

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 49 Thursday 6 December 2012

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GENERAL

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As from 6 December 2012

The last Special Gazette was No. 423 dated 5 December 2012. The last Periodical Gazette was No. 1 dated 14 June 2012.

How To Submit Copy

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

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

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

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) CHRISTMAS PERIOD 2012

PLEASE NOTE:

The final Victoria Government Gazette (General) for 2012 (G52/12) will be published on **Thursday 27 December 2012**.

Copy deadlines:

Private Advertisements Government and Outer Budget Sector Agencies Notices 9.30 am on Wednesday 19 December 2012

9.30 am on Wednesday 19 December 2012

Office Hours:

The Victoria Government Gazette Office is open during normal office hours over the holiday period, i.e. 8.30 am to 5.30 pm Monday to Friday, excluding public holidays. Where urgent gazettal is required after hours, arrangements should be made with the Government Gazette Officer on 0419 327 321.

JENNY NOAKES Government Gazette Officer

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) NEW YEAR WEEK 2013

Please Note:

The Victoria Government Gazette (General) for New Year week (G1/13) will be published on **Thursday 3 January 2013**.

Copy deadlines:

Private Advertisements Government and Outer Budget Sector Agencies Notices 9.30 am on Friday 28 December 2012

9.30 am on Friday 28 December 2012

Office Hours:

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

JENNY NOAKES Government Gazette Officer

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

Our contact details are as follows:

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

> JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

Re: Estate SYLVIA BRIDGET HALLINAN (in the Will called Sylvia Brigid Hallinan), deceased.

In the estate of SYLVIA BRIDGET HALLINAN (in the Will called Sylvia Brigid Hallinan), late of Northaven, 84 Shadforth Street, Kerang, Victoria, pensioner, deceased.

Creditors, next-of-kin and all others having claims against the estate of the said deceased, are required by Michael William Hallinan, the executor of the Will of the said deceased, to send particulars of such claims to him, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

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

EDITH NANCIE ARMSTRONG, late of 6A Perrett Street, Grovedale, Victoria, gentlewoman, deceased.

Creditors, next-of-kin and others having claims against the estate of the deceased, who died on 31 August 2012, are required by the executors of the Will, Dorothy Jean Armstrong, Elizabeth May Brady and Joan Annette Whyte, to send particulars to them, care of Birdsey Dedman & Bartlett, of 166a Ryrie Street, Geelong, solicitors, by 22 February 2013, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

BIRDSEY, DEDMAN & BARTLETT, solicitors, 166a Ryrie Street, Geelong 3220.

Re: BLANCHE LILLIAN LUCAS.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 6 September 2012, are required by the trustees, Gavin Gordon Elder and Dale James Lucas, care of 44 Douglas Street, Noble Park, Victoria, to send particulars of their claims to them by 15 February 2013, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice. BORCHARD & MOORE, solicitors, 44 Douglas Street, Noble Park, Victoria 3174, PO Box 239, Noble Park, Victoria 3174, DX 17524 Dandenong, Ph: (03) 9546 8155, Fax: (03) 9546 8424.

Re: SHIRLEY HOWARD, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 September 2012, are required by the trustees, David Ernest Bullard and Anthony David Bullard, to send particulars of their claims to the trustees, care of the undermentioned legal practitioners, by 7 February 2013, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

BULLARDS, solicitors, 221 Queen Street, Melbourne 3000.

Re: ELIZABETH ALLINGHAM OSBORN, late of Units 7 & 8 Lisson Manor, 12 Lisson Grove, Hawthorn, Victoria, lady, deceased.

Creditors, next-of-kin and others having claims against the estate of the deceased, who died on 16 October 2012, are required by the trustees of the Will, Roger Graham Randle and Elizabeth Mai Cameron, to send particulars to the trustees, care of the undermentioned solicitors, by 20 February 2013, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

CHRISTOPHER WRAY, lawyer, 6 Jill Court, Ringwood 3134.

Re: SARYL HOFFMAN WEINSTEIN, deceased, late of Broughtonlea Residential Aged Care Facility, 9–17 Broughton Road, Surrey Hills, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 August 2012, are required by the trustees of the said estate, Michelle Anne Weinstein, Angus Paul MacIsaac and David Edward Whiting, all care of Donaldson Trumble 30 November 2012

DONALDSON TRUMBLE, lawyers, Level 3, 84 William Street, Melbourne 3000.

Re: KATHLEEN RICKARD, late of 4/1528 Burwood Highway, Tecoma, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 June 2012, are requested by the trustee to send particulars of their claim to the trustee at the office of the trustee's solicitors, John Burgess & Co., solicitors, 255 Springvale Road, Springvale, Victoria 3171, by 15 February 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

Re: ISABEL GRACE KNIGHT, late of Wood Haven Lodge, 391 Maroondah Highway, Croydon, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 February 2012, are required by the trustee, Jennifer Mary Acton, care of 40–42 Scott Street, Dandenong, Victoria 3175, to send particulars to the trustee by 6 February 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: JOHN LEONARDOS, late of 6/169–173 Albert Street, Port Melbourne, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 July 2001, are required by the trustees, Equity Trustees Limited (ABN 46 004 031 298), care of Level 11, 575 Bourke Street, Melbourne, Victoria, to send particulars to the trustees, care of the undermentioned solicitors, by 8 February 2013, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

McKEAN PARK, lawyers, Level 11, 575 Bourke Street, Melbourne, Victoria 3000.

KENNETH RAYMOND HAYWARD, late of Grace McKellar Centre, 45–95 Ballarat Road, North Geelong, Victoria, deceased.

Creditors, next-of-kin and others having claims against the estate of the abovenamed deceased, who died on 16 July 2012, are required by the trustee, Kenneth James Hayward, to send particulars of their claims to the trustee, in the care of the undermentioned legal practitioner, by 7 February 2013, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

RALPH JAMES SMITH, solicitor, 6 The Centreway, Lara, Victoria 3212.

LYNDON RALPH BARTON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 June 2012, are required by the trustees, Helen Clare Musgrove and Judith Lorraine Flanagan, to send particulars of such claims to them, in care of the undermentioned lawyers, by 7 February 2013, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

ROBERTS BECKWITH PARTNERS, lawyers, 16 Blamey Place, Mornington, Victoria 3931.

JEAN GIBBS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 October 2012, are required by the trustee, Denise Helen Czerczyk, to send particulars of such claims, in care of the undermentioned lawyers, by 7 February 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

ROBERTS BECKWITH PARTNERS, lawyers, 16 Blamey Place, Mornington, Victoria 3931.

JEAN EILEEN MUSSETT, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 September 2012, are required by the trustees, Leonie Margaret Purcell and Christine Mary Birney, to send particulars of such claims to them, in care of the undermentioned lawyers, by 7 February 2013, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

ROBERTS BECKWITH PARTNERS, lawyers, 16 Blamey Place, Mornington, Victoria 3931.

Re: ELLEN WILSON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 May 2012, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 21 May 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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SANDHURST TRUSTEES LIMITED,
18 View Street, Bendigo 3550.
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Re: ROBERT JOHN USSHER, late of 5 Seaview Terrace, Portland, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 August 2012, are required by the executors to send particulars to them, care of the undermentioned solicitors, by 6 February 2013, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

TAITS LEGAL,

121 Kepler Street, Warrnambool 3280.

FREDERICK RONALD FARHALL, late of Uniting Aged Care, 75 Thames Street, Box Hill, Victoria, retired engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 August 2012, are required by The Trust Company (Australia) Limited, ACN 000 000 993, of 3/530 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 15 February 2013, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

THE TRUST COMPANY (LEGAL SERVICES) PTY LTD,

3/530 Collins Street, Melbourne, Victoria 3000.

