

## Victoria Government Gazette

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**GENERAL** 

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As from 9 June 2011

The last Special Gazette was No. 178 dated 7 June 2011.

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

## **How To Submit Copy**

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

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

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

## VICTORIA GOVERNMENT GAZETTE SCHEDULE OF FEES

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

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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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General, Special and Periodical Gazettes	\$272.18
Periodical Gazettes only	\$136.09
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## PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) QUEEN'S BIRTHDAY WEEK 2011 (MONDAY 13 JUNE 2011)

#### **Please Note:**

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

#### Copy deadlines:

Private Advertisements

9.30 am on Friday 10 June 2011

Government and Outer

**Budget Sector Agencies Notices** 

9.30 am on Tuesday 14 June 2011

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

JENNY NOAKES Government Gazette Officer

#### **VICTORIA GOVERNMENT GAZETTE**

#### Subscribers and Advertisers

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Email: gazette@bluestargroup.com.au Website: www.gazette.vic.gov.au

JENNY NOAKES Government Gazette Officer

## PRIVATE ADVERTISEMENTS

Re: GIUSEPPE MONACO, late of Anzac Lodge Nursing Home, 10–12 Anzac Avenue, Coburg North, Victoria, retired labourer, deceased

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 December 2010, are required by the trustee, Paolo Monaco, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: GIOVANNI PRINZI, late of 71 Grantham Street, West Brunswick, Victoria, retired factory worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 March 2011, are required by the trustee, Carmela Ciccone, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

IAN DAVID ROLLEY, late of 15 Yarravale Road, Kew, Victoria, air traffic controller, deceased.

Creditors, next-of-kin and others having claims in respect of the deceased, who died on 14 January 1974, are required by the executor, Duncan Ewan Rolley, of 76 Piper Street, Kyneton, Victoria, to send particulars of such claims to the executor, within 60 days from the date of publication of this notice, after which the executor will distribute the estate assets, having regard only to the claims of which he has notice.

D. E. ROLLEY, executor for the estate, 76 Piper Street, Kyneton, Victoria 3444.

Re: NANCY ELIZABETH JOHNSTON TIPPING, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of NANCY ELIZABETH JOHNSTON TIPPING, late of 22 Murphy Street, Richmond, Victoria, widow, deceased, who died on 7 April 2011, are required by the executor to send particulars of their claim to him, care of the undermentioned solicitors, by 23 November 2011, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which he then shall have notice.

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

Re: SYLVIA CONSTANCE OVERTON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of SYLVIA CONSTANCE OVERTON, late of 5 Alder Court, Frankston, Victoria, carer, deceased, who died on 7 October 2010, are required by the executor to send particulars of their claim to her, care of the undermentioned solicitors, by 23 November 2011, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which she then shall have notice.

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

Re: Estate of ROSS WILLIAM HUTCHINS.

Creditors, next-of-kin or others having claims in respect of the estate of ROSS WILLIAM HUTCHINS, late of 11 Palmer Street, Woorinen South in the State of Victoria, commercial printer, deceased, who died on 14 April 2011, are to send particulars of their claim to the executor care of the undermentioned legal practitioners by 3 September 2011, after which the executor 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.

MARIO DI PASQUALE, late of Eden Terrace Aged Care, 65A Glasgow Avenue, Reservoir, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 December 2010, are required by the trustees, Paolo Di Pasquale (also known as Paul Di Pasquale) and Gaetana Rantino, to send particulars to the trustees by 9 August 2011, care of the undermentioned solicitors, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

ADOLF NEPOMUK HAAS, late of 7/55 Daley Street, Bentleigh, Vic. 3204, retired pattern maker, deceased.

Creditors, next-of-kin and others having claims in respect of the Will of the abovenamed deceased, who died on 23 Novenber 2010, are required by the executor, Alan George Roberts, of 13 Scott Street, Dandenong, Victoria 3175, to send particulars of their claims to him by 1 September 2011, after which date the executor may convey or distribute the assets and distribute the estate, having regard only to the claims of which he then has notice. Probate was granted in Victoria on 18 April 2011.

Dated 3 June 2011

F.R. MONOTTI & CO., solicitors and notary, 13 Scott Street, Dandenong, Victoria 3175 PO Box 7174, Dandenong, Victoria 3175 DX 17516 Dandenong

Ph: (03) 9791 4111 Fax: (03) 9791 4871 AR:JR:100265

Contact: Alan G. Roberts.

HERNAN EDUARDO RODRIGUEZ, late of 24 Prince Charles Street, Clayton, Victoria 3168, paint machine operator, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the above-named deceased, who died on 29 October 2010, are required by the executor for Grant of Probate, Diane Deeming, care of 13 Scott Street, Dandenong, Victoria 3175, to send particulars of their claims to her, by 3 September 2011, after

which date the executor may convey or distribute the assets and distribute the estate, having regard only to the claims of which she then has notice. Probate was granted in Victoria on 14 February 2011.

Dated 1 June 2011

F. R. MONOTTI & CO., solicitors and notary, 13 Scott Street, Dandenong, Victoria 3175 PO Box 7174, Dandenong, Victoria 3175 DX 17516 Dandenong Ph: (03) 9791 4111 Fax: (03) 9791 4871

Ph: (03) 9791 4111 Fax: (03) 9791 4871 AR:100247 Contact Alan G. Roberts.

Re: Estate of MATHEW THOMAS PAPE, deceased

Creditors, next-of-kin and others having claims against the estate of MATHEW THOMAS PAPE, late of 108/33 Clivedon Close, East Melbourne, in the State of Victoria, deceased, who died on 14 February 2011, are required to send particulars of their claims to the estate's administrator, Raymond Albert Pape, care of the undermentioned solicitors, by 5 September 2011, after which date the executor will distribute the assets, having regard only to the claims of which he has had notice.

JOHN KEATING & ASSOCIATES, solicitors, 191 Greville Street, Prahran 3181.

Re: Estate JAMES NEIL JOHNSON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 October 2010, are required by the trustees, Robert Gordon Johnson, Edward Mark Brown, Philip John Brown and William David Brown, to send particulars to them, care of the undersigned, by 10 August 2011, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

KIM BAINBRIDGE LEGAL SERVICE PTY LTD (t/as Garden & Green), 4 McCallum Street, Swan Hill 3585.

Re: PHILIP STANLEY HARATSIS, late of 44A Beaver Street, Essendon 3040, publisher.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 21 January 2011, are required by the executor, Debra Maree Haratsis, to send

particulars of their claim to her, care of the undermentioned solicitors, by 9 August 2011, after which date the said executor may distribute the assets, having regard only to the claims of which she then has notice.

LACHLAN PARTNERS LEGAL, lawyers, Level 34, 360 Collins Street, Melbourne 3000.

Re: JOHN NORMAN, late of Hope Aged Care, 34 Lux Way, Brunswick, Victoria, retired radar consultant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 January 2011, are required by the administrators, Wendy Dwyer and Brian John Dwyer, to send particulars to them, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the administrators will convey or distribute the assets, having regard only to the claims of which they then have notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley 3172.

## Re: EDWARD KEITH ROBINSON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 February 2011, are required by the trustees, Kenneth Edward Robinson and Allen John Schaefer, care of 40–42 Scott Street, Dandenong, Victoria 3175, to send particulars to the trustees by 9 August 2011, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

#### Re: ZDZISLAWA SKOBEL, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 December 2010, are required by the trustees, Elizabeth Mylonas and Mark Skobel, care of 40–42 Scott Street, Dandenong, Victoria 3175, to send particulars to the trustees by 9 August 2011, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: IRENE LESLEY HYNDMAN, late of 9–11 Old Heidelberg Road, Alphington, Victoria

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 21 January 2011, are required by the trustee, Perpetual Trustees Victoria Limited, of Level 35, Rialto South Tower, 525 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 8 August 2011, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MADDOCKS, lawyers, 140 William Street, Melbourne 3000.

Creditors, next-of-kin or others having claims in respect of the estate of ISABEL ATKINSON, late of Kiewa Valley House Nursing Home, Hollonds Street, Mount Beauty, Victoria, widow, deceased, who died on 26 February 2011, are required by the executors to send particulars of their claims to them, care of PO Box 62, Tawonga 3697 by 31 August 2011, after which date the executors will distribute the assets, having regard only to the claims of which the executors then have notice.

MARGARET VICTORIA LYONS, PO Box 62, Tawonga 3697.

OLIVE GWENDOLINE SWANN, late of Unit 63, 208 McDonalds Road, Epping, in the State of Victoria, home duties.

Creditors, next-of-kin and others having claim in respect of the estate of the above deceased, who died at Kew in the State of Victoria on 8 February 2011, are required by Ian Bruce McNab and Alastair Finlay McNab, the executors and trustees of the estate, to send particulars of their claims to them, care of McNab McNab & Starke of 21 Gorge Road, South Morang, by 9 August 2011, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

McNAB McNAB & STARKE, solicitors, 21 Gorge Road, South Morang, Vic. 3752 Tel: 9404 1244 Ref: AFM:110240 Re: MARY POCKLINGTON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 May 2010, are required by the trustee, Murray Philip Baird, care of 9 Prospect Street, Box Hill, Victoria, to send particulars to the trustee by 12 August 2011, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

#### Re: HERBERT THOMAS WHITE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 July 2010, are required by the executors, Terence and Susan Quigley, to send particulars to them by 30 June 2011, after which date the executors will distribute the assets, having regard only to the claims of which they have notice.

TERENCE & SUSAN QUIGLEY, PO Box 115, Fitzroy, Victoria 3065.

EDWARD WARREN OWEN PERRY, late of Vasey House, 5–7 Tower Avenue, Bundoora, Victoria, retired Commonwealth public servant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 November 2010, are required by the Trust Company (Australia) Limited, ACN 000 000 993, of 3/530 Collins Street, Melbourne, Victoria, the executor, to send particulars to it, by 19 August 2011, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

THE TRUST COMPANY (LEGAL SERVICES) PTY LTD, 3/530 Collins Street, Melbourne, Vic. 3000.

Re: GUISEPPE PIPERNO, late of 1 Valnere Street, Maribyrnong 3032, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 October 2009, are required by the legal representative, Michael Warren, of Level 39, Rialto South Tower, 525 Collins

Street, Melbourne, 3000, to send particulars to him, by 10 August 2011, after which date the legal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

THOMSONS LAWYERS, Level 39, Rialto South Tower, 525 Collins Street, Melbourne 3000.

Creditors, next-of-kin and others having claims against the estate of RITA MARJORIE DWAN, late of Unit 18, Oak Grange Retirement Village, 695 Hawthorn Road, East Brighton, Victoria, retired, deceased, who died on 16 March 2011, are required by trustees, Petrushka Owen and Marilyn Ann Puglisi, care of Level 3, 520 Bourke Street, Melbourne, Victoria, to send particulars to the trustees by 23 August 2011, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

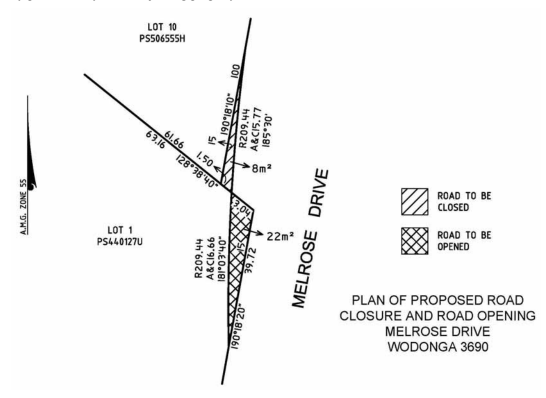
TOLHURST DRUCE & EMMERSON, lawyers Level 3, 520 Bourke Street, Melbourne, Victoria 3000.

# GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

## CITY OF WODONGA Road Closure

Melrose Drive, Wodonga

Pursuant to section 206 and clause 3 of Schedule 10 of the **Local Government Act 1989** (the Act), Wodonga City Council, at its ordinary meeting of 18 October 2010, resolved to discontinue the part of the road in Melrose Drive, shown hatched on the plan, and to sell the land from the road by private treaty to the adjoining property owner.



For more information, please contact Leon Schultz on (02) 6022 9255.

G. R. CATOR Chief Executive Officer

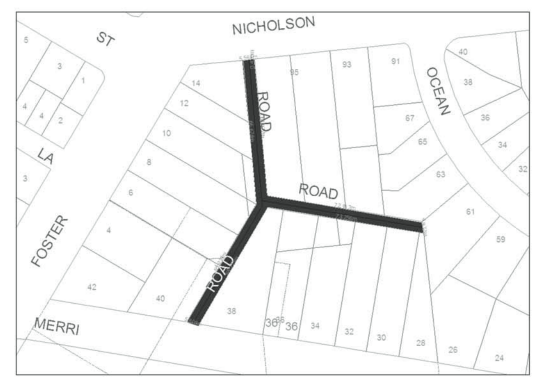


#### ROAD DECLARATION

## Section 204(1), Local Government Act 1989

Unnamed Road 86 and Unnamed Road 87, Warrnambool

Notice is hereby given that the Council, under instrument of delegation authorised by Resolution of Council made on 16 November 2009 and pursuant to its powers under the **Local Government Act** 1989, declare the area marked below (being two unnamed roads between Nicholson Street and Merri Street, Warrnambool) to be a public highway for the purposes of the **Local Government Act** 1989.



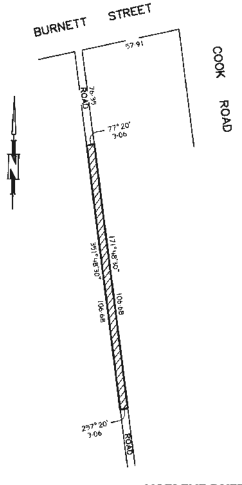
BRUCE ANSON Chief Executive Officer

#### WHITEHORSE CITY COUNCIL

#### Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Whitehorse City Council, at its meeting held on 30 May 2011, has formed the opinion that the road at the rear of 5 to 17 Thomas Street and 6 to 16 Cook Road, Mitcham, as shown hatched on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owners.

The road is to be sold subject to the right, power or interest held by Yarra Valley Water Limited in the road in connection with any sewers, drains, or pipes under the control of that authority in or near the road.



NOELENE DUFF Chief Executive Officer

#### BULOKE SHIRE COUNCIL

Proposal to Make Local Laws

#### **Local Government Act 1989 – Section 119(2)**

At its meeting on 11 May 2011, the Council resolved to make the Meetings Procedure and Common Seal (Amendment) Local Law.

Purpose of the Meetings Procedure and Common Seal (Amendment) Local Law

The proposed Local Law will amend the existing Meetings Procedure and Common Seal Local Law to ensure that its provisions are not inconsistent with the Local Government Act 1989.

General Purport of the Local Law

The general purport of the Local Law includes:

- prescribing the public notice requirements applying to Council and special committee meetings of the Council;
- prescribing how voting, including how voting for the election of the Mayor (and any Deputy Mayor) is undertaken and the circumstances in which voting by secret ballot can be used at meetings;
- amending provisions concerning the quorum requirements are consistent with those in the Local Government Act;
- amending provisions concerning minutes of meetings of the Council, special committees and assembly of Council; and
- amending the enforcement and penalty provisions of the existing Local Law to make the provisions consistent with State legislation.

Written submissions about the proposed Local Law will be considered in accordance with section 223 of the **Local Government Act 1989** and should be addressed to the Chief Executive Officer, Buloke Shire Council, PO Box 1, Wycheproof 3527. Written submissions must be received at the Council Offices no later than the close of business Friday 15 July 2011.

Any person who makes a written submission can ask to be heard by the Council in support of their submission and may be represented by a person (who is specified in their submission), to act on their behalf. The date, time and place of any meeting to hear submissions on the Local Law will be directly notified to those who have asked to be heard.

Copies of the proposed Local Law and the accompanying explanatory documents can be obtained from any of Council's five District Offices or can be viewed on the Council's website at www.buloke.vic.gov.au

WARWICK HEINE Chief Executive Officer



Responsible Cat Ownership Local Law

Melton Shire Council (Council) is considering making a local law to be known as the 'Responsible Cat Ownership Local Law' (the proposed local law).

The following information about the proposed local law is provided in accordance with section 119 of the **Local Government Act** 1989.

#### **Purpose of the Proposed Local Law**

The purposes (objectives) of the proposed local law are to:

- amend Council's General Local Law;
- minimise the adverse effects of cats in Council's municipal district;
- protect the welfare of wildlife;
- minimise the nuisance created by cats; and
- encourage responsible breeding, selling, transferring and ownership of cats.

## General Purport of the Proposed Local Law

The proposed local law, if made, will:

- insert a new Part 7 in Council's General Local Law;
- make it an offence for certain persons to sell or give or allow to be given or sold to another any cat that has not been desexed; and
- make it an offence for a person to own a cat that has not been desexed unless the cat is owned by one of the persons specified in the Local Law or there is written veterinary advice stating that the health of the cat is liable to be significantly prejudiced if it is desexed.

A copy of the proposed local law may be inspected at Council's office during office hours and by looking at Council's website, www. melton.vic.gov.au/law

Any person may make a submission relating to the proposed local law. Any submission must be received by Council on or before 8 July 2011, and will be considered in accordance with section 223 of the **Local Government Act 1989**. Any person making a submission is entitled to request (in the submission itself) to be heard in support of the submission by appearing before a meeting of a Council committee (either personally or by a person acting on his or her behalf). In that event, the person and will be notified of the date and time of the hearing.

Submissions should be lodged at Council's office or posted to Council at PO Box 21, Melton 3337. Enquiries should be directed to Peter Bean on 9747 7234.

Council will meet to consider making a local law in the form of the proposed local law at its Ordinary Meeting to be held on 11 August 2011.

KEL TORI Chief Executive Officer



## **Public Holidays Act 1993**

The Council has previously determined in accordance with the provisions of section 7(2a) of the **Public Holidays Act 1993**, that a full public holiday will apply throughout the municipal district for Melbourne Cup Day.

The Melbourne Cup Day for 2011 falls on Tuesday 1 November 2011.

In accordance with section 9(a) of the **Public Holidays Act 1993**, a full day bank holiday will apply throughout the municipal district on 1 November 2011.

DAVID KEENAN Chief Executive Officer

#### MONASH CITY COUNCIL

Local Law No. 4 – Prohibition on Smoking

Monash City Council (Council) is considering making a local law to be known as the 'Local Law No. 4 – Prohibition on Smoking' (the proposed local law).

The following information about the proposed local law is provided in accordance with section 119 of the Local Government Act 1989:

Purpose of the Proposed Local Law

The purposes (objectives) of the proposed local law are to:

- promote a physical and social environment free from hazards to health, in which the residents of the municipal district can enjoy a quality of life that meets the general expectations of the community; and
- provide for the peace, order and good government of the municipal district.

General Purport of the Proposed Local Law The proposed local law, if made, will:

- make it an offence to smoke at certain events, including events organised or sponsored by Council; and
- make it an offence to smoke inside a building on Council land, within 10 metres of the entrance to such buildings, within 10 metres of a building on a reserve dedicated or used for outdoor cultural, sporting or recreational purposes, or on Council land.

A copy of the proposed local law may be inspected at Council's Civic Centre, 293 Springvale Road, Glen Waverley, during office hours and on Council's website.

Any person may make a submission relating to the proposed local law. Any submission must be received by Council before 5.00 pm, 15 July 2011, and will be considered in accordance with section 223 of the **Local Government Act 1989**. Any person making a submission is entitled to request (in the submission itself) to be heard in support of the submission by appearing before a meeting of a Council committee (either personally or by a person acting on his or her behalf). In that event, the person will be notified of the date and time of the hearing.

Submissions should be lodged at Council's office at the Civic Centre, 293 Springvale Road Glen Waverley or posted to Council at PO Box 1, Glen Waverley, Vic. 3150 and addressed to the Chief Executive Officer. Enquiries should be directed to Nick Andrianis on 9518 3696.

Council will consider making a local law in the form of the proposed local law at its meeting on 30 August 2011.

> DAVID CONRAN Chief Executive Officer



#### Road Management Act 2004

REVIEW OF ROAD MANAGEMENT PLAN

In accordance with section 54(5) of the **Road Management Act 2004** and Road Management General Regulations 2005, Yarriambiack Shire Council intends to conduct a review of its Road Management Plan.

The purpose of the review, consistent with the role, functions and responsibilities of the Council as a road authority under the Act, is to ensure the standards in relation to and the priorities to be given to the inspection, maintenance and repair of the roads and the classes of road to which Council's Road Management Plan applies are safe, efficient and appropriate for use by the community served by the Council.

The review will apply to all of the roads and classes of roads to which the Road Management Plan applies.

A copy of Council's current Road Management Plan is available for inspection at the Yarriambiack Shire Offices in Warracknabeal, service centres at Rupanyup and Hopetoun or accessed online by viewing Council's website, www.yarriambiack.vic.gov.au, and following the links.

Written submissions on the proposed review will be received until Friday 8 July 2011. Submissions should be addressed to Mr Ray Campling, Chief Executive Officer, Yarriambiack Shire Council, PO Box 243, Warracknabeal, Victoria 3393.

RAY CAMPLING Chief Executive Officer



## Planning and Environment Act 1987 BOROONDARA PLANNING SCHEME

Notice of Preparation of Amendment Amendment C112

Authorisation A01894

The Boroondara City Council has prepared Amendment C112 to the Boroondara Planning Scheme.

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

The land affected by the Amendment is 431 Auburn Road, Hawthorn.

The Amendment proposes to:

- rezone 431 Auburn Road, Hawthorn from Business 3 Zone to Residential 1 Zone;
- apply the Development Plan Overlay, Schedule 2 (Institutional Uses) to 431 Auburn Road, Hawthorn; and
- apply the Environmental Audit Overlay to 431 Auburn Road, Hawthorn.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, City of Boroondara, Planning Customer Service Counter, 8 Inglesby Road, Camberwell 3124; Hawthorn Customer Service Centre, 360 Burwood Road, Hawthorn 3122; and at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is 11 July 2011. A submission must be sent to the Boroondara City Council, Strategic Planning Department, City of Boroondara, Private Bag 1, Camberwell, Victoria 3124.

