



Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 50 Thursday 15 December 2005

www.gazette.vic.gov.au

GENERAL

TABLE OF PROVISIONS

Private Advertisements		Proclamations	2901
Geelong Lyric Theatre Society Inc.	2895	Government and Outer Budget Sector	
Estates of Deceased Persons		Agencies Notices	2902
Andrew McMullan & Co.	2895	Orders in Council	2951
Anthony Rose & Mainwaring	2895	Acts:	
Birdsey, Dedman & Barlett	2895	Agricultural and Veterinary	
B. J. Williams	2895	Chemicals (Control of Use);	
Cohen Kirby & Iser	2895	Crown Land (Reserves);	
Dibbs, Abbott Stillman	2896	Retirement Villages	
Dunstan & Raftis	2896		
Dwyer Mahon & Robertson	2896		
Featherby's	2896		
F. R. Monotti & Co	2896		
Ingpen & Bent	2896		
Mason Sier Turnbull	2896		
McGuinness & Hosking Pty	2897		
Mills Oakley	2897		
Peter Gardiner	2897		
Tolhurst Druce & Emmerson	2897		
Unclaimed Moneys			
Hocking Stuart	2899		
L. J. Hooker – Caulfield	2899		
Marshalls & Dent, Lawyers	2900		
Northern Melbourne Institute of TAFE	2900		

Advertisers Please Note

As from 15 December 2005

The last Special Gazette was No. 257 dated 14 December 2005.

The last Periodical Gazette was No. 2 Vols. 1 & 2 dated 28 October 2005.

How To Submit Copy

- See our webpage www.craftpress.com.au
 - or contact our office on 9642 5808
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)
CHRISTMAS WEEK (Sunday 25 December 2005)**

Please Note:

The Victoria Government Gazette for Christmas week (G51/05) will be published on **Thursday 22 December 2005**.

Copy deadlines:

Private Advertisements **9.30 am on Monday 19 December 2005**

Government and Outer
Budget Sector Agencies Notices **9.30 am on Tuesday 20 December 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

**PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL)
WEEK ENDING Saturday 31 December 2005**

Please Note:

The Victoria Government Gazette for week ending 31 December 2005 (G52/05) will be published on **Thursday 29 December 2005**.

Copy deadlines:

Private Advertisements **9.30 am on Thursday 22 December 2005**

Government and Outer
Budget Sector Agencies Notices **9.30 am on Friday 23 December 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

**PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL)
NEW YEAR WEEK 2006**

Please Note:

The Victoria Government Gazette for New Year week (G1/06) will be published on **Thursday 5 January 2006**.

Copy deadlines:

Private Advertisements **9.30 am on Friday 30 December 2005**

Government and Outer
Budget Sector Agencies Notices **9.30 am on Tuesday 3 January 2006**

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

JENNY NOAKES
Government Gazette Officer

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

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

The new office and contact details are as follows:

Victoria Government Gazette Office
Level 1, 520 Bourke Street
Melbourne, Victoria 3000

PO Box 1957
Melbourne, Victoria 3001

DX 106 Melbourne

Telephone: (03) 9642 5808
Fax: (03) 9600 0478
Mobile (after hours): 0419 327 321

Email: gazette@craftpress.com.au
Website: www.craftpress.com.au/gazette

JENNY NOAKES
Government Gazette Officer

PRIVATE ADVERTISEMENTS

Land Act 1958

Notice is hereby given that Geelong Lyric Theatre Society Incorporate has applied for a lease pursuant to section 134 of the **Land Act 1958** for a term of 7 years in respect of Allotment 3B, Section 25, Parish of Barrarbool, for the purpose of "Storage and Meeting Rooms".

Re: Estate of DOROTHY ELIZABETH MARY ORMOND, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of DOROTHY ELIZABETH MARY ORMOND, deceased, late of Unit 1, 96 Beleura Hill Road, Mornington, in the State of Victoria, widow, who died on 5 October 2005, are required by David Michael Gillard and John Moss, the executors of the Will of the deceased, to send particulars of their claim to Andrew McMullan & Co., solicitors, 64 Kingsway, Glen Waverley, in the said State, solicitors for the executors of the said estate within 60 days from the date of this advertisement, after which time the executors may convey or distribute the assets, having regard only to claims of which they then have notice.

ANDREW McMULLAN & CO., solicitors,
64 Kingsway, Glen Waverley, Victoria.

ANNEMARIE EDITH LAHR, also known as Edith Annemarie Lahr, late of 9/53A Tennyson Street, Elwood, Victoria 3184, linguist, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the said deceased, who died on 27 February 2005, are required by the personal representatives of the deceased, William Colin Hooper and John Theodore Linskens, care of the undermentioned solicitors, to send particulars of such claims to them by 28 February 2006, after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

Dated 8 December 2005

ANTHONY ROSE & MAINWARING, solicitors,
122 Bridport Street, Albert Park, Vic. 3206.

JAMES JOSEPH HAYES, late of 45 Ballarat Road, North Geelong, Victoria, retired textile worker, deceased.

Creditors, next-of-kin and others having claims against the estate of the deceased, who died on 31 October 2005, are required by the executor of the Will, Robert Charles Bartlett, to send particulars to him care of Birdsey, Dedman & Bartlett of 166A Ryrie Street, Geelong, solicitors, by 18 March 2006, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated 6 December 2005

BIRDSEY, DEDMAN & BARTLETT,
solicitors,
166A Ryrie Street, Geelong.

Creditors, next-of-kin and others having claim in respect of the estate of ALFRED MAXWELL PEARSON, late of 1018 Doncaster Road, Doncaster East, deceased, who died on 11 March 2003, are required by the executor, Brian Lawrence Lark of 139 Bellevue Avenue, Rosanna, in the State of Victoria, to send particulars of their claim to him care of the undermentioned solicitor by 23 February 2006, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which she/he then shall have notice.

B. J. WILLIAMS LL.B., solicitor,
106 Lower Plenty Road, Rosanna.

CATHERINE RAPHAELLE INNES, late of Bignold Park, 5 Murphy Street, Bendigo, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 23 September 2005, are required by the executor, Thomas William Iser of 94 Pall Mall, Bendigo, to send particulars to him care of the undermentioned solicitors by 22 February 2006, after which date he may distribute the assets having regard only to the claims of which he then has notice.

COHEN KIRBY & ISER, solicitors,
94 Pall Mall, Bendigo.

Re: EDITH LEWANDOWSKI, late of Colton Close Nursing Home, 1–19 York Street, Glenroy, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 September 2005, are required by the trustee, Robert Andrew Bradley of 575 Bourke Street, Melbourne, Victoria, solicitor, to send particulars to the trustee by 18 February 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DIBBS ABBOTT STILLMAN, lawyers,
Level 4, 575 Bourke Street, Melbourne 3000.

KEVIN ARNOLD PINNOCK, also known as Kevin Pinnock, late of 9 Oak Street, Bentleigh, Victoria, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 April 2005, are required by the trustees, Bonna Evelyn Roberts and Robert John O'Shea, care of the undermentioned solicitors, to send particulars to them by 23 February 2006, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

DUNSTAN & RAFTIS, solicitors,
205 McKinnon Road, McKinnon.

Re: Estate of PATRICIA ELLEN NEVILLE.

Creditors, next-of-kin and others having claims in respect of the estate of PATRICIA ELLEN NEVILLE, late of 6 Church Street, Woomelang in the State of Victoria, widow, deceased, who died on 14 October 2005, are to send particulars of their claim to the executor, care of the undermentioned legal practitioners by 24 February 2006, after which the executor will distribute the assets having regard only to the claims of which he then has notice.

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

Creditors, next-of-kin or others having claims in respect of the estate of the late EILEEN MARY SMITH, late of 8 McCulloch Street, Dromana in the State of Victoria,

deceased, who died on 21 September 2005, are to send particulars of their claims to the executors, care of the undermentioned solicitors by 16 February 2006, after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

FEATHERBY'S, solicitors,
1043A Point Nepean Road, Rosebud 3939.

ALBERT JOHN PAUL, late of "Riverview", Grantville Almurta Road, Almurta, Victoria, farmer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 August 2004, are required by the personal representatives, Geoffrey Paul Jones and Colin Richard Jones, to send particulars to them, care of the undermentioned solicitors by 1 March 2006, after which date the personal representatives may distribute the assets having regard only to the claims of which they then have notice.

F. R. MONOTTI & CO, solicitors,
P O Box 7174, Dandenong 3175.

JOYCE McKENZIE, late of John Robb House at 19–25 Colac Grove, Belmont, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 15 April 2005, are required by the trustees, Gary Lindsey Bent and Peter Charles Gillham, legal practitioners, both of 95 Yarra Street, Geelong, to send particulars of their claims to the trustees care of the undermentioned legal practitioners by 17 February 2006, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

INGPEN & BENT,
legal practitioners for the trustees,
95 Yarra Street, Geelong.

Re: MARJORIE JEAN SWALWELL, also known as Marjorie Swalwell, late of Hawthorn Victoria Gardens Aged Care, 1 New Street, Hawthorn, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 August 2005, are required by the trustee, Beryl Jean Hill, to send particulars to the trustee care of the undermentioned solicitors by 13 February 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MASON SIER TURNBULL, solicitors,
315 Ferntree Gully Road, Mt Waverley 3149.

Re: MOIRA OBORN, late of U17, 87 Seymour Road, Elsternwick, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 June 2005, are required to send particulars of their claim to the trustee, care of the undermentioned solicitors by 15 March 2006, after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

McGUINNESS & HOSKING PTY, solicitors,
3 Eighth Avenue, Rosebud 3939.

DAVID GRIFFITHS DAWSON, late of 3/201 Spring Street, Melbourne, but formerly of 76 Chapman Street, North Melbourne, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 November 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 15 February 2006, 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.

PAMELA LOIS LAMB, late of Somercare Nursing Home, 22 Graf Road, Somerville, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 November 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 15 February 2006, 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.

WALTER EDWARD SNELLING, late of Cheltenham Manor Nursing Home, 10–12 Bendigo Street, Cheltenham, Victoria, gentleman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 October 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 15 February 2006, 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.

Creditors, next-of-kin and others having claims against the estate of RAYMOND FRANCIS THOMSON, late of Willowbrae–Templestowe, 81–85 Porter Street, Templestowe, in the State of Victoria, retired, deceased, who died on 28 August 2005, are required to send particulars of the claims to the executrix, Lisa Jane McFadyen, care of the undermentioned solicitor by 22 February 2006, after which date she will distribute the estate of the deceased, having regard only to the claims of which she then has notice.

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

Creditors, next-of-kin and others having claims against the estate of BIAN KWAN LIEM, late of 31 Stroud Street, Balwyn, Victoria, retired, deceased, who died on 20 October 2005, are required to send particulars of their claims to I Ling Irene Liem of 31 Stroud Street, Balwyn,

Victoria, the administrator of the said deceased, on or before 16 February 2006, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

TOLHURST DRUCE & EMMERSON,
solicitors,
3rd Floor, 520 Bourke Street, Melbourne.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

<i>Name of Owner on Books and Last Known Address</i>	<i>Total Amount Due to Owner</i>	<i>Description Of Unclaimed Money</i>	<i>Date when Amount first became Payable</i>
HOCKING STUART			
	\$		
Kevin Garant & Catherine King-Garant, 6 Lyell Street, South Melbourne	28,938.60	Cheque	11/07/00
Campbell Colquoun, 268 Domain Road, South Yarra	346.50	”	18/03/04

05292

CONTACT: GAIL MITTEN-GALVIN, PHONE: (03) 9811 0310.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

<i>Name of Owner on Books and Last Known Address</i>	<i>Total Amount Due to Owner</i>	<i>Description Of Unclaimed Money</i>	<i>Date when Amount first became Payable</i>
L. J. HOOKER – CAULFIELD			
	\$		
Owen Routley, 12 Coronet Street, Flemington	330.70	Cheque	02/09/03

05303

CONTACT: JAYE FIDGEON, PHONE: (03) 9528 2444.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

<i>Name of Owner on Books and Last Known Address</i>	<i>Total Amount Due to Owner</i>	<i>Description Of Unclaimed Money</i>	<i>Date when Amount first became Payable</i>
MARSHALLS & DENT, LAWYERS			
	\$		
Cheryl Ann Johnson, 5115 Etiwanda Avenue, Unit 101, Tarzana 91356, United States of America	471.35	Cheque	31/05/01

05295

CONTACT: RACHAEL MORTER, PHONE: (03) 9670 5000.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

<i>Name of Owner on Books and Last Known Address</i>	<i>Total Amount Due to Owner</i>	<i>Description Of Unclaimed Money</i>	<i>Date when Amount first became Payable</i>
NORTHERN MELBOURNE INSTITUTE OF TAFE			
	\$		
Lieu Ha, 2 Steane Street, Reservoir	290.00	Cheque	06/03/03
Lynton Stephens, 2/54 Hobbs Street, Seddon	200.00	"	22/05/03
Artiste Café, 87 Flemington Road, North Melbourne	500.00	"	27/11/03

05290

CONTACT: ANNE MUSCAT, PHONE (03) 9269 1278.

PROCLAMATIONS

**Higher Education Acts
(Amendment) Act 2005**

PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council and under section 2(1) of the **Higher Education Acts (Amendment) Act 2005**, fix 22 December 2005 as the day on which sections 114(2) and (3), 122(2), 123 and 125 of that Act come into operation.

Given under my hand and the seal of
Victoria on 13th December 2005.

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

LYNNE KOSKY
Minister for Education and Training

Water (Resource Management) Act 2005

PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council, under section 2(1) of the **Water (Resource Management) Act 2005** fix 15 December 2005 as the day on which Part 1 and sections 4, 11 and 34 of that Act come into operation.

Given under my hand and the seal of
Victoria on 13th December 2005.

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

JOHN THWAITES
Minister for Water

Retirement Villages (Amendment) Act 2005

PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council, under section 2 of the **Retirement Villages (Amendment) Act 2005**, fix 30 January 2006 as the day on which sections 12, 14 and 16 of that Act come into operation.

Given under my hand and the seal of
Victoria on 13th December 2005.

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

MARSHA THOMSON
Minister for Consumer Affairs

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**



City of
Casey

Road Closure

Notice is hereby given that pursuant to Section 207 of the **Local Government Act 1989**, the Council having advertised its intention in a local circulating paper and advised adjoining owners, and considered submissions received pursuant to Section 223 of the **Local Government Act 1989**, has resolved to close those parts of Rosebank Drive, Cranbourne North, shown hatched on the plan below and that part of the road will be retained for Municipal Purposes and part transferred to Australand.



MIKE TYLER
Chief Executive Officer



Southern Grampians
Shire Council

Enforcement of Liquor
Consumption or Possession

Council gives notice pursuant to Section 224A of the **Local Government Act 1989** and Clause 35 of the Southern Grampians Shire Community Local Law No. 4 of 2005 that any Victoria Police Officer may, from 15 December 2005 and until the said legislation and Local Law become invalid, enforce the provisions of Clause 35 of the Southern Grampians Shire Community Local Law No. 4 of 2005.

GRAHAM N. MOSTYN
Chief Executive Officer



Local Law No. 4
Consumption of Liquor in Public Places

West Wimmera Shire Council resolved at its Council meeting on 24 November 2005 to allow for the consumption of alcohol in a public place.

The purpose of this Local Law is to regulate and control:

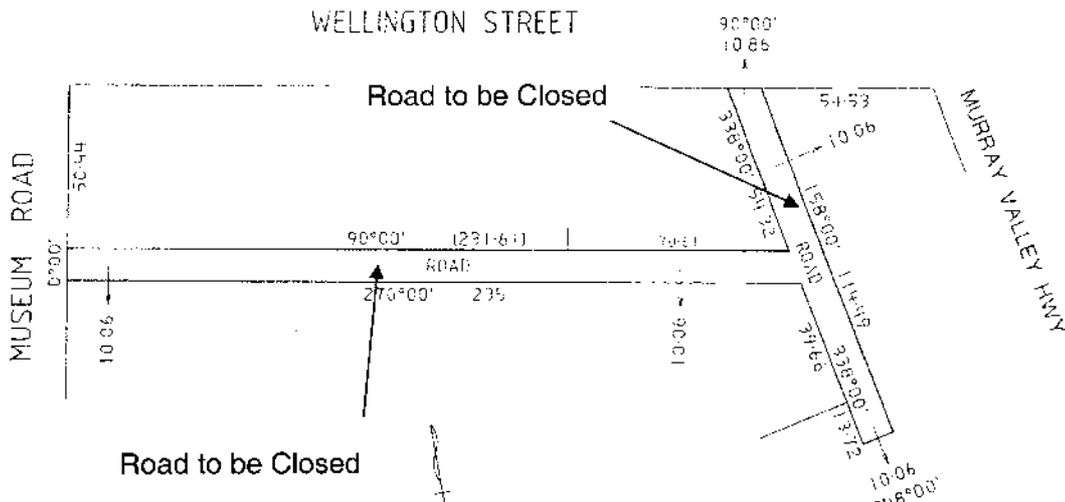
- peace and order;
- administration of Council powers and functions;
- the consumption of alcohol in designed areas;
- unruly behaviour; and
- protect the community interest.

JAMES McKAY
Chief Executive Officer

GANNAWARRA SHIRE COUNCIL

Road Discontinuance –
Atkinson Park

Under Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Gannawarra Shire Council at its ordinary meeting on 23 November 2005 formed the opinion that the road as shown on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and to retain the land from the road for municipal purposes.

