

Victoria Government Gazette

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GENERAL

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The last Special Gazette was No. 73 dated 6 March 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)

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) LABOUR DAY WEEK 2013 (Monday 11 March 2013)

Please Note New Deadlines for General Gazette G11/13:

The Victoria Government Gazette (General) for LABOUR DAY week (G11/13) will be published on **Thursday 14 March 2013**.

Copy deadlines:

9.30 am on Friday 8 March 2013

Private Advertisements Government and Outer Budget Sector Agencies Notices

9.30 am on Tuesday 12 March 2013

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

TERMINATION AND DISSOLUTION OF LIMITED PARTNERSHIP

Notice is hereby given that the Hazelwood Finance Limited Partnership, a limited partnership between National Power Australia Finance Ltd (ARBN 075 497 791) as general partner, St Kilda Finance Pty Ltd (ACN 074 350 940), Hazelwood Ventures Inc. (ARBN 075 497 424) and HIC Finance Pty Ltd (ACN 075 495 528) as limited partners, was terminated and dissolved on 14 December 2012.

Any enquiries in relation to the partnership should be addressed to GDF SUEZ Australian Energy, Level 33, Rialto South Tower, 525 Collins Street, Melbourne, Victoria 3000.

Partnership Act 1958

W.T.A., H.W. & E.M. Enscoe farmers of Merino in the State of Victoria

In accordance with the above Act, notice is hereby given on behalf of Harold William Enscoe of Merino and member of the abovenamed farming partnership which has hitherto carried on the business of farming at and around Merino that, pursuant to notice in writing dated 17 December 2012, the abovenamed partnership shall cease to carry on business and be dissolved as and from 17 March 2013.

Dated 28 February 2013

This notice was inserted by CUTHBERTS, barristers and solicitors, 101 Lydiard Street North, Ballarat 3350, on behalf of the abovenamed Harold William Enscoe.

Re: DAVID ALAN HALL, late of 81 Moodemere Street, Noble Park, Victoria, fitter and turner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 September 2012, are required by the trustee, Alan Damien Hall, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

A. B. NATOLI PTY, solicitors, 24 Cotham Road, Kew 3101.

Re: SIDNEY ERNEST CHARLES LAWSON, late of 31 Lenna Street, Burwood East, retired business proprietor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 November 2012, are required by the trustees, Robyn Gael Oswald, Wayne Trevor Lawson and Kerrie June Oswald, to send particulars to the trustees, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they have notice.

A. B. NATOLI PTY, solicitors, 24 Cotham Road, Kew 3101.

Re: MARGARET ESTHER WITTMER, late of 2/156 Peel Street, Kew, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 September 2012, are required by the trustee, Phillip Adam Wittmer, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he has notice.

A. B. NATOLI PTY, solicitors, 24 Cotham Road, Kew 3101.

WILLIAM ALLEN, late of 31 Collins Street, Diamond Creek, in the State of Victoria, businessman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 22 June 2012, are required to send particulars thereof to the executor, care of the undermentioned solicitors, on or before 8 May 2013, 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: PAUL FAULKNER, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 October 2012, are required by the trustees, Stephen Paul Faulkner and Lee Howard Faulkner, to send particulars of their claims to the trustees, care of the undermentioned legal practitioners, by 6 May 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated 26 February 2013 BULLARDS, solicitors, 221 Queen Street, Melbourne 3000.

Re: Estate of MADGE CHRISTINA WESTPHALEN, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of MADGE CHRISTINA WESTPHALEN, late of Alcheringa Hostel, 2–14 Boree Drive, Swan Hill, Victoria, widow, deceased, who died on 8 November 2012, are to send particulars of their claim to the executor, care of the undermentioned legal practitioners, by 6 May 2013, after which the executor will distribute the assets, having regard only to the claims of which he then has notice.

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

Re: Estate of JOHN HENRY LANGLEY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 December 2011, are required by the trustees, Neil Francis Langley, Eilene Ruth Farrar, Kevin John Langley and Gordon Francis Langley, to send particulars to them, care of the undersigned, by 15 May 2013, 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, lawyers, 4 McCallum Street, Swan Hill, Victoria 3585.

Re: DEBORAH WARBURTON CROW, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 July 2012, are required by the trustees, Colin Gray Stuart Crow and Gordon John Stuart Crow, to send particulars to the trustees, care of their undermentioned solicitors, by 7 May 2013, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

HALL & WILCOX, solicitor,

Level 30, 600 Bourke Street, Melbourne 3000.

Re: BENJAMIN HENRY STENNIKEN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 August 2012, are required by the trustees, Dorothy Hope Stenniken, Jocelyn Sephton, Lindsay John Stenniken and Malcolm Charles Stenniken, to send particulars to the trustees, care of their undermentioned solicitors, by 7 May 2013, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

HALL & WILCOX, solicitor,

Level 30, 600 Bourke Street, Melbourne 3000.

Creditors, next-of-kin and others having claims in respect of the estate of CAMILLE ANNE GROVES, late of 140 High Street, Yea, Victoria, retired, deceased, who died on 26 May 2012, are required by the trustee, Peter John Walsh, to send particulars of their claims to the said trustee, care of his undermentioned solicitors, by 7 May 2013, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

LAWSON HUGHES PETER WALSH, lawyers, Level 2, 533 Little Lonsdale Street, Melbourne, Victoria 3000.

Re: DOROTHY IRENE GRAYLING, late of Oasis Aged Care Inc., 1039 Karadoc Avenue, Irymple (formerly of Ouyen), in the State of Victoria, retired farmer.

Creditors, next-of-kin or others having claims in respect of the deceased, DOROTHY IRENE GRAYLING, who died on 3 June 2012, are required by the executors, Lois McBain and Phillip Grayling, of PO Box 1276 CP, Mildura 3501, to send particulars of their claim by 7 June 2013, after which date the executors will distribute the assets, having regards only to the claims of which they then have notice. Re: YVONNE MARGARET ALICE LEONARD, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 January 2013, are required by the trustees, Mark Alexander Leonard and Colin John Leonard, to send particulars to the trustees, care of the undermentioned solicitors, by a date not later than two months from the date of 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.

LUSCOMBE COLAHAN, solicitors, PO Box 506, Wonthaggi 3995.

Re: ELAINE MERLE O'CONNOR, late of Princeton View Nursing Home, 29 Heathfield Road, Brighton East, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 August 2012, are required by the trustee, Perpetual Trustees Victoria Limited, of Level 35, Rialto South Tower, 525 Collins Street, Melbourne, Victoria, and Geraldine Mary Moore, care of Maddocks, lawyers, 140 William Street, Melbourne, Victoria, to send particulars to the trustee by 6 May 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MADDOCKS, lawyers, 140 William Street, Melbourne 3000.

Re: AUDREY VENICE WILLIAMS, late of 7 Harris Street, Blackburn North, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 September 2012, are required by the trustee, Perpetual Trustee Company Limited of Level 35, Rialto South Tower, 525 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 6 May 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MADDOCKS, lawyers, 140 William Street, Melbourne 3000. ROBERT KEITH BURKE, late of 1252 Shepparton–Katamatite Road, Invergordon 3636, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 December 2012, are required by the executrix, Beverley Dawn Burke, to send particulars, care of the undermentioned solicitors, by the date not later than sixty days from the date of publication hereof, after which date the executrix may convey or distribute the assets, having regard of which she then has notice.

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

Re: DOROTHY JEAN FRITH, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 October 2012, are required by the trustees, Ronald Allen Thomas and Ian Desmond Giblin, to send particulars to them, care of the undermentioned solicitors, by 15 May 2013, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

PEARCE WEBSTER DUGDALES, solicitors, 4th Floor, 379 Collins Street, Melbourne 3000.

PETER NICHOLAS THOMAS, late of Unit 31, 108 Elgin Street, Carlton, Victoria, accountant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 October 2012, are required by the executor, Susan Margaret Thomas of 3B Cowper Street, Ainslie, Australian Capital Territory, scientist, to send particulars to her (care of the undersigned) by 7 May 2013, after which date she may convey or distribute the assets, having regard only to the claims of which she has notice.

RENNICK & GAYNOR, solicitors, 431 Riversdale Road, Hawthorn East, Victoria 3123.

Re: GARETH MORGAN LEWIS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 August 2012, are required by the administrator, David Lewis, to send particulars of such claims to him, in care of the undermentioned lawyers, by 8 May 2013, after which date the administrator 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: ALMA MARY CHISHOLM, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 October 2012, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 7 May 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED, 18 View Street, Bendigo 3550.

Re: NANCY CLAIRE FEDDERSEN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 January 2012, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 7 May 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED, 18 View Street, Bendigo 3550.

Re: GARY ALLAN JOHNSTON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 April 2012, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 8 May 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED,

18 View Street, Bendigo 3550.

Re: MARTIN FOSTER SHANNON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 August 2012, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 8 May 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED, 18 View Street, Bendigo 3550.

Re: MARIA LAZURKO, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 August 2012, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 7 May 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED, 18 View Street, Bendigo 3550.

lo view Street, Benuigo 5550.

Re: ROBERT JOHN O'BRIEN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 September 2012, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 7 May 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice. SANDHURST TRUSTEES LIMITED, 18 View Street, Bendigo 3550.

Re: HENRY MAXWELL SEEBER, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 January 2013, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 7 May 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED, 18 View Street, Bendigo 3550.

Re: MURIEL LESLEY WRIGHT, 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, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 7 May 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED, 18 View Street, Bendigo 3550.

RONALD BRUCE GREEN, late of 2A Grant Avenue, Balwyn, Victoria, retired company director, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 September 2012, are required by The Trust Company (Australia) Limited, ACN 000 000 993, of 3/530 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 17 May 2013, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

THE TRUST COMPANY (LEGAL SERVICES) PTY LTD,

3/530 Collins Street, Melbourne, Victoria 3000.

ADVERTISEMENT OF SALE BY THE SHERIFF

On Thursday 11 April 2013 at 1.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Cabdalla Abdirahman Cabdiraxmaan of 40 Bramble Crescent, Bundoora, joint proprietor with Farhia Hassan Mohamed, of an estate in fee simple in the land described on Certificate of Title Volume 10557 Folio 724, upon which is erected a house known as 40 Bramble Crescent, Bundoora.

Registered Mortgage (Dealing No. AE050163H), Covenant (Dealing No. W810757P), Covenant (Dealing No. X268668P) and Covenant (Dealing No. AB826683G) affect the said estate and interest.

Payment Terms –Full payment at fall of hammer. Cash, Eftpos (debit cards only), bank cheque or solicitors trust account cheque. No credit cards. There are no exceptions to these terms.

Contact Sheriff's Asset Administration Services on (03) 8684 8612 or realestatesection@ justice.vic.gov.au for enquiries.

SHERIFF

ADVERTISEMENT OF SALE BY THE SHERIFF

On Thursday 11 April 2013, at 1.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Michael Walter White of 324/11 Chiangmai Lampoon Road, Muang, Chiangmai. Thailand, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 09746 Folio 593 upon which is erected a house known as 29 Harold Road, Springvale South.

Registered Mortgage (Dealing No AD609327A), Registered Caveat (Dealing No. AE366999N), Registered Caveat (Dealing No. AE367014J), Registered Caveat (Dealing No. AF0738857J), affect the said estate and interest.

Payment Terms – Full payment at fall of the hammer. Cash, Eftpos (debit cards only), bank cheque or solicitors trust account cheque. No credit cards. There are no exceptions to these terms.

Contact Sheriff's Asset Administration Services on (03) 8684 8612 or realestatesection@ justice.vic.gov.au for enquiries.

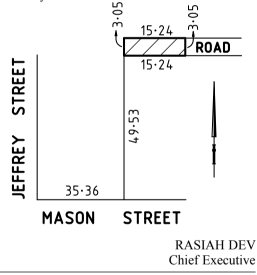
SHERIFF

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

DAREBIN CITY COUNCIL Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Darebin City Council, at a meeting held on 18 February 2013, formed the opinion that the section of road at the rear of 10 Mason Street and 31 Queen Street, Reservoir, which is shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the section of road and to sell the land from the road by private treaty to the adjoining owner at 10 Mason Street, Reservoir.

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

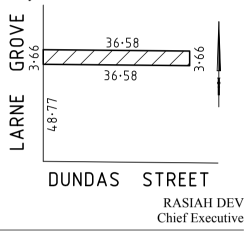


DAREBIN CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Darebin City Council, at a meeting held on 18 February 2013, formed the opinion that the road adjoining 2 Larne Grove and 41 Dundas Street, Preston, which is shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the adjoining owners.

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



MELBOURNE CITY COUNCIL

Notice of Amendment of an Incorporated Document

Notice is given, pursuant to section 112(2) of the Local Government Act 1989, that on 22 February 2013 the Melbourne City Council ('Council') resolved to issue a new version of its Design and Construction Standards for Public Infrastructure Works in the Docklands Area (Standards).

The Council's Activities Local Law 2009 require a person to whom the Standards apply must comply with any obligation imposed by the Standards.

A hard copy of the Standards can be obtained from the Front Desk, Melbourne Town Hall Administration Building, 120 Swanston Street, Melbourne, between 7.30 am and 5.00 pm, Monday to Friday, excepting public holidays. Alternatively, you can view a copy online at www.melbourne.vic.gov.au

MELBOURNE CITY COUNCIL

Notice of Prescribed Smoke Free Areas

In accordance with clause 1.7(a) of Part 1, Part 3A.1 and Part A of Schedule 2 of the Melbourne City Council's Activities Local Law 2009 (Local Law), on 21 February 2013 the Chief Executive Officer of the Melbourne City Council prescribed various children's playgrounds, child care centres and areas abutting the same to be smoke free areas for the purposes of the Local Law.

