

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 19 Thursday 8 May 2008

www.gazette.vic.gov.au

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As from 8 May 2008

The last Special Gazette was No. 126 dated 6 May 2008. The last Periodical Gazette was No. 2 dated 26 October 2007.

How To Submit Copy

- See our webpage www.craftpress.com.au
- or contact our office on 9642 5808 between 8.30 am and 5.30 pm Monday to Friday

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

• 1 Treasury Place, Melbourne (behind the Old Treasury Building)

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) QUEEN'S BIRTHDAY WEEK 2008

Please Note:

The Victoria Government Gazette for the Queen's Birthday week (G24/08) will be published on **Thursday 12 June 2008**.

Copy deadlines are:

Private Advertisements

9.30 am on Friday 6 June 2008

Government and Outer

Budget Sector Agencies Notices

9.30 am on Tuesday 10 June 2008

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

JENNY NOAKES Government Gazette Officer

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

Our contact details are as follows:

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JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Connors Greene Developments

Take notice that the partnership between P. D. & P. J. Green Holdings Pty Ltd, ACN 106 231 654, of 651 Canterbury Road, Surrey Hills 3137, as trustee for P. D. & P. J. Greene Family Trust and Connors Consolidated Holdings Pty Ltd, ACN 101 150 823, of 174 Dandelion Drive, Rowville 3178 (trading under the business name 'Connors Greene Developments'), carrying on business at 174 Dandelion Drive, Rowville 3178, has been dissolved with effect from 25 May 2006.

Dated 5 May 2008

FISCHER McCRAE, lawyers, Level 3, 389 Lonsdale Street, Melbourne 3000.

Re: CECILIA KATHERINE O'REILLY, late of Carnsworth Nursing Home, 10 A'Beckett Street, Kew, Victoria, but formerly of Unit 1, 31 Kalimna Street, Balwyn, Victoria 3103, retired, deceased

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 February 2008, are required by the trustees, Gregory John Reilly and Janice Anne Reilly, to send particulars to the trustees, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

IAN DAVID BRIDSON, late of Unit 2, 19 Pine Avenue, North Shore, Victoria, retired engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 January 2008, are required by the trustees, Noel Grace Eddy and Ian Ferguson Apted, to send particulars of their claims to the trustees, care of the undermentioned legal practitioner, by 17 July 2008, being 70 days from advertisement, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then had notice.

APTEDS, lawyers, 63 Yarra Street, Geelong 3220.

Re: BESSIE HURFORD, late of Alcheringa Aged Care Hostel, 44 Rutherford Street, Swan Hill, Victoria 3585, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 August 2007, are required by the trustee, Graham Frederick Hurford of 10 Hotham Street, East Melbourne, Victoria, theatre employee, son, to send particulars to the trustee by 7 July 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: SYLVIA WORTHINGTON, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of SYLVIA WORTHINGTON of Ti Tree Gardens Nursing Home, 34 Balaka Street, West Rosebud, Victoria, widow, who died on 25 July 2007, are to send particulars of their claims to the personal representative/s, care of the undermentioned solicitors, by 9 July 2008, after which date the personal representative/s will distribute the assets, having regard only to the claims of which they then had notice.

BRUCE M. COOK & ASSOCIATES, barristers and solicitors, Level 1, 114 William Street, Melbourne, Vic. 3000.

Re: Estate DOROTHY IRIS GILL, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of DOROTHY IRIS GILL, formerly of Barham, New South Wales, but late of 106 Shadforth Street, Kerang, Victoria, home duties, deceased, who died on 10 January 2008, are to send particulars of their claim to the executor, care of the undermentioned legal practitioners, by 18 July 2008, after which the executor will distribute the assets, having regard only to the claims of which he then has notice.

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

Re: ALLAN WILLIAM BEGGS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 October 2007, are required by the trustee, Duncan Robert Beggs, to send particulars to him, care of the undersigned, by 9 July 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

GARDEN & GREEN, lawyers, 4 McCallum Street, Swan Hill 3585.

Re: JOHN DIVER, late of 250 Waterdale Road, Ivanhoe, Victoria 3079, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 August 2007, are required by the trustees, Michael Leonard Harkin and Margaret Harkin, to send particulars to the trustees, care of their solicitors named below, by 12 July 2008, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

GRAY & GRAY, solicitors, 188 High Street, Northcote 3070.

Re: JEAN ELIZABETH MANN, late of 77–79 Tareeda Way, Ocean Grove, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 January 2008, are required by Geoffrey Neville Daniel Simmonds and Robert John Jeremiah, the executors of the deceased's estate, to send particulars to them, care of the undermentioned lawyers, by 8 July 2008, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

ROBERT MAXWELL BEAMES, late of 21 Baxter Street, Timboon, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 August 2007, are required by the executor, Ronald John Beames, to send particulars to him, care of the undermentioned

solicitors, by a date not later than two months from the date of publication hereof, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley 3172.

Re: ARTHUR ALBERT APPLETON, late of 5 Bakers Road, Dandenong, Victoria, but formerly of 14 Brunet Street, Dandenong, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 January 2008, are required by the trustees, Jennifer Maree Anderson, in the Will called Jennifer Maree Parkinson, and Donna Lee Parkinson, care of 40–42 Scott Street, Dandenong, Victoria 3175, to send particulars to the trustees by 8 July 2008, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: JESSIE ADELAIDE HILL, late of Glengollen Nursing Home, 1 Lording Street, Ferntree Gully, Victoria 3156, but formerly of 5 Yvonne Avenue, South Croydon, Victoria 3136, music educator, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 12 January 2008, are required by the trustee, Perpetual Trustees Victoria Limited, in the will called Perpetual Trustees Victoria Ltd, of Level 28, 360 Collins Street Melbourne, Victoria, to send particulars to the trustee by 7 July 2008, 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: BRIAN JOHN DARRIGAN, late of 30 Pinevale Way, Ballarat North, Victoria, retired, deceased.

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Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 January 2008, are required by the trustee. James William Scott, to send particulars to his solicitors at the address below by 10 July 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MASON SIER TURNBULL, lawyers, 315 Ferntree Gully Road, Mount Waverley 3149.

GWENYTH RITA JENKINSON, late of 47 Deighton Drive, Rosebud, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 November 2007, are required to send particulars of their claims to the trustee. care of the undermentioned solicitors, by 1 August 2008, 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.

Re: CHARLES ALAN HODGKINSON, late of 9 Kelvin Street, Ascot Vale, Victoria, pensioner, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 13 June 2007, are required by the trustee, Paul William Brotchie of McKean Park, Level 11, 575 Bourke Street, Melbourne, Victoria, solicitor, to send particulars to the trustee, care of the undermentioned solicitors, by 9 July 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

McKEAN PARK, lawyers,

Level 11, 575 Bourke Street, Melbourne 3000.

Creditors, next-of-kin or others having claims in respect of the estate of BETTY MAY LORD, deceased, who died on 30 October 2007, are to send particulars of their claims to the executors, care of the undermentioned solicitors, by 10 July 2008, after which date the executors will distribute the assets, having regard only to the claims of which the executors then have notice.

RIGBY COOKE LAWYERS.

Level 13, 469 LaTrobe Street, Melbourne, Vic. 3000.

Re: GARRY MELDON MILLER, late of 81 Cobb Road, Mount Eliza, engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 December 2007, are required by the trustee, Annie Henriette Marie Miller, to send particulars of such claims to her, in care of the undermentioned solicitors, by 8 July 2008, 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.

JOHN DOUGLAS GERMEIN, late of 18/225 Canterbury Road, St Kilda West, Victoria 3182.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 August 2007, are required by the trustee, Donald Vincent Germein of 23 Lowe Street, Adelaide, South Australia 5000, to send particulars to him by 10 November 2008, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated 5 May 2008 ROMER & CO., lawyers, 10 Fitzroy Street, St Kilda 3182.

PATRICIA MARY REID, late of 205 Warrandyte Road, Ringwood North, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 January 2008, are required by Trust Company Fiduciary Services Limited, ACN 000 000 993 of 3/530 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 8 July 2008, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice.

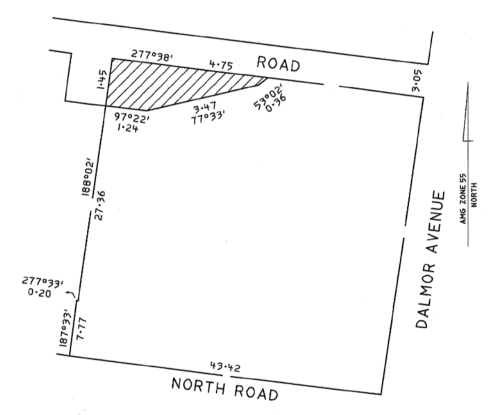
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

GLEN EIRA CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Glen Eira City Council formed the opinion that the road at the rear of 441 North Road, Ormond, 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 at 441 North Road, Ormond.

The road is to be sold subject to the right, power or interest held by the Glen Eira City Council and South East Water Limited in the road in connection with any sewers, drains or pipes under the control of those authorities in or near the road.



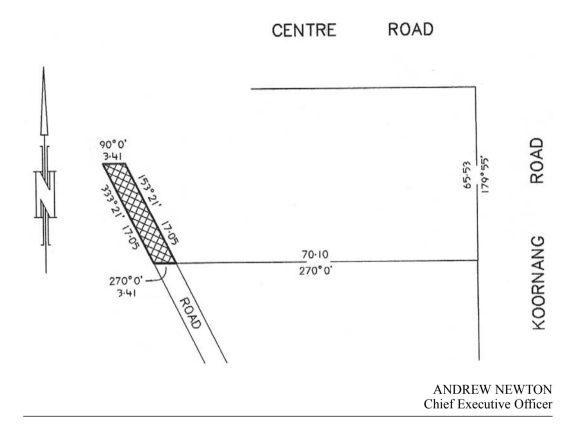
ANDREW NEWTON Chief Executive Officer

GLEN EIRA CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Glen Eira City Council formed the opinion that the road at the rear of 211 and 211A Koornang Road and 91 Truganini Road, Carnegie, and shown by cross-hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by Private Treaty to the abutting property owner at 211 and 211A Koornang Road, Carnegie.

The road is to be sold subject to the right, power or interest held by South East Water Limited in the road in connection with any sewers, drains or pipes under the control of that authority in or near the road.



GREATER GEELONG CITY COUNCIL

Road Discontinuance

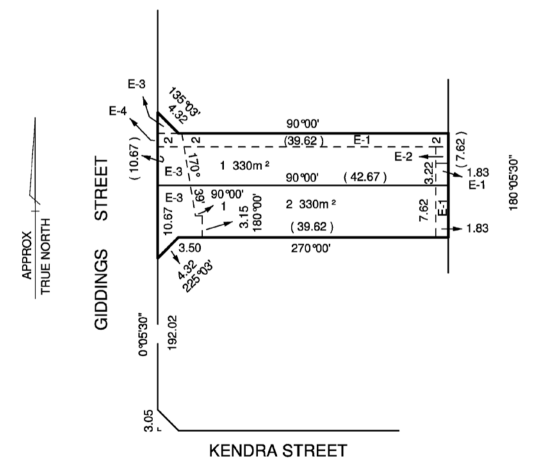
At its meeting on 13 November 2007 and acting under clause 3 of schedule 10 to the **Local Government Act 1989**, Greater Geelong City Council resolved to discontinue the road shown as Lot 1 on the plan below.

At its meeting on 26 February 2008 and acting under clause 3 of schedule 10 to the **Local Government Act 1989**, Greater Geelong City Council resolved to discontinue the road shown as Lot 2 on the plan below.

As to the land marked E-1, E-2 and E-4, the road is to be sold subject to any right, power or interest held by Greater Geelong City Council, in the road in connection with any sewers, drains or pipes under the control of that authority in or near the road.

As to the land marked E–2, the road is to be sold subject to any right, power or interest held by Barwon Region Water Authority, in the road in connection with any sewers, drains or pipes under the control of that authority in or near the road.

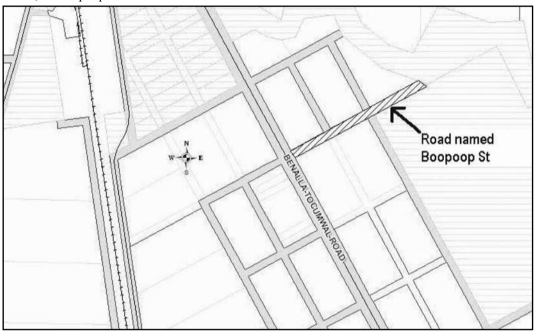
As to the land marked E–3 and E–4, the road is to be sold subject to any right, power or interest held by Powercor Australia Ltd, in the road in connection with any cables or wires under the control of that authority in or near the road.



KAY RUNDLE Chief Executive Officer

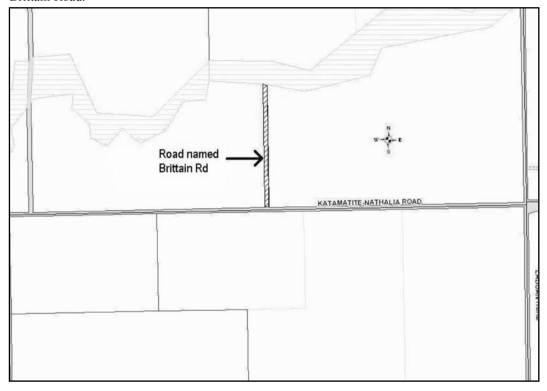
Road Naming - Boopoop Street, Katamatite

At its meeting on 21 April 2008, acting under the **Road Management Act 2004**, Part 3, section 11, Moira Shire Council resolved to name the unnamed road in Katamatite, shown on the map below, as Boopoop Street.



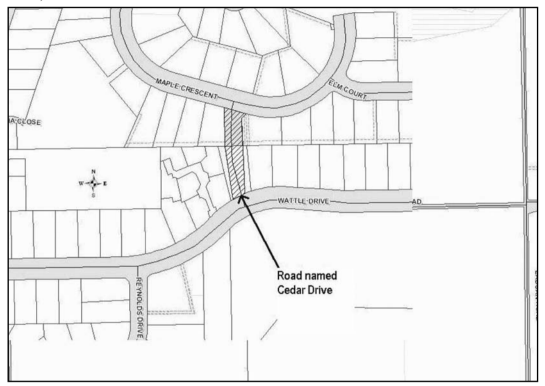
Road Naming – Brittain Road, East of Numurkah

At its meeting on 21 April 2008, acting under the **Road Management Act 2004**, Part 3, section 11, Moira Shire Council resolved to name the road east of Numurkah, shown on the map below, as Brittain Road.



