under ACT Stock Act 1991, Section 33

ALL PARTS OF THE NVD WAYBILL MUST BE COMPLETED

If you make a mistake keep the copy and use a new NVD form.

The top sheet (white) goes with the livestock to the purchaser.

The middle sheet (green) goes with the carrier.

Keep the bottom sheet (pink) for auditing purposes.

Declaration and Waybill form - available from www.mla.com.au/lpa and select the link: Attachment to the NVD/Waybill For consignments that require more lines to describe the stock, use the Attachment to National Vendor

Part A to be completed by the cwaner or person who is responsible for the husbandry of the sheep or lambs Owner of sheep or lambs Property, place where the journey commenced property, place where the journey commenced property, place where the journey commenced property place where the journey commenced place por lambs where place property place where the journey commenced place property place property place where the journey commenced place property place place property place property place property place property place place property place place property place property place place property place property place pl	The Constant of the Constant o
To be completed by the cowner or person who is responsible for title husbandry of the sheep or lambs (Sy) place where the journey commenced (Sy) place where the journey commenced w	Share the sheep or lambs in this consignment ever in their lives been fed, feed animal fats? See Explanatory Notes) Yes No Pease include any additional information below eg, vencination programs, animal health certification, additional declarations, etc. Declaration Part were Part were read and understood all the questions that I have answere Part were and and understood all the questions that I have answere Part were and and understood all the questions that I have answere Part were and and understood all the questions that I have answere Part were and and understood all the questions that I have answere Part were read and understood all the questions that I have answere Part were read and understood all the questions that I have answere Part were read and understood all the questions that I have answere Part were read and understood all the questions that I have answere Part were read and understood all the questions that I have answere Part were read and understood all the questions that I have answere Part were read and understood all the questions that I have answere Part were read and understood all the described and the part were read and understood all the described and the part were part were and and understood all the described and the part were part
journey commenced possico participation with a property where transcording is described in the property of this property where transcording is described in the property of	Have the sheep or lambs in this consignment ever in their lives been fed, feed containing animal fats? (See Explanator) Notes) Yes No Please include any additional information below Pressering include any additional information in part A include include include in the sheep or lambs and that all the Information in part A of this document is true and correct. I also declare that I have read and understood file explanatory notes, and that, while under my control, the sheep or lambs were not fed restricted animal material (including meat and bone meal) in breach of State or Territory legislation. Signature* Date* Date* Date* Tal no. Pax no.
Touring the place on Ear Tags/ Parands Frammisks (Frammisks of Commission of Commissio	animal fats? (See Explanator) Notes) Yes No D Please include any additional information below Explanation programs, animal health certification, additional declarations, etc. Declaration Part of the person responsible for the husbandry of the sheep or declare that all the information in part A of this document is true and correct. I also declare that have read and understood all the questions that I have answered, that have read and understood all the questions that I have answered, that the sheep or lambs were not fed restricted animal material (including meat and bone meal) in breach of State or Territory legislation. Signature* Date* Date* Date* Tal no.
The of Pics on Ear Tags, Brands (French of Artificial Control of A	eg: vaccination programs, animal health certification, additional declarations, etc. Declaration Part vaccination Part va
arting returnment to recisions about the record returnment of the record returnment to recisions about to describe to describe the stock. (See Beplantary Natural)	PERLOCATION PRILOCATION P
ID SEC A 1795. Month of PICs on Ear Togs/Brands Earmanks Shearing Frescuence or Earlows About Prescuence Requirement Frescuence Requirement Frescuence Fr	Declaration Part week Part Par
anth of PICs on Ear Tags/Rands Entractive Regulators are respectively to the properties of the respective Regulators are respectively to the regulators of the consignments that require moto these to describe the steed. (See Explanatory Natura)	Dedication Principles Prin
COD OD OD OD OD OD OD OD OD OD	Signature* Signature* Date: October of State or Territory legislation. Signature* Date* Date* Date* Date* Date* Date* Date* Tal no. Date* Date* Date* Tal no. Exa no.
s for consignments that require more these to describe the stack. (See Explanatory Natus.)	
s for consignments that require more lines to describe the stack. (See Explanator) nates)	
	Signature* *Gnly the person whose name appears above may sign this decidention, or make amendments which must be inticided. Tel no.
Consigned to	Tel no.
Tally	- 8
	Fart B to be completed by the bescon in charge or the sheep or failus while they are being moved.
Details of other statutory documents relating to this movement e.g. animal health certificate Movement commenced:	Мочеше
Ī	Ī
Have these sheep or lambs been raised consistent with the rules of an independently audited QA program on the property the PIC of which is shown above?	VEIIGE FESTALAUI IMINIOTIS)
	I am the person in ct the movement and declare all the information in Part B is true:
Have all the sheep or lambs in this consignment been treated with a scandy mourn vaccination signature. Signature	
owner stated above owned these sheep or lambs since their birth?	Part C Agents declaration for sheep or lambs sold at auction. (Completion of Part C is optional.)
one of the control of	
y of the sheep or lambs in this consignment still within a Withholding Period (WHP) or Slaughter Interval (ESI) following treatment with any veterinary drug or chemical?	Buyer's name De
Yes No If Yes, give details: (Record additional details in question 7) Agent's signature.	

