

Victoria Government Gazette

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As from 26 July 2007

The last Special Gazette was No. 177 dated 25 July 2007.

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

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VICTORIA GOVERNMENT GAZETTE

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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.

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DX 106 Melbourne

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

Email: gazette@craftpress.com.au Website: www.gazette.vic.gov.au

> JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

PHYLLIS EILEEN ROGERS, late of Amity Nursing Home, Dalton Road, Thomastown, in the State of Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the deceased, who died on 9 January 2007, are required by the executor, Kevin Leonard Rogers, care of Arthur J. Dines & Co., solicitors, 2A Highlands Road, Thomastown, in the said State, to send particulars to him by 4 October 2007, after which date the executor may convey or distribute the assets, having regards only to claims to which he has notice.

Dated 19 July 2007 ARTHUR J. DINES & CO., solicitors, 2A Highlands Road, Thomastown 3074.

SALVATORE CANCELLIERI, late of 23 Ross Street, Coburg 3058, in the State of Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 29 May 2007, are required by Angelo Cancellieri, the executor of the said estate, to send particulars by 28 September 2007, to his solicitors, Gullaci & Gullaci of 158 Bell Street, Coburg, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated 17 July 2007 GULLACI & GULLACI, solicitors,

158 Bell Street, Coburg 3058.

TREVOR RICHARDSON, late of 42 Clarke Avenue, Mount Martha, Victoria, endodontist.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 April 2006, are required by the personal representatives, Trevor Adam Richardson and Janet Anne Benson, care of Kell Moore Solicitors Pty Ltd, 571 Kiewa Street, Albury 2640, to send particulars to them by 28 September 2007, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated 12 July 2007

KELL MOORE SOLICITORS PTY LTD, solicitors,

571 Kiewa Street, Albury 2640.

Re: ARTHUR ERNEST FLANDERS, late of 28 Durham Street, Eaglemont, Victoria, retired, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 11 March 2007, are required by the trustee, Perpetual Trustees Victoria Limited in the Will called The Perpetual Executors and Trustees Association of Australia Limited of Level 28, 360 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 24 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.

MADDOCKS, lawyers, 140 William Street, Melbourne 3000.

Re: JOHANNES HENDRIKUS ANTONIUS WILDERS, late of O'Mara House, Hunter Road, Traralgon, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 March 2007, are required by the trustee, Egbertina Cornelia Aitken, to send particulars to the trustee care of the belowmentioned solicitors by 28 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.

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

Re: APOSTOLOS ZAVERDINOS, late of Unit 11, No. 27 Francis Street, Traralgon, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 March 2007, are required by the trustees, Dimitrios Fkiaras and Theotera Fkiaras, to send particulars to the trustees care of the belowmentioned solicitors by 28 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.

McDONOUGH & CO., solicitors, 68 Seymour Street, Traralgon 3844. NICHOLAS WILLIAM WARD, late of 43 Park Street, Cheltenham, Victoria, consultant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 November 2006, are required to send particulars of their claims to the trustee care of the undermentioned solicitors by 24 September 2007, after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

McGUINNESS & HOSKING PTY, solicitors, 3 Eighth Avenue, Rosebud 3939, telephone (03) 5986 6999.

Creditors, next-of-kin and others having claims in respect of the estate of IDA MAY KENT, late of 8/48 Cawkwell Street, Malvern, home duties, deceased, who died on 28 February 2007, are required to send particulars of their claims to the executor, Jerry Chee Wee Lee, care of the undermentioned solicitors 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.

OGGE & LEE, solicitors, 403/34 Queens Road, Melbourne 3004.

Re: MERRILL BETH WAGNER, late of Donvale Retirement Village, Unit 91, 160 Springvale Road, Donvale, Victoria, home duties, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 14 March 2007, are required by the executor, David Anthony Rush of 431 Riversdale Road, Hawthorn East, Victoria, solicitor, to send particulars to him care of the undersigned by 26 September 2007, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

RENNICK & GAYNOR, solicitors, 431 Riversdale Road, Hawthorn East 3123.

Re: LANDON HUGH RICHARDSON, late of 5/27 Hill Street, Hawthorn, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 December 2006, are required by the trustee, Trust Company Fiduciary Services Limited, of Level 3, 530 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 24 September 2007, after which date the trustee may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated 12 July 2007

RICHMOND & BENNISON, solicitors, 493 Main Street, Mordialloc 3195.

Re: DOROTHY EMMIE THOMPSON, late of Apartment 107, 183–191 Osborne Drive, Mount Martha, but formerly of Moyhu, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 June 2007, are required by the trustee, John Allan Thompson, to send particulars of such claims to him in care of the undermentioned solicitors by 24 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.

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

Re: GLADYS ALLEN UTTON, late of Strathalan Community, Erskine Road, Macleod, Victoria, retired, deceased.

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

RYAN, MACKEY & McCLELLAND, solicitors, 65 Main Street, Greensborough.

Re: MONICA JUNE FISHER, late of 25 Bailey Street, California Gully, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 April 2007, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, the said company having been authorised by Samuel John Beqir of 18 View Street, Bendigo, Victoria, executor, to send particulars to the trustee within two months of the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED, 18 View Street, Bendigo 3550.

Creditors, next-of-kin and others having claims in respect of the estate of ROSE ANNE CONNOR, deceased, late of 40 Anderson Road, Sunshine, widow, who died on 17 May 2007, are requested to send particulars of their claims to the executors, John Patrick Spillane and Rodney Malcolm Jones, both of 100 Paisley Street, Footscray, care of the undersigned solicitors by 5 October 2007, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

SECOMBS, solicitors, 100 Paisley Street, Footscray.

EDITH ALICE CARROLL, formerly of Lovell House, 389 Alma Road, Caulfield, Victoria, but late of Betheden Nursing Home, 1 Wahgoo Road, Carnegie, Victoria, retired, 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 Trust Company Fiduciary Services Limited of 3/530 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 4 October 2007, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice.

TRUST COMPANY FIDUCIARY SERVICES LTD, 3/530 Collins Street, Melbourne.

PROCLAMATIONS

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:

- 30/2007 Accident Towing Services Act 2007
- 31/2007 BuildingAmendment(Plumbing) Act 2007
- 32/2007 Crimes Amendment (DNA Database) Act 2007
- 33/2007 State Taxation Acts Amendment Act 2007

Given under my hand and the seal of Victoria at Melbourne on 24th July 2007.

- (L.S.) DAVID DE KRETSER Governor By His Excellency's Command STEVE BRACKS MP Premier
- 30/2007 (1) Section 1, this section and clause 10 of Schedule 3 come into operation on the day after the day on which this Act receives the Royal Assent.
 - (2) Subject to subsection (3), the remaining provisions of this Act come into operation on a day to be proclaimed.
 - (3) If a provision of this Act referred to in subsection (2) does not come into operation before 1 January 2009, it comes into operation on that day.
 - Subject to subsection
 this Act comes into operation on a day or days to be proclaimed.
 - (2) If a provision of this Act does not come into operation before 1 January 2008, it comes into operation on that day.
- 32/2007 This Act comes into operation on the day after the day on which it receives the Royal Assent.

31/2007

33/2007 This Act comes into operation on the day after the day on which it receives the Royal Assent.

Drugs, Poisons and Controlled Substances (Amendment) Act 2006

PROCLAMATION OF COMMENCEMENT

I, David de Kretser, Governor of Victoria, with the advice of the Executive Council and under section 2(2) of the **Drugs, Poisons and Controlled Substances (Amendment) Act 2006,** fix 1 August 2007 as the day on which sections 9(2), 12 and 15 of that Act come into operation.

Given under my hand and the seal of Victoria on 24th July 2007.

2	
(L.S.)	DAVID DE KRETSER
	Governor
	By His Excellency's Command
	BRONWYN PIKE
	Minister for Health

1706

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MAROONDAH CITY COUNCIL

Road Discontinuance

At its meeting on 19 February 2007 and acting under clause 3 of schedule 10 to the Local Government Act 1989 Maroondah City Council resolved to discontinue the road shown on the plan below.

The road is to be sold subject to any right, power or interest held by Yarra Valley Water Ltd and Alinta AE Ltd as to the land marked E–1, and Yarra Valley Water Ltd as to the land marked E–2, in the road in connection with any sewers, drains or pipes under the control of those authorities in or near the road.



MICHAEL MARASCO Chief Executive

WANGARATTA CITY COUNCIL

Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989** the Wangaratta Rural City Council at its meeting held on 17 July 2007 formed the opinion that a section of road adjoining McLeans Road, Greta West shown hatched on the plan below, is not reasonably required as a road for public use and resolved to discontinue this section of road to allow consolidation and sale.



RAY PARK Director Business Services

DAREBIN CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Darebin City Council at its ordinary meeting held on 16 July 2007, formed the opinion that the road at the rear of 3 to 19 Hopetoun Street and adjacent to 117 and 125 Separation Street, Northcote, and shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owners.



MICHAEL ULBRICK Chief Executive Officer

CITY OF CASEY

Notice of Intention to Amend Casey Community Local Law No. 2

Notice is given pursuant to Section 119 (2) of the **Local Government Act 1989** that at the Council meeting of the City of Casey held on 1 May 2007, the Council resolved to commence the statutory process to allow amendment of Local Law No. 2 (2000).

The purpose and general purport of Casey Community Local Law No. 2 is:

The Local Law is made for:

- a. provision for peace, order and good Government of the municipality;
- b. protection against behaviour which causes detriment to the amenity and environment of the municipal district;
- c. controlling activities which may interfere with the comfort and enjoyment of other persons;
- d. providing for the safety of pedestrians and other road users; and
- e. protection of Council and community assets.

Proposed amendments to the current Local Law include a requirement for any person to not sell or give to any person a cat that has not been desexed with the exception of:

- a person issued with a permit;
- proprietor of an Applicable Breeding Establishment;
- proprietor of an Applicable Pet Shop; or
- a member of an Applicable Organisation with which the cat is registered.

A copy of the proposed amended Local Law can be obtained from the: Council Offices, Magid Drive, Narre Warren; the Customer Service Centres at Centro Cranbourne and Amberley Park Shopping Centre, Narre Warren South; or the City of Casey website www.casey.vic.gov. au.