DR CATHERINE DALE Chief Executive Officer



#### Planning and Environment Act 1987

GREATER DANDENONG PLANNING SCHEME

Notice of Preparation of Amendment Amendment C131

Authorisation A01971

The City of Greater Dandenong has prepared Amendment C131 to the Greater Dandenong Planning Scheme.

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

The Amendment applies to land at 227 Princes Highway, Dandenong.

The Amendment proposes to rezone Business 4 Zone land to part Residential 1 Zone and part Residential 2 Zone, and add Schedule 9 to the Development Plan Overlay. It also proposes to modify maps at Clauses 21.03, 21.04 and 22.09 for consistency with the proposed rezoning.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, 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 City of Greater Dandenong Council Offices, 39 Clow Street, Dandenong or the City of Greater Dandenong website at www.greaterdandenong.com

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

The closing date for submissions is 15 July 2011. A submission must be sent in writing to: Mr Jody Bosman, Manager Planning and Design, City of Greater Dandenong, PO Box 200, Dandenong, Victoria 3175.

MR JODY BOSMAN Manager Planning and Design City of Greater Dandenong

#### **EXEMPTION**

Application No. A109/2011

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act) by Glen Eira U3A Inc. (the applicant). The application for exemption is to enable the applicant to grant membership of its organisation and provide services only to people aged 55 years and over (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Paul Herbert Shewan, exemptions granted in 2001 and 2007 and the published reasons for the former, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 37, 42, 59, 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 offers continuous learning services to senior retired persons at low cost. It has its origins in the United Kingdom and is part of a world wide movement which seeks to provide non-university learning to retired persons. The services are provided by volunteers offering learning through a range of formats including lectures, seminars and discussion groups. The applicant has limited space to provide services to its members who are increasing in numbers and so the age limit of 55 years is required to allow the applicant to continue to operate. The applicant receives funding from the Victorian Government, the U3A Network and from member subscriptions.
- The applicant has been granted exemptions previously (A535/2000 and A67/2007), with the most recent expiring on 1 March 2010. The reasons for seeking the exemption and the information about the operations and purpose of the applicant remain the same today.
- 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 persons aged under 55 years who would wish to join the applicant organisation. 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 37, 42, 59, 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 8 June 2014.

Dated 6 June 2011

A. DEA Member

#### **EXEMPTION**

#### Application No. A104/2011

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act) by Robinson House Inc. (the applicant). The application for exemption is to enable the applicant to advertise for and employ only women in the organisation (the exempt conduct).

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

In granting this exemption the Tribunal noted:

- The applicant manages three properties which provide residential and other services to women and their children who have experienced and in some cases are fleeing domestic violence.
- Domestic violence is usually gender based with the male partner directing violence towards the women (and sometimes children) within the home. The applicant believes that in order for the women and children who they assist to feel safe, they are best supported by other women.
- Employees of the applicant work in the three properties and from an administration centre located at the rear of one of the properties. For the reasons set out above, the applicant believes that all staff, including administrative staff, ought to be women.
- A previous exemption was granted to the applicant which expired on 30 January 2010 (A20/2007).
- 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 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, 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 8 June 2014.

Dated 31 May 2011

A. DEA Member

#### **EXEMPTION**

### Application No. A85/2011

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act) by Fahdriscoll Enterprises Pty Ltd (the applicant). The application for exemption is to enable the applicant to conduct a social venue for male homosexual patrons only called 'the Sircuit Bar' at 103–105 Smith Street, Fitzroy, other than Sundays from 3 pm onwards, and to advertise that fact (the exempt conduct).

Upon reading the material filed in support of this application, including two affidavits of Christopher Driscoll, evidence of advertising undertaken in accordance with the Tribunal's directions, the evidence of the representatives of the applicant at today's hearing and the Reasons for Decision given on 18 October 2007 in respect of a previous exemption, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 42, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- The Sircuit Bar has been designed to provide a venue for gay men. The ground floor level includes a bar, lounge area and poolroom. The first floor includes a movie lounge and private areas. No alcohol is served on the first floor.
- The applicant says that, although there are many other venues which welcome the gay community, the experience is that those environments can be uncomfortable for gay men who wish to display affection or otherwise engage in interactions of the same type which are engaged in by heterosexual people and couples. For gay men those actions

- can readily lead to misunderstanding and disparaging comments which are not applied to heterosexual people. The applicants wish to provide a venue where it is safe and acceptable to openly express homosexuality.
- In addition to providing a social venue, the Sircuit Bar is used for gay men's social and community groups to meet. One of those groups is People Living With HIV and Aids Victoria (PLWHA). The applicant submitted a letter of support from the Executive Officer of that organisation which refers to the role the venue takes in promoting social events and providing information about gay health issues. More than \$15,000 has been raised through the venue which has been donated to PLWHA to support people living with HIV who are in financial difficulty and contribute to other programs.
- As noted above, a previous exemption for the same venue and on same terms was granted in name of National Management Plus Pty Ltd in October 2007. That exemption expired on 24 October 2010. The representatives of the applicant in this matter operated the venue under the previous company and gave evidence that there is no record of any individual complaint from a patron or other individual or from authorities arising from the exemption. The applicants say that, to the contrary, they have received positive comments about the venue and the manner of its operation and about the contribution made to the broader gay community through the applicant's involvement with organisations such as PLWHA.
- In practice, the applicant does not use the exemption in order to ask patrons about their sexuality. The applicant primarily relies on the exemption to exclude women from the venue, other than on Sundays after 3 pm. This is to ensure that gay men are not subject to attempts to change their sexuality which reduce their comfort in the venue which includes being fully accepted for who they are. At times the applicant asks male heterosexual patrons to leave but that usually arises under liquor licensing and other laws which allow for exclusion for drunkenness, harassment or other inappropriate conduct.

- This exemption application expressly states that it will not apply to the venue on Sundays from 3.00 pm onwards, when the venue will be open to all patrons.
- The Tribunal gave the Human Rights and Equal Opportunity Commission (Commission) notice of the exemption application and hearings and was advised that the Commission did not wish to intervene.
- 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 women and heterosexual men who would wish to attend the Sircuit Bar and the right of women and heterosexual men not to have their privacy arbitrarily interfered with. 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 42, 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 8 June 2014.

Dated 1 June 2011

A. DEA Member

#### **EXEMPTION**

## Application No. A134/2011

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act** 1995 (the Act) by Parks Victoria (the applicant). The application for exemption is to enable the applicant to advertise for and employ only Aboriginal members of the Gunditj Mirring Traditional Owners Aboriginal Corporation in designated field and office based positions within the applicant organisation (the exempt conduct).

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

In granting this exemption the Tribunal noted:

- The applicant, in line with Federal Government registered Indigenous Land Use Agreement [2007] FCA 474 between State and Federal Governments and the Gunditj Mirring Traditional Owners Aboriginal Corporation (the Corporation) on behalf of the Gunditjmara people, is required to co-operatively manage relevant public land in south-west Victoria. That public land comprises areas held under native title by the Corporation on behalf of the traditional owners, including Mt Eccles National Park.
- Mt Eccles National Park co-operatively managed by the State and the Corporation under the direction of the Budj Bim Council. That Council has asked the applicant to maximise employment and training opportunities for Gunditimara people to work on their own country. The positions in issue would predominantly be located within the Gunditj Mirring native title held area and all positions will play a key role in the management of that country (including Gunditimara cultural heritage) and communication between Gunditimara people and the applicant.
- The applicant believes that members of the Corporation would best fill the specific positions because they will have a true understanding and appreciation of the traditional owners' beliefs, customs, values and affinity with cultural sites and places. As the appointees will have access to privileged information concerning traditional ecological knowledge, customs and practices, it is vital the traditional owners accept them.
- The Tribunal has granted similar exemptions to the applicant in respect of other areas of Victoria for which the applicant is responsible (A119/2009, A230/2009 and A127/2007).
- The appointees will help the applicant reach its current target for Indigenous people to comprise at least 10% of its workforce.

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 persons who are not Aboriginal members of the Corporation who would wish to be employed in the designated positions. I am satisfied that the exemption is a measure taken for the purpose of assisting or advancing Indigenous people who are disadvantaged and so it does not amount to discrimination under the Charter. In any event, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 13, 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 8 June 2014.

Dated 1 June 2011

A. DEA Member

#### **EXEMPTION**

## Application No. A136/2011

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act) by Scoresby Primary School (the applicant). The application for exemption is to enable the applicant to advertise for and employ only a male in the role of male integration aide to work with a specific male student (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Maureen Fowler, 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 male student attending the applicant school has been granted funding under the applicant's disabilities and impairments program for an integration aid. It is appropriate that the integration aide also be male to ensure that the assistance the student requires can be provided.
- 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 females who would wish to be employed in the integration aide role. I am satisfied that in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 13, 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 8 June 2014.

Dated 1 June 2011

A. DEA Member

#### **EXEMPTION**

## Application No. A139/2011

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act) by Brimbank City Council (the applicant). The application for exemption is to enable the applicant to advertise for and employ only an Indigenous person in the role of Reconciliation Action Plan Development Consultant (the exempt conduct).

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

In granting this exemption the Tribunal noted:

- The applicant has a long standing commitment to develop a Reconciliation Action Plan. The position of Reconciliation Action Plan Development Consultant is required to assist the applicant to identify opportunities for consultation with the Indigenous community in relation to the development of that plan and to ensure that the needs of the Indigenous community served by the applicant are reflected in that plan. Knowledge of the Indigenous community and its culture will be essential in ensuring that the development of the plan is effective.
- 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-Indigenous persons who would wish to be employed in the Reconciliation Action Plan Development Consultant role. I am satisfied that the exemption is a measure taken for the purpose of assisting or advancing Indigenous people who are disadvantaged and so it does not amount to discrimination under the Charter. In any event, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 13, 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 8 June 2014.

Dated 1 June 2011

A. DEA Member

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 9 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.

- ALEXANDER, Phyllis Rae, formerly of Room 17, Westernport Lodge, 4–6 Victoria Street, Hastings, Victoria 3915, but late of Bayview Aged Care Facility, 1275 Frankston–Dandenong Road, Carrum Downs, Victoria 3201, pensioner, deceased, who died on 11 March 2011.
- BUTLER, Margaret, late of Elanora Nursing Home, 7 Mair Street, Brighton, Victoria 3186, retired, pensioner, deceased, who died on 28 December 2010.
- CURRIE, John Gilmore, late of Grand Ridge Lodge Nursing Home, 4 Brennan Street, Mirboo North, Victoria 3871, deceased, who died on 29 March 2011.
- LANE, Kenneth William, late of 14 Fleming Road, Woodend, Victoria 3442, retired, deceased, who died on 4 February 2011.
- WAUGH, Jean, late of Classic Residences, 13 Clendon Street, Brighton East, Victoria 3187, retired, pensioner, deceased, who died on 17 September 2010.