Re: SYLVIA LILIAN THOMAS, late of 35 Tennyson Street, Highett, Victoria 3190, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 October 2012, are required by the executors, Faye Lesley Dicker and Kimpton John Harris, to send particulars to them, care of the undermentioned solicitors, by 8 February 2013, after which date the executors may convey and distribute the assets, having regard only to the claims of which they then have notice.

TRAGEAR & HARRIS LAWYERS, 1/23 Melrose Street, Sandringham 3191.

Re: ALAN FREDERICK WALLIS, late of 56A Haldane Street, Beaumaris, Victoria 3193, retired engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 October 2012, are required by the executors, Simone Elise Wallis and Tracey Louise Page, to send particulars to them, care of the undermentioned solicitors, by 8 February 2013, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

TRAGEAR & HARRIS LAWYERS, 1/23 Melrose Street, Sandringham 3191.

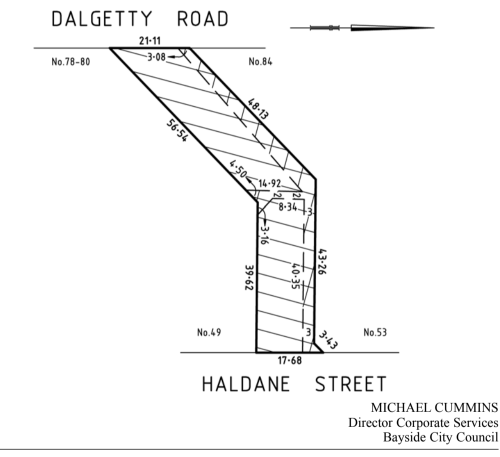
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

BAYSIDE CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Bayside City Council, on 27 November 2012, formed the opinion that the road currently known as 51 Haldane Street and 82 Dalgetty Road, Beaumaris, shown hatched on the plan below, is not reasonably required as a road for public use and resolved to discontinue this section of road and to sell the land from the road by private treaty to Mecwa trading as Mecwacare.

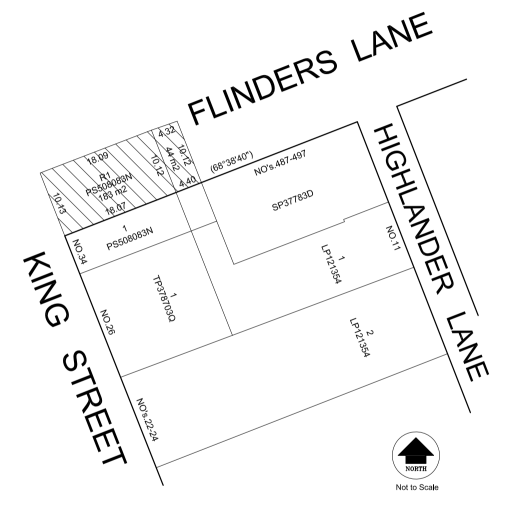
The road shown cross-hatched is to be sold subject to any right power or interest held by South East Water in connection with any sewer, drains or pipes under the control of that authority in or near the road.



MELBOURNE CITY COUNCIL

Public Highway Declaration of Road

Pursuant to section 204(1) of the Local Government Act 1989 (Act), the Melbourne City Council declares the road shown hatched on the plan hereunder as a public highway for the purposes of the Act.

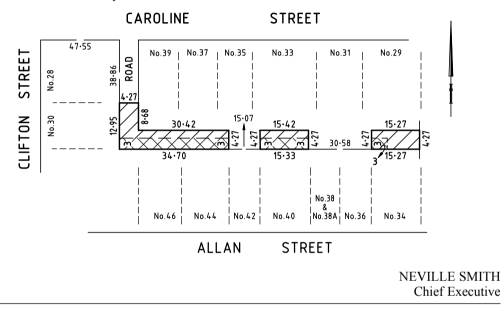


MOONEE VALLEY CITY COUNCIL

Part Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Moonee Valley City Council, at its meeting on 20 November 2012, formed the opinion that the section of road abutting 34, 40, 44, 46 and 48 Allan Street, 30 Clifton Street, 29, 33, 35, 37 and 39 Caroline Street, Aberfeldie, shown hatched and cross-hatched on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and sell the land to the abutting owners.

The section of road shown cross-hatched is to be discontinued subject to the right, power or interest held by City West Water in the road in connection with any sewers, drains or pipes under the control of that authority in or near the road.





DRAFT AMENDMENT LOCAL LAW NO. 11 PROTECTION OF PUBLIC ASSETS AND CONTROL OF BUILDING SITES

The City of Greater Bendigo has resolved to amend Local Law No. 11 to remove existing anomalies that unfairly impact on rural ratepayers, where little or no roadside assets exist.

The draft amendment considers the objectives of the Local Law No. 11:

- Providing for the peace, order and good Government of the Municipal District;
- Protecting public assets and amenities vested in Council from damage, accelerated deterioration or abuse during the building process;
- Providing a physical environment which aims to minimise hazards to health and safety of persons attending building sites and those adjacent, opposite or passing building sites;
- Prohibiting, regulating and controlling the presence and disposal of refuse, rubbish and soil on and from building sites within the municipal district to reduce hazards to the environment and promote an environment where residents can enjoy a quality of life that meets the general expectation of the community;
- Defining the standards to which persons engaged in building work should adhere;
- And educating and inducing persons involved in building work to act responsibly to reduce the extent and cost of infrastructure damage for the benefit of the wider community.

Section	Summary of changes	
Definitions	Defines how the Local Law is to be administered and enforced pursuant to Administration Local Law No. 10.	
	Defines the value of applicable Building Work as works that are over \$10,000.	
	Excludes vehicle crossings within rural areas from the Local Law.	
Part 8	Administration and Enforcement conditions removed as these are covered by Local Law 10. Penalties condition for this Local Law as previously included in Part 8 to remain.	

The table below identifies the key amendments to the Local Law.

A copy of the proposed amended provision of Local Law No. 11 may be inspected or obtained from the City of Greater Bendigo offices, Lyttleton Terrace, Bendigo, and High Street, Heathcote, or online at www.bendigo.vic.gov.au

Written submissions regarding the proposed amendments will be considered in accordance with section 223 of the Local Government Act 1989.

The closing date for submissions is 5 pm 3 January 2013. All submissions should be addressed to Andy Walker, Manager Building and Property Services, City of Greater Bendigo, PO Box 733, Bendigo 3552.

CRAIG NIEMANN Chief Executive



REVIEW OF ROAD MANAGEMENT PLAN

Under the **Road Management Act 2004** and section 301 of the Road Management (General) Regulations 2005, Benalla Rural City Council gives notice of intention to conduct a review of its Road Management Plan.

This review will commence prior to 1 January 2013 and be completed no later than 30 June 2013.

The purpose of the review is to update and/or amend and generally specify the service levels and inspection frequencies associated with the maintenance and management of the local road network within the Benalla Rural City.

Classes of roads to which this review relates include the Link, Collector, Access and Limited Access roads for which the Benalla Rural City Council has the responsibility to maintain and included within its Road Register.

