

Victoria Government Gazette

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No. G 17 Thursday 26 April 2012

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GENERAL

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The last Special Gazette was No. 136 dated 24 April 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)

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VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

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> JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

Aerodrome Landing Fees Act 2003 AERODROME FEES NOTICE

Avalon Airport Australia Pty Ltd gives notice that the following fees have, under the **Aerodrome Landing Fees Act 2003** ('Act'), been fixed and operate at Avalon Airport on and from 24 April 2012.

Aircraft > 3,000kg MTOW

A fee per arrival for:

All Aircraft, of \$9.00 (plus GST) per 1,000 kilograms (pro-rata) of the aircraft's maximum take-off weight with a minimum charge per arrival of \$200.00 (plus GST).

A fee per training flight for:

All Aircraft that touch the runway, of \$9.00 (plus GST) per 1,000 kilograms (pro-rata) of the aircraft's maximum take-off weight with a minimum charge per touch and go of \$200.00 (plus GST); and

All Aircraft that do not touch the runway, of \$9.00 (plus GST) per 1,000 kilograms (pro-rata) of the aircraft's maximum take-off weight with a minimum charge per approach of \$40.00 (plus GST).

A parking fee for:

All Aircraft, after the first three hours of \$50.00 (plus GST) per hour (prior approval required).

Resident Aircraft ≤ 3,000kg MTOW

An Annual Fee for:

All Resident Aircraft based at Avalon Airport, of \$2,750.00 (plus GST), payable in advance.

A fee per arrival for:

Nil

A fee per training flight for:

All Aircraft that touch the runway, of \$15.00 (plus GST) per touch and go; and

All Aircraft that do not touch the runway, of \$15.00 (plus GST) per approach.

During the Circuit Training Period a fee per training flight:

Nil

Itinerant Aircraft ≤ 3,000kg MTOW

A fee per arrival for:

All Aircraft, of \$100.00 (plus GST).

A fee per training flight for:

All Aircraft that touch the runway, of \$100.00 (plus GST) per touch and go; and

All Aircraft that do not touch the runway, of \$40.00 (plus GST) per approach.

A parking fee for:

All Aircraft, of \$50.00 (plus GST) per day within the General Aviation Parking Area (prior approval required).

During the Circuit Training Period a fee per training flight for:

All Aircraft that touch the runway, of \$20.00 per touch and go (plus GST); and

All Aircraft that do not touch the runway, of \$20.00 per approach (plus GST).

'Circuit Training Period' is the period of time as nominated by the Airport Operator and notified on the Avalon Airport Australia (AAA) website for which the reduced Circuit Training Period fees apply. The Circuit Training Period will normally be determined in consideration of passenger airline and freight airline schedules, but the decision remains at the sole discretion of the Airport Operator.

'Resident Aircraft' are aircraft which are approved as Resident Aircraft by the Airport Operator. These aircraft would normally be based at Avalon Airport.

Additional terms and conditions apply. See the Avalon Conditions of Use for details. Other fees may apply for access cards and additional services.

DISSOLUTION OF PARTNERSHIP ADAMS & PUND ACCOUNTING PRACTICE – MAFFRA

We advise that from 1 May 2012, the partnership of Adams & Pund will cease to operate and both partners will operate separate practices in Maffra.

Brett Pund will operate his new business (Pund & Associates) from 3 Pearson Street, Maffra (PO Box 651). Telephone 03 5141 1605.

Gerald Adams will operate his new business (Adams Accounting) from 170 Johnson Street, Maffra (PO Box 251). Telephone 03 5147 1525. MEZINE NAZIFOVSKI, late of 10 Salisbury Street, Thomastown, in the State of Victoria, pensioner, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 21 April 2011, are required by the executor, Redzaille Nazifovski, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to him by 26 June 2012, after which date the executor may convey or distribute the assets, having regards only to the claims to which he has notice.

Dated 16 April 2012.

ARTHUR J. DINES & CO., solicitors, 2 Enterprise Drive, Bundoora 3083.

Re: MARY ANNABELLA WHALEY (also known as Mary Annabell Whaley), late of Caladenia Nursing Home, Rutledge Street, Kilmore, Victoria, retired, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the abovenamed deceased, who died on 16 February 2012, are required by the executor, Michael Francis Graham, to send particulars thereof to him, care of the office of Messrs Aughtersons, 267 Maroondah Highway, Ringwood, Victoria, within two months of the date of publication of this notice, after which the executor will distribute the estate, having regard only to the claims of which he has notice.

AUGHTERSONS, solicitors,

267 Maroondah Highway, Ringwood, Victoria.

Re: HAROLD RAYMOND BROWN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 October 2011, are required by the trustee, Judith Anne Brown, to send particulars to her, care of the undermentioned solicitors, by 27 June 2012, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BASILE PINO & CO., solicitors, 213 Campbell Street, Swan Hill 3585.

Re: DOROTHY JEAN MILLS, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of Dorothy Jean Mills, late of Eva Tilley Memorial Home, 1100 Burke Road, North Balwyn, Victoria, and formerly of 27 Dean Street, Kew, widow, deceased, who died on 27 November 2011, are required by the executor to send particulars of their claim to him, care of the undermentioned solicitors, by 11 October 2012, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which he then shall have notice.

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

Re: Estate of JAMES REGINALD SHEPHERD, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of JAMES REGINALD SHEPHERD, late of 129 Mystic Park, Meatian Road, Swan Hill, Victoria, retired farmer, deceased, who died on 15 August 2011, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 25 June 2012, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

DWYER MAHON & ROBERTSON,

legal practitioners,

Beveridge Dome, 194–208 Beveridge Street, Swan Hill.

Re: ALLAN RAYMOND ARMSTRONG, 135 Argyle Street, St Kilda, Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 January 2012, are required by the executors, Elizabeth Erin Schell and Karen Ann Hodges, to send particulars to the executors, care of the undermentioned solicitors, by 26 June 2012, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

GIBSONS SOLICITORS PTY LTD, Level 8, 91 William Street, Melbourne, Victoria 3000, Australia.

Re: SHIRLEY ISOBEL KEMP, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 October 2011, are required by the trustees, Melinda Kemp and Andrea Kemp, to send particulars to the trustees, care of their undermentioned solicitors, by 26 June 2012, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

HALL & WILCOX, solicitors,

Level 30, 600 Bourke Street, Melbourne 3000.

Re: LORNA MAY MUSS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 December 2011, are required by the trustees to send particulars to the trustees, care of their undermentioned solicitors, by 26 June 2012, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: Estate of ANTON SANKOVIC.

Creditors, next-of-kin and others having claims against the estate of ANTON SANKOVIC, late of Belleview Residential Aged Care, 23A Elizabeth Street, Oakleigh, Victoria, retired toolmaker, deceased, who died on 4 September 2011, are requested to send particulars of their claims to the administrator, care of the undermentioned solicitors, by Friday 29 June 2012, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

HICKS OAKLEY CHESSELL WILLIAMS, solicitors,

13/379 Collins Street, Melbourne, Victoria 3000.

Re: DORA WINIFRED REID, late of Andrew Kerr Frail and Aged Care Complex, 67–69 Tanti Avenue, Mornington, retired accountant, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 8 December 2011, are required by the trustee, Peter Lee Tong Ng, to send particulars to the undermentioned solicitors by 2 August 2012, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: DORIS MAY CORRIE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 March 2012, are required by the trustee, Peter Richard Colahan, 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 the trustee has notice.

LUSCOMBE COLAHAN, solicitors, PO Box 506, Wonthaggi 3995.

Re: MARGARET MARY HOWARD, late of 4 Railway Parade South, Chadstone, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 February 2012, are required by the trustee, Yvonne Margaret Smith, to send particulars to the trustee, care of the undermentioned solicitors, by 26 June 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.

Re: ANTHONY ROBERT TRETHEWEY, late of Central City Caravan Park, 362 High Street, Golden Square, Victoria, mechanic, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 June 2011, are required by the trustee, Gerald Arthur Johnson, to send particulars to the trustee, care of the undermentioned solicitors, on or before 27 June 2012, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

O'FARRELL ROBERTSON McMAHON, solicitors, Cnr McCrae and Mundy Streets, Bendigo 3550.

Creditors, next-of-kin and others having claims in respect of the estate of LESLIE RANDALL, late of 45–51 Elliott Street, Mordialloc, Victoria, retired, deceased, who died on 8 January 2012, are required to send particulars of their claims to the executor, Jerry Chee Wee Lee, care of the undermentioned solicitors, by 6 July 2012, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

OGGE & LEE, solicitors, 403/34 Queens Road, Melbourne 3004.

Creditors, next-of-kin and others having claims in respect to the estate of ANIELA KORALEWSKI, late of 64 Plumpton Avenue, Glenroy, Victoria, pensioner, deceased, who died on 1 October 2011, are required to send particulars of such claims to the executors, care of the undermentioned solicitors, by 26 June 2012, after which date the executors will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

PIETRZAK SOLICITORS, 222 La Trobe Street, Melbourne.

Re: MABEL TERESA WATSON (in the Will called 'Mabel Theresa Watson'), late of Cabrini Health Care, 54 Queens Parade, Ashwood, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 January 2012, are required by the executors, Patricia Mary Lovick of Unit 73, 165 Osborne Drive, Mount Martha, Victoria, retired, and Graeme Francis Watson of 'Midell', 60 Arcadia Downs Drive, Kialla, Victoria, retired, to send particulars to them by 26 June 2012, after which date they may convey or distribute the assets having regard only to the claims of which they then have notice.

RENNICK & GAYNOR, solicitors, 431 Riversdale Road, Hawthorn East, Victoria. Creditors, next-of-kin or others having claims in respect of the estate of PHYLLIS MARY MACLEOD, deceased, of Unit 1, 55 Ormond Esplanade, Elwood, Victoria, who died on 25 May 2011, are to send particulars of their claims to the executors, care of the undermentioned solicitors, by 28 June 2012, after which date the executors will distribute the assets, having regard only to the claims of which the executors then have notice.

RIGBY COOKE, solicitors, Level 13, 469 La Trobe Street, Melbourne, Victoria 3000.

Re: MARGARET LILIAN McEVOY, late of Lilley Lodge, 9 Brown Street, Long Gully, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 24 March 2012, are required to send particulars of their claims to the executor, Bryan Joseph McEvoy, care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after which date the said executor will distribute the assets, having regard only to the claims of which he then has notice.

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

DUILIO CATTA, late of 1/25 Waltham Street, Richmond, Victoria, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the abovenamed deceased, who died on 20 December 2011, are required to send particulars of their claims to the executrix, Daniela Catta, care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after which date the said executrix will distribute the assets, having regard only to the claims of which he then has notice.

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

Re: MARIA CRISTINA CRUZ (also known as Cristina Cruz), late of 34 Lighthorse Crescent, Narre Warren, Victoria, hospitality supervisor, deceased. Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 29 October 2011, are required by the trustees, Maria Luisa Gonzaga, Maria Annelies Gonzaga and Filbert Gonzaga, to send particulars to the trustees, care of the undermentioned solicitors, by a date not later than two months from the date of publication of this notice, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

WHITE CLELAND PTY LTD, solicitors, 3/454 Nepean Highway, Frankston 3199.

Re: PETER KEITH DAVIES, late of Unit 2, 378 Orrong Road, Caulfield North, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 December 2011, are required by the trustee, Aija Davies, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

WHITE CLELAND PTY LTD, solicitors, 3/454 Nepean Highway, Frankston 3199.

Re: JOHN JAMES CECIL SHORT, late of Park Hill Gardens Aged Care, 160 Mornington– Tyabb Road, Mornington, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 July 2011, are required by the trustee, Robert Bernard White, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

WHITE CLELAND PTY LTD, solicitors, 3/454 Nepean Highway, Frankston 3199.

ADVERTISEMENT OF SALE BY THE SHERIFF

On Thursday 31 May 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 Dalton Anthony Grant and Anastazia Grant of 16 Yaralla Crescent, Sunshine West, joint proprietors of an estate in fee simple in the land described on Certificate of Title Volume 10990 Folio 845 upon which is erected an Apartment known as Apartment 225, 539 St Kilda Road, Melbourne.

Registered Mortgage (Dealing No. AG993113V), Agreement Section 173, **Planning and Environment Act 1987**, (Dealing No. AE408732C) and Owners Corporation 1, Plan No. PS526704E, Owners Corporation 2, Plan No. PS526704E, affects the said estate and interest.

Terms – Full payment at fall of the 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

ADVERTISEMENT OF SALE BY THE SHERIFF

On Thursday 31 May 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 John Dimitriou of 3/10 Avenue Road, Mosman, New South Wales, as shown on Certificate of Title as John Demetriou, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 11039 Folio 982 upon which is erected a dwelling known as 9 Waterbird Link, Craigieburn.

