



# Victoria Government Gazette

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**No. G 36 Thursday 8 September 2011**

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**GENERAL**

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The last Special Gazette was No. 291 dated 7 September 2011.

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

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

**Subscribers and Advertisers**

**Our contact details are as follows:**

Victoria Government Gazette Office  
Level 5, 460 Bourke Street  
Melbourne, Victoria 3000

PO Box 1957  
Melbourne, Victoria 3001

DX 106 Melbourne

Telephone: (03) 8523 4601  
Fax: (03) 9600 0478  
Mobile (after hours): 0419 327 321

Email: [gazette@bluestargroup.com.au](mailto:gazette@bluestargroup.com.au)  
Website: [www.gazette.vic.gov.au](http://www.gazette.vic.gov.au)

JENNY NOAKES  
Government Gazette Officer

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## PRIVATE ADVERTISEMENTS

### Corporations Act 2001

#### SECTION 491(2)

Dec Two Sev Pty Ltd (in liquidation)  
(ACN 132 596 788)

Notice is hereby given that at a general meeting of members of the abovenamed company held on 29 August 2011, it was resolved that the company be wound up voluntarily and that for such purpose Raymond Francis Barrett, certified practising accountant of Barrett Walker, Suite 8, 150 Chestnut Street, Richmond, Victoria 3121, be appointed liquidator.

Dated 29 August 2011

RAY BARRETT  
Liquidator

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#### NOTICE OF PARTNERSHIP DISSOLUTION

Notice is hereby given that the partnership known as Boers Kindellan Schubert previously subsisting between Kilsyth Pastoral Pty Ltd, ACN 142 350 356, as trustee for the Trent Boers Family Trust, Kindellan Livestock & Property Pty Ltd, ACN 097 852 278, as trustee for the Patrick Kindellan Family Trust and Hilltop Grazing Pty Ltd, ACN 142 283 556, as trustee for the Schubert Family Trust was dissolved with effect from 31 August 2011.

KEATING AVERY, solicitors,  
72 High Street Wodonga, Victoria 3690.

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Re: LINDA AMY BATHIE, late of Ferndale Gardens Aged Care, 229–239 Bayswater Road, Bayswater, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 June 2011, are required by the trustees, Graeme Thomas Bathie and Neil David Bathie, to send particulars to them, care of the undersigned by 8 November 2011, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

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Re: JUNE LORRAINE ELLIS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 June 2011, are required by the trustee, Tania Maree Bowen, to send particulars to her, care of the undersigned, by 9 November 2011, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

GARDEN & GREEN, solicitors,  
4 McCallum Street, Swan Hill, Victoria 3585.

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Re: MAXWELL ALEXANDER MUIR, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 June 2011, are required by the trustee, Elizabeth Ann Muir, to send particulars to the trustee, care of her undermentioned solicitor, by 8 November 2011, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

HALL & WILCOX, solicitor,  
Level 30, 600 Bourke Street, Melbourne 3000.

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Re: PASQUALE BONADDIO, late of 100 Argyll Street, Malvern East, Victoria, retired trade assistant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of PASQUALE BONADDIO, deceased, who died on 9 October 2010, are required by the executor to send particulars of their claim to the undermentioned firm by 15 November 2011, after which date the trustee will convey or distribute assets, having regard only to the claims of which the trustee then has notice.

KINGSTON LAWYERS, solicitors,  
8 Station Road, Cheltenham, Victoria 3192.

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Re: Estate of MARGARET ANNETTE PEGGIE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of MARGARET ANNETTE PEGGIE, late of Unit 255, Forest Hills Lodge, 264–272 Springvale Road,

Nunawading, State of Victoria, administration manager, who died on 17 October 2010, are required by the executors, Andrew John Peggie, pilot, and Maxwell Bruce Peggie, managing director, to send particulars to them, care of the undermentioned solicitors, by 7 November 2011, after which date the said executors will distribute the assets of the deceased, having regard only to the claims of which they have notices.

LUKAITIS PARTNERS, solicitors & notary,  
123 Church Street, Hawthorn 3122  
(Ref: AZ:JR:10.6725).

Re: TERESA CORRA, late of Springvale Private Nursing Home, 340 Springvale Road, Springvale, Victoria, dressmaker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 October 2010, are required by the executors, Santina Bressan and Anthony Corra, 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 executors 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: MARJORIE ADA McHALLAM, late of Carrum Downs Private Nursing Home, 1135 Frankston-Dandenong Road, Carrum Downs, Victoria, retired bookkeeper, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 June 2011, are required by the executors, Gayle Irene Cox and Leslee-Anne Rohr, 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 executors may 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: JOHANNES JOSEPH VAN DORT (also known as Johannes Josip Van Dort), late of 51 Tootal Road, Dingley Village, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 January 2010, are required by the executor, Michael Leslie Van Dort, to send particulars to him, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the executor will convey or distribute the assets, having regard only to the claims of which he then has notice.

LYTTLETONS, solicitors,  
53 Marcus Road, Dingley 3172.

PETER JOHN GUY, late of 14 Thompson Avenue, Cobram, Victoria 3644, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 May 2011, are required by the executor, Allison Maree Rowe, to send particulars to her, care of the undermentioned solicitors, by the date not later than sixty days from the date of publication hereof, after which date the executor may convey or distribute the assets, having regard of which she then has notice.

MARTIN J. HULL LAWYER,  
49 Blake Street, Nathalia 3638.

Re: HANS GEORGE KARL WILHELM SCHROEDER, late of Wellington Park Private Care, 16 Balmoral Street, Wellington Point, Queensland, but formerly of 3 Julie Court, Ashwood, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 July 2011, are required by the trustee, Paul John Watkins, to send particulars to the trustee, care of the undermentioned solicitors, by 8 November 2011, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MASON SIER TURNBULL, lawyers,  
315 Ferntree Gully Road, Mount Waverley 3149.

Re: KRISTINA CACOVSKI, late of 3 Dickens Street, Yarraville, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 January 2011, are required by the executors, Mile Cacovski and Luchi Pedevski,

to send particulars of their claim to them, care of the undermentioned solicitors, by 8 November 2011, after which date the executor may convey or distribute the assets, having regard only to the claims of which he may then have notice.

PATRICK CASH & ASSOCIATES, solicitors,  
161 Nicholson Street, Footscray 3011.

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Creditors, next-of-kin and others having claims in respect of the estate of ROSE MARY DALE, late of Willowbrae Aged Care Centre, 116 Centenary Avenue, Melton, Victoria, pensioner, deceased, who died on 31 July 2011, are required to send particulars of such claims to the executor, care of the undermentioned solicitors, by 8 November 2011, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

PIETRZAK SOLICITORS,  
222 LaTrobe Street, Melbourne 3000.

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ELIZABETH MAUD GALLAGHER, late of 2 Ealing Crescent, Springvale South, Victoria, company secretary, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 March 2011, are required by the trustee, Sydney Neville Gallagher, to send particulars to him, care of the undermentioned solicitors, by 9 November 2011, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated 24 August 2011

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

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Creditors, next-of-kin and others having claims in respect of the estate of ADELE FRANCES BISIANI, deceased, late of Unit 3, 17 Golden Avenue, Chelsea, Victoria, widow, who died on 30 April 2011, are requested to send particulars of their claims to the executor, Allan James Macrae, care of the undersigned solicitors, by 11 November 2011, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

SLATER & GORDON, solicitors,  
100 Paisley Street, Footscray 3011.

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Re: MARION ELIZABETH COLLINS, late of Abbeyfield House, 30 Shaw Street, Mortlake, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 January 2011, are required by the executors to send particulars to them, care of the undermentioned solicitors, by 8 November 2011, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

TAITS LEGAL, solicitors,  
118 Dunlop Street, Mortlake 3272.

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RICHARD WALTER THIEL, late of 2 Wakefield Court, Newborough in the State of Victoria, investor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 February 2011, are required by the personal representatives, Matthew Norman Thiel and Luke Matthew Thiel, of 46 Haigh Street, Moe, to send particulars to them, care of the undermentioned solicitors, by 8 November 2011, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

VERHOEVEN & CURTAIN, solicitors,  
Suite 4, 46 Haigh Street, Moe 3825.

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Re: BERYL SHAW, late of 14 Treetop Views, 'Applewood', Doncaster, Victoria, company director, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 April 2011, are required by the executors, Darren Michael Ricardo and Charles William Summons, to send particulars of their claims to them, care of their undermentioned lawyers, by 18 November 2011, after which date the executors may distribute the assets of the deceased, having regard only to the claims of which they then have notice.

WHITEHEAD SUMMONS, lawyers,  
45 Arnold Street, South Yarra, Victoria 3141.

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Re: HUGH EARDLEY DEMMER, late of  
11i, 131 Lonsdale Street, Melbourne, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 April 2011, are required to send particulars of their claims to Equity Trustees Limited of GPO Box 2307, Melbourne, Victoria, 3001, by 25 November 2011, after which date the executor may convey or distribute the assets, having regard only to the claims of which they may then have notice.

WILLS & PROBATE VICTORIA, lawyers,  
Level 3, 20–22 McKillop Street,  
Melbourne 3000.

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**GOVERNMENT AND OUTER BUDGET  
SECTOR AGENCIES NOTICES**

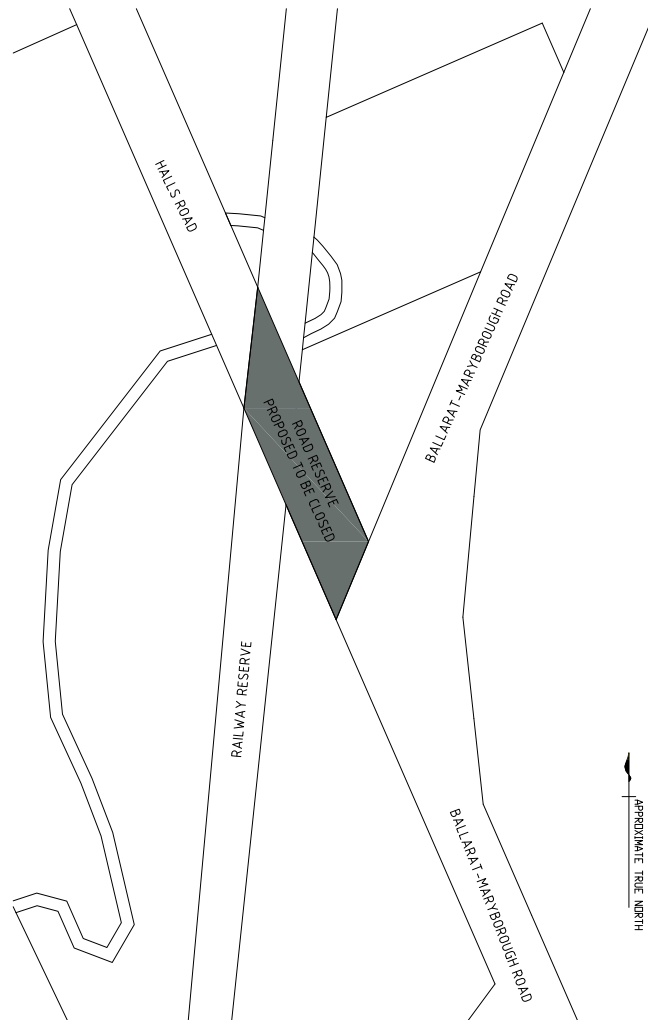


**CORRIGENDUM**

**Closure of Road – Section of Halls Road, Talbot**

Notice is hereby given that the plan published in Victoria Government Gazette G26 dated 1 July 2010, page 1361 was incorrect.

The plan below replaces that previously published.



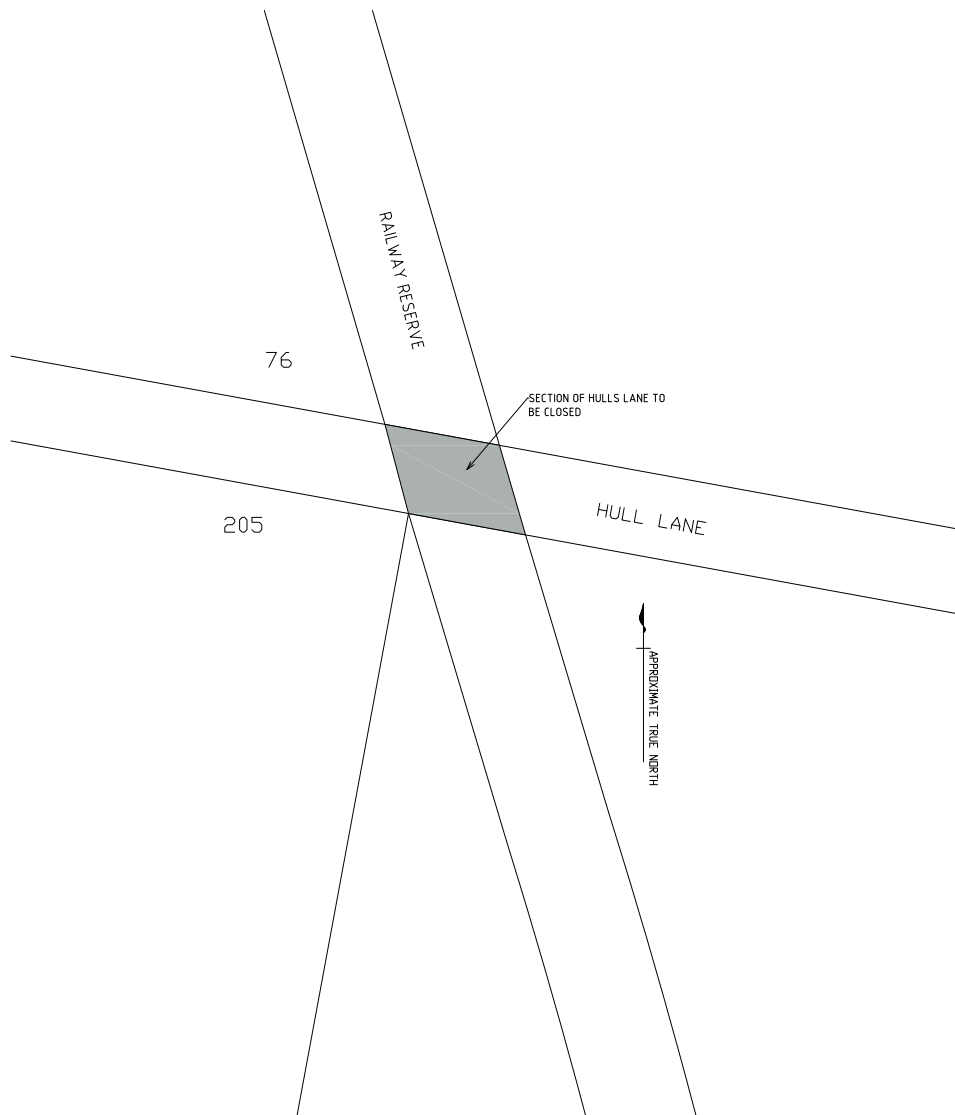
**MARK W. JOHNSTON**  
Chief Executive Officer





Closure of Road – Section of Hull Lane, Talbot

Central Goldfields Shire Council, at its meeting on 23 February 2011, has resolved under section 206 and clause 3, schedule 10 of the **Local Government Act 1989** to permanently close the section of Hull Lane that passes over the railway line (see plan).

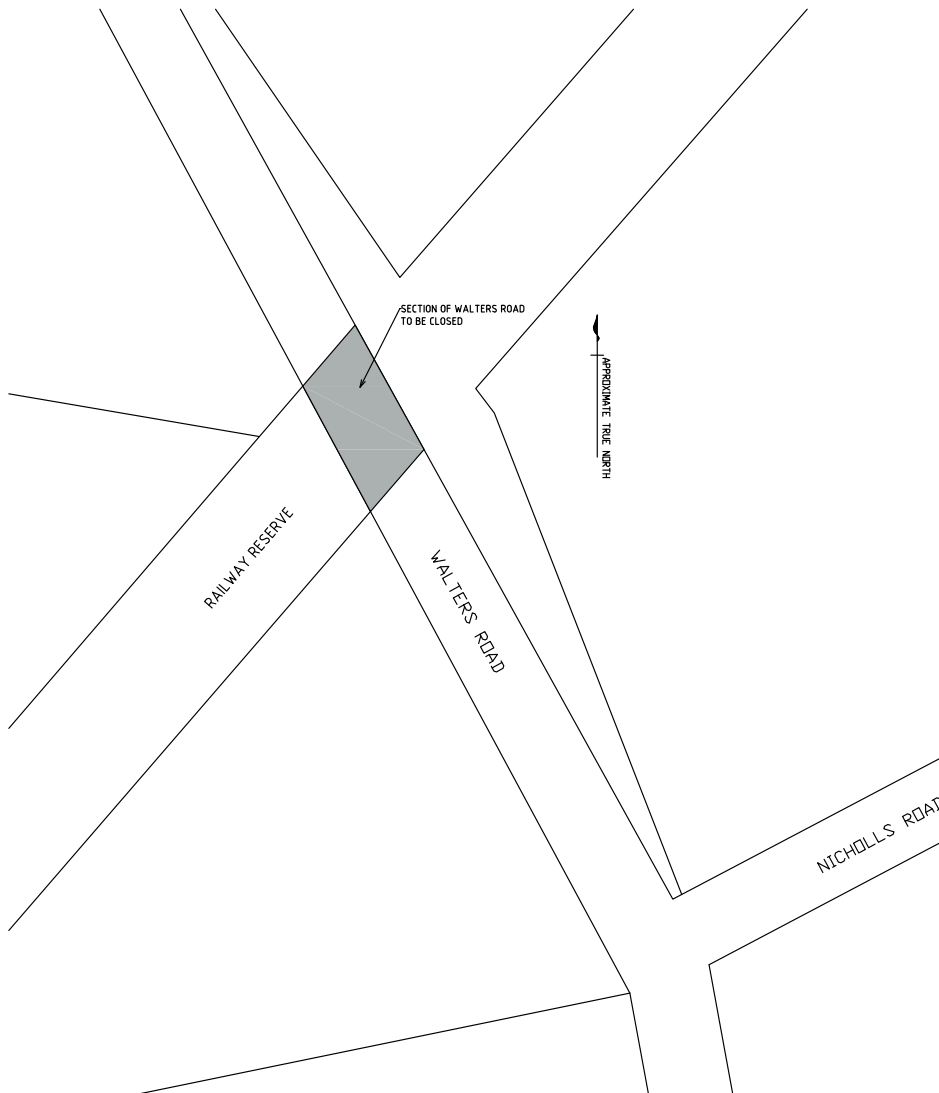


MARK W. JOHNSTON  
Chief Executive Officer



Closure of Road – Section of Walters Road, Talbot

Central Goldfields Shire Council, at its meeting on 23 February 2011, has resolved under section 206 and clause 3, schedule 10 of the **Local Government Act 1989** to permanently close the section of Walters Road that passes over the railway line (see plan).



MARK W. JOHNSTON  
Chief Executive Officer

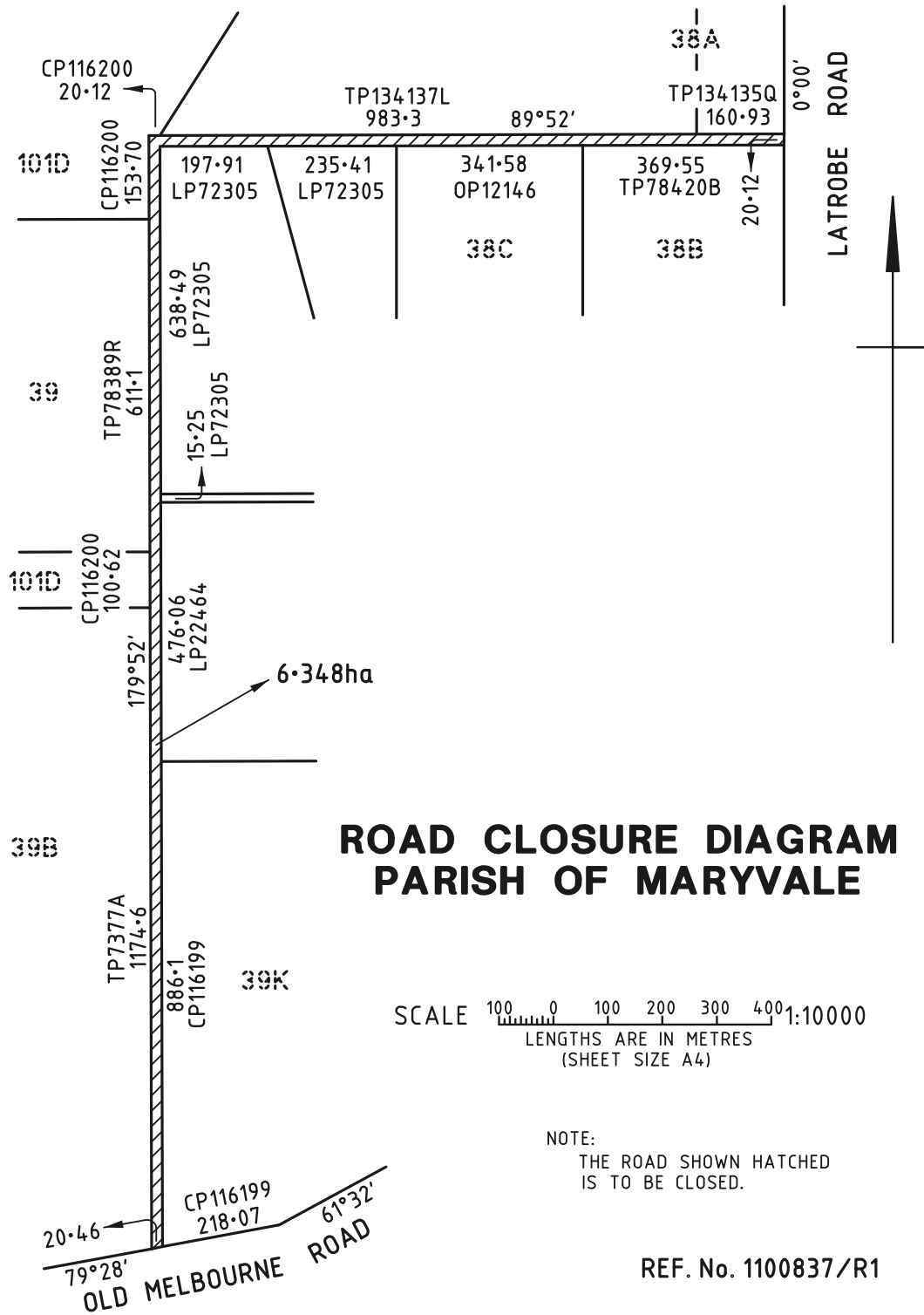
LATROBE CITY COUNCIL

Road Discontinuance TRUenergy Yallourn – Maryvale Field Mining Licence Area – MIN 5003,  
Maryvale and Morwell

