

# Victoria Government Gazette

By Authority of Victorian Government Printer

**No. G 11 Thursday 17 March 2011**

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**GENERAL**

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**Advertisers Please Note**

As from 17 March 2011

The last Special Gazette was No. 83 dated 16 March 2011.

The last Periodical Gazette was No. 1 dated 9 June 2010.

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**How To Submit Copy**

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- 1 Treasury Place, Melbourne (behind the Old Treasury Building)
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**VICTORIA GOVERNMENT GAZETTE**

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JENNY NOAKES  
Government Gazette Officer

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**PRIVATE ADVERTISEMENTS**

**Corporations Act 2001**

SECTION 509

Notice Convening Final Meeting of  
Members and Creditors

De Wit Pty Ltd  
(in liquidation) (ACN 007 245 829)

Notice is hereby given pursuant to section 509 of the **Corporations Act 2001** that a general meeting of the members and creditors of the abovenamed company will be held at the offices of Stantins, Accountants, Level 1, 58 Burwood Road, Hawthorn, Victoria 3122 on 15 April 2011 at 10.00 am for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property disposed of and of hearing any explanations given by the liquidator.

Dated 8 March 2011

SPIRO S LIVADARAS  
Liquidator

CHRISTOPHER KOK SOON LIEW, late of 36 Fordholm Road, Hawthorn, Victoria, accountant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 21 October 2010, are required by the executors, Veronica Yoke Leng Liew and Barry Lawrence Devenish, to send particulars thereof to them, care of the Office of Messrs Aughtersons, 267 Maroondah Highway, Ringwood, within sixty days from the date of publication of this Notice, after which the executors will distribute the estate, having regard only to claims of which they have notice.

AUGHTERSONS,  
current practitioners for the executors,  
267 Maroondah Highway, Ringwood,  
Victoria 3135.

Re: EFTHIMIA ANGELAKOS, late of 40 Mason Street, Campbellfield, Victoria, retired factory worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 January 2011, are required by the trustee, Petros Agelakos, to send particulars

to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARCO LAWYERS,  
794A Pascoe Vale Road, Glenroy 3046.

Creditors, next-of-kin and others who have claims in respect of the estate of CARMEL MAY PETERSEN, late of 345 Great Alpine Road, Omeo, in the State of Victoria, deceased, who died on 27 December 2010, are to send particulars of their claims to the administrators, care of Engel & Partners Pty of 109 Main Street, Bairnsdale, by 17 May 2011, 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: GULABINKA NIKOLOVSKA (also known as Guca Nikolovski), late of 12 Incarna Close, Hoppers Crossing, Victoria 3029, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 30 October 2010, are required by the executrix, Vera Dervisovski, to send particulars of their claims to her, care of the undermentioned solicitor, by 17 May 2011, after which date the executrix may convey or distribute the assets, having regard only to the claims of which she then has notice. Probate was granted in Victoria on 2 March 2011.

FINDLAY ARTHUR PHILLIPS, solicitors,  
Suite 32, Level 3, 25 Claremont Street, South  
Yarra 3141.

ERIC SUMMERS WOODS, late of 181 Pearcedale Road, Pearcedale, railway employee, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 February 2011, are required by the trustees, care of Harris & Chambers Lawyers of 4/250 Charman Road, Cheltenham 3192, to

send particulars to them by 18 May 2011, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

HARRIS & CHAMBERS LAWYERS,  
4/250 Charman Road, Cheltenham 3192.

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Creditors, next-of-kin and others having claims in respect of the estate of JACK STEWART FULLARTON, late of Vermont Private Nursing Home, 770 Canterbury Road, Vermont South, Victoria, pensioner, who died on 18 January 2010, are required by the executor, Peter Godfrey Allaway, to send particulars of their claims to the executor, care of the undersigned solicitors, by 20 May 2011, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

HENTY STAMFORDS, solicitors,  
Level 4, 84 William Street, Melbourne 3000.

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Re: SHIRLEY MARGARET LEWIS, late of 57 Wills Street, Kew, Victoria, director, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 November 2010, are required by Richard John Lewis and Catherine Margaret Lapworth, the executors of the Will of the deceased, to send particulars of their claims to them, care of the undermentioned solicitors, by 17 June 2011, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

JOHN CURTAIN & ASSOCIATES PTY,  
solicitors,  
Level 10, 575 Bourke Street, Melbourne 3000.  
Re: Estate of GEORGE LEONARD ROY,  
late of Room 14, Blue Cross Hansworth, 181  
Hansworth Street, Mulgrave, Victoria 3170.

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Re: Estate of GEORGE LEONARD ROY,  
late of Room 14, Blue Cross Hansworth, 181  
Hansworth Street, Mulgrave, Victoria 3170.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 May 2010, are required by the executor, Julie Catherine Roy of PO Box 60, Warrandyte, Victoria 3113, to send particulars to her by 16 May 2011, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

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Re: Estate EDNA MAY MUNRO, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 November 2010, are required by the trustee, Ronald William Munro, to send particulars to him, care of the undermentioned lawyers, by 18 May 2011, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

KIM BAINBRIDGE LEGAL SERVICE PTY  
LTD (t/as Garden & Green), lawyers,  
4 McCallum Street, Swan Hill, Victoria 3585.

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Re: HOWARD GRENFELL McLAREN,  
late of 20 Grieve Street, Macleod, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 October 2010, are required by the trustee, Perpetual Trustees Victoria Limited of Level 35, Rialto South Tower, 525 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 16 May 2011, 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.

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Re: JEAN PATRICIA FRANCES COLLINS  
(also known as Patricia Jean Francis Collins),  
late of 40 Zealandia Road, North Croydon,  
Victoria, registered nurse, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 December 2010, are required by the trustee, Patrick Crowley Hartl, to send particulars to the trustee, care of the undermentioned solicitors, by 31 May 2011, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MAHONS with Yuncken & Yuncken, solicitors,  
178 Whitehorse Road, Blackburn 3130.  
PH:SA:2110019

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Re: SHIRLEY GLORIA BELL, late of  
43 Diamond Street, Eltham, Victoria, retired  
receptionist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 August 2010, are required by the trustee, Gilbert James Farrow, to send particulars to the trustee, care of the undermentioned solicitors, by 31 May 2011, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MAHONS with Yuncken & Yuncken, solicitors,  
178 Whitehorse Road, Blackburn 3130.  
PH:SA:2101676

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Re: WILLIAM JOSEPH GORNALL, late of 26 Faulkner Street, Blackburn South, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 August 2010, are required by the trustees, Mary Bernadette Gornall and William Anthony Gornall, to send particulars to the trustees, care of the undermentioned solicitors, by 20 May 2011, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

MAHONS with Yuncken & Yuncken, solicitors,  
178 Whitehorse Road, Blackburn 3130.  
CD:2101875

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JACK WATERHOUSE, late of 17 Jolimont Road, Forest Hill, Victoria, retired footwear retailer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 October 2010, are required by the executor, Equity Trustees Limited (ABN 46 004 031 298), of Level 2, 575 Bourke Street, Melbourne, Victoria, to send particulars to it by 17 May 2011, 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,  
530 Collins Street, Melbourne 3000.

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MINNIE IRENE ADELE EDGLEY, late of Clovelly Cottage Nursing Home, 18 Stewart Street, Boronia, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 December 2010, are required by the executor, Equity Trustees Limited (ABN 46 004 031 298), of Level 2, 575 Bourke Street, Melbourne, Victoria, to send particulars to it by 17 May 2011, 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,  
530 Collins Street, Melbourne 3000.

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JOHN MURRAY PAYNTER, late of Unit 11/20 Camp Street, Donald, Victoria 3480, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 14 October 2010, are required by the executors, Jon Raymond Paynter and Jillian Lee Holloway, care of the undermentioned solicitors, to send particulars of their claims to them by 30 May 2011, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

RADFORD LEGAL, barristers and solicitors,  
14 Napier Street, St Arnaud, Victoria 3478.

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Creditors, next-of-kin and others having claims or an interest in respect of the estate of ROY EDWARD LAUDER EAST, pensioner, deceased, late of 31–35 Exeter Road, North Croydon, Victoria, who died on 5 July 2010, are required by the executor of the deceased's estate and to whom Probate was granted by the Supreme Court of Victoria on 18 October 2010, namely John Osborne, to send particulars of their claim to the executor, care of the undermentioned solicitors, by 31 May 2011, after which date the executor may convey or distribute the assets of the deceased, having regard only to the claims of which the executor then has notice.

RICHARD WOOD SOLICITORS,  
65b Dublin Road, Ringwood East, Victoria 3135.

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Creditors, next-of-kin and others having claims or an interest in respect of the estate of MANFRED EUGEN DIETER GILGER, pensioner, deceased, late of 23 Railway Avenue, Ringwood East, Victoria, who died on 15

October 2010, are required by the executor of the deceased's estate and to whom Probate was granted by the Supreme Court of Victoria on 1 March 2011, namely Richard Leighton Wood, to send particulars of their claim to the executor, care of the undermentioned solicitors, by 31 May 2011, after which date the executor may convey or distribute the assets of the deceased, having regard only to the claims of which the executor then has notice.

RICHARD WOOD SOLICITORS,  
65b Dublin Road, Ringwood East, Victoria 3135.

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Re: AILEEN LORNA MURRAY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 October 2010, are required by the trustee, Wayne Scott Murray, to send particulars of such claims to the trustee, in care of the undermentioned lawyers, by 16 May 2011, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

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Re: RITA BERYL BRADBURY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 November 2010, are required by the trustee, DEBRA KAY BRADBURY, to send particulars of such claims to her, in care of the undermentioned lawyers, by 16 May 2011, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

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Re: JOHN CHARLES ALLEN, late of 741 Broughton Road, Broughton, Victoria, farmer, deceased.

Creditors, next-of-kin and other persons having claims in respect of the estate of the deceased, who died on 17 July 2009, are required by the administrators, Frederick Stephen Allen and Leslie Edward Allen, to send particulars of

their claims to them, care of the undermentioned lawyers, by 1 June 2011, after which date the administrators may convey and distribute the assets, having regard only to the claims of which they have notice.

STEWART & LIPSHUT, lawyers,  
30 Victoria Street, Nhill 3418.

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DURKJE BREEKVELDT (also known as Dorothy Breekveldt), late of Avondrust Aged Care Facility, 1105 Frankston Dandenong Road, Carrum Downs, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 October 2010, are required by the executor, Jantine Heidi Leitinger of 36 Warrick Street, Ascot Vale, Victoria, to send particulars to care of Stidston Warren Lawyers, by 21 May 2011, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

STIDSTON WARREN LAWYRS,  
Suite 1, 10 Blamey Place, Mornington 3931.

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JAMES ALEX DUNN, late of Hedley Sutton Nursing Home, Camberwell, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 9 September 2010, are required to send particulars of their claims to the executors, Jennifer Patricia Dunn and Elisabeth Ann Dunn, care of the undermentioned solicitors, by 10 May 2011, after which date the said executors will distribute the assets, having regard only to the claims of which they then have notice.

T. J. MULVANY & CO., lawyers,  
Suite 5.01, Level 5, 45 William Street,  
Melbourne 3000.

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GILLIAN ADRIENE LASKER.

Creditors, next-of-kin and others having claims against the estate of GILLIAN ADRIENE LASKER, late of 5 Orrong Road, Elsternwick, Victoria, retired, deceased, who died on 24 September 2010, are required to send particulars of their claims to the executor, care of the undermentioned solicitor, by 23 May 2011, after

which date the executor will proceed to distribute the assets, having regard only to the claims of which he shall then have had notice.

VERNA A. COOK, solicitor,  
5/8 St Andrews Street, Brighton 3186.

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HELEN GLENNA JOLLY.

Creditors, next-of-kin and others having claims against the estate of HELEN GLENNA JOLLY, late of 22 Crisp Street, Hampton, Victoria, retired, deceased, who died on 4 August 2010, are required to send particulars of their claims to the executors, care of the undermentioned solicitor, by 23 May 2011, after which date the executors will proceed to distribute the assets, having regard only to the claims of which they shall then have had notice.

VERNA A. COOK, solicitor,  
5/8 St Andrews Street, Brighton 3186.

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ELLEN WHITEMAN, late of Regis Aged Care Facility, 5 Bakers Road, Dandenong, business partner, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 25 September 2010, are required by the executor, Elizabeth Ann Moxham, care of Wollerman Shacklock Lawyers, 8 Gloucester Avenue, Berwick, Victoria 3806, to send particulars of their claims to her by 19 May 2011, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice. Probate was granted in Victoria on 4 March 2011.

WOLLERMAN SHACKLOCK, solicitors,  
8 Gloucester Avenue, Berwick 3806.

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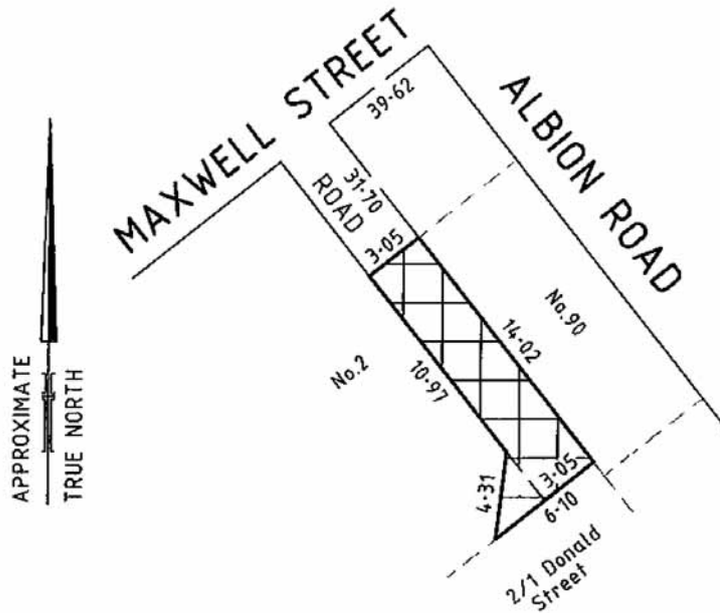
**GOVERNMENT AND OUTER BUDGET  
SECTOR AGENCIES NOTICES**

**BOROONDARA CITY COUNCIL**

**Road Discontinuance**

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Boroondara City Council has formed the opinion that the road at the rear of 90 Albion Road and adjoining 2 Maxwell Street, Ashburton, and shown by hatching and cross-hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owner at 90 Albion Road, Ashburton.