Road Naming - Cedar Drive, Numurkah

At its meeting on 21 April 2008, acting under the **Road Management Act 2004**, Part 3, section 11, Moira Shire Council resolved to name the unnamed road in Numurkah, shown on the map below, as Cedar Drive.



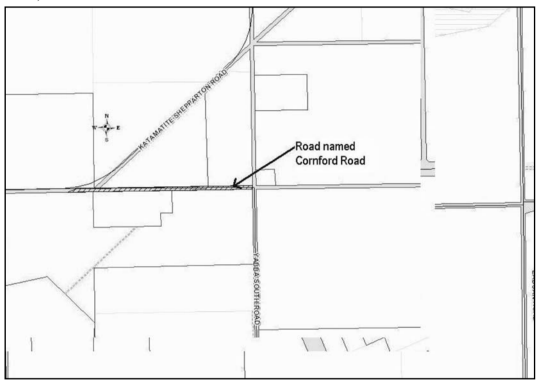
Road Naming - Ciro Lane, Nathalia

At its meeting on 21 April 2008, acting under the **Road Management Act 2004**, Part 3, section 11, Moira Shire Council resolved to name the unnamed road in Nathalia, shown on the map below, as Ciro Lane.



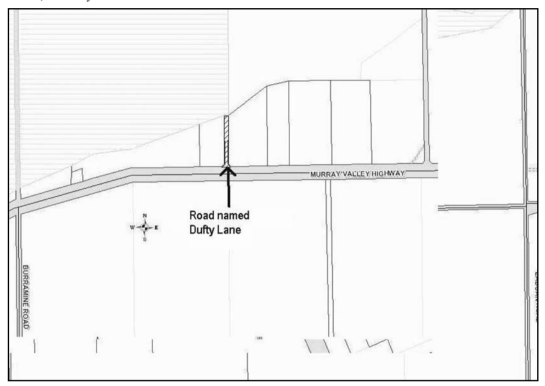
Road Naming - Cornford Road, Invergordon

At its meeting on 21 April 2008, acting under the **Road Management Act 2004**, Part 3, section 11, Moira Shire Council resolved to name the unnamed road at Invergordon, shown on the map below, as Cornford Road.



Road Naming – Dufty Lane, Burramine

At its meeting on 21 April 2008, acting under the **Road Management Act 2004**, Part 3, section 11, Moira Shire Council resolved to name the unnamed road at Burramine, shown on the map below, as Dufty Lane.

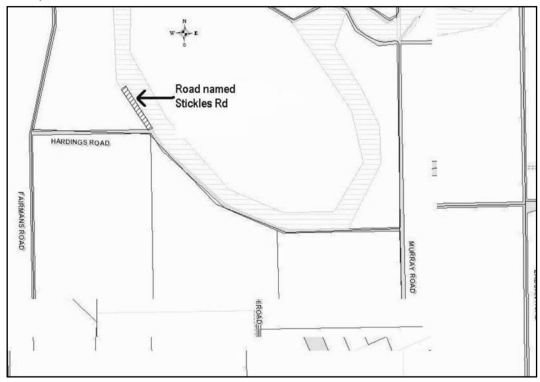


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MOIRA SHIRE COUNCIL

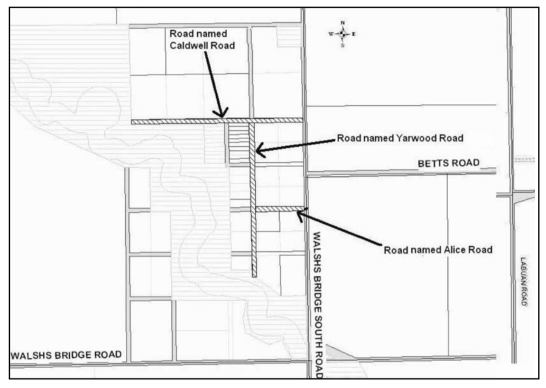
Road Naming - Stickles Road, West of Nathalia

At its meeting on 21 April 2008, acting under the **Road Management Act 2004**, Part 3, section 11, Moira Shire Council resolved to name the unnamed road west of Nathalia, shown on the map below, as Stickles Road.



Road Naming - Caldwell Road, Yarwood Road, Alice Road, south of Waaia

At its meeting on 21 April 2008, acting under the **Road Management Act 2004**, Part 3, section 11, Moira Shire Council resolved to name the unnamed roads south of Waaia, shown on the map below, as Caldwell Road, Yarwood Road and Alice Road.



MACEDON RANGES SHIRE COUNCIL

Proclamation of Public Holiday

In accordance with the **Public Holidays Act 1993**, the Macedon Ranges Shire Council declares:

- a) a full day holiday for Tuesday 4 November 2008 in that part of the municipal district of the Macedon Ranges Shire Council with the post codes 3430, 3431, 3432, 3433, 3434, 3435, 3437, 3438, 3440, 3441, 3764, 3762, 3756 and 3442, not including the localities Cadello and Carlsruhe, being the areas that make up the former Shires of Newham and Woodend, Romsey and Gisborne. The purpose of this holiday is in recognition of Melbourne Cup Day.
- b) a full day holiday for Wednesday 5 November 2008 in that part of the municipal district of the Macedon Ranges Shire Council with the post codes 3444, 3446, 3458 and the localities of Cadello and Carlsruhe, being the area that made up the former Shire of Kyneton. The purpose of this holiday is in recognition of Kyneton Cup Day.



Northern Grampians Shire Council

Public Holidays Act 1993

Notice is hereby given that the Northern Grampians Shire Council, at its meeting held on 24 April 2008, declared Tuesday 4 November 2008 (Melbourne Cup Day) a Public Holiday in the township of St Arnaud.

GLEN DAVIS Chief Executive Officer



Planning And Environment Act 1987 BRIMBANK PLANNING SCHEME Notice of Preparation of Amendment Amendment C106

Authorisation A0957

The Brimbank City Council has prepared Amendment C106 to the Brimbank Planning Scheme.

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

The land affected by the Amendment is:

- 37, 39 and 41 Maida Avenue and 56 Cromer Avenue, North Sunshine; and
- part Lot 1 on Plan of Subdivision 315852Q.
 The Amendment proposes to:
- amend the Map No. 9PAO to include the land at 37, 39, and 41 Maida Avenue, North Sunshine (Lots 77 and 79, LP 12375 and Lot 1, TP 166411) and 56 Cromer Avenue, North Sunshine (Lot 69, LP 12375) in a Public Acquisition Overlay (PAO10);
- amend the Map No. 9PAO to include a 14.5
 metre wide strip of land that runs between
 Davies Avenue and Imperial Avenue, North
 Sunshine, within land known as Lot 1 on
 Plan of Subdivision 315852Q, in a Public
 Acquisition Overlay (PAO3);
- amend the Map No. 9PAO to include a 6 metre wide strip of land that runs between Maida Avenue and Davies Avenue, North Sunshine, and a 6.8 metre wide strip of land that runs adjacent to the Western Ring Road, North Sunshine, within land known as Lot 1 on Plan of Subdivision 315852Q, in a Public Acquisition Overlay (PAO9);
- amend the Map No. 9PAO to include a parcel of land with dimensions of approximately 40.80 metres long by 43.14 metres deep that is located on the north side of Davies Avenue between Knight Avenue and Imperial Avenue, North Sunshine, in a Public Acquisition Overlay (PAO10);
- introduce a new item, PAO19, to the schedule to the Public Acquisition Overlay (Clause 45.01) with the 'Acquisition Authority' for Public Acquisition Overlay (PAO9) being City West Water and the 'Purpose of Acquisition' for 'Water and Sewerage Infrastructure'; and
- introduce a new item, PAO10, to the schedule to the Public Acquisition Overlay (Clause 45.01) with the 'Acquisition Authority' for Public Acquisition Overlay (PAO10) being Brimbank City Council and the 'Purpose of Acquisition' for being 'Drainage Infrastructure'.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: the office of the planning authority, Brimbank City Council, Keilor Office, Old Calder Highway, Keilor, or the Sunshine Harvester Customer Service Centre, 310 Hampshire Road, Sunshine; and at the Department of Planning and Community Development website www.dpcd.vic.gov.au/planning/publicinspection.

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 9 June 2008. A submission must be sent to the Brimbank City Council, Keilor Office, Old Calder Highway, Keilor 3036.

Please note that if you do lodge a submission, it will be available to the applicant and other interested persons. This is a requirement under the **Planning & Environment Act 1987** that Council must comply with. Confidential submissions cannot be accepted.

Signature for the Planning Authority NICHOLAS FOA

Planning and Environment Act 1987

DAREBIN PLANNING SCHEME Notice of Preparation of Amendment Amendment C88

Authorisation AO953

The Darebin City Council has prepared Amendment C88 to the Darebin Planning Scheme.

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

The land affected by the Amendment is all Residential 1 zoned land, excluding the Preston Central and Northcote Structure Plan areas.

The Amendment proposes to implement the Darebin Neighbourhood Character Study and Precinct Guidelines 2007 by:

- amending the Municipal Strategic Statement Clauses 21.05–2 Housing and 21.05–3 Urban Design; and
- replacing local planning policy 22.04 Urban Character with a new local planning policy 22.04 Neighbourhood Character.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Darebin City Council, Strategic Planning Unit, First Floor, 274 Gower Street, Preston; at the Fairfield Library, 121 Station Street, Fairfield; at the Northcote Library, 32–38 Separation Street, Northcote; at the Preston Library, 266 Gower Street, Preston; at the Reservoir Library, 17–21 Ralph Street, Reservoir; and at the Department of Planning and Community Development website www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is 9 June 2008. A submission must be sent to the Coordinator Strategic Planning, Darebin City Council, PO Box 91, Preston, Victoria 3072.

MICHAEL ULBRICK Chief Executive Officer

Planning and Environment Act 1987

GREATER DANDENONG PLANNING SCHEME

Notice of Preparation of Amendment Amendment C97 Authorisation A0835

The Greater Dandenong City Council has prepared Amendment C97 to the Greater Dandenong Planning Scheme.

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

The land affected by the Amendment is the Dandenong Basketball and Volleyball Stadium, located at 270 Stud Road, Dandenong (LP 1490 Lots 1, 2 and 3).

The Amendment proposes to allow signage at the Dandenong Basketball and Volleyball Stadium by the amendment of:

- 1. the schedule to Clause 52.03 (Specific sites and exclusions) by including reference to the site of the Stadium, and refer to the incorporated document titled 'Signage: Dandenong Basketball and Volleyball Stadium'. This incorporated document will impose strict conditions on the erection of signage at the site, limiting the signs particularly in terms of number of signs, size and location on the building and the site; and
- 2. the schedule to Clause 81.01 (Table of documents incorporated in this scheme) by including reference to the incorporated document titled 'Signage: Dandenong Basketball and Volleyball Stadium'.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: the office of the planning authority, Greater Dandenong City Council, 397–405 Springvale Road, Springvale, and 39 Clow Street, Dandenong; and at the Department of Planning and Community Development website www.dpcd.vic.gov.au/planning/publicinspection

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 13 June 2008. A submission must be sent to the Greater Dandenong City Council, PO Box 200, Dandenong, Victoria 3175.

JODY BOSMAN Manager Planning & Design

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C148

Authorisation A875

The Greater Geelong City Council has prepared Amendment C148 to the Greater Geelong Planning Scheme.

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

The land affected by the Amendment is 128–168 Christies Road, Leopold (also known as Lots 4, 5 and 6 LP 40480).

The Amendment proposes to rezone the land from Farming Zone (FZ) to Residential 1 Zone (R1Z) and apply a Development Plan Overlay (DPO14) and Design & Development Overlay (DDO14) to the site.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: the office of the planning authority, City of Greater Geelong, Ground Floor, 131 Myers Street, Geelong; 'Have Your Say' section of the City's website www. geelongaustralia.com.au; and at the Department of Planning and Community Development website: www.dped.vic.gov.au/planning/publicinspection

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

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

The closing date for submissions is Monday 9 June 2008. Submissions must be in writing and sent to The Coordinator, Strategic Implementation Unit, City of Greater Geelong, either by mail to: PO Box 104, Geelong, Vic. 3220; or by e-mail to strategicplanning@geelongcity.vic.gov.au

Any person who may be affected by the Amendment may make a submission to the planning authority. Please be aware that all submissions will be made available to the applicant and copies of objections/submissions received may be made available to any person for the purpose of consideration as part of the planning process. Submissions can be viewed at the office of the planning authority, City of Greater Geelong, Ground Floor, 131 Myers Street, Geelong, until the end of two months after the Amendment comes into operation or lapses. Anonymous submissions will not be considered.

PETER SMITH Coordinator Strategic Implementation

Planning and Environment Act 1987

WYNDHAM PLANNING SCHEME Notice of Preparation of Amendment

Amendment C99

Authorisation A0921

The Wyndham City Council has prepared Amendment C99 to the Wyndham Planning Scheme.

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

The land affected by the Amendment is bounded by Leakes Road in the north, a line approximately 200 metres east of Marquands Road, the northern boundary of the Westbourne Grammar School in the south, and Skeleton Creek and the former Government Road in the west.

The Amendment proposes to implement the Westmeadows Lane and Marquands Road Development Contributions Plan (DCP) by introducing Development Contribution Plan Overlays – Schedules 3, 4 and 5 into the planning scheme.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment. These items are available for public inspection, free of charge, at the following places: the Department of Planning and Community Development Website at www.dpcd.vic.gov.au/planning/publicinspection; Wyndham City Council, Civic Centre, 45 Princes Highway, Werribee, Victoria 3030 (during office hours); and the Wyndham City Council Website at www.wyndham.vic.gov.au

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

The closing date for submissions is 10 June 2008. Written submissions must be sent to Mr Bruce Hunter, Strategic Planner, Wyndham City Council, 45 Princes Highway, Werribee 3030, or email: bruce.hunter@wyndham.vic.gov.au

Agricultural Industry Development Act 1990

I, Joe Helper, Minister for Agriculture, direct that on 13 June 2008, a poll of citrus producers in the Murray Valley regions of Victoria and New South Wales be held on the question of whether Murray Valley citrus producers agree to the proposal to remake the Murray Valley Citrus Board under the **Agricultural Industry**

Development Act (1990) of Victoria with extraterritorial operation in the Murray Valley region of New South Wales.

