



Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 21 Thursday 24 May 2007

www.gazette.vic.gov.au

GENERAL

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As from 24 May 2007

The last Special Gazette was No. S113 dated 23 May 2007.

The last Periodical Gazette was No. 2 dated 27 October 2006.

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 - or contact our office on 9642 5808
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- 1 Treasury Place, Melbourne (behind the Old Treasury Building)
-

**PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL)
QUEEN'S BIRTHDAY WEEK 2007**

Please Note:

The Victoria Government Gazette for Queen's Birthday week (G24/07) will be published on **Thursday 21 June 2007**.

Copy deadlines:

Private Advertisements **9.30 am on Friday 8 June 2007**

Government and Outer
Budget Sector Agencies Notices **9.30 am on Monday 12 June 2007**

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

JENNY NOAKES
Government Gazette Officer

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

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

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership between Richard James Thompson of 33 Packington Street, Prahan, Victoria and Ian G. Cunliffe of 146 Faraday Street, Carlton, Victoria, of carrying on business and trading as Norton White (Melbourne) was dissolved on 30 June 2006.

Re: ROBIN MARY OTTREY, late of 12 Forster Court, Pascoe Vale South, Victoria, but formerly of 4 York Street, Pascoe Vale South, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 February 2007, are required by the trustee, Michelle Marie Scollo, to send particulars to the trustee care of the undermentioned solicitors by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she has notice.

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

Re: Estate of VITTORIA LOMBARDO, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of VITTORIA LOMBARDO, late of 10 Thomas Street, Moonee Ponds, Victoria, widow, who died on 21 December 2005, are to send particulars of their claims to the personal representative/s care of the undermentioned solicitors by 25 July 2007, after which date the personal representative/s will distribute the assets, having regard only to the claims of which they then had notice.

BRUCE M. COOK & ASSOCIATES,
barristers & solicitors,
Level 1,
114 William Street, Melbourne, Vic. 3000.

Re: DARYL RICHARD WOOD, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 October 2006, are required by the trustees, Barbara Kay Davies and Matthew James Wood, to send particulars to them care of the undersigned by 25 July 2007, after which

date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

EDWIN WALTON, late of Gwennap Hostel Community for the Aged, 319–321 Geelong Road, West Footscray, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 January 2007, are required by the executor Trust Company Limited of 530 Collins Street, Melbourne, Victoria, to send particulars to them care of the undermentioned solicitor by 27 July 2007, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice.

HARRY M. HEARN, solicitor,
443 Little Collins Street, Melbourne.

Re: MILDA JEMELJANOVS, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of MILDA JEMELJANOVS, late of Unit 36, 61 Fraser Crescent, Wantirna South, Victoria, widow, deceased, who died on 24 December 2006, are to send particulars of their claims to the executor, Gertrude Adele Kalnins, c/– the undermentioned legal practitioners by 30 July 2007, after which date the executor will distribute the assets of the deceased, having regard only to the claims of which she then shall have notice.

KAHNS, lawyers,
Level 9, 341 Queen Street, Melbourne 3000.

Re: TREVOR RAYMOND SMITH, late of 13 Queenstown Road, Boronia, Victoria, maintenance fitter, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 January 2007, are required by the trustees, Ian Robert Smith and Brian John Smith, to send particulars to the trustees, c/–

Mahons with Yuncken & Yuncken Solicitors, PO Box 584, Blackburn, Victoria 3130 by 25 July 2007, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

ROBERT IAN GRAHAM, late of 41 Valonia Drive, Eltham, Victoria, secondary teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 March 2007, are required by the personal representatives Julia Helen Bayston and Ian Michael Carter, both of Level 9, 501 Latrobe Street, Melbourne, Victoria, solicitors, to send particulars to them care of the undersigned solicitors by 24 July 2007, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

McCRACKEN & McCRACKEN, lawyers, Level 9, 501 Latrobe Street, Melbourne.

Re: ANNE EDNA CHARLESTON, late of 10 Wattle Court, Traralgon, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 March 2007, are required by the trustees, Peter Ellis Charleston and Mansfield Robert Kennedy to send particulars to the trustees care of the belowmentioned solicitors by 27 July 2007, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

McDONOUGH & CO., solicitors, 68 Seymour Street, Traralgon 3844.

Re: MARY MYRTLE SUTTON, late of 5 West Court, Traralgon, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 March 2007, are required by the

trustees, Bernard Winston Sutton and Lane William Anthony Sutton, to send particulars to the trustees care of the belowmentioned solicitors by 27 July 2007, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

McDONOUGH & CO., solicitors, 68 Seymour Street, Traralgon 3844.

Re: RENETTA CLARICE GARDINER, late of 300 Lower Darlington Road, Berrybank, in the State of Victoria, retired.

Creditors, next-of-kin and others having claim in respect of the estate of RENETTA CLARICE GARDINER, who died at Skipton on 3 February 2007, are required by the executors and trustees of the estate, Peter Donald Gardiner and Jeffrey James Gardiner, to send particulars of their claims to them, care of McNab McNab & Starke of 21 Gorge Road, South Morang, by 24 July 2007, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

McNAB McNAB & STARKE, solicitors, 21 Gorge Road, South Morang, Vic. 3752. Telephone: 9404 1244.

TREVOR ROBERT TRELEAVEN, late of 1 Priestley Crescent, Mount Evelyn, Victoria, treelopper, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 August 2005, are required by the executor, Christopher Charles Forster of 9 Kristen Court, Boronia, Victoria, to send particulars of their claims to him care of the undermentioned solicitor by 24 July 2007, after which date the executor will convey or distribute the assets, having regard only to the claims of which he then has notice.

MICHELLE THOMAS, solicitor, 23 Athol Court, Blackburn 3130.

Re: MARION CONSTANCE CRAIG, late of Perpetua in the Pines, 300 Springvale Road, Donvale, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 April 2007, are required by the

executor, ANZ Executors & Trustee Company Limited, ACN 006 132 332, of 100 Queen Street, Melbourne, Victoria, to send particulars to it by 24 July 2007, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

MILLS OAKLEY LAWYERS, solicitors,
121 William Street, Melbourne.

Re: FREDERICK CHARLES COOKE, late of 42 Oswald Street, Kyabram, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 November 2006, are required by the trustees, James Desmond Lally of 29 Carr Street, Barwon Heads, Victoria, retired, no relationship to the deceased, and Stuart Edward Lowe of 157 Fenaughty Street, Kyabram, Victoria, lawyer, no relationship to the deceased, to send particulars to the trustees by 23 July 2007, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

MORRISON & SAWERS, lawyers,
157 Fenaughty Street, Kyabram 3620.

Re: BRUCE ALAN ROBERTSON, late of Unit 73, Village Life, Condon Street, Bendigo, Victoria, but formerly of Wedderburn, retired deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 December 2006, are required by the trustee, Dianne Jean Dalton, c/- Radford Legal, 14 Napier Street, St Arnaud, to send particulars to the trustee by 14 August 2007, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

RADFORD LEGAL, barristers & solicitors,
14 Napier Street, St Arnaud, 3478.

Re: LESLEY MAVIS DUNSTAN, late of 22 Camp Street, Donald, Victoria, but formerly of 4 Corack Street, Donald, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 November 2006, are required by the trustees, David Ian Dunstan c/- Radford

Legal, 14 Napier Street, St Arnaud, to send particulars to the trustees by 30 August 2007, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

RADFORD LEGAL, barristers & solicitors,
14 Napier Street, St Arnaud 3478.

Re: MARGARET ELIZABETH McINERNEY, late of Mary Mackillop Nursing Home, 6 King Street, Hawthorn, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 January 2007, are required by James Patrick McInerney and Bernadette Allan, the trustees of the estate of the deceased, to send particulars of their claims to them care of the undermentioned lawyers by 24 July 2007, by which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

RUSSO PELLICANO CARLEI, lawyers,
43 Atherton Road, Oakleigh, Vic. 3166.

NORMAN DAWES, late of Domain By The Bay Aged Care, Mount Martha, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 March 2007 are required by the executors, Derick West and Bridget West of 3 Marabou Mews, Mount Martha, Victoria, to send particulars to them c/- Stidston & Williams Weblaw by 28 July 2007, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

STIDSTON & WILLIAMS WEBLAW, lawyers,
Suite 1, 10 Blamey Place, Mornington.

JUDITH THERESA OLCHOWIK, late of Unit 65, 1 Wellington Crescent, East Melbourne, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 3 November 2006, are required to send particulars of their claims to the

executor, Arthur Joseph Olchowik, care of the undermentioned lawyers by 24 July 2007, after which date the said executor will distribute the assets, having regard only to the claims of which he then has notice.

T. J. MULVANY & CO., lawyers,
2nd Floor, 51 Queen Street, Melbourne 3000.

ANTONIO SILIPO, late of San Carlo Aged Care, 970 Plenty Road, South Morang, forklift driver, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 October 2006, are required to send particulars of their claims to the executor, Giuseppe Silipo, care of the undermentioned lawyers by 24 July 2007, after which date the said executor will distribute the assets, having regard only to the claims of which he then has notice.

T. J. MULVANY & CO., lawyers,
2nd Floor, 51 Queen Street, Melbourne 3000.

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

On Wednesday 20 June 2007 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 Suzanne Chin of 27 Maple Crescent, Churchill, as shown on certificate of Title as Suzanne Maree Chin, joint proprietor with Kooi Fatt Chin of an estate in fee simple in the land described on Certificate of Title Volume 8781, Folio 803 upon which is erected a house known as 27 Maple Crescent, Churchill.

Registered Mortgage No. AC925468A 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
SW-07-001359-7

Dated 17 May 2007

M. TREWIN
Sheriff's Office

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

On Wednesday 20 June 2007 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 Con Douvos of 2 Langridge Street, Fairfield, as shown on Certificate of Title as Constantinos Douvos, joint proprietor with Dora Douvos of an estate in fee simple in the land described on Certificate of Title Volume 8084, Folio 796 upon which is erected a dwelling known as 2 Langridge Street, Fairfield.

Registered Mortgage No. W657925P 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
SW-06-008451-3

Dated 17 May 2007

M. TREWIN
Sheriff's Office

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

On Wednesday 20 June 2007 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 Ahmet Efem of 7 Bowral Loop, Craigieburn, joint proprietor with Cevheriye Efem of an estate in fee simple in the land described on Certificate of Title Volume 10722, Folio 141 upon which is erected a dwelling known as 7 Bowral Loop, Craigieburn.

Registered Mortgage No. AC275537D, Covenant No. AC275536F and Caveat No. AE369735J 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-05-007320-7

Dated 17 May 2007

M. TREWIN
Sheriff's Office

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

On Wednesday 20 June 2007 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 Michael Anthony Rabot of 13/64–80 Dow Street, Port Melbourne, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 10642, Folio 724 upon which is erected an apartment known as 43, 352 Canterbury Road, St Kilda.

Registered Mortgage No. AB413115A and Caveat No. AE797186C 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–06–007221–5

M. TREWIN
Sheriff's Office

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

GST plus 10% on fall of hammer price
SW–07–000283–9

Dated 17 May 2007

M. TREWIN
Sheriff's Office

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

On Tuesday 19 June 2007 at 11.00 a.m. at the Sheriff's Office, c/- Courthouse, Bridge Street, Korumburra (unless process be stayed or satisfied).

All the estate and interest (if any) of Andrew Russell of 26 O'Dowds Road, Warragul as shown on Certificate of Title as Andrew Roy Russell, joint proprietor with Annette Maree Russell of an estate in fee simple in the land described on Certificate of Title Volume 8264, Folio 653 upon which is erected a house known as 26 O'Dowds Road, Warragul.

Registered Mortgage No. AE429429K affects the said estate and interest.

The property can be located by travelling south-west along the Princess Freeway toward the township of Warragul. Turn North onto Korumburra–Warragul Road and continue into Brandy Creek Road. Travel along Brandy Creek Road for approximately 2km and turn right onto O'Dowds Road where the property is situated.

Refer RACV VicRoads Country edition 6, Map 704, G3.

PROCLAMATIONS

Aboriginal Heritage Act 2006

PROCLAMATION OF COMMENCEMENT

I, David de Kretser, Governor of Victoria, with the advice of the Executive Council and under section 2 of the **Aboriginal Heritage Act 2006**, fix 28 May 2007 as the day on which the Act comes into operation.

Given under my hand and the seal of Victoria on 22nd May 2007.

(L.S.) DAVID DE KRETSER
Governor

By His Excellency's Command

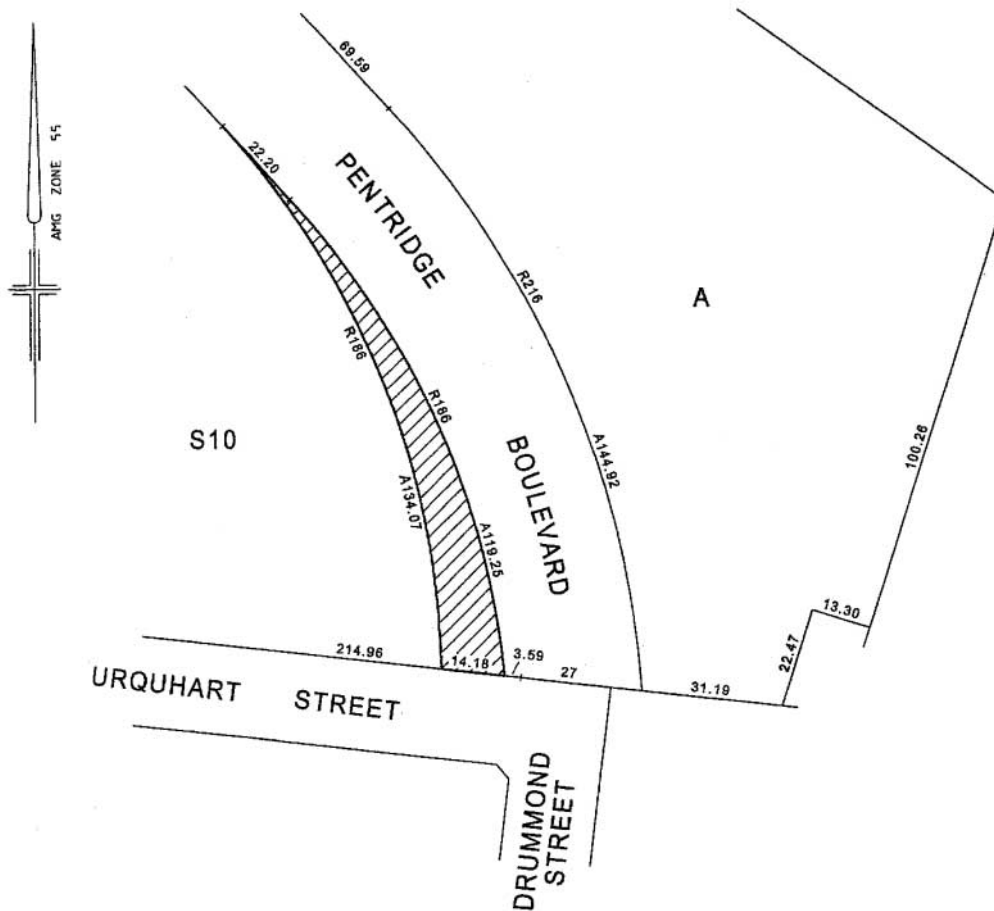
GAVIN JENNINGS MLC
Minister for Aboriginal Affairs

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**

MORELAND CITY COUNCIL

Road Discontinuance

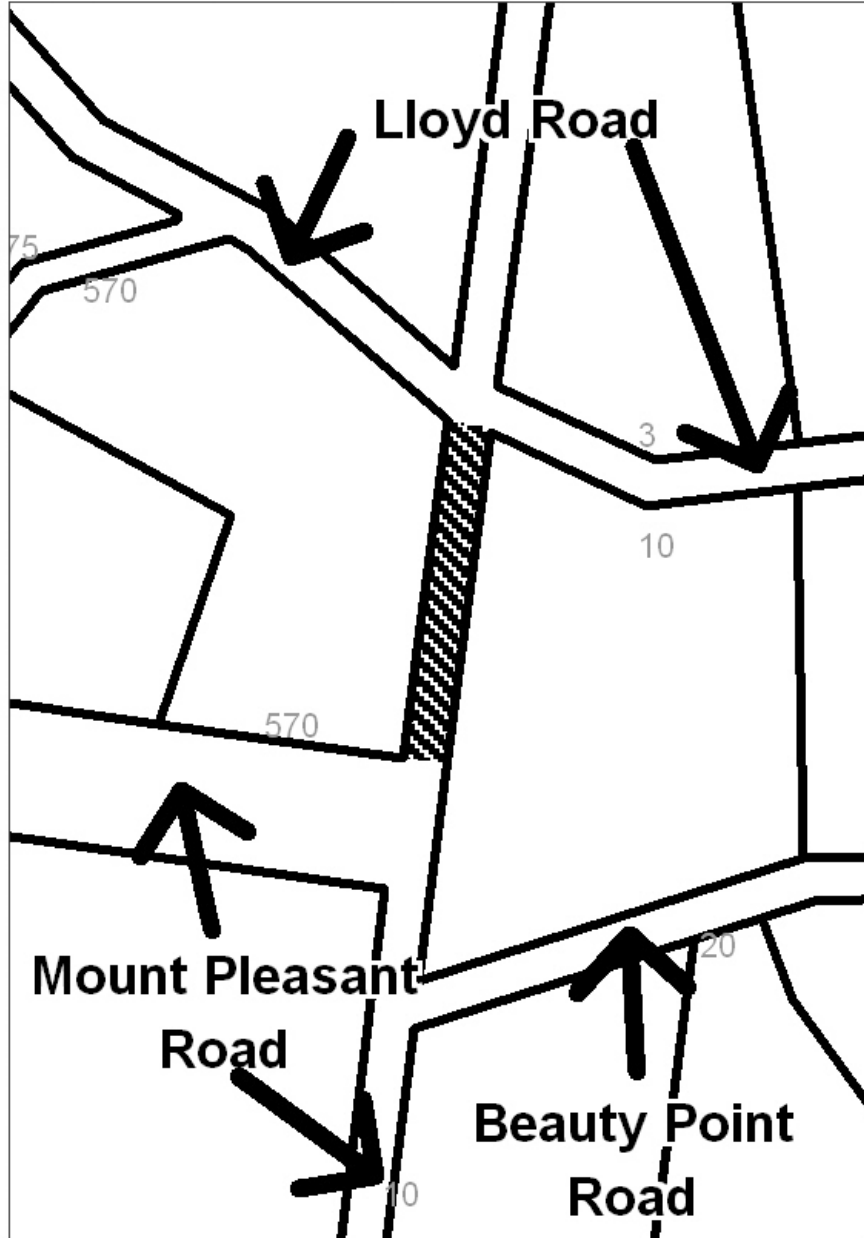
Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Moreland City Council at its ordinary meeting held on 9 May 2007, formed the opinion that the section of Pentridge Boulevard, Coburg shown by hatching on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owner.