EXPLANATORY NOTES – NATIONAL VENDOR DECLARATION (SHEEP AND LAMBS) AND WAYBILL

Background

The LPA National Vendor Declaration (LPA NVD) is part of the Sheep industry's commitment to food safety and product

optional in those States where waybills are not required. e Northern Territory (NT) only accepts an NT waybill as its mandatory movement document; it does not accept the LPA Northern Territory (NT), New South Wales (NSW), Queensland Western Australia (WA) and Tasmania (TAS). Only this combined LPA NVD/waybill need be completed in these Waybills are required when Sheep or Lambs (and other completion of Part B of this combined LPA NVD/waybill stock) are moved in the Australian Capital Territory (ACT), States/Territories when Sheep or Lambs are being moved. NVD/Waybill. (00) The The

Standalone waybills will continue to be available from relevant regulatory authorities, and their use is preferable if only a waybill is required.

Producers must provide a copy of this document for all Sheep or Lambs they move to another property or offer for sale or slaughter, and to request a correctly completed copy or post summary when buying Sheep or Lambs sales

misleading or unverified statements may result in prosecution and/or civil action. If you rely on the document to verify future claims about purchased stock, then the stock should be identifiable items accurately. Any false, 18

The cost of any residue testing required or undertaken in on the document is a mercial matter between the vendor and buyer (except where industry funds such testing). information given response to

The document is in triplicate.

(White) goes with the Sheep or Lambs to Top sheet:

(Pink) stays in the book and should be (Green) goes to the carrier. the purchaser. ■ Bottom sheet: ■ Middle sheet

PARTA

kept for auditing purposes.

Part A is only to be completed by the owner of the Sheep or Lambs or person responsible for the husbandry of the Sheep or Lambs

Address and PIC (Property Identification Code) of property/ place where the Journey commer

This LPA NVD can only be used when the stock are being from the property to which the pre-printed PIC is assigned. If the stock are being moved from a different

property (e.g. agistment), you should obtain an NVD from the Scabby Mouth Vaccination (Question 2) (if you DON'T owner of the property or an emergency NVD from a stock agent (if available)

if the Sheep or Lambs were walked to yards on another commencement of this journey, do not record the PIC of the property exclusively for the purpose of loading at the property on which the Sheep or Lambs were loaded. A new LPA NVD/waybill must be completed if the Sheep or Lambs have been purchased and/or moved to a new property, and then despatched to a saleyard, abattele or property, and

www.mla.com.au/lpa and select the link Attachment to The identification of Sheep or Lambs creates a clear linkage form. All PICs on tags attached to the sheep/lambs must be sheep/lambs are not vendor bred, are a mixed mob, or are being moved from a property other than their property of birth. Alternatively, a pink post-breeder tag may be attached to every animal. Ear notching, tattooing or distinctive nose or head raddles may be used for other identification purposes. The application of brands to the body of Sheep or Lambs immediately prior to dispatch is not ecommended as such brands may not be completely more lines to describe the stock, go to the website between the livestock and the information provided on this scourable from sheepskins. For consignments that require Description of Sheep or Lambs listed, especially if the

company the Sheep or Lambs are being consigned to Include in "Consigned to" the name of the person and/or Consigned to / Destination (if different)

the NVD/Waybill.

including full location address of person and/or company e.g. of the destination of the Sheep or Lambs if they are not being include in "Destination (if different)" the full location address Mr Smith ABC Stock Agents, Town, and State.

being consigned to e.g. ABC Saleyards, Town, State. Details of other statutory documents

serial Other documents relating to this movement e.g. permit, additional sheets of descriptions of Sheep or Lambs. The recorded. Additional document (s) must be attached animal health certificate, animal health statement, including the every additional document with "Attachment to LPA NVD/Waybill serial pe on must

Quality Assurance (QA) program (Quostdon 1) include here any independently audited QA program for example Flockcare, Please note LPA level 1 is not a QA program.

in approximately 3 weeks. Life-long immunity to the virus is Scabby Mouth is a viral disease of Sheep or Lambs causing a short term effect to livestock which generally recover fully generally achieved post recovery. KNOW, you must tick NO)

To meet the requirements of some live export sheep and lamb markets immunity to the virus is required. A Scabby Mouth Vaccination at least 14 days prior to presentation for sale is a requirement to qualify

Ownership (Question 3) (if you DON'T KNOW, you must tick bred and non vendor bred, you must either tick "No" and answer the subsequent question on how long they have been NO) When sending in stock in one lot that are both vendor owned for or use a separate document for the vendor bred stock and the non vendor bred stock

Veterinary drugs and chemicals (Question 4) (if your DON'T

Veterinary drugs include chemicals administered orally, by Sheep or Lambs are unsuitable for processing for and externally applied insecticides but exclude vitamin and that are registered for use in Sheep or Lambs are listed in the are met. WHPs are the period following treatment when mineral treatments. Export Slaughter Intervals (ESIs) and Withholding Periods (WHPs) for commonly used vet chemicals table in this booklet. ESIs are the period following treatment ESIs are industry standards to ensure export requirements injection or to the skin such as antibiotics, vaccines, worm when Sheep or Lambs are unsuitable for export processing. KNOW, you must tick YES) consumption in Australia.

