

Victoria Government Gazette

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No. G 42 Thursday 19 October 2006

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GENERAL

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As from 19 October 2006

The last Special Gazette was No. 277 dated 18 October 2006. The last Periodical Gazette was No. 1 dated 15 June 2006.

How To Submit Copy

- See our webpage www.craftpress.com.au
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Copies of recent Special Gazettes can now be viewed at the following display cabinet:

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

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

Please note that the principal office of the Victoria Government Gazette, published and distributed by The Craftsman Press Pty Ltd, has changed from 28 July 2005.

The new office and contact details are as follows:

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> JENNY NOAKES Government Gazette Officer

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) MELBOURNE CUP HOLIDAY (Tuesday 7 November 2006)

Please Note:

The Victoria Government Gazette for Melbourne Cup week (G45/06) will be published on Thursday 9 November 2006.

Copy deadlines:

Private Advertisements

9.30 am on Friday 3 November 2006

Government and Outer Budget Sector Agencies Notices

9.30 am on Monday 6 November 2006

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

PRIVATE ADVERTISEMENTS

Corporations Act 2001

Bendigo & District No. 16 Co-operative Housing Society Limited (in liquidation) Bendigo & District No. 18 Co-operative Housing Society Limited (in liquidation) Bendigo & District No. 20 Co-operative Housing Society Limited (in liquidation) Bendigo & District No. 23 Co-operative Housing Society Limited (in liquidation) Bendigo & District No. 24 Co-operative Housing Society Limited (in liquidation)

At a special general meeting of the abovenamed Societies duly convened and held at 1st Floor, Killians Walk, Bendigo on Wednesday 11 October 2006, the following special resolution was duly passed:

"That the Society, having completed its objectives, be wound up voluntarily and that Raymond James Pitson of 1st Floor, Killians Walk, Bendigo be appointed liquidator for the purposes of the winding up."

Trustee Act 1958

SECOND SCHEDULE MAB HEALTHCARE TRUST ARSN 103 463 583 (Trust) Trustee and Responsible Entity: MAB Funds Management Limited ACN 098 846 701 (Trustee)

Creditors and others having claims in respect of the Trust, a registered managed investment scheme, are required by the Trustee of Level 1, 54 St Kilda Road, St Kilda, Victoria, Australia 3182, to send particulars to the Trustee by 19 December 2006 (a date not less than two months from the date of this advertisement) after which date the Trustee may convey or distribute the assets, having regard only to the claims of which the Trustee then has notice.

Dated 11 October 2006

Land Act 1958

CROWN LAND LEASE

Notice is hereby given pursuant to Section 137 of the Land Act 1958 of a proposal to enter into a lease under Section 137AA(4) of the Act, particulars of which are as follows:

Land to be leased: The land is situated in the Parish of Paywitt, Township of Queenscliff and consists of all of Crown Allotments 12, 14, 14A and 15 of Section 5A, of all of Crown Allotments 2 and 3 of Section 6A, all of Crown Allotments 2014 and 2030 on Gazette Plan 2248, all of Crown Allotment 2029 on OP 122431 and part of Crown Allotments 1B2 of Section 2B and 1A, 4A and 8 of Section 6A.

Purpose of lease: Site development and operation of a marina, marine industries, retail, tourism purposes and other uses permitted under Planning Scheme Amendment C16 to the Queenscliffe Planning Scheme.

Terms of lease: 49 years.

Proposed lessee: Queenscliff Harbour Pty Ltd, ACN 106 099 889.

DOUGLAS RATHBONE Director Queenscliff Harbour Pty Ltd

DISSOLUTION OF PARTNERSHIP

As from 10 July 2006, the partnership between Todd Vickers and Ross Eddy at 209 Roslyn Road, Belmont, known as Rostod Plumbing Services, ceases.

Rostod Plumbing Services of 209 Roslyn Road, Belmont, will continue to operate with Todd Vickers as the sole trader.

Re: JOHN SWABY CLIFFORD ROGERS, deceased, late of 2 Felix Street, Grovedale, Victoria, retired farmer.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 22 July 2006, are required to send particulars of their claims to the executor, Andrew Roland Hill, in the care of the undermentioned solicitors by 28 December 2006, after which date the executor will distribute the assets, having regard only to the claims of which he then has notice.

BIRDSEY, DEDMAN & BARTLETT, solicitors.

166A Ryrie Street, Geelong.

Re: GEOFFREY ROY MILES, late of 18B Nockolds Crescent, Noble Park, Victoria, retired machinist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 June 2006, are required by the trustee, Maxwell Amos Miles, c/- 44 Douglas Street, Noble Park, Victoria, pensioner, to send particulars to the trustee by 29 December 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BORCHARD & MOORE, solicitors, 44 Douglas Street, Noble Park 3174.

Re: FLORENCE PEACE JAMES, late of Cumberland View Nursing Home, 4–6 Windmill Court, Wheelers Hill, Victoria, but formerly of Glendale Hostel, 1 Glendale Avenue, Werribee, Victoria, retired nursing sister, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 June 2006, are required by the trustee, Kathleen May Quigley, c/- 44 Douglas Street, Noble Park, Victoria, home duties, to send particulars to the trustee by 1 January 2007, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BORCHARD & MOORE, solicitors, 44 Douglas Street, Noble Park 3174.

Re: VINCENT PAUL REALE, late of Viewhills Manor, 55 Heatherton Road, Endeavour Hills, Victoria, but formerly of 328 McKinnon Road, McKinnon, Victoria, retired plumber, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 July 2006, are required by the trustees, John Vincent Reale and Damian Paul Reale, c/- 44 Douglas Street, Noble Park, Victoria, to send particulars to the trustees by 29 December 2006, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

BORCHARD & MOORE, solicitors, 44 Douglas Street, Noble Park 3174.

Creditors, next-of-kin and others having claims in respect of the estate of WALLACE BRUCE McILROY, late of 2/8 Gayer Avenue, Wangaratta, in the State of Victoria, retired teacher, deceased, who died on 27 January 2006, are required by the executor to send particulars of their claims to the undermentioned solicitors within two months of this notice, after which date the executor will distribute the assets to the persons entitled, having regard only to the claims of which he then has notice.

CAMPAGNA GRAY & MALLINDER, solicitors, 11 Chisholm Street, Wangaratta 3677.

Re: JOHN KEITH LENNARD MURRAY, deceased.

Creditors, next-of-kin and other persons having claims against the estate of JOHN KEITH LENNARD MURRAY, also known as John Keith Murray, late of Gracedale Nursing Home, 205 Warrandyte Road, Ringwood North, retired, who died on 1 August 2006, are required by the trustee, Evelyn Anne Halfpenny of 62 Station Street, Belgrave, Victoria, retired, to send particulars of their claims to them, care of the undermentioned solicitors by 22 December 2006, after which date she may convey or distribute the estate, having regard only to the claims of which she then has notice.

DE KEVER SPAULDING, lawyers, 173 Boronia Road, Boronia 3155.

Re: MYKOLA PASTERNAK, late of 36 Meredith Street, Broadmeadows, Victoria, retired general hand, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 April 1994, are required by the trustees, Julie Adamo and Michael Pasternak, to send particulars to the trustees care of the undermentioned solicitors within sixty days from the publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

DE MARCO, lawyers, 794A Pascoe Vale Road, Glenroy 3046. Re: Estate of ANTHONY JARROD RUSSELL.

Creditors, next-of-kin or others having claims in respect of the estate of ANTHONY JARROD RUSSELL, late of RMB 414, McFarlane Road, Birchip, in the State of Victoria, plumber, deceased, who died on 5 August 2006, are to send particulars of their claim to the administrators care of the undermentioned legal practitioners by 5 January 2007, after which the administrators will distribute the assets, having regard only to the claims of which they then have notice.

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

DIMITRO WASYL, late of Unit 6, 60–62 Brook Street, Sunbury, in the State of Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 September 2005, are required by the executors, Bohdan Wasyl of 8 Fremantle Road, Sunbury, in the State of Victoria and Marika Kostantinidis of 7 Cuming Place, Sunbury, aforesaid, to send particulars to them care of the undermentioned legal practitioners by 22 December 2006, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

GIBSON & GIBSON, legal practitioners, 95A O'Shanassey Street, Sunbury, Vic. 3429.

Creditors, next-of-kin and others having claims in respect of the estate of CLARE LELDET CAMERON, late of 49A Walpole Street, Kew, in the State of Victoria, retired, deceased intestate, who died on 25 June 1994, are required by the personal representative of the deceased, Mary Cameron, care of Home Wilkinson Lowry, solicitors, Level 21, 570 Bourke Street, Melbourne, in the said State, to send particulars to her care of the undermentioned solicitors by 15 January 2007, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

HOME WILKINSON LOWRY, lawyers, Level 21,

570 Bourke Street, Melbourne, Vic. 3000.

RUTH LILIAN DYSON, late of 139 Gheringhap Street, Geelong, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 17 August 2006, are required by the trustees, Gary Lindsey Bent and Peter Charles Gillham, to send particulars of their claims to the trustees care of the undermentioned legal practitioners by 11 January 2007, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

INGPEN & BENT,

legal practitioners for the trustees, 95 Yarra Street, Geelong 3220.

Re: ELEANOR GRACE BALDING, late of 31 Cole Street, Hawthorn East, Victoria, secretary, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 June 2006, are required by the executor, Equity Trustees Limited, ACN 004 031 298, of Level 2, 575 Bourke Street, Melbourne, Victoria, to send particulars of their claims to the executor care of James Higgins & Co., 443 Little Collins Street, Melbourne, by 18 December 2006, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

JAMES HIGGINS & CO., solicitors, 443 Little Collins Street, Melbourne.

Re: PETER HENDRIK KUSTER, late of 4/1105 Frankston–Dandenong Road, Carrum Downs, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 June 2006, are required by the trustee to send particulars of their claim to him at the office of his solicitors, John Burgess & Co., solicitors, 255 Springvale Road, Springvale by 21 December 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

JOHN BURGESS & CO., solicitors, 255 Springvale Road, Springvale, Vic. 3171. HOWARD GEORGE NEVILLE, late of 113 Partridge Way, Mooroolbark 3138, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 August 2006, are required by the executor, Reginald John Sampson of Level 6, 409 St Kilda Road, Melbourne 3004, to send particulars to him care of the undermentioned solicitor by 16 December 2006, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

JOHN SAMPSON LLB, solicitor, Level 6, 409 St Kilda Road, Melbourne, Vic. 3004.

ALBERT SHANE CLARKE, late of 8/125 Gardenia Street, Lalor, Victoria, unemployed, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 June 2005, are required to send particulars of their claims to the trustee care of the undermentioned solicitors by 20 January 2007, after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

McGUINNESS & HOSKING PTY, solicitors, 3 Eighth Avenue, Rosebud 3939. Tel. (03) 5986 6999.

Re: CHARLES THOMAS BANFIELD, late of 22 Hall Street, Fairfield, Victoria, gentleman, deceased

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 June 2006, are required by the trustee, Perpetual Trustees Victoria Limited, in the Will called The Perpetual Executors and Trustees Association of Australia Limited, of Level 28, 360 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 18 December 2006, 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: STEPHEN GEORGE DARTNELL WADE, late of 47 Smeaton Street, Clunes, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 July 2006, are required by the trustee to send particulars to him at the undermentioned address by 21 December 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MANN DOBSON, lawyers, 14 Dawson Street South, Ballarat 3350.

Re: GEOFFREY CYRIL KAY, late of Bonbeach Residential Care, 440 Station Street, Bonbeach, Victoria, but formerly of 4 Lee Avenue, Mount Waverley, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 July 2006, are required by the trustee, Phillip Charles Smith, to send particulars to the trustee care of the undermentioned solicitors by 19 December 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: LINDSAY GEORGE WICKER, late of 9 High Street, Kangaroo Flat, Victoria, retired brick layer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 June 2006, are required by the trustee, Lawrence O'Farrell of 13 The Strand, Bendigo, Victoria, solicitor, to send particulars to the trustee by 19 December 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

O'FARRELL ROBERTSON McMAHON, solicitors, corner of McCrae and Mundy Streets, Bendigo 3550. Re: LOIS MAREE FRANCIS, late of 5 Parker Street, Shepparton, Victoria, home manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 April 2006, are required by the trustee, Sandhurst Trustees Limited, ACN 16 004 030 737, of 18 View Street, Bendigo, Victoria, the executor, to send particulars to the trustee by 8 December 2006, 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.

BRIAN DAVID MASON, late of 39 Parkside Crescent, Mornington, Victoria, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 July 2006, are required by the executrix, Lianne Cousins, to send particulars to her c/- Stidston & Williams Weblaw, 1/10 Blamey Place, Mornington by 23 December 2006, after which date the executrix may convey or distribute the assets, having regard only to the claims of which she then has notice.

STIDSTON & WILLIAMS WEBLAW, solicitors,

Suite 1, 10 Blamey Place, Mornington.

BERNARD KEITH RONALD PROSSOR, late of Dromana Nursing Home, Dromana, Victoria, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 June 2006, are required by the executor, Mervyn Ronald Prossor, to send particulars to him c/- Stidston & Williams Weblaw, 1/10 Blamey Place, Mornington by 23 December 2006, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

STIDSTON & WILLIAMS WEBLAW,

solicitors,

Suite 1, 10 Blamey Place, Mornington.

In the Supreme Court of the State of Victoria SALE BY THE SHERIFF

On Wednesday 15 November 2006 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Elizaventa Antonov of Flat 3, 145 Grange Road, Glen Huntly, as shown on Certificate of Title as Elizaveta Antonov, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 9941, Folio 659 upon which is erected a dwelling known as Flat 3, 145 Grange Road, Glen Huntly.

Registered Mortgage No. AC647259J, Caveat No. AD277880U, Unregistered Notice of Action No. AE525258A and abandoned Removal of Caveat No. AE439231B affect the said estate and interest.

Terms – Cash/Eftpos, Bank Cheque or Solicitors Trust Account Cheque (Debit Cards only/No Credit Cards)

GST plus 10% on fall of hammer price SW-06-004238-3

Dated 12 October 2006

M. TREWIN Sheriff's Office

In the Supreme Court of the State of Victoria SALE BY THE SHERIFF

On Wednesday 15 November 2006 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Fiona Jane Kilburn of Unit 2, 60 Elsie Street, Boronia, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 10383 Folio 571 upon which is erected a unit known as Unit 2, 60 Elsie Street, Boronia.

Registered Mortgage No. AC496104D and Covenant No. PS414632D affect the said estate and interest.

Terms – Cash/Eftpos, Bank Cheque or Solicitors Trust Account Cheque (Debit Cards only/No Credit Cards) GST plus 10% on fall of hammer price SW-06-005402-1

Dated 12 October 2006

M. TREWIN Sheriff's Office In the Supreme Court of the State of Victoria SALE BY THE SHERIFF

On Wednesday 15 November 2006 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Ha Thi Ngoc Nguyen of 1/29 Gordon Street, Footscray, as shown on Certificate of Title as Thi Ngoc Ha Nguyen, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 4348, Folio 409 upon which is erected a house known as 35 Buckingham Street, Footscray.

Registered Mortgage No. AC970344P and Caveat No. AE019197R affect the said estate and interest.

Terms – Cash/Eftpos, Bank Cheque or Solicitors Trust Account Cheque (Debit Cards only/No Credit Cards) GST plus 10% on fall of hammer price

SW-06-006054-4

Dated 12 October 2006

M. TREWIN Sheriff's Office

In the County Court of the State of Victoria SALE BY THE SHERIFF

On Wednesday 15 November 2006 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Marlene (Marleine) Mekhael of 91 Wright Street, Sunshine, as shown on Certificate of Title as Marleine Mekhael, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 9273, Folio 327 upon which is erected a house known as 15 Melwood Court, Meadow Heights.

Registered Mortgage No. AC441559T affects the said estate and interest.

Terms – Cash/Eftpos, Bank Cheque or Solicitors Trust Account Cheque

(Debit Cards only/No Credit Cards) GST plus 10% on fall of hammer price CW-06-003474-9

Dated 12 October 2006

M. TREWIN Sheriff's Office

PROCLAMATIONS

Intellectually Disabled Persons' Services Act 1986

REVOCATION AND PROCLAMATION OF RESIDENTIAL INSTITUTION KEW RESIDENTIAL SERVICES

I, Marilyn Warren, Lieutenant-Governor of Victoria, as the Governor's deputy, with the advice of the Executive Council and under section 17(1) of the Intellectually Disabled Persons' Services Act 1986 ("the Act"):

- (a) revoke the proclamation made by the Governor in Council on 23 October 1962 and published in the Government Gazette on 31 October 1962 that proclaimed Kew Children's Cottages to be a residential institution; and
- (b) proclaim under section 17(1) of the Act the area known as the Kew Residential Services that is indicated by the unshaded area on the plan listed in the Schedule below to be a residential service.



Given under my hand and the seal of Victoria on 17th October 2006. (L.S.) MARILYN WARREN Lieutenant-Governor, as the Governor's Deputy By His Excellency's Command

> SHERRYL GARBUTT Minister for Community Services

SCHEDULE

ACTS OF PARLIAMENT

Proclamation

I, Marilyn Warren, Lieutenant-Governor of Victoria, as the Governor's deputy, declare that I have today assented in Her Majesty's name to the following Bill:

No. 85/2006 Water (Governance) Act 2006

Given under my hand and the seal of Victoria at Melbourne on 17th October 2006.

