



Victoria Government Gazette

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No. G 23 Thursday 7 June 2012

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GENERAL

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As from 7 June 2012

The last Special Gazette was No. 189 dated 6 June 2012.

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

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 VICTORIAN GOVERNMENT GAZETTE (General)
QUEEN'S BIRTHDAY WEEK 2012**

Please Note New Deadlines for General Gazette G24/12:

The Victoria Government Gazette (General) for Queen's Birthday week (G24/12) will be published on **Thursday 14 June 2012**.

Copy deadlines:

Private Advertisements	9.30 am on Friday 8 June 2012
Government and Outer Budget Sector Agencies Notices	9.30 am on Tuesday 12 June 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

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

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JENNY NOAKES
Government Gazette Officer

PRIVATE ADVERTISEMENTS

Land Act 1958

Notice is hereby given that Kaniva Golf Club Incorporated has applied for a lease pursuant to section 134 of the **Land Act 1958** for a term of twenty-one (21) years in respect of Allotment 62, No Sec., Parish of Yanipy, containing 41.37 hectares as a site for amusement and recreation (Golf Club). Ref No.: 0200881: Horsham.

DISSOLUTION OF PARTNERSHIP

The legal practice conducted by Mark Francis Stratmann, trading as Hunter Newns at 77 Kennedy Street, Hamilton, and 57 Henty Street, Casterton, will cease trading as and from 30 June 2012. The legal practice conducted by Mark Francis Stratmann will be transferred to M. F. Stratmann Pty Ltd (ACN 156 240 550), an incorporated legal practice trading as Stratmann & Co. effective 1 July 2012.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership between Paul Callaghan, Robert Reid, Sayraphim Lothian, Ben McKenzie and Renee Dudfield, in respect of the business 'Pop Up Playground' in Victoria, has been dissolved on and from 7 June 2012. Robert Reid, Sayraphim Lothian, Ben McKenzie and Renee Dudfield now jointly continue to own and operate the business.

SYBIL TURNER, late of 5 Willansby Avenue, Brighton, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 19 March 2012, are required to send particulars thereof to the executor, care of the undermentioned solicitors, on or before 8 August 2012, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Re: FRANZ RUDOLF CONRAD DIRSCHERL, late of 75 Major Road, Fawkner, Victoria, retired fitter and turner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 March 2012, are required by the trustee, Christine Mary Weisz, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Estate ENID MAY BOOTH, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 January 2012, are required by the trustees, Jennifer Annette Robertson, Kevin Anthony Booth and Glenda Maree Booth, to send particulars to them, care of the undersigned, by 8 August 2012, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: BARBARA WHILTON SHEARER, deceased.

BARBARA WHILTON SHEARER, deceased, late of Unit 6, 50 Marne Street, South Yarra, widow.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 May 2012, are required by the trustees, Philip Geoffrey Sewell, Russell John Ball and Hilda Gracia Baylor, to send particulars to them, care of the address below, by 7 August 2012, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

JOHN W. BALL & SONS, lawyers,
Level 1, 543 Bridge Road, Richmond,
Victoria 3121.

JOHN HUGH BOYD CURRIE, late of 34 George Street, Ashwood, Victoria 3147, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 September 2011, are required by Wendy Elizabeth Hansen and Trevor Andrew Currie, the executors of the Will of the deceased, to send particulars of their claims to them, care of the undermentioned solicitor, by 17 October 2012, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

KIRBY & CO., solicitors,
Level 4, 488 Bourke Street, Melbourne 3000.

Re: AGNES SABO, late of Noble Gardens, 55 Thomas Street, Noble Park, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 February 2012, are required by the trustee, Paul Kirton, care of 40–42 Scott Street, Dandenong, Victoria 3175, to send particulars to the trustee by 7 August 2012, 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: JEFFREY BRIAN STANLEY, late of 45 Marina Drive, Melton, Victoria, truck driver, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 July 2011, are required by the trustee, Donna Ann Dale, care of 40–42 Scott Street, Dandenong, Victoria 3175, to send particulars to the trustee by 7 August 2012, 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: LORRAINE WILSON CHERRY, late.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 August 2011, are required by the trustees to send particulars to Barbara Lorraine

Maxwell, care of Maddocks, lawyers, 140 William Street, Melbourne 3000, by 13 August 2012, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MADDOCKS, lawyers,
140 William Street, Melbourne 3000.

EILEEN ALICE BEGLEY, late of 22 Fitzgerald Road, Essendon, in the State of Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died at Royal Melbourne Hospital, Parkville, on 4 August 2011, are required by Suzanne Juchnevicius, the executor and trustee of the estate of the said named deceased, to send particulars of their claims to her, care of McNab McNab & Starke, Level 10, 552 Lonsdale Street, Melbourne 3000, by 29 August 2012, after which date she may convey or distribute the assets of the estate, having regard only to the claims of which she then has notice.

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

Re: ATHOL LANCE COTTRILL, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 February 2012, are required by the executor, Glenys Margaret Leighton, to send particulars of their claims to her, in care of the undermentioned lawyers, by 8 August 2012, after which date the executor 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.

Re: LILLIE ALICIA STARLING, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 14 November 2011, are required by the trustee, Leonie May Jasper, to send particulars of such claims to her, in care of the undermentioned lawyers, by 8 August

2012, 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.

KATHLEEN MARGARET DARDIS (also known as Kay Margaret Dardis).

KATHLEEN MARGARET DARDIS (also known as Kay Margaret Dardis), late of Unit 3, 15 Centre Road, Brighton East, Victoria, widow, deceased, who died on 9 December 2011, are required to send particulars of their claims to the executor, care of the undermentioned solicitor, by 10 August 2012, after which date the executor will proceed to distribute the assets, having regard only to the claims of which she shall then have had notice.

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

Re: JAMES MICHAEL WHITE, late of 33 Westminster Drive, Avondale Heights, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 June 2011, are required to send particulars of their claims to the executor, care of Level 3, 20–22 McKillop Street, Melbourne, Victoria 3000, by 24 August 2012, after which date the executor may convey or distribute the assets, having regard only to the claims of which he may then have notice.

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

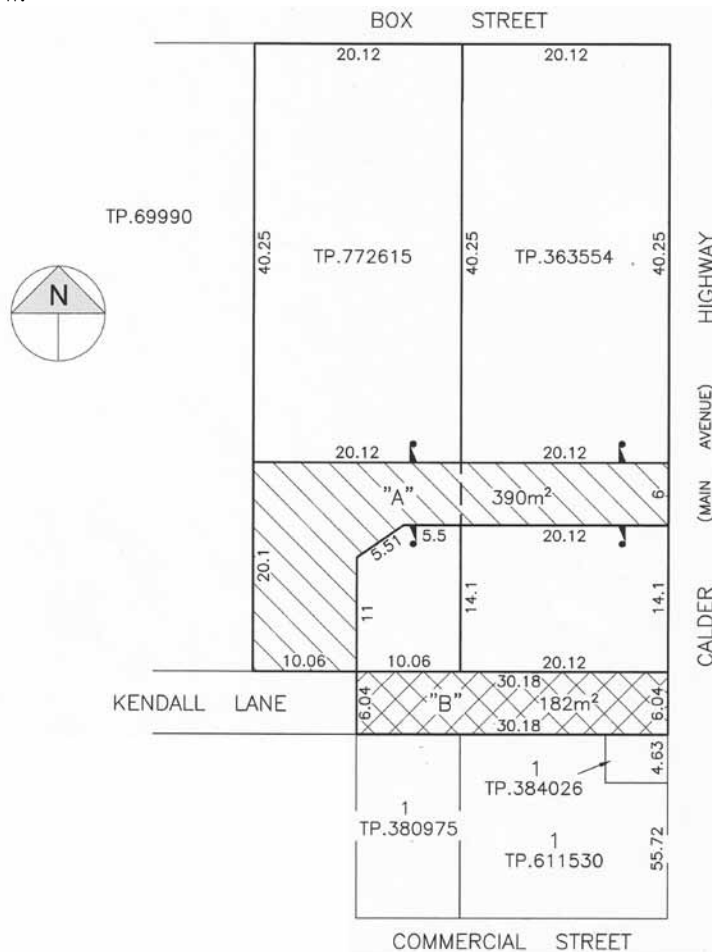
**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**



Mildura Rural City Council

Road Deviation – Kendall Lane, Merbein

Pursuant to the provisions of section 207A and schedule 10 of the **Local Government Act 1989**, notice is hereby given that Mildura Rural City Council, having received Ministerial consent, has resolved to deviate Kendall Lane, situated between Main Avenue North and Smith Street, as shown on the map below.



MARK HENDERSON
Chief Executive Officer

WHITTLESEA CITY COUNCIL

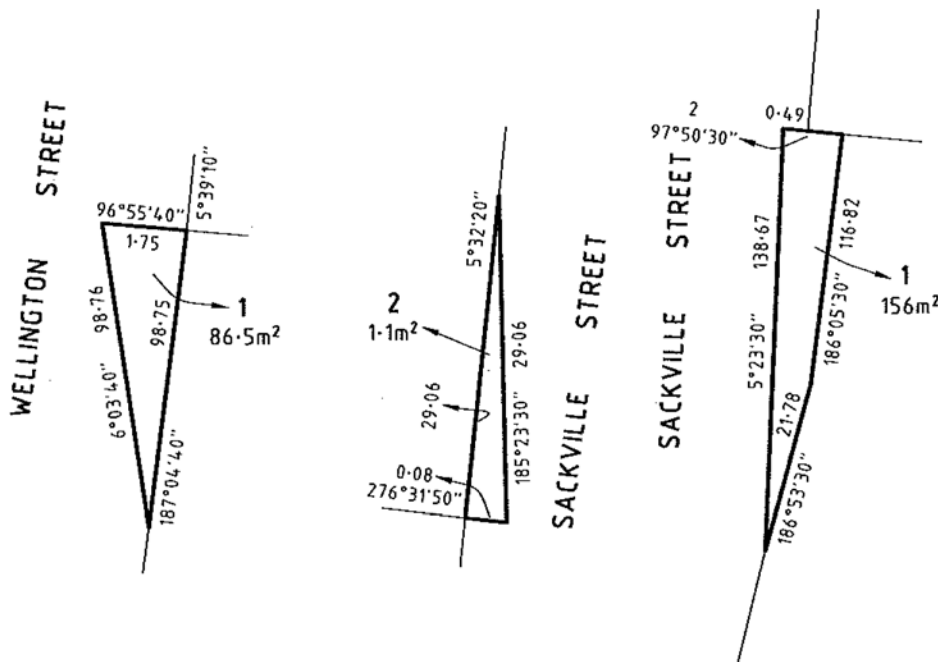
Discontinuance of Roads

Adjoining 64-70 Sackville Street and 80 Regent Street, Mernda

Pursuant of section 206 and clause 3 of schedule 10 to the **Local Government Act 1989**, Whittlesea City Council, at its Ordinary Meeting on 29 May 2012, has resolved to formally discontinue three sections of unmade road reserve adjoining 64-70 Sackville Street and 80 Regent Street, Mernda.

Those parts of the road, shown in the plans marked below, are not reasonably required for public road purposes and, once discontinued, will be transferred to the adjoining landowners, in accordance with the provisions outlined under the Mernda West Development Plan and Mernda Strategy Plan.

No submissions were received from the public in response to the article published in the Whittlesea Leader dated Tuesday 24 April 2012.



DAVID TURNBULL
Chief Executive Officer



MANNINGHAM

Notice of Intention to Review a
Road Management Plan

Manningham City Council is undertaking a review of its Road Management Plan in accordance with section 54 of the **Road Management Act 2004**.

Manningham's Road Management Plan establishes a management system for the local road network functions in achieving the necessary 'levels of service' and 'performance targets' outlined in the plan.

The purpose of the review is to ensure that the standards in relation to the inspection, maintenance and repair of the roads to which the Road Management Plan applies are appropriate.

Council is the nominated Road Authority for all local roads within the municipality and is responsible for their care and management. Therefore, the Manningham Road Management Plan applies to the following types of roads in the municipality:

- **Link roads** provide the main avenue of traffic movements within the municipality to the wider road network.
- **Collector roads** distribute traffic between and through residential, industrial and commercial areas to the Arterial and Council Link road network.
- **Access roads** provide predominately direct access for abutting properties.

