



Victoria Government Gazette

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No. G 51 Thursday 18 December 2008

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GENERAL

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As from 18 December 2008

The last Special Gazette was No. 379 dated 16 December 2008.

The last Periodical Gazette was No. 2 dated 31 October 2008.

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
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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)
CHRISTMAS PERIOD 2008**

Please Note:

The final Victoria Government Gazette (General) for 2008 (G52/08) will be published on **Wednesday 24 December 2008**.

Copy deadlines:

Private Advertisements **9.30 am on Friday 19 December 2008**

Government and Outer
Budget Sector Agencies Notices **9.30 am on Monday 22 December 2008**

Office Hours:

The Victoria Government Gazette Office is open during normal office hours over the holiday period, i.e. 8.30 am to 5.30 pm Monday to Friday, excluding public holidays.

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

JENNY NOAKES
Government Gazette Officer

**PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL)
NEW YEAR WEEK 2009**

Please Note:

The Victoria Government Gazette (General) for New Year week (G1/09) will be published on **Friday 2 January 2009**.

Copy deadlines:

Private Advertisements **9.30 am on Monday 29 December 2008**

Government and Outer
Budget Sector Agencies Notices **9.30 am on Monday 29 December 2008**

Office Hours:

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JENNY NOAKES
Government Gazette Officer

VICTORIA GOVERNMENT GAZETTE

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JENNY NOAKES
Government Gazette Officer

PRIVATE ADVERTISEMENTS

**AUSTRALIAN AND NEW ZEALAND
INTENSIVE CARE FOUNDATION**

Under section 33(3) of the **Trustee Act 1958** (Vic.), the trustees of Australian and New Zealand Intensive Care Foundation (ANZICF) give notice that all creditors and other persons having claims in respect of the property of ANZICF are required to send particulars of their claims to the trustees at Level 2, 10 Ievers Terrace, Carlton, Victoria 3053, on or before 20 February 2009, after which date the trustees may convey or distribute the property of ANZICF, having regard only to those claims of which the trustees have had notice.

Re: SAMUEL RODGER FULLARD, late of 26 Hepburn Avenue, Beaumaris, Victoria, retired manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 April 2008, are required by the trustee, Maureen Ann Fullard, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date she may convey or distribute the assets, having regard only to the claims of which she has notice.

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

Re: ROSE MARY DEL MONACO, late of 48 Sackville Street, Kew, Victoria, but formerly of 14 Miller Grove, Kew, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 October 2007, are required by the trustees, Nicholas Del Monaco, Arthur Del Monaco and Tony Del Monaco, to send particulars to the trustees, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they have notice.

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

Re: FLORENCE CLARA LAWRENCE, late of Room 15, 75 Thames Street, Box Hill, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 July 2008, are required by the trustee, Tara Margaret Waghorn, care of 44 Douglas Street, Noble Park, Victoria, educator, to send particulars to the trustee by 6 March 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: GARY LINSDAY EGAN, late of 3 Loren Court, Oakleigh South, Victoria, factory worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 May 2008, are required by the trustee, June Elsie Egan, care of 44 Douglas Street, Noble Park, Victoria, home duties, to send particulars to the trustee by 6 March 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of JAMES MELVILLE HEWSON, in the Will called 'Mel Hewson', late of 11 Howard Street, Mitcham, Victoria, retired, deceased, who died on 30 August 2008, are to send particulars of their claims to the executrix, Lois Elaine Hewson, care of the undermentioned solicitors, by 26 February 2009, after which date the executrix will convey or distribute the assets, having regard only to the claims of which she then has notice.

BRENDAN H. HARDIMAN AND
ASSOCIATES, solicitors,
108 Railway Avenue, Ringwood East 3135.

Re: Estate of MARY ASCANIUS DAWES.

Creditors, next-of-kin and others having claims in respect of the estate of MARY ASCANIUS DAWES, late of 8 Brown Street,

Swan Hill, in the State of Victoria, widow, deceased, who died on 3 November 2008, are to send particulars of their claim to the executor, care of the undermentioned legal practitioners, by 28 February 2009, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

Re: PETER McKENNA, late of 5 Timmis Avenue, Cheltenham, Victoria, retired auto transmission business proprietor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 June 2007, are required by the proving executor, Geoffrey Alexander Fox, of 112 Patterson Road, Bentleigh, Victoria, to send particulars to Geoffrey Alexander Fox before 19 February 2009, after which date the proving executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated 18 December 2008

GEOFFREY A. FOX AND ASSOCIATES,
solicitors,
112 Patterson Road, Bentleigh 3204
9557 2914.

Re: CARLO DI GIOVINE, late of 12 Lloyd Court, Templestowe, Victoria, company director, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 June 2008, are required by the legal personal representative, Antonina Di Giovine, of 12 Lloyd Court, Templestowe, Victoria, home duties, wife, to send particulars to her by 20 February 2009, after which date the legal personal representative may convey or distribute the assets, having regard only to the claims of which she has notice.

HOLT & MACDONALD, solicitors,
1 Ringwood Street, Ringwood 3134.

Re: BARBARA LILIAN WEBB, late of Craiggare Nursing Home, 680 Nepean Highway, Mornington, Victoria, but formerly of 205 Dunns Road, Mornington, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 April 2008, are required by the trustees, Philip John Tearle and Peter Lee Tong Ng, to send particulars to 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.

HUNT, McCULLOUGH, KOLLIAS & CO.,
solicitors,
210 Main Street, Mornington 3931.

Re: JOHN MICHAEL WILLIAMS, late of 115 Wattletree Road, Hurstbridge, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 May 2008, are required by the trustees, Louisa Sybille Williams and Sacha Pier Steel, to send particulars to the trustees, care of the undermentioned solicitors, by 26 February 2009, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

JAMES TAYLOR & CO., solicitors,
2 Doncaster Road, Balwyn North, Vic. 3104.

Re: REGINALD HORKINGS, late of 28 Clarkson Boulevard, Cranbourne, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 May 2007, are required by the trustee, Andrew John Peterson, to send particulars to him, care of the undermentioned solicitors, by 26 February 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

JAMES TAYLOR & CO., solicitors,
2 Doncaster Road, Balwyn North, Vic. 3104.

Re: WARWICK GEOFFREY DAVIS, late of 317A St Kilda Street, Brighton, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 July 2007, are required by Jeanette Ruth Davis of 317A St Kilda Street, Brighton, the executor, to send particulars within

two (2) 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 the executor has notice.

MEERKIN & APEL, lawyers,
56 Greville Street, Prahran, Vic. 3181

PETER WELBOURN STEPHENSON, late of Colon Close Nursing Home, 1-19 York Street, Pascoe Vale South, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 July 2008, are required by the executor, ANZ Trustees Limited, ACN 006 132 332, of 100 Queen Street, Melbourne, Victoria, to send particulars to it by 17 February 2009, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

MILLS OAKLEY LAWYERS,
121 William Street, Melbourne 3000.

Re: MARJORIE JOAN ROSS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of MARJORIE JOAN ROSS, late of Gracedale Manor Hostel, 209 Warrandyte Road, Ringwood North, Victoria, who died on 16 December 2005, are to send particulars of their claims to the executor, Julie Margaret Edleston, in the Will called Julie Margaret Edleston, care of the undermentioned solicitors, by 23 February 2009, after which date the executor will distribute the assets, having regard only to the claims of which the executor then has notice.

MOORES LEGAL,
9 Prospect Street, Box Hill 3128.

Re: VALMAI MARGARET JAMES, deceased, late of 120 McCracken Street, Essendon, Victoria, home duties.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 September 2007, are required by the trustees, Michael William Gorton and Paul Gerard Gleeson, to send particulars to the trustees, care of the undermentioned solicitors, by 25 February 2009, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

RUSSELL KENNEDY, solicitors,
Level 12, 469 La Trobe Street, Melbourne 3000.

Re: JOHN ROLAND HAMPSON, late of 23 Collins Street, West Preston, Victoria, retired, deceased.

Creditors, next-of-kin and all other persons having claims against the estate of the said deceased, are required by Marjory Jean Cameron and Joan Dorothy Hick, the administrators of the estate of the said deceased, to send particulars of such claims to them, care of the undermentioned solicitors, by the date being two calendar months from the date of this advertisement, after which date they will distribute the estate, having regard only to the claims of which they then have notice.

RYAN, MACKKEY & McCLELLAND, solicitors,
65 Main Street, Greensborough 3088.

Re: Estate of HELEN ELIZABETH LONG.

Creditors, next-of-kin and others having claims in respect of the estate of HELEN ELIZABETH LONG, deceased, late of 26 View Road, The Patch, Victoria, pensioner, who died on 28 May 2005, are required by the executors, Brian Leonard Howarth and Bronwyn Ann Howarth, to send particulars to them, care of the undermentioned solicitor, by 26 February 2009, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

TERENCE McMULLAN, solicitor,
164 Monbulk Road, Monbulk 3793.

Re: RALPH WILLIAM WRIGGLESWORTH, late of 33 Yarana Street, Ferntree Gully, Victoria, retired gentleman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 August 2008, are required to send particulars of their claims to the administrators, Ellen Jean Fisher and Jodie Lee Libro, care of First floor, 77-79 Station Street, Ferntree Gully, on or before 16 February 2009, after which date the administrators may convey or distribute the assets, having regard only to the claims which they then have notice.

TONY O'BRIEN & ASSOCIATES,
legal practitioners,
First floor, 77-79 Station Street,
Ferntree Gully 3156.

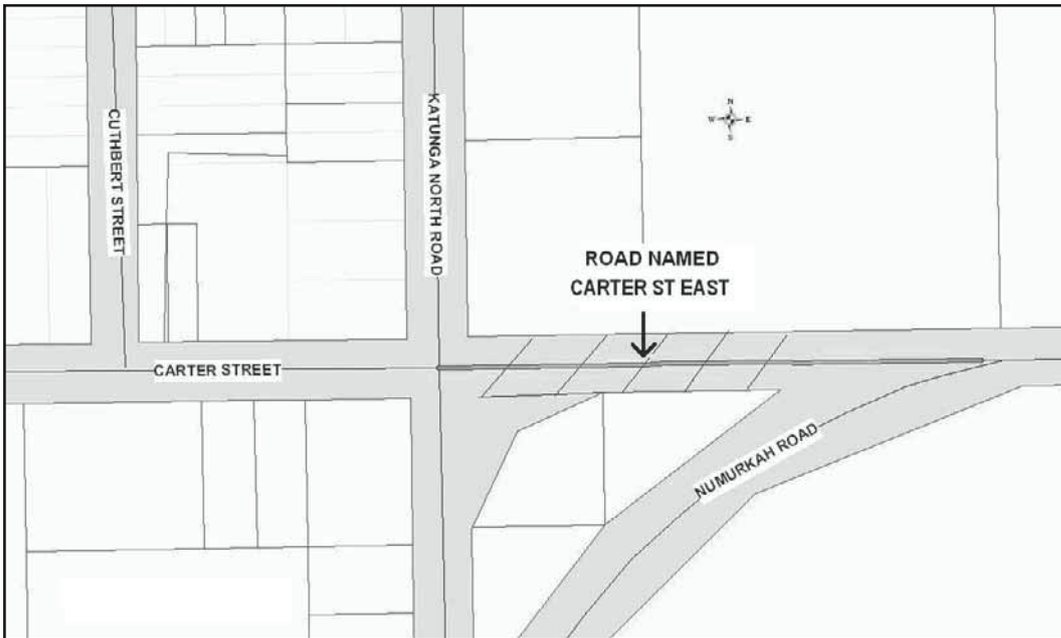
MOIRA SHIRE COUNCIL

Erratum

Road Naming – Carter Street East, Katunga

In the Government Gazette No. G32, dated 7 August 2008, on page 1873, the notice published regarding the unnamed road in Katunga was incorrect. The notice below replaces the above notice.

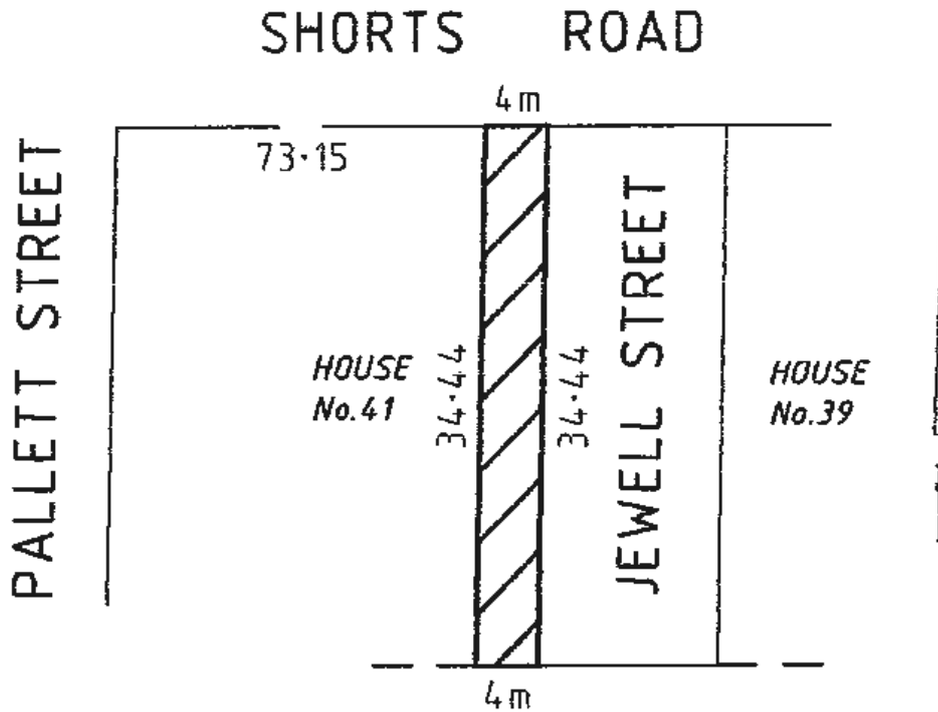
At its meeting on 21 July 2008, acting under the **Road Management Act 2004**, Part 3, section 11, Moira Shire Council resolved to name the unnamed road in Katunga, shown on the map below, as Carter Street East.



MORELAND CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Moreland City Council, at its ordinary meeting held on 8 October 2008, formed the opinion that the 4 metre wide section of road, known as Jewell Street and adjoining 41 Shorts Road, Coburg, shown hatched on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the section of road by private treaty to the adjoining property owners at 41 Shorts Road, Coburg.



PETER BROWN
Chief Executive Officer



Local Law No. 1 – Meeting Procedure

Notice is hereby given pursuant to section 119 of the **Local Government Act 1989** that at a meeting of the Council of Benalla Rural City held on 26 November 2008, the Council resolved to make Local Law No. 1 – Meeting Procedure.

The purpose of the local law is to regulate and control the procedures governing the conduct of meetings, the election of the Mayor and the use of Council's Seal.

A copy of the local law is available at the Benalla Civic Centre, Fawckner Drive, Benalla, during office hours. It is also available on Council's website www.benalla.vic.gov.au

TONY McILROY
Chief Executive Officer



Review of Road Management Plan

In accordance with section 54 of the **Road Management Act 2004** and section 302 of the Road Management (General) Regulations 2005, Swan Hill Rural City Council proposes to conduct a review of its Road Management Plan.

The purpose of the review is to:

- review the current standards for inspections and maintenance;
- review the current road hierarchy for inspections and maintenance; and
- update the plan to take into account changes in Council's road management policies and practices.

The Road Management Plan applies to all public roads within the municipality except for those managed by a State Road Authority.

A copy of Council's current Road Management Plan may be obtained from the Municipal offices at 45 Splatt Street, Swan Hill, the Robinvale Resource Centre, Herbert Street, Robinvale or from Council's website <http://>

www.swanhill.vic.gov.au/council/ by following the 'Council Documents' and 'Policies' links.

Written submissions are invited from persons who wish to suggest changes to the plan for consideration by Council. Submissions should be addressed to the Chief Executive Officer, Swan Hill Rural City Council, PO Box 488, Swan Hill 3585. Submissions close Friday 13 February 2009.

Further information may be obtained from the Asset Manager, Roger Lambert, by phoning 5036 2324 or emailing rlambert@swanhill.vic.gov.au

DENNIS HOVENDEN
Chief Executive Officer

WARRNAMBOOL CITY COUNCIL

Full Day Public Holiday

Notice is give that the Minister for Small Business has declared under section 8(3) of the **Public Holidays Act 1993**, that Tuesday 3 November 2009, Melbourne Cup Day, is not a public holiday in the municipal district of Warrnambool City Council; and that Thursday 7 May 2009 is appointed a public holiday for the whole of the municipal district of Warrnambool City Council, for Warrnambool Cup Day.

BRUCE A. ANSON
Chief Executive

Planning and Environment Act 1987

GANNAWARRA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C23

Authorisation A01072

The Gannawarra Shire Council has prepared Amendment C23 to the Gannawarra Planning Scheme.

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

The land affected by the Amendment is land in Gannawarra Shire with potential for residential, rural residential or other urban or tourist development in the localities of Kerang, Cohuna, Koondrook, Murrabit and village communities including Macorna and the Kangaroo Lake/Lake Charm precinct.

What the Amendment does

The Amendment proposes to incorporate the recommendations and actions of the 'Urban and Rural Strategy Plan November 2007' (U&RSP) and the 'Domestic Wastewater Management Plan Final Report' (DWMP) through policy provisions and minor alterations to structure plans in Clauses 21.03, 21.04 and 21.05 of the Gannawarra Planning Scheme. The Amendment also updates Clause 21.04-3 with 2006 Census data, adds the U&RSP and DWMP as Reference Documents, and removes references to the need to develop a strategy for future growth of the municipality.

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, Gannawarra Shire Council, Patchell Plaza, 47 Victoria Street, Kerang, or Cohuna Office, 23 King Edward Street, Cohuna; 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 February 2009.

A submission must be sent to the John McCurdy, Manager Planning and Regulatory Services, Gannawarra Shire Council, PO Box 287, Kerang 3579, referring to Amendment C23.

ROSANNE KAVA
Chief Executive Officer
Gannawarra Shire Council

Planning and Environment Act 1987NORTHERN GRAMPIANS
PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C14

Authorisation A01205

The Northern Grampians Shire Council has prepared Amendment C14 to the Northern Grampians Planning Scheme.

In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Northern Grampians Shire Council as planning authority to prepare the Amendment. The Minister also authorised the Northern Grampians Shire Council to approve the Amendment under section 35B of the Act.

The Amendment affects land described as:

18 Melbourne Road, St Arnaud, which is more particularly described as being Lot 1 on Title Plan 323310, Parish of St Arnaud (C/T Vol. 8177 Fol. 084) having an area of 0.49 ha;

5963 Sunraysia Highway, St Arnaud, which is more particularly described as being Lot 1 on Title Plan 547806P, Parish of St Arnaud (Vol. 01616 Fol. 043) having an area of 0.4 ha;

5961 Sunraysia Highway, St Arnaud, which is more particularly described as being Lot 1 on Title Plan 515563U, Parish of St Arnaud (Vol. 02811 Fol. 194) having an area of 1.99 ha;

Part of 74 Reservoir Road, St Arnaud, which is more particularly described as being Part Lot 1 on Title Plan 671088, Parish of St Arnaud, having an area of approximately 0.48 ha; and St Arnaud–Dunolly Railway Reserve (Part).