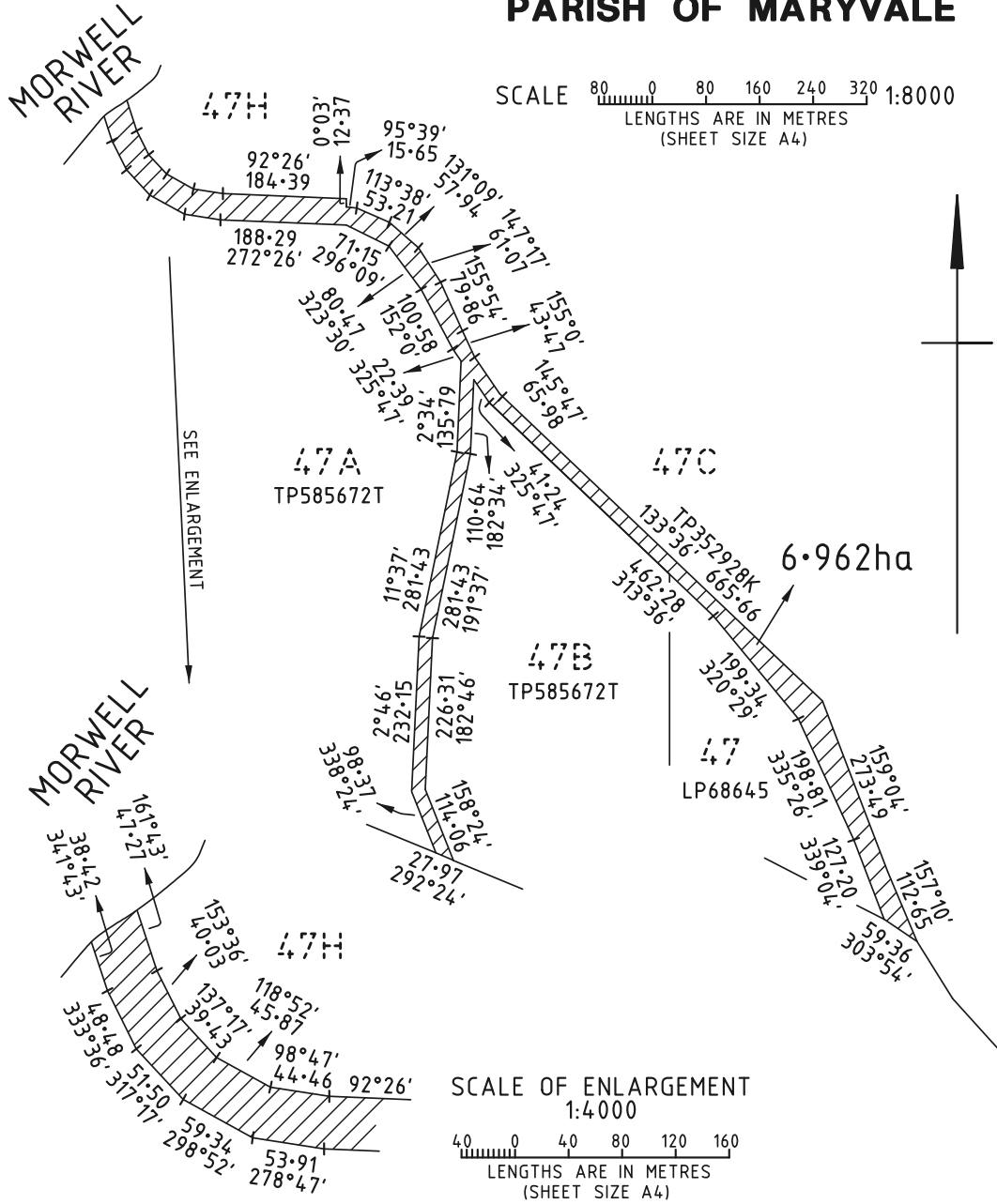
Notice is given that Latrobe City Council, in accordance with section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, and having complied with section 223 of the Act, at its ordinary meeting held 9 May 2011, formed the opinion that various road reserves within the TRUenergy Yallourn – Maryvale Field mining licence area – MIN 5003 of Maryvale and Morwell are not reasonably required for public use and resolved to discontinue the following road reserves:

- Maxwell and Morrisons Road off Old Melbourne Road west extension Morwell, a Government road reserve, and
- part Morwell Bridge Road and a unnamed road both off Princes Fwy and Morwell–Traralgon Road, Government road reserves, and
- Sand Pit Road off Toners Lane, a Government Road Reserve, and
- Kaye Street, Alliss Street, Hill View, Crown Road, the unnamed road reserves on Plan of Subdivision LP14949, and
- The Boulevard, Sunburst Avenue, Community Street, Centre Crescent, Panorama Avenue, and Hollywood Parade on Plan of Subdivision Roads LP21189, and
- an unnamed road R1 on Title Plan TP936558,

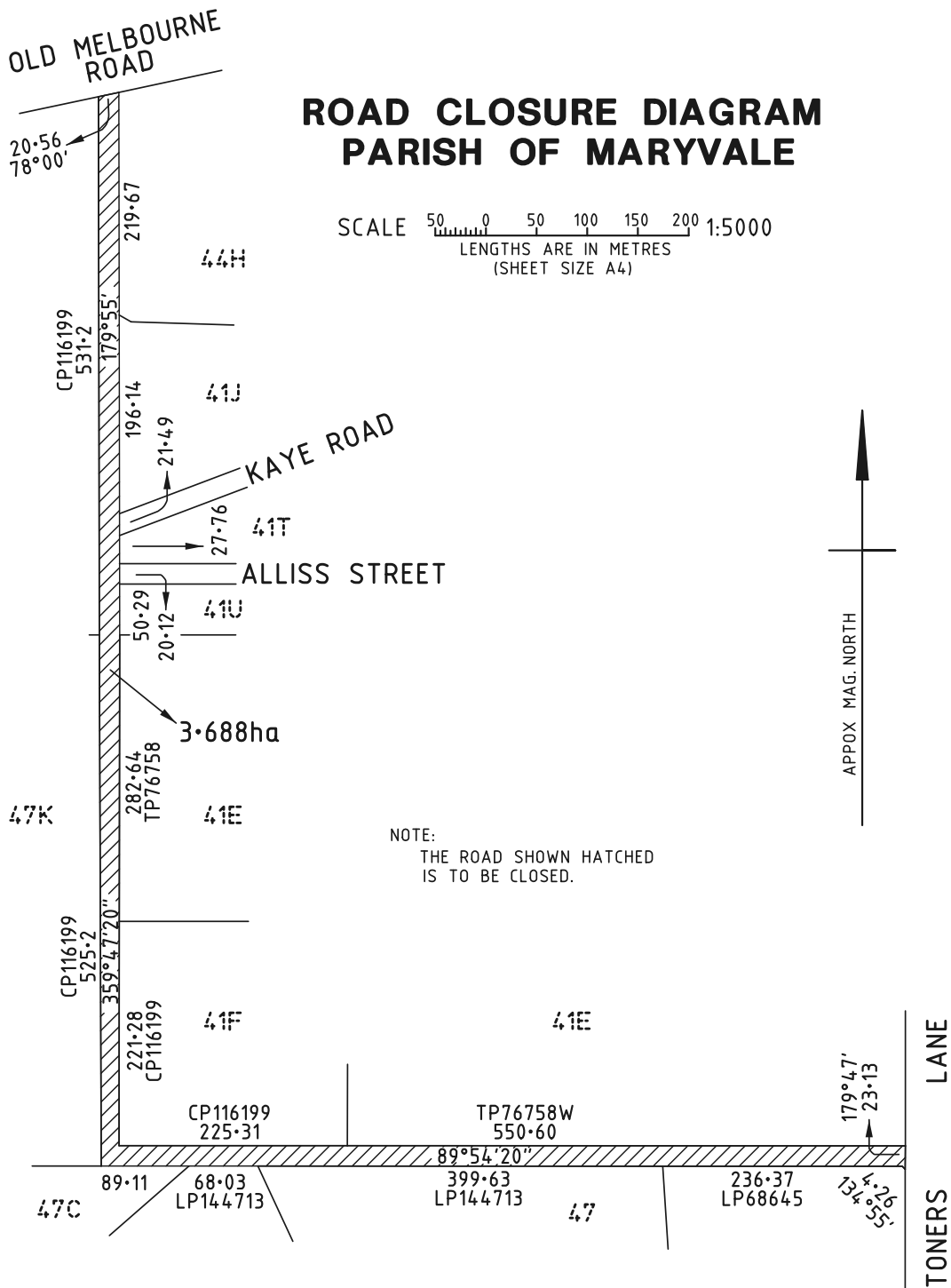
as shown hatched on the six plans below.



# ROAD CLOSURE DIAGRAM PARISH OF MARYVALE



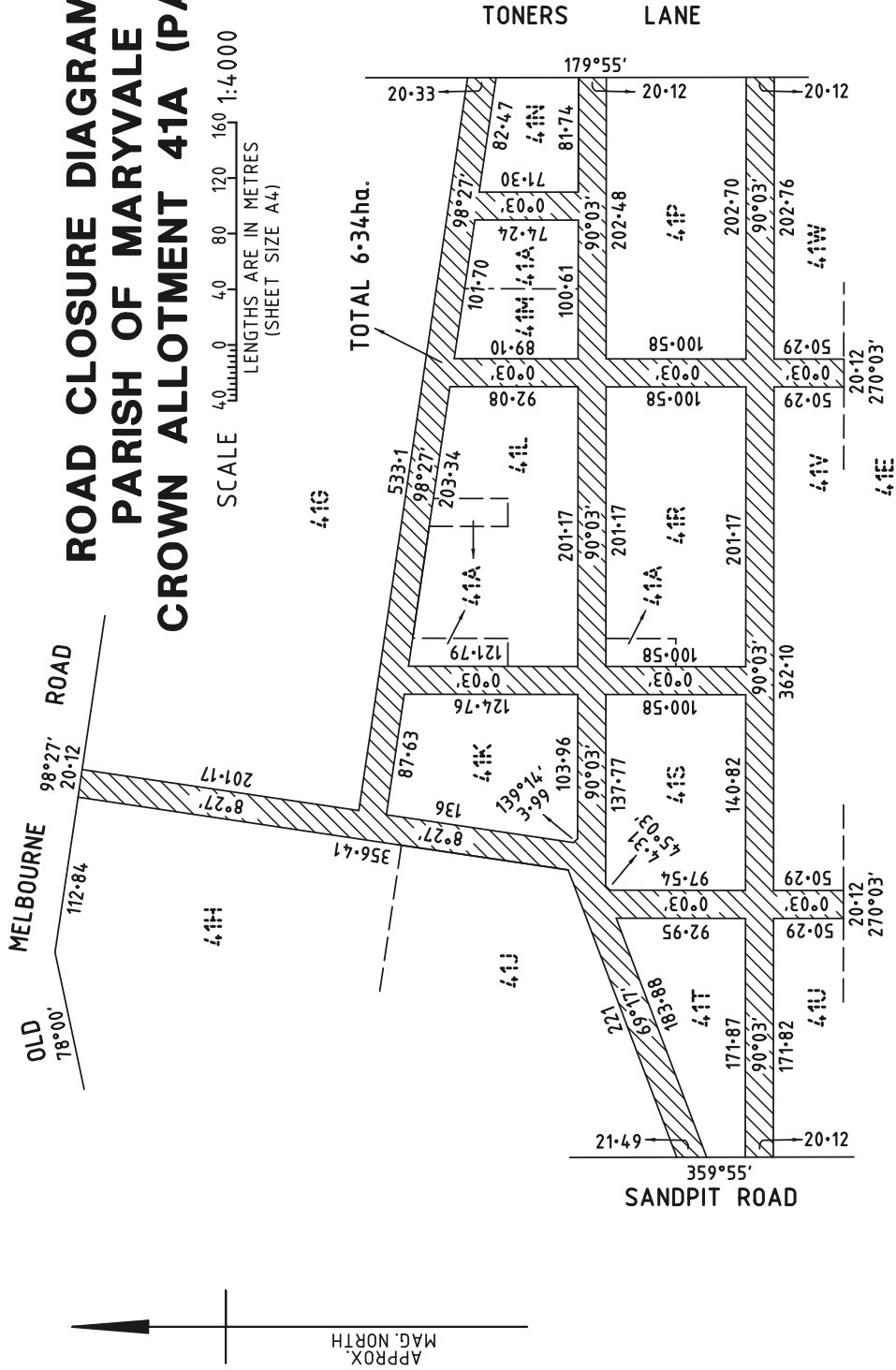
REF. No. 1100837/R4



REF. No. 1100837/R3B

# ROAD CLOSURE DIAGRAM PARISH OF MARYVALE CROWN ALLOTMENT 41A (PART)

SCALE 1:4 000  
LENGTHS ARE IN METRES  
(SHEET SIZE A4)



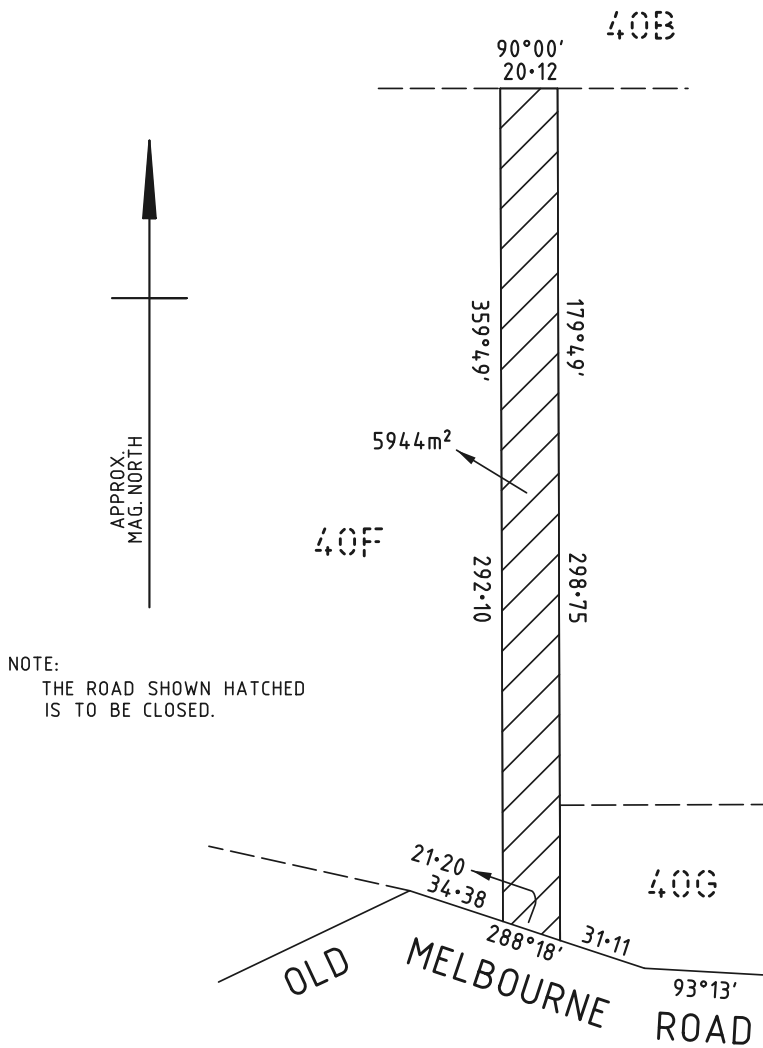
NOTE: THE ROADS SHOWN HATCHED ARE TO BE CLOSED.  
REF. No. 1100837/R3A





# ROAD CLOSURE DIAGRAM PARISH OF MARYVALE CROWN ALLOTMENT 40C (PART)

SCALE 20 0 20 40 60 80 1:2000  
LENGTHS ARE IN METRES  
(SHEET SIZE A4)



REF. No. 1100837/R2A

The roads stated above are to be discontinued subject to the right, title, power or interest held by SP AusNet in connection with any poles, transformers and high voltage overhead lines that form part of the distribution electrical network of that authority in or near the road reserves.

PAUL BUCKLEY  
Chief Executive Officer



## BULOKE SHIRE COUNCIL

**Local Government Act 1989**

## Section 206 Schedule 10(3)

## Notice to Close Part Width of Road Reserve

Notice is hereby given that at the Ordinary Council meeting of Buloke Shire Council held on 10 August 2011, the Council resolved to close the part width of unnamed road reserve (Angle Road extension) abutting Crown Allotments 63 in the Parish of Wirimbirchip, Birchip. It is proposed to advise the Department of Sustainability and Environment accordingly.

WARWICK HEINE  
Chief Executive Officer



NOTICE OF PROPOSAL TO MAKE  
A LOCAL LAW

## Local Law No. 1

## Community Safety and Environment 2011

Council is proposing to introduce a new Local Law titled Local Law No. 1 Community Safety and Environment 2011.

This process is being conducted in accordance with the Ministerial Guidelines for Local Laws, which have been introduced to increase the involvement and awareness of the community in the making of Local Laws, as well as ensuring that Councils apply a robust, transparent and consistent approach.

The purpose and general purport of the new Local Law is to –

- (a) replace the Local Law No. 1 Community Safety and Environment Local (2005);
- (b) provide for the peace, order and well being of people in the municipality by enhancing public safety and community amenity;
- (c) provide for the safe and equitable use and enjoyment of public places;
- (d) protect and enhance the environment and amenity of the municipal district;
- (e) regulate and control activities and behaviour which may be regarded as dangerous, unsafe or detrimental; and

- (f) provide for the fair and reasonable use and enjoyment of private land.

The proposed Local Law, together with Council's Local Laws Community Impact Statement, can be viewed on Council's website at [www.mitchellshire.vic.gov.au](http://www.mitchellshire.vic.gov.au). Alternatively, copies of both documents are available for inspection at, and obtainable from, Council's Libraries and Customer Service Centres. For opening hours please contact the Customer Service Centre on (03) 5734 6200.

A public consultation meeting will be held at 7.00 pm on Wednesday 28 September 2011 at Council's Chambers located at 113 High Street, Broadford, to discuss the proposed Local Law.

In addition, any person affected by the proposed Local Law may lodge a written submission relating to the proposed Local Law under section 223 of the **Local Government Act 1989** by Friday 7 October 2011. Written submissions should be mailed to Mitchell Shire Council, 113 High Street, Broadford, and should contain an indication whether the person wishes to be heard in respect of their submission.

Any person requiring further information concerning the proposed Local Law or supporting Community Impact Statement, the making of a written submission or being heard in support of the submission, or attending Council's consultation meeting should contact Council's Customer Service Centre on (03) 5734 6200.

## MONASH CITY COUNCIL

## Local Law No. 4 – Prohibition on Smoking

Monash City Council (Council) gives notice, pursuant to the provisions of the **Local Government Act 1989**, that at its meeting held on 30 August 2011, it resolved to approve Local Law No. 4 Prohibition on Smoking.

## Purpose of the Local Law

The purposes (objectives) of the 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 Local Law

The Local Law:

- makes it an offence to smoke at certain events, including events organised or sponsored by Council; and
- makes 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.

## Commencement of the Local Law

The Local Law will come into operation on 1 October 2011.

## Availability of the Local Law

A copy of the local law is available at Council's Civic Centre, 293 Springvale Road, Glen Waverley, during office hours and on Council's website [www.monash.vic.gov.au](http://www.monash.vic.gov.au)

DAVID CONRAN  
Chief Executive Officer

## TOWONG SHIRE COUNCIL

## Notice of Making of Local Laws

Notice is hereby given that at the Council meeting held on 5 September 2011, Towong Shire Council made two Local Laws pursuant to section 119 of the **Local Government Act 1989**.

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

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

- (f) providing for the administration of the Council's powers and functions; and providing generally for the peace, order and good government of the municipal district.

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

- a) providing for the peace, order and good government of the municipal district of the Towong Shire Council;
- b) providing for those matters which require a Local Law under the **Local Government Act 1989** and any other Act;
- c) providing for those matters which require a Local law via resolution of the Towong Shire Council following consideration of issues affecting the community;
- d) providing for the administration of Council powers and functions and for the issue of permits and infringement notices;
- e) prohibiting, regulating and controlling activities, physical works including construction, events, practices or behaviour in the municipal district so that no detriment is caused to the amenity of the neighbourhood, nor nuisance to a person, nor detrimental effect to the environment or property;
- f) regulating and controlling the consumption of alcohol and possession of alcohol other than in a sealed container in public places;
- g) protecting the assets vested in the Council;
- h) regulating the droving, grazing and movement of livestock throughout the municipal district to minimise damage to road surfaces, formations, drainage, native vegetation and surrounding areas arising from livestock and to alert other road users to the presence of livestock on roads in the interests of road safety;
- i) controlling and protecting public places;
- j) controlling matters which may adversely affect the amenity and environment of the municipal district and the safety, health and quality of life of persons within it;
- k) securing the safe and equitable use and enjoyment of public places and private land; and
- l) minimising nuisances.

The Council has also adopted a Policy and Procedures Manual which will provide guidelines for the administration of Local Law No. 2.

Copies of the Local Laws and the Policy and Procedure Manual and other allied information can be inspected at the Council offices at 32 Towong Street, Tallangatta and 76 Hanson Street, Corryong or be viewed and downloaded from Council's website [www.towong.vic.gov.au](http://www.towong.vic.gov.au).

The Local Laws commenced operation on 5 September 2011.

JULIANA PHELPS  
Chief Executive Officer

**Planning and Environment Act 1987**  
GANNAWARRA PLANNING SCHEME

Notice of Preparation of Amendment  
Amendment C26  
Authorisation A02051

The Gannawarra Shire Council has prepared Amendment C26 to the Gannawarra Planning Scheme.

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

The land affected by the Amendment is the existing Kerang District Health Complex in Burgoyne Street, 13–15 Burgoyne Street, 99 Shadforth Street and Nancarrow Park, Mill and Shadforth Streets, Kerang.

The Amendment proposes to:

- Kerang District Health Complex  
correct a longstanding error in the Gannawarra Planning Scheme which has the hospital complex incorrectly zoned Public Use Zone 2 – Education rather than the Public Use Zone 3 – Health and Community. The Amendment designates the land Public Use Zone 3.
- 13–15 Burgoyne Street  
update the Planning Scheme to rezone the land from Public Use Zone 2 – Education to Public Use Zone 3 – Health and Community. The land was acquired by Kerang Hospital in 1974 and is occupied by the day-care centre.

- 99 Shadforth Street  
update the Planning Scheme to rezone the land from Residential 1 Zone to Public Use Zone 3 – Health and Community. The land was acquired by Kerang District Health in 2003 and is occupied by a house used by the hospital.
- Nancarrow Park  
propose to rezone the land presently occupied by Nancarrow Park from Public Park and Recreation Zone to Public Use Zone 3 – Health and Community, to provide for its acquisition and use by the hospital for an aged care facility. The proposed facility will comprise 18 individual residential units (12 single bedroom units and 6 two-bedroom units), communal buildings, carparking and landscaping.