Updated ESI information is available at

This question is important to ensure that Sheep or Lambs do Agricultural chemicals (Question 5) (If your DON'T KNOW, you must tick YES)

grain or a prepared stockfeed, previously treated with agricultural chemicals. If the answer is "Yes" record all WHPs have been met and/or that the feed complies with all ments relating to chemical residues through a QA not have unacceptable residues after consuming requested details in the space provided. If the Sheep or unless they hold SAFEMEAT endorsed vendor declarations for that feed and those declarations confirm that all required Lambs have consumed purchased feeds within 60 days prior to sale the vendor should answer "Yes" to this question ntional stockfeeds, such as pasture, crop, stubble, testing program. sent to the location address of who the Sheep or Lambs are

If any of the Sheep or Lambs consumed pasture, stubbles or

failed crops previously treated with a chemical that had no grazing/ fodder WHP on the label the question should

Animal Fats (Question 6) (if your DON'T KNOW, you must tick answered "Yes" and details provided. (ES)

Whilst State law prohibits feeding of most animal materials to for various reasons also require that sheep meat and offal they receive be sourced from Sheep or Lambs that have never in their lives been fed animal fat such as tallow, which may be included in supplementary feed materials. If you answer NO to this question, ensure that you have all LPA NVDs for introduced sheep or lambs to substantiate this ruminants, products such as animal fats (examples include tallow) are not prohibited. However, some overseas custom

Additional information (Question 7)

List any required attached documents, and attach copies of Signing this declaration has legal significance, Regulatory signing you must be absolutely satisfied you understand all suthorities may take legal action, and purchasers may seek damages if any information in part A is incorrect. Before the documents to the original and all copies of the decla Declaration

gelatine or milk products. Contact your State Agriculture or other material taken from an animal and any meals derived meal, fish meal, feather meal etc. It does not include tallow Restricted Animal Material includes any tissue, blood elements of the document, and these explanatory notes. from animals. Examples are meat and bone meals, Primary Industries Department for more details on

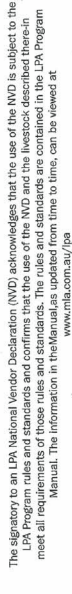
PART B

The carrier (or drover where applicable) must complete this part and sign it. When more than one truck is carrying the Sheep or Lambs all vehicle registration numbers are to be registration numbers an additional document must be part is optional within South Australia and Victoria. This LPA regulatory authorities may take legal action. Completion of this NVD/Waybill is valid for one journey only, e.g. from vendor's property to saleyard. A separate waybill must be completed for authorities will require a copy of the LPA NVD/waybill to travi with each individual vehicle. If any information is incorrerecorded, if there is insufficient space to record all the veh attached to the original and all copies. Some state regula

e.g. from saleyard to buyer's property subsequent

National Vendor Declaration (Goats) and Waybill

Edition: April 2011



Parts A and B of this travel document meet the legal requirements for a wayfoill under Queensland Stock Act 1915, Section 22; and WA Stock (Identification and Movement) Act 1970, Section 46; transported stock statement as approved under NSW Rural Lands Protection Act 1998 Section 140J; and permit to travel stock under ACT Stock Act 1991, Section 33

ALL PARTS OF THE NVD WAYBILL MUST BE COMPLETED

If you make a mistake keep the copy and use a new NVD form.

The top sheet (white) goes with the livestock to the purchaser.

The middle sheet (green) goes with the carrier.

Keep the bottom sheet (pink) for auditing purposes.

Declaration and Waybill form - available from www.mla.com.au/Ipa and select the link: Attachment to the NVD/Waybill For consignments that require more lines to describe the stock, use the Attachment to National Vendor