The Amendment proposes to rezone the abovementioned parcels of land in the following ways:

18 Melbourne Road, St Arnaud

To rezone the land from a Low Density Residential Zone (LDRZ) to an Industrial 1 Zone (IN1Z) in order to properly reflect the industrial land use context of the land, which has an abuttal to the St Arnaud–Dunolly railway reserve, the Sunraysia Highway and an adjoining Industrial 1 Zone.

5963 Sunraysia Highway, St Arnaud

To rezone the land from a Rural Living 2 Zone (RLZ2) to an Industrial 1 Zone (IN1Z) to more accurately reflect the current use and development of the land. The rezoning would also provide certainty in respect of facilitating any additional or alternative industrial/commercial use and/or development of the land in the future.

5961 Sunraysia Highway, St Arnaud

To rezone the land from a Rural Living 2 Zone (RLZ2) to an Industrial 1 Zone (IN1Z) to more accurately reflect the current use and development of the land. The rezoning would

also provide certainty to facilitate any additional or alternative industrial/commercial use and/or development of the land in the future.

74 Reservoir Road, St Arnaud

To rezone approximately 0.48 ha of vacant land that adjoins and has a substantial frontage to the Sunraysia Highway from the Rural Living 2 Zone (RLZ2) to an Industrial 1 Zone (IN1Z) to facilitate additional industrial/commercial use and/or development of the land in the future.

St Arnaud–Dunolly Railway Reserve (Part)

To correct a mapping error by rezoning part of the railway reserve from a Low Density Residential Zone (LDRZ) to the Public Use Zone 4 – Transport (PUZ4).

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, Northern Grampians Shire Council, Town Hall, Main Street, Stawell, and its Municipal Offices, Napier Street, St Arnaud 3478; 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 22 January 2009. A submission must be sent to the Northern Grampians Shire Council, PO Box 580, Stawell 3380.

NEIL HAYDON

Manager Planning and Building Services

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 18 February 2009, after which date State Trustees Limited may convey or distribute the assets, having regard only to the claims of which State Trustees Limited then has notice.

ADAMS, Elizabeth Dalgleish, formerly of 11 Scott Grove, Burwood, Victoria 3125, but late of Surrey Hills Private Nursing Home, 16 Florence Road, Surrey Hills, Victoria 3127, retired, who died on 26 August 2008.

DOUGLAS, Walter Donald Mackellar, late of 69 Sevenoaks Drive, Burwood East, Victoria 3151, retired, who died on 15 August 2008.

O'LEARY, Raymond Peter, late of 314 Palmerston Street, Buninyong, Victoria 3357, pensioner, who died on 12 August 2008.

SMITH, Albert Douglas, late of St Michaels Nursing Home, 1 Omama Road, Murrumbeena, Victoria 3163, pensioner, who died on 5 September 2008.

TAYLOR, Edna Grace, late of Unit 3/9 Iramoo Street, Balwyn North, Victoria 3103, who died on 23 August 2008.

Dated 10 December 2008

ROD SKILBECK

Manager

Executor and Trustee Services

EXEMPTION

Application No. A316/2008

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995**, by Women's Liberation Halfway House Domestic Violence Service. The application for exemption is to enable the applicant to advertise for and employ females to run the women's refuge service and for membership of the management of the Women's Liberation Halfway House to be available to women only (the exempt conduct).

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 42, 49, 59, 60, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption, the Tribunal noted:

- Exemptions from sections 13, 59, 60, 100 and 195 of the Act for the same purpose were granted in June 2000 and November 2005.
- The applicant aims to provide supported accommodation for women and their dependent children fleeing from situations of domestic violence, whether it be physical, mental, emotional, sexual or other abuse.

- The applicant aims to assist residents towards obtaining legal, medical and social security benefits and permanent accommodation, and to move towards independent living.
- The applicant conducts community education programs aimed at identifying the causes of violence against women and children and ways of eliminating all forms of violence against women and children.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 42, 49, 59, 60, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 December 2011.

Dated 9 December 2008

C. McKENZIE
Deputy President

Children's Services Act 1996

NOTICE OF EXEMPTION

The Minister for Children and Early Childhood Development, pursuant to section 6 of the **Children's Services Act 1996** ('the Act'), declares that section 24(2)(c) of the Act does not apply in relation to an application for transfer of licence by a funded community based kindergarten where the transfer is to an approved kindergarten cluster management arrangement.

This exemption remains in force until 25 May 2009.

Note: Section 24(2)(c) of the Act requires an application for transfer of a licence to be accompanied by the prescribed fee.

Dated 7 December 2008

MAXINE MORAND MP
Minister for Children and
Early Childhood Development

Children's Services Act 1996

REVOCATION OF NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996**, the Minister for Children and Early Childhood Development hereby declares that

the notice of exemption made on 18 May 2008 and published in the Victoria Government Gazette G22 on 29 May 2008 for Macleod YMCA Children's Creche, Licence Number 1754, is revoked.

Dated 7 December 2008

MAXINE MORAND MP
Minister for Children and
Early Childhood Development

Children's Services Act 1996

REVOCATION OF NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996**, the Minister for Children and Early Childhood Development hereby declares that the notice of exemption made on 29 May 2008 and published in the Victoria Government Gazette G22 on 29 May 2008 for Cheltenham Neighbourhood House, Licence Number 2508, is revoked.

Dated 7 December 2008

MAXINE MORAND MP
Minister for Children and
Early Childhood Development

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ('the Act'), the Minister for Children and Early Childhood Development hereby declares that the Mulgrave Neighbourhood House Inc., Licence Number 11211 ('the service') is exempt from regulation 24 of the Children's Services Regulations 1998.

This exemption is granted subject to the following conditions:

1. The service holds a restricted licence.
2. No child is cared for or educated at the service for more than 3 hours each day and more than 10 hours each week.
3. Information is displayed prominently at the entrance to the children's service which indicates the conditions of this exemption.
4. Each staff member at the service is not less than 18 years of age.

5. The proprietor ensures that whenever children are being cared for or educated by the children's service, the number of staff members set out in the Table below are caring for or educating the children.

No. of children present	Age of children	Number of staff members	Number of total staff members who must be qualified staff members
15 or less	under 3 years (all children under 3 years)	1 for every 7 children or fraction of that number	1 qualified staff member
	mixed age grouping (children under 3 years and 3 years or more)		
	3 years or more (all children 3 years or more)		
16 or more	under 3 years (all children under 3 years)	1 for every 7 children or fraction of that number	1 qualified staff member for every 15 children or fraction of that number
	mixed age grouping (children under 3 years and 3 years or more)	1 for every 7 children or fraction of that number	1 qualified staff member for every 15 children or fraction of that number
	3 years or more (all children 3 years or more)	1 for every 7 children or fraction of that number	1 qualified staff member for every 30 children or fraction of that number

This exemption will remain in force until 24 May 2009 unless revoked earlier.

Dated 7 December 2008

MAXINE MORAND MP
Minister for Children and Early Childhood Development

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ('the Act'), the Minister for Children and Early Childhood Development hereby declares that the children's services listed below are exempt from regulation 24 of the Children's Services Regulations 1998.

- Belgrave South Community House, Licence Number 3304
- Box Hill South Neighbourhood House, Licence Number 426
- Bridie Knight Childcare, Licence Number 2703
- Broadmeadows Community Women's House, Licence Number 543
- Burnley Neighbourhood Centre, Licence Number 10894
- Mallacoota District Occasional Care, Licence Number 2837
- Oakleigh Occasional Care, Licence Number 10135
- Preston Neighbourhood House, Licence Number 2969
- Thornbury Women's Neighbourhood House, Licence Number 2688
- Wingate Avenue Community Centre, Licence Number 1396

This exemption is granted subject to the conditions that:

1. The service holds a restricted licence.
2. No child is cared for or educated at the service for more than 3 hours each day and more than 10 hours each week.
3. Each staff member at the service is not less than 18 years of age.
4. A staff member at the service is enrolled and attending an approved early childhood course of study.
5. Information is displayed prominently at the entrance to the children's service which indicates the conditions of this exemption; and parents or guardians are informed that the service is not required to meet the qualified staff ratios at all times during operation, as a staff member is undertaking an approved early childhood course.
6. The proprietor ensures that whenever children are being cared for or educated by the children's service, the number of staff members set out in the Table below are caring for or educating the children.

No. of children present	Age of children	Number of staff members	Number of total staff members who must be qualified staff members or undertaking an approved early childhood course
15 or less	Under 3 years (all children under 3 years)	1 for every 7 children or fraction of that number	1
	Mixed age grouping (under 3 years and 3 years or more)	1 for every 7 children or fraction of that number	
	3 years or more (all children 3 years or more)	1 for every 7 children or fraction of that number	
16 or more	Under 3 years (all children under 3 years)	1 for every 7 children or fraction of that number	1 qualified staff member for every 15 children or fraction of that number
	Mixed age grouping (under 3 years and 3 years or more)	1 for every 7 children or fraction of that number	1 qualified staff member for every 15 children or fraction of that number
	3 years or more (all children 3 years or more)	1 for every 7 children or fraction of that number	1 qualified staff member for every 30 children or fraction of that number

This exemption remains in force until 24 May 2009 unless revoked earlier.

Dated 7 December 2008

MAXINE MORAND MP
Minister for Children and Early Childhood Development

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ('the Act'), the Minister for Children and Early Childhood Development hereby declares that the children's services listed below are exempt from regulation 24 of the Children's Services Regulations 1998.

- Badminton Playroom, Licence Number 131
- Badminton Playroom, Licence Number 9905
- Balwyn Leisure Centre, Licence Number 694
- Beach House Carrum Downs, Licence Number 10814
- Bluewater Fitness Centre, Licence Number 875
- Boronia Busy Bodies Creche, Licence Number 10411
- Boroondara Tennis Centre, Licence Number 4252
- Brunswick City Baths, Licence Number 555
- Centre Court Indoor Tennis, Licence Number 935
- Diamond Creek Community Centre, Licence Number 1186
- East Keilor Leisure Centre, Licence Number 1838
- Echuca War Memorial Aquatic Centre, Licence Number 9590
- Endeavour Hills Leisure Centre (Creche), Licence Number 302
- Everyone Health & Fitness, Licence Number 725
- Fernwood Female Fitness Centre (Altona Gate), Licence Number 4593
- Focus Health & Fitness Centre, Licence Number 534
- Frankston Bowl, Licence Number 9893
- Hamilton Indoor Leisure and Aquatic Centre Occasional Care, Licence Number 10708
- Input Fitness, Licence Number 1563
- Ivanhoe Aquatic Centre Child Care, Licence Number 9676
- Kangaroo Flat Leisure Centre, Licence Number 2251
- King's Occasional Care Centre, Licence Number 10016
- Knox Gymnastics Centre, Licence Number 1944
- Knox Leisure Works, Licence Number 1975
- Knox Regional Netball Complex, Licence Number 1942
- Lakes Aquadome Creche, Licence Number 3585
- Latrobe Leisure Morwell, Licence Number 2620
- Maroondah Indoor Sports Centre, Licence Number 4206
- Maryborough Sports and Fitness Centre, Licence Number 2261
- Northcote Aquatic Centre, Licence Number 2692
- Nunawading Amateur Basketball Centre, Licence Number 9982
- Pavillion, Licence Number 1567
- Portland Leisure & Aquatic Centre, Licence Number 9574
- Ranges Fitness, Licence Number 4478
- Re-Creation Essendon Pty Ltd, Licence Number 9936
- Re-Creation Health Club Creche, Licence Number 10272
- Sport for All Cranbourne, Licence Number 4590
- Sunshine Leisure Centre, Licence Number 11024

- Surfworld Australia, Licence Number 174
- Swan Hill Leisure Centre, Licence Number 10410
- Thomastown Recreation and Aquatic Centre, Licence Number 9728
- Willbfit Health Club, Licence Number 2583

This exemption is granted subject to the following conditions:

1. The service holds a restricted licence.
2. No child is cared for or educated at the service for more than 3 hours each day and more than 10 hours each week.
3. The proprietor ensures that whenever children are being cared for or educated by the children's service, there is present 1 staff member at the service for every 7 children, or fraction of that number.
4. Information is displayed prominently at the entrance to the children's service which indicates the conditions of this exemption and parents or guardians are to be informed that the service is not required to employ qualified staff at all times during operation.
5. Each staff member at the service is not less than 18 years of age.

This exemption remains in force until 24 May 2009 unless revoked earlier.

Dated 7 December 2008

MAXINE MORAND MP
Minister for Children and Early Childhood Development

Geographic Place Names Act 1998

NOTICE OF INTENTION TO REGISTER A GEOGRAPHIC NAME

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

File No.	Naming Authority	Place Name	Location
GPN007950	City of Port Phillip	Rats of Tobruk Reserve	Situated between Victoria Avenue, O'Grady and Moubray Streets, in Albert Park.
LA/12/0020	Bayside City Council	Hampton and Brighton	As on version 4.5 of the plan showing the locality names and boundaries within the municipality. Copies of this plan may be inspected at the municipal offices or at the office of the Registrar of Geographic Names following registration.

Office of the Registrar of Geographic Names

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

JOHN E. TULLOCH
Registrar of Geographic Names

Electoral Act 2002RE-REGISTRATION OF
POLITICAL PARTY

In accordance with section 58D of the **Electoral Act 2002**, the following party is hereby re-registered:

Liberal Party of Australia – Victorian Division.

Dated 12 December 2008

STEVE TULLY
Victorian Electoral Commission

Electricity Industry Act 2000OZGEN RETAIL PTY LTD
(ABN 22 129 658 206)

Notice of Grant of Licence

The Essential Services Commission gives notice under section 30 of the **Electricity Industry Act 2000** (EI Act) that it has, pursuant to section 19 of the EI Act, granted a licence to OzGen Retail Pty Ltd, ABN 22 129 658 206, to sell (retail) electricity in Victoria otherwise than through the National Electricity Market. This licence takes effect 10 December 2008.

A copy of the licence is available on the Commission's website located at <http://www.esc.vic.gov.au> or a copy can be obtained by contacting the Commission's reception on (03) 9651 0222.

Dated 10 December 2008

DENNIS CAVAGNA
Acting Chairperson

Magistrates' Court Act 1989NOTICE SPECIFYING
MAGISTRATES ASSIGNED TO THE
NEIGHBOURHOOD JUSTICE CENTRE

Pursuant to section 4M(3) of the **Magistrates' Court Act 1989**, I assign the following magistrate to the Neighbourhood Justice Division of the Magistrates' Court of Victoria:

Robert Krishnan Ashok Kumar

Dated 8 December 2008

IAN L. GRAY
Chief Magistrate



Heritage
VICTORIA

Heritage Act 1995

CORRECTION TO

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I advise that the notice of registration in Victoria Government Gazette 50, 11 December 2008 page 2960, should be corrected to read as follows:

Clunes Town Hall and Court House
98 Bailey Street
Clunes
Hepburn Shire

EXTENT

1. All the land marked L1 on Diagram 2180 held by the Executive Director, being all of the land described as Crown Allotment 7, Section 4, Township of Clunes.
2. All the building marked B1 on Diagram 2180 held by the Executive Director.
B1 Town Hall and Court House
3. All the objects associated with the place as included in the list entitled 'Clunes Town Hall & Court House – List of Objects' (dated August 2008) and held by the Executive Director.

Dated 18 December 2008

RAY TONKIN
Executive Director



Heritage
VICTORIA

Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 2172 in the category described as Heritage Place.

All Saints Church Hall
95 King William Street
Fitzroy
Yarra City

EXTENT

1. All of the building known as All Saints Church Hall marked B1 on Diagram 2172 held by the Executive Director.
2. All of the land marked L1 on Diagram 2172 held by the Executive Director being all of the land described in Certificate of Title Volume 1161 Folio 129 and part of the land known as 97–107 King William Street, Fitzroy.

Dated 18 December 2008

RAY TONKIN
Executive Director

S2 Ha Ha Wall

S3 Stone walls and gates

S4 Pergola

S5 Pond

F1 Monash Lake

2. All the land marked L1 on Diagram 563 held by the Executive Director, known as the Mahkwallok Pre-Emptive Right.

Dated 18 December 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 by including the Heritage Register Number 563 in the category described as Heritage Place.

Mawallok
3802 Geelong Road
Stockyard Hill
Pyrenees Shire

EXTENT

1. All the buildings, structures and feature marked as follows on Diagram 563 held by the Executive Director.
 - B1 Homestead
 - B2 Original homestead complex
 - B3 Laundry
 - B4 Men's Quarters
 - B5 Stables
 - B6 Coach house
 - B7 Manager's house
 - B8 Cottage
 - B9 Hut
 - B10 Blacksmith's shop
 - B11 Pump house
 - B12 Woolshed
 - B13 Meat house
 - S1 Entrance gates and stone walls

Road Management Act 2004FEDERATION TRAIL
ROAD DECLARATION

Under section 11(1)(b) of the **Road Management Act 2004**, I hereby declare as road the following parcels of Crown land identified as:

- (a) Crown Allotments 2002 (part), Parish of Tarneit, 2020–2027, Parish of Truganina, 2034, Parish of Deutgam, 2040, 2041 and 2042 (part), Parish of Cut-Paw-Paw as shown coloured red on plan LEGL./05–471 lodged at the Central Plan Office, and attached to Department of Sustainability and Environment correspondence file 2015004.
- (b) Parcel numbers 2–5 on SP21233, parcel numbers 21–27 on SP21236, parcel numbers 1 and 4 on SP21355, parcel numbers 14 and 15 on SP21356 and parcel numbers 2–4 on SP21268 in the Parishes of Tarneit, Truganina, Deutgam and Cut-Paw-Paw, and attached to Department of Sustainability and Environment correspondence file 2015004.

File No.: 2015004

The Official Seal of the Secretary to the Department of Sustainability and Environment, a body corporate established under the **Conservation, Forests and Lands Act 1987** was affixed on 5 December 2008 by
PETER HARRIS
Secretary

**Water Act 1989****WIMMERA CATCHMENT
MANAGEMENT AUTHORITY**

Pursuant to section 203 of the **Water Act 1989**, notice is hereby given that the Wimmera Catchment Management Authority intends to declare flood levels for Glenorchy, Halls Gap and Jeparit as shown on Plan 590048, 590098 and 590095, and vary existing flood levels for Horsham, Dimboola and Warracknabeal as shown on Plan 147382, 147179 and 147008 with new flood levels as shown on Plan 590024, 590047 and 590074. These flood levels will be used for planning and building purposes and are based on the Authority's best estimate of a flood event, which has a probability of occurrence of 1% in any one year. The proposed flood levels are based on the results of the Horsham (2002), Glenorchy (2006), Halls Gap (2008), Dimboola (2004), Jeparit (2008) and Warracknabeal (2007) Flood studies.

