

Victoria Government Gazette

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No. G 27 Thursday 3 July 2008

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The last Special Gazette was No. 192 dated 2 July 2008. The last Periodical Gazette was No. 1 dated 12 June 2008.

How To Submit Copy

- See our webpage www.craftpress.com.au
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• 1 Treasury Place, Melbourne (behind the Old Treasury Building)

VICTORIA GOVERNMENT GAZETTE

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> JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

Co-operative Housing Societies Act 1958

Acacia No. 5 Co-operative Housing Society Limited (in liquidation); Acacia No. 6 Co-operative Housing Society Limited (in liquidation); Brighton No. 3 Co-operative Housing Society Limited (in liquidation); Brighton No. 4 Co-operative Housing Society Limited (in liquidation); Dendy No. 3 Co-operative Housing Society (in liquidation); Gordon No. 2 Co-operative Housing Society Limited (in liquidation); Southern No. 2 Co-operative Housing Society Limited (in liquidation).

At a special general meeting of each of the abovenamed Societies duly convened and held at Suite 1, 614 Hawthorn Road, Brighton East, Victoria, on 28 May 2008, the following special resolution was duly passed for each Society:

'That the Society, having completed its objectives, be wound up voluntarily and that Brian Royer Soward Comport of B. R. S. Comport & Associates, Suite 1, 614 Hawthorn Road, Brighton East, Victoria, be appointed liquidator for the purposes of the winding up.'

Re: LUIGI SILVIO BOMITALI, late of Mulvra Nursing Home, 231–235 Dowling Street, Wendouree, Victoria, retired hospital employee, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 October 2007, are required by the trustee, Renato Bomitali of 6 Goenoe Court, Cardigan, Victoria, antique restorer, to send particulars to the trustee by 12 September 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BASILE PINO & CO., solicitors, 213 Campbell Street, Swan Hill 3585.

Re: JEAN MARGARET HODGES, late of Unit 27, 94 Cavanagh Street, Cheltenham, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 April 2008, are required by the trustees, Patrick George Elliott and Peter John O'Hehir, care of 44 Douglas Street, Noble Park, Victoria, to send particulars to the trustees by 16 September 2008, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: Estate SYLVIA MAY HEAD, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of SYLVIA MAY HEAD, late of Gardenia Hostel, 87 Argyle Street, Chelsea, Victoria, who died on 13 February 2008, are to send particulars of their claims to the personal representative/s, care of the undermentioned solicitors, by 4 September 2008, 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 and solicitors, Level 1, 114 William Street, Melbourne, Victoria 3000.

Re: Estate COLIN FERGUSON MACDONALD, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of COLIN FERGUSON MACDONALD, late of 171 Hotham Street, East Melbourne, Victoria, retired medical practitioner, who died on 24 February 2008, are to send particulars of their claims to the personal representative/s, care of the undermentioned solicitors, by 4 September 2008, 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 and solicitors, Level 1, 114 William Street, Melbourne, Victoria 3000.

Re: Estate ALAN OLIVER SLATER, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of ALAN

OLIVER SLATER, late of 38 Shadforth Street, Kerang, Victoria, retired, deceased, who died on 6 February 2008, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 12 September 2008, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

Re: EDNA ISABELLA SHAND, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of EDNA ISABELLA SHAND. deceased. late of Ripplebrook Aged Care Facility, 21 - 25Inverness Street, Clarinda, Victoria, who died on 15 March 2008, are required by Margaret Jeanette Hodge, the executrix of the estate of the deceased, to send particulars of their claims to the said executrix, care of the undermentioned solicitors, by 1 September 2008, by which date she will distribute the assets of the estate, having regard only to the claims of which she then has notice.

FINDLAY ARTHUR PHILLIPS, solicitors, Suite 32, Level 3, 25 Claremont Street, South Yarra, Victoria 3141.

JILLIAN O'CALLAGHAN, late of 21/374 Warrigal Road, Cheltenham, secretary, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 April 2008, are required by the trustee, care of Harris & Chambers Lawyers of 338 Charman Road, Cheltenham 3192, to send particulars to them by 4 September 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

HARRIS & CHAMBERS LAWYERS, 338 Charman Road, Cheltenham 3192.

MARTIN FRITZ KRIENING, late of 10 Hilton Street, Dandenong in Victoria, managing director, deceased.

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Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on or about 20 January 2008, are required by the executor, Rita Marion Quinn of 44 Brine Road, Kalamunda, Western Australia, to send particulars to her, care of the undermentioned solicitor, by 5 September 2008, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

HARRY M. HEARN, solicitor, 443 Little Collins Street, Melbourne 3000.

MOYIA AGNES CAROLINE ARMSTRONG, late of Amity at Newcomb, 117 Helms Road, Newcomb, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 August 2007, are required by Janet Mary Paisley, in the Will called Janet Paisley, and Geoffrey Banks Donovan, the executors of the deceased's estate, to send particulars to them, care of the undermentioned lawyers, by 1 September 2008, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

HARWOOD ANDREWS, lawyers, 155 Mercer Street, Geelong 3220.

Creditors, next-of-kin and others having claims in respect of the estate of THOMAS NICOL, also known as Thomas Allardyce Crawford Nicol, late of 8 St Cloud Court, Mount Waverley, widower, deceased, who died on 1 February 2008, are to send particulars of their claim to the executor of the estate, Borbala Jolan Losonczy, care of the undersigned, by 1 September 2008, after which date they will distribute the assets of the estate, having regard only to the claims of which they then have notice.

LOBB & KERR, solicitors, 262 Stephensons Road, Mount Waverley 3149.

Re: GWENDOLINE BEATRICE SCOTT, late of 3 Donal Street, Murrumbeena, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 November 2007, are required by the trustee, Paul William Brotchie of Level 11, 575 Bourke Street, Melbourne, Victoria, solicitor, to send particulars to the trustee, care of the undermentioned solicitors, by 2 September 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

McKEAN PARK, lawyers,

Level 11, 575 Bourke Street, Melbourne 3000.

Estate of AVADYA CHANAN BERMAN, late of 7 Villa Danica, Mansion Road, Glenhazel, Johannesburg, South Africa, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 December 2004, are required by ANZ Trustees Limited, ACN 006 132 332, of 100 Queen Street, Melbourne, Victoria, to send particulars to it by 3 September 2008, 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, 121 William Street, Melbourne 3000.

Re: JAMES JOSEPH FLOOD, late of 5 Sproats Lane, Donald, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 September 2007, are required by the trustees, Matthew Mark Flood and Patricia Gail Frankling, care of the undermentioned solicitors, to send particulars to the trustees by 30 September 2008, 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 and solicitors, 14 Napier Street, St Arnaud 3478.

Re: GWENDOLYN PHYLLIS POWER, late of Mordialloc District Home, 10 Brindisi Street, Mentone, Victoria, but formerly of 95 Wills Street, Bendigo, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased,

who died on 5 December 2007, are required by Dermott Pearson Power and Sue Carolyn Cole, the executors of the Will of the deceased, to send particulars to them, care of the undermentioned solicitors, by 5 September 2008, after which date the executors may convey or distribute the assets, having regard only to the claims of which the executors have notice.

ROGERS & EVERY, solicitors, 71 Bull Street, Bendigo 3550.

DOUGLAS ERIC PORTORS, late of Craig Care, Nepean Highway, Mornington, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 March 2008, are required by the executors, Joan May Elliott and Graham Douglas Portors, to send particulars to them, care of Stidston & Williams Weblaw, 1/10 Blamey Place, Mornington, by 6 September 2008, 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 3931.

ELSIE JEAN PURKISS, late of Mornington House, Bentons Road, Mornington, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 March 2008, are required by the executrix, Norma Hope, to send particulars to her, care of Stidston & Williams Weblaw, 1/10 Blamey Place, Mornington, by 6 September 2008, after which date the executrix may convey or distribute the assets, having regard only to the claims of which she then has notice.

STIDSTON & WILLIAMS WEBLAW, lawyers, Suite 1, 10 Blamey Place, Mornington 3931.

MARIE BERNICE ARONLEIGH, late of Anglesea Nursing Home and Hostel, 5 Weir Street, Anglesea, Victoria, widowed, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 17 January 2008, are required to send particulars of their claims to the executrix, Lucille Joy Marks, care of the undermentioned solicitors, by 1 September 2008, after which date the said executrix will distribute the assets, having regard only to the claims of which she then has notice.

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

ELWYNNE JUNE SMITH, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of ELWYNNE JUNE SMITH, late of Cabrini Nursing Home, 54 Queens Parade, Ashwood, Victoria, widow, deceased, who died on 30 March 2008, are required to send particulars of their claims to the executors, care of the undermentioned solicitor, by 5 September 2008, after which date the executors will proceed to distribute the assets, having regard only to the claims of which they shall then have had notice.

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

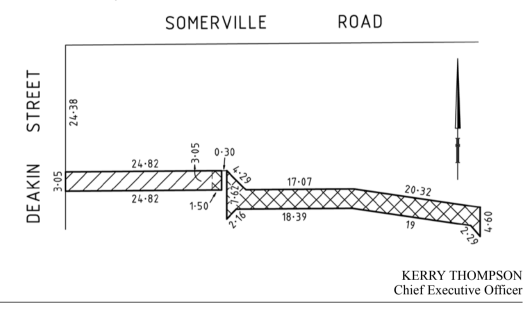
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

MARIBYRNONG CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Maribyrnong City Council has formed the opinion that the road at the rear of 2 to 6 Prentice Street and 181 to 187 Somerville Road and adjacent 1 Deakin Street, Yarraville, shown by both hatching and cross-hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owners.

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





Proposed Locality Name Change – Glenhope

The Council is considering a proposal to decrease the size of the Glenhope locality as prescribed by the Registrar of Geographic Place Names. The map below indicates the proposed changes to the boundary.



Any person may make a submission about the proposed locality name change pursuant to the provisions of section 223 of the Local Government Act 1989.

Written submissions must be received at the Mitchell Shire Council offices, 113 High Street, Broadford, no later than 4.00 pm Thursday 17 July 2008 and should contain an indication of whether the person wishes to be heard in respect of their submission.

BILL BRAITHWAITE Chief Executive Officer



Notice of Intention to Make a Local Law – Community Local Law 2008

Notice is given pursuant to section 119(3) of the **Local Government Act 1989** that Baw Baw Shire Council at its ordinary meeting held on 11 June 2008 resolved to invite public submissions in accordance with section 223 of the Act regarding its intention to make a new local law, Community Local Law 2008.

The purpose of this Local Law is to provide for the:

- peace, order and good government of the municipality;
- a safe and healthy environment so that the community within the municipality can enjoy a quality of life that meets its expectations;
- safe and fair use and enjoyment of public places;
- protection and enhancement of the amenity and environment of the municipality;
- fair and reasonable use and enjoyment of private land;
- uniform and fair administration of the Local Law; and
- revoke Community Local Law 1999 (amended June 2004).

Copies of the proposed Community Local Law may be viewed online at www.bawbawshire. vic.gov.au or viewed at one of our Customer Service Centres during business hours. Any person affected by this proposed Community Local Law may, pursuant to section 223 of the Act, lodge a formal written submission on or before 16 July 2008, to The Chief Executive Officer, Baw Baw Shire Council, PO Box 304, Warragul, Vic. 3820.

BALLARAT CITY COUNCIL

Notice of Proposed Local Law No. 16

Pursuant to section 119(2) of the Local Government Act 1989, notice is hereby given that the Ballarat City Council proposes to adopt Meeting Procedure Local Law No. 16 to replace the current Meeting Procedure Local Law No. 14.

The general purport of the new proposed Local Law will be to:

- provide for the election of the Mayor;
- regulate the use of the common seal;
- prohibit unauthorised use of the common seal or any device resembling the common seal; and
- provide for the procedures governing the conduct of Council meetings and Special Committee Meetings.

Copies of the proposed Local Law can be obtained from the Phoenix Building, Armstrong Street South, Ballarat, during normal office hours or via Council's website at www.ballarat. vic.gov.au. Any person may make a submission to the Council in relation to the proposed Local Law.

Written submissions received by the Council within fourteen (14) days of the publication of this notice will be considered by the Council (or a Committee appointed for the purpose) in accordance with section 223 of the Local Government Act 1989.

Any person who wishes to be heard in support of a submission should indicate such in their written submission. Any person requesting that he or she be heard in support of a submission is entitled to appear before a Meeting of the Council (or Committee), whether personally or be represented by a person acting on his or her behalf, and will be notified of the time and date of the meeting.

> ANTHONY SCHINCK Chief Executive Officer

CASEY CITY COUNCIL

Notice is given that the Casey City Council proposes to make Meeting Procedures and Use of the Common Seal Local Law (Amendment) Local Law pursuant to the Local Government Act 1989 (the Act).

The purpose of the Local Law is set out as follows:

- A. amending Local Law No. 1 Meeting Procedures and Use of the Common Seal Local Law;
- B. regulating the conduct of meetings of Council, as required by section 91(1) of the Act;

- C. regulating and controlling the procedures regarding the conduct of meetings of Council; and
- D. providing for the administration of Council powers and functions.

The general purport of the Local Law is that it:

- amends the circumstances for extending the length of meetings;
- provides an additional time option for a person to be directed to leave the meeting room;
- amends the procedure for dealing with motions and amendments;
- amends the circumstances in recording proceedings; and
- provides for a number of minor procedural amendments to Local Law No. 1.

A copy of the Local Law may be inspected at the Municipal Offices, Magid Drive, Narre Warren, or at the Customer Service Centre, Centro Cranbourne or Customer Service Centre, Amberley Park Drive, Narre Warren South.

Submissions to Council on the proposed Local Law will be considered in accordance with section 223 of the Act and are to be lodged by 17 July 2008.

Submissions should be addressed to: Chief Executive Officer, City of Casey, PO Box 1000, Narre Warren 3805.

If you wish to be heard in support of your submission, you must state that in your submission. The matter will be dealt with by Council at its General Purposes Committee Meeting commencing 5.30 pm on Tuesday 12 August 2008 at the Municipal Offices, Magid Drive, Narre Warren.

> MIKE TYLER Chief Executive Officer



Livestock Local Law 2007 – No. 3

Notice is hereby given that at the Ordinary Council meeting of the Colac Otway Shire Council held on Wednesday 21 November 2007, the Council resolved to adopt Livestock Local Law 2007 – No 3. The objectives of this Local Law are:

- (a) to regulate the movement and droving of livestock through and within the municipal district and the grazing of livestock within the municipal district;
- (b) to minimise any damage to road pavements, formations, drainage, vegetation and surrounding areas arising from livestock;
- (c) to minimise the spread of livestock disease and noxious weeds in the municipal district;
- (d) to provide for the welfare of livestock when being grazed or moved;
- (e) to alert other road users to the presence on roads of livestock in the municipal district in the interests of safe use of roads;
- (f) to regulate the adequacy of fencing of livestock;
- (g) to put in place mechanisms for rectifying inadequate fencing;
- (h) to fix fees or charges relating to the impounding of livestock and all other costs incidental thereto;
- (i) to fix charges for road use by livestock within the municipal district;
- (j) to enter arrangements with neighbouring councils relating to impounding, collecting trespassing livestock, housing and releasing those livestock;
- (k) to prescribe penalties for contravention of any provisions of this Local Law;
- to provide generally for the peace, order and good government of the municipal district including in particular, the administration of council's powers and functions; and
- (m) to repeal any redundant Local Laws.

Copies of this adopted Local Law may be inspected at or obtained from Council's Customer Service offices located at Rae Street, Colac or Nelson Street, Apollo Bay.

> TRACEY SLATTER Chief Executive Officer

GREATER SHEPPARTON CITY COUNCIL

Local Law No. 1 - Community Living

Notice is hereby given pursuant to section 119 of the **Local Government Act 1989** that Greater Shepparton City Council at its ordinary meeting held on 1 July 2008 resolved to make Local Law No. 1 – Community Living. The purpose and general purport of Local Law No. 1 is to:

- (a) provide for the peace, order and good government of the municipal district of the Greater Shepparton City Council;
- (b) provide for those matters which require a Local Law under the Local Government Act 1989, and any other Act;
- (c) provide for the administration of Council powers and functions, and for the issue of permits and infringement notices;
- (d) prohibit, regulating and controlling activities, physical works including construction, events, practices or behaviour in the municipal district so that no detriment is caused to the amenity of the neighbourhood, nor nuisance to a person, nor detrimental effect to the environment or property;
- (e) prohibit, regulate and control activities, events, practices or behaviour in the Maude Street Mall so that no detriment is caused to the amenity of the Mall;
- (f) regulate and control the consumption of liquor and possession of liquor other than in a sealed container;
- (g) protect assets vested in Council;
- (h) regulate the droving and movement of livestock throughout the municipal district, minimise the damage to road surfaces, formations, drainage, native vegetation and surrounding areas arising from livestock and to alert other road users to the presence of livestock on roads in the interests of road safety; and
- (i) enhance public safety and community amenity.

A copy of the Local Law may be obtained free of charge from Greater Shepparton City Council office, 90 Welsford Street, Shepparton, during office hours or from the Council's website www.greatershepparton.com.au

> ROBERT FRANCIS LAING Chief Executive Officer

GREATER SHEPPARTON CITY COUNCIL Form of Notice to Adopt a Road Management Plan.

Notice is hereby given that a road management plan 'Road Management Plan – Version 2', drafted in accordance with the requirements of Division 5 of the **Road Management Act 2004**, has been made by the Greater Shepparton City Council. As required by section 55 of the **Road Management Act 2004**:

- a) this 'Road Management Plan Version 2' has been adopted on Tuesday 3 June 2008;
- b) this 'Road Management Plan Version 2' may be inspected or obtained at the Greater Shepparton City Council offices, 90 Welsford Street, Shepparton, between 9.00 am and 5.00 pm Monday to Friday or viewed on Council's website www.greatershepparton. com.au; and
- c) the Code of Practice, any incorporated document or any amendment to an incorporated document, as the case may be, may be inspected at the Greater Shepparton City Council offices, 90 Welsford Street, Shepparton, between 9.00 am and 5.00 pm Monday to Friday or viewed on Council's website www.greatershepparton.com.au

LATROBE CITY COUNCIL

Notice of Making Local Law No. 2/2007

Notice is hereby given pursuant to section 119(3) of the Local Government Act 1989, Latrobe City Council at its meeting held on 1 October 2007 made a Local Law pursuant to Part 5 of the Local Government Act 1989 titled Local Law No. 2/2007.