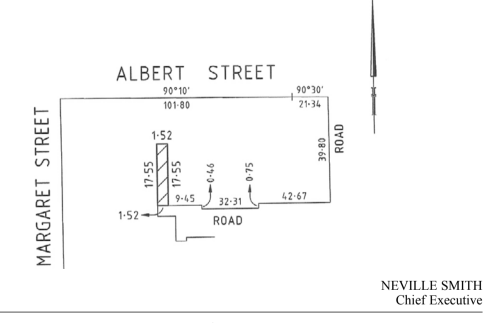
Copies of the Prescriptions and maps of the prescribed areas can be obtained from the Front Desk, Melbourne Town Hall Administration Building, 90–120 Swanston Street, Melbourne, between 7.30 am and 5.00 pm, Monday to Friday, excepting public holidays. Alternatively, you can view a copy online at: melbourne.vic.gov.au/AboutCouncil/CouncilProfile/Prescriptions

MOONEE VALLEY CITY COUNCIL

Part Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Moonee Valley City Council, at its meeting on 26 February 2013, formed the opinion that the section of road abutting 29 Albert Street, Moonee Ponds, shown hatched on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and sell the land to the abutting owners.

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





ROAD MANAGEMENT PLAN REVIEW

Wodonga City Council, in accordance with section 302 of the Road Management (General) Regulations 2005, gives notice of its intention to conduct a review of its Road Management Plan.

The purpose of the review, consistent with the role, functions and responsibilities of the council as a road authority under the **Road Management Act 2004**, is to assess the standards and priorities in relation to the inspection, maintenance and repair of the roads and classes of roads under the council's Road Management Plan, with consideration of its resources and the community's expectations.

The council's current Road Management Plan and register of public roads and pathways can be inspected at the council's offices at 104 Hovell Street, Wodonga, or online at wodonga.vic.gov.au

Enquiries about the Road Management Plan review should be directed to the asset manager on (02) 6022 9300. Written submissions are invited by Thursday 11 April 2013. Copies of submissions (including submitters' names and addresses) may be made available at the council meeting at which the above proposal will be considered.

Submissions should be addressed to the Chief Executive Officer, Wodonga Council, PO Box 923, Wodonga, Victoria 3689.

PATIENCE HARRINGTON Chief Executive Officer

Local Government Act 1989 YARRA PLENTY REGIONAL LIBRARY SERVICE BOARD

Meetings Procedure Local Law No. 1 of 2012

Notice is given that at a meeting of the Yarra Plenty Regional Library Service Board ('the Board') held on 21 February 2013, the Board made a Local Law titled 'Meetings Procedure Local Law No. 1 of 2012'.

The following information about the Local Law is provided in accordance with section 119(3) of the Local Government Act 1989:

The purpose of this Local Law is to regulate -

- a) proceedings at meetings of the Library Board and Committees;
- b) proceedings for the election of the Chair and Deputy Chair; and
- c) usage of the common seal of the Library Board.

The Local Law will cease operation ten (10) years from the date of publication in the Government Gazette unless sooner revoked.

A copy of the Local Law and any incorporated documents may be inspected at the Yarra Plenty Regional Library, Whittlesea Council Offices, 25 Ferres Boulevard, South Morang, during normal office hours, and is also available from Yarra Plenty Regional Library's website, www.yprl.vic.gov.au

The Local Law will come into effect as from 7 March 2013.

CHRISTINE MACKENZIE Chief Executive Officer

YARRA RANGES COUNCIL Road Management Act 2004

Road Management Plan Review

Yarra Ranges Council proposes to conduct a review of its Road Management Plan in accordance with section 54(5) of the **Road Management Act 2004**. The purpose of the review, consistent with the role, functions and responsibilities of Yarra Ranges Council as a Road Authority under the Act, is to ensure that the standards in relation to, and the priorities to be given to, the inspection, maintenance and repair of the roads and the classes of road to which the Yarra Ranges Council's Road Management Plan applies are appropriate.

The review will consider all the roads and classes of roads to which the Yarra Ranges Council Road Management Plan applies.

A copy of the Yarra Ranges Council Road Management Plan may be obtained or inspected at the Yarra Ranges Council Civic Centre (Lilydale Community Link), 15 Anderson Street, Lilydale, Victoria 3140, or at Council's Community Links in Healesville, Monbulk, Upwey and Yarra Junction.

The Road Management Plan may also be accessed on Council's website at www.yarraranges.vic.gov.au. Submissions to Yarra Ranges Council on the proposed review of the Road Management Plan may be made by any person by 5.00 pm on 8 April 2013, and addressed as follows: Road Management Plan Review, Yarra Ranges Council, PO Box 105, Lilydale, Victoria 3140.

Enquiries regarding this review should be directed to Don Reiter, Manager Infrastructure Services on telephone 1300 368 333.

GLENN PATTERSON Chief Executive www.yarraranges.vic.gov.au



Planning and Environment Act 1987 BENALLA PLANNING SCHEME Notice of Preparation of Amendment Amendment C19 Authorisation A02181 The Benalla Rural City Council has prepared

Amendment C19 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 Amendment affects various parcels of land throughout the Benalla Rural City.

The Amendment proposes to correct zoning anomalies and to amend the Schedule to the Business 1 Zone (to remove a restriction on the land at No. 37 Sydney Road, Benalla).

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 Monday 8 April 2013. Submissions should be addressed to: Benalla Rural City Council, PO Box 227, Benalla 3671.

TONY McILROY Chief Executive Officer



Mildura Rural City Council Planning and Environment Act 1987 MILDURA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C84

Authorisation A02446

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

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

The Amendment applies to Lot 3 in PS 607512P and part Lot F in PS 319814C

in Benetook Avenue and Twenty-first Street, Koorlong.

The Amendment proposes to rezone the land affected by the Amendment from Farming Zone to Low Density Residential Zone.

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, Mildura Rural City Council, Development Services Department, 108–116 Madden Avenue, Mildura; Koorlong Post Office, Koorlong; 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 hearing 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.

Submissions provided are considered public documents and issues/matters raised therein may be reported to Council in an open Council meeting Agenda. Enquiries regarding confidential submissions may be directed to the Coordinator Strategic Planning on (03) 5018 8419.

The closing date for submissions is Friday 31 May 2013. A submission must be sent to: Mr Peter Douglas, Co-ordinator Strategic Planning, Mildura Rural City Council, PO Box 105, Mildura, Victoria 3502.

MARK HENDERSON Chief Executive Officer

Planning and Environment Act 1987

TOWONG PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C30

Authorisation AO2373

The Towong Shire Council has prepared Amendment C30 to the Towong Planning Scheme. In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Towong Shire Council as planning authority to prepare the Amendment.

The land affected by the Amendment has been identified as high quality agricultural land within Towong Shire.

The Amendment proposes to delete the existing Environmental Significance Overlay (ESO1) and to create a new Environmental Significance Overlay (ESO1).

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: Towong Shire Council: 32 Towong Street, Tallangatta; 76 Hansen Street, Corryong; and 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 12 April 2013. Submissions must be sent to the Towong Shire Council, PO Box 55, Tallangatta 3700.

> JULIANA PHELPS Chief Executive Officer

Planning and Environment Act 1987

TOWONG PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C31

Authorisation A02321

The Towong Shire Council has prepared Amendment C31 to the Towong Planning Scheme.

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

The land affected by the Amendment is all land within Towong Shire.

The Amendment proposes to update the Local Planning Policy Framework by replacing the Municipal Strategic Statement (MSS) at Clause 21 of the Towong Planning Scheme. You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: Towong Shire Council: 32 Towong Street, Tallangatta; 76 Hansen Street, Corryong; and 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 12 April 2013. Submissions must be sent to the Towong Shire Council, PO Box 55, Tallangatta 3700.

> JULIANA PHELPS Chief Executive Officer

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 8 May 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.

- ANDERSON, Karene Alicea Marie, late of Unit 88 Oak Tree Hill, Retirement Village, 37–47 View Mount Road, Glen Waverley, Victoria 3150, retired, deceased, who died on 14 October 2012.
- COSMAS, Mary, late of George Vowell Nursing Home, corner Cobb Road and Nepean Highway, Mount Eliza, Victoria 3930, deceased, who died on 29 November 2012.
- DAWE, Suzanne Mary, late of 2/25 View Street, Mont Albert, Victoria 3127, widow, deceased, who died on 5 November 2012.
- ELLIOT, Thelma, late of Lorikeet Lodge Nursing Home, 24–28 Moorooduc Highway, Frankston, Victoria 3199, laundrette worker, deceased, who died on 22 November 2012.
- LEE, Peter Tiger, also known as John Derrick Taylor and John Lee, late of 13 Lorica Avenue, Broadmeadows, Victoria 3047, deceased, who died on 15 September 2012.

- REFFO, Walter, late of Assisi Centre Aged Care, 230 Rosanna Road, Rosanna, Victoria 3084, pensioner, deceased, who died on 14 November 2012.
- SWIFT, David, late of 5 Crown Road, Ivanhoe, Victoria 3079, retired, deceased, who died on 18 June 2012.
- TOVELL, Ada June, late of St Leigh Private Nursing Home, 33 Bay Road, Sandringham, Victoria 3191, companion, deceased, who died on 20 November 2012.

Dated 27 February 2013

STEWART MacLEOD Manager

Associations Incorporation Reform Act 2012 SUB-SECTION 138

I, David Betts, Deputy Registrar of Incorporated Associations under the **Associations Incorporation Reform Act 2012** (the Act), under delegation provided by the Registrar, hereby give notice that an application for the voluntary cancellation of incorporation, pursuant to section 136 of the Act, has been received by the Registrar from each of the associations mentioned below:

Upper Murray Netball Association Inc.; Health and Development Alliance Inc.; Anytime Melbourne Marketing Fund Inc.; Balmoral Tennis Club Inc.; Braunvieh Beef Australia Inc.; Teasdale Reserve Committee of Management Inc.; Rotary Club of Wantirna Inc.; Heart Healing Equine Haven Inc.; Friends of Yea Railway Inc.; Keilor Village Traders Association Inc.; Hobsons Bay District Ladies Bowling Association Inc.; Australian Jen Chen Buddhism Mission of Melbourne Inc.; Rosebud Community Centre Inc.; Association of Folk Rhythm and Life Inc.; Mansfield Croquet Club Inc.; Kirridth Yordtharrangba Inc.; CFAM Adolescent and Family Services Inc.; Challenge Christian Church Inc.; Golf Environment Preservation Incorporated; True Blues Supporters Inc.; Port Fairy Pre-School Inc.; Chadstone Women's Fitness Association Inc.; Melbourne Workers Theatre Inc.; The Honourable Association of Scottish Armigers, Australia Inc.; Transition Corner Inlet District Inc.; International South Sudan Humanitarian Development Inc.: Empire Rubber (Australia) Social Club Inc.; Drysdale Park Adult Riding Club Inc.; Swan Hill Regional Art Gallery Associates Inc.; The Merrell Kindergarten Inc.; Jewish Family Community Centre Inc.; Manangatang Football Club Inc.; Gesher House Seminar Project Inc.; Enfield

Forest Alliance Incorporated; Brown Swiss Cattle Breeders of Australia (Western Australia Branch) Inc.; Philippine-Ilocandia Association of Australia Inc.; Hampton Park East Pre School Inc.; The Australian A.I.D.S. Fund (Victorian Branch) Inc.; Barry Beach Social Club Inc.; Defence Family Centre Inc.; Western Bulldog's Bendigo Supporters Group Inc.; Vital Mission Inc.; Scaffidi Foundation Inc.; Ariston (The Progressive Centre for the Greek Language and Culture) Inc.; Intr'acte Theatre Company Inc.; Australian Asian Exchange Association Inc.; Australian Pacific Turkish Business Council Inc.; Murray Valley Aboriginal Education Consultative Group Inc.; Hill End Tennis Club Inc.

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

Dated 7 March 2013

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

Associations Incorporation Reform Act 2012 SECTION 135

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

Maffra & District Development Group Inc.

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

Dated 7 February 2013

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

Co-operatives Act 1996

BALWYN HIGH SCHOOL CO-OPERATIVE LIMITED

On application under section 601AA(1) 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 7 March 2013

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

Co-operatives Act 1996

BROADMEADOWS SECONDARY COLLEGE COMMUNITY ADVANCEMENT CO-OPERATIVE LTD

On application under section 601AA(1) 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 7 February 2013

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

Education and Training Reform Act 2006

BENALLA P-12 COLLEGE COUNCIL BENALLA COLLEGE COUNCIL BENALLA PRIMARY SCHOOL COUNCIL BENALLA EAST PRIMARY SCHOOL COUNCIL BENALLA WEST PRIMARY SCHOOL COUNCIL

Notice is given that on 19 February 2013 Ministerial Order No. 607 was made under subsections (1) and (6) of section 2.3.2 of the Education and Training Reform Act 2006.

The Order constitutes Benalla P–12 College Council under section 2.3.2(1) of the Act.

The general purpose of the Order under section 2.3.2(6) is to provide for the dissolution of Benalla College Council, Benalla Primary School Council, Benalla East Primary School Council and Benalla West Primary School Council.

> THE HON. MARTIN DIXON, MP Minister for Education

Education and Training Reform Act 2006

NOTIFICATION CANCELLING THE REGISTRATION OF A TEACHER

Pursuant to section 2.6.46 of the Education and Training Reform Act 2006 (the Act), the Victorian Institute of Teaching (the Institute) may find a teacher has engaged in serious misconduct, has been seriously incompetent and/or is not fit to teach and may make a determination pursuant to subsection 2.6.46(2) to cancel the registration of the teacher.

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On 17 December 2012, Mr Carlos Dellaportas (Registration No. 261379) was found not fit to teach.

On 8 February 2013, Mr Carlos Dellaportas's registration to teach was cancelled.

