

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 26 Thursday 1 July 2010

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GENERAL

Private Advertisements Corporations Act 2001 – Notice of Appointment of Receiver and Manager Ascot Vale Self Storage Centre Pty LtdSales by the Sheriff Steven WilliamsAscot Vale Self Storage Centre Pty Ltd1354 Corporations Act 2001 – VRACA Pty Ltd: Notice of ResolutionSales by the Sheriff Steven WilliamsCorporations Act 2001 – VRACA Pty Ltd: Notice Inviting Formal ProofProclamationsDissolution of Partnership Central Park Service Station Barbour, Arnold & CousinsSales by the Sheriff Steven WilliamsProvint and Outer Budget Sector Agencies NoticesProclamationsObtainablesObtainables	
Appointment of Receiver and Manager Ascot Vale Self Storage Centre Pty Ltd1354Steven WinamsAscot Vale Self Storage Centre Pty Ltd1354Anthony Augustine Gomez & Tara Augustine GomezVRACA Pty Ltd: Notice of Resolution1354ProclamationsCorporations Act 2001 – VRACA Pty Ltd: Notice Inviting1354ProclamationsVRACA Pty Ltd: Notice Inviting1354Government and Outer Budget Sector Agencies NoticesFormal Proof1354Orders in CouncilDissolution of Partnership Central Park Service Station Clarkson Giacomi Solicitors1354Estate Agents; Interpretation of Legislation Transport AccidentBarbour, Arnold & Cousins1354Ott in U	1358
Tara Augustine GomezCorporations Act 2001 – VRACA Pty Ltd: Notice of Resolution1354ProclamationsCorporations Act 2001 – VRACA Pty Ltd: Notice Inviting Formal Proof1354Government and Outer Budget Sector Agencies NoticesDissolution of Partnership Central Park Service Station Barbour, Arnold & Cousins1354Acts: IstateCrown Land (Reserves); Estate Agents; Interpretation of Legislatio Transport Accident	1550
VRACA Pty Ltd: Notice of Resolution1354ProclamationsCorporations Act 2001 – VRACA Pty Ltd: Notice Inviting1354Government and Outer Budget Sector Agencies NoticesFormal Proof1354Orders in CouncilDissolution of Partnership Central Park Service Station Clarkson Giacomi Solicitors1354Acts:Clarkson Giacomi Solicitors1354Estate Agents; Interpretation of Legislatio Transport AccidentBarbour, Arnold & Cousins1354Ot time Id	1358
Corporations Act 2001 – VRACA Pty Ltd: Notice Inviting Formal ProofGovernment and Outer Budget Sector Agencies NoticesDissolution of Partnership Central Park Service Station Clarkson Giacomi Solicitors1354Orders in Council1354Acts:Crown Land (Reserves); Estate Agents;Estates of Deceased Persons Barbour, Arnold & Cousins1354Interpretation of Legislatio Transport Accident	1359
Formal Proof1354Orders in CouncilDissolution of PartnershipActs:Crown Land (Reserves);Central Park Service Station1354Estate Agents;Clarkson Giacomi Solicitors1354Interpretation of LegislatioEstates of Deceased PersonsTransport AccidentBarbour, Arnold & Cousins1354	
Dissolution of PartnershipActs:Crown Land (Reserves);Central Park Service Station1354Estate Agents;Clarkson Giacomi Solicitors1354Interpretation of LegislatioEstates of Deceased Persons1354Transport Accident	1360
Central Park Service Station1354Estate Agents;Clarkson Giacomi Solicitors1354Interpretation of LegislatioEstates of Deceased PersonsTransport AccidentBarbour, Arnold & Cousins1354	1503
Clarkson Giacomi Solicitors1354Estate Agents;Estates of Deceased PersonsInterpretation of LegislationTransport AccidentBarbour, Arnold & Cousins1354Interpretation of Legislation	
Estates of Deceased Persons Barbour, Arnold & Cousins 1354 Interpretation of Legislatio Transport Accident	
Estates of Deceased Persons Barbour, Arnold & Cousins 1354 Transport Accident	n;
Barbour, Arnold & Cousins 1354	<i>.</i>
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Basile & Co. Fly Ltd 1555	1508
Bediaga Xavier & Ramon 1355	
BizLaw 1355	
De Marco Lawyers 1355	
Dwyer Mahon & Robertson 1355	
Hill Legal 1356	
John J. Byrne Lawyer Pty Ltd 1356	
Kim Bainbridge Legal Service Pty Ltd 1356	
Mills Oakley Lawyers 1357	
Pietrzak Solicitors 1357	
Roberts Beckwith Partners 1357	
Spencer Law Partners 1357	
Stidston Warren Lawyers 1357	
Vassis & Co. 1357	
Verna A. Cook 1357	

Advertisers Please Note

As from 1 July 2010

The last Special Gazette was No. 260 dated 30 June 2010. The last Periodical Gazette was No. 1 dated 9 June 2010.

How To Submit Copy

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

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

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

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

Our contact details are as follows:

Victoria Government Gazette Office Level 5, 460 Bourke Street Melbourne, Victoria 3000

PO Box 1957 Melbourne, Victoria 3001

DX 106 Melbourne

Telephone: (03) 8523 4601 Fax: (03) 9600 0478 Mobile (after hours): 0419 327 321

Email: gazette@bluestargroup.com.au Website: www.gazette.vic.gov.au

> JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

Corporations Act 2001 Section 427(1)(b) NOTICE OF APPOINTMENT OF RECEIVER AND MANAGER ASCOT VALE SELF STORAGE CENTRE PTY LTD (Receiver and Manager Appointed) ACN 092 643 939 ('the Company')

Nom De Plume Nominees Pty Ltd, ACN 006 750 090, gives notice that on 22 June 2010, it appointed Avitus Thomas Fernandez, Chartered Accountant, care of Fernandez Partners Pty Ltd, 3 Chester Street, Glen Waverley, Victoria 3150, as receiver and manager of the property of the above company specified in the Schedule under the powers contained in an instrument dated 24 May 2007 being a Mortgage Debenture Charge Registered No. 1458354.

SCHEDULE

All of the company's assets and undertakings.

Dated 22 June 2010

RICHARD JOHN LEGGO and PETER SZANTO Directors

VRACA PTY LTD (in Liquidation) ACN/ARBN: 005 659 772 Notice of Resolution Pursuant to Section 491(2)(b) of the **Corporations Act 2001**

Notice is hereby given that, at a General Meeting of the abovenamed company held on 7 June 2010, it was resolved that the company be wound up voluntarily as a Members' Voluntary Winding Up and that for such a purpose, we be appointed liquidator.

Dated 17 June 2010 JOHN ANDREW HUGHES Liquidator BRUCE DUNCAN McPHAIL Liquidator

VRACA PTY LTD (in Liquidation) ACN/ARBN: 005 659 772

Notice Inviting Formal Proof of Debt or Claim Australian Securities and Investments

Commission Form 534 (Regulation 5.65.48[3])

Take notice that creditors of the company, whose debts or claims have not already been admitted, are required within 45 days of the date of this notice, to prove their debts or claims and to establish any title they may have to priority by delivering or sending through the post to OHM Australia at 77 Station Street, Malvern 3144, a formal proof of debt or claim in accordance with Form 535 or 536 of **Corporations Act 2001** containing their respective debts or claims. If they do not, they will be excluded from:

(a) the benefit of any distribution made before their debts or claims are proved or their priority is established; and

(b) objecting to the distribution.

Form of proof may be obtained from OHM Australia.

Dated 17 June 2010

JOHN ANDREW HUGHES Liquidator BRUCE DUNCAN McPHAIL

Liquidator

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership heretofore subsisting between Michael David Russell and Steven James Russell, carrying on business as Central Park Service Station at 44 Main Street, Stawell, has been dissolved as from 30 June 2010.

Dated 18 June 2010

Partnership Act 1958

DISSOLUTION OF PARTNERSHIP

Notice is given that the partnership between Margot Clarkson and Veronica Giacomi, carrying on the law practice of Clarkson Giacomi Solicitors, was dissolved on 30 June 2010.

GWENNETH MABEL SANDNER, late of 177 Kooyong Road, Toorak, Victoria, investor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 July 2009, are required by the trustees, Paul Jones, David Barker and Neville Robert Cousins, of care of Barbour Arnold & Cousins, Level 5, 118 Queen Street, Melbourne 3000, to send particulars to the trustees by 15 September 2010, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

BARBOUR, ARNOLD & COUSINS, lawyers, Level 5, 118 Queen Street, Melbourne 3000.

Re: Estate of FLORENCE JEAN POXON, deceased.

In the estate of FLORENCE JEAN POXON of Cohuna Nursing Home, King George Street, Cohuna, in the State of Victoria, pensioner, deceased.

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

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

Re: JUAN JOSE SOTO, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, late of 10 Lighthouse Point Close, Sanctuary Lakes, Victoria, pensioner, who died on 25 May 2010, are required by the trustee, Martin Javier Soto, to send particulars to the trustee, care of the lawyers named below, by 1 September 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BEDIAGA XAVIER & RAMON, lawyers, Level 2, 600 Lonsdale Street, Melbourne 3000.

Re: GARRY RONALD SULLIVAN, late of 1 Duffy Street, Benalla in the State of Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 4 October 2009, are required by the personal representative, Janine Jamison, care of BizLaw, PO Box 177, Kyabram, Victoria 3619, to send particulars to her by 31 August 2010, after which the personal representative may convey or distribute the assets, having regard only to the claims of which she then has the notice. Re: ANTHONY GORDON ALFORD, late of 35 Hampden Street, Broadmeadows, Victoria, contractor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 April 2010, are required by the trustee, Janet Lillian Vella, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARCO LAWYERS,

794A Pascoe Vale Road, Glenroy 3046.

Re: PANOREA KOKKINAKIS, late of 3 Fraser Street, Coburg, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 April 2010, are required by the trustee, Makarios Kokkinakis, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: Estate of ELVIE MAY COBURN, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of ELVIE MAY COBURN, late of 6 Old Street, Swan Hill, Victoria, pensioner, deceased, who died on 18 February 2010, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 30 August 2010, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

Re: Estate of JOHN SAMUEL DARKER, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of JOHN SAMUEL DARKER, late of Boort Nursing Home, Kiniry Street, Boort, Victoria, retired farmer, deceased, who died on 5 February 2010, are to send

1355

particulars of their claim to the executrix, care of the undermentioned legal practitioners, by 30 August 2010, after which the executrix will distribute the assets, having regard only to the claims of which she then has notice.

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

Re: Estate of GWENDOLINE LOUISA NAUGHTON.

Creditors, next-of-kin or others having claims in respect of the estate of GWENDOLINE LOUISA NAUGHTON, late of Wirrim Lodge Nursing Home, Taverner Street, Birchip, in the State of Victoria, home duties, deceased, who died on 18 March 2010, are to send particulars of their claim to the executor, care of the undermentioned legal practitioners, by 30 August 2010, after which the executor will distribute the assets, having regard only to the claims of which they then have notice.

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

Re: Estate of ANTONINA TAVERNA, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of ANTONINA TAVERNA, late of 35 Werril Street, Swan Hill, Victoria, widow, deceased, who died on 14 March 2010, are to send particulars of their claim to the executrices, care of the undermentioned legal practitioners, by 30 August 2010, after which the executrices will distribute the assets, having regard only to the claims of which they then have notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of MARCUS SIMPSON LANDMAN, late of Suite 1, 2 Mount Eliza Way, Mount Eliza, retired accountant/ teacher, deceased, who died on 16 November 2009, are to send particulars of their claims to Christopher Edwin Hill, care of Hill Legal, Suite 2, Ground Floor, 346 Main Street, Mornington 3931, by 1 September 2010, after which date they will distribute the assets of the estate, having regard only to the claims which they then have notice.

HILL LEGAL, lawyers, Suite 2, Ground Floor, 346 Main Street, Mornington, Victoria 3931.

Creditors. next-of-kin and others having claims against the estate of VALMA ELIZABETH CARR, late of 129 Coleman Parade, Glen Waverley, Victoria, who died on 20 March 2010, are required by the executors, Margaret Ruth Hayllar and Anthony Charles Hayllar, to send detailed particulars of their claims to the said executors, care of John J. Byrne Lawyer Pty Ltd, of 216 Charman Road, Cheltenham 3192, by 1 September 2010, after which date it will proceed to distribute the said estate, having regard only to the claims of which it then has notice.

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

Re: ALISON LYELL LOCKHART, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 November 2009, are required by the trustees, Helen Margaret Wakefield, Judith Lorraine Lockhart and John Victor Kearle, to send particulars to them, care of the undersigned, by 2 September 2010, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

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

Re: IRWIN NEIL DUDLEY WARHURST, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 February 2010, are required by the trustees, Pamela Joy James and Graeme Donald Martin, to send particulars to them, care of the undersigned, by 2 September 2010, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

LEWIS ALBERT FREDERICK JONES, late of 30 Parslow Street, Malvern, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 May 2010, are required by the executor, ANZ Trustees Limited (ACN 006 132 332), of Level 36, 55 Collins Street, Melbourne, Victoria, to send particulars to it by 28 August 2010, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

MILLS OAKLEY LAWYERS, 530 Collins Street, Melbourne 3000.

Creditors, next-of-kin and others having claims in respect to the estate of MARIAN JOZEF PIWINSKI, late of 9 Tremaine Court, Carrum Downs, Victoria, cleaner, deceased, who died on 19 February 2010, are required to send particulars of such claims to the administrator, care of the undermentioned solicitors, by 31 August 2010, after which date the administrator will convey or distribute the assets, having regard only to the claims of which the administrator then has notice.

PIETRZAK SOLICITORS, 222 LaTrobe Street, Melbourne 3000.

Re: PETER VAUGHAN JOYNER.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 March 2010, are required by the trustee, Joyce Natalie Joyner, to send particulars of such claims to her, in care of the undermentioned lawyers, by 31 August 2010, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

G 26 1 July 2010

Re: FRANCIS WALLACE HAWKINS.

Creditors, next-of-kin and others having claims in respect of the Will of FRANCIS WALLACE HAWKINS, late of 9 Hotham Street, Rochester, deceased, who died on 10 December 2009, are requested to send particulars of their claims to the executor, Wendy Hawkins, care of the undermentioned legal practitioner, by 13 November 2010, after which date she will distribute the assets, having regard only to the claims of which they have notice.

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

RAYMOND CUBITT NEWBERY, late of Unit 1, 149 Kars Street, Frankston, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 April 2010, are required by the executor, Sam Stidston of 1/10 Blamey Place, Mornington, Victoria, to send particulars to him, care of Stidston Warren Lawyers, by 4 September 2010, 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: AQUILINO ROZZI, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 July 2009, are required by the administrator and trustee, Teresa Di Pilla, of care of the undermentioned solicitors, to send particulars of any claims to the trustee, care of the said solicitors, by 6 September 2010, after which date the trustee may convey and/or distribute the assets of the estate, having regard only to the claims of which the trustee has notice.

VASSIS & CO., solicitors, Suite 2, 300 King Street, Melbourne 3000, Australia.

MARGARET EILEEN DAVERN.

Creditors, next-of-kin and others having claims against the estate of MARGARET EILEEN DAVERN, late of Unit 12, 49 Denham Street, Hawthorn, Victoria, retired kindergarten teacher, deceased, who died on 19 February 2010, are required to send particulars of their claims to the executor, care of the undermentioned solicitor, by 31 August 2010, after which date the executor will proceed to distribute the assets, having regard only to the claims of which she shall then have had notice.

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

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

On Thursday 5 August 2010 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 Steven Williams of Unit 25, 343 Beaconsfield Parade, St Kilda, as shown on Certificate of Title as Steve Williams, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 09279 Folio 182, upon which is erected a Strata Titled Unit known as Unit 25, 343 Beaconsfield Parade, St Kilda.

Registered Mortgage No. AC750928P, Caveat No. AE040545Y and Owners Corporation Plan No. RP012172 affect the said estate and interest.

Payment Terms – Cash/Eftpos (Debit Cards only/no Credit Cards)/bank cheque or solicitors trust account cheque.

Note: Must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW100011833

K. GRIFFIN Sheriff's Office Phone (03) 9947 1539

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

On Thursday 12 August 2010 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 Anthony Augustine Gomez and Tara Augustine Gomez of No. 4 Jalan 5/6/46000 Petaling Jaya, Selangor Darul Ehsan Kuala Lumpur, as shown on Certificate of Title as Anthony Auguistine Gomez and Tara Auguistine Gomez, joint proprietors of an estate in fee simple in the land described on Certificate of Title Volume 10203 Folio 890, which consists of approximately 1.914 hectares upon which is erected a dwelling known as 110 Webb Road, Bonshaw (via Ballarat).

Registered Caveat No. AG884953G, Caveat No. AG939617W and Covenant No. U264088T affect the said estate and interest.

Payment Terms – Cash/Eftpos (Debit Cards only/no Credit Cards)/bank cheque or solicitors trust account cheque.

Note: Must be paid in full at the fall of the hammer.

There are no exceptions to these arrangements.

SW1000011844

K. GRIFFIN Sheriff's Office Phone (03) 9947 1539

PROCLAMATIONS

Justice Legislation Amendment (Victims of Crime Assistance and Other Matters) Act 2010

PROCLAMATION OF COMMENCEMENT

I, David de Kretser, Governor of Victoria, with the advice of the Executive Council and under section 2(2) of the **Justice Legislation Amendment (Victims of Crime Assistance and Other Matters) Act 2010**, fix 1 July 2010 as the day on which the remaining provisions of that Act (except Divisions 1 and 2 of Part 2) come into operation.

Given under my hand and the seal of Victoria on 30th June 2010.

(L.S.)

DAVID DE KRETSER Governor By His Excellency's Command ROB HULLS

Attorney-General

Parks and Crown Land Legislation Amendment (River Red Gums) Act 2009

PROCLAMATION OF COMMENCEMENT

I, David de Kretser, Governor of Victoria, with the advice of the Executive Council and under section 2(1) of the **Parks and Crown** Land Legislation Amendment (River Red Gums) Act 2009, fix 1 July 2010 as the day on which the remaining provisions of Part 4 of that Act come into operation.

Given under my hand and the seal of Victoria on 30th June 2010.