Copies of the current Road Management Plan are available from the Benalla Rural City Council, Fawckner Drive, Benalla or from Council's website, www.benalla.vic.gov.au

Any person may make a submission on the proposed review to the Benalla Rural City Council no later than 28 days from the date of this notice.

> TONY McILROY Chief Executive Officer



Mitchell Shire Council gives notice that pursuant to Division 1, Regulation 302(1) of the Road Management General Regulations 2005, it resolved to commence a review of its Road Management Plan on 26 November 2012.

• The purpose of the review is to consider the appropriateness and effectiveness of Council's priorities in relation to the inspection, maintenance and repair of the roads covered by its Road Management Plan.

- The review will be carried out in reference to all of the roads listed in the Register of Public Roads that fall within the hierarchy classes of link, collector, access and pathways.
- A copy of the current Road Management Plan may be inspected at any of Council's Customer Service Centres located in Wallan, Kilmore, Broadford and Seymour or a copy may be obtained by downloading it from Council's website, www.mitchellshire.vic. gov.au
- Any person may make a submission in regard to the proposed review of the Road Management Plan to Council in accordance with section 223 of the Local Government Act 1989.

Written submissions must be received at the Mitchell Shire Council offices, 113 High Street, Broadford 3658, no later than Tuesday 1 January 2013 and should contain an indication whether the person wishes to be heard in respect of their submission.

> REBECCA McKENZIE Chief Executive Officer



APPOINTMENT OF AUTHORISED OFFICERS

Local Law No. 2 2010 Community Amenity

In accordance with section 224A of the **Local Government Act 1989**, notice is hereby given that any member of the Victoria Police is an 'Authorised Officer' for the purpose of enforcing and issuing of infringement notices in relation to Clause 18 Consumption of Alcohol of Local Law No. 2 2010 Community Amenity.

LEONARD JENNER Chief Executive Officer

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 5 February 2013, 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.

- ASTIN, David Kennington, late of Flat 5/25 Jackson Street, St Kilda, Victoria 3182, retired, deceased, who died on 31 July 2012.
- AKIE, Leah Margaret, late of 151 Mary Street, Richmond, Victoria 3121, retired, deceased, who died on 3 October 2011.
- FREDERICK, Honora Theresa, late of Principle Nursing Home, 170 Raglan Parade, Warrnambool, Victoria 3280, retired, deceased, who died on 14 September 2012.
- NASH, Harold Leslie, late of Bill Crawford Lodge, 1101 Dana Street, Ballarat, Victoria 3350, deceased, who died on 4 October 2012.
- PEAT, Doris Joyce, late of 18 Alfred Street, North Melbourne, Victoria 3051, deceased, who died on 3 August 2012.
- SKAHILL, Enid Merle, late of Suite 105, Corpus Christi Aged Care, Clayton Road, Clayton, Victoria 3168, deceased, who died on 10 September 2012.
- ZWARYCZ, Mykola, late of 2 Glamorgan Avenue, Werribee, Victoria 3030, pensioner, deceased, who died on 16 August 2012.

Dated 27 November 2012

STEWART MacLEOD Manager

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 8 February 2012, 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.

- BOND, Beryl Jean, late of 10 Woburn Street, Rosanna, Victoria 3084, deceased, who died on 25 March 2012.
- BUCKNALL, Florence Lilian, late of Bellview Nursing Home, 23A Elizabeth Street, Oakleigh East, Victoria 3166, deceased, who died on 8 September 2012.
- BURNS, John Gerard, late of Queen Elizabeth Centre, 102 Ascot Street, Ballarat, Victoria 3350, deceased, who died on 4 February 2011.

- GIBBS, Christine Marilyn, late of Unit 2/51 Widford Street, Glenroy, Victoria 3046, deceased, who died on 15 August 2012.
- JEKLAR, Frank, late of Room 104, Greenhills on Civic, 7 Civic Drive, Epping, Victoria 3076, retired, deceased, who died on 25 March 2012.
- McCASKILL, Betty Jean, late of Werribee Terrace, 8 Russell Street, Werribee, Victoria 3030, retired, deceased, who died on 1 November 2012.
- REDDIE, Susan Louise, late of Yooralla Srs, 300 Cotham Road, Kew, Victoria 3101, pensioner, deceased, who died on 18 June 2012.
- Dated 30 November 2012

STEWART MacLEOD Manager

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

I, Russell McMurray, Director Plant Biosecurity and Product Integrity in the Department of Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 74 of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992 and of my respective powers to appoint authorised officers under section 53 of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992, hereby appoint the following persons employed in the Public Service as authorised officers for the purpose of all the provisions of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992 and any Regulations or any Order made under this Act. These appointments remain in force until 1 December 2015 unless earlier revoked.

Name of person

Steven David Franklyn Field Neil Charles Harrison Michael Edward Laity Alexandra Jane Perera Jane Lorraine Rhodes Joanne Kay Robinson David Christopher Rumbold

Dated 20 November 2012

RUSSELL McMURRAY Director Plant Biosecurity and Product Integrity

Associations Incorporation Reform Act 2012 SECTION 135

I, David Betts, Deputy Registrar of Incorporated Associations under the **Associations Incorporation Reform Act 2012** (the Act), under delegation provided by the Registrar, hereby give notice that, pursuant to section 135(3) of the Act, I intend to cancel the incorporation of the incorporated associations mentioned below;

South African Support Network Inc.; Roaring Lambs Inc.; Cronies Inc.; Ryan Road Drainage Group Inc.; Australian & Khmer Krom Buddhist Association of Victoria Inc.; Pakenham Recreational Dance Club Inc.; Wodonga Central Inc.; Victorian Ex Australian Womens Land Army Association Inc.; Shepparton and District Women's Cricket Association Inc.; Yarrawonga & Mulwala Power Boat Club Inc.; Portland and District Occupational Safety and Health Group Inc.; East Gippsland Brumbies R.L.F.C. Inc.; U-Link Magazine Inc.

I further advise that unless a person makes a written objection to cancellation to the Registrar within 28 days of the date of this notice, I intend to cancel the incorporation of the incorporated associations mentioned above.

Dated 6 December 2012

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 scale/s of fees and charges fixed by the following cemetery trust/s. The approved scale of fees and charges will take effect from the date of publication of this notice in the Government Gazette and will be published on the internet.

The Cemetery Trust/s West Wimmera Shire Council

Dated 3 December 2012

BRYAN CRAMPTON Manager Cemeteries & Crematoria Regulation Unit

Country Fire Authority Act 1958

DECLARATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by section 4 of the **Country Fire Authority Act 1958**, I, Mick Bourke, Chief Executive Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Sustainability and Environment, hereby declare the following periods to be the Fire Danger Period in the municipal districts of the municipalities or parts of municipalities specified, commencing on the dates shown and, unless varied by subsequent declaration, ending at 0100 hours on 1 May 2013.