Registered Mortgage (Dealing No. AG794980E), Registered Caveat (Dealing No. AJ025205S), Agreement Section 173, **Planning and Environment Act 1987**, (Dealing No. AE732279L), Agreement Section 173, **Planning and Environment Act 1987**, (Dealing No. AF397789R) and Covenant PS602489H affect the said estate and interest.

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.

ADVERTISEMENT OF SALE BY THE SHERIFF

On Thursday 31 May 2012 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be staved or satisfied).

All the estate and interest (if any) of Aaron Carlson of Unit 26/79 Bayswater Road. Croydon, as shown on certificate of Title as Aaron Troy Carlson, sole proprietor of an estate in fee simple in the land described in Certificate of Title Volume 09188 Folio 470 upon which is erected a unit known as Unit 26, 77-79 Bayswater Road, Croydon.

Registered Mortgage (Dealing No X298851H) and Owners Corporation Plan No. RP006514 affect the said estate and interest.

Terms – Full payment at fall of the 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 realestate section@ justice.vic.gov.au for enquiries.

SHERIFF

ADVERTISEMENT OF SALE BY THE SHERIFF

On Thursday 31 May 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 Mr Hettiarachchi of 37 Prosperity Avenue, Cranbourne North, as shown on Certificate of Title as Manoj Dinosha Hettiarachchi, joint proprietor with Manjula Privadarshani Hettiarachchi, of an estate in fee simple in the land described on Certificate of Title Volume 11135 Folio 478 upon which is erected a house known as 37 Prosperity Avenue, Cranbourne North.

Registered Mortgage (Dealing No. AG621645P) Covenant No. PS623033L and Agreement Section 173, Planning and Environment Act 1987, (Dealing No. AF630096E), affects the said estate and interest. G 17 26 April 2012 815

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

ADVERTISEMENT OF SALE BY THE SHERIFF

On Thursday 31 May 2012 at 2.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be staved or satisfied).

All the estate and interest (if any) of Angela Petrou of 36 Lawrence Street, Blackburn South, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 08022 Folio 030 upon which is erected a dwelling known as 36 Lawrence Street, Blackburn South.

Registered Mortgage (Dealing No. AF603321D), Registered Mortgage (Dealing No. AG812897V). Registered Caveat (Dealing No. AH312919S), Registered Caveat (Dealing No. AH801493A), Registered Caveat (Dealing No. AH801494X), affects the said estate and interest.

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

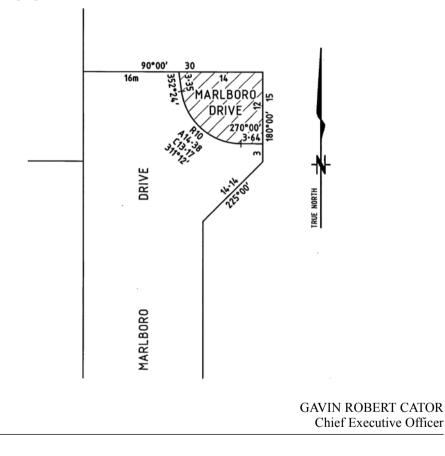
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

GREATER SHEPPARTON CITY COUNCIL

Road Discontinuance

Pursuant to Section 206 and Clause 3 of Schedule 10 of the **Local Government Act 1989**, the Greater Shepparton City Council, at its meeting on 20 March 2012, formed the opinion that the part of the court bowl abutting Lot 8 Marlboro Drive, Kialla, as shown hatched on the plan below, is not required for public use as a road, due to construction of a through road, and resolved to discontinue the road status.

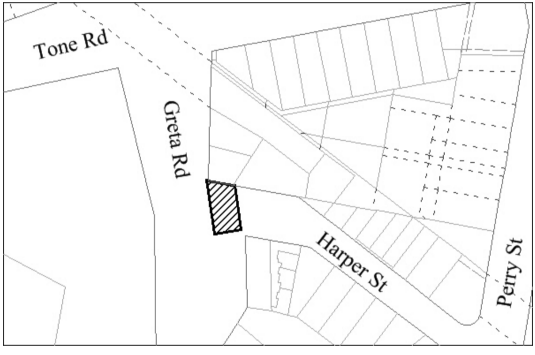
Upon closure, the portion of court bowl will be transferred to the adjoining property owner and consolidated with Lot 8 in Marlboro Drive, Kialla, being Certificate of Title Volume 9321 Folio 534 to form part of the proposed residential subdivision.



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Pursuant to Section 206 and Schedule 10, Clause 3 of the Local Government Act 1989, the Wangaratta Rural City Council, at its meeting held on 17 April 2012, formed the opinion that a section of Harper Street adjacent to Greta Road, Wangaratta, as shown hatched on the plan below, is not reasonably required as a road for public use and resolved to discontinue this portion. Upon being discontinued, this portion of road will vest in the Crown.



DOUG SHARP Chief Executive Officer Wangaratta Rural City Council



Ararat Rural City Adoption of Council Local Laws

Notice is hereby given that pursuant to the Local Government Act 1989, Council at its ordinary meeting held on Tuesday 17 April 2012 resolved to adopt the following Local Laws and the associated documents incorporated by reference pertaining to each Local Law.

The Governance Local Law

The purpose and general purport of this Local Law is to:

(a) facilitate the good Governance of Council through its formal meeting procedures and election of Mayor;

(b) protect and regulate the use of Council's Common Seal.

The Meeting Procedure document incorporated by reference in the above Governance Local Law.

The General Local Law

The purpose and general purport of this Local Law is to:

- (a) provide a safe and healthy living environment for residents and visitors;
- (b) regulate activities which may be dangerous, unsafe or detrimental;
- (c) regulate the use of roads, road reserves and municipal places in a manner which is consistent with the safety and convenience of the general public;
- (d) protect Council and community facilities and assets.

The Guidelines for Local Laws Infringement Notices, Permits and Fees document incorporated by reference in the above General Local Law.

The above Local Laws will cease operation ten (10) years from the date of publication in the Government Gazette unless sooner revoked.

A copy of the Local Laws and any incorporated documents may be inspected at the Municipal Offices, Vincent Street, Ararat, during office hours, and are also available on the Council website. www.ararat.vic.gov.au

ANDREW EVANS Chief Executive Officer



Proposal to Make Local Law No. 1 Neighbourhood Amenity

Notice is given that at its Meeting on 18 April 2012, Bass Coast Shire Council resolved to make a proposed new Local Law No. 1 Neighbourhood Amenity. In accordance with the procedure set out in section 119 of the Local Government Act 1989 (the Act):

The purposes of the proposed new Local Law No. 1 Neighbourhood Amenity are 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 strategies, in particular:
 - (1) Use a strong voice and accurate information to advocate for the best quality lifestyle for our communities, by
 - (a) demonstrating strong leadership and effectively use our resources to achieve the best possible outcomes that improve the health and wellbeing of our community
 - (2) Ensure the natural assets of Bass Coast are promoted and managed in a sustainable manner, by
 - (a) conserving, protecting and enhancing the natural environment
 - (b) identifying and protecting areas of environmental significance on private land
 - (3) Create an economic environment that increases wellbeing and prosperity, by
 - (a) developing a business climate that helps to expand existing businesses and attract new investment
 - (b) increasing tourism opportunities
 - (4) Manage our resources effectively, by
 - (a) managing our assets and risks well
 - (b) fulfilling our legislative obligations
 - (c) making decisions in the best interest of the whole community
 - (d) making fair and equitable decisions, based on sound information
 - (5) Planning for the diverse and sometimes competing needs of our communities, by
 - (a) facilitating balanced and integrated support services necessary for the health, safety and wellbeing of the community
 - (b) managing development and growth in line with community needs and statutory regulations;
- provide for the administration of Council's powers and functions;
- revoke General Local Law 1 (2005).

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

- 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 any animal, item or other thing;
- make it an offence if a person fails to comply with a Notice to Comply;
- regulate applications for, the granting of and exemptions from permits under the Local Law;
- make it an offence to falsify a permit application;
- regulate the setting of fees and charges and fee waivers 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 land 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 a person, 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;
- 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 a person on private land of less than 20 hectares without Council's consent to burn or cause to be burnt in the open air any materials, unless certain circumstances exist;
- make it an offence for a person on private land greater than 20 hectares to burn or cause to be burnt in the open air any materials contrary to Council's Burning Off for Rural Property Owners Guidelines incorporated in Schedule 2, unless certain circumstances exist;
- make it an offence for an owner or occupier not to ensure that necessary steps are taken to prevent fires on their land or not to ensure that their land is kept free of undergrowth, grass or flammable materials;
- make it an offence to light fireworks on any part of the Municipal District without Council's consent;
- make it an offence for a person to camp on private property unless certain circumstances exist;
- 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 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 of three size categories, being units and townhouses, up to 0.5 hectares, and 0.5 to 5 hectares, 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 of land where animals are kept on land not to have fencing adequate to prevent that kind of animal escaping;
- make it an offence for an owner or occupier of land where sheep, cattle, or other large animals are kept, not to ensure by adequate fencing that no animal escapes onto or remains unattended on a road, unless certain extreme circumstances exist;
- 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 to damage a road or place, store or keep fodder or any other materials on any part of a road;
- make it an offence to undertake regular livestock movements on a road contrary to Guidelines incorporated in Schedule 1;

- make it an offence to drove or graze livestock on a road without Council's consent or to do so contrary to the conditions of that consent;
- make it an offence to transport animal or other offensive waste uncovered or not to remove any dropped offensive material 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 recycling bin including clothing recycle bin on Council Land or any road 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 without Council's 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's 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 in a built up area, 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 for or on any private property or Council Land;
- make it an offence for a person, without Council's consent, to use a road contrary to a Council sign prohibiting a particular class of vehicles that Council has decided is likely to damage that particular 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's 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 without Council's consent;
- make it an offence for a person to use Council Land or any part of a road for the purposes of commercial outside dining without Council's consent;
- make it an offence for a permit holder not to remove any outdoor eating facilities to which their permit relates if they are requested to do so by an Authorised or Delegated officer;
- make it an offence to use a footpath or any part of a road adjoining licensed premises for the sale or consumption of alcohol without Council's consent;
- 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 Council permit;
- make it 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, unless certain circumstances exist;
- 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 incorporated in Schedule 1;

- 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;
- 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 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 occupy or open any road under Council's control without Council's consent, which consent may be conditional upon certain requirements including the payment of a bond;
- 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 obtained Council's consent, which consent may be conditional upon certain requirements including the payment of a bond;
- make it an offence for an owner of land not to have or maintain a properly constructed vehicle crossing;
- make it an offence to install, construct, alter or reconstruct a vehicle crossing without Council's consent;
- 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 a person, in certain circumstances, not to install a temporary 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, without Council's consent, 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;
- make it an offence between sunset and sunrise for a person, without Council's consent, in a municipal place or in a motor vehicle in a municipal place to consume or have in their possession any liquor unless the liquor is in a container with an unbroken seal;
- make it an offence for a person to consume alcohol in any area declared and signed alcoholfree by Council;
- make it an offence for a person to provide, bring or use glass containers in an area where Council permit prohibits glass containers;
- make it an offence for a person to smoke in a municipal place that has been declared and signed 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 unless authorised by Council for the purpose, or to damage Council assets or property by a failure as an owner or occupier to adequately maintain private property;
- 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 to hold or organise any event on Council Land or Foreshore Reserve without Council's consent unless certain circumstances exist;
- make it an offence to hold or organise any event on Private Land without Council's consent, which may have material impact on neighbouring community, or materially increase the risk to public safety or Council assets unless certain circumstances exist;
- 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 on Council Land, Reserves and Foreshore Reserves without Council's consent;
- make it an offence for persons to congregate around lit fire in specified places without Council's 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, without Council's consent;
- 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 to use, tie up to or moor any boat, jet ski or watercraft, or to dive, swim or fish from any boat ramp launch-and-retrieval pontoon or jetty contrary to any Council sign;
- make it an offence for a person to ride or lead a horse, camel or other mountable animal on Council Land without Council's consent 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, designated and signed by Council;
- make it an offence for a person to use or authorise the use of a wheeled, non-motorised recreational device and/or wheeled child's toy on a road without ensuring free passage of pedestrians and other road users and without ensuring no other road user is alarmed, endangered or inconvenienced by such use;
- 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'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, 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 any Bass Coast Shire Council Customer Service or Visitor Information Centre, libraries, including the mobile library, and on Council's website, www.basscoast.vic.gov.au

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 Friday 1 June 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) at 10.00 am on Wednesday 6 June 2012 at the Bass Coast Civic Centre Council Chamber, 76 McBride Avenue, Wonthaggi.

Submissions should be marked 'Submission on Proposed Local Law No. 1 Neighbourhood Amenity' and lodged at the Bass Coast Civic Centre, 76 McBride Avenue, Wonthaggi, or posted to Bass Coast Shire Council, PO Box 118, Wonthaggi, Victoria 3995, or emailed to basscoast@ basscoast.vic.gov.au. Enquiries should be directed to Philippa O'Halloran, Community Safety Manager, on 1300 BCOAST (226 278).