(L.S.)	DAVID DE KRETSER
	Governor
	By His Excellency's Command
	GAVIN JENNINGS
	Minister for Environment and
	Climate Change

Superannuation Legislation Amendment Act 2010

PROCLAMATION OF COMMENCEMENT

I, David de Kretser, Governor of Victoria, with the advice of the Executive Council and under section 2(1) of the **Superannuation** Legislation Amendment Act 2010, fix 1 July 2010 as the day on which that Act comes into operation.

Given under my hand and the seal of Victoria on 30th June 2010.

(L.S.) DAVID DE KRETSER Governor By His Excellency's Command TIM HOLDING Minister for Finance, WorkCover and the Transport Accident Commission

Land Act 1958

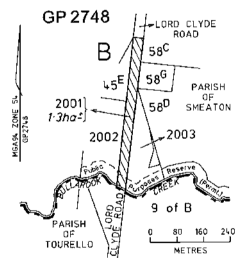
PROCLAMATION OF ROAD

I, David de Kretser, 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 HEPBURN SHIRE COUNCIL

SMEATON – The land in the Parish of Smeaton shown as Crown Allotment 2001, Parish of Smeaton as indicated by hatching on plan GP2748 hereunder. – (GP2748) – (0615648)

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 30th June 2010.

(L.S.) DAVID de KRETSER Governor By His Excellency's Command GAVIN JENNINGS, MLC Minister for Environment and Climate Change

1359

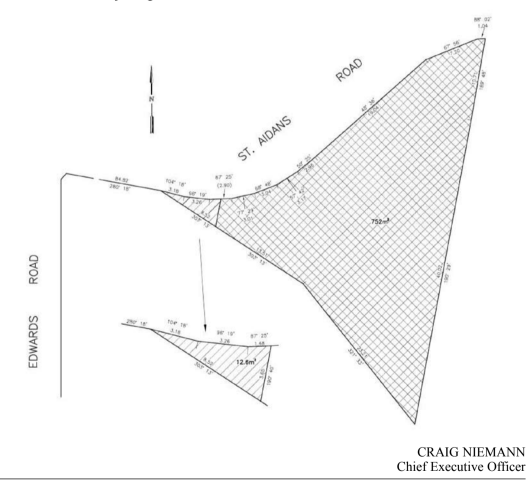
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



Road Discontinuance

Under section 206 and schedule 10, clause 3 of the Local Government Act 1989 the City of Greater Bendigo, at its ordinary meeting held on 16 June 2010, formed the opinion that the road shown on the plan below in the City of Greater Bendigo is not reasonably required as a road for public use and resolved to discontinue the road.

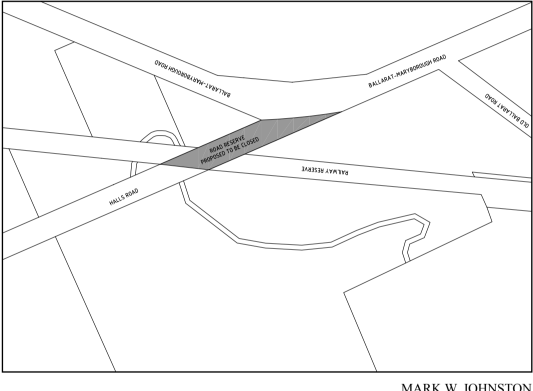
The road shown hatched is to be sold by the City of Greater Bendigo to the adjoining landowner whilst the road shown crossed-hatched is to be sold by the Department of Sustainability and Environment to the adjoining landowner.





Closure of Road - Section of Halls Road, Talbot

Central Goldfields Shire Council, at its meeting on 23 June 2010, resolved under section 206 and clause 3, schedule 10 of the **Local Government Act 1989** to permanently close the section of Halls Road that passes over the railway line (see plan).

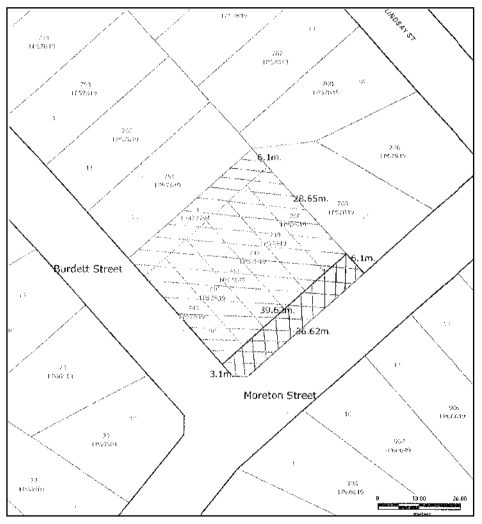


MARK W. JOHNSTON Chief Executive Officer



Discontinuance of Part of Moreton Street, Frankston North

Notice is hereby given that Frankston City Council, at its ordinary meeting on Monday, 7 June 2010, being of the opinion that the part of Moreton Street, Frankston North (indented parking bay) shown cross-hatched on the plan below is not reasonably required as a road for public use and having complied with the provisions of Clause 3 of Schedule 10 of the Local Government Act 1989 (the Act) resolved that the said part of Moreton Street be discontinued and sold by public auction.

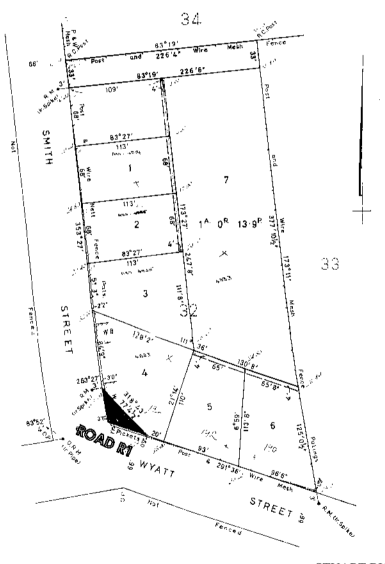


GEORGE MODRICH Chief Executive Officer



Discontinuance of Road R1 on Plan of Subdivision 110504

In accordance with section 206 and clause 3 of schedule 10 of the Local Government Act 1989, the Glenelg Shire Council, at its Ordinary Meeting held on Tuesday 22 June 2010, formed the opinion that the road shown on the plan below and marked 'Road R1' is not reasonably required as a road for public use and has resolved to discontinue the road and to sell the land comprising the road by private treaty subject to any right, power or interest in the road held by Glenelg Shire Council and the Wannon Water Corporation in connection with any sewers, drains, pipes, wires or cables under the control of that authority in or near the road.



STUART BURDACK Chief Executive Officer

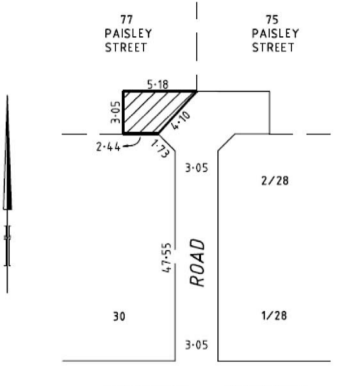
MARIBYRNONG CITY COUNCIL

Local Government Act 1989

Discontinuance of Road

Section 206 Schedule 10 Clause 3

The Maribyrnong City Council declares that by this notice it discontinues the part of the road at the rear of 77 Paisley Street, Footscray, as shown in the marked area on the plan below.



PICKETT STREET

Published with the authority of the Acting Chief Executive Officer of the Maribyrnong City Council, Council Offices, corner Napier and Hyde Streets, Footscray 3011. Dated 23 June 2010

> VINCE HAINING Acting Chief Executive Officer Maribyrnong City Council



Notice of Proposed Local Law No. 6

Notice is hereby given that Strathbogie Shire Council, at its meeting on 15 June 2010, resolved to give public notice of its proposed Local Law No. 6.

The purposes and general purport of this Local Law are to provide for the peace, order and good government of the Strathbogie Shire by:

- 1) regulating and controlling uses and activities on Council land and roads so that the Council is aware of uses or activities that may:
 - a) be detrimental to the amenity of the area or the enjoyment of facilities on land or roads; or
 - b) cause damage to Council and community assets; or
 - c) create a danger or expose others to risk; or
 - d) interfere with the safety and convenience of people travelling on or using Council land or roads; or
 - e) impede free and safe access for people, and in particular those with sight and movement impairment or disabilities;
- 2) managing, regulating and controlling activities and uses on any land that:
 - a) may be dangerous, or cause a nuisance, or be detrimental to the amenity of the area or the environment; or
 - b) are directed at maintaining a healthy and safe environment for residents and visitors; or
 - c) promote community expectations and demands about their desired lifestyle and the availability of goods and services provided to them;
- 3) identifying activities and uses that are not permitted so as to achieve the purposes in subclauses (1) and (2); and
- 4) providing for the administration of the Council's powers and functions.

A copy of the proposed Local Law is available to view on Council's website at www.strathbogie. vic.gov.au or at the following locations: Council office, Binney Street, Euroa; Nagambie Library; Avenel Post Office; Euroa Library; and Violet Town Library.

Any person affected by the Local Law may make a submission that will be considered in accordance with section 223 of the Local Government Act 1989. Section 223 of the Local Government Act 1989 provides that:

- a) any written submissions in respect of this matter received by the Council before 30 July shall be considered; and
- b) any person who has made a written submission to the Council and requested that he or she be heard in support of the written submission shall be entitled to appear in person or be represented by a person acting on his or her behalf before the meeting of Council on 17 August 2010.

Submissions must be in writing addressed to the Chief Executive Officer, Shire of Strathbogie, PO Box 177, Euroa, Victoria 3666, or by email to info@strathbogie.vic.gov.au. Submissions must be received by close of business on 30 July 2010.

For further enquiries please contact Council on 5795 0000.

KEVIN HANNAGAN Chief Executive Officer

CARDINIA SHIRE COUNCIL

Proposed Meeting Procedure Amendment Local Law

Notice is hereby given that the Cardinia Shire Council proposes to make Local Law 15, Meeting Procedure (Further Amendment) Local Law.

The purposes and general purport of the Local Laws are to introduce amendments to the Council's Meeting Procedure Local Law, Local Law 8 to:

- amend the Order of Business for Council Meetings to include provisions for presentation of petitions;
- stipulate the requirements to be included in a notice calling for a Special Meeting to clarify that the notice must, in addition to stating the business to be considered, state the date, time and venue for the holding of the meeting; and
- remove the provisions requiring voting for Mayoral elections to be by secret ballot and stipulate that voting must be by show of hands so that the Local Law is in keeping with the Local Government Act requirement for voting at Council meetings to not be in secret.

Copies of the proposed Local Law can be obtained from the Cardinia Shire Council Offices, Henty Way, Pakenham, or by contacting Customer Service on 1300 787 624. The documents also appear on Council's website at www.cardinia.vic.gov.au

Any person affected by the proposed local law may make a written submission in accordance with the provisions of section 223 of the **Local Government Act 1989**. Submissions should be lodged within 28 days of the publication of this notice and should be forwarded to PO Box 7, Pakenham 3810.

Persons making a submission should state whether they wish to be heard in support of their submission. Any person who has made a written submission and requested to be heard will be given the opportunity to address a meeting of the Council or Committee appointed for the purpose and will be advised of the time and place for that meeting.

MAROONDAH CITY COUNCIL

Proposed Local Law No. 9

To Amend Meetings Procedure and Use of Common Seal Local Law No. 7

Notice is hereby given that Maroondah City Council, at its meeting held on 21 June 2010, resolved to commence the process for the making of a Local Law No. 9.

The purposes and general purport of the Local Law is to amend Meetings Procedure And Use of Common Seal Local Law No. 7 to –

- 1. conform with the provisions of recent legislative changes to the Local Government Act 1989;
- 2. enhance the opportunities for more debate and participation at Council Meetings; and
- 3. incorporate minor changes to processes.

A copy of the proposed Local Law can be obtained from the City Offices, Braeside Avenue, Ringwood, or Customer Service Centres during normal office hours. A copy is also available on the website of Council.

Anyone may make a written submission on the proposed Local Law pursuant to section 223 of the **Local Government Act 1989**. Only submissions received by Council prior to 12 noon Thursday 29 July 2010, shall be considered.

Anyone who has made a written submission to the Council and requested to be heard in support of their written submission, is entitled to appear before a meeting of a Committee of Council on Monday 2 August 2010 at 5.30 pm in the Council Chamber.

Submissions should be addressed to the Chief Executive Officer, Maroondah City Council, PO Box 156, Ringwood 3134.





SHIRE COUNCIL

General Local Law 2010

Notice is hereby given that, pursuant to section 119 of the **Local Government Act 1989**, the Council, at a meeting held on Wednesday 16 June 2010, resolved to make the following Local Law:

General Local Law 2010

The purpose and general purport of this Local Law is to provide for all of the following:

- (a) the peace, order and good governance of the municipal district;
- (b) a safe and healthy environment so that the community of the municipal district can enjoy a quality of life that meets its expectations;
- (c) the safe, fair and reasonable use and enjoyment of public places;
- (d) the protection and enhancement of municipal buildings, public assets and Council assets and the amenity and environment of the municipal district;
- (e) the safe, fair and reasonable use and enjoyment of premises;
- (f) the uniform and fair administration of this Local Law.

Any person may make a submission to the Council in relation to the proposed new General Local Law 2010 under section 223 of the Local Government Act 1989. Written submissions should be forwarded to the Chief Executive Officer, Moorabool Shire Council, PO Box 18, Ballan 3342, and be received by Council within 28 days of the publication of this notice and will be considered by the Council (or a Committee of the Council appointed for that purpose) in accordance with section 223 of the Local Government Act 1989.

Any person who wishes to be heard in support of a submission should indicate in the written submission that he or she wishes to be heard. Any person requesting that he or she be heard in support of a submission is entitled to appear before a meeting of the Council (or Committee) either personally or by a person acting on his or her behalf and will be notified of the time and date of the meeting.

It should be noted by people making a submission to Council, that Council is required to maintain a public register of submissions made in accordance with section 223 of the Act for a period of twelve months. In accordance with section 222 of the Act, any person is entitled to inspect and to take copies of documents contained in the public register of submissions made in accordance with section 223 of the Act.

This means that your submission will be available on the register for public access. If you have concerns about this, Council can provide you with the option of having your submission remain anonymous. You should also be aware that the details contained in some submissions may be sufficient to identify the author of the submission to some readers. Hence, if you wish your submission to remain anonymous you should bear this in mind when drafting it.

Any person may obtain a copy of the proposed General Local Law 2010 at either of the Council Service Centres situated at 15 Stead Street, Ballan, or 197 Main Street, Bacchus Marsh, during normal office hours.

DAVID SERPELL Acting Chief Executive Officer

SWAN HILL RURAL CITY COUNCIL

Notice of Intention to Make a Local Law

Notice is hereby given pursuant to section 119(3) of the Local Government Act 1989 that Swan Hill Rural City Council at its Ordinary Meeting held on 22 June 2010 resolved to make Local Law No. 1 – Meeting Procedure 2010 for Public Comment.

The purpose and general purport of the proposed Local Law No. 1 is to:

- a. provide for the peace order and good government of the municipal district;
- b. provide for the administration of Council powers and functions;
- c. provide for the election of the Mayor, Deputy Mayor and Chairmen's of Special Committees;
- d. regulate the use of the common seal;
- e. regulate proceedings at Council meetings, committee meetings and other meetings conducted by or on behalf of Council where Council has resolved that the provisions of this Local Law are to apply;
- f. provide for the procedures governing the conduct of Council meetings and Special Committee meetings; and
- g. promote and encourage community participation in the system of local government by providing mechanisms with the meeting arrangements for Council to ascertain the community's views and expectations.

A copy of Local Law No. 1 will be available for inspection at the following locations: Council offices at 45 Splatt Street, Swan Hill; and 72 Herbert Street, Robinvale. Copies may also be accessed on Council's website, www.swanhill. vic.gov.au

Any person wishing to make a submission in regard to Local Law No. 1 – Meeting Procedure 2010 should do so in writing addressed to: Chief Executive Officer, Swan Hill Rural City Council (Local Law No.1), PO Box 488, Swan Hill, Victoria 3585.

In accordance with section 223 of the Local Government Act 1989, any person making a submission may request to be heard in support of their submission at a meeting of the Council. Where a person wishes to be heard by Council they must advise of such in their written submission.

Submissions will be received until 30 July 2010.

DENNIS HOVENDEN Chief Executive Officer

Planning and Environment Act 1987

GLEN EIRA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C77

Authorisation A01699

The Glen Eira Council has prepared Amendment C77 to the Glen Eira Planning Scheme.

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

The land affected by the Amendment is at 1030–1082 Dandenong Road, 3–8 Egan Street and part 15–17 Koornang Road, Carnegie.

The Amendment proposes to:

- rezone all of the land from Business 4 to Business 2 Zone;
- insert a Schedule to the Business 2 Zone; and
- introduce an Environmental Audit Overlay over the same land.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Glen Eira City Council, corner Glen Eira and Hawthorn Roads, Caulfield South; and at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/ planning/publicinspection

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

The closing date for submissions is 2 August 2010. A submission must be sent to the Strategic Planning Department, Glen Eira City Council, PO Box 42. Caulfield South, Victoria 3162.

> RON TORRES Manager Planning

Planning and Environment Act 1987

MARIBYRNONG PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C90

Extension of Notice Period

The Minister for Planning has extended the notice period for Amendment C90 to the Maribyrnong Planning Scheme pursuant to section 32 of the **Planning and Environment Act 1987**. The new closing date for submissions is provided below.

The Minister for Planning has prepared Amendment C90 to the Maribyrnong Planning Scheme.

The land affected by the Amendment is within the Footscray Central Activities District (CAD) area as identified in the 'Footscray Central Activities District Comprehensive Development Plan (May 2010)' (CDP) to be included as an incorporated document in the schedule to Clause 81.01.

The Amendment rezones the land within the Footscray CAD to the Comprehensive Development Zone, schedule 4 (CDZ4), which excludes the Station Precinct (with the exception of the Footscray Market site) and the Joseph Road Precinct, both currently zoned Priority Development Zone (PDZ). The Amendment changes clauses in the Local Planning Policy Framework, including the Municipal Strategic Framework, amends the schedules to the Mixed Use, Business 2 and 3 Zones and the Priority Development Zone, and the schedules to select clauses in the Particular and General Provisions of the Scheme.

