

Victoria Government Gazette

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GENERAL

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As from 19 March 2009

The last Special Gazette was No. 66 dated 18 March 2009.

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

How To Submit Copy

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 - or contact our office on 9642 5808
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- 1 Treasury Place, Melbourne (behind the Old Treasury Building)
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**PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL)
EASTER HOLIDAYS 2009**

Please Note:

The Victoria Government Gazette (General) published immediately after Easter (G16/09) will be published on **Thursday 16 April 2009**.

Copy deadlines:

Private Advertisements **9.30 am on Thursday 9 April 2009**

Government and Outer
Budget Sector Agencies Notices **9.30 am on Tuesday 14 April 2009**

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

JENNY NOAKES
Government Gazette Officer

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

Our contact details are as follows:

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

PO Box 1957
Melbourne, Victoria 3001

DX 106 Melbourne

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

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

JENNY NOAKES
Government Gazette Officer

PRIVATE ADVERTISEMENTS

Land Act 1958

Notice is hereby given that Hastings Yacht Club Incorporated has applied for a lease pursuant to section 134 of the **Land Act 1958** for a term of twenty-one (21) years in respect of Allotment 22, Sec. D, Parish of Tyabb, Township of Hastings, County of Mornington, containing 3770 sq. metres (more or less) as a site for amusement and recreation and social activities connected therewith (Yacht Club).

RefNo. 1202825:Box Hill.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given in accordance with section 40(2) of the **Partnership Act 1958** that the partnership between Daniel Leslie Minogue, David Maxwell Gillard, Paul Damien Burns, Joanne Maree Hazeldene, David Anthony Rush and Geofery Leslie Rowles, trading as Rennick & Gaynor Solicitors, ABN 42 061 672 657, was dissolved by mutual consent with effect from 31 January 2009, and from that date will continue to operate in partnership with Daniel Leslie Minogue, David Maxwell Gillard, Paul Damien Burns and Joanne Maree Hazeldene trading as Rennick & Gaynor Solicitors.

RENNICK & GAYNOR SOLICITORS,
431 Riversdale Road, Hawthorn East 3122.

SALDAR PTY LTD ACN 101 218 722

As trustee of the Llewellyn Family Trust

Notice of

Intended Distribution of Trust Property

Saldar Pty Ltd, ACN 101 218 722, as trustee of the Llewellyn Family Trust constituted by Deed of Trust dated 3 July 2002 ('the Trust Deed') of Shop 8, 3-5 Hewish Road, Croydon, Victoria 3136.

Creditors and others having claims in respect of the Trust Estate are required by the Trustee of Shop 8, 3-5 Hewish Road, Croydon, Victoria 3136, to send particulars to Saldar Pty Ltd, ACN 101 218 722, by 19 May 2009, after which date the Trustee may convey or distribute the assets, having regard only to the claims of which it then has notice.

Re: Estate of RICHARD FAWCETT DINSDALE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of RICHARD FAWCETT DINSDALE, late of 3 Parkwood Rise, North Ringwood, Victoria, fitter and turner, who died on 17 January 2009, are required by Kahn Richard Dinsdale, the proving executor of the Will of the deceased, to send particulars of their claim to Andrew McMullan & Co., solicitors, 64-66 Kingsway, Glen Waverley, Victoria, solicitors for the executor of the said estate, within 60 days from the date of this advertisement, after which time the executor may convey or distribute the assets, having regard only to claims of which he then has notice.

ANDREW McMULLAN & CO., solicitors,
64-66 Kingsway, Glen Waverley, Vic. 3150.

HELEN EMILY JOY JOHANSON, late of 20 Grandview Grove, Drumcondra, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 August 2008, are required by the trustees, Ian Ferguson Apted and Elizabeth Susan Apted, to send particulars of their claims to the trustees, care of the undermentioned legal practitioner, by Thursday 21 May 2009, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then had notice.

APTEDS, lawyers,
63 Yarra Street, Geelong 3220.

ANTONIO FILIPPIS, late of Villa Maria Nursing Home, Bundoora, in the State of Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 September 2008, are required by the executor, Giovanni Giuseppe Filippis, care of Arthur J. Dines & Co., solicitors, 2A Highlands Road, Thomastown, in the said State, to send particulars to him by 20 May 2009, after which date the executor may convey or distribute the assets, having regard only to claims to which he has notice.

Dated 10 March 2009

ARTHUR J. DINES & CO., solicitors,
2A Highlands Road, Thomastown 3074.

Re: Estate of CONSTANCE JUNE ROBERTS, deceased.

In the estate of CONSTANCE JUNE ROBERTS, of 126 Wattle Avenue, Kerang, in the State of Victoria, married woman, deceased.

Creditors, next-of-kin and all other persons having claims against the estate of the said deceased, are required by James Frederick Roberts, the executor of the Will of the said deceased, to send particulars of such claims to him, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

BASILE & CO. PTY LTD, legal practitioners,
46 Wellington Street, Kerang, Vic. 3579.

Re: WILLIAM BRIAN ADAMS, late of Unit 1, 88 Flinders Street, Mentone, Victoria, retired, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 6 September 2008, are required by the trustee, Daphne Jean Wilkinson, to send particulars of their claims to the trustee, care of the undermentioned legal practitioners, by 29 May 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which they then have notice.

BRENDAN HOLLAND & MICHAEL CAHIR,
legal practitioners,
130 Balcombe Road, Mentone 3194.

Creditors, next-of-kin and others having claims in respect of the estate of the late BOB HARPER, late of 29 Dunvegan Crescent, Rosanna, gentleman, deceased, who died on 7 November 2008, are required by the executor, David John Thwaites, to send particulars of their claim to him, care of the undermentioned lawyer, by 22 June 2009, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which he then shall have notice.

D. J. THWAITES LL.B., solicitor,
106 Lower Plenty Road, Rosanna 3084.

Creditors, next-of-kin and others having claims in respect of the estate of BLANCHE WILLIAMS, late of Mercy Place, 72 Kerr Crescent, Montrose, Victoria, formerly of Riversdale Manor, 287 Station Street, Box Hill, Victoria, deceased, who died on 11 December 2008, are required to send particulars of their claims to Equity Trustees Limited, ACN 004 031 298, of 575 Bourke Street, Melbourne, Victoria, the executor of the Will of the deceased, by 19 May 2009, after which date the executor may distribute the assets, having regard only to the claims of which it then has notice.

EQUITY TRUSTEES LIMITED,
ACN 004 031 298,
Level 2, 575 Bourke Street, Melbourne,
Vic. 3000.

Re: VITO SPANO, late of 34 Houston Street, Epping, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 August 2008, are required to send particulars of their claims to the trustee, Rosa Spano, care of the undermentioned solicitors, by 21 May 2009, after which date the trustee will convey or distribute the assets, having regard only to the claims of which she then has notice.

GSM LAWYERS,
228 Smith Street, Collingwood 3066.

Re: EDMUND FRANCIS PEARCE ENGLAND, deceased, late of Ashleigh Aged Care, 58 Cochrane Street, Brighton, Victoria, director, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 December 2007, are required by the executors, Angelo Mazzone of 380 Church Road, Templestowe, and John Anthony Fillmore of 6 Spring Road, Malvern, to send particulars of their claim to them, care of the undermentioned solicitors, by 20 May 2009, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

J. A. FILLMORE & CO., solicitors,
Level 2, 224 Queen Street, Melbourne 3000.

Re: THELMA GEORGINA BEVERIDGE, in the Will called Thelma Georgina May Beveridge, late of 'Amity at Berwick', 359 Narre Warren Road, Narre Warren North, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 November 2008, are requested by the trustee to send particulars of their claim to him, at the office of his solicitors, John Burgess & Co., solicitors, 255 Springvale Road, Springvale, by 21 May 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

Re: NORMA LILLIAN DOBSON, late of 'Belvedere Aged Care', 352 Princes Highway, Noble Park, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 November 2008, are requested by the trustee to send particulars of their claim to him, at the office of his solicitors, John Burgess & Co., solicitors, 255 Springvale Road, Springvale, by 21 May 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

Re: MARJORY ANNIE GARCIA, late of Burwood Hill Aged Care, 14-16 Edwards Street, Burwood, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 September 2008, are required by the trustee, Anthony John Mahon, to send particulars to the trustee, care of the undermentioned solicitors, by 22 May 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MAHONS with Yuncken & Yuncken, solicitors, 178 Whitehorse Road, Blackburn 3130, CD2081760.

Re: ROBERT REGINALD SANDERSON, late of Brighton Gardens, 161 Male Street, Brighton, Victoria, formerly of 48 Cochrane Street, Brighton, Victoria, retired chartered accountant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 December 2008, are required by the executors, ANZ Trustees Limited, ACN 006 132 332, of 100 Queen Street, Melbourne, Victoria, and Mary Ruth Sanderson, to send particulars to them, by 19 May 2009, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

MILLS OAKLEY LAWYERS,
121 William Street, Melbourne 3000.

Re: JENIFER PENNIE PUCKEY, late of 24 Mulberry Court, Eltham, Victoria, retired school teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 September 2008, are required by the trustee, Scott Dunne Bennett, to send particulars to the trustee, care of the undermentioned solicitors, by 19 May 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

PEARCE WEBSTER DUGDALES, solicitors,
4th Floor, 379 Collins Street, Melbourne 3000.

Re: YVONNE FOOTTEEN DAMEN, late of 441 Waterfall Gully Road, Rosebud, but formerly of Unit 1, 21 Downward Street, Mornington, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 December 2008, are required by the trustee, Betty Louise Creasey, to send particulars of such claims to her, in care of the undermentioned solicitors, by 19 May 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: JOE HEATHER, late of 20 Summit Court, Hampton Park, Victoria, storeman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 March 2008, are required by the

trustee, Sandhurst Trustees Limited, ACN 16 004 030 737, of 18 View Street, Bendigo, Victoria, the executor, to send particulars to the trustee within two months of the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED,
18 View Street, Bendigo 3550.

BARRY WILSON HOWROYD, late of 8 Denholm Street, Rosebud, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 August 2008, are required by the administrator, June Howroyd of 8 Denholm Street, Rosebud, Victoria, to send particulars to her, care of Stidston & Williams Weblaw, by 23 May 2009, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she then has notice.

STIDSTON & WILLIAMS WEBLAW, lawyers,
Suite 1, 10 Blamey Place, Mornington 3931.

Re: RADULSKI, BOGUSLAW WOJCIECH,
late of 4 Oliver Court, Ferntree Gully, Victoria,
courier, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 October 2008, are required to send particulars of their claims to the administrators, Marek Adam Radulski and Alexander Robert Radulski, care of First Floor, 77-79 Station Street, Ferntree Gully, on or before 18 May 2009, after which date the administrators may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

NOTICE OF
INTENDED DISTRIBUTION OF ESTATE

ETHEL BEATRICE LEIGHTON-DAVIES,
late of 2078 Melbourne Lancefield Road,
Monegeetta, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 10 January 1975, are required by the administrator, Marjorie Leighton-Davies, a person entitled to share in the estate of

Roy Williams Leighton-Davies, the son of the deceased, in the event of the said Roy Williams Leighton-Davies dying intestate, the said Roy Williams Leighton-Davies being incapable of making an application for his use and benefit but limited until he becomes capable and applied and obtains a grant, to send particulars to the administrator, care of Weatherly & Bartram, solicitors, Level 3, 553 Kiewa Street, Albury, NSW 2640, phone: (02) 6041 2202, ref: LJS:04934, by 13 May 2009, after which date the administrator intends to convey or distribute the assets of the estate, having regard only to the claims of which she has notice.

WEATHERLY & BARTRAM, solicitors,
Level 3, 553 Kiewa Street, Albury, NSW 2640.

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

CARDINIA SHIRE COUNCIL

Review of the Road Management Plan

Public Notice Inviting Submissions

In accordance with section 54(5) of the **Road Management Act 2004** and the Road Management (General) Regulations 2005, the Cardinia Shire gives notice of its intention to conduct a review of its Road Management Plan.

The review will apply to all of the roads and classes of roads to which the Road Management Plan applies.

The purpose of the review, consistent with the role, functions and responsibilities of the Council as a road authority under the Act, is to ensure that the standards in relation to, and the priorities to be given to, the inspection, maintenance and repair of the roads and classes of road to which the plan applies are appropriate.

The current Road Management Plan can be inspected or obtained at the Council Offices in Henty Way, Pakenham 3810, or accessed on-line from the Council's website (www.cardinia.vic.gov.au) – please follow the links 'Asset Maintenance' and then 'Roads'.

Any person may make a submission on the proposed review to the Council by 11 May 2009. Submissions should be addressed to the Asset Management Co-ordinator, Cardinia Shire Council, PO Box 7, Pakenham, Victoria 3810.

A person who has made a submission and requested that they be heard in support of their submission is entitled to appear in person or by a person acting on their behalf, the day, time and place of which will be advised.

GARRY McQUILLAN
Chief Executive Officer



General (Amendment) Local Law 2009 No. 16

Council proposes to make General (Amendment) Local Law 2009 No. 16, to effect various amendments to General Local Law 2003 No. 7.

The Local Law has the objective of making provision or better provision for:

- the peace, order and good government of the municipality; and
- the protection and enhancement of the amenity and environment of the municipality.