Any person affected by the proposed amended Local Law may make a submission in accordance with the provisions of Section 223 of the **Local Government Act 1989**. The closing date for submissions is Thursday 9 August 2007.

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

MIKE TYLER Chief Executive Officer



WARRNAMBOOI

Notice of Proposed Local Law Part 8 – Control of Structures & Mooring in Rivers

Objectives

The objectives of this Local Law are to make provision for the:

- (a) control, management and the use of the land, services and facilities;
- (b) protection of the land, services and facilities;
- (c) protection of people from injury or nuisance; and
- (d) conservation and preservation of flora, fauna and habitat

in and adjacent to any municipal place under the management and control of the Warrnambool City Council.

Purposes of Local Law

The purpose of this Local Law is to:

- (i) control the erection of wharves and jetties in areas under the control of Council;
- (ii) control commercial operations using the lakes and watercourses under the control of Council;
- (iii) control the use of mooring; and
- (iv) limit the time that a vessel may be moored.

Definitions

"Mooring" To hold a vessel by means of anchoring, tying up to or fixing to something that prevents drifting.

"Permanent Mooring" An area able to be allocated by the Council for the purposes of mooring for a period up to 12 months at a time.

"Leased Mooring" Areas of public jetty can be leased pursuant to the Crown Lands (Reserves) Act 2006 Section 17.

"Vessel" means any kind of vessel that is used or capable of being used in navigation by water however propelled or moved, and includes:

- (a) a barge, lighter, floating restaurant, houseboat, hire boat, punt, yacht, boat or other floating vessel; and
- (b) an air-cushioned vehicle or other similar craft that may be used in navigation by water.

"Jetty" means a wharf, pier, jetty or landing place which is the property of or located within an area under the control of Council.

"Houseboat" means a vessel containing enclosed or semi-enclosed sleeping accommodation.

L3.39 Erection of a Wharf or Jetty

No person without the consent in writing of Council may erect, demolish, enlarge or re-erect upon or adjacent to the foreshore or the bank of any lake or watercourse any wharf, jetty, boat ramp or other structure, whether fixed or floating, within the area defined in Schedule 3.4. – Penalty: 5 penalty units.

L3.40 Commercial Operators

No person without a permit may operate a vessel or use a mooring for the conduct of a commercial enterprise or for any purpose connected directly or indirectly with that enterprise. – Penalty: 5 penalty units.

L3.41 Use of Jetties and Other Structures

No person may fasten or moor any vessel, log or thing of any kind to any wharf, jetty, piles, steps or to any pontoon, staging, shed or structure attached to or alongside any wharf or jetty or upon any foreshore, river, stream or creek within the area described in Schedule 3.4 in such a manner as to prevent free access to any wharf, jetty, steps, pontoons, staging, shed or other structure. – Penalty: 5 penalty units.

L3.42 Limitation of Time at Jetties and Other Structures

No person without the written consent of the Council or an authorised officer may moor any vessel to any jetty or wharf for any period exceeding one hour. – Penalty: 5 penalty units.

L3.43 Use of Lake or Watercourse

No person without the written consent of Council may allow a vessel to remain on a lake or watercourse other than on a jetty or mooring for a continuous period exceeding 24 hours. – Penalty: 5 penalty units.

Standards

S3.17 Use of Lakes or Watercourses including Mooring

In determining whether to grant a permit to allow a person to use a mooring the Council must take into account:

- (a) whether the safety of other users or the passage of vessels will be affected by the mooring; and
- (b) (i) whether permits or requirements of any relevant authority or any other legislation have been approved;
 - (ii) whether the activity will disturb, annoy or disrupt adjacent property owners or occupiers;
 - (iii) whether the activity will be detrimental to the amenity of the area;
 - (iv) whether appropriate arrangements can be made for:
 - waste water disposal;
 - litter and garbage;
 - lighting; and
 - advertising signs;
- (c) the duration of the mooring;
- (d) the location of the mooring;
- (e) whether any indemnity/guarantee in a form acceptable to the Council has been provided to the Council;
- (f) the ownership of the wharf or jetty;
- (g) the ownership of adjacent land; and
- (h) any other matter relevant to the circumstances of the application.

Schedule

SCH3.4 All lakes or watercourses under the control of Council.

Copies of the proposed Local Law can be obtained from the Warrnambool Civic Centre, 25 Liebig Street, Warrnambool during normal office hours 8.30 am - 5.00 pm Any person affected by the proposed Local Laws may make a written submission to the Council.

Submissions received by the Council on or before 5.00 pm Monday 20 August 2007 will be considered by the Council in accordance with the provisions of Section 223 of the **Local Government Act 1989**. Any person requesting to be heard in support of a submission is entitled to appear at 4.30 pm, Monday 27 August 2007.

LINDSAY A. MERRITT Chief Executive

SWAN HILL RURAL CITY COUNCIL Local Law & Codes of Practice Notice of Adoption of Local Law

Notice is hereby given that Swan Hill Rural City Council, at its Ordinary Meeting held on 17 July 2007, resolved to make Local Law No. 2 – Community, pursuant to Section 119 of the **Local Government Act 1989**. This Local Law is effective following publication of this notice.

The purpose and general purport of the Local Law No. 2 – Community is to:

- a. provide for the peace, order and good government of the municipal district;
- b. provide a safe and healthy environment, in which the residents of the municipal district enjoy a quality of life that meets the general expectations of the community;
- c. control and regulate emissions to the air in order to improve the amenity, environment and quality of life in the municipal district;
- d. ensure that the public can properly use and enjoy public reserves by regulating activities and behaviour in public reserves;
- e. prohibit, regulate and control the consumption of alcohol in designated areas within the municipal district;
- f. manage, regulate and control the different uses to which streets, roads, footpaths and Council land can be put so as to ensure that there is a proper balance between private uses and the need to maintain freedom of movement for the public; and
- g. manage, regulate and control the keeping of animals and birds.

The new law integrates and codifies the previous Local Laws

- a. No. 2 Consumption of Liquor in Public Places;
- b. No. 5 Keeping of Animals, Birds and Poultry; and
- c. No. 6 Streets and Roads

which on adoption of Local Law No. 2 Community shall be revoked.

The Local Law No. 2 also incorporates:

a. The Waste Code of Practice, which has the objective of providing an environment where activity related to waste and recycling complement the safety and amenity of the community;

- b. Building and Works Code of Practice, which has the objective of providing an environment where activity on and related to building sites and building works complement the safety and amenity of the public and the community; and
- c. Trading Code of Practice, which has the objective of providing for the peace, order, well being and safety of people and amenity of public places in the municipality.

A copy of the Local Law and the Codes of Practice may be inspected at the Swan Hill Rural City Council Customer Service Centres at 45 Splatt Street, Swan Hill and 68–72 Herbert Street, Robinvale during office hours. It is also available from the Council's website www. swanhill.vic.gov.au, or by contacting Council on 5036 2333.

DENNIS HOVENDEN Chief Executive Officer

Planning and Environment Act 1987 BAW BAW PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C47

Authorisation A0696

The Baw Baw Shire Council has prepared Amendment C47 to the Baw Baw Planning Scheme.

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

The land affected by the Amendment is:

- All land in the Baw Baw Shire (in respect of the application of the Development Contributions Plan Overlay).
- In respect of the proposed rezonings:
 - 245 Copelands Road, Warragul, being Lots 1, 2, 3 PS406542A, Part CA 66B, Parish of Drouin East; 50 Twin Ranges Drive, Warragul, being Pt Lot 39 LP 1669, Part CA's 66 and 75, Parish of Drouin East; 283 Sutton Street, Warragul, being CA 66A, Parish of Darnum; Land on Mills Road, Warragul, being Lot 2 TP15247T, Part CA 74, Parish of Drouin East; 155 Brandy Creek Road, Warragul,

being Lot 4 LP 141553, Part CA 73, Parish of Drouin East; 165 Brandy Creek Road, Warragul, being Lot 3 LP 141553, Part CA 73, Parish of Drouin East; 167 Brandy Creek Road, Warragul, being Lot 2 LP 141553. Part CA 73. Parish of Drouin East; 169 Brandy Creek Road, Warragul, being Lot 1 LP 141553, Part CA 73, Parish of Drouin East; Part land on Windhaven Court, Warragul being Part Lot 1 PS 547350V; 215 Brandy Creek Road, Warragul, being Lot 1 PS320140Y, Part CA78, Parish of Drouin East; 49 Dollarburn Road, Warragul, being Part Lot 2 LP 139152, Part CA 82, Parish of Drouin East; 1805 Princes Highway, Warragul, being Lot 1 TP 429616, Lot 1 TP 836466, Lot 1 TP 162352; 10 Pharoahs Road, Warragul, being Part CA 87, Parish of Drouin East; 7 Tarwin Street, Warragul, being Lot 4 PS 323625G, Parish of Drouin East; and 1845 Princes Highway, Warragul, being Lot 1 TP 101861U, Parish of Drouin East.

The Amendment proposes to:

- Introduce clause 45.06 Development Contributions Plan Overlay into the Baw Baw Planning Scheme.
- Introduce a schedule to clause 45.06 to include the Baw Baw Shire Development Contributions Plan.
- Modify clause 61.03 to include reference to the introduction of new Development Contributions Plan Overlay maps.
- Apply the Development Contributions Overlay to all land in the Baw Baw Shire.
- Include the Baw Baw Shire Development Contributions Plan and the Warragul Urban Drainage Strategy in clause 21.08
 3 of the Municipal Strategic Statement (MSS) as Reference documents.
- Modify the Warragul Structure Plan in clause 22.02 Settlement Policies to show future infrastructure for the town relating to the road network, open space network, drainage works, state school and activity centres.
- Rezone the land referred to above from Farming Zone to Residential 1 Zone.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the offices of the Baw Baw Shire Council, 61 Smith Street, Warragul, Young Street, Drouin and the Baw Baw Technology Centre, Princes Highway, Trafalgar; at the Department of Sustainability and Environment, Gippsland Regional Office, 71 Hotham Street, Traralgon; 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 28 September 2007. A submission must be sent to the Baw Baw Shire Council, PO Box 304, Warragul 3820.