Dated 8 May 2008

JOE HELPER Minister for Agriculture

Submissions on the proposed Order are invited from persons ineligible to vote in the poll. Submissions should reach Stuart Holland, Policy Manager Plant Industries, Department of Primary Industries, 1 Spring Street, GPO Box 4440, Melbourne 3000, by 6 June 2008.

Associations Incorporation Act 1981

NOTICE OF ISSUE OF CERTIFICATE OF INCORPORATION PURSUANT TO SECTION 10 OF THE

ASSOCIATIONS INCORPORATION ACT 1981

Notice is hereby given pursuant to section 10 of the **Associations Incorporation Act 1981** that a certificate of incorporation was issued by the Registrar of Incorporated Associations on 30 April 2008 to Trieste Social Club Inc. The Association is now incorporated under the said Act.

Dated 8 May 2008

MELANIE SABA

Deputy Registrar of Incorporated Associations GPO Box 4567 Melbourne, Vic. 3001

Associations Incorporation Act 1981

SUB-SECTION 36E(5)

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

Waverley Theatre Inc.; Wildfire Taskforce Inc.; E-Crime and Forensic Technology Association of Australia (EFTA) Inc.; Border Model Helicopter Club Inc.; PKD Foundation Australia Inc.; Australian Afghan Aid Committee Inc.; Diversity @ Work Australia Incorporated; Djindi Worabak Inc.; Portarlington Toy Library Inc.; The Chinese Arts Association Inc.; Chinese Scholars, Students and Friends Association, Ballarat Inc.; Footscape Inc.; Clarke & Pedretti Family Association Inc.; Tall Poppies Youth Program Inc.; Footscray YMCA Inc.; Caulfield

Smallbore and Air Rifle Club Inc.; Air Forces Club Inc.; Voice of the Faithful (Australia) Inc.; African Association of French and Portuguese Speaking Background of Australia Inc.; Australian Institute for Private Protection Agents Inc.; Womensport & Recreation Victoria Inc.; 054 Eaglehawk Neighbourhood Watch Inc.; Formula 100 Drivers Association Inc.; Springvale Bushwalking and Cycling Club Inc.: Wow Ministries Inc.; Student Health & Fitness Association Inc.; The Licensed Freeholders Association Incorporated; ARVN-Airborne Division Association Inc.; Seaford Hotel Social Club Inc.; Victorian Turkish Womens' Health Education Association Inc.; Australian Game Conservancy Inc.

Dated 8 May 2008

MELANIE SABA

Deputy Registrar of Incorporated Associations

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

The Boort Cemetery Trust

PAULINE IRELAND
Assistant Director
Food Safety and Regulatory Activities

Electricity Industry Act 2000 Gas Industry Act 2001

NOTIFICATION OF APPROVED TARIFFS FOR ELECTRICITY AND GAS SUPPLY IN THE EVENT OF A RETAILER FAILURE

In accordance with section 49E(3) of the **Electricity Industry Act 2000** and section 51E(3) of the **Gas Industry Act 2001**, the Essential Services Commission (the Commission) gives notice of approved tariffs upon which a supplier

of last resort will sell electricity and/or gas to relevant customers in the event of their retailer failing as defined under section 49D(5) of the **Electricity Industry Act 2000** and section 51D(5) of the **Gas Industry Act 2001**.

The approved tariffs are:

- gazetted tariffs under sections 35 and 37 of the Electricity Industry Act 2000 and sections 42 and 44 of the Gas Industry Act 2001; and
- a one-off, upfront supply fee of \$65 per customer in the event of an electricity retailer failure and \$36 in the event of a gas retailer failure.

A copy of the 'Retailer of last resort customer charges final decision, May 2008' is available on the Commission's website located at www. esc.vic.gov.au or a copy can be obtained by calling the Commission on (03) 9651 0222.

Dated 2 May 2008

GREG WILSON Chairperson

Gambling Regulation Act 2003

SECTION 4.5.15(1)

Notice is hereby given by the Victorian Commission for Gambling Regulation –

That Cricket Australia has been approved under section 4.5.15(1) of the **Gambling Regulation Act 2003** as the Sports Controlling Body for sports betting purposes, for the following Sports Betting Events:

 Any cricket match or competition conducted under the jurisdiction or auspices of Cricket Australia.

This notice operates with effect from 22 April 2008.

PETER COHEN Executive Commissioner

Gambling Regulation Act 2003

NOTICE OF MAKING OF PUBLIC LOTTERY RULES UNDER SECTION 5.2.4

Tattersall's Sweeps Pty Ltd, ACN 081 925 662, of 615 St Kilda Road, Melbourne, hereby gives notice of the making of the Public Lottery Rules for Instant Lotteries effective on and from 19 May 2008.

RAYMOND M. GUNSTON Director



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended in that the Heritage Register Number 2155 in the categories described as a Heritage Place is now described as:

195 Elizabeth Street Melbourne Melbourne City

EXTENT:

- All the land marked L1 on Diagram 2155 held by the Executive Director, being all of the land described in Certificates of Title Volume 02839 Folio 677.
- All the building marked B1 on Diagram 2155 held by the Executive Director.

Dated 2 May 2008

RAY TONKIN Executive Director



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended in that the Heritage Register Number 519 in the categories described as a Heritage Place is now described as:

Former Prahran Fire Station 44 Macquarie Street Prahran Stonnington City

EXTENT:

 All of the structure shown as L1 on Diagram 519 held by the Executive Director. 2. All of the land shown L1 on Diagram 519 held by the Executive Director being part of the land described in Book 377 Memorial 299 and part of the right of way as shown.

Dated 2 May 2008

RAY TONKIN Executive Director



Heritage Act 1995 NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended in that the Heritage Register Number 2156 in the categories described as a Heritage Object is now described as:

Willis Pipe Organ Currently located at 2–6 Oxford Street Box Hill Whitehorse City

EXTENT:

The object described as the Henry Willis Pipe Organ, currently located in the Wesley Uniting Church, 2–6 Oxford Street, Box Hill. Dated 2 May 2008

RAY TONKIN Executive Director



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended in that the Heritage Register Number 2158 in the categories described as a Heritage Place is now described as: St Mark's Anglican Church 1 Canterbury Road Camberwell Boroondara City

EXTENT:

- All the land marked L1 on Diagram 2158 held by the Executive Director, being all of the land described in Certificates of Title Volume 03801 Folio 092 and Volume 08170 Folio 413.
- 2. All the buildings and structures marked B1 and B2 on Diagram 2158 held by the Executive Director.

B1 Church (1927) B2 Church Hall (1914)

Dated 2 May 2008

RAY TONKIN Executive Dire



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 2157 in the categories described as a Heritage Place is now described as:

Francis Ormond Building (RMIT Building 1) 124–126 Latrobe Street Melbourne Melbourne City

EXTENT:

- 1. All the land marked L1 on Diagram 2157 held by the Executive Director, being part of the land described in Certificate of Title Volume 03791 Folio 070, and part of the land described in Certificate of Title Volume 10294 Folio 797.
- All the building marked B1 on Diagram 2157 held by the Executive Director.
- 3. The statue marked F1 on Diagram 2157 held by the Executive Director.

Dated 2 May 2008

RAY TONKIN Executive Director

Land Acquisition and Compensation Act 1986

FORM 7

S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Crown Allotment 20, Section 55, Parish of Melbourne South, comprising 110 square metres (leasehold) and 147 square metres (leasehold in strata) and being land described in Crown Lease Volume 1212 Folio 508, shown as Parcels 105A and 105B (leasehold), 105E, 105F and 105G (leasehold land in strata) on Survey Plan 21444, and part of Crown Allotment 19, Section 55, Parish of Melbourne South, comprising 59.2 square metres (leasehold) and 257.9 square metres (leasehold in strata) and being the land described in Crown Lease Volume 1212 Folio 512, shown as Parcels 110A and 110B (leasehold) and 110C and 110D (leasehold land in strata) on Survey Plan 21448.

Interest Acquired: That of Barraport Investments Pty Ltd and all other interests.

Published with the authority of VicRoads.

Dated 8 May 2008

For and on behalf of VicRoads BERNARD TOULET Director – Property Services

Land Acquisition and Compensation Act 1986

FORM 7

S. 21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Crown Allotment 20, Section 55, Parish of Melbourne South, comprising 110 square metres (leasehold) and 147 square metres (leasehold in strata) and being land described in Crown Lease Volume 1212 Folio 508, shown as Parcels 105A and 105B (leasehold), 105E, 105F and 105G (leasehold land in strata) on Survey Plan 21444, and part of Crown Allotment 19, Section 55, Parish of Melbourne South, comprising 59.2 square metres (leasehold) and 257.9 square metres

(leasehold in strata) and being the land described in Crown Lease Volume 1212 Folio 512, shown as Parcels 110A and 110B (leasehold) and 110C and 110D (leasehold land in strata) on Survey Plan 21448.

Interest Acquired: That of Preston Motors Group and all other interests.

Published with the authority of VicRoads. Dated 8 May 2008

For and on behalf of VicRoads BERNARD TOULET Director – Property Services

Land Acquisition and Compensation Act 1986

FORM 7

S. 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Title Plan 018676C, Parish of Gheringhap, comprising 116 square metres and being land described in Certificate of Title Volume 10529 Folio 123, shown as Parcel 2 on Survey Plan 21531.

Interest acquired: That of Suzanne Murray and all other interests.

Published with the authority of VicRoads. Dated 8 May 2008

For and on behalf of VicRoads BERNARD TOULET Director – Property Services

Land Acquisition and Compensation Act 1986

FORM 7 S. 21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Title Plan 365446G (formerly known as part of Portion 1 Section A), Parish of Duneed, comprising 908 square metres and being land described in Certificate of Title Volume 6504

Folio 731, shown as Parcel 1 on Survey Plan 21562

Interest acquired: That of Arthur Hovey and all other interests.

Published with the authority of VicRoads. Dated 8 May 2008

For and on behalf of VicRoads BERNARD TOULET Director – Property Services

Local Government Act 1989

SECTION 38

Moorabool Shire Council By-Election Date

I, Richard Wynne MP, Minister for Local Government, hereby fix 26 July 2008 under section 38(1A) of the **Local Government Act** 1989 as the date of an election to be held in accordance with section 38(1) of that Act to fill an extraordinary vacancy in the Bungal Ward of the Moorabool Shire Council.

Dated 4 May 2008

RICHARD WYNNE MP Minister for Local Government

Magistrates' Court Act 1989

Pursuant to section 4D (3) of the **Magistrates' Court Act 1989**, I direct that the Koori Court Division of the Magistrates' Court of Victoria sit and act at the following venue:

Swan Hill

Dated 30 April 2008

IAN L. GRAY Chief Magistrate Magistrates' Court of Victoria

Plant Health and Plant Products Act 1995

ORDER PROHIBITING OR RESTRICTING THE IMPORTATION OR ENTRY OF CITRUS CANKER HOST MATERIAL INTO VICTORIA

I, Joe Helper, Minister for Agriculture, make the following Order: Dated 30 April 2008

> JOE HELPER MP Minister for Agriculture

1. Objective

The objective of this Order is to prevent the introduction of the exotic disease citrus canker into Victoria.

2. Authorising provision

This Order is made under section 24 of the Plant Health and Plant Products Act 1995.

3. Revocation

The Order made on 10 May 2007 under section 24 of the Act, and published in Government Gazette S106 on 14 May 2007, is revoked.

4. Definitions

In this Order -

'accreditation program' means any program under which a person is permitted to issue an assurance certificate, including any procedures available under the Interstate Certification Assurance (ICA) Scheme;

'citrus canker' means the exotic disease caused by the bacteria *Xanthomonas axonopodis* pathovar *citrus*;

'citrus canker host plant' means any plant, plant part or plant product of the family Rutaceae, including *Citrus* spp., *Atalantia* spp., *Clausena lansium* (wampee), *Feroniella lucida*, *Feronia* spp., *Hesperethusa crenulata*, *Limonia acidissima* (elephant apple), *Paramignya monophylla*, *Swinglea* spp., and *Zanthoxylum* spp. (wild lime, prickly ash), and *Ageratum conyzoides* (goat weed);

'Manager, Plant Standards' means the person for the time being occupying or acting in the position of Manager, Plant Standards in the Department of Primary Industries.

5. Controls applying to citrus canker host material

- (1) The entry or importation into Victoria of any
 - (a) citrus canker host plant: or
 - (b) agricultural equipment which has been used in the cultivation, harvesting, handling, packing, processing or transportation of citrus canker host plants; or
 - (c) package which contains, or has contained, any citrus canker host plants; or
 - (d) soil in which any citrus canker host plants have been grown is prohibited.
- (2) Sub-clause (1) does not apply if the citrus canker host plants, the agricultural equipment or package
 - (a) was grown, sourced or last used on a property that is located in a State or Territory or part of a State or Territory for which an area freedom certificate, issued by an officer responsible for agriculture in the State or Territory where the host plants were grown, or the agricultural equipment or packages were last used, is currently in force certifying that the State or Territory or part of the State or Territory is known to be free of citrus canker; or
 - (b) is packed, labelled and certified in accordance with any conditions prescribed by an accreditation program, administered by the department responsible for agriculture in the affected State or Territory; or

- (c) is accompanied by a plant health declaration issued by an authorised person declaring that it has been treated in a manner approved by the Manager Plant Standards; or
- (d) is accompanied by a plant heath certificate issued by an officer of the department responsible for agriculture in the affected State or Territory certifying that it has been treated in a manner approved by the Manager Plant Standards.

6. Verification of Consignments

Where requested by an authorised inspector, citrus canker host plants, agricultural equipment, or packages imported into Victoria in accordance with clause 5(2) and the accompanying certificate must be:

- (a) presented to an authorised inspector for inspection; or
- (b) verified by a person accredited to do so by the Department of Primary Industries.

Note: Section 25 of the **Plant Health and Plant Products Act 1995** provides that a person is guilty of an offence and a penalty not exceeding 50 penalty units, in the case of a natural person and 200 penalty units, in the case of a body corporate, for knowingly breaching an Importation Order.

Plant Health and Plant Products Act 1995

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF LUPIN ANTHRACNOSE HOST MATERIAL INTO VICTORIA

I, Joe Helper, Minister for Agriculture, make the following Order: Dated 30 April 2008

JOE HELPER MP Minister for Agriculture

1. Objective

The objective of this Order is to prevent the importation or entry of the exotic disease lupin anthracnose into Victoria.

