



Victoria Government Gazette

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GENERAL

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As from 25 October 2012

The last Special Gazette was No. 355 dated 24 October 2012.

The last Periodical Gazette was No. 1 dated 14 June 2012.

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
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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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**PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL)
MELBOURNE CUP HOLIDAY 2012 (Tuesday 6 November 2012)**

Please Note:

The Victoria Government Gazette for Melbourne Cup week (G45/12) will be published on **Thursday 8 November 2012**.

Copy deadlines:

Private Advertisements **9.30 am on Friday 2 November 2012**

Government and Outer
Budget Sector Agencies Notices **9.30 am on Monday 5 November 2012**

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

JENNY NOAKES
Government Gazette Officer

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

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JENNY NOAKES
Government Gazette Officer

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership between Catherine Webb and Lynette Wright, trading as Love and Care Professional Cleaning Service, has been dissolved as from 21 September 2012. Catherine Webb is now sole trader of Love and Care Professional Cleaning Service.

CATHERINE WEBB
ABN 66560776643.

the executor, Blaze Ristanovski, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to him by 25 December 2012, after which date the executor may convey or distribute the assets, having regard only to the claims of which he has notice.

Dated 19 October 2012

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

Re: ROBIN JOHN LARCOMBE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 July 2012, are required by the trustee, John Glyn Matthies, to send particulars to them, care of the undersigned solicitors by 27 December 2012, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

AITKEN PARTNERS PTY LTD, solicitors,
Level 1, 114 William Street, Melbourne, Vic. 3000.

Re: Estate DENNIS NICHOLSON, deceased.

In the estate of DENNIS NICHOLSON, late of Grutzner House, Monash Street, Shepparton, Victoria, widowed, deceased.

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

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

GRAHAM RICHARD LEEDS, late of 21 Clarke Street, Thomastown, in the State of Victoria, retired, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 January 2012, are required by the executrix, Mary Leeds, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to her by 25 December 2012, after which date the executrix may convey or distribute the assets, having regard only to the claims of which she has notice.

Dated 19 October 2012

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

Re: ALBERT SANTOMAGGIO, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 July 2012, are required by the trustee, Antonina De Cinque, care of 44 Douglas Street, Noble Park, Victoria, to send particulars to the trustee by 9 January 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BORCHARD & MOORE, solicitors,
44 Douglas Street, Noble Park 3174.

DONKA RISTANOVSKA, late of 164 Murray Road, Preston, 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 14 December 2011, are required by

Re: EMERIC SOMLO, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 May 2012, are required by the trustee, Elaine Jessie Quain, care of 44 Douglas

Street, Noble Park, Victoria, to send particulars to the trustee by 10 January 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BORCHARD & MOORE, solicitors,
44 Douglas Street, Noble Park 3174.

Re: Estate of LUCIUS WINDSOR MANNING.

Creditors, next-of-kin and others having claims in respect of the estate of LUCIUS WINDSOR MANNING, late of 240 Pollards Road, Mansfield, in the State of Victoria, the deceased, who died on 30 December 2011, are required by Lucius Anthony Ted Manning, the executor named in the Will of the said Lucius Windsor Manning, to send particulars thereof to the undermentioned solicitors by 20 January 2013, after which date he will distribute the assets, having regard only to the claims of which notice has been received.

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

Re: Estate CHRISTOPHER JAMES PAINTER, deceased.

Creditors, next-of-kin and others having claims in respect of the deceased, who died on 4 March 2012, are required by the trustees, Helen Margaret Painter and Brian Lindsay Painter, to send particulars of them, care of the undermentioned lawyers, by 27 December 2012, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

EMBLETON & ASSOCIATES PTY, lawyers,
8 Fitzroy Street, Kerang, Victoria 3579.

Re: THELMA GRACE TYRRELL, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 July 2012, are required by the trustee, Ronald John Tyrrell, care of Featherbys Lawyers, 14 Ninth Avenue, Rosebud, Victoria, solicitor, to send particulars to the trustee, by 26 December 2012, after which date the trustee

may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

FEATHERBYS, lawyers,
14 Ninth Avenue, Rosebud 3939.

Re: LINDA KATHRYN THOMAS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 July 2012, are required by the trustees, Lisa Anne Linley and Mark Arnold Thomas, to send particulars to the trustees, care of their undermentioned solicitors, by 28 December 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, solicitor,
Level 30, 600 Bourke Street, Melbourne 3000.

ELSIE DINNAGE, late of 161 Centre Dandenong Road, Cheltenham, shop assistant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 September 2012, are required by the trustee, care of Harris & Chambers Lawyers, of 1/23 Melrose Street, Sandringham 3191, to send particulars to them by 27 December 2012, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

HARRIS & CHAMBERS LAWYERS,
1/23 Melrose Street, Sandringham 3191.

LOIS MAE WATSON, late of 41 Coolgardie Street, Frankston North, hairdresser, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 July 2012, are required by the trustees, care of Harris & Chambers Lawyers of 1/23 Melrose Street, Sandringham 3191, to send particulars to them by 27 December 2012, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

HARRIS & CHAMBERS, lawyers,
1/23 Melrose Street, Sandringham 3191.

Trustee Act 1958

SECTION 33 NOTICE

Notice to Claimants

AUDREY MAY GILES, late of Room 14, Mentone Gardens, 66–70 Nepean Highway, Mentone, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 July 2012, are required by Equity Trustees Limited, of Level 2, 575 Bourke Street, Melbourne, Victoria, the executor of the estate of the deceased, to send particulars of their claims to it, care of the undermentioned solicitor, by 25 December 2012, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice.

HUNT & HUNT, lawyers,
Level 26, 385 Bourke Street, Melbourne,
Victoria 3000.
Ref: 9555221.

Re: FAYE JOCELYN O'NEIL, deceased, of Vasey Aged Care, 709–723 Hawthorn Road, Brighton East in the State of Victoria, gentlewoman.

Creditors, next-of-kin and others having claims in respect to the estate of the deceased, who died on 1 November 2011, are required to send particulars of their claims to the executor, Keith Ross Cameron, care of 31 Small Street, Hampton, Victoria 3188, by 27 December 2012 after which date the executor may convey or distribute the assets, having regard only to the claims of which he may then have notice.

KEITH R. CAMERON, solicitor,
31 Small Street, Hampton, Victoria 3188.

Re: WIRO JOHN CHRISTOPHER ZYLSTRA, late of 11 Mountain Crescent, Montrose, Victoria, policeman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died between 17 and 18 August 2012, are required by the executor, Suzanne Mary Lytton, to send particulars to her, care of the undermentioned solicitors, by a date not later than two months from the date of publication

hereof, after which date the executor will convey or distribute the assets, having regard only to the claims of which she then has notice.

LYTTLETONS, solicitors,
53 Marcus Road, Dingley 3172.

JANET TEMPLETON RIDDELL, late of 109 Hyland Street, Warrnambool, in the State of Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 November 2010, are required by the executor, David John Riddell, care of Maddens Lawyers of 1a Liebig Street, Warrnambool, in the said State, to send particulars of their claims to him by 25 December 2012, after which date the executor may convey or distribute the assets, having regard only to the claims of which he has notice.

Dated 25 October 2012

MADDENS LAWYERS,
1a Liebig Street, Warrnambool, Victoria 3280.

Re: BARBARA ANN BETTER, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 August 2012, are required by the trustee, Jean Moroney, in the Will called Jean Maroney, to send particulars to the trustee, care of the undermentioned solicitors, by 25 December 2012, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: BARBARA HELGA BOLFIK, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 August 2012, are required by the trustees, John Bolfik and Caroline Farrell, to send particulars to their solicitors at the address below by 24 December 2012, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: KENNETH ROY LUCAS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 July 2012, are required by the trustees, Christine Pannam and Peter James Lucas, to send particulars to their solicitors at the address below by 24 December 2012, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: KATRINA ANN HERSCHELL, late of 31 Type Street, Richmond, Victoria, company director, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 March 2012, are required by the executors, Judith Ann Herschell and Alan Dunstan Herschell, to send particulars to them, care of the undermentioned lawyers, by 25 December 2012, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

MINTER ELLISON LAWYERS,
Rialto Towers, 525 Collins Street, Melbourne 3000.

GAVIN JOSEPH DOOLEY, late of Glenwood Nursing Home, Henry Street, Traralgon, business manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 December 2009, are required by the executor, Brian Patrick Dooley, care of O'Halloran Davis Solicitors, 12–14 Kirk Street, Moe, in the said State, to send particulars to them by 24 December 2012, after which date the executors may convey or distribute the assets having regards only to claims to which they have notice.

Dated 16 October 2012

O'HALLORAN DAVIS, solicitors,
12–14 Kirk Street, Moe, Victoria 3825.

MILDRED MAY DOOLEY, late of 29 Anzac Street, Moe, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 January 1999, are required by the executor, Brian Patrick Dooley, care of

O'Halloran Davis Solicitors, 12–14 Kirk Street, Moe, in the said State, to send particulars to them by 24 December 2012, after which date the executors may convey or distribute the assets having regards only to claims to which they have notice.

Dated 16 October 2012

O'HALLORAN DAVIS, solicitors,
12–14 Kirk Street, Moe, Victoria 3825.

RONALD HORATIO ELMER, late of 1 Florence Street, Lara, Victoria, 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 trustee, Geoffrey David Elmer, to send particulars of their claims to the trustee, in the care of the undermentioned legal practitioner, by 31 December 2012, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: DANIEL JAMES DEMPSEY (also known as Daniel Dempsey), deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 December 2011, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 5 April 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED,
18 View Street, Bendigo 3550.

Re: JAMES ROBERT LESLIE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 June 2012, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 18 January 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED,
18 View Street, Bendigo 3550.

Re: IAN SYDNEY MORSHEAD, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 December 2011, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 9 January 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED,
18 View Street, Bendigo 3550.

Re: WALTER LAKEY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 May 2012, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 22 January 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED,
18 View Street, Bendigo 3550.

Re: AGNES ANNE MALANE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 April 2012, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 21 January 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED,
18 View Street, Bendigo 3550.

Creditors, next-of-kin and others having claims in respect of the Will of MARGARET CATHERINE DOUGHERTY, late of 7 Civic Drive, South Morang, in the State of Victoria, deceased, who died on 3 March 2012, are requested to send particulars of their claims to the executor, Gavan Thomas Dougherty, care of the undermentioned legal practitioner by 27 December 2012, after which date they will

distribute the assets, having regard only to the claims of which they then have notice.

SPENCER LAW PARTNERS,
Level 1, 280 Spencer Street, Melbourne,
Victoria 3000.

DOUGLAS TAYLOR, late of Prom View Lodge, South Gippsland Highway, Toora, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 July 2012, are required by the executor, Douglas Martin Taylor, of Rear 2027 Malvern Road, Malvern East, Victoria, to send particulars to him, care of Stidston Warren Lawyers, by 28 December 2012, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Re: RICHARD BENEDICT KILTIE, late of 37 Caroville Drive, Warrnambool, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 August 2010, are required by the executors, to send particulars to them, care of the undermentioned solicitors, by 27 December 2012, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

TAITS LEGAL, solicitors,
121 Kepler Street, Warrnambool 3280.

BRUCE FRANCIS DONNELLAN, also known as Bruce Donnellan, late of 3/23 Walstab Street, Brighton East, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 2 July 2012, are required to send particulars of their claims to the executor, Robert Bramwell, 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.

Estate of DOROTHY RUTH JACKSON, late of 11 Archibald Drive, Metung, Victoria, shop proprietor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 July 2012, are required by the administrators, Timothy Ian Jackson and Jacqueline Maria Ashworth, to send particulars to them, care of Warren, Graham and Murphy, 119 Main Street, Bairnsdale, Victoria 3875, by 24 December 2012, after which date the administrators may convey or distribute the assets, having regard only to the claims of which they then have notice.

Re: PATRICK OLIVER FITZMAURICE, late of 10 Larch Street, Langwarrin, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 January 2012, are required by the trustees, Eileen Philomena Collins and Teresa Fitzmaurice, 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: ALAN JOHN OUSEY, deceased.

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased, who died on 26 February 2012, are required by the executors, Barbara Dorothy Labattaglia and Dalton Robin Walter Tillyard, to send particulars in writing of their claims, care of the solicitors for the estate, William Murray, of 401 Collins Street, Melbourne, by 6 January 2013, after which date the executors may convey or distribute the assets, having regard only to the claims of which they have notice.

WILLIAM MURRAY, solicitors,
401 Collins Street, Melbourne 3000.

Re: The Estate of VALMAI CECILIA HAMILTON, late of Arcare Brighton, 58 Cochrane Street, Brighton, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 July 2012, are required by the executors, Catherine Douglas Busby, Victoria Jane Douglas Hamilton, Justine Douglas Hamilton and Tracey Douglas Hamilton, to send particulars to them, care of the undersigned solicitors, by 8 January 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

ADVERTISEMENT OF AUCTION
BY THE SHERIFF

On Thursday 29 November 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 Adicho of 166 Jukes Road, Fawkner, sole proprietor as to 1 of a total of 2 equal undivided shares shown as Tenants in Common with sole proprietor Jacqueline Elizabeth McMillan as to 1 of a total of 2 equal undivided shares shown as Tenants in Common of an estate in fee simple in the land described in Certificate of Title Volume 06020 Folio 824 upon which is erected a house known as 108 Wood Street, Preston.

Registered Mortgage (Dealing No. AJ482597S), Registered Caveat (Dealing No. AJ565761V) and Covenant (Dealing No. 1602602) affect the said estate and interest.

Payment 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 1537 or realestatesection@justice.vic.gov.au for enquiries.

SHERIFF

ADVERTISEMENT OF AUCTION
BY THE SHERIFF

On Thursday 29 November 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 Toni Barbanti of Unit 105, 1-19 Bouverie Street, Carlton, sole proprietor of an estate in fee simple in the land described in Certificate of Title Volume 10690 Folio 437, upon which is erected a unit known as Unit 105, level 1, 1 Bouverie Street, Carlton.

Registered Mortgage (Dealing No. AG657583H) and Registered Caveat (Dealing No. AJ622214M) Agreement Section 173 **Planning and Environment Act 1987**, AB665644M, and Owners Corporation 1 Plan No. PS435014N affect the said estate and interest.

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

There are no exceptions to these terms.

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

SHERIFF

ADVERTISEMENT OF AUCTION
BY THE SHERIFF

On Thursday 29 November 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 Luke Ronald Buller of Unit 4, 60 Beach Road, Mentone, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 08818 Folio 875, upon which is erected a unit known as Unit 4, 60 Beach Road, Mentone and Certificate of Title Volume 08818 Folio 893, which is an accessory unit (carpark) known as Unit 4, 60 Beach Road, Mentone.

Registered Mortgage (Dealing No. AE336635Y) and Owners Corporation Plan No. RP001756 affect the said estate and interest.

Payment 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 1537 or realestatesection@justice.vic.gov.au for enquiries.

SHERIFF

ADVERTISEMENT OF AUCTION
BY THE SHERIFF

On Thursday 29 November 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 Ahmad Dabis of 76 Hennessy Way, Dandenong North, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 09919 Folio 435, upon which is erected a unit known as Unit 1, 8 Rhoden Court, Dandenong North.

Registered Mortgage (Dealing No. AG896134D), Covenant (Dealing No. 1697123) and Owners Corporation Plan No. SP033672K affect the said estate and interest.

Payment 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 1537 or realestatesection@justice.vic.gov.au for enquiries.

SHERIFF

ADVERTISEMENT OF AUCTION
BY THE SHERIFF

On Thursday 29 November 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 Antonio Fiorenza, of 61 Suspension Street, Ardeer, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 08165 Folio 648, upon which is erected a house known as 61 Suspension Street, Ardeer.

Registered Mortgage (Dealing No. AE483376X), Registered Caveat (Dealing No. AH765268E) and Registered Caveat (Dealing No. AJ069670Q), Registered Caveat (Dealing No. AJ093728X), Registered Caveat (Dealing No. AJ109900G), Registered Caveat (Dealing No. AJ171837J) and Covenant 2147969 affect the said estate and interest.

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

There are no exceptions to these terms.

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

SHERIFF

ADVERTISEMENT OF AUCTION
BY THE SHERIFF

On Thursday 29 November 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 Shane Alphonsus James O'Sullivan of Unit 6, 4 Gipps Avenue, Mordialloc, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 09355 Folio 370, upon which is erected a unit known as Unit 6, 4 Gipps Avenue, Mordialloc.

Registered Caveat (Dealing No. AJ302082N), Covenant (Dealing No. 1217566), Covenant (Dealing No. 1304561) and Owners Corporation Plan No. RP014294 affect the said estate and interest.

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

There are no exceptions to these terms.

Contact Sheriff's Asset Administration Services on (03) 9947 1537 or realestatesection@justice.vic.gov.au for enquiries.

SHERIFF

ADVERTISEMENT OF AUCTION
BY THE SHERIFF

On Thursday 29 November 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 Povlima Petrovska, of 9 Caldicott Crescent, Point Cook, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 09380 Folio 699 upon which is erected a Unit known as Unit 3, 42 Baker Street, Richmond, and Certificate of Title Volume 09380 Folio 713 Accessory Unit (car park), known as Accessory Unit 17, 42 Baker Street, Richmond.