The flood level plans are available for inspection at the relevant council offices, which include: Horsham Rural City Council, Roberts Avenue, Horsham; Northern Grampians Shire Council, Main Street, Stawell; Hindmarsh Shire Council, 92 Nelson Street, Nhill; and Yarriambiack Shire Council, 34 Lyle Street, Warracknabeal; and Wimmera Catchment Management Authority offices, 26 Darlot Street, Horsham.

Prior to declaring flood levels for Horsham, Glenorchy, Halls Gap, Dimboola, Jeparit and Warracknabeal, any person may, within 6 weeks of the date of publication of this notice, make a submission regarding the proposed declaration. Written submissions should be marked 'Declaration Submission' and be addressed to the Chief Executive Officer, Wimmera CMA, 26 Darlot Street, Horsham. Interested persons may visit the Authority's website, www.wcma.vic.gov.au, for further information or contact Clare Wilson on (03) 5382 1544 prior to the closing date for submissions.

M. THOMPSON
Chief Executive Officer

Drugs, Poisons and Controlled Substances Act 1981**NOTICE REGARDING THE AMENDMENT, COMMENCEMENT AND
AVAILABILITY OF THE POISONS CODE**

I, Daniel Andrews, Minister for Health, give notice that the Poisons Code, prepared under sections 12 and 12E of the **Drugs, Poisons and Controlled Substances Act 1981** (the Act), will be amended.

The Act enables the Poisons Code to contain in the Poisons List (a) a list of Schedule 1 poisons, (b) a list of any of the substances in Schedule 1 of the Poisons List or Schedules 2 to 9 of the Commonwealth standard or the Appendices to the Commonwealth standard that are not for general sale by retail, and (c) a list of exemptions from Schedule 1 of the Poisons List or Schedules 2 to 9 of the Commonwealth standard.

The amendment is needed to the current Poisons Code, in Chapter 1 Part 2 of the Poisons Code. This is an amendment to the Poisons List, to add an entry for NICOTINE and LENALIDOMIDE in the Poisons List – List of substances that are not for general sale by retail:

New entries

NICOTINE for human use when it is included in Schedule 7.

THALIDOMIDE-LIKE SUBSTANCES, the following –
lenalidomide for human use.

The amendment will enable nicotine to be prohibited from retail sale for human use when it is a Schedule 7 poison, in line with regulation in other Australian States and Territories.

The amendment will ensure that lenalidomide, an analogue of thalidomide, can only be prescribed in Victoria by a medical practitioner holding a warrant issued by the Department of Human Services.

The date of effect for the inclusion of nicotine and lenalidomide in the List of substances that are not for general sale by retail is 1 January 2009.

The Poisons Code may be inspected free of charge during normal business hours at the offices or Library of the Department of Human Services situated at 50 Lonsdale Street, Melbourne 3000, or can be obtained directly from the Department of Human Services. Contact the Duty Officer on phone 1300 364 545. The Poisons Code is also published on the Department of Human Services website www.health.vic.gov.au/dpu

Dated 5 November 2008

HON DANIEL ANDREWS MP
Minister for Health

Melbourne Cricket Ground Act 1984

MELBOURNE CRICKET GROUND (OPERATION OF FLOODLIGHTS)
ORDER NO. 3/2008

I, James Merlino, Minister for Sport, Recreation and Youth Affairs, make the following Order:

1. **Title**
This Order may be cited as the Melbourne Cricket Ground (Operation of Floodlights) Order No. 3/2008.
2. **Objectives**
The objectives of the Order are to:
 - (a) specify the days and times during which the floodlights affixed to the floodlight towers at the Melbourne Cricket Ground (MCG) may be used; and
 - (b) specify the purpose for which the floodlights may be used on those days.
3. **Authorising provision**
This Order is made under section 3 of the **Melbourne Cricket Ground Act 1984**.
4. **Floodlights may be used on certain days at certain times and for certain purposes**
The floodlights affixed to the floodlight towers at the Melbourne Cricket Ground may be used between 7.30 pm and 11.00 pm on 24 December 2008 for the purpose of a Network Nine telecast of Carols by Candlelight.

Dated 9 December 2008

JAMES MERLINO MP
Minister for Sport, Recreation and Youth Affairs

Private Agents Act 1966NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES
UNDER THE PROVISIONS OF THE **PRIVATE AGENTS ACT 1966 – 7494**

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

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

- (a) lodge with me a notice in the prescribed form of his/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.

<i>Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee</i>	<i>Name of Firm or Corporation</i>	<i>Address for Registration</i>	<i>Type of Licence</i>
Brendon Patrick Nealon	Robert Stack & Associates	9 Indra Road, Blackburn South, Vic.	Commercial Agents Licence
Paul Anthony Whale	Shield Mercantile	Level 8, 167–169 Queen Street, Melbourne, Vic.	Commercial Agents Licence
Robert E. Stack	Robert Stack & Associates	9 Indra Road, Blackburn South, Vic.	Commercial Sub-Agents Licence
Matthew Mainieri	Ecollect.com.au	585 Little Collins Street, Melbourne, Vic.	Commercial Sub-Agents Licence

Dated at Melbourne 16 December 2008

DEBRA GALLUCCI
Registrar
Magistrates' Court of Victoria

Education and Training Reform Act 2006
FIXING OF FEES FOR 2009 ADMINISTERED BY
THE VICTORIAN REGISTRATION AND QUALIFICATIONS AUTHORITY
Ministerial Order 144

The Minister for Education and the Minister for Skills and Workforce Participation make the following Order:

Title

This Order may be cited as Ministerial Order No. 144.

Purpose

This Order specifies fees for 2009 set by the Minister for Education and Minister for Skills and Workforce Participation for some of the regulatory functions to be undertaken by the Victorian Registration and Qualifications Authority.

Authorising provision

This Order is made under provisions of the **Education and Training Reform Act 2006**:

Part 5.2.13 Minister's powers to fix fees –

- (1) The Minister, by Order, may fix any fees that are required, permitted or authorised to be fixed by the Minister under this Act.
- (2) The Minister's powers to fix fees may be exercised by fixing different fees for different classes of applications or investigations.
- (3) If the Minister fixes a fee by Order under this section, the Minister may in the Order authorise the payment of the fee by periodic instalment amounts.
- (4) Despite anything to the contrary in this Act, if the Minister authorises the payment of a fee by instalments in respect of an application or investigation, the Authority in considering the application or undertaking the investigation may take that action and may make any determination in respect of the application on payment of the first instalment of the fee.
- (5) The person required to pay the fee that is authorised to be paid by instalments must pay each instalment by the date that it is due to be paid.
- (6) Any instalment that is not paid by the due date for that instalment is a debt due to the Authority charging the fee.

Fees payable in 2009 relate to the following provisions of the **Education and Training Reform Act 2006**: Section 4.3.1(4), 4.3.10(3), 4.3.19(2)(a), 4.3.30(8), 4.3.33(6), 4.4.1(6), 4.5.1(4), 4.5.2(2), 4.5A.3(3) 4.5A.5(3).

Period of Effect

This Order takes effect from 1 January 2009 and expires on 31 December 2009.

Definitions

In this Order:

'AQF' means the framework known as the 'Australian Qualifications Framework' endorsed by the Ministerial Council on Education, Employment, Training and Youth Affairs to commence on 1 January 1995, as amended from time to time by that Ministerial Council;

'Authority' means the Victorian Registration and Qualifications Authority established under Chapter 4 of the **Education and Training Reform Act 2006**;

'higher education course' means a course leading to a higher education award;

'overseas student' means a person holding a visa under the **Migration Act 1958** of the Commonwealth which allows the person, whether expressly or otherwise, to study in Victoria;

'registered education and training organisation' means a person or body registered under Part 4.3 of the **Education and Training Reform Act 2006** to deliver an accredited course and or award, confer or issue a registered qualification;

- ‘registered qualification’** means a qualification that is registered on the State Register;
- ‘registered school’** means a school that is registered under Part 4.3 of the **Education and Training Reform Act 2006**;
- ‘Registered Training Organisation’** means a training organisation registered on the State Register and National Register;
- ‘self accrediting higher education institute’** means a higher education institute delegated by the Authority to self accredit courses and or conduct;
- ‘senior secondary qualification course’** means an accredited course leading to a senior secondary qualification;
- ‘senior secondary qualification’** means qualifications described under the senior secondary certificate of education in the AQF;
- ‘scope’** means the course or courses for which a registered education and training provider is registered by the Authority to deliver and or award, confer or issue a registered qualification;
- ‘State Register’** means the State Register maintained under Part 4.6 of the **Education and Training Reform Act 2006**;
- ‘Training Package’** means a set of nationally endorsed standards and qualifications used to recognise and assess people’s skills in a specific industry, industry sector or enterprise;
- ‘vocational education and training’** means –
- (a) the education and training and qualifications and statements of attainment under the vocational education and training provisions under the Australian Qualifications Training Framework; and
 - (b) that part of education and training which is directed towards the development of skills and knowledge in relation to work when it is provided by an adult education institution or a community based organisation which is not a TAFE institute, a commercial provider or industry provider.

Victorian Registration and Qualifications Authority Fees for 2009

The following table sets out the provisions within the **Education and Training Reform Act 2006** that are covered by this Order and the associated fees to be collected by the Victorian Registration and Qualifications Authority for 2009. Fees are to be paid to the Victorian Registration and Qualifications Authority where they will be deposited into the Victorian Registration and Qualifications Authority Fund.

Schools		
	Registration of a school	
S4.3.1(4)	application fee to register a school	\$1,600
Education and Training Organisations		
	Registration to provide a senior secondary qualification	
S4.3.10(3)	application fee where the application is from a registered school	\$800
	application fee for all other persons or bodies	\$1,600
	Registration to provide a senior secondary qualification course	
S4.3.10(3)	application fee	\$400
	Registration to award, confer or issue a senior secondary qualification	
S4.3.10(3)	application fee	\$1,000
	plus assessment fee	\$4,000

S4.3.10(3)	<p>Registration to provide and or award, confer or issue a registered qualification in a vocational education and training course, subject, unit of competency or module; and or a further education course</p> <p>application fee \$400 plus assessment fee \$125 per hour to a maximum of \$1,600 plus annual instalment for each year of registration in the case of:</p> <p>a) a school or an ACFE Board Registered Adult Community Education Organisation or an Adult Education Institution (CAE and AMES) \$532 or b) all other registered education and training organisations \$1064</p>	
S4.3.19(2)(a)	<p>Application from a Registered Training Organisation to amend its registered details</p> <p>application fee \$100 plus assessment fee to:</p> <p>a) amend scope where the course is within a training package for which the registered training organisation is registered \$500 or b) amend scope where the course is not within a training package for which the registered training organisation is registered \$750 plus to amend registered details, including scope, for which the Authority requires an assessment of the place of delivery \$500</p>	
	Universities and Higher Education Institutes	
S4.3.30(8)	<p>Approval to operate as a university for applications for initial and renewal of registration under protocol D of the National Protocols for Higher Education</p> <p>application fee \$10,000 plus assessment fee \$40,000 plus in the case of approval to conduct a non AQF course \$2,000 per course</p>	
S4.3.33(6)	<p>Authorisation to conduct higher education courses</p> <p>application fee plus \$1,500 a) assessment from a higher education institute registered in another State applying under mutual recognition; or \$2,000 b) assessment fee for all other applicants \$6,500 plus annual instalment for each year of registration of \$2,000 plus in the case of approval to conduct a non AQF course \$2,000 per course application fee to assess major changes, as defined by the National Protocols for Higher Education, for authorisation to conduct a higher education course where:</p> <p>a) no site assessment by the Authority is undertaken \$2,000 or b) a site assessment by the Authority is undertaken \$3,000</p>	

Course Accreditation and Qualifications

S4.4.1(6)	Accreditation of a course or part of a course or qualification excluding a higher education course or qualification		
	application fee		\$200
	or in the case of a course registered as accredited to determine whether it should continue to be registered as accredited where there are no changes to the course		\$100
	plus in the case where an accreditation panel is managed by the Authority		\$1,064
S4.4.1(6)	Accreditation of a higher education course or qualification		
	application fee		\$2,000
			Plus for an additional course in the same field of study
	plus assessment fee for – Diploma	\$3,990	\$975
	Advanced Diploma	\$3,990	\$975
	Associate Degree	\$3,990	\$975
	Bachelor	\$5,000	\$1,250
	Masters	\$6,250	\$1,560
	Graduate/Post Graduate Diploma	\$3,900	\$975
	Graduate/Post Graduate Certificate	\$3,900	\$975
	Doctoral	\$6,250	\$1,560
S4.4.1(6)	Assessment fee to amend registered details of a higher education course		\$2,000
	– to assess proposed major changes, as defined in the national protocols, affecting course accreditation.		

Overseas Students

4.5.1(4) & 4.5.2(2)	Approval to provide courses for overseas students		
	a) in the case of a registered school		\$800
	b) in the case of a registered education and training organisation for a course the curriculum of which relates only to the learning of the English language and which requires at least 25 hours face to face teacher contact each week for the duration of the course:		
	application fee	\$125 per hour to a maximum of \$1600 or National ELT Accreditation Scheme (NEAS) approval	
	plus annual instalment for each year of registration		\$532
	c) in the case of a registered education and training organisation for any other course or any other course and or course in category (b) above;		
	application fee	\$125 per hour to a maximum of \$1,200	
	plus annual instalment for each year of registration of		\$1,064 per annum
	d) in the case of a Higher Education Institute		
	application fee		\$1,000
	plus assessment fee		\$4,000
	plus annual instalment for each year of registration		\$2,000
	e) in the case of a self-accrediting university or a self-accrediting higher education institute for each batch of up to 5 courses		\$50

S4.5.1(4)	Assessment fee to amend the registration	
	in the case of a registered school to increase capacity, amend, add or relocate a campus and or add a course	\$800
	in the case of registered education and training organisation to increase capacity and or to establish a new delivery site and or relocate a delivery site and or add to scope	\$1,200
	in the case of a higher education institute to increase capacity and or add a course where:	
	a) no site assessment by the Authority is undertaken or	\$2,000
	b) a site assessment by the Authority is undertaken	\$3,000

Overseas Secondary Student Exchange Organisations

4.5A.3(3)	Approval of an overseas secondary student exchange organisation and	
4.5A.5(3)	renewal of approval of an overseas secondary student exchange organisation	
	application fee	\$400
	plus assessment fee	\$1,600
	plus annual instalment for each year of registration for	
	a) 1–15 students; or	\$200
	b) 16–50 students; or	\$400
	c) 51 or more students	\$800

Dated 4 December 2008

HON BRONWYN PIKE, MP
Minister for Education

Dated 2 December 2008

HON JACINTA ALLAN, MP
Minister for Skills and Workforce Participation

Education and Training Reform Act 2006

EDUCATION AND TRAINING
REFORM REGULATIONS 2007

Notice of Closing Date for Application for Registration of a School intending to
Commence Operation in 2010

Regulation 55(1)(b) of the Education and Training Reform Regulations 2007 requires the Victorian Registration and Qualifications Authority to publish a notice in the Government Gazette of any closing date later than 31 March for applications to register a school in the year preceding the year in which the school intends to commence operation.

The Authority has determined that an application, under section 4.3.1(4) of the **Education and Training Reform Act 2006**, for registration of a school intending to commence operations in 2010, must be made no later than 31 August 2009.

The Authority has provided for three closing dates for lodgement of applications during the year. These dates are 31 March 2009, 30 June 2009 and 31 August 2009.