ANNE SARROS Chairperson Disciplinary Proceedings Committee Victorian Institute of Teaching

Education and Training Reform Act 2006

NOTIFICATION IMPOSING CONDITIONS ON THE REGISTRATION OF A TEACHER

Pursuant to section 2.6.46 of the **Education and Training Reform Act 2006** (the Act), the Victorian Institute of Teaching (the Institute) may find a teacher has engaged in serious misconduct, has been seriously incompetent and/or is not fit to teach and may make a determination pursuant to subsection 2.6.46(2) to impose conditions on the registration of the teacher.

On 29 January 2013, Ms Christine Sally Hobbs (Registration No. 237589) was found guilty of serious misconduct.

On 29 January 2013, the Panel determined to impose the following 5 conditions on the registration of Ms Christine Sally Hobbs:

- 1. The teacher must consult a registered psychologist for the purpose of counselling in respect of the following:
 - (a) the teacher's emotional upheaval and personal circumstances which the Panel considers have significantly impacted her professionally;
 - (b) anger management insights, triggers and future coping strategies;
 - (c) differentiating between personal and professional roles, with specific reference to family-related circumstances, and the mapping of the teacher's future engagement in matters concerning the education of her grandchildren;
 - (d) a considered assessment, by the teacher, of how she was 'experienced' by other professionals and the pursuit of a genuine willingness to take on board and address the level of discomfort other professionals voiced about her behaviour;
 - (e) a thorough analysis of, and informed personal reflections about, the behaviour the teacher engaged in during the Hearing, which is noted in the Panel's reasons; and
 - (f) a comprehensive understanding of the Victorian Institute of Teaching Code of Ethics and Code of Conduct with specific links being made to the conduct of the teacher that fell short of what is required of a teacher, and in turn, the broader consequences for all parties (both direct and indirect) of such conduct.
- 2. There are to be a minimum of 10 sessions to be completed by the end of the 2013 school year, and 6 of the 10 sessions are to be completed by 30 June 2013.
- 3. The teacher is to provide the Institute with two reports from the registered psychologist; one prior to 30 June 2013, and the second one prior to 20 December 2013.
- 4. The reports from the registered psychologist should set out the psychologist's qualifications, address of practice, confirmation that the psychologist has read the Panel's determination (including the Panel's reasons), confirmation of the teacher's attendance and address the matters set out in condition 1.
- 5. The teacher is to provide the Institute with two letters to be written by the teacher, to accompany each of the psychologist's reports, detailing the teacher's personal views on her progress, and the personal and professional insights she has gained, addressing all matters set out in condition 1.

ANNE SARROS Chairperson – Disciplinary Proceedings Committee Victorian Institute of Teaching

Education and Training Reform Act 2006

APPROVAL TO USE THE TERMS

'TAFE' OR 'TECHNICAL AND FURTHER EDUCATION'

In accordance with section 3.1.26A(3) of the **Education and Training Reform Act 2006**, I give approval for the entity named in the Table below to use the terms 'TAFE' or 'technical and further education' in its name or in connection with its activities, operations and services on the basis that the entity is established by or operates in association with one or more TAFE institutes, recognised TAFE institutes or recognised universities (as defined in the **Education and Training Reform Act 2006**).

This approval is not transferable.

Signed and dated 14 February 2013

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

Table

Open Universities Australia. ACN: 053 431 888

Education and Training Reform Act 2006

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

In accordance with section 3.1.26A(3) of the **Education and Training Reform Act 2006**, I give approval for the entity named in the Table below to use the terms 'TAFE' or 'technical and further education' in its name or in connection with its activities, operations and services on the basis that the entity is established by or operates in association with one or more TAFE institutes, recognised TAFE institutes or recognised universities (as defined in the **Education and Training Reform Act 2006**).

This approval is not transferable; however the approval will apply to any new company name or new business name chosen in respect of the ACN shown in the Table below.

Signed and dated 14 February 2013

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

 Table

 ACN 161 732 136 Pty Ltd

 ACN: 161 732 136

PUBLIC NOTICE CONCERNING NEIGHBOURHOOD SAFER PLACES

Eight public land reserves established under the Crown Land (Reserves) Act 1978 have been identified as meeting the Country Fire Authority Assessment Guidelines for neighbourhood safer places. As the Minister responsible for the Crown Land (Reserves) Act 1978, I consent to the use of the following reserves as Neighbourhood Safer Places.

Reserve No.	Municipality	Township Name	General Location	Description
0606603	City of Greater Bendigo	Parish of Redesdale	Redesdale Recreation Reserve (Agnes Mudford Reserve)	2631 Kyneton Redesdale Road, Redesdale 3444
1201479	Mornington Peninsula	Sorrento	David McFarlan Reserve	Corner Melbourne Road and Hotham Road, Sorrento 3943
1201621	Mornington Peninsula	Rosebud West	Tootgarook Recreation Reserve	Treumans Road (opposite Johns Street), Rosebud West 3940
1201508	Mornington Peninsula	Portsea	W. E. Newton Reserve	Point Nepean Road (opposite Nepean Place) Portsea 3944
1204342	Nillumbik	Diamond Creek	Community Centre	Reserve Circuit (entry off Main Hurstbridge Road), Diamond Creek 3089
1205000	Whittlesea	Whittlesea	A. F. Walker Reserve	Corner Laurel Street and Forest Street, Whittlesea 3757
0802581	Strathbogie	Violet Town	Violet Town Recreation Reserve Pavilion	Tulip Street opposite Hyacinth Street, Violet Town 3669
0902868	Murrindindi	Marysville	Marysville Community Centre	Gallipoli Park, Falls Road, Marysville

Dated 28 February 2013

JENNY PEQUIGNOT Executive Director, Land Division

Electricity Industry Act 2000

CLICK ENERGY PTY LTD

Pursuant to section 40G of the **Electricity Industry Act 2000** (Vic.) Click Energy Pty Ltd publishes its terms and conditions for the *New Standard Feed-In Tariff* for generated renewable energy which will come into effect in accordance with section 40H of the *Act*.

FEED-IN ELECTRICITY

Victoria's New Standard Feed-In Tariff Plan:

Click Energy offers the following terms and conditions to its *Eligible NSFIT Customers* in relation to purchase of *generated renewable electricity* from the *Eligible NSFIT Customers* at the *supply address*:

1.	New Standard Feed-In Tariff Plan						
a)	New Standard Feed-In Tariff	<i>You</i> will receive feed-in credits at a rate of \$0.10 per kWh (excluding GST). This is comprised of the minimum regulated retailer feed-in tariff of \$0.08 per kWh and an additional Click Energy feed in tariff of \$0.02 per kWh. You will continue to receive the minimum regulated retailer feed-in tariff of \$0.08 per kWh for one year commencing 1 January 2013 and for each subsequent year after this at a rate of not less than the minimum rate set by the <i>ESC</i> until at least 31 December 2016 for <i>generated renewable electricity</i> which is fed back into the <i>Grid</i> . The Click Energy feed in tariff of \$0.02 per kWh is in addition to the regulated minimum and can be varied by Click Energy at any time with notification.					
b)	Distribution and metering charges	<i>You</i> will be charged distribution and metering charges at the prices in accordance with <i>your Electricity Contract</i> .					

2. Credit payments to *Eligible NSFIT Customers* for supply of *Generated Renewable Electricity* back into the *Grid*

a) Each billing period, we will credit your bill issued pursuant to the *Electricity Contract*, with your NSFIT Scheme Credit accrued in accordance with this Feed-In Contract.

3.	3. New Standard Feed-In Scheme end date				
a)	The Regulated Scheme is terminated, ends or is repealed by the Governing Body.				

All of *our* renewable energy schemes are based on a 'Net Metering' solution. This means that we only purchase the *generated renewable electricity* that *you* export or feed into the *Grid* and not the total amount of electricity that *you* have produced or generated and used for *your* own consumption at *your supply address*. Any electricity generated and consumed at *your* own *supply address means you* are importing less electricity from the *Grid. You*, therefore, will be reducing *your* existing electricity bill under *your Electricity Contract*.

This means that *you* might not get any credit from *Click Energy* if *you* have not exported any electricity back into the *Grid. You* may still be benefiting from the electricity that *you* are generating, however this benefit is in the form of a lower bill from *Click Energy*, as *you* have used all of the electricity that *you* have produced.

On request we will provide you with reasonable information on any feed-in tariffs we may offer to you. We will provide this information within 10 business days of your request, and if you request it, in writing.

TERM

Commencement

These terms and conditions will apply to *you* if *you* are an *Eligible NSFIT Customer* (and *you* have provided *us* with *acceptable identification* and evidence to *our* reasonable satisfaction confirming each element relating to being an *Eligible NSFIT Customer*) and *you* accept this offer for *us* to buy *generated renewable electricity* from *you* in accordance with the terms of this *Feed-In Contract*.

Eligible NSFIT Customers can accept *our* offer to enter into this *Feed-In Contract* by calling *us* on 1800 77 59 29 or email *us* at sales@clickenergy.com.au or by visiting *our website*.

If you are registered for GST, you must provide us with your ABN at the time of accepting our offer to enter into this *Feed-In Contract*. If you are not registered for GST, you must complete and return to us the No Tax Withholding Declaration Form available from the ATO.

Subject to this clause, this *Feed-In Contract* commences on the date that *we* receive confirmation of compliance in relation to all of the following:

- 1. You accept the terms of this Feed-In Contract; and
- 2. *you* have provided *us* with *acceptable identification*; and
- 3. *you* have provided *us* with your contact details, including details of *your Facility and supply address*; and
- 4. *you* have provided *us* with evidence to *our* reasonable satisfaction confirming that *you* have satisfied each component relating to being an *Eligible NSFIT Customer*;
- 5. *you* have provided *us* with details of all documentation required pursuant to the **Electricity Safety Act 1998**; and
- 6. *you* have satisfied all of the requirements of *your Distributor* including the appropriate metering that will enable *Click Energy* to measure the amount of *generated renewable electricity* that *you* fed into the *Grid*;
- 7. *you* have entered into an agreement with *your Distributor* in relation to connection of *your Facility* to the *Distribution System*;
- 8. *you* have given *your* explicit and informed consent under the terms and conditions of the *Electricity Contract,* which includes this *Feed-In Contract,* for the sale and purchase of electricity; and
- 9. *Click Energy* has become the *financially responsible market participant* for *your supply address*.

THE FEED-IN ELECTRICITY CONTRACT

This *Feed-in Contract* contains information about *your* rights and responsibilities for the sale of *generated renewable electricity* by *you*, at *your supply address*, which is fed back into the *Grid* and purchased by *Click Energy*.

Our Customer Charter, your Price and Product Information Statement and this Feed-In Contract sets out the contract between you and us.

If a term or condition of the *Feed-in Contract* is inconsistent with the *Codes and Guidelines*, that part is to be read as deleted and the rest of the *Feed-In Contract* is not affected.

We draw your attention to a number of terms in this Feed-In Contract which require your explicit informed consent and are listed below:

Items that require your explicit informed consent

If required by the *Codes and Guidelines we* will only vary this *Feed-In Contract* with *your* consent in writing, otherwise *you* give *your* explicit and informed consent that this *Feed-In Contract* may be varied by *us*.

You give your explicit informed consent that the refund may be paid by us by EFT to a bank account, VISA, MasterCard or American Express card.

The New Standard Feed-In Tariff you receive for generated renewable electricity fed into the Grid is set out above and is published on our website. You give your explicit informed consent that your New Standard Feed-In Tariff can change from time to time, in-line with the relevant Codes and Guidelines. If the New Standard Feed-In Tariff does change you will be notified on your next bill or by an email 10 business days prior to the change in New Standard Feed-In Tariff or as required by the Codes and Guidelines, whichever occurs first.

If *you* are on one of *our* smoothed or estimated monthly billing plans, which involves an estimated amount, *you* give *us your* explicit informed consent that *we* may transfer *you* onto one of *our* quarterly billed plans at the same energy rates as those under the supply contract.

If you apply for a connection of your Facility to the Grid you give your explicit and informed consent that we may reassign the *tariff* that you are charged under our Electricity Contract for the sale and purchase of electricity, based on the change in your metering circumstances, which may include new metering equipment, and is likely to be a change to a 'time-of-use' pricing – that is, a peak rate for power purchased during the day, and an off-peak rate for power bought at night and on weekends.

The Cooling-off Period

There are no exit fees, so you can leave us whenever you want to! You also have a right to cancel this *Contract* up to 10 business days after you enter into this *Contract*. You must email us at coolingoff@clickenergy.com.au stating that you wish to exercise your rights to rescind this *contract*. If you are deemed to have a *contract* with us this right to cancel this *contract* may not apply. All Registration fees or connection charges are not refundable once the cooling off period has expired.

Connection

If *you* want *us* to connect *your Facility* to the *Grid you* must make an application and provide *us* with the required information, which includes *acceptable identification* and a certificate of electrical safety issued by a registered electrical contractor certifying that the *Facility* is safely and properly connected to the *Grid*.

Provided you have provided us with the application and all required information, and you are an *Eligible NSFIT Customer*, we will contact your distributor no later than the next business day to request your Facility to be connected to the Grid. We may charge you any distribution and metering charges in relation to this connection in accordance with your Electricity Contract.

You understand and acknowledge that your Distributor is responsible for the connection and maintenance of the connection of your Facility to the Grid and that your Distributor is responsible for taking the supply of your generated renewable electricity into the Grid.

If you apply for a connection of your Facility to the Grid you give your explicit and informed consent that we may reassign the *tariff* that you are charged under our Electricity Contract for the sale and purchase of electricity, based on the change in your metering circumstances, which may include new metering equipment, and is likely to be a change to a 'time-of-use' pricing – that is, a peak rate for power purchased during the day, and an off-peak rate for power bought at night and on weekends.

Termination by You

If the cooling-off period has expired *you* may terminate this *Contract* without notice, however *we* ask that *you* notify *us* as soon as possible. *You* must pay *us* all outstanding amounts owing.