The provisions in the Local Law will introduce a maximum number of cats or dogs allowed to be kept on properties within Frankston City. A limit of five (5) cats or dogs is proposed, unless a town planning permit issued under the provisions of the Frankston Planning Scheme allows a greater number.

Copies of the proposed Local Law may be obtained from the Civic Centre during office hours or by contacting Barry Muir on 9784 1921.

Any person who wishes to make a submission to the proposed Local Law must lodge the submission in writing to Frankston City Council by no later than 17 April 2009. Please note that unless a submitter advises the City to the contrary, the submission will be made available to the public, as part of a Council agenda.

Council, in accordance with section 223 of the **Local Government Act 1989**, will consider all written submissions received within the time prescribed above.

Any person making a submission is entitled to request in the submission that they wish to appear in person, or to be represented by a person specified in the submission, at a meeting to be heard in support of the submission. Notification will be given of the day, time and place of the meeting.

GEORGE MODRICH
Chief Executive Officer



Road Management Act 2004

Review of Road Management Plan

In accordance with section 54(5) of the **Road Management Act 2004**, and Part 3 of the Road Management (General) Regulations 2005, Frankston City Council gives notice it intends to conduct a review of its Road Management Plan.

The purpose of the review, consistent with the role, functions and responsibilities of the Council as a road authority under the Act, is to ensure the standards in relation to, and the priorities to be given to, the inspection, maintenance and repair of the roads and the classes of roads to which Council's Road Management Plan applies are safe, efficient and appropriate for use by the community served by Council.

The review will apply to all of the roads and classes of roads to which the Road Management Plan applies.

A copy of Council's current Road Management Plan may be inspected at, or obtained from the Frankston Civic Centre, Davey Street, Frankston, or downloaded from Council's website, www.frankston.vic.gov.au

Any person can make a written submission to Council on the proposed review by close of business on Thursday 16 April 2009. Mark submissions Review of Road Management Plan, and address to the Chief Executive Officer, Frankston City Council, PO Box 490, Frankston, Vic. 3199.

A person who has made a written submission and requested they be heard in support of their submission is entitled to appear in person or by a person acting on their behalf before a meeting of a Committee of Council, the day, time and place of which will be advised.

Any enquiries about the proposed review can be directed to Lauren Day, Asset Planning Team Leader, Frankston City Council, PO Box 490, Frankston, Vic. 3199, or phone 1300 322 322 or email via the Contact Us link on Council's Website www.frankston.vic.gov.au

GEORGE MODRICH
Chief Executive Officer



Road Management Act 2004

Review of Road Management Plan

In accordance with section 54(5) of the **Road Management Act 2004**, Glen Eira City Council (Council) gives notice that it intends to conduct a review of its Road Management Plan (review).

The purpose of the review, consistent with the role, functions and responsibilities of the Council as a road authority under the Act, is

to ensure that the standards in relation to, and the priorities to be given to, the inspection, maintenance and repair of the roads and the classes of road to which the Council's Road Management Plan applies are safe, efficient and appropriate for use by the community served by the Council.

The review will apply to all of the roads and classes of roads to which the Road Management Plan applies.

A copy of the Council's current Road Management Plan may be inspected until 5.00 pm Friday 17 April 2009, during office hours, at the Council's Municipal Offices, Town Hall building, corner Glen Eira and Hawthorn Roads, in Caulfield South; or can be downloaded from Council's website.

Any person may make a submission on the proposed review to the Council, which should be in writing, and addressed to the Director Assets and Facilities, Glen Eira City Council, PO Box 42, Caulfield South 3162, or email to mail@gleneira.vic.gov.au, no later than 5.00 pm Monday 20 April 2009.

A person who has made a written submission to Council and requested that he or she be heard in support of their written submission is entitled to appear in person or appoint a person to appear on their behalf at a Council Meeting to be advised.

Any enquiries about the proposed review can be directed to Mr Paul Samaratunge, Manager Infrastructure Assets on phone 9524 3467.

Dated 12 March 2009

PETER WAITE
Director Assets and Facilities

MOIRA SHIRE COUNCIL

Notice of Proposed Local Law

Erratum

In Victoria Government Gazette No. G 9 dated 26 February 2009 on page 450 in the notice regarding to the proposed making of a local law titled Environmental (Recreation Vehicles Amendment) Local Law 2009 (No. 1 of 2009) the closing date for the receipt of submissions reads Friday 13 June 2009. This should read Friday 20 March 2009.

GARY ARNOLD
Chief Executive Officer



Proposed Local Law No. 6

Warrnambool City Council proposes to make new local laws. The purpose and general purport of Local Law No. 6 is set out below and a copy of the local law is available from Warrnambool City Council, 25 Liebig Street, Warrnambool, or online at www.warrnambool.vic.gov.au

Any person affected by the proposed laws has the right to make a written submission to Council under section 223 of the **Local Government Act 1989**. Written submissions must be addressed to the Chief Executive, Warrnambool City Council, PO Box 198, Warrnambool 3280, and received no later than 5.00 pm Thursday 16 April 2009. You may also request to be heard in support of your submission at a Special Council Meeting on Monday 20 April 2009.

LOCAL LAW NO. 6 – WARRNAMBOOL REGIONAL AIRPORT LOCAL LAW

PURPOSES:

- (a) to provide for the care, protection management and use of any lands provided by the Council as landing grounds for aircraft and of any buildings erections, apparatus and equipment of such lands;
- (b) to prescribe reasonable fees for the use of such lands, buildings, erections, apparatus of equipment; and
- (c) to prohibit, regulate and control activities and circumstances associated with these objectives.

GENERAL PURPORT:

AIRPORT USE

The owner of every aircraft shall be entitled, upon and subject to compliance with this Local Law to use the airport in daylight hours for the landing, servicing and departure of an aircraft under the pilot's control, and the embankment and disembarkment of aerial passengers and freights.

The airport shall be open to use for night flying, to those aircraft able to use the pilot actuated landing lights and in cases of emergency, night landings may be made entirely at the aircraft operator's risk.

The Council may:–

erect, make or place upon the airport in such positions as it may see fit such buildings structures barriers, conveniences etc as it may see fit, or grant permission for others to do so subject to such terms and conditions as it may deem fit;

fix charges or fees;

limit and control access by people to the airport (or any part) and their behaviour whilst there; and

have employees give directions as reasonably required for the purpose of preserving order or promoting or facilitating the proper use and enjoyment of the airport.

A person shall not use any building, structure, convenience or amenity provided upon the airport for any purpose other than that for which it is provided or intended, or destroy, remove obliterate, deface, alter or otherwise interfere with any barrier, notice, sign or making designed or intended for the direction, guidance, warning or information of persons using the airport.

All occupiers of buildings on the airport shall provide adequate fire-fighting equipment and shall take all precautions necessary for fire prevention.

No person shall bring, or permit to stray, on to the airport the birds, dogs, horses, cattle, sheep or goats without authority from the Authority.

Freighted animals or birds of any kind shall be crated or caged or under effective control at all times.

A copy of the proposed local law can be inspected or obtained from the Warrnambool Civic Centre, 25 Liebig Street, Warrnambool, during normal office hours, 8.30 am–5.00 pm.

BRUCE A. ANSON
Chief Executive

Planning and Environment Act 1987

CAMPASPE PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C68

Authorisation A1200

The Campaspe Shire Council has prepared Amendment C68 to the Campaspe Planning Scheme.

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

The Amendment applies to:

- Lots 1 and 3 on Title Plan 617592T, commonly known as 17–19 Bradley Street, Kyabram;
- Lot 1 on Title Plan 380566, commonly known as 77 Union Street, Kyabram;
- Lot 1 on Title Plan 762049, commonly known as 251 Fenaughty Street, Kyabram;
- Lots 1 and 2 on Title Plan 426855, commonly known as 294–296 Allan Street, Kyabram;
- Lot 1 on Title Plan 587450, commonly known as 243 Fenaughty Street, Kyabram;
- Lot 5 on Lot Plan 1380, commonly known as 241 Fenaughty Street, Kyabram;
- Lot 3 on Plan of Subdivision 605566A, commonly known as unit 3/239 Fenaughty Street, Kyabram; and
- all land contained within the Rural Water Commission Plan No. 135897, being land affected by the Land Subject to Inundation Overlay as designated by the 100 ARI flood level.

The Amendment proposes to correct a number of administrative mapping errors that have been identified since the introduction of the New Format Campaspe Planning Scheme in October 1998 and more recently by the Panel to Planning Scheme Amendment C56.

In addition the Amendment seeks to correct a clerical error in the schedule to the Land Subject to Inundation Overlay relating to the Rural Water Commission Plan number.

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, Shire of Campaspe offices, corner Heygarth and Hare Streets, Echuca; during office hours, at the office of the planning authority, Shire of Campaspe offices, Kyabram Service Centre, Lake Road, Kyabram; 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 24 April 2009. A submission must be sent to Andrew Cowin, Strategic Planner at the Shire of Campaspe, PO Box 35, Echuca 3564.

KEITH BAILLIE
Chief Executive Officer

Planning and Environment Act 1987
MELBOURNE PLANNING SCHEME
Notice of Preparation of Amendment
Amendment C135
Authorisation A01289

The City of Melbourne has prepared Amendment C135 to the Melbourne Planning Scheme.

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

The Amendment proposes to rezone 203, 225, 235 and 247 Racecourse Road, and 1 Nottingham Street, Kensington, from an Industrial 3 Zone to a Business 3 Zone and apply an Environmental Audit Overlay to these sites. The Amendment also seeks to rezone the adjoining site at 1 Rankins Road from an Industrial 3 Zone to a Business 1 Zone.

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 which is the City of Melbourne, Level 3, 240 Little Collins Street, Melbourne, Victoria 3000; 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 Monday 4 May 2009.

A submission must be sent to: Robyn Hellman, Coordinator Local Policy, Strategic Planning and Sustainability, City of Melbourne, PO Box 1603, Melbourne, Vic. 3001. Email: www.melbourne.vic.gov.au/contactus



Planning and Environment Act 1987

MITCHELL PLANNING SCHEME

Notice of Preparation of Amendment

Mitchell Gaming Amendment C50

Authorisation A01007

The Mitchell Shire Council has prepared Amendment C50 to the Mitchell Planning Scheme.

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

The land affected by the Amendment is within the jurisdiction of Mitchell Shire.

The Amendment proposes the following:

- specifies strip shopping centres and shopping complexes at Clause 52.28 where gaming machines are prohibited;
- introduces a Gaming Policy at Clause 22 to guide the location of gaming machines in all other areas within the municipality; and
- amends the Municipal Strategic Statement at Clause 21.05–2 to introduce references to gaming machines.

The Amendment implements the strategic gaming framework for the Shire outlined in ‘Mitchell Shire Gaming Policy Framework 2007’, by introducing provisions into the Mitchell Planning Scheme to guide the location of new gaming machines and recognising the links between socio-economic disadvantage, problem gambling and accessibility to gaming venues.

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, Mitchell Shire Council, 113 High Street, Broadford, and 28 High Street, Seymour; during library hours at the Kilmore Library, 12 Sydney Street, and Wallan Library, Wellington Square, Wallan; 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 24 April 2009. No late submission will be received by Council Officers. A submission must be sent to the Chief Executive Officer, Mr Bill Braithwaite, Mitchell Shire Council, 113 High Street, Broadford, Victoria 3658.

BILL BRAITHWAITE
Chief Executive Officer

Planning and Environment Act 1987

MONASH PLANNING SCHEME

Notice of Amendment C82

Ministerial Authorisation No. AO1161

The City of Monash has prepared Amendment C82 to the Monash Planning Scheme.

The Amendment affects land at 70 and 72 Batesford Road, 657–673, 675–685 and 695 Warrigal Road, Chadstone.

The Amendment proposes to:–

- rezone the land at 70 and 72 Batesford Road, 657–673 and 675–685 Warrigal Road, Chadstone, from IN1Z – Industrial 1 to B2Z – Business 2;
- rezone the land at 695 Warrigal Road, Chadstone, from B4Z – Business 4 to B2Z – Business 2;
- replace the DDO1 – Design and Development Overlay over all of the land with a new DDO9 – Design and Development Overlay;
- introduce an EAO – Environmental Audit Overlay over all of the land;
- introduce in clause 22.03 an IND 6 – Industry Character Type with an existing and desired future character statement for all of the land; and
- make minor consequential changes to the Monash Planning Scheme.

The Amendment and associated documentation can be inspected free of charge, during office hours at the offices of the Monash City Council, 293 Springvale Road, Glen Waverley, and at the Department of Planning and Community Development web page at www.dpcd.vic.gov.au/planning/publicinspection

Submissions about the Amendment must be sent to the City of Monash, PO Box 1, Glen Waverley 3150 by 27 April 2009.

DAVID CONRAN
Chief Executive Officer
Monash City Council

Submissions about the Amendment must be sent to the City of Monash, PO Box 1, Glen Waverley 3150, by 27 April 2009.

DAVID CONRAN
Chief Executive Officer
Monash City Council

Planning and Environment Act 1987

MONASH PLANNING SCHEME

Notice of Amendment C87

Ministerial Authorisation No. AO1263

The City of Monash has prepared Amendment C87 to the Monash Planning Scheme.

The Amendment affects land at 1041–1049 Centre Road, 346 and 348–350 Warrigal Road, Oakleigh South.