The purposes and general purport of Local Law No. 2/2007 is:

- (a) to regulate traffic and the use of roads by persons, vehicles and animals and to regulate the parking of vehicles for the safe and fair use of parking areas by people in the Municipal District;
- (b) to provide for the peace, order and good government of, and the well being of people in, the Municipal District;
- (c) Part 5 management of roads for traffic;
- (d) Part 6 control of vehicles and animals on roads;
- (e) Part 7 secondary activities on roads;
- (f) Part 8 tow-away of unlawfully parked vehicles and removal of similar obstructions;
- (g) Part 9 safety people and property;
- (h) Part 10 the environment;
- (i) Part 11 keeping of animals;
- (j) Part 12 disposal of waste;

- (k) Part 13 grey water, stormwater drains and private drains;
- (l) Part 14 public health;
- (m)Part 15 behaviour;
- (n) Part 16 consumption of alcoholic beverage; and
- (o) Part 17 use of council recreation facilities.

A copy of the proposed Local Law can viewed on council's website at www.latrobe.vic. gov.au and inspected from the council service centres at Morwell, Moe or Traralgon, during office hours 8.30 am to 5.15 pm Monday to Friday.



Notice under Domestic (Feral and Nuisance) Animals Act 1994

In accordance of the statutory powers provided in the **Domestic (Feral and Nuisance) Animals Act 1994** and having received no submissions under section 223 of the Local Government Act 1989, at its meeting on 28 April 2008 Council resolved to adopt the Domestic Animal Management Plan.

> JOHN McLINDEN Chief Executive Officer

MELBOURNE CITY COUNCIL

New Road Alignments affecting Flinders Street (North side – Spencer Street to William Street) and part of Downie Street, Melbourne

Pursuant to clause 7(1) of Schedule 10 to the **Local Government Act 1989**, Melbourne City Council on 19 December 2006 resolved to fix a new road alignment of a portion of Flinders Street (North side – Spencer Street to William Street) and part of Downie Street, Melbourne, for the purposes of the Act, as shown on the plan RA001505B as recorded at Title Registration Services.

Dated 3 July 2008

DR KATHY ALEXANDER Chief Executive Officer

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MELBOURNE CITY COUNCIL

Notice of Intention to Make a Local Law

Notice is given pursuant to sections 119 and 223 of the **Local Government Act 1989** that the Melbourne City Council ('Council') proposes to amend its Activities Local Law (No. 1 of 1999) ('the Principal Local Law') by making an amending local law pursuant to Part 5 of the **Local Government Act 1989** to be known as the 'Activities (Riding of Toy Vehicles in Prescribed Areas) Local Law 2008 (No. 1 of 2008)' ('the proposed Local Law').

Purpose of the Local Law

The purpose of the proposed Local Law is to amend the Principal Local Law in order to:

- prevent and suppress nuisances which may adversely affect the enjoyment of life within the municipal district by enhancing the ability of the Council to regulate and manage the riding of toy vehicles; and
- provide for the peace, order and good government of the municipality.

The general purport of the proposed Local Law

The proposed Local Law, if made, will amend Part 2 of the Principal Local Law by:

- providing that, a person must not ride a toy vehicle in an area prescribed by the Council in accordance with Clause 2.3(A) or in breach of a prescription made by the Council under Clause 2.3(B); and
- inserting new clauses 2.3(A) and 2.3(B) setting out the circumstances where the Council may issue prescriptions.

A copy of the proposed Local Law can be obtained from the Council Offices (Front Desk, Melbourne Town Hall Administration Building, Swanston Street, Melbourne). Office hours are generally 8.00 am to 6.00 pm Monday to Friday excepting public holidays.

Any person may make a submission on the proposed Local Law to the Council. All submissions received by the Council within 14 days after the publication of this notice will be considered in accordance with section 223(1) of the **Local Government Act 1989**, by the Activities (Riding of Toy Vehicles in Prescribed Areas) Local Law 2008 Submissions Committee ('Committee'). Any person who has made a written submission to Council and has requested to be heard in support of the written submission is entitled to appear in person, or by a person acting on his or her behalf, before a meeting of the Committee, scheduled to be held on Tuesday 22 July 2008, commencing at 3.00 pm, in the Melbourne Town Hall, Administration Building, Swanston Street, Melbourne.

Written submissions should be marked 'Activities (Riding of Toy Vehicles in Prescribed Areas) Local Law 2008 (No. 1 of 2008)' and addressed to the Manager Governance Services, Melbourne City Council, Town Hall, 90 Swanston Street, Melbourne 3000, or PO Box 1603, Melbourne 3001.

Dated 26 June 2008

DR KATHY ALEXANDER Chief Executive Officer

Planning and Environment Act 1987

WARRNAMBOOL PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C58

Authorisation AO780

The Warrnambool City Council has prepared Amendment C58 to the Warrnambool Planning Scheme.

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

The Amendment affects land:

- 13 Turner Drive, Warrnambool (Lot B PS 437027)
- 157 Mortlake Road, Warrnambool (Lot 2 LP 92431)
- 159 Mortlake Road, Warrnambool (Lot 1 LP 92431)
- 161–163 Mortlake Road, Warrnambool (Lot 1 TP 198007)
- 165 Mortlake Road, Warrnambool (Lot 1 LP 75709)
- 167 Mortlake Road, Warrnambool (Pt. C.A. 145A)

- 169 Mortlake Road, Warrnambool (Pt. C.A. 145A)
- 171 Mortlake Road, Warrnambool (Lot 2 PS 306813)
- 173 Mortlake Road, Warrnambool (Lot 1 PS 306813)
- 175–179 Mortlake Road, Warrnambool (Lot 2 LP 203281)
- 181–189 Mortlake Road, Warrnambool (CP 163819K).

The Amendment proposes to:

- rezone all land currently included in the Farming Zone to the Residential 1 Zone (R1Z);
- include all land in a new schedule 7 to the Development Plan Overlay (DPO7);
- delete Development Plan Overlay (DPO1) from part of the land in deference to the inclusion in Development Plan Overlay Schedule 7 (DPO7);
- include all Residential zoned land in Design and Development Overlay Schedule 4 (DDO4); and
- introduce an LSIO overlay to accord with the latest flood data issued by the Glenelg Hopkins Catchment Management Authority (CMA).

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Warrnambool City Council, Civic Centre, 25 Liebig Street, Warrnambool, Vic. 3280; and at the Department of Planning and Community Development website www.dpcd. vic.gov.au/planning/publicinspection

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

The closing date for submissions is 4 August 2008. A submission must be sent to: Matt Kirby, Manager Planning Services, Warrnambool City Council, PO Box 198, Warrnambool, Vic. 3280.

> BRUCE A. ANSON Chief Executive

Planning and Environment Act 1987

GREATER DANDENONG PLANNING SCHEME

Notice of Preparation of Amendment

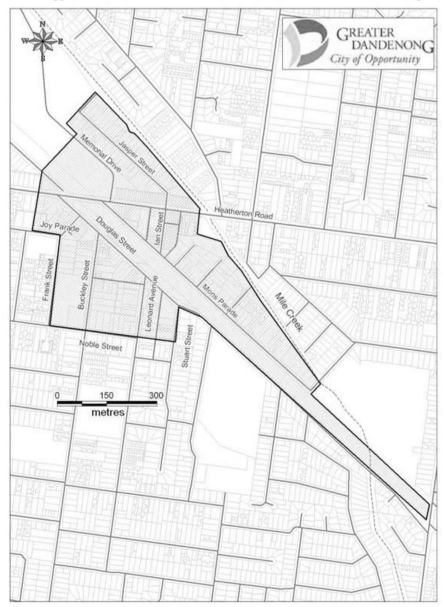
Amendment C98

Authorisation AO782

The Greater Dandenong Council has prepared Amendment C98 to the Greater Dandenong Planning Scheme.

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

Amendment applies to all land within Noble Park as identified in the attached map.



The Amendment proposes to add local planning policy Clause 22.08 – Noble Park Activity Centre Local Policy, the Significant Landscape Overlay and schedule 1 to the Significant Landscape Overlay, and Schedule 5 to the Design and Development Overlay into the Greater Dandenong Planning Scheme. It will also rezone Residential 1 Zone land to Residential 2 Zone.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: Department of Planning and Community Development website www.dpcd.vic.gov.au/planning/publicinspection; City of Greater Dandenong Council Offices, 397–405 Springvale Road, Springvale 3171 and 39 Clow Street, Dandenong 3175; City of Greater Dandenong Customer Service Centre, Shop A7, Parkmore Shopping Centre, Cheltenham Road, Keysborough 3173; Paddy O'Donoghue Centre, 18–32 Buckley Street, Noble Park 3174; and on-line www.greaterdandenong.com

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

The closing date for submissions is 4 August 2008. A submission must be sent to: Mr Jody Bosman, Manager Planning and Design, City of Greater Dandenong, PO Box 200, Dandenong, Vic. 3175.

MR JODY BOSMAN Manager Planning and Design City of Greater Dandenong

Planning and Environment Act 1987

MACEDON RANGES PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C59

Authorisation A639

The Macedon Ranges Shire Council has prepared Amendment C59 to the Macedon Ranges Planning Scheme.

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

The land affected by the Amendment is all land within the Gisborne and New Gisborne township boundary.

The Amendment proposes to:

- amend Clause 21.02: Municipal Snapshot to update statements relating to Gisborne and New Gisborne;
- amend Clause 21.07 of the Municipal Strategic Statement to reflect completion of the 'Gisborne/ New Gisborne Outline Development Plan, Revised Final Report, July 2007';
- amend Clause 21.08 to include the 'Gisborne/New Gisborne Outline Development Plan, Revised Final Report, July 2007' and update remaining references;
- amend Clause 22.02–2 Gisborne in accordance with the 'Gisborne/New Gisborne Outline Development Plan, Revised Final Report, July 2007';
- amend the existing Development Plan Overlay Schedule 1 to include a new Section 1.0: Requirement before a permit is granted and to delete specific requirements relating to Gisborne in Section 2.0;
- introduce a new Development Plan Overlay Schedule 4, specific to Gisborne and New Gisborne residential areas. This schedule is to replace the existing Development Plan Overlay Schedule 1 where it applies to land in Gisborne and New Gisborne;

- apply the Development Plan Overlay Schedule 4 to two new residential areas and all land, except fully developed areas, in Gisborne and New Gisborne covered by the existing Development Plan Overlay Schedule 1;
- delete Design and Development Overlay Schedules 1, 3, 8 and 10 from the Planning Scheme and from land in four residential areas in Gisborne and New Gisborne;
- introduce five new Design and Development Overlay Schedules 16–20 and apply one of these schedules to each of 16 development areas identified in the 'Gisborne/New Gisborne Outline Development Plan, Revised Final Report, July 2007';
- amend the Schedule to the Low Density Residential Zone to apply minimum subdivision requirements to two development areas in Gisborne and New Gisborne;
- rezone land known as:
 - Lot 1 PS 512493T, 28 Ferrier Road, New Gisborne.
 - Part Crown Allotment 18, Parish of Gisborne, Station Road, New Gisborne.
 - Lot 1 PS 506706N and Lot 2 PS 514855Y, 283 Station Road, New Gisborne.

from Rural Living Zone Schedule 5 to Residential 1 Zone; and

• amend the schedule to Clause 61.03 to update the list of maps comprising part of the Planning Scheme.

The Amendment is accompanied by three draft Section 173 Agreements to be entered into by the owners of land to be rezoned Residential 1 Zone and the planning authority.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: during office hours at the offices of the planning authority, Macedon Ranges Shire Council, Gisborne Administration Centre, 40 Robertson Street, Gisborne, and Kyneton Administration Centre, 129 Mollison Street, Kyneton; at the Macedon Ranges Shire Council website www.macedon-ranges.vic.gov. au; and at the Department of Planning and Community Development website www.dpcd. vic.gov.au/planning/publicinspection Any person who may be affected by the Amendment may make a submission to the planning authority.

The closing date for submissions is Monday 11 August 2008. A submission must be sent to the Chief Executive Officer of the Macedon Ranges Shire Council.

Panel Hearing

A submission which seeks to change the Amendment and is not accepted by the planning authority will be referred to an independent Panel appointed by the Minister under Part 8 of the **Planning and Environment Act 1987**.

If a submission is referred to a Panel, a Directions Hearing and Panel Hearing are to be held on the following dates:

- Directions Hearing: week of 6 October 2008
- Panel Hearing: week of 3 November 2008.

Anyone who has made a submission which has been referred to a Panel has an opportunity to be heard.

All submitters will be formally advised in writing of any Directions or Panel Hearing and the date.

PETER JOHNSTON Chief Executive Officer

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 4 September 2008, 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.

- BRADFORD, James Christopher, late of Vincenpaul Hostel, 13–25 Strabane Avenue, Mont Albert North, Victoria 3129, pensioner, and who died on 30 March 2008.
- FRENDO, Silvana, late of 34 Willansby Avenue, Brighton North, Victoria 3186, retired, and who died on 1 May 2008.
- HALL, Margaret Elizabeth, late of Bonbeach Residential Care, 440 Station Street, Bonbeach, Victoria 3196, who died on 19 April 2008.

- MILES, Robyn Christine, late of Anne Caudle Centre–Stella Anderson Nursing Home, 100–102 Barnard Street, Bendigo, Victoria 3550, penisoner, and who died on 30 April 2007.
- PLATT, Desmond James, late of Peninsula Manor, 441 Waterfall Gully Road, Rosebud, Victoria 3939, pensioner, and who died on 14 December 2007.
- NORFOLK, Margaret Lavinia, late of Warmsley Friendship Village Hostel, 259 Greeves Drive, Kilsyth, Victoria 3137, retired, and who died on 27 March 2008.
- ROLLASON, Hazel Alida, late of Golden Oaks Nursing Home, Stoneham Street, Golden Square, Victoria 3555, who died on 8 April 2008.
- ROSE, Robyn Helen, late of 24A Ascot Street, Preston, Victoria 3072, pensioner, and who died on 19 April 2007.

Dated 26 June 2008

MARY AMERENA Manager Executor and Trustee Services

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 2 September 2008, 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.

- BARDAK, Slavko, late of 69 Ferde Filipovica, Slavonski, Brod, Serbia, gentleman, and who died on 24 December 2004.
- EBERIUS, Kurt, late of 51 Boneo Road, Rosebud, Victoria 3939, retired, and who died on 16 April 2008.
- KEMELING, Alida, late of Avondrust Aged Care, 1105 Frankston–Dandenong Road, Carrum Downs, Victoria 3201, retired, and who died on 6 March 2008.
- MANTON, Mary Jean, late of Noel Miller Centre, 9–15 Kent Street, Glen Iris, Victoria 3146, retired, and who died on 9 Feburary 2008.
- RYAN, Robert Lewis, late of 24A Vizard Street, Dandenong, Victoria 3175, pensioner, and who died on 24 March 2008.

VISSER, John De Villiers, late of Dorset Lodge, 362 Dorset Road, Croydon, Victoria 3136, pensioner, and who died on 14 March 2008. Dated 24 June 2008

> MARY AMERENA Manager Executor and Trustee Services

Adoption Act 1984

APPOINTMENT OF COUNSELLOR FOR RELINQUISHMENT COUNSELLING

Under the functions and powers assigned to me by the Secretary, Department of Human Services Victoria under section 10(A) of the **Health Act 1958** in relation to section 5 of the **Adoption Act 1984**. I, John Leatherland, approve the following person under section 5(1) and section $5(2){A}$ of the **Adoption Act 1984** as approved Counsellor for the purpose of section 35 of the **Adoption Act 1984**.

Eastern Metropolitan Region

Moran, Carole

JOHN LEATHERLAND Regional Director Eastern Metropolitan Region

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ('the Act'), the Minister for Children and Early Childhood Development hereby declares that the Stanhope and District Kindergarten, Licence Number 3654 ('the service') is exempt from regulation 42(1)(b) of the Children's Services Regulations 1998.

This exemption remains in force until 24 May 2009 unless revoked earlier.

Dated 22 June 2008

MAXINE MORAND, MP Minister for Children and Early Childhood Development

Children's Services Act 1996 NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ('the Act'), the Minister for Children hereby declares that the following services are exempt from the qualified staff members requirements as set out in regulation 24 of the Children's Services Regulations 1998:

- Cobram Child Care Centre, Licence Identification Number 826
- Guthrie Street Child Care Centre, Licence Identification Number 3271
- ABC Developmental Learning Centres Wangaratta, Licence Identification Number 3654.

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

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

This exemption remains in force until 24 May 2009 unless revoked earlier.

Dated 22 June 2008

MAXINE MORAND, MP Minister for Children and Early Childhood Development

Children's Services Act 1996 NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ('the Act'), the Minister for Children and Early Childhood Development, hereby declares that the type of children's service specified in Schedule A is exempt from regulations 42(1)(b), 42(4)(b), 42(4)(c), 44, 45and 46 of the Children's Services Regulations 1998.

This exemption is granted subject to the following conditions:

- 1. The service must have a minimum of one children's room; and
- 2. The sills of the windows in the main lighting wall of any children's room shall in no case be more than 2.5 metres above the floor and the heads of all windows shall be as close as practicable to the ceiling; and
- 3. Where the service does not have an administration room, the licensee must designate an area for administration purposes; and

- 4. There is a minimum of one toilet at the service; and
- 5. The service has at least one hand basin or hand washing trough served by at least one water tap.

Schedule A

A mobile or outreach service with a standard children's services licence that operates the service at a venue that is shared with other users.

This exemption remains in force until 24 May 2009 unless revoked earlier.