You must notify us at least 3 business days before you intend to vacate a supply address, provide safe access to your meter and, if you are not remaining with us, provide us with a forwarding address for the final bill. If you do not do so, you will remain responsible for any electricity consumed at the supply address. If you have been evicted or otherwise forced to vacate the supply address you will remain responsible for any electricity consumed at the supply address until you give us notice and provide safe access to your meter. We may charge you a disconnection fee. You do not avoid liability to pay us for energy consumed at your supply address by vacating that supply address.

Termination by Us

We reserve the right to terminate this Feed-In Contract if:

- you or your supply address no longer satisfy all of the Governing Bodies' criteria for eligibility for NSFIT, in particular, if the generating capacity of your Facility exceeds capacity permitted under the New Standard Feed-In Tariff Scheme;
- you or your supply address no longer satisfy all of the requirements of your distributor including the appropriate metering that will enable us to measure the amount of generated renewable electricity that you have fed into the Grid;
- *you* have been evicted or otherwise forced to vacate the *supply address* or the *supply address* has been disconnected from the *Grid*;
- you vacate the supply address, the terms and conditions included in this Feed-In Contract terminate on the date you vacate your supply address or on the date you notified us that you were vacating your supply address or whichever date occurs first;
- you terminate your Electricity Contract between you and us for the sale and purchase of electricity, and Click Energy is no longer the financially responsible market participant for your supply address;
- the *Regulated Scheme* is terminated, ends or repealed by the *Governing Body*.

Expiry

This *Feed-In Contract* will continue until *we* are no longer the *financial responsible market participant* for *your supply address* or until the *New Standard Feed-In Tariff Scheme* terminates, is terminated by *you* (in accordance with the above) or is terminated by *us* (in accordance with the above) or ends or is repealed by the *Governing Bodies*.

BILLS

Price of Electricity Fed into the Grid

The New Standard Feed-In Tariff you will receive for generated renewable electricity fed into the Grid is set out above and is published on our website. You give your explicit informed consent that your NSFIT can change from time to time, in-line with the relevant Codes and Guidelines. If the NSFIT does change you will be notified on your next bill or by an email 10 business days prior to the change in NSFIT or as required by the Codes and Guidelines, whichever occurs first.

You agree that you are responsible for fees and charges in relation to your Feed-In Contract that the Codes and Guidelines allows us to charge you, including but not limited to, any distribution non-network charges that we have been charged for, that is, disconnection and reconnection charges.

Issuing Your Bill

We will issue you a bill, as per our *Electricity Contract* with you for the sale and purchase of electricity, included on this bill will be the credit for the amount of generated renewable electricity that you have fed into the *Grid*.

If *your* total bill has a credit balance after the application of the credit, the credit balance will be applied towards *your* next bill from *Click Energy* unless a refund has been paid.

If you are on one of our smoothed or estimated monthly billing plans, which involves an estimated amount, you give us your explicit informed consent that we may transfer you onto one of our quarterly billed plans at the same energy rates as those under the supply contract.

Adjustment of a Bill

We will review your bill at *your* request, however, *you* must pay the lower of that portion of *your* bill that *you* agree is not in dispute or an amount equal to the average of *your* bills in the previous 12 months.

If the bill is correct *you* must pay any unpaid amount or, if *you* believe your meter is faulty, *you* may request a test. If *your* meter is found to comply with industry regulations *you* must pay any unpaid amount and the cost of the test. If *your* meter does not comply with industry regulations and *your* bill is incorrect *we* will adjust it.

If we have undercharged you, we may recover that amount so long as we comply with the relevant *Codes and Guidelines. We* will list the amount owing in a special bill or in your next bill with an explanation of the amount. We will extend the time to pay the amount undercharged.

If we have overcharged you by an amount of \$50 or less, we will credit the amount to your next bill. If we have overcharged you by an amount exceeding \$50, we will notify you within 10 business days of us becoming aware of the error. We will repay the amount in accordance with your reasonable instructions or credit the amount on your next bill.

Refunds

If the *Feed-in Credits* for the purchase of electricity pursuant to this *Feed-In Contract* are \$100 or more than the debit amounts for the sale of electricity over a 12-month period, that is, *you* have a *Feed-in Credit* balance greater than \$100, then on request the credit balance will be returned to *you*.

You give your explicit informed consent that the refund regarding Feed-in Credit may be paid by EFT to a bank account, VISA, MasterCard or American Express card.

For the avoidance of doubt refunds regarding *Feed-in Credit* will not be made if the *Feed-In Credit* balance includes a *Feed-In Credit* for *generated renewable electricity* based on an estimated reading.

We do not pay interest on credit balances in relation to generated renewable electricity.

Meter Readings

The quantity of *generated renewable electricity* into the *Grid* at *your supply address* will be determined by *your Distributor* or their agent using metering data from the metering equipment installed at *your supply address*.

Your Distributor will use their best endeavours to read your meter at least once every 12 months. You must allow their or our representative safe, convenient and unhindered access to your supply address for the purpose of reading your meter and for maintenance and inspection, connection, disconnection and reconnection. Your Distributor, us or our respective representatives will wear or carry official identification, and, on request, will show that identification to you.

If we are not able to reasonably or reliably calculate a credit amount on a reading of the amount of *generated renewable electricity you* fed into the *Grid, we* will not provide *you* with an estimated credit for the amount of *generated renewable electricity* fed into the *Grid*, unless *your distributor* estimates the generation in accordance with applicable regulatory instruments. If we do not provide *you* with an estimated credit for the amount of *generated renewable electricity* fed into the *Grid*, unless *your distributor* when we subsequently obtain an actual meter reading for the total amount of *generated renewable electricity* fed into the *Grid* pyou we will include a credit for the total amount of *generated renewable electricity* fed into the *Grid* on *your* next bill.

We will retain all meter readings, billing and credit information for a period of at least 2 years, and we will provide you access to this information at no charge, regardless of whether you are a customer of *Click Energy* or not. We will use our best endeavours to provide this information to you within 10 business days from the date of request or any other such agreed period.

LIABILITY

Limitation of Liability

You agree, to the maximum extent allowable under law, to indemnify us against any loss or damage suffered as a result of a failure to comply with this *Feed-In Contract* or any other law or a failure or fault with your *Facility* or metering equipment.

You are responsible for the maintenance of the Facility and for all costs associated with maintenance.

Force majeure

If an event occurs which is outside the reasonable control of *you* or *us*, in relation to *your Renewable Generation Facility*, the obligations under this *Contract* will be suspended until such time that the event has been remedied or the *Contract* terminated. You will not be able to claim a force majeure event under *your Electricity Contract* and *you* will continue to be responsible for the payment of all charges due under *your Electricity Contract*.

GENERAL

Faults and Emergencies

If *you* experience any type of power failure, *you* can call the faults and emergencies number on *your* bill.

Variation

The NSFIT you receive for generated renewable electricity fed into the Grid is set out above and is published on our website. You give your explicit informed consent that your NSFIT can change from time to time, in-line with the relevant Codes and Guidelines. If the NSFIT does change you will be notified on your next bill or by an email 10 business days prior to the change in NSFIT or as required by the Codes and Guidelines, whichever occurs first.

This *Feed-In Contract* may be subject to change as a result of future legislative amendments to the *Act* and/or a change in any other *Codes and Guideline*.

If required by the *Codes and Guidelines we* will only vary this *Feed-In Contract* with *your* consent in writing, otherwise *you* give *your* explicit and informed consent that this *Feed-In Contract* may be varied by *us*.

If this *Feed-In Contract* is amended, we will notify you of any amendment that materially affects your rights, entitlements and obligations as soon as reasonably practicable after the *Feed-In Contract* is amended. Otherwise please periodically visit our website to view the latest version of our *Feed-In Contract*.

Assignment

This agreement does not constitute an assignment of the rights to the Small-Scale Technology Certificates (STCs) or Renewable Energy Certificates (RECs) that *you* generate from *your Renewable Energy Generation Facility*.

We may only assign this Feed-In Contract with your consent. We do not require your consent if we transfer all, or substantially all, of our retail sales business.

You must obtain our consent if you want to assign this Feed-In Contract.

Relevant Law

The law applicable to this *Feed-In Contract* is the law of the State of Victoria.

Notices

A notice, consent, document or other communication given by *us* under this *Feed-in Contract* will be provided in writing and given by hand, by fax, by mail or by email unless another form of notice is contemplated in the relevant clause of the Victorian Energy Retail Code as amended from time to time.

Other Information

You must:

- maintain and comply with *your* network connection agreement with *your Distributor* regarding the metering and operation of *your Facility*;
- notify us as soon as possible of any change to your address for notices;
- notify us as soon as possible if you intend to increase the generating capacity of your facility;
- notify *us* as soon as possible if *you* are no longer an *Eligible NSFIT Customer*.

COMPLAINTS

A complaint by *you* in relation to this *Feed-In Contract* will be handled by *us* in accordance with relevant Australian Standard on complaints handling or the 'Benchmark for Industry Based Customer Dispute Resolution Schemes' published by the Department of Innovation, Industry, Science and Research.

We value our customers and want to make sure that we provide you with the best possible service. If a problem should arise, please contact us immediately. We will endeavour to do everything we can to make sure that it is resolved to your satisfaction. Please note that if we are not able to resolve the matter immediately we will review the matter and contact you within 14 days. If we need to take further steps (e.g., where we have to refer the problem to a Distributor), it may take longer to resolve the matter. If this is the case, we will contact you and explain what is happening.

If at the end of the process *you* are not satisfied with *our* response, you can ask for *your* complaint to be raised to a senior person in *our* organisation.

If you are still not satisfied with our response, you may refer the matter to the Ombudsman.

DEFINITIONS AND INTERPRETATIONS

In this Feed-In Contract unless the context otherwise requires:

acceptable identification means, in relation to a residential customer, one or more of the following: a driver's licence, a current passport or other form of photographic identification, a pensioner concession card or other current entitlement card issued by the Commonwealth or a birth certificate. If a small business customer is a partnership each of the partners may need to be identified. If a business customer is a company acceptable identification includes the Australian Company Number or the Australian Business Number.

Act means Electricity Industry Act 2000 (Vic.) as amended from time to time.

AEMO means Australian Energy Market Operator Limited (ACN 072 010 327).

business day means a day other than a Saturday or Sunday or a public holiday in Melbourne.

Click Energy, us, our, ours and we means Click Energy Pty Ltd (ACN 116 567 492).

Codes and Guidelines means regulatory *Codes and Guidelines* that implement the obligations created by section 36A of the **Electricity Industry Act 2000** (Vic.) and sections 46 to 55E and 203 to 207D of **Electricity Act 1994** (Qld). This includes but is not limited to the Energy Retail Code of Victoria.

Customer means a person or persons to whom the NSFIT is available, that is, a household, business or community organisation.

Customer Charter means the document that sets out *your* rights and responsibilities, which together with the *Feed-in Contract* and any additional terms and conditions sets out the contract between *you* and *us* for the sale and purchase of electricity.

Distribution System means the network used by a *Distributor* to supply electricity to and from a *supply address*.

Distributor means the company which owns and operates the network of poles and wires through which electricity is provided to *your supply address*.

Electricity Contract means the *Click Energy Customer Charter, the Product Information Statement,* the *Feed-In Contract* and any additional terms and conditions that form the agreement between *you* and *us* for the supply of electricity by *us* to *you* at your *supply address.*

Eligible NSFIT Customer means a person (or persons) who meets all of the following criteria:

- 1. Is a *Customer* who at all relevant times is in an *Electricity Contract* with *Click Energy* and purchases electricity from *Click Energy* at the *supply address;* and
- 2. Is a *Customer* that has installed at the *supply address* a *Renewable Energy Generation Facility* that generates electricity and has an installed or name plate generating capacity of less than 100 kilowatts; and
- 3. Has satisfied all of the *Governing Bodies*' requirements that apply for the *New Standard Feed-In Tariff Scheme*; and
- 4. Is a *Customer* who has a bi-directional metering in place that measures two-way electricity flows and records them on a half hourly basis at the *supply address*.

ESC means the Essential Services Commission of Victoria.

Facility means the Renewable Energy Generation Facility located at your supply address.

Feed-In Contract means this *Feed-In Contract* which forms part of the *Electricity Contract* between *us* and *you*.

Feed-in Credits means the amount which we will credit you for the generated renewable electricity fed into the *Grid* in accordance with this *Feed-In Contract*.

financially responsible market participant has the meaning given to it in the National Electricity Rules in relation to the *retailer* at the *supply address*.

generated renewable electricity means the electricity generated by an *Eligible NSFT customer*. *Governing Bodies* means Victorian Government bodies that regulate the supply of electricity and includes the Victorian Governments Department of Primary Industries.

Grid means the electricity network *your Distributor* uses to transport electricity to *your supply address*.

GST means the goods and services tax as provided for by the A New Tax System (Goods and Services Tax) Act 1999 as amended or replaced from time to time.

NMI means the national meter identifier found on the meter at *your supply address*.

Ombudsman means the Energy Ombudsman scheme operating in the State where your supply address is located.

New Standard Feed-In Tariff Scheme has the meaning given to it in the Act.

NSFIT or **New Standard Feed-In Tariff** is the minimum rate (in dollars per kilowatts per hour) prescribed pursuant to the *Act* for the purchase of electricity plus any additional amount (in dollars per kilowatts per hour) offered by *Click Energy*.

Price and Product Information Statement means the pricing schedule published on the *website* that sets out the *tariff* or tariffs and additional terms and conditions that may apply to *you* in Victoria.

Regulated Scheme means schemes implemented by *Governing Bodies* and currently includes the mandatory schemes governed by the *Act*.

Regulator means the body, department or commission authorised to regulate the electricity industry in Victoria. This also includes the Australian Energy Regulator established by section 44AE of the **Trade Practices Act 1974** of the Commonwealth.