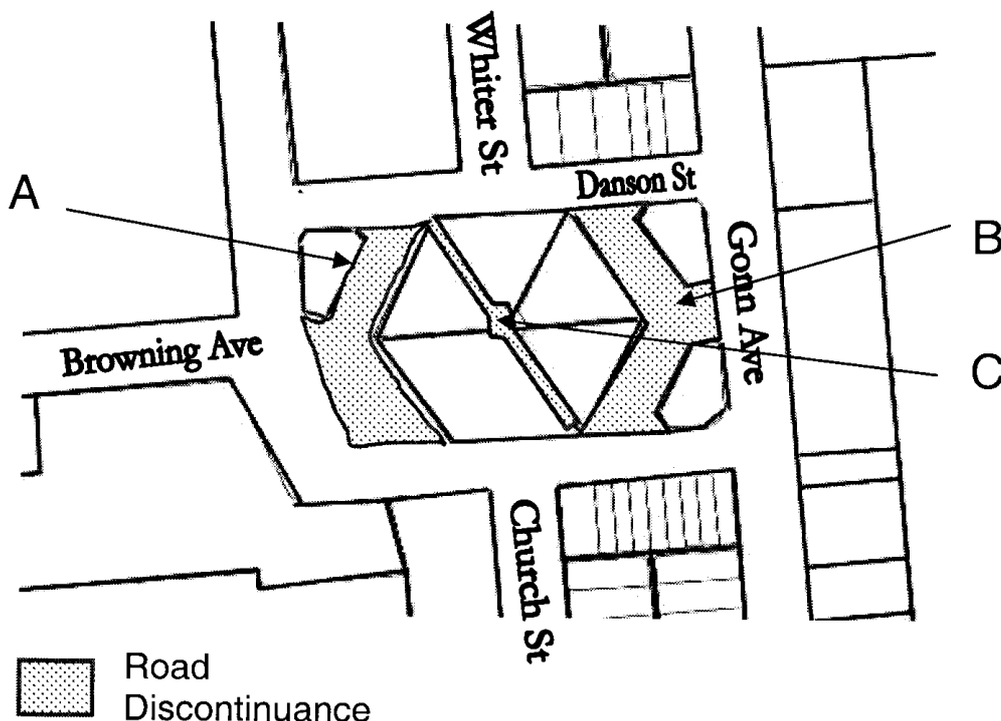


JOHN WEBB
Acting Chief Executive Officer

GANNAWARRA SHIRE COUNCIL

Road Discontinuance –
Murrabit Market Site

Under Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Gannawarra Shire Council at its ordinary meeting held on 23 November 2005 formed the opinion that the roads as shown as A, B & C on the plan below are not reasonably required as roads for public use and resolved to discontinue the roads and to transfer the land to adjoining properties subject to any right, power or interest held by Telstra and Powercor in the road in connection with wires or cables under the control of those Authorities in or near the roads.



JOHN WEBB
Acting Chief Executive Officer
Gannawarra Shire Council

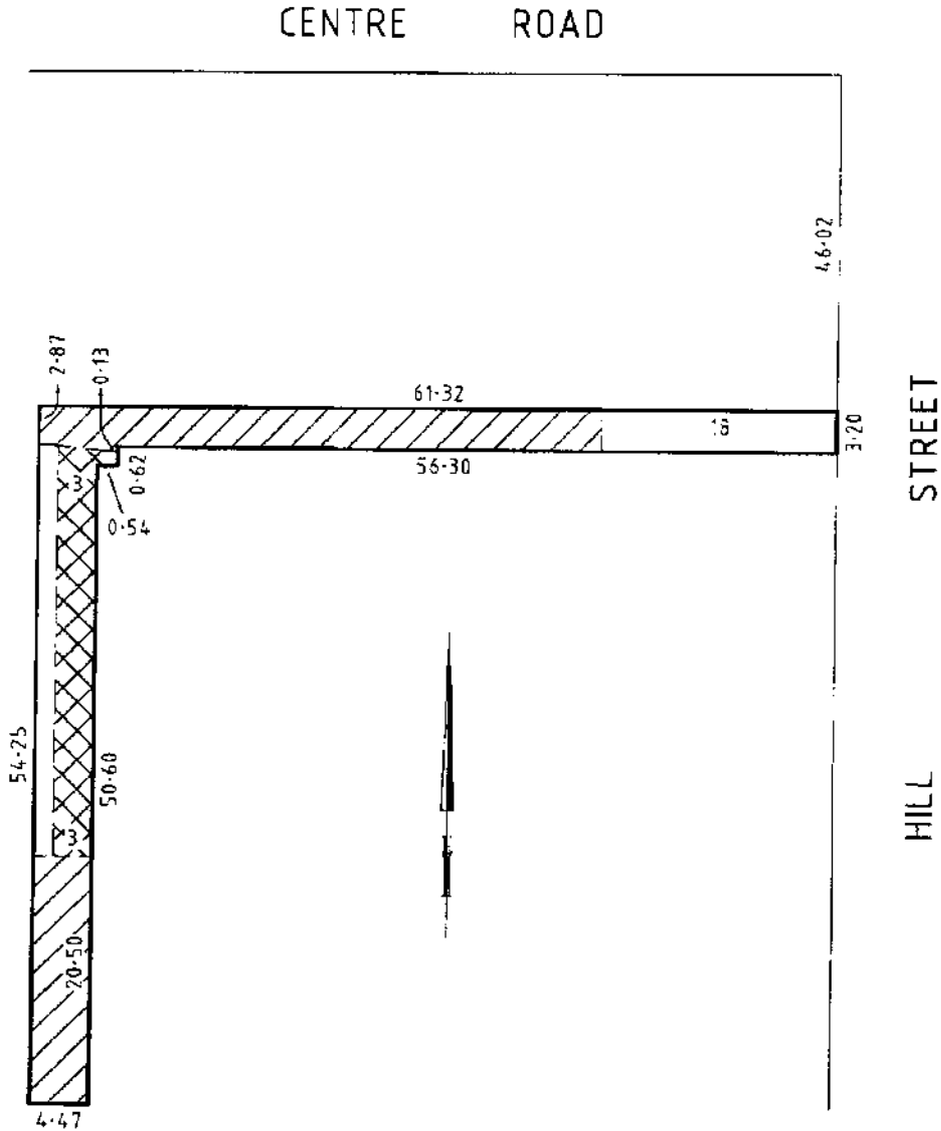
GLEN EIRA CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Glen Eira City Council at its meeting held on 21 November 2005 formed the opinion that the road adjoining 49 to 53 Hill Street, Bentleigh East, shown on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road.

The discontinuance will not affect any right, power or interest held by:

- South East Water Limited and Glen Eira City Council in the hatched section of the road; and
 - Glen Eira City Council in the cross-hatched section of the road;
- in connection with any sewers, drains or pipes under the control of those authorities in or near the road.

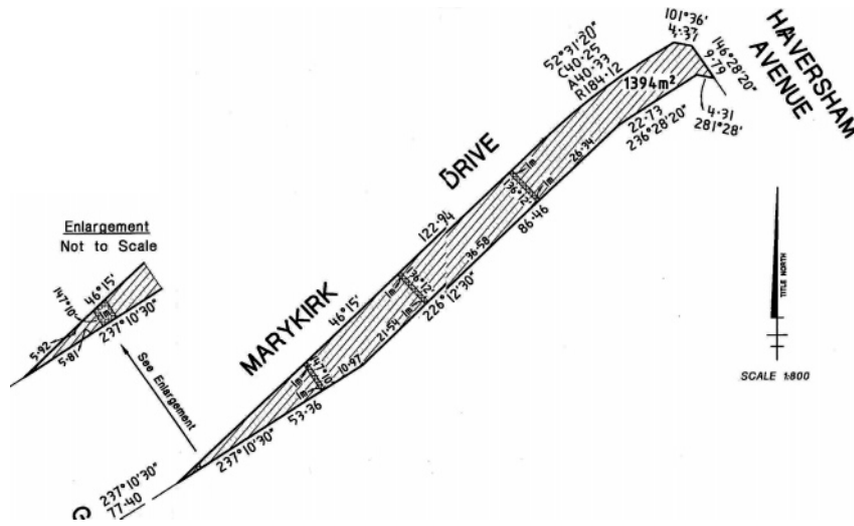


ANDREW NEWTON
Chief Executive Officer

MONASH CITY COUNCIL
Road Discontinuance

At its meeting on 7 June 2005 and acting under Clause 3 of Schedule 10 to the **Local Government Act 1989**, Monash City Council ("Council"):

1. formed the opinion that road abutting 2 Haversham Avenue and 34-48 Marykirk Drive, Wheelers Hill and being the land shown hatched and cross-hatched on the plan below ("the road") is not reasonably required as a road for public use; and
2. resolved to discontinue the road and either retain or sell the land from the road.



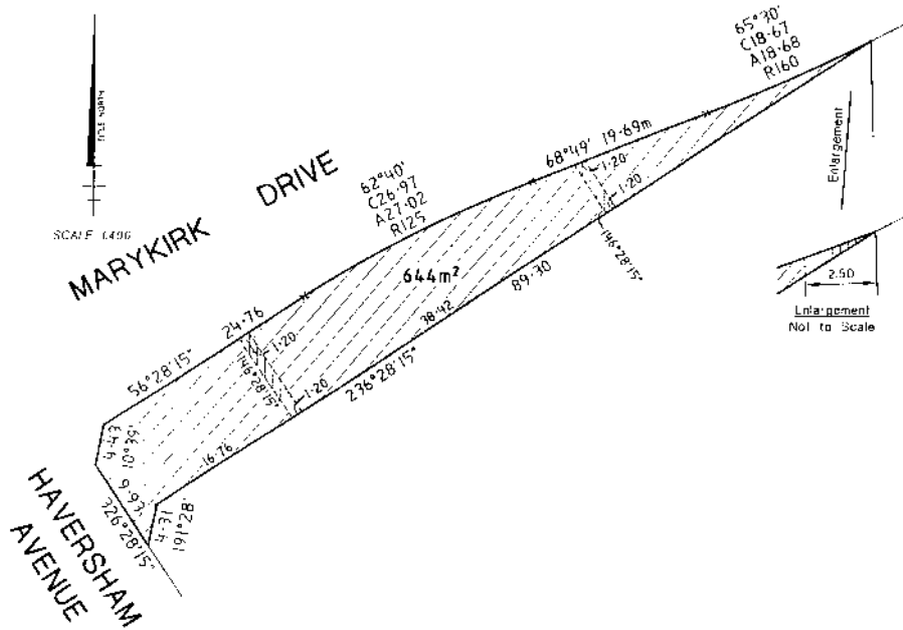
The road shown cross-hatched is to be sold subject to any right, power or interest held by State Electricity Commission of Victoria in connection with any overhead or underground wires and cables under the control of that authority in or near the road.

DAVID CONRAN
Chief Executive Officer

MONASH CITY COUNCIL

Erratum

On 3 November 2004 Monash City Council gave notice in the Victoria Government Gazette on page 665, dated 7 April 2005 (G14) edition, of its resolution to discontinue the road and sell the land by private treaty to the abutting property owners. The following supersedes paragraphs 2, 3 and 4 of that gazettal.



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

The road shown cross-hatched is to be sold subject to any right, power or interest held by State Electricity Commission of Victoria in the road in connection with any overhead or underground wires and cables under the control of that authority in or near the road.

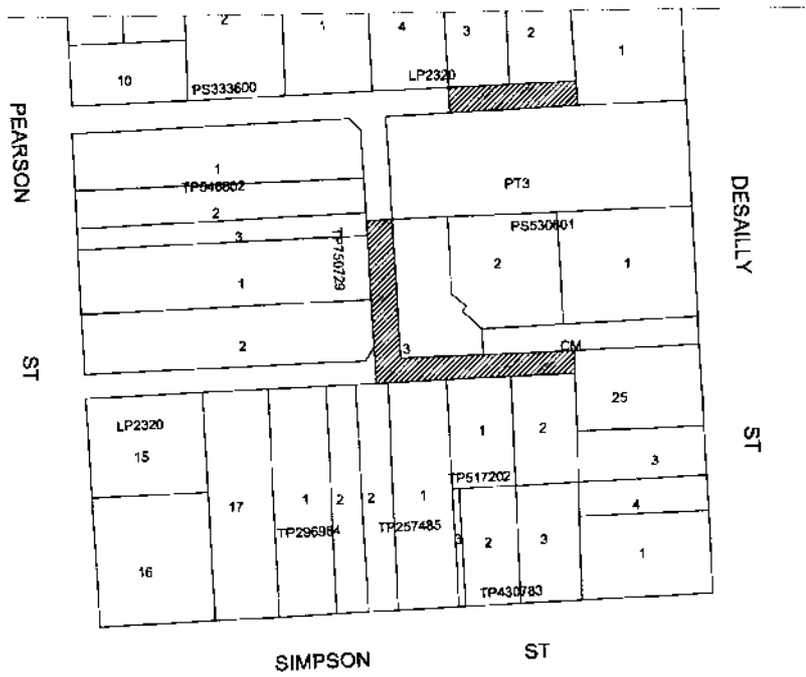
The road shown hatched, cross-hatched and vertical hatched is to be sold subject to the right, power or interest held by the Gas and Fuel Corporation in the road in connection with any pipes, wires or plant under the control of that authority in or near the road.

DAVID CONRAN
Chief Executive Officer

WELLINGTON SHIRE COUNCIL
Discontinuance of Roads

Pursuant to Section 206 Schedule 10 Clause 3 of the **Local Government Act 1989**, the Wellington Shire Council, after consultation with relevant Statutory Authorities, advertising its intention as well as serving notice on the registered proprietors of the land and owners and occupiers of land abutting the roads, resolved at its meeting on 6 December 2005 as follows:-

- (a) that the roads connecting with Pearson Street, Sale as shown hatched on the plan hereunder, shall be discontinued upon publication of this resolution in the Government Gazette;
- (b) the land contained in the said road be sold by private treaty to abutting landowners.



 ROADS TO BE DISCONTINUED AND CLOSED

Dated 6 December 2005

LYNDON WEBB
Chief Executive Officer



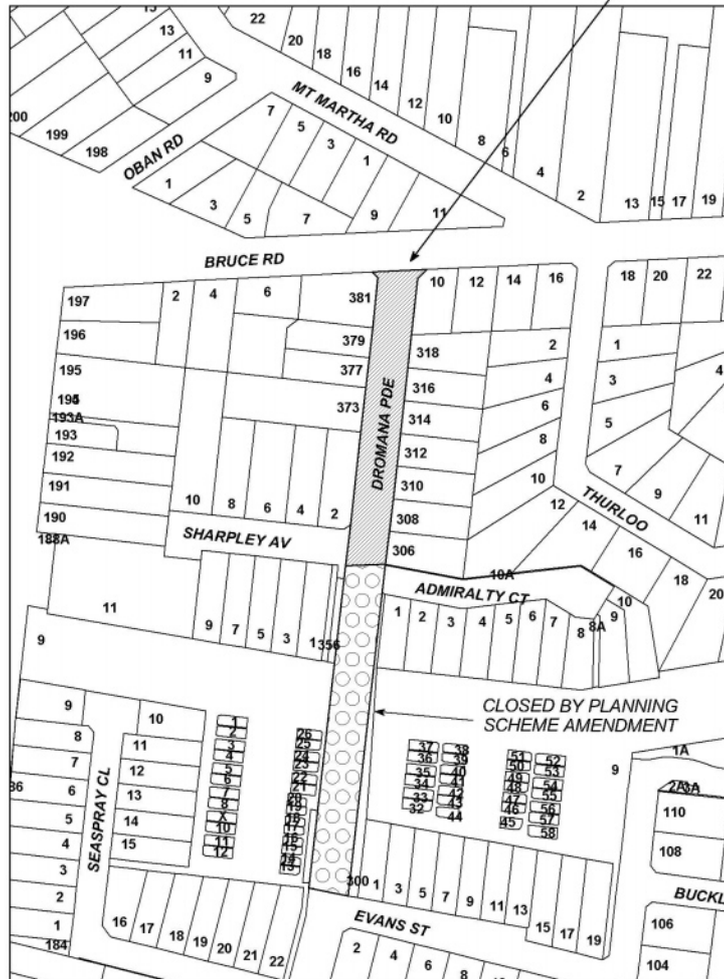
**MORNINGTON
PENINSULA**
Shire Council

Renaming of Road –
Part Dromana Parade, Safety Beach
(between Sharpley Avenue and Bruce Road)
to “Dromana Parade North, Safety Beach”

That Council having undertaken the statutory process pursuant to Schedule 10, Clause 5 of the **Local Government Act 1989**, hereby determines to name part Dromana Parade, Safety Beach (between Sharpley Avenue and Bruce Road) to “Dromana Parade North, Safety Beach”.



PROPOSAL TO RENAME PART OF DROMANA PDE
TO DROMANA PARADE NORTH, SAFETY BEACH



DR MICHAEL KENNEDY
Chief Executive Officer



**MORNINGTON
PENINSULA**
Shire Council

Naming of Road

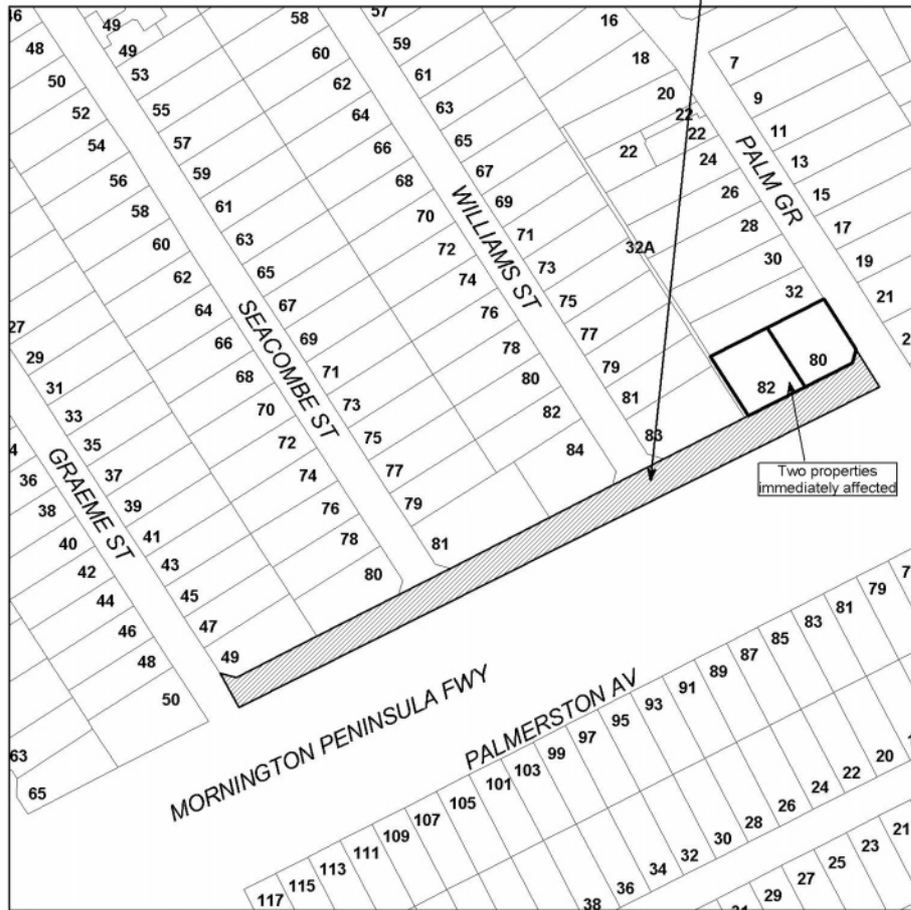
(End of Road – Freeway End)

between Graeme Street and Palm Grove to “Palm Grove, Dromana”

That Council having undertaken the statutory process pursuant to Schedule 10, Clause 5 of the **Local Government Act 1989**, hereby determines to name End of Road, Freeway End between Graeme Street and Palm Grove to “Palm Grove, Dromana”.