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, Gannawarra Shire Council, Patchell Plaza, 47 Victoria Street, Kerang and Council Offices, 23–25 King Edward Street, Cohuna; or at the Department of Planning and Community Development website [www.dpcd.vic.gov.au/planning/publicinspection](http://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 17 October 2011. A submission must be sent to Sylvester Tan, Manager Planning, Gannawarra Shire Council, PO Box 287, Kerang, Victoria 3579.

ROSANNE KAVA  
Chief Executive Officer  
Gannawarra Shire Council

**Planning and Environment Act 1987**  
GREATER DANDENONG  
PLANNING SCHEME

Notice of Preparation of Amendment  
Amendment C133  
Authorisation A02004

The Greater Dandenong Council has prepared Amendment C133 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 Greater Dandenong Council as planning authority to prepare the Amendment.

The Amendment affects land at 90–92 Clarke Road, Springvale South, 94–96 Clarke Road, Springvale South, 98–100 Clarke Road, Springvale South and 168–222 Clarke Road, Springvale South as shown on Map 1 in the explanatory report for the Amendment.

The Amendment proposes to rezone the affected land from its existing Public Park and Recreation Zone (PPRZ) and Special Use 2 Zone (SUZ 2) both to Green Wedge Zone (GWZ). The Amendment also proposes an Environmental Audit Overlay (EAO) to apply to the same affected land to comply with the requirements of Ministerial Direction No. 1.

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, Greater Dandenong Council at 39 Clow Street, Dandenong; and at the Department of Planning and Community Development website [www.dpcd.vic.gov.au/planning/publicinspection](http://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 14 October 2011. A written submission labelled 'Amendment C133' must be sent 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

**Planning and Environment Act 1987**  
MACEDON RANGES PLANNING SCHEME

Notice of Preparation of Amendment  
Amendment C71

Authorisation A02033

The Macedon Ranges Shire Council has prepared Amendment C71 to the Macedon Ranges Planning Scheme. In accordance with

section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Macedon Ranges Shire Council as planning authority to prepare the Amendment. The Amendment would affect all land in the Industrial 1 Zone, Industrial 2 Zone and Industrial 3 Zone and the Business 3 Zone and Business 4 Zone. The Amendment proposes to:

- amend the Municipal Strategic Statement at Clause 21.07-4 and 21.07-5 to introduce strategic policy on the design of industrial and commercial developments;
- amend Clause 21.08 to include the 'Design Guidelines for Industrial Development for the Macedon Ranges Shire – Background and Issues Report, May 2011' as a Reference Document in the Planning Scheme;
- introduce a new Local Planning Policy under Clause 22 to guide the design of industrial and commercial developments in the Shire; and
- amend the Schedule to Clause 81.01 to list the 'Design Guidelines for Industrial Development for the Macedon Ranges Shire, April 2011' as an Incorporated Document in the Planning Scheme.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: Macedon Ranges Shire Council, 129 Mollison Street, Kyneton or 40 Robertson Street, Gisborne; Macedon Ranges Shire Council website <http://www.mrsc.vic.gov.au>; and Department of Planning and Community Development's website: [www.dpcd.vic.gov.au/planning/publicinspection](http://www.dpcd.vic.gov.au/planning/publicinspection)

This can be done during office hours and is free of charge. Any person who may be affected by the Amendment may make a written submission to the planning authority. The closing date for submissions is 10 October 2011. A submission must be in writing and addressed to Peter Johnston, Chief Executive Officer, Macedon Ranges Shire Council, PO Box 151, Kyneton, Victoria 3444.

PETER JOHNSTON  
Chief Executive Officer



**Planning and Environment Act 1987**  
**PORT PHILLIP PLANNING SCHEME**

Notice of Preparation of Amendment

Amendment C88

Authorisation A01996

The Port Phillip City Council has prepared Amendment C88 to the Port Phillip Planning Scheme.

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

All land within the municipality is affected by this Amendment.

The Amendment proposes to:

- introduce an updated Local Planning Policy on Gaming to the Port Phillip Planning Scheme at Clause 22.07. The proposed policy will guide planning decisions for electronic gaming machines in Port Phillip. It provides guidance on the location of new gaming machines, the management of potential amenity impacts and application requirements; and
- introduce the 'Port Phillip Responsible Gambling Policy (2011)' as a reference document in the Port Phillip Planning Scheme.

**Where to inspect the proposed planning scheme Amendment:**

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

to assist with enquiries. Libraries: Albert Park Library, corner Montague Street and Dundas Place, Albert Park; Middle Park Library, corner Nimmo and Richardson Streets, Middle Park; St Kilda Library, 150 Carlisle Street, St Kilda; South Melbourne Library, corner Bank and Perrins Streets, South Melbourne; and Port Melbourne Library, 333 Bay Street, Port Melbourne.

The Amendment may also be viewed online at City of Port Phillip website: [http://www.portphillip.vic.gov.au/planning\\_amendments.htm](http://www.portphillip.vic.gov.au/planning_amendments.htm); and Department of Planning and Community Development website: [www.dpcd.vic.gov.au/planning/publicinspection](http://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 31 October 2011. A submission must be sent to: Coordinator – Strategic Planning, City of Port Phillip, Private Bag 3, St Kilda, Victoria 3182.

KATRINA TERJUNG  
 Acting Manager City Strategy

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 November 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.

BOLDEN, Donald Alexander, late of 80 Rosamond Road, Maribyrnong, Victoria 3032, retired, deceased, who died on 10 April 2011.

CAREY, Albert John Kimber, late of 27 Snowgum Road, Doncaster East, Victoria 3109, retired, deceased, who died on 25 March 2005.

CHANDLER, Charles John, late of late of 101 Henty Street, Reservoir, Victoria 3073, deceased, who died on 15 September 1971.

CURSIO, Luigi, late of 74 Pallant Avenue, Reservoir, Victoria 3073, retired, deceased, who died on 4 April 2011.

DUNCAN, Lorna, late of Unit 20, The Blue Willows 74 Warrandyte Road, Ridgewood, Victoria 3113, home duties, deceased, who died on 2 May 2011.

EAST, Isobel Mary, late of Balmoral Grove Nursing Home, 24–34 Smith Street, Glovedale, Victoria 3216, pensioner, deceased, who died on 2 October 2011.

EWAN, Jack, late of 15 Herbert Street, Mount Waverley, Victoria 3149, deceased, who died on 30 April 2011.

GUCE, Paul Apostol, late of Stewart Lodge, 85 Stewart Street, Brunswick, Victoria 3055, pensioner, deceased, who died on 11 May 2011.

HERRIOTT, Elsie Elizabeth, late of Glengollen Village, 1 Lording Street, Ferntree Gully, Victoria 3156, pensioner, deceased, who died on 29 April 2011.

LAHAUSSE, Joseph Raymond, late of Unit 2, 440 Clayton Road, Clayton South, Victoria 3169, deceased, who died on 24 May 2011.

LOVICK, Wilma Irene, late of Carnsworth Nursing Home, 10 A'Beckett Street, Kew, Victoria 3101, home duties, deceased, who died on 15 January 2011.

MEALEY, Elizabeth, late of Sandhurst Centre, 62 Finn Street, Bendigo, Victoria 3550, deceased, who died on 26 April 2011.

SHAW, Mary Margaret, late of 6 Davey Street, Ringwood East, Victoria 3135, retired, deceased, who died on 7 May 2011.

VEJVODA, Elsie May, late of Mirboo Aged Care Facility, Grandridge 4/6 Brennan Street, Mirboo North, Victoria 3871, home duties, deceased, who died on 3 March 2011.

Dated 31 August 2011

ROD SKILBECK  
Manager  
Client Services

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

the personal representative, on or before 14 November 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.

CRUICKSHANK, Mary Constance, late of Laurina Lodge, Eleanor Street, Heyfield, Victoria 3858, pensioner, deceased, who died on 6 April 2011.

LIPPER, Antonina, late of Arlington Aged Care Facility, 3 Collins Street, Northcote, Victoria 3070, retired, deceased, who died on 10 May 2011.

MACDONALD, Allan Thomson, late of St Michael's Nursing Home, 1 Omama Road, Murrumbeena, Victoria 3163, deceased, who died on 30 March 2011.

OAKES, Dorothea Alexander, late of 45 Mahoneys Road, Riddells Creek, Victoria 3431, home duties, deceased, who died on 31 May 2011.

O'ROURKE-ILLIDGE, Isabel Joyce, late of Regis Milpara Lodge, 220 Middleborough Road, Blackburn South, Victoria 3130, pensioner, deceased, who died on 25 March 2011.

RITTER, Neilsen Frank, late of 52 Richardson Drive, Mornington, Victoria 3931, crane driver, deceased, who died on 18 May 2011.

SMITH, Gladys Jean, formerly of 61 Mooltan Street, Travancore, Victoria 3032, but late of Trevi Court Aged Care Facility, 95 Bulla Road, Essendon, Victoria 3040, retired, who died on 16 July 2011.

STANBOROUGH, Gladys Joyce, also known as Joyce Stanborough and Joyce Gladys Stanborough, late of Kalkee Nangatta Nursing Home, 206 High Street, Belmont, Victoria 3216, deceased, who died on 20 May 2011.

TESKEY, Victor Arthur, late of Logansville Hostel, 205 Bignell Road, Bentleigh East, Victoria 3165, retired, deceased, who died on 26 December 2010.

Dated 5 September 2011

ROD SKILBECK  
Manager  
Client Services



## EXEMPTION

Application No. A232/2011

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by St Luke's Anglicare (the applicant). The application for exemption is to enable the applicant to advertise for and employ only a male or female to a specific position in its organisation (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of David Pugh, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 16, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- The applicant provides welfare services to children, young people, families and individuals who experience a range of disabilities. Those services seek to assist clients who often have limited resources to access appropriate housing, access education, work through physical and emotional abuse, cope with cognitive and physical disability and mental illness and overcome substance abuse and socially inappropriate behaviour.
- The applicant provides intensive support and case management to at risk young people involved in the Child Protection and Juvenile Justice systems. People working in these positions are required to provide intensive, long term support and case management to vulnerable female or male clients. A number of those clients have experienced abuse perpetrated by either males or females and may have made allegations of sexual assault in the past. The program is structured on a relationship-based model of service delivery. Workers are expected to engage one on one with clients and often spend time alone with them. An important element to successful outcomes is the establishment of a non-threatening experience for clients.
- Many of the applicant's clients, particularly women, have experienced abuse and/or trauma in their lives and consequently have strong preferences for assistance to be provided by a female worker. For many

male clients preference is expressed for a same gender worker where health issues are present. The mental health services offered by the applicant offer individual home based outreach where the worker is engaged with the client in their home. Some of the services provide support to young males, some with specific behavioural issues where it is considered that the gender of the worker is important for the safety of both the client and the worker.

- The applicant has previously been granted exemptions for the same conduct. While the exemptions have rarely been used, from time to time the exemption may be required to be used by the applicant so that it can meet the needs of its clients.
- No exception applies to the exempt conduct. The applicant has an existing exemption (A232/2011) which expires on 1 November 2011. This exemption will apply from 2 November 2011. In the absence of an exemption, the exempt conduct would amount to prohibited discrimination.
- 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 equality, and in particular the right to equal and effective protection against discrimination of persons of the gender which is not sought for employment 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 16, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from 2 November 2011 until 1 November 2016.

Dated 30 August 2011

A. DEA  
Member

**Associations Incorporation Act 1981**

## SUB-SECTION 36E(5)

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

Wandin Kids Cottage Inc.; Stawell Friends of the Earth Inc.; Bendigo Invitation Homing Club Inc.; Australian Association of Foshan Ethic Inc.; St. Arnaud Woodworkers Association Inc.; Goulburn Valley Concerned Citizens Association Inc.; Business to Business Synergy Inc.; Swifts Creek Cricket Club Inc.; Outer Eastern Citizen Advocacy Inc.; Probus Club of Ballan Inc.; Riviera Football League Inc.; Murray Valley Highway Pumping Syndicate Inc.; Kew Camberwell Athletic Club Inc.; Refugee Voices Inc.; Epping Playgroup Centre Inc.; People Against Drink Driving Inc.; Bairnsdale G.O.L.D (Growing Older Living Dangerously) Inc.; Night Owl Amateur Productions Inc.; Australian Flying Disc Association Inc.; Ballarat Y Ladies Service Club Inc.; Preston Football Club Social Club Inc.; Cattle Yards Inn Sports & Social Club Inc.; Promontory Coast Childrens Services Inc.; Newstead and District Garden Club Inc.; Hume Region Tenant Advisory Group Inc.; Organic Retailers & Growers Association of Australia Inc.; Zeally Bay Football Club Inc.; Nfara Inc.; Life Planning Foundation of Australia Inc.; Monash District Ladies Bowling Association Inc.; Greater Green Triangle GP Education and Training Inc.; Bendigo Regional YMCA Youth & Community Services Inc.; 'H.O.P.' – Hrvatski\* Oslobodilacki Pokret – 'C.L.M.' – Croatian Liberation Movement Inc.; Patipada Buddhist Centre Inc.; GV Saints Supporters Group Inc.; Melbourne Family Exhibitions Inc.; It's Us Productions Inc.; Caulfield Uniform Social Club Inc.; Humanitarian Aid Relief Trust (Hart) Australia Inc.; Australian Family Support Services Association Inc.; Everton Dressage Club Inc.; Melbourne PHP Users Group Inc.; Tongala & District Pigeon Club Inc.; Little Tern Taskforce Inc.; The Over 40's Club Inc.

Dated 8 September 2011

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

**Cemeteries and Crematoria Act 2003**

## SECTION 41(1)

Notice of Approval of Cemetery Trust  
Fees and Charges

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

The Cemetery Trusts:

Gobur

Horsham

Mount Prospect

Pakenham

Tungamah (Tharanbegga).

Dated 1 September 2011

BRYAN CRAMPTON

Manager

Cemeteries and Crematoria Regulation Unit

**Children's Services Act 1996**

## NOTICE OF EXEMPTION

Pursuant to section 6 of the **Children's Services Act 1996** (Act), I declare that section 25N(2)(a)(b) of the Act (to the extent of any requirements relating to renewal of licence) does not apply to the following children's services:

- Swinburne Avenue Children's Centre, licence id 1614
- Sea Lake Kindergarten, licence id 4019
- Yarra Glen Child Care Centre, licence id 1710
- Moe Early Learning Centre, licence id 10167
- Wallan Kindergarten, licence id 1895
- Wandong Kindergarten, licence id 1896
- Wellington Kindergarten, licence id 1898
- Pyalong Preschool, licence id 2980
- Seymour East Preschool Centre, licence id 3218.

Dated 31 August 2011

HON. WENDY LOVELL MLC  
Minister for Children and  
Early Childhood Development

**Crown Land (Reserves) Act 1978**

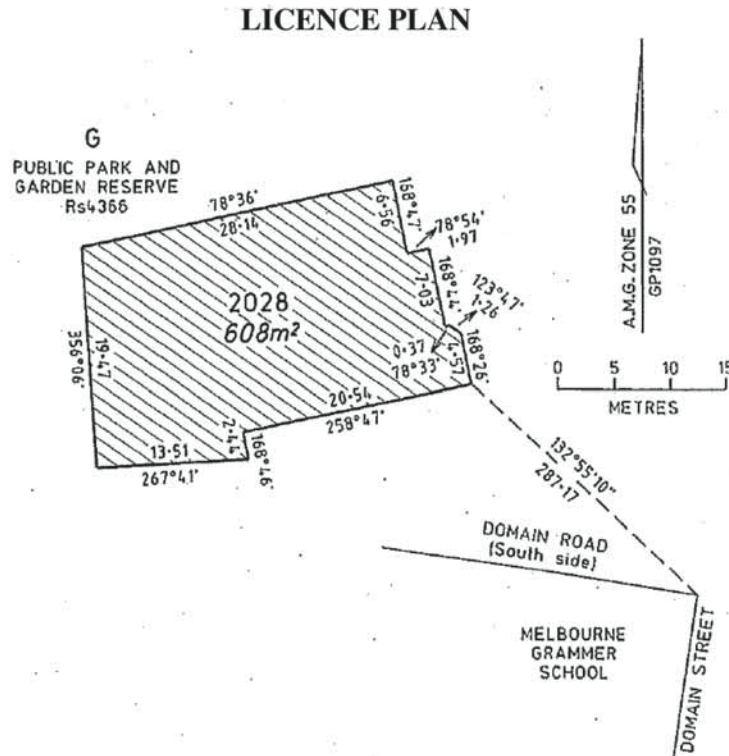
**ORDER GIVING APPROVAL TO GRANT A LICENCE UNDER SECTIONS 17B AND 17DA**

Under sections 17B and 17DA of the **Crown Land (Reserves) Act 1978**, I, Ryan Smith, Minister for Environment and Climate Change, being satisfied that there are special reasons which make the granting of a licence reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a licence by the City of Melbourne as committee of management over the Domain House Reserve, described in the schedule below, for the purpose of an education and community facility for the promotion of horticultural and botanical knowledge and, in accordance with section 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

**SCHEDULE**

The land shown hatched on the following plan, being Crown land permanently reserved for the purposes of Public Park and Garden in the City of Melbourne, Parish of Melbourne South by Order in Council of 11 June 2003 (vide Government Gazette 12 June 2003, page 1371).



File Ref: 1204955  
 Dated 24 August 2011

RYAN SMITH MP  
 Minister for Environment and Climate Change

**Education and Training Reform Act 2006**

APPROVAL TO USE THE TERMS  
'TAFE' OR 'TECHNICAL AND FURTHER EDUCATION'

In accordance with section 3.1.26A(3) of the **Education and Training Reform Act 2006**, I give approval for the entity named in the Table below to use the terms 'TAFE' or 'technical and further education' in its name or in connection with its activities, operations and services.

This approval is not transferable.

Dated 18 August 2011

THE HON. PETER HALL, MLC  
Minister for Higher Education and Skills

**Table**

Victorian TAFE Association Inc. ABN: 43 308 387 581 Business Name Registration Number: A0037584B
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**Education and Training Reform Act 2006**

APPROVAL TO USE THE TERMS  
'TAFE' OR 'TECHNICAL AND FURTHER EDUCATION'

In accordance with section 3.1.26A(3) of the **Education and Training Reform Act 2006**, I give approval for the entity named in the Table below to use the terms 'TAFE' or 'technical and further education' in its name or in connection with its activities, operations and services.

This approval is not transferable.

Dated 18 August 2011

THE HON. PETER HALL, MLC  
Minister for Higher Education and Skills

**Table**

TAFE Development Centre Ltd. ABN: 15 113 721 770 Business Name Registration Number B1854719D
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**Electricity Industry Act 2000**

NOTICE OF REVOCATION OF ELECTRICITY RETAIL LICENCE

An Electricity Retail Licence ER\_03/1998 was issued to Energy Australia (ABN 67 505 337 385) by the Office of the Regulator General Victoria on 3 October 1994.

Energy Australia (ABN 67 505 337 385) underwent a change of name to Ausgrid (ABN 67 505 337 385) by virtue of the Energy Services Corporations Amendment (Change of Name) Regulation 2011 (NSW) dated 2 March 2011.

The Licence is revoked by agreement between the Essential Services Commission and Ausgrid (ABN 67 505 337 385) in accordance with section 29(3) of the **Electricity Industry Act 2000** and the terms of the licence. The licence revocation is effective from 8 September 2011.

Dated 30 August 2011

DR RON BEN-DAVID  
Chairperson

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**Gas Industry Act 2001**

NOTICE OF VARIATION OF GAS RETAIL LICENCE

A Gas Retail Licence GR-01/2008 was issued to Energy Australia (ABN 67 505 337 385\*) by the Essential Services Commission on 11 June 2008.

Energy Australia (ABN 67 505 337 385\*) underwent a change of name to Ausgrid (ABN 67 505 337 385\*) by virtue of the Energy Services Corporations Amendment (Change of Name) Regulation 2011 (NSW) dated 2 March 2011.

The Essential Services Commission gives notice under section 39 of the **Gas Industry Act 2001** (GI Act) that at its meeting of 24 August 2011, pursuant to section 38 of the EI Act, it varied the licence GR-01/2008 to reflect this name change. The licence continues on an ongoing basis.

A copy of the licence is available on the Commission's website located at <http://www.esc.vic.gov.au> or a copy can be obtained by contacting the Commission's reception on (03) 9651 0222.

\*The ABN appeared incorrectly as 37 505 337 385 on the original issued licence.

Dated 30 August 2011

DR RON BEN-DAVID  
Chairperson

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**Food Act 1984**

REVOCATION OF REGISTRATION OF A FOOD SAFETY PROGRAM TEMPLATE

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

- (a) note that the 'Melbourne Market Authority Food Safety Program Template for Fresh Produce Retailers' was registered under section 19DB of the **Food Act 1984** (the Act) in a notice published in the Government Gazette on 29 May 2003;
- (b) revoke the registration of that food safety program template under section 19DB of the Act.

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

Dated 2 September 2011

PAULINE IRELAND  
Assistant Director  
Food Safety and Regulation

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**Geographic Place Names Act 1998**

## NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

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

Road Naming:

<b>Change Request Number</b>	<b>Road Name</b>	<b>Locality</b>	<b>Proposer &amp; Location</b>
33403	Bailey Lane	Ararat	Ararat Rural City Council The road traverses north east off Vanstan Street.
33384	O'Connell Road	Wonthaggi	Bass Coast Shire Council The road traverses north off Bass Highway.
33455	Ridgway Road	Kilcunda	Bass Coast Shire Council Formerly known as Ridgeway Road. The road traverses north off Bass Highway.
33258	Pheasant Track	Granite Rock	East Gippsland Shire Council The road traverses west off Deptford Road.
29907	Endion Mews	South Yarra	Melbourne City Council The road traverses east off Airlie Bank Lane.
30818	Tibbits Lane	Carlton	Melbourne City Council The road traverses north off Waterloo Street.
33518	Whaley Street	Castlemaine	Mount Alexander Shire Council The road traverses west off Montgomery Street.
33500	Frangipani Court	Port Melbourne	Port Phillip City Council Continuation of the existing Frangipani Court. The road traverses west off Butchers Lane.
32254	Ambrosia Close	Epping	Whittlesea City Council Formerly known as Scintilla Place and Cutwater Place. The road traverses south off Herlitz Drive.
33357	Sports Lane	Little River	Wyndham City Council The road traverses south off You Yangs Road.
31489	Wetlands View	Yarra Glen	Yarra Ranges Shire Council The road traverses east off Pinoak Drive.