Council will meet to consider making a Local Law in the form of the Proposed Local Law at its Ordinary Meeting on 25 July 2012.

ALLAN BAWDEN Chief Executive Officer



Making of Local Law No. 1 Community Amenity 2012

Public Notice is hereby given that at a meeting of Gannawarra Shire Council held on 18 April 2012, Council made a local law, entitled Local Law No. 1 Community Amenity 2012. In accordance with the procedure set out in section 119(3) of the **Local Government Act 1989**:

Local Law No. 1 Community Amenity 2012 has the following purposes, 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.

Local Law No. 1 Community Amenity 2012 has the following general purport, it:

- provides 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 an animal, item or other thing;
- makes it an offence if a person fails to comply with a Notice to Comply;
- regulates permit applications, exemptions and the granting of permits under the Local Law;
- makes it an offence to falsify or unreasonably omit relevant information from a permit application;
- regulates the setting of fees and charges under the Local Law;
- makes it an offence for any person without Council's consent to apply a name to a road;
- makes it an offence for property owners allocated property numbers not to adequately mark their property with that number;
- makes it an offence for an owner or occupier of private land to cause or allow their land to be kept in a manner which is unsightly or detrimental to the amenity of the neighbourhood;
- makes it an offence for an owner or occupier of private land to allow their land to be kept in a manner which is dangerous or likely to cause danger to a person, life or property;
- makes 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;
- makes it 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;
- makes it an offence for a person to light or burn any materials in the open air on any private land less than 0.5 hectares in a built up area unless in a barbeque, wood fire oven, copper stand burner or other cooking device or properly constructed fireplace;
- makes it an offence for a person to light or burn any materials in the open air on any private land between 0.5 and 2 hectares in a built up area without Council's consent, unless in a barbeque, wood fire oven, copper stand burner or other cooking device or properly constructed fireplace;
- makes it an offence for a person to light or burn any offensive materials in the open air or to cause offensive emissions of smoke and odour to enter a neighbouring property in any part of the municipal district;
- makes it an offence for an owner or occupier of private land 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;
- makes it an offence for a person to camp on private land unless certain circumstances exist or Council consents;
- makes it an offence for a person without Council consent to keep, store, repair or use shipping containers on Council Land, or on any private land of less than 0.5 hectares, except private land zoned Farm Zone under the Municipal Planning Scheme;
- makes it an offence for an owner or occupier of private land to allow a tree or vegetation to obstruct traffic by overhanging an abutting road or presenting any other specified hazard;
- makes it an offence for a person to allow a tree or plant on his or her private land to cause damage to or interference with any fixture or erection or drain under Council's control;
- makes it an offence for an owner or occupier of private land without Council's consent to keep certain types of animals, or to not comply with the Guidelines incorporated in Schedule 1 to the Local Law for keeping no more than specified numbers of certain types of animal;

- makes it an offence for the owner or occupier of any private land where animals are kept not to provide accommodation in accordance with the Guidelines in Schedule 1 to the Local Law, including where a Planning Permit may be required but not obtained or not complied with;
- makes it an offence for the owner or occupier of any private land where animals are kept not to provide adequate fencing to prevent the animals escaping;
- makes it an offence for the owner or occupier of any private land where sheep, cattle, horses and other large animals are kept not to provide adequate fencing to prevent those animals escaping onto or remaining unattended on a road;
- makes it an offence for a person in charge of any dog or cat not to carry or present a litter device, and not to remove and dispose of that animal's faeces once deposited, on Council Land;
- makes it an offence for an owner or occupier of private land not to take all necessary steps to prevent any objectionable animal or bird noise from sounding noise at unreasonable times;
- makes it an offence for a person without Council's consent, to cause damage to or fail with 28 days to comply with a notice to repair such damage to any part of a road;
- makes it an offence for any person to place, keep, store or retrieve fodder on any part of a road if it creates a danger to road users or damages the road;
- makes it an offence for a person to drove or graze livestock on a road without, or contrary to conditions of, Council's consent;
- makes it an offence for a person transporting animal or other offensive waste to fail to remove any offensive waste from a road as soon as practical;
- makes it an offence for a person to deposit waste or materials in a street litter bin or recycling bin contrary to signage;
- makes it an offence for a person to place a recycling bin, including a clothing recycling bin on Council Land or any road without Council's consent;
- makes 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;
- makes it an offence for a person without Council's consent to use a motor bike or other motorised recreational vehicle on any part of Council Land other than roads, unless that part of Council Land has been designated for the purpose;
- makes it an offence for a person to dismantle a vehicle on a road or allow another person to do so;
- makes it an offence for a person to leave any derelict, abandoned or unregistered vehicle on any Council Land without Council's consent;
- makes 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;
- makes it an offence for a person to organise or hold a street festival or procession on a road, without Council's consent;
- makes it an offence for a person to conduct certain types of roadside trading or performing without Council's consent;
- makes it an offence for a person to trade from certain sites, with or without a Council permit;
- makes it an offence for a person to place or display any goods for sale on Council Land without Council's consent;
- makes it an offence for a person to use Council Land for the purposes of commercial outdoor dining (whether or not liquor consumption is intended) without Council's consent;
- makes it an offence for a person to use any Council Land (including a footpath or other part of a road) adjoining licensed premises for the sale and consumption of alcohol;

- makes it an offence for a permit holder not to move any permitted outdoor eating facilities if requested by Council or an Authorised or Delegated officer;
- makes 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;
- makes it 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;
- makes it an offence for an occupier of private 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;
- makes 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;
- makes it an offence for trade waste and waste hoppers not to be kept on the private 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;
- makes 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;
- makes 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;
- makes it an offence to remove or damage any street tree due to constructing, installing, removing or altering a vehicle crossing;
- makes 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 private land;
- makes it an offence for owner of private land or a builder where building works occur, in certain circumstances, not to obtain Council's consent for and then install a temporary vehicle crossing including protective works;
- makes it an offence for an owner of private land on which building works occur not to repair any damage to Council property caused by the works to the satisfaction of Council, or to fail to reimburse Council for the expense of the repair;
- makes 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;
- makes 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;
- makes it an offence, for a person between 10.00 pm and 8.00 am, 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;
- makes it an offence for a person to consume alcohol in any area declared and signed alcoholfree by Council;
- makes it an offence for a person to provide, bring or use glass containers in an area where a Council permit prohibits glass containers;
- makes it an offence for a person to smoke in a municipal place or on Council Land or on a road that has been declared and signed a smoke free area;
- makes 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;

- makes 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;
- makes 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;
- makes 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;
- makes 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;
- makes 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;
- makes 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;
- makes it an offence for a person to camp on Council Land without Council consent 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;
- makes it an offence for a person on Council Land to light a fire and/or to allow a lit fire to remain alight in specified places and circumstances;
- makes it an offence for persons on Council Land to congregate around lit fire in specified places without Council's consent;
- makes it an offence for a person to undertake any filming where the film is for any commercial purpose and/or television broadcasting purpose and involves film crews and exclusive use of Council Land, except only news broadcasting, without Council's consent;
- makes 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;
- makes 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;
- makes 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;
- makes it an offence for a person to organise or undertake any event in a municipal building without Council's consent;
- makes 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 Local Law may be inspected or obtained 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.

The Local Law may also be viewed on Council's website: www.gannawarra.vic.gov.au

ROSANNE KAVA Chief Executive Officer



Proposed Road Management Plan

Council has prepared a draft Road Management Plan under the Road Management Act 2004 (Act).

The purpose of the proposed Road Management Plan (referred to further as the Plan) is to establish procedures and systems for the management of public roads. The Council is a road authority under the Act. As such, it is responsible for carrying out the management functions on local roads, i.e. all roads within the municipal area of the City of Greater Dandenong, other than EastLink and main roads such as VicRoads arterials and freeways.

In terms of the Act, a road authority shall carry out its road management functions based on policy and operational objectives. The Act requires Council to set appropriate standards for the discharge of its road management duties based on available resources. It also requires Council to monitor its performance in delivering the functions.

The draft Plan sets out these policies; objectives and relevant standards in relation to the discharge of the City of Greater Dandenong's road management duties. The draft Plan also includes details of the management system that Council intends to implement to inspect, maintain and repair public roads and ancillary areas for which it is the coordinating road authority or the responsible road authority. The draft Plan also specifies priorities adopted by Council after due consideration of available resources. It also includes any matters that a relevant Code of Practice specifies should be included in a road management plan.

The draft Plan may be viewed on our website at www.greaterdandenong.com or a copy may be collected between 9am and 5pm Monday to Friday from the Greater Dandenong Council Service Centres, at any one of the following locations: 39 Clow Street, Dandenong; Shop A7, Parkmore Shopping Centre, Keysborough; 397–405 Springvale Road, Springvale; The Paddy O'Donoghue Centre, 18–32 Buckley Street, Noble Park.

Any person who is aggrieved by the draft Plan may, by 25 May 2012, make a submission by mail to City of Greater Dandenong, PO Box 200, Dandenong, Victoria 3175 or by email to council@cgd.vic.gov.au

Planning and Environment Act 1987 CAMPASPE PLANNING SCHEME Notice of Preparation of Amendment Amendment C50

Authorisation A02168

The Campaspe Council has prepared Amendment C50 to the Campaspe Planning Scheme.

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

The land affected by the Amendment includes various parcels of public and privately owned land within the Shire of Campaspe.

The Amendment proposes to apply the Heritage Overlay to individual buildings, sites and precincts. The heritage places are listed in the schedule to the Heritage Overlay that forms part of this Amendment and includes private and public buildings, bridges, and other historically significant structures. Specifically the Amendment proposes to change the Campaspe Planning Scheme by:

- amending Planning Scheme Map Nos. 1HO, 3HO, 7HO, 8HO, 9HO, 10HO, 11HO, 19HO, 20HO, 21HO, 24HO, 25HO, 26HO, 28HO, 29HO, 30HO, 31HO, 34HO, 35HO, 39HO;
- insert new Planning Scheme Map Nos. 2HO, 5HO, 6HO, 12HO, 14HO, 15HO, 16HO, 17HO, 18HO, 22HO, 23HO and 27HO;

- amending Clause 21.05 to include 3 new reference documents;
- replacing the Heritage Policy at Clause 22.02 with a new Heritage Policy;
- replacing the schedule to the Heritage Overlay at Clause 43.01 with a new schedule to:
 - introduce 6 additional heritage precincts being Tongala Precinct, Kyabram Commercial Precinct, Kyabram Union Street Precinct, Lockington Precinct, East Echuca Residential Precinct and Echuca North Residential Precinct;
 - amend controls to 5 existing heritage precincts being Old Echuca Township Area and Victoria Park, Echuca Central Area, Francis Street Residential Area, Rochester Central Area and Rushworth Central Area;
 - apply the Heritage Overlay to 111 additional individually identified heritage places;
- amending the schedule to Clause 61.03 to include new Heritage Overlay maps being introduced into the planning scheme; and
- introduce the 'Shire of Campaspe Heritage Precincts Incorporated Plan' as a new incorporated document in the schedule to Clause 81.01.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Shire of Campaspe offices, corner Heygarth and Hare Streets, Echuca; Rochester Service Centre, MacKay Street, Rochester; Tongala Service Centre, Mangan Street, Tongala; Kyabram Service Centre, Lake Road, Kyabram; Rushworth Service Centre, High Street, Rushworth; 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 25 June 2012. A submission must be sent to James McNulty, Strategic Land Use Planner, at the Shire of Campaspe, PO Box 35, Echuca 3564.

KEITH BAILLIE Chief Executive Officer

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME

Notice of the Preparation of an

Amendment to a Planning Scheme and Notice of an Application for Planning Permit

Given under Section 96C of the Planning and Environment Act 1987

Amendment C157

Authorisation A02130

Planning Permit Application PP1101

The land affected by the Amendment is Lot 2 Michael Street, Pakenham (PS514539).

The land affected by the Application is Lot 2 Michael Street, Pakenham (PS514539).

The Amendment proposes to:

- rezone part of land at Lot 2 Michael Street, Pakenham from Industrial 1 Zone to Urban Growth Zone Schedule 1 (Cardinia Road Precinct Structure Plan);
- amend Clause 21.08 Settlement and Housing Issues, Schedule 1 to the Urban Growth Zone and Schedule 6 to the Significant Landscape Overlay to the Cardinia Planning Scheme to reflect changes made to the Cardinia Road Precinct Structure Plan (CRPSP); and
- amend the Schedule to Clause 81.01 to replace the current CRPSP with a new revised document. The Amendment will revise the CRPSP to designate the land for residential development. The CRPSP currently indicates that the underlying zoning for this site is peripheral commercial and industrial.

Concurrent with the preparation of the Planning Scheme Amendment is a planning permit application made pursuant to section 96A(1) of the **Planning and Environment Act 1987** that affects the land. The application is for a permit to develop the land for 149 dwellings.

The person who requested the Amendment is Portbury Development Co. Pty Ltd.