Dated 24 June 2008

MAXINE MORAND, MP Minister for Children and Early Childhood Development

Education and Training Reform Act 2006

NOTIFICATION CANCELLING REGISTRATION OF A TEACHER

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

On 4 January 2008, Suzanne Bernadette Roche, born 29 October 1953, was found guilty of serious misconduct and not fit to teach.

On 4 January 2008, Suzanne Bernadette Roche's registration to teach was cancelled, effective from 4 January 2008.

SUSAN HALLIDAY Chairperson Disciplinary Proceedings Committee Victorian Institute of Teaching

Education and Training Reform Act 2006 NOTIFICATION CANCELLING

REGISTRATION OF A TEACHER

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

On 20 May 2008, Warwick John Nolan, born 8 January 1956, was found guilty of serious misconduct and not fit to teach.

On 20 May 2008, Warwick John Nolan's registration to teach was cancelled, effective from 20 May 2008.

SUSAN HALLIDAY Chairperson Disciplinary Proceedings Committee Victorian Institute of Teaching

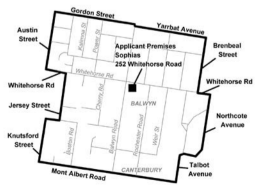
Liquor Control Reform Act 1998

LIQUOR LICENSING POLL

Balwyn Neighbourhood

Liquor Licensing Victoria has received an application for an on-premises licence for Sophias, 252 Whitehorse Road, Balwyn. As the application for a licence is in a 'dry' neighbourhood, Liquor Licensing Victoria, pursuant to clause 17 of Schedule 3 of the Liquor Control Reform Act 1998, has ordered a poll of electors in the neighbourhood surrounding the above premises. Liquor Licensing Victoria determines this neighbourhood. The Victorian Electoral Commission (VEC) will conduct the poll entirely by post.

1. The neighbourhood delineated by Liquor Licensing Victoria for Sophias licensing poll comprises the neighbourhood on the map below:



2. The resolution to be submitted to the electors

Electors in the Balwyn neighbourhood for Sophias licensing poll will be asked to vote 'yes' or 'no' with respect to the following resolution:

'That an on-premises licence be granted in the neighbourhood of the premises situated at 252 Whitehorse Road, Balwyn.'

3. Persons entitled to vote at the poll

All electors who reside within the neighbourhood delineated, and were enrolled on the electoral roll used for State elections as at Thursday 5 June 2008, must vote at the poll. Copies of the official roll for the poll may now be inspected at the Victorian Electoral Commission, Level 8, 505 Little Collins Street, Melbourne.

4. Voting is compulsory

Electors enrolled in the licensing poll neighbourhood as at Thursday 5 June 2008 are obliged to vote. The penalty for failing to vote without a valid and sufficient excuse is currently \$57.00.

5. Postal voting

The poll will be conducted entirely by post. Ballot papers will be mailed to all eligible electors from Friday 18 July 2008. To be included in the count, ballot papers must be received by the VEC by 6.00 pm on Monday 4 August 2008.

> PHILLIPPA HESKETT Returning Officer

Electricity Industry Act 2000

COUNTRY ENERGY (ABN 37 428 185 226)

Pricing and Terms and Conditions Relating to the Purchase of Small Renewable Generation Electricity

Pursuant to section 40G of the **Electricity Industry Act 2000**, Country Energy, ABN 37 428 185 226, hereby publishes this offer comprising the prices at, and the terms and conditions on, which Country Energy will purchase small renewable energy generation electricity from a relevant generator. This offer is open to be accepted by eligible suppliers in accordance with the terms and conditions set out in Country Energy's agreement to purchase small renewable generation electricity, which is available upon request from Country Energy either by phone (13 23 56) or by accessing our internet site at www.countryenergy.com.au

Country Energy pricing arrangements are contained in section 7 of the contract. Prices are subject to change and variation – please contact Country Energy for up-to-date prices.

The relevant pricing, and terms and conditions are effective in accordance with section 40H of the **Electricity Industry Act 2000**.

Purchase Agreement for Electricity Generated by Small Generation Units for Market Contract Customers – Victoria

Dated

2008

PARTIES

COUNTRY ENERGY ABN 37 428 185 226

[Insert name of Party] ABN [] Purchase Agreement dated

2008

1571

Parties	Country Energy ABN 37 428 185 226 of PO Box 718, Queanbeyan, NSW 2620 (Country Energy)	
	[Insert Name of Party] [Insert ABN] of [Insert address] (Customer)	

1. Introduction

- A. The Customer is currently supplied electricity by Country Energy under the Customer Supply Contract.
- B. The Customer's Small Generation Unit is capable of exporting electricity to the Network.
- C. The Customer has agreed to supply and Country Energy has agreed to purchase the Export Electricity generated by the Small Generation Unit on the terms and conditions set out in this Agreement. Renewable Energy Certificates relevant to this Agreement are not purchased under this Agreement.

2. Definitions

2.1 Incorporated definitions

Unless the context clearly indicated otherwise or the relevant word or expression is defined in this Agreement, a word or expression defined in either the:

- (1) Customer Supply Contract; or
- (2) the Energy Retail Code,

has the same meaning in this Agreement.

- 2.2 In this Agreement, the following definitions apply:
 - (1) Agreement means this document, including any schedule or annexure to it.
 - (2) **Commencement Date** means the date set out in Item 2 of Schedule 1.
 - (3) **Customer Supply Contract** means the customer supply contract between the parties for the supply of electricity to the Premises.
 - (4) **Dispute** means a dispute arising out of or relating to this Agreement, including without limitation, a dispute about the breach, termination, validity or subject matter of this Agreement, or a claim in equity or in tort relating to the performance or non-performance of this Agreement.
 - (5) **DNSP** means Distribution Network Service Provider and has the same meaning given to that term in the National Electricity Rules.
 - (6) Energy Retail Code means Energy Retail Code, Version 4 October 2007.
 - (7) **Export Credits** means the amount of Net Export Electricity to be carried forward into the next Billing Period as a credit to the Customer (in units of kWhs), calculated in accordance with clause 6.3.
 - (8) **Export Electricity** means the quantity of electricity generated from the SGU at the Premises that is exported into the Network.
 - (9) **Import Electricity** means the quantity of electricity sold by Country Energy to the Customer under the Customer Supply Contract.
 - (10) **Metering Equipment** means a meter installed at the Customer's Premises in accordance with clause 5.
 - (11) **National Electricity Rules** means the National Electricity Rules as published by the Australian Energy Market Commission from time to time.

- (12) **Net Export Electricity** means the amount by which Export Electricity exceeds Import Electricity.
- (13) **Network** means the network the SGU may be able to export electricity to and includes the meaning given to that term in the National Electricity Rules.
- (14) **Premises** means the premises at which the Customer proposes to install the SGU.
- (15) **Responsible Person** means the person who has responsibility for meter reading for a particular connection point, being either Country Energy or the relevant distributor.
- (16) Schedule means the Schedule at the end of this Agreement.
- (17) Small Generation Unit or SGU has the meaning given to that term in the Renewable Energy (Electricity) Act 2000 (Cth).
- (18) **Tariff** means the retail Tariff paid by the Customer for electricity they import from the Network under the Customer Supply Contract.
- (19) **Term** is the period of time set out in clause 11.1.
- 2.3 Interpretation
 - (1) Reference to:
 - (a) one gender includes both genders;
 - (b) the singular includes the plural and the plural includes the singular;
 - (c) a person includes a body corporate;
 - (d) a party includes the party's executors, administrators, successors and permitted assigns;
 - (e) a statute, regulation or provision of a statute or regulation (Statutory Provision) includes:
 - (i) that Statutory Provision as amended or re-enacted;
 - (ii) a statute, regulation or provision enacted in replacement of that Statutory Provision; and
 - (iii) another regulation or other statutory instrument made or issued under that Statutory Provision; and
 - (f) money is to Australian dollars, unless otherwise stated.
 - (2) 'Including' and similar expressions are not words of limitation.
 - (3) Where a word or expression is given a particular meaning, other parts of speech and grammatical forms of that word or expression have a corresponding meaning.
 - (4) Headings and any table of contents or index are for convenience only and do not form part of this Agreement or affect its interpretation.
 - (5) A provision of this Agreement must not be construed to the disadvantage of a party merely because that party was responsible for the preparation of the Agreement or the inclusion of the provision in the Agreement.
 - (6) If an act must be done on a specified day which is not a Business Day, it must be done instead on the next Business Day.
- 2.4 Parties
 - (1) If a party consists of more than 1 person, this Agreement binds each of them separately and any 2 or more of them jointly.
 - (2) An obligation, representation or warranty in favour of more than 1 person is for the benefit of them separately and jointly.
 - (3) A party which is a trustee is bound both personally and in its capacity as a trustee.

3. Additional Costs Payable by the Customer

- 3.1 The parties acknowledge the following costs are payable by the Customer:
 - (1) network connection costs, in accordance with clause 4;
 - (2) metering costs, in accordance with clause 5; and
 - (3) other costs as detailed in item 5 of Schedule 1.
- 3.2 Country Energy will inform the Customer of the estimated amount of the above costs on request of the Customer prior to executing this Agreement.

4. Network Connection

- 4.1 The Customer acknowledges that Country Energy is not responsible for the connection of the Small Generation Unit to the local DNSP. However, if requested by the Customer, Country Energy will make a request to the relevant distributor to connect the Customer's Small Generation Unit to the distributor's distribution system as soon as practicable after the Customer satisfies the application requirements under clause 1 of the Energy Retail Code. Country Energy will make the request by no later than the next business day after receiving from the Customer all documentation required under the Electricity Safety Act 1998 and all documentation reasonably required by Country Energy or the relevant distributor. A fee as detailed in item 5 of Schedule 1 will apply.
- 4.2 The Small Generation Unit must be connected to the local DNSP prior to execution of this Agreement.
- 4.3 The parties acknowledge that the connection of the Small Generation Unit to the local DNSP is to comply with Australian Standard 4777.
- 4.4 The Customer must ensure that the Small Generation Unit remains connected to the local DNSP during the Term of this Agreement.

5. Metering

- 5.1 Before the Commencement Date the Customer must at its own cost cause the Metering Equipment to be installed, maintained and operated to ensure an accurate measurement of the Export Electricity.
- 5.2 The Customer must ensure that the Metering Equipment complies with the requirements of the National Electricity Market Management Company, the National Electricity Rules and any other applicable regulatory instrument.
- 5.3 Unless the Customer gives explicit informed consent, Country Energy will base all payment or credit under this Agreement on a reading of the Customer's NEM-compliant meter that records the supply of electricity from the Customer to the distribution system, and in any event, Country Energy will use its best endeavours to ensure that the meter is read at least once in any 12 month period. For the avoidance of doubt, Country Energy does not breach this clause if Country Energy is unable to read a meter in any relevant period as a result of the Customer breaching clause 8.1(3) of the Agreement or some other event outside Country Energy's control.
- 5.4 If Country Energy is not able to reasonably or reliably base a payment or credit on a reading under this Agreement of the meter, Country Energy will not make a payment or credit unless the relevant distributor estimates the generation in accordance with applicable regulatory instruments.

6. Export Credits and Net Export Electricity

- 6.1 The Customer agrees to sell and Country Energy agrees to purchase all Export Electricity in accordance with this Agreement.
- 6.2 If the Export Electricity does not exceed the Import Electricity in any Billing Period then the Export Electricity will be offset against the Import electricity used by the Customer during this period. This will be recorded in a separate line item in the Customer's bill in accordance with the Customer Supply Contract.

- 6.3 If the Export Electricity exceeds the Import Electricity in any Billing Period then the Customer's bill will be zero and the Net Export Electricity will be carried forward into the next Billing Period as Export Credits until such time as the sum of Import Electricity exceeds the cumulative sum of Export Credits at which time the customer will be billed in accordance with the Customer Supply Contract.
- 6.4 Where a Customer's account remains in credit for more than one year the Customer may request that Country Energy payout the Export Credits by way of cheque. The value of the Export Credits will be calculated in accordance with the Customer Supply Contract.
- 6.5 At no time will Country Energy be required to issue a Recipient Created Tax Invoice to the customer.

7. Country Energy's Obligations

- 7.1 Country Energy will pay or credit the customer for the electricity supplied by the customer, at a rate not less than the rate the customer pays to buy electricity from Country Energy.
- 7.2 Country Energy will review a payment or credit to a Customer at the Customer's request, to be conducted on the basis specified in clause 6.1 of the Energy Retail Code.
- 7.3 If Country Energy seeks to bill the Customer to make up overpaying or over-crediting the Customer for electricity supplied by the Customer, Country Energy is to proceed on the basis specified in clause 6.2 of the Energy Retail Code.
- 7.4 If Country Energy has underpaid or under-credited the Customer for electricity supplied by the Customer, Country Energy will credit the amount on the Customer's next bill.
- 7.5 Country Energy will give the Customer notice of any variation to Country Energy's tariffs that affect this Agreement. The notice will be given as soon as practicable and in any event no later than the next billing and payment cycle.
- 7.6 On request, Country Energy will provide the Customer with reasonable information on any feed-in tariffs Country Energy may offer to the Customer. The information must be given within 10 business days of the Customer's request, and if the Customer requests it, in writing.
- 7.7 Country Energy will retain the Customer's historical feed-in payment or crediting data for at least two years, even though in the meantime the Customer's contract with Country Energy to supply electricity to the distribution system and the Customer's contract to buy electricity from Country Energy may have terminated.
- 7.8 Country Energy will process a Customer's request for historical data relating to a feed-in contract in the same manner as a request for historical data relating to a supply of electricity to the Customer under clause 27.2 of the Energy Retail Code.

8. Customer's Obligations

- 8.1 The Customer must ensure that:
 - (1) the power rating of the Small Generation Unit is no greater than 300kW installed capacity;
 - (2) it obtains all necessary licences, approvals and registrations at its own cost to enable it to supply the Export Electricity in accordance with the terms and conditions of this Agreement;
 - (3) the Customer will allow Country Energy, the Responsible Person or the responsible person's representative; safe, convenient and unhindered access to the relevant address and to the meter that records the supply of electricity from the Customer to the distribution system, for the purpose of reading the meter and for connection, disconnection, reconnection, maintenance and repair. Country Energy, the responsible person, or Country Energy's or responsible person's representative will carry or wear official identification and, on request, will show that identification to the Customer;

- (4) the Customer will inform Country Energy of any proposed changes to the connection to the network and ensure all modifications are done in accordance with the relevant connection contract; and
- (5) the Customer will inform Country Energy as soon as possible of any relevant change to contact details.

9. Statement of Account

- 9.1 Subject to clause 10, the amount of Export Electricity acquired by Country Energy pursuant to clauses 6 will be applied to bills rendered by Country Energy to the Customer during each Billing Period and will be recorded and accounted for in the invoices issued by Country Energy to the Customer for such Billing Period under the Customer Supply Contract.
- 9.2 If the Customer disputes in good faith Country Energy's determination of any of the items in an invoice and the dispute is not resolved within 30 days after the date for payment, the dispute must be resolved in accordance with clause 15.

10. Goods and Services Tax

- 10.1 In this clause:
 - (1) 'GST' means GST as defined in the A New Tax System (Goods and Services Tax) Act 1999 as amended from time to time ('GST Act') or any replacement or other relevant legislation and regulations;
 - (2) an expression or word used in this clause which has a particular meaning in the 'GST law' (as defined in the GST Act), or in any applicable legislative determinations, has the same meaning, unless the context otherwise requires; and
 - (3) a reference to GST payable by a party includes any corresponding GST payable by the representative member of any GST group of which that party is a member, and a reference to an input tax credit entitlement of a party includes any corresponding input tax credit entitlement of the representative member of any GST group of which that party is a member.
- 10.2 Unless GST is expressly included, the consideration expressed to be payable or to be provided under any clause in this Agreement for any supply made under or in connection with this Agreement does not include GST.
- 10.3 To the extent that any supply made under or in connection with this Agreement is a taxable supply, the GST exclusive consideration otherwise payable or provided for that taxable supply is increased by an amount equal to that consideration multiplied by the rate at which GST is imposed in respect of the taxable supply, and subject to receipt of an effective tax invoice, is payable at the same time.
- 10.4 If for any reason (including, without limitation, the occurrence of an adjustment event) the amount of GST payable on a taxable supply (taking into account any decreasing or increasing adjustments in relation to the taxable supply) varies from the GST payable by the recipient under clause 10.4(3):
 - (1) the supplier must provide a refund or credit to the recipient, or the recipient must pay a further amount to the supplier, as appropriate;
 - (2) the refund, credit or further amount (as the case may be) will be calculated by the supplier in accordance with the GST law; and
 - (3) the supplier must notify the recipient of the refund, credit or further amount within 14 days after becoming aware of the variation to the amount of GST payable. If there is an adjustment event in relation to the supply, the requirement for the supplier to notify the recipient will be satisfied by the supplier issuing to the recipient an adjustment note within 14 days after becoming aware of the occurrence of the adjustment event.
- 10.5 Each party agrees to do all things, including providing tax invoices and other documentation, that may be necessary or desirable to enable or assist the other party to claim any input tax credit, adjustment or refund in relation to any amount of GST paid or payable in respect of any supply made under or in connection with this Agreement.

10.6 If a payment to a party under this Agreement is a payment by way of reimbursement or indemnity and is calculated by reference to the GST inclusive amount of a loss, cost or expense incurred by that party, then the payment is to be reduced by the amount of any input tax credit to which that party is entitled in respect of that loss, cost or expense before any adjustment is made for GST pursuant to clause 10.4(3).