(GOATS	AN	GOATS) AND WAYBILL	10	G0411		(a) In the past 60 days, have any of these goats consumed any material that was still within a withholding period when harvested, collected or first grazed?
L						
Part A T	o be com	Part A To be completed by the owner or pen	rson who is re	person who is responsible for the husbandry of the goats.	e goats.	/ 720 / 720 / 720 / 720 occupant responsive to the rest rest rest rest rest rest rest res
Owner of goats	goats				GAVE CHOCKET TAND	Ě
Property/8	place wh	Property/place where the journey.commenced	enced	WOOKERSS		
(дегишно везыдач)	[6]			(TOWN/COURTE)	STATE	(a) Please include any additional information below
Property Identification This MUST be the PPC of the pro	Sentification by the PIC of the	Property Identification Code (PIC) of this property This MUST be the PC of the property that the stock is being moved from	roperty noved from			eg: vaccination programs, animal health certification, additional declarations, etc.
Number Year born	Year born	Doscription GRED, SEX & TPE	Month of	All Brands/PICs on Ear Tags or Different From the SHOWN ABOVE	Earmorks ap prezent or recureds	Declaration
					00	PERCENTIAL STATE OF THE STATE O
					00	LPA.
					00	declare that, I am the owner or the person responsible for the husbandry of the goats and
					00	that all the information in part A of this document is true and correct. I also declare that I have read and understood all the questions that I have answered, that I have read and understood the
					00	explanatory notes, and that, while under my control, the goats were not fed restricted animal
	Total	the the Attachmen	nt Forms for consig	the the Atlachmant Forms for condigrements that require more lines to describe the stock, (See Explanatory Nates)	stock, (See Explanatory Notes)	cluding meat and bone meal) in breach of State or Terri
, and the second		12				Signature* Signature* **Only the person whose name appears above may sign this dedication, or make amendments which must be initiated.
on paudisuon	8		DAMEO	NAME OF PERSON OF BUSINESS		Tel no.
WDDRE285				(TOWN/3LBURS)	GIME	8
Destinatio	on (if diff	Destination (if different) of goats		LOCATION ADDRESSI		Fart B to be completed by the person in charge of the godts while they are being moved. Completion of this part is optional in S4 and VIC.
Details of certificate,	other st animal h	Details of other statutory documents rela certificate, animal health statement	ating to this	relating to this movement e.g. permit, animal health		Movement commenced: _av
				grand by despite	07/100	Vehicle registration number(s)*:
Has the Yes	e owner	Number 70% • Has the owner stated above owned these goats since their birth? • Yes \qquad \qquad \qquad \qquad \qqqqqqqqqqqqqqqqqqqqqqqqqqqqqqqqqqqq	h ese goats s ng ago were ti	where experience their birth? I these goats since their birth? Iong ago were the goats obtained or purchased?	+	Inclusive and declare all the information in Part B is true and correct. Signature Date / /20 Tel no.
If NO, el	ther list in of goats i	n the Description Table in Pa In this consignment OR tag a	art A all PIC nu all animals wit	If NO, either list in the Description Table in Part A all PIC numbers (other than the PIC printed above) on tags of goats in this consignment OR tag all animals with a plink post breeder tag that has your PIC.	sbove) your PIC.	ore than one truck is carying the goats, other vehicle registration numbers are to be rec
A. Less to	A. Less than 2 months	nths 🗌 B. 2-6 months 📋		C. 6-12 months D. more t	D. more than 12 months	Part C Agents declaration for goats sold at auction. (Completion of Part C is optional.)
B Have a (See Exp	Have all the goats i (See Explanatory Notes)	goats in this consignmen , Notes)	nt been grov	Have all the goats in this consignment been grown under rangeland conditions? (See Epplanory Noises)		g Part C should retain the original or a (2) years, or three (3) years in WA and s
Are an Slaugh	y of the	goats in this consignmryal (ESI) following trea	nent still with	Stars I was any of the good in this consignment still within a Withholding Period (WHP) or Export Slaughter interval (ES) following treatment with any registered veterinary drug or chemical?	IP) or Export g or chemical?	Vendor code Agent s code Stock agent company
(See Exp	(See Explanatory Notes)	Notes) If Yes, give d	fetails; (Record	If Yes, give details: (Record additional details in question 6)		Buyer's name
L O'BNOW, RODUCT	RODUCT		***************************************	Ш	Week could be seen	
			W		and the state of t	

EXPLANATORY NOTES – NATIONAL VENDOR DECLARATION (GOATS) AND WAYBILL

The LPA National Vendor Declaration (LPA NVD) is part of the Goat industry's commitment to food safety and Naybills are required when Goats (and other stock) are waybill as its mandatory movement document; it does this combined LPA NVD/waybill need be completed in waybill is optional in those States where waybills are not required. The Northern Territory (NT) only accepts an NT moved in the Australian Capital Territory (ACT), Northern ferritory (NT), New South Wales (NSW), Queensland QLD), Western Australia (WA) and Tasmania (TAS). Only The completion of Part B of this combined LPA NVD/ these States/Territories when Goats are being moved. not accept the LPA NVD/Waybill.

relevant regulatory authorities, and their use is Producers must provide a copy of this document for all Standalone waybills will continue to be available from Goats they move to another property or offer for sale or slaughter, and to request a correctly completed copy or preferable if only a waybill is required.

post sale summary when buying Goats

claims about purchased stock, then the stock should be Answer all items accurately. Any false, misleading or unverified statements may result in prosecution and/or civil action. If you rely on the document to verify future identifiable against their accompanying document. General

in response to information given on the document is a The cost of any residue testing required or undertaken commercial matter between the vendor and buyer (except where Industry funds such testing).

The document is in triplicate.

(White) goes with the Goats to the Top sheet

Middle sheet (Green) goes to the carrier.

(Pink) stays in the book and should

■ Bottom sheet:

be kept for auditing purposes.

Address and PIC (Property Identification Code) of Part A is only to be completed by the owner of the goats or person responsible for the husbandry of the goats property/place where the journey commenced

This LPA NVD can only be used when the stock are being and answer the subsequent question on now long they moved from the property to which the pre-printed PIC is have been owned for <u>ox</u> use a separate document for the Rangeland conditions (Question 2) (if you DON'T vendor bred stock and the non vendor bred stock. assigned, if the stock are being moved from a different. property (e.g. agistment), you should obtain an NVD moved from the property to which the pre-printed PIC is

KNOW, you must tick NO)

from the owner of the property or an emergency NVD

Rangeland refers to goats which are harvested and have never been confined to a feedlot or subjected to any Veterinary drugs and chemicals (Question 3) (if you chemical treatment DON'T KNOW, you A new LPA NVD/waybill must be completed if the property, and then despatched to a saleyard, abattoir Goats have been purchased and/or moved to a new from a stock agent (if available)

or other destination.