Renewable Energy Generation Facility means a small renewable energy generation facility as defined in the *Act* that is connected to the *Distribution System* and meets all criteria set by the *Regulatory Bodies* and the relevant owner of the *Distribution System* at the *supply address* for the *New Standard Feed-In Tariff Scheme*.

retailer means an entity licensed to sell electricity or holds an authority to provide customer retail services under the *Act*.

supply address means the address for which you have agreed to purchase electricity.

tariff means the relevant tariff for the supply of electricity to you published by us from time to time.

website means www.clickenergy.com.au

You and/or *your* means the person (or persons), who is eligible to do so, that has accepted (or has been deemed to have accepted) this *Feed-In Contract*.

GENERAL

In this Feed-In Contract, unless the context requires otherwise:

- i. headings are for convenience only and do not affect the interpretation of this *Feed-In Contract*;
- ii. any reference to the singular includes the plural and vice versa;
- iii. if the *Customer* consists of more than one person, each person is jointly and severally bound;

- iv. a *Customer* which is a trustee is bound both personally and in its capacity as a trustee;
- v. any reference to a *Customer* includes the *Customer's* executors, administrators, successors and permitted assigns;
- vi. if an act must be done on a specified day which is not a *business day*, it must be done instead on the next *business day*;
- vii. all calculations of dates and time periods under this *Feed-In Contract* shall be by reference to the date and local time in the state where *your supply address* is located, and not, unless expressly provided for otherwise, the date and local time at the actual place in the world at which the relevant event in fact occurs;
- viii. any reference to a statute, regulation or provision of a statute or regulation (Statutory Provision) includes: that Statutory Provision as amended or re-enacted; a statute, regulation or provision enacted in replacement of that Statutory Provision; and another regulation or other statutory instrument made or issued under that Statutory Provision.

Equal Opportunity Act 2010

NOTICE OF PUBLICATION OF PRACTICE GUIDELINES

As required by section 150 of the **Equal Opportunity Act 2010**, the Victorian Equal Opportunity and Human Rights Commission gives notice of its publication of Practice Guidelines: 'Guideline: Sexual harassment > complying with the Equal Opportunity Act 2010'. This guideline is for employers in Victoria.

This guideline may be read on the Commission's Internet site: www.humanrightscommission. vic.gov.au/guidelines

Dated 7 March 2013

KAREN TOOHEY Acting Commissioner

Geographic Place Names Act 1998

NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

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

Road Naming:

Change Request Number	Road Name	Locality	Proposer and Location
49900	Discovery Road	Dandenong South	Greater Dandenong City Council Formerly known as The Circuit. The road connects the northern section and southern section of the existing Discovery Road.
52004	McNab Avenue	Footscray	Maribyrnong City Council Formerly known as part of Napier Street. A continuation of McNab Avenue up to Buckley Street.

Office of Geographic Names Land Victoria 570 Bourke Street Melbourne 3000

> JOHN E. TULLOCH Registrar of Geographic Names

Fisheries Act 1995

FISHERIES NOTICE NO. 1/2013

I, Anthony Hurst, Executive Director Fisheries Victoria and delegate of the Minister for Agriculture and Food Security make the following Fisheries Notice under section 152 of the **Fisheries Act 1995** (the Act) and after conducting consultation in accordance with section 3A of the Act.

Dated 27 February 2013

ANTHONY HURST Executive Director Fisheries Victoria

FISHERIES (NEARSHORE REEF EXCLUSION ZONES) NOTICE NO. 1/2013

1. Title

This Notice may be cited as the Fisheries (Nearshore Reef Exclusion Zones) Notice No. 1/2013.

2. Objectives

The objectives of this Notice are to introduce commercial fishing exclusion zones around recreational reef areas to enable accurate monitoring of recreational use of the reefs and to maximise recreational fishing opportunities.

3. Authorising provision

This Notice is made under section 67, 114 and 152 of the Fisheries Act 1995.

4. Commencement

This Notice comes into operation the day it is published in the Victoria Government Gazette.

5. Definitions

In this Notice 'nearshore reef exclusion zone' means:

Nearshore Reef Exclusion Zone	Corner of zone	Easting (X axis coordinates)	Northing (Y axis coordinates)	Latitude (decimal degrees)	Longitude (decimal degrees)
Frankston	NW	334597	5776490	-38.1443	145.1124
	NE	334684	5776451	-38.1447	145.1134
	SE	334604	5776266	-38.1463	145.1125
	SW	334515	5776306	-38.1459	145.1115
Altona	NW	309059	5806016	-37.8733	144.8291
	NE	309259	5806017	-37.8733	144.8313
	SE	309260	5805916	-37.8743	144.8313
	SW	309059	5805916	-37.8743	144.8291
Portarlington	NW	294126	5779426	-38.1089	144.6518
	NE	294417	5779383	-38.1100	144.6551
	SE	294403	5779288	-38.1108	144.6549
	SW	294112	5779331	-38.1104	144.6516

6. Prohibition of commercial fishing in a recreational reef zone

- (1) For the purposes of section 67 of the Act, the taking of any fish in a nearshore reef exclusion zone by any person acting under an access licence or general permit (including the holder) is prohibited.
- (2) For the purposes of section 114 of the Act, the use of commercial fishing equipment in a nearshore reef exclusion zone is prohibited.

Notes:

- 1. Contravention of any prohibition under section 67 of the Act set out in this Fisheries Notice is an offence under section 67(3) of the Act. A maximum penalty of 100 penalty units or 6 months imprisonment or both applies.
- 2. Contravention of any prohibition under section 114 of the Act set out in this Fisheries Notice is an offence under section 114(3) of the Act. A maximum penalty of 100 penalty units or 6 months imprisonment or both applies.

7. Revocation

Unless sooner revoked, this Fisheries Notice will be automatically revoked 12 months after the day on which it comes into operation.

Forests Act 1958

DETERMINATION OF FIREWOOD COLLECTION AREA

I, Daniel McLaughlin, Acting District Chief Ranger, River Red Gum District, Parks Victoria, make the following determination under section 57U of the **Forests Act 1958**.

Definitions

In this determination and with reference to a numbered item in the table in the determination:

- (a) *closing date*, being the date of revocation of the determination of a firewood collection area, means the date specified in column 6 of the item;
- (b) *opening date*, being the date on which the determination of a firewood collection area comes into operation, means the date specified in column 5 of the item or, if no date is specified, the date on which this determination is published in the Government Gazette.

Determination

Each area of State forest shown hatched on a plan lodged in the Central Plan Office of the Department of Sustainability and Environment, the number of which is shown in column 1 of an item in the table in this determination, is a firewood collection area for the purposes of section 57U of the **Forests Act 1958**, effective from the opening date for that area until the closing date for that area (inclusive).

	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item no.	LEGL no.	PV region	PV district	Name of firewood collection area	Opening date	Closing date
1	LEGL./13-121	Northern Victoria	River Red Gum	Twin Bridges	08/03/2013	30/06/2013

Table – Firewoo	l collection a	reas
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Notes

- 1. The information in columns 2, 3 and 4 of the table is for information only.
- 2. *PV* means Parks Victoria.
- 3. The legal plan of any firewood collection area may be obtained from the Central Plan Office of the DSE see https://www.landata.vic.gov.au/tpc/. Maps of firewood collection areas that are open from time to time may be obtained from <www.dse.vic.gov.au/firewood.

4. There are no firewood collection areas open outside the firewood collection seasons as defined in the **Forests Act 1958**.

Dated 1 March 2013

DANIEL McLAUGHLIN Acting District Chief Ranger, River Red Gum District Parks Victoria as delegate of the Secretary to the Department of Sustainability and Environment

Crown Land (Reserves) Act 1978

DETERMINATION OF FIREWOOD COLLECTION AREAS

I, Daniel McLaughlin, Acting District Chief Ranger, River Red Gum District, Parks Victoria, make the following determination under section 21P of the **Crown Land (Reserves) Act 1978**.

Definitions

In this determination and with reference to a numbered item in the table in the determination:

- (a) *closing date*, being the date of revocation of the determination of a firewood collection area, means the date specified in column 6 of the item;
- (b) *opening date*, being the date on which the determination of a firewood collection area comes into operation, means the date specified in column 5 of the item or, if no date is specified, the date on which this determination is published in the Government Gazette.

Determination

Each area of land shown hatched on a plan lodged in the Central Plan Office of the Department of Sustainability and Environment, the number of which is shown in column 1 of an item in the table in this determination, is a firewood collection area for the purposes of section 21P of the **Crown** Land (Reserves) Act 1978, effective from the opening date for that area until the closing date for that area (inclusive).

	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item no.	LEGL no.	PV region	PV district	Name of firewood collection area	Opening date	Closing date
1	LEGL./12-262	Central	River Red Gum	Youngs Bend	08/03/2013	30/06/2013

Fable – Firewood collection area

Notes

- 1. The information in columns 2, 3 and 4 of the table is for information only.
- 2. **PV** means Parks Victoria.
- 3. The legal plan of any firewood collection area may be obtained from the Central Plan Office of the DSE see https://www.landata.vic.gov.au/tpc/. Maps of firewood collection areas that are open from time to time may be obtained from <www.dse.vic.gov.au/firewood.
- 4. There are no firewood collection areas open outside the firewood collection seasons as defined in the Crown Land (Reserves) Act 1978.

Dated 1 March 2013

DANIEL McLAUGHLIN Acting District Chief Ranger, River Red Gum District Parks Victoria as delegate of the Secretary to the Department of Sustainability and Environment

Forests Act 1958

DETERMINATION OF FIREWOOD COLLECTION AREAS

I, Dale Antonysen, District Chief Ranger, Mallee District, Parks Victoria, make the following determination under section 57U of the Forests Act 1958.

Definitions

In this determination and with reference to a numbered item in the table in the determination:

- (a) *closing date*, being the date of revocation of the determination of a firewood collection area, means the date specified in column 6 of the item;
- (b) *opening date*, being the date on which the determination of a firewood collection area comes into operation, means the date specified in column 5 of the item or, if no date is specified, the date on which this determination is published in the Government Gazette.

Determination

Each area of State forest shown hatched on a plan lodged in the Central Plan Office of the Department of Sustainability and Environment, the number of which is shown in column 1 of an item in the table in this determination, is a firewood collection area for the purposes of section 57U of the **Forests Act 1958**, effective from the opening date for that area until the closing date for that area (inclusive).

	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item no.	LEGL no.	PV region	PV district	Name of firewood collection area	Opening date	Closing date
1	LEGL./12-255	Northern Victoria	Mallee	Happy Valley Landing	08/03/2013	30/06/2013
2	LEGL./12-258	Northern Victoria	Mallee	Pile Bend 1	08/03/2013	30/06/2013
3	LEGL./12-260	Northern Victoria	Mallee	Piambie South	08/03/2013	30/06/2013
4	LEGL./13-125	Northern Victoria	Mallee	Bottle Bend East	08/03/2013	30/06/2013

Table – Firewood collection areas

Notes

- 1. The information in columns 2, 3 and 4 of the table is for information only.
- 2. **PV** means Parks Victoria.
- 3. The legal plan of any firewood collection area may be obtained from the Central Plan Office of the DSE see https://www.landata.vic.gov.au/tpc/. Maps of firewood collection areas that are open from time to time may be obtained from <www.dse.vic.gov.au/firewood.
- 4. There are no firewood collection areas open outside the firewood collection seasons as defined in the **Forests Act 1958**.

Dated 1 March 2013

DALE ANTONYSEN District Chief Ranger, Mallee District Parks Victoria as delegate of the Secretary to the Department of Sustainability and Environment

Forests Act 1958

DETERMINATION OF FIREWOOD COLLECTION AREA

I, Shaun Lawlor, Acting Land and Fire Regional Manager, North East, Department of Sustainability and Environment, make the following determination under section 57U of the **Forests Act 1958**.

Definitions

In this determination and with reference to a numbered item in the table in the determination:

- (a) *closing date*, being the date of revocation of the determination of a firewood collection area, means the date specified in column 6 of the item;
- (b) *opening date*, being the date on which the determination of a firewood collection area comes into operation, means the date specified in column 5 of the item or, if no date is specified, the date on which this determination is published in the Government Gazette.

Determination

Each area of State forest shown hatched on a plan lodged in the Central Plan Office of the Department of Sustainability and Environment, the number of which is shown in column 1 of an item in the table in this determination, is a firewood collection area for the purposes of section 57U of the **Forests Act 1958**, effective from the opening date for that area until the closing date for that area (inclusive).