Dated 12 December 2008

LYNN GLOVER
Director
Victorian Registration and
Qualifications Authority

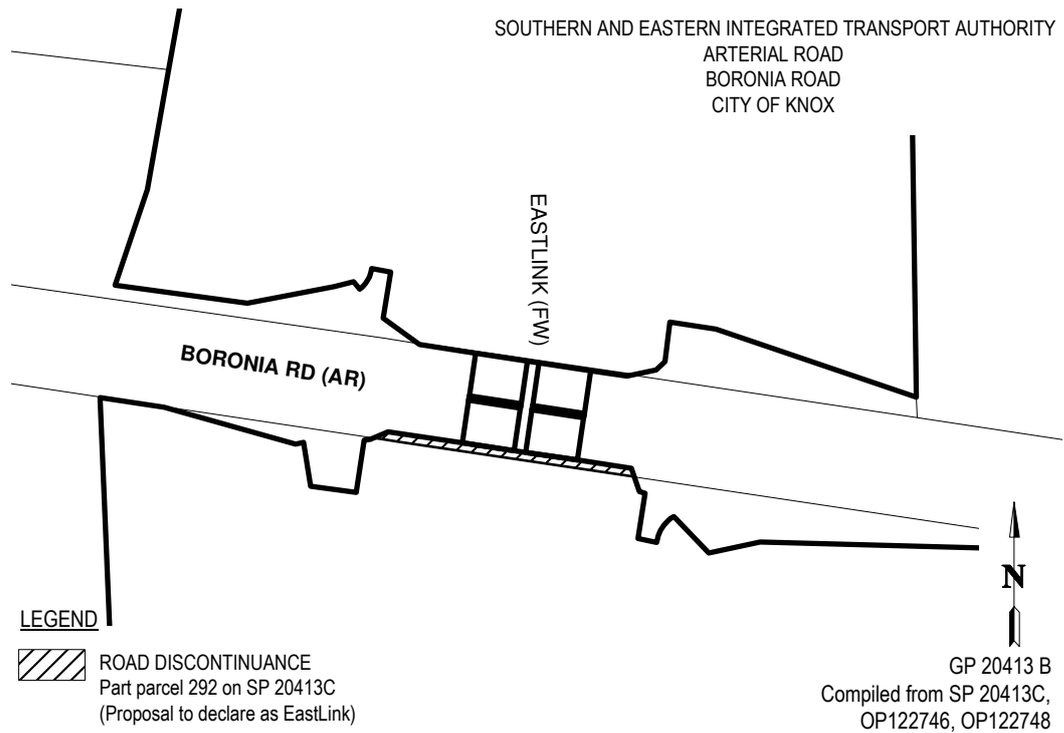
EastLink Project Act 2004

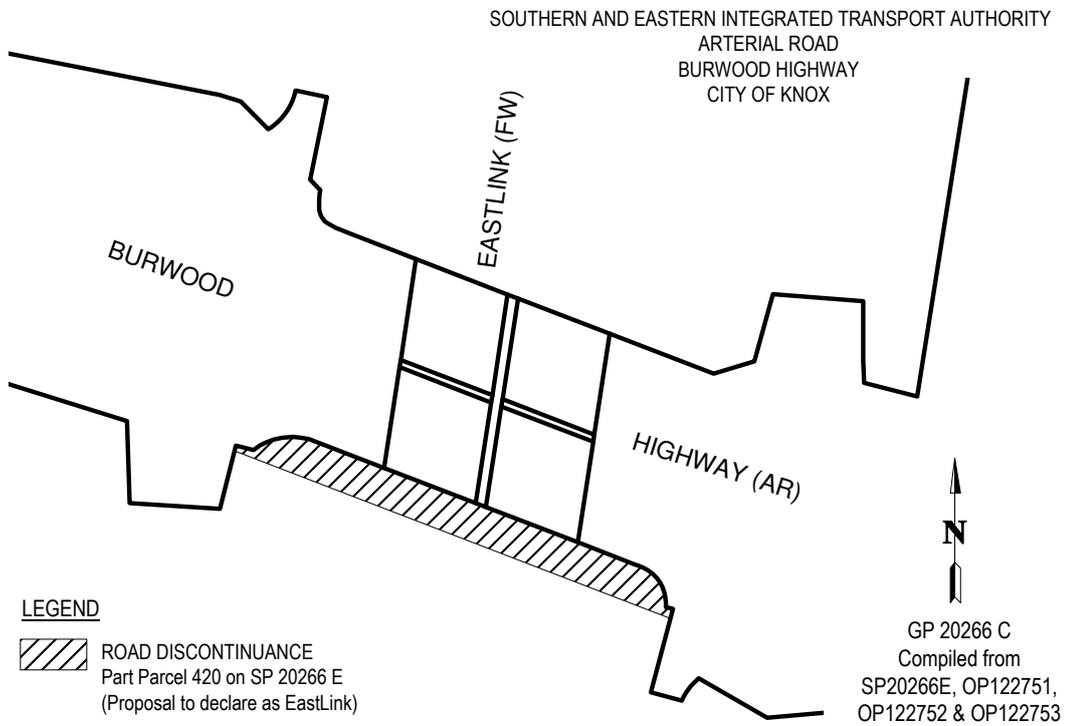
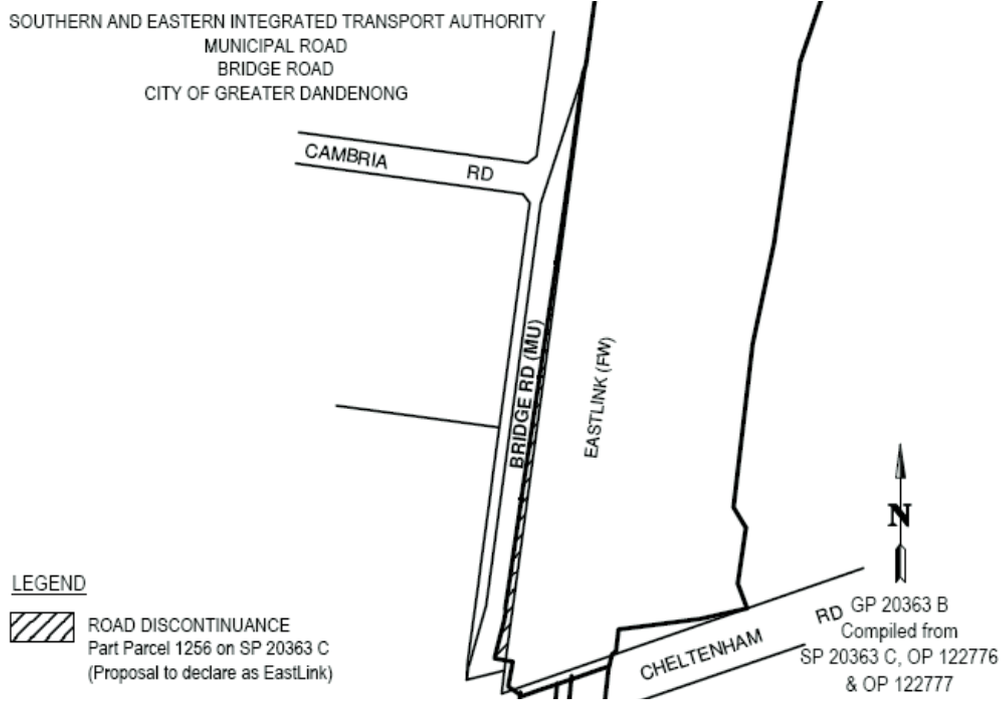
NOTICE OF DECISION TO DISCONTINUE ROADS

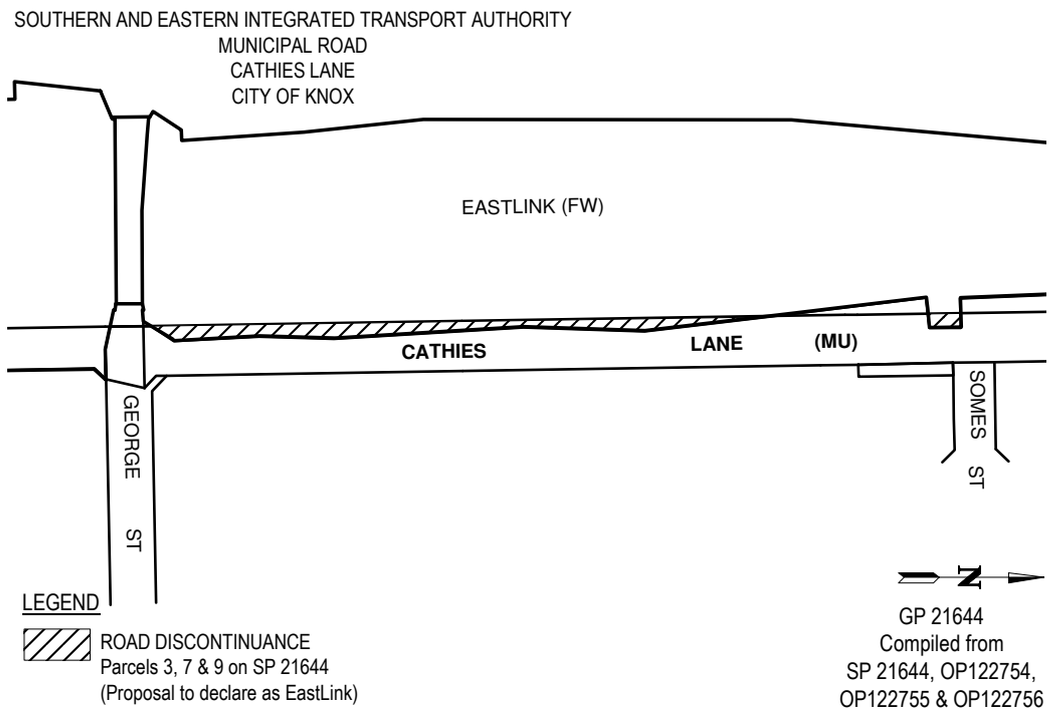
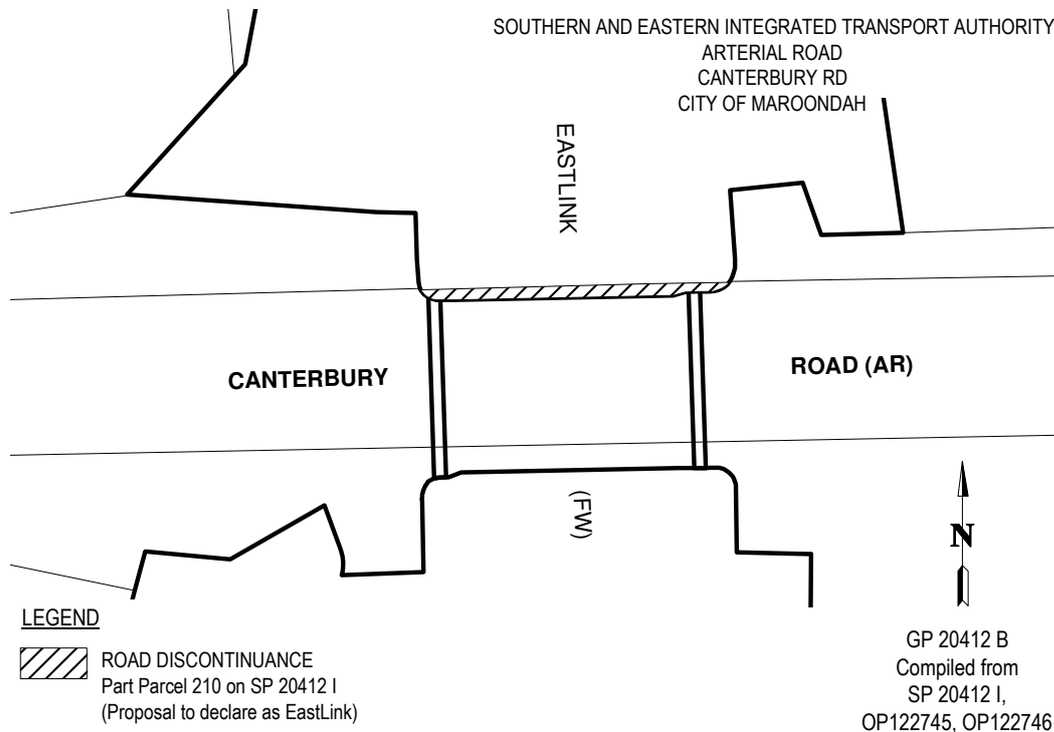
Pursuant to section 133 of the **EastLink Project Act 2004** (the Act), the Southern and Eastern Integrated Transport Authority (SEITA) made a decision, on 11 December 2008, that part of the roads identified on the plans numbered GP 20413B, GP 20363B, GP 20266C, GP 20412B, GP 21644, GP 20363C, GP 17933A, GP 20273C, GP 21719, GP 17976E, GP 20278C, GP 20436B, GP 20272D, GP 20821A, GP 20389D, GP 20266B, GP 20438B, GP 20354B and GP 20255E below are to be discontinued as described in the legends in each of the said plans.

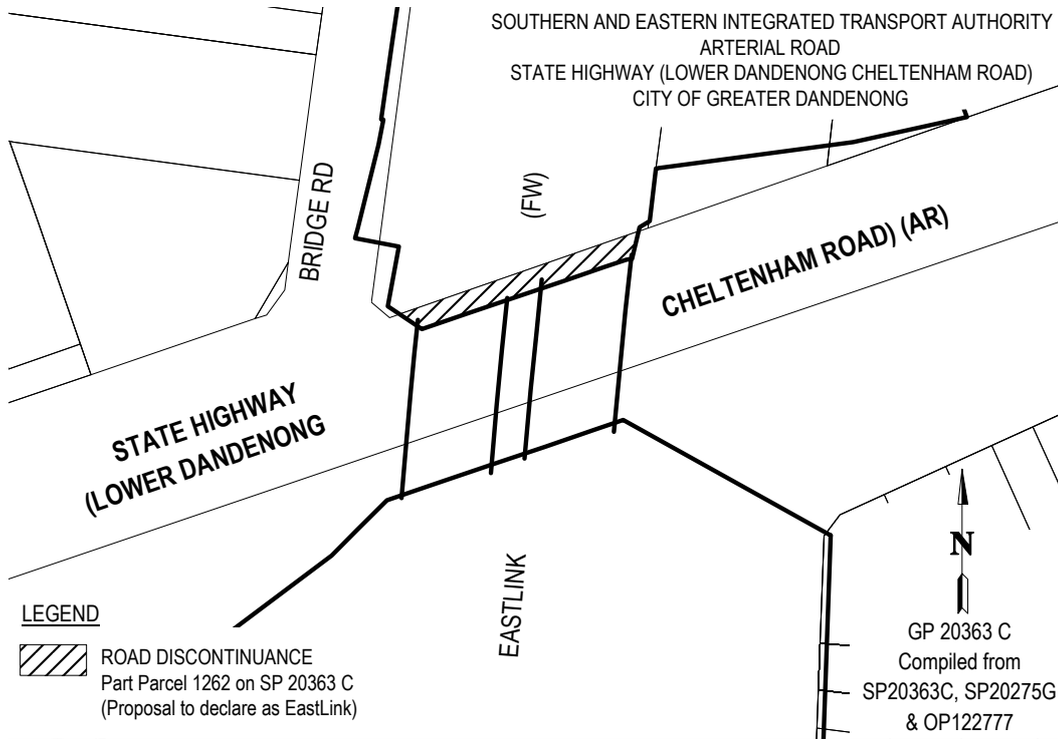
The decision provided for the land the subject of that decision to be reserved for the purposes of the EastLink Project (being the Project as that term is defined in the Act).

Pursuant to section 137 of the Act, upon publication of this notice the decision to discontinue that part of the roads identified on the plans numbered GP 20413B, GP 20363B, GP 20266C, GP 20412B, GP 21644, GP 20363C, GP 17933A, GP 20273C, GP 21719, GP 17976E, GP 20278C, GP 20436B, GP 20272D, GP 20821A, GP 20389D, GP 20266B, GP 20438B, GP 20354B and GP 20255E below will take effect and the land will be deemed to be temporarily reserved under section 4(1) of the **Crown Land (Reserves) Act 1978** for public purposes, being, in particular, the purposes of the Project.

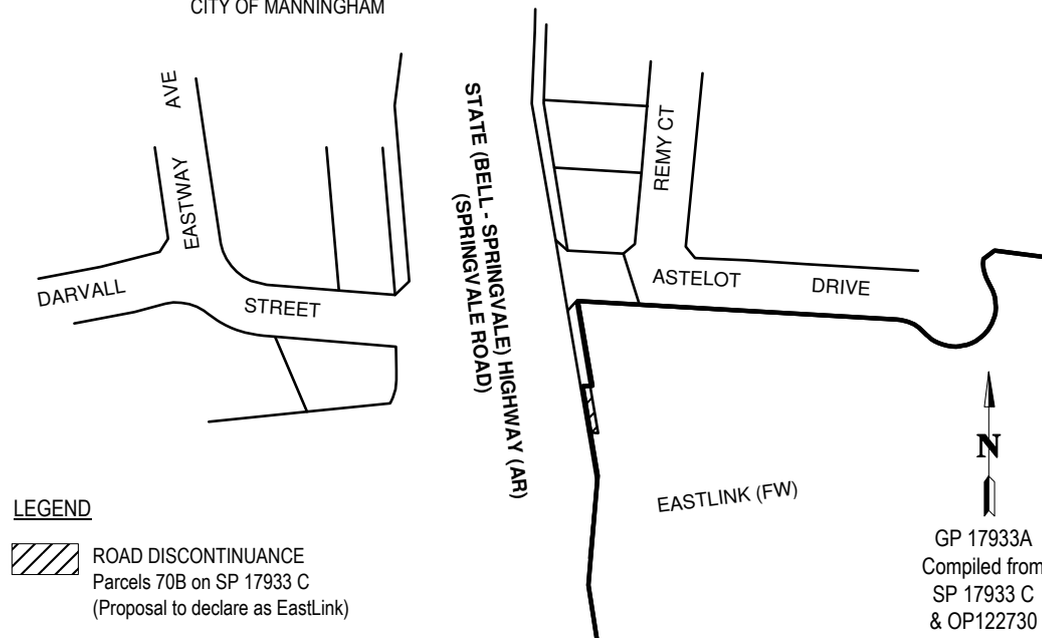


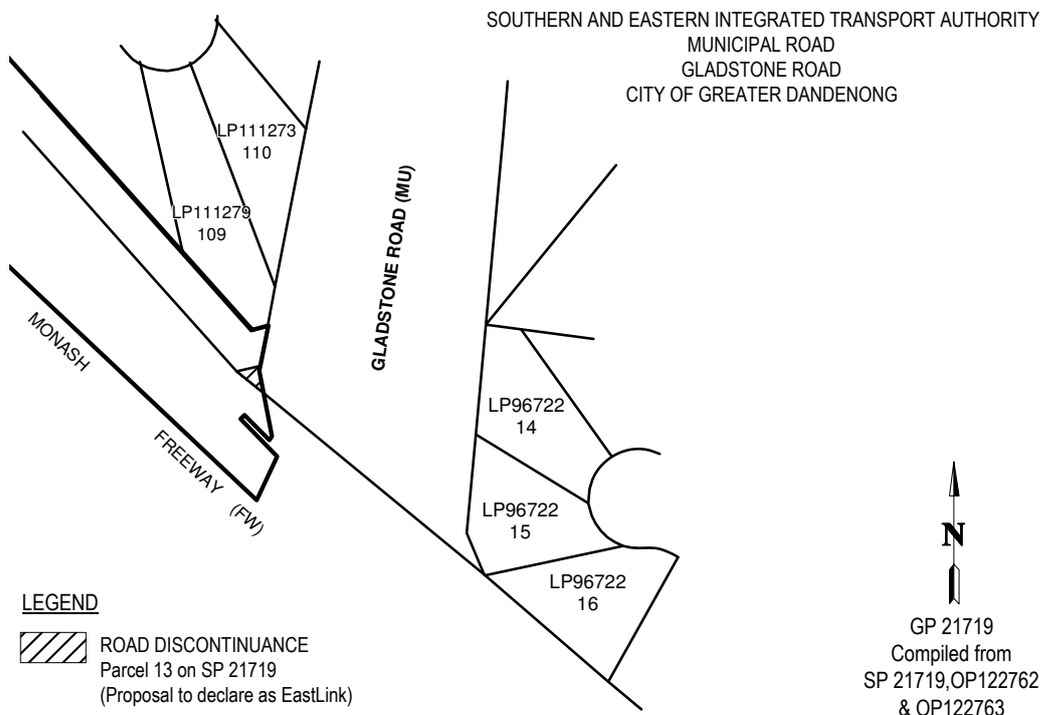
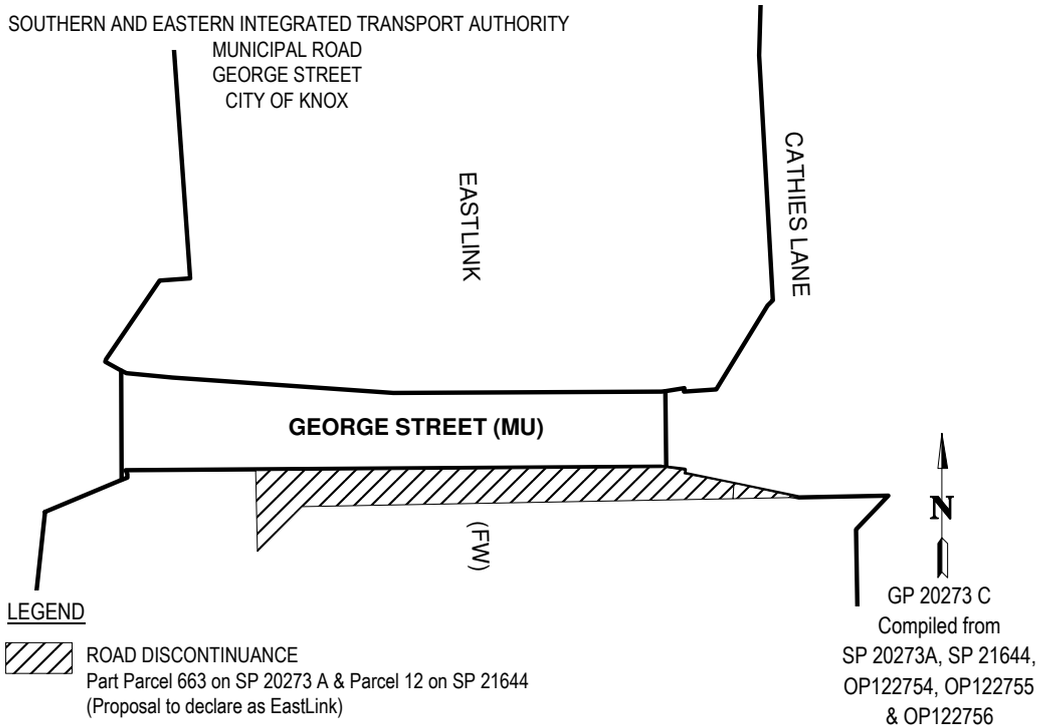