The Amendment proposes to:–

- rezone all the land to from IN1Z – Industrial 1 to B3Z – Business 3;
- modify the Schedule to the B3Z – Business 3 Zone to:–
 - limit the total floor area of Office to 20,000 sqm;
 - require Restricted Retail premises to have a minimum floor area of 1,000 sqm;
 - require Lighting Shop to have a minimum floor area of 500 sqm;
 for the land at 348–350 and 1041–1049 Centre Road, Oakleigh South;
- modify the DDO1 – Design and Development Overlay Schedule 1 to require a six metre landscape buffer adjacent to the northern boundary of the site, adjacent to existing residential development for the land at 348–350 and 1041–1049 Centre Road, Oakleigh South; and
- modify Clause 22.02 to exclude all the land out from the Monash Technology Precinct Policy.

The Amendment and associated documentation can be inspected free of charge, during office hours at the offices of the Monash City Council, 293 Springvale Road, Glen Waverley, and at the Department of Planning and Community Development web page at www.dpcd.vic.gov.au/planning/publicinspection

Planning and Environment Act 1987

WODONGA PLANNING SCHEME

Notice of Amendment to Planning Scheme

Amendment C67

Authorisation Number A01296

The Wodonga Council has prepared Amendment C67 to the Wodonga Planning Scheme.

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

The Amendment applies to land adjoining Jack in the Box Creek that is impacted by the 1 in 100 year flood. The Council proposes to apply a Flood Overlay over the land.

The Amendment is available for public inspection, during office hours at the City of Wodonga, Hovell Street, Wodonga, Victoria 3690.

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

Any person who may be affected by the Amendment may make a submission to the planning authority, Wodonga Council. The closing date for submissions is Monday 20 April 2009.

Submissions about the Amendment must be sent to: Gavin Cator, Chief Executive Officer, Wodonga City Council, PO Box 923, Wodonga, Victoria 3689.

Planning and Environment Act 1987

WYNDHAM PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C118

Authorisation A01270

The Wyndham Council has prepared Amendment C118 to the Wyndham Planning Scheme.

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

The land affected by the Amendment includes the following allotments:

- 235 Sneydes Road (known as plan of consolidation 163116W);
- Lot 7A, Section C Parish of Deutgam; and
- Lot B PS522174, Hacketts Road, Point Cook.

The Amendment proposes to rezone the land from Farming Zone 2 to Residential 1 Zone and to apply the Development Plan Overlay (schedules 12 and 14).

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, Wyndham City Council, Civic Centre, 45 Princes Highway, Werribee; the Amendment may also be viewed on Council's website at www.wyndham.vic.gov.au; 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 20 April 2009. A submission must be sent to the Wyndham City Council, 45 Princes Highway, Werribee 3030.

PETER McKINNON
Planning & Project Co-Ordinator

Planning and Environment Act 1987
YARRA RANGES PLANNING SCHEME
Notice of Preparation of Amendment
Amendment C82
Authorisation A01229

The Yarra Ranges Shire Council has prepared Amendment C82 to the Yarra Ranges Planning Scheme.

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

The land affected by the Amendment is land occupied by the Little Yarra Steiner School at 205 Little Yarra Road, Yarra Junction, being Lot 1 Plan of Subdivision 48515 Volume 8344 Folio 950.

The Amendment proposes to:

- rezone the subject land from a Green Wedge Zone to a Special Use 8 Zone; and
- introduce a new schedule to the Special Use Zone to implement a master plan that provides for the staged future development of the school.

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: the following Shire of Yarra Ranges Community Link Centres: Lilydale – Anderson Street, Lilydale; Monbulk – 94 Main Street, Monbulk; Healesville – 276 Maroondah Highway, Healesville; Upwey – 40 Main Street, Upwey; Yarra Junction – Warburton Highway/Hoddle Street, Yarra Junction; and 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 Monday 20 April 2009. Submissions must be sent to the undersigned, Shire of Yarra Ranges, PO Box 105, Lilydale 3140.

DAMIAN CLOSS
Manager Strategic Planning

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 22 May 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.

ALTMAN, Pamela Gwendoline Adair, late of Gracevale Grange Srs, Room 28–48 Liverpool Road, Kilsyth, retired, who died on 6 December 2008.

CLIFFORD, Leo Benedict, also known as Leo Hayward Clifford, late of Faversham House, Canterbury, Victoria 3126, retired, who died on 10 January 2009.

HARPER, Enid Adelia, formerly of 62 Cumberland View Retirement Community, Whalley Drive, Wheelers Hill, Victoria 3150, but late of Homewood Residential Aged Care, 8–10 Young Road, Hallam, Victoria 3083, retired, who died on 1 December 2008.

HUTCHINSON, Lloyd Arthur, late of 21 Rachael Drive, Mooroolbark, Victoria 3138, retired, who died on 15 October 2008.

MADDEN, Jean Elizabeth, late of Broughton Hall, 2 Berwick Street, Camberwell, Victoria 3124, who died on 21 January 2008.

MERRILLS, Raymond, late of Unit 9, 15 Elm Avenue, Elsternwick, Victoria 3185, retired, who died on 21 December 2008.

PARTRIDGE, Nancy Beryl, late of Kyabram Nursing Home, Kyabram, Victoria 3619, who died on 1 November 2008.

RISSTROM, James Lionel, late of Kanella Aged Care Facility, 33–35 Mitchell Street, Brunswick, Victoria 3056, pensioner, who died on 9 December 2008.

Dated 13 March 2009

ROD SKILBECK
Manager
Executor and Trustee Services

GILLEZEAU, Pierre Andre, late of 4 Como Street, Alphington, Victoria 3078, retired, who died on 27 May 2008.

LETHBRIDGE, Francis Ernest D'Albedyll, also known as Frances Ernest D'Albedyhlh Lethbridge, late of St Judes Aged Care Facility, 381–403 Narre Warren North Road, Narre Warren North, retired, who died on 28 August 2008.

MORGAN, Veronica Marie Therese, late of Western Gardens Nursing Home, 40 Anderson Street, Sunshine, Victoria 3020, who died on 31 August 2008.

POOLMAN, Lillian Margaret, late of 21/43 Haines Street, North Melbourne, Victoria 3051, retired, who died on 24 November 2008.

VIRTUE, Beryl Irene, also known as Beryl Teresa Virtue, late of Radford Private Nursing Home, 87–93 Radford Road, Reservoir, Victoria 3073, retired, who died on 11 November 2008.

WEBSTER, John, late of 26 Adeney Street, Yarraville, Victoria 3013, who died on 23 June 2006.

Dated 16 March 2009

ROD SKILBECK
Manager
Executor and Trustee Services

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 25 May 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.

BARNARD, Carolyn Majella, late of Bayside Hostel, 5 Macdonald Street, Mordialloc, Victoria 3195, who died on 10 October 2008.

COXALL, Mary Rebecca, late of Shelton Manor, 93 Ashleigh Avenue, Frankston, Victoria 3199, who died on 27 November 2008.

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 19 May 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.

EVERETT, Winifred Effie, late of Unit 57, Cumberland View Retirement Village, 101 Whalley Drive, Wheelers Hill, Victoria 3150, home duties, who died on 25 September 2008.

FERGUS, John William, late of 16 Vision Street, Chadstone, Victoria 3148, pensioner, who died on 24 December 2008.

FORD, John Alan, late of 3 Stewart Street, Rupanyup, Victoria 3388, who died on 12 June 2008.

GARDNER, Jean Ellen Peace, late of Argyle Court Hostel, 81–83 Argyle Court, Chelsea, Victoria 3196, who died on 2 October 2008.

HEALEY, Lorraine Frances, formerly of NEMPS, Waiora Road, Rosanna, Victoria 3084, late of Carinya Nursing Home, 125 Golf Links Road, Frankston, Victoria 3199, pensioner, who died on 12 July 2008.

MORRISON, Pamela Joy, late of Berwick Nursing Home, 22–25 Parkhill Drive, Berwick, Victoria 3806, pensioner, who died on 3 November 2008.

WALE, Barbara Mary, late of Pakenham Aged Care, Ron Andrews Nursing Home, Princes Highway, Pakenham, Victoria 3810, who died on 7 October 2008.

Dated 10 March 2009

ROD SKILBECK
Manager
Executor and Trustee Services

EXEMPTION

Application No. A49/2009

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995**, by Cooroonya Domestic Violence Services Inc. The application for exemption is to enable the applicant to advertise and employ women only in its service in the north-east Hume region of Victoria (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, 14, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption, the Tribunal noted:

- Cooroonya Domestic Violence Incorporated is a non-profit, gender specific specialist family violence agency which exists to provide a crisis response to women and children experiencing family violence. The Cooroonya Domestic Violence Incorporated is established to empower women and children to regain control and independence in their lives; and to provide innovative, accountable and confidential services for them.

- It is the Cooroonya Domestic Violence Incorporated experience that women experiencing domestic/family violence including crisis needs expect the service response to come from female workers. Such a service response is also part of an established tradition of women's services to and by women.

The Tribunal hereby grants an exemption to the applicant from the operation of sections 13, 14, 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 March 2012.

Dated 6 March 2009

HER HONOUR JUDGE HARBISON
Vice President

EXEMPTION

Application No. A48/2009

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995**, by Cooroonya Domestic Violence Services Inc. The application for exemption is to enable the applicant to provide Cooroonya's specific service delivery role to women and children only in the north-eastern Hume region of Victoria (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, 14, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption, the Tribunal noted:

- Cooroonya Domestic Violence Incorporated is a non-profit, gender specific specialist family violence agency which exists to provide a crisis response to women and children experiencing family violence. Cooroonya Domestic Violence Incorporated is established to empower women and children to regain control and independence in their lives; and to provide innovative, accountable and confidential services.

- The service responds to the immediate safety needs of women and children and furthermore provides a ready access to safe, and secure short term accommodation and support for women and children exposed to family violence.
- The service also provides for intensive interventions for its clients including regular group sessions, individual counselling and personal development work best suited to their healing needs based on assessment. The service supports ongoing services to the clients to enable them to re-establish themselves within the community.
- A fundamental feature of family violence recognised by Parliament includes the acknowledgment of the gendered nature of family violence. Individual women, women's groups and organisations have challenged long held assumptions about domestic/family violence and have a long term commitment to the empowerment of women and children and to the elimination of all forms of violence against women and children.
- The impact of domestic/family violence on women and children is profound. It has immediate and long term consequences for the economic, psychological, physical, emotional, social and well being of women and children. Yet historically domestic and family violence has not always been treated as serious or criminal behaviour. Cooroonya Domestic Violence Incorporated acknowledges this context and works to support women and children in their immediate crisis situation including outreach, advocacy and referral.
- Given the acknowledged immediate and long term effects of domestic/family violence, women and children need and require a safe environment to address their issues. A safe environment includes one in which women feel listened to, believed and not judged; and one in which the gendered nature of domestic/family violence informs the service response.

The Tribunal hereby grants an exemption to the applicant from the operation of sections 13, 14, 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 March 2012.

Dated 5 March 2009

HER HONOUR JUDGE HARBISON
Vice President

Country Fire Authority Act 1958

VARIATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by section 4 of the **Country Fire Authority Act 1958**, I, Neil Graeme Bibby, Chief Executive Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Sustainability and Environment, hereby vary the declaration of the Fire Danger Periods previously published in the Government Gazette by declaring that such Fire Danger Periods shall end in respect of the undermentioned Municipal Districts of Municipalities or parts of Municipalities specified.

To terminate from 0100 hours on 23 March 2009:

Buloke Shire
Gannawarra Shire
Mildura Rural City
Swan Hill Rural City

NEIL G. BIBBY AFSM
Chief Executive Officer

Electoral Act 2002

CHANGE TO REGISTER OF POLITICAL PARTIES

In accordance with section 51(5)(e) of the **Electoral Act 2002**, I hereby give notice of the following change to the Register of Political Parties.

Name of registered political party: National Party of Australia – Victoria.

New address: Level 10, 140 Bourke Street, Melbourne.

Dated 13 March 2009

STEVE TULLY
Victorian Electoral Commission

Forests Act 1958DECLARATION OF LAND NOT TO BE
A FIRE PROTECTED AREA

I, Gavin Jennings MLC, Minister for Environment and Climate Change, after consultation with the Secretary, notice given to the Minister for Police and Emergency Services and notice published in the Portland Observer on 12 November 2008, under section 3(4) of the **Forests Act 1958**, declare that any land which is within 1.5 kilometres of any reserved forest or of any area of unoccupied Crown land proclaimed as a protected forest pursuant to this Act or any corresponding previous enactment or of any national park or of any protected public land, which is situated within the municipalities in the Schedule below, shall not be a fire protected area.

SCHEDULE

Glenelg Shire Council,
West Wimmera Shire Council

GAVIN JENNINGS, MLC
Minister for Environment and
Climate Change

Local Government Act 1989APPROVAL OF AGREEMENT BETWEEN
GREATER GEELONG CITY COUNCIL,
GOLDEN PLAINS SHIRE COUNCIL,
SURF COAST SHIRE COUNCIL AND
THE BOROUGH OF QUEENSCLIFFE
TO OPERATE A REGIONAL LIBRARY
CORPORATION

I, Richard Wynne, MP, Minister for Local Government, acting pursuant to section 196(2) of the **Local Government Act 1989**, hereby approve of the Agreement executed by Greater Geelong City Council, Golden Plains Shire Council, Surf Coast Shire Council and the Borough of Queenscliffe for the operation of a Regional Library Corporation under section 196 of the **Local Government Act 1989**.