**PROPOSAL TO RENAME PART OF PALMERSTON AVE
TO PALM GR, DROMANA**

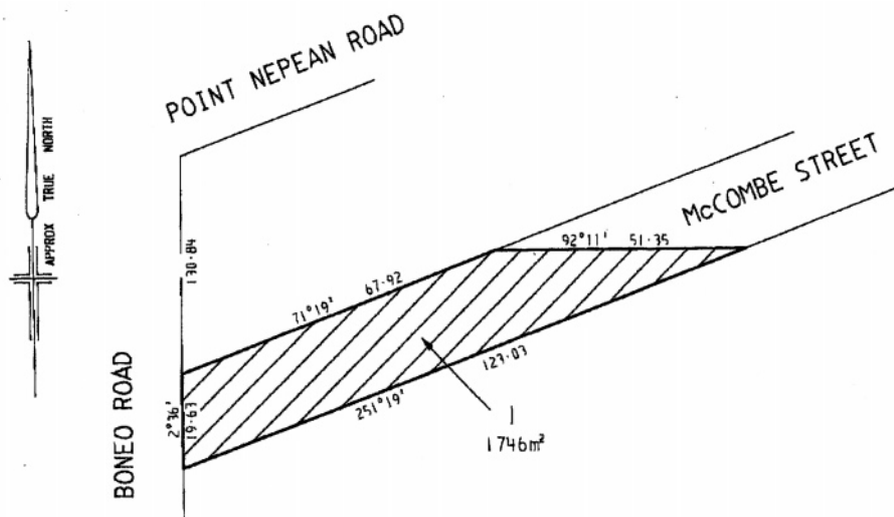


DR MICHAEL KENNEDY
Chief Executive Officer



Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Mornington Peninsula Shire Council at its meeting held on 20 June 2005 formed the opinion that part of the road known as McCombe Street, Rosebud, shown 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 to the owners of the Port Phillip Plaza Shopping Centre.



Dr MICHAEL KENNEDY
Chief Executive Officer

MANNINGHAM CITY COUNCIL

Dog and Cat Control

The **Domestic (Feral & Nuisance) Animals Act 1994** allows Council by resolution to make an Order that prohibits or imposes conditions as to the means of restraint of dogs and cats, in any public areas of Manningham.

The Order No. 2 was recently advertised and is effective from 28 September 2005.

Schedule 2 of the Order is amended to show the following:

SCHEDULE 2 – DESIGNATED DOGS OFF LEASH AREAS

RESERVE	SUBURB	MELWAY
Buck Reserve (except on days of organised horse riding events)	Donvale	34H7
Arthur John Upton Reserve	Wonga Park	24F11
Blackwood Drive Reserve	Wonga Park	24H12
Dudley Road Reserve	Wonga Park	24H9
Penderel Court Reserve (incl. Bessa Court Reserve)	Wonga Park	23J10
Wittons Reserve	Wonga Park	24K6
Wonga Park Reserve	Wonga Park	24G11

If you would like further information regarding this Order, please contact Council on 9840 9333.



Amendment
Environment Local Law

At its meeting of 7 December 2005, Council resolved to amend the Environment Local Law which provides for Open Air and Incinerator burning.

The objective of this Local Law is to provide a safe and healthy environment in which the residents of the municipal district may enjoy a quality of life that meets the general expectations of the community.

The purpose and general purport of the Local Law amendments are to ban the use of backyard incinerators and prohibit the burning off of garden and household waste in residential areas.

The proposed amendments are:

- prohibit the use of incinerators at all times;
- include a definition in the Local Law of "garden refuse" which includes organic waste, produced or accumulated in or on any land, including grass clippings, mulch, garden prunings and leaves;
- prohibit the burning of garden refuse together with cardboard and newspaper in an open-air environment at all times;
- include a definition of "solid fuels" in the Local Law which includes heat beads, briquettes and dry timber;
- the burning of solid fuels in an open-air environment shall be allowed on a Tuesday and Saturday only;
- a permit must be obtained to burn solid fuels in an open-air environment on any Monday, Wednesday, Thursday, Friday or Sunday.

A copy of the proposed amended Local Law may be inspected or obtained from the Council Offices at Lyttleton Terrace, Bendigo and High Street, Heathcote.

Written submissions about the proposed amendments will be considered in accordance with section 223 of the **Local Government Act 1989**.

The closing date for submissions is 5.00 pm 6 January 2006. All submissions should be addressed to Neville Zimmer, Manager Local Laws, PO Box 733, Bendigo 3550.

JOHN McLEAN
Chief Executive Officer



PUBLIC NOTICE

Restrictions Relating to
Alcoholic Beverages

In accordance with clause 85 (1) and (2) of its Community Local Law ("the Local Law"), the Hobsons Bay City Council ("Council") has designated the following areas in which no person may, at any time from midnight on 1 January 2006 for 12 months of each year, consume or take any alcoholic beverage.

Council now gives notice that the areas so designated are:

- Paine Reserve and the area along Mason Street, through to Mirils Street, Newport
- Lohse/Wood Street Park, Laverton

In accordance with clause 85 (2) of the Local Law, Council has designated the following area in which no person may, at any time from midnight on 1 January 2006 for 12 months of each year, consume any alcoholic beverage or have in his or her possession any alcoholic beverage in an unsealed container.

- Central Square Shopping Centre Car Park (excluding any specific licensed outdoor eating areas), bounded by Merton Street and Central Avenue, Altona Meadows

In accordance with Section 224A of the **Local Government Act 1989**, any member of the Victoria Police is authorised to enforce clause 85 of the Local Law in the designated area.

Any queries should be directed to the Health and Regulatory Services Department on 9932 1000.

BILL JABOOR
Chief Executive Officer

Planning and Environment Act 1987

NILLUMBIK PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C39

Authorisation A0166

The Nillumbik Shire Council has prepared Amendment C39 to the Nillumbik Planning Scheme.

The land affected by the Amendment is known as Reserve No. 1 on PS 537999T, being No. 834 Hurstbridge–Arthurs Creek Road, Arthurs Creek.

The Amendment proposes to rezone the land from Rural Conservation Zone (Schedule 3) to Public Use Zone (Schedule 7) to provide for the lands use as a CFA Fire Station.

Any person may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the office of the planning authority, Nillumbik Shire Council, Civic Drive, Greensborough; at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne.

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

The Amendment can also be found on the Council website, www.nillumbik.vic.gov.au, by following the links to “for public consultation”.

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

The closing date for submissions is 16 January 2006. A submission must be sent in writing to: Ms Rachael Haynes, Manager Environment and Strategic Planning, Nillumbik Shire Council, PO Box 476, Greensborough, Vic. 3088 or may be submitted by email to: Nillumbik@nillumbik.vic.gov.au.

BILL FORREST
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 February 2006 after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

Street, Melbourne, Victoria 3000, the personal representative, on or before 16 February 2006 after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

BARTLETT, Leslie Norman, late of 4 Regan Street, Box Hill North, Vic. 3129, retired, and who died on 18 July 2005.

FENTON, Robert Keith, late of Amity Nursing Home, Villa 4, 57 Leisure Drive, Banora Point, NSW 2486, and who died on 30 July 2005.

HATT, Annie, formerly of 28/357 Stud Road, Wantirna South, Vic. 3152, but late of Waldreas Lodge, Cottage 3, 211–213 Wantirna Road, Ringwood, Vic. 3134, pensioner, and who died on 18 September 2005.

KENNEDY, William McNair, formerly of 23 Hutchinson Street, Niddrie, Vic. 3042, but late of Lionsville Hostel, Moreland Road, Essendon, Vic. 3040, and who died on 16 October 2005.

KIRCOS, Athena, also known as Athena Kirckos, Lonsdale House Nursing Home, 88 Cunningham Street, Northcote, Vic. 3070, pensioner, and who died on 12 May 2005.

TOOTH, Walter Raymond, late of 53 Margaret Street, Clayton, Vic. 3168, and who died on 9 September 2005.

Dated 8 December 2005

MARY AMERENA
Manager
Executor and Trustee Services

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 15 February 2006 after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

ALLEN, Phyllis Ellen, late of Parkhill Gardens Residential Aged Care, Tyabb Road, Mornington, Victoria 3931, retired, and who died on 1 December 2005.

ATTRIDGE, Amanda Mary, late of Flat 4, 117 North Road, Brighton, Victoria 3186, retired, and who died on 30 September 2005.

COOK, Ilma Mary, late of Unit 4, 34 Flinders Road, Mentone, Victoria 3194, and who died on 1 October 2005.

HENRY, Frederick, late of 752 Esplanade, Mornington, Victoria 3931, retired, and who died on 11 October 2005.

LEONARD, Betty Patricia, late of 53 McGibbony Street, Ararat, Victoria 3377, pensioner, and who died on 11 November 2005.

MORTON, Gladys Mabel, late of Grace McKellar Centre, 45–95 Ballarat Road, Geelong, Victoria 3220, pensioner, and who died on 1 August 2005.

ORDON, Antoni, late of 43 Salisbury Street, Newport, Victoria 3015, and who died on 4 September 2005.

STOKANOVICH, Sofia Sonia, late of 556 Barkers Road, Hawthorn East, Victoria 3123, retired, and who died on 6 October 2005.

TROUTBECK, Annabel Whitworth, late of Tullamore House, 991 Mt Dandenong Tourist Road, Montrose, Victoria 3765, pensioner, and who died on 23 September 2005.

WINDUSS, Edna Eileen, late of Homewood Residential Aged Care, 8 Young Road, Hallam, Victoria 3803, pensioner, and who died on 22 July 2005.

WOOLCOCK, John Wilson, late of St Michael Aged Care Facility, 1 Omama Road, Murrumbeena, Victoria 3163, and who died on 9 September 2005.

WRIGHT, Arthur Cecil, late of PO Box 20, Lindell Unit, Beechworth Hospital, Beechworth, Victoria 3747, pensioner, and who died on 12 July 2005.

Dated 7 December 2005

MARY AMERENA
Manager
Executor and Trustee Services

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition

Street, Melbourne, Victoria 3000, the personal representative, on or before 20 February 2006, after which date State Trustees Limited may convey or distribute the assets, having regard only to the claims of which State Trustees Limited then has notice.

AYTON, Beatrice Evelyn, late of Oaktree Lifestyle Apartments, 21/55 Viewmount Road, Glen Waverley, Victoria 3150, retired, and who died on 17 October 2005.

BAUER, Cecil Fenton, late of Unit 1, 32 Roslyn Street, Brighton, Victoria 3186, retired, and who died on 9 August 2005.

HAILES, Jean Muriel, late of Wattle Lodge, 209 Bay Street, Brighton, Victoria 3186, retired, and who died on 29 October 2005.

HUSSEY, Lawrence Corbett, late of Unit 1, 8 Maxflo Court, Highett, Victoria 3190, self-employed, and who died on 10 July 2005.

PORTER, John Wesley, late of Thompson House, Mt Alexander Hospital, Cornish Street, Castlemaine, Victoria 3450, and who died on 28 October 2005.

SMITH, Irene Blanche, late of Yarra Valley Nursing Home, 21 Hoddle Street, Yarra Junction, Victoria 3797, retired, and who died on 7 August 2005.

Dated 12 December 2005

MARY AMERENA
Manager
Executor and Trustee Services

EXEMPTION

Application No. A329/2005

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by Anthony J. Roberts trading as "Experience Recruitment". The application for exemption is to enable the applicant to provide services as an employment agency only to job-seekers in the forty-plus age range and to place those people with employers, and to permit employers on whose behalf the applicant acts to accept for particular positions only applicants within that age range if the employer and the applicant so agree, and for the applicant to advertise those services.

Upon reading the material submitted in support of the application and on hearing oral submissions made by the applicant on 28 November 2005, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 14, 42, 100 and 195 of the Act to enable the applicant to provide services as an employment agency only to job-seekers in the forty-plus age range and to place those people with employers, and to permit employers on whose behalf the applicant acts to accept for particular positions only applicants within that age range if the employer and the applicant so agree, and for the applicant to advertise those services.

In granting this exemption the Tribunal noted:

- mature-aged job applicants have difficulty obtaining work in the Australian work force;
- mature-aged job applicants will often bring benefits to employers in the form of maturity and previous experience;
- there is a need to encourage employers to employ mature-aged workers, rather than looking predominantly to younger workers;
- greater employment of mature-aged workers will result in their longer participation in the work force which will in turn mean less reliance on welfare and will benefit both employer and employee;
- it is desirable that mature-aged job seekers should have an employment agency which specialises in recruitment in that area;
- to the extent that the reluctance to employ mature-aged job seekers is due to age discrimination or stereotyping, a specialist recruitment service for mature-aged job seekers will help to address this discrimination and reduce stereotypical assumptions.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 14, 42 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to provide services as an employment agency only to job-seekers in the forty-plus age range and to place those people with employers, and to permit employers on whose behalf the applicant acts to accept for particular positions only applicants within that age range if the employer and the applicant so agree, and for the applicant to advertise those services.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 14 December 2008.

Dated 9 December 2005.

CATE McKENZIE
Deputy President

Agricultural Industry Development Act 1990
NOTICE OF AMENDMENT TO
MURRAY VALLEY CITRUS INDUSTRY
DEVELOPMENT ORDER 2004

I, Bob Cameron, Minister for Agriculture, under section 10(1)(b) of the **Agricultural Industry Development Act 1990** give notice of the following amendment to the Murray Valley Citrus Industry Development Order 2004.

1. Objective

The objective of this Notice is to effect a minor alteration to the Murray Valley Citrus Industry Development Order 2004.

2. Authorising provision

This Notice is made under section 10(1)(b) of the **Agricultural Industry Development Act 1990**.

3. Commencement

This Order takes effect on the day it is published in the Government Gazette.

4. Amendment to clause 8

In clause 8 of the Murray Valley Citrus Industry Development Order 2004 made on 15 June 2004 and published in the Government Gazette on 24 June 2004, for "sub-clause (7)(b) or (c)" **substitute** "sub-clause 7(c) or (d)".

Dated 15 December 2005

BOB CAMERON MP
Minister for Agriculture

Catchment and Land Protection Act 1994
EMERGENCY DECLARATION OF
A STATE PROHIBITED WEED

I, John Thwaites, Minister for Environment, pursuant to the powers conferred on me by section 58A(1) of the **Catchment and Land Protection Act 1994** hereby make an emergency declaration for the plant listed in the Schedule below to be a State prohibited weed.

An emergency declaration is being made for Bear-skin Fescue given its potential to pose a serious risk to agricultural and environmental values in Victoria. This species was imported into Victoria through a gap in Australia's import protocols and has since been rejected for importation into Western Australia on account of its high ranking in a weed risk assessment. Bear-skin Fescue is known to be available in retail outlets with sales of approximately 1000 plants in Victoria each month. Victoria is the only state known to be selling this plant. Immediate action is required to prevent the sale and spread of this species to ensure that it does not establish within Victoria. Urgent action will reduce the strong likelihood of this species establishing within the State as a result of further sale and distribution.

Bear-skin Fescue has been listed as a high-risk weed by the Co-operative Research Centre (CRC) for Australian Weed Management. The plant is an established weed in the United Kingdom. It has the potential to invade southern Australian pastures stretching from the Riverina to Western Australia, to reduce pasture carrying capacity in agricultural systems and to impact on the biodiversity and structure of native grasslands. Bear-skin Fescue is predicted to become a serious grazing weed in Victoria and the New South Wales Tablelands if immediate action to prevent its sale and spread is not taken. Further assessment will be taken on the invasiveness, potential distribution and impacts of this species so that appropriate further action can be taken.

This Order applies to the whole of Victoria.
Dated 11 October 2005

Responsible Minister
JOHN THWAITES
Minister for Environment

Schedule

Taxon	Common Name
<i>Festuca gautieri</i>	Bear-skin Fescue

Children's Services Act 1996

NOTICE OF EXEMPTION

Under Section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children, Minister for Community Services hereby declares that Taylor's Gully Long Day Care

Centre Licence Number ID 9713 ("the service") is exempt from the qualified staff members requirement as set out in regulation 24 of the Children's Services Regulations 1998.

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

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

This exemption remains in force until 28 February 2006.

Dated 28 November 2005

HON SHERRYL GARBUTT MP
Minister for Children
Minister for Community Services

Coastal Management Act 1995

NOTICE OF APPROVAL OF MANAGEMENT PLAN

The Mallacoota Foreshore Management Plan has been approved pursuant to Section 32 of the **Coastal Management Act 1995**.

The Management Plan takes effect on the day this notice is published in the Government Gazette.

The Management Plan provides for the management of coastal Crown land adjacent to the township of Mallacoota.

A copy of the Management Plan may be inspected free of charge, during office hours, at East Gippsland Shire Council offices at Orbost Library and Business Centre, 1 Ruskin Street, Orbost, or Mallacoota Outreach Centre, Maurice Avenue, Mallacoota.