The applicant for the permit is Portbury Development Co. Pty Ltd.

You may inspect the Amendment, the explanatory report about the Amendment, the application, and any documents that support the Amendment and the application, including the proposed permit, free of charge, at the following locations: during office hours, at the office of the planning authority, Cardinia Shire Council, Henty Way, Pakenham; 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 or by the granting of the permit may make a submission to the planning authority.

The closing date for submissions is 28 May 2012. A submission must be sent to the Cardinia Shire Council, PO Box 7, Pakenham 3810.

TRACEY PARKER Manager Planning Policy and Projects

Planning and Environment Act 1987 PORT PHILLIP PLANNING SCHEME Notice of Preparation of Amendment Amendment C89 Authorisation AO2083

The Port Phillip City Council has prepared Amendment C89 to the Port Phillip Planning Scheme. In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Port Phillip Council as planning authority to prepare the Amendment.

The Amendment provides for the planning scheme implementation of the 'Review of Heritage Overlay 1 Port Melbourne – Outcome and Recommendations' (Lovell Chen, 2011). Reflecting this review in the planning scheme will ensure heritage controls remain current and will assist in the conservation of heritage places within Port Melbourne.

Land affected by the Amendment:

- The area currently identified as Heritage Overlay 1 Port Melbourne (HO1) in the Port Phillip Planning Scheme. The HO1 area is generally bound by Clark Street to the north, Ingles and Boundary Streets to the east, Pickles Street to the south and Beach Street to the west.
- An additional 244 residential properties within Port Melbourne that are proposed to be included within HO1, located generally north of the Port Melbourne Light Rail Reserve in part of Albert, Alfred, Bridge, Byrne, Clark, Derham, Evans, Farrell, Melville, Nelson, Raglan and Ross Streets and part Williamstown Road.
- Turner Reserve parkland that comprises part of the Port Melbourne Light Rail Reserve (proposed part of HO1).
- The former Fire Station building located at 147 Liardet Street, Port Melbourne (HO182).
- The Port Melbourne Cricket Ground located at 525 Williamstown Road, Port Melbourne (HO447).
- Edwards Park located at 219 Esplanade East, Port Melbourne (HO448).

The Amendment proposes to make changes to the Port Phillip Planning Scheme as follows:

- Update the schedule to the Heritage Overlay (Clause 43.01) and corresponding Heritage Overlay Maps (2HO and 3HO) to:
 - extend Heritage Overlay 1 to apply to an additional 244 properties and the Turner Reserve;

- introduce two new individual heritage overlays for the Port Melbourne Cricket Ground (HO447) and Edwards Park (HO448);
- apply tree controls to the Port Melbourne Light Rail Reserve and Edwards Park;
- remove internal alteration controls from 147 Liardet Street (HO182) former Fire Station building;
- make mapping corrections to remove Heritage Overlay 1 from properties at 17 and 19 Evans Street and 297 Ingles Street, Port Melbourne, which are each partly covered by the Heritage Overlay in error.
- Amend the Port Phillip Heritage Review (Incorporated Document to the Port Phillip Planning Scheme) to:
 - replace the existing Heritage Overlay 1 citation with the revised Heritage Overlay 1 citation (including four sub-precinct citations);
 - introduce new citations for the Port Melbourne Cricket Ground (HO447) and Edwards Park (HO448);
 - replace Citation 2237 (26 McCormack Street) and Citation 685 (101 Spring Street) with updated citations.
- Alter the City of Port Phillip Heritage Policy Map and City of Port Phillip Neighbourhood Character Policy Map (Incorporated Documents to the Port Phillip Planning Scheme) to:
 - include the individual heritage gradings of the 244 properties recommended for inclusion within Heritage Overlay 1;
 - remove the area covered by the additional 244 Heritage Overlay 1 properties from the Neighbourhood Character Policy Map (shows contributory buildings outside the Heritage Overlay);
 - show the Port Melbourne Cricket Ground, Edwards Park and Turner Reserve as significant heritage places;
 - revise the grading of 48 properties currently within HO1.
- Amend all references in the planning scheme to the updated version of the Port Phillip Heritage Review, the City of Port Phillip Heritage Policy Map and the City of Port Phillip Neighbourhood Character Policy Map (affects Clauses 21.07, 22.04 and the schedule to Clause 81.01).
- Include the Review of Heritage Overlay 1 Port Melbourne Outcomes and Recommendations as a reference document at Clause 22.04 (Heritage Policy) of the planning scheme.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at St Kilda Town Hall, corner Carlisle Street and Brighton Road, St Kilda; South Melbourne Town Hall, 208–220 Bank Street, South Melbourne; Port Melbourne Town Hall, 333 Bay Street, Port Melbourne; and the Port Melbourne Library, 333 Bay Street, Port Melbourne. This can be done during business hours and is free of charge. The Amendment may also be viewed online at the City of Port Phillip website, www. portphillip.vic.gov.au/planning_amendments and the Department of Planning and Community Development website, www.dpcd.vic.gov.au/planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority. The closing date for submissions is Monday 28 May 2012. A submission must be sent to: Coordinator – Strategic Planning, City of Port Phillip, Private Bag No. 3, PO St Kilda, Victoria 3182.

Planning and Environment Act 1987

STONNINGTON PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C158

Authorisation A02209

The Stonnington City Council has prepared Amendment C158 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 Council as planning authority to prepare the Amendment.

The land affected by the Amendment are precincts and individual parcels of land in Malvern East, Toorak, Prahran and Windsor.

The Amendment proposes to include two precincts comprised of shops, and three individual shops 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 Stonnington City Council, 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 28 May 2012. A submission must be sent to the City of Stonnington, PO Box 21, Prahran 3181.

STEPHEN LARDNER Manager City Strategy



WHITEHORSE PLANNING SCHEME Notice of Preparation of Amendment Amendment C123

Authorisation A01712

Whitehorse City Council has prepared Amendment C123 to the Whitehorse Planning Scheme.In accordance with section 8A(3) of the Planning and Environment Act 1987, the Minister for

Planning authorised the Whitehorse City Council as planning authority to prepare the Amendment. The land affected by the Amendment is known as the Crossway Baptist Church site, which includes the following addresses:

- 2–18 Vision Drive, Burwood East
- 27–29 Vision Drive, Burwood East
- 709 Highbury Road, Burwood East. The Amendment proposes to:
- introduce Development Plan Overlay Schedule 4 to the Whitehorse Planning Scheme Clause 43.02; and
- apply Development Plan Overlay Schedule 4 to facilitate the future use and development of the Crossway Baptist Church site.

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 Whitehorse City Council, Planning Counter, Civic Offices, 379 Whitehorse Road, Nunawading; Libraries in the City of Whitehorse – Blackburn, Box Hill, Nunawading and Vermont South; City of Whitehorse Service Centres located in Box Hill Town Hall and Forest Hill Shopping Centre; City of Whitehorse webpage at www.whitehorse.vic.gov.au/amendment-c123.html; and 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 Monday 28 May 2012.

A submission must be sent to Pamela Neivandt – Senior Strategic Planner, Whitehorse City Council, Locked Bag 2, Nunawading Delivery Centre 3131.

A submission that seeks to change the Amendment and is not accepted by the planning authority will be referred to an Independent Panel appointed by the Minister under Part 8 of the **Planning** and Environment Act 1987.

If a submission is referred to a Panel, a Directions Hearing and Panel Hearing are to be held on the following dates (noting that these dates may be varied):

- Directions Hearing week commencing 6 August 2012
- Panel Hearing week commencing 3 September 2012.

Anyone who has made a submission that has been referred to a Panel has an opportunity to be heard.

All submitters will be formally advised in writing of any Directions or Panel Hearing and the date.

JULIE REID General Manager City Development Whitehorse City Council

PRIVACY STATEMENT

Any personal information you may include in any submission to Council on the Amendment is collected for planning purposes in accordance with the **Planning and Environment Act 1987**. The public may view the submissions whilst the Amendment is being considered. In accordance with the 'Improving Access to Planning Documents' Practice Note dated December 1999, a copy of your submission may be made available upon request. If you fail to provide this information your comments may not be considered. You may access this information by contacting Council on 9262 6303.

SALE OF CROWN LAND BY PUBLIC TENDER

Tenders close Wednesday 23 May at 2 pm at the offices of the Department of Treasury and Finance, Basement Mail Centre, 1 Treasury Place, Melbourne 3002.

Reference: F11/1089.

- Address of Property: 49 Darwin Street, Marysville.
- **Crown Description:** Crown Allotment 2010, Township of Marysville, Parish of Steavenson.
- **Terms of Sale:** 1% on lodgement, 9% on acceptance. Balance payable 60/90 days thereafter.

Area: 3,618 m².

- **Officer Co-ordinating Sale:** Peter Caddy, Land & Property Group, Commercial Division, Department of Treasury and Finance, 5/1 Treasury Place, Melbourne, Victoria 3002.
- Selling Agent: Marysville Triangle Real Estate, 49 Darwin Street, Marysville, Victoria 3779, in conjunction with L. J. Hooker Marysville, Shop 2, 19 Murchison Street, Marysville, Victoria 3779.

GORDON RICH-PHILLIPS MLC Assistant Treasurer

Department of Treasury and Finance SALE OF CROWN LAND BY PUBLIC TENDER

Tenders close Wednesday 16 May 2012 at 2.00 pm at the offices of the Department of Treasury and Finance, Mail Centre, Basement, 1 Treasury Place, Melbourne.

Reference: F11/1954.

- Address of Property: Normanby Road, Notting Hill (previously known as 24 Samada Street, Notting Hill).
- **Crown Description:** Crown Allotment 2012, Parish of Mulgrave.
- Terms of Sale: Deposit 10%, Balance 120/150/180 days.

Area: 16,610 square metres.

Officer Co-ordinating Sale: Deanne Leaver, Senior Project Manager, Land and Property Group, Department of Treasury and Finance, Level 5, 1 Treasury Place, Melbourne, Victoria 3002.

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Selling Agent: Savills, Level 25, 140 William Street, Melbourne, Victoria 3000.

GORDON RICH-PHILLIPS MLC Assistant Treasurer

Co-operatives Act 1996

WANTIRNA COLLEGE CO-OPERATIVE LTD

On application under section 601AA(2) of the **Corporations Act 2001** (the Act), by the co-operative named above, notice is hereby given under section 601AA(4) of the Act, as applied by section 316 of the **Co-operatives Act 1996**, that, at the expiration of two months from the date of this notice, the name of the co-operative listed above will, unless cause is shown to the contrary, be removed from the register of co-operatives and the registration will be dissolved.

Dated at Melbourne 26 April 2012

DAVID BETTS Deputy Registrar of Co-operatives Consumer Affairs Victoria

Education and Training Reform Act 2006 SCHOOL COUNCIL FOR RAINBOW PRIMARY SCHOOL AND RAINBOW SECONDARY COLLEGE RAINBOW PRIMARY SCHOOL COUNCIL

RAINBOW SECONDARY

COLLEGE COUNCIL

Notice is given that on 12 April 2012 Ministerial Order No. 559 was made under subsections (1) and (6) of section 2.3.2 of the Education and Training Reform Act 2006.

The Order constitutes School Council for Rainbow Primary School and Rainbow Secondary College under section 2.3.2 (1) of that Act as one council for two schools.

The general purpose of the Order under section 2.3.2 (6) is to provide for the dissolution of Rainbow Primary School Council and Rainbow Secondary College Council.

> THE HON. MARTIN DIXON, MP Minister for Education

Electricity Industry Act 2000

NOTIFICATION OF GRANT OF LICENCE TO SELL ELECTRICITY

The Essential Services Commission gives notice under section 30 of the **Electricity Industry Act 2000** that pursuant to section 19(1) of that Act, the Electricity Retail Licence applied for by Powershop Australia Pty Ltd (ABN 41 154 914 075) has been granted by the Commission. The Licence is granted on an ongoing basis.

A copy of the Licence is available on the Commission's website located at www.esc.vic.gov.au or a copy can be obtained by calling the Commission's reception on (03) 9651 0222.

Dated 11 April 2012

DR RON BEN-DAVID Chairperson

PUBLIC NOTICE CONCERNING NEIGHBOURHOOD SAFER PLACES

Two public land reserves established under the **Crown Land (Reserves) Act 1978** have been identified as meeting the Country Fire Authority Assessment Guidelines for neighbourhood safer places. As the Minister responsible for the **Crown Land (Reserves) Act 1978**, I consent to the use of the following reserves as Neighbourhood Safer Places.