Dated 24 February 2009

RICHARD WYNNE MP
Minister for Local Government

Local Government Act 1989APPROVAL OF AGREEMENT BETWEEN
KNOX CITY COUNCIL, MAROONDAH
CITY COUNCIL AND YARRA RANGES
SHIRE COUNCIL TO OPERATE A
REGIONAL LIBRARY CORPORATION

I, Richard Wynne, MP, Minister for Local Government, acting pursuant to section 196(2) of the **Local Government Act 1989**, hereby approve of the Agreement executed by Knox City Council, Maroondah City Council and Yarra Ranges Shire Council for the operation of a Regional Library Corporation under section 196 of the **Local Government Act 1989**.

Dated 3 March 2009

RICHARD WYNNE MP
Minister for Local Government

State Superannuation Act 1988DECLARATION OF
ELIGIBLE SALARY SACRIFICE
CONTRIBUTORS

I, Tim Holding MP, in my capacity as Minister for Finance, WorkCover and the Transport Accident Commission for the State of Victoria, under paragraph (b) of section 3A of the **State Superannuation Act 1988** ('the Act'), by this instrument declare officers employed by the entity listed below, who are members of the Revised Scheme or New Scheme (as those terms are defined in the Act), to be eligible salary sacrifice contributors from the date of gazettal:

- Downer EDI Rail Pty Ltd ACN 000 002 031
- Downer EDI Rail V/Line Maintenance Pty Ltd ACN 088 510 614.

Dated 5 March 2009

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

Transport Superannuation Act 1988DECLARATION OF
ELIGIBLE SALARY SACRIFICE
CONTRIBUTORS

I, Tim Holding MP, in my capacity as Minister for Finance, WorkCover and the Transport Accident Commission for the State of Victoria, under paragraph (b) of section 3A

of the **Transport Superannuation Act 1988** ('the Act'), by this instrument declare officers employed by the entity listed below, who are members of the Transport Superannuation Scheme, to be eligible salary sacrifice contributors from the date of gazettal:

- Downer EDI Rail Pty Ltd ACN 000 002 031
- Downer EDI Rail V/Line Maintenance Pty Ltd ACN 088 510 614.

Dated 5 March 2009

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

**Victorian Urban Development
Authority Act 2003**

VICTORIAN URBAN DEVELOPMENT
AUTHORITY

Part 3, Division 5A – Charges

Notice of Amendment to the Infrastructure
Recovery Charge Threshold Amount

In accordance with section 51B(5) of the **Victorian Urban Development Authority Act 2003** ('the Act'), I hereby specify that the amount to apply as the threshold amount within the meaning of section 51A of the Act for the Infrastructure Recovery Charge levied under section 51M of the Act in the project area declared by an order published in the Government Gazette dated 26 September 2005, known as the Central Dandenong Revitalisation Project, for the financial year beginning on 1 July 2007 is now set at \$257,205 and for the financial year beginning on 1 July 2008 is now set at \$265,583. The amount was previously set at \$250,000.

JUSTIN MADDEN MP
Minister for Planning

Land Acquisition and Compensation Act 1986

FORM 7 S. 21
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Melbourne Water Corporation (Melbourne Water) declares that by this notice it acquires the following interest (easement) in the land described

as part of Lot 1 on Title Plan 244170Y, Parish of Woodbourne, comprising 1.381 hectares and being part of the land described in Certificates of Title Volume 10863 Folio 205 and Certificate of Title Volume 10863 Folio 206, shown as E1 on Plan 78_10863_205_6.

Interest Acquired: That of John Raymond Jeffrey, Betty Dorothy Jeffrey and Lester James Jeffrey and all other interests.

Published with the authority of Melbourne Water.

Dated 19 March 2009

For and on behalf of Melbourne Water
ROB SKINNER
Managing Director
Melbourne Water

Land Acquisition and Compensation Act 1986

FORM 7 S. 21
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Melbourne Water Corporation (Melbourne Water) declares that by this notice it acquires the following interest (easement) in the land described as part of Lot 2 on Plan of Subdivision 209263T, Parish of Woodbourne, comprising 767 square metres and being land described in Certificate of Title Volume 11046 Folio 896, shown as E1 on Plan 98_11046_896_A.

Interest Acquired: That of Anne Josephine Kingsley Dawborn and all other interests.

Published with the authority of Melbourne Water.

Dated 19 March 2009

For and on behalf of Melbourne Water
ROB SKINNER
Managing Director
Melbourne Water

Land Acquisition and Compensation Act 1986

FORM 7 S. 21
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Melbourne Water Corporation (Melbourne Water) declares that by this notice it acquires

the following interest (easement) in the land described as part of Lot 1 on Plan of Subdivision 209263T, Parish of Woodbourne, comprising 3,027 square metres and being land described in Certificate of Title Volume 9779 Folio 965, shown as shown as E1 on Plan 97_9779_965_A.

Interest Acquired: That of John Kingsley Dawborn and all other interests.

Published with the authority of Melbourne Water.

Dated 19 March 2009

For and on behalf of Melbourne Water
ROB SKINNER
Managing Director
Melbourne Water

Land Acquisition and Compensation Act 1986

FORM 7 S. 21
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 080001, Parish of Moorooduc, comprising 280.0 square metres and being land described in Certificate of Title Volume 08727 Folio 330, shown as Parcel 1 on Survey Plan 21730.

Interest Acquired: That of Bata Shoe Company of Australia Pty Ltd and all other interests.

Published with the authority of VicRoads.

Dated 19 March 2009

For and on behalf of VicRoads
BERNARD TOULET
Director
Property Services

Trans-Tasman Mutual Recognition (Victoria) Act 1998

ENDORSEMENT OF REGULATIONS MADE UNDER THE

TRANS-TASMAN MUTUAL RECOGNITION ACT 1997 OF THE COMMONWEALTH

I, John Mansfield Brumby, as the designated person for the State of Victoria and in accordance with section 43 of the **Trans-Tasman Mutual Recognition Act 1997** of the Commonwealth, endorse the proposed regulations set out in Appendix A for the purposes of sections 43(1) and 48(5) of that Act.

Dated 15 March 2009

J. M. BRUMBY
Premier

APPENDIX A

Trans-Tasman Mutual Recognition Amendment Regulations 2009 (No.)¹**1 Name of Regulations**

These Regulations are the Trans Tasman Mutual Recognition Amendment Regulations 2009 (No.).

2 Commencement

These Regulations commence on the day after they are registered.

3 Amendment of Trans-Tasman Mutual Recognition Regulations 1999

Schedule 1 amends the Trans-Tasman Mutual Recognition Regulations 1999.

4 Amendment of Trans-Tasman Mutual Recognition Act 1997

Schedule 2 amends the **Trans-Tasman Mutual Recognition Act 1997**.

Schedule 1 Amendment of Trans-Tasman Mutual Recognition Regulations 1999
(regulation 3)**[1] Regulation 5**

omit

30 April 2009

insert

30 April 2010

Schedule 2 Amendments of Trans-Tasman Mutual Recognition Act 1997
(regulation 4)**[1] Schedule 2, clause 4**

after

Liquor Act 1982, Part 11

insert

Gas Appliances

Gas Supply Act 1996, to the extent that it relates to regulation of liquefied petroleum gas (LPG) appliances (other than those that have been tested and certified for safe use on universal LPG) and portable, unflued cabinet heaters that are designed for indoor use and that operate on LPG using LPG gas cylinders that are self-contained within the heater

[2] Schedule 2, clause 5

after

Gaming Machine Control Act 1991

insert

Gas Appliances

Gas Safety Act 1997, to the extent that it relates to regulation of liquefied petroleum gas (LPG) appliances (other than those that have been tested and certified for safe use on universal LPG) and portable, unflued cabinet heaters that are designed for indoor use and that operate on LPG using LPG gas cylinders that are self-contained within the heater

[3] Schedule 2, clause 6

after

Gaming Machine Act 1991

insert

Gas Appliances

Petroleum and Gas (Production and Safety) Act 2004, to the extent that it relates to regulation of liquefied petroleum gas (LPG) appliances (other than those that have been tested and certified for safe use on universal LPG) and portable, unflued cabinet heaters that are designed for indoor use and that operate on LPG using LPG gas cylinders that are self-contained within the heater

[4] Schedule 2, clause 7

after

Gaming Commission Act 1987

insert

Gas Appliances

Gas Standards Act 1972, to the extent that it relates to regulation of liquefied petroleum gas (LPG) appliances (other than those that have been tested and certified for safe use on universal LPG) and portable, unflued cabinet heaters that are designed for indoor use and that operate on LPG using LPG gas cylinders that are self-contained within the heater

[5] Schedule 2, clause 8

after

Gaming Machines Regulations 1993

insert

Gas Appliances

Gas Act 1997, to the extent that it relates to regulation of liquefied petroleum gas (LPG) appliances (other than those that have been tested and certified for safe use on universal LPG) and portable, unflued cabinet heaters that are designed for indoor use and that operate on LPG using LPG gas cylinders that are self-contained within the heater

[6] **Schedule 2, clause 9**

after

Gaming Control Act 1993 (to the extent that it deals with gaming machines)

insert

Gas Appliances

Gas Act 2000, to the extent that it relates to regulation of liquefied petroleum gas (LPG) appliances (other than those that have been tested and certified for safe use on universal LPG) and portable, unflued cabinet heaters that are designed for indoor use and that operate on LPG using LPG gas cylinders that are self-contained within the heater

[7] **Schedule 2, clause 10**

after

Gaming Machine Act 1987

insert

Gas Appliances

Gas Safety Act 2000, to the extent that it relates to regulation of liquefied petroleum gas (LPG) appliances (other than those that have been tested and certified for safe use on universal LPG) and portable, unflued cabinet heaters that are designed for indoor use and that operate on LPG using LPG gas cylinders that are self-contained within the heater

[8] **Schedule 2, clause 11**

after

Gaming Control Act 1993

insert

Gas Appliances

Dangerous Goods Act, to the extent that it relates to regulation of liquefied petroleum gas (LPG) appliances (other than those that have been tested and certified for safe use on universal LPG) and portable, unflued cabinet heaters that are designed for indoor use and that operate on LPG using LPG gas cylinders that are self-contained within the heater

[9] **Schedule 3, clause 5**

substitute

5 Gas appliances

Gas Supply Act 1996 of New South Wales (to the extent that it relates to regulation of gas appliances that are not covered by clause 4 in Schedule 2)

Gas Safety Act 1997 of Victoria (to the extent that it relates to regulation of gas appliances that are not covered by clause 5 in Schedule 2)

Petroleum and Gas (Production and Safety) Act 2004 of Queensland (to the extent that it relates to regulation of gas appliances that are not covered by clause 6 in Schedule 2)

Gas Standards Act 1972 of Western Australia (to the extent that it relates to regulation of gas appliances that are not covered by clause 7 in Schedule 2)

Gas Act 1997 of South Australia (to the extent that it relates to regulation of gas appliances that are not covered by clause 8 in Schedule 2)

Gas Act 2000 of Tasmania (to the extent that it relates to regulation of gas appliances that are not covered by clause 9 in Schedule 2)

Gas Safety Act 2000 of the Australian Capital Territory (to the extent that it relates to regulation of gas appliances that are not covered by clause 10 in Schedule 2)

Dangerous Goods Act of the Northern Territory (to the extent that it relates to regulation of gas appliances that are not covered by clause 11 in Schedule 2)

Note

1. All legislative instruments and compilations are registered on the Federal Register of Legislative Instruments kept under the **Legislative Instruments Act 2003**. See <http://www.frli.gov.au>
-

Fisheries Act 1995

FISHERIES NOTICE NO. 4/2009

I, Peter Appleford, delegate for the Minister for Agriculture, after consultation with Seafood Industry Victoria and the Fisheries Co-Management Council, make the following Fisheries Notice:

Dated 4 March 2009

PETER APPLEFORD
Executive Director Fisheries Victoria

FISHERIES (SCALLOP OCEAN FISHERY) (OPEN SEASON) NOTICE NO. 4/2009

1. Title

This Notice may be cited as the Fisheries (Scallop Ocean Fishery) (Open Season) Notice No. 4/2009.

2. Objective

The objective of this Notice is to fix a period during which the taking of scallops from Victorian waters is permitted.

3. Authorising provision

This Notice is made under sections 67 and 152 of the **Fisheries Act 1995**.

4. Commencement

This Notice comes into operation on 1 April 2009.

5. Open Season

The holder of a Scallop (Ocean) Fishery Access Licence may take scallops during the period commencing 1 April 2009 and ending 31 March 2010 (both dates inclusive).

Fisheries Act 1995

FURTHER QUOTA ORDER FOR THE SCALLOP (OCEAN) FISHERY

I, Peter Appleford, delegate for the Minister for Agriculture, make the following Order under section 64A(1) of the **Fisheries Act 1995**:

1. The 1 April 2009 until 31 March 2010 is a 'quota period' for the purposes of this Order.
2. The total allowable catch for the Scallop (Ocean) Fishery during a quota period is 1,504,000 kilograms shell weight.
3. An individual quota unit for the Scallop (Ocean) Fishery is 1 kilogram shell weight.

