



# **Victoria Government Gazette**

By Authority of Victorian Government Printer

**No. G 26 Thursday 28 June 2007**

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**GENERAL**

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**Advertisers Please Note**

As from 28 June 2007

The last Special Gazette was No. 138 dated 27 June 2007.

The last Periodical Gazette was No. 1 dated 14 June 2007.

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- 1 Treasury Place, Melbourne (behind the Old Treasury Building)
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**VICTORIA GOVERNMENT GAZETTE**

**Subscribers and Advertisers**

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

**The new office and contact details are as follows:**

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JENNY NOAKES  
Government Gazette Officer

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## PRIVATE ADVERTISEMENTS

### CORRIGENDUM

#### **The Act 391 – Amendment Act 1925**

In the Victoria Government Gazette No. G15, 12 April 2007, under Private Advertisements, the date “22 May 1874” is to be deleted and replaced with “2 May 1874”.

Sandra Robinson  
TOLHURST DRUCE & EMMERSON,  
lawyers,  
520 Bourke Street, Melbourne, Vic. 3000

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### DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership between Zante Island Pty Ltd, ACN 123 529 180 of Level 1, 725 Riversdale Road, Camberwell and GTAC Holdings Pty Ltd, ACN 123 530 914 of Level 1, 725 Riversdale Road, Camberwell, carrying on business as Zante Greek Restaurant, has been dissolved as from 18 June 2007.

CORNWALL STODART, lawyers,  
Melbourne.

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### DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership heretofore subsisting between Phillip Leonard Taylor and Trevor Raymond Taylor, carrying on business under the name “The P. L. & T. R. Taylor Partnership”, has been dissolved as from 10 May 2007. This notice is given under section 41 of the **Partnership Act 1958** (Vic.).

Dated 15 June 2007

PHILLIP LEONARD TAYLOR  
TREVOR RAYMOND TAYLOR

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Re: JOSEPH CALCEDONIO FENECH, also known as Joseph Calcidon Fenech, late of 4A Chaley Street, Reservoir, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 July 2006, are required by the trustees, Publius Louis Fenech and Carlo Vincenzo Ziino, to send particulars to the trustees care of the undermentioned solicitors by a date not later than two months from the

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

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

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PAULINE DOROTHY DALE, late of 41 Hendersons Road, Viewbank, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 August 2006, are required by the executor of the Will, Davina Fiona Grant, to send particulars to her care of Birdsey, Dedman & Bartlett of 166A Ryrie Street, Geelong, solicitors by 31 August 2007, after which date she may convey or distribute the assets, having regard only to the claims of which she then has notice.

Dated 20 June 2007

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

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Re: MARY ANN PLUNKETT, late of Holmwood Aged Care Facility, Healesville, but formerly of 314–318 Reynolds Road, Donvale, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 April 2007, are required by the trustee, David John Plunkett, to send particulars to him care of the undersigned by 26 August 2007, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

G. A. BLACK & CO., solicitors,  
222 Maroondah Highway, Healesville 3777.

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DAISY MELBA BRICKLAND, late of Nixon Hostel, 27 Chute Street, Mordialloc, Victoria, housewife, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 May 2007, are required by the trustees, care of Harris & Chambers lawyers, of

338 Charman Road, Cheltenham 3192, to send particulars to them by 29 August 2007, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

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

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THOMAS JAMES DOBBIN, late of Unit 2, 111 Balwyn Road, Balwyn, Victoria, but formerly of 20 Monash Avenue, Balwyn, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 January 2007, are required by the trustee, Francis Alexander Dobbin, of 15 Delatite Road, Seymour, Victoria, retired, to send particulars to the trustee by 3 October 2007, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

JAMES HOPPER & ASSOCIATES, lawyers,  
1st Floor, 409 Whitehorse Road, Balwyn.

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Re: EVA MARGARET TUCKER, late of 4 Plante Court, Bendigo, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 March 2007, are required by William James Tucker, the executor of the Will of the deceased, to send particulars of their claims to him care of the undermentioned solicitors by 28 August 2007, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

JULIAN TEH, solicitors,  
72 Queen Street, Bendigo 3550.

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Re: ANTHONY PETER BARTLETT, deceased, late of 33 The Corso, Parkdale, in the State of Victoria, oil rig engineer.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 October 2006, are required to send particulars of their claims to the executrix, Sylvia Mary Bartlett, c/- Keith R. Cameron, solicitor, 31 Small Street, Hampton, Victoria 3188 by 31 August 2007, after which date the executrix may convey or distribute the assets, having regard only to the claims of which she may then have notice.

KEITH R. CAMERON, solicitor,  
31 Small Street, Hampton, Victoria 3188.

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Re: DULCIE MAY HART, deceased, late of Freemasons Home, 45 Moubay Street, Prahran, in the State of Victoria, formerly of Room 103, 313 Punt Road, Prahran, in the State of Victoria, gentlewoman.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 January 2007, are required to send particulars of their claims to the executor, Keith R. Cameron, solicitor, 31 Small Street, Hampton, Victoria 3188 by 31 August 2007, after which date the executor may convey or distribute the assets, having regard only to the claims of which he may then have notice.

KEITH R. CAMERON, solicitor,  
31 Small Street, Hampton, Victoria 3188.

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Re: ALEXANDER SOUTER JAMES, late of 2 Cranleigh Grove, Mount Waverley, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 April 2007, are required by the trustee, Margaret Constance James, to send particulars to her solicitors at the address below, by 28 August 2007, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor has notice.

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

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EUNICE CHAPMAN, late of Whittlesea Lodge Nursing Home, Whittlesea, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 December 2006, are required by Leonard Bertram Cullen, the executor of the Will of the deceased, to send particulars of their claims to him care of the undermentioned solicitor by 28 September 2007, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

P. R. RULE, solicitor,  
1st Floor, 608 High Street, Preston.

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Creditors, next-of-kin and others having claims in respect of the estate of GAIL PATRICIA EDWARDS, late of 40 Crichton Avenue, Port Melbourne, Victoria, pensioner, deceased, who

died on 29 March 2007, are required to send particulars of such claims to the executrix care of the undermentioned solicitors by 27 August 2007, after which date the executrix will convey or distribute the assets, having regard only to the claims of which the executrix then has notice.

PIETRZAK, solicitors,  
222 La Trobe Street, Melbourne.

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Re: JUNE THEODORA DOBBIE, also known as June Theodora Walker, late of 6 Ararat Road, Stawell, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 October 2006, are required by the trustee, Derek Robert Dobbie, c/- Radford Legal, of 14 Napier Street, St Arnaud 3478, to send particulars to the trustee by 30 September 2007, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

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Re: PERRIN JAMES GOODWIN, late of Unit 11, 2 Simpson Street, Birchip, Victoria 3483, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 November 2006, are required by the trustees, Lorraine Jean Norton and Graeme Kenneth Goodwin, c/- Radford Legal of 14 Napier Street, St Arnaud 3478, to send particulars to the trustees by 30 September 2007, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

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Re: GRACE NORMA McCALL, late of 11 Cremean Avenue, Ivanhoe, Victoria 3079, bookkeeper, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 October 2004, are required by the trustee, Grace Jeanette Jackson, c/- Radford Legal, 14 Napier Street, St Arnaud 3478, to send particulars to the trustee by 30 September 2007, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

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Creditors, next-of-kin or others having claims in respect of the estate of NAOMI NELLE WELLS, deceased, who died on 23 February 2007, are to send particulars of their claims to the executor care of the undermentioned solicitors by 30 August 2007, after which date the executor will distribute the assets, having regard only to the claims of which the executor then has notice.

RIGBY COOKE, lawyers,  
Level 13,  
469 La Trobe Street, Melbourne, Vic. 3000.

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Re: GRAEME WILLIAM JOHNSTON, late of 26 Schooner Bay Drive, Frankston, salesman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 June 2005, are required by the trustees, Gaynor Gallaher and Patricia Anne Everist, in the Will called Pat Everist, to send particulars of such claims to them care of the undermentioned solicitors by 28 August 2007, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

ROBERTS BECKWITH PARTNERS, lawyers,  
16 Blamey Place, Mornington 3931.

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Re: ROCCO PRESENZA, late of Ripplebrook Nursing Home, 21-25 Inverness Street, Clarinda, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 October 2006, are required by Maria Cristina Vigilante, also known as Christine Vigilante, the trustee of the estate of the deceased, to send particulars of their claims to her care of the undermentioned lawyers by 28 August 2007, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

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Re: JOAN DAWN MARIE OLIVER, also known as Dawn Oliver and Joan Dawn Marie Oliver, late of 14 Huxtable Street, Mount Waverley, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of JOAN DAWN MARIE OLIVER, also known as Dawn Oliver and Joan Dawn Marie Oliver, late of 14 Huxtable Street, Mount Waverley, Victoria, deceased, who died on 8 January 2007, are required to send particulars of their claims to the executors of the estate care of the undernamed solicitors by 20 August 2007, after which date the executors may distribute the assets, having regard only to the claims of which they have notice.

SEPTIMUS JONES & LEE, solicitors,  
Level 5, 99 William Street, Melbourne 3000.

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Trustees Limited of GPO Box 2307, Melbourne 3001, by 22 September 2007, after which date the executor may convey or distribute the assets, having regard only to the claims of which they may then have notice.

WILLS & PROBATE VICTORIA, lawyers,  
Level 3, 20–22 McKillop Street, Melbourne.

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Re: LACHLAN JAMES BINGHAM, late of 34 Rowsley Road, Parwan, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who was found dead on 13 April 2007, are required to send particulars of their claims to the executor care of GPO Box 1946, Melbourne, Victoria 3001, by 18 September 2007, after which date the executor may convey or distribute the assets, having regard only to the claims of which she may then have notice.

WILLS & PROBATE VICTORIA, lawyers,  
Level 3, 20–22 McKillop Street, Melbourne.

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Re: ROBERT KINROSS CUMBRAE-STEWART, late of 129 Coleman Parade, Glen Waverley, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 January 2007, are required to send particulars of their claims to Equity Trustees Limited of GPO Box 2307, Melbourne 3001, by 22 September 2007, after which date the executor may convey or distribute the assets, having regard only to the claims of which they may then have notice.

WILLS & PROBATE VICTORIA, lawyers,  
Level 3, 20–22 McKillop Street, Melbourne.

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Re: MARGARET RUTH YATES, late of 27 The Greenway, Heathmont, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 March 2007, are required to send particulars of their claims to Equity

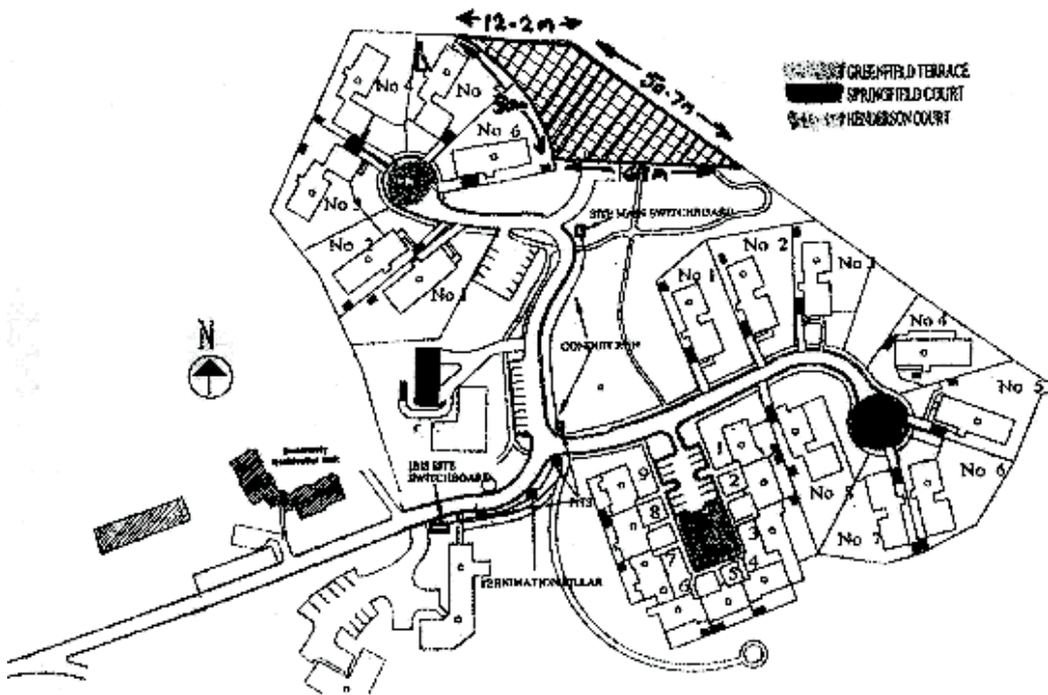
**PROCLAMATIONS**

**Intellectually Disabled Persons' Services Act 1986  
Disability Act 2006**

**REVOCATION AND PROCLAMATION OF RESIDENTIAL INSTITUTION  
LONG TERM REHABILITATION PROGRAM**

I, David de Kretser, Governor of Victoria, with the advice of the Executive Council

- (a) under section 19 of the **Intellectually Disabled Persons' Services Act 1986** revoke the proclamation made by the Governor in Council on 30 November 1999 and published in the Government Gazette on 2 December 1999 that proclaimed the Plenty Residential Services, located at Riverside Drive, Bundoora as a residential program; and
- (b) under section 86(1) of the **Disability Act 2006** proclaim the area known as the Long Term Rehabilitation Program, adjacent to the residences known as Plenty Residential Services, Bundoora that is indicated by the cross hatch area on the plan listed in the Schedule below to be a residential institution.



This proclamation is effective from 1 July 2007.

Given under my hand and the seal of Victoria on 26th June 2007.

(L.S.)

DAVID DE KRETSER  
Governor  
By His Excellency's Command  
GAVIN JENNINGS MLC  
Minister for Community Services

## ACTS OF PARLIAMENT

## Proclamation

I, David de Kretser, Governor of Victoria, declare that I have today assented in Her Majesty's name to the following Bills:

No. 23/2007 **Appropriation (2007/2008) Act 2007**

No. 24/2007 **Courts Legislation Amendment (Judicial Education and Other Matters) Act 2007**

No. 25/2007 **Health Professions Registration Amendment Act 2007**

No. 26/2007 **Payroll Tax Act 2007**

No. 27/2007 **Professional Standards Amendment Act 2007**

No. 28/2007 **Statute Law Revision Act 2007**

No. 29/2007 **Water Acts Amendment (Enforcement and Other Matters) Act 2007**

Given under my hand and the seal of Victoria at Melbourne on 26th June 2007.

(L.S.) DAVID DE KRETSER  
Governor  
By His Excellency's Command

STEVE BRACKS MP  
Premier

No. 23/2007 This Act comes into operation on the day on which it receives the Royal Assent.

No. 24/2007 This Act comes into operation on the day after the day on which it receives the Royal Assent.

No. 25/2007 (1) Subject to subsection (2), this Act comes into operation on the day after the day on which it receives the Royal Assent.

(2) Section 33 comes into operation on 1 July 2007.

No. 26/2007 (1) This Act (except section 108) comes into operation on 1 July 2007.

(2) Section 108 comes into operation on the later of—

(a) 1 July 2007;

(b) the day on which section 6.1.2 of the **Education and Training Reform Act 2006** comes into operation.

No. 27/2007 (1) This Act, except sections 5 and 8, comes into operation on the day after the day on which it receives the Royal Assent.

(2) Sections 5 and 8 come into operation on 1 July 2007.

No. 28/2007 (1) Subject to subsection (2), this Act comes into operation on the day after the day on which it receives the Royal Assent.

(2) The following items in the Schedule are deemed to have come into operation on the following dates—

(a) item 7.2 on 1 September 2006;

(b) item 57 on 10 October 2006; and

(c) item 61.1 on 1 December 2006.

No. 29/2007 This Act comes into operation on the day after the day on which it receives the Royal Assent.

**City of Melbourne and Docklands Acts (Governance) Act 2006**

PROCLAMATION OF COMMENCEMENT

I, David de Kretser, Governor of Victoria, with the advice of the Executive Council, and under section 2(1) of the **City of Melbourne and Docklands Acts (Governance) Act 2006**, fix 1 July 2007 as the day on which that Act comes into operation.

Given under my hand and the seal of Victoria on 26th June 2007.

(L.S.) DAVID DE KRETSER  
Governor  
By His Excellency's Command

RICHARD WYNNE  
Minister for Local Government

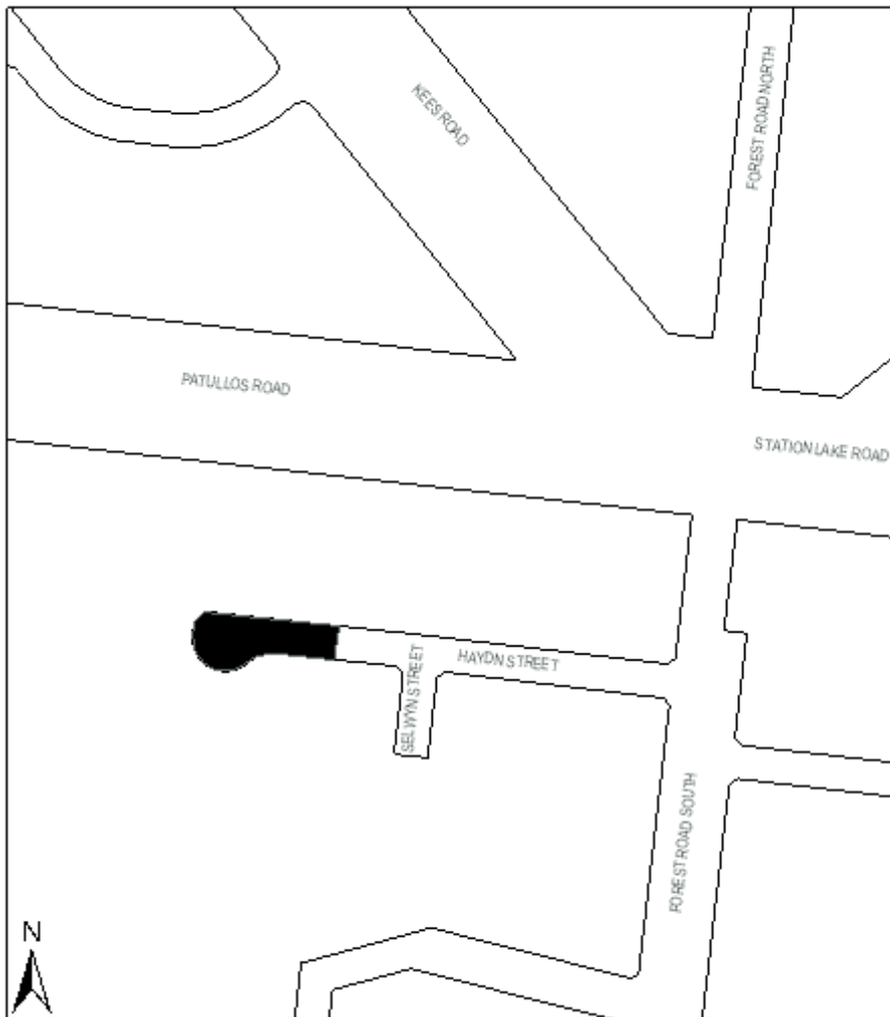


**GOVERNMENT AND OUTER BUDGET  
SECTOR AGENCIES NOTICES**

**GREATER GEELONG CITY COUNCIL**

Declaration of a Public Highway

At its meeting on 12 June 2007 and acting under section 204 (1) of the **Local Government Act 1989** (Act), Greater Geelong City Council resolved to declare the road shown shaded on the plan below to be a public highway for the purposes of the Act.



PORTION OF ROAD DECLARED A PUBLIC HIGHWAY



## MANSFIELD SHIRE COUNCIL

**Public Holidays Act 1993**

Notice is hereby given that the Mansfield Shire Council, pursuant to Section 7(1)(b) of the **Public Holidays Act 1993** appoints the afternoon of Tuesday 6 November 2006, as a half-day public holiday throughout its Municipal district, to observe the holding of the Mansfield Cup conducted by the Mansfield & District Racing Club.

The Municipal district is detailed as follows:

Commencing on the Mansfield–Whitfield Road at Holland Creek; thence southerly by Holland Creek to a point in line with the northern boundary of allotment 12B, section A, Parish of Dueran East; thence westerly by a line and the northern boundary of that allotment to the road forming the western boundary thereof; thence southerly by that road and the road forming the western boundary of allotment 11A, section A to the road forming the north-eastern boundary of allotment 9, section A; thence south-easterly by that road and the road forming the north-eastern boundary of allotment 24B, section B to Combatong Road; thence generally south-easterly by that road to the southern boundary of allotment 8, section C; thence easterly by that boundary and a line in continuation to the King River West Branch; thence south-easterly by a direct line to the Great Dividing Range at the eastern source of the King River near Mt Howitt; thence southerly by the Great Dividing Range to Mts Howitt; thence south-westerly by a direct line to Mt Selma; thence generally north-westerly along the Great Dividing Range to Mt Matlock; thence north-westerly by the range forming the watershed between the Goulburn River and the Big River to the Big River at Enoch Point; thence northerly by that river to the Big River Arm of Lake Eildon; thence generally north-westerly by the south-western shore of that arm to its mouth; thence northerly by a line to a point 200 metres from the western shore of Lake Eildon; thence westerly and generally north-westerly by a line parallel to and 200 metres from the western shore to a point in line with the southern boundary of allotment 81; Parish of Wappan; thence westerly by a line and that boundary to the western shore of Lake Eildon; thence north-westerly by that shore to the southern boundary of Lot 2 on Plan of Subdivision 406007; thence westerly by that boundary and the northern boundary of the Lake Eildon National Park to the road forming north-eastern boundary of Lot 5 on Plan of Subdivision 316587; thence north-westerly by that road to Maintongoon Road; thence south-westerly by that road to the road forming the northern boundary of allotment 53B, section A, Parish of Maintongoon; thence westerly and north-westerly by that road to the most eastern angle of allotment 33E; thence north-westerly by the road forming the north-eastern boundary of that allotment and allotments 19B and 19D to the road forming the eastern boundary of Lot 1 on Plan of Subdivision 219833; thence northerly by that road to the eastern angle of allotment 48C, Parish of Brankeet; thence westerly by that road to the eastern boundary of allotment 67F, Parish of Merton; thence northerly by that boundary and north-westerly by the northern boundaries of that allotment and allotments 67E and 68E to the southern boundary of allotment 69A; thence easterly by that boundary and north-westerly by the north-eastern boundary of that allotment to the eastern boundary of allotment 70A; thence north-easterly by that boundary and north-easterly and north-westerly by the eastern and north-eastern boundaries of allotment 70 to the road forming the western boundary of allotment 76A; thence northerly by that road to the southern boundary of allotment 84A; thence westerly by that boundary to the Maroondah Highway; thence southerly by that highway to the northern boundary of allotment 83; thence westerly by that boundary and northerly and westerly by the eastern and northern boundaries of allotment 82 to the western boundary of allotment 84; thence northerly by that boundary and the road forming the eastern boundaries of allotments 86 and 6 to the northern boundary of the latter allotment; thence westerly by that boundary to the western boundary of the parish; thence northerly by that boundary to the southern boundary of allotment 5, section C, Parish of Garratanbunell; thence westerly by that boundary to the road forming the north-eastern boundary of allotment 5A; thence north-westerly by that road to the most southern angle of Lot 3 on Plan of Subdivision 407668; thence north-easterly by Penny Lane to the Euroa–Mansfield Road at the most western angle allotment 16, section D, Parish of Wondoomarook; thence generally easterly by the road forming the northern boundary of that allotment to the road forming the western boundary of allotment 16, section C; thence southerly by that road to the southern boundary of that allotment; thence easterly by that boundary and northerly by the road

forming the eastern boundary of that allotment to the northern boundary of allotment 23B, section D, Parish of Borodomanin; thence easterly by that boundary and the northern boundary of allotment 23A and southerly by the eastern boundary of the latter allotment to the southern boundary of allotment 19; thence easterly by that boundary and southerly and easterly by the western and southern boundaries of allotment 20D and further easterly by the southern boundary of allotment 28 to the south eastern angle thereof; thence north-easterly by a direct line to the south-eastern angle of allotment 22; thence northerly by the road forming the eastern boundary of that allotment to the eastern boundary of Lot 2 on Plan of Subdivision 147674; thence northerly by that boundary to the southern boundary of allotment 1, section C Parish of Too-rour; thence easterly and northerly by the southern and eastern boundaries of that allotment and further northerly and westerly by the eastern and northern boundaries of allotment 1A, section C to the eastern boundary of Lot 1 on Plan of Subdivision 147674; thence northerly by that boundary and westerly by the northern boundary of that lot to Bonnie Doon Road; thence north-easterly by that road to the southern boundary of allotment 8A, section C; thence easterly by that boundary to Barjarg Road; thence south-easterly by that road to Ferraris Track; thence south-easterly by that track to Harpers No. 3 Track; thence easterly by a direct line to Mount Strathbogie; thence north-easterly by a line to the source of the Sandy Creek in the Strathbogie Range; thence north-easterly by that creek to the western shore of Lake Nillahcootie; thence north-easterly by the western shore to the Broken River; thence northerly by that river to Back Creek; thence south-easterly by that creek to the eastern boundary of the Parish of Nillahcootie; thence northerly by that boundary to the southern boundary of the Parish of Moorngag; thence easterly, south-easterly, north-easterly, northerly and again easterly by that boundary to Holland Creek, and thence south-easterly by that creek to the point of commencement, excluding the Mount Buller and Mount Stirling Alpine Resort Areas.

KAYLENE CONRICK  
Acting Chief Executive Officer

#### MOIRA SHIRE COUNCIL

##### Notice of Making a Local Law Meeting Procedures Local Law 2007

Notice is hereby given pursuant to section 119 of the **Local Government Act 1989** that the Moira Shire Council at its ordinary meeting held on 18 June 2007 adopted Meeting Procedures Local Law 2007 (No. 1 of 2007) to replace Meeting Procedures Local Law 2001 (No. 1 of 2001). The new Local Law will come into force on 1 July 2007.

##### Purpose and General Purport of the Local Law

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

- (a) regulate and control the procedures governing the conduct of meetings of the Council and of special committees appointed by the Council;
- (b) regulate and control the election of the Mayor and the chairpersons of any special committees;
- (c) regulate and control the use of the Council's seal;
- (d) promote and encourage community participation in the local government system;
- (e) provide a mechanism through its formal meeting procedure to ensure effective and efficient Council decisions are made in a manner which acknowledges the role of local government within the Australian system of Government;
- (f) provide for the administration of the Council's powers and functions; and
- (g) provide generally for the peace, order and good government of the municipal district.

A copy of the Local Law may be inspected at Moira Shire Council's Municipal Service Centre at 44 Station Street, Cobram, between 8.30 am and 5.00 pm, Monday to Friday, except for public holidays.

GAVIN CATOR  
Chief Executive Officer



Notice of Local Law  
Streets and Roads (Amendment) Local Law  
No. 9 (2007) and Amendment of the  
Commercial Activities on Footpaths Policy

Notice is hereby given in accordance with Section 119(3) of the **Local Government Act 1989**, that Council at its meeting on 12 June 2007, resolved to make the Streets and Roads (Amendment) Local Law No. 9 (2007) and amend the Commercial Activities on Footpaths Policy.

The purpose of this Local Law and amendments to the policy is to:-

- amend the Streets and Roads Local Law No.5 (2005);
- amend the Commercial Activities on Footpaths Policy;
- control and regulate display of goods on any Land and in any Public Place;
- provide generally for the administration of Council's powers and functions;
- provide generally for the peace, order and good government of the Municipal District.

The general purport of this Local Law and amendments to the policy is:-

- to increase the maximum height of a display of goods to 1.7 metres;
- to allow a display of goods to include advertising on units in the form of a well designed/professional standard. However, advertising is only permitted under one of the following conditions:
  - ◆ business name or town name/logo (as organised by trader groups) may be displayed at the back of the unit but not exceed 40% of the bottom half of the unit; or
  - ◆ business name, services provided and business phone number may be displayed on the sides of the unit but not exceed 40% of the bottom half of either side;

- to prescribe that a display of goods only occur during times at which the premise is trading to the public; and
- that the display of goods be the only commercial activity to be displayed on the footpath at any one time. A-frame signage is not permitted when displaying goods.

The Local Law and amendments to the Policy will come into operation on 1 July 2007.

A copy of the Local Law and amendments to the policy can be obtained from any of the Shire's Customer Service Offices, the Shire's website at [www.mornpen.vic.gov.au](http://www.mornpen.vic.gov.au) or by contacting Tania Treasure, Economic Development on telephone 5950 1845.

Dr. MICHAEL KENNEDY  
Chief Executive officer

CITY OF WODONGA

Appointment of Police Officers as  
Authorised Officers pursuant to Section 224A  
of the **Local Government Act 1989**

Notice is hereby given that at a meeting of the Council of the Wodonga City Council held on 18 June 2007, Council resolved to appoint any Police Officer in accordance with Section 224A of the **Local Government Act 1989**, to enforce the provisions of provisions of Clause 52 of the Environment and Community Protection Local Law (No. 3 of 2007).

PETER MARSHALL  
Chief Executive Officer

**Planning and Environment Act 1987**

CARDINIA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C86

Authorisation A0429

The Cardinia Council has prepared Amendment C86 to the Cardinia Planning Scheme.

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

The land affected by the Amendment is

- Lot 2 PS209171Y (No.52) James Street, Lang Lang; and
- Part of Lot 1 TP188426Y (No. 250) Westernport Road, Lang Lang.

The Amendment proposes to:

- rezone the land from a Rural Zone to a Residential 1 Zone;
- include the land in a Development Plan Overlay; and
- introduce Schedule 16 to the Development Plan Overlay.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; and at Cardinia Shire Council, Henty Way, Pakenham 3810.

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

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

The closing date for submissions is 31 July 2007. A submission must be sent to: Marcelle Bell, Strategic Planner, PO Box 7, Pakenham, Vic. 3810.

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### **Planning and Environment Act 1987**

#### **GLEN EIRA PLANNING SCHEME**

Notice of the Preparation of an Amendment to a Planning Scheme and

Notice of an Application for Planning Permit given under S96C of the

### **Planning and Environment Act 1987**

Amendment C54

Authorisation No. A0597

Planning Permit Application

No. GE/PP-18835/2006

The land affected by the Amendment is 168–176 Hotham Street, and 136–140 Glen Eira Road, Elsternwick.

The land affected by the planning permit application is 168–176 Hotham Street, and 136 Glen Eira Road, Elsternwick.

The Amendment proposes to

- rezone 168–170 Hotham Street, and 136–140 Glen Eira Road, Elsternwick, from a Business 3 Zone to a Business 1 Zone;
- rezone 172–176 Hotham Street, from a Residential 1 Zone to a Business 1 Zone;
- apply the Environmental Audit Overlay (EAO) to the land 168–176 Hotham Street, and 136–138 Glen Eira Road;
- remove the Heritage Overlay (HO72) from 172–176 Hotham Street, Elsternwick.

The permit application proposes to

- construct a three (3) storey building comprising eight (8) shops and twenty-three (23) dwellings;
- provide 57 on-site car spaces (8 at-grade and 49 within a basement);
- reduce the car parking requirement associated with the uses; and
- alter vehicle access to a road in a Road Zone, Category 1.

The person who requested the Amendment and planning application is the Adass Israel Community c/- SJB Planning Pty Ltd.

You may inspect the Amendment and the applications, any documents that support the Amendment and applications and the explanatory report about the Amendment at the following locations, free of charge, during office hours: Glen Eira City Council, Customer Service Centre, Ground Floor, Glen Eira Town Hall, corner of Glen Eira and Hawthorn Roads, Caulfield, and Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne.

The Amendment can also be viewed on Council's website at [www.gleneira.vic.gov.au](http://www.gleneira.vic.gov.au) Any person who may be affected by the Amendment or by the granting of the permit may make a submission to the planning authority.

The closing date for submissions is Monday 30 July 2007.

Submissions about the Amendment and applications must be sent to: Planning Scheme Amendment C54, Strategic Planning Department, Glen Eira City Council, PO Box 42, Caulfield South, Vic. 3162.

SHERRY HOPKINS  
Co-ordinator Strategic Planning

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**Planning and Environment Act 1987**

## HEPBURN PLANNING SCHEME

## Notice of Preparation of Amendment

## Amendment C16

## Authorisation A 695

The Hepburn Shire Council has prepared Amendment C16 to the Hepburn Planning Scheme.

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

The amendment affects a number of parcels of land throughout the Shire.

The Amendment proposes to correct a number of zoning errors affecting numerous parcels of land across the Shire that have been included in a “public land” zone but are privately owned. The Amendment proposes generally the existing zoning of the surrounding properties be applied to these properties.

The Amendment also proposes to correct a number of zoning errors affecting numerous parcels of land across the Shire that have been included in a “private land” zone but are publicly owned. The Amendment proposes generally that zones that are appropriate to the public purpose for which the land is held be applied to these properties.

The Amendment also removes an inappropriate Road Zone 2 from Old Ballarat Road, corrects an error on the Road Closure Map 33RXO and makes a consequential change to the Purpose of Schedule 1 to the Special Use Zone (which reflects a change in zoning of the Clunes Golf Course).

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the Daylesford Office of the planning authority Hepburn Shire Council, Duke Street, Daylesford; at the Creswick Office of the planning authority Hepburn Shire Council, Albert Street, Creswick; at the Department of Sustainability and Environment, South West Region, State Government Offices, 402–406 Mair Street, Ballarat; and at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne.

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

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

The closing date for submissions is Monday 27 August 2007 up until 5.00 pm. A submission must be sent to the Chief Executive Officer, Shire of Hepburn, PO Box 21, Daylesford, Vic. 3460.

SYLVESTER TAN

Manager Planning

Signature for the Planning Authority

**Planning and Environment Act 1987**

## STONNINGTON PLANNING SCHEME

## Notice of Preparation of Amendment

## Amendment C68

## Authorisation A0722

The Stonnington City Council has prepared Amendment C68 to the Stonnington Planning Scheme.

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

The land affected by the Amendment is 336 Glenferrie Road, Malvern (Stonington mansion).

The Amendment proposes to:

- rezone the land from Public Use Zone 2 (Education) to Residential 1;
- introduce the Development Plan Overlay into the Scheme and apply Development Plan Overlay Schedule 1 – Stonington mansion (DPO1) to the land;
- amend the Municipal Strategic Statement to include the Development Plan Overlay as an implementation tool to manage the use and development of large sites.
- amend the Schedule to the Heritage Overlay at HO40 to correct the description to ‘Stonington (also known as Stonnington)’ and to insert ‘yes (mansion, stable and gatehouse only)’ in the prohibited use column.

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

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

Any person who may be affected by the Amendment may make a submission to the planning authority. Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunities to attend Council meetings and any public hearings held to consider submissions. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submission made. For further information on Council's Privacy Policy please call 8290 1333 or visit Council's web site [www.stonnington.vic.gov.au/sundries/privacy](http://www.stonnington.vic.gov.au/sundries/privacy)

The closing date for submissions is 3 August 2007. A submission must be sent to the Strategic Planning Unit, City of Stonnington, PO Box 21, Prahran 3181.

STUART DRAFFIN  
Manager – Planning Services

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**Planning and Environment Act 1987**  
WELLINGTON PLANNING SCHEME  
Notice of Preparation of Amendment  
Amendment C40  
Authorisation A0683

The Wellington Shire Council has prepared Amendment C40 to the Wellington Planning Scheme.

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

The Amendment proposes to rezone land where there has been a technical mapping error or to reflect the current land use of the property. The Amendment also proposes to remove in part a Development Plan Overlay which is no longer required because the appropriate subdivision has already occurred.

The Amendment proposes, for the first time in the Wellington Planning Scheme, to insert the Rural Conservation Zone Victoria Planning Provisions and the associated schedules to govern lands (a) & (d).

The Amendment proposes, for the first time in the Wellington Planning Scheme, to insert the Rural Activity Zone Victoria Planning Provisions and the associated schedule to govern land (j) and which is already zoned Rural Activity Zone within the planning scheme.

The lands affected by the Amendment and the proposed changes are as follows:

<b>Area of Amendment C40</b>	<b>Land affected by Amendment C40</b>	<b>Proposed changes</b>
Briagolong (lands f)	<ul style="list-style-type: none"> <li>– Lot 1 on Title Plan 097674K (formerly known as Lot 54 on Plan of Subdivision 002563) Railway Parade, BRIAGOLONG;</li> <li>– Lot 1 on Title Plan 097675H (formerly known as Lot 55 on Plan of Subdivision 002563) Railway Parade, BRIAGOLONG;</li> <li>– Lot 1 on Title Plan 335346F (formerly known as Lot 56 on Plan of Subdivision 002563) Railway Parade, BRIAGOLONG;</li> <li>– Lot 1 on Title Plan 100088N (formerly known as Lot 57 on Plan of Subdivision 002563) Railway Parade, BRIAGOLONG;</li> <li>– Railway Parade, BRIAGOLONG – (unused &amp; unmade road).</li> </ul>	Rezone from Township Zone (TZ) to Public Park & Recreation Zone (PPRZ)
Covwarr (land g)	– Crown Allotment 6A (in part) Section 19, Parish of Winnindoo, Rices Lane, COWWARR.	Rezone from Business 1 Zone (B1Z) to Farming Zone (FZ)
Crooked River & Dargo (lands a)	<ul style="list-style-type: none"> <li>– Crown Allotment 7 Section 2 Parish of Cowa, CROOKED RIVER;</li> <li>– Crown Allotment 2C Section 2 Parish of Wonnangatta, Wonnangatta Road, CROOKED RIVER;</li> <li>– Crown Allotment 12A Section 11 Parish of Quag-Manjie Budwuid Creek–DARGO;</li> <li>– Crown Allotment 14A Section 2 Parish of Tyirra (in part), Lower Dargo–Tabberabbera Road, DARGO;</li> <li>– Crown Allotment 14B Section 2 Parish of Tyirra, Lower Dargo–Tabberabbera Road, DARGO;</li> <li>– Crown Allotment 18 Parish of Birregun, Upper Dargo Road, DARGO;</li> <li>– Lots 1, 2, 3 (in part) &amp; 4 on Title Plan 128425Q [formerly known as part of Crown allotment 10 (in part) 20, 21 Section 17 and former Government Road, Parish of Budgee Budgee], Dargo Road, DARGO;</li> <li>– Crown Allotment 38A Section 17 Parish of Budgee Budgee, Dargo Road, DARGO.</li> </ul>	Rezone from Public Conservation & Resource Zone (PCRZ) to Rural Conservation Zone 1 (RCZ1)
Denison (land h)	– Lot 1 on Title Plan 110166N (formerly known as part of Lot 43 on plan of subdivision 004161) Three Chain Road, DENISON.	Rezone from Business 1 Zone (B1Z) to Farming Zone (FZ)

<b>Area of Amendment C40</b>	<b>Land affected by Amendment C40</b>	<b>Proposed changes</b>
Denison (land c)	– Crown Allotment 36 Section D Parish of Denison Sale – Heyfield Road, DENISON.	Rezone from Public Use Zone 1 (PUZ1) to Farming Zone (FZ)
Gormandale (land e)	– Crown Allotment 26E Parish of Willung, Carrajung–Merrimans Creek (Sisters) Road, GORMANDALE.	Rezone from Public Conservation & Resource Zone (PCRZ) to Farming Zone (FZ)
Heyfield (land j)	– Crown Allotment 2001 on Title Plan 825868R (Volume 10794, Folio 728) Parish of Tinamba, Fawaz Street, HEYFIELD.	Land will be affected with the introduction of Clause 35.08 (RAZ)
Stratford (land i)	– Area encompassed by Stratford–Briagolong Road, Avonlea Estate Road and Camerons Lane, STRATFORD.	Removal of Development Plan Overlay
Tarraville (lands b)	– Lot 2 on Title Plan 654102F (formerly known as part of Parish of Woranga) Old Sale Road, TARRAVILLE – former Old Sale Road prior to road realignment; – Lot 1 on Title Plan 828272L Old Sale Road, TARRAVILLE – former Old Sale Road prior to road realignment.	Rezone from Road Zone 2 (RZ2) to Farming Zone (FZ)
Valencia Creek (land d)	Lot 2 (in part) on Title Plan 396875G (formerly known as Crown Allotment 3 Section C, Parish of Koorool, part of Crown Allotment 18, Section B of Woolenook), Moroka Track, VALENCIA CREEK.	Rezone from Public Conservation & Resource Zone (PCRZ) to Rural Conservation Zone 2 (RCZ2)

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the office of the planning authority, Wellington Shire Council, Port of Sale Civic Centre, 70 Foster Street, Sale 3850; at the office of the planning authority, Wellington Shire Council, Yarram Customer Centre, 156 Grant Street, Yarram 3971; at the Department of Sustainability and Environment, Gippsland Regional Office, 71 Hotham Street, Traralgon 3844; and at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne.

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

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

The closing date for submissions is Monday 30 July 2007. A submission must be sent to Geoff Neville – Assistant Planning Project Officer at the Wellington Shire Council, Port of Sale Civic Centre, PO Box 506, Sale, Victoria 3850.

Signature for the Planning Authority  
GEOFF NEVILLE  
Assistant Planning Project 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 3 September 2007, after which date State Trustees Limited may convey or distribute the assets, having regard only to the claims of which State Trustees Limited then has notice.