> GLENN PATTERSON Chief Executive Officer Baw Baw Shire Council

Planning and Environment Act 1987

EAST GIPPSLAND PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C55

Authorisation A0535

The East Gippsland Shire Council has prepared Amendment C55 to the East Gippsland Planning Scheme.

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

The land affected by the Amendment are the two parcels of land (a western parcel and an eastern parcel) within the Public Acquisition Overlay (Schedule 2) and located at the rear of properties fronting the Esplanade, Myer Street, Church Street and Carpenter Street, Lakes Entrance.

The Amendment proposes to remove the Public Acquisition Overlay (Schedule 2) from the land described above. The Amendment proposes to apply the Public Acquisition Overlay (Schedule 3) to the western parcel of land that is located at the rear of properties fronting the Esplanade, Carpenter Street and Church Street, Lakes Entrance. The Amendment proposes to correct an omission by including reference to Planning Scheme Map No. 55PAO in the Schedule to Clause 61.03.

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, East Gippsland Shire Council, 273 Main Street, Bairnsdale; at the Lakes Entrance Library, 18 Mechanics Street, Lakes Entrance; at the office of the Department of Sustainability and Environment, Gippsland Region, 71 Hotham Street, Traralgon; 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 written submission to the planning authority.

The closing date for submissions is 30 August 2007. A submission must be sent to the East Gippsland Shire Council, 273 Main Street, Bairnsdale, Victoria 3875.

> RAY SMITH Manager Strategic Planning

Planning and Environment Act 1987 GREATER BENDIGO PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C96

Authorisation A726

The City of Greater Bendigo Council has prepared Amendment C96 to the Greater Bendigo Planning Scheme.

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

authorised the City of Greater Bendigo Council to approve the Amendment under section 35B of the Act.

The land affected by the Amendment is:

• The Amendment applies to the whole of the Greater Bendigo Planning Scheme and Greater Bendigo municipality.

The Amendment proposes to:

- Reference the City of Greater Bendigo Domestic Wastewater Management Plan Final Report, RMCG, August 2006 and accompanying assessment tool, the City of Greater Bendigo Land Capability Mapping and Assessment Tools for Wastewater Management, RMCG, March 2006, as reference documents to the Greater Bendigo Planning Scheme.
- Amend strategies for environment and infrastructure to reference the use of the plan and assessment tool to guide domestic wastewater disposal and management in the municipality.

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 Greater Bendigo, Planning Services, Hopetoun Mill, 15 Hopetoun Street, Bendigo; at the Department of Sustainability and Environment North West Region Office, corner Midland Highway and Taylor Street, Epsom; and at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne.

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

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

The closing date for submissions is 30 August, 2007. A submission must be sent to John McLean, Chief Executive Officer, City of Greater Bendigo, PO Box 733, Bendigo 3552.

> JOHN MCLEAN Chief Executive

Planning and Environment Act 1987 HUME PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C91

Authorisation A0704

The Hume City Council has prepared Amendment C91 to the Hume Planning Scheme.

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

The land affected by the Amendment is Pascoe Vale Road, Coolaroo, more particularly described as Lot 2 on Plan of Subdivision PS504561Y contained in Certificate of Title 10962, Folio 768.

The Amendment proposes to:

- rezone the subject land from Special Use Zone Schedule 3 (Pascoe Vale Road Precinct) to part Business 4 Zone and part Business 3 Zone. The Business 4 Zone will apply to that part of the subject land that has frontage to Pascoe Vale Road and the Business 3 Zone will apply across the balance of the subject land that extends to the railway land adjacent the eastern boundary of the land;
- amend Clause 21.03–1 and Clause 22.12 to remove reference to the Special Use Zone; and
- amend the Schedule to the Business 4 Zone.

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 Hume City Council, Sunbury Office, 36 Macedon Street, Sunbury; Broadmeadows; Office, 1079 Pascoe Vale Road, Broadmeadows; Craigieburn Office, 59 Craigieburn Road West, Craigieburn; 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 27 August 2007. A submission must be sent to Peter Gaschk, Manager Strategic Planning, Hume City Council, PO Box 119, Dallas, Victoria 3047.

> DARRELL TRELOAR Chief Executive Officer

Planning and Environment Act 1987 NORTHERN GRAMPIANS

PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C16

Authorisation No. A0665

The Northern Grampians Council has prepared Amendment C16 to the Northern Grampians Planning Scheme.

In accordance with section 9 (2) of the **Planning and Environment Act 1987**, the Minister for Planning has authorised the Northern Grampians Shire Council as Planning Authority to prepare the Amendment.

The land affected by the Amendment is the Stawell Wastewater Treatment Plant, which is located in Hines Road, Stawell, together with surrounding land.

The Amendment proposes to include the land described above within the Environmental Significance Overlay (ESO). Notice of applications will be given under section 52 of the **Planning and Environment Act 1987** for any sensitive development that is to occur within the proposed overlay area. The overlay is an odour buffer that will safeguard the plant's operations and avoid any future conflict between it and any residential expansion of Stawell. It will also protect existing and future landowners from the consequences of effects from the plant.

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, Northern Grampians Shire Council, Town Hall, Main Street, Stawell 3380; at the Department of Sustainability and Environment, Western Region Office, 402–406 Mair Street, Ballarat 3350; at the Department

of Sustainability and Environment, South West Region Office, Level 4, State Government Offices, Corner Little Malop and Fenwick Streets, Geelong 3220; and at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne 3002.

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

Any person who may be affected by the Amendment may make a submission to the Planning Authority.

The closing date for submissions is 27 August 2007. A submission must be sent to the Northern Grampians Shire Council, Town Hall, Main Street, Stawell, Victoria 3380.

> NEIL HAYDON Manager Planning and Building Services

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 28 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.

- BURGESS. Margarete Isabella Annemarie. late of 5 Acadia Avenue, Boronia, Victoria 3155, who died on 24 November 2006.
- DOGGETT, Alice Harriet, late of Springtime, 41 Manchester Drive, Sydenham, Victoria 3037, pensioner, and who died on 1 June 2007.
- DOUGLASS, Olga Gwendoline, late of Glendale Hostel, 1 Glendale Court, Werribee, Victoria 3030, pensioner, and who died on 10 April 2007.
- HILL, Bridget Theresa, late of Unit 1, 91 Howards Street, Reservoir, Victoria 3073, home duties, and who died on 6 March 2007.
- KERBY, Elizabeth, late of Plenty Residential Service, 3 Springfield Court, Bundoora, Victoria 3083, who died on 28 May 2007.

- G 30 26 July 2007 1715
- KUHRTS, Fritz Alfred, late of Amity at Barrabool, 55 Barrabool Road, Belmont, Victoria 3216, retired, and who died on 9 June 2007.
- MIERS, Joan Isabel, late of 1 Hart Street, Airport West, Victoria 3042, who died on 15 January 2007.
- WHIPPS, Anastasia, late of 160 Melbourne Avenue, Glenroy, Victoria 3046, home duties, and who died on 5 May 2007.

Dated 20 July 2007

MARY AMEREN	A
Manage	
Executor and Trustee Service	es

EXEMPTION

Application No. A142/2007

The Victorian Civil and Administrative Tribunal, has considered an application pursuant to section 83 of the Equal Opportunity Act 1995 by Lifestyle Communities Pty Ltd for exemption from sections 42, 47, 49, 50, 100 and 195 of that Act. The application for exemption is to enable the applicant to engage in the specified conduct. In this Exemption "specified conduct" means the establishment and operation of residential communities for people over 55 years of age including, but not limited to, the sale of mobile homes, the provision of residence sites, the provision of facilities and services to those communities and other related matters and advertising concerning those communities.

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from sections 42, 47, 49, 50, 100 and 195 of the Act to engage in the specified conduct.

The Tribunal hereby grants an exemption to the applicant from the operation of sections 42, 47, 49, 50, 100 and 195 of the Equal Opportunity Act 1995 to enable the applicant to engage in the specified conduct. The exemption is subject to the conditions listed in the attached schedule.

This exemption is to commence on and from 12 August 2007 and to remain in force until 11 August 2010.

Dated 19 July 2007

C. McKENZIE **Deputy President**

SCHEDULE

This schedule sets out minimum requirements to be contained in any agreement entered into between the applicant and the resident of a site in a community established by the Applicant. The terms of the agreement are not limited to the requirements set out in this schedule. The terms set out in any site agreement need not be in the exact form of the requirements in this schedule but must be to the same effect.

The minimum requirements are -

- a) The agreement must provide for the payment of the site fee by the resident to the applicant and must describe the purposes for which amounts received as site fees are to be used. If the site fee is to include an amount in respect of rates or taxes concerning the site, the amount included must comply with sections 162 and 163 of the of the **Residential Tenancies Act 1997** ("RTA").
- b) The agreement must state that it is an agreement for the purposes of section 144 of the RTA. The agreement must make it clear that the community to which it relates is a caravan park within the meaning of the RTA, and that the provisions of the RTA relating to caravan parks apply.
- c) The resident's residency right lasts for a term of 45 years from the date when the resident locates his or her mobile home on the site. The resident has one option of renewal for a further term of 45 years.
- d) If the resident sells or disposes of his or her mobile home, the applicant may refuse consent to the transfer of the residency right in the site if the transferee is not aged over 55. If the applicant consents to the transfer of a residency right in a site, the applicant will enter into a new site agreement with the transferee. For the purpose of paragraph C the term of the residency right begins on the date of the transfer.
- e) If a resident dies, the person to whom the resident's mobile home passes under the laws relating to estates is entitled to the transfer of the residency right in the site irrespective of that person's age. The applicant will enter into a new site agreement with that person. For the purposes of paragraph C, the residency right under the new agreement lasts for a term of not less than 20 years and specified in the agreement. The company will permit that person, if aged 55 or under, to nominate a person over 55 to occupy the site on terms and conditions agreed between the applicant and the nominator.
- f) The applicant will permit the transfer of a residency right in a site to a person who is not over the age of 55 in other exceptional circumstances.
- g) The applicant will permit a person to occupy a site instead of the resident, on a short term or temporary basis. The circumstances in which this permission may be given include but are not limited to absences of the resident on extended holiday or because of ill health or in any other exceptional circumstances. The temporary or short term occupation will be for a term not exceeding 12 months, but the term may be renewed from time to time in the applicant's discretion.
- h) The applicant will not require from the resident more than 1 bond in respect of any one continuous period of occupation of a site.
- i) The applicant will not make an additional charge for occupation of a site by any visitor of the resident unless the visitor remains there for more than 30 days.
- j) The resident will use the site for his or her main or only place of residence.
- k) Subject to payment of the site fees, the resident has the right to use the communal facilities and services in the community.
- 1) The applicant and the resident must obey any rules for the community made under section 185 of the RTA as amended and in force for the time being.
- m) The resident will insure and keep insured the mobile home and its contents and take out and maintain public liability insurance over the site occupied by the resident.

