

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 23 Thursday 9 June 2005

www.gazette.vic.gov.au

GENERAL

TABL	E OF F	PROVISIONS	
Private Advertisements		Robin Hanley	1173
M. F. & M. Small Nominees Pty Ltd		Jacqualine Amber Kennedy	1174
Dissolution of Partnership		Mediha Mimi	1174
Tan Smart	1170	V. H. Vo & T. K. N. Le	1174
Estates of Deceased Persons		Proclamations	
A. B. Natoli Pty	1170	Government and Outer Budget Sector	
Birdsey, Dedman & Bartlett	1170	Agencies Notices	1176
Borchard & Moore	1170	Orders in Council	1211
Harwood Andrews	1170	Acts:	
James Higgins & Co.	1170	Health Services;	
John Keating & Associates	1171	Local Government;	
John Stewart	1171	Prevention of Cruelty to An	mals
Klooger Forbes Hassett	1171		
Littleton Hackford	1171		
Lyttletons	1171		
Macpherson + Kelley	1171		
Mills Oakley	1172		
Paul McGuinness & Associates Pty	1172		
Peter Gardiner	1172		
Pietrzak	1172		
Polites & Carroll	1172		
Rigby Cooke	1172		
Ryan, Mackey & McClelland	1173		
Tait Leishman Taylor	1173		
Sales by the Sheriff			
Gino Alberico	1173		

Advertisers Please Note

As from 9 June 2005

The last Special Gazette was No. 109 dated 8 June 2005. The last Periodical Gazette was No. 2 dated 23 September 2004.

How To Submit Copy

- See our webpage www.craftpress.com.au
- or contact our office on 9926 1233
 between 8.30 am and 5.30 pm Monday to Friday

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

- 1 Treasury Place, Melbourne (behind the Old Treasury Building), and
- Craftsman Press Pty Ltd, 125 Highbury Road, Burwood 3125 (front of building).

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

Please Note:

The Victoria Government Gazette for Queen's Birthday week (G24/05) will be published on **Thursday 16 June 2005**.

Copy deadlines:

Private Advertisements

9.30 am on Friday 10 June 2005.

Government and Outer

Budget Sector Agencies Notices

9.30 am on Tuesday 14 June 2005.

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

JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

Land Act 1958

Notice is hereby given that M. F. & M. Small Nominees Pty Ltd has applied for a lease pursuant to Section 134A of the Land Act 1958 for a term of 21 years in respect of Crown Allotment 2062 on OP 122202, Parish of Melbourne North, containing 43 square metres as a site for a balcony.

Ref. No. 12L12/1731.

DISSOLUTION OF PARTNERSHIP

In accordance with section 41 of the **Partnership Act 1958**, Victoria, Lynnette Andrews hereby provides public notification of her retirement from the partnership trading as Tan Smart at 1083 Frankston–Flinders Road, Somerville, Victoria.

Re: LOUISE ELLEN WELLS, late of Unit 4, 14 Lorne Parade, Surrey Hills, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 April 2005, are required by the trustees, Patricia Margaret Brabon of Unit 2, 244 Mont Albert Road, Surrey Hills, Victoria, retired nurse, no relation and Katrina Louise Murray of 5 Church Street, Burwood, Victoria, teacher, no relation, to send particulars to the trustees by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

VERA HANORAH MARY DAVIS, also known as Vera Davis and Vera Hanora Mary Davis, late of 11 Watton Street, Werribee, Victoria, investor, deceased.

Creditors, next-of-kin and others having claims against the estate of the deceased, who died on 4 January 2005, are required by the executor of the Will and Codicil, Lorraine Rose Secen, to send particulars to her care of Birdsey, Dedman & Bartlett of 166A Ryrie Street,

Geelong, solicitors, by 23 August 2005 after which date she may convey or distribute the assets having regard only to the claims of which she then has notice.

Dated 2 June 2005 BIRDSEY, DEDMAN & BARTLETT, solicitors, 166A Ryrie Street, Geelong.

Re: IBRAHIM DIZDAR, late of Unit 2, 22 Leonard Avenue, Noble Park, Victoria, retired self-employed, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 February 2005, are required by the trustee, Azem Aganovic of 13 King Street, Dandenong, Victoria, service manager, to send particulars to the trustee by 24 August 2005 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

PHYLOMENA ROSE O'KEANE, late of Kelaston Nursing Home, 1300 Howitt Street, Wendouree, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 May 2004, are required by the executor of the deceased's Will to send particulars to him care of the undermentioned lawyers by 8 August 2005 after which date the executor may convey or distribute the assets having regard only to the claims of which he then has notice.

HARWOOD ANDREWS, lawyers, 70 Gheringhap Street, Geelong 3220.

Re: ESTER ELIZABETH STAVERMAN, late of Euratel Apartment, 310 Costa De Los Pinos, Son Severa, Mallorca, Spain, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 January 2005, are required by the executor, Equity Trustees Limited, ACN 004 031 298, of Level 2, 575 Bourke Street, Melbourne, Victoria, to send particulars of their claims to the executor care of James

Higgins & Co., 443 Little Collins Street, Melbourne by 9 August 2005 after which date the executor will convey or distribute the assets having regard only to the claims of which the executor then has notice.

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

RE: Estate of ROSE JUNE McMAHON.

Creditors, next-of-kin or others having claims in respect of the estate of ROSE JUNE McMAHON, late of Alexander Aged Care Facility, 1720 Dandenong Road, Clayton, Victoria, widow, deceased, who died on 2 March 2005, are to send particulars of their claims to the executor, care of the undermentioned solicitors by 11 August 2005 after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

JOHN KEATING & ASSOCIATES, solicitors, 191 Greville Street, Prahran 3181.

Creditors, next-of-kin and others having claims in respect of the Will of ALAN BRUCE TAYLOR, late of 1/6–10 Farnham Court, Flemington, Victoria, retired, deceased, who died on 1 May 2005, are requested to send particulars of their claims to the executor, Pamela Joy Taylor, care of the undermentioned legal practitioner by 10 August 2005 after which date she will distribute the assets having regard only as to the claims of which she then has notice.

JOHN STEWART, legal practitioner, 290 Racecourse Road, Newmarket.

Re: JACK DESMOND WALKER, late of 357 Warrabkook Road, Byaduk, Victoria, chartered accountant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 October 2004, are required by the trustee, Gwenda Walker of 357 Warrabkook Road, Byaduk, Victoria, widow, the wife, to send particulars to the trustee by 16 August 2005 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

KLOOGER FORBES HASSETT, lawyers, Level 1, 1395 Toorak Road, Camberwell 3124. Creditors, next-of-kin and others having claims in respect of the estate of PELAGIA KOSAKIEWICZ, late of 30 Papyrus Street, Morwell, Victoria, home duties, deceased, who died on 17 April 2005, are to send their claims to the trustees, Michael Kosakiewicz of 15 Hourigan Drive, Traralgon, Victoria, William Kosakiewicz of 15 Tambo Crescent, Morwell, Victoria and Szulca Kosakiewicz of RMB 4558, Riedys Road, Jeeralang, Victoria, care of the belowmentioned solicitors by 8 August 2005 after which date they will distribute the assets of the deceased having regard only to the claims of which they then have notice.

LITTLETON HACKFORD, solicitors, Law Chambers, 115–119 Hotham Street, Traralgon, Vic. 3844.

Re: WILHELMINE ALICE STRAUSS, also known as Wilhelmina Alice Strauss, late of Chelsea Private Nursing Home, 256 Station Street, Edithvale, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 December 2004, are required by the executor, Catherine Veronica Meade, to send particulars to her care of the undermentioned solicitors by a date not later than two months from the date of publication hereof, after which date the executor will convey or distribute the assets, having regard only to the claims of which she then has notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley.

Re: ROBERT JAMES PACKER, late of 3 Cypress Court, North Cranbourne, Victoria 3977, machine operator, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 August 2004, are required by the trustee, Barbara Nan Roberts of 59 Francis Crescent, Ferntree Gully, Victoria, gaming attendant, the sister, to send particulars to the trustee by 8 August 2005 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MACPHERSON + KELLEY, solicitors, 40–42 Scott Street, Dandenong 3175.

FLORA ISOBEL HADLEY, late of 13 Teague Avenue, Mentone, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 April 2005, are required by the executor, ANZ Executors & Trustee Company Limited, ACN 006 132 332, of 530 Collins Street, Melbourne, Victoria, to send particulars to it by 7 September 2005 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.

RONALD DAVID HANSEN, late of 49 Carramar Street, Mornington, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 August 2004, are required to send particulars of their claims to the trustee care of the undermentioned solicitors by 8 August 2005 after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

PAUL McGUINNESS & ASSOCIATES PTY, solicitors,

3 Eighth Avenue, Rosebud 3939. Telephone: (03) 5986 6999.

DOROTHY MYRTLE HUTCHISON, late of Somercare Nursing Home, Graf Road, Somerville, Victoria, pensioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 March 2005, are required to send particulars of their claims to the trustee care of the undermentioned solicitors by 28 August 2005 after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

PAUL McGUINNESS & ASSOCIATES PTY, solicitors,

3 Eighth Avenue, Rosebud 3939. Telephone: (03) 5986 6999.

Creditors, next-of-kin and others having claims against the estate of GWENDOLINE PATRICIA WILKIN, late of Burwood Hill Aged Care, 14 Edwards Street, Burwood, in the State of Victoria, retired, deceased, who died on 29 August 2004, are required to send particulars of their claims to the executors, Robert Alan Wilkin, Philip John Wilkin and Peter Elwood Gardiner, care of the undermentioned solicitor by 16 August 2005 after which date they will distribute the estate of the deceased having regard only to the claims of which they then have notice.

PETER GARDINER, solicitor, Office 1, 2 Colin Avenue, Warrandyte 3113.

Creditors, next-of-kin and others having claims in respect of the estate of DUDLEY REX KING, late of 2/5 Kingsley Grove, Kew, in the State of Victoria, retired, deceased, who died on 15 May 2005, are required to send particulars of such claims to the executor care of the undermentioned solicitors by 8 August 2005 after which date the executor will convey or distribute the assets having regard only to the claims of which the executor then has notice.

PIETRZAK, solicitors, 222 La Trobe Street, Melbourne.

Creditors, next-of-kin and others having claims against the estate of CATHERINE MARGARET HODGSON, late of 1/526 Murray Road, West Preston, who died on 2 January 2005, are required by the executor, Patricia Mary Carroll of 8/150 Queen Street, Melbourne, to send detailed particulars of their claim to the said executor care of the undermentioned solicitor by 20 August 2005 after which date the executor may convey or distribute the estate having regard only to the claims of which she then has notice.

POLITES & CARROLL, solicitors, Level 8, 150 Queen Street, Melbourne.

RE: Estate of FAY ODELL, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of FAY ODELL, late of 42 Kooyong Road, Caulfield North, Victoria 3161, widow, deceased, who died on

29 March 2005, are to send particulars of their claims to the executor, Morris Solomon Odell of 2 Scotsburn Grove, Toorak, Victoria 3142, care of the undermentioned solicitors by 20 August 2005 after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice. RIGBY COOKE, solicitors,

469 La Trobe Street, Melbourne 3000.

Re: THELMA ELIZABETH WILLIAMS, late of Judge Book Retirement Village, Diamond Street, Eltham, Victoria, home duties, deceased.

Creditors, next-of-kin and all other persons having claims against the estate of the deceased are required by Norman Ernest Charles Williams and David Bruce Williams, the executors of the estate of the said deceased, to send particulars of such claims to them care of the undermentioned solicitors by the date being two calendar months from the date of this advertisement, after which date they will distribute the estate having regard only to the claims of which they then have notice.

RYAN, MACKEY & McCLELLAND, solicitors,

65 Main Street, Greensborough.

Creditors, next-of-kin and others having claims in respect of the estate of JOHN WILSON KELLY, late of 'Eulo', Caramut, in the State of Victoria, grazier, deceased, who died on 28 November 2004, are required by the executors, William Lionel Weatherly of 'Blythvale', Streatham, Victoria, grazier, Dalziel Kim De Little Kelly of 'Mooramook', Glenthompson Road, Caramut, Victoria, grazier and Stuart James Greig of 3 Brookes Street, Richmond, Victoria, labourer, to send particulars of their claims to the executors care of Tait Leishman Taylor, solicitors, of 121 Kepler Street, Warrnambool 3280, by 10 August 2005, after which date the executors will distribute the assets having regard only to the claims of which the executors have notice.

TAIT LEISHMAN TAYLOR, solicitors, 121 Kepler Street, Warrnambool.

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

On Wednesday 6 July 2005 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Gino Alberico of 1 Elm Grove, Mooroolbark, as shown on Certificate of Title as Gino Adam Alberico, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 9772, Folio 568 upon which is erected a dwelling known as 1 Elm Grove, Mooroolbark.

Registered Mortgage No. AC877291D and Covenant in Instrument N303534N affect the said estate and interest.

Terms – Cash/Eftpos (Debit Cards only – No Credit Cards) GST plus 10% on fall of hammer price SW-04-009930-1

Dated 2 June 2005

V. PARKIN Sheriff's Office

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

On Wednesday 6 July 2005 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Robin Hanley of 20 Sweet Wattle Place, Somerville, as shown on Certificate of Title as Robin Andrew Hanley, joint proprietor with Debbie Catherine Hanley of an estate in fee simple in the land described on Certificate of Title Volume 10382, Folio 389 upon which is erected a dwelling known as 20 Sweet Wattle Place, Somerville.

Registered Mortgage Nos. X951282P and AC850295V, Caveat No. AD524454P and Covenant W842259Y affect the said estate and interest.

Terms – Cash/Eftpos (Debit Cards only – No Credit Cards) GST plus 10% on fall of hammer price SW-04-008479-2 Dated 2 June 2005

> V. PARKIN Sheriff's Office

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

On Wednesday 6 July 2005 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Jacqualine Amber Kennedy of 127 Power Road, Boronia, as shown on Certificate of Title as Jacqueline Amber Kennedy, joint proprietor with Edmund Joseph Kennedy of an estate in fee simple in the land described on Certificate of Title Volume 6755, Folio 965 upon which is erected a dwelling known as 13 Mountain View Road, Kalorama.

Registered Mortgage No. AB699408J and Caveat Nos. AD310967B, AD389879D and AD418957D affect the said estate and interest.