Dated 31 May 2011

ROD SKILBECK Manager Client Services

#### **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**.

Willsmere Village Community Group Inc.; Ballarat Dutch 50+ Club Incorporated; Montemurro Bocce Club Inc.; St. Neofytos Greek Orthodox Church and Community of Reservoir and Districts Inc.; Friends of Chambers Reserve Inc.; Lomah Retreat Inc.; Melbourne East Area Consultative Committee Inc.; Terra Australis Organization for Appropriate Development Inc.; Southern Cross K9 Inc.; Victorian Ambulance Counselling Unit Inc.; North West Region Football Board Inc.; Central Murray Region Football Board Inc.; Hastings Police Senior Citizens Register Inc.; Wyeeboo Sports Club Inc.; The Carboot Golfers Social Sports Club Inc.; Central City Retail Forum Inc.; Yarra Melbourne Moreland Horn of Africa Women Inc.; Friends of Edendale Inc.; Group for the Lilydale & District Environment (Glade) Inc.; Buchan and District Community Emergency Response Team Inc.; Tooren Vale Pony Club Inc.; Council of Optometry Registration Authorities Inc.; Hellenic Law Students Association Inc.; Klim Swim Trojans Inc.; Sedentrees Association Inc.; National Parts Code Inc.; Operation Defy Inc.; Brrrr Theatre Group Inc.; Tallangatta and District Blue Light Disco Inc.; Salesian Old Collegians Amateur Football Club Inc.; Goulburn Valley Buddhist Association Inc.; South Gippsland Celebrate Inc.; Van-Lang Foundation Inc.

Dated 9 June 2011

DAVID BETTS Deputy Registrar of Incorporated Associations PO Box 4567 Melbourne, Victoria 3001

# Co-operatives Act 1996 MASTERY CO-OPERATIVE LTD

On application under section 601AA(2) of the **Corporations Act 2001** (the Act), by the co-operative named above, notice is hereby given under section 601AA(4) of the Act, as applied by section 316 of the **Co-operatives Act 1996**, that, at the expiration of two months from the date of this notice, the name of the co-operative listed above will, unless cause is shown to the contrary, be removed from the register of co-operatives and the registration will be dissolved.

Dated 9 June 2011

CLAIRE NOONE Director Consumer Affairs

## Agricultural and Veterinary Chemicals (Control of Use) Act 1992

APPOINTMENT OF AUTHORISED OFFICERS

I, Anthony Gerard Britt, Manager Animal Standards in the Department of Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 74 of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992 and of my respective powers to appoint authorised officers under section 53 of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992, hereby appoint the following persons

employed in the Public Service as authorised officers for the purposes of all of the provisions of the **Agricultural and Veterinary Chemicals** (Control of Use) Act 1992 and any Regulation or Order made under this Act. These appointments remain in force until revoked or until 30 June 2012.

Name of person John Gerard Gibney Claire Louise Wade Stephen Mills Pefanis Natasha Nicole Williams Dated 23 May 2011

> ANTHONY GERARD BRITT Manager Animal Standards

## Livestock Disease Control Act 1994 APPOINTMENT OF INSPECTORS

I, Anthony Gerard Britt, Manager Animal Standards in the Department of Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 103 of the Livestock Disease Control Act 1994 and of my respective powers to appoint inspectors under section 108 of the Livestock Disease Control Act 1994, hereby appoint the following persons, who hold positions under the provisions of the Public Administration Act 2004, as inspectors for the purposes of all of the provisions of the Livestock Disease Control Act 1994 and in respect of all livestock. These appointments remain in force until revoked or until 30 June 2012.

Name of person John Gerard Gibney Claire Louise Wade Stephen Mills Pefanis Natasha Nicole Williams Dated 23 May 2011

> ANTHONY GERARD BRITT Manager Animal Standards

## Prevention of Cruelty to Animals Act 1986 APPROVAL OF GENERAL INSPECTORS

I, Hugh Warwick Chorley Millar, Executive Director Biosecurity Victoria in the Department of Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 38 of the **Prevention of Cruelty to Animals Act 1986** and of my respective powers to approve inspectors under section 18 of the **Prevention of Cruelty to Animals Act** 

1986, hereby aprove the following persons, who are inspectors of livestock under the provisions of the Livestock Disease Control Act 1994, as general inspectors for the purposes of Part 2A and Part 3A of the Prevention of Cruelty to Animals Act 1986. These approvals remain in force until revoked or until 30 June 2012.

Name of person John Gerard Gibney Claire Louise Wade Stephen Mills Pefanis Natasha Nicole Williams Dated 30 May 2011

> HUGH WARWICK CHORLEY MILLAR Executive Director Biosecurity Victoria

#### Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 29A(2) of the **Children's Services Act 1996**, the Acting Secretary, Department of Education and Early Childhood Development, hereby declares that Goroke Preschool, licence ID 2081, is exempt from the qualified staff member requirements as set out in regulations 53(1)(b)(ii) and 53(2) of the Children's Services Regulations 2009.

This exemption remains in force until 31 December 2011 unless revoked earlier.

Dated 30 May 2011

JEFF ROSEWARNE
Acting Secretary
Department of Education
and Early Childhood Development

### Children's Services Act 1996 NOTICE OF EXEMPTION

Under section 29A(2) of the **Children's Services Act 1996**, the Acting Secretary, Department of Education and Early Childhood Development, hereby declares that Kialla Children's Centre, licence ID 9600, is exempt from the qualified staff member requirements as set out in regulation 53(1)(a)(ii), 53(1)(b)(ii) and 53(2) of the Children's Services Regulations 2009.

This exemption remains in force until 31 December 2011 unless revoked earlier.

Dated 1 June 2011

JEFF ROSEWARNE Acting Secretary Department of Education and Early Childhood Development

#### Children's Service Act 1996

NOTICE OF EXEMPTION

Under section 29A(2) of the **Children's Services Act 1996**, the Acting Secretary, Department of Education and Early Childhood Development, hereby declares that the Swifts Creek Community Centre, licence ID 2832 (the service), is exempt from the qualified staff member requirements as set out in regulations 55(2)(a)(ii), 55(2)(b)(ii) and 55(3) of the Children's Services Regulations 2009.

This exemption remains in force until 30 June 2011 unless revoked earlier.

Dated 25 May 2011

JEFF ROSEWARNE
Acting Secretary
Department of Education and
Early Childhood Development

#### Children's Service Act 1996

NOTICE OF EXEMPTION

Under section 29A(2) of the **Children's Services Act 1996**, the Acting Secretary, Department of Education and Early Childhood Development, hereby declares that the Kaniva Kindergarten, licence ID 11167, is exempt from the qualified staff member requirements as set out in regulations 53(1)(b)(ii) and 53(2) of the Children's Services Regulations 2009.

This exemption remains in force until 31 December 2011 unless revoked earlier.

Dated 30 May 2011

JEFF ROSEWARNE Acting Secretary Department of Education and Early Childhood Development

#### **Education and Training Reform Act 2006**

NOTIFICATION CANCELLING REGISTRATION OF A TEACHER

Pursuant to section 2.6.29 of the **Education** and **Training Reform Act 2006**, the Victorian Institute of Teaching must disqualify a registered teacher from teaching and cancel his/her registration where that person has been convicted or found guilty at any time in Victoria, or elsewhere, of a sexual offence.

On 19 May 2011, Geoffrey Thomas was convicted of the sexual offences of three counts of indecent act with a child under 16, and three counts of incest – by parent.

On 19 May 2011, Geoffrey Thomas was disqualified from teaching and his registration as a teacher in Victoria was cancelled.

#### **Education and Training Reform Act 2006**

NOTICE OF ORDER

Keilor Heights Primary School Council Milleara Primary School Council

Notice is given that on and with effect from 23 May 2011 an Order (Ministerial Order No. 410) was made under subsections (1) and (6) of section 2.3.2 of the **Education and Training Reform Act 2006**.

The Order constitutes a new Keilor Heights Primary School Council under subsection (1) of section 2.3.2 of the Education and Training Reform Act 2006.

The general purpose of the Order under subsection (6) of section 2.3.2 is to provide for the dissolution of Keilor Heights Primary School Council and Milleara Primary School Council.

The Order also provides that the new Keilor Heights Primary School Council is the successor of Keilor Heights Primary School Council and Milleara Primary School Council.

THE HON. MARTIN DIXON, MP Minister for Education



#### Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 2287 in the category described as Heritage Place.

Former Northcote Theatre 212–220 High Street Northcote Darebin City

#### **EXTENT**

- 1. All of the building marked B1 on diagram 2287 held by the Executive Director.
- All of the land marked L1 on Diagram 2287 held by the Executive Director being all of Lot 1 on Title Plan 745275.

Dated 9 June 2011

JIM GARD'NER Executive Director



#### Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 2280 in the category described as Heritage Place.

Dalys Cottage 460 Percydale Road Percydale Pyrenees Shire

## EXTENT

- 1. All the land marked L1 on Diagram 2280 held by the Executive Director, being all of the land described as Lot 2 on Plan of Subdivision 208117L.
- All the buildings and structures B1 and B2 on Diagram 2280 held by the Executive Director.

B1 Cottage and Stable

B2 Cottage

Dated 9 June 2011

JIM GARD'NER Executive Director



## Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 2279 in the category described as Heritage Place.

Horsham Town Hall 78 Wilson Street Horsham Horsham Rural City

#### **EXTENT**

- 1. All the land marked L1 on Diagram 2279 held by the Executive Director, being all of the land described in Certificates of Title Volume 6156 Folio 058, Volume 4753 Folio 478, Volume 3890 Folio 903, Volume 4753 Folio 477, Volume 1651 Folio 127 and Volume 5606 Folio 052.
- 2. All the building marked B1 on Diagram 2279 held by the Executive Director.

Dated 9 June 2011

JIM GARD'NER Executive Director



#### Heritage Act 1995

#### NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 2256 in the category described as Heritage Place.

Camperdown Botanic Gardens And Arboretum 220 Park Road Camperdown Corangamite Shire

#### **EXTENT**

- All the buildings marked as follows on Diagram 2256 held by the Executive Director.
  - **B1** Picnic Shelter
  - **B2** Potting Shed
  - B3 Caretaker's cottage (in caravan park).
- All the features marked as follows on Diagram 2256 as held by the Executive Director.
  - F1 Main entrance gates
  - F2 Rotunda plinth
  - F3 Former Location of Robert Burns statue
  - F4 Arboretum entrance gates
  - F5 Reservoir.

- 3. All the paths marked as P1 on Diagram 2256 as held by the Executive Director.
- All the land shown as L1 on Diagram 2256 as held by the Executive Director being part of Crown Allotment 4 and all of Crown Allotment 4E, Section 7, Parish of Colongulac.

Dated 9 June 2011

JIM GARD'NER Executive Director

### Mineral Resources (Sustainable Development) Act 1990

DEPARTMENT OF PRIMARY INDUSTRIES

Exemption of Land from an Exploration or Mining Licence

I, David Boothroyd, Manager Earth Resources Tenements, pursuant to section 7 of the Mineral Resources (Sustainable Development) Act 1990 and under delegation from the Minister for Energy and Resources hereby exempt all that Crown land situated within the boundaries of exploration application 5364 from being subject to an exploration licence and a mining licence.