EXEMPTION

Application No. A141/2007

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995**, by the Royal Melbourne Institute of Technology University (the University). The application for exemption is to enable the applicant to engage in the specified conduct.

In this exemption, "specified conduct" means to advertise for and employ Indigenous Australians only to fill the following three positions at the University –

- A recruitment consultant;
- An Indigenous employment coordinator; and
- An ongoing traineeship position, which is to be filled for 12 months by each trainee who occupies it, and which is to provide (as well as training) employment at the University in an administrative capacity.

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 14, 37, 42, 100 and 195 of the Act to enable the applicant to engage in the specified conduct.

In granting this exemption the Tribunal noted:

- Indigenous Australians are under-represented in the workforce in the higher education sector in Australia, compared to their proportion to the total population. In 2006, they comprised 0.8% of that workforce.
- The Australian Government has recognised, both in legislation and through funding, the need to create more employment opportunities for Indigenous Australians.
- The Australian Government's Department of Education, Science and Technology requires universities to have an Indigenous employment strategy.
- The Victorian Government has adopted the Wur-Cum Barra Indigenous Employment Strategy for its public sector.
- In 2005, the University (through its Acting Vice-Chancellor and President) approved an Indigenous employment strategy.
- In 2006, the University funded research about how best to implement the strategy. The research examined relevant literature and interviewed officers at other Australian universities involved in this area. It concluded that important elements to the successful implementation of such strategies were high-level involvement and support for the strategy, the creation of clearly designated positions to implement the strategy and the filling of those positions by Indigenous Australians, an awareness of the strategy throughout the university, the need to integrate the strategy with existing structures, and involvement or and consultation with the Indigenous community.
- The project report recommended the development of an Indigenous employment action plan and, as part of the plan, the creation of the positions to which this application relates.
- The Vice-Chancellor and President of the University have now (after the consultation period has ended) approved an Indigenous Employment and Career Development Action Plan for 2007 to 2010 (the Action Plan). The Action Plan was launched in February 2007.
- The aims of the Action Plan are to make the University an employer of choice for Indigenous Australians, to recognise the value of the participation of Indigenous Australians in all parts of the University's workforce, to increase retention rates, support and career development for the University's Indigenous employees, to broaden awareness of Indigenous issues and perspectives among the University's non-Indigenous staff, and to strengthen relationships between Indigenous and non-Indigenous communities.

- The University recognises that the Action Plan will not succeed unless it is owned and supported by the Indigenous community and its implementation is led by Indigenous employees. To this end, this application is made.
- Other initiatives which have recently been taken or are to be taken in conjunction with the Action Plan include an Indigenous employment web portal, an Indigenous staff network, and re-designed programs to support the Indigenous staff and to promote cultural awareness.
- The duties attached to the positions mentioned in the application are these. The recruitment consultant will implement recruitment aspects of the Action Plan, as well as performing general recruitment duties. The Indigenous employment coordinator will implement the high level strategies of the Action Plan, liaise with Indigenous communities and re-design various programs. The traineeship position will be held by each trainee for 12 months and will provide employment involving administrative duties as well as providing training.
- The University's aim is to provide a pathway by which Indigenous Australians can join and remain in the University's workforce without losing their links with their communities. The University aims to help to address under-representation of Indigenous Australians in the higher education workforce. The positions will help the University progress to the next part of the Action Plan, which concerns the initiatives to promote and retain the employment of Indigenous Australians in each of the University's portfolios and units.
- The positions are new positions and do not affect the continuation of funding of current positions.

The Tribunal hereby grants an exemption to the applicant from the operation of sections 13, 14, 37, 42, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to engage in the specified conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 25 July 2010. Dated 20 July 2007

> C. McKENZIE Deputy President

EXEMPTION

Application No. A200/2007

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to Section 83 of the **Equal Opportunity Act 1995**, by Eastern Access Community Health Inc. The application for exemption is to enable the applicant to advertise and employ an Aboriginal and/ or Torres Strait Islander as an Indigenous liaison and service access health worker (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:

- This Indigenous worker will act as the interface between the Eastern Access Community Health and the community.
- This Indigenous worker will provide cultural education to staff.

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 July 2010.

Dated 18 July 2007

HER HONOUR JUDGE HARBISON Vice President



Heritage Act 1995 NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended in that the Heritage Register Number 2113 in the category described as Heritage Place is described as:

Former Ballarat RAAF Base, Learmonth Road, Ballarat, Ballarat City Council.

EXTENT:

- 1. All the land known as Ballarat Aerodrome marked L1 on Diagram 2113A held by the Executive Director.
- 2. The features marked as follows on Diagram 2113A held by the Executive Director:
 - F1 Liberator Air Strip;
 - F2 Parade Ground.
- 3. All the buildings marked as follows on Diagram 2113B held by the Executive Director:
 - B1 Building 184 Propeller Test House;
 - B2 Building 132 Bellman Hangar;
 - B3 Building 133 Maintenance Workshop;
 - B4 Building 141 Parachute Hut;
 - B5 Building 189 Woodwork, Fabric and Paint shop;
 - B6 Building 188 Mechanical Workshop;
 - B7 Building 138/139/140 Equipment Stores;
 - B8 Building 274 Clothing store;
 - B9 Building 191 Operations and Crew Room;
 - B10 Building 190 Operations and Crew Room;
 - B11 Building 130 Bellman Hangar;
 - B12 Building 180 Bellman Hangar;
 - B13 Building 182 Flight Office;
 - B14 Building 131 Bellman Hangar.
- 4. All the buildings marked as follows on Diagram 2113C held by the Executive Director:

1719

- B15 Building 114 Boiler House;
- B16 Building 212 Temporary Married Quarters;
- B17 Buildings 116/117 Sergeants' Ablution Block and Latrine;
- B18 Building 125 Sergeants' Sleeping Quarters;
- B19 Building 118/119 Officers' Ablution Block and Latrine;
- B20 Building 126 Store;
- B21 Building 111 Sergeants' Mess;
- B22 Building 115 Boiler House;
- B23 Building 110 Officers' Mess;
- B24 Building 207 Laundry and Drying Room;
- B25 Building 121 Sergeants' Sleeping Quarters;
- B26 Building 122 Sergeants' Sleeping Quarters;
- B27 Building 124 Sergeants' Sleeping Quarters;
- B28 Building 120 Officers' Sleeping Quarters;
- B29 Building 123 Officers' Sleeping Quarters;
- B30 Building 196 Officers' Sleeping Quarters;
- B31 Building 208 Garage;
- B32 Building 213 Temporary Married Quarters;
- B33 Building 210 Temporary Married Quarters;
- B34 Building 211 Temporary Married Quarters;
- B35 Building 107 Sleeping Quarters;
- B36 Building 233 Radio Hut;
- B37 Building 232 Emergency Power House;
- B38 Building 112 Sergeants' Sleeping Quarters;
- B39 Building 113 Sergeants' Sleeping Quarters;
- B40 Building 154 Gymnasium;
- B42 Building 234 Radio Hut;
- B48 Building 209 Garage.

- 5. All the buildings marked as follows on Diagram 2113D held by the Executive Director:
 - B40 Building 154 Gymnasium;
 - B41 Building 170 Station Headquarters;
 - B43 Building 135 M/T Office and Workshop;
 - B44 Building 136 Barracks Store;
 - B45 Building 134 Barracks Office Store;
 - B46 Building 144 Latrine and Change Room;
 - B47 Buildings 20/30/61 Sleeping Huts and Ablution Block.
- 6. The structure marked as follows on Diagram 2113D held by the Executive Director:
 - S1 Elevated water tower.

Dated 24 July 2007

RAY TONKIN Executive Director

Crown Land (Reserves) Act 1978 ERRATUM

ORDER GIVING APPROVAL TO GRANT OF A LEASE UNDER SECTIONS 17D AND 17DA

Under sections 17D and 17DA of the Crown Land (Reserves) Act 1978, I, Justin Madden MLC, Minister for Planning, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the Crown Land (Reserves) Act 1978, approve the granting of a lease to the Eastern Districts Tennis Club Incorporated by the Greater Geelong City Council as the Committee of Management, for the purpose of 'Tennis Clubrooms and associated activities' over the area of Crown land being part of Howard Glover Reserve described in the Schedule below and, in accordance with section 17D(3)(a) of the Crown Land (Reserves) Act 1978, state that -

- (a) there are special reasons which make granting the lease reasonable and appropriate in the particular circumstances; and
- (b) to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves)** Act 1978.

Victoria Government Gazette

SCHEDULE

The land shown hatched on plan marked "G/3.6.2007" attached to Department of Sustainability and Environment file No. 0702207 being portion of Allotment 24B, Section 86A, City of Geelong, Parish of Corio being part of the remaining Crown land in the City of Geelong, Parish of Corio permanently reserved for the purpose of Public Park and Recreation by Order in Council of 26 October 1982.

Dated 27 June 2007

JUSTIN MADDEN MLC Minister for Planning

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 –

- hereby exempt all that Crown land situated within the boundaries of exploration licence applications 5007, 5012, 5014 and 5015 that have 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 17 July 2007

RICHARD ALDOUS Executive Director Minerals and Petroleum Notice Re: Sussan Ngo

(also known as Sussan Thu Anh Ngo)

A panel of the Pharmacy Board of Victoria on 11 July 2007 held a formal hearing into the professional conduct of Sussan Ngo, a registered pharmacist.

