

Victoria Government Gazette

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No. G 29 Thursday 16 July 2009

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GENERAL

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The last Special Gazette was No. 245 dated 15 July 2009.

The last Periodical Gazette was No. 1 dated 3 June 2009.

How To Submit Copy

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

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

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

VICTORIA GOVERNMENT GAZETTE

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JENNY NOAKES
Government Gazette Officer

PRIVATE ADVERTISEMENTS

Re: Estate of KATHLEEN MARY GRABAU, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of KATHLEEN MARY GRABAU, late of 1/316 Beveridge Street, Swan Hill, Victoria, widow, deceased, who died on 22 May 2009, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 24 September 2009, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

Re: Estate ANTHONY JADE OLNEY, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of ANTHONY JADE OLNEY, late 1/63 Pritchard Street, Swan Hill, Victoria, joiner/builder, deceased, who died on 4 April 2009, are to send particulars of their claim to the administrator, care of the undermentioned legal practitioners, by 22 September 2009, after which the administrator will distribute the assets, having regard only to the claims of which she then has notice.

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

Creditors, next-of-kin and others who have claims in respect of the estate of DONALD JOHN FIRMAN JENKS, late of 32 Donne Street, West Coburg, in the State of Victoria, deceased, who died on 22 February 2009, are to send particulars of their claims to the administrators, care of Engel & Partners Pty of 109 Main Street, Bairnsdale, by 16 September 2009, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

ENGEL & PARTNERS PTY, legal practitioners,
109 Main Street, Bairnsdale 3875.

Re: SIEGFRIED FERDINAND PAUZENBERGER, also known as Siegfried Pauzenberger, late of 22 Blannin Street, Healesville, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 April 2009, are required by the trustee, Gregory Allen Black, to send particulars to him, care of the undersigned, by 14 September 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: SUSAN MARY STANLEY, also known as Susan Mary Hilary Stanley, late of 11 Raleigh Street, Seville, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 May 2009, are required by the trustees, Tamara Manning and Gregory Allen Black, to send particulars to them, care of the undersigned, by 14 September 2009, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: CARMEN SANDRA CARNEGIE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 November 2008, are required by the trustees, Roderick Howard Carnegie and Charles Roderick Carnegie, to send particulars to the trustees, care of the undermentioned solicitors, by 17 September 2009, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

HALL & WILCOX, solicitor,
Level 30, 600 Bourke Street, Melbourne 3000.

Re: KIYOSHI INO, late of 25 Rickard Drive, Churchill, potter, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 September 2008, are required by the trustee, Branko Lenscak, to send particulars to him, care of the undermentioned solicitors, by 23 October 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

LITTLETON HACKFORD & D'ALESSANDRO,
solicitors,
256A Commercial Road, Morwell 3840.

Re: BARRY WILLIAM BRADEN, late of 25D Mackay Street, Springvale South, Victoria, carpenter/builder, 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 administrator, Carol Frances Braden, to send particulars to her, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the administrator will convey or distribute the assets, having regard only to the claims of which she then has notice.

LYTTLETONS, solicitors,
53 Marcus Road, Dingley 3172.

Re: KEITH DAWSON, late of 22 Yeovil Road, Glen Iris, Victoria, general manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 April 2009, are required by the trustee, Perpetual Trustees Victoria Limited of Level 28, 360 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 17 September 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MADDOCKS, lawyers,
140 William Street, Melbourne 3000.

Re: BEATRICE MARGARET FERGUSON, late of 48 Sackville Street, Kew, Victoria, but formerly of 2 Willow Street, Malvern, Victoria, home duties, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 18 January 2009, are required by the trustee, Trust Company Limited of Level 3, 530 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 17 September 2009, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MADDOCKS, lawyers,
140 William Street, Melbourne 3000.

Estate of ROBERT CHRISTOPHER CARPENTER, late of View Hills Manor, 55 Heatherton Road, Endeavour Hills, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 June 2009, are required by the executor, ANZ Trustees Limited, ACN 006 132 332, of 100 Queen Street, Melbourne, Victoria, to send particulars to it by 14 September 2009, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

MILLS OAKLEY LAWYERS,
121 William Street, Melbourne 3000.

VINCENT JOSEPH ANDERSON, late of 109 Mayona Road, Montmorency, company director, deceased.

Creditors, next-of-kin and others having such claim in respect of the estate of the deceased, who died at Montmorency on 9 March 2009, are required to send particulars of their claim to the legal personal representative, care of the undermentioned solicitor, by 16 September 2009, after which date the legal personal representative may convey or distribute the assets, having regard only to the claims on which she then has notice.

MS M. G. S. DAVIES, solicitor,
53 Murray Street, Elsternwick 3185.

Re: KARIN ANNA FRIEDA JONES, late of Unit 288, The Village Baxter, 8 Robinsons Road, Frankston South, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 27 January 2009, are required by the executor, Equity Trustees Limited of 575 Bourke Street, Melbourne, to send particulars to it at its

said address by 18 September 2009, after which date the executor may convey and distribute the assets, having regard only to the claims of which it has notice.

TRAGEAR & ASSOCIATES PTY, solicitors,
1/23 Melrose Street, Sandringham 3191.

Re: JOHN HENRY BUCKLEY, late of 33 Baden Drive, Hoppers Crossing, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 April 2009, are required to send particulars of their claims to the administrator, care of GPO Box 1946, Melbourne, Victoria 3001, by 10 October 2009, after which date the administrators may convey or distribute the assets, having regard only to the claims of which they may then have notice.

WILLS & PROBATE VICTORIA, lawyers,
Level 3, 20–22 McKillop Street, Melbourne 3000.

Re: MARCELLUS ANTONIUS JACOBUS SMITS, late of 190 Jacksons Road, St Andrews, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 February 2009, are required to send particulars of their claims to the administrator, care of GPO Box 1946, Melbourne, Victoria 3001, by 10 October 2009, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she may then have notice.

WILLS & PROBATE VICTORIA, lawyers,
Level 3, 20–22 McKillop Street, Melbourne 3000.

Re: SAI MUK TONG, late of 60 Young Street, Fitzroy, Victoria, retired gentlewoman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased who died on 8 December 2008, are required by the executor, Theodore Ta I Tang, of 163 Little Bourke Street, Melbourne, Victoria, to send particulars to him by 18 September 2009, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

WISEWOULD MAHONY, solicitors,
419 Collins Street, Melbourne 3000.

In the Supreme Court of the State of Victoria
SALE BY THE SHERIFF

On Wednesday 12 August 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Christopher Timms of 4 Garrard Court, Melton South, as shown on Certificate of Title as Christopher Arthur Timms, joint proprietor with Thais Jennifer Scott, of an estate in fee simple in the land described on Certificate of Title Volume 10579 Folio 033, upon which is erected a dwelling house known as 4 Garrard Court, Melton South.

Registered Mortgage No. AC099811Q, Covenant No. X696952C, Section 16(2) **Historic Buildings Act 1981** Register No. 317 T582897F, and Agreement Section 176 **Planning and Environment Act 1987** No. V976255P affect the said estate and interest.

Payment Terms – Cash/Eftpos (Debit Cards only/no Credit Cards)/bank cheque or solicitors trust account cheque must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW080070490

M. JACKSON
Sheriff's Office
Phone (03) 9947 1540

In the Supreme Court of the State of Victoria
SALE BY THE SHERIFF

On Wednesday 12 August 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Jason Wade of 56 Lorimer Street, Crib Point, as shown on Certificate of Title as Jason Charles Wade, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 09047 Folio 520, upon which is erected a residential house known as 56 Lorimer Street, Crib Point.

Registered Mortgage No. AF104628H and Caveat No. AF33053A affect the said estate and interest.

Payment Terms – Cash/Eftpos (Debit Cards only/no Credit Cards)/bank cheque or solicitors trust account cheque must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW080089960

M. JACKSON
Sheriff's Office
Phone (03) 9947 1540

In the County Court of the State of Victoria

SALE BY THE SHERIFF

On Wednesday 12 August 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Scott James Richmond of 42 Foster Street, South Geelong, sole proprietor of an estate in fee simple in the land described in the following properties:-

Firstly: Certificate of Title Volume 08263 Folio 199, upon which is erected a dwelling known as 3 Read Street, Newtown.

Registered Mortgage No. AF242612B and Caveat Nos. AF284720L, AG086166G, affect the said estate and interest.

Secondly: Certificate of Title Volume 10913 Folio 566, upon which is erected a dwelling known as 42 Foster Street, South Geelong.

Registered Mortgage No. AF242612B and Caveat No. AF284720L affect the said estate and interest.

Payment Terms – Cash/Eftpos (Debit Cards only/no Credit Cards)/bank cheque or solicitors trust account cheque must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

CW080097748

M. JACKSON
Sheriff's Office
Phone (03) 9947 1540

In the County Court of the State of Victoria

SALE BY THE SHERIFF

On Wednesday 12 August 2009 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Kong Hong Lee of 9 Mara Close, Wantirna South, joint proprietor with Mei Lee Wong, of an estate in fee simple in the land described on Certificate of Title Volume 09543 Folio 851, upon which is erected a residential dwelling known as 9 Mara Close, Wantirna South.

Registered Mortgage No. W281698R and Caveat Nos. AE887677F, AE894263U, AE925055K, AF162492D, affect the said estate and interest.

Payment Terms – Cash/Eftpos (Debit Cards only/no Credit Cards)/bank cheque or solicitors trust account cheque must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

CW090023133

M. JACKSON
Sheriff's Office
Phone (03) 9947 1540

PROCLAMATIONS

**Crimes Amendment (Identity Crime)
Act 2009**

PROCLAMATION OF COMMENCEMENT

I, David de Kretser, Governor of Victoria, with the advice of the Executive Council and under section 2(1) of the **Crimes Amendment (Identity Crime) Act 2009**, fix 16 July 2009 as the day on which that Act, except Parts 3 and 4, comes into operation.

Given under my hand and the seal of Victoria on 14th July 2009.

DAVID DE KRETSER
Governor
By His Excellency's Command

TONY ROBINSON
Acting Attorney-General

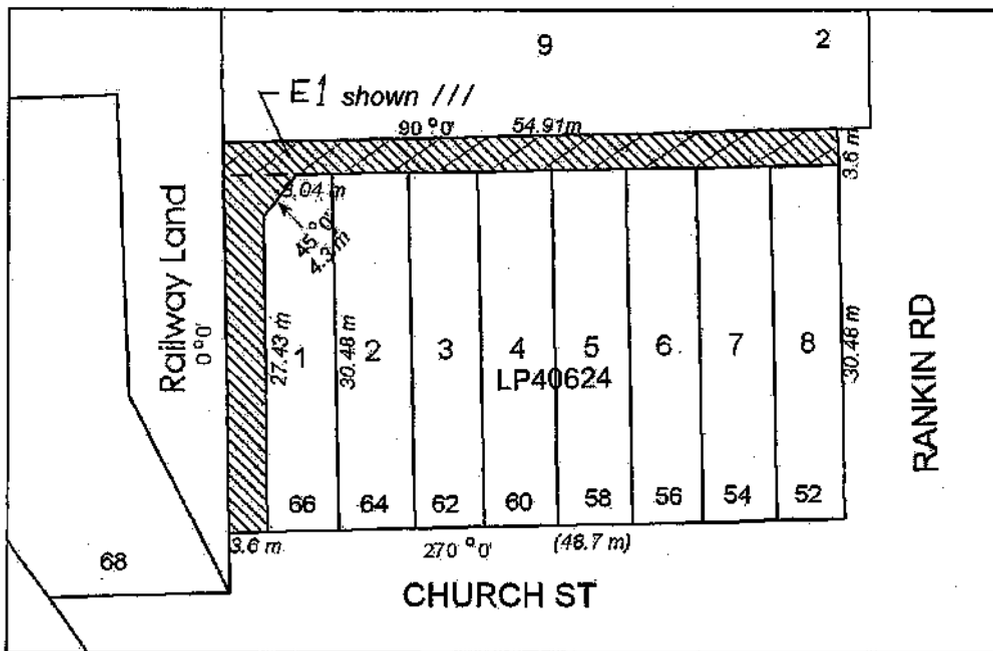
**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**



Discontinuance and Sale of Lane Adjacent to 52–66 Church Street, Hastings

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Mornington Peninsula Shire Council has formed the opinion that the road reserve adjacent to 52–66 Church Street (Lots 1–8 LP 40624), Hastings, as shown hatched on the plan below, is not reasonably required as a road for public use. Council has resolved to discontinue the road and to sell the land by private treaty in appropriate sections to the adjoining owners or, if not sold, to retain the land in Council ownership.

The section of road shown as E1 is subject to any right, power or interest held by the Mornington Peninsula Shire Council and South East Water limited in connection with any drains, pipes, sewers or plant under the control of these authorities in or near the road.



0710/020/157; 0710/020/172

MICHAEL KENNEDY OAM
Chief Executive Officer



BASS COAST SHIRE COUNCIL
 Notice of Acquisition

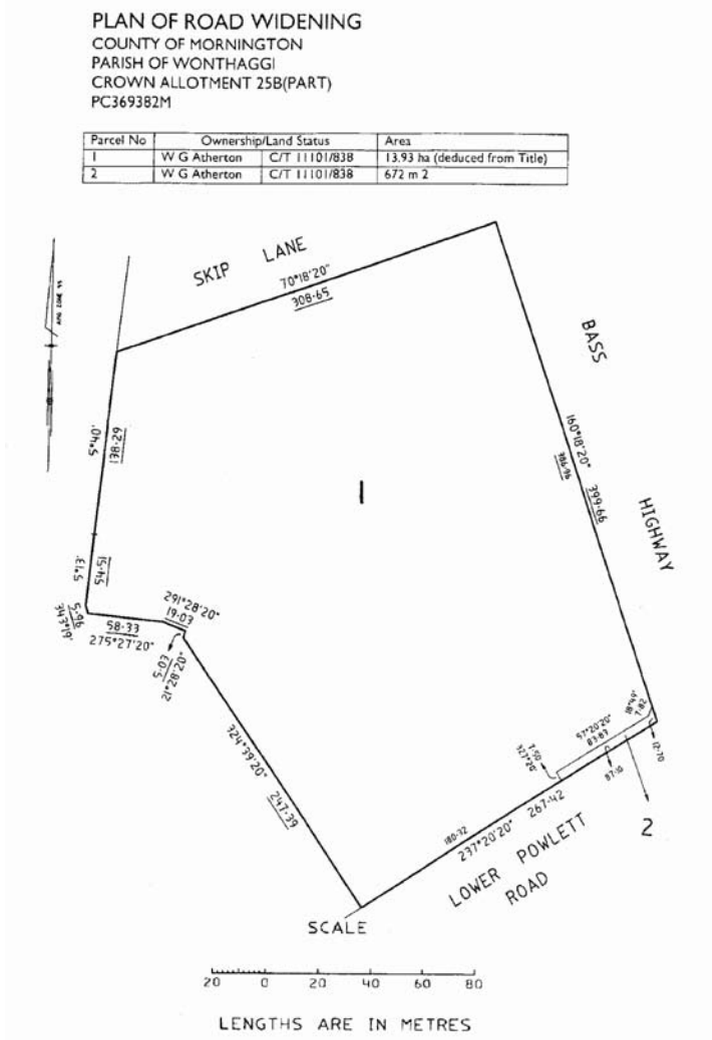
Compulsory Acquisition of Interest in Land

Bass Coast Shire Council declares that by this notice it acquires the following interest in the land described in the following table and marked as parcel 2 on the attached drawing for road widening purposes.