Owners Corporation Plan No. RP015026 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

PROCLAMATIONS

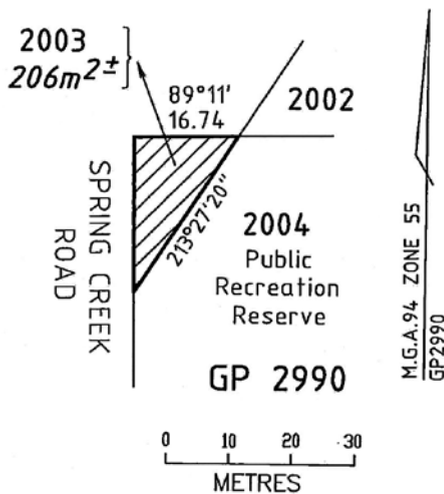
Land Act 1958

PROCLAMATION OF ROAD

I, Alex Chernov, Governor of Victoria with the advice of the Executive Council and under section 25(3)(c) of the **Land Act 1958** proclaim as road the following land:

MUNICIPAL DISTRICT OF THE SHIRE OF STRATHBOGIE

STRATHBOGIE – The land being Crown Allotment 2003, Township of Strathbogie, Parish of Strathbogie as indicated by hatching on plan GP2990 hereunder. – (GP2990) – (L7-6229)



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

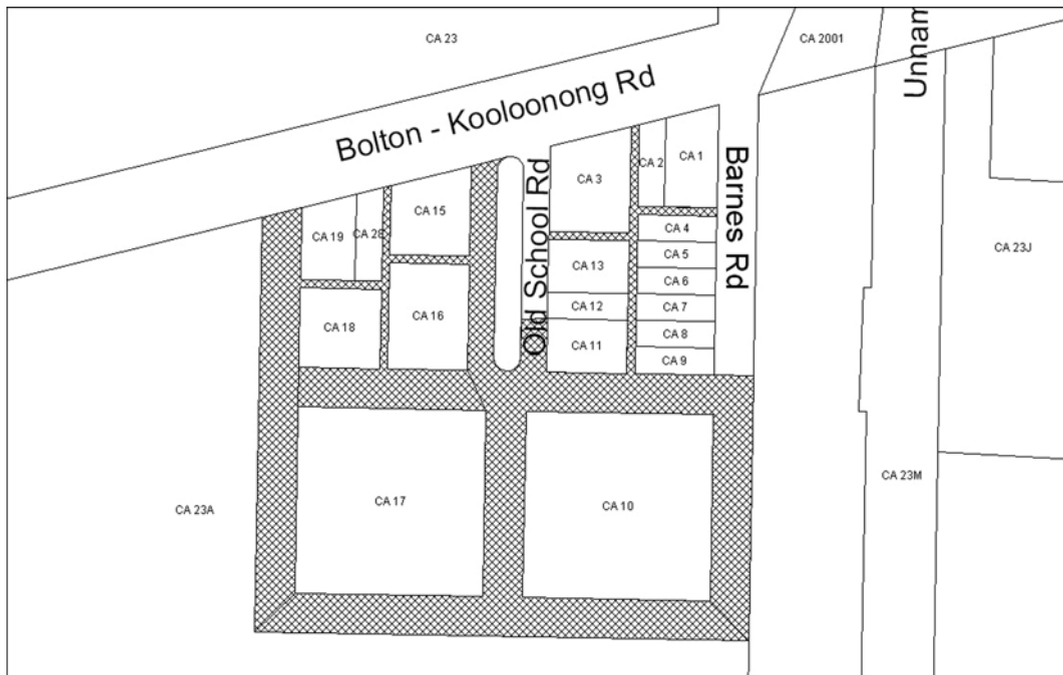
Given under my hand and the seal of Victoria on 23 October 2012

(L.S.) ALEX CHERNOV
Governor
By His Excellency's Command
RYAN SMITH
Minister for Environment
and Climate Change



Road Closures in Township of Bolton

Pursuant to section 206 and clause 3 of schedule 10 of the **Local Government Act 1989**, Swan Hill Rural City Council, having formed the opinion that the sections of Road Reserves in the township of Bolton (shown hatched in the plan below) are not reasonably required for roads or public use, resolved to close the Road Reserves. Land under the Road Reserves will revert to Crown Land for use by the Department of Sustainability and Environment as Bushland Reserve land.



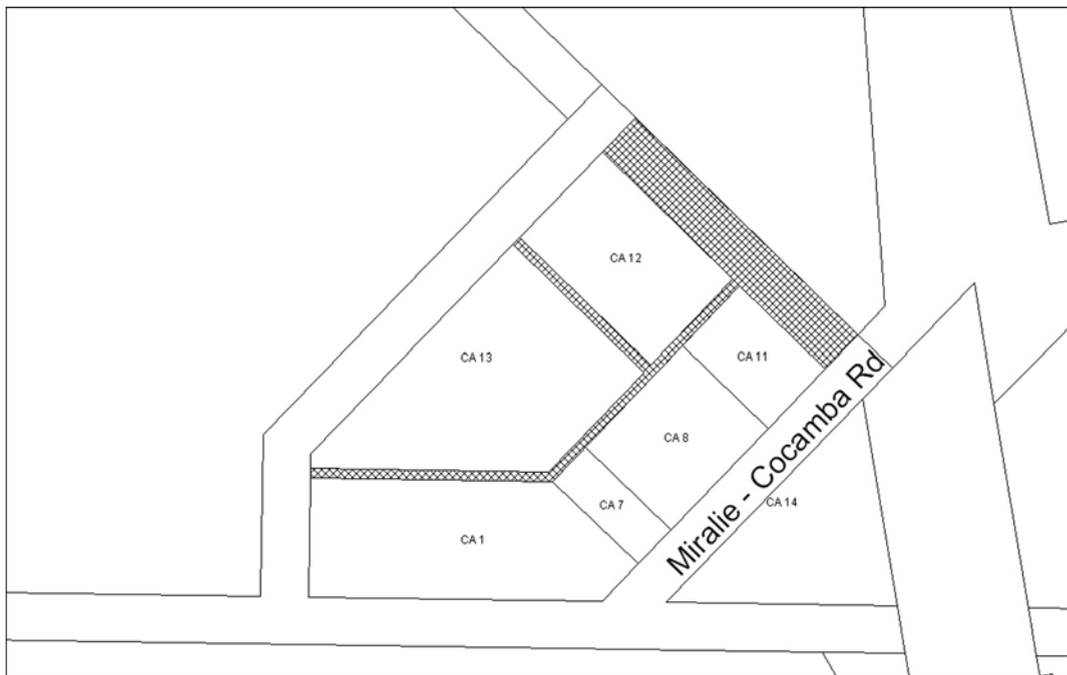
Township of Bolton

DENNIS HOVENDEN
Chief Executive Officer
Swan Hill Rural City Council



Road Closures in Township of Miralie

Pursuant to section 206 and clause 3 of schedule 10 of the **Local Government Act 1989**, Swan Hill Rural City Council, having formed the opinion that the sections of Road Reserves in the township of Miralie (shown hatched in the plan below) are not reasonably required for roads or public use, resolved to close the Road Reserves. Land under the Road Reserves will revert to Crown Land for use by the Department of Sustainability and Environment as Bushland Reserve land.



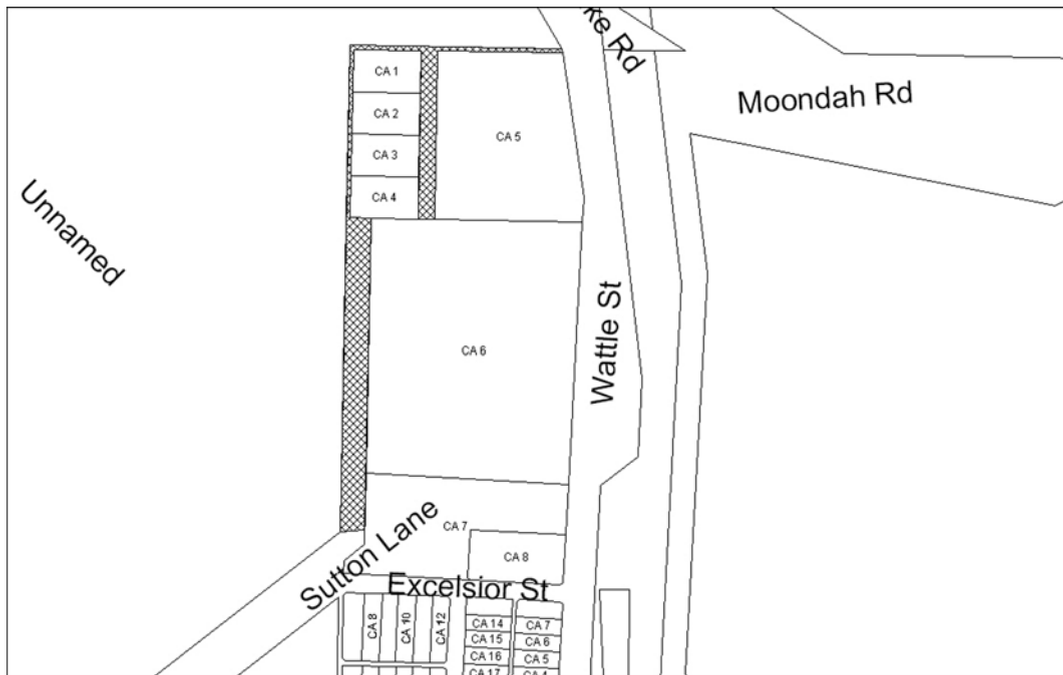
Township of Miralie

DENNIS HOVENDEN
Chief Executive Officer
Swan Hill Rural City Council



Road Closures in Township of Manangatang

Pursuant to section 206 and clause 3 of schedule 10 of the **Local Government Act 1989**, Swan Hill Rural City Council, having formed the opinion that the sections of Road Reserves in the township of Manangatang (shown hatched in the plan below) are not reasonably required for roads or public use, resolved to close the Road Reserves. Land under the Road Reserves will revert to Crown Land for use by the Department of Sustainability and Environment as Bushland Reserve land.



Township of Manangatang

DENNIS HOVENDEN
Chief Executive Officer
Swan Hill Rural City Council



Meeting Procedure and Common Seal
Local Law No. 7 of 2012

Local Government Act 1989 – Section 119(3)

At its meeting on 25 September 2012, the Council resolved to make the Meeting Procedure and Common Seal Local Law No. 7 of 2012.

Purpose of the Community Local Law

The Local Law will provide procedures relating to the conduct of Council and special committee meetings and apply requirements concerning the use of the Council's Common Seal as required by the **Local Government Act 1989**.

General Purport of the Local Law

The general purport of the Local Law includes prescribing:

- the public notice requirements applying to Council and special committee meetings of the Council;
- how voting, including how voting for the election of the Mayor, is undertaken;
- prescribing the matters to be included in agendas for Council meetings and the order of business at meetings;
- formal motions and other procedural matters relating to Council meetings;
- provisions concerning minutes of meetings of the Council, special committees and assembly of Councillors; and
- the enforcement and penalty provisions of the existing Local Law to make the provisions consistent with State legislation.

The Local Law will come into operation on 1 October 2012. The Local Law can be inspected or copies can be obtained from the Council's Offices at 49 Elizabeth Street, Edenhope and 25 Baker Street, Kaniva or from the Council's website – www.westwimmera.vic.gov.au

Any enquiries concerning this Local Law can be made to Mark Crouch on 03 5585 9900.

MARK CROUCH
Chief Executive Officer



Community Local Law No. 6 of 2012

Local Government Act 1989 – Section 119(3)

At its meeting on 25 September 2012 the Council resolved to adopt the Community Local Law No. 6.

Purpose of the Community Local Law

The Local Law will consolidate four Local Laws – Droving of Livestock Local Law No. 2, Control of Unightly, Untidy, Dangerous or Hazardous Premises No. 3, Consumption of Liquor in Public Places Local Law No. 4 and the Environmental Local Law No. 5.

The purposes of the Community Local Law are to provide for the peace, order and good government of the West Wimmera Shire by:

- (1) regulating and controlling activities and uses on any land which:
 - (a) may be dangerous, cause a nuisance or be detrimental to the amenity of the area or the environment;
 - (b) are directed at maintaining a healthy and safe environment for residents and visitors; and
 - (c) promotes an environment in which residents and visitors to the municipal district can enjoy a lifestyle that is expected of the area;
- (2) protecting against behaviour which causes detriment to the amenity and environment of the municipality; and
- (3) providing for the administration of the Council's powers and functions.

General Purport of the Local Law

The proposed Local Law will achieve its purposes by a number of measures including:

- identifying uses and activities that will require a permit, such as droving livestock, erecting temporary dwellings, keeping animals in excess of the number and type permitted and providing areas adjacent to licensed premises where alcohol can be consumed in a public place;

- identifying uses and activities which must comply with conditions or requirements in the Local Law, such as moving livestock on roads, control of animals and grazing roadsides for fire hazard reduction purposes;
- identifying uses and activities that are prohibited in certain circumstances such as the consumption and possession of alcohol in open containers in shopping precincts and in reserves and cars in reserves between certain hours and land being kept in unsightly, untidy or dangerous way; and
- providing for the administration and enforcement of the Local Law and creating offences for contravention of certain provisions in the Local Law.

The Local Law will come into operation on 1 October 2012. The Local Law can be inspected or copies can be obtained from the Council's Offices at 49 Elizabeth Street, Edenhope and 25 Baker Street, Kaniva or from the Council's website – www.westwimmera.vic.gov.au

Any enquiries concerning this Local Law can be made to Mark Crouch on 03 5585 9900.

MARK CROUCH
Chief Executive Officer



Planning and Environment Act 1987
MITCHELL PLANNING SCHEME
Notice of Preparation of Amendment

Amendment C87

Authorisation A02374

Mitchell Shire Council has prepared Amendment C87 to the Mitchell Planning Scheme.

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

The land affected by the Amendment is described as all land within the Mitchell Shire Council.

The Amendment proposes to replace the existing Clause 21 (Municipal Strategic Statement) and Clause 22 (Local Planning Policy) of the Mitchell Planning Scheme. The Amendment seeks to improve effectiveness, useability and implementation of existing adopted Council policies/strategies within the Local Planning Policy Framework.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/planning/publicinspection or at the following locations during office hours, at the office of the planning authority, Mitchell Shire Council, at the following locations: Broadford Library and Customer Service Centre, 113 High Street, Broadford; Wallan Library and Customer Service Centre, Wellington Square, 12/81 High Street, Wallan; Kilmore Library and Customer Service Centre, 12 Sydney Street, Kilmore; and Seymour Library and Customer Service Centre, 125 Anzac Avenue, Seymour.

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

The closing date for submissions is 21 December 2012. All submissions must be sent to: Mitchell Shire Council, Submission to Amendment C87, 113 High Street, Broadford, Victoria 3658.

In the event that submissions are received, the following hearing dates have been established for the conducting of a planning panel:

- Directions Hearing – Week commencing 25 February 2013.
- Merits Hearing – Week commencing 8 April 2013.

For further information contact Council's Strategic Planning Department on 5734 6200.

REBECCA MCKENZIE
Chief Executive Officer



Planning and Environment Act 1987
GREATER DANDENONG PLANNING SCHEME
Notice of Preparation of Amendment
Amendment C168
Authorisation A02390

The Greater Dandenong City Council has prepared Amendment C168 to the Greater Dandenong Planning Scheme.

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

The Land Affected by the Amendment

The Amendment applies to land at 48–146 Hanna Street, Noble Park, and is currently zoned Industrial 1 Zone. The land has an area of approximately 4.3 ha and comprises seven (7) land parcels, detailed below:

Property Address	Formal Land Description
48–74 Hanna Street, Noble Park	Lot 1 TP842029
76–102 Hanna Street, Noble Park	Lot 1 TP78018
104–128 Hanna Street, Noble Park	Plan PC351265
130 Hanna Street, Noble Park	Lot 1 PS325164
134 Hanna Street, Noble Park	Lot 2 PS325164
151 Chandler Road, Noble Park	Lot RES1 PS325164
146 Hanna Street, Noble Park	Lot 1 TP596710

Note that the Amendment does not apply to that part of the above properties zoned Urban Floodway Zone.

The Amendment proposes to rezone the land from Industrial 1 Zone (IN1Z) to Residential 1 Zone (R1Z), apply consequential mapping changes to the Local Planning Policy Framework, and apply an Environmental Audit Overlay (EAO) over the land.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, during office hours, free of charge, at the following locations: Greater Dandenong City Council, 39 Clow Street, Dandenong; Springvale Customer Service, 397–405 Springvale Road, Springvale; Keysborough Customer Service, Shop A7, Parkmore Shopping Centre.

The Amendment can also be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection; and City of Greater Dandenong website: www.greaterdandenong.com

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

The closing date for submissions is Monday 26 November 2012.

Submissions must be in writing and must be sent to: The Manager, Planning & Design, City of Greater Dandenong, PO Box 200, Dandenong, Victoria 3175.

RACHEL LUNN
Manager Planning & Design



Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C121

Authorisation A02339

The Moonee Valley City Council has prepared Amendment C121 to the Moonee Valley Planning Scheme.

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

The land affected by the Amendment is surrounding Essendon Airport, particularly land under the approach and take-off paths of the airport runways.

The Amendment proposes to apply the Design and Development Overlay (DDO8 and DDO9) to ensure that building height does not adversely affect the operations and safety of the airport.

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, Moonee Valley City Council, Civic Centre, 9 Kellaway Avenue, Moonee Ponds; or at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/planning/publicinspection; and also on Council's website, mvcc.vic.gov.au

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

The closing date for submissions is Friday 23 November 2012. A submission must be sent to the Strategic Planning Department, Moonee Valley City Council, PO Box 126, Moonee Ponds, Victoria 3039.

NEVILLE SMITH
Chief Executive

Creditors, next of kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 27 December 2012, after which date State Trustees Limited may convey or distribute the assets, having regard only to the claims of which State Trustees Limited then has notice.

ATKINSON, Amos Terrance, late of 130 Echuca Road, Mooroopna, Victoria 3629, deceased, who died on 10 May 2012.

BECK, Florenda, late of 9/550 O'Shanassy Street, North Melbourne, Victoria 3051, deceased, who died on 7 May 2012.

BERGER, Sadie, late of Smorgon Family Nursing Home, 619 St Kilda Road, Melbourne, Victoria 3004, pensioner, deceased, who died on 22 August 2012.

CHANDLER, Laurence John, late of Glenlyn Nursing Home, 34 Finchley Avenue, Glenroy, Victoria 3046, deceased, who died on 27 August 2012.

HOCKING, Hazel Mary, late of Arcare Lauriston, 47 Rosanna Street, Carnegie, Victoria 3163, retired, deceased, who died on 5 August 2012.

MIKHAIL, Magdi Samaan, late of 181 Bet Bet, Betley Road, Betley, Victoria 3472, deceased, who died on 10 February 2012.

STEPHENSON, Stewart Ian, late of Room 5 Tandarook House, 10 Victoria Street, Cobden, Victoria 3266, deceased, who died on 26 September 2012.

WOOD, Vincent Richard, late of Condobolin Community Retirement Village, 1 Madline Street, Condobolin, NSW 2877, deceased, who died on 25 April 2012.

Dated 18 October 2012

STEWART MACLEOD
Manager

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

the personal representative, on or before 31 December 2012, after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

BENTHAM, Pamela Hilary Agnes, late of Edward Street Nursing Home, 6 Edward Street, Upper Ferntree Gully, Victoria 3156, pensioner, deceased, who died on 1 October 2012.

CATTLIN, Geoffrey Brian, late of Mount Martha Valley Lodge, 130 Country Club Drive, Safety Beach, Victoria 3936, deceased, who died on 6 August 2012.

CVETKOVIC, Vladimir, late of Room 5, Rosewood Downs, 24 Railway Parade, Dandenong, Victoria 3175, gentleman, deceased, who died on 13 June 2010.

GREEN, (aka McDermott) Sandra Kay, late of 6 Henri Street, Warburton, Victoria 3799, deceased, who died on 22 March 2012.

JENNING, Ludwig Helmut, late of 38 Gaydon Street, Ferntree Gully, Victoria 3156, deceased, who died on 7 June 2012.

MCKINNON, Gordon Maxwell, late of Southport Community Residential Home, 18–30 Richardson Street, Albert Park, Victoria 3206, pensioner, deceased, who died on 21 August 2012.

Dated 22 October 2012

STEWART MacLEOD
Manager

EXEMPTION

Application No. A195/2012

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by International Women's Development Agency (the applicant). The application for exemption is to advertise for and employ females in all positions within the applicant organisation (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Donna Davies, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 16, 18, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- The applicant is an international development agency working for the elimination of poverty and for the empowerment of women around the world. The applicant assists women internationally to develop skills and to gain access to resources and promotes projects and programs which demonstrate women's competence and effectiveness as agents of development in agriculture, marketing, manufacturing, health, education, water supply, housing and other fields. The applicant is a voluntary organisation which undertakes development in partnership with women of other countries and Aboriginal and migrant women in Australia, and gives priority to working with women who suffer poverty and depression.
- It is important that female field workers be employed in the agency's international development projects because of the cultural sensitivities in relation to the women in the countries where those projects are undertaken and women in those countries will be more likely to communicate freely with the field workers if those workers are also women. Further, it is important to make local positions with the agency available to women only to encourage the self development of Australian women and to provide them with additional career paths.
- The applicant has previously been granted exemptions in the same or substantially the same terms, the last of which expires today (A240/2009). No exception applies to the exempt conduct and in the absence of an exemption the exempt conduct would amount to prohibited discrimination.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (Charter). Arguably, this exemption limits the right to equality and in particular the right to equal and effective protection against discrimination of men who would wish to be employed by the applicant. I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 16, 18, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 24 October 2017.