Reserve No.	Municipality	Township Name	General Location	Description
0606617	Loddon	Serpentine	Chapel Street, Serpentine	Serpentine Recreation Reserve
0606685	Loddon	Pyramid Hill	Gladfield Road, Pyramid Hill	Mitchell Park Recreation Reserve

Dated 17 April 2012

PETER WATKINSON Executive Director, Public Land Division

Crown Land (Reserves) Act 1978

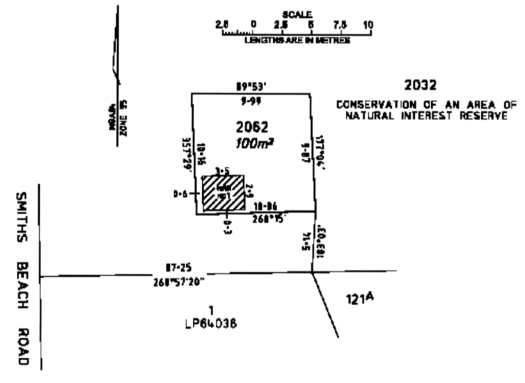
ORDER GIVING APPROVAL TO THE GRANT OF LICENCE UNDER SECTIONS 17B AND 17DA

Under sections 17B and 17DA of the **Crown Land (Reserves) Act 1978** I, The Hon. Ryan Smith MP, Minister for Environment and Climate Change, being satisfied that there are special reasons which make the granting of a licence reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a licence by Phillip Island Nature Park Board of Management for the purpose of installation of telecommunication equipment over an area of the Phillip Island Nature Park described in the Schedule below, and, in accordance with sections 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

SCHEDULE

The land shown hatched on the following plan, being part of Crown land temporarily reserved for 'Management of Wildlife' by Order in Council of 24 September 1985 (vide Victoria Government Gazette 2 October 1985, page 3859) and with the purpose amended to 'Conservation of an area of natural interest' by Order in Council of 24 June 1997 (vide Victoria Government Gazette 26 June 1997, page 1491).



File Reference: 2018436 Dated 11 April 2012

> THE HON. RYAN SMITH MP Minister for Environment and Climate Change

Crown Land (Reserves) Act 1978

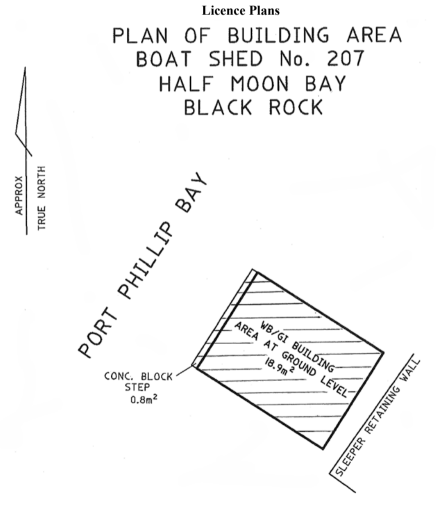
ORDER GIVING APPROVAL TO GRANT LICENCES UNDER SECTIONS 17B AND 17DA

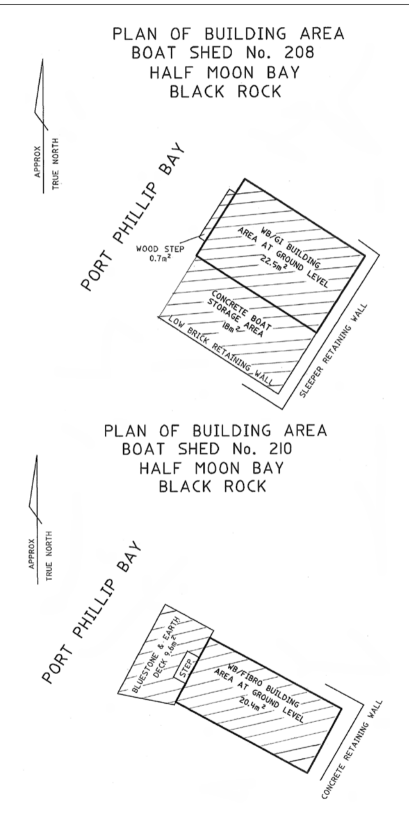
Under sections 17B and 17DA of the **Crown Land (Reserves) Act 1978**, I, the Hon Ryan Smith MP, Minister for Environment and Climate Change, being satisfied that there are special reasons which make the granting of nine licences reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of nine licences by Bayside City Council for the purpose of use and maintenance of a boatshed/bathing box at the Sandringham Beach Park Reserve described in the Schedule below and, in accordance with section 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

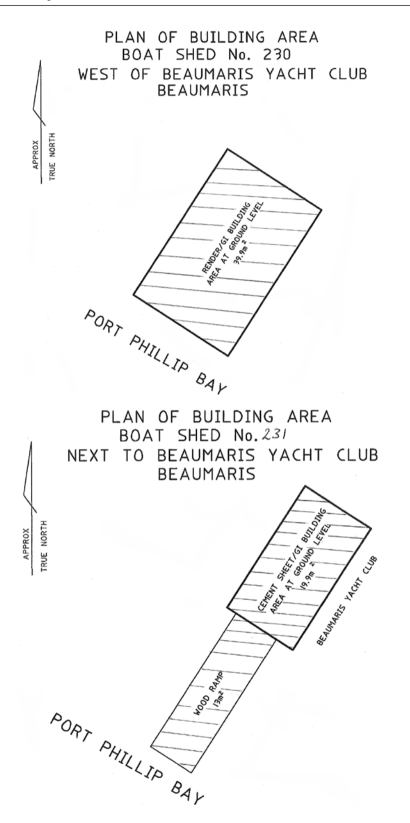
SCHEDULE

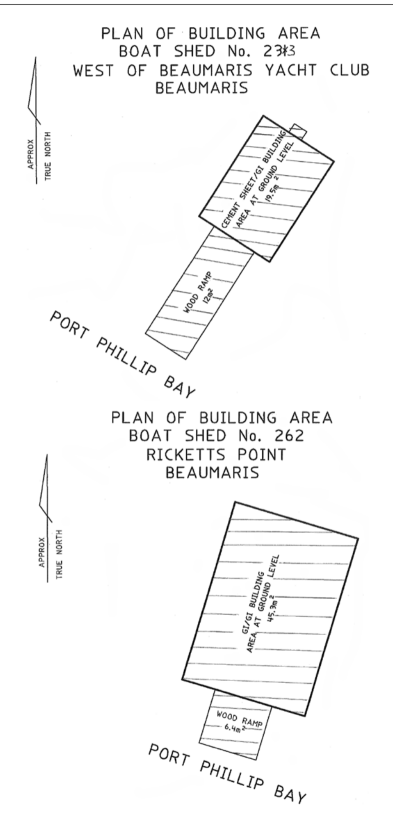
The land shown hatched black on the attached plans, being part of the land permanently reserved for public park by Order in Council of 3 September 1888 (vide Government Gazette 7 September 1888, page 2783).



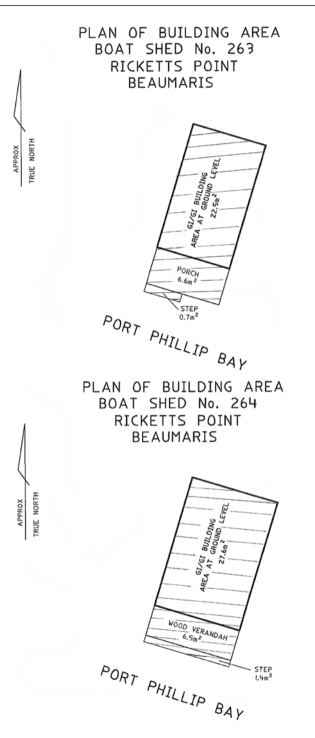


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Reference: 1204182 Dated 17 April 2012

> THE HON RYAN SMITH MP Minister for Environment and Climate Change

Drugs, Poisons and Controlled Substances Act 1981 APPROVAL UNDER SECTION 14A

- 1. Under section 14A(1) of the **Drugs, Poisons and Controlled Substances Act 1981** ('the Act'), I, David Davis, Minister for Health, approve the Schedule 2, 3 and 4 poisons listed in the tables below for the purposes of the following authorisation under section 13(1)(bb):
 - a) in relation to registered nurses who are endorsed under section 94 of the Health Practitioner Regulation National Law as qualified to obtain, supply and administer Schedule 2, 3, 4 and 8 medicines for nursing practice in a rural and isolated practice area.
- 2. Under section 14A(1A) of the Act, for the purposes of the above authorisation under section 13(1)(bb), I approve:
 - (a) the health services listed in clause 4 of this approval as the health services in which the Schedule 2, 3 and 4 poisons listed in the tables below can be used, sold or supplied; and
 - (b) that the clinical circumstances and the route of administration in which the listed Schedule 2, 3 and 4 poisons are to be used, sold or supplied are as set out in the tables below and in accordance with the Primary Clinical Care Manual (PCCM) 7th Edition 2011 written by Queensland Health and the Royal Flying Doctor Service (Queensland Section) at http://www.health.qld.gov.au/pccm/ and as amended from time to time and published by the Queensland Government.

Note: a later edition of the PCCM is not to be taken as an amendment of the PCCM 7th edition.

This approval takes effect from the date of publication in the Victoria Government Gazette.

3. Tables of Poisons

Schedule 2 Poisons

Poison	Clinical circumstance	Route of administration	Use	Supply
Clotrimazole	Tinea/Ringworm	Topical	No	Yes
Clotrimazole	Candidiasis	Topical	No	Yes
Lignocaine	Genital Sores/Ulcers	Topical	No	Yes
Miconazole	Tinea/Ringworm	Topical	No	Yes
Miconazole	Candidiasis	Topical		Yes
Paracetamol	Simple analgesia for adults and children	Oral	Yes	Yes

Schedule 3 Poisons

Poison	Clinical circumstance	Route of administration	Use	Supply
Chloramphenicol	Flash burn to the eye	Topical to eye	Yes	Yes
Chloramphenicol	Bacterial/Viral Conjunctivitis	Topical to eye	Yes	Yes
Chloramphenicol	Foreign body/Corneal abrasion	Topical to eye	Yes	Yes

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Poison	Clinical circumstance	Route of administration	Use	Supply
Clotrimazole	Vaginitis	Topical	No	Yes
Miconazole	Oral Thrush/ Candidiasis	Oral	No	Yes
Nystatin	Oral Thrush/ Candidiasis	Topical	No	Yes
Paracetamol and Codeine preparation	Simple analgesia for adults and children >12 years	Oral	Yes	Yes

Schedule 4 Poisons

Poison	Clinical circumstance	Route of administration	Use	Supply
Amoxycillin	Trauma to teeth	Oral	Yes	Yes
Amoxycillin	Tooth abscess	Oral	No	Yes
Amoxycillin	Upper Respiratory Tract Infection (Child)	Oral	No	Yes
Amoxycillin	Otitis Media – acute	Oral	No	Yes
Amoxycillin	Human (Tooth Knuckle) and animal bites	Oral	No	Yes
Amoxycillin	Laceration – Marine	Oral	No	Yes
Amoxycillin	Otitis media with effusion	Oral	No	Yes
Albendazole	Intestinal worms	Oral	Yes	No
Amoxycillin and Clavulanic Acid preparation	Human (Tooth Knuckle) and animal bites	Oral	No	Yes
Amoxycillin and Clavulanic Acid preparation	Laceration – Marine	Oral	No	Yes
Amoxycillin	Otitis media with effusion	Oral	No	Yes
Azithromycin	Genital Sores/ulcers (Donovanosis)	Oral	Yes	No
Azithromycin	Low abdominal pain in female (possible Pelvic Inflammatory Disease)	Oral	Yes	No

Poison	Clinical circumstance	Route of administration	Use	Supply
Azithromycin	Genital Sores/ulcers (Syphilis)	Oral	Yes	No
Azithromycin	Epididymo-orchitis	Oral	Yes	No
Benzathine Penicillin	Upper Respiratory Tract Infection Adult	Intramuscular	Yes	No
Benzathine Penicillin	Upper Respiratory Tract Infection (child)	Intramuscular	Yes	No
Benzathine Penicillin	Human (Tooth Knuckle) and animal bites	Intramuscular	Yes	No
Benzathine Penicillin	Genital sores/ulcers (Syphillis)	Intramuscular	Yes	No
Benzathine Penicillin	Acute Rheumatic Fever & Rheumatic Heart Disease	Intramuscular	Yes	No
Benzathine Penicillin	Impetigo	Intramuscular	Yes	No
Ceftriaxone	Low abdominal pain in female (possible Pelvic Inflammatory Disease)	Intramuscular	Yes	No
Ceftriaxone	Epididymo-orchitis	Intramuscular	Yes	No
Cephalexin	Cellulitis/ Erysipelas	Oral	No	Yes
Cephalexin	Impetigo	Oral	No	Yes
Cephalexin	Urinary Tract Infection in Pregnancy	Oral	No	Yes
Cephalexin	Urinary Tract Infection if allergic to trimethoprim	Oral	No	Yes
Ciprofloxacin	Epididymo-orchitis	Oral	Yes	No
Ciprofloxacin	Low abdominal pain in female (possible Pelvic Inflammatory Disease)	Oral	Yes	No
Clindamycin	Bacterial vaginosis	Topical	Yes	Yes
Clindamycin	Mastitis/breast abscess	Oral	No	Yes
Clindamycin	Cellulitis/ Erysipelas	Oral	No	Yes