The Amendment implements the provisions of the Footscray Central Activities District: Strategic Framework Report April 2010 (SFR) to be made a reference document in the Scheme.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the Maribyrnong City Council, corner Hyde and Napier Streets, Footscray; during office hours, at the Footscray One Stop Planning Shop, 92 Nicholson Street, Footscray; and at the Department of Planning and Community Development website www. dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions has been extended to Friday, 2 July 2010.

A written submission must be sent via post to: Planning Panels Victoria, Level 1, 8 Nicholson Street, East Melbourne, Vic. 3002.

Panel Hearing

A submission which seeks to change the Amendment and is not accepted by the planning authority will be referred to an independent Panel appointed by the Minister under Part 8 of the **Planning and Environment Act 1987**. If a submission is referred to a Panel, a Directions Hearing and Panel Hearing are to be held on the following dates:

Directions Hearing: 10.00 am Tuesday 6 July 2010. Planning Panels Victoria

Panel Hearing: from Monday 26 July 2010.

Anyone who has made a submission which has been referred to a Panel has an opportunity to be heard. All submitters will be formally advised in writing of any Directions or Panel Hearing and the date.

Planning and Environment Act 1987

MELBOURNE PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C142

Authorisation A01548

The Melbourne City Council has prepared Amendment C142 to the Melbourne Planning Scheme.

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

The land affected by the Amendment is the whole municipality.

The Amendment proposes to introduce a new local policy, Stormwater Management (Water Sensitive Urban Design) into the Melbourne Planning Scheme at Clause 22.23. The policy will apply to: new buildings; extensions to existing buildings where the extension is 50 square metres in floor area or greater; and to a subdivision in a business zone. The policy will not apply to an application for a subdivision of an existing building.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority: City of Melbourne, Level 3, 240 Little Collins Street, Melbourne, Victoria 3000; and at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/ planning/publicinspection

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

The closing date for submissions is 13 August 2010. A submission must be sent to: Robyn Hellman, Coordinator Local Policy, Strategic Planning and Sustainability, City of Melbourne, PO Box 1603, Melbourne, Victoria 3001.

Planning and Environment Act 1987

MOYNE PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C45

Authorisation A1683

Moyne Shire Council has prepared Amendment C45 to the Moyne Planning Scheme. In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised Moyne Shire Council as Planning Authority to prepare the Amendment.

The land affected by the Amendment is:

• Lot 96 LP1035 and Lot 2 TP129437 Blackwood Road, Port Fairy, and Lot 2 PS315797, Lots 1 and 2 PS315798, Lot 1 TP929437, Lot 2 TP927002, Lot 7 PS423498, Lot 6 PS406973, Lot 1 PS331539, Lot 1 TP8858, Lot 1 TP84889, Lot 1 TP84494, Lot 1 TP84481, Lot 1 TP82402 and Lot 6 PS423498, Hamilton–Port Fairy Road, Port Fairy.

The Amendment proposes to rezones 37 hectares of land in the vicinity of Blackwood Road and Hamilton–Port Fairy Road, Port Fairy, from Farming Zone to Industrial 1 Zone and also proposes a Development Plan Overlay for the same area.

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, Moyne Shire Council, Princes Street, Port Fairy; on the Moyne Shire Council website, www.moyne.vic.gov.au/publicnotices; or at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/ planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority. The closing date for submissions is 5 August 2010. A submission must be sent to the Moyne Shire Council, PO Box 51 (Princes Street), Port Fairy, Victoria 3284.

Planning and Environment Act 1987 PORT PHILLIP PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C78

Authorisation A01533

The Port Phillip City Council has prepared Amendment C78 to the Port Phillip Planning Scheme.

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

The land affected by the Amendment: all land covered by the Port Phillip Planning Scheme.

The Amendment proposes to:

1. Introduce a new local planning policy, Stormwater Management (Water Sensitive Urban Design) into the Port Phillip Planning Scheme at Clause 22.12.

The policy applies to all land in the municipality, where an application is made for:

- new buildings;
- extensions to existing buildings which are 50 square metres in floor area or greater; or
- a subdivision in a business zone.

The policy establishes requirements for new developments to incorporate the use of best practice Stormwater treatment measures (water sensitive urban design) in their planning applications.

2. Update the Contents page to include Clause 22.12 Stormwater Management (Water Sensitive Urban Design).

Where you may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, during office hours at the following locations: City of Port Phillip Municipal Offices and Libraries: St Kilda Town Hall, corner Carlisle Street and Brighton Road, St Kilda; South Melbourne Town Hall, 208–220 Bank Street, South Melbourne; Port Melbourne Town Hall, 333 Bay Street, Port Melbourne; and Municipal Libraries: Albert Park, Middle Park, St Kilda, South Melbourne and Port Melbourne.

Please Note: Planning Officers are available at the St Kilda Town Hall to assist with enquiries.

The Amendment may also be viewed online at: the City Port Phillip website, http://www. portphillip.vic.gov.au/planning_amendments. htm; and the Department of Planning and Community Development website, www.dpcd. vic.gov.au/planning/publicinspection

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

The closing date for submissions is 13 August 2010.

A submission must be sent to: Coordinator – Strategic Planning, City of Port Phillip, Private Bag No. 3, PO St Kilda, Victoria 3182.

SUE WILKINSON General Manager, Environment and Planning City of Port Phillip

Planning and Environment Act 1987 STONNINGTON PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C109

Authorisation A01531

The Stonnington City Council has prepared Amendment C109 to the Stonnington Planning Scheme.

The Amendment affects all land within the Municipality.

The Amendment proposes to:

- introduce a new local policy, Stormwater Management (Water Sensitive Urban Design) into the Stonnington Planning Scheme at Clause 22.18. The policy will apply to: new buildings; extensions to existing buildings where the extension is 50 square metres in floor area or greater; and, to a subdivision in a business zone. The policy will not apply to an application for a subdivision of an existing building;
- include four new reference documents in the Stonnington Planning Scheme; and
- make minor changes to the Municipal Strategic Statement (Clause 21.02-01) to ensure that there is a policy link between the Municipal Strategic Statement and the Stormwater Management Local Policy.

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, Stonnington City Council, corner Chapel and Greville Streets, Prahran; and at the Department of Planning and Community Development website www.dpcd.vic.gov.au/ planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority. Submissions must be made in writing giving the submitter's name and contact address; clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearings held to consider submissions. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submission made. For further information on Council's Privacy Policy please contact 8290 1333 or visit Council's website, www.stonnington.vic.gov.au

The closing date for submissions is 13 August 2010. A submission must be sent to City Strategy, City of Stonnington, PO Box 21, Prahran 3181.

> STEPHEN LARDNER Manager City Strategy

Planning and Environment Act 1987

WARRNAMBOOL PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C68

Authorisation A01244

The Warrnambool City Council has prepared Amendment C68 to the Warrnambool Planning Scheme.

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

The Amendment proposes to implement the recommendations of the Warrnambool Heritage Gap Study – Stage 3(a) Precincts 2010. To implement the recommendations of this study, the Amendment proposes to introduce new heritage precincts into the Heritage Overlay and introduce greater policy direction and guidance on Heritage in the Local Planning Policy Framework (LPPF) reference and incorporated documents.

The precincts introduced by the Amendment are located at:

- Ellerslie Grove (Precinct 1)
- Timor and Ryot Street West (Precinct 2)

- St John's Church (Precinct 4)
- Ocean and Wattle Groves (Precinct 5)
- Cockman Street (Precinct 6)
- Murray Street (Precinct 7)
- Kerr Street East (Precinct 8)
- Henna Street South (Precinct 9)
- Lava Street West (Precinct 10)
- Hider Street (Precinct 11)
- Fairy Street (Precinct 12)
- Banyan Street South (Precinct 13)
- Koroit Street West (Precinct 14)
- Woodford (Precinct 15)
- Canterbury and Botanic Roads (Precinct 16)
- Jamieson Street (Precinct 17)
- Nelson Street Hill (Precinct 18)
- Raglan Parade (Precinct 19)
- Howard Street and Liebig Street North (Precinct 20)
- Darling Street and Banyan Street North (Precinct 21)
- Cramer Street (Precinct 22)
- Coulstock Street (Precinct 23)
- Commercial (Precinct 24)
- Railway (Precinct 25)
- Verdon Street (Precinct 26)
- Ryot Street North (Precinct 27)

You may inspect the Amendment, any supporting documents and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Warrnambool City Council (Planning Department), 25 Liebig Street, Warrnambool; and at the Department of Planning and Community Development website www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is 1 September 2010. A submission must be sent to the Warrnambool City Council (Planning Department), 25 Liebig Street, Warrnambool, Victoria 3280.

> BRUCE A. ANSON Chief Executive Officer

Planning and Environment Act 1987

WYNDHAM PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C131

Authorisation A01555

The Wyndham Council has prepared Amendment C131 to the Wyndham Planning Scheme.

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

The Amendment applies to land generally fronting the south side of Sneydes Road and the east side of Hacketts Road in Point Cook. It forms the remaining Farming Zone land in the south-west corner of the Point Cook Growth Area.

The bulk of the land is incorporated in the following three larger parcels:

- Lot 5C TP 296011C (south of Sneydes Road)
- Lot 1 TP671429 (east of Hacketts Road)
- Lot 1 TP 125495 (east of Hacketts Road).

The following smaller parcels are also included in the Amendment area:

- CA 2026 Part N Parish of Deutgam (a narrow strip abutting Sneydes Road)
- Lot A PS522174 (a narrow strip running east-west across the Amendment area)
- CA 2053 TP914623 and Lot Q on PS620422 (forming a strip of land on the southern edge of the Amendment area).

The Amendment proposes to:

- rezone the subject land form a Farming Zone Schedule 2 (FZ2) to a Residential 1 Zone; and
- apply Schedule 12 to the Development plan Overlay (DPO12) to all the land as rezoned.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, City of Wyndham, 45 Princes Highway, Werribbee; and at the Department of Planning and Community Development website www. dpcd.vic.gov.au/planning/publicinspection Any person who may be affected by the Amendment may make a submission to the planning authority.

The closing date for submissions is Monday 2 August 2010. A submission must be sent to the City of Wyndham, PO Box 197, Werribee.

JAMES McGREGOR Coordinator Planning Policy and Projects



Planning and Environment Act 1987

YARRA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C117

Authorisation A0 1532

Yarra City Council has prepared Amendment C117 to the Yarra Planning Scheme.

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

The Amendment affects all land within the municipality.

The Amendment proposes to introduce a Local Planning Policy – Stormwater Management (Water Sensitive Urban Design) at Clause 22.15 of the Yarra Planning Scheme. The policy will apply to new buildings; extensions to existing buildings where the extension is 50 square metres in floor area or greater; and to a subdivision in a business zone. The policy will not apply to an application for a subdivision of an existing building. The policy encourages new developments to incorporate the use of best practice stormwater treatment measures (water sensitive urban design) in their planning applications.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the office of the planning authority, Yarra City Council: Richmond Town Hall (333 Bridge Road, Richmond), from Monday to Friday between 8.30 am and 5.00 pm; Collingwood Town Hall, Front Reception Desk (140 Hoddle Street, Abbotsford), from Monday to Friday between 8.30 am and 5.00 pm; during library opening hours at the Richmond Library (415 Church Street, Richmond); Collingwood Library (11 Stanton Street, Abbotsford); and Fitzroy Library (128 Moor Street, Fitzroy); the Yarra City Council website, www.yarracity.vic. gov.au/consultation; and at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/planning/publicinspection

Any person who may be affected by the Amendment may make a submission to Yarra City Council.

The closing date for submissions is 13 August 2010. Submissions should be sent to Yarra City Council, PO Box 168, Richmond 3121, or by email to strategicplanning@yarracity.vic.gov.au

For more information contact Janet Keily, Senior Strategic Planner, on 9205 5027 or at janet.keily@yarracity.vic.gov.au

VIVEN WILLIAMSON Manager Strategic and Economic Planning

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 31 August 2010, 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.

- BARTLETT, William Roy, late of Unit 13/3 St Georges Court, Fitzroy North, Victoria 3068, deceased, who died on 29 May 2010.
- LEHNE, Edna May, late of Sir William Hall Hostel, 1–61 Edwin Street, Heidelberg Heights, Victoria 3081, deceased, who died on 2 March 2010.
- NEAL, Thelma Edna, also known as Thelma Edna MARTIN, late of 14 Melton Grove, Croydon, Victoria 3136, home duties, deceased, who died on 24 February 2010.
- SHILSON, Peter Barry, late of 12 Coral Court, Cheltenham, Victoria 3192, deceased, who died on 12 May 2010.

TENNENT, Nancy Elizabeth, late of Amity At Croydon, 124 Maroondah Highway, Croydon, Victoria 3136, retired, deceased, who died on 4 June 2010.

Dated 22 June 2010

ROD SKILBECK Manager Client Services

EXEMPTION

Application No. A85/2010

The Victorian Civil and Administrative Tribunal (the Tribunal) has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act), by the Western Suburbs Indigenous Gathering Place Association (the applicant). The application for exemption is to enable the applicant to advertise for and employ an Indigenous male as a Men's Health Worker (the exempt conduct).

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

In granting this exemption the Tribunal noted:

- The applicant is a non-profit organisation which is committed to responding to the needs of Indigenous people in Melbourne's western suburbs. The applicant offers spiritual, emotional, health and social care. It also provides quality health, welfare and educational services for all family members.
- The position of Men's Health Worker fits within the applicant's Healthy for Life program. That program aims to enhance the capacity of Aboriginal and Torres Strait Islander primary health care services to improve the quality of child and maternal health services, men's health and chronic disease care and over time to reduce the incidence of adult chronic disease in Indigenous communities.
- The Men's Health Worker's role includes responsibility for developing programs that raise awareness and understanding of chronic illness and for assisting male clients to develop strategies to prevent the development of conditions including, in particular, diabetes.

• The applicant believes that Indigenous males will feel more comfortable speaking to another Indigenous male regarding health issues and so an Indigenous male is required for the role to maximise the success of the position within the applicant organisation. The successful appointee will have a sound knowledge of Indigenous culture and experience working with Indigenous communities and demonstrate an ability to see issues from the perspective of people from the local Indigenous community.

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

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 30 June 2013.

Dated 22 June 2010

A. DEA Member

EXEMPTION

Application No. A159/2010

The Victorian Civil and Administrative Tribunal (the Tribunal) has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act), by North Yarra Community Health (the applicant). The application for exemption is to enable the applicant to advertise for and employ an Aboriginal or Torres Strait Islander (ATSI) person in the position of Billabong Coordinator (the exempt conduct).

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

In granting this exemption the Tribunal noted:

• The Billabong Program is a weekly outreach program which targets the marginalised, largely homeless population of ATSI people who live in or frequent the City of Yarra. The program is provided by a partnership of health and welfare services and mainstream and Aboriginal controlled organisations.

- The role of Billabong Coordinator has been • in place since January 2009 and came about after an evaluation of the Program in 2008 by Onemda VicHealth Koori Health Unit at the University of Melbourne. The evaluation involved considerable consultation with the ATSI people who are the target group of the program as well as with workers. A major recommendation of the evaluation was the appointment of an ATSI person to coordinate the program. The role includes coordinating the weekly program, coordination of additional events such as cultural celebrations like NAIDOC Week in the Park and engagement with program attendees including assisting them to follow up on their health and welfare needs. The Coordinator will also have a strong role in advocating for the local ATSI population.
- In order to undertake this role in a culturally sensitive and respectful way, and in order to ensure the person is successful in this role, it is essential that a person who has experience and knowledge of land, family, culture, and kinship networks within the ATSI community is appointed.

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

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 30 June 2013.

Dated 23 June 2010

A. DEA
Member

EXEMPTION

Application No. A165/2010

The Victorian Civil and Administrative Tribunal (the Tribunal) has considered an application, pursuant to section 83 of the **Equal Opportunity Act 1995** (the Act), by Department of Health (the applicant). The application for exemption is to enable the applicant to advertise for and employ an Aboriginal or Torres Strait Islander person as a Project Officer Aboriginal Health (the exempt conduct). Upon reading the material submitted in support of the application, including the affidavit of Daniel James, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 13, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- In April 2002 the Council of Australian Governments commissioned a Steering Committee to produce a regular report about key indicators of Indigenous disadvantage. The report's objective is to inform Australian governments about whether policy programs and interventions are achieving positive outcomes for Aboriginal people. A survey undertaken by the Australian Government's Productivity Commission in 2005, which focussed on Aboriginal labour force participation and unemployment as an indicator of living standards and overall wellbeing, found that in 2002 52.1% of all Indigenous people aged 18 years and over were participating in the labour force, compared with 67.2% of non-Indigenous people.
- In May 2009 the Victorian State Government announced four year funding to be committed towards the Australian Health National Partnership. Some of that funding has been allocated towards addressing Aboriginal health workforce needs over the next four years in part through the Closing the Gap initiative.
- The Project Officer Aboriginal Health position has been developed to work on information, data and data systems with Aboriginal communities and plays an important role in the collection of quality information to inform the development strategies and activities for improved outcomes for Victoria's Aboriginal community. Other aspects of the role are working collaboratively with Aboriginal workforce external to the applicant and within government and building and maintaining positive relationships with the Aboriginal community. The Project Officer will assist the Closing the Health Gap committees by providing crucial information to support and monitor outcomes in regional implementation plans.

The Project Officer will work with Aboriginal communities. Aboriginal Controlled Community Organisations, health service providers and staff from a variety of Government and non government organisations. The credibility of the incumbent in the eyes of the Aboriginal community will be a critical factor in terms of the person's ability to effect the role. The credibility of the incumbent is influenced by the degree to which that person can be trusted by Aboriginal communities. That in turn is influenced by historical events such as those relating to the 'Stolen Generations'. In discussions about Aboriginal health and wellbeing an Aboriginal or Torres Strait Islander person is afforded a much higher degree of trust than a person not of Aboriginal or Torres Strait Islander descent. A way in which Aboriginal communities believe that trust is built between communities and Government organisations is through the employment of Aboriginal or Torres Strait Islander people in positions which are intended to bridge the cultural divide and positively impact on Aboriginal people's health and wellbeing. Accordingly, an Aboriginal or Torres Strait Islander person is sought to fill this role.

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

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 30 June 2013.