VicRoads is the designated Co-ordinating Road Authority for Freeways and Declared Arterial Roads and is responsible for the inspection and maintenance of these roadways between outer kerbs in urban areas and fence lines in rural areas. Council is generally responsible for all local components of the road system located on Declared Arterial Roads, outside the areas of VicRoads' responsibility.

Council invites the community's comments and suggestions on the current Manningham Road Management Plan to inform the review. Submissions can be made in writing to The Asset Co-ordinator, Manningham City Council, PO Box 1, Doncaster, Victoria 3108 or email to manningham@manningham.vic.gov.au before review 5.00 pm on Friday 13 July 2012.

A copy of Manningham's Road Management Plan may be inspected at the Council Offices at 699 Doncaster Road, Doncaster, during normal office hours.

Council looks forward to your comments and suggestions.

LYDIA WILSON
Chief Executive Officer

WARRNAMBOOL
CITY COUNCIL

Road Management Act 2004

Adoption Amended Road Management Plan

Notice is hereby given in accordance with section 55 of the **Road Management Act 2004** ('the Act') that Warrnambool City Council has undertaken a review of its Road Management Plan and has adopted amendments. The amendments were incorporated into the Road Management Plan and adopted by Council on 28 May 2012.

A copy of Council's amended Road Management Plan can be viewed on Council's website at www.warrnambool.vic.gov.au and search for 'Road Management Plan' or may be inspected between 9 am and 5 pm Monday to Friday at the Civic Centre, 25 Liebig Street, Warrnambool.

Any enquiries can be directed to John Finnerty on telephone (03) 5559 4800 or by email at wbool_city@warrnambool.vic.gov.au

BRUCE ANSON
Chief Executive

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C265

Authorisation A02223

The Greater Geelong City Council has prepared Amendment C265 to the Greater Geelong Planning Scheme.

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

The land affected by the Amendment includes land subject to overland flows resulting from storm events in Corio, Newcomb, Whittington and Portarlington East.

The Amendment proposes to apply the Special Building Overlay to the extent identified on the maps which form part of the exhibited Amendment documentation.

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: Greater Geelong City Council, Myers Street Customer Service Centre, Ground Floor, 131 Myers Street, Geelong – 8.00 am to 5.00 pm weekdays; ‘Have a Say’ section of the City’s website, www.geelongaustralia.com.au/council/yoursay; and Department of Planning and Community Development website, www.dpcd.vic.gov.au/planning/publicinspection

For further information about Amendment C265, please contact the City’s Strategic Implementation unit on 5272 4820 or via email, strategicplanning@geelongcity.vic.gov.au

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

The closing date for submissions is Monday 9 July 2012. Submissions must be in writing and sent to the Coordinator, Strategic Implementation Unit, City of Greater Geelong, either by mail to PO Box 104, Geelong, Victoria 3220; or by email to strategicplanning@geelongcity.vic.gov.au

PETER SMITH
Coordinator Strategic Implementation

Any person who may be affected by the Amendment may make a submission to the planning authority. Please be aware that all submissions will be made available to the applicant and copies of objections/submissions received may be made available to any person for the purpose of consideration as part of the planning process. Submissions can be viewed at the office of the planning authority, City of Greater Geelong, Ground Floor, 131 Myers Street, Geelong, until the end of two months after the Amendment comes into operation or lapses. Anonymous submissions will not be considered.

Planning and Environment Act 1987

LATROBE PLANNING SCHEME

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

Planning and Environment Act 1987

Amendment C74

Authorisation A02253

Planning Permit Application 2012/103

The land affected by the Amendment is 100 Cairnbrook Road, Glengarry, contained in Certificate of Title Volume 10844 and Folio 644 being Lot 2 on PS512358A and 101 Cairnbrook Road, Glengarry, contained in Certificate of Title Volume 09927 Folio 881 Lot 1 on TP122959.

The land affected by planning permit application 2012/103 is 100 Cairnbrook Road, Glengarry, contained in Certificate of Title Volume 10844.

The Amendment proposes to:

- rezone land at 101 Cairnbrook Road, Glengarry, from the Farming Zone and Township Zone to the Residential 1 Zone;
- rezone part of land at 100 Cairnbrook Road, Glengarry, from the Farming Zone to the Residential 1 Zone. The balance of the land would remain in the Farming Zone and continue to be used for agricultural purposes;
- apply the Development Plan Overlay – Schedule 5 (DPO5) Residential Growth Areas to the proposed Residential 1 Zone area at both 100 and 101 Cairnbrook Road, Glengarry;
- amend Clause 21.06 to replace Subclause 21.06-8 – Glengarry Structure Plan with a new Glengarry Structure Plan to reflect the proposed changes at 100 and 101 Cairnbrook Road, Glengarry; and
- update the Schedule to Clause 61.03 to insert new Planning Scheme Map Nos. 17DPO and 19DPO to the Latrobe Planning Scheme.

The application for a planning permit is to:

- subdivide land at 100 Cairnbrook Road, Glengarry, into two (2) allotments to facilitate the rezoning of the site in accordance with the Latrobe Planning Scheme. Allotment 1 proposes to contain

3.2 hectares and Allotment 2 proposes to contain 47.47 hectares. The subdivision forms part of a combined Planning Scheme Amendment and Planning Permit Application.

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, Latrobe City Council Offices, 141 Commercial Road, Morwell, Victoria 3844; 34–38 Kay Street, Traralgon, Victoria 3840; 9–11 Philip Parade, Churchill, Victoria 3842; 44 Albert Street, Moe, Victoria 3825; and at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is Monday 16 July 2012. A submission must be sent to Leah Harper, Acting Strategic Planner, PO Box 264, Morwell, Victoria 3844, or via email, leah.harper@latrobe.vic.gov.au

PAUL BUCKLEY
Chief Executive Officer

Planning and Environment Act 1987
STONNINGTON PLANNING SCHEME

Notice of Preparation of Amendment
Amendment C153
Authorisation A02158

Stonnington City Council has prepared Amendment C153 to the Stonnington Planning Scheme.

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

The Amendment affects land at 590 Orrong Road and 4 Osment Street, Armadale.

The Amendment proposes to apply new planning controls to the above land by:

- amending the existing Clause 21.02 – Settlement and the Environment;
- amending the existing Clause 22.02 – Urban Design Policy;
- introducing a new Schedule 2 to Clause 43.04 Development Plan Overlay (DPO2); and

- amending Clause 61.03 to include Planning Scheme Map No. 5DPO.

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, Stonnington City Council, corner Chapel and Greville Streets, Prahran; and at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority. Submissions must be made in writing giving the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearings held to consider submissions. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submission made. For further information on Council's Privacy Policy please call 8290 1333 or visit Council's website – www.stonnington.vic.gov.au

The closing date for submissions is 9 July 2012. A submission must be sent to City Strategy, City of Stonnington, PO Box 21, Prahran 3181.

STEPHEN LARDNER
Manager City Strategy

Planning and Environment Act 1987
WARRNAMBOOL PLANNING SCHEME

Notice of the Preparation of an
Amendment to a Planning Scheme and
Notice of an Application for Planning Permit
Given Under Section 96C of the
Planning and Environment Act 1987

Amendment C70

Authorisation A02244

Planning Permit Application P2011-129

The land affected by the Amendment is Gateway Plaza Shopping Centre land and land to the east including land within Lot A, Plan of Subdivision 505282X and Lot 1, Plan of Subdivision 5441768.

The land affected by the application is land to the east of the Gateway Plaza Shopping Centre including land within Lot A, Plan of Subdivision 505282X and Lot 1, Plan of Subdivision 5441768.

The Amendment proposes to rezone land to the east of Gateway Plaza Shopping Centre to Business 1 Zone and amends the schedule to the Business 1 Zone to facilitate an increase in floorspace for the entire shopping centre.

The application is for a permit to develop the land for a shop (construct extensions to the existing shopping centre) and to vary the requirements of Clause 52.06 (Car Parking) in accordance with the endorsed plans.

The person who requested the Amendment is AMP Capital Investors.

The applicant for the permit is AMP Capital Investors.

You may inspect the Amendment, the explanatory report about the Amendment, the application, and any documents that support the Amendment and the application, including the proposed permit, free of charge, at the following locations: during office hours, at the office of the planning authority, Warrnambool City Council, 25 Liebig Street, Warrnambool; and at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is Monday 9 July 2012. A submission must be sent to Julie McLean, Senior Policy and Project Planner, Warrnambool City Council, PO Box 198, Warrnambool 3280.

BRUCE A. ANSON
Chief Executive

Planning and Environment Act 1987
WARRNAMBOOL PLANNING SCHEME

Notice of Preparation of Amendment
Amendment C84
Authorisation A02251

The Warrnambool City Council has prepared Amendment C84 to the Warrnambool Planning Scheme.

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

The land affected by the Amendment is the Warrnambool Homemaker Centre, 1–49 Raglan Parade, Warrnambool, being formally known as Lots 1 and 2 on Plan of Subdivision 524271.

The Amendment proposes to remove specific references to a supermarket at Clause 21.07 and amends the schedule to the Business 2 Zone as it applies to 1–49 Raglan Parade to allow a combined leasable floor area of 7,600 m².

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, Warrnambool City Council, 25 Liebig Street, Warrnambool; and at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is Monday 9 July 2012. A submission must be sent to Julie McLean, Senior Policy and Project Planner, Warrnambool City Council, PO Box 198, Warrnambool 3280.

BRUCE A. ANSON
Chief Executive

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 7 August 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.

BRADWELL, Violet Lillian, late of 21 Clark Street, Goolwa, SA 5214, deceased, who died on 17 February 2012.

CECIL, Margaret, late of Flat 15, 7 Sutherland Road, Armadale, Victoria 3143, deceased, who died on 14 October 2011.

DRUSKOVIC, Maria, late of Waverley Valley Aged Care, 29–33 Chesterville Road, Glen Waverley, Victoria 3150, pensioner, deceased, who died on 22 January 2012.

DUNMALL, Doris Ellen Margaret, late of Unit 2, 29 Edington Way, Craigieburn, Victoria 3064, clerk, deceased, who died on 10 January 2012.

EALEY, Florence Mary, also known as Mary Florence Ealey, formerly of Unit 3, 20 Peary Street, Belmont, Victoria 3216, but late of The Belmont, 235 High Street, Belmont, Victoria 3216, pensioner, deceased, who died on 13 January 2012.

GILLIES, Peter Leslie, late of Unit 10, 1–2 Hatfield Court, West Footscray, Victoria 3012, cleaner, deceased, who died on 21 January 2012.

ICK, Donald James, late of 23 Tasman Avenue, Nunawading, Victoria 3131, retired, deceased, who died on 15 February 2012.

MURPHY, Jennifer Anne, late of 27 Broadway, Camberwell, Victoria 3124, retired, deceased, who died on 17 January 2012.

MURRAY, Dulcie May, late of The Belmont, 235 High Street, Belmont, Victoria 3216, retired, deceased, who died on 20 March 2012.

REED, Leslie Robert, late of 76 Crookston Road, Reservoir, Victoria 3073, retired, deceased, who died on 23 November 2011.

ROSE, Edna Beatrice, late of 10 Barwon Street, Box Hill North, Victoria 3129, home duties, deceased, who died on 28 January 2012.

SCADE, Eunice, late of Unit 331, Village Baxter, 8 Robinsons Road, Frankston, Victoria 3199, retired, deceased, who died on 14 February 2012.

SIMONS, Graeme Winston, late of Sandhurst Centre, 62 Finn Street, Bendigo, Victoria 3550, pensioner, deceased, who died on 12 February 2012.

STEANE, Doreen Margaret, late of 70 Monash Street, Melton South, Victoria 3338, home duties, deceased, who died on 8 January 2012.

VENABLES, Jennifer Meryl, late of 6 Queens Avenue, Oakleigh, Victoria 3166, pensioner, deceased, who died on 21 January 2012.

Dated 29 May 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 August 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.

ALDEN, Esther Mollie, late of Strathalan – Gravillia House, corner of Greensborough and Erskine Road, Macleod, Victoria 3085, hair dresser, deceased, who died on 21 February 2012.

BOZIC, Miran, late of Unit 2, 64 George Street, St Albans, Victoria 3021, deceased, who died on 29 January 2012.