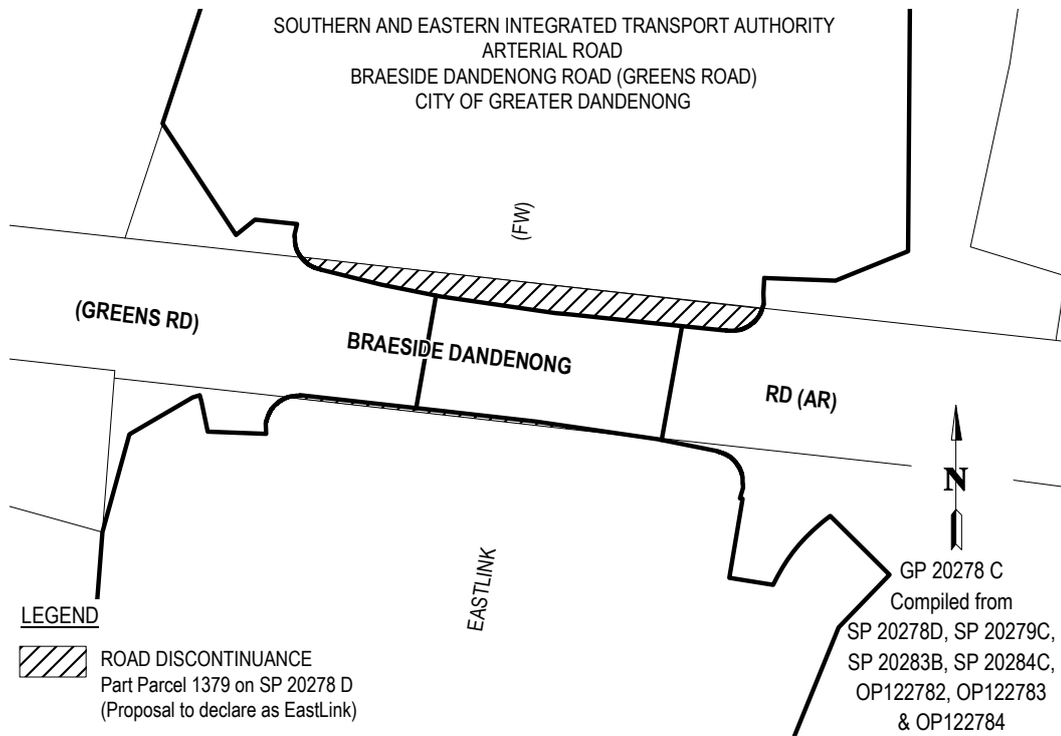
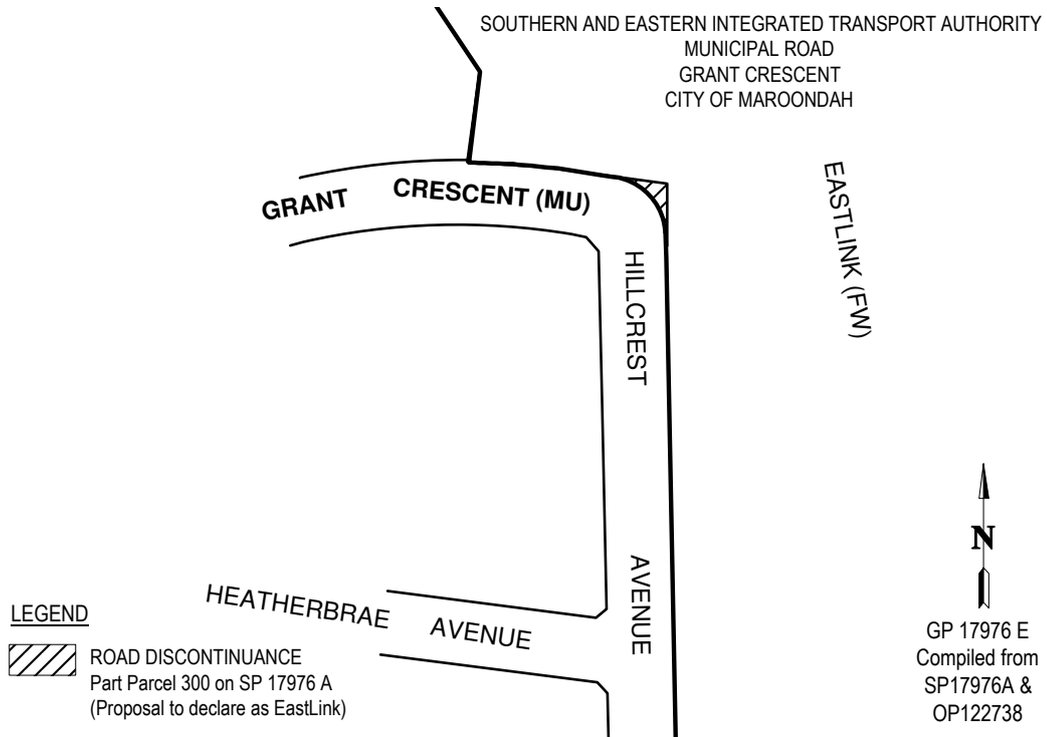


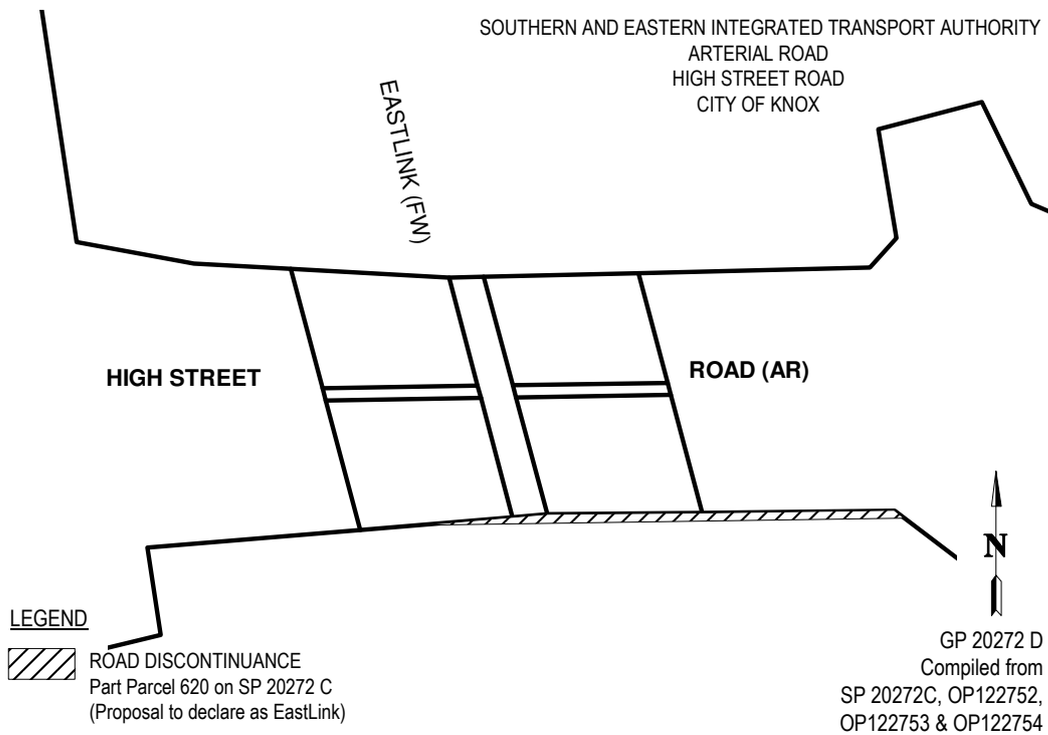
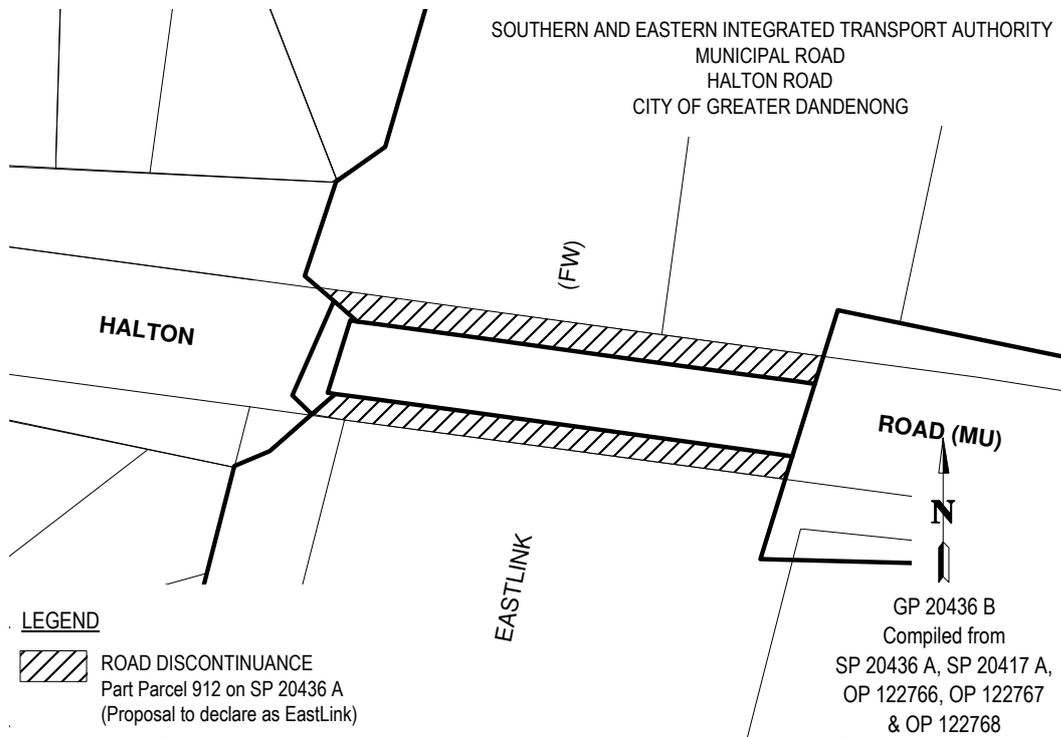


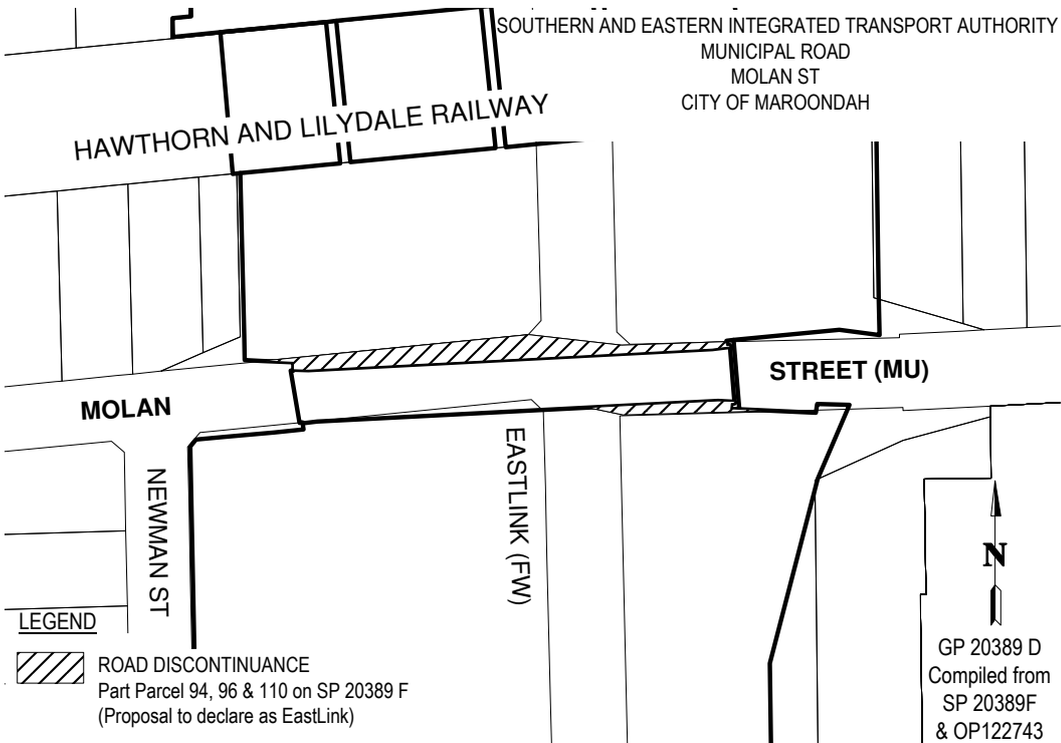
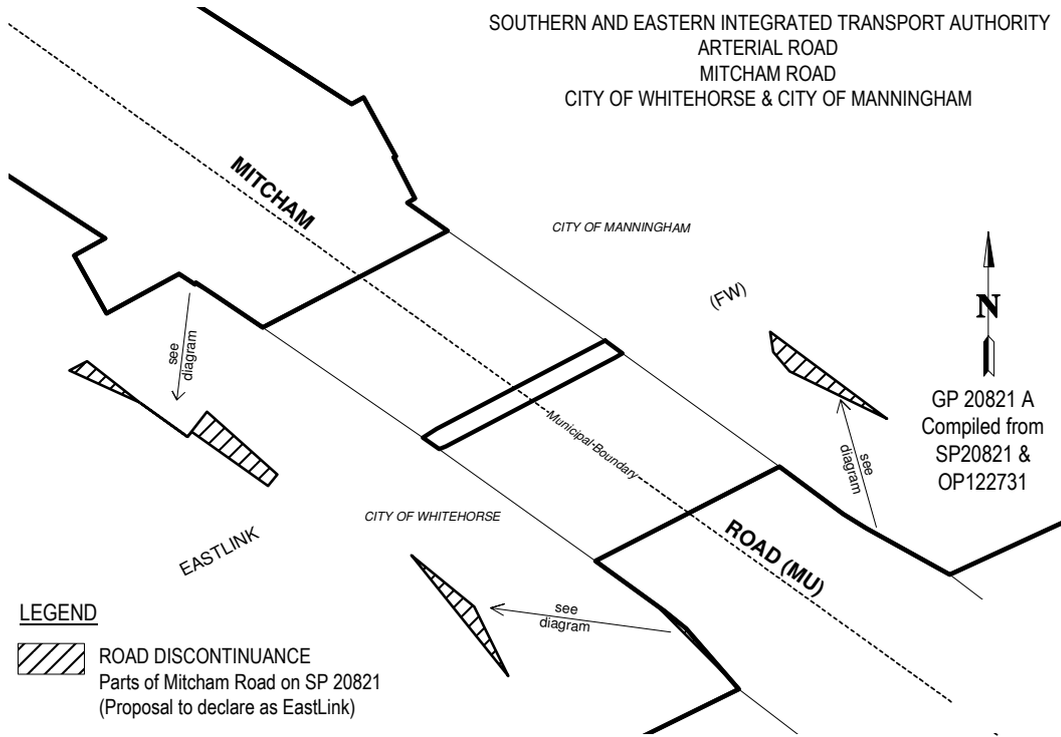
SOUTHERN AND EASTERN INTEGRATED TRANSPORT AUTHORITY
FREEWAY
EASTLINK
CITY OF MANNINGHAM



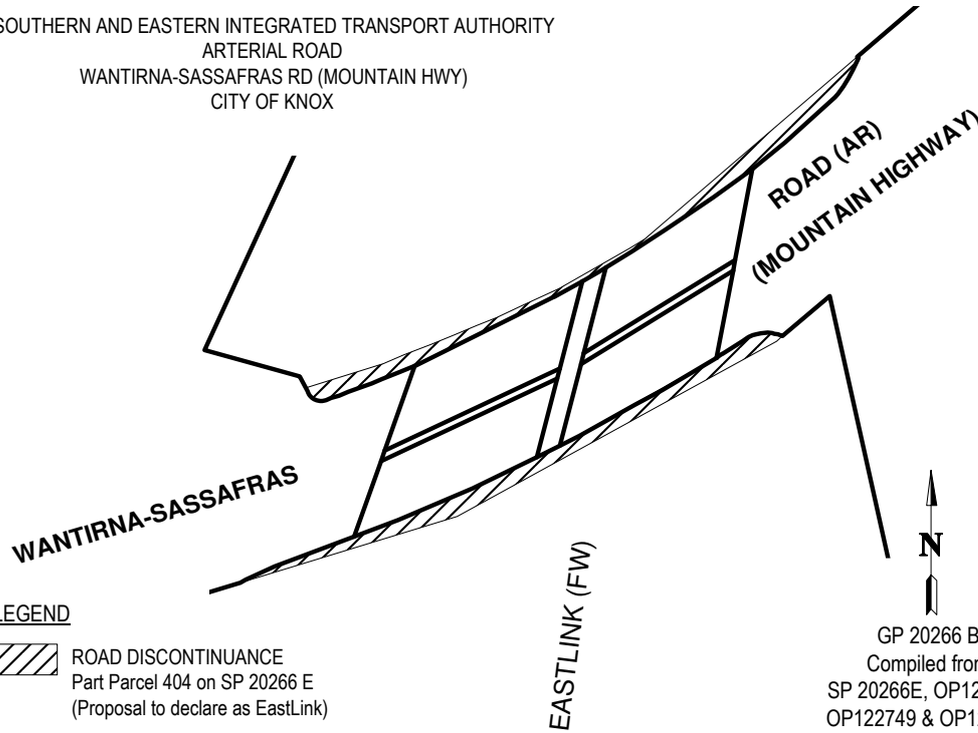








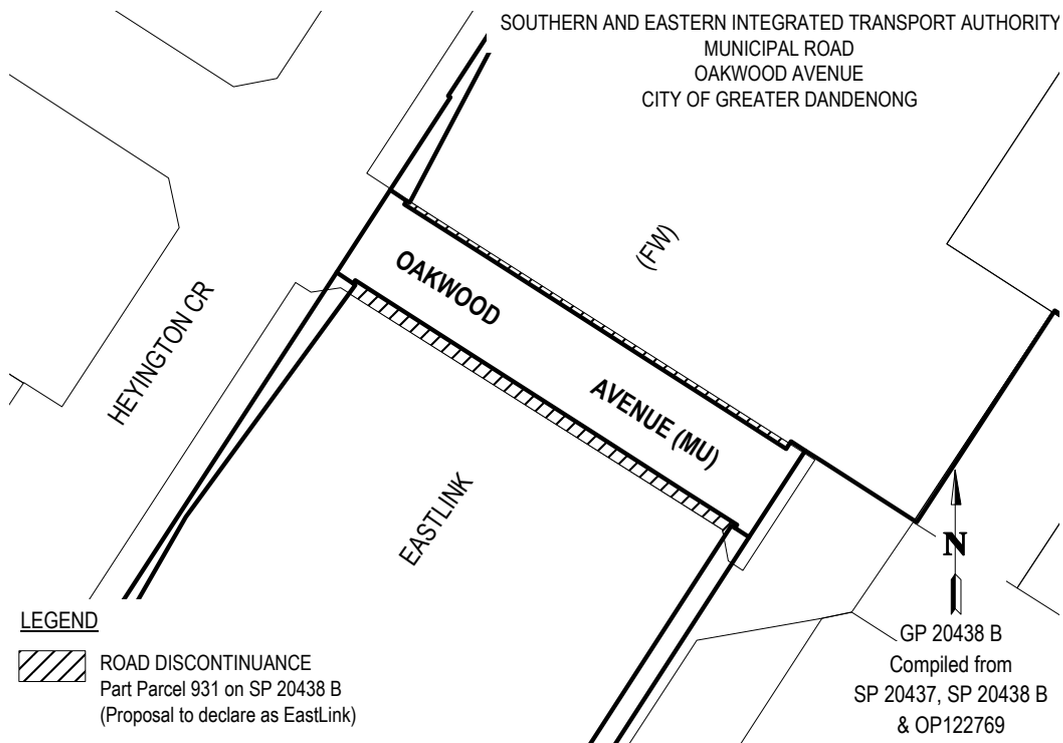
SOUTHERN AND EASTERN INTEGRATED TRANSPORT AUTHORITY
ARTERIAL ROAD
WANTIRNA-SASSAFRAS RD (MOUNTAIN HWY)
CITY OF KNOX