Dated 23 June 2010

A. DEA Member

Accident Towing Services Act 2007 ROADS CORPORATION

Tow Truck Application

Notice is hereby given that the following application will be considered by the Roads Corporation after 3 August 2010.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Vehicle Management and Safety, Locked Bag 9000, Kew, Victoria 3101, not later than 29 July 2010. It will not be necessary for interested parties to appear on the date specified, unless advised in writing.

Ultrafinish Accident Repair Centre (Dandenong) Pty Ltd.

Application for variation of conditions of tow truck licence numbers TOW067, TOW071, TOW467, TOW468 and TOW827, which authorises the licensed vehicles to be managed, controlled and operated from depot 810 situated at 391–393 Princes Highway, Noble Park 3174, to change the depot to 820 situated at the above premises.

Dated 1 July 2010

DON HOGBEN Director Vehicle Management and Safety Road Safety and Network Access Roads Corporation

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 of fees and charges fixed by the following cemetery trust. The approved scale of fees and charges will take effect from 1 July 2010 and will be published on the internet.

The Ballaarat General Cemeteries Trust

BRYAN CRAMPTON
Manager
Cemeteries and Crematoria
Regulation Unit

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 scales of fees and charges fixed by the following cemetery trusts. The approved scales 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 Bellbrae Cemetery Trust

The Hamilton Cemetery Trust

BRYAN CRAMPTON Manager Cemeteries and Crematoria Regulation Unit

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 scales of fees and charges fixed by the following cemetery trusts. The approved scales 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 Boroondara Cemetery Trust

The Charlton Cemetery Trust

The Donnybrook Cemetery Trust

BRYAN CRAMPTON Manager Cemeteries and Crematoria Regulation Unit

Coastal Management Act 1995

NOTICE OF APPROVAL OF MANAGEMENT PLAN Flinders Foreshore Reserve

Coastal Management Plan

The Flinders Foreshore Reserve Coastal Management Plan has been approved pursuant to section 32 of the **Coastal Management Act 1995**.

The Management Plan takes effect on the date this notice is published in the Government Gazette.

The Management Plan provides for the management of coastal Crown land in the area of Flinders Foreshore Reserve.

G 26 1 July 2010

A copy of the Management Plan may be inspected free of charge, during office hours, at the office of the Department of Sustainability and Environment, 30 Prospect Street, Box Hill.

> RODNEY P. WARREN Statewide Program Leader Public Land Services Department of Sustainability and Environment

Education and Training Reform Act 2006

NOTIFICATION CANCELLING THE REGISTRATION OF A TEACHER

Pursuant to section 2.6.46 of the Education and Training Reform Act 2006 (the Act), the Victorian Institute of Teaching (the Institute) may find a teacher has engaged in serious misconduct, has been seriously incompetent and/or is not fit to teach and may make a determination pursuant to subsection 2.6.46(2) including cancel the registration of the teacher.

On 7 April 2010, Peter Melvin Shea, born 20 December 1951, was found guilty of serious misconduct and not fit to teach.

On 7 April 2010, Peter Melvin Shea's registration to teach was cancelled, effective from 7 April 2010.

SUSAN HALLIDAY Chairperson Disciplinary Proceedings Committee Victorian Institute of Teaching

Electoral Act 2002

APPLICATION FOR REGISTRATION OF A POLITICAL PARTY

In accordance with section 49 of the **Electoral Act 2002**, I hereby give notice of the following application for registration of a political party.

Name of party: Australian Sex Party – Victoria

Name of proposed registered officer: Ange Hopkins

Address of proposed registered officer: 170–180 Buckhurst Street, South Melbourne, Vic. 3205.

The application is signed by the secretary of the party.

Any person who believes that the party should not be registered because:

- it is not an eligible political party under the provisions of Part 4 of the Act;
- the application is not properly completed as required under section 45 of the Act; or
- the party's name is not allowable under section 47 of the Act,

may object by writing to the Victorian Electoral Commission, Level 8, 505 Little Collins Street, Melbourne, Vic. 3000 by 2 August 2010.

Details of any objections will be made available to the applicant.

Enquiries to: Paul Thornton-Smith on telephone 9299 0732.

Dated 25 June 2010

STEVE TULLY Victorian Electoral Commission

Gambling Regulation Act 2003

NOTICE OF MAKING OF PUBLIC LOTTERY RULES UNDER SECTION 5.2.4

Tattersall's Sweeps Pty Ltd, ACN 081 925 662, of 615 St Kilda Road, Melbourne, hereby gives notice of the making of the Public Lottery Rules for the Authorised Lotteries known as Tattslotto, Super 66, Monday & Wednesday Lotto, Super 7's Oz Lotto, Powerball and The Pools effective from 5 July 2010.

> RAYMOND M. GUNSTON Director

Retirement Villages Act 1986 SECTION 39

Cancellation of Retirement Village Notice

I hereby declare that, pursuant to section 9 of the **Retirement Villages Act 1986**, Retirement Village Notice W030504L, registered on 5 May 1999 on Certificate of Title Volume 09778 Folio 817 under the **Transfer of Land Act 1958**, is cancelled.

Dated 15 June 2010

DR CLAIRE NOONE Director Consumer Affairs Victoria

Retirement Villages Act 1986 SECTION 32

Extinguishment of Retirement Village Charge

I hereby declare that, pursuant to section 29 of the **Retirement Villages Act 1986**, Retirement Village Charge W030505H, created on 5 May 1999 on Certificate of Title Volume 09778 Folio 817 under the **Transfer of Land Act 1958**, is extinguished.

Dated 15 June 2010

DR CLAIRE NOONE Director Consumer Affairs Victoria

Victorian Urban Development Authority Act 2003

VICTORIAN URBAN DEVELOPMENT AUTHORITY

Division 5A - Charges

Notice of Amendment to the Infrastructure Recovery Charge Threshold Amount

In accordance with section 51B(5) of the **Victorian Urban Development Authority Act 2003** ('the Act'), I hereby specify that the amount to apply as the threshold amount within the meaning of section 51A of the Act for the Infrastructure Recovery Charge levied under section 51M of the Act in the project area declared by an order published in the Government Gazette dated 26 September 2005, known as the Central Dandenong Revitalisation Project, for the financial year beginning on 1 July 2010 is now set at \$278,820. The amount was previously set at \$273,960.

JUSTIN MADDEN MLC Minister for Planning

Accident Compensation Act 1985

MINISTERIAL GUIDELINE 2010

Municipal Councillors

I, Tim Holding, Minister for Finance, WorkCover and the Transport Accident Commission, pursuant to section 14AA(4) of the Accident Compensation Act 1985, issue the following guideline with respect to duties performed by a Councillor that may, and may not, be taken to be 'duties as a Councillor' for the purposes of this Act.

Dated 21 June 2010

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

MINISTERIAL GUIDELINE ISSUED PURSUANT TO SECTION 14AA(4), ACCIDENT COMPENSATION ACT 1985

Introduction

- 1. This guideline may be cited as the Municipal Councillor Ministerial Guideline 2010.
- This guideline is made pursuant to section 14AA(4) of the Accident Compensation Act 1985 (the Act) and specifies duties performed by a Councillor that may be taken to be, or not to be, duties as a Councillor for the purposes of the Act.
- 3. The guideline will come into operation on 1 July 2010 and apply to all claims for compensation made on or after this date.
- 4. Each claim is to be considered on its own facts, and this guideline is intended for assistance only.

Definitions

- 5. A **Councillor** is defined in section 3 of the **Local Government Act 1989** (the LG Act) to be someone who holds office as a member of a Council, and in this guideline the term has the same meaning.
- 6. For the purposes of this guideline, a reference to a Councillor acting as a **representative of Council** is a reference to a Councillor acting in a capacity to which the Councillor has been formally appointed as a representative of Council by a resolution of the Council.

Duties as a Councillor

- 7. A Councillor's duties are any duties performed by a Councillor, either inside or outside of the municipal district, that are necessary or appropriate for the purposes of achieving the objectives of the Council, as defined in section 3C of the LG Act. Such duties would generally include, but are not limited, to the following when performed or undertaken by a Councillor in that capacity:
 - a) attending an ordinary, a special or a committee meeting of Council;
 - b) attending a meeting with the Chief Executive Officer of Council, or any other member of staff of the Council, at Council premises;
 - c) attending or participating in a scheduled activity of a business, community or other organisation as a representative of Council;
 - d) attending a scheduled meeting with a representative of a local, State or federal government entity as a representative of Council;
 - e) inspecting, for a purpose associated with a Council approval process, a development or other site that is the subject of a Council approval process;
 - f) visiting any other site as a representative of Council;
 - g) attending a pre-approved training or professional development activity for Councillors;
 - h) responding to communications from constituents concerning Council business.

- 8. The circumstances in which a Councillor will generally not be taken to be performing his or her duties as a Councillor include, but are not limited to, the following:
 - a) where the Councillor's conduct contravenes the Council's Councillor Code of Conduct approved pursuant to section 76C of the LG Act;
 - b) where the Councillor's conduct contravenes the Councillor conduct principles referred to in sections 76B and 76BA of the LG Act;
 - c) where the Councillor is otherwise contravening a provision of the LG Act or is otherwise acting unlawfully;
 - d) where the Councillor is acting solely in his or her capacity as a private member of the community;
 - e) where the Councillor is carrying out work in his or her capacity as a worker or deemed worker of another individual, company, organisation or other body, or as a self-employed person.
- 9. The matters referred to in paragraph 8 have precedence over the matters referred to in paragraph 7.

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

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.

Place Name	Proposer and Location
William Ruthven Primary School	Department of Education and Early Childhood Development. A new school entity created by the merger of Merrilands P–12 College and Ruthven Primary School; located at 72 Glasgow Avenue, Reservoir 3073.
William Ruthven Secondary College	Department of Education and Early Childhood Development. A new school entity created by the merger of Lakeside Secondary College and Merrilands P–12 college; located at 60 Merrilands Road, Reservoir 3073.

Office of the Registrar of Geographic Names

c/- **LAND** *VICTORIA* 17th Floor 570 Bourke Street Melbourne 3000

JOHN E. TULLOCH Registrar of Geographic Names

Drugs, Poisons and Controlled Substances Act 1981

REVOCATION OF APPROVALS UNDER SECTION 14A(4)

Pursuant to section 14A(4) of the **Drugs**, **Poisons and Controlled Substances Act 1981** ('the Act'), I, Daniel Andrews, Minister for Health, hereby revoke the following two approvals made under section 14A (1) of the Act.

- (1) The approval published in the Victoria Government Gazette G28 on 9 July 2009, is revoked for the purposes of authorisation under section 13(1)(ca) of the Act in relation to podiatrists.
- (2) The approval published in the Victoria Government Gazette G29 on 16 July 2009 is revoked for the purposes of authorisation under section 13(1)(c) of the Act in relation to optometrists.

The revocation takes effect from the date of publication in the Victoria Government Gazette.

HON DANIEL ANDREWS MP Minister for Health

Drugs, Poisons and Controlled Substances Act 1981

APPROVAL UNDER SECTION 14A(1)

Pursuant to section 14A (1) of the **Drugs, Poisons and Controlled Substances Act 1981** ('the Act'), I Daniel Andrews, Minister for Health, hereby approve for the purposes of authorisation under section 13 (1) (ca) of the Act the Schedule 2, 3 and 4 poisons listed in the tables below, subject to any limitation shown, in relation to registered podiatrists whose registration is endorsed by the Podiatrists Board of Australia under section 94 of the **Health Practitioner Regulation National Law (Victoria) Act 2009**.

The approval takes effect from the date of publication in the Victoria Government Gazette. **SCHEDULE 2 POISONS**

Poison
Amorolfine
Aspirin
Bifonazole
Clotrimazole
Codeine
Desloratidine
Diclofenac
Econazole
Hydrocortisone and Hydrocortisone acetate
Ibuprofen
Ketoconazole
Lignocaine
Miconazole
Nystatin

Paracetamol	
Prilocaine	
Terbinafine	

SCHEDULE 3 POISONS

Poison
Amorolfine
Codeine
Diclofenac
Hydrocortisone and Hydrocortisone Acetate
Ibuprofen
Promethazine

SCHEDULE 4 POISONS

Poison	Limitation
Adrenaline	
Amoxycillin	
Aspirin	
Betamethasone	
Bupivacaine	
Celecoxib	
Cephalexin	
Clavulanic Acid	
Clindamycin	
Codeine	
Colchicine	
Desloratidine	
Desonide	
Dexamethasone	
Diclofenac	
Dicloxacillin	
Felypressin	
Flucloxacillin	

Poison	Limitation
Griseofulvin	
Hydrocortisone	
Ibuprofen	
Indomethacin	
Ketorolac	
Levobupivacaine	
Lignocaine	
Lorazepam	One dose per treatment episode
Meloxicam	
Mepivacaine	
Methoxyflurane	
Methylprednisolone	
Metronidazole	
Mometasone furoate	
Mupirocin	
Naproxen	
Prilocaine	
Procaine	
Promethazine	
Ropivacaine	
Roxithromycin	
Silver Sulfadiazine	
Sulindac	
Temazepam	One dose per treatment episode
Terbinafine	
Triamcinolone	

HON DANIEL ANDREWS MP Minister for Health

Drugs, Poisons and Controlled Substances Act 1981

APPROVAL UNDER SECTION 14A(1)

Pursuant to section 14A(1) of the **Drugs**, **Poisons and Controlled Substances Act 1981** ('the Act'), I, Daniel Andrews, Minister for Health, hereby approve for the purposes of authorisation under section 13(1)(c) of the Act any Schedule 2, 3 and 4 poisons that are in the form of a preparation for the topical use of the eye, in relation to registered optometrists whose registration is endorsed by the Optometrists Board of Australia under section 94 of the **Health Practitioner Regulation National Law (Victoria) Act 2009**.

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

HON DANIEL ANDREWS MP Minister for Health

Drugs, Poisons and Controlled Substances Act 1981

REVOCATION OF APPROVAL UNDER SECTION 14A(4)

Pursuant to section 14A(4) of the **Drugs, Poisons and Controlled Substances Act 1981** ('the Act'), I, Daniel Andrews, Minister for Health, hereby revoke the following eleven approvals made under section 14A(1) of the Act and published in the Victoria Government Gazette G 28 on 9 July 2009 and G17 on 29 April 2010. The approvals being revoked were for the purposes of authorisation under section 13(1)(ba) of the Act in relation to categories of Nurse Practitioners.

- NURSE PRACTITIONER RENAL CARE
- NURSE PRACTITIONER PALLIATIVE CARE

NURSE PRACTITIONER - WOUND MANAGEMENT

NURSE PRACTITIONER - DRUG AND ALCOHOL

NURSE PRACTITIONER - EMERGENCY CARE

NURSE PRACTITIONER – COMMUNITY HEALTH

NURSE PRACTITIONER - RURAL AND REMOTE

NURSE PRACTITIONER – FAMILY HEALTH

NURSE PRACTITIONER – DIABETES

NURSE PRACTITIONER - NEUROLOGICAL CARE

NURSE PRACTITIONER – NEONATAL CARE

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

HON DANIEL ANDREWS MP Minister for Health APPROVAL UNDER SECTION 14A(1)

Pursuant to section 14A(1) of the **Drugs, Poisons and Controlled Substances Act 1981** ('the Act'), I, Daniel Andrews, Minister for Health, hereby approve for the purposes of authorisation under section 13(1)(ba) of the Act the Schedule 2, 3, 4 and 8 poisons or classes of Schedule 2, 3, 4 and 8 poisons listed in the tables below in relation to the category of Nurse Practitioner – Acute and Supportive Care.

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

NURSE PRACTITIONER – ACUTE AND SUPPORTIVE CARE

SCHEDULE 2 POISONS BY CLASS

Reference	Class of Poisons
1	Acne, keratolytics and cleansers
1	Anthelmintics
1	Anticoagulants, antithrombotics
1	Antidiarrhoeals
1	Antihistamines
1	Antispasmodics and motility agents
2	Drugs for anaemias
2	Drugs for local anaesthesia
2	Drugs for nicotine dependence
1	Expectorants, antitussives, mucolytics, decongestants
2	H2 antagonists
1	Nonsteroidal anti-inflammatory agents
1	Ocular decongestants, anaesthetics, anti-inflammatories
1	Simple analgesics and antipyretics
1	Topical anorectal medication
1	Topical antifungals
1	Topical corticosteroids
1	Topical nasopharyngeal medication
1	Topical oropharyngeal medication
1	Topical ocular anti-infective preparations
1	Topical otic medication
1	Wart and corn removers

Reference	Class of Poisons
1	Antiangina agents
1	Antidiarrhoeals
2	Antiemetics
1	Antifungal agents
1	Antihistamines
1	Antimigraine preparations
2	Beta2 agonists
1	Combination simple analgesics
2	Drugs for obesity
1	Expectorants, antitussives, mucolytics, decongestants
1	Nonsteroidal anti-inflammatory agents
1	Ocular decongestants, anaesthetics, anti-inflammatories
2	Sympathomimetics (anaphylaxis)
2	Theophyllines
1	Topical antifungals
1	Topical corticosteroids
1	Topical ocular anti-infective preparations
1	Topical oropharyngeal medication
1	Topical vaginal medication
1	Wart and corn removers

SCHEDULE 3 POISONS BY CLASS

OTHER SCHEDULE 3 POISONS

glucagon

SCHEDULE 4 POISONS BY CLASS

Reference	Class of Poisons
2	ACE inhibitors
1	Agents used in gout and hyperuricaemia
2	Aldosterone antagonists
2	Aminoglycosides
3	Aminosalicylates

1387

Reference	Class of Poisons
1	Antianxiety agents
2	Antibacterials (skin)
2	Anticholinergics
2	Anticholinesterases in myasthenia gravis
1	Anticoagulants, antithrombotics
2	Antidepressants
1	Antidiarrhoeals
2	Antiemetics
2	Antiepileptics
1	Antifungal agents
1	Antihistamines
1	Antipsychotic agents
2	Antiretrovirals
3	Antispasmodics
2	Antivirals
2	Beta2 agonists
2	Beta-blockers
2	Bisphosphonates
5	Calcimimetic drugs
2	Calcineurin inhibitors
2	Calcium channel blockers
2	Carbapenems
2	Cephalosporins
4	Class Ib antiarrhythmic drugs
4	Class III antiarrhythmic drugs
2	Colony stimulating factors
2	Corticosteroids
2	Cromolyns
1	Diuretics
2	Dopamine agonists (parkinsonism)

