

# Victoria Government Gazette

By Authority of Victorian Government Printer

### No. G 5 Thursday 31 January 2013

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As from 31 January 2013

The last Special Gazette was No. 28 dated 29 January 2013.

The last Periodical Gazette was No. 1 dated 14 June 2012.

#### **How To Submit Copy**

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

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

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

#### **VICTORIA GOVERNMENT GAZETTE**

#### **Subscribers and Advertisers**

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> JENNY NOAKES Government Gazette Officer

#### **PRIVATE ADVERTISEMENTS**

#### NOTICE CALLING FOR CLAIMS

Property Investment Management Limited (PIML), the responsible entity of the 394 Collins Street (ARSN 089 278 268) scheme, gives notice about the winding up of the scheme on 15 February 2013 upon expiry of its current term.

In this regard PIML requests creditors and others having a claim in respect of the scheme assets to notify PIML with particulars of their claim no later than 25 March 2013, after which PIML may convey or distribute the assets, having regard only to the claims of which have been received.

PROPERTY INVESTMENT MANAGEMENT LIMITED,

Suite 801, Level 8, 9 Yarra Street, South Yarra, Victoria 3141.

(03) 9824 0988

ISABELLA WEIR COXON, late of Unit 9, 188 Beaconsfield Parade, Middle Park, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 July 2012, are required by Peter Howard Coxon, the executor of the Will of the deceased, to send particulars of their claims to him, care of the undermentioned solicitors, by 15 April 2013, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then had notice. ANTHONY ROSE & MAINWARING, solicitors,

FAY ALICE DOUGLASS (also known as Fay Alice Douglas), late of Napier Street Aged Care, 179 Napier Street, South Melbourne, Victoria, deceased.

122 Bridport Street, Albert Park, Victoria 3206.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 May 2012, are required by Jo Anne Douglass and Robyn Louise Douglass Phiddian, the executors of the Will of the deceased, to send particulars of their claims to them, care of the undermentioned solicitors, by 15 April 2013, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then had notice.

ANTHONY ROSE & MAINWARING, solicitors, 122 Bridport Street, Albert Park, Victoria 3206.

Re: ANTHONY HOWARD ELLIS, deceased, late of 43 Bray Street, Reservoir, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 September 2011, are required by the trustee, Peter Gordon Richardson, care of Beck Legal, 165–171 Hargreaves Street, Bendigo, Victoria, to send particulars to the trustee by 15 April 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BECK LEGAL PTY LTD, solicitors, 165–171 Hargreaves Street, Bendigo 3550.

Re: ANTONIO ALVES, late of 17/854 Pascoe Vale Road, Glenroy, Victoria, labourer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 October 2012, are required by the trustee, Shureeka Vishal Alves, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: ADALGISA MAZZENI, late of Andrina Private Nursing Home, 360 New Street, Brighton, Victoria, retired dressmaker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 August 2012, are required by the trustee, Rossana Martin, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: GUZUDE MUSTAFA, late of 15 Inverloch Crescent, Dallas, Victoria, home duties, widowed, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 October 2012, are required by the trustee, Rafet Osman, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: KATHLEEN MARY SHINNERS, late of Blue Cross Boulevard, 70 Heath Court, Mill Park, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 August 2012, are required by the trustees, Therese Mary Patena and Bernard Francis Shinners, to send particulars to the trustees, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: Estate of ARTHUR WILLIAM HARDING, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of ARTHUR WILLIAM HARDING, late of 28 Namur Street, Kew East, Victoria, artist, deceased, who died on 15 October 2012, are required by the executor to send particulars of their claim to him, care of the undermentioned solicitors, by 24 June 2013, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which he then shall have notice.

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

Re: JAMES LORIMER SAWERS, also known as James Laurimer Sawers, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of JAMES LORIMER SAWERS, also known as James Laurimer Sawers, formerly of 10 Orient Drive, Sunshine Beach, Queensland, and late of Unit 172, Bundoora Retirement Village, 100 Janefield Drive, Bundoora, Victoria, deceased, who died on 13 August 2012, are required by the executor to send particulars of their claim to him, care of the undermentioned solicitors, by 19 June 2013, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which he then shall have notice.

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

Re: Estate of VALERIE MERLE BISH, deceased

Creditors, next-of-kin or others having claims in respect of the estate of VALERIE MERLE BISH, late of 7 Cutri Drive, Swan Hill, Victoria, widow, deceased, who died on 3 October 2012, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 1 April 2013, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

#### **Trustee Act 1958**

#### SCHEDULE 2

Notice by Advertisement

MARIETTA MANDERS, late of Unit 3B, 516 Toorak Road, Toorak, Victoria 3142, investor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 April 2011, are required by the trustees, Robin John Broberg and Emile Rochman, care of Irlicht & Broberg Lawyers, of Level 3, 414 Lonsdale Street, Melbourne, Victoria 3000, to send particulars to them by 8 April 2013, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated 23 January 2013

Re: BERYL KATHLEEN VEALL, late of Apartment 2, 37 Wallace Avenue, Toorak, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 March 2012, are required by

the executors, Gary Albert Martin and John Abberley Woods, care of James Higgins & Co., 443 Little Collins Street, Melbourne, to send particulars of their claims to the executors, care of the undermentioned solicitors, by 1 April 2013, after which date the executors will convey or distribute the assets, having regard only to the claims of which the executors then have notice. JAMES HIGGINS & CO., solicitors,

443 Little Collins Street, Melbourne 3000.

Re: EDITH HEATHER ROBINSON, late of 33 Frank 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 7 July 2012, are requested by the trustee to send particulars of their claim to the trustee, at the office of the trustee's solicitors, John Burgess & Co., solicitors, 255 Springvale Road, Springvale, Victoria 3171, by 7 April 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

Creditors, next-of-kin and others having claims in respect of the estate of KEWAL SINGH DHILLON, late of 75 Ayr Street, Doncaster, Victoria, real estate director, who died on 6 June 2010, are required by the administrator, Shindar Dhillon, to send particulars of their claims to her, care of the undermentioned solicitors, by 31 March 2013, after which date the administrator will convey or distribute the assets, having regard only to the claims of which the administrator then has notice.

LAWSON HUGHES PETER WALSH, solicitor, 2/533 Little Lonsdale Street, Melbourne, Victoria 3000.

MARJORY MAY DONNELLY (also known as Marjorie May Donnelly), late of 9 Maxwell Street, Blairgowrie, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 July 2012, are required to send particulars of their claims to the trustee, Shane Christopher McCarthy, care of the undermentioned solicitors, by 10 April 2013, after which date the trustee will distribute the assets of the estate, having regard only to the claims of which he then has notice.

McCARTHY PARTNERS PTY, solicitors, 2247 Point Nepean Road, Rye 3941.

Re: Estate of BETSY BASING HAWKINS. late of Riddell Gardens Hostel, Aged Care Facility, corner of Riddle Road and Spavin Drive, Sunbury, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 June 2012, are required by the trustee, Marion Kay Feltham, to send particulars to the trustee, care of the undermentioned solicitors, by 5 April 2013, after which date the trustee may convey or distribute the assets. having regard only to the claims of which the trustee then has notice.

MAHONS with Yuncken & Yuncken, solicitors, 178 Whitehorse Road, Blackburn 3130. CD:2121892

Re: Estate of LESLIE GODELL PALEG, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of LESLIE GODELL PALEG, late of 21A Huntingtower Road, Armadale, Victoria, academic, deceased, who died on 19 June 2012, are required by the executors, Robin Beth Kornfeld and Brian Rudy, to send particulars to them, care of the undermentioned lawyers, within sixty days from the publication hereof, after which date the executors will distribute the assets of the deceased, having regard only to the claims of which they then shall have notice.

RABOY & ASSOCIATES, lawyers, 6/414 Lonsdale Street, Melbourne 3000.

Re: MAIE ELFRIDINE PARKES, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 September 2012, are required by the trustee, Reginald John Henry Fay, to send particulars of such claims to him, in care of the undermentioned lawyers, by 3 April 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Re: PATRICIA FLORENCE WRIGHT, formerly of 525 Lygon Street, Princes Hill, late of Dorothy Impey Home, 317A O'Hea Street, Pascoe Vale, Victoria 3044, widowed, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 November 2012, are required by the executors, Doreen Mary Merrett and Kevin Francis Williams, to send particulars to them, care of the undermentioned solicitors, by 1 April 2013, after which date the executors may convey and distribute the assets, having regard only to the claims of which they then have notice.