11. Term and Termination

- 11.1 This Agreement commences on the Commencement Date, which the parties acknowledge will not commence until the Customer has given explicit informed consent, and will continue until it is terminated in accordance with this clause.
- 11.2 This Agreement will terminate upon the earlier of:
 - (1) the termination or earlier expiration of the Customer Supply Contract for the Premises; or
 - (2) the date the Customer vacates the Premises.
- 11.3 This Agreement may be terminated:
 - (1) at any time upon mutual agreement between the parties; and
 - (2) by the Customer without notice, and Country Energy may impose an early termination fee of \$ 95.00 in accordance with clause 24.1(d) of the Energy Retail Code.
- 11.4 Despite any notice period, termination under this Agreement does not become effective until:
 - (1) if the customer and the retailer enter a new feed-in contract, the expiry of any coolingoff period in respect of the new feed-in contract;
 - (2) if this Agreement is terminated because the Customer wants to enter a feed-in contract with another retailer, the date when the other retailer becomes responsible for the feed-in contract; or
 - (3) if a contract for the supply of electricity to the Customer is terminated with regard to a relevant supply address having been disconnected, the date when the customer no longer has a right under the Energy Retail Code to be reconnected,

whichever occurs last.

- 11.5 If this Agreement is terminated, all accumulated Export Credits to the date of termination will be paid in full to the Customer in accordance with the terms of this Agreement.
- 11.6 Subject to clause 11.3, Country Energy may not terminate a feed-in contract with the Customer unless Country Energy and the Customer enter into a new feed-in contract, or the Customer has transferred to another retailer in respect of the address relevant to this Agreement.

12. Rights of Renewal

- 12.1 Country Energy will notify the Customer of the following information between one and two months before the expiry date of this Agreement:
 - (1) the date that this Agreement is due to expire;
 - (2) the options available to the Customer; and
 - (3) the tariff and terms and conditions that will apply after that date if the Customer does not exercise any other option.
- 12.2 This Agreement between Country Energy and the Customer will continue after the expiry date on the tariff and terms and conditions notified, without further need for written agreement, provided the tariff and terms and conditions have taken effect in accordance with section 40H of the **Electricity Industry Act 2000**.

13. Force Majeure

13.1 If a Force Majeure event occurs which is outside the reasonable control of Country Energy or the Customer and Country Energy or the Customer breaches this Agreement due to this event only, the breach is to be dealt with on the basis specified in clause 18 of the Energy Retail Code.

14. Liability and Warranties

14.1 Effect of Legislation

Notwithstanding any other provision of this Agreement, nothing in this Agreement is to be read as excluding, restricting or modifying the application of any legislation which by law cannot be excluded, restricted or modified.

14.2 Exclusion of Implied Warranties

Except as expressly set out in this Agreement, any representation, warranty, condition or undertaking which would be implied in this Agreement by law, is excluded to the fullest extent permitted by law.

14.3 Limitation of Liability

The liability of Country Energy, if any,

- (1) for a breach of a non-excludable condition or warranty implied by the **Trade Practices** Act 1974 in relation to the supply of goods or services not of a kind ordinarily acquired for personal, domestic or household use or consumption; or
- (2) in negligence, in tort, in contract or otherwise,

is limited, at Country Energy's option, to:

- (1) in the case of goods, one of the following the replacement of the goods, the supply of equivalent goods, the repair of the goods, the payment of the cost of replacing the goods, the payment of the cost of acquiring equivalent goods or the payment of the cost of having the goods repaired; or
- (2) in the case of services the supplying of the services again or the payment of the cost of having the services supplied again.
- 14.4 Statutory Immunity

The Customer acknowledges that the terms of this Agreement do not represent a waiver by Country Energy of, nor an agreement to vary or exclude, any limitation of Country Energy's liability under sections 119 or 120 of the National Electricity Law.

14.5 Limitation of Country Energy's Liability

Subject to clause 14.3, to the fullest extent permitted by law, Country Energy and its employees, agents and contractors are not liable in negligence, in tort, in contract or otherwise to the Customer for:

- (1) any direct losses or damages of any kind suffered by the Customer as a result of any act, omission or breach by Country Energy or any of its employees, agents or contractors;
- (2) any consequential, indirect or special losses or damages of any kind (including, without limitation, loss of profit, loss or corruption of data, business interruption or indirect costs) suffered by the Customer as a result of any act, omission or breach by Country Energy or any of its employees, agents or contractors.

15. Disputes

15.1 A complaint by the Customer in relation to this Agreement will be handled by Country Energy in accordance with the relevant Australian Standard on Complaints Handling or the 'Benchmark for Industry Based Customer Dispute Resolution Schemes' published by the Department of Industry, Tourism and Resources (Cth). Country Energy will proceed in the manner specified in clause 28.2 of the Energy Retail Code.

16. Notices

- 16.1 Unless otherwise stated, all notices and bills issued under this Agreement will be sent in writing and given by hand, by fax, by mail or by email.
- 16.2 Clause 16.1 of this Agreement does not apply, if a term or condition of the Energy Retail Code provides or otherwise contemplates that a notice, consent document or other communication may be given by a retailer otherwise than in writing.

17. General Matters

17.1 Inconsistency with Customer Supply Contract

To the extent of any inconsistency between this Agreement and the Customer Supply Contract, the terms of this Agreement will prevail.

17.2 Severability

If anything in this Agreement is unenforceable, illegal or void then it is severed and the rest of this Agreement remains in force.

17.3 Entire Understanding

This Agreement and the Customer Supply Contract is the entire agreement and understanding between the parties on everything connected with the subject matter of this Agreement.

- 17.4 Variation
 - (1) An amendment or variation to this Agreement, is not effective unless it is in writing and signed by the parties; and
 - (2) for the avoidance of doubt, if the amount of the tariff changes in accordance with a term or condition of a feed-in contract previously agreed between the Customer and Country Energy, no further agreement is required.

17.5 No Partnership

- This Agreement does not create or evidence a partnership or joint venture.
- 17.6 Assignment
 - (1) Subject to clause 17.6(2), a party may not assign or otherwise deal with this Agreement without the prior written consent of the other party, which consent must not be unreasonably withheld.
 - (2) Country Energy may assign this Agreement if the assignment forms part of the transfer to the same third party of all or substantially all of Country Energy's retail business.
- 17.7 Confidentiality
 - (1) The Customer acknowledges that information disclosed to it by Country Energy under this Agreement is confidential.
 - (2) Except as stated in this Agreement, the Customer must not permit any of its employees to use or disclose to any person any information disclosed to it by Country Energy under this Agreement without Country Energy's prior written consent.
 - (3) This clause 15.6 does not apply to any information which:
 - (a) is generally available to the public (other than as wrongful disclosure by the Customer or its employees); or
 - (b) is required to be disclosed by any law

and remains in force for five years following termination or expiration of this Agreement.

- 17.8 Governing law and jurisdiction
 - (1) The law of Victoria governs this Agreement.
 - (2) The parties submit to the non-exclusive jurisdiction of the courts of Victoria and of the Commonwealth of Australia.

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Executed as an agreement by:
Signed for and on behalf of COUNTRY
ENERGY ABN 37 428 185 226 by its
authorised representative in the presence of:

Signature of Witness

Signature of Authorised Representative

Name of Witness (BLOCK LETTERS) Name of Authorised Representative (BLOCK LETTERS)

Address of Witness

Executed by **[INSERT NAME OF COMPANY]** in accordance with section 127 of the **Corporations Act 2001**:

Director/Company Secretary

Director

Name of Director/Company Secretary (BLOCK LETTERS)

Name of Director (BLOCK LETTERS)

Signed by [insert name of person] in the presence of:

Signature of Witness

Name of Witness (BLOCK LETTERS)

Address of Witness

	Schedule 1			
Item 1	National Meter Identifier (NMI)			
Item 2	Commencement Date			
Item 3	Capacity (kW) of SGU			
Item 4	Type of SGU (PV, wind, hydro, etc.)			
Item 5	Other Costs payable by the customer Application Fee (payable up front): \$ Distributor Connection liaison fee (payable up front): \$			

Geographic Place Names Act 1998

NOTICE OF INTENTION TO REGISTER A GEOGRAPHIC NAME

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

File No.	Naming Authority	Place Name	Location
LA/12/0574	Brimbank City Council	Delahey Community Centre	70 Copperfield Drive, Delahey

Office of the Registrar of Geographic Names

c/- **LAND** *VICTORIA* 17th Floor 570 Bourke Street Melbourne 3000

> JOHN E. TULLOCH Registrar of Geographic Names

Schedule 1

Occupational Health and Safety Act 2004

VICTORIAN WORKCOVER AUTHORITY

Notice of Issue of Major Hazard Licence

On 20 June 2008, a licence under Chapter 6 of the Occupational Health and Safety Regulations 2007 was issued to Toll North Pty Ltd, trading as Toll Chemical Logistics, and authorises the facility located at 172–200 Fitzgerald Road, Laverton North, Victoria 3026, to be operated as a major hazard facility.

The Major Hazard Facility Licence was issued for a term of 5 years and will expire on 23 June 2013.

The licence did not include conditions.

The following Schedule 9 materials were authorised by the licence:

From Table 1 of Schedule 9

Material	UN Nos. Included Under Name
ACETYLENE	1001
AMMONIUM NITRATE FERTILISERS	2067
AMMONIUM NITRATE, with not more than 0.2% combustible substances, including any other substances calculated as carbon, to the exclusion of any other added substance	1942
ARSENIC TRIOXIDE, Arsenious (III) Acid and other salts	1561
BROMINE or BROMINE SOLUTIONS	1744
CARBON DISULPHIDE	1131
FORMALDEHYDE	1198
HYDROFLUORIC ACID SOLUTION (greater than 50%)	1790
HYDROGEN	1049
HYDROGEN CHLORIDE – Anhydrous	1050
HYDROGEN FLUORIDE	1052
LP GASES	1075
OXYGEN	1072, 1073
SODIUM CHLORATE, SOLID	1495
TOLUENE DIISOCYANATE	2078

From Table 2 of Schedule 9

Material	Description
Compressed and liquefied gases	Compressed or liquefied gases of Class 2.1 or Subsidiary Risk 2.1
Flammable materials	Liquids which meet the criteria for Class 3 Packing Group I

Flammable materials	Liquids which meet the criteria for Class 3 Packing Group II or III	
Flammable materials	Materials that meet the criteria for Class 4.1 Packing Group I	
Flammable materials	Spontaneously combustible materials that meet the criteria for Class 4.2 Packing Group I or II	
Flammable materials	Materials which liberate flammable gases or react violently on contact with water that meet the criteria for Class 4.2 Packing Group I or II	
Oxidising Materials	Oxidising materials that meet the criteria for Class 5.1 Packing Group I or II	
Peroxides	Organic Peroxides that meet the criteria for Class 5.2	
Toxic Solids and Liquids	Materials that meet the criteria for Toxic in Table 3 except, in relation to mines, sodium cyanide	
Organochlorine pesticide, liquid, toxic, flammable, flash point not less than 23°C (UN 2995)	A liquid material that meets the criteria for Very Toxic in Table 3	
Organophosphorus pesticide, liquid, toxic, flammable, flash point not less than 23°C (UN 3017)	A liquid material that meets the criteria for Very Toxic in Table 3	
Pyrethroid pesticide, liquid, toxic, flammable, flash point not less than 23°C (UN 3351)	A liquid material that meets the criteria for Very Toxic in Table 3	
Organochlorine pesticide, solid, toxic (UN 2761)	A solid material that meets the criteria for Very Toxic in Table 3	
Sodium Cyanide (UN 1689)	A solid material that meets the criteria for Very Toxic in Table 3	
	GREG TWEEDLY Chief Executiv	

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

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

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

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

Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence
Dayana N. Gorgal	The ARMS Group P/L	Level 5, 520 Collins Street, Melbourne, Vic. 3000	Commercial Sub- Agent's Licence
Avais Mohammad	The ARMS Group P/L	Level 5, 520 Collins Street, Melbourne, Vic. 3000	Commercial Sub- Agent's Licence

Dated at Melbourne 25 June 2008

TREVOR RIPPER Registrar Magistrates' Court of Victoria

Private Agents Act 1966

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

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

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

- (a) lodge with me a notice in the prescribed form of his/her 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
 - where the objection is not made by the Registrar or Deputy Registrar a copy to the Registrar.

Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence
Lianne Gilbert	Australian	363 King Street,	Commercial Sub-
	Receivables Ltd	Melbourne, Vic. 3000	Agent's Licence
Shane O'brien	Australian	363 King Street,	Commercial Sub-
	Receivables Ltd	Melbourne, Vic. 3000	Agent's Licence
Thanh Lai Tran	Australian	363 King Street,	Commercial Sub-
	Receivables Ltd	Melbourne, Vic. 3000	Agent's Licence
Suhalia Taleb	Australian	363 King Street,	Commercial Sub-
	Receivables Ltd	Melbourne, Vic. 3000	Agent's Licence
Andrew G. Macdonald	Probe Group P/L	214 Balaclava Road, Caulfield North, Vic. 3161	Commercial Sub- Agent's Licence

Dated at Melbourne 25 June 2008

TREVOR RIPPER Registrar Magistrates' Court of Victoria

Road Transport Reform (Dangerous Goods) Act 1995 (Cth) as applied by **Road Transport (Dangerous Goods) Act 1995** (Vic.) VICTORIAN WORKCOVER AUTHORITY

Revocation of Appointment of Authorised Officers

Whereas various sections of the **Road Transport Reform (Dangerous Goods) Act 1995** (Cth) ('Commonwealth Act') apply as laws of Victoria by virtue of section 5 of the **Road Transport (Dangerous Goods) Act 1995** (Vic.) ('Victorian Act'), and pursuant to section 14 of the Commonwealth Act as so applied, section 41 of the **Interpretation of Legislation Act 1984** (Vic.) and any and all other enabling powers, the Victorian WorkCover Authority ('the Authority'),

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being a Competent Authority within the meaning of section 13 of the Commonwealth Act as so applied, revokes by notice in the Victoria Government Gazette on 3 July 2008 the appointments of the persons identified below, made respectively on the dates identified below, as authorised officers under section 14 of the Commonwealth Act as so applied.

)

)

)

Person:

NIKOS LIKOURESIS, appointed on 23 August 2002

Dated 27 June 2008 Executed by the VICTORIAN WORKCOVER AUTHORITY in accordance with section 18 of the Accident Compensation Act 1985 (Vic.) by:

> E. RUBIN Director S. REINHOLTD Secretary to the Board

State Superannuation Act 1988

DECLARATION OF ELIGIBLE SALARY SACRIFICE CONTRIBUTORS

I, Tim Holding MP, in my capacity as Minister for Finance, WorkCover and the Transport Accident Commission for the State of Victoria, under paragraph (b) of section 3A of the **State Superannuation Act 1988** ('the Act'), by this instrument declare officers governed by the Adult Multicultural Education Services Administrative and Employment Staff Agreement 2008–2010 and its successor industrial instruments and agreements, who are members of the revised scheme or new scheme (as those terms are defined in the Act), to be eligible salary sacrifice contributors from the date of gazettal of this declaration.

Dated 25 June 2008

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

State Employees Retirement Benefits Act 1979

DECLARATION OF

ELIGIBLE SALARY SACRIFICE CONTRIBUTORS

I, Tim Holding MP, in my capacity as Minister for Finance, WorkCover and the Transport Accident Commission for the State of Victoria, under paragraph (b) of section 2A of the State **Employees Retirement Benefits Act 1979** ('the Act'), by this instrument declare officers governed by the Adult Multicultural Education Services Administrative and Employment Staff Agreement 2008–2010 and its successor industrial instruments and agreements, who are members of the State Employees Retirement Benefits Scheme, to be eligible salary sacrifice contributors from the date of gazettal of this declaration.

Dated 25 June 2008

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

Transport Act 1983

ROADS CORPORATION

Tow Truck Application

Notice is hereby given that the following application will be considered by the Licensing Authority after 6 August 2008.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Vehicle Management and Safety, Locked Bag 9000, Kew, Victoria 3101, not later than 31 July 2008.

It will not be necessary for interested parties to appear on the date specified, unless advised in writing.

Agee Panels & Towing Pty Ltd. Application for variation of conditions of tow truck licence numbers TOW457, TOW734, TOW641, TOW740 and TOW792, which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 30 Abbotts Road, Hallam, to change the depot address to 10 Kirkham Road, Dandenong.

Dated 3 July 2008

DON HOGBEN Director

Vehicle Management and Safety Road Safety and Network Access Roads Corporation

Transport Act 1983 ROADS CORPORATION

Tow Truck Application

Notice is hereby given that the following application will be considered by the Licensing Authority after 6 August 2008.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Vehicle Management and Safety, Locked Bag 9000, Kew, Victoria 3101, not later than 31 July 2008.

It will not be necessary for interested parties to appear on the date specified, unless advised in writing.

Trevor Talbot. Application for variation of conditions of tow truck licence numbers TOW629 and TOW735, which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 30 Abbotts Road, Hallam, to change the depot address to 10 Kirkham Road, Dandenong.

Dated 3 July 2008

DON HOGBEN Director Vehicle Management and Safety Road Safety and Network Access Roads Corporation

Transport Act 1983 ROADS CORPORATION

Tow Truck Application

Notice is hereby given that the following application will be considered by the Licensing Authority after 6 August 2008.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Vehicle Management and Safety, Locked Bag 9000, Kew, Victoria 3101, not later than 31 July 2008.

It will not be necessary for interested parties to appear on the date specified, unless advised in writing.

Robert Miller. Application for variation of conditions of tow truck licence number TOW708, which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 30 Abbotts Road, Hallam, to change the depot address to 10 Kirkham Road, Dandenong.

Dated 3 July 2008

DON HOGBEN Director Vehicle Management and Safety Road Safety and Network Access Roads Corporation

Valuation of Land Act 1960 DEPARTMENT OF SUSTAINABILITY

AND ENVIRONMENT

Fees for the Provision of Information

I, Robert Marsh, Valuer-General, pursuant to section 5(2) of the Valuation of Land Act 1960, set the following fees to be paid for the provision of the information held on my behalf by LANDATA[®] and known as PRISM Property Sales Information data providing details of sale or transfer of land or of an interest in land:

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- 1) For the supply of data through the Internet service via the LANDATA[®] web site
 - (i) details of an individual record: 22.71 cents per record subject to (iii) below;
 - (ii) for all sales and transfer data in the whole of any municipality: 22.71 cents per record subject to (iii) below;
 - (iii) a minimum charge of \$25 per month applies.
- For the supply of data via a person or organisation contracted by the Department to provide services to those classes of person listed in (a), (b) and (c) of the Minister's policy direction –
 - (i) for all sales and transfer data: 16.22 cents per record.
- For the supply of data via other media (eg. Fax, email, telephone) – for the supply of details of all or specific records in any municipality –
 - (i) as a regular service \$30 per month plus 28.12 cents per record; or
 - (ii) as a request \$30 per request plus 28.12 cents per record.