GROGAN, Gerard Majella, also known as Gerard Baxter, late of 25 Tennyson Street, Carrum, Victoria 3197, builder, deceased, who died on 7 November 2010.

HENRY, Robert Alfred, formerly of 6/46 Mitchell Street, Northcote, Victoria 3070, but late of Unit 4, 382 Deakin Avenue, Mildura, Victoria 3500, public servant, deceased, who died on 6 January 2012.

MORRISON, Donald Joseph, late of 3 Whim Place, Canadian, Victoria 3350, deceased, who died on 19 July 2011.

PERRIN, Muriel Augustine, late of 730 Whitehouse Road, Mont Albert, Victoria 3127, home duties, deceased, who died on 27 February 2012.

ROONEY, Michael Patrick, late of Willow Lodge Village, 16 Tandara Court, Bangholme, Victoria 3175, deceased, who died on 21 December 2011.

VRYENHOEK, Martinus, late of Domain South Valley Nursing Home, 209 South Valley Road, Highton, Victoria 3216, retired, deceased, who died on 3 February 2012.

Dated 30 May 2012

STEWART MacLEOD
Manager

INTERIM EXEMPTION

Application No. A48/2012

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Domestic Violence Victoria Inc. (the applicant). The application for exemption is to enable the applicant to advertise for and employ women only (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Jeanine Jones, and having heard from the applicant on 29 May 2012, the Tribunal is satisfied that it is appropriate to grant an interim exemption from sections 16, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct until the application is finally heard and determined.

In granting this exemption, the Tribunal noted:

- The applicant is a peak advocacy body funded by the Office of Housing, Department of Human Services, which comprises as its membership women's domestic violence services across Victoria. It advocates for the right of women and children to live free of violence and supports the adoption of good practice models in the provision of services to women and children experiencing family violence. In providing those services the applicant believes it appropriate that women only be employed as many users of the service would not avail themselves of the service if male employees were present. The applicant refers men who contact it seeking services to appropriate men's service providers.
- Previous exemptions have been granted to the applicant in similar terms but there is no currently applicable exemption. I am not currently satisfied that an exception applies to the exempt conduct. Accordingly, 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 men who wish to be employed by the applicant. I am satisfied that for the purposes of this interim exemption, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an interim 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 the day on which notice of the exemption is published in the Government Gazette until 31 October 2012.

Dated 29 May 2012

A. DEA
Member

INTERIM EXEMPTION

Application No. A64/2012

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Georgina Martina Inc. (the applicant). The application for exemption is to enable the applicant to:

- employ women only
 - offer services only to women and their children
 - provide accommodation only to women and their children
 - advertise these matters
- (together, the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Margaret Riley, and having heard from the applicant on 29 May 2012, the Tribunal is satisfied that it is appropriate to grant an interim exemption from sections 16, 44, 52, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct until the application is finally heard and determined.

In granting this exemption, the Tribunal noted:

- The applicant operates as a high security, 24-hour women's refuge program, as part of the Supported Accommodation Assistance Program being funded by the Department of Human Services and provides related

services to its clients. The program provides short-term, 24-hour crisis accommodation for women and their children escaping domestic violence. Workers are required to work an overnight shift as part of their roster and it is appropriate in the circumstances that the workers be women and that services and accommodation only be provided to women.

- A previous exemption was granted in respect of employment of women only in 2009 and that exemption expires on 3 June 2012. I am not currently satisfied that an exception applies to the exempt conduct. Accordingly, 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 men who wish to be employed by the applicant or receive services or be provided with accommodation by the applicant. I am satisfied that for the purposes of this interim exemption, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an interim exemption from the operation of sections 16, 44, 52, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 31 October 2012.

Dated 29 May 2012

A. DEA
Member

INTERIM EXEMPTION
Application No. A50/2012

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Women's Health Grampians Inc. (the applicant). The application for exemption is to enable the applicant to:

- employ women only;
 - restrict membership of the service to individuals who are women and to require that members of the service who are organisations be represented at meetings of the service only by women;
 - provide the service to women only; and
 - advertise these matters
- (together, the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Patricia L. Kinnersly and having heard from the applicant and a representative from the Victorian Equal Opportunity and Human Rights Commission on 29 May 2012, the Tribunal is satisfied that it is appropriate to grant an interim exemption from sections 16, 44, 64, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct until the application is finally heard and determined.

In granting this exemption, the Tribunal noted:

- The applicant's objectives set out in its constitution include maintaining a Women's Health Service that is community based and run by women for women, thereby creating an environment which is accessible, non-threatening and comfortable, where confidentiality and respect for the women's perspective is attributed the highest priority. The applicant aims to assist women, through the provision of education, information and awareness to make informed choices regarding their own health needs.
- An exemption in similar terms was granted in March 2003, March 2006 and in April 2009, the latter having expired on 1 April 2012. I am not currently satisfied that an exception applies to the exempt conduct. Accordingly, 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 men who wish to be employed by the applicant, join the applicant organisation or

access the applicant organisation services. I am satisfied that for the purposes of this interim exemption, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an interim exemption from the operation of sections 16, 44, 64, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 31 October 2012.

Dated 29 May 2012

A. DEA
Member

Children, Youth and Families Act 2005

NOTICE SPECIFYING VENUE AT WHICH THE CHILDREN'S KOORI COURT (CRIMINAL DIVISION) MAY SIT AND ACT

Pursuant to section 517(2) of the **Children, Youth and Families Act 2005**, I specify the following venues of the Children's Court at which the Koori Court (Criminal Division) may sit and act:

Warrnambool Children's Court

Portland Children's Court

Hamilton Children's Court

Dated 30 May 2012

JUDGE PAUL GRANT
President
Children's Court of Victoria

Co-operatives Act 1996

CHELTENHAM PRIMARY SCHOOL
CO-OPERATIVE LIMITED.

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

Dated at Melbourne 7 June 2012

DAVID BETTS
Deputy Registrar of Co-operatives
Consumer Affairs Victoria

Co-operatives Act 1996

STRATHMORE SECONDARY COLLEGE
CO-OPERATIVE LIMITED
KEALBA SECONDARY COLLEGE NO. 2
CO-OPERATIVE LTD

On application under section 601AA(1) of the **Corporations Act 2001** (the Act), by the co-operatives named above, notice is hereby given under section 601AA(4) of the Act, as applied by section 316 of the **Co-operatives Act 1996**, that, at the expiration of two months from the date of this notice, the names of the co-operatives listed above will, unless cause is shown to the contrary, be removed from the register of co-operatives and their registration will be dissolved.

Dated 7 June 2012

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

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**.

Neptune Swimming Club Inc.; Cobungra Gun Club Inc.; The Mountain Bikers Social Club Inc.; FC Bulleen Lions Inc.; Australian Furry Association Inc.; The Society for the Enhancement of Education and Employment Inc.; Classics in Wartook Valley Inc.; Lake Learmouth and District Ball Committee Inc.; Gellibrand Community Garden Group Inc.; Monmia Kindergarten Inc.; Wyndham City Cycling Club Inc.; Longwood Community Centre Inc.; Nirranda South Netball Club Inc.; Allansforest Netball Club Inc.; Nirranda Netball Club Inc.; Scott Owners Club (Australian Section) Inc.; Hume Network of Women and Men Inc.; Environment & Climate Solutions Australasia Inc.; Borneo Orangutan Survival Australasia Inc.; Sumatran Orangutan Society Inc.; Aish Hatorah Inc.; Old Brighton Grammarians Rugby Club Inc.; Essendon Ladies Probus Club Inc.; Orangutan Rescue; The Eve Theatre Inc.; The Australian Lavender Growers' Association

Inc.; The Great Air Rally Inc.; Australian Nun Club Inc.; The Feast Foundation Inc.; Aikido Alliance Australia Inc.; Cross Border Trades and Labour Council Inc.; Euroa Aqua Movers; Paco De Arcos Roller Sports Club, Victoria Inc.; Blokes Only; Waterline Youth Action Inc.; Swan Hill Field Day Association Inc.; Highett Residents Group Inc.; Melton BMX Club Inc.; Woolsthorpe Hotel Social Club Inc.; Trans Australia Airlines Museum Inc.; Lifezone Youth Inc.; Cardinia Ranges Vignerons; East Gippsland Miniaturists Association Inc.; Melton Business Association Inc.; St. Mary's Conference and Centre of Charity, Swan Hill Incorporated; The De Kerilleau Society Inc.

Dated 7 June 2012

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

Corrections Act 1986

NOTICE OF AN AWARD OF DAMAGES TO A PRISONER

In accordance with section 104Y of the **Corrections Act 1986**, notice is given that an award of damages has been made to the prisoner Scott Feldmaier in a claim against the State. The award money, excluding legal costs and medical expenses, has been paid into the Prisoner Compensation Quarantine Fund, where it will be held for a period of 12 months from 7 June 2012.

Creditors and victims in relation to criminal acts of Scott Feldmaier are invited to seek further information from the Secretary of the Department of Justice. To do so, please contact the Victims Register PCQF Co-ordinator on 1800 819 817 or for interstate callers (03) 8684 6700.

Dated 5 June 2012

Electoral Act 2002

CHANGE TO REGISTER OF POLITICAL PARTIES

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

Name of registered political party: National Party of Australia – Victoria.

New address: Level 5, 30 Collins Street, Melbourne.

Dated 29 May 2012

LIZ WILLIAMS
Victorian Electoral Commission

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a)

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 331526N, Parish of Burrumbeet, comprising 7113 square metres and being land described in Certificate of Title Volume 10315 Folio 934, shown as Parcel 206 Survey Plan 22064B.

Interest Acquired: That of Robert Malcolm Draffin and Fiona Jane Draffin and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed SHANE WRIGHT-GOODWIN

Name Shane Wright-Goodwin

Dated 7 June 2012

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a)

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described Road R2 on Plan of Subdivision 202843M, Parish of Trawalla, comprising 49 square metres and being land described in Certificate of Title Volume 9671 Folio 215, shown as Parcel 189 on Survey Plan 22445A.

Interest Acquired: That of Helen Margaret Tansey and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed SHANE WRIGHT-GOODWIN

Name Shane Wright-Goodwin

Dated 7 June 2012

Justice Division of the Magistrates' Court of Victoria:

Margaret HARDING

Dated 4 June 2012

IAN L. GRAY
Chief Magistrate

Land Acquisition and Compensation Act 1986
FORM 7

S. 21(a)
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 97261, Parish of Burrumbeet, comprising 947 square metres and being land described in Certificate of Title Volume 8979 Folio 771, shown as Parcel 41 on Survey Plan 22484B.

Interest Acquired: That of Tom Iliomanis and Zoe Iliomanis and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed SHANE WRIGHT-GOODWIN

Name Shane Wright-Goodwin

Dated 7 June 2012

State Superannuation Act 1988

DECLARATION OF OFFICERS

I, Gordon Rich-Phillips MLC, in my capacity as Assistant Treasurer for the State of Victoria, by this instrument declare:

- a) under paragraph (c)(iii) of the definition of 'officer' in section 3 of the **State Superannuation Act 1988** (the Act), the ARRB Group Limited ABN 68 004 620 651, in respect of the person mentioned in (b) below, as a body to which this sub-paragraph applies; and
- b) under paragraph (c) of the definition of 'officer' under section 3(1) of the Act, John Gaffney (Member Number 31500510) as a person to whom the Act applies whilst employed by the ARRB Group.

Dated 22 May 2012

THE HON GORDON RICH-PHILLIPS MLC
Assistant Treasurer

Magistrates' Court Act 1989

NOTICE SPECIFYING MAGISTRATE
ASSIGNED TO THE DRUG COURT

Pursuant to section 4A(3) of the **Magistrates' Court Act 1989**, I assign the following magistrate to the Drug Court Division of the Magistrates' Court of Victoria:

Gerard Robert BRYANT

Dated 31 May 2012

IAN L. GRAY
Chief Magistrate

Subordinate Legislation Act 1994

NOTICE OF DECISION

Marine Safety Regulations 2012

I, Denis Naphine, Minister for Ports and Minister responsible for administering the **Marine Safety Act 2010**, give notice under section 12 of the **Subordinate Legislation Act 1994** of my decision to recommend to the Governor in Council that the proposed Marine Safety Regulations 2012 be made.