LEGEND

 ROAD DISCONTINUANCE
Part Parcel 404 on SP 20266 E
(Proposal to declare as EastLink)

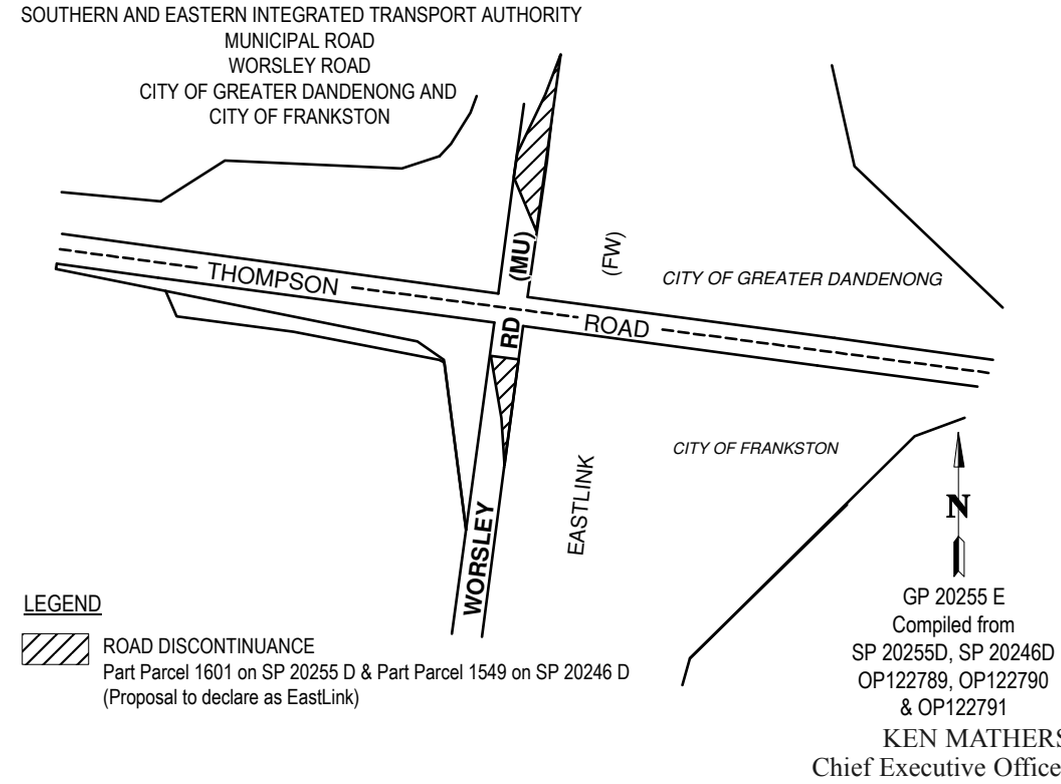
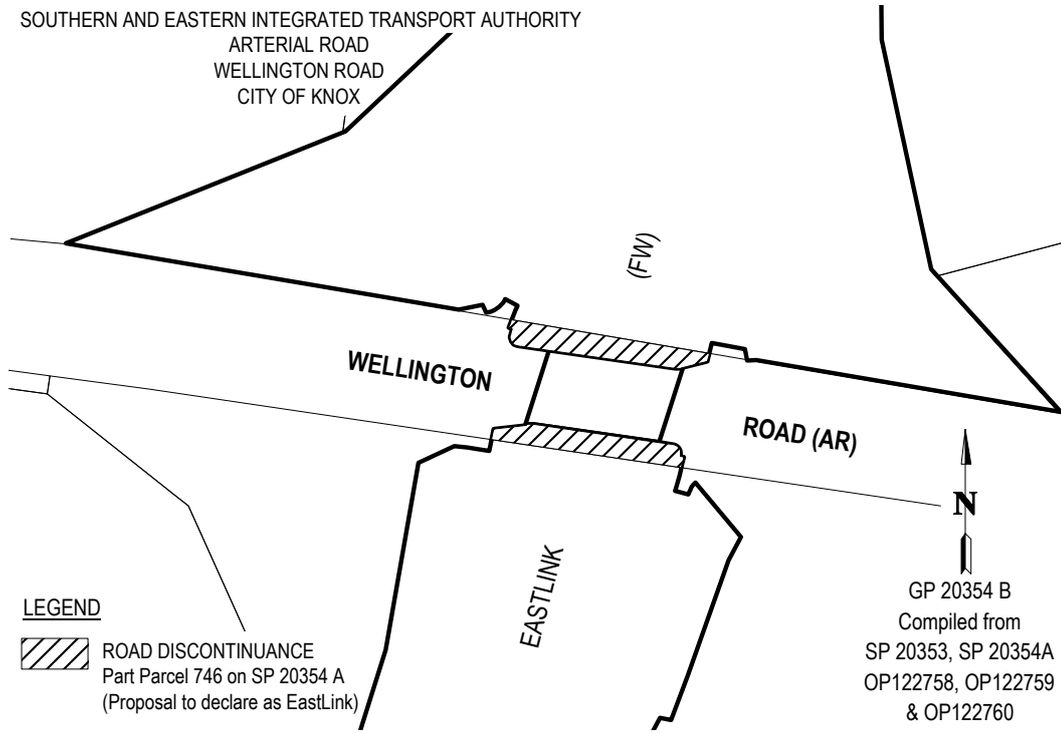
GP 20266 B
Compiled from
SP 20266E, OP122748,
OP122749 & OP122750



LEGEND

 ROAD DISCONTINUANCE
Part Parcel 931 on SP 20438 B
(Proposal to declare as EastLink)

GP 20438 B
Compiled from
SP 20437, SP 20438 B
& OP122769



Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ('the Act'), City Link Extension Pty Limited, ABN 40 082 058 615 (the relevant corporation in relation to the Extension road), hereby fixes tolls which are payable in respect of the use of vehicles on the toll zone on the Extension road where those vehicles are the subject of a CityLink Pass for that use.

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

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than a Motor Cycle, a Light Commercial Vehicle, a Heavy Commercial Vehicle or a Taxi even if such a Motor Vehicle is towing a trailer or caravan;

CityLink is CityLink Melbourne Limited, ABN 65 070 810 678, the relevant corporation for the purposes of section 73C of the Act;

CityLink Pass is a 24 Hour Pass or a Weekend Pass;

Full Link road is the road included within both the Link road and the Extension road;

Heavy Commercial Vehicle or **HCV** is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Motor Cycle is a two wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheelchair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Extension Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

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

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

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes;

24 Hour Pass is an agreement with CityLink to register a vehicle (other than a Taxi) under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed 24 hour period commencing at the time of the first Trip by the vehicle on a specified day;

vehicle has the same meaning as in the Act; and

Weekend Pass is an agreement with CityLink to register a Car or Light Commercial Vehicle under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed period commencing at 12.00 pm on the Friday immediately before a specified Saturday and ending at midnight on the Sunday immediately following that specified Saturday. The fact that CityLink also registers that Car or Light Commercial Vehicle for an additional period at no extra charge does not prevent the agreement from being a Weekend Pass.

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on the toll zone on the Extension road where the vehicle is the subject of a 24 Hour Pass for that use.

Table One			
24 Hour Pass	Toll		
	Car	LCV	HCV
	\$12.00	\$19.25	\$22.85

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table Two are payable in respect of the use of vehicles on the toll zone on the Extension road where the vehicle is the subject of a Weekend Pass for that use.

Table Two		
Weekend Pass	Toll	
	Car	LCV
	\$12.00	\$19.25

For the avoidance of doubt, this Notice does not set Charge Tolls or Day Tolls for the purpose of Schedule 1 (the Toll Calculation Schedule) of the Extension Agreement or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

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

the NOTICE UNDER SECTION 71(1) dated 12 September 2008 and published in the Victoria Government Gazette No. G 38 (pages 2194 to 2196), dated 18 September 2008 ('the Last Notice').

This Notice takes effect on 1 January 2009 and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

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

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

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 12 December 2008

The common seal of
CITY LINK EXTENSION PTY LIMITED
is fixed to this document by:

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

B. J. BOURKE
Director
City Link Extension Pty Limited
(ABN 40 082 058 615)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ('the Act'), CityLink Melbourne Limited, ABN 65 070 810 678, the relevant corporation in relation to the Link road, hereby fixes tolls which are payable in respect of the use of vehicles, as set out herein, on toll zones on the Link road.

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

Boulton Parade includes the off-ramp connecting the rest of the Link road to Boulton Parade;

Burnley Tunnel means the eastbound tunnel between Sturt Street and Burnley Street;

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than:

- (a) a Motor Cycle;
- (b) a Light Commercial Vehicle;
- (c) a Heavy Commercial Vehicle; or
- (d) a Taxi;

even if such a Motor Vehicle is towing a trailer or caravan;

Domain Tunnel means the westbound tunnel between Punt Road and Sturt Street;

Full Link road is the road included within both the Link road and the Extension road;

Full Link Taxi Trip is a Trip by a Taxi on:

- (a) one or more of the toll zones described in this Notice as toll zones 1, 2 and 3; and
- (b) one or more of the toll zones described in this Notice as toll zones 4, 5, 6, 7, 8, 9, 10 and 11;

Half Link Taxi Trip is a Trip by a Taxi on:

- (a) one or more of the toll zones described in this Notice as toll zones 1, 2 and 3; or
- (b) one or more of the toll zones described in this Notice as toll zones 4, 5, 6, 7, 8, 9, 10 and 11,

and no other toll zone;

Heavy Commercial Vehicle or **HCV** is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Motor Cycle is a two wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheelchair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Swan Street Intersection means the intersection between Swan Street and Batman Avenue;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

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

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

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes; and

vehicle has the same meaning as in the Act.

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on toll zones on the Link road, where those vehicles are a Car, a LCV or a HCV:

Table One				
Toll Zone		Toll		
		Car	LCV	HCV
1.	That part of the Link road between Moreland Road and Brunswick Road.	\$1.67	\$2.68	\$3.18
2.	That part of the Link road between Racecourse Road and Dynon Road.	\$1.67	\$2.68	\$3.18
3.	That part of the Link road between Footscray Road and the West Gate Freeway.	\$2.09	\$3.35	\$3.98
4.	That part of the Link road being the Domain Tunnel and that part of the Link road leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of the Link road – <ul style="list-style-type: none"> (a) being the eastbound carriageways of the Link road; (b) between Punt Road and the exit to Boulton Parade; and (c) comprising Boulton Parade. 	\$2.09	\$3.35	\$3.98
5.	That part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$3.77	\$6.02	\$7.16
6.	That part of the Link road being the eastbound carriageways between Punt Road and Burnley Street other than that part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$1.67	\$2.68	\$3.18

<p>7. That part of the Link road between Burnley Street and Punt Road and including that part of the Link road –</p> <p>(a) between Punt Road and the exit to Boulton Parade, other than the eastbound carriageways; and</p> <p>(b) comprising Boulton Parade, other than:</p> <p>(i) the eastbound carriageways between Burnley Street and Punt Road; and</p> <p>(ii) that part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.</p>	\$1.67	\$2.68	\$3.18
<p>8. That part of the Link road being the eastbound carriageways between Burnley Street and Glenferrie Road.</p>	\$1.67	\$2.68	\$3.18
<p>9. That part of the Link road between Glenferrie Road and Burnley Street, other than the eastbound carriageways.</p>	\$1.67	\$2.68	\$3.18
<p>10. That part of the Link road being the eastbound carriageways between Swan Street Intersection and Punt Road, other than –</p> <p>(a) that part of the Link road being the Burnley Tunnel; and</p> <p>(b) that part of the Link road comprising Boulton Parade.</p>	\$1.05	\$1.67	\$1.99
<p>11. That part of the Link road between Punt Road and Swan Street Intersection, other than –</p> <p>(a) the eastbound carriageways;</p> <p>(b) that part of the Link road being the Burnley Tunnel;</p> <p>(c) that part of the Link road:</p> <p>(1) between Punt Road and the exit to Boulton Parade; and</p> <p>(2) comprising Boulton Parade; and</p> <p>(d) that part of the Link road being the Domain Tunnel and that part of the Link road leading into that Tunnel between the eastern portal of that Tunnel and Punt Road.</p>	\$1.05	\$1.67	\$1.99

For the avoidance of doubt, a reference in this Notice to the specification of a toll zone by reference to Burnley Street refers to that point on the Link road where Burnley Street would cross the Link road if Burnley Street continued in a straight southerly direction from its southernmost extremity. For the avoidance of doubt, a reference in this Notice to ‘eastbound’ means in a general easterly direction from the eastern end of the West Gate Freeway towards Glenferrie Road.

Notwithstanding anything to the contrary in Table One, under section 71(1)(b) of the Act and in accordance with the Agreement, the maximum tolls payable in respect of the use of a vehicle on a toll zone on the Link road where that vehicle is a Car, a LCV or a HCV for a Trip are as listed in Table Two:

Table Two			
Trip Cap	Toll		
	Car	LCV	HCV
1. Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 6 am and 8 pm on the same day.	\$6.28	\$8.37	\$8.37
2. Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 8 pm on the one day and 6 am on the next.	\$6.28	\$6.28	\$6.28

Under Section 71(1)(b) of the Act, and in accordance with the Agreement, the tolls listed in Table Three are payable in respect of the use of vehicles on toll zones on the Link road where those vehicles are Taxis:

Table Three	
Taxis	Toll
Each Half Link Taxi Trip	\$3.80
Each Full Link Taxi Trip	\$5.80

For the avoidance of doubt, this Notice does not set Charge Tolls, Maximum Charge Tolls or Taxi Tolls for the purposes of Schedule 3 (the Toll Calculation Schedule) of the Agreement, or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

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

the NOTICE UNDER SECTION 71(1) dated 12 September 2008 and published in the Victoria Government Gazette No. G 38 (pages 2185 to 2189), dated 18 September 2008 ('the Last Notice').

This notice takes effect on 1 January 2009 and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

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

- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

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

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 12 December 2008

The common seal of
CITYLINK MELBOURNE LIMITED
is fixed to this document by:

E. M. MILDWATER
Company Secretary
CityLink Melbourne Limited
(ABN 65 070 810 678)

B. J. BOURKE
Director
CityLink Melbourne Limited
(ABN 65 070 810 678)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ('the Act'), City Link Extension Pty Limited, ABN 40 082 058 615, the relevant corporation in relation to the Extension road, hereby fixes tolls which are payable in respect of the use of vehicles, as set out herein, on the toll zone on the Extension road.

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

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than:

- (a) a Motor Cycle;
- (b) a Light Commercial Vehicle;
- (c) a Heavy Commercial Vehicle; or
- (d) a Taxi;

even if such a Motor Vehicle is towing a trailer or caravan;

Heavy Commercial Vehicle or **HCV** is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Motor Cycle is a two wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheelchair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Extension Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes; and

vehicle has the same meaning as in the Act.

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on the toll zone on the Extension road, where those vehicles are a Car, a LCV or a HCV:

Toll Zone	Toll		
	Car	LCV	HCV
12. The Extension road	\$1.05	\$1.67	\$1.99

For the avoidance of doubt, this Notice does not set Charge Tolls for the purposes of Schedule 1 (the Toll Calculation Schedule) of the Extension Agreement, or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

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

the NOTICE UNDER SECTION 71(1) dated 12 September 2008 and published in the Victoria Government Gazette No. G 38 (pages 2189 to 2191), dated 18 September 2008 ('the Last Notice').

This Notice takes effect on 1 January 2009, and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

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

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

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 12 December 2008

The common seal of
CITY LINK EXTENSION PTY LIMITED
is fixed to this document by:

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

B. J. BOURKE
Director
City Link Extension Pty Limited
(ABN 40 082 058 615)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ('the Act'), CityLink Melbourne Limited, ABN 65 070 810 678, the relevant corporation in relation to the Link road ('CityLink Melbourne'), hereby fixes tolls which are payable in respect of the use of vehicles on toll zones on the Link road where those vehicles are the subject of a CityLink Pass for that use.

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

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than a Motor Cycle, a Light Commercial Vehicle, a Heavy Commercial Vehicle or a Taxi even if such a Motor Vehicle is towing a trailer or caravan;

CityLink Pass is a 24 Hour Pass, a Tulla Pass or a Weekend Pass;

Full Link road is the road included within both the Link road and the Extension road;

Heavy Commercial Vehicle or **HCV** is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Motor Cycle is a two wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheelchair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

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

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

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes;

Tulla Pass is an agreement with CityLink Melbourne for CityLink Melbourne to register a Car or Light Commercial Vehicle under Part 4 of the Act for use only on that part of the Link road being the Tullamarine Freeway Upgrade, between Bulla Road and Flemington Road including the toll zone between Moreland Road and Brunswick Road, for a fixed 24 hour period commencing at the time of the first Tulla Trip by that Car or Light Commercial Vehicle on a specified day;

Tulla Trip is the passage of a Car or Light Commercial Vehicle on that part of the Link road being the toll zone between Moreland Road and Brunswick Road;

24 Hour Pass is an agreement with CityLink Melbourne to register a vehicle (other than a Taxi) under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed 24 hour period commencing at the time of the first Trip by the vehicle on a specified day;

vehicle has the same meaning as in the Act; and

Weekend Pass is an agreement with CityLink Melbourne to register a Car or Light Commercial Vehicle under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed period commencing at 12.00pm on the Friday immediately before a specified Saturday and ending at midnight on the Sunday immediately following that specified Saturday. The fact that CityLink Melbourne also registers a Car or Light Commercial Vehicle for an additional period at no extra charge does not prevent the agreement from being a Weekend Pass.