Reference	Class of Poisons
2	Drugs for anaemias
2	Drugs for angina and acute coronary syndromes
2	Drugs for benign prostatic hyperplasia and prostatitis
2	Drugs for dyslipidaemia
2	Drugs for erectile dysfunction
2	Drugs for local anaesthesia
2	Drugs for nicotine dependence
2	Drugs for obesity
1	Expectorants, antitussives, mucolytics, decongestants
1	Glaucoma preparations
2	Glycopeptides
2	H2 antagonists
1	Hypoglycaemic agents
1	Immunoglobulins
2	Inhaled anaesthetics
1	Insulin preparations
2	Interferons
2	Lincosamides
2	Macrolides
3	Motility stimulants
1	Muscle relaxants
1	Mydriatics, cycloplegics, miotics
1	Narcotic analgesics
2	Nitrates
2	Nitroimidazoles
1	Nonsteroidal anti-inflammatory agents
1	Ocular decongestants, anaesthetics, anti-inflammatories
4	Oestrogens
2	Other antihypertensives
2	Penicillins

Reference	Class of Poisons
2	Phosphate binders
2	Polystyrene sulfonate resins
1	Preventive aerosols and inhalations
2	Proton pump inhibitors
2	Quinolones
2	Sartans
1	Sedatives, hypnotics
2	Selective alpha-blockers
2	Sirolimus derivatives
6	Sulfonamides and trimethoprim
2	Sympathomimetics (cardiovascular)
2	Tetracyclines
2	Theophyllines
2	Thrombolytics
1	Topical anorectal medication
1	Topical antifungals
1	Topical antiseptics, anti-infectives
1	Topical corticosteroids
1	Topical nasopharyngeal medication
1	Topical ocular anti-infective preparations
1	Topical ocular steroid preparations
1	Topical otic medication
3	Tumour necrosis factor (TNF) inhibitors
1	Vaccines
1	Wart and corn removers

OTHER SCHEDULE 4 POISONS

acetylcysteine
amantadine
atropine
azathioprine

1389

calcitriol
digoxin
entacapone
glatiramer
hydralazine
imiquimod
levodopa with benserazide or carbidopa
mercaptopurine
methotrexate
methyldopa
montelukast
mycophenolate
naloxone
natalizumab
nitrofurantoin
pancreatic enzymes
potassium chloride
riluzole
selegiline

SCHEDULE 8 POISONS BY CLASS

Reference	Class of Poisons
1	Opioid analgesics

OTHER SCHEDULE 8 POISONS

ketamine

NURSE PRACTITIONER – ACUTE AND SUPPORTIVE CARE (ONCOLOGY/HAEMATOLOGY ONLY)

In addition to the poisons by class and other schedule poisons listed above, Nurse Practitioners endorsed in the category of Acute and Supportive Care whose primary scope of practice is oncology/ haematology are also authorised for:

Reference	Class of Poisons
2	Alkylating agents
2	Anthracyclines
2	Antineoplastic antibodies
2	Platinum Compounds
2	Podophyllotoxins
2	Taxanes
2	Tyrosine kinase inhibitors

SCHEDULE 4 POISONS BY CLASS

OTHER SCHEDULE 4 POISONS BY CLASS

anagrelide
BCG
bleomycin
bortezomib
capecitabine
cladribine
colaspase
cytarabine
dactinomycin
everolimus (antineoplastic)
fludarabine
fluorouracil
gemcitabine
hydroxyurea
lenalidomide
mitomycin
pemetrexed
raltitrexed

temsirolimus	
thioguanine	

tretinoin

Online References Nurse Practitioner – Acute and Supportive Care

- 1. MIMS Online MIMS Point of Care
- 2. Australian Medicines Handbook (1998–) Australian Medicines Handbook: AMH
- 3. Victorian Drug Usage Advisory Committee, Gastrointestinal Drug Guidelines Sub-Committee (2006) Therapeutic Guidelines: gastrointestinal. *eTG complete*. Therapeutic Guidelines Limited
- 4. Victorian Drug Usage Advisory Committee (1999–) Therapeutic Guidelines: cardiovascular. *eTG complete*. Therapeutic Guidelines Limited
- 5. Victorian Drug Usage Advisory Committee (1997–) Therapeutic Guidelines: endocrinology. *eTG complete*. Therapeutic Guidelines Limited
- 6. Victorian Drug Usage Advisory Committee (2006–) Therapeutic Guidelines: antibiotics. *eTG complete*. Therapeutic Guidelines Limited

HON DANIEL ANDREWS MP Minister for Health

Drugs, Poisons and Controlled Substances Act 1981

APPROVAL UNDER SECTION 14A(1)

Pursuant to section 14A(1) of the **Drugs**, **Poisons and Controlled Substances Act 1981** ('the Act'), I, Daniel Andrews, Minister for Health, hereby approve for the purposes of authorisation under section 13(1)(ba) of the Act the Schedule 2, 3, 4 and 8 poisons or classes of Schedule 2, 3, 4 and 8 poisons listed in the tables below in relation to the category of Nurse Practitioner – Critical Care.

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

NURSE PRACTITIONER – CRITICAL CARE

SCHEDULE 2 POISONS BY CLASS

Reference	Class of poison
1	Anthelmintics
1	Anticoagulants, antithrombotics
1	Antidiarrhoeals
1	Antihistamines
1	Antispasmodics and motility agents
2	Drugs for anaemias
2	Drugs for local anaesthesia
1	Expectorants, antitussives, mucolytics, decongestants
2	H2 antagonists

1393

1	Nonsteroidal anti-inflammatory agents
1	Ocular decongestants, anaesthetics, anti-inflammatories
1	Simple analgesics and antipyretics
1	Topical antifungals
1	Topical corticosteroids
1	Topical nasopharyngeal medication
1	Topical oropharyngeal medication
1	Topical otic medication
1	Wart and corn removers

SCHEDULE 3 POISONS BY CLASS

Reference	Class of poison
1	Antiangina agents
1	Antidiarrhoeals
2	Antiemetics
1	Antifungal agents
1	Antihistamines
2	Beta2 agonists
1	Combination simple analgesics
1	Expectorants, antitussives, mucolytics, decongestants
1	Nonsteroidal anti-inflammatory agents
1	Progestogen only contraceptive agents
2	Sympathomimetics (anaphylaxis)
2	Theophyllines
1	Topical antifungals
1	Topical corticosteroids
1	Topical oropharyngeal medication
1	Wart and corn removers

OTHER SCHEDULE 3 POISON

glucagon

SCHEDULE 4 POISONS BY CLASS

Reference	Class of poison
2	ACE inhibitors
1	Agents used in gout and hyperuricaemia
2	Aminoglycosides
1	Antianxiety agents
2	Antibacterials (skin)
2	Anticholinergics
1	Anticoagulants, antithrombotics
1	Antidiarrhoeals
2	Antiemetics
1	Antifungal agents
1	Antihistamines
1	Antipsychotic agents
2	Antiretrovirals
3	Antispasmodics
2	Antivirals
2	Beta2 agonists
2	Beta-blockers
2	Calcium channel blockers
2	Cephalosporins
4	Class Ib antiarrhythmic drugs
4	Class III antiarrhythmic drugs
2	Combined oral contraceptives
2	Corticosteroids
1	Diuretics
2	Drugs for local anaesthesia
2	Glycopeptides
1	Immunoglobulins
2	Inhaled anaesthetics
1	Insulin preparations
2	Lincosamides

Reference	Class of poison
2	Macrolides
1	Narcotic analgesics
2	Nitrates
2	Nitroimidazoles
1	Nonsteroidal anti-inflammatory agents
2	Other combined contraceptives
2	Oxytocic drugs
2	Penicillins
1	Preventive aerosols and inhalations
2	Progestogens
2	Proton pump inhibitors
2	Quinolones
2	Sartans
2	Selective alpha-blockers
2	Statins
6	Sulfonamides and trimethoprim
2	Sympathomimetics (cardiovascular)
2	Tetracyclines
2	Theophyllines
1	Topical anorectal medication
1	Topical antifungals
1	Topical antiseptics, anti-infectives
1	Topical corticosteroids
1	Topical nasopharyngeal medication
1	Topical ocular anti-infective preparations
1	Topical otic medication
1	Vaccines
1	Wart and corn removers

1395

OTHER SCHEDULE 4 POISONS

atropine	
cernevit	
dexmedetomidine	
digoxin	
fluorescein	
imiquimod	
naloxone	
nitrofurantoin	
potassium chloride	
propofol	
sodium nitroprusside	
tranexamic acid	

SCHEDULE 8 POISONS BY CLASS

Reference	Class of Poisons	
1	Opioid analgesics	

Online References Nurse Practitioner – Critical Care

- 1. MIMS Online MIMS Point of Care
- 2. Australian Medicines Handbook (1998–) Australian Medicines Handbook: AMH
- 3. Victorian Drug Usage Advisory Committee, Gastrointestinal Drug Guidelines Sub-Committee (2006) Therapeutic Guidelines: gastrointestinal. *eTG complete*. Therapeutic Guidelines Limited
- 4. Victorian Drug Usage Advisory Committee (1999–) Therapeutic Guidelines: cardiovascular. *eTG complete*. Therapeutic Guidelines Limited
- 5. Victorian Drug Usage Advisory Committee (1997–) Therapeutic Guidelines: endocrinology. *eTG complete*. Therapeutic Guidelines Limited
- 6. Victorian Drug Usage Advisory Committee (2006–) Therapeutic Guidelines: antibiotics. *eTG complete*. Therapeutic Guidelines Limited

HON DANIEL ANDREWS MP Minister for Health

Drugs, Poisons and Controlled Substances Act 1981 APPROVAL UNDER SECTION 14A(1)

Pursuant to section 14A(1) of the **Drugs, Poisons and Controlled Substances Act 1981** ('the Act'), I, Daniel Andrews, Minister for Health, hereby approve for the purposes of authorisation under section 13(1)(ba) of the Act the Schedule 2, 3, and 4 poisons or classes of Schedule 2, 3 and 4 poisons listed in the tables below in relation to the category of Nurse Practitioner – Mental Health Care.

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

NURSE PRACTITIONER – MENTAL HEALTH CARE SCHEDULE 2 POISONS BY CLASS

Reference	Poison by Class
1	Acne, keratolytics and cleansers
1	Anthelmintics
1	Antidiarrhoeals
1	Antispasmodics and motility agents
2	Drugs for local anaesthesia
2	Drugs for nicotine dependence
2	H2 antagonists
1	Nonsteroidal anti-inflammatory agents
1	Simple analgesics and antipyretics
1	Topical antifungals
1	Wart and corn removers

SCHEDULE 3 POISONS BY CLASS

Reference	Poison by Class
1	Antidiarrhoeals
2	Antiemetics
1	Antifungal agents
1	Antimigraine preparations
1	Combination simple analgesics
1	Nonsteroidal anti-inflammatory agents
1	Progestogen only contraceptive agents
2	Sympathomimetics (anaphylaxis)
1	Topical antifungals
1	Wart and corn removers

SCHEDULE 4 POISONS BY CLASS

Reference	Poison by Class
1	Antianxiety agents
2	Antibacterials (skin)
2	Anticholinergics
2	Antidepressants

Reference	Poison by Class
1	Antidiarrhoeals
2	Antiemetics
2	Antiepileptics
1	Antifungal agents
1	Antihistamines
1	Antipsychotic agents
3	Antispasmodics
2	Beta-blockers
2	Cephalosporins
2	Combined oral contraceptives
2	Drugs for alcohol dependence
2	Drugs for attention deficit hyperactivity disorder
2	Drugs for bipolar disorder
2	Drugs for local anaesthesia
2	Drugs for nicotine dependence
2	H2 antagonists
2	Macrolides
1	Narcotic analgesics
2	Nitroimidazoles
1	Nonsteroidal anti-inflammatory agents
2	Penicillins
2	Progestogens
2	Quinolones
1	Sedatives, hypnotics
2	Selective alpha-blockers
4	Sulfonamides and trimethoprim
2	Tetracyclines
1	Topical antifungals
1	Topical ocular anti-infective preparations
1	Topical otic medication

1399

Reference	Poison by Class
1	Vaccines
1	Wart and corn removers

OTHER SCHEDULE 4 POISONS

atropine
clonidine
naloxone
nitrofurantoin

Online References Nurse Practitioner – Mental health Care

- 1. MIMS Online MIMS Point of Care
- 2. Australian Medicines Handbook (1998-) Australian Medicines Handbook: AMH
- 3. Victorian Drug Usage Advisory Committee, Gastrointestinal Drug Guidelines Sub-Committee (2006–) Therapeutic Guidelines: gastrointestinal. *eTG complete*. Therapeutic Guidelines Limited
- 4. Victorian Drug Usage Advisory Committee (2006–) Therapeutic Guidelines: antibiotics. *eTG complete*. Therapeutic Guidelines Limited

HON DANIEL ANDREWS MP Minister for Health

Drugs, Poisons and Controlled Substances Act 1981

APPROVAL UNDER SECTION 14A(1)

Pursuant to section 14A(1) of the **Drugs, Poisons and Controlled Substances Act 1981** ('the Act'), I, Daniel Andrews, Minister for Health, hereby approve for the purposes of authorisation under section 13(1)(ba) of the Act the Schedule 2, 3, 4 and 8 poisons or classes of Schedule 2, 3, 4 and 8 poisons listed in the tables below in relation to the category of Nurse Practitioner – Paediatric Care.

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

NURSE PRACTITIONER – PAEDIATRIC CARE

SCHEDULE 2 POISON BY CLASS

Reference	Poison by Class
1	Acne, keratolytics and cleansers
1	Anthelmintics
1	Anticoagulants, antithrombotics
1	Antidiarrhoeals
1	Antihistamines
1	Antispasmodics and motility agents
2	Drugs for anaemias

Reference	Poison by Class
2	Drugs for local anaesthesia
1	Expectorants, antitussives, mucolytics, decongestants
2	H2 antagonists
1	Nonsteroidal anti-inflammatory agents
1	Ocular decongestants, anaesthetics, anti-inflammatories
1	Simple analgesics and antipyretics
1	Topical antifungals
1	Topical corticosteroids
1	Topical nasopharyngeal medication
1	Topical oropharyngeal medication
1	Topical otic medication
1	Wart and corn removers

SCHEDULE 3 POISONS BY CLASS

Reference	Poison by Class
2	Antiemetics
1	Antifungal agents
1	Antihistamines
2	Beta2 agonists
1	Combination simple analgesics
1	Expectorants, antitussives, mucolytics, decongestants
1	Nonsteroidal anti-inflammatory agents
2	Sympathomimetics (anaphylaxis)
2	Theophyllines
1	Topical antifungals
1	Topical corticosteroids
1	Topical oropharyngeal medication
1	Wart and corn removers

OTHER SCHEDULE 3 POISONS

glucagon

1401

Reference **Poison by Class** 2 ACE inhibitors 2 Aldosterone antagonists 2 Aminoglycosides 1 Antianxiety agents 2 Antibacterials (skin) 2 Anticholinergics 1 Anticoagulants, antithrombotics 1 Antidiarrhoeals 2 Antiemetics 2 Antiepileptics 1 Antifungal agents 1 Antihistamines 3 Antispasmodics 2 Antivirals 2 Beta2 agonists 2 Cephalosporins 2 Corticosteroids 1 Diuretics 2 Drugs for local anaesthesia 2 Drugs for pulmonary hypertension 2 Glycopeptides 2 H2 antagonists 1 Immunoglobulins 2 Inhaled anaesthetics 1 Insulin preparations 2 Lincosamides 2 Macrolides 1 Narcotic analgesics 2 Neuromuscular blockers 2 Nitroimidazoles

SCHEDULE 4 POISON BY CLASS

Reference	Poison by Class
1	Nonsteroidal anti-inflammatory agents
2	Penicillins
1	Preventive aerosols and inhalations
2	Prostaglandins
2	Proton pump inhibitors
2	Pulmonary surfactants
2	Quinolones
1	Sedatives, hypnotics
4	Sulfonamides and trimethoprim
2	Sympathomimetics (cardiovascular)
2	Tetracyclines
2	Theophyllines
1	Topical antifungals
1	Topical antiseptics, anti-infectives
1	Topical corticosteroids
1	Topical ocular anti-infective preparations
1	Topical otic medication
1	Vaccines
1	Wart and corn removers

OTHER SCHEDULE 4 POISONS

atropine
chloral hydrate
desmopressin
fluorescein
naloxone
nitrofurantoin
pancreatic enzymes
permethrin
pimecrolimus
vitamin D

SCHEDULE 8 POISONS BY CLASS

Reference	Poison by Class
1	Opioid analgesics

Online References Nurse Practitioner – Paediatric Care

- 1. MIMS Online MIMS Point of Care
- 2. Australian Medicines Handbook (1998–) Australian Medicines Handbook: AMH
- 3. Victorian Drug Usage Advisory Committee, Gastrointestinal Drug Guidelines Sub-Committee (2006) Therapeutic Guidelines: gastrointestinal. *eTG complete*. Therapeutic Guidelines Limited
- 4. Victorian Drug Usage Advisory Committee (2006–) Therapeutic Guidelines: antibiotics. *eTG complete*. Therapeutic Guidelines Limited

HON DANIEL ANDREWS MP Minister for Health

Drugs, Poisons and Controlled Substances Act 1981

APPROVAL UNDER SECTION 14A(1)

Pursuant to section 14A(1) of the **Drugs, Poisons and Controlled Substances Act 1981** ('the Act'), I, Daniel Andrews, Minister for Health, hereby approve for the purposes of authorisation under section 13(1)(ba) of the Act the Schedule 2, 3, 4 and 8 poisons or classes of Schedule 2, 3, 4 and 8 poisons listed in the tables below in relation to the category of Nurse Practitioner – Perioperative Care.