TONY EDGAR
Regional Director
Gippsland Region
Department of Sustainability
and Environment

Forests Act 1958, No. 6254DECLARATION OF
THE PROHIBITED PERIOD

In pursuance of the powers conferred by section 3 sub-section (2) of the **Forests Act 1958**, I, Ewan Waller, delegated officer for the Minister for Environment in the State of Victoria, hereby declare the Prohibited Period for all land within the Fire Protected Area (other than State forest, National park and protected public land) within the municipalities nominated for the period specified in the schedule below:

SCHEDULE 1

The Prohibited Period shall commence at 0100 hours on Monday 19 December 2005 and end at 0100 on 1 May 2006 (unless varied) in the following municipalities:

Shire of East Gippsland, Shire of Latrobe, Shire of Towong, Shire of Mansfield, Shire of Wellington, Shire of Baw Baw, Rural City of Wodonga, Shire of Benalla, Shire of Indigo, Alpine Shire, Rural City of Wangaratta.

EWAN WALLER
Chief Officer,

Fire and Emergency Management
Department of Sustainability
and Environment

Delegated Officer,
pursuant to section 11,

Conservation Forests and Land Act 1987

Livestock Disease Control Act 1994NOTICE OF REVOCATION OF ORDER
DECLARING A CONTROL AREA
RELATING TO THE LABELLING OF
RESTRICTED ANIMAL MATERIAL

I, Bob Cameron, Minister for Agriculture, give notice of an Order made under section 29 of the **Livestock Disease Control Act 1994** revoking the Order Declaring a Control Area Relating to the Labelling of Restricted Animal Material, notice of which was published in Government Gazette S47 on 2 March 2004 and was continued by Notice published in Government Gazette S34 on 1 March 2005.

The revocation of the Order on 15 December 2005 will coincide with the inclusion of requirements for labelling of restricted animal material in the Agricultural and Veterinary Chemicals (Control of Use) (Ruminant Feed)

Regulations 2005. The requirements for labelling of restricted animal material included in the Agricultural and Veterinary Chemicals (Control of Use) (Ruminant Feed) Regulations 2005 make the current Order redundant.

A copy of the Order may be obtained by telephoning the office of the Chief Veterinary Officer on (03) 9217 4248.

Dated 6 December 2005

BOB CAMERON MP
Minister for Agriculture

Local Government Act 1989

SECTION 38

Hepburn Shire Council

By-Election Date

I, Candy Broad MLC, Minister for Local Government, hereby fix Saturday 4 March 2006, under section 38(1A) of the **Local Government Act 1989** as the date of an election to be held in accordance with Section 38(1) of that Act to fill an extraordinary vacancy in the Cameron Ward of the Hepburn Shire Council.

Dated 4 December 2005

CANDY BROAD MLC
Minister for Local Government

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:

James Stanislaus Mornane, Terry John Wilson, Barbara Ann Cotterell, Lisa Anne Hannan, Belinda Jane Wallington, Anne Jeannette Maughan, Michael Henry Lewis Stone, Ronald Norman Saines, Roger Wilson Franich.

Dated 9 December 2005

IAN L. GRAY
Chief Magistrate

Medical Practice Act 1994MEDICAL PRACTITIONERS
BOARD OF VICTORIA

Notice

Re: Dr Malcolm Adams Traill

Further to my letter dated 20 October 2005 detailing the outcome of a formal hearing

conducted by a panel of the Medical Practitioners Board of Victoria, I advise that on this day the Victorian Civil and Administrative Tribunal ("VCAT") granted a stay of the panel's determination made on 19 October 2005, pending final determination of the Application for Review lodged with the VCAT by Dr Traill. Dr Traill agreed to the following undertaking to the VCAT not to:

- treat any patient with any form of hyperthermia or 434 Mghz microwave therapy;
- hold himself out as an oncologist; and
- treat any patient with any form of chemotherapy.

Dated 5 December 2005

JOHN H. SMITH
Deputy CEO

Medical Practice Act 1994
MEDICAL PRACTITIONERS BOARD
OF VICTORIA

Notice

Re: Dr Geoffrey Trevor Hunter

A Panel of the Medical Practitioners Board of Victoria on 2 December 2005 concluded a Formal Hearing into the professional conduct of Dr Geoffrey Trevor Hunter a registered medical practitioner.

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

The Panel further determined:

- pursuant to section 45A(2)(h) of the Act, the medical registration of Dr Hunter is cancelled effective from 5.00 pm on Friday 23 December 2005; and
- pursuant to section 45A(2)(i) of the Act, Dr Hunter is disqualified from applying for registration for a period of 1 year from this date.

Dated 12 December 2005

JOHN H. SMITH
Deputy CEO

Nurses Act 1993

NURSES BOARD OF VICTORIA

Re: Annamonique Cecilia Stebnyckyj

Identification Number 141080

Registered in Division 1

Following a formal hearing into the professional conduct of Annamonique Cecilia Stebnyckyj, a Panel appointed by the Nurses Board of Victoria found, on 5 December 2005, that the nurse had engaged in unprofessional conduct of a serious nature.

The Panel therefore determined that, pursuant to Section 48(2)(e) of the Act, the following conditions be imposed on Ms Stebnyckyj's registration:

1. that Ms Stebnyckyj provide the Board with satisfactory reports from an approved counsellor at six and twelve months from 5 December 2005; and
2. that Ms Stebnyckyj provide the Board with satisfactory employer reports at six and twelve months from 5 December 2005.

LOUISE MILNE-ROCH
Chief Executive Officer

Retirement Villages Act 1986

SECTION 48

Cancellation of Retirement Village Notice

I hereby declare that the Retirement Village Notice No. X947945C pursuant to section 9 of the **Retirement Villages Act 1986**, registered on 12 December 2001 on Certificate of Title Volume 10891, Folio 651, Volume 10891, Folio 652 and Volume 10891, Folio 653, under the **Transfer of Land Act 1958**, is cancelled.

Dated 2 December 2005

GEOFF BROWNE
Acting Director
Consumer Affairs Victoria

Retirement Villages Act 1986

SECTION 47

Extinguishment of Retirement Village Charge

I hereby declare that the charge No. AB717319N pursuant to section 29 of the

Retirement Villages Act 1986, registered on 25 November 2002 on Certificate of Title Volume 10891, Folio 651, Volume 10891, Folio 652 and Volume 10891, Folio 653 under the **Transfer of Land Act 1958**, is extinguished.

Dated 2 December 2005

GEOFF BROWNE
Acting Director
Consumer Affairs Victoria

Retirement Villages Act 1986

SECTION 48

Cancellation of Retirement Village Notice

I hereby declare that the Retirement Village Notice No. V015747Q pursuant to section 9 of the **Retirement Villages Act 1986**, registered on 1 October 1997 on Certificate of Title Volume 10176, Folio 564, under the **Transfer of Land Act 1958**, is cancelled.

Dated 2 December 2005

GEOFF BROWNE
Acting Director
Consumer Affairs Victoria

Retirement Villages Act 1986

SECTION 48

Cancellation of Retirement Village Notice

I hereby declare that the Retirement Village Notice No. V015748M pursuant to section 9 of the **Retirement Villages Act 1986**, registered on 1 October 1997 on Certificate of Title Volume 10678, Folio 460, under the **Transfer of Land Act 1958**, is cancelled.

Dated 2 December 2005

GEOFF BROWNE
Acting Director
Consumer Affairs Victoria

Retirement Villages Act 1986

SECTION 48

Cancellation of Retirement Village Notice

I hereby declare that the Retirement Village Notice No. V955261U pursuant to section 9 of the **Retirement Villages Act 1986**, registered on 23 March 1999 on Certificate of Title Volume 10252, Folio 530, under the **Transfer of Land Act 1958**, is cancelled.

Dated 2 December 2005

GEOFF BROWNE
Acting Director
Consumer Affairs Victoria

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 18 January 2006.

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 12 January 2006.

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

Wayne Butcher. Application for variation of conditions of tow truck licence number TOW457 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 10 Gordon Street, Cranbourne, to change the depot address to 30–32 Abbott Road, Hallam.

Dated 15 December 2005

STUART SHEARER
Director

Victorian Institute of Teaching Act 2001

NOTIFICATION SUSPENDING
REGISTRATION OF A TEACHER

Pursuant to section 42 of the **Victorian Institute of Teaching Act 2001** (the Act) the Victorian Institute of Teaching (the Institute) may find a teacher guilty of serious misconduct and/or unfit to teach and may make a determination pursuant to subsection 42(2) including cancelling the registration of a teacher.

On 18 November 2005 Michael Alexander Jackson, born 3 June 1974, was found guilty of serious misconduct.

On 18 November 2005 Michael Alexander Jackson was suspended from teaching, effective from 1 January 2006 and resuming full registration on 27 March 2006, subject to the condition that he is to complete, to the satisfaction of the Institute, a professional development course in the management of vulnerable students and the requirements of mandatory reporting in Victoria.

Dated 18 November 2005

PETER RYAN
Chairperson
Disciplinary Proceedings Committee
Victorian Institute of Teaching

Casino Control Act 1991 – section 60(1)
CASINO RULES NOTICE NO. 8 OF 2005

Rules of the Game – Casino War

By this notice, the Victorian Commission for Gambling Regulation **amends** the Rules in respect of the game “Casino War”¹ as set out in the Schedule.

This notice operates with effect from 4:00 am on 15 December 2005.

Dated 8 December 2005

PETER COHEN

Executive Commissioner

Schedule

Amendment of Rules

Replace current Casino War rules with the following rules:

1 DEFINITIONS

1.1 In these rules the following meanings apply:

“**Casino Supervisor**” means a person other than a Game Supervisor who is responsible for the supervision and management of gaming operations.

“**Casino War Wager**” means the original wager placed by a player prior to any cards being dealt for a round of play.

“**Dealer**” means the person responsible for dealing the cards at a Casino War table.

“**Dealing Shoe**” means a device from which cards are dealt.

“**Distinctive Marker**” means a marker button labelled with, but not limited to, the words personal limit or higher limit.

“**Game Supervisor**” means the person responsible for the supervision of the operation of the game.

“**Go to War**” means when the player and the Dealer have both been dealt an initial card of the same rank and the player elects to continue in the game.

“**Go to War Wager**” means the additional wager of an amount equal to the player’s Casino War Wager which is placed by the player when he/she elects to Go to War.

“**Surrender**” means when the player’s and the Dealer’s first card have the same rank and the player elects to forfeit half his/her original wager.

“**Tie Wager**” means a wager placed by a player prior to any cards being dealt for a round of play which will win when both the player and the Dealer have been dealt an initial card of the same rank.

“**Void**” means an invalid hand or wager, as the context requires, with no result.

1.2 Unless the contrary intention appears, a Game Supervisor or a Casino Supervisor may perform any function or exercise any power of the Dealer.

1.3 A reference in these rules to the game is a reference to the game of Casino War played at a particular gaming table.

1.4 A reference in these rules –

1.4.1 To a bet is the contingency or outcome on which a player may place a wager; and

1.4.2 To a wager is the money appropriated to such a bet in a particular case.

¹. The Game of **Casino War** and its rules were approved by notice published in the Victoria Government Gazette on 1 September 2005 (G35).

2 EQUIPMENT

- 2.1 Casino War will be played on a table having places for nine or less players.
- 2.2 The table layout will be marked in a manner similar to that shown in Diagram "A" with:
 - 2.2.1 Areas for wagers on "Casino War" and "Tie".
 - 2.2.2 The name and/or logo of the casino imprinted thereon.
- 2.3 A dealing shoe will be used from which all cards will be dealt.

3 THE CARDS

- 3.1 Casino War will be played with four to eight decks, each deck having 52 cards without jokers, with backs of the same colour and design and one cutting card.
 - 3.1.1 Where an Automatic Shuffling/Dealing Shoe is in use no cutting card will be used.
- 3.2 The cards will be checked prior to the commencement of gaming and counted for completeness at the conclusion of gaming.
- 3.3 All suits have the same rank. The rank of cards, from highest to lowest, will be as follows:-
 - 3.3.1 Ace, King, Queen, Jack, 10, 9, 8, 7, 6, 5, 4, 3, 2.

4 SHUFFLING, CUTTING, BURNING AND CARD REPLACEMENT

- 4.1 The Shuffle
 - 4.1.1 The cards will be shuffled so that they are randomly intermixed:-
 - (a) Prior to the cards being used for play;
 - (b) At the completion of the round of play in which the cutting card is exposed;
 - (c) Immediately, if in the opinion of a Casino Supervisor the cards are dealt in a sequence which is abnormal; and
 - (d) At other times when in the opinion of a Casino Supervisor there is reasonable cause to believe that a shuffle is warranted.
 - 4.1.2 Cards may be pre-shuffled and secured in a designated area until such time as they are required for use in play.
- 4.2 The Cut
 - 4.2.1 After the cards have been shuffled the Dealer will offer the stack of cards, with backs facing away from him/her, to be cut. The person to cut the cards will be:-
 - (a) The first player to arrive at the table if the game is just beginning;
 - (b) The player on whose betting area the cutting card was dealt during the last round of play; or
 - (c) The player furthestmost to the right of the Dealer if the cutting card was dealt to the Dealer's hand during the last round of play; or
 - (d) The player furthestmost to the right of the Dealer if the cards are replaced in accordance with these rules.
 - 4.2.2 If the player designated in rule 4.2.1 refuses to cut the cards, the cards will be offered in a clockwise direction to each player seated at the table until a player accepts the cut. If the cut is not accepted by one of these players, a Game Supervisor or above will cut the cards.

- 4.2.3 The person designated in rule 4.2.1 or 4.2.2 will cut the cards by placing the cutting card in the stack a minimum of approximately one deck in from either end of the stack.
- 4.2.4 Once the person designated in rule 4.2.1 or 4.2.2 has inserted the cutting card the Dealer will:
- (a) Take all cards in front of the cutting card, and place them to the back of the stack, after which, he/she will insert the cutting card in a position no more than half way from the back of the stack and then place the cards in the dealing shoe ready for the commencement of play.
- 4.3 Burning a Card
- 4.3.1 Before the start of play following each shuffle and cut of cards, the Dealer may remove the first card from the dealing shoe, and burn the card by placing it into the discard holder. **Players may request to see the burn card, in which case it will be turned face-up on the table layout and then placed in the discard rack.**
- 4.3.2 **Once the first card has been burned as described in 4.3.1 above, the Dealer will:**
- (a) Call for bets to be placed; and
 - (b) When betting is complete announce that no more bets may be placed and commence the deal.
- 4.4 Card Replacement
- 4.4.1 At the discretion of the Game Supervisor or Casino Supervisor at the completion of the final round of play and prior to a shuffle, the cards may be removed from the table, checked and replaced by new cards.
- 4.4.2 Where a Casino Supervisor forms the opinion that any or all of the cards have become unfit for further use and provided that no hand is in progress, the Casino Supervisor will direct that any or all of the cards be replaced.
- (a) Where all the cards are replaced, the new cards will be shuffled, cut and a card(s) burned in accordance with rule 4.1, 4.2 and 4.3 respectively.

5 PLACEMENT OF WAGERS

- 5.1 Wagers will be accepted only in chips.
- 5.2 A wager by a player will be placed on the appropriate area of the layout prior to the first card being dealt for a round of play.
- 5.3 Wagers orally declared will only be accepted if accompanied by chips, cash, vouchers or authorised tokens which must be immediately converted to chips and placed on the layout before the Dealer announces that no more bets may be placed.
- 5.4 Except as provided by rule 5.6, no wager may be handled, placed, increased or withdrawn after the first card of the round has been dealt.
- 5.5 Prior to the first card being dealt for each round of play, players will be given the opportunity to place a wager on either one or both of the following:
- 5.5.1 Casino War; and/or
 - 5.5.2 Tie.
- 5.6 After the initial deal, where a player's card has the same rank as the Dealer's card, he/she may elect to continue in the game and Go to War by placing a wager of an amount equal to his/her Casino War wager on the layout beside the wager or surrender his/her original wager.

- 5.7 A player's Casino War wager will:
 - 5.7.1 Win if the first card dealt to the player has a higher rank than the first card dealt to the Dealer.
 - 5.7.2 Lose if the first card dealt to the Dealer has a higher rank than the first card dealt to the player.
 - 5.7.3 Win where the player has elected to Go to War and has been dealt a second card with the same rank as the Dealer's second card.
 - 5.7.4 Stand-off where the player has elected to Go to War and has been dealt a second card with a higher rank than the Dealer's second card.
 - 5.7.5 Lose where the player has elected to Go to War and has been dealt a second card with a lower rank than the Dealer's second card.
- 5.8 Where a player elects to Go to War, his/her Go to War wager will:
 - 5.8.1 Win if the second card dealt to him/her has a higher rank than the second card dealt to the Dealer.
 - 5.8.2 Win if the second card dealt to him/her has the same rank as the second card dealt to the Dealer.
 - 5.8.3 Lose if the second card dealt to the Dealer has a higher rank than the second card dealt to the player.
- 5.9 A wager placed on the Tie will win if the first card dealt to the Dealer and the first card dealt to the player has the same rank.
- 5.10 Up to three players may wager on any one betting area; however at the discretion of the Game Supervisor that number may be restricted to less than three.
- 5.11 A player who has placed a valid Casino War wager on a specific betting area will have first entitlement to place a Tie wager in the corresponding area.
 - 5.11.1 Once players with first entitlement as described in 5.11 above have elected to place a Tie wager or not, subsequent entitlements will go to the remaining players.
- 5.12 Prior to the commencement of a round of play the Dealer will ensure that all other players wagering on the Casino War betting area place their wagers in a vertical line
- 5.13 At the discretion of a Game Supervisor, a player may wager on more than one betting area at a Casino War table provided there are sufficient seats at tables with equivalent limits operating in the casino to accommodate patron demand.
- 5.14 A wager may be refused prior to the initial deal if in the event the player wins; it would not be possible to pay the wager exactly in chips.
- 5.15 At the settlement of wagers for a round of play, the Dealer must:
 - 5.15.1 Clear any losing wagers from the table layout; and
 - 5.15.2 Pay any winning wagers.