Dated 3 June 2011

DAVID BOOTHROYD Manager Earth Resources Tenements

Manager Earth Resources Tenements
Earth Resources Regulation Branch

## Victorian Managed Insurance Authority Act 1996

PUBLIC HEALTHCARE PROGRAM

Pursuant to section 25A of the Victorian Managed Insurance Authority Act 1996, I direct the Victorian Managed Insurance Authority (VMIA) to provide a full range of insurance to the Public Healthcare Program. The Public Healthcare Program covers the following entities:

- 1. Bush Nursing Hospitals;
- 2. Denominational Hospitals;
- 3. Privately Operated Public Hospitals;
- 4. Medical Research Agencies;
- 5. Mental Health Service Agencies;
- 6. Specialised Health Agencies;
- 7. Medical Practitioners covered by the Rural General Practitioner Program;

- 8. Community Health Service Agencies;
- 9. Cemetery Trust;
- 10. Community Emergency Response Teams;
- 11. Primary Care Partnership Agencies;
- 12. Post Acute Care Agencies;
- 13. Needle Syringe Exchange Agencies;
- 14. Miscellaneous Healthcare Risks;
- 15. Former Public Healthcare Agencies that no longer operate;
- 16. Community Service Organisations; and
- 17. Entities or persons engaged in the Direct Employment Project.

This direction is effective for one year from 1 July 2011 to 30 June 2012 (both dates inclusive), with the VMIA to determine the premium payable by the Public Healthcare Program.

Dated 27 May 2011

ROBERT CLARK MP Minister for Finance

### Victorian Managed Insurance Authority Act 1996

ALLIANCE PROFESSIONAL INDEMNITY INSURANCE

Pursuant to section 25A of the Victorian Managed Insurance Authority Act 1996, I direct the Victorian Managed Insurance Authority (VMIA) to provide professional indemnity insurance to bodies within a project alliance where those bodies can demonstrate the following:

- that they have failed to obtain an appropriate level of insurance from a provider, other than from the Victorian Managed Insurance Authority (VMIA), for the duration of the project, or the duration of the project alliance or any related period thereafter;
- having failed to obtain appropriate project alliance insurance from an alternative provider, a representative of the project alliance has sought such cover from the Victorian Managed Insurance Authority; and

c) the steps taken to obtain comparable cover from alternative providers upon request by the VMIA or the Department of Treasury and Finance.

The VMIA shall charge such bodies a commercial premium for the insurance provided in accordance with this Direction. The VMIA shall provide the insurance on its usual terms, conditions and exclusions, subject to any deductibles, amendments or variations the VMIA agrees or deems necessary.

For the purposes of this direction, a project alliance refers to a commercial/legal framework between a department, agency, Government-backed enterprise or other Government-funded body, as owner-participant, and one or more private sector parties, for the purpose of delivering a capital works project where the project alliance has the following characteristics: agrees to a collective sharing of project risks; no fault, no blame, no dispute arrangements; three-limb compensation model; unanimous principle based decision-making on all key project issues; and uses an integrated project team.

This direction is effective for one year from 1 July 2011 to 30 June 2012 (both dates inclusive).

Dated 27 May 2011

ROBERT CLARK MP Minister for Finance

#### Victorian Managed Insurance Authority Act 1996

INSURANCE FOR THE MEMBERS OF THE VICTORIAN BUSHFIRE APPEAL FUND ADVISORY PANEL

Pursuant to section 25A of the Victorian Managed Insurance Authority Act 1996, I direct the Victorian Managed Insurance Authority (VMIA) to provide appropriate insurance to the following members of the Victorian Bushfire Appeal Fund Advisory Panel (the Panel members), and any additional members appointed during the period of this direction:

The Hon. Patrick McNamara (Chair); The Hon. Robert Tickner; Ms Christine Nixon; and Ms Pam White. This direction is effective from 1 July 2011 until 30 June 2012 (both dates inclusive), with the VMIA to determine the premiums payable by the Panel members, as well as any policy terms and conditions as it sees fit.

Dated 27 May 2011

ROBERT CLARK MP Minister for Finance

### Victorian Managed Insurance Authority Act 1996

## DIRECTION BY THE MINISTER FOR FINANCE OF THE STATE OF VICTORIA TO THE VICTORIAN MANAGED INSURANCE AUTHORITY

Indemnity to Homeowners with Builders Warranty Cover Issued by Homesafe Equities Pty Ltd

I, Robert Clark, Minister for Finance, in accordance with section 25A(1)(b) of the **Victorian Managed Insurance Authority Act 1996** and all other powers vested in me thereunder, hereby direct the Victorian Managed Insurance Authority ('the Authority') to establish, operate and administer, in accordance with this instrument, a scheme to issue indemnities to homeowners whose homes are covered by builders warranty bonds issued by Homesafe Equities Pty Ltd ('Homesafe') between 1 July 2003 and 26 April 2004 ('the Homesafe bondholders') to the extent of the indemnity provided to each homeowner by Homesafe under the Homesafe bondholder's builders' warranty bond.

The Authority shall indemnify the Homesafe bondholders subject to the following conditions:

- (a) the Authority shall not charge any premium or other fee to the Homesafe bondholders for the provision of an indemnity by the Authority; and
- (b) the Homesafe bondholders shall assign to the Authority all rights of recovery against Homesafe under the builders warranty cover issued by Homesafe.

The Authority shall provide indemnities to the Homesafe bondholders in accordance with this direction. The power of the Authority to provide such indemnities expires on 30 June 2012. The Treasurer indemnified the Authority on 29 November 2005 for the full costs (including the Authority's reasonable administration costs) of providing an indemnity to Homesafe bondholders. Dated 27 May 2011

ROBERT CLARK MP Minister for Finance ConnectEast Pty Limited, ABN 99 101 213 263, gives notice of the following EastLink tolls, fees and amounts (inclusive of GST) to apply from 1 July 2011 until 30 June 2012.

	STLINK TOLLS rge toll rates	Cars	Discounted tolls for Car trips on weekends or public holidays	Discounted tolls for Car trips in a single toll zone only	Light Com- mercial Vehicles	Heavy Com- mercial Vehicles	Motor-cycles	Taxis
TOI	LL CAP	\$5.40	\$4.32	N/A	\$8.64	\$14.30	\$2.70	N/A
Toll	zones:							
1	Springvale Rd to Ringwood Bypass	\$2.48	\$1.98	\$2.48	\$3.97	\$6.57	\$1.24	\$2.48
2	Maroondah Hwy to Canterbury Rd	\$0.36	\$0.29	\$0.29	\$0.57	\$0.96	\$0.18	\$2.33 (for a trip
3	Canterbury Rd to Boronia Rd	\$0.36	\$0.29	\$0.29	\$0.57	\$0.96	\$0.18	on any part of EastLink south of
4	Boronia Rd to Burwood Hwy	\$0.36	\$0.29	\$0.29	\$0.57	\$0.96	\$0.18	Maroondah Hwy)
5	Burwood Hwy to High Street Rd	\$0.36	\$0.29	\$0.29	\$0.57	\$0.96	\$0.18	
6	High Street Rd to Ferntree Gully Rd	\$0.54	\$0.43	\$0.43	\$0.87	\$1.43	\$0.28	
7	Ferntree Gully Road to Wellington Road	\$0.54	\$0.43	\$0.43	\$0.87	\$1.43	\$0.28	
8	Wellington Road to Police Rd	\$0.54	\$0.43	\$0.43	\$0.87	\$1.43	\$0.28	
9	Monash Fwy to Princes Hwy	\$0.54	\$0.43	\$0.43	\$0.87	\$1.43	\$0.28	
10	Princes Hwy to Cheltenham Rd	\$0.54	\$0.43	\$0.43	\$0.87	\$1.43	\$0.28	
11	Dandenong Bypass to Greens Rd	\$0.54	\$0.43	\$0.43	\$0.87	\$1.43	\$0.28	
12	Greens Rd to Thompson Rd	\$1.25	\$1.00	\$1.00	\$2.01	\$3.33	\$0.63	
13	Thompson Rd to Frankston Fwy	\$1.25	\$1.00	\$1.00	\$2.01	\$3.33	\$0.63	
	pass – per trip in direction	\$5.40	\$5.40	\$5.40	\$8.64	\$14.30	\$2.70	\$5.40
Trip	pass purchase fee*	\$2.57	\$2.57	\$2.57	\$2.57	\$2.57	\$2.57	\$2.57

GST is applied to a complete trip, not to each toll zone, and minor differences may occur due to rounding for trips involving more than one toll zone.

## FEES, CHARGES AND AMOUNTS

The following fees, charges and amounts apply to Breeze accounts, EastLink trip passes and EastLink late toll invoices (valid from 1 July 2011 to 30 June 2012, including GST where applicable).

#### TOLL ADMINISTRATION FEES (TOLL INVOICES)

Toll Invoice Fee (\$4.87) is payable when we send you a Late Toll Invoice for travel on EastLink without a tag, non-tag account or EastLink trip pass. This is payable in addition to the applicable toll and either the VicRoads Lookup Fee or Interstate Lookup Fee (as applicable).

Toll Invoice Fee (\$9.74) is payable if you do not pay a Late Toll Invoice within 14 days and we send you an Overdue Notice for travel on EastLink without a tag, non-tag account or EastLink trip pass. This is payable in addition to the applicable toll and either the VicRoads Lookup Fee or Interstate Lookup Fee (as applicable).

VicRoads Lookup Fee (\$1.54) is payable when we send you a Late Toll Invoice or Overdue Notice for travel on EastLink by a vehicle registered in Victoria without a tag, non-tag account or EastLink trip pass. This is payable in addition to the applicable toll and Toll Invoice Fee. A separate VicRoads Lookup Fee is charged for each day's travel on EastLink.

Interstate Lookup Fee (\$4.77 for NSW, QLD, SA, WA and Other; \$21.77 for TAS and ACT) is payable when we send you a Late Toll Invoice or Overdue Notice for travel on EastLink by a vehicle registered outside Victoria without a tag, non-tag account or EastLink trip pass. This is payable in addition to the applicable toll and Toll Invoice Fee. A separate Interstate Lookup Fee is charged for each day's travel on EastLink.

#### ALL BREEZE ACCOUNTS

Dishonour Fee (as incurred by Breeze) is charged as a result of a payment failure. It will be a pass-through (without any margin) of amounts incurred by Breeze in this circumstance.

Image Processing Fee (25 cents per trip on EastLink) is charged for each trip made on EastLink by a vehicle linked to the account but travelling without a tag. This fee is waived for motorcycles.

#### BREEZE PRE-PAID ACCOUNT - TAG OPTION

Account Set Up Amount (minimum \$40) is the amount payable to establish a Breeze prepaid tag account. This payment is credited to the new account.

Additional Statement Fee (\$1 per additional statement) is charged for each additional statement you request in addition to the free quarterly statement.

Minimum Balance (minimum \$12.18) is the account balance below which you are required to make a top up payment of at least the Top Up Amount to restore the account balance to at least the Minimum Balance.

Minimum Annual Tag Usage Amount (\$20) is the minimum amount of EastLink tolls charged for each commercial vehicle tag in each of the first three years after the tag is issued to your account. If the actual amount of EastLink tolls incurred by a tag during any such year is less than this amount, an additional amount equal to the difference will be charged to your account.

Tag Missing Fee (\$40 per tag) is charged where an undamaged tag is not returned to us upon closure of the account. This fee is waived if the Tag Missing Fee Waiver Amount (\$605) in EastLink tolls have been charged to the account and paid prior to the closure of the account.

Tag Replacement Fee (\$40 per tag) is a deposit which may be required on issue of a replacement tag and is applied as a toll credit on the third anniversary of payment of the deposit, or (if the account is closed before this date) refunded to you if the undamaged tag is returned.