2. Authorising provision

This Order is made under section 24 of the Plant Health and Plant Products Act 1995.

3. Revocation

The order made on 10 May 2007 under section 24 of the Act and published in Government Gazette S104 on 11 May 2007, is revoked.

4. Definition

In this Order -

- 'Act' means the Plant Health and Plant Products Act 1995;
- 'Inspector' means an inspector authorised under the Act;
- **'lupin anthracnose'** means the exotic disease caused by the fungus *Colletotrichum gloeosporioides* (severe strain);
- 'Manager Plant Standards' means the person for the time being occupying or acting in the position of Manager Plant Standards in the Department of Primary Industries.

5. Controls applying to lupin anthracnose host material

- (1) The entry or importation into Victoria of
 - (a) any plant or plant product of Lupinus species; or
 - (b) any agricultural equipment which has been used in the cultivation, harvesting, packing, processing or transportation of any plant or plant product of *Lupinus* species; or
 - (c) any package which has contained any plant or plant product of *Lupinus* species –

is prohibited.

- (2) Sub-clause (1) does not apply if plant or plant product of *Lupinus* species, the agricultural equipment or package
 - (a) was grown, sourced or last used on a property that is located in a State or Territory or part of a State or Territory for which an area freedom certificate issued by an officer responsible for agriculture in the State or Territory is in force certifying that the State or Territory or part of the State or Territory is known to be free of lupin anthracnose; or
 - (b) is packed, labelled and certified in accordance with any conditions prescribed by an accreditation program administered by the department responsible for agriculture in the affected State or Territory; or
 - (c) is accompanied by a plant health declaration issued by an authorised person declaring that the host material has been treated in a manner approved by the Manager Plant Standards; or
 - (d) is treated in accordance with conditions specified in a permit issued by an inspector; and
 - (e) is accompanied by a plant health certificate issued by an officer of a department responsible for agriculture in the affected State or Territory certifying that it has been treated in a manner approved by the Manager Plant Standards.

6. Verification of Consignments

Where requested by an authorised inspector, any plant or plant product of *Lupinus* species, agricultural equipment or packages imported into Victoria in accordance with clause 5(2), and the accompanying certificate must be:

- (a) presented to an authorised inspector for inspection; or
- (b) verified by a person accredited to do so by the Department of Primary Industries.

Note: Section 25 of the **Plant Health and Plant Products Act 1995** provides that a person is guilty of an offence and a penalty not exceeding 50 penalty units, in the case of a natural person, and 200 penalty units, in the case of a body corporate, for knowingly breaching an Importation Order.

Plant Health and Plant Products Act 1995

APPROVAL OF PLANT CERTIFICATION SCHEME

I, Joe Helper, Minister for Agriculture acting under section 40 of the **Plant Health and Plant Products Act 1995**, approve for the period beginning 1 July 2008 and ending 30 November 2010, the Victorian Seed Potato Certification Scheme operated by the Victorian Certified Seed Potato Authority Incorporated for the purpose of testing and certifying the disease status of seed potatoes.

Dated 28 April 2008

JOE HELPER Minister for Agriculture

Plant Health and Plant Products Act 1995

APPROVAL OF PLANT CERTIFICATION SCHEME

I, Joe Helper, Minister for Agriculture acting under section 40 of the **Plant Health and Plant Products Act 1995**, approve for the period beginning 1 June 2008 and ending 31 March 2010, the Victorian Strawberry Runner Certification Scheme operated by the Victorian Strawberry Industry Certification Authority Incorporated for the purpose of testing and certifying the disease status of strawberry runner plants.

Dated 28 April 2008

JOE HELPER Minister for Agriculture

Subordinate Legislation Act 1994

NOTICE OF PREPARATION OF REGULATORY IMPACT STATEMENT

Liquor Control Reform (Amendment) Regulations 2008

Notice is given in accordance with section 11 of the **Subordinate Legislation Act 1994** that a Regulatory Impact Statement (RIS) has been prepared for the proposed Liquor Control Reform (Amendment) Regulations 2008.

The proposed regulations are to be made under the Liquor Control Reform Act 1998. The proposed regulations prescribe minimum performance standards for surveillance equipment in 'high risk' licensed premises that trade after 1.00 am and have live or amplified music. The RIS also considers alternative options for improving the quality of surveillance systems in 'high risk' premises and compares these alternatives with the proposed regulations. The RIS concludes that the proposed regulations are preferable to the alternatives when qualitatively compared on the basis of their likely costs, fairness/reasonableness, enforceability and effectiveness. The RIS also concludes that while the costs of the proposed regulations are substantial, they are not incommensurate with the costs arising from the problem of poor quality surveillance systems. Better quality surveillance is expected to discourage potential offenders in 'high risk' premises and thus contribute to reducing crime.

Copies of the RIS and the proposed Regulations may be obtained by: visiting the internet at http://www.consumer.vic.gov.au; or telephoning Consumer Affairs Victoria on (03) 8684 6484; or collection from the Victorian Consumer and Business Centre, 113 Exhibition Street, Melbourne between 8.30 am and 5.00 pm weekdays.

The purpose of this notice is to invite public comments on the RIS and the proposed Regulations. All comments must be in writing, be marked 'Security Cameras RIS' and received at the following addresses by no later than 5.00 pm on Friday 4 July 2008.

Post: Security Cameras RIS, Consumer Policy and Programs Branch, Consumer Affairs Victoria, GPO Box 123, Melbourne, Vic. 3001.

E-mail: securitycamerasris@justice.vic.gov.au

All comments and submissions will be treated as public documents.

HON TONY ROBINSON MP Minister for Consumer Affairs

Water Act 1989

NOTICE OF PROPOSED TRADE WASTE BY-LAW

In accordance with section 287ZE of the **Water Act 1989**, Wannon Region Water Corporation gives notice of a proposed by-law titled 'Wannon Region Water Corporation Trade Waste By-Law No. 3'.

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

- (a) regulate the discharge of trade waste within Wannon Region Water Corporation's sewerage districts and other areas where it provides sewerage services by Ministerial Order;
- (b) specify when trade waste may be discharged and subject to what terms and conditions, including the standard and volume of trade waste and fees and charges;
- (c) provide for the development and implementation of trade waste management policy, including trade waste agreements;
- (d) prescribe offences and penalties for contravention of the by-law;
- (e) specify when a right to discharge trade waste may be terminated; and
- (f) protect and manage the environment, health and safety and Wannon Region Water Corporation's sewerage system and works.

The proposed by-law will replace the current trade waste by-laws known as 'Portland Coast Region Water Authority By-Law No. 2: Trade Waste', 'Glenelg Region Water Authority By-Law No. 5: Trade Waste' and 'South West Water Authority By-Law No. 2: Trade Waste'.

A copy of the proposed by-law may be inspected, free of charge, at Wannon Region Water Corporation's offices in Camperdown, Hamilton, Portland and Warrnambool, during ordinary business hours (8.30 am – 5 pm on weekdays). The proposed by-law may also be inspected at Wannon Region Water Corporation's website at www.wannonwater.com.au

Customers and the public are invited to make submissions to Wannon Region Water Corporation in relation to the proposed by-law by no later than 9 June 2008. All submissions must be in writing and should be addressed to Kelly Edwards, 'Submission – Proposed Trade Waste By-Law No. 3', Wannon Water, PO Box 1158, Warrnambool, Victoria 3280.

GRANT GREEN
Managing Director
Wannon Region Water Corporation

Water Act 1989

SECTION 122P

Coliban Region Water Corporation Extension of Mysia Water District

In accordance with the requirements of section 122P(1)(c) of the **Water Act 1989** notice is given of a proposed extension of the Mysia Water District to include CAs 124 and 124A in the Parish of Mysia, located north of Mysia West Road and west of Wedderburn Boort Road.

Plans of the extended district may be viewed at Coliban Water, 37–45 Bridge Street, Bendigo, or Loddon Shire Office at 41 High Street, Wedderburn, during office hours.

Submissions are invited from members of the public. Any person making a submission should set out the grounds for any objection raised in the submission.

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

Submissions must be received by 8 June 2008.

Water Act 1989

SECTION 122P

Coliban Region Water Corporation Extension of Borung Water District

In accordance with the requirements of section 122P(1)(c) of the **Water Act 1989** notice is given of a proposed extension of the Borung Water District. The extension will occur in two parts. The proposed northern extension into the Parish of Borung can generally be described

as being bounded in the west by the Boort Wedderburn Road; in the north by the northern boundary of Lot 1 TP133438; and in the east by the Borung Fernihurst Road.

The proposed southern extension into the Parishes of Kinypanial and Borung can generally be described as being bounded in the east and the south by the eastern and southern boundaries of Lot 3 TP434335 and respectively; in the south-west by the Korong Vale Borung Road; in the north-west by the western boundary of CA 45B of Section 4 Parish of Borung; and in the north by Charlton Borung Road.

Plans of the extended district may be viewed at Coliban Water, 37–45 Bridge Street, Bendigo, or Loddon Shire Office at 41 High Street, Wedderburn, during office hours.

Submissions are invited from members of the public. Any person making a submission should set out the grounds for any objection raised in the submission.

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

Submissions must be received by 8 June 2008.

Water Act 1989

SECTION 122P

Coliban Region Water Corporation Extension of Mitiamo Water District

In accordance with the requirements of section 122P(1)(c) of the Water Act 1989 notice is given of a proposed extension of the Mitiamo Water District. The extension will occur in two parts. The proposed extension of the district to the west and north into the Parishes of Terrick Terrick West and Hayanmi can generally be described as being bounded in the south by Bendigo Pyramid Road; in the south-west by the eastern boundary of CA 22 Parish of Hayanmi; in the north-west by the eastern boundary of CA 87 Parish of Terrick Terrick West; in the north by Boyds Pit Road; and in the east by Mitiamo Forest Road.

The proposed southern extension into the Parish of Mitiamo can generally be described as being bounded in the east by the western boundary of CA 62A; in the south-west by Elmore Mitiamo Road; and in the west by Bendigo Pyramid Road.

Plans of the extended district may be viewed at Coliban Water, 37–45 Bridge Street, Bendigo, or Loddon Shire Office at 41 High Street, Wedderburn, during office hours.

Submissions are invited from members of the public. Any person making a submission should set out the grounds for any objection raised in the submission.

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

Submissions must be received by 8 June 2008.

Health Professions Registration Act 2005 MEDICAL RADIATION PRACTITIONERS BOARD OF VICTORIA

Fees Payable to the Board

In accordance with section 140(1)(c) of the **Health Professions Registration Act 2005** the Board has fixed the following fees which will be payable to the Board from 1 July 2008:

	2009
Fee	\$
Renewal of general registration by mail	150.00
Renewal of general registration via internet	142.00
Additional late renewal fee	55.00
Application and renewal for non-practising registration	50.00
Application for general registration	150.00
Application for general registration (pro-rata from 1 January to 30 June)	75.00
Application for specific registration	150.00
Application for provisional registration	85.00
Copy of register	50.00
Copy of register on computer disk	40.00
Extract from register	25.00
Issue of Replacement Certificate	50.00
Dated 23 April 2008	

Crown Land (Reserves) Act 1978

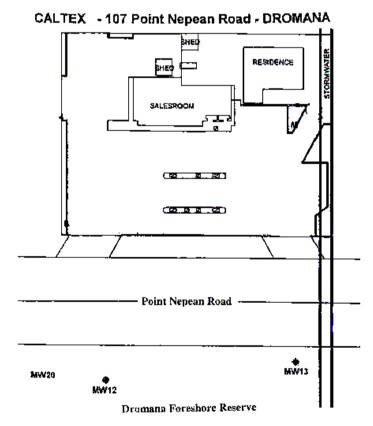
ORDER GIVING APPROVAL TO GRANT A LICENCE UNDER SECTIONS 17B AND 17DA

Under sections 17B and 17DA of the **Crown Land (Reserves) Act 1978**, I, Gavin Jennings, Minister for Environment and Climate Change, being satisfied that there are special reasons which make the granting of a licence 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 licence by the Dromana Foreshore Reserve Committee of Management Incorporated for the purpose of Groundwater Monitoring Bores over the area of Dromana Foreshore Reserve described in the Schedule below and, in accordance with section 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

- (a) there are special reasons which make granting a licence 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.

SCHEDULE

The land shown and referenced as MW20, MW12, and MW13 on the following plan, being part of the land temporarily reserved for Public Park by Order in Council of 2 June 1891 (vide Government Gazette 5 June 1891 page 2308).



1201992 Dated 18 April 2008

GAVIN JENNINGS MLC Minister for Environment and Climate Change

Occupational Health and Safety Act 2004

VICTORIAN WORKCOVER AUTHORITY

Notice of Issue of Major Hazard Licence

On 29 April 2008, a licence under Chapter 6 of the Occupational Health and Safety Regulations 2007 was issued to Dow Chemical (Australia) Ltd and authorises the facility located at 541–583 Kororoit Creek Road, Altona, Victoria, 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 30 April 2013.

The licence did not include conditions.

The following Schedule 9 materials were authorised by the licence:

From Table 1 of Schedule 9

Material	UN Nos. included under name
Acrylonitrile	1093
Ethylene Oxide (EO)	1040
Propylene Oxide (PO)	1280
Toluene Diisocyanate (TDI)	2078

From Table 2 of Schedule 9

Material	Description
Compressed and liquefied gases	Compressed or liquefied gases of Class 2.1 or Subsidiary Risk 2.1
Flammable materials	Liquids which meet the criteria for Class 3 Packing Group II or III
Oxidising Materials	Oxidising materials that meet the criteria for Class 5.1 Packaging Group II or III

GREG TWEEDLY Chief Executive

Occupational Health and Safety Act 2004

VICTORIAN WORKCOVER AUTHORITY

Notice of Issue of Major Hazard Licence

On 7 April 2008, a licence under Chapter 6 of the Occupational Health and Safety Regulations 2007 was issued to Shell Refining (Australia) Pty Ltd and authorises the facility located at Refinery Road, Corio, Victoria, 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 13 May 2013.

The licence did not include conditions.