Terms – Cash/Eftpos (Debit Cards only/No Credit Cards) GST plus 10% on fall of hammer price SW-05-001392-8

Dated 2 June 2005

V. PARKIN Sheriff's Office

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

to the Highest Bidder at the Best Price Offered

On Wednesday 6 July 2005 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Mediha Mimi of 1 Preston Avenue, Roxburgh Park, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 10096, Folio 907 upon which is erected a house known as 1 Preston Avenue, Roxburgh Park

Registered Mortgage No. AC319399X, Caveat No. AC594510U and Covenant in Instrument S423456F affect the said estate and interest

No reserve set Terms – Cash/Eftpos (Debit Cards only. No Credit Cards) GST plus 10% on fall of hammer price SW-04-003389-5 Dated 2 June 2005

> V. PARKIN Sheriff's Office

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

On Wednesday 6 July 2005 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of V. H. Vo and T. K. N. Le of 9 Singleton Place, Noble Park, as shown on certificate of title as Van Hoang Vo, joint proprietor with Thi Kim Nhan Le of an estate in fee simple in land described on Certificate of Title Volume 9874, Folio 178 upon which is erected a house known as 9 Singleton Place, Noble Park.

Registered Mortgage Nos. V012632L and AC174506D affect the said estate and interest.

Terms – Cash/Eftpos (Debit Cards only – No Credit Cards) GST plus 10% on fall of hammer price SW-04-007569-5 Dated 2 June 2005

> V. PARKIN Sheriff's Office

PROCLAMATIONS

Emergency Services Telecommunications Authority Act 2004

PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council and under section 2(1) of the **Emergency Services Telecommunications Authority Act 2004**, fix 1 July 2005 as the day on which that Act except section 45 comes into operation.

Given under my hand and the seal of Victoria on 7th June 2005.

(L.S.) JOHN LANDY Governor By His Excellency's Command

TIM HOLDING Minister for Police & Emergency Services

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



Domestic (Feral and Nuisance) Animals Act 1994

ORDER FOR DOGS IN PUBLIC PLACES

Notice is hereby given that the Brimbank City Council at its Ordinary Council meeting held on 24 May 2005 resolved to:

- rescind the existing Order, which allowed dogs to be off leash in all open space areas within the Municipality except for some designated on leash areas; and
- make a new Order requiring dogs to be restrained by a leash in all public places (including footpaths) within the municipality except for some designated off leash areas.

The following locations are considered suitable for dog owners to exercise their dogs off leash:

E	$\boldsymbol{\mathcal{C}}$
Open Space Areas	Suburb
Bon Thomas Reserve	Deer Park
Buckingham Reserve	West Sunshine
Caroline Chisholm Park	Keilor
Collenso Street Electricity Easement (from Ridgeway Parade to the Western Ring Road)	West Sunshine
Davitt Drive Reserve (north of Nash Place alignment)	Deer Park
Delahey Recreation Reserve/linear path (south of Goldsmith Avenue)	Delahey
Denton Avenue Reserve (west of the conservation area)	St Albans
Duke Stree Reserve	North Sunshine
Green Gully Reserve (east of McCrae Boulevard)	Keilor Downs
International Gardens Reserve	St Albans
Keilor Downs Recreation Reserve	Keilor Downs
Keilor Park Recreation Reserve (east end)	Keilor Park
Kings/Robertsons Road Electricity Easement (including Pintail Park but excluding the soccer grounds)	Taylors Lakes
Kororoit Creek area	Albion
Nancy/Whitesides Reserve	West Sunshine
Opie Road Reserve	Deer Park
Roussac Reserve	North Sunshine
Sydenham Basin Reserve	Sydenham
Taylors Creek Linear Path Electricity Easement	Taylors Lakes
Tom O'Brien Park	Sunshine
Wahgunyah Reserve	St Albans

Not withstanding the above mentioned list, dogs must also be on a leash in the following circumstances:

- in conservation areas;
- within 30m of Children's Play areas;
- in the vicinity of BBQ and outdoor eating areas;
- during formal sports events (nominating specific times of events);
- in the vicinity of informal sports or social events;
- within 5 m of a walking or bike path; and
- where there may be heavy pedestrian traffic to or from a school.

The new Order for Dogs in Public Places shall be effective from 1 August 2005.

MARILYN DUNCAN Chief Executive Officer

MANSFIELD SHIRE COUNCIL

Public Holidays Act 1993

Notice is hereby given that the Mansfield Shire Council, pursuant to Section 7 (1) (b) of the **Public Holidays Act 1993** appoints the afternoon of Tuesday 1 November 2005, as a half-day public holiday throughout its Municipal district, to observe the holding of the Mansfield Cup conducted by the Mansfield & District Racing Club.

The Municipal district is detailed as follows:

Commencing on the Mansfield-Whitfield Road at Holland Creek; thence southerly by Holland Creek to a point in line with the northern boundary of allotment 12B, section A, Parish of Dueran East; thence westerly by a line and the northern boundary of that allotment to the road forming the western boundary thereof; thence southerly by that road and the road forming the western boundary of allotment 11A, section A to the road forming the north-eastern boundary of allotment 9, section A; thence south-easterly by that road and the road forming the north-eastern boundary of allotment 24B, section B to Cambatong Road; thence generally south-easterly by that road to the southern boundary of allotment 8, section C; thence easterly by that boundary and a line in continuation to the King River West Branch; thence south-easterly by a direct line to the Great Dividing Range at the eastern source of the King River near Mt. Howitt; thence southerly by the Great Dividing Range to Mt. Howitt; thence south-westerly by a direct line to Mt. Selma; thence generally north-westerly along the Great Dividing Range to Mt. Matlock; thence north-westerly by the range forming the watershed between the Goulburn River and the Big River to the Big River at Enoch Point; thence northerly by that river to the Big River Arm of Lake Eildon; thence generally north-westerly by the south-western shore of that arm to its mouth; thence northerly by a line to a point 200 metres from the western shore of Lake Eildon; thence westerly and generally north-westerly by a line parallel to and 200 metres from the western shore to a point in line with the southern boundary of allotment 81; Parish of Wappan; thence westerly by a line and that boundary to the western shore of Lake Eildon; thence north-westerly by that shore to the southern boundary of Lot 2 on Plan of Subdivision 406007; thence westerly by that boundary and the northern boundary of the Lake Eildon National Park to the road forming north-eastern boundary of Lot 5 on Plan of Subdivision 316587; thence north-westerly by that road to Maintongoon Road; thence south-westerly by that road to the road forming the northern boundary of allotment 53B, section A, Parish of Maintongoon; thence westerly and north-westerly by that road to the most eastern angle of allotment 33E; thence north-westerly by the road forming the north-eastern boundary of that allotment and allotments 19B and 19D to the road forming the eastern boundary of Lot 1 on Plan of Subdivision 219833; thence

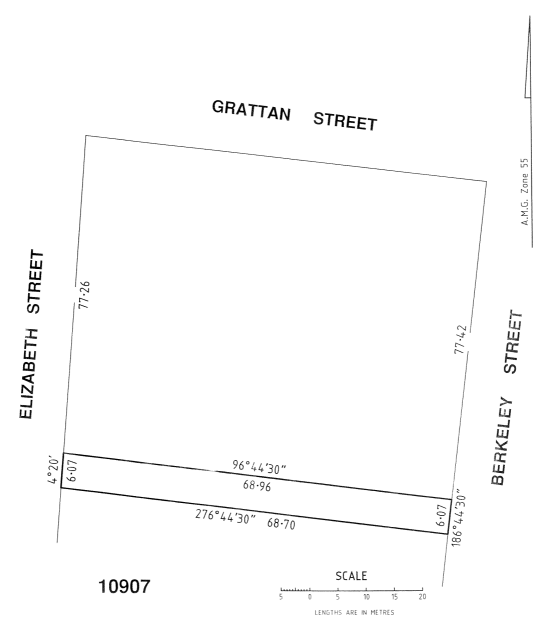
northerly by that road to the eastern angle of allotment 48C, Parish of Brankeet; thence westerly by that road to the eastern boundary of allotment 67F, Parish of Merton; thence northerly by that boundary and north-westerly by the northern boundaries of that allotment and allotments 67E and 68E to the southern boundary of allotment 69A; thence easterly by that boundary and northwesterly by the north-eastern boundary of that allotment to the eastern boundary of allotment 70A; thence north-easterly by that boundary and north-easterly and north-westerly by the eastern and north-eastern boundaries of allotment 70 to the road forming the western boundary of allotment 76A; thence northerly by that road to the southern boundary of allotment 84A; thence westerly by that boundary to the Maroondah Highway; thence southerly by that highway to the northern boundary of allotment 83; thence westerly by that boundary and northerly and westerly by the eastern and northern boundaries of allotment 82 to the western boundary of allotment 84; thence northerly by that boundary and the road forming the eastern boundaries of allotments 86 and 6 to the northern boundary of the latter allotment; thence westerly by that boundary to the western boundary of the parish; thence northerly by that boundary to the southern boundary of allotment 5, section C, Parish of Garratanbunell; thence westerly by that boundary to the road forming the north-eastern boundary of allotment 5A; thence north-westerly by that road to the most southern angle of Lot 3 on Plan of Subdivision 407668; thence north-easterly by Penny Lane to the Euroa-Mansfield Road at the most western angle allotment 16, section D, Parish of Wondoomarook; thence generally easterly by the road forming the northern boundary of that allotment to the road forming the western boundary of allotment 16, section C; thence southerly by that road to the southern boundary of that allotment; thence easterly by that boundary and northerly by the road forming the eastern boundary of that allotment to the northern boundary of allotment 23B, section D, Parish of Borodomanin; thence easterly by that boundary and the northern boundary of allotment 23A and southerly by the eastern boundary of the latter allotment to the southern boundary of allotment 19; thence easterly by that boundary and southerly and easterly by the western and southern boundaries of allotment 20D and further easterly by the southern boundary of allotment 28 to the south eastern angle thereof; thence north-easterly by a direct line to the south-eastern angle of allotment 22; thence northerly by the road forming the eastern boundary of that allotment to the eastern boundary of Lot 2 on Plan of Subdivision 147674; thence northerly by that boundary to the southern boundary of allotment 1, section C Parish of Too-rour; thence easterly and northerly by the southern and eastern boundaries of that allotment and further northerly and westerly by the eastern and northern boundaries of allotment 1A, section C to the eastern boundary of Lot 1 on Plan of Subdivision 147674; thence northerly by that boundary and westerly by the northern boundary of that lot to Bonnie Doon Road; thence north-easterly by that road to the southern boundary of allotment 8A, section C; thence easterly by that boundary to Barjarg Road; thence south-easterly by that road to Ferraris Track; thence south-easterly by that track to Harpers No. 3 Track; thence easterly by a direct line to Mount Strathbogie; thence north-easterly by a line to the source of the Sandy Creek in the Strathbogie Range; thence north-easterly by that creek to the western shore of Lake Nillahcootie; thence north-easterly by the western shore to the Broken River; thence northerly by that river to Back Creek; thence south-easterly by that creek to the eastern boundary of the Parish of Nillahcootie; thence northerly by that boundary to the southern boundary of the Parish of Moorngag; thence easterly, south-easterly, north-easterly, northerly and again easterly by that boundary to Holland Creek, and thence south-easterly by that creek to the point of commencement, excluding the Mount Buller and Mount Stirling Alpine Resort Areas.

> GARY GAFFNEY Chief Executive Officer

CITY OF MELBOURNE

Public Highway Dedication

Under Section 204(1) of the **Local Government Act 1989** ("the Act"), Melbourne City Council, on 31 January 2005 resolved to declare Haymarket Walk, Melbourne as a Public Highway for the purposes of the Act as shown on the plan hereunder.



Dated 9 June 2005

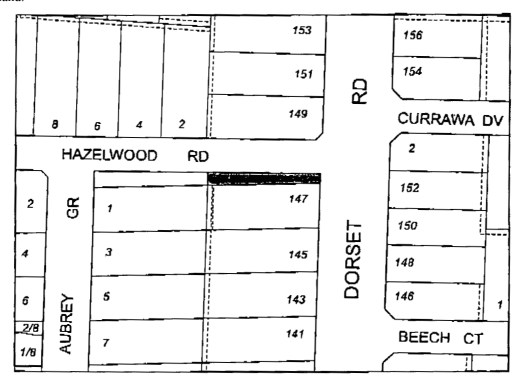
DAVID PITCHFORD Chief Executive

KNOX CITY COUNCIL

Discontinuance of Road Abutting 147 Dorset Road, Boronia

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Knox City Council at its meeting held on 17 May 2005 formed the opinion that the road abutting 147 Dorset Road, Boronia, as shown hatched on the plan below, is not reasonably required for public use.

Council has resolved to discontinue the road and sell the land to the adjoining property owner by private treaty subject to any right, power or interest held by Knox City Council with respect to, or in conjunction with, any pipes laid or erected under the control of this authority in or near this land.



AREA OF ROAD TO BE CLOSED AND SOLD TO THE ABUTTING OWNER SHOWN THUS



GRAEME EMONSON Chief Executive Officer

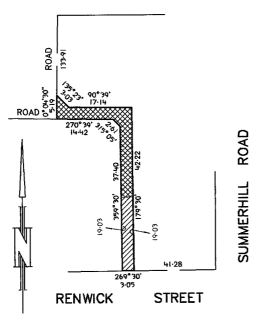
BOROONDARA CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Boroondara City Council at its meeting held on 28 February 2005 formed the opinion that the road adjacent 1 Renwick Street and 44 to 48 Summerhill Road, Glen Iris, shown hatched and cross-hatched 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 Boroondara City Council in the road in connection with any drains or pipes under the control of Council in or near the road.

DENMAN AVENUE



PETER JOHNSTONE Chief Executive Officer

WHITEHORSE CITY COUNCIL

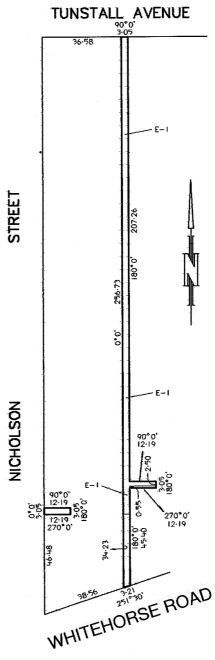
Erratum

Road Discontinuance Victoria Government Gazette G19 12 May 2005 – Page 887

Notice is hereby given that the above notice was incorrect. The below notice replaces that previously published.

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Whitehorse City Council has formed the opinion that the road bound by McCulloch Street, Whitehorse Road, Nicholson Street and Tunstall Avenue, Nunawading, as shown delineated 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 E-1 is to be sold subject to the right, power or interest held by Yarra Valley Water Limited, in the road in connection with any sewers, drains or pipes under the control of that authority in or near the road.



NOELENE DUFF 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 15 August 2005 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.