Lot No.	Plan number	Parish	County	Volume	Folio
–	PC 369382M	Wonthaggi	Mornington	11101	838

PLAN OF ROAD WIDENING
 COUNTY OF MORNINGTON
 PARISH OF WONTHAGGI
 CROWN ALLOTMENT 25B(PART)
 PC369382M

Parcel No	Ownership/Land Status	Area
1	W G Atherton C/T 11101/838	13.93 ha (deduced from Title)
2	W G Atherton C/T 11101/838	672 m ²



ALLAN BAWDEN
 Chief Executive Officer



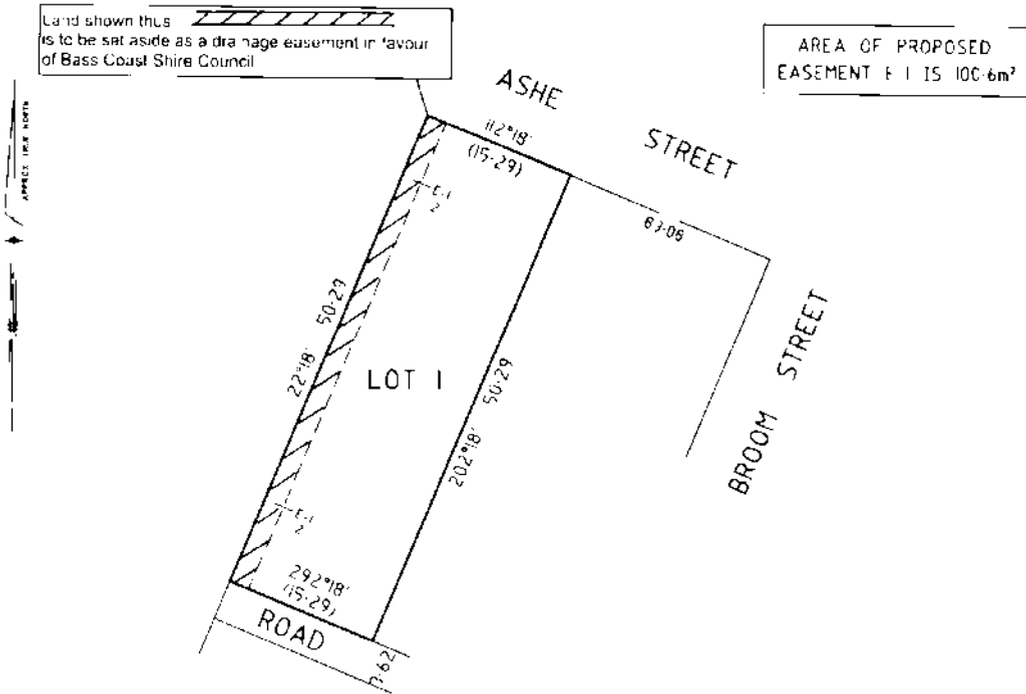
BASS COAST SHIRE COUNCIL

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Bass Coast Shire Council declares that by this notice it acquires the following interest in the land described in the following table and marked with hatched lines on the attached drawing for easement purposes.

Lot No.	Plan number	Parish	County	Volume	Folio
1	TP180643	Wonthaggi	Mornington	9117	506



ALLAN BAWDEN
Chief Executive Officer



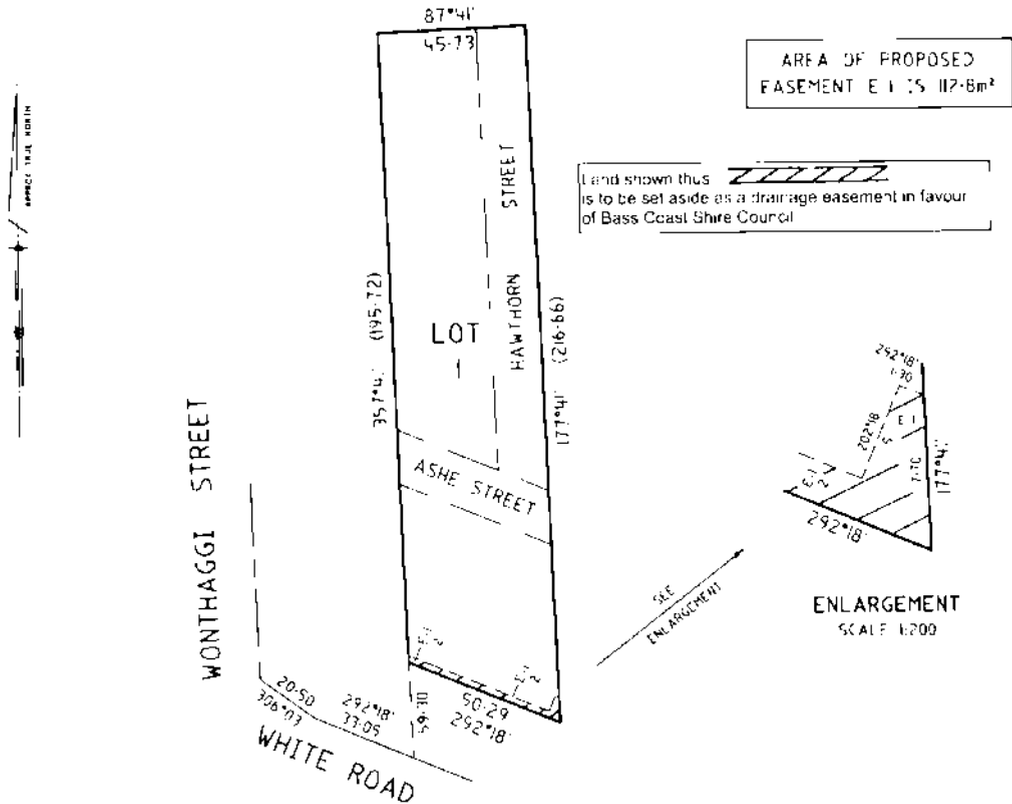
BASS COAST SHIRE COUNCIL

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Bass Coast Shire Council declares that by this notice it acquires the following interest in the land described in the following table and marked with hatched lines on the attached drawing for easement purposes.

Lot No.	Plan number	Parish	County	Volume	Folio
1	TP864262K	Wonthaggi	Mornington	7732	187



ALLAN BAWDEN
Chief Executive Officer

Land Acquisition and Compensation Act 1986

FORM 1

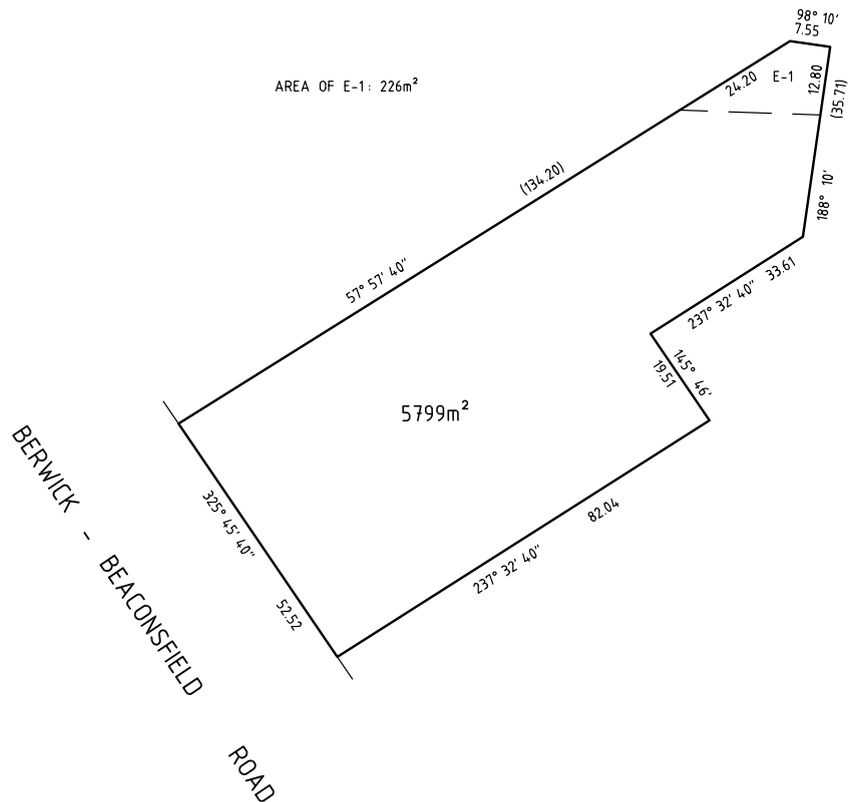
Ss. 6 and 8(1)
Reg. 7

Notice of Intention to Acquire

TO: P. D. N. Projects Pty Ltd ACN 083 302 498

AND TO: All or any other interested parties

The Cardinia Shire Council intends to acquire a carriageway easement over the land shown 'E-1' on the plan below, being part of the land contained in Certificate of Title Volume 10628 Folio 582 (Easement).



A copy of the plan can also be inspected without charge at Cardinia Shire Council offices at Henty Way, Pakenham, during the hours of Monday to Friday, 8.30 am to 5.00 pm.

Cardinia Shire Council considers that the Easement is suitable for the provision of safe vehicular access to Beaconsfield Emerald Road, Beaconsfield.

The land:

- is not reserved for a public purpose under the Cardinia Planning Scheme; or
- is exempted from the reservation requirements under section 5 of the **Land Acquisition and Compensation Act 1986**; or
- is in a class of land exempted from reservation under section 5 of the **Land Acquisition and Compensation Act 1986**; or
- has not been certified by the Governor in Council as land which need not be reserved; or
- is not special project land under section 201I(3) of the **Planning and Environment Act 1987**.

At the present time it is expected that the Cardinia Shire Council may require possession of the land on the date that is 2 months from the date this Notice of Intention to Acquire is served. This date may change.

The Cardinia Shire Council requires you to provide it with information about the following:

1. The name of any other person who has, or you think may have, an interest in the land. (Such a person might be a tenant or a mortgagee or a person to whom you have agreed to sell the land.)
2. If you have a current building permit or approval or a planning permit concerning the land.
3. If you have sold or let or in any other way dealt with the land or were intending to deal with the land immediately before you received this notice.
4. If you know of any other person proposing to do any of those things mentioned in paragraph 3.
5. Any other matters of which you are aware which will help the Cardinia Shire Council to work out what compensation you should receive for the land. (This information may include details of any mortgage, lease or other arrangement affecting the land. If you claim financial loss, please provide financial documents and other records to substantiate all losses. All documents provided will be treated in confidence.)

For and on behalf of the Cardinia Shire Council.

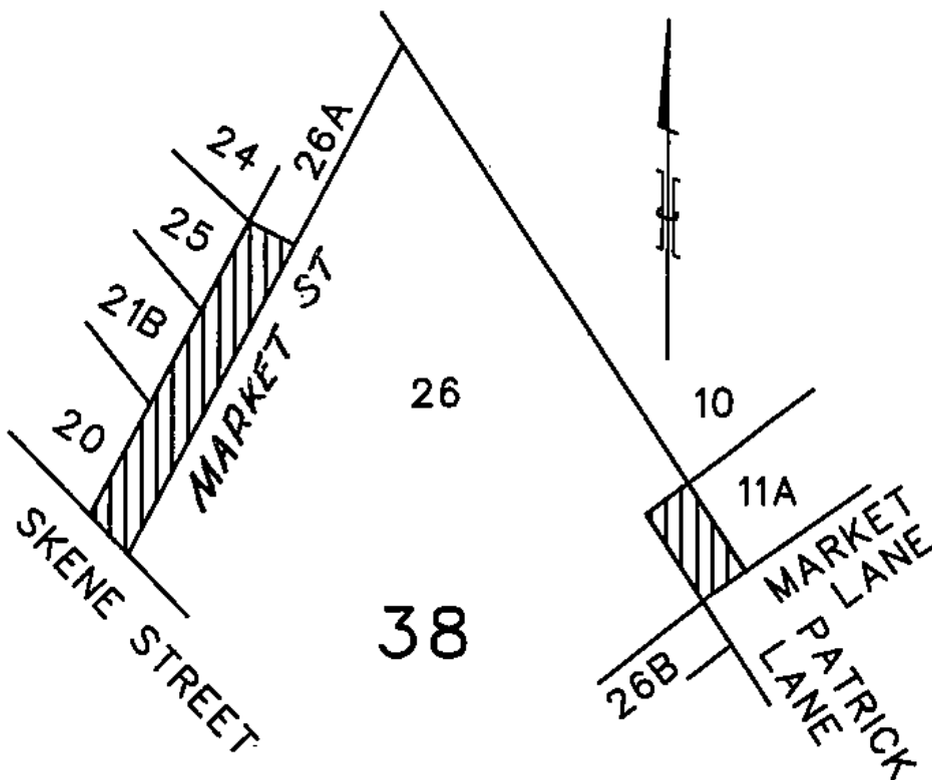
Dated 25 June 2009

MR GARRY McQUILLAN
Chief Executive Officer
Cardinia Shire Council



Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Northern Grampians Shire Council, at its ordinary meeting held on 2 July 2009, formed the opinion that two sections of public roads, being parts of Market Street and Patrick Lane, Stawell, as shown hatched on the plan below, are not reasonably required as roads for public use and has resolved to discontinue the roads.