This Order commences on 1 April 2009 and expires on 31 March 2010.

Dated 4 March 2009

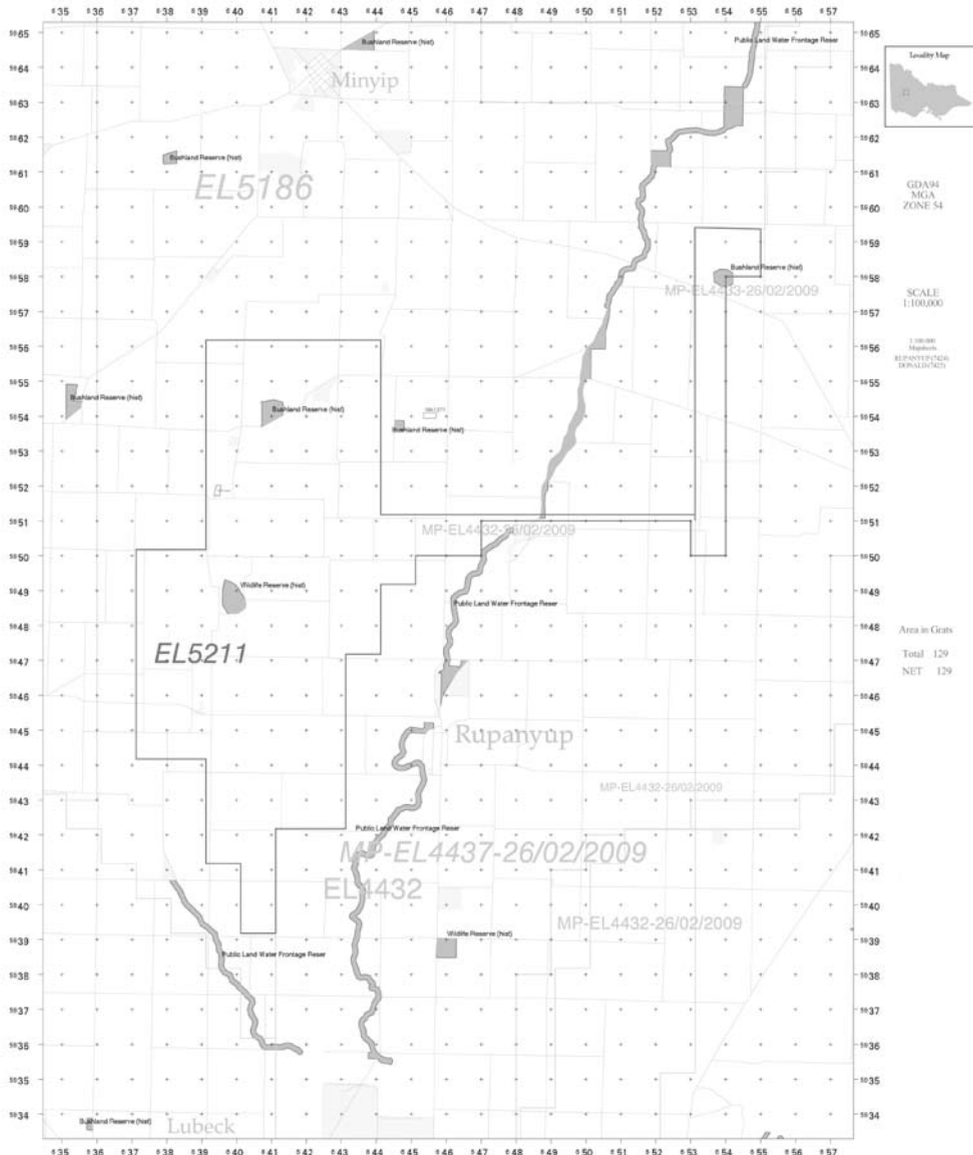
PETER APPLEFORD
Executive Director Fisheries Victoria

Mineral Resources (Sustainable Development) Act 1990

DEPARTMENT OF PRIMARY INDUSTRIES

Exemption of Land from an Exploration or Mining Licence

I, Cliff Kavonic, Acting Executive Director Earth Resources Division, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation from the Minister for Energy and Resources hereby exempt all that Crown land situated within the boundaries of exploration application 5211 from being subject to an exploration licence and a mining licence.



Dated 5 March 2009

CLIFF KAVONIC
 Acting Executive Director
 Earth Resources Division (formerly Minerals and Petroleum)

Mineral Resources (Sustainable Development) Act 1990

DEPARTMENT OF PRIMARY INDUSTRIES

Exemption of Land from an Exploration or Mining Licence

I, Cliff Kavonic, Acting Executive Director Earth Resources Division, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation from the Minister for Energy and Resources hereby exempt all that Crown land situated within the boundaries of exploration application 5212 from being subject to an exploration licence and a mining licence.



Dated 5 March 2009

CLIFF KAVONIC
Acting Executive Director
Earth Resources Division (formerly Minerals and Petroleum)

Private Agents Act 1966**NOTICE 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>
Varun Anand	Recoveries Corporation Pty Ltd	Level 7, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence
Michael Gomez	Recoveries Corporation Pty Ltd	Level 7, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence
Susan Chhour	Recoveries Corporation Pty Ltd	Level 7, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence
Kristen L. Scicluna	Recoveries Corporation Pty Ltd	Level 7, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence
Linton J. Webster	Recoveries Corporation Pty Ltd	Level 7, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence
Mustufa Asik	Recoveries Corporation Pty Ltd	Level 7, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence

Dated at Melbourne 17 March 2009

DEBRA GALLUCCI
Registrar
Magistrates' Court of Victoria

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>
Julie A. Mcnamara	Recoveries Corporation Pty Ltd	Level 7, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence
Ngonidzashe K. Mudzimu	Recoveries Corporation Pty Ltd	Level 7, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence
Rosie G. Wauchope	Recoveries Corporation Pty Ltd	Level 7, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence
Stephanie Tzintzis	Recoveries Corporation Pty Ltd	Level 7, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence
Katherine L. Phillimore	Recoveries Corporation Pty Ltd	Level 7, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence
Gaurav Gaur	Recoveries Corporation Pty Ltd	Level 7, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence

Dated at Melbourne 17 March 2009

DEBRA GALLUCCI
Registrar
Magistrates' Court of Victoria

Private Agents Act 1966**NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES
UNDER THE PROVISIONS OF THE PRIVATE AGENTS ACT 1966 – 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>
Stavroula Kemeridis	Recoveries Corporation Pty Ltd	Level 7, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence
Dimitra Kalos	Recoveries Corporation Pty Ltd	Level 7, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence
Colette M. Dunne	Recoveries Corporation Pty Ltd	Level 7, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence
Sharon V. D'Costa	Collection House Ltd	Level 7, 477 Collins Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence
Harry Singh	Probe Group P/L	214 Balaclava Road, Caulfield North 3161	Commercial Sub-Agents Licence
Robert A. Randall	Credit Consultants Group P/L	Suite 320, 1 Queens Road, Melbourne 3000	Commercial Agents Licence

Dated at Melbourne 17 March 2009

DEBRA GALLUCCI
Registrar
Magistrates' Court of Victoria

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>
Ross B. Phillips	Dun & Bradstreet P/L	7/479 St Kilda Road, Melbourne 3004	Commercial Agents Licence

Dated at Melbourne 17 March 2009

DEBRA GALLUCCI
Registrar
Magistrates' Court of Victoria

Wildlife Act 1975**WILDLIFE (CONTROL OF GAME HUNTING) NOTICE NO. 1**

I, Gavin Jennings, Minister for Environment and Climate Change, make the following Notice:

Dated 9 March 2009

GAVIN JENNINGS MLC

Minister for Environment and Climate Change

1. Title

This Notice may be cited as the Wildlife (Control of Game Hunting) Notice No. 1.

2. Objectives

The objectives of this Notice are –

- (a) to prohibit absolutely the taking, destroying or hunting in Victoria of certain taxa of duck during specified periods; and
- (b) to set bag limits for the 2009 open season for duck.

3. Authorising provision

This notice is made under section 86 of the **Wildlife Act 1975**.

4. Commencement

This Notice takes effect on 21 March 2009.

5. Hunting of duck prohibited

The taking, destroying or hunting of any taxa of duck listed in Schedule 1 to this Notice is prohibited in Victoria during the period of the 2009 duck season (21 March to 8 June) as specified in the Wildlife (Game) Regulations 2001.

The taking, destroying or hunting of any taxa of duck listed in Schedule 2 to this Notice is prohibited in Victoria during the period from 9 May 2009 to 8 June 2009.

The taking, destroying or hunting of any taxa of duck listed in Schedule 2 to this Notice is prohibited in Victoria during the periods from the beginning of the first Saturday of the 2009 duck season (21 March) until 7.10 am (Daylight Saving Time) east of the line of longitude at 146°30' east, 7.20 am (Daylight Saving Time) between the line of longitude at 146°30' east and the line of longitude at 142°30' east and 7.30 am (Daylight Saving Time) west of the line of longitude at 142°30' east, on that day.

6. Bag limits for duck

The bag limit for any day during the 2009 open season for the taxa of duck listed in Schedule 2 to this Notice is a maximum of five (5) game ducks of which at least three (3) must be Australian Wood Ducks (Maned Duck).

7. Contravention of Notice

A person must not contravene any part of the Notice.

Penalty: 25 penalty units.

Schedule 1

Common Name	Scientific Name
Australasian (Blue Winged) Shoveler	<i>Anas rhynchos</i>
Pink – eared Duck	<i>Malacorhynchus membranaceus</i>
Hardhead (White-eyed) Duck	<i>Aythya australis</i>

Schedule 2

Common Name	Scientific Name
Pacific Black Duck	<i>Anas superciliosa</i>
Chestnut Teal	<i>Anas castanea</i>
Grey Teal	<i>Anas gibberifrons</i>
Australian Shelduck (Mountain Duck)	<i>Tadorna tadornoides</i>
Australian Wood Duck (Maned Duck)	<i>Chenonetta jubata</i>

VICTORIAN WORKCOVER AUTHORITY

Exemption

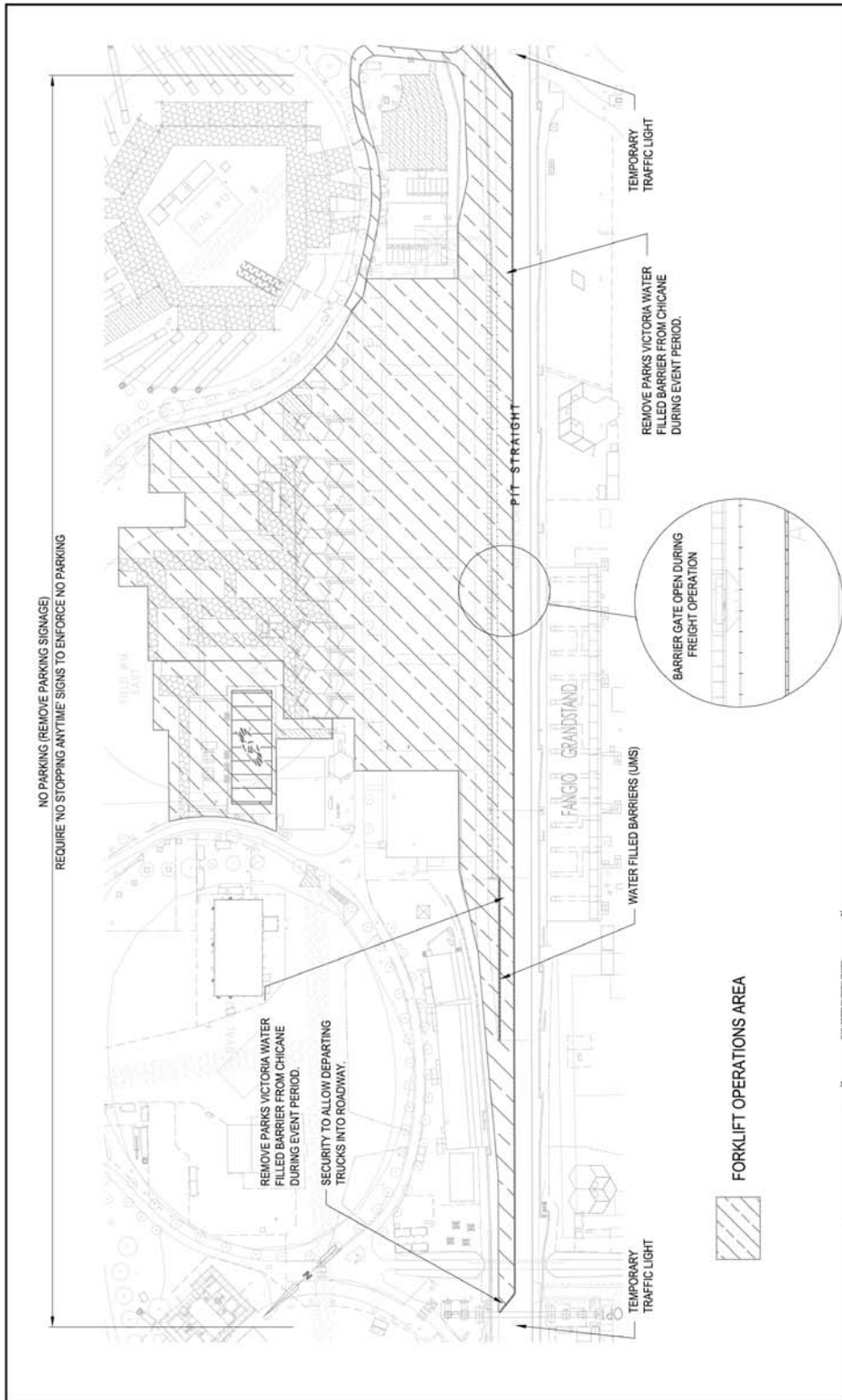
On 16 March 2009, under Regulation 7.2.2 of the Occupational Health and Safety Regulations 2007, Australian Grand Prix Corporation at 220 Albert Road, South Melbourne, were granted an exemption from Regulation 3.6.2(a) of the Occupational Health and Safety Regulations 2007.

