



Victoria Government Gazette

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No. G 8 Thursday 23 February 2012

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GENERAL

TABLE OF PROVISIONS

Private Advertisements		Government and Outer Budget Sector	
Dissolution of Partnership		Agencies Notices	305
EPA Trading	300	Orders in Council	354
Estates of Deceased Persons		Acts: Corrections;	
A. B. Natoli Pty	300	Land Acquisition and	
ANZ Trustees Legal Services	300	Compensation	
Basile & Co. Pty Ltd	300	Obtainables	356
Celina Roth	300		
De Marco Lawyers	301		
Donald & Ryan Lawyers	301		
Ellinghaus Weill	301		
E. P. Johnson & Davies	301		
Frank Plata	301		
George Z. Conrad	301		
J. A. Middlemis	302		
John Boundy	302		
John J. Byrne Lawyer Pty Ltd	302		
Kingston Lawyers	302		
Mason Sier Turnbull	302		
Pietrzak Solicitors	303		
Ralph James Smith	303		
Rosemary Lyons	303		
Russo Pellicano Carlei	303		
Stidston Warren Lawyers	303		
Terence McMullan	304		
The Trust Company (Legal Services) Pty Ltd	304		
Sale by the Sheriff			
Christine Helen Moroney	304		

Advertisers Please Note

As from 23 February 2012

The last Special Gazette was No. 45 dated 21 February 2012.

The last Periodical Gazette was No. 1 dated 14 June 2011.

How To Submit Copy

- See our webpage www.gazette.vic.gov.au
 - or contact our office on 8523 4601
between 8.30 am and 5.30 pm Monday to Friday
-

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

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

**PUBLICATION OF THE VICTORIAN GOVERNMENT GAZETTE (General)
LABOUR DAY WEEK 2012 (Monday 12 March 2012)**

Please Note New Deadlines for General Gazette G11/12:

The Victoria Government Gazette (General) for Labour Day week (G11/12) will be published on **Thursday 15 March 2012**.

Copy deadlines:

Private Advertisements	9.30 am on Friday 9 March 2012
Government and Outer Budget Sector Agencies Notices	9.30 am on Tuesday 13 March 2012

Office Hours:

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

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

JENNY NOAKES
Government Gazette Officer

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

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JENNY NOAKES
Government Gazette Officer

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership subsisting between Villa Lipari Ltd (ACN 105 295 038) and Eastcombe Proprietary Limited (ACN 006 728 981), trading as EPA Trading, has been dissolved on and from 31 December 2011.

WILLIS SIMMONDS LAWYERS,
6/1 North Concourse, Beaumaris, Victoria 3193.

Re: JEAN EVELYN ROSE, late of 129 Coleman Parade, Glen Waverley, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 December 2011, are required by the trustee, Thomas Alexander Rose, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he has notice.

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

NOTICE OF CLAIMANTS UNDER TRUSTEE ACT 1958

(SECTION 33 NOTICE)

Notice to Claimants

NORMA EVA DOUGALL, late of Bayview Nursing Home, 1295 Frankston Dandenong Road, Carrum Downs, Victoria, bank worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 August 2011, are required by ANZ Trustees Limited (formerly ANZ Executors and Trustee Company Limited), the executor of the Will of the deceased, with leave being reserved to Christine Elizabeth Rose, to send particulars of their claims to them, care of the undermentioned solicitors, by 24 April 2012, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

ANZ TRUSTEES LEGAL SERVICES,
Level 42, 55 Collins Street, Melbourne 3000.

Re: Estate WILSIE MARION WHITELAW, deceased.

In the estate of WILSIE MARION WHITELAW, late of Glenarm, Burgoyne Street, Kerang, Victoria, home duties, deceased.

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

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

Re: Estate CYRIL JOSEPH WILKINSON, deceased.

In the estate of CYRIL JOSEPH WILKINSON, late of 23 Cullen Street, Kerang, Victoria, field surveys assistant, deceased.

Creditors, next-of-kin and all others having claims against the estate of the said deceased, are required by Denis Marshall Wilkinson and Graeme Rocklea Martin, the executors of the Will of the deceased, to send particulars of such claims to them, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

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

Re: Estate of JEAN MAY KENNAN.

Creditors, next-of-kin and others having claims in respect of the estate of JEAN MAY KENNAN, late of Oak Towers Aged Care Facility, 139 Atherton Road, Oakleigh 3166, in the State of Victoria, the deceased, who died on 9 October 2011, are required by Ruth May Kennan, the executor named in the First Codicil to the Will of the said JEAN MAY KENNAN, to send particulars thereof to the undermentioned solicitors, by 30 April 2012, after which date she will distribute the assets, having regard only to the claims of which notice has been received.

CELINA ROTH, solicitor,
146 Church Street, Brighton 3186.

Re: EDWARD SENDRA, late of 9 Granville Street, Glenroy, Victoria, retired storeman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 December 2011, are required by the trustee, Henry Sendra, 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.

Re: DAVID GEORGE DRAFFIN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of DAVID GEORGE DRAFFIN, late of 72 Caroline Street, South Yarra, Victoria, airline clerk, deceased, who died on 8 September 2011, are required by the executor to send particulars of their claim to her, care of the undermentioned solicitors, by 7 August 2012, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which she then shall have notice.

DONALD & RYAN LAWYERS, solicitors,
304 High Street, Kew 3101.

Re: JOSEPH LOGAN AYRE FRANCEY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of JOSEPH LOGAN AYRE FRANCEY, late of 25 Kanowindra Crescent, Greensborough, in the State of Victoria, and formerly of 1/43A Morwell Avenue, Watsonia, in the said State, retired physicist, deceased, who died on 27 October 2011, are required by the executor to send particulars of their claim to her, care of the undermentioned solicitors, by 13 August 2012, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which she then shall have notice.

DONALD & RYAN LAWYERS, solicitors,
304 High Street, Kew 3101.

GLEN IRVING OLIVER, late of Unit 1, 336 St Kilda Street, Brighton, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 July 2011, are required by the personal representative, Peggy Elenore Oliver, to send particulars to her, care of the undermentioned solicitors, by 30 April 2012, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

ELLINGHAUS WEILL, solicitors,
79-81 Franklin Street, Melbourne 3000.

Re: MATTHEW JOSEPH KOCZOROWSKI, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of MATTHEW JOSEPH KOCZOROWSKI, late of 12 Mahoney Crescent, Seaford, Victoria, distribution clerk, deceased, who died on 9 May 2011, are to send particulars of their claims to the executors, care of the undermentioned solicitors, by 1 May 2012, after which date the executors will distribute the assets, having regard only to the claims of which they then have notice.

E. P. JOHNSON AND DAVIES,
52 Collins Street, Melbourne 3000.

Re: Estate of MARIA TUREK, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of MARIA TUREK, late of 41 Manchester Drive, Sydenham, Victoria, deceased, who died on 25 June 2011, are to send particulars of their claims to the executrix, care of the undermentioned solicitors, by 17 May 2012, after which the executrix will distribute the assets, having regard only to the claims of which she then has notice.

FRANK PLATA, solicitor,
14 Verdon Street, Williamstown 3016,
Tel: 9397 6533.

**NOTICE TO CLAIMANTS UNDER
TRUSTEE ACT 1958**

Section 33 Notice

COLIN MCGREGOR, late of Unit 3/15 Codrington Street, Dromana, Victoria, draftsman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 January 2011, are required by the trustee, George Zbigniew Conrad, to send particulars to PO Box 214, Dromana, Victoria 3936, by 27 May 2012, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

**NOTICE TO CLAIMANTS UNDER
TRUSTEE ACT 1958**

Section 33 Notice

Re: FRANCIS LEO HODGSON, deceased.

Creditors, next-of-kin or others having claims in respect of the deceased, who died on 2 August 2011, are required by the trustee, Ian Hodgson, to send particulars to PO Box 214, Dromana, Victoria 3936, by 27 April 2012, after which date the trustee may convey or distribute the assets, having regards to the claims of which the trustee has notice.

DAVID CHARLES MARTIN, late of 5/74 Stradbroke Avenue, Swan Hill, Victoria, finance officer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 September 2011, are required by Barry Robert Martin, the executor of the Will of the deceased, to send particulars of their claims to him, care of the undermentioned solicitor, by 30 April 2012, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

J. A. MIDDLEMIS, barrister and solicitor,
30 Myers Street, Bendigo 3550.

JOHN DOUGLAS PERKS, late of 5 Marroo Street, North Bendigo, Victoria 3550, cable joiner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 September 2011, are required by Ian Michael Perks, the executor of the Will of the deceased, to send particulars of their claims to him, care of the undermentioned solicitor, by 30 April 2012, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

J. A. MIDDLEMIS, barrister and solicitor,
30 Myers Street, Bendigo 3550.

KEVIN FRANCIS PATON, deceased, late of 285 Atlas Road, Junortoun.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 September 2011, are required by the trustees, Adrian John Cummins and John Boundy, both care of John Boundy, solicitor, 92 Wills Street, Bendigo, Victoria, to send particulars to the trustees by 23 April 2012, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

JOHN BOUNDY, solicitor,
92 Wills Street, Bendigo 3550.

Creditors, next-of-kin and others having claims against the estate of CHRISTOPHER JOHN MARTIN, late of Unit 5, 1 Washington Street, Toorak, Victoria, who died on 5 October 2011, are required by the executor, Equity Trustees Limited, ACN 004 031 298, to send detailed particulars of their claims to the said executor, care of John J. Byrne Lawyer Pty Ltd, of 216 Charman Road, Cheltenham 3192, by 23 April 2012, after which date it will proceed to distribute the said estate, having regard only to the claims of which it then has notice.

JOHN J. BYRNE LAWYER PTY LTD,
216 Charman Road, Cheltenham 3192.

Re: NORMAN PERCIVAL WILSON, late of 14 Tuck Street, Cheltenham, Victoria, retired police officer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of NORMAN PERCIVAL WILSON, deceased, who died on 14 September 2011, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 30 April 2012, after which date the executors will distribute the assets, having regard only to the claims of which they then have notice.

KINGSTON LAWYERS, solicitors,
8 Station Road, Cheltenham, Victoria 3192.

Re: LEILA RACHEL PATERSON, late of 11 Ormiston Street, Mount Waverley, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 October 2011, are required by the trustee, Susan Frances Marie Tregear, to send particulars to her solicitors at the address below by 23 April 2012, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of JULIAN ALTMAN, late of 3/11 Park Avenue, Carnegie, Victoria, pensioner, deceased, who died on 27 January 2012, are required to send particulars of such claims to the executor, care of the undermentioned solicitors, by 24 April 2012, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

PIETRZAK SOLICITORS,
222 LaTrobe Street, Melbourne 3000.

Creditors, next-of-kin and others having claims in respect of the estate of ANIELA SWIATEK, late of 7 Riverside Place, Keilor East, Victoria, pensioner, deceased, who died on 7 July 2011, are required to send particulars of such claims to the executor, care of the undermentioned solicitors, by 24 April 2012, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

PIETRZAK SOLICITORS,
222 LaTrobe Street, Melbourne 3000.

JAMES SMITH SOUTER, late of Anam Cara House Geelong, 142 Myers Street, Geelong, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 18 October 2011, are required by the trustee, Mary-Cath Murray, to send particulars of their claims to the trustee, in the care of the undermentioned legal practitioner, by 30 April 2012, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

RALPH JAMES SMITH, solicitor,
6 The Centreway, Lara, Victoria 3212.

Re: MARY AMELIA LYONS, deceased.

Creditors, next-of-kin and other persons having claims against the estate of MARY AMELIA LYONS, of 19 Deschamps Street, Lilydale, Victoria, who died on 20 July 2011, are required by the executors, John Reginald Lyons and Rosemary Ann Lyons, to send particulars of their claims to them at the following address by 24 April 2012, after which date they may convey or distribute the estate, having regard to the claims of which they then have notice.

ROSEMARY LYONS,
PO Box 7246, Tathra, NSW 2550.

Re: ANNUNZIATA MILETO, late of Villa Lombardia Nursing Home, 15 Stanley Street, Keysborough, Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 May 2011, are required by Romana Mileto, the trustee of the estate of the deceased, to send particulars of their claims to her, care of the undermentioned lawyers, by 23 April 2012, by which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

RUSSO PELLICANO CARLEI, lawyers,
43 Atherton Road, Oakleigh, Victoria 3166.

Re: BRIAN JAMES SULLIVAN, late of 62 St Albans Street, Mount Waverley, Victoria, retired land surveyor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 May 2011, are required by William Gerard Sullivan and Michelle Catherine Greves (in the Will called Michelle Catherine Sullivan), the trustees of the estate of the deceased, to send particulars of their claims to them, care of the undermentioned lawyers, by 23 April 2012, by which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

RUSSO PELLICANO CARLEI, lawyers,
43 Atherton Road, Oakleigh, Victoria 3166.

CLARICE RIDGEWAY, late of 1 Durham Court, Mount Martha, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 August 2011, are required by the executors, Jillian Le Couteur, of 1 Durham Court, Mount Martha, Victoria and Beverley Ann Kearney, of 16 River Street, Nagambie, Victoria, to send particulars to them, care of Stidston Warren Lawyers, by 28 April 2012, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

ETHEL THERESE SCANLON, late of 78 Hospital Street, Heathcote, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 November 2011, are required by the executors, Frances Anne Lockett of 88 Red Burns Lane, Heathcote, Victoria, and Linda Mary Moss of 9 Leichardt Court, Warragul, Victoria, and Kerry Lee Burniss of 191 Leckies Lane, Mt Carmel, Victoria, to send particulars to them, care of Stidston Warren Lawyers, by 29 April 2012, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: Estate of JESSIE LILY HOBBS.