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Poison	Clinical circumstance	Route of administration	Use	Supply
Clindamycin	Trauma to teeth	Oral	Yes	Yes
Clindamycin	Tooth abscess	Oral	Yes	Yes
Clindamycin	Impetigo	Oral	Yes	Yes
Dexamethasone 0.5 mg/ Framycetin Sulphate 5 mg/Gramicidin 0.05 mg/ mL preparation	Chronic suppurative otitis media	Topical – ear drops	Yes	Yes
Dexamethasone 0.5 mg/ Framycetin Sulphate 5 mg/Gramicidin 0.05 mg/ mL preparation	Otitis Externa	Topical – ear drops	Yes	Yes
Dexamethasone 0.5 mg/ Framycetin Sulphate 5 mg/Gramicidin 0.05 mg/ mL preparation	Aural Foreign Body/ Insect	Topical – ear drops	Yes	Yes
Dicloxacillin	Impetigo	Oral	No	Yes
Dicloxacillin	Cellulitis/ Erysipelas	Oral	No	Yes
Diphtheria, tetanus, acellular pertussis- containing vaccine (child formation) (DTPa)	Tetanus Immunisation (management of tetanus prone wound)	Intramuscular	Yes	No
Diphtheria, tetanus, acellular pertussis- containing vaccine (adult/ adolescent formulation) (dTpa)	Tetanus Immunisation (management of tetanus prone wound)	Intramuscular	Yes	No
Diphtheria, tetanus- containing vaccine (adult formulation) (dT or ADT)	Tetanus Immunisation (management of tetanus prone wound)	Intramuscular	Yes	No
Doxycycline	Human (Tooth Knuckle) and animal bites	Oral	No	Yes
Doxycycline	Low abdominal pain in female (possible Pelvic Inflammatory Disease)	Oral	No	Yes
Doxycycline	Epididymo-orchitis	Oral	No	Yes
Doxycycline	Laceration – Marine	Oral	No	Yes

Poison	Clinical circumstance	Route of administration	Use	Supply
Erythromycin	Acute Rheumatic Fever & Rheumatic Heart Disease	Oral	No	Yes
Flucloxacillin	Impetigo	Oral	No	Yes
Flucloxacillin	Mastitis/breast abscess	Oral	No	Yes
Flucloxacillin	Cellulitis/ Erysipelas	Oral	No	Yes
Flumethasone 0.02% + clioquinol 1%	Otitis externa			
IM procaine penicillin	Otitis Media – acute	Intramuscular	Yes	No
Lignocaine	Acute wounds – Lacerations, local anaesthesia	Subcutaneous	Yes	No
Metronidazole	Gingivitis	Oral	No	Yes
Metronidazole	Vaginitis/ Recurrent bacterial Vaginosis	Oral	Yes	Yes
Metronidazole	Low abdominal pain in female (possible Pelvic Inflammatory Disease)	Oral	No	Yes
Metronidazole	Tooth abscess	Oral	No	Yes
Metronidazole	Laceration – Marine	Oral	No	Yes
Metronidazole	Human (Tooth Knuckle) and animal bites	Oral	No	Yes
Metronidazole	Giardiasis	Oral	No	Yes
Mupirocin	Impetigo	Topical	No	Yes
Nitrofurantoin	Urinary Tract Infection in Pregnancy	Oral	No	Yes
Oxybuprocaine	Foreign body/Corneal abrasion	Topical to eye	Yes	No
Oxybuprocaine	Flash burn to the eye	Topical to eye	Yes	No
Phenoxymethylpenicillin	Upper Respiratory Tract Infection (adult)	Oral	No	Yes
Phenoxymethylpenicillin	Upper Respiratory Tract Infection (child)	Oral	No	Yes
Phenoxymethylpenicillin	Impetigo	Oral	No	Yes

Poison	Clinical circumstance	Route of administration	Use	Supply
Phenoxymethylpenicillin	Cellulitis/ Erysipelas	Oral	No	Yes
Procaine Penicillin	Cellulitis/ Erysipelas	Intramuscular	Yes	No
Roxithromycin	Impetigo – for patients with immediate penicillin hypersensitivity i.e. have anaphylaxis to penicillin	Oral		
Roxithromycin	Upper Respiratory Tract Infection (adult)	Oral	No	Yes
Roxithromycin	Upper Respiratory Tract Infection (child)	Oral	No	Yes
Roxithromycin	Otitis Media – acute	Oral	No	Yes
Silver Sulfadiazine	Minor burns	Topical	Yes	Yes
Tinidazole	Vaginitis	Topical	Yes	No
Tinidazole	Giardiasis	Oral	Yes	No
Triamcinolone	Otitis Externa	Topical – ear ointment	Yes	No
Trimethoprim	Urinary Tract Infection (Female only)	Oral	Yes	Yes
Trimethoprim	Upper Respiratory Tract Infection (child)	Oral	No	Yes
Valaciclovir	Genital Sores/Ulcers	Oral	No	Yes

4. Health Services

Health Service	Campus
Alexandra District Hospital	Alexandra
Alpine Health	Myrtleford
Alpine Health	Bright
Alpine Health	Mt Beauty
Bairnsdale Regional Health Service	Bairnsdale
Bass Coast Regional Health	Wonthaggi
Beaufort and Skipton Health Service	Beaufort
Beaufort and Skipton Health Service	Skipton

Health Service	Campus
Beechworth Health Service	Beechworth
Benalla and District Memorial Hospital	Benalla
Boort District Health	Boort
Casterton Memorial Health	Casterton
Castlemaine Health	Castlemaine
Central Gippsland Health Service	Maffra
Cobram District Health	Cobram
Cohuna District Hospital	Cohuna
Colac Area Health	Colac
Djerriwarrh Health Services	Bacchus Marsh
Dunmunkle Health Services	Rupanyup
East Grampians Health Service	Ararat
East Grampians Health Service	Willaura
East Wimmera Health Service	St Arnaud
East Wimmera Health Service	Birchip
East Wimmera Health Service	Charlton
East Wimmera Health Service	Donald
East Wimmera Health Service	Wycheproof
Edenhope and District Memorial Hospital	Edenhope
Gippsland Southern Health Service	Leongatha
Gippsland Southern Health Service	Korumburra
Hepburn Health Service	Daylesford
Hepburn Health Service	Creswick
Hesse Rural Health	Winchelsea
Heywood Rural Health	Heywood
Inglewood and Districts Health Service	Inglewood
Kerang District Health	Kerang
Kilmore and District Hospital	Kilmore
Kooweerup Regional Health Service	Kooweerup
Kyabram and District Health Services	Kyabram

Health Service	Campus
Kyneton District Health Service	Kyneton
Lorne Community Hospital	Lorne
Maldon Hospital	Maldon
Mallee Track Health and Community Service	Ouyen
Mansfield District Hospital	Mansfield
Maryborough District Health Service	Maryborough
Maryborough District Health Service	Dunolly
McIvor Health and Community Services	Heathcote
Moyne Health Services	Port Fairy
Nathalia District Hospital	Nathalia
Numurkah District Health Service	Numurkah
Omeo District Health	Omeo
Orbost Regional Health	Orbost
Otway Health and Community Services	Apollo Bay
Portland District Health	Portland
Robinvale District Health Services	Robinvale
Robinvale District Health Services	Manangatang
Rochester and Elmore District Health Service	Rochester
Rural Northwest Health	Warracknabeal
Rural Northwest Health	Hopetoun
Seymour District Memorial Hospital	Seymour
South Gippsland Hospital	Foster
South West Healthcare	Camperdown
Stawell Regional Health	Stawell
Tallangatta Health Service	Tallangatta
Terang and Mortlake Health Service	Terang
Timboon and District Healthcare Service	Timboon
Upper Murray Health and Community Services	Corryong
Western District Health Service	Penshurst
Western District Health Service	Coleraine

Health Service	Campus
West Wimmera Health Service	Nhill
West Wimmera Health Service	Jeparit
West Wimmera Health Service	Kaniva
West Wimmera Health Service	Rainbow
Wimmera Health Care Group	Dimboola
Yarram and District Health Service	Yarram
Yarrawonga District Health Service	Yarrawonga
Yea and District Memorial Hospital	Yea

Dated 16 April 2012

HON DAVID DAVIS MP Minister for Health

VICTORIA RACING CLUB REGULATIONS 2006

Schedule of Proposed Admission Charges

The Board of Victoria Racing Club Limited has resolved that the following Schedule of Admission Charges applies for the 2012/2013 racing season.

Non-Feature Days		11/12	12/13
Saturday/Public Holiday	Full Concession Student	\$12.00 \$7.00 \$10.00	\$12.00 \$7.00 \$10.00
Sunday/Midweek	Full Concession Student	\$8.00 \$5.00 \$6.00	n/a n/a n/a
Feature Days			
Makybe Diva Stakes / Girls Day Out	Full Concession Student	\$25.00 \$12.00 \$20.00	\$25.00 \$12.00 \$20.00
Turnbull Stakes Melbourne Cup Carnival Preview	Full Concession Student	\$30.00 \$15.00 \$20.00	\$30.00 \$15.00 \$24.00
Victoria Derby Day	Full Concession Children Student	\$74.00 \$40.00 \$20.00 \$60.00	\$74.00 \$40.00 FREE \$60.00

General Admission Fees 2011/2012

Melbourne Cup Day	Full	\$74.00	\$74.00
	Concession	\$40.00	\$40.00
	Children	\$20.00	FREE
	Student	\$60.00	\$60.00
VRC Oaks Day	Full	\$61.00	\$55.00
	Concession	\$33.00	\$28.00
	Children	\$15.00	FREE
	Student	\$50.00	\$48.00
Stakes Day	Full	\$50.00	\$55.00
	Concession	\$25.00	\$28.00
	Family	\$80.00	\$110.00
	Children	\$10.00	FREE
	Student	\$45.00	\$48.00
New Year's Day	Full	\$15.00	\$15.00
	Concession	\$8.00	\$8.00
	Student	\$12.00	\$12.00
Lightning Stakes Day	Full	\$20.00	\$25.00
	Concession	\$10.00	\$12.00
	Student	\$16.00	\$20.00
Feature Days		11/12	12/13
Super Saturday	Full	\$30.00	\$30.00
	Concession	\$15.00	\$15.00
	Student	\$24.00	\$24.00
Australian Guineas Day	Full	\$20.00	\$25.00
	Concession	\$10.00	\$12.00
	Student	\$16.00	\$20.00

The above Schedule was sent to the Minister for Racing on 22 March 2012 pursuant to Regulation 7(5) of the Victoria Racing Club Regulations 2006, has now been reviewed and has not been disallowed.

The above Schedule will come into operation on 1 August 2012.

DALE G. MONTEITH Chief Executive

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
near Barham NE (NSW)	9 May 2011	19 May 2011	9 May 2012
Cobram West	5 May 2011	12 May 2011	5 May 2012
Goorambat	9 May 2011	19 May 2011	9 May 2012
Katamatite	9 May 2011	19 May 2011	9 May 2012
Kyabram NE	9 May 2011	19 May 2011	9 May 2012
Myrtleford	5 May 2011	12 May 2011	5 May 2012
Shepparton	9 May 2011	19 May 2011	9 May 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 15 April 2012

PETER WALSH MLA Minister for Agriculture and Food Security

Planning and Environment Act 1987

BOROONDARA PLANNING SCHEME Notice of Approval of Amendment

Amendment C170

The Minister for Planning has approved Amendment C170 to the Boroondara Planning Scheme.

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

The Amendment removes interim Heritage Overlay (HO507) at 1311 Toorak Road, Camberwell.

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

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

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C163

The Minister for Planning has approved Amendment C163 to the Cardinia Planning Scheme.

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

The Amendment revises the Schedule to the Public Use Zone to clarify the planning permit exemptions applying to the Emerald Tourist Board.

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 Cardinia Shire Council, Henty Way, Pakenham.

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

Planning and Environment Act 1987

DAREBIN PLANNING SCHEME

Notice of Approval of Amendment

Amendment C87

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

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

The Amendment:

- makes changes to the Municipal Strategic Statement to implement the key land use and urban design objectives of the Bell Street Strategy 2006; and
- introduces a new local planning policy for land use in Bell Street.

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 Darebin City Council, Strategic Planning Unit, First Floor, 274 Gower Street, Preston, Victoria 3072.

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

Planning and Environment Act 1987

MELBOURNE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C168

The Minister for Planning has approved Amendment C168 to the Melbourne Planning Scheme.

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

The Amendment rezones a parcel of land within the North Wharf Precinct, Docklands, from Public Park and Recreation Zone to Capital City Zone (Schedule 1) and applies a Design and Development Overlay (Schedule 59) and an Environmental Audit Overlay (EAO) 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 Melbourne City Council, Planning Reception, Level 3, 240 Little Collins Street, Melbourne.