Note: All of the above fees in 1, 2 and 3 are GST exclusive.

ROBERT MARSH Valuer-General

Victorian Managed Insurance Authority Act 1996

GOVERNMENT RAIL INSURANCE PROGRAM (GRIP)

Pursuant to section 25A of the Victorian Managed Insurance Authority Act 1996, I direct the VMIA to provide insurance to those entities covered by the GRIP.

Pursuant to 25A of the Victorian Managed Insurance Authority Act 1996, I direct the VMIA to provide insurance for the Heritage and Tourist Rail and Tram operators and the Accredited Rail Operators from \$10 million up to \$250 million.

This direction is effective for one year, from 1 July 2008 to 30 June 2009.

The VMIA is to determine the premiums payable by the entities for their insurance. All other existing terms and conditions are to continue.

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

Victorian Managed Insurance Authority Act 1996 GOVERNMENT RAIL INSURANCE PROGRAM (TERRORISM RISKS FOR OPERATORS)

Pursuant to section 25A of the Victorian Managed Insurance Authority Act 1996, I direct the Victorian Managed Insurance Authority (VMIA) to provide insurance cover to the rail and tram entities which are part of the Government Rail Insurance Program in the event of a declared terrorist incident. This direction excludes the Accredited Rail Operators and the Heritage and Tourist Rail and Tram operators.

This direction is effective from 4 pm EST on 30 June 2008 to 4 pm EST on 30 June 2009. The VMIA is to determine the premium payable by the entities for their insurance. All other existing terms and conditions should be continued.

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

Victorian Managed Insurance Authority Act 1996

DIRECTION BY THE MINISTER FOR FINANCE, WORKCOVER AND THE TRANSPORT ACCIDENT COMMISSION OF THE STATE OF VICTORIA TO THE VICTORIAN MANAGED INSURANCE AUTHORITY

> Insurance of Parties Involved in the Government Rail Program Covering Certain Terrorism Risks

I, Tim Holding MP, Minister for Finance, WorkCover and the Transport Accident Commission, in accordance with section 25A of the Victorian Managed Insurance Authority Act 1996 and all other powers vested in me thereunder, hereby direct the Victorian Managed Insurance Authority ('the Authority') to provide insurance to the parties named in the Schedule to this Direction against:

- (a) physical loss of or damage to infrastructure and assets (including rolling stock) used in or in relation to or in connection with the franchise business of each of Connex Melbourne Pty Ltd, ACN 087 516 210, or MetroLink Victoria Pty Ltd, ACN 085 719 053, or the business of Metlink Victoria Pty Ltd, ACN 105 274 904 (or their respective subsidiary companies), up to a maximum of \$600 million for any one loss or series of losses arising out of any one event, subject to such sub-limits of liability as the Authority deems appropriate;
- (b) increases in the cost of providing Government Rail Program services in consequence of physical loss or damage referred to in (a) above up to a limit of \$20 million; and
- (c) liability for death, injury or damage to property arising out of the ownership or occupation of insured property up to a maximum of \$250 million for any one occurrence or any lesser sum as the Authority deems appropriate,

as a result of a declared terrorist incident happening during the period 4 pm EST on 30 June 2008 to 4 pm EST on 30 June 2009.

For the purposes of this Direction, the expression, 'declared terrorist incident' has the same meaning as in section 6 of the **Terrorism Insurance Act 2003** (C'th).

The Authority shall provide the insurance on its usual terms, conditions and exclusions, subject to any deductibles, amendments or variations the Authority agrees or deems necessary; provided that the Authority shall not insure loss or liability arising from the hazardous properties (including radioactive, toxic or explosive properties) of nuclear fuel, nuclear material or nuclear waste. The Authority will include a clause in its insurance to the effect that the insurance only applies to the extent that the parties in the Schedule to this Direction do not have other insurance.

On or about the date of this Direction the Treasurer has provided an indemnity to the Authority for the full costs of providing the insurance provided in accordance with this Direction, such indemnity to be provided in accordance with the terms and conditions of the separate instrument of indemnity provided by the Treasurer.

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

SCHEDULE INSURED RAIL OPERATORS 2008/2009

1. Metlink and Subsidiary Companies

	Entity	ACN
(a)	Metlink Victoria Pty Ltd	105 274 904
(b)	Revenue Clearing House Pty Ltd	082 923 126

2. Metropolitan Trains

	Entity	ACN
(c)	Connex Melbourne Pty Ltd	087 516 210
(d)	United Group Melbourne Transport Limited (formerly Alstom Melbourne Transport Limited)	088 888 555
(e)	MainCo Melbourne Pty Ltd	107 925 673
(f)	Siemens Rail Services Bayside Pty Ltd	088 116 974

	Entity	ACN
(g)	Any entity which becomes a Franchise Entity as defined in the Franchise Agreement – Train dated 19 February 2004 between the Director of Public Transport and Connex Melbourne Pty Ltd as franchisee (as that definition applies to Schedule 1 of that Franchise Agreement) during the term of insurance.	

3. Metropolitan Trams

	Entity	ACN
(h)	MetroLink Victoria Pty Limited	085 719 053
(i)	Transfield MetroLink Pty Limited	087 536 016
(j)	Transdev Victoria Pty Ltd	087 546 889
(k)	United Group Rail Pty Ltd	097 323 852
(1)	Siemens Rail Services Swanston Pty Ltd	088 116 876
(m)	Any entity which becomes a Franchise Entity as defined in the Franchise Agreement – Tram dated 19 February 2004 between, amongst others, the Director of Public Transport and MetroLink Victoria Pty Limited as franchisee (as that definition applies to Schedule 1 of that Franchise Agreement) during the term of insurance.	

Water Act 1989

BY-LAW NO. 11

TRADE WASTE

In accordance with s287ZE of the Water Act 1989, Coliban Region Water Corporation gives notice of a proposed by-law titled 'Coliban Region Water Corporation By-Law No. 11 Trade Waste.'

The purpose and general purport of the proposed by-law is to:

- (a) define trade waste;
- (b) outline trade waste discharge requirements;
- (c) provide trade waste agreements as the instrument of consent for the discharge of trade waste;
- (d) outline methods for measuring trade waste discharges;
- (e) describe mechanisms for levying charges for trade waste services; and
- (f) define notices and penalties for contravention of trade waste agreements, acceptance criteria or this by-law.

The proposed by-law will repeal and replace existing 'Coliban Region Water Authority Trade Waste By-Law No. 5'.

A copy of the proposed by-law may be inspected free of charge at Coliban Water, 37–45 Bridge Street, Bendigo, during office hours, or viewed on the Coliban Water website www.coliban.com. au

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

Submissions must be received by 3 August 2008.



WATER

Water Act 1989 BY-LAW NO. 2 WATER RESTRICTIONS FOR DROUGHT RESPONSE

Lower Murray Water (LMW) is to introduce a revised By-Law No. 2, Water Restrictions for Drought Response, for all urban and rural garden water supply systems across the LMW region from 1 August 2008.

Continued water shortages across the State led to the revision of By-Law No. 2 Water Restrictions for Drought Response and the intent of the revised By-Law is to ensure greater uniformity by maintaining a four stage uniform restriction schedules across the State of Victoria and prescribe classes of persons for the purpose of issuing infringement notices.

By-Law No. 2 Water Restrictions for Drought Response (revised) will replace By-Law No. 2 Water Restrictions for Drought Response (gazetted May 2006).

Key elements of By-Law No. 2 Water Restrictions for Drought Response:

- promote the conservation of water;
- set out four stages of restrictions on the use of water;
- specify when and how a stage of restriction may be imposed;
- specify things which must not be done while each stage of restriction persists;
- specify principles for considering applications for exemptions from particular restrictions;
- specify principles for deciding when to lift restrictions;
- prescribe offences and penalties for the contravention of this By-law; and

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

Copies of By-Law No. 2 Water Restrictions for Drought Response are publicly available via the LMW web site, www.lmw.vic.gov.au and in hard copy over the counter from any LMW office.

General enquiries related to By-Law No. 2 Water Restrictions for Drought Response should be directed to Mr Keith Thomson on (03) 5051 3420.

> RON LEAMON Managing Director

Water Act 1989

PERMISSIBLE CONSUMPTIVE VOLUME GROUNDWATER ORDER JULY 2008

I, Tim Holding MP, Minister for Water, being the Minister administering the **Water Act 1989**, make the following Order:

1. Citation

This Order is called the Permissible Consumptive Volume Groundwater Order July 2008.

2. Authorising provision

This Order is made under section 22A of the Water Act 1989 (the Act).

3. Purpose

The purpose of this Order is to set permissible consumptive volumes for various areas in the State to assist in the management of groundwater in those areas.

4. Commencement

This Order commences on the date it is published in the Government Gazette.

5. Permissible consumptive volumes

On and from the date on which this Order commences -

- (a) the areas to which this Order applies are shown on plans listed in Column B of the Table and include the subsurface stratum of land and the geological formations applicable to the zones and depths marked on each plan or described in Column C of the Table; and
- (b) the area shown on the plans are or shall be known by the name listed in Column A of the Table; and
- (c) the total volume of water which may be taken in each area listed in the Table (permissible consumptive volume), whether used in that area or elsewhere, under the Act or any other Act, during a period of 12 months commencing from the date that this Order is published in the Government Gazette and any subsequent 12 month period, must not exceed the amount listed in Column D of the Table.

6. Inspection of plans

The plans listed in Column B of the Table may be inspected during business hours at the Central Plan Office, Crown Land Registry, Department of Sustainability and Environment, 570 Bourke Street, Melbourne.

Item No.	Column A	Column B	Column C	Column D
	Groundwater area name	Plan No.	Stratum, formation or zone	Permissible consumptive volume (megalitres)
1.	Alexandra Groundwater Management Area	LEGL./04-126	All formations below surface	1,937
2.	Barnawatha Groundwater Management Area	LEGL./04–128	All formations below surface	2,100
3.	Campaspe Deep Lead Water Supply Protection Area	LEGL./01-47	All formations below surface	47,252

tem No.	Column A	Column B	Column C	Column D
	Groundwater area name	Plan No.	Stratum, formation or zone	Permissible consumptive volume (megalitres)
4.	Colongulac Groundwater Management Area	LEGL./04–129	All formations from surface to 60 metres below surface	4,695
5.	Condah Water Supply Protection Area	LGL./97–226	All formations from 70 metres to 200 metres below surface	7,437
6.	Giffard Groundwater Management Area	LEGL./04–136	All formations from 50 metres to 200 metres below surface	5,665
7.	Glenelg Water Supply Protection Area	LEGL./04-124	All formations below surface	32,660
8.	Glenormiston Groundwater Management Area	LEGL./04–137	All formations from surface to 60 metres below surface	2,565
9.	Goroke Groundwater Management Area	LEGL./02-022	Tertiary Confined Sand Aquifer*	2,200
10.	Heywood Groundwater Management Area	LEGL./04–139	All formations from surface to 70 metres below surface	8,500
11.	Kaniva TCSA Groundwater Management Area	LEGL./02-019	Tertiary Confined Sand Aquifer*	1,100
12.	Katunga Water Supply Protection Area	LEGL./06-251	All formations below 25 metres from surface	59,780
13.	Little Desert Groundwater Management Area	LEGL./02-021	Tertiary Confined Sand Aquifer*	1,100
14.	Lower Ovens Groundwater Management Area	LEGL./06-494	All formations below surface	25,200
15.	Mid Goulburn Groundwater Management Area	LEGL./06-495	Zone 1070 – All formations below 25 metres from surface Zone 1071 – All formations below surface	Collectively 14,900
16.	Mid Loddon Water Supply Protection Area	LEGL./03-095	All formations below surface	37,200

Item No.	Column A	Column B	Column C	Column D
	Groundwater area name	Plan No.	Stratum, formation or zone	Permissible consumptive volume (megalitres)
17.	Mullindolingong Groundwater Management Area	LEGL./04–148 LEGL./04–149	Zone 1 – All formations below surface Zone 2 – All formations	3,317 3,663
	C		below surface	,
18.	Murrayville Water Supply Protection Area	LEGL./00-27	All formations from 70 metres to 200 metres below surface	10,883
19.	Neuarpur Water Supply Protection Area	LGL./97–274	Zone 1 – All formations from 50 metres to 175 metres below surface	20,700
			Zone 2 – All formations from 50 metres to 175 metres below surface	4,050
20.	Nhill Groundwater Management Area	LEGL./02-020	Tertiary Confined Sand Aquifer*	1,200
21.	Nullawarre Water Supply Protection Area	LGL./97–245	All formations from surface to 250 metres below surface	25,100
22.	Orbost Groundwater Management Area	LEGL./04–154	All formations from 20 metres to 45 metres below surface	1,200
23.	Paaratte Groundwater	LEGL./04-155	All formations below 120 metres from surface	4,606
24.	Portland Groundwater Management Area	LEGL./04-156	All formations below 200 metres from surface	6,000
25.	Southern Campaspe Plains Groundwater Management Area	LEGL./06-496	All formations below surface	8,850
26.	Springhill Water Supply Protection Area	LGL./97–271	All formations from surface to 70 metres below surface and all formations below the surface at the volcanic cones as identified in Plan LGL./97–271	5,062
27.	Upper Loddon Water Supply Protection Area	LEGL./02-156	All formations below surface	13,648

Item No.	Column A	Column B	Column C	Column D
	Groundwater area name	Plan No.	Stratum, formation or zone	Permissible consumptive volume (megalitres)
28.	Upper Ovens Water Supply Protection Area	LEGL./04-210	All formations below surface	4,010
29.	Warrion Water Supply Protection Area	LGL./97–252	All formations below surface	13,836
30.	Wy Yung Water Supply Protection Area	LEGL./01-49	Zone 1 – All formations from surface to 25 metres below surface Zone 2 – All formations from surface to 25 metres below surface Zone 3 – All formations from surface to 25 metres below surface	691 5,305 1,430
31.	Yangery Water Supply Protection Area	LGL./97–254	All formations from surface to 100 metres below surface	14,103
32.	Yarram Water Supply Protection Area	LEGL./02-032	Zone 1 – All formations below 200 metres from surface Zone 2 – All formations below surface	Collectively 25,317

* '**Tertiary Confined Sand Aquifer**' means all the lithological units within the Renmark Group as registered by the Geological Society of Australia. Dated 26 June 2008

> TIM HOLDING MP Minister for Water

FORM 7 S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Lots 1, 2 and 3 on Title Plan 827054C, Parish of Dandenong, being the land contained in Certificate of Title Volume 7676 Folio 120; Lots 1, 2 and 3 on Title Plan 827056X, Parish of Dandenong, being the land contained in Certificate of Title Volume 7676 Folio 121: Lot 1 on Title Plan 119270U, Parish of Dandenong, being the land contained in Certificate of Title Volume 9848 Folio 610; and Lot 1 on Title Plan 019511, Parish of Dandenong, being the land contained in Certificate of Title Volume 8808 Folio 689:

Alexcourt Pty Limited, ACN 103 057 512 (as Registered Proprietor).

Published with the authority of VicUrban. Dated 3 July 2008

> For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986 FORM 7

S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Lot 1 on Title Plan 337294M, Parish of Dandenong, being the land contained in Certificate of Title Volume 8382 Folio 972:

Kilo Pty Ltd, ACN 004 756 941 (formerly Di Gregorio Nominees Pty Ltd) (as Registered Proprietor).

Published with the authority of VicUrban.

Dated 3 July 2008

For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation 3 July 2008

G 27

Land Acquisition and Compensation Act 1986

FORM 7 S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Land in Plan of Consolidation 108469, Parish of Dandenong, being the land contained in Certificate of Title Volume 9326 Folio 573:

Peter Dellios (as Registered Proprietor).

Published with the authority of VicUrban. Dated 3 July 2008

For and on behalf of VicUrban
JOHN WARK
Development Manager
Urban Revitalisation

Land Acquisition and Compensation Act 1986 FORM 7

S.	21
Reg.	16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Lot 6 on Plan of Subdivision 013794, Parish of Dandenong, being the land contained in Certificate of Title Volume 6716 Folio 014, and Lot 5 on Plan of Subdivision 013794, Parish of Dandenong, being the land contained in Certificate of Title Volume 6564 Folio 720:

Cortek Developments Pty Ltd, ACN 004 997 773 (formerly Standard Roads (Mains) Ptv Ltd) (as Registered Proprietor).

Published with the authority of VicUrban.

Dated 3 July 2008

For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986 FORM 7

S. 21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described

as Unit 1 on Strata Plan 034397A and an undivided share in the common property, Parish of Dandenong, being the land contained in Certificate of Title Volume 10152 Folio 627:	as Unit 3 on Strata Plan 034397A and an undivided share in the common property, Parish of Dandenong, being the land contained in Certificate of Title Volume 10152 Folio 628:
Mangion Partners Pty Ltd, ACN 101 875 763 (as Registered Proprietor); and	Orlando Valenti Pty Ltd, ACN 106 404 308 (as Registered Proprietor); and
Body Corporate SP 34397, 23 Robinson Street, Dandenong, Vic. 3175.	Body Corporate SP 34397, 23 Robinson Street, Dandenong, Vic. 3175.
Published with the authority of VicUrban.	Published with the authority of VicUrban.
Dated 3 July 2008	Dated 3 July 2008
For and on behalf of VicUrban JOHN WARK	For and on behalf of VicUrban JOHN WARK
Development Manager	Development Manager
Urban Revitalisation	Urban Revitalisation

FORM 7	S. 21
	Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Units 2 and 4 on Strata Plan 034397A and an undivided share in the common property, Parish of Dandenong, being the land contained in Certificate of Title Volume 10159 Folios 648 and 649:

Michelangelo Valenti and Michele Orlando Valenti (as Registered Proprietors); and

Body Corporate SP 34397, 23 Robinson Street, Dandenong, Vic. 3175.