Creditors, next-of-kin and others having claims in respect of the estate of JESSIE LILY HOBBS, deceased, late of 19 Tarana Avenue, Upper Ferntree Gully, Victoria, who died on 22 July 2011, are required to send particulars of such claims to the executors, Trevor Charles Hobbs, June Elizabeth Greig, Annette Lillian McDonald and Ian Robert Hobbs, care of the undermentioned solicitor, by 24 April 2012, after which date the executors may convey or distribute the assets, having regard only to the claims of which the executors then have notice.

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

JEAN GUY, late of Lovell House, 389 Alma Road, Caulfield North, Victoria, retired office supervisor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 September 2011, are required by

The Trust Company (Australia) Limited, ACN 000 000 993, of 3/530 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 30 April 2012, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

THE TRUST COMPANY (LEGAL SERVICES)
PTY LTD,
3/530 Collins Street, Melbourne, Victoria 3000.

JOHANNES ANTONIUS SCHOENMAKERS (also known as John Schoenmakers), late of Dutch Care, 722 Mt Dandenong Road, Kilsyth, Victoria, retired plastic supervisor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 July 2011, are required by The Trust Company (Australia) Limited, ACN 000 000 993, of 3/530 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 1 May 2012, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

THE TRUST COMPANY (LEGAL SERVICES)
PTY LTD,
3/530 Collins Street, Melbourne, Victoria 3000.

SALE BY THE SHERIFF

On Thursday 29 March 2012 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Christine Helen Moroney of 10 Rossburn Drive, Etobicoke, Ontario M9C2P6, Canada. Sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 11170 Folio 330 upon which is erected a residential dwelling known as 18 Borrack Crescent, Mernda.

Registered Mortgage (Dealing No. AH350679V), Registered Covenant (Dealing No. PS627066X) affect the said estate and interest.

Payment Terms – Full payment at fall of hammer. Cash/Eftpos (Debit Cards only), bank cheque or solicitors trust account cheque. No Credit cards.

There are no exceptions to these terms.

Contact Sheriff's Asset Administration Services on (03)9947 1539 or realestatesection@justice.vic.gov.au for enquiries.

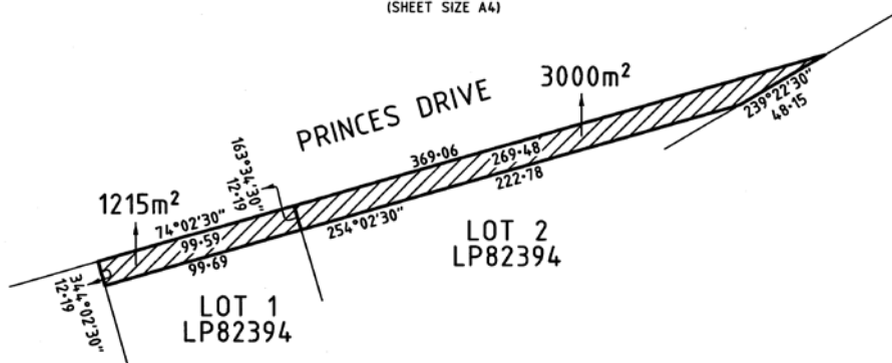
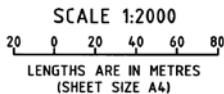
SHERIFF

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**

LATROBE CITY COUNCIL
Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Latrobe City Council, at its ordinary meeting held on 6 February 2012, formed the opinion that the unconstructed road reserve contained in Certificate of Title Volume 8181 Folio 768, being Road R1 on LP 82394, shown hatched on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road subject to any right, title, power or interest held by the Central Gippsland Water Corporation (Gippsland Water) in respect to any sewers, drains or pipes under its control and transfer the land by private treaty to the adjoining property owners.

ROAD CLOSURE DIAGRAM
PARISH OF MARYVALE
CROWN ALLOTMENT 64 (PART)
& PART OF A FORMER GOVERNMENT ROAD



NOTE:
THE ROAD SHOWN HATCHED IS TO BE CLOSED

PAUL BUCKLEY
Chief Executive Officer



Mildura Rural City Council

Road Closure – Township of Mildura

Pursuant to the provisions of schedule 10, clause 3 and section 206 of the **Local Government Act 1989**, Mildura Rural City Council hereby advises of its intention under delegation to discontinue that part of Carter Lane as shown hatched on the plan below.



MARK HENDERSON
Chief Executive Officer

BAYSIDE CITY COUNCIL

Public Notice

Proposed Neighbourhood Amenity Local Law

Notice is given that at a meeting of Bayside City Council (Council) held on 14 February 2012, Council proposed to make a local law titled 'Local Law No. 2: Neighbourhood Amenity' (the Proposed Local Law).

The following information about the Proposed Local Law is provided in accordance with section 119(2) of the **Local Government Act 1989** (the Act):

Purpose of the Proposed Local Law

If made, the purposes of the Proposed Local Law will be to:

- secure community safety;
- protect public assets;
- enhance neighbourhood amenity;
- embrace best practice local law making principles of accessibility, accountability, compliance, consistency, currency, efficiency, enforceability, necessity and transparency;
- be consistent with Council's overall objectives and policies, in particular:
 - to maintain neighbourhood character;
 - to preserve our built and natural heritage;
 - to provide equitable access to services and facilities;
 - to provide equity in access to our open space and foreshore;
 - to maintain suitable infrastructure; and
 - to provide a sense of community in our villages and activity centres;
- provide for the administration of Council's powers and functions;
- consolidate Council's previous Local Laws 2, 3 and 4; and
- revoke any redundant Local Laws.

General purport of the Proposed Local Law

If made, the Proposed Local Law will:

- provide for the administration of the Local Law and empower Authorised and Delegated Officers to issue Notices to Comply, act in urgent circumstances and impound animals, items or other things;
- create an offence if a person fails to comply with a Notice to Comply;
- regulate applications for, and the granting of, permits under the Local Law;
- regulate the setting of fees and charges that apply under the Local Law;
- make it an offence for a person to apply a name to a road without Council's consent;
- require people who have been allocated property numbers to mark their property with that number;
- make it an offence for an owner or occupier to cause or allow their land to be kept in a manner which is unsightly or detrimental to the amenity of the neighbourhood;
- make it an offence for an owner or occupier of private property to allow any graffiti to remain on any building or structure on their property;
- make it an offence for a person who owns or has the control and management of any building, structure or asset on Council Land to allow any graffiti to remain on that building, structure or asset;
- make it an offence for an owner or occupier to allow their land to be kept in a manner which is dangerous or likely to cause danger to life or property;

- make it an offence for an occupier to whom Council provides a waste collection service not to comply with the Guidelines for domestic waste, recyclable and hard rubbish services incorporated in Schedule 1 to the Local Law;
- make it an offence for a person to remove or interfere with any recyclable material or hard rubbish left on a road, or at any other collection point;
- make it an offence for a person to burn or cause to be burnt in the open air any offensive materials or, unless certain circumstances exist, burn or cause to be burnt in the open air any other materials;
- make it an offence for a person to cause offensive emissions of smoke and odour to enter a neighbouring property;
- make it an offence for an owner or occupier not to ensure that necessary steps are taken to prevent fires on their land or ensure that their land is kept free of undergrowth exceeding 300 mm in height;
- make it an offence for a person to camp on private property unless certain circumstances exist;
- make it an offence for owners or occupiers of land to install certain audible intruder alarms;
- make it an offence for a person to keep, store, repair or use shipping containers on Council Land, or without Council consent, on private property;
- make it an offence for a person to destroy, damage or alter significant trees or protected trees (including replacement trees) on private property unless specified circumstances exist;
- make it an offence for an owner or occupier of land to allow a tree or vegetation to grow so as to overhang an abutting road or present a hazard of the kind specified;
- make it an offence for a person to allow a tree or plant on his or her land to cause damage to or interference with any fixture or other erection or drain under Council's control;
- make it an offence for an owner or occupier of land to keep certain types of animals, or keep certain types of animals in specified numbers, without Council consent;
- make it an offence for the owner or occupier of any land where animals are kept not to provide accommodation in accordance with the Guidelines in Schedule 1 to the Local Law;
- make it an offence for a person in charge of an animal not to carry a litter device, and not to remove and dispose of that animal's faeces once deposited, on Council Land;
- make it an offence for an owner or occupier not to take steps to remove wasps nests within 7 days of becoming aware that such wasps nests exist on their land;
- make it an offence for a person to place or allow another person to place a bulk rubbish container on a road unless they have obtained Council consent;
- make it an offence for a person to use a motor bike or other motorised recreational vehicle on private property, or on any part of Council Land other than roads, unless specified circumstances exist;
- make it an offence for a person to dismantle, paint, carry out maintenance on or repair a vehicle on a road unless it is for the purpose of removing it;
- make it an offence for a person to leave any derelict, abandoned or unregistered vehicle on any Council Land unless they have Council consent;
- make it an offence for a person, without Council consent, to park or authorise the parking of any heavy or long vehicle on any road for which Council is the Responsible Road Authority for more than one hour, unless certain circumstances exist;
- make it an offence for a person, without Council consent, to keep or store heavy vehicles or long vehicles on roads that Council is responsible for or on any other land including private property and Council Land;

- make it an offence for a person, without Council consent, to use a road contrary to a sign that Council has erected because it has decided that the particular road is likely to be damaged by a particular class of vehicles and so those vehicles should be prohibited from using that road;
- make it an offence for a person to organise, conduct or hold a street party, festival or procession on a road, without Council approval;
- make it an offence for a person to conduct certain types of roadside trading or performing without Council consent;
- make it an offence for a person to trade from certain sites;
- make it an offence for a person to place or display any goods for sale on Council Land unless they have Council approval;
- make it an offence for a person to use Council Land for the purposes of outside dining (whether or not liquor consumption is intended) without first gaining Council approval;
- make it an offence for a permit holder not to move any outdoor eating facilities to which their permit relates if they are requested to do so;
- make it an offence for a person to erect or place an advertising sign on any part of a road or Council Land other than in accordance with a permit;
- make it an offence for a person to solicit or collect any waste materials, gifts or money or subscriptions or distribute handbills from Council Land or roads or from houses adjacent to Council Land or roads unless that person has first obtained Council consent;
- enable an occupier of land to arrange for the collection of trade waste from, or for the placement of a waste hopper or recycling bin on, their land in compliance with the Guidelines in Schedule 1 to the Local Law;
- make it an offence for a person to place any trade waste or material in a trade waste bin, waste hopper or recycling bin contrary to the notice on the hopper or recycling bin or to the Guidelines in the Local Law;
- make it an offence for trade waste and waste hoppers not to be kept on the land of the person on which the waste is generated except for the period from 12 hours before to four hours following collection of the waste;
- make it an offence for a person to tap into or interfere with any drain or open any road under Council's control unless they have Council consent;
- make it an offence for an owner of land not to have or maintain a vehicle crossing, or to install, construct, alter or reconstruct a vehicle crossing, in specified circumstances;
- make it an offence to remove, prune or damage any street tree as a result of constructing, installing, removing or altering a vehicle crossing;
- make it an offence for an owner not to repair or pay Council to repair damage to an existing driveway, crossing, footpath, tree or existing road occurring from building works on the property;
- make it an offence for a person, in certain circumstances, not to install a temporary vehicle crossing;
- make it an offence for a person to allow building works to commence or continue on private property unless that person has notified Council and complied with certain Council requirements;
- make it an offence for a person on a road to consume any liquor or have in their possession or control any liquor unless the liquor is in a container with an unbroken seal or certain circumstances exist;
- make it an offence, between sunset and sunrise, for a person in a municipal reserve or in a motor vehicle in a municipal reserve to consume or have in their possession any liquor unless the liquor is in a container with an unbroken seal or certain circumstances exist;

- make it an offence for a person to smoke in a municipal place that has been declared by Council to be a smoke free area;
- make it an offence for a person, in a municipal place, to behave in a manner that endangers others or unreasonably interferes with the quiet enjoyment of the municipal place by any other person;
- make it an offence for a person to destroy, damage, deface or interfere with a municipal place or any things located in a municipal place;
- make it an offence for a person to destroy, damage or interfere with a water course, ditch, creek, gutter, drain, tunnel, bridge, levee, culvert, or any directly adjoining fence, vested in or under the control of Council unless they are permitted to do so by Council;
- make it an offence for a person to leave a rubbish container, clothing recycling bin, movable structure, device, material or other object on Council Land if that object is causing an obstruction, is a danger to persons or is likely to obstruct traffic;
- make it an offence for a person in a municipal reserve to behave in a manner that endangers others or unreasonably interferes with their quiet enjoyment of the municipal reserve;
- make it an offence for people who are required to obtain a permit in order to use a municipal reserve in a specified way, not to use the municipal reserve in that way unless a permit has been obtained;
- make it an offence for a person to enter a municipal reserve other than via designated access points, during hours of operation and subject to certain conditions imposed by Council;
- make it an offence for a person to camp on Council Land unless that person is within a licensed caravan park or area where camping is expressly permitted by Council;
- make it an offence for a person to light a fire and/or to allow a lit fire to remain alight in specified places and circumstances;
- make it an offence for persons to congregate around lit fire in specified places unless those persons have obtained Council consent;
- make it an offence for a person to undertake any filming on Council Land where the film is for any commercial purpose and/or television broadcasting purpose, unless that person has gained Council permission;
- make it an offence for a person, without Council permission, to park any motor car, motor cycle or other motor vehicle on any part of a municipal reserve other than in a designated parking area;
- make it an offence for a person to ride or lead a horse, camel or other mountable animal on Council Land unless certain circumstances exist;
- make it an offence for a person to use a wheeled non-motorised recreational device and/or wheeled child's toy in an area where such use is expressly prohibited and designated by Council;
- make it an offence for a person to erect, place, establish, maintain or keep a bathing box in a municipal reserve unless that person has a licence from Council to do so;
- make it an offence for a person, while in a municipal building, to behave in a manner that endangers others or unreasonably interferes with others' quiet enjoyment of that municipal building;
- make it an offence for a person to organise or undertake any event in a municipal building without Council consent;
- make it an offence for a person to engage in an activity without a permit where the Local Law expressly requires that person to obtain a permit prior to engaging in that activity;
- make it an offence for a person to fail to comply with a permit condition; and
- empower an Authorised or Delegated Officer to issue an infringement notice for contravention of the Local Law, which may give rise to a penalty specified in the Local Law.