Dated 22 October 2012

A. DEA
Member

EXEMPTION

Application No. A196/2012

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Eastern Domestic Violence Service (the applicant). The application for exemption is to enable the applicant to advertise for and employ only female staff in the women's and children's programs within the organisation (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Maryclare Machen, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 16, 18, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- The applicant has operated in the eastern metropolitan region of Melbourne for in excess of 15 years. It is funded through the Department of Human Services to provide counselling and outreach support to women and children experiencing and responding to domestic and family violence. The applicant provides support in safety planning, specialised short term advocacy and information and case management to access legal assistance, accommodation opportunities and other services that promote the safety of women and children. Its programs include a justice program, a court applicant program, legal advocacy, referrals from police to reports of domestic violence, a children's program, housing and a program to provide care for pets.

- Recent Victoria Police statistics and other research confirms that the majority of domestic violence continues to be perpetrated by men against women and children. Research indicates, and the applicant's clients have confirmed, a preference to consult with a female worker.
- Due to the nature of the difficulties experienced by the applicant's clients it is appropriate to grant the exemption.
- Exemptions in the same terms have been granted previously in 2006 (A268/2006) and 2009 (A234/2009), with the latter expiring on 15 October 2012. No exception applies to the exempt conduct and in the absence of an exemption the exempt conduct would amount to prohibited discrimination.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (Charter). Arguably, this exemption limits the right to equality and in particular the right to equal and effective protection against discrimination of men who would wish to be employed to work in the women's and children's support programs. I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 16, 18, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 24 October 2017.

Dated 22 October 2012

A. DEA
Member

EXEMPTION

Application No. A118/2012

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Teach Write Enterprises Ltd t/as Logan Beach Spa and Fitness (the applicant). The application for exemption is to enable the applicant to operate the bath house and gymnasium components of its operation as a facility for women only from Monday to Saturday (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavits of Katie Renee Stafford and Betty Christine Stafford, and upon reading the material filed in opposition to the application, and taking into account all of the matters set out below, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 44, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- The application for an exemption was advertised in the local paper, by notice on the applicant's website, by notice sent to all members, by email and telephone calls to all male members and at a members' meeting;
- Over 90% of current members of the applicant's facility are women;
- In the Warrnambool region there are 11 fitness centre facilities to service a population of approximately 34,000 people. Only one of those facilities is women only, and that offers a limited program;
- The applicant's facility offers a number of specialised programs designed to provide opportunities for women to build self confidence, increase fitness, improve health and well being, self worth and empowerment. These include the 12 Week Challenge program and the Older n' Bolder program;
- The applicant intends to expand its programs and intends, for example, to liaise with Emma House Domestic Violence Services and other local agencies to identify programs that may be appropriate in a women only environment, including programs that may be appropriate for the small but growing number of local women of Islamic faith;
- Letters of support were received from:
 - Warrnambool City Council
 - Jenny Lo Ricco, body work therapist and clinical nurse specialist in palliative care, who supported the provision of a women only environment for clients with breast cancer
 - Michelle Moloney, pregnancy and postnatal masseur
 - Gerard Mast, male member of the applicant's facility
 - Pat McLaren of Emma House Domestic Violence Services Inc., who supported the application as providing an option 'for women to access a safe, non-intimidatory, non threatening venue and space'
 - Susan Coulson Acting Chairperson of Women's Health and Wellbeing, Barwon South West, who noted, among other points, that a higher than average number of women in the Barwon South West region are overweight or obese, and that a women's only facility 'would allow women to participate in physical activity in a safe, welcoming, gender specific environment'
 - Kim Grundy-Garner, Naturopath;

- In addition to the directors and manager of the applicant, the following witnesses appeared in support of the application:
 - Lisa Steer, recreation Gym Coordinator for Yarra City Council
 - Julie Bertram, Acting Manager of Health and Beauty, South West TAFE
 - Adam Steer;
- Letters opposing the application were received from:
 - A female member of the applicant's facility, who considered that female members felt comfortable exercising with male members, and whose husband and son were members. She noted that she used the bath house with her husband as a place to unwind and catch up on the weekend
 - Two related male members, who expressed their objection to the possibility of being denied access to their gym, which was local and convenient for them, and offered excellent programs and services
 - A female member of the facility, who noted her concern that it was unfair to exclude male members from the facility, and her view that because of the small and friendly nature of the facility it did not attract men who would make women feel uncomfortable. She also stated her professional view that such a facility, even if its clientele were women only, would not represent a solution to the issues faced by women in these situations. She provided information regarding domestic violence and sexual assault;
- Information was provided to male members about alternative gyms available to male members of the applicant gym, special offers with the alternative gyms were negotiated, and personal contact was made with male members to assist with the transition;
- The applicant amended its application to seek an exemption to allow it to operate the bath house and gym as a women's only facility from Monday to Saturday only, so that the facility would be open for family days on Sundays;
- A copy of the application was sent by the Tribunal to the Victorian Equal Opportunity and Human Rights Commission. The Commission did not seek leave to intervene in the proceeding;
- No exception or current exemption already applies to the exempt conduct and in the absence of an exemption the exempt conduct would amount to prohibited discrimination;
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (Charter). Arguably, this exemption limits the right to equality and in particular the right to equal and effective protection against discrimination of male persons who would wish to use the bath house and gymnasium facilities. I am satisfied that in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 44, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 25 October 2017.

Dated 19 October 2012

G. NIHILL
Senior Member

Associations Incorporation Act 1981

SUB-SECTION 36EC(2)

I, David Betts, Deputy Registrar of Incorporated Associations under the **Associations Incorporation Act 1981** (the Act), under delegation provided by the Registrar, hereby give notice that an application for the voluntary cancellation of incorporation, pursuant to section 36EA of the Act, have been received by the Registrar of the association mentioned below:

The Adzest Club Inc.

Dated 25 October 2012

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

Associations Incorporation Act 1981

SUB-SECTION 36E

I, David Betts, Deputy Registrar of Incorporated Associations under the **Associations Incorporation Act 1981** (the Act), under delegation provided by the Registrar, hereby give notice that, pursuant to section 36E(5) of the Act, I intend to cancel the incorporation of the incorporated associations mentioned below:

South Eastern Taxi Drivers Association Inc.

Kingsville–Yarraville Community Youth Club Inc.

Dated 25 October 2012

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

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

I, Bryan Crampton, as Delegate of the Secretary to the Department of Health for the purposes of section 40(2) of the **Cemeteries and Crematoria Act 2003**, give notice that I have approved the scale(s) of fees and charges fixed by the following cemetery trust. The approved scale of fees and charges will take effect from the date of publication of this notice in the Government Gazette and will be published on the internet.

The Woorndoo Cemetery Trust

Dated 12 October 2012

BRYAN CRAMPTON
Manager
Cemeteries and Crematoria Regulation Unit

Electoral Act 2002

RE-REGISTRATION OF POLITICAL PARTIES

In accordance with section 58D of the **Electoral Act 2002**, the following party is hereby re-registered:

Country Alliance

Dated 22 October 2012

LIZ WILLIAMS
Victorian Electoral Commission

Building Act 1993**BUILDING REGULATIONS 2006**

Amendment to Determination that Specified Areas are Designated Bushfire Prone Areas

1. Purpose

This determination amends the Determination that Specified Areas are Designated Bushfire Prone Areas, as made by the Minister for Planning on 1 September 2011 and published in the Victoria Government Gazette (Special) No. S 291 Wednesday 7 September 2011 (the Principal Determination) in relation to the areas which are designated bushfire prone areas within the Municipal Districts of Cardinia Shire Council, Casey City Council, Hume City Council, Hobsons Bay City Council, Melton Shire Council, Whittlesea City Council and Wyndham City Council.

2. Authorising Provisions

This determination is made under regulation 810(1) of the Building Regulations 2006 which provides that the Minister may determine that areas which are subject, or which are likely to be subject, to bushfires are designated bushfire prone areas.

3. Commencement

This determination comes into operation on the date of publication.

4. Determination

In Column A of the Table in the Principal Determination:

- a) for 'LEGL./11-202' substitute 'LEGL./12-096'; and
- b) for 'LEGL./11-203' substitute 'LEGL./12-097'; and
- c) for 'LEGL./11-222' substitute 'LEGL./12-098'; and
- d) for 'LEGL./11-234' substitute 'LEGL./12-099'; and
- e) for 'LEGL./11-263' substitute 'LEGL./12-100'; and
- f) for 'LEGL./11-265' substitute 'LEGL./12-101'; and
- g) for 'LEGL./11-220' substitute 'LEGL./12-102'.

Note

Details of the areas designated as bushfire prone areas, as amended from time to time, is published on the Land Channel website, www.land.vic.gov.au

5. Repeal

This determination is repealed on the first anniversary of its commencement.

Note

The repeal of this instrument does not affect the continuing operation of the amendments made by it to the Principal Determination (see section 29(1) of the **Interpretation of Legislation Act 1984**).

Dated 25 October 2012

**Electricity Industry Act 2000
Gas Industry Act 2001**

ORIGIN ENERGY ELECTRICITY LIMITED (ABN 33 071 052 287)
INCLUDING ORIGIN TRADING AS COUNTRY ENERGY

ORIGIN ENERGY RETAIL LIMITED (ABN 22 078 868 425)

ORIGIN ENERGY (VIC.) PTY LTD (ABN 11 086 013 283)

Terms and Conditions for Standard Retail Contracts

The terms and conditions for Origin's Standard Retail Contract are published in accordance with sections 35 and 42 respectively of the **Electricity Industry Act 2000** and **Gas Industry Act 2001** and are effective as at 26 November 2012.

PREAMBLE

This contract is about the sale of energy to you as a small customer at your premises. It is a standard retail contract that starts without you having to sign a document agreeing to these terms and conditions. In addition to this contract, the energy laws and other consumer laws also contain rules about the sale of energy and we will comply with these rules in our dealings with you. For example, the *Retail Code* sets out specific rights and obligations about payment methods and arrangements for customers experiencing payment difficulties. You also have a separate contract with your distributor, called a customer connection contract. The customer connection contract deals with the supply of energy to your premises and can be found on your distributor's website. More information about this contract and other matters is on our website www.originenergy.com.au.

1 THE PARTIES

This contract is between:

- Origin Energy Electricity Limited (ABN 33 071 052 287) in relation to the sale of electricity; or
- Origin Energy Retail Limited (ABN 22 078 868 425) in relation to the sale of gas in and around Mildura; or
- Origin Energy (Vic) Pty Ltd (ABN 11 086 013 283) in relation to the sale of gas in all other areas of Victoria,

who sells energy to you at your premises (in this contract referred to as 'we', 'our' or 'us'); and You, the customer to whom this contract applies (in this contract referred to as 'you' or 'your').

2 DEFINITIONS AND INTERPRETATION

- (a) Terms used in this contract have the same meanings as they have in the *Regulatory Requirements*. However for ease of reference, a simplified explanation of some terms is given at the end of this contract.
- (b) Where the simplified explanations given at the end of this contract differ from the definitions in the *Regulatory Requirements*, the definitions in the *Regulatory Requirements* prevail.

3 DO THESE TERMS AND CONDITIONS APPLY TO YOU?

3.1 These are our terms and conditions

This contract sets out the terms and conditions for a standard retail contract for a small customer under the *Regulatory Requirements*.

3.2 Application of these terms and conditions

These terms and conditions apply to you if:

- (a) you are a residential customer; or
- (b) you are a business customer who is a small customer; and
- (c) you request us to sell energy to you at your premises; and
- (d) you are not being sold energy for the premises under a market retail contract.

3.3 Electricity or gas

Standard retail contracts apply to electricity and gas, but some terms may be expressed to apply only to one or the other. If we are your retailer for both electricity and gas, you have a separate contract with us for each of them.

4 WHAT IS THE TERM OF THIS CONTRACT?

4.1 When does this contract start?

This contract starts on the date you satisfy any pre-conditions set out in the *Regulatory Requirements*, including giving us acceptable identification and your contact details for billing purposes.

4.2 When does this contract end?

- (a) This contract ends:
 - (i) subject to the *Regulatory Requirements*, if you terminate the contract with us, giving us 28 days' notice; or
 - (ii) if we both agree to a date to end the contract – on the date that is agreed; or
 - (iii) if you start to buy energy for the premises from us or a different retailer under a market retail contract – on the date the market retail contract starts; or
 - (iv) if you start to buy energy for the premises from us under a new energy contract – at the expiry of any cooling off period in respect of the new energy contract; or
 - (v) if a different customer starts to buy energy for the premises – on the date that customer's contract starts; or
 - (vi) if the premises are disconnected and you have not met the requirements in the *Regulatory Requirements* for reconnection – the date on which you no longer have a right to be reconnected;
- (b) If you do not give us safe and unhindered access to the premises to conduct a final meter reading (where relevant), this contract will not end under paragraph (a)(i) or (ii) until we have issued you a final bill and you have paid any outstanding amount for the sale of energy.
- (c) Rights and obligations accrued before the end of this contract continue despite the end of the contract, including any obligations to pay amounts to us.

4.3 Vacating your premises

- (a) If you are vacating your premises, you must provide your forwarding address to us for your final bill in addition to a notice of the date on which you will, or have, vacated.
- (b) When we receive the notice, we must use our best endeavours to arrange for the reading of the meter on the date specified in your notice (or as soon as possible after that date if you do not provide access to your meter on that date) and send a final bill to you at the forwarding address stated in your notice.
- (c) You will continue to be responsible for charges for the premises until the later of:
 - (i) three business days after the date on which you give us notice under clause 4.3(a); or
 - (ii) the date on which you vacate your premises.
- (d) If you have entered into an energy agreement with us for your new premises, we may include in a bill for energy consumed at that new premises the amount payable for energy consumed at your vacated premises in accordance with the *Regulatory Requirements*.

5 SCOPE OF THIS CONTRACT

5.1 What is covered by this contract?

- (a) Under this contract we agree to sell you energy at your premises. We also agree to meet other obligations set out in this contract and to comply with the energy laws.
- (b) In return, you agree:
 - (i) to be responsible for charges for energy supplied to the premises until this contract ends under clause 4.2; and
 - (ii) to pay the amounts billed by us under this contract; and
 - (iii) to meet your obligations under this contract and the energy laws.

5.2 What is not covered by this contract?

This contract does not cover the physical connection of your premises to the distribution system, including metering equipment and the maintenance of that connection and the supply of energy to your premises. This is the role of your distributor under a separate contract called a customer connection contract.

6 YOUR GENERAL OBLIGATIONS

6.1 Full information

If we do not already have it, you must provide us with the following information as part of your request for us to sell you energy:

- (a) acceptable identification;
- (b) contact details; and
- (c) if the request relates to a rental property, contact details for the property owner or the owner's agent.

The information must be correct, and you must not mislead or deceive us in relation to any information provided to us.

6.2 Updating information

You must tell us promptly if information you have provided to us changes, including if your billing address changes or if your use of energy changes (for example, if you start running a business at the premises).

6.3 Life support equipment

- (a) If a person living at your premises requires life support equipment, you must register the premises with us and your distributor. To register, you will need to give written confirmation from a registered medical practitioner of the requirement for life support equipment at the premises.
- (b) You must tell us if the life support equipment is no longer required at the premises or if any details change.

6.4 Obligations if you are not an owner

If you cannot meet an obligation relating to your premises under this contract because you are not the owner you will not be in breach of the obligation if you take all reasonable steps to ensure that the owner or other person responsible for the premises fulfils the obligation.

7 OUR LIABILITY

- (a) The quality and reliability of your electricity supply and the quality, pressure and continuity of your gas supply is subject to a variety of factors that are beyond our control as your retailer, including accidents, emergencies, weather conditions, vandalism, system demand, the technical limitations of the distribution system and the acts of other persons (such as your distributor), including at the direction of a relevant authority.

- (b) To the extent permitted by law, we give no condition, warranty or undertaking, and we make no representation to you, about the condition or suitability of energy, its quality, fitness for purpose or safety, other than those set out in this contract.
- (c) Unless we have breached this contract or acted negligently, to the extent permitted by the *Regulatory Requirements* we exclude our liability for any loss or damage you suffer as a result of the total or partial failure to supply energy to your premises, which includes any loss or damage you suffer as a result of the defective supply of energy.

8 PRICE FOR ENERGY AND OTHER SERVICES

8.1 What are our tariffs and charges?

- (a) Our tariffs and charges for the sale of energy to you under this contract are our standing offer prices. These are published on our website and include your distributor's charges.
- (b) Different tariffs and charges may apply to you depending on your circumstances. The conditions for each tariff and charge are set out in our standing offer prices.

Note: We do not impose any charges for the termination of this contract.

8.2 Changes to tariffs and charges

- (a) If we vary our standing offer prices, we will publish the variation in a newspaper and on our website at least 10 business days before it starts (unless you have a smart meter in which case we will give you not less than 20 business days' notice of any variation). We will also include details with your next bill if the variation affects you.
- (b) Our standing offer prices will not be varied more often than once every 6 months.

8.3 Variation of tariff due to change of use

If a change in your use of energy means you are no longer eligible for the particular tariff you are on, we may transfer you to a new tariff under our standing offer prices:

- (a) if you notify us there has been a change of use – from the date of notification; or
- (b) if you have not notified us of the change of use – retrospectively from the date the change of use occurred.

8.4 Variation of tariff or type of tariff on request

- (a) If you think you satisfy the conditions applying to another tariff or type of tariff under our standing offer prices, you can ask us to review your current circumstances to see whether that tariff or type of tariff can apply to you.
- (b) If you meet the requirements for another tariff or type of tariff and request us to do so, we must:
 - (i) transfer you to that other tariff within 10 business days; or
 - (ii) transfer you to that other type of tariff from the date the meter is read or the type of meter is changed (if needed).

8.5 Changes to tariffs or type of tariff during a billing cycle

If a tariff applying to you changes during a billing cycle, we will calculate your next bill on a proportionate basis.

8.6 GST

- (a) Amounts specified in the standing offer prices from time to time and other amounts payable under this contract may be stated to be exclusive or inclusive of GST. Paragraph (b) applies unless an amount is stated to include GST.
- (b) Where an amount paid by you under this contract is payment for a 'taxable supply' as defined for GST purposes, to the extent permitted by law, that payment will be increased so that the cost of the GST payable on the taxable supply is passed on to the recipient of that taxable supply.

9 BILLING

9.1 General

We will send a bill to you as soon as possible after the end of each billing cycle. We will send the bill:

- (a) to you at the address nominated by you; or
- (b) to a person authorised in writing by you to act on your behalf at the address specified by you.