Veterinary drugs include chemicals administered orally,

must tick YES)

by injection or to the skin such as antibiotics, vaccines

applied insecticides but exclude

between the livestock and the information provided on mixed mob, or are being moved from a property other may be used for other identification purposes. The application of brands to the body of goats immediately that require more lines to describe the stock, go to this form. All PICs on tags attached to the goats must be listed, especially if the goats are not vendor bred, are a than their property of birth. Alternatively, a pink postbreeder tag may be attached to every animal. Ear notching, tattooing or distinctive nose or head raddles prior to dispatch is not recommended as such brands may not be completely scourable. For consignments the website www.mla.com.au/lpa and select the link: The Identification of goats creates a clear linkage Attachment to the NVD/Waybill. Description of Goats

Include in "Consigned to" the name of the person and/or company the Goats are being consigned to including full location address of person and/or company e.g. Mr Smith Consigned to / Destination (if different) ABC Stock Agents, Town, and State.

address of the destination of the Goats If they are not being sent to the location address of who the Goats are Include in "Destination (if different)" the full location being consigned to e.g. ABC Saleyards, Town, State.

umber recorded. Additional document (s) must be including additional sheets of descriptions of Goats. The must be on every additional document with the serial Other documents relating to this movement e.g. permit, statement words "Attachment to LPA NVD/Waybill serial number..." animal health certificate, animal health attached to the original and both copies. Details of other statutory documents

Ownership (Question 1) (If you DON'T KNOW, you must tick NO) When sending in stock in one lot that are both vendor bred and non vendor bred, you must either tick "No"

should be answered "Yes" and details provided.

you answer NO to this question, ensure that you have all Whilst State law prohibits feeding of most animal materials goats that have never in their lives been fed animal fat such as tallow, which may be included in supplementary feed materials. If to ruminants, products such as animal fats (examples customers for various reasons also require that goat meal LPA NVDs for introduced goats to substantiate this claim include tallow) are not prohibited. However, some overs receive be sourced from and offal they

List any required attached documents, and attach Additional Information (Question 6)

damages if any information in declaration has legal significance. copies of the documents to the original and all copies of the declaration. Signing this

or other material taken from an animal and any meals Examples are meat and bone meals, blood meal, fish meal, feather meal etc. It does not include tallow, gelatine or milk products. Contact Restricted Animal Material includes any tissue, blood your State Agriculture or Primary Industries Departm for more details on these feeding restrictions. derived from animals.

document must be attached to the original and all this part and sign it. When more than one truck is carrying the Goats all vehicle registration numbers are copy of the LPA NVD/waybill to travel with each of this part is optional within South Australia and Victoria. This LPA NVD/Waybill is valid for one journey The carrier (or drover where applicable) must complete to be recorded. If there is insufficient space to record all the vehicle registration numbers an additional individual vehicle. If any information is incorrect only, e.g. from vendor's property to saleyard. A separate regulatory authorities may take legal action. Completion copies. Some state regulatory authorities will require waybill must be completed for any subsequent journey e.g. from saleyard to buyer's property been met and/or that the feed complies with all ements relating to chemical residues through a QA This question is important to ensure that Goats do not should answer "Yes" to this question unless they hold those declarations confirm that all required WHPs have stubbles or falled crops previously treated with a chemical stockfeeds, such as pasture, crop, stubble, grain or a licals. If the answer is "Yes" record all requested details in the space provided. If the Goats have consumed purchased feeds within 60 days prior to sale the vendor SAFEMEAT endorsed vendor declarations for that feed and program. If any of the Goats consumed pasture, that had no grazing/fodder WHP on the label the question

Animal Fats (Question 5) (if you DON'T KNOW, you

must tick YES)

Declaration

permit or written veterinary directions that include

Do not use products that are not specifically registered for use in goats except in accordance with an APVMA withholding requirements for domestic and export Export Staughter Intervals (ESIs) and Withholding

vitamin and mineral treatments.

worm and externally

part A is incorrect. Before signing you must be Regulatory authorities may take legal action, and absolutely satisfied you understand all elements of the document, and these explanatory notes. purchasers may seek

> are registered for use in Goats are listed in the table in this booklet. ESIs are the period following treatment

Periods (WHPs) for commonly used

vet chemicals that

for export processing, ESIs

when Goats are unsuitable

are Industry standards to ensure export requirements are met. WHPs are the period following treatment when Goats are unsuitable for processing for consumption in

PART B

Agricultural chemicals (Question 4) (if you DON'T

KNOW, you must tick YES)

Updated ESI information is available at

www.apvma.gov.au/ESI

prepared stockfeed, previously treated with a

have unacceptable residues after cons

National Vendor Declaration (Bobby Calves) and Waybill

Edition: April 2011



The signatory to an LPA National Vendor Declaration (NVD) acknowledges that the use of the NVD is subject to the LPA Program rules and standards and confirms that the use of the NVD and the livestock described there-in meet all requirements of those rules and standards. The rules and standards are contained in the LPA Program Manual. The information in The Manual, as updated from time to time, can be viewed at www.mla.com.au/lpa

Parts A and B of this travel document meet the legal requirements for a waybill under Queensland Stock Act 1915, Section 22; and WA Stock (Identification and Movement) Act 1970, Section 46; transported stock statement as approved under NSW Rural Lands Protection Act 1998 Section 140J; and permit to travel stock under ACT Stock Act 1991, Section 33

ALL PARTS OF THE NVD WAYBILL MUST BE COMPLETED

If you make a mistake keep the copy and use a new NVD form.