Copies of the Proposed Local Law and the explanatory Local Law Community Impact Statement may be inspected at Bayside City Council's Corporate Centre at 76 Royal Avenue, Sandringham during office hours, Council's Branch Libraries and on Council's website.

Any person may make a written submission relating to the Proposed Local Law. All submissions received by Council on or before 4.00 pm on Tuesday 27 March 2012 will be considered in accordance with section 223 of the Act. Submitters should note that all submissions are made available to the public in full (including any personal information). Any person making a submission is entitled to request (in the submission itself) to be heard in support of the submission by appearing before a Special Committee of Council (either personally or by a person acting on his or her behalf) on Monday 2 April 2012 at 6.30 pm at the Council Chambers, Civic Centre, Brighton.

Submissions should be marked 'S.223 Submission on Proposed Local Law No. 2 Neighbourhood Amenity' and lodged at the above office of Council, sent to Council at Bayside City Council, PO Box 27, Sandringham, Victoria 3191, or emailed to enquiries@bayside.vic.gov.au. Enquiries should be directed to Att. Ms. Lili James, Manager Amenity Protection, on 9599 4444.

Council will meet to consider making a local law in the form of the Proposed Local Law at its Ordinary Meeting on Tuesday 10 April 2012.

ADRIAN ROBB
Chief Executive Officer



GANNAWARRA
SHIRE COUNCIL

PUBLIC NOTICE

Proposal to Make a Local Law No. 1 Community Amenity

Public Notice is hereby given that at a meeting of Gannawarra Shire Council held on 15 February 2012, Council resolved to make a proposed new local law, entitled Local Law No. 1: Community Amenity. In accordance with the procedure set out in section 119 (2) of the **Local Government Act 1989**:

The purposes of the proposed new Local Law No. 1 Community Amenity are to:

- (1) secure community safety;
- (2) protect public assets;
- (3) enhance community amenity;
- (4) embrace best practice local law making principles of accessibility, accountability, compliance, consistency, currency, efficiency, enforceability, necessity and transparency;
- (5) be consistent with the Council's overall vision, strategies and policies, in particular to assist in maintaining a vibrant, caring and prosperous community offering social, economic and environmental sustainability for all, by:
 - (a) representing community interests and providing leadership in an open and accountable way;
 - (b) protecting and enhancing the natural and built environment for future generations;
 - (c) promoting sustainable business development and employment opportunities;
 - (d) enhancing the overall health and well-being of the community; and
 - (e) ensuring Council's assets and infrastructure are provided and managed in an appropriate, affordable and fair manner;

- (6) provide for the administration of the Council's powers and functions; and
- (7) revoke redundant Local Law No. 1 'Community Amenity' 2010.

The general purport of the proposed new Local Law No. 1 Community Amenity is to:

- provide for the administration of the proposed new Local Law and empower Authorised and Delegated Officers to act in urgent circumstances, to issue Notices to Comply, and to impound animals, items or things;
- make it an offence if a person fails to comply with a Notice to Comply;
- regulate permit applications, exemptions and the granting of permits under the Local Law;
- make it an offence to falsify a permit application;
- regulate the setting of fees and charges under the Local Law;
- make it an offence for any person without Council's consent to apply a name to a road;
- make it an offence for property owners allocated property numbers not to adequately mark their property with that number;
- create an offence for an owner or occupier to cause or allow their land to be kept in a manner which is unsightly or detrimental to the amenity of the neighbourhood;
- create an offence for an owner or occupier to allow their land to be kept in a manner which is dangerous or likely to cause danger to life or property;
- make it an offence for an occupier to whom Council provides a waste collection service not to comply with the Guidelines for domestic waste, recyclable and hard rubbish services incorporated in Schedule 1 to the Local Law;
- create an offence for an unauthorised person to remove or interfere with any recyclable material or hard rubbish left on a road, or at any other collection point for a Council authorised collection;
- create an offence for a person to light or burn any materials in the open air on a property less than 0.5 hectares;
- create an offence for a person to light or burn any materials in the open air on a property between 0.5 and 10 hectares without Council's consent, unless in a barbeque or properly constructed fireplace;
- create an offence for a person to light or burn any offensive materials in the open air on a property between 0.5 and 10 hectares or to cause offensive emissions of smoke and odour to enter a neighbouring property;
- create an offence for an owner or occupier to fail to ensure all necessary steps are taken to prevent fires on their land or to ensure that their land is kept free of weeds, undergrowth, other flammable materials or fire hazards;
- create an offence for a person to camp on private property unless certain circumstances exist or Council consents;
- create an offence for a person without Council consent to keep, store, repair or use shipping containers on Council Land, or on any private property of less than 0.5 hectares;
- create an offence for an owner or occupier of land to allow a tree or vegetation to obstruct traffic by overhanging an abutting road or presenting any other specified hazard;
- create an offence for a person to allow a tree or plant on his or her land to cause damage to or interference with any fixture or erection or drain under Council's control;
- make it an offence for an owner or occupier of land without Council's consent to keep certain types of animals, or keep more than specified numbers of certain types of animal;
- make it an offence for the owner or occupier of any land where animals are kept not to provide accommodation in accordance with the Guidelines in Schedule 1 to the Local Law or to continue to keep animals where unlawful accommodation is provided;

- create an offence for the owner or occupier of any land where animals are kept not to provide adequate fencing to prevent the animals escaping;
- create an offence for the owner or occupier of any land where sheep and other large animals are kept not to provide adequate fencing to prevent those animals escaping onto or remaining unattended on a public highway;
- make it an offence for a person in charge of an animal not to carry or present a litter device, and not to remove and dispose of that animal's faeces once deposited, on Council Land or on a Road;
- make it an offence for a person in charge of movement, grazing or droving livestock not to remove excrement or other deposits on a road likely to cause danger as soon as practical;
- make it an offence for an owner or occupier not to take all necessary steps to prevent any objectionable animal or bird noise from the property at unreasonable times;
- create an offence for a person without Council's consent, to cause damage to or store fodder on any part of a Road;
- make it an offence for a person to undertake regular movement of livestock on a road contrary to Guidelines incorporated in Schedule 1;
- create an offence for a person to drive or graze livestock on a road without, or contrary to conditions of, Council's consent;
- make it an offence for a person to transport animal or other offensive waste uncovered or to fail to remove any offensive waste from a road as soon as practical;
- make it an offence for a person to deposit waste or materials in a street litter bin or recycling bin contrary to signage;
- make it an offence for a person to place a clothing recycle bin on Council Land without Council's consent;
- make it an offence for a person to place or allow another person to place a bulk rubbish container on a road unless they have obtained Council consent;
- make it an offence for a person without Council's consent to use a motor bike or other motorised recreational vehicle on any private property less than 10 hectares, or on any part of Council Land other than roads, unless specified circumstances exist;
- make it an offence for a person to use a motor bike or other motorised recreational vehicle on any Council Land other than roads on any Fire Ban Day or Code Red Day;
- create an offence for a person to dismantle, paint, carry out maintenance on or repair a vehicle on a road unless it is for the purpose of removing it;
- create an offence for a person to leave any derelict, abandoned or unregistered vehicle on any Council Land without Council's consent;
- make it an offence for a person, without Council's consent, to park or authorise the parking of any heavy or long vehicle on roads that Council is responsible, for more than one hour, unless certain circumstances exist;
- make it an offence for a person, without Council's consent, to keep or store heavy vehicles or long vehicles on roads that Council is responsible, or on any other land including private property and Council Land;
- make it an offence where Council has resolved to prohibit the use of a road by a particular class of vehicles because that road is likely to be damaged by such vehicles for a person, without Council's consent, to use a road contrary to a sign declaring Council's prohibition;
- create an offence for a person to organise or hold a street party, festival or procession on a road, without Council's consent;
- make it an offence for a person to conduct certain types of roadside trading or performing without Council's consent;

- make it an offence for a person to trade from certain sites, with or without a Council permit;
- make it an offence for a person to place or display any goods for sale on Council Land without Council's consent;
- make it an offence for a person to use Council Land for the purposes of commercial outside dining (whether or not liquor consumption is intended) without Council's consent;
- make it an offence for a permit holder not to move any permitted outdoor eating facilities if requested by Council or an Authorised officer;
- make it an offence for a person to erect or place an advertising sign on any part of a road or Council Land without Council's consent;
- create an offence for a person without Council's consent to solicit or collect any waste materials, gifts or money or subscriptions or distribute handbills from Council Land or roads or from house to house, or to sell any goods from house to house;
- create an offence for an occupier of land to arrange for the collection of trade waste from, or for the placement of a waste hopper or recycling bin on, their land contrary to the Guidelines in Schedule 1 to the Local Law;
- make it an offence for a person to place any trade waste or material in a trade waste bin, waste hopper or recycling bin contrary to the notice on the hopper or recycling bin or to the Guidelines in the Local Law;
- make it an offence for trade waste and waste hoppers not to be kept on the land of the person on which the waste is generated except for the period from 12 hours before to four hours following collection of the waste;
- make it an offence for a person to open any road or tap into or interfere with any drain under Council's control without Council's consent;
- make it an offence for an owner of land not to have or maintain a vehicle crossing, or to install, construct, remove, or alter a vehicle crossing, in nominated circumstances;
- make it an offence to remove, prune or damage any street tree due to constructing, installing, removing or altering a vehicle crossing;
- make it an offence for an owner not to repair or pay Council to repair damage to an existing driveway, crossing, footpath, tree or existing road as a result of building works on the property;
- make it an offence for a person, in certain circumstances, not to install a temporary vehicle crossing;
- make it an offence for a person to allow building works to commence or continue on private property unless that person has notified Council and complied with specified Council requirements, including obtaining an Asset Protection Permit;
- make it an offence for a person on a road to consume any liquor or have in their possession or control any liquor other than in a sealed container unless certain circumstances exist;
- create an offence, for a person between sunset and sunrise, in a municipal reserve or in a motor vehicle in a municipal reserve to consume or have in their possession any liquor other than in a sealed container unless certain circumstances exist;
- create an offence for a person to consume alcohol in any area declared and signed alcohol-free by Council;
- create an offence for a person to provide, bring or use glass containers in an area where a Council permit prohibits glass containers;
- make it an offence for a person to smoke in a municipal place or on Council land or on a road that has been declared a smoke free area;
- make it an offence for a person, in a municipal place, to behave in a manner that endangers others or unreasonably interferes with the quiet enjoyment of the municipal place by any other person;

- make it an offence for an unauthorised person to destroy, damage, deface or interfere with a municipal place or any things located in a municipal place;
- make it an offence for a person to destroy, damage or interfere with a water course, ditch, creek, gutter, drain, tunnel, bridge, levee, culvert, or any directly adjoining fence, vested in or under the control of Council without Council's consent;
- make it an offence for a person to leave a rubbish container, clothing recycling bin, movable structure, device, material or other object on Council Land if that object is causing an obstruction, is a danger to persons or is likely to obstruct traffic;
- make it an offence for a person in a municipal reserve to behave in a manner that endangers others or unreasonably interferes with their quiet enjoyment of the municipal reserve;
- make it an offence for a person required to obtain a permit to use a municipal reserve in a specified way, to use the municipal reserve in that way without Council's consent;
- make it an offence for a person to enter a municipal reserve contrary to designated access points, hours of operation or other conditions unless authorised by Council;
- make it an offence for a person to camp on Council Land or other public land unless that person is within a licensed caravan park or designated camping area and unless that person complies with Council's campsite Guidelines incorporated in Schedule 1;
- make it an offence for a person to light a fire and/or to allow a lit fire to remain alight in specified places and circumstances;
- make it an offence for persons to congregate around lit fire in specified places without Council's consent;
- create an offence for a person to undertake any filming on Council Land where the film is for any commercial purpose and/or television broadcasting purpose excluding news broadcasting, without Council's consent;
- make it an offence for a person, without Council's consent, to park any motor car, motor cycle or other motor vehicle on any part of a municipal reserve other than in a designated parking area;
- make it an offence for a person without Council's consent to ride or lead a horse, camel or other mountable animal on a Council Reserve within a township unless certain circumstances exist;
- make it an offence for a person to use a wheeled non-motorised recreational device and/or wheeled child's toy in an area where such use is prohibited, designated and signed by Council;
- make it an offence for a person in a municipal building, to behave in a manner that endangers others or unreasonably interferes with quiet enjoyment of others in that municipal building;
- make it an offence for a person to organise or undertake any event in a municipal building without Council's consent;
- make it an offence for a person to engage in an activity without a permit where the Local Law expressly requires that person to obtain a permit prior to engaging in that activity;
- make it an offence for a person to fail to comply with a permit condition; and
- empower an Authorised or Delegated Officer to issue an infringement notice for contravention of the Local Law.

Copies of the proposed new Local Law No. 1 Community Amenity and the explanatory Local Law Community Impact Statement may be inspected at Gannawarra Shire Council's Offices at: Patchell Plaza, 47 Victoria Street, Kerang, Victoria 3579, and at 23–25 King Edward Street, Cohuna Victoria 3568 during office hours, and on Council's website, www.gannawarra.vic.gov.au

Any person may make a written submission about the proposed new Local Law. All submissions must be received by Council before 4.00 pm on Friday 30 March 2012. Submitters should note

that all submissions are made available to the public in full (including any personal information). Any submitter may request in their submission to be heard before a Special Committee of Council. A submitter may appear in person or be represented by a person specified in their submission. Submitters requesting to be heard will be notified of the date and location of the Special Committee Hearing.