Published with the authority of VicUrban.

Dated 3 July 2008

For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986

FORM 7	S. 21
	Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described

Land Acquisition and Compensation Act 1986

FORM 7	S. 21
	Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Unit 4 on Strata Plan 018758 and an undivided share in the common property, Parish of Dandenong, being the land contained in Certificate of Title Volume 9506 Folio 714:

Pina Melasecca (as Registered Proprietor); and Body Corporate RP 18758, 229 Thomas Street, Dandenong, Vic. 3175.

Published with the authority of VicUrban.

Dated 3 July 2008

For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986

FORM 7

S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Unit 1 on Strata Plan 018758 and an undivided share in the common property, Parish of Dandenong, being the land contained in Certificate of Title Volume 9506 Folio 711:

Ranjit Kaur (as Registered Proprietor); and

Body Corporate RP 18758, 229 Thomas Street, Dandenong, Vic. 3175.

Published with the authority of VicUrban. Dated 3 July 2008

> For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986

FORM 7	S.	21
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Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Unit 2 on Strata Plan 018758 and an undivided share in the common property, Parish of Dandenong, being the land contained in Certificate of Title Volume 9506 Folio 712:

Craig Andrew Stephens (as Registered Proprietor); and

Body Corporate RP 18758, 229 Thomas Street, Dandenong, Vic. 3175.

Published with the authority of VicUrban. Dated 3 July 2008

> For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986

FORM 7	S. 21
	Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Lot 1 on Plan of Subdivision 018253, Parish of Dandenong, being the land contained in Certificate of Title Volume 7688 Folio 139: Resomond Nominees Pty Ltd, ACN 005 150 532 (trading as Dandmond Office Supplies) (as Registered Proprietor).

Published with the authority of VicUrban. Dated 3 July 2008

> For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986

FORM 7	S. 21	
	Reg. 16	

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Land in Plan of Consolidation 169755C, Parish of Dandenong, being the land contained in Certificate of Title Volume 9862 Folio 737:

Pak Shing Ng and So Ngor Kwok Ng (as Registered Proprietors).

Published with the authority of VicUrban.

Dated 3 July 2008

For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986

FORM 7 S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Lot 1 on Title Plan 539848S, Parish of Dandenong, being the land contained in Certificate of Title Volume 7192 Folio 371; and Lot 1 on Title Plan 248892L, Parish of Dandenong, being the land contained in Certificate of Title Volume 5582 Folio 325:

Shaun William Brown and David Garth Brown (trading as Dandenong Airporter) (as Registered Proprietors).

Published with the authority of VicUrban. Dated 3 July 2008

> For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986

FORM 7	S. 21
	Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Lot 1 on Title Plan 605794X, Parish of Dandenong, being the land contained in Certificate of Title Volume 6077 Folio 285:

James Karavias and Avni Selimi (as Registered Proprietors).

Published with the authority of VicUrban.

Dated 3 July 2008

For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986

FORM 7	S. 21
	Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Lot 2 on Plan of Subdivision 057464, Parish of Dandenong, being the land contained in Certificate of Title Volume 8407 Folio 299:

Wooranna Dandy Glass Works Pty Ltd, ACN 007 425 532 (as Registered Proprietor).

Published with the authority of VicUrban.

Dated 3 July 2008

For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

Land Acquisition and Compensation Act 1986

FORM 7 S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Victorian Urban Development Authority (VicUrban) declares that by this notice it acquires the following interest in the land described as Land in Plan of Consolidation 104345, Parish of Dandenong, being the land contained in Certificate of Title Volume 9107 Folio 974:

Fung Shing Pty Ltd, ACN 005 672 784 (as Registered Proprietor).

Published with the authority of VicUrban. Dated 3 July 2008

> For and on behalf of VicUrban JOHN WARK Development Manager Urban Revitalisation

FORM 7

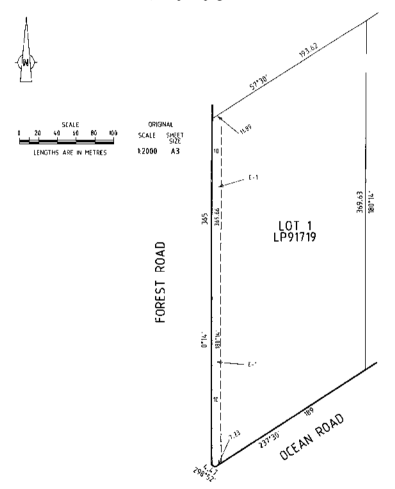
S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Corporation, ABN 86 348 316 514, of 61–67 Ryrie Street, Geelong, Victoria 3220, declares that by this notice it acquires the following interest in the land described as:

Easement for the purposes of a pipeline for water over that piece of land being portion of the land comprised and described in Certificate of Title Volume 08902 Folio 347 and being the area marked E–1 on the plan for creation of easement, the plan page of which is annexed hereto.



Published with the authority of Barwon Region Water Corporation. Dated 3 July 2008

FORM 7

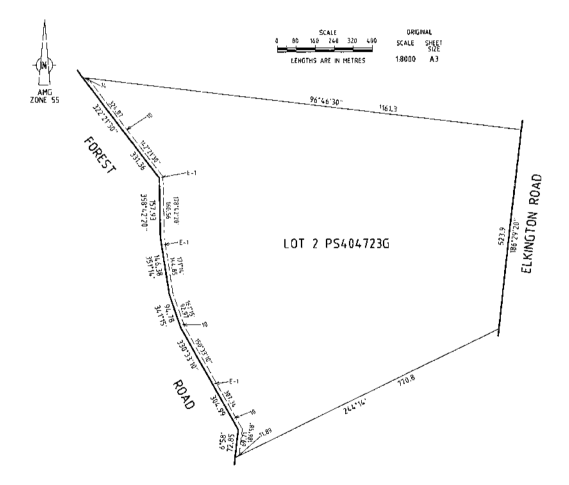
S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Corporation, ABN 86 348 316 514, of 61–67 Ryrie Street, Geelong, Victoria 3220, declares that by this notice it acquires the following interest in the land described as:

Easement for the purposes of a pipeline for water over that piece of land being portion of the land comprised and described in Certificate of Title Volume 10370 Folio 129 and being the area marked E-1 on the plan for creation of easement, the plan page of which is annexed hereto.



Published with the authority of Barwon Region Water Corporation. Dated 3 July 2008

FORM 7

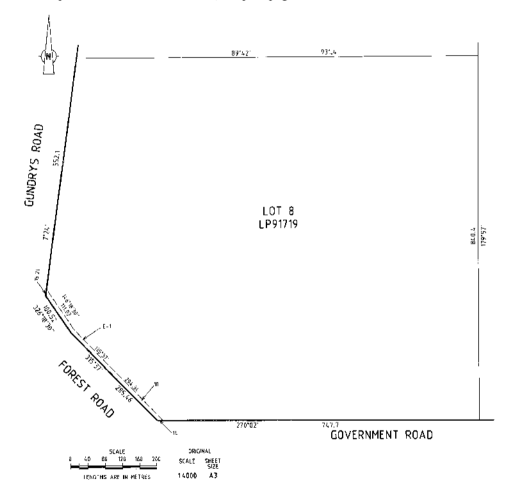
S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Corporation, ABN 86 348 316 514, of 61–67 Ryrie Street, Geelong, Victoria 3220, declares that by this notice it acquires the following interest in the land described as:

Easement for the purposes of a pipeline for water over that piece of land being portion of the land comprised and described in Certificate of Title Volume 08902 Folio 354 and being the area marked E–1 on the plan for creation of easement, the plan page of which is annexed hereto.



Published with the authority of Barwon Region Water Corporation. Dated 3 July 2008

FORM 7

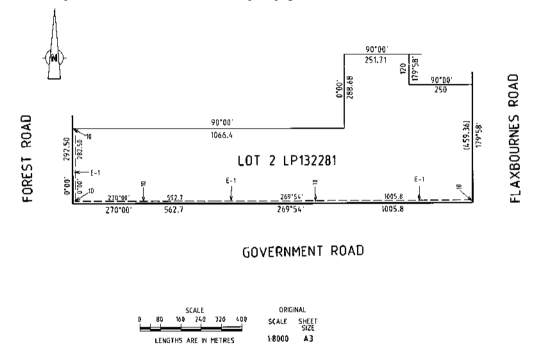
S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Corporation, ABN 86 348 316 514, of 61–67 Ryrie Street, Geelong, Victoria 3220, declares that by this notice it acquires the following interest in the land described as:

Easement for the purposes of a pipeline for water over that piece of land being portion of the land comprised and described in Certificate of Title Volume 09389 Folio 517 and being the area marked E-1 on the plan for creation of easement, the plan page of which is annexed hereto.



Published with the authority of Barwon Region Water Corporation. Dated 3 July 2008

FORM 7

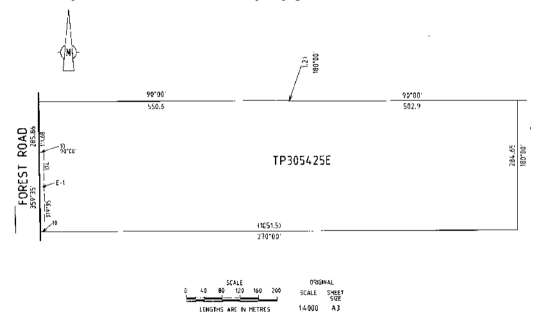
S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Corporation, ABN 86 348 316 514, of 61–67 Ryrie Street, Geelong, Victoria 3220, declares that by this notice it acquires the following interest in the land described as:

Easement for the purposes of a pipeline for water over that piece of land being portion of the land comprised and described in Certificate of Title Volume 09402 Folio 306 and being the area marked E-1 on the plan for creation of easement, the plan page of which is annexed hereto.



Published with the authority of Barwon Region Water Corporation. Dated 3 July 2008

FORM 7

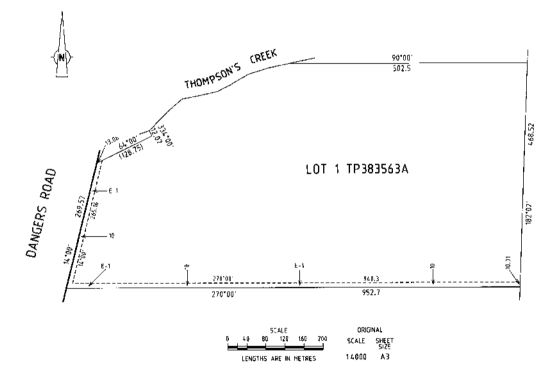
S. 21 Reg. 16

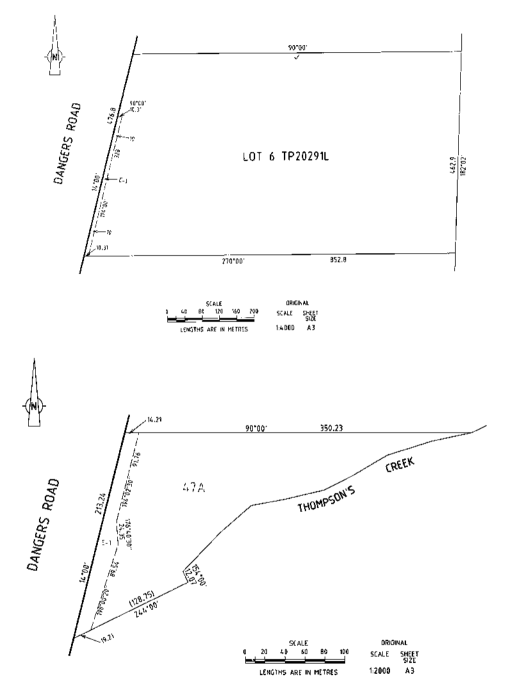
Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Corporation, ABN 86 348 316 514, of 61–67 Ryrie Street, Geelong, Victoria 3220, declares that by this notice it acquires the following interest in the land described as:

Easement for the purposes of a pipeline for water over that piece of land being portion of the land comprised and described in Certificates of Title Volume 10567 Folio 107, Volume 09493 Folio 407 and Volume 06285 Folio 836 and being the area marked E–1 on the plan for creation of easement, the plan pages of which are annexed hereto.





Published with the authority of Barwon Region Water Corporation. Dated 3 July 2008

FORM 7

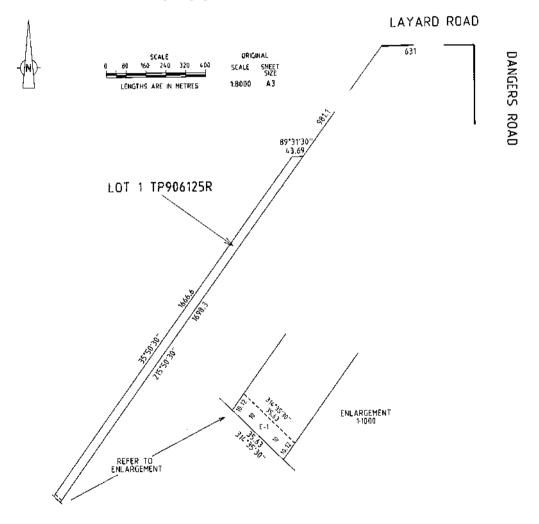
S. 21 Reg. 16

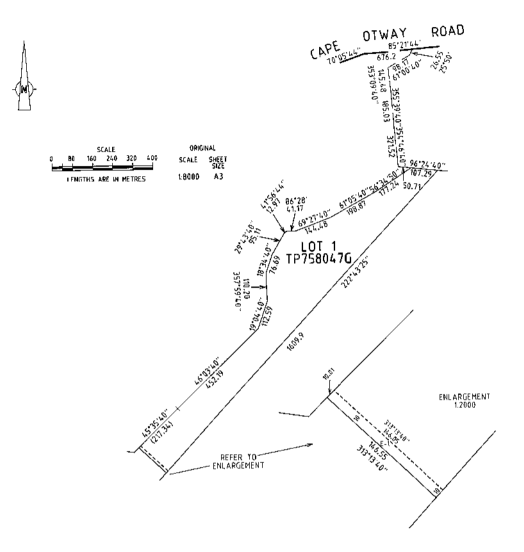
Notice of Acquisition

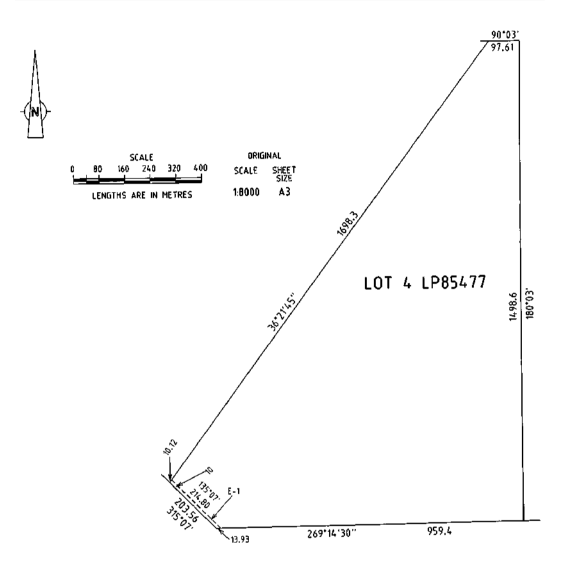
Compulsory Acquisition of Interest in Land

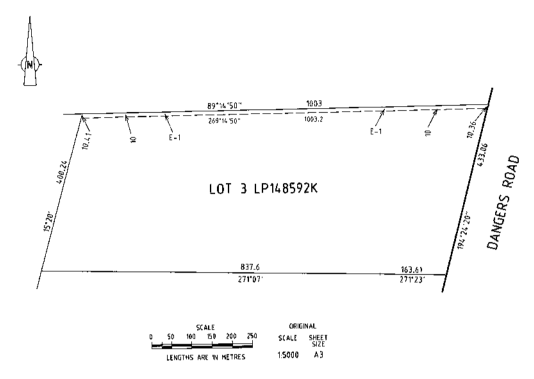
Barwon Region Water Corporation, ABN 86 348 316 514, of 61–67 Ryrie Street, Geelong, Victoria 3220, declares that by this notice it acquires the following interest in the land described as:

Easement for the purposes of a pipeline for water over that piece of land being portion of the land comprised and described in Certificates of Title Volume 09609 Folio 380, Volume 8815 Folio 572, Volume 8815 Folio 573 and Volume 11004 Folio 358 and being the area marked E–1 on the plans for creation of easement, the plan pages of which are annexed hereto.









Published with the authority of Barwon Region Water Corporation. Dated 3 July 2008

FORM 7

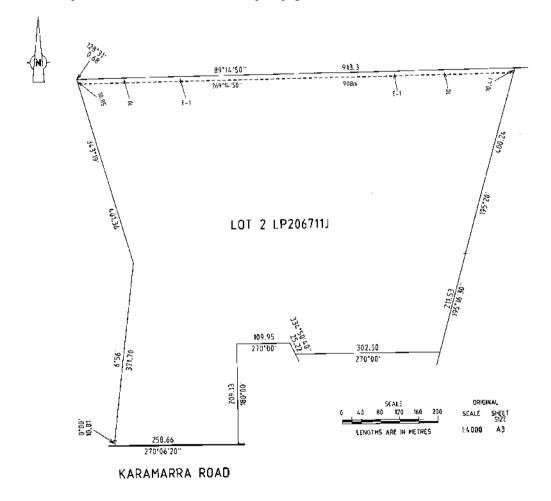
S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Corporation, ABN 86 348 316 514, of 61–67 Ryrie Street, Geelong, Victoria 3220, declares that by this notice it acquires the following interest in the land described as:

Easement for the purposes of a pipeline for water over that piece of land being portion of the land comprised and described in Certificate of Title Volume 09740 Folio 352 and being the area marked E-1 on the plan for creation of easement, the plan page of which is annexed hereto.