PETER BROWN
Chief Executive Officer

NILLUMBIK SHIRE COUNCIL
Unused Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, Nillumbik Shire Council, at its ordinary meeting held 27 March 2007, formed the opinion that the section of unused Government Road between Mt Pleasant Road and Lloyd Road, Research (shown hatched on the plan below) is not reasonably required for public use and resolved to discontinue the section of road.

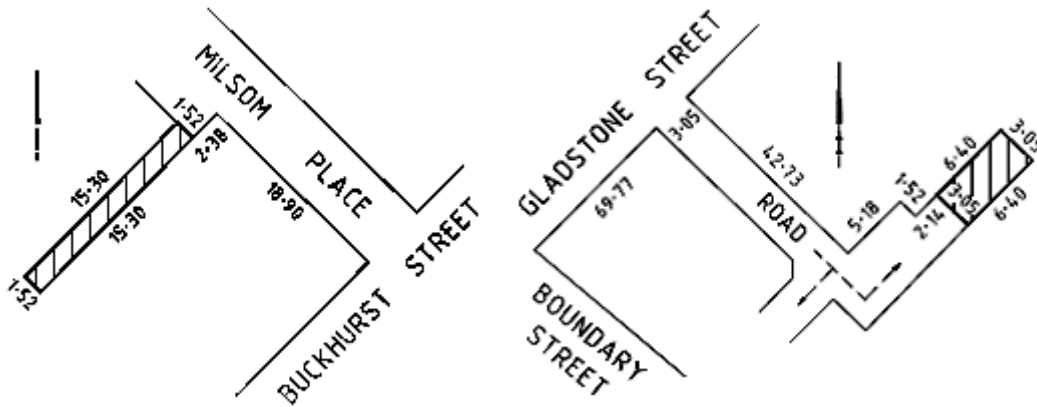


BILL FORREST
Chief Executive Officer



Discontinuance of Road

Notice is hereby given that the Port Phillip City Council, at its Ordinary Meeting on 25 September 2006, formed the opinion that the sections of road shown hatched on the plan below are not reasonably required as a road for public use and resolved to discontinue the road, and having advertised and served notices regarding the proposed discontinuance and hearing submissions under Section 223 of the **Local Government Act 1989**, orders that the road at the rear 154 Buckhurst Street and 145 Gladstone Street, South Melbourne be discontinued pursuant to Section 206 and Schedule 10, Clause 3 of the said Act, and the land of the discontinued road be sold by private treaty to the owners of the land abutting the road.



DAVID SPOKES
Chief Executive Officer



General (Amendment) Local Law of 2007
No. 1 of 2007

On 16 May 2007, Bass Coast Shire Council made a new Local Law to be referred to as General (Amendment) Local Law of 2007 No.1 of 2007.

The following information about the Local Law is provided in accordance with Section 119(2) of the **Local Government Act 1989**.

The purpose and general purport of General (Amendment) Local Law of 2007 No. 1 of 2007 is to:

- Correct a minor clerical error under clause 74;
- include a provision to nominate "Footpath Display of Goods Exclusion Zones" under Clause 77 that reads:- The placement or display of goods for sale on a footpath in a Footpath Display of Goods Exclusion Zone is prohibited, except during special events in which case an application for a permit may be made to the Council;
- under Clause 12 provide Authorised Council Officers with the power to direct traffic when required under the local law.

A copy of the Local Law is available for inspection at any of Council's Customer Service Centres in Wonthaggi, Cowes, Inverloch and Grantville. A copy is also available for download from Council's website at www.basscoast.vic.gov.au

ALLAN BAWDEN
Chief Executive Officer



Revised Road Management Plan.

In accordance with the provisions of the **Road Management Act 2004**, Baw Baw Shire Council gives notice of amendments to its road management plan.

The purpose of the road management plan is to identify and set the responsibility for road users and the levels of service for management and maintenance of council assets within the road reserve, subject to available funding.

Council adopted the revised Road Management Plan on 24 April 2007. The plan, Code of Practice, any incorporated document or any amendment to an incorporated document, as the case may be, may be inspected at the infrastructure and environment department, Civic Place, Warragul or may be viewed on council's website at www.bawbawshire.vic.gov.au.

Questions regarding the road management plan may be referred to Mr Steven Blight, Asset Management Co-ordinator, on 5624 2482.



Northern Grampians
Shire Council

Road Management Plan

Notification of Proposed Amendments

The Northern Grampians Shire Council has conducted an initial review of its Road Management Plan. In accordance with the provisions of the **Road Management Act 2004** Council is required to give notice of the proposed amendments and seek submissions from persons.

The amendments to the Road Management Plan relate broadly to the inclusion of a risk based methodology to the inspection, maintenance and repair regimes of the plan, a revised inspection frequency for all roads and road classes contained within the plan and a review of the total road length covered by the requirements of the plan.

Copies of the current Road Management Plan and the draft revised Road Management Plan may be obtained from or are available for inspection at the Municipal Offices, Town Hall, Main Street, Stawell and the Municipal Offices, Town Hall, Napier Street, St Arnaud.

Submissions of the proposed review of the Road Management Plan will be received by the Northern Grampians Shire Council until 22 June 2007.

GLEN DAVIS
Chief Executive Officer

Planning and Environment Act 1987

CASEY PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C93

Authorisation A0540

The Casey City Council has prepared Amendment C93 to the Casey Planning Scheme.

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

The land affected by the Amendment is all land in a residential zone, Green Wedge Zone, Green Wedge A Zone and Rural Conservation Zone. It also applies to land that is designated for future residential development, being land in a Farming Zone within the Urban Growth Boundary, or as otherwise shown in an approved Development Plan under Clause 43.04 of the Casey Planning Scheme.

The Amendment proposes to:

- amend the existing Non-Residential Uses in Residential Areas Policy at Clause 22.08;
- introduce a new Non-Agricultural Uses in Green Wedge Areas Policy at Clause 22.21;
- amend the Schedule to the Low Density Residential Zone at Clause 32.03 to control the size of outbuildings; and
- make associated changes to the Municipal Strategic Statement at Clauses 21.05, 21.06, 21.07, 21.09 and 21.10.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the office of the planning authority: City of Casey, Customer Service Centre, Municipal Offices, Magid Drive, Narre Warren; City of Casey, Customer Service Centre, Shop 8 (Bendigo Bank building), Amberly Park Shopping Centre, 101 Seebeck Drive, Narre Warren South; City of Casey, Customer Service Centre, Cranbourne Park Shopping Centre (opposite Post Office), Cranbourne; and at the Department of Sustainability & Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne.

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

The Amendment is also available for viewing, in Adobe Acrobat format, on the City of Casey website at www.casey.vic.gov.au/planningexhibition.

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

The closing date for submissions is 25 June 2007. A submission must be sent to: Planning Scheme Amendment Coordinator, City of Casey, PO Box 1000, Narre Warren, Vic. 3805.

Dated 24 May 2007

Signature for the planning authority
BOB BAGGIO
Manager Planning

Planning and Environment Act 1987

CORANGAMITE PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C12

Authorisation A0102

The Corangamite Shire Council has prepared Amendment C12 to the Corangamite Planning Scheme.

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

The land affected by the Amendment is land that has been identified as wildfire prone due to existing vegetation, land aspect and topography.

The Amendment proposes to:

- Revise clause 21.04–2 to better reflect the importance of wildfire and the potential impacts on the shire and its community;
- Remove the Wildfire Management Policy at Clause 22.02–2;
- Introduce the Wildfire Management Overlay into the planning scheme;
- Introduce Wildfire Management Overlay mapping approved by the Municipal Fire Prevention Committee and designated by Corangamite Shire Council as Bushfire Prone Areas under the **Building Act 1993**.

This Amendment and any documents that support the Amendment are available for public inspection on Council's website under 'For Public Comment' at www.corangamite.vic.gov.au and free

of charge, during office hours at: Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne, Vic. 3000; Department of Sustainability and Environment, Regional Office, 402–406 Mair Street, Ballarat, Vic. 3350; Corangamite Shire Offices, 183 Manifold Street, Camperdown, Vic. 3260; Derrinallum Post Office, 42 Main Street, Derrinallum, Vic. 3325; Timboon Post Office, 13 Main Street, Timboon, Vic. 3268; Lismore Post Office, 35 High Street, Lismore, Vic. 3324; Simpson Post Office, Barramul Street, Simpson, Vic. 3266; Skipton Post Office, 30 Montgomery Street, Skipton, Vic. 3361; Princetown Post Office, Great Ocean Road, Princetown 3269; Port Campbell Post Office, 23 Lord Street, Port Campbell, Vic. 3269.

Any person who may be affected by the Amendment may make a submission to the planning authority, addressed to the Chief Executive Officer; by post: Corangamite Shire Council, PO Box 84, Camperdown, Vic. 3260 or email: shire@corangamite.vic.gov.au.

Submissions must be received by close of business Friday 29 June 2007.

PETER JOHNSTON
Chief Executive Officer

Planning and Environment Act 1987

INDIGO PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C21

Authorisation A0424

The Indigo Shire Council has prepared Amendment C21 to the Indigo Planning Scheme.

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

The land affected by the Amendment is located on the Kiewa Valley Highway, Michelle Drive, Carol Court, Jenkins Lane, Connors Lane, Yeomans Court, Kiewa, and Kiewa East Road, Gentle Road, Kiewa–Bonegilla Road and Kiewa–Huon Road, Tangambalanga.

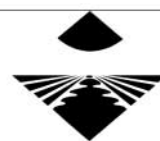
The Amendment proposes to re-zone various land holdings adjacent to the Kiewa–Tangambalanga townships from Rural to Residential, Low Density Residential and Rural Living. The Amendment also proposes to rezone lands currently zoned Township to Residential 1 and Business 1, and back-zone an area from Low Density Residential to Rural Living. The Amendment also introduces or changes the Development Plan Overlay to various lands, and introduces the revised Kiewa–Tangambalanga Structure Plan as an Incorporated Document in the Indigo Planning Scheme.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: Indigo Shire Council, 101 Ford Street, Beechworth; Indigo Shire Customer Service Centre, 34 High Street, Yackandandah; Department of Sustainability and Environment, North Eastern Region Planning Office, 35 Sydney Road, Benalla; 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 2 July 2007. A submission must be sent to Susan Cheetham, Environment & Development Services Manager, PO Box 75 Yackandandah, Vic. 3749.

SUSAN CHEETHAM
Environment & Development Services Manager



Mildura Rural City Council

Planning and Environment Act 1987

MILDURA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C42

Authorisation A627 & A659

The Mildura Rural City Council has prepared Amendment C42 to the Mildura Planning Scheme.

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

The Amendment affects land currently within a Development Plan Overlay and land identified in the Development Contributions Plan No. 2 for Mildura Rural City Council, (October 2006) in the Mildura, Mildura South, Irymple and Nichols Point areas.

The Amendment proposes to:

- Amend Development Plan Overlay schedule 1 & 2 (Clause 43.04);
- Introduce the Development Contributions Plan Overlay schedule 2 (Development Contributions Plan – Infrastructure Works) at Clause 45.06; and
- Include the report Development Contributions Plan No. 2 for Mildura Rural City Council, (October 2006) as an Incorporated Document at Clause 81.

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, Mildura Rural City Council, 108–116 Madden Avenue, Mildura; Mildura Rural City Council Library, Alfred Deakin Centre, Deakin Avenue; Mildura Rural City Council Library, Irymple, Fifteenth Street; Mildura Rural City Council website – www.mildura.vic.gov.au/planning; Department of Sustainability and Environment, Cnr Taylor Street & Midland Highway, Epsom, Bendigo; and at Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne 3002.

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

A public information session will be held on Tuesday 12 June 2007 from 6.00 – 8.00 pm at the Council Chambers, corner Deakin Avenue and Ninth Street.

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

The closing date for submissions is Monday 25 June 2007. A submission must be sent to: General Manager Assets & Environment, Mildura Rural City Council, PO Box 105, Mildura, Vic. 3502

PHIL PEARCE
Chief Executive Officer
Mildura Rural City Council

Planning and Environment Act 1987

SWAN HILL PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C21

Authorisation A673

The Swan Hill Rural City Council has prepared Amendment C21 to the Swan Hill Planning Scheme.

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

The land affected by the Amendment is located in Swan Hill:

- at the Murray Valley Highway entrance to Swan Hill, and at Swan Hill–Sea Lake Road, Tower Hill, Swan Hill;
- on the west side of Beveridge Street, north of McCallum Street to Pye Street;
- at the north-west corner of Beveridge Street and Pye Street;
- at the former technical school site on the east side of the Murray Valley Highway at the southern entrance to Swan Hill;
- at the Nyah Road area and generally bounded by Nyah Road, Curlewis Street, Stradbroke Avenue and Chapmans Street.

The Amendment proposes a new local policy for the Swan Hill Central Business District (CBD) and the adjacent Nyah Road area.

Land affected by the Amendment is shown on C21 Amendment maps.

The Amendment proposes to:

- rezone land situated in the Nyah Road area from Industrial 1 Zone to Business 2 Zone;
- rezone land situated on the west side of Beveridge Street north of McCallum Street to the south side of Pye Street from Residential 1 Zone to Business 5 Zone;

- rezone land situated at the north-west corner of Beveridge and Pye Street from Public Park and Recreation Zone to Business 2 Zone;
- rezone from Residential 1 Zone to Business 2 Zone part of the former technical school site on the east side of the Murray Valley Highway;
- rezone from Business 4 Zone and Public Park and Recreation Zone to Residential 1 Zone land on the north side of the Sea Lake–Swan Hill Road at Tower Hill;
- extend the existing Development Plan Overlay, Schedule 1 to include all the land within the Residential 1 Zone to ensure the land is developed in accordance with the Tower Hill Development Plan; and
- delete the Design and Development Overlay 3.

The Amendment also proposes to:

- insert new strategies into Clause 21.04 to provide strategic justification for the proposed rezoning and the key recommendations of the Swan Hill Business Zones Review Study;
- update “further strategic work” at Clause 21.04;
- insert a new local policy for the Swan Hill CBD (Business 1 Zone) and the Nyah Road Area (proposed Business 2 Zone) to implement recommendations of the Review Study;
- amend the existing Highway Development Policy at Clause 22.07; and
- insert the Swan Hill Business Zones Review Study, 2006 as a Reference Document at Clause 21.05.

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, Swan Hill Rural City Council; at the Department of Sustainability and Environment, north-west regional office, 1 Taylor Street, Epsom; 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 26 June 2007. A submission must be sent to John Weekley, Development Manager, Swan Hill Rural City Council, 45 Splatt Street, Swan Hill 3585.

DENNIS HOVENDEN
Chief Executive Officer

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:–

BAIRD, Helen Lydia, late of 1/6 Laverton Court, Corio, pensioner, deceased intestate, who died on 23 April 2007.

BARON, Pamela Heather, late of 2/168 Morris Road, Warrnambool, pensioner, deceased intestate, who died on 20 April 2007.

CLARK, Thomas Arthur, late of Blue Gum Caravan Park, 29 Wells Road, Chelsea Heights, pensioner, deceased intestate, who died on 22 March 2007.

GRASSO, Giovanni, late of St. Leigh Nursing Home, 33 Bay Road, Sandringham, pensioner, deceased intestate, who died on 26 April 2007.

HAMILTON, Neil John, late of 79 Grey Street, St Kilda, pensioner, deceased intestate, who died on 4 May 2007.

HANCOCK, Ian, late of 6370 Murray Valley Highway, Kenley, pensioner, deceased intestate, who died on 20 April 2007.

KELLY, Brian Desmond, late of Peter James Centre, Mahoney’s Road, Forest Hill, pensioner, deceased intestate, who died on 6 May 2007.

McCRAE, Kenneth, late of 2/1 Wimmera Street, Jeparit, deceased intestate, who died on 10 April 2007.

RITTER, Patrick, late of 2/33 Swallow Street, Port Melbourne, deceased intestate, who died on 9 April 2007.

SHIELDS, Ronald Lewin, late of 6 Orana Place, Epping, payroll officer/manager, deceased intestate, who died on 30 March 2007.

TRIPCONY, Julie Anne, late of 5 Ariel Court, Whittington, pensioner, deceased intestate, who died on 14 April 2007.

TIPPETT, Peter Granger, late of 4/22 Denbeigh Road, Armadale, pensioner, deceased intestate, who died on 18 April 2007.

WILSON, Bernard Clement, late of Mingarra Hostel, 77–115 Mt. Dandenong Road, Croydon, deceased intestate, who died on 11 March 2007.

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 24 July 2007, 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 30 July 2007, 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.

BICKELL, Alfred James Heber, late of Unit 7, Greenwood Mews Village, 52 Centre Dandenong Road, Dingley, Victoria, 3172, retired, and who died on 3 March 2007.

BREWER, David John, late of 55 Cuthbert Street, Broadmeadows, Victoria 3047, business proprietor, and who died on 26 February 2007.

CHRISTIE, Gwen, late of 7 Baxter Avenue, Chelsea, Victoria 3196, pensioner, and who died on 16 March 2007.

DUNCAN, William Gerald, late of 53 McGibbony Street, Ararat, Victoria, 3377, who died on 18 February 2007.

FORD, Brian Terrence, late of Willowbrae – Templestowe, 81–85 Porter Street, Templestowe, Victoria 3106, pensioner, and who died on 3 February 2007.

HIGGINS, James Thomas, formerly of 47 Arden Street, North Melbourne, Victoria 3051, but late of Sheraton Private Nursing Home, 374 Nepean Highway, Frankston, Victoria 3199, pensioner, and who died on 11 October 2006.

KRSTIC, Peter, late of 1 Napier Street, Mentone, Victoria 3194, town planner, and who died on 23 March 2007.

LOGAN, Mona Athanathus, late of Elizabeth House, 2 Lower Plenty Road, Heidelberg, Victoria 3084, pensioner, and who died on 19 January 2007.

MILIC, Marija, late of Hazeldean Nursing Home, 211 Osborne Street, Williamstown, Victoria 3016, pensioner, and who died on 24 March 2007.