This exemption is valid from 19 March 2009 through to 12 April 2009, unless revoked by the Victorian Workcover Authority (VWA) in writing.

This exemption is issued with the following conditions:

1. This exemption is granted to Australian Grand Prix Corporation, and this exemption shall only apply to overseas employees, employed by the respective race teams and Formula One Management Limited, operating industrial lift trucks (forklifts) at the Formula One Grand Prix at Albert Park. There shall be a limit of two forklifts per team operating in the designated area at any one time.
2. This exemption shall only apply for the period from 19 March 2009, through the Event, to 12 April 2009, unless revoked by the Victorian Workcover Authority (VWA) in writing.
3. This exemption shall only apply to designated operational areas for forklifts at the Albert Park Circuit, noted in Drawing Numbers MEQ899-C-DWG-162 Rev B and MEQ899-C-DWG-161 Rev B, submitted to the VWA by Australian Grand Prix Corporation.
4. In order for these employees to operate forklifts under this exemption, the following conditions shall be met:
 - a. Each forklift operator is required to hold, and provide evidence of, a forklift license or certificate of competency issued overseas, together with a colour photograph and supporting identification. Verification of the evidence shall be conducted by Australian Grand Prix Corporation for each operator, and copies of the information shall be retained by Australian Grand Prix Corporation. In addition, copies of this documentation shall be provided to the VWA for review.
 - b. A supervisor representing the Australian Grand Prix Corporation or its Project manager shall be present at the Event and will ensure an initial competency assessment is undertaken for each forklift operator by a Victorian or Interstate Authorised Assessor or an Assessor affiliated with a Registered Training Organisation. The assessment undertaken shall include theoretical questions from the National Certificate of Competency assessment instrument for forklift truck operation, and practical assessment components relevant to the tasks to be performed. The assessor shall provide endorsement of operators deemed competent to the Australian Grand Prix Corporation and the VWA. The exemption shall be granted conditionally upon the VWA being notified of the competent operators once they have been deemed competent.
 - c. Information shall be provided to the Formula One teams and Formula One Management Limited employees regarding safety requirements prior to the Event in a format and language that employees can understand. Each forklift operator shall receive specific information and instructions for the circuit upon their arrival.
 - d. Forklift operators shall produce their accreditation for access to the designated operational areas, acknowledge and sign a safety undertaking, in the language that the employees can understand, prior to being provided the keys to operate a forklift.
 - e. A physical boundary shall be erected to restrict unauthorized access into, and traffic egress from, the designated operational areas where the forklift operators shall be working. Security personnel shall be provided to enforce the secured area.
 - f. All personnel working within the designated operational areas shall wear appropriate personal protective equipment, including high visibility clothing and protective footwear.

-
- g. Forklifts being operated by Formula One teams shall be sourced locally from Australian suppliers and shall undergo and satisfy a safety inspection at the commencement of each day, conducted by a suitably competent person.
 - h. A detailed freight operations plan (referenced in the 'Teams Freight Logistics – Operations Plan') for these activities shall be implemented, and shall include site safety rules, a traffic management plan, forklift safety requirements, a system for reporting of hazards and incidents, and emergency response procedures.
 - i. A suitably competent safety officer/observer, independent of Formula One Management Limited and the Formula One teams, shall be in place in the designated operational areas for forklifts and tasked with the enforcement of any safety requirements and plans. The safety officer/observer shall initiate immediate corrective actions when non-compliance is identified.



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 wheel chair 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.	\$1.69	\$2.71	\$3.22
2.	That part of the Link road between Racecourse Road and Dynon Road.	\$1.69	\$2.71	\$3.22
3.	That part of the Link road between Footscray Road and the West Gate Freeway.	\$2.12	\$3.39	\$4.02
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 – <ol 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. 	\$2.12	\$3.39	\$4.02
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.	\$3.81	\$6.09	\$7.24
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.	\$1.69	\$2.71	\$3.22

<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>	\$1.69	\$2.71	\$3.22
<p>8. That part of the Link road being the eastbound carriageways between Burnley Street and Glenferrie Road.</p>	\$1.69	\$2.71	\$3.22
<p>9. That part of the Link road between Glenferrie Road and Burnley Street, other than the eastbound carriageways.</p>	\$1.69	\$2.71	\$3.22
<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>	\$1.06	\$1.69	\$2.01
<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</p> <p>between the eastern portal of that Tunnel and Punt Road.</p>	\$1.06	\$1.69	\$2.01

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 6.00 am and 8.00 pm on the same day.	\$6.35	\$8.46	\$8.46
2. Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 8.00 pm on the one day and 6.00 am on the next.	\$6.35	\$6.35	\$6.35

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 December 2008 and published in the Victoria Government Gazette No. G 51 (pages 3033 to 3037), dated 18 December 2008 ('the Last Notice').

This notice takes effect on 1 April 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 13 March 2009

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 wheel chair 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:

Table One			
Toll Zone	Toll		
	Car	LCV	HCV
12. The Extension road	\$1.06	\$1.69	\$2.01

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 December 2008 and published in the Victoria Government Gazette No. G 51 (pages 3038 to 3039), dated 18 December 2008 ('the Last Notice').

This Notice takes effect on 1 April 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 13 March 2009

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 wheel chair 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 12.00 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 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
	\$12.15	\$19.45	\$23.10

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
	\$12.15	\$19.45

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	\$6.95

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 December 2008 and published in the Victoria Government Gazette No. G 51 (pages 3040 to 3042), dated 18 December 2008 ('the Last Notice').

This Notice takes effect on 1 April 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 13 March 2009

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 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 wheel chair 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
	\$12.15	\$19.45	\$23.10

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
	\$12.15	\$19.45

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 December 2008 and published in the Victoria Government Gazette No. G 51 (pages 3030 to 3032), dated 18 December 2008 ('the Last Notice').

This Notice takes effect on 1 April 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 13 March 2009

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)

Planning and Environment Act 1987**BAYSIDE PLANNING SCHEME**

Notice of Approval of Amendment

Amendment C72

The Minister for Planning has approved Amendment C72 to the Bayside Planning Scheme.

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

The Amendment rezones a section of land at 1–3 and 4–5 Beach Road, Hampton, from a Public Use Zone 4 to a Residential 1 Zone and includes the rezoned land within an Environmental Audit Overlay.

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 Bayside City Council, 76 Royal Avenue, Sandringham.

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

Planning and Environment Act 1987**GOLDEN PLAINS PLANNING SCHEME**

Notice of Approval of Amendment

Amendment C36

The Minister for Planning has approved Amendment C36 to the Golden Plains Planning Scheme.

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

The Amendment introduces the new Smythesdale Structure Plan and includes a new strategy at Clause 21.06. The Amendment rezones land in Vermont Road, Smythesdale, from Low Density Residential Zone to the Rural Living Zone and applies the Design and Development Overlay 8 to the area zoned Business 4 on the Glenelg Highway, Smythesdale. Consequential changes are also made to the Municipal Strategic Statement.

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 Golden Plains Shire Council, Bannockburn Customer Service Centre, 2 Pope Street, Bannockburn 3331.

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

Planning and Environment Act 1987**GREATER BENDIGO PLANNING SCHEME**

Notice of Approval of Amendment

Amendment C102 Part 1

The Minister for Planning has approved Amendment C102 Part 1 to the Greater Bendigo Planning Scheme.

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

The Amendment:

- rezones Part of 1 Averys Road, Eaglehawk (being the Neangar Park Golf Course), from Farming Zone to a Special Use 4 (Private Sport and Recreation Facilities) Zone;
- rezones Part of 277, 301, 321, 333 and 389 Howard Street, Jackass Flat, from Farming Zone to Residential 1 Zone;
- rezones 169, 171, 187, 193, Part of 200, 207, 211, 213 Jobs Gully Road, Jackass Flat, from Farming Zone to Residential 1 Zone;
- rezones 40, 42–46, Part of 65, Part of 70, and 95 Callaghan Street, Jackass Flat, from Farming Zone to Residential 1 Zone;
- rezones 32 Callaghan Street, land near the intersection of Callaghan Street and Watson Street, and land between Callaghan Street, Government Road and Howard Street, Jackass Flat, from Farming Zone/Public Use 1 Zone to Public Conservation and Resource Zone;
- rezones Part of 92 Harveys Lane, Jackass Flat, from Farming Zone to Residential 1 Zone;

- amends the Environmental Significance Overlay [ESO1] to reduce its width from 100 metres to 50 metres on part of the land known as 200 Jobs Gully Road, Part of 277 and 301 Howard Street, Jackass Flat;
- introduces a new schedule 4 to the Environmental Significance Overlay and applies the schedule to land known as 169 and Part of 200 Jobs Gully Road, Part of 277 and 301 Howard Street, Part of 92 Harveys Lane, and Part of 65, Part of 70, and 95 Callaghan Street, Jackass Flat;
- introduces a new schedule 6 to the Design and Development Overlay to implement the Urban–Forest Interface Policy and applies the schedule to Parts of the land known as 40, 42, Part of 65, Part of 70 and 95 Callaghan Street, Part of 200 Jobs Gully Road, and Part of 277 Howard Street, Jackass Flat;
- introduces a new schedule 21 to the Development Plan Overlay and applies the schedule to the entire study area of Jackass Flat; and
- amends the schedule to Clause 61.03 to update list of maps comprising part of the scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the City of Greater Bendigo, Lyttleton Terrace Office, 189–229 Lyttleton Terrace, and Statutory Planning Unit, 15 Hopetoun Street, Bendigo.

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

Planning and Environment Act 1987
STONNINGTON PLANNING SCHEME
Notice of Approval of Amendment
Amendment C94

The Minister for Planning has approved Amendment C94 to the Stonnington Planning Scheme.

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

The Amendment rezones land at 67–73 Surrey Road, South Yarra, from a Public Use Zone 6 (Local Government) to part Residential 1 Zone and part Public Park and Recreation Zone and applies the Environmental Audit Overlay to the Residential 1 zoned portion.

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 Stonnington City Council, corner of Chapel Street and Greville Street, Prahran.

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

Planning and Environment Act 1987
STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment
Amendment C104

The Minister for Planning has approved Amendment C104 to the Stonnington Planning Scheme.

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

The Amendment applies heritage controls to the former Morton Ray Masonic Temple on land at 945–947 Dandenong Road, Malvern East, by including the place in the Schedule to the Heritage Overlay, on an interim basis, and identifying the land on the Planning Scheme Map as HO381.

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 Stonnington City Council, corner of Chapel Street and Greville Street, Prahran.

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

ORDERS IN COUNCIL

Flora and Fauna Guarantee Act 1988

FLORA AND FAUNA GUARANTEE

(TAKING, TRADING IN OR KEEPING OF LISTED FISH) ORDER NO. 1/2009

Order in Council

The Governor in Council makes the following Order:

1. Title

This Order may be cited as the Flora and Fauna Guarantee (Taking, Trading in or Keeping of Listed Fish) Order No. 1/2009.

2. Objective

The objective of this Order is to authorise the taking, trading in and keeping of fish that have been listed as threatened or which are members of communities that have been listed as threatened under the **Flora and Fauna Guarantee Act 1988**, subject to certain terms and conditions.

3. Authorising provision

This Order is made under section 53(2) of the **Flora and Fauna Guarantee Act 1988**.

4. Revocation

The 'Flora and Fauna Guarantee (Taking, Trading in or Keeping of Listed Fish) Order No. 1/2007' made on 20 November 2007 and published in Government Gazette G47 on 22 November 2007 (pages 2743 to 2748) is revoked.

5. Commencement

This Order comes into operation on the day that it is published in the Government Gazette.