To commence from 0100 hours on 10 December 2012:

- Macedon Ranges Shire Council
- Glenelg Shire Council
- Southern Grampians Shire Council
- Moyne Shire Council
- Warrnambool City Council
- Borough of Queenscliffe
- Greater Geelong City Council
- Surf Coast Shire Council
- Hume City Council
- Banyule City Council
- Melton Shire Council
- Whittlesea City Council
- Wyndham City Council
- Nillumbik Shire Council
- Golden Plains Shire Council
- Moorabool Shire Council
- Hepburn Shire Council
- Ballarat City Council
- Ararat Rural City Council
- Towong Shire Council
- Alpine Shire Council
- Falls Creek Alpine Resort Management Board
- Mt Hotham Alpine Resort Management Board

MICK BOURKE Chief Executive Officer

Conservation, Forests and Lands Act 1987

NOTICE OF MAKING OF A LAND MANAGEMENT AGREEMENT

Notice is given under section 80 of the **Conservation**, **Forests and Lands Act 1987** that a land management agreement has been entered into by the Secretary to the Department of Sustainability and Environment with the following landowners:

Copies of the Agreements are available for public inspection between the hours of 9.00 am and 5.00 pm at the following Offices: Sustainable Irrigation Program Office, Department of Sustainability and Environment, Level 11, 8 Nicholson Street, East Melbourne 3002 (Attn: Megan Harte); Bendigo Office, Department of Sustainability and Environment, Cr Midland Highway and Taylor Street, Bendigo 3351. (Attn: Maurie Miles)

Registered Proprietor	Site Location	Title Details	Dealing Number
Rural Finance Corporation of Victoria	367 Little Murray Road, Benjeroop	Volume: 11374 Folio: 165	AK031548R
Rural Finance Corporation of Victoria	Murrabit West Road, Benjeroop	Volume: 11373 Folio: 068	AK031639N
Rural Finance Corporation of Victoria	370 Little Murray Road, Benjeroop	Volume: 11373 Folio: 494	AK031618W
Rural Finance Corporation of Victoria	44 Wells Bridge Road, Benjeroop	Volume: 11372 Folio: 461	AK031623E

Dated 3 December 2012

GREG WILSON Secretary Department of Sustainability and Environment

Forests Act 1958, No. 6254

DECLARATION OF THE PROHIBITED PERIOD

In pursuance of the powers conferred by section 3 sub-section (2) of the **Forests Act 1958**, I, Alan Goodwin, delegated officer for the Minister for Environment and Climate Change in the State of Victoria, hereby declare the commencement of the Prohibited Period for all land within the Fire Protected Area (other than State forest, National Park and protected public land) within the municipalities and alpine resorts nominated for the period specified in the schedule below:

SCHEDULE 1

The Prohibited Period shall commence at 0100 hours on Monday 10 December 2012, and terminate at 0100 hours on 1 May 2013, unless varied, in the following municipalities and alpine resorts:

Alpine Shire Towong Shire Falls Creek Alpine Resort Mount Hotham Alpine Resort

> ALAN GOODWIN Chief Fire Officer Department of Sustainability and Environment Delegated Officer, pursuant to section 11, **Conservation, Forests and Land Act 1987**

Geographic Place Names Act 1998

CORRIGENDUM

In the Victoria Government Gazette No. G48, 29 November 2012, page 2744 under **Geographic Place Names Act 1998**, Notice of Registration of Geographic Names, School Naming, Moonee Ponds Primary School should also read that the change of school name is effective from 1 January 2013.

Office of Geographic Names Land Victoria

570 Bourke Street Melbourne 3000

> JOHN E. TULLOCH Registrar of Geographic Names

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:

Change Request Number	Road Name	Locality	Proposer & Location
45471	Elderberry Lane	Monbulk	Yarra Ranges Shire Council Formerly known as Mernda Road. The road traverses east from Olinda Monbulk Road.
45828	Webb Street	Creswick	Hepburn Shire Council The road traverses west from Clunes Road.
47805	Walkerville South Road	Walkerville South	South Gippsland Shire Council Formerly known as part Bayside Drive. Is a continuation of the existing Walkerville South Road from Casuarina Grove to the 590 metre section of vacant land.
49111	Nix Lane	Bonnie Doon and Maindample	Mansfield Shire Council The road traverses east from Glen Creek Road.
49112	Lakeview Drive	Bonnie Doon	Mansfield Shire Council The road traverses west from James Street.

Office of Geographic Names

Land Victoria 570 Bourke Street Melbourne 3000

> JOHN E. TULLOCH Registrar of Geographic Names

Interpretation of Legislation Act 1984

RESIDENTIAL TENANCIES (CARAVAN PARKS AND MOVABLE DWELLINGS REGISTRATION AND STANDARDS) AMENDMENT REGULATIONS 2012

Notice of Incorporation of Material and Address for Inspection of Documents

The Residential Tenancies (Caravan Parks and Movable Dwellings Registration and Standards) Amendment Regulations 2012 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;

BCA Volume One means 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;

CFA Guideline means CFA Caravan Park Fire Safety Guideline, published by the Country Fire Authority in May 2012;

Principal Regulations means the Residential Tenancies (Caravan Parks and Movable Dwellings Registration and Standards) Regulations 2010.

Statutory Rule Provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 5, which amends the definition of CFA Guideline in regulation 5 of the Principal Regulations	CFA Guideline	The whole.
Regulation 8, which substitutes regulation 20(1) of the Principal Regulations	CFA Guideline	Objective O3 and Perfor- mance Measures PM4 and PM5.
		Prescriptive Provisions PP3 and PP4.
Regulation 9, which substitutes regulation 21(1) of the Principal Regulations	CFA Guideline	Objectives O1 and O2 and Performance Measures PM1, PM2 and PM3.
		Prescriptive Provisions PP1 and PP2.
Regulation 16, which amends regulation 29 of the Principal Regulations.	BCA Volume One	Part F2.1

A copy of the material applied, adopted or incorporated by the Regulations has been lodged with the Clerk of the Parliaments. A copy of all matters so applied, adopted or incorporated into the Principal Regulations is available for inspection by the public, free of charge, during normal business hours at the Department of Planning and Community Development, 1 Spring Street, telephone 03 922 31812.

MATTHEW GUY MLC Minister for Planning

Land Acquisition and Compensation Act 1986

FORM 1

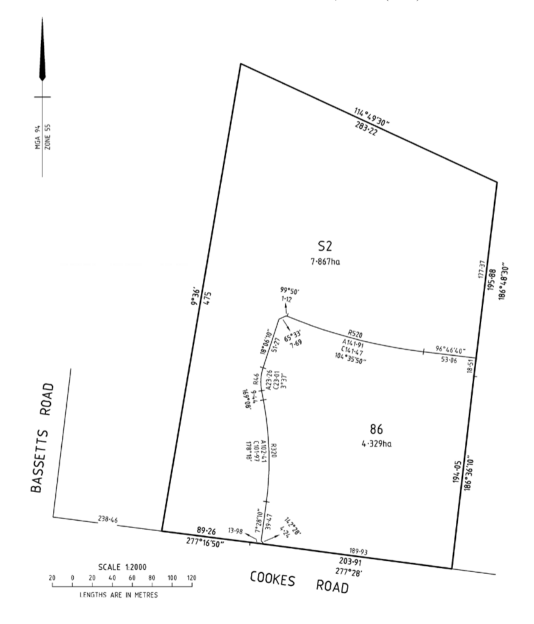
Ss. 6 and 8(1)(a) Reg. 7

Notice of Intention to Acquire

TO: Guocoland 1 (Australia) Pty Ltd ACN 147 395 579

AND TO: All or any other interests in the land

Martin Dixon MP, in his capacity as Minister for the Crown administering the **Education and Training Reform Act 2006** (Minister), intends to acquire an interest in fee simple in a 4.329 hectare parcel of land marked '86' on the plan below, being the whole of the land contained in certificate of title volume 11347 folio 871 and known as 155 Cookes Road, Doreen (Land).



A plan of the Land can be inspected free of charge at the office of the Department of Education and Early Childhood Development, 2 Treasury Place, Melbourne, during the hours of 9.00 am to 5.00 pm.