Top Up Amount (minimum \$30) is the minimum amount payable by you to top up your pre-paid account

## BREEZE PRE-PAID ACCOUNT – NON-TAG OPTION (INCLUDES FLEXIBLE PAYMENT OPTION)

Account Set Up Amount (minimum \$40, flexible payment option minimum \$5.00) is the amount payable to establish a Breeze pre-paid non-tag account. This payment is credited to the new account.

Additional Statement Fee (\$1 per additional statement) is charged for each additional statement you request in addition to the free quarterly statement.

Minimum Balance (minimum \$12.18, flexible payment option minimum \$3.05) is the account balance below which you are required to make a top up payment of at least the Top Up Amount to restore the account balance to at least the Minimum Balance.

Top Up Amount (minimum \$30, flexible payment option minimum \$5) is the minimum amount payable by you to top up your pre-paid account.

Top Up Fee (flexible payment option 63 cents per top up) is charged only if you have chosen the flexible payment option and your Top Up Amount is less than the Top Up Threshold Amount (\$30).

#### BREEZE BUSINESS ACCOUNT (INCLUDES TAG AND NON-TAG OPTIONS)

Account Management Fee (\$16.06 per quarter) is the amount charged per quarter per Breeze business account. This fee is not refundable.

Additional Statement Fee (\$1 per additional statement) is charged for each additional statement you request in addition to the free monthly statement.

THE FOLLOWING APPLY IF YOU HAVE CHOSEN THE BREEZE BUSINESS ACCOUNT (TAG OPTION):

Minimum Annual Tag Usage Amount (\$20) is the minimum amount of EastLink tolls charged for each tag in each of the first three years after the tag is issued to your account. If the actual amount of EastLink tolls incurred by a tag during any such year is less than this amount, an additional amount equal to the difference will be charged to your account.

Tag Missing Fee (\$40 per tag) is charged where an undamaged tag is not returned to us upon closure of the account. This fee is waived if the Tag Missing Fee Waiver Amount (\$605) in EastLink tolls have been charged to the account and paid prior to the closure of the account.

Tag Replacement Fee (\$40 per tag) is a deposit which may be required on issue of a replacement tag and is applied as a toll credit on the third anniversary of payment of the deposit, or (if the account is closed before this date) refunded to you if the undamaged tag is returned.

#### EASTLINK TRIP PASS

\*Trip Pass Purchase Fee (\$2.57) is payable once for every purchase transaction (where you buy one or more EastLink trip passes) at an over-the-counter location including at the EastLink customer centre or Australia Post office. This fee is in addition to the price of the EastLink trip passes.

#### MORE INFORMATION

For more information about any Breeze account or the EastLink trip pass please refer to the relevant brochures, customer service agreements and our privacy policy, which are available at the EastLink customer centre (corner of Maroondah Highway and Hillcrest Avenue, Ringwood, Melway Map 49 E9); by calling 13 LINK (13 54 65); and online at Breeze.com.au and EastLink.com.au

www.ConnectEast.com.au

## **Geographic Place Names Act 1998**

## NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

 $\label{thm:continuous} The \ Registrar \ of \ Geographic \ Names \ hereby \ gives \ notice \ of \ the \ registration \ of \ the \ undermentioned \ place \ names.$ 

Feature Naming:

File Number	Place Name (New)	Proposer and Location
LA/12/3163	Tooley Park	City of Wodonga Magnolia Crescent, Wodonga 3690.
LA/12/3163	Gayview Park	City of Wodonga Serpentine Avenue, West Wodonga 3690.
LA/12/3163	Westlands Park	City of Wodonga Between Pooley Court and Turton Court, West Wodonga 3690.
LA/12/3163	Michael Goulding Park	City of Wodonga Between Felltimber Creek Road and Stevenson Street, West Wodonga 3690.
LA/12/3163	Brian Esler Park	City of Wodonga Between Silva Drive and Stevenson Street, West Wodonga 3690.
LA/12/3163	Wiggy Jackson Park	City of Wodonga Between Ronan Court and McGaffin Court, West Wodonga 3690.
LA/12/3163	Marimba Park	City of Wodonga Sapphire Circuit, West Wodonga 3690.
LA/12/3163	Birallee Park	City of Wodonga Corner Silva Drive and Marshall Street, West Wodonga 3690.
LA/12/3163	Sister Willet Park	City of Wodonga Kiev Court, Wodonga 3690.
LA/12/3163	Arthur Dunstan Park	City of Wodonga Between Lawrence Street and Thomas Mitchell Drive, Wodonga 3690.
LA/12/3163	Jack Maher Park	City of Wodonga De Kerilleau Drive, Wodonga 3690.
LA/12/3163	Ward Morrison Park	City of Wodonga Castle Creek Road, Wodonga 3690.
LA/12/3163	Gordon Hartsman Park	City of Wodonga Reserve Sanctuary Boulevard Between Sanctuary Boulevard and Yarralumla Drive, Wodonga 3690.
LA/12/3163	Castle Heights Parks	City of Wodonga Balmoral Drive, Wodonga 3690.

LA/12/3163	John Potter Park	City of Wodonga Fenwick Court, between Avondale Drive, West Wodonga 3690.
LA/12/3163	Harold Draper Park	City of Wodonga Streets Road, Wodonga 3690.
LA/12/3163	Holloway Park	City of Wodonga Saldaise Street, Wodonga 3690.
LA/12/3163	Walter Cottrell Park	City of Wodonga Wodonga Street, Wodonga 3690.
LA/12/3163	Tony Plowman Park	City of Wodonga Between Ballara Drive and Yarralumla Drive, West Wodonga 3690.
LA/12/3163	George Looms Park	City of Wodonga Between McMahon Place and Menzies Street, West Wodonga 3690.
LA/12/3163	Herb Harris Park	City of Wodonga Cook Place, West Wodonga 3690.
LA/12/3163	Bill Buckpitt Park	City of Wodonga Prendergast Street, West Wodonga 3690.
LA/12/3163	John Schwind Park	City of Wodonga Corner Bent Place and Felltimber Creek Road, West Wodonga 3690.
LA/12/3163	Thomas Reidy Park	City of Wodonga Forde Court, West Wodonga 3690.
LA/12/3163	Daniel Rhodes Park	City of Wodonga Barton Street, West Wodonga 3690.
LA/12/3163	John Haddleton Park	City of Wodonga Service Court, West Wodonga 3690.
LA/12/3163	Frank Krier Park	City of Wodonga Between McMahon Place and Felltimber Creek Road, West Wodonga 3690.
LA/12/3163	Coyle Park	City of Wodonga Corner Firestone Way and Montclair Avenue, West Wodonga 3690.
LA/12/3163	Elfy Quick Park	City of Wodonga Wedge Court, West Wodonga 3690.
LA/12/3163	Dr Duncan Park	City of Wodonga Driver Place, West Wodonga 3690.
LA/12/3163	Velentina Gillard Park	City of Wodonga Oakmont Circuit, West Wodonga 3690.

LA/12/3163	Bob Crosby Park	City of Wodonga Turnberry Circuit, West Wodonga 3690.
LA/12/3163	Graeme Sutherland Park	City of Wodonga Belgrade Avenue, Wodonga 3690.
LA/12/3163	Ern Hart Woodland	City of Wodonga Lind Place, Wodonga 3690.
LA/12/3163	Alfred Ingram Park	City of Wodonga Kingswood Way, West Wodonga 3690.
LA/12/3163	Norm Pietila Park	City of Wodonga Nightingale Avenue, West Wodonga 3690.
LA/12/3163	John Byrne Park	City of Wodonga Osprey Circuit, West Wodonga 3690.
LA/12/3163	Peg Spry Park	City of Wodonga Corner Riverview Terrace and De Kerilleau Drive, Wodonga 3690.
LA/12/3163	Susan Campbell Reserve	City of Wodonga Yarralumla Drive, Wodonga 3690.

## School Naming:

Lyndale Greens Primary School	Department of Education and Early Childhood Development.  A new school entity formed by the merger of Lyndale Primary School and Greenslopes Primary School, located at 1–19 Oakwood Avenue, Dandenong North 3175.
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Office of Geographic Names c/- **LAND** *VICTORIA* 17th Floor 570 Bourke Street Melbourne 3000

> JOHN E. TULLOCH Registrar of Geographic Names

#### Offshore Petroleum and Greenhouse Gas Storage Act 2006

Section 708

#### COMMONWEALTH OF AUSTRALIA

Notice of Grant of Renewal of Exploration Permit VIC/P43

An Exploration Permit numbered VIC/P43 has been granted renewal to: Origin Energy Resources Ltd, Level 45, Australia Square, 264–278 George Street, Sydney, NSW 2000, ABN 66 007 845 338; Benaris Exploration (Otway) Pty Ltd, Unit 23, 25 Claremont Street, South Yarra, Victoria 3141, ABN 91 111 874 107; Toyota Tsusho Gas E. & P. Otway Ltd, Ground Floor, 189 Coronation Drive, Milton, Qld 4064, ARBN 099 899 395, in respect of 13 blocks described hereunder, to have effect for a period of five years from and including 31 May 2011.

#### DESCRIPTION OF BLOCKS

The graticular blocks numbered

BLOCK NO.	BLOCK NO.	BLOCK NO.	BLOCK NO.
2436	2506	2507	2508
2509	2578	2579	2651
2652	2653	2725	2796 (part)
2797 (part)			

on the Hamilton Map sheet. (SJ54)

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

Dated 31 May 2011

SANDRA KASUNIC
Manager Petroleum Tenements
Delegate of the Designated Authority
For and on behalf of the
Commonwealth–Victoria Offshore Petroleum Joint Authority

### **Pipelines Act 2005**

#### **SECTION 67**

Minor Alteration to Authorised Route

PIPELINE LICENCE NUMBER: 14

NAME AND ADDRESS OF

LICENSEE(S):

APA Gasnet Australia (Operations) Pty Ltd

(ABN 65 083 009 278) 180 Greens Road

Dandenong Vic. 3175

DESCRIPTION OF EXISTING AUTHORISED ROUTE:

The Pakenham to Wollert gas pipeline is a 750NB pipeline approximately 91.3 kms in length commencing from a branch valve on the Longford to Dandenong pipeline near Dore Road, Pakenham (PL75) and terminates at the Wollert City Gate (PL101) near the Wollert Compressor Station as shown on Drawing Numbers A6-141-1, A6-141-2, T61-1-3, T61-1-4, T61-1-5, T61-1-6, T61-1-7, T61-1-8, T61-1-9, N3-148-6 Rev A, 4147-PB-001 Rev B, N3-147-1 and Rev A, 4143-PB-001 Rev CO.

As from today:

1. The authorised route of the pipeline is altered to include the installation of a custody transfer metering facility, comprising an ultra sonic meter with an un-metered bypass within the Yarra Glen City Gate.

2 The authorized route of the pipeline is delineated by the red line depicted on Drawing Number A6-141-1 Rev F and all other drawings are hereby deleted from the pipeline licence.