BENEDETTI, Leone, also known as Leo Benedetti, late of Lonsdale House, 88 Cunningham Street, Northcote, Victoria 3070, who died on 22 June 2006.

BURNS, Roma Joyce, late of 16 Smith Street, Brunswick West, Victoria 3055, who died on 13 December 2005.

CRABTREE, Victoria Irene, late of Sacred Heart Mission, 101 Grey Street, St Kilda, Victoria 3182, pensioner, and who died on 4 December 2006.

DOSSER, Donald, also known as Don Dossier, late of RMB 4025 South Gippsland Highway, Longford, Victoria 3851, horse trainer, and who died on 14 December 2006.

HALL, William, formerly of 22 Imperial Avenue, Mount Waverley, but late of Yarraman Psycho Geriatric Nursing Home, Yarraman Road, Noble Park, Victoria 3174, pensioner, and who died on 10 October 2006.

HARRIS, Gladys Marjorie, late of Nurlinton Nursing Home, 68 Union Street, East Brighton, Victoria 3187, home duties, and who died on 14 March 2007.

HILL, William Victor, late of Westhaven Nursing Home, 50 Pickett Street, Footscray, Victoria 3011, retired, and who died on 29 March 2007.

TULLY, Peter Robin, late of 185A Wattle Glen-Kangaroo Ground Road, Wattle Glen, Victoria 3096, building inspector, and who died on 25 February 2007.

WATTS, Howard Clyde Kentesber, late of 22 Alsace Street, Dandenong, Victoria 3175, pensioner, and who died on 14 June 2007.

Dated 25 June 2007

MARY AMERENA  
Manager  
Executor and Trustee Services

#### EXEMPTION

Application No. A164/2007

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to Section 83 of the **Equal Opportunity Act 1995**, by Victorian Association for the Care & Resettlement of Offenders. The application for exemption is to enable the applicant to advertise and provide for women only volunteers for the VACR women only mentoring program (the exempt conduct).

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- A previous exemption (A220/2004) was granted by VCAT.
- The VACRO women's mentoring program is designed specifically for women either exiting prison or on community based orders where a female volunteer is matched to provide support.

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

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 June 2010.

Dated 21 June 2007.

HER HONOUR JUDGE HARBISON  
Vice President

#### EXEMPTION

Application No. A169/2007

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to Section 83 of the **Equal Opportunity Act 1995**, by Amaroo Day Program and Outreach Service. The application for exemption is to enable the applicant to advertise and employ a male staff member for Richmond Fellowship of Victoria's Amaroo Day Program and Outreach Service (the exempt conduct).

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- The Richmond Fellowship of Victoria is one of Australia's largest providers of recovery focussed psychology support services to people living with the effects of mental illness.
- The position provides for a male support worker to engage in supporting men who are in need of particular and targeted support in the program.

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

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 June 2010.

Dated the 21 June 2007

HER HONOUR JUDGE HARBISON  
Vice President

#### EXEMPTION

Application No. A174/2007

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by The Salvation Army Bridgehaven. The application for exemption is to enable the applicant to advertise and employ female workers only at the Salvation Army Bridgehaven (the exempt conduct).

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- Bridgehaven is a women and women with children only residential rehabilitation facility exclusively for women.
- Many women are at Bridgehaven because of domestic violence issues. Female staff are better suited to provide a safe environment for these women whilst they

address their issues in confidence without the complication of on-going male to female relationships.

- The programme requires female employees to enter the living quarters of these women in residential care for a variety of reasons.

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

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 June 2010.

Dated 22 June 2007

HER HONOUR JUDGE HARBISON  
Vice President

#### EXEMPTION

Application No. A132/2007

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by Victoria Police. The application for exemption is to enable the applicant to advertise and employ members of the force in the intelligence and covert support department and the ethical standards department of the Police Force (the exempt conduct).

Upon reading the material submitted in support of the application and upon hearing submissions from the Victoria Police, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100, and 95 of the Act to engage in the exempt conduct.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 100, and 95 of the Act to engage in the exempt conduct of the **Equal Opportunity Act 1995** to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 19 June 2010.

Dated 20 June 2007

HER HONOUR JUDGE HARBISON  
Vice President

**Associations Incorporation Act 1981**

## SUB-SECTION 36E(5)

Notice is hereby given that the incorporation of the associations mentioned below is cancelled in accordance with section 36E (5) of the **Associations Incorporation Act 1981**.

The Gould League of Victoria Inc., Aegean Macedonian Council of Australia Inc., Tibet Welfare Group Inc., Alpine Rivers Grapegrowers Inc., Uniswim Ballarat Swimming and Lifesaving Club Inc., Grenfell Ski Club Inc., Challenge Life Foundation Inc., Cranbourne Budgerigar Society Inc., Savedevilbend Inc., The Plain English Foundation Inc., Trentham Transport Association Inc., Southern Society Club Inc., Quollity Lets Inc., Anthropolalata Inc., Bonbeach Pre School Inc., Donvale Community Action Group Inc., Aust-Indo Resource Exchange (Air Exchange) Inc., Paynesville Rescue Squad Inc., Welfare Foundation for Sri Lankans in Australia Inc., North Brighton Residents Action Group Inc., Thermopylae Historical Society Inc., Wangaratta Scorpions Rugby League Club Inc., Calvil Community Centre Inc., Cross-Purposes Inc., The Peninsula Religious Foundation Inc., Australia Bangladesh Institute (ABI) Inc.

Dated 28 June 2007

MELANIE SABA  
Deputy Registrar  
of Incorporated Associations  
PO Box 4567  
Melbourne, Vic. 3001

**Cemeteries and Crematoria Act 2003**

## SECTION 41(1)

Notice of Approval of  
Cemetery Trust Fees and Charges

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

Carlyle Cemetery Trust  
Ferntree Gully Cemetery Trust  
Inglewood Cemetery Trust  
Poowong Cemetery Trust

PAULINE IRELAND  
Acting Assistant Director  
Food Safety and Regulatory Activities

**Education Act 1958**NOTICE OF MAKING OF ORDER UNDER  
SECTION 13 AND ADMINISTRATIVE  
ARRANGEMENTS ORDER (No. 194) 2007

An Order of the Minister for Education was made on 16 June 2007 under sections 13(4) and 13(11) of the **Education Act 1958** and Administrative Arrangements Order (No. 194) 2007 amending the constituting Order of Walwa Primary School Council in respect of the membership of the school council.

JOHN LENDERS, MP  
Minister for Education

**Mineral Resources****(Sustainable Development) Act 1990**

## DEPARTMENT OF PRIMARY INDUSTRIES

Exemption from Exploration Licence  
or Mining Licence

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

1. hereby exempt all that Crown land situated within the boundaries of exploration licence application 5071 that has been excised from the application, from being subject to an exploration licence or mining licence.
2. Subject to paragraph 3, this exemption applies until the expiration of 2 years after the grant of the licence (if the licence is granted), or until the expiration of 28 days after the application lapses or is withdrawn or refused.

3. This exemption is revoked in respect of any land that ceases to lie within the boundaries of the application or licence, at the expiration of 28 days after the said land ceases to lie within the boundaries of the application or licence.

Dated 21 June 2007

RICHARD ALDOUS  
Executive Director  
Minerals and Petroleum

**Nurses Act 1993**

NURSES BOARD OF VICTORIA

Re: Felix Noe Bolanos

Identification Number 1939757

Registered in Division 2

Following a formal hearing into the professional conduct of Felix Noe Bolanos, a Panel appointed by the Nurses Board of Victoria found, on 14 June 2007, that the nurse had engaged in unprofessional conduct of a serious nature.

The Panel therefore determined, pursuant to s. 16(4) of the Act, the registration of Felix Noe Bolanos is cancelled, effective from 14 June 2007.

LOUISE MILNE-ROCH  
Chief Executive Officer

**Nurses Act 1993**

NURSES BOARD OF VICTORIA

Re: John Darrell Phillips

Identification Number 1939909

Registered in Division 2

Following a formal hearing into the professional conduct of John Darrell Phillips, a Panel appointed by the Nurses Board of Victoria found, on 14 June 2007, that the nurse had engaged in unprofessional conduct of a serious nature.

The Panel therefore determined that, pursuant to s.16(4) of the Act, the registration of John Darrell Phillips is cancelled.

LOUISE MILNE-ROCH  
Chief Executive Officer

**Subordinate Legislation Act 1994**

NOTICE OF DECISION

Valuation of Land (General and Supplementary Valuation) (Amendment) Regulations 2007

I, Justin Madden, Minister for Planning and Minister responsible for administering the **Valuation of Land Act 1960**, give notice under section 12 of the **Subordinate Legislation Act 1994** as follows:

A Regulatory Impact Statement (RIS) was prepared in relation to the proposed Valuation of Land (General and Supplementary Valuation) (Amendment) Regulations 2007. The objective of the proposed Regulations is to amend the Valuation of Land (General and Supplementary Valuation) Regulations 2003 to prescribe the amount at, or above which certain information must be exchanged and to prescribe the information to be provided by rating authorities to certain objectors.

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

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

Dated 26 June 2007

JUSTIN MADDEN MLC  
Minister for Planning

**Victorian Managed Insurance  
Authority Act 1996**

DECLARATION OF PARTICIPATING BODY

I, Tim Holding MP, being the Minister responsible for administering the **Victorian Managed Insurance Authority Act 1996** (the Act), pursuant to section 4 of the Act, hereby declare the entity specified below to be a participating body for the purposes of the Act.

TRANSPORT ACCIDENT COMMISSION

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

ConnectEast Pty Limited, ABN 99 101 213 263, gives notice of the following EastLink tolls, fees & amounts (inclusive of GST) to apply until 30 June 2008. EastLink will open in 2008.

Eastlink Tolls	Cars	Discounted tolls for car trips on weekends or public holidays	Discounted tolls for car trips in a single toll zone only	Light Commercial Vehicles	Heavy Commercial Vehicles	Motor-cycles	Taxis	
<b>TOLL CAP</b>	<b>\$4.82</b>	<b>\$3.86</b>	<b>N/A</b>	<b>\$7.72</b>	<b>\$12.78</b>	<b>\$2.41</b>	<b>N/A</b>	
<b>Toll zones:</b>								
Springvale Rd to Ringwood Bypass	\$2.22	\$1.78	\$2.22	\$3.55	\$5.87	\$1.11	\$2.22	
Maroondah Hwy to Canterbury Rd	\$0.32	\$0.26	\$0.26	\$0.51	\$0.85	\$0.16	\$2.09 (Any part of East-Link excluding Springvale Road to Ringwood Bypass)	
Canterbury Rd to Boronia Rd	\$0.32	\$0.26	\$0.26	\$0.51	\$0.85	\$0.16		
Boronia Rd to Burwood Hwy	\$0.32	\$0.26	\$0.26	\$0.51	\$0.85	\$0.16		
Burwood Hwy to High Street Rd	\$0.32	\$0.26	\$0.26	\$0.51	\$0.85	\$0.16		
High Street Rd to Ferntree Gully Rd	\$0.48	\$0.38	\$0.38	\$0.77	\$1.28	\$0.24		
Ferntree Gully Rd to Wellington Rd	\$0.48	\$0.38	\$0.38	\$0.77	\$1.28	\$0.24		
Wellington Rd to Police Rd	\$0.48	\$0.38	\$0.38	\$0.77	\$1.28	\$0.24		
Monash Fwy to Princes Hwy	\$0.48	\$0.38	\$0.38	\$0.77	\$1.28	\$0.24		
Princes Hwy to Cheltenham Rd	\$0.48	\$0.38	\$0.38	\$0.77	\$1.28	\$0.24		
Dand. South. Bypass to Greens Rd	\$0.48	\$0.38	\$0.38	\$0.77	\$1.28	\$0.24		
Greens Rd to Thompson Rd	\$1.13	\$0.90	\$0.90	\$1.80	\$2.98	\$0.56		
Thompson Rd to Frankston Fwy	\$1.13	\$0.90	\$0.90	\$1.80	\$2.98	\$0.56		
<b>Trip pass – per trip in one direction</b>	<b>\$4.82</b>	<b>N/A</b>	<b>N/A</b>	<b>\$7.72</b>	<b>\$12.78</b>	<b>\$2.41</b>		<b>\$4.82</b>
<b>Trip pass purchase fee*</b>	<b>\$2.25</b>	<b>N/A</b>	<b>N/A</b>	<b>\$2.25</b>	<b>\$2.25</b>	<b>\$2.25</b>		<b>\$2.25</b>

\*Applies only when buying one or more trip passes over the counter at an EastLink customer centre, participating Australia Post outlets, Shell/Coles Express shops and newsagents.

<b>TOLL ADMINISTRATION FEES &amp; AMOUNTS Payable by customers in accordance with the EastLink Concession Deed and the relevant customer contracts.</b>	<b>Pre-paid tag account</b>	<b>Pre-paid non-tag account</b>	<b>Post-paid accounts (tag &amp; non-tag)</b>
Account set up amount	\$40.00#	\$40.00	N/A
Top up amount	\$25.00	\$25.00	N/A
Additional statement fee	\$1.00	\$1.00	\$1.00
Tag replacement fee & Tag missing fee	\$40.00	N/A	\$40.00
Image processing fee	\$0.20	\$0.20	\$0.20
Dishonour fee – the fee that is charged due to a customer’s payment failure	as charged to us	as charged to us	as charged to us
Low set up & top up amounts option:			
● Account set up amount	N/A	\$5.40	N/A
● Top up amount	N/A	\$5.40	N/A
● Top up fee – charged per top up only if the top up is less than \$25 or the account was opened with a set up amount less than \$40	N/A	\$0.55	N/A
Minimum annual tag usage amount – applies for the first 3 years after tags issued	\$20.00^	N/A	\$20.00~
Account management fee – per quarter	N/A	N/A	\$14.35

#Just one payment of \$40 applies even for more than one tag.

^Only applies to tags for Light & Heavy Commercial Vehicles.

~Applies to all tags.

Visit [www.connecteast.com.au](http://www.connecteast.com.au) for more information about EastLink.

### Accident Compensation Act 1985

#### DECLARATION UNDER SECTION 91C(3)(b)

I, Tim Holding MP, Minister for Finance, WorkCover and the Transport Accident Commission, being the Minister for the time being administering the **Accident Compensation Act 1985**, declare, in accordance with section 91C(3)(b) of the **Accident Compensation Act 1985**, that on and from 1 July 2007 the meaning of “designated court” for the purposes of section 91C is, for a State or Territory specified in column 1, the court, tribunal or decision-making body specified in column 2 in respect of that State or Territory.

<b>Column 1 State</b>	<b>Column 2 Court, Tribunal or decision-making body</b>
New South Wales	New South Wales Workers Compensation Commission
Queensland	Industrial Magistrate Industrial Court of Queensland Queensland Industrial Relations Commission Supreme Court of Queensland
Tasmania	Supreme Court of Tasmania
South Australia	South Australia Workers Compensation Tribunal
Western Australia	District Court of Western Australia
Northern Territory	Northern Territory Work Health Court
Australian Capital Territory	Australian Capital Territory Magistrates’ Court

**Accident Compensation Act 1985**

## DECLARATION UNDER SECTION 129ME

I, Tim Holding MP, Minister for Finance, WorkCover and the Transport Accident Commission, being the Minister for the time being administering the **Accident Compensation Act 1985**, declare, in accordance with and for the purposes of section 129ME of the **Accident Compensation Act 1985**, that on and from 1 July 2007 the meaning of “a State’s legislation about damages for a work-related injury means” for the purposes of section 129ME is, for a State or Territory specified in column 1, the legislation specified in column 2 in respect of that State or Territory.

<b>Column 1 State</b>	<b>Column 2 State’s legislation about damages for a work-related injury</b>
New South Wales	Workers’ Compensation Act 1987 Workplace Injury Management and Workers’ Compensation Act 1998
Queensland	Workers’ Compensation and Rehabilitation Act 2003
Tasmania	Workers’ Rehabilitation and Compensation Act 1988
South Australia	Workers’ Rehabilitation and Compensation Act 1986
Western Australia	Workers’ Compensation and Injury Management Act 1981
Northern Territory	Work Health Act 1986
Australian Capital Territory	Workers’ Compensation Act 1951

**Water Act 1989**

## GOULBURN–MURRAY RURAL WATER AUTHORITY

Diminishment of West Loddon  
Waterworks District

Notice is hereby given that Goulburn–Murray Rural Water Authority intends to diminish the extent of its West Loddon Waterworks District, incorporating Crown Allotments 63, Pt 76, No Section, Parish of Wychitella.

## EXTENSION OF GOULBURN–MURRAY IRRIGATION DISTRICT

Notice is hereby given that Goulburn–Murray Rural Water Authority intends to extend the boundary of its Goulburn–Murray Irrigation District, incorporating Crown Allotments 63, Pt 76, No Section, Parish of Wychitella.

The Proposals have been advertised in accordance with the **Water Act 1989**. Submissions will be received for one month after the publication of this notice in the Victoria Government Gazette and should state grounds of objections to the proposal and will be considered at the Board of the Authority’s next meeting. Copies of the Proposals may be inspected free of charge at the office of Goulburn–Murray Water, 40 Casey Street, Tatura, during business hours.

RUSSELL COOPER  
Chief Executive

**Health Professions Registration Act 2005**

## FEES

In accordance with section 140 of the **Health Professions Registration Act 2005** the Dental Practice Board of Victoria has fixed the following fees which will take effect from 1 July 2007:

<b>Fee</b>	<b>Amount</b>
Application for registration and application for renewal of registration as a dentist	\$435.00
Online application for renewal of registration as a dentist	\$418.00
Application for endorsement as a dental specialist	\$135.00 per special branch of dentistry
Online application for renewal of endorsement as a dental specialist	\$122.00 per special branch of dentistry
Application for registration and application for renewal of registration as a dental prosthetist	\$310.00
Online application for renewal of registration as a dental prosthetist	\$297.00
Application for registration and application for renewal of registration as a dental hygienist	\$163.00
Online application for renewal of registration as a dental hygienist	\$156.00
Application for registration and application for renewal of registration as a dental therapist	\$163.00
Online application for renewal of registration as a dental therapist	\$156.00
Late application for renewal of registration (additional renewal fee)	\$75.00
Application for specific registration to undertake supervised practice or training, or training for an examination that is a qualification for general registration	\$150.00
Application for specific registration and application for renewal of specific registration to practise in a special branch of dentistry	\$570.00
Online application for renewal of specific registration to practise in a special branch of dentistry	\$540.00
Replacement certificate of registration	\$75.00
Application for certificate of good standing	\$50.00
Copy of register (electronic, hardcopy)	\$154.00
Extract of register (electronic, hardcopy)	\$70.00
Extract of register all dentists (mailing labels)	\$495.00
Extract of register all dental prosthetists (mailing labels)	\$154.00
Extract of register all dental therapists (mailing labels)	\$110.00
Extract of register all dental hygienists (mailing labels)	\$66.00

**Notification amount**

Under section 34(1) of the **Health Professions Registration Act 2005** if a person has claimed damages or other compensation from a registered health practitioner for alleged negligence in the course of providing regulated health services, the health practitioner must provide the responsible board with information about the amount of damages or other compensation the health practitioner is ordered by a court to pay, within 30 days after the order is made. This obligation arises if the amount is more than the amount fixed by the board. In accordance with section 34(6) of the **Health Professions Registration Act 2005** the amount the Dental Practice Board of Victoria has fixed for this purpose, which will apply from 1 July 2007, is \$10,000.00.

**Interpretation of Legislation Act 1984**  
**ABORIGINAL HERITAGE REGULATIONS 2007**

Notice of Incorporation of Documents

As required by section 32 of the **Interpretation of Legislation Act 1984**, I give notice that the Aboriginal Heritage Regulations 2007 apply, adopt or incorporate the following documents:

<b>Statutory rule provision</b>	<b>Title of applied, adopted or incorporated document</b>	<b>Matter in applied, adopted or incorporated document</b>
Regulation 4 definition of <i>prior waterway</i>	Geological Survey of Victoria map sheet SJ55–2 entitled “Wangaratta” (dated 1974);	The areas identified as a “leveed stream course”
Regulation 4 definition of <i>prior waterway</i>	Geological Survey of Victoria map sheet SI54–4 entitled “St Arnaud” (dated 1976)	The areas identified as a “leveed stream”
Regulation 4 definition of <i>prior waterway</i>	Geological Survey of Victoria map sheet SI54–16 entitled “Swan Hill” (dated 1974)	The areas identified as a “leveed stream”
Regulation 4 definition of <i>prior waterway</i>	Geological Survey of Victoria map sheet SI55–13 entitled “Deniliquin” (dated 1974)	The areas identified as a “leveed stream trace”
Regulation 4 definition of <i>prior waterway</i>	Geological Survey of Victoria map sheet SJ55–1 entitled “Bendigo” (third edition, 2001)	The areas identified as a “prior stream”
Regulation 25(3) definition of <i>ancient lake</i>	Geological Survey of Victoria 1:250 000 map series sheets— (a) SI54–12 entitled “Balranald” (second edition, 1997); (b) SJ54–3 entitled “Horsham” (second edition, 1997); (c) SI54–11 entitled “Mildura” (second edition, 1997); (d) SI54–15 entitled “Ouyen” (second edition, 1997); (e) SI54–16 entitled “Swan Hill” (second edition, 1997)	The areas identified as “Qy”
Regulation 30(3) definition of <i>high plains</i>	The map entitled “Land Systems and Geomorphic Units”, published by the Land Conservation Council in 1988	The areas identified as “High Plains 1.3”
Regulation 31(3) definition of <i>Koo Wee Rup Plain</i>	Geological Survey of Victoria 1:250 000 map series sheets— (a) SJ55–9 entitled “Queenscliff” (second edition, 1997); (b) SJ55–10 entitled “Warragul” (second edition, 1997)	The areas identified as “Qrm”

Statutory rule provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 32(3) definition of <i>greenstone outcrop area</i>	Geological Survey of Victoria 1:250 000 map series sheet SJ55-1 entitled "Bendigo" (third edition, 2001)	The areas identified as "€mk", "€hb" and "€ws"
Regulation 32(3) definition of <i>greenstone outcrop area</i>	Geological Survey of Victoria 1:250 000 map series sheet SJ55-6 entitled "Warburton" (second edition, 1997)	The areas identified as "€v"
Regulation 33(3) definition of <i>stony rises associated with the Mt Eccles, Mt Napier and Mt Rouse lava flows</i>	Geological Survey of Victoria 1:250 000 map series sheets— (a) SJ54-11 entitled "Portland" (second edition, 1997); (b) SJ54-7 entitled "Hamilton" (second edition, 1997)	The areas identified as "Qvh"
Regulation 34(3) definition of <i>volcanic cones of western Victoria</i>	Geological Survey of Victoria 1:250 000 map series sheets— (a) SJ54-11 entitled "Portland" (second edition, 1997); (b) SJ54-7 entitled "Hamilton" (second edition, 1997); (c) SJ54-12 entitled "Colac" (second edition, 1997); (d) SJ54-8 entitled "Ballarat" (second edition, 1997)	The areas identified as "Qvs"
Regulation 36(3) definition of <i>lunette</i>	Geological Survey of Victoria 1:250 000 map series sheet SJ54-7 entitled "Hamilton" (second edition, 1997)	The area identified as "Qrl"
Regulation 36(3) definition of <i>lunette</i>	Geological Survey of Victoria 1:250 000 map series sheets— (a) SI54-12 entitled "Balranald" (second edition, 1997); (b) SJ55-1 entitled "Bendigo" (third edition, 2001); (c) SI55-13 entitled "Deniliquin" (second edition, 1997); (d) SJ54-3 entitled "Horsham" (second edition, 1997); (e) SI54-11 entitled "Mildura" (second edition, 1997); (f) SI54-15 entitled "Ouyen" (second edition, 1997);	The areas identified as "Qu"

Statutory rule provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
	(g) SJ54-4 entitled "St Arnaud" (second edition, 1997); (h) SI54-16 entitled "Swan Hill" (second edition, 1997); (i) SJ55-3 entitled "Tallangatta" (second edition, 1997); (j) SJ55-2 entitled "Wangaratta" (second edition, 1997)	
Regulation 37(3) definition of <i>source bordering dune</i>	Geological Survey of Victoria 1:250 000 map series sheets— (a) SI55-13 entitled "Deniliquin" (second edition, 1997); (b) SJ54-3 entitled "Horsham" (second edition, 1997); (c) SI54-11 entitled "Mildura" (second edition, 1997); (d) SJ54-4 entitled "St Arnaud" (second edition, 1997); (e) SI54-16 entitled "Swan Hill" (second edition, 1997); (f) SJ55-2 entitled "Wangaratta" (second edition, 1997)	The areas identified as "Qo"
Regulation 38(3) definition of <i>sand sheet, including the Cranbourne sand</i>	Geological Survey of Victoria 1:250 000 map series sheet SJ55-9 entitled "Queenscliff" (second edition, 1997)	The areas identified as "Qpd"
Regulations 21, 40 and 41	Plan of Bucks Sandhill published in Commonwealth Government Gazette No. GN50, 19 December 2001, page 3675	Whole of the Plan
Regulation 51(3) definition of <i>Victorian Volcanic Plain</i>	Geological Survey of Victoria 1:250 000 map series sheets— (a) SJ54-8 entitled "Ballarat" (second edition, 1997); (b) SJ55-1 entitled "Bendigo" (third edition, 2001); (c) SJ54-12 entitled "Colac" (second edition, 1997); (d) SJ54-7 entitled "Hamilton" (second edition 1997); (e) SJ55-5 entitled "Melbourne" (second edition, 1997);	

Statutory rule provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
	(f) SJ54-11 entitled "Portland" (second edition, 1997); (g) SJ55-9 entitled "Queenscliff" (second edition, 1997); (h) SJ54-4 entitled "St Arnaud" (second edition, 1997)	The areas identified as "Qvh", "Qvn", "Qvs", "Qvs2" and "Qvt"

Copies of the material applied, adopted or incorporated by the regulations were lodged with the Clerk of the Parliaments on 4 June 2007.

Dated 14 June 2007

GAVIN JENNINGS MLC  
 Minister for Aboriginal Affairs

### Pipelines Act 2005

#### SECTION 67

#### Minor Alteration of Authorised Route of Pipeline Licence 158

The altered authorised route of Pipeline Licence 158 held by: COOGEE ENERGY PTY LTD, ABN 65 083 009 278, 180 Greens Road, Dandenong, Vic. 3715 commences at a line valve 800m south of the intersection of Fitzgerald Road and Boundary Road, Laverton North, and runs north for 6.2km to terminate at a line valve near the crossing of Tilburn Road by the Western Ring Road, Deer Park.

The alteration of the authorised route is particularly indicated in drawings:

VM-D70-7201-14 Rev B

VM-D70-7201-16 Rev B

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

PL 02-1

Dated 20 June 2007

Granted by  
 TERRY McKINLEY  
 Manager Petroleum Regulation  
 Delegate of the Minister

**Pipelines Act 2005**

## SECTION 67

## Minor Alteration of Authorised Route of Pipeline Licence 50

The altered authorised route of Pipeline Licence 50 held by: GASNET AUSTRALIA (OPERATIONS) PTY LTD, ABN 65 083 009 278, 180 Greens Road, Dandenong, Vic. 3715, commences at the Dandenong Terminal Station at the intersection of Greens Road and Hammond Road, Dandenong, being 450mm in diameter, and runs in an easterly direction for 127km to terminate on Porters Road, Morwell. One branch line, being 300mm in diameter, runs for 400m to the Jeeralang Power Station, Morwell.

The alteration of the authorised route is particularly indicated in drawing numbers: N3-157-1 Rev D

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

A6-50-1 Rev B            A6-50-2            A6-50-3 Rev A            A6-50-4  
A6-50-5            A6-50-6 Rev A            A6-50-7 Rev A

Dated 20 June 2007

Granted by  
TERRY McKINLEY  
Manager Petroleum Regulation  
Delegate of the Minister.

**Medical Practice Act 1994**

## FIXING OF FEES

Pursuant to section 96 of the **Medical Practice Act 1994** the Medical Practitioners Board of Victoria has fixed the following fees for a period of not less than 12 months commencing 1 July 2007.

References to sections below are references to sections of the **Health Professions Registration Act 2005**.

**1. Registration Fees:**

Application for:	\$
General registration (section 6)	
(i) in excess of six (6) months	415.00
(ii) six (6) months or less	210.00
Specific registration (section 7)	
(i) in excess of six (6) months	415.00
(ii) six (6) months or less	210.00
Non-practising registration (section 11)	200.00
Provisional registration (section 9)	210.00
Renewal of registration (section 18)	415.00
Renewal of registration (section 18) online	405.00
Amendment/variation of specific registration	
(i) in excess of six (6) months	415.00
(ii) six (6) months or less	210.00
Registration pursuant to <b>Mutual Recognition Act 1992</b> (C'th)	
(i) in excess of six (6) months	415.00
(ii) six (6) months or less	210.00

Application Fee for General and Specific Registration	180.00
Additional renewal fee for application for renewal of registration received within three (3) months after 30 September 2007 (section 18(6))	150.00
<b>2. Other Fees:</b>	
Application for Certificate of Good Standing	70.00
Provision of a letter of confirmation of registration status, not being a Certificate of Good Standing	70.00
Endorsement fee re the practice of acupuncture (sections 28 & 29(2)(b))	25.00
Fee for extracts/copies from the Register of Medical Practitioners (section 30(7))	
(i) Single extract	70.00
(ii) Multiple extracts (up to 20)	245.00
(iii) Copy of full Register	1,750.00
(iv) Copy of part Register	875.00
Redirection fee (GST inclusive)	40.00
Replacement student card (GST inclusive)	40.00

Dated 21 June 2007

Dr J. M. FLYNN  
President  
Medical Practitioners Board of Victoria

### Melbourne City Link Act 1995

#### NOTICE UNDER SECTION 71(1A)

Under section 71(1A) of the **Melbourne City Link Act 1995** ("the Act"), CityLink Melbourne Limited ABN 65 070 810 678 (the relevant corporation in relation to the Link road and the Extension road) hereby fixes Toll Administration Fees which are payable to it and specifies the circumstances in which they are payable.

For the purposes of this Notice, the following definitions apply:

**Addressee** means the person named on a Request for Payment or Further Request for Payment.

**Extension road** has the same meaning as in the Act.

**Further Request for Payment** means a further Request for Payment sent to an Addressee following the sending of a Request for Payment to that Addressee in relation to any or all of the Trips the subject of that Request for Payment.

**Link road** has the same meaning as in the Act.

**Request for Payment** means, in relation to a Trip or Trips, a request for payment of the tolls in respect of that Trip or Trips (as the case may be) and the Toll Administration Fee, within the meaning of section 77(1)(a) or sections 77(1)(b) and 78(1) of the Act (as the case may be).

**the Agreement** has the same meaning as in the Act.

**the Extension Agreement** has the same meaning as in the Act.

**the Integration and Facilitation Agreement** has the same meaning as in the Act.

**Toll Administration Fee** means a toll administration fee within the meaning of section 71(1A) of the Act.

**Trip** is the passage of a vehicle on one or more toll zones:

- (a) uninterrupted by exit and subsequent re-entry; or
- (b) if so interrupted, the interruption consists only of travel directly between:
  - (i) that part of the Link road between Bulla Road and the West Gate Freeway; and
  - (ii) that part of the Link road between Sturt Street and Glenferrie Road.

**vehicle** has the same meaning as in the Act.

Under section 71(1A) of the Act and in accordance with the Agreement or the Extension Agreement (as the case requires):

- (a) a Toll Administration Fee of \$12.00 is payable when a Request for Payment is sent to an Addressee; and
- (b) a Toll Administration Fee of \$21.50 is payable when a Further Request for Payment is sent to an Addressee.

This notice is also a notice for the purposes of:

- (a) schedule 3 of the Agreement;
- (b) schedule 1 of the Extension Agreement and in that capacity is given by CityLink Melbourne Limited as agent for City Link Extension Pty Limited (ABN 40 082 058 615); and
- (c) schedule 4 of the Integration and Facilitation Agreement and in that capacity is given by CityLink Melbourne Limited for itself and as agent for City Link Extension Pty Limited.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends –

the NOTICE UNDER SECTION 71(1A) dated 13 September 2005 and published in the Victoria Government Gazette No. G 38 (pages 2144 to 2145), dated 22 September 2005 (“the Last Notice”).

This notice takes effect on 1 July 2007 and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

Dated 21 June 2007

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)

**Land Acquisition and Compensation Act 1986**

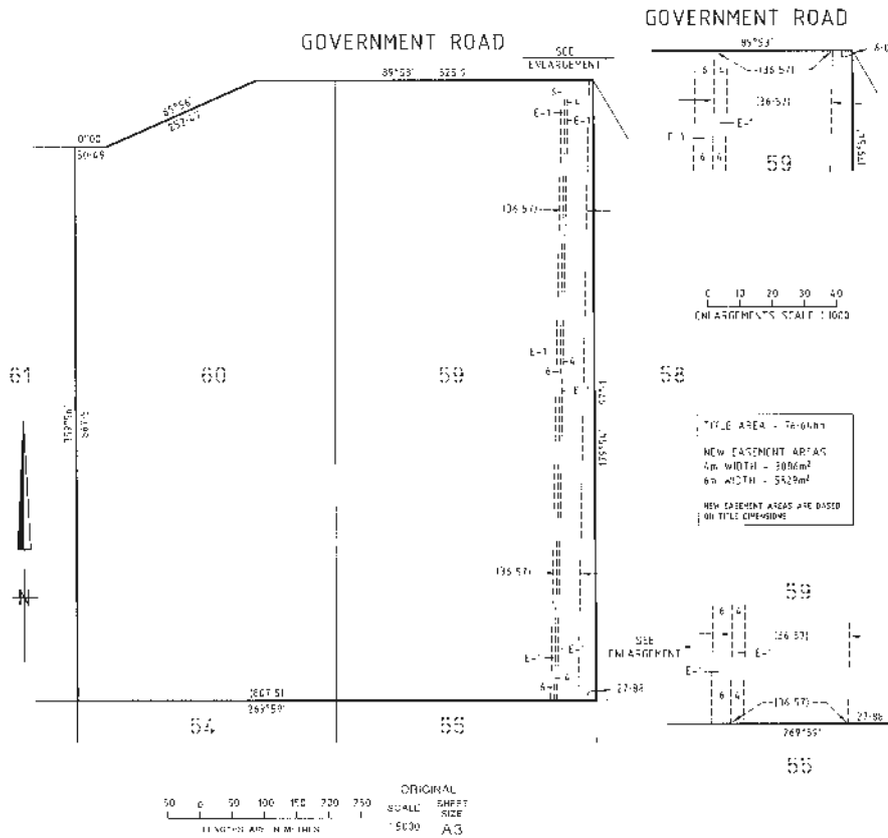
**FORM 7**

**Notice of Acquisition**

**Compulsory Acquisition of Interest in Land**

Central Highlands Region Water Authority, ABN 75 224 340 348, of 7 Learmonth Road, Ballarat, Vic. 3353 declares that by this notice it acquires the following interest in the land described in Certificate of Title Volume 08872, Folio 740 ("Land"):

An Easement for the purposes of a pipeline for water over part of the Land being the area marked "E-1" on the attached plan.



Published with the authority of Central Highlands Region Water Authority  
 Dated 28 June 2007

TONY WRIGHT  
 for and on behalf of Central Highlands  
 Region Water Authority  
 CHW Project Director, Goldfields Superpipe

**Land Acquisition and Compensation Act 1986**

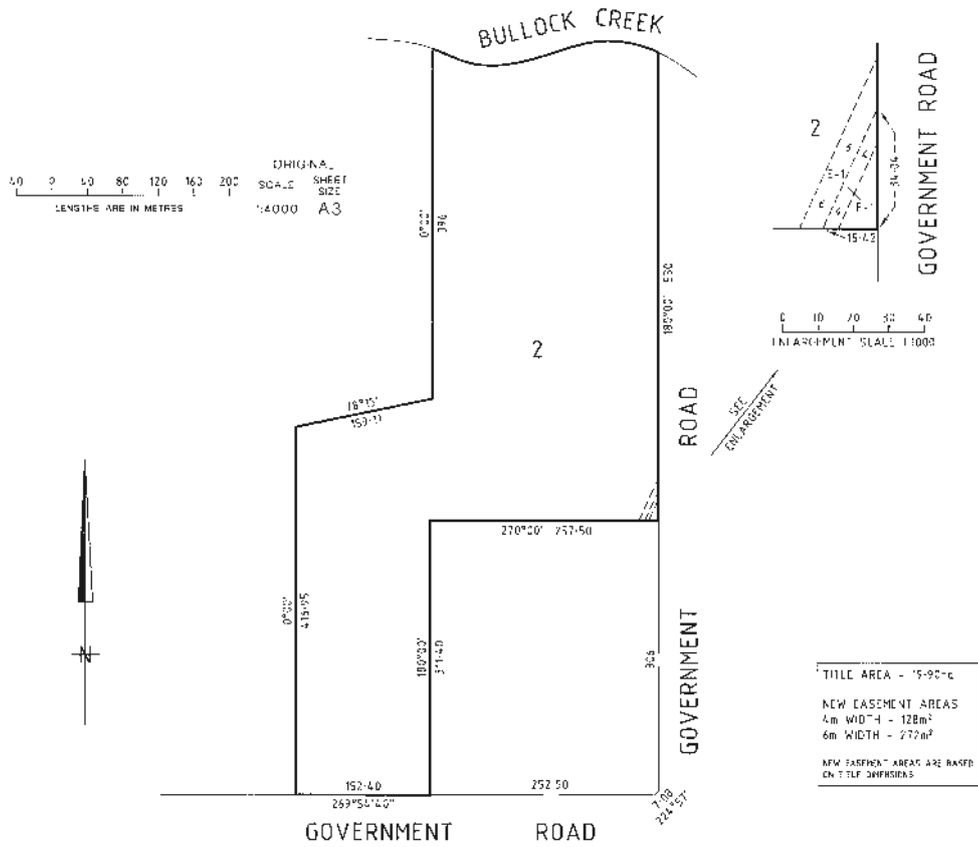
**FORM 7**

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Central Highlands Region Water Authority, ABN 75 224 340 348, of 7 Learmonth Road, Ballarat, Vic. 3353 declares that by this notice it acquires the following interest in the land described in Certificate of Title Volume 09997, Folio 652 ("Land"):

An Easement for the purposes of a pipeline for water over part of the Land being the area marked "E-1" on the attached plan.



Published with the authority of Central Highlands Region Water Authority  
 Dated 28 June 2007

TONY WRIGHT  
 for and on behalf of Central Highlands  
 Region Water Authority  
 CHW Project Director, Goldfields Superpipe

**Retirement Villages Act 1986**

**SECTION 47**

**Extinguishment of Retirement Village Charge**

I hereby declare that the charge No. T588052T pursuant to section 29 of the **Retirement Villages Act 1986**, registered on 7 March 1995 on Certificate of Title Volume 08555, Folio 476 under the **Transfer of Land Act 1958**, is extinguished in so far as it affects the part of the land identified as A on the attached survey plan.