The panel found pursuant to section 69(1) (a) of the **Pharmacy Practice Act 2004** that Ms Ngo had engaged in unprofessional conduct of a serious nature and made the following determination:

Pursuant to Section 69 (2) (b) the Panel cautions Ms Ngo for her departure from legal and professional responsibilities. The Panel was aware of her exceptional extenuating personal circumstances. The Panel noted that she pleaded guilty and did so at an early stage, that she had repaid \$170,000.00, an amount more than what is now conceded to be the amount fraudulently claimed and that this was done in February 2004 from the proceeds of the sale of her pharmacy. The Panel noted her written statement of remorse, and her expression of the shame and loss of respect to her and her family. The panel took into consideration her personal circumstances and how in particular these led her to be vulnerable and unable to deny the demands made of her in her personal relationship, her undiagnosed psychiatric condition and the fact that she had no other prior convictions.

Pursuant to Section 69 (2) (c) the Panel reprimanded her for her dishonest behaviour in deliberately claiming payment for prescriptions and illegally duplicated repeat authorisations. Pharmacists are in a privileged position of trust and that she had betrayed and eroded that position of public trust. The Panel recognised that she was under considerable stress at the time and took into consideration that she had repaid the Commonwealth.

Pursuant to Section 69 (2) (d) the Panel required her to undertake a course in the practical legal aspects of pharmacy practice to be completed within the next three months or by arrangement with the Registrar of the Board. Such course to be nominated and approved by the Registrar of the Board, and to be completed before she returns to practice.

Pursuant to Section 69 (2) (e) the Panel imposed a condition on her registration that she is required to undergo a psychiatric evaluation by a Board nominated psychiatrist, at the cost of the Board, to determine her suitability to practise and the likelihood of her illness returning. The outcome of that evaluation to be completed to the satisfaction of the Board before she returns to practice.

The Panel determined pursuant to Section 69 (2) (g) to suspend her registration as a pharmacist for a period of 3 months commencing from the date of the determination. Return to practice will depend on the receipt by the Board of a satisfactory evaluation from the Board's nominated psychiatrist and completion of a course in the practical legal aspects of pharmacy practice.

Pursuant to Section 69 (2) (j) the Panel required Ms Ngo to pay the reasonable costs and expenses of the Board in the conduct of this formal hearing being \$5,832.75. Such sum to be paid to the Board within twelve months of the date of this determination in accordance with a schedule to be approved by the Registrar of the Board.

Dated 20 July 2007

STEPHEN MARTY Registrar

Land Acquisition and Compensation Act 1986 FORM 7 S. 21

S . 21
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Corporation (formerly Barwon Region Water Authority) declares that by this notice it acquires the following interest in the land described as Lot 1, Torquay Road, Torquay 3228, being more particularly described as Certificate of Title Volume 9402, Folio 512:

An easement for water supply purposes over that part of the land shown as E–1 comprising an area of 296 square metres on plan for creation of easement dated 5 April 2007, a copy of which is available for perusal at the office of Harwood Andrews Lawyers, 70 Gheringhap Street, Geelong.

Published with the authority of Barwon Region Water Corporation

Dated 26 July 2007

For and of behalf of Barwon Region Water Corporation by its lawyers HARWOOD ANDREWS LAWYERS of 70 Gheringhap Street, Geelong 3220.

FORM 7

S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

South Gippsland Shire Council declares that by this notice it acquires the following interest in the land described as:

R1 comprising 3303m² on South Gippsland Shire Council diagram of subdivision (reference No. PS449987R) being part of Crown Allotment 4B Parish of Tarwin, described in Certificate of Title 10863, Folio 489.



Interest acquired: that of Tarwin Group Pty Ltd, ACN 107 333 817, and all other interests. Published with the authority of South Gippsland Shire Council.

The Survey Plan in this notice may be viewed at South Gippsland Shire Council offices, 9 Smith Street, Leongatha, Victoria.

Dated 26 July 2007

For and on behalf of South Gippsland Shire Council PAUL BAWDEN Chief Executive Officer

FORM 7

S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

South Gippsland Shire Council declares that by this notice it acquires the following interest in the land described as:

 R2 comprising 1061m² on South Gippsland Shire Council diagram of subdivision (reference No. PS449987R) being part of Lots 1 & 2 on Title Plan 83453F, described in Certificate of Title Volume 10863, Folio 426.



Interest acquired: that of Tarwin Group Pty Ltd, ACN 107 333 817, and all other interests. Published with the authority of South Gippsland Shire Council.

The Survey Plan in this notice may be viewed at South Gippsland Shire Council offices, 9 Smith Street, Leongatha, Victoria.

Dated 26 July 2007

For and on behalf of South Gippsland Shire Council PAUL BAWDEN Chief Executive Officer

FORM 7

S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

South Gippsland Shire Council declares that by this notice it acquires the following interest in the land described as:

R3 comprising 780m² on South Gippsland Shire Council diagram of subdivision (reference No. PS449987R) being part of Lot 1 on title Plan 082766N (formerly Crown Allotment 18 Parish of Tarwin), described in Certificate of Title 10863, Folio 430.



Interest acquired: that of Tarwin Group Pty Ltd, ACN 107 333 817, and all other interests. Published with the authority of South Gippsland Shire Council.

The Survey Plan in this notice may be viewed at South Gippsland Shire Council offices, 9 Smith Street, Leongatha, Victoria.

Dated 26 July 2007

For and on behalf of South Gippsland Shire Council PAUL BAWDEN Chief Executive Officer

FORM 7

S. 21 Reg. 16

Notice of Acquisition

Central Highlands Region Water Authority, ABN 75 224 340 348, of 7 Learmonth Road, Ballarat, Victoria 3353, declares that by this notice it acquires the following interest in the land described in Certificate of Title Volume 06122, Folio 374 ("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 26 July 2007

> For and on behalf of Central Highlands Region Water Authority PAUL O'DONOHUE Acting CHW Project Director, Goldfields Superpipe

Fisheries Act 1995

FISHERIES NOTICE NO. 5/2007

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

Dated 17 July 2007

PETER APPLEFORD Executive Director Fisheries Victoria

FISHERIES (RECREATIONAL ABALONE FISHING DAYS) NOTICE NO. 5/2007

1. Title

This Notice may be cited as the Fisheries (Recreational Abalone Fishing Days) Notice No. 5/2007

2. Objectives

The objective of this Notice is to specify 60 days during the 12 month period from 1 September 2007 when recreational fishing for abalone will be permitted in central Victorian waters (as defined in regulation 503(3B) of the Fisheries Regulations 1998).

Note:

In regulation 503(3B) of the Fisheries Regulations 1998 "central Victorian waters" means the marine waters between longitude 143° 27' 36" East (mouth of the Aire River near Cape Otway) and 145° 53' 35" East, 38° 50' 19" South (north-western part of Arch Rock in Venus Bay) where the eastern boundary is a line running due west from the most north-western part of Arch Rock to the seaward limit of State waters.

3. Authorising provision

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

4. Commencement

This Notice comes into operation on Saturday 1 September 2007.

5. Permitted Recreational Abalone Fishing Days

Despite the abalone closed season specified in the Table in regulation 506(1) of the Fisheries Regulations 1998 recreational abalone fishing will be permitted in central Victorian waters on the following days: 17 and 18 November 2007 inclusive (2 days); 24 and 25 November 2007 inclusive (2 days); 1 and 2 December 2007 inclusive (2 days); 8 and 9 December 2007 inclusive (2 days); 15 and 16 December 2007 inclusive (2 days); 21 December 2007 to 6 January 2008 inclusive (17 days); 12 and 13 January 2008 inclusive (2 days); 19 and 20 January 2008 inclusive (2 days); 26 to 28 January 2008 inclusive (2 days); 2 and 3 February 2008 inclusive (2 days); 3 and 24 February 2008 inclusive (2 days); 1 and 2 March 2008 inclusive (2 days); 8 to 10 March 2008 inclusive (3 days); 21 to 24 March 2008 inclusive (4 days); 5 and 6 April 2008 inclusive (2 days); 25 to 27 April 2008 inclusive (3 days); 3 and 4 May 2008 inclusive (2 days); and 10 and 11 May 2008 inclusive (2 days).

6. Revocation

Unless sooner revoked, this Fisheries Notice will be revoked at midnight 31 August 2008.

Fisheries Act 1995

FISHERIES NOTICE NO. 6/2007

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

Dated 17 July 2007

PETER APPLEFORD Executive Director Fisheries Victoria

FISHERIES (RECREATIONAL ABALONE CATCH LIMIT) NOTICE NO. 6/2007

1. Title

This Notice may be cited as the Fisheries (Recreational Abalone Catch Limit) Notice No. 6/2007.

2. Objectives

The objective of this Notice is to take precautionary measures to protect stocks of abalone by introducing a stricter recreational fishing catch limit for Victorian marine waters other than central Victorian waters (as defined in regulation 503(3B) of the Fisheries Regulations 1998) during the 12 month period from 1 September 2007.

Note:

In regulation 503(3B) of the Fisheries Regulations 1998 "central Victorian waters" means the marine waters between longitude 143° 27' 36" East (mouth of the Aire River near Cape Otway) and 145° 53' 35" East, 38° 50' 19" South (north-western part of Arch Rock in Venus Bay) where the eastern boundary is a line running due west from the most north-western part of Arch Rock to the seaward limit of State waters.

3. Authorising provision

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

4. Commencement

This Notice comes into operation on Saturday 1 September 2007.

5. Catch limit

- (a) The daily catch limit with respect to the:
 - (i) taking of abalone from Victorian marine waters other than central Victorian waters; or
 - (ii) possession of abalone in, on or next to Victorian marine waters other than central Victorian waters –

is 5, of which no more than 2 fish may be greenlip abalone.

Penalty: 20 penalty units.

- (b) Paragraph 5 is to be interpreted as if it were an amendment to the Table in regulation 503(3) of the Fisheries Regulations 1998.
- (c) Paragraph 5(a) does not apply to the holder of an Abalone Fishery Access licence or any person acting under that licence in accordance with the Fisheries Regulations 1998.