The Minister thinks that the Land is suitable for education purposes, as the Land is of a size capable of housing a new primary school, which is required to be constructed by the Minister in order to satisfy demand for a new primary school facility in the Doreen region.

The Land:

- is not reserved for a public purpose under the Whittlesea Planning Scheme; or
- is exempted from the reservation requirements under section 5 of the Land Acquisition and Compensation Act 1986; or
- is not in a class of land exempted from reservation under section 5 of the Land Acquisition and Compensation Act 1986; or
- has been certified by the Governor in Council as land which need not be reserved; or
- is not special project land under section 2011(3) of the Planning and Environment Act 1987.

At the present time it is expected that the Minister may require possession of the Land on approximately 28 January 2013. This date may change.

The Minister requires you to provide it with information about the following:

- 1. The name of any other person who has, or you think may have, an interest in the Land. (Such a person might be a tenant or a mortgagee or a person to whom you have agreed to sell the Land.)
- 2. If you have a current building permit or approval or a planning permit concerning the Land.
- 3. If you have sold or let or in any other way dealt with the land or were intending to deal with the Land immediately before you received this notice.
- 4. If you know of any other person proposing to do any of those things mentioned in paragraph 3.
- 5. Any other matters of which you are aware which will help the Minister to work out what compensation you should receive for the Land. (This information may include details of any mortgage, lease or other arrangement affecting the Land. If you claim financial loss, please provide financial documents and other records to substantiate all losses. All documents provided will be treated in confidence).

For and on behalf of the Minister. DOUG JOHN HARNETTY Manager, Capital Works Department of Education and Early Childhood Development

Liquor Control Reform Act 1998

LIQUOR LICENSING POLL – DEEPDENE NEIGHBOURHOOD

In the matter of an application by Snow Pony under the **Liquor Control Reform Act 1998** for a Restaurant and Café Licence at 95 Whitehorse Road, Deepdene.

The resolution submitted to a poll on Monday 26 November was:

'That a Restaurant and Café Licence be granted in the neighbourhood of the premises situated at 95 Whitehorse Road, Deepdene.'

The result of the Snow Pony poll was:

Votes polled for the resolution	632
Votes polled against the resolution	450
Informal votes polled	7
Total votes polled	1,089

E. A. WILLIAMS Victorian Electoral Commission

Local Government Act 1989

APPROVAL OF NEW AGREEMENT BETWEEN WHITEHORSE CITY COUNCIL AND MANNINGHAM CITY COUNCIL TO OPERATE A REGIONAL LIBRARY CORPORATION

I, Jeanette Powell MP, Minister for Local Government, acting pursuant to section 196(8) of the Local Government Act 1989, hereby approve of the new Regional Library Agreement executed by Whitehorse City Council and Manningham City Council for the operation of a Regional Library Corporation under section 196 of the Local Government Act 1989.

Dated 28 June 2012

JEANETTE POWELL MP Minister for Local Government

Mineral Resources (Sustainable Development) Act 1990

DEPARTMENT OF PRIMARY INDUSTRIES

Exemption of Land from a 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 licence application 5454 from being subject to a licence application under the Mineral Resources (Sustainable Development) Act 1990.

Dated 30 November 2012

DAVID BOOTHROYD Manager Earth Resources Tenements Earth Resources Regulation Branch

Occupational Health and Safety Act 2004

OCCUPATIONAL HEALTH AND SAFETY REGULATIONS 2007

> Notice of Grant of Major Hazard Facility Licence

Pursuant to Part 6.1 of the Occupational Health and Safety Regulations 2007 (the Regulations), on 19 November 2012 the Victorian WorkCover Authority granted a major hazard facility licence to Momentive Specialty Chemicals Pty Ltd in respect of a major hazard facility registered under Part 6.2 of the Regulations at Gate 3, 765 Ballarat Road, Deer Park, Victoria 3023, in the State of Victoria, which licence ends on 18 November 2012.

> DENISE COSGROVE Chief Executive WorkSafe Victoria

Planning and Environment Act 1987

BALLARAT PLANNING SCHEME

Notice of Approval of Amendment

Amendment C135

The Minister for Planning has approved Amendment C135 to the Ballarat Planning Scheme.

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

The Amendment rezones land adjacent to Cardigan Village, Ballarat, from Farming Zone to Township Zone and applies a Development Plan Overlay over the site.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Ballarat City Council, 25 Armstrong Street South, Ballarat.

JOHN PHILLIPS Acting Director Planning and Building Systems Department of Planning and Community Development

Planning and Environment Act 1987

BALLARAT PLANNING SCHEME

Notice of Approval of Amendment

Amendment C149

The Minister for Planning has approved Amendment C149 to the Ballarat Planning Scheme.

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

The Amendment rezones land adjacent to Dowling Forest Racecourse to Special Use Zone Schedule 13, amends Clauses 21.09 and 21.10 and the Schedule to the Farming Zone to implement the 'Dowling Forest Precinct Master Plan' and the 'Implementation of Dowling Forest Precinct Master Plan'.

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

JOHN PHILLIPS Acting Director Planning and Building Systems Department of Planning and Community Development

Planning and Environment Act 1987

GREATER SHEPPARTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C151

The Minister for Planning has approved Amendment C151 to the Greater Shepparton Planning Scheme.

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

The Amendment implements the findings of the 'Greater Shepparton Planning Scheme Strategic Review of Tatura Industrial Land June 2011' by:

- amending the Tatura Framework Plan at Clause 21.04;
- amending Clause 21.06-3 to refer to the importance of food related industries in Tatura in accordance with the findings of the Review;
- amending Clause 21.06-7 with changes to the Strategic Work Program;
- amending Clause 21.08 by inserting changes to the General Implementation of Zones and Overlays Economic Development;
- amending Clause 21.09 to include the 'Greater Shepparton Planning Scheme Strategic Review of Tatura Industrial Land June 2011' as a Reference Document;
- rezoning the Tatura Milk Industries (TMI) land generally bounded by Hogan Street, Hanlon Street, Mactier Street, Dhurringile Road and Brown Street, Tatura, to the Special Use Zone (SUZ);
- including a new Schedule to the Special Use Zone (SUZ9); and
- amending Clause 81.01 to include the 'Greater Shepparton Planning Scheme Tatura Milk Industries Master Plan 2012' as an Incorporated Document.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Greater Shepparton City Council, 90 Welsford Street, Shepparton.

> JOHN PHILLIPS Acting Director Planning and Building Systems Department of Planning and Community Development

Planning and Environment Act 1987

MELTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C125

The Minister for Planning has approved Amendment C125 to the Melton Planning Scheme.

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

The Amendment applies a Public Acquisition Overlay to part of the land at 1–75 Holden Road, Plumpton, inserts a new incorporated document 'Calder Park Train Stabling and Maintenance Yards Incorporated Document, September 2012' in the Schedule to Clauses 52.03 and 81.01 and amends the Schedule to Clause 61.01 to make the Minister for Planning the responsible authority for administering and enforcing the incorporated document.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Melton City Council, 232 High Street, Melton.

JOHN PHILLIPS Acting Director Planning and Building Systems Department of Planning and Community Development

Planning and Environment Act 1987

MORELAND PLANNING SCHEME

Notice of Approval of Amendment

Amendment C141

The Minister for Planning has approved Amendment C141 to the Moreland Planning Scheme.

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

The Amendment updates the schedule to clause 61.01 to make the Minister for Planning responsible authority for the parcels of land located near Edgars Creek, Coburg (as identified in the explanatory report).