Published with the authority of Barwon Region Water Corporation. Dated 3 July 2008

Planning and Environment Act 1987

BAW BAW PLANNING SCHEME

Notice of Approval of Amendment

Amendment C62

The Minister for Planning has approved Amendment C62 to the Baw Baw Planning Scheme.

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

The Amendment seeks to:

- remove Development Plan Overlay Schedule 1 from land zoned Residential 1 Zone in Warragul, Drouin, Trafalgar, Yarragon and Longwarry;
- amend the Schedule to Clause 61.03; and
- make consequential changes to planning scheme maps associated with the above changes.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Baw Baw Shire Council, 61 Smith Street, Warragul; Young Street, Drouin; and the Baw Baw Technology Centre, Princes Highway, Trafalgar.

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987

BOROONDARA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C77

The Boroondara City Council has approved Amendment C77 to the Boroondara Planning Scheme.

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

The Amendment revises the Car Parking Policy at Clause 22.03 to remove the office car

parking provision rate at table 1 so as to give greater effect to the office rate in the State Car Parking Policy at Clause 52.06.

The Amendment was approved by the Boroondara City Council in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 15 January 2008. The authorisation has not been withdrawn.

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

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987 BOROONDARA PLANNING SCHEME

JOROONDARA I LANNING SCHEME

Notice of Approval of Amendment

Amendment C81

The Minister for Planning has approved Amendment C81 to the Boroondara Planning Scheme.

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

The Amendment alters the planning scheme maps and the schedule to the Heritage Overlay so that the Boroondara Planning Scheme is consistent with that as registered on the Victorian Heritage Register.

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

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987

GLEN EIRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C61

The Minister for Planning has approved Amendment C61 to the Glen Eira Planning Scheme.

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

The Amendment to the scheme:

- rezones land at 257 Alma Road, Caulfield North, from a Residential 1 Zone to a Mixed Use Zone; and
- applies an Environmental Audit Overlay (EAO) to land at 257 Alma Road, Caulfield North.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Glen Eira City, Council Municipal Offices, corner of Glen Eira and Hawthorn Roads, Caulfield.

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C86 Part 2

The Minister for Planning has approved Amendment C86 Part 2 to the Greater Geelong Planning Scheme.

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

The Amendment applies to land which is generally bounded by Buckingham Street, O'Halloran Road and Canterbury Road West, Lara, and removes the Land Subject to Inundation Overlay (LSIO) from part of the land.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning

and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Greater Geelong City Council, 131 Myers Street, Geelong.

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C128

The Minister for Planning has approved Amendment C128 to the Greater Geelong Planning Scheme.

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

The Amendment corrects some errors in the Greater Geelong Planning Scheme, to include the correct version of Clause 21.31 – Lara, correct two minor errors in Clause 21.22 – Industry, and one minor error in Schedule 18 to the Design and Development Overlay.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the City of Greater Geelong, 131 Myers Street, Geelong.

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987

MELTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C79

The Minister for Planning has approved Amendment C79 to the Melton Planning Scheme. The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment replaces Schedule 1 of the Comprehensive Development Zone with a new Schedule 1 to allow an increase to the combined leasable floor area for a 'shop' within the Caroline Springs Town Centre Area from $20,000 \text{ m}^2$ to $22,000 \text{ m}^2$.

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

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Approval of Amendment Amendment C73

The Minister for Planning has approved Amendment C73 to the Moonee Valley Planning Scheme.

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

The Amendment makes changes to the Schedule to Clause 52.03 'Specific Sites and Exclusions' and the Schedule to Clause 81.01 'Documents Incorporated in this Scheme' to insert a new document titled '2–12 Hood Street, Airport West, The Good Guys Head Office Redevelopment, August 2007' which facilitates the consolidation and redevelopment of the existing head office of The Good Guys in one complex at 2–12 Hood Street, Airport West.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Moonee Valley City Council, 9 Kellaway Avenue, Moonee Ponds.

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987

MORNINGTON PENINSULA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C102

The Minister for Planning has approved Amendment C102 to the Mornington Peninsula Planning Scheme.

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

The Amendment:

- introduces and applies a new schedule to Clause 43.02 (DDO14 – Flinders Village Centre) over land within a Business 1 Zone at Flinders on an interim basis expiring on 30 June 2009; and
- introduces the Flinders Village Centre Design Guidelines for New Development 2007, as a reference document under Clause 21.12.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Mornington Peninsula Shire Council, Rosebud Office, Besgrove Street, Rosebud.

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

Planning and Environment Act 1987

MORNINGTON PENINSULA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C104

The Minister for Planning has approved Amendment C104 to the Mornington Peninsula Planning Scheme.

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

The Amendment:

 introduces and applies a new schedule to Clause 43.02 (DDO15 – Shoreham Village Centre) over land within a Business 1 Zone at Shoreham on an interim basis expiring on 30 June 2009; and • introduces the Shoreham Design Guidelines Dec 2007, as a reference document under Clause 21.12.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Mornington Peninsula Shire Council, Rosebud Office, Besgrove Street, Rosebud.

> GENEVIEVE OVERELL Acting Executive Director Planning Policy and Reform Department of Planning and Community Development

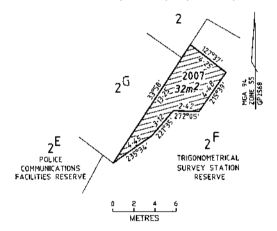
ORDERS IN COUNCIL

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:

DOOLAM – The temporary reservation by Order in Council of 29 July 1969 of an area of 3238 square metres of land in the Parish of Doolam as a site for Public Purposes (Trigonometrical Survey Station), revoked as to part by Order in Council of 2 March 1999 so far only as the portion containing 32 square metres being Crown Allotment 2007, Parish of Doolam as indicated by hatching on plan GP2568 hereunder. (GP2568) – (Rs 9184).



GEELONG – The temporary reservation by Order in Council of 18 August 1959 of an area of 582 square metres, more or less, of land in Section 32A, City of Geelong, Parish of Corio as a site for State School purposes. – (Rs 7838).

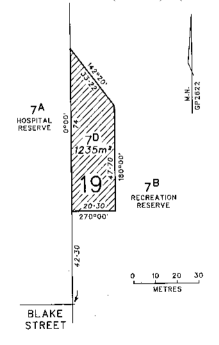
GEELONG – The temporary reservation by Order in Council of 7 October 1986 of an area of 525 square metres, more or less, of land being Crown Allotment 15A, Section 32A, City of Geelong, Parish of Corio as a site for State School purposes. – (Rs 7838).

MILDURA – The temporary reservation by Order in Council of 12 June 1923 of an area of 8.579 hectares, more or less, of land in Section A, Parish of Mildura as a site for Recreation purposes, revoked as to part by Order in Council of 10 July 1979 so far as the balance remaining containing 4.254 hectares, more or less. – (Rs 2766).

MILDURA – The temporary reservation by Order in Council of 7 January 1936 of an area of 8575 square metres, of land being Crown Allotment 87A, Section A, Parish of Mildura as a site for Public Recreation, in addition to and adjoining the site temporarily reserved therefor by Order in Council of 12 June 1923. – (Rs 2766).

RATHSCAR and GLENMONA – The temporary reservation by Order in Council of 27 August 1883 of an area of 45 hectares, more or less, of land in the Parishes of Rathscar and Glenmona as a site for Conservation of Water, revoked as to part by Order in Council of 24 June 1908, so far as the balance remaining containing 39.47 hectares, more or less. – (0615717).

SKIPTON – The temporary reservation by Order in Council of 26 August 1969 of an area of 7.247 hectares, more or less, of land in the Township of Skipton, Parish of Skipton as a site for Public Recreation, so far only as the portion containing 1235 square metres being Crown Allotment 7D, Section 19, Township of Skipton, Parish of Skipton as indicated by hatching on plan GP2622 hereunder. (GP2622) – (Rs 6462).



This Order is effective from the date on which it is published in the Government Gazette. Dated 1 July 2008 Responsible Minister GAVIN JENNINGS

Minister for Environment and Climate Change

> RYAN HEATH 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:

TORQUAY – The temporary reservation by Order in Council of 30 January 1957 of an area of 734 square metres, more or less, of land in Section 5, Township of Torquay, Parish of Puebla as a site for Police purposes. – (Rs 7536).

TORQUAY – The temporary reservation by Order in Council of 16 March 1965 of an area of 152 square metres, more or less, of land in Section 5, Township of Torquay, Parish of Puebla as a site for Public purposes (Police purposes), in addition to and adjoining the site temporarily reserved therefor by Order in Council of 30 January 1957. – (Rs 7536).

TORQUAY – The temporary reservation by Order in Council of 24 August 1993 of an area of 114 square metres of land being Crown Allotment 13D, Section 5, Township of Torquay, Parish of Puebla as a site for Police purposes. – (Rs 7536).

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

Dated 1 July 2008

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change

> RYAN HEATH Clerk of the Executive Council

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 BENDIGO CITY COUNCIL

BENDIGO and EPSOM – Public purposes, total area 6.5 hectares, more or less, being Crown Allotments 26C, 35A, 55A, 2001, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011 and 2012, Township of Epsom, Parish of Sandhurst and Crown Allotment 10, Section F16, At Bendigo, Parish of Sandhurst as shown hatched on Plan No. LEGL./05–370 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2011933).

MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

BUMBANG – Conservation of an area of natural interest, 11.32 hectares being Crown Allotment 10B, Parish of Bumbang as shown on Certified Plan No. 116552 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0120177024).

MUNICIPAL DISTRICT OF THE BULOKE SHIRE COUNCIL

CHARLTON WEST – Conservation of an area of natural interest, total area 348 hectares, more or less, being Crown Allotments 17A, 17B, 18E, 18F, 18G, 18J, 18K, 18M, 18N, 18P, 18Q, 18R and 18S, Parish of Charlton West as shown hatched on Plan No. LEGL./07–012 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (012017023).

MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

TOLTOL – Conservation of native plants and animals, area 150.8 hectares, being Crown Allotment 25A, Parish of Toltol as shown on Certified Plan No. CP111213 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (012017031). This Order is effective from the date on which it is published in the Government Gazette. Dated 1 July 2008 Responsible Minister GAVIN JENNINGS Minister for Environment

and Climate Change

RYAN HEATH Clerk of the Executive Council

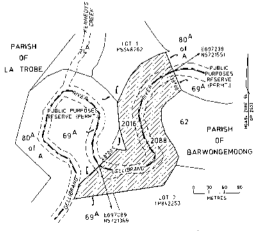
Crown Land (Reserves) Act 1978 SPECIFY PURPOSE OF PERMANENTLY RESERVED CROWN LAND

Order In Council

The Governor in Council under section 4(5) of the **Crown Land (Reserves) Act 1978** specifies that the following Crown land which is permanently reserved for an unspecified purpose be permanently reserved for Water Supply purposes:–

MUNICIPAL DISTRICTS OF THE CORANGAMITE AND COLAC–OTWAY SHIRE COUNCILS

LA TROBE and BARWONGEMOONG – being Crown Allotment 2016, Parish of La Trobe and Crown Allotment 2088, Parish of Barwongemoong [total area 2.84 hectares, more or less] as indicated by hatching on plan GP2603 hereunder and being portion of the land permanently reserved for Public purposes by Order in Council of 23 May 1881 (vide Government Gazette of 27 May 1881 – page 1389). (GP2603) – (05012084).



Total area of hatched partions is 2.84ha*

This Order is effective from the date on which it is published in the Government Gazette. Dated 1 July 2008 Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change

> RYAN HEATH Clerk of the Executive Council

Forests Act 1958

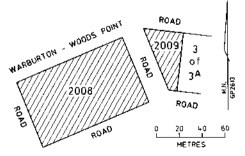
DEDICATION OF CROWN LAND AS RESERVED FOREST

Order in Council

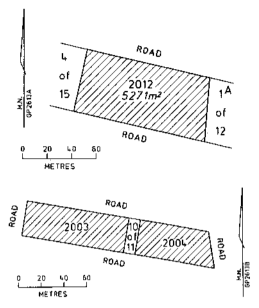
The Governor in Council under section 45(1) of the **Forests Act 1958** dedicates as reserved forest the Crown lands specified hereunder.

MUNICIPAL DISTRICT OF THE SHIRE OF MANSFIELD

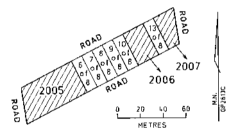
MATLOCK - Crown Allotments 2008 and 2009, Township of Matlock, Parish of Moolpah (total area 7130 square metres) as indicated by hatching on plan GP2613 hereunder; Crown Allotment 2012, Township of Matlock, Parish of Moolpah (area 5271 square metres) as indicated by hatching on plan GP2613A hereunder; Crown Allotments 2003 and 2004, Township of Matlock, Parish of Moolpah (total area 4704 square metres) as indicated by hatching on plan GP2613B hereunder; Crown Allotments 2005, 2006 and 2007, Township of Matlock, Parish of Moolpah (total area 2718 square metres) as indicated by hatching on plan GP2613C hereunder; Crown Allotments 2001 and 2002, Township of Matlock, Parish of Moolpah (total area 5660 square metres) as indicated by hatching on plan GP2613D hereunder; and Crown Allotments 2010 and 2011, Township of Matlock, Parish of Moolpah (total area 498 square metres) as indicated by hatching on plan GP2613E hereunder. (GP2613, 2613A, 2613B, 2613C, 2613D & 2613E) - (09L7-6015).



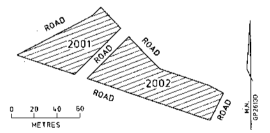
Total area of hatched portions is 7130m²



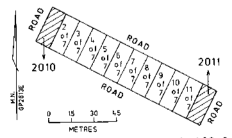
Total area of hatched portions is 4704m²



Total area of hatched portions is 2718m²



Total area of hatched portions is 5660m²



Total area of halched partions is 498m²

This Order is effective from the date on which it is published in the Government Gazette. Dated 1 July 2008 Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change RYAN HEATH

Clerk of the Executive Council

Forests Act 1958

EXCISIONS FROM RESERVED FOREST

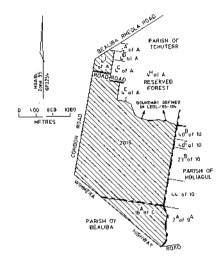
Order in Council

The Governor in Council under section 49(1) of the Forests Act 1958 authorises the permanent excision from reserved forest of the lands specified in this Order.

(Item 1) BARKLY, LANDSBOROUGH, TCHIRREE and WARRENMANG – Area, 3385 hectares, more or less, being Crown Allotment 2005, Parish of Barkly, Crown Allotment 2018, Parish of Landsborough, Crown Allotment 2001, Parish of Tchirree and Crown Allotment 2004, Parish of Warrenmang as shown hatched on Plan LEGL./06–296 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (06L4–1281).

(Item 2) BEALIBA and KOOROC – Area, 1555 hectares, more or less, being Crown Allotments 6F, Section E, 13A, 13B, 13C, 17, 18, 24F, 24G, 24H, 24J and 26, Parish of Bealiba and Crown Allotments 53F, 88B and 88C, Parish of Kooroc as shown hatched on Plan LEGL./06– 470 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (06L6–10893).

(Item 3) BEALIBA and TCHUTERR–Area, 563 hectares, more or less, being Crown Allotment 16A, Section C, Parish of Bealiba and Crown Allotments 4J, Section A and 2015, Parish of Tchuterr as indicated by hatching on the plan hereunder. GP2254 – (06L6–10903).



TOTAL AREA OF HATCHED PORTIONS - 563hat

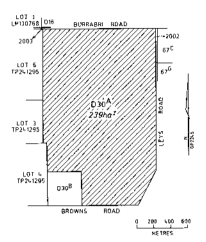
(Item 4) BET BET – Area, 761 hectares, more or less, being Crown Allotment 3C, Section 6A, Parish of Bet Bet as shown hatched on Plan LEGL./07–057 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (06L6–10914).

(Item 5) BULGANA, CONCONGELLA SOUTH and ARARAT – Area, 2077 hectares, more or less, being Crown Allotments 32A and 32B, Parish of Bulgana, Crown Allotments 28, 29 and 30, Section Y, Parish of Concongella South and Crown Allotments 5G and 5H, Section 3 and 74A, Section 3A, Parish of Ararat as shown hatched on Plan LEGL./04–509 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0513473).

(Item 6) BUNG BONG – Area, 412 hectares, more or less, being Crown Allotment 2010, Parish of Bung Bong as shown hatched on Plan LEGL./05–480 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0617658).

(Item 7) BURKE – Area, 173 hectares, more or less, being Crown Allotment 6C and 6D, Section 3, Parish of Burke as shown hatched on Plan LEGL./06–464 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (06P134706).

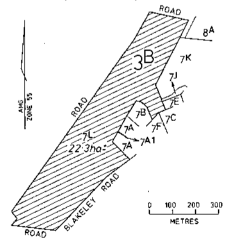
(Item 8) CARALULUP – Area, 239 hectares, more or less, being Crown Allotment D30A, Parish of Caralulup as indicated by hatching on the plan hereunder. GP2245 – (05P108405).



(Item 9) CARAPOOEE, DALYENONG and KOOROC – Area, 2643 hectares, more or less, being Crown Allotment 2B, Section D, Parish of Carapooee, Crown Allotments 61B and 121C, Parish of Dalyenong and Crown Allotments 108C, 110B, 110C and 115B, Parish of Kooroc as shown hatched on Plan LEGL./06–480 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2016365).

(Item 10) CARAPOOEE WEST and MOOLERR – Area, 595 hectares, more or less, being Crown Allotment 2005, Parish of Carapooee West and Crown Allotment 2009, Parish of Moolerr as shown hatched on Plan LEGL./06– 073 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (06P120964).

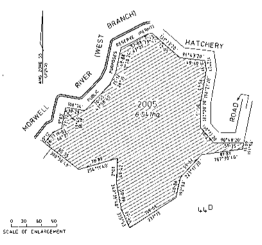
(Item 11) CASTLEMAINE – Area, 22.3 hectares, more or less, being Crown Allotment 7L, Section 3B, Parish of Castlemaine as indicated by hatching on the plan hereunder. GP1979A – (06L6–10971).