9.2 Calculating the bill

Bills we send to you ('your bills') will be calculated on:

- (a) the amount of energy consumed at your premises during the billing cycle (using information obtained from reading your meter or otherwise in accordance with the *Regulatory Requirements*); and
- (b) the amount of fees and charges for any other services provided under this contract during the billing cycle; and
- (c) the charges payable for services provided by your distributor, including connection charges if you have asked for a new connection or connection alteration and have not made alternative arrangements with your distributor.

9.3 Estimating the energy usage

- (a) We may estimate the amount of energy consumed at your premises if your meter cannot be read, if your metering data is not obtained (for example, if access to the meter is not given or the meter breaks down or is faulty), or if you otherwise consent.
- (b) If we estimate the amount of energy consumed at your premises to calculate a bill, we must:
 - (i) clearly state on the bill that it is based on an estimation; and
 - (ii) when your meter is later read, adjust your bill for the difference between the estimate and the energy actually used.
- (c) If the later meter read shows that you have been undercharged, we will allow you to pay the undercharged amount in instalments, over the same period of time during which the meter was not read (if less than 12 months), or otherwise over 12 months.
- (d) If the meter has not been read due to your actions, and you request us to replace the estimated bill with a bill based on an actual reading of the meter, we will comply with your request but may charge you any cost we incur in doing so.

9.4 Your historical billing information

Upon request, we must give you information about your billing history for the previous 2 years free of charge. However, we may charge you if you have requested this information in the previous 12 months, or if you require information going back more than 2 years.

9.5 Bill smoothing

We may, where you agree, arrange for you to pay your bills under a bill smoothing arrangement, which is based on a 12 monthly estimate of your energy consumption.

10 PAYING YOUR BILL

10.1 What you have to pay

You must pay to us the amount shown on each bill by the date for payment (the pay-by date) on the bill. The pay-by date will be no earlier than 13 business days from the date on which we issue your bill.

10.2 Issue of reminder notices

If you have not paid your bill by the pay-by date, we will send you a reminder notice that payment is required, which will be sent not less than 14 business days from the date on which we issue your bill. The reminder notice will give you a further due date for payment which will be not less than 6 business days after we issue the notice.

10.3 Difficulties in paying

- (a) If you have difficulties paying your bill, you should contact us as soon as possible. We will provide you with information about payment options.
- (b) If you are a residential customer and have told us that you have difficulty paying your bill, we must offer you the option of paying your bill under a payment plan. However, we are not obliged to do so if you have had 2 payment plans cancelled due to non-payment in the previous 12 months and you do not provide reasonable assurance to us that you are willing to meet payment obligations under a further payment plan or you have been convicted of an offence involving fraud or theft in relation to your dealings with us.
- (c) Additional protections may be available to you under our Customer Hardship Policy and other *Regulatory Requirements* if you are a customer experiencing payment difficulties due to hardship. A copy of our Customer Hardship Policy is available on our website.

11 METERS

- (a) You must allow safe, convenient and unhindered access to your premises for the purposes of reading, connecting, disconnecting, reconnecting and maintaining the meters (where relevant).
- (b) We will use our best endeavours to ensure that a meter reading is carried out as frequently as is needed to prepare your bills, consistently with the metering rules and in any event at least once every 12 months.

12 UNDERCHARGING AND OVERCHARGING**12.1 Undercharging**

- (a) If we have undercharged you, we may recover the undercharged amount from you. If we recover an undercharged amount from you:
 - (i) we will not charge interest on the undercharged amount; and
 - (ii) we will offer you time to pay the undercharged amount in instalments over the same period of time during which you were undercharged (if less than 12 months), or otherwise over 12 months.
- (b) The maximum amount we can recover from you is limited to the amount that has been undercharged in the 9 months immediately before we notify you, unless the undercharge is your fault, or results from your unlawful act or omission.

12.2 Overcharging

- (a) Where you have been overcharged by less than \$50, and you have already paid the overcharged amount, we must credit that amount to your next bill.
- (b) Where you have been overcharged by \$50 or more, we must inform you within 10 business days of our becoming aware of the overcharge and, if you have already paid that amount, we must credit that amount to your next bill. However, if you reasonably request otherwise, we will comply with that request.
- (c) If you have stopped buying energy from us, we will use our best endeavours to pay the overcharged amount to you within 10 business days.

12.3 Reviewing your bill

- (a) If you disagree with the amount you have been charged, you can ask us to review your bill in accordance with our standard complaints and dispute resolution procedures.
- (b) If you ask us to, we must arrange for a check of the meter reading or metering data or for a test of the meter in reviewing the bill. You will be liable for the cost of the check or test and we may request payment in advance. However, if the meter or metering data proves to be faulty or incorrect, we must reimburse you for the amount paid.

- (c) If your bill is being reviewed, you are still required to pay any other bills from us that are due for payment and the lesser of:
 - (i) the portion of the bill that you do not dispute; or
 - (ii) an amount equal to the average of your bills in the last 12 months.

13 SECURITY DEPOSITS

13.1 Security deposit

We may require that you provide a security deposit. The circumstances in which we can require a security deposit and the maximum amount of the security deposit are governed by the *Regulatory Requirements*.

13.2 Interest on security deposits

Where you have paid a security deposit, we must pay you interest on the security deposit at a rate and on terms required by the *Regulatory Requirements*.

13.3 Use of a security deposit

- (a) We may use your security deposit, and any interest earned on the security deposit, to offset any amount you owe under this contract:
 - (i) if you fail to pay a bill and as a result we arrange for the disconnection of your premises and you no longer have the right to be reconnected under the *Regulatory Requirements*; or
 - (ii) in relation to a final bill (i.e. a bill we issue when you vacate the premises or when you stop purchasing energy from us at your premises or when you request that your premises be disconnected).
- (b) If we use your security deposit or any accrued interest to offset amounts owed to us, we will advise you and pay any balance of the security deposit to you within 10 business days.

13.4 Return of security deposit

- (a) We must return your security deposit and any accrued interest within 10 business days in the following circumstances:
 - (i) you complete 1 years' payment (in the case of residential customers) or 2 years' payment (in the case of business customers) by the pay-by dates on our initial bills; or
 - (ii) subject to clause 14.3 of this contract, you stop purchasing energy at the relevant premises under this contract.
- (b) If you do not give us any reasonable instructions, we will credit the amount of the security deposit, together with any accrued interest, to your next bill.

14 DISCONNECTION OF SUPPLY

14.1 When can we arrange for disconnection?

Subject to us satisfying the requirements in the *Regulatory Requirements*, we may arrange for the disconnection of your premises if:

- (a) you do not pay your bill by the pay-by date and, if you are a residential customer, you:
 - (i) fail to comply with the terms of an agreed payment plan; or
 - (ii) do not agree to an offer to pay the bill by instalments, or having agreed, you fail to comply with the instalment arrangement;
- (b) you do not provide a security deposit we are entitled to require from you; or
- (c) you do not give access to your premises to read a meter (where relevant) for 3 consecutive meter reads; or
- (d) we are otherwise entitled or required to do so under the *Regulatory Requirements* or by law.

14.2 Notice and warning of disconnection

Before disconnecting your premises, we must comply with relevant warning notice requirements and other provisions in the *Regulatory Requirements*.

14.3 When we must not arrange disconnection

- (a) Your premises may not be disconnected during the following times ('the protected period'):
 - (i) on a business day after 2.00 pm (for a domestic customer) or 3.00 pm (for a business customer); or
 - (ii) on a Friday or the day before a public holiday; or
 - (iii) on a weekend or a public holiday.

15 RECONNECTION AFTER DISCONNECTION

- (a) We must request your distributor to reconnect your premises if, within 10 business days of your premises being disconnected:
 - (i) you ask us to arrange for reconnection of your premises; and
 - (ii) you rectify the matter that led to the disconnection; and
 - (iii) you pay any reconnection charge (if requested).
- (b) We may terminate this contract 10 business days following disconnection if you do not meet the requirements in paragraph (a).

16 WRONGFUL AND ILLEGAL USE OF ENERGY**16.1 Use of energy**

You must not, and must take reasonable steps to ensure others do not:

- (a) illegally use energy supplied to your premises; or
- (b) interfere or allow interference with any energy equipment that is at your premises except as may be permitted by law; or
- (c) use the energy supplied to your premises or any energy equipment in a manner that:
 - (i) unreasonably interferes with the connection or supply of energy to another customer; or
 - (ii) causes damage or interference to any third party; or
- (d) allow energy purchased from us to be used otherwise than in accordance with this contract and the *Regulatory Requirements*; or
- (e) tamper with, or permit tampering with, any meters or associated equipment.

17 NOTICES AND BILLS

- (a) Notices and bills under this contract must be sent in writing, unless this contract or the *Regulatory Requirements* say otherwise.
- (b) A notice or bill sent under this contract is taken to have been received by you or by us (as relevant):
 - (i) on the date it is handed to the party, left at the party's premises (in your case) or one of our offices (in our case) or successfully faxed to the party (which occurs when the sender receives a transmission report to that effect); or
 - (ii) on the date 2 business days after it is posted; or
 - (iii) on the date of transmission (unless the sender receives notice that delivery did not occur or has been delayed) if sent electronically and the use of electronic communication has been agreed between us.
- (c) Our contact details for you to contact us or send us a notice are as set out in our bill to you, or as notified to you from time to time.

18 PRIVACY ACT NOTICE

We will comply with all relevant privacy legislation in relation to your personal information. You can find a summary of our privacy policy on our website. If you have any questions, you can contact our privacy officer.

We collect your personal information and confidential information (including metering data) where it is required under the *Regulatory Requirements* and because without it we can't provide you with energy and related products and services under this contract. We may also collect sensitive information about you (for example, if you notify us that life support equipment is used at your premises).

You give your explicit informed consent to our exchanging your information with our related bodies corporate, agents and contractors (such as mail houses, data processing analysts and debt collection agencies) and, where relevant, your distributor and other energy retailers, where required to provide you with those products and services and also for any other purpose you have consented to or as authorised by law. We may also disclose your personal information to a credit reporting agency in certain circumstances.

If you provide us with personal information about another person (such as an additional account holder), please make sure that you tell that person about this privacy statement. To access the personal information we hold about you, call us on 13 24 61.

Products and service offers

We are committed to providing you with a complete energy service, so we may present you with gas, electricity, green products and other household or business service offers in the future (including after this contract ends). If at any time you do not wish us to use, or enable our privacy compliant agents and contractors to use, your information for this purpose, please call us on 13 24 63 or write to Origin Opt Out, Reply Paid 1199, GPO Box 1199, Adelaide, SA, 5001. We will continue to provide you with these offers until you advise us otherwise.

From the time you enter this contract, you may choose to take up any special offers that we make available to you. Each special offer will be governed by its own terms and conditions. Unless expressly stated otherwise, the special offers will end when this contract ends.

By accepting this contract, you consent to us collecting, using and disclosing your information as set out above.

19 COMPLAINTS AND DISPUTE RESOLUTION**19.1 Complaints**

If you have a complaint relating to the sale of energy by us to you, or this contract generally, you may lodge a complaint with us in accordance with our standard complaints and dispute resolution procedures and the relevant Australian Standard on Complaints Handling. Note: Our standard complaints and dispute resolution procedures are published on our website.

19.2 Our obligations in handling complaints

If you make a complaint, we must respond to your complaint within the required timeframes set out in our standard complaints and dispute resolution procedures and the relevant Australian Standard on Complaints Handling and inform you:

- (a) of the outcome of your complaint and the reasons for our decision; and
- (b) that if you are not satisfied with our response, you have a right to refer the complaint to a higher level within our management structure and the Energy and Water Ombudsman Victoria.

20 FORCE MAJEURE**20.1 Effect of force majeure event**

If either party to this contract cannot meet an obligation under this contract because of an event outside the control of that party ('a force majeure event'):

- (a) the obligation is suspended to the extent it is affected by the force majeure event for as long as the force majeure event continues; and

- (b) the affected party must use its best endeavours to give the other party prompt notice of that fact including full particulars of the event, an estimate of its likely duration, the extent to which the affected party's obligations are affected and the steps being taken to remove, overcome or minimise those effects.

20.2 Deemed prompt notice

If the effects of a force majeure event are widespread, we will be deemed to have given you prompt notice if we make the necessary information available by way of a 24 hour telephone service within 30 minutes of being advised of the event or otherwise as soon as practicable.

20.3 Obligation to overcome or minimise effect of force majeure event

A party that claims a force majeure event must use its best endeavours to remove, overcome or minimise the effects of that event as soon as practicable.

20.4 Settlement of industrial disputes

Nothing in this clause requires a party to settle an industrial dispute that constitutes a force majeure event in any manner other than the manner preferred by that party.

21 APPLICABLE LAW

The laws of Victoria govern this contract.

22 RETAILER OF LAST RESORT EVENT

If we are no longer entitled by law to sell energy to you due to a Retailer of Last Resort (RoLR) event occurring in relation to us, this contract will come to an end automatically and you will not be liable for any termination fee or other penalty.

23 GENERAL

23.1 Our obligations

Some obligations placed on us under this contract may be carried out by another person. If an obligation is placed on us to do something under this contract, then:

- (a) we are taken to have complied with the obligation if another person does it on our behalf; and
- (b) if the obligation is not complied with, we are still liable to you for the failure to comply with this contract.

23.2 Amending this contract

- (a) This contract may only be amended in accordance with the procedures set out in the *Regulatory Requirements*.
- (b) We must publish any amendments to this contract on our website.

Simplified explanation of terms

billing cycle means the regular recurrent period for which you receive a bill from us;

business day means a day other than a Saturday, a Sunday or a public holiday;

customer means a person who buys or wants to buy energy from a retailer;

customer connection contract means a contract between you and your distributor for the provision of customer connection services;

designated retailer means the financially responsible retailer for the premises (where you have an existing connection) or the local area retailer (where you do not have an existing connection) for your premises;

disconnection means an action to prevent the flow of energy to the premises, but does not include an interruption;

distributor means the person who operates the system that connects your premises to the distribution network;

emergency means an emergency due to the actual or imminent occurrence of an event that in any way endangers or threatens to endanger the safety or health of any person, or normal operation of the distribution system or transmission system, or that destroys or damages, or threatens to destroy or damage, any property;

energy means electricity or gas;

energy laws means national and State and Territory laws and rules relating to energy and the legal instruments made under those laws and rules;

force majeure event means an event outside the control of a party;

GST has the meaning given in the GST Act (**A New Tax System (Goods and Services Tax) Act 1999** (Cth));

Regulatory Requirements means all relevant legislation, regulations, codes, guidelines, orders in council, licences, proclamations, directions or standards applicable to participants in the Victorian region of the national electricity market or participants in the Victorian gas market, and includes, without limitation, the *Retail Code*, the **Electricity Industry Act 2000** (Vic.), the **Electricity Safety Act 1998** (Vic.), the *National Electricity Law*, the **Gas Industry Act 2001** (Vic.), the **Gas Safety Act 1997** (Vic.) and the **Privacy Act 1988** (Cth).

relevant authority means any person or body who has the power under law to direct us, including the Australian Energy Market Operator and State or Federal Police;

residential customer means a person who purchases energy principally for personal, household or domestic use at their premises;

Retail Code means the *Energy Retail Code* (Version 10, May 2012) or as subsequently amended.

retailer means a person that is authorised to sell energy to customers;

RoLR event means an event that triggers the operation of the Retailer of Last Resort scheme under the **Electricity Industry Act 2000** Part 2, Division 8 or the **Gas Industry Act 2001** Part 3, Division 6.

security deposit means an amount of money paid to us as security against non-payment of a bill in accordance with the *Regulatory Requirements*;

small customer means:

- (a) a residential customer; or
- (b) a business customer who consumes energy at or below a level determined under the *Regulatory Requirements*.

standing offer prices means tariffs and charges that we charge you for or in connection with the sale and supply of energy. These are published on our website.

Geographic Place Names Act 1998

NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

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

Road Naming:

Change Request Number	Road Name	Locality	Proposer & Location
42969	Pringle Street	Chiltern	Indigo Shire Council The road traverses west from Main Street.
43654	Magnus Lane	North Melbourne	Melbourne City Council The road traverses north from Provost Street.
46917	Foster Close	Toolern Vale	Melton City Council The road traverses west from Chapmans Road.
47137	Regal Court	Wangaratta	Wangaratta Rural City Council Formerly known as part of Dale Street (eastern section). The road traverses west from Parfitt Road.
47176	Mechanics Lane	Windsor	Stonnington City Council Laneway at the rear of 137–157 Chapel Street and 159–169 Chapel Street.
47291	Wentworth Road	Merbein	Mildura Rural City Council Formerly known as the eastern section of Whiting Street. Wentworth Road continues to the intersection of Commercial Street.
47291	Whiting Street	Merbein	Mildura Rural City Council The road commences at the intersection of Wentworth Road.

Office of Geographic Names

Land Victoria
570 Bourke Street
Melbourne 3000

JOHN E. TULLOCH
Registrar of Geographic Names



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by amending Heritage Register Number 1613 in the category described as Heritage Place/Archaeological Place.

Werribee Park
320 K Road
Werribee South
Wyndham City

- B15 Glasshouse
- F1 Sheep dip
- F2 Mansion gates
- F3 Victoria State Rose Garden
- F4 Parterre and fountain
- F5 Lake and grotto
- F6 Water tank
- F7 Chirnside homestead ha-ha wall
- F8 Former duck pond
- F9 Covered cistern
- F10 Ruins in the orchard
- F11 Ford
- F12 Burial site

Dated Thursday 25 October 2012

TRACEY AVERY
Executive Director

EXTENT

1. All of the land marked L1 on Diagram 1613A held by the Executive Director being all of Crown Allotments 1, 2, 3A and 3B Section 5 Parish of Deutgam, all of Crown Allotment 5 and part of Crown Allotment 6 Section A Parish of Mambourin.
2. All of the buildings and features marked as follows on Diagrams 1613A, 1613B, 1613C and 1613D held by the Executive Director:
 - B1 Woolshed
 - B2 Shearers' house
 - B3 Hastie's house
 - B4 Werribee Mansion
 - B5 Mansion laundry, covered cistern and drying yard
 - B6 Mansion gate lodge
 - B7 Chirnside homestead
 - B8 Bellenger's house
 - B9 Implement shed
 - B10 Stables
 - B11 Blacksmith's shop
 - B12 Men's quarters
 - B13 Ration store
 - B14 Glasshouse (sunken)

Interpretation of Legislation Act 1984**PLUMBING AMENDMENT REGULATIONS 2012****Notice of Incorporation of Material and Address for Inspection of Documents**

The Plumbing Amendment Regulations 2012 apply, adopt or incorporate the documents set out in the table below. In the table –

AS/NZS 4234 means AS/NZS 4234 – 2008 Heated water systems – Calculation of energy consumption, as issued, published or remade from time to time;

Principal Regulations means the Plumbing Regulations 2008.

**Table of Applied, Adopted or Incorporated Matter Required by the
Interpretation of Legislation**

Statutory Rule Provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 5(1)(b), which inserts the definition AS/NZS 4234 in the Principal Regulations	AS/NZS 4234	The whole
Regulation 10, which substitutes clause 15 and inserts clauses 15A and 15B in Schedule 2 to the Principal Regulations	AS/NZS 4234	The whole

A copy of the material applied, adopted or incorporated by the Regulations has been lodged with the Clerk of the Parliaments. A copy of all matters so applied, adopted or incorporated into the Principal Regulations is available for inspection by the public, free of charge, during normal business hours at the Plumbing Commission, Good Sheds North, 733 Bourke Street, Docklands, Victoria 3008, telephone 1300 815 127.