## Feature Naming:

<b>Change Request Number</b>	<b>Place Name</b>	<b>Naming Authority and Location</b>
30062	White Hills Botanic Gardens	City of Greater Bendigo 559 Napier Street, White Hills 3550 See map at <a href="http://www.dse.vic.gov.au/namingplaces">www.dse.vic.gov.au/namingplaces</a>
33189	Recep Resuloglu Reserve	Hume City Council Formerly known as Resuloglu Reserve See map at <a href="http://www.dse.vic.gov.au/namingplaces">www.dse.vic.gov.au/namingplaces</a>
33530	Arthur Park	Greater Shepparton City Council 8 Pontiac Avenue, Shepparton 3630 See map at <a href="http://www.dse.vic.gov.au/namingplaces">www.dse.vic.gov.au/namingplaces</a>
33362	Bull Reserve	Wyndham City Council Flinders Street, Little River 3211 See map at <a href="http://www.dse.vic.gov.au/namingplaces">www.dse.vic.gov.au/namingplaces</a>
33359	Fink Pavilion	Wyndham City Council West of the oval at Little River Reserve 15–31 You Yangs Road, Little River 3211 See map at <a href="http://www.dse.vic.gov.au/namingplaces">www.dse.vic.gov.au/namingplaces</a>

Office of Geographic Names

Land Victoria  
570 Bourke Street  
MELBOURNE 3000JOHN E. TULLOCH  
Registrar of Geographic Names



### 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 2286 in the category described as Heritage Place.

Ararat Civic Precinct  
193–239 Barkly Street  
Ararat  
Ararat Rural City

#### EXTENT

1. All the land marked L1 on Diagram 2286 held by the Executive Director, being all of Crown Allotments 21B and 21E, Section E, Township of Ararat.
2. All the buildings marked B1 and B2 and features marked F1–8 on Diagram 2286 held by the Executive Director.

General: The landscape, the mature trees and the paths

B1 Town Hall  
B2 Shire Hall  
F1 Boer War Memorial  
F2 Cenotaph  
F3 World War II Memorial  
F4 King George V drinking fountain  
F5 Brick wall around Shire Hall  
F6 Iron fence around Shire Hall  
F7, F8 Lamp posts

Dated Thursday 1 September 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 2292 in the category described as Heritage Place.

Lord Somers Camp  
148 Lord Somers Road  
Somers  
Mornington Peninsula Shire

#### EXTENT

1. All of the land marked L1 on Diagram 2292 held by the Executive Director being all of Lot 3 on Lodged Plan 44381, Lot 1 on Title Plan 409493, Lot 1 on Title Plan 4604, and Plan of Consolidation 100349.
2. All of the buildings marked B1 and B2 on Diagram 2292 held by the Executive Director.  
B1 Dining Hall  
B2 Cottage

Dated Thursday 1 September 2011

JIM GARD'NER  
Executive Director



### Heritage Act 1995

#### NOTICE OF REGISTRATION

As Executive Director for the purpose of the Heritage Act, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 2236 in the category described as Heritage Place.

Former Ballarat City Fire Station  
702 Sturt Street  
Ballarat Central  
Ballarat City

#### EXTENT

1. All of the land marked L1 on Diagram 2236 held by the Executive Director being all of Crown Allotment 11A Section 16 Township of Ballarat.
2. All of the building marked B1 on Diagram 2236 held by the Executive Director.

Dated Thursday 1 September 2011

JIM GARD'NER  
Executive Director



**Interpretation of Legislation Act 1984****BUILDING AMENDMENT (BUSHFIRE CONSTRUCTION) REGULATIONS 2011****Notice of Incorporation of Material and Address for Inspection of Documents**

The Building Amendment (Bushfire Construction) Regulations 2011 apply, adopt or incorporate the documents set out in the table below. In the table –

**BCA** means the Building Code of Australia comprising –

- (a) Volume One of the National Construction Code Series including any variations or additions in the Appendix Victoria set out in the Appendices to that Volume; and
- (b) Volume Two of the National Construction Code Series including any Victoria additions set out in Appendix A of that Volume.

**National Construction Code Series** means the National Construction Code Series published by the Australian Building Codes Board as amended or remade from time to time.

**Table of Applied, Adopted or Incorporated Matter**

<b>Statutory Rule Provision</b>	<b>Title of applied, adopted or incorporated document</b>	<b>Matter in applied, adopted or incorporated document</b>
Regulation 7 which inserts new regulation 811 into the Building Regulations 2006	AS 3959–2009 Construction of buildings in bushfire-prone areas, published by Standards Australia on 10 March 2009, as amended on 16 November 2009 and 15 February 2011	The whole

A copy of the material applied, adopted or incorporated by these Regulations has been lodged with the Clerk of the Parliaments. A copy of all matter so applied, adopted or incorporated into the Building Regulations 2006 is available for inspection by the public, free of charge, during normal business hours at the Building Commission, Good Sheds North, 733 Bourke Street, Docklands, Victoria 3008, telephone 1300 815 127.

MATTHEW GUY MLC  
Minister for Planning

**Land Acquisition and Compensation Act 1986**

FORM 7

S. 21(a)

Reg. 16

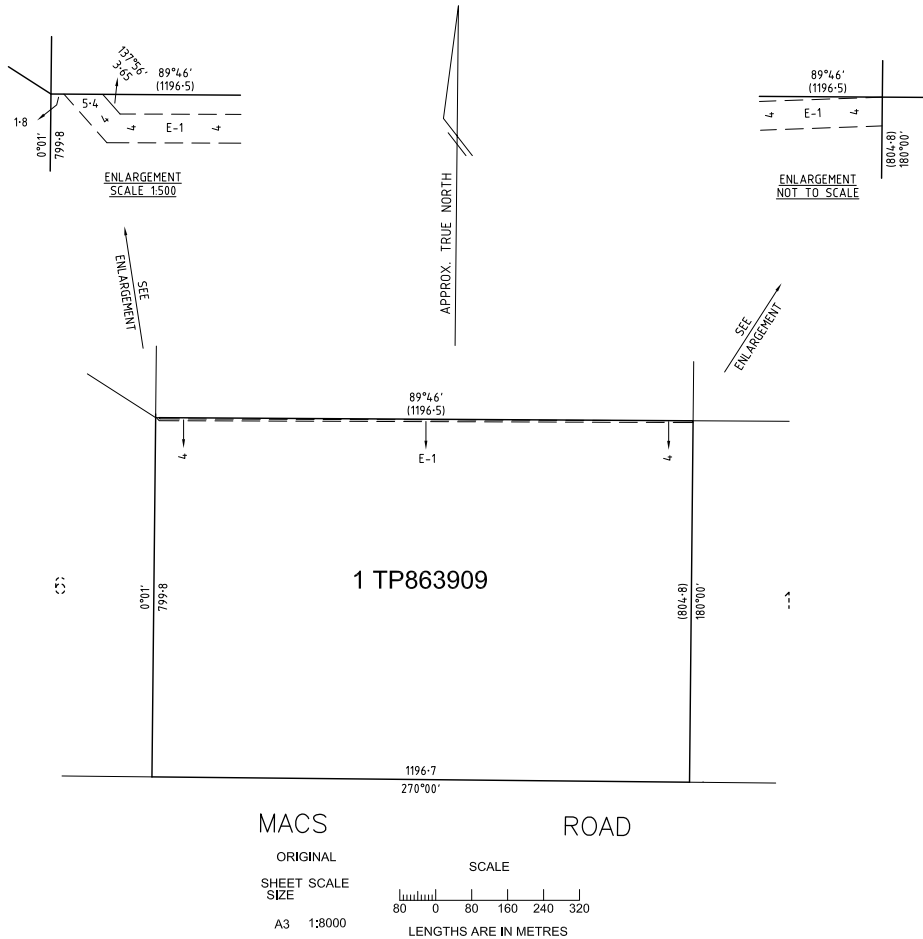
Notice of Acquisition

Compulsory Acquisition of Interest in Land

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

Easement for water supply purposes over that piece of land being portion of the land comprised and described in Certificate of Title Volume 06286 Folio 131 and being the area marked 'E-1' on the plan for creation of easement which is annexed hereto.

Published with the authority of Lower Murray Urban and Rural Water Corporation.

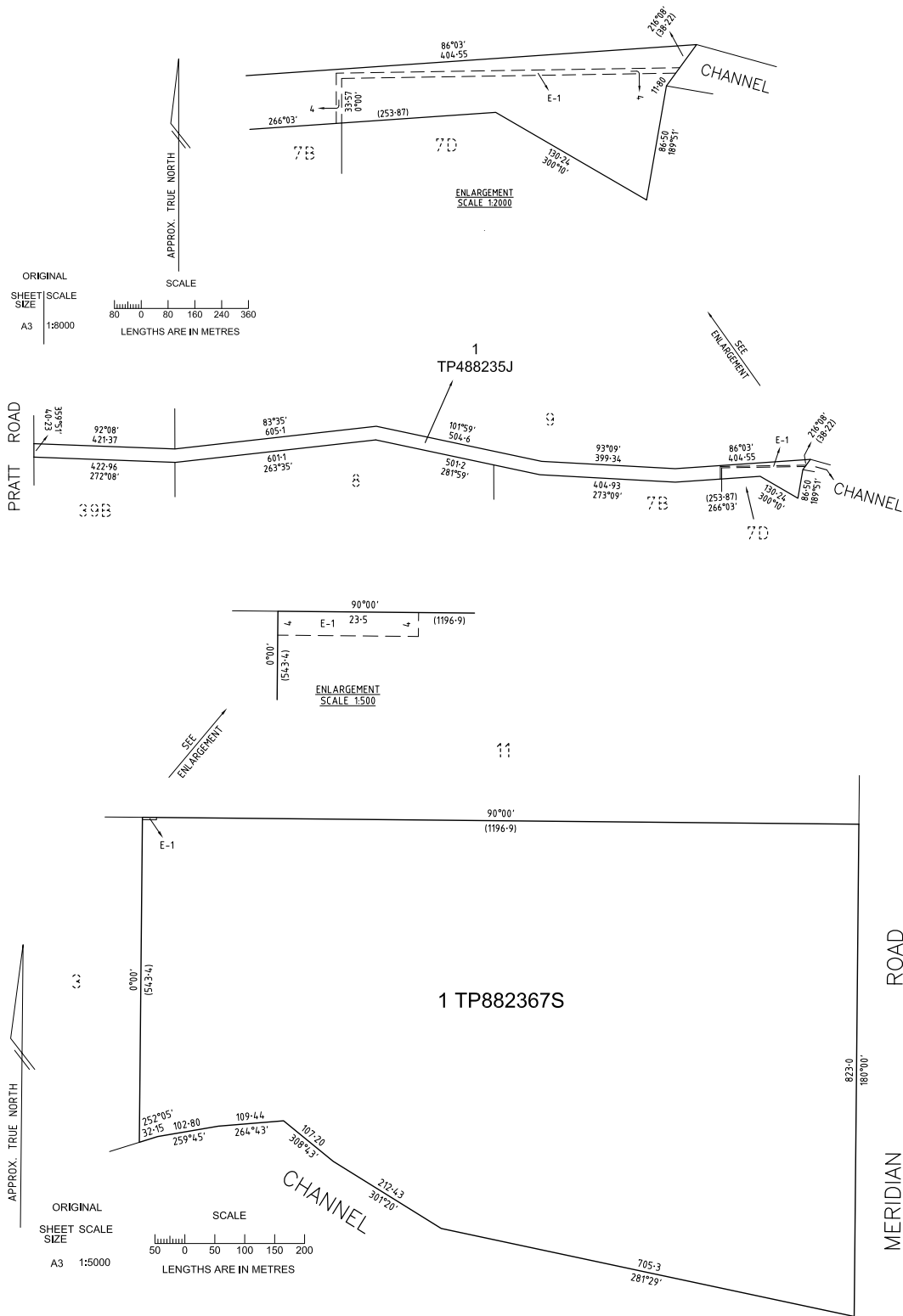


Dated 8 September 2011

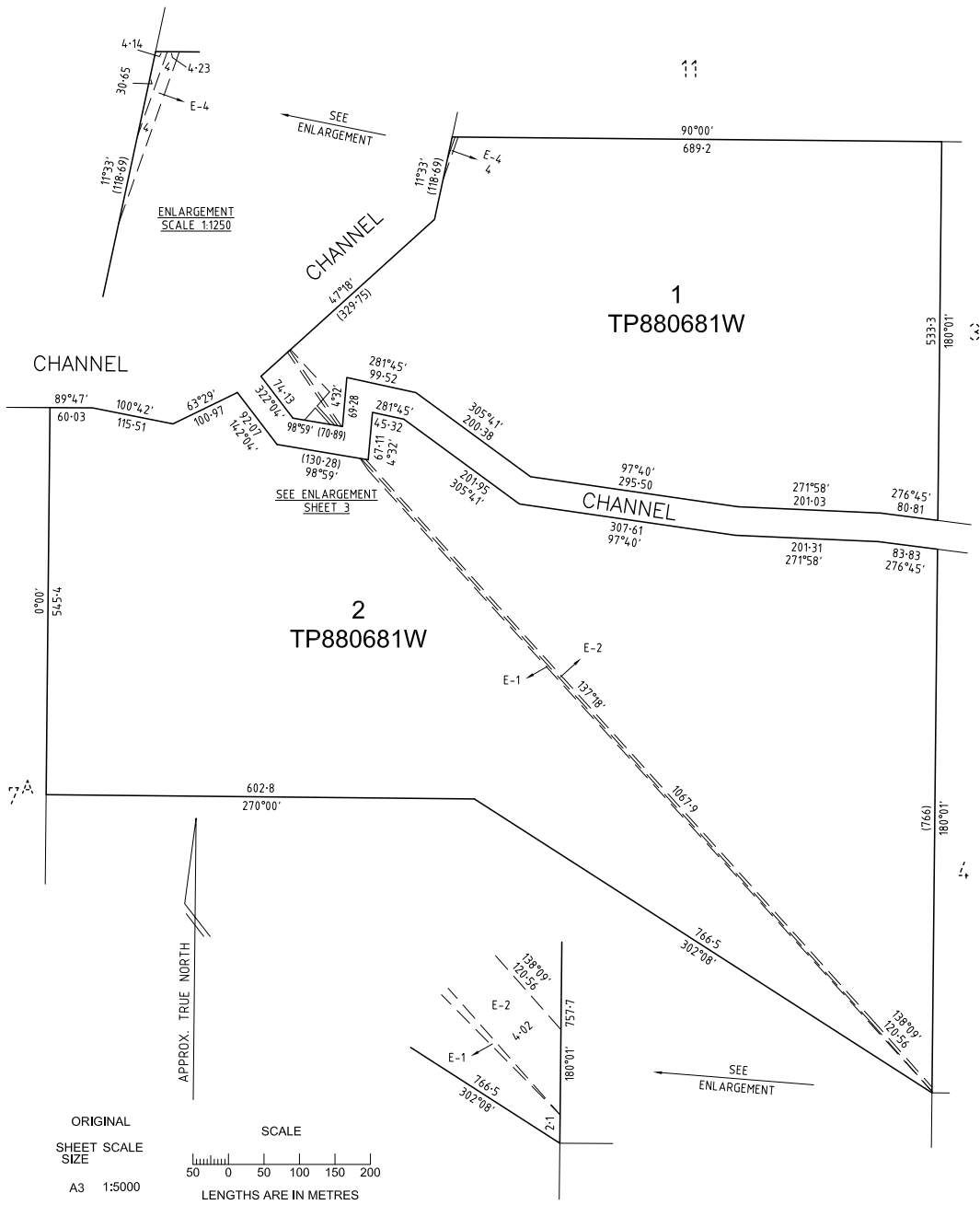
Signed by Ron Leamon )  
 for and on behalf of )  
 Lower Murray Urban and Rural Water Corporation )

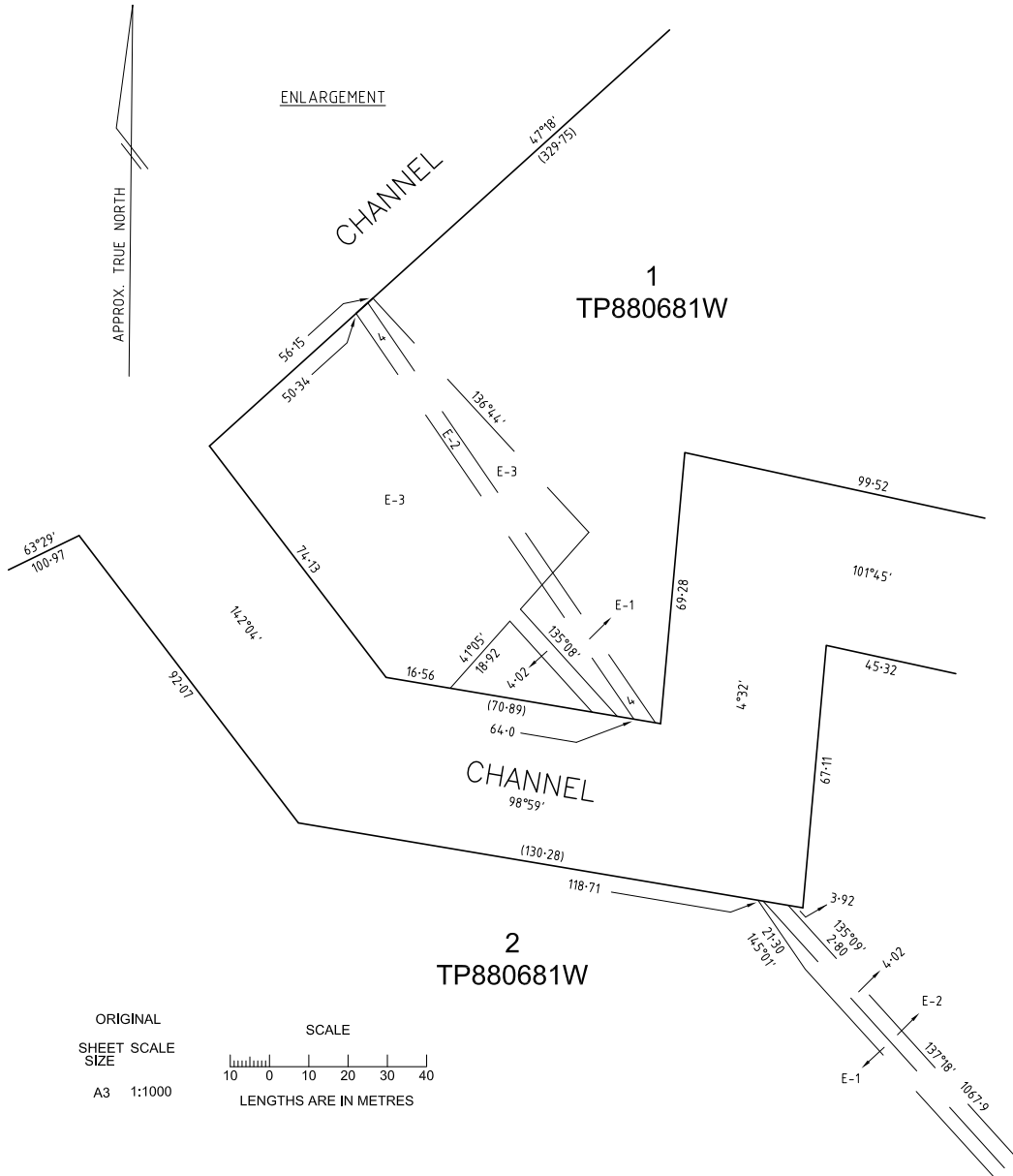
RON LEAMON  
 Managing Director











Dated 8 September 2011  
Signed by Ron Leamon )  
for and on behalf of )  
Lower Murray Urban and Rural Water Corporation )

RON LEAMON  
Managing Director

**Land Acquisition and Compensation Act 1986**

FORM 7

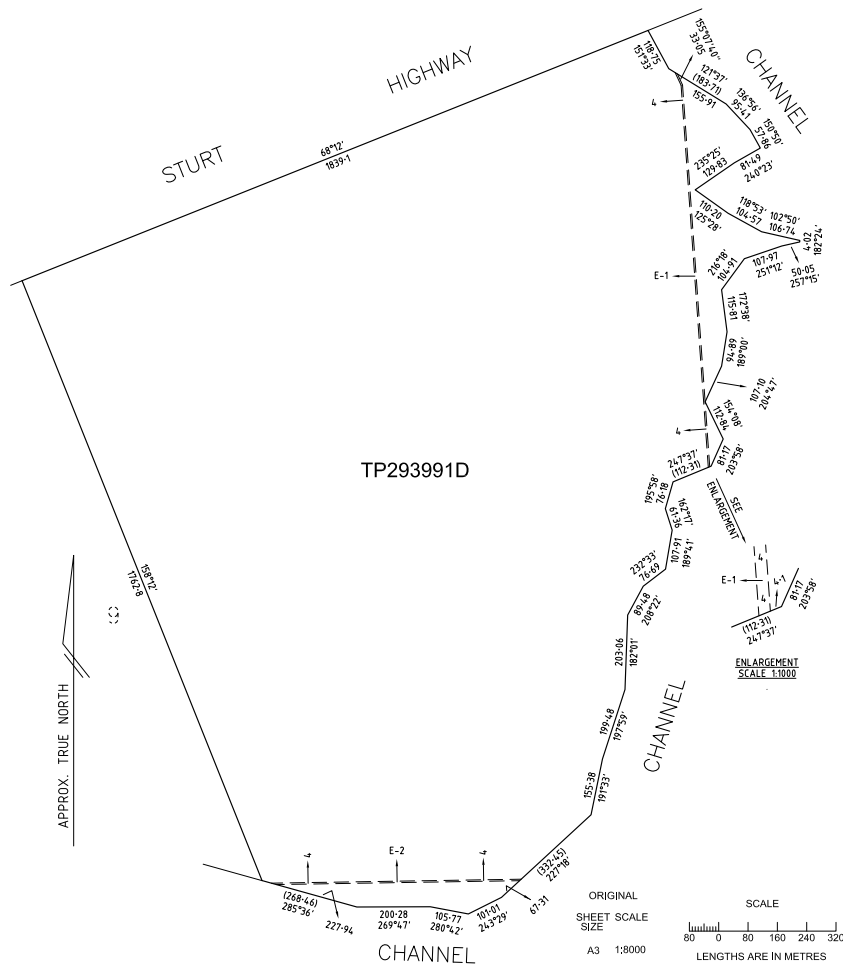
S. 21(a)  
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Lower Murray Urban and Rural Water Corporation of 741-759 Fourteenth Street, Mildura, Victoria 3500, declares that by this notice it acquires the following interest in the land described as:  
Easement for water supply purposes over that piece of land being portion of the land comprised and described in Certificate of Title Volume 09340 Folio 906 and being the area marked 'E-1' and 'E-2' on the plan for creation of easement which is annexed hereto.

Published with the authority of Lower Murray Urban and Rural Water Corporation.