- CHUTER, Kevin George, 34 Verona Drive, Taylors Lakes, pensioner, and who died on 8 May 2005.
- CORCORAN, Teresa Mary Beatrice, late of 1 Blenheim Street, Bentleigh East, retired gardener, and who died on 9 January 2005.
- GUZIAK, Adele, also known as Aida Guziak, Ada Guziak, late of Overton Lea Aged Care Facility, 31 Trickey Avenue, Sydenham, pensioner, and who died on 23 May 2005.
- LAIDLAW, Gordon Minto, late of 11 Ethel Street, Boronia, retired, and who died on 9 May 2005.
- LAWLER, Martha Bawden, late of Chelsea Nursing Home, 254 Station Street, Edithvale, pensioner, and who died on 2 March 2005.
- RODD, Donald William, late of 34 Clivejay Street, Glen Waverley, Victoria 3150, retired, and who died on 17 October 2004.
- SUTTON, Dennis Graeme, late of 31 Blackburn Road, Doncaster, pensioner, and who died on 3 September 2004.
- WHITE, Jean Clarice, late of Roxburgh Nursing Home, 90 Lightwood Crescent, Meadow Heights, retired, and who died on 22 March 2005.

Dated 7 June 2005

DAVID BAKER Manager Executor and Trustee Services

EXEMPTION

Application No. A161/2005

The Victorian Civil and Administrative Tribunal (the Tribunal) has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** (the Act), by The Australian Centre for Workplace Learning (a division of The Replay Group) (the applicant). The application for exemption is to enable the applicant to advertise for persons of Aboriginal

and Torres Strait Island background to participate in a Certificate III Aged Care Training Programme.

Upon reading the material submitted in support of the application, and upon hearing Adam Jones, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 37, 100 and 195 of the Act to enable the applicant to advertise for persons of Aboriginal and Torres Strait Island background to participate in a Certificate III Aged Care Training Programme.

In granting this exemption the Tribunal noted:

- The applicant is funded under the Structured Training Employment Programme (STEP) to run a Certificate III Aged Care Programme.
- STEP is a project run under the auspices of the Department of Employment and Workplace Relations to provide programmes solely for persons of Aboriginal and Torres Strait Island descent.
- The Aged Care industry has a high demand for trained staff and is under-represented by staff of Aboriginal and Torres Strait Island descent. Training such people in the provision of aged care service allows for culturally sensitive care for the aging Aboriginal and Torres Strait Island community.
- The objectives of the training are to equip these people with first aid skills and an understanding of OH & S and manual handling skills, and to progress the participants into further pre-employment programs with the aim of gaining employment.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 37, 100 and 195 of the Act to enable the applicant to advertise for and employ persons of Aboriginal and Torres Strait Island background to participate in a Certificate III Aged Care Training Programme.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 9 June 2008.

Dated 6 June 2005

Mrs A. COGHLAN Deputy President

EXEMPTION

Application No. A129/2005

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995**, Rokate Pty Ltd t/as True Health. The application for exemption is to enable the applicant to advertise for and employ a man remedial massage therapist.

Upon reading the material submitted in support of the application and on hearing submissions made by Dr Katelyn Jacka on behalf of the applicant at the directions hearing held on 6 June 2005, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ a man remedial massage therapist.

In granting this exemption the Tribunal noted:

- The Applicant operates a practise which provides various kinds of therapeutic massage and, for that purpose, employs a number practitioners including remedial massage therapists.
- Currently the Applicant employs 3 female remedial massage therapists but no male remedial massage therapists.
- A number of the patients of the practise are male footballers who are tall and largeframed
- A number of the Applicant's male patients have expressed a preference for remedial massage treatment from a male therapist.
- The Applicant's female remedial massage therapists have pointed out that it is difficult and fatiguing for them to provide remedial therapy to particularly large-framed males and have said that the number of these patients which they can treat in any one day is limited.
- There is a substantially higher proportion of females than males who practise remedial massage therapy, and providing employment opportunity for a male therapist will help to address this imbalance.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act** 1995 to enable the applicant to advertise for and employ a man remedial massage therapist.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 8 June 2008.

Dated 6 June 2005

C. McKENZIE Deputy President

Department of Treasury and Finance SALE OF CROWN LAND BY PUBLIC AUCTION

Date of Auction: Saturday 9 July 2005 at 11.00 am on site.

Reference: 2005/00271.

Address of Property: 31 Peverill Crescent, Wonthaggi.

Crown Description: Section 70, Crown Allotment 5, Parish of Wonthaggi.

Terms of Sale: Deposit 10%, balance payable upon 30/60 days.

Area: 1,012 m².

Officer Co-ordinating Sale: Nick Stamatelos, Property Group, Commercial Division, Department of Treasury and Finance, 5/1 Treasury Place, Melbourne, Vic. 3002.

Selling Agent: PBE Real Estate Pty Ltd, 38–40 McBride Avenue, Wonthaggi, Vic. 3995.

JOHN LENDERS MP Minister for Finance

Department of Treasury and Finance SALE OF CROWN LAND BY PUBLIC AUCTION

Date of Auction: Saturday 16 July 2005 at 11.00 am on site.

Reference: 97/02958.

Address of Property: Lot 3 Cunningham Street, Toora.

Crown Description: Lot 3 on Plan of Subdivision 135850

Terms of Sale: Deposit 10%, balance payable upon 30/60 days.

Area: 1,035 m².

Officer Co-ordinating Sale: Nick Stamatelos, Property Group, Commercial Division, Department of Treasury and Finance, 5/1 Treasury Place, Melbourne, Vic. 3002.

Selling Agent: PBE Real Estate Pty Ltd, 41A Main Street, Foster, Vic. 3960.

JOHN LENDERS MP Minister for Finance

Associations Incorporation Act 1981

NOTICE OF ISSUE OF CERTIFICATE OF INCORPORATION PURSUANT TO SECTION 10 OF THE ASSOCIATIONS INCORPORATION ACT 1981

Notice is hereby given pursuant to Section 10 of the **Associations Incorporation Act 1981** that a certificate of incorporation was issued by the Registrar of Associations on 1 June 2005 to Mildura Slipway Association Inc. and the Association is now incorporated under the said Act.

Dated at Melbourne 1 June 2005

ANDREW LEVENS
Deputy Registrar
of Incorporated Associations

Coastal Management Act 1995

NOTICE OF ENDORSEMENT OF THE MT ELIZA TO POINT NEPEAN COASTAL ACTION PLAN: 2021 (2004)

I, John Thwaites, give notice under section 27 of the Coastal Management Act 1995, that on 30 May 2005, on the recommendation of the Victorian Coastal Council, I endorsed, in whole, and without amendment, the Mt Eliza to Point Nepean Coastal Action Plan: 2021 (2004) prepared by the Central Coastal Board which had been referred to me by the Victorian Coastal Council under section 26 of the Act.

JOHN THWAITES MP Minister for Environment

Education Act 1958

NOTICE OF MAKING OF ORDERS UNDER SECTION 13 AND ADMINISTRATIVE ARRANGEMENTS ORDER (NO. 180) 2002

Four Orders of the Minister for Education Services were made on 25 May 2005 under sections 13(4) and 13(11) of the **Education Act** 1958 and Administrative Arrangements Order (No. 180) 2002 amending the constituting

Orders of Carrajung South Primary School Council, Dhurringile Primary School Council, Nullawil Primary School Council and Preston Girls Secondary College Council in respect of the memberships of the school councils.

JACINTA ALLAN Minister for Education Services

Electoral Act 2002

CHANGE TO REGISTER OF POLITICAL PARTIES

In accordance with section 51(5)(e) of the **Electoral Act 2002**, I hereby give notice of the following change to the Register of Political Parties

Name of registered political party: Australian Labor Party – Victorian Branch.

Name of new Registered Officer: Mr Stephen Newnham.

Dated 3 June 2005

STEVE TULLY Victorian Electoral Commission

Crimes (Family Violence) Act 1987

SPECIFICATION OF POSTCODE AREAS OF RESIDENCE OF DEFENDANTS PURSUANT TO SECTION 8B OF THE

CRIMES (FAMILY VIOLENCE) ACT 1987
FOR THE MAKING OF COUNSELLING
ORDERS IN RELATION TO THE
BALLARAT VENUE OF THE
FAMILY VIOLENCE COURT DIVISION
OF THE MAGISTRATES' COURT
OF VICTORIA

I, Rob Hulls MP, Attorney-General and Minister responsible for administering the Crimes (Family Violence) Act 1987, pursuant to Section 8B of that Act approve the following postcode areas within which the defendants place of residence when the family violence the subject of the intervention order was committed in relation to the Ballarat venue of the Family Violence Court Division of the Magistrates' Court of Victoria at which the intervention order is made:

3345, 3350, 3351, 3352, 3355, 3356, 3357 and 3363.

Dated 2 June 2005

ROB HULLS MP Attorney-General

Crimes (Family Violence) Act 1987

SPECIFICATION OF POSTCODE AREAS OF RESIDENCE OF DEFENDANTS PURSUANT TO SECTION 8B OF THE

CRIMES (FAMILY VIOLENCE) ACT 1987

FOR THE MAKING OF COUNSELLING ORDERS IN RELATION TO THE HEIDELBERG VENUE OF THE FAMILY VIOLENCE COURT DIVISION OF THE MAGISTRATES' COURT OF VICTORIA

I, Rob Hulls MP, Attorney-General and Minister responsible for administering the **Crimes (Family Violence) Act 1987**, pursuant to Section 8B of that Act approve the following postcode areas within which the defendants place of residence when the family violence the subject of the intervention order was committed in relation to the Heidelberg venue of the Family Violence Court Division of the Magistrates' Court of Victoria at which the intervention order is made:

3070, 3071, 3072, 3073, 3079, 3081, 3083, 3084, 3085, 3087, 3093, 3094, 3105 and 3107. Dated 2 June 2005

ROB HULLS MP Attorney-General



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 2048 in the category described as a Heritage place, archaeological place:

Number One Internment Camp, 1320 Stewart Road, Tatura, Greater Shepparton Shire Council.

EXTENT

 All of the land marked L1 on Diagram 2048 held by the Executive Director being all of the land described in Certificate of Title Volume 9528, Folio 467. 2. All of the above and below ground archaeological relics on the registered land including (but not limited to): Cafe Welblech, the skittle alley, the Cell building, the drainage channels, and the garden beds and garden path remnants.

Dated 9 June 2005

RAY OSBORNE Acting Executive Director



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended in that the Heritage Register Number 12 in the category described as a Heritage place is now described as:

Wesley Church Complex, 124–144 Lonsdale Street, Melbourne, Melbourne City Council.

EXTENT:

- 1. All the land marked L1 marked on Diagram Number 12 held by the Executive Director.
- 2. All the buildings marked as:
 - B1 The Wesley Church
 - B2 The Manse
 - B3 The Schoolhouse
 - B4 Nicholas Hall
 - **B5** Caretakers Cottage
 - B6 Brick Structure and Stables
 - B7 Princess Mary Club.
- 3. All the features marked as:
 - F1 John Wesley Statue
 - F2 Olive Tree
 - F3 Lonsdale Street Fence Plinths and Gateposts
 - F4 Little Lonsdale Street Brick Wall.

Dated 9 June 2005

RAY OSBORNE Acting Executive Director



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended in that the Heritage Register Number 1146 in the category described as a Heritage place and Heritage Objects, is now described as: Sunnyside Wool Scour, 76 Tucker Road & corner of Breakwater Road, Breakwater, City of Greater Geelong.

EXTENT:

- All the building known as Sunnyside Woolscour marked B1 on Diagram 1146 held by the Executive Director.
- 2. All the land marked L1 on Diagram 1146 held by the Executive Director being all the land described in Certificate of Title Volume 10821 Folio 585 and part of the road reserve extending along Breakwater Road.
- 3. All the following objects (refer to Gary Vines and David Wixted, 2004, Sunnyside Woolscour Conservation Plan for inventory):

Wool scouring plant including:

Cast iron framed brattice type wool feeder, with line shaft and flat belt drives, chain belt outfeed conveyor.

J Dyson & Sons cast iron wool scouring bowls (x 4).

Humble & Sons squeeze rollers (x 4).

Common electric motor drive with main flywheel and flat belts.

J Dyson & Sons cast iron framed brattice type wool feeder, with horizontal deck conveyor.

Galvanised steel cased steam heated rotary flatbed drying tunnel with 2 electric motor drives, steam tubing, perforated conveyor, flue, line shaft and flat belt drives.

Timber framed inclined belt conveyor (approx. 32' long).

Timber framed plastic type tanks with timber slat flooring (x 5).

Solid fuel fired fire tube super heated steam boiler (former locomotive boiler) with fire grate, smoke box and flue.

Cast iron framed drum dag wool crusher.

Portable items:

Cane wool baskets (Lot 1: x 26, Lot 2: x 12)

Timber wool dividers (x 8)

Deburring sheepskin machine

Fellmongering pulling beams with 2 fleshing blades

Clockface wool scales (Fairway 240 kg capacity)

Varying bale frames static

Table next to scales

Line shafts and 2 pulleys

Rope wheel with ratchet

Idler wheel from line shafting

Gear wheel (1 m diam)

Line shafts, 7 metres long with 2 pulleys

Collection of stencils, galvanised plate (used to mark bales)

Cast iron fire bars

Line shaft brackets

Pulleys & belts and other spare parts

Pump – Mollenite semi automatic valve

Pump – boiler feedwater, centrifugal

Pulling beams (Collection 1: x 11, Collection 2: x 4)

"James Smith Ballarat" lever wool press

Electric motor (fixed)

4-hand carry frames

Slatted timber belting (conveyor)

Trolley, flat

Scour pump (fixed)

Burring machine

Ferrier wool press (4 side pieces)

Wool press door

Decotting machine

Soap keg (coopered barrel containing hard soap)

A Yeats & Co. operating wool press Sack trolleys (x 7).

Dated 9 June 2005

RAY OSBORNE Acting Executive Director



Heritage Act 1995

COVENANT PURSUANT TO SECTION 85 OF THE **HERITAGE ACT 1995** HISTORIC PLACE NO. H 0903

Former Melbourne General Post Office, 338–352 Bourke Street, Melbourne

It is proposed that the Executive Director, Heritage Victoria, by Deed of Delegation of the Heritage Council of Victoria, execute a Covenant with the Australian Postal Corporation the registered proprietor of the above Historic Place. The Covenant will bind the owner to the conservation of the Heritage Place in accordance with the Covenant.

The form of the Covenant is viewable at the offices of Heritage Victoria, Level 22, 80 Collins Street, Melbourne during business hours. Contact Mr William Zormann, telephone 9655 6329.