PAGE, Christopher George, late of 2 Hennessy Street, Chadstone, Victoria 3148, who died on 30 October 2006.

Dated 21 May 2007

MARY AMERENA
Manager
Executor and Trustee Services

EXEMPTION

Application No. A130 of 2007

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** by the Department of Education and Training (“the applicant”). The application for exemption is to enable the applicant to advertise for and employ two male and two female persons in the positions of Overnight Supervision Staff at the Alpine School – Dinner Plain Campus (“the specified conduct”).

Upon reading the material submitted in support of the application, including an affidavit of Mr Mark Reeves, Principal of the Alpine School, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to engage in the specified conduct.

In granting this exemption the Tribunal noted that:

- the school's Dinner Plain Campus ("the campus") conducts co-education residential programs to enrich and enhance educational development of students in the areas of personal development, leadership and social integration.
- The campus is divided by gender into two accommodation wings where male and female students are housed separately.
- The duties of the Overnight Supervision Staff include overnight supervision of students, and staff must be able to move freely through the accommodation wing which he or she supervises.
- It is essential that Overnight Supervision Staff be of the same gender as those accommodated in the wing they supervise in order to protect staff and students.
- An exemption in similar terms was granted to The Alpine School – Snowy River Campus in November 2006.
- An exemption in similar terms was granted to the The Alpine Dinner Plains Campus in April 2001. Pursuant to that exemption, two male and two female supervisors were employed on a fixed term basis. They continue to be employed by the Alpine School. This exemption is sought to enable these supervisor positions to be offered on an ongoing basis.

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 notice of the exemption is published in the Government Gazette until 16 May 2010.

Dated 10 May 2007

C. McKENZIE
Deputy President

EXEMPTION

Application No. A133/2007

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 83 of the **Equal Opportunity Act 1995** by Netkey Pty Ltd for exemption from sections 13, 14, 42, 100 and 195 of that Act. The application for exemption is to enable the applicant to engage in the specified conduct.

In this exemption 'the specified conduct' means –

- (A) to conduct dance parties for men only at the Peel Hotel, Collingwood, and at other venues in the Melbourne metropolitan area and in regional Victoria;
- (B) to employ men only as staff on these occasions;
- (C) to advertise in respect of those services and that employment.

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 14, 42, 100 and 195 of the Act to engage in the specified conduct.

In granting the exemption the Tribunal noted that –

- An exemption in similar terms was granted to the applicant in December 2003 and expired on 17 December 2006;
- On the material put before it, the Tribunal is satisfied that the reasons then given by it for the granting of that previous exemption continue to apply and that there is a continuing demand for the men-only dance parties conducted by the applicant;
- In particular, the Tribunal is satisfied that the dance parties conducted by the applicant provide a safe venue in which gay men who would not otherwise feel comfortable to do so are able to dance with other men without the fear of violence, derision, hostility or being stared at;
- These functions are among the very few functions which have been granted exemptions to operate for men only. There are large numbers of functions and venues which may be attended by those who are comfortable in the company of both men and women;
- The Victorian AIDS Council continues to send its workers to the functions conducted by the applicant and to distribute at those functions material concerning men's health and other related issues; and
- During the period of the previous exemption the applicant has received no complaints concerning the restriction of these functions to men only.

The Tribunal hereby grants an exemption to the applicant from the operation of sections 13, 14, 42, 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 notice of the exemption is published in the Government Gazette until 23 May 2010.

Dated 15 May 2007

C. McKENZIE
Deputy President

Building Act 1993

BUILDING REGULATIONS 2006

Notice of Accreditation

Pursuant to Part 14 of the Building Regulations 2006 a Certificate of Accreditation (Number V07/04) has been issued to Ladyhill Pty Ltd, PO Box 1559, Geelong, Vic. 3220 by the Building Commission for the Ladyhill Pty Ltd Roof and Wall Panel Building System G8-01, as suitable for use as a modular roof and wall panel building system in Class 1 and associated Class 10 buildings.

The Building Regulations Advisory Committee appointed under Division 4 of Part 12 of the **Building Act 1993**, after examination of an application for the accreditation of the Ladyhill Pty Ltd Roof and Wall Panel Building System G8-01, has determined that the system complies with the requirements of:

- Clause P2.1, P2.2.2, P2.2.3 and 2.6.1 of Volume Two of the Building Code of Australia, as adopted by the Building Regulations 2006.

Conditions for use are provided on the Certificate and in the three (3) documents attached to the Certificate.

DURO VRANJES
Secretary

Building Regulations Advisory Committee

Cemeteries and Crematoria Act 2003

DECLARATION OF INCREASE IN CEMETERY TRUST FEES

I, Pauline Ireland, Delegate of the Secretary to the Department of Human Services, for the purposes of section 43(2) of the **Cemeteries and Crematoria Act 2003**, declare that all cemetery trust fees of \$50 or more will increase by 2.4 percent in accordance with movements in

the All Groups Consumer Price Index number as published by the Australian Bureau of Statistics. This declaration will take effect on 1 July 2007.

Dated 21 May 2007

PAULINE IRELAND
A/Assistant Director
Food Safety and Regulatory Activities

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

I, Pauline Ireland, as Delegate of the Secretary to the Department of Human Services for the purposes of Section 40(2) of the **Cemeteries and Crematoria Act 2003**, give notice that I have approved the scale of fees and charges fixed by the public cemetery trust listed in this notice. The approved scale of fees and charges will take effect from the date of publication in Government Gazette and will be published on the internet.

The Geelong Cemetery Trust

PAULINE IRELAND
Acting Assistant Director
Food Safety and Regulatory Activities

Children, Youth and Families Act 2005

Pursuant to Section 520A(2) of the **Children, Youth and Families Act 2005**, I assign the following magistrate to the Neighbourhood Justice Division of the Magistrates' Court of Victoria:

Ian Leslie Gray

Dated 21 May 2007

JUDGE PAUL GRANT
President
Children's Court of Victoria

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:

Ian Leslie Gray

Dated 21 May 2007

IAN L. GRAY
Chief Magistrate

Magistrates' Court Act 1989

Pursuant to Section 4H(3) of the **Magistrates' Court Act 1989**, I assign the following magistrate to the Family Violence Court Division of the Magistrates' Court of Victoria:

John William Hardy

Dated 21 May 2007

IAN L. GRAY
Chief Magistrate

- provides that any legal proceedings by or against and continued or commenced against the old Councils may be continued or commenced by or against the Council;
- inserts schedule 3A into the Order; and
- makes consequential amendments.

JOHN LENDERS, MP
Minister for Education

Education Act 1958

NOTICE OF MAKING OF ORDER UNDER
SECTION 13 AND ADMINISTRATIVE
ARRANGEMENTS ORDER (NO. 194) 2007

An Order of the Minister for Education was made on 15 May 2007 under sections 13(4) and 13(11) of the **Education Act 1958** and Administrative Arrangements Order (No. 194) 2007 dissolving Laverton Primary School Council and Laverton Plains Primary School Council (the old Councils) and amending the constituting Order of Laverton Secondary College Council (the Council) by—

– substituting clause 1 of the Order to provide that the Council shall be a body corporate to exercise and discharge such powers, duties and functions in relation to Laverton Secondary College, Laverton Primary School and Laverton Plains Primary School as have been or might be conferred or imposed under the Act;

– inserting Part D into the Order which:

- appoints person to the Council until and inclusive of the date of the declaration of the poll in 2008 (or, if no election is held that year to 31 March 2008);
- provides for a first school council election to be completed by 31 March 2008 and the commencement date of the term of office for members of the Council elected at that election;
- provides that the Council is the successor in law of the old Councils and all property and rights of the old Councils become the property and rights of the Council; and
- provides that all liabilities and obligations of the old Councils become the liabilities and obligations of the Council; and

Education Act 1958

NOTICE OF MAKING OF ORDER UNDER
SECTION 13 AND ADMINISTRATIVE
ARRANGEMENTS ORDER (NO. 194) 2007

An Order of the Minister for Education was made on 15 May 2007 under section 13(4) of the **Education Act 1958** and Administrative Arrangements Order (No. 194) 2007 amending the constituting Order of the School Council proposed to be called Altona College (the Council) by inserting a new Part E into the Order which –

1. appoints persons to the Council until and inclusive of the date of the declaration of the poll in 2008 (or, if no election is held that year, to 31 March 2008) or until and inclusive of the date of the declaration of the poll in 2009 (or, if no election is held that year, to 31 March 2009); and
2. provides for a Council election to be commenced between the 2008 school year commencement date and completed by 31 March 2008 and the term of office of the persons elected at that election;
3. provides for a Council election to be commenced between the 2009 school year commencement date and completed by 31 March 2009 and the term of office of the persons elected at that election; and
4. makes other consequential amendments.

JOHN LENDERS, MP
Minister for Education

Education Act 1958

NOTICE OF MAKING OF ORDER UNDER
SECTION 13 AND ADMINISTRATIVE
ARRANGEMENTS ORDER (NO. 194) 2007

An Order of the Minister for Education was made on 15 May 2007 under section 13(4) of the **Education Act 1958** and Administrative Arrangements Order (No. 194) 2007 amending

the constituting Order of the Council of the State school called Carranballac P-9 College (the Council) by inserting a new Part D into the Order which –

1. appoints persons to the Council until and inclusive of the date of the declaration of the poll in 2008 (or, if no election is held that year, to 31 March 2008);
2. provides for a first school council election to be commenced between the 2008 school year commencement date and completed by 31 March 2008 for the Council;
3. provides that the term of office of all of the members of the Council in office on the date the Order takes effect expires immediately upon that date;
4. inserts Schedule 3A into the Order; and
5. makes other consequential amendments.

JOHN LENDERS, MP
Minister for Education

Education Act 1958

NOTICE OF MAKING OF ORDERS UNDER SECTION 13 AND ADMINISTRATIVE ARRANGEMENTS ORDER (NO. 194) 2007

Three Orders of the Minister for Education were made on 15 May 2007 under sections 13(4) and 13(11) of the **Education Act 1958** and Administrative Arrangements Order (No. 194) 2007 amending the constituting Orders of Glenallen School Council, Hastings Westpark Primary School Council and The Lake Primary School Council in respect of the memberships of the school councils.

JOHN LENDERS, MP
Minister for Education

Evidence Act 1958

MEDIATORS

I, Penny Armytage, Secretary to the Department of Justice, under the power found in section 21K of the **Evidence Act 1958**, declare each of the persons listed below to be a mediator with the Dispute Settlement Centre of Victoria:

Kathryn Anne Moody
Glenys Marjorie Darmody
Tamara Marie Nguyen
Thi Thanh Liz Cao
Colin Eunan Macleod

Noel Brian Purcell
Ruth Moeller
Michael Gregory Bourne
Dated 9 May 2007

PENNY ARMYTAGE
Secretary

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 Lot 1 on Title Plan 832442N, Parish of Yan Yean, comprising 17 square metres and being land described in Certificate of Title Volume 8776, Folio 324, shown as Parcel 2 on Survey Plan 21298.

Interest acquired: That of Gavin Anthony Stoneham and Robyn Gaye Stoneham and all other interests.

Published with the authority of VicRoads.

Dated 24 May 2007

For and on behalf of
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 321921N, Parish of Tyabb comprising 2,221 square metres and being land described in Certificate of Title Volume 10106, Folio 509, shown as Parcels 1 and 2 on Survey Plan 21331.

Interest acquired: That of Leslie Edward Cathery & Mila Fatima Cathery and all other interests.

Published with the authority of VicRoads.

Dated 24 May 2007

For and on behalf of VicRoads
BERNARD TOULET
Manager VicRoads Property

Land Acquisition and Compensation Act 1986
FORM 7

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 314262T, Parish of Tyabb comprising 1,543 square metres and being land described in Certificate of Title Volume 10056, Folio 902, shown as parcels 11 and 12 on Survey Plan 21332.

Interest Acquired: That of Bethena Ann Bubniw and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads
BERNARD TOULET
Manager VicRoads Property

Specific Purposes are to:—

- a. provide for the administration of this Local Law;
- b. regulate the membership of the Library;
- c. regulate borrowing and services;
- d. regulate the return of items;
- e. regulate the setting of fees and charges.

Any person may inspect a copy of the proposed Local Laws at any branch or mobile library of GRLC.

Submissions on the proposals must be in writing and addressed to The Chief Executive Officer, Geelong Regional Library Corporation, 194 High Street, Belmont, Vic. 3216, and received by the close of business on Thursday 21 June 2007.

PATTI MANOLIS
Chief Executive Officer



Local Government Act 1989

Notice is hereby given that pursuant to Section 119 of the **Local Government Act 1989**, Geelong Regional Library Corporation (GRLC), at a meeting held on Wednesday 18 April 2007, resolved to give notice of intention to make Local Laws as follows:

Meeting Procedure Local Law No. 1

The purpose and general purport of this Local Law is to:

- a) provide for the administration of the Corporation's powers and functions;
- b) regulate and control the use of the Common Seal of the Corporation;
- c) regulate and control the election of the Chairperson and Deputy Chairperson; and
- d) regulate and control the procedures of the meetings of the Corporation.

Library Services Local Law No. 2

The purpose and general purport of this Local Law is to regulate the management and control of library services provided by GRLC (or by the Corporation jointly with any School Council or other partners).

Pipelines Act 2005

SECTION 70

Alteration of Authorised Route of
Pipeline Licence 62

The altered authorised route of Pipeline Licence 62 held by:

VIC GAS DISTRIBUTION PTY LTD,
(ABN 73 085 899 001),
1 Wood Street,
Thomastown, Vic. 3074

commences at a branch valve at the intersection of Frankston–Flinders Road and Mornington–Tyabb Road, Tyabb, and runs along Mornington–Tyabb Road for 12.66 km to end at the intersection of Dunns Road and Mornington–Tyabb Road. A duplicated pipeline is tied in to the main line commencing at the intersection of Mornington–Tyabb Road and the Frankston–Crib Point railway line, Tyabb, and runs along Mornington–Tyabb Road for 5.37 km to tie in to the main line 100m west of the intersection of Stumpy Gully Road and Mornington–Tyabb Road, Moorooduc.

The alteration of the authorised route is particularly indicated in drawing numbers:

T34-1-2 Rev A

T34-1-3

T34-1-4

T34-1-5

which form part of the entire authorised route. The remaining authorised route is depicted in drawing numbers:

T34-1-6

T34-1-7

T34-8-6 Rev A

Dated 11 April 2007

Granted by
PETER BATCHELOR
Minister for Energy and Resources

Subordinate Legislation Act 1994

NOTICE OF DECISION

Subdivision (Registrar's Fees) Amendment Regulations 2007

I, Justin Madden, Minister for Planning and Minister responsible for administering the **Subdivision Act 1988** and the **Transfer of Land Act 1958**, give notice under section 12 of the **Subordinate Legislation Act 1994** as follows:

A Regulatory Impact Statement (RIS) was prepared in relation to the proposed Subdivision (Registrar's Fees) Amendment Regulations 2007. The objective of the proposed Regulations is to amend the Subdivision (Registrar's Fees) Regulations 2004 to increase certain fees payable to the Registrar of Titles under the **Subdivision Act 1988** in relation to the SPEAR (Streamlined Planning through Electronic Applications and Referrals) system.

The RIS was advertised seeking public comment and six submissions were received.

After considering the submissions received, I have decided that the proposed Regulations should be made without amendment.

Dated 14 May 2007

JUSTIN MADDEN, MLC
Minister for Planning

Summary Offences Act 1966

NOTICE OF DECLARED AREA

I, Rob Hulls, Attorney-General, pursuant to section 18 of the **Summary Offences Act 1966**, specify the following streets in the City of Port Phillip to be the boundary of a declared area in relation to the offence of 'Offensive behaviour by a person in a motor vehicle in a declared area':

- St Kilda Road from Carlisle Street to Inkerman Street;
- Inkerman Street from St Kilda Road to Barkly Street;
- Barkly Street from Inkerman Street to Carlisle Street;
- Carlisle Street from Barkly Street to Acland Street;
- Acland Street from Carlisle Street to Shakespeare Grove;
- Shakespeare Grove from Acland Street to Spenser Street;
- Spenser Street from Shakespeare Grove to Blessington Street;
- Blessington Street from Spenser Street to St Kilda Road.

I also specify the following area to be a declared area, pursuant to section 18 of the **Summary Offences Act 1966**:

- Grey Street from Barkly Street to Fitzroy Street.

Dated 8 May 2007

ROB HULLS
Attorney-General



Water Act 1989

SECTION 96

Extension of Echuca Sewerage District

In accordance with the requirements of Section 96(7)(c) of the **Water Act 1989** notice is given of a proposed extension of the Echuca Sewerage District into the Parishes of Echuca North, Wharparilla and Millewa. The proposed extension is bounded in the west by Stratton, Cantwell and Muller Roads; in the north by the Murray River; in the east by Lady Augusta and Simmie Roads; and in the south by Kelsh, Baragwanath and Adamson Roads.

Plans of the proposed district may be viewed at Coliban Water, 37–45 Bridge Street, Bendigo during office hours.

Submissions are invited from members of the public. Any person making a submission should set out the grounds for any objection raised in the submission.

Submissions should be sent to Cheryl Fitzgerald, Corporate Secretary, Coliban Region Water Authority, Box 2770, Bendigo Delivery Centre 3554 and must be received by the Authority within one month after publication of this notice in the Government Gazette.

Submissions must be received by 24 June 2007.

CONTACT:
Cheryl Fitzgerald
Corporate Secretary
Box 2770, Bendigo DC, Vic. 3554.

Water Industry Act 1994

NOTICE OF RURAL WATER CUSTOMER SERVICE CODE

The Essential Services Commission (“Commission”) gives notice under section 4F(4) of the **Water Industry Act 1994** (Vic.) (“Act”) that it has, pursuant to section 4F(1) of the Act and in accordance with clause 15 of the Water Industry Regulatory Order 2003, made a Customer Service Code (“Code”). The Code specifies standards and conditions of service and supply that Victorian water businesses must comply with in providing regulated rural services to customers.

The Code applies to Rural Water Authorities (as defined in Part 1A of the Act), the Lower Murray Water and Grampians–Wimmera Mallee Water Authorities and regional urban water authorities constituted under the **Water Act 1989** (Vic.).

To the extent services provided by these water businesses are not covered by the Commission’s Metropolitan and Regional Business Customer Service Code, the Code applies to:

(a) basic water supply services including stock and domestic, irrigation, irrigation drainage and diversion services; and

(b) services relating to the administration of water licences, unless specifically exempted by the Code or by a decision of the Commission.