6. Revocation

Unless sooner revoked, this Fisheries Notice will be revoked at midnight 31 August 2008.

Geographic Place Names Act 1998

NOTICE OF INTENTION TO REGISTER A GEOGRAPHIC NAME

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

File No.	Naming Authority	Place Name	Location
GPN 1083	Hobsons Bay City	Altona North Early Childhood Centre	30 Ronald Avenue, Altona North.
LA/12/0056	Moira Shire	Invergordon, Katunga, Marungi, Muckatah, Naring, Strathmerton.	As on version 4.3 of the plan showing the locality names and boundaries within the municipality. Copies of this plan may be inspected at the municipal offices or at the office of the Registrar of Geographic Names
			offices or at the office of the Registrar of Geographic Names following registration.

Office of the Registrar of Geographic Names

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

> JOHN E. TULLOCH Registrar of Geographic Names

Geographic Place Names Act 1998 CORRIGENDUM

In the Victoria Government Gazette No. G27, 8 July 1999, page 1592, under **Geographic Place Names Act 1998**, Notice of Registration of Geographic Names, the locality of Woorarra, within Wellington Shire, should read Woorarra East.

Office of the Registrar of Geographic Names

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

> JOHN E. TULLOCH Registrar of Geographic Names

Interpretation of Legislation Act 1984 EQUIPMENT (PUBLIC SAFETY) REGULATIONS 2007

Notice of Incorporation of Documents

As required by section 32 of the **Interpretation of Legislation Act 1984**, I give notice that the Equipment (Public Safety) Regulations 2007 apply, adopt or incorporate matter contained in the following documents:

Statutory Rule Provision	Title of document	Matter in document
Regulation 105, definitions of AS 2030 Gas Cylinders; gas cylinder and pressure vessel and regulation 903(3)	AS 2030.1, The verification, filling, inspection, testing and maintenance of cylinders for storage and transport of compressed gases, Part 1: Cylinders for compressed gases other than acetylene	The whole
Regulation 105, definitions of AS 2030 Gas Cylinders; gas cylinder and pressure vessel and regulation 903(3)	AS 2030.2, The verification, filling, inspection, testing and maintenance of cylinders for storage and transport of compressed gases, Part 2: Cylinders for dissolved acetylene	The whole
Regulation 105, definitions of AS 2030 Gas Cylinders; gas cylinder and pressure vessel and regulation 903(3)	AS 2030.4, The verification, filling, inspection, testing and maintenance of cylinders for storage and transport of compressed gases, Part 4: Welded cylinders – Insulated	The whole
Regulation 105, definitions of boiler; pressure piping and pressure vessel	AS/NZS 1200, Pressure equipment	Appendix E
Regulation 105, definitions of boiler; pressure piping and pressure vessel and regulation 903(3)(b)	AS 4343, Pressure equipment – Hazard levels	Section 2
Regulation 903(3)(b)(ii)	AS/NZS 3509, LP Gas fuel vessels for automotive use	The whole
Regulation 903(3)(b)(iii)	AS 2971, Serially produced pressure vessels	The whole
Regulation 903(3)(f) and the Schedule	AS 3533.1, Amusement Rides and Devices – Part 1: Design and construction	The whole

Copies of the matter applied, adopted or incorporated by the regulations and contained in the documents were lodged with the Clerk of the Parliaments on 25 June 2007.

A copy of the matter contained in the documents is available for inspection, without charge, by the public during normal office hours at the offices of the Victorian WorkCover Authority, Ground Level, 222 Exhibition Street, Melbourne.

Dated 19 July 2007

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

Interpretation of Legislation Act 1984

OCCUPATIONAL HEALTH AND SAFETY REGULATIONS 2007

Notice of Incorporation of Documents

As required by section 32 of the **Interpretation of Legislation Act 1984**, I give notice that the Occupational Health and Safety Regulations 2007 apply, adopt or incorporate matter contained in the following documents:

Statutory rule provision	Title of document	Matter in document
Regulation 1.1.5, definitions of Approved Criteria for Classifying Hazardous Substances, hazardous substance, risk phrase and safety phrase and regulation 4.1.6(1)(f)	Approved Criteria for Classifying Hazardous Substances, 3rd edition, declared by the National Occupational Health and Safety Commission in October 2004.	The whole
Regulation 1.1.5, definitions of AS 2030 – Gas Cylinders, gas cylinder and pressure vessel, and Schedule 2, Part 2, item 2.2	AS 2030.1, The verification, filling, inspection, testing and maintenance of cylinders for storage and transport of compressed gases, Part 1: Cylinders for compressed gases other than acetylene	The whole
Regulation 1.1.5, definitions of AS 2030 – Gas Cylinders, gas cylinder and pressure vessel, and Schedule 2, Part 2, item 2.2	AS 2030.2, The verification, filling, inspection, testing and maintenance of cylinders for storage and transport of compressed gases, Part 2: Cylinders for dissolved acetylene	The whole
Regulation 1.1.5, definitions of AS 2030 – Gas Cylinders, gas cylinder and pressure vessel and Schedule 2, Part 2, item 2.2	AS 2030.4, The verification, filling, inspection, testing and maintenance of cylinders for storage and transport of compressed gases, Part 4: Welded cylinders – Insulated	The whole
Regulation 1.1.5, definitions of boiler, pressure piping and pressure vessel	AS/NZS 1200, Pressure equipment	Appendix E
Regulation 1.1.5, definitions of boiler, pressure piping and pressure vessel	AS 4343, Pressure equipment – Hazard levels	Section 2
Regulation 1.1.5, definition of Construction Industry Basic Induction training course	Foundations for Safety Construction Industry Induction Training Agreement, with a commencement date of 1 February 2001	The whole
Regulation 1.1.5, definition of exposure standard	Adopted National Exposure Standards for Atmospheric Contaminants in the Occupational Environment, published by National Occupational Health and Safety Commission in 1995	The whole

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Statutory rule provision	Title document	Matter in document
Regulation 1.1.5, definitions of hazardous substance, HSIS, risk phrase and safety phrase and regulations 4.1.6(1)(f), 4.1.14(1)(b) and 4.1.14(4)(b)	Hazardous Substances Information System, published by the Office of the Australian Safety and Compensation Council on its Internet site.	The whole
Regulation 1.1.5, definition of Membrane Filter Method	Guidance Note on the Membrane Filter Method for Estimating Airborne Asbestos Fibres, 2nd Edition, prepared for the National Occupational Health and Safety Commission and published in April 2005	The whole
Regulation 1.1.5, definitions of National Model Regulations for the Control of Scheduled Carcinogenic Substances, Schedule 1 carcinogenic substance and Schedule 2 carcinogenic substance	National Model Regulations for the Control of Scheduled Carcinogenic Substances, published by the National Occupational Health and Safety Commission in 1995	Schedules 1 and 2
Regulation 1.1.5, definitions of National Model Regulations for the Control of Workplace Hazardous Substances, Type I ingredient, Type II ingredient and Type III ingredient and regulations 4.1.13, 4.1.30(1)(a)(i)	National Model Regulations for the Control of Workplace Hazardous Substances, published by the National Occupational Health and Safety Commission in 1994	Schedules 1, 2, 3 and 5
Regulation 1.1.5, definition of occupational health and safety auditor	Procedure No. 02, Issue No. 2 dated 14 December 2001, General Requirements for Bodies Operating Assessment and Certification of Occupational Health and Safety Management Systems, published by the Joint Accreditation System of Australia and New Zealand	The whole
Regulation 1.1.5, definition of Rural Ambulance Victoria	Order in Council made under section 23 of the Ambulance Services Act 1986 , dated 2 February 1999 and published in the Victoria Government Gazette of 4 February 1999, General Gazette G5, pages 212 to 213	The whole
Regulation 3.3.1(1)(b)(i)	AS 1657 – Fixed platforms, walkways, stairways and ladders – Design, construction and installation	The whole

Statutory rule provision	Title document	Matter in document
Regulations 4.1.10(1)(b) and 4.1.10(3)	Ag Labelling Code of the Australian Pesticide and Veterinary Medicines Authority, 3rd edition	The whole
Regulations 4.1.10(1)(c) and 4.1.10(3)	Vet Labelling Code of the Australian Pesticide and Veterinary Medicines Authority	The whole
Schedule 2, Part 1, item 1.8 and Part 2, item 2.7	AS 3533.1 – Amusement rides and devices – Part 1: Design and construction	The whole
Schedule 2, Part 2, item 2.2.(b)	AS/NZS 3509, LP Gas fuel vessels for automotive use	The whole
Schedule 2, Part 2, item 2.2(c)	AS 2971, Serially produced pressure vessels	The whole
Schedule 4, item 1, definition of AS 2593, items 2.5 and 2.6	AS 2593 – Boilers – Safety management and supervision systems	Sections 1, 2 and 3
Schedule 4, item 1, definition of AMBSC Code and items 2.7(a) and 2.8(a)	AMBSC Code Part 1, Issue 7, Copper Boilers, published by the Australian Miniature Boiler Safety Committee, 2001	The whole
Schedule 4, item 1, definition of AMBSC Code and items 2.7(a) and 2.8(a)	AMBSC Code Part 2, Issue 4, Steel Boilers, published by the Australian Miniature Boiler Safety Committee, 2	The whole

Copies of the matter applied, adopted or incorporated by the regulations and contained in the documents were lodged with the Clerk of the Parliaments on 25 June 2007.

A copy of the matter contained in the documents is available for inspection, without charge, by the public during normal office hours at the offices of the Victorian WorkCover Authority, Ground Level, 222 Exhibition Street, Melbourne. The Hazardous Substances Information System is available on the Australian Safety and Compensation Council website at www.ascc.gov.au Dated 19 July 07

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

Local Government Act 1989

APPROVAL OF AUTHORISED MANNERS OF INVESTMENTS

FOR THE PURPOSES OF SECTION 143(F) OF THE LOCAL GOVERNMENT ACT 1989

I, Richard Wynne MP, Minister for Local Government, pursuant to section 143(f) of the Local Government Act 1989 (the Act), hereby revoke all investments previously authorised generally to apply to all councils and regional library corporations under this provision.