The section of the road shown cross-hatched is to be sold subject to the right, power or interest held by Boroondara City Council and Yarra Valley Water Limited in the road in connection with any sewers, drains or pipes under the control of those authorities in or near the road.



CATHERINE DALE  
Chief Executive Officer

**Planning and Environment Act 1987**

## BAYSIDE PLANNING SCHEME

## Notice of Preparation of Amendment

## Amendment C90

## Authorisation A01585

Bayside City Council has prepared Amendment C90 to the Bayside Planning Scheme.

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

The Amendment affects all land within the Black Rock Neighbourhood Activity Centre Structure Plan. Affected land includes any unit numbers or alphabetical letters associated with the property addresses below:

- 284–291 Beach Road, Black Rock;
- 297–307 Beach Road, Black Rock;
- 2–6 Sylvia Crescent, Black Rock;
- 1–41 Bluff Road, Black Rock;
- 2–42 Bluff Road, Black Rock;
- 1, 2 and 2a Karrakatta Street, Black Rock;
- 588–606 Balcombe Road, Black Rock;
- 581–613 Balcombe Road, Black Rock;
- 2–6 Ebdon Street, Black Rock.

The Amendment proposes to implement the recommendations of the ‘Black Rock Village Neighbourhood Activity Centre: Structure Plan (2009)’ by:

- rezoning land from Business 2 to Business 1 and Mixed Use Zone;
- rezoning land from Residential 1 to Mixed Use Zone;
- rezoning land from Residential 1 to Business 1 Zone (to correct a zoning anomaly);
- amending Clause 21.06 of the Bayside Planning Scheme to include reference to the ‘Black Rock Village Neighbourhood Activity Centre Structure Plan (2009)’;
- introducing a local policy specific to the Black Rock Village Activity Centre, which gives effect to the Structure Plan and details broad objectives for the Centre;

- removing Design and Development Overlay (DD01) from the Black Rock Village Neighbourhood Activity Centre and replacing it with Design and Development Overlay Schedule 8 (DDO8) specifically applied to the centre, which provides objectives and standards in relation to built form, interfaces and the public realm. Specifically, the DDO8:

- limits the height of new development within the centre;
- requires active frontages at ground floor level within the centre;
- requires that new development does not impinge upon solar access to the residential properties outside the centre; and
- seeks to protect views towards the foreshore and enhance the centre’s relationship with the foreshore.

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, Bayside City Council, Corporate Centre, 76 Royal Avenue, Sandringham, Victoria 3191; during opening hours at one of Bayside’s libraries (opening hours are available on Council’s website): Brighton Library, 14 Wilson Street, Brighton 3186; Hampton Library, 1D Service Street, Hampton 3188; Sandringham Library, 2–8 Waltham Street, Sandringham 3191; Beaumaris Library, 96 Reserve Road, Beaumaris 3193; and at the Department of Planning and Community Development website [www.dpcd.vic.gov.au/planning/publicinspection](http://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 13 May 2011. A submission must be sent to: Amendment C90, Bayside City Council, Urban Strategy Department, PO Box 27, Sandringham, Vic. 3191, or by email to: [enquiries@bayside.vic.gov.au](mailto:enquiries@bayside.vic.gov.au) (please include ‘Amendment C90’ in the email title).

SHIRAN WICKRAMASINGHE  
Director City Strategy

**Planning and Environment Act 1987**

## CARDINIA PLANNING SCHEME

## Notice of Preparation of Amendment

## Amendment C146

## Authorisation A01728

The Cardinia Shire Council has prepared Amendment C146 to the Cardinia Planning Scheme.

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

The land affected by the Amendment is:

- 440 (Lot 1 on TP515603), 445 (Lot 2 on PS 326792), 447 (Lot 1 on PS 326792), 460 (Lot 1 on TP371315, Lots 1–5 on TP382266), 462–464 (Lot 1 on TP172633, Lot 1 on TP648813), and 466 (Lot 1 on TP161334, Lot 1 on TP161335) Bayles–Cora Lynn Road, Cora Lynn;
- 455 (Lot 1 on TP230380, Lots 1–3 on TP669279) and 465 (Lot 1 on TP201129) Bunyip River Road, Cora Lynn; and
- 710 (Lot 1 on TP 397253) Nine Mile Road, Cora Lynn.

The Amendment proposes to rezone the above lots in the township of Cora Lynn from Special Use Zone (Schedule 1 – Horticultural Preservation) to Low Density Residential Zone and include the lots in a Restructure Overlay.

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, Cardinia Shire Council, Henty Way, Pakenham 3810; and at the Department of Planning and Community Development website, [www.dpcd.vic.gov.au/planning/publicinspection](http://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 18 April 2011. A submission must be sent to the Cardinia Shire Council, PO Box 7, Pakenham 3810.

TRACEY PARKER  
Manager Planning Policy and Projects

**Planning and Environment Act 1987**

## EAST GIPPSLAND PLANNING SCHEME

## Notice of Preparation of Amendment

## Amendment C97

## Authorisation A01922

The East Gippsland Shire Council has prepared Amendment C97 to the East Gippsland Planning Scheme.

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

The land affected by the Amendment is land 1.8 km north of the Mallacoota Township known as Stingray Point. The area is serviced by Angophora Drive, Hakea Court, Sheoak Court, Jakaranda Court and Stingray Point. The area is accessed from Lakeside Drive.

The Amendment proposes to extend the application of the Design and Development Overlay for Mallacoota (DDO12) to the Stingray Point/Angophora Drive area.

You can 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, 273 Main Street, Bairnsdale; during office hours at Mallacoota Outreach Centre, Mudbrick Pavilion, Maurice Avenue; and at the Department of Planning and Community Development website, [www.dpcd.vic.gov.au/planning/publicinspection](http://www.dpcd.vic.gov.au/planning/publicinspection), from 10 March 2011.

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

The closing date for submissions is 18 April 2011. A submission must be sent to the East Gippsland Shire Council, PO Box 1618, Bairnsdale, Victoria 3875.

MARTIN RICHARDSON  
Strategic Planning Manager

**Planning and Environment Act 1987**

## GLEN EIRA PLANNING SCHEME

## Notice of Preparation of Amendment

## Amendment C83

## Authorisation A01801

Glen Eira Council has prepared Amendment C83 to the Glen Eira Planning Scheme.

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

The land affected by the Amendment is 466 Hawthorn Road, 2A and 2B Sea View Street, Caulfield South.

The Amendment proposes to delete Heritage Overlay HO114 from the Heritage Overlay map and schedule.

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, Glen Eira City Council, corner Glen Eira and Hawthorn Roads, Caulfield, or online at [www.gleneira.vic.gov.au](http://www.gleneira.vic.gov.au); and at the Department of Planning and Community Development website, [www.dpcd.vic.gov.au/planning/publicinspection](http://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 18 April 2011. A submission must be sent to: Town Planning Department (Strategic Planning), Glen Eira City Council, PO Box 42, Caulfield South, Victoria 3162.

RON TORRES  
Manager Planning



**Planning and Environment Act 1987**

**MOUNT ALEXANDER  
PLANNING SCHEME**

Notice of Preparation of Amendment

Amendment C59

Authorisation A01888

The Mount Alexander Shire Council has prepared Amendment C59 to the Mount Alexander Planning Scheme.

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

The land affected by the Amendment is all land in Mount Alexander Shire.

The Amendment proposes to:

- amend Clause 21.04 of the MSS to add a statement guiding the location of entertainment and recreation land uses;
- introduce the Gaming Policy Framework Report (SGS Final Report; December 2010) as a reference document to the Mount Alexander Planning Scheme at clause 21.05;
- introduce a Gaming Policy at Clause 22.33, to guide the location of gaming machines in the shire;
- introduce maps to schedule 4 to clause 52.28 to graphically demonstrate the strip shopping centres where gaming machines are prohibited, in addition to the description currently contained in the schedule; and
- list the Mount Alexander Discouraged Gaming Areas as an Incorporated Document in the Schedule to Clause 81.01.

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, Mount Alexander Shire Council Town Hall, 27 Lyttleton Street, Castlemaine; Mount Alexander Shire Council Offices, 9 Halford Street, Castlemaine; and at the Department of Planning and Community Development website, [www.dpcd.vic.gov.au/planning/publicinspection](http://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 18 April 2011. A submission must be sent to the Shire of Mount Alexander.

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, of 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 18 May 2011, 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.

FEALTY, Patrick, late of 53 Fraser Street, Richmond, Victoria 3121, retired railway worker, deceased, who died on 16 August 2010.

HALBERT, Jean, late of Devonshire Lodge, 74 Devonshire Road, Sunshine, Victoria 3020, deceased, who died on 15 November 2010.

KARASCHINSKI, Leo, also known as Leo Karocschinski, formerly of 24 Carrington Avenue, Seaford, Victoria 3198, but late of Bonbeach Residential Aged Care, 440 Station Street, Bonbeach, Victoria 3196, pensioner, deceased, who died on 24 September 2010.

TAFIDIS, Maria, late of 5 Manor Street, Bacchus Marsh, Victoria 3340, pensioner, deceased, who died on 30 October 2010.

TOT, Ferenc, late of Arpad Aged Care, 9 Garrison Grove, Wantirna, Victoria 3152, retired pensioner, deceased, who died on 9 September 2010.

WRIGHT, Murray Neil, late of 3/19 Second Street, Black Rock, Victoria 3193, deceased, who died on 11 January 2011.

WURF, Basil John, late of 22 Bourke Road, Melton South, Victoria 3338, retired, deceased, who died on 21 January 2011.

Dated 9 March 2011

ROD SKILBECK  
Manager  
Client Services

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 17 May 2011, 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.

EGTBERTS, Kevin Robert, late of Brooklea Lodge, 355 Springvale Road, Donvale, Victoria 3111, driver, deceased, who died on 31 October 2010.

HUNTING, John Philip, also known as John Phillip Hunting and John Hunting, formerly of 4320 Mansfield Whitfield Road, Whitlands, Victoria 3678, but late of 2/4 Hinton Street, Euroa, Victoria 3666, electrician, deceased, who died on 27 November 2010.

JOHNSON, Stanley Charles, also known as Stanley Louis Courtney, formerly of 3 Niblick Street, Rye, Victoria 3941, but late of Capel Sands Aged Care, 8–16 Capel Avenue, Rosebud West, Victoria 3940, retired, deceased, who died on 17 December 2010.

KENNEDY, Alan, late of Kiverton Private Nursing Home, 15–17 Webster Street, Malvern, Victoria 3144, deceased, who died on 9 December 2010.

LOCKHART, Desmond, late of 67 The Grange, Templestowe, Victoria 3106, retired, deceased, who died on 17 September 2010.

MACPHERSON, Wilma Elizabeth, late of 24 Pratt Avenue, Frankston South, Victoria 3199, deceased, who died on 23 November 2010.

MILLER, Thomas Mckim, late of Unit 2, 2D Mitchells Road, Moe, Victoria 3825, fitter and turner, deceased, who died on 14 November 2010.

NEWAY, Kevin John, late of 2 Gairs Court, Clayton South, Victoria 3169, retired, deceased, who died on 15 July 2010.

OATES, Geoffrey Thomas, late of Unit 5, 38 Houston Street, Stawell, Victoria 3380, retired, pensioner, deceased, who died on 11 September 2010.

TEAGUE, Garry Howard, also known as Gary Howard Teague, late of Ferntree Manor, 10 The Avenue, Ferntree Gully, Victoria 3156, pensioner, deceased, who died on 5 January 2011.

Dated 8 March 2011

ROD SKILBECK  
Manager  
Client Services

#### EXEMPTION

Application No. A49/2011

The Victorian Civil and Administrative Tribunal (the Tribunal) has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act), by the Department of Transport (the applicant). The application for exemption is to enable the applicant to advertise for and employ only an Aboriginal or Torres Strait Islander person in the position of Aboriginal Employment Consultant within the applicant's Organisational Development and Innovation Branch of People and Organisational Development (the exempt conduct).

Upon reading the material submitted in support of the application, including the affidavit of Kylie Lea Mackinnon, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 14, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- The exemption is sought to promote employment opportunities for Aboriginal and Torres Strait Islander people within the applicant. The 2006 Census recorded that 0.54% of the Victorian population identify themselves as being Aboriginal or Torres Strait Islander and of working age. 50.1% of those people were employed as compared to 72.9% of all Victorians. The applicant has developed a Diversity Strategy and an Aboriginal Employment Strategy. In addition, it is bound by the Karreeta Yirramboi Victorian Aboriginal Public Sector Employment and Career Development Action Plan (the Plan). Under the Plan, the applicant has a target of Aboriginal or Torres Strait Islander persons as 1% of its workforce.
- The holder of the role of Aboriginal Employment Consultant's primary responsibility will be to implement the above strategies within the applicant. The Plan says that organisations which appoint an Aboriginal or Torres Strait Islander person as an employment officer are more successful in achieving higher rates of employment of Aboriginal and Torres Strait Islander people. In addition, the applicant believes that an Aboriginal or Torres Strait Islander person will be better placed to gain the confidence of and engage with the Victorian Aboriginal and Torres Strait Islander community so as to effectively implement the strategies.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (Charter). Arguably, this exemption limits the right to equal and effective protection against discrimination of a non-Aboriginal or Torres Strait Islander person wishing to apply for the Aboriginal Employment Consultant role. I am satisfied that the exemption is a measure taken for the purpose of assisting

or advancing Aboriginal people who are disadvantaged and so it does not amount to discrimination under the Charter. In any event, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption to the applicant from the operation of sections 13, 14, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 17 March 2014.

Dated 9 March 2011

A. DEA  
Member

Note: this exemption has been re-published to include an exemption from section 14 of the Act. That section was omitted from the original exemption order as a result of an accidental omission.

#### **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 sections 5(1) and 5(2) of the **Adoption Act 1984** as approved counsellor for the purposes of section 87 of the **Adoption Act 1984**.

Kim Greentree

KEITH SMITH  
Manager, Children Youth and Families  
Southern Metropolitan Region

#### **Major Sporting Events Act 2009**

##### **DECLARATION OF AN EVENT**

In pursuance of the powers conferred by section 158 of the **Major Sporting Events Act 2009**, I, Hugh Delahunty, Minister for Sport and Recreation, hereby declare the Presidents Cup 2011 golf tournament as a Sports Ticketing Event. This declaration only applies for the holding of the event in 2011.