The Code applies to water businesses from 1 July 2007.

A copy of the Code is available on the Commission’s website located at <http://www.esc.vic.gov.au> or a copy may be obtained by calling the Commission’s reception on 1300 664 969.

Dated 16 May 2007

GREG WILSON
Chairperson

Retirement Villages Act 1986

SECTION 47

Extinguishment of Retirement Village Charge

I hereby declare that the Retirement Village charge pursuant to section 29 of the **Retirement Villages Act 1986**, in so far as it affects Certificate of Title Volume 09519, Folio 090 under the **Transfer of Land Act 1958**, is extinguished.

Dated 11 May 2007

DR DAVID COUSINS
Director
Consumer Affairs Victoria

Retirement Villages Act 1986

SECTION 48

Cancellation of Retirement Village Notice

I hereby declare that the Retirement Village Notice No. R639477P pursuant to section 9 of the **Retirement Villages Act 1986**, registered on 14 November 1991 on Certificate of Title Volume 09519, Folio 090, under the **Transfer of Land Act 1958**, is cancelled.

Dated 11 May 2007

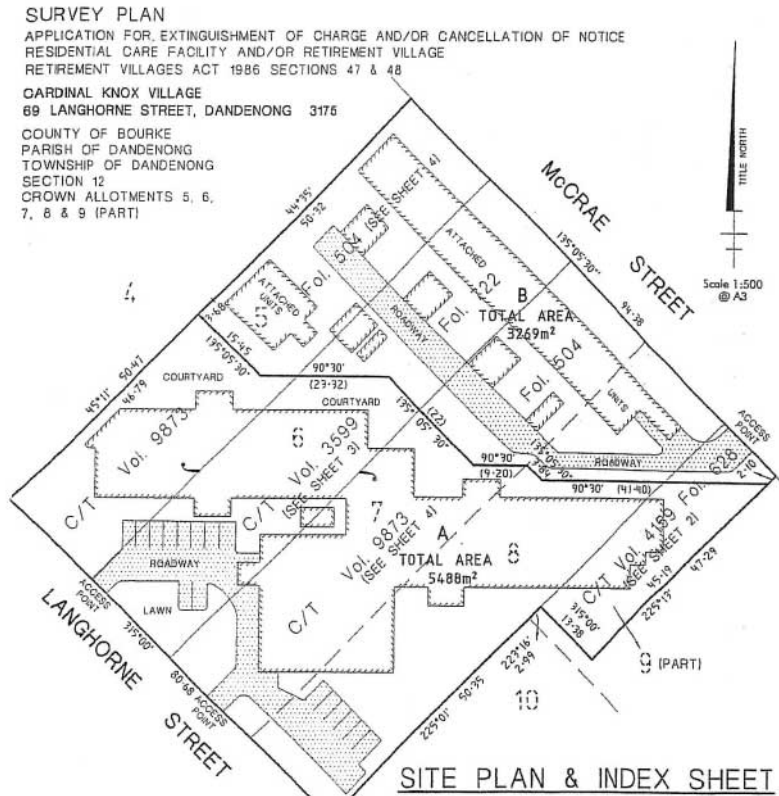
DR DAVID COUSINS
Director
Consumer Affairs Victoria

Retirement Villages Act 1986

SECTION 47

Extinguishment of Retirement Village Charge

I hereby declare that the charge No. R653132N and number R653134G as to part pursuant to section 29 of the **Retirement Villages Act 1986**, registered on 22 November 1991 on Certificates of Title Volume 04159, Folio 628, Volume 03599, Folio 722 and Volume 09873, Folio 504 under the **Transfer of Land Act 1958**, are extinguished in so far as they affect the part of the land identified as A on the attached survey plan.



- NOTES:**
1. THE SUBJECT SITE IS COMPRISED OF THREE TITLES AS SHOWN IN THE DIAGRAM HEREDON. THE TOTAL AREA OF THE SITE IS 8757m².
 2. PARCEL A (FOUR PARTS) SHOWN HEREON DEFINES THE LAND AND BUILDINGS COMPRISING THE RESIDENTIAL CARE FACILITY COMPONENT OF THE SITE.
 3. PARCEL B (FOUR PARTS) SHOWN HEREON DEFINES THE LAND AND BUILDINGS COMPRISING THE INDIVIDUAL LIVING UNITS COMPONENT OF THE SITE.
 4. **PREPARED FROM:**
 (i) DIMENSIONS SHOWN HEREON WERE DERIVED FROM LP221615T WHICH AFFECTS THE SUBJECT LAND,
 (ii) THE POSITION OF THE DEMARCATION LINE BETWEEN PARCELS A & B WAS DERIVED FROM LP221615J. ALL MAJOR IMPROVEMENTS (BUILDINGS, ROADWAYS & CARPARKS), RELATIVE TO TITLE POSITION, WERE DERIVED FROM AERIAL PHOTOGRAPHY ONLY. THE RESULTANT BUILT FORM SHOWN WAS CONFIRMED AS TO CURRENCY BY SITE INSPECTION.
 5. EASEMENTS SHOWN ON LP221615T HAVE BEEN OMITTED FROM THIS PLAN.

CERTIFICATION BY SURVEYOR

I, LEO ALEXANDER BATEMAN of TAYLORS DEVELOPMENT STRATEGISTS PTY. LTD. Building 5, 270 Fernside Drive, Notting Hill, 3108 Certify that this plan has been prepared from the sources indicated hereon and correctly represent the existing conditions as at 8/11/2006.

13/11/2006 *Leo Bateman*
 Licensed Surveyor, Surveying Act 2004.

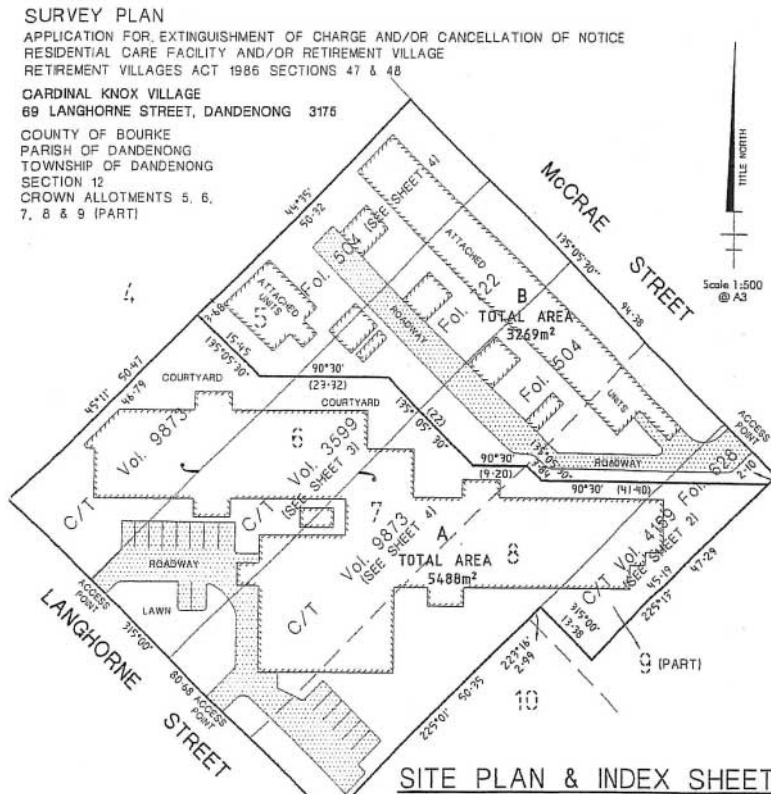
Dated 11 May 2007

DR DAVID COUSINS
 Director
 Consumer Affairs Victoria

Retirement Villages Act 1986
SECTION 48

Cancellation of Retirement Village Notice

I hereby declare that the Retirement Village Notice No. R653133K and number R653135D as to part pursuant to section 9 of the **Retirement Villages Act 1986**, registered on 22 November 1991 on Certificates of Title Volume 09873, Folio 504, Volume 03599, Folio 722 and Volume 04159, Folio 628 under the **Transfer of Land Act 1958**, are cancelled in so far as they affect the part of the land identified as A on the survey plan.



- NOTES:**
1. THE SUBJECT SITE IS COMPRISED OF THREE TITLES AS SHOWN IN THE DIAGRAM HEREON. THE TOTAL AREA OF THE SITE IS 8757m².
 2. PARCEL A (FOUR PARTS) SHOWN HEREON DEFINES THE LAND AND BUILDINGS COMPRISING THE RESIDENTIAL CARE FACILITY COMPONENT OF THE SITE.
 3. PARCEL B (FOUR PARTS) SHOWN HEREON DEFINES THE LAND AND BUILDINGS COMPRISING THE INDIVIDUAL LIVING UNITS COMPONENT OF THE SITE.
 4. PREPARED FROM:
(i) DIMENSIONS SHOWN HEREON WERE DERIVED FROM LP221B15T WHICH AFFECTS THE SUBJECT LAND.
(ii) THE POSITION OF THE DEMARCATION LINE BETWEEN PARCELS A & B WAS DERIVED FROM LP221B15J. ALL MAJOR IMPROVEMENTS (BUILDINGS, ROADWAYS & CARPARKS), RELATIVE TO TITLE POSITION, WERE DERIVED FROM AERIAL PHOTOGRAPHY ONLY. THE RESULTANT BUILT FORM SHOWN WAS CONFIRMED AS TO CURRENCY BY SITE INSPECTION.
 5. EASEMENTS SHOWN ON LP221B15T HAVE BEEN OMITTED FROM THIS PLAN.

CERTIFICATION BY SURVEYOR

I, LEO ALEXANDER BATEMAN of TAYLORS DEVELOPMENT STRATEGISTS PTY, LTD, Building 5, 270 Foresters Gully Road, Notting Hill, 3108 Certify that this plan has been prepared from the sources indicated hereon and correctly represent the existing conditions as at 5/11/2006.

13/11/2006 *L. Bateman*
Licensed Surveyor,
Surveying Act 2004.

Dated 11 May 2007

DR DAVID COUSINS
Director
Consumer Affairs Victoria

Housing Act 1983

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

I, Owen David Donald, Director of Housing (the Director), hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

In accordance with a Funding Deed dated 11 April 2006, between the Director and Community Housing Victoria Limited, the following land is land in which the Director is deemed to have an interest in under section 107 of the Act.

Volume	Folio	Address
8723	250	55 Hall Road, Carrum Downs
10866	898	2A Cottage Boulevard, Epping

Dated 8 November 2006

Signed at Melbourne in the State of Victoria
 DR OWEN DONALD
 Director of Housing

Housing Act 1983

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

I, Owen David Donald, Director of Housing (the Director), hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

In accordance with a Funding Deed dated 28 June 2006, between the Director and Community Housing Victoria Limited, the following land is land in which the Director is deemed to have an interest in under section 107 of the Act.

Volume	Folio	Address
10758	567	Lot 64 Hughes Place, Burnside Heights
10758	575	Lot 72 Menzies Drive, Burnside Heights
10796	014	Lot 198 Evatt Terrace, Burnside Heights
10866	204	Lot 322 Bungaree Track, Burnside Heights
10866	235	Lot 353 Blaxland Street, Burnside Heights
10940	083	Lot 549 Wills Terrace, Burnside Heights
10718	200	Lot 802 Sunny Lane, Point Cook
10718	201	Lot 803 Sunny Lane, Point Cook
10718	202	Lot 804 Sunny Lane, Point Cook
10780	867	Lot 1173 Kerford Crescent, Point Cook

Dated 8 November 2006

Signed at Melbourne in the State of Victoria
 DR OWEN DONALD
 Director of Housing

Housing Act 1983

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

I, Owen David Donald, Director of Housing (the Director), hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

In accordance with a Funding Deed dated 28 June 2006, between the Director and Community Housing Victoria Limited, the following land is land in which the Director is deemed to have an interest in under section 107 of the Act.

Volume	Folio	Address
10780	868	Lot 1174 Kerford Crescent, Point Cook
10946	887	Lot 201 Malcolm Creek Parade, Craigieburn
09645	570 & 577	113 Drevemann Street, Bairnsdale
05593	454	84-85 Barkly Street, Sale
10840	143	Lot 6 Melrose Circuit, Streeton Views
10840	144	Lot 7 Melrose Circuit, Streeton Views
10840	147	Lot 10 Melrose Circuit, Streeton Views
10840	148	Lot 11 Melrose Circuit, Streeton Views
10840	151	Lot 14 Melrose Circuit, Streeton Views
10840	152	Lot 15 Melrose Circuit, Streeton Views

Dated 8 November 2006

Signed at Melbourne in the State of Victoria
 DR OWEN DONALD
 Director of Housing

Housing Act 1983

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

I, Owen David Donald, Director of Housing (the Director), hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

In accordance with a Funding Deed dated 28 June 2006, between the Director and Community Housing Victoria Limited, the following land is land in which the Director is deemed to have an interest in under section 107 of the Act.

Volume	Folio	Address
10840	156	Lot 19 Melrose Circuit, Streeton Views
10840	157	Lot 20 Melrose Circuit, Streeton Views

Dated 8 November 2006

Signed at Melbourne in the State of Victoria
 DR OWEN DONALD
 Director of Housing

Legal Profession Act 2004DETERMINATION OF CONTRIBUTIONS TO FIDELITY FUND
FOR THE PERIOD 1 JULY 2007 TO 30 JUNE 2008

The Legal Services Board, acting under Division 3 of Part 6.7 of the **Legal Profession Act 2004** has determined that the classes of persons required to pay a contribution under Division 3 of Part 7, and the contribution payable by members of each class, for the period 1 July 2007 to 30 June 2008 are as set out in the following table.

Class	Type	
4	<p>Interstate Practitioner Authorised to Receive Trust Money – exceeding \$500,000.00 An interstate legal practitioner who has established an office in Victoria and received, or was a principal, employee or a director of a law practice that received trust money in Victoria exceeding \$500,000.00 in total during the year ending on 31 October 2006 AND who is authorised to withdraw money from a local trust account.</p>	\$265
5	<p>Interstate Practitioner Authorised to Receive Trust Money – not exceeding \$500,000.00 An interstate legal practitioner who has established an office in Victoria and received, or was a principal, employee or a director of a law practice that received trust money in Victoria within the range of \$NIL to \$500,000.00 in total during the year ending on 31 October 2006 AND who is authorised to withdraw money from a local trust account</p>	\$135
	<p>Exempt Practitioners An interstate legal practitioner who has established an office in Victoria and has not received trust money in Victoria during the year ending 31 October 2006 or who is not authorised to withdraw money from a local trust account is not required to make a contribution.</p>	

Transport Act 1983

TRANSPORT (TAXI-CABS) REGULATIONS 2005

Determination of Specifications for Taxi-Cabs

I, Stuart Shearer, Director of the Victorian Taxi Directorate, pursuant to section 12(1) of the Transport (Taxi-Cabs) Regulations 2005, hereby determine that, effective immediately, the following specifications apply to taxi-cabs licensed under the **Transport Act 1983**.

Specifications:

- 1.1 Some of these specifications apply to all taxis while others apply to particular classes of vehicles or from a date of manufacture as specified. New or used vehicles presented for first licensing in Victoria must comply with the relevant specifications. Existing vehicles must continue to comply with at least the specifications applicable or approved when first licensed or made retrospective at some later stage.
- 1.2 In cases where this document requires VTD approval for equipment fitted to a taxi, or where non-standard equipment is fitted, the vehicle owner may be required to produce evidence of VTD approval for that equipment.
- 1.3 In addition to the specifications covered in this document, taxis must be constructed, repaired and modified in accordance with all other applicable specifications. For example, taxis modified to operate on LPG must be constructed and maintained in accordance with the edition of AS 1425, or AS/NZS 1425, current at the date of conversion.

2. DEFINITIONS**Approval Certificate**

Approval Certificate means a technical assessment certificate issued by a participant in the Vehicle Assessment Signatory Scheme (VASS).

Note: A list of VASS Signatories is available from any VicRoads Registration and Licensing Office, the VicRoads internet site or by contacting VicRoads on 1300 360 745.

High Occupancy Vehicle (M80)

High Occupancy Vehicle means a taxi-cab with provision to accommodate and secure at least two occupied wheelchairs and a seating capacity for between six and eleven ambulant passengers, not including the driver, when in its non-wheelchair configuration.

Multi Purpose Taxi (M50)

Multi Purpose Taxi means a taxi-cab with provision to accommodate and secure at least one occupied wheelchair.

Note: All replacement M 50 vehicles licensed to operate in the Melbourne metropolitan, outer suburban and the Ballarat and Bendigo taxi zones must be able to accommodate at least two occupied wheelchairs.

Peak Service Taxi-cab

Peak Service Taxi-cab means a taxi-cab licensed to operate between 3pm and 7am and is identified by having the roof painted in "Victorian Taxi Green" and the remainder in "Victorian Taxi Yellow".

Secretary

Secretary means the Secretary to the Department of Infrastructure.

Taxi

Taxi means a vehicle manufactured for up to 8 passengers, which is to be used for the carriage of passengers for hire and reward.

Note: This does not limit the seating capacity or standards for taxis licensed in Victoria.

Taxi-cab

Taxi-cab means a commercial passenger vehicle which is used or intended to be used for hiring by the public on demand and which operates by being hailed or from a stand appointed for the use of such vehicles or which has been previously booked or ordered but does not include such a vehicle which operates solely by being previously booked or ordered.

Taximeter

Taximeter means a mechanical, electrical or electronic instrument approved by the Secretary which records and displays information about taxi-cab fares and hiring charges.

3. OCCUPANT CAPACITY

3.1 The occupant capacity for registration purposes is the number of seating positions including the driver's seating position but does not include wheelchair positions. The passenger capacity for licensing is the maximum number of passengers for which the vehicle is designed, not including the driver or wheelchair passengers.

3.2 The design operating mass of a vehicle must not exceed the regulatory GVM (RGVM) which is the lesser of:

- (a) the manufacturer's gross vehicle mass (GVM);
- (b) the sum of the axle or vehicle limits; or
- (c) the sum of the tyre manufacturer's load ratings for the tyres.

Note: Tyre specifications may be found in The Tyre and Rim Association Australia Standards Manual.

3.3 The design operating mass of the vehicle is the unladen mass plus the design load, which consists of:

- (a) 65kg for each designated occupant position including the driver, but not any wheelchair position;
- (b) 100kg for each designated wheelchair position; and
- (c) 15kg for luggage for each passenger where luggage space is provided external to the passenger compartment.