The objectives of the proposed Regulations are to provide for safe marine operations in Victoria by making provision in relation to –

- the registration and operation of vessels
- the licensing of masters of recreational vessels and hire and drive vessels and endorsements on marine licences
- the certification of commercial and hire and drive vessels

Magistrates' Court Act 1989

NOTICE SPECIFYING MAGISTRATE
ASSIGNED TO THE
NEIGHBOURHOOD JUSTICE CENTRE

Pursuant to section 4M(3) of the **Magistrates' Court Act 1989**, I assign the following magistrate to the Neighbourhood

- the prescription of various other matters for the purposes of the **Marine Safety Act 2010**.

A Regulatory Impact Statement (RIS) was prepared in relation to the proposed Regulations. The RIS was advertised on 12 August 2011 seeking public comment and 306 submissions were received. After considering the submissions received, I have decided that the proposed Regulations should be made with minor amendments to improve the form and operation of the Regulations.

Dated 3 June 2012

DENIS NAPTHINE MP
Minister for Ports

Water Act 1989 (Vic.)

BARWON REGION WATER CORPORATION (BARWON WATER)

Water Restriction By-Law No. 190

Barwon Water revokes Water Restriction By-Law No. 189.

In accordance with section 287ZC of the **Water Act 1989**, Barwon Water hereby gives notice that it has made a by-law, titled Water Restriction By-Law No. 190, pursuant to sections 171 and 160 of the **Water Act 1989**.

Water Restriction By-Law No. 190 is made using a Model Water Restriction By-Law issued by the Minister for Water on 27 November 2011. Water Restriction By-Law No. 190 is made in relation to restrictions and prohibitions on the use of water that may be imposed in the Water Supply Districts of Barwon Water.

The purpose of the By-law is to:

- promote the efficient use and conservation of water;
- set out four stages of restrictions on the use of water;
- specify things which must not be done while each stage of restriction persists;
- specify principles for considering applications for exemptions from particular restrictions;
- prescribe offences and penalties for the contravention of the By-law, including for which an infringement notice may be served; and

- prescribe classes of persons for the purpose of issuing infringement notices.

A copy of the By-law is available for inspection free of charge during business hours at Barwon Water Customer Service Centres at:

- 61–67 Ryrie Street, Geelong
- 40–44 Lonsdale Street, South Geelong
- 33 Bromfield Street, Colac
- 90–94 Polwarth Road, Lorne

and by visiting Barwon Water's website at www.barwonwater.vic.gov.au



Water Act 1989

GOULBURN VALLEY REGION WATER CORPORATION

Notice of Resolution to unite the
Broadford Urban District and the
Broadford Waterworks District

Take notice that Goulburn Valley Region Water Corporation, in accordance with section 122Y of the **Water Act 1989**, passed a resolution signed for and on behalf of, and with the authority of, the Goulburn Valley Region Water Corporation, by its authorised delegate in the exercise of a power conferred by an instrument of Delegation dated 4 May 2011 on 29 May 2012 as follows:

Goulburn Valley Region Water Corporation resolves –

1. That the Broadford Urban District and the Broadford Waterworks District being water districts under its management and control be united in accordance with section 122Y of the **Water Act 1989**; and
2. The united water district be known as the Broadford Water District.

ConnectEast Pty Limited, ABN 99 101 213 263, gives notice of the following EastLink tolls, fees and amounts (inclusive of GST) to apply from 1 July 2012 until 30 June 2013.

EASTLINK TOLLS Charge toll rates		Cars	Discounted tolls for Car trips on weekends or public holidays	Discounted tolls for Car trips in a single toll zone only	Light Com- mercial Vehicles	Heavy Com- mercial Vehicles	Motor- cycles	Taxis
TOLL CAP		\$5.57	\$4.46	N/A	\$8.90	\$14.75	\$2.78	N/A
Toll zones:								
1	Springvale Rd to Ringwood Bypass	\$2.55	\$2.05	\$2.55	\$4.09	\$6.78	\$1.28	\$2.55
2	Maroondah Hwy to Canterbury Rd	\$0.37	\$0.30	\$0.30	\$0.59	\$0.98	\$0.19	\$2.41 (for a trip on any part of EastLink south of Maroondah Hwy)
3	Canterbury Rd to Boronia Rd	\$0.37	\$0.30	\$0.30	\$0.59	\$0.98	\$0.19	
4	Boronia Rd to Burwood Hwy	\$0.37	\$0.30	\$0.30	\$0.59	\$0.98	\$0.19	
5	Burwood Hwy to High Street Rd	\$0.37	\$0.30	\$0.30	\$0.59	\$0.98	\$0.19	
6	High Street Rd to Ferntree Gully Rd	\$0.56	\$0.45	\$0.45	\$0.89	\$1.47	\$0.28	
7	Ferntree Gully Rd to Wellington Rd	\$0.56	\$0.45	\$0.45	\$0.89	\$1.47	\$0.28	
8	Wellington Rd to Police Rd	\$0.56	\$0.45	\$0.45	\$0.89	\$1.47	\$0.28	
9	Monash Fwy to Princes Hwy	\$0.56	\$0.45	\$0.45	\$0.89	\$1.47	\$0.28	
10	Princes Hwy to Cheltenham Rd	\$0.56	\$0.45	\$0.45	\$0.89	\$1.47	\$0.28	
11	Dandenong Bypass to Greens Rd	\$0.56	\$0.45	\$0.45	\$0.89	\$1.47	\$0.28	
12	Greens Rd to Thompson Rd	\$1.30	\$1.03	\$1.03	\$2.08	\$3.44	\$0.65	
13	Thompson Rd to Peninsula Link & Frankston Fwy	\$1.30	\$1.03	\$1.03	\$2.08	\$3.44	\$0.65	
Trip pass – per trip in one direction		\$5.57	\$5.57	\$5.57	\$8.90	\$14.75	\$2.78	
Trip pass purchase fee*		\$2.65	\$2.65	\$2.65	\$2.65	\$2.65	\$2.65	\$2.65

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

FEES, CHARGES AND AMOUNTS

The following fees, charges and amounts apply to Breeze accounts, EastLink trip passes and EastLink late toll invoices (valid from 1 July 2012 to 30 June 2013, including GST where applicable).

TOLL ADMINISTRATION FEES (TOLL INVOICES)

Toll Invoice Fee (\$5.02) is payable when we send you a Late Toll Invoice for travel on EastLink without a tag, non-tag account or EastLink trip pass. This is payable in addition to the applicable toll and either the VicRoads Lookup Fee or Interstate Lookup Fee (as applicable).

Toll Invoice Fee (\$10.05) is payable if you do not pay a Late Toll Invoice within 14 days and we send you an Overdue Notice for travel on EastLink without a tag, non-tag account or EastLink trip pass. This is payable in addition to the applicable toll and either the VicRoads Lookup Fee or Interstate Lookup Fee (as applicable).

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

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

ALL BREEZE ACCOUNTS

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

Image Processing Fee (26 cents per trip on EastLink) is charged for each trip made on EastLink by a vehicle linked to the account but travelling without a tag. This fee is waived for motorcycles.

BREEZE PRE-PAID ACCOUNT – TAG OPTION

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

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

Minimum Balance (minimum \$12.56) is the account balance below which you are required to make a top up payment of at least the Top Up Amount to restore the account balance to at least the Minimum Balance.

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

Tag Missing Fee (\$40 per tag) is charged where an undamaged tag is not returned to us upon closure of the account. This fee is waived if the Tag Missing Fee Waiver Amount (\$625) in EastLink tolls has been charged to the account and paid prior to the closure of the account.

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

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

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

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

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

Minimum Balance (minimum \$12.56, flexible payment option minimum \$3.14) is the account balance below which you are required to make a top up payment of at least the Top Up Amount to restore the account balance to at least the Minimum Balance.

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

Top Up Fee (flexible payment option 66 cents per top up) is charged only if you have chosen the flexible payment option and your Top Up Amount is less than the Top Up Threshold Amount (\$30).
BREEZE BUSINESS ACCOUNT (INCLUDES TAG AND NON-TAG OPTIONS)

Account Management Fee (\$16.56 per quarter) is the amount charged per quarter per Breeze business account. This fee is not refundable.

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

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

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

Tag Missing Fee (\$40 per tag) is charged where an undamaged tag is not returned to us upon closure of the account. This fee is waived if the Tag Missing Fee Waiver Amount (\$625) in EastLink tolls has been charged to the account and paid prior to the closure of the account.

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

EASTLINK TRIP PASS

*Trip Pass Purchase Fee (\$2.65) is payable once for every purchase transaction (where you buy one or more EastLink trip passes) at an over-the-counter location including at the EastLink customer centre or Australia Post office. This fee is in addition to the price of the EastLink trip passes.

MORE INFORMATION

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

www.ConnectEast.com.au

Conservation, Forests and Lands Act 1987**NOTICE OF MAKING AN AGREEMENT TO TERMINATE A
FARM FORESTRY INCENTIVE SCHEME LAND OWNER AGREEMENT**

Notice is given under section 80 of the **Conservation, Forests and Lands Act 1987** that a Farm Forestry Incentive Scheme Land Owner Agreement has been terminated by agreement by the Secretary to the Department of Sustainability and Environment and Rodney David McCracken, Susan Maree McCracken and Keith Alexander Nicoll in respect of the land set out in the Schedule.

A copy of the agreement is available for public inspection between the hours of 9.00 am and 5.00 pm at the Legal Services Branch, Department of Sustainability and Environment, Level 16, 8 Nicholson Street, East Melbourne 3002, and at the regional office at Wangaratta: 62–68 Ovens Street, Wangaratta 3677.

Registered Proprietor(s)	Site Location	Title Details – Volume/Folio	Dealing No. of Agreement terminated
Rodney David McCracken and Susan Maree McCracken	Lot 1 on Plan of Subdivision 441312U, Parish of Katunga	10595/693	W160041Y
Keith Alexander Nicoll	Lot 1 on Plan of Subdivision 608870F, Parish of Katunga	11159/358	

Dated 25 May 2012

DUNCAN PENDRIGH
Executive Director Forests and Parks
Department of Sustainability and Environment

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.

Feature Naming:

Place Name	Naming Authority and Location
Knox Regional Sports Park	Knox City Council Formerly known as Eastern Recreation Precinct. Corner of High Street Road and George Street, Wantirna South. See map at www.dse.vic.gov.au/namingplaces

Road Naming:

Change Request Number	Road Name	Locality	Proposer and Location
41702	Ocean Mist Court	St Leonards	Greater Geelong City Council The road traverses west from Ord Street.

Office of Geographic Names

Land Victoria
570 Bourke Street
Melbourne 3000

JOHN E. TULLOCH
Registrar of Geographic Names

Housing Act 1983LAND THE DIRECTOR OF HOUSING IS DEEMED TO HAVE AN INTEREST IN
UNDER SECTION 107 OF THE **HOUSING ACT 1983**

Victorian Women's Housing Association Ltd

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

In accordance with a Funding Deed dated 16 September 2009 between the Director and Victorian Women's Housing Association Ltd, the following land is land in which the Director is deemed to have an interest under section 107 of the Act.

Volume	Folio	Address
11219	333	G01/277-287 Barkly Street, Footscray
11219	351	203/277-287 Barkly Street, Footscray
11219	352	204/277-287 Barkly Street, Footscray
11219	355	207/277-287 Barkly Street, Footscray
11219	359	211/277-287 Barkly Street, Footscray
11219	360	212/277-287 Barkly Street, Footscray
11219	361	213/277-287 Barkly Street, Footscray
11219	364	216/277-287 Barkly Street, Footscray
11219	382	504/277-287 Barkly Street, Footscray

Dated 25 May 2012

Signed at Melbourne in the State of Victoria
DOUG CRAIG
Acting Director of Housing

Housing Act 1983LAND THE DIRECTOR OF HOUSING IS DEEMED TO HAVE AN INTEREST IN
UNDER SECTION 107 OF THE **HOUSING ACT 1983**United Housing Co-operatiave Ltd
(Formerly Footscray Rental Housing Co-operative Ltd)

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

In accordance with a Funding Deed dated 12 June 2009 between the Director and Footscray Rental Housing Co-operative Ltd, the following land is land in which the Director is deemed to have an interest under section 107 of the Act.