**SURVEY PLAN**

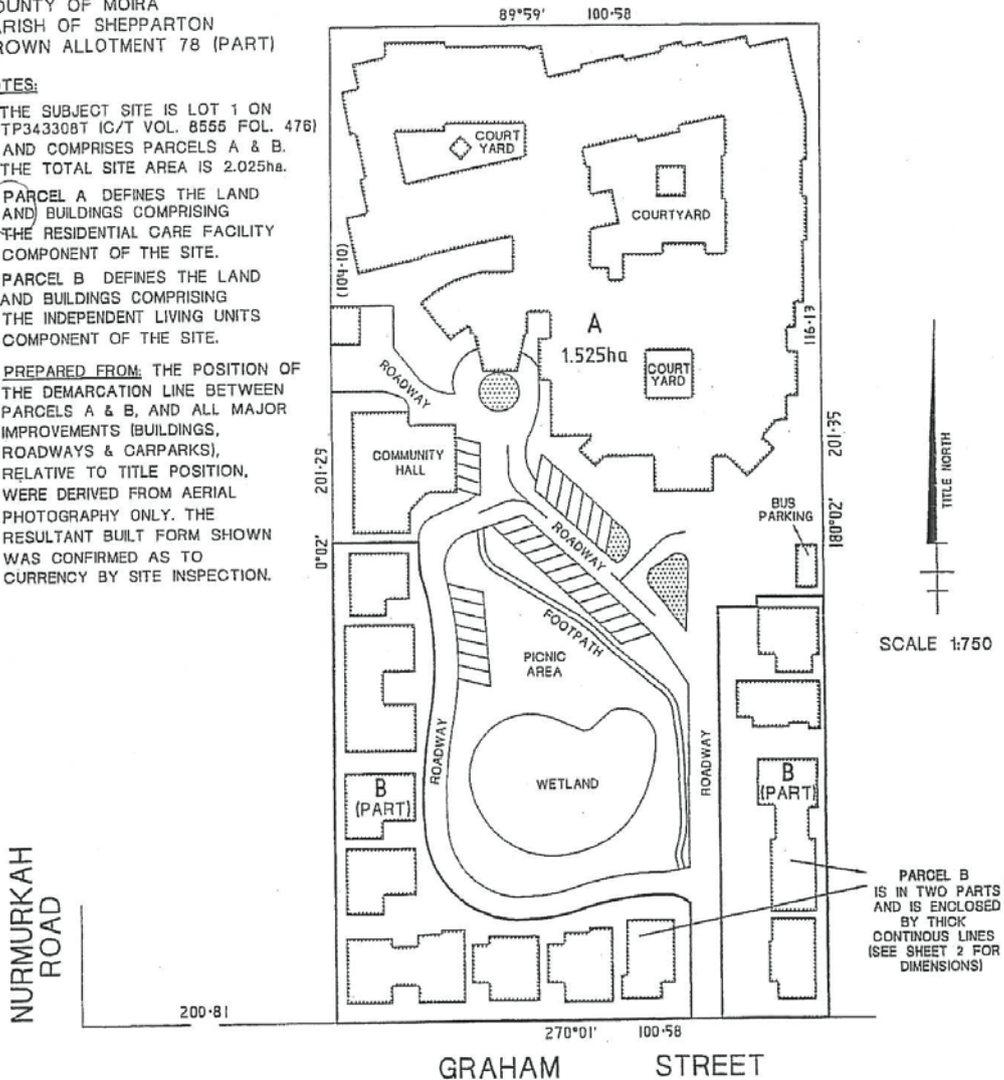
APPLICATION FOR EXTINGUISHMENT OF CHARGE AND/OR CANCELLATION OF NOTICE  
RESIDENTIAL CARE FACILITY AND/OR RETIREMENT VILLAGE  
RETIREMENT VILLAGES ACT 1986 SECTIONS 47 & 48

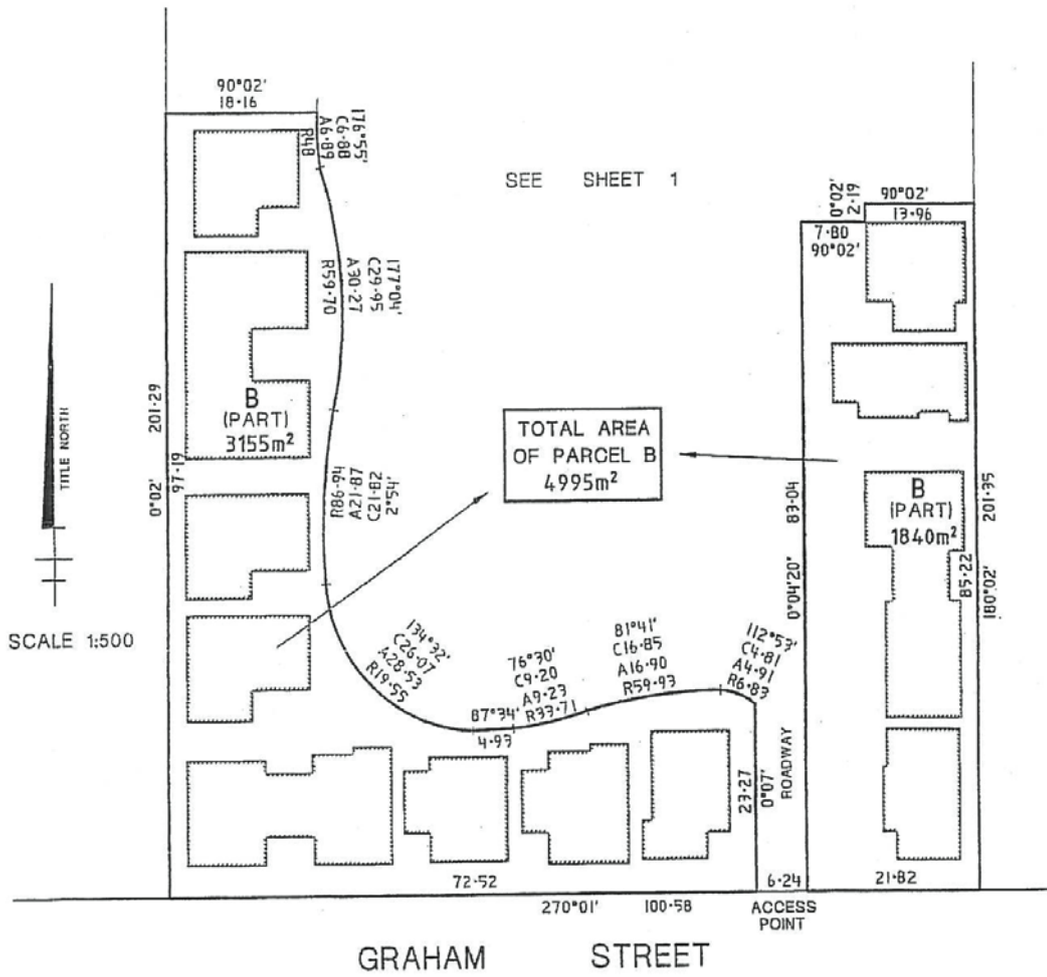
AVE MARIA COMMUNITY VILLAGE  
25 GRAHAM STREET, SHEPPARTON 3630

COUNTY OF MOIRA  
PARISH OF SHEPPARTON  
CROWN ALLOTMENT 78 (PART)

**NOTES:**

1. THE SUBJECT SITE IS LOT 1 ON TP343308T IC/T VOL. 8555 FOL. 476) AND COMPRISES PARCELS A & B. THE TOTAL SITE AREA IS 2.025ha.
2. PARCEL A DEFINES THE LAND AND BUILDINGS COMPRISING THE RESIDENTIAL CARE FACILITY COMPONENT OF THE SITE.
3. PARCEL B DEFINES THE LAND AND BUILDINGS COMPRISING THE INDEPENDENT LIVING UNITS COMPONENT OF THE SITE.
4. PREPARED FROM: THE POSITION OF THE DEMARCATION LINE BETWEEN PARCELS A & B, AND ALL MAJOR IMPROVEMENTS (BUILDINGS, ROADWAYS & CARPARKS), RELATIVE TO TITLE POSITION, WERE DERIVED FROM AERIAL PHOTOGRAPHY ONLY. THE RESULTANT BUILT FORM SHOWN WAS CONFIRMED AS TO CURRENCY BY SITE INSPECTION.





Dated 14 June 2007

DR DAVID COUSINS  
Director  
Consumer Affairs Victoria

**Retirement Villages Act 1986**

**SECTION 47**

**Extinguishment of Retirement Village Charge**

I hereby declare that the charge No. T588052T pursuant to section 29 of the **Retirement Villages Act 1986**, registered on 7 March 1995 on Certificate of Title Volume 08555, Folio 476 under the **Transfer of Land Act 1958**, is extinguished in so far as it affects the part of the land identified as A on the attached survey plan.

**SURVEY PLAN**

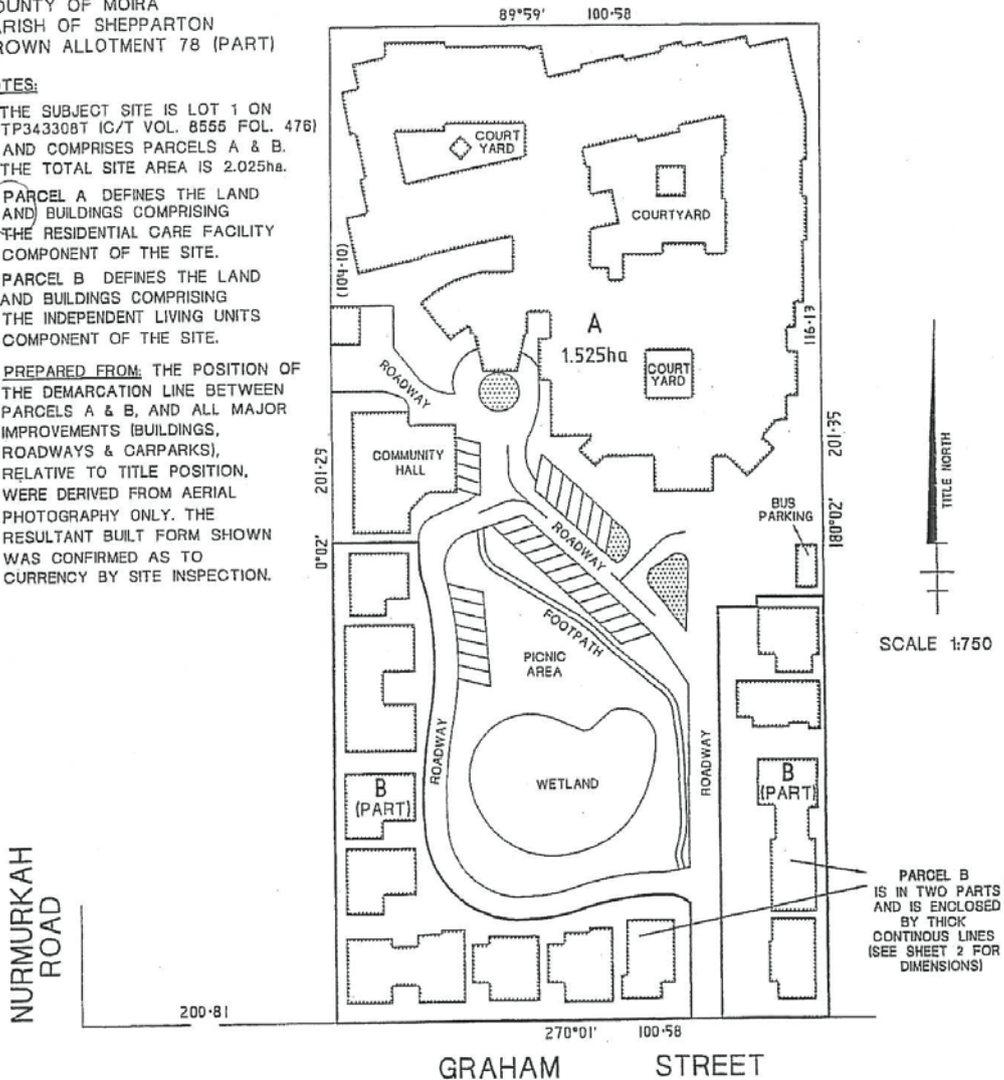
APPLICATION FOR EXTINGUISHMENT OF CHARGE AND/OR CANCELLATION OF NOTICE  
RESIDENTIAL CARE FACILITY AND/OR RETIREMENT VILLAGE  
RETIREMENT VILLAGES ACT 1986 SECTIONS 47 & 48

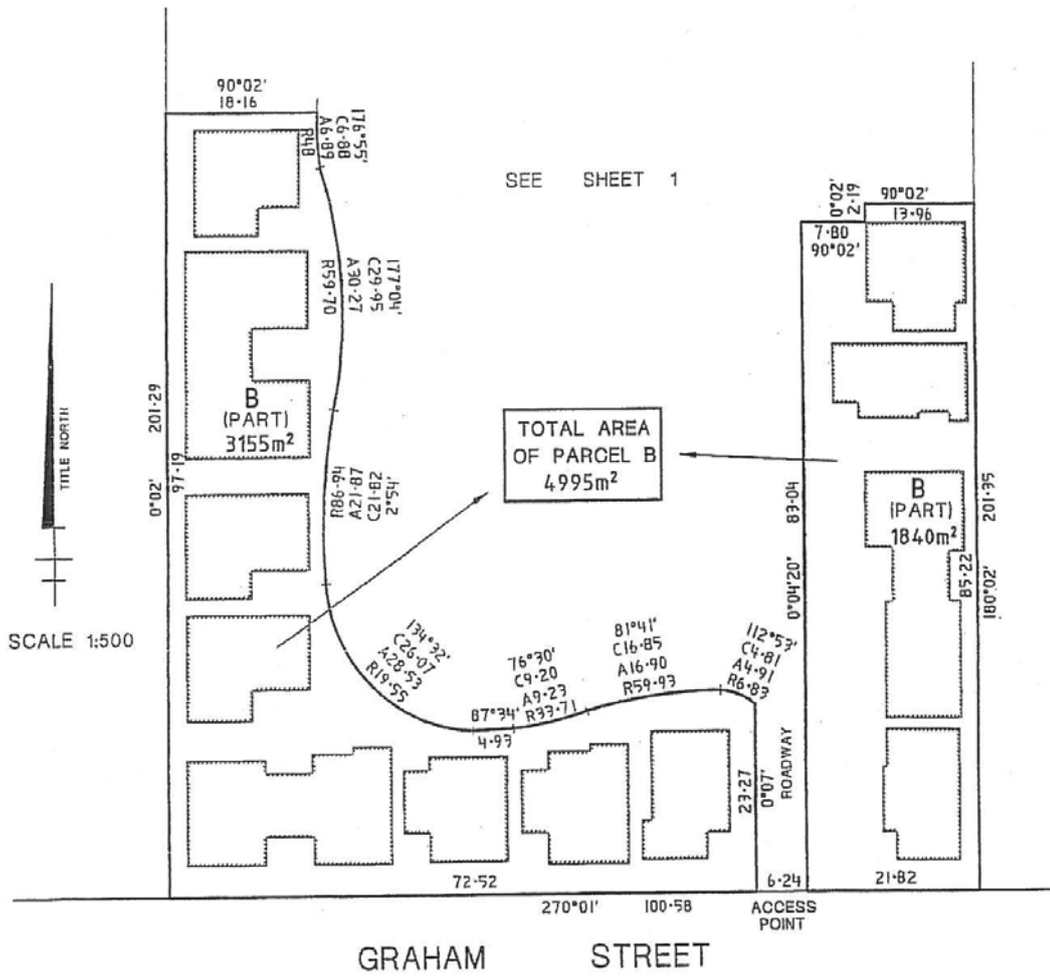
AVE MARIA COMMUNITY VILLAGE  
25 GRAHAM STREET, SHEPPARTON 3630

COUNTY OF MOIRA  
PARISH OF SHEPPARTON  
CROWN ALLOTMENT 78 (PART)

**NOTES:**

1. THE SUBJECT SITE IS LOT 1 ON TP343308T IC/T VOL. 8555 FOL. 476) AND COMPRISES PARCELS A & B. THE TOTAL SITE AREA IS 2.025ha.
2. PARCEL A DEFINES THE LAND AND BUILDINGS COMPRISING THE RESIDENTIAL CARE FACILITY COMPONENT OF THE SITE.
3. PARCEL B DEFINES THE LAND AND BUILDINGS COMPRISING THE INDEPENDENT LIVING UNITS COMPONENT OF THE SITE.
4. PREPARED FROM: THE POSITION OF THE DEMARCATION LINE BETWEEN PARCELS A & B, AND ALL MAJOR IMPROVEMENTS (BUILDINGS, ROADWAYS & CARPARKS), RELATIVE TO TITLE POSITION, WERE DERIVED FROM AERIAL PHOTOGRAPHY ONLY. THE RESULTANT BUILT FORM SHOWN WAS CONFIRMED AS TO CURRENCY BY SITE INSPECTION.





Dated 14 June 2007

DR DAVID COUSINS  
Director  
Consumer Affairs Victoria

**Water Act 1989**  
ENVIRONMENTAL ENTITLEMENT  
(CAMPASPE RIVER – LIVING MURRAY) 2007

I, John Thwaites, Minister for Water, Environment and Climate Change, as Minister administering the **Water Act 1989**, make the following Instrument –

**PART 1 - INTRODUCTORY**

**1. TITLE**

This Instrument is called the Environmental Entitlement (Campaspe River – Living Murray) 2007.

**2. PURPOSE**

The purpose of this Instrument is to grant an environmental entitlement for water recovered in the Campaspe system to be used to provide increased environmental flows along the River Murray, specifically to meet the ecological objectives for use of Living Murray water developed by the MDBC.

**3. COMMENCEMENT**

This Instrument comes into effect on 1 July 2007.

**4. EMPOWERING PROVISIONS**

This Instrument is made under section 48B of the **Water Act 1989**.

**5. DEFINITIONS**

In this Instrument –

“**Act**” means the **Water Act 1989**;

“**additional water**” means water in addition to the water available under the environmental entitlement;

“**Campaspe system**” means the water supply systems supplied from Lake Eppalock;

“**distribution system**” means the channels, pipes and other works, and the natural or modified waterways which are used to transport water from the headworks system;

“**environment Minister**” means the Minister described in s 48A of the Act, and in relation to a provision, includes any person authorised by the Minister to act on the Minister’s behalf in relation to that provision, or to whom the water Minister has delegated the relevant power, discretion, function, authority or duty under s 48PB of the Act;

“**environmental entitlement**” means the entitlement described in clause 6.1 of this Instrument;

“**EWR**” means the Environmental Water Reserve, as defined in s4A of the Act;

“**Extended Use Account**” means the mechanism for recording the volume of water available under the entitlement in the previous year that is held in storage for use in the current year;

“**flow monitoring points**” means the measuring points specified in Schedule 3 or agreed to as provided for in this Instrument;

“**GL**” means gigalitre/s, 1000 megalitres;

“**headworks system**” means the headworks storages and associated water supply works on the Campaspe River as shown in the Asset Register of Goulburn–Murray Water Rural Water Authority;

“**licence**” means any licence granted under Part 4 of the Act;

“**Living Murray water**” means part or all of 500GL recovered over 5 years as agreed to by the MDBC to address water over-allocation and to achieve ecological objectives in the Murray–Darling Basin;

- “**MDBC**” means the Murray–Darling Basin Commission;
- “**ML**” means megalitre/s;
- “**Murray–Darling Basin cap**” means the water that the environment Minister would have diverted from the system waterway under the 1993/4 level of development;
- “**Operating Arrangements**” means the arrangements referred to in clause 16 of this Instrument;
- “**Resource Manager**” means the person appointed by the Minister under section 43A of the Act to undertake tasks as described in the Bulk Entitlement (Campaspe River – Goulburn–Murray Water) Conversion Order 2000;
- “**Storage Operator**” means the person appointed under section 43A or Part 6C of the Act to carry out the functions of a storage manager in relation to the headworks system;
- “**Valley Cap**” means the climatically varied cap on the total volume of water that can be taken under the environmental entitlement in any one year as determined each year in accordance with Schedule 1;
- “**Victoria’s Living Murray water obligations**” means Victoria’s obligations set by the MDBC in respect of Living Murray water;
- “**Victorian tributaries**” means Victorian rivers and creeks within the Murray–Darling Basin;
- “**water allocation**” means the volume of water allocated to the environmental entitlement at any particular time under section 64GB of the Act;
- “**water available under the environmental entitlement**” means the water available under the environmental entitlement as provided for in clause 6 of the Instrument;
- “**water Minister**” means the Minister administering the **Water Act 1989**, and in relation to a provision, includes any person authorised by the water Minister to act on the water Minister’s behalf in relation to that provision, or to whom the water Minister has delegated the relevant power, discretion, function, authority or duty under s 306 of the Act;
- “**year**” means the 12 months from 1 July to 30 June.

## PART 2 – THE ENTITLEMENT

- 6. ENVIRONMENTAL ENTITLEMENT**
- 6.1 The environment Minister is allocated an environmental entitlement to the annual volume of water as specified in Schedule 1 of this Instrument.
- 6.2 Water available under the environmental entitlement is to be used for the purpose of meeting Victoria’s Living Murray obligations.
- 7. QUANTIFYING THE ENTITLEMENT**
- 7.1 Water available under the environmental entitlement in any one year is:
- (a) the amount of the water allocation; and
  - (b) any amount set aside in the Extended Use Account as provided for in this Instrument;
- less
- (c) any losses specified in Schedule 2 or as determined in accordance with clause 13;
- provided that –
- (d) the amount available does not exceed the Valley Cap as determined each year in accordance with Schedule 1.
- 7.2 Water available under the environmental entitlement may be ordered for delivery at the flow monitoring points.

**PART 3 – WATER AVAILABLE****8. ANNUAL WATER ALLOCATION**

- 8.1 The water allocation under the environmental entitlement must be determined in accordance with the rules for water allocations for low-reliability water shares for that year in accordance with Table 2 of Schedule 1.
- 8.2 The person responsible for determining the allocation must advise the environment Minister of:
- (a) the water allocation determined under clause 8.1;
  - (b) the volume of that allocation held in storage; and
  - (c) if there are any changes to the water allocation.
- 8.3 Any water allocation made under the environmental entitlement must comply with the conditions of the Murray–Darling Basin Cap.

**9. SUPPLY ARRANGEMENTS**

- 9.1 The Storage Operator, in accordance with the Operating Arrangements, shall deliver the water at the flow monitoring points.

**10. USE OF LIVING MURRAY WATER**

- 10.1 The environment Minister must ensure that water available under the environmental entitlement is applied to meet the ecological objectives for use of Living Murray water, and be consistent with any other ecological objectives developed by the MDBC.
- 10.2 To facilitate the application of water in accordance with clause 10.1, the environment Minister must assign all water allocated under the environmental entitlement each year to the holder of the Bulk Entitlement (River Murray – Flora and Fauna) Conversion Order 1999, in accordance with the Act.

**11. TRANSFER**

- 11.1 The environment Minister shall not permanently transfer any or all of the environmental entitlement.

**12. EXTENDED USE ACCOUNT**

- 12.1 After assignment, the holder of the Bulk Entitlement (River Murray – Flora and Fauna) Conversion Order 1999 may set aside any unused water available under the environmental entitlement on 30 June, for use in the first 6 months of the next year (July–December), provided that the conditions of use of the Extended Use Account (specified in the Bulk Entitlement (River Murray – Flora and Fauna) Conversion Order 1999) are applied.
- 12.2 When the headworks system reservoir spills, and that reservoir was holding part or all of the water available in the Extended Use Account, the Resource Manager must reduce the amount stored in the Extended Use Account by the amount of the spill, before reducing the amount stored under any water shares or entitlements.

**13. WATER ACCOUNTING PROCEDURES**

- 13.1 The amount of water supplied under clause 9 must be calculated as the amount of water flowing past the flow monitoring points in excess of the flow that would have occurred had this supply not been ordered.
- 13.2 The Resource Manager shall keep a record of:
- (a) the volume of water allocated under the environmental entitlement;
  - (b) the volume in the Extended Use Account;
  - (c) the volume of water supplied to the Murray River and the agreed volume of Campaspe River transmission loss associated with the supply;
  - (d) the volume spilled from the entitlement (including the Extended Use Account);
  - (e) the volume of water available under the entitlement at any time, including the water in the Extended Use Account;

- (f) the amount of the Valley Cap, the amount carried over from the previous year; and
  - (g) the amount of water taken at any time.
- 13.3 The volume to which the environment Minister is entitled shall be calculated in accordance with the following rules:
  - (a) deduction of losses from the total volume available, in accordance with Schedule 2 or as agreed to in accordance with clause 13.4;
  - (b) no deduction of losses that occur downstream of the flow monitoring points from the volume of water available under the environmental entitlement; and
  - (c) capping of the total volume of losses so that loss volumes do not exceed the volume of water available under the environmental entitlement for that year.
- 13.4 The environment Minister, in consultation with the Storage Operator and the Resource Manager, must develop a program to further refine the calculation of the losses between the storages, flow monitoring point(s) and the River Murray within 12 months of the commencement of this Instrument.
- 14. FLOW MONITORING POINTS**
- 14.1 The environment Minister may account for water to which it is entitled under this Instrument:
  - (a) at the flow monitoring points specified in Schedule 3; or
  - (b) at such other flow monitoring points as are, at the request of the environment Minister, agreed to in writing by –
    - (i) the water Minister, in case of flow monitoring points on the Campaspe River;
    - (ii) a distributor, in the case of flow monitoring points on a distribution system.
- 15. GRANTING WATER CREDITS**
- 15.1 On the application of the environment Minister, the water Minister may grant the environment Minister credit for any water taken from but subsequently returned to the Campaspe system against the total amount of the entitlement, as set out in this clause.
- 15.2 The water Minister may grant a credit for returned flow made to the Campaspe system if the returned flow is considered by the water Minister to be useful in meeting Victoria's Living Murray water obligations.

#### **PART 4 – OPERATION AND MANAGEMENT CONDITIONS**

##### **16. OPERATING ARRANGEMENTS**

- 16.1 Within twelve months of the commencement of this Instrument, the environment Minister must consult with the River Murray Water, Storage Operator and River Murray Resource Manager to develop and propose to the water Minister, agreed Operating Arrangements for the environmental entitlement.
- 16.2 The Operating Arrangements must:
  - (a) meet the ecological objectives for use of Living Murray water, and be consistent with any other ecological objectives developed by the MDBC;
  - (b) meet the EWR Objective as stated in section 4B of the Act;
  - (c) use best endeavours to enhance the delivery of any additional water to priority environmental locations along the Campaspe River; and
  - (d) do no harm to Victorian tributaries in the delivery of environmental water.

- 16.3 The Operating Arrangements must include:
- (a) arrangements for the supply of water:
    - (i) during the irrigation season;
    - (ii) outside the irrigation season; and
    - (iii) during periods of rationing caused by channel capacity constraints;
  - (b) arrangements for accounting for water held in the Extended Use Account; and
  - (c) arrangements for reporting under clause 18.
- 16.4 The water Minister may –
- (a) approve a proposal made under clause 16.1; or
  - (b) require the environment Minister to amend the proposal; or
  - (c) not approve the proposal.
- 16.5 The water Minister may, at any time, require the environment Minister to –
- (a) review all or part of any proposal approved by the water Minister if, in the water Minister's opinion, it is, at any time, no longer fair or reasonable; and
  - (b) make an amended proposal to the water Minister.
- 16.6 The environment Minister must obtain the agreement of River Murray Water, the Storage Operator and the Resource Manager for any amendments proposed under clause 16.5.
- 16.7 The environment Minister must seek agreement annually with River Murray Water, the Storage Operator and the Resource Manager on the Operating Arrangements for the supply of water under this environmental entitlement. This agreement will be made prior to 1 July of each year.
- 16.8 In the event that the environment Minister cannot reach agreement on the Operating Arrangements in any year, the water Minister may direct the environment Minister on the Operating Arrangements which will apply in that year.
- 17. METERING PROGRAM**
- 17.1 The environment Minister must consult with Goulburn–Murray Water to ensure that provision has been made in their metering program to measure water used under the environmental entitlement.
- 18. REPORTING REQUIREMENTS**
- 18.1 The water Minister may require the environment Minister to report on all or any of the following:
- (a) the daily flows under the environmental entitlement at each of the flow monitoring points (for the periods in which releases are made);
  - (b) the annual volume of flows under the environmental entitlement at each of the flow monitoring points;
  - (c) the volume of water as shown in the Extended Use Account;
  - (d) any assignment of all or part of the allocation under the environmental entitlement for any year;
  - (e) any bulk entitlement, licence, water share or water allocation, temporarily or permanently transferred to the environment Minister in the Campaspe system;
  - (f) any failure by the environment Minister to comply with any provision of this Instrument; and
  - (g) any existing or anticipated difficulties experienced by the environment Minister in complying with this Instrument and any remedial action taken or proposed.

- 18.2 The water Minister may require the environment Minister to report on all or any of the matters set out in clause 18.1 –
- (a) in writing, or in such electronic form as may be agreed between the environment Minister and the water Minister; and
  - (b) within 14 days of receiving the water Minister’s written request or such longer period as the water Minister may determine.

**19. DATA**

- 19.1 The water Minister will use the water Minister’s best endeavours to ensure that all hydrological and other data required by the environment Minister to comply with the conditions of the environmental entitlement are made available to the environment Minister.
- 19.2 The environment Minister must make available to any person data collected by or on behalf of the environment Minister for the purpose of complying with the environmental entitlement, subject to the person paying any fair and reasonable access fee imposed by the environment Minister to cover the costs of making the data available to that person.

**20. COSTS AND FINANCIAL OBLIGATIONS**

- 20.1 The environment Minister will be responsible for the costs associated with storage and delivery of water allocated under the environmental entitlement.

**PART 5 – DISPUTE RESOLUTION**

**21. DISPUTE RESOLUTION**

- 21.1 If a difference or dispute arises between the water Minister, the environment Minister and the other entitlement holders, or with their consent, the MDBC and River Murray Water, or any of them (the “parties”), concerning the interpretation or application of this Instrument, a party may give written notice to another party requiring the matter to be determined by an independent expert.
- 21.2 The notice requiring that the matter be determined by independent expert may only be given 14 days after the matter has arisen. The independent expert may only commence to determine the matter a further 14 days after the giving of that notice.
- 21.3 The other parties will only be subject to the resolution procedure set out in this clause if they consent to the procedure.
- 21.4 The independent expert will be either –
- (a) a person agreed to by the parties to the difference or dispute; or
  - (b) if the parties cannot agree, a person nominated by the President of the Institute of Arbitrators, Australia.
- 21.5 The independent expert must reach a conclusion on the matter within 30 days of it being referred, but has power to extend the period for reaching a conclusion on the matter by a further 30 days.
- 21.6 The independent expert must send a copy of the conclusion and their supporting reasons to each party to the difference or dispute.
- 21.7 In any difference or dispute to which the water Minister is a party –
- (a) the independent expert must express the conclusion as a recommendation; and
  - (b) the water Minister must consider any recommendation made under paragraph (a) before deciding whether there are grounds for giving a direction pursuant to s 48J(2) of the Act.
- 21.8 In any difference or dispute to which the water Minister or the Murray–Darling Basin Ministerial Council is not a party, any conclusion by an independent expert is final and binding on the parties.

21.9 The environment Minister may request the water Minister to determine the apportionment of the costs of and incidental to every reference, including the costs of the independent expert.

Dated 20 June 2007

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

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Note: An explanatory note that accompanies this Instrument is available from the Department of Sustainability and Environment.

**SCHEDULE 1 – QUANTIFICATION OF ENTITLEMENT****Table 1 – Volume of environmental entitlement**

Source	Volume available (ML)	Comment
Living Murray water	5,085	Low-reliability entitlement <i>Valley Cap applies</i>

**Table 2 – Volumes allocated to the environmental entitlement under different allocation scenarios**

Allocation to low-reliability water shares	10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Volume available under environmental entitlement	509	1017	1526	2034	2543	3051	3560	4068	4577	5085

**Table 3 – Volumes available under the Valley Cap under different allocation scenarios.**

Allocation to low-reliability water shares	10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Volume available under Valley Cap	491	981	1472	1962	2453	2943	3434	3924	4415	4905

**Rules for the operation of the Valley Cap**

1. The Valley Cap is a maximum limit on the amount of water that is available under the environmental entitlement in any one year.
2. The volume of water available under the environmental entitlement in any one year will be the lesser of:
  - (a) the amount of water allocated under the environmental entitlement in that year (including water in the Extended Use Account); and
  - (b) the amount determined by applying the Valley Cap (including any amounts carried over from the previous years).
3. The Valley Cap is climatically variable, so that the amount of the Valley Cap in any one year will vary according to the amount of water available to be allocated to low-reliability water shares as specified in Table 3 in that year.
4. Where the water used in any one year is less than the amount of the Valley Cap in that year, the Valley Cap is increased by the amount of the unused portion in the subsequent year.
5. The total amount of the Valley Cap in any one year may be more than the amount specified in Table 3, because amounts accumulated in previous years can be added to the amount available in that one year.

**SCHEDULE 2 – LOSSES**

<b>System</b>	<b>Estimated Losses</b>
Campaspe River	In-stream flows above Rochester: 1GL loss (based on current estimates, to be reined in accordance with clause 13.4). Over-bank flows above Rochester: if water is supplied under the environmental entitlement during high flow conditions, any over-bank flows will be deducted as losses (to be determined in accordance with clause 13.4).

Note: A program to refine the loss estimates will be developed in accordance with Clause 13.4.

**SCHEDULE 3 – FLOW MONITORING POINTS**

<b>System</b>	<b>Flow Monitoring Point</b>
Campaspe River System	Rochester stream gauging station (stream index no. 406202)*

\* This is the closest gauging station to the River Murray.

**Water Act 1989**  
ENVIRONMENTAL ENTITLEMENT  
(GOULBURN SYSTEM – LIVING MURRAY) 2007

I, John Thwaites, Minister for Water, Environment and Climate Change, as Minister administering the **Water Act 1989**, make the following Instrument –

**PART 1 – INTRODUCTORY**

**1. TITLE**

This Instrument is called the Environmental Entitlement (Goulburn System–Living Murray) 2007.

**2. PURPOSE**

The purpose of this instrument is to grant an environmental entitlement to water that will be used to provide increased environmental flows along the River Murray, specifically to meet the ecological objectives for use of Living Murray water developed by the MDBC.

**3. COMMENCEMENT**

This Instrument comes into effect on 1 July 2007.

**4. EMPOWERING PROVISIONS**

This Instrument is made under section 48B of the **Water Act 1989**.

**5. DEFINITIONS**

In this Instrument –

“**Act**” means the **Water Act 1989**;

“**additional water**” means water in addition to the water available under the environmental entitlement;

“**distribution system**” means the channels, pipes and other works, and the natural or modified waterways which are used to transport water from the headworks system;

“**environment Minister**” means the Minister described in s 48A of the Act, and in relation to a provision, includes any person authorised by the environment Minister to act on the environment Minister’s behalf in relation to that provision, or to whom the water Minister has delegated the relevant power, discretion, function, authority or duty under s 48PB of the Act;

“**environmental entitlement**” means the entitlement described in clause 6.1 of this Instrument;

“**EWR**” means the Environmental Water Reserve, as defined in s4A of the Act;

“**Extended Use Account**” means the mechanism for recording the volume of water available under the environmental entitlement in the previous year that is held in storage for use in the current year;

“**flow monitoring points**” means the measuring points specified in Schedule 3 or agreed to as provided for in this Instrument;

“**Goulburn Murray Inter-Valley Account**” means the account established by the holder of the Bulk Entitlement (Eildon–Goulburn Weir) Conversion Order 1995;

“**Goulburn system**” means the Goulburn River and the water supply systems supplied by that river;

“**headworks system**” means the headworks storages and associated water supply works on the Goulburn River as shown in the Asset Register of Goulburn–Murray Rural Water Authority;

“**licence**” means any licence granted under Part 4 of the Act;

“**Living Murray water**” means part or all of 500GL recovered over 5 years as agreed to by the MDBC to address water over-allocation and to achieve ecological objectives in the Murray Darling Basin;

“**MDBC**” means the Murray–Darling Basin Commission or that Commission’s assignee or delegate exercising any relevant function;

“**ML**” means megalitre/s;

“**Murray–Darling Basin cap**” means the water that the environment Minister would have diverted from the system waterway under the 1993/4 level of development;

“**Operating Arrangements**” means the arrangements referred to in clause 16 of this Instrument;

“**River Murray Resource Manager**” means the person appointed by the water Minister under section 43A of the Act to undertake tasks as described in the Bulk Entitlement (River Murray – Goulburn–Murray Water) Conversion Order 1999;

“**Storage Operator**” means the person appointed under section 43A or Part 6C of the Act to carry out the functions of a storage manager in relation to the headworks system;

“**Valley Cap**” means the climatically varied cap on the total volume of water that can be taken under the environmental entitlement in any one year as determined each year in accordance with Schedule 1;

“**Victoria’s Living Murray water obligations**” means Victoria’s obligations set by the MDBC in respect of Living Murray water;

“**Victorian tributaries**” means Victorian rivers and creeks within the Murray–Darling Basin;

“**water allocation**” means the volume of water allocated to the environmental entitlement at any particular time under s64GB of the Act;

“**water available under the environmental entitlement**” means the water available under the environmental entitlement as provided for in clause 6 of the Instrument;

“**water Minister**” means the Minister administering the **Water Act 1989**, and in relation to a provision, includes any person authorised by the water Minister to act on the water Minister’s behalf in relation to that provision, or to whom the water Minister has delegated the relevant power, discretion, function, authority or duty under s 306 of the Act;

“**year**” means the 12 months from 1 July to 30 June.

## PART 2 – THE ENTITLEMENT

### 6. ENVIRONMENTAL ENTITLEMENT

6.1 The environment Minister is allocated an environmental entitlement to the annual volume of water as specified in Schedule 1 of this instrument.

6.2 Water available under the environmental entitlement is to be used for the purpose of meeting Victoria’s Living Murray water obligations.

### 7. QUANTIFYING THE ENTITLEMENT

7.1 Water available under the environmental entitlement in any one year is:

- (a) the amount of the water allocation; and
- (b) any amount set aside in the Extended Use Account as provided for in this Instrument;

less

- (c) any losses specified in Schedule 2 or as determined in accordance with clause 13;

provided that –

- (d) the amount available does not exceed the Valley Cap as determined each year in accordance with Schedule 1.

7.2 Water available under the environmental entitlement may be ordered for delivery at the flow monitoring points.

**PART 3 – WATER AVAILABLE****8. ANNUAL WATER ALLOCATION**

- 8.1 The water allocation under the environmental entitlement must be determined in accordance with the rules for water allocations for low-reliability water shares for that year in accordance with Table 2 of Schedule 1.
- 8.2 The person responsible for determining the allocation must advise the environment Minister of:
- (a) the water allocation determined under clause 8.1;
  - (b) the volume of that allocation held in storage; and
  - (c) if there are any changes to the water allocation.
- 8.3 Any water allocation made under the environmental entitlement must comply with the conditions of the Murray–Darling Basin Cap.

**9. SUPPLY OF WATER**

- 9.1 The Storage Operator, in accordance with the Operating Arrangements, must deliver the water at the flow monitoring points.

**10. USE OF LIVING MURRAY WATER**

- 10.1 The environment Minister must ensure that water available under the environmental entitlement is applied to meet the ecological objectives for use of Living Murray water, and be consistent with any other ecological objectives developed by the MDBC.
- 10.2 To facilitate the application of water in accordance with clause 10.1, the environment Minister must assign all water allocated under the environmental entitlement each year to the holder of the Bulk Entitlement (River Murray – Flora and Fauna) Conversion Order 1999, in accordance with the Act.

**11. TRANSFER**

- 11.1 The environment Minister shall not permanently transfer any or all of the environmental entitlement.

**12. EXTENDED USE ACCOUNT**

- 12.1 After assignment, the holder of the Bulk Entitlement (River Murray – Flora and Fauna) Conversion Order 1999 may set aside any unused water available under the environmental entitlement on 30 June, for use in the first 6 months of the next year (July–December), provided that the conditions of use of the Extended Use Account (specified in the Bulk Entitlement (River Murray – Flora and Fauna) Conversion Order 1999) are applied.
- 12.2 When any headworks system reservoir spills, and that reservoir was holding part or all of the water available in the Extended Use Account, the Resource Manager must reduce the amount stored in the Extended Use Account by the amount of the spill, before reducing the amount stored under any water shares or entitlements.

**13. WATER ACCOUNTING PROCEDURES**

- 13.1 The amount of water supplied under clause 9 must be calculated as the amount of water flowing past the flow monitoring points specified in excess of the flow that would have occurred had this supply not been ordered.
- 13.2 The Resource Manager must keep a record of:
- (a) the volume of water allocated under the environmental entitlement;
  - (b) the volume in the Extended Use Account;
  - (c) the volume of water supplied to the Murray River and the agreed volume of Goulburn River transmission loss associated with the supply;
  - (d) the volume spilled from the environmental entitlement (including the Extended Use Account);

- (e) the volume of water available under the environmental entitlement at any time, including the water in the Extended Use Account;
  - (f) the amount of the Valley Cap, the amount carried over from the previous year; and
  - (g) the amount of water taken at any time.
- 13.3 The volume to which the environment Minister is entitled shall be calculated in accordance with the following rules:
- (a) deduction of losses from the total volume available, in accordance with Schedule 2, or as agreed to in accordance with clause 13.4;
  - (b) no deduction of losses that occur downstream of the flow monitoring points from the volume of water allocated under the environmental entitlement; and
  - (c) capping of the total volume of losses so that loss volumes do not exceed the volume of water allocated under the environmental entitlement for that year.
- 13.4 The environment Minister, in consultation with the River Murray Resource Manager and the Storage Operator, must develop a program to further refine the calculation of the losses between the storages, accounting points and the River Murray within 12 months of the commencement of this instrument.
- 14. FLOW MONITORING POINTS**
- 14.1 The environment Minister may account for water to which it is entitled under this Instrument:
- (a) at the flow monitoring points specified in Schedule 3; or
  - (b) at such other flow monitoring points as are, at the request of the environment Minister, agreed to in writing by –
    - (i) the water Minister, in case of flow monitoring points on the Goulburn River;
    - (ii) a distributor, in the case of flow monitoring points on a distribution system.
- 15. GRANTING WATER CREDITS**
- 15.1 On the application of the environment Minister, the water Minister may grant the environment Minister credit for any water taken from but subsequently returned to the Goulburn system against the total amount of the entitlement, as set out in this clause.
- 15.2 The water Minister may grant a credit for returned flows to the Goulburn system if the returned flow is considered by the water Minister to be useful in meeting Victoria's Living Murray water obligations.

#### **PART 4 – OPERATION AND MANAGEMENT CONDITIONS**

##### **16. OPERATING ARRANGEMENTS**

- 16.1 Within twelve months of the commencement of this Instrument, the environment Minister must consult with River Murray Water, Storage Operator and River Murray Resource Manager to develop and propose to the water Minister agreed Operating Arrangements for the environmental entitlement.
- 16.2 The Operating Arrangements must:
- (a) meet the ecological objectives for use of Living Murray water, and be consistent with any other ecological objectives developed by the MDBC;
  - (b) meet the EWR Objective as stated in section 4B of the Act;
  - (c) use best endeavours to enhance the delivery of any additional water to priority environmental locations along the Goulburn River; and
  - (d) do no harm to Victorian tributaries in the delivery of environmental water.