#### CONDITIONS:

ALTERATION:

As from today the conditions of Pipeline Licence 141 are revoked and replaced with the following conditions:

- 1. The pipeline shall have the following features:
  - (i) Maximum Allowable Operating Pressure: 6,890 kPa
  - (ii) Contents: Gaseous hydrocarbons
  - (iii) Length: 93.10 km
  - (iv) Internal diameter: 750 mm.
- 2. The licensee must report to the Minister at least once in every year and at such other times as agreed with the Minister on the performance of the licensee in protecting the environment from the pipeline operation.
- 3. The licensee must give the Minister 7 days notice in writing, if the licensee intends to cease to convey substances through the pipeline, otherwise than in the course of the normal operating procedure of the pipeline and does not intend to surrender the licence.
- 4. The licensee must obtain and maintain insurance against expenses or liabilities or specified things arising in connection with, or as a result of, the carrying out of a pipeline operation, or the doing of any other thing, under the licence, including the expenses of complying with directions with respect to the clean-up or other remedying of the effects of the escape of petroleum, or any other liquid or gaseous substance, from the pipeline.

Dated 31 May 2011

DOUG SCENEY Director Earth Resources Regulation Delegate of the Minister

## VICTORIA RACING CLUB REGULATIONS 2006

## Schedule of Proposed Admission Charges

The Board of Victoria Racing Club Limited has resolved that the following Schedule of Admission Charges applies for the 2011/2012 racing season.

## **General Admission Fees 2011/2012**

Non-Feature Days		10/11	11/12
Saturday/Public Holiday	Full	\$12.00	\$12.00
	Concession	\$7.00	\$7.00
	Student	\$10.00	\$10.00
Sunday/Midweek	Full	\$8.00	\$8.00
	Concession	\$5.00	\$5.00
	Student	\$6.00	\$6.00
Feature Days			
Makybe Diva Stakes / Girls Day Out	Full Concession Student	\$25.00 \$12.00 \$20.00	\$25.00 \$12.00 \$20.00
Turnbull Stakes Melbourne Cup Carnival Preview	Full Concession Student	\$30.00 \$15.00 \$20.00	\$30.00 \$15.00 \$20.00
Victoria Derby Day	Full	\$72.00	\$74.00
	Concession	\$38.00	\$40.00
	Children	\$15.00	\$20.00
	Student	\$58.00	\$60.00
Melbourne Cup Day	Full	\$70.00	\$74.00
	Concession	\$38.00	\$40.00
	Children	\$20.00	\$20.00
	Student	\$58.00	\$60.00
VRC Oaks Day	Full	\$61.00	\$61.00
	Concession	\$33.00	\$33.00
	Children	\$15.00	\$15.00
	Student	\$50.00	\$50.00
Stakes Day	Full	\$46.00	\$50.00
	Concession	\$23.00	\$25.00
	Family	\$72.00	\$80.00
	Children	Free	\$10.00
	Student	\$38.00	\$45.00
New Year's Day	Full	\$15.00	\$15.00
	Concession	\$8.00	\$8.00
	Student	\$12.00	\$12.00
Lightning Stakes Day	Full	\$20.00	\$20.00
	Concession	\$10.00	\$10.00
	Student	\$16.00	\$16.00
Super Saturday	Full	\$30.00	\$30.00
	Concession	\$15.00	\$15.00
	Student	\$24.00	\$24.00

Australian Guineas Day	Full	\$20.00	\$20.00
	Concession	\$10.00	\$10.00
	Student	\$16.00	\$16.00

The above Schedule was sent to the Minister for Racing on 28 March 2011 pursuant to Regulation 7(5) of the Victoria Racing Club Regulations 2006, has now been reviewed and has not been disallowed.

The above Schedule will come into operation on 1 August 2011.

DALE G. MONTEITH Chief Executive

#### Planning and Environment Act 1987

## EAST GIPPSLAND PLANNING SCHEME

Notice of Approval of Amendment Amendment C86

The East Gippsland Shire Council has approved Amendment C86 to the East Gippsland Planning Scheme.

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

The Amendment introduces a site specific control at Clause 52.03 which invokes a new incorporated document introduced at Clause 81.01 to allow the use of the land at 1015 Bairnsdale – Dargo Road, Hillside for the storage of motor vehicles with ancillary maintenance and office.

The Amendment was approved by the East Gippsland Shire Council on 10 May 2011 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 20 May 2010. The authorisation has not been withdrawn.

The Amendment includes the following incorporated document 'Specific control for land at 1015 Bairnsdale – Dargo Road, Hillside'.

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 East Gippsland Shire Council, at 273 Main Street, Bairnsdale.

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 Approval of Amendment Amendment C122

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

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

The Amendment amends subclause 21.06–3 of the Municipal Strategic Statement, introduces a new Schedule 9 to the Design and Development Overlay and applies the DDO9 to land identified as 'Residential 1500 sq m min' in the Axedale Strategic Framework Plan.

The Amendment was approved by the Greater Bendigo City Council on 24 May 2011 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 16 March 2010. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Greater Bendigo City Council, 15 Hopetoun Street, Bendigo.

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 C127

The Minister for Planning has approved Amendment C127 to the Greater Dandenong Planning Scheme.

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

The Amendment makes the following changes:

- Planning Scheme Map No. 6PAO is amended in the manner shown on the attached map marked 'Greater Dandenong Planning Scheme, Amendment C127'. This applies the Public Acquisition Overlay (PAO5) to the following land:
  - 54–56 Foster Street, Dandenong
  - 58 Foster Street, Dandenong
  - 91–93 Foster Street, Dandenong
  - 123-127 Thomas Street, Dandenong
  - 217–219 Lonsdale Street, Dandenong.

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 City of Greater Dandenong, 39 Clow Street, Dandenong, Victoria 3175.

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

#### Planning and Environment Act 1987

MELBOURNE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C150

The Minister for Planning has approved Amendment C150 to the Melbourne Planning Scheme.

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

The Amendment alters the planning scheme maps and the schedule to the Heritage Overlay so that the Melbourne Planning Scheme correctly identifies the places in the Heritage Register and in a World Heritage Environs Area.

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 City of Melbourne, Town Hall, 90–120 Swanston Street, Melbourne.

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

#### Planning and Environment Act 1987

WYNDHAM PLANNING SCHEME

Notice of Ratification of Amendment

Amendment C93

Amendment C93 to the Wyndham Planning Scheme has been ratified by Parliament under sections 46AG and 46AH of the **Planning and Environment Act 1987**.

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

The Amendment introduces the Werribee South Green Wedge Policy and Management Plan, October 2010 as a reference document, updates Clauses 21.05 (subclause 21.05–9) and 22.08 of the Local Planning Policy Framework and amends the Schedule to Green Wedge Zone.

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

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

# **ORDERS IN COUNCIL**

# **Control of Weapons Act 1990**

### EXEMPTION UNDER SECTION 8B - SLINGSHOTS

Order in Council

The Governor in Council, under section 8B of the **Control of Weapons Act 1990**, exempts a person who is of a class of persons listed in Column 1 of the Table, from section 5(1), (1AB) and (1A) of the **Control of Weapons Act 1990** as that section applies to activities with respect to slingshots as listed in Column 2 of the Table, for the purpose listed in Column 3 of the Table.

#### **TABLE**

Item	Column 1 Class of Persons	Column 2 Activity	Column 3 Purpose
1.	A member of the Victoria State Emergency Service (VICSES)	Possess, use or carry a slingshot.	Undertake official duties.
2.	An employee or member of the Victoria State Emergency Service (VICSES)	Bring into Victoria, cause to be brought into Victoria, purchase or possess a slingshot.	Supply to VICSES members.

#### CONDITIONS:

It is a condition of this exemption that the exempted person must not be a prohibited person under the **Control of Weapons Act 1990**.

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

Dated 7 June 2011

Responsible Minister
PETER RYAN
Minister for Police and Emergency Services

MATTHEW McBEATH Clerk of the Executive Council

### Crown Land (Reserves) Act 1978

### INCORPORATION OF COMMITTEES OF MANAGEMENT

Order in Council

The Governor in Council, under section 14A(1) of the **Crown Land (Reserves) Act 1978**, being satisfied that it is in the public interest to declare to be corporations the committees of management appointed under section 14(2) of the Act of the lands described in Column 2 hereunder:—

- (a) declares that the committees of management shall be corporations;
- (b) assigns the names shown in Column 1 to the corporations.

Column 1 Corporate name	Column 2 Crown Reserves currently managed by Committee
Arts Victoria Committee of Management Incorporated	City Road Public Purposes Reserve – Crown Allotment 1A, Section 86, City of South Melbourne, Parish of Melbourne South temporarily reserved for Public purposes by Order in Council of 19 October 2010 (vide Government Gazette of 21 October 2010 – page 2562) [2018725].
Rochester Recreation Reserve Committee of Management Incorporated	Rochester Recreation Reserve – The Crown lands in the Township of Rochester, Parish of Rochester temporarily reserved as (1) Site for a Public Park by Orders in Council of 26 September 1892 and 19 December 1932 (vide Government Gazettes of 30 September 1892 – page 3789 and 21 December 1932 respectively) and both temporarily reserved for the additional purpose of Public Recreation by Order in Council of 24 June 1952 (vide Government Gazette of 2 July 1952 – page 3519); and (2) as Site for Public Park and Recreation by Orders in Council of 13 November 1934, 15 May 1973 and 25 August 1981 (vide Government Gazettes of 21 November 1934 – page 2764, 23 May 1973 – page 1188 and 2 September 1981 – page 2906 respectively) along with part of the Crown land in the Township of Rochester, Parish of Rochester permanently reserved for Public Purposes shown bordered red on plan 'Y/23.8.79' on DSE file 1202772 [Rs 4280 & Rs 4413].
Millgrove Camp Recreation Reserve Committee of Management Incorporated	Millgrove Camp Reserve – The Crown land in the Parish of Yuonga deemed to be temporarily reserved for recreational purposes pursuant to the provisions of section 23(f) of the Youth, Sport and Recreation (State Recreation Council) Act 1977, shown coloured red on plan 'Y/23.8.79' on DSE file 1202772 [1202772, Rs10817].

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

Dated 7 June 2011 Responsible Minister RYAN SMITH Minister for Environment and Climate Change

MATTHEW McBEATH Clerk of the Executive Council

### **Education and Training Reform Act 2006**

# APPOINTMENT OF THE SENIOR CHAIRPERSON OF THE MERIT PROTECTION BOARDS

Order in Council

The Governor in Council under sections 2.4.45A(1)(a) and 2.4.45A(2) of the **Education and Training Reform Act 2006** appoints Peter Lesmond Hibbins as the Senior Chairperson of the Merit Protection Boards.

The terms and conditions of the appointment are contained in the attached Schedule.

Dated 7 June 2011 Responsible Minister PETER HALL, MLC Minister responsible for the Teaching Profession

> MATTHEW McBEATH Clerk of the Executive Council

#### **Education and Training Reform Act 2006**

APPOINTMENT OF THE SENIOR CHAIRPERSON OF THE MERIT PROTECTION BOARDS

#### Schedule to the Order in Council

#### 1. Appointment Arrangements

The appointment is full-time.

# 2. Period of Appointment

1 August 2011 to 31 July 2014 (both dates inclusive).

# 3. Duties and responsibilities of the position

The duties and responsibilities of the Merit Protection Boards are stated in section 2.4.44(2) of the **Education and Training Reform Act 2006** (the Act). Section 2.4.48 of the Act provides that the allocation of business to the Boards and which Board is to hear a review or appeal is determined by the Senior Chairperson appointed under section 2.4.45A.