This approval takes effect from the date of publication in the Victoria Government Gazette. NURSE PRACTITIONER – PERIOPERATIVE CARE

SCHEDULE 2 POISONS BY CLASS Reference **Class of Poisons** 1 Anticoagulants, antithrombotics 1 Antidiarrhoeals 1 Antihistamines 1 Antispasmodics and motility agents 1 Combination simple analgesics 2 Drugs for local anaesthesia 2 Drugs for nicotine dependence 1 Expectorants, antitussives, mucolytics, decongestants 2 H2 antagonists 1 Nonsteroidal anti-inflammatory agents 1 Simple analgesics and antipyretics

SCHEDULE 3 POISONS BY CLASS

Reference	Class of Poisons
1	Antiangina agents
2	Antiemetics
1	Antihistamines
1	Antimigraine preparations
2	Beta2 agonists
1	Combination simple analgesics
1	Nonsteroidal anti-inflammatory agents
2	Sympathomimetics (anaphylaxis)

OTHER SCHEDULE 3 POISONS

glucagon

SCHEDULE 4 POISONS BY CLASS

Reference	Class of Poisons
1	Agents used in gout and hyperuricaemia
2	Aminoglycosides
1	Antianxiety agents
2	Antibacterials (skin)
2	Anticholinergics
1	Anticoagulants, antithrombotics
1	Antidiarrhoeals
2	Antiemetics
2	Antiepileptics
1	Antihistamines
3	Antispasmodics
2	Beta2 agonists
2	Cephalosporins
2	Corticosteroids
2	Drugs for local anaesthesia
1	Expectorants, antitussives, mucolytics, decongestants
2	H2 antagonists

Reference	Class of Poisons
2	Inhaled anaesthetics
1	Insulin preparations
2	Lincosamides
2	Macrolides
1	Muscle relaxants
1	Narcotic analgesics
1	Nonsteroidal anti-inflammatory agents
1	Ocular decongestants, anaesthetics, anti-inflammatories
2	Penicillins
2	Quinolones
1	Sedatives, hypnotics
6	Sulfonamides and trimethoprim
2	Tetracyclines
2	Thrombolytics
1	Topical antiseptics, anti-infectives
1	Topical corticosteroids
1	Topical nasopharyngeal medication
1	Topical ocular anti-infective preparations
1	Topical ocular steroid preparations

OTHER SCHEDULE 4 POISONS

Topical otic medication

Tricyclic antidepressants

1

2

botulinum toxins
clonidine
hyaluronic acid and its polymers
naloxone
polylactic acid

1405

SCHEDULE 8 POISONS BY CLASS

Reference	Class of Poisons
1	Opioid analgesics

OTHER SCHEDULE 8 POISONS

ketamine

Online References Nurse Practitioner – Perioperative Care

- 1. MIMS Online MIMS Point of Care
- 2. Australian Medicines Handbook (1998-) Australian Medicines Handbook: AMH
- 3. Victorian Drug Usage Advisory Committee, Gastrointestinal Drug Guidelines Sub-Committee (2006) Therapeutic Guidelines: gastrointestinal. *eTG complete*. Therapeutic Guidelines Limited
- 4. Victorian Drug Usage Advisory Committee (1999–) Therapeutic Guidelines: cardiovascular. *eTG complete*. Therapeutic Guidelines Limited
- 5. Victorian Drug Usage Advisory Committee (1997–) Therapeutic Guidelines: endocrinology. *eTG complete*. Therapeutic Guidelines Limited
- 6. Victorian Drug Usage Advisory Committee (2006–) Therapeutic Guidelines: antibiotics. *eTG complete*. Therapeutic Guidelines Limited

HON DANIEL ANDREWS MP Minister for Health

Drugs, Poisons and Controlled Substances Act 1981

APPROVAL UNDER SECTION 14A(1)

Pursuant to section 14A(1) of the **Drugs, Poisons and Controlled Substances Act 1981** ('the Act'), I, Daniel Andrews, Minister for Health, hereby approve for the purposes of authorisation under section 13(1)(ba) of the Act the Schedule 2, 3, 4 and 8 poisons or classes of Schedule 2, 3, 4 and 8 poisons listed in the tables below in relation to the category of Nurse Practitioner – Primary Care.

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

NURSE PRACTITIONER – PRIMARY CARE

SCHEDULE 2 POISONS BY CLASS

Reference	Poison by Class
1	Acne, keratolytics and cleansers
1	Anthelmintics
1	Anticoagulants, antithrombotics
1	Antidiarrhoeals
1	Antihistamines
1	Antispasmodics and motility agents
2	Drugs for anaemias

Reference	Poison by Class
2	Drugs for local anaesthesia
2	Drugs for nicotine dependence
1	Expectorants, antitussives, mucolytics, decongestants
2	H2 antagonists
1	Nonsteroidal anti-inflammatory agents
1	Ocular decongestants, anaesthetics, anti-inflammatories
1	Simple analgesics and antipyretics
1	Topical antifungals
1	Topical corticosteroids
1	Topical nasopharyngeal medication
1	Topical oropharyngeal medication
1	Topical otic medication
1	Wart and corn removers

SCHEDULE 3 POISONS BY CLASS

Reference	Poison by Class
1	Anorectics and weight reducing agents
1	Antiangina agents
1	Antidiarrhoeals
2	Antiemetics
1	Antifungal agents
1	Antihistamines
1	Antimigraine preparations
2	Beta2 agonists
1	Combination simple analgesics
1	Expectorants, antitussives, mucolytics, decongestants
1	Nonsteroidal anti-inflammatory agents
1	Progestogen only contraceptive agents
2	Sympathomimetics (anaphylaxis)
2	Theophyllines
1	Topical antifungals

Reference	Poison by Class
1	Topical corticosteroids
1	Topical oropharyngeal medication
1	Topical vaginal medication
1	Wart and corn removers

OTHER SCHEDULE 3 POISONS

glucagon

SCHEDULE 4 POISONS BY CLASS

Reference	Poison by Class
2	ACE inhibitors
1	Agents used in gout and hyperuricaemia
2	Androgens
1	Anorectics and weight reducing agents
2	Antiandrogens
1	Antianxiety agents
2	Antibacterials (skin)
2	Anticholinergics
1	Anticoagulants, antithrombotics
1	Antidiarrhoeals
2	Antiemetics
2	Antiepileptics
1	Antifungal agents
1	Antihistamines
1	Antipsychotic agents
2	Antiretrovirals
3	Antispasmodics
2	Antivirals
2	Beta2 agonists
2	Beta-blockers
2	Calcium channel blockers
2	Cephalosporins

1409

Reference	Poison by Class
4	Class Ib antiarrhythmic drugs
4	Class III antiarrhythmic drugs
2	Combined oral contraceptives
2	Corticosteroids
1	Diuretics
2	Drugs for alcohol dependence
2	Drugs for benign prostatic hyperplasia and prostatitis
2	Drugs for erectile dysfunction
2	Drugs for local anaesthesia
2	Drugs for nicotine dependence
2	Glycopeptides
1	Hypoglycaemic agents
1	Immunoglobulins
2	Inhaled anaesthetics
1	Insulin preparations
2	Lincosamides
2	Macrolides
1	Narcotic analgesics
2	Nitrates
2	Nitroimidazoles
1	Nonsteroidal anti-inflammatory agents
4	Oestrogens
2	Other combined contraceptives
2	Oxytocic drugs
2	Penicillins
1	Preventive aerosols and inhalations
2	Progestogens
2	Proton pump inhibitors
2	Quinolones
2	Sartans

Reference	Poison by Class
1	Sedatives, hypnotics
2	Selective alpha-blockers
2	Statins
6	Sulfonamides and trimethoprim
2	Sympathomimetics (cardiovascular)
2	Tetracyclines
2	Theophyllines
1	Topical anorectal medication
1	Topical antifungals
1	Topical antiseptics, anti-infectives
1	Topical corticosteroids
1	Topical nasopharyngeal medication
1	Topical ocular anti-infective preparations
1	Topical otic medication
1	Vaccines
1	Wart and corn removers

OTHER SCHEDULE 4 POISONS

amitriptyline
atropine
clonidine
digoxin
fluorescein
imiquimod
naloxone
nifedipine
nitrofurantoin
potassium chloride
tranexamic acid

SCHEDULE 8 POISONS BY CLASS

Reference	Poison by Class
1	Opioid analgesics

Online References Nurse Practitioner – Primary Care

- 1. MIMS Online MIMS Point of Care
- 2. Australian Medicines Handbook (1998–) Australian Medicines Handbook: AMH
- 3. Victorian Drug Usage Advisory Committee, Gastrointestinal Drug Guidelines Sub-Committee (2006) Therapeutic Guidelines: gastrointestinal. *eTG complete*. Therapeutic Guidelines Limited
- 4. Victorian Drug Usage Advisory Committee (1999–) Therapeutic Guidelines: cardiovascular. *eTG complete*. Therapeutic Guidelines Limited
- 5. Victorian Drug Usage Advisory Committee (1997–) Therapeutic Guidelines: endocrinology. *eTG complete*. Therapeutic Guidelines Limited
- 6. Victorian Drug Usage Advisory Committee (2006–) Therapeutic Guidelines: antibiotics. *eTG complete*. Therapeutic Guidelines Limited

HON DANIEL ANDREWS MP Minister for Health

Essential Services Commission Act 2001

THIS MEMORANDUM is made on the 22nd day of June 2010

PARTIES:

ESSENTIAL SERVICES COMMISSION (the 'Commission')

and

THE VICTORIAN WORKCOVER AUTHORITY (the 'Authority')

BACKGROUND:

- A. The Commission is the statutory authority responsible for administering the ESC Act.
- B. The Authority is the statutory authority responsible for administering various legislation including but not limited to the OHS Act, the Dangerous Goods Act 1985, the Equipment (Public Safety) Act 1994, the Road Transport (Dangerous Goods) Act 1995, the Accident Compensation Act 1985, the Accident Compensation (WorkCover Insurance) Act 1993 and the Workers Compensation Act 1958.
- C. The Authority is a prescribed agency for the purposes of the ESC Act.
- D. The parties have entered into this memorandum of understanding to provide for consultation between them and the integration and coordination of their regulatory and other activities, in accordance with sections 15 and 16 of the ESC Act.
- E. This memorandum is intended to replace the memorandum of understanding entered into by the parties dated 8 December 2003.
- F. This memorandum does not deal with the Commission's functions in regard to the Authority as a statutory insurer which involve advising the Minister for WorkCover under section 10B of the ESC Act.

OPERATIVE PROVISIONS:

1. Definitions

In this memorandum, including the Background and Parties sections:

'OHS Act' means the Occupational Health and Safety Act 2004 (Vic.);

'ESC Act' means the Essential Services Commission Act 2001 (Vic.);

'prescribed agency' has the same meaning as in the ESC Act;

'regulated industry' has the same meaning as in the ESC Act.

2. Objectives and purpose of this memorandum

- 2.1 This memorandum seeks to:
 - (a) ensure that the regulatory and decision making processes of the parties in relation to regulated industries are closely integrated and better informed;
 - (b) avoid overlap or conflict between regulatory schemes (either existing or proposed) affecting regulated industries;
 - (c) provide for sharing information between the parties in the context of their respective roles in relation to regulated industries;
 - (d) promote the adoption of a best practice approach to regulation; and
 - (e) assist in ensuring that the Commission is in a position to have regard to relevant occupational health and safety legislation and regulatory practice in its decision making in relation to regulated industries.
- 2.2 This memorandum sets out the common understanding between the parties as a voluntary statement of intent and contains the serious commitment of both parties at the time the memorandum is signed and for the duration of the memorandum. The memorandum is not intended to create legally enforceable obligations between the parties.

3. The role of the Commission

- 3.1 The Commission currently has functions relating to the regulation of the electricity, natural gas, ports, freight rail, taxi, hire car, tow truck, statutory insurance and water industries. The Commission also has responsibilities in relation to energy efficiency programs and the provision of advice to Government. Its specific functions are:
 - (a) to perform such functions as are conferred by the ESC Act and the relevant legislation under which a regulated industry operates;
 - (b) to advise the relevant Minister on matters relating to the economic regulation of regulated industries, including reliability issues;
 - (c) when requested by the Minister to do so, to conduct an inquiry into any systemic reliability of supply issues related to a regulated industry or other essential service specified by the Minister in the request;
 - (d) to conduct inquiries and report under the ESC Act on matters relating to regulated industries;
 - (e) to make recommendations to the Minister as to whether an industry which provides an essential service should become a regulated industry or whether a regulated industry should continue to be a regulated industry;
 - (f) to conduct public education programs for the purpose of promoting its objectives under the ESC Act and the relevant legislation and in relation to significant changes in the regulation of a regulated industry;
 - (g) to advise the Minister in relation to any other matter referred to the Commission by the Minister; and
 - (h) to administer the ESC Act.
- 3.2 The Commission's primary objective in performing those functions is to promote the long-term interests of Victorian consumers with regard to the price, quality and reliability of essential services. In seeking to achieve that primary objective, the Commission must have regard to the following matters to the extent they are relevant in any particular case:
 - (a) efficiency in the industry and the incentive for efficient long-term investment;
 - (b) the financial viability of the industry;
 - (c) the degree of, and scope for, competition within an industry;
 - (d) the relevant health, safety, environmental and social legislation applying to the industry;
 - (e) the benefits and costs of regulation (including externalities and the gains from competition and efficiency) for
 - (i) consumers and users of products or services (including low income and vulnerable consumers);
 - (ii) regulated entities;
 - (f) consistency in regulation between States and on a national basis.
- 3.3 The Commission must also perform its functions and exercise its powers in such a manner as the Commission considers best achieves any objectives specified in the relevant legislation under which a regulated industry operates.

4. The role of the Authority

- 4.1 The Authority is established under the Accident Compensation Act 1985 (Vic.) and is the manager of Victoria's workplace safety system.
- 4.2 The Authority's statutory functions are spelt out in several Acts of Parliament including:

- (a) health, safety and welfare in the workplace under the OHS Act;
- (b) workers' compensation and the rehabilitation of injured workers under the Accident Compensation Act 1985 (Vic.) and the Accident Compensation (WorkCover Insurance) Act 1993 (Vic.);
- (c) employer insurance under the Accident Compensation (WorkCover Insurance) Act 1993 (Vic.);
- (d) regulating explosives and other dangerous goods under the **Dangerous Goods** Act 1985 (Vic.); and
- (e) regulating high risk equipment used in public places and on private premises under the **Equipment (Public Safety) Act 1994** (Vic.).
- 4.3 The specific functions of the Authority most relevant to this memorandum are those set out in the OHS Act and include:
 - (a) to monitor and enforce compliance with the OHS Act and regulations;
 - (b) to inquire into and report to the Minister within the time specified by the Minister upon any matters referred to it by the Minister;
 - (c) to make recommendations to the Minister with respect to
 - (i) the operation and administration of the OHS Act and the regulations; and
 - (ii) regulations or codes of practice which it or the Minister proposes should be made or approved;
 - (d) to examine, review and make recommendations in relation to existing and proposed registration or licensing schemes relating to occupational health safety and welfare;
 - (e) to provide advice to and cooperate with government departments, public authorities, trade unions, employer organizations and other interested persons in relation to occupational health safety and welfare;
 - (f) to formulate and disseminate standards specifications or other forms of guidance for the purpose of assisting employers, self-employed persons and employees to maintain appropriate standards of occupational health safety and welfare;
 - (g) to promote education and training and approve courses in occupational health and safety;
 - (h) to devise, in cooperation with educational authorities or bodies, courses in relation to occupational health safety and welfare;
 - (i) to recommend to the Minister the establishment of public inquiries into any matter relating to occupational health and safety;
 - (j) to collect and disseminate information on occupational health, safety and welfare;
 - (k) to initiate and encourage research into occupational health, safety and welfare –

and any other functions assigned to it by or under the OHS Act.

5. How the parties will consult

- 5.1 Where relevant, the Commission will, as early as practicable, consult with the Authority:
 - (a) in the making of a determination;
 - (b) in the conduct of an inquiry or investigation, after first consulting with the Minister; and
 - (c) in preparing and reviewing the Commission's Charter of Consultation and Regulatory Practice.

- 5.2 The Authority will, if requested in writing by the Commission to do so, consult with the Commission:
 - (a) in relation to any matter specified by the Commission which is relevant to its objectives or functions; and
 - (b) in respect of a matter specified by the Commission which may impact on a regulated industry.
- 5.3 Each party, having regard to their respective roles in relation to each regulated industry, will:
 - (a) consult with and involve the other in the performance of any function that has or is likely to have material implications for the other;
 - (b) ensure that such consultation occurs as early as practicable in the parties' regulatory, advisory or decision making processes;
 - (c) on request, provide the other with timely advice on regulatory matters for which it is responsible;
 - (d) provide the other with timely relevant information on industries or industry issues for which both parties have some responsibility;
 - (e) promptly inform the other of any material changes to its role or to the regulatory arrangements it administers;
 - (f) exchange details of annual work programs to the extent that they are relevant to the role of the other;
 - (g) provide the other with advance notice of its intention to undertake a major review or activity that will or may have material implications for the other;
 - (h) identify opportunities to coordinate strategic planning and undertake knowledge sharing initiatives to optimise material understanding of roles and strategic directions;
 - (i) identify relevant project officers to allow for the coordination of particular regulatory projects; and
 - (j) publish this memorandum on its website.

6. How the parties will manage their relationship and resolve disputes

- 6.1 Each party will ensure that, at all times while this memorandum is in force, one of its staff members is designated and known to the other as its contact officer for the purposes of this memorandum.
- 6.2 At the date of this memorandum, the contact officer for the Commission is the Director, Transport and Industry Sectors, and the contact officer for the Authority is The Executive Director, Health and Safety. Each party will give notice of any change to its contact officer in writing to the other, promptly after the change is made.
- 6.3 Each party will ensure that its contact officer:
 - (a) makes themself (or an alternate) available at all relevant times to address any questions, concerns or disputes arising out of the operation of this memorandum which are raised by either party;
 - (b) instigates periodic (and in any event not less than three-yearly) reviews of this memorandum directed, in particular, to the potential for improvement in its terms or operation and to the effect (if any) of regulatory change on its terms, operation or utility; and
 - (c) arranges (in conjunction with the other's contact officer) such meetings of appropriate staff of the parties as and when necessary or desirable to facilitate the efficient and effective operation of this memorandum.