Volume	Folio	Address
09430	767	9 Magpie Court, Werribee
10610	399	13 Atrium Drive, Tarneit
10800	537	6 Mermaid Crescent, Wyndham Vale
10835	662	1 Bellinger Crescent, Wyndham Vale

Dated 25 May 2012

Signed at Melbourne in the State of Victoria
DOUG CRAIG
Acting Director of Housing

Housing Act 1983LAND THE DIRECTOR OF HOUSING IS DEEMED TO HAVE AN INTEREST IN
UNDER SECTION 107 OF THE **HOUSING ACT 1983**

Housing Choices Australia Limited and Melbourne Affordable Housing

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

In accordance with a Deed of Novation dated 14 October 2011 between the Director, Housing Choices Australia Limited and Melbourne Affordable Housing, the following land is land in which the Director is deemed to have an interest under section 107 of the Act.

Volume	Folio	Address
11274	137	Unit 1, 453–463 Docklands Drive, Docklands (New Quay)
11274	138	Unit 2, 453–463 Docklands Drive, Docklands (New Quay)
11274	139	Unit 3, 453–463 Docklands Drive, Docklands (New Quay)
11274	140	Unit 4, 453–463 Docklands Drive, Docklands (New Quay)
11274	141	Unit 5, 453–463 Docklands Drive, Docklands (New Quay)
11274	142	Unit 101, 453–463 Docklands Drive, Docklands (New Quay)
11274	143	Unit 102, 453–463 Docklands Drive, Docklands (New Quay)
11274	144	Unit 103, 453–463 Docklands Drive, Docklands (New Quay)
11274	145	Unit 104, 453–463 Docklands Drive, Docklands (New Quay)
11274	146	Unit 105, 453–463 Docklands Drive, Docklands (New Quay)
11274	147	Unit 106, 453–463 Docklands Drive, Docklands (New Quay)
11274	148	Unit 107, 453–463 Docklands Drive, Docklands (New Quay)
11274	149	Unit 108, 453–463 Docklands Drive, Docklands (New Quay)
11274	150	Unit 109, 453–463 Docklands Drive, Docklands (New Quay)
11274	151	Unit 110, 453–463 Docklands Drive, Docklands (New Quay)
11274	152	Unit 201, 453–463 Docklands Drive, Docklands (New Quay)
11274	153	Unit 202, 453–463 Docklands Drive, Docklands (New Quay)
11274	154	Unit 203, 453–463 Docklands Drive, Docklands (New Quay)
11274	155	Unit 204, 453–463 Docklands Drive, Docklands (New Quay)
11274	156	Unit 205, 453–463 Docklands Drive, Docklands (New Quay)
11274	157	Unit 206, 453–463 Docklands Drive, Docklands (New Quay)
11274	158	Unit 207, 453–463 Docklands Drive, Docklands (New Quay)
11274	159	Unit 208, 453–463 Docklands Drive, Docklands (New Quay)
11274	160	Unit 209, 453–463 Docklands Drive, Docklands (New Quay)
11274	161	Unit 210, 453–463 Docklands Drive, Docklands (New Quay)
11274	162	Unit 211, 453–463 Docklands Drive, Docklands (New Quay)
11274	163	Unit 212, 453–463 Docklands Drive, Docklands (New Quay)
11274	164	Unit 213, 453–463 Docklands Drive, Docklands (New Quay)
11274	165	Unit 214, 453–463 Docklands Drive, Docklands (New Quay)

Dated 25 May 2012

Signed at Melbourne in the State of Victoria
DOUG CRAIG
Acting Director of Housing

Housing Act 1983LAND THE DIRECTOR OF HOUSING IS DEEMED TO HAVE AN INTEREST IN
UNDER SECTION 107 OF THE **HOUSING ACT 1983**

Housing Choices Australia Limited and Melbourne Affordable Housing

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

In accordance with a Deed of Novation dated 14 October 2011 between the Director, Housing Choices Australia Limited and Melbourne Affordable Housing, the following land is land in which the Director is deemed to have an interest under section 107 of the Act.

Volume	Folio	Address
11274	166	Unit 301, 453–463 Docklands Drive, Docklands (New Quay)
11274	167	Unit 302, 453–463 Docklands Drive, Docklands (New Quay)
11274	168	Unit 303, 453–463 Docklands Drive, Docklands (New Quay)
11274	169	Unit 304, 453–463 Docklands Drive, Docklands (New Quay)
11274	170	Unit 305, 453–463 Docklands Drive, Docklands (New Quay)
11274	171	Unit 306, 453–463 Docklands Drive, Docklands (New Quay)
11274	172	Unit 307, 453–463 Docklands Drive, Docklands (New Quay)
11274	173	Unit 308, 453–463 Docklands Drive, Docklands (New Quay)
11274	174	Unit 309, 453–463 Docklands Drive, Docklands (New Quay)
11274	175	Unit 310, 453–463 Docklands Drive, Docklands (New Quay)
11274	176	Unit 311, 453–463 Docklands Drive, Docklands (New Quay)
11274	177	Unit 312, 453–463 Docklands Drive, Docklands (New Quay)
11274	178	Unit 313, 453–463 Docklands Drive, Docklands (New Quay)
11274	179	Unit 314, 453–463 Docklands Drive, Docklands (New Quay)
11274	180	Unit 401, 453–463 Docklands Drive, Docklands (New Quay)
11274	181	Unit 402, 453–463 Docklands Drive, Docklands (New Quay)
11274	182	Unit 403, 453–463 Docklands Drive, Docklands (New Quay)
11274	183	Unit 404, 453–463 Docklands Drive, Docklands (New Quay)
11274	184	Unit 405, 453–463 Docklands Drive, Docklands (New Quay)
11274	185	Unit 406, 453–463 Docklands Drive, Docklands (New Quay)
11274	186	Unit 407, 453–463 Docklands Drive, Docklands (New Quay)
11274	187	Unit 408, 453–463 Docklands Drive, Docklands (New Quay)
11274	188	Unit 409, 453–463 Docklands Drive, Docklands (New Quay)
11274	189	Unit 410, 453–463 Docklands Drive, Docklands (New Quay)
11274	190	Unit 411, 453–463 Docklands Drive, Docklands (New Quay)
11274	191	Unit 412, 453–463 Docklands Drive, Docklands (New Quay)
11274	192	Unit 413, 453–463 Docklands Drive, Docklands (New Quay)
11274	193	Unit 414, 453–463 Docklands Drive, Docklands (New Quay)

Dated 25 May 2012

Signed at Melbourne in the State of Victoria
DOUG CRAIG
Acting Director of Housing

Housing Act 1983LAND THE DIRECTOR OF HOUSING IS DEEMED TO HAVE AN INTEREST IN
UNDER SECTION 107 OF THE **HOUSING ACT 1983**

Housing Choices Australia Limited and Melbourne Affordable Housing

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

In accordance with a Deed of Novation dated 14 October 2011 between the Director, Housing Choices Australia Limited and Melbourne Affordable Housing, the following land is land in which the Director is deemed to have an interest under section 107 of the Act.

Volume	Folio	Address
11274	194	Unit 501, 453–463 Docklands Drive, Docklands (New Quay)
11274	195	Unit 502, 453–463 Docklands Drive, Docklands (New Quay)
11274	196	Unit 503, 453–463 Docklands Drive, Docklands (New Quay)
11274	197	Unit 504, 453–463 Docklands Drive, Docklands (New Quay)
11274	198	Unit 505, 453–463 Docklands Drive, Docklands (New Quay)
11274	199	Unit 506, 453–463 Docklands Drive, Docklands (New Quay)
11274	200	Unit 507, 453–463 Docklands Drive, Docklands (New Quay)
11274	201	Unit 508, 453–463 Docklands Drive, Docklands (New Quay)
11274	202	Unit 509, 453–463 Docklands Drive, Docklands (New Quay)
11274	203	Unit 510, 453–463 Docklands Drive, Docklands (New Quay)
11274	204	Unit 511, 453–463 Docklands Drive, Docklands (New Quay)
11274	205	Unit 512, 453–463 Docklands Drive, Docklands (New Quay)
11274	206	Unit 513, 453–463 Docklands Drive, Docklands (New Quay)
11274	207	Unit 514, 453–463 Docklands Drive, Docklands (New Quay)
11274	208	Unit 601, 453–463 Docklands Drive, Docklands (New Quay)
11274	209	Unit 602, 453–463 Docklands Drive, Docklands (New Quay)
11274	210	Unit 603, 453–463 Docklands Drive, Docklands (New Quay)
11274	211	Unit 604, 453–463 Docklands Drive, Docklands (New Quay)
11274	212	Unit 605, 453–463 Docklands Drive, Docklands (New Quay)
11274	213	Unit 606, 453–463 Docklands Drive, Docklands (New Quay)
11274	214	Unit 607, 453–463 Docklands Drive, Docklands (New Quay)
11274	215	Unit 608, 453–463 Docklands Drive, Docklands (New Quay)
11274	216	Unit 609, 453–463 Docklands Drive, Docklands (New Quay)
11274	217	Unit 610, 453–463 Docklands Drive, Docklands (New Quay)
11274	218	Unit 611, 453–463 Docklands Drive, Docklands (New Quay)
11274	219	Unit 612, 453–463 Docklands Drive, Docklands (New Quay)
11274	220	Unit 613, 453–463 Docklands Drive, Docklands (New Quay)
11274	221	Unit 614, 453–463 Docklands Drive, Docklands (New Quay)
11274	251	Car Park 16, 453–463 Docklands Drive, Docklands (New Quay)

Dated 25 May 2012

Signed at Melbourne in the State of Victoria
DOUG CRAIG
Acting Director of Housing

Housing Act 1983LAND THE DIRECTOR OF HOUSING IS DEEMED TO HAVE AN INTEREST IN
UNDER SECTION 107 OF THE **HOUSING ACT 1983**

Housing Choices Australia Limited (Formerly Supported Housing Ltd)

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

In accordance with a Funding Deed dated 19 January 2006 between the Director and Housing Choices Australia Limited (formerly Supported Housing Ltd), the following land is land in which the Director is deemed to have an interest under section 107 of the Act.

Volume	Folio	Address
11134	764	Unit G.01, 29–31 Nelson Street, Ringwood
11134	765	Unit G.02, 29–31 Nelson Street, Ringwood
11134	766	Unit G.03, 29–31 Nelson Street, Ringwood
11134	767	Unit G.04, 29–31 Nelson Street, Ringwood
11134	768	Unit G.05, 29–31 Nelson Street, Ringwood
11134	769	Unit G.06, 29–31 Nelson Street, Ringwood
11134	770	Unit G.07, 29–31 Nelson Street, Ringwood
11134	771	Unit G.08, 29–31 Nelson Street, Ringwood
11134	772	Unit G.09, 29–31 Nelson Street, Ringwood
11134	773	Unit G.10, 29–31 Nelson Street, Ringwood
11134	774	Unit G.11, 29–31 Nelson Street, Ringwood
11134	775	Unit G.12, 29–31 Nelson Street, Ringwood
11134	776	Unit 1.01, 29–31 Nelson Street, Ringwood
11134	777	Unit 1.02, 29–31 Nelson Street, Ringwood
11134	778	Unit 1.03, 29–31 Nelson Street, Ringwood
11134	779	Unit 1.04, 29–31 Nelson Street, Ringwood
11134	780	Unit 1.05, 29–31 Nelson Street, Ringwood
11134	781	Unit 1.06, 29–31 Nelson Street, Ringwood
11134	782	Unit 1.07, 29–31 Nelson Street, Ringwood
11134	783	Unit 1.08, 29–31 Nelson Street, Ringwood
11134	784	Unit 1.09, 29–31 Nelson Street, Ringwood
11134	785	Unit 1.10, 29–31 Nelson Street, Ringwood
11134	786	Unit 1.11, 29–31 Nelson Street, Ringwood
11134	787	Unit 1.12, 29–31 Nelson Street, Ringwood
11134	788	Unit 2.01, 29–31 Nelson Street, Ringwood
11134	789	Unit 2.02, 29–31 Nelson Street, Ringwood
11134	790	Unit 2.03, 29–31 Nelson Street, Ringwood
11134	791	Unit 2.04, 29–31 Nelson Street, Ringwood
11134	792	Unit 2.05, 29–31 Nelson Street, Ringwood

Volume	Folio	Address
11134	793	Unit 2.06, 29–31 Nelson Street, Ringwood
11134	794	Unit 2.07, 29–31 Nelson Street, Ringwood
11134	795	Unit 2.08, 29–31 Nelson Street, Ringwood
11134	796	Unit 2.09, 29–31 Nelson Street, Ringwood
11134	797	Unit 2.10, 29–31 Nelson Street, Ringwood
11134	798	Unit 2.11, 29–31 Nelson Street, Ringwood
11134	799	Unit 2.12, 29–31 Nelson Street, Ringwood

Dated 25 May 2012

Signed at Melbourne in the State of Victoria
DOUG CRAIG
Acting Director of Housing

Housing Act 1983

LAND THE DIRECTOR OF HOUSING IS DEEMED TO HAVE AN INTEREST IN
UNDER SECTION 107 OF THE **HOUSING ACT 1983**

Port Phillip Housing Association Ltd

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

In accordance with a Funding Deed dated 9 December 2005 between the Director and Port Phillip Housing Association Ltd, the following land is land in which the Director is deemed to have an interest under section 107 of the Act.