6 PERMISSIBLE WAGERS

- 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**².
- 6.2 If—
- 6.2.1 A player attempts to place an individual wager that is less than the minimum permissible wager for a particular bet, the wager will be paid or collected after the result and the owner of the wager will be advised that further wagers under the minimum will be returned regardless of the result; and
- 6.2.2 A player attempts to place an individual wager that is greater than the permitted maximum wager the wager will be paid or collected to the maximum.
- 6.2.3 A player attempts to place an individual wager which is in a multiple over the minimum which is not permitted or where it is not possible to pay the wager exactly in chips it will be paid to the next highest amount to which payment can be made in chips.
- 6.3 Personal wagering limits that differ from the minimum and maximum wagers displayed on the table limit sign may be agreed for individual players and in such cases, the position occupied by the player will be denoted by a distinctive marker.
- 6.4 A Casino Supervisor may alter the limits on a gaming table at any time except that a minimum wager can only be changed to a higher minimum if a sign showing the proposed new minimum has been displayed at the table for at least 20 minutes before the time of the proposed change.
- 6.5 The minimum and maximum wagers permitted per betting area will be shown on a notice at the table. Unless stated on this notice, wagers do not have to be made in multiples of the minimum. This notice may also state the minimum unit in which wagers may be made above the table minimum and whether the wagers are per betting area or per player.

7 DEALING THE GAME

- 7.1 All cards used in the game of Casino War will be dealt from a dealing shoe specifically designed for such purpose and located on the table to the left of the Dealer. All cards will be dealt face upwards.
- 7.2 No person will handle, remove or alter any cards used in the game of Casino War.

2 Section 66 of the **Casino Control Act 1991** states:

66. Assistance to patrons

- (1) A Casino Operator must—
- ...
- (c) display prominently at each gaming table or location related to the playing of a game a sign indicating the permissible minimum and maximum wagers pertaining to the game played there.
- (2) A Casino Operator must ensure that a minimum wager indicated in respect of a game at a table or location is not changed to a higher minimum unless a sign indicating the new minimum and the proposed time of change is displayed at the table or location at least 20 minutes before the time of proposed change.

Penalty: 50 penalty units.

- 7.3 Initial Deal
- 7.3.1 The Dealer will:**
- (a) Announce that no more bets may be placed; and
 - (b) Commencing from the left and continuing clockwise around the table deal one card in sequence to each betting area where a Casino War and/or Tie wager(s) has been placed; then
 - (c) Deal one card to the Dealer's position.
- 7.4 Interim Settlement
- 7.4.1 On completion of the initial deal and prior to the subsequent deal the Dealer will **settle all Tie wagers commencing from the betting area furthestmost to the right. He/she will:**
- (a) Take all Tie losing wagers and;
 - (b) Pay all winning Tie wagers in accordance with rule 8.1;
- 7.4.2 Once all Tie wagers have been acted upon, the Dealer will act on all Casino War wagers commencing from the active betting area furthestmost to the right. He/she will:**
- (a) Take all losing Casino War wagers; or
 - (b) Pay all winning Casino War wagers; or
 - (c) **In accordance with rule 5.6 offer players who have a card of the same rank as the Dealer, the option to Surrender half their original wager or to Go to War.**
- 7.4.3 Surrender**
- (a) The player may indicate his/her intention to Surrender by scratching the table layout towards him/her.
- 7.4.4 Go to War**
- (a) **As determined by the Casino Operator, Go to War wagers will be treated in accordance with either dealing method A or dealing method B. The dealing method implemented must be the same for all operational Casino War tables. i.e. All games must be dealt in accordance with Method A or all games must be dealt in accordance with Method B.**
 - (i) **Method A**
If a player elects to Go to War he/she will place a wager of an amount equal to their Casino War wager on the layout beside his/her original Casino War wager. The game will then continue in accordance with rules 7.5–7.7 (inc).
 - (ii) **Method B**
If a player has elected to Go to War he/she will place a Go to War wager as described in method A above, the Dealer will then take the same amount from the float and place it in the betting area next to the player's wager. The game will then continue in accordance with rules 7.5–7.7 (inc).
- 7.4.5 The decisions of other players wagering on the same **betting area** will have no bearing on the entitlement of a player to Surrender or Go to War.

- 7.5 Subsequent Deal
- 7.5.1 Once the Dealer has **settled all wagers as described in 7.4 above and acknowledged the decisions of all players who have elected to Go to War**, the Dealer will commence from the left and continuing clockwise around the table:
- (a) Deal one card in sequence to each betting area where a Go to War wager(s) has been placed; then
- (b) Deal one card to the Dealer's position.
- 7.6 Final Settlement
- 7.6.1 The Dealer will settle all remaining original Casino War wagers and all Go to War wagers in accordance with rule 8.1.
- 7.7 Conclusion of a Round of Play
- 7.7.1 At the conclusion of a round of play, the Dealer will pick up all cards on the layout so that the cards can be readily reconstructed to indicate each player's hand in the case of a dispute.

8 SETTLEMENT

- 8.1 The bets which can be placed in respect of an individual round of play and the odds payable for winning wagers placed on them are described in the Table 1 below.

TABLE 1: Odds Payable for Winning Wagers

NAME	DESCRIPTION	PAYOUT ODDS
Casino War Wager	Player's first card has a higher rank than the Dealer's first card.	1 to 1
	Player elects to Go to War and is dealt a second card with the same rank as the second card dealt to the Dealer.	
	Player elects to Go to War and is dealt a second card with a higher rank than the second card dealt to the Dealer.	stand-off
Go to War Wager	Player elects to Go to War and is dealt a second card with a higher rank than the Dealer's second card.	1 to 1.
	Player elects to Go to War and is dealt a second card with the same rank as the Dealer's second card.	
Tie Wager	The player's first card has the same rank as the Dealer's first card.	10 to 1

9 IRREGULARITIES

- 9.1 A card found face-up in the dealing shoe will be discarded.
- 9.2 A card drawn in excess from the dealing shoe will be treated as undisclosed and, subject to 9.2.1 below, will be used as though it were the next card from the dealing shoe.
- 9.2.1 A card drawn in excess to a Dealer's completed hand will be discarded if the card has been disclosed.
- 9.3 If in a round of play, despite no wagers being placed, the Dealer deals one or more cards to one or more betting areas, the Game Supervisor will declare the round of play void and instruct the Dealer to burn the card(s) dealt in excess from the dealing shoe.

- 9.4 If after the initial deal, and prior to:
- 9.4.1 Any interim settlement of winning wagers; or
- 9.4.2 Any cards being drawn in the subsequent deal, where no interim settlement of winning wagers is required;
- an error of card placement has occurred, the Game Supervisor (or above) may reconstruct the hand. The player(s) will be given the option to retract their wager(s) from the betting area before a full reconstruction takes place.
- 9.5 If during the subsequent deal it is noticed that a hand has been dealt to a betting area without a wager the card constituting that hand will be discarded.
- 9.6 If after the initial deal it is noticed that the Dealer has not taken a first card, a card will be dealt immediately to the Dealer's position.
- 9.7 If during the subsequent deal it is noticed that cards have not been dealt to a player's betting area containing a wager, that wager is void.
- 9.8 If a player is not given the option to Go to War or Surrender or the Dealer fails to correctly act on a player's decision, any subsequent cards dealt in the same round of play will be considered to be drawn in excess from the dealing shoe, and according to rule 9.2 will be treated as undisclosed.
- 9.8.1 An error that is not disclosed until after the commencement of a subsequent round of play will not have any effect on the outcome of further rounds of play.
- 9.9 In the event that the cards are not shuffled following the exposure of the cutting card in accordance with rule 4.1.1 (b) and (c), a shuffle will take place immediately at the completion of the round of play.
- 9.10 If there are insufficient cards remaining in the dealing shoe to complete a round of play, all of the cards in the discard holder will be shuffled and cut in accordance with rule 4.1 and 4.2 and the Dealer will then complete the round of play and the game will continue in accordance with these rules.
- 9.11 If during a round of play the automatic shuffling/dealing shoe malfunctions and that round cannot be completed, that round of play will be void.
- 9.12 If during a round of play two or more cards are dealt from the automatic shuffling/dealing shoe simultaneously and the order of the cards cannot be determined, that round of play will be void.
- 9.13 If during the course of play it is found that the deck(s) in play do not contain the correct cards used to form the approved deck(s) for Casino War.
- 9.13.1 The result of any rounds of play previously completed will stand;
- 9.13.2 The round of play where the error is discovered will be declared void and all monies returned for that round of play; and
- 9.13.3 The remainder of the shoe will be declared void and the cards removed from play.

10 TOURNAMENT PLAY

10.1 General

- 10.1.1 The casino operator may conduct tournaments in which all tournament players have the opportunity to play Casino War with an equal chance.
- 10.1.2 The casino operator—
- (a) Must appoint a person who is qualified to be a Game Supervisor to be responsible generally for each tournament; and
- (b) May nominate one or more deputies (each of whom is qualified to be a Game Supervisor) to take that responsibility in the absence of the person nominated under paragraph (a).

- 10.1.3 A tournament may only be conducted if the conditions for the tournament, complying with these rules, have been approved in writing by the **Executive Commissioner for the Victorian Commission for Gambling Regulation (VCGR)**.
- 10.2 Tournament conditions
- 10.2.1 The tournament conditions must include the following-
- (a) The amount of the entry fee, if any;
 - (b) The amount of tournament chips to be allocated to each entrant at the start of each round or session in the tournament, the amount of any applicable buy-in and the disposition of tournament chips at the end of each session or round;
 - (c) Whether there is a minimum or compulsory wager for each hand in a session or round;
 - (d) The structure of the tournament, including the number and duration of rounds or sessions and the number of gaming tables to be active in each round or session, the method of progression from round to round or session to session, repaceage, catch-up or secondary rounds or sessions;
 - (e) Whether or not secret wagers are permissible, the number of allowable secret wagers in a session or round of play and details of how to make a secret wager;
 - (f) Whether there is one or more opportunities for an eliminated tournament player to buy back into the tournament, and the method and timing of those opportunities;
 - (g) In respect of eligibility for entry—
 - (i) A statement that only persons entitled to enter the casino and gamble are eligible to enter the tournament; and
 - (ii) If the casino operator is reserving the right generally to deny entry to the tournament, a statement that the casino operator may refuse any application; and
 - (iii) If the casino operator is applying general selection criteria to determine eligibility to enter the tournament, those criteria;
 - (h) The terms of entry (including the period within which an applicant may withdraw without financial penalty), the application form and the minimum and maximum numbers of tournament players;
 - (i) The basis on which a tournament player may be disqualified from the tournament or on which a tournament player may retire from the tournament and whether or not any entrance fee or buy in is refundable in whole or in part;
 - (j) The consequences of late arrival or non-attendance for a round or session in the tournament;
 - (k) The prizes;
 - (l) A statement that the tournament is conducted by the Tournament Director in accordance with the tournament conditions and the applicable rules of Casino War and that, in the event of any inconsistency, the rules prevail.

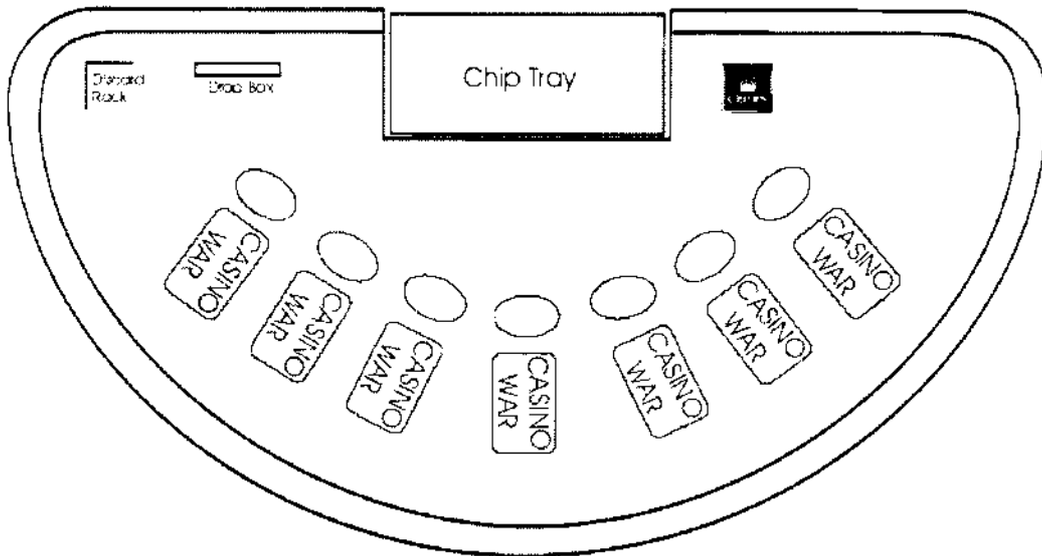
- 10.2.2 The tournament conditions may exclude or modify the operation of certain provisions of the Casino War rules.
- 10.2.3 Prior to the commencement of play in a tournament, the Tournament Director must brief the tournament players on the conditions of the tournament and be satisfied that they understand.
- 10.2.4 The Tournament Director may require each tournament player to sign a copy of the tournament conditions.
- 10.2.5 The Tournament Director must be present during the whole of each session or round of play in a tournament.
- 10.3 Conduct of Play
 - 10.3.1 The Tournament Director must designate the gaming tables to be used in the conduct of the tournament.
 - 10.3.2 The casino operator must ensure that, during any session or round of a tournament, a gaming table designated under rule 10.3.1 is used exclusively for tournament play.
 - 10.3.3 A tournament player may nominate, subject to the approval of the Tournament Director and any applicable tournament condition, a substitute player to take his/her allotted position during any session or round.
 - 10.3.4 The Tournament Director may alter the starting time of any session, if reasonable notice has been given to the tournament players.
 - 10.3.5 The Tournament Director may conclude the play of a session or round at a particular gaming table prior to the completion of the scheduled number of hands or the scheduled completion time—
 - (a) If the tournament player or players to progress to the following session from that gaming table or round have been determined; and
 - (b) If the tournament conditions provide for the disposition of tournament chips in cash at the end of the session or round, if all the players at the gaming table agree.

11 GENERAL PROVISIONS

- 11.1 A person will not, either alone or in concert with any other person, use or have in his/her possession or control at or near a gaming table or location related to the playing of a game a calculator, computer, or other electronic, electrical or mechanical apparatus or device that is capable, with respect to a game or a part thereof, of recording, projecting or analysing an outcome or the changing probabilities or the playing strategies to be used.
- 11.2 Where a player has contravened any provision of the rules a Casino Supervisor may:—
 - 11.2.1 Declare that any wager made by the player(s) will be void;
 - 11.2.2 Direct that the player(s) will be excluded from further participation in the game;
 - 11.2.3 Seize any monies won by that player(s) while in possession of a prohibited device and retain such monies pending completion of an investigation.
 - 11.2.4 Confiscate the prohibited device; and
 - 11.2.5 Cause the person(s) in possession of the prohibited device to be detained until such time as an authorised person has attended and assumed responsibility for the situation.

- 11.3 A Casino Supervisor may invalidate the outcome of a game if:-
- 11.3.1 The game is disrupted by civil commotion, fire, riot, brawl, robbery, an Act of God; or
- 11.3.2 Any fraudulent act is perpetrated by any person, that affects the outcome of the game.
- 11.4 Where the outcome of a game is invalidated, all wagers made by the players for that particular result will be refunded.
- 11.5 A player will not be advised by an employee of the casino on how to play, except to ensure compliance with these rules.
- 11.6 No onlooker or any player wagering at any table may, unless requested by a player, influence another players decisions of play.
- 11.7 The Casino Supervisor may close a gaming table at which players are present provided a sign showing the proposed time of closure has been displayed at the table for at least 20 minutes before the closure.
- 11.8 A seated player who abstains from wagering for three consecutive rounds whilst all other seats at that table are in use may be required to vacate that seat.
- 11.9 Complainants in all unresolved disputes will be advised of the presence of, and their right to consult a **VCGR Inspector**.
- 11.10 In any dispute arising from these rules or not covered by the provisions of these rules, the decision of the Casino Supervisor will be final, subject to a review by the VCGR.
- 11.11 Players are not permitted to have side bets against each other.
- 11.12 A copy of these rules will be made available, upon request.

Diagram A



AGREEMENT FOR THE MELBOURNE CITY LINK AND
AGREEMENT FOR THE EXHIBITION STREET EXTENSION PROJECT

Notice under Schedule 4 of the Agreement for Integrating and Facilitating the Project and the Exhibition Street Extension Project between the Crown in right of the State of Victoria, CityLink Melbourne Limited, Transurban Infrastructure Management Limited and City Link Extension Pty Limited (the "IFA") (as substituted for (and as if incorporated in lieu of) Schedule 3 of the Agreement for the Melbourne City Link between the Crown in right of the State of Victoria, CityLink Melbourne Limited and Transurban Infrastructure Management Limited (the "Concession Deed") and Schedule 1 of the Agreement for the Exhibition Street Extension Project between the Crown in right of the State of Victoria and City Link Extension Pty Limited ("the ESEP Deed")).