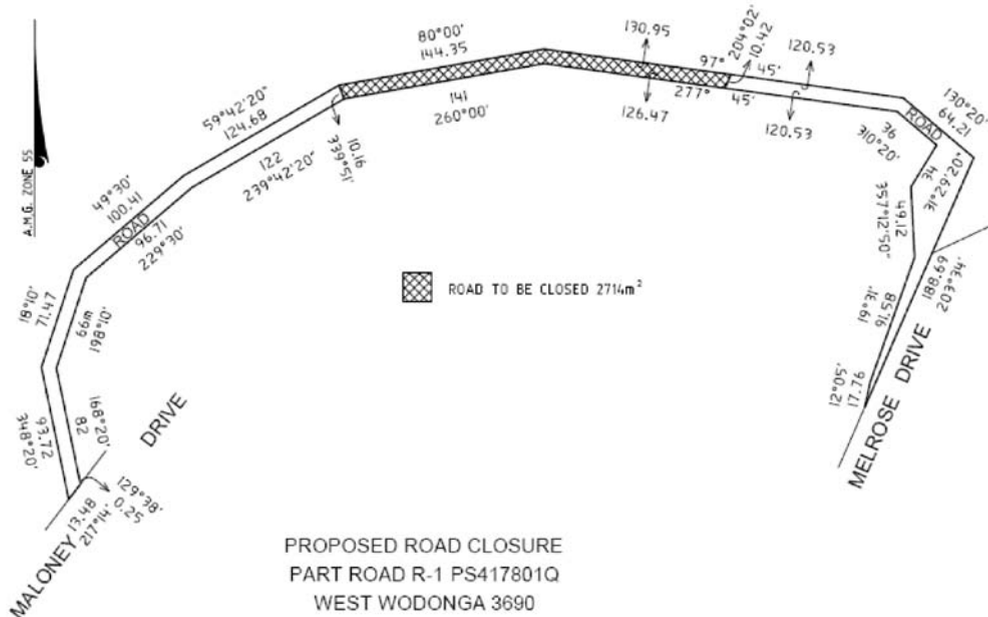


GLEN DAVIS
Chief Executive Officer



Proposed Road Closure/Discontinuance – Unformed Road Reserve

Wodonga City Council, at its meeting on 16 March 2009, resolved under clause 3, schedule 10 and sections 207A and 223 of the **Local Government Act 1989** to discontinue the unformed road (see plan) and sell the land from the road, subject to consideration of any section 223 submissions. No submissions were received within 28 days of the notice, pursuant to section 223 of the **Local Government Act 1989**.



GAVIN CATOR
Chief Executive Officer

CENTRAL GOLDFIELDS SHIRE COUNCIL

Naming of Roads

Council, at its meeting on 26 June 2009, resolved to name the following road:

Road	Name
Created in Subdivision PS615559Q 6149 Pyrenees Highway, Bung Bong	Burkinshaw Road

MARK W. JOHNSTON
Chief Executive Officer



Notice of Intention to Make a Local Law –
Meeting Procedure Local Law 2009

Notice is given pursuant to section 119(3) of the **Local Government Act 1989** that Baw Baw Shire Council, at its ordinary meeting held on 8 July 2009, resolved to invite public submissions in accordance with section 223 of the Act regarding its intention to make a new local law, Meeting Procedure Local Law 2009.

The purpose of this Local Law is to:

- facilitate good governance of the Baw Baw Shire Council;
- regulate proceedings for the election of the Mayor;
- regulate proceedings at all Ordinary and Special Meetings of Council and meetings of Special Committees;
- regulate the use of the Common Seal and Prohibit its unauthorised use;
- provide for the administration of the Council's powers and functions; and
- revoke Meeting Procedure Local Law 2008.

Copies of the proposed Local Law may be viewed online at www.bawbawshire.vic.gov.au, or viewed at one of our Customer Service Centres during business hours. Any person affected by this proposed Local Law may, pursuant to section 223 of the Act, lodge a formal written submission on or before 17 August 2009, to The Chief Executive Officer, Baw Baw Shire Council, PO Box 304, Warragul, Victoria 3820.

COLAC OTWAY SHIRE COUNCIL

Adoption Amended Road Management Plan

Notice is hereby given in accordance with section 55 of the **Road Management Act 2004** ('the Act') that the Colac Otway Shire Council has undertaken a review of Council's Road Management Plan and has adopted amendments drafted in accordance with division 5 section 54 of the Act.

The amendments were incorporated into the Road Management Plan (Version 2.0) on 24 June 2008.

Copies of the amended Road Management Plan are available for inspection at Council's Customer Service Centres located at 2–6 Rae Street, Colac, and 69–71 Nelson Street, Apollo Bay.

Further enquiries may be directed to Mr Neil Allen, General Manager Infrastructure and Services on (03) 5232 9400 during normal business hours.

ROB SMALL
Chief Executive Officer



Adoption of Road Management Plan

The Corangamite Shire Council, in accordance with section 54 of the **Road Management Act 2004** and Part Three of the Road Management (General) Regulations 2005, has adopted its Road Management Plan at its Ordinary Council Meeting on Tuesday 30 June 2009.

Copies of the Plan can be inspected or obtained from the Corangamite Shire Council Offices, 181 Manifold Street, Camperdown, or on Council's website www.corangamite.vic.gov.au

Any associated supporting documents, incorporated document or any amendment to a supporting or incorporated document can be inspected at the Council office during normal business hours.

PAUL YOUNIS
Chief Executive Officer



Notice of Review and Amendment to
Road Management Plan

Indigo Shire Council is reviewing its Road Management Plan in accordance with section 54 of the **Road Management Act 2004** and proposes an amendment to the Plan.

The purpose of the proposed amendment is to insert new narrative to clarify the plan and to alter some response times and some inspection frequencies. All classes of roads and pathways described in Council's Register of Public Roads will be affected by this amendment.

A copy of the proposed amendment may be obtained or inspected at the Council Offices, 101 Ford Street, Beechworth, or 34 High Street, Yackandandah, during normal business hours.

Any person who is aggrieved by the proposed amendment may make a submission on the proposed road management plan to Indigo Shire Council within 28 days of this notice of amendment.

Persons wishing to obtain additional information should contact Councils Asset Manager on (02) 6028 1100 during normal business hours.



Review of the Road Management Plan

Council is required to undertake a review of its Road Management Plan, which sets out Council's standards in relation to inspections, maintenance and repair of its roads (local roads) having regard to the type of road, the resources available and Council's budgetary and policy priorities. The purpose of the review is to ascertain if any current standards should be changed and to update the plan to take into account changes in Council's Road Management Policies and practices.

Council's current plan was adopted in February 2006 and is available for inspection at the Market Place Office in Hamilton. It is also available for viewing on Council's website www.sthgrampians.vic.gov.au

In accordance with section 223 **Local Government Act 1989**, submissions regarding this proposal may be made. Written submissions will be accepted until Friday 21 August 2009, and should be addressed to: Chief Executive Officer, Southern Grampians Shire Council, Locked Bag 685, Hamilton, Victoria 3300.

Any persons requesting to be heard in support of his or her written submission is entitled to appear before a meeting of the Council or be represented by a person acting on their behalf and will be notified of the time and date of the hearing.

Additional information may be obtained by contacting Director Shire Infrastructure on telephone (03) 5573 0256.

RICHARD J. PERRY
Chief Executive Officer

Planning and Environment Act 1987

BRIMBANK PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C119

Authorisation A01377

Brimbank City Council has prepared Amendment C119 to the Brimbank Planning Scheme.

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

The land affected by the Amendment includes various parcels of land throughout the municipality.

The Amendment proposes to amend a number of mapping inaccuracies within the Brimbank Planning Scheme and to correctly identify site zonings and overlay provisions (a full list of anomalies is available from the Planning office, Brimbank City Council).

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, at no charge, at the following locations: during office hours, at the office of the planning authority, Brimbank City Council, Keilor Office Customer Service Centre, Old Calder Highway, Keilor 3036; Sunshine Harvester Customer Service Centre (part of Sunshine Library Complex), 301 Hampshire Road, Sunshine 3020; 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 August 2009. A submission must be sent to: Attention: Simon Vittorio, Strategic Planning, Brimbank City Council, PO Box 70, Sunshine, Victoria 3020.

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

NICHOLAS FOA
Chief Executive Officer

Planning and Environment Act 1987

MELBOURNE PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C151

Authorisation A01380

The City of Melbourne has prepared Amendment C151 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 the following:

- rezone 203, 225, 235 and 247 Racecourse Road, Kensington, from an Industrial 3 Zone to a Mixed Use Zone and apply an Environmental Audit Overlay to the sites;
- rezone 1 Nottingham Street, Kensington, from a Residential 1 Zone to a Mixed Use Zone and apply an Environmental Audit Overlay; and
- rezone 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 17 August 2009. A submission must be sent to: Robyn Hellman, Coordinator Local Policy, Strategic Planning and Sustainability, City of Melbourne, PO Box 1603, Melbourne, Victoria 3001. Email: www.melbourne.vic.gov.au/contactus

Planning and Environment Act 1987

PYRENEES PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C25

Authorisation A01359

The Pyrenees Shire Council has prepared Amendment C25 to the Pyrenees Planning Scheme.

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

The Amendment applies to various parcels of land throughout the Shire.

The Amendment proposes to correct two minor mapping anomalies, to rezone three properties in Public Use Zones which are incorrectly zoned or no longer required for a public purpose, and to place one publically-owned property in the appropriate Public Use Zone. More particularly, the Amendment proposes to:

- correct a mapping error in the Heritage Overlay Map No. 10 (Avoca) relating to the Victoria Hotel, Avoca;
- identify land on Zone Map No. 24 (currently without a Zone) as Farming Zone and adjust the municipal boundary;
- rezone incorrectly zoned privately-owned land in Snake Valley from Public Park and Recreation Zone to Farming Zone, and apply the Restructure Overlay (Schedule 18);
- rezone the former tennis courts in Avoca from Public Park and Recreation Zone to Residential 1 Zone;
- rezone the former hospital site west of Beaufort from Public Use Zone 1 to Residential 1 Zone; and
- rezone the State School site in Snake Valley from Township Zone to Public Use Zone 2.

The Amendment involves only corrections/alterations to Planning Scheme Maps – no change to the wording of policy or ordinance is proposed.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the office of the planning authority, Pyrenees Shire Council: 5 Lawrence Street, Beaufort; Avoca Information Centre, High Street, Avoca; and at the Department of Planning and Community Development, State Government Offices, 402–406 Mair Street, Ballarat, Victoria 3350.

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

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

The closing date for submissions is 28 August 2009. A submission must be sent to the Pyrenees Shire Council, 5 Lawrence Street, Beaufort, Victoria 3373.

STEPHEN CORNISH
Chief Executive Officer

Planning and Environment Act 1987

WHITTLESEA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C116

Authorisation A01378

Whittlesea City Council has prepared Amendment C116 to the Whittlesea Planning Scheme.

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

The land affected by the Amendment is described as Lot 1 PS 309196J (No. 35) Gordons Road and part of the Gordons Road road reserve, South Morang.

The Amendment proposes to rezone the land from Rural Conservation Zone to Residential 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, Whittlesea City Council, Ferres Boulevard, South Morang; 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 17 August 2009. A submission must be sent to Whittlesea City Council.

DAVID TURNBULL
Chief Executive Officer

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 17 September 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.

DARMODY, John Patrick, late of 111 Loughnan Road, Ringwood, Victoria 3134, retired, who died on 11 January 2009.

FENWICK, Raymond, late of Unit 1, 163 Holmes Street, Northcote, Victoria 3070, who died on 12 January 2009.

MARCH, Ronald Clive, late of Arcare Brighton, 58 Cochrane Street, Brighton, Victoria 3186, who died on 23 February 2009.

MEGALAA, Peter, late of 37 Boyd Street, Doncaster, Victoria 3108, who died on 3 December 2008.

MOSS, Cyril, late of Dawnville Nursing Home, Amaroo Court, Diamond Creek, Victoria 3089, retired, who died on 16 April 2009.

PERKINS, Alan John, late of 1 Irwin Street, Ararat, Victoria 3377, who died on 31 March 2009.

STEVENS, William Raymond, late of Aberfield Aged Care, 378 Bluff Road, Sandringham, Victoria 3191, retired, who died on 4 January 2009.

VOURDOULIDIS, Nikos, late of Corandirck House, 74A Maribyrnong Road, Moonee Ponds, Victoria 3039, retired, pensioner, who died on 25 November 2008.

WITHERS, Pamille Merle, late of 12 Lexcen Close, Berwick, Victoria 3806, retired, who died on 23 March 2009.

Dated 9 July 2009

ROD SKILBECK
Manager
Executor and Trustee Services

Department of Treasury and Finance
**SALE OF CROWN LAND
BY PUBLIC AUCTION**

on Saturday 29 August 2009 at 11.00 am on site
Reference: F07/28179.

Address of Property: 2097 Glenelg Highway,
Lake Bolac.

Crown Description: Crown Allotment 70A, Section A, Parish of Parupa.

Terms of Sale: Deposit 10%, Balance 60 days or earlier by mutual agreement.

Area: 1,007 m².

Officer Co-ordinating Sale: Andrew Martin, Land and Property Group, Commercial Division, Department of Treasury and Finance, 5/1 Treasury Place, Melbourne, Victoria 3002.

Selling Agent: Spalding McCutcheon First National, 179 Barkly Street, Ararat, Victoria 3377.

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

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary to the Department of Human Services under section 8A(1) of the **Health Act 1958** in relation to section 5(2) of the **Adoption Act 1984**, I, Keith Smith, give approval of the following persons under section 5(1) and section 5(2) of the **Adoption Act 1984** as approved counsellors for the purposes of section 35 and section 87 of the **Adoption Act 1984**.

Names: Sandra Pucci and Carolyn Louise Poole

KEITH SMITH
Manager Community Care
Southern Metropolitan Region

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary to the Department of Human Services under section 10(2) of the **Community Services Act 1970** in relation to section 5 of the **Adoption Act 1984**:

I, Keith Smith, approve the following person under section 5(1) and section 5(2) of the **Adoption Act 1984** as approved counsellor for the purposes of section 87 of the **Adoption Act 1984**.

Lisa Bordonaro

KEITH SMITH
Manager Community Care
Southern Metropolitan Region

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary to the Department of Human Services under section 8A(1) of the **Health Act 1958** in relation to section 5(2) of the **Adoption Act 1984**, I, Keith Smith, revoke approval of the following person under section 5(1) and section 5(2) of the **Adoption Act 1984** as an approved counsellor for the purposes of section 35 and section 87 of the **Adoption Act 1984**.

Name: Renu Barnes

KEITH SMITH
Manager Community Care
Southern Metropolitan Region

Associations Incorporation Act 1981

SUB-SECTION 36E(5)

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

Sunraysia Biodiesel Club Inc.; Timpayog Dagiti Solid North Inc.; Friends of Peninsula Community Theatre Inc.; Friends of Wabdallah Reserve Inc.; Partners of Paying Partners Inc.; Irish Retirees Group Inc.; Australian Carp Association Inc.; Housing Societies and Mortgage Managers Association Inc.; Ball Room Dance Art Club Inc.; Sunraysia Eco Living Centre Inc.; Vero Victorian Social Club Inc.; Victoria Chin Community Association Inc.; Rich River Porcelain Artists Guilds Inc.; Glengarry Historical Railway Station Inc.; Harvesters for Christ Inc.; Gascoigne Area Residents Association Inc.; Grampians Rose & Garden Club Inc.; Stonebell Sanctuary Inc.; Casey Rangers Cricket Club Inc.; A.C.E. Victoria Inc.; Green Turtle Foundation Inc.; Coburg Senior Citizens Club Inc.; Bendigo Braves Basketball Club Inc.; Knox Touch Football Association Inc.; Black Forest Animal Aid Inc.; The Filipino Women on the Move Inc.; Linton & District Tennis Association Inc.; Narre Warren East Action Group Inc.; International Graphonomics Society Melbourne Inc.; Pilori Neapolis Association & District Inc.; Vietnamese Tenants Association in Victoria at Fitzroy Inc.; Noble Park Topic Club No. 4 Inc.; Wonthaggi Model

Boat Sailing Club Inc.; The Ascot Vale Public Residents Group Inc.; Shirdi Sai Foundation – Victoria Inc.; Waubra and District Landscape Guardians Inc.; Eltham Recreational Walkers Group Inc.; Liquor Industry Consultative Council Inc.; Senior Citizens Centre Inc.; De La Salle Old Collegians Athletics Club Inc.