RYANS LAW OFFICES, 2a Brunswick Road, East Brunswick 3057.

## Re: CLEMENT EDWARD HOWARD, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 December 2011, are required by Julia Anne Simpson and Cherie Elizabeth Baines, the administrators of the estate of the deceased, to send particulars of their claims to them, care of the undermentioned solicitors, by 29 March 2013, after which date the administrators may convey or distribute the assets, having regard only to the claims of which the trustee has notice. SEPTIMUS JONES & LEE, solicitors,

Level 5/99 William Street, Melbourne 3000.

#### CYNTHIA ANNE PARTOS, deceased.

Creditors, next-of-kin and others having claims against the estate of CYNTHIA ANNE PARTOS, late of 3 Aberdeen Road, Sandringham, Victoria, retired, deceased, who died on 3 October 2012, are required to send particulars of their claims to the executors, care of the undermentioned solicitor, by 10 April 2013, after which date the executors will proceed to distribute the assets, having regard only to the claims of which they shall then have had notice.

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

Estate of DOROTHY ENA HALL, late of 70 Moroney Street, Bairnsdale, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 January 2013, are required by the administrator, Beverley Rowe, to send particulars to her, care of Warren, Graham and

Murphy, 119 Main Street, Bairnsdale, Victoria 3875, by 31 March 2013, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she then has notice.

Re: AUDREY EVA TAIT, late of Werribee Terrace, 8 Russell Street, Werribee, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 September 2010, are required to send particulars of their claims to Equity Trustees Limited, of GPO Box 2307, Melbourne, Victoria 3001, by 16 April 2013, after which date the executor may convey or distribute the assets, having regard only to the claims of which it may then have notice.

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

NORMA DOROTHY NODRUM, late of Lynbrook Nursing Home, 500 Evans Road, Lynbrook, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 26 May 2012, are required by the executor, Anthony Kevin King, care of Wollerman Shacklock, lawyers, of 8 Gloucester Avenue, Berwick, Victoria 3806, to send particulars of their claims to him by 5 April 2013, after which date the executor may convey or distribute the assets and distribute the estate, having regard only to the claims of which he then has notice. Probate was granted in Victoria on 19 September 2012.

WOLLERMAN SHACKLOCK, lawyers, 8 Gloucester Avenue, Berwick 3806.

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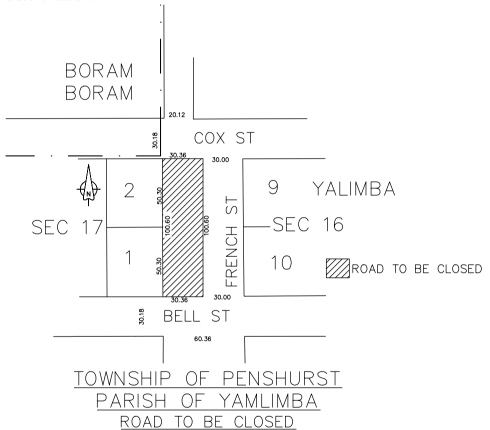
# GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

#### SOUTHERN GRAMPIANS SHIRE COUNCIL

#### Road Discontinuance

#### Part of French Street, Penshurst

Pursuant to section 206(1) and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Southern Grampians Shire Council declares that part of the road known as French Street, Penshurst, be discontinued as shown hatched on the plan hereunder. The discontinued portion of the road will be transferred to the Crown. No public submissions were received in relation to this road discontinuation.

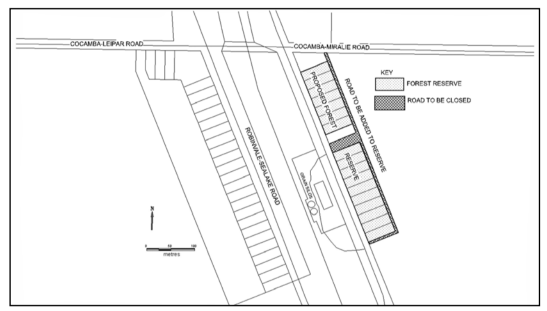


RICHARD PERRY Chief Executive Officer



#### ROAD CLOSURES IN TOWNSHIP OF COCAMBA

Pursuant to section 206 and clause 3 of schedule 10 of the **Local Government Act 1989**, Swan Hill Rural City Council, having formed the opinion that the sections of Road Reserves in the township of Cocamba (shown hatched in the plan below) are not reasonably required for roads or public use, and resolved to close the Road Reserves. Land under the Road Reserves will reverent to Crown Land for use by the Department of Sustainability and Environment as Bushland Reserve land.



Township of Cocamba

DAVID LEAHY Acting Chief Executive Officer Swan Hill Rural City Council



### Planning and Environment Act 1987

BENALLA PLANNING SCHEME

Notice of Preparation of Amendment Amendment C27

Authorisation A02433

The Benalla Rural City Council has prepared Amendment C27 to the Benalla Planning Scheme.

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

The land affected by the Amendment is generally bound by Maginness Street, Hannah Street and Railway Place, Benalla.

The Amendment proposes to rezone the land from Industrial 1 to the Mixed Use Zone, and to apply the Environmental Audit Overlay control to it.

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, Benalla Rural City Council, Fawckner Drive, Benalla; 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 4 March 2013. Submissions should be addressed to: Benalla Rural City Council, PO Box 227, Benalla 3671.

TONY McILROY Chief Executive Officer

#### Planning and Environment Act 1987 BOROONDARA PLANNING SCHEME

Notice of Preparation of Amendment
Amendment C158
Authorisation A02275

The Boroondara City Council has prepared Amendment C158 to the Boroondara Planning Scheme.

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

The land affected by the Amendment is all land subject to the Heritage Overlay in the City of Boroondara.

The Amendment proposes to update the Local Heritage Policy to provide guidance in matters that are not currently covered by the policy, and to provide additional guidance in matters that are not covered in sufficient detail.

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, Boroondara City Council, 8 Inglesby Road, Camberwell; 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 1 March 2013. A submission must be sent to: Boroondara City Council, 8 Inglesby Avenue, Camberwell, Victoria 3124.

PHILLIP STORER Chief Executive Officer

#### Planning and Environment Act 1987

MONASH PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C103

Authorisation A02437

Monash City Council has prepared Amendment C103 to the Monash Planning Scheme, in accordance with the **Planning and Environment Act 1987**. The Ministerial Authorisation Number is A02437.

The Amendment affects land identified in the Parking Overlay 1 area of the Glen Waverley Principal Activity Centre. Amendment C103 proposes to:

 replace the Glen Waverley Principal Activity Centre Parking Precinct Plan dated May 2008 with the Glen Waverley Principal Activity Centre Parking Plan dated June 2012. The updated Glen Waverley Principal Activity Centre Parking Plan focuses on the development of a 400 space car park in the area located to the west of Kingsway and to the south of Coleman Parade:

- introduce Schedule 1 to Clause 45.09
   Parking Overlay to reflect the requirements
   of the Glen Waverley Principal Activity
   Centre Parking Plan dated June 2012 and
   nominate a cash-in-lieu contribution rate of
   \$20,000 per car space;
- replace the Schedule to Clause 52.06 to delete reference to the Glen Waverley Principal Activity Centre Parking Precinct Plan dated May 2008; and
- make minor consequential changes to the Monash Planning Scheme.

The Amendment and associated documentation can be inspected free of charge, during office hours, at the offices of the Monash City Council, 293 Springvale Road, Glen Waverley, or on the following websites: www.dpcd.vic.gov.au/planning/publicinspection; and www.monash.vic.gov.au/planning/amendments.htm

Any person who may be affected by Amendment C103 can make a submission to Council. Submissions must be sent to Monash City Council, PO Box 1, Glen Waverley 3150, by Friday 8 March 2013.

For more information, contact Brian Goyen, Coordinator Strategic Planning, on 9518 3620 or at briang@monash.vic.gov.au

> DR ANDI DIAMOND Chief Executive Officer

### Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Preparation of Amendment Amendment C118 Authorisation A02459

The Moonee Valley City Council has prepared Amendment C118 to the Moonee Valley Planning Scheme.

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

The land affected by the Amendment is all land within the Racecourse Road Activities Area (with the exception of Debney Park, land within the City of Melbourne, land within a Road Zone and land within a Public Use Zone – Transport), the boundary of which is defined in the Racecourse Road Major Activities Area Structure Plan.