6. Definitions

In this Order –

'Act' means the **Flora and Fauna Guarantee Act 1988**;

'bait trap' has the same meaning as in the Fisheries Regulations 2009;

'carapace length' is the measurement from the rear of the eye orbit depression to the nearest part of the posterior edge of the carapace;

'carcass' has the same meaning as in the Fisheries Regulations 2009;

'catch limit' has the same meaning as in the **Fisheries Act 1995**;

'closed season' has the same meaning as in the **Fisheries Act 1995**;

'inland waters' has the same meaning as in the **Fisheries Act 1995**;

'legally obtained' has the same meaning as in the Fisheries Regulations 2009;

'listed fish' means a fish which is a member of a taxon or community of fauna that is listed as threatened under section 10 of the Act;

'marine waters' has the same meaning as in the **Fisheries Act 1995**;

'private aquarium' means an aquarium for which an aquaculture licence under section 43 of the **Fisheries Act 1995** is not required;

'recreational hoop net' has the same meaning as in the Fisheries Regulations 2009;

7. Authority to take listed fish from or keep listed fish in accordance with an aquaculture licence

A person who is the holder of, or is acting on behalf of the holder of, an aquaculture licence issued under the **Fisheries Act 1995** which authorises the hatching, rearing, breeding, growing or displaying of a species of listed fish, may, in accordance with that licence –

- (a) take those listed fish from the waters, area or premises that are specified in the aquaculture licence; and
- (b) keep those listed fish in the waters, area or premises that are specified in the aquaculture licence.

8. Authority to keep listed fish in a private aquarium.

A person may keep listed fish in a private aquarium provided that the listed fish were lawfully obtained.

9. Authority to take listed fish from or keep listed fish in a private dam or lake

A person may take listed fish from, or keep listed fish in, a dam or lake on private land provided that –

- (a) the listed fish occur naturally in the dam or lake; or
- (b) the dam or lake was stocked in accordance with the **Fisheries Act 1995** or the Fisheries Regulations 2009.

10. Authority to trade in listed fish

A person may trade in listed fish provided that –

- (a) the listed fish were hatched, reared, bred or grown in accordance with an aquaculture licence issued under section 43(2) of the **Fisheries Act 1995**, or
- (b) the listed fish were legally obtained from outside Victoria and the person can provide documentary evidence that the listed fish were legally obtained.

[Note that, under the **Fisheries Act 1995** and the Fisheries Regulations 2009, holders of a Victorian Recreational Fishing Licence are not permitted to sell fish taken under that licence.]

11. Authority to take certain listed fish for the purpose of recreation

A person who is –

- (a) the holder of a recreational fishery licence issued under section 45(2) of the **Fisheries Act 1995**; or
- (b) exempt under section 47 of the **Fisheries Act 1995** from the requirement to hold a recreational fishing licence –

may take the listed fish specified in Column 1 of the Schedule to this Order subject to the terms and conditions specified in Column 2 of the Schedule.

12. Authority to take or keep certain listed fish for the purpose of commercial bait collection

A person who is the holder of an access licence issued under section 38(2) of the **Fisheries Act 1995** may take or keep listed fish as by-catch incidental to a commercial bait collection operation, subject to the terms and conditions of the access licence.

Dated 18 March 2009

Responsible Minister

GAVIN JENNINGS MLC

Minister for Environment and Climate Change

RYAN HEATH
Clerk of the Executive Council

SCHEDULE

Column 1 Listed fish	Column 2 Terms and conditions
Flat-headed Galaxias (<i>Galaxias rostratus</i>)	<ol style="list-style-type: none"> 1. The catch limit with respect to the taking of Flat-headed Galaxias from all Victorian waters is a daily limit of 40, except if Common Galaxias, Spotted Galaxias, Mountain Galaxias, Broad-finned Galaxias and Australian Smelt are taken on that day, the catch limit is a total of 40 for all those species combined. 2. The catch limit with respect to the possession of Flat-headed Galaxias in, on or next to Victorian waters is 40, except if Common Galaxias, Spotted Galaxias, Mountain Galaxias, Broad-finned Galaxias and Australian Smelt are possessed, the limit is a total of 40 for all those species combined.
Flat-headed Gudgeon or Bull-headed Gudgeon (<i>Philypnodon grandiceps</i>)	<ol style="list-style-type: none"> 1. The catch limit with respect to the taking of Flat-headed Gudgeon or Bull-headed Gudgeon from all Victorian waters is a daily limit of 40. 2. The catch limit with respect to the possession of Flat-headed Gudgeon or Bull-headed Gudgeon in, on or next to Victorian waters is 40.
Freshwater Catfish (<i>Tandanus tandanus</i>)	<ol style="list-style-type: none"> 1. Freshwater Catfish may only be taken from or possessed in, on or next to inland waters within the Wimmera Basin. 2. The catch limit with respect to the taking of Freshwater Catfish from all inland waters within the Wimmera Basin is a daily limit of two. 3. The catch limit with respect to the possession of Freshwater Catfish in, on or next to inland waters within the Wimmera Basin is two. 4. A person must not, in, on or next to inland waters, possess any Freshwater Catfish in any form other than whole or in the form of a carcass. 5. A minimum size* limit of 30 centimetres for Freshwater Catfish applies to all inland waters within the Wimmera Basin.
Golden Perch (<i>Macquaria ambigua</i>)	<ol style="list-style-type: none"> 1. The catch limit with respect to the taking of Golden Perch from rivers and streams is a daily limit of five. 2. The catch limit with respect to the possession of Golden Perch in, on or next to rivers and streams is five. 3. The catch limit with respect to the taking of Golden Perch from lakes and impoundments of inland waters is a daily limit of ten. 4. The catch limit with respect to the possession of Golden Perch in, on or next to all lakes and impoundments of inland waters is ten. 5. A person must not, in, on or next to inland waters, possess any Golden Perch in any form other than whole or in the form of a carcass. 6. A minimum size* limit of 30 centimetres for Golden Perch applies in respect of all inland waters.

Column 1 Listed fish	Column 2 Terms and conditions
Macquarie Perch (<i>Macquaria australasica</i>)	<ol style="list-style-type: none"> 1. Macquarie Perch may only be taken from or possessed in, on or next to the Yarra River and its tributaries, Lake Dartmouth and its tributaries or the Upper Coliban Reservoir and its tributaries. 2. The catch limit with respect to the taking of Macquarie Perch from the Yarra River and its tributaries or the Upper Coliban Reservoir and its tributaries is daily limit of two. 3. The catch limit with respect to the possession of Macquarie Perch in, on or next to the Yarra River and its tributaries or the Upper Coliban Reservoir and its tributaries is two. 4. A minimum size* of 35 centimetres for Macquarie Perch applies to the Yarra River and its tributaries and the Upper Coliban Reservoir and its tributaries. 5. The catch limit with respect to the taking of Macquarie Perch may be taken per day from Lake Dartmouth and its tributaries is a daily limit of one. 6. The catch limit with respect to the possession of Macquarie Perch in, on or next to Lake Dartmouth and its tributaries is one. 7. A minimum size* of 35 centimetres for Macquarie Perch applies to Lake Dartmouth and its tributaries. 8. A closed season on the taking of Macquarie Perch from inland waters applies from 1 October to 31 December in each year. 9. A person must not, in, on or next to inland waters, possess any Macquarie Perch in any form other than whole or in the form of a carcass.
Murray Cod (<i>Maccullochella peelii</i>)	<ol style="list-style-type: none"> 1. The catch limit with respect to the taking of Murray Cod from inland waters is a daily limit of two, of which no fish may be greater than 100 centimetres in length*. 2. The catch limit with respect to the possession of Murray Cod in, on or next to inland waters is two, of which no fish may be greater than 100 centimetres in length*. 3. A minimum size* limit of 60 centimetres for Murray Cod applies to all inland waters. 4. A closed season on the taking of Murray Cod applies to all inland waters from 1 September to 30 November in each year. 5. A person must not, in, on or next to inland waters, possess any Murray Cod in any form other than whole or in the form of a carcass.

Column 1 Listed fish	Column 2 Terms and conditions
Murray Spiny Freshwater Crayfish (<i>Euastacus armatus</i>)	<p>General conditions</p> <ol style="list-style-type: none"> 1. A person must not, in, on or next to inland waters, possess any Murray Spiny Freshwater Crayfish in any form other than whole or in the form of a carcass. 2. A person must not take, cause to be landed or possess any female Murray Spiny Freshwater Crayfish in berry or with young attached. 3. A person must not remove eggs, spawn, setae or fibres from any female Murray Spiny Freshwater Crayfish. <p>Fishing gear</p> <ol style="list-style-type: none"> 4. Murray Spiny Freshwater Crayfish may be taken by – <ol style="list-style-type: none"> (a) hand; or (b) up to two bait traps; or (c) up to ten baited lines (no hooks); or (d) recreational hoop nets. 5. A person must not use more than five recreational hoop nets in the waters of the Goulburn River system, the Ovens River system, the Glenelg River system, the Latrobe River system, the Tarra River system, the Mitta Mitta River, the Kiewa River, Wodonga Creek, Ryans Creek, Waranga Basin, Carrol’s Creek or in any streams or tributaries flowing into those waters or in any waters impounded on those waters (except the waters of Lake Eildon, Rocklands Reservoir or Lake Dartmouth). 6. In all other inland waters, up to ten recreational hoop nets may be used. 7. Each recreational hoop net must have a tag attached to it which is clearly, legibly and accurately marked with the fishers full name and place of residence and the tag is positioned so that it remains on or above the water surface at all times. 8. Murray Spiny Freshwater Crayfish must not be taken from inland waters north of the Great Dividing Range from the days inclusive from the first day of September in a given year until the last day of April in the following year. 9. A person must not possess Murray Spiny Freshwater Crayfish in, on or next to inland waters north of the Great Dividing Range from the days inclusive from the first day of September in a given year until the last day of April in the following year.

Column 1 Listed fish	Column 2 Terms and conditions
	<p>Catch limits and size limits</p> <p>10. The catch limit with respect to the taking of Murray Spiny Freshwater Crayfish from inland waters is a daily limit of five, of which no more than one fish may be equal to or exceed twelve centimetres in carapace length.</p> <p>11. The catch limit with respect to the possession of Murray Spiny Freshwater Crayfish in, on or next to inland waters is five, of which no more than one fish may be equal to or exceed twelve centimetres in carapace length.</p> <p>12. A minimum size* limit of nine centimetres carapace length for Murray Spiny Freshwater Crayfish applies to inland waters.</p>
Silver Perch (<i>Bidyanus bidyanus</i>)	<p>1. Silver Perch must not be taken from or possessed in, on or next to any rivers or streams north of the Great Dividing Range.</p> <p>2. The catch limit with respect to the taking of Silver Perch is a daily limit of five fish from –</p> <p>(a) lakes and impoundments of inland waters north of the Great Dividing Range (excluding the Wimmera Basin); or</p> <p>(b) all inland waters south of the Great Dividing Range (including the Wimmera Basin).</p> <p>3. The catch limit with respect to the possession of Silver Perch is five fish –</p> <p>(a) in, on or next to lakes and impoundments of inland waters north of the Great Dividing Range (excluding the Wimmera Basin); or</p> <p>(b) in, on or next to all inland waters south of the Great Dividing Range (including the Wimmera Basin).</p> <p>4. A person must not, in, on or next to inland waters, possess any Silver Perch in any form other than whole or in the form of a carcass.</p> <p>5. A minimum size* limit of 30 centimetres for Silver Perch applies to all inland waters.</p>
Southern Bluefin Tuna (<i>Thunnus maccoyii</i>)	<p>1. The catch limit with respect to the taking of Southern Bluefin Tuna from marine waters is a daily limit of two, of which no more than one fish may be equal to or exceed 120 centimetres in length.</p> <p>2. The catch limit with respect to the possession of Southern Bluefin Tuna in, on or next to marine waters is two fish, of which no more than one fish may be equal to or exceed 120 centimetres in length.</p>
Western Carp Gudgeon (<i>Hypseleotris kluzingeri</i>)	no conditions

*Note: The size of fish must be measured in accordance with Regulation 122 of the Fisheries Regulations 2009.

Land Act 1958
APPROVAL BY THE
GOVERNOR IN COUNCIL OF
THE SALE OF CROWN LAND
BY PRIVATE TREATY

Order in Council

The Governor in Council, pursuant to sections 99A(1)(a) and 99A(2) of the **Land Act 1958**, approves the sale by private treaty of Crown Allotment 2007, Parish of Hamilton South and located at Glenelg Highway, Hamilton.

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

Dated 18 March 2009

Responsible Minister

TIM HOLDING MP

Minister for Finance, WorkCover

and the Transport Accident Commission

RYAN HEATH
Clerk of the Executive Council

Public Administration Act 2004
ABOLISHMENT OF ADMINISTRATIVE OFFICE

Order in Council

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

Column 1

Office of the Shared Services Centre

Column 2

Department of Treasury and Finance

This Order takes effect on the day it is made.

Dated 18 March 2009

Responsible Minister

HON JOHN BRUMBY MP

Premier of Victoria

RYAN HEATH
Clerk of the Executive Council

Planning and Environment Act 1987
BARWON HEADS BRIDGE PROJECT

Order in Council

The Governor in Council directs, under section 16 of the **Planning and Environment Act 1987**, that the Greater Geelong Planning Scheme is not binding on the Roads Corporation established under Part II of the **Transport Act 1983** known as Vic Roads, to the extent that VicRoads develops or uses land for the purpose of a transport infrastructure project known as the Barwon Heads Bridge Project and associated buildings and works, subject to compliance with the conditions contained in the attached Schedule.