Dated 16 July 2009

DAVID BETTS
Deputy Registrar of Incorporated Associations
PO Box 4567
Melbourne, Vic. 3001

**Drugs, Poisons and Controlled
Substances Act 1981**

Health Professions Registration Act 2005

APPROVAL OF SCHEDULE 2, 3, AND 4
POISONS PURSUANT TO
SECTION 13(1)(C) OF THE **DRUGS,
POISONS AND CONTROLLED
SUBSTANCES ACT 1981**, FOR THE
PURPOSE OF SECTION 23 OF
THE **HEALTH PROFESSIONS
REGISTRATION ACT 2005**

Pursuant to section 13(1)(c) of the **Drugs, Poisons and Controlled Substances Act 1981**, I, Daniel Andrews, Minister for Health, hereby approve registered optometrists, whose registration is endorsed by the Optometrists Registration Board of Victoria under section 23 of the **Health Professions Registration Act 2005**, to obtain and have in his or her possession and to use, sell or supply any Schedule 2, 3 or 4 poison that is in the form of a preparation for the topical use in the eye.

Dated 13 May 2009

HON DANIEL ANDREWS MP
Minister for Health

Health Professions Registration Act 2005

Notice is hereby given in accordance with section 20(4) of the **Health Professions Registration Act 2005** ('the Act') that the Nurses Board of Victoria has recognised the nurse practitioner category of Wound Management for the purposes of endorsement of registration as a nurse practitioner under section 20(1) of the Act.

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 6 on Plan of Subdivision 111153, Parish of Kinglake, comprising 1760 square metres and being land described in Certificate of Title Volume 10760 Folio 120, shown as E-1 on Plan 120_10760_120_Vs2.

Interest Acquired: That of Anton Steven Kidric and Mandy Maree Kidric and all other interests.

Published with the authority of Melbourne Water Corporation.

Dated 16 July 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 3 on Plan of Subdivision 111153, Parish of Kinglake, comprising 1611 square metres and being land described in Certificate of Title Volume 10598 Folio 753, shown as E-1 on Plan 117_10598_753_Vs2.

Interest Acquired: That of Anthony Michael Pappas and all other interests.

Published with the authority of Melbourne Water Corporation.

Dated 16 July 2009

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

Land Acquisition and Compensation Act 1986FORM 7 S. 21
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Crown Allotment 43A, Parish of Wahring, comprising 5.292 hectares and being land described in Certificate of Title Volume 10182 Folio 117 shown as Parcels 400 and 402 on Survey Plan 21862.

Interest Acquired: That of James Patrick and Dale Lesley Rogers and all other interests.

Published with the authority of VicRoads.

Dated 16 July 2009

For and on behalf of VicRoads
BERNARD TOULET
Director
Property Services

Land Acquisition and Compensation Act 1986FORM 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 Lots 4 and 5 on Title Plan 239899W, Parish of Wahring, comprising 13.303 hectares and being land described in Certificate of Title Volume 6842 Folio 294, shown as Parcels 301 and 302 on Survey Plan 21856.

Interest Acquired: That of Neil Graeme and Cynthia Isobel Perry and all other interests.

Published with the authority of VicRoads.

Dated 16 July 2009

For and on behalf of VicRoads
BERNARD TOULET
Director
Property Services

Land Acquisition and Compensation Act 1986FORM 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 Lots 1 and 2 on Title Plan 250459N, Parish of Wahring, comprising 16.076 hectares and being land described in Certificate of Title Volume 4317 Folio 351, shown as Parcels 351, 352, 353 and 354 on Survey Plan 21860.

Interest Acquired: That of Karen Lesley Blair and all other interests.

Published with the authority of VicRoads.

Dated 16 July 2009

For and on behalf of VicRoads
BERNARD TOULET
Director
Property Services

Land Acquisition and Compensation Act 1986FORM 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 Lots 1 and 2 on Title Plan 548763A, Parish of Wahring, comprising 5.223 hectares and being land described in Certificate of Title Volume 1552 Folio 339, shown as Parcels 320, 321, 329 and 330 on Survey Plan 21858.

Interest Acquired: That of Robert Leslie Pettifer and all other interests.

Published with the authority of VicRoads.

Dated 16 July 2009

For and on behalf of VicRoads
BERNARD TOULET
Director
Property Services

Crown Land (Reserves) Act 1978
ORDER GIVING APPROVAL TO
GRANT OF A LEASE UNDER
SECTIONS 17D AND 17DA

Under sections 17D and 17DA of the **Crown Land (Reserves) Act 1978**, I, Gavin Jennings, MLC, Minister for Environment and Climate Change, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease to the Geelong Cricket Club Incorporated by the Greater Geelong City Council as the Committee of Management, for the purpose of 'Cricket Training Facility' over the area of Crown land being part of Kardinia Park Reserve described in the Schedule below and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

SCHEDULE

The land shown hatched on plan marked 'KP/15.6.2009' attached to Department of Sustainability and Environment File No. 0701715 being portion of Allotment 11, Section 31B, City of Geelong, Parish of Corio, being part of the remaining Crown land in the City of Geelong, Parish of Corio, permanently reserved for the purpose of Public Park pursuant to section 2(b) of the **Geelong (Kardinia Park) Land Act 1950**.

Dated 7 July 2009

DSE File No. 0701715

GAVIN JENNINGS MLC

Minister for Environment and Climate Change

**Offshore Petroleum and
Greenhouse Gas Storage Act 2006**

COMMONWEALTH OF AUSTRALIA

Notice of Grant of
Petroleum Pipeline Licence 39

Petroleum Pipeline Licence VIC/PL39 was granted to Esso Australia Resources Pty Ltd of 12 Riverside Quay, Southbank, Victoria 3006 and BHP Billiton Petroleum (Bass Strait) Pty Ltd

of Level 43, 152–158 St Georges Terrace, Perth, Western Australia 6000, for a route described hereunder to have effect from and including 30 June 2009.

DESCRIPTION OF ROUTE

The route commences at the West Tuna platform pig launcher, runs through the Kipper subsea manifold and includes the 350 mm piping in the manifold, then returns to the West Tuna platform pig receiver.

**Offshore Petroleum and
Greenhouse Gas Storage Act 2006**

COMMONWEALTH OF AUSTRALIA

Notice of Grant of
Petroleum Pipeline Licence 40

Petroleum Pipeline Licence VIC/PL40 was granted to Esso Australia Resources Pty Ltd of 12 Riverside Quay, Southbank, Victoria 3006 and BHP Billiton Petroleum (Bass Strait) Pty Ltd of Level 43, 152–158 St Georges Terrace, Perth, Western Australia 6000, for a route described hereunder to have effect from and including 30 June 2009.

DESCRIPTION OF ROUTE

The route commences at the West Tuna platform pig launcher and terminates at the Marlin B platform pig receiver.

**Offshore Petroleum and
Greenhouse Gas Storage Act 2006**

COMMONWEALTH OF AUSTRALIA

Notice of Grant of
Petroleum Pipeline Licence 41

Petroleum Pipeline Licence VIC/PL41 was granted to Esso Australia Resources Pty Ltd of 12 Riverside Quay, Southbank, Victoria 3006 and BHP Billiton Petroleum (Bass Strait) Pty Ltd of Level 43, 152–158 St Georges Terrace, Perth, Western Australia 6000, for a route described hereunder to have effect from and including 30 June 2009.

DESCRIPTION OF ROUTE

The route commences at the Marlin B platform pig launcher and terminates at the Snapper platform pig receiver.

**Offshore Petroleum and
Greenhouse Gas Storage Act 2006**

COMMONWEALTH OF AUSTRALIA

Declaration of a Terminal Station

I, Terry McKinley, the Delegate of the Designated Authority for the Offshore area of

Victoria and on behalf of the Commonwealth – Victoria Offshore Petroleum Joint Authority, hereby declare in accordance with section 16 of the **Offshore Petroleum and Greenhouse Gas Storage Act 2006** the Kipper subsea manifold to be a terminal station.

Made under the **Offshore Petroleum and Greenhouse Gas Storage Act 2006** of the Commonwealth of Australia.

Dated 7 July 2009

TERRY McKINLEY
 Manager Petroleum Operations
 Safety and Environment
 Delegate of the Designated Authority

Road Safety Act 1986

GEORGE DERRICK MEMORIAL RALLY SATURDAY 18 JULY 2009

Under section 68(3) of the **Road Safety Act 1986**, I declare that sub-sections (1) and (2) of section 68 of the Act shall not apply with respect to the event known as the George Derrick Memorial Rally conducted on Saturday 18 July (11.30 am–11.30 pm) on the following roads as per the schedule below.

SCHEDULE

Stage 1	Porcupine Lane between Pyrenees Highway and Blacks Lane Blacks Lane between Porcupine Lane and Pyrenees Highway
Stage 2	Mount Lonarch Road between Beaufort–Elmhurst Road and Tower Road Tower Road between Mount Lonarch Road and Ridge Road Ridge Road between Tower Road and Flume Gully Road Flume Gully Road between Ridge Road and Beaufort–Elmhurst Road
Stage 3	Main Mount Cole Road between Camp Link Road and Water Race Road Water Race Road between Main Mount Cole Road and Grazing Right Road Grazing Right Road between Water Race Road and Philipson Track Philipson Track between Grazing Right Road and Water Race Road Water Race Road between Philipson Track and Beaufort–Elmhurst Road
Stage 4 and 7	Main Track between Warrenmang Road and Mountain Track and Vinoca Road
Stage 5	Porcupine Track between Blacks Lane and Lever Track Lever Track between Porcupine Track and Levers Lane Levers Lane between Lever Track and Blacks Lane Blacks Lane between Levers Lane and Wardlaws Lane Wardlaws Lane between Blacks Lane and Pyrenees Highway
Stage 6	Higgins Lane between Percydale Road and Turpins Lane Turpins Lane between Percydale Road and Sardine Road

Dated 6 July 2009

STEVE BROWN
 Executive Director Regional Services
 VicRoads
 Delegate of the Minister for Transport

Liquor Control Reform Act 1998**LIQUOR LICENSING POLL****Surrey Hills Neighbourhood**

The Director of Liquor Licensing has received an application for an on-premises licence for Chef's Tandoor, 492 Whitehorse Road, Surrey Hills. As the application for a licence is in a 'dry' neighbourhood, the Director of Liquor Licensing, pursuant to clause 17 of Schedule 3 of the **Liquor Control Reform Act 1998**, has ordered a poll of electors in the neighbourhood surrounding the above premises. The Director of Liquor Licensing determines this neighbourhood. The Victorian Electoral Commission (VEC) will conduct the poll entirely by post.

1. The neighbourhood delineated by the Director of Liquor Licensing for Chef's Tandoor licensing poll comprises the neighbourhood on the map below:



2. The resolution to be submitted to the electors
Electors in the Surrey Hills neighbourhood for Chef's Tandoor licensing poll will be asked to vote 'yes' or 'no' with respect to the following resolution:
'That an on-premises licence be granted in the neighbourhood of the premises situated at 492 Whitehorse Road, Surrey Hills.'
3. Persons entitled to vote at the poll
All electors who reside within the neighbourhood delineated, and were enrolled on the electoral roll used for State elections as at Thursday 18 June 2009, must vote at the poll. Copies of the official roll for the poll may now be inspected at the Victorian Electoral Commission, Level 8, 505 Little Collins Street, Melbourne.
4. Voting is compulsory
Electors enrolled in the licensing poll neighbourhood as at Thursday 18 June 2009 are obliged to vote. The penalty for failing to vote without a valid and sufficient excuse is currently \$58.00.
5. Postal voting
The poll will be conducted entirely by post. Ballot papers will be mailed to all eligible electors from Friday 31 July 2009. To be included in the count, ballot papers must be received by the VEC by 6.00 pm on Monday 17 August 2009.

PHILLIPPA HESKETT
Returning Officer

Water Industry Act 1994

**NOTICE OF AMENDMENT TO THE CUSTOMER SERVICE CODE FOR
METROPOLITAN RETAIL AND REGIONAL WATER BUSINESSES**

The Essential Services Commission ('Commission') gives notice that it has, pursuant to section 4F(1) of the Act and in accordance with clause 15 of the Water Industry Regulatory Order 2003, amended the Customer Service Code for Metropolitan Retail and Regional Water Businesses.

The amendments reflect the Commission's Final Decision regarding the Metropolitan Melbourne Water Price Review 2009 for the three retail water businesses' service standard levels and guaranteed service level commitments.

The amendments take effect from 1 July 2009.

A copy of the Code is available on the Commission's website located at <http://www.esc.vic.gov.au> or a copy may be obtained by calling the Commission's reception on 1300 664 969.

Dated 1 July 2009

DR RON BEN-DAVID
Chairperson

Water Act 1989

NORTH EAST REGION WATER CORPORATION

Proposed Creation of Eskdale Water District

Notice is hereby given that the North East Region Water Corporation, pursuant to section 122 of the **Water Act 1989**, proposes to seek to create an Eskdale Water District. This is in accordance with the proposed reticulated water supply scheme for the township of Eskdale.

Full details of the district creation proposal and a copy of the plan showing the extent of the district are available for inspection free of charge at the Corporation's office, Level 1, Hovell Street, Wodonga, during office hours. North East Water has also made the proposal district plan available for viewing at the Eskdale Post Office, Omeo Highway, Eskdale. All questions in relation to the proposal are to be directed to North East Water.

Members of the public are invited to make submissions on the proposal. Any person making a submission or objection to the proposal should set grounds for any objection raised in the submission.

Submissions must be received by the Corporation on or before 13 August 2009, which is one month after the final publication of this notice in the Government Gazette. Any submissions will be considered by the Board of North East Water at the scheduled Board meeting on 22 September 2009.

CRAIG HEINER
Managing Director
North East Region Water Corporation

Water Act 1989**BULK ENTITLEMENT (GOULBURN SYSTEM – SNOWY ENVIRONMENTAL RESERVE)
AMENDMENT ORDER 2009**

I, Tim Holding, Minister for Water, as Minister administering the **Water Act 1989**, make the following Order –

1. Title

This Order is called the Bulk Entitlement (Goulburn System – Snowy Environmental Reserve) Amendment Order 2009.

2. Preliminary

The Bulk Entitlement (Goulburn System – Snowy Environmental Reserve) Order 2004 (the Bulk Entitlement Order), was first made by the Minister for Water on 26 June 2004 to grant a bulk entitlement of 3,600 megalitres per year to the Minister administering the **Catchment and Land Protection Act 1994**, resulting from water savings for the Snowy River from the Normanville Pipeline project. The Bulk Entitlement Order was published in the Government Gazette S150 dated 29 June 2004.