Any person wishing to make a written submission in regards to the varied Covenant should write to the Executive Director, Heritage Victoria care of the above address within 28 days of the publication of this notice.

RAY OSBORNE Acting Executive Director Heritage Victoria

Land Act 1958

NOTICE OF INTENTION TO EXCHANGE LAND

I, Bruce Gray, Director Crown Land Management, as a delegated officer of the Minister for Planning, do hereby give notice that after the expiry of at least 14 days from the date of publication of this notice, I intend to enter into an agreement with J & T Huitt Nominees Pty Ltd of 280 Cooper Street, Campbellfield 3061, to exchange 15.57 hectares of freehold land being part of the land contained in Certificate of Title Volume 10120, Folio 899 and shown as Lot 1 on Plan of Subdivision PS 521883D for 15.58 hectares of Crown land described as Crown

Allotment 2002, Parish of Wollert as shown on Title Plan TP 812409Y. Enquiries to Geoff U'Ren, telephone: (03) 9296 4559. Reference: PP-LA/20/0249 3.

BRUCE GRAY Director Crown Land Management

Land Acquisition and Compensation Act 1986

FORM 7

S.21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Latrobe City Council declares that by this notice it acquires the following interest in the land described as Lot 14 on Plan of Subdivision No. 67735, Parish of Traralgon, County of Buln Buln and being the land described in Certificate of Title Volume 8542, Folio 478.

Interest Acquired: That of Franc Rafael Rolih and all other interests.

Published with the authority of Latrobe City Council.

The SEAL of LATROBE CITY)
COUNCIL was hereunto affixed this)
18 April 2005 in the presence of)

PAUL BUCKLEY Chief Executive Officer

Land Acquisition and Compensation Act 1986

FORM 7

S 21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Title Plan 615442A (formerly known as part of Crown Allotment 103), part of Lot 5 on Plan of Subdivision 92984, Lot 22, part of Lot 23 and part of Lot 24 on Plan of Subdivision 95123, part of Lot 25 on Plan of Subdivision 96433 Parish of Moorpanyal comprising 7.0677 hectares and being part of the land described in Certificates of Title Volume 8782, Folio 243;

Volume 9242, Folio 679; Volume 8937, Folio 690; Volume 8937, Folio 691; Volume 8937, Folio 692; and Volume 8968, Folio 295; shown as Parcel 701 on Survey Plan 20792A and Parcels 704, 708A, 708B, 710 and 746 on Survey Plan 20793A and Parcel 804 on Survey Plan 20794.

Interest Acquired: That of City of Greater Geelong and all other interests.

Published with the authority of VicRoads. Dated 9 June 2005

For and on behalf of VicRoads BERNARD TOULET Manager Property Services Department.

Libraries Act 1988

LIBRARY BOARD OF VICTORIA

The Library Board of Victoria intends to remove selected items from the collection, in accordance with Section 50 of the **Libraries Act** 1988

The items identified for removal are: the remnant of the bulk lending collection in languages other than English; selected items from the US and Californian Government donations; and selected 20th century interstate and international newspaper titles.

More information is available on the State Library of Victoria's website at www.slv.vic.gov.au/about/news/latest/.

Any comments on the Board's intention to dispose of this material should be put in writing by Monday 8 August 2005 and addressed to: The Hon. Mary Delahunty, MP, Level 6, 2 Kavanagh Street, Southbank, Vic. 3006.

Subordinate Legislation Act 1994

NOTICE OF PREPARATION OF REGULATORY IMPACT STATEMENT (RIS)

Local Government (Electoral) Regulations 2005

Notice is given in accordance with section 11 of the **Subordinate Legislation Act 1994** that a Regulatory Impact Statement (RIS) has been prepared in relation to the proposed Local Government (Electoral) Regulations 2005.

It is proposed that the Local Government (Electoral) Regulations 2005 will come into operation on 6 August 2005 and replace the Local Government (Elections) Regulations 1995.

The objectives of the proposed Regulations are to ensure that there is a framework for the conduct of local government elections that supports participation in elections, ensures transparent and secure elections and that provides for efficient and effective electoral processes.

The proposed Regulations will also address new legislative requirements introduced as part of the Local Government (Democratic Reform) Act 2003.

This RIS assesses the relative costs and benefits of the proposed Regulations and considers feasible alternatives. It concludes that the proposed Regulations represent the most appropriate alternative and that the benefits of the proposed Regulations significantly outweigh the costs.

Copies of the RIS and the proposed Regulations can be obtained by telephoning Local Government Victoria on (03) 9208 3430 or by downloading copies from the Department for Victorian Communities internet site at www.dvc.vic.gov.au/local_gov.htm.

Public submissions on the proposed Regulations and the RIS are invited. All comments must be in writing and must be received by 5.00 pm on Thursday 7 July 2005. Dated 7 June 2005

CANDY BROAD, MLC Minister for Local Government

Transport Act 1983

TOW TRUCK DIRECTORATE OF VICTORIA

Tow Truck Application

Notice is hereby given that the following application will be considered by the Licensing Authority after 13 July 2005.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Tow Truck Directorate of Victoria, Level 6, 14–20 Blackwood Street, North Melbourne (PO Box 666, North Melbourne 3051) not later than 7 July 2005.

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

Graham Pickering Towing P/L. Application for variation of conditions of tow truck licence numbers 027HTT and 038HTT which authorise the licensed vehicles to be managed, controlled and operated from a depot situated at 6–12 Essex Street, Moolap to change the depot address to 350 Forest Road, Corio.

Dated 9 June 2005

STUART SHEARER Director

Victorian Institute of Teaching Act 2001

NOTIFICATION CANCELLING THE REGISTRATION OF A TEACHER

Pursuant to section 42 of the **Victorian Institute of Teaching Act 2001** (the Act), the Victorian Institute of Teaching may find a teacher guilty of serious incompetence and may make a determination pursuant to sub-section 42(2) including cancelling the registration of a teacher.

On 28 April 2005 Glynn Brown was found guilty of serious incompetence.

On 28 April 2005 Glynn Brown's registration as a teacher in Victoria was cancelled. Dated 31 May 2005

PETER RYAN
Chairperson
Disciplinary Proceedings Committee
Victorian Institute of Teaching

Victorian Institute of Teaching Act 2001

NOTIFICATION CANCELLING THE REGISTRATION OF A TEACHER

Pursuant to section 25 of the **Victorian Institute of Teaching Act 2001**, the Victorian Institute of Teaching must disqualify a registered teacher from teaching and cancel their registration where that person has been convicted or found guilty at anytime in Victoria, or elsewhere, of a sexual offence.

On 9 March 2001 Ian Wayne Tucker, date of birth: 27 April 1957, was convicted of knowingly possessing child pornography in breach of section 70 of the **Crimes Act 1958** (Vic.).

On 31 December 2002 Ian Wayne Tucker was disqualified from teaching and his registration as a teacher in Victoria was cancelled from 31 May 2005.

Dated 2 June 2005

PETER RYAN
Chairperson
Disciplinary Proceedings Committee
Victorian Institute of Teaching

Magistrates' Court Act 1989

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

Ian Leslie Gray, Jennifer Anne Benn Goldsbrough, Noreen Mary Toohey, Bernard Joseph Coburn, Michael Patrick Coghlan, Catherine Frances Lamble, Jillian Mary Crowe, James Maxwell Brooke Cashmore, Julian Francis Fitz-Gerald, Susan Melissa Wakeling, Felicity Anne Broughton, Reginald John Marron, Mary Kay Robertson, Audrey Graham Jamieson, Andrew Thomas Capell, Jennifer Margaret Grubissa, Lesley Ann Fleming.

Dated 31 May 2005

IAN L. GRAY Chief Magistrate

Magistrates' Court Act 1989

Pursuant to Section 3(1) of the **Magistrates' Court Act 1989**, I direct that in relation to a proceeding in respect of which the Family Violence Court Division has jurisdiction (other than a proceeding for an interim intervention order under the **Crimes (Family Violence) Act 1987**), the proper venue of the means –

- (i) a venue of the Magistrates' Court at which the Family Violence Court Division may sit and act but only if at least one of the following places is within a postcode area specified below, in relation to that venue:
 - (a) the place where the family violence the subject of the proceeding is alleged to have been committed;
 - (b) the place of residence of the defendant; or
 - (c) the place of permanent or temporary residence of the person against whom the family violence is alleged to have been committed.

Magistrates' Court at Ballarat

3330	3334	3345	3350	3351	3352	3353	3354
3355	3356	3357	3360	3361	3363	3364	3370
3371	3373	3460	3461	3523			

Magistrates' Court at Heidelberg

3056	3057	3058	3070	3071	3072	3073	3074
3075	3076	3078	3079	3081	3082	3083	3084
3085	3086	3087	3088	3089	3090	3091	3093
3094	3095	3096	3097	3099	3104	3105	3106
3107	3108	3750	3751	3752	3754	3755	3756
3757	3759	3760	3761	3763			

Dated 2 June 2005

ROB HULLS MP Attorney-General

Mineral Resources Development Act 1990

EXEMPTION FROM EXPLORATION LICENCE OR MINING LICENCE

- I, Richard Aldous, Executive Director Minerals and Petroleum, pursuant to section 7 of the **Mineral Resources Development Act 1990** and under delegation by the Minister for Energy Industries and Resources –
- 1. hereby exempt all that Crown land situated within the boundaries of exploration licence application 4884 that has been excised from the application, from being subject to an exploration licence or mining licence.
- 2. Subject to paragraph 3, this exemption applies until the expiration of 2 years after the grant of the licence (if the licence is granted), or until the expiration of 28 days after the application lapses or is withdrawn or refused.
- 3. This exemption is revoked in respect of any land that ceases to lie within the boundaries of the application or licence, at the expiration of 28 days after the said land ceases to lie within the boundaries of the application or licence.

Dated 6 June 2005

RICHARD ALDOUS Executive Director Minerals and Petroleum

Medical Practice Act 1994 MEDICAL PRACTITIONERS BOARD OF VICTORIA

Notice

Re: Dr David John Wignall

A Panel of the Medical Practitioners Board of Victoria on 25 May 2005 concluded a Formal Hearing into the professional conduct of Dr David John Wignall a registered medical practitioner.

The Panel determined pursuant to section 45A(1)(a) of the **Medical Practice Act 1994** ("the Act") that Dr Wignall had engaged in unprofessional conduct of a serious nature.

The Panel further determined:

- Pursuant to section 45A(2)(e) of the Act, the following conditions are imposed on Dr Wignall's medical registration:
 - i) Dr Wignall is to undertake the training course "Introduction to Psychoanalytical Psychotherapy" conducted by the Victorian Association of Psychoanalytical Psychotherapists to be completed within a timeframe approved by the Board;
 - ii) Dr Wignall is to continue ongoing supervision with Mr Conrad Hauser, or another nominated practitioner approved by the Board, with reports to the Board three monthly for twelve months; and thereafter at a frequency determined by the Board;
 - the cessation of the supervision or provision of reports will only occur with the approval of the Board; and
- pursuant to section 45A(2)(g) of the Act, the medical registration of Dr Wignall is suspended for a period of six (6) months, effective from 9.00 am on 28 June 2005.

Dated 1 June 2005

JOHN H. SMITH Deputy CEO

Geographic Place Names Act 1998

NOTICE OF INTENTION TO REGISTER A GEOGRAPHIC NAME

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

File No.	Naming Authority	Place Name	Location
GPN 630	Ballarat City Council	Weeramar Park	Bounded by Daffodil Street, Gillies Street and Norman Street in Wendouree.

Office of the Registrar of Geographic Names

c/- **LAND** VICTORIA 15th Floor 570 Bourke Street MELBOURNE 3000

> JOHN E. TULLOCH Registrar of Geographic Names

Casino Control Act 1991 – section 60(1)

CASINO RULES NOTICE NO. 3 OF 2005

Rules of the Game - Caribbean Stud Poker

By this notice, the Victorian Commission for Gambling Regulation **amends** the Rules in respect of the game "Caribbean Stud Poker" as set out in the Schedule.

This notice operates with effect from 4.00 pm on 10 June 2005.

Dated 7 June 2005

PETER COHEN

Executive Commissioner

Schedule

Amendment of rules.

Replace rule 6.1 with:

6.1 In respect of the game, the Dealer must ensure the display of the notices and signs for which the Casino Operator is responsible under section 66 of the Casino Control Act 1991

In rule 9.1.1 **change** alpha identifiers as follows:

9.1.1(f) to 9.1.1(g)

9.1.1(g) to 9.1.1(h)

9.1.1(h) to 9.1.1(i)

9.1.1(i) to 9.1.1(j)

9.1.1(j) to 9.1.1(k)

Replace rule 9.3 with:

- 9.3 The Casino Operator must ensure that the meter for a prize meter system from time to time records a monetary value no less than—
 - 9.3.1 The initial seed value as described in Table 2 or Table 3 depending on the option in use multiplied by the cost of the Jackpot wager for the prize meter system; plus
 - 9.3.2 The percentage increment rate as described in Table 2 or Table 3 depending on the option in use of the amount wagered as Jackpot wagers at all Caribbean Stud Poker tables from time to time, in the group of tables in respect of which the prize meter system operates, since the meter was last reset under rule 9.4; less

¹ The game of Caribbean Stud Poker and its rules were approved by notices published in the Victoria Government Gazette on 24 April 1997 (S44). The rules have subsequently been amended by—

[•] Casino Rules Notice No. 25 of 1999 published on 4 November 1999 (S161);

[•] Casino Rules Notice No. 31 of 1999 published on 16 December 1999 (S183);

[•] Casino Rules Notice No. 6 of 2000 published on 13 April 2000 (S46);

[•] Casino Rules Notice No. 18 of 2000 published on 8 September 2000 (S126);

Casino Rules Notice No. 23 of 2001 published on 22 November 2001 (G47);

Casino Rules Notice No. 4 of 2004 published on 12 February 2004 (G7) and,

[•] Casino Rules Notice No. 10 of 2004 published on 29 June 2004 (S175).

Table 2 Option 1 – Seed Values and Increment Rates (to be used in conjunction with Table 4 only)

Initial Seed	Increment Rate
10,000	34.06%
20,000	32.51%
30,000	30.94%
40,000	29.36%
50,000	27.76%
60,000	26.12%
75,000	23.50%

Table 3 Option 2 – Seed Values and Increment Rates (to be used in conjunction with Table 5 only)

Initial Seed	Increment Rate
10,000	31.02%
20,000	29.47%
30,000	27.90%
40,000	26.32%
50,000	24.70%
60,000	23.02%
75,000	20.28%

Replace rule 9.4 with:

- 9.4 If, in respect of a round of play-
 - 9.4.1 By operation of rule 9.3, the value recorded on the meter on a prize meter system would fall below the initial seed value as described in Table 2 or Table 3 depending on the option in use multiplied by the cost of the Jackpot wager for the system; or
 - 9.4.2 Simultaneous Royal Flushes have been paid under rule 10.3, the Casino Operator must cause the meter for the prize meter system to be reset to an amount no less than the initial seed value as described in Table 2 or Table 3 depending on the option in use multiplied by the value of the Jackpot wager for the system.