Dated 8 March 2011

HUGH DELAHUNTY MP  
Minister for Sport and Recreation

**Building Act 1993**

## BUILDING REGULATIONS 2006

## Notice of Accreditation

Pursuant to Part 14 of the Building Regulations 2006, a Certificate of Accreditation (Number V11/02) has been issued to Practica Insulcon Pty Ltd, 28 Mickle Street, Dandenong, Victoria 3175, by the Building Commission for the Insulcon Panel External Cladding System.

The Building Regulations Advisory Committee appointed under Division 4 of Part 12 of the **Building Act 1993**, after examination of an application for the accreditation of Insulcon Panel External Cladding System as suitable for use as a wall cladding system in Class 1 to 10 buildings, has determined that Insulcon Panel External Cladding System complies with the following Performance Requirements:

Volume One BP1.1, BP1.2 and Volume Two P2.1, P2.2.2

of the Building Code of Australia 2010, as adopted by the Building Regulations 2006, to the extent that those clauses refer to the structural stability, resistance to wind action and rainwater action, and weatherproofing of the system.

Conditions for use are provided on the Certificate.

STEVEN HUMPHRIES

Secretary

Building Regulations Advisory Committee

**Children's Services Act 1996**

## NOTICE OF EXEMPTION

Pursuant to section 6 of the **Children's Services Act 1996** (the Act), I declare that Outside School Hours Care services are exempt from the requirements of regulation 54(b) of the Children's Services Regulations 2009 (the Regulations) limited to the following terms and conditions:

1. The qualified staff members may include staff members currently undertaking:
  - a) an early childhood teaching qualification at degree level or above that has been approved by the Secretary of the Department of Education and Early Childhood Development (the Secretary); or the Secretary is satisfied is substantially equivalent or superior to an early childhood teaching qualification; or
  - b) a 2 year full-time, or part-time equivalent, post-secondary early childhood qualification that has been approved by the Secretary; or the Secretary is satisfied is substantially equivalent or superior to a full-time, or part-time equivalent, post-secondary early childhood qualification; or
  - c) a 2 year full-time, or part-time equivalent, post-secondary childcare or youth recreation qualification that has been approved by the Secretary; or the Secretary is satisfied is substantially equivalent or superior to a post-secondary childcare or youth recreation qualification; or
  - d) a certificate level course as a prerequisite to undertaking a post-secondary early childhood, childcare or youth recreation qualification; or as a prerequisite to undertaking a qualification the Secretary is satisfied is substantially equivalent or superior to a post-secondary early childhood, childcare or youth recreation qualification; or
  - e) a primary school teaching qualification (specified qualification).
2. The children's service has submitted evidence that the relevant staff members are undertaking a specified qualification.

3. The nominated staff members are mentored by a qualified staff member within the meaning of the Regulations.
4. Each nominated staff member is not less than 18 years of age.
5. The children's service must advise the relevant regional office of the Department of Education and Early Childhood Development within 48 hours of any changes that will prevent the service from complying with the exemption and its conditions.

This exemption remains in force until 31 December 2011 unless revoked earlier.

Dated 28 February 2011

THE HON. WENDY LOVELL, MLA  
Minister for Children and Early Childhood Development

**PUBLIC NOTICE CONCERNING NEIGHBOURHOOD SAFER PLACES**

The following properties are reserves established under the **Crown Land (Reserves) Act 1978** which have been designated as neighbourhood safer places under the provisions of the **Country Fire Authority Act 1958**.

<b>Reserve No.</b>	<b>Municipality</b>	<b>Township Name</b>	<b>General Location</b>	<b>Description</b>
2004816	Moira Shire Council	Yarrowonga	Dunlop Street	Victoria Park Cricket Oval
0615901	Pyrenees Shire Council	Moonambel	Stawell–Avoca Road	Recreation Reserve
0615751	Pyrenees Shire Council	Natte Yallock	Reserve Road	Recreation Reserve
0615685	Pyrenees Shire Council	Landsborough	Landsborough–Navarre Road	Recreation Reserve
0615621	Pyrenees Shire Council	Redbank	Burge Street	Anzac Recreation Reserve

Dated 1 March 2011

PETER WATKINSON  
Executive Director, Public Land Division

**Geographic Place Names Act 1998**

## NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

The Registrar of Geographic Names hereby gives notice of the registration of the undermentioned place names.

**Feature Naming:**

<b>File Number</b>	<b>Place Name (New)</b>	<b>Proposer and Location</b>
GPN008284	Ice Flower Falls	Mount Hotham Resort Management Board Approximately 500 metres below the bottom of the Australia Drift Poma and at the head of Avalanche Gully, below the summit of Mount Hotham at approximately 1700 m elevation.
GPN008285	Norman McGrath Pavilion	Brimbank City Council Selwyn Park, 61A Selwyn Street, Albion 3020.
GPN008286	Middleton Walk	Golden Plains Shire Council Staughton Street to Ballan Meredith Road, Meredith 3333.

**Localities:**

<b>File Number</b>	<b>Naming Authority</b>	<b>Affected Localities</b>	<b>Location</b>
LA/12/0061	Mount Alexander Shire Council	Walmer and Barkers Creek	Barkers Creek will extend west to incorporate properties numbered 457 to 557 on White Gum Road, and will also include property numbered 394 on Woodbrook Road. The boundary will continue south around property numbered 50 Hillview Road, which will be included in the locality of Barkers Creek. For further details see map at <a href="http://www.dse.vic.gov.au/namingplaces">www.dse.vic.gov.au/namingplaces</a>
LA/12/0061	Mount Alexander Shire Council	Walmer and Ravenswood South	Walmer will extend west to Mount Gaspard Road, and then will extend east to include properties numbered 466, 432 and 328 on Fogartys Gap Road. For further details see map at <a href="http://www.dse.vic.gov.au/namingplaces">www.dse.vic.gov.au/namingplaces</a>
LA/12/0061	Mount Alexander Shire Council	Neereman to Eddington	Eddington will extend east to incorporate property numbered 147 McLeish Lane, and Pickerings Lane up to the Loddon River. For further details see map at <a href="http://www.dse.vic.gov.au/namingplaces">www.dse.vic.gov.au/namingplaces</a>
LA/12/0061	Mount Alexander Shire Council	Barkers Creek to Harcourt	Harcourt will extend west to incorporate property numbered 68 Peelers Road. For further details see map at <a href="http://www.dse.vic.gov.au/namingplaces">www.dse.vic.gov.au/namingplaces</a>

<b>File Number</b>	<b>Naming Authority</b>	<b>Affected Localities</b>	<b>Location</b>
LA/12/0061	Mount Alexander Shire Council	Baringhup West to Carisbrook	Carisbrook will extend north to incorporate property numbered 974 Baringhup–Havelock Road. For further details see map at <a href="http://www.dse.vic.gov.au/namingplaces">www.dse.vic.gov.au/namingplaces</a>
LA/12/0061	Mount Alexander Shire Council	Baringhup West to Carisbrook	Carisbrook will extend north to incorporate properties: 96 Boundary Road, 310 Allans Road and 192 Boundary Road. For further details see map at <a href="http://www.dse.vic.gov.au/namingplaces">www.dse.vic.gov.au/namingplaces</a>
LA/12/0061	Mount Alexander Shire Council	Metcalfe to Metcalfe East	Metcalfe East will extend west to incorporate properties: 566 Goldfields Road, 9 The Ridge Track, and 451 Kyneton–Metcalfe Road. For further details see map at <a href="http://www.dse.vic.gov.au/namingplaces">www.dse.vic.gov.au/namingplaces</a>
LA/12/0061	Mount Alexander Shire Council	Eastville to Eddington	Eddington will extend south-east commencing at the intersection of Eddington Road and Mock Orange Lane, then in a southerly direction along Eddington–Baringhup Road, then in an easterly direction along Neereman School Road, then in a northerly direction along Eastville–Baringhup West Road, then in a northerly western direction along Bridgewater–Maldon Road, then in a westerly direction along Eddington Road, to the intersection of Eddington and Mock Orange Lane. For further details see map at <a href="http://www.dse.vic.gov.au/namingplaces">www.dse.vic.gov.au/namingplaces</a>

Office of Geographic Names

c/- **LAND VICTORIA**

17th Floor  
570 Bourke Street  
Melbourne 3000

JOHN E. TULLOCH  
Registrar of Geographic Names

**Housing Act 1983**LAND THE DIRECTOR OF HOUSING IS DEEMED TO HAVE AN INTEREST IN  
UNDER SECTION 107 OF THE **HOUSING ACT 1983**

## Community Housing (Vic.) Limited

I, Margaret Crawford, Director of Housing (the Director), hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

In accordance with a Funding Deed dated 20 December 2005 between the Director and Community Housing (Vic.) Limited the following land is land in which the Director is deemed to have an interest in under section 107 of the Act.

<b>Volume</b>	<b>Folio</b>	<b>Address</b>
02716	119	4 Cunneen Street, Long Gully (Bendigo)
07678	171	73 McKenzie Street, Wonthaggi
09758	819	19 Fahey Street, Wonthaggi
09782	124	34 Veronica Street, Inverloch
09988	471	26 Macrae Street, Bairnsdale
10130	652	66 Lloyd Street, East Bendigo
10562	959	7 Byron Place, Bendigo
10933	158	3 Stott Court, Wodonga
10963	292	15 McPherson Crescent, Warrnambool
10963	299	1 McPherson Crescent, Warrnambool
11019	896	41 Orchard Grove, Tyabb
11096	100	64A Race Street, Bendigo
11111	737	25 Marong Road, Ironbark (Bendigo)
11132	029	11 Lauren Place, Wodonga
11133	603	5 Lloyd Street, East Bendigo
11133	604	6 Lloyd Street, East Bendigo
11142	506	Lot H, 24B Cilento Crescent, Lynbrook
11142	507	Lot I, 24B Cilento Crescent, Lynbrook
11142	508	Lot J, 24B Cilento Crescent, Lynbrook
11150	513	2 Murray Way, Wodonga
11150	518	1 Murray Way, Wodonga
11169	996	7 Gay Street, Warrnambool
11180	940	Lot 1210 Merlin Drive, Cranbourne North
11195	418	Unit 1, 4 Austin Place, Melton South
11195	420	Unit 3, 4 Austin Place, Melton South
11195	421	Unit 4, 4 Austin Place, Melton South
11195	422	Unit 5, 4 Austin Place, Melton South
11195	424	Unit 7, 4 Austin Place, Melton South
11195	425	Unit 8, 4 Austin Place, Melton South

Volume	Folio	Address
11195	428	Unit 11, 4 Austin Place, Melton South
11195	429	Unit 12, 4 Austin Place, Melton South
11195	430	Unit 13, 4 Austin Place, Melton South
11195	432	Unit 15, 4 Austin Place, Melton South
11197	295	Lot 3016 Slide Street, South Morang
11199	645	Lot 5004 Skeeter Drive, Mernda
11202	853	Lot 7006 Kensley Circuit, Craigieburn

Dated 3 March 2011

Signed at Melbourne in the State of Victoria  
MARGARET CRAWFORD  
Director of Housing

### Housing Act 1983

LAND THE DIRECTOR OF HOUSING IS DEEMED TO HAVE AN INTEREST IN  
UNDER SECTION 107 OF THE HOUSING ACT 1983

Community Housing (Vic.) Limited

I, Margaret Crawford, Director of Housing (the Director), hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

In accordance with a Funding Deed dated 20 December 2005 between the Director and Community Housing (Vic.) Limited the following land is land in which the Director is deemed to have an interest in under section 107 of the Act.

Volume	Folio	Address
11202	874	Lot 7027 Kensley Circuit, Craigieburn
11203	412	Lot 1008 Panton Gap Drive, South Morang
11203	416	Lot 1012 Panton Gap Drive, South Morang
11203	425	Lot 1021 Donnelly Circuit, South Morang
11203	437	Lot 1033 Howatt Place, South Morang
11203	679	Lot 6927 Bridgehaven Road, Craigieburn
11204	918	Lot 7105 Kensley Circuit, Craigieburn
11204	926	Lot 7113 Kensley Circuit, Craigieburn
11204	970	Lot 1021 Sabel Drive, Cranbourne North
11204	980	Lot 1031 Cerbera Bend, Cranbourne North
11205	975	Lot 11703 Farrell Street, Craigieburn
11205	980	Lot 11708 Farrell Street, Craigieburn
11205	984	Lot 11712 Farrell Street, Craigieburn
11205	991	Lot 11719 Grevillea Street, Craigieburn
11206	821	Lot 11507 Huntingfield Street, Craigieburn
11206	822	Lot 11508 Huntingfield Street, Craigieburn

Volume	Folio	Address
11206	834	Lot 11520 Huntingfield Street, Craigieburn
11206	836	Lot 11522 Huntingfield Street, Craigieburn
11206	856	Lot 7403 Watergum Avenue, Craigieburn
11206	868	Lot 7415 Watergum Avenue, Craigieburn
11206	939	Lot 1309 Flack Way, Cranbourne North
11206	946	Lot 1316 Flack Way, Cranbourne North
11206	951	Lot 1321 Datura Avenue, Cranbourne North
11206	969	Lot 1339 Datura Avenue, Cranbourne North
11207	213	Lot 11603 Folger Street, Craigieburn
11207	217	Lot 11607 Folger Street, Craigieburn
11207	221	Lot 11611 Folger Street, Craigieburn
11207	231	Lot 11621 Grevillea Street, Craigieburn
11207	475	Lot 11909 Serenity Way, Craigieburn
11207	479	Lot 11913 Serenity Way, Craigieburn
11207	482	Lot 11916 Parkhaven Street, Craigieburn
11207	949	Lot 11812 Daymar Circuit, Craigieburn
11207	951	Lot 11814 Daymar Circuit, Craigieburn
11211	465	Lot 2, 7 Bellfield Court, Wyndham Vale
11215	823	Lot 7507 Oakgrove Drive, Craigieburn
11215	828	Lot 7512 Watergum Avenue, Craigieburn
11227	699	Unit 2, 4 Delbridge Street, Golden Square (formerly Lot 18, 11 Weddell Street, Golden Square)

Dated 3 March 2011

Signed at Melbourne in the State of Victoria  
MARGARET CRAWFORD  
Director of Housing

**Mineral Resources (Sustainable Development) Act 1990**

DEPARTMENT OF PRIMARY INDUSTRIES

Exemption of Land from an Exploration or Mining Licence

I, David Boothroyd, Manager Earth Resources Tenements, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation from the Minister for Energy and Resources, hereby exempt all that Crown land situated within the boundaries of exploration application 5346 from being subject to an exploration licence and a mining licence.