#### 4. Termination Arrangements

Section 2.4.46 of the Act provides for resignation and the removal from office.

## 5. Payment Provisions

The position of Senior Chairperson is classified at Executive Officer Level 3. Remuneration has been determined within the range of the Executive Officer Level 3 classification.

### 6. Superannuation Obligations

Emergency Services and State Superannuation Scheme employer obligations apply.

## 7. Travel and Personal Expenses arrangements

Expenses will be paid in accordance with normal public service conditions.

#### 8. Leave Arrangements

Leave will apply as per public service entitlements for executive officers.

# 9. Prior Service

All prior service with the Victorian Government will continue to be recognised under this appointment.

#### Forests Act 1958

#### EXCISIONS FROM RESERVED FOREST

Order in Council Schedule F1/2010

The Governor in Council under section 49(1) of the **Forests Act 1958** authorises the permanent excision from reserved forest of the lands specified in this Order.

(Item 1) AIRE – Area, 2581 square metres, more or less, being Crown Allotment 2061, Parish of Aire as shown hatched on Plan LEGL./07-068 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2007729)

(Item 2) BAMBRA – Area, 1.2 hectares, more or less, being Crown Allotments 2012, 2013, 2014, 2015 and 2016, Parish of Bambra as shown hatched on Plan LEGL./10-257 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0512950)

(Item 3) BARONGAROOK – Area, 3576 square metres, more or less, being Crown Allotment 2017, Parish of Barongarook as shown hatched on Plan LEGL./07-065 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2001688)

(Item 4) BARONGAROOK – Area, 1461 square metres, more or less, being Crown Allotment 2018, Parish of Barongarook as shown hatched on Plan LEGL./07-068 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2001688)

(Item 5) BARONGAROOK – Area, 5.2 hectares, more or less, being Crown Allotment 2019, Parish of Barongarook as shown hatched on Plan LEGL./10-258 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2007919)

(Item 6) BARRAMUNGA and MOORBANOOL – Area, 11.6 hectares, more or less, being Crown Allotments 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164 and 2165, Parish of Barramunga and Crown Allotments 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114 and 2115, Parish of Moorbanool as shown hatched on Plan LEGL./10-024 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2003717)

(Item 7) BARRAMUNGA and YAUGHER – Area, 142 hectares, more or less, being Crown Allotments 2067 and 2068, Parish of Barramunga and Crown Allotments 2053, 2055, 2056, Parish of Yaugher as shown hatched on Plan LEGL./07-037 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0511954)

(Item 8) BARRAMUNGA – Area, 5846 square metres, more or less, being Crown Allotment 2072, Parish of Barramunga as shown hatched on Plan LEGL./07-066 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2003717)

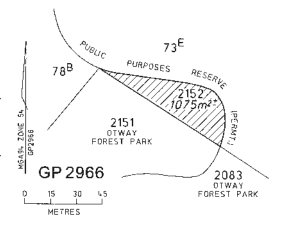
(Item 9) BARRAMUNGA – Area, 906 square metres, more or less, being Crown Allotment 2073, Parish of Barramunga as shown hatched on Plan LEGL./07-068 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2003717)

(Item 10) BARRAMUNGA – Area, 3940 square metres, more or less, being Crown Allotment 2075, Parish of Barramunga as shown hatched on Plan LEGL./07-066 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2003717)

(Item 11) BARRAMUNGA – Area, 3219 square metres, more or less, being Crown Allotment 2076, Parish of Barramunga as shown hatched on Plan LEGL./07-068 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2003717)

(Item 12) BARRAMUNGA – Area, 4705 square metres, more or less, being Crown Allotment 2077, Parish of Barramunga as shown hatched on Plan LEGL./07-066 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2003717)

(Item 13) BARRAMUNGA – Area, 1075 square metres, more or less, being Crown Allotment 2152, Parish of Barramunga as indicated by hatching on the plan hereunder. – GP2966 – (05090038)



(Item 14) BARRAMUNGA – Area, 14.2 hectares, more or less, being Crown Allotments 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196 and 2197, Parish of Barramunga as shown hatched on Plan LEGL./10-025 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2003717)

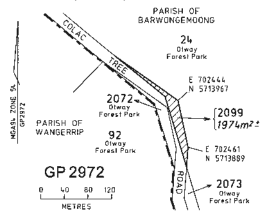
(Item 15) BARRAMUNGA – Area, 2.2 hectares, more or less, being Crown Allotments 2184, 2185, 2186, 2187 and 2188, Parish of Barramunga as shown hatched on Plan LEGL./10-026 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2003717)

(Item 16) BARWONGEMOONG – Area, 1.1 hectares, more or less, being Crown Allotment 2057, Parish of Barwongemoong as shown hatched on Plan LEGL./07-067 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2007807)

(Item 17) BARWONGEMOONG – Area, 6318 square metres, more or less, being Crown Allotments 2054 and 2055, Parish of Barwongemoong as shown hatched on Plan LEGL./07-068 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2007729)

(Item 18) BARWONGEMOONG – Area, 4145 square metres, more or less, being Crown Allotment 2059, Parish of Barwongemoong as shown hatched on Plan LEGL./07-067 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2007807)

(Item 19) BARWONGEMOONG – Area, 1974 square metres, more or less, being Crown Allotment 2099, Parish of Barwongemoong as indicated by hatching on the plan hereunder. – GP2972 – (2007807)



(Item 20) BARWONGEMOONG – Area, 5.6 hectares, more or less, being Crown Allotments 2061, 2062, 2063, 2064, 2065, 2066, 2067, 6068, 2069, 2070 and 2071, Parish of Barwongemoong as shown hatched on Plan LEGL./10-259 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2007807)

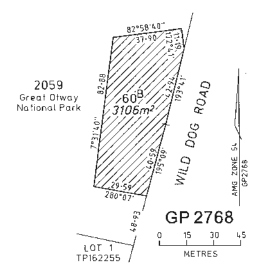
(Item 21) LANGI-KAL-KAL – Area, 18.99 hectares, being Crown Allotment 2009, Parish of Langi-Kal-Kal as shown hatched on Plan LEGL./08-078 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2009172)

(Item 22) LORNE – Area, 1.1 hectares, more or less, being Crown Allotment 2081, Parish of Lorne as shown hatched on Plan LEGL./07-065 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2016171)

(Item 23) MOOMOWROONG – Area, 6.4 hectares, more or less, being Crown Allotments 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101 and 2102, Parish of Moomowroong as shown hatched on Plan LEGL./10-022 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2007807)

(Item 24) OLANGOLAH – Area, 2.07 hectares, more or less, being Crown Allotments 2077, 2078, 2079 and 2080, Parish of Olangolah as shown hatched on Plan LEGL./07-067 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2003717)

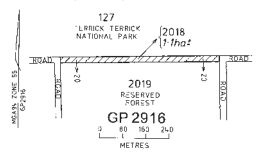
(Item 25) OLANGOLAH – Area, 3106 square metres, more or less, being Crown Allotment 60B, Parish of Olangolah as indicated by hatching on the plan hereunder. – GP2768 – (0510887)



(Item 26) OLANGOLAH – Area, 1.625 hectares, more or less, being Crown Allotments 2097, and 2098, Parish of Olangolah as shown hatched on Plan LEGL./10-256 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2003717)

(Item 27) ST ARNAUD – Area, 318.5 hectares, more or less, being Crown Allotments 80A and 80E, Section C and 2003, Parish of St Anaud as shown hatched on Plan LEGL./10-012 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (06P129502)

(Item 28) TERRICK TERRICK WEST – Area, 1.1 hectares, more or less, being Crown Allotment 2018, Parish of Terrick Terrick West as indicated by hatching on the plan hereunder. – GP2916 – (0606615)



(Item 29) YAUGHER – Area, 4 hectares, more or less, being Crown Allotments 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150 and 2151, Parish of Yaugher as shown hatched on Plan LEGL./10-023 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0513095)

(Item 30) YAUGHER – Area, 2902 square metres, more or less, being Crown Allotment 2066, Parish of Yaugher as shown hatched on Plan LEGL./07-065 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2007919)

(Item 31) YARROWEE and ENFIELD – Area, 2.21 hectares, more or less, being Crown Allotments 2004, 2005, 2006 and 2007, Parish of Yarrowee and Crown Allotments 2003 and 2004, Parish of Enfield as shown hatched on Plan LEGL./09-257 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2014562)

Such excisions to come into effect on the fourteenth day after the publication of this Order in the Government Gazette.

Dated 7 June 2011 Responsible Minister RYAN SMITH MP Minister for Environment and Climate Change

> MATTHEW McBEATH Clerk of the Executive Council

### **Domestic Animals Act 1994**

#### EXEMPTION FOR SAVE A DOG SCHEME

Order in Council

The Governor in Council under section 5 of the **Domestic Animals Act 1994** exempts the proprietors of the 'Save a Dog Scheme' from the operation of section 63A of the Act in relation to compliance with section 2.3.6(d) of the 'Code of Practice for the Management of Dogs and Cats in Shelters and Pounds' ('the Code'), of which notice of its making was published in the Government Gazette G45 on 12 November 1998 (page 2750), requiring that dogs being exercised must be confined within the shelter premises, subject to the following conditions –

- (a) the exemption only applies to dogs that have been assessed in accordance with the Code and deemed suitable for rehousing into the community and have completed their quarantine period;
- (b) that these dogs may only be exercised within the boundary of Tooronga Park, Malvern 3144 (Melway Reference 59 E5), with permission of the controlling agency for those areas;
- (c) that these dogs may only be exercised outside the premises of the 'Save a Dog Scheme' on a chain, leash or cord being held by a staff member of the 'Save a Dog Scheme' and the dogs must remain under the control of the staff member while in the area mentioned in paragraph (b).

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

Dated 7 June 2011 Responsible Minister PETER WALSH MP Minister for Agriculture and Food Security

MATTHEW McBEATH Clerk of the Executive Council

### Victorian Urban Development Authority Act 2003

# REVOCATION OF PERMANENT RESERVATION OF LAND AT 2–12 WALKER STREET, DANDENONG

Order in Council

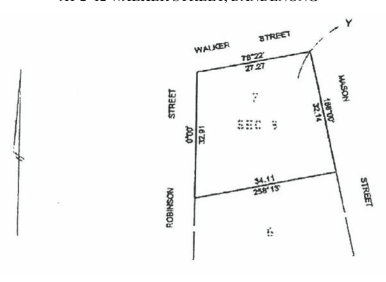
The Governor in Council under section 45(1) of the **Victorian Urban Development Authority Act 2003** declares that the Order in Council dated 18 March 1882 and published in the Government Gazette on 24 March 1882 at page 719, permanently reserving land identified as Crown Allotment 7, Parish and Town of Dandenong as shown on the attached title plan for the purposes of a temperance hall, is revoked.

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

Dated 7 June 2011 Responsible Minister MATTHEW GUY MLC Minister for Planning

> MATTHEW McBEATH Clerk of the Executive Council

# Victorian Urban Development Authority Act 2003 REVOCATION OF PERMANENT RESERVATION OF LAND AT 2–12 WALKER STREET, DANDENONG



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