MATTHEW GUY MLC
Minister for Planning

Liquor Control Reform Act 1998

LIQUOR LICENSING POLL

Deepdene Neighbourhood

The Victorian Commission for Gambling and Liquor Regulation (VCGLR) has received an application for a Restaurant and Café Licence for Snow Pony, 95 Whitehorse Road, Deepdene. As the application for a licence is in a 'dry area', the VCGLR, pursuant to clause 17 of Schedule 3 of the **Liquor Control Reform Act 1998**, has ordered a poll of electors in the neighbourhood surrounding the above premises. The VCGLR determines this neighbourhood. The Victorian Electoral Commission (VEC) will conduct the poll entirely by post.

1. The neighbourhood indicated by the VCGLR

The Snow Pony poll is within the following boundaries:



2. The resolution to be submitted to the electors

Electors in the licensing poll neighbourhood will be asked to vote 'yes' or 'no' with respect to the following resolution:

'That a Restaurant and Café Licence be granted in the neighbourhood of the premises situated at 95 Whitehorse Road, Deepdene'.

3. Persons entitled to vote in the poll

All electors who reside within the neighbourhood indicated, and who were enrolled on the electoral roll used for State elections at 5.00 pm on Thursday 27 September, must vote in the poll.

Copies of the official roll for the poll may now be inspected at the Victorian Electoral Commission, Level 11, 530 Collins Street, Melbourne.

4. Voting is compulsory

Electors enrolled in the licensing poll neighbourhood at 5.00 pm on Thursday 27 September, are obliged to vote. The penalty for failing to vote without a valid and sufficient reason is currently \$70.00.

5. Postal voting

The poll will be conducted entirely by post. Ballot papers will be mailed to all eligible electors on Monday 5 November. To be included in the count, completed ballot papers must be received by the VEC by 5.00 pm on Monday 26 November.

6. Early voting

If you will be away when the ballot packs are mailed out, please call 131 832 to arrange an early postal vote.

PHILLIPPA HESKETT
Election Manager

Local Government Act 1989**SCHEDULE 11 CLAUSE 4****Designation of Tow Away Areas**

Australian Motorcycle Grand Prix 26–28 October 2012

World Superbikes Championship 22–24 February 2013

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

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

THE SCHEDULE

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

Phillip Island (Tourist) Road from Back Beach Road, Phillip Island to Bass Highway, Anderson;

Smiths Beach Road between Back Beach Road and Phillip Island (Tourist) Road;

Berry's Beach Road between Back Beach Road and Ventnor Road;

Back Beach Road between Phillip Island (Tourist) Road and Berrys Beach Road;

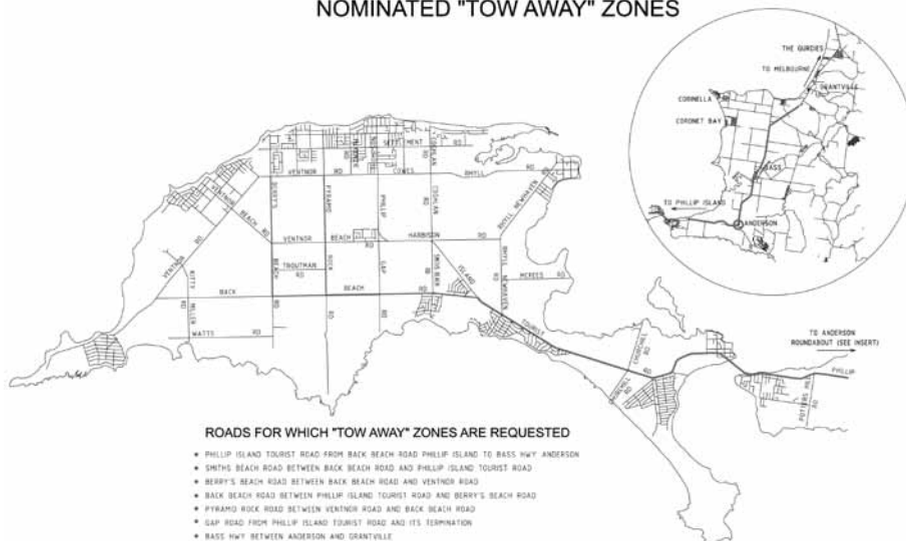
Pyramid Rock Road between Ventnor Road and Back Beach Road;

Gap Road from Phillip Island (Tourist) Road and its termination;

Bass Highway between Anderson and Grantville.

The tow away areas listed above are to operate from 12.01 am on Friday 26 October 2012 to 11.59 pm on Sunday 28 October 2012; and 12.01 am on Friday 22 February 2013 to 11.59 pm on Sunday 24 February 2013, 24 hours per day on both sides of every street, road and lane.

APPENDIX A
NOMINATED "TOW AWAY" ZONES



Dated 24 September 2012

TERRY MULDER MP
Minister for Roads

Major Transport Projects Facilitation Act 2009

ROAD DECLARATION

The Honourable Terry Mulder MP, Minister for Roads, in accordance with section 193 of the **Major Transport Projects Facilitation Act 2009**, upon publication of this notice declares the roads described in the schedule and on the plans attached.

SCHEDULE

MUNICIPAL ROAD

The roads identified by hatching on the plans numbered GP22609A, GP22607, and GP22599A are declared as described in the legend on the said plans.

ARTERIAL ROAD

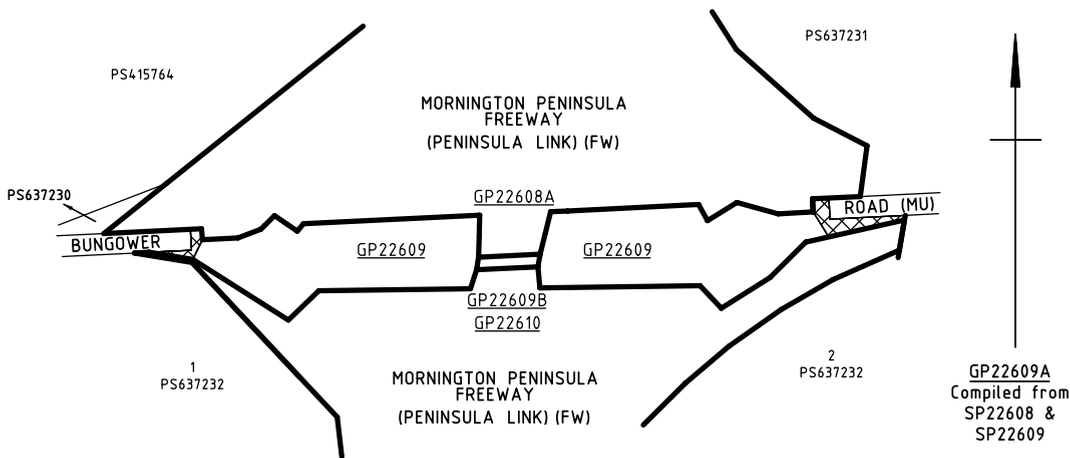
The roads identified by hatching on the plans numbered GP22593 and GP22611 are declared as described in the legend on the said plan.

NON ARTERIAL STATE ROAD

The roads identified by hatching on the plans numbered GP22609 and GP22599 are declared as described in the legend on the said plan. VicRoads will be the responsible road authority under section 37(1)(d)(i) of the **Road Management Act 2004**.

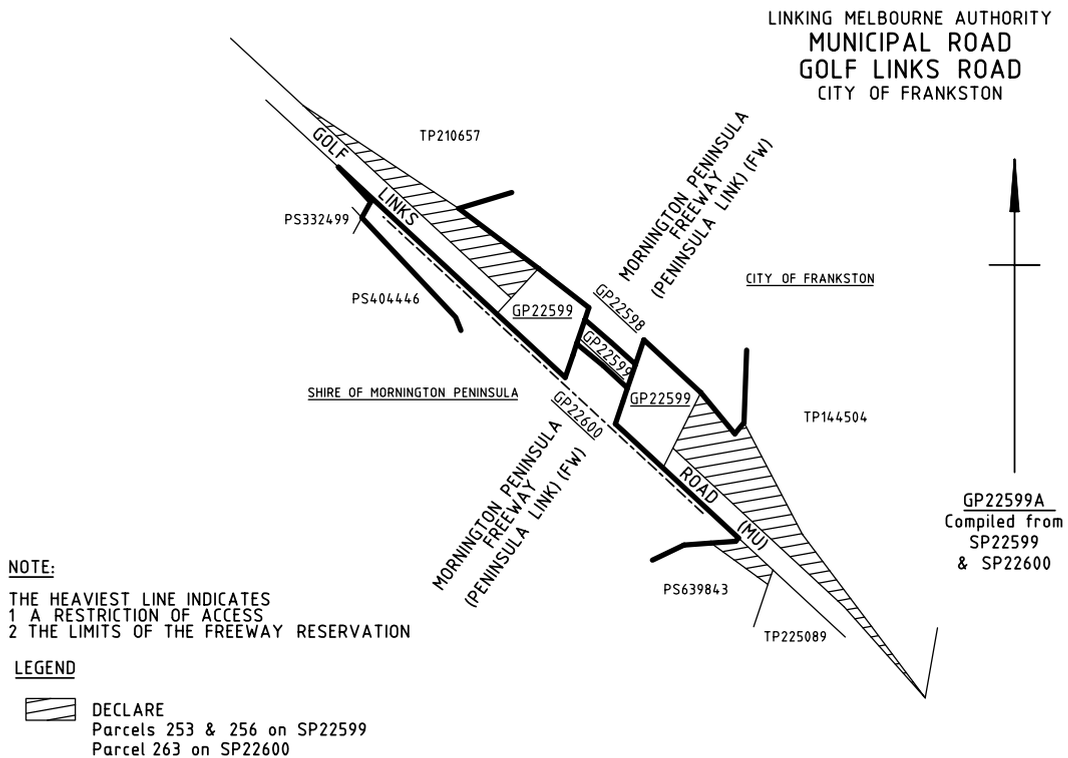
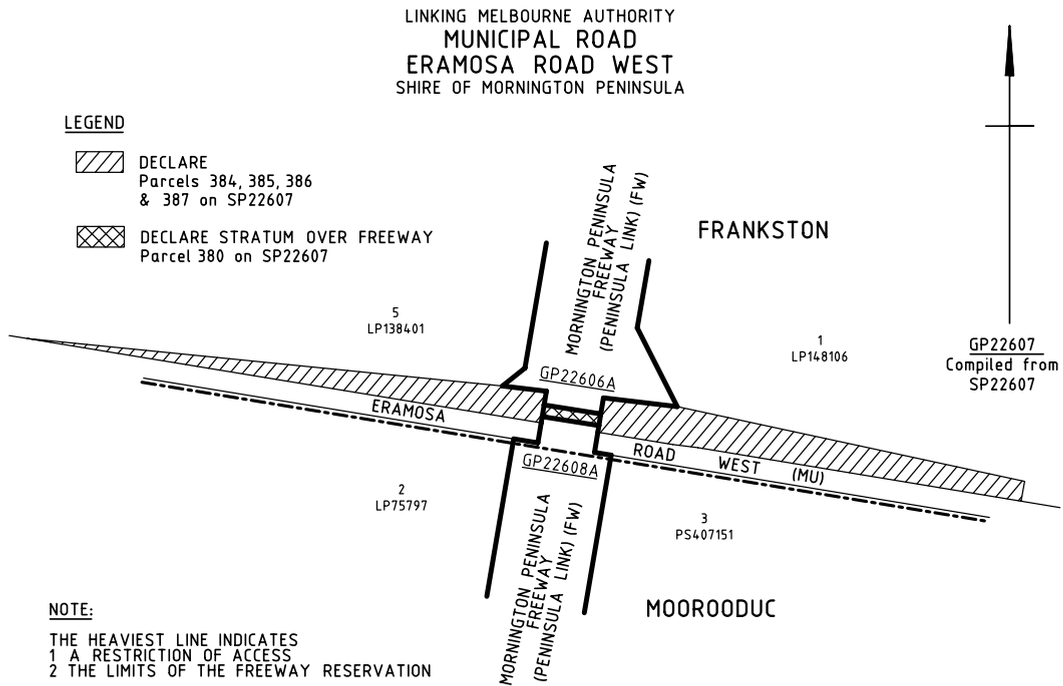
NOTE:
 THE HEAVIEST LINE INDICATES
 1 A RESTRICTION OF ACCESS
 2 THE LIMITS OF THE FREEWAY RESERVATION

LINKING MELBOURNE AUTHORITY
MUNICIPAL ROAD
BUNGOWER ROAD
 SHIRE OF MORNINGTON PENINSULA



LEGEND
 DECLARE
 Parcels 427, 431, 432 & 435 on SP22609

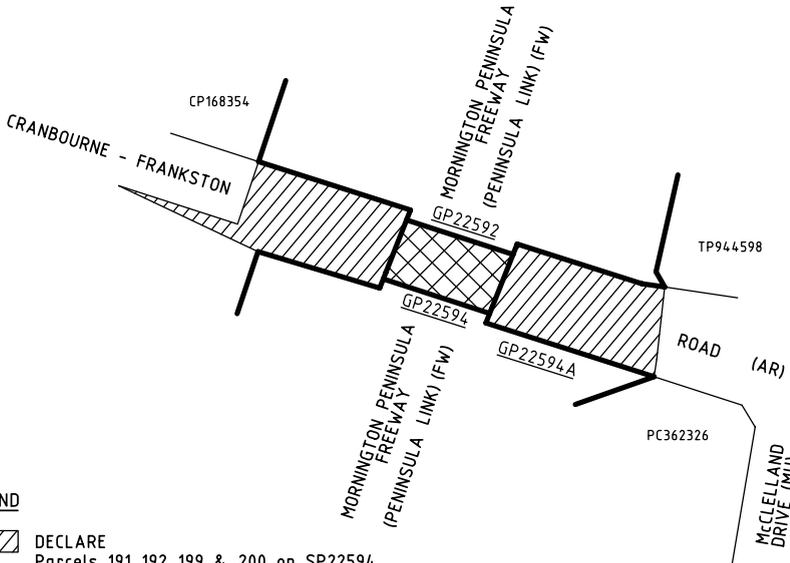
GP22609A
 Compiled from
 SP22608 &
 SP22609



NOTE:

THE HEAVIEST LINE INDICATES
 1 A RESTRICTION OF ACCESS
 2 THE LIMITS OF THE FREEWAY RESERVATION

LINKING MELBOURNE AUTHORITY
ARTERIAL ROAD
CRANBOURNE-FRANKSTON ROAD
 CITY OF FRANKSTON



GP22593
 Compiled from
 SP22593 &
 SP22594

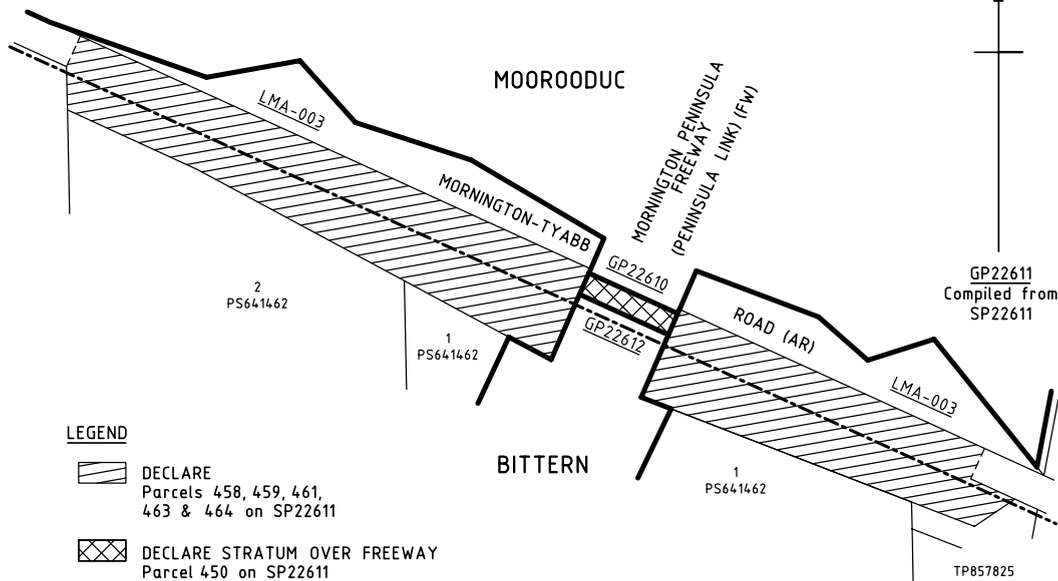
LEGEND

-  DECLARE
 Parcels 191, 192, 199 & 200 on SP22594
-  DECLARE STRATUM OVER FREEWAY
 Parcels 180 & 182 on SP22593

NOTE:

THE HEAVIEST LINE INDICATES
 1 A RESTRICTION OF ACCESS
 2 THE LIMITS OF THE FREEWAY RESERVATION

LINKING MELBOURNE AUTHORITY
ARTERIAL ROAD
MORNINGTON-TYABB ROAD
 SHIRE OF MORNINGTON PENINSULA



GP22611
 Compiled from
 SP22611

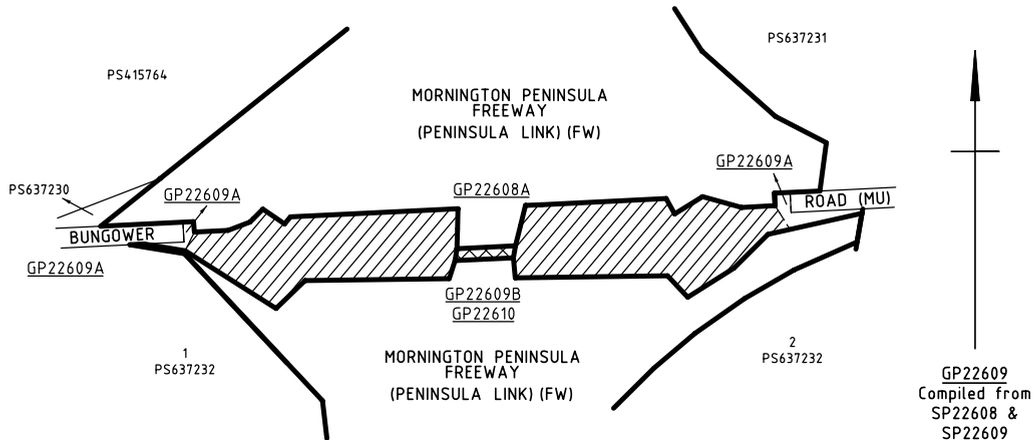
LEGEND

-  DECLARE
 Parcels 458, 459, 461,
 463 & 464 on SP22611
-  DECLARE STRATUM OVER FREEWAY
 Parcel 450 on SP22611

NOTE:

THE HEAVIEST LINE INDICATES
 1 A RESTRICTION OF ACCESS
 2 THE LIMITS OF THE FREEWAY RESERVATION

LINKING MELBOURNE AUTHORITY
NON-ARTERIAL STATE ROAD
BUNGOWER ROAD
 SHIRE OF MORNINGTON PENINSULA

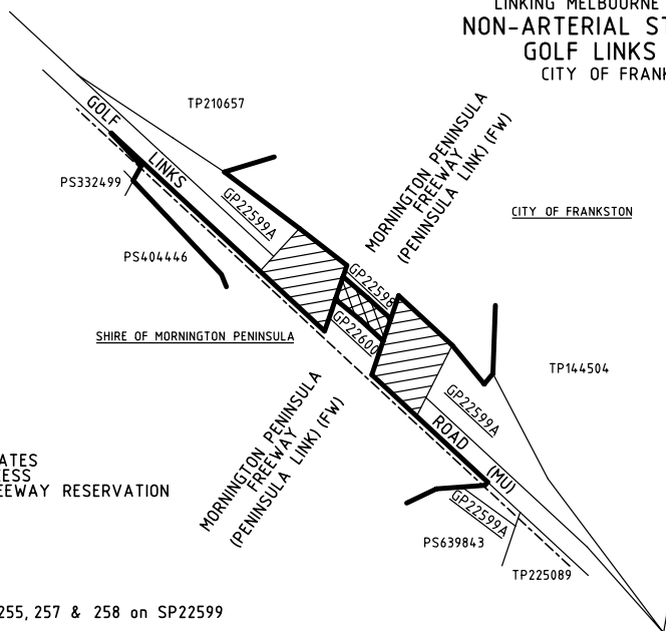


GP22609
 Compiled from
 SP22608 &
 SP22609

LEGEND

-  DECLARE Parcel 405 on SP22608
 Parcels 428, 429, 430, 433 & 434 on SP22609
-  DECLARE STRATUM OVER FREEWAY
 Parcel 420 on SP22609

LINKING MELBOURNE AUTHORITY
NON-ARTERIAL STATE ROAD
GOLF LINKS ROAD
 CITY OF FRANKSTON



GP22599
 Compiled from
 SP22599

NOTE:

THE HEAVIEST LINE INDICATES
 1 A RESTRICTION OF ACCESS
 2 THE LIMITS OF THE FREEWAY RESERVATION

LEGEND

-  DECLARE
 Parcels 254, 255, 257 & 258 on SP22599
-  DECLARE STRATUM OVER FREEWAY
 Parcel 250 on SP22599

Dated 27 March 2012

Responsible Minister
TERRY MULDER, MP
 Minister for Roads



Marine Safety Act 2010

NOTICE OF BOATING ACTIVITY
EXCLUSION ZONE

I, David Jackson, Manager Land and On-Water Dams of Goulburn–Murray Water, the waterway manager for Lake Hume, hereby give notice under section 208(2) of the **Marine Safety Act 2010** (Vic) that all persons and vessels not participating in the Hume Boat Club, Club Race Day between 9.00 am and 6.00 pm on 27 October 2012 are prohibited from entering and remaining in the waters of Lake Hume adjacent to the Lake Hume Boat Club at Bellbridge as marked by buoys.

The exclusion zone takes effect between 9.00 am and 6.00 pm on 27 October 2012.

Dated 25 October 2012

DAVID JACKSON
Manager Land and On-Water Dams
Goulburn–Murray Water

Marine Safety Act 2010

NOTICE OF BOATING ACTIVITY
EXCLUSION ZONE

I, Steve Cawcour, Chief Executive Officer of Strathbogie Shire Council, the waterway manager for the Goulburn River from Hughes Creek to Goulburn Weir including Lake Nagambie, hereby give notice under section 208(2) of the **Marine Safety Act 2010** (Vic) that all persons and vessels not participating in the Head of the Goulburn event from 8.00 am to 2.00 pm on 27 October 2012 are prohibited from entering and remaining in the waters of the Goulburn River from the upstream boundary of the 5 knot zone at Tahbilk Winery to the upstream boundary of the 5 knot zone at Nagambie Lake Leisure Park, including Furlong Cove.

The exclusion zone takes effect between 8.00 am and 2.00 pm on 27 October 2012.

Dated 19 October 2012

STEVE CRAWCOUR
CEO
Strathbogie Shire Council

Marine Safety Act 2010

NOTICE OF BOATING ACTIVITY
EXCLUSION ZONE

I, Steve Cawcour, Chief Executive Officer of Strathbogie Shire Council, the waterway manager for the Goulburn River from Hughes Creek to Goulburn Weir including Lake Nagambie, hereby give notice under section 208(2) of the **Marine Safety Act 2010** (Vic) that:

1. All persons and vessels not participating in the Rowing Victoria VIS Time Trials from 7.00 am to 11.00 am on 27 October 2012 are prohibited from entering and remaining in the waters of the Lake Nagambie;
2. Permitted vessels accessing the Goulburn River directly from the Nagambie Lakes Leisure Park and residential properties along the north eastern foreshore of Lake Nagambie are excluded from clause 1 for transit purposes only; and
3. VIS Time Trial competitors' rowing vessels are prohibited from entering the Goulburn River during the closure period.

The exclusion zones take effect between 7.00 am and 11.00 am on 27 October 2012.

Dated 19 October 2012

STEVE CRAWCOUR
CEO
Strathbogie Shire Council

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

DEPARTMENT OF PRIMARY INDUSTRIES

Exemption of Land from a Licence

I, David Boothroyd, Manager Earth Resources Tenements, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation from the Minister for Energy and Resources, hereby exempt all that Crown land situated within the boundaries of exploration licence application 5449 from being subject to a licence application under the **Mineral Resources (Sustainable Development) Act 1990**.

Dated 17 October 2012

DAVID BOOTHROYD
Manager Earth Resources Tenements
Earth Resources Regulation Branch

Petroleum Act 1998**PETROLEUM EXPLORATION PERMIT 174**

I, Doug Sceney, the delegate of the Minister for Energy and Resources for the State of Victoria, pursuant to the provisions of the **Petroleum Act 1998** (the Act) grant to:

Mecrus Resources Pty Ltd
21 Business Park Drive
Notting Hill Victoria 3168

a petroleum exploration permit over the area shown on the attached plan, subject to the Act and to the Regulations made under that Act and to the conditions set out herein for a period of five (5) years.

CONDITIONS

1. The permittee shall carry out minimum petroleum exploration in the permit area in accordance with the work program outlined in the table below:

Year of Permit	Permit Year Starts	Permit Year Ends	Work Program	Expenditure (\$)
1	17 October 2012	16 October 2013	<ul style="list-style-type: none"> ● Digital data collection and verification ● Digital data base creation ● Multi-disciplinary review of existing seismic and well data 	\$200,000
2	17 October 2013	16 October 2014	<ul style="list-style-type: none"> ● 100 km, 2D seismic acquisition, processing and interpretation ● 40 km², 3D seismic acquisition, processing and interpretation ● Geological studies 	\$2,000,000
3	17 October 2014	16 October 2015	<ul style="list-style-type: none"> ● Drill one (1) 1,500 m exploration well ● Geological studies 	\$2,000,000
4	17 October 2015	16 October 2016	<ul style="list-style-type: none"> ● 100 km, 2D seismic acquisition, processing and interpretation ● 40 km², 3D seismic acquisition processing and interpretation ● Geological studies 	\$2,000,000
5	17 October 2016	17 October 2017	<ul style="list-style-type: none"> ● Drill one (1) 3,500 m exploration well ● Geological studies 	\$3,500,000

2. Years 2, 3, 4 and 5 of the work program are declared to be the key objects of the work program for the purposes of section 27 of Act.

Dated 17 October 2012

DOUG SCENEY
Executive Director
Earth Resources Regulation

Road Safety Act 1986

DECLARATION UNDER SECTION 99B(4)

THAT CERTAIN PROVISIONS OF THE **ROAD SAFETY ACT 1986** AND THE ROAD SAFETY ROAD RULES 2009 DO NOT APPLY WITH RESPECT TO THE GEELONG REVIVAL 2012

1. Purpose

The purpose of this notice is to exempt participants in the Geelong Revival 2012 on 1–2 December 2012 at Geelong from specified provisions of the **Road Safety Act 1986** and the Road Safety Road Rules 2009.

2. Authorising provision

This notice is made under section 99B(4) of the **Road Safety Act 1986**. Section 99B(4) provides that the Minister may, on the application of a person proposing to conduct a non-road activity on a highway, by notice published in the Government Gazette, declare that specified provisions of the **Road Safety Act 1986** and of the regulations made under that Act do not apply with respect to the non-road activity specified in the notice during the period specified in the notice.

Section 99B(5) provides that a section 99B(4) notice may declare that the highway or part of the highway specified in the notice is not a highway under the Act for all purposes or specified purposes during the specified period.

3. Commencement

This notice takes effect on 1 December 2012 at 6 am.

4. Expiry

This notice expires on 2 December 2012 at 8 pm.

5. Definitions

In this notice, unless the context or subject-matter otherwise requires –

- (a) ‘Event’ means the Geelong Revival 2012 to be held on 1–2 December 2012 at Geelong; and
- (b) ‘Participants’ means participants in the Event, including officers, members and authorised agents of the Event organiser, whose presence is reasonably required to ensure the safe conduct of the Event.

6. Declaration

I, Steve Brown, as delegate of the Minister for Roads declare that –

- (a) under section 99B(4) of the **Road Safety Act 1986**, the provisions of the **Road Safety Act 1986** specified in Table 1, and all provisions of the Road Safety Road Rules 2009 (except those specified in Table 2), do not apply to Participants engaged in activities forming part of the Event on the highway(s) specified in column 1 of Table 3 on the dates and during the period specified in column 2 of Table 3; and
- (b) under section 99B(5) of the **Road Safety Act 1986**, any highway specified in column 2 of Table 3 is not a highway for the purposes of any vehicle registration requirements under the **Road Safety Act 1986** and regulations, on the dates and during the period specified in column 3 of Table 3,

provided that the event is conducted in full compliance with any permit issued by the Roads Corporation, the City of Geelong, or any other authority.

Dated 15 October 2012

STEVE BROWN
Executive Director
Regional Services

TABLE 1
Provisions of the Road Safety Act 1986 that do not apply to the Geelong Revival 2012

<i>Column 1</i> Provision	<i>Column 2</i> Subject
Section 65A	Improper use of motor vehicle (loss of traction)
Section 68(1) and 68(2)	Speed trials

TABLE 2
Provisions of the Road Safety Road Rules 2009 that do apply to the Geelong Revival 2012

<i>Column 1</i> Provision	<i>Column 2</i> Subject
Part 1	Introductory
Part 2	Interpretative provisions
Rule 78	Driver must not obstruct police and emergency vehicles
Rule 79	Driver must give way to emergency vehicles
Rule 300	Driver must not use hand-held mobile phone
Rule 304	Obeying police directions
Part 19	Exemptions
Part 20	Meaning and application of traffic control devices and traffic-related items
Part 21	General interpretive provisions
Schedules 1 to 4	Abbreviations, symbols and signs
Dictionary	Meanings of terms

TABLE 3

<i>Column 1</i> Item	<i>Column 2</i> Specified highway or part of highway	<i>Column 3</i> Specified period
1.	Eastern Beach Road, Geelong, from Ritchie Boulevard to 75 metres west of Yarra Street	1 December 2012 between the hours of 6.30 am and 7.30 pm 2 December 2012 between the hours of 6.30 am and 7.30 pm
2.	Ritchie Boulevard, Geelong	1 December 2012 between the hours of 6.30 am and 7.30 pm 2 December 2012 between the hours of 6.30 am and 7.30 pm
3.	East bound lane of Brougham Street, Geelong, between Yarra Street and Bellarine Street	1 December 2012 between the hours of 6.30 am and 7.30 pm 2 December 2012 between the hours of 6.30 am and 7.30 pm
4.	South bound lane of Yarra Street, Geelong, between Eastern Beach Road and Brougham Street	1 December 2012 between the hours of 6.30 am and 7.30 pm 2 December 2012 between the hours of 6.30 am and 7.30 pm

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

I, Alan Goodwin, Regional Director, North West Region, as delegate of the Secretary of the Department of Sustainability and Environment, make the following declaration of public safety zones under section 4(1) of the **Safety on Public Land Act 2004**.

1. Definitions

In this declaration:

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

2. Declaration of Public Safety Zones

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

3. Purpose for which the areas have been declared

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

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

4. Period of the declaration

Pursuant to section 5(1)(c) of the Act, the period for which the declared public safety zones are declared to be public safety zones is specified to be the period commencing from 25 October 2012 and ending on 24 October 2013 inclusive.

5. Activities prohibited

- (a) For the purposes of section 5(1)(e) of the Act, the activities that are prohibited in the declared public safety zones are specified to be:
 - (i) activities that interfere with exempt persons undertaking planned burning or fire suppression operations;
 - (ii) activities that would expose that person or other persons to risks to their health or safety.
- (b) In clause 5(a) of this declaration –
 - (i) 'activity' includes:
 - (a) entering the declared public safety zones;
 - (b) remaining in or being present in the declared public safety zones;
 - (c) walking, riding or driving in the declared public safety zones; and
 - (d) camping or setting up a camp in the declared public safety zones.
 - (ii) 'exempt person' means any person or person within a class of person specified in:
 - (a) clause 8 of this declaration; and
 - (b) section 9 of the Act.

- (iii) 'interfere with' includes any circumstances in which the presence of the person in the declared public safety zone would prevent or hinder an exempt person from carrying out planned burning or fire suppression operations.
- (iv) 'planned burning or fire suppression operations' includes actions that occur both prior to, during, and after a planned burning event authorised under sections 62(2) and 62A(1) of the **Forests Act 1958** and sections 30A and 42 of the **Country Fire Authority Act 1958**.

6. Periods when access is prohibited

For the purposes of section 5(1)(d) of the Act, the period during which access to the declared public safety zones is prohibited is specified to be between 25 October 2012 and 24 October 2013 inclusive.

7. Further restrictions or conditions (if any)

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

8. Exempt persons or classes of person

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

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

Dated 19 October 2012

ALAN GOODWIN
Regional Director, North West Region
as delegate of the Secretary
of the Department of Sustainability and Environment

Notes:

1. Maps showing the public safety zones are held at the Department of Sustainability and Environment (DSE) Regional Office at Traralgon, Benalla and Knoxfield and at DSE's head office at 8 Nicholson Street, East Melbourne, Victoria 3002 (by appointment with the Senior Project Officer, Planned Burning – Fire Division). The maps are also available on the following website: <http://www.dse.vic.gov.au>, under Fire & Other Emergencies > Planned Burns > Fire Operations Plans – Approved.
2. In addition to the above persons or classes of person exempted under section 5(2), section 9 of the **Safety on Public Land Act 2004** provides that a public safety zone declaration does not apply to the following:
 - the Secretary;
 - an authorised officer;
 - a utility engaged in the carrying out of its functions in a State forest;
 - a transport authority engaged in the carrying out of its functions in a State forest;
 - a person or class of person authorised under section 10 of the **Safety on Public Land Act 2004** to be in the public safety zone.

Schedule: Public Safety Zones

Public Safety Zones – 2012–2015 Fire Operations Plan									
Extent of Public Safety Zone	MGA Zone	Region	District	Burn Name	Burn Number	Public Safety Zones – 2012–2015 Fire Operations Plan			
						Extent of Public Safety Zone	MGA Zone	Region	District
E364832	N5844398	E365286	N5844398	North East	Murrindindi	Toolangi Old Toolangi Road	3MTL0009		
E365172	N5843513	E366292	N5844287	North East	Murrindindi	Toolangi Discovery	3MTL0003		
E364646	N5844065	E365215	N5844904	North East	Murrindindi	Toolangi Cherry Lane	3MTL0002		
E461926	N5727903	E462023	N5728565	Gippsland	Heyfield	Alberton West – Dinneer Track	2HYA097		
E458568	N5727137	E458092	N5727916	Gippsland	Heyfield	Alberton West – Goodson Track	2HYA071		
E459485	N5725137	E460678	N5725448	Gippsland	Heyfield	Alberton West – Mc Phails	2HYA013		
E487228	N5741475	E487163	N5742108	Gippsland	Heyfield	Woodside – Tellings Track	2HYA020		
E460816	N5725441	E461864	N5725730	Gippsland	Heyfield	Alberton West – East Boundary Trk	2HYA084		
E458419	N5728073	E458356	N5728503	Gippsland	Heyfield	Alberton West – North Boundary	2HYA014		
E456450	N5726137	E456775	N5727096	Gippsland	Heyfield	Alberton West – Ridgetop Trk	2HYA046		
E457547	N5728248	E457575	N5728613	Gippsland	Heyfield	Alberton West – Silvergates	2HYA034		
E487163	N5742114	E486546	N5745405	Gippsland	Heyfield	Woodside – Massey Rd	2HYA038		
E507241	N5747523	E507293	N5747819	Gippsland	Heyfield	Giffard – Darriman Res Block 2	2HYA106		
E502710	N5764863	E502869	N5765736	Gippsland	Heyfield	Stradbroke – Jacksons Track	2HYA117		
E374261	N5801295	E376127	N5802085	Port Phillip	Yarra	Gembrook – Gilwell	GB0016		
E375973	N5806589	E377274	N5807877	Port Phillip	Yarra	Hoddles Crk – Grover/Hansen	GB0004		
E377161	N5804656	E378790	N5805722	Port Phillip	Yarra	Beenak – Escourts	G62		
E375745	N5805236	E376946	N5806594	Port Phillip	Yarra	Beenak – Watermill	GB0015		
E373927	N5802657	E374773	N5803443	Port Phillip	Yarra	Gembrook – Clarkes Trk	GB0017		
E374127	N5803264	E375703	N5804504	Port Phillip	Yarra	Gembrook – Gilwell Link	GB0006		
E375907	N5802421	E377745	N5803590	Port Phillip	Yarra	Gembrook – Protea	GB0008		
E372196	N5804210	E373362	N5806061	Port Phillip	Yarra	Gembrook – Ure Rd	GB0002		

Extent of Public Safety Zone		MGA Zone	Region	District	Burn Name	Burn Number	
E377678	N5808067	E378852	N5809286	Port Phillip	Yarra	Hoddles Crk – Beenak Bush	G65
E377974	N5804291	E379578	N5806193	Port Phillip	Yarra	Beenak – Soldiers	GB0013
E376384	N5804068	E377398	N5804733	Port Phillip	Yarra	Bennak – Water Channel	GB0014
E373748	N5804147	E375209	N5805864	Port Phillip	Yarra	Gembrook – Kurth Kiln Campground	GB0005

Water Act 1989
BULK ENTITLEMENT
(QUAMBATOOK – GRAMPIANS WIMMERA–MALLEE WATER) ORDER 2006
Minor Amendment Notice

I, Peter Walsh, as Minister administering the **Water Act 1989** (the Act), by notice amend the Bulk Entitlement (Quambatook – Grampians Wimmera–Mallee Water) Order 2006 –

1 Citation

This Notice may be cited as the Bulk Entitlement (Quambatook – Grampians Wimmera–Mallee Water) Minor Amendment Notice 2012.