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Moreland City Council, 90 Bell Street, Coburg.

> JOHN PHILLIPS Acting Director Planning and Building Systems Department of Planning and Community Development

Planning and Environment Act 1987

YARRA RANGES PLANNING SCHEME

Notice of Approval of Amendment

Amendment C103 Part 1

The Minister for Planning has approved Amendment C103 Part 1 to the Yarra Ranges Planning Scheme.

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

The Amendment implements the 'Chirnside Park Urban Design Master Plan, September 2010' by updating local policy, rezoning land, applying the Design and Development Overlay, the Development Plan Overlay, and the Environmental Audit Overlay to various parcels of land within the Chirnside Park Major Activity Centre.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Yarra Ranges Shire Council, 15 Anderson Street, Lilydale.

> JOHN PHILLIPS Acting Director Planning and Building Systems Department of Planning and Community Development

ORDERS IN COUNCIL

County Court Act 1958

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

Order in Council

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

Michael John Strong

to a judicial pension shall not be suspended by reason of the operation of section 14(3A)(b)(i) of that Act, while he holds any office or place of profit as a consultant to the Department of Treasury and Finance in relation to a business case review for a County Court technology project.

Dated 4 December 2012

Responsible Minister: ROBERT CLARK MP Attorney-General

> MATTHEW McBEATH Clerk of the Executive Council

Magistrates' Court Act 1989

REVOCATION OF JUSTICE OF THE PEACE APPOINTMENT

Order in Council

The Governor in Council, under section 116 of the **Magistrates' Court Act 1989**, revokes the appointment of Thomas Henry Marshall as a Justice of the Peace, made on 15 April 2008.

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

Dated 4 December 2012 Responsible Minister: ROBERT CLARK MP Attorney-General

> MATTHEW McBEATH Clerk of the Executive Council

Major Sporting Events Act 2009

MAJOR SPORTING EVENT ORDER – TWENTY20 DOMESTIC CRICKET MATCHES HELD AT DOCKLANDS STADIUM IN THE YEARS 2012 TO 2017

Order in Council

The Governor in Council, under section 7 of the **Major Sporting Events Act 2009** (the Act), specifies each of the matters at Column 2 in accordance with the corresponding section of the Act in Column 1.

Column 1		Column 2
Section an	d Description	Matter Specified
8(1)(a)	Major sporting event:	Any Twenty20 Domestic Cricket Match held at the event venue in the years 2012 to 2017.
8(1)(b)	Event venue:	Docklands Stadium
8(2)(a)	Event organiser:	Cricket Australia A.C.N. 006 089 130

8(2)(c)	Aerial advertising event:	Any Twenty20 Domestic Cricket Match held at the event venue in the years 2012 to 2017.
11(2)(a)	Aerial advertising venue:	Docklands Stadium
11(2)(b)	Aerial advertising limitation time:	From 2.00 p.m. until 11.00 p.m. on the day of each major sporting event specified in this Order.
8(2)(e)	Crowd management period:	From 10.00 a.m. until midnight on the day of each major sporting event specified in this Order.
8(2)(i)	Parts of the Act that apply to the major sporting event specified in this Order:	Part 4 (Crowd Management); and Part 8 (Aerial Advertising).

This Order takes effect on the day that it is published in the Government Gazette.

Dated 4 December 2012

Responsible Minister

HUGH DELAHUNTY MP

Minister for Sport and Recreation

MATTHEW McBEATH Clerk of the Executive Council

Victorian Plantations Corporation Act 1993

VESTED LAND TO REVERT TO THE CROWN

Order in Council

The Governor in Council under section 17(2) of the Victorian Plantations Corporation Act 1993 divests the lands described in the schedule hereunder from the Victorian Plantations Corporation and revests the subject lands in the Crown:-

SCHEDULE

HOWQUA WEST – Total area 7.8 hectares, more or less, being Crown Allotments 99M1, 108M13, 108M2 and 2035, Parish of Howqua West as shown hatched on Plan No. LEGL./12-017 lodged in the Central Plan Office of the Department of Sustainability and Environment.

File Ref : FS/080516

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

Dated 4 December 2012

Responsible Minister RYAN SMITH Minister for Environment and Climate Change

> MATTHEW McBEATH Clerk of the Executive Council

Prevention of Cruelty to Animals Act 1986

REVOCATION OF THE CODE OF PRACTICE FOR THE WELFARE OF HORSES COMPETING AT BUSH RACE MEETINGS

MAKING OF THE CODE OF PRACTICE FOR THE WELFARE OF HORSES COMPETING AT BUSH RACE MEETINGS (REVISION 1)

The Governor in Council, on the recommendation of the Minister for Agriculture and Food Security, under section 7(1) of the **Prevention of Cruelty to Animals Act 1986** (the Act) –

- (a) revokes the Code of Practice for the Welfare of Horses Competing at Bush Race Meetings approved by Governor in Council on 13 October 1998 and published in Government Gazette G20 on 20 May 1999; and
- (b) makes the attached Code of Practice for the Welfare of Horses Competing at Bush Race Meetings (Revision 1).

The revocation of the Code of Practice for the Welfare of Horses Competing at Bush Race Meetings referred to in paragraph (a) above and the making of the Code of Practice for the Welfare of Horses Competing at Bush Race Meetings (Revision 1) referred to in paragraph (b) above take effect upon their publication in the Government Gazette subsequent to their tabling in accordance with section 7(4) of the Act.

Dated 14 August 2012

Responsible Minister: PETER WALSH MLA Minister for Agriculture and Food Security

> MATTHEW McBEATH Clerk of the Executive Council

CODE OF PRACTICE FOR THE WELFARE OF HORSES COMPETING AT BUSH RACE MEETINGS

(Revision 1)

1. PREFACE

The **Prevention of Cruelty to Animals Act 1986** came into force on 20 May 1986 and is administered by the Department of Primary Industries. The Act has the purpose of protecting animals, encouraging the considerate treatment of animals and improving the level of community awareness about the prevention of cruelty to animals. It establishes fundamental obligations relating to the care of animals in general terms. Details of these obligations are found in Codes of Practice made under the provisions of the Act. These Codes set out minimum standards and recommendations relating to important aspects of the care of animals. It is recommended that all those who care for animals become familiar with the relevant Codes.

This 'Code of Practice for the Welfare of Horses Competing at Bush Race Meetings (Revision Number 1)' (the Code) has been prepared by the Bureau of Animal Welfare, Department of Primary Industries, in consultation with people who have expertise in operating bush race meetings, animal welfare and veterinary science.

2. PURPOSE

The purpose of the Code is to provide the minimum standards for the welfare of horses competing at bush race meetings in Victoria.

The Code does not apply to any race meeting held under the Australian Rules of Racing of the Australian Racing Board, Rules of Racing of Racing Victoria Ltd or the Rules of Harness Racing of Harness Racing Victoria.

Unless otherwise stated, the organisers are responsible for ensuring compliance with this Code.

3. **DEFINITIONS**

In this Code -

bush race meeting means a meeting on a day or on consecutive days at which a mountain race or a flat race is conducted which is not bound by the rules and regulations governing the Australian Racing Board, Racing Victoria Ltd and Harness Racing Victoria;

flat race means a horse race at a bush race meeting conducted at high speed on a course over flat terrain which is free of obstacles or hazards;

meeting means a bush race meeting;

mountain race means a horse race at a bush race meeting conducted at high speed on a course over variable terrain which may include obstacles and hazards such as trees and water;

organisers means the club or organisation which is responsible for the conduct of a bush race meeting;

head organiser is a person appointed by the organisers that is responsible for directing the organisers and supervising the event;

race means a heat, trial or final of a flat race or a mountain race;

veterinary practitioner means a veterinary practitioner registered under the Veterinary Practice Act 1997.