Replace rule 10.1 with:

- 10.1 Prize payouts for winning jackpot wager outcomes must be determined—
 - 10.1.1 For Royal Flush and Straight Flush outcomes, by a Casino Supervisor, subject to rule 10.3; and
 - 10.1.2 Otherwise, by the Dealer in accordance with Table 4 or Table 5 depending on the option in use.

Outcome	Payout
Royal Flush	100% of the rounded meter value
Straight Flush	10% of the rounded meter value
Four of a Kind	\$500 for each \$1 of jackpot wager (bonus payout)
Full House	\$150 for each \$1 of jackpot wager (bonus payout)

Table 4: Option 1 – Caribbean Stud Poker Jackpot Payouts (to be used in conjunction with Table 2 only)

Table 5 Option 2 – Caribbean Stud Poker Payouts (to be used in conjunction with Table 3 only)

\$100 for each \$1 of jackpot wager (bonus payout)

Outcome	Payout
Royal Flush	100% of the rounded meter value
Straight Flush	10% of the rounded meter value
Four of a Kind	\$600 for each \$1 of jackpot wager (bonus payout)
Full House	\$100 for each \$1 of jackpot wager (bonus payout)
Flush	\$60 for each \$1 of jackpot wager (bonus payout)
Straight	\$40 for each \$1 of jackpot wager (bonus payout)

Replace rule 10.3 with:

10.3 If, in a round of play-

Flush

10.3.1 There is more than one simultaneous Royal Flush, the payout for each Royal Flush and any simultaneous Straight Flush must be determined in accordance with the following formula—

$$P = \underline{M + N(R - 1)}$$

$$(9)R + S$$

where-

the Royal Flush prize is 9P;

the Straight Flush prize is P;

and-

M is the rounded meter value;

N is the value of the Jackpot wager multiplied by initial seed value as described in Table 2 or Table 3 depending on the option in use.

R is the number of Royal Flushes;

S is the number of Straight Flushes.

Replace rule 11.5.1 with:

11.5.1 If there is a discrepancy in the number of cards, that round of play will be declared a misdeal. All jackpot wagers will be dealt with according to rule 11.14.

Replace rule 11.6.1 with:

11.6.1 If there is a discrepancy in the number of cards, that round of play will be declared a misdeal. All jackpot wagers will be dealt with according to rule 11.14.

After rule 11.6 insert:

- 11.7 If a player contravenes rule 5.10 by placing more than one Ante and/or Bet wager and:
 - 11.7.1 The error is discovered prior to the Dealer announcing that the player/s may "Bet" or "Fold", the Dealer will immediately notify the Game Supervisor who will direct that the round of play be declared a misdeal. All jackpot wagers will be dealt with according to rule 11.14.
 - 11.7.2 The error is not noticed until after the Dealer has announced that the player/s may "Bet or Fold" the first hand dealt to the player will be considered to be his/her valid hand and any other hand(s) dealt to other betting areas where he/she has placed a wager will be considered void.
 - (a) All other players at the table will then be given the option of retracting his/her "Ante" wager and "Bet" wager as applicable as described in 11.5.2.

Replace previous rule 11.7 with:

11.8 Where cards are dealt to any area where there is no "Ante" wager prior to the Dealer announcing that the player/s may "Bet" or "Fold", that round of play will be declared a misdeal. All jackpot wagers will be dealt with according to rule 11.14.

Renumber:

```
previous rule 11.8 to 11.9;
previous rule 11.9 to 11.10;
previous rule 11.10 to 11.11 and change reference to "rule 11.14";
previous rule 11.11 to 11.12 and change reference to "rule 11.14";
previous rule 11.12 to 11.13;
previous rule 11.13 to 11.14;
previous rule 11.14 to 11.15;
previous rule 11.15 to 11.16;
previous rule 11.16 to 11.17.
```

Replace rule 12.5.2 with:

12.5.2 The order of winning poker hands in "Wild Aruba Stud Poker" is described in Table 6.

Change previous rule numbered 12.7, to rule 12.6.

At renumbered rule 12.6.1 insert:

12.6.1 If the Dealer's hand does not qualify he/she will announce that they have no hand and settle all wagers according to the procedures described in rule 7.6 and in accordance with rule 12.7.1 (Table 6)

At renumbered rule 12.6.2 **insert**:

- 12.6.2 If the Dealer's hand does qualify, the Dealer will compare his/her hand to each player's hand in turn and settle all wagers according to the procedures described in rule 7.6 and in accordance with rule 12.7.1 (Table 6) as follows:
 - (a) Pay the "Ante" and the "Bet" for those hands with a higher poker hand than the Dealer's; or

- (b) Collect the "Ante" and the "Bet" for hands with a lower poker hand than the Dealers; or
- (c) Void the "Ante" and the "Bet" for hands with an equal poker value to that of the Dealer.

In renumbered rule 12.6.4 **insert**:

12.6.4 A player utilising the "Instant Winner" as described in rule 12.8 feature remains eligible for Jackpot payouts where that player has placed a qualifying Jackpot wager.

Change previous rule 12.8 to rule 12.7.

Change Table 4 to Table 6.

Replace rule 12.9 with:

- 12.8 The "Instant Winner"
 - 12.8.1 The player, upon being dealt a Straight Flush or higher, can elect to utilise the "Instant Winner" feature instead of waiting until the Dealer plays out his or her hand for qualification.
 - 12.8.2 A player electing to utilise the "Instant Winner" feature will forfeit the right for their "Bet" to be paid at the payout odds described in Table 7.
 - When a player elects to utilise the "Instant Winner" feature the "Ante" will be paid at odds of 1 to 1 (even money) and then receive an additional payment based on the amount of the "Ante". The additional payment will be made according to the odds described in Table 7.

Table 7: "Instant Winner" Odds

Outcome	"Ante" Payout	Maximum Payout
Straight Flush	10 to 1	up to a maximum payout
Five-of-a-Kind	30 to 1	up to a maximum payout
Royal Flush (Wild)	50 to 1	up to a maximum payout
Royal Flush	100 to 1	up to a maximum payout

Renumber rule 12.10 to 12.9. **Renumber** table 6 to table 8. **Renumber** rule 12.11 to 12.10.

Health Services Act 1988

PURCHASING POLICY (SECTION 134)

Health Purchasing Victoria ('HPV'), having given notice that it intended to make a purchasing policy in accordance with Section 134 of the **Health Services Act 1988** (Vic.) (referred to hereafter as 'the Act'), and after having taken into account comments and submissions made pursuant to Section 134B of the Act hereby gives further notice of the intention to make the following purchasing policy:

To whom does this policy apply?

- 1. This policy applies to all public hospitals listed in Schedule 1 of the Act and all public health services listed in Schedule 5 of the Act, unless specifically exempted in accordance with Section 134A of the Act or paragraphs 9.7 and or 11.
 - 1.1. In this policy—
 - 1.1.1. "hospital" means "public hospital";
 - 1.1.2. "health service" means "public health service";
 - 1.1.3. "supplier" includes a person or body on a panel of suppliers.

Key requirements of the policy

- 2. All hospitals and health services are required to abide by the outcomes of the planned HPV tenders listed in the 2004–2006 timetable, which is a Schedule to this policy.
- 3. All hospitals and health services are required to only purchase goods and/or services which will be the subject of those tenders from the successful tenderers with whom HPV enters into a contractual relationship to supply those goods and services.
- 4. Hospitals and health services may only enter into a contract or renew any current contract with suppliers for goods or services as per the attached tender program where there is an ability to terminate agreements when the relevant HPV tender is awarded.
- 5. The role of hospitals and health services, as applicable, is to:
 - 5.1. assist HPV in identifying potential tendering opportunities, including working with HPV to collect procurement data to assist in that identification process, and developing the tendering program;
 - 5.2. provide input into the development of business cases as requested;
 - 5.3. nominate staff to participate as required in product reference groups that will contribute towards
 - 5.3.1. the development of tender specifications,
 - 5.3.2. the evaluation of bid responses and/or other negotiations with suppliers; and
 - 5.4. report their usage level of and/or management of HPV contracts.
- 6. Hospitals and health services, when planning future procurement activities, are to consider whether these procurement activities may suit the establishment of a new HPV contract that may potentially lead to improved value for other HPV clients. Such an opportunity should be discussed with HPV.

When does the policy not apply?

7. This policy does not apply in relation to the purchase of, or payment for, particular goods or services named in the attached Schedule by a hospital or health service to the extent provided for in paragraphs 8 to 11 of this policy, provided that the hospital or health service complies with any requirements of those paragraphs. Such hospitals and health services are required to comply with this policy in all other respects.

Existing contracts

- 8. This policy does not apply to:
 - 8.1. the extent that a hospital or health service has a current contract in respect of the supply of particular goods and/or services that are named in the Schedule; or

- 8.2. an HPV contract let in accordance with a previous Direction or Purchasing Policy. Health service or hospital opts out
- 9. Opting out or exemption prior to the end of the tender development period
 - 9.1. In paragraphs 9.2 and 9.7 "tender development period" in relation to a proposed contract in respect of the particular goods or services means the period—
 - 9.1.1. from the date of commencement of this purchasing policy; and
 - 9.1.2. ending at the time which is 5 working days after HPV has provided to the health service or hospital a document entitled "final draft tender brief and specification" in relation to a proposed contract in respect of the supply of the particular goods or services.
 - 9.2. If at any time prior to the end of the tender development period regarding particular goods or services named in the schedule the chief executive officer of a health service or hospital—
 - 9.2.1. notifies HPV in writing that it opts out of the particular tender (either in whole or part) on clinical or operational grounds; and
 - 9.2.2. advises HPV in writing as to the reasons for that belief-

this policy does not apply to that hospital or health service in relation to that tender, or those goods or services for which the hospital or health service has opted out (as applicable).

A health service or hospital which opts out of a particular tender may only opt back into the tender at any time up to the stage of tender development period for that particular good or service for which HPV proposes to tender at which the health service or hospital supplies HPV with data regarding its current arrangements in relation to the procurement of the good or service (including data about volume and price of those goods or services).

- 9.3. If a chief executive officer of a hospital or health service provides a notice to HPV pursuant to clause 9.2, it must also provide HPV with a copy of any contracts of the hospital or health service relating to such goods or services.
- 9.4. For the purposes of paragraph 9.2 "clinical or operational grounds" refers to the reasons why the purchase or use of a particular good or service by a health service or hospital (other than in accordance with the tender schedule to this policy) is necessary to ensure—
 - 9.4.1. that patients of the health service or hospital receive clinically appropriate treatment or care; or
 - 9.4.2. the effective administration of the hospital or health service.

In establishing clinical or operational grounds it is not sufficient to rely upon the fact that a particular good or service has been used at the health service or hospital in the past or is preferred by employees of, or contractors to, the health service or hospital. The health service or hospital must be able to give objectively verifiable reasons as to why the use of that particular good or service is required in the future or why a contract should be entered into which does not align with the tender program.

For example, a specialist service provided at the health service or hospital may necessitate the use of a unique product that is not available under the relevant tender or a hospital may for operational reasons need to enter into or renew a contract prior to the commencement of an HPV tender and the term of that contract may not be negotiable.

- 9.5. HPV shall endeavor to meet the perceived restrictions as defined in the notice of request to withdraw prior to sanctioning the withdrawal.
- 9.6. Hospitals and health services shall maintain absolute confidentiality of the draft tender specifications, and may not discuss the contents with any third party without the express written consent of HPV.

HPV grants exemption based on impact on local or small businesses

- 9.7. At any time within the tender development period the chief executive officer of HPV, or the person for the time being acting in that position, may exempt a health service or hospital, or class of health service or hospital, from the tender (either in whole or to the extent specified) if he or she is satisfied that this is appropriate taking into account the effect of the tender and proposed contract with regard to:
 - 9.7.1. the viability of small or medium sized businesses; or
 - 9.7.2. local employment growth or retention.

Post contract negotiations

10. HPV reserves the right to conduct post contract negotiations with a supplier (or a range of suppliers) if HPV believes, based on verifiable evidence from hospitals and health services or research HPV has conducted on its own account, that the prevailing market conditions are conducive to additional value for money outcomes than offered by the current contractual arrangements. HPV will endeavor to ensure that its contracts are based on the principle that supply at all times is based on best value in the market for all HPV stakeholders.

HPV terms, conditions of tender, and contract documentation reflect this position.

Exemption from contract entered into by HPV with suppliers

- 11. After a supplier has been selected by HPV for particular goods or services, the chief executive officer of HPV, or the person for the time being acting in that position, may exempt in writing a health service or hospital from the requirement to pay for or purchase those particular goods or services in accordance with the contract entered into by HPV in relation to those goods or services if he or she is satisfied that—
 - 11.1. there are clinical, or operational grounds or other special circumstances which justify exempting the hospital or health service from compliance with this purchasing policy at this stage of the purchasing process; and
 - 11.2. there are no other relevant considerations (such as those relating to probity and effective purchasing practice) which would make the granting of such an exemption inappropriate.

In making this decision HPV will have regard to the matters specified in section 133 of the

This purchasing policy shall not apply to the hospital or health service in relation to goods or services which are so exempt.

Compliance reports

12. Hospitals and health services are required to report their compliance with this policy by means of an annual statement of compliance in a form to be advised by HPV.

Interested parties may make comment in writing to HPV until 4pm Monday 27 June 2005 addressed to: Mr Adamm Ferrier, Secretary to HPV, PO Box 2301, Wattletree Road Post Office, Malvern East, Vic. 3144, or via email a.ferrier@hpv.org.au.