3.4 Where vehicles are designed with convertible or removable seats, the design occupant capacity must not exceed the load capacity in any laden configuration.

Note: The unladen mass is the mass of the vehicle in running order, unoccupied, with all fluid reservoirs and fuel tanks filled to the maximum level specified by the manufacturer.

4. ACCESS

4.1 Unobstructed access must be provided between an access door and each row of passenger seats. Aisle widths must not be less than 300mm.

4.2 Each access door must have a means for passengers to easily open the door from the inside.

Note: For the purposes of this section (4.2) an access door does not include any door on the right hand side or the rear of a van type vehicle apart from the driver's door.

4.3 Access steps must be provided for the left hand side access doors where the height of the floor is more than 410mm above the ground. The steps:

- (a) must have slip resistant tread;
- (b) must not be more than 410mm above the ground;
- (c) must have a clear step width of at least 450mm;

- (d) must have a step tread depth of at least 150mm;
 - (e) must not have any protrusions or other fittings which could increase the risk of injury to any person; and
 - (f) should have approximately equal riser heights.
- 4.4 Where steps are required by 4.3 suitable handles or handgrips must be fitted to each side of the access doorway.
- 4.5 Vehicles designed to accommodate passengers in wheelchairs must have wheelchair access via a left hand side or rear door, with minimum dimensions of 750mm width and 1400mm height and be provided with a hoist or ramp which complies with the requirements set out in part 10 of this document.
- Vehicles previously approved are exempted from these requirements.

5. FLOOR

- 5.1 Taxi floors must be of sound construction with a skid resistant surface and sealed so as to prevent fumes and dust from entering the vehicle.
- Note: Skid resistant surfaces may be ribbed or checker-plate metal or other material, or may be a flat flooring material that does not polish to a smooth surface, or a smooth surface may have a durable gritted or otherwise skid resistant surface applied.
- 5.2 Taxi-cabs designed to accommodate passengers in wheelchairs must have:
- (a) a sound flat floor, which may be covered with suitable floor covering, including carpet, in the areas traversed by wheelchairs (ribbed van floors must be covered with a flat panel); and
 - (b) where fitted in an area likely to be traversed by occupants in any operating configuration:
 - (i) removable wheelchair anchorage straps and seat belts; and
 - (ii) child restraint anchorage points, which do not protrude above floor level.

6. INTERIOR MATERIALS

- 6.1 Interior fittings and trimmings must be properly constructed, fixed and finished.
- 6.2 Interior roof lining and other interior trimming must be of material not readily flammable and with a durable non-absorbent surface. Testing or provision of evidence is not required for compliance with this section.
- 6.3 Any video screen fitted to the vehicle must be of a type approved by the VTD and fitted in a manner which is also approved by the VTD.

7. INTERIOR LIGHTING

Interior lamp/s must be provided to show white light when illuminated for the convenience of passengers and be operable by:

- (a) the driver from the normal driving position; and
- (b) the opening of any access door.

8. PASSENGER SEATS

- 8.1 Construction and fitting requirements
- (a) The seats in a taxi must:
 - (i) be forward or rear facing, side facing seats are not permitted;
 - (ii) be properly constructed, fixed and finished;
 - (iii) have cushions that are suitably padded or contoured;
 - (iv) have backs that provide reasonable support for passengers, including children; and
 - (v) comply with any applicable ADRs.

8.2 Dimension requirements

- (a) All seats in a taxi must be constructed and fitted so that there is:
 - (i) a shoulder width and a seat width of at least 400mm for each seating position;
 - (ii) a seat depth of at least 400mm for each seating position;
 - (iii) a height of at least 330mm from the floor to the top of seat cushion;
 - (iv) a leg room distance of at least 180mm between the back of one seat and the front of the seat behind it;
 - (v) a ceiling height over the seat cushion of at least 850mm;
 - (vi) a door opening width of at least 280mm measured below the seat cushion; and
 - (vii) a clear vertical distance of at least 670mm from seat cushion to the top of the door opening.

Measurements involving any adjustable seats are to be taken with the seat(s) in the rearmost and lowest position. Measurements to or from seat cushions are to be taken with an undepressed cushion. Additional specifications are applicable to vehicles which are not sedans or station wagons.

8.3 The exposed surfaces of seats must be covered with non-absorbent materials.

8.4 Fabric seat covering will be accepted as non-absorbent on:

- (a) provision of documentary evidence that the fabric has been commercially treated to prevent water penetration; or
- (b) provision of certification that the seat fabric complies with AS 2001.2.16 – 1987, or an alternative standard.

At subsequent inspections the non-absorbency of seating materials may be tested by application of a few drops of water. Re-treatment will be required if the fabric absorbs the water.

8.5 Any removable seat covers must be of non-absorbent or washable materials.

9. SEAT BELTS AND CHILD RESTRAINTS

- 9.1 Each seating position in a taxi must be provided with an appropriate seat belt.
- 9.2 Each outboard seating and all wheelchair positions must be provided with a lap and sash emergency locking retractor type seat belt assembly. However, where a restraint is provided exclusively for use by a wheelchair occupant, a lap and sash or lap and harness restraint assembly should be used.
- 9.3 Other seating positions must have seat belts and child restraint anchorages in accordance with VSI 21 for the category of the vehicle as presented, which for a modified vehicle may differ from the category to which the vehicle was originally certified as marked on the compliance plate. For example, it is common for MD2 buses to be modified to MD1 or MB.
- 9.4 Child restraint anchorages must be provided for at least three forward facing rear seating positions, or the total number of rear seating positions if less than three. Anchorages must be of the clip type, as complying with ADR 5/.. or 34/.., as applicable. At least one conversion device to accommodate the alternate type of fitting must be carried in the vehicle at all times.

10. WHEELCHAIR ACCOMMODATION

- 10.1 Every wheelchair position provided, unless otherwise approved, must have a wheelchair restraint system complying with the version of AS 2942 Wheelchair Occupant Restraint Assemblies for Motor Vehicles, current at the time of fitting.

- 10.2 All equipment must be maintained in good condition. Replacement components including strap assemblies must be equivalent to original parts.
- 10.3 The interior height where wheelchairs move and stand must be at least 1500mm.
- 10.4 The driver/attendant must have adequate access and working space to secure or release each wheelchair and passenger and must be able to move to any wheelchair passenger to give assistance when all wheelchair positions are occupied.
- 10.5 Hoists and ramps fitted before 1/1/95 must meet the following:
- (a) hoists and ramps must be mounted securely for operation and for stowage;
 - (b) when stowed in the passenger compartment, internal hoist or ramp supports must be capable of restraining the equipment against a force of at least 20g;
 - (c) the safe working load (SWL) must be not less than 250kg;
 - (d) the loading surface must have a skid resistant finish;
 - (e) the slope of ramps must not exceed 1-in-4 with the vehicle on a level surface;
 - (f) hoist approach edges must have an outer roll stop that is effective when the hoist is raised off the ground;
 - (g) a bridge plate must be provided to span any horizontal gap between a hoist platform or ramp and the vehicle floor, if the design does not provide for positive positioning of the platform or ramp with a safe transfer surface;
 - (h) hoist platforms and ramps must have edge barriers at least 25mm high; and
 - (i) hoists must be designed and installed to minimise the likelihood of passengers being injured during operation.
- 10.6 Hoists and ramps fitted to vehicles on or after 1/1/95 must comply with the requirements of AS 3856 – Hoists and Ramps for people with disabilities – Vehicle mounted, Parts 1 and 2, current at the time the hoists or ramps are fitted, except that the minimum clear width of the hoist or ramp shall be 760mm.
- 10.7 For all taxi-cabs fitted with a wheelchair hoist the total vertical distance between the horizontal surface of the platform, in its fully raised position, and the horizontal surface of the vehicle entrance, must not be more than 12mm. A bridge plate may be used to span any horizontal gap between the platform and the vehicle entrance, however a bridge plate or ramp must not be used to overcome any vertical mismatch between the platform and the vehicle which exceeds 12mm.

11. SIGNS, SYMBOLS, NOTICES, LABELS & FITTINGS

- (a) Any sign, symbol, notice or label required or permitted to be attached to a taxi must be attached in a position and in a manner approved or specified by the VTD, clearly visible at all times and of the type or design approved by the VTD.
 - (b) Any sign, symbol, notice, label or other equipment must not be placed over any passenger, driver or side air bag area.
- 11.1 A taxi licence holder, owner of a taxi-cab or taxi-cab driver:
- (a) must not fit or attach any matter or thing to either the inside or outside of the taxi-cab without VTD approval;
 - (b) must display on the outside of the taxi-cab, in the manner approved by the VTD, the name, trademark or trade name and the telephone number of the depot, with which the taxi-cab holder is associated;
 - (c) may display on the inside or outside of the taxi-cab a sign of a type approved by the VTD advising of acceptable payment facilities; and
 - (d) may display on the rear bumper bar of the taxi-cab a “VicTaxi” decal issued by the Victorian Taxi Association.

- 11.2 All taxi-cabs must display a Customer Charter Label.
The Customer Charter Label must be fixed to the inside of the passenger side rear door directly below the window or on the rear quarter window or equivalent area in a position so that it can be easily read. For the rear of van type taxi-cabs the Customer Charter label must be placed rearward of the passenger side entry door directly below the window or on the glass.
- 11.3 Tariff labels supplied by the VTD must be affixed as follows:
- (a) one tariff label on the dashboard visible to front seat passengers; or,
 - (b) one tariff label on the inside upper section of the passenger side of the front windscreen in a position visible to passengers, provided the label does not obscure the "Not for Hire" sign on the sun visor when it is in its down position and viewed from outside the front of the vehicle; and
 - (c) one tariff label on the inside of the driver's side rear door directly below the window or on the rear quarter window. For the rear of van type vehicles the tariff label must be placed on the driver's side directly opposite the passenger side entry door, directly beneath the window or on the bottom of the window.
- 11.4 A taximeter test sticker supplied by the VTD must be filled out and affixed by an authorized taximeter sealer and must be located on the left lower inside corner of the windscreen.
- 11.5 A current inspection label must be filled out and affixed by a Licensed Vehicle Tester on the left lower inside corner of the windscreen.
- 11.6 An internal registration number plate supplied by the VTD must be affixed on the dashboard visible to front seat passengers and elsewhere as and when determined by the VTD.
- 11.7 A notice showing in letters at least 25mm high the maximum number of adult passengers the taxi-cab is licensed to carry:
- (a) on the outside rear for taxi-cabs licensed to carry less than eight passengers, and
 - (b) on the inside and outside rear of any other taxi-cab.
- 11.8 One or more "No Smoking" signs may be displayed, visible to passengers approaching the nearside doors and inside the taxi-cab, other than on the windscreen. These signs may consist of words or symbols or both.
- 11.9 A taxi-cab fitted with a security camera system must display VTD approved security camera labels externally above each door handle and be fitted with tariff labels incorporating camera warning notices. See 11.3 for position of tariff labels.

12. DRIVER IDENTIFICATION

A driver photo card (ID) holder approved by the VTD must be affixed to all metropolitan taxis-cabs as set out below:

12.1 Sedan and station wagon taxi-cabs

The photo card holder must be firmly attached to the top of the dashboard, positioned centrally as close as practicable to the bottom of the windscreen so that no part of the holder can be contacted by a 165 diameter disk held vertical on the dash, and rolled forward until it contacts the windscreen. The location must permit insertion and removal of the driver photo card.

12.2 Van type taxi-cabs

The photo card holder must be firmly attached to the inside upper windscreen so that it:

- allows insertion and removal of the driver photo card;
- is not in the head impact area;
- is as close as practicable to the top of the windscreen;
- is immediately to the left of the rear vision mirror; and
- is clearly visible when viewed from the centre of the rear compartment of the taxi-cab.

Photo card holders are not required to be fitted in urban or country taxi-cabs until further notice.

13. TAXIMETERS, RADIOS AND DISPATCHERS

13.1 Every taxi must be fitted with a taximeter and an independent communication system capable of providing two-way voice communications. Dispatchers (Mobile Data Terminals) are permitted but are not required. Any equipment fitted must be in accordance with the following which is intended to ensure occupant safety and provide for ease of driver visibility and operation and passenger visibility as applicable.

13.2 Installations must not degrade the energy absorption requirements of instrument panels designed to meet ADR 21/00 Instrument Panels (see Attachment 2).

13.3 Taximeters must be of a type approved by the VTD.

13.4 Taximeter, radio and dispatcher:

- (a) controls must be accessible to the driver when seated in the normal driving position;
- (b) controls must not be located where they, or their operation, may cause annoyance to passengers. Particular consideration is needed in vehicles with provision for centre front seat passengers;
- (c) installations must not protrude past the rearmost edge of the dashboard directly above the installation. If the installation is above the rearmost edge the face and controls must be recessed (see Attachment 2, Figures 1 & 2). This does not apply to radios and dispatchers located ahead of or to the right of the steering wheel, or dispatchers as provided in section 13.9;
- (d) installations mounted in the centre console must not protrude from the left side of the console (see Attachment 2, Figure 3);
- (e) installations must not involve removal of impact protection materials or cutting of instrument panel structural members; and
- (f) installations must not interfere with or replace ducting or vents for interior heating or cooling.

13.5 Taximeters

Unless subject to alternative sealing arrangements approved by the VTD, the taximeter must:

- (a) be constructed, installed and sealed so that, without breaking any seal, it is not possible to:
 - (i) remove any part of the taximeter;
 - (ii) remove any input or control connection to the taximeter; or
 - (iii) make any unapproved adjustments to meter hiring or operation rates ; and

- (b) not have any switch in any external circuit for the taximeter, taximeter operation lamps or dome light; and
- (c) have the primary power fuse external to the driver's compartment.

13.6 Taximeters (Low Mounted)

The taxi meter:

- (a) must not be high mounted on the windscreen or any point above the dashboard on sedan or station wagon type vehicles;
- (b) must be mounted as high as is reasonably possible in the instrument panel or on top of the dashboard, with the longitudinal centerline of the fare display within 200mm of a longitudinal vertical plane through the centre of the taxi (see Attachment 2, Figure 3);
- (c) unless mounted in the centre consul area, no part of the meter may extend below the lower boundary of the instrument panel as supplied by the vehicle manufacturer for taxi use.

13.7 Taxi meters (High Mounted)

Taxi meters may only be high mounted in van type taxi-cabs (M50 or M80).

In addition to the applicable requirements in 13.5, a high mounted taximeter must be:

- (a) mounted outside the head impact area as defined in the Australian Design Rules;
- (b) mounted on a breakaway fitting as far forward and as close as possible to the upper edge of the windscreen or above the windscreen;
- (c) mounted in such a way so that if it breaks away on impact no sharp edges remain;
- (d) mounted so that the meter or its mounting does not obstruct the sun visors; and
- (e) mounted so that the meter fare display cannot be covered by the sun visors.

13.8 Radios

- (a) must be mounted so that no part extends below the lower boundary of the instrument panel directly in front of an occupant seating position; and
- (b) may be mounted in any suitable position to the right of the left edge of the defined dash board or the left side of the console, other than as prohibited above (see Attachment 2, Figure 3), provided the installation does not present a hazard to the driver or passengers and does not interfere with operation of vehicle controls.

13.9 Dispatchers

- (a) should be mounted as high as is reasonably possible to minimise eye diversion when driving;
- (b) may be mounted ahead of and to the right of the left side of the steering wheel rim, provided the unit does not protrude into the driver's field of view (see Attachment 2, Figure 1);
- (c) must be mounted so that adequate clearance is available between the dispatcher and the steering wheel and other controls to allow the driver to safely control the vehicle;
- (d) must not be mounted so that the bottom of the screen is below a horizontal plane at the height of the lower boundary of the instrument panel in front of the driver's seating position (see Attachment 2, Figure 3), unless no other suitable location is available.

14. TELEPHONE

- 14.1 Installations must not degrade the energy absorption requirements of instrument panels designed to meet ADR 21/00 Instrument Panels (see Attachment 2).
- 14.2 Mobile phones may be mounted in any convenient location to the right of the front passenger seat, provided it does not obstruct the visibility or operation of any required equipment or vehicle controls or cause annoyance to the driver or passengers and is not located in an otherwise prohibited area.

15. TAXIMETER OPERATION LAMPS (Tariff lamps)

- 15.1 All taxi-cabs must have a pair of amber lamps, of a type approved by the VTD, mounted symmetrically on the shoulders of the roof dome and connected so that the left-hand (near-side) tariff lamp is illuminated when the taximeter is operating on tariff 1 and both lamps are illuminated for any other tariff.

16. NOT FOR HIRE SIGN

Taxis must be equipped with a sign capable of displaying NOT FOR HIRE when required, in letters at least 50mm in height and in clear contrast with the background (note: This sign must not be attached to the windscreen or the instrument panel).

Note: This sign is normally attached to the near side sun visor to enable display through the windscreen when desired.

17. EMERGENCY WARNING DEVICES AND SECURITY SYSTEMS

- 17.1 Metropolitan, urban and outer suburban taxis must have a base radio emergency warning device. Country taxis must have a base radio system or a device that causes a horn to sound intermittently when operated.
- Note: In all cases, the activating switch must be readily accessible to the driver in the normal driving position.
- 17.2 A visual duress alarm, of a type and in a location approved by the VTD, may be fitted to metropolitan, outer suburban and Geelong taxi-cabs.
- 17.3 Additional warning devices may be fitted, provided they are of a type and fitted in a manner approved by the VTD and can only be operated by the control that operates the required emergency warning device.
- 17.4.1 All metropolitan, outer suburban and Geelong taxi-cabs must be fitted with a VTD approved taxi security camera system. Taxi-cabs licensed to operate in regional Victoria may be fitted with an approved camera system on a voluntary basis but only with written VTD approval.
- 17.4.2 All VTD approved taxi security camera systems must have a visual indicator showing when the camera is operational and when there is a malfunction.
- 17.4.3 The indicator light is generally mounted into or attached to the dashboard of the vehicle on the driver's side of the steering column. The exception to this is a camera manufactured by Martin Meters which has the indicator light on the driver's side of the camera housing.
- 17.4.4 The operation of the light indicates the status of the system as follows:
- (a) green flashing – indicates normal operation;
 - (b) oscillating Red/Green flashing – indicates the system requires resetting;
 - (c) red flashing – indicates system fault.
- 17.4.5 In order to test the camera, the vehicle's ignition should be switched on and the security camera's indicator light should flash green a minimum of 5 times upon opening of any door. A continuous green flashing indicator light is also acceptable.