The Bulk Entitlement (Goulburn System – Snowy Environmental Reserve) Amendment Order 2004 was made by the Minister for Water on 23 December 2004 and notified in the Victorian Government Gazette S284 dated 30 December 2004, to include an additional entitlement of 10,762 ML per year under the Bulk Entitlement Order, resulting from water savings in the Goulburn sub-system under the Improved Measurement of Small Volumes Supplied to Irrigation Districts Program.

The Bulk Entitlement (Goulburn System – Snowy Environmental Reserve) Amendment Order 2005 was made by the Minister for Water on 29 June 2005 and notified in the Victorian Government Gazette S123 dated 30 June 2005, to increase the entitlement by an additional 150 ML per year from water savings in the Campaspe system from the Improved Measurement of Small Volumes Supplied to Irrigation Districts Program.

The Bulk Entitlement (Goulburn System – Snowy Environmental Reserve) Amendment Order 2006 was made by the Minister for Water on 12 December 2006 and notified in the Victorian Government Gazette G42 dated 19 October 2006 at page 2256, to increase the entitlement by 300 ML per year resulting from additional water savings identified by Goulburn–Murray Water attributed to the Normanville Pipeline.

3. Purpose

The purpose of this Order is to further amend the Bulk Entitlement Order to include –

- an additional 2,000 ML per year identified by Goulburn–Murray Water and agreed by Water for Rivers as water savings from the Goulburn Strategic Measurement Project, and
- minor changes to terminology resulting from the Goulburn system becoming a declared system as of 1 July 2007.

4. Authorising provisions

This Order is made pursuant to section 44 of the **Water Act 1989**.

5. Commencement

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

6. Amendment of Schedule 1

In the Bulk Entitlement (Goulburn System – Snowy Environmental Reserve) Order 2004, for Schedule 1, substitute –

**‘Schedule 1
Environmental Entitlement**

Item no.	Source of water saving	Annual volume (ML)	Type of supply	Transmission loss	Flow monitoring points
1	Pipelining of Normanville Waterworks District	3,900	High reliability water share supplied from the Goulburn River	No	Goulburn River at McCoy Bridge; Stream Gauging Station Index No. 405232
2	Goulburn system Improved Measurement of Small Volumes Supplies to Irrigation Districts Program	10,912	High reliability water share supplied from the Goulburn River	No	Goulburn River at McCoy Bridge; Stream Gauging Station Index No. 405232
3	Goulburn Strategic Measurement Project	2,000	High reliability water share supplied from the Goulburn River	No	Goulburn River at McCoy Bridge; Stream Gauging Station Index No. 405232

Dated 7 June 2009

TIM HOLDING MP
Minister for Water

Water Act 1989**ENVIRONMENTAL ENTITLEMENT (CAMPASPE RIVER – LIVING MURRAY) 2007
AMENDMENT ORDER 2009**

I, Tim Holding, Minister for Water, under section 48K of the **Water Act 1989** make the following Order –

1. Title

This Order is called the Environmental Entitlement (Campaspe River – Living Murray) Amendment Order 2009.

2. Preliminary

The Environmental Entitlement (Campaspe River – Living Murray) 2007 (the Environmental Entitlement) was made by the Minister on 1 July 2007 and notified in the Victoria Government Gazette G26 dated 28 June 2007 at page 1336. This Environmental Entitlement held by the Minister for Environment and Climate Change is being used so that water may be retained in the Campaspe River system to provide increased environmental flows in the River Murray as part of the Living Murray Initiative.

3. Purpose

The purpose of this Order is to amend the Environmental Entitlement to increase by 126 ML the Living Murray's entitlement of high reliability water specified in Schedule 1 of the Environmental Entitlement.

4. Authorising provisions

This Order is made in accordance with section 48K of the **Water Act 1989**.

5. Commencement

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

6. Amendment to Schedule 1

For Schedule 1 to the Environmental Entitlement substitute:

‘ Schedule 1 – Quantification of Entitlement**Table 1 – Volume of environmental entitlement**

Source	Volume available (ML)		Comment
	High-reliability	Low-reliability	
Living Murray water – Sales Package	0	5048	Low-reliability entitlement <i>Valley Cap applies</i>
Living Murray water – GMW Recovery Package	126	0	High-reliability entitlement

Table 2a – Volumes allocated to the environmental entitlement under different high-reliability allocation scenarios (ML)

Allocation to high-reliability water shares	10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Volume available under environmental entitlement	13	25	38	50	63	76	88	101	113	126

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

Allocation to low-reliability water shares	10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Volume available under environmental entitlement	505	1010	1514	2019	2524	3029	3534	4038	4543	5048

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

Allocation to low-reliability water shares	10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Volume available under Valley Cap	454	908	1363	1817	2271	2725	3179	3634	4088	4542

Rules for the operation of the Valley Cap

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

Dated 30 June 2009

Responsible Minister
TIM HOLDING
Minister for Water

Water Act 1989**ENVIRONMENTAL ENTITLEMENT (GOULBURN SYSTEM – LIVING MURRAY) 2007
AMENDMENT ORDER 2009**

I, Tim Holding, Minister for Water, under section 48K of the **Water Act 1989** make the following Order –

1. Title

This Order is called the Environmental Entitlement (Goulburn System – Living Murray) Amendment Order 2009.

2. Preliminary

The Environmental Entitlement (Goulburn System – Living Murray) 2007 ('Environmental Entitlement') was made by the Minister on 1 July 2007 and notified in the Victoria Government Gazette G26 dated 28 June 2007 at page 1345. This Environmental Entitlement held by the Minister for Environment and Climate Change is being used so that water may be retained in the Goulburn River system to provide increased environmental flows in the River Murray as part of the Living Murray Initiative.

3. Purpose

The purpose of this Order is to amend the Environmental Entitlement to increase by 19,164 ML the Living Murray's entitlement of high reliability water specified in Schedule 1 of the Environmental Entitlement.

4. Authorising provisions

This Order is made in accordance with section 48K of the **Water Act 1989**.

5. Commencement

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

6. Amendment to Schedule 1

For Schedule 1 to the Environmental Entitlement substitute:

' Schedule 1 – Quantification of Entitlement**Table 1 – Volume of environmental entitlement**

Source	Volume available (ML)		Comment
	High-reliability	Low-reliability	
Living Murray water – Sales Package	0	141,200	Low-reliability entitlement <i>Valley Cap applies</i>
Living Murray water – GMW Recovery Package	19,164	0	High-reliability entitlement

Table 2a – Volumes allocated to the environmental entitlement under different high-reliability allocation scenarios (ML)

Allocation to high-reliability water shares	10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Volume available under environmental entitlement	1916	3833	5749	7666	9582	11498	13415	15331	17248	19164

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

Allocation to low-reliability water shares	10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Volume available under environmental entitlement	14120	28240	42360	56480	70600	84720	98840	112960	127080	141200

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

Allocation to low-reliability water shares	10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Volume available under Valley Cap	13391	26783	40174	53565	66957	80348	93739	107130	120522	133913

Rules for the operation of the Valley Cap

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

Dated 30 June 2009

Responsible Minister
TIM HOLDING
Minister for Water

Water Act 1989
BULK ENTITLEMENT (RIVER MURRAY – FLORA AND FAUNA
CONVERSION ORDER 1999
AMENDING ORDER 2009

I, Tim Holding, as Minister administering the **Water Act 1989**, make the following Notice –

1. Citation

This Order may be cited as the Bulk Entitlement (River Murray – Flora and Fauna) Amending Order 2009.

2. Purpose

The purpose of this Order is to make such amendments to the Bulk Entitlement (River Murray – Flora and Fauna) Conversion Order 1999 (as amended) that are necessary as a consequence of water savings being transferred from Goulburn–Murray Water to a new environmental entitlement to meet Victoria’s Living Murray Water obligations.

3. Empowering provisions

This Order is made under section 44 of the **Water Act 1989**.

4. Commencement

This Order comes into effect on the day it is published in the Victoria Government Gazette.

7. Change of reference

Wherever appearing in the Order –

(a) ‘Minister for Conservation’ substitute ‘environment Minister’;

9. Amendment of clause 6

For clause 6.1 (b) of the Order substitute –

‘ (b) for the purpose of meeting Victoria’s Living Murray water obligations:

- (i) the environment Minister’s share shown in Table 1 of Schedule 1 of the water available to meet the high-reliability entitlements in Table 1 in Schedule 1, being the Living Murray entitlement;
- (ii) the environment Minister’s share shown in Table 2 in Schedule 1 of the water available to meet the low-reliability entitlements in Table 2 in Schedule 1, and the water available in Broken Creek (as specified in Table 1 of Schedule 5), being the Living Murray entitlement; and
- (iii) water set aside in the Extended Use Account, as provided for in this Order, provided the amount taken does not exceed the Valley Cap; and ’

10. Amendment of Schedule 1

In Schedule 1, substitute –

Table 2: Low-reliability Entitlements (GL)

User group		Low Reliability	Off-take commitments for low reliability seasonal determinations of									
			10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Murray Valley	At farm	111,599	11,160	22,320	33,480	44,639	55,799	66,959	78,119	89,279	100,439	111,599
	Losses:		4,340	8,680	13,020	17,360	21,700	26,040	30,380	34,720	39,060	43,399
			15,500	31,000	46,499	61,999	77,499	92,999	108,499	123,999	139,498	154,998
Goulburn-Murray Water	At farm	156,940	15,694	31,388	47,082	62,776	78,470	94,164	109,858	125,552	141,246	156,940
	Losses:	2,594	6,103	12,206	18,310	24,413	30,516	36,619	42,722	48,826	54,929	61,032
			0,259	0,519	0,778	1,038	1,297	1,557	1,816	2,076	2,335	2,594
			22,057	44,113	66,170	88,226	110,283	132,340	154,396	176,453	198,510	220,566
Murray diverters		13,562	1,356	2,716	4,075	5,433	6,791	8,149	9,507	10,866	12,224	13,582
		5,856	0,586	1,171	1,757	2,342	2,928	3,514	4,099	4,685	5,271	5,856
			1,944	3,888	5,831	7,775	9,719	11,663	13,607	15,551	17,494	19,438
Environment Minister - Living Murray		98,835	9,884	19,767	29,651	39,534	49,418	59,301	69,185	79,068	88,952	98,835
Total		389,406	49,384	98,768	148,151	197,535	246,919	296,303	345,687	395,070	444,454	493,838
Off-take commitments for 100% high reliability entitlements			1558,845	1558,845	1558,845	1558,845	1558,845	1558,845	1558,845	1558,845	1558,845	1558,845
Total off-take commitments			1608,228	1657,612	1706,996	1756,380	1805,764	1855,147	1904,531	1953,915	2003,299	2052,683

Notes on Tables 1 and 2:

- Seasonal determinations may be made in intervals of 1% by interpolation between the values shown or extrapolation below 10%, not just in the 10% intervals shown.
- Murray Valley and Torrumbarry have fixed losses of 80,000 GL and 125,562 GL (including 0,352 GL for Trescop) respectively, plus two variable loss components as follows:
 - for high-reliability rights, variable loss varies from zero at zero allocation, increasing linearly to 13,201 GL for Murray Valley and to 24,978 GL for Torrumbarry at an allocation of 100%;
 - for lower-reliability rights, the extra loss is calculated by starting with the at-farm commitments and multiplying by 0.28/0.72 (72% efficiencies has been assumed).

11. Amendment of Schedule 5

In Schedule 5, substitute –

‘ SCHEDULE 5 – Quantification of Entitlement**Table 1 – Volume of environmental entitlement**

Program / Source	Volume (ML)		Comment
	High-reliability	Low-reliability	
Flora and Fauna entitlement	27,600	0	High-reliability entitlement River Murray system – below choke
Living Murray water / Torrumbarry Irrigation Area	0	58,537	Low-reliability entitlement River Murray system – below choke Valley Cap applies
Living Murray water / Murray Valley Irrigation Area	0	40,298.3	Low-reliability entitlement River Murray system – above choke Valley Cap applies
Living Murray water / Broken Creek	0	3,014.6	Low-reliability entitlement Broken Creek system Valley Cap applies
Living Murray water / Torrumbarry Irrigation Area	2,080	0	High-reliability entitlement River Murray system – below Choke
Living Murray water / Murray Valley Irrigation Area	3,630	0	High-reliability entitlement River Murray system – above Choke

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

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

Rules for the operation of the Valley Cap

1. The Valley Cap is a maximum limit on the amount of water that can be taken under the Living Murray entitlement in any one year, and only applies to the Living Murray entitlement.
2. The volume of water available under the Living Murray entitlement in any one year will be the lesser of:
 - (a) the amount of water allocated under the entitlement in that year (including water in the Extended Use Account); and
 - (b) the amount determined by applying the Valley Cap (including any amounts carried over from the previous years).

3. The Valley Cap is climatically variable, so that the amount available under the Valley Cap in any one year will vary according to the amount of water available to be allocated to low-reliability water shares as specified in Table 1 in that year.
4. Where the water taken under the Living Murray entitlement in any one year is less than the amount of the Valley Cap in that year, the Valley Cap is increased by the unused portion in the subsequent year.
5. The total amount available under the Valley Cap in any one year may be more than the amount specified in Table 1, because amounts accumulated in previous years may be added to the amount available in that one year.

Dated 30 June 2009

Responsible Minister
TIM HOLDING
Minister for Water

Planning and Environment Act 1987
EAST GIPPSLAND PLANNING SCHEME
 Notice of Approval of Amendment
 Amendment C64

The East Gippsland Shire Council has approved Amendment C64 to the Planning Scheme.

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

The changes relate to land at 20, 100 and 170 Bairnsdale–Dargo Road, for which the Amendment will:

- rezone land zoned Rural Living Zone (Schedule 3) to the Residential 1 Zone;
- include land within a new Schedule 4 to the Development Plan Overlay (DPO4); and
- make changes to the Municipal Strategic Statement at Clause 21.06–2.

The Amendment was approved by the East Gippsland Shire Council on 26 June 2009 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 25 June 2008. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the East Gippsland Shire Council, 273 Main Street, Bairnsdale.

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

Planning and Environment Act 1987
GLEN EIRA PLANNING SCHEME
 Notice of Approval of Amendment
 Amendment C63

The Glen Eira City Council approved Amendment C63 to the Glen Eira Planning Scheme on 9 June 2009.

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

The Amendment corrects minor mapping errors by altering the extent of the Heritage Overlay for various sites around the municipality and amends the Schedule to Clause 43.01 to correct minor errors in the Overlay. Combines heritage overlay areas located at the Glen Eira Town Hall.

The Amendment was approved by the Glen Eira City Council on 9 June 2009 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 22 December 2008. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, during office hours, at the offices of the Glen Eira Council, corner Glen Eira and Hawthorn Roads, Caulfield South, and free of charge at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection

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

Planning and Environment Act 1987
HORSHAM PLANNING SCHEME
 Notice of Approval of Amendment
 Amendment C45

The Minister for Planning has approved Amendment C45 to the Horsham Planning Scheme.