	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item no.	LEGL no.	DSE region	DSE district	Name of firewood collection area	Opening date	Closing date
1	LEGL./13-084	North East	Murrindindi	Devastation Track	8/03/2013	30/06/2013
2	LEGL./13-085	North East	Murrindindi	Boundary Track	8/03/2013	30/06/2013
3	LEGL./13-086	North East	Murrindindi	15 Mile Road	8/03/2013	30/06/2013
4	LEGL./13-087	North East	Murrindindi	Mt Disappointment	8/03/2013	30/06/2013
5	LEGL./13-088	North East	Murrindindi	Andersons Mill Depot	8/03/2013	30/06/2013
6	LEGL./13-090	North East	Murrindindi	Downies Road	8/03/2013	30/06/2013
7	LEGL./13-091	North East	Murrindindi	Black Range Road	8/03/2013	30/06/2013
8	LEGL./13-109	North East	Upper Murray	Firebrace Firewood 2	8/03/2013	30/06/2013
9	LEGL/12-176	North East	Upper Murray	Firebrace Firewood Coupe	8/03/2013	30/06/2013
10	LEGL./13-092	North East	Upper Murray	Mystery Lane Firewood	8/03/2013	30/06/2013
11	LEGL/12-178	North East	Upper Murray	Powerline Road	8/03/2013	30/06/2013
12	LEGL/12-179	North East	Upper Murray	Emperor Track	8/03/2013	30/06/2013

Table – Firewood collection areas

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	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item no.	LEGL no.	DSE region	DSE district	Name of firewood collection area	Opening date	Closing date
13	LEGL/12-180	North East	Upper Murray	Trappers Gap	8/03/2013	30/06/2013
14	LEGL./13-063	North East	Upper Murray	Dunstans Roadside	8/03/2013	30/06/2013
15	LEGL./13-064	North East	Upper Murray	Gibb Roadside	8/03/2013	30/06/2013
16	LEGL./13-065	North East	Upper Murray	Dunstans Road	8/03/2013	30/06/2013
17	LEGL./13-066	North East	Upper Murray	The Hollow	8/03/2013	30/06/2013
18	LEGL/12-145	North East	Goulburn	Harpers 1 Firewood	8/03/2013	30/06/2013
19	LEGL/12-146	North East	Goulburn	Tiger Hill Firewood	8/03/2013	30/06/2013
20	LEGL/12-147	North East	Goulburn	Glen Creek Road Firewood	8/03/2013	30/06/2013
21	LEGL/12-148	North East	Goulburn	Honeysuckle Firewood	8/03/2013	30/06/2013
22	LEGL/12-150	North East	Goulburn	Blue Range Firewood	8/03/2013	30/06/2013
23	LEGL/12-151	North East	Goulburn	Spring Creek Road Firewood	8/03/2013	30/06/2013
24	LEGL/12-152	North East	Goulburn	Fair Weather Track	8/03/2013	30/06/2013
25	LEGL/12-153	North East	Goulburn	Buttercup Firewood	8/03/2013	30/06/2013
26	LEGL/12-154	North East	Goulburn	Carters Rd Firewood	8/03/2013	30/06/2013
27	LEGL/12-155	North East	Goulburn	Merton Road Firewood	8/03/2013	30/06/2013
28	LEGL/12-149	North East	Goulburn	Police Firewood	8/03/2013	30/06/2013
29	LEGL./13-076	North East	Goulburn	Wilkinsons Firewood	8/03/2013	30/06/2013
30	LEGL./13-077	North East	Goulburn	Duncans Firewood	8/03/2013	30/06/2013
31	LEGL./13-078	North East	Goulburn	Eildon Road Firewood	8/03/2013	30/06/2013
32	LEGL./13-079	North East	Goulburn	Sappers Track Firewood	8/03/2013	30/06/2013

	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item no.	LEGL no.	DSE region	DSE district	Name of firewood collection area	Opening date	Closing date
33	LEGL./13-080	North East	Goulburn	Poletti Track Firewood	8/03/2013	30/06/2013
34	LEGL./13-081	North East	Goulburn	Frenchmans Gap Firewood	8/03/2013	30/06/2013
35	LEGL./13-082	North East	Goulburn	Doughty Road Firewood	8/03/2013	30/06/2013
36	LEGL./13-083	North East	Goulburn	Glenroy Firewood	8/03/2013	30/06/2013

Notes

1. The information in columns 2, 3 and 4 of the table is for information only.

- 2. **DSE** means Department of Sustainability and Environment.
- 3. The legal plan of any firewood collection area may be obtained from the Central Plan Office of the DSE see https://www.landata.vic.gov.au/tpc/. Maps of firewood collection areas that are open from time to time may be obtained from <www.dse.vic.gov.au/firewood>.
- 4. There are no firewood collection areas open outside the firewood collection seasons as defined in the Forests Act 1958.

Dated 4 March 2013

SHAUN LAWLOR Acting Land and Fire Regional Manager, North East Department of Sustainability and Environment as delegate of the Secretary to the Department of Sustainability and Environment

Forests Act 1958

DETERMINATION OF FIREWOOD COLLECTION AREAS

I, Stephen Nicholson, District Manager, Murray Goldfields, Department of Sustainability and Environment, make the following determination under section 57U of the **Forests Act 1958**.

Definitions

In this determination and with reference to a numbered item in the table in the determination:

- (a) *closing date*, being the date of revocation of the determination of a firewood collection area, means the date specified in column 6 of the item;
- (b) *opening date*, being the date on which the determination of a firewood collection area comes into operation, means the date specified in column 5 of the item or, if no date is specified, the date on which this determination is published in the Government Gazette.

Determination

Each area of State forest shown hatched on a plan lodged in the Central Plan Office of the Department of Sustainability and Environment, the number of which is shown in column 1 of an item in the table in this determination, is a firewood collection area for the purposes of section 57U of the **Forests Act 1958**, effective from the opening date for that area until the closing date for that area (inclusive).

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	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item no.	LEGL no.	DSE region	DSE district	Name of firewood collection area	Opening date	Closing date
1	LEGL.\12-265	North West	Midlands	Schmidts Tk South	08/03/2013	30/06/2013
2	LEGL.\12-266	North West	Midlands	Sugarloaf	08/03/2013	30/06/2013
3	LEGL.\12-267	North West	Midlands	Cemetery	08/03/2013	30/06/2013
4	LEGL.\12-268	North West	Midlands	Mallakoff Track	08/03/2013	30/06/2013
5	LEGL.\12-269	North West	Midlands	Hankins Track	08/03/2013	30/06/2013
6	LEGL.\13-095	North West	Midlands	Miles Track	08/03/2013	30/06/2013
7	LEGL.\12-271	North West	Midlands	Hardys South	08/03/2013	30/06/2013
8	LEGL.\13-094	North West	Midlands	Jacksons	08/03/2013	30/06/2013
9	LEGL.\13-096	North West	Murray Goldfields	Taig Road	08/03/2013	30/06/2013
10	LEGL.\13-099	North West	Murray Goldfields	OCallaghans Road	08/03/2013	30/06/2013
11	LEGL.\12-279	North West	Murray Goldfields	Whistler Track	08/03/2013	30/06/2013
12	LEGL.\13-108	North West	Murray Goldfields	One Eye	08/03/2013	30/06/2013
13	LEGL.\13-093	North West	Murray Goldfields	The Wedge	08/03/2013	30/06/2013
14	LEGL.\13-107	North West	Murray Goldfields	Pick Track	08/03/2013	30/06/2013
16	LEGL.\12-282	North West	Murray Goldfields	Smart Track	08/03/2013	30/06/2013
17	LEGL.\12-285	North West	Murray Goldfields	MacKenzie	08/03/2013	30/06/2013
18	LEGL.\12-379	North West	Murray Goldfields	Timor Road South	08/03/2013	30/06/2013
19	LEGL.\12-380	North West	Murray Goldfields	Graveyard Track	08/03/2013	30/06/2013
20	LEGL.\12-381	North West	Murray Goldfields	Boys Camp	08/03/2013	30/06/2013
21	LEGL.\13-101	North West	Murray Goldfields	Stumpy-Poverty	08/03/2013	30/06/2013
22	LEGL.\13-104	North West	Murray Goldfields	Hulls Redbox	08/03/2013	30/06/2013

Table – Firewood collection areas

Notes

- 1. The information in columns 2, 3 and 4 of the table is for information only.
- 2. **DSE** means Department of Sustainability and Environment.
- 3. The legal plan of any firewood collection area may be obtained from the Central Plan Office of the DSE see https://www.landata.vic.gov.au/tpc/. Maps of firewood collection areas that are open from time to time may be obtained from <www.dse.vic.gov.au/firewood.
- 4. There are no firewood collection areas open outside the firewood collection seasons as defined in the **Forests Act 1958**.

Dated 6 March 2013

STEPHEN NICHOLSON District Manager, Murray Goldfields Department of Sustainability and Environment as delegate of the Secretary to the Department of Sustainability and Environment

Forests Act 1958

DETERMINATION OF FIREWOOD COLLECTION AREAS

I, Peter Codd, Acting Land and Fire Regional Manager South West, Department of Sustainability and Environment, make the following determination under section 57U of the **Forests Act 1958**.

Definitions

In this determination and with reference to a numbered item in the table in the determination:

- (a) *closing date*, being the date of revocation of the determination of a firewood collection area, means the date specified in column 6 of the item;
- (b) *opening date*, being the date on which the determination of a firewood collection area comes into operation, means the date specified in column 5 of the item or, if no date is specified, the date on which this determination is published in the Government Gazette.

Determination

Each area of State forest shown hatched on a plan lodged in the Central Plan Office of the Department of Sustainability and Environment, the number of which is shown in column 1 of an item in the table in this determination, is a firewood collection area for the purposes of section 57U of the **Forests Act 1958**, effective from the opening date for that area until the closing date for that area (inclusive).

Item	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
no.	LEGL no.	DSE region	DSE district	Name of firewood collection area	Opening date	Closing date
1	LEGL./12-196	South West	Midlands	Middleton Hill	8/3/2013	30/6/2013
2	LEGL./12-200	South West	Midlands	Middleton Creek East	8/3/2013	30/6/2013
3	LEGL./12-201	South West	Midlands	Squires	8/3/2013	30/6/2013
4	LEGL./12-203	South West	Midlands	Burnt Mill Road Extension	8/3/2013	30/6/2013
5	LEGL./12-205	South West	Midlands	Jackass Rd	8/3/2013	30/6/2013

Item	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
no.	LEGL no.	DSE region	DSE district	Name of firewood collection area	Opening date	Closing date
6	LEGL./12-387	South West	Midlands	Dredge Track Firewood	8/3/2013	30/6/2013
7	LEGL./12-204	South West	Midlands	North Blackwood Road	8/3/2013	30/6/2013
8	LEGL./12-388	South West	Midlands	Graded Road 2	8/3/2013	30/6/2013
9	LEGL./12-199	South West	Midlands	Mt Lonarch– Tower Road	8/3/2013	30/6/2013
10	LEGL./12-390	South West	Midlands	Granite Track 2	8/3/2013	30/6/2013
11	LEGL./12-389	South West	Midlands	Cosmopolitan Track Firewood	8/3/2013	30/6/2013
12	LEGL./12-212	South West	Wimmera	Barrabol Firewood	8/3/2013	30/6/2013
13	LEGL./12-215	South West	Wimmera	Kalingur Firewood	8/3/2013	30/6/2013
14	LEGL./12-217	South West	Wimmera	Ledcourt Firewood	8/3/2013	30/6/2013
15	LEGL./12-218	South West	Wimmera	Wartook Firewood	8/3/2013	30/6/2013
16	LEGL./12-222	South West	Wimmera	Illawarra North Firewood	22/3/2013	30/6/2013
17	LEGL./12-223	South West	Wimmera	Blythwood Firewood	8/3/2013	30/6/2013
18	LEGL./12-226	South West	Wimmera	Kadnook Firewood	22/3/2013	30/6/2013
19	LEGL./12-228	South West	Wimmera	Balmoral BIB Firewood	8/3/2013	30/6/2013
20	LEGL./12-234	South West	Wimmera	Youngs Firewood	8/3/2013	30/6/2013
21	LEGL./12-235	South West	Wimmera	Wail SGP North	22/3/2013	30/6/2013
22	LEGL./12-213	South West	Wimmera	Goroke Firewood	8/3/2013	30/6/2013
23	LEGL./12-231	South West	Wimmera	Rocklands Woohlpooer 1	8/3/2013	30/6/2013
24	LEGL./12-211	South West	Wimmera	Barret SGP Firewood	22/3/2013	30/6/2013
25	LEGL./12-232	South West	Wimmera	Cherrypool West Firewood	8/3/2013	30/6/2013
26	LEGL./12-236	South West	Otway	Boorook Firewood	8/3/2013	30/6/2013
27	LEGL./12-237	South West	Otway	Centre Firewood	8/3/2013	30/6/2013

Item	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
no.	LEGL no.	DSE region	DSE district	Name of firewood collection area	Opening date	Closing date
28	LEGL./12-239	South West	Otway	Thompipe Firewood	8/3/2013	30/6/2013
29	LEGL./12-241	South West	Far South West	Killara Extension	22/3/2013	30/6/2013
30	LEGL./12-242	South West	Far South West	Coffees Lane South	22/3/2013	30/6/2013
31	LEGL./12-244	South West	Far South West	Myamyn Rd	22/3/2013	30/6/2013
32	LEGL./12-246	South West	Far South West	Penola Road	22/3/2013	30/6/2013
33	LEGL./12-247	South West	Far South West	Snake Bank	22/3/2013	30/6/2013
34	LEGL./12-248	South West	Far South West	New Rd South	22/3/2013	30/6/2013
35	LEGL./12-249	South West	Far South West	Oakbank	22/3/2013	30/6/2013
36	LEGL./12-250	South West	Far South West	Gee Road	22/3/2013	30/6/2013

Notes

- 1. The information in columns 2, 3 and 4 of the table is for information only.
- 2. **DSE** means Department of Sustainability and Environment.
- 3. The legal plan of any firewood collection area may be obtained from the Central Plan Office of the DSE see https://www.landata.vic.gov.au/tpc/. Maps of firewood collection areas that are open from time to time may be obtained from <www.dse.vic.gov.au/firewood.
- 4. There are no firewood collection areas open outside the firewood collection seasons as defined in the **Forests Act 1958**.