Submissions should be marked 'S.223 Submission on Proposed Local Law No. 1 Community Amenity' and lodged at the above offices of Council, or sent to Council at Gannawarra Shire Council, PO Box 287, Kerang, Victoria 3579, or emailed to council@gannawarra.vic.gov.au. Enquiries should be directed to Att. Mr. Geoff Rollinson, Director Infrastructure Planning and Regulatory Services, on (03) 5450 9333.

Council will meet to consider making the proposed new Local Law at its Ordinary Meeting in April 2012.

ROSANNE KAVA
Chief Executive Officer

Planning and Environment Act 1987

ALPINE PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C31

Authorisation A02118

The Alpine Shire Council has prepared Amendment C31 to the Alpine Planning Scheme.

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

The land affected by the Amendment is Lot 1 PS317374, 396 Back Porepunkah Road, Bright.

The Amendment proposes to:

- amend clause 21.03-2-1 implementation strategies for 'Back Porepunkah Road and Lowen Drive, Bright' to provide for an average rather than a minimum lot size of 1000 sqm for the subdivision of Lot 1 on PS317374;
- rezone Lot 1 on PS317374 from Low Density Residential Zone to Residential 1 Zone;
- apply the Design and Development Overlay to Lot 1 on PS317374;
- introduce Schedule 2 to the Design and Development Overlay to specify development controls relating to building height, density of development and lot sizes for Lot 1 on PS317374; and
- amend the schedule to clause 61.03 to include map 7DDO.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, during office hours, at: Alpine Shire Council Offices, corner Great Alpine Road and Churchill Avenue, Bright 3741.

The Amendment can also be viewed free of charge via: the Alpine Shire Council's website at www.alpineshire.vic.gov.au; and the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is Friday 23 March 2012. A submission must be sent to: Alpine Shire Council, PO Box 139, Bright, Victoria 3741.

IAN NICHOLLS
Chief Executive Officer
Alpine Shire Council

Planning and Environment Act 1987

BALLARAT PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C151

Authorisation A02091

The City of Ballarat has prepared Amendment C151 to the Ballarat Planning Scheme.

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

The land affected by the Amendment is all land within the City of Ballarat, with particular relevance to commercially zoned land.

The Amendment proposes to implement the Ballarat Activity Centres Strategy (2011) through changes to Clause 21.04 and 21.10 of the Ballarat Planning Scheme.

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, City of Ballarat, Town Hall, Sturt Street, Ballarat, Victoria 3550; at the City of Ballarat website, www.ballarat.vic.gov.au; and at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is Monday 26 March 2012. A submission must be sent to Strategic Planning, City of Ballarat, PO Box 655, Ballarat, Victoria 3353 or strategicplanning@ballarat.vic.gov.au

SEAN O'KEEFFE
Manager Strategic Planning



BOROONDARA
City of Harmony

Planning and Environment Act 1987

BOROONDARA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C149

Authorisation A02065

The Boroondara City Council has prepared Amendment C149 to the Boroondara Planning Scheme.

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

The land affected by the Amendment is as follows:

- The High Street–Cotham Road Commercial Precinct to include:
 - 9, 13–15, 2, 6–16, 24, 26–28, 30, 40–52 Cotham Road, Kew
 - 113, 115, 117, 119, 121–127, 129–131, 133–135, 141–149, 151–155, 157–163, 167, 169–173, 175, 177, 179–183, 185, 187–191, 193–195, 197–199, 201–203, 205–211, 213–219, 221, 223–225, 283–291, 299, 305–311, 313, 315–319, 321–323, 325–333, 142–146, 148, 154–160, 162–164, 170–174, 176, 178, 186, 188, 192–196, 198–202, 204, 234–248, 254–256 High Street, Kew
 - War Memorial, High Street, Kew
 - 1–7 Fenton Way, Kew
 - 2 Walpole Street, Kew
- Extension to the existing Barry Street Precinct, Kew (HO143) to include:
 - 15–29 Princess Street, Kew
- Extension to the existing Glenferrie Road Precinct, Kew (HO150) to include:
 - 6–28 Union Street, Kew
- 114 High Street, Kew
- 14–16 Princess Street, Kew
- 70 Cotham Road, Kew (Alexandra Gardens).
The Amendment proposes to:
 - Include reference to the heritage significance of some of the commercial and shopping areas located within Boroondara at sub-clause 21.05-1.
 - Add the Kew Junction Commercial Heritage Study (August 2011) as a reference document at sub-clause 21.05-3.
- Amend the LPPF, Clause 22.05 (Heritage Policy) to:
 - Update the statements of significance for the existing Barry Street Precinct (HO143) and Glenferrie Road Precinct (HO150).

- Include the statement of significance for the new High Street–Cotham Road Commercial Precinct at sub-clause 22.05-5.
- Add the Kew Junction Commercial Heritage Study (August 2011) as a reference document at sub-clause 22.05-7.
- Update the Schedule to the Heritage Overlay at Clause 43.01 of the Boroondara Planning Scheme to:
 - Introduce a permanent heritage overlay over:
 - The High Street–Cotham Road Precinct (HO520)
 - 114 High Street, Kew (HO521)
 - 14–16 Princess Street, Kew (HO522) and
 - 70 Cotham Road, Kew (Alexandra Gardens) (HO523).
 - Extend the boundary of the following existing precincts on a permanent basis:
 - Barry Street Precinct, Kew (HO143) to cover Princess Street, Kew, in part, and
 - Glenferrie Road Precinct, Kew (HO150) to cover Union Street, in part.
- Amend the Planning Scheme Maps to reflect the introduction of permanent heritage controls for the affected properties.

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, Boroondara City Council, 8 Inglesby Road, Camberwell, Victoria 3124; and at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority. The closing date for submissions is Friday 30 March 2012. A submission must be sent to the Strategic Planning Department, City of Boroondara, Private Bag 1, Camberwell, Victoria 3124.

PHILLIP STORER
Chief Executive Officer

Planning and Environment Act 1987
COLAC OTWAY PLANNING SCHEME
Notice of Preparation of Amendment
Amendment C65
Authorisation A02154

The Colac Otway Shire Council has prepared Amendment C65 to the Colac Otway Planning Scheme.

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

The land affected by the Amendment can be identified as:

- land bound by Cawood Street, Great Ocean Road, Murray Street and McLachlan Street in Apollo Bay;
- all land covered by Schedule 7 to the Design and Development Overlay;
- Lot 2 on Plan of Subdivision 536607, 490 Princes Highway, Colac West;
- Lot 1 on Plan of Subdivision 536607, 494–948 Princes Highway, Colac West; and
- Lot 1 on Title Plan 218328, 10 Flaxmill Road, Colac East.

The Amendment proposes to:

- remove Schedule 7 to the Design and Development Overlay from land bound by Cawood Street, Great Ocean Road, Murray Street and McLachlan Street in Apollo Bay;
- apply Schedule 6 to the Design and Development Overlay to land bound by Cawood Street, Great Ocean Road, Murray Street and McLachlan Street in Apollo Bay;
- amend the Apollo Bay, Marengo and Skenes Creek Framework Plan in Clause 21.03-3;
- rezone land at Lot 1 on Plan of Subdivision 53660, 494–498 and Lot 2 on Plan of Subdivision 536607, 490 Princes Highway, Colac West, from the Farming Zone to the Rural Activity Zone;
- rezone land at Lot 1 on Title Plan 218328, 10 Flaxmill Road, Colac East, from the Farming Zone to the Rural Activity Zone;
- amend the Schedule to the Rural Activity Zone;

- introduce the Environmental Audit Overlay to the Colac Otway Planning Scheme and apply the Environmental Audit Overlay to land at Lot 1 on Plan of Subdivision 53660, 494–498 Princes Highway, Colac West;
- amend Schedule 7 to the Design and Development Overlay; and
- correct anomalies in Schedule 1 to the Neighbourhood Character Overlay and the Schedule to the Heritage 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, Colac Otway Shire Council, at 2–6 Rae Street, Colac, and 69–71 Nelson Street, Apollo Bay; during office hours, at the Colac Community Library and Learning Centre at 118 Hearn Street, Colac; and at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is 4 April 2012. A submission must be sent to Colac Otway Shire Council at PO Box 283, Colac, Victoria 3250.

ROB SMALL
Chief Executive Officer

Planning and Environment Act 1987

MORELAND PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C83

Authorisation A01567

The Moreland City Council has prepared Amendment C83 to the Moreland Planning Scheme.

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

The Amendment affects approximately 2,400 properties in the suburbs of Gowanbrae, Glenroy, Oak Park, Brunswick West, Brunswick East, Pascoe Vale, Pascoe Vale South, Coburg,

Coburg North and Fawkner. Land affected by the Amendment is primarily located adjacent and/or nearby to the Moonee Ponds Creek and Merri Creek valleys.

The Amendment proposes to:

- apply an Erosion Management Overlay (EMO) over the land identified by technical reports prepared by Golder Associates Pty Ltd (December 2009) and USL Group Pty Ltd (March 2009);
- introduce a Schedule to the EMO at Clause 44.01 of the Moreland Planning Scheme; and
- add reference to the EMO within the MSS, in particular at Clause 21.05-1 (Housing), Clause 21.05-2 (Industry and Commerce), Clause 21.05-5 (Urban Design, Urban Character and Street Landscapes) and Clause 21.05-10 (Infrastructure) to identify relevant objectives and strategies for future development in areas identified as being susceptible to landslide.

You may inspect the Amendment, including supporting documentation, free of charge during office hours at the following locations: Moreland Civic Centre, 90 Bell Street, Coburg; Brunswick Citizens Service Centre, 233 Sydney Road, Brunswick; and Glenroy Citizens Service Centre, 796N Pascoe Vale Road, Glenroy.

In addition, Amendment documentation and information can be viewed online at: Moreland City Council website, www.moreland.vic.gov.au; and Department of Planning and Community Development website, www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is 30 March 2012. A submission must be made in writing and sent to Moreland City Council, Strategic Planning Unit, Submission to Amendment C83, Locked Bag 10, Moreland, Victoria 3058.

KIRSTEN COSTER
Director Planning and
Economic Development
Moreland City Council

Planning and Environment Act 1987

SOUTH GIPPSLAND PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C66

Authorisation A02140

The South Gippsland Shire Council has prepared Amendment C66 to the South Gippsland Planning Scheme.

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

The land affected by the Amendment comprises land in western Korumburra. The subject land is bound by Jumbunna Road to the south, the southern part of Whitelaw Road and the unmade road reserve (to the west of the northern part of Whitelaw Road) to the west, existing Industrial Zoned land to the north, and the existing Residential 1 Zoned and Low Density Residential Zoned land to the east.

The Amendment proposes to:

- rezone the land from Farm Zone to Residential 1 Zone;
- apply a new Development Plan Overlay (DPO) Schedule 6 to the land; and
- delete the Environmental Significance Overlay Schedule 5 (Areas Susceptible to Erosion) from all the land.

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, South Gippsland Shire Council on 9 Smith Street, Leongatha, Victoria; Korumburra Library, 165 Commercial Street, Korumburra 3950; Council's website, www.southgippsland.vic.gov.au; and at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is 26 March 2012. A submission must be sent to South Gippsland Shire Council, Private Bag 4, Leongatha, Victoria 3953.

CRAIG LYON
Strategic Planning Coordinator
South Gippsland Shire Council

Planning and Environment Act 1987

STONNINGTON PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C157

Authorisation A02165

The Stonnington City Council has prepared Amendment C157 to the Stonnington Planning Scheme.

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

The land affected by the Amendment is currently located within HO122 and HO355 in South Yarra.

The Amendment proposes to alter the boundaries of two heritage precincts and remove properties which are not considered to have heritage value from the heritage overlay controls. No new properties are proposed to be included within the heritage 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 City of Stonnington, Prahran Town Hall, Planning Counter, corner of Greville and Chapel Streets, Prahran 3181; and at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is 23 March 2012. A submission must be sent to the City of Stonnington, PO Box 21, Prahran 3181.

STEPHEN LARDNER
Manager City Strategy

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 30 April 2012, 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.

ACCETTA, Domenico, late of Altona Meadows Private Nursing Home, 297 Queen Street, Altona Meadows, Victoria 3028, pensioner, deceased, who died on 20 September 2011.

BALLINTINE, Graham Gilbert, late of Shepparton Aged Care 29–35 Pine Road, Shepparton, Victoria 3630, deceased, who died on 13 July 2011.

CURRIE, Ellen Catherine, late of Murrayvale Aged Care, 63 Regent Street, Moama, NSW 2731, pensioner, deceased, who died on 18 April 2011.

DABKOWSKI, Stanislaw, also known as Stan Dabkowski, late of 15 Andrews Street, Spotswood, Victoria 3015, pensioner, deceased, who died on 22 July 1993.

JURETIC, Jozo, late of Blackiston Lodge (Mckellar Centre), 45–95 Ballarat Road, North Geelong, Victoria 3215, deceased, who died on 28 September 2011.

PARKINSON, Eileen Agnes, late of Pakenham Aged Care, 54–64 Princes Highway, Pakenham, Victoria 3810, pensioner, deceased, who died on 16 May 2011.

RAE, Jean May, formerly of 12/272 Williams Road, Toorak, Victoria 3142, but late of Royal Freemasons' Home of Victoria Ltd, 45 Moubray Street, Melbourne, Victoria 3004, executive secretary, deceased, who died on 12 May 2011.

RAYMENT, Ethel Mona, late of Viva Care at Albion, 3 Moreland Road, Essendon, Victoria 3040, widower, deceased, who died on 17 October 2011.

SCHEKOLIN, Nikolaus, late of Unit 31, Tabulam and Templar Hostel, 41 Elizabeth Street, Bayswater, Victoria 3153, deceased, who died on 6 December 2011.

SCHMIDT, Peter Uwe, late of 7 The Serpentine, Tecoma, Victoria 3160, retired, deceased, who died on 8 October 2011.