The Amendment proposes to implement the land use and built form directions from the Racecourse Road Major Activities Area Structure Plan and Urban Design Guidelines by:

- amending the following clauses of the Moonee Valley Planning Scheme within the Municipal Strategic Statement:
  - Clause 21.05 (Built Form) providing additional direction on the built form character of the Racecourse Road Activities Area:
  - Clause 21.06 (Activity Centres)
     providing specific objectives and strategies in relation to the Racecourse Road Activities Area and inserting the Racecourse Road Activities Area Framework Plan into the Clause. In addition, including the Racecourse Road Major Activities Area Structure Plan and Urban Design Guidelines as reference documents;
  - Clause 21.07 (Economic Development)
     updating strategy in relation to key strategic sites;
  - Clause 21.09 (Transport and Access)
     updating strategy in relation to the transport network within the Racecourse Road Activities Area;
- introducing Schedule 3 to the Activity Centre Zone for the Racecourse Road Major Activities Area into the Moonee Valley Planning Scheme;
- rezoning all land within the Racecourse Road Activities Area (with the exception of Debney Park, land within the City of Melbourne, land within a Road Zone and land within a Public Use Zone – Transport) to the Activity Centre Zone – Schedule 3; and
- introducing the Environmental Audit Overlay over land at 27 Ascot Vale Road, 31 Ascot Vale Road and 159 Epsom Road.

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, Moonee Valley City Council, Civic Centre, 9 Kellaway Avenue, Moonee Ponds; 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 Friday 15 March 2013. A submission must be sent to the Strategic Planning Department, Moonee Valley City Council, PO Box 126, Moonee Ponds, Victoria 3039.

NEVILLE SMITH Chief Executive

#### Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Preparation of Amendment Amendment C119

Authorisation A02460

Moonee Valley City Council has prepared Amendment C119 to the Moonee Valley Planning Scheme.

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

The land affected by the Amendment is all land within the Union Road Activities Area (with the exception of Rothwell Park, land within a Road Zone and land within a Public Use Zone – Transport), the boundary of which is defined in the Union Road Major Activities Area Structure Plan.

The Amendment proposes to implement the land use and built form directions from the Union Road Major Activities Area Structure Plan and Urban Design Guidelines by:

 amending the following clauses of the Moonee Valley Planning Scheme within the Municipal Strategic Statement:

- Clause 21.05 (Built Form) providing additional direction on the built form character of the Union Road Activities Area:
- Clause 21.06 (Activity Centres)
   providing specific objectives and strategies in relation to the Union Road Activities Area and inserting the Union Road Activities Area Framework Plan into the Clause. In addition, including the Union Road Major Activities Area Structure Plan and Urban Design Guidelines as reference documents:
- Clause 21.07 (Economic Development)
   updating strategy in relation to key strategic sites;
- Clause 21.09 (Transport and Access)
   updating strategy in relation to the transport network within the Union Road Activities Area;
- introducing Schedule 2 to the Activity Centre Zone for the Union Road Major Activities Area into the Moonee Valley Planning Scheme; and
- rezoning all land within the Union Road Activities Area (with the exception of Rothwell Park, land within a Road Zone and land within a Public Use Zone – Transport) to the Activity Centre Zone – Schedule 2.

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, Moonee Valley City Council, Civic Centre, 9 Kellaway Avenue, Moonee Ponds; 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 Friday 15 March 2013. A submission must be sent to the Strategic Planning Department, Moonee Valley City Council, PO Box 126, Moonee Ponds, Victoria 3039.

NEVILLE SMITH Chief Executive

#### Planning and Environment Act 1987

STONNINGTON PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C174

Authorisation A02455

The Stonnington City Council has prepared Amendment C174 to the Stonnington Planning Scheme.

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

The land affected by the Amendment is to land west of Chapel Street, South Yarra, between 661 and 709 Chapel Street (corner of Alexandra Avenue).

The Amendment proposes to correct a planning scheme map anomaly that was a result of incorrect title data from Land Victoria by:

- rezoning land from Road Zone 1 to Mixed Use Zone;
- realigning the boundary of DDO7 and DDO8; and
- amending DDO8 to accurately reflect current Council policy.

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, Prahran Town Hall, Planning Counter, corner of Greville and Chapel Streets, Prahran 3181; 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 7 March 2013. A submission must be sent to the City of Stonnington, PO Box 21, Prahran 3181.

STEPHEN LARDNER Manager City Strategy

#### Planning and Environment Act 1987

YARRA RANGES PLANNING SCHEME

Notice of Preparation of Amendment Amendment C129

Authorisation A02439

The Yarra Ranges Council has prepared Amendment C129 to the Yarra Ranges Planning Scheme.

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

The Amendment applies to 261 Mt Dandenong Tourist Road, Ferny Creek.

The Amendment proposes to introduce a site-specific provision in Clause 52.03 to allow the subject site to be used for a restaurant in accordance with an incorporated plan without requiring a planning permit.

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: the following Yarra Ranges Community Link Centres: Lilydale – Anderson Street, Lilydale; Monbulk – 21 Main Road, Monbulk; Healesville – 110 River Street, Healesville; Upwey – 40 Main Street, Upwey; Yarra Junction – Warburton Highway/Hoddle Street, Yarra Junction; the Yarra Ranges Council website, www.yarraranges.vic.gov.au, from 31 January 2013; and 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 1 March 2013. Submissions must be sent to the undersigned, at the Yarra Ranges Council, PO Box 105, Lilydale 3140, and must reach the Shire at the above address by 1 March 2013.

DAMIAN CLOSS Manager Strategic Planning Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 5 April 2013, after which date State Trustees Limited may convey or distribute the assets, having regard only to the claims of which State Trustees Limited then has notice.

- BATES, Philip Joseph, late of Walmsley Retirement Village, 17 Greeves Drive, Kilsyth, Victoria 3137, retired, deceased, who died on 6 October 2012.
- MILOS, Stanko, late of 10/23 Park Street, Hawthorn, Victoria 3122, deceased, who died on 21 October 2012.
- PASCOE, Doreen Mary, late of 2–12 Anzac Avenue, Coburg North, Victoria 3058, deceased, who died on 20 June 2012.
- WAJSBRUM, Thelma Mary, late of 9 Devon Court, Mount Waverley, Victoria 3149, deceased, who died on 28 November 2012.
- WILLS, Nancy, late of 44 Helen Road, Ferntree Gully, Victoria 3156, pensioner, deceased, who died on 26 August 2012.

Dated 25 January 2013

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 2 April 2013, after which date State Trustees Limited may convey or distribute the assets, having regard only to the claims of which State Trustees Limited then has notice.

- BERTOLAN, Joyce Thelma, late of Amaroo Gardens, 811 Burwood Highway, Ferntree Gully, Victoria 3156, pensioner, deceased, who died on 15 September 2012.
- HASSELL, William Frederick, late of 13 Garud Street, Hopetoun, Victoria 3396, deceased, who died on 11 November 2012.

- LOFT, Clyde Godfrey, late of 16 Sixth Avenue, Rosebud, Victoria 3939, deceased, who died on 20 September 2011.
- PLANT, Claude Alfred, late of 2 Heslop Street, Parkdale, Victoria 3195, retired, deceased, who died on 3 August 2012.
- MACDONALD, Rhonda Anne, PO Box 57, Carnegie, Victoria 3163, home duties, deceased, who died on 21 November 2012.
- NEYAZ, Ibrahim, late of Sumner House, 128 Fitzroy Street, Fitzroy, Victoria 3065, retired, deceased, who died on 30 October 2012.
- PYLE, Mary Elizabeth, late of Unit 16, 216 Forest Street, Ballarat, Victoria 3350, retired, deceased, who died on 11 October 2012.

Dated 22 January 2013

STEWART MacLEOD Manager

#### **EXEMPTION**

Application No. A230/2012

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Northern Centre Against Sexual Assault (the applicant). The application for exemption is to enable the applicant to advertise for and employ only a woman in the role of counsellor advocate (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Charmaine Farrell, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 16, 18, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

• The applicant is located at Austin Health and is one of 15 similar centres funded by the Victorian Government Department of Human Services. Its primary role is to provide counselling, advocacy and support services to victims and survivors of sexual assault, and non-offending family members and friends, female and male.