CityLink Melbourne Limited (ABN 65 070 810 678) (for itself and as agent of City Link Extension Pty Limited (ABN 40 082 058 615)) ("CityLink Melbourne") gives notice of the following Charge Tolls, Maximum Charge Tolls, Day Tolls, Taxi Tolls and Taxi Day Tolls for the Melbourne City Link and the Exhibition Street Extension:

Schedule of Charge Tolls and Maximum Charge Tolls**Charge Tolls (\$/vehicle)**

Category of Vehicle Tollable Section	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road	\$1.45	\$2.32	\$2.75	\$0.72
Western Link Section 1, between Racecourse Road and Dynon Road	\$1.45	\$2.32	\$2.75	\$0.72
Western Link Section 2, between Footscray Road and West Gate Freeway	\$1.81	\$2.90	\$3.44	\$0.91
Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:	\$1.81	\$2.90	\$3.44	\$0.91
(a) between Punt Road and the exit to Boulton Parade; and				
(b) comprising Boulton Parade				
Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street	\$3.26	\$5.22	\$6.20	\$1.63
Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:	\$1.45	\$2.32	\$2.75	\$0.72
(a) between Punt Road and the exit to Boulton Parade; and				
(b) comprising Boulton Parade				
Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street	\$1.45	\$2.32	\$2.75	\$0.72
Southern Link Section 1, between Glenferrie Road and Burnley Street	\$1.45	\$2.32	\$2.75	\$0.72
Southern Link Section 5, between Burnley Street and Glenferrie Road	\$1.45	\$2.32	\$2.75	\$0.72
Exhibition Street Extension	\$0.91	\$1.45	\$1.72	\$0.45

Southern Link Section 1, between Punt Road and Swan Street Intersection, other than: (a) that part of Southern Link Section 1: (i) between Punt Road and the exit to Boulton Parade; and (ii) comprising Boulton Parade; and (b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road	\$0.91	\$1.45	\$1.72	\$0.45
Southern Link Section 5, between Swan Street Intersection and Punt Road	\$0.91	\$1.45	\$1.72	\$0.45

Notes:

1. When travelling on Southern Link Section 1 between Burnley Street and Punt Road and then onto Batman Avenue, the Tollable Sections may be combined for the purposes of levying Tolls.
2. When travelling on Southern Link Section 1 and into the Domain Tunnel, the Tollable Sections may be combined for the purposes of levying Tolls.
3. A reference in the description of a Tollable Section to a part of the Southern Link between a particular street or road and Burnley Street, includes that part of the Southern Link between that particular street or road and where Burnley Street would cross the Southern Link if Burnley Street continued in a straight southerly direction from its southernmost extremity.
4. In this table:
 - “Boulton Parade“ includes the off-ramp connecting the rest of the Southern Link to Boulton Parade;
 - “Burnley Tunnel” means the eastbound tunnel between Sturt Street and Burnley Street;
 - “Domain Tunnel” means the westbound tunnel between Punt Road and Sturt Street; and
 - “Swan Street Intersection” means the intersection between Swan Street and Batman Avenue.

Maximum Charge Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Total Link occurs between 6.00 am and 8.00 pm	\$5.44	\$7.25	\$7.25	\$2.72
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Total Link occurs between 8.00 pm and 6.00 am	\$5.44	\$5.44	\$5.44	\$2.72

Day Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Day Toll	\$10.40	\$16.65	\$19.80	\$5.20

Taxi Tolls (\$/Taxi)

Trip	Taxi Toll
Trips involving use of any or all of the Tollable Sections which comprise the Western Link* and no other Tollable Sections	\$3.00
Trips involving use of any or all of the Tollable Sections which comprise the Southern Link** and/or Exhibition Street Extension*** and no other Tollable Sections	\$3.00
Trips involving use of Tollable Sections which comprise both the Western Link* and either or both of the Southern Link** and the Exhibition Street Extension***	\$5.00

* The Western Link comprises the following three Tollable Sections:

1. Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road.
2. Western Link Section 1, between Racecourse Road and Dynon Road.
3. Western Link Section 2, between Footscray Road and West Gate Freeway.

** The Southern Link comprises the following eight Tollable Sections:

1. Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:

- (a) between Punt Road and the exit to Boulton Parade; and
 - (b) comprising Boulton Parade.
 - 2. Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:
 - (a) between Punt Road and the exit to Boulton Parade; and
 - (b) comprising Boulton Parade.
 - 3. Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street.
 - 4. Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.
 - 5. Southern Link Section 1, between Glenferrie Road and Burnley Street.
 - 6. Southern Link Section 5, between Burnley Street and Glenferrie Road.
 - 7. Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:
 - (a) that part of Southern Link Section 1:
 - (i) between Punt Road and the exit to Boulton Parade; and
 - (ii) comprising Boulton Parade; and
 - (b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road.
 - 8. Southern Link Section 5, between Swan Street Intersection and Punt Road.
- *** The Exhibition Street Extension comprises the following Tollable Section:
- 1. Exhibition Street Extension.

Taxi Day Tolls (\$/Taxi)

Taxi	Taxi Day toll
Metropolitan Taxi	\$10.00
A Taxi not being a Metropolitan Taxi	\$7.00

CityLink Melbourne intends that each Charge Toll, Maximum Charge Toll, Day Toll, Taxi Toll and Taxi Day Toll specified above will first apply in the quarter ending 31 March 2006.

Capitalised terms in this notice that are defined in:

- (a) the Concession Deed have, subject to paragraph (b), that meaning in this notice;
- (b) the ESEP Deed have that meaning in this notice, but only to the extent that the provision applies to the ESEP Deed,

subject to the provisions of the IFA.

M. A. LICCIARDO
 Company Secretary
 CityLink Melbourne Pty Limited
 (ABN 65 070 810 678)

P. G. B. O'SHEA
 Director
 CityLink Melbourne Limited
 (ABN 65 070 810 678)

AGREEMENT FOR THE EXHIBITION STREET EXTENSION PROJECT

Notice under Schedule 1 of the Agreement for the Exhibition Street Extension Project between the Crown in right of the State of Victoria and City Link Extension Pty Limited (the "ESEP Deed").

City Link Extension Pty Limited (ABN 40 082 058 615) ("Cleppo") gives notice of the following Charge Tolls for the Exhibition Street Extension:

Charge Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Tollable Section				
Exhibition Street Extension	\$0.91	\$1.45	\$1.72	\$0.45

Cleppo intends that these Charge Tolls will first apply in the quarter ending 31 March 2006.

Capitalised terms in this notice that are defined in the ESEP Deed have the same meaning as given by the ESEP Deed.

M. A. LICCIARDO
Company Secretary
City Link Extension Pty Limited
(ABN 40 082 058 615)

P. G. B. O'SHEA
Director
City Link Extension Pty Limited
(ABN 40 082 058 615)

AGREEMENT FOR THE MELBOURNE CITY LINK

Notice under Schedule 3 of the Agreement for the Melbourne City Link between the Crown in right of the State of Victoria, CityLink Melbourne Limited and Transurban Infrastructure Management Limited (the "Concession Deed").

CityLink Melbourne Limited (ABN 65 070 810 678) ("CityLink Melbourne") gives notice of the following Charge Tolls, Maximum Charge Tolls, Day Tolls, Taxi Tolls and Taxi Day Tolls for the Melbourne City Link:

Charge Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Tollable Section				
Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road	\$1.45	\$2.32	\$2.75	\$0.72
Western Link Section 1, between Racecourse Road and Dynon Road	\$1.45	\$2.32	\$2.75	\$0.72
Western Link Section 2, between Footscray Road and West Gate Freeway	\$1.81	\$2.90	\$3.44	\$0.91
Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:	\$1.81	\$2.90	\$3.44	\$0.91
(a) between Punt Road and the exit to Boulton Parade; and				
(b) comprising Boulton Parade				
Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street	\$3.26	\$5.22	\$6.20	\$1.63
Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:	\$1.45	\$2.32	\$2.75	\$0.72
(a) between Punt Road and the exit to Boulton Parade; and				
(b) comprising Boulton Parade				
Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street	\$1.45	\$2.32	\$2.75	\$0.72
Southern Link Section 1, between Glenferrie Road and Burnley Street	\$1.45	\$2.32	\$2.75	\$0.72

Southern Link Section 5, between Burnley Street and Glenferrie Road	\$1.45	\$2.32	\$2.75	\$0.72
Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:	\$0.91	\$1.45	\$1.72	\$0.45
(a) that part of Southern Link Section 1:				
(i) between Punt Road and the exit to Boulton Parade; and				
(ii) comprising Boulton Parade; and				
(b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road				
Southern Link Section 5, between Swan Street Intersection and Punt Road	\$0.91	\$1.45	\$1.72	\$0.45

Notes:

- When travelling on Southern Link Section 1 between Burnley Street and Punt Road and then onto Batman Avenue, the Tollable Sections may be combined for the purposes of levying Tolls.
- When travelling on Southern Link Section 1 and into the Domain Tunnel, the Tollable Sections may be combined for the purposes of levying Tolls.
- A reference in the description of a Tollable Section to a part of the Southern Link between a particular street or road and Burnley Street, includes that part of the Southern Link between that particular street or road and where Burnley Street would cross the Southern Link if Burnley Street continued in a straight southerly direction from its southernmost extremity.
- In this table:
 - “Boulton Parade” includes the off-ramp connecting the rest of the Southern Link to Boulton Parade;
 - “Burnley Tunnel” means the eastbound tunnel between Sturt Street and Burnley Street;
 - “Domain Tunnel” means the westbound tunnel between Punt Road and Sturt Street; and
 - “Swan Street Intersection” means the intersection between Swan Street and Batman Avenue.

Maximum Charge Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Link occurs between 6.00 am and 8.00 pm	\$5.44	\$7.25	\$7.25	\$2.72
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Link occurs between 8.00 pm and 6.00 am	\$5.44	\$5.44	\$5.44	\$2.72

Day Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Day Toll	\$10.40	\$16.65	\$19.80	\$5.20

Taxi Tolls (\$/Taxi)

Trip	Taxi Toll
Trips involving use of any or all of the Tollable Sections which comprise the Western Link* and no other Tollable Sections	\$3.00
Trips involving use of any or all of the Tollable Sections which comprise the Southern Link** and no other Tollable Sections	\$3.00
Trips involving use of Tollable Sections which comprise both the Western Link* and the Southern Link**	\$5.00

* The Western Link comprises the following three Tollable Sections:

1. Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road.
2. Western Link Section 1, between Racecourse Road and Dynon Road.
3. Western Link Section 2, between Footscray Road and West Gate Freeway.

** The Southern Link comprises the following eight Tollable Sections:

1. Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:
 - (a) between Punt Road and the exit to Boulton Parade; and
 - (b) comprising Boulton Parade.
2. Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:
 - (a) between Punt Road and the exit to Boulton Parade; and
 - (b) comprising Boulton Parade.
3. Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street.
4. Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.
5. Southern Link Section 1, between Glenferrie Road and Burnley Street.
6. Southern Link Section 5, between Burnley Street and Glenferrie Road.
7. Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:
 - (a) that part of Southern Link Section 1:
 - (i) between Punt Road and the exit to Boulton Parade; and
 - (ii) comprising Boulton Parade; and

- (b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road.
8. Southern Link Section 5, between Swan Street Intersection and Punt Road.

Taxi Day Tolls (\$/Taxi)

Taxi	Taxi Day Toll
Metropolitan Taxi	\$10.00
A Taxi not being a Metropolitan Taxi	\$7.00

CityLink Melbourne intends that each Charge Toll, Maximum Charge Toll, Day Toll, Taxi Toll and Taxi Day Toll specified above will first apply in the quarter ending 31 March 2006.

Capitalised terms in this notice that are defined in the Concession Deed have the same meaning as given by the Concession Deed.

M. A. LICCIARDO
Company Secretary
CityLink Melbourne Limited
(ABN 65 070 810 678)

P. G. B. O'SHEA
Director
CityLink Melbourne Limited
(ABN 65 070 810 678)

Fisheries Act 1995
FISHERIES VICTORIA
(PINNACE CHANNEL AQUACULTURE
FISHERIES RESERVE) MANAGEMENT
PLAN DECLARATION 2005

I, Bob Cameron, Minister for Agriculture, declare under section 28(1) of the **Fisheries Act 1995** that a management plan has been made with respect to the Pinnacle Channel Aquaculture Fisheries Reserve.

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

Dated 6 December 2005

BOB CAMERON, MP
Minister for Agriculture

Fisheries Act 1995
FISHERIES VICTORIA
(FLINDERS AQUACULTURE FISHERIES
RESERVE) MANAGEMENT PLAN
DECLARATION 2005

I, Bob Cameron, Minister for Agriculture, declare under section 28(1) of the **Fisheries Act 1995** that a management plan has been made with respect to the Flinders Aquaculture Fisheries Reserve.

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

Dated 6 December 2005

BOB CAMERON, MP
Minister for Agriculture

Fisheries Act 1995
FISHERIES VICTORIA
(GEELONG ARM AQUACULTURE
FISHERIES RESERVES) MANAGEMENT
PLAN DECLARATION 2005

I, Bob Cameron, Minister for Agriculture, declare under section 28(1) of the **Fisheries Act 1995** that a management plan has been made with respect to the Geelong Arm Aquaculture Fisheries Reserves.

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

Dated 6 December 2005

BOB CAMERON, MP
Minister for Agriculture

Fisheries Act 1995
FISHERIES VICTORIA
(EASTERN PORT PHILLIP BAY
AQUACULTURE FISHERIES RESERVES)
MANAGEMENT PLAN DECLARATION 2005

I, Bob Cameron, Minister for Agriculture, declare under section 28(1) of the **Fisheries Act 1995** that a management plan has been made with respect to the Eastern Port Phillip Bay Aquaculture Fisheries Reserves.

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

Dated 6 December 2005

BOB CAMERON, MP
Minister for Agriculture

Fisheries Act 1995
FISHERIES NOTICE NO. 14/2005

I, Peter Appleford, delegate of the Minister for Agriculture, after consultation with the Fisheries Co-Management Council, Victorian Recreational Fishing peak body (VRFish), the Victorian Commercial Fishing peak body (Seafood Industry Victoria) and the Victorian National Parks Association make the following Fisheries Notice:

Dated 8 December 2005

PETER APPLEFORD
Executive Director
Fisheries Victoria

FISHERIES
(GIPPSLAND LAKES BREAM)
NOTICE NO. 14/2005

1. Title

This Notice may be cited as the Fisheries (Gippsland Lakes Bream) Notice No. 14/2005.

2. Objectives

The objective of this Notice is to apply increased restrictions on commercial and recreational fishing for bream in the Gippsland Lakes to protect breeding stocks in those waters.

3. Authorising provision

This Notice is made under section 152(1)(aa) of the **Fisheries Act 1995**.

4. Commencement

This Notice comes into operation on 18 December 2005.

5. Size Limit

For the purposes of section 68A(3) of the **Fisheries Act 1995**, the minimum size for taking or possessing bream from the Gippsland Lakes or any of its tributaries is 28 centimetres.

Note: It is an offence under section 68A(3)(a) for a person to take or have in his or her possession fish that are less than the minimum size specified by the regulations or by a fisheries notice for that species of fish. The penalty for that offence is 20 penalty units (currently \$2,096.20).

6. Revocation

Unless sooner revoked, this Notice will be automatically revoked 12 months after the day on which this fisheries notice commences.

Fisheries Act 1995

FISHERIES NOTICE NO. 15/2005

I, Peter Appleford, delegate of the Minister for Agriculture, after consultation with the Fisheries Co-Management Council and the Victorian Recreational Fishing peak body VRFish, make the following Fisheries Notice:

Dated 9 December 2005

PETER APPLEFORD
Executive Director
Fisheries Victoria

FISHERIES (DUSKY FLATHEAD) NOTICE NO. 15/2005**1. Title**

This Notice may be cited as the Fisheries (Dusky Flathead) Notice No. 15/2005.

2. Objectives

The objective of this Notice is to take precautionary measures to protect stocks of dusky flathead (*Platycephalus fuscus*) by introducing stricter recreational fishing catch limits.

3. Authorising provision

This Notice is made under sections 152(1)(a) and 152(1)(f) of the **Fisheries Act 1995** ('the Act').

4. Commencement

This Notice comes into operation on 18 December 2005.

5. Catch limit

- (a) The daily catch limit with respect to the—
- (i) taking of dusky flathead from Victorian waters; or
 - (ii) possession of dusky flathead in, on or next to Victorian waters—
- is 5 fish, of which no more than one fish may exceed 60cm in length, measured from the tip of the snout with the mouth closed, to the end of the tail fin.
Penalty: 20 penalty units (currently \$2,096.20)
- (b) Paragraph 5 is to be interpreted as if it were an amendment to the Table to regulation 503(1) of the Fisheries Regulations 1998.
- (c) Paragraph 5(a) does not apply to the holder of a fishery access licence or any person acting under that licence or an aquaculture licence or any person acting under that licence in accordance with the Fisheries Regulations 1998.

6. Application to Fishing Reserves

This Notice also applies to any declared fisheries reserve in which recreational fishing is permitted.

7. Revocation

Unless sooner revoked, this Notice will be automatically revoked 12 months after the day on which this fisheries notice commences.

Flora and Fauna Guarantee Act 1988

The **Flora and Fauna Guarantee Act 1988** enables members of the public to nominate species, communities and potentially threatening processes for listing under the Act. Nominations under the Act are considered by a Scientific Advisory Committee, which makes recommendations to the Minister.

The Committee has made a number of final and preliminary recommendations. A short Recommendation Report has been prepared for each final and preliminary recommendation. Copies of the reports can be obtained from the Head Office and major country offices of the Department of Sustainability and Environment (DSE). The **Flora and Fauna Guarantee Act 1988** and the Flora and Fauna Guarantee Regulations 2001 can be viewed at these offices.

Submissions supplying evidence that confirm or contradict the preliminary recommendations will be accepted until Friday 27 January 2006. Please note that the Scientific Advisory Committee considers only nature conservation issues.

There is no public comment period for final recommendations. Submissions marked CONFIDENTIAL should be sent to:

Scientific Advisory Committee, c/- Dept. Sustainability and Environment, 2/8 Nicholson Street (PO Box 500), East Melbourne 3002.

For inquiries regarding the **Flora and Fauna Guarantee Act 1988** please contact Martin O'Brien (03) 9637 9869. For information on specific items please contact flora and fauna staff at DSE offices.

MARTIN O'BRIEN
Executive Officer, Scientific Advisory Committee

FINAL RECOMMENDATIONS OF THE SCIENTIFIC ADVISORY COMMITTEE

The Scientific Advisory Committee has made final recommendations on the evidence available, in accordance with Section 15 of the Act, that the nominations for listing of the following items be supported in accordance with Section 11 of the **Flora and Fauna Guarantee Act 1988**.

Items supported for listing		Criterion/criteria satisfied
740 <i>Engaeus curvisuturus</i>	Curve-tail Burrowing Crayfish	1.2, 1.2.1
741 <i>Austropyrgus grampianensis</i>	Dairy Creek Austropyrgus Snail	1.2.1
742 <i>Engaeus urostrictus</i>	Dandenong Burrowing Crayfish	1.2.1

PRELIMINARY RECOMMENDATIONS OF THE SCIENTIFIC ADVISORY COMMITTEE

The Scientific Advisory Committee has made preliminary recommendations on the evidence available, in accordance with Section 14 of the Act, that the nominations for listing of the following items be supported in accordance with Section 11 of the **Flora and Fauna Guarantee Act 1988**.