2 Purpose

The primary purpose of this Notice is to amend the Bulk Entitlement (Quambatook – Grampians Wimmera–Mallee Water) Order 2006 (the Bulk Entitlement), to incorporate the revised seasonal allocation process and the cost arrangements, which have been updated to reflect contemporary processes since the unbundling of water rights in 2007 and the Essential Services Commission’s role in regulating water pricing, consistent with other urban bulk entitlements in the Goulburn System.

3 Authorising provision

This Notice is made in accordance with section 45 of the **Water Act 1989**.

4 Commencement

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

5 Amendment of clause 4 – Definitions

In clause 4 of the Bulk Entitlement Order –

(a) **insert** the following definitions –

‘**Basin water charge**’ means a Basin water charge approved or determined by the ESC in accordance with Part 1B of the **Water Industry Act 1994**;

‘**channel system**’ means the irrigation channels, pipelines and associated structures that distribute water from the waterway to the Authority and other customers;

‘**ESC**’ means the Essential Services Commission;

‘**Goulburn System**’ means –

(a) Lake Eildon, Goulburn Weir, Waranga Basin, and the associated water supply works and other assets, as shown from time to time in the Asset Register of the Authority as owner of the storage; and

(b) Goulburn River between Lake Eildon and Goulburn Weir, including the pools formed immediately upstream of Eildon Dam and Goulburn Weir;

‘**waterway**’ means the Goulburn River between Lake Eildon and the River Murray, including the pools formed by, and immediately upstream of Eildon Dam and Goulburn Weir;’.

(b) **delete** the definitions for ‘cost of distribution’; ‘Distributor’; ‘distribution system’; ‘exchange rate’; ‘Goulburn Basin Water Accounts’; ‘Headworks System’, ‘Licence’; and ‘source cost’;

(c) for the definition of ‘entitlement holder’ **substitute** –

‘“**entitlement holder**” means a person holding a bulk entitlement or environmental entitlement under the Act in the Goulburn Basin;’;

(d) for the definition of ‘Storage Operator’ **substitute** –

‘“**Storage Manager**” means any person appointed by the Minister under section 122ZK of the Act to control and manage the Goulburn System, or to do all or any of the functions specified under Part 6C of the Act in the Goulburn System;’.

6 Change of reference

- (a) For the words 'Storage Operator', wherever appearing in the Bulk Entitlement, **substitute** 'Storage Manager';
- (b) For the words 'Headworks System', wherever appearing in the Bulk Entitlement, **substitute** 'Goulburn System';
- (c) For the words 'distribution system', wherever appearing in the Bulk Entitlement, **substitute** 'channel system'.

7 Amendment of clause 6

For clause 6 of the Bulk Entitlement, substitute –

‘6 RELIABILITY OF SUPPLY

- 6.1 The entitlement specified in clause 5 has a reliability of supply of 99%.
- 6.2 This entitlement may only be restricted based on inflows to Lake Eildon during the preceding 24 months, using the method prescribed in Schedule 1.
- 6.3 Within 5 business days of 1 May in each year, the Goulburn Entitlement Holder must advise the Authority in writing of the likelihood of any restriction being applied to this entitlement in the following year.’.

8 Amendment of clause 7

Clause 7 of the Bulk Entitlement is **deleted**.

9 Amendment of clause 10

For clause 10 of the Bulk Entitlement, **substitute** –

‘10 DISPUTE RESOLUTION

- 10.1 If a difference or dispute arises concerning the interpretation or application of this Order between the Authority and the Goulburn Entitlement Holder, or the Storage Manager, or the Resource Manager, or another entitlement holder, a party may give written notice to the other party requiring the matter to be determined by the ESC or an independent expert.
- 10.2 If a difference or dispute arises concerning the interpretation or application of this Order between the Authority and the Goulburn Entitlement Holder, or the Storage Manager, or the Resource Manager, or another entitlement holder, and the Authority receives written notice requiring the matter to be determined by the ESC or an independent expert, the Authority must comply with the notice.
- 10.3 The notice requiring that the matter be determined by the ESC or an independent expert may only be given 14 days after the matter has arisen.
- 10.4 Where a dispute is referred to the ESC, the ESC may determine the process and timing for facilitating a resolution of the dispute.
- 10.5 Where a dispute is referred to an independent expert, the independent expert may only commence to determine the matter a further 14 days after the giving of that notice.
- 10.6 The independent expert will be either –
 - (a) a person agreed to by the parties to the difference or dispute; or
 - (b) if the parties cannot agree, a person nominated by the President of the Institute of Arbitrators and Mediators, Australia.
- 10.7 The independent expert must reach a conclusion on the matter within 30 days of it being referred, but may extend the period for reaching a conclusion on the matter by a further 30 days.
- 10.8 The independent expert must send a copy of the conclusion and the supporting reasons to each party to the difference or dispute.
- 10.9 Any conclusion by the ESC or an independent expert is final and binding on the parties.

- 10.10 Where a dispute is referred to the ESC, the ESC may determine the apportionment of the costs of and incidental to every reference.
- 10.11 Where a dispute is referred to an independent expert, the costs to the parties of, and incidental to, a reference to an independent expert, including the costs of the independent expert, must be apportioned among the parties to the dispute as determined by the independent expert.”.

10 Amendment of Part 5

For Part 5 of the Bulk Entitlement, **substitute** –

‘Part 5 – FINANCIAL OBLIGATIONS

13 WATER SUPPLY SOURCE COST

- 13.1 Subject to clause 16, the Authority must pay a fair and reasonable proportion of the annual costs incurred by the Goulburn Entitlement Holder in relation to supplying and storing water under this entitlement, which includes but is not limited to costs incurred for –
- (a) the operation and maintenance of the Goulburn System;
 - (b) access to and use of the channel system;
 - (c) access to and use of storage in the Goulburn System;
 - (d) salinity mitigation schemes in the Murray–Darling Basin;
 - (e) undertaking the functions of an authority appointed under section 64GA of the Act.
- 13.2 The proportion of the costs referred to in sub-clause 13.1 is to be equal to the proportion of the Authority’s entitlement, relative to the total volume of entitlements in the Goulburn System and adjusted to take into account the reliability of supply in clause 6 subject to –
- (a) sub-clause 13.3;
 - (b) any alternative arrangement between the Authority and the agency providing the service;
 - (c) a contrary Basin water charge.
- 13.3 Payments for access to and use of the channel system under sub-clause 13.1(b) will be determined on the same basis as those payable by water share holders in the adjacent irrigation area.
- 13.4 Unless an agreement with the Authority states otherwise, payments under sub-clause 13.1 are to be made to the Goulburn Entitlement Holder for passing on to the Storage Manager, an authority appointed under section 64GA or MDBA as appropriate.

14. WATER ACCOUNTING

- 14.1 For the purpose of determining how much water has been taken by the Authority under its annual entitlement the amounts measured under sub-clause 11.3 are conclusive.
- 14.2 If the equipment referred to in sub-clause 11.3(b) fails for any reason to operate accurately or correctly for any period, the amounts for the purpose of sub-clause 17.1 are deemed to be the same as the average amount taken by the Authority under its annual entitlement for the same period for the preceding three years or such other method of estimation as may be agreed to by the Authority and the Goulburn entitlement holder.

15. RESOURCE MANAGER’S COSTS

- 15.1 Subject to clause 16 the Authority must pay the Resource Manager a fair and reasonable proportion of the costs incurred by the Resource Manager to –

- (a) report on whether entitlement holders in the Goulburn Basin comply with the conditions of their bulk entitlements; and
 - (b) report on disputes between entitlement holders in the Goulburn Basin; and
 - (c) report on significant unauthorised uses of water in the Goulburn Basin; and
 - (d) co-ordinate the process for application and implementation of any qualification of rights to water made by the Minister during periods of declared water shortage under section 33AAA of the Act; and
 - (e) undertake any other function at the request of the Minister.
- 15.2 The proportion of the costs referred to in sub-clause 15.1 is to be determined by the Resource Manager, based on the bulk entitlement volume in clause 5 of this Order.
- 15.3 The Resource Manager must, by 1 July any year, determine and advise the Authority for the ensuing year, the proportion of the costs referred to in clause 15.1 that will be payable by the Authority.

16. DUTY TO MAKE PAYMENTS

The Authority is not obliged to make any payment under clauses 13 and 15 unless the person or agency to whom the payment is to be made keeps separate accounts of all costs and payments and such accounts must be made available for inspection by the Authority upon request.’

11 Insertion of Schedule 1

The following Schedule to the Bulk Entitlement is **inserted** –

‘SCHEDULE 1 – RESTRICTION POLICY

1. In meeting its obligation under sub-clause 9.3 of this Order the Goulburn Entitlement Holder must decide if restrictions are likely for the following year:
 - (a) in accordance with a series of 12 calculations (‘the calculations’) for each month of the forthcoming year; and
 - (b) each of the calculations is the ratio of the total predicted 24 month inflow of water to Lake Eildon prior to the relevant month, relative to the volume for the equivalent month in Table 1 to this Schedule; and
 - (c) each of those calculations will require a prediction of inflow for the future months of the year and, for the purposes of those predictions, the historical minimum monthly inflows must be adopted; and
 - (d) then, having regard to whether one or more of the calculations result in a ratio of less than 100%, then decide whether or not restrictions are likely.
2. If the Goulburn Entitlement Holder decides under clause 1 that restriction of the entitlement in the coming year is not likely, it must allocate the full volume of entitlement within 5 business days of 1 July in that year.
3. If the Goulburn Entitlement Holder identifies under clause 1 that restrictions are likely in the coming year, it must –
 - (a) within 5 business days of 1 July each year, determine the minimum allocation to this entitlement over the year, in the same manner as contemplated in paragraphs 1(a), 1(b) and 1(c) of this Schedule provided:
 - (i) the actual determination will occur in July (not May as contemplated in paragraph 1) therefore actual and not predicted inflows for May and June of the relevant preceding 24 month period must be used;
 - (ii) any determination to restrict must be based on one or more of the ratios from the calculations being below 100%; and
 - (iii) the allocation determined must be equal to the lowest of the ratios from the calculations that is below 100%.

- (b) within 5 business days of the first day of every subsequent month that year, reassess the minimum allocation determined under paragraph 3(a) and adjust the allocation to this entitlement to equal the new minimum until the end of the year or 100% allocation is reached;
 - (c) notify the Authority in writing of the allocation to this entitlement made under paragraphs 3(a) or 3(b) within 5 business days of the first day of every month that year, unless the allocation is already 100%; and
 - (d) within 5 business days of 1 July and in subsequent months if requested by the Authority, provide an allocation forecast, including the method for determining the forecast, under average inflow conditions (50% probability of exceedance) and dry inflow conditions (90% probability of exceedance) for the remainder of the year, unless the allocation is already 100%.
4. Every 5 years from July 2012, the Authority may request the Goulburn Entitlement Holder to review the triggers in Table 1 if the Authority is concerned that the reliability of supply may have significantly changed.
 5. The Goulburn Entitlement Holder must undertake any review requested under clause 4, and then provide the results of that review to the Authority, Coliban Region Water Corporation and Goulburn Valley Region Water Corporation for consideration.
 6. The Authority may apply to the Minister to update the triggers in Table 1 of this Schedule to accord with the latest available data. Prior to making any such application the Authority must consult with Coliban Region Water Corporation and Goulburn Valley Region Water Corporation.

Table 1: Restriction Triggers

Month	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun
Inflow (GL)	1134	1178	1208	1231	1163	1107	1072	1061	1051	1041	1055	1106

Notes to table:

Restriction triggers are based on theoretical 24 month 99% probability of exceedance inflow to Lake Eildon, with data sourced from the Goulburn Simulation Model for the period January 1891 to December 2010.'

Dated 12 October 2012

PETER WALSH MLA
Minister for Water

Water Act 1989**CARRYOVER DECLARATION FOR LOWER CAMPASPE
VALLEY WATER SUPPLY PROTECTION AREA 2012**

I, Peter Walsh MLA, Minister for Water, as Minister administering the **Water Act 1989** make the following declaration:

Citation

1. This Declaration is called the Carryover Declaration for Lower Campaspe Valley Water Supply Protection Area 2012.

Purpose

2. The purpose of this Declaration is to allow the holders of groundwater licences in the Lower Campaspe Valley Water Supply Protection Area to carryover an amount of groundwater unused in any particular water season to a subsequent water season and to specify the terms and conditions that are to apply to ensure, amongst other things, that any local impact of increased use can be managed.

Authorising provision

3. This Declaration is made under section 62A of the Act.

Commencement and duration

4. This Declaration comes into effect on the date on which notice of its making is published in the Government Gazette and continues in force until revoked.

Definitions

5. In this Declaration:
 - ‘**Act**’ means the **Water Act 1989**;
 - ‘**carryover water**’ means an amount of groundwater authorised to be taken by a licence holder under this Declaration;
 - ‘**Declaration**’ means this Carryover Declaration for Lower Campaspe Valley Water Supply Protection Area 2012;
 - ‘**groundwater licence**’ means a licence to take and use groundwater issued under section 51(1)(b) of the Act;
 - ‘**licensed volume**’ means the amount of groundwater authorised to be taken under a groundwater licence in a water season;
 - ‘**Lower Campaspe Valley Water Supply Protection Area**’ means that part of the groundwater system that is the area identified as the Lower Campaspe Valley Water Supply Protection Area in Plan No. LEGL./09-253 lodged in the Central Plan Office;
 - ‘**water season**’ has the same meaning as in the Act.

Declaration

6. I declare that groundwater licence holders in the Lower Campaspe Valley Water Supply Protection Area are authorised to take groundwater that is entitled to be taken that has not been taken under a groundwater licence by the end of any particular water season to take a percentage of that water in a subsequent water season subject to the terms and conditions specified in this Declaration.

Terms and conditions

7. The following terms and conditions apply to this Declaration:
 - (1) **Maximum amount of carryover water to be taken**
The maximum amount of carryover water that can be taken in a subsequent water season by a licence holder is 25 percent of the licensed volume;

(2) Transfer of carryover water not permitted

If a licence is transferred under section 62 of the Act, the transferee is not entitled to take any carryover water which the transferor was authorised to take and use under this Declaration.

Dated 17 October 2012

PETER WALSH MLA
Minister for Water

Notes**(1) Definitions**

Terms used have the same meaning as given to them in the Water Act, unless otherwise defined.

(2) Terms and conditions

As provided in section 62A(3)(a) of the Act, the licence holder is subject to both the terms and conditions of the licence and the terms and conditions of this Declaration.

(3) Transfers

As provided in clause 7(2), a licence holder cannot transfer carryover water they are entitled to take to another person as the result of a transfer of a licence. There is no power in the Act that allows the transfer of carryover water from one licence holder to another.

(4) Amount of carryover water taken to be recorded on the water register

For the purpose of recording in the water register, carryover water authorised to be taken by a licence holder that is taken shall be recorded against carryover water before any licensed volume.

(5) Inspection of the Plan

Plan No. LEGL./09-253 may be inspected during business hours at the Central Plan Office, Land Victoria, Department of Sustainability and Environment, 570 Bourke Street, Melbourne.

Planning and Environment Act 1987

ALPINE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C25

The Minister for Planning has approved Amendment C25 to the Alpine Planning Scheme.

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

The Amendment rezones land at Freeburgh from Farming Zone to Public Use Zone 1 – Service and Utility, amends the schedule to Clause 52.03 – Specific Sites and Exclusions to exempt the land associated with the Bright Off-River Storage Project from planning permit requirements and amends the schedule to Clause 81.01 to introduce the Incorporated Document ‘Bright Off-River Water Storage Project, February 2012’.

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 at the Alpine Shire Council, Great Alpine Road, Bright 3741.

JOHN PHILLIPS
Acting Director
Planning and Building Systems
Department of Planning and Community Development

Planning and Environment Act 1987
BOROONDARA PLANNING SCHEME
Amendment C152

Notice of Approval of Amendment

The Minister for Planning has approved Amendment C152 to the Boroondara Planning Scheme.

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

The Amendment alters the planning scheme maps and the Schedule to the Heritage Overlay so that the Boroondara Planning Scheme is consistent with the Victorian Heritage Register.

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 City of Boroondara.

JOHN PHILLIPS
Acting Director
Planning and Building Systems
Department of Planning and Community Development

Planning and Environment Act 1987
BOROONDARA PLANNING SCHEME
Notice of Approval of Amendment
Amendment C165

The Minister for Planning has approved Amendment C165 to the Boroondara Planning Scheme.

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

The Amendment introduces interim heritage controls to 233 Mont Albert Road, Surrey Hills, until 30 September 2013.

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

JOHN PHILLIPS
Acting Director
Planning and Building Systems
Department of Planning and Community Development

Planning and Environment Act 1987
HOBSONS BAY PLANNING SCHEME
Notice of Approval of Amendment
Amendment C63

The Minister for Planning has approved Amendment C63 to Hobsons Bay Planning Scheme.

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

The Amendment updates the format, structure and wording of Clause 21 of the Hobsons Bay Planning Scheme. It amends the Municipal Strategic Statement (MSS) without altering its policy intent or direction.

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 Hobsons Bay City Council, Hobsons Bay Civic Centre, 115 Civic Parade, Altona, Victoria 3018.

JOHN PHILLIPS
Acting Director
Planning and Building Systems
Department of Planning and Community Development

Planning and Environment Act 1987

HORSHAM PLANNING SCHEME

Notice of Approval of Amendment

Amendment C53

The Minister for Planning has approved Amendment C53 to the Horsham Planning Scheme.

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

The Amendment rezones land at Hamilton, Macbain, McBryde and Robinson Streets in Horsham from Rural Living Zone and Public Park and Recreation Zone to Residential 1 Zone.

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

JOHN PHILLIPS
Acting Director
Planning and Building Systems
Department of Planning and Community Development

Planning and Environment Act 1987

MACEDON RANGES PLANNING SCHEME

Notice of Approval of Amendment

Amendment C66

The Minister for Planning has approved Amendment C66 to the Macedon Ranges Planning Scheme.