(L.S.) MARILYN WARREN Lieutenant-Governor, as the Governor's deputy By His Excellency's Command

STEVE BRACKS MP Premier

- No. 85/2006 (1) Section 1, this section and section 161 come into operation on the day after the day on which this Act receives the Royal Assent.
 - (2) Subject to sub-section (3), the remaining provisions of this Act come into operation on a day or days to be proclaimed.
 - (3) If a provision referred to in sub-section (2) does not come into operation before 1 July 2007, it comes into operation on that day

National Parks and Crown Land (Reserves) Acts (Amendment) Act 2006 PROCLAMATION OF COMMENCEMENT

I, Marilyn Warren, Lieutenant-Governor of Victoria, as the Governor's deputy, with the advice of the Executive Council and under section 2(2) of the National Parks and Crown Land (Reserves) Acts (Amendment) Act 2006, fix 19 October 2006 as the day on which sections 13(2) and 16(2) and Part 3 (except section 26(6)) of that Act come into operation.

Given under my hand and the seal of Victoria on 17th October 2006.

(L.S.) MARILYN WARREN Lieutenant-Governor, as the Governor's deputy By His Excellency's Command

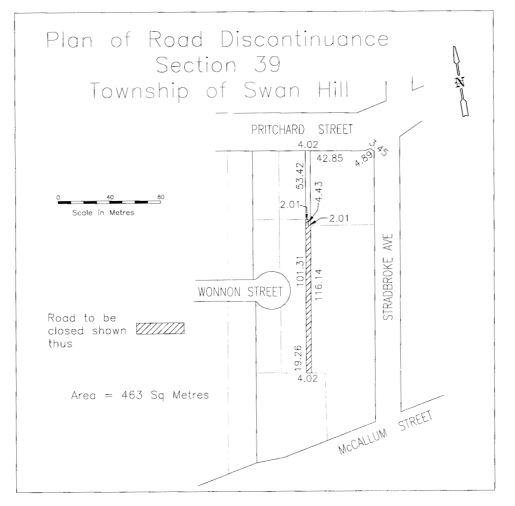
> JOHN THWAITES Minister for Environment

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

SWAN HILL RURAL CITY COUNCIL

Road Discontinuance The Road in Section 39 Township of Swan Hill Running south off Pritchard

Pursuant to Section 206 and Schedule 10 Clause 3 of the **Local Government Act 1989**, the Swan Hill Rural City Council at its ordinary meeting held on 19 September 2006 formed the opinion that the road described above and as shown hatched on the plan below, is not reasonably required as a road for public use. Council has resolved to discontinue the road and transfer the land from the road to the abutting owners, subject to any right, power or interest held by Lower Murray Water in the road in connection with any sewers & pipes, under the control of that authority in or near the road.



IAN COUPER Acting Chief Executive Officer

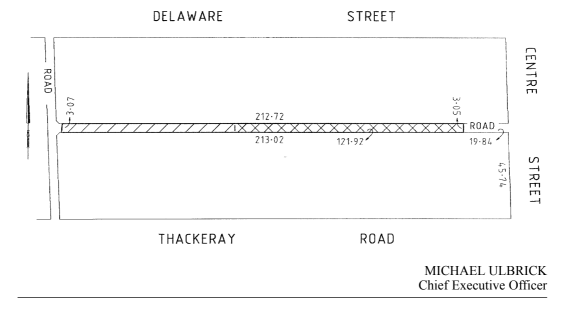
DAREBIN CITY COUNCIL

Road Discontinuance

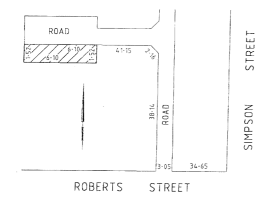
Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Darebin City Council at its ordinary meeting held on 2 October 2006, formed the opinion that the road at the rear of 67–93 Delaware Street & 66–92 Thackeray Road, Reservoir, and shown by hatching and cross-hatching 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 abutting property owners.

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

The section of the road shown cross-hatched is to be sold subject to the right, power or interest held by both Yarra Valley Water Limited and the Darebin City Council in the road in connection with any sewers, drains or pipes under the control of those authorities in or near the road.



Pursuant to section 206 and schedule 10, clause 3 of the Local Government Act 1989, the Darebin City Council at its ordinary meeting held on 2 October 2006, formed the opinion that the section of road at the rear of 143 Roberts Street, Northcote 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 abutting property owners.



MICHAEL ULBRICK Chief Executive Officer

CITY OF BOROONDARA

Local Laws

Tree Protection Local Law No. 1F of 2006

On 25 September 2006 Boroondara City Council resolved to make the Tree Protection Local Law No. 1F (Local Law No. 1F). The new Local Law will commence operation on 25 November 2006.

Local Law 1F

The following information about Local Law 1F is provided in accordance with section 119 of the Local Government Act 1989.

Purpose of the Local Law

The purpose of Local Law 1F is to:

- provide for the peace, order and good government of Council's municipal district;
- ensure that the established treed character of the Boroondara City Council municipal district is maintained; and

• prohibit, regulate and control any activities which may endanger significant trees and canopy trees within the Boroondara City Council municipal district.

General purport of the Local Law

Local Law 1F will:

- define the types of trees which are to be protected;
- require a person to obtain a permit prior to removing or carrying out any works on certain trees on private land;
- make it an offence to remove or damage certain trees on private land.

A copy of the local law may be inspected at or obtained from the Council office at 8 Inglesby Road, Camberwell during normal business hours.

> PETER JOHNSTONE Chief Executive Officer Boroondara City Council

MORELAND CITY COUNCIL

Proposed Environment and Civic Asset Local Law

Council at its meeting of 13 September 2006 resolved to accept, in principle, the proposed Environment and Civic Asset Local Law. The objective of the local law is:

- to provide good governance;
- to protect Council land, assets and roads; and
- to prevent damage to, or pollution of, Council land, Council assets and roads.

Copies of the proposed Local Law may be obtained from:

- Council Citizens Service Centres;
- Council Libraries; or
- www.moreland.vic.gov.au.

Any person affected by the proposed Local Law may make a submission to Council which must be received no later than the close of business on Friday 17 November 2006. Submissions should be marked "Comments – Proposed Environment and Civic Asset Local Law" and be addressed to: Manager Building Services, Moreland City Council, Locked Bag 10, Moreland 3058. Submissions may also be delivered to the Council Offices at 90 Bell Street, Coburg. Submissions received by 17 November 2006 will be considered in accordance with Section 223 of the **Local Government Act 1989**. Any person who makes a written submission in respect of the proposed Local Law may also request to be given the opportunity to make representation in person, in support of their written submission, at the Council's Urban Planning Committee Meeting to be held on 20 December 2006 at 6.00 pm. This meeting will be held at the Moreland Civic Centre, 90 Bell Street, Coburg. Such representation can be made personally or by a person acting on behalf of the person making the submission.

Telephone enquiries concerning the proposed Local Law can be directed to Mr Warren Jensen, Manager Building Services, on 9240 1276.



Proposal to make Local Law

Consumption of Liquor and Behaviour in Public Places (Amendment) Local Law No. 7 (2006)

Notice is hereby given in accordance with Section 119(2) of the Local Government Act 1989, that Council proposes to make the Consumption of Liquor and Behaviour in Public Places (Amendment) Local Law No. 7 (2006).

The purpose of this proposed Local Law is:-

- to amend the Consumption of Liquor and Behaviour in Public Places Local Law No. 6 (2005);
- to regulate and control the consumption of alcohol in designated areas, and prohibit the possession of alcohol in other areas, within the Municipal District;
- to protect against behaviour which causes detriment to the amenity and environment of the Municipal District; and
- to provide generally for the peace, order and good government of the Municipal District.

The general purport of this proposed Local Law is:-

 to prohibit the consumption of liquor or possession of an unsealed container of liquor in designated public places in Mornington (Main Street, Mornington Park and the Foreshore) on Australia Day between the hours of 11.00 pm, 25 January to 8.00 am, 27 January inclusive each year;

- to provide for Authorised Officers to impound and dispose of any liquor which is in the possession or control of any person contrary to this Local Law;
- to prescribe penalties for any offence committed against this Local Law.

Copies of the proposed Local Law can be obtained from any of the Shire's Customer Service Offices, the Shire's website at www.mornpen.vic.gov.au or by contacting Mark Howells, Team Leader Governance on 59 50 1422.

Any person affected by the proposed Local Law may make a submission in accordance with the provisions of Section 223 of the Local Government Act 1989. The closing date for submissions is Thursday 23 November 2006.

Submissions should be addressed to the Chief Executive Officer, Mornington Peninsula Shire, Private Bag 1000, Rosebud 3939.

Dr MICHAEL KENNEDY Chief Executive Officer



Ararat Rural City

Planning and Environment Act 1987 ARARAT RURAL CITY PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C 11

Authorisation A314

The Ararat Rural City has prepared Amendment C11 to the Ararat Planning Scheme. In accordance with section 9(2) of the **Planning and Environment Act 1987**, the Minister for planning authorised (A314) Ararat Rural City Council as planning authority to prepare the Amendment (C11).

The land affected by the Amendment is the land located site adjacent to the Ararat Aerodrome on the Western Highway, Ararat. The land is 343,032 square metres and is legally described as part of Lot 2, PS 525784J Parish of Ararat, plus the section of Discontinued Road through Lot 2, PS 525784J Parish of Ararat (the subject land).

The Amendment proposes to:

- rezone the subject land from Public Use Zone 6 (Local Government) to an Industrial 1 Zone. This zone will enable the development of the Renewable Energy Park.
- Inserts Development Plan Overlay Schedule 1 into the Planning Scheme.
- Amends the Municipal Strategic Statement to support the development of a Renewable Energy Park at the subject land.
- The Amendment introduces Development Plan Overlay Schedule DPO1.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: Strategic Planning Section of the Ararat Rural City's website www.ararat.vic.gov.com.au; at the office of the planning authority situated at the corner of Vincent and High Streets, Ararat; or at the Department of Sustainability and Environment, Ballarat Regional Office, 402–406 Mair Street. Ballarat; Department of Sustainability and Environment, Level 4, State Government Offices, corner of Little Malop & Fenwick Geelong; and Department of Streets, Sustainability and Environment, Planning Information Čentre, Ground Floor, 8 Nicholson Street, East Melbourne.

This can be done during office hours and is free of charge. Any person who may be affected by the Amendment may make a submission to the planning authority.

The closing date for submissions is 24 November 2006. Submissions must be in writing and addressed to Ararat Rural City, C/o Strategic Planning, Ararat Rural City and sent to either: PO Box 246, Ararat 3377 or email: amarian@ararat.vic.gov.au.

ANDREA MARIAN Town Planner

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

All submissions will be made available for any person to inspect, upon request by appointment, at the office of the planning authority, Ararat Rural City – corner of Vincent and High Streets, Ararat, free of charge until the end of two months after the Amendment comes into operation or lapses. Anonymous submissions will not be considered.

Planning and Environment Act 1987 BALLARAT PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C96

Authorisation A446

The City of Ballarat has prepared Amendment C96 to the Ballarat Planning Scheme.

In accordance with section 9(2) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the City of Ballarat as planning authority to prepare the Amendment.

The land affected by the Amendment is :

- a) 512 Clayton Street & 4–6 Butt Street, Ballarat East;
- b) Peregrine Court, Ballarat;
- c) Ballarat–Cargnham Road, Ballarat;
- d) 64 Park Street, Wendouree;
- e) 235 Albert Road, Sebastopol;
- f) corner of Creswick Road & Doveton Street;
- g) 201–209 Seymour Street, Soldiers Hill. The Amendment proposes to :
- a) rezone the land at 512 Clayton Street and 4–6 Butt Street, Ballarat East, from Public Park and Recreation Zone to Industrial 1 Zone.
- b) Rezone the land at Lot 55 Peregrine Court, from Road Zone Category 1 to Residential 1 Zone.
- c) Amend the Public Acquisition Overlay (Map 4PAO, 20PAO and 21PAO), to correctly identify the acquiring body for Ballarat–Cargnham Road.
- d) Rezone the land at 64 Park Street, Wendouree, from Public Park and Recreation Zone to Residential 1 Zone.
- e) Rezone the land at 235 Albert Road, Sebastopol, from Special Use Zone to Residential 1 Zone.
- f) Amend Planning Scheme Maps, Corner Creswick Road and Doveton Street, Ballarat, to include Heritage Overlay 151.
- g) Remove the Environmental Audit Overlay at 201–209 Seymour Street, Soldiers Hill.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the office of the planning authority, the City of Ballarat, Phoenix Building, 25 Armstrong Street, Ballarat 3350 or the Town Hall, Sturt Street, Ballarat 3350; Department of Sustainability and Environment, South West Regional Office, 402–406 Mair Street, Ballarat 3350; and at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne.

This can be done during office hours and is free of charge.

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

The closing date for submissions is Tuesday 28 November 2006.

A submission must be in writing and sent to the City of Ballarat, Phoenix Building, 25 Armstrong Street (PO Box 655), Ballarat 3350.

> DOUG McNEILL Acting Manager Development

Planning and Environment Act 1987 GREATER BENDIGO PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C81

Authorisation A417

The Greater Bendigo Council has prepared Amendment C81 to the Greater Bendigo Planning Scheme.

In accordance with section 9(2) of the **Planning and Environment Act 1987**, the Minister for Planning has authorised the Greater Bendigo City Council as planning authority to prepare the Amendment. The Minister also authorised the Greater Bendigo City Council to approve the Amendment under section 35B of the Act.

The land affected by the Amendment is:

• Industrial 1 and Industrial 3 zoned land affected by Design and Development Overlay 1 located in the Bendigo Airfield flight paths in East Bendigo. The Amendment proposes to;

• replace Schedule 1 to Clause 43.02 (Design and Development Overlay) with a new Schedule 1.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; Department of Sustainability and Environment, North West Regional Office, corner of Midland Highway & Taylor Street, Epsom; City of Greater Bendigo, Planning Services, Hopetoun Mill, 15 Hopetoun Street, Bendigo; and City of Greater Bendigo website www.bendigo.vic.gov.au/schemeamendments.

This can be done during office hours and is free of charge.

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

The closing date for submissions is the close of business 20 November 2006. A submission must be sent to City of Greater Bendigo, PO Box 733, Bendigo 3552.

> JOHN McLEAN Chief Executive Officer

Planning and Environment Act 1987

MELTON PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C53

Authorisation A0407

The Melton Shire Council has prepared Amendment C53 to the Melton Planning Scheme.

In accordance with section 9(2) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Melton Council as planning authority to prepare the Amendment.

The Amendment proposes to:

 rezone land at 260–282 Clarkes Road (Lot 9 PLT:LP 140649), 284–306 Clarkes Road (Lot 10 LP:LP 140649) and 308–446 Clarkes Road (Lot 2 PTL:PS 305 1538) Brookfield, from a Rural Zone to a Residential 1 Zone, and apply a new Schedule 11 to the Development Plan Overlay; • address an inconsistency in the Melton Planning Scheme, by reducing the coverage of the Environmental Significance Overlay that applies to 259–331 (CA: 17, SEC: A) Eynesbury Road, Eynesbury.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the office of the planning authority, Melton Shire Council, 232 High Street, Melton; at the DSE Regional Office, Port Phillip, 30 Prospect Street, Box Hill; at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne.

This can be done during office hours and is free of charge.

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

The closing date for submissions is Monday 20 November 2006. A submission must be sent to the Melton Shire Council, 232 High Street, Melton.

NEVILLE SMITH Chief Executive

Planning and Environment Act 1987

MONASH PLANNING SCHEME

Notice of Amendment

Amendment C25

Notice of Planning Application TPA/32465 (Ministerial Authorisation No. A0396)

The City of Monash has prepared Amendment C25 to the Monash Planning Scheme.

The Amendment affects land at 59 Kinnoull Grove, Glen Waverley.

The Amendment proposes to rezone the subject land from a Public Use Zone 7 to a Residential 1 Zone and to facilitate consideration of Planning Application No. TPA/32465 for the subdivision of the site creating a new road, 22 lots, a public open space reserve and the development of 18 dwellings with associated garages and landscaping.

The Amendment and Planning Application are being mutually considered pursuant to Section 96A of the **Planning and Environment Act 1987**. The Amendment, Planning Application, proposed planning permit and associated documentation can be inspected free of charge, during office hours at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; and at the offices of the Monash City Council, 293 Springvale Road, Glen Waverley.

Submissions about the Amendment must be sent to the City of Monash, PO Box 1, Glen Waverley 3150 by 20 November 2006.

Planning and Environment Act 1987

MORNINGTON PENINSULA PLANNING SCHEME

Notice of Preparation of Amendment Amendment C87

Authorisation A0435

The Mornington Peninsula Shire Council has prepared Amendment C87 to the Mornington Peninsula Planning Scheme.

In accordance with section 9(2) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Mornington Peninsula Shire Council as planning authority to prepare the Amendment.

The land affected by the Amendment is bounded by the Nepean Highway, Humphries Road, Moorooduc Road and Canadian Bay Road, Mt Eliza. This area is referred to as the Mt Eliza Woodland area.

The Amendment proposes to modify the existing Design and Development Overlay – Schedule 4 to remove the provision which enables the consideration of applications for the subdivision of land into no more than two lots for every 2600 square metres of site area in conjunction with an application for the development of more than one dwelling on a lot in the Mt Eliza Woodland area.