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

The Amendment alters the planning scheme maps and the schedule to the Heritage Overlay so that four heritage places included in Victorian Heritage Register are shown in the Horsham Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the Horsham Rural City Council, Civic Centre, Roberts Avenue, Horsham 3400.

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

Planning and Environment Act 1987

KINGSTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C80

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

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

The Amendment:

- rezones land at 43–45 McLeod Road, Carrum, from an Industrial 3 Zone to a Residential 1 Zone, and applies the Environmental Audit Overlay over the site;
- corrects a zoning anomaly by rezoning a parcel of land immediately west of the subject site from an Industrial 3 Zone to the Public Use Zone;
- updates the Local Planning Policy Framework to identify the subject land within the ‘Increased Housing Diversity Area’ of the Residential Land Use Framework Plan at Clause 21.05 and to remove the subject land from the Industrial Land Use Framework Plan at Clause 21.07; and
- enables the planning authority to issue a planning permit (KP841/06) under the provisions of section 96A of the **Planning and Environment Act 1987** for the construction of a multi-dwelling development comprising 16 apartments and associated car parking within a two storey development.

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

Permit No. KP841/06.

Description of land: No. 43–45 (Units 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 and Common Property on SP 018539 McLeod Road, Carrum.

A copy of the Amendment and permit/s 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 Kingston City Council Offices, Level 1, 1230 Nepean Highway, Cheltenham.

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

Planning and Environment Act 1987

MELTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C89

The Minister for Planning has approved Amendment C89 to the Melton Planning Scheme.

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

The Amendment replaces the schedule to Clause 34.01 (Business 1 Zone) and 32.04 (Mixed Use Zone) to transfer 5,000 square metres of restricted retail leasable floor space applicable to Westwood Drive Activity Centre from the Business 1 Zone to the Mixed Use Zone.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Melton Shire Council, 232 High Street, Melton.

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

Planning and Environment Act 1987

MELTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C93

The Minister for Planning has approved Amendment C93 to the Melton Planning Scheme.

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

The Amendment rezones land at 195–209 Barries Road, Melton West, from Business 1 Zone to Public Use Zone – Schedule 3.

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 Melton City Council, 232 High Street, Melton.

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

Planning and Environment Act 1987

NILLUMBIK PLANNING SCHEME

Notice of Approval of Amendment

Amendment C48

The Minister for Planning has approved Amendment C48 to the Nillumbik Planning Scheme.

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

The Amendment rezones the subject site from Rural Conservation Zone 3 (RCZ3) to a Special Use Zone 3, introduces a new Schedule, Plenty Valley Christian College, to the Special Use Zone, amends the schedule to Clause 57.01 – Metropolitan Green Wedge Land to exempt ‘Special Use Zone 3, Plenty Valley Christian College, 840 Yan Yean Road, Doreen’ from the Core Planning Provisions and adds a new incorporated document ‘Plenty Valley Christian College Master Plan, March 2008’ to the schedule to Clause 81.01.

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 Nillumbik Shire Council, Civic Drive, Greensborough.

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

Planning and Environment Act 1987

WODONGA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C49

The Minister for Planning has approved Amendment C49 to the Wodonga Planning Scheme.

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

The Amendment:

- rezones the planned Baranduda Town Centre site between Boyes Road and Baranduda Boulevard and comprising 52 hectares of land from a Business 1 Zone to an Urban Growth Zone;
- rezones the Westmont Aged Care site on the west side of the corner of Boyes Road and Baranduda Boulevard which has an area of 8 hectares from a Business 1 Zone to a Residential 1 Zone;
- rezones 8 hectares of an 18 hectare rural residential lot on the north side of Boyes Road from a Business 1 Zone to a Rural Living Zone, to ensure the land is wholly located in a Rural Living Zone as originally intended;
- rezone 89 hectares of land from a Residential 1 Zone to an Urban Growth Zone west of Howard’s Road and south of Boyes Road, Baranduda, to ensure the timing of development is consistent with the Municipal Strategic Statement;
- rezone 68 hectares of land south of Chapples Road from a Residential 1 Zone to an Urban Growth Zone to ensure the timing of development is consistent with the Municipal Strategic Statement;
- rezone 38 hectares of land between the Kiewa Valley Highway and Whytes Road from an Industrial 1 Zone and Residential 1 Zone to an Urban Growth Zone to allow further strategic analysis to occur as the land is unsuitable for Industrial development;
- rezones .28 hectares of land along the Middle Creek Reserve, Frederick Street Road Baranduda, from a Business 1 Zone to a Farming Zone; and
- introduces the Urban Growth Zone and schedule into the Planning Scheme.

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

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

Planning and Environment Act 1987

YARRA PLANNING SCHEME

Notice of Preparation of Amendment
Amendment C125

The Minister for Planning has approved Amendment C125 to the Yarra Planning Scheme.

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

The Amendment amends the '520 Victoria Street and 2A Burnley Street, Richmond, Burnley Street West Precinct' incorporated document to:

- allow buildings and works associated with an office use at 520 Victoria Street and 2A Burnley Street, Richmond;
- allow car parking in association with the office use to be used and developed at 2, 4 and 6 Burnley Street; and
- extend the expiry of the provisions for one year.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Yarra City Council, 333 Bridge Road, Richmond.

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

Planning and Environment Act 1987

HOBSONS BAY PLANNING SCHEME

Notice of Lapsing of Amendment
Amendment C62 Part 2

The Hobsons Bay City Council has resolved to abandon Amendment C62 Part 2 to the Hobsons Bay Planning Scheme.

Amendment C62 Part 2 proposed to replace Schedule 4 to the Special Use Zone with a new Schedule 4.

Amendment C62 Part 2 lapsed on 8 October 2008.

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

Planning and Environment Act 1987

WARRNAMBOOL PLANNING SCHEME

Notice of Lapsing of Amendment
Amendment C57

The Warrnambool City Council has resolved to abandon Amendment C57 to the Warrnambool Planning Scheme.

The Amendment proposed to apply a permanent Heritage Overlay HO225 over land situated at 1A Liebig Street, Warrnambool.

The Amendment lapsed on 7 April 2009.

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

CORRIGENDUM

Planning and Environment Act 1987

BRIMBANK PLANNING SCHEME

Amendment C70

In Government Gazette G9 of 26 February 2009 on page 486, first column under the notice titled 'BRIMBANK PLANNING SCHEME... Amendment C70' please note part of the third paragraph should read:

'... to Lot B, PS216596Y, Volume 9951 Folio 145 reserved for the southern section of the Kings Road/Calder Freeway interchange.'

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

ORDERS IN COUNCIL

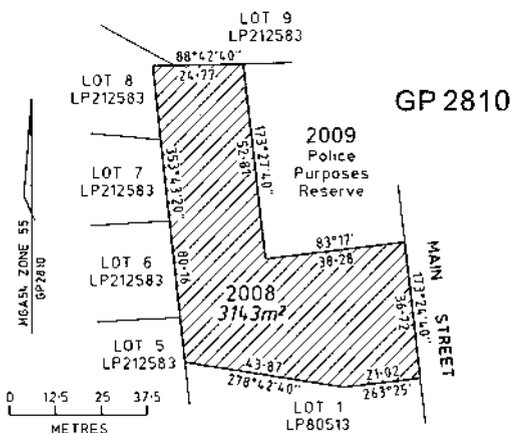
Crown Land (Reserves) Act 1978
NOTICE OF INTENTION TO REVOKE
TEMPORARY RESERVATIONS

Order in Council

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

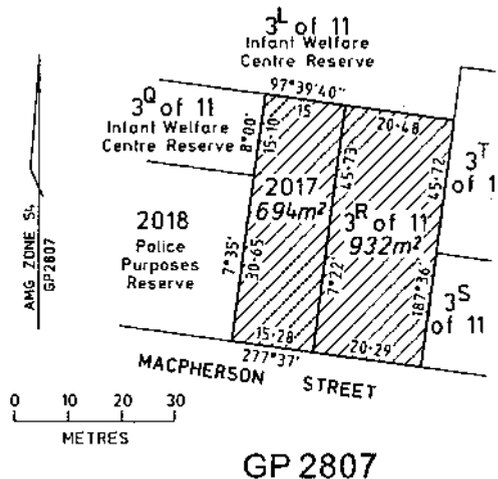
CUT-PAW-PAW – The temporary reservation by Order in Council of 22 November 1966 of an area of 1.373 hectares of land in Section 20, Parish of Cut-paw-paw as a site for Public Purposes (Government Buildings), revoked as to part by Orders in Council of 28 September 1982 and 24 March 1992 so far as the balance remaining containing 1.209 hectares, more or less. – (Rs 8738)

LANCEFIELD – The temporary reservation by Order in Council of 24 December 1975 of an area of 5364 square metres of land [formerly being Crown Allotment 6A, Section A], Parish of Lancefield as a site for Public Purposes (Police purposes), so far only as the portion containing 3143 square metres being Crown Allotment 2008, Parish of Lancefield as indicated by hatching on plan GP2810 hereunder. – (GP2810) – (Rs 10093)



NHILL – The temporary reservation by Order in Council of 30 January 1883 of an area of 6981 square metres of land in the Township of Nhill [formerly being Crown Allotments 3F and 3G, Parish of Balrootan, at Nhill] as a site for Police purposes [worded as ‘site for the use of the Police Department’ in original

Order], revoked as to part by various Orders in Council, so far only as the portion being Crown Allotment 2017 [area 694 square metres] and Crown Allotment 3R [area 932 square metres] of Section 11, Township of Nhill, Parish of Balrootan as indicated by hatching on plan GP2807 hereunder. – (GP2807) – (Rs 02053)



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

Dated 14 July 2009

Responsible Minister

GAVIN JENNINGS
 Minister for Environment
 and Climate Change

TOBY HALLIGAN
 Clerk of the Executive Council

Crown Land (Reserves) Act 1978
REVOCATION OF
TEMPORARY RESERVATIONS

Order in Council

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

BOOLARRA – The temporary reservation by Order in Council of 5 February 1946 of an area of 1606 square metres, more or less, of land in Section 2, Township of Boolarra, Parish of Mirboo as a site for Police purposes. – (Rs 5737)

COONIMUR – The temporary reservation by Order in Council of 10 December 1929 of an area of 12.1406 hectares, more or less, of land in the Parish of Coonimur as a site for Public Recreation. – (Rs 3940)

ELWOOD – The temporary reservation by Order in Council of 24 September 1924 of an area of 767 square metres, more or less, of land At Elwood, Parish of Prahran [formerly being Crown Allotment 16, Section 5, City of St. Kilda, At Elwood] as a site for Police purposes. – (Rs 3006)

KIRRAK – The temporary reservation by Order in Council of 12 May 1891 of an area of 9409 square metres of land in Section 4, Parish of Kirrak (formerly being Crown Allotment 12, Section 4, Township of Andersons Inlet), as a site for Police purposes, revoked as to part by various Orders, so far only as the portion containing 1357 square metres being Crown Allotment 2002, Parish of Kirrak as indicated by hatching on plan published in the Government Gazette of 21 May 2009 page 1268. – (Rs 01686)

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

Dated 14 July 2009

Responsible Minister

GAVIN JENNINGS

Minister for Environment
and Climate Change

TOBY HALLIGAN

Clerk of the Executive Council

Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF
CROWN LANDS

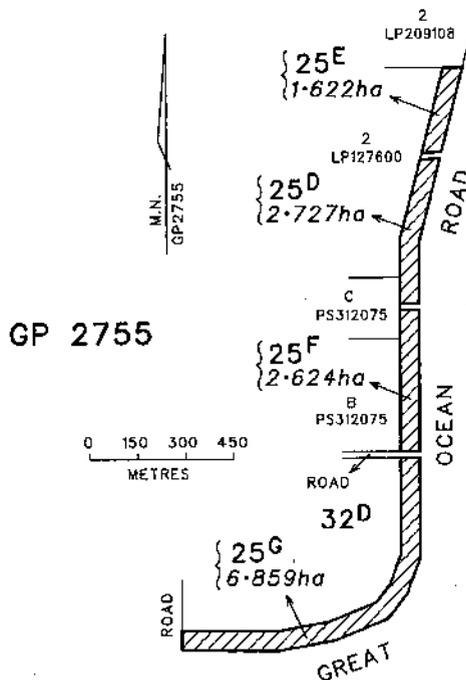
Order in Council

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

MUNICIPAL DISTRICT OF THE
SURF COAST SHIRE COUNCIL

JAN JUC – Preservation of an area of ecological significance; being Crown Allotment 25E [area 1.622 hectares], Crown Allotment 25D [area 2.727 hectares], Crown Allotment 25F [area

2.624 hectares], and Crown Allotment 25G [area 6.859 hectares], Parish of Jan Juc as indicated by hatching on plan GP2755 hereunder. – (GP2755) – (2018057)



MUNICIPAL DISTRICT OF THE
SOUTH GIPPSLAND SHIRE COUNCIL

TOORA – Public Recreation, area 5.277 hectares being Crown Allotment 2013, Parish of Toora as shown on Original Plan No. 122306 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (15P370731)

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

Dated 14 July 2009

Responsible Minister

GAVIN JENNINGS

Minister for Environment
and Climate Change

TOBY HALLIGAN

Clerk of the Executive Council

Land Act 1958

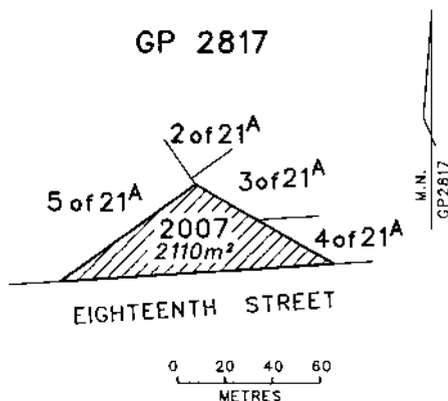
CLOSURE OF UNUSED ROAD

Order in Council

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

MUNICIPAL DISTRICT OF THE
HEPBURN SHIRE COUNCIL

HEPBURN – The road in the Township of Hepburn, Parish of Wombat being Crown Allotment 2007 as indicated by hatching on plan GP2817 hereunder. – (GP2817) – (052008940)



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

Dated 14 July 2009

Responsible Minister

GAVIN JENNINGS

Minister for Environment
and Climate Change

TOBY HALLIGAN
Clerk of the Executive Council

Education and Training Reform Act 2006
APPOINTMENT OF ONE MEMBER TO THE
ADULT, COMMUNITY AND FURTHER
EDUCATION BOARD

Order in Council

The Governor in Council under sections 3.3.10 and 3.3.11 and clause 2(1) to Schedule 2 of the **Education and Training Reform Act 2006** appoints Ms Kylie Whittard as a member of the Adult, Community and Further Education Board, from the date of this Order until 31 December 2011.

The terms and conditions of the appointments are contained in the attached Schedule.