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on toll zones on the Link road where the vehicle is the subject of a 24 Hour Pass for that use.

Table One			
24 Hour Pass	Toll		
	Car	LCV	HCV
	\$12.00	\$19.25	\$22.85

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table Two are payable in respect of the use of vehicles on toll zones on the Link road where the vehicle is the subject of a Weekend Pass for that use.

Table Two		
Weekend Pass	Toll	
	Car	LCV
	\$12.00	\$19.25

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table Three are payable in respect of the use of Cars or Light Commercial Vehicles on the toll zone, consisting of that part of the Link road between Moreland Road and Brunswick Road, where the Car or Light Commercial Vehicle is the subject of a Tulla Pass for that use.

Table Three		
Tulla Pass	Toll	
	Car	LCV
	\$4.30	\$6.85

For the avoidance of doubt, this Notice does not set Charge Tolls or Day Tolls for the purpose of Schedule 3 (the Toll Calculation Schedule) of the Agreement or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

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

the NOTICE UNDER SECTION 71(1) dated 12 September 2008 and published in the Victoria Government Gazette No. G 38 (pages 2191 to 2193), dated 18 September 2008 ('the Last Notice').

This Notice takes effect on 1 January 2009, and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

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

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

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 12 December 2008

The common seal of
CITYLINK MELBOURNE LIMITED
is fixed to this document by:

E. M. MILDWATER
Company Secretary
CityLink Melbourne Limited
(ABN 65 070 810 678)

B. J. BOURKE
Director
CityLink Melbourne Limited
(ABN 65 070 810 678)

Planning and Environment Act 1987
VICTORIA PLANNING PROVISIONS

Notice of Approval of Amendment
 Amendment VC52

The Minister for Planning has approved Amendment VC52 to the Victoria Planning Provisions (VPP) and all planning schemes in Victoria.

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

The Amendment changes the Victoria Planning Provisions (VPP) and all planning schemes in Victoria by amending Clause 15.08 – Coastal Areas to implement new and revised coastal planning policy statements in response to a comprehensive review of the Victorian Coastal Strategy. In particular, the changes give direction on:

- the need to plan and manage the impacts of climate change within coastal margins;
- the sustainable management and growth of coastal areas; and
- the protection of the coastal terrestrial and marine environment.

The Amendment is available for public inspection on the Department of Planning and Community Development (DPCD) website www.dpcd.vic.gov.au/planning/publicinspection

A copy of the Amendment is also available for inspection, free of charge, during office hours, at all municipal council offices in Victoria.

PETER ALLEN
 Executive Director
 Statutory Planning Systems Reform
 Department of Planning and
 Community Development

Planning and Environment Act 1987
BALLARAT PLANNING SCHEME

Notice of Approval of Amendment
 Amendment C130

The Minister for Planning has approved Amendment C130 to the Ballarat Planning Scheme.

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

The Amendment alters the Schedule to the Heritage Overlay to provide interim heritage controls to 31 October 2009.

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 City of Ballarat, Phoenix Building, Armstrong Street South, Ballarat.

PETER ALLEN
 Executive Director
 Statutory Planning Systems Reform
 Department of Planning and
 Community Development

Planning and Environment Act 1987
BASS COAST PLANNING SCHEME

Notice of Approval of Amendment
 Amendment C59

The Minister for Planning has approved Amendment C59 to the Bass Coast Planning Scheme.

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

The Amendment rezones land at 21 and 23 Douglas Parade, Cowes, from Residential 1 Zone to Mixed Use Zone.

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 Bass Coast Shire Council, 76 McBride Avenue, Wonthaggi.

PETER ALLEN
 Executive Director
 Statutory Planning Systems Reform
 Department of Planning and
 Community Development

Planning and Environment Act 1987
CORANGAMITE PLANNING SCHEME

Notice of Approval of Amendment
 Amendment C22

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

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

The Amendment rezones 27 Old Port Campbell Road, Cobden, from Farming Zone to Residential 1 Zone.

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 Corangamite Shire Council, 181 Manifold Street, Camperdown.

PETER ALLEN
Executive Director
Statutory Planning Systems Reform
Department of Planning and
Community Development

Planning and Environment Act 1987

GREATER GEELONG
PLANNING SCHEME

Notice of Approval of Amendment
Amendment C161

The Minister for Planning has approved Amendment C161 to the Greater Geelong Planning Scheme.

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

The Amendment rezones land at 4 McHarrys Road and 140 Buckingham Street, Lara, from Rural Living Zone to Low Density Residential Zone, amends the existing Schedule 7 to the Development Plan Overlay to update the description of what land is covered under the Schedule, and also applies Schedule 7 to the Development Plan Overlay to 140 Buckingham Street, Lara.

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

Permit No.: 10/2008

Description of land: 4 McHarrys Road, Lara.

A copy of the Amendment and permit 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 office of the City of Greater Geelong, 131 Myers Street, Geelong.

PETER ALLEN
Executive Director
Statutory Planning Systems Reform
Department of Planning and
Community Development

Planning and Environment Act 1987

LODDON PLANNING SCHEME

Notice of Approval of Amendment
Amendment C16

The Minister for Planning has approved Amendment C16 to the Loddon Planning Scheme.

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

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

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 Loddon Shire Council Municipal Office, 37-41 High Street, Wedderburn, Vic. 3518.

PETER ALLEN
Executive Director
Statutory Planning Systems Reform
Department of Planning and
Community Development

Planning and Environment Act 1987

MANNINGHAM PLANNING SCHEME

Notice of Approval of Amendment
Amendment C72

The Manningham City Council approved Amendment C72 to the Manningham Planning Scheme on 5 December 2008.

The Amendment applies to 16, 18, 20, 22 and 24 Hepburn Road and 1 Short Street, Doncaster.

The Amendment facilitates the removal of the restrictive covenant from each of the lots to which the Amendment applies by removing the need for a planning permit to remove the restrictive covenant. This is done by amending the schedule to clause 52.02 of the Manningham Planning Scheme. The owner of each of the lots affected by this Amendment can lodge a plan of removal of restriction for certification under section 23 of the **Subdivision Act 1988** showing the restrictive covenants as removed. Upon that plan of subdivision being lodged and registered at the Titles Office, the restrictive covenants affecting each lot will be removed.

The Amendment was approved by the Manningham City Council in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 17 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 Manningham City Council, 699 Doncaster Road, Doncaster, and free of charge at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection

PETER ALLEN
Executive Director
Statutory Planning Systems Reform
Department of Planning and
Community Development

Planning and Environment Act 1987

MORNINGTON PENINSULA PLANNING SCHEME

Notice of Approval of Amendment Amendment C108

The Minister for Planning has approved Amendment C108 to the Mornington Peninsula Planning Scheme.

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

The Amendment applies the Heritage Overlay and its associated schedule to land at 1100 Frankston-Flinders Road and adjoining land being part of 79 Station Street, Somerville, on an interim basis whilst another Amendment is prepared and exhibited to assess the appropriateness of permanent controls.

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 Mornington Peninsula Shire Council, Mornington Office, Queen Street, Mornington; Rosebud Office, Besgrove Street, Rosebud; and Hastings Office, Marine Parade, Hastings.

PETER ALLEN
Executive Director
Statutory Planning Systems Reform
Department of Planning and
Community Development

Planning and Environment Act 1987

SWAN HILL PLANNING SCHEME

Notice of Approval of Amendment C27

The Swan Hill Rural City Council has approved Amendment C27 to the Swan Hill Planning Scheme.

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

The Amendment rezones the Nyah Roadhouse and Two Bays Caravan Park and Crown Allotment 5A, Section 1, Tyntynder West, to Special Use Zone, introduces Schedule 4 to the Special Use Zone, and amends the Nyah Framework Plan to facilitate the expansion of the caravan park.

The Amendment was approved by the Swan Hill Rural City Council in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 20 June 2008. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, during office hours at the following places: Swan Hill Rural City Council, 45 Splatt Street, Swan Hill 3585; and www.swanhill.vic.gov.au

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

PETER ALLEN
Executive Director
Statutory Planning Systems Reform
Department of Planning and
Community Development

Planning and Environment Act 1987
WELLINGTON PLANNING SCHEME

Notice of Approval of Amendment
Amendment C46

The Minister for Planning has approved Amendment C46 to the Wellington Planning Scheme.

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

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

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 Wellington Shire Council, 70 Foster Street, Sale 3850.

PETER ALLEN
Executive Director
Statutory Planning Systems Reform
Department of Planning and
Community Development

Planning and Environment Act 1987
WHITEHORSE PLANNING SCHEME

Notice of Approval of Amendment
Amendment C78

The Minister for Planning has approved Amendment C78 to the Whitehorse Planning Scheme.

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

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

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 Whitehorse City Council, 379–397 Whitehorse Road, Nunawading 3131.

PETER ALLEN
Executive Director
Statutory Planning Systems Reform
Department of Planning and
Community Development

Planning and Environment Act 1987
WHITEHORSE PLANNING SCHEME

Notice of Approval of Amendment
Amendment C80

The Minister for Planning has approved Amendment C80 to the Whitehorse Planning Scheme.

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

The Amendment applies the Significant Landscape Overlay Schedule 6 (SLO6) to the Collina Dell area of Mitcham on a permanent basis and deletes Significant Landscape Overlay Schedule 9 (SLO9).

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 Whitehorse City Council, 379–397 Whitehorse Road, Nunawading.

PETER ALLEN
Executive Director
Statutory Planning Systems Reform
Department of Planning and
Community Development

Planning and Environment Act 1987
YARRA RANGES PLANNING SCHEME

Notice of Approval of Amendment
Amendment C43

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

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

The Amendment:

- includes a provision in Clause 52.03 – Specific Sites and Exclusions, to allow for the restructure and subdivision of the land into 31 lots to provide a lot for each of the 20 existing dwellings, 5 lots for future dwellings, and 6 lots for the individual hospital buildings in a body corporate subdivision. The Clause 52.03 exemption will enable a planning permit application to be made for lots smaller than the zone minimum;
- applies an Environmental Audit Overlay over the hospital site as there may be potential contamination; and
- introduces a Heritage Overlay over the hospital site, including tree controls.

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 Yarra Ranges Shire Council, Anderson Street, Lilydale.

PETER ALLEN
Executive Director
Statutory Planning Systems Reform
Department of Planning and
Community Development

ORDERS IN COUNCIL

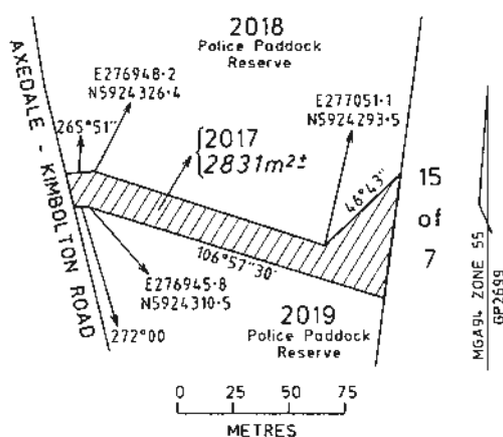
Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

Order in Council

The Governor in Council under section 10 of the **Crown Land (Reserves) Act 1978** gives notice of intention to revoke the following temporary reservations:

AXEDALE – The temporary reservation by Order in Council of 26 February 1872 of an area of 40.37 hectares, more or less, of land in Section 7, Parish of Axedale (formerly being Crown Allotments 12, 13 and 14, Section 7) as a site for Police Paddock purposes, revoked as to part by Orders in Council of 5 August 1947 and 12 December 1978 so far only as the portion containing 2831 square metres, more or less, being Crown Allotment 2017, Parish of Axedale as indicated by hatching on plan GP2699 hereunder. – (GP2699) – (Rs 2043)



SWANWATER – The temporary reservation by Order in Council of 20 July 1874 of an area of 21.85 hectares, more or less, of land in the Parish of Swanwater as a site for Watering and other Public purposes. – (Rs 10048)

SWANWATER – The temporary reservation by Order in Council of 17 December 1877 of an area of 40.06 hectares, more or less, of land in the Parish of Swanwater as a site for Watering purposes, in two separate portions. – (Rs 10048)

SWANWATER – The temporary reservation by Order in Council of 29 July 1975 of an area of 155 hectares, more or less, of land being Crown Allotment 5B, Section F, Parish of Swanwater as a site for Public Recreation purposes. – (Rs 10048)

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

Dated 11 December 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 TEMPORARY RESERVATIONS

Order in Council

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

BEALIBA – The temporary reservation by Order in Council of 20 June 1967 of an area of 4.049 hectares, more or less, of land in Section 16, Township of Bealiba, Parish of Bealiba as a site for Public Purposes (Supply of Gravel), so far only as the portion containing 680 square metres, more or less, being Crown Allotment 2006, Township of Bealiba, Parish of Bealiba as indicated by hatching on plan published in the Government Gazette of 6 November 2008 page 2512. – (Rs 8822)

CLUNES – The temporary reservation by Order in Council of 27 May 1941 of an area of 6248 square metres, more or less, of land in Section D, Township of Clunes, Parish of Clunes as a site for Public Baths. – (Rs 5203)

CLUNES – The temporary reservation by Order in Council of 1 October 1968 of an area of 2833 square metres, more or less, of land in Section D, Township of Clunes, Parish of Clunes as a site for Public Baths. – (Rs 5203)

ROKEWOOD – The temporary reservation by Order in Council of 30 October 1973 of an area of 1821 square metres being Crown Allotment

3, Section 11, Township of Rokewood, Parish of Corindhap as a site for Water Supply purposes. – (Rs 9820)

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

Dated 11 December 2008

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change

RYAN HEATH
Clerk of the Executive Council

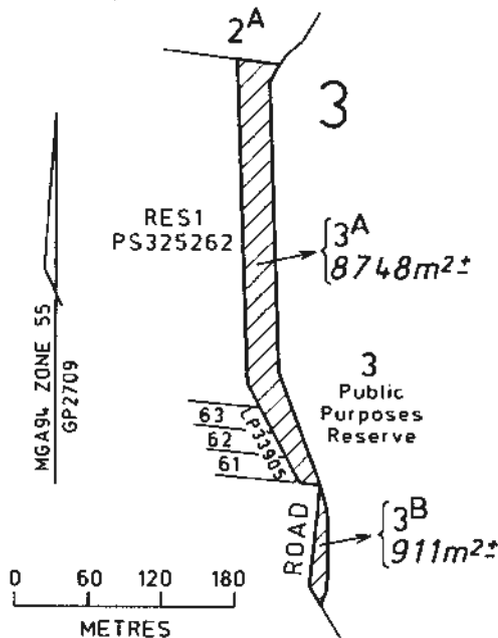
Crown Land (Reserves) Act 1978
TEMPORARY RESERVATION OF CROWN LANDS

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:–

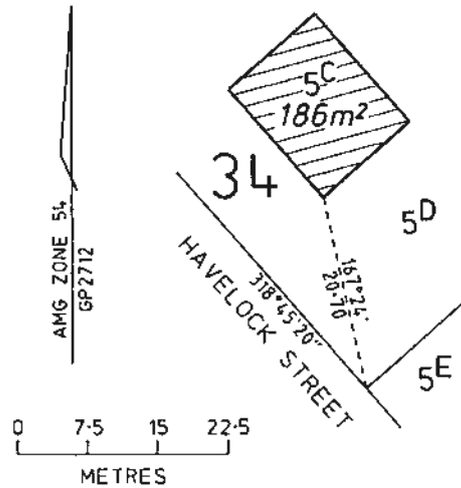
MUNICIPAL DISTRICT OF THE SURF COAST SHIRE COUNCIL

ANGLESEA – Public purposes, total area 9659 square metres, more or less, being Crown Allotments 3A and 3B, Township of Anglesea, Parish of Angahook as indicated by hatching on plan GP2709 hereunder. – (GP2709) – (05L1–1134)



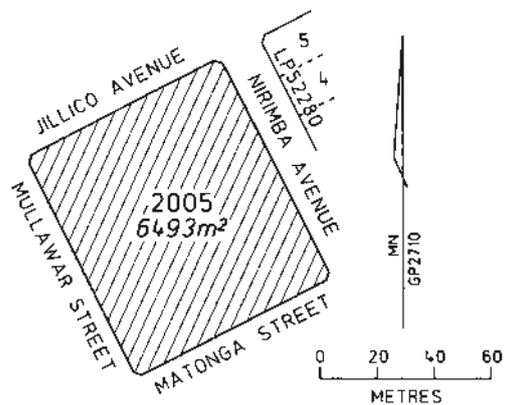
MUNICIPAL DISTRICT OF THE PYRENEES SHIRE COUNCIL

BEAUFORT – Public purposes (Country Fire Authority purposes), 186 square metres, being Crown Allotment 5C, Section 34, Township of Beaufort, Parish of Beaufort as indicated by hatching on plan GP2712 hereunder. – (GP2712) – (0505582)



MUNICIPAL DISTRICT OF THE TOWONG SHIRE COUNCIL

BEETHANG – Public Recreation, area 6493 square metres, being Crown Allotment 2005, Parish of Beethang as indicated by hatching on plan GP2710 hereunder. – (GP2710) – (L8–7479)



MUNICIPAL DISTRICT OF THE GREATER BENDIGO CITY COUNCIL

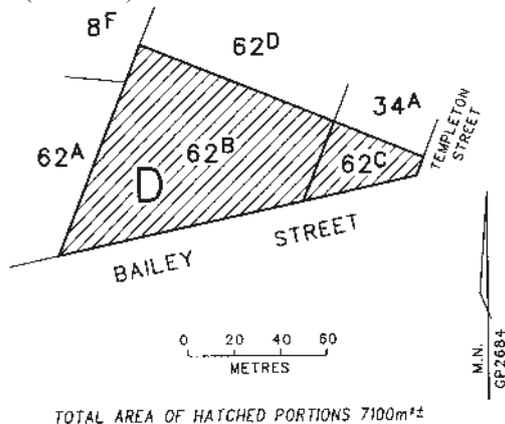
BENDIGO – Public purposes, total area 15.7 hectares, more or less, being Crown Allotment

12, Section 19A, Crown Allotment 17A, Section 25A, Crown Allotment 10, Section 30B, Crown Allotments 7, 7A & 10, Section 31B, Crown Allotment 20, Section 35A, Crown Allotments 20, 21 & 22, Section 38A, Crown Allotment 7, Section 40A, Crown Allotment 61, Section 57B, Crown Allotment 15, Section 115C, Crown Allotment 46, Section 127C, Crown Allotment 18, Section 137C, Crown Allotment 17, Section 141C, Crown Allotment 22, Section 142C, and Crown Allotments 2072, 2073 and 2077, At Bendigo, Parish of Sandhurst as shown hatched on Plan No. LEGL./08-035 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (06P132718)

KANGAROO FLAT and MANDURANG – Public purposes, total area 7.4 hectares, more or less, being Crown Allotment 91, Section 7A, Crown Allotment 9, Section 8, Crown Allotment 18C, Section 16, Crown Allotment 13, Section 17 and Crown Allotment 82F, Township of Kangaroo Flat, Parish of Sandhurst and Crown Allotment 7D, Section E, Crown Allotment 75G, Section D and Crown Allotments 2081 and 2083, Parish of Mandurang as shown hatched on Plan No. LEGL./08-045 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (06P132718)