- 16.3 The Operating Arrangements must include:
- (a) arrangements for the supply of water:
    - (i) during the irrigation season;
    - (ii) outside the irrigation season; and
    - (iii) during periods of rationing caused by channel capacity constraints;
  - (b) arrangements for accounting for water held in the Extended Use Account; and
  - (c) arrangements for reporting under clause 18.
- 16.4 The water Minister may –
- (a) approve a proposal made under clause 16.1; or
  - (b) require the environment Minister to amend the proposal; or
  - (c) not approve the proposal.
- 16.5 The water Minister may, at any time, require the environment Minister to –
- (a) review all or part of any proposal approved by the water Minister if, in the water Minister's opinion, it is, at any time, no longer fair or reasonable; and
  - (b) make an amended proposal to the water Minister.
- 16.6 The environment Minister must obtain the agreement of River Murray Water, Storage Operator and River Murray Resource Manager for any amendments proposed under clause 16.5.
- 16.7 The environment Minister must seek agreement annually with River Murray Water, Storage Operator and River Murray Resource Manager on the Operating Arrangements for the supply of water under this environmental entitlement. This agreement will be made prior to 1 July of each year.
- 16.8 In the event that the environment Minister cannot reach agreement on the Operating Arrangements in any year, the water Minister may direct the environment Minister on the Operating Arrangements which will apply in that year.
- 17. METERING PROGRAM**
- 17.1 The environment Minister must consult with Goulburn–Murray Water to ensure that provision has been made in their metering program to measure water used under the environmental entitlement.
- 18. REPORTING REQUIREMENTS**
- 18.1 The water Minister may require the environment Minister to report on all or any of the following matters:
- (a) the daily flows under the environmental entitlement at each of the flow monitoring points for the periods in which releases were made;
  - (b) the annual volume of flows under the environmental entitlement at each of the flow monitoring points;
  - (c) the volume of water as shown in the Goulburn Murray Inter-Valley Account and the Extended Use Account;
  - (d) any assignment of all or part of the allocation under the environmental entitlement for any year;
  - (e) any bulk entitlement, licence, water share or water allocation, temporarily or permanently transferred to the environment Minister in the Goulburn system;
  - (f) any failure by the environment Minister to comply with any provision of this instrument; and
  - (g) any existing or anticipated difficulties experienced by the environment Minister in complying with this instrument and any remedial action taken or proposed.
- 18.2 The water Minister may require the environment Minister to report on all or any of the matters set out in clause 18.1 –
- (a) in writing, or in such electronic form as may be agreed between the environment Minister and the water Minister; and

- (b) within 14 days of receiving the water Minister's written request or such longer period as the water Minister may determine.

#### **19. DATA**

- 19.1 The water Minister will use the water Minister's best endeavours to ensure that all hydrological and other data required by the environment Minister to comply with the conditions of the environmental entitlement are made available to the environment Minister.
- 19.2 The environment Minister must make available to any person data collected by or on behalf of the environment Minister for the purpose of complying with the environmental entitlement, subject to the person paying any fair and reasonable access fee imposed by the environment Minister to cover the costs of making the data available to that person.

#### **20. COSTS AND FINANCIAL OBLIGATIONS**

- 20.1 The environment Minister will be responsible for the costs associated with storage and delivery of water allocated under the environmental entitlement.

### **PART 5 – DISPUTE RESOLUTION**

#### **21. DISPUTE RESOLUTION**

- 21.1 If any difference or dispute arises between the environment Minister, the water Minister, and with their consent, the Storage Operator, the MDBC, or any of them (the "parties") concerning the interpretation or application of this Instrument, which is not resolved within 14 days of it arising, any party may give written notice to the others requiring the matter to be determined by an independent expert, if it is not otherwise resolved, within 14 days of that notice.
- 21.2 The notice requiring that the matter be determined by independent expert may only be given 14 days after the matter has arisen. The independent expert may only commence to determine the matter a further 14 days after the giving of that notice.
- 21.3 The independent expert will be either –
  - (a) a person agreed on by the parties to the difference or dispute; or
  - (b) if those parties cannot agree, a person nominated by the President of the Institute of Arbitrators, Australia.
- 21.4 The independent expert must reach a conclusion on the matter within 30 days of it being referred, but has power to extend the period for reaching a conclusion on the matter by a further 30 days.
- 21.5 The independent expert must send a copy of the conclusion and its supporting reasons to each party to the difference or dispute.
- 21.6 In any difference or dispute to which the water Minister is a party –
  - (a) the independent expert must express the conclusion as a recommendation; and
  - (b) the water Minister must consider any recommendation made under paragraph (a) before deciding to give a direction under section 307 or to take any other action under the Act in relation to the difference or dispute.
- 21.7 In any difference or dispute to which the water Minister is not a party, any conclusion by an independent expert is final and binding on the parties.
- 21.8 The apportionment of the costs of and incidental to every reference, including the costs of the independent expert, are at the discretion of the independent expert.

Dated 20 June 2007

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

Note: An explanatory note that accompanies this instrument is available from the Department of Sustainability and Environment.

**SCHEDULE 1 – ENVIRONMENTAL ENTITLEMENT****Table 1 – Volume of environmental entitlement**

Source	Volume available (ML)	Comment
Living Murray water	141,046	Low-reliability entitlement Valley Cap applies

**Table 2 – Volumes allocated to the environmental entitlement under different allocation scenarios**

Allocation to low-reliability water shares	10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Volume allocated to environmental entitlement	14105	28209	42314	56418	70523	84628	98732	112837	126941	141046

**Table 3 – Volumes available under the Valley Cap for different allocation scenarios**

Allocation to low-reliability water shares	10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Volume available under Valley Cap	12461	24923	37384	49845	62307	74768	87229	99690	112152	124613

**Rules for the operation of the Valley Cap**

1. The Valley Cap is a maximum limit on the amount of water that is available under the environmental entitlement in any one year.
2. The volume of water available under the environmental entitlement in any one year will be the lesser of:
  - (a) the amount of water allocated under the environmental entitlement in that year (including water in the Extended Use Account); and
  - (b) the amount determined by applying the Valley Cap (including any amounts carried over from the previous years).
3. The Valley Cap is climatically variable, so that the amount of the Valley Cap in any one year will vary according to the amount of water available to be allocated to low-reliability water shares as specified in Table 3 in that year.
4. Where the water used in any one year is less than the amount of the Valley Cap in that year, the Valley Cap is increased by the amount of the unused portion in the subsequent year.
5. The total amount of the Valley Cap in any one year may be more than the amount specified in Table 3, because amounts accumulated in previous years can be added to the amount available in that one year.

**SCHEDULE 2 – LOSSES**

<b>System</b>	<b>Estimated Losses</b>
Goulburn River System prior to the flow monitoring points in Schedule 3	In-bank flows: zero loss in the Goulburn System Over-bank flows: some loss in the Goulburn System, if water is supplied under the environmental entitlement during high flow conditions (to be determined in accordance with clause 13.4)

Note: A program to refine the loss estimates will be developed in accordance with Clause 13.4.

**SCHEDULE 3 – FLOW MONITORING POINTS**

<b>System</b>	<b>Flow Monitoring Point</b>
Goulburn River System	McCoys Bridge stream gauging station (stream index no. 405232)*

\* This is the closest gauging station to the River Murray.

BULK ENTITLEMENT  
(LODDON RIVER – ENVIRONMENTAL RESERVE) ORDER 2005  
CONVERSION AMENDING NOTICE 2007

I, John Thwaites, Minister for Water, Environment and Climate Change, as Minister administering the **Water Act 1989**, make the following Notice –

**1. CITATION**

1.1 This Notice may be cited as the Bulk Entitlement (Loddon River – Environmental Reserve) Conversion Amendment Notice 2007.

**2. PRELIMINARY**

2.1 The Bulk Entitlement (Loddon River – Environmental Reserve) Order 2005 was made by the Minister for Water on 4 November 2005 and notified in the Victoria Government Gazette G 46 dated 17 November 2005 at page 2663.

**3. PURPOSE**

3.1 The purpose of this Notice is to make such amendments to the Bulk Entitlement (Loddon River – Environmental Reserve) Order 2005 that are necessary as a consequence of the Loddon water system becoming a declared water system, the consequences of which include certain rights to water being converted into new entitlements, including the creation of a new low-reliability entitlement to enhance the environmental water reserve in the Loddon River Basin.

**4. EMPOWERING PROVISIONS**

4.1 This Notice is made under clause 30 of Schedule 15 of the **Water Act 1989**.

**5. COMMENCEMENT**

5.1 This Notice comes into effect on 1 July 2007, being the appointed day for the declaration of the Loddon water system as a declared water system under section 6A of the **Water Act 1989**.

**6. AMENDMENT TO DEFINITIONS**

6.1 In clause 4 of the Order –

(a) **insert** the following definitions –

- (i) **“authorised diverters”** means the holder of water shares or licences entitled to take water directly from the system waterway;’;
- (ii) **“Extended Use Account”** means the mechanism for recording the volume of water allocated under the environmental entitlement in the previous year that is held in storage for use in the current year;’;
- (iii) **“low-reliability entitlement”** means the entitlement held by the Authority as described in Schedule 2A of this Order;’;
- (iv) **“Valley Cap”** means the climatically varied cap on the total volume of water that can be taken under the low-reliability entitlement in any one year, as determined each year by the resource manager in accordance with Schedule 2A;’;
- (v) **“Victorian tributaries”** means Victorian rivers and creeks within the Murray–Darling Basin;’;
- (vi) **“water allocation”** means the volume of water allocated to the low-reliability entitlement at any particular time under section 64GB of the Act;’ and
- (vii) **“water available under the low-reliability entitlement”** means the water available to be taken as provided for in clause 6(c) of the Order;’;
- (viii) **“water share”** has the meaning given to it in section 3 of the Act.”

- (b) for the definition of “Loddon River Basin Water Accounts” substitute –  
 “**Loddon River Basin Water Accounts**” means an annual report, required by the Minister, on compliance by entitlement holders with the terms of their bulk entitlements;’;
- (c) for the definition of “resource manager” substitute –  
 “**resource manager**” means any person appointed by the Minister under section 43A of the Act to be the resource manager for the Loddon River Basin System;’.
- 7. AMENDMENT OF CLAUSE 6**
- 7.1 For clause 6 of the Order, **substitute**:  
 “The Authority is entitled to:
- (a) the environmental flows in the system waterway specified in Schedule 1 to this Order;
- (b) take water from the system waterway to provide the wetland entitlement specified in Schedule 3 to this Order;
- (c) take water available under the low-reliability entitlement specified in Schedule 2A (in accordance with clause 6C.1), which may be ordered for delivery at any or all of the flow monitoring points or to the wetlands specified in Schedule 3 to this order;
- (d) all other surface water resources in the system waterway except for:
- (i) the water that has been allocated under the bulk entitlements listed in Schedule 4 to this Order;
- (ii) any water taken by authorised diverters; and
- (iii) any water taken by persons under section 8(1) of the Act,  
 for the purpose of maintaining the wetlands, instream environmental values in the Loddon River Basin and other water services dependent on the environmental condition of the Loddon River and its tributaries.”
- 8. INSERTION OF NEW PART 2A**
- 8.1 After clause 6, **insert** –  
**“PART 2A – LOW-RELIABILITY ENTITLEMENT**
- 6A. INCONSISTENCY**  
 Where a provision of this Part is inconsistent with a provision of Parts 3, 4 and 5 of this Order, the provisions of this Part prevail in relation to the low-reliability entitlement.
- 6B. WATER ALLOCATION**
- 6B.1 The water allocation under the low-reliability entitlement must be determined in accordance with the rules for water allocations for low-reliability water shares for that year in accordance with Schedule 2A.
- 6B.2 The person responsible for determining the water allocation must advise the Authority of:
- (a) the amount of the water allocation;
- (b) the volume of that allocation held in storage; and
- (c) any changes to the water allocation.
- 6B.3 Any water allocation made under this entitlement must comply with the conditions of the Murray–Darling Basin Cap.

**6C. QUANTIFYING THE ENTITLEMENT**

- 6C.1 Water available under the low-reliability entitlement in any one year is:
- (a) the amount of the water allocation; and
  - (b) any amount set aside in the Extended Use Account as provided for in this Order;
- less
- (c) any losses specified in Schedule 2 or as determined in accordance with clause 6G.4;
- provided that –
- (d) the amount available does not exceed the Valley Cap as determined each year by the resource manager in accordance with Schedule 2A.

**6D. SUPPLY ARRANGEMENTS**

The Storage Operator, in accordance with the Operating Arrangements, shall deliver the volume of specified at the flow monitoring points or to the wetlands specified in Schedule 3 to this order.

**6E. TRANSFER AND ASSIGNMENT**

- 6E.1 The Authority shall not permanently transfer any or all of this entitlement.
- 6E.2 The Authority may transfer any or all of this bulk entitlement on a temporary basis, provided that the Authority is of the opinion that the transfer will benefit the EWR Objective as stated in s4B of the Act.

**6F. EXTENDED USE ACCOUNT**

- 6F.1 The Authority may set aside in an Extended Use Account that portion of the available water under this low-reliability entitlement that has not been used in that year, for use in the first six months of the following year, provided that –
- (a) using the volume between 1 July and 31 December of the following year (the year after the year in which the water was allocated) would be consistent with the EWR Objective as stated in section 4B of the Act; and
  - (b) use of the Extended Use Account will be consistent with the Goulburn–Broken–Loddon Cap and the Valley Cap rules.
- 6F.2 The Extended Use Account will operate in accordance with the following conditions:
- (a) any water available under this low-reliability entitlement and unused on 30 June of any given year will be set aside in the Extended Use Account for that year;
  - (b) the volume available in the Extended Use Account will be held in storage until 31 December of the following year (the year after the year in which the water was allocated), after which the balance of the Extended Use Account will be set to zero; and
  - (c) the volume in the Extended Use Account will not be subject to losses while being held in storage.
- 6F.3 When any headworks system reservoir spills, and that reservoir was holding part or all of the water in the Extended Use Account, the Storage Operator must reduce the amount in the Extended Use Account by the amount of the spill, before reducing the amount stored under any other water shares or entitlements.

**6G. WATER ACCOUNTING PROCEDURES**

- 6G.1 The amount of water supplied under clause 6D must be calculated as the amount of water flowing past the flow monitoring points listed in Schedule 2, in excess of the flow that would have occurred had this supply not been ordered.
- 6G.2 The volume to which the Authority is entitled shall be calculated in accordance with the following rules:
- (a) deduction of losses from the total volume available, calculated in accordance with Schedule 2 or as agreed to in accordance with clause 6G.4; and
  - (b) capping of the total volume of losses so that loss volumes do not exceed the volume of water allocated under this entitlement for that year.
- 6G.3 The resource manager must keep a record of the water allocated under this low-reliability entitlement which contains:
- (a) the volume in the Extended Use Account;
  - (b) the volumes and sources of water allocated under clause 6C of this Order;
  - (c) the volume of water supplied at the flow monitoring points and the agreed volume of Loddon River transmission loss associated with the supply;
  - (d) the volume spilled from the account;
  - (e) the volume of water available under the environmental entitlement at any time including the water in the Extended Use Account;
  - (f) the amount of the Valley Cap, the amount carried over from the previous year; and
  - (g) the amount of water taken at any time.
- 6G.4 The Authority, in consultation with the Loddon entitlement holder, Storage Operator, Resource Manager and other holders of primary entitlements, must develop a program to further refine the calculation of the increased losses related to delivery of the low-reliability entitlement between the storages and flow monitoring points within 12 months of the commencement of this instrument.”

**9. AMENDMENT OF CLAUSE 8**

9.1 For clause 8.1 of the Order, **substitute**:

“The Authority in conjunction with the Storage Operator and the other entitlement holders specified in Schedule 4 to this Order must endeavour to agree on operating arrangements within 12 months from the date this Order is made, for the supply of water from the Loddon system, that:

- (a) meets the environmental flows specified in Schedule 1;
- (b) meets the wetland entitlement specified in Schedule 3; and
- (c) complies with the EWR Objective as stated in section 4B of the Act; and
- (d) uses best endeavours to deliver water from the low-reliability entitlement to priority locations on the Loddon system.

The operating arrangements for the use of water will include:

- (a) arrangements for water delivery:
  - (i) during the irrigation season;
  - (ii) outside the irrigation season; and
  - (iii) during periods of rationing caused by channel capacity constraints;
- (b) arrangements for accounting for water held in the Extended Use Account; and
- (c) arrangements for reporting under clause 15.

**10. AMENDMENT OF CLAUSE 12**

10.1 For Clause 12 of the Order, **substitute** –

“12.1 The Authority is required to pay for the delivery costs relating to supplying the wetland water entitlement specified under sub-clause 6(b) as follows:

(a) if the Environmental Water Manager requires water to be delivered when –

(i) the distribution system is running at full capacity, the Authority will pay the Loddon entitlement holder a charge equivalent to that entitlement holder’s prevailing irrigation distribution charges; or

(ii) there is spare capacity within the distribution system, the Authority will pay the Loddon entitlement holder on the basis of that entitlement holder’s prevailing delivery tariff in supplying the service; and

(b) there will be no charge to the Authority where natural waterways are used as part of the distribution system.

12.2 The Authority will be responsible for the costs associated with storage and delivery of water allocated under the low-reliability entitlement.”

**11. AMENDMENT TO CLAUSE 15**

11.1 After clause 15.1(d), **insert**:

“(da) any assignment of all or part of the allocation under this entitlement for any year;”

**12. AMENDMENT TO SCHEDULE 2**

12.1 After clause 2, **insert**:

**“2A. Loss allowance for low-reliability entitlement**

Losses for the low-reliability entitlement will be estimated as follows:

- for inbank flows between storages and Loddon Weir: no loss
- for inbank flows downstream of Loddon Weir: as specified in Clause 2 of Schedule 2
- for out-of-bank flows: some loss in the Loddon system, if water is supplied under the environmental entitlement during high flow conditions (to be determined in accordance with clause 6G.4).

12.2 After clause 3.5, **insert**:

3.6 Appin South: closest Stream gauging station to the River Murray – SI 407205.

**13. NEW SCHEDULE 2A**

**Table 1 – Volume of low-reliability entitlement**

Source	Volume available (ML)	Comment
Water recovered as a consequence of the unbundling of prior water rights	2105	Low-reliability entitlement Valley Cap applies

**Table 2 – Volumes allocated to the low-reliability entitlement under different allocation scenarios**

Allocation to low-reliability water shares	10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Volume allocated to low-reliability entitlement	211	421	632	842	1053	1263	1474	1684	1895	2105

**Table 3 – Volumes available under the Valley Cap under different allocation scenarios**

Allocation to low-reliability water shares	10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Volume available under Valley Cap	171	342	514	685	856	1027	1198	1370	1541	1712

**Rules for the operation of the Valley Cap**

1. The Valley Cap is a maximum limit on the amount of water that is available under the low-reliability entitlement in any one year.
2. The volume of water available under the low-reliability entitlement in any one year will be the lesser of:
  - (a) the amount of water allocated under the low-reliability entitlement in that year (including water in the Extended Use Account); and
  - (b) the amount determined by applying the Valley Cap (including any amounts carried over from the previous years).
3. The Valley Cap is climatically variable, so that the amount of the Valley Cap in any one year will vary according to the amount of water available to be allocated to low-reliability water shares as specified in Table 3 in that year.
4. Where the water used in any one year is less than the amount of the Valley Cap in that year, the Valley Cap is increased by the amount of the unused portion in the subsequent year.
5. The total amount of the Valley Cap in any one year may be more than the amount specified in Table 3, because amounts accumulated in previous years can be added to the amount available in that one year.

Dated 20 June 2007

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

Note: An explanatory note that accompanies this instrument is available from the Department of Sustainability and Environment.

**Water Act 1989**  
**BULK ENTITLEMENT**  
**(RIVER MURRAY – FLORA AND FAUNA) CONVERSION ORDER 1999**  
**CONVERSION AMENDING NOTICE 2007**

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

**1. CITATION**

This Notice may be cited as the Bulk Entitlement (River Murray – Flora and Fauna) Conversion Amending Notice 2007.

**2. PURPOSE**

The purpose of this Notice is to make such amendments to the Bulk Entitlement (River Murray – Flora and Fauna) Conversion Order 1999 (as amended) that are necessary as a consequence of the Murray water system becoming a declared water system, the consequences of which include certain rights to water being converted into new entitlements, including a new entitlement to meet Victoria's Living Murray water obligations.

**3. EMPOWERING PROVISIONS**

This Notice is made under clause 30 of Schedule 15 of the Water Act 1989.

**4. COMMENCEMENT**

This Notice comes into effect on 1 July 2007, being the appointed day for the declaration of the Murray water system as a declared water system under section 6A of the Water Act 1989.

**5. DEFINITIONS**

In this Notice a reference to the Order is a reference to Bulk Entitlement (River Murray – Flora and Fauna) Conversion Order 1999 (as amended).

**6. AMENDMENT OF CLAUSE 4 DEFINITIONS**

In clause 4 of the Order –

(a) insert the following definitions –

- (i) **“headworks system”** means the storages and associated water supply works on the River Murray and its tributaries (excluding the Goulburn, Campaspe and Loddon Rivers) listed in the Asset Register of the Goulburn–Murray Rural Water Authority;’;
- (ii) **“high-reliability entitlements”** are the entitlements set out in Table 1 of Schedule 1;’;
- (iii) **“Extended Use Account”** means the mechanism for recording the unused volume of water available to the Living Murray entitlement in the previous year and that is held in storage for use in the current year;’;
- (iv) **“Goulburn-Murray Water”** means Goulburn–Murray Rural Water Authority;’;
- (v) **“icon site”** means a significant ecological asset identified by the MDBC as an icon site;’;
- (vi) **“MDBC”** means the Murray–Darling Basin Commission;’;
- (vii) **“Living Murray entitlement”** means the entitlement held by the Minister for Conservation described in Table 2 of Schedule 1 of this Order;’;
- (viii) **“Living Murray Water”** means part or all of 500GL recovered over 5 years as agreed to by the MDBC to address water over-allocation and to achieve ecological objectives in the Murray–Darling Basin;’;

- (ix) **“low-reliability entitlements”** are the entitlements set out in Table 2 of Schedule 1;’;
- (x) **“Operating Arrangements”** means the operating arrangements agreed to as provided for in Part 3A of the Order;’;
- (xi) **“reliability of supply”** means the probability of being able to supply a given volume of water in a year;’;
- (xii) **“River Murray Water”** means River Murray Water in its capacity as operator and manager of storages and headworks on the River Murray;’;
- (xiii) **“Storage Operator”** means River Murray Water or Goulburn–Murray Water, as the case may be, in its capacity as operator and manager of storages and headworks on the River Murray;’;
- (xiv) **“Valley Cap”** means the climatically adjusted cap on the total volume of water that can be taken under the Living Murray entitlement in any one year, as determined each year by the resource manager in accordance with Schedule 5;’;
- (xv) **“Victoria’s Living Murray water obligations”** means Victoria’s obligations set by the MDBC in respect of Living Murray Water;’;
- (xvi) **“water allocation”** in relation to an entitlement under this Order means the amount of water allocated to the entitlement at any particular time;’;
- (xvii) **“water available under the Living Murray entitlement”** means the water available to be taken as provided for in clause 6 of the Order;
- (xviii) **“water share”** has the meaning given to it in section 3 of the Act;’
- (b) the definition of **“high-security entitlements”** is **deleted**;
- (c) the definition of **“low-security entitlements”** is **deleted**;
- (d) the definition of **“security of supply”** is **deleted**;
- (e) the definition of **“water right”** is **deleted**;
- (f) for the definition of **“primary entitlement”** **substitute** –  
**“primary entitlement”** means a water share, licence or other water entitlement which a rural water authority is obliged to meet from its bulk entitlement;’
- (g) for the definition of **“resource manager”** **substitute** –  
**“resource manager”** means any person appointed by the Minister under section 43A of the Act to be the resource manager for the River Murray;’;
- (h) for the definition of **“Victoria’s River Murray water accounts”** **substitute** –  
**“Victoria’s River Murray water accounts”** means an annual report, required by the Minister, on compliance by River Murray entitlement holders with the terms of their bulk entitlements;’
- (i) for the definition of **“water allowed to Victoria under the cap”** **substitute** –  
**“water allowed to Victoria under the Murray–Darling Basin cap”** means the water that Victoria would have diverted under 1993/94 levels of development from the River Murray and its upper tributaries, as determined each year by MDBC and applied in clause 11.’

## 7. CHANGE OF REFERENCE

Wherever appearing in the Order –

- (a) for **“high-security entitlements”** **substitute** **“high-reliability entitlements”**;
- (b) for **“low-security entitlements”** **substitute** **“low-reliability entitlements”**;
- (c) for **“lower-security entitlements”** **substitute** **“low-reliability”**;
- (d) for **“security of supply”** **substitute** **“reliability of supply”** ;
- (e) for **“water allowed to Victoria under the cap”** **substitute** **“water allowed to Victoria under the Murray–Darling Basin cap”**.

**8. NEW CLAUSES 4A AND 4B**

After clause 4 of the Order **insert** –

**“4A OBLIGATIONS OF RESOURCE MANAGER**

4A.1 Subject to sub-clause 4A.2, the obligations of the resource manager are the obligations set out in this Order and include the tasks set out in sub-clause 24.1.

4A.2 Upon the appointment of an Authority under section 64GA of the Act to be responsible for making seasonal determinations in respect of the River Murray, the obligations relating to the making of seasonal determinations cease to be the obligations of the resource manager.

**4B RULES RELATING TO SEASONAL DETERMINATIONS**

Upon the appointment of an Authority under section 64GA of the Act to be responsible for making seasonal determinations in respect of the River Murray, the rules relating to the making of seasonal determinations for the purposes of section 64GB are the rules set out in this Order that would otherwise apply to the making of seasonal determinations by the resource manager.”

**9. AMENDMENT OF CLAUSE 6**

For clause 6.1 of the Order **substitute** –

“6.1 The Minister for Conservation may take from the River Murray and the distribution system in any year:

- (a) for the purpose of providing for flora and fauna needs, the Minister for Conservation’s share shown in Table 1 in Schedule 1 of the water available to meet the high-reliability entitlements in Table 1 of Schedule 1; and
- (b) for the purpose of meeting Victoria’s Living Murray water obligations:
  - (i) the Minister for Conservation’s share shown in Table 2 in Schedule 1 of the water available to meet the low-reliability entitlements in Table 2 in Schedule 1, and the water available in Broken Creek (as specified in Table 1 of Schedule 5), being the Living Murray entitlement; and
  - (ii) water set aside in the Extended Use Account, as provided for in this Order,

provided the amount taken does not exceed the Valley Cap as determined each year by the resource manager in accordance with Table 2 in Schedule 5; and

- (c) for the purpose as specified by the transferee, which will be either:
  - (i) meeting Victoria’s Living Murray water obligations; or
  - (ii) providing for flora and fauna needs,any water entitlement transferred to or water allocation assigned to the Minister for Conservation, provided the amount taken does not exceed the Valley Cap Rules, if any, relevant to that entitlement.”

**10. AMENDMENT OF CLAUSE 7**

In clause 7.1 of the Order for all the words before paragraph (a) **substitute** –

“The resource manager must ensure that allowances for any diversions which need to be met from the allocation to Victoria but which are not covered by the River Murray bulk entitlements are subtracted from the allocation to Victoria as follows:”.

**11. AMENDMENT OF CLAUSE 8**

- (1) In clause 8.1 of the Order, for “in determining seasonal allocations” **substitute** “in making seasonal determinations”.
- (2) In clause 8.1 (b) (iii) of the Order, for “River Murray ones” **substitute** “River Murray allocations”.
- (3) For clause 8.1 (b) (iv) of the Order, **substitute** –  
“(iv) any water carried over from the previous year by persons holding an entitlement specified in clause 15”.

**12. AMENDMENT OF CLAUSE 10**

- (1) In clause 10.1 of the Order, for “determining seasonal allocations” **substitute** “making seasonal determinations”.
- (2) For clause 10.2 of the Order, substitute –  
“10.2. The entitlement referred to in sub-clause 10.1 is to:
  - (a) 50 GL a year, being a high-reliability entitlement, which, subject to 10.4, must be restricted by the resource manager in the same way as high reliability water shares as set out in Table 1 of Schedule 1; and
  - “(b) 25 GL a year being a low-reliability entitlement which, subject to 10.4, must be made available by the resource manager when the total natural inflow to Hume Reservoir for the preceding months, which vary from 30 months on 1 December in any one year to 35 months on December, exceed the triggers in Table 1 of Schedule 4.”.
- (3) For clause 10.3 of the Order, **substitute** –  
“10.3. Unused amounts of the water allocated to the entitlements referred to in sub-clause 10.2, must be carried over by the resource manager if there is sufficient space in storages, subject to:
  - (a) the rules relating to spills and releases contained in Schedule 6; and
  - “(b) the overdraw allowance determined by the Minister in consultation with the Minister for Conservation.”.
- (4) For clause 10.4 of the Order **substitute** –  
“10.4. The Minister in consultation with the Minister for Conservation and River Murray entitlement holders, may:
  - (a) determine rules unrelated to the rules in Schedule 1 for restricting the high-reliability entitlement specified in sub-clause 10.2, provided the reliability of other entitlements is not changed significantly; and
  - “(b) authorise MDBC, rather than the resource manager, to determine the restrictions and apply the rules referred to in this clause, keep the relevant accounts and supervise the borrowing of water allocated to the entitlement specified in sub-clause 10.2.”
- (5) In clause 10.6 (c) of the Order, for “high reliability rights” **substitute** “high-reliability entitlements”.

**13. AMENDMENT OF CLAUSE 12**

- (1) For the heading of clause 12 of the Order, **substitute** “Making Seasonal Determinations”.
- (2) In clause 12 (d) of the Order, sub-paragraph (ii) is **deleted**.
- (3) In clause 12 (d) (iii) of the Order, for “River Murray ones” **substitute** “River Murray allocations”.
- (4) After clause 12 (d) (iv) of the Order, **insert** –  
“(v) any water carried over from the previous year by River Murray entitlement holders;”.

- (5) In clause 12 (e) of the Order –
- (a) for “subject to sub-paragraphs (i), (ii) and (iii) **substitute** “subject to paragraph (d)”;
  - (b) for “allocation –” **substitute** “determination, having regard to –”.
- (6) In clause 12 (e) (i) of the Order, for “allocations” **substitute** “determinations”.
- (7) In clause 12 (e) (ii) of the Order, **substitute** “an allocation” with “a determination”.
- (8) In clause 12(e) (iii) of the Order, for “a determination” where ever appearing **substitute** “an allocation”.
- (9) In clause 12 (f) of the Order –
- (a) for “determinations made” **substitute** “allocations determined”;
  - (b) for “determine the seasonal allocation;” **substitute** “make the seasonal determination;”.
- (10) In clause 12 (g) of the Order, for “seasonal allocation determined” **substitute** “seasonal determination made”.
- (11) In clause 12 of the Order, paragraph (h) is **deleted**.

**14. DELETION OF CLAUSE 14**

Clause 14 is **deleted**.

**15. INSERTION OF NEW PART 3A**

After clause 14, **insert** –

**“PART 3A: THE LIVING MURRAY ENTITLEMENT**

**14A INCONSISTENCY**

Where a provision of this Part is inconsistent with a provision of Parts 4, 5 and 6 of this Order, the provisions of this Part prevail in relation to a Living Murray entitlement.

**14B TAKING OF LIVING MURRAY ENTITLEMENT**

14B.1 The Minister for Conservation may take water available under the Living Murray entitlement at such off-take points agreed to in writing by:

- (a) the MDBC, in the case of off-take points on the River Murray; or
- (b) a distributor, in the case of off-take points on a distribution system.

14B.2 The volume of water available in any given year shall not exceed the sum of:

- (a) the volume of water stored in the Extended Use Account; and
- (b) water available under Living Murray entitlement for the current year (in accordance with Schedule 5).

**14C USE OF LIVING MURRAY ENTITLEMENT**

14C.1 The Minister for Conservation must ensure that water available under the Living Murray entitlement is applied in accordance with the ecological objectives for use of Living Murray water as developed by the MDBC.

14C.2 Water available under the Living Murray entitlement and used at locations within Victoria, must be accounted for:

- (a) at the flow monitoring points specified in Schedule 3A or agreed to as provided for in clause 14G; and
- (b) using the methods detailed in clause 14G.

14C.3 Water available under the Living Murray entitlement and used at locations within New South Wales or South Australia, must be transferred to the relevant Minister in accordance with clause 14E.

**14D OPERATING ARRANGEMENTS**

- 14D.1 Within twelve months of the commencement of the Bulk Entitlement (River Murray – Flora and Fauna) Conversion Amending Notice 2007, the Minister for Conservation must consult with River Murray Water, Goulburn–Murray Water and the other River Murray bulk entitlement holders to develop and propose to the Minister, agreed Operating Arrangements for the Living Murray Entitlement.
- 14D.2 The Operating Arrangements must meet the ecological objectives for the use of Living Murray Water, meet the Environmental Water Reserve Objective as stated in section 4B of the Act and be consistent with any other ecological objectives developed by the MDBC.
- 14D.3 The Operating Arrangements must include:
- (a) arrangements for the supply of water :
    - (i) during the irrigation season; and
    - (ii) outside the irrigation season; and
    - (iii) during periods of rationing caused by channel capacity constraints; and
  - (b) arrangements for accounting for water held in the Extended Use Account; and
  - (c) arrangements for reporting under clause 20.
- 14D.4 The Minister may –
- (a) approve a proposal made under clause 14D.1;
  - (b) require the Minister for Conservation to amend the proposal; or
  - (c) not approve the proposal.
- 14D.5 The Minister may, at any time, require the Minister for Conservation to -
- (a) review all or part of any proposal approved by the Minister if, in the Minister's opinion, it is, at any time, no longer fair or reasonable; and
  - (b) make an amended proposal to the Minister.
- 14D.6 The Minister for Conservation must obtain the agreement of River Murray Water, Goulburn–Murray Water and the authorities for any amendments proposed under clause 14D.5.
- 14D.7 The Minister for Conservation must review the operating arrangements annually prior to 1 July of each year with River Murray Water and Goulburn–Murray Water.
- 14D.8 In the event that the Minister for Conservation cannot reach agreement on the Operating Arrangements in any year, the Minister may direct, consistent with any ecological objectives established by the MDBC, the Minister for Conservation on the Operating Arrangements which will apply in that year.

**14E TRANSFER AND ASSIGNMENT**

- 14E.1 The Minister for Conservation shall not permanently transfer any or all of this bulk entitlement.
- 14E.2 The Minister for Conservation shall not transfer any or all of the Living Murray entitlement for a term longer than one year.
- 14E.3 The Minister for Conservation may transfer the whole or part of the Living Murray entitlement on a temporary basis in accordance with the Act, provided that:
- (a) the transfer is consistent with any ecological objectives established by the MDBC; and

- (b) if the transfer is not a transfer under clause 14E.4, the Minister for Conservation is of the opinion that the assignment will benefit the Environmental Water Reserve Objective as stated in s4B of the Act.
- 14E.4 In addition to powers of temporary transfer provided in clause 14E.3, the Living Murray entitlement may also be transferred on a temporary basis to the:
  - (a) South Australian Minister responsible for delivering water to icon sites in South Australia; or
  - (b) New South Wales Minister responsible for delivering water to icon sites in New South Wales,provided that:
  - (c) the transfer is consistent with any ecological objectives established by the MDBC; or
  - (d) in the case of a transfer under paragraph (a), after accounting for any losses in accordance with clause 14H.3, the water will be available at the South Australian border.
- 14F EXTENDED USE ACCOUNT**
- 14F.1 The Minister for Conservation may set aside in an Extended Use Account that portion of the available water under the Living Murray entitlement that has not been used in that year, for use in the first six months of the following year, provided that –
  - (a) using the volume between 1 July and 31 December of the following year (the year after the year in which the water was allocated) would be consistent with:
    - (i) any ecological objectives for the use of Living Murray water established by the MDBC; and
    - (ii) the EWR Objective as stated in section 4B of the Act; and
  - (b) use of the Extended Use Account will comply with the conditions of the Murray–Darling Basin Cap and the Valley Cap.
- 14F.2 The Extended Use Account will operate in accordance with the following conditions:
  - (a) any water available under the Living Murray entitlement and unused on 30 June of each year will be set aside in the Extended Use Account for that year;
  - (b) the volume available in the Extended Use Account will be held in storage until 31 December of the following year (the year after the year in which the water was allocated), after which the balance of the Extended Use Account will be set to zero; and
  - (c) the volume in the Extended Use Account will not be subject to losses while being held in storage.
- 14F.3 Water assigned to the Minister for Conservation for the purpose of meeting Victoria’s Living Murray water obligations may also be set aside in the Extended Use Account, provided that –
  - (a) the conditions in clause 14F of this Order are applied; and
  - (b) the assigned water is able to be held in storage in the headworks system where the entitlement is held.
- 14F.4 When any headworks system reservoir spills, and that reservoir was holding part or all of the water available in the Extended Use Account, the resource manager must reduce the amount stored in the Extended Use Account by the amount of the spill, before reducing the amount stored under any water shares or entitlements listed in Schedule 1.

**14G WATER ACCOUNTING PROCEDURES**

- 14G.1 The amount of water supplied to Victorian locations shall be calculated as the amount of water flowing past the flow monitoring points specified in Schedule 3A or agreed to as provided for in this clause, in excess of the flow that would have occurred had this water not been supplied.
- 14G.2 The Minister for Conservation may establish additional flow monitoring points as are agreed to in writing by:
- (a) the MDBC, in the case of flow monitoring points on the River Murray; or
  - (b) a distributor, in the case of flow monitoring points on a distribution system.
- 14G.3 The resource manager must keep a record of:
- (a) the volume in the Extended Use Account;
  - (b) the volumes and sources of water allocated under clause 6.1 of this Order;
  - (c) the volume of water supplied to the Murray River and the agreed volume of Murray River transmission loss associated with the supply;
  - (d) the volume spilled from the Extended Use Account;
  - (e) the volume of water available under the Living Murray entitlement at any time including the water in the Extended Use Account;
  - (f) the amount of the Valley Cap, including the amount used in a year and the amount carried over (if any) from the previous year.
- 14G.4 Within 12 months of the commencement of this instrument, the Minister for Conservation, in consultation with the Storage Operator, must develop a program to calculate the losses caused by use of water allocated under this entitlement in the River Murray. This will include (listed in priority order):
- (a) losses caused by delivery of water through an icon site where a return flow occurs; and
  - (b) losses caused by delivery of water through other priority Victorian sites as nominated by the Minister for Conservation, where a return flow occurs.

**14H WATER STORAGE AND SUPPLY COSTS**

The Minister for Conservation will be responsible for the costs associated with the storage and delivery of water under the Living Murray entitlement.”

**16. AMENDMENT OF CLAUSE 16**

- (1) For paragraph 16.1 of the Order, **substitute** –  
“16.1 Schedules 1 may, in accordance with section 64G of the Act, be amended periodically by the Minister.”.
- (2) In clause 16.2 of the Order, paragraph (e) is **deleted**.

**17. AMENDMENT OF CLAUSE 20**

For clause 20.1 (g) of the Order, **substitute** –

“(g) any transfer of an entitlement or assignment of water allocation to the Minister for Conservation under the Act;”.

After clause 20.1 (i) of the Order, **insert** –

“(ia) compliance with Victoria’s Living Murray water obligations in so far as they relate to the River Murray;”.

**18. AMENDMENT OF CLAUSE 23**

In clause 23.1(a) of the Order, for “water right or “sales” applies (currently about \$20perML in Torrumbarry)” **insert** “water shares”.

**19. AMENDMENT OF CLAUSE 24**

- (1) In clause 24.1(a) of the Order after “sub-clause 24.3” **insert** “and subject to sub-clause 24.1A.”.
- (2) In clause 24.1 (k) of the Order, for “section 13” **substitute** “section 33AAA”.
- (3) After paragraph 24.1(k) **insert** –  
“24.1A Upon the appointment of an Authority under section 64GA of the Act to be responsible for making seasonal determinations in respect of the River Murray, any costs to be paid by the Minister for Conservation must include a fair and reasonable proportion of the costs incurred by the Authority in carrying out its functions under section 64GB of the Act.”.
- (4) In clause 24.2 of the Order, for “sub-clause 24.1” **substitute** “sub-clause 24.1 and, if relevant, sub-clause 24.1A”.