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

Dated 18 March 2009

Responsible Minister

JUSTIN MADDEN MLC

Minister for Planning

RYAN HEATH
Clerk of the Executive Council

Planning and Environment Act 1987
BARWON HEADS BRIDGE PROJECT
SCHEDULE TO THE ORDER IN COUNCIL

CONDITIONS:

1. The use and development of land must be carried out by the Roads Corporation, established under Part II of the **Transport Act 1983** known as VicRoads (VicRoads), within the defined project area as shown on the attached plan titled 'Barwon Heads Bridge Project Area', in accordance with the Development Plan and Construction Management Plan approved by the Minister for Planning under this Schedule and pursuant to the following conditions.
 - A. Development Plan

Prior to the commencement of the development, a Development Plan must be submitted by VicRoads to, and be approved by, the Minister for Planning. The Development Plan must contain scaled plans, elevations, sections and written documentation.

The Development Plan may be amended with the further written approval of the Minister for Planning.

The Development Plan must contain the following to the satisfaction of the Minister for Planning:

 - A.1. Layout Plan

The Layout Plan must include layout and location of the proposed buildings and works in relation to existing features including the existing bridge and abutments, roadways, pedestrian and cycle paths, car parking areas, other existing buildings and structures, relevant local cultural features, natural features including native and exotic vegetation and high and low water levels.
 - A.2. Land Use Plan

The Land Use Plan must include existing and proposed future use of the area including roadways, pedestrian and cycle pathways and areas, car parking, land and water-based public recreational activities, navigation requirements, conservation and other passive recreational areas, highlighting those areas in which uses and activities will change after the completion of the project.

A.3. Pedestrian Bridge Construction Plan

The Pedestrian Bridge Construction Plan must include design and development details of the proposed pedestrian bridge and its associated structures and works. The information must show the proposed design including:

- dimensions;
- levels;
- structural details (including substructure and superstructure);
- visual appearance (including its appearance in the landscape and in relation to the proposed road bridge);
- all materials (including colours and textures);
- abutments and connection to existing pathways and land use;
- proposed infrastructure services; and
- all attachments and fittings (including lighting, guard rails, seating, signage, furniture).

A.4. Traffic Plan

The Traffic Plan must include:

- Post project traffic management plan showing traffic lane configuration, turning movements, intersection function, public transport movements, local access points, pedestrian/cycle routes and vehicle conflict points and demonstrate how project impacts will be addressed.
- Interim traffic management arrangements for each stage of construction demonstrating how impacts will be addressed.

A.5. Parking Plan

The Parking Plan must include car parking spaces, layout, access and circulation, surface treatment, landscaping and proposed replacement car parking provisions for those spaces which need to be removed to make way for the project works.

A.6. Landscape and Aesthetics Plan

The Landscape and Aesthetics Plan must include:

- The visual appearance of the pedestrian bridge structure and related structures and works (including the replacement Barwon Heads Bridge as approved under the **Heritage Act 1995**) demonstrating their appearance in the local urban and estuarine landscape and their combined visual interaction.
- Details of the landscape treatment of the project area including a demonstration of the integration of the post project landscape treatment with the existing hard and soft landscape of the area. The landscape plans shall show all soft and hard landscape materials and treatments including a planting schedule, irrigation (if any) and urban design elements including paving, lighting, seating, bins, bike racks and public art.
- A signage plan containing a schedule of all proposed public signage for the area including traffic advisory and warning signs, street and locality identification, tourist and cultural identification signage.
- A public lighting plan.

A.7. Native Vegetation Management Plan

The Native Vegetation Management Plan must:

- Identify all native vegetation within the project area and clearly define the area, quantity and species of native vegetation that will be removed, destroyed or lopped by use and development associated with the project.
- Demonstrate compliance with the State Government policy 'Victoria's Native Vegetation Management: A Framework for Action', DNRE 2002.

A.8. Disabled Access Plan

The Disabled Access Plan must include a disabled access statement indicating how the project will address the requirements of the **Disability Discrimination Act 1992** and Building Code of Australia.

B. Construction Management Plan

Prior to the commencement of the development, a Construction Management Plan must be submitted by VicRoads to, and be approved by, the Minister for Planning.

The Construction Management Plan may be amended with the written approval of the Minister for Planning.

The Construction Management Plan must contain the following to the satisfaction of the Minister for Planning:

B.1. Environmental Risk Plan

An environmental risk assessment and action plan that addresses the following potential environmental risk areas:

- The natural environment including flora and fauna;
- Water quality and beneficial uses;
- Soil erosion;
- Soil contamination;
- Waste materials and waste management;
- Noise and vibration;
- Air quality;
- Light spill;
- Vermin and weeds;
- Litter;
- Off site impacts; and
- Hazardous materials including fire risk.

B.2. Aboriginal Cultural Heritage Statement

An Aboriginal Cultural Heritage Statement that addresses the relevant Aboriginal cultural heritage recommendations arising from the expert report 'An Archaeological Investigation of the Barwon Heads Bridge Project', TerraCulture Heritage Consultants, Brendan Marshall, April 2005, and demonstrates compliance with Aboriginal cultural heritage statutory requirements.

B.3. Consultation and Communications Strategy

A Consultation and Communications Strategy for the construction period which demonstrates how VicRoads will address information flow to the local community and stakeholders, complaints management, responsibilities and contractor education about VicRoads' obligations for this project.

B.4. Construction Traffic and Parking Management Plan

A Construction Traffic and Parking Management Plan that includes management and parking arrangements addressing:

- Short and long term road closures and traffic diversions during construction.
- Construction traffic access and circulation including principal haul roads.
- Measures to minimize impacts of construction traffic on the local community including residential, recreational and commercial functions.
- Protection of or alternative provision for existing private and public site access arrangements in the locality.
- Protection of or alternative provision for existing private and public car parking in the locality.
- Location, layout, quantity, access and treatment of all construction parking.

B.5. Construction Site Office, Depots and Storage

Location, extent and treatment arrangements for proposed site office, works depots and storage facilities including fencing, appearance details and methods of visual treatment.

B.6. Navigation

A statement of the method proposed for ensuring that the necessary navigation requirements for vessels using the Barwon River will be protected and maintained during project construction.

B.7. Times of Construction

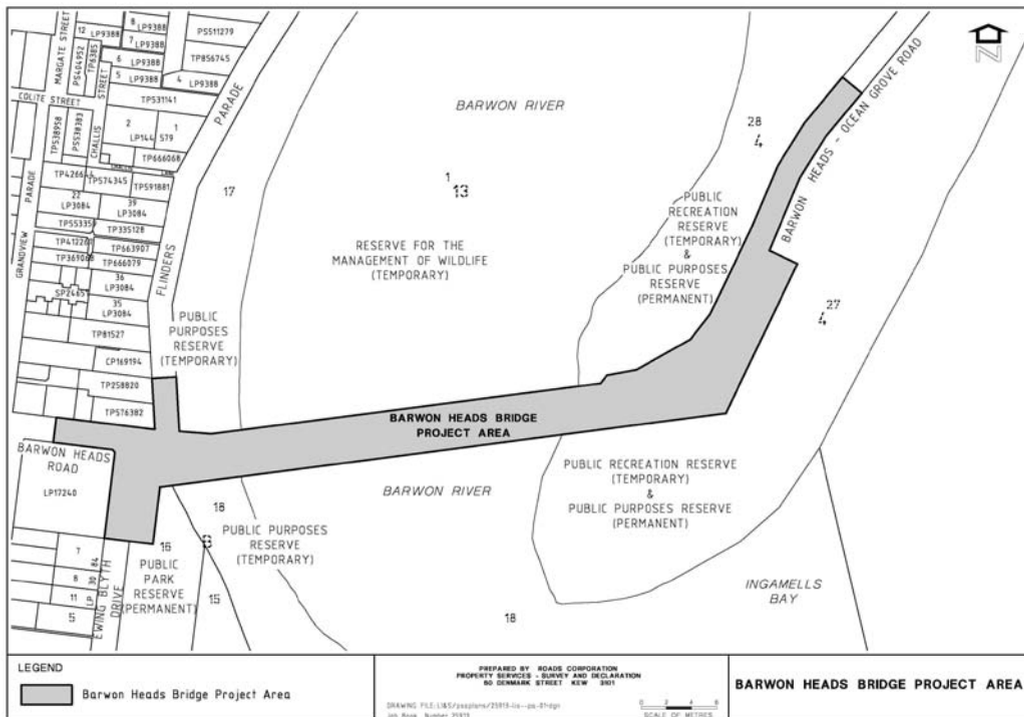
A statement of the proposed construction times for the duration of the project including periods during which construction will be ceased such as night time hours, weekends, public holidays, extended holiday periods and other possible stoppage periods. The statement will describe the decision criteria for adjustment of work times and the decision process including consultation with stakeholders.

B.8. Monitoring and Reporting

Proposed monitoring and reporting arrangements for the Construction Management Plan including provision for contractor auditing and reporting and independent auditing of contractor performance.

- If VicRoads fails to comply with any condition in this Schedule, the Minister for Planning may recommend to the Governor in Council that this Order be revoked.

BARWON HEADS BRIDGE PROJECT AREA



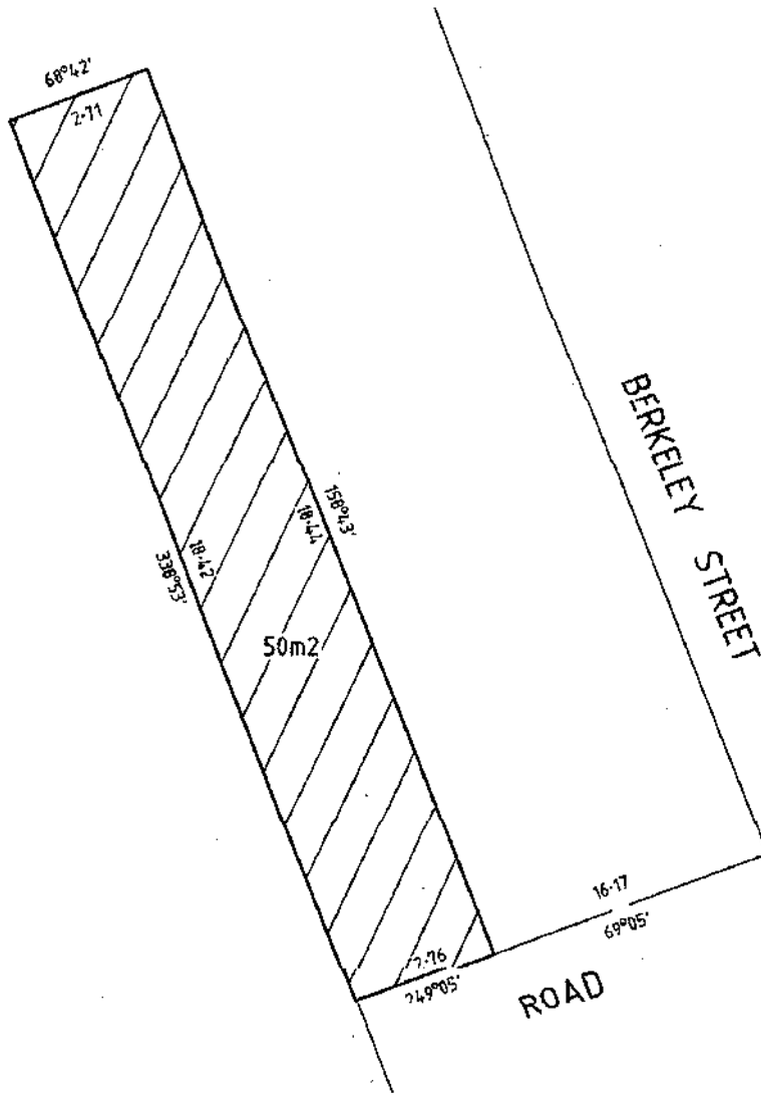
END OF SCHEDULE

LATE NOTICES

CITY OF MELBOURNE

Discontinuance of a Road

Pursuant to section 206(1) and clause 3(a) of schedule 10 of the **Local Government Act 1989**, Melbourne City Council declares as discontinued a portion of Corporation Lane No. 1014, at the rear 660–666 Elizabeth Street, Melbourne, as shown hatched on the attached plan hereunder.



Dated 18 March 2009

KATHY ALEXANDER
Chief Executive Officer

Land Acquisition and Compensation Act 1986
LAND ACQUISITION AND COMPENSATION REGULATIONS 1988
FORM 7

S. 21
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Greater Shepparton City Council declares that by this notice it acquires the following interest in the land described hereunder:

Owners' Name:	James Hamilton McPherson
Interest Acquired:	Estate in Fee Simple
Land in which Interest Subsists:	That part of the land marked 'Road R1' on the unregistered Plan of Subdivision PS624933R being part of the land described in Certificate of Title Volume 10136 Folio 179. The Plan of Subdivision PS624933R is available for perusal at the offices of Riordan Legal Pty Ltd, 124–126 Fryers Street, Shepparton Victoria
Area of Interest:	5 m ²
Title Details:	Certificate of Title Volume 10136 Folio 179

Published with the authority of the Greater Shepparton City Council.

Dated 27 February 2009

For and on behalf of the
Greater Shepparton City Council
PETER ANDREW HARRIOTT
Acting Chief Executive Officer

**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:

25. *Statutory Rule:* Building
Amendment
(Bushfire
Construction)
Interim
Regulations 2009
- Authorising Act:* Building Act 1993
- Date first obtainable:* 17 March 2009
- Code A*

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