Volume	Folio	Address
05097	351	1–20/52 Barkly Street, St Kilda
05097	351	21–35/52 Barkly Street, St Kilda
06180	903	1–8, 1A Tiuna Grove, Elwood
06180	903	1–11, 1B Tiuna Grove, Elwood
09673 09673	081 082	1–26/2 Enfield Street, St Kilda
09673 09673	081 082	Unit 27–35/2 Enfield Street, St Kilda
11027	040	101–107/114 Parkville Avenue, Parkville
11027	040	201–209/114 Parkville Avenue, Parkville
11027	040	301–309/114 Parkville Avenue, Parkville
11027	040	401–406/114 Parkville Avenue, Parkville
11122	289	1–23/3–5 Station Street, McKinnon

Dated 25 May 2012

Signed at Melbourne in the State of Victoria
DOUG CRAIG
Acting Director of Housing

Housing Act 1983LAND THE DIRECTOR OF HOUSING IS DEEMED TO HAVE AN INTEREST IN
UNDER SECTION 107 OF THE **HOUSING ACT 1983**

Housing Choices Australia Limited (Formerly Supported Housing Ltd)

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

In accordance with a Funding Deed dated 19 January 2006 between the Director and Housing Choices Australia Limited (formerly Supported Housing Ltd), the following land is land in which the Director is deemed to have an interest under section 107 of the Act.

Volume	Folio	Address
09001	311	231–237 Mason Street, Altona
11306	434	Lot 5331, 14 Pelister Place, Sunshine West
11306	435	Lot 5332, 16 Pelister Place, Sunshine West
11324	900	Unit 1, 155–159 Eastbourne Road, Rosebud
11324	901	Unit 2, 155–159 Eastbourne Road, Rosebud
11324	902	Unit 3, 155–159 Eastbourne Road, Rosebud
11324	903	Unit 4, 155–159 Eastbourne Road, Rosebud
11324	904	Unit 5, 155–159 Eastbourne Road, Rosebud
11324	905	Unit 6, 155–159 Eastbourne Road, Rosebud
11324	906	Unit 7, 155–159 Eastbourne Road, Rosebud
11324	907	Unit 8, 155–159 Eastbourne Road, Rosebud
11324	908	Unit 9, 155–159 Eastbourne Road, Rosebud
11324	909	Unit 10, 155–159 Eastbourne Road, Rosebud
11324	910	Unit 11, 155–159 Eastbourne Road, Rosebud
11324	911	Unit 12, 155–159 Eastbourne Road, Rosebud
11324	912	Unit 13, 155–159 Eastbourne Road, Rosebud
11324	913	Unit 14, 155–159 Eastbourne Road, Rosebud
11324	914	Unit 15, 155–159 Eastbourne Road, Rosebud
11324	915	Unit 16, 155–159 Eastbourne Road, Rosebud
11324	916	Unit 17, 155–159 Eastbourne Road, Rosebud
11324	917	Unit 18, 155–159 Eastbourne Road, Rosebud
11324	918	Unit 19, 155–159 Eastbourne Road, Rosebud
11324	919	Unit 20, 155–159 Eastbourne Road, Rosebud
11324	920	Unit 21, 155–159 Eastbourne Road, Rosebud
11324	921	Unit 22, 155–159 Eastbourne Road, Rosebud
11324	922	Unit 23, 155–159 Eastbourne Road, Rosebud
11324	923	Unit 24, 155–159 Eastbourne Road, Rosebud

Dated 25 May 2012

Signed at Melbourne in the State of Victoria
Doug Craig
Acting Director of Housing

Liquor Control Reform Act 1998
DECISION-MAKING GUIDELINES

Pursuant to Section 5 of the
Victorian Commission for Gambling and Liquor Regulation Act 2011

Applications for Liquor Licences to Trade after 1.00 am

I, Michael O'Brien, being the Minister for Consumer Affairs and the Minister responsible for administering the **Liquor Control Reform Act 1998** (the Act), publish the following guidelines representing the policy of the Victorian Government concerning applications (including the grant, relocation or variation of a licence) for liquor licences to trade after 1.00 am. In particular, the policy covers licensing of premises in the municipalities of Melbourne (including the area known as Docklands), Stonnington, Yarra and Port Phillip (the affected municipalities) that operate for periods in excess of ordinary trading hours as defined in section 3 of the Act, including, but not exclusive to, licensed venues that operate on a 24-hour basis.

In releasing these decision-making guidelines the Victorian Government has considered amongst other matters the following:

1. The objects of the Act as at the commencement of these guidelines as stated in section 4(1) are:
 - a. to contribute to minimising harm arising from the misuse and abuse of alcohol including by –
 - i. providing adequate controls over the supply and consumption of liquor; and
 - ii. ensuring as far as practicable that the supply of liquor contributes to, and does not detract from, the amenity of community life; and
 - iii. restricting the supply of certain other alcoholic products; and
 - iv. encouraging a culture of responsible consumption of alcohol and reducing risky drinking of alcohol and its impact on the community; and
 - b. to facilitate the development of a diversity of licensed facilities reflecting community expectations; and
 - c. to contribute to the responsible development of the liquor, licensed hospitality, and live music industries; and
 - d. to regulate licensed premises that provide sexually explicit entertainment.
2. Further, section 4(2) of the Act provides that it is the intention of Parliament that every power, authority, discretion, jurisdiction and duty conferred or imposed by this Act must be exercised and performed with due regard to harm minimisation and the risks associated with the misuse and abuse of alcohol.
3. The Victorian Government has committed to delivering a system of responsible liquor licensing that contributes to a safer Victorian community.
4. On evidence available to the Victorian Government, there is a correlation between anti-social behaviour in the early hours of the morning, and the operation of licensed venues that supply liquor after 1.00 am.
5. The current evidence of alcohol related anti-social behaviour is contrary to the objects of the Act in that it detracts from the amenity of community life, does not reflect community expectation and is harmful to the responsible development of the liquor and licensed hospitality industries.
6. This policy restricts further growth in late night venues to enable other long-term strategies that have been implemented to improve the safety and amenity of entertainment precincts to take effect.
7. Ordinary trading hours are defined under section 3(1) of the Act, however the Victorian Commission for Gambling and Liquor Regulation has the ability to determine any other hours of operation.

8. The previous government issued a number of Statements of Policy in relation to the grant, relocation and variation of licences for trade after 1.00 am. Statements of Policy were gazetted on 2 May 2008 and 24 December 2009, to be in effect until midnight on 31 December 2011.
9. The Victorian Government committed to maintaining the policy in relation to the grant, relocation and variation of licences for trade after 1.00 am for an additional 18 months after its 31 December 2011 conclusion date. On 18 March 2011, a Statement of Policy was issued extending the freeze until 30 June 2013.

From the date of gazettal, these guidelines supersede the Statement of Policy, gazetted on 18 March 2011, in relation to the grant, relocation or variation of liquor licences for trade after 1.00 am.

These guidelines will apply from the date of gazettal until midnight on 30 June 2013.

Based on the above matters, amongst other things, the Victorian Government declares the following decision-making guidelines:

It is the policy of the Victorian Government that from the date of gazettal of these guidelines until the period ending 30 June 2013, no liquor licence, subject to the specific terms nominated below, shall be granted or varied by the Victorian Commission for Gambling and Liquor Regulation with trading hours that exceed 1.00 am in the affected municipalities, unless exceptional circumstances can be demonstrated by the applicant to satisfy the Victorian Commission for Gambling and Liquor Regulation that trading hours after 1.00 am should be approved.

1. This policy statement does not affect:
 - pre-retail, wine and beer producer's, full club, restricted club or restaurant and café licences.
 - transfers of licences where no change is sought to the conditions of the licence.
 - current applications submitted to the Director of Liquor Licensing prior to 2 May 2008 but not yet determined.
2. These guidelines apply to applications for the grant, relocation or variation of general, on-premises, late night (general, on-premises and packaged liquor), packaged liquor, limited (temporary and renewable) and major events licences and BYO Permits:
 - made to the Director of Liquor Licensing or the Victorian Commission for Gambling and Liquor Regulation after 2 May 2008 but not determined by the date of gazettal of these guidelines.
 - made to the Victorian Commission for Gambling and Liquor Regulation on or following the date of gazettal of these guidelines.

Dated 7 June 2012

HON. MICHAEL O'BRIEN MP
Minister for Consumer Affairs

Liquor Control Reform Act 1998
DECISION-MAKING GUIDELINES

Pursuant to Section 5 of the
Victorian Commission for Gambling and Liquor Regulation Act 2011

Assessment of the Cumulative Impact of Licensed Premises

I, Michael O'Brien, being the Minister for Consumer Affairs and the Minister responsible for administering the **Liquor Control Reform Act 1998**, publish the following guidelines representing the policy of the Victorian Government concerning the assessment of the cumulative impact of licensed premises.

The Victorian Government aims to ensure that Victoria remains one of the most liveable, attractive and prosperous areas in the world for residents, business and visitors. In the planning (licensed venues) and liquor licensing contexts, the Victorian Government believes that harm minimisation; cultural vibrancy; competitive liquor, hospitality and tourism industries; economic wellbeing; and liveability should all be considered, with particular emphasis on harm minimisation.

These decision-making guidelines provide guidance to the Victorian Commission for Gambling and Liquor Regulation in assessing the cumulative impact of licensed premises.

Cumulative Impact refers to the impacts arising from a concentration of licensed premises in a defined area. Evidence has identified that cumulative impact is associated with a range of positive and negative effects, depending on the physical and environmental setting, the mix of premises, and their operating conditions.

Positive outcomes can include the creation of a local identity or status as an entertainment destination, enhanced vitality, economic benefits, and an increase in consumer choice. Negative outcomes of cumulative impact can include crime, a loss of amenity, and anti-social behaviours.

Potential cumulative impacts vary between locations, depending on the number and type of licensed premises and the capacity of the local area to accommodate the concentration of premises (for example, through the availability of late-night transport).

Under the Victoria Planning Provisions, responsible planning authorities are required to consider cumulative impact when determining planning permit applications for licensed premises (except for limited licences and licences to manufacture liquor). However, the Victorian Government considers that, in meeting the harm minimisation objects of the **Liquor Control Reform Act 1998**, the Victorian Commission for Gambling and Liquor Regulation may also deem it necessary to consider cumulative impact when determining liquor licence applications.

Matters to be considered by the Victorian Commission of Gambling and Liquor Regulation when assessing cumulative impact

It is the policy of the Victorian Government that the Victorian Commission for Gambling and Liquor Regulation may assess the contribution of a new licensed premises, or the variation or relocation of an existing licensed premises, to the cumulative impact of a concentration of licensed premises in an area.

This may include consideration of:

- The situational context with regard to:
 - any cumulative impact assessment already undertaken by the responsible planning authority;
 - proximity to sensitive uses (for example, schools, kindergartens, or drug or alcohol treatment facilities);
 - activity mix (the balance between licensed premises and other uses);
 - existing levels of local amenity;
 - available public amenities, including transport;
 - the number and types of existing licensed premises in the area and their patron numbers and operating hours;

- any current enforcement proceedings against existing licensed premises in the area;
- any existing patron behaviour issues involving intoxicated persons; and
- any other relevant matter that the Victorian Commission for Gambling and Liquor Regulation can consider under the **Liquor Control Reform Act 1998**;
- whether the proposed use would contribute positively to the diversity of uses and activities in the area;
- whether the proposed use would generate unreasonable amenity impacts or significantly increase the number of people in the street at any given time; and
- whether any negative impacts could be satisfactorily mitigated by the application of liquor licence conditions or changes to the venue management plan.