Dated 4 March 2013

PETER CODD Acting Land and Fire Regional Manager South West Department of Sustainability and Environment as delegate of the Secretary to the Department of Sustainability and Environment

Interpretation of Legislation Act 1984

VICTORIAN ENERGY EFFICIENCY TARGET AMENDMENT (PRESCRIBED ACTIVITIES) REGULATIONS 2013

Notice of Incorporation of Documents and Address for Inspection of Documents

As required by section 32(3) of the **Interpretation of Legislation Act 1984**, notice is given that the Victorian Energy Efficiency Target Amendment (Prescribed Activities) Regulations 2013 ('the Regulations') apply, adopt or incorporate the following documents:

Statutory Rule Provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 6(6) which inserts regulation 6(3)(g) into the Principal Regulations, and regulation 9 which inserts Schedule 36 into the Principal Regulations	Australian/New Zealand Standard 6400:2005 Water efficient products – Rating and labelling. Published by Standards Australia/ Standards New Zealand on 1 June 2005 and reissued June 2011 incorporating Amendment Nos. 1, 2, 3, 4 and 5.	The whole
Regulation 5 which amends regulation 4 of the Principal Regulations, and regulation 9 which inserts Schedule 36 into the Principal Regulations	ASTM F2324 – 03(2009) Standard Test Method for Prerinse Spray Valves. Published by ASTM International in 2009.	The whole
Regulation 10 which amends regulation 4 of the Principal Regulations	Australian Standard 4234 – 1994 Solar Water Heaters – Domestic and heat pump – Calculation of energy consumption. Published by Standards Australia on 22 August 1994.	The whole
Regulations 10 and 15 which amend regulation 4 of the Principal Regulations and regulations 11 to 14 which amend Schedules 1 to 4 of the Principal Regulations	Australian/New Zealand Standard 4234:2008 Heated water systems – Calculation of energy consumption. Published by Standards Australia/Standards New Zealand on 21 August 2008 and reissued November 2011 incorporating Amendments Nos. 1 and 2.	The whole
Regulations 11 to 14 which amend Schedules 1 to 4 of the Principal Regulations	Australian/New Zealand Standard 2712:2007 Solar and heat pump water heaters – Design and construction. Published by Standards Australia/ Standards New Zealand on 12 September 2007 and reissued November 2011 incorporating Amendments Nos. 1 and 2.	The whole

Table of Applied, Adopted or Incorporated Matter

Statutory Rule Provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 12 which amends Schedule 2 to the Principal Regulations.	Sustainability Victoria Guidelines to calculate annual solar energy savings for domestic solar water heaters produced by adding a Retrofit Kit (collectors and pump) to an existing tank (version 6.0 updated June 2011). Published by Sustainability Victoria in June 2011.	The whole
Regulation 14 which amends Schedule 4 to the Principal Regulations.	Guidelines to calculate annual solar energy savings for domestic solar water heaters produced by adding a solar preheater to an existing gas hot water system, Version 3.0 June 2011. Published by Sustainability Victoria in June 2011.	The whole

A copy of the material applied, adopted or incorporated by the Regulations has been lodged with the Clerk of the Parliaments and is available for inspection by the public, free of charge, during normal business hours at the Essential Services Commission, Level 37, 2 Lonsdale Street, Melbourne 3000, telephone 9032 1300.

HON. MICHAEL O'BRIEN MP Minister for Energy and Resources



Heritage Act 1995 NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including Heritage Register Number 2306 in the category described as Heritage Place.

Former Melford Motors 615–645 Elizabeth Street Melbourne Melbourne City

EXTENT

- 1. All of the land marked L1 on Diagram 2306 held by the Executive Director, being part of the land described in plan CP151687.
- 2. All of the building marked B1 on Diagram 2306 held by the Executive Director.

Dated Thursday 7 March 2013

TRACEY AVERY Executive Director

Magistrates' Court Act 1989

NOTICE SPECIFYING MAGISTRATE ASSIGNED TO THE FAMILY VIOLENCE COURT DIVISION

Pursuant to section 4H(3) of the **Magistrates' Court Act 1989**, I assign the following magistrates to the Family Violence Court Division of the Magistrates' Court of Victoria: Michelle Ehrlich Margaret Harding

Dated 4 March 2013

JELENA POPOVIC Acting Chief Magistrate

Marine Safety Act 2010

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

I, David Jackson, Manager Recreation and Land, Goulburn–Murray Water, the waterway manager for Lake Hume, hereby give notice under section 208(2) of the **Marine Safety Act 2010** (Vic.) that all persons and vessels not participating in the Hume Boat Club, Club Race Day between 8.00 am and 6.00 pm on 23 March 2013 are prohibited from entering and remaining in the waters of Lake Hume adjacent to Hume Boat Club at Bellbridge as marked by the buoys.

The exclusion zone takes effect between 8.00 am and 6.00 pm on 23 March 2013.

Dated 20 February 2013

DAVID JACKSON Manager Recreation and Land Goulburn–Murray Water

Marine Safety Act 2010

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

In accordance with section 208(2) of the **Marine Safety Act 2010**, the Gannawarra Shire Council hereby gives notice that persons and vessels not participating in the Victorian Outboard Club, Archer Eade Memorial Event are prohibited from entering or remaining on the waters of Lake Charm between the hours of 6.00 am to 6.00 pm Sunday 17 March 2013.

Dated 7 March 2013

BY ORDER OF GANNAWARRA SHIRE COUNCIL

Road Safety Act 1986

DECLARATION UNDER SECTION 99B(4)

I, Steve Brown, Executive Director Regional Operations VicRoads, under section 99B(4) of the **Road Safety Act 1986**, declare that for the purposes of the event known as the 'Ballarat RSL ANZAC Day Parade' the Road Rules do not apply to the activities of the Event, for the times and with respect to the highway or parts of the highway listed in the Schedule.

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

'Event' means the Ballarat RSL ANZAC Day Parade to be conducted on Thursday 25 April 2013.

'Road Rules' means the Road Rules within the meaning of the Road Safety Road Rules 2009.

2. This declaration takes effect from the date of commencement of the Event until completion of the Event.

Schedule

DATE AND TIME	ROADS SUBJECT TO THIS DECLARATION AS PART OF THE EVENT
Thursday 25 April 2013 10.30 am to 11.30 am	Ballarat–Burrumbeet Road between Dawson Street and Raglan Street

STEVE BROWN Executive Director, Regional Operations Vicroads

Water Act 1989

BULK ENTITLEMENT (RIVER MURRAY–NORTH EAST WATER) AMENDMENT NOTICE 2013

I, Peter Walsh, as Minister administering the Water Act 1989, hereby amend the Bulk Entitlement (River Murray–North East Water) Conversion Order 1999.

1. Citation

This amendment may be cited as the Bulk Entitlement (River Murray–North East Water) Amendment Notice 2013.

2. Purpose

The purpose of this Notice is to amend the Bulk Entitlement (River Murray–North East Water) Conversion Order 1999 (the Bulk Entitlement Order) to convert water shares held by North East Water to the bulk entitlement. The amendment explicitly provides for a new off-take point and volume for the supply of Bundalong, and increases the nominal volume available for Wodonga, based on the volume of water shares converted. The overall volume of the bulk entitlement is increased by 442.1 ML of high-reliability entitlement.

3. Authorising Provisions

This Notice is made under section 47CB of the Water Act 1989.

4. Commencement

This Notice comes into effect on the day it is published in the Government Gazette.

5. Amendment of Schedule 1 – Tables allocating shares of water available

In Table 1 of Schedule 1 of the Bulk Entitlement Order, for the row corresponding to North East Water **substitute** the following row –

6. Amendment of Schedule 4 – Off-take Points and Return Points

For Schedule 4 of the Bulk Entitlement Order substitute -

SCHEDULE 4: OFF-TAKE POINTS AND RETURN POINTS, WITH MAXIMUM RATES OF TAKING WATER (clause 15)

Water supply system	Nominal volume per year (ML) ¹	Waterway/ channel	Off-take point	Maximum rate (ML/d)
Eskdale	30	Mitta Mitta River	Eskdale Pump Station	0.6
Tallangatta	570	River Murray (Lake Hume)	Tallangatta Pump Station	5.4

Bellbridge	130	River Murray (Lake Hume)	Bellbridge Pump Station	1.2
Wodonga	9,187.6	Wodonga Creek	Wodonga Pump Station	71.0
Rutherglen & Wahgunyah	1,180	River Murray	Rutherglen & Wahgunyah Pump Station	16.0
Yarrawonga	2,087	River Murray (Lake Mulwala)	Yarrawonga Pump Station	22.0
Bundalong	51	River Murray (Lake Mulwala)	Bundalong Pump Station	0.4
TOTAL	12 225 (

TOTAL: 13,235.6

¹ The amount of water taken for each individual system can be varied in accordance with sub-clause 15.4, provided the total water allowed (taking into account any seasonal restrictions) is not exceeded.

Dated 4 March 2013

PETER WALSH MLA Minister for Water

Water Act 1989

PERMISSIBLE CONSUMPTIVE VOLUME GROUNDWATER (GOULBURN–MURRAY WATER) AMENDMENT ORDER 2013

I, Peter Walsh MLA, Minister for Water, being the Minister administering the Water Act 1989, make the following Order.

1. Citation

This Order is called the Permissible Consumptive Volume Groundwater (Goulburn–Murray Water) Amendment Order 2013.

2. Authorising provision

This Permissible Consumptive Volume Groundwater (Goulburn–Murray Water) Amendment Order 2013 (this Order) is made under section 22A of the **Water Act 1989** and section 27 of the **Interpretation of Legislation Act 1984**.

3. Commencement

This Order comes into operation on the date it is published in the Government Gazette.

4. Purpose

The purpose of this Order is to amend permissible consumptive volumes as declared in the Permissible Consumptive Volume Groundwater Order 2011 for three groundwater areas managed by Goulburn–Murray Rural Water Corporation to recognise the groundwater volumes licensed under the Dairy Shed Water Licence Transition Program, to change the permissible consumptive volume for the Mid Loddon Groundwater Management Area following the recommendation in the local management rules dated 1 July 2009 for that area, and to remove the permissible consumptive volume for the Upper Ovens Water Supply Protection Area following approval of the management plan for that area.

5. Amendment of Permissible Consumptive Volume Groundwater Order 2011

In the Permissible Consumptive Volume Groundwater Order 2011 dated 4 July 2011 and published in Government Gazette G28 on 14 July 2011 at pages 1639–1645:

- (a) in column D of the Katunga Water Supply Protection Area for '59,780' substitute '60,577';
- (b) in column C of the Lower Campaspe Valley Water Supply Protection Area after 'All formations below the surface' **insert** 'with the exception of all formations from the surface to 25 metres below the surface north of the Waranga West Channel';

(c)	in column D of the Lower Campaspe Valley Water Supply Protection Area for '56,381 substitute '55,875';			
(d)	in column D of the Loddon Highlands Water Supply Protection Area for '20,521 substitute '20,697';			r '20,521'
(e)	in column D of the Mid Loddon Groundwater Management Area for '37,200' substitute '34,037'; and			· `37,200`
(f)	delete			
	Upper Ovens Water Supply Protection Area	LEGL./04-210	All formations below the surface	4,010

Dated 3 March 2013

PETER WALSH MLA Minister for Water

BALLARAT PLANNING SCHEME

Notice of Approval of Amendment

Amendment C148

The Minister for Planning has approved Amendment C148 to the Ballarat Planning Scheme.

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

The Amendment implements the Ballarat Rural Land Use Strategy, November 2010 by updating the Municipal Strategic Statement, inserting a new Rural Dwellings and Subdivision policy and amending the schedules to the Rural Living Zone and Farming Zone. The Amendment also amends the Schedule to the Heritage Overlay and the Schedule to Clause 61.03 to correct anomalies created by Amendments C146 and C135.

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

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

Planning and Environment Act 1987

BAW BAW PLANNING SCHEME

Notice of Approval of Amendment

Amendment C86

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

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

The Amendment implements the recommendations of the town centre strategies for Warragul and Drouin, and applies the Heritage Overlay to those properties within the town centre boundary that are recommended for inclusion in Stage 2 and 2a of the Baw Baw Shire Heritage Study 2011.

The Amendment was approved by the Baw Baw Shire Council on 21 February 2013 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 10 October 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 Baw Baw Shire Council, 61 Smith Street, Warragul.

CASEY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C133

The Minister for Planning has approved Amendment C133 to the Casey Planning Scheme.

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

The Amendment introduces the statutory tools to give effect to the Botanic Ridge Precinct Structure Plan (PSP), Botanic Ridge Development Contributions Plan (DCP) and Botanic Ridge Native Vegetation Precinct Plan.

The Amendment:

- introduces Schedule 4 to the Urban Growth Zone and applies it to land in the Botanic Ridge growth area precinct zoned Urban Growth Zone except 41 Craig Road and 18 Sherwood Road, Junction Village;
- rezones 41 Craig Road and 18 Sherwood Road, Junction Village, from Urban Growth Zone to Residential 1 Zone;
- introduces Schedule 14 to the Development Contributions Plan Overlay and applies it to land in the Botanic Ridge growth area precinct;
- removes the existing Environmental Significance Overlay 3 (ESO3) from the precinct and Royal Botanic Gardens Cranbourne (RBGC);
- applies a Public Acquisition Overlay to part of the land at 41 Craig Road, Junction Village, being a rectangular plot of land abutting 39 Craig Road and 18 Sherwood Road in Junction Village. The purpose of the acquisition is to provide a road connection from Craig Road into the precinct;
- applies a Public Acquisition Overlay to parts of 32–34 and 36–38 Craig Road, Devon Meadows. The purpose of the acquisition is to provide a new road (known as Casey Fields Boulevard) between Craig Road and the South Gippsland Highway;
- applies a Public Acquisition Overlay to two parts of 40–48 Craig Road, Devon Meadows. The purpose of the acquisition is to provide a new road (known as Casey Fields Boulevard) between Craig Road and the South Gippsland Highway;
- amends the Schedule to Clause 52.01 to require 4.21% of all land subdivided within the precinct for urban use to be transferred to Council as local passive open space;
- includes the Botanic Ridge Native Vegetation Precinct Plan in the Schedule to Clause 52.16;
- adds the new map 18DCPO to the list of maps in the Schedule to Clause 61.03; and
- incorporates the Botanic Ridge Precinct Structure Plan, Botanic Ridge Native Vegetation Precinct Plan and Botanic Ridge Development Contributions Plan into the Casey Planning Scheme by listing them in the Schedule to Clause 81.01.