Dated 8 September 2011

Signed by Ron Leamon )  
for and on behalf of )  
Lower Murray Urban and Rural Water Corporation )

RON LEAMON  
Managing Director



**Land Acquisition and Compensation Act 1986**

FORM 7

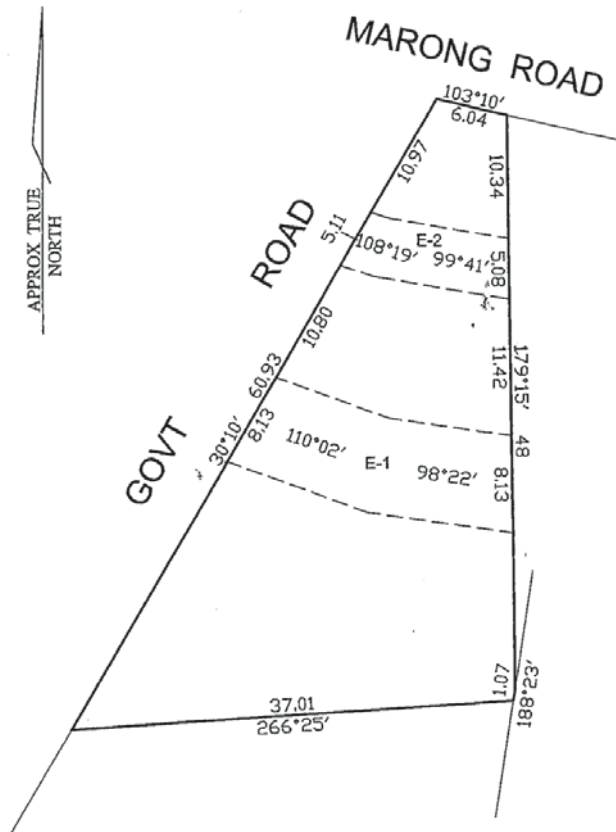
Notice of Acquisition

Compulsory Acquisition of Interest in Land

TO: Anthony William McKay

Coliban Region Water Corporation, ABN 96 549 082 360, of 37-45 Bridge Street, Bendigo 3550, declares that by this notice it acquires the following interest in the land described as –

Easement for Pipeline for Water Supply purposes being the area marked 'E-2' on the Plan annexed hereto ('the land') over part of the land comprised and described as Lot 1 on Title Plan No. TP746260Y and being part of the land comprised in Certificate of Title Volume 6437 Folio 330.



Published with the authority of Coliban Region Water Corporation.  
Dated 8 September 2011

For and on behalf of  
Coliban Region Water Corporation  
Signed CHRISTOPHER DALTON  
Corporate Secretary

**Land Acquisition and Compensation Act 1986**

FORM 7

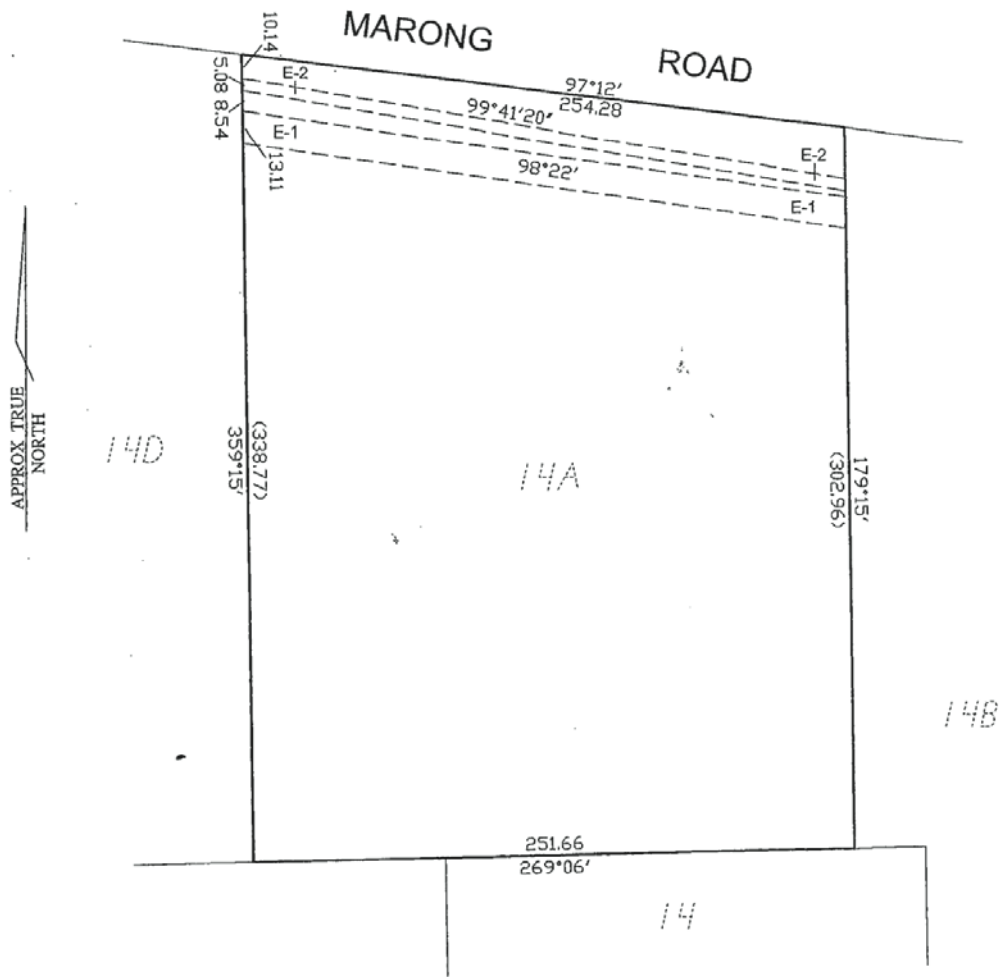
Notice of Acquisition

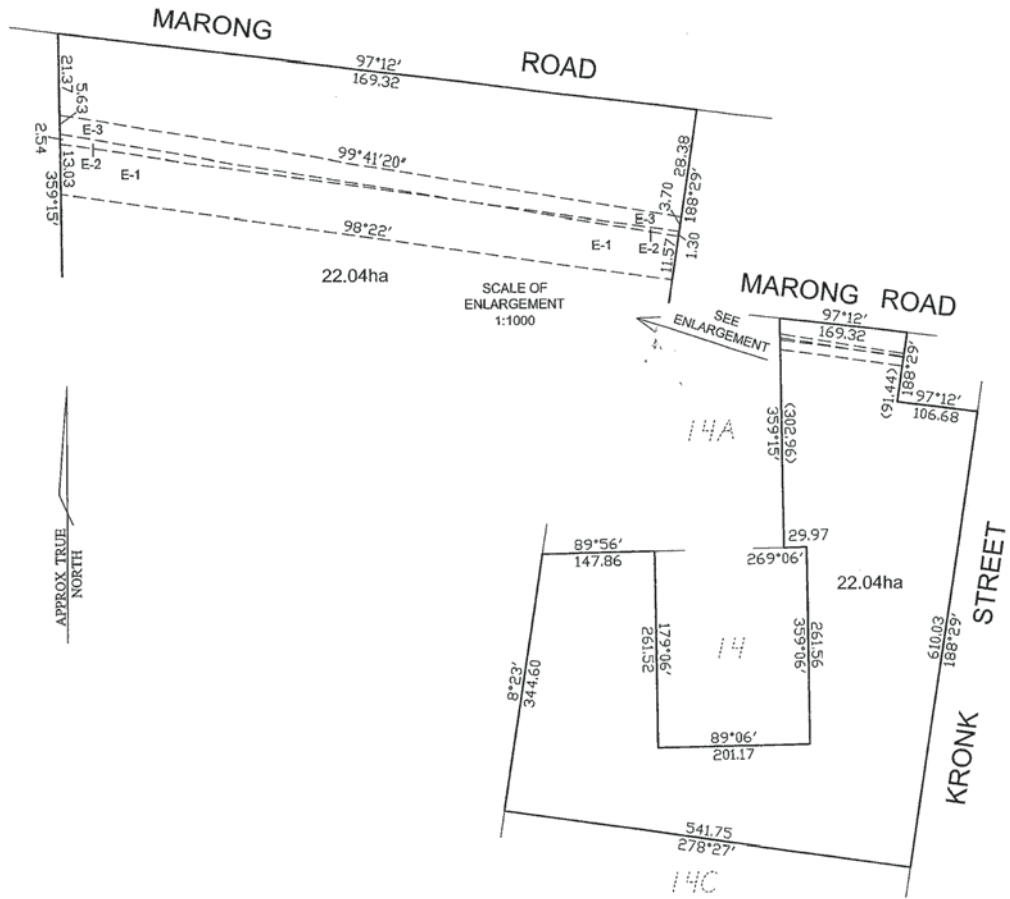
Compulsory Acquisition of Interest in Land

TO: Tall Tree Property Pty Ltd

Coliban Region Water Corporation, ABN 96 549 082 360, of 37-45 Bridge Street, Bendigo 3550, declares that by this notice it acquires the following interest in the land described as –

Easement for Pipeline for Water Supply purposes being the areas marked 'E-2' and 'E-2 and E-3' on the Plans annexed hereto ('the land') and being over part of the land comprised and described as Lot 2 on Title Plan No. TP848251G described in Certificate of Title Volume 6402 Folio 357 and part of the land comprised and described as Lot 2 on Plan of Subdivision No. LP124230 described in Certificate of Title Volume 9252 Folio 672.





Published with the authority of Coliban Region Water Corporation.  
Dated 8 September 2011

For and on behalf of  
Coliban Region Water Corporation  
Signed CHRISTOPHER DALTON  
Corporate Secretary

**Land Acquisition and Compensation Act 1986**

**FORM 7**

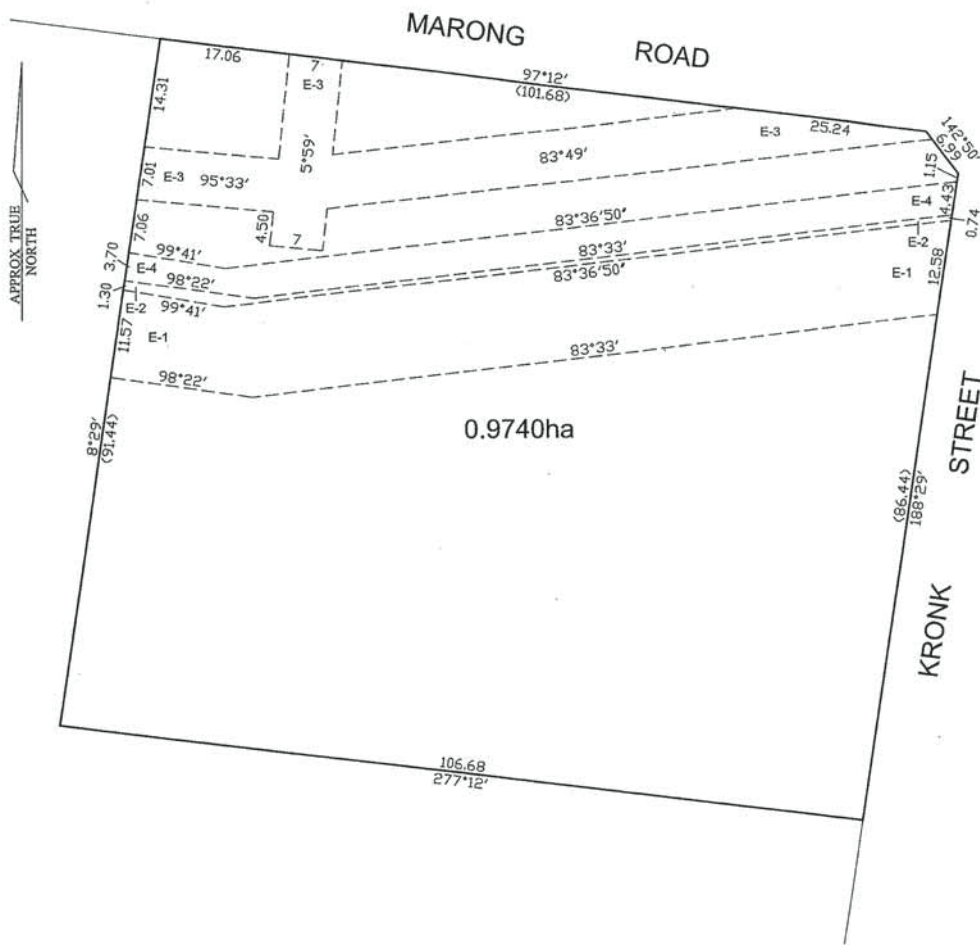
Notice of Acquisition

Compulsory Acquisition of Interest in Land

TO: Sandra Joy Gray

Coliban Region Water Corporation, ABN 96 549 082 360, of 37–45 Bridge Street, Bendigo 3550, declares that by this notice it acquires the following interest in the land described as –

Easement for Pipeline for Water Supply purposes being the area marked 'E-2 and E-4' on the Plan annexed hereto ('the land') and being over part of the land comprised and described as Lot 1 on Plan of Subdivision No. LP124230 described in Certificate of Title Volume 9252 Folio 671.



Published with the authority of Coliban Region Water Corporation.

Dated 8 September 2011

For and on behalf of  
 Coliban Region Water Corporation  
 Signed CHRISTOPHER DALTON  
 Corporate Secretary

**Livestock Management Act 2010**

NOTICE OF INTENTION TO PRESCRIBE A LIVESTOCK MANAGEMENT STANDARD

I, Peter Walsh, Minister for Agriculture and Food Security, under section 9 of the **Livestock Management Act 2010**, hereby give notice that it is intended to prescribe, under that Act, the attached *Victorian Standards and Guidelines for the Welfare of Pigs*.

Dated 31 August 2011

PETER WALSH, MLA  
Minister for Agriculture and Food Security

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**VICTORIAN STANDARDS AND GUIDELINES FOR THE WELFARE OF PIGS****PREFACE**

The *Victorian Standards and Guidelines for the Welfare of Pigs* (Pig Welfare Standards) are based on the *Australian Model Code of Practice for the Welfare of Animals – Pigs (3rd edition)* that was prepared by the national Animal Welfare Committee (AWC) and subsequently endorsed by the Primary Industries Ministerial Council on 20 April 2007.

Membership of AWC comprises representatives from each of the State Departments with responsibility for agriculture, CSIRO, Animal Health Australia, and the Australian Government Department of Agriculture, Fisheries and Forestry. Extensive consultation was carried out involving industry, animal welfare organisations and the wider community in the development of the Code of Practice.

Since the development of the *Australian Model Code of Practice for the Welfare of Animals – Pigs*, a new process towards establishing agreed Australian Standards and Guidelines for the Welfare of Animals has commenced. Under the Australian Animal Welfare Strategy, Animal Health Australia has been commissioned to facilitate the development of nationally consistent standards and guidelines, based on the revision of the current Model Codes of Practice for the Welfare of Animals.

The welfare standards and guidelines for livestock aim to streamline livestock welfare legislation in Australia, ensuring that it is both practical for industry and results in improved welfare outcomes. The development of welfare standards and guidelines underpins access to overseas markets and reinforces Australia's international leadership in livestock welfare. Without such change, Australia risks losing consumer confidence and significant national and international markets.

The standards will provide the basis for developing and implementing consistent legislation and enforcement across Australia. The standards are intended for legislation in all jurisdictions.

The process to develop standards both now and in the future involves representatives from livestock industry sectors, animal welfare and research organisations, relevant state and territory government agencies, the Australian Government Department of Agriculture, Fisheries and Forestry and other stakeholders. The process includes a public consultation stage which provides an opportunity for all members of the public to comment on the draft standards and guidelines before they are finalised.

Further information on this process is available at: [www.dpi.vic.gov.au](http://www.dpi.vic.gov.au)

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## INTRODUCTION

The purpose of the *Victorian Standards and Guidelines for the Welfare of Pigs* (Pig Welfare Standards) is to describe the standards and guidelines that ensure the welfare of pigs in all Australian production systems. The standards and guidelines in this document provide support for assessing and demonstrating high levels of compliance with good farming practices.

The standards (boxed sections) reflect the key management requirements and use the word 'must'. The Standards will be adopted (prescribed) into regulations under the **Livestock Management Act 2010**. The Act and regulations provide for enforcement of those standards.

The standards in the Pig Welfare Standards are based on the knowledge and technology available at the time of publication and will be updated as knowledge and technology evolves. Whilst the document outlines important aspects to be taken into account in ensuring the welfare of pigs, the need for experience and commonsense in the husbandry of animals is also emphasised.

The guidelines are the recommended practices to achieve desirable pig welfare outcomes. Guidelines use the word 'should' and are designed to complement the standards. Non-compliance with one or more guidelines will not constitute an offence under the law.

The Pig Welfare Standards recognise that the basic requirement for the welfare of pigs is a good husbandry system, managed by trained and skilled stock-people.

The specific needs of pigs are:

- readily accessible appropriate and sufficient food and water
- adequate shelter to protect them from climatic extremes
- opportunity to display appropriate patterns of behaviour
- physical handling in a manner which minimises the likelihood of unreasonable or unnecessary pain or distress
- protection from, and/or rapid diagnosis and correct treatment of, injury or disease
- freedom for necessary movement including to stand, stretch, and lie down
- visual and social contact with other pigs.

The Pig Welfare Standards may be used as a reference for inspectors or commercial auditors who are trained and competent to examine and judge the welfare of pigs. Information provided under the headings of 'Guidelines' is advisory only.



## 1 DEFINITIONS

**Adult:** any pig over the age of nine months.

**Ark:** a weatherproof moveable structure designed for housing sows and/or piglets in outdoor production systems.

**Boar:** an uncastrated male pig over nine months of age.

**Colostrum:** milk secreted by the sow for the first few days after farrowing, characterised by high protein and antibody content.

**Condition score:** a five-stage scoring system used to classify the condition of pigs, based on the amount of fat and/or muscle covering they have.

**Crate:** crates are used as independent pieces of equipment and are purpose designed for confining pigs for a number of husbandry functions, including weighing, handling for veterinary interventions, farrowing and assisting with other reproductive processes.

**Creep area:** a separate area within a farrowing facility in which piglets are protected from crushing or overlying by the sow, and which is usually heated to provide a temperature that is more suitable for maintaining the welfare of piglets, while at the same time maintaining the comfort of the sow.

**Deep litter:** a type of group housing system in which pigs are kept on a deep layer of bedding material, usually straw or sawdust.

**Dry sow:** a female pig that has been mated and has not yet farrowed.

**Dry sow stall (or gestation sow):** an enclosure in which gilts and sows are kept individually. Stalls are normally joined together in rows and may be used for total confinement or allow the pig free choice of access. In addition, the period of confinement may vary from part of the pregnancy to the entire pregnancy.

**Elective husbandry procedures:** include castration, tail docking, clipping of the needle teeth, nose ringing, identification, back fat measurement, pregnancy diagnosis and tusk trimming.

**Farrowing:** giving birth to piglets.

**Farrowing crate:** an enclosure closely related to the sow's body size, in which sows are kept individually during and after farrowing.

**Farrowing pen:** an enclosure for confining individual sows and their litters during and after farrowing. Such pens contain a creep area and a farrowing crate or other structure for confinement of the sow.

**Feeder:** equipment from which feed is dispensed.

**Feeding stall:** an enclosure or stall into which animals enter one at a time to be fed individually.

**Finisher:** pigs generally above 50 kg live-weight, until they are sold or retained for breeding. The same meaning applies for pigs referred to as 'finishing'. The term 'finisher' usually refers to pigs that are in the final phases of their growth cycle and may include pigs from 50–70 kg.

**Foster:** a management practice whereby a piglet is moved soon after farrowing, so that it is fed by a sow that is not its mother.

**Gestation:** the period when a sow is pregnant.

**Gestation stall:** see dry sow stall.

**Gilt:** a young female pig, selected for reproductive purposes, before she has been mated.

**Grower:** pigs generally with live-weights between 20 and 60 kg. The same term can apply for pigs referred to as 'growing' (i.e. throughout the entire growth period cycle from weaning to finishing.)

**Growing pigs:** weaners, growers and finishers.

**Habitually biting:** a dog that bites an animal routinely, regularly or constantly.

**Health treatment:** any medication administered by oral dosing, injection, topical application to the skin or any other means.

**Herd health program:** a structured and documented management program to identify potential health risks to the pigs and take relevant action to prevent or minimise those risks.

**Husbandry:** care and management practices in pig keeping.

**Hut:** see ark.

**Lactating sow:** a sow that has given birth, and is producing milk to feed her piglets.

**Lux:** an international measure of light intensity (not to be confused with watts).

**Mated gilt:** a young female pig that has been mated, but has not had a first litter.

**Operator:** a person or entity that manages a pig production unit.

**Pen:** an enclosure for confining pigs in which they can turn around, which may be used for housing pigs in groups, housing boars individually, management purposes such as mating or farrowing, or for confining pigs individually.

**Persistent bullying:** persistent aggression imposed upon a pig by one or more other pigs.

**Piglet:** a pig up to the time it is weaned from the sow.

**Pork Industry Stockperson Skill Set (PISS):** units of competence include:

- care for health and welfare of pigs
- move and handle pigs
- observe enterprise quality assurance procedures, or comply with industry quality assurance requirements
- contribute to OHS processes
- administer medication to animals
- implement animal health control programs
- comply with animal industry requirements.

**Reproductive cycle:** the period from mating to the following mating, which in the context of this document is defined as 150 days.

**Rooting:** a behaviour of pigs whereby they use their nose to dig in the ground or in any available material.

**Sow:** an adult female pig that has had one or more litters. This includes a mated gilt that is confirmed pregnant but yet to give birth.

**Special care:** includes an individual nutritional regime required for a limited period to restore health and body condition or administration of health treatments to the sow that require her to be confined, such as treatment of injuries and poor body condition resulting from bullying by herd mates.

**Stall:** an enclosure, closely related to the pig's body size, in which gilts, sows and boars are kept individually. Stalls are normally joined together in rows and may be used for total confinement or allow the pig free choice of access.

**Stock-person:** a person who undertakes the immediate day-to-day husbandry tasks associated with looking after pigs.

**Stock handling:** putting into practice the skills, knowledge, experience, attributes and empathy necessary to manage stock.

**Stockmanship:** the knowledge and skill of caring for pigs.

**Suckling piglet:** a piglet between birth and weaning, an unweaned pig.

**Suitably qualified:** for stock-persons, this means a person who:

- (i) holds a Certificate III in Agriculture (Pig Production) or an equivalent qualification; or
- (ii) has been assessed by a Registered Training Organisation to have successfully completed the units of competence in the Pork Industry Stockpersons Skill Set (PISS); or

- (iii) has worked for a period of at least 12 months, caring for pigs in a commercial pig establishment where the person received on the job training and experience and can demonstrate he or she is competent in the following skill set:
- moving and handling pigs
  - inspecting and assessing the health and well-being of pigs
  - carrying out vaccinations, health treatments and elective husbandry procedures
  - humane destruction of pigs
  - maintaining records of inspections and assessments of pigs, or
- (iv) is a veterinary practitioner.