Dated 11 March 2011

DAVID BOOTHROYD  
Manager Earth Resources Tenements  
Earth Resources Regulation Branch

**Melbourne City Link Act 1995**

## NOTICE UNDER SECTION 71(1)

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

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

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

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

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

**Car** is a Motor Vehicle, other than:

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

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

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

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

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

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

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

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

and no other toll zone;

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

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

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

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

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

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

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

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

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

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

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

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

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

**vehicle** has the same meaning as in the Act.

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

<b>Table One</b>				
<b>Toll Zone</b>		<b>Toll</b>		
		<b>Car</b>	<b>LCV</b>	<b>HCV</b>
1.	That part of the Link road between Moreland Road and Brunswick Road.	\$1.85	\$2.96	\$3.51
2.	That part of the Link road between Racecourse Road and Dynon Road.	\$1.85	\$2.96	\$3.51
3.	That part of the Link road between Footscray Road and the West Gate Freeway.	\$2.31	\$3.70	\$4.39
4.	That part of the Link road being the Domain Tunnel and that part of the Link road leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of the Link road – <ul style="list-style-type: none"> <li>(a) being the eastbound carriageways of the Link road;</li> <li>(b) between Punt Road and the exit to Boulton Parade; and</li> <li>(c) comprising Boulton Parade.</li> </ul>	\$2.31	\$3.70	\$4.39
5.	That part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$4.16	\$6.65	\$7.90
6.	That part of the Link road being the eastbound carriageways between Punt Road and Burnley Street other than that part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$1.85	\$2.96	\$3.51

<p>7. That part of the Link road between Burnley Street and Punt Road and including that part of the Link road –</p> <p>(a) between Punt Road and the exit to Boulton Parade, other than the eastbound carriageways; and</p> <p>(b) comprising Boulton Parade, other than:</p> <p>(i) the eastbound carriageways between Burnley Street and Punt Road; and</p> <p>(ii) that part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.</p>	\$1.85	\$2.96	\$3.51
<p>8. That part of the Link road being the eastbound carriageways between Burnley Street and Glenferrie Road.</p>	\$1.85	\$2.96	\$3.51
<p>9. That part of the Link road between Glenferrie Road and Burnley Street, other than the eastbound carriageways.</p>	\$1.85	\$2.96	\$3.51
<p>10. That part of the Link road being the eastbound carriageways between Swan Street Intersection and Punt Road, other than –</p> <p>(a) that part of the Link road being the Burnley Tunnel; and</p> <p>(b) that part of the Link road comprising Boulton Parade.</p>	\$1.16	\$1.85	\$2.20
<p>11. That part of the Link road between Punt Road and Swan Street Intersection, other than –</p> <p>(a) the eastbound carriageways;</p> <p>(b) that part of the Link road being the Burnley Tunnel;</p> <p>(c) that part of the Link road:</p> <p>(1) between Punt Road and the exit to Boulton Parade; and</p> <p>(2) comprising Boulton Parade; and</p> <p>(d) that part of the Link road being the Domain Tunnel and that part of the Link road leading into that Tunnel between the eastern portal of that Tunnel and Punt Road.</p>	\$1.16	\$1.85	\$2.20

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

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

<b>Table Two</b>			
<b>Trip Cap</b>	<b>Toll</b>		
	<b>Car</b>	<b>LCV</b>	<b>HCV</b>
1. Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 6 am and 8 pm on the same day.	\$6.93	\$9.24	\$9.24
2. Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 8 pm on the one day and 6 am on the next.	\$6.93	\$6.93	\$6.93

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

<b>Table Three</b>	
<b>Taxis</b>	<b>Toll</b>
Each Half Link Taxi Trip	\$4.10
Each Full Link Taxi Trip	\$6.40

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

For the avoidance of doubt, this Notice also:

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

the NOTICE UNDER SECTION 71(1) dated 10 December 2010 and published in the Victoria Government Gazette No. G 50 (pages 3081 to 3085), dated 16 December 2010 ('the Last Notice').

This notice takes effect on 1 April 2011 and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

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

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

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

Dated 10 March 2011

A. L. STREET  
Company Secretary  
CityLink Melbourne Limited  
(ABN 65 070 810 678)

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

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**Melbourne City Link Act 1995**

## NOTICE UNDER SECTION 71(1)

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

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

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

**Car** is a Motor Vehicle, other than:

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

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

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

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

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

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

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

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

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

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

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

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

**vehicle** has the same meaning as in the Act.

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

<b>Table One</b>				
<b>Toll Zone</b>		<b>Toll</b>		
		<b>Car</b>	<b>LCV</b>	<b>HCV</b>
12.	The Extension road	\$1.16	\$1.85	\$2.20

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

For the avoidance of doubt, this Notice also:

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

the NOTICE UNDER SECTION 71(1) dated 10 December 2010 and published in the Victoria Government Gazette No. G 50 (pages 3086 to 3087), dated 16 December 2010 ('the Last Notice').

This Notice takes effect on 1 April 2011, and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

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

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

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

Dated 10 March 2011

A. L. STREET  
Company Secretary  
CityLink Extension Pty Limited  
(ABN 40 082 058 615)

E. M. MILDWATER  
Director  
CityLink Extension Pty Limited  
(ABN 40 082 058 615)

**Melbourne City Link Act 1995**  
NOTICE UNDER SECTION 71(1)

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

**vehicle** has the same meaning as in the Act; and

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

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

<b>Table One</b>			
<b>24 Hour Pass</b>	<b>Toll</b>		
	<b>Car</b>	<b>LCV</b>	<b>HCV</b>
	\$13.25	\$21.25	\$25.25

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

<b>Table Two</b>		
<b>Weekend Pass</b>	<b>Toll</b>	
	<b>Car</b>	<b>LCV</b>
	\$13.25	\$21.25

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

<b>Table Three</b>		
<b>Tulla Pass</b>	<b>Toll</b>	
	<b>Car</b>	<b>LCV</b>
	\$4.70	\$7.55

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

For the avoidance of doubt, this Notice also:

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

the NOTICE UNDER SECTION 71(1) dated 10 December 2010 and published in the Victoria Government Gazette No. G 50 (pages 3088 to 3090), dated 16 December 2010 ('the Last Notice').

This Notice takes effect on 1 April 2011, and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

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

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

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

Dated 10 March 2011

A. L. STREET  
Company Secretary  
CityLink Extension Pty Limited  
(ABN 40 082 058 615)

E. M. MILDWATER  
Director  
CityLink Extension Pty Limited  
(ABN 40 082 058 615)

**Melbourne City Link Act 1995**

## NOTICE UNDER SECTION 71(1)

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

**vehicle** has the same meaning as in the Act; and

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

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

<b>Table One</b>			
<b>24 Hour Pass</b>	<b>Toll</b>		
	<b>Car</b>	<b>LCV</b>	<b>HCV</b>
	\$13.25	\$21.25	\$25.25

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

<b>Table Two</b>		
<b>Weekend Pass</b>	<b>Toll</b>	
	<b>Car</b>	<b>LCV</b>
	\$13.25	\$21.25

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

For the avoidance of doubt, this Notice also:

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

the NOTICE UNDER SECTION 71(1) dated 10 December 2010 and published in the Victoria Government Gazette No. G 50 (pages 3091 to 3093), dated 16 December 2010 ('the Last Notice').

This Notice takes effect on 1 April 2011, and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

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

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

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

Dated 10 March 2011

A. L. STREET  
Company Secretary  
CityLink Extension Pty Limited  
(ABN 40 082 058 615)

E. M. MILDWATER  
Director  
CityLink Extension Pty Limited  
(ABN 40 082 058 615)

### Private Agents Act 1966

#### NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES UNDER THE PROVISIONS OF THE PRIVATE AGENTS ACT 1966 – 7494

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

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

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

<i>Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee</i>	<i>Name of Firm or Corporation</i>	<i>Address for Registration</i>	<i>Type of Licence</i>
Melinda Toskovski	Complete Recovery Service (Vic.) Pty Ltd	285 Sunshine Road, Tottenham, Victoria 3012	Commercial Agent's Licence
Vesco Jolevski	Complete Recovery Service (Vic.) Pty Ltd	285 Sunshine Road, Tottenham, Victoria 3012	Commercial Agent's Licence

Dated at Sunshine 10 March 2011

EKREM JEKA  
Deputy Registrar  
Magistrates' Court of Victoria

**Plant Health and Plant Products Act 1995****ORDER DECLARING A RESTRICTED AREA AT NUMURKAH FOR THE  
CONTROL OF QUEENSLAND FRUIT FLY**

I, Peter Walsh, Minister for Agriculture and Food Security, under section 20 of the **Plant Health and Plant Products Act 1995**, make the following Order declaring a restricted area for the control of Queensland Fruit Fly and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

Dated 7 March 2011

PETER WALSH MLA  
Minister for Agriculture and Food Security

**1. Objective**

The objective of this Order is to declare a restricted area for the control of Queensland Fruit Fly at Numurkah, near Shepparton, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

**2. Authorising provisions**

This Order is made under section 20 of the **Plant Health and Plant Products Act 1995**.

**3. Definition**

In this Order –

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

‘**Act**’ means the **Plant Health and Plant Products Act 1995**;

‘**authorised person**’ means a person authorised by the Department of Primary Industries;

‘**inspector**’ means a person authorised as an inspector under the Act;

‘**Manager Plant Standards**’ means the person for the time being occupying or acting in the position of Manager, Plant Standards in the Department of Primary Industries;

‘**Queensland Fruit Fly**’ means the exotic pest *Bactrocera tryoni* (Froggatt); and

‘**Queensland Fruit Fly host material**’ means any fruit or vegetable listed in Schedule 1.

**4. Restricted area for the control of Queensland Fruit Fly**

The restricted area for the control of Queensland Fruit Fly is declared to be the area described in Schedule 2.

**5. Prohibitions, restrictions and requirements**

- (1) The removal from the restricted area into any part of Victoria of any Queensland Fruit Fly host material is prohibited.
- (2) Subclause (1) does not apply if the Queensland Fruit Fly host material is –
  - (a) packed, labelled and certified in accordance with any conditions prescribed by an accreditation program, administered by the Department of Primary Industries; or
  - (b) accompanied by a plant health declaration issued by an authorised person declaring that the host material has been treated in a manner approved by the Manager Plant Standards; or
  - (c) accompanied by a plant health certificate issued by an inspector certifying that the host material has been treated in a manner approved by the Manager Plant Standards.

- (3) The owners and occupiers of land described in Schedule 3 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.
- (4) The owners and occupiers of land described in Schedule 3 must, on instruction from an inspector, strip Queensland Fruit Fly host materials from plants, collect and dispose of waste material, or treat the material in a manner approved by the Manager Plant Standards.

#### 6. Verification of consignments

Any Queensland Fruit Fly host material removed from the restricted area in accordance with clause 5(2), and the accompanying certificate or declaration, must be:

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

#### Schedule 1

Abiu	Eggplant	Nectarine
Acerola	Feijoa	Orange
Apple	Fig	Passionfruit
Apricot	Goji Berry	Pawpaw
Avocado	Granadilla	Peach
Babaco	Grape	Peacharine
Banana	Grapefruit	Pear
Black Sapote	Grumichama	Pepino
Blackberry	Guava	Persimmon
Blueberry	Hog Plum	Plum
Boysenberry	Jaboticaba	Plumcot
Brazil Cherry	Jackfruit	Pomegranate
Breadfruit	Jew Plum	Prickly Pear
Caimito (Star Apple)	Ju Jube	Pummelo
Cape Gooseberry	Kiwifruit	Quince
Capsicum	Lemon	Rambutan
Carambola (Starfruit)	Lime	Raspberry
Cashew Apple	Loganberry	Rollinia
Casimiroa (White Sapote)	Longan	Santol
Cherimoya	Loquat	Sapodilla
Cherry	Lychee	Shaddock
Chilli	Mandarin	Soursop
Citron	Mango	Strawberry
Cocoa Berry	Mangosteen	Sweetsop (Sugar Apple)
Cumquat	Medlar	Tamarillo
Custard Apple	Miracle Fruit	Tangelo
Date	Mulberry	Tomato
Durian	Nashi	Wax Jambu (Rose Apple)

**Schedule 2**

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 145.44188° East, 36.08602° South.

**Schedule 3**

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 145.44188° East, 36.08602° South.

Note: Section 21 of the **Plant Health and Plant Products Act 1995** provides that a person is guilty of an offence and liable for a penalty not exceeding 50 penalty units in the case of a natural person, and 100 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector.

**Plant Health and Plant Products Act 1995****ORDER DECLARING A RESTRICTED AREA AT WEMEN FOR THE CONTROL OF QUEENSLAND FRUIT FLY**

I, Peter Walsh, Minister for Agriculture and Food Security, under section 20 of the **Plant Health and Plant Products Act 1995**, make the following Order declaring a restricted area for the control of Queensland Fruit Fly and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

Dated 7 March 2011

PETER WALSH MLA  
Minister for Agriculture and Food Security

**1. Objective**

The objective of this Order is to declare a restricted area for the control of Queensland Fruit Fly at Wemen, near Robinvale, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

**2. Authorising provisions**

This Order is made under section 20 of the **Plant Health and Plant Products Act 1995**.

**3. Definition**

In this Order –

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

‘**Act**’ means the **Plant Health and Plant Products Act 1995**;

‘**authorised person**’ means a person authorised by the Department of Primary Industries;

‘**inspector**’ means a person authorised as an inspector under the Act;

‘**Manager Plant Standards**’ means the person for the time being occupying or acting in the position of Manager, Plant Standards in the Department of Primary Industries;

‘**Queensland Fruit Fly**’ means the exotic pest *Bactrocera tryoni* (Froggatt); and

‘**Queensland Fruit Fly host material**’ means any fruit or vegetable listed in Schedule 1.

**4. Restricted area for the control of Queensland Fruit Fly**

The restricted area for the control of Queensland Fruit Fly is declared to be the area described in Schedule 2.

**5. Prohibitions, restrictions and requirements**

(1) The removal from the restricted area into any part of Victoria of any Queensland Fruit Fly host material is prohibited.