The following Schedule 9 materials were authorised by the licence:

From Table 1 of Schedule 9

Material	UN Nos. included under name
Ammonia	1005
Hydrogen (in process gas)	1049
Hydrogen Fluoride	1052
Hydrogen Sulphide (in process gas)	1053
LP Gases	1011, 1012, 1075, 1077, 1978
Methane or Natural Gas (in process gas)	1971

From Table 2 of Schedule 9

Material	Description
Compressed and liquefied gases	Compressed or liquefied gases of Class 2.1 or Subsidiary Risk 2.1
Flammable materials	Liquids that meet the criteria for Class 3 Packing Group I (except for crude oil in remote locations)
Flammable materials	Liquids that meet the criteria for Class 3 Packing Group II or III
Flammable materials	Spontaneously combustible materials that meet the criteria for Class 4.2 Packing Group II, restricted to materials with UN Number 3190, "Self-Heating Solid, Inorganic, N.O.S".
Toxic Solids and liquids	A Material that meets the criteria for Toxic in Table 3
Oxidising Materials	Oxidising materials that meet the criteria for Class 5.1 Packing Group I or II

GREG TWEEDLY Chief Executive

Occupational Health and Safety Act 2004

VICTORIAN WORKCOVER AUTHORITY

Notice of Issue of Major Hazard Licence

On 7 April 2008, a licence under Chapter 6 of the Occupational Health and Safety Regulations 2007 was issued to Shell Refining (Australia) Pty Ltd and authorises the facility located at LPG Terminal, 137–207 McManus Road, Lara, Victoria, 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 8 April 2013.

The licence did not include conditions.

The following Schedule 9 materials were authorised by the licence:

From Table 1 of Schedule 9

Material	UN Nos. included under name		
LP Gases	1011, 1077, 1978		
Ammonia	1005		

From Table 2 of Schedule 9

Material	Description
Flammable materials (Ethyl Mercaptan)	Liquids that meet the criteria for Class 3 Packing Group I Materials (except for crude oil in remote locations)
Compressed and liquefied gases (LPG mixtures)	Compressed or liquefied gases of Class 2.1

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 a Registrar of the Magistrates' Court at Echuca hereby give notice that application, as under, has been lodged for hearing by the said Court on the date specified.

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

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

Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee	Name of Firm	Address for	Type of	Date of Hearing
	or Corporation	Registration	Licence	of Application
Allison Dorothy Tanti	Australian Receivables Limited	32 Annesley Street, Echuca	Commercial Sub-Agents Licence	20 May 2008

Dated at Echuca 2 May 2008

DONNA FORD Registrar Magistrates' Court of Victoria

Private Agents Act 1966

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

I, the undersigned, being the Registrar of the Magistrates' Court of Victoria hereby give notice that application, as listed below, has been lodged for hearing at the Frankston Magistrates' Court on 30 May 2008 at 9.30 am.

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 of the Private Agents Registry a copy to that Registry.

Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing
Brian Caligari		Coastal Mercantile Pty Ltd, Level 1, Suite 10, 108–120 Young Street, Frankston	Commercial Sub-Agents	30 May 2008

Dated at Frankston 29 April 2008

STUART POPE Registrar Magistrates' Court of Victoria

Transport Accident Act 1986

NOTICE OF GAZETTAL AMENDED IMPAIRMENT ASSESSMENT GUIDELINES Under Section 46A(6) of the **Transport Accident Act 1985**

Currently, assessments of permanent impairment for psychiatric injury are made under section 46A of the **Transport Accident Act 1986.** Following legislative changes in July 2006, pursuant to section 46A(6) of the **Transport Accident Act 1986**, new and amended methods of assessments are to be used for claims for compensation in respect of transport accidents on or after 26 July 2006 when assessing permanent psychiatric impairment.

THE GUIDE TO THE EVALUATION OF PSYCHIATRIC IMPAIRMENT FOR CLINICIANS (G.E.P.I.C.)

Prepared by

M.W.N. Epstein, G. Mendelson, N.H.M. Strauss

Revised December 2005

Melbourne

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For citation:

Victoria Government Gazette

Epstein M.W.N., Mendelson G., Strauss N.H.M. The Guide to the Evaluation of Psychiatric Impairment for Clinicians. Melbourne: The Authors, 2005.

Introduction

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The Guide to the Evaluation of Psychiatric Impairment for Clinicians (GEPIC) is a revision of the Clinical Guidelines to the Rating of Psychiatric Impairment (Clinical Guidelines), which has been in use for seven years. In general the Clinical Guidelines has performed very well but some concerns have emerged that this revision intends to correct.

The name has been changed to distinguish the new edition from its predecessor, and to provide a convenient acronym. The basic aim of the Clinical Guidelines remains, being to improve the interrater reliability of psychiatric impairment assessments.

It has been made explicit that the descriptors associated with each class for a particular mental function are intended to be indicative examples of the type of symptoms one could expect to see in that class range. The list of descriptors is not intended to be all-encompassing, as the Guide is designed to be used only by qualified psychiatrists who have completed the prescribed training course. To provide an exhaustive list of descriptors would be an impossible and ultimately unnecessary task. Furthermore, such a document would be so voluminous as to be practically useless as a handy guide for the clinician, and would amount to a textbook of psychiatry.

There has been some re-wording of the definitions of some mental functions, and some descriptors have been added to provide a more comprehensive range of examples for each class. The changes implemented in this revision are designed to further improve the inter-rater reliability of the GEPIC.

The Clinical Guidelines were developed from the User's Manual to the second edition of the American Medical Association's Guides to the Evaluation of Permanent Impairment, which was prepared by the authors with the assistance of other members of the Psychiatric section of the Victorian WorkCover Medical Panel in 1994.

There had been considerable concern about the lack of reliability of impairment assessment by psychiatrists using the second edition of the AMA Guides. The User's Manual was an attempt to provide definitions of the terms which were used in the second edition, with an explanation of the various changes that would be observed with increasing levels of impairment. In addition, the User's Manual developed a method, now known as the 'median method', to determine whole person impairment.

The User's Manual had no official status but was widely used for assessment of psychiatric impairment. The User's Manual had considerable impact in improving the inter-rater reliability of assessments.

The changeover in various legal jurisdictions from the second to the fourth edition of the AMA Guides proved to be a particular concern with regard to psychiatry. Chapter 14 of the fourth edition of the AMA Guides provides a classification which is impossible to quantify, and it fails to provide any method of maintaining reliability of assessments.

It was with these concerns in mind that the authors of the User's Manual further refined and developed the Clinical Guidelines to the Rating of Psychiatric Impairment, with the assistance of other members of the Psychiatric Medical Panel.

The GEPIC maintains the principles found in both the User's Manual and the Clinical The six terms which had originally been used to assess mental function, that is, Intelligence, Thinking, Perception, Judgement, Affect, and Behaviour, have remained substantially the same. (The Clinical Guidelines replaced 'Affect', which was technically an inaccurate term, with the word 'Mood'.)

The final two items in the Table which was adapted from the second edition of the AMA Guides, that is, 'Ability' (in terms of 'Activities of Daily Living') and 'Potential' (in terms of 'Rehabilitation or Treatment Potential') were removed in the Clinical Guidelines, as it was considered that they do not reflect impairment. ('Ability' is a measure of disability rather than impairment, and 'potential' involves a prediction of the future, which is problematical at best, and not a measure of current psychiatric impairment.)

The table in the Clinical Guidelines included a footnote: In evaluating the 'whole person psychiatric impairment', intermediate values may be used that are not included in the individual classes.

This footnote has been removed from the GEPIC as it undermined the intention of the authors to force assessors to make clear choices in determining both individual classes and whole person psychiatric impairment.

As with the Clinical Guidelines, the GEPIC must be considered in the context of the fourth edition of the AMA Guides, and any explanatory or other information provided in that edition of the AMA Guides is applicable to the Clinical Guidelines and to the GEPIC.

Psychiatric Impairment Evaluation

The assessment of psychiatric impairment is based on the systematic application of empirical criteria, and takes into consideration both the diagnosis and other factors unique to the individual. It is also relevant to consider motivation, and to review the history of the illness, as well as the treatment and rehabilitation methods. These considerations can be summarised in the following five principles:

Principle 1:

In assessing the impairment that results from any mental or physical disorder, readily observable empirical criteria must be applied accurately. The mental state examination, as used by consultant psychiatrists, is the prime method of evaluating psychiatric impairment.

Principle 2:

Diagnosis is among the factors to be considered in assessing the severity and possible duration of the impairment, but is by no means the sole criterion.

Principle 3:

The evaluation of psychiatric impairment requires that consideration be also given to a number of other factors including, but not limited to, level of functioning, educational, financial, social and family situation.

Principle 4:

The underlying character and value system of the individual is of considerable importance in the outcome of the disorder, be it mental or physical. Motivation for improvement is a key factor in the outcome.

Principle 5:

A careful review must be made of the treatment and rehabilitation methods that have been applied or are being used. No final judgement can be made until the whole history of the illness, the treatment, the rehabilitation phase, and the individual's current mental and physical status and behaviour have been considered.

Use of the Guide

The presence and extent of impairment is a medical issue, and is assessed by medical means. This Guide has been designed for use by medical practitioners; in evaluating psychiatric impairment in accordance with this Guide clinical information has to be obtained and assessed, together with an examination of the individual's mental state.

The evaluation of psychiatric impairment in accordance with the Guide is meant to be informed by clinical judgement, based on appropriate training and experience, and the specific rating criteria are not meant to be used in a 'cookbook' fashion.

The descriptors associated with particular classes for each mental function are intended to be indicative only. They are intended to provide an overview of the type and severity of symptoms expected for each particular class. It would be futile to attempt to list all relevant symptoms and would be onerous for the assessor. The absence of a particular symptom in the list of descriptors does not mean that that symptom is to be disregarded. The assessor may be required to justify why that/those symptom(s) is/are associated with a particular class of severity.

It is ultimately for the clinician, and no one else, to make the clinical judgement whether a specific rating criterion is present. If the clinician doubts that a particular symptom or abnormality of mental function is present, even after hearing the patient describe it, the item should be rated as not present. This convention is advocated in the Structured Clinical Interview for DSM-IV Axis I Disorders, and it is important to emphasise that the evaluation of psychiatric impairment, like diagnosis, is based on 'ratings of criterion items, not of answers to questions'.

The method described in this Guide involves the assessment of the severity of six specific mental functions into five classes of increasing severity. The different classes are combined to produce a total psychiatric impairment. Use is made of a modified form of the table that was in the second edition of the AMA Guides.

Impairment of Perception

According to Sims, 'There can be few areas where the work of assessment by the psychiatrist is more misunderstood than in the psychopathology of perception'.

In clinical psychiatry, impairments of perception are disturbances of one or more of the five sensory modalities (hearing, vision, smell, taste and touch). Possible disturbances of perception that need to be assessed as part of the mental state examination are hallucinations and illusions. Hallucinations are subjective sensory perceptions in the absence of an actual external stimulus; these may occur in any one of the five sensory modalities. Illusions are defined as distorted perceptions of real external stimuli, usually visual. Where the person indicates an awareness that hallucinations are imaginary (not real, lacking an external source or stimulus) the term pseudohallucinations is used.

The concept of perception in clinical psychiatry is narrower than the definition of perception in the Concise Oxford Dictionary, which reads 'the intuitive recognition of a truth, aesthetic quality, etc...'. Thus, phrases such as 'a sudden perception of the true position' or 'he perceives the world to be a very fearful place' do not refer to perception in the technical sense in which the term is used in clinical psychiatry.

Definitions

The assessor must be mindful that in some jurisdictions an evaluation of impairment needs to be made according to the methods specified in this Guide after a period of time when the claimant's entitlement to certain statutory benefits needs to be determined, and at a time when the impairment may not be permanent.

In developing this Guide, the authors made use of the following definitions:

Impairment: The World Health Organization has defined impairment in the following terms: 'In the context of health experience, an impairment is any loss or abnormality of psychological, physiological, or anatomical structure or function'.

Permanent impairment is impairment that has become static or well stabilised with or without medical treatment and is not likely to remit despite future medical treatment. If an impairment is not permanent, it is inappropriate to characterise it as such.

Disability: The World Health Organization has defined disability in the following terms: 'In the context of health experience, a disability is any restriction or lack (resulting from an impairment) of ability to perform an activity in the manner or within the range considered normal for a human being'.

Possibility. Probability: These are terms that refer to the likelihood or chance that an injury or illness was caused or aggravated by a particular factor. 'Possibility' sometimes is used to imply a likelihood of less that 50 per cent; 'probability' sometimes is used to imply a likelihood of greater than 50 per cent.

Hallucinations. Abnormalities of sensory perception in the absence of external stimuli.

Illusions. Distortions of real sensory stimuli – illusions can be a normal phenomenon as well as indicating psychopathology.

Pseudohallucinations. Hallucinations that are recognised by the person as being imaginary (not real, lacking an external source or stimulus).

EVALUATION OF PSYCHIATRIC IMPAIRMENT					
Class of Impairment	1	2	3	4	5
Percentage of Impairment	0% to 5%	10% to 20%	25% to 50%	55% to 75%	over 75%
MENTAL FUNC	CTION				
Intelligence (Capacity for understanding)	Normal to Slight	Mild	Moderate	Moderately Severe	Severe
Thinking (The ability to form or conceive in the mind)	Normal to Slight	Mild	Moderate	Moderately Severe	Severe
Perception (The brain's interpretation of internal and external stimuli)	Normal to Slight	Mild	Moderate	Moderately Severe	Severe
Judgement (Ability to assess a given situation and act appropriately)	Normal to Slight	Mild	Moderate	Moderately Severe	Severe
Mood (Emotional tone underlying all behaviours)	Normal to Slight	Mild	Moderate	Moderately Severe	Severe
Behaviour (Behaviour that is disruptive, distressing or aggressive)	Normal to Slight	Mild	Moderate	Moderately Severe	Severe

Whole person psychiatric impairment

The second edition of the American Medical Association's Guides to the Evaluation of Permanent Impairment stated that 'the overall rating of a patient [is] based upon the mental status and upon the current condition as observed by the evaluator. The rating is based upon observed attributes and phenomena that are somewhat interrelated, and it necessarily must be considered to be somewhat subjective'.

In developing the Clinical Guidelines, and also in the current revision, the authors have taken this comment into consideration.

It remains our considered view that the 'median method' is the most appropriate and fairest of the three statistical methods available by which the overall level of the whole person psychiatric impairment can be calculated, based on each of the six items reflecting mental functions. The three methods are the 'mean' (or average), the 'median', and the 'mode'. The advantage of using the median is that it is not influenced by extreme scores (as is the 'mean' or averaging method), yet it is significantly more sensitive to variability of scores than the mode, especially with the modification implemented in this Guide.