20. AMENDMENT OF SCHEDULE 1  
In Schedule 1, substitute –

**Table 1: High-reliability Entitlements (GL), at 20 June 2007.**

		Off-take commitments for high-reliability seasonal determinations of									
User group	High-Reliability Entitlements (GL)	10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Murray Valley	246,072 At farm: Losses:	24,607	49,214	73,822	98,429	123,036	147,643	172,250	196,858	221,465	246,072
Tarunbarry	344,908 At farm: Losses:	34,491	68,982	103,472	137,963	172,454	206,945	241,435	275,926	310,417	344,908
Goulburn-Murray Water	5,428 Pentalis	0,543	1,086	1,628	2,171	2,714	3,257	3,800	4,342	4,885	5,428
	10,600 Nyah	1,060	2,120	3,180	4,240	5,300	6,360	7,420	8,480	9,540	10,600
	Losses:	0,500	0,500	0,500	0,500	0,500	0,500	0,500	0,500	0,500	0,500
Diverters, Dartmouth-Nyah	83,586	1,560	2,620	3,680	4,740	5,800	6,860	7,920	8,980	10,040	11,100
Irrigation districts	99,902 At farm	9,990	19,980	29,970	39,960	49,950	59,940	69,930	79,920	89,910	99,902
	Losses:	7,700	7,700	7,700	7,700	7,700	7,700	7,700	7,700	7,700	7,700
LAMURW - Irrigation	0,820 At farm:	17,690	27,680	37,670	47,660	57,650	67,640	77,630	87,620	97,610	107,600
	Losses:	0,082	0,164	0,246	0,328	0,410	0,492	0,574	0,656	0,738	0,820
Millewa, Carwarp, & Yella		5,380	5,380	5,380	5,380	5,380	5,380	5,380	5,380	5,380	5,380
Diverters, Nyah-S.A.	304,339	5,462	5,544	5,626	5,708	5,790	5,872	5,954	6,036	6,118	6,200
	Losses:	30,434	60,868	91,302	121,735	152,169	182,603	213,037	243,471	273,905	304,339
FMIT	67,383 At farm:	6,738	13,477	20,215	26,953	33,692	40,430	47,168	53,907	60,645	67,383
	Losses:	18,738	25,477	32,215	38,953	45,692	52,430	59,168	65,907	72,645	79,383
Grampians Wimmera Mallee Water	3,592	0,359	0,718	1,078	1,437	1,796	2,155	2,514	2,874	3,233	3,592
J.MURW - Urban	28,891 River	2,889	5,778	8,667	11,557	14,446	17,335	20,224	23,113	26,002	28,891
	Channel:	0,116	0,232	0,348	0,464	0,580	0,696	0,812	0,928	1,044	1,160
Coliban Water	5,055 River	0,506	1,011	1,517	2,022	2,528	3,033	3,539	4,044	4,550	5,055
Goulburn Valley Water	1,230 Channel:	0,123	0,246	0,369	0,492	0,615	0,738	0,861	0,984	1,107	1,230
	River:	0,361	0,721	1,082	1,443	1,804	2,164	2,525	2,886	3,246	3,607
North East Water	0,128 Channel:	0,013	0,026	0,038	0,051	0,064	0,078	0,091	0,104	0,117	0,128
Environment Minister - Flora & Fauna	12,794 River	1,279	2,559	3,838	5,117	6,397	7,676	8,955	10,235	11,514	12,794
Environment Minister - Snowy FWR	27,600 River	2,760	5,520	8,280	11,040	13,800	16,560	19,320	22,080	24,840	27,600
	Losses:	6,998	6,998	6,998	6,998	6,998	6,998	6,998	6,998	6,998	6,998
<b>Total</b>	<b>1,254,082</b>	<b>358,836</b>	<b>486,741</b>	<b>614,645</b>	<b>742,550</b>	<b>871,172</b>	<b>1,006,717</b>	<b>1,126,263</b>	<b>1,254,168</b>	<b>1,382,072</b>	<b>1,509,977</b>

**Table 2: Low-reliability Entitlements (GL), at 20 June 2007**

User group	Low Reliability Entitlements (GL)	At farm: Losses:	Off-take commitments for low reliability seasonal determinations of									
			10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Goulburn-Murray Water	111,599	At farm: Losses:	11,160	22,320	33,480	44,639	55,799	66,959	78,119	89,279	100,439	111,599
			4,340	8,680	13,020	17,360	21,700	26,040	30,380	34,720	39,060	43,399
	151,539	At farm: Losses:	15,500	31,000	46,499	61,999	77,499	92,999	108,499	123,999	139,498	154,998
			15,154	30,308	45,462	60,616	75,769	90,923	106,077	121,231	136,385	151,539
	2,594		17,179	34,358	51,537	68,715	85,894	103,073	120,252	137,431	154,610	171,789
			0,259	0,519	0,778	1,038	1,297	1,557	1,816	2,076	2,335	2,594
	14,848		32,592	65,184	97,777	130,369	162,961	195,553	228,145	260,738	293,330	325,922
			1,485	2,970	4,454	5,939	7,424	8,909	10,394	11,878	13,363	14,848
	6,649		0,665	1,330	1,995	2,660	3,324	3,989	4,654	5,319	5,984	6,649
			2,150	4,299	6,449	8,599	10,748	12,898	15,048	17,198	19,347	21,497
Environment Minister, Murray EWR - Living Murray	97,390		9,739	19,478	29,217	38,956	48,695	58,434	68,173	77,912	87,651	97,390
Total	384,619		59,981	119,961	179,942	239,923	299,904	359,884	419,865	479,846	539,826	599,807
Off-take commitments for 100% high reliability entitlements		(from Table 1)	1509,977	1509,977	1509,977	1509,977	1509,977	1509,977	1509,977	1509,977	1509,977	1509,977
Total off-take commitments			1569,957	1629,938	1689,919	1749,900	1809,880	1869,861	1929,842	1989,822	2049,803	2109,784

**Notes:**

1. Allocations in both Table 1 and Table 2 may be made in intervals of say 1% by interpolation, not just in the 10% intervals shown.
2. Murray Valley and Torrunbarry have fixed losses of 80.0 GL and 125.352 GL (including 0.352 GL for Trecco) respectively, plus two variable loss components as follows:
  - i. for high-reliability rights, variable loss varies from zero at zero allocation, increasing linearly to 15.695 GL for Murray Valley and to 9.268 GL for Torrunbarry at an allocation of 100%;
  - ii. for low-reliability rights, the extra loss is calculated by starting with the at-farm commitments and multiplying by 0.280,72 (72% efficiencies has been assumed).

21. **AMENDMENT OF SCHEDULE 3**

- (1) In paragraph L of Schedule 3, the third bullet point, is **deleted**.
- (2) In paragraph X of Schedule 3, the second bullet point is **deleted**.

22. **NEW SCHEDULE 3A**

After Schedule 3 insert –

**“SCHEDULE 3A – FLOW MONITORING POINTS**

Monitoring point
Broken Creek: Rice’s Weir
Gunbower: Torrumbarry
Barmah: as nominated by the MDBC
Lindsay Wallpolla: Wentworth Lock 9
Hattah: Chalka Creek
South Australian/Victorian Border

23. **NEW SCHEDULE 5**

After Schedule 4 **insert** –

**“SCHEDULE 5 – QUANTIFICATION OF ENTITLEMENT**

**Table 1 – Volume of environmental entitlement**

<b>Source</b>	<b>Volume (ML)</b>	<b>Comment</b>
Flora and Fauna entitlement	27,600	High-reliability entitlement River Murray system
Living Murray water	97,390	Low-reliability entitlement River Murray system Valley Cap applies
Living Murray water	3,022	Low-reliability entitlement Broken Creek system Valley Cap applies

**Table 2 – Volumes available under the Valley Cap  
under different water allocation scenarios**

Allocation to low-reliability water shares	10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Valley Cap Volume (in that year)	5576	11151	16727	22303	27879	33454	39030	44606	50181	55757

**Rules for the operation of the Valley Cap**

1. The Valley Cap is a maximum limit on the amount of water that can be taken under the Living Murray entitlement in any one year, and only applies to the Living Murray entitlement.
2. The volume of water available under the Living Murray entitlement in any one year will be the lesser of :
  - (a) the amount of water allocated under the entitlement in that year (including water in the Extended Use Account); and
  - (b) the amount determined by applying the Valley Cap (including any amounts carried over from the previous years).
3. The Valley Cap is climatically variable, so that the amount available under the Valley Cap in any one year will vary according to the amount of water available to be allocated to low-reliability water shares as specified in Table 1 in that year.
4. Where the water taken under the Living Murray entitlement in any one year is less than the amount of the Valley Cap in that year, the Valley Cap is increased by the unused portion in the subsequent year.
5. The total amount available under the Valley Cap in any one year may be more than the amount specified in Table 1, because amounts accumulated in previous years can be added to the amount available in that one year.

**24. NEW SCHEDULE 6**

After Schedule 5, **insert** –

**“SCHEDULE 6****REVISED OPERATING RULES FOR THE BARMAH–MILLEWA FOREST ENVIRONMENTAL WATER ALLOCATION (B–MF EWA)****Reference:**

MDBC Technical Report 2006/13, July 2006  
Murray Darling Basin Commission  
Canberra

**REVISED B–MF EWA OPERATING RULES – JULY 2006****1. ALLOCATION OF ENTITLEMENT****1.1 Annual allocation**

Annual allocation of entitlement to the Barmah–Millewa Forest Environmental Water Account (EWA) is supplied half each by New South Wales and Victoria. The annual allocation consists of two components:

- (a) a 100 GL high-security allocation; and
- (b) a 50 GL lower-security allocation.

**1.2 High-security allocation**

The high-security water has the same reliability as Victoria’s water right or high reliability water share along the River Murray. High-security allocations for B–MF EWA are made throughout the season as Victorian allocations are announced.

**1.3 Lower-security allocation**

The lower-security water is allocated when the total natural inflow to Hume Reservoir for preceding months, which vary from 30 months on 1 July to 35 months on 1 December, exceeds the triggers in Table 1. (See Explanatory Note Appendix 1 note 1.3)

**Table 1. Exogenous triggers for lower-security allocation**

Month	1 Jul	1 Aug	1 Sep	1 Oct	1 Nov	1 Dec
Period (months)	30	31	32	33	34	35
Trigger (GL)	8650	8988	9243	9253	9267	9280
Modelled frequency (%)	49	53	61	69	75	76

**1.4 Timing of lower-security allocation**

Preliminary lower-security allocations are made in July to reserve water for the environment but these allocations may be reduced in August when the first formal allocation is made. Formal lower-security allocations made after July can not be reduced and allocations are not increased after December. (See Explanatory Note Appendix 1 note 1.4)

**1.5 Allocation limit**

Any increase in the allocation is limited to the volume that will bring each State’s share of the account to 350GL. (See Explanatory Note Appendix 1 note 1.5)

**2. CARRYOVER**

The unused water in the EWA will be carried over from one year to the next.

**3. OVERDRAW**

Allowance has been made for the allocation to be overdrawn by up to 100 GL (50GL from each State) to ensure adequate water is available for forest watering, provided a State has sufficient reserves. A State can overdraw independently. (See Explanatory Note Appendix 1 note 3)

**4. EVAPORATION LOSS**

The B–MF EWA is reduced by evaporation. The evaporation loss applied to the EWA is determined as a fraction of the total loss from the Hume and Dartmouth Reservoirs. The fraction is calculated as the non-borrowed, carried over component of the EWA divided by the total storage in the two reservoirs. Evaporation losses will be shared pro-rata between each State's share of the non-borrowed, carried-over components of the EWA except when a State's share of the account is negative. A State's share of evaporation becomes nil when a State's share of the account is negative. (See Explanatory Note Appendix 1 note 4)

**5. BORROW AND PAYBACK****5.1 Borrow and payback triggers**

Each State's share of the EWA can be borrowed for consumptive use by that State, subject to the following rules:

- (a) Each State can borrow that volume of water necessary to increase its allocation to its target allocation; and
- (b) Water borrowed is paid back when it is no longer required to supply the target allocation.

**5.2 Target allocation**

The target allocation for Victoria is 100% of Water Right or High Reliability Water Share. The target allocation for New South Wales is normally 30% general security allocation but this can be increased to 50% under exceptional circumstances.

**5.3 NSW exceptional circumstances**

Exceptional circumstances for NSW are defined as occurring when the average November allocation (including carryover) for the four years up to and including the current year would otherwise have been less than 50%. However, exceptional circumstances cannot be declared in consecutive years. (See Explanatory Note Appendix 1 note 5.3)

**5.4 Forest watering while borrowing**

Release of the non-borrowed component of the EWA is allowed even though some of the EWA remains borrowed.

**5.5 Borrowing in the fifth year of drought**

Each State will consider, consult and justify before making a decision to borrow water in the fifth year of drought when a release might be made under sub-clause 8.2 of these rules.

**5.6 Borrowing for other environmental purposes**

If the Commission agrees, water may be borrowed from the EWA for other environmental purposes provided that:

- (a) the required water has not already been borrowed for consumptive use;
- (b) water is not required in that year by the B–MF; and
- (c) the required water can be repaid at the start of the following year. (See Explanatory Note Appendix 1 note 5.6)

**6. SPILLAGE****6.1 Priority of spills**

When Hume physically spills, water will first spill from the carried over component of other environmental entitlements, then from the B–MF EWA. (See Explanatory Note Appendix 1 note 6.1)

**6.2 Spillage limit**

A State's share of the EWA cannot spill below 100GL plus an additional volume if water was borrowed by the State in the previous year. This additional volume is equal to the maximum borrow by that State in the previous year excluding water borrowed under sub-clause 5.6 and is limited to 100GL for each State. (See Explanatory Note Appendix 1 note 6.2)

**6.3 Account imbalances**

If the States' shares of the EWA are unequal when the account spills, water spills first from the State with the bigger account until the States' accounts are in balance or the spillage limit is reached.

**7. INTERNAL SPILLS**

Each State's share of the allocation is stored on their respective sides of the storages. The States' shares of the EWA will not be affected by internal spills in Hume or Dartmouth.

**8. RELEASE TRIGGERS****8.1 Trigger flows**

Releases are made from the Barmah–Millewa Forest EWA under the trigger flow conditions specified in sub-clauses 8.2 to 8.5.

The trigger flows are the monthly flows in the River Murray downstream of the Yarrawonga Weir in the preceding months. In interpreting these triggers, the usable component of the EWA is defined as the total EWA allocation less twice the maximum water borrowed by either States.

**8.2 October release for a five-year drought**

Releases are triggered in October if four years have passed with no release or without a flow downstream of Yarrawonga of at least 500 GL/month from September to November and 400 GL/month in December.

**8.3 October release following a September flow**

Releases are triggered in October if the September flow exceeded 500 GL/month and the usable component of the account is  $\geq 400$  GL.

**8.4 November release following a October flow**

Releases are triggered in November if the October flow exceeded 500 GL/month and the usable component of the account is  $\geq 400$  GL.

**8.5 December release**

Releases are triggered in December if the flow exceeded 500 GL/month for both October and November.

**9. RELEASE TARGETS****9.1 Target flows**

Releases for the Barmah–Millewa Forest will attempt to achieve the target flows downstream of the Yarrawonga Weir specified in sub-clauses 9.2 and 9.3.

**9.2 Normal target flows**

The normal target flows downstream of the Yarrawonga Weir are 500 GL/month for October and November, and 400 GL/month for December.

**9.3 Special target flows**

Except for releases triggered under sub-clause 8.2, if three years pass with no flow of  $\geq 660$  GL/month in any one month from August to November, then the target flow is increased from 500 GL/month to 660 GL/month at Yarrawonga:

- (a) for October if a release starts in October; or
- (b) for November if a release starts in November. (see Explanatory Note Appendix 1 note 9.3)

**9.4 Reduction of target flows for fifth year drought**

The targets for releases triggered under sub-clause 8.2 must be reduced if the flow in either October or November is less than 300 GL/month.

**10. AMENDMENT OF RELEASE TRIGGERS AND TARGETS**

These operating practices for making releases (Clauses 8 and 9) can be varied and refined from time to time to improve environmental outcomes:

- (a) in a given year by agreement between the managers of the EWA in consultation with water managers in the two States, and in consultation with MDBC Officers, or
- (b) as an agreed permanent change to a rule approved by the Commission after a review of the long-term impacts.

**11. ACCOUNTING FOR RELEASES****11.1 Accounting for releases from the B–MF EWA**

Releases from the B-MF EWA are calculated as the difference between the releases from Hume Dam to meet the target flows and the releases that would have been made to meet all other requirements other than new environmental uses agreed after 29 August 2003. (See Explanatory Note Appendix 1 note 11.1)

**11.2 Sharing of releases between the States**

Until one State's ability to release is exhausted, releases are shared between the States in amounts which tend most to equalise the State's remaining B-MF environmental water accounts (including water that has been borrowed). When one State's ability to release is exhausted, water can continue to be released from the other State's account.

A State's ability to release water is exhausted if:

- (a) all its remaining account has been borrowed; or
- (b) its account is empty and its overdraw limit has been reached. (See Explanatory Note Appendix 1 note 11.2)

**12. BARMAH–MILLEWA FOREST EWA AND SPECIAL ACCOUNTING****12.1 Declaration of periods of special accounting**

For the purposes of declaring periods of special accounting under clause 122 of the Murray-Darling Basin Agreement (MDBA), the non-borrowed component of the BMF EWA must not be considered to be part of the New South Wales or Victorian Reserves.

**12.2 Special Accounts of State water use**

The release by a State of the BMF EWA must not be treated as a water diversion for the purposes of special accounting under paragraph 124(a) of the MDBA."

Dated 20 June 2007

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

Note: An explanatory note that accompanies this instrument is available from the Department of Sustainability and Environment.

**Water Act 1989**CONVERSION RULES FOR  
REGULATED WATER SYSTEMS IN NORTHERN VICTORIA

The Conversion Rules for Regulated Water Systems in Northern Victoria were made by the Minister for Water on 20 June, 2007. The purpose of these Rules is to assist in the conversion of existing water entitlements into: water shares, delivery shares and water-use licences (or water-use registrations for non-irrigators). These Rules apply to the seven regulated, surface water systems in Northern Victoria – the Murray, the Ovens, the Broken, the Goulburn, the Campaspe, the Loddon and the Bullarook systems. The Rules came into operation on 20 June, 2007. However, conversion in these systems will occur on 1 July 2007.

**Water Act 1989**

## TRADING RULES FOR REGULATED WATER SYSTEMS IN NORTHERN VICTORIA

I, John Thwaites, Minister for Water, Environment and Climate Change, as Minister administering the **Water Act 1989**, make the following Order.

**PART 1 – GENERAL****Title**

1. This Order is called the Trading Rules for Regulated Water Systems in Northern Victoria.

**Purpose**

2. The purpose of these Rules is to set out the conditions under which the Minister may consent to applications relating to water shares or water allocations under Part 3A or section 64K of the Act.

**Authorising provisions**

3. This determination is made under sections 33AZ and 64AZ of the Act.

**Commencement**

4. These Rules come into operation on 1 July 2007.

**Application**

5. These Rules apply to trade within, into and out of the water systems, as declared in the Order Declaring Water Systems in Northern Victoria 2007.

**Definitions**

6. In these Rules:

A reference to a section is a reference to a section of the Act.

“**allocation**” means an allocation of water made under section 33AC with respect to a water share from water determined to be available in a water season, or an equivalent allocation of water made interstate;

“**Act**” means the **Water Act 1989**;

“**back trade**” means trade to a trading zone that:

- (a) would not result in the net transfer of a volume of water to that trading zone, or to any other trading zone through which the trade must pass, taking into account all previous trades into and out of those trading zones; or
- (b) in the case of trade from a trading zone above the Barmah Choke to a trading zone below the Barmah Choke, would not result in the net transfer of a volume of water from the group of trading zones above the Barmah Choke since 1 July 2007, taking into account all previous trades into and out of that group of trading zones since 1 July 2007;

**“entitlement”** means a water share or a take and use licence issued in Victoria, or an equivalent water entitlement held in another State;

**“exchange rate”** means a factor used to calculate the volume of an entitlement after an exchange rate trade;

**“exchange rate trade”** means:

- a) the conversion of a water share to a water share with a different water system in accordance with section 33Q(1)(a), or
- b) the issue of a water share on the cancellation of an interstate entitlement in accordance with section 33M, or
- c) the cancellation of a water share on the issue of a right in a non-declared water system in accordance with section 33ABA, or
- d) the issue of a water share, contingent on the cancellation of a right in a non-declared water system, in accordance with section 33F;

**“non water user limit”** has the same meaning as in the Act;

**“seasonal determination”** has the same meaning as in the Act;

**“tagging”** means that, without the water system or trading zone of an entitlement being varied, approval is given for allocations with respect to that entitlement being taken in a different water system or trading zone – with this being marked by a tag on the entitlement – and includes:

- a) an approval under section 33AI for taking of ongoing water allocations with respect to a water share outside the water system of the water share, either within Victoria or in another State, and
- b) within a water system, changing the trading zone in which allocations may be taken, and
- c) changing an existing tag to a different tag, and
- d) an approval under section 33AG for the taking in Victoria of ongoing allocations under an entitlement held in another State, accompanied by a parallel approval and tag in relation to the entitlement in that other State;

**“take and use licence”** means a licence issued in accordance with section 51;

**“trade”** means trade of allocation and trade of entitlement;

**“trade of allocation”** means a dealing in an allocation that allows water to be taken at a different location to that at which it could be taken before the dealing, and includes:

- a) an assignment of a water allocation under section 33X(1)(c) (since this normally must be to the owner or occupier of defined land), and
- b) approval under section 64K(1)(b) for the use of a water allocation on land that is not associated with the water share with respect to which the water allocation was made – but not an approval relating to ongoing water allocations in connection with a limited term transfer or tagging – and
- c) approval under section 33AI for the taking of a water allocation outside the water system of the water share under which the water allocation was made – which may be in another State, and
- d) approval under section 33AG for the taking in Victoria of an allocation made interstate;

**“trade of entitlement”** means a dealing in an entitlement that allows water to be taken at a different location to that at which it could be taken before the dealing, and includes:

- a) association of a water share under section 33AQ, including when approved as part of the transfer of the ownership of a water share, and

- b) approval under section 64K(1)(b) for the use of ongoing water allocations on land that is not associated with the water share with respect to which the water allocations are made, in connection with a limited term transfer, and
- c) variation of the trading zone of a water share without varying the water system, under section 33Q(1)(b), and
- d) tagging, and
- e) exchange rate trade;

“**trading zone**” means a part of a water system as described in Schedule 1 and Schedule 3 into or out of or within which trade can occur, and

- a) **in relation to an entitlement**, means the trading zone as determined by the Minister at the time of issue of a water share or as subsequently varied through exchange rate trade, or, if the entitlement is held in another State, a trading zone similarly identified;
- b) **in relation to an allocation**, means the trading zone of the water share or other entitlement in respect of which the allocation was made, or if the allocation has been traded to a different trading zone, that trading zone.

“**unregulated trading zone**” means a trading zone in a non-declared water system;

“**water season**” has the same meaning as in the Act;

“**water share**” has the same meaning as in the Act.

*Note: any notes in italics are explanatory only and do not form part of the Rules.*

## PART 2 – TRADE OF ALLOCATION

### Trading zone rules

7. Subject to Rules 12, 13, 22 and 23, an application for a trade of allocation may only be approved if the trade:
- (a) is within a trading zone; or
  - (b) is from a trading zone identified at the top of the table in Schedule 2 to a trading zone identified at the left of the table, and the cell which is directly below the first trading zone and directly to the right of the second trading zone contains “a” (for always); or
  - (c) is from a trading zone identified at the top of the table in Schedule 2 to a trading zone identified at the left of the table, and the cell which is directly below the first trading zone and directly to the right of the second trading zone contains “b” (for back trade), and the trade is back trade; or
  - (d) complies with Rules 8, 9, 10 or 11.

### Lower Goulburn (zone 3)

8. An application for a trade of allocation may be approved if the trade is from trading zone 3 to one of trading zones 1A, 1B, 1L, 4C and 6B, and –
- (a) the trade is in water season that, for the purpose of this Rule, is classed by Goulburn–Murray Rural Water Authority as dry; and
  - (b) the total trade under this Rule during the water season has not exceeded a limit, being 5,000 megalitres or less, set by Goulburn–Murray Rural Water Authority.

### Lower Broken Creek (zone 6B)

9. An application for a trade of allocation may be approved if the trade is –
- (a) from trading zone 6B to trading zone 1A, 1B, 1L, 3 or 4C, and the total trade in the water season under this Rule has not exceeded the limit set by Goulburn–Murray Rural Water Authority; or
  - (b) from trading zone 6 to trading zone 6B, and will not exceed Murray Valley area channel capacity constraints.

**Loddon supplement (zone 5A)**

10. An application for a trade of allocation to trading zone 5A may be approved if –
- (a) the trade is:
    - (i) from trading zone 1A or 1B; or
    - (ii) from another trading zone from which trade to trading zone 1A or 1B could be approved under Rule 7(c); and
  - (b) the trade is in a water season that, for the purpose of this Rule, is classed by Goulburn–Murray Rural Water Authority as a season in which the Loddon water system is supplying water to the Goulburn water system as a supplement; and
  - (c) the total trade in the water season under this Rule has not exceeded the limit set by Goulburn–Murray Rural Water Authority.

**Special situations**

11. Trade of allocation out of a trading zone listed in Schedule 1 (a “regulated trading zone”) which would not be allowed under Rules 7 to 10, may be approved if the property to which the allocation is to be delivered can physically receive a supply from that trading zone, and the property –
- (a) is situated in another regulated trading zone, and the seasonal determination for that trading zone is less than 100%; or
  - (b) is situated in a trading zone described in Schedule 3 (an “unregulated trading zone”) and is subject to a ban on diversions;
- subject to any other conditions which the Minister may determine to ensure there are no adverse effects on other water users or the environment.

**Limit on trade out of the Loddon**

12. An application for a trade of allocation out of trading zones 1B or 5A must not be approved if, after the proposed trade, the net trade out (including trade of allocation in the current season, and any trade of entitlement, and any trade carried out under trading rules in existence prior to these Rules) of the combined trading zones 1B and 5A would exceed 8,000 megalitres.
- Note: Records of trade have been kept since trade was first permitted, and will be used to assess whether an application is affected by this Rule and Rule 15.*

**Insufficient water to cover losses**

13. When the seasonal determination for a trading zone is 0%, a trade of allocation into that trading zone may be permitted only if buyers are advised that the water to be purchased cannot be delivered within an irrigation district unless and until the seasonal determination is increased.

**PART 3 – TRADE OF ENTITLEMENT****Trading zone rules**

14. Subject to Rules 15, 16, 17, 24 and 25, an application for a trade of entitlement, other than by exchange rate trade, may only be approved if the trade:
- (a) is within a trading zone; or
  - (b) is from a trading zone identified at the top of the table in Schedule 2 to a trading zone identified at the left of the table, and the cell which is directly below the first trading zone and directly to the right of the second trading zone contains “a”.

**Limit on trade out of the Loddon**

15. An application for a trade of entitlement out of trading zones 1B or 5A must not be approved if, after the proposed trade, the net trade out (including trade of allocation in the current season, and any trade of entitlement, and any trade carried out under trading rules in existence prior to these Rules) of the combined trading zones 1B and 5A would exceed 8,000 megalitres.

**Lower Campaspe (zone 4C)**

16. An application for a trade of entitlement must not be approved –
- (a) for trade out of trading zone 4C if the total entitlement for which water may be taken in that trading zone after the trade out would be less than 1,000 megalitres of water shares classed as high reliability, unless the trade out is for the total remaining volume of water shares classed as both high and low reliability in the trading zone; and
  - (b) for trade into trading zone 4C if all the entitlement has been previously traded out of trading zone 4C, unless trade in is for at least 1,000 megalitres of water shares classed as high reliability.

**Lower Darling (zone 14)**

17. An application for a trade of entitlement must not be approved if the trade is into or out of the Lower Darling Valley.

*Notes regarding trade of entitlement:*

- (a) *Tagging of a water share, other than to interstate, leads to the water share being associated with the relevant land.*
- (b) *The giving or surrender of a limited term transfer does not alter the association of the water share.*
- (c) *In accordance with Rule 14 above, a water share may only be tagged to a destination in a trading zone to which trade is always permitted, and back trade by tagging is not permitted except by the removal of a tag previously applied.*
- (d) *A water share may not be tagged to locations in more than one trading zone.*

**Exchange rate trade**

18. An application for an exchange rate trade, other than for an exchange rate trade to an unregulated trading zone, may only be approved if:
- (a) the trade is back trade –
    - (i) from trading zone 6B or 7 to trading zone 1A or 1B; or
    - (ii) from trading zone 12 to trading zone 1A or 1B and South Australia also approves the trade; or
    - (iii) from trading zone 1A or 1B to trading zone 4A or 4C, provided that the trade does not result in net trade from the Goulburn water system to the Campaspe water system; or
    - (iv) from trading zone 6B or 7 to trading zone 4A or 4C, provided that the trade does not result in net trade from the Murray water system to the Campaspe water system; or
    - (v) from trading zone 1A or 1B to trading zone 5A; and
  - (b) the entitlement being converted or cancelled is a high-reliability water share or an equivalent interstate entitlement;
  - (c) an exchange rate equal to 1.0 is applied.

**PART 4 – TRADE TO OR FROM UNREGULATED TRADING ZONES****Trade of entitlement to an unregulated trading zone**

19. An application to cancel a water share under section 33ABA to allow the issue of a take and use licence in an unregulated trading zone may be approved if:
- (a) the take and use licence to be issued only permits the holder of the licence to divert water into or harvest water in a private dam between the months of May to October in each year, or during any shorter period within those months as specified in the licence (that is, it is a “winter-fill licence”); and
  - (b) the take and use licence will not become operative until the next 1 July; and
  - (c) the trade is in accordance with the trading zone rules in Schedule 3; and
  - (d) the exchange rates in Schedule 4 are applied; and

- (e) the total volume of entitlement transferred out of the associated water system since 14 October 2002 has not exceeded three per cent of the entitlements in existence for that water system on 1 July 2002.

**Trade of entitlement from an unregulated trading zone**

20. A water share must not be issued in accordance with section 33F, contingent on the cancellation of a take and use licence in an unregulated trading zone, unless:
- (a) the take and use licence is unused in the current year to 30 June; and
  - (b) the trade is in accordance with the trading zone rules in Schedule 3; and
  - (c) the trade is a back-trade; and
  - (d) the inverse of the exchange rate in Schedule 4 is applied in calculating the volume of the water share.

**Trade of allocation to or from an unregulated trading zone**

21. Trade of allocation is not permitted –
- (a) from a regulated water system to an unregulated water system, except where allowed under Rule 11(b); or
  - (b) from an unregulated water system to a regulated water system.

**PART 5 – SPECIAL LIMITS****Trade of allocation after the end of February**

22. Approval must not be given to an application for trade of allocation –
- (a) into New South Wales, or
  - (b) to Coliban Region Water Authority –
- after the end of February each year to 30 June.

**Trade of allocation limited by annual use limit**

23. An application to trade a water allocation, other than from interstate, to the owner or occupier of land specified in a water-use licence or water-use registration must not be approved if, after the trade, the volume of water allocation recorded in the water register as available for use on that land (taking into account allocations made with respect to water shares associated with the land, and trade of allocation to and from the owner or occupier of the land) would exceed:
- (a) 200% of the annual use limit in that water-use licence or water-use registration, or
  - (b) where the water allocation is available for use on more than one parcel of land, 200% of the sum of the annual use limits in the water-use licences or water-use registrations for each parcel.

**Limited term transfers limited by annual use limit**

24. An application to give a limited term transfer to the owner or occupier of land specified in a water-use licence or water-use registration must not be approved if, after the trade, the volume of limited term transfers recorded in the water register as available for use on that land would exceed:
- (a) 200% of the annual use limit in that water-use licence or water-use registration, or
  - (b) where the limited term transfer is available for use on more than one parcel of land, 200% of the sum of the annual use limits in the water-use licences or water-use registrations for each parcel.

*Note: these limits are parallel to the limit on the volume of water shares that can be associated with land in a water-use licence or water-use registration, in section 33AM(2).*

**Limit on trade of entitlement out of an irrigation area**

25. An application to revoke the association of a water share of a certain reliability class with land in any of the irrigation areas set out in Schedule 5 – whether as a dealing by itself or in connection with other dealings – may be refused if revocation would result in –
- (a) the total volume of water shares of that reliability class with respect to which association with land in the irrigation area had been revoked during any water season, minus
  - (b) the total volume of water shares of that reliability class that had become associated with land in the irrigation area during the same water season –
- exceeding four per cent of the total volume of water shares of that reliability class that were associated with land in that irrigation area at the beginning of that water season.

**PART 6 – MISCELLANEOUS****Adverse impact**

26. (1) Notwithstanding any other provisions in these Rules, an application to trade may be refused if that trade would, in the opinion of the Minister, be likely to cause any material adverse impact on the environment or other water users.
- (2) Where the Minister has refused an application to trade under this Rule, the Minister must give the applicant the reason for the refusal in writing.

**Carryover and advance allocation**

27. (1) Transfer of ownership of a water share under section 33S(1) must not alter any limitations on water allocations in the current water season with respect to that water share arising from any allocation carried over from the previous water season under section 33F(2) or any advance allocation taken with respect to that water share.
- (2) If a water share is divided under section 33Y, any limitations on water allocations in the current water season with respect to that water share on account of carryover or advance allocation must be apportioned on a pro rata basis between all of the new water shares.
- (3) If two or more water shares are consolidated under section 33Z, any limitations on water allocations in the current water season with respect to those water shares on account of carryover or advance allocation must be aggregated against the consolidated water share.

**Administration of interstate tagging**

28. The following administrative procedures and requirements are to apply to interstate tagging of entitlements –
- (a) the owner of a tagged water share must apply to the relevant interstate body to establish separate accounting for tagged allocations;
  - (b) an application to tag a water share to a trading zone in another State may only be approved if the owner of the water share:
    - (i) provides details of an interstate account suitable for ongoing accounting for usage arising from the tagging, and
    - (ii) authorises the ongoing transfer of allocations to this account from Victoria as required for administration of the tagging, and
    - (iii) undertakes to ensure that the relevant allocation bank account in Victoria will always contain sufficient allocation to meet orders placed interstate for usage interstate;
  - (c) an application to take water under an interstate entitlement in Victoria may only be approved if the owner of the interstate entitlement:
    - (i) provides details of an interstate account that will hold allocations made in respect of the entitlement ready for transfer to Victoria; and

- (ii) authorises the ongoing transfer of allocations from that account to an account in Victoria as required for administration of the tagging; and
- (iii) undertakes to ensure that the interstate account will always contain sufficient allocation to meet orders placed for usage in Victoria.

*Note: Schedule E to the Murray–Darling Basin Agreement requires each State to provide reports of interstate trade to the Murray–Darling Basin Commission as follows:*

- (1) *Within seven days after the end of every month, each Authority must send to the Murray–Darling Basin Commission (“the Commission”) a copy of its records relating to interstate trade of entitlements (whether by exchange rate trade or tagging) and allocations for the preceding month.*
- (2) *If the Commission advises an Authority of a discrepancy between the Authority’s data and that of another Authority or a similar body interstate, the Authority which receives such advice must:*
  - (i) *give any explanation of the discrepancy to the Commission, within fourteen days after receiving a report; and*
  - (ii) *in consultation with the Commission, promptly seek to resolve the discrepancy.*

#### **Exit fees not permitted a water share dealing**

29. Any fees levied on the dissociation of a water share from land in an irrigation area, or on any other dealings in a water share, must not include any contribution towards the costs of maintaining irrigation infrastructure.

#### **Surrender and cancellation of a water share**

30. An application for surrender of a water share under section 33AA or cancellation of a water share under sections 33AB or 33ABA where there is a recorded mortgage held against that water share may only be approved if the mortgagee’s consent has been obtained.

#### **Division of water shares**

31. Where a water share has been divided under section 33Y, any limited term transfer held in relation to that water share must be carried forward to each of the new water shares that is issued.

#### **Consolidation of water shares**

32. (1) Water shares may only be consolidated if they have the same trading zone and the water may be taken at the same location.
- (2) Where water shares are consolidated by cancelling a water share and adding the maximum volume to an existing water share under section 33Z(1)(b), any mortgage or limited term transfer over the water share to which maximum volume has been added will, in accordance with section 33Z(4), extend to the whole of the consolidated water share.

#### **Evidence of identity (100 point check)**

33. Each of the owners of a water share applying for approval for a transfer of a water share or limited term transfer must establish their identity in accordance with section 84ZE by completing a 100 point identity check including the provision of personal identification in the form of original, or certified copies of original, documents, together with such other information as may reasonably be required by the recording body.

Dated 20 June 2007

JOHN THWAITES  
Minister for Water, Environment and Climate Change

**SCHEDULE 1: Trading zones for declared water systems**

<b>Trading Zone</b>	<b>Trading Zone description</b>
1A	<b>Greater Goulburn</b> Lake Eildon; Goulburn River from Lake Eildon to Goulburn Weir; Lake Nagambie; Shepparton, Central Goulburn, Rochester and Pyramid–Boort irrigation areas except the Boort irrigation area.
1B	<b>Boort</b> Boort irrigation area
1L	<b>Loddon Weir Pool</b>
2A	<b>Broken: Nillahcootie to Casey's Weir</b> Lake Nillahcootie; Broken River from Lake Nillahcootie to top of Casey's Weir pool.
2B	<b>Broken: Casey's Weir to Goulburn River</b> Casey's Weir pool; Broken River from Casey's Weir pool to the Goulburn River; Upper Broken Creek from Broken River to Waggarandall Weir, including Major Creek; Lake Mokoan.
3	<b>Lower Goulburn</b> Goulburn River downstream of Goulburn Weir.
4A	<b>Campaspe</b> Lake Eppalock; Campaspe River from Lake Eppalock to Waranga Western Channel; Campaspe irrigation district.
4B	<b>Coliban channel system</b> Coliban channel system.
4C	<b>Lower Campaspe</b> Lower Campaspe River, from downstream of the Waranga Western Channel to the River Murray
5A	<b>Loddon</b> Tullaroop Reservoir; Tullaroop Creek from Tullaroop Reservoir down to Loddon River; Cairn Curran Reservoir; Loddon River from Cairn Curran Reservoir down to top of Loddon Weir Pool; Serpentine Creek system upstream of Bear's Lagoon.
5B	<b>Bullarook</b> Hepburns Lagoon, and downstream to Bullarook Creek; Newlyn Reservoir; Bullarook Creek from Newlyn Reservoir to Creswick Creek.

6	<p><b>Vic Murray Dartmouth to Barmah</b>  Lake Hume;  River Murray from Lake Hume to Barmah Choke;  Lake Dartmouth;  Mitta Mitta River below Lake Dartmouth;  Murray Valley irrigation area, excluding Lower Broken Creek.</p>
6B	<p><b>Lower Broken Creek</b>  Lower Broken Creek downstream of Katamatite.</p>
7	<p><b>Vic Murray Barmah to SA</b>  River Murray from Barmah Choke to the South Australian border;  Torrumbarry irrigation area;  Tresco irrigation district;  Nyah irrigation district;  Robinvale irrigation district;  Red Cliffs irrigation district;  Merbein irrigation district;  First Mildura irrigation district  (Note – this now includes the previous trading zone 8)</p>
9A	<p><b>Ovens</b>  Lake Buffalo;  Buffalo River downstream of Lake Buffalo;  Ovens River downstream of the confluence with the Buffalo River.</p>
9B	<p><b>King</b>  Lake William Hovell;  King River downstream of Lake William Hovell.</p>
10A	<p><b>NSW Murray above Barmah Choke</b>  River Murray from Lake Hume to Barmah Choke</p>
10B	<p><b>Murray Irrigation Ltd areas</b>  Murray Irrigation Ltd areas, including Wakool Irrigation District</p>
11	<p><b>NSW Murray below Barmah Choke</b>  River Murray from Barmah Choke to SA border (including the Edwards/  Wakool system and the Western Murray Irrigation District).</p>
12	<p><b>South Australian Murray</b>  River Murray in SA and Trust districts</p>
13	<p><b>Murrumbidgee</b>  Murrumbidgee Irrigation and Colleambally Irrigation areas;  Murrumbidgee and Tumut below Burrinjuck and Blowering  reservoirs  (including Yanko, Colombo and Billabong Creek systems)</p>
14	<p><b>Lower Darling</b>  Menindee Lakes and the Darling River downstream of the Menindee Lakes</p>

**SCHEDULE 2: Trading capability for regulated trading zones**  
(see Rules 7 and 14)

		From Trading Zone																	
Zone		1A	1B	1L	2A	2B	3	4A	4C	5A	6	6B	7	10A	10B	11	12	13	14
To Trading Zone	1A		a				b	a	a	a	b	b	b	b	b	b	b	b	b
	1B	a					b	a	a	a	b	b	b	b	b	b	b	b	b
	1L	a	a				b	a	a	a	b	b	b	b	b	b	b	b	b
	2A																		
	2B				a														
	3	a	a					a	a	a	b	b	b	b	b	b	b	b	b
	4A	b	b				b	a	b	b	b	b	b	b	b	b	b	b	b
	4C	a	a				b	a	a	b	b	b	b	b	b	b	b	b	b
	5A	b	b				a	b	b	b	b	b	b	b	b	b	b	b	b
	6	a	a				a	a	a	a		a	a	a	a	a	a	a	a
	6B	a	a				b	a	a	a	b		b	b	b	b	b	b	b
	7	a	a				a	a	a	a	b	a		b	b	a	a	a	a
	10A	a	a				a	a	a	a	a	a	a	a		a	a	a	a
	10B	a	a				a	a	a	a	a	a	a	a	a		a	a	a
11	a	a				a	a	a	a	b	a	a	b	b		a	a	a	
12	a	a				a	a	a	a	b	a	a	b	b		a	a	a	
13	b	b				b	b	b	b	b	b	b	b	b		b	b	b	
14	b	b				b	b	b	b	b	b	b	b	b		b	b	b	

Notes to Schedule 2:

1. This Schedule does not apply to exchange rate trade, which is governed by Rule 18.
2. This Schedule must be read in accordance with Rules 7 and 14, noting the limits referred to in those Rules.
3. When using this Schedule for trade of allocation:
  - a. 'from' is the existing trading zone for the allocation;
  - b. 'to' is the proposed new trading zone for the allocation.
4. When using this Schedule for trade of entitlement, other than for exchange rate trade:
  - a. 'from' is the trading zone for the entitlement;
  - b. 'to' is the trading zone in which allocations are proposed to be taken.
5. Trading zone 1L is not a trading zone for any water share, but is a trading zone in which water may be taken.