Dated 6 June 2005

DENNIS O'KEEFE Chief Executive Officer On the Authority of the Members of HPV

Purchasing Policy

<u>Schedule – 2004-2006 Timetable (Schedule of Tenders pursuant to the</u> Purchasing Policy)

Operating Room Consumables

Indicative products

- Abdominal Sponges
- Clippers And Blades
- Diathermy Plates & Probes
- Identification Loops
- Needle Containment Devices
- Neurosurgical Patties
- Scalpel Blades & Handles
- Scrub Brushes
- Skin Marking Pens
- Skin Preparation Swabs
- Skin Staple Removers
- Skin Staples (External)
- Warming Blankets
- Wound Drainage Systems
- X-Ray Detectable Gauze
- Other groups as determined by the relevant PRG

Wound Care Product (Moist Wound

Indicative products

- Alginates
- Films
- Foams
- Hydroactives
- Hydrocolloids
- Hydrofibre
- Hydrogels
- Hypertonic Saline
- lodine
- Odour-Absorbing
- Silver
- Other groups as determined by the relevant PRG

Domestic Paper

(HPV may exercise option to extend or renew)

Indicative products

- Toilet Paper
- Facial Tissues
- Paper Hand Towel (Renewal)
- Other groups as determined by the relevant PRG

Needles And Syringes

(HPV may exercise option to extend or renew)

Indicative products

- Hypodermic Needles
- Hypodermic Syringes
- Insulin Syringes
- Insulin Needles
- Other groups as determined by the relevant PRG

Surgical Dressings & Cotton Products

Indicative products (NB. Excludes Moist Wound Healing Products - See Wound Care)

- Alcohol Swabs
- Basic Dressing Packs
- Burns Dressings
- Combine Dressing
- Cotton Balls
- First Aid Strips
- Gauze Products
- Impregnated Gauze
- Island Dressings
- Non Adherent Dressings
- Non Woven Swabs
- Packing Gauze
- Swab sticks
- Wound Closure Strips
- Other groups as determined by the relevant PRG

Bulk/Bottled Gas And Equipment

Indicative products

- Medical Air
- Oxygen
- Carbogen
- Carbon Dioxide
- Nitrogen
- Nitrous Oxide
- Portable delivery systems
- Other groups as determined by the relevant PRG

Tapes & Bandages

Indicative products

- Adhesive Tapes
 - Elasticised
 - o Paper Porous
 - Plastic Porous
 - o Silk
 - Waterproof
- Bandages
 - Cohesive
 - Collar And Cuff
 - o Compression
 - Crepe
 - Tubular
 - Under Cast Padding
- Casting Materials
 - Plaster Of Paris Bandage
 - Synthetic Cast Bandages
- Other groups as determined by the relevant PRG

Continence Products

(HPV may exercise option to extend or renew)
Indicative products

- Bedside Urine Drainage Bags
- Latex Foley Catheters
- Silicone Foley Catheters
- Sheaths
- Coated And Speciality Catheters
- Nelaton Catheters
- Pads
- Skin Care Products
- Drainage Bag Hangars
- Other groups as determined by the relevant PRG

Sharps Disposal Systems

Indicative products

- Sharps Containers -Disposable
- Sharps Waste Disposal
- Sharps Containers -Reusable
- Cytotoxic Waste Disposal
- Other groups as determined by the relevant PRG

Electro Medical Monitoring Devices

Indicative products

- 12 Lead ECG Machine
- ECG Monitor
- Non Invasive Blood Pressure Monitors
- Pulse Oximeters
- Pulse Oximer
 Thermometry
- Vital Signs Monitors I.E.
 Multi-Eunction
- Monitor/Defibrillators
- External Pacing Units
- PCA Pumps
- Syringe Pumps
- Volumetric Infusion Pumps
- Any Consumables/Accessories Of Above Products

Other groups as determined by the relevant PRG

Purchasing Policy

IV Administration Sets

(HPV may exercise option to extend or renew)
Indicative products

- Blood Sets
- Burettes
- Injection Sites
- IV Blood, Solution And Blood/Solution Sets
- IV Extension Tubing
- Platelet Filters
- Platelet Sets
- Pump Sets
- Red Cell Filters
- Solution Sets
- Stopcocks 2 Way, 3-Way Etc
- White Cell Filters
- Y Sets
- IV Access Devices
 - o Peripheral IV Cannulae
 - PICC Lines
 - o Midline Catheters
 - o Scalp Vein Set
- Note: CVC lines included in Monitoring Consumables Tender
- Other groups as determined by the relevant PRG

Pharmaceuticals A-Z

(HPV may exercise option to extend or renew)

Indicative products

- As per current contract
- Other groups as determined by the Pharmacy Advisory Group

X-Ray Films & Chemicals

Indicative products

- X-Ray Film
- Fixer
- Develope
- Other

Other groups as determined by the relevant PRG

Aids And Appliances

(HPV may exercise option to extend or renew)

Indicative products

- Commodes
- Crutches
- Shower Chairs And Stools
- Walking Frames
- Walking Sticks
- Toilet Raisers And Over-Toilet Frames
- Low And High Back Support Chairs
- Bath Seats, And
- Wheelchairs
- Other groups as determined by the relevant PRG

Sterilisation Consumables

(HPV may exercise option to extend or renew)
Indicative products

- Wraps
- Labels
- Tray Liners
- Instrument Protectors
- Laminate Packaging
- Rigid Containers
- 8 Chemical Process
 Indicators
- Biological Indicators Test
- Chemical Sterilants & Test Strips
- Filters
- Cleaning Compound
- Instrument Cleaning
 Brushes
- High Temp Sterilisable Equipment
- Low Temp Plasma
- Compatible Equipment

 Miscellaneous
- Other groups as determined by the relevant PRG

Contrast Media

(HPV may exercise option to extend or renew)
Indicative products

- Ionic Contrast Agent
- Non Ionic Contrast Agent
- MRI Contrast Media
- Barium Sulphates
- Oral Water Soluble 55-85%
- Pre-Filled Syringes
- Pre-Filled SyringesUltrasound Imaging Agent
- Other groups as determined by the relevant PRG

Clinical Protective Apparel

Indicative products

- High Filtration Face Masks
- Eye Shields
- Face Shields
- Shoe Covers
- Hair Covers (Bouffant, Beret, Hood)
- Gowns
- Aprons
- Other groups as determined by the relevant PRG

IV Fluids

(HPV may exercise option to extend or renew)

Indicative products

- Irrigation Fluids
- IV Fluids
- Other groups as determined by the relevant PRG

Drapes

Indicative products

- Adhesive
- Non Adhesive

Other groups as determined by the relevant PRG

Peritoneal Dialysis Consumables

Indicative products

- PD Access Catheters
- CAPD Bags And Tubing
- CAPD Double Bag Systems
- Automated/Cycler Equipment & Consumables
- Accessories
- Other groups as determined by the relevant PRG

Radiopharmaceuticals (For Nuclear Medicine)

Indicative products

- Iodine-131
- Chromium-51
- Gallium-67
- Technetium-99Thallium-201
- Other groups as determined by the relevant PRG

Surgical Instruments

Indicative products

- "Basic Tray" Instruments
- Expand By Surgical Speciality
- Other groups as determined by the relevant PRG

Medical Waste Bags

Indicative products

- Cytotoxic Waste Bags
- Garbage Bags
- Infectious Waste Bags
- Pathology Specimen Bags
- Polythene Bags HDPE
 And LDPE
- Other groups as determined by the relevant PRG

Private Agents Act 1966

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

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 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	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence
Michael J. Barnett	13 Forbes Avenue, Lyndhurst 3975	Probe Group	214 Balaclava Road, North Caulfield 3161	Commercial Sub-Agents Licence
Daryn Scott Wood	5 Rose Hill Court, Narre Warren North 3804	Lyndon Peak Pty Ltd	6 McGlone Street, Mitcham Victoria	Commercial Sub-Agents Licence
Jodie M. Bedoya	13 Beaufort Street, Mitcham Victoria	R.C.L. Mercantile	Level 7, 505 Little Collins Street, Melbourne Victoria	Commercial Agents Licence

Dated at Melbourne 6 June 2005

GRAEME J. HORSBURGH Principal Registrar Magistrates' Court of Victoria

Public Records Act 1973

DECLARATION OF RECORDS NOT AVAILABLE FOR PUBLIC INSPECTION

Whereas section 10 of the Public Records Act 1973 provides, inter alia, that:

The Minister by notice published in the Government Gazette may declare that any specified records or records of a class transferred or to be transferred from a public office to the Public Record Office shall not be available for public inspection for a period specified in the declaration, being a period of not more than 30 years, after the date of their transfer to the Public Record Office.

I, John Thwaites, Minister for Victorian Communities, do now by this notice declare that the records listed on schedules A and B below shall not be available for public inspection for a period of 19 years and 17 years respectively from the date of their transfer to the Public Record Office. The records listed on the schedule A below shall not be available for public inspection until 17 December 2010. The records listed on the schedule B below shall not be available for public inspection until 26 February 2010.

Dated 27 May 2005

JOHN THWAITES Minister for Victorian Communities

SCHEDULE A

VPRS No.	VPRS Title
8089/P3	Central Administration Annual Single Number Correspondence (1978–1980)

SCHEDULE B

VPRS No.	VPRS Title	
8089/P4	Central Administration Annual Single Number Correspondence (1981–1982)	

Water Act 1989

BULK ENTITLEMENT (THOMSON/MACALISTER–SOUTHERN RURAL WATER) CONVERSION PRIMARY ENTITLEMENT AMENDMENT ORDER 2005

I, John Thwaites, Minister for Water, as Minister administering the **Water Act 1989**, under the provisions of clause 8.1 of the Bulk Entitlement (Thomson/Macalister–Southern Rural Water) Conversion Order 2001, make the following Order –

1. Title

This Order is called the Bulk Entitlement (Thomson/Macalister–Southern Rural Water) Conversion Primary Entitlement Amendment Order 2005.

2. Preliminary

The Bulk Entitlement (Thomson/Macalister–Southern Rural Water) Conversion Order 2001 (the Bulk Entitlement Order) was made by the Governor in Council on 6 March 2001 and published in the Government Gazette G11 on 15 March 2001 at page 437.

3. Purpose

The purpose of this Order is to amend the Bulk Entitlement Order to incorporate the permanent water savings resulting from the Nuntin Pipeline Project into the primary entitlements shown in Schedule 1 of the Bulk Entitlement Order.

4. Authorising Provision

This Amendment Order is made by the Minister in accordance with clause 8.1 of the Bulk Entitlement (Thomson/Macalister–Southern Rural Water) Conversion Order 2001 on the application of Southern Rural Water in accordance with clause 8.2.

5. Commencement

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

6. Amendment of Schedule 1

In Schedule 1 for "The following entitlements" **substitute** "Entitlements 1, 2, 3 and 4". In Schedule 1 after "at the date of this Order" **insert** ", and entitlement 5".

7. Addition of clause 5 to Schedule 1

In Schedule 1 after clause 4 insert "

5. Additional Entitlement

- (a) An additional 790 ML of irrigation entitlements to be auctioned by SRW; and
- (b) Southern Rural Water must apply to the Minister to delete clause 5(a) after the additional 790 ML is auctioned, and to amend the volumes of water rights and licences under 1(b) and 2(a) of this Schedule in accordance with the volumes of water rights and licences sold at auction."

Dated 3 May 2005

JOHN THWAITES Minister for Water

Water Act 1989

CONSTITUTION OF WANNON REGION WATER AUTHORITY ORDER 2005

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

1. Citation

This Order is called the Constitution of Wannon Region Water Authority Order 2005.

2. Purpose

The purpose of this Order is to:

- (a) constitute a new authority to take over the whole of the property, rights, liabilities, obligations, powers and functions under the **Water Act 1989** of South West Water Authority, Portland Coast Region Water Authority and Glenelg Region Water Authority;
- (b) provide for various matters consequential to the creation of the new authority including membership and the transfer of staff and water and sewerage districts to the new authority; and
- (c) abolish South West Water Authority, Portland Coast Region Water Authority and Glenelg Region Water Authority.

3. Authorising provision

This Order is made under section 98(1)(b) of the Water Act 1989.

4. Commencement

This Order comes into operation on 1 July 2005.

5. Preliminary

As provided for under section 100(2)(a) of the Water Act 1989 South West Water Authority, Portland Coast Region Water Authority and Glenelg Region Water Authority have applied to me for an Order to be made, and in accordance with section 98(2)(a) of the Water Act 1989 I have agreed the terms and conditions for the constitution of Wannon Region Water Authority with South West Water Authority, Portland Coast Region Water Authority and Glenelg Region Water Authority.

6. Constitution of new Authority

On and from the date this Order comes into operation there is constituted a new authority and on that date the new authority takes over the whole of the property, rights, liabilities, obligations, powers and functions under the **Water Act 1989** of South West Water Authority, Portland Coast Region Water Authority and Glenelg Region Water Authority.

7. Name of Authority

The corporate name of the new authority is Wannon Region Water Authority.

8. Membership of Authority

The Wannon Region Water Authority is comprised of no more than 9 members appointed by the Minister.

9. Transfer of staff and entitlements

All officers of South West Water Authority, Portland Coast Region Water Authority and Glenelg Region Water Authority are transferred to Wannon Region Water Authority. As provided in section 102 of the **Water Act 1989** officers are transferred on terms and conditions no less favourable than those of their former office and with the benefit of all rights accrued in respect of that former office.

10. Transfer of districts from South West Water Authority

The following districts are transferred from South West Water Authority to Wannon Region Water Authority:

Camperdown Sewerage Otway Waterworks
Caramut Rural Peterborough Water
Caramut Water Supply Peterborough Sewerage
Cobden Sewerage Port Campbell Urban
Derrinallum Urban Port Campbell Sewerage

Koroit Water Purnim Urban

Koroit Sewerage Shire of Heytesbury Waterworks

Lismore Urban Simpson Sewerage
Lismore Rural Terang Sewerage
Lismore and Derrinallum Waterworks Timboon Urban
Mortlake Water Timboon Sewerage

Mortlake Sewerage Town of Camperdown Water Supply
Otway Rural Warrnambool and Urban Environs Water
Otway Urban Warrnambool and Urban Environs Sewerage

11. Transfer of districts from Portland Coast Region Water Authority

The following districts are transferred from Portland Coast Region Water Authority to Wannon Region Water Authority:

Dartmoor Water Port Fairy Sewerage
Heywood Urban Port Fairy Waterworks
Heywood Waterworks Portland Urban
Heywood Sewerage Port Fairy Urban Portland Waterworks

12. Transfer of districts from Glenelg Region Water Authority

The following districts are transferred from Glenelg Region Water Authority to Wannon Region Water Authority:

Balmoral Waterworks Hamilton Sewerage
Casterton Urban Hamilton Waterworks
Casterton Sewerage Macarthur Water District

Cavendish Urban Merino Urban
Coleraine Urban Penshurst Urban
Coleraine Sewerage Sandford Urban

Coleraine and Casterton Waterworks

Dunkeld Urban

Shire of Dundas Waterworks

Shire of Glenelg Waterworks

Dunkeld Sewerage

Shire of Mt Rouse Waterworks

Glenthompson Urban Tarrington Urban

Hamilton Urban

13. Abolition of former Authorities

South West Water Authority, Portland Coast Region Water Authority and Glenelg Region Water Authority are abolished.