The Amendment will have the effect of requiring a minimum lot size of 2500 square metres for any new lot within the Mt Eliza Woodland area.

The Amendment also introduces new limits on the form of second dwellings which may be considered in the Mt Eliza Woodland Area. The new provisions state: In the area bounded by Nepean Highway, Humphries Road, Moorooduc Road and Canadian Bay Road, Mt Eliza, a second dwelling may only be approved if all of the following requirements are met:

- The land has an area of at least 2600 square metres;
- The second dwelling is attached to the existing main dwelling;
- The second dwelling has a floor area of no more than 100 square metres;
- The total size coverage of all buildings (including garages and other outbuildings) does not exceed 20% of the total lot area;
- A section 173 agreement is created to prevent the subdivision of the subject land. The agreement must be registered on title.

These requirements cannot be varied with a permit.

Finally, the Amendment varies the existing provisions of the Design and Development Overlay – Schedule 4 to require planning approval in the Woodland area if it is proposed:

- a) to locate a building further forward on a lot than a building on an adjacent lot, if the lot area is less than 1500 square metres;
- b) to locate a garage or outbuilding further forward on a lot than a dwelling on the same lot;
- c) to construct a solid front fence with a height of more than 1.5 metres; or
- d) to construct a building less than 10 metres from a side boundary on any lot with an area greater than 2500 square metres.

Design Guidelines based on the Mt Eliza Woodland Neighbourhood Character Study Report (Planisphere 2006) are also included as a reference document in the decision guidelines for Design and Development Overlay 4.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the offices of the Mornington Peninsula Shire Council, Queen Street, Mornington; Marine Parade, Hastings or Besgrove Street, Rosebud; and at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne. This can be done during office hours and is free of charge.

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

The closing date for submissions is 20 November 2006. A submission must be sent to the Manager, Strategic Planning, Mornington Peninsula Shire Council, Private Bag 1000, Rosebud 3939.

LYNTON SHEDDEN Manager – Strategic Planning Mornington Peninsula Shire Council

Planning and Environment Act 1987

STONNINGTON PLANNING SCHEME

Notice of Preparation of Amendment C61

Authorisation A0379

The City of Stonnington has prepared Amendment C61 to the Stonnington Planning Scheme.

In accordance with Section 9(2) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the City of Stonnington as planning authority to prepare the Amendment.

The land affected by the Amendment is the whole of the municipality.

The Amendment proposes to introduce a Student Housing Policy which will better manage the provision and location of purpose-built student housing.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, during office hours free of charge at the following locations: City of Stonnington, Planning Counter, Prahran Town Hall, corner of Greville and Chapel Streets, Prahran; and at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne.

Any person who is affected by the Amendment may make a submission. Submissions must be made in writing giving the submitter's name and contact address and clearly state the grounds on which the Amendment is supported or opposed and indicate what changes (if any) the submitter wishes to make. The closing date for submissions is Monday 20 November 2006 and must be sent to Philip Thomas, Strategic Planning, City of Stonnington, PO Box 21, Prahran 3181.

STUART DRAFFIN Manager Planning Services

STATE TRUSTEES LIMITED ACN 064 593 148 Section 79

Notice is hereby given that State Trustees

Limited, ACN 064 593 148, intends administering the estates of:-

- MICHAEL JONATHAN EASTON, late of 511/28 Bank Street, South Melbourne, Victoria, composer, deceased, who died on 5 February 2004 leaving a Will dated 23 December 1996.
- WILLIAM WILLS, late of Gregory Lodge Nursing Home, 2–58 Newmarket Street, Flemington, Victoria, pensioner, deceased intestate, who died on 20 July 2006.
- MARGARET ROSEMARY ZIMMERMAN, late of 4 Iolanda Street, Rye, Victoria, secretary, deceased, who died on 9 May 2005 leaving a Will dated 30 November 1981.

Creditors, next-of-kin and others having claims against the abovementioned estates are required pursuant to Section 33 of the **Trustee Act 1958** to send particulars of their claims against the abovementioned estates to State Trustees Limited, 168 Exhibition Street, Melbourne, Victoria, on or before 25 December 2006 after which date State Trustees Limited, ACN 064 593 148, may convey or distribute the assets of the abovementioned estates, having regard only to the claims of which it then has notice.

STATE TRUSTEES LIMITED ACN 064 593 148

Section 79

Notice is hereby given that State Trustees Limited, ACN 064 593 148, intends administering the estates of:-

ROBERT WILLIAM AITKEN, late of 11 Whitton Parade, Coburg, pensioner, deceased intestate, who died on 20 September 2006.

- NORMAN BRADDISH, late of 122/63 Hanmer Street, Williamstown, pensioner, deceased intestate, who died on 3 October 2006.
- LINDA OLIVE BROWN, late of 51/20 Elgin Street, Carlton, pensioner, deceased intestate, who died on 26 September 2006.
- JOHN EGAN CASTEL, late of 99/25 King Street, Prahran, pensioner, deceased intestate, who died on 27 September 2006.
- WILLIAM FRANCIS CHALK, late of 15–17 Shaftesbury Street, Frankston, pensioner, deceased intestate, who died on 24 September 2006.
- EDWARD GEORGE FRENCH, late of 24 Tattenham Street, East Caulfield, pensioner, deceased intestate, who died on 23 August 2006.
- ROBERT WILLIAM HILL, late of 1/4 Linden Crescent, Morwell, pensioner, deceased intestate, who died on 7 October 2006.
- HAZEL JARDINE, late of 3/12 Cairnes Crescent, Malvern East, pensioner, deceased intestate, who died on 9 June 2006.
- ESMA FLORENCE LAWLOR, late of 18–22 McGlyn Street, South Morang, pensioner, deceased intestate, who died on 28 February 2006.
- DONALD McKAY, late of 2/28 Connor Street, Colac, pensioner, deceased intestate, who died on 20 September 2006.
- PETER McPHEE, late of 48/127 Gordon Street, Footscray, pensioner, deceased intestate, who died on 5 October 2006.
- GEORGE MILLER, late of 18 Shedden Street, Pascoe Vale, pensioner, deceased intestate, who died on 6 October 2006.
- KEVIN ROBINSON, late of corner of 11th Street and Gingnam Avenue, Nichols Point, pensioner, deceased intestate, who died on 7 October 2006.
- ALBERT LEE SCHIRMER, late of 155 Guthrie Parade, Sale, pensioner, deceased intestate, who died on 26 September 2006.
- DAVIS SHORES, late of 1 Allen Street, Oakleigh, pensioner, deceased intestate, who died on 30 September 2006.
- MICHAEL DEAN SMITH, late of 78 Ryan Street, Footscray, pensioner, deceased intestate, who died on 18 September 2006.

- LUCY TUCAK, late of 50 Pickett Street, Footscray, pensioner, deceased intestate, who died on 21 September 2006.
- EUNICE WORRELL, late of 6 Nepean Highway, Dromana, pensioner, deceased intestate, who died on 26 September 2006.

Creditors, next-of-kin and others having claims against the abovementioned estates are required pursuant to Section 33 of the **Trustee Act 1958** to send particulars of their claims against the abovementioned estates to State Trustees Limited, 168 Exhibition Street, Melbourne, Victoria, on or before 22 December 2006 after which date State Trustees Limited, ACN 064 593 148, may convey or distribute the assets of the abovementioned estates, having regard only to the claims of which it then has notice.

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, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 19 December 2006, 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.

- GARDINER, Dorothy Margaret, late of John Robb House, 2 Colac Grove, Belmont, Victoria 3216, pensioner, and who died on 7 February 2006.
- HIGGINS, Wynne Ellison, late of Unit 1, 6 Beach Grove, Mornington, Victoria 3931, retired, and who died on 3 August 2006.
- KANTORS, Alma, late of Kapi, Parish of Sarkani, District of Madona, Republic of Latvia, retired, and who died on 18 April 2005.
- LEMM, Edith Olive, late of 30/40 Dorking Road, Box Hill, Victoria 3128, widow, and who died on 25 May 2006.
- TESTRO, Marjorie Phyllis, late of 14 Prospect Avenue, Belmont, Victoria 3216, retired, and who died on 18 June 2006.

WEST, Lois May, late of 36 Morris Street, Reservoir, Victoria 3073, retired, and who died on 16 July 2006.

Dated 10 October 2006

MARY AMERENA
Manager
Executor and Trustee Services

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, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 25 December 2006, 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.

- BERRY, Thelma Alaine, late of Greenwood Manor, 52–70 Centre Dandenong Road, Dingley, Victoria 3172, pensioner, and who died on 14 July 2006.
- HIMMERMAN, John Frederick, also known as John Himmerman, late of Unit 2, 15 Shaftsbury Street, Essendon, Victoria 3040, pensioner, and who died on 28 September 2006.
- KRAMER, Felicita Kathrina, late of 32 Alice Street, Mount Waverley, Victoria 3149, retired, and who died on 27 July 2006.
- MARSHALL, Veema Ethel, late of Medina Manor, 200A Smith Street, Thornbury, Victoria 3071, pensioner, and who died on 3 August 2006.
- REID, Elsie, formerly of 5 Hunter Street, Northcote, Victoria 3070, but late of Ripplebrook On The Park Nursing Home, 21–25 Inverness Street, Clarinda, Victoria 3169, pensioner, and who died on 2 October 2006.
- WHITELAW, Patricia Margaret, late of 107 Sundew Avenue, Long Forest, Victoria 3340, retired, and who died on 8 August 2006.

Dated 16 October 2006

MARY AMERENA Manager Executor and Trustee Services 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, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 22 December 2006, 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.

- BRIDSON, Jack Christopher, late of 56 Noone Street, Clifton Hill, Victoria 3068, retired, and who died on 20 August 2006.
- CARPENTER, Lea Anne, late of 2 Harold Street, Glenroy, Victoria 3046, who died on 19 June 2006.
- MORRIS, Erica Anna, late of 1 Greenwood Street, Newcomb, Victoria 3219, retired, and who died on 4 June 2004.
- STEPHENS, Jeanette May, late of 22 Alice Street, Mount Waverley, Victoria 3149, retired, and who died on 10 August 2006.
- TERRIBILE, Umberto, late of The Anchorage, 81 Victoria Crescent, Abbotsford, Victoria 3067, butcher, and who died on 2 August 2006.
- WHITFORD, Rodney Alan, late of Unit 20, 17 Tivoli Place, South Yarra, Victoria 3141, pensioner, and who died on 1 August 2006.
- Dated 13 October 2006

MARY AMERENA Manager Executor and Trustee Services

EXEMPTION

Application No. A291/2006

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to Section 83 of the **Equal Opportunity Act 1995** ("the Act"), by Diabetes Australia – Vic ("the applicant"). The application for exemption is to enable the applicant to give preference to Aboriginal or Torres Strait Islander applicants in employing a person in the position of Aboriginal Liaison Officer ("the specified conduct").

Upon reading the material submitted in support of the application, including an affidavit sworn by Ms Linda DeCieri of Diabetes Australia – Vic the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to engage in the specified conduct.

In granting this exemption the Tribunal noted that:

- the applicant is the peak consumer charity representing people with diabetes in Victoria. The incidence of diabetes in Indigenous communities is many times higher than the incidence in non-Indigenous communities, with the prevalence of diabetes in Australia estimated at approximately 7.5%, compared with an incidence of up to 30% of the population in some Aboriginal communities.
- A person of Aboriginal or Torres Strait Islander backgrounds will be better able to advise the applicant's staff about cultural issues facing the Aboriginal and Torres Strait Islander community, particularly with respect to health, to enable the applicant to devise and deliver culturally appropriate and sensitive programs.
- The duties of the position of Aboriginal Liaison Officer are to develop and maintain strong relationships with Aboriginal and Torres Strait Islander community groups and organisations and a person of Aboriginal or Torres Strait Islander background would facilitate this process.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to engage in the specified conduct.

This exemption is to remain in force from the day on which the notice of the exemption is published in the Government Gazette until 18 October 2009.

Dated 16 October 2006

HER HONOUR JUDGE DAVIS Vice President

EXEMPTION

Application No. A292/2006

The Victorian Civil and Administrative Tribunal (the Tribunal) has considered an application, pursuant to Section 83 of the **Equal Opportunity Act 1995** ("the Act"), by the International Women's Development Agency ("the applicant"). The application is for renewal of exemption A381/2003 from Sections 13, 100 and 195 of the Act which is due to expire on 20 November 2006. The application for exemption is to enable the applicant to advertise for and employ females in all positions within the agency ("the specified conduct").

Upon reading the material submitted in support of the application, including the affidavit of Ms Suzette Mitchell of the applicant, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ females in all positions within the agency.

In granting this exemption the Tribunal noted:

- the applicant is an international development agency working for the elimination of poverty and for the empowerment of women around the world;
- the applicant assists women internationally to develop skills and to gain access to resources and promotes projects and programs which demonstrate women's competence and effectiveness as agents of development in agriculture, marketing, manufacturing, health, education, water supply, housing and other fields;
- the applicant is a voluntary organisation which undertakes development in partnership with women of other countries and Aboriginal and migrant women in Australia, and gives priority to working with women who suffer poverty and depression;
- it is important that female field workers be employed in the agency's international development projects because of the cultural sensitivities in relation to the women in the countries where those projects are undertaken and women in those countries will be more likely to communicate freely with the field workers if those workers are also women;
- it is important to make local positions with the agency available to women only to encourage the self development of Australian women and to provide them with additional career paths;
- previous exemptions were granted to the applicant and the grounds on which those exemptions were granted are substantially the same as these grounds.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ females in all positions within the agency. This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 18 October 2009.

Dated 16 October 2006

HER HONOUR JUDGE DAVIS Vice President

EXEMPTION

Application No. A300/2006

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to Section 83 of the **Equal Opportunity Act 1995**, by Monash University ("the applicant"). The application for exemption is to enable the applicant to advertise for and employ an Indigenous person only to the position of Administrative Officer ("the specified conduct").

Upon reading the material submitted in support of the application, including an affidavit of Ms Amanda Lazar of Monash University, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to engage in the specified conduct.

In granting this exemption the Tribunal noted that:

- the Indigenous Administrative Officer position is being created by the applicant as part of its Advancing Employment Program.
- The creation of the position of Indigenous Administrative Officer will assist the applicant to increase the number of Indigenous employees across the University to reflect the percentage of the Indigenous population where the applicant operates.
- The applicant wishes to create this role in order to provide training for Indigenous staff and build faith within the Indigenous communities by demonstrating that the University is serious about creating opportunities for Indigenous employment.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to engage in the specified conduct.

This exemption is to remain in force from the day on which the notice of the exemption is published in the Government Gazette until 18 October 2009.

Dated 16 October 2006

HER HONOUR JUDGE DAVIS Vice President

Adoption Act 1984

SECTIONS 21, 22 AND 26

Application for

Approval as an Adoption Agency

Under the provisions of Section 10(2) of the **Community Services Act 1970**, I have been assigned the functions and powers of the Secretary of Department of Human Services under Sections 21, 22 and 26 of the **Adoption Act 1984**.

The following welfare organisations have applied for approval as an adoption agency.

Anglicare Gippsland, 65 Church Street, Morwell 3840. Principal Officer: Dennis Minster.

Anglicare Western, 41 Somerville Road, Yarraville 3013. Principal Officer: Spiros Drakopoulos.

Centacare Catholic Family Services, 576 Victoria Parade, East Melbourne 3002. Principal Officer: Vicki Shannon.

Connections, 274 High Street, Windsor 3181. Principal Officer: Jane Broadhead.

St Lukes Anglicare, 175–187 Hargreaves Street, Bendigo 3550. Principal Officer: Kaye Bearlin.

Child and Family Services Ballarat Inc., 115 Lydiard Street, Ballarat 3350. Principal Officer: Fiona White.

LDS Social Services, First Floor, 1027–1029 High Street, Armadale 3143. Principal Officer: Peter L. Howell.

Dated 12 October 2006

CHRISTINA ASQUINI Director Child Protection and Family Services

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary, Department of Human Services, under Section 10(2) of the **Community Welfare Services Act 1970** in relation to Section 5 of the **Adoption Act 1984**.

I, Terry Garwood, approve the following persons under Section 5(1) and Section 2(b) of the Act as approved counsellor for the purposes of Section 35 of the Act.

Ms Rachel O'Dowd, St Luke's Family Care, 175–187 Hargreaves Street, Bendigo, Victoria.

Ms Barbara Nettelbeck, St Luke's Family Care, 175–187 Hargreaves Street, Bendigo, Victoria.

Dated 12 October 2006

TERRY GARWOOD Regional Director Loddon Mallee Region

Agricultural Industry Development Act 1990

VICTORIAN STRAWBERRY INDUSTRY DEVELOPMENT ORDER 2006

Result of Poll

The Hon Bob Cameron MP, Minister for Agriculture, directed that a poll of all commercial Victorian strawberry growers be held on the following question:

Do you agree with the proposal to remake the Victorian Strawberry Industry Development Order under the Agricultural Industry Development Act 1990?

All strawberry growers who purchased 5,000 runners or more in the 2005/06 season were eligible to vote.