Dated 14 July 2009

Responsible Minister

JACINTA ALLAN, MP

Minister for Skills and
Workforce Participation

TOBY HALLIGAN
Clerk of the Executive Council

Education and Training Reform Act 2006
APPOINTMENT OF ONE MEMBER TO THE
ADULT, COMMUNITY AND FURTHER
EDUCATION BOARD

SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The appointment is part-time.

2. Duties and Responsibilities of the Position

Section 3.3.3(1) of the **Education and Training Reform Act 2006** (the Act) states that the main functions of the Adult, Community and Further Education Board (the ACFE Board) are to plan for and promote adult learning, allocate resources, develop policies and advise the Minister for Skills and Workforce Participation on matters related to adult, community and further education.

3. Termination Arrangements

Clause 2(3) of Schedule 2 to the Act, stipulates that the office of a member becomes vacant if the member becomes bankrupt, is found guilty of an offence which is, or which would if committed in Victoria be, an indictable offence or is absent from 3 consecutive meetings of the Board without the leave of the Chairperson or in the case of the Chairperson without the Minister's leave.

4. Payment Provisions

Under clause 3(1) of Schedule 2 to the Act the members of the ACFE Board are entitled to receive the remuneration and fees that are fixed in the member's instrument of appointment or are fixed from time to time by the Governor in Council. The current remuneration for Board members is a sitting fee of \$342 per full day or \$171 per half day Board commitment. Ms Whittard will not be remunerated as she is a public sector employee.

5. Superannuation Obligations

Superannuation will be paid in accordance with the Commonwealth **Superannuation Guarantee (Administration) Act 1992**.

6. Travel and Personal Expenses Arrangements

Members of the ACFE Board are entitled to travel and personal expense arrangements as per the Guidelines for the Provision of Allowances for Travelling and Personal Expenses in the Victorian Public Service, issued in August 1993.

7. Leave Arrangements

There are no leave provisions for these part-time statutory positions.

8. Prior Service

Not applicable.

Flora and Fauna Guarantee Act 1988

ADDING ITEMS TO THE LIST OF TAXA AND COMMUNITIES OF
FLORA AND FAUNA WHICH ARE THREATENED

The Governor in Council under section 10(1) of the **Flora and Fauna Guarantee Act 1988**, adds the items listed in the Schedule below to the list of taxa and communities of flora and fauna which are threatened.

Schedule

ITEMS TO BE ADDED TO THE LIST OF TAXA AND COMMUNITIES OF
FLORA AND FAUNA WHICH ARE THREATENED

<i>Allisoniella nigra</i>	Black Threadwort
<i>Dicranoloma diaphanoneuron</i>	Moss species
<i>Isoodon obesulus</i>	Southern Brown Bandicoot
<i>Plagiochila pleurata</i>	Leafy liverwort species
<i>Stylidium armeria</i> subsp. nov. (Riddells Ck.)	Hairy-leaved Trigger-plant

Port Phillip Bay Entrance Deep Canyon Marine Community

Dated 14 July 2009

Responsible Minister

GAVIN JENNINGS

Minister for Environment and Climate Change

TOBY HALLIGAN

Clerk of the Executive Council

Livestock Disease Control Act 1994

EXEMPTION ORDER UNDER SECTION 6(3A)

The Governor in Council makes the following Order:

1. Objective

The objective of this Order is to exempt certain classes of cattle and certain classes of person from certain identification requirements in the **Livestock Disease Control Act 1994** and Livestock Disease Control Regulations 2006.

2. Authorising provision

This Order is made under section 6(3A) of the **Livestock Disease Control Act 1994**.

3. Revocation

The following Order is revoked –

Order of Exemption under section 6(3A) of the **Livestock Disease Control Act 1994** made by the Governor in Council on 8 August 2006 and published in Government Gazette G51 on 21 December 2006 at pages 2843–2846.

4. Definitions

In this Order –

‘Butcher’s PIC’ means a Butcher’s Property Identification Code;

‘Vendor Declaration’ means –

- (a) a declaration made in relation to the movement of livestock –
 - (i) in the case of cattle, the National Vendor Declaration (Cattle) and Waybill Edition 1, and the European Union Vendor Declaration (Cattle) and Waybill Edition 1 and the National Vendor Declaration (Bobby Calves) 1st Edition;
 - (ii) in the case of sheep, the National Vendor Declaration (Sheep & Lambs) and Waybill Edition 1;
 - (iii) in the case of goats, the National Vendor Declaration (Goats) and Waybill Edition 1;
 - (iv) in the case of pigs, the Pig Pass National Vendor Declaration Edition 1; or
 - (v) any other declaration specified under the Livestock Disease Control Regulations 2006 or
- (b) any other form of declaration made in relation to the movement of livestock that contains the same particulars that are contained in the declaration referred to in paragraph (a) including –
 - (i) the property identification code that identifies the property of dispatch of the livestock; and
 - (ii) the date of dispatch of the livestock; and
 - (iii) the number of livestock being dispatched; and
 - (iv) the name and signature of the person making the declaration; and
 - (v) the date the declaration is made; and
 - (vi) the intended destination of the livestock;

‘Machine-readable device’ means an NLIS device containing a microchip that can be electronically read using a correctly functioning and tested reader or scanning machine;

‘NLIS’ means the National Livestock Identification System;

‘NLIS database’ means the database system managed by Meat and Livestock Australia Ltd. for the administration of the NLIS;

‘NLIS database account’ means the account that enables access to the NLIS database through the NLIS internet site for the recording of cattle movement information onto the database system;

‘NLIS device’ means a device for the permanent identification of livestock licensed by Meat and Livestock Australia Ltd for the purpose of the NLIS;

‘Regulations’ means the Livestock Disease Control Regulations 2006;

‘saleyard’ means the venue where a public auction of cattle is conducted or a public scale operation where cattle are sold;

‘Stock Agent PIC’ means a Stock Agent Property Identification Code;

‘the Act’ means the **Livestock Disease Control Act 1994**.

5. Exemptions

- (1) A person is exempt from the requirements of Regulations 8(b) & (d) with respect to cattle that are –
 - (a) identified with an NLIS device; and
 - (b) accompanied by an accurate and fully completed Vendor Declaration.

- (2) The owner of any cattle is exempt from the requirements of section 9A(1)(a) and 9A(1)(b) of the Act and regulation 21(1)(a) of the Regulations with respect to –
 - (a) cattle that remain continuously on their property of birth; or
 - (b) cattle that are less than six weeks of age that are consigned directly to a knackery for disposal and that have a transaction tail tag or calf ear tag affixed in accordance with section 9(a); or
 - (c) cattle moved in accordance with a permit issued by an Inspector of Livestock employed by the Department of Primary Industries and accompanied by an accurate and fully completed Vendor Declaration.
- (3) An owner or livestock manager is exempt from the requirements of section 9A(2) of the Act in the case of cattle identified by an NLIS device that is not machine readable, if the owner or livestock manager, before dispatch for sale or slaughter –
 - (a) removes the non-readable ear tag device or, in the case of a non-readable rumen bolus device, the accompanying ear tag; and
 - (b) makes and keeps a record of the property identification code and the individual number printed on the non-readable NLIS ear tag or for a non-readable or rumen bolus NLIS device the information printed on the accompanying ear tag; and
 - (c) ensures an approved machine readable post-breeder NLIS device bearing the property identification code allocated to that property under 9B of the Act is immediately attached to the cattle in accordance with section 9A(1) of the Act and regulation 21 of the Regulations; and
 - (d) ensures the printed property identification code and the number identifying the individual cattle printed on the removed non-readable device and the printed or electronic information on the replacement machine readable NLIS post breeder device is provided to the Secretary or the NLIS database administrator of Meat & Livestock Australia Limited within 24 hours in the manner required by the Secretary; and
 - (e) makes and keeps a written record of all details in relation to the removal of any tag.
- (4) A selling agent or a cattle scale operator is exempt from the requirements of section 9A(2) of the Act in the case of cattle identified with an NLIS device that is non-readable, provided the selling agent or scale operator, before sale –
 - (a) removes the non-readable NLIS ear tag or in the case of a non-readable NLIS bolus, the accompanying printed ear tag; and
 - (b) ensures a machine readable approved post-breeder NLIS device bearing the property identification code allocated to that saleyard or cattle scale operation under 9B of the Act is immediately attached to the cattle in accordance with section 9A(1) and (3) of the Act and regulation 21 of the Regulations; and,
 - (c) makes and keeps a record of the property identification code and the individual number printed on the non-readable NLIS ear tag or in the case of a non-readable NLIS rumen bolus device, the accompanying ear tag; and
 - (d) ensures the machine readable microchip information or printed information on the replacement post-breeder device affixed according to sub-clause (b) and the printed property identification code and the number identifying the individual cattle printed on the non-readable device and the replacement post breeder identification device is provided to the Secretary or the NLIS database administrator of Meat & Livestock Australia Limited in the manner required by the Secretary; and
 - (e) ensures a written record is kept by the selling agent or scale operator of all details in relation to the removal and replacement of any non-readable tag.

- (5) Where cattle are exhibited for sale at a saleyard and the affixed NLIS device is not machine readable, and an approved post-breeder device cannot be affixed in accordance with sub-clause (3) because it is unsafe to do so, a selling agent or scale operator is exempt from the requirements of section 9(b) of the Act –
- (a) the cattle are identified prior to leaving the saleyard with a blue tail tag supplied by the Secretary and bearing an identification code assigned by the Secretary to the selling agent or scale operator; and
 - (b) the requirements of sub-clause (7) are complied with.
- (6) Where cattle are exhibited for sale at a saleyard and have arrived at the saleyard without an NLIS device, a selling agent or scale operator is exempt from the requirements of section 9(b) of the Act –
- (a) if the selling agent or scale operator –
 - (i) ensures cattle are identified before sale with an NLIS post-breeder device bearing a property identification code allocated to that saleyard under section 9B of the Act; and
 - (ii) ensures the requirements of sub-clause (7) are complied with; or
 - (b) if in the case of cattle considered unsafe to apply an NLIS device at the saleyards –
 - (i) the cattle is identified before sale with a blue tail tag supplied by the Secretary and bearing an identification code assigned by the Secretary to the selling agent or scale operator; and
 - (ii) the cattle is sold direct for slaughter; and
 - (iii) the requirements of sub-clause (7) are complied with; or
- (7) For the purposes of sub-clauses 5(b), 6(a) and 6(b), the following details are to be recorded by the selling agent or scale operator by close of business on the day the device or tag is applied –
- (a) the property identification code of the property from which the cattle were dispatched; and
 - (b) the name and address of the person who dispatched the cattle; and
 - (c) the number on the device or tag applied; and
 - (d) the date on which the device or tag was applied; and
 - (e) the serial number of the accompanying Declaration.
- (8) A record of details made for the purposes of sub-clause (7) must be kept for two years.
- (9) A person subject to the requirements of section 94A(2)(b) who is a stock and station agent or is purchasing cattle intended for slaughter within seven days is exempt from complying with regulation 57(c)(ii) where that person, or his or her representative –
- (a) has applied for and been allocated a property identification code by the Secretary that is –
 - (i) in the case of a stock and station agent, a Stock Agent PIC; or
 - (ii) in the case of a person purchasing cattle intended for slaughter within seven days, a Butcher's PIC; and
 - (b) provides the code referred to in paragraph (a) to the auctioneer or scale operator selling the cattle in place of the property identification code of the property on which the cattle are to be kept after the purchase; and
 - (c) holds a current NLIS database account with the administrator of the NLIS database.

- (10) A person to which sub-clause (9) applies must ensure that, where the cattle are not slaughtered within seven days, the NLIS database is notified of the property identification code of the property to which the cattle were first taken after their purchase.
- (11) A person who carries on business as a cattle scale operator is exempt from regulation 61(b)(ii) where the scale operator provides the Stock Agent PIC or Butcher's PIC (if provided by the purchaser of the cattle) to the Secretary or a person nominated by the Secretary for the purposes of regulation 61, by close of business on the next day after the cattle are sold.
- (12) A person who conducts a public auction of cattle, other than at a saleyard, is exempt from regulation 62(b)(ii) where the auctioneer provides the Stock Agent PIC or Butcher's PIC (if provided by the purchaser of the cattle) to the Secretary or a person nominated by the Secretary for the purposes of regulation 62 by close of business on the next day after the cattle are sold.
- (13) A person who conducts a public auction of cattle at a saleyard is exempt from regulation 63(1)(a)(iii) where the auctioneer provides the Stock Agent PIC or Butcher's PIC (if provided by the purchaser of the cattle) to the person nominated by the Secretary, for the purposes of regulation 63, by midday on the next day after the cattle are sold.
- (14) A person who operates a saleyard at which cattle are sold or passed in is exempt from regulation 64(b)(ii) where the saleyard operator provides the Stock Agent PIC or Butcher's PIC (if provided by the purchaser of the cattle) to the Secretary or a person nominated by the Secretary, for the purposes of regulation 64, by close of business on the next day after the cattle are sold or passed in.
- (15) A record of details made for the purposes of sub-clause (3) must be kept for two years.
- (16) The operator of a knackery is exempt from section 94B(a)(iv) of the Act.

Dated 7 July 2009
Responsible Minister
JOE HELPER MP
Minister for Agriculture

TOBY HALLIGAN
Clerk of the Executive Council

Livestock Disease Control Act 1994
AMENDMENT ORDER UNDER
SECTION 6(1)

The Governor in Council makes the following Order:

1. Objective

The objective of this Order is to correct an error in the Order made on 7 July 2009 exempting certain classes of cattle and certain classes of person from certain identification requirements in the **Livestock Disease Control Act 1994** and Livestock Disease Control Regulations 2006.

2. Authorising provision

This Order is made under section 6(1) of the **Livestock Disease Control Act 1994**.

3. Amendment to Order

Clause 3 of the Exemption Order made on 7 July 2009 is amended to delete '8 August 2006' and insert '19 December 2006' as the date on which the Order to be revoked was made.

Dated 14 July 2009
Responsible Minister
JOE HELPER MP
Minister for Agriculture

TOBY HALLIGAN
Clerk of the Executive Council

Water Act 1989
BULK ENTITLEMENT (CAMPASPE SYSTEM – GOULBURN–MURRAY WATER)
CONVERSION ORDER 2000
CONVERSION AMENDMENT ORDER 2009

Order in Council

The Governor in Council, under the provisions of the **Water Act 1989**, makes the following Order –

1. Citation

This Order is called the Bulk Entitlement (Campaspe System – Goulburn–Murray Water) Conversion Amendment Order 2009.

2. Purpose

The purpose of this Order is to amend the Bulk Entitlement (Campaspe System – Goulburn–Murray Water) Conversion Order 2000 ('the Bulk Entitlement Order') which was made by the Governor in Council on 23 May 2000 and published in the Government Gazette G23 on 8 June 2000 page 1215, to reduce the volume of high reliability water shares by 126 ML as a result of the Goulburn–Murray Water Recovery Package. The amendment will allow this 126 ML of high reliability water shares to be transferred to the Minister for Environment under his Environmental Entitlement (Campaspe River – Living Murray) 2007. This water is part of Victoria's contribution to the Living Murray Initiative.