Pursuant to section 143(f) of the Act, I authorise as approved manners of investment to apply generally to all councils and regional library corporations:

1. Certificates of Deposit and Bills of Exchange

- (a) a certificate of deposit, whether negotiable, convertible or otherwise, issued by an authorised deposit taking institution as defined by section 3 of the **Trustee Act** 1958;
- (b) a bill of exchange which at the time of acquisition has a maturity date of not more than 200 days and which if purchased for value confers on the holder in due course a right of recourse against an authorised deposit taking institution, as defined by section 3 of the **Trustee Act 1958**, as the acceptor or endorser of the bill for an amount equal to the face value of the bill.

2. Investments in the Treasury Corporation of Victoria

3. Investment in managed investment schemes

Investments in managed investment schemes which:

- have a rating of AAm or a rating of AAf from Standard and Poors Australian Ratings;
- are registered under section 601EB of the **Corporations Law 2001** (Commonwealth); and
- are liquid within the meaning of section 601KA(4) of the **Corporations Law 2001** (Commonwealth) and have a constitution that provides for members to withdraw from the scheme.

4. Fixed interest securities of an Australian Authorised Deposit Taking Institution and Shares listed on the Australian Stock Exchange

Investments in:

- 1. fixed interest securities of or guaranteed by an Australian authorised deposit taking institution; and
- 2. shares of a corporation listed on the Australian Stock Exchange.

Investments in fixed interest securities of an Australian authorised deposit taking institution and shares listed on the Australian Stock Exchange are subject to the following terms and conditions.

Terms and Conditions

These investment powers may only be used by councils which have:

- (a) lodged a report on financial and investment objectives and investment strategies under Section 6 of the Prudential Statement on Investment Powers of Councils dated February 1998; and
- (b) received confirmation from the Department of Treasury and Finance that the council complies with the requirements of the Prudential Statement.

Investments must not be made directly but only through trust vehicles managed by the Victorian Funds Management Corporation or a private sector fund manager with specialist expertise in investment.

5. Fixed interest securities of the Australian States and Territories

Investments in the fixed interest securities of the other Australian States and Territories subject to these securities being:

• issued and guaranteed by a State or Territory Government; and

• which have a credit rating equivalent to a Standard & Poor's rating of AA or better. Dated 19 July 2007

> RICHARD WYNNE MP Minister for Local Government

Occupational Health and Safety Act 2004 VICTORIAN WORKCOVER AUTHORITY

Notice of Issue of Major Hazard Licence

On 13 July 2007, a licence under Chapter 6 of the Occupational Health and Safety Regulations 2007 was issued to Terminals Pty Ltd and authorises the facility located at 40 Wharf Road, Corio, Victoria 3214, to be operated as a major hazard facility.

The Major Hazard Facility Licence was issued for a term of 5 years and will expire on 15 July 2012.

The following condition is attached to the licence:

That by 1 July each year, Terminals Pty Ltd demonstrates to the Authority that the results of its performance monitoring and auditing, as described in Table 3.8.1 of the Safety Case, verify the effectiveness of the safety management system.

The following Schedule 9 materials were authorised by the licence:

From Table 1 of Schedule 9

Material	UN Nos. included under name
Nil	Nil

From Table 2 of Schedule 9

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

GREG TWEEDLY Chief Executive
Private Agents Act 1966

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

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

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

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

Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee	Address for Registration	Type of Licence	Date of Hearing
Benjamin David	PO Box 3010,	Commercial Sub-	13 August 2007
Reidy	Mornington	Agents	

Dated at Frankston 16 July 2007

LOUISE GROSE Deputy Registrar

State Superannuation Act 1988

DECLARATION OF ELIGIBLE SALARY SACRIFICE CONTRIBUTIONS

I, Tim Holding MP, Minister for Finance, WorkCover and the Transport Accident Commission for the State of Victoria, under paragraph (b) of section 3A of the **State Superannuation Act 1988** ("the Act"), by this instrument declare the officers employed by Sinclair Knight Merz Pty Limited who are members of the New Scheme and Revised Scheme (as those terms are defined in the Act) to be eligible salary sacrifice contributors from the date of gazettal.

Dated 17 July 2007

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

Transport Superannuation Act 1988

DECLARATION OF ELIGIBLE SALARY SACRIFICE CONTRIBUTIONS

I, Tim Holding MP, Minister for Finance, WorkCover and the Transport Accident Commission for the State of Victoria, under paragraph (b) of section 3A of the **Transport Superannuation Act 1988** ("the Act"), by this instrument declare the officers employed by Sinclair Knight Merz Pty Limited who are members of the Transport Scheme (as those terms are defined in the Act) to be eligible salary sacrifice contributors from the date of gazettal. Dated 17 July 2007

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

Victorian Institute of Teaching Act 2001 NOTIFICATION CANCELLING REGISTRATION OF A TEACHER

Pursuant to section 42 of the Victorian Institute of Teaching Act 2001, the Victorian Institute of Teaching may find a teacher has engaged in serious misconduct, has been seriously incompetent and/or is not fit to teach and may make a determination pursuant to subsection 42(2) including cancelling the registration of a teacher.

On 14 May 2007, Terrence James Wescott, born 21 September 1948, was found guilty of serious misconduct and not fit to teach. On 14 May 2007, Terrence James Wescott's registration to teach was cancelled, effective from 14 May 2007.

SUSAN HALLIDAY Chairperson Disciplinary Proceedings Committee Victorian Institute of Teaching

Water Act 1989

EXTENSION OF THE GOULBURN–MURRAY IRRIGATION DISTRICT ORDER 2007

I, Peter Harris, Secretary, Department of Sustainability and Environment, as delegate of the Minister for Water, Environment and Climate Change, make the following Order:

Extension of the Goulburn–Murray Irrigation District Order 2007.

- This Order is called the Extension of the Goulburn–Murray Irrigation District Order 2007.
- 2. This Order is made under Section 96(11)(b) of the **Water Act 1989** and all other available powers.
- 3. This Order takes effect from the date it is published in the Government Gazette.
- 4. The proposal for the extension of the Goulburn–Murray Irrigation District of the Goulburn–Murray Rural Water Authority submitted on 7 May 2007 to the Department of Sustainability and Environment by Goulburn–Murray Rural Water Authority is approved.
- 5. The Goulburn–Murray Irrigation District of Goulburn–Murray Rural Water Authority is extended by the extent of the area shaded in blue on the accompanying plan, numbered GMW194. Copies of the plan may be inspected at the office of the Goulburn–Murray Rural Water Authority situated at 40 Casey Street, Tatura.

Dated 11 July 2007

PETER HARRIS Secretary Department of Sustainability and Environment (as delegate for the Minister for Water, Environment and Climate Change)

Planning and Environment Act 1987 CASEY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C101

The Minister for Planning has approved Amendment C101 to the Casey Planning Scheme.

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

The Amendment makes typographical and mapping corrections to:

- Amend the location of the Business 1 Zone on Glasscocks Road approximately 80 metres to the east. Consequently, changes have also been made to the Schedule to the Business 1 Zone (Plan 16) and diagrams 1 to 3 within Schedule 14 to the Development Plan Overlay to reflect the relocation of the Business 1 Zone on Glasscocks Road approximately 80 metres to the east. Minor text changes have also been made to Schedule 14 to improve clarity and reflect Council's adopted position.
- Amend the extent of the Residential 1 Zone and Business 1 Zone to accord with the Development Plan Overlay (DPO14) and Development Contributions Plan Overlay (DCPO11) on land at 1585 Thompsons Road, Cranbourne North.
- Amend the application of the Development Plan Overlay (DPO14) such that it is consistent with zone boundaries as it affects 1585 Thompsons Road, Cranbourne North and 745 Berwick–Cranbourne Road, Cranbourne North.
- Amend the location of the Public Acquisition Overlay (PAO3) on Glasscocks Road to accord with the revised alignment of Glasscocks Road, as shown in Diagram 1: Structure Plan contained within Schedule 14 to the Development Plan Overlay.
- Amend the location of the Public Acquisition Overlay (PAO3) on Hilltop Park to accord with property boundaries.
- Amend the location of the Development Contributions Plan Overlay (DCPO11) such that it is consistent with Residential 1 Zone, Business 1 Zone and Mixed Use Zone boundaries within the Cranbourne North development plan area.

• Amend the Schedule to Clause 52.01 such that the 12.5% open space requirement for land within the Cranbourne North development plan area is consistently applied.

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 Casey City Council, Magid Drive, Narre Warren.

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

Planning and Environment Act 1987 CORRIGENDUM

South Gippsland Planning Scheme Amendments C36

In Government Gazette No. G28, dated 12 July 2007 on page 1597 under the Notice headed **Planning and Environment Act 1987**, South Gippsland Planning Scheme, Notice of Approval of Amendment, Amendment C36, the first paragraph should read "The Minister for Planning has approved Amendment C36 to the South Gippsland Planning Scheme".

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

ORDERS IN COUNCIL

State Owned Enterprises Act 1992

DECLARATION OF VICTORIAN RAIL TRACK AS A STATE BUSINESS CORPORATION

Order in Council

The Governor in Council under section 17 of the **State Owned Enterprises Act 1992** declares that Victorian Rail Track, a statutory corporation established pursuant to section 8 of the **Rail Corporations Act 1996**, is a State business corporation.

Dated 24 July 2007

Responsible Minister JOHN BRUMBY MP Treasurer

> RUTH LEACH Clerk of the Executive Council

Prahran Mechanics' Institute Act 1899

APPROVAL OF THE RULES OF THE

PRAHRAN MECHANICS' INSTITUTE AND CIRCULATING LIBRARY

Order in Council

The Governor in Council under section 5 of the **Prahran Mechanics' Institute Act 1899** approves the attached Rules of the Prahran Mechanics' Institution and Circulating Library.

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

Dated 24 July 2007 Responsible Minister RICHARD WYNNE MP Minister for Local Government

> RUTH LEACH Clerk of the Executive Council

Rules of the Prahran Mechanics' Institution and Circulating Library 2007. (Constituted under the **Prahran Mechanics' Institute Act No. 1617** of the Parliament of the Colony of Victoria, 27 October 1899.)