(Item 12) CROSBIE – Area, 2020 hectares, more or less, being Crown Allotments 15A, 20A and 26A, Section C, 2A, 2B, 6A, 8B, 8C, 11A and 11B, Section D, Parish of Crosbie as shown hatched on Plan LEGL./06–319 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (06L6– 10785).

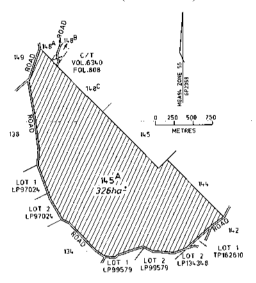
(Item 13) EPPALOCK, LYELL and SEDGWICK – Area, 2173 hectares, more or less, being Crown Allotments 3C and 3D, Section 16, Parish of Eppalock, Crown Allotments 1B, 1C, 1D and 1E, Section 1, 7E, 7F, 8G, 10E and 10F, Section 2, 4C, Section 3, 2C, Section 4, 3A and 3B, Section 5, 7A, Section 6, 1B and 1C, Section 14, 4B and 5B, Section 15, Parish of Lyell and Crown Allotments 1C, Section 8, 3B, 3C and 3D, Section 11, 7A and 7B, Section 12, 3C, 3E, 3F and 3G, Section 13, 2C, 2D and 2F, Section 16, Parish of Sedgwick as shown hatched on Plan LEGL./06–460 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0612304).

(Item 14) GUNYAH GUNYAH – Area, 6.541 hectares, being Crown Allotment 2005, Parish of Gunyah Gunyah as indicated by hatching on the plan hereunder. GP2405 – (15–09544).

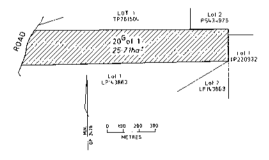


(Item 15) HEATHCOTE and TOOBORAC – Area, 1350 hectares, more or less, being Crown Allotment 31A, Section 3 and Crown Allotments 37G1 and 2018, Parish of Heathcote and Crown Allotment 43E, Parish of Tooborac as shown hatched on Plan LEGL./07–044 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (06L6–10789).

(Item 16) KERRIE – Area, 326 hectares, more or less, being Crown Allotment 145A, Parish of Kerrie as indicated by hatching on the plan hereunder. GP2359 – (06L6–11105).



(Item 17) KRAMBRUK – Area, 25.7 hectares, more or less, being Crown Allotment 20G, Section 1, Parish of Krambruk as indicated by hatching on the plan hereunder. GP2426 – (2016116).

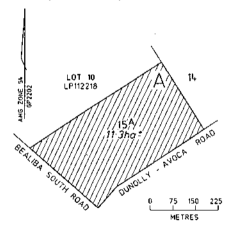


(Item 18) MALDON, MUCKLEFORD and TARRENGOWER – Area, 519 hectares, more or less, being Crown Allotments 2D and 2E, Section A, 3B, 3D and 3E Section 1C, 2013, 2018, 2019 and 2020, Parish of Maldon, Crown Allotments 2001, 2002 and 2003, Parish of Muckleford and Crown Allotments 2009 and 2010, Parish of Tarrengower as shown hatched on Plan LEGL./06–439 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (06L6–10964).

(Item 19) MOORA, WARANGA and WHROO – Area, 2171 hectares, more or less, being Crown Allotment 2005, Parish of Moora, Crown Allotment 2005, Parish of Waranga and Crown Allotments 2014 and 2016, 2018 and 2019, Parish of Whroo as shown hatched on Plan LEGL./06–321 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (06L7–1105).

(Item 20) MOORMBOOL EAST and WIRRATE – Area, 477 hectares, more or less, being Crown Allotments 74D and 75B, Parish of Moormbool East and Crown Allotments 5, 6 and 7, Section A, 9A and 12A, Section B, 2008, 2009 and 2028, Parish of Wirrate as shown hatched on Plan LEGL./06–314 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0609547).

(Item 21) NATTEYALLOCK – Area, 11.3 hectares, more or less, being Crown Allotment 15A, Section A, Parish of Natteyallock as indicated by hatching on the plan hereunder. GP2202 – (06L6–10770).

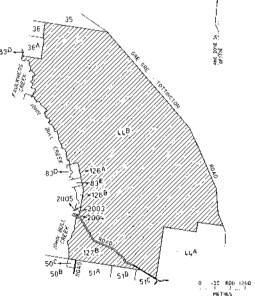


(Item 22) PANYULE – Area, 345 hectares, more or less, being Crown Allotments 18A, 18B and 18C, Section 1, Parish of Panyule as shown hatched on Plan LEGL./06–449 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (09L7– 5730).

(Item 23) REDBANK and WARRENMANG – Area, 1203 hectares, more or less, being Crown Allotment 4, Section K, Parish of Redbank and Crown Allotments 189D and 189E, Parish of Warrenmang as shown hatched on Plan LEGL./05–102 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (06L6–11017).

(Item 24) SHELBOURNE – Area, 852 hectares, more or less, being Crown Allotments 5B, 6D and 6E, Section 4 and 13B, Section 10, Parish of Shelbourne as shown hatched on Plan LEGL./06–274 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (06L6–10782).

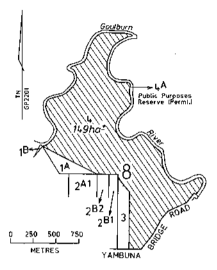
(Item 25) TOTTINGTON – Area, 1890 hectares, more or less, being Crown Allotments 44B and 127B, Parish of Tottington as indicated by hatching on the plan hereunder. GP2226 – (P124453).



Total area of halched portions is 1890ha#

(Item 26) WARRENMANG and YEHRIP – Area, 892 hectares, more or less, being Crown Allotment 55B, Section 3, Parish of Warrenmang and Crown Allotment 2008, Parish of Yehrip as shown hatched on Plan LEGL./06–476 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (06L6–11020).

(Item 27) WHROO – Area, 3.06 hectares, more or less, being Crown Allotments 2009 and 2010, Parish of Whroo and Crown Allotments 30B, Section 7 and 2001, Township of Whroo, Parish of Whroo as shown hatched on Plan LEGL./06– 300 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0609399). (Item 28) WYUNA – Area, 149 hectares, more or less, being Crown Allotment 4, Section 8, Parish of Wyuna as indicated by hatching on the plan hereunder. GP2201 – (09L7–5815).



Such excisions to come into effect on the fourteenth day after the publication of this Order in the Government Gazette.

Dated 1 July 2008

Responsible Minister

GAVIN JENNINGS MLC

Minister for Environment and Climate Change

RYAN HEATH Clerk of the Executive Council

Victorian Plantations Corporation Act 1993

AMENDMENT TO ORDER REVERTING VESTED LANDS TO THE CROWN

Order In Council

The Governor in Council under section 17(2) of the Victorian Plantations Corporation Act 1993 and section 27 of the Interpretation of Legislation Act 1984 amends the Order in Council of 16 August 2005 and published in the Victoria Government Gazette dated 18 August 2005, page 1854 by deleting the words:

Crown Allotment 2002 Parish of Wanwin (4.17ha) as shown on Plan LEGL./03–149 lodged in the Central Plan Office

and substituting:

Crown Allotment 2002 Parish of Wanwin (4.17ha) as shown on Plan LEGL./04–004 lodged in the Central Plan Office.

Victoria Government Gazette

This Order is effective from the date on which it is published in the Government Gazette. Dated 1 July 2008 Responsible Minister

GAVIN JENNINGS Minister for Environment and Climate Change

> RYAN HEATH Clerk of the Executive Council

Country Fire Authority Act 1958

DETERMINATION OF RATE OF INTEREST

Order in Council

The Governor in Council under the **Country Fire Authority Act 1958** fixes the rate of interest for the purposes of:

- 1. Section 78(4)(b) and 5(e) at 12 per cent per annum to apply to amounts which first become due and payable under section 78(4)(a) and section 78(5)(d), respectively, on or after 1 July 2008.
- 2. Section 80(1)(d) at 12 per cent per annum to apply to amounts which first become due and payable on or after 1 July 2008.
- 3. Section 81(1)(c) at 12 per cent per annum to apply to amounts which first become due and payable under section 81(1)(b) on or after 1 July 2008.

Dated 1 July 2008

Responsible Minister

BOB CAMERON

Minister for Police and Emergency Services

> RYAN HEATH Clerk of the Executive Council

Metropolitan Fire Brigades Act 1958

DETERMINATION OF RATE OF INTEREST

Order in Council

The Governor in Council under the **Metropolitan Fire Brigades Act 1958** fixes the rate of interest for the purposes of:

1. Section 41(4)(b) and 5(e) at 12 per cent per annum to apply to amounts which first become due and payable under section 41(4)(a) and section 41(5)(d), respectively, on or after 1 July 2008.

- 1623
- 2. Section 43(1)(e) at 12 per cent per annum to apply to amounts which first become due and payable on or after 1 July 2008.
- 3. Section 45(1)(c) at 12 per cent per annum to apply to amounts which first become due and payable under section 45(1)(b) on or after 1 July 2008.

Dated 1 July 2008

Responsible Minister

BOB CAMERON Minister for Police and Emergency Services

> RYAN HEATH Clerk of the Executive Council

Plant Health and Plant Products Act 1995

DECLARATION OF CONTROL AREAS IN VICTORIA FOR THE PURPOSE OF PREVENTING THE ENTRY OF THE PEST GRAPE PHYLLOXERA

Order in Council

The Governor in Council under section 9 of the Plant Health and Plant Products Act 1995 (the Act) –

- (a) for the purpose of preventing the entry of the pest grape phylloxera (*Daktulosphaira vitifolii*) from other parts of Victoria, declares
 - (i) the area described in Schedule 1 to be a control area known as the Western Phylloxera Exclusion Zone; and
 - (ii) the area described in Schedule 2 to be a control area known as the Pyrenees/Grampians Phylloxera Exclusion Zone; and
 - (iii) the area described in Schedule 3 to be a control area known as the Bendigo/Heathcote control area; and
- (b) specifies the prohibitions in Schedule 4 which are to operate in the control areas to prevent the entry of the pest grape phylloxera from other parts of Victoria; and
- (c) revokes the Order made under section 9 of the Act on 7 August 2007, and published in the Government Gazette G32 on 9 August 2007 (pages 1841–1842).

This Order is to come into operation on the day of its publication in the Government Gazette.

Dated 1 July 2008 Responsible Minister JOE HELPER MP Minister for Agriculture

> RYAN HEATH Clerk of the Executive Council

SCHEDULE 1

The area of land within the rural cities of Mildura and Swan Hill, the shires of Gannawarra and West Wimmera, and the Geographical Indication 'Henty' (Commonwealth of Australia Gazette, No. GN 23, Wednesday 14 June 2000, page 3).

SCHEDULE 2

The area of land within the rural city of Ararat and the shires of Northern Grampians and Pyrenees, and the area bounded by a line commencing at the intersection of the boundaries of the shires of Moyne and Southern Grampians and the rural city of Ararat, then in a south-westerly

direction along the southern boundary of the shire of Southern Grampians to the intersection of the boundary of the shires of Southern Grampians and Moyne, and the Geographical Indication 'Henty' (Register of Protected Names, 24 August 2000), then in a generally northerly direction along the boundary of the Geographical Indication 'Henty' to the intersection of the Wannon River and Bundol Road, then in a north-easterly direction along Bundol Road to the intersection of Bundol Road and Victoria Valley Road, then in a northerly direction along Victoria Valley Road to the intersection of Victoria Valley Road and Cassidys Gap Road, then in a easterly direction along Cassidys Gap Road to the intersection of Cassidys Gap Road and the boundary of the Rural City of Ararat, then in a generally southerly direction along the boundary of the rural city of Ararat to the point of commencement.

SCHEDULE 3

The area of land within the Geographical Indication 'Heathcote' (Register of Protected Names, 21 August 2002), and the area bounded by a line commencing at the intersection of the Geographical Indication 'Bendigo' (Register of Protected Names, 27 June 2001) and the Shires of Hepburn and Pyrenees, then in a northerly direction along the eastern boundary of the Shire of Pyrenees, to the intersection of the boundaries of the Shires of Pyrenees and Northern Grampians, and the Geographical Indication 'Bendigo', then in a generally northerly, easterly, then southwesterly direction along the boundary of the Geographical Indication 'Bendigo' to the point of commencement.

SCHEDULE 4

1. Definitions

In this Schedule –

'host material' means any plant, plant part or plant product of the genus *Vitis*, including potted vines, cuttings, rootlings, grapes, grape marc, grape must, juice, germplasm and plant and soil samples for diagnostic purposes;

'juice' means fresh, unclarified or unfiltered juice, but not juice filtered or otherwise processed so as to achieve a maximum particle size of 50 microns.

2. Prohibitions relating to the control areas

- (1) The entry into the control areas of -
 - (a) any host material; or
 - (b) any agricultural equipment that has been used for the cultivation, harvesting, handling, transport or processing of plant, plant parts or plant products of the genus *Vitis*; or
 - (c) any package which has contained any plant, plant part or plant product of the genus *Vitis*; or
 - (d) soil originating from a property involved in the cultivation or handling of plants, plant parts or plant products of the genus *Vitis* –

is prohibited.

(2) Sub-clause (1) does not apply in the case of any host material, equipment, package or soil sourced from, or last used on, a property located in an area of Victoria declared as a control area for preventing the entry of phylloxera.

Note: Section 9(3) of the **Plant Health and Plant Products Act 1995** provides that a person is guilty of an offence and liable for a penalty not exceeding 100 penalty units for entering a control area contrary to any prohibition or restriction, unless authorised to do so under a permit issued by the Secretary.

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

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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:

85.	Statutory Rule:	Infringements (General)	fron	n Information Victoria et, Melbourne on the da	, 505 Little Collins
	Authorising Act.	(Amendment) Regulations 2008 Infringements	66.	Statutory Rule:	Impounding of Livestock
	Authorising Act:	Act 2006			Regulations 2008
97	Date of making:	1 July 2008 Fain Tax din a		Authorising Act:	Impounding of Livestock Act 1994
86.	Statutory Rule:	Fair Trading (Safety Standard) (Brame and Strellers)		Date first obtainable:	3 July 2008
		(Prams and Strollers) Regulations 2008		Code A	D
	Authorising Act:	Fair Trading Act 1999	67.	Statutory Rule:	Domestic (Feral and
	Date of making:	1 July 2008			Nuisance)
87.	Statutory Rule:	Zoological Parks			Animals
		and Gardens (Fees) Amendment			(Infringemets
		Regulations 2008			Amendment) Regulations 2008
	Authorising Act:	Zoological Parks and		Authorising Act:	Domestic (Feral
		Gardens Act 1995		Autorising Act.	and Nuisance)
	Date of making:	1 July 2008			Animals Act 1994
				Date first obtainable:	3 July 2008
				Code A	
			68.	Statutory Rule:	Prevention of Cruelty to Animals (Amendment) Regulations 2008
				Authorising Act:	Prevention of Cruelty to Animals Act 1986
				Date first obtainable:	3 July 2008
				Code A	
			69.	Statutory Rule:	State Superannuation Regulations 2008
				Authorising Act:	State Superannuation Act 1988
				Date first obtainable: Code B	3 July 2008

70.	Statutory Rule: Authorising Acts:	City of Melbourne (Elections) Amendment Regulations 2008 City of Melbourne	75.	Statutory Rule:	Transport (Passenger Vehicles) (Miscellaneous Amendment) Pagulations 2008
		Act 2001 Local Government Act 1989		Authorising Act: Date first obtainable: Code A	Regulations 2008 Transport Act 1983 3 July 2008
	Date first obtainable:	3 July 2008	76		Transport
71.	Code B Statutory Rule:	Drugs, Poisons and Controlled Substances (Volatile Substances) (Amendment)	70.	Statutory Rule:	Transport (Taxi-cabs Network Service Provider Accreditation Exemptions) (Amendment) Regulations 2008
		Regulations 2008		Authorising Act:	Transport Act 1983
	Authorising Act:	Drugs, Poisons and Controlled		Date first obtainable: Code A	3 July 2008
		Substances Act 1981	77.	Statutory Rule:	Road Safety (General)
	Date first obtainable: Code A	3 July 2008			(Infringements Trail Amendments) Regulations 2008
72.	Statutory Rule:	Transport (Infringements) (Amendment)		Authorising Act:	Road Safety Act 1986
		Regulations 2008		Date first obtainable:	3 July 2008
	Authorising Act:	Transport Act 1983		Code A	
	Date first obtainable: Code B	3 July 2008	78.	Statutory Rule:	Road Safety (Road Rules) (Amendment)
73.	Statutory Rule:	Transport			Regulations 2008
		(Conduct) (Amendment) Regulations 2008		Authorising Act:	Road Safety Act 1986
	Authorising Act:	Transport Act 1983		Date first obtainable:	3 July 2008
	Date first obtainable:	3 July 2008		Code A	
	Code B	5	79.	Statutory Rule:	Road Safety
74.		Transport (Taxi-Cabs) (Amendment)			(General) (Peer Passenger Restrictions) Regulations 2008
	Authorigina Act.	Regulations 2008		Authorising Act:	Road Safety
	Authorising Act: Date first obtainable:	Transport Act 1983 3 July 2008		Date first obtainable:	Act 1986
	Code B	5 July 2000		Code A	5 July 2000

80.	Statutory Rule:	Road Safety (Drivers) (Peer Passenger Restrictions) Interim Regulations 2008	
	Authorising Act:	Road Safety Act 1986	of p Gaz
	Date first obtainable: Code A	3 July 2008	and out
81.	Statutory Rule:	EastLink Project Regulations 2008	Pri
	Authorising Act:	EastLink Project Act 2004	A B
	Date first obtainable: Code B	3 July 2008	C D
82.	Statutory Rule:	Professional Boxing and Combat Sports Regulations 2008	E F G H
	Authorising Act:	Professional Boxing and Combat Sports Act 1985	I J K L
	Date first obtainable: Code C	3 July 2008	M N O

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