SUHOREBRIY, Helen, also known as Helena Suhorebriy, late of Bupa Bonbeach, 53–59 Broadway, Bonbeach, Victoria 3196, pensioner, deceased, who died on 18 June 2011.

WALE, Stuart John, late of Millhaven Hostel, 54–64 Princes Highway, Pakenham, Victoria 3810, pensioner, deceased, who died on 3 November 2011.

WHITE, Donald Stanley, late of 95 Station Road, Melton South, Victoria 3338, retired, deceased, who died on 27 June 2011.

YOUNG, Kenneth Wayne, late of 11 Bailey Avenue, Preston, Victoria 3072, deceased, who died on 20 January 2011.

Dated 20 February 2012

STEWART MACLEOD
Manager
Client Services

EXEMPTION

Application No. A365/2011

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Australian Bureau of Statistics (the applicant). The application for exemption is to enable the applicant to predominantly utilise female interviewers from the applicant's existing workforce to undertake a Personal Safety Survey during the 2012 year (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Georgia Chapman, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 18 and 107 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- The applicant's Personal Safety Survey (PSS) collects information about a person's experience of violence and, in particular, domestic violence. The survey is voluntary and is conducted by way of personal interview with approximately 22,000 adults, 17,000 of whom will be female and 5,000 who will be male.
- Previous experience with the PSS (and other similar surveys) has shown that many interviewees have revealed violence to the interviewer, having never done so before. Discussions with female support centres and peak bodies for sexual assault and domestic violence, such as Sexual Assault Support Services, Australian Centre for the Study of Sexual Violence, National Association Against Sexual Violence and Australian Domestic & Family Violence

Clearinghouse, supported the use of mainly female interviewees on the basis that females will be more comfortable discussing these matters with other females.

- Previous experience is that most male interviewees were comfortable revealing experiences of violence to females. Men's groups such as Mensline Australia, No To Violence Male Family Violence Prevention Association and Men's Health Information & Resource Centre, supported the proposal to use predominantly female interviewees. Should a male interviewee express a preference for a male interviewer, that will be arranged.
- Where the PSS is concerned with such a sensitive topic, it is preferable that the interviews are undertaken by the most appropriate staff. The applicant is satisfied that, in the majority of cases, that need is met by using female interviewers. Applicant staff not engaged in undertaking the PSS will be provided with alternative, comparable work.
- No exception or current exemption already applies to the exempt conduct and in the absence of an exemption the exempt conduct would amount to prohibited discrimination.
- 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 equality and in particular the right to equal and effective protection against discrimination of male members of the applicant's workforce who would wish to undertake the PSS. I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 18 and 107 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 31 December 2012.

Dated 17 February 2012

A. DEA
Member

EXEMPTION

Application No. A362/2011

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Baptcare (the applicant). The application for exemption is to enable the applicant to advertise for and employ only a male in the role of housing case worker (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Marita Scott, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 16, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- The applicant operates the Sanctuary facility in Brunswick. Sanctuary is a transitional supported accommodation program which currently houses 28 male asylum seekers. Priority accommodation is given to male only asylum seekers who are on bridging visa and who have no right to work, no access to Medicare and who are unable to access income support. These asylum seekers are entirely reliant on charitable assistance. Many of the asylum seekers live with mental health concerns following torture and trauma.
- Due to personal and cultural reasons, some asylum seekers are more comfortable working with a male worker and are more likely to disclose important matter including about their mental health. Case worker staff are often required to work for extended periods alone on site and the applicant is concerned about placing female workers into a situation which may risk assault arising from the complex backgrounds of some of the asylum seekers.
- No exception or current exemption already applies to the exempt conduct and in the absence of an exemption the exempt conduct would amount to prohibited discrimination.
- 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 equality and in particular the right to equal and effective protection against discrimination of females who would wish to be employed in the housing case worker role. I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 16, 107 and 182 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 22 February 2017.

Dated 17 February 2012

A. DEA
Member

EXEMPTION

Application No. A366/2011

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Women's Domestic Violence Crisis Service of Victoria (the applicant). The application for exemption is to enable the applicant to advertise for and employ only females in the applicant organisation (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Deb Bryant, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 16, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- The applicant is a Statewide service providing crisis intervention and accommodation for women and their children who have been subjected to domestic and/or family violence. The applicant is Government funded and provides services to women and their accompanying children only.
- Previous exemptions have been granted by the Tribunal (A16/2003 and A54/2009), the latter of which expires on 1 March 2012.

The circumstances of this application are the same as those which formed the basis of the previous applications. No exception applies to the exempt conduct and in the absence of an exemption, after 1 March 2012, the exempt conduct would amount to prohibited discrimination.

- 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 equality and in particular the right to equal and effective protection against discrimination of males who would wish to be employed by the applicant. I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 16, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from 2 March 2012 until 1 March 2017.

Dated 17 February 2012

A. DEA
Member

Associations Incorporation Act 1981

SUB-SECTION 36E(5)

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

St Patrick's Netball Club Inc.; Shepparton Treasure and Trash Association Inc.; Community Life Action Group Inc.; 'Welcome Stranger' Goldpanning Association Inc.; Ride for the Hills Inc.; Goldfields Petanque Club Inc.; Goulburn Valley Rallye Inc.; Ovens and Murray Central Bowls Association Inc.; Friends of the Library at Korumburra Inc.; Lexton Plains Football League and Netball Association Inc.; Wyndham Botanical Art Society Inc.; Marketing Communications Executives International Inc.; North Eastern Victoria Life Education Centre Inc.; Otways Tourism Inc.; Master Accountants Association Inc.; 4WD Trackers Inc.; Mineral Springs Preschool Association Inc.; Alliance of Alternative Arts Inc.; Vivere: Aged Care Inc.; 'Au-Hut' Inc.; Salient Marching Club Inc.; Ladies Probus Club of Moorleigh Inc.; Apex Club of Warrnambool Inc.; Tatura Rodney Board

of Management Inc.; Kids in Distress Support Inc.; Australian Drysdale Sheep Breeders Association Inc.; Brit Students' Association Inc.; St Andrew's Uniting Croquet Club Inc.; Maryborough Public Residents Association Inc.; Advocates for Macedonian Interests in Australia Inc.; McAdam Square Traders Association Inc.; Centre for Research and Dialogue Inc.; Somali Financial Services Association Inc.; West Gippsland Latrobe Netball Association Inc.; Australian Macedonian Student Association of Victoria Inc.; Wangaratta Y's Men Club Inc.; Inner East Mental Health Services Association Inc.; General City Canine Club Inc.; Tribute Australia's Airlines Inc.

Dated 23 February 2012

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

Electoral Act 2002

CHANGE TO REGISTER OF POLITICAL PARTIES

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

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

Name of new Registered Officer: Mr Stuart Copeland.

Dated 17 February 2012

S. H. TULLY
Victorian Electoral Commission



Heritage
VICTORIA

Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including Heritage Register Number 2277 in the category described as Heritage Place.

Former Australian Beam Wireless Transmitting Station
653–4549 Geelong Ballan Road
Fiskville
Moorabool Shire

EXTENT

1. All of the buildings and features marked as follows on Diagrams 2277A and 2277B held by the Executive Director:

B1 Main recreation and accommodation building

B2–B9 Cottages

B10 Former powerhouse and operations building

F1 Fence and entrance gateway

F2 Road and associated trees/hedge

F3 Base and guy wire supports for antenna mast.

2. All of the land marked L1 and L2 on Diagram 2277A held by the Executive Director being part of Lots 1, 2, 3 and 4 on Title Plan 845669 and all of Lot 1 on Title Plan 422544.

Dated Thursday 23 February 2012

JIM GARDNER
Executive Director



Heritage
VICTORIA

Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including Heritage Register Number 2278 in the category described as Heritage Place.

Former Australian Beam Wireless Receiving Station

653–701 Greigs Road and

703–735 Greigs Road

Mount Cottrell

Melton Shire

EXTENT

1. All the land marked L1 and L2 on Diagram 2278 held by the Executive Director, being part of Lot 1 on Plan of subdivision 416271Y and part of Portion 6 Section 18 on Title Plan 284193.

2. All the buildings marked B1–6 and features marked F1–4 on Diagram 2278 held by the Executive Director.

B1 Main recreation and accommodation building

B2–5 Cottages

- B6 Radio operations building
- F1 Front fence and entrance gateway
- F2 Entrance driveway and road between the accommodation and operations complexes
- F3 Concrete base and guy wire support for one of the former antenna masts
- F4 Concrete water tank.

Dated Thursday 23 February 2012

JIM GARD'NER
Executive Director



Heritage
VICTORIA

Heritage Act 1995

NOTICE UNDER SECTION 88 OF
THE **HERITAGE ACT 1995**
REGARDING VARIATION OF COVENANT
PURSUANT TO SECTION 85 OF
THE **HERITAGE ACT 1995**
HERITAGE PLACE NO. H0903

General Post Office,
338–352 Bourke Street, Melbourne

It is proposed that the Executive Director Heritage Victoria by deed, of delegation of the Heritage Council of Victoria, vary Covenant AD759453E dated 20 July 2005 from Certificate of Title Volume 10787 Folio 815.

The existing Covenant is between Australia Postal Corporation, as the owner of the Melbourne General Post Office at 338–352 Bourke Street, Melbourne, and the Heritage Council of Victoria.

It is proposed that the Heritage Council of Victoria enter into a Deed of Variation of Covenant pursuant to section 85(2)(b) of the **Heritage Act 1995** in relation to the above Heritage Place with Australia Postal Corporation, the owner of the above Heritage Place.

The Deed of Variation of Covenant includes changes to the original Covenant that will require the owner of the Heritage Place to undertake and complete future works within a new set timetable, in accordance with amended permit P6286.

The Deed of Variation is viewable at the offices of Heritage Victoria Level 4, 55 Collins Street, Melbourne.

Any person wishing to make a written submission in regards to the covenant should write to the Executive Director Heritage Victoria at the above address within 28 days of the publication date of this notice.

Dated Wednesday 22 February 2012

JIM GARD'NER
Executive Director

Land Acquisition and Compensation Act 1986
FORM 7

S. 21(a)
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lots 3 and 4 on Title Plan 398694A, part of Lots 1 and 2 on Plan of Subdivision 144408 and part of Lot 2 on Plan of Subdivision 315812D, Parish of Burrumbeet, comprising 14.194 hectares and being land described in Certificate of Title Volume 6918 Folio 453; Certificate of Title Volume 9539 Folio 151; Certificate of Title Volume 9539 Folio 152; and Certificate of Title 10203 Folio 216; shown as Parcels 71, 76, 78 and 80 on Survey Plan 22485A, Parcels 31, 32, 33 and 34 on Survey Plan 22484A and Parcel 1 on Survey Plan 22483A.

Interest Acquired: That of Mark Pearce Burrows and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed SHANE WRIGHT-GOODWIN

Name Shane Wright-Goodwin

Dated 23 February 2012

Land Acquisition and Compensation Act 1986
FORM 7

S. 21(a)
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lots 1 and 2 on Title Plan 830100E, part of Crown Allotment 3 Section A, and part of Crown Allotment 3B Section A, Parish of Brewster, comprising 18.088 hectares and being land described in Certificate of Title Volume 9083

Folio 019; Crown Grant Volume 8560 Folio 597; and Crown Grant Volume 10269 Folio 457, shown as Parcels 61 and 63 on Survey Plan 22436A and Parcels 72 and 74 on Survey Plan 22437A.

Interest Acquired: That of Colin Geoffrey Broadbent as to 1 of a total of 2 equal undivided shares as tenants in common and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed SHANE WRIGHT-GOODWIN

Name Shane Wright-Goodwin

Dated 23 February 2012

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a)

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lots 1 and 2 on Title Plan 830100E, part of Crown Allotment 3 Section A, and part of Crown Allotment 3B Section A, Parish of Brewster, comprising 18.088 hectares and being land described in Certificate of Title Volume 9083 Folio 019; Crown Grant Volume 8560 Folio 597; and Crown Grant Volume 10269 Folio 457, shown as Parcels 61 and 63 on Survey Plan 22436A and Parcels 72 and 74 on Survey Plan 22437A.

Interest Acquired: That of Russell Keith Broadbent as to 1 of a total of 2 equal undivided shares as tenants in common and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed SHANE WRIGHT-GOODWIN

Name Shane Wright-Goodwin

Dated 23 February 2012

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a)

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lots 8, 9 and 10 on Title Plan 007660F being part of the land described in Certificates of Title Volume 10348 Folio 565 and Volume 8379 Folio 494 shown as Parcels 82, 83 and 84 on Survey Plan 22490 and; Lots 4, 5, 6 and 7 on Title Plan 007660F being part of the land described in Certificates of Title Volume 10348 Folio 563 and Volume 8272 Folio 736 shown as Parcels 107, 108, 109 and 110 on Survey Plan 22491A, Parish of Brewster.

The total area of interest in land is 7.348 hectares.

Interest Acquired: That of Mona Phyllis White as Legal Personal Representative of Telford Dobson White as to 1 of a total of 2 equal undivided shares as sole proprietor and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed SHANE WRIGHT-GOODWIN

Name Shane Wright-Goodwin

Dated 23 February 2012

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a)

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lots 8, 9 and 10 on Title Plan 007660F being part of the land described in Certificates of Title Volume 10348 Folio 565 and Volume 8379 Folio 494 shown as Parcels 82, 83 and 84 on Survey Plan 22490 and; Lots 4, 5, 6 and 7 on Title Plan 007660F being part of the land described in Certificates of Title Volume 10348 Folio 563 and Volume 8272 Folio 736 shown as Parcels 107, 108, 109 and 110 on Survey Plan 22491A, Parish of Brewster.

The total area of interest in land is 7.348 hectares.