**Tethering:** a method of restraining pigs whereby a neck or girth collar is attached to a short length of chain which is in turn fixed to the floor of the front of a pen.

**Thoracic sticking:** severing the major blood vessels around the heart by inserting a knife into the thoracic cavity in order to drain the blood from an animal.

**Under control:** in relation to a dog, means that the dog is fully responsive to the commands of the stock-person at all times while mustering livestock.

**Weaner:** a pig after it has been weaned from the sow up until approximately 30 kg in live-weight.

**Weaning:** the act of permanently separating piglets from the sow.

## 2 COMPETENCE OF THE STOCK-PERSON

### Standards

- 2.1 Persons responsible for the day-to-day needs of pigs must ensure animals under their control are cared for in accordance with the standards in this document.
- 2.2 Pigs must be cared for by personnel who are skilled in pig husbandry and are suitably qualified to maintain the health and welfare of animals in accordance with the standards in this document, or are under the direct supervision of such personnel.

### Guidelines

- 2.3 Personnel should be appropriately instructed on how their actions may affect a pig's welfare.
- 2.4 Personnel should undergo formal training and/or be trained on-the-job under the supervision of experienced supervisors within the first six months of employment. Thereafter, training should be conducted on a regular basis.
- 2.5 The recommended level of skill and competency for personnel in a supervisory role is a Certificate III in Agriculture (Pig Production), or equivalent qualification.

## 3 FOOD AND WATER

### 3.1 Food

#### Standards

- 3.1.1 Pigs must be provided with daily access to feed that maintains their health and meets their physiological requirements.
- 3.1.2 A stock-person responsible for pigs must take remedial action if persistent bullying is leading to deprivation from food.
- 3.1.3 Automatic feeders must be checked daily.
- 3.1.4 Weaners must be provided with access to feed at least twice daily.
- 3.1.5 If body condition score of a pig falls below 2 (on a scale of 1–5, see Appendix I), action must be undertaken to improve body condition. If remedial action fails to recover them to a score above 2 they must be culled.

**Guidelines**

- 3.1.6 Automated feeding systems should allow animals access to feed in a manner that minimises intimidation, bullying and aggression from other pigs.
- 3.1.7 Food provided should be fresh, palatable, and free from known gross contaminants, physical or toxic substances and micro-organisms at levels that are known to cause harm.
- 3.1.8 There should be contingencies to provide an alternative means of obtaining and delivering feed, in case of supply failure or delays in delivery.
- 3.1.9 Boars and pregnant sows should be given some bulky or high fibre feed to satisfy appetite. The feed provided for dry sows needs to satisfy appetite without causing the sow to become over-fat.
- 3.1.10 Condition scoring can only be used as a guide to assessing the adequacy of nutrition, healthy and productivity for animal welfare. A guide to condition scoring of pigs is given in Appendix I:
- condition score of grower and finisher animals and boars should be 3 or above
  - condition score of breeding sows at farrowing should be 3–3.5
  - condition score of breeding sows at weaning should be 2.5 or more.
- 3.1.11 To assess nutritional adequacy, weight for age along with an assessment of the general state of health are more reliable indicators than condition score, particularly in growing pigs.

**3.2 Water****Standards**

- 3.2.1 Drinking water or another wholesome liquid must be easily available to pigs at all times other than during handling and management procedures, to meet their physiological water requirements.
- 3.2.2 Automatic watering systems must be checked daily.
- 3.2.3 A stock-person responsible for pigs must take remedial action if persistent bullying is restricting access to water.

**Guidelines**

- 3.2.4 Medicated water should only be used on competent professional advice, as there is a risk that overuse or mixing of medications, or the medication itself, may cause toxic injury to the pigs.
- 3.2.5 Water provided should be palatable<sup>1</sup>, and at a temperature that does not inhibit drinking.
- 3.2.6 Drinker allocation per pen or group, drinker design, position and flow rates should be such that water requirements of different classes of pig can be met.
- 3.2.7 When a piggery is first established, or a new water source obtained, the water can be tested for mineral content and microbiological contamination, and advice obtained on its suitability for pigs from a suitably qualified testing laboratory and/or suitably qualified adviser.
- 3.2.8 Where wholesome liquid products are to be used as both a food and water source (e.g. whey), advice should be obtained from a qualified adviser on the suitability of the product for that purpose.
- 3.2.9 The daily consumption of water by a pig will vary according to environmental temperature, feeding regime, diet ingredients and live-weight. Providing drinking water at a temperature below 20°C can assist in ensuring adequate intake during hot conditions, where this is possible. Pigs will adapt to drinking warm water in hot climates. Table 2 in Appendix II shows the typical daily water requirements for various classes of pig.

<sup>1</sup> Reference: Australian and New Zealand Guidelines for Fresh and Marine Water Quality (ANZECC & ARMCANZ), paper 4 – Vol 3 October 2000, ISBN 09578245 0 5.

3.2.10 Disinfection of drinking water can prevent introduction of diseases. This should be undertaken only according to the instructions of a qualified adviser.

3.2.11 Some pigs might constantly bully others away from a drinker point and it is suggested that more drinker spaces be provided where this occurs.

#### 4 ACCOMMODATION

Construction or redesign of housing should be based on expert advice. Housing should meet animal welfare, environmental, and operator health and safety requirements. Pig housing and facilities should be cross-checked for compliance with the standards of this document.

##### 4.1 Accommodation systems

Pigs are currently raised under systems falling into three main categories:

- Indoor (including single and group housing on solid or slatted floors)
- Deep litter (groups on deep litter in shelters or sheds)
- Outdoor (free range in paddocks with shelter such as arks or huts).

##### Standards

<p>4.1.1 Accommodation for pigs must be designed, constructed, maintained and managed in a manner that minimises the risks to pigs from adverse weather, injuries or predators.</p> <p>4.1.2 (1) Subject to subclauses (2) and (3), a producer who keeps pigs must ensure that the accommodation for the pigs meets at least the minimum space requirements identified in subclause (4).</p> <p>(2) The minimum space requirements set out in subclause (4) apply to any new housing, or a substantial alteration to existing housing –</p> <p>(a) in respect of which a development application is made under the <b>Planning and Environment Act 1987</b> after the commencement of these standards; or</p> <p>(b) in respect of which:</p> <p>(i) no development application has been made under the <b>Planning and Environment Act 1987</b>; and</p> <p>(ii) the building work begins after the commencement of these standards.</p> <p>(3) For all existing housing, unless subclause (2) applies, the minimum space requirements in subclause (4) apply from 20 April 2012.</p> <p>(4) The minimum space requirements for pigs kept in individual housing are:</p> <p>(a) in the case of a sow kept in a stall – the floor space of the stall is not less than 0.6 metres wide and not less than 2.2 metres long; and</p> <p>(b) in the case of a sow kept in a farrowing pen – the floor space of the pen is not less than 5.6 m<sup>2</sup>; and</p> <p>(c) in the case of a sow kept in a farrowing crate adjacent to a creep area (whether or not within a farrowing pen):</p> <p>(i) the floor space of the farrowing crate and creep area, when aggregated, is not less than 3.2 m<sup>2</sup>; and</p> <p>(ii) the floor space of the farrowing crate (which may include space occupied by a rear anti-crush rail, appropriately placed) is not less than 0.5 metres wide (when measured at no more than 450 millimetres from the floor of the crate) and not less than 2 metres long; and</p> <p>(d) in the case of a boar kept in a stall – the floor space of the stall is not less than 0.7 metres wide and not less than 2.4 metres long; and</p>
--

- (e) in the case of a boar kept in a pen – the floor space of the pen is not less than 6 m<sup>2</sup>.
- (5) From 20 April 2012 the minimum space requirements for pigs kept in group housing are:
  - (a) for each sow kept in the housing – the floor space of the housing is not less than 1.4 m<sup>2</sup>; and
  - (b) for each gilt weighing more than 100 kilograms kept in the housing – the floor space is not less than 1 m<sup>2</sup>; and
  - (c) in any other case – the floor space of the housing is not less than the number of square metres calculated in accordance with the following formula:  $0.030 \times (P^{0.67})$  where P is the average weight in kilograms of all pigs kept in the housing, as set out in Table 4 in Appendix III.
- 4.1.3 (1) Sows and boars accommodated individually in stalls must be able to stand, get up and lie down without being obstructed by the bars and fittings of the stall, to lie with limbs extended, to stretch and to be able to undertake such movements freely.
- (2) If the pig is kept in a stall:
  - (a) it must be able to stand without simultaneously touching both sides or ends of the stall; and
  - (b) when lying down in the stall, the pig's snout and hindquarters must not simultaneously be touching the opposite ends of the stall; and
  - (c) any bars along the top of a stall must not touch the pig's back when standing or when it has its head down while feeding or drinking; and
  - (d) the placement of drinkers and/or feed/water troughs in the stall must be easily accessible to the pig, but must not prevent their ability to stand, stretch and lie down; and
  - (e) when lying down, any contact with their neighbours in stalls on either side must not result in injury.
- 4.1.4 Stalls and farrowing crates must be designed, constructed, maintained and operated to minimise aggression between pigs and overlying of piglets by sows.
- 4.1.5 From 20 April 2017 a sow must not be confined in a stall for more than six weeks of any gestation period. An exception is for individual sows that are under veterinary advice or special care by a competent stock-person.
- 4.1.6 Facilities for a lactating sow must allow her:
  - (a) to stand and lie down without obstruction by the bars or fittings of the crate; and
  - (b) to give birth to piglets without obstruction, and minimise losses of piglets from crushing, trapping or injuries; and
  - (c) to lie down and extend her limbs freely and position herself so that both sides of her udder are accessible to her piglets; and
  - (d) to access feed and water without obstruction.
- 4.1.7 (1) Sows must not be confined in farrowing crates for more than six weeks in any one reproductive cycle.
- (2) Subclause (1) does not apply in emergency or exceptional circumstances including when a sow is required to foster a second litter after her own piglets are weaned.
- (3) When a sow is required to foster a second litter of piglets, the sow:
  - (a) must not be required to foster more than that second litter; and
  - (b) must be provided with additional care as may be necessary to maintain the good health and vitality of the sow.

- 4.1.8 Where boars are kept constantly in stalls they must be released for use for mating or exercised at least twice per week.
- 4.1.9 Tethers must not be used to restrain pigs.
- 4.1.10 Boars run in groups must be monitored daily and managed to ensure that subordinate boars are not seriously injured or subjected to persistent aggression by other boars.

**Guidelines**

- 4.1.11 Pigs grouped in pens require sufficient space for each to sleep, defecate and access feed and water.
- 4.1.12 In combination stall/group systems for dry sows or gilts, bullying and deprivation of food can be a problem and this should be monitored and managed by the stock-person.
- 4.1.13 Where individual quarters are provided for dry sows and gilts the partitions should prevent injury from aggressive behaviour while still enabling them to see each other. Bars of stall partitions should be vertical rather than horizontal.
- 4.1.14 Aggression problems can occur in group housing accommodation. This may be managed by adopting some or all of the following measures under the advice of qualified advisers. Careful monitoring is required to ensure that aggression is not made worse or merely postponed.
- culling of over-aggressive lines of pigs
  - drafting out of subordinate sows
  - grading for size evenness
  - keeping groups stable
  - providing environmental enrichment (e.g. provision of straw or novel objects to manipulate)
  - provision of escape areas for bullied sows e.g. partitions, feeding stalls
  - provision of more drinking points
  - feeding systems that minimise competition between pigs for feed at feeding times e.g. trickle feeding, individual feeding stalls for sows
  - optimising pen size, shape/design and group numbers
  - minimising the mixing of unfamiliar pigs
  - castration or immuno-castration of males
  - adoption of alternative accommodation systems e.g. outdoor management systems, family pen systems
  - providing free access to feed, provided that over-fatness can be controlled, or free access to feed at the time of first mixing.
- 4.1.15 Mixing of pigs, especially adult sows and boars, is a major cause of aggression in group housing. This may be reduced at the time of mixing by:
- introduction of new or re-entering sows in groups of five or more to larger groups of sows rather than individually
  - grouping after dark
  - using masking odours on all pigs in the group.
- 4.1.16 Floors should be installed and maintained in a way that minimises slipping and the risk of injury and allows pigs to stand normally.
- 4.1.17 Solid surfaces to which pigs have access should be made of materials that can be readily cleaned and disinfected.
- 4.1.18 In deep litter systems litter should be replaced or refreshed at intervals that ensure good hygiene, provide for comfort needs and avoid compromise to welfare from scalding and lameness.

- 4.1.19 The provision of straw or other suitable materials to permit foraging behaviour and provide physical and thermal comfort when lying down is encouraged, provided that this is compatible with drainage, hygiene requirements and climatic conditions.
- 4.1.20 Boars can be kept in compatible groups to permit regular exercise. They can also be kept with groups of gilts or sows provided that persistent bullying or excessive unwanted mounting behaviours do not occur.

## 4.2 Equipment

### Standards

- 4.2.1 Mechanical equipment essential to provide the basic feed, water and environmental needs of pigs must be inspected at least once a day and maintained in good working order.
- 4.2.2 Equipment to which pigs have access must be designed and maintained to minimise risk of injury to the pigs.
- 4.2.3 A risk management system must be in place in case of breakdown of mechanical equipment or delay in delivery for alternative ways of providing feed and water, and to provide environmental needs.
- 4.2.4 Sheds with automatically controlled forced-ventilation environmental systems (for example: shutters or fans controlled by temperature sensors) must have a backup power system and equipment that may be relied on to ventilate the housing in the event of a power failure or equipment malfunction, in order to maintain the health and welfare of pigs.
- 4.2.5 In pig housing that is naturally ventilated by means of automatic ventilation:
- (a) automatic ventilation equipment must be inspected twice daily; or
  - (b) have alternative ventilation equipment installed that will function automatically in the event of a failure or malfunction of the automatic ventilation equipment; or
  - (c) an alarm system installed that will provide a warning of a failure or malfunction of the automatic ventilation equipment.
- 4.2.6 Electrical installations at mains voltage must be inaccessible to pigs and properly earthed.

### Guidelines

- 4.2.7 Staff skilled in the correct operation of systems (including backup systems) that have a high degree of control over the environment, including automated or mechanical feed delivery systems, should be available to operate such systems.

## 4.3 Environment

### Standards

- 4.3.1 Stock-persons must use lighting that enables inspection of all pigs.
- 4.3.2 Ventilation must prevent accumulation of harmful concentrations of gases.
- 4.3.3 Action must be taken to detect and cool heat distressed pigs.

### Guidelines

- 4.3.4 Equipment to routinely measure and record maximum and minimum air temperatures at pig level should be available in all sheds.
- 4.3.5 Suckling piglets that are under three weeks of age and weaners should be provided with bedding, insulation or supplementary heating that protects against cold. Optimum comfort ranges are outlined in Appendix IV.
- 4.3.6 During very hot weather (35°C or more) adult pigs are very susceptible to heat stress, and steps should be taken to alleviate distress and avoid deaths. Pigs may die if loaded for transportation in very hot conditions.



- 4.3.7 At temperatures above 38°C stock-persons should inspect lactating and gestating sows regularly for signs of heat stroke and cool any animal that is affected e.g. water application followed by increasing airflow, provision of ice blocks as a lick; and subject to environmental requirements, provision of access to wallows or mist sprays for outdoor pigs.
- 4.3.8 In indoor systems, abrupt temperature fluctuations of greater than 10°C during the day should initiate monitoring for adverse effects on pigs that may require manipulation of heating or water cooling and air movement, to assist pigs to cope or be at their optimum temperature range.
- 4.3.9 Natural or artificial light of (at least 20 lux) is suggested to be made available at pig level in all buildings for a minimum of nine hours daily.
- 4.3.10 In completely enclosed houses, the level of air exchanges should provide fresh air for respiration, remove excess heat and waste gases, and minimise the effects of dust and excess moisture for pig and human health. The following are guidelines for safe levels of common pollutants for pigs:

<b>Pollutant</b>	<b>Maximum recommended level</b>	
Ammonia	11	ppm
Carbon dioxide	1500	ppm
Carbon monoxide	30	ppm
Hydrogen sulphide	5	ppm
Inhalable particles	0.23	mg/m <sup>3</sup>

- 4.3.11 Operators are encouraged to have systems in place to measure concentrations of ammonia in enclosed houses. Monitoring is to be focused on areas of least ventilation.
- 4.3.12 Efficient ventilation is particularly important when effluent is held in storage under slatted floors.
- 4.3.13 Guidelines on managing temperature requirements for pigs are provided in Appendix IV.

#### **4.4 Protection**

##### **Standards**

- 4.4.1 All buildings must have fire prevention measures in place in accordance with the requirements of the controlling authority.
- 4.4.2 Approved fire-fighting equipment must be available to service all pig accommodation with staff trained in its use. In large shelters that are difficult to service with fire equipment and the pigs are in one space, there must be gates to open to allow pigs to escape.
- 4.4.3 Preventative measures must be implemented for protection of pigs from predators.

##### **Guidelines**

- 4.4.4 Annual inspection of electrical systems by a qualified person should be conducted.
- 4.4.5 Fire alarms should be situated on all housing units and be checked regularly for function.
- 4.4.6 When planning new buildings, consideration should be given to the use of construction materials with a high fire resistance, and all electrical and fuel installations should be planned and fitted so as to minimise the risk of fire.
- 4.4.7 Pig housing should be located and managed to be safe from the effects of fires and floods.
- 4.4.8 Firebreaks should be established around pasture for open-range systems and pig sheds where the risk of fire is high.
- 4.4.9 There should be a sufficient number of exits to facilitate rapid evacuation of personnel and orderly evacuation of pigs where this is practicable, safe for personnel and time permits.

#### **4.5 Waste control**

##### **Standard**

- |  |
|--|
| 4.5.1 Faeces and urine must not be permitted to accumulate to the stage where there is no clean area for pigs to lie down. |
|--|

#### **4.6 Pigs kept outdoors**

##### **Standards**

- |  |
|--|
| 4.6.1 Access to shelters in cold weather and shade in hot weather must be provided to all outdoor pigs.  |
| 4.6.2 Feed and watering points must be provided so that all pigs can gain access and obtain their daily physiological requirements.  |
| 4.6.3 Pigs must not be raised on land that is contaminated with toxins, chemical residues, toxic plants or disease-causing organisms at levels that are known to cause harm. |

##### **Guidelines**

- 4.6.4 Space allowances for shelters and grazing should be provided in accordance with Appendix III.
- 4.6.5 Huts for farrowing and rearing should provide protection for pigs from the elements and provide an environment where pigs are able to manage their thermal comfort.
- 4.6.6 In regions with high summer temperatures, risk mitigation measures should be put in place to reduce the risk of heat stress. This may include the provision of shade, ventilation and subject to environmental considerations, wallows and water sprinklers.
- 4.6.7 Consideration should be given to methods of reducing the build up or effect of disease pathogens by the use of herd health programs that include vaccination, parasite control and regular pasture rotation and spelling.
- 4.6.8 Commercial breeds of pigs developed for intensive systems may not be suitable for all outdoor conditions. Consideration might be made to use breeds that are more suited such as Large Black, Tamworth, Wessex Saddleback and Berkshire breeds or hybrids of such breeds.

### **5 HUSBANDRY**

#### **5.1 Inspections**

##### **Standard**

- |   |
|---|
| 5.1.1 Pigs must be inspected at least once a day to assess the pig's health and well-being by a person who is:<br>(a) a suitably qualified person; or<br>(b) acting under the supervision of a suitably qualified person. |
|---|

##### **Guidelines**

- 5.1.2 Personnel should be provided with adequate time for the inspection of pigs and the checking of equipment.
- 5.1.3 Personnel in charge of pigs should be able to recognise early signs of distress or disease so that prompt action is taken or advice sought.
- 5.1.4 More frequent and thorough inspections should be undertaken when there is an increased risk to welfare, for example during hot weather, outbreaks of disease, where behavioural vices are occurring, when farrowing is expected, or when groups of pigs have been recently mixed.
- 5.1.5 When pigs are housed in large groups where it is difficult to see all individuals, inspection should be undertaken whilst moving among the livestock.

## 5.2 Health

### Standards

- 5.2.1 Persons responsible for the care of pigs must be competent to recognise the signs of ill health, including behavioural anomalies, in pigs and must take appropriate action when any such signs are observed in pigs under their care.
- 5.2.2 Weaning must be managed to minimise any negative impact on the health and welfare of the sow and piglets.
- 5.2.3 Dead pigs must be removed as soon as practicable.
- 5.2.4 Sick, weak or injured pigs must be treated and, if necessary, isolated or destroyed.
- 5.2.5 Pigs with incurable sickness, injury or painful deformity must be given appropriate veterinary care or be destroyed.
- 5.2.6 Animals incapable of moving must be destroyed on location.
- 5.2.7 A herd health program must be in place to manage the risk of disease.
- 5.2.8 If the person in charge is not able to identify the causes of ill health and correct them, they must seek advice from those with training and experience in such matters.
- 5.2.9 Vaccinations and other health treatments must be administered to pigs only by suitably qualified persons or by persons under the supervision of a suitably qualified person.

### Guidelines

- 5.2.10 Records of sick animals, deaths, treatment given and response to treatment should be maintained to assist disease investigations.
- 5.2.11 Behavioural vices such as persistent ear, flank or tail biting should be investigated with the assistance of a suitably qualified adviser to identify the possible environment, feed, management or health factors causing the problem.
- 5.2.12 The recommended methods of humane destruction (euthanasia) are described in Appendix V.
- 5.2.13 Signs of ill health in pigs may include separation from other pigs, lethargy, refusal to eat, reduced production or fertility, changes in the consistency of faeces, vomiting, skin discolouration, shivering, sneezing, coughing, panting, lameness, swellings on the body or joints and abnormal behaviour.
- 5.2.14 Methods of carcase disposal can include incineration, composting or deep burial, subject to the approval of the relevant authorities.

## 5.3 Farrowing and weaning

### Standards

- 5.3.1 All piglets must be checked within 24 hours of birth to ascertain that:
  - (a) they are feeding; and
  - (b) to ensure that the piglets have had the opportunity to receive colostrum, or have been provided with an appropriate substitute.
- 5.3.2 If a sow dies prior to weaning or piglets are receiving inadequate nutrition, the piglets must be fostered, weaned, hand reared or euthanased.

### Guidelines

- 5.3.3 Sows should be placed in farrowing quarters before the litter is due, to allow them to become accustomed to their surroundings.
- 5.3.4 If weaning of pigs under three weeks of age, management and nutrition needs to be of very high standard to prevent piglet mortality and ill-thrift.