- Over 90% of perpetrators are male. Clients are asked when they call the applicant whether they would prefer a female or male counsellor. When asked, around 80% of clients, female and male, express a preference for a female counsellor and in some cases refuse to see a male counsellor In these circumstances, the applicant needs more female than male counsellors and advocates. It is important to be able to provide gender-appropriate assistance to the applicant's clients because they are in crisis situations, and it is crucial to establish trust if they are to be assisted appropriately. This can most easily be done by a counsellor advocate of a gender of the client's choice. It is noted that the applicant also employs a male counsellor who assists clients who have expressed a preference for a counsellor of that gender.
- No exception or current exemption already applies to the exempt conduct and 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 would wish to be employed in the counsellor advocate role. I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 16, 18, 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 30 January 2018.

Dated 22 January 2013

A. DEA Member

#### Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

The Yallourn Cemetery Trust Dated 14 January 2013

BRYAN CRAMPTON Manager Cemeteries and Crematoria Regulation Unit

#### Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

The Eltham Cemetery Trust Dated 17 January 2013

BRYAN CRAMPTON Manager Cemeteries and Crematoria Regulation Unit

#### Co-operatives Act 1996

#### GEELONG REGIONAL GYMNASTICS CENTRE CO-OPERATIVE LTD

On application under section 601AA(2) of the **Corporations Act 2001** (the Act), by the co-operative named above, notice is hereby given under section 601AA(4) of the Act, as applied by section 316 of the **Co-operatives Act 1996**, that, at the expiration of two months from the date of this notice, the name of the

co-operative listed above will, unless cause is shown to the contrary, be removed from the register of co-operatives and the registration will be dissolved.

Dated at Melbourne 31 January 2013

DAVID BETTS
Deputy Registrar of Co-operatives
Consumer Affairs Victoria

#### Co-operatives Act 1996

#### TUMBLING OLIVES CO-OPERATIVE LTD

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

Dated at Melbourne 31 January 2013

DAVID BETTS Deputy Registrar of Co-operatives Consumer Affairs Victoria

# **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 205156R, Parish of Duneed, comprising 9326.0 square metres and being land described in Certificate of Title Volume 9713 Folio 817, shown as Parcel 160 on Survey Plan 22756.

**Interest Acquired:** That of John William Issell and Sandra Joyce Issell and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads:

Signed ROD ROETMAN

Name Rod Roetman
Dated 31 January 2013

# **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 Title Plan 369463K, Parish of Mardan, comprising 5,972 square metres and being part of the land described in Certificate of Title Volume 4920 Folio 994, shown as Parcel 1 on Survey Plan 22564.

**Interest Acquired:** That of Michael James Dyer and Joanne Enid Dyer and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads:

Signed NATALIE LAWLOR

Name Natalie Lawlor

Dated 31 January 2013

### Land Acquisition and Compensation Act 1986

#### FORM 7

S. 21(a) Reg. 16

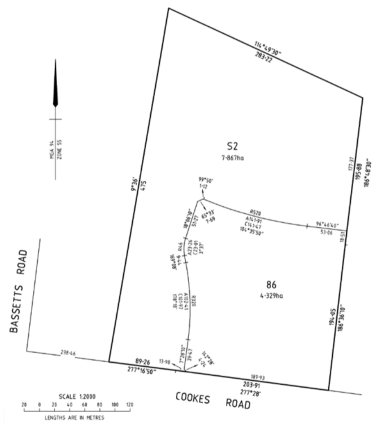
#### Notice of Acquisition

#### Compulsory Acquisition of Interest in Land

Martin Dixon MP, in his capacity as Minister for the Crown administering the **Education** and **Training Reform Act 2006** (Minister), declares that by this notice he acquires the following interest in fee simple in a 4.329 hectare parcel of land marked '86' on the plan below, being the whole of the land contained in Certificate of Title Volume 11347 Folio 871 and known as 155 Cookes Road, Doreen (Land).

**Interest Acquired:** Guocoland 1 (Australia) Pty Ltd ACN 147 395 579 and all or any other interests in the Land.

Published with the authority of the Minister.



For and on behalf of the Minister:

Signed STEVE LUPTON

Name Steve Lupton

Director, Infrastructure and Sustainability Division

Department of Education and Early Childhood Development

Dated 31 January 2013

#### Crown Land (Reserves) Act 1978

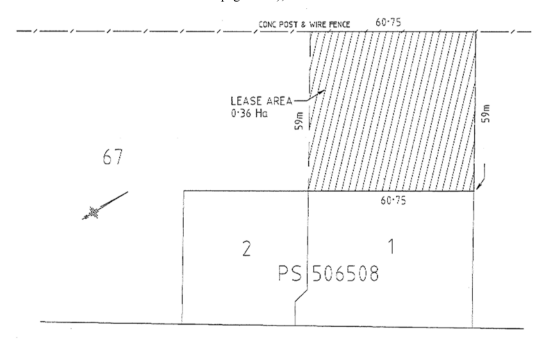
#### ORDER GIVING APPROVAL TO GRANT A LICENCE UNDER SECTIONS 17B AND 17DA

Under sections 17B and 17DA of the **Crown Land (Reserves) Act 1978**, I, The Hon. Ryan Smith MP, Minister for Environment and Climate Change, being satisfied that there are special reasons which make the granting of a licence reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a licence by Latrobe City Council to Yinnar and District Community Association Inc. for the purposes of a community garden over part of the Yinnar Bicentennial Park as described in the Schedule below and, in accordance with section 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

#### **SCHEDULE**

The area of land shown hatched on the following plan, being part of the land temporarily reserved for Public Park and Recreation purposes by Order in Council of 5 November 2000 (vide Government Gazette 7 December 2000 page 2900);



MAIN STREET

File Reference: 1510275 Dated 7 December 2012

THE HON. RYAN SMITH MP Minister for Environment and Climate Change

#### Crown Land (Reserves) Act 1978

# MELBOURNE PARKS AND GARDENS (JOINT TRUSTEE RESERVES) (AMENDMENT) REGULATIONS NO. 1/2013

The Minister for Environment and Climate Change and the Melbourne City Council make the following Regulations:

#### 1. Title

These Regulations may be cited as the Melbourne Parks and Gardens (Joint Trustee Reserves) (Amendment) Regulations No. 1/2013.

#### 2. Objective

The objective of these Regulations is to amend the Melbourne Parks and Gardens (Joint Trustee Reserves) Regulations 1994<sup>1</sup> to increase the entrance fee by \$3.00 to \$25.00 per person for entry into the Melbourne International Flower and Garden Show held in the Carlton Gardens.

#### 3. Authorising provision

These Regulations are made under section 13 of the Crown Land (Reserves) Act 1978.

#### 4. Commencement

These Regulations come into operation on the day that they are published in the Government Gazette.

#### 5. Amendment to Regulation 19

In regulation 19(2) of the Melbourne Parks and Gardens (Joint Trustee Reserves) Regulations 1994, for '\$22.00' substitute '\$25.00'.

<sup>1</sup> The Melbourne Parks and Gardens (Joint Trustee Reserves) Regulations 1994 published in the Government Gazette on 12 January 1995 (pages 94-102) and subsequent amendments published in the Government Gazettes of 5 March 1996 (S17 pages 2-3), 16 April 1996 (S37 pages 1-2), 15 January 1997 (S5 page 1), 26 November 1998 (S138 page 1), 20 December 2001 (page 3264), 2 April 2002 (S56 page 1), 30 March 2006 (S98 page 1), 24 January 2008 (page 177), Special Gazette (S92 21 March 2012) and Special Gazette (S104 27 March 2012).

THE HON RYAN SMITH MP
Minister for Environment and Climate Change
DR. KATHY ALEXANDER
Chief Executive Officer
as delegate for and on behalf of Melbourne City Council

#### **Dangerous Goods Act 1985**

#### TRANSPORT EXEMPTION VCAP-00 EXEMP CA 2013-00

This exemption from compliance with provisions of the Dangerous Goods (Transport by Road or Rail) Regulations 2008 (the Regulations) in relation to the transport of particular dangerous goods is issued by the Victorian WorkCover Authority pursuant to section 168 of the Regulations.

#### **Background:**

The Competent Authorities Panel (CAP) at its 42nd meeting held on the 14 and 15 November 2012 decided that this exemption should have effect in all participating jurisdictions and is applicable to Barker Trailers Pty Ltd, consignors, loaders, prime contractors, and drivers.

#### **Exemption issued to:**

Barker Trailers Pty Ltd, consignors, loaders, prime contractors, and drivers required to comply with the provisions of regulations 104–107 of Part 8, Stowage and Restraint to the dangerous goods specified below.