A Zone	B Description	C Can transfer from
110	<b>Goulburn</b> Unregulated tributaries of the Goulburn River above Goulburn Weir, excluding King Parrot Creek and Yea River and their tributaries. Unregulated tributaries above full supply level of Lake Eildon.	110, 111, 112 & 1A
111	<b>King Parrot Creek</b> King Parrot Creek and its tributaries, including Break O'Day Creek, Chyser Creek, Little Wallaby Creek, Pheasant Creek (including tributaries Cummins Creek and Johnston's Creek), Silver Creek, Stony Creek, Strath Creek and Wallaby Creek.	111, 110 & 1A
112	<b>Yea River</b> Yea River and its unregulated tributaries, including the Murrindindi River	112, 110 & 1A
120	<b>Broken</b> Broken River above full supply level of Lake Nillahcootie and all unregulated tributaries of the Broken River excluding unregulated sections of the Broken Creek and tributaries below Waggarrandall Weir.	120, 2A & 2B
130	<b>Lower Goulburn</b> All unregulated tributaries of the Goulburn River downstream of Goulburn Weir.	130, 1A & 3
140	<b>Campaspe</b> Campaspe River above the full supply level of Lake Eppalock. All unregulated tributaries of the Campaspe River, excluding the Coliban River above Malmsbury Reservoir Embankment and its tributaries above Malmsbury Reservoir Embankment. Unregulated tributaries of the Lower Campaspe River downstream of the Campaspe siphon at Rochester.	140 & 4A & 4C
141	<b>Coliban</b> Coliban River and unregulated tributaries above Malmsbury Reservoir Embankment.	141 & 4B
150	<b>Loddon</b> Loddon River above the full supply level of Cairn Curran. Bullarook Creek downstream of Lawrence Weir. All unregulated tributaries of the Loddon River above Loddon Weir.	150, 5A & 1B
151	<b>Lower Loddon</b> The Loddon River and all its tributaries downstream of Loddon Weir to the River Murray and Lake Boort, Lake Leaghur, Lake Meering and Little Lake Meran.	151, 5A & 1B

160	<b>Upper Murray</b> Mitta Mitta River above the full supply level of Lake Dartmouth and all tributaries of the Mitta Mitta River. River Murray upstream of confluence with Swampy Plains River. All of the River Murray tributaries above the full supply level of Hume Weir. Those parts of the unregulated tributaries of the River Murray downstream of Lake Hume to the bridge at Barmah that are above the backwater effects from the River Murray at high flow level.	160 & 6
161	<b>Upper Murray main stem</b> River Murray above the full supply level of Hume Weir and downstream of confluence with Swampy Plains River.	161 & 6
170	<b>Barmah to Nyah</b> Parts of the unregulated tributaries of the River Murray downstream from the bridge at Barmah to the pumping station at Nyah that are above the backwater effects from the River Murray at high flow level. Unregulated sections of the Broken Creek and tributaries below Waggarandall Weir.	170, 6B & 7
180	<b>Ovens and King</b> The Ovens River upstream of its confluence with the Buffalo River, the Buffalo River above full supply level of Lake Buffalo, the King River above full supply level of Lake William Hovell and all tributary streams within the Ovens and King River System excluding the regulated components of Tea Garden Creek and Maloneys Creek.	180, 9A, 9B & 6
190	<b>Kiewa Catchment</b> All tributary streams of the Kiewa River and the Kiewa River upstream of the pondage at Mt Beauty, including the pondage.	190, 191 & 6
191	<b>Kiewa Main Stem</b> The Kiewa River main stem between the pondage at Mt Beauty and the River Murray.	191 & 6

*Note: Trading zone numbers in column C refer to trading zones defined in this Schedule or Schedule 1.*

**SCHEDULE 4: Exchange rates for trade of high-reliability water shares from regulated trading zones to winter-fill licences (see Rules 19 and 20)**

<b>Regulated trading zone or zones</b>	<b>Exchange rate</b>
Zones 6, 6B, 7 (Murray system)	1.19
Zones 9A & 9B (Ovens)	1.19
Zones 1A, 1B, 1L, 3, 5A (Goulburn/Loddon system)	1.19
Zone 5B (Bullarook)	1.19
Zone 2A & 2B (Broken system)	1.19
Zone 4A (Campaspe system)	1.19
Zone 4B (Coliban System)	1.19
Zone 4C (Lower Campaspe)	1.19

Note: The exchange rate has been calculated on the basis that the long term cap equivalent of a high-reliability water share is 0.95, and the expected utilisation factor for a farm dam is 0.8.

**SCHEDULE 5: Irrigation areas subject to 4% limit (see Rule 25)**

<b>Item</b>	<b>Irrigation area</b>
1	Torrumbarry Irrigation Area (excluding the Woorinen part)
2	Murray Valley Irrigation Area
3	Shepparton Irrigation Area
4	Central Goulburn Irrigation Area
5	Rochester Irrigation Area
6	Pyramid-Boort Irrigation Area
7	Campaspe Irrigation District
8	Merbein Irrigation District, Red Cliffs Irrigation District, Robinvale Irrigation District
9	Nyah Irrigation District, Tresco Irrigation District, the Woorinen part of Torrumbarry Irrigation Area
10	First Mildura Irrigation District

**Water Act 1989**

## DIRECTIONS ON DELIVERY ENTITLEMENTS

I, John Thwaites, Minister for Water, Environment and Climate Change, as Minister administering the **Water Act 1989**, give the following Directions.

**Authorising provision**

1. These Directions are made under section 228 of the **Water Act 1989**.

**Commencement**

2. These Directions come into force on 1 July 2007.

**Application**

3. These Directions apply to an Authority providing the service of delivering water within an irrigation district under Part 11 of the Act where the water is supplied from water systems that have been declared under section 6A of the Act.

**Definitions**

4. In these Directions –

“**Act**” means the **Water Act 1989**;

“**annual access fee**” means an annual fee levied on the holder of a delivery share for continuing access to an Authority’s water delivery network and services that is based solely on the volumes at which and the periods during which water may be delivered as specified in the delivery share;

“**annual delivery allowance**” means the annual volume of water that may be delivered to a property under a delivery share without a higher fee for casual delivery being incurred;

“**Authority**” means an Authority providing the service of delivering water within an irrigation district under Part 11 of the Act where the water is supplied from water systems that have been declared under section 6A of the Act;

“**delivery share**” means an entitlement to the service of having water delivered under section 222(1)(a) of the Act, at specified volumes during specified periods as determined under section 223 of the Act;

“**irrigation district**” has the same meaning as in the Act;

“**irrigation period**” has the same meaning as in the Act;

“**regulatory period**” means a period over which a pricing decision by the Essential Services Commission applies as defined in a Water Industry Regulatory Order made under section 4D(1)(a) of the **Water Industry Act 1994**;

“**shadow access fee**” means an annual fee which, if levied upon and paid by every holder of a delivery share in an Authority’s irrigation district, would collect sufficient revenue to meet the fixed costs of the Authority, otherwise recovered by –

- a) the annual access fee actually levied, and
- b) other fees levied by the Authority.

“**termination fee**” means a fee levied by an Authority as a condition of the Authority approving –

- a) a reduction in a delivery share, under section 224, or
- b) the surrender of a delivery share as a consequence of a property no longer being a serviced property, under section 229 of the Act.

*Notes:<sup>1</sup> under section 223 of the Act, an Authority must determine the volumes at which and periods for which water is to be delivered to a property, in the manner set out in a conditions determination made by the Authority. Under section 227 of the Act, an Authority may determine terms and conditions for the service of delivering water.*

<sup>1</sup> *Notes in italics throughout this document are explanatory only, and do not form part of any formal directions.*

**Terms and conditions set by an Authority**

5. Any terms and conditions determined by an Authority under section 227 of the Act must be consistent with these Directions.

**Delivery rates**

6. (a) In making a determination under section 223 of the Act or in varying a determination under sections 224 or 225 in relation to a particular property; or
- (b) where a delivery share has been deemed to be created as a result of a water system being declared under section 6A of the Act and the volumes and periods of the service have not been determined in accordance with paragraph (c) or (d) – an Authority must –
- (c) express the volume at which and the period for which water is to be delivered to the property (the “delivery rate”), as well as in any other manner, in megalitres per day; and
- (d) determine the annual delivery allowance, being calculated as the delivery rate in megalitres per day multiplied by the number of days in the irrigation period that normally applies, or as otherwise calculated by the Authority.

*Note: the volumes at which and the periods for which water is to be delivered may be expressed in other ways as well as in megalitres per day. In particular, in periods of congestion, volumes per 10 days or 14 days or other period may be used to manage the sharing of available delivery service.*

**Sharing available delivery service**

7. In fixing terms and conditions under section 227 of the Act, an Authority must make it clear that a delivery share does not entitle its holder to have water always delivered at the specified delivery rate, but rather a delivery share is an entitlement to a share of the service capable of being provided, and that the amount actually delivered may be varied in accordance with the Act, in circumstances including :
- (a) where demand exceeds the capacity of the works of the Authority, or where the amount of water that can be delivered is limited for some other reason (e.g. because of rationing at river offtakes), in which case the entitlement to have water delivered may be restricted below the rate set in the delivery share, either by reducing the volume or by extending the period, but always in such a way that the service level under each delivery share is affected in the same proportion, in accordance with section 231(2);
- (b) periods of low demand, in which case the Authority may agree to deliver water at a higher rate than the rate set in the delivery share.

**Apportionment between service points**

8. Where a serviced property has more than one service point for the purpose of delivering water, an Authority must agree to a request from the holder of a delivery share to apportion the delivery share between the service points in a certain way, or to change the way in which the delivery share is apportioned between the service points, if –
- (a) meeting the request would not adversely affect the holders of other delivery shares, and
- (b) the Authority is not aware of any other reason why the apportionment should not be so made or changed.

*Note: where a delivery share has been apportioned between service points, these apportionments may be used for the purpose of rationing delivery.*

**Casual delivery**

9. The Authority must refuse any request to deliver water to the owner or occupier of any property with no delivery share if delivering the water would adversely affect a delivery service already in the process of being provided to the owners and occupiers of other properties, whether or not they hold a delivery share.

**Reductions to delivery shares by an Authority**

10. An Authority must not vary a delivery share under section 225 of the Act in a way that permanently reduces the delivery rate or in some other way reduces the service level, unless:
- (a) the holder of the delivery share agrees to the reduction in writing; or
  - (b) the reduction is part of a broader change to the services being offered in part of a delivery system which may involve improvement in other aspects or may involve lower fees, and the broad change has been agreed to by the relevant representative water services committee; or
  - (c) there are special circumstances that warrant the reduction, and the Authority has advised the Minister in writing, consulted with the representative water service committee, and advertised its intention in a newspaper circulating in the affected area; or
  - (d) the reduction is part of a reconfiguration plan adopted under section 161F of the Act and (where the case so requires) approved under section 161G.

**Transfer of delivery shares**

11. An Authority must not refuse an application under section 226 of the Act to transfer part or all of a delivery share from one property to another, except in the following circumstances:
- (a) relevant parts of the two properties do not share common delivery infrastructure; or
  - (b) in the Authority's opinion, the transfer would mean that the delivery share attached to the receiving property was greater than the maximum delivery share that should reasonably be attached to that property; or
  - (c) in the Authority's opinion, the transfer would have adverse effects on the holders of other delivery shares; or
  - (d) in the Authority's opinion, the transfer would adversely affect the Authority's ability to provide effective and efficient delivery services; or
  - (e) the property to which the delivery share is proposed to be transferred is on part of the Authority's delivery system for which either:
    - (i) an agreement is in place or being negotiated, or
    - (ii) a reconfiguration plan is being prepared or has been adopted, which will or would change the delivery system in such a way that providing the delivery service to the property is determined by the Authority to be impractical; or
  - (f) any consents of mortgagees required under the Act have not been obtained.

*Note: the following Directions have been developed to fit with the Schedule E protocol on access, exit and termination fees in the Murray-Darling Basin Agreement, and advice from the Australian Competition and Consumer Commission (ACCC) on the development of a consistent inter-jurisdictional framework for the use of such fees.*

**Annual access fees**

12. (1) An Authority must recover the costs of providing delivery services through a combination of fixed fees (which may relate to the volumes at which and the periods during which water may be delivered as specified in a delivery share) and fees that vary with the volume of water actually delivered.
- (2) Annual access fees must be the principal mechanism to recover the fixed costs of providing ongoing access to water delivery services, in accordance with the Water Industry Regulatory Order made under section 4D(1)(a) of the **Water Industry Act 1994**.

*Note: the fixed costs of delivery services include operational, maintenance and administrative costs; expenditure on renewing and rehabilitating existing assets; a rate of return on the assets valued in accordance with the Water Industry Regulatory Order.*

- (3) Any annual access fee levied on the holder of a delivery share must not include any:
- (a) bulk water charges, except for the fixed component of bulk water charges that covers delivery system losses; or
  - (b) operating costs that vary with the volume of water actually delivered; or
  - (c) costs associated with capital expenditure planned to occur beyond the current regulatory period, other than those costs already being recovered through a renewals annuity established for the purpose of maintaining the design level of service, or meeting improvements in standards mandated at the time the charge is levied.
- (4) Costs associated with capital expenditure planned to occur beyond the current regulatory period to improve an Authority's quality of service or network capacity must:
- (a) be financed through a separate levy, unrelated to water shares or other water entitlements; and
  - (b) be separate from any annual access fee; and
  - (c) not be included in the calculation of any termination fee; and
  - (d) not continue to be payable by the holder of a delivery share after that delivery share has been surrendered.
- (5) An Authority may also recover fixed costs through other fees, such as service point fees, usage fees and casual use fees.
- (6) An Authority must recover variable costs through variable fees such as usage fees and casual use fees levied on the volume of water delivered.

*Note: the ACCC report does not allow "retail tagging". Accordingly, an Authority is not to enter into any arrangement whereby the Authority levies a fee in relation to the fixed costs of providing ongoing access to water delivery services on the owner of a water share which has been transferred for use outside the Authority's irrigation district. Such an arrangement is not really possible when entitlements are unbundled.*

*Note: the holder of a delivery share should be able to choose whether to continue to hold the delivery share and pay the annual access fee, or to reduce or surrender the delivery share and pay the relevant termination fee.*

*Upon reduction or the surrender of a delivery share, for the level of delivery service given up:*

- *the Authority will no longer be obligated to deliver water, or be obligated to be able to deliver water, as specified under the delivery share; and*
- *the obligations to pay future annual access fees in relation to the delivery share will be cancelled.*

**Termination fees**

13. (1) An Authority must agree to an application by the holder of a delivery share for a reduction in the delivery share under section 224 of the Act, or for surrender of the delivery share as a consequence of the relevant property no longer being a serviced property under section 229, provided that:
- (a) any consents of mortgagees required under the Act have been obtained; and
  - (b) the relevant termination fee has been paid to the Authority.
- (2) A termination fee must be based on the annual access fee – but if the access fee is not reflective of the full fixed costs of providing a delivery service, until 30 June 2010 the Authority may calculate a termination fee based on a shadow access fee.
- (3) A termination fee must be:
- (a) calculated as a multiple of the annual access fee (or shadow access fee, where applicable) levied on the level by which service under the delivery share is reduced, or on all of the delivery share if it is surrendered, at the date of the reduction or surrender; and
  - (b) not more than 15 times greater than that annual access fee (or shadow access fee where applicable).

*Note: the multiplier of 15 reflects agreements between NSW, Victoria and South Australia on expanding interstate trade. The ACCC recommended a multiplier of 12 decreasing to 8 over a period of 8 years. Victoria is willing to look at amending these directions in line with the ACCC recommendations, provided other jurisdictions agree to implement the same multiplier.*

- (4) After calculating a termination fee in accordance with subclause 3, an Authority must deduct from that fee any future fixed costs that would otherwise be included in future access fees (or shadow access fees), but will be directly and in the near future avoided as a result of the surrender of part or all of the delivery share.

*Note: the fixed costs of the Authority may be reduced because a channel or pipe is overcommitted, or because the relevant delivery network is due to be rationalised.*

- (5) An Authority must not charge a termination fee in relation to reduction or surrender of a delivery share if the reduction or termination would relieve a situation where there was more entitlement to have water delivered than the Authority could properly meet.

Dated 20 June

JOHN THWAITES MP  
Minister for Water, Environment and Climate Change

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**Planning and Environment Act 1987**

## GREATER BENDIGO PLANNING SCHEME

## Notice of Approval of Amendment

## Amendment C12

The Greater Bendigo City Council has approved Amendment C12 to the Greater Bendigo Planning Scheme.

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

The Amendment:

- rezones land in High Street, Marong at the north end of township from Farming Zone to Township Zone.

The Amendment also makes a number of changes to correct, realign or update zone and overlay boundaries to reflect ownership and/or existing use and development. Some of the changes correct errors that occurred when the planning scheme was first introduced.

The Amendment was approved by the Greater Bendigo City Council in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 27 April 2006. The authorisation has not been withdrawn.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; Department of Sustainability and Environment, North West Regional Office, corner of Midland Highway and Taylor Street, Epsom; and at the offices of the Greater Bendigo City Council, Hopetoun Mill, 15 Hopetoun Street, Bendigo.

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

**Planning and Environment Act 1987**

## GREATER GEELONG PLANNING SCHEME

## Notice of Approval of Amendment

## Amendment C151

The Minister for Planning has approved Amendment C151 to the Greater Geelong Planning Scheme.

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

The Amendment extends the expiration date of the Design and Development Overlay (Schedule 14) which requires the granting of a permit for the construction or extension of a dwelling in excess of 7.5 metres in residential areas. The provision remains an interim control with the schedule expiring on 30 June 2009.

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

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

**Planning and Environment Act 1987**

## HUME PLANNING SCHEME

## Notice of Approval of Amendment

## Amendment C95

The Minister for Planning has approved Amendment C95 to the Hume Planning Scheme.

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

The Amendment:

- modifies the Schedule to Clause 66.04 to include the Secretary of the Department of Infrastructure as a referral authority under section 55 of the **Planning and Environment Act 1987** for permit applications made within land adjacent to Melbourne Airport, bounded by Barbiston, McNabs and Mansfield Roads and the Deep Creek; and
- modifies the Schedules to Clause 52.03 and Clause 81.01 by incorporating the Melbourne Airport – Future Runway Development Plan, May 2007.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment,

Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; and at the offices of the Hume City Council, 1079 Pascoe Vale Road, Broadmeadows.

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

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**Planning and Environment Act 1987**  
WARRNAMBOOL PLANNING SCHEME  
Notice of Approval of Amendment

Amendment C56

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

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

The Amendment modifies the schedules to clauses 34.01 and 34.02 to limit the as-of-right combined leasable floor area of a shop in the Business 1 Zone and to prohibit a shop in the Business 2 Zone of the Eastern Activity Precinct.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; and at the offices of the Warrnambool City Council, 25 Liebig Street, Warrnambool 3280.

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

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**Planning and Environment Act 1987**  
WEST WIMMERA PLANNING SCHEME  
Notice of Approval of Amendment

Amendment C12

The Minister for Planning has approved Amendment C12 to the West Wimmera Planning Scheme.

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

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

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Ground Floor, 8 Nicholson Street, East Melbourne; and at the offices of the West Wimmera Shire Council, 49 Elizabeth Street, Edenhope 3318.

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

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## ORDERS IN COUNCIL

### Corrections Act 1986

#### REVOCATION AND APPOINTMENT OF COMMUNITY CORRECTIONS CENTRES

##### Order in Council

The Governor in Council, under section 86(1) of the **Corrections Act 1986**:

- revokes the Carlton Attendance Centre at 11–15 Argyle Place, South Carlton as a community corrections centre, which was appointed by Order in Council dated 12 February 1985 and published in the Government Gazette on 13 February 1985;
- appoints the Inner Northern Justice Services Centre, Carlton CCS located on the ground floor and second floor of the building situated at 444 Swanston Street, Carlton as a community corrections centre; and
- appoints the Metropolitan Fine Default and Community Custodial Permit Unit located on the second floor of the building situated at 444 Swanston Street, Carlton as a community corrections centre.

This Order comes into operation on 2 July 2007.

Dated 26 June 2007

Responsible Minister  
BOB CAMERON MP  
Minister for Corrections

RUTH LEACH  
Clerk of the Executive Council

### Working with Children Act 2005

#### FIXING OF DATES FOR PURPOSES OF CERTAIN SERVICES, BODIES, PLACES AND ACTIVITIES

##### Order in Council

The Governor in Council, acting under section 9(5) of the **Working with Children Act 2005**, fixes the date 1 July 2007 as the date for the following services, bodies, places and activities:

- child protection services, other than those services specified by Order made under section 9(5) of the **Working with Children Act 2005** on 20 June 2006 and published in the Government Gazette, G25, on 22 June 2006, as services provided by Child Protection Workers, Grades 1–6, employed by the Department of Human Services;
- remand centres and youth residential centres, within the meaning of the **Children, Youth and Families Act 2005**, other than those services specified by Order made under section 9(5) of the **Working with Children Act 2005** on 20 June 2006 and published in the Government Gazette, G25, on 22 June 2006, as services provided by Juvenile Justice Workers, Grades 1–6, employed by the Department of Human Services;
- youth justice centres within the meaning of the **Children, Youth and Families Act 2005**, other than those services specified by Order made under section 9(5) of the **Working with Children Act 2005** on 20 June 2006 and published in the Government Gazette, G25, on 22 June 2006, as services provided by Juvenile Justice Workers, Grades 1–6, employed by the Department of Human Services;
- probation services under the **Children, Youth and Families Act 2005**, other than those services specified by Order made under section 9(5) of the **Working with Children Act 2005** on 20 June 2006, and published in the Government Gazette, G25, on 22 June 2006, as services provided by Juvenile Justice Workers, Grades 1–6, employed by the Department of Human Services;
- youth justice units, within the meaning of the **Children, Youth and Families Act 2005**;
- the services of fostering children, other than the services specified by Order made under section 9(5) of the **Working with Children Act 2005** on 20 June 2006, and published in the Government Gazette, G25, on 22 June 2006, which are provided by foster carers;
- community services, within the meaning of the **Children, Youth and Families Act 2005**;
- the child care service of family day care, within the meaning of section 194(1) of the **A New Tax System (Family Assistance) (Administration) Act 1999** of the Commonwealth;

- the child care service of outside school hours care, within the meaning of section 194(1) of the **A New Tax System (Family Assistance) (Administration) Act 1999** of the Commonwealth, other than those services arranged by or located at an educational institution;
- school crossing services, being services provided by people employed to assist children to cross roads on their way to or from school; and
- overnight camps for children, other than those services arranged by or located at an educational institution.

This Order takes effect on and from 1 July 2007.

Dated 26 June 2007

Responsible Minister:  
ROB HULLS  
Attorney-General

RUTH LEACH  
Clerk of the Executive Council

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**Transport Accident Act 1986**

DECLARATION THAT THE TAC MEDICAL EXCESS NOT BE INDEXED IN THE  
FINANCIAL YEAR COMMENCING ON  
1 JULY 2007

Order in Council

The Governor in Council, on the recommendation of the Transport Accident Commission and under section 61(7) of the **Transport Accident Act 1986** declares that section 61 does not apply to the amount referred to in section 43(1)(b) of the **Transport Accident Act 1986** in respect of the financial year commencing on 1 July 2007.

Dated 26 June 2007

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

RUTH LEACH  
Clerk of the Executive Council

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**Dangerous Goods Act 1985**

(SECTION 55)

Order Prohibiting the Removal of Certain Asbestos at Workplaces

Preamble

1. The removal of asbestos at workplaces is regulated by the Occupational Health and Safety Regulations 2007 (the OHS Regulations). The OHS Regulations describe the circumstances in which asbestos may be removed by an employer or self-employed person who is a removalist who holds a licence under the OHS Regulations, and the circumstances in which an unlicensed employer or self-employed person may conduct a limited amount of removal work.
2. Generally, the provisions of the OHS Regulations that regulate the removal of asbestos are limited in their application to asbestos-containing material that is fixed to or installed in a building, structure, ship or plant. They generally do not apply to the removal of asbestos that is not so fixed or installed (including asbestos-contaminated dust).

3. Until the OHS Regulations are amended so that they also apply to asbestos that is not fixed or installed (including asbestos-contaminated dust), it is expedient for the public safety to make an Order, subject to conditions and restrictions, prohibiting the removal of such asbestos.

#### ORDER

Being of the opinion that it is expedient for the public safety to do so, the Governor in Council under section 55 of the **Dangerous Goods Act 1985** makes the following Order:

1. The removal of asbestos (including asbestos-contaminated dust) that is not fixed to or installed in a building, structure, ship or plant at any premises that are a workplace is prohibited.
2. The prohibition under clause 1 does not apply in relation to the removal of asbestos:
  - (a) by an employer or self-employed person who is the holder of a Class A asbestos removal licence, or by an employee of such a licence-holder;
  - (b) by an employer or self-employed person who is the holder of a Class B asbestos removal licence, or by an employee of such a licence-holder, if that removal is associated with or derived from the removal of non-friable asbestos-containing material that is fixed to or installed in a building, structure, ship or plant;
  - (c) by an employer or self-employed person, if that removal is associated with or derived from the removal of non-friable asbestos-containing material that is fixed to or installed in a building, structure, ship or plant where:
    - (i) the area of asbestos-containing material removed is less than 10 square metres in total; and
    - (ii) the removal of the asbestos-containing material is not undertaken for more than 1 hour in any period of 7 days;
  - (d) by an employer or self-employed person, if the asbestos does not constitute more than a minor contamination;
  - (e) by an employer in the course of the handling, including for the purpose of removal or transport for disposal, of aircraft products and automotive products likely to contain asbestos-containing material;
  - (f) by an employer in the course of the maintenance of dust extraction equipment contaminated with asbestos;
  - (g) by an employer in the course of processing of construction or demolition material in accordance with the method determined by the Authority under regulation 4.3.1(b) of the OHS Regulations.
3. This Order comes into operation on 1 July 2007.
4. The Order Prohibiting the Removal of Certain Asbestos at Workplaces dated 16 December 2003 is revoked.
5. In this Order:
  - “**asbestos**” has the same meaning as in the OHS Regulations;
  - “**asbestos-containing material**” has the same meaning as in the OHS Regulations;
  - “**Authority**” has the same meaning as in the OHS Act;
  - “**Class A asbestos removal licence**” has the same meaning as in the OHS Regulations;
  - “**Class B asbestos removal licence**” has the same meaning as in the OHS Regulations;
  - “**employer**” has the same meaning as in the OHS Act;
  - “**employee**” has the same meaning as in the OHS Act;

“**non-friable**”, in relation to asbestos, means asbestos that is not “**friable**” within the meaning of the OHS Regulations;

“**OHS Act**” means the **Occupational Health and Safety Act 2004**;

“**OHS Regulations**” means the Occupational Health and Safety Regulations 2007;

“**plant**” has the same meaning as in the OHS Act;

“**removal**” means transfer for the purpose of subsequent disposal;

“**self-employed person**” has the same meaning as in the OHS Act;

“**workplace**” has the same meaning as in the OHS Act.

Dated 26 June 2007

Responsible Minister

TIM HOLDING MP

Minister for Finance, WorkCover

and the Transport Accident Commission

RUTH LEACH  
Clerk of the Executive Council

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**Forests Act 1958**

**DEDICATION OF CROWN LAND AS RESERVED FOREST**

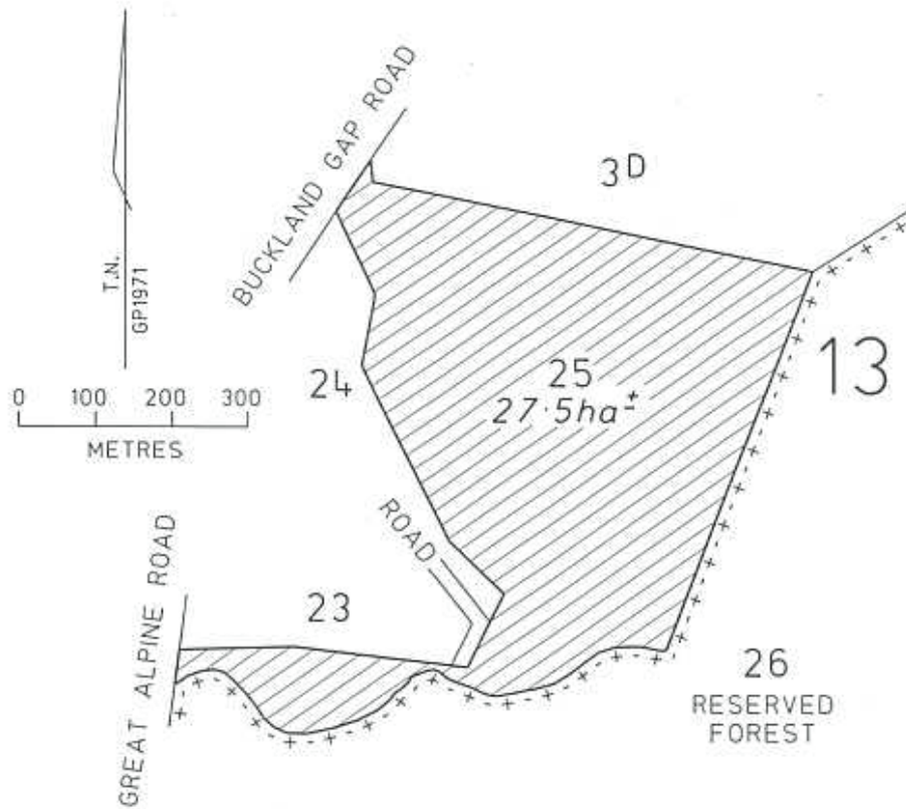
Order in Council

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

**SCHEDULE**

**MUNICIPAL DISTRICT OF THE RURAL CITY OF WANGARATTA**

MURMUNGEE – 27.5 hectares more or less, being Crown Allotments 25, Section 13 Parish of Murmungee, as indicated by hatching on plan hereunder. (GP1971) – (11P201885).



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

Dated 26 June 2007

Responsible Minister

JOHN THWAITES

Minister for Water, Environment and Climate Change

RUTH LEACH

Clerk of the Executive Council

**Docklands Act 1991**ORDER GIVING EFFECT TO THE RETURN OF THE DOCKLANDS AREA TO THE  
MUNICIPAL DISTRICT OF THE CITY OF MELBOURNE

## Order in Council

## WHEREAS:

- A. The **City of Melbourne and Docklands Acts (Governance) Act 2006** received Royal Assent on 10 October 2006 and is to commence by proclamation or on 1 January 2008 if not proclaimed earlier.
- B. Section 4 of the **City of Melbourne and Docklands Acts (Governance) Act 2006** amended the **City of Melbourne Act 2001** by inserting a new section 5A.
- C. Section 5A of the **City of Melbourne Act 2001** provides that the municipal district of the City of Melbourne includes the docklands area.
- D. The **City of Melbourne and Docklands Acts (Governance) Act 2006** amends the **Docklands Act 1991** (“the Act”) to include a new section 62. Section 62 provides that the Governor in Council, on the joint recommendation of the Minister administering the Act and the Local Government Minister may by Order provide for any matter necessary or convenient to give effect to the return of the docklands area to the municipal district of the City of Melbourne.
- E. Section 62(3) of the Act provides that sections 220S(1) and 220S(2) (except paragraphs (h) to (j)) of the **Local Government Act 1989**) apply with any necessary modifications to the Order.

NOW THEREFORE, the Governor in Council acting under section 62 of the Act ORDERS THAT:

**1. Definitions**

“**Agreements**” means the contracts and service agreements listed in Schedule 3 to which the Authority is a party as at the appointed day;

“**appointed day**” means the day the **City of Melbourne and Docklands Acts (Governance) Act 2006** commences;

“**Authority**” has the same meaning as in the Act;

“**Claims**” means claims or actions or potential claims or actions made to the Authority in relation to the docklands area where such claims or actions or potential claims or actions:

- (a) relate to, are connected with or touch upon the municipal activities and functions of the Authority prior to the appointed day; and
- (b) the event or issue giving rise to the claim or potential claim occurred prior to the appointed day;

“**docklands area**” has the same meaning as in the Act;

“**Docklands Public Amenity Local Law**” means the Local Law entitled “Public Amenity Local Law 1999” – Local Law 1 of 1999 applying to the docklands area the day prior to the appointed day;

“**Notices**” means any infringement notice, fine, penalty or charge payable for, in relation to, or as a result of the breach of any law, regulation or rule within or relating to the docklands area, including any notice issued for a failure to pay rates to the Authority or any infringement notice within the meaning of the **Infringements Act 2006**, issued by the Authority before, or in relation to a failure or infringement which occurred before, the appointed day;

**“Proceedings”** means:

- 1.1.1. actions to enforce Notices; and
- 1.1.2. any threatened or actual Court, tribunal or other judicial actions which relate solely to the exercise by the Authority of its municipal powers and functions within the docklands area and to which the Authority was or was likely to be named as a party immediately before the appointed day.

**2. Commencement**

This Order comes into operation on the appointed day.

**3. Successor in Law to Agreements**

- 3.1. On and from the appointed day:
  - 3.1.1. the Melbourne City Council:
    - 3.1.1.1. will be the successor in law to the Authority under and in relation to the Agreements on the terms as set out in this Order;
    - 3.1.1.2. will be entitled to enforce the Agreements as the Authority as if it were a party to those Agreements;
    - 3.1.1.3. will be entitled to all rights, benefits and privileges to which the Authority is entitled under the Agreements;
    - 3.1.1.4. will be responsible for all obligations which are imposed upon the Authority under the Agreements incurred on and from the appointed day; and
    - 3.1.1.5. the Authority will cease to be a party to the Agreements, and all rights, benefits and privileges accruing to and obligations of or imposed on the Authority under the Agreements will accrue to and be imposed upon the Melbourne City Council.
  - 3.1.2. Up to and including the day before the appointed day, the Authority:
    - 3.1.2.1. remains entitled to enforce the Agreements;
    - 3.1.2.2. will be entitled to all rights, benefits and privileges to which the Authority is entitled or which have accrued under the Agreements; and
    - 3.1.2.3. remains liable for, and must pay, all costs, charges, claims, expenses, liabilities or damages incurred by or on behalf of the Authority under the Agreements.

**4. Transfer of Property and Assets**

- 4.1. On the appointed day, the following property, being municipal reserves, is transferred from the Authority to the Melbourne City Council:
  - 4.1.1. Volume 10704, Folio 008, Lot S24 on Plan of Subdivision 428541D (Reserves 1, 2 and 3 surrounding 80 Lorimer Street);
  - 4.1.2. Volume 10771, Folio 210, Reserve 1 on Plan of Subdivision 448830H (Reserve adjacent to Flinders Wharf Apartments).
- 4.2. On the appointed day, the assets listed in Schedule 1 to this Order, to the extent that they do not vest in the Melbourne City Council pursuant to clause 10 of Schedule 5 of the **Road Management Act 2004**, are transferred to the Melbourne City Council.

**5. Insurance**

From the appointed day, the Authority will co-operate with and assist the Melbourne City Council and its insurer in respect to responding to claims where the Melbourne City Council is or becomes responsible for responding to the same.

**6. Local laws**

- 6.1. From the appointed day, the Docklands Public Amenity Local Law will be deemed a local law within the meaning of Part 5 of the **Local Government Act 1989** and will apply to the docklands area as if it was made pursuant to section 119 of the **Local Government Act 1989**.
- 6.2. From the appointed day, the Docklands Public Amenity Local Law will continue to apply to the docklands area but for those divisions and sections described in Schedule 2, which are, from the appointed day, repealed.
- 6.3. On the appointed day, the Docklands Public Amenity Local Law will be amended as follows:
  - 6.3.1. clause 7 is amended as follows:
    - 6.3.1.1. in the definition of “the Act”, the words “**Docklands Act 1991**” are deleted, and substituted with “**Local Government Act 1989**”;
    - 6.3.1.2. in the definition of “the Authority”, the words “Docklands Authority” are deleted, and substituted with the words “Melbourne City Council”;
    - 6.3.1.3. the definition of “Authority land” is deleted and substituted with “means any land vested in or under the control of the Authority and includes, without limitation, reserves, reservations, watercourses and some roads”;
    - 6.3.1.4. in the definition of “authorised officer”, the words “35H(1) of the Act” are deleted and substituted with the words “224 of the Act”;
    - 6.3.1.5. in the definition of “the Code”, the words “by the Authority” are inserted after the words “time to time”;
    - 6.3.1.6. in the definition of “the docklands area”, the word “Act” is deleted and is replaced with the words “**Docklands Act 1991**”;
    - 6.3.1.7. the definition of “standards” is deleted and substituted with “means the Design and Construction Standards for Public Infrastructure Works in the docklands area as amended from time to time by the Authority”;
  - 6.3.2. in clause 57, the reference to “clause 55 or 56:” is deleted and substituted with “this Local Law”;
  - 6.3.3. in clause 63A.1, “VicUrban” is deleted and substituted with “the applicant for the permit or licence” and “will” is deleted and substituted with “must”;
  - 6.3.4. in clause 63A.2, “VicUrban” is deleted, and substituted with “the Authority” and “must” is deleted and substituted with “will”;
  - 6.3.5. in clause 66.1, the word and number “Schedule 1” are deleted and substituted with “that prescribed from time to time by the Authority”;
  - 6.3.6. the reference to “section 117 of the Act” in clause 69.2 is deleted and replaced with “the **Infringements Act 2006**”;
  - 6.3.7. save as otherwise expressly provided in this paragraph 6, any reference to “VicUrban” shall be read as a reference to “the Authority”.

**7. Financial Adjustments**

- 7.1. The Authority will, on the day prior to the appointed day, close the financial records in relation to municipal matters for the docklands area and will reconcile the final accounts and provide a written copy to the Melbourne City Council within 90 days from the appointed day.
- 7.2. The Melbourne City Council will pay to the Authority, within 30 days of receipt of the final account reconciliation referred to in paragraph 7.1, an amount equal to all amounts owing to the Authority in regards to municipal matters in the docklands area less any provision or allowance agreed to between the Melbourne City Council and the Authority.
- 7.3. The Authority and the Melbourne City Council must adjust payments under the Agreements on the basis that:
  - 7.3.1. the Authority is liable for each payment incurred before the appointed day; and
  - 7.3.2. the Melbourne City Council is liable for each payment incurred on and from the appointed day.
- 7.4. Except as otherwise provided in this Order, the Authority remains liable for, and must pay, all costs, charges, claims, expenses, liabilities or damages incurred by or on behalf of the Authority in carrying out municipal activities in the docklands area up to and including the day before the appointed day.
- 7.5. On and from the appointed day, the Melbourne City Council is liable for, and must pay, all costs, charges, claims, expenses, liabilities or damages incurred by or on behalf of the Melbourne City Council in carrying out municipal activities in the docklands area.

**8. Enforcement and Proceedings**

On and from the appointed day:

- 8.1. the Melbourne City Council is substituted for the Authority as a party to the Proceedings and has the same rights in the Proceedings as the Authority had;
- 8.2. any amounts due and payable to the Authority under any Notices that have been issued for or on behalf of the Authority are due and payable to the Melbourne City Council, and the Melbourne City Council will be the successor in law to the Authority for the purposes of any Notices issued for and on behalf of the Authority; and
- 8.3. for the purposes of the **Infringements Act 2006**, the Melbourne City Council will be the enforcement agency for all Notices issued for or in relation to municipal matters in the docklands area.

**9. Bank Guarantees**

From the appointed day, where in the course of or for the purpose of its municipal activities, the Authority holds or has required the provision of a bank guarantee, bond (including insurance bond) or other security ("Security"), the Authority holds such Security for the benefit of and at the direction of the Melbourne City Council.

Dated 26 June 2007

Responsible Minister  
THEO THEOPHANOUS MP  
Minister for Major Projects

RUTH LEACH  
Clerk of the Executive Council

SCHEDULE 1  
Asset List

*VicUrban Asset Register* As at 30 April 2007

All Road Infrastructure and Road-Related Infrastructure (as those terms are defined in the **Roads Management Act 2004**) contained within the roads vested in the council under section 59 of the **Docklands Act 1991**.