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

The Amendment:

- amends Clause 21.07 to include a town specific section on Romsey;
- amends Clause 21.08 to include the 'Romsey Outline Development Plan (ODP), Macedon Ranges Shire Council, November 2009' and the 'Romsey Residential Character Study April 2012 and Romsey Residential Character Study, Design Guidelines April 2012' as reference documents in the Macedon Ranges Planning Scheme;
- amends Clause 22.02-6 to delete the existing policy relating to Romsey;
- rezones approximately 65 hectares of land on the southern edge of the town, at 68 Knox Road, and 'Silverdale' Lot S2 PS506812P, and 2662 Melbourne–Lancefield Road; from Rural Living Zone to Residential 1 Zone;
- rezones 21 hectares of land at 2598 Melbourne–Lancefield Road, Romsey from Farming Zone to Business 4 Zone and Industrial 1 Zone;
- rezones the Mitchell Court industrial area (approximately 4.85 hectares) from Industrial 1 Zone to Industrial 3 Zone;

- rezones the area around Stuartfield Avenue, Bentley Court and Dowie Court (approximately 56 hectares from Residential 1 Zone to Low Density Residential Zone);
- rezones land on the western side of the Melbourne–Lancefield Road at 51 to 79 Main Street, Romsey, from Business 4 Zone (1.19 hectares) and Residential 1 Zone (2.41 hectares), to Business 1 Zone;
- applies a new Schedule 18 to the Design and Development Overlay (DDO) to existing residential areas (approximately 300 hectares) and new residential areas (approximately 65 hectares) to specify design and built form requirements for new development;
- applies a new Schedule 19 to the DDO to specify design and built form requirements for new development for land along the Melbourne–Lancefield Road frontage;
- removes the existing DPO1 from areas that have already been fully or partially developed, in the vicinity of Murphy and Wrixon Streets; Barry Street/Couzens Lane; and on the south side of Hutchinsons Lane, west of Stuartfield Avenue;
- in other areas where the Schedule 1 to the DPO applied in Romsey, applies the new Schedule 14 to the DPO;
- amends Schedule 1 to the DPO to remove references to Romsey;
- amends Schedule 9 to the DPO to update the schedule to guide the form of residential greenfield land at Romsey;
- introduces new Schedules 13, 14 and 15 to the DPO to guide the form of business/industrial, residential and business land at Romsey;
- applies the new Schedule 13 to the DPO to 21 hectares of land at 2598 Melbourne–Lancefield Road, Romsey;
- applies the new Schedule 14 to the DPO to 5.53 hectares of land zoned Residential 1 Zone with long, partially undeveloped lots at 109a, 115, 125–127 and 131–139 Barry Street, Romsey; and
- applies the new Schedule 15 to the DPO to approximately 4 hectares of Business 1 Zone land on the western side of Pohlman Street between Murphy Street and Barry 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 Macedon Ranges Shire Council, the Gisborne Administration Centre, 40 Robertson Street, Gisborne; the Kyneton Administration Centre, 129 Mollison Street, Kyneton; and the Romsey Service Centre, 96–100 Main Street, Romsey.

JOHN PHILLIPS
Acting Director
Planning and Building Systems
Department of Planning and Community Development

Planning and Environment Act 1987

MACEDON RANGES PLANNING SCHEME

Notice of Approval of Amendment

Amendment C80

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

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

The Amendment:

- introduces Clause 45.06 – the Development Contributions Plan Overlay (DCPO);
- introduces a new Schedule 1 to the DCPO;

- applies the DCPO1 to land within the township of Romsey as shown on Maps 29DCPO and 30DCPO;
- amends the Schedule to Clause 61.03 to reference two new Map Nos. 29DCPO and 30DCPO;
- amends the Schedule to Clause 81.01 to include a new Incorporated Document entitled Romsey Development Contributions Plan, July 2012; and
- changes Schedule 4 to the Special Use Zone to correct an error in Subclause 1.0.

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 Macedon Ranges Shire Council, Gisborne Administration Centre, 40 Robertson Street, Gisborne, and Kyneton Administration Centre, 129 Mollison Street, Kyneton.

JOHN PHILLIPS
Acting Director
Planning and Building Systems
Department of Planning and Community Development

Planning and Environment Act 1987
STONNINGTON PLANNING SCHEME
Notice of Approval of Amendment
Amendment C145

The Minister for Planning has approved Amendment C145 to the Stonnington Planning Scheme.

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

The Amendment applies heritage controls to the Former Malvern Dairy in Malvern East, the Former Comer Dairy in Prahran and the Former Caulfield Butter Factory in Malvern East, on a permanent basis, and alters the grading to four existing heritage places (former stables) in Armadale, Malvern and Malvern East.

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 Stonnington, corner Chapel and Greville Streets, Prahran.

JOHN PHILLIPS
Acting Director
Planning and Building Systems
Department of Planning and Community Development

Planning and Environment Act 1987
STONNINGTON PLANNING SCHEME
Notice of Approval of Amendment
Amendment C157

The Minister for Planning has approved Amendment C157 to the Stonnington Planning Scheme.

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

The Amendment alters the boundaries of two heritage precincts (HO122 – Alexandra Avenue Precinct and HO355 – Caroline Street Precinct) and removes properties which are not considered to have heritage value from the Heritage Overlay.

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

JOHN PHILLIPS
Acting Director
Planning and Building Systems
Department of Planning and Community Development

Planning and Environment Act 1987

YARRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C161

The Minister for Planning has approved Amendment C161 to the Yarra Planning Scheme.

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

The Amendment amends the Schedules to Clauses 52.03 and 81.01 of the Yarra Planning Scheme to incorporate a site specific control 'Amcors Alphington Paper Mill Site Preparation – Incorporated Document, September 2012'.

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

JOHN PHILLIPS
Acting Director
Planning and Building Systems
Department of Planning and Community Development

Planning and Environment Act 1987

WARRNAMBOOL PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C82

The Warrnambool City Council has resolved to abandon Amendment C82 to the Warrnambool Planning Scheme.

The Amendment C82 proposed to apply the Heritage Overlay over land at 36 Foster Street, Warrnambool.

The Amendment C82 lapsed on 9 October 2012.

JOHN PHILLIPS
Acting Director
Planning and Building Systems
Department of Planning and Community Development

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME – AMENDMENT C190
CASEY PLANNING SCHEME – AMENDMENT C170
HUME PLANNING SCHEME – AMENDMENT C166
MELTON PLANNING SCHEME – AMENDMENT C128
MITCHELL PLANNING SCHEME – AMENDMENT C100
WYNDHAM PLANNING SCHEME – AMENDMENT C180
WHITTLESEA PLANNING SCHEME – AMENDMENT C167

Notice of Ratification of Amendments

Amendment C190 to the Cardinia Planning Scheme, Amendment C170 to the Casey Planning Scheme, Amendment C166 to the Hume Planning Scheme, Amendment C128 to the Melton Planning Scheme, Amendment C100 to the Mitchell Planning Scheme, Amendment C180 to the Wyndham Planning Scheme and Amendment C167 to the Whittlesea Planning Scheme have been ratified by Parliament under sections 46AG and 46AH of the **Planning and Environment Act 1987**.

The Amendments come into operation on the date this notice is published in the Government Gazette.

The Amendments were approved by the Minister for Planning under Section 35 of the **Planning and Environment Act 1987** on 12 June 2012.

The Amendments were tabled in the Legislative Assembly on 19 June 2012 and ratified under Section 46AH of the **Planning and Environment Act 1987** on 21 June 2012.

The Amendments were tabled in the Legislative Council on 19 June 2012 and ratified under Section 46AH of the **Planning and Environment Act 1987** on 14 August 2012.

The Amendments expand Melbourne's Urban Growth Boundary to include additional land within the Urban Growth Boundary in parts of Cardinia, Casey, Hume, Melton, Mitchell, Wyndham and Whittlesea Councils, make associated zoning changes and update the 'Statement of Underlying Provisions – Land Reserved for the Outer Metropolitan Ring and the E6 Transport Corridor, July 2010 (updated May 2012)' to affected Planning Schemes.

A copy of the Amendments 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 Council offices.

JOHN PHILLIPS

Acting Director

Planning and Building Systems

Department of Planning and Community Development

on behalf of Matthew Guy MLC,

Minister for Planning

Planning and Environment Act 1987

Section 12(2)

DIRECTION NO. 15

The Planning Scheme Amendment Process

Purpose

1. The purpose of this Direction is to set times for completing steps in the planning scheme amendment process.

Application

2. This Direction applies to the Minister for Planning, the Secretary to the Department, Panels appointed under Part 8 of the **Planning and Environment Act 1987** (Act), and all planning authorities in Victoria.

Definition

3. In this Direction **business day** means a day other than –
 - (1) a Saturday or a Sunday; or
 - (2) a day appointed under the **Public Holidays Act 1993** as a public holiday or public half-holiday.

Directions**4. Exhibition and notice of amendment**

- (1) A planning authority must give notice of an amendment as required by Division 1 of Part 3 of the Act within 40 business days of receiving authorisation to prepare the amendment under section 8A or 9 of the Act.

Public submissions about an amendment

- (2) Before notice of an amendment is given under section 19 of the Act, a planning authority must, with the agreement of Planning Panels Victoria, set a date for a Directions Hearing and a Panel Hearing to consider any submissions that must be referred under section 23(1)(b) of the Act.
- (3) The planning authority must request the appointment of a Panel under Part 8 of the Act within 40 business days of the closing date for submissions unless a Panel is not required.

Panel hearing

- (4) A Panel appointed under Part 8 of the Act to consider submissions to an amendment must commence carrying out its functions under that Part or Part 3 of the Act within 20 business days of its appointment.
- (5) A Panel must provide its report to the planning authority under section 25 of the Act as follows:
 - (a) If the Panel consists of one member, the report must be provided to the planning authority within 20 business days after the last date of the Panel hearing or after all information necessary to prepare the report has been received by the Panel.
 - (b) If the Panel consists of two members, the report must be provided to the planning authority within 30 business days after the last date of the Panel hearing or after all information necessary to prepare the report has been received by the Panel.
 - (c) If the Panel consists of three or more members, the report must be provided to the planning authority within 40 business days after the last date of the Panel hearing or after all information necessary to prepare the report has been received by the Panel.

Decision on amendment by a planning authority

- (6) A planning authority must make a decision to abandon an amendment under section 28 or adopt an amendment under section 29 of the Act (as the case may be) as follows:
 - (a) If no submissions have been referred to a Panel under section 23 of the Act, the planning authority must make the decision within 60 business days of the closing date for submissions.
 - (b) If a Panel was appointed to consider submissions to the amendment, the planning authority must make the decision within 40 business days of the date it receives the Panel's report.

Submission of an adopted amendment to the Minister

- (7) A planning authority must submit an adopted amendment under section 31 of the Act, together with the prescribed information, within 10 business days of the date the amendment was adopted.

Decision by the Minister

- (8) If a planning authority submits an adopted amendment to the Minister in accordance with the requirements of section 31 of the Act, the Minister must make a decision on the amendment within 40 business days of receiving the adopted amendment.

Approval of amendment by planning authority

- (9) The following timelines apply if the planning authority is authorised under section 11 of the Act to approve an amendment and has adopted the amendment under section 29 of the Act:
- (a) The planning authority must submit the amendment to the Secretary to the Department in accordance with the requirements of section 35A of the Act within 10 business days of the date the amendment was adopted.
 - (b) The Secretary to the Department must decide whether to certify an amendment under section 35A of the Act within 15 business days of receiving the adopted amendment.
 - (c) The planning authority must approve an amendment under section 35B of the Act within 10 business days of receiving the certified amendment.

Exemption by Minister

5. The Minister may grant an exemption from the need to comply with one or more of the requirements of this Direction in relation to a particular amendment. An exemption may be granted subject to conditions.

Transitional provisions

6. (1) If a planning authority:
- (a) was authorised to prepare an amendment under section 8A or 9 of the Act before 25 October 2012, clause 4(1) of this Direction does not apply to that amendment;
 - (b) has given notice of an amendment under section 19 of the Act before 25 October 2012, clauses 4(2), 4(3) and 4(6) of this Direction do not apply to that amendment;
 - (c) has adopted an amendment under section 29 of the Act before 25 October 2012, clauses 4(7) and 4(9) of this Direction do not apply to that amendment;
 - (d) has submitted an amendment to the Minister under section 31 of the Act before 25 October 2012, clause 4(8) of this Direction does not apply to that amendment.
- (2) If a Panel has been appointed under Part 8 of the Act to consider submissions to an amendment before 25 October 2012, clauses 4(4) and 4(5) of this Direction do not apply to that amendment.

MATTHEW GUY MLC
Minister for Planning

ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

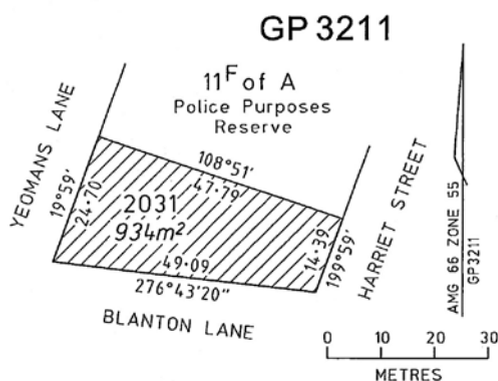
Order in Council

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

ROKEWOOD – The temporary reservation by Order in Council of 15 April, 1861 of an area of 2023 square metres more or less, of land being Crown Allotment 4, Section 3, Township of Rokewood, Parish of Corindhap as a site for a Presbyterian School. – (Rs 5721)

LYNDHURST – The temporary reservation by Order in Council of 10 January, 1956 of an area of 556 square metres of land in the Parish of Lyndhurst as a site for Police purposes. – (Rs 7417)

TOORA – The temporary reservation by Order in Council of 21 August, 1945 of an area of 2069 square metres of land in the Parish of Toora as a site for Police purposes, **so far only as** the portion containing 934 square metres being Crown Allotment 2031, Parish of Toora as indicated by hatching on plan GP3211 hereunder. – (GP3211) – (Rs 5688)



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

Dated 23 October 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:

STRATHBOGIE – The temporary reservation by Order in Council of 13 February, 1894 of an area of 1.781 hectares, more or less, of land in the Township of Strathbogie [formerly village of Strathbogie], Parish of Strathbogie as a site for Public Recreation, so far only as the portion containing 206 square metres, more or less, being Crown Allotment 2003, Township of Strathbogie, Parish of Strathbogie as indicated by hatching on plan GP2990 published in the Government Gazette on 20 September, 2012 page – 2110. – (Rs 04805)

WINCHELSEA – The temporary reservation by Order in Council of 23 October, 1945 of an area of 2049 square metres of land in the Township of Winchelsea, Parish of Mirree as a site for Police purposes, revoked as to part by Order in Council of 12 October, 1993 **so far only as** the portion containing 5.5 square metres being Crown Allotment 2014, Township of Winchelsea, Parish of Mirree as indicated by hatching on plan GP3241 published in the Government Gazette on 30 August, 2012 page – 1976. – (Rs 5708)

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

Dated 23 October 2012

Responsible Minister
RYAN SMITH
Minister for Environment and
Climate Change

MATTHEW McBEATH
Clerk of the Executive Council

Crown Land (Reserves) Act 1978

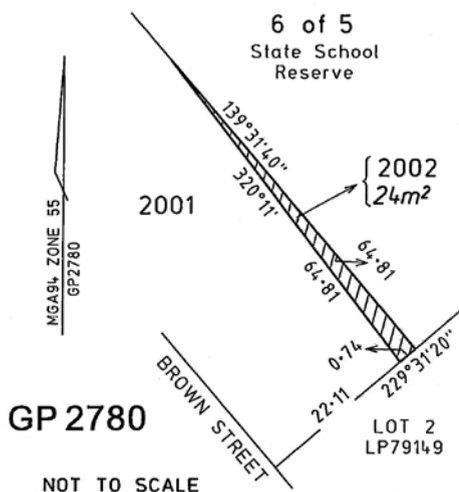
TEMPORARY RESERVATION OF
CROWN LANDS

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
CAMPASPE SHIRE COUNCIL

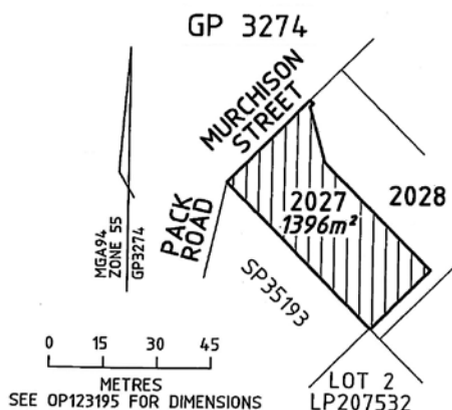
GUNBOWER – State School purposes; area 24 square metres, being Crown Allotment 2002, Township of Gunbower, Parish of Patho as indicated by hatching on plan GP2780 hereunder. – (GP2780) – (Rs 6227)



NOT TO SCALE

MUNICIPAL DISTRICT OF THE
MURRINDINDI SHIRE COUNCIL

MARYSVILLE – Public purposes (Police purposes), area 1396 square metres, being Crown Allotment 2027, Township of Marysville, Parish of Steavensen as indicated by hatching on plan GP3274 hereunder. – (GP3274) – (0902860)



MUNICIPAL DISTRICT OF THE
LATROBE CITY COUNCIL

TRARALGON – Conservation of an area of natural interest; area 6.078 hectares, being Crown Allotment 2013, Parish of Traralgon as shown hatched on Plan No. LEGL./11-081 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (15L10-7936)

MUNICIPAL DISTRICT OF THE
SWAN HILL RURAL CITY COUNCIL

NARRUNG – Propagation or management of wildlife or the preservation of wildlife habitat; area 564 hectares, more or less, being Crown Allotment 2016, Parish of Narrung as shown hatched on Plan No. LEGL./12-016 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (01L5-1386)

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

Dated 23 October 2012

Responsible Minister

RYAN SMITH

Minister for Environment and
Climate Change

MATTHEW McBEATH
Clerk of the Executive Council

Land Act 1958

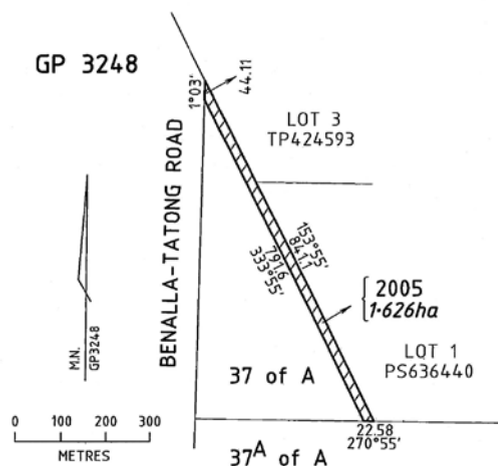
CLOSURE OF UNUSED ROAD

Order in Council

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

MUNICIPAL DISTRICT OF THE BENALLA
RURAL CITY COUNCIL

TATONG – The road in the Parish of Tatong being Crown Allotment 2005 as indicated by hatching on plan GP3248 hereunder. – (GP3248) – (09L7-6353)



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

Dated 23 October 2012

Responsible Minister

RYAN SMITH

Minister for Environment and
Climate Change

MATTHEW McBEATH
Clerk of the Executive Council

Electricity Industry Act 2000

REVOCATION OF WALHALLA
GENERAL STORE ELECTRICITY
LICENCE EXEMPTION

Order in Council

The Governor in Council under section 17 of the **Electricity Industry Act 2000** revokes the Order published in the Government Gazette S142 on 17 December 1996 granting the Walhalla General Store an exemption from the requirement to hold a retail licence under the **Electricity Industry Act 1993**.

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

Dated 23 October 2012

Responsible Minister:

HON. MICHAEL O'BRIEN MP

Minister for Energy and Resources

MATTHEW McBEATH
Clerk of the Executive Council

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**SUBORDINATE LEGISLATION ACT 1994
NOTICE THAT STATUTORY RULES ARE
OBTAINABLE**

Notice is hereby given under section 17(3) of the **Subordinate Legislation Act 1994** that the following Statutory Rules were first obtainable from the Victorian Government Bookshop, Level 20, 80 Collins Street, Melbourne on the date specified:

113. *Statutory Rule:* Plumbing
Amendment
Regulations 2012
Authorising Act: Building Act 1993
Date first obtainable: 24 October 2012
Code A
114. *Statutory Rule:* Melbourne City
Link Amendment
Regulations 2012
Authorising Act: Melbourne City
Link Act 1995
Date first obtainable: 24 October 2012
Code A

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