The result of the poll is:

	Number of votes
YES	44
NO	5
Informal	1
Total	50
	GEOFF MINSTER
	Returning Officer
	Victorian Electoral Commission

Country Fire Authority Act 1958 DECLARATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by Section 4 of the **Country Fire Authority Act 1958**, I, Neil G. Bibby, Chief Executive Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Sustainability and Environment, hereby declare the following periods to be the Fire Danger Period in the municipal districts of the municipalities or parts of municipalities specified, commencing on the dates shown and, unless varied by subsequent declaration, ending at 0100 hours on 1 May 2007.

To commence from 0100 hours on 23 October 2006: City of Ballarat; Shire of Hepburn; Shire of Central Goldfields; Shire of Moorabool; City of Greater Bendigo; Shire of Mt Alexander; Shire of Loddon - (part), that part south of a line commencing on the western boundary of the easterly shire travelling along the Borung-Charlton Road to Borung, then along the Borung-Hurstwood Road to the Loddon River. Then generally southerly along the Loddon River to a line opposite the McAllister Lane/Bridgewater-Serpentine Road intersection, then easterly to the Loddon Valley Highway continuing south-east along the Loddon Valley Highway, to the Bullock Creek, then generally north-east along the creek to Biggs Road. Then continue east along Biggs Road, Waterford Road and Hogs Road to the Shire's eastern boundary. Rural City of Horsham; Shire of Hindmarsh; Shire of West Wimmera -(part), that part north of Mosquito Creek; Shire of Yarriambiack - (part), that part south of the Wire Netting Fence; Shire of Southern Grampians – (part), northern part, Glenisia area. That part north of Mountain Dam, Old Henty Highway, Billywing Road, Goat Track and Syphon Road north to Glenelg River.

> NEIL G. BIBBY AFSM Chief Executive Officer

Electoral Act 2002 CHANGES TO REGISTER OF

POLITICAL PARTIES

In accordance with section 51 of the **Electoral Act 2002**, I hereby give notice of the following changes to the Register of Political Parties.

Party: Christian Democratic Party (Fred Nile Group).

New Registered Officer: Spero Katos.

New Address: 6 Sycamore Street, Caulfield, Victoria 3162.

Dated 17 October 2006

STEVE TULLY Victorian Electoral Commission

Electoral Act 2002

REGISTRATION OF POLITICAL PARTY

In accordance with Section 50 of the **Electoral Act 2002**, the following party is hereby registered as a political party:

Name of party: People Power.

Dated 12 October 2006

STEVE TULLY Victorian Electoral Commission

Gambling Regulation Act 2003

NOTICE OF MAKING OF PUBLIC LOTTERY RULES UNDER SECTION 5.2.4

Tattersall's Sweeps Pty Ltd, ACN 081 925 662 of 615 St Kilda Road, Melbourne hereby gives notice of the making of the Public Lottery Rules for "Powerball" effective for draws conducted on and after 16 November 2006.

> RAYMOND M. GUNSTON Director

Magistrates' Court Act 1989

Pursuant to Section 4M(3) of the **Magistrates' Court Act 1989**, I assign the following magistrate to the Neighbourhood Justice Division of the Magistrates' Court of Victoria:

David Kevin Fanning.

Dated 10 October 2006

IAN L. GRAY Chief Magistrate

Mineral Resources (Sustainable Development) Act 1990 EXEMPTION FROM EXPLORATION LICENCE OR MINING LICENCE

I, Richard Aldous, Executive Director Minerals and Petroleum, pursuant to section 7 of the **Mineral Resources** (Sustainable **Development)** Act 1990 and under delegation by the Minister for Energy Industries and Resources –

- 1. hereby exempt all that Crown land situated within the boundaries of exploration licence applications 4464 & 4476 that has been excised from the applications, from being subject to an exploration licence or mining licence.
- 2. Subject to paragraph 3, this exemption applies until the expiration of 2 years after the grant of the licence (if the licence is granted), or until the expiration of 28 days after the application lapses or is withdrawn or refused.
- 3. This exemption is revoked in respect of any land that ceases to lie within the boundaries of the application or licence, at the expiration of 28 days after the said land ceases to lie within the boundaries of the application or licence.

Dated 16 October 2006

RICHARD ALDOUS Executive Director Minerals and Petroleum

Pay-roll Tax Act 1971

DECLARATION UNDER SECTION 10(1)(k) OF THE **PAY-ROLL TAX ACT 1971**

I, John Brumby, Treasurer of the State of Victoria, being the Minister administering the **Pay-roll Tax Act 1971** (the Act), do hereby declare the undermentioned to be an approved group training organisation for the purposes of s10(1)(k) of the Act:

J.O.L.T Group Training Limited.

This declaration has effect from 28 July 2006.

Dated 7 October 2006

JOHN BRUMBY MP Treasurer

Pharmacy Practice Act 2004

PHARMACY BOARD OF VICTORIA

Re: Eric Dennis Zrna

A Panel of the Pharmacy Board of Victoria on Wednesday 6 September 2006 conducted a formal hearing into the professional conduct of Mr Eric Dennis Zrna.

The Panel determined pursuant to Section 69(2) of the **Pharmacy Practice Act 2004** ("the Act") that Mr Zrna had engaged in unprofessional conduct of a serious nature.

Further the Panel determined that:

- (a) pursuant to Section 69(2)(c) the Panel reprimands Mr Zrna in the strongest possible terms for his failure to observe the requirements of the Drugs, Poisons and Controlled Substances Act 1981 and the Drugs, Poisons and Controlled Substances Regulations 1995. The known abuse of anabolic steroid drugs and the possible dangers to the public in circumstances where a genuine therapeutic need had not been determined and without appropriate supervision, constituted unprofessional behaviour of a serious nature. The Panel noted that Mr Zrna's unauthorised supply of Deca-Durabolin® and Primoteston Depot® were serious for the following reasons:
 - there was no evidence to demonstrate that the consumer had previously received these Schedule 4 poisons from Mr Zrna;
 - Mr Zrna supplied these Schedule 4 poisons repeatedly without a prescription or emergency directions from a prescriber;
 - Mr Zrna had not provided any evidence to demonstrate that he supplied the Primoteston Depot® and Deca-Durabolin® for the treatment of a chronic stable medical condition;
 - Mr Zrna did not make or keep records of supply; and
 - the quantity supplied on the first occasion exceeded the quantity that would usually be supplied as an 'owing prescription' and very quickly the progressive quantity supplied became much higher than that needed for the medical treatment of a single individual.

The repetitive nature of the offences including the repeated supply to one particular individual over a four month period on 16 occasions without having sighted a single prescription constitutes unprofessional conduct of a serious nature.

(b) Pursuant to Section 69(2)(g) this Panel suspends the registration of Mr Zrna for 6 months from 29 September 2006.

STEPHEN MARTY Registrar

State Superannuation Act 1988 DECLARATION OF ELIGIBLE SALARY SACRIFICE CONTRIBUTORS

I, John Lenders MP, in my capacity as Minister for Finance for the State of Victoria, under paragraph (b) of section 3A of the **State Superannuation Act 1988**, ("the Act") by this instrument declare officers governed by the VicTrack Access Union Collective Agreement 2006, lodged on 6 October 2006, and its successor industrial instruments and agreements who are members of the Revised Scheme or New Scheme (as those termes are defined in the Act) to be eligible salary sacrifice contributors from the date of gazettal.

Dated 16 October 2006

JOHN LENDERS MP Minister for Finance

Subordinate Legislation Act 1994 NOTICE OF DECISION

Water Industry Regulations 2006

I, John Thwaites, Minister for Water and Minister responsible for administering the Water Industry Act 1994, give notice under section 12 of the Subordinate Legislation Act 1994 as follows:

A Regulatory Impact Statement (RIS) was prepared in relation to the draft Water Industry Regulations 2006.

The RIS was advertised to invite public comment. Seven public submissions were received. Following consideration of the submissions, I have decided to proceed with the making of the proposed Regulations with amendments:

- the commencement date amended to read "31 October 2006";
- insertion of a definition for a "backflow prevention device" to provide clarity to assist the reader;
- the definition of "licensed plumber" to be amended to include "registered plumber" to provide for consistency with the **Building Act 1993**; and
- regulation 11 amended to provide that only licensed and registered plumbers fit backflow prevention devices, not the owners of the property. This amendment also provides for consistency with the Plumbing Industry Regulations 1998.

Dated 12 October 2006

JOHN THWAITES MP Minister for Water

Transport Superannuation Act 1988

DECLARATION OF ELIGIBLE SALARY SACRIFICE CONTRIBUTORS

I, John Lenders MP, in my capacity as Minister for Finance for the State of Victoria, under paragraph (b) of section 3A of the **Transport Superannuation Act 1988**, ("the Act") by this instrument declare officers governed by the VicTrack Access Union Collective Agreement 2006, lodged on 6 October 2006, and its successor industrial instruments and agreements who are members of the Transport Scheme (as those termes are defined in the Act) to be eligible salary sacrifice contributors from the date of gazettal.

Dated 16 October 2006

JOHN LENDERS MP			
Minister for Finance			

Victorian Institute of Teaching Act 2001 NOTIFICATION CANCELLING REGISTRATION OF A TEACHER

Pursuant to section 42 of the Victorian Institute of Teaching Act 2001, the Victorian Institute of Teaching may find a teacher has engated in serious misconduct, has been seriously incompetent and/or is not fit to teach and may make a determination pursuant to sub-section 42(2) including cancelling the registration of a teacher.

On 1 September 2006, Michael O'Hara, born 22 May 1941, was found not to be fit to teach.

On 1 September 2006, Michael O'Hara's registration to teach was cancelled, effective from 1 September 2006.

Dated 11 October 2006

SUSAN HALLIDAY Chairperson Disciplinary Proceedings Committee Victorian Institute of Teaching

Victorian Managed Insurance Authority Act 1996

VICTORIA'S SPECIAL TRADE ENVOYS

Pursuant to section 25A of the Victorian Managed Insurance Authority Act 1996, I direct the Victorian Managed Insurance Authority to provide insurance for Victoria's Special Trade Envoys. This direction is effective from 6 September 2006 to 30 June 2007.

The type of insurance to be provided should be determined through discussions between the Victorian Managed Insurance Authority and the Department of Innovation, Industry and Regional Development.

The Victorian Managed Insurance Authority should determine the premium payable for this insurance, as well as any policy terms and conditions as it sees fit.

Dated 9 October 2006

JOHN LENDERS MP Minister for Finance

Children's Services Act 1996 NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children, Minister for Community Services hereby declares that ABC Developmental Learning Centres Kyneton Licence ID 2093 ("the service") is exempt from the qualified staff members requirement as set out in regulation 24 of the Children's Services Regulations 1998.

This exemption is granted subject to the conditions that the proprietor must ensure that:

- 1. Whenever children are being cared for or educated by the service, the number of staff members as set out in regulation 24 are caring for or educating the children;
- 2. No more than one nominated staff member is employed in place of qualified staff; and
- 3. The nominated staff member is undertaking a course to attain a post-secondary early childhood qualification recognised under regulation 25.

This exemption remains in force until 31 August 2007.

Dated 24 September 2006

HON SHERRYL GARBUTT Minister for Children Minister for Community Services

Children's Services Act 1996 NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children, Minister for Community Services hereby declares that the proprietor of the Boort Preschool, Licence Number 1618 ("the service") is exempt from the qualified staff members requirement as set out in regulation 24 of the Children's Services Regulations 1998.

The exemption is granted subject to the conditions that the proprietor must ensure that whenever children are being cared for or educated by the service:

- 1. the number of staff members as set out in regulation 24 are caring for or educating the children; and
- 2. the staff members must include a staff member who holds a primary teaching qualification.

Note: An early childhood qualified teacher will monitor the delivery of the kindergarten program.

This exemption remains in force until 31 December 2006.

Dated 24 September 2006

HON SHERRYL GARBUTT Minister for Children Minister for Community Services

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children, Minister for Community Services hereby declares that Diamond Valley Learning Centre (Licence Number 1179) is exempt from regulation 24 of the Children's Services Regulations 1998.

This exemption is granted subject to the following conditions:

- 1. The service holds a restricted licence; and
- 2. No child is cared for or educated at the service for more than 3 hours each day and more than 10 hours each week; and
- 3. Information is displayed prominently at the entrance to the children's service which indicates the conditions of this exemption; and
- 4. Each staff member at the service is not less than 18 years of age; and
- 5. The proprietor ensures that whenever children are being cared for or educated by the children's service, the number of staff members set out in the table are caring for or educating the children –

No. of children present	Age of children	Number of staff members	Number of total staff members who must be qualified staff members
15 or less	under 3 years (all children under 3 years)	1 for every 7 children or fraction of that number	1 qualified staff member
	mixed age grouping (children under 3 years and 3 years or more)		
	3 years or more (all children 3 years or more)		
16 or more	under 3 years (all children under 3 years)	1 for every 7 children or fraction of that number	1 qualified staff member for every 15 children or fraction of that number
	mixed age grouping (children under 3 years and 3 years or more)	1 for every 7 children or fraction of that number	1 qualified staff member for every 15 children or fraction of that number
	3 years or more (all children 3 years or more)	1 for every 7 children or fraction of that number	1 qualified staff member for every 30 children or fraction of that number

This exemption remains in force until 28 May 2008 unless revoked earlier. Dated 29 September 2006

HON SHERRYL GARBUTT MP Minister for Children Minister for Community Services

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children, Minister for Community Services hereby declares that the following services are exempt from regulation 24 of the Children's Services Regulations 1998:

- Broadmeadows Community Women's House, licence number 543
- South Kingsville Community Centre, licence number 1479

This exemption is granted subject to the conditions that:

- 4. The service holds a restricted licence; and
- 5. No child is cared for or educated at the service for more than 3 hours each day and more than 10 hours each week; and
- 6. Each staff member at the service is not less than 18 years of age; and
- 7. A staff member at the service is enrolled and attending an approved early childhood course of study; and
- 8. Information is displayed prominently at the entrance to the children's service which indicates the conditions of this Exemption; and parents or guardians are informed that the service is not required to meet the qualified staff ratios at all times during operation, as a staff member is undertaking an approved early childhood course; and
- 9. The proprietor ensures that whenever children are being cared for or educated by the children's service, the number of staff members set out in the Table are caring for or educating the children –

No. of children present	Age of children	Number of staff members	Number of total staff members who must be qualified staff members or undertaking an approved early childhood course
15 or less	Under 3 years (all children under 3 years)	1 for every 7 children or fraction of that number	1
	Mixed age grouping (under 3 years and 3 years or more)	1 for every 7 children or fraction of that number	
	3 years or more (all children 3 years or more)	1 for every 7 children or fraction of that number	
16 or more	Under 3 years (all children under 3 years)	1 for every 7 children or fraction of that number	1 qualified staff member for every 15 children or fraction of that number
	Mixed age grouping (under 3 years and 3 years or more)	1 for every 7 children or fraction of that number	1 qualified staff member for every 15 children or fraction of that number

3 years or more (all children 3 years or more)1 for every 7 children or fraction of that number	1 qualified staff member for every 30 children or fraction of that number
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This exemption remains in force until 31 May 2007 unless revoked earlier. Dated 29 September 2006

> HON SHERRYL GARBUTT MP Minister for Children Minister for Community Services

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children, Minister for Community Services hereby declares that the Lake View Children's Centre, Licence Number 10819 ("the service") is exempt from the qualified staff members requirement as set out in regulation 24 of the Children's Services Regulations 1998.

This exemption is granted on the basis that the nominated staff members are undertaking courses to attain a post-secondary early childhood qualification recognised under regulation 25 and is subject to the conditions that the proprietor must ensure that:

- 1. Whenever children are being cared for or educated by the service, the number of staff members as set out in regulation 24 are caring for or educating the children;
- 2. No more than 2 nominated staff members are employed in place of qualified staff until 31 December 2006; and
- 3. No more than 1 nominated staff member is employed in place of qualified staff from 1 January 2007.

This exemption remains in force until 30 July 2007. Dated 6 September 2006

> HON SHERRYL GARBUTT MP Minister for Children, Minister for Community Services

Children's Services Act 1996 NOTICE OF EXEMPTION

Under Section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children, Minister for Community Services hereby declares that Guthrie Street Childcare Centre, Licence number 3271 ("the Service") is exempt from the qualified staff members requirements as set out in regulation 24 of the Children's Services Regulations 1998.

This exemption is granted subject to the conditions that the proprietor must ensure that:

- 1) Whenever children are being cared for or educated by the service, the number of staff members as set out in regulation 24 are caring for or educating the children;
- 2) No more than 2 nominated staff members are employed in place of qualified staff; and
- The nominated staff members are undertaking a course to attain a post-secondary early childhood qualification recognised under regulation 25.

This exemption remains in force until 30 June 2007.

Dated 4 September 2006

HON SHERRYL GARBUTT MP Minister for Children, Minister for Community Services

Agricultural Industry Development Act 1990

VICTORIAN STRAWBERRY INDUSTRY DEVELOPMENT ORDER

Citation

(1) This Order may be cited as the Victorian Strawberry Industry Development Order 2006.

Order made under the Agricultural Industry Development Act 1990

(2) This Order is made under Part 2 of the Agricultural Industry Development Act 1990.

Purposes of Order

(3) The purpose of this Order is to set up a Committee to collect and administer charges applied to growers in a defined production area for defined industry functions.