If the green indicator light does not operate as above or if any other colour light is flashing, then the camera must be rejected.

Note: The VTD has approved additional indicators that remain exclusive to a particular camera system. These relate to operational conditions outside the primary camera specifications.

17.5 An internal boot lock release device must be fitted to all sedan type taxis.

The device must:

- (a) allow the boot to be opened from inside the boot compartment;
- (b) cannot be made inoperable from outside the boot compartment; and
- (c) be maintained in a fit and serviceable condition.

18. TAXI DRIVER PROTECTIVE SCREENS

A taxi driver protective screen, of a type approved by the VTD, may be fitted in a taxi-cab in a manner which has also been approved by the VTD. Screens must be securely attached and must not obstruct the operation of the vehicle's seat belts under normal operating conditions.

19. LIVERY

19.1 Set out below are the Livery Specifications for Victorian taxis.

19.2 Victorian taxis must display:

- (a) standard vehicle colours;
- (b) standard decal markings; and
- (c) standard roof dome.

Taxis may display company identification and customer information as described in section 11.

19.3 Colour

All taxis, apart from Peak Service Taxis, must be painted "Victorian Taxi Yellow". Peak Service Taxi Cabs are required to have the roof, including external door surrounds and pillar sections, painted in "Victorian Taxi Green". The remainder of the body must be painted "Victorian Taxi Yellow" except that the B pillars may be black in colour.

The colour of repaired panels must be consistent in appearance with the actual vehicle colour.

In cases where the paintwork of a taxi-cab has faded significantly and no longer resembles the Victorian Taxi Yellow Paint Specification, or a taxi has inconsistent paint finish, the taxi should be rejected.

Resprayed vehicles must have the colour applied to all painted parts of the body commonly visible to the customer, including door seal areas but not including under the bonnet or inside the boot. On M50 and M80 vehicles painting on internal surfaces, including around door seals and door pillars, is not mandatory

19.4 Decals

All Victorian taxis must be fitted with a set of retro reflective decals consisting of:

- Decal 1 a rectangle with "TAXI" in green on a white background, located on the bonnet;
- Decal 2 a green and yellow checkered strip extending the length of the vehicle each side, just below the line of the windows; and
- Decal 3 a rectangle with "TAXI" and the vehicle's 4 digit registration number in green on a white background located on each rear door.

Decal locations for sedans and vans are shown at Attachment 3. The VTD will determine and approve decal locations for any vehicles to which these locations are unsuitable.

In addition to the above requirements Peak Service Taxis must be fitted with door decals which contain the word "TAXI" and the full registration number of the taxi, for example "TAXI 1234 – PS".

The decal must be on a white base with overall dimensions of 660mm x 165mm. The letters should be 75mm high and the numbers 115mm high and green in colour.

19.5 Roof Dome Sign

19.5.1 The roof dome must:

- (a) be of the "Napoleon hat" shape;
- (b) have the word "TAXI" displayed centrally towards the front in black letters at least 60mm high. Company identification may also be displayed on the front and/or rear of the dome providing lettering height does not exceed 60mm; and
- (c) be illuminated by at least one enclosed lamp showing only white light and only towards the front.

19.5.2 The roof dome must be mounted on the outside forward part of the roof of the taxi and must:

- (a) be secured to withstand a horizontal force of at least 20 times its mass;
- (b) be capable of being turned off from inside the taxi;
- (c) be capable of operation so that:
 - (i) the lamp is illuminated when the taxi is for hire and the taximeter is in the disengaged position;
 - (ii) the illumination of the sign is clearly visible in daylight;
- (d) have an indicator visible to the driver indicating when the roof sign is illuminated; and
- (e) not be capable of being illuminated when the taximeter is operating.

19.5.3 The VTD may approve wider roof domes incorporating pairs of spot lamps, tail lamps, stop lamps and/or directional indicator lamps provided:

- (a) the unit is not wider than the vehicle roof and has no hazardous edges or protrusions;
- (b) is structurally sound, with provision for adequate mounting strength;
- (c) the centre portion conforms to the above "Napoleon hat" shape and dimensions, marking and illumination as specified in 19.5.1;
- (d) the side sections are not more than 150mm high and a dark colour;
- (e) no company identification or other material is displayed on the side sections;
- (f) white spot lamps are aimed up to 30 degrees forward of the transverse plane of the lamps;
- (g) the spot lamps are only capable of mutually exclusive operation and have indicator lamp/s visible to the driver to indicate when a spot lamp is operating;

- (h) each pair of lamps is located symmetrically about the vehicle centerline, not less than 400mm apart; and
- (i) stop and tail lamps comply with ADR 49/.. and directional indicator lamps comply with ADR 6/.. .

19.5.4 Spot lamps only may be fitted in conjunction with roof domes.

19.5.5 Roof domes may be attached directly to the vehicle roof or mounted on a low profile mounting bracket, the fore and aft length being not less than the depth of the roof dome and the width being not wider than the vehicle roof, and not having any hazardous edges or protrusions. The base of the dome must be not more than 60mm above the roof surface.

19.5.6 On high roof vehicles the dome may be mounted on a suitable moulding attached to the sloping forward part of the roof.

20. ADVERTISEMENTS

External advertising on taxi-cabs is prohibited. This includes rear window and taxi-cab boot advertising.

Signs, labels and notices that are required or permitted to be displayed externally on taxi-cabs either by regulation or taxi-cab licence conditions, or which have been specifically approved by the VTD, are permitted. Refer to section 11 of this document.

21. AIR CONDITIONING

Taxis must be equipped with an effective fully maintained air conditioning system which will provide adequate cooling for all passengers including wheelchair occupants.

22. LUGGAGE SPACE

22.1 Adequate luggage space must be provided:

- (a) external to the passenger compartment for sedan type vehicles; and
- (b) to the rear of the rearmost seat in station wagon and hatch type vehicles, with a cargo barrier, complying with Australian Standard AS/NZS 4034.1.1998, secured behind the rearmost seat.

Note:

1. Taxis with provision to carry passengers in wheelchairs are exempt from the above requirements.
2. For the purposes of this document, the word "adequate" has not been officially defined and will vary according to passenger needs, passenger capacity and area of operation. A luggage space volume of 0.25m³ (250 litres) may be taken as a general minimum unless otherwise approved or required.

22.2 Roof bars, roof racks or boot lid racks are not permitted unless specified in a particular approval by the VTD.

23. FIRE EXTINGUISHER

A taxi with provision to accommodate occupied wheelchairs must be equipped with a fully maintained fire extinguisher of at least 20B rating. It must be securely mounted in a position so as to be readily available for use and not be a hazard or cause annoyance to the vehicle occupants.

24. BATTERY

The vehicle battery must be properly secured in the design or other location. If the battery is moved to the boot or other suitable location inside the vehicle it must be secured in a suitable covered container, attached to the vehicle and provided with drainage through the base to outside the vehicle.

A suitable container must prevent leakage or spillage of any liquid in the container inside the vehicle and prevent electrical shorting under likely operating conditions.

However, some vehicle manufacturers have supplied vehicles with the battery in the boot or passenger compartment. In these vehicles the battery is either non-vented or a special sealed battery usually vented to the exterior of the vehicle. These vehicles are acceptable provided the battery is of the same type as originally supplied by the vehicle manufacturer.

25. EXHAUST OUTLET

25.1 Exhaust outlets must:

- (a) be as near as practicable to the rear of the vehicle; and
- (b) discharge rearwards or to the right of the vehicle from horizontal to not more than 45 degrees downwards unless otherwise determined.

25.2 Vehicles with passenger access in the rear face must not have an exhaust outlet discharging rearwards.

26. TOW BARS and PROTECTION BARS

26.1 Bull bars, roo bars or other protection bars are not permitted unless specifically approved by the VTD.

26.2 Protection may be provided at the rear of van type vehicles with rear wheelchair access, provided the protection device is not wider than the rear of the vehicle and is not higher than the lower edge of any adjacent lamp or reflector.

26.3 A tow bar or tongue of a tow bar must not be fitted to any taxi if any part of the tow bar or extension tongue protrudes beyond the rear bumper bar or body line of the vehicle.

27. WINDOW TINTING

Taxis must comply with the published standards for tinting of windows as set out in VSI 2 except that side facing windows on each side next to the driver must have at least 70% light transmittance.

28. APPROVAL CERTIFICATES

28.1 An approval certificate may be required, to show that a modified vehicle meets the relevant standards for registration.

28.2 An approval certificate must be presented where:

- (a) modifications are carried out that could adversely affect
 - (i) the structural integrity of the vehicle, such as major body or chassis modifications,
 - (ii) the vehicle's handling characteristics, or
 - (iii) any primary safety system, such as steering system modifications;
- (b) modifications are carried out that affect the vehicle's compliance with the standards for registration;
- (c) seats are added such that additional ADRs apply;
- (d) seats are removed such that additional seat and seat belt requirements apply for the remaining seats;
- (e) seats are added or moved and seat belts are required; or
- (f) child restraint anchorages are required to be added.

Note: Where certain vehicles are modified to accommodate wheelchairs, the vehicle category will change from NA2 or MD2 to MB or MD1. This will require different or additional seat belts and child restraint anchorages which must be certified as complying with the upgraded specifications.

- 28.3 An Approval Certificate need not be presented where:
- (a) modifications are “Approved Modifications”, see VSI 8;
 - (b) deterioration or accident damage is repaired in accordance with good industry practice;
 - (c) seat belts or child restraint anchorages that are not required are fitted; or
 - (d) seats are removed not resulting in a change of vehicle category.

29. TAXI AGE LIMITS

In all cases below, the age limit applies from the compliance plate date or where no compliance plate exists from a date determined by the VTD.

- | | | |
|------|---|-------------|
| 29.1 | Metropolitan, Outer Suburban and Urban Taxis
Maximum vehicle age: | 6.5 years. |
| 29.2 | Maximum vehicle age for entry into the Melbourne, outer suburban or urban taxi fleet: | 2.5 years. |
| 29.3 | Country Taxis
Maximum vehicle age: | 7.5 years. |
| 29.4 | Multi-Purpose Taxis (M50)
Maximum vehicle age: | 10.5 years. |
| 29.5 | High Occupancy Vehicles (M80)
Maximum vehicle age: | 10.5 years. |

30. GAS STRUTS

Gas struts on the boot lid or vertically opening rear door must be in good condition and capable of holding the boot lid or rear door in the open position.

31. SPARE WHEEL

The spare wheel must be easily accessible, in a roadworthy condition and of the same rim and tyre size as fitted to the road wheels.

Note: Space saver or temporary use type spare wheels are not acceptable and not approved for use on taxi-cabs.

32. ELECTRONIC PAYMENT (EFTPOS) FACILITIES

Up to two electronic payment transaction (EFTPOS) terminals and associated receipt printers may be installed in any taxi provided:

- no part of the terminal or associated equipment is in the head impact area or in a position which could affect the visibility or operation of any required equipment or vehicle controls or cause annoyance to the driver or passengers;
- the terminal/s is/are of a type approved by the VTD;
- the installations do not degrade the energy absorption requirements of instrument panels designed to meet ADR 21/00 Instrument Panels (see Attachment 2); and
- the units, and or cradles are securely attached to the vehicle structure.

ATTACHMENT 1

ADR VEHICLE CATEGORIES

Vehicle Category Code	Vehicle Category
LA	Moped 2 wheels.
LB	Moped 3 wheels.
LC	Motorcycle.
LD	Motorcycle and sidecar.
LE	Motor tricycle.
LEM	: up to 450 kg unladen, drivers saddle, 2 seats max.
LEP	: up to 450 kg unladen, or more than 2 seats, or permanent structure behind and 200mm above drivers seat cushion.
LEG	: over 450 kg unladen and constructed primarily for carriage of goods.
MA	Passenger car.
MB	Forward control passenger vehicle up to 9 seats.
MC	Off road passenger vehicle.
MD	Light omnibus
MD1	: up to 3.5 tonnes GVM and up to 12 seats.
MD2	: up to 3.5 tonnes GVM and over 12 seats.
MD3	: over 3.5 tonnes and up to 4.5 tonnes GVM.
MD4	: over 4.5 tonnes and up to 5.0 tonnes GVM.
ME	Heavy omnibus, over 5.0 tonnes GVM
NA	Light goods vehicle.
NB	Medium goods vehicle.
NB1	: over 3.5 tonnes and up to 4.5 tonnes GVM
NB2	: over 4.5 tonnes and up to 12 tonnes GVM.
NC	Heavy goods vehicle, over 12 tonnes GVM.
TA	Very light trailer, up to 750 kg GTM.
TB	Light trailer over 750 kg and up to 3.5 tonnes GTM.
TC	Medium trailer, over 3.5 tonnes and up to 10 tonnes GTM.
TD	Heavy trailer, over 10 tonnes GTM.

The following sub categories are only used in emission ADRs 36/, 37/ and 41/
 MB1, MC1, MD5 & NA1 up to 2.7 tonnes GVM.
 MB2, MC2, MD6 & NA2 over 2.7 tonnes GVM.

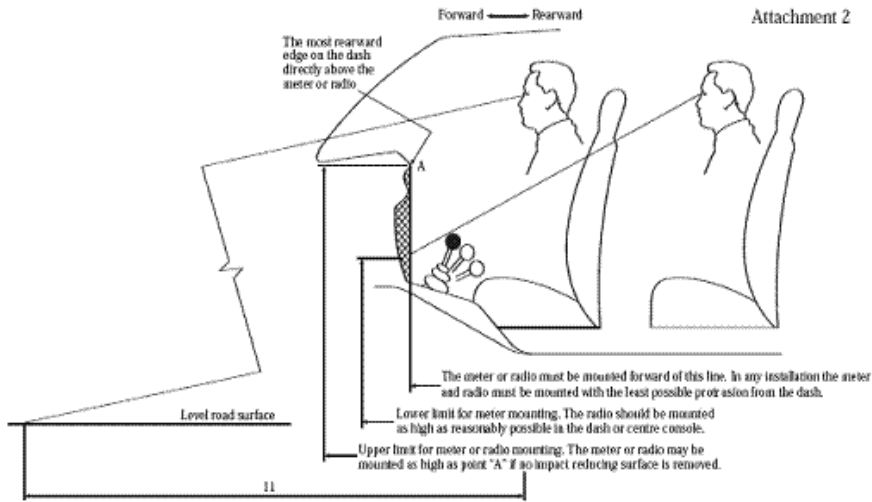


Figure 1. Equipment Mounting Limitations - Side View

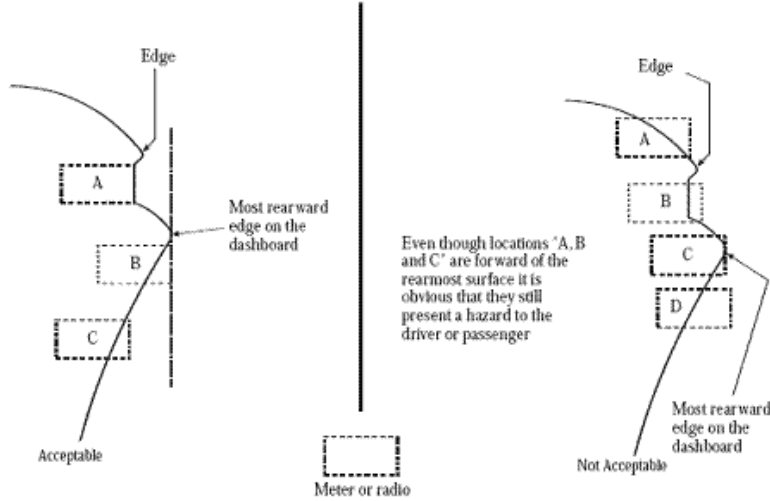


Figure 2. Taximeter and Radio Location

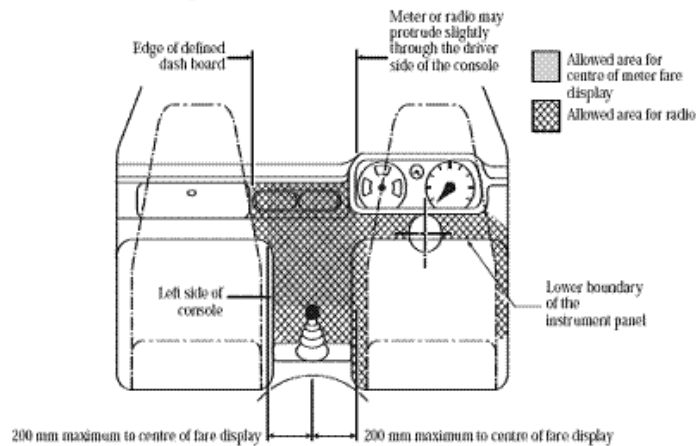


Figure 3. Equipment Mounting Limitations - Rear View

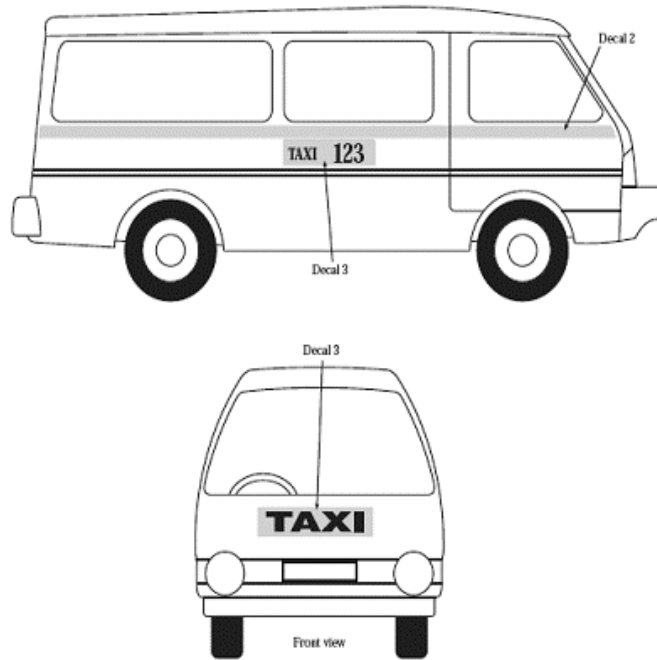


Figure 4. Decal Layout for Vans

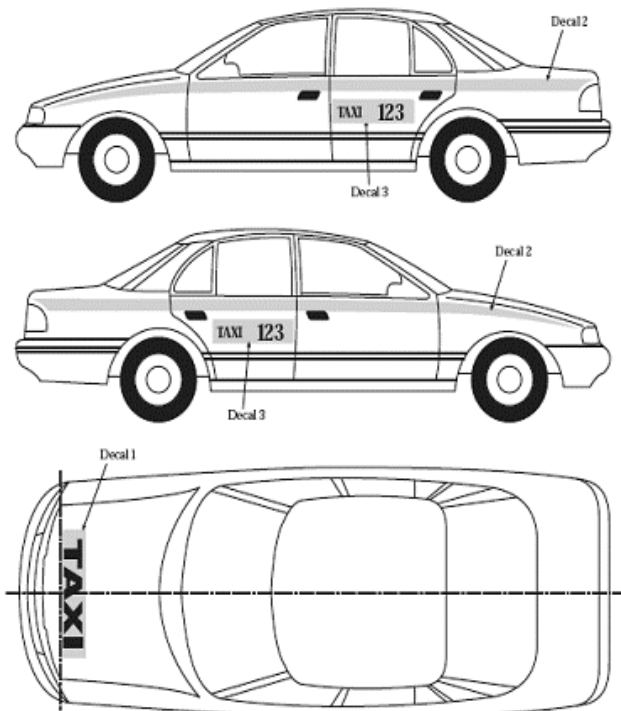


Figure 5. General Decal Layout

Private Agents Act 1966NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES
UNDER THE PROVISIONS OF THE **PRIVATE AGENTS ACT 1966**

I, the undersigned, being a Registrar of the Magistrates' Court of Victoria at Frankston, hereby give notice that the application as listed below has 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.