MUNICIPAL DISTRICT OF THE
HEPBURN SHIRE COUNCIL

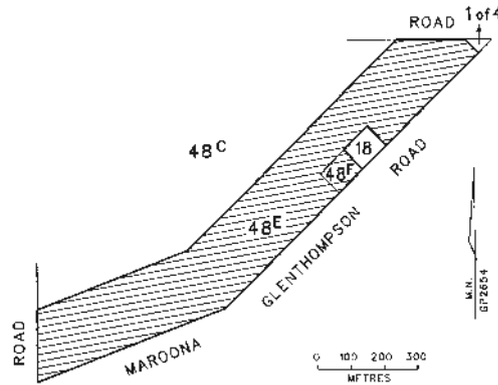
CLUNES – Public Recreation, total area 7100 square metres, more or less, being Crown Allotments 62B and 62C, Section D, Township of Clunes, Parish of Clunes as indicated by hatching on plan GP2684 hereunder. – (GP2684) – (0615819)



TOTAL AREA OF HATCHED PORTIONS 7100m²±

MUNICIPAL DISTRICT OF THE
ARARAT RURAL CITY COUNCIL

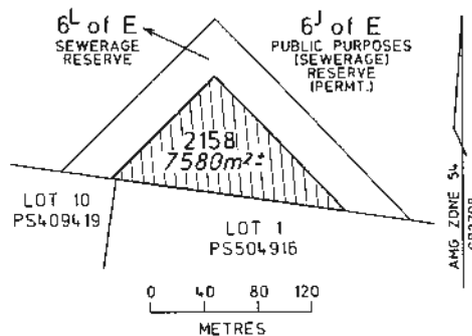
KIORA – Management of wildlife, total area 30.28 hectares, being Crown Allotments 48E and 48F, Parish of Kiora as indicated by hatching on plan GP2654 hereunder. – (GP2654) – (0507681)



TOTAL AREA OF HATCHED PORTIONS 30.28ha

MUNICIPAL DISTRICT OF THE
MILDURA RURAL CITY COUNCIL

MILDURA – Sewerage purposes, area 7580 square metres, more or less, being Crown Allotment 2158, Parish of Mildura as indicated by hatching on plan GP2708 hereunder. – (GP2708) – (0102835)



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

Dated 11 December 2008

Responsible Minister
GAVIN JENNINGS
Minister for Environment
and Climate Change

RYAN HEATH
Clerk of the Executive Council

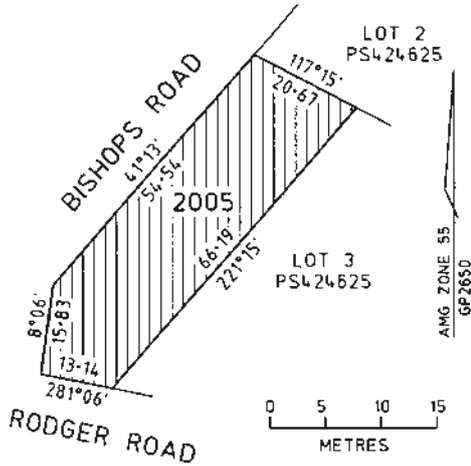
Land Act 1958
CLOSURE OF UNUSED ROAD

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
 NILLUMBIK SHIRE COUNCIL

GREENSBOROUGH – The road in the Parish of Greensborough being Crown Allotment 2005 as indicated by hatching on plan GP2650 hereunder. – (GP2650) – (12L12–1814)



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

Dated 11 December 2008

Responsible Minister
 GAVIN JENNINGS
 Minister for Environment
 and Climate Change

RYAN HEATH
 Clerk of the Executive Council

section 55(5) of the Act, divests from Melbourne Water Corporation the land shown as shaded on the plans numbered LEGL./07–267, LEGL./07–268, LEGL./08–129 and LEGL./08–130 and more particularly described by reference to the survey plans numbered SP 21493, SP 21494, SP 21495, SP 20275H and SP 21293 as shown on the relevant LEGL plans lodged at the Central Plan Office of the Department of Sustainability and Environment.

Dated 16 December 2008

Responsible Minister
 TIM PALLAS MP
 Minister for Roads and Ports

RYAN HEATH
 Clerk of the Executive Council

Health Services Act 1988
WODONGA REGIONAL HEALTH SERVICE
BOARD OF DIRECTORS

Declaration of Exemption from Part 3 of the
Health Services Act 1988

Order in Council

The Governor in Council on the recommendation from the Minister for Health and pursuant to section 11(1) of the **Health Service Act 1988** declares that section 25(1), sections 33(3), (4), (5), (6), (8) and (10) and section 36 of the Act, do not have effect in relation to the agency known as Wodonga Regional Health Service, effective from 1 January 2009 until 31 December 2009 (both dates are inclusive).

Dated 16 December 2008

Responsible Minister:
 HON DANIEL ANDREWS MP
 Minister for Health

RYAN HEATH
 Clerk of the Executive Council

EastLink Project Act 2004
ORDER UNDER SECTION 55 FOR
THE DIVESTMENT OF LAND FROM
MELBOURNE WATER CORPORATION

Order in Council

The Governor in Council, under section 55(1)(b) of the **EastLink Project Act 2004** ('the Act'), on the recommendation of the Minister for Roads and Ports and on the recommendation of the Minister for Water, given in accordance with

Major Events (Aerial Advertising) Act 2007
ORDER DECLARING CRICKET MATCHES
TO BE SPECIFIED EVENTS
FOR THE PURPOSES OF THE ACT

Order in Council

The Governor in Council under section 4 of the **Major Events (Aerial Advertising) Act 2007** (the Act) declares the following events to be specified events for the purposes of the Act:

Event Name: 2009 Commonwealth Bank Series One Day International Cricket Matches

Dates of Event: Friday 16 January 2009 (Australia v South Africa)
Friday 6 February 2009 (Australia v New Zealand)

Time when Act applies to Event: 12.00 noon to 11.00 pm

Venue for Event: Melbourne Cricket Ground (MCG)

Event Organiser: Cricket Australia (ABN 53 006 089 130)

Event Name: 2009 KFC Twenty20 International Cricket Match

Date of Event: Sunday 11 January 2009 (Australia v South Africa)

Time when Act applies to Event: 2.00 pm to 11.00 pm

Venue for Event: Melbourne Cricket Ground (MCG)

Event Organiser: Cricket Australia (ABN 53 006 089 130)

Event Name: 2009 KFC Twenty20 Big Bash Cricket Matches

Dates of Event: Friday 2 January 2009 (VB Victorian Bushrangers v West End Redbacks [South Australia])
Thursday 8 January 2009 (VB Victorian Bushrangers v Retravision Warriors [Western Australia])

Time when Act applies to Event: 2.00 pm to 11.00 pm

Venue for Event: Melbourne Cricket Ground (MCG)

Event Organiser: Cricket Victoria (ABN 28 004 128 812)

Event Name: 2009 KFC Twenty20 Big Bash Cricket Match

Dates of Event: Sunday 4 January 2009 (VB Victorian Bushrangers v XXXX Gold Queensland Bulls)

Time when Act applies to Event: 2.00 pm to 11.00 pm

Venue for Event: Skilled Stadium (Geelong)

Event Organiser: Cricket Victoria (ABN 28 004 128 812)

Dated 11 December 2008

Responsible Minister:

JAMES MERLINO MP

Minister for Sport, Recreation and Youth Affairs

RYAN HEATH
Clerk of the Executive Council

Parliamentary Committees Act 2003

REFERRAL OF TERMS OF REFERENCE TO JOINT INVESTIGATORY COMMITTEE

Order in Council

The Governor in Council under section 33 of the **Parliamentary Committees Act 2003** refers Terms of Reference requiring the Scrutiny of Acts and Regulations Committee to inquire into, consider and report to Parliament by 30 April 2009 on whether any amendments should be made to the exceptions and exemptions in the **Equal Opportunity Act 1995**.

The Terms of Reference for this Inquiry are attached to this Order.

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

Dated 16 December 2008

Responsible Minister:

HON JOHN BRUMBY MP

Premier of Victoria

RYAN HEATH

Clerk of the Executive Council

TERMS OF REFERENCE

SCRUTINY OF ACTS AND REGULATIONS COMMITTEE OF PARLIAMENT

INQUIRY INTO THE EXCEPTIONS AND EXEMPTIONS IN THE

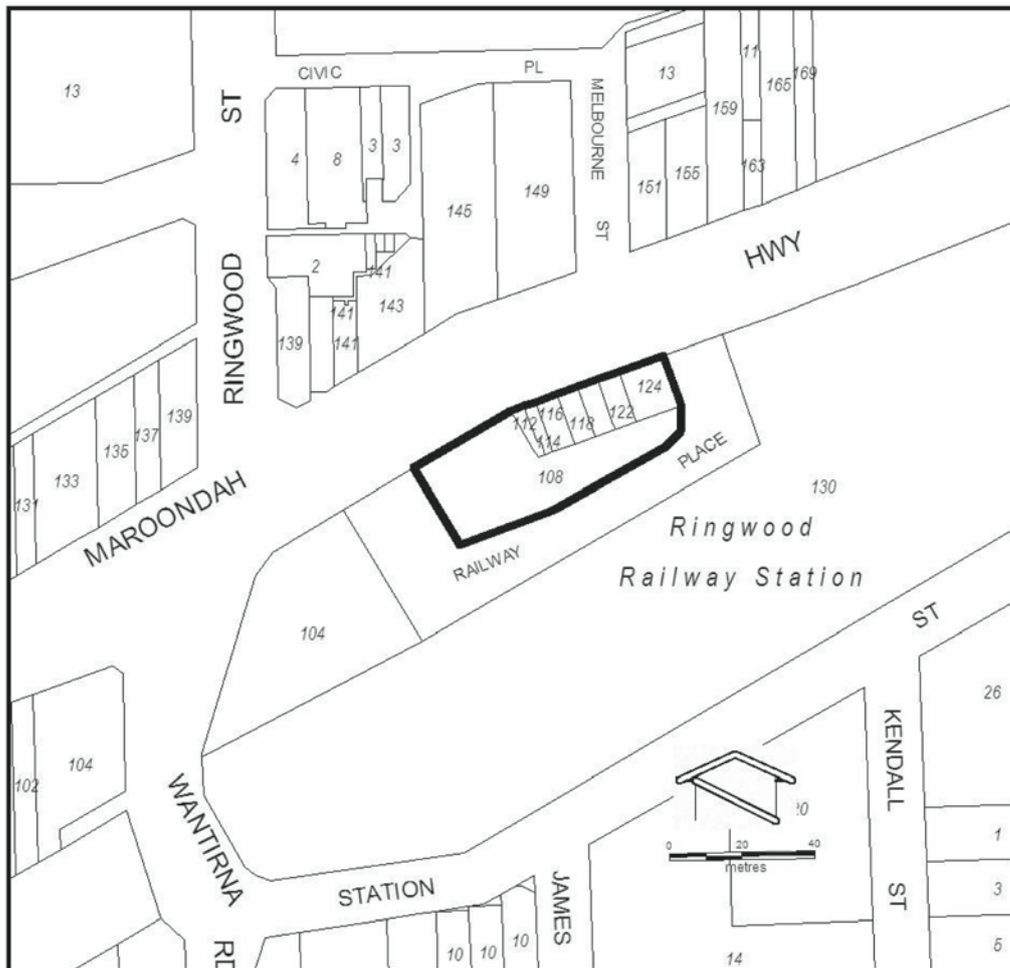
EQUAL OPPORTUNITY ACT 1995

- a) The Governor, with the advice of the Executive Council, under section 33 of the **Parliamentary Committees Act 2003** requests that the Scrutiny of Acts and Regulations Committee of Parliament (the Committee) inquire into, consider, and report to Parliament on whether any amendments should be made to the exceptions and exemptions in the **Equal Opportunity Act 1995**.
 - b) The Committee is requested to provide its final report to Parliament by 30 April 2009.
-

Planning and Environment Act 1987
DECLARATION PURSUANT TO SECTION 172(2)

Order in Council

The Governor in Council under section 172(2) of the **Planning and Environment Act 1987**, being satisfied that to enable the better use, development or planning of the area bounded by Railway Place and Maroondah Highway, Ringwood, as shown on the plan below, it is desirable that the Minister for Planning compulsorily acquire land in the area, declares the area to be an area to which section 172(1)(c) of the **Planning and Environment Act 1987** applies.

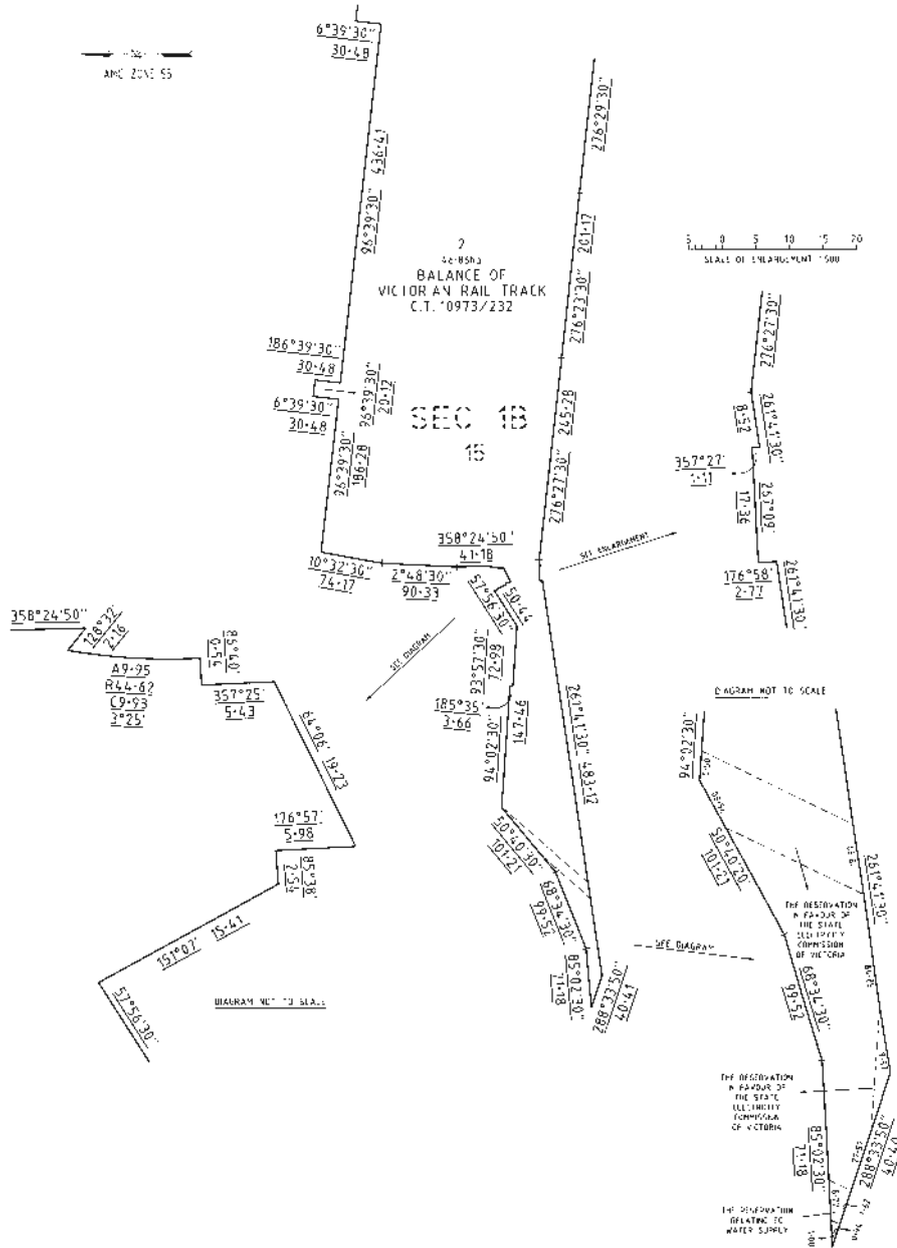


This Order is effective from the date it is published in the Government Gazette.

Dated 16 December 2008

Responsible Minister:
JUSTIN MADDEN MLC
Minister for Planning

RYAN HEATH
Clerk of the Executive Council



Dated 16 December 2008
 Responsible Ministers
 TIM PALLAS MP
 Minister for Roads and Ports
 LYNNE KOSKY MP
 Minister for Public Transport

RYAN HEATH
 Clerk of the Executive Council

Public Administration Act 2004
ESTABLISHMENT OF ADMINISTRATIVE OFFICE

Order in Council

The Governor in Council, under section 11 of the **Public Administration Act 2004**, establishes the Administrative Office listed in Column 1 in relation to the Department listed in Column 2, effective from 1 January 2009.

Column 1

Victorian Multicultural Commission

Dated 16 December 2008

Responsible Minister:
HON JOHN BRUMBY MP
Premier of Victoria

Column 2

Department of Premier and Cabinet

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 Rules:

164. *Statutory Rule:* Gas Safety (Safety Case) Regulations 2008
Authorising Act: Gas Safety Act 1997
Date of making: 16 December 2008
165. *Statutory Rule:* Gas Safety (Gas Installation) Regulations 2008
Authorising Act: Gas Safety Act 1997
Date of making: 16 December 2008
166. *Statutory Rule:* Dangerous Goods (Transport by Road or Rail) Regulations 2008
Authorising Act: Dangerous Goods Act 1985
Date of making: 16 December 2008
167. *Statutory Rule:* Radiation Amendment (Tanning Units and Fees) Regulations 2008
Authorising Act: Radiation Act 2005
Date of making: 16 December 2008
168. *Statutory Rule:* Road Safety (Drivers) and Road Safety (General) Amendment (Fatigue Management and Other Matters) Regulations 2008
Authorising Act: Road Safety Act 1986
Date of making: 16 December 2008
169. *Statutory Rule:* Accident Towing Services Regulations 2008
Authorising Act: Accident Towing Services Act 2007
Date of making: 16 December 2008

170. *Statutory Rule:* Road Safety (Road Rules) Amendment (Traffic Control Items) Regulations 2008
Authorising Act: Road Safety Act 1986
Date of making: 16 December 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:

158. *Statutory Rule:* Victorian Energy Efficiency Target Regulations 2008
Authorising Act: Victorian Energy Efficiency Target Act 2007
Date first obtainable: 18 December 2008
Code E
159. *Statutory Rule:* Health (Consultative Council on Obstetric and Paediatric Mortality and Morbidity) Amendment Regulations 2008
Authorising Act: Health Act 1958
Date first obtainable: 18 December 2008
Code A
160. *Statutory Rule:* Health (Prescribed Accommodation) Amendment Regulations 2008
Authorising Act: Health Act 1958
Date first obtainable: 18 December 2008
Code A

161. *Statutory Rule:* Road Safety
(Road Rules)
(Seatbelts)
Amendment
Regulations 2008
- Authorising Act:* Road Safety
Act 1986
- Date first obtainable:* 18 December 2008
- Code A*

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