Definitions

(4) In this Order –

"Act" means the Agricultural Industry Development Act 1990;

"Committee" means the Victorian Strawberry Industry Development Committee;

"Grower" means –

- (a) a person by whom, or on whose behalf, strawberries are commercially grown or produced in the State of Victoria, or a person who purchases strawberry runners for resale to commercial strawberry growers in the state of Victoria; and
- (b) where strawberries are commercially grown or produced in the State of Victoria by a partnership or under a share farming agreement, the partnership or the parties to that agreement but does not include a person engaged as an employee on wages, a salary or piece work rates;

"Minister" means the Minister administering the Act;

"Production area" means the State of Victoria;

"Runners" means strawberry rootlings or propagules that are produced by strawberry runner growers for sale to strawberry growers;

"Strawberries" means any variety of strawberry grown or produced for sale for fresh consumption or processing;

"Strawberry runner growers" means all strawberry runner growers producing and supplying strawberry runners used by Victorian strawberry growers for the purpose of producing fresh, frozen, and processed strawberries.

Term of Order

(5) This Order commences on 30 November 2006 and remains in force until 30 November 2010.

Establishment of Committee

(6) There shall be a "Victorian Strawberry Industry Development Committee" which shall be the successor in law of the Committee established by Victorian Strawberry Industry Development Order 2002.

Members

- (7) The Committee must consist of seven members appointed by the Minister being -
 - (a) four voting grower members nominated by the Victorian Strawberry Growers' Association or any other relevant body that, in the opinion of the Minister, has replaced that body; and
 - (b) two voting non-grower members nominated by the Victorian Strawberry Growers' Association or any other relevant body that, in the opinion of the Minister, has replaced that body who possess specialist expertise appropriate to the needs of the strawberry industry in the fields of promotion, marketing, industry development or business administration; and
 - (c) one voting member nominated by the Secretary of the Department of Primary Industries.

Chairperson

- (8) The voting members of the Committee must elect a voting member of the Committee to be Chairperson of the Committee for a period of 12 months.
- (9) The Chairperson must not be an office bearer of the Victorian Strawberry Growers'Association.

Functions of Committee

- (10) The Committee may carry out or fund
 - (a) promotion of strawberries grown in the State of Victoria;
 - (b) research and development into the production, pest and disease control, post harvest handling, plant breeding and variety evaluation of strawberries, and advise growers about research findings.

Powers of Committee

- (11) The Committee may
 - (a) impose a charge on all growers for services it provides;
 - (b) delegate any of its powers, duties or functions (other than the power of delegation) to an employee of the Committee;
 - (c) exempt by written notice, either conditionally or unconditionally, a person or class of persons from compliance with some or all of the requirements of this Order.

Plan of Operation

(12) In developing the plan of operations required under section 45 of the Act, the Committee must have regard to any plans or priorities which have been adopted by the Victorian Strawberry Growers' Association.

Charge Imposed by Committee

- (13) A charge for services provided by the Committee is
 - (a) payable by strawberry growers at the point and time of purchase or supply of strawberry runners; and
 - (b) is to be collected by strawberry runner growers or their agents by arrangement with and on behalf of the Committee.
- (14) The first charge imposed by the Committee shall be at the uniform rate of \$12.00 per 1000 strawberry runners and will remain in force until 30 April 2007.
- (15) A charge imposed by the Committee must not at any time during the term of the Order exceed the rate of \$14 per 1,000 runners.
- (16) The charge is payable to the Committee prior to 30 June each year.

Voting

 (17) For the purposes of voting in accordance with section 39A and Division 3 of Part 3 of the Act, growers shall be allocated votes as follow. Total number of runners purchased by grower in previous financial year
 Less than 20,000

Less than 20,000	1
20,000 - 75,000	2
75,001 – 150,000	3
Greater than 150,000	4

(18) For the purpose of voting at a future poll on the question of the continuation of the Order, a grower who grew or produced strawberries in the preceding year is eligible to vote and each grower shall be allocated one vote.

Meetings

- (19) The Committee must hold an Annual Meeting in each financial year.
- (20) At the Annual Meeting the Chairperson of the Committee must report to growers on the operation and finances of the Committee during the previous 12 months.
- (21) The timing of all meetings of the Committee, including the Annual General Meeting, is at the discretion of the Committee.

Financial Year

(22) The financial year of the Committee is the period from 1 July to 30 June.

Penalty for Contravening the Order

(23) A grower who fails to comply with the requirements of Clause 14 relating to the payment of a charge imposed by the Committee contravenes this Order and is liable to a penalty not exceeding 20 penalty units.

Dated 3 October 2006

BOB CAMERON Minister for Agriculture

Geographic Place Names Act 1998

NOTICE OF INTENTION TO REGISTER A GEOGRAPHIC NAME

The Registrar of Geographic Names hereby gives notice of intention to register the undermentioned place name(s). Any objections to the proposal should be made in writing (stating the reasons therefor) and lodged with the Registrar within 30 days of publication of this notice. If no objections are lodged within this period, the proposed name becomes the official name and will be registered in the Register of Geographic Names.

File No.	Naming Authority	Place Name	Location
GPN 1026	Moreland City	Harmony Park	Gaffney Street, Coburg.

Office of the Registrar of Geographic Names c/- LAND VICTORIA 17th Floor 570 Bourke Street Melbourne 3000

JOHN E. TULLOCH Registrar of Geographic Names

Appeal Costs Act 1998

ORDER SPECIFYING MAXIMUM AMOUNTS PAYABLE BY APPEAL COSTS BOARD

I, Rob Hulls, Attorney-General, make the following Order specifying the maximum amounts payable by the Appeal Costs Board for each day in respect of which an indemnity certificate has been granted under section 17 of the **Appeal Costs Act 1998** –

1. Citation

This Order may be cited as the Appeal Costs (Maximum Amount) Order (No. 3).

2. **Definitions**

In this Order –

- (a) "Act" means the Appeal Costs Act 1998;
- (b) **"Board"** means the Appeal Costs Board;
- (c) **"each day"** means "each day in respect of which an indemnity certificate has been granted";
- (d) **"circuit town"** means a non-metropolitan location at which the Supreme Court, County Court or Magistrates' Court sits;
- (e) **"plea"** means proceeding listed as a plea;
- (f) **"trial"** means proceeding listed as a trial.

3. **Authorising Provisions**

This Order is made under sub-ss 17(5) and (6) of the Act.

4. **Objective**

It is the objective of this Order to give effect to the intention of s 17(5) of the Act by specifying maximum amounts payable by the Board to a party for each day in respect of which an indemnity certificate has been granted under s 17 of the Act where the hearing of criminal proceedings is adjourned. As the amounts specified are maximum amounts, it is also the objective of this Order to otherwise not interfere with the Board's consideration of whether costs claimed by a party to whom an indemnity certificate has been granted under s 17 have been reasonably incurred within the meaning of s 35B of the Act, or with any other power or function of the Board under the Act.

5. Specified Maximum Amounts

5.1 Magistrates' Court and Children's Court

In relation to all summary crime proceedings, bail hearings and committal mentions in the Magistrates' Court or the Children's Court, the maximum amount payable by the Board to a party for each day is \$359.

In relation to contested committals in the Magistrates' Court or the Children's Court, the maximum amount payable by the Board to a party for each day is \$585.

5.2 **County Court**

In relation to appeals in the County Court (whether by the Crown or any other person), the maximum amount payable by the Board to a party for each day is \$600.

In relation to a plea in the County Court, the maximum amount payable by the Board to a party for each day is \$385.

In relation to a trial in the County Court, the maximum amounts payable by the Board to a party for each day are \$825 in respect of counsel or an advocate and \$256 per half day in respect of an instructing solicitor.

5.3 Supreme Court

In relation to a plea in the Supreme Court, the maximum amount payable by the Board to a party for each day is \$605.

In relation to a trial in the Supreme Court, the maximum amounts payable by the Board to a party for each day are \$1,320 in respect of counsel or an advocate and \$450 per half day in respect of an instructing solicitor.

In relation to bail hearings in the Supreme Court, the maximum amount payable by the Board to a party for each day is \$605.

5.4 **Court of Appeal**

In relation to Crown appeals in the Court of Appeal, the maximum amount payable by the Board to a party for each day is \$1,250. In relation to other appeals in the Court of Appeal, the maximum amount payable by the Board to a party for each day is \$917.

5.5 Senior Counsel

If in respect of any criminal proceeding to which this Order relates application is made to the Board for payment in relation to Senior Counsel, separate payment for Senior Counsel may be made to the maximum amounts specified in this subclause.

Where Senior Counsel is briefed in relation to Crown appeals in the Court of Appeal, the maximum amount payable by the Board to a party for each day in respect of Senior Counsel is \$2,900. Where Senior Counsel is briefed in relation to any other criminal proceeding, the maximum amount payable by the Board to a party for each day in respect of Senior Counsel is \$2,035.

[Note: Section 35B(a) of the Act requires the Board, in considering whether costs have been reasonably incurred, to take into account whether the seniority and number of counsel engaged were appropriate for the proceeding.]

5.6 Circuit towns

The following amounts are specified in respect of any criminal proceeding heard in a circuit town in which counsel or an advocate does not reside or is not his or her place of business, as the maximum amounts payable by the Board to a party, subject to the requirements of the Act.

If by reason of an adjournment of a criminal proceeding heard in a circuit town counsel or an advocate is reasonably required to stay overnight in the circuit town, the maximum amount payable by the Board as an overnight fee for each day is \$118.

If by reason of an adjournment of a Magistrates' Court or Children's Court criminal proceeding heard in a circuit town counsel or an advocate is reasonably required to undertake travel in excess of 80 kilometres, the maximum amount payable by the Board in respect of that travel is 58.3 cents per kilometre in excess of 80 kilometres.

In respect of an adjournment of a County Court appeal, plea or trial or a Supreme Court plea or trial in a circuit town the maximum amount payable by the Board as a circuit fee for counsel for each day is the fee set out in Table 1 opposite the corresponding circuit town.

The following amounts are specified in respect of a solicitor who instructs in a County Court or Supreme Court trial that is heard more than 50 kilometres from his or her place of business as the maximum amounts payable by the Board to a party, subject to the requirements of the Act.

If by reason of an adjournment of a trial in the County Court or Supreme Court a solicitor is reasonably required to stay away from home overnight, the maximum amount payable by the Board as an overnight fee for each day is \$118.

In respect of a solicitor who instructs in a County Court or Supreme Court trial that is heard more than 50 kilometres from his or her place of business, the maximum amount payable by the Board as a circuit fee will depend on the distance between the solicitor's place of business and the place where the proceeding is heard. The maximum amount payable is the fee set out in Table 1 opposite the corresponding circuit town whose distance from Melbourne is the same as, or the closest to, the distance between the solicitor's place of business and the place the proceeding is heard.

- 6. This Order operates on and from the date it is published in the Government Gazette.
- This Order applies to indemnity certificates granted under section 17 of the Appeal Costs Act 1998 since, and including, 1 July 2006.
- 8. This Order revokes the Appeal Costs (Maximum Amount) Order (No. 2), published in the Government Gazette on 20 October 2005.

Dated 19 August 2006

ROB HULLS MP
Attorney-General

Table 1: Circuit Fee Table		
Circuit town	Maximum amount payable (\$)	
Ararat	179	
Bairnsdale	196	
Ballarat	127	
Bendigo	149	
Colac	151	
Geelong	108	
Hamilton	205	
Horsham	205	
Kerang	205	
Korumburra	127	
Mildura*	249	
Morwell	151	
Sale	179	
Shepparton	170	
Wangaratta	187	
Warragul	136	
Warrnambool	196	
Wodonga	205	

 Table 1: Circuit Fee Table

* Where the return economy airfare to Mildura is greater than the circuit fee, then the amount of the airfare is the maximum amount payable in place of the circuit fee.

Land Acquisition and Compensation Act 1986 FORM 7 S 21

S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 2 on Plan of Subdivision 205207B and part of Lot 1 on Title Plan 096762T (formerly known as part of Crown Allotment 4A, Section 36), Parish of Moyhu comprising 1,751 square metres and being land described in Certificates of Title Volume 9715, Folio 935 and Volume 10084, Folio 846; shown as Parcel 1 on Survey Plan 17901A and Parcel 1 on Survey Plan 21114.

Interest acquired: That of George Gibb Burrowes and Carolyn Mary Burrowes and all other interests.

Published with the authority of VicRoads.

Dated 19 October 2006

For and on behalf of VicRoads BERNARD TOULET Manager VicRoads Property

Land Acquisition and Compensation Act 1986 FORM 7 S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 309970T, Parish of Tongala, comprising 50 square metres and being land described in Certificate of Title Volume 10203, Folio 209, shown as Parcel 1 on Survey Plan 21214.

Interest acquired: That of David Geoffrey Kerr and all other interests.

Published with the authority of VicRoads.

Dated 19 October 2006

For and on behalf of VicRoads BERNARD TOULET Manager VicRoads Property

Land Acquisition and Compensation Act 1986

FORM 7 S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 4 on Plan of Subdivision 172221H, Parish of Kyabram comprising 203 square metres and being land described in Certificate of Title Volume 10924, Folio 662, shown as Parcel 2 on Survey Plan 21214.

Interest acquired: That of Marie Patricia Kinnane & Kathryn Gaye Goozee and all other interests.

Published with the authority of VicRoads.

Dated 19 October 2006

For and on behalf of VicRoads BERNARD TOULET Manager VicRoads Property

in the presence of

Land Acquisition and Compensation Act 1986 FORM 7

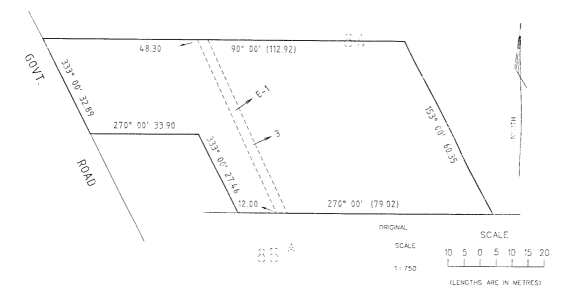
S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Central Gippsland Region Water Authority declares that by this notice it acquires the Easement marked E–1 on the attached Plan for Creation of Easement prepared by Pintech Pty Ltd (Surveyors Reference No. L0801) being part of the land in Certificate of Title Volume 8864, Folio 108.

Interests acquired: That of Jeffrey Dean Ryrie and Jennifer Edith Ryrie and all other interests.



)

Published with the authority of Central Gippsland Region Water Authority.Dated 22 September 2006THE COMMON SEAL of CENTRAL GIPPSLANDREGION WATER AUTHORITY was hereunto affixed)

Land Acquisition and Compensation Act 1986 FORM 7

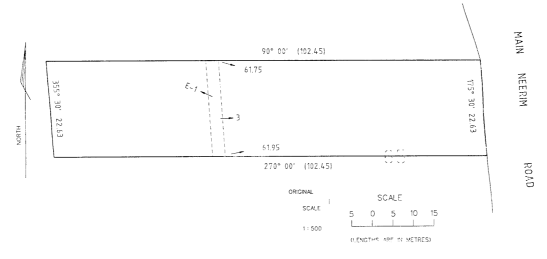
S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Central Gippsland Region Water Authority declares that by this notice it acquires the Easement marked E–1 on the attached Plan for Creation of Easement prepared by Pintech Pty Ltd (Surveyors Reference No. L0801) being part of the land in Certificate of Title Volume 9667, Folio 447.

Interests acquired: That of Rimeen Nominees Pty Ltd and all other interests.



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Published with the authority of Central Gippsland Region Water Authority. Dated 22 September 2006 THE COMMON SEAL of CENTRAL GIPPSLAND)

THE COMMON SEAL OF CENTRAL OF I SLAND	
REGION WATER AUTHORITY was hereunto affixed	
in the presence of	

Land Acquisition and Compensation Act 1986 FORM 7

S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Central Gippsland Region Water Authority declares that by this notice it acquires the Easement marked E–2 on the attached Plan for Creation of Easement prepared by Pintech Pty Ltd (Surveyors Reference No. L0801) being part of the land in Certificate of Title Volume 8562, Folio 434.

Interests acquired: That of Eran Nominees Pty Ltd and all other interests.

WAGNER ROAD 112.19 90° 00' (50.29) 39.44 179° 354 16' с О 24.97 32 ROAD 357° 46' 68.11 NORTH (1:0.32) 35 2 243° ORIGINAL SCALE SCALE 5 0 5 10 15 20 10 1:750 (LENGTHS ARE IN METRES)

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Published with the authority of Central Gippsland Region Water Authority. Dated 22 September 2006

THE COMMON SEAL of CENTRAL GIPPSLAND REGION WATER AUTHORITY was hereunto affixed in the presence of

Land Acquisition and Compensation Act 1986 FORM 7

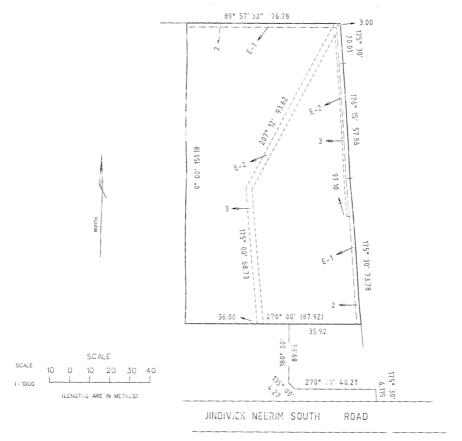
S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Central Gippsland Region Water Authority declares that by this notice it acquires the Easement marked E–2 on the attached Plan for Creation of Easement prepared by Pintech Pty Ltd (Surveyors Reference No. L0801) being part of the land in Certificate of Title Volume 10308, Folio 097.