3. Authorising provisions

This Order is made in accordance with section 44 of the **Water Act 1989**.

4. Commencement

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

5. Amendment of Schedule 1

For Table 1 of Schedule 1 to the BE Order substitute

‘

Table 1 High-reliability water shares and licences

Description	Nominal volume (ML)
Campaspe Irrigation Districts (Zone 4A)	19,482.0
Campaspe diverters (zone 4A)	15,846.1
Lower Campaspe diverters (zone 4C)	1,842.4
Total	37,170.5

Dated 14 July 2009
 Responsible Minister
 TIM HOLDING MP
 Minister for Water

TOBY HALLIGAN
 Clerk of the Executive Council

Water Act 1989

**BULK ENTITLEMENT (RIVER MURRAY – GOULBURN–MURRAY WATER)
AMENDING ORDER 2009**

Order in Council

The Governor in Council, under the provisions of the **Water Act 1989**, makes the following Order –

1. Citation

This Notice may be cited as the Bulk Entitlement (River Murray – Goulburn–Murray Water) Amending Order 2009.

2. Purpose

The purpose of this Order is to make amendments to the BE Order that are necessary as a consequence of Goulburn Murray Water’s achievement of water savings due to reconfiguration works undertaken as part of the Goulburn Murray Water Recovery Project. The water savings secured from this project will be transferred to the Minister for Environment under his environmental entitlement in the Murray as part of Victoria’s contribution to the Living Murray Initiative. The water savings achieved from this project in the Murray system result in a reduction in system losses in the Murray Valley and Torrumbarry Irrigation Districts of a combined total of 5,710 ML.

3. Authorising provisions

This Order is given in accordance with section 44 of the **Water Act 1989**.

4. Commencement

This Order comes into effect on the day that the Bulk Entitlement (River Murray – Goulburn–Murray Water) Amending Order 2009 is published in the Government Gazette.

5. Amendment of Schedule 1

For Schedule 1 to the BE Order substitute

**‘SCHEDULE 1: TABLES ALLOCATING SHARES OF RIVER MURRAY WATER
AVAILABLE (clauses 6, 12 of the BE Order)**

Table 2: Low-Reliability Entitlements (GL)

User group	Low Reliability	Off-take commitments for low reliability seasonal determinations of									
		10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Murray Valley	At farm	11,160	22,320	33,480	44,639	55,799	66,959	78,119	89,279	100,439	111,599
	Losses	4,340	8,680	13,020	17,360	21,700	26,040	30,380	34,720	39,060	43,399
		15,500	31,000	46,499	61,999	77,499	92,999	108,499	123,999	139,498	154,998
Torrumbarry	At farm	15,694	31,388	47,082	62,776	78,470	94,164	109,858	125,552	141,246	156,940
	Losses	6,103	12,206	18,310	24,413	30,516	36,619	42,722	48,826	54,929	61,032
		22,057	44,113	66,170	88,226	110,283	132,340	154,396	176,453	198,510	220,566
Murray diverters Mitta diverters		1,358	2,716	4,075	5,433	6,791	8,149	9,507	10,866	12,224	13,582
		0,586	1,171	1,757	2,342	2,928	3,514	4,099	4,685	5,271	5,856
		1,944	3,888	5,831	7,775	9,719	11,663	13,607	15,551	17,494	19,438
Environment Minister - Living Murray		9,884	19,767	29,651	39,534	49,418	59,301	69,185	79,068	88,952	98,835
Total		389,406	778,812	1,168,218	1,557,626	1,947,033	2,336,440	2,725,847	3,115,254	3,504,661	3,894,068
Off-take commitments for 100% high reliability entitlements	from Table 1	1,608,228	1,657,612	1,706,996	1,756,380	1,805,764	1,855,147	1,904,531	1,953,915	2,003,299	2,052,683
Total off-take commitments		2,000,000	2,000,000	2,000,000	2,000,000	2,000,000	2,000,000	2,000,000	2,000,000	2,000,000	2,000,000

Notes on Tables 1 and 2:

- Seasonal determinations may be made in intervals of 1% by interpolation between the values shown or extrapolation below 10%, not just in the 10% intervals shown.
- Murray Valley and Torrumbarry have fixed losses of 80,000 GL and 126,352 GL (including 0,352 GL for Tresco) respectively, plus two variable loss components as follows:
 - for high-reliability rights, variable loss varies from zero at zero allocation, increasing linearly to 13,201 GL for Murray Valley and to 24,978 GL for Torrumbarry at an allocation of 100%;
 - for lower-reliability rights, the extra loss is calculated by starting with the at-farm commitments and multiplying by 0.280,72 (72% efficiencies has been assumed).

6. Amendment of Clause 1 to Schedule 5

For Clause 1 to Schedule 5 to the BE Order substitute

‘1. Supply of water to holders of entitlements issued in respect of the Murray water system for taking from the Murray water system

(a) High reliability entitlements

Description of Entitlement	Nominal Volume (ML)	Comment
MURRAY VALLEY		
G-MW retail customers		
Water shares	245,860.5	
Supplies by Agreement	39.3	
Other	0.0	
Total	245,899.8	
Fixed loss M Valley	80,000.0	
Var loss M Valley @ 100%	13,201.0	
Total Loss	93,201.0	
Total G-MW MV	339,100.8	Schedule 1 entitlement
Other BEs		
Katamatite	84.0	Supplies to Goulb Valley Water; Goulb Valley Water's R Murray Entitlements
Picola	44.0	
Total	128.0	
Entitlements supplied in Broken Creek System		
G-MW retail customers		
Water shares Broken Ck	26,619.3	
Broken Ck Supplies by Agreement	4.3	
Operational loss		Up to 20 GL in Broken Ck which runs back to River Murray at Rice's Weir
Loss in getting water via Murray Valley	11,076.2	Estimate at 100% allocation
Total	37,699.8	
Other BEs (supplied via Broken Ck system)		
Numurkah (Broken Ck)	1,206.0	Supplies to Goulb Vall Water; Goulb Vall Water's R Murray Entitlements
Nathalia (Broken Ck)	652.0	
Total	1,858.0	
Total, Broken Ck	39,557.8	These are Murray entitlements with most of water supplied from the Goulburn system and only top-up from the Murray therefore are not included in Schedule 1
Total Murray Valley (excluding Broken Ck)	246,027.8	
Total Murray Valley (including Broken Ck)	283,727.6	
TORRUMBARRY (including Woorinen and Tresco)		
G-MW retail customers		
Water Shares Kerang/Cohuna and Swan Hill	333,551.4	
Water shares Woorinen	12,519.0	
Water shares Tresco	8,119.3	
Supplies by Agreement	2,160.1	
Other	0.0	
Total	356,349.8	
Fixed loss excl Tresco	125,000.0	
Fixed loss Tresco	352.0	
Variable loss at 100% alloc	24,978.2	
Total Losses	150,330.2	
Water Shares Pental Island	5,426.0	
Other	2.0	Commercial and industrial
Total Pental Island	5,428.0	
Total G-MW Torrumbarry	512,108.0	Schedule 1 entitlement
Other BEs (supplied via Torrumbarry system)		
Cohuna	677.0	Supplies to Coliban Water; Coliban Water's R Murray Entitlements
Gunbower	131.0	
Leitchville	422.0	
Kerang	2,100.0	Supplies to LMW; LMW's R Murray Entitlements
Murrabit	60.0	
Flora and Fauna	27,600.0	
Total	30,990.0	
Total Torrumbarry - excluding loss	387,339.8	

NYAH IRRIGATION DISTRICT		
G-MW retail customers		
Water Shares	8,942.2	
Fixed loss	500.0	
Other	1,695.0	
Total Nyah	11,137.2	Schedule 1 entitlement
PRIVATE DIVERSIONS - MITTA		
G-MW retail customers		
Water shares Mitta diverters	12,327.5	
Other	24.0	Includes Recreation, Community, Commercial & Industrial
Total private diversions	12,351.5	
PRIVATE DIVERSIONS (OTHER)		
G-MW retail customers		
Water shares Murray diverters	61,995.9	
Other	2,082.7	Includes Recreation, Community, Commercial & Industrial
Total private diversions	64,078.6	

(b) Low reliability entitlements

Description of Entitlement	Nominal Volume (ML)	Comment
MURRAY VALLEY		
G-MW retail customers		
Water shares	111,598.7	
Var loss M Valley @ 100%	43,399.5	= (Water shares+Supp by agreement)*28/72
Other	0.0	
Total Murray Valley (excluding Broken Creek)	154,998.2	Schedule 1 entitlement
Entitlements supplied in Broken Creek System		
G-MW retail customers		
Water shares Broken Ck	12,058.2	
Loss allowance Broken Ck	4,689.3	= (Water shares+Supp by agreement)*28/72
Total	16,747.5	
Other BEs		
Murray EWR based on Broken Creek (20% sales deal)	3,014.6	Goulburn allocation applies
Total Broken Creek	19,762.1	These are Murray entitlements with most of water supplied from the Goulburn system and only top-up from the Murray therefore are not included in Schedule 1
Total Murray Valley (including Broken Creek)	171,745.7	
TORRUMBARRY (including Woorinen and Tresco)		
G-MW retail customers		
Water Shares Kerang/Cohuna and Swan Hill	151,272.1	
Water shares Woorinen	5,667.6	
Water shares Tresco	0.0	
Other	0.0	
Total Water Share	156,939.7	
Variable loss @ 100%	61,032.1	= (Water shares+Supp by Agr)*28/72
Total district commitment	217,971.8	
Water Shares Pental Island	2,594.4	
Other	0.0	
Total Pental Island	2,594.4	
Total Torrumbarry	220,566.2	Schedule 1 entitlement
NYAH IRRIGATION DISTRICT		
G-MW retail customers		
Water Shares	0.0	
Other	0.0	
Total Nyah	0.0	
PRIVATE DIVERSIONS - MITTA		
G-MW retail customers		
Water shares	5,856.2	
Other	0.0	
Total private diversions	5,856.2	
PRIVATE DIVERSIONS (OTHER)		
G-MW retail customers		
Water shares	13,582.0	Excludes Mitta and Pental Island
Other	0.0	
Total private diversions	13,582.0	

Dated 14 July 2009
Responsible Minister
TIM HOLDING
Minister for Water

TOBY HALLIGAN
Clerk of the Executive Council

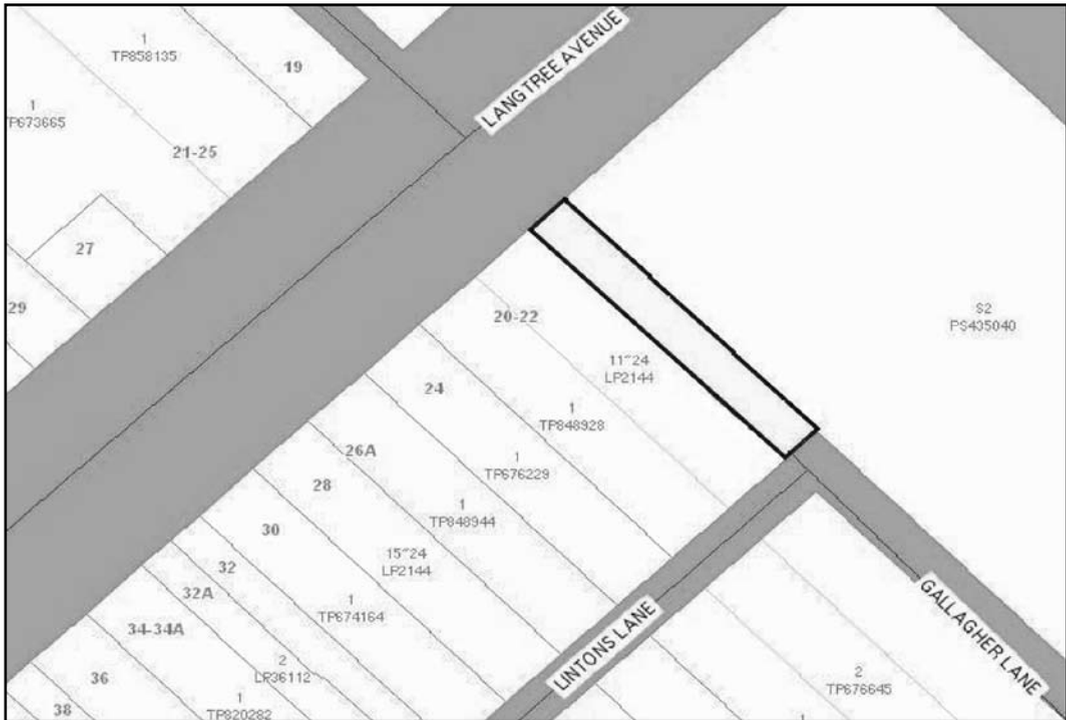
LATE NOTICES



Mildura Rural City Council

Road Closure – Parish of Mildura

Pursuant to the provisions of schedule 10, clause 3 and section 206 of the **Local Government Act 1989**, Mildura Rural City Council resolved, under delegation, to authorise and approve the road closure shown in the plan below.



CHERYL WOOD
Acting Chief Executive Officer
Mildura Rural City Council



Mildura Rural City Council

Notice of Intention to Make a Local Law

Local Law No. 1 (Conduct Of Meetings)

Mildura Rural City Council resolved at its Ordinary Meeting of 28 May 2009 to give notice pursuant to section 119(2) of the **Local Government Act 1989** (the Act) regarding its intention to make Local Law No. 1 (Conduct of Meetings) and to invite public submissions in accordance with section 223 of the Act.

The purpose of the Local Law is to:

Regulate proceedings at all Ordinary and Special Meetings of Council and meetings of Special Committees or where Council has resolved that the provisions of the Local Law are to apply:

- regulate proceedings for the election of Mayor and chairpersons of various Committees;
- provide for the administration of Council powers and functions;
- regulate the use of the Common Seal and prohibit its unauthorised use; and
- repeal Local Law No. 1 (Conduct of Meetings) and Meeting Procedures Code, dated 24 January 2008.

Any person may lodge a formal written submission to the Chief Executive Officer at Mildura Rural City Council, PO Box 105, Mildura, Victoria 3502 or via email to mrcc@mildura.vic.gov.au by close of business on Thursday 13 August 2009.

Copies of the proposed Local Law No. 1 (Conduct of Meetings) are available from the following: Mildura Rural City Council's website www.mildura.vic.gov.au; Council's Customer Service Centres at Madden Avenue, Mildura or Oke Street, Ouyen; or by phoning Karen Belej, Governance Officer, on 5018 8102.

**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:

80. <i>Statutory Rule:</i>	Accident Towing Services Amendment Regulations 2009
<i>Authorising Act:</i>	Accident Towing Services Act 2007
<i>Date first obtainable:</i>	14 July 2009
<i>Code C</i>	

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