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

Planning and Environment Act 1987

MOYNE PLANNING SCHEME

Notice of Approval of Amendment Amendment C47

The Minister for Planning has approved Amendment C47 to the Moyne Planning Scheme.

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

The Amendment introduces zone, overlay and particular provision controls into the planning scheme for land at corner of Landers Lane and Riordans Road, Tarrone, to facilitate the use and development of the Tarrone Power Station.

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 Moyne Shire Council, corner Princes and Cox Streets, Port Fairy.

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

Planning and Environment Act 1987 DAREBIN PLANNING SCHEME Notice of Lapsing of Amendment Amendment C108 Part B

The Darebin City Council has resolved to abandon Amendment C108 Part B to the Darebin Planning Scheme. The Amendment proposed to insert interim overlay controls for the Alphington North Heritage Precinct.

The Amendment lapsed on 10 April 2012.

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

ORDERS IN COUNCIL

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

Order in Council

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

DENNYING – The temporary reservation by Order in Council of 30 July, 1991 of an area of 4.488 hectares of land being Crown Allotment 46, Parish of Dennying as a site for Water Supply purposes. – (Rs 14346)

SOUTH MELBOURNE – The temporary reservation by Order in Council of 6 June, 1956 of an area of 2.385 hectares, more or less, of land in the City of South Melbourne, Parish of Melbourne South as a site for Police purposes, less any authorised excisions, so far only as the land being Crown Allotment 2357 [area 3.6 square metres] & Crown Allotment 2358 [area 12.8 square metres], City of South Melbourne, Parish of Melbourne South as shown on Original Plan No. 123113A lodged in the Central Plan Office of the Department of Sustainability and Environment. – (1204818)

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

Dated 24 April 2012

Responsible Minister

RYAN SMITH

Minister for Environment and Climate Change MATTHEW McBEATH Clerk of the Executive Council

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATIONS

Order in Council

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

ESSENDON – The temporary reservation by Order in Council of 31 August, 1965 of an area of 4907 square metres of land at Essendon, Parish of Doutta Galla as a site for Public purposes (Homes for Elderly People), so far only as the portion containing 1548 square metres being Crown Allotment 2004, At Essendon, Parish of Doutta Galla as indicated by hatching on plan GP3153 published in the Government Gazette on 29 March, 2012 page – 683. – (Rs 8545)

ESSENDON – The temporary reservation by Order in Council of 22 April, 1975 of an area of 4828 square metres of land being Crown Allotment 47A, at Essendon, Parish of Doutta Galla as a site for Public purposes (Homes for Elderly People), so far only as the portion containing 1487 square metres being Crown Allotment 2002, At Essendon, Parish of Doutta Galla as indicated by hatching on plan GP3150 published in the Government Gazette on 29 March, 2012 page – 683. – (Rs 8545)

MERINO – The temporary reservation by Order in Council of 21 January, 1986 of an area of 8094 square metres of land being Crown Allotment 3A, Section 6, Township of Merino, Parish of Merino as a site for Hospital purposes. – (Rs 6325)

SEACOMBE – The temporary reservation by Order in Council of 30 July, 1968 of an area of 68.80 hectares, more or less, of land in the Parish of Seacombe as a site for Public Purposes (Caravan and Camping Park and Public Recreation), revoked as to part by Order in Council of 29 March, 1988 so far only as the portion containing 5686 square metres being Crown Allotment 2001, Parish of Seacombe as indicated by hatching on plan GP2992 published in the Government Gazette on 29 March, 2012 page – 683. – (Rs 9014)

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

Dated 24 April 2012

Responsible Minister

RYAN SMITH

Minister for Environment and Climate Change

MATTHEW McBEATH Clerk of the Executive Council

Crown Land (Reserves) Act 1978

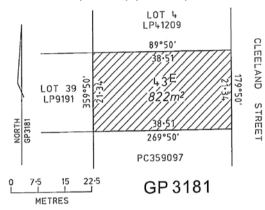
TEMPORARY RESERVATION OF CROWN LANDS

Order in Council

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

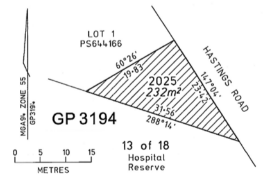
MUNICIPAL DISTRICT OF THE GREATER DANDENONG CITY COUNCIL

DANDENONG – Public purposes (Health purposes); area 822 square metres, being Crown Allotment 43E, Parish of Dandenong as indicated by hatching on plan GP3181 hereunder. – (GP3181) (2018992).



MUNICIPAL DISTRICT OF THE FRANKSTON CITY COUNCIL

FRANKSTON – Hospital purposes; area 232 square metres, being Crown Allotment 2025, Township of Frankston, Parish of Frankston as indicated by hatching on plan GP3194 hereunder. – (GP3194) (1204847).



MUNICIPAL DISTRICT OF THE CARDINIA SHIRE COUNCIL

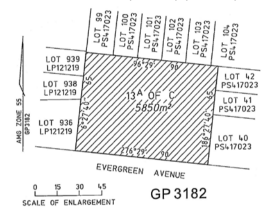
KOO-WEE-RUP EAST – Conservation of an area of natural beauty, being Crown Allotment 2017 [area 2.756 hectares] and Crown Allotment 2019 [area 8.693 hectares], Parish of Koo-wee-rup East as shown on Original Plan No. 123022 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (1203629).

MUNICIPAL DISTRICT OF THE CARDINIA SHIRE COUNCIL

KOO-WEE-RUP EAST – Drainage purposes, being Crown Allotment 2016 [area 4.208 hectares], Parish of Koo-wee-rup East as shown on Original Plan No. 123022 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (1203629).

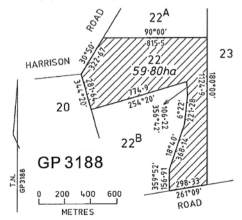
MUNICIPAL DISTRICT OF THE BRIMBANK CITY COUNCIL

MARIBYRNONG–Public purposes (Mental Health Services); area 5850 square metres, being Crown Allotment 13A, Section C, Parish of Maribyrnong as indicated by hatching on plan GP3182 hereunder. – (GP3182) (2019310).



MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

NYANG – Conservation of an area of natural interest, area 59.80 hectares, being Crown Allotment 22, Parish of Nyang as indicated by hatching on plan GP3188 hereunder. – (GP3188) (012019769).

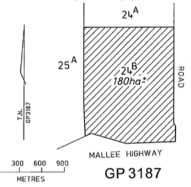


MUNICIPAL DISTRICT OF THE CITY OF MELBOURNE

PARKVILLE – Ornamental Plantation & Drainage purposes; area 564 square metres, being Crown Allotment 2011, At Parkville, Parish of Jika Jika as shown on Original Plan No. 123099 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (1204301).

MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

PIANGIL WEST – Conservation of an area of natural interest, area 180 hectares, more or less, being Crown Allotment 24B, Parish of Piangil West as indicated by hatching on plan GP3187 hereunder. – (GP3187) (012019768).



MUNICIPAL DISTRICT OF THE CITY OF MELBOURNE

SOUTH MELBOURNE – Public Park; area 477 square metres, being Crown Allotment 2094, City of South Melbourne, Parish of Melbourne South as indicated by hatching on plan GP2330 hereunder. – (GP2330) (2019697).



MUNICIPAL DISTRICT OF THE CITY OF MELBOURNE

WEST MELBOURNE – Public Park; being Crown Allotment 2020 [area 94 square metres] & Crown Allotment 2021 [area 1180 square metres], At West Melbourne, City of Melbourne, Parish of Melbourne North as shown on Original Plan No. 123073 lodged in the Central Plan Office of the Department of Sustainability and Environment and Crown Allotment 2023 [area 133 square metres], Crown Allotment 2024 [area 557 square metres], Crown Allotment 2025 [area 670 square metres] & Crown Allotment 2026 [area 249 square metres], At West Melbourne, City of Melbourne, Parish of Melbourne North as shown on Original Plan No. 123093 lodged in the Central Plan Office of the Department of Sustainability and Environment – (1204198 & 2016123).

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

Dated 24 April 2012 Responsible Minister

RYAN SMITH

Minister for Environment and Climate Change MATTHEW McBEATH Clerk of the Executive Council

State Owned Enterprises Act 1992

DECLARATION OF CENITEX AS A REORGANISING BODY

Order in Council

The Governor in Council under:

- Section 7(1) of the State Owned Enterprises Act 1992 (the Act), declares CenITex as a reorganising body;
- Section 8(2)(a) of the Act, approves that the number of members on the Board of CenITex be changed to a minimum of one;
 - Section 8(2)(b) of the Act, approves that the qualifications of persons appointed to the Board of CenITex be determined by the relevant Minister, in consultation with the Treasurer; and
- Section 8(2)(c) of the Act, determines that the relevant Minister, in consultation with the Treasurer, may appoint a Chairman and Deputy Chairman of CenITex.

Dated 24 April 2012

Responsible Minister: KIM WELLS MP Treasurer

> MATTHEW McBEATH Clerk of the Executive Council

Environment Protection Act 1970

WASTE MANAGEMENT POLICY (USED PACKAGING MATERIALS)

Order in Council

The Governor in Council under section 16A(1) and in accordance with section 17A of the **Environment Protection Act 1970**, and on the recommendation of the Environment Protection Authority, declares the Waste Management Policy (Used Packaging Materials) contained in the Schedule to this Order.

This Order is effective from the date it is published in the Government Gazette. Dated 24 April 2012 Responsible Minister RYAN SMITH Minister for Environment and Climate Change

> MATTHEW McBEATH Clerk of the Executive Council

Environment Protection Act 1970 Act No. 8056/1970

WASTE MANAGEMENT POLICY (USED PACKAGING MATERIALS)

Schedule to the Order in Council

PART 1 – PRELIMINARY

- 1. Title
- 2. Commencement
- 3. Revocation of Waste Management Policy (Used Packaging Materials)
- 4. Dependence on the Covenant
- 5. Exemptions/Deemed Compliance
- 6. Definitions

PART 2 – POLICY OBJECTIVE

- 7. Background
- 8. Goals
- 9. Scope
- 10. Principles

PART 3 – ATTAINMENT PROGRAM

- 11. Statutory Obligations and Rights
- 12. Recovery Data
- 13. Enforcement of Obligations
- 14. Methods of Collecting Information and Reporting
- 15. Collection and Participation Data
- 16. Supporting Data
- 17. Commencement of Reporting
- 18. Information Supplied to Council

PART 1 – PRELIMINARY

1. Title

This order may be cited as the Waste Management Policy (Used Packaging Materials).

2. Commencement

This Policy will come into operation upon publication in the Government Gazette.

3. Revocation of Waste Management Policy (Used Packaging Materials)

The Waste Management Policy (Used Packaging Materials), as published in the Government Gazette dated 28 October 2010, is revoked.

4. Dependence on the Covenant

This Policy will have no effect if the Covenant ceases to be in force.

5. Exemptions/Deemed Compliance

The following brand owners are exempted from, or deemed to comply with, the obligations in this Policy:

- (1) Covenant signatories who are fulfilling their obligations under the Covenant;
- (2) persons who are a signatory to, and are complying with, any other arrangement which the Authority is satisfied produces equivalent outcomes to those achieved through the Covenant; and
- (3) brand owners whose annual turnover in Australia is not more than \$5 million.

Note: The Covenant establishes monitoring, disciplinary and dispute resolution procedures to identify non-complying signatories. These and the process for referring non-complying signatories to jurisdictions are contained in Schedule 3 of the Covenant.