#### **Provisions of the Regulations subject to exemption:**

#### Part 8 Stowage and Restraint

Regulation 104 Consignor's duties (Equivalent to regulation 8.1.1 of Model Subordinate Law on the Transport of Dangerous Goods by Road or Rail 2007), in so far at it relates to clause 8.1.3.2 of the Australian Code for the transport of Dangerous goods by Road or Rail [ADG Code], Regulation 105 Loaders duties (Equivalent to regulation 8.1.2 of Model Subordinate Law on the Transport of Dangerous Goods by Road or Rail 2007), in so far at it relates to clause 8.1.3.2 of the Australian Code for the transport of Dangerous goods by Road or Rail [ADG Code], Regulation 106 – Prime contractors duties (Equivalent to regulations 8.1.3 of Model Subordinate Law on the Transport of Dangerous Goods by Road or Rail 2007), in so far at it relates to clause 8.1.3.2 of the Australian Code for the transport of Dangerous goods by Road or Rail [ADG Code], and Regulations 107, Drivers duties (Equivalent to regulations 8.1.4 of Model Subordinate Law on the Transport of Dangerous Goods by Road or Rail 2007) in so far at it relates to clause 8.1.3.2 of the Australian Code for the transport of Dangerous goods by Road or Rail [ADG Code].

#### Dangerous goods to which the exemption applies:

All dangerous goods in packages.

#### Period of time the exemption remains in force:

This exemption has effect on and from 23 January 2013 up to and until such time as the ADG Code, Seventh edition, is no longer in force or the exemption is varied or revoked by the Victorian WorkCover Authority.

#### **Conditions:**

- 1. Dangerous Goods must be packed on pallets that are either shrink or stretched wrapped and weigh not more than 1000 kg.
- 2. Dangerous Goods loads must be restrained in accordance with the Load Restraint Guide.
- 3. Rigid sides or gates as required by clause 8.1.3.2 of the ADG Code are not required when transporting dangerous goods provided that the vehicle is fitted and uses the Barker Trailers Pty Ltd Sentinel Load Restrain system described in document 800-002-1000doc 29/11/12 Rev A, covered by innovation patent 2009100950 (16 October 2009) and design certificate of registration No. 314798 (26 June 2007) in accordance with the manufactures instruction.
- 4. Every vehicle trailer fitted with a Barker Trailers Pty Ltd Sentinel Load Restrain System must have a durable label permanently attached in a conspicuous place readily visible and legible at all time.

- 5. The durable label described in condition 4 must be set out and contain all the information as per 'sample of durable label' shown below.
- Except as detailed above, the exemption requires all road transport operations to be in accordance with the requirements of the Victorian Dangerous Goods (Transport by Road or Rail) Regulations 2008.

#### Geographical area for which the exemption is valid:

State of Victoria.

#### Sample of durable label:

**Exemption issued by:** Victorian Workcover Authority Date of issue: 23 January 2013 **Exemption expires:** This Exemption shall remain valid up to and until such times as ADG Code, seventh edition is no longer in force or the exemption is varied or revoked by the Victorian Workcover Authority. **Exemption covers:** The use of the Barker Trailers Ptv Ltd SENTINEL Load Restraint System as described in condition 3 of exemption certificate VCAP-00 EXEMP CA2013-00 instead of rigid sides or gates. Trailer Vehicle (Insert the trailer vehicle identification numbers) **Identification Number: Label Specifications** 180mm by 180mm White background Letters 7mm in black and Capitals

> ADRIAN SIMONETTA Manager, Dangerous Goods for and on behalf of the Victorian WorkCover Authority

#### Occupational Health and Safety Act 2004

#### OCCUPATIONAL HEALTH AND SAFETY REGULATIONS 2007

Victorian WorkCover Authority Exemption

Number:

H12/03495

**Purpose:** 

This exemption from compliance with regulation 3.6.2, a provision of Part 3.6 (High Risk Work) of the Occupational Health and Safety Regulations 2007 (the Regulations), requiring that an employer must not allow an employee to do any high risk work unless the employee holds an appropriate high risk work licence in relation to that work, is granted by the Victorian WorkCover Authority (WorkSafe Victoria) under the provisions of regulation 7.2.2 of the Regulations to employer, Australian Grand Prix Corporation of Level 5, 616 St Kilda Road, Melbourne, Victoria (AGPC).

**Background:** AGPC is responsible for the safety of international freight handlers employed or engaged by Formula One Management (FOM) or F1 Racing Teams to handle rare and high value equipment, including F1 racing cars, for the annual Australian Formula One Grand Prix event held at the Albert Park Grand Prix circuit, Albert Park, Victoria (the event).

> Given the specialist nature of the high risk work to be performed, a written application dated 12 November 2012 was made by AGPC seeking an exemption from the requirement under the Regulations that an employer must not use unlicensed employees to do high risk work for the event for international freight handlers undertaking high risk work in the operation of forklifts (industrial lift trucks) for the event.

> In considering AGPC's application for an exemption, I am satisfied that the high risk work can be performed as safely by a person who does not hold a forklift licence as it can be performed by a person who holds such a licence, subject to the observation of conditions imposed in granting the exemption.

**Exemption:** 

Pursuant to regulation 7.2.2 of the Occupational Health and Safety Regulations 2007 (the Regulations), the Australian Grand Prix Corporation (AGPC) is exempted from complying with regulation 3.6.2(a) of the Regulations in relation to the specified high risk work of operating a forklift by persons who do not hold a high risk work licence subject to the observance of the imposed conditions set out herein.

**Conditions:** 

This exemption is subject to the following conditions:

- This exemption shall apply only to those persons who are non-Victorian 1. residents engaged or employed by AGPC, FOM or the F1 Racing Teams to operate forklifts (industrial lift trucks) for the event with a limit of two forklift operators per team.
- 2. This exemption starts and applies fourteen days before the event, applies during the event and applies and ends fourteen days after the event for each event held in the years 2013, 2014 and 2015 respectively unless earlier revoked by WorkSafe Victoria.
- 3. This exemption shall only apply to the workplace or undertaking represented by designated forklift operating areas at the Albert Park Grand Prix circuit, Albert Park. Victoria in accordance with those areas specified in drawing numbers APP0013-C-DWG-113 Rev A and APP0013-C-DWG-112 Rev A as provided in AGPC's exemption application.

- 4. The International Freight Logistics Operations Plan as provided in AGPC's exemption application must be implemented and AGPC must notify WorkSafe Victoria in writing no later that one calendar month prior to the event of any variations to the Plan in respect to the designated forklift operating areas or activities to be undertaken for the event.
- 5. Persons and classes of persons operating forklifts before, during and after the event must hold, and provide evidence of, a forklift licence or certificate of competency issued outside the State of Victoria and provide other evidence of identity which evidence must include a colour photograph of that person. AGPC must verify the identify of each person, provide to WorkSafe Victoria and retain for a period of five years post the conclusion of the event, copies of the forklift licence or certificate of competency and identification document.
- 6. AGPC must advise WorkSafe Victoria in writing no later than one calendar month prior to the commencement of the event of the name of the Registered Training Organisation (RTO) authorised by WorkSafe Victoria as a forklift licence assessor to be engaged by AGPC to undertake a performance assessment of each person who is to operate a forklift before, during and/or after the event.
- 7. Prior to the commencement of any forklift operating activities for the event, AGCP must ensure that the RTO authorised by WorkSafe Victoria as a forklift licence assessor undertakes an initial competency assessment for each person who intends to operate a forklift before, during and/or after the event in accordance with the Licensing Persons Performing High Risk Work; Mandated Assessment Instruments; Guide for Assessors and the Statement of Competency Review in the Assessment Instrument Licence to operate a forklift truck, Revision 1 Assessor Version: November 2012.
- 8. Each completed Statement of Competency Review must be signed by the person undertaking the assessment and the individual licence assessor on behalf of the RTO, retained by the AGPC for a period of five years, and provided to WorkSafe on request.
- 9. Prior to the commencement of any forklift operating activities for the event, each person who will operate a forklift must be provided with information and instructions by AGPC about the safety requirements for operation of a forklift for the event in a language and format that the person to whom the instructions and information provided can understand.
- 10. Prior to the commencement of any forklift operating activities for the event, each person who will operate a forklift must produce their accreditation for access to the designated forklift operating areas and read, acknowledge and sign a safety undertaking in a language that the person can understand prior to being provided with the keys to any forklift.
- 11. All forklifts to be operated for the event must comply with Australian Standards and undergo and satisfy a safety inspection conducted by a suitably competent person at the commencement of each day before use.
- 12. A physical boundary must be erected to restrict unauthorised access to, and traffic egress from, the designated operating areas for forklift activities. Security personnel must be provided to enforce the secured area.