Interests acquired: That of Rebecca Catherine Campbell and all other interests.



Published with the authority of Central Gippsland Region Water Authority. Dated 22 September 2006

THE COMMON SEAL of CENTRAL GIPPSLAND REGION WATER AUTHORITY was hereunto affixed in the presence of

Land Acquisition and Compensation Act 1986

FORM 7

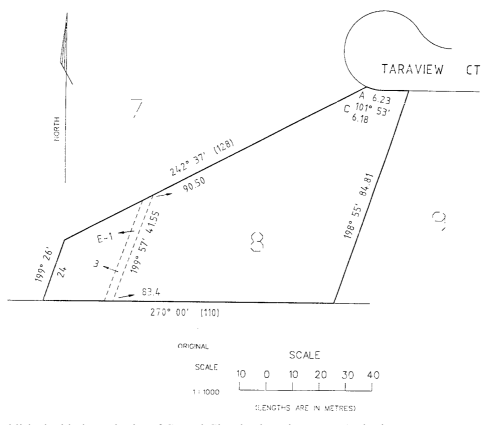
S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Central Gippsland Region Water Authority declares that by this notice it acquires the Easement marked E–1 on the attached Plan for Creation of Easement prepared by Pintech Pty Ltd (Surveyors Reference No. L0801) being part of the land in Certificate of Title Volume 9660, Folio 259.

Interests acquired: That of Kevin Wayne Brown and Melissa Joy Perrin and all other interests.



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Published with the authority of Central Gippsland Region Water Authority. Dated 22 September 2006

THE COMMON SEAL of CENTRAL GIPPSLAND REGION WATER AUTHORITY was hereunto affixed in the presence of

Private Agents Act 1966

NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES UNDER THE PROVISIONS OF THE **PRIVATE AGENTS ACT 1966 –** 7494

I, the undersigned, being the Deputy Registrar of the Magistrates' Court at Melbourne, hereby give notice that applications as under have been lodged for hearing by the said Court on the date specified.

Any person desiring to object to any of such applications must:-

- (a) lodge with me a notice in the prescribed form of his objection and of the grounds thereof;
- (b) cause a copy of such notice to be served personally or by post upon the applicant at least three days before the hearing of the application; and
- (c) send or deliver
 - (i) where the objection is not made by the officer in charge of the police district in which the Court is situated – a copy of the notice to such officer; and
 - (ii) where the objection is not made by the Registrar or Deputy Registrar a copy to the Registrar.

Full name of Applicant or in the case of a Firm or Corporation, of the Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence
John Robert Seton	Northern Collections & Investigations Melbourne	1/175 Lord Street, Richmond, Vic. 3121	Commercial Agents Licence
Kristina Kuzmanovska	Australian Receivables Ltd	363 King Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence
Barry Peter Begas	L & N Nominees P/L	Level 24, 200 Queen Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence

Dated at Melbourne 16 October 2006

ERRIGA AUDDINO Deputy Registrar Melbourne Magistrates' Court

Water Act 1989

BULK ENTITLEMENT (EILDON–GOULBURN WEIR) CONVERSION FURTHER ADDITIONAL AMENDMENT ORDER 2006

I, John Thwaites, Minister for Water, as Minister administering the Water Act 1989, make the following Order –

1. Title

This Order is called the Bulk Entitlement (Eildon–Goulburn Weir) Conversion Further Additional Amendment Order 2006.

2. Preliminary

The Bulk Entitlement (Eildon–Goulburn Weir) Conversion Order 1995 (the Bulk Entitlement Order) was first made by the Governor in Council on 29 August 1995 and published in the Government Gazette G35 dated 7 September 1995 at page 2367.

The Bulk Entitlement Order was then amended by Order made by the Minister on 26 June 2004 and published in the Government Gazette S150 dated 29 June 2004 at page 7 to provide the Minister for Environment with a primary entitlement equivalent to the volume of water saved through the construction and operation of the pipelined supply of water to the Normanville Waterworks District.

The Bulk Entitlement Order was further amended by Order made by the Lieutenant-Governor as the Governor's deputy on 12 October 2004 and published in the Government Gazette G42 dated 14 October 2004 at page 2902 to incorporate the pipelined supply of water to the Normanville Waterworks District, to formalise the supply of water to the Grampians Wimmera Mallee Water Authority, and to make other minor changes.

The Bulk Entitlement Order was further amended by Order made by the Governor in Council on 13 June 2006 and published in the Government Gazette G25 dated 22 June 2006 at page 1300, primarily to incorporate outcomes from the making of the Bulk Entitlement (Loddon River – Environmental Reserve) Order 2005, Bulk Entitlement (Quambatook–Grampians Wimmera–Mallee Water) Order 2006, to specify the restriction rule applicable to water supplies for the East Loddon, West Loddon and the Normanville Waterworks Districts and to make other minor changes.

3. Purpose

The purpose of this Order is to amend Schedule 7 to the Bulk Entitlement Order, to specify the revised entitlement for the Normanville Waterworks District and to delete the specification of entitlement for Quambatook which is now explicitly specified in the Bulk Entitlement (Quambatook–Grampians Wimmera–Mallee Water) Order 2006. Schedule 7 was inserted into the Bulk Entitlement Order by the Bulk Entitlement (Eildon–Goulburn Weir) Conversion Further Amendment Order 2004.

4. Authorising provisions

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

5. Commencement

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

6. Amendment of Schedule 7

In the Bulk Entitlement Order for Schedule 7 substitute -

"Schedule 7

Normanville Waterworks District Entitlement

1. Subject to clause 2 below, Normanville Waterworks District is entitled to a maximum volume of 628 ML per annum measured at the point of supply from Goulburn–Murray Water's Boort No. 5 channel.

2. Where Goulburn–Murray Water is unable to supply the maximum volume specified in clause 1 above, then Goulburn–Murray Water may restrict the supply in accordance with the following restriction formula:

 $\begin{array}{rcl} R & = & 0.5*A & \text{if } S \leq 0.5 \\ = & S*A & \text{if } 0.5 < S < 1.0 \\ = & A & \text{if } S \geq 1.0 \end{array}$

where -

- R = restricted entitlement (ML) for the Normanville Waterworks District,
- A = full annual entitlement (ML) for the Normanville Waterworks District,
- S = allocation as determined by Goulburn–Murray Water for the full water rights and licence commitments specified in Schedule 1 to this Order, expressed as a decimal fraction.".

Dated 12 October 2006

JOHN THWAITES Minister for Water

Water Act 1989

BULK ENTITLEMENT (GOULBURN SYSTEM – SNOWY ENVIRONMENTAL RESERVE) AMENDMENT ORDER 2006

I, John Thwaites, Minister for Water, as Minister administering the Water Act 1989, make the following Order –

1. Title

This Order is called the Bulk Entitlement (Goulburn System – Snowy Environmental Reserve) Amendment Order 2006.

2. Preliminary

The Bulk Entitlement (Goulburn System – Snowy Environmental Reserve) Order 2004 (the Bulk Entitlement Order) was first made by the Minister for Water on 26 June 2004 to grant a bulk entitlement of 3600 megalitres per year, to be called an environmental entitlement, to the Minister administering the **Conservation, Forests and Land Act 1987**, resulting from water savings from the implementation of the Normanville Pipeline, to provide increased environmental flows in the Snowy River. The Bulk Entitlement Order was published in the Government Gazette S150 dated 29 June 2004 at page 1.

Schedule 1 to the Bulk Entitlement Order was subsequently amended by Bulk Entitlement (Goulburn System – Snowy Environmental Reserve) Amendment Order 2004 (the Bulk Entitlement Amendment Order 2004), made by the Minister for Water on 23 December 2004 and published in the Government Gazette S284 dated 30 December 2004 at page 1, to include an additional environmental entitlement of 10762 megalitres per year resulting from water savings through the implementation of the Improved Measurement of Small Volumes Supplies to Irrigation Districts Program, in the Goulburn sub-system.

Schedule 1 to the Bulk Entitlement Order was subsequently further amended by Bulk Entitlement (Goulburn System – Snowy Environmental Reserve) Amendment Order 2005 (the Bulk Entitlement Amendment Order 2005), made by the Minister for Water on 29 June 2005 and published in the Government Gazette S123 dated 30 June 2005 at page 1, to include an additional environmental entitlement of 150 megalitres per year resulting from water savings through the implementation of the Improved Measurement of Small Volumes Supplies to Irrigation Districts Program, in the Campaspe system.

3. Purpose

The purpose of this Order is to further amend Schedule 1 of the Bulk Entitlement Order previously amended by the Bulk Entitlement Amendment Order 2004 and the Bulk Entitlement Amendment Order 2005, to reflect an additional water saving of 300 megalitres per year identified by Goulburn–Murray Water since the implementation of the Normanville Pipeline Project, to be transferred to the environmental entitlement held by the Minister administering the **Conservation, Forests and Land Act 1987**.

4. Authorising provisions

This Order is made pursuant to section 44 of the Water Act 1989.

5. Commencement

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

6. Amendment of Schedule 1

In the Bulk Entitlement (Goulburn System – Snowy Environmental Reserve) Order 2004, for Schedule 1, substitute –

"Schedule 1 ENVIRONMENTAL ENTITLEMENT

Goulburn sub-system

Item No.	Source of Water Saving	Annual Volume (ML)	Type of Supply	Transmission Loss	Flow Monitoring Points
1	Normanville Waterworks District	3900	Water right supplied from the Goulburn River	No	Goulburn River at McCoy Bridge; Stream Gauging Station Index No. 405232
2	Goulburn system	10912	Water right supplied from the Goulburn River	No	Goulburn River at McCoy Bridge; Stream Gauging Station Index No. 405232

"

Dated 12 October 2006

JOHN THWAITES Minister for Water

Planning and Environment Act 1987 FRANKSTON PLANNING SCHEME

Notice of Ratification of Amendment

Amendment C35

Amendment C35 to the Frankston Planning Scheme has been ratified by Parliament under sections 46AG and 46AH of the **Planning and Environment Act 1987**.

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

The Amendment applies to the Burdett's quarry site, Cranbourne–Frankston Road, Langwarrin. The Amendment:

- rezones 7.7 hectares of the land adjacent to Potts Road from a Residential 1 Zone to a Rural Conservation Zone.
- Rezones 8.8 hectares of the land adjacent to Cranbourne–Frankston Road from a Special Use Zone 2 (Extractive Industry) to a Residential 1 Zone.
- Rezones the balance of the land from a Special Use Zone 2 (Extractive Industry) to a Rural Conservation Zone.
- Introduces and applies to part of the land a new Schedule 4 to the Rural Conservation Zone that specifies a minimum subdivision size of 0.4 hectare.
- Introduces and applies to the land a new Schedule 7 to the Development Plan Overlay that specifies certain requirements to be met, including the transfer of the remnant bushland to the Crown.
- Deletes the Environmental Significance Overlay (Schedule 1) that applied to the land.
- Deletes the Development Plan Overlay (Schedule 1) that applied to part of the land.
- Introduces and applies to the land a new Schedule to Clause 52.17 that provides for the removal of a limited amount of vegetation.
- Realigns the Urban Growth Boundary (UGB) to accord with the new zoning of the land.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, 8 Nicholson Street, East Melbourne; and at the offices of the City of Frankston, Civic Centre, corner of Davey and Young Streets, Frankston.

> GENEVIEVE OVERELL Deputy Secretary Built Environment Department of Sustainability and Environment

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C142

The Minister for Planning has approved Amendment C142 to the Greater Geelong Planning Scheme.

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

The Amendment modifies the schedule to clause 52.03 to exempt the TAC office development, at 40–60 Brougham Street and Allotment 2024, Township of Geelong (City), from permit requirements and amends the schedule to clause 81.01 to include 'Geelong TAC Office Development, October 2006' as an incorporated document in the Greater Geelong Planning Scheme.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; and at the offices of the Greater Geelong City Council, 131 Myers Street, Geelong 3220.

> GENEVIEVE OVERELL Deputy Secretary Built Environment Department of Sustainability and Environment

Planning and Environment Act 1987 KINGSTON PLANNING SCHEME Notice of Approval of Amendment

Amendment C69

The Minister for Planning has approved Amendment C69 to the Kingston Planning Scheme.

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

The Amendment alters the Schedules to Clauses 52.03 and 81.01 to allow for the incorporated document entitled Heatherton Christian College, Proposed New Buildings to be updated to enable a maximum of 270 students to be present at any time at Heatherton Christian College on land at 316–322 Kingston Road, Heatherton.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; and at the offices of the Kingston City Council, Level 1, 1230 Nepean Highway, Cheltenham.

> GENEVIEVE OVERELL Deputy Secretary Built Environment Department of Sustainability and Environment

Planning and Environment Act 1987

WHITTLESEA PLANNING SCHEME

Notice of Ratification of Amendment

Amendment C86

Amendment C86 to the Whittlesea Planning Scheme has been ratified by Parliament under sections 46AG and 46AH of the **Planning and Environment Act 1987**.

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

The Amendment affects land at 740C Bridge Inn Road, Doreen, 640 Bridge Inn Road, Mernda and Part of 115 Wilton Vale Road, South Morang which forms part of the Plenty Gorge Park. The Amendment corrects an anomaly in the planning scheme by excluding about 5.5 hectares of land from within the Urban Growth Boundary and rezones the land to a Public Park and Recreation Zone and a Rural Conservation Zone.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, 8 Nicholson Street, East Melbourne; and at the offices of the City of Whittlesea, Civic Centre, Ferres Boulevard, South Morang.

> GENEVIEVE OVERELL Deputy Secretary Built Environment Department of Sustainability and Environment

Planning and Environment Act 1987

WHITTLESEA PLANNING SCHEME

Notice of Ratification of Amendment

Amendment C91

Amendment C91 to the Whittlesea Planning Scheme has been ratified by Parliament under sections 46AG and 46AH of the **Planning and Environment Act 1987**.

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

The Amendment applies to land south-west of Hunters Lane and north of Meridian Drive. South Morang. The Amendment makes a minor adjustment to the Urban Growth Boundary so that it follows the 185 metre contour and aligns with the existing subdivision boundary. It also rezones minor areas of land from Rural Conservation to Residential 1 Zone and from Residential 1 to Rural Conservation, to ensure that land inside the Urban Growth Boundary remains in a Residential 1 Zone and the land outside the Urban Growth Boundary remains in a Rural Conservation Zone. Consequential adjustments have been made to the boundaries of the Vegetation Protection Overlay, the Significant Landscape Overlay and the Development Plan Overlay.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, 8 Nicholson Street, East Melbourne; and at the offices of the Whittlesea City Council, Civic Centre, Ferres Boulevard, South Morang.

> GENEVIEVE OVERELL Deputy Secretary Built Environment Department of Sustainability and Environment

WYNDHAM PLANNING SCHEME

Notice of Ratification of Amendment

Amendment C71

Amendment C71 to the Wyndham Planning Scheme has been ratified by Parliament under sections 46AG and 46AH of the **Planning and Environment Act 1987**.

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

The Amendment applies to land and seabed and described as:

- Lot 1 and Lot 2, LP 222211P, Duncans Road, Werribee South;
- Channel Reserve Crown Allotment 59B Section D, Parish of Deutgam;
- Crown Foreshore Reserve abutting Lots 1 and 2, LP 222211P;
- Unreserved Crown Land seabed.

The Amendment makes the following changes to the Wyndham Planning Scheme:

- changes the zoning configuration of the Special Use Zone, Green Wedge Zone and Public Park and Recreation Zone on the land;
- moves the seabed component of the Special Use Zone 80 metres northwards and extends the area of the Special Use Zone to include all of the offshore marina infrastructure;
- applies the Development Plan Overlay;
- applies the Environmental Audit Overlay;
- creates Schedule 1 to the Public Park and Recreation Zone;
- changes Schedule 1 to the Special Use Zone;
- creates Schedule 9 to the Development Plan Overlay;
- changes the Schedule to the Particular Provisions – Specific Sites and Exclusions;
- changes the Schedule to the Particular Provisions – Core Planning Provisions for Metropolitan Green Wedge Land;
- changes the Schedule to the General Provisions; and
- changes the list of Incorporated Documents.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, 8 Nicholson Street, East Melbourne; and at the offices of the City of Wyndham, Civic Centre, 45 Princes Highway, Werribee.

> GENEVIEVE OVERELL Deputy Secretary Built Environment Department of Sustainability and Environment

Planning and Environment Act 1987 YARRA PLANNING SCHEME

Notice of Approval of Amendment Amendment C75

The Minister for Planning has approved Amendment C75 to the Yarra Planning Scheme.

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

The Amendment:

- introduces the Victoria Street East Precinct Policy into the Local Planning Policy Framework at Clause 22.11;
- amends the Design and Development Overlay (DDO1) Yarra River Corridor;
- applies the Design and Development Overlay (DDO4) Victoria Street East Precinct.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; and at the offices of the City of Yarra, Town Hall, 333 Bridge Road, Richmond.