4. VETERINARY PRACTITIONERS

Minimum Standards

- **S4.1** A veterinary practitioner must be in attendance at a bush race meeting at all times.
- **S4.2** A veterinary practitioner must conduct a pre-race veterinary inspection of the horses to determine their fitness to start before each race.
- **S4.3** The veterinary inspection must be carried out in accordance with the 'Guidelines for Veterinary Inspection of Horses Competing at Bush Race Meetings' (Appendix 1).

- **S4.4** The veterinary practitioner must have substantial experience in treating equines.
- **S4.5** Where more than one veterinary practitioner is in attendance one veterinary practitioner must be appointed by the organisers as the veterinary practitioner in charge and this person's decision shall be final.
- **S4.6** All participants, including officials and organisers, must comply with the directions of the veterinary practitioner in attendance and in charge relating to withdrawal of lame, unfit, fatigued or injured horses, or any other animal care or welfare issue, at any time before, during or after the meeting.
- **S4.7** Within seven days of each meeting the veterinary practitioner in charge or veterinary practitioner (when more than one is in attendance, refer G4.1) must complete the veterinary report (Appendix 2) and forward it to the head organiser. On request the head organiser must supply a copy to the Director, Bureau of Animal Welfare, Department of Primary Industries.

Guidelines

- **G4.1** At large meetings (over 30 horses competing) it may be necessary to engage more than one veterinary practitioner, taking into account the nature of the course, the length of the race and the anticipated number and experience of competitors.
- **G4.2** The veterinary practitioner in charge is to decide who will complete the required veterinary report and who will investigate serious incidents (ideally, the report and investigations will be done by the same person).

5. COMPETING HORSES

Minimum Standards

- **S5.1** Horses under four years of age must not be permitted to compete in bush race meetings.
- **S5.2** Organisers must record and check identification of horses to ensure that a horse is uniquely identified for the pre-race veterinary inspection and for the relevant race.
- **S5.3** Lame, unfit, injured or horses otherwise unable to run to their full potential for any reason must not be permitted to start in a race.
- **S5.4** Any horse that is withdrawn or eliminated from a race on veterinary grounds must not be permitted to start in another race at the same meeting without passing a veterinary examination by the veterinary practitioner and being declared fit to run in the race.
- **S5.5** Horses used at bush race meetings must be free of any drug or substance that influences performance.
- **S5.6** Organisers must take effective measures to ensure that horses are presented drug-free at meetings, and that any horse deemed to be affected by drugs does not participate in the bush race meeting. Such measures include random drug testing to ensure compliance.

Guidelines

- **G5.1** Identification methods useful for horses competing at bush race meetings include the use of microchips and brands. Organisers should have a microchip scanner available at the meeting that is able to read both FDX-A and FDX-B microchips ('multi-readers').
- **G5.2** Organisers should ensure that there is the capacity to collect blood and urine samples for the purposes of drug testing.

6. COURSE DESIGN

Minimum Standards

- **S6.1** The design of the course for the meeting may test the skill of the horse and rider but must not place unreasonable or dangerous demands or hazards on the horses.
- **S6.2** The course must be inspected by the organisers at least 30 days prior to the meeting to allow for any necessary alterations to the course site and design.
- **S6.3** The organisers must inspect the course on the day of the meeting, prior to commencement of the meeting and modify the course if any part of it is considered dangerous to the horses.
- **S6.4** Organisers must follow the advice of the veterinary practitioner in the event that adverse conditions such as heat and humidity, wet weather or muddy terrain place unreasonable or dangerous demands on competing horses.
- **S6.5** Organisers must ensure that all riders walk or ride over the course on which they will compete prior to the race.
- **S6.6** Where water obstacles are used on the course, the maximum depth of water must be 30 cm.
- **S6.7** If there are different classes of horses competing at a meeting, the course design must accommodate all levels of ability and experience of those horses.

Guidelines

- G6.1 The Head Organiser has the final responsibility for the course site and design.
- **G6.2** In addition to the course inspection on the day of the meeting, prior to the commencement of the meeting, there should also be a course inspection conducted immediately before each race.

7. RIDERS

Minimum Standards

- S7.1 Any rider who is under the influence of drugs or alcohol must not take part in a race.
- **S7.2** Injured riders must have a medical examination and be declared able by a medical practitioner before riding in further races during a meeting.
- **S7.3** A rider must not ride dangerously, compromise the welfare of a horse, ride under the influence of drugs or alcohol or misrepresent the identity of a horse.
- **S7.4** All riders must treat the animals they interact with humanely and obtain prompt veterinary assistance if a horse they are in charge of becomes ill or injured.
- **S7.5** Organisers must take effective measures to prevent riders riding dangerously, disregarding horse welfare during meetings, riding under the influence of drugs or alcohol or misrepresenting the identity of a horse.

Guidelines

G7.1 Measures taken by organisers to prevent riders riding dangerously, disregarding horse welfare during meetings, riding under the influence of drugs or alcohol or misrepresenting the identity of a horse may include disqualification and/or removal from the premises.

8. GEAR

Minimum Standards

- **S8.1** The organisers must ensure that a gear inspection of all competing horses and riders takes place before each race. Gear includes saddles, saddle blankets, girths, martingales, cruppers, horse boots, bandages, bridles, halters and other headgear, and bits.
- **S8.2** All gear worn by the horse and used by the rider must be properly fitted, in good repair and must not cause discomfort or injury to the horse.
- **S8.3** All horses must be shod with correctly fitting shoes. Shoes must not be worn, have nails protruding or clenches risen. Toe grabs must not be used.
- **S8.4** All bandages must be stitched. Velcro fastened boots must be taped.
- **S8.5** Organisers must prohibit a rider from using a bit which is deemed to compromise the welfare of a horse.
- **S8.6** Spurs must not be used.
- **S8.7** Riders in mountain races must not carry or use whips.
- **S8.8** Standing martingales must not be used.
- **S8.9** Running martingales, if used, must be properly fitted and must not unduly restrict head movement.

9. INJURIES AND DEATHS

Minimum Standards

- **S9.1** Any injury to a horse must be brought to the attention of the attending veterinary practitioner as soon as possible.
- **S9.2** Appropriate first-aid must be applied as soon as possible after injury to a horse and before removal to an appropriate facility where further treatment can be provided.
- **S9.3** The organisers must have appropriate equipment available such as a vehicle and float to enable transport of injured horses, if transport is approved by a veterinary practitioner, from the course to a place of treatment and to allow prompt humane destruction of injured horses if necessary.
- **S9.4** The head organiser must, within 24 hours of a race meeting, conduct a thorough investigation including a report from the attending veterinary practitioner as to the cause of injury or death, and the action taken to prevent a repetition of the incident. The report of such an investigation must accompany the veterinary report and be sent to the head organiser. Upon request the head organiser must provide a copy of this report to the Director, Bureau of Animal Welfare, Department of Primary Industries.

Guidelines

- **G9.1** Organisers should provide a screen to place around horses that need to be humanely destroyed.
- **G9.2** The veterinary practitioner should have at hand the necessary equipment for appropriate first aid and for humane destruction of horses.