Interest Acquired: That of Warren David White as to 1 of a total of 2 equal undivided shares as sole proprietor and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed SHANE WRIGHT-GOODWIN

Name Shane Wright-Goodwin

Dated 23 February 2012

Interest Acquired: That of Stephen John Burrows as to 1 of a total of 2 equal undivided shares as Tenants in Common and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed SHANE WRIGHT-GOODWIN

Name Shane Wright-Goodwin

Dated 23 February 2012

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a)

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as the whole of Road R1 on Plan of Subdivision 144408, Parish of Burrumbeet, comprising 13 square metres and being land described in Certificate of Title Volume 9539 Folio 153, shown as Parcel 37 on Survey Plan 22484A.

Interest Acquired: That of Mark Pearce Burrows as to 1 of a total of 2 equal undivided shares as Tenants in Common and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed SHANE WRIGHT-GOODWIN

Name Shane Wright-Goodwin

Dated 23 February 2012

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a)

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Crown Allotments 22A and 22B, Crown Section 5 Parish of Beaufort, comprising 3.477 hectares and being land described in Certificate of Title Volume 10924 Folio 759, shown as Parcels 161 and 164 on Survey Plan 22444A.

Interest Acquired: That of Keith James Topp as to 1 of a total of 4 equal undivided shares as Tenants in Common and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed SHANE WRIGHT-GOODWIN

Name Shane Wright-Goodwin

Dated 23 February 2012

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a)

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as the whole of Road R1 on Plan of Subdivision 144408, Parish of Burrumbeet, comprising 13 square metres and being land described in Certificate of Title Volume 9539 Folio 153, shown as Parcel 37 on Survey Plan 22484A.

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a)

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Crown Allotments 22A and 22B, Crown Section 5 Parish of Beaufort, comprising 3.477 hectares and being land described in Certificate of Title Volume 10924 Folio 759, shown as Parcels 161 and 164 on Survey Plan 22444A.

Interest Acquired: That of Ann Topp as to 3 of a total of 4 equal undivided shares as Tenants in Common and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed SHANE WRIGHT-GOODWIN

Name Shane Wright-Goodwin

Dated 23 February 2012

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a)

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Crown Allotment 13F, Parish of Trawalla, comprising 3.281 hectares and being land described in Crown Grant Volume 10315 Folio 243, shown as Parcel 113 on Survey Plan 22441A.

Interest Acquired: That of Denise Lorraine Woolcock and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed SHANE WRIGHT-GOODWIN

Name Shane Wright-Goodwin

Dated 23 February 2012

Mineral Resources (Sustainable Development) Act 1990

DEPARTMENT OF PRIMARY INDUSTRIES

Exemption of Land from a 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 5415 from being subject to an exploration licence or a mining licence or a prospecting licence or a retention licence.

Dated 20 February 2012

DAVID BOOTHROYD
Manager Earth Resources Tenements
Earth Resources Regulation Branch

Subordinate Legislation Act 1994

NOTICE OF DECISION

Subdivision (Registrar's Fees) Amendment Regulations 2012

I, Ryan Smith, Minister for Environment and Climate Change and Minister responsible for administering the **Subdivision Act 1988** and the **Transfer of Land Act 1958**, in so far as they relate to the management of the Land Titles Office and the Office of the Registrar-General, give notice under section 12 of the **Subordinate Legislation Act 1994** as follows:

A Regulatory Impact Statement (RIS) was prepared in relation to the proposed Subdivision (Registrar's Fees) Amendment Regulations 2012. The objective of the proposed Regulations is to amend the Subdivision (Registrar's Fees) Regulations 2004 to increase certain fees payable to the Registrar of Titles under the **Subdivision Act 1988**.

The RIS was advertised seeking public comment in the Government Gazette on 17 November 2011 and in The Age and the Herald Sun on 16 November 2011. The closing date for submissions was Friday 16 December 2011. Four submissions were received.

After considering these submissions, I have decided that the proposed Regulations should be made with one minor amendment (the regulations will now commence on 26 March 2012).

Dated 21 February 2012

THE HON RYAN SMITH MP
Minister for Environment and
Climate Change

Water Act 1989

GOULBURN–MURRAY RURAL WATER CORPORATION

Division of the
East Loddon Water District into Two Parts

That in accordance with section 122Y(1)(d) of the **Water Act 1989**, Goulburn–Murray Rural Water Corporation, being the Authority having management and control of the East Loddon Water District, resolved that, as at midnight on 30 June 2012, the East Loddon Water District will be divided into two water districts known as the East Loddon Water District (North) and the East Loddon Water District (South) as shown on the plan and signed by the Chairman for identification.

The plan showing the land affected by this resolution may be inspected, free of charge, at the office of Goulburn–Murray Water, 40 Casey Street, Tatura, during business hours.

Water Act 1989

Section 139

NOTICE OF APPROVAL TO DECOMMISSION MAJOR WORKS

I, Peter Walsh, Minister for Water, give notice under section 139(4) of the **Water Act 1989** that I have approved East Gippsland Water's proposal to decommission the Nicholson River Dam. A condition of the approval is that the small off-take weir downstream of the Nicholson River Dam will also be removed.

Further information on the decommissioning of the Nicholson River Dam can be obtained during business hours from Dean Boyd, Executive Manager Infrastructure, East Gippsland Water, by phoning 1300 720 700 or by visiting www.egwater.vic.gov.au

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.

Road Naming:

Change Request Number	Road Name	Locality	Proposer and Location
37364	Ogilvie Lane	Buninyong	City of Ballarat Formerly part of Hastie Street. East of Innes Lane to the Midland Highway.
36742	Pitt Lane	Sarsfield	East Gippsland Shire Council The road traverses south from Bullock Hill Road.
36706	Woodman Road	Eagle Point	East Gippsland Shire Council Formerly known as part of Riley Street. The road traverses east from Forge Creek Road to Eagle Point Road.
37463	Wright Place	Horsham	Horsham Rural City Council Formerly known as Culliver Place. The road traverses south east from Tucker Street.
36898	Merrijig Drive	Torquay	Surf Coast Shire Council The road traverses east from Surf Coast Highway.
	Warrambine Lane	Box Hill	Whitehorse City Council The road traverses south from Barwon Street.
36734	Dawes Road	Korumburra	South Gippsland Shire Council The road traverses north east from Gordon Street.
36734	Sedgman Lane	Korumburra	South Gippsland Shire Council The road traverses north east from Dawes Road.
36734	Crombie Lane	Leongatha	South Gippsland Shire Council The road traverses north from Bellingham Street.
36734	Sangster Lane	Leongatha	South Gippsland Shire Council The road traverses east from Hassett Street to Vista Court.
36734	Herring Lane	Jumbunna	South Gippsland Shire Council The road traverses east from Lynn Street.
36734	Gillick Road	Fish Creek	South Gippsland Shire Council The road traverses east from Falls Road.

Change Request Number	Road Name	Locality	Proposer and Location
36734	Stephens Road	Mirboo North	South Gippsland Shire Council The road traverses east from Old Thorpdale Road.
36734	Glasgow Road	Bena	South Gippsland Shire Council The road traverses west from Bena Kongwak Road.
36734	Tompkins Road	Meeniyan	South Gippsland Shire Council The road traverses north from Whitelaw Street to Hanily Street.
36734	Bright Road	Ruby	South Gippsland Shire Council The road traverses west from Ruby Arawata Road.
36734	McClure Lane	Foster	South Gippsland Shire Council The road traverses south west from Nelson Street.
36734	Perkins Road	Foster North	South Gippsland Shire Council The road traverses south from Foster Mount Best Road.
36734	Bills Road	Fish Creek	South Gippsland Shire Council The road traverses south from Savages Road.
36734	Issel Street	Korumburra	South Gippsland Shire Council The road traverses south from Mine Road.
36734	Hegarty Street	Outtrim	South Gippsland Shire Council The road traverses south from Outtrim Moyarra Road.
36734	Leighton Road	Foster North	South Gippsland Shire Council The road traverses south from Ameys Track.

Localities:

Naming Authority	Affected Localities	Location
Greater Geelong City Council	Armstrong Creek (new locality)	The boundary for Armstrong Creek will run east at parcel Lot 1 TP1651 to Part Crown Allotment D Section 6 then north to Lot 1 TP 673943. It is then to follow the current boundary alignment for Connewarre and Marshall through this parcel in an easterly direction to the Barwon River aligning to Crown Allotment 2B Section 4A then following in a southerly direction down Baenchs Lane to Part Crown Allotment E Section 7 to intersect with Barwon Heads Road in a south-easterly direction to Lot 1 TP22366. It will then run west along Lower Duneed Road to Horseshoe Bend Road at Crown Allotment E Section 8. It will run through this parcel westerly to meet with the alignment between Lot 1 and Lot 2 PS643110 then it will continue to run west between parcels of Lot 1 TP14765 and Lot 2 TP2527 to meet with the Torquay Road where it will run northerly to Boundary Road. For further details see map at www.dse.vic.gov.au/namingplaces .
Greater Geelong City Council	Charlemont (new locality)	The boundary for Charlemont will begin at Lot 2 PS500610 and run north to the Geelong–Warrnambool railway line. It will follow this railway line in an easterly direction to intersect with PC356661 then go east along Reserve Road to part Crown Allotment 30 Section 1 then in a north-westerly direction along Barwon Heads Road to reserve 2 PS525922. It will then follow along the Geelong–Warrnambool railway line to intersect with the Waurm Ponds Creek then follow the current alignment for Marshall along the Barwon Heads River to intersect at Lot 1 TP673943 where it will follow the current alignment between Marshall and Connewarre to Lot 5 LP91311 then south to Lot 7 LP91311 then west along Boundary Road to Lot 2 PS500610. For further details see map at www.dse.vic.gov.au/namingplaces .
Greater Geelong City Council	Waurm Ponds	The southern boundary of Waurm Ponds will be the Geelong–Warrnambool Railway line. Heading north-easterly along the Geelong–Warrnambool Railway line to intersect with PS631699 Tannin Way then to head north along Rossack Drive to intersect with the Princes Freeway then south-west along the Princes Freeway before turning north along Pigdons Road and taking a north-westerly direction at PS608927 Pigdons Road to intersect at Honeys Road. Finally heading south to Pettavel Road. For further details see map at www.dse.vic.gov.au/namingplaces .

Naming Authority	Affected Localities	Location
Greater Geelong City Council	Mount Duneed	The northern boundary for Mount Duneed will be the Geelong–Warrnambool Railway line heading north-easterly from Pettavel Road (part crown allotment A part 24) to Surfcoast Highway (Crown Allotment 13) then south along Torquay Road to intersect with the property on the east known as 710 Torquay Road (Lot 2 TP2527). The alignment is to run east along this parcel to intersect between Lots 1 and 2 PS643110 continuing east through the parcel known as Crown Allotment E Section 8 to intersect at Horseshoe Bend Road. The alignment will then run south to Lower Duneed Road then head west to Pettavel Road (Crown Allotment H Section 24). For further details see map at www.dse.vic.gov.au/namingplaces

Office of Geographic Names
Land Victoria
570 Bourke Street
Melbourne 3000

JOHN E. TULLOCH
Registrar of Geographic Names

Interpretation of Legislation Act 1984

VICTORIAN ENERGY EFFICIENCY TARGET AMENDMENT (PRESCRIBED ACTIVITIES) REGULATIONS 2011

Notice of Incorporation of Documents and Address for Inspection of Documents

As required by section 32(3) of the **Interpretation of Legislation Act 1984**, notice is given that the Victorian Energy Efficiency Target Amendment (Prescribed Activities) Regulations 2011 ('the Regulations') apply, adopt or incorporate the following documents:

Table of Applied, Adopted or Incorporated Matter

Statutory Rule Provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 8 which inserts new regulation 6AA(g) into the Victorian Energy Efficiency Target Regulations 2008	Australian/New Zealand Standard 6400: 2005 Water efficient products–Rating and labelling	The whole
Regulation 18 which amends Schedule 5 of the Victorian Energy Efficiency Target Regulations 2008	Australian Standard 4556–2011 Indirect gas-fired ducted air heaters	The whole

A copy of the material applied, adopted or incorporated by the Regulations has been lodged with the Clerk of the Parliaments and is available for inspection by the public, free of charge, during normal business hours at the Essential Services Commission, Level 2, 35 Spring Street, Melbourne 3000, telephone 9651 0222.

HON. MICHAEL O'BRIEN MP
Minister for Energy and Resources

Interpretation of Legislation Act 1984**OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE REGULATIONS 2011**

Notice of Incorporation of Documents and Address for Inspection of Documents

As required by section 32(3) of the **Interpretation of Legislation Act 1984**, notice is given that the Offshore Petroleum and Greenhouse Gas Storage Regulations 2011 ('the Regulations') apply, adopt or incorporate the following documents:

Table of Applied, Adopted or Incorporated Matter

Statutory Rule Provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 41, definition of <i>Adopted National Exposure Standards for Atmospheric Contaminants in the Occupational Environment</i> and regulation 99(4), definition of <i>appropriate exposure standard</i>	Adopted National Exposure Standards for Atmospheric Contaminants in the Occupational Environment [NOHSC:1003(1995)] published by the National Occupational Health and Safety Commission in 1995, as amended from time to time	The whole
Regulation 41, definition of <i>Approved Criteria for Classifying Hazardous Substances</i> and regulation 99(4), definition of <i>hazardous substance</i> , paragraph (b)	Approved Criteria for Classifying Hazardous Substances [NOHSC:1008(2004)], 3rd Edition, published by the National Occupational Health and Safety Commission in October 2004, as amended from time to time	The whole
Regulation 41, definition of <i>AS/NZS 2299.1:2007</i> and regulation 153(2)(a) and (2)(d)	AS/NZS 2299.1:2007 Occupational diving operations, Part 1: Standard Operational Practice, published jointly by Standards Australia and Standards New Zealand on 31 August 2007, as amended from time to time	The whole
Regulation 41, definition of <i>List of Designated Hazardous Substances</i> and regulation 99(4), definition of <i>hazardous substance</i> , paragraph (a)	List of Designated Hazardous Substances [NOHSC:10005(1999)] published by the National Occupational Health and Safety Commission in April 1999, as amended from time to time	The whole
Regulation 41, definition of <i>National Code of Practice for Noise Management and Protection of Hearing at Work</i> and regulation 100(3)(a)	National Code of Practice for Noise Management and Protection of Hearing at Work [NOHSC: 2009 (2004)], 3rd Edition, published by the National Occupational Health and Safety Commission in June 2004, as amended from time to time	The whole

Statutory Rule Provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 41, definition of <i>National Model Regulations for the Control of Workplace Hazardous Substances</i> and regulation 98(4)	National Model Regulations for the Control of Workplace Hazardous Substances [NOHSC:1005(1994)] published by the National Occupational Health and Safety Commission in 1994, as amended from time to time	The whole
Regulation 41, definition of <i>National Standard for Occupational Noise</i> and regulation 100(6), definition of <i>noise exposure standard</i>	National Standard for Occupational Noise [NOHSC: 1007(2000)], 2nd Edition, published by the National Occupational Health and Safety Commission in July 2000, as amended from time to time	The whole

A copy of the material applied, adopted or incorporated by the Regulations has been lodged with the Clerk of the Parliaments and is available for inspection by the public, free of charge, during normal business hours at the Department of Primary Industries, Level 16, 1 Spring Street, Melbourne, telephone 9208 3030.