> GENEVIEVE OVERELL Deputy Secretary Built Environment Department of Sustainability and Environment

ORDERS IN COUNCIL

Borrowing and Investments Powers Act 1987 APPROVAL BY THE GOVERNOR IN COUNCIL OF

BORROWING POWERS FOR VICFORESTS Order in Council

Order in Counci

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council under section 17B of the **Borrowing and Investment Powers Act 1987** (the Act) hereby declares that sections 5, 8, 12, and 14 of the Act apply to VicForests, a "public authority" within the meaning of the Act, with effect from and including the date this Order is published in the Government Gazette.

Dated 17 October 2006

Responsible Minister JOHN BRUMBY MP

Treasurer

RUTH LEACH Clerk of the Executive Council

Commonwealth Games Arrangements Act 2001 ABOLITION OF MELBOURNE 2006 COMMONWEALTH GAMES

CORPORATION

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 57C of the **Commonwealth Games Arrangements Act 2001** hereby fixes Thursday 30 November 2006 as the date on which the Melbourne 2006 Commonwealth Games Corporation is to be abolished.

This Order shall only have effect after it is published in the Government Gazette.

Dated 17 October 2006

Responsible Minister JUSTIN MADDEN MLC

Minister for Commonwealth Games

RUTH LEACH Clerk of the Executive Council

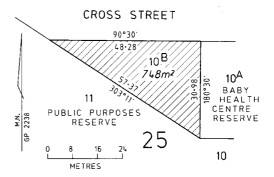
Crown Land (Reserves) Act 1978 CROWN LAND TEMPORARILY RESERVED Land in Cross Street, Brighton

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive

Council, under Section 4(1) of the **Crown Land** (**Reserves**) Act 1978 temporarily reserves the following Crown land which in his opinion is required for the purpose mentioned:-

MUNICIPAL DISTRICT OF THE BAYSIDE CITY COUNCIL

ELSTERNWICK – Public purposes, area 748 square metres, being Crown Allotment 10B, Section 25, At Elsternwick, Parish of Prahran as indicated by hatching on plan hereunder. (GP2238) – (2015708).



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

Dated 17 October 2006 Responsible Minister ROB HULLS Minister for Planning

> RUTH LEACH Clerk of the Executive Council

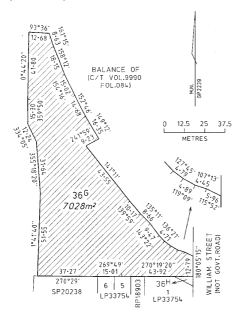
Crown Land (Reserves) Act 1978 CROWN LAND

PERMANENTLY RESERVED Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under Section 4(1) of the **Crown Land** (**Reserves**) Act 1978 permanently reserves the following Crown land which in his opinion is required for the purpose mentioned:-

MUNICIPAL DISTRICT OF THE CITY OF STONNINGTON

PRAHRAN – Public Recreation, area 7028 square metres, being Crown Allotments 36G, Parish of Prahran as indicated by hatching on plan hereunder being the land temporarily reserved for Public Recreation by Order in Council of 24 May 1994 (vide Government Gazette of 26 May 1994 – page 1310). (GP2239) – (Rs 37042).



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

Dated 17 October 2006 Responsible Minister ROB HULLS Minister for Planning

RUTH LEACH Clerk of the Executive Council

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 10 of the **Crown Land** (**Reserves**) Act 1978 gives notice of intention to revoke the following temporary reservations:

BYADUK – The temporary reservation by Order in Council of 9 March 1869 of an area of 2023 square metres, more or less, of land being Crown Allotment 10, Section 8, Township of Byaduk, Parish of Byaduk as a site for a Mechanics' Institute. – (Rs 6650). LANDSBOROUGH – The temporary reservation by Order in Council of 12 March 1909 of an area of 2.388 hectares, more or less, of land in Section 5, Parish of Landsborough as a site for Supply of Gravel. – (0615790).

LANDSBOROUGH – The temporary reservation by Order in Council of 28 June 1904 of an area of 4.047 hectares, more or less, of land in Section 5, Parish of Landsborough as a site for Camping and Watering purposes. – (0615790).

WARRENMANG – The temporary reservation by Order in Council of 4 May 1915 of an area of 1.214 hectares, more or less, of land in the Parish of Warrenmang (formerly being part of Crown Allotment 48, Section 1) as a site for a State School. – (0615671).

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

Dated 17 October 2006 Responsible Minister ROB HULLS Minister for Planning

> RUTH LEACH Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REVOCATION OF TEMPORARY RESERVATIONS Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 10 of the **Crown Land** (**Reserves**) Act 1978 revokes the following temporary reservations:

GLENDARUEL – The temporary reservation by Order in Council of 24 June 1952 of an area of 354 square metres, more or less, of land in Section 9B, Parish of Glendaruel as a site for State School purposes. – (Rs 6594).

LAEN - The temporary reservation by Order in Council of 1 May 1882 of an area of 8.903 hectares of land in Section A, Parish of Laen as a site for Water Supply purposes, revoked as to part by Order in Council of 14 February 1950 so far as the balance remaining containing 5.767 hectares, more or less. – (Rs 6500).

LAEN – The temporary reservation by Order in Council of 4 September 1979 of an area of 3.146

hectares of land being Crown Allotment 49C, Section A, Parish of Laen as a site for Water Supply purposes. – (Rs 6500).

WHROO – The temporary reservation by Order in Council of 24 October 1989 of an area of 230 hectares, more or less, of land in the Parish of Moora, Township of Whroo and Parish of Whroo as a site for Conservation of an area of historic interest, so far only as the portions containing a total area of 2.271 hectares, more or less, being Crown Allotment 2001, Township of Whroo, and Crown Allotments 2009 and 2010, Parish of Whroo as shown on Plan No. LEGL./06–300 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (Rs 14104).

WOORINEN SOUTH – The temporary reservation by Order in Council of 6 October 1982 of an area of 10 hectares, more or less, of land being Crown Allotment 13, Section 4, Township of Woorinen South, Parish of Woorinen as a site for Public Recreation. – (Rs 4657).

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

Dated 17 October 2006 Responsible Minister ROB HULLS Minister for Planning

> RUTH LEACH Clerk of the Executive Council

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATIONS

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 10 of the **Crown Land** (**Reserves**) Act 1978 revokes the following temporary reservations:

BITTERN – The temporary reservation by Order in Council of 21 March 1967 of an area of 9.821 hectares, more or less, of land in the Parish of Bittern as a site for Water Supply purposes, so far only as the portion containing 7.63 hectares, more or less, being Crown Allotment 2012, Parish of Bittern as indicated by hatching on plan published in the Government Gazette on 14 September 2006, page 1971. – (Rs 8789).

CARRON – The temporary reservation by Order in Council of 5 January 1880 of an area of 18.31 hectares, more or less, of land in the Parish of Carron as a site for Public purposes, revoked as to part by Order in Council of 21 December 1926 so far as the balance remaining containing 1.244 hectares, more or less. – (2003935).

GLENROWEN – The temporary reservation by Order in Council of 24 February 1891 of an area of 24.20 hectares of land in Section 27, Township of Glenrowen, Parish of Glenrowen as a site for a Public Park, revoked as to part by Order in Council of 19 April 1988 so far as the balance remaining containing 16.78 hectares, more or less. – (Rs 1065).

GOORNONG – The temporary reservation by Order in Council of 13 January 1873 of an area of 2.59 hectares, more or less, of land in Section 10, Parish of Goornong as a site for Watering purposes. – (0617063).

GOORNONG – The temporary reservation by Order in Council of 13 January 1873 of an area of 2.59 hectares, more or less, of land in Section 10, Parish of Goornong as a site for Watering purposes. – (0617063).

GOORNONG – The temporary reservation by Order in Council of 13 January 1873 of an area of 2.59 hectares, more or less, of land in Section 10, Parish of Goornong as a site for Watering purposes. – (0617063).

GOORNONG – The temporary reservation by Order in Council of 6 August 1894 of an area of 7.77 hectares, more or less, of land in Section 10, Parish of Goornong as a site for Watering purposes, in addition to and adjoining the sites temporarily reserved therefor by Orders in Council of 13 January 1873 revoked as to part by Order in Council of 28 April 1936 so far as the balance remaining containing 7.45 hectares, more or less. – (0617063).

GOORNONG – The temporary reservation by Order in Council of 6 August 1894 of an area of 7.20 hectares, more or less, of land in Section 10, Parish of Goornong as a site for Watering purposes, in addition to and adjoining the sites temporarily reserved therefor by Orders in Council of 13 January 1873. – (0617063). KINABULLA – The temporary reservation by Order in Council of 23 May 1961 of an area of 6.839 hectares, more or less, of land in the Parish of Kinabulla as a site for Public Purposes. – (Rs 8037).

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

Dated 17 October 2006

Responsible Minister ROB HULLS Minister for Planning

> RUTH LEACH Clerk of the Executive Council

Crown Land (Reserves) Act 1978

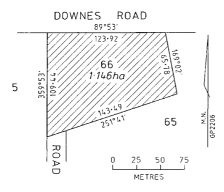
TEMPORARY RESERVATION OF CROWN LANDS

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 4(1) of the **Crown Land** (**Reserves**) Act 1978 temporarily reserves the following Crown lands which in his opinion are required for the purposes mentioned:–

MUNICIPAL DISTRICT OF THE BULOKE SHIRE COUNCIL

CARRON – Conservation of an area of natural interest, 1.146 hectares, being Crown Allotment 66, Parish of Carron as indicated by hatching on plan hereunder. (GP2206) – (2003935).



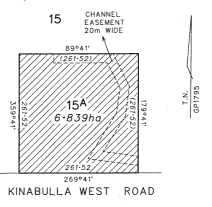
MUNICIPAL DISTRICT OF THE GREATER BENDIGO CITY COUNCIL

FOSTERVILLE – Conservation of an area of natural interest, total area 6.3 hectares, more or less, being Crown Allotments 2 & 3 of Section 4, Crown Allotments 2, 8 & 9 of Section 5,

Crown Allotments 8 & 9 of Section 6, Crown Allotment 13 of Section 12, Crown Allotments 4, 13, 15 & 17 of Section 13, Crown Allotments 4, 10, 12, 15 & 16 of Section 14, Crown Allotments 6 – 12 inclusive of Section 15, and Crown Allotments 1 & 2 of Section 18, Township of Fosterville, Parish of Ellesmere as shown hatched on Plan No. LEGL./06–350 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (06C78224).

MUNICIPAL DISTRICT OF THE BULOKE SHIRE COUNCIL

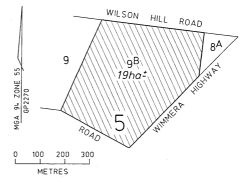
KINABULLA – Conservation of an area of natural interest, 6.839 hectares, being Crown Allotment 15A, Parish of Kinabulla as indicated by hatching on plan hereunder. (GP1795) – (2015628).



MUNICIPAL DISTRICT OF THE GREATER BENDIGO CITY COUNCIL

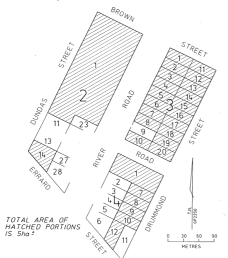
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MARONG – Preservation of an area of ecological significance, 19 hectares, more or less, being Crown Allotment 9B, Section 5, Parish of Marong as indicated by hatching on plan hereunder. (GP2270) – (06L6–10786).



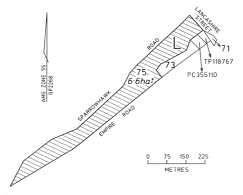
MUNICIPAL DISTRICT OF THE CAMPASPE SHIRE COUNCIL

RUNNYMEDE – Conservation of an area of natural interest, total area 5 hectares, more or less, being Crown Allotments 1 & 14, Section 2, Crown Allotments 1–8 inclusive & 10–20 inclusive, Section 3 and Crown Allotments 1, 7–10 inclusive and 12, Section 4, Township of Runnymede, Parish of Runnymede as indicated by hatching on plan hereunder. (GP2250) – (06L6–10850).



MUNICIPAL DISTRICT OF THE GREATER BENDIGO CITY COUNCIL

SANDHURST – Conservation of an area of natural interest, being Crown Allotments 4A, 4B, 5D, 12B, 12C of Section L and Crown Allotment 2052, Parish of Sandhurst, total area 12.3 hectares, more or less, as shown hatched on Plan No. LEGL./06–322 lodged in the Central Plan Office of the Department of Sustainability and Environment and Crown Allotment 75 of Section L, Parish of Sandhurst area 6.6 hectares, more or less, as indicated by hatching on plan GP 2268 hereunder. (GP2268) – (06W90009).

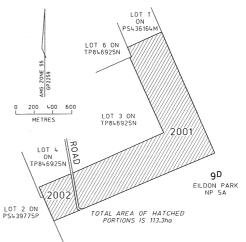


MUNICIPAL DISTRICT OF THE MOUNT ALEXANDER SHIRE COUNCIL

TARADALE – Conservation of an area of natural interest, total area 7946 square metres, more or less, being Crown Allotments 2 & 6, Section B, Township of Taradale, Parish of Elphinstone as shown hatched on Plan No. LEGL./06–315 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0606903)

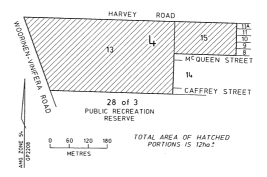
MUNICIPAL DISTRICT OF THE MURRINDINDI SHIRE COUNCIL

THORNTON – Conservation of an area of natural interest, total area 113.3 hectares, being Crown Allotments 2001 and 2002, Parish of Thornton as indicated by hatching on plan hereunder. (GP2259) – (PP/LA/20/0315).



MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

WOORINEN SOUTH – Conservation of an area of natural interest, total area 12 hectares, more or less, being Crown Allotments 13 and 15, Section 4, Township of Woorinen South, Parish of Woorinen as indicated by hatching on plan hereunder. (GP2208) – (012015601).



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

Dated 17 October 2006 Responsible Minister ROB HULLS

Minister for Planning

RUTH LEACH Clerk of the Executive Council

Crown Land (Reserves) Act 1978

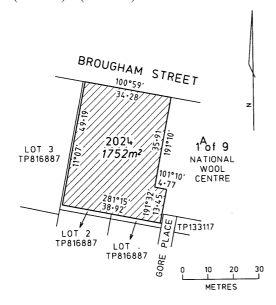
NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATION

Portion of the

National Wool Centre Reserve at Geelong

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 10 of the **Crown Land** (**Reserves**) Act 1978 gives notice of intention to revoke the following temporary reservation:

GEELONG – The temporary reservation by Order in Council of 23 November 1993 of an area of 3787 square metres, being Crown Allotment 1A, Section 9, City of Geelong, Parish of Corio as a site for the National Wool Centre, so far only as the portion containing 1752 square metres being Crown Allotment 2024, City of Geelong, Parish of Corio as indicated by hatching on plan hereunder. (GP2275) – (0704022).



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

Dated 17 October 2006 Responsible Minister

ROB HULLS Minister for Planning

> RUTH LEACH Clerk of the Executive Council

Crown Land (Reserves) Act 1978 INCORPORATION OF COMMITTEES OF MANAGEMENT AND APPOINTMENT OF CHAIRMEN

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council under section 14A(1) of the **Crown Land (Reserves) Act 1978**, being satisfied that it is in the public interest to declare to be corporations the committees of management appointed under section 14(2) of the Act of the lands described in Column 1 hereunder:-

(a) declares that the committees of management shall be corporations;

(b) assigns the names shown in Column 2 to the corporations; and

under section 14B(3) of the Act, appoints the persons listed in Column 3 to be Chairmen of the corporations.

Column 1 Crown Reserves currently managed by Committee	Column 2 Corporate name	Column 3 Chairman
Grenville Recreation Reserve – The Crown land in the Township of Grenville, Parish of Enfield temporarily reserved as a site for a Public Recreation by Order in Council of 31 July 1900 (vide Government Gazette of 3 August 1900 – page 2998) [Rs 270].	Grenville Recreation Reserve Committee Incorporated	Andrew John CAMERON
Newbury Public Hall and Recreation Reserve – Crown Allotments 19 and 20, Section F, Township of Newbury, Parish of Trentham temporarily reserved for Public Recreation and Public Hall by Order in Council of 8 June 1982 (vide Government Gazette of 16 June 1982 – page 1992) [Rs 9765].	Newbury Public Hall and Recreation Reserve Committee of Management Incorporated	Susan Mary Despard SPENCE
Birregurra Recreation Reserve – The Crown lands in the Township of Birregurra, Parish of Birregurra temporarily reserved for Public Recreation by Orders in Council of 1 July 1901, 23 July 1918, 7 April 1925 and 22 June 1927 (vide Government Gazettes of 19 July 1901 – page 2772, 31 July 1918 – page 2322, 17 April 1925 – page 1208 and 29 June 1927 – page 2024 respectively) [Rs 1806].	Birregurra Recreation Reserve Committee of Management Incorporated	Paul Francis DREWRY
Cudgewa School Site – Boer War Memorial Reserve – Crown Allotment 6H, Section 11, Parish of Cudgewa temporarily reserved for Public Purposes by Order in Council of 18 March 1997 (vide Government Gazette of 20 March 1997 – page 646) [Rs 1109999].	Cudgewa School Park Management Committee Incorporated	Jennifer Jean STAR

Column 1 Crown Reserves currently managed by Committee	Column 2 Corporate name	Column 3 Chairman
Yandoit Public Park and Recreation Reserve – The Crown land in the Township of Yandoit, Parish of Yandoit temporarily reserved as a Public Park by Order in Council of 16 November 1908 (vide Government Gazette of 25 November 1908 – page 5471) and for the additional purpose of Public Recreation by Order in Council of 1 December 1924 (vide Government Gazette of 10 December 1924 – page 3958) [Rs 3012].	Yandoit Public Park and Recreation Reserve Committee Incorporated	Stephen Carlton O'CONNOR
Ardmona Recreation Reserve – The Crown land in the Parish of Mooroopna permanently reserved as a site for Public Recreation by Order in Council of 6 April 1965 (vide Government Gazette of 14 April 1965 – page 1345) [Rs 6350].	Ardmona Recreation Reserve Committee Incorporated	Steven ROGERS

This Order is effective from the date on which it is published in the Government Gazette. Dated 17 October 2006

Responsible Minister ROB HULLS Minister for Planning

> RUTH LEACH Clerk of the Executive Council

Crown Land (Reserves) Act 1978

INCORPORATION OF COMMITTEES OF MANAGEMENT AND APPOINTMENT OF CHAIRMEN

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council under section 14A(1) of the **Crown Land (Reserves)** Act 1978, being satisfied that it is in the public interest to declare to be corporations the committees of management appointed under section 14(2) of the Act of the lands described in Column 1 hereunder:-

(a) declares that the committees of management shall be corporations;

(b) assigns the names shown in Column 2 to the corporations; and

under section 14B(3) of the Act, appoints the persons listed in Column 3 to be Chairmen of the corporations.