(2) Subclause (1) does not apply if the Queensland Fruit Fly host material is –

(a) packed, labelled and certified in accordance with any conditions prescribed by an accreditation program, administered by the Department of Primary Industries; or

- (b) accompanied by a plant health declaration issued by an authorised person declaring that the host material has been treated in a manner approved by the Manager Plant Standards; or
  - (c) accompanied by a plant health certificate issued by an inspector certifying that the host material has been treated in a manner approved by the Manager Plant Standards.
- (3) The owners and occupiers of land described in Schedule 3 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.
- (4) The owners and occupiers of land described in Schedule 3 must, on instruction from an inspector, strip Queensland Fruit Fly host materials from plants, collect and dispose of waste material, or treat the material in a manner approved by the Manager Plant Standards.

#### 6. Verification of consignments

Any Queensland Fruit Fly host material removed from the restricted area in accordance with clause 5(2), and the accompanying certificate or declaration, must be:

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

#### Schedule 1

Abiu	Eggplant	Nectarine
Acerola	Feijoa	Orange
Apple	Fig	Passionfruit
Apricot	Goji Berry	Pawpaw
Avocado	Granadilla	Peach
Babaco	Grape	Peacharine
Banana	Grapefruit	Pear
Black Sapote	Grumichama	Pepino
Blackberry	Guava	Persimmon
Blueberry	Hog Plum	Plum
Boysenberry	Jaboticaba	Plumcot
Brazil Cherry	Jackfruit	Pomegranate
Breadfruit	Jew Plum	Prickly Pear
Caimito (Star Apple)	Ju Jube	Pummelo
Cape Gooseberry	Kiwifruit	Quince
Capsicum	Lemon	Rambutan
Carambola (Starfruit)	Lime	Raspberry
Cashew Apple	Loganberry	Rollinia
Casimiroa (White Sapote)	Longan	Santol
Cherimoya	Loquat	Sapodilla
Cherry	Lychee	Shaddock
Chilli	Mandarin	Soursop
Citron	Mango	Strawberry
Cocoa Berry	Mangosteen	Sweetsop (Sugar Apple)
Cumquat	Medlar	Tamarillo
Custard Apple	Miracle Fruit	Tangelo
Date	Mulberry	Tomato
Durian	Nashi	Wax Jambu (Rose Apple)

**Schedule 2**

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 142.66360° East, 34.76306° South.

**Schedule 3**

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 142.66360° East, 34.76306° South.

Note: Section 21 of the **Plant Health and Plant Products Act 1995** provides that a person is guilty of an offence and liable for a penalty not exceeding 50 penalty units in the case of a natural person, and 100 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector.

**Plant Health and Plant Products Act 1995****ORDER DECLARING A RESTRICTED AREA AT KOONDROOK FOR THE CONTROL OF QUEENSLAND FRUIT FLY**

I, Peter Walsh, Minister for Agriculture and Food Security, under section 20 of the **Plant Health and Plant Products Act 1995**, make the following Order declaring a restricted area for the control of Queensland Fruit Fly and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

Dated 7 March 2011

PETER WALSH MLA  
Minister for Agriculture and Food Security

**1. Objective**

The objective of this Order is to declare a restricted area for the control of Queensland Fruit Fly at Koondrook, near Swan Hill, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

**2. Authorising provisions**

This Order is made under section 20 of the **Plant Health and Plant Products Act 1995**.

**3. Definition**

In this Order –

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

‘**Act**’ means the **Plant Health and Plant Products Act 1995**;

‘**authorised person**’ means a person authorised by the Department of Primary Industries;

‘**inspector**’ means a person authorised as an inspector under the Act;

‘**Manager Plant Standards**’ means the person for the time being occupying or acting in the position of Manager, Plant Standards in the Department of Primary Industries;

‘**Queensland Fruit Fly**’ means the exotic pest *Bactrocera tryoni* (Froggatt); and

‘**Queensland Fruit Fly host material**’ means any fruit or vegetable listed in Schedule 1.

**4. Restricted area for the control of Queensland Fruit Fly**

The restricted area for the control of Queensland Fruit Fly is declared to be the area described in Schedule 2.

**5. Prohibitions, restrictions and requirements**

(1) The removal from the restricted area into any part of Victoria of any Queensland Fruit Fly host material is prohibited.

(2) Subclause (1) does not apply if the Queensland Fruit Fly host material is –

(a) packed, labelled and certified in accordance with any conditions prescribed by an accreditation program, administered by the Department of Primary Industries; or

- (b) accompanied by a plant health declaration issued by an authorised person declaring that the host material has been treated in a manner approved by the Manager Plant Standards; or
  - (c) accompanied by a plant health certificate issued by an inspector certifying that the host material has been treated in a manner approved by the Manager Plant Standards.
- (3) The owners and occupiers of land described in Schedule 3 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.
- (4) The owners and occupiers of land described in Schedule 3 must, on instruction from an inspector, strip Queensland Fruit Fly host materials from plants, collect and dispose of waste material, or treat the material in a manner approved by the Manager Plant Standards.

#### 6. Verification of consignments

Any Queensland Fruit Fly host material removed from the restricted area in accordance with clause 5(2), and the accompanying certificate or declaration, must be:

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

#### Schedule 1

Abiu	Eggplant	Nectarine
Acerola	Feijoa	Orange
Apple	Fig	Passionfruit
Apricot	Goji Berry	Pawpaw
Avocado	Granadilla	Peach
Babaco	Grape	Peacharine
Banana	Grapefruit	Pear
Black Sapote	Grumichama	Pepino
Blackberry	Guava	Persimmon
Blueberry	Hog Plum	Plum
Boysenberry	Jaboticaba	Plumcot
Brazil Cherry	Jackfruit	Pomegranate
Breadfruit	Jew Plum	Prickly Pear
Caimito (Star Apple)	Ju Jube	Pummelo
Cape Gooseberry	Kiwifruit	Quince
Capsicum	Lemon	Rambutan
Carambola (Starfruit)	Lime	Raspberry
Cashew Apple	Loganberry	Rollinia
Casimiroa (White Sapote)	Longan	Santol
Cherimoya	Loquat	Sapodilla
Cherry	Lychee	Shaddock
Chilli	Mandarin	Soursop
Citron	Mango	Strawberry
Cocoa Berry	Mangosteen	Sweetsop (Sugar Apple)
Cumquat	Medlar	Tamarillo
Custard Apple	Miracle Fruit	Tangelo
Date	Mulberry	Tomato
Durian	Nashi	Wax Jambu (Rose Apple)

**Schedule 2**

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 144.12347° East, 35.63730° South.

**Schedule 3**

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 144.12347° East, 35.63730° South.

Note: Section 21 of the **Plant Health and Plant Products Act 1995** provides that a person is guilty of an offence and liable for a penalty not exceeding 50 penalty units in the case of a natural person, and 100 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector.

**Plant Health and Plant Products Act 1995****ORDER DECLARING A RESTRICTED AREA AT COBRAM FOR THE CONTROL OF QUEENSLAND FRUIT FLY**

I, Peter Walsh, Minister for Agriculture and Food Security, under section 20 of the **Plant Health and Plant Products Act 1995**, make the following Order declaring a restricted area for the control of Queensland Fruit Fly and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

Dated 8 March 2011

PETER WALSH MLA  
Minister for Agriculture and Food Security

**1. Objective**

The objective of this Order is to declare a restricted area for the control of Queensland Fruit Fly at Cobram, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

**2. Authorising provisions**

This Order is made under section 20 of the **Plant Health and Plant Products Act 1995**.

**3. Definition**

In this Order –

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

‘**Act**’ means the **Plant Health and Plant Products Act 1995**;

‘**authorised person**’ means a person authorised by the Department of Primary Industries;

‘**inspector**’ means a person authorised as an inspector under the Act;

‘**Manager Plant Standards**’ means the person for the time being occupying or acting in the position of Manager, Plant Standards in the Department of Primary Industries;

‘**Queensland Fruit Fly**’ means the exotic pest *Bactrocera tryoni* (Froggatt); and

‘**Queensland Fruit Fly host material**’ means any fruit or vegetable listed in Schedule 1.

**4. Restricted area for the control of Queensland Fruit Fly**

The restricted area for the control of Queensland Fruit Fly is declared to be the area described in Schedule 2.

**5. Prohibitions, restrictions and requirements**

(1) The removal from the restricted area into any part of Victoria of any Queensland Fruit Fly host material is prohibited.

(2) Subclause (1) does not apply if the Queensland Fruit Fly host material is –

(a) packed, labelled and certified in accordance with any conditions prescribed by an accreditation program, administered by the Department of Primary Industries; or

- (b) accompanied by a plant health declaration issued by an authorised person declaring that the host material has been treated in a manner approved by the Manager Plant Standards; or
  - (c) accompanied by a plant health certificate issued by an inspector certifying that the host material has been treated in a manner approved by the Manager Plant Standards.
- (3) The owners and occupiers of land described in Schedule 3 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.
- (4) The owners and occupiers of land described in Schedule 3 must, on instruction from an inspector, strip Queensland Fruit Fly host materials from plants, collect and dispose of waste material, or treat the material in a manner approved by the Manager Plant Standards.

#### 6. Verification of consignments

Any Queensland Fruit Fly host material removed from the restricted area in accordance with clause 5(2), and the accompanying certificate or declaration, must be:

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

#### Schedule 1

Abiu	Eggplant	Nectarine
Acerola	Feijoa	Orange
Apple	Fig	Passionfruit
Apricot	Goji Berry	Pawpaw
Avocado	Granadilla	Peach
Babaco	Grape	Peacharine
Banana	Grapefruit	Pear
Black Sapote	Grumichama	Pepino
Blackberry	Guava	Persimmon
Blueberry	Hog Plum	Plum
Boysenberry	Jaboticaba	Plumcot
Brazil Cherry	Jackfruit	Pomegranate
Breadfruit	Jew Plum	Prickly Pear
Caimito (Star Apple)	Ju Jube	Pummelo
Cape Gooseberry	Kiwifruit	Quince
Capsicum	Lemon	Rambutan
Carambola (Starfruit)	Lime	Raspberry
Cashew Apple	Loganberry	Rollinia
Casimiroa (White Sapote)	Longan	Santol
Cherimoya	Loquat	Sapodilla
Cherry	Lychee	Shaddock
Chilli	Mandarin	Soursop
Citron	Mango	Strawberry
Cocoa Berry	Mangosteen	Sweetsop (Sugar Apple)
Cumquat	Medlar	Tamarillo
Custard Apple	Miracle Fruit	Tangelo
Date	Mulberry	Tomato
Durian	Nashi	Wax Jambu (Rose Apple)

**Schedule 2**

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 145.64984° East, 35.91240° South.

**Schedule 3**

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 145.64984° East, 35.91240° South.

Note: Section 21 of the **Plant Health and Plant Products Act 1995** provides that a person is guilty of an offence and liable for a penalty not exceeding 50 penalty units in the case of a natural person, and 100 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector.

**Plant Health and Plant Products Act 1995****ORDER DECLARING A RESTRICTED AREA AT COBRAM EAST FOR THE CONTROL OF QUEENSLAND FRUIT FLY**

I, Peter Walsh, Minister for Agriculture and Food Security, under section 20 of the **Plant Health and Plant Products Act 1995**, make the following Order declaring a restricted area for the control of Queensland Fruit Fly and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

Dated 8 March 2011

PETER WALSH MLA  
Minister for Agriculture and Food Security

**1. Objective**

The objective of this Order is to declare a restricted area for the control of Queensland Fruit Fly at Cobram East, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

**2. Authorising provisions**

This Order is made under section 20 of the **Plant Health and Plant Products Act 1995**.

**3. Definition**

In this Order –

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

‘**Act**’ means the **Plant Health and Plant Products Act 1995**;

‘**authorised person**’ means a person authorised by the Department of Primary Industries;

‘**inspector**’ means a person authorised as an inspector under the Act;

‘**Manager Plant Standards**’ means the person for the time being occupying or acting in the position of Manager, Plant Standards in the Department of Primary Industries;

‘**Queensland Fruit Fly**’ means the exotic pest *Bactrocera tryoni* (Froggatt); and

‘**Queensland Fruit Fly host material**’ means any fruit or vegetable listed in Schedule 1.

**4. Restricted area for the control of Queensland Fruit Fly**

The restricted area for the control of Queensland Fruit Fly is declared to be the area described in Schedule 2.

**5. Prohibitions, restrictions and requirements**

(1) The removal from the restricted area into any part of Victoria of any Queensland Fruit Fly host material is prohibited.

(2) Subclause (1) does not apply if the Queensland Fruit Fly host material is –

(a) packed, labelled and certified in accordance with any conditions prescribed by an accreditation program, administered by the Department of Primary Industries; or

- (b) accompanied by a plant health declaration issued by an authorised person declaring that the host material has been treated in a manner approved by the Manager Plant Standards; or
  - (c) accompanied by a plant health certificate issued by an inspector certifying that the host material has been treated in a manner approved by the Manager Plant Standards.
- (3) The owners and occupiers of land described in Schedule 3 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.
- (4) The owners and occupiers of land described in Schedule 3 must, on instruction from an inspector, strip Queensland Fruit Fly host materials from plants, collect and dispose of waste material, or treat the material in a manner approved by the Manager Plant Standards.

#### 6. Verification of consignments

Any Queensland Fruit Fly host material removed from the restricted area in accordance with clause 5(2), and the accompanying certificate or declaration, must be:

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

#### Schedule 1

Abiu	Eggplant	Nectarine
Acerola	Feijoa	Orange
Apple	Fig	Passionfruit
Apricot	Goji Berry	Pawpaw
Avocado	Granadilla	Peach
Babaco	Grape	Peacharine
Banana	Grapefruit	Pear
Black Sapote	Grumichama	Pepino
Blackberry	Guava	Persimmon
Blueberry	Hog Plum	Plum
Boysenberry	Jaboticaba	Plumcot
Brazil Cherry	Jackfruit	Pomegranate
Breadfruit	Jew Plum	Prickly Pear
Caimito (Star Apple)	Ju Jube	Pummelo
Cape Gooseberry	Kiwifruit	Quince
Capsicum	Lemon	Rambutan
Carambola (Starfruit)	Lime	Raspberry
Cashew Apple	Loganberry	Rollinia
Casimiroa (White Sapote)	Longan	Santol
Cherimoya	Loquat	Sapodilla
Cherry	Lychee	Shaddock
Chilli	Mandarin	Soursop
Citron	Mango	Strawberry
Cocoa Berry	Mangosteen	Sweetsop (Sugar Apple)
Cumquat	Medlar	Tamarillo
Custard Apple	Miracle Fruit	Tangelo
Date	Mulberry	Tomato
Durian	Nashi	Wax Jambu (Rose Apple)

**Schedule 2**

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 145.67301° East, 35.92666° South.