Items supported for listing		Criterion/criteria satisfied
743 <i>Nymphoides crenata</i>	Wavy Marshwort	1.2.1, 1.2.2
744 <i>Leptodon smithii</i>	Prince-of-Wales Feather-moss	1.2.1
745 <i>Caladenia</i> sp. aff. <i>venusta</i> (Stuart Mill)	Stuart Mill Spider-orchid	1.2.1, 1.2.2
746 <i>Corunastylis</i> sp. aff. <i>nudiscapa</i> (Otway Ranges)	Otway Midge-orchid	1.2.1, 1.2.2

Items supported for listing		Criterion/criteria satisfied
747	<i>Caladenia ornata</i>	Ornate Pink-fingers
748	<i>Pterostylis</i> sp. aff. <i>bicolor</i> (Woorndoo)	Dense Greenhood
749	<i>Pterostylis chlorogramma</i>	Green-striped Greenhood
750	<i>Pterostylis</i> sp. aff. <i>cycnocephala</i>	Cygnets Greenhood
751	<i>Pterostylis</i> sp. aff. <i>dolichochoila</i> (Portland)	Portland Long-tongue Shell-orchid
752	<i>Pterostylis</i> sp. aff. <i>furcata</i> (Woolly Tea-tree)	Small Sickie Greenhood
753	<i>Pterostylis</i> sp. aff. <i>mutica</i> (Basalt Plains)	Leprechaun Greenhood
755	<i>Dianella amoena</i>	Matted Flax-lily

The reason that the nominations are supported is that the items satisfy at least one primary criterion of the set of criteria maintained under Section 11 of the Act and stated in Schedule 1 of the Flora and Fauna Guarantee Regulations 2001.

Items not supported for de-listing

The Scientific Advisory Committee has made a preliminary recommendation on the evidence available, in accordance with Section 14 of the Act, that the nomination for de-listing of the following item be rejected in accordance with Section 11 of the **Flora and Fauna Guarantee Act 1988**.

Item rejected for de-listing

758 *Edelia obscura* Yarra Pygmy Perch

The reason that the nomination for de-listing is not supported is that the item does not adequately satisfy any of the set of criteria prepared and maintained under Section 11 of the **Flora and Fauna Guarantee Act 1988**, and stated in Schedule 1 of the Flora and Fauna Guarantee Regulations 2001.

Preparation of Action Statements

Under Section 19 of the **Flora and Fauna Guarantee Act 1988**, the Secretary to the Department of Sustainability and Environment is required to prepare an Action Statement (or management plan) for each listed item. Action Statements set out what has been done and what is intended to be done to conserve or manage that item.

Groups or individuals wishing to comment on a particular action statement at the draft stage, if and when the above items are listed by the Governor in Council on the recommendation of the Minister, should express their interest to:

Rod Gowans, Executive Director Biodiversity and Natural Resources Division, Department of Sustainability and Environment, PO Box 500, East Melbourne 3002.



Marine Act 1988

SECTION 15 NOTICE

I, the Director of Marine Safety, on the recommendation of the Shire of Strathbogie, hereby give notice under subsection 15(1) of the **Marine Act 1988** that for the periods listed in Table A below, the operation of vessels is prohibited on the waters of Lake Nagambie south-east of an imaginary line between the waters edge at the western prolongation of Racecourse Road and the northern point of Vickers Island (Chinaman's Bridge Caravan Park) for the times listed in Table A (below), excluding –

- a) vessels involved with the events listed in the notice and vessels operated by the Shire of Strathbogie;
- b) vessels launching and returning to the Chinaman's Bridge Caravan Park boat ramp providing that they travel at a speed no greater than 5 knots and transit between the Caravan Park and the western side of Dellah Island.

At the completion of events on any of the days detailed in Table A (below) and as determined and announced by the Shire's Manager of Compliance, authorised by the Strathbogie Shire Council, the waters will revert to the provisions of Schedule 91 contained in Notice No. 1 made under sub-section 15(2) of the **Marine Act 1988**.

Table A – Closure Schedule

Dates	Event or Organisation	Closure period
13 January 2006–15 January 2006	National Canoe Sprint Grand Prix	7 am to 6 pm daily
21 January 2006–22 January 2006	State Canoe Kayak Championships	8 am to 6 pm daily
28 January 2006	Wendouree Ballarat Regatta	8 am to 6 pm
11 February 2006	Victorian Universities Regatta	7 am to 6 pm
17 February 2006	State Rowing Championships	12 midday to 6 pm
18 February 2006–19 February 2006	State Rowing Championships	7 am to 6 pm daily
24 February 2006	Ballarat Head of the Lake	8 am to 6 pm
25 February 2006	Ballarat Regatta	8 am to 6 pm
4 March 2006	Scotch Mercantile Regatta	7 am to 6 pm
1 April 2006	APS Round Robin Regatta	8 am to 6 pm
7 April 2006	APS Regatta	12 midday to 8 pm
8 April 2006	APS Regatta	7 am to 6 pm
19 May 2006–21 May 2006	Australian Masters Championships	7 am to 6 pm daily

Reference No. 192/2005

Dated 9 December 2005

BRIAN RICHES
Director of Marine Safety

Occupational Health and Safety Act 2004
VICTORIAN WORKCOVER AUTHORITY

Notice of Issue of Major Hazard Licence

On 23 November 2005, a licence under Part 8 of the Occupational Health and Safety (Major Hazard Facilities) Regulations 2000 was issued to Basell Australia Pty Ltd, Level 2, 199 Toorak Road, South Yarra 3141. The licence authorises the facility located at Refinery Road, Corio 3214, to be operated as a major hazard facility.

The Major Hazard Facility Licence was issued for a term of 5 years and will expire on 28 November 2010.

The licence did not include conditions.

The following Schedule 1 materials were authorised by the licence:

From Table 1 of Schedule 1

Material	UN Nos included or excluded under name
Hydrogen	1049
LP GASES	1077, 1978, 1075

From Table 2 of Schedule 1

Material	Description
Compressed and liquefied gases	Compressed or liquefied gases of Class 2.1 or Subsidiary Risk 2.1
Flammable materials	Spontaneously combustible materials which meet the criteria for Class 4.2 Packing Group I or II
Peroxides	Organic Peroxides which meet the criteria for Class 5.2

GREG TWEEDLY
 Chief Executive

**Victorian Managed
 Insurance Authority Act 1996**

DIGITAL CCTV UPGRADE SYSTEM AT
 SEVEN INNER MELBOURNE STATIONS

Pursuant to section 25A of the **Victorian Managed Insurance Authority Act 1996**, I direct the VMIA to provide Principal Controlled Contracts Work Insurance to Connex for the Digital CCTV Upgrade System contract.

This insurance is to be provided at a commercial rate, consistent with current Government policy, with the VMIA to determine the premiums payable by Connex for their insurance. The term of the cover is to be from 5 December 2005 to 4 December 2006.

JOHN LENDERS MP
 Minister for Finance

Victorian Environmental Assessment Council Act 2001

TERMS OF REFERENCE

The Minister for Environment has made the following request to the Victorian Environmental Assessment Council. The request was made on 8 December 2005.

Pursuant to section 15 of the **Victorian Environmental Assessment Council Act 2001** the Minister for Environment hereby requests the Council to carry out an investigation of public land within the area shown on the accompanying plan.

The purposes of the investigation are to:

1. Examine the Goolengook Forest Management Block for its potential for all or part to be added to the Errinundra National Park, with particular reference to the need to protect old growth forest¹.
2. Provide advice on the costs, benefits and implications, in terms of biodiversity, timber resource and other values, of options under 1 above.
3. Ensure that there is no net deterioration in timber production capacity.
4. Recommend preferred options and advise on implementation requirements to achieve the preferred option.

Note: ¹Old growth, for the purposes of this investigation, is forest that meets the definition specified in the Nationally Agreed Criteria for the Establishment of a Comprehensive, Adequate and Representative Reserve System for Forests in Australia.

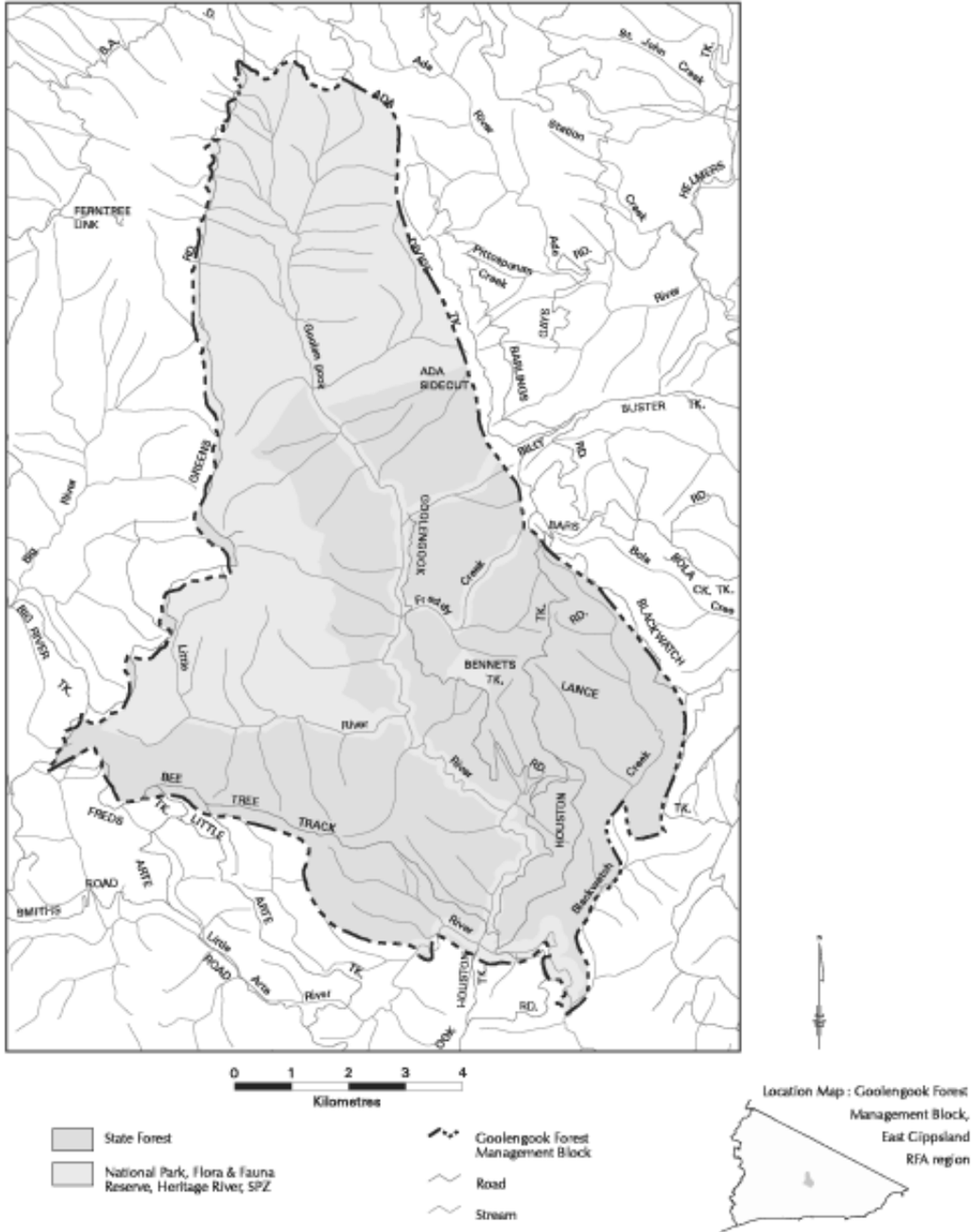
In addition to the considerations specified in Section 18 of the **Victorian Environmental Assessment Council Act 2001**, the Council must also take into consideration the following matters:

- Policies, programs and reports, as well as obligations, resulting from international, Commonwealth–State agreements or arrangements, as they relate to the investigation;
- Existing State Government policies, programs, strategies and Ministerial Statements, as they relate to the investigation; and
- Regional programs, strategies and plans, as they relate to the investigation.

The Council is required to prepare a Draft Proposals Paper and must submit a Final Report on the results of its investigation within 18 months of the request. The Final Report must be submitted by July 2007.

There must be submission periods before the preparation of the Draft Proposals Paper and after its release, and each submission period is to be a minimum of 60 days.

Goolengook Forest Management Block



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 was made by the Governor in Council on 6 March 2001. This was gazetted on 15 March 2001.

This was amended by the Bulk Entitlement (Thomson/Macalister – Southern Rural Water) Conversion Primary Amendment Order 2005 which converted the water held as a system loss to a volume of primary rights for sale via auction. This was gazetted on 9 June 2005.

The Bulk Entitlement (Thomson/Macalister – Southern Rural Water) Conversion Order 2001 was also amended by the Bulk Entitlement (Thomson/Macalister – Southern Rural Water) Amendment Order 2005 to improve the environmental water reserve for the Thomson and Macalister rivers. This was gazetted on 18 August 2005.

3. Purpose

The purpose of this Order is to alter the volumes of water in Schedule 1 to reflect the change in primary entitlements resulting from the sale of water saved by the Nuntin Pipeline Project.

4. Authorising Provision

This Amendment Order is made by the Minister in accordance with clause 8 of the Bulk Entitlement (Thomson/Macalister – Southern Rural Water) Conversion Order 2001.

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 after “at the date of this Order” delete “and entitlement 5”.

In Schedule 1 (1)(b) replace “Water rights of 117,279” with “Water rights of 117,874”.

In Schedule 1 (2)(a) replace “19,801 megalitres of licensed diversions” with “19,996 megalitres of licensed diversions”.

In Schedule 1 delete clause 5 in its entirety.

Dated 30 November 2005

JOHN THWAITES
Minister for Water


WATER
Water Act 1989
PROPOSED PERMANENT
WATER SAVING PLAN

Lower Murray Water (LMW) is proposing to introduce permanent water saving rules for all urban and rural garden water supply systems across the LMW region from 1 January 2006, as required and outlined in Action 5.4 of the government's White Paper for Water.

Water shortages across the State led to the development of the Permanent Water Saving Plan and it is important that these new water saving rules, which will be imposed by all water authorities, are easily understood and readily adopted by our customers.

Key elements of the draft Permanent Water Saving Plan include:

- Changes in the time-of-use for both automatic and manual watering systems. These include private/public gardens and lawns, and public sports and recreational grounds.
- Fountains may only be used if they recirculate water.
- A hand held hose must not be used at any time to clean a vehicle unless it is fitted with a trigger nozzle.
- Hard surfaces must not be cleaned with water from a hose unless cleaning is required as a result of an accident, fire, emergency or a health hazard has developed.
- No restrictions apply to watering of plants at wholesale, retail and municipal garden nurseries.
- Hoses used in the construction industry must be fitted with a trigger nozzle.

Copies of the Permanent Water Saving Plan are publicly available via the LMW web site, www.lmw.vic.gov.au and in hard copy over the counter from any LMW office.

Comment is invited from all interested parties. LMW will consider all comments or submissions before finalising its Permanent Water Saving Plan. Comments/submissions should be marked "Permanent Water Saving

Plan Submission" and be directed to: Mr Ron Leamon, Chief Executive Officer, Lower Murray Water, PO Box 1438, Mildura 3502.

General enquiries related to the Permanent Water Saving Plan should be directed to Mr Keith Thomson on (03) 5051 3420.

R. L. LEAMON
Chief Executive Officer



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

Lower Murray Water (LMW) is proposing to introduce a revised By-Law No. 2, Water Restrictions for Drought Response, for all urban and rural garden water supply systems across the LMW region from 1 January 2006, as required and outlined in Action 5.8 of the government's White Paper for Water.

Water shortages across the State led to the development of By-Law No. 2 Restrictions for Drought Response and the intent of the By-Law is to ensure greater uniformity by introducing a four stage uniform restriction schedule across the State of Victoria.

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

- Replacing the five stage restriction schedule with a state wide uniform four stage restriction schedule.
- Increase in the number of restriction categories from fourteen to twenty-four.
- Improvement and an increase in the number of definitions.
- A listing of "Trigger Points" for all four restriction stages.
- The provision of a key word index for ease of restriction schedule access.

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

Comment is invited from all interested parties. LMW will consider all comments or submissions before finalising its By-Law No. 2 Water Restrictions for Drought Response. Comments/submissions should be marked "By-Law No. 2 Water Restrictions for Drought Response" and be directed to: Mr Ron Leamon, Chief Executive Officer, Lower Murray Water, PO Box 1438, Mildura 3502.

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

R. L. LEAMON
Chief Executive Officer

Planning and Environment Act 1987
VICTORIA PLANNING PROVISIONS

Notice of Approval of Amendment
Amendment VC35

The Acting Minister for Planning has approved Amendment VC35 to the Victoria Planning Provisions and all planning schemes in Victoria, except the Port of Melbourne Planning Scheme.

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

The Amendment changes the Victoria Planning Provisions (VPP) and planning schemes by:

- updating Clause 17.05–2 to make reference to the Planning Guidelines for Land Based Aquaculture in Victoria (Department of Primary Industries, No. 21, September 2005).
- Amending Clauses 35.04–1, 35.05–1 and 57.01–1 to prohibit Education centre use in green wedge areas.
- Amending Clauses 35.06–1 and 35.07–1 to include an emergency services facility as a section 2 use in the Rural Conservation and Farming Zones.
- Including a definition for "Emergency services facility" in Clause 74 – Land Use Terms and assigning the nesting of the use under Clause 75.
- Making a typographical correction to Clause 44.05–1 of the Special Building Overlay, by changing the word "floor" to the intended

word "flood" in the eighth dot point in the list of exempt buildings and works.

- Amending Clause 45.07 – City Link Project Overlay to allow private land owners the ability to apply for a Business identification sign in accordance with the advertising provisions for the zone that apply to the land.
- Amending the decision guidelines of Clause 52.17 to remove reference to "relevant operational guidelines" as a consideration in deciding on an application to remove, destroy or lop native vegetation.
- Amend Clause 52.28–6 by updating reference to the former "Delatite Shire" with the substitute municipalities "Mansfield Shire and Benalla Rural City Council".
- Amending the subdivision requirements in the particular provision for Metropolitan Green Wedge Land (Clause 57.01–2) to exclude minimum lot size subdivision applications from a requirement for a section 173 agreement concerning re-subdivision.