- 13. All persons present within the designated forklift operating areas must wear appropriate personal protective equipment, including high visibility clothing and protective footwear.
- 14. An AGPC supervisor or project manager must be present at all times that forklift operating activities are taking place before, during and after the event.
- 15. A suitably competent safety officer/observer, independent of FOM and the F1 Racing Teams, must be present at all times that forklift operating activities are taking place before, during and after the event, and is responsible for the enforcement of any safety requirements and plans and the initiation of immediate corrective actions where non-compliance is identified.

JARROD EDWARDS

Director, Workplace Hazards & Hazardous Industries Group for and on behalf of the Victorian WorkCover Authority

#### Pipelines Act 2005

SECTION 70

Significant Alteration to Authorised Route

PIPELINE LICENCE NUMBER: 90

NAME AND ADDRESS OF

LICENSEE(S):

SPI Networks (Gas) Pty Ltd

Level 31

2 Southbank Boulevard Southbank, Victoria 3006

DESCRIPTION OF EXISTING AUTHORISED ROUTE:

The route of the Exford to Melton Transmission pipeline commences at a valve on a branch of Pipeline Licence 78 adjacent to Eynesbury Road, Exford, then runs through the Melton City Gate, then runs in a generally northerly direction for 8.0 kms to terminate at a distribution depot on the intersection of Brooklyn Road and Rees Road, Melton.

ALTERATION:

As from today:

- 1. The authorised route of the pipeline is altered to loop part of the pipeline for 1.25 kms and for the installation of a Field Regulator.
- 2. The authorised route of the pipeline is delineated by the red line depicted on Drawing Number T344-1-1 Rev G and replaces all existing drawings.

#### **CONDITIONS:**

As from today the conditions of Pipeline Licence 90 are revoked and replaced with the following conditions:

- 1. The pipeline shall have the following features:
  - a. Maximum Allowable Operating Pressure: 2,760 kPa
  - b. Contents: Gaseous hydrocarbons
  - c. Internal diameter: 50 mm, 100 mm and 150 mm
  - d. Length: 8.0 km

- 2. The licensee must report to the Minister at least once in every year and at such other times as agreed with the Minister on the performance of the licensee in protecting the environment from the pipeline operation.
- 3. The licensee must give the Minister 7 days notice in writing, if the licensee intends to cease to convey substances through the pipeline, otherwise than in the course of the normal operating procedure of the pipeline and does not intend to surrender the licence.
- 4. The licensee must obtain and maintain insurance against expenses or liabilities or specified things arising in connection with, or as a result of, the carrying out of a pipeline operation, or the doing of any other thing, under the licence, including the expenses of complying with directions with respect to the clean-up or other remedying of the effects of the escape of petroleum, or any other liquid or gaseous substance, from the pipeline.

Dated 23 January 2013

JOHN MITAS Acting Executive Director Earth Resources Regulation Delegate of the Minister

#### **Pipelines Act 2005**

**SECTION 67** 

Minor Alteration to Authorised Route

PIPELINE LICENCE NUMBER: 101

NAME AND ADDRESS OF

LICENSEE(S):

APA GasNet Australia (Operations) Pty Ltd

180 Greens Road

Dandenong, Victoria 3175

DESCRIPTION OF EXISTING AUTHORISED ROUTE:

The pipeline commences at the Keon Park offtake with a 600 mm nominal bore and heads north for 14.1 km to the Wollert Compressor Station. It then continues north for 269.4 km with a 300 mm nominal bore terminating at the Wodonga City Gate. The pipeline also includes a 34.5 km offtake with a 200 mm nominal bore from the Euroa City Gate to the Shepparton City Gate. The overall length of the pipeline is approximately 318 km.

ALTERATION:

As from today:

- 1. The authorised route of the pipeline is altered for the installation of a field regulator and construction of approximately 10,730 mm of new pipe.
- 2. The authorised route of the pipeline is delineated by the red and green lines depicted on Drawing Numbers A6-101-1 Rev H, A6-101-2 Rev D, A6-101-3 Rev D, A6-101-4 Rev B, A6-101-5 Rev B, A6-101-6 Rev G, A6-101-7 Rev B, A6-101-8 Rev B, A6-101-9 Rev B, A6-101-10 Rev B, A6-101-11 Rev E, A6-101-12 Rev F, A6-101-13 Rev B, A6-101-14 Rev D, A6-101-15 Rev E and A6-101-16 Rev B and replace all existing drawings.

#### **CONDITIONS:**

As from today the conditions of Pipeline Licence 101 are revoked and replaced with the following conditions:

- 1. The pipeline shall have the following features:
  - a. Maximum Allowable Operating Pressure:

Line 1 – 2.760 kPa

Line 2 – 8,800 kPa (between chainage 00 to chainage 123,578) and 7,400 kPa (between chainage 123,578 to chainage 124,174)

Line 3 - 7,400 kPa

Line 4 - 7,400 kPa

Line 5 - 2,760 kPa

- b. Contents: Gaseous hydrocarbons
- Internal diameter: 200 mm for a length of 34.5 km
   Internal diameter: 300 mm for a length of 269.4 km
   Internal diameter: 600 mm for a length of 14.1 km
- d. Overall length: 318 kms
- 2. The licensee must report to the Minister at least once in every year and at such other times as agreed with the Minister on the performance of the licensee in protecting the environment from the pipeline operation.
- 3. The licensee must give the Minister 7 days notice in writing, if the licensee intends to cease to convey substances through the pipeline, otherwise than in the course of the normal operating procedure of the pipeline and does not intend to surrender the licence.
- 4. The licensee must obtain and maintain insurance against expenses or liabilities or specified things arising in connection with, or as a result of, the carrying out of a pipeline operation, or the doing of any other thing, under the licence, including the expenses of complying with directions with respect to the clean-up or other remedying of the effects of the escape of petroleum, or any other liquid or gaseous substance, from the pipeline.

Dated 23 January 2013

JOHN MITAS

Acting Executive Director Earth Resources Regulation
Delegate of the Minister

#### **Pipelines Act 2005**

#### SECTION 67

Minor Alteration to Authorised Route

PIPELINE LICENCE NUMBER: 102

NAME AND ADDRESS OF

Vic Gas Distribution Pty Ltd

LICENSEE(S):

1 Wood Street

Thomastown, Victoria 3074

DESCRIPTION OF EXISTING AUTHORISED ROUTE:

The route of the pipeline commences from a branch valve on Pipeline Licence 219 to a field regulator near the corner of

Hume Street and Woodland Street, Wodonga.

ALTERATION: As from today:

1. The authorised route of the pipeline is altered to lay approximately 30 metres of 150 mm transmission pipeline to supply a new field regulator in Melbourne Road, near the intersection of Melrose Drive, Wodonga.

2. The authorised route of the pipeline is delineated by the red and green line depicted on Drawing Number T31-1-7 Rev D and replaces all existing drawings.

#### **CONDITIONS:**

As from today the conditions of Pipeline Licence 102 are revoked and replaced with the following conditions:

- 1. The pipeline shall have the following features:
  - a. Maximum Allowable Operating Pressure: 2,760 kPa
  - b. Contents: Gaseous hydrocarbons
  - c. Length: 5.05 kms
  - d. Internal diameter: 200 mm
- 2. The licensee must report to the Minister at least once in every year and at such other times as agreed with the Minister on the performance of the licensee in protecting the environment from the pipeline operation.
- 3. The licensee must give the Minister 7 days notice in writing, if the licensee intends to cease to convey substances through the pipeline, otherwise than in the course of the normal operating procedure of the pipeline and does not intend to surrender the licence.
- 4. The licensee must obtain and maintain insurance against expenses or liabilities or specified things arising in connection with, or as a result of, the carrying out of a pipeline operation, or the doing of any other thing, under the licence, including the expenses of complying with directions with respect to the clean-up or other remedying of the effects of the escape of petroleum, or any other liquid or gaseous substance, from the pipeline.

Dated 23 January 2013

JOHN MITAS

Acting Executive Director Earth Resources Regulation
Delegate of the Minister

#### **Road Safety Act 1986**

# DECLARATION UNDER SECTION 99B(4) IN RELATION TO THE WORLD JUNIOR WATER SKI CHAMPIONSHIPS PARADE, YARRAWONGA, ON 20 FEBRUARY 2013

#### 1 Purpose

The purpose of this Declaration is to exempt participants in the World Junior Water Ski Championships Parade from specified provisions of the Road Safety Road Rules 2009 with respect to the Event, which is a non-road activity to be conducted on Belmore Street, Yarrawonga and adjacent roads on 20 February 2013.