HON. MICHAEL O'BRIEN MP
Minister for Energy and Resources

Interpretation of Legislation Act 1984

MINERAL RESOURCES DEVELOPMENT AMENDMENT REGULATIONS 2011

Notice of Incorporation of Documents and Address for Inspection of Documents

As required by section 32(3) of the **Interpretation of Legislation Act 1984**, notice is given that the Mineral Resources Development Amendment Regulations 2011 ('the Regulations') apply, adopt or incorporate the following document:

Table of Applied, Adopted or Incorporated Matter

Statutory Rule Provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 6 which inserts a new regulation 10B into the Mineral Resources Development Regulations 2002	List of Recognised Overseas Professional Organisations Accepted for the purpose of reporting in accordance with Appendix 5A of the Australian Stock Exchange Listing Rules (the JORC Code) – 8 September 2007, published by ASX Limited	The whole

A copy of the material applied, adopted or incorporated by the Regulations has been lodged with the Clerk of the Parliaments and is available for inspection by the public, free of charge, during normal business hours at the Department of Primary Industries, Level 16, 1 Spring Street, Melbourne, telephone 9208 3030.

HON. MICHAEL O'BRIEN MP
Minister for Energy and Resources

Local Government Act 1989

SCHEDULE 11 CLAUSE 4

Designation of Tow Away Areas

2012 Superbike World Championship – Phillip Island

Clause 4, schedule 11 to the **Local Government Act 1989** provide Councils with the power to tow away and impound vehicles which are causing an unlawful obstruction or are unlawfully parked or left standing in an area designated by the Minister, and to charge the owner of the vehicle a fee up to the amount of the fee set for the purposes of clause 3(1)(c).

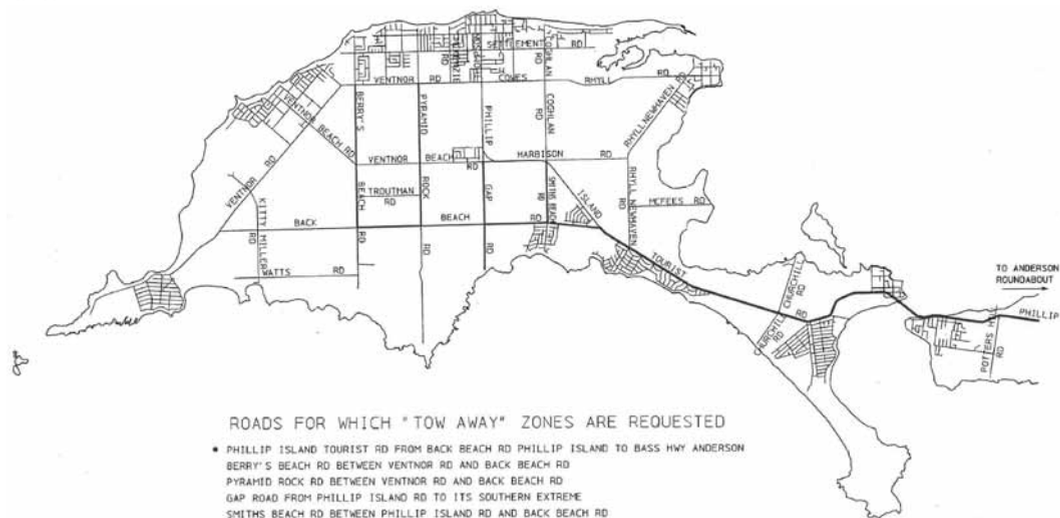
For the purpose of these provisions, I, Terry Mulder, Minister for Roads, designate the areas contained in the reservations of the roads listed in the following as tow away areas.

THE SCHEDULE

A list of all the roads, streets and lanes included in this designation of tow away areas within the Shire of Bass Coast is detailed below.

- Phillip Island (Tourist) Road from Back Beach Road, Phillip Island, to Bass Highway, Anderson;
- Berry's Beach Road between Ventnor Road and Back Beach Road;
- Pyramid Rock Road between Ventnor Road and Back Beach Road;
- Gap Road from Phillip Island Road and its southern extreme;
- Smiths Beach Road between Phillip Island Road and Back Beach Road.

The tow away areas listed above are to operate from 12.01 am on Friday 24 February 2012 to 11.59 pm on Sunday 26 February 2012, 24 hours per day on both sides of every street, road and lane.



Dated 23 January 2012

TERRY MULDER MP
Minister for Roads

Plant Health and Plant Products Act 1995

NOTICE OF EXTENSION

Orders Declaring Restricted Areas in Northern Victoria for the
Control of Queensland Fruit Fly

I, Peter Walsh, Minister for Agriculture and Food Security, extend the Orders listed below, made under section 20 of the **Plant Health and Plant Products Act 1995**, declaring restricted areas for the control of Queensland Fruit Fly, for a further period of 12 months.

Location	Date of making	Date of Gazettal	Date extension effective
Benalla	18 February 2011	24 February 2011	18 February 2012
Echuca	18 February 2011	24 February 2011	18 February 2012
Kyabram	18 February 2011	24 February 2011	18 February 2012
Thoon	18 February 2011	24 February 2011	18 February 2012
Tocumwal East	18 February 2011	24 February 2011	18 February 2012
Whorouly	18 February 2011	24 February 2011	18 February 2012

The Orders were published in the Government Gazette and specify the prohibitions, restrictions and requirements so as to prevent the spread of Queensland Fruit Fly from each area to other parts of Victoria.

A copy of the Order and Notices may be obtained by contacting Biosecurity Victoria on (03) 9210 9390.

Dated 14 February 2012

PETER WALSH MLA
Minister for Agriculture and Food Security

Plant Health and Plant Products Act 1995

NOTICE OF EXTENSION

Orders declaring Restricted Areas in Victoria for the
Control of Queensland Fruit Fly

I, Peter Walsh, Minister for Agriculture and Food Security, extend the Orders listed below, made under section 20 of the **Plant Health and Plant Products Act 1995**, declaring restricted areas for the control of Queensland Fruit Fly, for a further period of 12 months.

Location	Date of making	Date of Gazettal	Date extension effective
Epsom	3 March 2011	10 March 2011	3 March 2012
Moama	24 February 2011	3 March 2011	24 February 2012
Sale	3 March 2008	5 March 2008	3 March 2012
Stanley	23 February 2011	3 March 2011	23 February 2012
Yackandandah	1 March 2011	10 March 2011	1 March 2012

The Orders were published in the Government Gazette and specify the prohibitions, restrictions and requirements so as to prevent the spread of Queensland Fruit Fly from each area to other parts of Victoria.

A copy of the Order and Notices may be obtained by contacting Biosecurity Victoria on (03) 9210 9390.

Dated 14 February 2012

PETER WALSH MLA
Minister for Agriculture and Food Security

Plant Health and Plant Products Act 1995**ORDER DECLARING A RESTRICTED AREA AT SWAN HILL 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 14 February 2012

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 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 or 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 143.56171° East, 35.34920° South.

Schedule 3

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.56171° East, 35.34920° 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 IN VICTORIA NEAR TOOLEYBUC (NSW)
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 14 February 2012

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 in Victoria, near Tooleybuc (NSW), 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 or 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	Santal
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 143.32939° East, 34.99102° South.

Schedule 3

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.32939° East, 34.99102° 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 WYUNA 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 14 February 2012

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 Wyuna, 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 or 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 145.06557° East, 36.19860° South.

Schedule 3

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 145.06557° East, 36.19860° 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.

Safety on Public Land Act 2004**DECLARATION OF PUBLIC SAFETY ZONES FOR FIRE OPERATIONS**

I, Lee Miezis, Executive Director, Forests and Parks, as delegate of the Secretary of the Department of Sustainability and Environment, make the following declaration of public safety zones under section 4(1) of the **Safety on Public Land Act 2004**.

1. Definitions

In this declaration:

- (a) 'the Act' means the **Safety on Public Land Act 2004**;
- (b) 'the declared public safety zones' means the areas declared under clause 2 of this declaration; and
- (c) 'the Schedule' means the Schedule to this declaration.

2. Declaration of Public Safety Zones

- (a) Pursuant to section 5(1)(a) of the Act, the areas of State forest contained within the location coordinates in the Schedule are declared to be public safety zones.
- (b) The extent of the public safety zones is described by the minimum planimetric extent using a North South orientated rectangle that encloses the area bound by:
 - (i) the south-west limit described by the first two metric coordinates (Easting and Northing); and
 - (ii) the north-east limit described by the next two metric coordinates (Easting and Northing).
- (c) The public safety zones are limited to all areas that contain State forest within an area identified by the coordinates in the Schedule.
- (d) The coordinates in Column 1 are provided in Map Grid of Australia (MGA) Universal Transverse Mercator (UTM) Zone number 55 or 54. These use the Geodetic Reference System 1980 (GRS80) spheroid.

3. Purpose for which the areas have been declared

Pursuant to section 5(1)(b) of the Act, the purposes for which the declared public safety zones have been declared to be public safety zones are specified as:

- (a) fire operations; and
- (b) the maintenance of public safety.

4. Period of the declaration

Pursuant to section 5(1)(c) of the Act, the period for which the declared public safety zones are declared to be public safety zones is specified to be the period commencing from 27 February 2012 and ending on 30 September 2012 inclusive.

5. Activities prohibited

- (a) For the purposes of section 5(1)(e) of the Act, the activities that are prohibited in the declared public safety zones are specified to be:
 - (i) activities that interfere with exempt persons undertaking planned burning or fire suppression operations;
 - (ii) activities that would expose that person or other persons to risks to their health or safety.
- (b) In clause 5(a) of this declaration –
 - (i) 'activity' includes:
 - (a) entering the declared public safety zones;
 - (b) remaining in or being present in the declared public safety zones;

- (c) walking, riding or driving in the declared public safety zones; and
- (d) camping or setting up a camp in the declared public safety zones.
- (ii) 'exempt person' means any person or person within a class of person specified in:
 - (a) clause 8 of this declaration; and
 - (b) section 9 of the Act.
- (iii) 'interfere with' includes any circumstances in which the presence of the person in the declared public safety zone would prevent or hinder an exempt person from carrying out planned burning or fire suppression operations.
- (iv) 'planned burning or fire suppression operations' includes actions that occur both prior to, during, and after a planned burning event authorised under sections 62(2) and 62A(1) of the **Forests Act 1958** and sections 30A and 42 of the **Country Fire Authority Act 1958**.

6. Periods when access is prohibited

For the purposes of section 5(1)(d) of the Act, the period during which access to the declared public safety zones is prohibited is specified to be between 27 February 2012 and 30 September 2012 inclusive.

7. Further restrictions or conditions (if any)

For the purposes of section 5(1)(f) of the Act, no further restrictions or conditions are specified to apply to the declared public safety zones.

8. Exempt persons or classes of person

Pursuant to section 5(2) of the Act, the following persons or classes of person are exempt from the operation of this declaration:

- (a) Persons undertaking activities associated with planned burning or suppression operations who are authorised to do so within the meaning of sections 62(2) and 62A(1) of the **Forests Act 1958** and sections 30A and 42 of the **Country Fire Authority Act 1958** including:
 - (i) Department of Sustainability and Environment, Parks Victoria, Melbourne Water, Department of Primary Industries, VicForests, Country Fire Authority and Hancock Victorian Plantations employees, agents and contractors who are trained in Basic Wildfire Awareness or higher, or are accompanied by a person trained in Basic Wildfire Awareness or higher.
- (b) Employees, agents and contractors of the Department of Sustainability and Environment, Parks Victoria, Melbourne Water, VicForests and the Department of Primary Industries engaged in carrying out their functions.
- (c) Employees, agents and contractors of the Country Fire Authority, WorkSafe, Environment Protection Authority and the State Emergency Services engaged in carrying out their functions.
- (d) Members of the police force of Victoria engaged in carrying out their functions.

Dated 15 February 2012

LEE MIEZIS
Executive Director, Forests and Parks
as delegate of the Secretary of the Department of Sustainability and Environment

Notes:

1. Maps showing the public safety zones are held at the Department of Sustainability and Environment (DSE) Regional Offices at Ballarat and Traralgon and at DSE's head office at 8 Nicholson Street, East Melbourne, Victoria 3002 (by appointment with the Project Officer, Operational Policy and Practices – Forests and Parks Division). The maps are also available on the following website: <http://www.dse.vic.gov.au/forests>, under Forest Maps > Forest Explorer, or, under Come and Visit > Rules and Regulations.
2. In addition to the above persons or classes of person exempted under section 5(2), section 9 of the **Safety on Public Land Act 2004** provides that a public safety zone declaration does not apply to the following:
 - the Secretary;
 - an authorised officer;
 - a utility engaged in the carrying out of its functions in a State forest;
 - a transport authority engaged in the carrying out of its functions in a State forest;
 - a person or class of person authorised under section 10 of the **Safety on Public Land Act 2004** to be in the public safety zone.