The top sheet (white) goes with the livestock to the purchaser.

The middle sheet (green) goes with the carrier.

Keep the bottom sheet (pink) for auditing purposes.

Declaration and Waybill form - available from www.mla.com.au/Ipa and select the link: Attachment to the NVD/Waybill For consignments that require more lines to describe the stock, use the Attachment to National Vendor

See Exploration The Declaration in the Collowing Space provided 1
the calves in this consignment had access to milk from cows that had been treated mally or by intramammary, intramuscular or suboutraneous injection with a veterinary middle before the milk withholding period has expired? See pointainy house No TY Yes, list details in the following space provided were suboutraneous and the suboutraneous house of the milk withholding period has expired? See pointainy house on the milk withholding period has expired? See pointainy house on the milk withholding period has expired? See pointainy house of the milk withholding period has expired see pointainy house of the milk withholding period has expired to milk the milk withholding period has expired to milk the construction of the milk withholding period has expired to milk the milk withholding period has expired to milk the milk withholding period has expired? See Expired and dated
The calves in this consignment had access to milk from cover that had been treated maily or by intramanmany; intramuscular or subortaneous injection with a veterinary mical, before the milk withholding period has expired? (See Englanzory Notas) No
the calves in this consignment had access to milk from cows that had been treated naily or by intranamentary, intramucular or subcutaneous injection with a veterinary mice, before the milk withholding period has expired? See Expansory forces NO. If Yes, list details in the following space provided workers were very considered to the following space provided workers were very considered to the following space provided workers were very considered to the following space provided very considered to the following very considered very consi
wing space provided pure turn was access of contract pure for the contract of contract pure works your pure works your pure works your
Dee MONTH
Def MONTH
The Declaration is only valid if signed and dated
253809/Tib
declare that, I am the owner or the person responsible for the husbandry of the calves and the declare that I all the husbandry of the calves and that all the husbandry is Day & of this chorumant is the and connect I also declare that I
have read and understood all the questions that I have answered, I have read and understood
the explanatory notes and the calves in this consignment meet the animal welfare requirements outlined in the explanatory notes, and while under my control, the calves were not fet restricted animal material (including meat and bone meal) in breach of State
Signature
Fax no.
Part B To be completed by the person in chargo of the calves while they are being moved. Completion of this part is optional in SA and VIC
Date and time movement commenced: / 20 : (am/pm)
Vehicle registration number(s)*:
I am the person in charge of the calves during the movement and declars all the information in Part B is true and correct.
Date / /20 Tel no. When more than one truck is carnying the calves, other vehicle registration numbers are to be recorded.
Please Note: In the case of calves sold at auction, this declaration is to be retained (original, scanned copy or summary) by the selling agent for a minimum of two (2) years, or three (3) years in WA. A copy is to be made available to any buyer of the consignment, or part of the consignment, on request.
that all the Information is that all the Information is have read and understoon the explanation of the expl

EXPLANATORY NOTES – BOBBY CALVES – FOR CALVES BETWEEN 5 AND 30 DAYS OF AGE NOT ACCOMPANIED BY THEIR DAM

The LPA National Vendor Declaration (LPA NVD) is part of the cattle industry's commitment to food safety and

those States where waybills are not required. The B of this combined LPA NVD/waybill is optional in Northern Territory (NT) only accepts an NT waybill as mandatory movement document; it does not Waybills are required when Bobby Calves (and other stock) are moved in the Australian Capital Territory Western Australia (WA) and Tasmania (TAS). Only this combined LPA NVD/waybill need be completed in these States/Territories when Bobby Calves are being moved. The completion of Part (ACT), Northern Territory (NT), New South Wales (NSW), accept the LPA NVD/Waybill. Queensland (QLD). 2

Standalone waybills will continue to be available from relevant regulatory authorities.

loaded.

saleyard, abattoir or other destin

Description of Bobby Calves

Producers must provide a copy of this document for all sale or slaughter, and to request a correctly completed copy or post sale summary when buying Bobby Calves they move to another property or offer Bobby Calves þ

should be identifiable against their accompanying or civil action. If you rely on the document to verify future claims about purchased stock, then the stock nents may result in prosecution and/ Answer all items accurately. Any false, misleading unverified stater

in response to information given on the document is a commercial matter between the vendor and buyer The cost of any residue testing required or undertaken (except where industry funds such testing).

and State

The document is in triplicate.

Top sheet:

(White) goes with the calves to the (Green) goes to the carrier. ■ Middle sheet:

(Pink) stays in the book and should be kept for auditing

Bottom sheet:

Part A is only to be completed by the owner of the Bobby Calves or person responsible for the husbandry of the Bobby Calves

both copies.