**Schedule 3**

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 145.67301° East, 35.92666° South.

Note: Section 21 of the **Plant Health and Plant Products Act 1995** provides that a person is guilty of an offence and liable for a penalty not exceeding 50 penalty units in the case of a natural person, and 100 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector.

**Plant Health and Plant Products Act 1995****ORDER DECLARING A RESTRICTED AREA AT KOONOOMOO FOR THE CONTROL OF QUEENSLAND FRUIT FLY**

I, Peter Walsh, Minister for Agriculture and Food Security, under section 20 of the **Plant Health and Plant Products Act 1995**, make the following Order declaring a restricted area for the control of Queensland Fruit Fly and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

Dated 8 March 2011

PETER WALSH MLA  
Minister for Agriculture and Food Security

**1. Objective**

The objective of this Order is to declare a restricted area for the control of Queensland Fruit Fly at Koonoomoo, near Cobram, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

**2. Authorising provisions**

This Order is made under section 20 of the **Plant Health and Plant Products Act 1995**.

**3. Definition**

In this Order –

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

‘**Act**’ means the **Plant Health and Plant Products Act 1995**;

‘**authorised person**’ means a person authorised by the Department of Primary Industries;

‘**inspector**’ means a person authorised as an inspector under the Act;

‘**Manager Plant Standards**’ means the person for the time being occupying or acting in the position of Manager, Plant Standards in the Department of Primary Industries;

‘**Queensland Fruit Fly**’ means the exotic pest *Bactrocera tryoni* (Froggatt); and

‘**Queensland Fruit Fly host material**’ means any fruit or vegetable listed in Schedule 1.

**4. Restricted area for the control of Queensland Fruit Fly**

The restricted area for the control of Queensland Fruit Fly is declared to be the area described in Schedule 2.

**5. Prohibitions, restrictions and requirements**

(1) The removal from the restricted area into any part of Victoria of any Queensland Fruit Fly host material is prohibited.

(2) Subclause (1) does not apply if the Queensland Fruit Fly host material is –

(a) packed, labelled and certified in accordance with any conditions prescribed by an accreditation program, administered by the Department of Primary Industries; or

- (b) accompanied by a plant health declaration issued by an authorised person declaring that the host material has been treated in a manner approved by the Manager Plant Standards; or
  - (c) accompanied by a plant health certificate issued by an inspector certifying that the host material has been treated in a manner approved by the Manager Plant Standards.
- (3) The owners and occupiers of land described in Schedule 3 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.
- (4) The owners and occupiers of land described in Schedule 3 must, on instruction from an inspector, strip Queensland Fruit Fly host materials from plants, collect and dispose of waste material, or treat the material in a manner approved by the Manager Plant Standards.

#### 6. Verification of consignments

Any Queensland Fruit Fly host material removed from the restricted area in accordance with clause 5(2), and the accompanying certificate or declaration, must be:

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

#### Schedule 1

Abiu	Eggplant	Nectarine
Acerola	Feijoa	Orange
Apple	Fig	Passionfruit
Apricot	Goji Berry	Pawpaw
Avocado	Granadilla	Peach
Babaco	Grape	Peacharine
Banana	Grapefruit	Pear
Black Sapote	Grumichama	Pepino
Blackberry	Guava	Persimmon
Blueberry	Hog Plum	Plum
Boysenberry	Jaboticaba	Plumcot
Brazil Cherry	Jackfruit	Pomegranate
Breadfruit	Jew Plum	Prickly Pear
Caimito (Star Apple)	Ju Jube	Pummelo
Cape Gooseberry	Kiwifruit	Quince
Capsicum	Lemon	Rambutan
Carambola (Starfruit)	Lime	Raspberry
Cashew Apple	Loganberry	Rollinia
Casimiroa (White Sapote)	Longan	Santol
Cherimoya	Loquat	Sapodilla
Cherry	Lychee	Shaddock
Chilli	Mandarin	Soursop
Citron	Mango	Strawberry
Cocoa Berry	Mangosteen	Sweetsop (Sugar Apple)
Cumquat	Medlar	Tamarillo
Custard Apple	Miracle Fruit	Tangelo
Date	Mulberry	Tomato
Durian	Nashi	Wax Jambu (Rose Apple)

**Schedule 2**

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 145.57721° East, 35.87141° South.

**Schedule 3**

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 145.57721° East, 35.87141° South.

Note: Section 21 of the **Plant Health and Plant Products Act 1995** provides that a person is guilty of an offence and liable for a penalty not exceeding 50 penalty units in the case of a natural person, and 100 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector.

**Water Act 1989****ESTABLISHMENT OF THE LAKE BOLAC  
SEWERAGE DISTRICT DECLARATION 2010**

I, Campbell Fitzpatrick, Executive Director, Water Industry and Strategies Division, Department of Sustainability and Environment, as the delegate of the Minister administering the **Water Act 1989**, make the following Declaration:

**1. Citation**

This Declaration is called the establishment of the Lake Bolac Sewerage District Declaration 2010.

**2. Authorising Provision**

This Declaration is made under section 122T of the **Water Act 1989**.

**3. Commencement**

This Declaration takes effect from the date it is published in the Victoria Government Gazette.

**4. Preliminary**

The Grampians Wimmera Mallee Water Corporation submitted the proposal for the establishment of the Lake Bolac Sewerage District to the Minister on 4 November 2010. This proposal was approved under section 122S of the **Water Act 1989** as dated below.

**5. Establishment of the Sewerage District**

The Lake Bolac Sewerage District is established to include an area of land bounded by a red border on the Grampians Wimmera Mallee Water Corporation's Map reference number 20501-01, a copy of which may be inspected at the office of the Corporation, situated at 11 McLachlan Street, Horsham 3402.

Dated 10 March 2011

CAMPBELL FITZPATICK  
Executive Director  
Water Industry and Strategies Division  
Department of Sustainability and Environment  
(as delegate of the Minister)

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

## Notice of Approval of Amendment

## Amendment C70 Part 1

The Minister for Planning has approved Amendment C70 Part 1 to the Banyule Planning Scheme.

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

The Amendment removes the interim status from most of the trees listed in schedule 4 to the Environmental Significance Overlay.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at [www.dpcd.vic.gov.au/planning/publicinspection](http://www.dpcd.vic.gov.au/planning/publicinspection) and free of charge, during office hours, at the offices of the Banyule City Council, 9–13 Flintoff Street, Greensborough.

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

**Planning and Environment Act 1987****BASS COAST PLANNING SCHEME**

## Notice of Approval of Amendment

## Amendment C87

The Minister for Planning has approved Amendment C87 to the Bass Coast Planning Scheme.

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

The Amendment:

- introduces '116 Gap Road, Cowes' in the Schedule to Clause 52.03 'Specific Sites and Exclusions'; and
- introduces '116 Gap Road: April 2010' as an incorporated document in the Schedule to Clause 81.01 'Table of documents incorporated in this 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](http://www.dpcd.vic.gov.au/planning/publicinspection) and

free of charge, during office hours, at the offices of the Bass Coast Shire Council, 76 McBride Avenue, Wonthaggi.

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

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

## Notice of Approval of Amendment

## Amendment C108

The Brimbank City Council has approved Amendment C108 to the Brimbank Planning Scheme.

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

The Amendment corrects a number of mapping inaccuracies, anomalies and removes redundant provisions.

The Amendment was approved by the Brimbank City Council on 15 December 2010 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 10 March 2009. 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](http://www.dpcd.vic.gov.au/planning/publicinspection) and free of charge, during office hours, at the offices of the Brimbank City Council, PO Box 70, Sunshine.

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

## ORDERS IN COUNCIL

### Crown Land (Reserves) Act 1978

#### INCORPORATION OF COMMITTEES OF MANAGEMENT

Order in Council

Schedule G1/2011

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council, under section 14A(1) of the **Crown Land (Reserves) Act 1978**, being satisfied that it is in the public interest to declare to be corporations the committees of management appointed under section 14(2) of the Act of the lands described in Column 2 hereunder:—

- (a) declares that the committees of management shall be corporations;
- (b) assigns the names shown in Column 1 to the corporations.

Column 1 Corporate name	Column 2 Crown Reserves currently managed by Committee
Bullumwaal Hall Committee Incorporated	<b>Bullumwaal Mechanics Institute Reserve</b> – The Crown land in the Township of Bullumwaal, Parish of Bullumwaal Permanently reserved as a Site for a Mechanics' Institute by Order in Council of 3 December 1901 (vide Government Gazette of 11 December 1901 – page 4614) [Rs 1407].
Lake Charlegrark Recreation Reserve Committee Incorporated	<b>Lake Charlegrark Recreation Reserve</b> – The Crown land in the Township of Booroopki, Parish of Booroopki temporarily reserved as a Site for Public Recreation by Order in Council of 24 June 1952 (vide Government Gazette of 2 July 1952 – page 3519) [Rs 6950].
Myrtleford Friendship House Committee of Management Incorporated	<b>Myrtleford Scout and Guide Hall Reserve</b> – Crown Allotment 7C, Section E, Township of Myrtleford, Parish of Myrtleford temporarily reserved for Public purposes (Scout and Guide Hall) by Order in Council of 6 May 2003 (vide Government Gazette of 8 May 2003 – page 1008) [1104743].
Tyrendarra Recreation Reserve Committee Incorporated	<b>Tyrendarra Public Recreation and Hall Reserve</b> – The remaining Crown lands in the Township of Tyrendarra, Parish of Tyrendarra temporarily reserved as Site for Public Recreation by Orders in Council of 7 September 1903, 4 April 1912 and 6 July 1948 (vide Government Gazettes of 16 September 1903 – page 3046, 12 April 1912 – page 1508 and 14 July 1948 – page 4523 respectively) and the remaining Crown land in the Township of Tyrendarra, Parish of Tyrendarra temporarily reserved as a Site for a Public Hall by Order in Council of 6 April 1914 (vide Government Gazette of 17 April 1914 – page 1735) [Rs 5268 and Rs 5269 respectively].
Stringybark Creek Committee of Management Incorporated	<b>Stringybark Creek Conservation Reserve</b> – Crown Allotments 88F and 88G, Parish of Wandin Yallock temporarily reserved for Conservation of an area of natural interest by Order in Council of 19 October 2010 (vide Government Gazette of 21 October 2010 – page 2562) [2018825].

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

Dated 15 March 2011

Responsible Minister

RYAN SMITH

Minister for Environment and Climate Change

MATTHEW McBEATH  
Clerk of the Executive Council

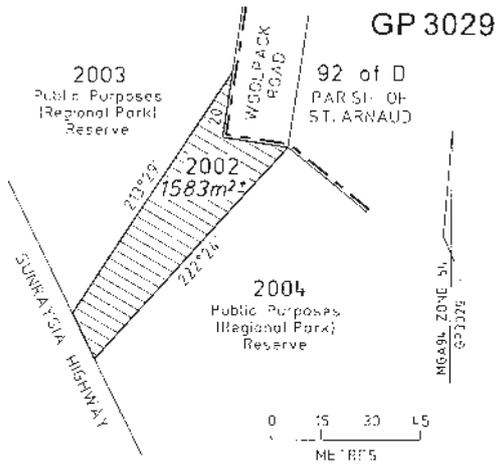
**Crown Land (Reserves) Act 1978**

**NOTICE OF INTENTION TO  
REVOKE TEMPORARY RESERVATIONS**

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 10 of the **Crown Land (Reserves) Act 1978** gives notice of intention to revoke the following temporary reservations:

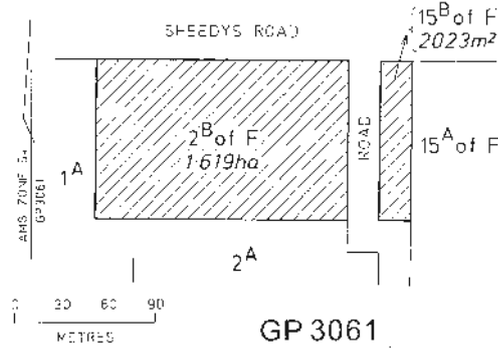
**DARKBONEE** – The temporary reservation by Order in Council of 4 September 2007 of an area of 25 hectares, more or less, of land in the Parishes of Darkbonee and St. Arnaud as a site for Public purposes (Regional Park) in particular (a) to provide opportunities for informal recreation associated with the enjoyment of natural or semi-natural surroundings; (b) to protect and conserve biodiversity, natural and cultural features and water supply catchments; and (c) for minor resource use which is not inconsistent with paragraphs (a) and (b), **so far only as** the portion containing 1583 square metres, more or less, being Crown Allotment 2002, Parish of Darkbonee as indicated by hatching on plan GP3029 hereunder. – (GP3029) – (022016349)



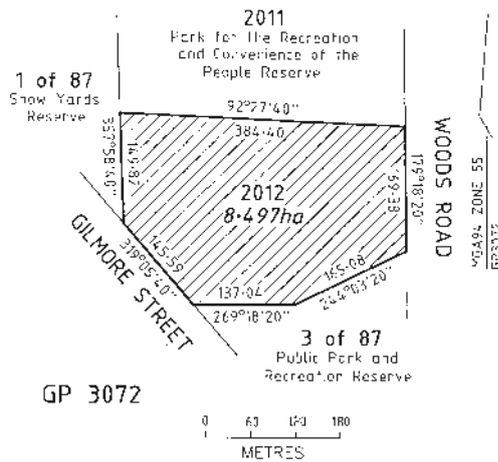
**MYRRHEE** – The temporary reservation by Order in Council of 30 March 1886 of an area of 4.52 hectares, more or less, of land in the Parish of Myrrhee as a site for Road and Watering purposes. – (Rs 2004570)

**YANGERY** – The temporary reservation by Order in Council of 19 June 1882 of an area

of 291.4 hectares, more or less, of land in the Parishes of Koroit and Yangery as a site for Public Park, revoked as to part by various Orders in Council; **so far only as** Crown Allotments 2B & 15B, Section F, Parish of Yangery as indicated by hatching on plan GP3061 hereunder. – (GP3061) – (Rs 7865)