Schedule: Public Safety Zones

Public Safety Zones – 2011/12–2013/14 Fire Operations Plan									
Extent of Public Safety Zone			MGA Zone	Region	District	Burn Name	Burn Number		
456950	5727131	456410	5725965	55	Gippsland	Heyfield	Alberton West – Ridgetop	2HYA046	
457433	5727121	459176	5728701	55	Gippsland	Heyfield	Alberton West – Goodson Track	2HYA071	
464121	5721216	462271	5719475	55	Gippsland	Heyfield	Gelliondale – Telegraph Road	2HYA070	
472998	5721140	472261	5720529	55	Gippsland	Heyfield	Port Albert – Pine Block	2HYA058	
462391	5728124	459978	5727006	55	Gippsland	Heyfield	Alberton West – North Boundary	2HYA014	
457433	5727121	459176	5728701	55	Gippsland	Heyfield	Alberton West – Silvergates	2HYA034	
462219	5725530	459455	5724683	55	Gippsland	Heyfield	Alberton West – McPails	2HYA013	
464979	5723448	461744	5721656	55	Gippsland	Heyfield	Port Albert – Peason's Road	2HYA033	
490902	5742805	487121	5739720	55	Gippsland	Heyfield	Woodside – Tellings Track	2HYA020	
537909	5772725	535295	5770568	54	South West	Far South West	Cobboboonee Wright Swamp/Boiler Swamp Road	5FHE0571	
551493	5761347	552652	5762318	54	South West	Far South West	Gorae Siding Road	P07-292	

Subordinate Legislation Act 1994
RESIDENTIAL TENANCIES (ROOMING HOUSE STANDARDS)
REGULATIONS 2012

Notice of Decision

I, Wendy Lovell, Minister for Housing and Minister responsible for administering section 142C of the **Residential Tenancies Act 1997**, give notice under section 12 of the **Subordinate Legislation Act 1994** as follows:

A Regulatory Impact Statement (RIS) was prepared in relation to the proposed Residential Tenancies (Rooming House Standards) Regulations 2012. The objectives of the proposed Regulations are to prescribe privacy, safety, security and amenity standards with which rooming house owners must comply.

The RIS was advertised on 15 August 2011 seeking public comment on the proposed Regulations by 14 October 2011 and 37 submissions were received in response.

After considering these submissions, I have decided that the proposed Residential Tenancies (Rooming House Standards) Regulations 2012 should be made, with the following amendments:

- Regulation 6 (Door to resident's room) will be amended to:
 - remove requirements regarding single locking devices and single handed actions (either downward or pushing) to open doors. Locks operated by a key from the outside and capable of being unlocked without a key from the inside will still be required; and
 - remove requirements regarding the location of a locking device on a door.
- Regulation 7 (Power outlets in resident's room) will be amended from requiring a double power outlet, to requiring at least two working power outlets in each room. This requirement can be satisfied by either one double or two single outlets.
- Regulation 10 (Bathroom facilities) will be amended to require that privacy latches installed on bathroom facilities be able to be securely latched, but not locked, from the inside without a key.
- Regulation 11 (Kitchen and food preparation area) will be amended to:
 - reduce the ratios of ovens and cook tops required per person in communal kitchens, from a ratio of 1:10 for ovens and 1:5 for cook tops, to 1:12 for ovens and 1:12 for cook tops;
 - remove the requirement that food storage cupboards be vented;
 - reduce the minimum size of lockable food storage cupboards in communal kitchens from 0.13 cubic metres to 0.10 cubic metres; and
 - reduce the minimum size of food storage cupboards in residents' rooms from 0.13 cubic metres to 0.10 cubic metres.
- Regulation 12 (Dining facilities) will be amended to:
 - replace the ratios of tables and chairs to residents in a common area, with a requirement to supply a number of chairs that is equal to the maximum number of residents who can be accommodated in the rooming house's largest room, and a table large enough to accommodate this number of chairs.
- Regulation 22 (Entrances) will be amended to:
 - remove the reference in Regulation 22(a) to a single locking device;
 - remove the references in Regulation 22(b) to lockable screen doors and security chains; and
 - require in Regulation 22(b) the provision of external artificial lighting of sufficient illuminance to allow safe access and screening of visitors during non-daylight hours.

- Regulation 5 (Prescribed standards for rooms in a rooming house), Regulation 9 (Prescribed standards for facilities and services provided to residents in a rooming house) and Regulation 14 (Prescribed standards for rooming houses generally) will be amended to provide that the Standards, set out in the respective Divisions of the Regulations, will apply on and from 31 March 2013.

Dated 15 February 2012

HON WENDY LOVELL MLC
Minister for Housing

Planning and Environment Act 1987
BOROONDARA PLANNING SCHEME
Notice of Approval of Amendment
Amendment C144

The Minister for Planning has approved Amendment C144 to the Boroondara Planning Scheme. The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment extends the expiry date of the interim heritage overlays to 31 August 2012 affecting the Glenferrie Road Precinct, Lisson Grove Precinct, Manningtree Road Precinct, West Hawthorn Village Precinct, and Extension of Morang Road Precinct, in Hawthorn. The Amendment also corrects a number of anomalies in the Scheme, amends the references at Clause 22.05-6 Heritage Policy by replacing the 'Schedule of Gradings in Heritage Precincts (2006)' with the 'Boroondara Schedule of Gradings Map'; and updates the Mountfield Estate Incorporated Plan, March 2005 (Updated September 2011).

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Boroondara City Council, 8 Inglesby Road, Camberwell 3124.

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

Planning and Environment Act 1987
COLAC OTWAY PLANNING SCHEME
Notice of Approval of Amendment
Amendment C54

The Minister for Planning has approved Amendment C54 to the Colac Otway Planning Scheme. The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment corrects zone mapping errors by applying the appropriate zone to the affected properties owned privately or by a public authority or the State Government. The Amendment also deletes the Erosion Management Overlay from planning scheme maps where new land instability mapping identifies that the overlay is not required.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Colac Otway Shire offices at 2-6 Rae Street in Colac.

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

Planning and Environment Act 1987GREATER DANDENONG
PLANNING SCHEME

Notice of Approval of Amendment

Amendment C116

The Minister for Planning has approved Amendment C116 to the Greater Dandenong Planning Scheme.

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

The Amendment incorporates the 'Springvale Activity Centre Core Retail West Precinct Parking Precinct Plan January 2012' into the Greater Dandenong Planning Scheme and replaces the schedule at Clause 52.06.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Greater Dandenong City Council, 39 Clow Street, Dandenong.

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

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C216

The Minister for Planning has approved Amendment C216 to the Greater Geelong Planning Scheme.

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

The Amendment rezones land at 10 Kees Road, Lara, from part Low Density Residential Zone and part Public Park and Recreation Zone to Residential 1 Zone.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at

www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Greater Geelong Council, 131 Myers Street, Geelong.

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

Planning and Environment Act 1987

LATROBE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C39 Part 2

The Minister for Planning has approved Amendment C39 Part 2 to the Latrobe Planning Scheme.

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

The Amendment:

- implements the recommendations of the Bulky Goods Sustainability Assessment Report (2009);
- rezones land at Princes Drive, Morwell from Industrial 1 Zone (IN1Z) to Business 4 Zone (B4Z);
- amends Design and Development Overlay (DDO) Schedule 9 and Development Plan Overlay (DPO) Schedule 4 and applies both to the site;
- removes part of Design and Development Overlay (DDO) Schedule 4 and part of Development Plan Overlay (DPO) Schedule 3 from land at Princes Drive, Morwell;
- alters the Morwell Structure Plan in Clause 21.05 of the Municipal Strategic Statement to show the site as 'Future Bulky Goods and Restricted Retail'; and
- alters Clauses 21.05-5 and 21.07-6 of the Municipal Strategic Statement to include more specific references to Bulky Goods and Restricted Retail on the site.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at

www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Latrobe City Council, 141 Commercial Road, Morwell.

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

Planning and Environment Act 1987

MARIBYRNONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C110

The Minister for Planning has approved Amendment C110 to the Maribyrnong Planning Scheme.

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

The Amendment makes the following changes:

- Rezones the site identified as 34 Cowper Street, Footscray from the Business 3 Zone (B3Z) to the Priority Development Zone (PDZ – Schedule 1).
- Replaces the existing Schedule 1 to the Priority Development Zone (PDZ1) with a new Schedule.
- Includes the Footscray Station Precinct Planning and Urban Design Framework Addendum Report, Binks Ford Site (April 2011) as a reference document to the Maribyrnong Planning Scheme.
- Applies the Environmental Audit Overlay to the site.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Maribyrnong City Council, Town Hall, corner Hyde and Napier Streets, Footscray.

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

Planning and Environment Act 1987

MITCHELL PLANNING SCHEME

Notice of Approval of Amendment

Amendment C84

The Minister for Planning has approved Amendment C84 to the Mitchell Planning Scheme.

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

The Amendment makes the following changes:

- Amends the schedule to Clause 52.03 – Specific Sites and Exclusions and the schedule to Clause 81.01 – Table of Documents Incorporated in this Scheme, to insert the Incorporated Document titled: ‘Mitchell Community Health GP Super Clinic, November 2011’.

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

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

Planning and Environment Act 1987

NILLUMBIK PLANNING SCHEME

Notice of Approval of Amendment

Amendment C74

The Minister for Planning has approved Amendment C74 to the Nillumbik Planning Scheme.

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

The Amendment corrects a number of anomalies within the scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at

www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Nillumbik Shire Council, Civic Drive, Greensborough.

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

Planning and Environment Act 1987

PYRENEES PLANNING SCHEME

Notice of Approval of Amendment Amendment C26

The Minister for Planning has approved Amendment C26 to the Pyrenees Planning Scheme.

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

The Amendment rezones land in the Mountain Creek valley area from Farming Zone to Rural Activity Zone, introduces Clause 35.08 with a schedule and amends Clause 21.05 and 21.07.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Pyrenees Shire Council, 5 Lawrence Street, Beaufort 3373.

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

Planning and Environment Act 1987

STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C143

The Minister for Planning has approved Amendment C143 to the Stonnington Planning Scheme.

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

The Amendment applies interim heritage controls to the Chapel Street/Commercial Road/Greville Street/Donald Street/Albert Street Precinct Extension (HO126*) until 28 February 2013, which includes the chimney and additional elements of the former Jam Factory site, by amending the Schedule to the Heritage Overlay and identifying the land on Planning Scheme Map No. 1HO.

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

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

Planning and Environment Act 1987

SURF COAST PLANNING SCHEME

Notice of Approval of Amendment Amendment C71 Part 1

The Minister for Planning has approved Amendment C71 Part 1 to the Surf Coast Planning Scheme.

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

The Amendment rezones 30 Illawong Drive, Torquay, from Low Density Residential Zone to Residential 1 Zone and applies Design and Development Overlay Schedule 1 to the land.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Surf Coast Shire Council, 1 Merrijig Drive, Torquay.

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

Planning and Environment Act 1987

YARRA RANGES PLANNING SCHEME

Notice of Approval of Amendment

Amendment C99

The Minister for Planning has approved Amendment C99 to the Yarra Ranges Planning Scheme.

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

The Amendment updates the policy provisions at Clause 21.05, and introduces a revised local policy at Clause 22.07 and a Design and Development Overlay Schedule 4, to guide development within the Lilydale Major Activity Centre.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Yarra Ranges Shire Council, 15 Anderson Street, Lilydale.

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

ORDERS IN COUNCIL
Corrections Act 1986

VARIATION AND REVOCATION OF COMMUNITY CORRECTIONS CENTRE

Order in Council

The Governor in Council under section 86(1) of the **Corrections Act 1986** further varies the Order made on 20 December 2007 appointing premises to be the community corrections centre known as 'The Dandenong Community Corrections Centre' by substituting the address set out in column one for the address set out in column two. This Order is to take effect from 9 March 2012.

Column 1	Column 2
44–48 Robinson Street, Dandenong, Victoria	46–50 Walker Street, Dandenong, Victoria

Dated 21 February 2012

Responsible Minister:

ANDREW McINTOSH MP

Minister for Corrections

MATTHEW McBEATH
Clerk of the Executive Council

Corrections Act 1986

VARIATION OF APPOINTMENT OF PRISON

Order in Council

The Governor in Council under section 10 of the **Corrections Act 1986** varies the appointment of Her Majesty's Prison, Ararat as a prison, by changing the name of the prison to Hopkins Correctional Centre.

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

Dated 21 February 2012

Responsible Minister:

ANDREW McINTOSH MP

Minister for Corrections

MATTHEW McBEATH
Clerk of the Executive Council

**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 the Victorian Government Bookshop, Level 20, 80 Collins Street, Melbourne on the date specified:

5. *Statutory Rule:* Liquor Control Reform
Miscellaneous Amendments
Regulations 2012
- Authorising Act:* Liquor Control Reform Act 1998
- Date first obtainable:* 21 February 2012
- Code B*
6. *Statutory Rule:* Victorian Energy Efficiency Target Amendment (Prescribed Activities) Regulations 2012
- Authorising Act:* Victorian Energy Efficiency Target Act 2007
- Date first obtainable:* 21 February 2012
- Code B*
7. *Statutory Rule:* Pollution of Waters by Oil and Noxious Substances Regulations 2012
- Authorising Act:* Pollution of Waters by Oil and Noxious Substances Act 1986
- Date first obtainable:* 21 February 2012
- Code A*
-

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