## 5.4 Boar management

### Guidelines

- 5.4.1 Aggressive adult boars should be housed individually to prevent injury from fighting or be kept in compatible groups.
- 5.4.2 The floor of the service area should be well maintained and not slippery.
- 5.4.3 Matings should be conducted under the supervision of a competent stock-person to prevent aggressive behaviours and injury to boars, sows or gilts.
- 5.4.4 Boars may need to be kept in stalls or individual pens to prevent persistent aggression to other boars.
- 5.4.5 Boars that are raised together are less likely to fight one another and may be compatible in pairs or small groups.
- 5.4.6 Housing systems that provide boars with more freedom of movement than conventional stalls are encouraged for use, provided that such systems are consistent with management of boar hygiene, and operator health and safety requirements.

## 5.5 Moving pigs

### Standard

- 5.5.1 Electric prodders must not be used on pigs, except during loading, transport or unloading, and only when:
  - (i) individual pigs weigh 60 kg (live-weight) or more; and
  - (ii) there is reasonable risk to the safety of the driver or the pig(s); and
  - (iii) other reasonable action to cause movement has failed.
- 5.5.2 When using dogs to move pigs the dog/s must be:
  - (i) under control of a person at all times; and
  - (ii) muzzled if they habitually bite.

### Guidelines

- 5.5.3 Pigs should be moved quietly, ideally by using a backing board or other non-injurious objects, by skilled stock-persons.
- 5.5.4 Design of pig housing and loading facilities should be based on expert advice, to facilitate ease of pig movement and minimise stress on animals.

## 5.6 Elective husbandry procedures

### Introduction

The procedures described in this section may be carried out where necessary. Alternative options that minimise or alleviate pain from elective husbandry procedures, or the avoidance of their use, should be adopted where possible.

### Standards

- 5.6.1 Elective husbandry procedures must not be carried out except by a person:
  - (a) suitably qualified to undertake them; or
  - (b) under the direct supervision of a person suitably qualified to conduct the procedures;and in accordance with these standards.
- 5.6.2 A surgical procedure to render a male pig sterile must not be performed on a male pig over the age of 21 days unless the procedure is performed:
  - (a) under anaesthesia; and
  - (b) by a registered veterinary practitioner.

**Guidelines**

5.6.3 Strict attention should be paid to:

- suitability of the area in which the procedure is to be performed
- the catching and restraining facilities
- minimising the duration and amount of restraint, pain and distress
- the appropriate selection and maintenance of instruments
- maintenance of good hygiene, particularly of hypodermic syringes, scalpels and needles and of the site of injections
- provision of after-care for the animals.

5.6.4 Restraint used on pigs should be the minimum necessary to complete the procedure safely and quickly.

***Castration***

5.6.5 If surgical castration is considered necessary in order for market and consumer requirements to be met, it should be performed by a trained and competent operator.

5.6.6 Surgical castration requires use of a sterile sharp implement such as a knife or surgical scalpel, with the animal adequately restrained. Good post-operative drainage of the surgical wound is essential.

5.6.7 It is recommended that piglets be castrated after two days of age, after they have established their suckling order, and before seven days of age. When pigs 8–21 days of age are castrated, appropriate and effective restraint is necessary.

***Tail docking***

5.6.8 Tail docking should be avoided wherever possible.

5.6.9 Where tail biting is a problem, all aspects of the environment, feeding and management should be investigated to identify the contributing factors so that remedial action can be taken e.g. environmental enrichment with straw or other materials that can be manipulated.

5.6.10 Where tail docking is practised as a preventative measure, it should be carried out before pigs are seven days of age.

***Clipping of 'needle' teeth***

5.6.11 Qualified advice should be sought to determine if teeth-clipping is necessary. This procedure should not be routinely required.

5.6.12 If aggression between littermates or damage to the sow is a problem, this procedure should be carried out within three days of birth. It should only be done where unacceptable injury is occurring to littermates and the sow's udder.

5.6.13 Only the tips (no more than a quarter) of the teeth should be removed.

***Nose ringing***

5.6.14 Nose ringing should be avoided. However, this procedure may need to be performed as a last resort, to prevent adverse effects to the environment, if pigs are kept on pasture.

5.6.15 Nose rings should be placed through the cartilage of the top of the snout or the tissues separating the nostrils.

5.6.16 Provision of adequate substrate or pasture for chewing can provide for exploratory or foraging behaviour and deter pigs from rooting up ground excessively.

***Identification***

5.6.17 Where it is necessary to mark pigs for permanent identification, the ear may be tattooed, tagged, notched or punched, or the body may be tattooed or a micro-chip implanted.

5.6.18 Ear notching should be avoided where possible. Where ear notching is performed, it should be carried out before the piglets are seven days of age.

***Back-fat measurement and pregnancy diagnosis***

5.6.19 The recommended method for pregnancy testing and back-fat measurement is with the use of ultrasonic or other non-invasive equipment.

***Tusk trimming***

5.6.20 Tusk trimming of boars is necessary where injury to humans or animals is likely to occur.

5.6.21 Tusk trimming should be conducted using embryotomy wire.

5.6.22 The boar should be appropriately restrained and, if necessary, anaesthetised for restraint. Analgesia is not required as the tusk lacks sensory nerves.

5.6.23 Tusks should be severed cleanly above the level of the gums without causing damage to other tissues.

**6 PREPARATION FOR TRANSPORT AND SLAUGHTER**

Pigs should be prepared and transported in accordance with the Australian Animal Welfare Standards and Guidelines – Land Transport of Livestock as prescribed in regulations under the **Livestock Management Act 2010** as well as any other relevant State legislation.

**7 HUMANE DESTRUCTION (EUTHANASIA)****Introduction**

Previous sections of this document have drawn attention to those circumstances when, for humane reasons, pigs may need to be humanely destroyed (euthanased), e.g. if suffering injury or disease.

**Standards**

- 7.1 The method of destruction must cause a sudden unconsciousness with death occurring when unconscious.
- 7.2 (1) Destruction of pigs must be done by a suitably qualified person or person acting under direct supervision of a suitably qualified person.
- (2) Subclause (1) does not apply in urgent circumstances where the services of a suitably qualified person are not reasonably available and destruction of the pig is necessary in order to prevent undue suffering of the pig.

**Guidelines**

7.3 The animal should be quietly handled beforehand to ensure it is not unnecessarily distressed or alarmed.

7.4 The methods suitable for humane destruction are detailed in Appendix V.

**8 QUALITY ASSURANCE SYSTEMS AND RECORD KEEPING****Guidelines**






8.1 It is strongly recommended that all pig farms be part of an appropriate industry approved quality assurance program that includes animal welfare.

8.2 The maintenance of good records is an integral part of a quality assurance system and good farm management. Accurate records should be kept on the case history and treatment of any diseased or injured pigs. Accurate identification of animals is essential.

8.3 Management and monitoring of animal welfare can be aided by the implementation of an audited on-farm quality assurance system that includes the standards in this document.

8.4 Quality assurance systems provide a record of welfare, health and productivity data as well as documented evidence of critical management procedures, staff training and details of corrective actions for adverse events.

**APPENDIX I: CONDITION SCORING OF PIGS****Table 1. Guidelines for body condition score of pigs**

<b>Numerical Score</b>	<b>Pelvic Bones, Tail Head</b>	<b>Loin</b>	<b>Vertebrae</b>	<b>Ribs</b>	
<b>1</b>	Pelvic bones very prominent. Deep cavity around the tail head.	Loin very narrow. Sharp edges on transverse spinal process. Flank very hollow.	Prominent and sharp throughout the length of the backbone	Individual ribs very prominent	
<b>2</b>	Pelvic bones obvious but some slight cover. Cavity around tail head.	Loin narrow. Only very slight cover to edge of transverse spinal process. Flank rather hollow.	Prominent	Rib cage less apparent. Difficult to see individual ribs.	
<b>3</b>	Pelvic bones covered.	Edge of transverse spinal processes covered and rounded.	Visible over the shoulder. Some cover further back.	Covered but can be felt.	
<b>4</b>	Pelvic bones only felt with firm pressure. No cavity around tail.	Edge of transverse spinal processes felt only with firm pressure.	Felt only with firm pressure	Rib cage not visible. Very difficult to feel any ribs.	
<b>5</b>	Pelvic bones impossible to feel. Root of tail set deep in surrounding fat.	Impossible to feel bones. Flank full and rounded.	Impossible to feel vertebrae.	Not possible to feel ribs.	

Care should be taken when assessing body fat and back cover as these can be less in pigs that are selected for certain conformation and fat cover in specific locations.

**APPENDIX II: WATER REQUIREMENTS FOR PIGS**

For planning purposes the following consumption estimates are provided for normal ambient temperatures (i.e. 10°C–25°C).

**Table 2. Average water consumption (litres per day)\***

Boar or dry sow	12–15
Sow and litter	25–45
Grower pig:	
25 kg	3–5
45 kg	5–7
65 kg	7–9
90kg	9–12

Flow rates will vary depending on the number of drinking points and care should be taken to ensure adequate pump capacity and supply to maintain flow.

**Table 3. Recommended water flow rates and maximum water pressures**

<b>Class</b>	<b>Flow rate (litres/minute)</b>	<b>Maximum pressure (kPa)</b>
Weaners	0.5	85–105
Growers/Finishers	1.0	140–175
Dry sow	1.0	No limit*
Lactating sow	2.0	No limit*

\*Care should be made not to have excessive pressure as water wastage can occur.



**APPENDIX III: SPACE ALLOWANCES FOR PIGS****Introduction**

Adequate space allowances require a consideration of group size, pen size, age, breed, temperature, ventilation, and lighting.

The following tables of standards for space allowances must be provided for pigs housed indoors and are based on current scientific knowledge and good practice. All dimensions and measures refer to the clear space provided for pigs inside of rails or partitions.

Pen fixtures such as feeders and waterers can be included in this space for stalls and crates as long as they do not impede movement or cause injury.

The space allowances standards for pigs housed indoors outlined below are to be considered binding on all facilities from 20 April 2012, except where otherwise specifically stated.

**1. Standards for growing pigs (weaners, growers, finishers)**

The minimum available floor area for weaners, growers and finishers is calculated as m<sup>2</sup> per pig = 0.030 x bodyweight<sup>0.67</sup> (See footnote reference<sup>2</sup>). This formula applies to indoor pens of all flooring types. Where there is a range of weights in a group, the minimum is based on the average weight of pigs in the group.

**Table 4. Minimum space requirement (m<sup>2</sup> per pig) for weaners, growers, and finishers (LW = Liveweight)**

LW(kg)	m <sup>2</sup>	LW(kg)	m <sup>2</sup>	LW(kg)	m <sup>2</sup>	LW(kg)	m <sup>2</sup>
1	0.03	31	0.30	61	0.47	91	0.62
2	0.05	32	0.31	62	0.48	92	0.62
3	0.06	33	0.31	63	0.48	93	0.63
4	0.08	34	0.32	64	0.49	94	0.63
5	0.09	35	0.32	65	0.49	95	0.63
6	0.10	36	0.33	66	0.50	96	0.64
7	0.11	37	0.34	67	0.50	97	0.64
8	0.12	38	0.34	68	0.51	98	0.65
9	0.13	39	0.35	69	0.51	99	0.65
10	0.14	40	0.36	70	0.52	100	0.66
11	0.15	41	0.36	71	0.52	101	0.66
12	0.16	42	0.37	72	0.53	102	0.67
13	0.17	43	0.37	73	0.53	103	0.67
14	0.18	44	0.38	74	0.54	104	0.67
15	0.18	45	0.38	75	0.54	105	0.68
16	0.19	46	0.39	76	0.55	106	0.68
17	0.20	47	0.40	77	0.55	107	0.69
18	0.21	48	0.40	78	0.56	108	0.69
19	0.22	49	0.41	79	0.56	109	0.70
20	0.22	50	0.41	80	0.57	110	0.70
21	0.23	51	0.42	81	0.57	111	0.70
22	0.24	52	0.42	82	0.57	112	0.71
23	0.25	53	0.43	83	0.58	113	0.71
24	0.25	54	0.43	84	0.58	114	0.72
25	0.26	55	0.44	85	0.59	115	0.72
26	0.27	56	0.45	86	0.59	116	0.72

<sup>2</sup> Spoolder, HAM.; Edwards, SA., Corning, S. Livestock Production Science 64 (2000) 167-173

<b>LW(kg)</b>	<b>m<sup>2</sup></b>	<b>LW(kg)</b>	<b>m<sup>2</sup></b>	<b>LW(kg)</b>	<b>m<sup>2</sup></b>	<b>LW(kg)</b>	<b>m<sup>2</sup></b>
<b>27</b>	0.27	<b>57</b>	0.45	<b>87</b>	0.60	<b>117</b>	0.73
<b>28</b>	0.28	<b>58</b>	0.46	<b>88</b>	0.60	<b>118</b>	0.73
<b>29</b>	0.29	<b>59</b>	0.46	<b>89</b>	0.61	<b>119</b>	0.74
<b>30</b>	0.29	<b>60</b>	0.47	<b>90</b>	0.61	<b>120</b>	0.74

### Guidelines

Pigs housed for more than two weeks in deep litter systems should be provided with at least 30% more space per pig than the standards listed for group housing with other flooring and waste management systems. This is required to assist with litter management.

## 2. Standards for breeding gilts, sows and boars housed indoors

**Table 5. Minimum space requirements**

<b>Class</b>	<b>Minimum space allowance per adult</b>
Gilts in group housing (mated or selected for breeding and >100 kg LW)	1 m <sup>2</sup>
Sows in group housing	1.4 m <sup>2</sup>
Adult pigs in individual stalls – all new installations Sows Boars – all stalls	0.6 m x 2.2 m 0.7 m x 2.4 m  Must provide the outcome based standards of Section 4.
Boars in individual pens (living space only)	6.0 m <sup>2</sup>
Sows in farrowing crates – New farrowing crate installations: ● Crate dimensions ● Farrowing crate and creep area	0.5 m x 2 m 3.2 m <sup>2</sup> ● The minimum length must be 2 metres. This is the internal measurement, inclusive of feed and water facilities and a rear anti-crush rail placed where required. ● The minimum width of 500 mm is to be taken at not more than 450 mm above the floor level. ● Where crates are smaller than this, they must only be used for smaller sows to achieve the standards of Section 4.1.3.
----- All farrowing crates	● Must provide the outcome based standards of Section 4.1.3.
Farrowing pen	5.6 m <sup>2</sup> per sow

**3. Guidelines for outdoor pigs****3.1 Space allowances for outdoor systems****Table 6. Maximum stocking rate recommendations in paddocks**

Dry sows	20–25 sows/ha
Lactating sows with piglets	9–14 sows/ha

Feeding facilities are included in this allowance.

The following information is common practice:

Sows kept in groups 300–400 m<sup>2</sup> per sow

Sows kept in individual paddocks 400–500 m<sup>2</sup> per sow

**3.2 Space allowances for shelter accommodation****Table 7. Minimum space allowance recommendations for shelter accommodation**

Dry sows in groups	1.2–1.5 m <sup>2</sup> /sow
Lactating sow with piglets	4–6 m <sup>2</sup> /sow
Boars	2 m <sup>2</sup> /boar

**APPENDIX IV: TEMPERATURE RECOMMENDATIONS**

Pigs, except the very young, are able to tolerate a wide range of temperatures without detriment to their welfare, provided abrupt temperature changes do not occur.

Observation of a pig's behaviour by a competent stock-person is the most reliable method to assess thermal comfort.

When pigs are too cold they will huddle and change position to conserve heat. They will increase their feed intake.

When pigs get too hot they will begin to pant in an effort to cool down and reduce their food intake.

There are a number of ways to manage thermal comfort for pigs e.g. cooling from increased air movement, water sprays, insulation, bedding and supplementary heating.

**Table 8. Ranges of temperature that provide optimum comfort for different classes of pigs at pig level**

Piglets – newborn	27–35°C
Piglets – three weeks of age	24–30°C
Farrowing house	16–22°C
Weaners	20–30°C in first week
Growers	15–30°C
Finishers	15–30°C
Sows and boars	15–30°C

**APPENDIX V: METHODS FOR HUMANE DESTRUCTION (EUTHANASIA) FOR PIGS****Introduction**

Humane destruction (euthanasia) is defined as causing a sudden unconsciousness with death occurring when unconscious and without distress, pain, fear or anxiety.

Key points to consider about euthanasia include:

- human safety – staff must be trained to avoid possible injury to themselves or others
- pig welfare – the method must minimise pain and distress to the pig and other pigs
- practicality – the method must be affordable, easy to learn and repeatable
- suitability – the method must be suited to the size of the pig
- location – the procedure must be done in a safe, quiet and private location.

The euthanasia process can be divided into three stages. First, the pig is physically restrained in a way that minimises pain and distress. This may include placing the animal, if small, into the container in which it will be killed. Larger animals may be restrained using a rope snare or placed in a race to restrict the animal's movements. It is then killed in a quick and painless way. Finally, the pig is checked to ensure it is dead.

**Methods of euthanasia**

There are various methods of euthanasia, described below. The advantages and disadvantages of each of these methods are summarised in the following Table.

**Table 9. Advantages and disadvantages of each euthanasia method**

<b>Method</b>	<b>Human safety risk</b>	<b>Pig welfare</b>	<b>Skill required</b>	<b>Cost</b>	<b>Class of pig</b>
<b>Carbon dioxide (CO<sub>2</sub>)</b>	Moderate. Use in well-ventilated area.	Good. Can cause aversive reactions. Causes respiratory arrest following anaesthesia.	Moderate	Moderate. Initial cost of equipment, CO <sub>2</sub> supply.	Pigs less than 30 kg
<b>Anaesthetic overdose</b>	Low if assistance for restraint is available.	Good. Causes respiratory and cardiac arrest following anaesthesia.	High. Must be performed by a registered veterinary practitioner.	Moderate. Anaesthetic solution.	All classes of pigs
<b>Gunshot</b>	Moderate to high. Training and gun licence required. Security of firearm.	Good. Correct aim essential.	Moderate to high	Moderate, initial cost of firearm and ammunition.	Pigs greater than 15 kg

Method	Human safety risk	Pig welfare	Skill required	Cost	Class of pig
<b>Penetrating captive bolt</b>	Moderate to high. Training required. Security of captive bolt.	Good. Correct aim essential.	Moderate	Moderate. Initial cost of captive bolt.	Pigs greater than 15 kg
<b>Blunt trauma to head</b>	Low	Good if performed on small pigs with rapid force strong enough for instant death.	Low. Proper training required.	None	Pigs less than 15 kg

### Guidelines

#### (i) Carbon dioxide

Carbon dioxide (CO<sub>2</sub>) can cause rapid onset of anaesthesia with subsequent death due to respiratory arrest if a concentration of over 80% can be maintained.

The main disadvantage is that pigs can become distressed if the gas is not correctly applied. They have transient muscle spasms before death. However, this is a physiological response after the onset of anaesthesia rather than an indication of stress. The spasms are less intense in stress gene negative pigs than stress gene positive pigs.

Carbon dioxide is heavier than air. Therefore, when constructing a container for pig euthanasia, the outlet valve should be located at the top so the container can be completely filled with carbon dioxide while air is allowed to escape. For small pigs a rubbish bin or similar container with the inlet and outlet valves installed in the lid plus a plastic bag liner, or a cut off inner tube can be used. After checking that the pigs are dead, the bag containing them can be removed.

#### (ii) Anaesthetic overdose

Anaesthetic overdose depresses the central nervous system causing deep anaesthesia leading to respiratory and cardiac arrest. Veterinarians must perform this procedure as it requires intravenous or intracardiac administration. The drugs involved can only be used by registered veterinary practitioners.

#### (iii) Gunshot

The most efficient and common way to humanely destroy pigs is by a close-range gunshot to the brain.

There may be legal restrictions on discharging a firearm in certain areas. Police permission may be necessary.

A small calibre firearm is most suitable, to reduce the risk of projectiles exiting the head. A 0.22 calibre magnum rifle is adequate for most pigs if the shot is correctly positioned. A 0.22 calibre rifle should only be used on young pigs. The range should be less than 5 m and the muzzle must not be placed against the animal's head.

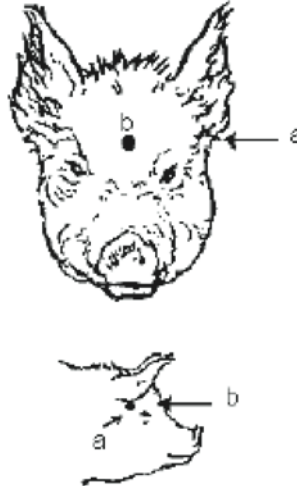
The animal must be still and properly restrained. Shooting at a moving animal is extremely hazardous to the animal and to bystanders. Never fire while the animal is moving its head.

There are two methods: temporal and frontal.

**For the temporal method**, the pig is shot from the side of the head so that the bullet enters the skull at a point midway between the eye and the base of the ear on the same side of the head (position 'a' in Figure 1). The bullet should be directed horizontally into the skull. This method is preferred for adult pigs due to the heavier bone structure of the front of the skull.

**For the frontal method**, the firearm should be directed at a point midway across the forehead and (particularly for adult pigs) about 2 cm above the level of the eyes (position 'b' in Figure 1). Aim horizontally into the skull.

**Figure 1. Temporal (a) and frontal (b) positions**



**(iv) Captive-bolt stunners**

The captive-bolt stunner is safer than a firearm, since a blank cartridge is used. The muzzle is firmly pressed against the animal's skull before firing. It must, however, be assumed that the animal has only been stunned and a follow-up method of ensuring death, such as bleeding out, is required. This requires the severing of blood vessels to induce effective bleeding. It is often necessary to follow up a neck cut with a thoracic stick to sever the larger blood vessels at their origin near the heart, because the blood loss from the neck cut alone is not sufficient to ensure the animal does not regain consciousness.

A captive bolt stunner should NOT be used for the temporal approach outlined above for firearms.

The manufacturer's directions should be followed on the most appropriate blank cartridge to use for the size of the pig and for storage conditions for cartridges. Regular maintenance of the captive-bolt stunner is essential for efficient stunning.

Two types of captive-bolt stunner are available. The concussion stunner has a wide mushroom-shaped head that delivers a knockout blow to the skull. The penetrating stunner has a narrow bolt that is driven a short distance into the brain. The penetrating type of captive-bolt stunner is recommended, as it is more reliable at delivering an effective stun in pigs. The concussion stunner (non-penetrating) is not recommended.

**(v) Stunning by blunt trauma to the head**

Blunt trauma to the head using a hammer or other suitable solid heavy object may be used to render unconscious small and easily controlled piglets (up to three weeks old provided they are less than 15 kg). The blow should be aimed at the centre of the forehead in the position indicated for frontal shooting in Figure 1. The unconscious piglet should then be immediately bled out to ensure death.