Because each of the six aspects of mental functioning that constitute the Guide is rated on what is essentially an ordinal scale, the median method is technically the most appropriate method of determining the overall rating.

For that reason, the determination of the 'class' of the overall collective whole person psychiatric impairment assessed in accordance with this Guide is to be undertaken in accordance with the median method. The median is the middle number of a series; a typical result of scores for the six individual aspects of mental function may be 112233, and thus the middle number is 2. 'Class 2' is therefore the correct class for the 'whole person psychiatric impairment' in this example.

The overall collective percentage impairment is within the percentage range of the median class. The final figure is determined by taking into account the person's level of functioning, on the basis of clinical judgement.

Each median class includes descriptors which indicate a range of symptoms within that class. Each class has a low range, a mid range, and a high range.

The indicative ranges for each class are as follows:

	Low range	Mid range	High range
Class One	0–1%	2–3%	4–5%
Class Two	10–12%	14–16%	18-20%
Class Three	25-30%	35–40%	45-50%
Class Four	55-60%	65–70%	70–75%
Class Five	75–80%	85-90%	95-100%

In coming to the final rating of the whole person psychiatric impairment the assessor should consider the range of descriptors and/or equivalent symptoms that emerged during the interview, as well as the findings on mental state examination.

The assessor should consider both the descriptors for each class and equivalent symptoms that might not be listed amongst the descriptors. The assessor should assess the severity of each symptom or descriptor and/or the number of symptoms or descriptors present. As a result of this clinical assessment the assessor should use clinical judgment to determine where the final figure lies

The assessor should consider in which part of the median class these descriptors and/or equivalent symptoms would fall, e.g. if the individual assessed has symptoms which lie within median class 2, and these symptoms were relatively minimal in severity or there were only a few symptoms, this indicates a final value in the low range for class 2 (10–12%). If the descriptors and/or equivalent symptoms were more numerous and/or more severe the final value is likely to be mid range (14–16%). If the individual has most of the descriptors and/or equivalent symptoms for median class 2 or fewer but more severe descriptors and/or equivalent symptoms, the final value would be in the upper range (18–20%). These indicative ranges are to provide guidance to clinicians and do not preclude the use of final values lying between them, e.g. 13%.

It may be the case that the median of a series is not a whole number, e.g. 111233: the median of this series is 1.5; similarly, a series such as 222334 has a median of 2.5. There are problems of legality, equity and simplicity with a number of proposed solutions to this dilemma.

When the Clinical Guidelines were developed, the Medical Panel considered that an appropriate and simple solution is to promote the median figure to the next highest class and allow, except in unusual circumstances, only the lowest percentage in that class. This practice should also be followed when using this revised Guide.

Using the examples given therefore:

- Series 111233, median 1.5 becomes 2, and therefore the whole person psychiatric impairment is
 - 10 per cent ('Class 2' range 10–20 per cent);
- Series 222334, median 2.5 becomes 3, and therefore the whole person psychiatric impairment is
 - 25 per cent ('Class 3' range 25–30 per cent).

If the distribution of scores is skewed, with four or more scores in the 'Class 1' range and one or two higher scores, the highest possible 'whole person' psychiatric impairment rating is ten (10) per cent.

INTELLIGENCE

Capacity for understanding and for other forms of adaptive behaviour. Impairments of intelligence are a consequence of brain injury or disease. Generally, before impairment of intelligence is confirmed neuropsychological assessment should be undertaken. (Care has to be exercised to ensure that there is no overlap between an assessment of impairment of intelligence made during a psychiatric evaluation and an assessment of impairment of higher cerebral functions made by an assessor in accordance with Chapter 4 of the 4th edition of the American Medical Associations Guides.)

Guides for the rating of impairment of intelligence:

Class	Impairment	Description
1	0-5%	Normal to Slight
		 there is no evidence of cognitive impairment on mental state examination, and the individual does not report any difficulties in everyday functioning that can be attributed to cognitive difficulties.
2	10–20%	Mild
		 some interference with everyday functioning.
3	25-50%	Moderate
		 a reduction in intelligence that significantly interferes with everyday functioning.
4	55-75%	Moderately Severe
		 a reduction in intelligence which makes independent living impossible.
5	over 75%	Severe
		 needs constant supervision and care.

THINKING

The ability to form thoughts and conceptualise. Impairment is both a matter of degree and type of disturbance, which may involve stream, form and content.

Guides for the rating of impairment of thinking:

Class	Impairment	Description
1	0–5%	Normal to Slight
		 includes mild transient disturbances that are not disruptive and are not noticed by others.
2	10–20%	Mild
		- mild symptoms that usually cause subjective distress, for example:
		thinking may be muddled or slow;
		may be unable to think clearly;
		mild disruption of the stream of thought due to some forgetfulness or diminished concentration;
		may have some obsessional thinking which is mildly disruptive;
		may be preoccupied with distressing fears, worries or experiences, and by inability to stop ruminating;
		an increased sense of self-awareness or a persistent sense of guilt;
		some other thought disorder that is minimally disruptive, such as overvalued ideas or delusions;
		some formal thought disorder that does not interfere with effective communication.
3	25-50%	Moderate
		 manifestations of thought disorder, to the extent that most clinicians would consider psychiatric treatment indicated, for example:
		severe problems with concentration due to intrusive thoughts or obsessional ruminations;
		marked disruption of the stream of thought due to significant memory problems or diminished concentration;
		persistent delusional ideas interfering with capacity to cope with everyday activities, e.g. severe pathological guilt;
		formal thought disorder that interferes with verbal and other forms of communication.
4	55-75%	Moderately Severe
		 disorders of thinking that cause difficulty in functioning independently and usually require some external assistance.
5	Over 75%	Severe
		 disorders of thinking that cause such a severe disturbance that independent living is impossible.

PERCEPTION

The individual's interpretation of internal and external experience received through the senses. Stimuli arise from the five senses – the form is relevant, not necessarily the content. (Refer to discussion above of the concept of perception in clinical psychiatry.)

Definitions:

HallucinationsAbnormalities of sensory perception in the absence of external stimuli.IllusionsDistortions of real sensory stimuli – illusions can be a normal phenomenon as well as indicating psychopathology.PseudohallucinationsHallucinations that are recognised by the person as being imaginary (not real, lacking an external source or stimulus).

Guides for the rating of impairment of perception:

Class	Impairment	Description
1	0-5%	Normal to Slight
		 transient heightened, dulled or blunted perceptions of the internal and external world, but with no or little interference with function.
2	10-20%	Mild
		 persistent heightened, dulled or blunted perceptions of the internal and external world, with mild but noticeable interference with function;
		pseudohallucinations.
3	25-50%	Moderate
		 presence of hallucinations (other than hypnagogic or hypnopompic) that cannot be attributed to a transitory drug- induced state;
		 obvious illusions (when associated with a diagnosable mental disorder).
4	55–75%	Moderately Severe
		 hallucinations and/or illusions (as above) cause subjective distress and disturbed behaviour.
5	Over 75%	Severe
		 hallucinations and/or illusions (as above) cause disturbed behaviour to the extent that constant supervision is required.

JUDGEMENT

Ability to evaluate and assess information and situations, together with the ability to formulate appropriate conclusions and decisions. This mental function may be impaired due to brain injury, or to conditions such as schizophrenia, major depression, anxiety, dissociative states or other mental disorders.

Guides for the rating of impairment of judgement:

Class	Impairment	Description
1	0-5%	Normal to Slight
		 may lack some insight and misconstrue situations but with little interference with function.
2	10–20%	Mild
		 persistently misjudges situations in relationships, occupational settings, driving and with finances. The misjudgements are noticed by others but are accommodated.
3	25-50%	Moderate
		 misjudging social, work and family situations repeatedly leading to some disruption in relationships, occupational settings, living circumstances and financial reliability;
		 inappropriate spending of money or gambling.
4	55-75%	Moderately Severe
		 moderately severe misjudgement with regular failure to evaluate situations or implications, causing actual risk or harm to self or others;
		 failure to respond to any regular guidance and requirement for constant supervision.
5	Over 75%	Severe
		 persistently assaultive due to misinterpretation of the behaviour or motives of others;
		- sexually disinhibited (may occur following a head injury).

MOOD

Mood is a pervasive lasting emotional state. Affect is the prevailing and conscious emotional feeling during the period of the mental state examination.

Affect observed during the mental state examination is a reflection of the subject's mood, and has a number features, including:

Range Variability of emotional expression over a period of time, i.e. if only

one mood is expressed over a period of time, the affective range is

restricted.

Amplitude: Amount of energy expended in expressing a mood, i.e. a mild amplitude

of anger is manifested by annoyance and irritability.

Stability: Slow shifts of mood are normal. Rapid shifts (affective lability) may be

pathological.

Appropriateness: The 'fit' (or congruency) between the affect and the situation.

Quality of Affect: Suspicious, sad, happy, anxious, angry, apathetic.

Relatedness: Ability to express warmth, to interact emotionally and to establish

rapport.

Guides for the rating of impairment of mood:

Class	Impairment	Description
1	0-5%	Normal to Slight
		 relatively transient expressions of sadness, happiness, anxiety, anger and apathy;
		 normal variation of mood associated with upsetting life events.
2	10-20%	Mild
		– mild symptoms: some or all of the below
		mild depression;
		subjective distress leading to some mild interference with function;
		reduced interest in usual activities;
		some days off; reduced social activities;
		fleeting suicidal thoughts;
		some panic attacks;
		heightened mood;
		- may experience feelings of derealisation or depersonalisation.
3	25-50%	Moderate Impairment
		 moderate symptoms: some or all of the below
		frequent anxiety attacks with somatic concomitants;
		inappropriate self-blame and/or guilt;
		persistent suicidal ideation or suicide attempts;
		marked lability of affect;
		significant lethargy;
		social withdrawal leading to major problems in interpersonal relationships;
		anhedonia;
		appetite disturbance with significant weight change;
		psychomotor retardation/agitation;
		hypomania;
		– severe depersonalisation.

4 55–75% Moderately Severe

- cannot function in most areas

constant agitation;

violent manic excitement;

repeated suicide attempts;

remains in bed all day;

extreme self neglect;

extreme anger/hypersensitivity;

requires supervision to prevent injury to self or others.

5 Over 75% Sever

- severe depression, with regression requiring attention and assistance in all aspects of self care;
- constantly suicidal;
- manic excitement requiring restraint.

BEHAVIOUR

Behaviour is one's manner of acting. It is considered with regard to its appropriateness in the overall situation. Disturbances vary in kind and degree. Behaviour may be destructive either to self and/or others, it may lead to withdrawal and isolation. Behaviour may be odd or eccentric. Particular mental disorders may be manifested by particular forms of behaviour, e.g. compulsive rituals associated with Obsessive Compulsive Disorder.

Guides for the rating of impairment of behaviour:

Class	Impairment	Description
1	0-5%	Normal to Slight
		 transient disturbances in behaviour that are understandable in the context of this person's situation, excessive fatigue, intoxication, family or work disruption.
2	10–20%	Mild
		 persons who generally function well, but regularly manifest disturbed behaviour under little extra pressure that nevertheless is able to be accommodated by others;
		 persistent behaviour that has some adverse effect on relationships or employment.
3	25-50%	Moderate
		 occasional aggressive, disruptive or withdrawn behaviour requiring attention or treatment;
		 obsessional rituals interfering with but not preventing goal-directed activity;
		- repeated antisocial behaviour leading to conflict with authority.
4	55–75%	Moderately Severe
		 persistently aggressive, disruptive or withdrawn behaviour requiring attention or treatment;
		- behaviour significantly influenced by delusions or hallucinations;
		 behaviour associated with risk of self harm outside the hospital setting, but not requiring constant supervision;
		- manic overactivity associated with inappropriate behaviour;
		 significantly regressed behaviour, e.g. extreme neglect of hygiene, inability to attend to own bodily needs.
5	Over 75%	Severe
		 requiring constant supervision to prevent harming self or others (repeated suicide attempts, frequently violent, manic excitement);
		catatonic excitement or rigidity;
		 incessant rituals or compulsive behaviour preventing goal-directed activity.

Acknowledgments

Additional advice in the preparation of the 1977 edition of the Clinical Guidelines to the Rating of Psychiatric Impairment was provided by other members of the Medical Panel (Psychiatry): John Honey, Barrie Kenny, Yvonne Greenberg, Richard Ball, Graham Burrows, Nick Paoletti, and Peter Puszet.

The development of this revised version has been assisted by some members of the Medical Panel (Psychiatry), namely John Honey, John Lloyd and Sandra Hacker.

The format of the Table at page 10 of this Guide has been used with permission of the American Medical Association, and is based on the Guides to the Evaluation of Permanent Impairment (second edition), published by the American Medical Association, copyright 1984.

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A series of discussion papers, 'Annotations to the Guide for the Evaluation of Psychiatric Impairment for Clinicians', are available for further reference. These may be obtained by contacting the Authors.

Planning and Environment Act 1987

BRIMBANK PLANNING SCHEME

Notice of Approval of Amendment

Amendment C84 Part 1

The Minister for Planning has approved Amendment C84 Part 1 to the Brimbank Planning Scheme.

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

The Amendment:

- includes 6 heritage precincts and 97 heritage places in the Heritage Overlay and lists them in the Schedule to the Heritage Overlay at Clause 43.01 of the Brimbank Planning Scheme on a permanent basis;
- retains interim heritage controls on 2 heritage precincts and 1 heritage place;
- introduces a new local policy at 22.07 Brimbank Heritage Policy to the Brimbank Planning Scheme;
- makes the 'Brimbank Post-Contact Cultural Heritage Study, Version 2, 2007' a reference document in the Brimbank Planning Scheme; and
- introduces the Keilor Reserve Incorporated Plan and replaces the old Keilor Cemetery Incorporated Plan in the Schedule to Clause 81.01 of the Brimbank Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Brimbank City Council, Old Calder Highway, Keilor.

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

Planning and Environment Act 1987

FRANKSTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C44

The Minister for Planning has approved Amendment C44 to the Frankston Planning Scheme.

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

The Amendment introduces a revised Schedule 4 to the Environmental Significance Overlay (ESO4) and applies it to approximately 536 properties protecting about 408 significant trees or groups of trees on an interim basis expiring on 31 December 2009 with other minor changes.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Frankston City Council, Civic Centre, corner Davey and Young Streets, Frankston.

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

Planning and Environment Act 1987

HUME PLANNING SCHEME Notice of Approval of Amendment Amendment C71

The Hume City Council has approved Amendment C71 to the Hume Planning Scheme.