#### 2 Authorising provision

This notice is made under section 99B(4) of the **Road Safety Act 1986**. Section 99B(4) provides that the Minister may, on the application of a person proposing to conduct a non-road activity on a highway, by notice published in the Government Gazette, declare that specified provisions of the **Road Safety Act 1986** and of the regulations made under that Act do not apply with respect to the non-road activity specified in the notice during the period specified in the notice.

#### 3 Commencement

This notice takes effect on 20 February 2013 at 6.00 pm.

#### 4 Expiry

This notice expires on 20 February 2013 at 6.30 pm.

#### 5 Definitions

In this notice, unless the context or subject-matter otherwise requires –

- a) 'Event' means the World Junior Water Ski Championships Parade, to be held on 20 February 2013; and
- b) 'Participants' means participants in the Event, including officers, members and authorised agents of the Mulwala Water Ski Club, whose presence is reasonably required to ensure the safe conduct of the Event.

#### 6 Declaration

I, Gary Liddle, as delegate of the Minister for Roads, under section 99B(4) of the **Road Safety Act 1986** declare that the provisions of the Road Safety Road Rules 2009 specified in Table 1 do not apply to Participants engaged in activities forming part of the Event on the highways specified in column 1 of Table 2, on the date and during the period specified in column 2 of Table 2.

Table 1
Provisions of the Road Safety Road Rules 2009 that do not apply to participants in the Event

Road Safety Road Rules 2009		
Part 9	Roundabouts	
Part 11	Keeping Left, Overtaking and Other Driving Rules	
Part 12	Restrictions on Stopping and Parking	
Part 14	Rules for Pedestrians	
Part 16	Rules for Persons Travelling on or in Vehicles	
Rule 298	Driving with a person in a trailer	

#### Table 2

Column 1 Highways	Column 2  Date and time
Piper Street, between Hovel Street and Belmore Street in Yarrawonga	20 February 2013, between 6.00 pm and 6.30 pm
Belmore Street, between Piper Street and Witt Street in Yarrawonga	
Witt Street, between Belmore Street and Hume Street in Yarrawonga	
Hume Street, between Witt Street and Hunt Street in Yarrawonga	
Hunt Street, Yarrawonga	

Dated 18 January 2013

GARY LIDDLE Chief Executive Roads Corporation

#### Water Act 1989

#### BULK ENTITLEMENT (WESTERNPORT) CONVERSION AMENDMENT ORDER 2013

I, Peter Walsh, as Minister administering the Water Act 1989, make the following Order –

#### TITLE

 This Order is called the Bulk Entitlement (Westernport) Conversion Amendment Order 2013.

#### **PRELIMINARY**

2. The Bulk Entitlement (Westernport) Conversion Order 1997 (the 'Bulk Entitlement Order') was made by the Minister on 8 July 1997 to convert Westernport Water's existing rights to water from Tennent Creek to a defined bulk water entitlement.

#### **PURPOSE**

3. The purpose of this Order is to amend the Bulk Entitlement Order to account for an enlargement of the capacity of Candowie Reservoir from 2,263 ML to 4,463 ML. The amendment allows for environmental water releases to be made to mitigate the impact of raising Candowie Reservoir, and to restore a more natural flow regime to Tennent Creek.

#### **AUTHORISING PROVISIONS**

4. This Order is made in accordance with section 44 of the **Water Act 1989**.

#### COMMENCEMENT

5. This Order comes into effect on 1 July 2013.

#### **INSERTION OF CLAUSE 9A**

After clause 9 of the Bulk Entitlement Order insert –

#### '9A. ENVIRONMENTAL RELEASES

- 9A.1 The Authority is required to make the following environmental flow releases from Candowie Reservoir
  - (a) during the period from May to November inclusive each year, the lesser of
    - i) 5 ML/day: and
    - ii) the inflow to Candowie Reservoir from Tennent Creek; and
  - (b) during the period from December to April inclusive each year, the lesser of
    - i) 0.1 ML/day; and
    - ii) the inflow to Candowie Reservoir from Tennent Creek; and
  - (c) during the period from May to November inclusive, 8 winter freshes of 7.5 ML/day for at least 1 day, with at least 7 days between each winter fresh, within operational tolerances to be agreed by the Authority and the waterway manager.
- 9A.2 Spills from Candowie Reservoir are counted as environmental flow releases for the purposes of sub-clause 9A.1.
- 9A.3 When the volume in storage in Candowie Reservoir falls below 850 ML, the Authority may discontinue environmental flow releases under paragraph 9A.1(a).
- 9A.4 If the Authority discontinues releases in accordance with sub-clause 9A.3, then the Authority is required to make an environmental flow release from Candowie Reservoir, during the period from May to November inclusive each year, of the lesser of
  - i) 1 ML/day; and
  - ii) the inflow to Candowie Reservoir from Tennent Creek.

- 9A.5 The Authority must resume releases in accordance with paragraph 9A.1(a) when the volume in storage in Candowie Reservoir reaches 2,000 ML.
- 9A.6 Before restricting the releases in accordance with paragraph 9A.3, the Authority must advise the waterway manager.
- 9A.7 Within 12 months of the commencement of this Order, the Authority and waterway manager must agree arrangements for the monitoring and management of water quality in the waterway, downstream of Candowie Reservoir, during periods of restriction under sub-clause 9A.3, including provisions for emergency water releases to maintain water quality.
- 9A.8 The Authority and waterway manager may by agreement vary the arrangements under sub-clause 9A.7 from time to time.
- 9A.9 Any water released for environmental flows pursuant to this clause does not count as water taken from the waterway under sub-clause 6.1.'

#### SUBSTITUTION OF CLAUSE 10

7. For clause 10 of the Bulk Entitlement Order, **substitute** –

#### '10. SHARE OF CAPACITY

The Authority is entitled to –

- (a) all water at any time stored in the Candowie Reservoir; and
- (b) the full capacity of the Candowie Reservoir, up to 4,463 ML at full supply level of 62.35 metres Australian Height Datum –

but may not use or transfer from Tennent Creek any more than its annual entitlement in any year.'

#### AMENDMENT TO CLAUSE 13

- 8. In sub-clause 13.4 of the Bulk Entitlement Order, after paragraph (c) **insert**
  - '(d) update the metering program to take account of any relevant amendments to this Order.'

#### AMENDMENT TO CLAUSE 14

- 9. In sub-clause 14.1 of the Bulk Entitlement Order after paragraph (a), insert
  - '(ab) the daily amount of water released from Candowie Reservoir for environmental flows in accordance with clause 9A.'
- 10. In sub-clause 14.1 of the Bulk Entitlement Order after paragraph (c), insert
  - '(ca) the annual amount of water released from Candowie Reservoir for environmental flows in accordance with clause 9A.'
- 11. In sub-clause 14.3 of the Bulk Entitlement Order for paragraph (a) substitute
  - '(a) paragraphs (a), (ab) and (b) of sub-clause 14.1; and'.

Dated 19 January 2013

PETER WALSH MLA Minister for Water

#### Planning and Environment Act 1987

#### BOROONDARA PLANNING SCHEME

Notice of Approval of Amendment Amendment C180

The Minister for Planning has approved Amendment C180 to the Boroondara Planning Scheme.

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

The Amendment extends the expiry date of Schedule 12 to the Design and Development Overlay which gives effect to the West Hawthorn Urban Design Framework (2006) on an interim basis until 30 April 2013.

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, Planning Counter, First Floor, 8 Inglesby Road, Camberwell.

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

#### Planning and Environment Act 1987

#### COLAC OTWAY PLANNING SCHEME

Notice of Approval of Amendment Amendment C65 Part 1

The Minister for Planning has approved Amendment C65 Part 1 to the Colac Otway Planning Scheme.

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

The Amendment deletes Design and Development Overlay Schedule 7 from land in Apollo Bay within the area bounded by Cawood Street, Murray Street, Great Ocean Road and McLachlan Street, and applies Design and Development Overlay Schedule 6 to the land.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Colac Otway Shire Council, 2–6 Rae Street, Colac.

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

#### **Planning and Environment Act 1987**

COLAC OTWAY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C68

The Minister for Planning has approved Amendment C68 to the Colac Otway Planning Scheme.