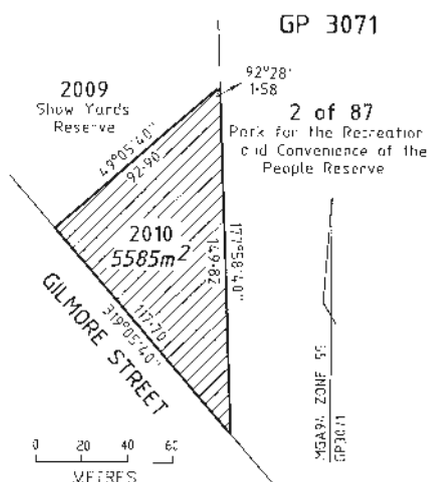


**YARRAWONGA** – The temporary reservation by Order in Council of 16 July 1886 of an area of 29.56 hectares of land in the Township of Yarrowonga, Parish of Yarrowonga as a site for a Park for the recreation and convenience of the people, revoked as to part by various Orders in Council; **so far only as** the portion containing 8.497 hectares, being Crown Allotment 2012, Township of Yarrowonga, Parish of Yarrowonga as indicated by hatching on plan GP3072 hereunder. – (GP3072) – (Rs 2055)



**YARRAWONGA** – The temporary reservation by Order in Council of 25 July 1892 of an area of 6.123 hectares of land in the Township of

Yarrowonga, Parish of Yarrowonga as a site for Show Yards; **so far only** as the portion containing 5585 square metres, being Crown Allotment 2010, Township of Yarrowonga, Parish of Yarrowonga as indicated by hatching on plan GP3071 hereunder. – (GP3071) – (Rs 4816)



YARRAWONGA – The temporary reservation by Order in Council of 30 April 1957 of an area of 8094 square metres of land in the Township of Yarrowonga, Parish of Yarrowonga as a site for a Municipal depot; with the reservation purpose amended to Public Park and Recreation by Order in Council 25 August 1998. – (Rs 7567)

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

Dated 15 March 2011

Responsible Minister  
RYAN SMITH MP  
Minister for Environment and  
Climate Change

MATTHEW McBEATH  
Clerk of the Executive Council

**Crown Land (Reserves) Act 1978**  
REVOCATION OF  
TEMPORARY RESERVATIONS  
Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 10 of the **Crown Land (Reserves) Act 1978** revokes the following temporary reservations:

FARADAY – The temporary reservation by Order in Council of 26 May 1992 of an area of 1 hectare, more or less, of land being Crown Allotment 5E, Section 2A, Parish of Faraday as a site for Water Supply, **so far only** as the portion shown as Parcel No. 254 on Roads Corporation Plan No. SP22087. – (0611406)

WOORNDOO – The temporary reservation by Order in Council of 2 August 1869 of an area of 4065 square metres, more or less, of land being Allotments 9, 10, 11 and 12, Section 8, Township of Woorndoo, Parish of Woorndoo, as a site for Wesleyan Place of Public Worship. – (Rs 17092)

GLENMAGGIE – The temporary reservation by Order in Council of 26 November 1968 of an area of 1.40 hectares, more or less, of land in the Township of Glenmaggie, Parish of Glenmaggie as a site for State School purposes. – (Rs 9088)

MALLACOOTA – The temporary reservation by Order in Council of 12 June 1951 of an area of 2226 square metres of land in the Parish of Mallacoota as a site for Government Buildings, revoked as to part by Order in Council of 6 September 1994 so far as the balance remaining containing 978 square metres, more or less. – (Rs 6546)

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

Dated 15 March 2011

Responsible Minister  
RYAN SMITH MP  
Minister for Environment and  
Climate Change

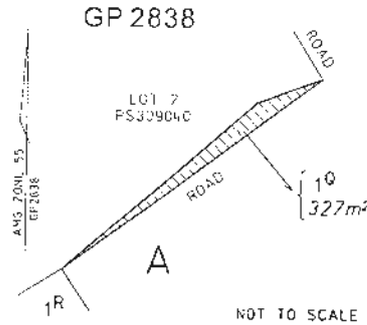
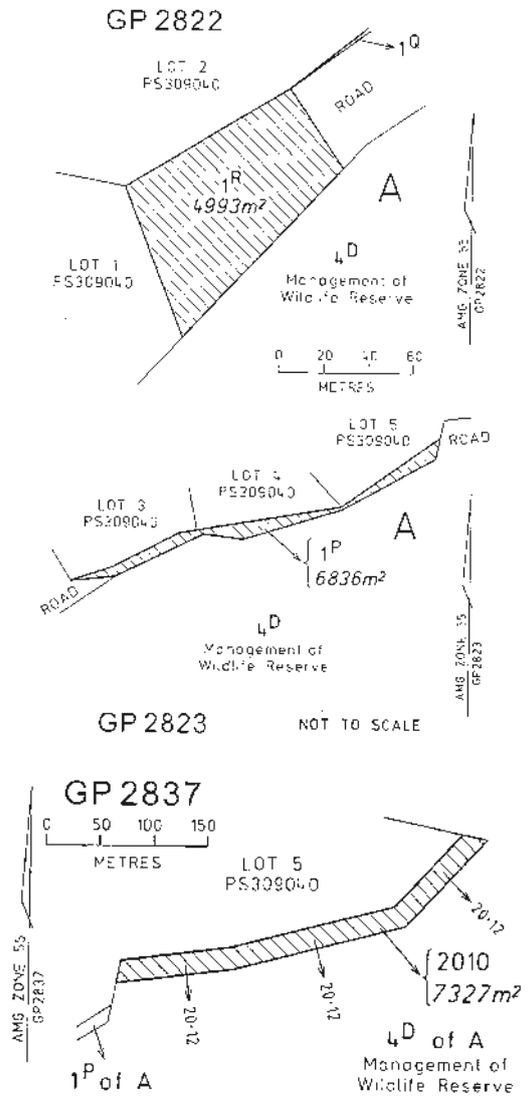
MATTHEW McBEATH  
Clerk of the Executive Council

**Crown Land (Reserves) Act 1978**  
TEMPORARY RESERVATION OF  
CROWN LANDS  
Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 4(1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown lands which in her opinion are required for the purposes mentioned:–

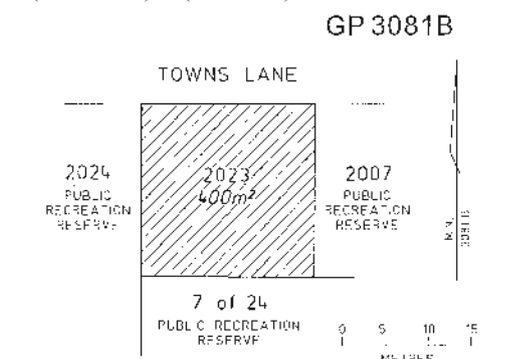
MUNICIPAL DISTRICT OF THE EAST GIPPSLAND SHIRE COUNCIL

NEWMERELLA – Management of wildlife; being Crown Allotment 1R, Section A, Parish of Newmerella (area 4993 square metres) as indicated by hatching on plan GP2822 hereunder, Crown Allotment 1P, Section A, Parish of Newmerella (area 6836 square metres) as indicated by hatching on plan GP2823 hereunder, Crown Allotment 2010, Parish of Newmerella (area 7327 square metres) as indicated by hatching on plan GP2837 hereunder, and Crown Allotment 1Q, Section A, Parish of Newmerella (area 327 square metres) as indicated by hatching on plan GP2838 hereunder. – (GP2822, 2823, 2837 and 2838) – (1604253)

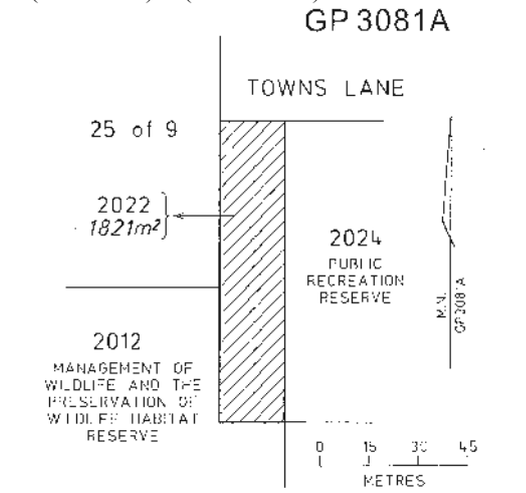


MUNICIPAL DISTRICT OF THE HINDMARSH SHIRE COUNCIL

NHILL – Public Recreation; area 400 square metres, being Crown Allotment 2023, Township of Nhill, Parish of Balrootan as indicated by hatching on plan GP3081B hereunder. – (GP3081B) – (0203082)



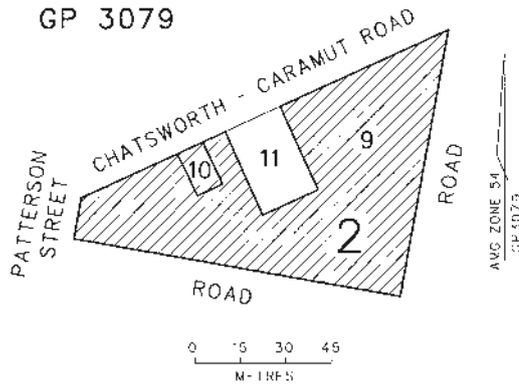
NHILL – Management of wildlife and preservation of wildlife habitat, 1821 square metres, being Crown Allotment 2022, Township of Nhill, Parish of Balrootan as indicated by hatching on plan GP3081A hereunder. – (GP3081A) – (022015936)



MUNICIPAL DISTRICT OF THE  
MOYNE SHIRE COUNCIL

CHATSWORTH – Public purposes; total area 4971 square metres, being Crown Allotments 9 and 10, Section 2, Township of Chatsworth, Parish of Chatsworth as indicated by hatching on plan GP3079 hereunder. – (GP3079) – (2018981)

GP 3079

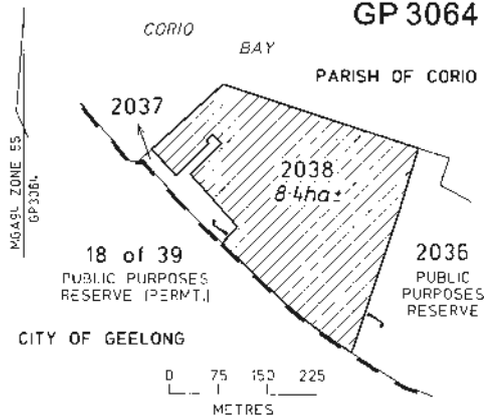


TOTAL AREA OF HATCHED PORTIONS 4971m<sup>2</sup>

MUNICIPAL DISTRICT OF THE  
CITY OF GREATER GEELONG

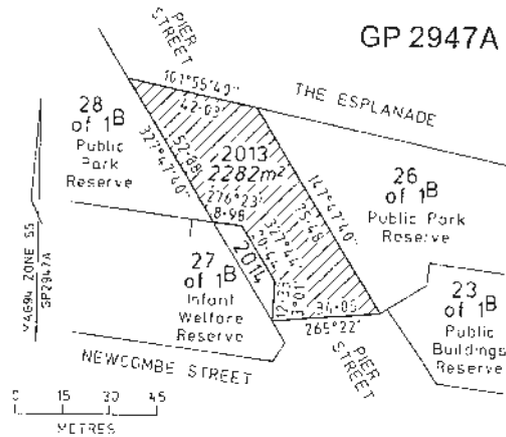
CORIO – Public purposes; area 8.4 hectares, more or less, being Crown Allotment 2038, Parish of Corio as indicated by hatching on plan GP3064 hereunder. – (GP3064) – (2001272)

GP 3064



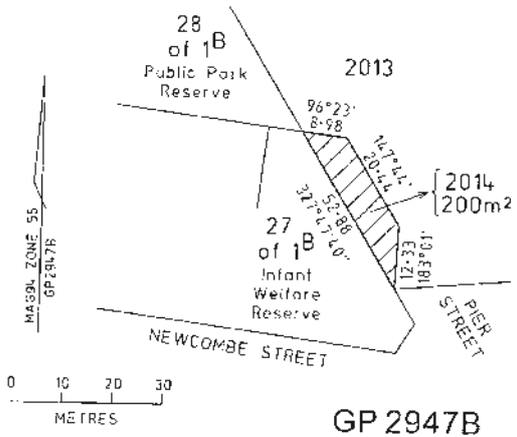
MUNICIPAL DISTRICT OF THE  
CITY OF GREATER GEELONG

PORTARLINGTON – Public purposes; area 2282 square metres, being Crown Allotment 2013, Township of Portarlington, Parish of Bellarine as indicated by hatching on plan GP2947A hereunder. – (GP2947A) – (0701978)



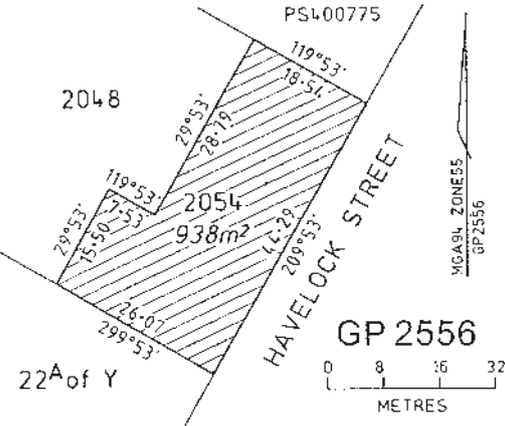
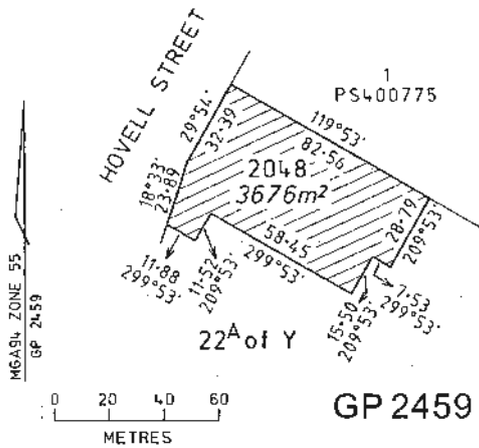
NB. For easement information see OP122953

PORTARLINGTON – Public purposes (Pre-School Centre); area 200 square metres, being Crown Allotment 2014, Township of Portarlington, Parish of Bellarine as indicated by hatching on plan GP2947B hereunder. – (GP2947B) – (0702030)



MUNICIPAL DISTRICT OF THE  
CITY OF WODONGA

WODONGA – Public purposes (Civic Centre); being Crown Allotment 2048, Township of Wodonga, Parish of Wodonga (area 3676 square metres) as indicated by hatching on plan GP2459 hereunder and Crown Allotment 2054, Township of Wodonga, Parish of Wodonga (area 938 square metres) as indicated by hatching on plan GP2556 hereunder. – (GP2459 and 2556) – (1104593)



This Order is effective from the date on which it is published in the Government Gazette.  
 Dated 15 March 2011  
 Responsible Minister  
 RYAN SMITH MP  
 Minister for Environment and  
 Climate Change

MATTHEW McBEATH  
 Clerk of the Executive Council

**Crown Land (Reserves) Act 1978**  
 ASSIGNMENT OF  
 NEW NAME TO CORPORATION  
 Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 14A(5) of the **Crown Land (Reserves) Act 1978** [the Act] assigns the new corporate name 'Lockington Recreation Reserve Committee of Management Incorporated' to the corporation constituted under section 14A(1)

of the said Act as the 'Lockington Public Hall Committee of Management Incorporated' by Order in Council of 16 June 1993 vide Government Gazette of 17 June 1993 – page 1558.