<i>Full name of Applicant or in the case of a Firm or Corporation, of the Nominee</i>	<i>Address for Registration</i>	<i>Type of Licence</i>	<i>Date of Hearing</i>
Caroline Patricia Streeter	785 Nepean Highway, Mornington (work address)	Commercial Sub-Agents Licence	19 June 2007

Dated at Frankston 17 May 2007

STUART POPE
Senior Deputy Registrar

Planning and Environment Act 1987**BASS COAST PLANNING SCHEME**

Notice of Approval of Amendment

Amendment C60

The Minister for Planning has approved Amendment C60 to the Bass Coast Planning Scheme.

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

The amendment proposes:

- land to be acquired for the Bass Highway Duplication for Stage 6 located between King Road and Woolmers Road. The amendment specifically includes the land proposed to be acquired for road works in the Public Acquisition Overlay by altering planning scheme map No. 5PAO and introducing a new Map No. 50PAO;
- to include an exemption for native vegetation removal for works within the nominated areas by way of schedule exemption to clause 52.17; and
- to amend the Schedule to Clause 61.03 to incorporate the introduction of new planning scheme map.

A copy of the amendment and permit 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; the Department of Sustainability and Environment Gippsland Regional Office, 71 Hotham Street, Traralgon; and at the offices of the Bass Coast Shire Council, 76 McBride Avenue, Wonthaggi, 3 Reilly Street, Inverloch, and 91–97 Thompson Avenue, Cowes.

GENEVIEVE OVERELL
General Manager
Office of Planning and Urban Design
Department of Sustainability
and Environment

Planning and Environment Act 1987**GREATER DANDENONG PLANNING SCHEME**

Notice of Approval of Amendment

Amendment C79

The Minister for Planning has approved Amendment C79 to the Greater Dandenong Planning Scheme.

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

The amendment rezones all land zoned Rural in the municipality to a Farming 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, Ground Floor, 8 Nicholson Street, East Melbourne and at the offices of the Greater Dandenong City Council, 397–405 Springvale Rd, Springvale.

GENEVIEVE OVERELL
General Manager
Office of Planning and Urban Design
Department of Sustainability
and Environment

Planning and Environment Act 1987**HUME PLANNING SCHEME**

Notice of Approval of Amendment

Amendment C94

The Minister for Planning has approved Amendment C94 to the Hume Planning Scheme.

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

The amendment applies to various parcels of land bound by Mansfield Road, the Maribyrnong River and McNabs Road, Keilor.

The amendment removes the Commonwealth Government as an acquisition authority from the Hume Planning Scheme by deleting Public Acquisition Overlay 3 from the Schedule. The amendment deletes the Public Acquisition Overlay from 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 Hume City Council, 1079 Pascoe Vale Road, Broadmeadows.

GENEVIEVE OVERELL
General Manager
Office of Planning and Urban Design
Department of Sustainability
and Environment

Planning and Environment Act 1987

PORT PHILLIP PLANNING SCHEME

Notice of Approval of Amendment

Amendment C60

The Minister for Planning has approved Amendment C60 to the Port Phillip Planning Scheme.

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

The amendment replaces Schedule 3 of the Special Use Zone (Clause 37.01) with a new Schedule 3 and replaces Schedule 1 of the Development Plan Overlay (Clause 43.04) with a new Schedule 1 to make descriptive corrections in relation to the land bounded by Jacka Boulevard, Cavell Street and the Upper Esplanade, St Kilda.

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 Port Phillip City Council, 208–220 Bank Street, South Melbourne.

GENEVIEVE OVERELL
General Manager

Office of Planning and Urban Design
Department of Sustainability
and Environment

Planning and Environment Act 1987

WHITTLESEA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C94

The Minister for Planning has approved Amendment C94 to the Whittlesea Planning Scheme.

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

The amendment deletes a Public Acquisition Overlay and includes land in a Road Zone, Category 1 in recognition of the construction of Edgars Road between Mahoneys Road and Cooper Street, City of Whittlesea

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 Whittlesea City Council Municipal Offices, Ferres Boulevard, South Morang.

GENEVIEVE OVERELL

General Manager
Office of Planning and Urban Design
Department of Sustainability
and Environment

Planning and Environment Act 1987

YARRA RANGES PLANNING SCHEME

Notice of Approval of Amendment

Amendment C66

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

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

The amendment rezones all land zoned Rural in the municipality to a Farming 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, Ground Floor, 8 Nicholson Street, East Melbourne and at the offices of the Yarra Ranges Shire Council, Anderson Street, Lilydale.

GENEVIEVE OVERELL
General Manager

Office of Planning and Urban Design
Department of Sustainability
and Environment

ORDERS IN COUNCIL

Coastal Management Act 1995

ST KILDA TRIANGLE SITE

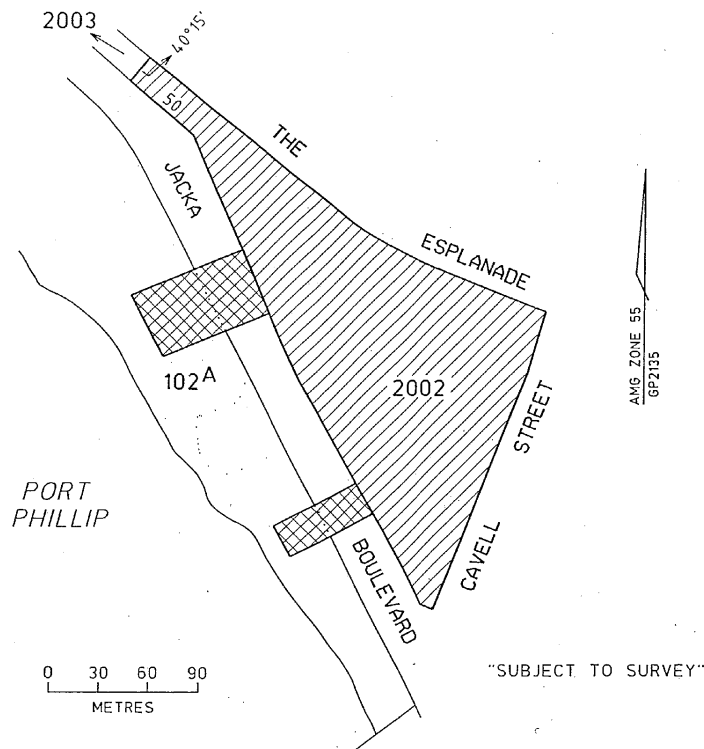
REVOCATION OF DECLARATION OF COASTAL CROWN LAND

Order in Council

The Governor in Council under section 3(2)(b) of the **Coastal Management Act 1995** (the Act) declares the land described in the schedule hereunder not be coastal Crown land for the purposes of the Act:

**MUNICIPAL DISTRICT OF THE
PORT PHILLIP CITY COUNCIL**

St Kilda Triangle site, being Crown Allotment 2002, at St. Kilda, Parish of Melbourne South, County of Bourke as indicated by hatching on plan hereunder, being approximately 2.6ha in area.
– (GP2135) (file ref.: CA/05/0027)



AREA OF HATCHED PORTION 2.6ha±

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

Dated 22 May 2007

Responsible Minister
JOHN THWAITES
Minister for Environment

GAVIN ROSSETTI
Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978
NOTICE OF INTENTION TO REVOKE
TEMPORARY RESERVATIONS
 Order in Council

The Governor in Council under section 10 of the **Crown Land (Reserves) Act 1978** gives notice of intention to revoke the following temporary reservations:

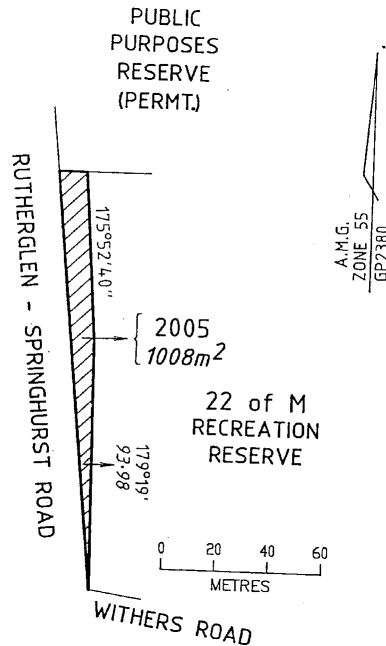
BRANXHOLME – The temporary reservation by Order in Council of 22 May 1899 of an area of 1.32 hectares, more or less, of land in the Township of Branxholme, Parish of Branxholme as a site for Watering purposes.– (Rs 674).

DARKBONEE – The temporary reservation by Order in Council of 9 April 1907 of an area of 18.12 hectares, more or less, of land in the Parish of Darkbonee as a site for Supply of Gravel, revoked as to part by Orders in Council of 13 July 1920 and 18 September 1956 so far as the balance remaining containing 13.57 hectares, more or less. – (Rs 2167).

GLENORCHY – The temporary reservation by Order in Council of 16 September 1878 of an area of 13.45 hectares of land in Section 16, Township of Glenorchy, Parish of Glenorchy as a site for a Pound, revoked as to part by Order in Council of 24 April 1939 so far as the balance remaining containing 4.05 hectares, more or less. – (Rs 35098).

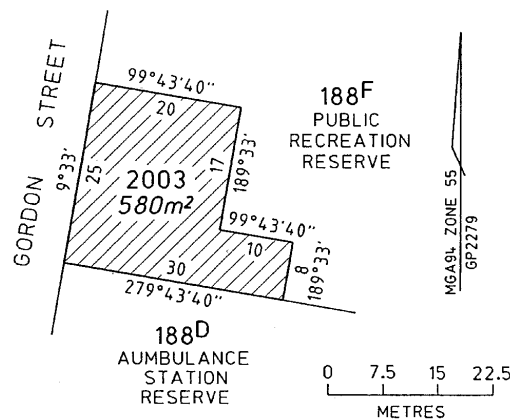
LANCEFIELD – The temporary reservation by Order in Council of 31 March 1981 of an area of 6 hectares, more or less, of land being Crown Allotment 50A, Parish of Lancefield as a site for Conservation of an Area of Natural Interest, so far only as the portion containing 8000 square metres, more or less, being Crown Allotment 2005, Parish of Lancefield as shown on Plan No. LEGL./07–017 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (Rs 11332).

LILLIPUT – The temporary reservation by Order in Council of 1 December 1890 of an area of 2.63 hectares of land in Section M, Parish of Lilliput as a site for Public Recreation, revoked as to part by Order in Council of 9 March 1940 so far only as the portion containing 1008 square metres being Crown Allotment 2005, Parish of Lilliput as indicated by hatching on plan hereunder. (GP2380) – (Rs 04355).

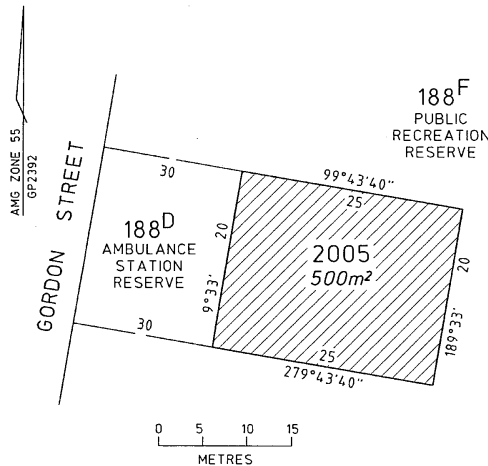


NYPO – The temporary reservation by Order in Council of 26 July 1910 of an area of 4022 square metres, more or less, of land in the Parish of Nypo (formerly part Crown Allotment 5A) as a site for a Public Hall. – (Rs 1118).

TINAMBA – The temporary reservation by Order in Council of 17 November 1970 of an area of 14.41 hectares of land in the Parish of Tinamba as a site for Public Recreation, revoked as to part by Order in Council of 12 May 1981 so far only as the portion containing 580 square metres being Crown Allotment 2003, Parish of Tinamba as indicated by hatching on plan hereunder. (GP2279) – (Rs 9392).



TINAMBA – The temporary reservation by Order in Council of 8 July 1981 of an area of 1100 square metres of land being Crown Allotment 188D, Parish of Tinamba as a site For Ambulance Station, so far only as the portion containing 500 square metres being Crown Allotment 2005, Parish of Tinamba as indicated by hatching on plan hereunder. (GP2392) – (Rs 11805)



WATCHEM – The temporary reservation by Order in Council of 15 September 1890 of an area of 38.445 hectares, more or less, of land in the Parish of Watchem as a site for Watering purposes, revoked as to part by Orders in Council of 18 April 1902 and 5 July 1921 so far as the balance remaining. – (Rs 232).

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

Dated 22 May 2007
Responsible Minister
JUSTIN MADDEN
Minister for Planning

GAVIN ROSSETTI
Acting Clerk of the Executive Council

Section F10, Crown Allotment 2, Section F11, and Crown Allotment 3, Section F12, at Bendigo, Parish of Sandhurst as a site for the Preservation of Species of Native Plants, revoked as to part by Order in Council of 27 March 1990 so far as the balance remaining containing 55.77 hectares, more or less. – (Rs 11086).

BENDIGO – The temporary reservation by Order in Council of 16 July 1985 of an area of 8.761 hectares, of land being Crown Allotment 8A, Section F10, at Bendigo, Parish of Sandhurst as a site for the Preservation of Species of Native Plants. – (Rs 11086).

BENDIGO – The temporary reservation by Order in Council of 21 August 2001 of an area of 22.50 hectares, of land being Crown Allotments 28G and 28F, Section K1, at Bendigo, Parish of Sandhurst as a site for the Preservation of Species of Native Plants. – (0607519).

SOUTH MELBOURNE – The temporary reservation by Order in Council of 16 January 1962 of an area of 7335 square metres, more or less, of land in the City of South Melbourne, Parish of Melbourne South as a site for State School purposes. – (Rs 5398).

WATTA WELLA – The temporary reservation by Order in Council of 26 October 1885 of an area of 4.047 hectares, more or less, of land formerly being part of Crown Allotment 7B, Parish of Watta Wella as a site for Supply of Gravel. – (Rs 13371).

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

Dated 22 May 2007
Responsible Minister
JUSTIN MADDEN
Minister for Planning

GAVIN ROSSETTI
Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978
REVOCATION OF TEMPORARY
RESERVATIONS
Order in Council

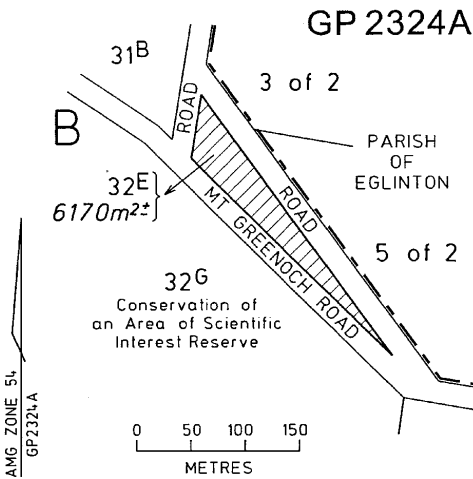
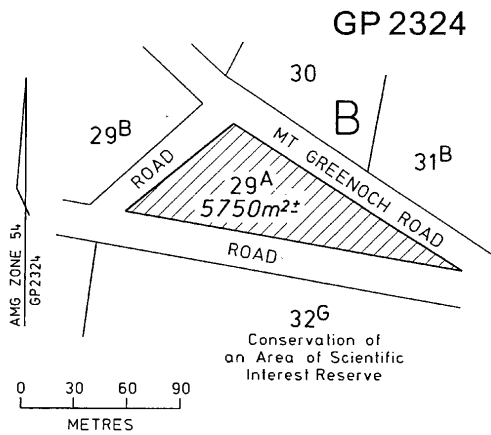
The Governor in Council under section 10 of the **Crown Land (Reserves) Act 1978** revokes the following temporary reservations:

BENDIGO – The temporary reservation by Order in Council of 27 May 1980 of an area of 55.80 hectares of land being Crown Allotment 8,

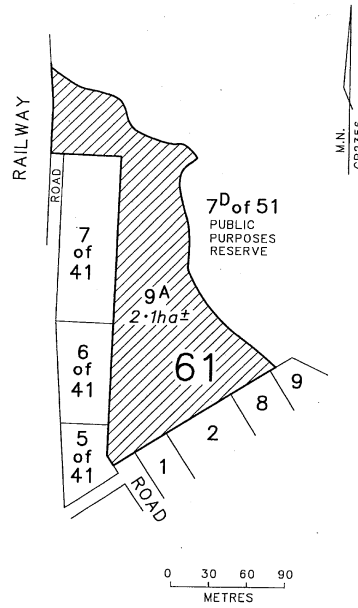
Crown Land (Reserves) Act 1978
TEMPORARY RESERVATION OF
CROWN LANDS
Order in Council

The Governor in 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:

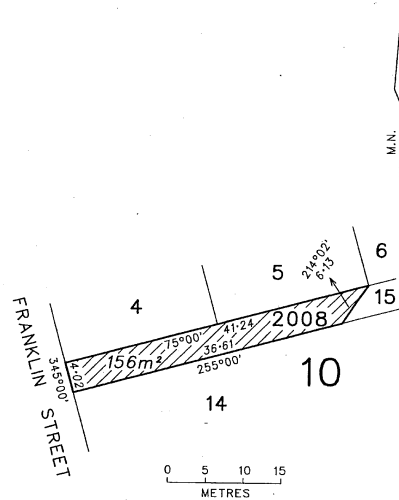
MUNICIPAL DISTRICT OF THE CENTRAL GOLDFIELDS SHIRE COUNCIL
AMHERST – Conservation of an area of scientific interest, Crown Allotment 29A, Section B, Parish of Amherst, area 5750 square metres, more or less, as indicated by hatching on plan GP2324 hereunder and Crown Allotment 32E, Section B, Parish of Amherst, area 6170 square metres, more or less, as indicated by hatching on plan GP2324A hereunder. (GP2324 & 2324A) – (0615762).