- 6.4 If there is a dispute between the parties as to the terms or operation of this memorandum, each party will ensure that its contact officer endeavours in good faith to resolve that dispute with the other's contact officer. If, however, a contact officer gives notice to the other party's contact officer of the view that the dispute is unlikely to be resolved by discussions between the contact officers, then each party's contact officer must promptly:
 - (a) brief the party's Chairperson (or a nominee of the party's Chairperson) of details of the relevant dispute; and
 - (b) arrange with the other's contact officer for a meeting of the Chairpersons of the parties (or their respective nominees), with the objective of settling the dispute amicably.

7. Use and disclosure of information

- 7.1 The capacity of a party to use or disclose information, or take information into account, is or may be (depending on the nature or source of the information) restricted by law.
- 7.2 With respect to any information supplied by one party to the other in connection with this memorandum designated as confidential, each party agrees to:
 - (a) protect the confidential information in a reasonable and appropriate manner and in accordance with any applicable professional standards;
 - (b) use and reproduce confidential information only for the purposes set out in this memorandum; and
 - (c) not disclose or otherwise make available confidential information other than to its personnel who have a need to know the information to give effect to the purposes set out in this memorandum.
- 7.3 This paragraph shall not apply to information which is:
 - (a) publicly known;
 - (b) already known to the receiving party;
 - (c) disclosed by either party to a third party without restriction.

8. Privacy

- 8.1 The Authority and the Commission respectively:
 - (a) assure each other that any Personal or Health Information as defined in the Privacy Legislation disclosed by one to the other in connection with this memorandum has been collected in accordance with applicable Privacy Legislation, that the individual to whom the information relates has been aware of the identity of the organisation collecting the information and of the other matters of which the individual is required to be informed under applicable Privacy Legislation, and that the disclosure of the information to, and its use by, the organisation to which it is disclosed is authorised by the individual or by law;
 - (b) agree not to use, disclose, store, transfer or handle Personal Information collected in connection with this memorandum except in accordance with applicable Privacy Legislation; and
 - (c) agree to cooperate with any reasonable request of the other relating to the protection of Personal Information or the investigation of a complaint about the handling of Personal Information.
- 8.2 Privacy Legislation means laws in respect of privacy and the protection of personal and health information including, without limitation, the **Information Privacy Act 2000** (Vic.), the **Health Records Act 2001** (Vic.) and the **Privacy Act 1988** (Cth).

9. Amendment or Variation

- 9.1 This memorandum is effective from the date of signing and continues until the earlier of:
 - (a) three months from the date of one party's notice in writing to the other notifying of its intention to withdraw form this memorandum; and
 - (b) immediately where both parties notify each other in writing of their intention to withdraw from it.
- 9.2 This memorandum may be amended, varied or modified by a further memorandum in writing duly executed by the parties.

EXECUTED AS A MEMORANDUM BY:

THE COMMON SEAL of the)
ESSENTIAL SERVICES COMMISSION)
was affixed pursuant to the authority of the Commission the 22nd day of June 2010)
RON BEN-DAVID	
Chairperson	
EXECUTED by the VICTORIAN WORKCOVER AUTHORITY by its Chief Executive Officer on the 16th day of June 2010)))
GREG TWEEDLY	
Chief Executive	

Essential Services Commission Act 2001

THIS MEMORANDUM is made on the 21st day of June 2010

BETWEEN:

ESSENTIAL SERVICES COMMISSION ('Commission')

and

ENERGY SAFE VICTORIA ('Energy Safe')

BACKGROUND:

- A. Energy Safe is a prescribed agency for the purposes of section 15 of the Essential Services Commission Act 2001 ('ESC Act').
- B. In 2007 the Commission entered into a Memorandum of Understanding with Energy Safe.

OPERATIVE PROVISIONS:

1. Definitions

In this memorandum, including the background:

'Chairperson' means the Chairperson of the Essential Services Commission

'Director' means the Director of Energy Safety

'ESV Act' means the Energy Safe Victoria Act 2005

'ESC Act' means the Essential Services Commission Act 2001

'prescribed agency' has the same meaning as in the ESC Act

'regulated industry' has the same meaning as in the ESC Act.

2. Objectives and purpose of this memorandum

This memorandum seeks to:

- (a) ensure that the regulatory and decision making processes of the parties in relation to regulated industries are closely integrated and better informed;
- (b) avoid overlap or conflict between regulatory schemes (either existing or proposed) affecting regulated industries;
- (c) provide for sharing information between the parties in the context of their respective roles in relation to regulated industries;
- (d) promote the adoption of a best practice approach to regulation; and
- (e) assist in ensuring that the Commission is in a position to have regard to relevant safety legislation and regulatory practice in its decision making in relation to regulated industries.

3. The role of the Commission

- 3.1 The Commission currently has functions relating to the regulation of the electricity, natural gas, ports, freight rail, taxi, hire car, tow truck, statutory insurance and water industries. The Commission also has responsibilities in relation to energy efficiency programs and the provision of advice to government. Its specific functions are:
 - (a) to perform such functions as are conferred by the ESC Act and the relevant legislation under which a regulated industry operates;
 - (b) to advise the relevant Minister on matters relating to the economic regulation of regulated industries, including reliability issues;
 - (c) when requested by the Minister to do so, to conduct an inquiry into any systemic reliability of supply issues related to a regulated industry or other essential service specified by the Minister in the request;
 - (d) to conduct inquiries and report under the ESC Act on matters relating to regulated industries;

- (e) to make recommendations to the Minister as to whether an industry which provides an essential service should become a regulated industry or whether a regulated industry should continue to be a regulated industry;
- (f) to conduct public education programs for the purpose of promoting its objectives under the ESC Act and the relevant legislation and in relation to significant changes in the regulation of a regulated industry;
- (g) to advise the Minister in relation to any other matter referred to the Commission by the Minister; and
- (h) to administer the ESC Act.
- 3.2 The Commission's primary objective in performing those functions is to promote the long-term interests of Victorian consumers having regard to the price, quality and reliability of essential services. In seeking to achieve that primary objective, the Commission must have regard to the following matters to the extent they are relevant in any particular case:
 - (a) efficiency in the industry and incentive for long-term investment;
 - (b) the financial viability of the industry;
 - (c) the degree of, and scope for, competition within an industry;
 - (d) the relevant health, safety, environmental and social legislation applying to the industry;
 - (e) the benefits and costs of regulation (including externalities and the gains from competition and efficiency) for
 - (i) consumers and users of products or services (including low income and vulnerable consumers);
 - (ii) regulated entities;
 - (f) consistency in regulation between States and on a national basis; and
 - (g) any matters specified in relevant statutes.
- 3.3 The Commission must also perform its functions and exercise its powers in such a manner as the Commission considers best achieves any objectives specified in the relevant legislation under which a regulated industry operates.
- 3.4 With regard to the electricity and gas industries the Commission:
 - (a) issues licences to generate, transmit, distribute, supply or sell by retail electricity;
 - (b) issues licences to store underground, distribute or sell by retail natural gas;
 - (c) issues codes and guidelines in relation to the distribution and retailing of electricity and natural gas; and
 - (d) monitors and enforces compliance with licence conditions, codes and guidelines in relation to retailing of electricity and natural gas.

4. The role of Energy Safe

- 4.1 Energy Safe has broad objectives and powers in relation to the safety of the electricity and gas industries in Victoria. Among other things, it is responsible for the implementation and enforcement of the Electricity Safety Act 1998, the Gas Safety Act 1997 and Pipelines Act 2005 which apply to and have implications for regulated industries.
- 4.2 The specific functions of Energy Safe include those conferred on it by
 - (a) the ESV Act and the regulations made under that Act;
 - (b) the Electricity Safety Act 1998 and the regulations under that Act;
 - (c) the **Gas Safety Act 1997** and the regulations under that Act; and
 - (d) the **Pipelines Act 2005** and the regulations under that Act and delegation from the minister responsible for that Act.

5 How the parties will consult

- 5.1 Where relevant, the Commission will, as early as practicable, consult with Energy Safe:
 - (a) in the making of a determination;
 - (b) in the conduct of an inquiry or investigation, after first consulting with the Minister; and
 - (c) in preparing and reviewing the Commission's Charter of Consultation and Regulatory Practice.
- 5.2 Energy Safe will, if requested in writing by the Commission to do so, consult with the Commission:
 - (a) in relation to any matter specified by the Commission which is relevant to its objectives or functions; and
 - (b) in respect of a matter specified by the Commission which may impact on a regulated industry.
- 5.3 Each party, having regard to their respective roles in relation to each regulated industry, will:
 - (a) consult with and involve the other in the performance of any function that has or is likely to have material implications for the other;
 - (b) ensure that such consultation occurs as early as practicable in the parties' regulatory, advisory or decision making processes;
 - (c) on request, provide the other with timely advice on regulatory matters for which it is responsible;
 - (d) provide the other with timely relevant information on industries or industry issues for which both parties have some responsibility;
 - (e) promptly inform the other of any material changes to its role or to the regulatory arrangements it administers;
 - (f) exchange details of annual work programs to the extent that they are relevant to the role of the other;
 - (g) provide the other with advance notice of its intention to undertake a major review or activity that will or may have material implications for the other;
 - (h) identify opportunities to coordinate strategic planning and undertake knowledge sharing initiatives to optimise material understanding of roles and strategic directions;
 - (i) identify relevant project officers to allow for the coordination of particular regulatory projects; and
 - (j) publish this memorandum on its website.

6. How the parties will manage their relationship and resolve disputes

- 6.1 Each party will ensure that, at all times while this memorandum is in force, one of its staff members is designated and known to the other as its contact officer for the purposes of this memorandum.
- 6.2 At the date of this memorandum, the contact officer for the Commission is Mr Ralph Griffiths, and the contact officer for Energy Safe is Mr Mike Ebdon. Each party will give notice of any change to its contact officer to the other, promptly after the change is made.
- 6.3 Each party will ensure that its contact officer:
 - (a) makes themself (or an alternate) available at all relevant times to address any questions, concerns or disputes arising out of the operation of this memorandum which are raised by either party;

- (b) instigates periodic (and in any event not less than three-yearly) reviews of this memorandum directed, in particular, to the potential for improvement in its terms or operation and to the effect (if any) of regulatory change on its terms, operation or utility; and
- (c) arranges (in conjunction with the other's contact officer) such meetings of appropriate staff of the parties as and when necessary or desirable to facilitate the efficient and effective operation of this memorandum and including, in any event, a meeting of the Chairperson and the Director no less frequently than annually.
- 6.4 If there is a dispute between the parties as to the terms or operation of this memorandum, each party will ensure that its contact officer endeavours in good faith to resolve that dispute with the other's contact officer. If, however, a contact officer gives notice to the other party's contact officer of the view that the dispute is unlikely to be resolved by discussions between the contact officers, then each party's contact officer must promptly:
 - (a) brief the Chairperson or Director (or a nominee of the party's Chairperson or Director) of details of the relevant dispute; and
 - (b) arrange with the other's contact officer for a meeting of the Chairperson and the Director (or their respective nominees), with the objective of settling the dispute amicably.

7. Use and disclosure of information

- 7.1 The capacity of a party to use or disclose information, or take information into account, is or may be (depending on the nature or source of the information) restricted by law.
- 7.2 If a party discloses information to the other party under this memorandum, the disclosing party may place restrictions on the recipient's use or disclosure of that information, being restrictions it believes in good faith are necessary for compliance with binding restrictions on disclosure. A party receiving information will observe any such restriction noting, however, that this requirement does not limit:
 - (a) any other legal obligation of a party relating to the disclosure or use of information; and
 - (b) any right of a party concerning information obtained otherwise than under this memorandum.

EXECUTED AS A MEMORANDUM:

THE COMMON SEAL of the ESSENTIAL SERVICES COMMISSION was affixed pursuant to the authority of the Commission on the 22st day of June 2010)))
DR RON BEN-DAVID Chairperson	
THE COMMON SEAL of ENERGY SAFE VICTORIA was duly affixed on the 21st day of June 2010 PAUL FEARON Director of Energy Safety))

Essential Services Commission Act 2001

THIS MEMORANDUM is made on the 27th day of May 2010

PARTIES:

ESSENTIAL SERVICES COMMISSION (the 'Commission')

and

MARINE SAFETY VICTORIA (MSV)

BACKGROUND:

- A. The Commission is an independent statutory authority established by the ESC Act.
- B. Marine Safety Victoria is a prescribed agency for the purposes of the ESC Act.
- C. The parties have entered into a memorandum of understanding to provide for consultation between the Commission and MSV and the integration and coordination of their regulatory and other activities, in accordance with sections 15 and 16 of the ESC Act.

OPERATIVE PROVISIONS:

1. Definitions

In this memorandum, including the background:

'Chairperson' means the Chairperson of the Essential Services Commission

'Director' means the Director of Marine Safety Victoria

'ESC Act' means the Essential Services Commission Act 2001

'MA' means the Marine Act 1988 (Vic.).

'prescribed agency' has the same meaning as in the ESC Act

'regulated industry' has the same meaning as in the ESC Act.

2. Objectives and purpose of this memorandum

This memorandum seeks to:

- (a) ensure that the regulatory and decision making processes of the parties in relation to regulated industries are closely integrated and better informed;
- (b) avoid overlap or conflict between regulatory schemes (either existing or proposed) affecting regulated industries;
- (c) provide for sharing information between the parties in the context of their respective roles in relation to regulated industries;
- (d) promote the adoption of a best practice approach to regulation; and
- (e) assist in ensuring that the Commission is in a position to have regard to relevant legislation and regulatory practice in its decision making in relation to regulated industries.

3. The role of the Commission

- 3.1 The Commission currently has functions relating to the regulation of the electricity, natural gas, ports, freight rail, taxi, hire car, tow truck, statutory insurance and water industries. The Commission also has responsibilities in relation to energy efficiency programs and the provision of advice to Government. Its specific functions are:
 - (a) to perform such functions as are conferred by the ESC Act and the relevant legislation under which a regulated industry operates;
 - (b) to advise the relevant Minister on matters relating to the economic regulation of regulated industries, including reliability issues;
 - (c) when requested by the Minister to do so, to conduct an inquiry into any systemic reliability of supply issues related to a regulated industry or other essential service specified by the Minister in the request;

- (d) to conduct inquiries and report under the ESC Act on matters relating to regulated industries;
- (e) to make recommendations to the Minister as to whether an industry which provides an essential service should become a regulated industry or whether a regulated industry should continue to be a regulated industry;
- (f) to conduct public education programs for the purpose of promoting its objectives under the ESC Act and the relevant legislation and in relation to significant changes in the regulation of a regulated industry;
- (g) to advise the Minister in relation to any other matter referred to the Commission by the Minister; and
- (h) to administer the ESC Act.
- 3.2 The Commission's primary objective in performing those functions is to promote the long-term interests of Victorian consumers having regard to the price, quality and reliability of essential services. In seeking to achieve that primary objective, the Commission must have regard to the following matters to the extent they are relevant in any particular case:
 - (a) efficiency in the industry and incentive for long-term investment;
 - (b) the financial viability of the industry;
 - (c) the degree of, and scope for, competition within an industry;
 - (d) the relevant health, safety, environmental and social legislation applying to the industry;
 - (e) the benefits and costs of regulation (including externalities and the gains from competition and efficiency) for
 - (i) consumers and users of products or services (including low income and vulnerable consumers);
 - (ii) regulated entities;
 - (f) consistency in regulation between States and on a national basis; and
 - (g) any matters specified in relevant statutes.
- 3.3 The Commission must also perform its functions and exercise its powers in such a manner as the Commission considers best achieves any objectives specified in the relevant legislation under which a regulated industry operates.

4. The role of MSV

- 4.1 MSV is responsible for the administration of the **Marine Act 1988** and Marine Regulations 2009.
- 4.2 The specific functions of MSV are set out in the **Marine Act 1988**, which include responsibility for the following:
 - (a) to develop appropriate standards for the construction, crewing, equipment and operations of vessels and to take steps to ensure that those standards are maintained;
 - (b) to issue certificates and to develop appropriate standards for the training of crews and to take steps to ensure that those standards are maintained;
 - (c) to investigate incidents adequately in order to identify deficiencies in operational procedures, vessel standards or crew training;
 - (d) to advise the Minister on the operation and administration of the Marine Act 1988, the Marine Regulations, marine pollution legislation and marine safety matters and any other matters referred for advice by the Minister;
 - (e) to provide guidance and information on marine safety matters;

- (f) to commission and sponsor research into marine safety matters;
- (g) to promote education and training in marine safety;
- (h) to ensure the adequate means exist in ports to enable an effective response to marine pollution incidents within ports;
- (i) to take action to deal with marine pollution incidents occurring in State waters that are not port waters;
- (j) to provide vessel survey and consultancy services;
- (k) to manage resources in the most efficient manner;
- (l) to determine the fitness of a person to hold a licence or a certificate of competency;
- (m) to licence pilots and to develop appropriate standards for the training of pilots and pilot exempt masters and to ensure that those standards are maintained;
- (n) to register pilotage service providers;
- (o) to approve appropriate alternative safety standards for the provision of pilotage services by pilotage service providers;
- (p) to determine and enforce standards and procedures for navigation and maritime safety on State waters;
- (q) to develop appropriate standards for the provision and maintenance of navigation aids for State waters;
- (r) to develop appropriate standards for the dredging and maintenance of channels in State waters;
- (s) to direct the removal of implements or obstructions to navigation on State waters;
- (t) after consultation with the Environment Protection Authority, to develop, review, coordinate and administer the Victorian Marine Pollution Contingency Plan;
- (u) to determine the parts of State waters in which a licensed pilot is required to be engaged;
- (v) to determine the parts of State waters (other than port waters of the Port of Melbourne, the Port of Geelong, the Port of Portland or the Port of Hastings) with respect to which a licensed harbour master is required to be engaged;
- (w) to licence harbour masters and determine standards for the training of harbour masters;
- (x) to test, approve the testing and licence operators of regulated recreational vessels;
- (y) to train or approve courses or persons for the purposes of training or operators of regulated recreational vessels;
- (z) to register recreational vessels;
- (aa) to investigate alleged breaches of the **Marine Act 1988** or the Marine Regulations and to prosecute for them; and
- (bb) any other function that is conferred on the MSV by or under the Marine Act 1988 or any other Act.

5 How the parties will consult

- 5.1 Where relevant, the Commission will, as early as practicable, consult with MSV:
 - (a) in the making of a determination;
 - (b) in the conduct of an inquiry or investigation, after first consulting with the Minister; and
 - (c) in preparing and reviewing the Commission's Charter of Consultation and Regulatory Practice.