Area/Street	Asset Number	Description	Category
<b>Bourke Street</b>	103238	Bourke Street Main Drain (Harbour Esp to river) Main Drain	Drains, Drains and Pits
	103332	Bourke Street Stadium Dr to Harbour Esp 200 charcoal concrete kerb	Kerbs and Channels. Kerbs and Channels
	103239	Bourke Street Stadium Dr to Harbour Esp 300mm To 450 mm (drainage pipe)	Drains, Drains and Pits
	103416	Bourke Street Stadium Dr to Harbour Esp asphalt footpath	Footpath, Asphalt
	103384	Bourke Street Stadium Dr to Harbour Esp asphalt pavement	Roads, Roads
	103472	Bourke Street Stadium Dr to Harbour Esp bench – stainless steel curved	Other Infrastructure Street Furniture
	103333	Bourke Street Stadium Dr to Harbour Esp charcoal concrete kerb and channel	Kerbs and Channels Kerbs and Channels
	103473	Bourke Street Stadium Dr to Harbour Esp event parking (1.0 x 0.5+)	Other Infrastructure Signalisation
	103474	Bourke Street Stadium Dr to Harbour Esp granitic sand infill	Other Infrastructure Landscaping
	103475	Bourke Street Stadium Dr to Harbour Esp litter bin (Docklands-St/Steel)	Other Infrastructure Misc Infrastructure
	103240	Bourke Street Stadium Dr to Harbour Esp main drain	Drains, Drains and Pits
	103241	Bourke Street Stadium Dr to Harbour Esp new pit	Drains, Drains and Pits
	103476	Bourke Street Stadium Dr to Harbour Esp recycle bin	Other Infrastructure Misc Infrastructure
	103477	Bourke Street Stadium Dr to Harbour Esp Sign- Fingerboard (1.2 x 0.3)	Other Infrastructure Signalisation
	103478	Bourke Street Stadium Dr to Harbour Esp Sign- Large (1.0 x 1.0+)	Other Infrastructure Signalisation
	103479	Bourke Street Stadium Dr to Harbour Esp sign post	Other Infrastructure Signalisation

103480	Bourke Street Stadium Dr to Harbour Esp sign— Small Rectangle (0.3 x 0.6)	Other Infrastructure Signalisation
103481	Bourke Street Stadium Dr to Harbour Esp sign— Small Square (0.6 x 0.6)	Other Infrastructure Signalisation
103482	Bourke Street Stadium Dr to Harbour Esp Street Light (Single Arm)	Other Infrastructure Lighting
103483	Bourke Street Stadium Dr to Harbour Esp Tree	Other Infrastructure Landscaping
103334	Bourke Street Wurundjeri Way to Stadium Dr 200 Charcoal Concrete Kerb	Kerbs and Channels. Kerbs and Channels
103417	Bourke Street Wurundjeri Way to Stadium Dr Asphalt Footpath	Footpath. Asphalt
103385	Bourke Street Wurundjeri Way to Stadium Dr Asphalt Pavement	Roads. Roads
103484	Bourke Street Wurundjeri Way to Stadium Dr Bench – Stainless Steel Flat	Other Infrastructure Street Furniture
103335	Bourke Street Wurundjeri Way to Stadium Dr Charcoal Concrete Kerb & Chanel	Kerbs and Channels. Kerbs and Channels
103485	Bourke Street Wurundjeri Way to Stadium Dr Granitic Sand Infill	Other Infrastructure Landscaping
103486	Bourke Street Wurundjeri Way to Stadium Dr Litter Bin (Docklands-St/Steel)	Other Infrastructure Misc Infrastructure
103242	Bourke Street Wurundjeri Way to Stadium Dr Main Drain	Drains. Drains and Pits
103487	Bourke Street Wurundjeri Way to Stadium Dr Recycle Bin (St/Steel)	Other Infrastructure Misc Infrastructure
103488	Bourke Street Wurundjeri Way to Stadium Dr sign— Large (1.0x1.0+)	Other Infrastructure Signalisation
103489	Bourke Street Wurundjeri Way to Stadium Dr sign— Large (1.0x1.0+)	Other Infrastructure Signalisation
103490	Bourke Street Wurundjeri Way to Stadium Dr sign— Large Hazard (1.5 x 0.5)	Other Infrastructure Signalisation
103491	Bourke Street Wurundjeri Way to Stadium Dr sign post	Other Infrastructure Signalisation

103492	Bourke Street Wurundjeri Way To Stadium Dr Sign-Small Rectangle (0.3 x 0.6)	Other Infrastructure Signalisation
103493	Bourke Street Wurundjeri Way To Stadium Dr Sign-Small Square (0.6 x 0.6)	Other Infrastructure Signalisation
103494	Bourke Street Wurundjeri Way To Stadium Dr Street Light (Single Arm)	Other Infrastructure Lighting
103495	Bourke Street Wurundjeri Way To Stadium Dr Tree	Other Infrastructure Landscaping
103496	Bourke Street Wurundjeri Way To Stadium Dr Tree	Other Infrastructure Landscaping
103799	Bourke Street Extension - Victoria Harbour	Roads. Roads
103219	Webb Dock Bridge Bridge Structure	Bridge. Structure
103223	Webb Dock Bridge Canopy And Finishes	Bridge. Misc Bridges
103779	Collins St - Bike Rail	Other Infrastructure Street Furniture
103338	Collins Street Spencer Street To Stadium Drive 300 Bluestone Kerb/Bluestone Gutter	Kerbs and Channels Kerbs and Channels
103249	Collins Street Spencer Street To Stadium Drive 300mm To 450mm (Drainage Pipe)	Drains. Drains and Pits
103250	Collins Street Spencer Street To Stadium Drive 450mm To 600mm (Drainage Pipe)	Drains. Drains and Pits
103420	Collins Street Spencer Street To Stadium Drive Asphalt Footpath	Footpath. Asphalt
103388	Collins Street Spencer Street To Stadium Drive Asphalt Pavement - Bridge	Roads. Roads
103389	Collins Street Spencer Street To Stadium Drive Asphalt Pavement - On Grade	Roads. Roads
103510	Collins Street Spencer Street To Stadium Drive Bench - Stainless Steel Curved	Other Infrastructure Street Furniture
103216	Collins Street Spencer Street To Stadium Drive Bridge- Collins St	Bridge. Structure
103511	Collins Street Spencer Street To Stadium Drive Footpath Feature Lighting	Other Infrastructure Lighting

**Webb Dock Bridge****Collins Street**

103339	Collins Street Spencer Street To Stadium Drive Grated Trench	Kerbs and Channels. Kerbs and Channels
103251	Collins Street Spencer Street To Stadium Drive Less Than 300 mm (Drainage Pipe)	Drains. Drains and Pits
103512	Collins Street Spencer Street To Stadium Drive Litter Bin Docklands-St/Steel	Other Infrastructure Misc Infrastructure
103513	Collins Street Spencer Street To Stadium Drive Parapet Feature Lighting	Other Infrastructure Lighting
103514	Collins Street Spencer Street To Stadium Drive Recycle Bin (St/Steel)	Other Infrastructure Misc Infrastructure
103515	Collins Street Spencer Street To Stadium Drive Sign-Instruction (1.0 x 1.0+)	Other Infrastructure Signalisation
103516	Collins Street Spencer Street To Stadium Drive Sign-Small Rectangle (0.3 x 0.6)	Other Infrastructure Signalisation
103517	Collins Street Spencer Street To Stadium Drive Spencer ST Reserve	Other Infrastructure Landscaping
103252	Collins Street Spencer Street To Stadium Drive Standard Pit	Drains. Drains and Pits
103221	Collins Street Spencer Street To Stadium Drive Steps & Elevator	Bridge. Structure
103518	Collins Street Spencer Street To Stadium Drive Street Light (Double Arm)	Other Infrastructure Lighting
103519	Collins Street Spencer Street To Stadium Drive Tree	Other Infrastructure Landscaping
103520	Collins Street Spencer Street To Stadium Drive Tree Pit	Other Infrastructure Landscaping
103521	Collins Street Spencer Street To Stadium Drive Uplight	Other Infrastructure Lighting
103217	La Trobe Street - Adderley Street To Harbour Esp Approach Structure	Bridge. Structure
103302	La Trobe Street Adderley Street To Harbour Esp 300 mm To 450 mm (Drainage Pipe)	Drains. Drains and Pits
103303	La Trobe Street Adderley Street To Harbour Esp 450 mm To 600 mm (Drainage Pipe)	Drains. Drains and Pits
103431	La Trobe Street Adderley Street To Harbour Esp Asphalt Footpath	Footpath. Asphalt

103403	La Trobe Street Adderley Street To Harbour Esp Asphalt PavemeNt	Roads. Roads
103622	La Trobe Street Adderley Street To Harbour Esp Bench - Stainless Steel Flat	Other Infrastructure Street Furniture
103222	La Trobe Street Adderley Street To Harbour Esp Bridge Parapets	Bridge. Structure
103218	La Trobe Street Adderley Street To Harbour Esp Bridge Structure - La Trobe Street	Bridge. Structure
103363	La Trobe Street Adderley Street To Harbour Esp Charcoal Concrete Kerb & Chanel	Kerbs and Channels. Kerbs and Channels
103432	La Trobe Street Adderley Street To Harbour Esp Concrete Footpath	Footpath. Concrete
103623	La Trobe Street Adderley Street To Harbour Esp Event Parking (1.0 x 0.5+)	Other Infrastructure Signalisation
103624	La Trobe Street Adderley Street To Harbour Esp Gateway Pole	Other Infrastructure Misc Infrastructure
103625	La Trobe Street Adderley Street To Harbour Esp Litter Bin (Docklands-St/Steel)	Other Infrastructure Misc Infrastructure
103626	La Trobe Street Adderley Street To Harbour Esp Met Sign &	Other Infrastructure Signalisation
103627	La Trobe Street Adderley Street To Harbour Esp Ptc Pole	Other Infrastructure Misc Infrastructure
103628	La Trobe Street Adderley Street To Harbour Esp Recycle Bin (St/Steel)	Other Infrastructure Misc Infrastructure
103629	Latrobe Street Adderley Street To Harbour Esp Sign Post	Other Infrastructure Signalisation
103630	La Trobe Street Adderley Street To Harbour Esp Sign-Small Rectangle (0.3 x 0.6)	Other Infrastructure Signalisation
103631	La Trobe Street Adderley Street To Harbour Esp Sign-Small Square (0.6 x 0.6)	Other Infrastructure Signalisation
103304	La Trobe Street Adderley Street To Harbour Esp Standard Pit	Drains. Drains and Pits
103632	La Trobe Street Adderley Street To Harbour Esp Street Light (Single Arm)	Other Infrastructure Lighting
103633	La Trobe Street Adderley Steret To Harbour Esp Tree	Other Infrastructure Landscaping

<b>Yarra's Edge</b>	103758	Mirvac - Wharf Tower 4 Concrete Deck	Promenade. Misc Promenade
	103757	Mirvac Landscaping Tower 4	Promenade. Misc Promenade
	103305	Promenade- Yarra's Edge 300 mm To 450 mm (Drainage Pipe)	Drains. Drains and Pits
	103654	Promenade- Yarra's Edge Access Ladder (Steel)	Promenade. Misc Promenade
	103434	Promenade- Yarra's Edge Asphalt Footpath	Footpath. Asphalt
	103404	Promenade- Yarra's Edge Asphalt Pavement	Roads. Roads
	103655	Promenade- Yarra's Edge Bicycle Rack	Promenade. Street Furniture
	103656	Promenade- Yarra's Edge Bollard - Stainless Steel (Removable)	Promenade. Street Furniture
	103657	Promenade- Yarra's Edge Compact Florescent	Promenade. Street Furniture
	103658	Promenade- Yarra's Edge Concrete Deck & Finishes	Promenade. Misc Promenade
	103659	Promenade- Yarra's Edge Concrete Paving And Planters	Promenade. Misc Promenade
	103660	Promenade- Yarra's Edge Drinking Fountain - New	Promenade. Street Furniture
	103364	Promenade- Yarra's Edge Kerb & Channel	Kerbs and Channels Kerbs and Channels
	103661	Promenade- Yarra's Edge Landscape (Ls02)	Promenade. Misc Promenade
	103662	Promenade- Yarra's Edge Litter Bin (Docklands- St/Steel)	Promenade. Street Furniture
	103663	Promenade- Yarra's Edge Low Voltage Luminous	Promenade. Street Furniture
	103306	Promenade- Yarra's Edge Manhole-Main Drain	Drains. Drains and Pits
	103664	Promenade- Yarra's Edge Palm Tree	Promenade. Misc Promenade

103665	Promenade- Yarra's Edge Sign- Small Square (0.6 x 0.6)	Promenade. Street Furniture
103666	Promenade- Yarra's Edge Street Light (Double Arm)	Promenade. Misc Promenade
103667	Promenade- Yarra's Edge Street Light (Single Arm)	Promenade. Misc Promenade
103668	Promenade- Yarra's Edge Timber Deck	Promenade. Misc Promenade
103669	Promenade- Yarra's Edge Tree	Promenade. Misc Promenade
103670	Promenade- Yarra's Edge Uplight	Promenade. Street Furniture
103671	Promenade- Yarra's Edge Wooden Bench- Aluminium Base	Promenade. Misc Promenade
103672	Promenade- Yarra's Edge Wooden Bench- With Back	Promenade. Misc Promenade
103807	Public Realm Around Mirvac Tower 5	Other Infrastructure Landscaping
103808	Public Realm Around Mirvac Tower 5 (Lso5)	Other Infrastructure Landscaping
103220	Yarra's Edge Ramp To Bridge Structure	Bridge. Structure
103759	Mirvac Wharf Tower 4 Concrete Deck and Planter Boxes	Promenade. Street Furniture
104034	Yarra's Edge Mirvac Marina - Stage 1 Private Works	Other Infrastructure Wharf
104054	Yarra's Edge Mirvac Marina - Stages 2 & 3 Private Works (Trim 06/17186)	Other Infrastructure Wharf
103230	Aquitania Way- Caravel Lane To Promenade 600mm To 1000mm (Drainage Pipe)	Drains. Drains and Pits
103445	Aquitania Way- Caravel Lane To Promenade Bollard - Stainless Steel (Removable)	Other Infrastructure Bollard

### Aquitania Way

103325	Aquitania Way- Caravel Lane To Promenade Cl Eac Kerb	Kerbs and Channels Kerbs and Channels
103414	Aquitania Way- Caravel Lane To Promenade Concrete Paver Footpath	Footpath. Concrete
103231	Aquitania Way- Caravel Lane To Promenade New Pit	Drains. Drains and Pits
103381	Aquitania Way- Caravel Lane To Promenade Saw-Cut Concrete Pavement	Roads. Roads
103446	Aquitania Way- Caravel Lane To Promenade Sign- Fingerboard (1.2 x 0.3)	Other Infrastructure Signalisation
103447	Aquitania Way- Caravel Lane To Promenade Sign- Small Square (0.6 x 0.6)	Other Infrastructure Signalisation
103448	Aquitania Way- Caravel Lane To Promenade Street Light (Single Arm)	Other Infrastructure Lighting
103449	Aquitania Way- Caravel Lane To Promenade Tree	Other Infrastructure Landscaping
103382	Aquitania Way- Docklands Dr. To Caravel Lane	Roads. Roads
103232	Aquitania Way- Docklands Dr. To Caravel Lane 300mm To 450 mm (Drainage Pipe)	Drains. Drains and Pits
103415	Aquitania Way- Docklands Dr. To Caravel Lane Asphalt Footpath	Footpath. Asphalt
103450	Aquitania Way- Docklands Dr. To Caravel Lane Bench Stainless Steel Flat	Other Infrastructure Street Furniture
103326	Aquitania Way- Docklands Dr. To Caravel Lane Charcoal Concrete Kerb & Chanel	Kerbs and Channels Kerbs and Channels
103451	Aquitania Way- Docklands Dr. To Caravel Lane Litter Bin (Docklands-St/Steel)	Other Infrastructure Misc Infrastructure
103233	Aquitania Way- Docklands Dr. To Caravel Lane New Pit	Drains. Drains and Pits
103452	Aquitania Way- Docklands Dr. To Caravel Lane Sign- Multipanel (0.6 x 0.6+)	Other Infrastructure Signalisation
103453	Aquitania Way- Docklands Dr. To Caravel Lane Sign Post	Other Infrastructure Signalisation
103454	Aquitania Way- Docklands Dr. To Caravel Lane Sign- Small Rectangle (0.3 x 0.6)	Other Infrastructure Signalisation

103455	Aquitania Way- Docklands Dr. To Caravel Lane Sign- Small Square (0.6 x 0.6)	Other Infrastructure Signalisation
103456	Aquitania Way- Docklands Dr. To Caravel Lane Sign- Street Name (1.2 x 0.3)	Other Infrastructure Signalisation
103457	Aquitania Way- Docklands Dr. To Caravel Lane Street Light (Single Arm)	Other Infrastructure Lighting
103458	Aquitania Way- Docklands Dr. To Caravel Lane Tree	Other Infrastructure Landscaping
<b>Caravel Lane</b>		
103243	Caravel Lane- Rakaia Way To Aquitania Way 300mm To 450mm (Drainage Pipe)	Drains. Drains and Pits
103244	Caravel Lane- Rakaia Way To Aquitania Way 600mm To 1000mm (Drainage Pipe)	Drains. Drains and Pits
103418	Caravel Lane- Rakaia Way To Aquitania Way Asphalt Footpath	Footpath. Asphalt
103386	Caravel Lane- Rakaia Way To Aquitania Way Asphalt Pavement	Roads. Roads
103497	Caravel Lane- Rakaia Way To Aquitania Way Bench - Stainless Steel Flat	Other Infrastructure Street Furniture
103336	Caravel Lane- Rakaia Way To Aquitania Way Charcoal Concrete Kerb & Chanel	Kerbs and Channels Kerbs and Channels
103498	Caravel Lane- Rakaia Way To Aquitania Way Litter Bin (Docklands-St/Steel)	Other Infrastructure Misc Infrastructure
103245	Caravel Lane- Rakaia Way To Aquitania Way New Pit	Drains. Drains and Pits
103499	Caravel Lane- Rakaia Way To Aquitania Way Sign- Multipanel (0.6 x 0.6+)	Other Infrastructure Signalisation
103500	Caravel Lane- Rakaia Way To Aquitania Way Sign Post	Other Infrastructure Signalisation
103501	Caravel Lane- Rakaia Way To Aquitania Way Sign- Small Rectangle (0.3 x 0.6)	Other Infrastructure Signalisation
103502	Caravel Lane- Rakaia Way To Aquitania Way Sign- Street Name (1.2 x 0.3)	Other Infrastructure Signalisation
103503	Caravel Lane- Rakaia Way To Aquitania Way Street Light (Single Arm)	Other Infrastructure Lighting
103504	Caravel Lane- Rakaia Way To Aquitania Way Tree	Other Infrastructure Landscaping

103246	Caravel Lane- Rakaia Way To Dopel Way 300mm To 450 mm (Drainage Pipe)	Drains. Drains and Pits
103247	Caravel Lane- Rakaia Way To Dopel Way 450mm To 600 mm (Drainage Pipe)	Drains. Drains and Pits
103419	Caravel Lane- Rakaia Way To Dopel Way Asphalt Footpath	Footpath. Asphalt
103387	Caravel Lane- Rakaia Way To Dopel Way Asphalt Pavement	Roads. Roads
103248	Caravel Lane- Rakaia Way To Dopel Way New Pit	Drains. Drains and Pits
103337	CaRavel Lane- Rakaia Way To Dopel Way Peac Kerb/Concrete Channel	Kerbs and Channels. Kerbs and Channels
103505	Caravel Lane- Rakaia Way To Dopel Way Sign- Multipanel (0.6 x 0.6+)	Other Infrastructure Signalisation
103506	Caravel Lane- Rakaia Way To Dopel Way Sign- Small Rectangle (0.3 x 0.6)	Other Infrastructure Signalisation
103507	Caravel Lane- Rakaia Way To Dopel Way Sign- Small Square (0.6 x 0.6)	Other Infrastructure Signalisation
103508	Caravel Lane- Rakaia Way To Dopel Way Sign- Street Name (1.2 x 0.3)	Other Infrastructure Signalisation
103509	Caravel Lane- Rakaia Way To Dopel Way Tree	Other Infrastructure Landscaping
<b>Docklands Drive</b>		
103255	Docklands Dr- Aquitania Way To Saint Mangos Lane 1000mm (Drainage Pipe)	Drains. Drains and Pits
103340	Docklands Dr- Aquitania Way To Saint Mangos Lane 200 Charcoal Concrete Kerb	Kerbs and Channels Kerbs and Channels
103253	Docklands Dr- Aquitania Way To Saint Mangos Lane 300mm To 450mm (Drainage Pipe)	Drains. Drains and Pits
103254	Docklands Dr- Aquitania Way To Saint Mangos Lane 450mm To 600mm (Drainage Pipe)	Drains. Drains and Pits
103421	Docklands Dr- Aquitania Way To Saint Mangos Lane Asphalt Footpath	Footpath. Asphalt
103390	Docklands Dr- Aquitania Way To Saint Mangos Lane Asphalt Pavement	Roads. Roads

103341	Docklands Dr- Aquitania Way To Saint Mangos Lane Charcoal Concrete Kerb & Chanel	Kerbs and Channels Kerbs and Channels
103522	Docklands Dr- Aquitania Way To Saint Mangos Lane Granitic Sand Infill	Other Infrastructure Landscaping
103523	Docklands Dr- Aquitania Way To Saint Mangos Lane Grass	Other Infrastructure Landscaping
103256	Docklands Dr- Aquitania Way To Saint Mangos Lane New Pit	Drains, Drains and Pits
103524	Docklands Dr- Aquitania Way To Saint Mangos Lane Palm Tree	Other Infrastructure Landscaping
103525	Docklands Dr- Aquitania Way To Saint Mangos Lane Sign- Multipanel (0.6x0.6+)	Other Infrastructure Signalisation
103526	Docklands Dr- Aquitania Way To Saint Mangos Lane Sign- Small Rectangle (0.3 x 0.6)	Other Infrastructure Signalisation
103527	Docklands Dr- Aquitania Way To Saint Mangos Lane Sign- Small Square (0.6 x 0.6)	Other Infrastructure Signalisation
103528	Docklands Dr- Aquitania Way To Saint Mangos Lane Street Light (Single Arm)	Other Infrastructure Lighting
103529	Docklands Dr- Aquitania Way To Saint Mangos Lane Tree	Other Infrastructure Landscaping
103530	Docklands Dr- Aquitania Way To Saint Mangos Lane Uplight	Other Infrastructure Lighting
103342	Docklands Dr- Doppel Way To Sudholz St 300 Bluestone Kerb/Bluestone Gutst	Kerbs and Channels Kerbs and Channels
103257	Docklands Dr- Doppel Way To Sudholz St 300mm To 450 mm (Drainage Pipe)	Drains, Drains and Pits
103391	Docklands Dr- Doppel Way To Sudholz St Asphalt Pavement	Roads, Roads
103343	Docklands Dr- Doppel Way To Sudholz St Bluestone Pitcher	Kerbs and Channels Kerbs and Channels
103531	Docklands Dr- Doppel Way To Sudholz St Grass	Other Infrastructure Landscaping
103258	Docklands Dr- Doppel Way To Sudholz Street Greater Than 1000 mm (Drainage Pipe)	Drains, Drains and Pits

103259	Docklands Dr- Dopel Way To Sudholz Street Greater Than 1000mm (Drainage Pipe)	Drains. Drains and Pits
103532	Docklands Dr- Dopel Way To Sudholz Street Sign-Large Hazard (1.5 x 0.5)	Other Infrastructure Signalisation
103533	Docklands Dr- Dopel Way To Sudholz Street Sign-Small Rectangle (0.3 x 0.6)	Other Infrastructure Signalisation
103534	Docklands Dr- Dopel Way To Sudholz Street Sign-Small Square (0.6 x 0.6)	Other Infrastructure Signalisation
103535	Docklands Dr- Dopel Way To Sudholz Street Sign-Street Name (1.2 x 0.3)	Other Infrastructure Signalisation
103260	Docklands Dr- Dopel Way To Sudholz Street Standard Pit	Drains. Drains and Pits
103261	Docklands Dr- Dopel Way To Sudholz Street Standard Pit	Drains. Drains and Pits
103536	Docklands Dr- Dopel Way To Sudholz Street Light (Single Arm)	Other Infrastructure Lighting
103344	Docklands Dr- Harbour Esp To Aquitania Way 200 Charcoal Concrete Kerb	Kerbs and Channels. Kerbs and Channels
103262	Docklands Dr- Harbour Esp To Aquitania Way 300mm To 450mm (Drainage Pipe)	Drains. Drains and Pits
103422	DocklAnds Dr- Harbour Esp To Aquitania Way Asphalt Footpath	Footpath. Asphalt
103392	Docklands Dr- Harbour Esp To Aquitania Way Asphalt Pavement	Roads. Roads
103537	Docklands Dr- Harbour Esp To Aquitania Way Bench - Stainless Steel Flat	Other Infrastructure Street Furniture
103345	Docklands Dr- Harbour Esp To Aquitania Way Charcoal Concrete Kerb & Chanel	Kerbs and Channels. Kerbs and Channels
103538	Docklands Dr- Harbour Esp To Aquitania Way Event Parking (1.0 x 0.5+)	Other Infrastructure Signalisation
103539	Docklands Dr- Harbour Esp To Aquitania Way Event Parking (1.0 x 0.5+)	Other Infrastructure Signalisation
103540	Docklands Dr- Harbour Esp To Aquitania Way Granitic Sand Infill	Other Infrastructure Landscaping
103541	Docklands Dr- Harbour Esp To Aquitania Way Grass	Other Infrastructure Landscaping

103263	Docklands Dr- Harbour Esp To Aquitania Way Greater Than 1000mm (Drainage Pipe)	Drains. Drains and Pits
103264	Docklands Dr- Harbour Esp To Aquitania Way Manhole-Main Drain	Drains. Drains and Pits
103542	Docklands Dr- Harbour Esp To Aquitania Way Palm Tree	Other Infrastructure Landscaping
103543	Docklands Dr- Harbour Esp To Aquitania Way Sign-Extra Large (3.0x2.0+)	Other Infrastructure Signalisation
103544	Docklands Dr- Harbour Esp To Aquitania Way Sign-Large Hazard (1.5x0.5)	Other Infrastructure Signalisation
103545	Docklands Dr- Harbour Esp To Aquitania Way Sign-Multipanel (0.6x0.6+)	Other Infrastructure Signalisation
103546	Docklands Dr- Harbour Esp To Aquitania Way Sign Post	Other Infrastructure Signalisation
103547	Docklands Dr- Harbour Esp To Aquitania Way Sign-Small Rectangle (0.3x0.6)	Other Infrastructure Signalisation
103548	Docklands Dr- Harbour Esp To Aquitania Way Sign-Small Rectangle (0.3x0.6)	Other Infrastructure Signalisation
103549	Docklands Dr- Harbour Esp To Aquitania Way Sign-Small Square (0.6x0.6)	Other Infrastructure Signalisation
103265	Docklands Dr- Harbour Esp To Aquitania Way Standard Pit	Drains. Drains and Pits
103550	Docklands Dr- Harbour Esp To AquitaniA Way Street Light (Single Arm)	Other Infrastructure Lighting
103551	Docklands Dr- Harbour Esp To Aquitania Way Tree	Other Infrastructure Landscaping
103552	Docklands Dr- Harbour Esp To Aquitania Way Uplight	Other Infrastructure Lighting
103346	Docklands Dr- Pump Station To Gate House 300 Bluestone Kerb / Bluestone Gutter	Kerbs and Channels Kerbs and Channels
103393	Docklands Dr- Pump Station To Gate House Asphalt Pavement	Roads. Roads
103347	Docklands Dr- Pump Station To Gate House Bluestone Pitcher	Kerbs and Channels Kerbs and Channels

103553	Docklands Dr- Pump Station To Gate House Dudely Street Pumping Station	Other Infrastructure Misc Infrastructure
103554	Docklands Dr- Pump Station To Gate House Grass	Other Infrastructure Landscaping
103266	Docklands Dr- Pump Station To Gate House Greater Than 1000mm (Drainage Pipe)	Drains. Drains and Pits
103267	Docklands Dr- Pump Station To Gate House Manhole- Main Drain	Drains. Drains and Pits
103268	Docklands Dr- Pump Station To Gate House Standard Pit	Drains. Drains and Pits
103555	Docklands Dr- Pump Station To Gate House Street	Other Infrastructure Lighting
103269	Docklands Dr- Rakaia Way To Dopel Way 300mm To 450 mm (Drainage Pipe)	Drains. Drains and Pits
103270	Docklands Dr- Rakaia Way To Dopel Way 450mm To 600 mm (Drainage Pipe)	Drains. Drains and Pits
103423	Docklands Dr- Rakaia Way To Dopel Way Asphalt Footpath	Footpath. Asphalt
103394	Docklands Dr- Rakaia Way To Dopel Way Asphalt Pavement	Roads. Roads
103556	Docklands Dr- Rakaia Way To Dopel Way Granitic Sand Infill	Other Infrastructure Landscaping
103271	Docklands Dr- Rakaia Way To Dopel Way Manhole-Main Drain	Drains. Drains and Pits
103272	Docklands Dr- Rakaia Way To Dopel Way New Pit	Drains. Drains and Pits
103557	Docklands Dr- Rakaia Way To Dopel Way Palm Tree	Other Infrastructure Landscaping
103348	Docklands Dr- Rakaia Way To Dopel Way Peac Kerb/Concrete Channel	Kerbs and Channels Kerbs and Channels
103349	Docklands Dr- Rakaia Way To Dopel Way Peac Kerb / No Channel	Kerbs and Channels Kerbs and Channels
103558	Docklands Dr- Rakaia Way To Dopel Way Sign- Fingerboard (1.2x0.3)	Other Infrastructure Signalisation
103559	Docklands Dr- Rakaia Way To Dopel Way Sign- Small Rectangle (0.3 x 0.6)	Other Infrastructure Signalisation
103560	Docklands Dr- Rakaia Way To Dopel Way Sign- Small Square (0.6 x 0.6)	Other Infrastructure Signalisation

103561	Docklands Dr- Rakaia Way To Doppel Way Tree	Other Infrastructure Landscaping
103277	Docklands Dr- Saint Mangos Lane To Rakaia Way	Drains. Drains and Pits
103275	Docklands Dr- Saint Mangos Lane To Rakaia Way >1000mm (Drainage Pipe)	Drains. Drains and Pits
103273	Docklands Dr- Saint Mangos Lane To Rakaia Way 300mm To 450mm (Drainage Pipe)	Drains. Drains and Pits
103274	Docklands Dr- Saint Mangos Lane To Rakaia Way 450mm To 600mm (Drainage Pipe)	Drains. Drains and Pits
103424	Docklands Dr- Saint Mangos Lane To Rakaia Way Asphalt Footpath	Footpath. Asphalt
103395	Docklands Dr- Saint Mangos Lane To Rakaia Way Asphalt Pavement	Roads. Roads
103562	Docklands Dr- Saint Mangos Lane To Rakaia Way Bench Stainless Steel Flat	Other Infrastructure Street Furniture
103563	Docklands Dr- Saint Mangos Lane To Rakaia Way Granitic Sand Infill	Other Infrastructure Landscaping
103564	Docklands Dr- Saint Mangos Lane To Rakaia Way Litter Bin (Docklands-St/Steel)	Other Infrastructure Misc Infrastructure
103276	Docklands Dr- Saint Mangos Lane To Rakaia Way Manhole-Main Drain	Drains. Drains and Pits
103278	Docklands Dr- Saint Mangos Lane To Rakaia Way New Pit	Drains. Drains and Pits
103565	Docklands Dr- Saint Mangos Lane To Rakaia Way Palm Tree	Other Infrastructure Landscaping
103350	Docklands Dr- Saint Mangos Lane To Rakaia Way Peac Kerb/Concrete Channel	Kerbs and Channels Kerbs and Channels
103351	Docklands Dr- Saint Mangos Lane To Rakaia Way	Kerbs and Channels Kerbs and Channels
103566	Docklands Dr- Saint Mangos Lane To Rakaia Way Sign- Large Hazard (1.5 x 0.5)	Other Infrastructure Signalisation
103567	Docklands Dr- Saint Mangos Lane To Rakaia Way Sign- Multipanel (0.6 x 0.6+)	Other Infrastructure Signalisation
103568	Docklands Dr- Saint Mangos Lane To Rakaia Way Sign Post	Other Infrastructure Signalisation

103569	Docklands Dr- Saint Mangos Lane To Rakaia Way Sign- Small Rectangle (0.3 x 0.6)	Other Infrastructure Signalisation
103570	Docklands Dr- Saint Mangos Lane To Rakaia Way Sign- Street Name (1.2 x 0.3)	Other Infrastructure Signalisation
103571	Docklands Dr- Saint Mangos Lane To Rakaia Way Tree	Other Infrastructure Landscaping
103352	Docklands Dr- Sudholz Street To Pump Station 300 Bluestone Kerb/Bluestone Gutst	Kerbs and Channels Kerbs and Channels
103396	Docklands Dr- Sudholz Street To Pump Station Asphalt Pavement	Roads. Roads
103353	Docklands Dr- Sudholz Street To Pump Station Bluestone Pitcher	Kerbs and Channels Kerbs and Channels
103572	Docklands Dr- Sudholz Street To Pump Station Grass	Other Infrastructure Landscaping
103279	Docklands Dr- Sudholz Street To Pump Station Greater Than 1000mm (Drainage Pipe)	Drains. Drains and Pits
103280	Docklands Dr- Sudholz Street To Pump Station Manhole- Main Drain	Drains. Drains and Pits
103573	Docklands Dr- Sudholz Street To Pump Station Sign- Small Rectangle (0.3 x 0.6)	Other Infrastructure Signalisation
103281	Docklands Dr- Sudholz Street To Pump Station Standard Pit	Drains. Drains and Pits
103574	Docklands Dr- Sudholz Street To Pump Station Street Light (Single Arm) Small Rectangle (0.3 x 0.6)	Other Infrastructure Lighting
103282	Dopel Way- Caravel Lane To Promenade 300mm To 450 mm	Drains. Drains and Pits
103425	Dopel Way- Caravel Lane To Promenade Asphalt Footpath	Footpath. Asphalt
103397	Dopel Way- Caravel Lane To Promenade Asphalt Pavement	Roads. Roads
103283	Dopel Way- Caravel Lane To Promenade Greater Than 1000mm (Drainage Pipe)	Drains. Drains and Pits
103284	Dopel Way- Caravel Lane To Promenade Manhole-Main Drain	Drains. Drains and Pits
103285	Dopel Way- Caravel Lane To Promenade New Pit	Drains. Drains and Pits
103575	Dopel Way- Caravel Lane To Promenade Sign- Large Hazard (1.5 x 0.5)	Other Infrastructure Signalisation
103576	Dopel Way- Caravel Lane To Promenade Sign-	Other Infrastructure

**Dopel Way**

	Small Rectangle (0.3 x 0.6)	Signalisation
103577	Doppel Way- Caravel Lane To Promenade Sign-Small Square (0.6 x 0.6)	Other Infrastructure Signalisation
103578	Doppel Way- Caravel Lane To Promenade Tree	Other Infrastructure Landscaping
103286	Doppel Way- Docklands Dr. To Caravel Lane 300mm To 450mm (Drainage Pipe)	Drains. Drains and Pits
103426	Doppel Way- Docklands Dr. To Caravel Lane Asphalt Footpath	Footpath. Asphalt
103398	Doppel Way- Docklands Dr. To Caravel Lane Asphalt Pavement	Roads. Roads
103579	Doppel Way- Docklands Dr. To Caravel Lane Granitic Sand Infill	Other Infrastructure Landscaping
103287	Doppel Way- Docklands Dr. To Caravel Lane New Pit	Drains. Drains and Pits
103580	Doppel Way- Docklands Dr. To Caravel Lane Sign-Small Rectangle (0.3x0.6)	Other Infrastructure Signalisation
103581	Doppel Way- Docklands Dr. To Caravel Lane Sign-Small Square (0.6 x 0.6)	Other Infrastructure Signalisation
103582	Doppel Way- Docklands Dr. To Caravel Lane Sign-Street Name (1.2 x 0.3)	Other Infrastructure Signalisation
103583	Doppel Way- Docklands Dr. To Caravel Lane Tree	Other Infrastructure Landscaping
103354	Doppel Way- Caravel Lane To Promenade Peac Kerb/Concrete Channel	Kerbs and Channels
103355	Doppel Way- Docklands Dr. To Caravel Lane Peac Kerb/Concrete Channel	Kerbs and Channels
103292	Flinders Street Wurundjeri Way To Spencer St 300mm To	Kerbs and Channels
103428	Flinders Street Wurundjeri Way To Spencer St Asphalt Footpath	Kerbs and Channels
103400	Flinders Street Wurundjeri Way To Spencer St Asphalt Pavement	Drains. Drains and Pits
103584	Flinders Street Wurundjeri Way To Spencer St Granitic Sand Infill	Footpath. Asphalt
103293	Flinders Street Wurundjeri Way To Spencer St Less Than 300mm (Drainage Pipe)	Roads. Roads
		Other Infrastructure Landscaping
		Drains. Drains and Pits

**Flinders Street**

103585	Flinders Street Wurundjeri Way To Spencer St Litter Bin (Green MCC)	Other Infrastructure Misc Infrastructure
103586	Flinders Street Wurundjeri Way To Spencer St Palm Tree	Other Infrastructure Landscaping
103587	Flinders Street Wurundjeri Way To Spencer St Park O Meter (Pom)	Other Infrastructure Signalisation
103588	Flinders Street Wurundjeri Way To Spencer St Sign- Fingerboard (1.2 x 0.3)	Other Infrastructure Signalisation
103589	Flinders Street Wurundjeri Way To Spencer St Sign- Instruction (1.0 x 1.0+)	Other Infrastructure Signalisation
103590	Flinders Street Wurundjeri Way To Spencer St Sign- Large (1.0x1.0+)	Other Infrastructure Signalisation
103591	Flinders Street Wurundjeri Way To Spencer St Sign- Small Rectangle (0.3 x 0.6)	Other Infrastructure Signalisation
103592	Flinders Street Wurundjeri Way To Spencer St Sign- Street Name (1.2 x 0.3)	Other Infrastructure Signalisation
103294	Flinders Street Wurundjeri Way To Spencer St Standard Pit	Drains. Drains and Pits
103593	Flinders Street Wurundjeri Way To Spencer St Street Light (Single Arm)	Other Infrastructure Lighting
103594	Flinders Street Wurundjeri Way To Spencer St Tree	Other Infrastructure Landscaping
103781	Flinders Wharfworke	Promenade. Misc Promenade
103801	Grand Plaza Stage 1 (Vic Harbour) Blue Banding. 04/05 Claims Submitted To V.U	Roads. Roads
103359	Harbour Esp- Docklands Dr. To La Trobe Street 200 Charcoal Concrete Kerb	Kerbs and Channels. Kerbs and Channels
103295	Harbour Esp- Docklands Dr. To La Trobe Street 300mm To 450mm (Drainage Pipe)	Drains. Drains and Pits
103401	Harbour Esp- Docklands Dr. To La Trobe Street Asphalt Pavement	Roads. Roads

**Harbour Esplanade**

103360	Harbour Esp- Docklands Dr. To La Trobe Street Charcoal Concrete Kerb & Chanel	Kerbs and Channels. Kerbs and Channels
103429	HarboUr Esp- Docklands Dr. To La Trobe Street Coloured Concrete Footpath	Footpath. Concrete
103595	Harbour Esp- Docklands Dr. To La Trobe Street Granitic Sand Infill	Other Infrastructure Landscaping
103596	Harbour Esp- Docklands Dr. To La Trobe Street Grass	Other Infrastructure Landscaping
103597	Harbour Esp- Docklands Dr. To La Trobe Street Litter Bin (Docklands-St/Steel)	Other Infrastructure Misc Infrastructure
103598	Harbour Esp- Docklands Dr. To La Trobe Street Sign Post	Other Infrastructure Signalisation
103599	Harbour Esp- Docklands Dr. To La Tobe Street Sign- Small Rectangle (0.3x0.6)	Other Infrastructure Signalisation
103600	Harbour Esp- Docklands Dr. To La Trobe Street Sign- Small Square (0.6x0.6)	Other Infrastructure Signalisation
103296	Harbour Esp- Docklands Dr. To La Trobe Street Standard Pit	Drains. Drains and Pits
103601	Harbour Esp- Docklands Dr. To La Trobe Street Street Light (Single Arm)	Other Infrastructure Lighting
103602	Harbour Esp- Docklands Dr. To La Trobe Street Street Light (Single Arm)	Other Infrastructure Lighting
103603	Harbour Esp- Docklands Dr. To La Trobe Street Tree	Other Infrastructure Landscaping
103213	Harbour Esplanade - Cow Up A Tree	Public Art. Public Art
103361	Harbour Esplanade- La Trobe Street To Bourke Street 200 Charcoal Concrete Kerb	Kerbs and Channels. Kerbs and Channels
103297	Harbour Esplanade- Latrobe Street Pipe)	Drains. Drains and Pits
103298	Harbour Esplanade- Latrobe Street To Bourke Street 450mm To 600mm (Drainage Pipe)	Drains. Drains and Pits
103299	Harbour Esplanade- Latrobe Street To Bourke Street 600mm To 1000 mm (Drainage Pipe)	Drains. Drains and Pits
103402	Harbour Esplanade- Latrobe Street To Bourke Street Asphalt Pavement	Roads. Roads