10. RACE SUPERVISION

Minimum Standards

- **S10.1** The head organiser must ensure that all races are supervised by an adequate number of sufficiently experienced officials with authority to render assistance to injured riders or horses, supervise riding behaviour, catch riderless horses and withdraw injured or fatigued horses.
- **\$10.2** The head organiser must ensure that the instructions of the veterinary practitioner are implemented.
- **S10.3** The head organiser must ensure that the Bush Racing meeting is conducted in accordance with this Code and any other relevant legislation.

APPENDIX 1: GUIDELINES FOR VETERINARY INSPECTIONS OF HORSES COMPETING AT BUSH RACE MEETINGS

1. Degree of examination

Horses must be examined before all races. All horses must be examined thoroughly to the same degree of intensity and a decision made as to the fitness of the horse to participate in the meeting.

2. Initial examination

- **2.1** The horse should be examined individually and must be unsaddled and without rugs, bandages and boots. At the end of the examination a clear decision and declaration of the horse's fitness to participate or not should be made by a veterinary practitioner.
- **2.2** Aspects of a detailed physical inspection carried out by a veterinary practitioner and officials should normally cover the following:
 - body condition
 - general attitude
 - signs of respiratory (or any other relevant) disease
 - girth and saddle area for galls, spur marks
 - legs for wounds and signs of injuries
 - mucous membranes
 - fit of shoes
 - age
 - normal ocular menace response
 - hydration status
 - lameness examination
- **2.3** There should be a close examination of:
 - any leg wounds or swellings eg. flexor tendons, joints
 - mouth for any bit or teeth related damage
 - girth galls, saddle sores or spur marks
 - heart by auscultation
 - any other relevant factor
- **2.4** Any horse showing lameness or considered to be unfit or otherwise unsuitable to compete in a race must be withdrawn. (On this issue a decision by the veterinary practitioner is to be regarded as final). Gait abnormalities that are not considered to affect the performance or welfare of the horse should be noted.
- **2.5** All adverse findings at the examination should be recorded for future reference.
- **2.6** If the examination reveals abnormalities where competition could exacerbate the condition, or the horse will have to endure unreasonable pain or suffering, the horse must be withdrawn from racing until the veterinary practitioner in charge has approved its re-entry in a race.

3. Assessment of fitness to compete in a final

3.1 Horses with abnormalities (see 2.6) or which are distressed, exhausted, tied up (suffering from exert ional rhabdomyolisis), lame, dehydrated, become ill or recover poorly after a heat or qualifying trial must not be permitted to compete in the final.

3.2 Assessment of heart rate, mucous membrane colour, moisture and capillary refill, skin recoil (over shoulder area), gut sounds and gait should be part of the standard examination to be carried out in assessing metabolic recovery.

Any horse with a problem in any of these areas should either be eliminated if the problem is serious, or presented for another examination closer to the final if there is adequate time available.

3.3 If heart rate recovery is used to assess fitness after a trial, recordings should be made at 15 minutes and again at 30 minutes after the trial. This enables evaluation of the rate of recovery and accounts for individual variability in recovery rate. Heart rate assessments should be performed so as to minimise the potential for excitement. To compete in a final a horse should have a heart rate less than 55 beats per minute 30 minutes after exercise.

APPENDIX 2: VETERINARY REPORT – HORSES COMPETING AT BUSH RACE MEETINGS COMPLETE REPORT FOR ALL RACES ON PROGRAM

Race Mee	ting:	Date: //
Number o	of races:	Number of heats per race:
Number o	of horses entered per race:	Number started per race:
Number o	of horses eliminated at pre race veteri	nary inspection:
Reasons f	or elimination:	
Number o	of falls during races:	
Reasons:		
Action tal	ken to prevent repetition:	
		de type/nature of treatment provided and reason for
requiring		
	1	
	2	
	3	
	4	
	5	
Number o	of horses requiring destruction:	
Reason:	1	
	2	
	3	
Other cor	nments: Please write overleaf	
		Phone:
		Signature:
•••••		Signatur C.

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SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

Notice is hereby given under section 17(3) of the Subordinate Legislation Act 1994 that the following Statutory Rules were first obtainable from the Victorian Government Bookshop

Т	level 20, 80 Collins Stree	t Malhourna on the			Act 2010
	ate specified:	t, Melbourne on the		Date first obtainable:	30 November 2012
	-	T' / 1		Code C	
1	29. Statutory Rule:	Livestock Disease Control Amendment Regulations 2012	134	. Statutory Rule:	Gambling Regulation (Pre-commitment) Regulations 2012
	Authorising Act:	Livestock Disease Control Act 1994		Authorising Act:	Gambling Regulation Act 2003
	Date first obtainable: Code B	30 November 2012		Date first obtainable: Code A	30 November 2012
1	30. Statutory Rule:	Livestock Disease Control Further Amendment	135	Statutory Rule:	Tobacco Amendment Regulations 2012
		Regulations 2012		Authorising Act:	Tobacco Act 1987
	Authorising Act:	Livestock Disease Control Act 1994		Date first obtainable: Code A	30 November 2012
	Date first obtainable: Code A	30 November 2012	136	Statutory Rule:	Drugs, Poisons and Controlled Substances
1	31. Statutory Rule:	Freedom of Information Further Amendment Regulations 2012		Authorising Act:	Amendment Regulations 2012 Drugs, Poisons and Controlled Substances
	Authorising Act:	Freedom of Information Act 1982		Date first obtainable: Code B	Act 1981
	Date first obtainable: Code B	30 November 2012	137.	Statutory Rule:	Residential Tenancies (Caravan Parks and Movable
1	32. Statutory Rule:	Dangerous Goods (Storage and Handling) Regulations 2012			Dwellings Registration and Standards) Amendment Regulations 2012
	Authorising Act:	Dangerous Goods Act 1985		Authorising Act:	Residential Tenancies Act 1997
	Date first obtainable: Code E	30 November 2012		Date first obtainable: Code B	30 November 2012

4 of le o,	133.	Statutory Rule: Authorising Act:	Offshore Petroleum and Greenhouse Gas Storage Amendment Regulations 2012 Offshore Petroleum and Greenhouse Gas Storage Act 2010
e		Date first obtainable: Code C	30 November 2012
	134.	Statutory Rule:	Gambling Regulation (Pre-commitment) Regulations 2012
_		Authorising Act:	Gambling Regulation Act 2003
2		Date first obtainable: Code A	30 November 2012
	135.	Statutory Rule:	Tobacco Amendment Regulations 2012
		Authorising Act:	Tobacco Act 1987
		Date first obtainable:	30 November 2012
		Code A	
2	136.	Statutory Rule:	Drugs, Poisons and Controlled Substances Amendment Regulations 2012
er		Authorising Act:	Drugs, Poisons and Controlled Substances Act 1981
		Date first obtainable: Code B	30 November 2012
2	137.	Statutory Rule:	Residential Tenancies (Caravan Parks and Movable Dwellings Registration and Standards) Amendment Regulations 2012
_		Authorising Act:	Residential Tenancies Act 1997

138. Statutory Rule: Authorising Act:	Marine (Drug, Alcohol and Pollution Control) Amendment Regulations 2012 Marine (Drug, Alcohol and Pollution Control) Act 1988
Date first obtainable:	30 November 2012
Code B	
139. Statutory Rule:	Transport (Infringements) Amendment Regulations 2012
Authorising Act:	Transport (Compliance and Miscellaneous) Act 1983
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