Dated 3 June 2005

JOHN THWAITES MP Minister for Water

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME Notice of Approval of Amendment Amendment C49

The Minister for Planning has approved Amendment C49 to the Cardinia Planning Scheme.

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

The Amendment:

- rezones a 17.12 hectare parcel of land described as Lot B LP 206993U (Volume 9778, Folio 353), Lot 4 LP 206993U (Volume 9778, Folio 353) and Lot 5 LP 206993U (Volume 9778, Folio 353), Racecourse Road, Pakenham from an Industrial 1 Zone to a Comprehensive Development Zone;
- introduces Schedule 3 to the Comprehensive Development Zone; and
- introduces the Racecourse Road, Pakenham Comprehensive Development Plan, August 2004 as an incorporated document to the Cardinia Planning Scheme.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; and at the offices of the Cardinia Shire Council, Henty Way, Pakenham.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

EAST GIPPSLAND PLANNING SCHEME

Notice of Approval of Amendment Amendment C22

The Minister for Planning has approved Amendment C22 to the East Gippsland Planning Scheme.

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

The Amendment:

- rezones the land east of 66 Creighton Street and 250 Albatross Road, Kalimna, being C/T Vol. 3272, Fol. 654322; C/T Vol. 3997, Fol. 799271; C/T Vol. 9104, Fol. 567, from Low Density Residential Zone (LDRZ) and Public Conservation and Resource Zone (PCRZ) to Residential 1 Zone (R1Z);
- applies a new Design and Development Overlay (DDO10) with accompanying schedule to the land in order to introduce provisions to manage the subdivision of the land

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

Permit No.: 03/00137/DS

Description of land: 66 Creighton Street and 250 Albatross Road, Kalimna and part Government Road (Certificate of Title Volume 3272, Folio 654322; Volume 3997, Folio 799271, and Volume 9104, Folio 567).

A copy of the Amendment and permit/s can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; and at the office of the East Gippsland Shire Council, 273 Main Street, Bairnsdale.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of Approval of Amendment

Amendment C13

The Minister for Planning has approved Amendment C13 to the Greater Bendigo Planning Scheme.

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

The Amendment rezones a parcel of 13.53 hectares on the eastern corner of McIvor Highway and Toolleen–Axedale Road, Axedale from Public Conservation and Resource Zone to Rural Zone.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; Department of Sustainability and Environment North West Region, corner of Midland Highway & Taylor Street, Epsom; and at the offices of the Greater Bendigo City Council, Planning Services, 15 Hopetoun Street, Bendigo.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of Approval of Amendment Amendment C54

The Minister for Planning has approved Amendment C54 to the Greater Bendigo Planning Scheme.

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

The Amendment:

- rezones privately owned land known as the Atisha Centre located at Lot 1 LP 25951, Lot 2 LP 218162, Lot 1 TP 128856, and Crown Allotment 93B No Section, Parish of Nerring, Sandhurst Town Road, Myers Flat from Rural Zone to Comprehensive Development Zone and introduces a new schedule to the Zone – Schedule 2: Atisha Centre, Comprehensive Development Plan;
- amends the Municipal Strategic Statement, Clause 21.05-1, to include reference to the application of a Comprehensive Development Zone 2 to the Atisha Centre site;
- modifies Schedule 2 to the Environmental Significance Overlay (Clause 42.01) to provide for permit exemption for buildings and works in accordance with an approved Atisha Comprehensive Development Plan;
- modifies Schedule 2 to the Vegetation Protection Overlay (Clause 42.02) to provide for permit exemption for the removal of

- trees in accordance with an approved Atisha Comprehensive Development Plan;
- inserts an exemption to Clause 52.17 to allow native vegetation removal in accordance with the Comprehensive Development Plan;
- amends Schedule 1 to the Comprehensive Development Zone to correct numbering errors; and
- modifies the Schedule to Clause 81 to include the Atisha Comprehensive Development Plan, May 2005 as an Incorporated Document.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; Department of Sustainability and Environment North West Region, corner of Midland Highway & Taylor Street, Epsom; and at the offices of the Greater Bendigo City Council, Planning Services, 15 Hopetoun Street, Bendigo.

Deputy Secretary Built Environment Department of Sustainability and Environment

Planning and Environment Act 1987

MONASH PLANNING SCHEME Notice of Approval of Amendment Amendment C43

The Minister for Planning has approved Amendment C43 to the Monash Planning Scheme.

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

The Amendment rezones land at 203–207 Blackburn Road and 2 St Clair Crescent, Mount Waverley from a Residential 1 Zone to a Business 2 Zone and applies a Design and Development Overlay – Schedule 1 to the land.

The Amendment also varies the Schedule to Clause 52.02 to remove the covenant contained in Transfer A419042 affecting 2 St Clair Crescent, Mount Waverley (Lot 29 Plan of Subdivision No. 41442).

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

Permit No.: 32055.

Description of land: 203–205 Blackburn Road and 2 St Clair Crescent, Mount Waverley (Lots 29, 30 & 31 of PS041442).

A copy of the Amendment and permit can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; and at the offices of the Monash City Council, 293 Springvale Road, Glen Waverley.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

NILLUMBIK PLANNING SCHEME Notice of Approval of Amendment

Amendment C10 Part 1

The Minister for Planning has approved Amendment C10 Part 1 to the Nillumbik Planning Scheme.

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

The Amendment includes land comprising 259 to 275 and 285 to 307 Diamond Creek Road, which is located adjacent to McLaughlans Lane, Greensborough in a Design and Development Overlay Schedule 4. The Amendment inserts Schedule 4 to the Design and Development Overlay into the Planning Scheme.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; and at the offices of the Nillumbik Shire Council, Civic Drive, Greensborough.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

NILLUMBIK PLANNING SCHEME Notice of Approval of Amendment Amendment C22 Part 2

The Minister for Planning has approved Amendment C22 Part 2 to the Nillumbik Planning Scheme.

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

The Amendment:

- rezones part of the land comprising Lots 285 to 307 Diamond Creek Road, Plenty from Business 1 Zone to Residential 1 Zone;
- alters Clauses 21.03–4 and 21.05–4 of the Municipal Strategic Statement to reflect the changed intent of use in the subject part of the Diamond Creek Road Business Area;
- alters the Schedule to Clause 34.01 the Business 1 Zone to require a permit for shop exceeding 400 sq m on any of Lots 285 to 307 Diamond Creek Road.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; and at the offices of the Nillumbik Shire Council, Civic Drive, Greensborough.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

WYNDHAM PLANNING SCHEME Notice of Approval of Amendment Amendment C56

The Minister for Planning has approved Amendment C56 to the Wyndham Planning Scheme.

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

The Amendment rezones land at Lot B Hogans Road, Hoppers Crossing (Plan of

Subdivision 403050P, Certificate of Title Volume 10339, Folio 411) from Business 4 Zone to Residential 1 Zone.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; and at the offices of the Wyndham City Council, Princes Highway, Werribee.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

ORDERS IN COUNCIL

Prevention of Cruelty to Animals Act 1986

MAKING OF THE CODE OF PRACTICE FOR THE WELFARE OF ANIMALS ON PRIVATE GAME RESERVES LICENSED TO HUNT GAME BIRDS

The Governor in Council, on the recommendation of the Minister for Agriculture, under section 7(1) of the **Prevention of Cruelty to Animals Act 1986** makes the Code of Practice for the Welfare of Animals on Private Game Reserves licensed to hunt game birds.

This Order takes effect on the date of its publication in the Government Gazette.

Dated 14 December 2004 Responsible Minister: BOB CAMERON Minister for Agriculture

DIANE CASEY Clerk of the Executive Council

CODE OF PRACTICE FOR THE WELFARE OF ANIMALS ON PRIVATE GAME RESERVES LICENSED TO HUNT GAME BIRDS

PREFACE

The **Prevention of Cruelty to Animals Act 1986**, administered by the Department of Primary Industries, has the purpose of protecting animals, encouraging the considerate treatment of animals and to improve the level of community awareness about the prevention of cruelty to animals. It establishes fundamental obligations relating to the care of animals in general terms. Details of obligations are found in codes of practice that are made under the provisions of the Act. These set out minimum standards and recommendations relating to important aspects of the care of animals. They are developed following a process of consultation with stakeholders and the community.

They reflect the views and values held by Victorians with respect to the care of animals. It is recommend that all those who care for animals become familiar with the relevant codes.

Codes are issued after review by the Animal Welfare Advisory Committee. This committee comprises persons who have knowledge and expertise in particular areas such as animal welfare, veterinary science, animal uses in research, agriculture, the commercial use of animals and the standards and conduct of ethical use of animals.

The **Wildlife Act 1975**, administered by the Department of Sustainability and Environment, licenses the rearing of introduced species of game birds for release for hunting purposes. The purpose of this code is to provide a measure of consideration for the welfare of the birds during their rearing and release, and for the dogs used in the hunting activity. A condition of licence will be compliance with the recommendations contained in the code.

This Code of Practice for the Welfare of Animals on Game Reserves licensed to hunt game birds was issued by a notice published in the Government Gazette on 9 June 2005 under Section 7 of the **Prevention of Cruelty to Animals Act 1986**.

A| OBJECTIVES

- 1. This Code aims to prevent cruelty and encourage the considerate treatment of introduced game birds that are reared for release to be hunted on a Private Game Reserve that is licensed to do so.
- 2. Hunting without care and consideration for ecosystems may interrupt the natural balance between animals and their environment. To enhance the environment and its wildlife, this code supports the participation of hunters in conservation and environmental programs, and to be members of approved (hunting) organisations.
- 3. This code supports membership by hunters of approved organisations which encourage responsible hunting and wildlife management, monitor the standards of hunting by their members and liaise with regulatory agencies responsible for animal welfare.
- 4. Birds to be hunted should at all times be free and unrestricted. Man-made devices should not deliberately be used to restrict birds that are being hunted, to an area.

B| INTRODUCTION

- 5. This code defines the type of animals that may be used to assist gamekeepers and hunters, and the acceptable method in which these animals may be used.
- 6. This code does not approve of hunting where one animal is permitted to inflict injury that would cause another animal to suffer, if it remained alive.
- 7. Hunting includes the use of any legal firearm capable of humanely killing the bird to be hunted.
- 8. It is the responsibility of gamekeepers and hunters to be aware of and observe all regulations and legislation that relates to hunting and the use of firearms.

C| DEFINITIONS

- 9. **'Approved organisation'** is a hunting organisation approved under the Code of Practice for the Welfare of Animals in Hunting by the Bureau of Animal Welfare, which promotes ethical hunting, and compliance of members with this Code by:
 - developing hunter education and proficiency testing programs and encouraging members to participate in these programs;
 - using practice ranges so that members may use simulated targets to develop proficiency. New members (or novices) should practise before using firearms or bows in hunting;
 - appointing sufficient numbers of experienced members as field officers so that the hunting activities of members can be adequately assessed; and
 - providing an annual report of the hunting activities of members (and the registration of hounds, if applicable) to the Bureau of Animal Welfare.
- 10. **'Bureau of Animal Welfare'** means the Director, Bureau of Animal Welfare, Department of Primary Industries, 475 Mickleham Road, Attwood 3049.
- 11. **'Field officer'** means a person appointed by the approved organisation who:
 - regularly attends hunts;
 - reports breaches of the code to the approved organisation;
 - provides details for the annual report to the Bureau of Animal Welfare; and
- 12. **'Firearm'** has the same meaning as under the **Firearms Act 1996**.
- 13. **'Game bird'** for the purpose of this code means any live introduced species of bird defined as game in schedule 6 Part A of the Wildlife Regulations 2002 or subsequent legislation. Where birds other than birds protected by the **Wildlife Act 1975** are reared and released for hunting the hunters must comply with the **Prevention of Cruelty to Animals Act 1986**, the provisions of this code and the provisions of any relevant code of practice for rearing of the particular species.

- **'Gamekeeper'** is the person licensed under the Wildlife Regulations or acting as the agent for the licensed person.
- 15. **'Gundogs'** are dogs as defined under the **Wildlife Act 1975** and the associated regulations as 'gundogs' and conforming to the breed standards of the Australian National Kennel Council.
- 16. **'Hunting'** is the pursuit, trailing, stalking, searching for or driving out of an animal where the deliberate intention is to kill the animals being hunted.
- 17. **'Legislation relating to hunting'** includes:
 - Conservation, Forests and Lands Act 1987 and associated regulations.
 - Firearms Act 1996 and associated regulations.
 - Prevention of Cruelty to Animals Act 1986 and associated regulations.
 - Wildlife Act 1975 and associated regulations.

D] HUSBANDRY

The aim of game bird rearing is to provide fit, healthy animals, well adapted for release into the Private Game Reserve. Birds must not be released until fully feathered, and capable of achieving full flight capability.

Minimum Standard

The owner of a private game reserve must have a current Commercial Wildlife (Wildlife Producer) Licence Type 1 issued under the **Wildlife Act 1975** before releasing game birds for hunting

Those responsible for the incubation and rearing of game birds must be caring, considerate, conscientious, knowledgeable and skilled. They must be well prepared and take professional advice from veterinarians and qualified game consultants wherever necessary.

Recommended best practice

- 17. Young birds in brooders should be inspected a least twice every 24 hours. Thorough attention should be paid at least daily for bird health, parasites, injury, problem behaviours, feed and water availability, ventilation, lighting, safety of confinement measures and protection from predators.
- 18. **Beak trimming**

Minimum Standard

Beak trimming must only be performed by an experienced and competent operator or under the direct supervision of an experienced and competent operator.

Recommended best practice

Management should use appropriate selection of birds and the provision of conditions that reduce the tendency for cannibalism to occur.

To prevent cannibalism up to one-third of the upper beak may be removed within 72 hours of hatching.

E| **NUTRITION**

Minimum Standard

Birds must have readily accessible fresh water and an appropriate diet to maintain growth, health and vigour.

They must have an environment appropriate to their species and age including areas of shelter and comfortable resting and have visual contact with other members of their own species.

Every precaution must be taken to avoid pain, injury or distress. Prevention of disease, injury and vice, and their rapid treatment should they occur.

Birds, apart from newly hatched birds, must not be placed in circumstances where they are deprived of water for more than 24 hours.