Commencement

These guidelines apply to applications for the grant, relocation or variation of liquor licences under the **Liquor Control Reform Act 1998** submitted on or after the date of gazettal. It does not affect applications submitted before the date of gazettal.

From its date of gazettal, these guidelines supersede the Statements of Policy gazetted on 5 October 2010 and on 4 August 2011, on the assessment of the cumulative impact of licensed premises. These guidelines will apply from the date of gazettal.

Dated 7 June 2012

HON. MICHAEL O'BRIEN MP
Minister for Consumer Affairs

Liquor Control Reform Act 1998 DECISION-MAKING GUIDELINES

Pursuant to Section 5 of the **Victorian Commission for Gambling and Liquor Regulation Act 2011** Grant of Licences for the Sale of Packaged Liquor

I, Michael O'Brien MP, being the Minister for Consumer Affairs and the Minister responsible for administering the **Liquor Control Reform Act 1998** (the Act), publish the following decision-making guidelines representing the policy of the Victorian Government concerning the grant of liquor licences that may allow the sale of packaged liquor. In particular, the policy covers licensed venues in the State of Victoria that operate for periods in excess of ordinary trading hours as defined in section 3 of the Act, including, but not exclusive to, licensed venues that operate on a 24-hour basis.

In releasing these decision-making guidelines, the Victorian Government has considered, amongst other matters, the following:

1. The objects of the Act including sections 4(1)(a)(i)–(ii) and 4(2) of the Act:
 - 4(1)(a) to contribute to minimising harm arising from the misuse and abuse of alcohol by –
 - (i) providing adequate controls over the supply and consumption of liquor; and
 - (ii) ensuring as far as practicable that the supply of liquor contributes to, and does not detract from, the amenity of community life.
 - 4(2) That it is the intention of Parliament that every power, authority, discretion, jurisdiction and duty conferred or imposed by this Act must be exercised and performed with due regard to harm minimisation and the risks associated with the misuse and abuse of alcohol.
2. The definition of 'ordinary trading hours' as defined in section 3 of the Act.
3. Sections 8(1)(a) and 11(1) specifying authorised trading hours in relation to general liquor licences and packaged liquor licences, respectively.

4. The decision of the Liquor Control Commission on 7 July 1998 in the matter of Rosstown Hotel which established the basic principles underpinning Victoria's approach to applications for extended hours for the selling of packaged liquor.
5. Community concern and issues noted in the media regarding the potential increase in the hours of operation of licensed businesses that can sell packaged liquor.

Based on the matters raised above, the Victorian Government provides the following decision-making guidelines:

1. That the grant of a licence that allows for the provision of packaged liquor from licensed premises on a 24-hour basis is contrary to the aim of minimisation of harm from the misuse and abuse of alcohol and contrary to the aim of ensuring the amenity of community life.
2. That, in the case of a general licence or packaged liquor licence that allows for the provision of packaged liquor from licensed premises during the hours specified in section 8(1)(a)(ii)–(iii) of the Act in the case of general licences or section 11(1)(b)–(c) of the Act in the case of packaged liquor licences, the Victorian Commission for Gambling and Liquor Regulation should consider the position of Government in these guidelines in determining the grant of the licence. In all circumstances, the extended hours for a packaged liquor licence should not extend past 12 midnight.
3. That, excepting those licences specified in paragraph 2, the grant of a licence that allows for the provision of packaged liquor from licensed premises during hours that are outside ordinary trading hours as defined in section 3 of the Act should only be granted by the Victorian Commission for Gambling and Liquor Regulation if exceptional circumstances can be demonstrated by an applicant.
4. That these guidelines do not affect any licence that has been granted and is operational as at the date of issue of these guidelines.

From the date of gazettal, these guidelines supersede the Statement of Policy gazetted on 27 October 2006, on the grant of liquor licences allowing the sale of packaged liquor. These guidelines will apply from the date of gazettal.

Dated 7 June 2012

HON. MICHAEL O'BRIEN MP
Minister for Consumer Affairs

Planning and Environment Act 1987
BOROONDARA PLANNING SCHEME
 Notice of Approval of Amendment
 Amendment C123

The Minister for Planning has approved Amendment C123 to the Boroondara Planning Scheme.

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

The Amendment varies the restrictive covenant applying to 250–252 Doncaster Road, Balwyn North, to allow the use and development of a medical centre.

The Minister has granted the following permit(s) under Division 5 Part 4 of the Act:
 Permit No. PP10/00572.

Description of land: 250–252 Doncaster Road, Balwyn North.

A copy of the Amendment and permit 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 Boroondara City Council, 8 Inglesby Road, Camberwell.

FIONA DELAHUNT
 Acting Executive Director
 Statutory Planning Systems Reform
 Department of Planning and
 Community Development

Planning and Environment Act 1987
BOROONDARA PLANNING SCHEME
 Notice of Approval of Amendment
 Amendment C140

The Boroondara City Council has approved Amendment C140 to the Boroondara Planning Scheme.

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

The Amendment corrects a number of mapping anomalies within the Boroondara Planning Scheme.

The Amendment was approved by the Boroondara City Council on 2 April 2012 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 14 November 2011. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Boroondara City Council offices, 8 Inglesby Avenue, Camberwell.

FIONA DELAHUNT
 Acting Executive Director
 Statutory Planning Systems Reform
 Department of Planning and
 Community Development

Planning and Environment Act 1987
BOROONDARA PLANNING SCHEME
 Notice of Approval of Amendment
 Amendment C175

The Minister for Planning has approved Amendment C175 to the Boroondara Planning Scheme.

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

The Amendment transfers the Responsible Authority status for the land known as the Tooronga Village site from the Minister for Planning to Boroondara City Council.

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 Boroondara City Council, 8 Inglesby Road, Camberwell.

FIONA DELAHUNT
 Acting Executive Director
 Statutory Planning Systems Reform
 Department of Planning and
 Community Development

Planning and Environment Act 1987
CARDINIA PLANNING SCHEME
 Notice of Approval of Amendment
 Amendment C156

The Minister for Planning has approved Amendment C156 to the Cardinia Planning Scheme.

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

The Amendment:

- rezones land at 6 Railway Avenue, Beaconsfield, from Business 1 Zone to Residential 1 Zone;
- rezones land at 26 Moody Street, Koo Wee Rup, from Public Use Zone 2 to Residential 1 Zone;
- rezones land at 20 Roseberry Street, Lang Lang, from Public Use Zone 4 (Transport) to Residential 1 Zone;
- rezones land at Rosalie Court, Pakenham, from Commonwealth Land (not controlled by the Cardinia Planning Scheme) to Residential 1 Zone;
- rezones land at Ahern Road, Pakenham, from Residential 1 Zone to Public Park and Recreation Zone;
- rezones land at Reserve in Blackwood Lane, Gembrook, from Low Density Residential Zone to Public Use Zone 5 (Cemetery/Crematorium);
- correctly applies the Heritage Overlay (HO82) by removing it from 445 Mt Eirene Road, Gembrook, and applying it to 1136 Bessie Creek Road, Gembrook; and
- correctly applies the Heritage Overlay (HO67 and 68) from 1215 Bunyip River Road, Iona, as they are duplicates to Heritage Overlay 35 which covers the land.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Cardinia Shire Council, Henty Way, Pakenham.

FIONA DELAHUNT
Acting Executive Director
Statutory Planning Systems Reform
Department of Planning and
Community Development

Planning and Environment Act 1987

CASEY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C159

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

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

The Amendment:

- rezones land along Ti Tree Creek from Urban Growth Zone to Urban Floodway Zone and along a Melbourne Water pipe track from Urban Growth Zone to Public Use Zone 1 within Cranbourne North;
- removes a redundant Public Acquisition Overlay from Casey Fields Sports Complex and applies a Public Acquisition Overlay 1 at the intersection of Clyde-Five Ways Road and Twyford Road, Clyde;
- deletes Development Plan Overlay Schedule 9 from a proposed school site in Clyde North including updating the Schedule to Clause 61.03 to remove Map 16DPO;
- updates and makes corrections to the Cranbourne West Precinct Structure Plan and consequentially updates Schedule 1 to Clause 37.07 and Schedules to Clause 34.01 and 32.04.

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 Casey City Council, Magid Drive, Narre Warren.

FIONA DELAHUNT
Acting Executive Director
Statutory Planning Systems Reform
Department of Planning and
Community Development

Planning and Environment Act 1987

EAST GIPPSLAND PLANNING SCHEME

Notice of Approval of Amendment

Amendment C80

The East Gippsland Shire Council has approved Amendment C80 to the East Gippsland Planning Scheme.

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

The Amendment proposes to rezone the land from Farming Zone (Schedule 1) to a Residential 1 Zone, applies Design and

Development Overlay – Schedule 11 and includes a new schedule to the Development Plan Overlay – Schedule 7, Marlo Road, Marlo.

The Amendment was approved by the East Gippsland Shire Council on 13 December 2011 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 25 February 2011. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the East Gippsland Shire Council, 273 Main Street, Bairnsdale, Victoria 3875.

FIONA DELAHUNT
Acting Executive Director
Statutory Planning Systems Reform
Department of Planning and
Community Development

Planning and Environment Act 1987

GLENELG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C71

The Minister for Planning has approved Amendment C71 to the Glenelg Planning Scheme.

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

The Amendment rezones land at 248 Condah Estate Road, Heywood (Lot 1 TP800037), being part of the Lake Condah Mission from Farming Zone to Special Use Zone – Schedule 6 (SUZ6). The Amendment also makes changes to the SUZ6 in order to facilitate the development of a Business Centre and Keeping Place at 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 Glenelg Shire Council at 71 Cliff Street, Portland.

FIONA DELAHUNT
Acting Executive Director
Statutory Planning Systems Reform
Department of Planning and
Community Development

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of Approval of Amendment

Amendment C181

The Minister for Planning has approved Amendment C181 to the Greater Bendigo Planning Scheme.

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

The Amendment makes corrections to Clause 21.06-3, the Schedule to Clause 32.03 and corrects various zoning map anomalies.

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

FIONA DELAHUNT
Acting Executive Director
Statutory Planning Systems Reform
Department of Planning and
Community Development

Planning and Environment Act 1987

WELLINGTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C78

The Minister for Planning has approved Amendment C78 to the Wellington Planning Scheme.

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

The Amendment amends the Schedule to Clause 61.01 to specify the Minister for Planning as the responsible authority for issuing planning certificates.

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 Wellington Shire Council, 70 Foster Street, Sale.

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

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

Schedule G5/2012

Column 1 Corporate name	Column 2 Crown Reserves currently managed by Committee
Alexandra Park Kerang Committee of Management Incorporated	Crown Allotment 13A, Section B, Parish of Kerang permanently reserved as a Site for Race-course, Public Recreation, and Show Yards by Order in Council of 22 April, 1904 (vide Government Gazette of 27 April, 1904 – page 1289) File Ref : Rs 1231, 06COM6777.
Carlisle River Public Hall Committee Incorporated	The Crown lands in the Parish of Newlingbrook temporarily reserved as Site for Public Hall by Orders in Council of 22 December, 1902 and 7 April, 1959 (vide Government Gazettes of 31 December, 1902 – page 5075 and 15 April, 1959 – page 1143 respectively) File Ref : Rs 4819, 0511756.
Beechworth Public Recreation Reserve Committee Incorporated	Crown Allotment 18, Section H2, Township of Beechworth, Parish of Beechworth temporarily reserved For Public Recreation by Order in Council of 18 June, 1980 (vide Government Gazette of 25 June, 1980 – page 2153) File Ref : Rs 11330, 1104628.
Upper Sandy Creek Recreation Reserve Committee Incorporated	The Crown land in the Parish of Gundowring temporarily reserved as a Site for Public Recreation and Water Supply by Order in Council of 31 March, 1930 (vide Government Gazette of 9 April, 1930 – page 1236) File Ref : Rs 3981, 1104486.
Campaspe Park Raceway Committee of Management Incorporated	The Crown land in the Parish of Echuca North temporarily reserved for Public purposes (Racecourse and Recreation) by Order in Council of 17 February, 1976 (vide Government Gazette of 25 February, 1976 – page 604) together with the adjoining portion of the permanent public purposes reserve to the Campaspe River File Ref : Rs 10209, 06COM6733 and 0606733.1).