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

The Amendment deletes part of the Public Acquisition Overlay 2 (PAO2) on the southern side of Mt Ridley Road, Craigieburn between the alignment of the E14 and the Hume Freeway and deletes part of the Public Acquisition Overlay 1 (PAO1) on the western side of the Hume Freeway from Mt Ridley Road extending south approximately 900 metres.

The Amendment was approved by the Hume City Council in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 21 February 2006. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Hume City Council, Sunbury Office, 36 Macedon Street, Sunbury; Broadmeadows Office, 1079 Pascoe Vale Road, Broadmeadows; and Craigieburn Office, Craigieburn Road West, Craigieburn.

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

Planning and Environment Act 1987

HUME PLANNING SCHEME Notice of Approval of Amendment Amendment C88

The Hume City Council approved Amendment C88 to the Hume Planning Scheme on 18 March 2008.

The Amendment rezones land at 13 Fawkner Street and 6 Bent Street, Westmeadows, from Residential 1 Zone to Business 1 Zone to facilitate the expansion of the existing centre. A Design and Development Overlay also applies to the sites.

The Amendment was approved by the Hume City Council in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 18 March 2008. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, during office hours, at the offices of the Hume City Council, Broadmeadows Office, 1079 Pascoe Vale Road, Broadmeadows, and free of charge at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection

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

Planning and Environment Act 1987

KNOX PLANNING SCHEME

Notice of Approval of Amendment Amendment C55

The Minister for Planning has approved Amendment C55 to the Knox Planning Scheme.

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

The Amendment, which applies to the Austral Brickworks site on land at 525 Stud Road, Scoresby:

- rezones the land from an Industrial 1 Zone to a Residential 1 Zone to facilitate residential development and rezones a small area of the land near Stud Road to a Mixed Use Zone to allow for a small local neighbourhood centre;
- modifies the Schedule to the Mixed Use Zone to specify the maximum allowable leasable floor area at 300 sq metres for shop and 500 sq metres for office and 700 metres for trade supplies;
- introduces and applies a new Schedule 8 to the Development Plan Overlay that facilitates the orderly development of the land;
- includes the 'Austral Bricks Scoresby Urban Planning Guidelines, May 2007' as a reference document which will provide guidance to deliver high quality outcomes for the redevelopment of the site; and
- applies the Environmental Audit Overlay to the land.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and at the offices of the Knox City Council, 511 Burwood Highway, Wantirna South.

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

Planning and Environment Act 1987

MACEDON RANGES PLANNING SCHEME

Notice of Approval of Amendment Amendment C47

The Minister for Planning has approved Amendment C47 to the Macedon Ranges Planning Scheme.

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

The Amendment affects various land parcels within the Macedon Ranges Shire as follows:

- 59 High Street, Woodend:
 rezone private land from Public Use Zone 4
 to Business 1 Zone:
- 923 Burke and Wills Track, Benloch: rezone private land from Public Park and Recreation Zone to Rural Conservation Zone 1:
- part of the public park in Clarkefield known as Lot 2 PS 533220N, Station Street, Clarkefield
 - rezone land from Public Park and Recreation Zone to Public Use Zone 7:
- 'Bolobek', 370 Mount Macedon Road, Mount Macedon:
 - amend HO249 to delete 135 Mount Macedon Road, Mount Macedon and replace with 370 Mount Macedon Road, Mount Macedon, to recognise the Bolobek Homestead, gardens and driveway as identified on the Victorian Heritage Register (H1316); and
 - introduce new heritage overlay number HO260 to apply heritage controls to the area of Bolobek Lakes Estate, 370 Mount Macedon Road, Mount Macedon, previously listed as HO249.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Macedon Ranges Shire Council, Gisborne Administration Centre, 40 Robertson Street,

Gisborne, and Macedon Ranges Shire Council, Kyneton Administration Centre, 129 Mollison Street, Kyneton.

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

Planning and Environment Act 1987

STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C57

The Stonnington City Council approved Amendment C57 to the Stonnington Planning Scheme on 4 April 2008.

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

The Amendment removes HO362 (53 Alma Street, Malvern East) from the Heritage Overlay, in the Stonnington Planning Scheme.

The Amendment was approved by the Stonnington City Council in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 27 December 2007. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, during office hours, at the City of Stonnington Planning Counter, Prahran Town Hall, corner of Greville Street and Chapel Street, Prahran, and at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection

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

Planning and Environment Act 1987

WHITTLESEA PLANNING SCHEME

Notice of Approval of Amendment Amendment C95

The Whittlesea City Council approved Amendment C95 to the Whittlesea Planning Scheme on 8 April 2008.

The Amendment:

- rezones the land from Residential 1 Zone to Comprehensive Development Zone;
- introduces a schedule to the Comprehensive Development Zone (Schedule 5) which sets out a requirement for a masterplan to be prepared and specifies the conditions under which land may be used, developed and subdivided:
- incorporates the Mernda Villages Neighbourhood Centre Comprehensive Development Plan into the Whittlesea Planning Scheme; and
- deletes the Design and Development Overlay (Schedule 4) from the land to be rezoned to Comprehensive Development Zone.

The Amendment was approved by the Whittlesea City Council in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 2 February 2007. The authorisation has not been withdrawn.

The Amendment includes the following incorporated document: Mernda Villages Neighbourhood Centre Comprehensive Development Plan.

A copy of the Amendment can be inspected, free of charge, during office hours at the offices of the Whittlesea City Council, Civic Centre, Ferres Boulevard, South Morang, and can be accessed at the Department of Planning and Community Development's website at www. dpcd.vic.gov.au/planning/publicinspection

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

Planning and Environment Act 1987

WODONGA PLANNING SCHEME Notice of Approval of Amendment Amendment C59

The Wodonga City Council approved Amendment C59 to the Wodonga Planning Scheme on 8 April 2008.

The Amendment proposes to rezone the land described above from a Public Use Zone 2 (Education) to a Business 4 Zone (B4Z).

The rezoning of land requested by the Office of Training and Tertiary Education (OTTE) will facilitate the sale of land vested in the Minister for Education to the community based Continuing Education Centre.

The Amendment was approved by the Wodonga City Council in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act** 1987 on 17 September 2007. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, during office hours, at the offices of the Wodonga City Council, 104 Hovell Street, Wodonga, and free of charge at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection

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

Planning and Environment Act 1987

YARRA RANGES PLANNING SCHEME

Notice of Approval of Amendment Amendment C75

The Minister for Planning has approved Amendment C75 to the Yarra Ranges Planning Scheme.

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

The Amendment changes the Yarra Ranges Planning Scheme by modifying Part 4 of the Schedule to Clause 53.01 to introduce a new exemption for the removal, destruction and lopping of vegetation necessary for the making of fuelbreaks of up to 40 metres width by or on behalf of a public authority. The exemption is subject to an appropriate Strategic Fuelbreak Plan being approved by the Secretary of the Department of Sustainability and Environment.

A copy of the Amendment can be inspected, free of charge, during office hours, at the offices of the Yarra Ranges Shire Council: Shire of Yarra Ranges Community Links, Anderson Street, Lilydale; 94 Main Street, Monbulk; 276 Maroondah Highway, Healesville; 40 Main Street, Upwey; and Warburton Highway/Hoddle Street, Yarra Junction.

The Amendment may also be inspected at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/ planning/publicinspection

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

CORRIGENDUM BALLARAT PLANNING SCHEME

Amendment C108

In Government Gazette G18 dated 1 May 2008 on page 945, in the first column under the notice titled 'BALLARAT PLANNING SCHEME.....Amendment C108' please note that in the heading third line should read 'Notice of Approval of Amendment' and the first paragraph should read 'The Minister for Planning has approved Amendment C108 to the Ballarat Planning Scheme.'

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

ORDERS IN COUNCIL

Agricultural and Veterinary Chemicals (Control of Use) Act 1992

ORDER PROHIBITING OR REGULATING THE SALE OR USE OF CERTAIN VETERINARY CHEMICAL PRODUCTS

Order in Council

The Governor in Council makes the following Order:

1. Objective

The objective of this Order is to –

- (a) revoke two Orders relating to the sale or use of veterinary chemical products; and
- (b) prohibit or regulate the sale or use of certain veterinary chemical products.

2. Authorising provision

This Order is made under sections 25 and 25A of the **Agricultural and Veterinary Chemicals** (Control of Use) Act 1992.

3. Commencement

This Order comes into operation on the day of its publication in the Government Gazette.

4. Revocation

The Order Prohibiting or Regulating the Sale or Use of Certain Veterinary Chemical Products dated 6 May 2003 and published in Government Gazette G19 on 8 May 2003 (pages 996–997) and the Sale of Unregistered Veterinary Chemical Products Order dated 10 October 2000 and published in Government Gazette G41 on 12 October 2000 (pages 2500–2501) are revoked.

5. Definition

In this Order 'the Act' means the Agricultural and Veterinary Chemicals (Control of Use) Act 1992.

6. Sale or use of veterinary chemical products

- (1) A veterinary practitioner or a pharmacist acting in accordance with the written directions of a veterinary practitioner must not sell an unregistered veterinary chemical product unless
 - (a) the unregistered veterinary chemical product is for the treatment of an animal other than a stock animal and the unregistered veterinary chemical product is accompanied by the following written information
 - (i) the business name, address and telephone number of the veterinary practitioner or pharmacist selling the product; and
 - (ii) the date the product was sold; and
 - (iii) the species and type (breed, age and sex) of the animal to be treated; and
 - (iv) the directions for treating the animal with the product; and
 - (v) the name of the active constituent and the concentration of the active constituent: or
 - (b) the unregistered veterinary chemical product is for the treatment of a stock animal and the quantity of the unregistered veterinary chemical product is sufficient to treat only a single stock animal: or
 - (c) the sale is in accordance with a permit under section 25(2)(b) of the Act.
- (2) A person must not sell or use a veterinary chemical product in column 1 of Table 1 if that veterinary chemical product contains a prohibited constituent specified in column 2 of Table 1 opposite that veterinary chemical product.

TABLE 1

Column 1	Column 2	
Veterinary chemical products	Prohibited constituents	
Any veterinary chemical product to be administered to stock	Carbadox Mercury compounds other than thiomersal and phenyl mercuric acetate when used as preservatives Organochlorine chemicals including DDT,	
	dieldrin, lindane endrin, aldrin, and BHC Reserpine Nitrofuran antibacterials Diethylstilboestrol and related compounds Sulfonamide antibacterials except — sulfadiazine sulfadoxine sulfaquinoxaline sulfatroxazole	
Any veterinary chemical product to be administered to stock or horses	Chloramphenicol	
Any veterinary chemical product to be applied topically to stock	Arsenical compounds	

- (3) A person must not use a veterinary chemical product that contains a constituent that is specified in Table 2 unless
 - (a) the use is permitted in a permit under section 6(1), 19 or 25A(2)(b) of the Act; or
 - (b) the use is specified by a permit (and in accordance with any conditions stated in the permit) issued under Part 7 of the Schedule to the **Agricultural and Veterinary Chemicals Code Act 1994** of the Commonwealth; or
 - (c) the use is in accordance with the directions on the label approved by the Australian Pesticides and Veterinary Medicines Authority and that the veterinary chemical product is registered under the Agvet Code of Victoria.

TABLE 2

Constituents

Streptomycin or dihydrostreptomycin

Clenbuterol and related beta-agonists

Anabolic or androgenic steroids, or hormones including -

boldenone, ethyloestrenol, megestrol, methandriol, nandrolone, oestradiol, progesterone, stanozolol, testosterone, trenbolone or zeranol and their derivatives, other than — progesterone and testosterone and their derivatives, when used in conjunction with the artificial insemination of sheep under the written directions of a registered veterinary practitioner.

Note: Sections 25 and 25A(1) of the Act provide for the application of a penalty of, in the case of a corporation, 400 penalty units, and in any other case, 200 penalty units, for contravening an Order under either of those sections.

Dated 6 May 2008 Responsible Minister JOE HELPER Minister for Agriculture

RYAN HEATH Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REVOCATION OF TEMPORARY RESERVATIONS

Order in Council

The Governor in Council under section 10 of the **Crown Land (Reserves) Act 1978** revokes the following temporary reservations:

BELLAURA – The temporary reservation by Order in Council of 18 December 2007 of an area of 700 hectares, more or less, of land in the Parishes of Gampola and Bellaura as a site for the Preservation of an area of ecological significance, so far only as the portions being Crown Allotments 2006, 2007 and 2008, Parish of Bellaura as shown on Plan No. LEGL./07–023 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2016738)

MERINGUR – The temporary reservation by Order in Council of 4 May 1927 of an area of 1.967 hectares of land in Section A, Township of Meringur, Parish of Meringur as a site for a State School, revoked as to part by Orders in Council of 5 September 1995 and 12 September 2000 so far as the balance remaining containing 5718 square metres, being Crown Allotment 1F, Section A, Township of Meringur. – (Rs 3449)

PRAHRAN – The temporary reservation by Order in Council of 20 August 1968 of an area of 1922 square metres of land in the Parish of Prahran as a site for State School purposes, revoked as to part by Order in Council of 16 March 1994 so far as the balance remaining containing 1471 square metres, more or less. – (Rs 1633A)

PRAHRAN – The temporary reservation by Order in Council of 29 April 1914 of an area of 8509 square metres of land in the Parish of Prahran [formerly being part of Crown Allotment 124, City of St Kilda, at Elwood] as a site for a State School, so far only as the portion containing 988 square metres being Crown Allotment 2009, Parish of Prahran as indicated by hatching on plan published in the Government Gazette of 20 March 2008 page 595. – (Rs 1633A)

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

Dated 6 May 2008

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change

RYAN HEATH Clerk of the Executive Council

Crown Land (Reserves) Act 1978

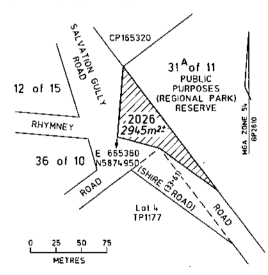
TEMPORARY RESERVATION OF CROWN LANDS

Order in Council

The Governor in Council under section 4(1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown lands which in his opinion are required for the purposes mentioned:—