SECTION 1 – NAME AND GENERAL CONSTITUTION OF THE SOCIETY

- 1. The Prahran Mechanics' Institution and Circulating Library Incorporated (hereafter called the Institute), founded in 1854, was incorporated by the Prahran Mechanics' Institute Act on 27 October 1899.
- 2. These rules are made pursuant to the Prahran Mechanics' Institute Act, and should only be read in conjunction with the Act.
- 3. The Institute shall consist of all persons who are and have been duly admitted as members, and who have otherwise fully complied with the rules and regulations of the Institute.

SECTION 2 – OBJECTS OF THE INSTITUTE

- 4. The objects of the Institute shall be
 - (a) to provide a circulating and reference library which shall include works on Victorian history and in particular history of Victorian places
 - (b) to organise and conduct educational activities for the benefit of members and the general public, and
 - (c) to encourage and facilitate historical and other educational research.

SECTION 3 – MEMBERSHIP

- 5. All rules shall be binding on members.
- 6. The Committee may award a Life Membership to any member deemed to have contributed long-lasting and outstanding service to the Institute.

Fees and Subscriptions

- 7. The Committee has the power to determine subscription rates and charges.
- 8. Life members and institutional subordinate members shall be exempt from subscription fees.
- 9. All subscriptions are due in advance.
- 10. Any subscriber in arrears to the extent of one month shall be barred from all rights until the same be paid, otherwise the subscriber is considered to be "financial".

Institutional Membership

11. The Committee may admit as Institutional Members schools, colleges, businesses and other organisations, the students, staff or members of which (institutional subordinate members) shall be entitled to use the library.

Member Information

- 12. Members are responsible for ensuring that contact details in their member records are accurate at all times.
- 13. The Secretary shall ensure that unless written consent is given by members, their personal information remains private and confidential, and that this information is used only for the purpose of communication between the Institute and members.

SECTION 4 – COMMITTEE

Power and Duties

- 14. The Committee shall have the custody, care and supervision of all the property of the Institute, the administration of its funds, and the appointment, control and dismissal of all salaried officers and employees.
- 15. The President, Vice President and Secretary shall be authorised to sign all necessary agreements, contracts and documents for the management of the Institute and its properties. The terms of such documents are to be approved by the Committee.
- 16. All subordinate appointments shall be made, regulated and terminated by and at the discretion of the Committee. This includes the appointment of the Secretary.
- 17. In the event of any doubt or difficulty arising as to the meaning of these rules and regulations, the Committee shall make the final decision.

Constitution and Membership

- 18. Six Committee members elected under sub-section 6(1)(b) of the Act hold office for four years. Two members are to retire in one year and one member in the following year. Retiring members shall be eligible for re-election.
- 19. The President, Vice-President and Treasurer shall be elected by the Committee from the Committee at its first meeting after the A.G.M.
- 20. Any member of the Committee who shall have been absent from four consecutive Committee meetings without apology shall be considered to have vacated office.

Election of Committee Members

- 21. Nominations of candidates for election of members of the Committee:
 - (a) must be made in writing, signed by two members of the Institute of at least three months' standing and accompanied by the written consent of the candidate (which may be endorsed on the form of the nomination), and

- (b) must be delivered to the Secretary of the Institute at least seven days before the date fixed for the holding of the Annual General Meeting at which the election is to take place.
- 22. If insufficient nominations are received to fill all vacancies on the Committee, the candidate(s) nominated are taken to be elected and further nominations may be received at the Annual General Meeting. If insufficient nominations are received, the Committee should fill any vacancies by appointment within 60 days after the Annual General Meeting.
- 23. If the number of nominations received exceeds the number of vacancies to be filled, a ballot is to be held at the Annual General Meeting in such a manner as the Committee may direct.

Committee Meetings

- 24. The Committee shall cause fair and accurate minutes of the proceedings to be kept. Minutes of proceedings at a committee meeting must be signed by the chair of the meeting or by the chair of the following Committee meeting.
- 25. At a meeting of the Committee:
 - (a) the President, or in the President's absence, the Vice-President, is to preside, or
 - (b) if the President and the Vice-President are absent or unable to act, one of the remaining members of the Committee may be chosen by the Committee members present at the meeting to preside.
- 26. The votes of Committee members shall be taken by a show of hands or by ballot, if demanded, and the chair of a committee meeting shall, in that capacity, in every case of equal division, have a casting vote.
- 27. Proxy and postal voting are not permitted at committee meetings.
- 28. Sub-committees may be appointed when necessary for the proper working of the Institute.
- 29. The Committee shall meet at least five times per year but additional meetings may be called when desirable or necessary.

Duties of Secretary

- 30. Full records of the affairs of the Institute shall be recorded by, or under the personal direction of, the Secretary, including:
 - (a) a list of members, showing the amount of each subscription, when paid, and to what date
 - (b) a complete catalogue of all books, periodicals, papers, etc belonging to the Institute
 - (c) registers of all items borrowed from and returned to the library
 - (d) the minute-book, cash-book and ledger of the Institute and any other records the Committee may specify
 - (e) the petty cash, which shall be controlled by the imprest system
- 31. The Secretary shall record minutes of all meetings, conduct correspondence, manage the library and generally be in charge of the premises.
- 32. The Secretary shall ensure that the minutes of all Committee and general meetings are open to inspection, free of charge, by members of the Institute during the opening times of the library.
- 33. The Secretary shall act as Returning Officer for all elections.

Financial Regulations

- 34. Printed receipts shall be given by the duly appointed officer in the name of the Institute for all money received.
- 35. A cash book and ledger shall be kept in which all pecuniary transactions of the Institute shall be promptly entered in full detail and duly classified in appropriate accounts.

- 36. Every payment on account of the Institute shall be made by cheque or by direct debit. Each cheque and direct debit authority shall be signed jointly by an office-bearer and one other authorised Committee member.
- 37. The cash-book, receipts-book and accounts of the Institute shall be examined regularly and the statement of receipts and payments shall be laid before every Committee meeting balanced to date.

SECTION 5 – GENERAL MEETINGS

Annual General Meetings

- 38. The Annual General Meeting of the Institute shall be held on or before the thirty-first day of May.
- 39. The following shall be the order of business observed at Annual General Meetings:
 - (a) The Secretary shall table the minutes of the last Annual General Meeting and of any subsequent special general meetings.
 - (b) The Secretary shall read all alterations and amendments, if any, made by the Committee to the rules and regulations during the preceding calendar year.
 - (c) The report of the Committee shall be presented and shall contain the following particulars for the preceding calendar year:
 - the total amount of money received during the year;
 - the total amount expended;
 - the balance of the cash account at the close of the year;
 - a list of donations and gifts and names of donors;
 - the number of new members enrolled during the year;
 - the number who have ceased to pay their subscription;
 - the total number of members; and
 - any other information the Committee may desire to communicate.
 - (d) The meeting shall consider any resolutions that may be duly brought forward.
 - (e) Elections.
 - (f) Appointment of Auditor.

Special General Meetings

- 40. Special general meetings may be convened by the Secretary in the same manner as Annual General Meetings, whenever four members of the Committee or fifteen members of the Institute shall sign a requisition stating the objects.
- 41. The meeting shall be held within twenty-one days from the date of requisition.
- 42. No matters shall be entertained at special meetings but those specified in the requisition.

General Meetings

- 43. At least 21 days' notice of general meetings shall be given to all members.
- 44. Fifteen members entitled to vote shall constitute a quorum at general meetings.

Presiding Member

- 45. The President, or in the President's absence, the Vice-President, is to preside as chair at each general meeting of the Institute.
- 46. If the President and the Vice-President are absent or unable to act, the members present must elect one of their number to preside as chair of the meeting.

Voting

47. Every individual financial member of not less than three months' standing, and every life member shall be entitled to one vote at general meetings of the Institute.

- 48. Each institutional member of not less than three months' standing is entitled to one vote at general meetings of the institute. In order to vote the institutional member must authorise, in writing on its letterhead and signed by an officer, a representative to vote on its behalf.
- 49. The votes of members shall be taken by a show of hands, or by ballot, if demanded, and the chair of a general meeting shall, in that capacity, in every case of equal division, have a casting vote.
- 50. Proxy and postal voting are not permitted at general meetings.

SECTION 6 – LIBRARY

- 51. The library shall be administered according to the Library Policy Statement, which is to denote the date the statement was ratified by the Committee, and be signed by the President or Vice-President and the Secretary. Copies of this statement shall be available to all members of the Institute.
- 52. Alterations to the Library Policy Statement and its schedule of fees may be made by the Librarian with the approval of, and ratification by, the Committee.

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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:

82.		Statutory Rule:	Agricultural and Veterinary Chemicals (Control of Use)	from Information Victoria, 505 Little Collins Street, Melbourne on the date specified: 79. <i>Statutory Rule</i> : Estate Agents			
	Authorising Act:	Regulations 2007 Agricultural and			(Fees) Regulations 2007		
		0	Veterinary Chemicals (Control of Use)		Authorising Act:	Estate Agents Act 1980	
		5 4 1.	Act 1992		Date first obtainable:	24 July 2007	
		Date of making:	24 July 2007		Code A		
83.	(Control of Use)	Veterinary Chemicals (Control of Use)	80.	Statutory Rule:	Heritage (Historic Shipwrecks) Regulations 2007		
]	(Infringement Notices) (Amendment) Regulations 2007		Authorising Act:	Heritage Act 1995	
					Date first obtainable:	24 July 2007	
					Code B		
		Authorising Act:	Agricultural and Veterinary Chemicals (Control of Use) Act 1992	81.	Statutory Rule:	Terrorism (Community Protection) (Prescribed	
		Date of making:	24 July 2007			Standards)	
84.	Controlled Substances (Precursor Chemicals) Regulations 2007	Drugs, Poisons and			Regulations 2007		
			Authorising Act:	Terrorism (Community Protection) Act 2003			
		Authorising Act:	g Act: Drugs, Poisons and Controlled Substances Act 1981		Date first obtainable: Code A		
	Date of making: 24 July 2007						

SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

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

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