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

Dated 5 June 2012

Responsible Minister
RYAN SMITH

Minister for Environment and Climate Change

MATTHEW McBEATH
Clerk of the Executive Council

Livestock Disease Control Act 1994**ORDER DECLARING DISEASES AND EXOTIC DISEASES****Order in Council**

The Governor in Council under section 6 of the **Livestock Disease Control Act 1994** –

- (a) revokes the Order made by the Governor in Council listed in Schedule 1; and
- (b) declares the contagious or infectious diseases and conditions listed in Schedule 2 to be diseases for the purposes of the Act; and
- (c) declares the contagious or infectious diseases and conditions listed in Schedule 3 to be exotic diseases for the purposes of the Act.

This Order comes into operation and has effect for 12 months on the day it is published in the Government Gazette.

SCHEDULE 1**Revocation**

Order	Date Order made by Governor in Council	Publication of Order in Government Gazette
Order declaring diseases and exotic diseases	8 November 2011	Published in Government Gazette G45 on 10 November 2011 at page 2513

SCHEDULE 2***Diseases**

*Section 3 definition of 'disease'

Part A Diseases of Mammals and Birds

Anaplasmosis	Lead Poisoning (in food production animals)
Anthrax	Leptospirosis
Avian paramyxovirus Type 1	Listeriosis
Babesiosis	Mucosal disease
Bovine genital campylobacteriosis	Ovine brucellosis
Bovine malignant catarrh	Ovine footrot
Bovine malignant tumour of the eye larger than 2 cm	Ovine ked
Buffalo fly	Ovine lice
Caprine arthritis encephalitis	Paratuberculosis (Johne's disease)
Cattle tick	Psittacosis
Cysticercosis (<i>C. bovis</i>)	Pullorum disease (<i>Salmonella pullorum</i>)
Enzootic bovine leukosis	Salmonellosis
Equine herpes-virus 1 (abortigenic and neurological strains)	Strangles
Equine infectious anaemia	Swine brucellosis (<i>B. suis</i>)
Equine viral arteritis	Trichomoniasis
Infectious bovine rhinotracheitis	Tuberculosis (other than <i>Mycobacterium bovis</i>)
Infectious laryngotracheitis	Verocytotoxigenic <i>E. coli</i>

Part B Diseases of Bees

American foul brood disease (<i>Paenibacillus larvae</i>)	European foul brood disease
Braula fly (<i>Braula coeca</i>)	Nosema (<i>Nosema apis</i>)
Chalk brood disease	Small hive beetle (<i>Aethina tumida</i>)

Part C Diseases of Fish**Diseases of Fin Fish**

Aeromonas salmonicida – atypical strains
 Epizootic haematopoietic necrosis – EHN virus
 Epizootic ulcerative syndrome (*Aphanomyces invadans*)

Diseases of Amphibians

Chytridiomycosis – *Batrachochytrium dendrobatidis*
 Ranavirus

Diseases of Molluscs

Bonamiosis (*Bonamia* species)

SCHEDULE 3

*Exotic Diseases

*Section 3 definition of ‘exotic disease’

Part A Exotic Diseases of Mammals and Birds

African horse sickness	Encephalitides (tick-borne)
African swine fever	Enzootic abortion of ewes
Aujeszky’s disease	Epizootic haemorrhagic disease (clinical disease)
Australian lyssaviruses including bat lyssavirus	Epizootic lymphangitis
Avian influenza (highly pathogenic)	Equine encephalomyelitis (eastern, western and Venezuelan)
Avian influenza (low pathogenic virus subtypes)	Equine encephalosis
Bluetongue	Equine influenza
Borna disease	Equine piroplasmiasis (<i>Babesia caballi</i> and <i>Theileria equi</i>)
Bovine Viral Diarrhoea Virus Type 2	Fasciola Gigantica
Brucella canis	Foot and mouth disease
Brucellosis – bovine (<i>B. abortus</i>)	Fowl typhoid (<i>S. gallinarum</i>)
Brucellosis – caprine and ovine (<i>B. melitensis</i>)	Getah virus
Camel pox	Goat pox
Chagas disease (<i>T. cruzi</i>)	Glanders
Classical swine fever	Haemorrhagic septicaemia
Contagious agalactia	Heartwater
Contagious bovine pleuropneumonia	Hendra virus
Contagious caprine pleuropneumonia	Infectious bursal disease (hypervirulent and exotic antigenic variant forms)
Contagious equine metritis	Japanese encephalitis
Crimean Congo haemorrhagic fever	Jembrana disease
Cysticercosis (<i>C. cellulosae</i>)	Leishmaniasis
Devil facial tumour disease	Louping ill
Dourine	Lumpy skin disease
Duck virus enteritis (duck plague)	Maedi-visna
Duck virus hepatitis	Malignant catarrhal fever (wildebeest associated)
East coast fever (<i>Theileria parva</i>) and Mediterranean Theileriosis (<i>Theileria annulata</i>)	Menangle virus (porcine paramyxovirus)
Elaphostrongylosis	Nairobi sheep disease

Newcastle disease	Spongiform encephalopathies
Nipah virus	Surra (<i>Trypanosoma evansi</i>)
Peste des petits ruminants	Swine influenza
Porcine myocarditis (Bungowannah virus)	Swine vesicular disease
Porcine reproductive and respiratory syndrome	Teschen disease (Porcine enterovirus encephalomyelitis)
Post-weaning multi-systemic wasting syndrome	Transmissible gastroenteritis
Potomac fever	Transmissible spongiform encephalopathies (bovine spongiform encephalopathy, chronic wasting disease of deer, feline spongiform encephalopathy, scrapie)
Pulmonary adenomatosis (Jaagsiekte)	Trichinellosis
Rabies	Trypanosomosis (tsetse fly associated)
Rift Valley fever	Tuberculosis (<i>Mycobacterium bovis</i>)
Rinderpest	Tularaemia
<i>Salmonella enteritidis</i> infection in poultry	Turkey rhinotracheitis (avian metapneumovirus)
Salmonellosis (<i>S. abortus-equi</i>)	Vesicular exanthema
Salmonellosis (<i>S. abortus-ovis</i>)	Vesicular stomatitis
Screw worm fly – New World (<i>Cochliomyia hominivorax</i>)	Warble fly myiasis
Screw worm fly – Old World (<i>Chrysomya bezziana</i>)	Wesselsbron disease
Sheep pox and goat pox	West Nile virus clinical infection
Sheep scab	

Part B Exotic Diseases of Bees

Africanised bees	Varroosis (<i>Varroa destructor</i>)
Tracheal mite (<i>Acarapis woodi</i>)	Varroosis (<i>Varroa jacobsoni</i>)
Tropilaelaps mite (<i>Tropilaelaps clareae</i>)	

Part C Exotic Disease of Fish**Exotic Diseases of Fin Fish**

Bacterial kidney disease (<i>Renibacterium salmoninarum</i>)
Channel catfish virus disease
Enteric Redmouth disease (<i>Yersinia ruckeri</i> – Hagerman strain)
Enteric septicaemia of catfish (<i>Edwardsiella ictaluri</i>)
Epizootic haematopoietic necrosis – European catfish virus/European sheatfish virus
Furunculosis (<i>Aeromonas salmonicida</i> subsp. <i>salmonicida</i>)
Grouper iridoviral disease
Gyrodactylosis (<i>Gyrodactylus salaris</i>)
Infectious haematopoietic necrosis
Infectious pancreatic necrosis
Infectious salmon anaemia
Infectious spleen and kidney necrosis virus-like (ISKNV-like) viruses
Koi herpesvirus disease
Piscirickettsiosis (<i>Piscirickettsia salmonis</i>)
Red sea bream iridoviral disease
Spring viraemia of carp
Viral encephalopathy and retinopathy
Viral haemorrhagic septicaemia
Whirling disease (<i>Myxobolus cerebralis</i>)

Exotic Diseases of Molluscs

Abalone viral mortality
Abalone viral ganglioneuritis
Akoya Oyster disease
Bonamiosis (*Bonamia ostreae*, *Bonamia exitiosus*)
Iridoviroses
Marteilioides chungmuensis
Marteliosis (*Marteilia refringens*, *Marteilia sydneyi*)
Mikrocytosis (*Mikrocytos mackini*)
Ostreid herpesvirus-1 μ variant (OsHV-1 μ var)
Perkinsosis (*Perkinsus marinus*, *Perkinsus olseni*)
Withering syndrome of abalones (*Xenohaliotis californiensis*)

Exotic Diseases of Crustacea

Crayfish plague (*Aphanomyces astaci*)
Gill-associated virus
Infectious hepatopancreatitis
Infectious hypodermal and haematopoietic necrosis
Infectious myonecrosis
Milky haemolymph diseases of spiny lobsters (*Panulirus* spp.)
Monodon slow growth syndrome
Taura syndrome
White spot disease
White tail disease
Yellowhead disease – Yellowhead virus

Dated 5 June 2012

Responsible Minister:

PETER WALSH MLA

Minister for Agriculture and Food Security

MATTHEW McBEATH
Clerk of the Executive Council

Local Government Act 1989**ALTERATION OF ELECTORAL STRUCTURE OF THE
SOUTH GIPPSLAND SHIRE COUNCIL****Order in Council**

The Governor in Council under section 220Q(k) of the **Local Government Act 1989** alters the boundaries of wards of the South Gippsland Shire Council as described in plan LEGL./11-127 lodged in the Central Plan Office.

Under section 220S(1)(a) of the **Local Government Act 1989**, this Order comes into operation on the date it is published in the Government Gazette.

The changes are to have effect for the purposes of the next general election of the South Gippsland Shire Council.

Dated 5 June 2012

Responsible Minister:

JEANETTE POWELL MP

Minister for Local Government

MATTHEW McBEATH
Clerk of the Executive Council

Melbourne (Yarra Park) Land Act 1980
CHANGES TO LAND STATUS – YARRA PARK
Order in Council

The Governor in Council:

1. under section 14(3) of the **Melbourne (Yarra Park) Land Act 1980**, declares that the land being crown allotment 2037, At East Melbourne, City of Melbourne, Parish of Melbourne North shown on plan OP122971 lodged in the Central Plan Office of the Department of Sustainability and Environment, be added to Yarra Park Reserve;
2. under section 15(3) of the **Melbourne (Yarra Park) Land Act 1980**, declares that the land being crown allotment 2111, At East Melbourne, City of Melbourne, Parish of Melbourne North, shown on the plan OP123145 lodged in the Central Plan Office of the Department of Sustainability and Environment, be taken to be road known as Brunton Avenue; and
3. under section 16(3) of the **Melbourne (Yarra Park) Land Act 1980**, declares that the land being crown allotment 2109, At East Melbourne, City of Melbourne, Parish of Melbourne North shown on the plan OP123144A lodged in the Central Plan Office of the Department of Sustainability and Environment, be taken to be land granted to VicTrack under section 13E of the **Rail Corporations Act 1996**.

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

Dated 5 June 2012

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
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, Level 20, 80 Collins Street, Melbourne on the date specified:

36. *Statutory Rule:* Infringements
(General) Further
Amendment
Regulations 2012
- Authorising Act:* Infringements
Act 2006
- Date first obtainable:* 7 June 2012
- Code A*
37. *Statutory Rule:* Road Safety
(Vehicles)
Amendment (Heavy
Vehicle Fees)
Regulations 2012
- Authorising Act:* Road Safety
Act 1986
- Date first obtainable:* 7 June 2012
- Code A*
38. *Statutory Rule:* Supreme Court
(Chapter I
Amendment No. 32)
Rules 2012
- Authorising Act:* Supreme Court
Act 1986
- Date first obtainable:* 7 June 2012
- Code A*
39. *Statutory Rule:* Supreme Court
(Trans-Tasman
Proceedings
Amendment)
Rules 2012
- Authorising Act:* Supreme Court
Act 1986
- Date first obtainable:* 7 June 2012
- Code D*
-

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