Column 1 Crown Reserves currently managed by Committee	Column 2 Corporate name	Column 3 Chairman
Biggara Public Recreation Reserve – Crown Allotment 6B, Section 2, Parish of Thougla deemed to be permanently reserved for the recreation convenience or amusement of the people pursuant to section 22 of the Land Act 1958 [Rs 8912].	Biggara Recreation Reserve Committee Incorporated	Faith Elizabeth DAMM
Bealiba Recreation Reserves – The remaining Crown lands in the Township of Bealiba and the Parish of Bealiba temporarily reserved as a site for Racing and Recreative purposes by Order in Council of 20 November 1865, as sites for a Free Library by Orders in Council of 7 January 1878, 2 April 1906 and 12 October 1954, as a site for a Public Park and for General Recreation purposes by Order in Council of 19 March 1889 and as a site for a Children's Playground by Order in Council of 22 February 1957 [Rs 20, Rs 3638, Rs 21 & Rs 7527 respectively].	Bealiba Hall and Reserves Committee Incorporated	Dennis Kelvin WHITEHEAD
Mitiamo Recreation Reserve – The Crown land in the Parish of Terrick Terrick West temporarily reserved as a site for Public Recreation by Order in Council of 11 November 1929 (vide Government Gazette of 20 November 1929 – page 4040) [Rs 3930].	Mitiamo Recreation Reserve Committee Incorporated	Peter James MEIGHAN

Column 1 Crown Reserves currently managed by Committee	Column 2 Corporate name	Column 3 Chairman
Nandaly Recreation and Showgrounds Reserve – The Crown lands in the Township of Nandaly (formerly Parish of Bimbourie), Parish of Bimbourie and also in the Parish of Bimbourie temporarily reserved as sites for Public Recreation and Showground by Orders in Council of 18 December 1916, 31 October 1950, 1 June 1954 and 16 January 1968 (vide Government Gazettes of 29 December 1916 – page 5233, 8 November 1950 – page 5649, 9 June 1954 – page 3883 and 24 January 1968 – page 231 respectively) [Rs 1334].	Nandaly Recreation Reserve Committee of Management Incorporated	Christopher Gerard MARTIN
Cathcart Recreation Reserve – Crown Allotment 45, Section 12, Parish of Ararat temporarily reserved for Public Recreation by Order in Council of 18 May 1982 (vide Government Gazette of 26 May 1982 – page 1699) [Rs 11328].	Cathcart Recreation Reserve Committee Incorporated	Arthur George MARTIN

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

Dated 17 October 2006 Responsible Minister ROB HULLS Minister for Planning

> RUTH LEACH Clerk of the Executive Council

Control of Weapons Act 1990

GENERAL EXEMPTION UNDER SECTION 8B TO POSSESS SWORDS

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 8B of the **Control of Weapons Act 1990** exempts from the operation of section 5(1) of the **Control of Weapons Act 1990**, in relation to swords and ceremonial body armour, a person who is of a class of persons set out in Column 1 of the following table, to the extent specified in Column 2 of the following table subject to the conditions set in the Schedule 1 to this Order.

This Order comes into effect on either the date it is published in the Government Gazette or 17 November 2006 whichever shall be the later date and ceases to have effect on 1 December 2006.

TABLE

Column 1 Class of Persons	Column 2 Extent of Exemption
Those members of the Japan Armour and Weapons Research and Preservation Society specified in the Schedule 1 to the Order	To bring into Victoria, cause to be brought into or sent into Victoria, display, possess, use or carry swords and ceremonial armour for the purpose of participating in events associated with the Samurai Festival to form part of the 2006 Australia–Japan Year of Exchange subject to the conditions in Schedule 1 to the Order.
Dated 17 October 2006	
Responsible Minister TIM HOLDING MP Minister for Police and Emergency Services	

RUTH LEACH Clerk of the Executive Council

Control of Weapons Act 1990

GENERAL EXEMPTION UNDER SECTION 8B TO POSSESS SWORDS SCHEDULE 1 – CONDITIONS OF ORDER

- 1. That the Order will commence operation at 12:01 am on 17 November 2006 and cease operation at 12:01 am on 1 December 2006.
- 2. That the exemption Order will only apply to the following persons Masashi Kato, Masatsugi Sugie, Hiroyuki Kawade, Akihiko Osaki, Hiroyuki Kato, Kentaro Hayashi, Shiro Takenaka, Hiroo Takenaka, Hisao Nagasawa, Tadashi Matsuo, Sunao Inagaki, Toshikazu Hayashi, Yoshikazu Imaizumi, Mayumi Ito, Norio Otsu, Shizuo Kawaguchi, Yoshiaki Yokota, Takahisa Suzuki, Chris Glenn and Nobuo Ogawa.
- 3. That, subject to condition 4, no person to whom the exemption applies shall allow another person, other than a person required to handle such weapons in the performance of their normal course of employment (for example, baggage handlers), to handle or use any sword or ceremonial armour to which the exemption Order applies.
- 4. That a person to whom the exemption applies may allow another person, while attending an event to which this exemption applies, to handle and wear ceremonial armour for the purpose of having souvenir photograph(s) taken.
- 5. That all swords and ceremonial armour brought into Victoria pursuant to this exemption shall be removed from Victoria no later than the date on which this exemption order expires.

- 6. That throughout the exemption period, all swords and body armour the subject of this exemption must, when not being used in accordance with the purpose specified in this Order, be stored safely and securely.
- 7. A person seeking to rely on this exemption must permit a member of the Victoria Police to inspect his storage arrangements at any reasonable time.
- 8. In this Order "stored safely and securely" means stored in a manner calculated to ensure that the sword:
 - a) Is not readily accessible to a person other than the person eligible to rely on the exemption; and
 - b) When being transported between the usual place of storage of the sword and places at which the sword is legitimately used or displayed, is stored in a manner calculated to ensure that the sword is not readily accessible to a person other than the person eligible to rely on the exemption and that the sword is concealed from plain sight during any such transportation.

Electricity Safety Act 1998 ORDER UNDER SECTION 4 Order in Council Amendment of Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council under section 4(1)(c) of the **Electricity Safety Act 1998** makes the following amendment to the Order in Council dated 28 April 1999 and published in the Victoria Government Gazette on 29 April 1999 and made under section 4(1)(c) of the **Electricity Safety Act 1998** and subsequently amended by the Order in Council published in the Victoria Government Gazette on 7 September 2000 –

For paragraph (d) of Part 3, substitute -

"(d) involving the installation, maintenance or removal of surveillance devices or enhancement equipment within the meaning of the **Surveillance Devices Act 1999** carried out by a serving member of the Victoria Police who has satisfactorily completed a training course approved by Energy Safe Victoria and in conjunction with a warrant granted under the **Surveillance Devices Act 1999**;"

In Part 3 insert the following paragraph (e) after paragraph (d) -

"(e) involving the installation, maintenance or removal of surveillance devices or enhancement equipment within the meaning of the **Surveillance Devices Act 1999** carried out by a person authorised in writing by the Director, Police Integrity who has satisfactorily completed a training course approved by Energy Safe Victoria and in conjunction with a warrant granted under the **Surveillance Devices Act 1999**."

Dated 17 October 2006

Responsible Minister THEO THEOPHANOUS Minister for Energy Industries

> RUTH LEACH Clerk of the Executive Council

Gas Industry Act 2001 LICENCE EXEMPTION – WESTERN UNDERGROUND GAS STORAGE FACILITY Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council under section 24 of the **Gas Industry Act 2001** ("the Act") exempts TRUenergy Gas Storage Pty Ltd (ACN 079 089 311 – "TRUenergy") from the requirement under section 23 of the Act to obtain a licence to engage in the provision of services as a market participant by means of the Port Campbell facility (as defined under section 3 of the Act) as a principal or agent.

This Order:

- a) is subject to the condition that TRUenergy must provide any information relating to this Order that may be requested by the Minister for Energy Industries or the Essential Services Commission;
- b) is effective from the date it is published in the Victoria Government Gazette; and
- c) expires on 31 December 2007.

Dated 17 October 2006

Responsible Minister

THEO THEOPHANOUS

Minister for Energy Industries

RUTH LEACH Clerk of the Executive Council

Health Services Act 1988

EXEMPTION FROM THE OPERATION OF A PROVISION OF PART 3 OF THE HEALTH SERVICES ACT 1988

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council under section 11(1) of the **Health Services Act 1988** declares that section 65U(2) of Part 3 of the **Health Services Act 1988** does not have effect in relation to Mr Graeme Douglas Jolly, a director of the board of Goulburn Valley Health.

This Order is effective from the day on which it is gazetted.

Dated 17 October 2006

Responsible Minister HON BRONWYN PIKE MP Minister for Health

> RUTH LEACH Clerk of the Executive Council

Plant Health and Plant Products Act 1995

DECLARATION OF EXOTIC PESTS AND DISEASE

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council under section 5 of the **Plant Health and Plant Products Act 1995** declares the disease *Phytophthora fallax* to be an exotic disease.

This order takes effect from the day it is published in the Government Gazette.

Dated 17 October 2006

Responsible Minister

BOB CAMERON MP Minister for Agriculture

> RUTH LEACH Clerk of the Executive Council

Supreme Court Act 1986 LATROBE VALLEY LAW COURTS – SUPREME COURT VENUE

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council under section 6(1) of the **Supreme Court Act 1986** by Order directs that the Supreme Court is to be held at the place known as the Latrobe Valley Law Courts situated at 134 Commercial Road, Morwell.

This Order is effective from the date of publication in the Government Gazette.

Dated 17 October 2006

Responsible Minister

ROB HULLS

Attorney-General

RUTH LEACH Clerk of the Executive Council

County Court Act 1958

LATROBE VALLEY LAW COURTS – COUNTY COURT VENUE

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council under section 5(1) of the **County Court Act 1958** by Order directs that the County Court is to be held at the place known as the Latrobe Valley Law Courts situated at 134 Commercial Road, Morwell.

This Order is effective from the date of publication in the Government Gazette.

Dated 17 October 2006 Responsible Minister ROB HULLS Attorney-General

RUTH LEACH Clerk of the Executive Council

Magistrates' Court Act 1989

LATROBE VALLEY LAW COURTS – MAGISTRATES' COURT OF VICTORIA VENUE

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council under section 5(1) of the **Magistrates' Court Act 1989** by Order directs that the Magistrates' Court of Victoria is to be held at the place known as the Latrobe Valley Law Courts situated at 134 Commercial Road, Morwell.

This Order is effective from the date of publication in the Government Gazette.

Dated 17 October 2006

Responsible Minister ROB HULLS Attorney-General

> RUTH LEACH Clerk of the Executive Council

Children and Young Persons Act 1989 LATROBE VALLEY MAGISTRATES' COURT – CHILDREN'S COURT OF VICTORIA VENUE

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council under section 9(2) of the **Children and Young Persons Act 1989** by Order directs that the Children's Court of Victoria may be held at any time in the building known as the Latrobe Valley Law Courts situated at 134 Commercial Road, Morwell when the Magistrates' Court of Victoria is at the same time sitting in that building.

This Order is effective from the date of publication in the Government Gazette.

Dated 17 October 2006 Responsible Minister

ROB HULLS Attorney-General

> RUTH LEACH Clerk of the Executive Council

State Owned Enterprises Act 1992

AMENDMENT TO THE STATE OWNED ENTERPRISES (STATE BODY – VICTORIAN COMPETITION AND EFFICIENCY COMMISSION) ORDER 2003

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 16 of the **State Owned Enterprises Act 1992** ("the Act") amends the Order in Council dated 29 June 2004, published in the Government Gazette on 1 July 2004 ("the Establishment Order") establishing the Victorian Competition and Efficiency Commission (the "Commission") in respect of the clauses of the Establishment Order identified in column 1 below so as to amend the Establishment Order as set out in column 2 below:

ESTABLISHMENT ORDER	CLAUSES IN THE ESTABLISHMENT ORDER TO BE AMENDED
Clause 2	In Clause 2 after "Commission" insert the following definition: ""measurements of the administrative burden of regulation" means the analysis of administrative costs of regulation in accordance with guidelines and policies currently applying to the Victorian Government."
Clause 3(3)(a)	Amend clause 3(3) (a) to insert the word "provide" before "independent advice".
<i>Clause 3(3)(b)</i>	Amend clause 3(3)(b) to replace the word "statements" with the word "assessments".
Clause 3(3)(b) – New clause 3(3)(ba)	Insert a new clause 3(3)(ba) after clause 3(3)(b) "provide independent advice as to the adequacy of any measurements of the administrative burden of regulation in accordance with any requirements issued by the Minister, with the approval of the Premier, from time to time;"
Clause 5 – New clause 5A	Insert a new clause 5A after clause 5 "5A. Review of measurements of the administrative burden of regulation In accordance with relevant guidelines and policies issued from time to time by the Government, the Commission will review the adequacy of the measurements of the administrative burden of regulation and provide advice as to this adequacy to the Department of the Minister responsible for such regulation.

This Order is effective from 1 January 2007.

Dated 17 October 2006 Responsible Minister JOHN BRUMBY MP Treasurer

SUBORDINATE LEGISI NOTICE THAT STATUT OBTAINA	ORY RULES ARE	135	. Statutory Rule:	Planning and Environment (Amendment) Regulations 2006
Notice is hereby given under Section 17(3) of the Subordinate Legislation Act 1994 that the following Statutory Rules were first obtainable			Authorising Act:	Planning and Environment Act 1987
rom Information Victoria Melbourne on the date spec			Date first obtainable:	19 October 2006
131. Statutory Rule:	Subordinate Legislation (Supreme Court (Sheriff's Fees)	136	Code A . Statutory Rule:	Building (Amendment) Regulations 2006
	Regulations 1996 – Extension of Operation) Regulations 2006		Authorising Act: Date first obtainable: Code A	Building Act 1993 19 October 2006
Authorising Act:	Subordinate Legislation Act 1994	137	. Statutory Rule:	Heritage (Infringement Notice)
Date first obtainable: Code A	19 October 2006			(Amendment) Regulations 2006
32. Statutory Rule:	Corrections (Victims Register) (Amendment) Regulations 2006		Authorising Act: Date first obtainable: Code A	Heritage Act 1995 19 October 2006
Authorising Act:	Corrections Act 1986	138	. Statutory Rule:	Transport (Infringements) (Further
Date first obtainable: Code A	19 October 2006			Amendment) Regulations 2006
33. Statutory Rule:	Serious Sex Offenders Monitoring (Amendment)		Authorising Act: Date first obtainable: Code B	Transport Act 1983 19 October 2006
Authorising Act:	Regulations 2006 Serious Sex Offenders Monitoring Act 2005	139	. Statutory Rule:	Transport (Conduct) (Amendment) Regulations 2006
Date first obtainable: Code A			v	Transport Act 1983 19 October 2006
34. Statutory Rule:	Conservation, Forests and Lands (Infringement Notice) (Amendment) Regulations 2006		Code A	
Authorising Act:	Conservation, Forests and Lands Act 1987			
Data first obtain abla	10 October 2006			

Date first obtainable: 19 October 2006 Code A

PRICING FOR SPECIAL GAZETTE, PERIODICAL GAZETTE AND VICTORIAN LEGISLATION

Retail price varies according to the number of pages in each Victoria Government Special Gazette, Victoria Government Periodical Gazette and Victorian legislation. The table below sets out the prices that apply.

	No. of Pages	
	(Including cover	
Price Code	and blank pages)	Price*
А	1–16	\$3.70
В	17–32	\$5.50
С	33–48	\$7.55
D	49–96	\$11.75
E	97–144	\$15.20
F	145-192	\$17.95
G	193-240	\$20.70
Н	241-288	\$22.05
Ι	289-352	\$24.80
J	353-416	\$29.00
Κ	417-480	\$33.10
L	481-544	\$38.60
М	545-608	\$44.10
Ν	609-672	\$49.65
0	673–736	\$55.10
Р	737-800	\$60.65

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