103604	Harbour Esplanade- Latrobe Street To Bourke Street Bench - Stainless Steel Flat	Other Infrastructure Street Furniture
103605	Harbour Esplanade- Latrobe Street To Bourke Street Bollard Stainless Steel (Removable)s	Other Infrastructure Bollard
103362	Harbour Esplanade- Latrobe Street To Bourke Street Charcoal Concrete Kerb & Chanel	Kerbs and Channels Kerbs and Channels
103430	Harbour Esplanade- Latrobe Street To Bourke Street Coloured Concrete Footpath	Footpath. Concrete
103606	Harbour Esplanade- Latrobe Street To Bourke Street Granitic Sand Infill	Other Infrastructure Landscaping
103300	Harbour Esplanade- Latrobe Street To Bourke Street Greater Than 1000mm (Drainage Pipe)	Drains. Drains and Pits
103607	Harbour Esplanade- Latrobe Street To Bourke Street Litter Bin (Docklands-St/Steel)	Other Infrastructure Misc Infrastructure
103608	Harbour Esplanade- Latrobe Street To Bourke Street Palm Tree	Other Infrastructure Landscaping
103609	Harbour Esplanade- Latrobe Street To Bourke Street Sign-Extra Large (3.0 x 2.0+)	Other Infrastructure Signalisation
103610	Harbour Esplanade- Latrobe Street To Bourke Street Sign-Fingerboard (1.2 x 0.3)	Other Infrastructure Signalisation
103611	Harbour Esplanade- Latrobe Street To Bourke Street Sign-Large Hazard (1.5 x 0.5)	Other Infrastructure Signalisation
103612	Harbour Esplanade- Latrobe Street To Bourke Street Sign-Multipanel (0.6 x 0.6+)	Other Infrastructure Signalisation
103613	Harbour Esplanade- Latrobe Street To Bourke Street Sign Post	Other Infrastructure Signalisation
103614	Harbour Esplanade- Latrobe St To Bourke St Sign-Small Rectangle (0.3 x 0.6)	Other Infrastructure Signalisation
103615	Harbour Esplanade- Latrobe St To Bourke St Sign-Small Rectangle (0.3 x 0.6)	Other Infrastructure Signalisation
103616	Harbour Esplanade- Latrobe St To Bourke St Sign-Small Square (0.6 x 0.6)	Other Infrastructure Signalisation

103617	Harbour Esplanade- Latrobe St To Bourke St S	Other Infrastructure Signalisation
103301	Harbour Esplanade- Latrobe St To Bourke St Standard Pit	Drains. Drains and Pits
103618	Harbour Esplanade- Latrobe St To Bourke St Street Light (Double Arm)	Other Infrastructure Lighting
103619	Harbour Esplanade- Latrobe St To Bourke St Street Light (Single Arm)	Other Infrastructure Lighting
103620	Harbour Esplanade- Latrobe St To Bourke St Tree	Other Infrastructure Landscaping
103621	Harbour Esplanade- Latrobe St To Bourke St Uplight	Other Infrastructure Lighting
103737	Trim 03/19678 Banner P Poles World Cup	Other Infrastructure Misc Infrastructure
103307	Rakaia Way- Caravel Lane To Promenade 300mm To 450mm (Drainage Pipe)	Drains. Drains and Pits
103673	Rakaia Way- Caravel Lane To Promenade Bench - Stainless Steel Flat	Other Infrastructure Street Furniture
103674	Rakaia Way- Caravel Lane To Promenade Bollard - Stainless Steel (Removable)	Other Infrastructure Bollard
103365	Rakaia Way- Caravel Lane To Promenade Cl Eac Kerb	Kerbs and Channels. Kerbs and Channels
103435	Rakaia Way- Caravel Lane To Promenade Concrete	Footpath. Concrete
103405	Rakaia Way- Caravel Lane To Promenade Concrete Paver	Roads. Roads
103675	Rakaia Way- Caravel Lane To Promenade Litter Bin (Docklands-St/Steel)	Other Infrastructure Misc Infrastructure
103308	Rakaia Way- Caravel Lane To Promenade New Pit	Drains. Drains and Pits
103676	Rakaia Way- Caravel Lane To Promenade Sign Post	Other Infrastructure Signalisation
103677	Rakaia Way- Caravel Lane To Promenade Sign- Small Square (0.6 x 0.6)	Other Infrastructure Signalisation
103678	Rakaia Way- Caravel Lane To Promenade Sign- Street Name (1.2 x 0.3)	Other Infrastructure Signalisation

**Rakaia Way**

103679	Rakaia Way- Caravel Lane To Promenade Street Light (Single Arm)	Other Infrastructure Lighting
103680	Rakaia Way- Caravel Lane To Promenade Tree	Other Infrastructure Landscaping
103313	Saint Mangos Lane- Caravel Lane To Promenade 300 mm To 450 mm (Drainage Pipe)	Drains, Drains and Pits
103684	Saint Mangos Lane- Caravel Lane To Promenade Bench Stainless Steel Flat	Other Infrastructure Street Furniture
103685	Saint Mangos Lane- Caravel Lane To Promenade Bollard - S/Steel (Removable)	Other Infrastructure Bollard
103367	Saint Mangos Lane- Caravel Lane To Promenade Cl Eac Kerb	Kerbs and Channels, Kerbs and Channels
103407	Saint Mangos Lane- Caravel Lane To Promenade Concrete Paver	Roads, Roads
103437	Saint Mangos Lane- Caravel Lane To Promenade Concrete Paver Footpath	Footpath, Concrete
103686	Saint Mangos Lane- Caravel Lane To Promenade Litter Bin (Docklands-St/Steel)	Other Infrastructure Misc Infrastructure
103314	Saint Mangos Lane- Caravel Lane To Promenade New Pit	Drains, Drains and Pits
103687	Saint Mangos Lane- Caravel Lane To Promenade Sign-Small Square (0.6 x 0.6)	Other Infrastructure Signalisation
103688	Saint Mangos Lane- Caravel Lane To Promenade Sign-Street Name (1.2 x 0.3)	Other Infrastructure Signalisation
103689	Saint Mangos Lane- Caravel Lane To Promenade Street Light (Single Arm)	Other Infrastructure Lighting
103690	Saint Mangos Lane- Caravel Lane To Promenade Tree	Other Infrastructure Landscaping
103315	Saint Mangos Lane- Docklands Dr To Caravel Lane 300mm To 450 mm (Drainage Pipe)	Drains, Drains and Pits
103438	Saint Mangos Lane- Docklands Dr To Caravel Lane Asphalt Footpath	Footpath, Asphalt
103408	Saint Mangos Lane- Docklands Dr To Caravel Lane Asphalt Pavement	Roads, Roads
103691	Saint Mangos Lane- Docklands Dr To Caravel Lane Bench - Stainless Steel Flat	Other Infrastructure Street Furniture

103368	Saint Mangos Lane- Docklands Dr To Caravel Lane Charcoal Concrete Kerb & Chanel	Kerbs and Channels. Kerbs and Channels
103316	Saint Mangos Lane- Docklands Dr To Caravel Lane New	Drains, Drains and Pits
103692	Saint Mangos Lane- Docklands Dr To Caravel Lane Sign- Large (1.0 x 1.0+)	Other Infrastructure Signalisation
103693	Saint Mangos Lane- Docklands Dr To Caravel Lane Sign- Small Rectangle (0.3x0.6)	Other Infrastructure Signalisation
103694	Saint Mangos Lane- Docklands Dr To Caravel Lane Sign- Street Name (1.2x0.3)	Other Infrastructure Signalisation
103695	Saint Mangos Lane- Docklands Dr To Caravel Lane Street Light (Single Arm)	Other Infrastructure Lighting
103696	Saint Mangos Lane- Docklands Dr To Caravel Lane Tree	Other Infrastructure Landscaping
103317	Stadium Access Road - Ne 300mm To 450mm (Drainage Pipe)	Drains, Drains and Pits
103318	Stadium Drive- Bourke Street To Waterview Walk 300mm To 450mm (Drainage Pipe)	Drains, Drains and Pits
103439	Stadium Drive- Bourke Street To Waterview Walk Asphalt Footpath	Footpath, Asphalt
103411	Stadium Drive- Bourke Street To Waterview Walk Asphalt Pavement	Roads, Roads
103372	Stadium Drive- Bourke Street To Waterview Walk 1 Charcoal Concrete Kerb & Chane	Kerbs and Channels. Kerbs and Channels
103703	Stadium Drive- Bourke Street To Waterview Walk Granitic Sand Infill	Other Infrastructure Landscaping
103319	Stadium Drive- Bourke Street To Waterview Walk Less	Drains, Drains and Pits
103704	Stadium Drive- Bourke Street To Waterview Walk Litter Bin (Docklands-St/Steel)	Other Infrastructure Misc Infrastructure
103320	Stadium Drive- Bourke Street To Waterview Walk New Pit	Drains, Drains and Pits
103373	Stadium Drive- Bourke Street To Waterview Walk Peac Kerb/No Channel	Kerbs and Channels Kerbs and Channels
103705	Stadium Drive- Bourke Street To Waterview Walk Sign Post	Other Infrastructure Signalisation
103706	Stadium Drive- Bourke Street To Waterview Walk Sign- Small Rectangle (0.3 x 0.6)	Other Infrastructure Signalisation

### Stadium Drive

103707	Stadium Drive- Bourke Street To Waterview Walk Sign-Small Square (0.6 x 0.6)	Other Infrastructure Signalisation
103708	Stadium Drive- Bourke Street To Waterview Walk Street Light (Double Arm).	Other Infrastructure Lighting
103709	Stadium Drive- Bourke Street To Waterview Walk Tree	Other Infrastructure Landscaping
103374	Stadium Drive- Waterview To Wurundjeri 200 B/Stone Kerb/1 Row Pitcher Channel	Kerbs and Channels
103375	Stadium Drive- Waterview To Wurundjeri 200 B/Stone Kerb/1 Row Pitcher Channel	Kerbs and Channels
103440	Stadium Drive- Waterview Walk To Wurundjeri Way Asphalt Footpath	Footpath. Asphalt
103412	Stadium Drive- Waterview Walk To Wurundjeri Way Asphalt Pavement	Roads. Roads
103710	Stadium Drive- Waterview Walk To Wurundjeri Way Bollard - Steel (Removable)	Other Infrastructure Bollard
103441	Stadium Drive- Waterview Walk To Wurundjeri Way Concrete Footpath	Footpath. Concrete
103711	Stadium Drive- Waterview Walk To Wurundjeri Way Event Parking (1.0 x 0.5+)	Other Infrastructure Signalisation
103712	Stadium Drive- Waterview Walk To Wurundjeri Way Sign-Extra Large (3.0 x 2.0+)	Other Infrastructure Signalisation
103713	Stadium Drive- Waterview Walk To Wurundjeri Way Sign-Fingerboard (1.2 x 0.3)	Other Infrastructure Signalisation
103714	Stadium Drive- Waterview Walk To Wurundjeri Way Sign Post	Other Infrastructure Signalisation
103715	Stadium Drive- Waterview Walk To Wurundjeri Way Sign-Small Rectangle (0.3 x 0.6)	Other Infrastructure Signalisation
103716	Stadium Drive- Waterview Walk To Wurundjeri Way Sign-Small Rectangle (0.3 x 0.6)	Other Infrastructure Signalisation
103717	Stadium Drive- Waterview Walk To Wurundjeri Way Sign-Small Square (0.6 x 0.6)	Other Infrastructure Signalisation
103718	Stadium Drive- Waterview Walk To Wurundjeri Way Street Light (Single Arm)	Other Infrastructure Lighting
103719	Stadium Drive- Waterview Walk To Wurundjeri Way Street Light (Single Arm)	Other Infrastructure Lighting

103720	Stadium Drive- Waterview Walk To Wurundjeri Way Tree	Other Infrastructure
103780	Signature Work	Landscaping
103376	Waterview - Hbr Esp To Stadium Dr. 200 B/Stone Kerb/1 Row Pitcher Channel	Public Art. Public Art Kerbs and Channels
103377	Waterview- Hbr Esp To Stadium Dr. 200 B/Stone Kerb/1 Row Pitcher Channel	Kerbs and Channels
103321	Waterview Walk- Harbour Esp To Stadium Dr. 300mm To 450mm (Drainage Pipe)	Kerbs and Channels
103322	Waterview Walk- Harbour Esp To Stadium Dr. 450mm To 600mm (Drainage Pipe)	Kerbs and Channels
103442	Waterview Walk- Harbour Esp To Stadium Dr. Asphalt Footpath	Drains. Drains and Pits
103413	Waterview Walk- Harbour Esp To Stadium Dr. Asphalt Pavement	Drains. Drains and Pits
103378	Waterview Walk- Harbour Esp To Stadium Dr. Cl Eac Kerb	Footpath. Asphalt Roads. Roads
103443	Waterview Walk- Harbour Esp To Stadium Dr. Concrete Footpath	Kerbs and Channels Kerbsand Channels
103323	Waterview Walk- Harbour Esp To Stadium Dr. Less Than 300mm (Drainage Pipe)	Footpath. Concrete
103721	Waterview Walk- Harbour Esp To Stadium Dr. Sign- Fingerboard (1.2 x 0.3)	Drains. Drains and Pits
103722	Waterview Walk- Harbour Esp To Stadium Dr. Sign- Instruction (1.0 x 1.0+)	Other Infrastructure Signalisation
103723	Waterview Walk- Harbour Esp To Stadium Dr. Sign- Large Hazard (1.5 x 0.5)	Other Infrastructure Signalisation
103724	Waterview Walk- Harbour Esp To Stadium Dr. Sign Post	Other Infrastructure Signalisation
103725	Waterview Walk- Harbour Esp To Stadium Dr. Sign- Small Rectangle (0.3 x 0.6)	Other Infrastructure Signalisation
103726	Waterview Walk- Harbour Esp To Stadium Dr. Sign- Street Name (1.2 x 0.3)	Other Infrastructure Signalisation
103379	Waterview Walk- Harbour Esp To Stadium Dr. Sm1	Kerbs and Channels Kerbs and Channels

103324	Waterview Walk- Harbour Esp To Stadium Dr. Standard Pit	Drains. Drains and Pits
103727	Waterview Walk- Harbour Esp To Stadium Dr. Street Light (Double Arm)	Other Infrastructure Lighting
103728	Waterview Walk- Harbour Esp To Stadium Dr. Street Light (Single Arm)	Other Infrastructure Lighting
103380	Waterview Walk- Harbour Esp To Stadium Dr. Temporary Spike Kerb/No Channel	Kerbs and Channels Kerbs and Channels
103729	Waterview Walk- Harbour Esp To Stadium Dr. Trees	Other Infrastructure Landscaping
103784	6 Bike Racks Without Base Plates, Docklands Park - Trim 04/26144	Other Infrastructure Street Furniture
103829	Docklands Park Amenities (Capital Project 261)	Other Infrastructure Misc Infrastructure
103828	Blowhole	Public Art. Public Art
103794	Docklands Park Drainage	Drains. Drains and Pits
103796	Docklands Park Landscaping	Other Infrastructure Landscaping
103806	Docklands Park Pumps	Other Infrastructure Misc Infrastructure
103754	Reed Vessel	Public Art. Public Art
103795	Docklands Park Trees	Other Infrastructure Landscaping
103916	Docklands Park Central Playground - Project 398 (Business Case - 06/8243)	Other Infrastructure Misc Infrastructure
103409	Siddeley St Asphalt Pavement	Roads. Roads
103697	Siddeley St Granitic Sand Infill	Other Infrastructure Landscaping
103369	Siddeley St Peac Kerb/Bluestone Gutst	Kerbs and Channels Kerbs and Channels
103370	Siddeley St Peac Kerb/No Channel	Kerbs and Channels Kerbs and Channels

**Docklands Park****Siddeley Street**

103698	Siddeley St Sign- Small Rectangle (0.3 x 0.6)	Other Infrastructure Signalisation
103699	Siddeley St Sign- Small Square (0.6x0.6)	Other Infrastructure Signalisation
103700	Siddeley St Street Light (Single Arm)	Other Infrastructure Lighting
103736	10 x S/S Recycle Bins @ \$1980 Each	Other Infrastructure Misc Infrastructure
103767	12 Bicycle Parking Rails - Newquay (Renzo's, Re-Juice, Serendipi)	Other Infrastructure Street Furniture
103733	Double Sided Ferry Signage At Newquay	Other Infrastructure Misc Infrastructure
103732	Limonetto - Glass Barriers At Newquay	Other Infrastructure Misc Infrastructure
103750	Other Infrastructure Installation of New Ladders to Docklands Wharves	Other Infrastructure Misc Infrastructure
103634	Promenade- New Quay Bench - Stainless Steel Curved	Promenade. Street Furniture
103635	Promenade- New Quay Bench - Stainless Steel Flat	Promenade. Street Furniture
103636	Promenade- New Quay Bicycle Rack	Promenade. Street Furniture
103637	Promenade- New Quay Bollard - Stainless Steel (Removable)	Promenade. Street Furniture
103638	Promenade- New Quay Drinking Fountain - New	Promenade. Street Furniture
103639	Promenade- New Quay Litter Bin (Docklands-St/Steel)	Promenade. Street Furniture
103640	Promenade- New Quay Nodal Point Structure	Promenade. Misc Promenade
103641	Promenade- New Quay Palm Tree	Promenade. Misc Promenade

103642	Promenade- New Quay Planter Box(2.5 x 2.5)	Promenade. Misc Promenade
103643	Promenade- New Quay Planter Box (3 x 0.5)	Promenade. Street Furniture
103644	Promenade- New Quay Street Light (Single Arm)	Promenade. Misc Promenade
103645	Promenade- New Quay Sub-Node B Structure	Promenade. Misc Promenade
103646	Promenade- New Quay Sub-Node C Structure	Promenade. Misc Promenade
103647	Promenade- New Quay Swivel Seat	Promenade. Street Furniture
103648	Promenade- New Quay Tree	Promenade. Misc Promenade
103649	Promenade- New Quay Uplight	Promenade. Street Furniture
103650	Promenade- New Quay Wharf - Concrete Deck	Promenade. Misc Promenade
103651	Promenade- New Quay Wharf - Timber Decking	Promenade. Misc Promenade
103652	Promenade- New Quay Wooden Bench Concrete Base	Promenade. Misc Promenade
103653	Promenade- New Quay Wooden Bench Flat	Promenade. Misc Promenade
103815	Public Realm Around Conder - Stage 4 (Mab Newquay) Concrete	Other Infrastructure Misc Infrastructure
103809	Public Realm Around Conder - Stage 4 (Mab Newquay) Drains	Drains. Drains and Pits
103813	Public Realm Around Conder - Stage 4 (Mab Newquay) Furniture	Other Infrastructure Street Furniture
103810	Public Realm Around Conder - Stage 4 (Mab Newquay) Kerbs & Channels	Kerbs and Channels Kerbs and Channels
103811	Public Realm Around Conder - Stage 4 (Mab Newquay) Landscaping	Other Infrastructure Landscaping

103812	Public Realm Around Conder - Stage 4 (Mab Newquay) Miscellaneous Infrastructure	Other Infrastructure Misc Infrastructure
103814	Public Realm Around Conder - Stage 4 (Mab Newquay) Roads	Roads. Roads
103745	Silence	Public Art. Public Art
103751	Supply and Install 6 Stainless Steel Base Plated Bike Hoops At Front of Nolan T	Other Infrastructure Street Furniture
103785	Supply and Install 80 Amp Supply To Wharf For Use	Other Infrastructure Misc Infrastructure
104074	Bollards and Bench Seats - Newquay	Other Infrastructure Bollard
103800	Victoria Harbour NAB Promenade, Including Bins, Street Furniture and Signage	Promenade. Misc Promenade
103826	Batman's Hill - Folkestone (Completed Project 244) (Aurora Lane)	Roads. Roads
103853	Village Docklands Infrastructure (Project 357)	Other Infrastructure Misc Infrastructure
103819	Village Stage 1a - Drainage	Drains. Drains and Pits
103817	Village Stage 1a - Footpath	Footpath. Footpath
103816	Village Stage 1a - Kerbing	Kerbs and Channels Kerbs and Channels
103823	Village Stage 1a - Landscaping (Angophara Costata Trees)	Other Infrastructure Landscaping
103818	Village Stage 1a - Road Pavement	Roads. Roads
103822	Village Stage 1a - Street Furniture (Rubbish Bins, Seats, Bike Racks, Tree Guard)	Other Infrastructure Street Furniture
103821	Village Stage 1a - Street Lighting (Lighting Poles)	Other Infrastructure Lighting
103820	Village Stage 1a - Street Signage, Directional Arrows	Other Infrastructure Misc Infrastructure
103783	Custom Aqua Bollard, Incl. Installation - Trim 04/26130	Other Infrastructure Bollard
103774	10 Steel Bollards 150mm X 1200mm	Other Infrastructure Bollard

**Vic Harbour Prom****Village Street****General**

103735	10 X S/S Bench Seat With Back @ \$1550	Other Infrastructure Street Furniture
103734	10 X S/S Bench Seat Without Back @ 41405	Other Infrastructure Street Furniture
103788	18 Stainless Steel Bollards W. Closing Sleeves & GB1700 Locks - Trim 05/131	Other Infrastructure Bollard
103778	Community Notice Boards	Other Infrastructure Misc Infrastructure
103739	Lighting - Public	Other Infrastructure Lighting
103748	Lighting - Public	Other Infrastructure Lighting
	Trees, Grills, Guards	
	Outdoor Street Furniture	
	Pedestrian Rail Guards	
	Public Notice Boards	
	Aurora	Public Art. Public Art
103824	Docklands Disability Pontoon - 05/32642	Other Infrastructure Wharf
103825	Docklands Disability Pontoon - Trim 05/29310	Other Infrastructure Wharf
	HP D330t Desktop PC	
AS001728	HP D330t Desktop PC	
AS001729	Compaq P75 17" Inch CRT Monitor	
AS001730	Canon IRC3220 Printer/Copier/Fax	
AS001731	HP Laserjet 5100TN Printer	
AS001732	Panasonic Panafax UF-4100 Fax Machine	
AS001733	Compaq Evo N800C Laptop	
AS001734	Hp 1702 LCD Monitor	
AS001735	Hp D330t Desktop PC	
<b>Community Boating</b>		
<b>Hub Pontoon</b>		
<b>Hub Furniture &amp; Fixtures</b>		
<b>Computer Equipment</b>		

AS001740	Hp 1702 LCD Monitor
AS001741	Compaq Deskpro En PC
AS001742	Fellowes Powershred 220-2 Shredder
AS001743	Compaq S710 17" Inch CRT Monitor
AS001744	Compaq Deskpro En PC
AS001746	Compaq S700 17" Inch CRT Monitor
AS001747	Compaq Deskpro En PC
AS001749	NEC Studioworks 710s 17" Inch CRT Monitor
AS001752	Security Comm Centre Nm-3016
AS001753	NEC Xen Ipk PABX
AS001754	NEC Dterm Series I Telephone
AS001765	NEC Dterm Series I Telephone
AS001775	NEC Dterm Series I Telephone
AS001776	NEC Dterm Series I Telephone
AS001777	NEC Dterm Series I Telephone
AS001778	NEC Dterm Series I Telephone
AS001779	NEC Dterm Series I Telephone
AS001780	NEC Dterm Series I Telephone
AS001781	NEC Dterm Series I Telephone
AS001782	NEC Dterm Series I Telephone
AS001783	NEC Dterm Series I Telephone
AS001806	NEC Mediaboard Whiteboard
AS001807	NEC Dterm Series I Telephone
AS001863	NEC Dterm Series I Telephone
AS001870	NEC Dterm Series I Telephone
AS001871	NEC Dterm Series I Telephone
AS001878	NEC Dterm Series I Telephone
AS001879	NEC Dterm Series I Telephone
AS001886	NEC Dterm Series I Telephone

AS001890	NEC Dterm Series I Telephone
AS001894	NEC Dterm Series I Telephone
AS001895	NEC Dterm Series I Telephone
AS001902	NEC Dterm Series I Telephone
AS001903	NEC Dterm Series I Telephone
AS001910	NEC Dterm Series I Telephone
AS001911	NEC Dterm Series I Telephone
AS001918	NEC Dterm Series I Telephone
AS001919	NEC Dterm Series I Telephone
AS001927	NEC Dterm Series I Telephone
AS001961	HP 1702 LCD Monitor
AS001962	HP D530s Desktop PC
AS001963	NEC Dterm Series I Telephone
AS001964	HP Laserjet 1300 Printer
AS001965	HP Laserjet 1100 Printer
AS001974	HP 1702 Lcd Monitor
AS001975	HP D330t Desktop PC
AS001770	Beech Laminate 1000 Round Meeting Table
AS001788	Beech Laminate 1000 Round Meeting Table
AS001972	Beech Laminate 1200 x 800 Oval Table
AS001809	Beech Laminate 1500 x 750 Meeting Table
AS001810	Beech Laminate 1800 x 900 Meeting Table
AS001811	Beech Laminate 1800 x 900 Meeting Table
AS001812	Beech Laminate 1800 x 900 Meeting Table
AS001957	Beech Laminate 1800 x 900 Meeting Table
AS001958	Beech Laminate 1800 x 900 Meeting Table
AS001764	Beech Laminate 2700 x 900 Meeting Table
AS001959	Beech Laminate 750 Round Coffee Table
AS001932	Beige 1000 x 600 x 500 Lockable Storage Cabinet

**Furniture & Fixtures**  
**The Hub**

AS001933	Beige 1000 x 600 x 500 Lockable Storage Cabinet
AS001934	Beige 1000 x 600 x 500 Lockable Storage Cabinet
AS001935	Beige 1000 x 600 x 500 Lockable Storage Cabinet
AS001936	Beige 1000 x 600 x 500 Lockable Storage Cabinet
AS001937	Beige 1000 x 600 x 500 Lockable Storage Cabinet
AS001938	Beige 1000 x 600 x 500 Lockable Storage Cabinet
AS001939	Beige 1000 x 600 x 500 Lockable Storage Cabinet
AS001940	Beige 1000 x 600 x 500 Lockable Storage Cabinet
AS001941	Beige 1000 x 600 x 500 Lockable Storage Cabinet
AS001942	Beige 1000 x 600 x 500 Lockable Storage Cabinet
AS001767	Black Mid Curve Back Meeting Chair
AS001768	Black Mid Curve Back Meeting Chair
AS001769	Black Mid Curve Back Meeting Chair
AS001791	Black Mid Curve Back Meeting Chair
AS001792	Black Mid Curve Back Meeting Chair
AS001793	Black Mid Curve Back Meeting Chair
AS001794	Black Mid Curve Back Meeting Chair
AS001795	Black Mid Curve Back Meeting Chair
AS001796	Black Mid Curve Back Meeting Chair
AS001868	Black Mid Curve Back Meeting Chair
AS001881	Black Mid Curve Back Meeting Chair
AS001884	Black Mid Curve Back Meeting ChairR
AS001891	Black Mid Curve Back Meeting Chair
AS001922	Black Mid Curve Back Meeting Chair
AS001947	Black Mid Curve Back Meeting Chair
AS001948	Black Mid Curve Back Meeting Chair
AS001949	Black Mid Curve Back Meeting Chair
AS001950	Black Mid Curve Back Meeting Chair
AS001951	Black Mid Curve Back Meeting Chair

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AS001952	Black Mid Curve Back Meeting Chair
AS001953	Black Mid Curve Back Meeting Chair
AS001954	Black Mid Curve Back Meeting Chair
AS001955	Black Mid Curve Back Meeting Chair
AS001956	Black Mid Curve Back Meeting Chair
AS001756	Blue Low Back Meeting Chair
AS001757	Blue Low Back Meeting Chair
AS001758	Blue Low Back Meeting Chair
AS001759	Blue Low Back Meeting Chair
AS001760	Blue Low Back Meeting Chair
AS001761	Blue Low Back Meeting Chair
AS001762	Blue Low Back Meeting Chair
AS001763	Blue Low Back Meeting Chair
AS001766	Blue Low Back Meeting Chair
AS001771	Blue Low Back Meeting Chair
AS001772	Blue Low Back Meeting Chair
AS001773	Blue Low Back Meeting Chair
AS001774	Blue Low Back Meeting Chair
AS001784	Blue Low Back Meeting Chair
AS001785	Blue Low Back Meeting Chair
AS001786	Blue Low Back Meeting Chair
AS001787	Blue Low Back Meeting Chair
AS001789	Blue Low Back Meeting Chair
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AS001813	Blue Low Back Meeting Chair
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AS001817	Blue Low Back Meeting Chair

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AS001818	Blue Low Back Meeting Chair
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AS001846	Blue Low Back Meeting Chair

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AS001847	Blue Low Back Meeting Chair
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AS001857	Blue Low Back Meeting Chair
AS001858	Blue Low Back Meeting Chair
AS001859	Blue Low Back Meeting Chair
AS001860	Blue Low Back Meeting Chair
AS001861	Blue Low Back Meeting Chair
AS001966	Blue Low Back Meeting Chair
AS001967	Blue Low Back Meeting Chair
AS001968	Blue Low Back Meeting Chair
AS001969	Blue Low Back Meeting Chair
AS001970	Blue Low Back Meeting Chair
AS001971	Blue Low Back Meeting Chair
AS001931	Brown Veneer 900 x 900 x 400 Bookcase
AS001797	Cream 3 Drawer Mobile Pedestal
AS001798	Cream 3 Drawer Mobile Pedestal
AS001799	Cream 3 Drawer Mobile Pedestal
AS001800	Cream 3 Drawer Mobile Pedestal
AS001801	Cream 3 Drawer Mobile Pedestal
AS001802	Cream 3 Drawer Mobile Pedestal
AS001803	Cream 3 Drawer Mobile Pedestal

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AS001804	Cream 3 Drawer Mobile Pedestal
AS001864	Cream 3 Drawer Mobile Pedestal
AS001869	Cream 3 Drawer Mobile Pedestal
AS001872	Cream 3 Drawer Mobile Pedestal
AS001876	Cream 3 Drawer Mobile Pedestal
AS001880	Cream 3 Drawer Mobile Pedestal
AS001885	Cream 3 Drawer Mobile Pedestal
AS001887	Cream 3 Drawer Mobile Pedestal
AS001892	Cream 3 Drawer Mobile Pedestal
AS001897	Cream 3 Drawer Mobile Pedestal
AS001900	Cream 3 Drawer Mobile Pedestal
AS001905	Cream 3 Drawer Mobile Pedestal
AS001909	Cream 3 Drawer Mobile Pedestal
AS001912	Cream 3 Drawer Mobile Pedestal
AS001916	Cream 3 Drawer Mobile Pedestal
AS001920	Cream 3 Drawer Mobile Pedestal
AS001930	Cream 3 Drawer Mobile Pedestal
AS001976	Cream 3 Drawer Mobile Pedestal
AS001977	Cream 3 Drawer Mobile Pedestal
AS001945	Fisher & Paykel Q Dishwasher
AS001865	Grey High Back Office Chair
AS001873	Grey High Back Office Chair
AS001877	Grey High Back Office Chair
AS001889	Grey High Back Office Chair
AS001898	Grey High Back Office Chair
AS001899	Grey High Back Office Chair
AS001904	Grey High Back Office Chair
AS001908	Grey High Back Office Chair
AS001913	Grey High Back Office Chair

AS001917	Grey High Back Office Chair
AS001929	Grey High Back Office Chair
AS001960	Grey High Back Office Chair
AS001973	Grey High Back Office Chair
AS001946	Miele Coffee Machine
AS001943	Sharp Carousel Convection Microwave
AS001925	Tan Laminate 2000x900x400 Bookcase
AS001926	Tan Laminate 2000x900x400 Bookcase
AS001944	Westinghouse Virtuoso Refrigerator
AS001923	White Laminate 1980 x 900x320 Bookcase
AS001924	White Laminate 1980 x 900x320 Bookcase
AS001866	White Laminate 2700 x 680 Odd-Shaped Workstation
AS001867	White Laminate 2700 x 680 Odd-Shaped Workstation
AS001874	White Laminate 2700 x 680 Odd-Shaped Workstation
AS001875	White Laminate 2700 x 680 Odd-Shaped Workstation
AS001882	White Laminate 2700 x 680 Odd-Shaped Workstation
AS001883	White Laminate 2700 x 680 Odd-Shaped Workstation
AS001888	White Laminate 2700 x 680 Odd-Shaped Workstation
AS001893	White Laminate 2700 x 680 Odd-Shaped Workstation
ASs001896	White Laminate 2700 x 680 Odd-Shaped Workstation
AS001901	White Laminate 2700 x 680 Odd-Shaped Workstation
AS001906	White Laminate 2700 x 680 Odd-Shaped Workstation
AS001907	White Laminate 2700 x 680 Odd-Shaped Workstation
AS001914	White Laminate 2700 x 680 Odd-Shaped Workstation
AS001915	White Laminate 2700 x 680 Odd-Shaped Workstation
AS001921	White Laminate 2700 x 680 Odd-Shaped Workstation
AS001978	White Laminate Reception Desk/Workstation
AS001979	White Laminate Reception Desk/Workstation
	3 Brown Leather Wire Frame Arm Chairs

- 3 Anibour Wooden Alvar Aalto
  - 1 White Display Bench
  - 2 Round Green Laminated Café Tables
  - 2 Brown Ottomans
  - 1 Low Marble Bianca Carrara Table Round Coffee Tables
  - 4 Wooden Chairs
  - 4 Display Stands
  - 1 Display Stands
  - 2 Beige White Table
  - 2 Beige Open Storage Units
-

SCHEDULE 2

Repealed sections of the Docklands Public Amenity Local Law

Part A – the definitions in clause 7 of:

- advertising sign;
- alcohol;
- allotment;
- bulk Rubbish container;
- the Café Code;
- Caravan;
- commercial activity centre;
- emergency services member;
- exotic animal;
- farm animal;
- frontage;
- heavy motor vehicle;
- incinerator;
- noxious weed;
- poultry;
- prescribed area;
- public place;
- recreational vehicle;
- Recreation Centre Attendant;
- Residential Area;
- Shopping trolley;
- street furniture;
- toy vehicle; and
- watercourse;

Part B – Division 1 – all;

Part B – Division 2 – all;

Part C – all;

Part D – Division 1 – all save the heading to the Part and clauses 16 and 20;

Part D – Division 2 – all;

Part E – all save section 35A;

Part F – all;

Part G – all;

Part J – clauses 70 – 75 both inclusive

Schedule 1

Schedule 2 – the rows commencing Part C, Part E, Part F and Part G.

SCHEDULE 3

Agreements

- Melbourne Docklands Open Space Cleaning Services Contract – ISS Facilities Services
  - Melbourne Docklands – Landscape Maintenance Services Contract (incorporating Docklands Park Unisex Toilet Block Contract) – ISS Facilities Services;
  - Vector Facilities Management Contract
  - J.J. Richards Waste Management Service Agreements (Yarra’s Edge; New Quay; & Victoria Point Developments)
  - Transpacific Waste Management Contract for Flinders Wharf
  - Parks Victoria Waterways Cleaning Agreement
  - ARC contract for Yarra’s Edge Marina
  - Lease Agreement with Poseidon Marine for the Zodiac Boat
-

**LATE NOTICES**

CORRIGENDUM

**Planning and Environment Act 1987**

CASEY PLANNING SCHEME

Amendment C98

In Government Gazette G25 dated 21 June 2007 on page 1227 the closing date for submissions on the Notice of Preparation of Amendment was incorrect.

In the final paragraph, the closing date for submissions is now 30 July 2007.

GARY LIDDLE  
Chief Executive – VicRoads

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

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

- |  |  |
|--|--|
| <p>56. <i>Statutory Rule:</i> Magistrates' Court (Committals) (Amendment) Rules 2007</p> <p><i>Authorising Act:</i> Magistrates' Court Act 1989</p> <p><i>Date of making:</i> 25 June 2007</p>   | <p>62. <i>Statutory Rule:</i> Health Professions Registrations Regulation 2007</p> <p><i>Authorising Act:</i> Health Professions Registration Act 2005</p> <p><i>Date of making:</i> 26 June 2007</p>  |
| <p>57. <i>Statutory Rule:</i> Magistrates' Court (Criminal Procedure) (Amendment) Rules 2007</p> <p><i>Authorising Act:</i> Magistrates' Court Act 1989</p> <p><i>Date of making:</i> 25 June 2007</p>   | <p>63. <i>Statutory Rule:</i> Drugs, Poisons and Controlled Substances (Health Professions Amendment) Regulations 2007</p> <p><i>Authorising Act:</i> Drugs, Poisons and Controlled Substances Act 1981</p> <p><i>Date of making:</i> 26 June 2007</p> |
| <p>58. <i>Statutory Rule:</i> Victorian Civil and Administrative Tribunal (Fees) (Amendment) Regulations 2007</p> <p><i>Authorising Act:</i> Victorian Civil and Administrative Tribunal Act 1998</p> <p><i>Date of making:</i> 26 June 2007</p> | <p>64. <i>Statutory Rule:</i> City of Melbourne (Docklands Co-ordination Committee) Regulations 2007</p> <p><i>Authorising Act:</i> City of Melbourne Act 2001</p> <p><i>Date of making:</i> 26 June 2007</p>  |
| <p>59. <i>Statutory Rule:</i> Working with Children (Amendment) Regulations 2007</p> <p><i>Authorising Act:</i> Working with Children Act 2005</p> <p><i>Date of making:</i> 26 June 2007</p>  | <p>65. <i>Statutory Rule:</i> Docklands (Register of Rights) Regulations 2007</p> <p><i>Authorising Act:</i> Docklands Act 1991</p> <p><i>Date of making:</i> 26 June 2007</p>   |
| <p>60. <i>Statutory Rule:</i> Disability Regulations 2007</p> <p><i>Authorising Act:</i> Disability Act 2006</p> <p><i>Date of making:</i> 26 June 2007</p>  | <p>66. <i>Statutory Rule:</i> Transfer of Land (Fees) (Amendment) Regulations 2007</p> <p><i>Authorising Act:</i> Transfer of Land Act 1958</p> <p><i>Date of making:</i> 26 June 2007</p>   |
| <p>61. <i>Statutory Rule:</i> Education and Training Reform Regulations 2007</p> <p><i>Authorising Act:</i> Education and Training Reform Act 2006</p> <p><i>Date of making:</i> 26 June 2007</p>  | <p>67. <i>Statutory Rule:</i> Country Fire Authority (Charges) Regulations 2007</p> <p><i>Authorising Act:</i> Country Fire Authority Act 1958</p> <p><i>Date of making:</i> 26 June 2007</p>  |
|  | <p>68. <i>Statutory Rule:</i> Transport (Passenger Vehicles) (Amendment) Regulations 2007</p> <p><i>Authorising Act:</i> Transport Act 1983</p> <p><i>Date of making:</i> 26 June 2007</p>   |

- |  |   |
|--|---|
| <p>69. <i>Statutory Rule:</i> Transport (Taxi-Cabs) (Amendment) Regulations 2007<br/> <i>Authorising Act:</i> Transport Act 1983<br/> <i>Date of making:</i> 26 June 2007</p>  | <p>76. <i>Statutory Rule:</i> Environment Protection (Prescribed Waste) (Amendment) Regulations 2007<br/> <i>Authorising Act:</i> Environment Protection Act 1970<br/> <i>Date of making:</i> 26 June 2007</p>      |
| <p>70. <i>Statutory Rule:</i> Transport (Infringements) (Amendment) Regulations 2007<br/> <i>Authorising Act:</i> Transport Act 1983<br/> <i>Date of making:</i> 26 June 2007</p>                                    | <p>77. <i>Statutory Rule:</i> Environment Protection (Scheduled Premises and Exemptions) Regulations 2007<br/> <i>Authorising Act:</i> Environment Protection Act 1970<br/> <i>Date of making:</i> 26 June 2007</p> |
| <p>71. <i>Statutory Rule:</i> Road Safety (General) (Prescribed Devices and Operator Onus Amendment) Regulations 2007<br/> <i>Authorising Act:</i> Road Safety Act 1986<br/> <i>Date of making:</i> 26 June 2007</p> |   |
| <p>72. <i>Statutory Rule:</i> Road Safety (Drivers) (Young Drivers) Interim Regulations 2007<br/> <i>Authorising Act:</i> Road Safety Act 1986<br/> <i>Date of making:</i> 26 June 2007</p>                          |   |
| <p>73. <i>Statutory Rule:</i> Road Safety (General) (Young Drivers) Interim Regulations 2007<br/> <i>Authorising Act:</i> Road Safety Act 1986<br/> <i>Date of making:</i> 26 June 2007</p>                          |   |
| <p>74. <i>Statutory Rule:</i> Road Safety (Road Rules) (Young Drivers) Interim Regulations 2007<br/> <i>Authorising Act:</i> Road Safety Act 1986<br/> <i>Date of making:</i> 26 June 2007</p>                       |   |
| <p>75. <i>Statutory Rule:</i> Water (Resource Management) Regulations 2007<br/> <i>Authorising Act:</i> Water Act 1989<br/> <i>Date of making:</i> 26 June 2007</p>  |   |

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

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

53. *Statutory Rule:* Equipment (Public Safety) Regulations 2007  
*Authorising Act:* Equipment (Public Safety) Act 1994  
*Date first obtainable:* 28 June 2007  
*Code D*
54. *Statutory Rule:* Occupational Health and Safety Regulations 2007  
*Authorising Act:* Occupational Health and Safety Act 2004  
*Date first obtainable:* 28 June 2007  
*Code M*
55. *Statutory Rule:* Subordinate Legislation (Professional Boxing and Martial Arts Regulations 1997 – Extension of Operation) Regulations 2007  
*Authorising Act:* Subordinate Legislation Act 1994  
*Date first obtainable:* 28 June 2007  
*Code A*

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