The Minister has granted the following permit(s) under Division 5 Part 4 of the Act:

Permit No.	Description of Land	
P414/11	99 and 101-103 Browns Road and 248-266 Smiths Lane, Botanic Ridge	
P416/11	53–65 Craig Road, Botanic Ridge	

A copy of the Amendment and permit/s 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 City of Casey, Magid Drive, Narre Warren.

EAST GIPPSLAND PLANNING SCHEME

Notice of Approval of Amendment

Amendment C109

The Minister for Planning has approved Amendment C109 to East Gippsland Planning Scheme.

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

The Amendment introduces a site specific control pursuant to Clause 52.03, to allow for:

- the creation of the drainage reserve necessary to carry out drainage works; and to
- provide the opportunity for a permit to be considered for the Tourist Park and the development of a business use on the remaining parcel on the south-west corner of Princes Highway and Phillips Lane (subject to separate Planning Permit applications).

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.

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

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C186

The Minister for Planning has approved Amendment C186 to the Greater Geelong Planning Scheme.

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

The Amendment rezones land at 29–31 Reynolds Road from part Public Use Zone 6 and part Public Park and Recreation Zone to Mixed Use Zone and introduces and applies Design and Development Overlay Schedule 30 to the land.

The Minister has granted the following permit under Division 5 Part 4 of the Act:

Permit No.	Description of land
869/2012	1/29–31 Reynolds Road, Highton

A copy of the Amendment and permit/s 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 Geelong City Council, 100 Brougham Street, Geelong.

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C240

The Minister for Planning has approved Amendment C240 to the Greater Geelong Planning Scheme.

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

The Amendment facilitates the urban development of the Armstrong Creek West Precinct by introducing schedules to the Urban Growth Zone and the Development Contributions Plan Overlay to apply to the precinct, removes the Vegetation Protection Overlay and the Environmental Significance Overlay from some of the sites in the precinct, applies the Floodway Overlay to land along the Armstrong Creek alignment, amends schedules to the Mixed Use Zone and the Business 1 Zone, and amends various other clauses within the planning scheme to support the new planning controls for the precinct.

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 Geelong City Council, 100 Brougham Street, Geelong.

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

Planning and Environment Act 1987

MANNINGHAM PLANNING SCHEME

Notice of Approval of Amendment

Amendment C66

The Minister for Planning has approved Amendment C66 to the Manningham Planning Scheme.

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

The Amendment rezones the land at 2 Old Yarra Road, Wonga Park, and part of 4–6 Old Yarra Road, Wonga Park, from Public Use Zone 6 (PUZ6) – Local Government to Public Use Zone 7(PUZ7) – other public uses.

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 Manningham City Council, 699 Doncaster Road, Doncaster.

MARIBYRNONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C70

The Minister for Planning has approved Amendment C70 to the Maribyrnong Planning Scheme.

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

The Amendment rezones land at 4 Cross Street, Footscray, from Business 3 Zone to Residential 1 Zone and applies an Environmental Audit Overlay and a Design and Development Overlay Schedule 8 to the land. The Amendment also rezones the adjacent laneway from Business 3 Zone to Special Use Zone 1.

The Amendment also applies a Heritage Overlay (HO192) to the substation on part of the land known as Allotment 9, Section 13 in the Parish of Cut-Paw-Paw (Cross Street, Footscray) and corrects an anomaly in Design and Development Overlay Schedule 11 and Development Plan Overlay Schedule 14.

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 Maribyrnong City Council, corner Hyde and Napier Streets, Footscray.

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

Planning and Environment Act 1987

STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C164

The Minister for Planning has approved Amendment C164 to the Stonnington Planning Scheme.

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

The Amendment corrects mapping anomalies by rezoning the corner of Carroll Crescent and Burke Road, Glen Iris, from a Public Use Zone 4 to Road Zone Category 1 and correcting the extent of Heritage Overlay (HO130) to include land around Beatty Avenue, and Toorak Station, Armadale. The Amendment also updates the Schedules to Clause 52.03 Specific Sites and Exclusions, Clause 81.01 Incorporated Documents and Schedule 1 to the Special Use Zone to include property addresses in the titles of various incorporated documents and delete two incorporated documents which have expired.

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 Stonnington City Council Council, Town Hall, Greville Street, Prahran.

CARDINIA PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C157

The Cardinia Shire Council has resolved to abandon Amendment C157 to the Cardinia Planning Scheme.

The Amendment C157 proposed to:

- rezone part of land at Lot 2 Michael Street, Pakenham from Industrial 1 Zone to Urban Growth Zone Schedule 1 (Cardinia Road Precinct Structure Plan);
- amend Clause 21.08 Settlement and Housing Issues, the Urban Growth Zone Schedule 1 (Cardinia Road Precinct Structure Plan) and the Significant Landscape Overlay Schedule 6 to the Cardinia Planning Scheme to reflect changes made to the Cardinia Road Precinct Structure Plan; and
- amend the Schedule to Clause 81.01 to replace the current Cardinia Road Precinct Structure Plan to designate the area for residential development.

The Amendment C157 lapsed on 7 January 2013.

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ORDERS IN COUNCIL

Agricultural Industry Development Act 1990

DISSOLUTION OF THE MURRAY VALLEY CITRUS BOARD

Order in Council

The Governor in Council, being satisfied that the affairs of the Murray Valley Citrus Board have been wound-up, makes the following Order:

1. Objective

The objectives of this Order are to dissolve the Murray Valley Citrus Board and to provide for the money and other assets of the Board.

2. Authorising provision

This Order is made under section 54(7) of the Agricultural Industry Development Act 1990.

3. Commencement

This Order comes into operation on the day it is published in the Government Gazette.

4. Dissolution of the Murray Valley Citrus Board

The Murray Valley Citrus Board, established by the Murray Valley Citrus Industry Development Order 2008 published in Government Gazette G26 on 26 June 2008 (the Old Board), is dissolved.

5. Money and other assets of the Old Board

- (1) The assets of the Old Board, other than the money in paragraph (2) and any choses in action, shall become the property of the Murray Valley Citrus Board as established by the Murray Valley Citrus Industry Development Order 2012 published in Government Gazette S203 on 20 June 2012 (the New Board), to be dealt with or disposed of by the New Board for the purpose of carrying out the functions of the New Board pursuant to the Murray Valley Citrus Industry Development Order 2012.
- (2) The amount of \$965,049 shall become the property of the New Board and the Mid Murray Citrus Growers Association Inc (the Association) in the following proportions:
 - (a) 92.5% to the New Board; and
 - (b) 7.5% to the Association;

to be dealt with or disposed of:

- (c) by the New Board for the purpose of discharging any outstanding liabilities of the Old Board and carrying out the functions of the New Board pursuant to the Murray Valley Citrus Industry Development Order 2012; and
- (d) by the Association for the purpose of planning, funding and facilitating market development services, and citrus pest and disease management or control measures, for the benefit of the Association's members.
- (3) The rights to outstanding charges on producers and other choses in action held by the Old Board shall become the property of the New Board and may be enforced by the New Board, the proceeds to be used for the purpose of carrying out the functions of the New Board pursuant to the Murray Valley Citrus Industry Development Order 2012.

Dated 5 March 2013

PETER WALSH MLA Minister for Agriculture and Food Security

> MATTHEW McBEATH Clerk of the Executive Council

Land Acquisition and Compensation Act 1986 CERTIFICATION PURSUANT TO SECTION 5(3) OF THE LAND ACQUISITION AND COMPENSATION ACT 1986

Order in Council

Under section 5(3) of the Land Acquisition and Compensation Act 1986, the Governor in Council certifies the following land as land for which reservation is unnecessary and contrary to the public interest.

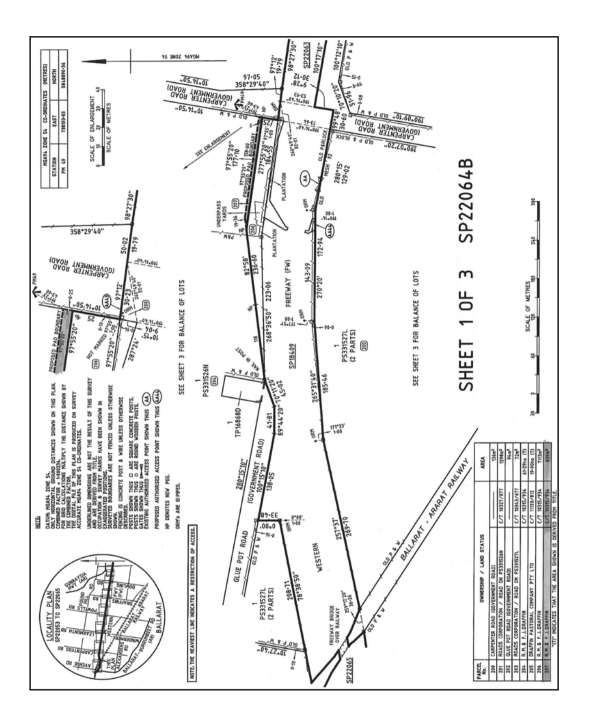
The land shown as:

• Parcel 207 on attached Plan of Survey 22064B, being part of the land comprised in Certificate of Title Volume 10315 Folio 934.

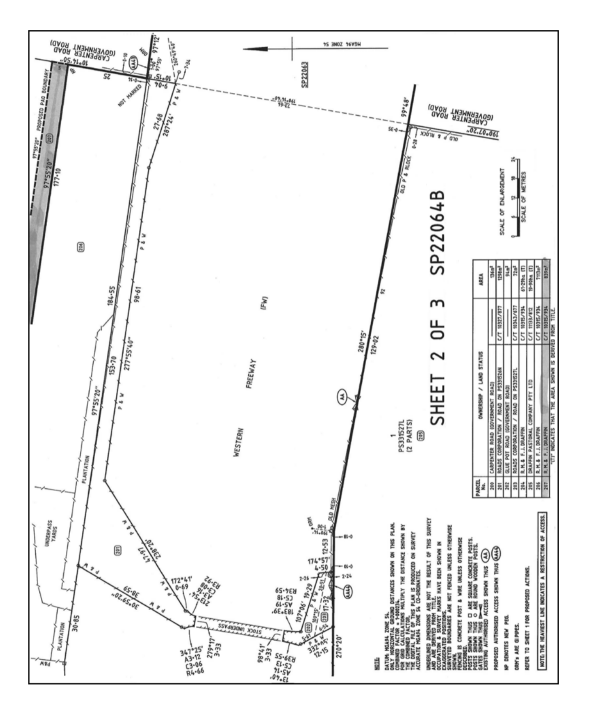
This legislative instrument comes into effect on the date published in the Government Gazette.

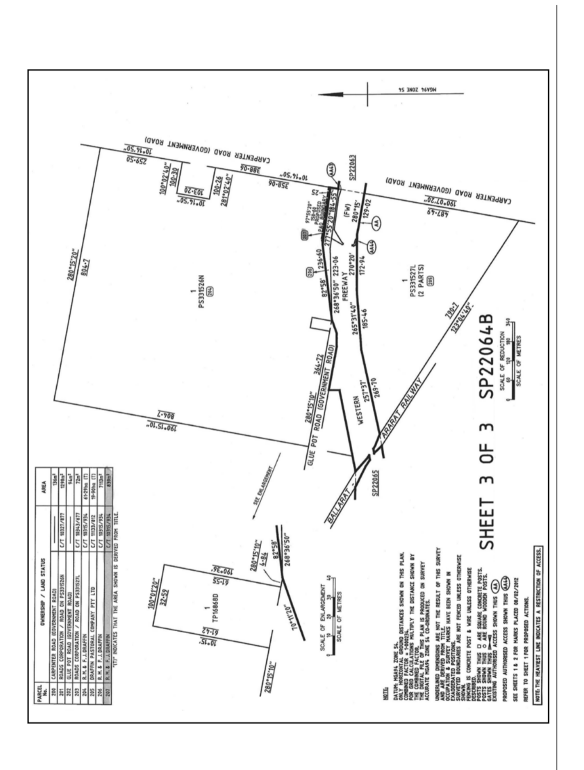
Dated 5 March 2013 Responsible Minister ROBERT CLARK MP Attorney-General

> MATTHEW McBEATH Clerk of the Executive Council



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Borrowing and Investment Powers Act 1987

APPROVAL BY THE GOVERNOR IN COUNCIL OF BORROWING AND INVESTMENT POWERS FOR CITY WEST WATER CORPORATION, SOUTH EAST WATER CORPORATION AND YARRA VALLEY WATER CORPORATION

Order in Council

The Governor in Council under section 17A of the **Borrowing and Investment Powers Act 1987** ('the Act') hereby declares that sections 5, 8, 9, 10, 11, 11AA, 13, 14, 15, 20, 20A and 21 of the Act apply to City West Water Corporation, South East Water Corporation and Yarra Valley Water Corporation, with effect from and including the date it is published in the Government Gazette.

Dated 5 March 2013

Responsible Minister: KIM WELLS MP Treasurer

> 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:

24.	Statutory Rule:	Victorian Energy Efficiency Target Amendment (Prescribed Activities) Regulations 2013
	Authorising Act:	Victorian Energy Efficiency Target Act 2007
	Date first obtainable: Code B	5 March 2013
25.	Statutory Rule:	Water Industry (Waterways Land) Regulations 2013
	Authorising Act:	Water Industry Act 1994
	Date first obtainable: Code A	5 March 2013
26.	Statutory Rule:	Road Safety (Vehicles) Amendment Regulations 2013
	Authorising Act:	Road Safety Act 1986
	Date first obtainable: Code B	5 March 2013
27.	Statutory Rule:	Supreme Court (Chapter I Certification Amendments) Rules 2013
	Authorising Act:	Supreme Court Act 1986 Civil Procedure Act 2010
	Date first obtainable: Code A	5 March 2013

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