Address and PIC (Property Identification Code) of Ownership (Question 2) (If you DON'T KNOW, you property/ place where the journey comr

non vendor bred stock must tick YES) This LPA NVD can only be used when the bobby calves are being moved from the property to which the preprinted PIC is assigned. If the stock are being moved (e.g. agistment), you should obtain an LPA NVD from the owner of the property or an emergency LPA NVD if available from from a different property your stock agent.

This question is important to ensure that calves do not "Yes" record all requested details in the space have unacceptable residues after consuming stubble, grain or a prepared stockfeed, previously treated with agricultural chemicals. If the answer is conventional stockfeeds, such as pasture, crop, property exclusively for the purpose of loading at the commencement of this journey, do not record the PIC If the Bobby Calves were walked to yards on another of the property on which the Bobby Calves

Veterinary drugs and chemicals (Question 4) (If you provided. A new LPA NVD/waybill must be completed if the Bobby Calves have been purchased and/or moved

Veterinary drugs include chemicals administered orally, by injection or to the skin such as antibiotics, vaccines, worm and externally applied insecticides but exclude vitamin and mineral treatments. Export Slaughter Intervals (ESIs) and Withholding Periods (WHPs) for commonly used vet chemicals that are registered for use in Bobby Calves are listed in this booklet. ESIs are the period following treatment when Bobby Calves are unsuitable for export processing. requirements are met. WHPs are the period following ESIs are industry standards to ensure export DON'T KNOW, you must tick YES) to a new property, and then despatched to a For consignments that require more lines to describe the stock, go to the website www.mla.com.au/lpa and select the link: Attachment to the NVD/Waybill Ensure that the total number of Bobby calves being sold is put Include in "Consigned to" the name of the person

Milk Consumption (Questions 5) (If you DON'T KNOW, Updated ESI information is available at

Include exposure through access to milk from cows treated or exposed to drugs or chemicals that may be excreted in the milk. Always read the label and observe the withholding period you must tick YES)

Additional information (Question 6)

Details of other statutory documents permit, animal health certificate,

Saleyards, Town, State,

eligible" Bobby Calves must have never in their lives Use this section to provide other information on chemical use, animal health status, or commercial matters that are not covered specifically on the form including specific market eligibility. To declare "Saudi been fed animal protein, or animal fats/tallow, or animal remains, other than those naturally present animal health statement, including additional sheets of descriptions of Bobby Calves. The words "Attachment to LPA NVD/ Waybill serial number..." must be on every additional document with the serial number recorded. Additional document (s) must be attached to the original and Other documents relating to this movement e.g.

Regulatory authorities may take legal action, and purchasers may seek damages if any information in part A is incorrect, Before signing you must be absolutely satisfied you understand all elements of declaration has legal significance. the document, and these explanatory notes.

By signing the declaration you are declaring that the requirements*. People in possession of, and handling, bobby calves have a responsibility to care for the calves in a consignment meet standard animal welfare welfare of bobby calves under their control

Guidelines / Land Transport of Livestock (1st Edition

and

Restricted Animal Material includes any tissue, blood not include tallow, gelatine or milk products. Contact your State Agriculture or Primary Industries or other material taken from an animal and any meals derived from animals. Examples are meat and bone meals, blood meal, fish meal, feather meal etc. It does for more details on these feeding Department restrictions,

PART B

treatment when Bobby Calves are unsuitable for

and/or company the Bobby Calves are being consigned to including full location address of person and/or company e.g. Mr Smith ABC Stock Agents, Town, Include in "Destination (if different)" the full location address of the destination of the Bobby Calves if they are not being sent to the location address of who the Bobby Calves are being consigned to e.g. ABC

Consigned to / Destination (If different)

in the "Total" box.

processing for consumption in Australia.

this part and sign it. When more than one truck is space to record all the vehicle registration numbers an additional document must be attached to the original and all copies. Some state regulatory authorities will require a copy of the LPA NVD/waybill to travel with Waybill is valid for one journey only, e.g. from vendor's property to saleyard. A separate waybill must be The carrier (or drover where applicable) must complete carrying the Bobby Calves all vehicle registration numbers are to be recorded. If there is insufficient each individual vehicle. If any information is incorrect regulatory authorities may take legal action. This NVD/ 60 completed for any subsequent journey,

Signing this either tick "No" and answer the subsequent question on how long they have been owned for or use a are both vendor bred and non vendor bred, you must separate document for the vendor bred stock and the Stockfeed (Question 3) (If you DON'T KNOW, you must tick NO) When sending in stock in one lot that

Animal Welfare

*(The Australian Animal Welfare Standards

*(The Australian Model Code of Practice for the 2008))

Welfare of Animals: Cattle 2nd Edition (2004))

"DATE AND TIME MOVEMENT COMMENCED" IS PRODUCERS SHOULD ENSURE THAT THE SECTION COMPLETED saleyard to buyer's property.

Planning and Environment Act 1987

BANYULE PLANNING SCHEME

Notice of Approval of Amendment Amendment C59

The Minister for Planning has approved Amendment C59 to the Banyule Planning Scheme.

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

The Amendment applies the Public Acquisition Overlay to 2–4 Stubley Court, Greensborough.

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 Banyule City Council: Rosanna Service Centre, 44 Turnham Avenue, Rosanna; Greensborough Service Centre, 9–13 Flintoff Street, Greensborough; or Ivanhoe Service Centre, 275 Upper Heidelberg Road, Ivanhoe.