MUNICIPAL DISTRICT OF THE ARARAT RURAL CITY COUNCIL
ARARAT – Public Recreation, 2.1 hectares, more or less, being Crown Allotment 9A, Section 61, Township of Ararat, Parish of Ararat as indicated by hatching on plan hereunder. (GP2356) – (2016139).



MUNICIPAL DISTRICT OF THE MOORABOOL SHIRE COUNCIL
BACCHUS MARSH – State School purposes, 156 square metres, being Crown Allotment 2008, Township of Bacchus Marsh, Parish of Parwan as indicated by hatching on plan hereunder. (GP2396) – (0702479).

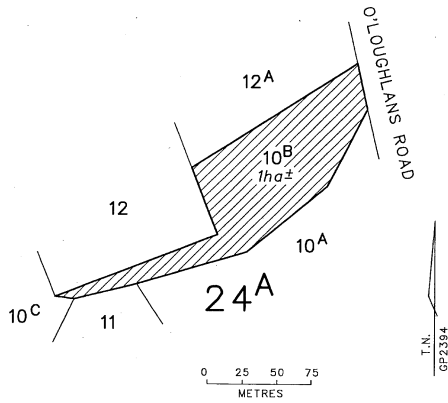


MUNICIPAL DISTRICT OF THE GREATER BENDIGO CITY COUNCIL
BENDIGO and EAGLEHAWK – Preservation of an area of ecological significance, total area 95 hectares, more or less, being Crown Allotments 269F and 269N, Section N, at Eaglehawk, Parish of Sandhurst and Crown Allotments 5A, 8, 8A of Section F10, Crown

Allotment 2 of Section F11, Crown Allotment 3 of Section F12 and Crown Allotments 12A, 28F & 28G of Section K1, at Bendigo, Parish of Sandhurst as shown hatched on Plan No. LEGL./06-491 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0607519).

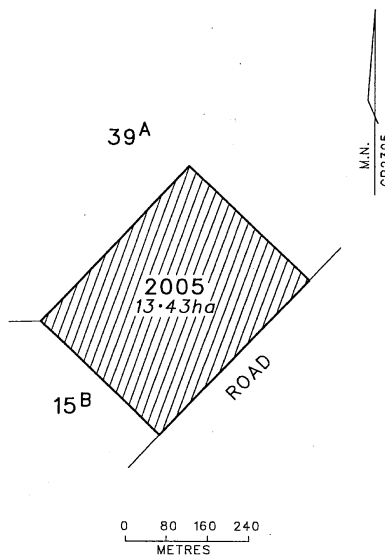
MUNICIPAL DISTRICT OF THE BALLARAT CITY COUNCIL

BUNINYONG – Conservation of an area of natural interest, 1 hectare, more or less, being Crown Allotment 10B, Section 24A, Parish of Buninyong as indicated by hatching on plan hereunder. (GP2394) – (2016137).

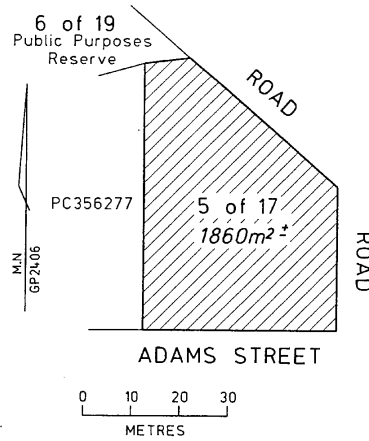


MUNICIPAL DISTRICT OF THE GOLDEN PLAINS SHIRE COUNCIL

DEREEL – Preservation of species of native plants, 13.43 hectares, being Crown Allotment 2005, Parish of Dereel as indicated by hatching on plan hereunder. (GP2395) – (0513754).

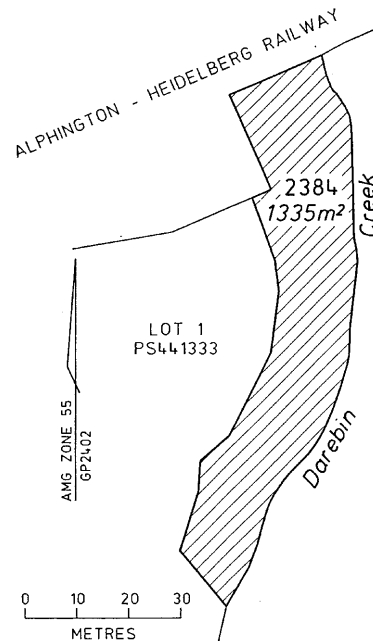


MUNICIPAL DISTRICT OF THE SOUTHERN GRAMPIANS SHIRE COUNCIL
DUNKELD – Public purposes, 1860 square metres, more or less, being Crown Allotment 5, Section 17, Parish of Dunkeld as indicated by hatching on plan hereunder. (GP2406) – (03PO44014).

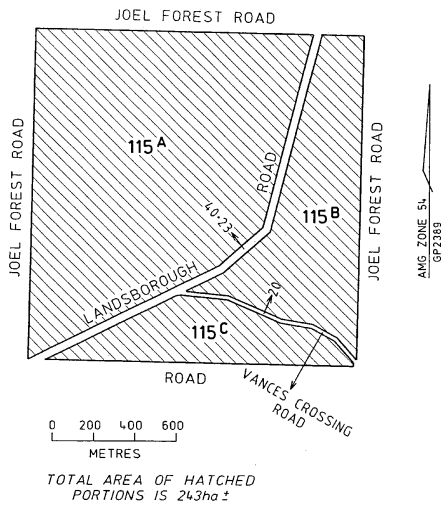


MUNICIPAL DISTRICT OF THE DAREBIN CITY COUNCIL

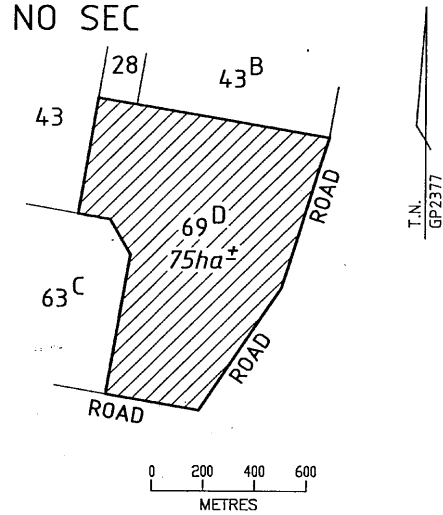
JIKA JIKA – Conservation, recreation, leisure and tourism purposes, 1335 square metres, being Crown Allotment 2384, Parish of Jika Jika as indicated by hatching on plan hereunder. (GP2402) – (2016106).



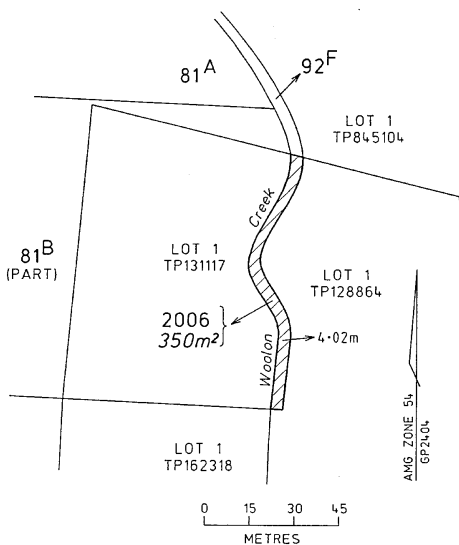
MUNICIPAL DISTRICT OF THE NORTHERN GRAMPIANS SHIRE COUNCIL
JOEL JOEL – Preservation of an area of ecological significance, total area 243 hectares, more or less, being Crown Allotments 115A, 115B and 115C, Parish of Joel Joel as indicated by hatching on plan hereunder. (GP2389) – (Rs 5862).



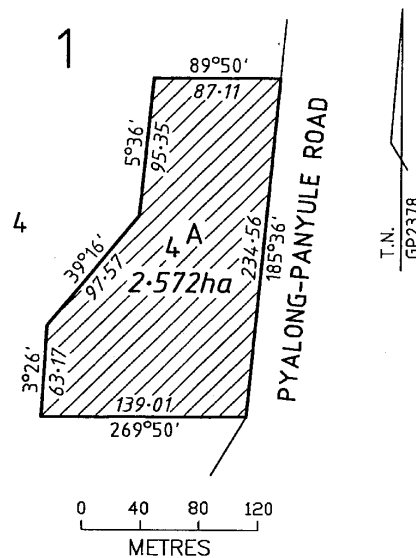
MUNICIPAL DISTRICT OF THE BENALLA RURAL CITY COUNCIL
MOORNGAG – Conservation of an area of natural interest, 75 hectares, more or less, being Crown Allotment 69D, No Section, Parish of Moorgag as indicated by hatching on plan hereunder. (GP2377) – (L7-5967).



MUNICIPAL DISTRICT OF THE MOORABOOL SHIRE COUNCIL
KERRIT BAREET – Water Supply purposes, 350 square metres, being Crown Allotment 2006, Parish of Kerrit Bareet as indicated by hatching on plan hereunder. (GP2404) – (2009030).

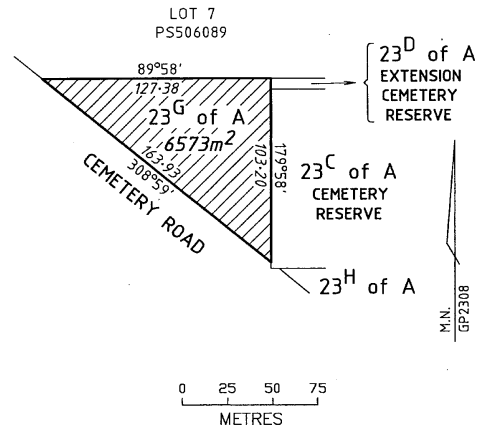
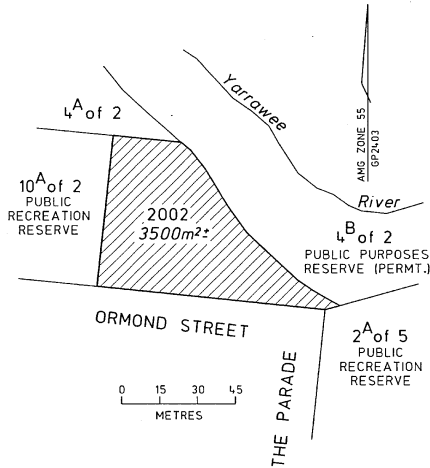


MUNICIPAL DISTRICT OF THE MITCHELL SHIRE COUNCIL
PANYULE – Conservation of an area of natural interest, 2.572 hectares, being Crown Allotment 4A, Section 1, Parish of Panyule as indicated by hatching on plan hereunder. (GP2378) – (L7-5971).



MUNICIPAL DISTRICT OF THE
GOLDEN PLAINS SHIRE COUNCIL

SHELFORD – Public Recreation, 3500 square metres, more or less, being Crown Allotment 2002, Township of Shelford, Parish of Doroq as indicated by hatching on plan hereunder. (GP2403) – (0703675).



MUNICIPAL DISTRICT OF THE
NORTHERN GRAMPIANS SHIRE COUNCIL

WATTA WELLA – Conservation of an area of natural interest, total area 3.923 hectares, more or less, being Crown Allotments 2002 and 2003, Parish of Watta Wella as shown hatched on Plan No. LEGL./06-463 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0506332).

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

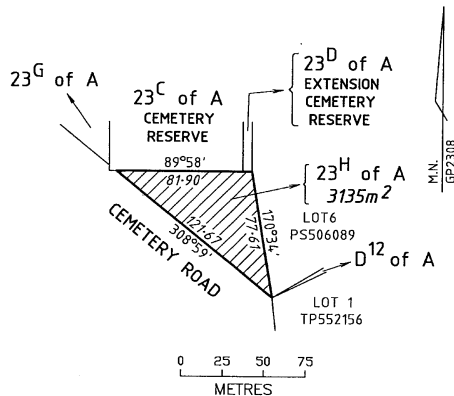
Dated 22 May 2007

Responsible Minister
JUSTIN MADDEN
Minister for Planning

GAVIN ROSSETTI
Acting Clerk of the Executive Council

MUNICIPAL DISTRICT OF THE
WANGARATTA RURAL CITY COUNCIL

TARRAWINGEE – Conservation of an area of natural interest, 3135 square metres, being Crown Allotment 23H, Section A, Parish of Tarrawingee as indicated by hatching on plan hereunder. (GP2308B) – (11P203452).



MUNICIPAL DISTRICT OF THE
WANGARATTA RURAL CITY COUNCIL

TARRAWINGEE – Cemetery purposes, 6573 square metres, being Crown Allotment 23G, Section A, Parish of Tarrawingee as indicated by hatching on plan hereunder. (GP2308A) – (Rs 6398).

Crown Land (Reserves) Act 1978

PERMANENT RESERVATION OF
CROWN LAND

Order in Council

The Governor in Council under section 4(1) of the **Crown Land (Reserves) Act 1978** permanently reserves the following Crown land which in his opinion are required for the purpose mentioned:

MUNICIPAL DISTRICT OF THE
NORTHERN GRAMPIANS SHIRE COUNCIL
GOWAR - Preservation of an area of ecological significance, total area 80.66 hectares, being Crown Allotments 2002, 2003 and 2004, Parish of Gowar as shown hatched on Plan No.

LEGL./05–394 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (06L6–2089).

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

Dated 22 May 2007

Responsible Minister
JUSTIN MADDEN
Minister for Planning

GAVIN ROSSETTI
Acting Clerk of the Executive Council

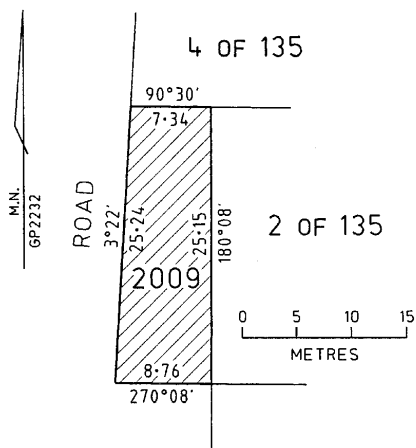
Land Act 1958

CLOSURE OF UNUSED ROADS

Order in Council

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipalities in which the roads are situated and the owners of land adjoining those roads closes the following unused roads:

MUNICIPAL DISTRICT OF THE
MOUNT ALEXANDER SHIRE COUNCIL
CASTLEMAINE – The road in the Township of Castlemaine, Parish of Castlemaine being Crown Allotment 2009 as indicated by hatching on plan hereunder. (GP2232) – (06L6-11042).



MUNICIPAL DISTRICT OF THE
WELLINGTON SHIRE COUNCIL

YARRAM YARRAM – The road in the Parish of Yarram Yarram shown as Crown Allotment 1D on Certified Plan No. CP 109778–B lodged in the Central Plan Office of the Department of Sustainability and Environment. – (P367841).

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

Dated 22 May 2007

Responsible Minister
JUSTIN MADDEN
Minister for Planning

GAVIN ROSSETTI
Acting Clerk of the Executive Council

Land Act 1958

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

Order in Council

The Governor in Council, pursuant to sections 99A(1)(a) and 99A(2) of the **Land Act 1958**, approves the sale by private treaty of Crown Allotment 1A, Section 5, Parish of Mordialloc located at 24A Westall Road, Springvale.

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

Dated 22 May 2007

Responsible Minister
TIM HOLDING MP
Minister for Finance, WorkCover
and the Transport Accident Commission

GAVIN ROSSETTI
Acting Clerk of the Executive Council

National Parks Act 1975

DECLARATION OF DIGITAL DISTRIBUTION AUSTRALIA PTY LIMITED TO BE A PUBLIC AUTHORITY

Order in Council

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

Dated 22 May 2007

Responsible Minister
JOHN THWAITES MP
Minister for Water,
Environment and Climate Change

GAVIN ROSSETTI
Acting Clerk of the Executive Council

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**SUBORDINATE LEGISLATION ACT 1994
NOTICE OF MAKING OF STATUTORY
RULES**

Notice is hereby given under Section 17(2) of the **Subordinate Legislation Act 1994** of the making of the following Statutory Rules:

37. *Statutory Rule:* Extractive Industries Development Regulations 2007
Authorising Act: Extractive Industries Development Act 1995
Date of making: 22 May 2007
38. *Statutory Rule:* Road Safety (Drivers) (Fees Amendment) Regulations 2007
Authorising Act: Road Safety Act 1986
Date of making: 22 May 2007

**SUBORDINATE LEGISLATION ACT 1994
NOTICE THAT STATUTORY RULES ARE
OBTAINABLE**

Notice is hereby given under Section 17(3) of the **Subordinate Legislation Act 1994** that the following Statutory Rules were first obtainable from Information Victoria, 505 Little Collins Street, Melbourne on the date specified:

33. *Statutory Rule:* Magistrates' Court (Criminal Procedure) (Infringements Court Venue) Rules 2007
Authorising Act: Magistrates' Court Act 1989
Date first obtainable: 24 May 2007
Code A
34. *Statutory Rule:* Subordinate Legislation (Estate Agents (General, Accounts and Audit) Regulations 1997 – Extension of Operation) Regulations 2007
Authorising Act: Subordinate Legislation Act 1994
Date first obtainable: 24 May 2007
Code A
35. *Statutory Rule:* Accident Compensation (Employer Claim Report Revocation) Regulations 2007
Authorising Act: Accident Compensation Act 1985
Date first obtainable: 24 May 2007
Code A

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