**Evidence of instant death**

The following signs indicate that a pig is dead:

- the standing animal will collapse
- the tongue will hang out and be straight and limp
- when a captive bolt is used the eyes will be wide open with a blank stare

- the animal will not blink or have an eye reflex in response to touch
- there will be no evidence of rhythmic breathing or heartbeat
- there will be no response to a nose pinch
- there will be no vocalisation.

If any signs of life are still present the same procedure must be repeated or an alternative approach must be used to kill the animal in a rapid and humane manner.

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Local Law No. 2  
Library Regulations

Notice is given that at a meeting of the Board of High Country Library Corporation on 24 August 2011, the Board resolved to make a Local Law entitled 'Library Regulations' in accordance with Part 5 of the **Local Government Act 1989**. The purpose of the Local Law is to regulate:

- i) access to and conduct within Library premises;
- ii) membership and borrowing rights;
- iii) setting and altering fees and charges.

A copy of the proposed Local Law can be obtained from the Corporation's branch libraries during normal library hours.

Any person affected by the proposed Local Law may make a written submission relating to the proposed Local Law under section 223 of the **Local Government Act 1989**. Submissions must be received by Thursday 6 October 2011. Persons making written submissions should clearly state whether they wish to be heard in support of their submission or not.

Submissions should be addressed to the Chief Executive Officer, High Country Library Corporation, 21 Docker Street, Wangaratta 3677, and lodged no later than close of business on 6 October 2011.

ELAINE RICHMOND  
Chief Executive Officer

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**Local Government Act 1989**

**SCHEDULE 11 CLAUSE 4**

**Designation of Tow Away Areas**

**2011 Phillip Island 500 V8 Supercars**

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

For the purpose of these provisions, I, Terry Mulder, Minister for Roads, designate the areas contained in the reservations of the roads listed in the following as tow away areas.

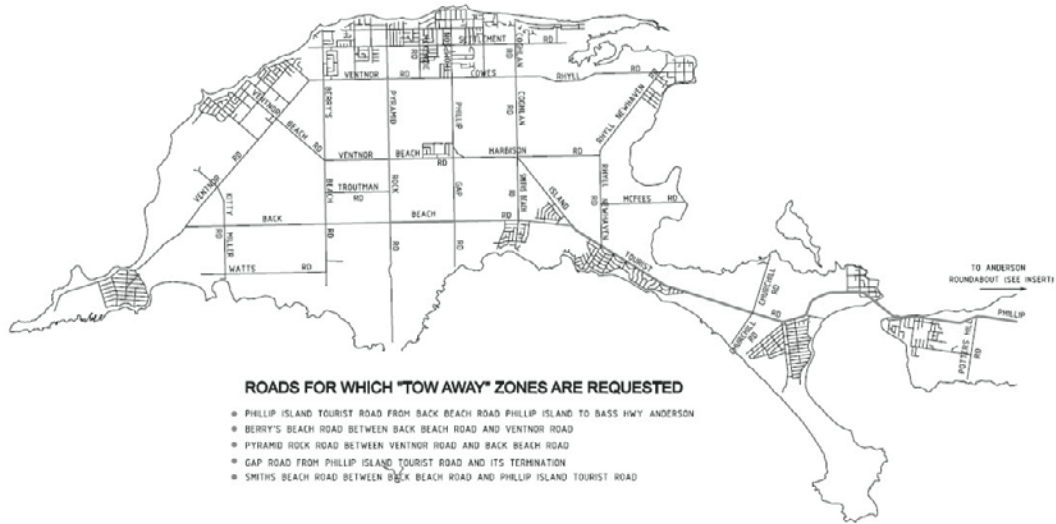
**THE SCHEDULE**

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

- Phillip Island Road from Back Beach Road, Phillip Island to Bass Highway, Anderson;
- Berry's Beach Road between Ventnor Road and Back Beach Road;
- Pyramid Rock Road between Ventnor Road and Back Beach Road;
- Gap Road from Phillip Island Road to its southern extreme;
- Smiths Beach Road between Phillip Island Road and Back Beach Road;

The tow away areas listed above are to operate from 12.01 am on Friday 16 September 2011 to 11.59 pm on Sunday 18 September 2011, 24 hours per day on both sides of every street, road and lane.

**APPENDIX A  
NOMINATED "TOW AWAY" ZONES**



Dated 30 August 2011

**TERRY MULDER MP**  
Minister for Roads

**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 applications 5385 and 5386 from being subject to an exploration licence and a mining licence.

Dated 5 September 2011

DAVID BOOTHROYD  
Manager Earth Resources Tenements  
Earth Resources Regulation Branch

**Offshore Petroleum And Greenhouse Gas Storage Act 2006**

COMMONWEALTH OF AUSTRALIA

Expiry Of Exploration Permit For Petroleum – VIC/P45

Notice is hereby given that Exploration Permit for Petroleum VIC/P45 held by: Exoil Ltd, Level 21, 500 Collins Street, Melbourne, Victoria 3000 and Moby Oil & Gas Ltd, Level 21, 500 Collins Street, Melbourne, Victoria 3000 in respect of the blocks described hereunder, expired on 15 May 2011.

DESCRIPTION OF BLOCKS

The reference hereunder is to the name of the map sheet of the 1:1,000,000 series prepared and published for the purposes of the **Offshore Petroleum and Greenhouse Gas Storage Act 2006** and the number of graticular sections shown thereon.

**Melbourne Map Sheet SJ55**

BLOCK NO.	BLOCK NO.	BLOCK NO.
2284	2356	2357
2425	2426	2427
2428	2429	2497
2498	2499	2500
2501		

Assessed to contain 13 blocks.

**Pipelines Act 2005**

## SECTION 67

## Minor Alteration To Authorised Route

- PIPELINE LICENCE NUMBER: 66
- NAME AND ADDRESS OF LICENSEE(S): Vic Gas Distribution Pty Ltd  
ABN: 73 085 899 001  
1 Wood Street  
Thomastown Vic. 3074
- DESCRIPTION OF EXISTING AUTHORISED ROUTE: The route of the pipeline is a steel pipeline with a nominal length of 11.1 km and a nominal bore of 250 mm commencing at a reducer on the West Melbourne–North Melbourne pipeline (PL208) in Macaulay Road, North Melbourne and finishes at the outlet flange of the AMCOR, Fairfield industrial meter (N1-358) in Chandler Highway, Fairfield.
- ALTERATION: As from today:
1. The authorised route of the pipeline is altered to include a new 100 mm pipe (approximately 40 m in length) that will be laid in McLachlan Street, Northcote, to a new field regulator located within the nature strip. The proposed pipe will be tied into the existing pipeline with a new tapping at the intersection of McLachlan and Cunningham Street, Northcote.
  2. The authorized route of the pipeline is delineated by the red and green lines depicted on Drawing Number T036-1-4 and replaces Drawings T319-1-1, T319-1-3, P7-11-1, P7-11-2, P7-11-4, R11852 Revision G, R11853, BR11854 Revision B, BR11855 Revision E and BR11860 Revision F.
- CONDITIONS:
- As from today the conditions of Pipeline Licence 66 are revoked and replaced with the following conditions:
1. The pipeline shall have the following features:
    - (i) Maximum Allowable Operating Pressure: 2,760 kPa (for that section of the pipeline between the tie-in to PL208 and the outlet of pressure regulator P7-11; and 1,896 kPa from the outlet of pressure regulator P7-11 to the end of the pipeline.
    - (ii) Contents: Gaseous hydrocarbons
    - (iii) Pipe Length: 11.1 km
    - (iv) Internal diameter: 80 mm, 100 mm and 250 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 seven 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 26 August 2011

DAVID BOOTHROYD  
Acting Director Earth Resources Regulation  
Delegate of the Minister

### **Plant Health and Plant Products Act 1995**

#### ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF FIRE ANT HOST MATERIAL INTO VICTORIA

I, Patrick Sharkey, as delegate of the Minister for Agriculture, make the following Order:

Dated 5 September 2011

PATRICK SHARKEY  
Manager Plant Standards

#### **1. Objective**

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

#### **2. Authorising provision**

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

#### **3. Revocation**

The Order made on 9 September 2010 and published in Government Gazette G37 on 16 September 2010 is revoked.

#### **4. Definitions**

In this Order –

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

‘**authorised inspector**’ means a person authorised as an inspector under the Act;

‘**fire ant**’ means the exotic pest *Solenopsis invicta* (Buren);

‘**fire ant host material**’ means any material capable of harbouring fire ants, including plants, landscaping materials, soil, turf, hay and straw, agricultural equipment or used package;

‘**hay and straw**’ includes baled organic material and fodder;

‘**landscaping material**’ means any non-liquid combination of organic material, potting media, sand, coal fines, dried biosolids or mulch;

‘**Manager Plant Standards**’ means the person for the time being occupying or acting in the position of Manager Plant Standards in the Department of Primary Industries;

‘**plants**’ means any plants including plants with potting media or soil attached, containerised plants and other plants such as epiphytic ferns, but not bare rooted plants or cut flowers or foliage;

‘**turf**’ means any grass sod with soil or potting media attached.

**5. Controls applying to fire ant host materials**

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

**6. Verification of Consignments**

Any fire ant host material imported into Victoria which is required by clause 5(2) to be accompanied by a certificate or declaration, must be:

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

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

**Road Safety Act 1986**

## DECLARATION UNDER SECTION 99B(4)

Under section 99B(4) of the **Road Safety Act 1986**, I declare that for the purposes of the cycling event known as the Amy's Gran Fondo that the Road Rules do not apply to the activities of the Event, for the times and with respect to the highway or parts of the highway listed in the Schedule.

1. In this notice, unless the context or subject-matter otherwise requires –
  - '**Event**' means the Amy's Gran Fondo to be conducted Sunday 18 September 2011
  - '**Road Rules**' means the Road Rules within the meaning of the Road Safety Road Rules 2009.
2. This declaration takes effect from the date of commencement of the Event until completion of the Event.

**Schedule**

<b>STAGE AND TIME</b>	<b>ROADS SUBJECT TO THIS DECLARATION AS PART OF THE EVENT</b>
Amy Gillett – Gran Fondo 2011	Great Ocean Road (B100) between Deans Marsh–Lorne Road (C151) and Skenes Creek Road (C119), Lorne to Skenes Creek.
Sunday 18 September 2011	Skenes Creek Road (C119) to Forest–Apollo Bay Road (C119) Grant Street (C119) to Birregurra–Forest Road (C119) and Division Road, (Skenes Creek to Murroon).
	Birregurra–Deans Marsh Road (C152) to Deans Marsh–Lorne Road (C151) between Bushs Lane and Great Ocean Road (B100), Deans Marsh to Lorne.
	Division Road to Murroon Road to Bushs Lane between Birregurra–Forest Road (C119) and Birregurra–Deans Marsh Road (C152), Murroon to Deans Marsh.

Dated 1 September 2011

STEVE BROWN  
Executive Director Regional Services  
VicRoads  
Delegate for the Minister for Roads

**Road Safety Act 1986**

**PARTIAL EXEMPTION FROM ROAD RULES AND PROVISIONS OF THE  
ROAD SAFETY ACT 1986 FOR PARTICIPANTS IN CASTERTON STREET DRAGS 2011**

**Purpose**

1. The purpose of this notice is to exempt participants in the Casterton Street Drag Races ('The Event') from certain provisions of the **Road Safety Act 1986** and certain provisions of the Road Rules.

**Authorising provision**

2. This notice is issued and published under section 99B(4) of the **Road Safety Act 1986** on the application of the Casterton and District Drag Racing Club Inc. ('The Event Organiser') which proposes to conduct the Event as a non-road activity on the Portland–Casterton Road, Casterton.

**Background**

3. The Event involves a series of drag races over an eighth mile course and other social activities in the township of Casterton on Saturday 19 November 2011.
4. The Event Organiser is conducting the Event which it has held annually since 1994 under the auspices of The Australian National Drag Racing Association Inc. (ANDRA).
5. The Event Organiser has applied for a declaration under section 99B (4) of the Act to exempt participants in the event from certain provisions of the **Road Safety Act 1986** and certain provisions of the Road Rules. In particular, the Event Organiser has applied for exemptions from the provisions specified in this notice in relation to –
  - (a) part of the Portland–Casterton Road; and
  - (b) the period – specified in the notice.

**Declaration of Exemptions with respect to the Events**

6. I, Steve Brown, Executive Director-Regional Services, VicRoads delegate for the Minister for Roads, on the application of the Event Organiser, by this notice declare that, subject to the limitations and conditions specified in this notice, the provisions of the **Road Safety Act 1986** specified in column one of Schedule 1 and the Road Rules (other than the provisions specified in column one of Schedule 2) do not apply to the Event to be conducted on the part of the Portland–Casterton Road specified in Schedule 3 during the period specified in Schedule 4.
7. The descriptions in column two of Schedules 1 and 2 of the provisions specified in column one of those Schedules are for information purposes only and do not extend or limit the extent of, or otherwise affect, an exemption under this notice.

**Limitations**

8. The exemptions declared by this notice apply only to a person who is a participant whilst that person is actually participating in the Event.

**Conditions**

9. The following conditions apply to the conduct of the Event by the Event Organiser.
- (a) The part of the highway used for the non-road activity is closed to traffic during the times when the activity is actually being carried out, which may not be the full period specified in Schedule 4.
  - (b) The Event Organiser has obtained all permits required in respect of the relevant non-road activity by the responsible road authority under section 99B(1) of the **Road Safety Act 1986**, and the Event is conducted in accordance with such permits and all other authorities.
  - (c) That all applicable provisions of relevant legislation are complied with, including (without limitation), relevant provisions of the **Road Safety Act 1986**, the **Road Management Act 2004** and the **Occupational Health and Safety Act 2004** and any regulations under those Acts including the Road Rules (other than the provisions of the **Road Safety Act 1986** and the Road Rules which do not apply by force of this notice).
  - (d) That a copy of this notice is produced on demand by the officer of the Event Organiser who is in charge of the Event to any member of the police force or to any person who is an authorised officer of VicRoads under section 71 of the **Road Management Act 2004**.
10. An exemption under this notice does not cease to apply only because of a failure to comply with a condition in clause 10 (other than the condition in clause 10(b)).

**Schedule 1****Provisions of the Road Safety Act 1986 that do not apply to Event participants**

Column 1 Provision	Column 2 Subject
Section 68(1)	Participating in speed trials
Section 68(2)	Organising or managing speed trials

**Schedule 2**  
**Provisions of the Road Rules that apply to Event participants**

Column 1 Provision	Column 2 Subject
Part 1	Introductory
Part 2	Interpretative provisions
Rule 78	Driver must not obstruct police and emergency vehicles
Rule 79	Driver must give way to emergency vehicles
Rule 300	Driver must not use hand-held mobile phone
Rule 304	Obeying police directions
Part 19	Exemptions
Part 20	Meaning and application of traffic control devices and traffic-related items
Part 21	General interpretive provisions
Schedules 1 to 4	Abbreviations, symbols and signs
Dictionary	Meanings of terms

**Schedule 3**  
**Highways or parts of highways to which exemptions apply**

Item	Specified highway or part of highway
1.	Portland–Casterton Road from 200 metres South of the Glenelg Highway to 50 metres before the beginning of the intersection with Mackwood Lane.

**Schedule 4**  
**Period during which exemptions apply**

Item	Specified highway or part of highway	Specified period
1.	Portland–Casterton Road from 200 metres South of the Glenelg Highway to 50 metres before the beginning of the intersection with Mackwood Lane.	7.00 am until 8.00 pm Saturday 19 November 2011

Dated 30 August 2011

STEVE BROWN  
Executive Director Regional Services



**Planning and Environment Act 1987**  
**BOROONDARA PLANNING SCHEME**  
 Notice of Approval of Amendment  
 Amendment C159

The Minister for Planning has approved Amendment C159 to the Boroondara Planning Scheme.

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

The Amendment corrects an anomaly to map 17HO to accurately reflect the application of interim Heritage Overlay (HO507) affecting the property at 1311 Toorak Road, Camberwell.

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](http://www.dpcd.vic.gov.au/planning/publicinspection) and free of charge, during office hours, at the offices of the Boroondara City Council, 8 Inglesby Road, Camberwell, 3124.

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

**Planning and Environment Act 1987**  
**GLEN EIRA PLANNING SCHEME**  
 Notice of Approval of Amendment  
 Amendment C84

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

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

The Amendment:

- removes Schedule 1 to the Development Contributions Plan Overlay and the associated incorporated document, Development Contribution Plan (covering drainage), November 1998 from the Glen Eira Planning Scheme;
- removes the overlay from the land to which it applies; and
- makes subsequent changes to the contents page, Clause 22.11 and Schedules 61.03 and 81.01.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at [www.dpcd.vic.gov.au/planning/publicinspection](http://www.dpcd.vic.gov.au/planning/publicinspection) and free of charge, during office hours, at the offices of the Glen Eira City Council, cnr Hawthorn and Glen Eira Roads, Caulfield South, Victoria.

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 C183

The Minister for Planning has approved Amendment C183 to the Melbourne Planning Scheme.

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

The Amendment affects land on Wurundjeri Way between Mayfield Place and Flinders Street Aurora Lane and land adjacent (known as Parcels 5B, 6, 6A, 6B and 6C), Docklands.

The Amendment rezones land currently in Road Zone (RDZ1) and Public Use Zone (PUZ4) to Docklands Zone (DZ3), removes restrictive height controls in Docklands Zone (DZ3), removes Design and Development Overlay (DDO51) and includes section 55 referral authority changes that affect VicRoads.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development's website at [www.dpcd.vic.gov.au/planning/publicinspection](http://www.dpcd.vic.gov.au/planning/publicinspection) and free of charge, during office hours, at the offices of the Melbourne City Council, 3rd Floor, Council House 2, 242 Little Collins Street, Melbourne.

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

**Planning and Environment Act 1987**

## MONASH PLANNING SCHEME

## Notice of Approval of Amendment

## Amendment C106

The Minister for Planning has approved Amendment C106 to the Monash Planning Scheme.

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

The Amendment removes a redundant Environmental Audit Overlay (EAO) over part of the land at 1213–1217 Centre Road, Oakleigh South.

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](http://www.dpcd.vic.gov.au/planning/publicinspection) and free of charge, during office hours, at the offices of the Monash City Council, Town Planning Department, 293 Springvale Road, Glen Waverley.

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

**Planning and Environment Act 1987**

## MOYNE PLANNING SCHEME

## Amendment C51

## Notice of Approval of Amendment

The Minister for Planning has approved Amendment C51 to the Moyne 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 forty heritage places included in Victorian Heritage Register are shown in the Moyne Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at

[www.dpcd.vic.gov.au/planning/publicinspection](http://www.dpcd.vic.gov.au/planning/publicinspection) and free of charge, during office hours, at the Moyne Shire Council, Port Fairy Office, Princes Street, Port Fairy.

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

**Planning and Environment Act 1987**

## HOBSONS BAY PLANNING SCHEME

## Notice of Lapsing of Amendment

## Amendment C11 Part 2

The Minister for Planning has refused to approve Amendment C11 Part 2 to the Hobsons Bay Planning Scheme.

The Amendment C11 Part 2 proposed to make permanent interim heights controls contained within the Schedule 4 to the Design and Development Overlay along the majority of Hobsons Bay foreshore area. Amendment C11 Part 2 also proposed to introduce a new definition for ‘basement car park’ and new guidelines relating to climate change. The proposed Schedule 4 to the Design and Development Overlay and various maps have lapsed.

The Amendment C11 Part 2 lapsed on 4 August 2011.

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

## ORDERS IN COUNCIL

### Crown Land (Reserves) Act 1978

#### INCORPORATION OF COMMITTEES OF MANAGEMENT

##### Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive 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
Cora Lynn Public Hall and Recreation Reserve Committee of Management Incorporated	The Crown land in the Township of Cora Lynn, Parish of Koo-wee-rup temporarily reserved for Public Hall and Recreation by Order in Council of 28 June, 1939 vide Government Gazette of 5 July, 1939 page – 2505; Crown Allotment 19A, Section 1, Township of Cora Lynn temporarily reserved for Public Recreation by Order in Council of 25 May, 1976 vide Government Gazette of 2 June, 1976 – page 1577 & Crown Allotment 19C, Section 1, Township of Cora Lynn temporarily reserved for Public Recreation by Order in Council of 16 December, 1986 vide Government Gazette of 17 December, 1986 – page 4753.
McMahons Creek Committee of Management Incorporated	The land in the Parish of Brimbonga shown hatched yellow on plan LEGL./10-235 lodged in the Central Plan Office of the Department of Sustainability and Environment being portion of the banks of McMahons Creek and being part of the land permanently reserved for Public purposes by Order in Council of 23 May, 1881 (vide Government Gazette of 27 May, 1881 – page 1389).
Bruthen Recreation Reserve Committee of Management Incorporated	The land in the Parish of Tambo temporarily reserved for Public Recreation by Order in Council of 10 February, 1926 vide Government Gazette of 17 February, 1926 – page 654 & part of the remaining land in the Parish of Tambo temporarily reserved for Camping and Affording Access to Water by Order in Council of 10 February, 1926 vide Government Gazette of 17 February, 1926 – page 654 as coloured red on plan 'T/24.12.29' attached to Department of Sustainability and Environment file 1601480.
Byawatha Recreation Reserve Committee of Management Incorporated	The land in the Parish of Carraragarmungee temporarily reserved as a site for Public Recreation by Order in Council of 19 January, 1971 (vide Government Gazette of 27 January, 1971 – page 222).

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

Dated 6 September 2011

Responsible Minister

RYAN SMITH

Minister for Environment and Climate Change

MATTHEW McBEATH  
Clerk of the Executive Council

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**SUBORDINATE LEGISLATION ACT 1994  
NOTICE THAT STATUTORY RULES ARE  
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Notice is hereby given under section 17(3) of the **Subordinate Legislation Act 1994** that the following Statutory Rules were first obtainable from the Victorian Government Bookshop, Level 20, 80 Collins Street, Melbourne on the date specified:

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- Authorising Act:* Personal Safety  
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- Date first obtainable:* 6 September 2011
- Code B*
90. *Statutory Rule:* Magistrates' Court  
(Fees, Costs and  
Charges) Interim  
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Regulations 2011
- Authorising Act:* Magistrates' Court  
Act 1989
- Date first obtainable:* 6 September 2011
- Code A*
91. *Statutory Rule:* Gene Technology  
Regulations 2011
- Authorising Act:* Gene Technology  
Act 2001
- Date first obtainable:* 6 September 2011
- Code D*
92. *Statutory Rule:* Building  
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Regulations 2011
- Authorising Act:* Building Act 1993
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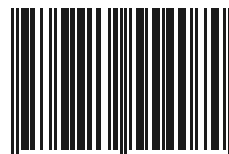


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