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

Planning and Environment Act 1987

GREATER DANDENONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C134

The Minister for Planning has approved Amendment C134 to the Greater Dandenong Planning Scheme.

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

The Amendment applies to land at 115 Chapel Road, Keysborough.

The Amendment:

 alters the Heritage Overlay as it applies to the land at 115 Chapel Road, Keysborough, to remove it from the land, except for that portion described as lot 846 on PS 629190L, containing the heritage place (Foster Farm House); and amends the Schedule to the Heritage Overlay and Planning Scheme Map No. 7HO accordingly.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Greater Dandenong City Council, 39 Clow Street, Dandenong.

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

Planning and Environment Act 1987

MILDURA PLANNING SCHEME Notice of Approval of Amendment Amendment C47

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

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

The Amendment reduces the area of land affected by the Heritage Overlay at 617 San Mateo Avenue, Mildura (HO125) and at 574 San Mateo Avenue, Mildura (HO177) and deletes the Heritage Overlay (HO122) at Walnut Avenue, Mildura.

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 Mildura Rural City Council, 108–116 Madden Avenue, Mildura.

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 C96

The Monash City Council has approved Amendment C96 to the Monash Planning Scheme.

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

The Amendment modifies the schedule to the Heritage Overlay at clause 43.01 of the Monash Planning Scheme to correctly identify the Heritage Place and to include internal alteration controls to the boiler house structure and associated elements at 61 Westminster Street, Oakleigh (HO91).

The Amendment was approved by the Monash City Council on 18 April 2011 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 28 October 2010. The authorisation has not been withdrawn.

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

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

Planning and Environment Act 1987

STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C112

The Minister for Planning has approved Amendment C112 to the Stonnington Planning Scheme.

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

The Amendment includes land in precincts HO387 (Gardiner Park Estate), HO388 (Stanley Gardens), HO389 (Caulfield Junction Estate) and HO390 (Darling Road Estate) in the Heritage Overlay and extends existing precinct HO356 (Ardrie and Repton Estates), with permanent heritage controls. The Amendment also changes Clause 21.06 (Reference Documents) and Clause 22.04 (Heritage Policy) to include the following reference documents in the Planning Scheme:

- Stonnington Thematic Environmental History, 2006;
- Stonnington Thematic Environmental History: Update 1 Addendum, March 2009;
 and
- City of Stonnington Heritage Overlay Gap Study, Heritage Overlay Precincts Final Report, March 2009.

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

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

Planning and Environment Act 1987

WARRNAMBOOL PLANNING SCHEME

Notice of Approval of Amendment Amendment C61 Part 2

The Minister for Planning has approved Amendment C61 Part 2 to the Warrnambool Planning Scheme.

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

The Amendment rezones land at 28 Aberline Road, 15, 25 and 27 Dales Road, Warrnambool, to Residential 1 Zone and applies schedule 7 to the Development Plan Overlay and schedule 4 to the Design and Development Overlay to the land.

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 Warrnambool City Council, 25 Liebig Street, Warrnambool.

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

Planning and Environment Act 1987

YARRA RANGES PLANNING SCHEME

Notice of Approval of Amendment Amendment C90 Part 3

The Minister for Planning has approved Amendment C90 Part 3 to the Yarra Ranges Planning Scheme.

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

The Amendment corrects a minor mapping anomaly that has been identified through normal operation of the current Planning Scheme. The Amendment rezones land at 30 Heritage Lane, Healesville from a Public Use Zone Schedule 1 to a Green Wedge Zone Schedule 5 to reflect the private ownership of the land.

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

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

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C116

The Greater Bendigo City Council has resolved to abandon Amendment C116 to the Greater Bendigo Planning Scheme.

The Amendment proposed to:

- rezone 214 Lockwood Road and 46 Manallacks Road, Kangaroo Flat from Farming Zone to Residential 1 Zone (approximate area 24.06 ha);
- rezone 16 Manallacks Road, 154–212 Lockwood Road, 142–152 Lockwood Road and 138 Lockwood Road, Kangaroo Flat from Farming Zone to Industrial 3 Zone (approximate area 13.78 ha);

- apply a schedule to the Development Plan Overlay over the rezoned areas;
- apply a schedule to the Environmental Significance Overlay over the rezoned areas;
- introduce a new Incorporated document in the form of a Native Vegetation Precinct Plan for the rezoned areas;
- insert the Native Vegetation Precinct Plan into Clause 52.16; and
- amend the Urban Growth Boundary as shown in the Municipal Strategic Statement;
- amend Clause 81 Incorporated Documents.
 Amendment C116 lapsed on 25 May 2011.

PETER ALLEN Executive Director Statutory Planning Systems Reform Department of Planning and Community Development This page was left blank intentionally

SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

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

32. *Statutory Rule*: Estate Agents

(General, Accounts

and Audit) Amendment (Infringements) Regulations 2011

Authorising Act: Estate Agents

Act 1980

Date first obtainable: 16 June 2011

 $Code\ A$

33. Statutory Rule: Owners

Corporations Amendment (Infringements) Regulations 2011

Authorising Act: Owners

Corporations

Act 2006

Date first obtainable: 16 June 2011

Code A

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