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

The Amendment refines the application of the Erosion Management Overlay by updating the mapping of the overlay and amending Schedule 1 to the Erosion Management Overlay.

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 Colac Otway Shire Council, 2–6 Rae Street, Colac, Victoria 3250.

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

#### Planning and Environment Act 1987

#### GLEN EIRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C87

The Minister for Planning has approved Amendment C87 to the Glen Eira Planning Scheme.

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

The Amendment:

- updates the Municipal Strategic Statement at Clause 21.04 to reflect the Glen Eira Neighbourhood Character Review Final Report March 2011 (Planisphere);
- includes the Glen Eira Neighbourhood Character Review Final Report March 2011 (Planisphere) as a reference document in Clauses 21.04 Housing and Residential Development and 22.08 Minimal Change Area Policy;
- amends Clause 22.08 Minimal Change Area Policy to delete the Significant Character Areas;
- amends Clause 22.07 Housing Diversity Area Policy to reflect the change in status of some
  of the Significant Character Areas not proposed to be included in the Neighbourhood Character
  Overlays;
- introduces Schedules 2, 3 and 4 to the Design and Development Overlay;
- introduces the Neighbourhood Character Overlay, including Schedules 1, 2, 3, 4, 5 and 6, to the Glen Eira Planning Scheme;
- applies the Neighbourhood Character Overlay and Design and Development Overlay to 17 residential areas within the municipality; and
- amends the Schedule to Clause 61.03 to introduce the Neighbourhood Character Overlay and the Design and Development Overlay.

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 Glen Eira City Council, Customer Service Centre, corner Glen Eira and Hawthorn Roads, Caulfield; at the City of Glen Eira website, www.gleneira.vic.gov.au or during library opening hours at the following public libraries: Bentleigh Library, 161 Jasper Road, Bentleigh, Victoria 3204; Carnegie Library, 7 Shepparson Avenue, Carnegie, Victoria 3163; Caulfield Library, corner Hawthorn and Glen Eira Roads, Caulfield South, Victoria 3162; and Elsternwick Library, 4 Staniland Grove, Elsternwick, Victoria 3185.

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

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#### Planning and Environment Act 1987

### MELTON PLANNING SCHEME Notice of Approval of Amendment Amendment C110

The Minister for Planning has approved Amendment C110 to the Melton Planning Scheme.

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

The Amendment makes changes to the Taylors Hill West Development Contributions Plan to include the cost of the land acquisition required to widen Beattys Road between 30–68 Beattys Road, Hillside.

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

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

#### Planning and Environment Act 1987

MELTON PLANNING SCHEME Notice of Approval of Amendment Amendment C136

The Minister for Planning has approved Amendment C136 to the Melton Planning Scheme.

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

The Amendment rezones the prison precinct at Ravenhall to Special Use Zone – Schedule 8 (SUZ8) and Public Conservation and Resource Zone; removes the Design and Development Overlay – Schedule 1 (Noise Attenuation) and Public Acquisition Overlay that applies to parts of the land and exempts the SUZ8 from the permit requirements of Clause 52.17 (Native Vegetation).

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Melton City Council, 232 High Street, Melton, Victoria 3337.

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

#### Planning and Environment Act 1987

#### MOUNT ALEXANDER PLANNING SCHEME

Notice of Approval of Amendment Amendment C80

The Minister for Planning has approved Amendment C80 to the Mount Alexander Planning

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

The Amendment introduces an incorporated document into the Mount Alexander Planning Scheme for land at 64 Buntins Road, Elphinstone.

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 Mount Alexander Shire Council, 9 Halford Street, Castlemaine.

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

#### ORDERS IN COUNCIL

#### **Corrections Act 1986**

# REVOCATION AND APPOINTMENT OF COMMUNITY CORRECTIONS CENTRES Order in Council

The Governor in Council, under section 86(1) of the **Corrections Act 1986**, by Order, revokes the order made on 16 October 2012 entitled 'revocation and appointment of community corrections centres' and appoints the premises at the addresses below to be community corrections centres under that Act.

This Order comes into effect from the date on which it is made.

Community Corrections Centres
Court House Building, Barkly Street, <b>Ararat</b>
108–110 McLeod Street, Bairnsdale
206 Mair Street, <b>Ballarat</b>
Court House, Bridge Street, Benalla
18–20 St Andrews Avenue, <b>Bendigo</b>
38–40 Prospect Street, <b>Box Hill</b>
703 Station Street, <b>Box Hill</b>
25–27 Dimboola Road, <b>Broadmeadows</b>
Ground Floor, 444 Swanston Street, Carlton
Court House, Lyttleton Street, Castlemaine
16 Pine Street, Cobram
Magistrates' Court, Queen Street, Colac
Neighbourhood Justice Centre, 241 Wellington Street, Collingwood
Ground Floor and Mezzanine level, 46–50 Walker Street, <b>Dandenong</b>
153 Foster Street, <b>Dandenong</b>
Demountable premises located adjacent to the Court House, Codrington Street, <b>Dromana</b>
Court House, Heygarth Street, Echuca
Ground Floor, 431 Nepean Highway, Frankston
Level 5, 30A Little Malop Street, <b>Geelong</b>
4/18 Sherbourne Road, Greensborough
2 Roberts Street, <b>Hamilton</b>
Ground Floor, 81–83 Burgundy Street, <b>Heidelberg</b>
1140 Nepean Highway, <b>Highett</b>
Level 2, 21 McLachlan Street, <b>Horsham</b>

Court House, Victoria Street, Kerang
Court House, Bridge Street, Korumburra
Court House, Hutton Street, Kyneton
1/18 Clarke Street, Lilydale
Court House, Highett Street, Mansfield
51–61 Clarendon Street, Maryborough
83–85 Unitt Street, <b>Melton</b>
59 Madden Avenue, <b>Mildura</b>
25 Ann Street, Morwell
Court House, Wosley Street, <b>Orbost</b>
79 Oke Street, <b>Ouyen</b>
Community Health Centre, Otway Street, <b>Portland</b>
Ground Floor, 909 High Street, <b>Reservoir</b>
Level 1, 2 Bond Street, Ringwood
Court House, George Street, Robinvale
374–378 Raymond Street, <b>Sale</b>
32 Wallis Street, Seymour
307–331 Wyndham Street, <b>Shepparton</b>
Court House, Napier Street, St Arnaud
Court House, Patrick Street, Stawell
10 Foundry Road, Sunshine
1–3 McCallum Street, <b>Swan Hill</b>
119–121 Murphy Street, Wangaratta
First Floor, 70 Smith Street, Warragul
218 Koroit Street, Warrnambool
Suite 12, Level 2, 75–79 Watton Street, Werribee
5 Elgin Boulevard, <b>Wodonga</b>
Court House, Watt Street, Wonthaggi

Dated 29 January 2013 Responsible Minister: ANDREW McINTOSH MP Minister for Corrections

#### Land Act 1958

# APPROVAL BY THE GOVERNOR IN COUNCIL TO THE SALE OF CROWN LAND BY PRIVATE TREATY

Order in Council

The Governor in Council under sections 99A(1)(a) and 99A(2) of the **Land Act 1958** approves the sale by private treaty of Crown Allotment 2018, Township of Winchelsea, Parish of Mirnee and located at 17 Hesse Street, Winchelsea.

This order is effective from the date it is published in the Government Gazette.

Dated 29 January 2013

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Responsible Minister: GORDON RICH-PHILLIPS MLC

Assistant Treasurer

MATTHEW McBEATH Clerk of the Executive Council

#### National Parks Act 1975

# ORDER DECLARING OPTUS NETWORKS PTY LIMITED TO BE A PUBLIC AUTHORITY

Order in Council

The Governor in Council, under section 3(2) of the **National Parks Act 1975**, declares Optus Networks Pty Limited to be a public authority for the purposes of the **National Parks Act 1975**.

Dated 29 January 2013

Responsible Minister RYAN SMITH Minister for Environment and Climate Change

> MATTHEW McBEATH Clerk of the Executive Council

#### National Parks Act 1975

# ORDER DECLARING NBN CO LIMITED TO BE A PUBLIC AUTHORITY

Order in Council

The Governor in Council, under section 3(2) of the **National Parks Act 1975**, declares NBN Co Limited (ACN 136 533 741) to be a public authority for the purposes of the **National Parks Act 1975**.

Dated 29 January 2013 Responsible Minister RYAN SMITH Minister for Environment and Climate Change

MATTHEW McBEATH Clerk of the Executive Council

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