6. Definitions

In this Policy, unless the contrary intention appears:

Australian Packaging Covenant means the agreement by that name (including all schedules and annexes to that agreement) between government and industry organisations in the packaging supply chain to reduce the environmental impacts of consumer packaging;

Authority means the Environment Protection Authority established under the Environment Protection Act 1970;

brand owner means:

- (a) a person who is the owner or licensee in Australia of a trade mark under which a product is sold or otherwise distributed in Australia, whether the trade mark is registered or not;
- (b) a person who is the franchisee in Australia of a business arrangement which allows an individual, partnership or company to operate under the name of an already established business;
- (c) in the case of a product which has been imported, the first person to sell that product in Australia;
- (d) in respect of in-store packaging, the supplier of the packaging to the retailer; or
- (e) in respect of plastic bags, the importer or manufacturer of the plastic bags or the retailer who provides the plastic bag to the consumer for the transportation of products purchased by the consumer at the point of sale;

consumer packaging means all packaging products made of any material, or combination of materials, for the containment, protection, marketing or handling of consumer products. This also includes distribution packaging;

Council means the National Environment Protection Council established by section 8 of the **National Environment Protection Council (Victoria) Act 1995** and the equivalent provisions of the corresponding Acts of the Commonwealth and participating States or Territories;

Covenant means the Australian Packaging Covenant;

Covenant Council means the body established under the Covenant for the purpose of administering the Covenant, including registration of signatories and action plans, monitoring, discipline and dispute resolution where required;

distribution packaging means all packaging that contains multiples of products (the same or mixed) intended for direct consumer purchase, including:

- (a) secondary packaging used to secure or unitise multiples of consumer products such as cardboard boxes, shipper, shrink film overwrap; and
- (b) tertiary packaging used to secure or unitise multiples of secondary packaging such as pallet wrapping stretch film, shrink film, strapping;

free rider means a brand owner or organisation that is a participant in the packaging chain and is not a signatory to the Covenant, and is not producing equivalent outcomes to those achieved through the Covenant;

industry means any manufacturing, industrial, commercial, wholesale, or retail activity or process that can result in the generation, recycling, treatment, transport, storage, or disposal of consumer packaging waste;

kerbside recycling collection means roadside collection of domestic solid waste separated for the purpose of recycling;

landfill means waste disposal sites used for the authorised deposit of solid waste onto or into land;

lifecycle management means management of the potential environmental impacts of a product in all stages of production, distribution, use, collection, re-use, recycling, reprocessing and disposal of that product;

materials recovery system means any system to collect, sort and pre-process materials recovered from the waste stream, including but not limited to domestic kerbside recycling collections, drop-off collection systems, public place collection and industrial and commercial recycling collection systems;

Measure means the National Environment Protection (Used Packaging Materials) Measure made under section 14(1) of the **National Environment Protection Council (Victoria) Act 1995** and equivalent provisions of the corresponding Acts of the Commonwealth and participating States and Territories;

municipal district means the area in which a local government has authority;

packaging chain means the linkages among materials suppliers, packaging manufacturers, packaging fillers, wholesalers, retailers and consumers of packaged products;

participation rate, for a recycling collection service, means the number of households or other premises participating in the service, expressed as a proportion of the number of households or premises to whom the service is available;

plastic bags includes single use lightweight plastic carry bags containing virgin or recycled plastic;

Policy means this Waste Management Policy (Used Packaging Materials);

product stewardship means the ethic of shared responsibility through the lifecycle of products including the environmental impact of the product through to, and including, its ultimate disposal;

recovery rate has the meaning set out in clause 12(2);

recyclable, packaging for a product, means reasonably able to be recovered in Australia through an approved or accredited collection or drop-off system, and able to be reprocessed and used as a raw material for the manufacture of a new product;

recycle, for a product, means to recover the product and use it as a raw material to produce another product;

re-use, for a product, means use of a product for the same or similar purpose as the original purpose without subjecting the product to a manufacturing process which would change its physical appearance;

secondary resource means a resource used or to be used:

- (a) to manufacture new consumer packaging or another product to replace raw or virgin materials; or
- (b) for energy recovery;

signatory means a signatory to the Covenant, and includes an organisation that accedes to the Covenant after it is made, whether before or after the commencement of this Policy;

Sustainable Packaging Guidelines means the guidelines which comprise Schedule 2 of the Covenant. The guidelines assist the design, manufacture and end-of-life management of packaging, tackling the sometimes conflicting demands of market performance and cost, consumer protection, and environmental health, while meeting the needs of a sustainable society; and

turnover means gross annual income.

PART 2 – POLICY OBJECTIVE

7. Background

- (1) The Covenant is an agreement entered into by governments and industry participants in the packaging chain based on the principles of product stewardship and shared responsibility. Product stewardship imposes an obligation on all those who benefit from production to assume a share of responsibility for a product over its lifecycle. The Covenant covers consumer packaging.
- (2) All signatories to the Covenant have made a commitment to:
 - (a) work together to achieve the overarching targets established under the Covenant;
 - (b) produce and report on public action plans with measurable actions that will deliver improved environmental outcomes appropriate to their production, usage, sale, recovery and/or reprocessing of consumer packaging;
 - (c) work co-operatively to develop good practice collection systems and markets, and education and promotion programs; and
 - (d) provide data to assess the performance of the Covenant and progress towards the goals of the Measure.
- (3) Packaging chain signatories to the Covenant have made commitments to practice product stewardship throughout the lifecycle of consumer packaging, including to:
 - (a) design packaging to minimise use of materials and eliminate excessive packaging;
 - (b) adopt and implement the Sustainable Packaging Guidelines;
 - (c) support materials recovery systems and infrastructure for reprocessing used packaging materials in collaboration with State and local governments; and
 - (d) report and demonstrate continuous improvement against the key performance indicators and targets specified in the Covenant.
- (4) Local government signatories to the Covenant have made commitments in relation to good practice in the delivery of kerbside recycling collection systems.

- (5) The Commonwealth, State and Territory governments have made commitments in relation to:
 - (a) facilitating product stewardship through their legislation by developing the Measure;
 - (b) facilitating market development initiatives;
 - (c) applying product stewardship to their own operations; and
 - (d) supporting kerbside and other recycling collection services.
- (6) As the Covenant includes a voluntary system of industry self regulation, the intent of Council is to ensure that industry signatories do not suffer any competitive disadvantage as a result of fulfilling their commitments under the Covenant.

8. Goals

- (1) The goals of the Measure are to:
 - (a) reduce environmental degradation arising from the disposal of used packaging; and
 - (b) conserve virgin materials through encouraging waste avoidance and the re-use and recycling of used packaging materials

by supporting and complementing the voluntary strategies in the Covenant and by assisting the assessment of the performance of the Covenant.

(2) The goal of this Policy is to implement the Measure within the State of Victoria.

9. Scope

The scope of this Policy is limited to the recovery, re-use and recycling of used consumer packaging materials and will focus on:

- (1) materials used for packaging retail products consumed in industrial, commercial and domestic premises and public places;
- (2) materials used for packaging food and beverages intended for consumption in public places or in commercial provision of food services to individuals in hotels and restaurants; and
- (3) distribution packaging that contains multiples of products intended for consumer use.

10. Principles

In applying this Policy, regard must be had to the principles of environment protection set out in sections 1B to 1L of the **Environment Protection Act 1970**.

PART 3 – ATTAINMENT PROGRAM

11. Statutory Obligations and Rights

- (1) This Policy establishes a statutory basis for ensuring that signatories to the Covenant are not competitively disadvantaged in the market place by fulfilling their commitments under the Covenant.
- (2) A brand owner must:
 - (a) undertake or assure the systematic recovery of consumer packaging in which the brand owner's products are sold; and
 - (b) undertake or assure the re-use, recycling or energy recovery of consumer packaging in which the brand owner's products are sold; and
 - (c) demonstrate that all materials that have been recovered by them or on their behalf have been utilised through (in order of preference):
 - (i) re-use in the packaging of the brand owner's own products (if applicable); or
 - (ii) use within Australia as a secondary resource; or
 - (iii) export as a secondary resource; and
 - (d) demonstrate that reasonable steps have been taken to ensure that consumers are adequately advised as to how the packaging is to be recovered.

- (3) For the purpose of sub-clause (2), a brand owner must ensure an overall recovery rate of 70% for the following consumer packaging materials:
 - (a) paper and cardboard;
 - (b) glass;
 - (c) steel;
 - (d) aluminium;
 - (e) PET plastics (Code 1);
 - (f) HDPE plastics (Code 2); and
 - (g) plastics (Codes 3–7).
- (4) A brand owner can discharge the obligations under sub-clause 2(a), 2(b) and 2(c) if the brand owner undertakes or assures the recovery and utilisation of used packaging materials which are of a size and type substantially the same as the packaging in which the brand owner's products are sold.

12. Recovery Data

- (1) For the purposes of clause 11(2)(c), a brand owner must record the following information for each packaging material used during a financial year:
 - (a) total weight of material used by material type;
 - (b) number of units of packaging by unit and material type;
 - (c) total weight of material recovered by material type;
 - (d) total weight of recovered material re-used and recycled in Australia by material type;
 - (e) total weight of recovered material re-used and recycled by material type through export;
 - (f) total kilojoules of embedded energy recovered;
 - (g) total weight of recovered material disposed of to landfill; and
 - (h) how consumers have been advised as to how packaging is to be recovered.
- (2) The above information must be used to calculate and record a recovery rate for the brand owner's used packaging materials in accordance with the following formula:

weight of material recovered from the post-consumer waste stream

Recovery rate = _

weight of material sold as packaging within Australia

- (3) A brand owner must:
 - (a) keep records of the information in sub-clause (1) and (2) for five years; and
 - (b) make records available for inspection on request by the Authority.
- (4) The Authority will make arrangements to audit the records kept by brand owners under this clause.
- (5) The Authority will maintain the confidentiality of commercially sensitive information given to it by a brand owner and will not publicly release any information unless:
 - (a) the brand owner consents to the release of the information; or
 - (b) the Authority is legally compelled to release it; or
 - (c) the information is aggregated with other information so as to conceal its source; or
 - (d) it is in the public interest to release it.
- (6) For the purpose of this clause, 'material' means the principal component or components of the container and does not include incidental components such as labels and closures.

13. Enforcement of Obligations

Brand owners will not be penalised for failure to discharge their obligations under clauses 11 and 12 unless brand owners have first been notified of the need to comply with these obligations and the options for exemption from those obligations, and they have failed to comply with that notice.

14. Methods of Collecting Information and Reporting

To enable annual reporting to the Council on whether the goals in clause 8 are being met, the Authority will collect the information set out in clauses 12, 15 and 16 from brand owners and local governments.

15. Collection and Participation Data

- (1) The Authority will require each local government of a municipal district (or each grouping of local governments of municipal districts where waste management groups exist) in which a kerbside recycling collection service or other municipal materials recovery system is provided, to provide the following information in relation to the municipal district or group of municipal districts, for a financial year:
 - (a) what percentage of households is covered by any such service;
 - (b) participation rate in any such service;
 - (c) number of tenements covered by the service and whether the tenements are residential tenements or other kinds of tenement;
 - (d) per tenement fee charged for recycling collection services;
 - (e) total weight of recyclable material collected at kerbside or by other municipal materials recovery systems by material type;
 - (f) if the material collected is sorted:
 - (i) the total weight of each material type sold and/or sent for secondary use, including energy recovery;
 - (ii) the total weight of the residual fraction disposed of to landfill by material type if practicable.
- (2) Each local government or grouping of local governments must ensure that any new or novated contract with a recycling collection service requires such contractors to provide any information to the local government that the local government needs to supply the information mentioned in sub-clause (1).
- (3) Where a local government is subject to current contract conditions which prevent it complying with sub-clause (1), the Authority will take any steps that are necessary to ensure that kerbside recycling collection services supply the information mentioned in that sub-clause to the Authority.
- (4) The Authority will maintain the confidentiality of any commercially sensitive information provided under this clause unless:
 - (a) the parties identified in sub-clause (1) and (3) consent to the release of the information; or
 - (b) the Authority is legally compelled to release it; or
 - (c) the information is aggregated with other information so as to conceal its source; or
 - (d) it is in the public interest to release it.
- (5) Each local government, or grouping of local governments, must report the information mentioned in sub-clause (1) for a financial year to the Authority within three months after the end of the financial year to which the information relates.
- (6) The Authority will report on participation in complementary collection systems for recyclables.

16. Supporting Data

At least once every year, the Authority will ensure that surveys of packaged products sold by retailers and/or surveys of brand owners represented in materials recovery systems are conducted to ascertain the effectiveness of this Policy in preventing free riding.

17. Commencement of Reporting

- (1) An audit shall not be carried out under clause 12(4) unless an audit methodology:
 - (a) has been agreed between jurisdictions participating in the Council; and
 - (b) has been published by the Commonwealth or jurisdictions participating in the Council.
- (2) The Authority will not require a local government or grouping of local governments to give any information otherwise required under clause 15 unless a national reporting form:
 - (a) has been agreed between jurisdictions participating in the Council in consultation with the relevant State/Territory Local Government Associations; and
 - (b) has been published by the Commonwealth or jurisdictions participating in the Council.
- (3) The Authority will not require a local government or grouping of local governments to give any information otherwise required under clause 15(1)(b) unless a national standard participation rate survey methodology:
 - (a) has been agreed between jurisdictions participating in the Council in consultation with the relevant State/Territory Local Government Associations; and
 - (b) has been published by the Commonwealth or jurisdictions participating in the Council.
- (4) The Authority will not require a local government or grouping of local governments to provide information collected under clause 15 to any other jurisdiction participating in the Council unless a standard reporting format has been agreed between jurisdictions in consultation with the relevant State/Territory Local Government Associations.
- (5) The Authority will not require surveys to be conducted under clause 16 unless a standard survey methodology has been agreed between jurisdictions participating in the Council.

18. Information Supplied to Council

For Council to be able to publish a statement of overall national performance, on or before 31 December each year, the Authority will provide to Council the following information in a standard reporting format:

- (a) information gathered from brand owners whose records under clause 12 have been audited;
- (b) aggregated information received from local governments under clause 15;
- (c) information gathered through the conduct of surveys under clause 16;
- (d) information relating to complaints received, investigations undertaken and prosecutions mounted pursuant to this Policy; and
- (e) a statement of interpretation of the information.

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		(Tractor)
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