Recommended best practice

- 19. Adequate feed should be supplied in the feeding systems of sheds and ranges taking into account the level of nutrients available in these areas.
- 20. All feeding and watering systems should be checked daily for efficient operation and to ensure all birds have access to feed and water.
- 21. Water sources should be evaluated for salinity and microbiological contamination periodically to assess suitability for birds.
- 22. Up to 5–7 days of age, food and shallow water should be provided continuously to newly hatched chicks such that that can walk over or through it. Water containers should be flat and filled such that birds will not drown. Use of pebbles in shallow water dishes can assist birds in difficulty.

Guidelines

- 23. Commercial turkey rations may be used. Birds must receive a diet containing adequate nutrients to meet their requirements for good health and vitality. Confined birds must be fed daily.
- 24. Newly hatched birds require water within 60 hours under normal conditions; less time in hot weather. They may take more than 24 hours before requiring water.
- 25. Suggested minimum feed quality parameters –

From 0-6 weeks starter rations (Crude Protein 28%)

From 7-12 weeks (Crude Protein 22%)

From 12 weeks on (Crude Protein 18–20 %).

F] SHELTER AND FACILITIES

Adequate welfare involves consideration of flock size, the housing system, the feeding and watering system, the breed and strain of bird, temperature, ventilation, lighting and other husbandry factors. The observance of any particular stocking density on its own cannot ensure the welfare of birds.

Recommended best practice

29. Space Allowances:

Recommendations for commercial rearing of these species are in appendices 1, 2 & 3.

30. Range Yards:

Recommended best practice

Birds should be moved into range yards as soon as chicks no longer require extra heating. Usually at 6 weeks of age but can be at 12 weeks of age depending on seasonal conditions, weather and feather development.

Large yards are best and there should be sufficient space for the birds to fly. Yards should have protection for the birds such as brush and perches but these must be placed in such a way as to allow for flight without injuring birds.

The yards should have a soft roof e.g. grapevine netting, so as to avoid damage to any birds in flight.

Sandy loams are the best soil type. Heavy soils could hold water and contribute to disease problems. Yards should be well drained.

The lower walls should be boarded to a height of 50–60 cm to protect birds from wind when necessary. Rodents must be routinely baited and predators fenced out by a wire fence of 50mm mesh buried 450mm deep or with a 600mm apron on the ground. Electric fencing may be used to supplement a standard wire fence.

Several types of cover crops can be sown as ground cover and the pens should be rotated to get maximum crop production with minimum traffic damage. Spring annuals such as wheat barley and oats, and summer annuals such as sunflower and sorghum can be used.

Shaded areas and protection from the elements should be provided if ground cover is inadequate.

Recommended flight pen sizes and maximum bird density			
Species	Width (m)	Length (m)	Maximum bird density (sq. m/bird)
Pheasant	10	30	1.35
Partridge	5	10	0.93
Quail	5	10	0.37

G] HEALTH AND WELFARE

Minimum Standard

Those responsible for the husbandry and custody of the birds must have experience and knowledge of the species involved. They must be aware of signs of ill health or distress in birds and have in place arrangements to obtain expert advice to assist with the development of appropriate treatment or corrections in management

Recommended best practice

31. Dead, injured, trapped or ill birds should be detected and removed promptly. Prompt disposal, treatment or humane destruction should be arranged.

HJ TRANSPORTATION

Minimum Standard

Where cages are stacked for transport space must be provided between consecutive tiers both horizontally and vertically to ensure adequate air movement between cages.

Recommended best practice

- 32. Containers should be sufficiently robust for the species they contain and should be securely closed during transport to ensure no injury or escape is possible.
- 33. Additional care and procedures should be taken when birds are transported on very hot days particularly on days of high humidity. Avoid transportation on the hottest part of the day and particularly during periods of high humidity.

- 34. Birds should not be transported to the release point more than two hours prior to liberation.
- 35. Recommended transport cage dimensions

Species	Height (mm)	Length (mm)	Width (mm)
Quail (per 4 birds)	150	240	135
Partridge (25 birds)	300	700	500
Pheasant (10 birds)	300	700	500

I] RELEASE MANAGEMENT

36. Liberation:

Minimum Standard

A minimum hunting area of 100 ha must be provided.

The number of birds released must not be more than the environment and re-capture pens can sustain.

Birds must be released into cover in this area out of view of the hunters.

Birds must be fully developed physically, be capable of full flight, have full feather cover and must be mature.

Recommended best practice

Release sites should be selected that provide adequate brush cover for protection from predators and the elements. Bare unprotected areas should be not be used. Birds must be free roaming.

The direction and location of the release should not be disclosed to hunters.

JI HOLDING AND RECAPTURE

Minimum Standard

All reasonable attempts must be made to recapture birds after hunting is completed. Proper provision must be made to recover all released birds that have not been shot during the course of the hunt in the holding and recapture pens.

Recommended best practice

37. **Holding and re-capture pens** and habitat should always be appropriate and sufficient for the needs of the bird species, and sited away from public roads and areas. Pens should be designed and positioned in such a way as to encourage animals to seek refuge, food and water, and should be sufficient in number for the area being hunted. As for the range yards, the soil type, ground cover protection and predator controls are critical. These pens should have feeders and drinkers, which are regularly checked and refreshed. There should be at least one secure entrance that will permit birds to enter the pen but not exit.

KI CONDUCT OF HUNTING

Minimum Standard

Shotguns used must not have a gauge greater than 12 gauge.

A handler may work no more than one gun dog at any one time.

Only gundogs may be used on Private Game Reserves.

Recommended best practice

- 38. The hunt should be cancelled if adverse or severe weather conditions cause birds to be unable fly normally.
- 39. Firearms should be used that will kill humanely. Guidelines published by ammunition manufacturers should be considered when selecting ammunition suitable for the various bird species to be hunted. Rules for the safe use of firearms should be observed.
- 40. A game bird should only be shot at on a Private Game Reserve when:
 - It is safe to do so
 - The bird can be clearly identified
 - The bird is within effective range of the firearm and its ammunition
 - A humane kill is probable
- 41. To produce a quick and painless death a hunter should shoot to have the bird in the centre of the pattern at the point of impact.
- 42. Proper provision should be made to recover all shot birds. Every bird that is shot should be immediately recovered and examined to ensure that it is dead. If a bird is wounded and escapes, all reasonable attempts should be made to locate it so it can be dispatched quickly and humanely. A trained dog may be used to locate and recover a wounded bird as quickly as practicable.
- 43. Gundogs should be trained to obey commands, not to chase, and to hunt and retrieve only under the direction of the handler.
- 44. Dogs that are disobedient or do not hunt in the prescribed manner or commit chasing or catching of birds that are not wounded, and those that kill birds at retrieval, should be removed from the hunt.
- 45. When not participating in the hunt, dogs should be constrained by use of a lead, tether or crate.
- 46. Dogs used to assist hunters should be healthy and in good physical condition. They should not be used where there is an unacceptable risk of heat exhaustion or serious accident. If dogs are injured, they should receive prompt first aid, and professional treatment if required.
- 47. All diligent care should be taken by owners and handlers for the safety of dogs involved in a hunt. Hunts must be supervised by experienced staff of the private game reserve.

APPENDIX 1

QUAIL

A9.1 Housing

In wire-floor systems, a 7 mm square mesh is necessary to provide secure footing and prevent leg injuries, particularly during the first 10 days of life. This may be assisted at this early age by using corrugated cardboard or coarse paper over the floor surface.

In the cage systems, a 7 mm square mesh is necessary to prevent chicks escaping through side walls.

A9.2 Space Allowances

Maximum recommended stocking densities for quail according to housing type under good management conditions

Age

0–2 weeks: 180 birds/m² deep litter

200 birds/m² wire floored brooder

2–6 weeks: 120 birds/m² deep litter

130 birds/m² wire floored grower cage

Breeders 70 birds/m² deep litter

80 birds/m² wire floored cage

APPENDIX 2 PARTRIDGE

Space Allowances

Cages with floors should provide a minimum of 0.3 m² per bird

Grassed aviaries should provide 2.5m² per bird and should enable rotational use of aviaries to provide ground cover for the birds to hide.

Partridges will adapt to cages. A cage suitable for a mated pair measures 300mm wide by 600mm deep and 380mm high. The 12.5mm square welded wire floor should slope 12.5 degrees from back to front to allow eggs to be collected. This is a slope of about 1 in 7. Cages may be positioned back to back with a water trough servicing a pair of pens. Feeders should run full length along the front.

APPENDIX 3

PHEASANTS

Wire grids may be fitted to drinkers to prevent drowning. Birds are shifted to rearing pens at seven weeks of age and then their beaks may be trimmed. They can be stocked at 35 birds per metre square. After one to two weeks of settling down they may be moved to yards, which reduces picking and promotes feathering.

Indoor

Feeding and watering facilities should be distributed to provide equal and ready access to all birds. After 8 weeks of age stocking density should not exceed $2.6 \, \text{bird/m}^2$. Cannibalism is likely to occur at higher densities.

Feed and Water Space Allowances

Sufficient feed and facilities should be available so all birds receive adequate nutrition for even growth and lack of obvious competition. In providing adequate feed and water space requirements for birds, it is recognised there is a range of feeder and waterer types in use. Manufacturers' recommendations should be referred to and not exceeded in this respect. In some cases more space per bird should be allowed.

Guidelines for acceptable feed and water space in housing systems are provided below.

Breeders

Feeder Space

Max 80 birds/pan feeder

Waterer Space

Max 110 birds/bell drinker

Rearing and Breeders

Feeder Space

Max 100 birds/pan feeder

Waterer Space

Max 120 birds/bell drinker

Health Services Act 1988

CANCEL THE INCORPORATION OF WOMEN'S AND CHILDREN'S HEALTH

Order in Council

The Governor in Council under section 248(1)(e) of the **Health Services Act 1988** and acting on the recommendation of the Minister for Health cancels the incorporation of Women's and Children's Health.

This Order takes effect from the date of publication in the Victorian Government Gazette.

Dated 7 June 2005 Responsible Minister HON BRONWYN PIKE MP Minister for Health

RUTH LEACH

Acting Clerk of the Executive Council

Local Government Act 1989

ALTERATION OF WARD BOUNDARIES FOR THE WYNDHAM CITY COUNCIL

Order in Council

The Governor in Council under Section 220Q(k), (l), (m) and (n) to fix the boundaries of the wards, alter the number of wards, the names of the wards, increase the number of councillors and the number of councillors assigned to each ward of Wyndham City Council as described on plan LEGL./04–203 lodged in the Central Plan Office.

Under Section 220S(1)(a) this Order comes into operation on 1 August 2005.

Dated 7 June 2005

Responsible Minister CANDY BROAD MLC Minister for Local Government

RUTH LEACH Acting Clerk of the Executive Council

Local Government Act 1989

ALTERATION OF WARD BOUNDARIES FOR THE CASEY CITY COUNCIL

Order in Council

The Governor in Council under Section 220Q(k), (l), (m) and (n) to fix the boundaries of the wards, alter the number of wards, the names of the wards and the number of councillors assigned to each ward of Casey City Council as described on plan LEGL./04–200 lodged in the Central Plan Office.

Under Section 220S(1)(a) this Order comes into operation on 1 August 2005.

Dated 7 June 2005

Responsible Minister CANDY BROAD MLC Minister for Local Government

RUTH LEACH

Acting Clerk of the Executive Council

Local Government Act 1989

ALTERATION OF WARD BOUNDARIES FOR THE HUME CITY COUNCIL

Order in Council

The Governor in Council under Section 220Q(k), (l), (m) and (n) to fix the boundaries of the wards, alter the number of wards, the names of the wards and the number of councillors assigned to each ward of Hume City Council as described on plan LEGL./04–201 lodged in the Central Plan Office.

Under Section 220S(1)(a) this Order comes into operation on 1 August 2005.

Dated 7 June 2005

Responsible Minister CANDY BROAD MLC Minister for Local Government

RUTH LEACH

Acting Clerk of the Executive Council

Local Government Act 1989

ALTERATION OF WARD BOUNDARIES FOR THE MORNINGTON PENINSULA SHIRE COUNCIL

Order in Council

The Governor in Council under Section 220Q(k), (l), (m) and (n) to fix the boundaries of the wards, alter the number of wards, the names of the wards and increase the number of councillors of Mornington Peninsula Shire Council as described on plan LEGL./04–202 lodged in the Central Plan Office.

Under Section 220S(1)(a) this Order comes into operation on 1 August 2005.

Dated 7 June 2005

Responsible Minister CANDY BROAD MLC Minister for Local Government

RUTH LEACH Acting Clerk of the Executive Council

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:

49.	Statutory Rule:	Meat Industry Regulations 2005
	Authorising Act:	Meat Industry Act 1993
	Date of making:	7 June 2005
50.	Statutory Rule:	Pharmacy Practice Regulations 2005
	Authorising Act:	Pharmacy Practice Act 2004
	Date of making:	7 June 2005
51.	Statutory Rule:	Building (Interim) Regulations 2005
	Authorising Act:	Building Act 1993
	Date of making:	7 June 2005
52.	Statutory Rule:	Public Administration (Reviews) (Amendment) Regulations 2005
	Authorising Act:	Public Administration Act 2004
	Date of making:	7 June 2005

PRICING FOR SPECIAL GAZETTE, PERIODICAL GAZETTE AND VICTORIAN LEGISLATION

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

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

^{*}All Prices Include GST

SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

Notice is hereby given under Section 17 (3) of the **Subordinate Legislation Act 1994** that the following Statutory Rules were first obtainable from Information Victoria, 356 Collins Street, Melbourne on the date specified:

48. Statutory Rule: Conservation,

Forests and Lands (Infringement Notice) (Amendment) Regulations 2005

Authorising Act: Conservation,

Forests and Lands

Act 1987

Date first obtainable: 9 June 2005

Code A

craftsmanpress



The Victoria Government Gazette is published by The Craftsman Press Pty Ltd with the authority of the Government Printer for the State of Victoria

© State of Victoria 2005

This publication is copyright. No part may be reproduced by any process except in accordance with the provisions of the Copyright Act.

Address all enquiries to the Government Printer for the State of Victoria Level 2 1 Macarthur Street Melbourne 3002 Victoria Australia

How To Order		
	Mail Order	Craftsman Press Pty Ltd 125 Highbury Road Burwood 3125 DX – 32510 Burwood
V	Telephone	(03) 9926 1233
FAX	Fax	(03) 9926 1292
	email	gazette@craftpress.com.au
	Retail & Mail Sales	Information Victoria 356 Collins Street Melbourne 3000
S	Telephone	1300 366 356
FAX	Fax	(03) 9603 9920
	Retail Sales	City Graphics Level 1 520 Bourke Street Melbourne 3000
\sqrt{J}	Telephone	(03) 9600 0977
FAX	Fax	(03) 9600 0989



Recommended Retail Price \$1.95 (includes GST)