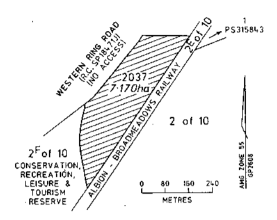
MUNICIPAL DISTRICT OF THE ARARAT RURAL CITY COUNCIL

ARARAT – Public purposes (Regional Park) in particular (a) to provide opportunities for informal recreation associated with the enjoyment of natural or semi-natural surroundings; (b) to protect and conserve biodiversity, natural and cultural features and water supply catchments; and (c) for minor resource use which is not inconsistent with paragraphs (a) and (b); area 2945 square metres, more or less, being Crown Allotment 2026, Parish of Ararat as indicated by hatching on plan GP2610 hereunder. – (GP2610) – (0505285)



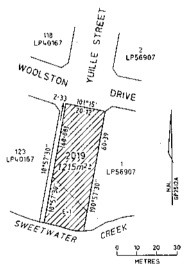
MUNICIPAL DISTRICT OF THE BRIMBANK CITY COUNCIL

DOUTTA GALLA – Conservation, Recreation, Leisure and Tourism purposes, 7.170 hectares, being Crown Allotment 2037, Parish of Doutta Galla as indicated by hatching on plan GP2608 hereunder. – (GP2608) – (Rs 37253)



MUNICIPAL DISTRICT OF THE FRANKSTON CITY COUNCIL

FRANKSTON – Conservation of an area of natural interest, 1215 square metres, more or less, being Crown Allotment 2019, Parish of Frankston as indicated by hatching on plan GP2512A hereunder. – (GP2512A) – (2016284)



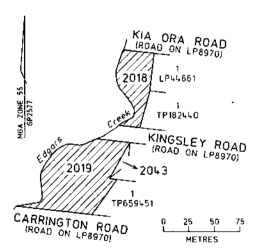
E-1-DRAINAGE & SEWERAGE EASEMENT IN FAYOUR OF SOUTH EAST WATER LTD AND MELBOURNE WATER CORPORATION

MUNICIPAL DISTRICT OF THE DAREBIN CITY COUNCIL

KEELBUNDORA – Public Recreation, Crown Allotment 2011, Parish of Keelbundora [area 5.239 hectares] as indicated by hatching on plan GP2576 hereunder; Crown Allotments 2018 and 2019, Parish of Keelbundora [total area 6380 square metres, more or less] as indicated by hatching on plan GP2577 hereunder; Crown Allotment 2021, Parish of Keelbundora [area 2.77]

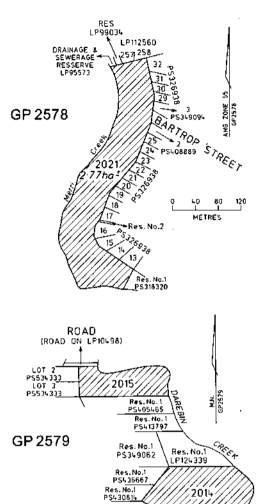
hectares, more or less] as indicated by hatching on plan GP2578 hereunder; Crown Allotments 2014 and 2015, Parish of Keelbundora [total area 5460 square metres, more or less] as indicated by hatching on plan GP2579 hereunder; Crown Allotment 2016, Parish of Keelbundora [area 2009 square metres, more or less] as indicated by hatching on plan GP2580 hereunder; and Crown Allotment 2017, Parish of Keelbundora [area 2045 square metres, more or less] as indicated by hatching on plan GP2581 hereunder. – (GP2576, 2577, 2578, 2579, 2580 & 2581) – (2016577, 2016585/87)





Total area of hatched portions is 6380m2:

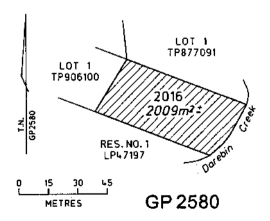
GP 2577

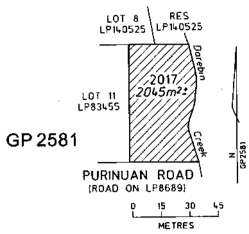


Total area of halched partions is 5460m2*

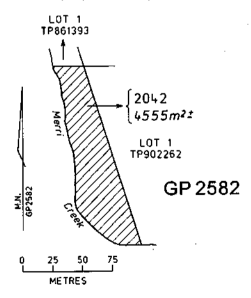
Res. LP56534

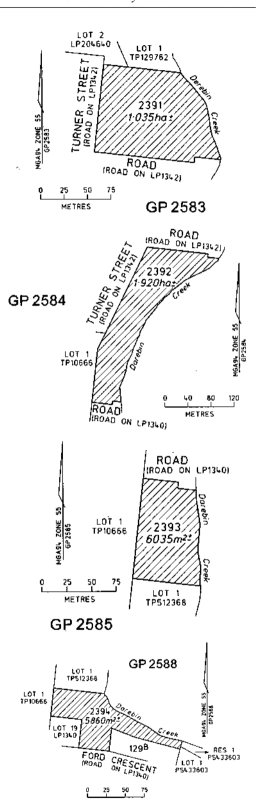
METRES





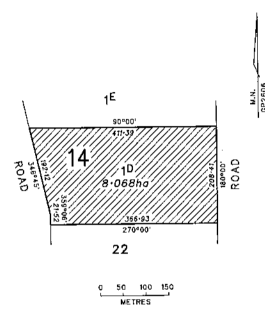
JIKA JIKA - Public Recreation, Crown Allotment 2042, Parish of Jika Jika [area 4555 square metres, more or less] as indicated by hatching on plan GP2582 hereunder; Crown Allotment 2391, Parish of Jika Jika [area 1.035] hectares, more or less] as indicated by hatching on plan GP2583 hereunder; Crown Allotment 2392, Parish of Jika Jika [area 1.920 hectares, more or less] as indicated by hatching on plan GP2584 hereunder; Crown Allotment 2393, Parish of Jika Jika [area 6035 square metres, more or less] as indicated by hatching on plan GP2585 hereunder; and Crown Allotment 2394, Parish of Jika Jika [area 5860 square metres, more or less] as indicated by hatching on plan GP2588 hereunder. - (GP2582, 2583, 2584, 2585 & 2488) - (2016588/89)





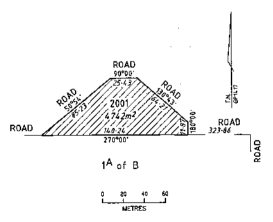
MUNICIPAL DISTRICT OF THE MOORABOOL SHIRE COUNCIL

KERRIT BAREET – Public Recreation, 8.068 hectares, being Crown Allotment 1D, Section 14, Parish of Kerrit Bareet as indicated by hatching on plan GP2606 hereunder. – (GP2606) – (2016804)



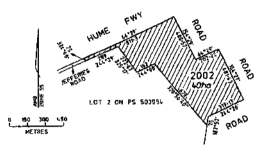
MUNICIPAL DISTRICT OF THE MOIRA SHIRE COUNCIL

MOIRA – Conservation of an area of natural interest, 4742 square metres, being Crown Allotment 2001, Parish of Moira as indicated by hatching on plan GP1417 hereunder. – (GP1417) – (09L7–5701)



MUNICIPAL DISTRICT OF THE SHIRE OF STRATHBOGIE

MONEA SOUTH – Preservation of species of native plants, 40 hectares, more or less, being Crown Allotment 2002, Parish of Monea South as indicated by hatching on plan GP1469 hereunder. – (GP1469) – (0802832)

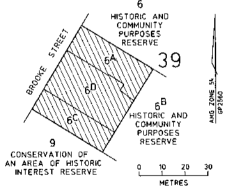


MUNICIPAL DISTRICT OF THE CITY OF PORT PHILLIP

PRAHRAN – Municipal purposes, 2501 square metres being Crown Allotment 2008, Parish of Prahran as shown on Original Plan No. 122449 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (Rs 1633A)

MUNICIPAL DISTRICT OF THE GOLDEN PLAINS SHIRE COUNCIL

SMYTHESDALE – Historic and Community purposes, total area 1536 square metres, more or less, being Crown Allotments 6A, 6D and 6C, Section 39, Township of Smythesdale, Parish of Smythesdale as indicated by hatching on plan GP2560 hereunder. – (GP2560) – (0508578)



Total Area of Halched Portions is 1536m25

MUNICIPAL DISTRICT OF THE COLAC OTWAY SHIRE COUNCIL

WYELANGTA and BARWONGEMOONG
- Public purposes (Rail Trail), total area 5

hectares, more or less, being Crown Allotment 2A of Section D, Township of Wyelangta, Parish of Wyelangta; and Crown Allotment 2006, and Crown Allotments 5D, 26K, 26L, 26M and 27D of No Section, Parish of Barwongemoong as coloured red on Plan No. LEGL./06–295 lodged in the Central Plan Office of the Department of Sustainability and Environment; and

WEEAPROINAH and OLANGOLAH – Public purposes (Rail Trail), total area 6.72 hectares, more or less, being Crown Allotments 12B1, 12B2, 17K, 18H, 19G, 19H, 20D, 20E, 43B, 2003 and 2005, Parish of Weeaproinah; and Crown Allotment 2001, Parish of Olangolah as coloured red on Plan No. LEGL./06–294 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (052006181)

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

Dated 6 May 2008 Responsible Minister GAVIN JENNINGS

Minister for Environment and Climate Change

RYAN HEATH Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REVOCATION OF PERMANENT EDUCATION PURPOSES RESERVATION

Order in Council

The Governor in Council under section 11(2) of the **Crown Land (Reserves) Act 1978** revokes the permanent reservation described in schedule 1 hereunder and revokes and replaces the Order made on 18 December 2007 revoking the permanent reservation described in schedule 2 hereunder:

SCHEDULE 1

YARROWEE – The permanent reservation by Order in Council of 28 July 1873 (vide Government Gazette of 8 August 1873 – page 1416) of an area of 3238 square metres of land in the Parish of Yarrowee [now Township of Napoleons] as a site for a State School.

SCHEDULE 2

YARROWEE – The permanent reservation by Order in Council of 24 July 1873 (vide Government Gazette of 8 August 1873 – page 1416) of an area of 2226 square metres of land in the Parish of Yarrowee [now Township of Napoleons] as a site for a State School.

File Ref: 0506382 (Rs 13632)

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

Dated 6 May 2008

Responsible Minister

GAVIN JENNINGS

Minister Environment and Climate Change

RYAN HEATH Clerk of the Executive Council

Forests Act 1958

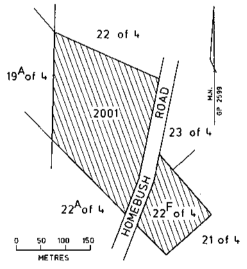
DEDICATION OF CROWN LAND AS RESERVED FOREST

Order in Council

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

MUNICIPAL DISTRICT OF THE PYRENEES SHIRE COUNCIL

RATHSCAR – Crown Allotment 22F, Section 4, and Crown Allotment 2001, Parish of Rathscar (total area 6.40 hectares, more or less) as indicated by hatching on plan GP2599 hereunder. – (GP2599) – (0615789)



Total area of hatched portions is 6:40ha²

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

Dated 6 May 2008

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change

RYAN HEATH

Clerk of the Executive Council

Land Act 1958

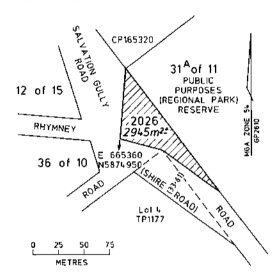
CLOSURE OF UNUSED ROAD

Order in Council

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipality in which the road is situated closes the following unused road:

MUNICIPAL DISTRICT OF THE ARARAT RURAL CITY COUNCIL

ARARAT – The road in the Parish of Ararat being Crown Allotment 2026 as indicated by hatching on plan GP2610 hereunder. – (GP2610) – (0505285)



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

Dated 6 May 2008

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change

RYAN HEATH Clerk of the Executive Council

Land Act 1958

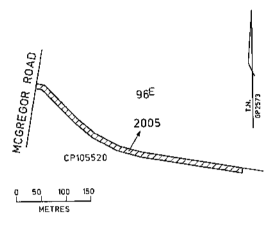
CLOSURE OF UNUSED ROAD

Order in Council

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipality in which the road is situated and the owners of land adjoining the road closes the following unused road:

MUNICIPAL DISTRICT OF THE CARDINIA SHIRE COUNCIL

NAR NAR GOON – The road in the Parish of Nar Nar Goon being Crown Allotment 2005 as indicated by hatching on plan GP2573 hereunder. – (GP2573) – (12L12–1886)



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

Dated 6 May 2008

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change

RYAN HEATH

Clerk of the Executive Council

Working with Children Act 2005

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

Order in Council

The Governor in Council, acting under section 9(5) of the **Working with Children Act 2005**, fixes the date 1 July 2008 as the date for the following services, bodies, places and activities:

educational institutions for children, specifically TAFE colleges and TAFE Divisions of universities providing Victorian Certificate of Education (VCE) and/or Victorian Certificate of Applied Learning (VCAL) subjects and adult education institutions providing VCE and/or VCAL subjects within the meaning of the Education and Training Reform Act 2006 and other institutions providing children's study or training programs;

- child care services, specifically centre based long day care; occasional care; and in home care within the meaning of section 194(1) of the A New Tax System (Family Assistance) (Administration) Act 1999 of the Commonwealth;
- children's services (that are required to be regulated under the Children, Youth and Families Act 2005) including kindergartens or preschools;
- counselling or other support services for children;
- publicly-funded or commercial transport services specifically for children;
- refuges or other residential facilities used by children; and
- religious organisations.

This Order takes effect on and from 1 July 2008.

Dated 6 May 2008 Responsible Minister ROB HULLS Attorney-General

RYAN HEATH Clerk of the Executive Council

SUBORDINATE LEGISLATION ACT 1994 NOTICE OF MAKING OF STATUTORY RULES

Notice is hereby given under Section 17(2) of the **Subordinate Legislation Act 1994** of the making of the following Statutory Rule:

35. Statutory Rule: Subordinate

Legislation (Motor Car Traders Regulations 1998 - Extension of Operation) Regulations 2008

Authorising Act: Subordinate

Legislation Act 1994

Date of making: 6 May 2008

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:

33. *Statutory Rule*: County Court

(Chapter I Amendment No. 23) Rules 2008

Authorising Act: County Court

Act 1958

Date first obtainable: 8 May 2008

Code A

34. *Statutory Rule*: Subordinate

Legislation (Retirement Villages

Regulations 1998 -Extension of Operation) Regulations 2008

Authorising Act: Subordinate

Legislation Act 1994

Date first obtainable: 8 May 2008

Code A

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