A copy of the Amendment can be inspected, free of charge, during office hours, at all municipal council offices in Victoria and at the Department of Sustainability and Environment: Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne 3002; Port Phillip Region, 30 Prospect Street, Box Hill 3128; North East Region, 35 Sydney Road, Benalla 3672; North West Region, 1 Taylor Street, Epsom 3551; South West Region – Ballarat, 88 Learmonth Road, Wendouree 3355; South West Region – Geelong, 4th Floor, State Government Offices, corner of Fenwick & Little Malop Streets, Geelong 3220; and Gippsland Region, 71 Hotham Street, Traralgon 3844.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

ORDERS IN COUNCIL**Agricultural and Veterinary Chemicals (Control of Use) Act 1992**
ORDER PROHIBITING THE FEEDING OF STOCK FOOD
CONTAINING RESTRICTED ANIMAL MATERIAL TO RUMINANTS

Order in Council

The Governor in Council makes the following Order:

1. **Objective**
The objective of this Order is to prohibit the feeding of stock food containing restricted animal material to ruminants.
2. **Authorising Provision**
This Order is made under section 25A of the **Agricultural and Veterinary Chemicals (Control of Use) Act 1992**.
3. **Commencement**
This Order comes into operation on 15 December 2005.
4. **Revocation**
The Order Prohibiting the Feeding of Stock Food Containing Restricted Animal Material to Ruminants made by the Governor in Council on 2 March 2004 and published in Government Gazette S47 on 2 March 2004 is revoked.
5. **Definitions**
In this Order –
“**Act**” means the **Agricultural and Veterinary Chemicals (Control of Use) Act 1992**;
“**bag**” includes any container or package;
“**compounded feed**” means manufactured feed that contains restricted animal material, whether or not it has undergone a manufacturing process which precludes visual identification of the ingredients;
“**meal**” means blood meal, meat meal, meat and bone meal, bone meal and any other meal made from material of animal origin;
“**restricted animal material**” has the same meaning as in the Agricultural and Veterinary Chemicals (Control of Use) (Ruminant Feed) Regulations 2005;
“**ruminant**” means any animal that chews its cud.
6. **Restrictions on feeding stock food containing restricted animal material to ruminants**
 - (1) A person must not feed, offer as food, or fail to reasonably prevent exposure to restricted animal material, compounded feed or meal containing restricted animal material to a ruminant, except for the purposes of research and in accordance with a permit issued under section 25A(2)(b) of the Act.
 - (2) A person must not feed, offer as food, or fail to reasonably prevent exposure to bulk compounded feed, or bulk meal to a ruminant if the invoice or other document relating to the purchase of the feed or meal contains any of the following statements –
 - (a) “This product contains restricted animal material – DO NOT FEED TO CATTLE, SHEEP, GOATS, DEER OR OTHER RUMINANTS”;
 - (b) “This product contains animal material – DO NOT FEED TO RUMINANTS”;
 - (c) “DO NOT FEED TO RUMINANTS”;
 - (d) “For pig use only”;

- (e) “For poultry use only”;
 - (f) “For pig and poultry use only”;
 - (g) “For (insert name of non-ruminant species) use only”;
 - (h) “This product contains animal material – DO NOT FEED TO CATTLE, SHEEP, GOATS, DEER OR OTHER RUMINANTS”; or
 - (i) A labelled statement of equivalent intent.
- (3) A person must not feed, offer as food, or fail to reasonably prevent exposure to bagged compounded feed, or bagged meal, to a ruminant if the bag, a label on the bag, or a tag firmly attached to the bag contains any of the following statements–
- (a) “This product contains restricted animal material – DO NOT FEED TO CATTLE, SHEEP, GOATS, DEER OR OTHER RUMINANTS”;
 - (b) “This product contains animal material – DO NOT FEED TO RUMINANTS”;
 - (c) “DO NOT FEED TO RUMINANTS”;
 - (d) “For pig use only”;
 - (e) “For poultry use only”;
 - (f) “For pig and poultry use only”;
 - (g) “For (insert name of non-ruminant species) use only”;
 - (h) “This product contains animal material – DO NOT FEED TO CATTLE, SHEEP, GOATS, DEER OR OTHER RUMINANTS” or
 - (i) A labelled statement of equivalent intent.

Dated 13 December 2005

Responsible Minister
BOB CAMERON MP
Minister for Agriculture

RUTH LEACH
Clerk of the Executive Council

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

The Governor in Council under section 14A(1) of the **Crown Land (Reserves) Act 1978**, being satisfied that it is in the public interest to declare to be corporations the Committees of Management appointed under section 14(2) of the Act of the lands described in Column 1 of the schedule hereunder:—

- (a) declares that the Committees of Management shall be corporations;
- (b) assigns the names shown in Column 2 to the corporations; and
- under section 14B(3) of the Act, appoints the persons listed in Column 3 to be Chairmen of the corporations.

SCHEDULE

Column 1 Crown Reserves currently managed by Committee	Column 2 Corporate name	Column 3 Chairman
Port Fairy to Warrnambool Rail Trail – The various Crown Allotments in the Parishes of Belfast, Koroit, Warrong, Yarpurk and Yangery temporarily reserved for Public purposes (Recreation and Tourism) by Orders in Council of 21 September 2004 and 22 March 2005 (vide Government Gazettes of 23 September 2004 – page 2659 and 24 March 2005 – page 582 respectively) [Rs 9217].	Port Fairy to Warrnambool Rail Trail Committee Incorporated	Ashley John BISHOP
Granya Public Hall Reserve – Crown Allotment 8, Section C, Township of Granya, Parish of Bungil temporarily reserved for Public Purposes (Public Hall) by Order in Council of 21 January 1975 (vide Government Gazette of 29 January 1975 – page 185) [Rs 10031].	Granya Public Hall Committee Incorporated	Lance Clive WEBB
Gellibrand Recreation Reserve – The remaining lands in the Township of Gellibrand, Parish of Yaughar temporarily reserved as a site for Public Recreation by Orders in Council of 26 October 1928 and 26 August 1958 (vide Government Gazettes of 31 October 1928 – page 2891 and 3 October 1958 – page 3020 respectively) [Rs 3772].	Gellibrand River Recreation Reserve Committee of Management Incorporated	David John LARSON
Flynn Public Hall and Recreation Reserve – The lands in the Township of Flynn, Parish of Loy Yang temporarily reserved for Public Hall and Recreation by Orders in Council of 14 November 1972 and 20 April 1993 (vide Government Gazettes of 22 November 1972 – page 3710 and 22 April 1993 – page 880 respectively) [Rs 2151].	Flynn Hall Committee Incorporated	Leslie Ernest ROWLES

Column 1 Crown Reserves currently managed by Committee	Column 2 Corporate name	Column 3 Chairman
Kolora Public Recreation Reserve – Crown Allotment 14A, Section 28, (formally Subdivision 14A, Crown Allotment 4, Section 28) Parish of Glenormiston temporarily reserved for Public Recreation by Order in Council of 23 June 1998 (vide Government Gazette of 25 June 1998 – page 1667) [Rs 8926].	Kolora Tennis Club Reserve Committee Incorporated	Keith McCONNELL
Lavers Hill Reserve – The land in the Parish of Barwongermooong temporarily reserved for Public Recreation (Swimming Pool) by Order in Council of 1 April 1941 (vide Government Gazette of 2 April 1941 – page 1451) [Rs 5109].	Lavers Hill Reserve Committee Incorporated	Raymond D. HODGES
Kilmore Courthouse Reserve – Crown Allotment 7C, Section 38, Township of Kilmore, Parish of Bylands temporarily reserved for Community purposes by Order in Council of 24 October 2000 (vide Government Gazette of 26 October 2000 – page 2608) [Rs 17056].	Kilmore Courthouse Reserve Committee of Management Incorporated	Peter Gerald APPLETON
Skipton Public Purposes Reserves – The reserved lands in the Township of Skipton, Parish of Skipton shown coloured grey on plan marked “S/28.11.02” attached to Department of Sustainability and Environment file numbered 0513892 [Rs 29004].	Stewart Park (Skipton) Committee of Management Incorporated	Ian John NASH
Carranballac Recreation Reserve – The land in the Parish of Caramballuc North temporarily reserved as a site for Public Recreation by Order in Council of 10 July 1951 (vide Government Gazette of 18 July 1951 – page 4668) [Rs 6673].	Carranballac Recreation Reserve Committee of Management Incorporated	Peter Vernon LISTON

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

Dated 13 December 2005

Responsible Minister

ROB HULLS

Minister for Planning

RUTH LEACH
Clerk of the Executive Council

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

The Governor in Council under section 14A(1) of the **Crown Land (Reserves) Act 1978**, being satisfied that it is in the public interest to declare to be corporations the Committees of Management appointed under section 14(2) of the Act of the lands described in Column 1 of the schedule hereunder:-

- (a) declares that the Committees of Management shall be corporations;
- (b) assigns the names shown in Column 2 to the corporations; and
- under section 14B(3) of the Act, appoints the persons listed in Column 3 to be Chairmen of the corporations.

SCHEDULE

Column 1 Crown Reserves currently managed by Committee	Column 2 Corporate name	Column 3 Chairman
Koondrook Racecourse and Public Recreation Reserve – The land in the Parish of Murrabit temporarily reserved as a site for a Racecourse by Order in Council of 5 March 1889 (vide Government Gazette of 8 March 1889 – page 861) and temporarily reserved for the additional purpose of Public Recreation by Order in Council of 16 July 1934 (vide Government Gazette of 25 July 1934 – page 1748) [Rs 813].	Koondrook Racecourse and Public Recreation Reserve Incorporated	David Colin MOORING
Cowangie Racecourse and Recreation Reserve – The land in the Township of Cowangie, Parish of Tutye temporarily reserved for Race-course and Recreation purposes by Order in Council of 30 October 1923 (vide Government Gazette of 7 November 1923 – page 3045) [Rs 2433].	Cowangie Racecourse and Recreation Reserve Incorporated	Terrence James GIBSON
Combienbar Public Hall and Recreation Reserve – The land in the Parish of Comienbar temporarily reserved for Public Recreation by Order in Council of 20 July 1925 (vide Government Gazette of 29 July 1925 – page 2614) and temporarily reserved for the additional purpose of Public Hall by Order in Council of 22 December 1953 (vide Government Gazette of 6 January 1954 – page 65) [Rs 3150].	Combienbar Public Hall and Recreation Reserve Committee Incorporated	Mark Andrew JONES
Fernbank Recreation Reserve – The lands in the Township of Fernbank, Parish of Nindoo temporarily reserved for Public Recreation by Orders in Council of 19 June 1923, 4 May 1926 and 9 June 1942 (vide Government Gazettes of 27 June 1923 – page 1673, 12 May 1926 – page 1553 and 10 June 1942 – page 1942 respectively) [Rs 2769].	Fernbank Recreation Reserve Committee of Management Incorporated	Andrew BRUSE

Column 1 Crown Reserves currently managed by Committee	Column 2 Corporate name	Column 3 Chairman
Swifts Creek Recreation Reserve – The remaining lands in the Parish of Tongio–Munjie West temporarily reserved as Sites for Public Recreation by Orders in Council of 15 March 1892 and 30 September 1912 (vide Government Gazettes of 18 March 1892 – page 1377 and 9 October 1912 – page 4139 respectively) [Rs 1310].	Swifts Creek Recreation Reserve Committee Incorporated	Gavan Parnell O'BRIEN
Morgiana Recreation Reserve – The land in the Parish of Yulecart temporarily reserved for Public Recreation by Order in Council of 2 August 1960 (vide Government Gazette of 10 August 1960 – page 2740) [Rs 7959].	Morgiana Recreation Reserve Committee Incorporated	Clifford Kenneth CROZIER
F. R. Wilton Reserve (Naringal) – The land in the Parish of Mepunga temporarily reserved for Preservation of Native Fauna and Flora by Order in Council of 28 July 1964 (vide Government Gazette of 5 August 1964 – page 2567) [Rs 8353].	F.R. Wilton Reserve (Naringal) Committee of Management Incorporated	Richard Neville WILTON
Fernbank Public Hall Reserve – Crown Allotment 6, Section 1, Township of Fernbank, Parish of Nindoo temporarily reserved for Public Hall by Order in Council of 12 July 1983 (vide Government Gazette of 20 July 1983 – page 2261) [Rs 12440].	Fernbank Public Hall Reserve Committee Incorporated	Donald John RASH
Mildura Horticultural Research Station Reserve – Crown Allotment 15B, Section 95, Block F, Parish of Mildura temporarily reserved as a Site for Public purposes (Horticultural Research Station) by Order in Council of 15 October 1974 (vide Government Gazette of 23 October 1974 – page 3771) [Rs 9991].	Mid Area Horticultural Research Reserve Committee of Management Incorporated	Clive Leslie NOBLE

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

Dated 13 December 2005

Responsible Minister
ROB HULLS
Minister for Planning

RUTH LEACH
Clerk of the Executive Council

Retirement Villages Act 1986
RETIREMENT VILLAGES (EXEMPTION) ORDER 2005

Order in Council

This Order is made by the Governor in Council on the recommendation of the Minister for Consumer Affairs under section 6 of the **Retirement Villages Act 1986**.

Purpose

The purpose of this Order is to declare a class of retirement villages to be exempt retirement villages for the purposes of section 38I of the **Retirement Villages Act 1986** (“the Act”).

Citation

This Order may be cited as the Retirement Villages (Exemption) Order 2005.

Commencement

This Order takes effect on and from 30 January 2006.

Declaration of exemption

The following class of retirement villages is declared to be an exempt class of retirement village for the purposes of section 38I of the Act:—

that class of retirement villages, each member of which has one or more residents who are party to a residence contract which—

- (a) was entered into after the commencement of section 16 of the **Retirement Villages (Amendment) Act 2005** and before the commencement of section 8 of the **Retirement Villages (Amendment) Act 2005**;
- (b) includes a condition that must be fulfilled before an amount becomes payable—
 - (i) to the resident, if the resident leaves the retirement village; or
 - (ii) to the resident’s estate if the resident dies; and
- (c) remains in operation.

Conditions

This exemption in this Order is subject to the following conditions:—

- (a) all payments that would, but for the operation of this declaration, be required to be made in accordance with section 38I(1)(c) of the Act are made in accordance with that section as if this Order were not in force;
- (b) all payments in relation to contracts entered into after the commencement of section 8 of the **Retirement Villages (Amendment) Act 2005**, that would, but for the operation of this declaration, be required to be made in accordance with section 38I(1)(d) of the Act are made in accordance with that section as if this Order were not in force; and
- (c) all other payments that would, but for the commencement of section 16 of the **Retirement Villages (Amendment) Act 2005**, be required to be made in accordance with section 26 of the Act as in force immediately before that commencement are made in accordance with section 26 of the Act as in force immediately before that commencement as if that commencement had not occurred.

Interpretation

In this Order, “retirement village” and “residence contract” have the same meaning as under section 3 of the **Retirement Villages Act 1986**.

Dated 13 December 2005

Responsible Minister
MARSHA THOMSON
Minister for Consumer Affairs

RUTH LEACH
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:

- | | | | |
|-----------------------------|---|-----------------------------|---|
| 159. <i>Statutory Rule:</i> | Livestock Disease Control (Amendment) Regulations 2005 | 164. <i>Statutory Rule:</i> | Transport (Taxi-Cab Licences – Market and Trading) Regulations 2005 |
| <i>Authorising Act:</i> | Livestock Disease Control Act 1994 | <i>Authorising Act:</i> | Transport Act 1983 |
| <i>Date of making:</i> | 13 December 2005 | <i>Date of making:</i> | 13 December 2005 |
| 160. <i>Statutory Rule:</i> | Agricultural and Veterinary Chemicals (Control of Use) (Ruminant Feed) Regulations 2005 | | |
| <i>Authorising Act:</i> | Agricultural and Veterinary Chemicals (Control of Use) Act 1992 | | |
| <i>Date of making:</i> | 13 December 2005 | | |
| 161. <i>Statutory Rule:</i> | Subordinate Legislation (Guardianship and Administration Board (Fees) Regulations 1996 – Extension of Operation) Regulations 2005 | | |
| <i>Authorising Act:</i> | Subordinate Legislation Act 1994 | | |
| <i>Date of making:</i> | 13 December 2005 | | |
| 162. <i>Statutory Rule:</i> | Retirement Villages (Records and Notices) Regulations 2005 | | |
| <i>Authorising Act:</i> | Retirement Villages Act 1986 | | |
| <i>Date of making:</i> | 13 December 2005 | | |
| 163. <i>Statutory Rule:</i> | Transfer of Land (Fees) (Amendment) Regulations 2005 | | |
| <i>Authorising Act:</i> | Transfer of Land Act 1958 | | |
| <i>Date of making:</i> | 13 December 2005 | | |

**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:

157. <i>Statutory Rule:</i>	Subordinate Legislation (Estate Agents (Fees) Regulations 1996 – Extension of Operation) Regulations 2005
<i>Authorising Act:</i>	Subordinate Legislation Act 1994
<i>Date first obtainable:</i>	15 December 2005
<i>Code A</i>	
158. <i>Statutory Rule:</i>	Electricity Safety (Network Assets) (Amendment) Regulations 2005
<i>Authorising Act:</i>	Electricity Safety Act 1998
<i>Date first obtainable:</i>	15 December 2005
<i>Code A</i>	

**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.

<i>Price Code</i>	<i>No. of Pages (Including cover and blank pages)</i>	<i>Price*</i>
A	1–16	\$3.70
B	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
H	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*

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 **Victoria Government Gazette**
Level 1 520 Bourke Street
Melbourne 3000
PO Box 1957 Melbourne 3001
DX – 106 Melbourne



Telephone (03) 9642 5808



Fax (03) 9600 0478

email gazette@craftpress.com.au



Retail & Mail Sales **Victoria Government Gazette**
Level 1 520 Bourke Street
Melbourne 3000
PO Box 1957 Melbourne 3001



Telephone (03) 9642 5808



Fax (03) 9600 0478



Retail Sales **Information Victoria**
356 Collins Street
Melbourne 3000



Telephone 1300 366 356



Fax (03) 9603 9920

Recommended Retail Price \$1.95 (includes GST)

ISSN 0819-5471



9 770819 551093