File Ref: Rs 13094 [0609810]

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

Dated 15 March 2011

Responsible Minister  
 RYAN SMITH MP  
 Minister for Environment and  
 Climate Change

MATTHEW McBEATH  
 Clerk of the Executive Council

**Land Act 1958**  
 CLOSURE OF UNUSED ROADS  
 Order in Council

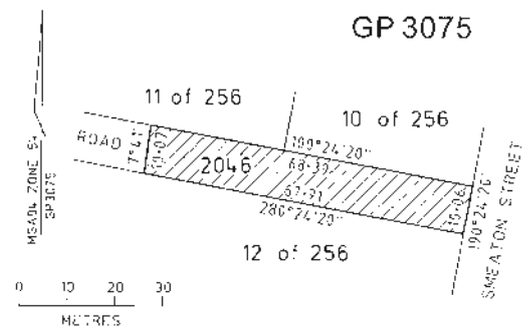
The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipality in which the road is situated closes the following unused road:

MUNICIPAL DISTRICT OF THE  
 RURAL CITY OF WANGARATTA

MYRRHEE – The road being the land in the Parish of Myrrhee temporarily reserved for Road and Watering purposes [area 4.52 hectares, more or less] by Order in Council of 30 March 1886 and published in the Government Gazette of 2 April 1886 – 2007 page 899. – (Rs 2004570)

MUNICIPAL DISTRICT OF THE  
 NORTHERN GRAMPIANS SHIRE COUNCIL

STAWELL – The road in the Parish of Stawell being Crown Allotment 2046 as indicated by hatching on plan GP3075 hereunder. – (GP3075) – (022016383)



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

Dated 15 March 2011

Responsible Minister  
RYAN SMITH MP  
Minister for Environment and  
Climate Change

MATTHEW McBEATH  
Clerk of the Executive Council

#### **Borrowing and Investment Powers Act 1987**

APPROVAL BY THE  
GOVERNOR IN COUNCIL OF  
FINANCIAL ACCOMMODATION POWERS  
FOR VITS LANGUAGELINK

Order in Council

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council, under section 17B of the **Borrowing and Investment Powers Act 1987** (the Act) hereby declares that sections 5, 8, 10, 11, 13 and 15 of the Act apply to VITS LanguageLink, with effect from and including the date it is published in the Government Gazette.

Dated 15 March 2011

Responsible Minister  
KIM WELLS MP  
Treasurer

MATTHEW McBEATH  
Clerk of the Executive Council

#### **Borrowing and Investment Powers Act 1987**

APPROVAL BY THE  
GOVERNOR IN COUNCIL OF  
FINANCIAL ACCOMMODATION POWERS  
FOR COLIBAN REGION WATER  
CORPORATION

Order in Council

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council, under section 17A of the **Borrowing and Investment Powers Act 1987** (the Act) hereby declares that section 15 of the Act applies to Coliban Region Water Corporation, with effect from and including the date it is published in the Government Gazette.

Dated 15 March 2011

Responsible Minister  
KIM WELLS MP  
Treasurer

MATTHEW McBEATH  
Clerk of the Executive Council

#### **County Court Act 1958**

CONTINUATION OF RIGHT TO  
A JUDICIAL PENSION FOR  
RETIRED COUNTY COURT JUDGE

Order in Council

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council, under section 14(3A) of the **County Court Act 1958** determines that the right of David Anthony Talbot Jones to a judicial pension shall not be suspended by reason of the operation of section 14(3A)(b)(i) of that Act, while he holds any office or place of profit for the purpose of conducting an inquiry into the effect of arrangements made by the Country Fire Authority (CFA) on the recruitment, training, deployment, utilisation and support of CFA volunteers, and at the conclusion of the inquiry, make recommendations to address any shortcomings or difficulties identified as a result of the inquiry.

Dated 15 March 2011

Responsible Minister  
ROBERT CLARK MP  
Attorney-General

MATTHEW McBEATH  
Clerk of the Executive Council

#### **Domestic Animals Act 1994**

ORDER EXEMPTING GREYHOUNDS  
REGISTERED UNDER THE GREYHOUND  
ADOPTION PROGRAM FROM OPERATION  
OF SECTION 27(1)(A)

Order in Council

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council under section 5 of the **Domestic Animals Act 1994** ('the Act') makes the following Order:

##### **1. Objectives**

The objectives of this Order are to –

- (a) revoke the Order made on 14 December 1999 and published in Government Gazette No. G50 on 16 December 1999, page 2729, exempting greyhounds registered under the Greyhound Adoption Program and adopted under contract with the 'Greyhound Racing Control Board' from operation of section 27(1)(a).

- (b) exempt a class of animal, being greyhounds registered under the Greyhound Adoption Program and adopted under contract with 'Greyhound Racing Victoria,' from the operation of section 27(1)(a) of the Act.

## 2. Revocation

The Order made on 14 December 1999 and published in Government Gazette No. G50 on 16 December 1999, page 2729, exempting a class of animal being greyhounds registered under the Greyhound Adoption Program and adopted under contract with the 'Greyhound Racing Control Board,' from the operation of section 27(1)(a) of the Act is revoked.

## 3. Exemption

This Order exempts a class of animal, being greyhounds registered under the Greyhound Adoption Program and adopted under contract with 'Greyhound Racing Victoria,' from the operation of section 27(1)(a) of the Act.

## 4. Conditions on exempted animals

Greyhounds exempted under clause 3 must wear an identifiable green collar provided by Greyhound Racing Victoria when outside the owner's premises.

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

Dated 15 March 2011

Responsible Minister  
PETER WALSH MP  
Minister for Agriculture and  
Food Security

MATTHEW McBEATH  
Clerk of the Executive Council

### Domestic Animals Act 1994

#### ORDER EXEMPTING GREYHOUNDS REGISTERED WITH GREYHOUND RACING VICTORIA FROM DIVISION 1 OF PART 2

Order in Council

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council under section 5 of the **Domestic Animals Act 1994** ('the Act') makes the following Order:

## 1. Objectives

The objectives of this Order are to –

- (a) revoke the Order made on 1 April 1996 and published in Government Gazette No. G13 on 4 April 1996, page 855, exempting greyhounds registered with the National Coursing Association or the Greyhound Racing Control Board from operation of Part 2, Division 1 of the Act, made on 1 April 1996; and
- (b) exempt a class of animal, being greyhounds registered with Greyhound Racing Victoria, from operation of Division 1 of Part 2 of the Act.

## 2. Revocation

The Order made by the Governor in Council on 1 April 1996 and published in the Government Gazette No. G13 on 4 April 1996, page 855, exempting a class of animal, being greyhounds registered with the National Coursing Association or the Greyhound Racing Control Board, from the operation of Part 2, Division 1 of the Act is revoked.

## 3. Exemption

This Order exempts a class of animal, being greyhounds registered with Greyhound Racing Victoria, from the operation of Division 1 of Part 2 of the Act. This exemption does not apply to greyhounds that have gone through the 'Greyhound Adoption Program' operated by Greyhound Racing Victoria or its predecessors.

## 4. Conditions on exempted animals

A condition of this exemption is that greyhounds registered with Greyhound Racing Victoria are uniquely identifiable in a manner that meets the requirements of the Greyhound Racing Victoria Board, being either an ear tattoo and/or a prescribed permanent identification device.

This Order comes into effect from the date it is published in the Government Gazette.

Dated 15 March 2011

Responsible Minister  
PETER WALSH MP  
Minister for Agriculture and  
Food Security

MATTHEW McBEATH  
Clerk of the Executive Council

**Wildlife Act 1975**

## CLASSIFICATION OF STATE WILDLIFE RESERVES AS STATE GAME RESERVES

## Order in Council

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council under section 15(2) of the **Wildlife Act 1975** classifies the State Wildlife Reserves listed in Schedule 1 of this Order as State Game Reserves from 19 March 2011 and revokes this classification on 16 March 2012.

This Order to take effect from the date it is published in the Government Gazette.

**SCHEDULE 1**

<b>State Wildlife Reserve name</b>	<b>Section</b>	<b>Allotment</b>	<b>Parish</b>
Fresh-water Swamp, Woodside Beach	2	18H	Balloong
Heard Lake	No section	1B	Lowan
Heard Lake	No section	35	Tooan
Lake Muirhead	7	D	Parrie Yalloak
Lake Wandella	C	12A	Meran
Lignum Swamp	No section	16	Murrandarra
Pot Brook	C	17A	Yallakar

Dated 15 March 2011

Responsible Minister

RYAN SMITH

Minister for Environment and Climate Change

MATTHEW McBEATH  
Clerk of the Executive Council

**LATE NOTICES****Subordinate Legislation Act 1994**

## NOTICE OF PREPARATION OF REGULATORY IMPACT STATEMENT

## Dangerous Goods (Explosives) Regulations 2011

Notice is given that, in accordance with section 11 of the **Subordinate Legislation Act 1994**, a Regulatory Impact Statement (RIS) has been prepared in relation to the proposed Dangerous Goods (Explosives) Regulations 2011 (proposed Regulations).

Copies of the RIS and the proposed Regulations are now available for public review and comment. Closing date for submissions is Friday 15 April 2011.

The proposed Regulations will replace the Dangerous Goods (Explosives) Regulations 2000 which are due to expire on 26 June 2011.

The main objective of the proposed Regulations is to ensure the safety of people and property in the context of the manufacture, transport, storage, sale, use, disposal and import of explosives. The proposed Regulations also provide for the management of risks arising out of security concerns associated with explosives. New inclusions in the proposed Regulations are also intended to address national security issues by reducing the likelihood that explosives can be diverted for terrorist purposes.

The RIS discusses possible alternatives to the proposed Regulations including a more performance based approach to regulation, and a longer licensing period. The RIS concludes that the proposed Regulations are the best means of achieving the stated objectives.

The RIS considers the costs and benefits of the proposed Regulations and concludes that adoption of the proposed Regulations will yield net benefits over the next 10 years.

Public comments are invited on the RIS and the proposed Regulations. Copies can be obtained by:

- downloading from WorkSafe's website, [www.worksafe.vic.gov.au](http://www.worksafe.vic.gov.au)
- ordering from WorkSafe publications [tel: (03) 9641 1444, fax: (03) 9641 1330 or email [publications@worksafe.vic.gov.au](mailto:publications@worksafe.vic.gov.au)]

Written submissions should be mailed no later than close of business on Friday 15 April 2011 to:

Manager  
Legislative and Regulatory Services Branch  
WorkSafe Victoria  
222 Exhibition Street  
Melbourne, Victoria 3000.

Submissions by e-mail should be forwarded by the same date to the following address: [explosivesregs\\_review@worksafe.vic.gov.au](mailto:explosivesregs_review@worksafe.vic.gov.au)

All submissions will be treated as public documents unless clearly identified as being confidential.

Enquiries about the regulatory package should be directed to the WorkSafe Advisory Service tel: 1800 136 089 (toll free) or (03) 9641 1444 [office hours from 9 am to 5 pm].

GREG TWEEDLY  
Chief Executive  
WorkSafe Victoria

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**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:

11. *Statutory Rule:* Subordinate  
Legislation  
(Accident  
Compensation  
Regulations  
2001 - Extension  
of Operation)  
Regulations 2011

*Authorising Act:* Subordinate  
Legislation  
Act 1994

*Date first obtainable:* 17 March 2011

*Code A*

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### PRICING FOR SPECIAL GAZETTE, PERIODICAL GAZETTE AND VICTORIAN LEGISLATION

Retail price varies according to the number of pages in each Victoria Government Special Gazette, Victoria Government Periodical Gazette and Victorian legislation. The table below sets out the prices that apply.

<i>Price Code</i>	<i>No. of Pages (Including cover and blank pages)</i>	<i>Price*</i>	<i>Price Code</i>	<i>No. of Pages (Including cover and blank pages)</i>	<i>Price*</i>
A	1–16	\$3.80	# Z	1406–1470	\$113.00
B	17–32	\$5.70	# ZA	1471–1535	\$118.00
C	33–48	\$7.80	# ZB	1536–1610	\$123.00
D	49–96	\$12.20	# ZC	1611–1665	\$128.00
E	97–144	\$15.75	# ZD	1666–1730	\$133.00
F	145–192	\$18.65	# ZE	1731–1795	\$138.00
G	193–240	\$21.50	# ZF	1796–1860	\$143.00
H	241–288	\$22.90	# ZG	1861–1925	\$148.00
I	289–352	\$25.75	# ZH	1926–1990	\$153.00
J	353–416	\$30.10	# ZI	1991–2055	\$158.00
K	417–480	\$34.35			
L	481–544	\$40.10			
M	545–608	\$45.80			
N	609–672	\$50.55			
O	673–736	\$57.25			
P	737–820	\$63.00			
# Q	821–885	\$68.50			
# R	886–950	\$73.00			
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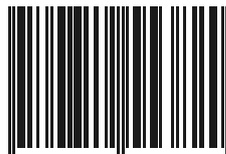
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