5.2

- (a) in relation to any matter specified by the Commission which is relevant to its objectives or functions; and
- (b) in respect of a matter specified by the Commission which may impact on a regulated industry.
- 5.3 Each party, having regard to their respective roles in relation to each regulated industry, will:
 - (a) consult with and involve the other in the performance of any function that has or is likely to have material implications for the other;
 - (b) ensure that such consultation occurs as early as practicable in the parties' regulatory, advisory or decision making processes;
 - (c) on request, provide the other with timely advice on regulatory matters for which it is responsible;
 - (d) provide the other with timely relevant information on industries or industry issues for which both parties have some responsibility;
 - (e) promptly inform the other of any material changes to its role or to the regulatory arrangements it administers;
 - (f) exchange details of annual work programs to the extent that they are relevant to the role of the other;
 - (g) provide the other with advance notice of its intention to undertake a major review or activity that will or may have material implications for the other;
 - (h) identify opportunities to coordinate strategic planning and undertake knowledge sharing initiatives to optimise material understanding of roles and strategic directions;
 - (i) identify relevant project officers to allow for the coordination of particular regulatory projects.

6. How the parties will manage their relationship and resolve disputes

- 6.1 Each party will ensure that, at all times while this memorandum is in force, one of its staff members is designated and known to the other as its contact officer for the purposes of this memorandum.
- 6.2 At the date of this memorandum, the contact officer for the Commission is Ms Natalia Southern, and the contact officer for the Director is Ms Ingrid Meinke. Each party will give notice of any change to its contact officer to the other in writing, promptly after the change is made.
- 6.3 Each party will ensure that its contact officer:
 - (a) makes themself (or an alternate) available at all relevant times to address any questions, concerns or disputes arising out of the operation of this memorandum which are raised by either party;
 - (b) instigates periodic (and in any event not less than three yearly) reviews of this memorandum directed, in particular, to the potential for improvement in its terms or operation and to the effect (if any) of regulatory change on its terms, operation or utility; and
 - (c) arranges (in conjunction with the other's contact officer) such meetings of appropriate staff of the parties as and when necessary or desirable to facilitate the efficient and effective operation of this memorandum and including, in any event, a meeting of the Chairperson and the Director no less frequently than annually.

- 6.4 If there is a dispute between the parties as to the terms or operation of this memorandum, each party will ensure that its contact officer endeavours in good faith to resolve that dispute with the other's contact officer. If, however, a contact officer gives notice to the other party's contact officer of the view that the dispute is unlikely to be resolved by discussions between the contact officers, then each party's contact officer must promptly:
 - (a) brief the Chairperson or Director (or a nominee of the party's Chairperson or Director) of details of the relevant dispute; and
 - (b) arrange with the other's contact officer for a meeting of the Chairperson and the Director (or their respective nominees), with the objective of settling the dispute amicably.

7. Use and disclosure of information

- 7.1 The capacity of a party to use or disclose information, or take information into account, is or may be (depending on the nature or source of the information) restricted by law.
- 7.2 If a party discloses information to the other party under this memorandum, the disclosing party may place restrictions on the recipient's use or disclosure of that information, being restrictions it believes in good faith are necessary for compliance with binding restrictions on disclosure. A party receiving information will observe any such restriction noting, however, that this requirement does not limit:
 - (a) any other legal obligation of a party relating to the disclosure or use of information; and
 - (b) any right of a party concerning information obtained otherwise than under this memorandum.

EXECUTED AS A MEMORANDUM:

THE COMMON SEAL of the ESSENTIAL SERVICES COMMISSION was affixed pursuant to the authority of the Commission on the 27th day of May 2010 DR RON BEN-DAVID Chairperson)))
DI BATES Director of Marine Safety	

Essential Services Commission Act 2001

THIS MEMORANDUM is made on the 30th day of April 2010

PARTIES:

ESSENTIAL SERVICES COMMISSION (the 'Commission')

and

VICTORIAN REGIONAL CHANNELS AUTHORITY (the 'Authority')

BACKGROUND:

- A. The Authority is a prescribed agency for the purposes of the ESC Act.
- B. The parties have entered into this memorandum of understanding to provide for consultation between them and the integration and coordination of their regulatory and other activities, in accordance with sections 15 and 16 of the ESC Act.

OPERATIVE PROVISIONS:

1. Definitions

In this memorandum, including the background:

'ESC Act' means the Essential Services Commission Act 2001 (Vic.);

'PS Act' means the Port Services Act 1995 (Vic.);

'port waters' means the port waters of Geelong, Hasting and Portland as declared by Order in Council made under section 5(2) of the PS Act;

'prescribed agency' has the same meaning as in the ESC Act;

'regulated industry' has the same meaning as in the ESC Act.

2. Objectives and purpose of this memorandum

This memorandum seeks to:

- (a) ensure that the regulatory and decision making processes of the parties in relation to regulated industries are closely integrated and better informed;
- (b) avoid overlap or conflict between regulatory schemes (either existing or proposed) affecting regulated industries;
- (c) provide for sharing information between the parties in the context of their respective roles in relation to regulated industries;
- (d) promote the adoption of a best practice approach to regulation; and
- (e) assist in ensuring that the Commission is in a position to have regard to relevant environmental legislation and regulatory practice in its decision making in relation to regulated industries.

3. The role of the Commission

- 3.1 The Commission currently has functions relating to the economic regulation of the electricity, gas, ports, freight rail, taxi, hire car, tow truck, statutory insurance and water industries. The Commission also has responsibilities in relation to energy efficiency programs and the provision of advice to Government. Its specific functions are:
 - (a) to perform such functions as are conferred by the ESC Act and the relevant legislation under which a regulated industry operates;
 - (b) to advise the relevant Minister on matters relating to the economic regulation of regulated industries, including reliability issues;
 - (c) when requested by the Minister to do so, to conduct an inquiry into any systemic reliability of supply issues related to a regulated industry or other essential service specified by the Minister in the request;

- (d) to conduct inquiries and report under the ESC Act on matters relating to regulated industries;
- (e) to make recommendations to the Minister as to whether an industry which provides an essential service should become a regulated industry or whether a regulated industry should continue to be a regulated industry;
- (f) to conduct public education programs for the purpose of promoting its objectives under the ESC Act and the relevant legislation and in relation to significant changes in the regulation of a regulated industry;
- (g) to advise the Minister in relation to any other matter referred to the Commission by the Minister; and
- (h) to administer the ESC Act.
- 3.2 The Commission's primary objective in performing those functions is to promote the long-term interests of Victorian consumers having regard to the price, quality and reliability of essential services. In seeking to achieve that primary objective, the Commission must have regard to the following matters to the extent they are relevant in any particular case:
 - (a) efficiency in the industry and incentives for long-term investment;
 - (b) the financial viability of the industry;
 - (c) the degree of, and scope for, competition within an industry;
 - (d) the relevant health, safety, environmental and social legislation applying to the industry;
 - (e) the benefits and costs of regulation (including externalities and the gains from competition and efficiency) for
 - (i) consumers and users of products or services (including low income and vulnerable consumers);
 - (ii) regulated entities;
 - (f) consistency in regulation between States and on a national basis;
 - (g) any matters specified in relevant statutes.
- 3.3 The Commission must also perform its functions and exercise its powers in such a manner as the Commission considers best achieves any objectives specified in the relevant legislation under which a regulated industry operates.

4. The role of the Authority

- 4.1 The Authority is to ensure that port waters and channels in port waters are managed safely for use on a fair and reasonable basis.
- 4.2 The Authority owns channels associated navigation aids and other plant and equipment relevant to its operations.
- 4.3 The specific functions of the Authority are set out in the PS Act and is responsible for ensuring that the following functions are carried out in relation to port waters and channels in port waters in commercial trading ports:
 - (a) the establishment, management and, in accordance with the standards developed by the Director of Marine Safety, the dredging and maintenance of channels in the port waters;
 - (b) the provision and maintenance, in accordance with the standards developed by the Director of Marine Safety, of navigation aids in connection with navigation in the port waters;
 - (c) the general direction and control of the movement of vessels within the port waters in accordance with the **Marine Act 1988**;
 - (d) the provision of technical advice and support to port managers about the management and operations of port waters and channels in port waters;

- (e) at the request of the port manager and with the approval of the Minister, the assistance to a port manager with integrated planning, development, management and promotion activities for the port; and
- (f) such other functions as are conferred on the Authority by the PS Act or any other Act.

5 How the parties will consult

- 5.1 Where relevant, the Commission will, as early as practicable, consult with the Authority:
 - (a) in the making of a determination;
 - (b) in the conduct of an inquiry after first consulting with the Minister; and
 - (c) in preparing and reviewing the Commission's Charter of Consultation and Regulatory Practice.
- 5.2 The Authority will, if requested in writing by the Commission to do so, consult with the Commission:
 - (a) in relation to any matter specified by the Commission which is relevant to its objectives or functions; and
 - (b) in respect of a matter specified by the Commission which may impact on a regulated industry.
- 5.3 Each party, having regard to their respective roles in relation to each regulated industry, will:
 - (a) consult with and involve the other in the performance of any function that has or is likely to have material implications for the other;
 - (b) ensure that such consultation occurs as early as practicable in the parties' regulatory, advisory or decision making processes;
 - (c) on request, provide the other with timely advice on regulatory matters for which it is responsible;
 - (d) provide the other with timely relevant information on industries or industry issues for which both parties have some responsibility;
 - (e) promptly inform the other of any material changes to its role or to the regulatory arrangements it administers;
 - (f) exchange details of annual work programs to the extent that they are relevant to the role of the other;
 - (g) provide the other with advance notice of its intention to undertake a major review or activity that will or may have material implications for the other;
 - (h) identify opportunities to coordinate strategic planning and undertake knowledge sharing initiatives to optimise material understanding of roles and strategic directions;
 - (i) identify relevant project officers to allow for the coordination of particular regulatory projects; and
 - (j) publish this memorandum on its website.

6. How the parties will manage their relationship and resolve disputes

- 6.1 Each party will ensure that, at all times while this memorandum is in force, one of its staff members is designated and known to the other as its contact officer for the purposes of this memorandum.
- 6.2 At the date of this memorandum, the contact officer for the Commission is Ms Natalia Southern, and the contact officer for the Authority is Mr Peter McGovern. Each party will give notice of any change to its contact officer to the other in writing, promptly after the change is made.

- 6.3 Each party will ensure that its contact officer:
 - (a) makes themself (or an alternate) available at all relevant times to address any questions, concerns or disputes arising out of the operation of this memorandum which are raised by either party;
 - (b) instigates periodic (and in any event not less than three-yearly) reviews of this memorandum directed, in particular, to the potential for improvement in its terms or operation and to the effect (if any) of regulatory change on its terms, operation or utility; and
 - (c) arranges (in conjunction with the other's contact officer) such meetings of appropriate staff of the parties as and when necessary or desirable to facilitate the efficient and effective operation of this memorandum and including, in any event, a meeting of respective Chairpersons of the parties no less frequently than annually.
- 6.4 If there is a dispute between the parties as to the terms or operation of this memorandum, each party will ensure that its contact officer endeavours in good faith to resolve that dispute with the other's contact officer. If, however, a contact officer gives notice to the other party's contact officer of the view that the dispute is unlikely to be resolved by discussions between the contact officers, then each party's contact officer must promptly:
 - (a) brief the party's Chairperson (or a nominee of the party's Chairperson) of details of the relevant dispute; and
 - (b) arrange with the other's contact officer for a meeting of the Chairpersons of the parties (or their respective nominees), with the objective of settling the dispute amicably.

7. Use and disclosure of information

- 7.1 The capacity of a party to use or disclose information, or take information into account, is or may be (depending on the nature or source of the information) restricted by law.
- 7.2 If a party discloses information to the other party under this memorandum, the disclosing party may place restrictions on the recipient's use or disclosure of that information, being restrictions it believes in good faith are necessary for compliance with binding restrictions on disclosure. A party receiving information will observe any such restriction noting, however, that this requirement does not limit:
 - (a) any other legal obligation of a party relating to the disclosure or use of information; and
 - (b) any right of a party concerning information obtained otherwise than under this memorandum.

EXECUTED AS A MEMORANDUM

THE COMMON SEAL of the ESSENTIAL SERVICES COMMISSION was affixed pursuant to the authority of the Commission the 30th day of April 2010 RON BEN-DAVID Chairperson)))	
For and on behalf of the VICTORIAN REGIONAL CHANNELS AUTHORITY in the presence of: KAS SZAKIEL Witness))	PETER McGOVERN Authorised Person

Essential Services Commission Act 2001

THIS MEMORANDUM is made on the 15th day of March 2010 **PARTIES:**

ESSENTIAL SERVICES COMMISSION (the 'Commission')

and

EMERGENCY SERVICES COMMISSIONER (the Commissioner)

BACKGROUND:

- A. The Commission is an independent statutory authority established by the ESC Act.
- B. The Emergency Services Commissioner is a prescribed agency for the purposes of the ESC Act.
- C. The parties have entered into a memorandum of understanding to provide for consultation between the Commission and the Commissioner and the integration and coordination of their regulatory and other activities, in accordance with sections 15 and 16 of the ESC Act.

OPERATIVE PROVISIONS:

1. Definitions

In this memorandum, including the background:

'Chairperson' means the Chairperson of the Essential Services Commission;

'EM Act' means the Emergency Management Act 1986 (Vic.);

'ESC Act' means the Essential Services Commission Act 2001;

'emergency management' has the same meaning as the EM Act;

'Essential Services Commission' means the statutory body as described in the ESC Act ('the Commission');

'Emergency Services Commissioner' means the person appointed under the section 21B of the EM Act ('the Commissioner');

'Minister' means the Minister for Finance

'prescribed agency' has the same meaning as in the ESC Act;

'regulated industry' has the same meaning as in the ESC Act.

2. Objectives and purpose of this memorandum

This memorandum seeks to:

- (a) ensure that the regulatory and decision making processes of the parties in relation to regulated industries are closely integrated and better informed;
- (b) avoid overlap or conflict between regulatory schemes (either existing or proposed) affecting regulated industries;
- (c) provide for sharing information between the parties in the context of their respective roles in relation to regulated industries;
- (d) promote the adoption of a best practice approach to regulation; and
- (e) assist in ensuring that the Commissioner is in a position to have regard to relevant emergency management legislation and the encouragement of best practice emergency management in its decision making in relation to regulated industries.

3. The role of the Commission

- 3.1 The Commission currently has functions relating to the economic regulation of the electricity, gas, ports, grain handling, freight rail, taxi, hire car, tow truck, statutory insurance and water industries. The Commission also has responsibilities in relation to energy efficiency programs and the provision of advice to government. Its specific functions are:
 - (a) to perform such functions as are conferred by the ESC Act and the relevant legislation under which a regulated industry operates;
 - (b) to advise the relevant Minister on matters relating to the economic regulation of regulated industries, including reliability issues;

- (c) when requested by the Minister to do so, to conduct an inquiry into any systemic reliability of supply issues related to a regulated industry or other essential service specified by the Minister in the request;
- (d) to conduct inquiries and report under the ESC Act on matters relating to regulated industries;
- (e) to make recommendations to the Minister as to whether an industry which provides an essential service should become a regulated industry or whether a regulated industry should continue to be a regulated industry;
- (f) to conduct public education programs for the purpose of promoting its objectives under the ESC Act and the relevant legislation and in relation to significant changes in the regulation of a regulated industry;
- (g) to advise the Minister in relation to any other matter referred to the Commission by the Minister; and
- (h) to administer the ESC Act.
- 3.2 The Commission's primary objective in performing those functions is to promote the long-term interests of Victorian consumers with regard to the price, quality and reliability of essential services. In seeking to achieve that primary objective, the Commission must have regard to the following matters to the extent they are relevant in any particular case:
 - (a) efficiency in the industry and the incentive for efficient long-term investment;
 - (b) the financial viability of the industry;
 - (c) the degree of, and scope for, competition within an industry;
 - (d) the relevant health, safety, environmental and social legislation applying to the industry;
 - (e) the benefits and costs of regulation (including externalities and the gains from competition and efficiency) for
 - (i) consumers and users of products or services (including low income and vulnerable consumers);
 - (ii) regulated entities;
 - (f) consistency in regulation between States and on a national basis;
- 3.3 The Commission must also perform its functions and exercise its powers in such a manner as the Commission considers best achieves any objectives specified in the relevant legislation under which a regulated industry operates.

4. The role of the Commissioner

- 4.1 The Commissioner has the following functions:
 - (a) to establish and monitor standards for the prevention and management of emergencies to be adopted by all emergency services agencies as defined in the EM Act;
 - (b) to advise, make recommendations and report to the Minister on any issue in relation to emergency management;
 - (c) to encourage and facilitate cooperation between all agencies to achieve the most effective utilisation of all services;
 - (d) to act as Executive Officer of the Victorian Emergency Management Council; and
 - (e) any other function conferred on the Commissioner by or under the EM Act or any other Act.
- 4.2 The Commissioner's primary objective in performing those functions is to protect the Victorian community by making it safety aware and by ensuring appropriate emergency prevention, response and recovery procedures are in place. The Commissioner seeks to:
 - (a) provide leadership on emergency management issues and best practice;

- (b) coordinate whole of Government and emergency services management activities;
- (c) engage and consult the community on emergency management issues; and
- (d) promote emergency management and community awareness initiatives.

5 How the parties will consult

- 5.1 Where relevant, the Commission will, as early as practicable, consult with the Commissioner:
 - (a) in the making of a determination;
 - (b) in the conduct of an inquiry or investigation, after first consulting with the Minister; and
 - (c) in preparing and reviewing the Commission's Charter of Consultation and Regulatory Practice.
- 5.2 The Commissioner will, if requested in writing by the Commission to do so, consult with the Commission:
 - (a) in relation to any emergency management matter specified by the Commission which is relevant to the Commission's objectives or functions; and
 - (b) in respect of an emergency management matter specified by the Commission which may impact on a regulated industry.
- 5.3 The Commission will, if requested by the Commissioner to do so, consult with the Commissioner in respect of a matter specified by the Commissioner which may impact on emergency management in Victoria.
- 5.4 Each party in accordance with their respective roles in relation to each regulated industry will:
 - (a) consult with and involve the other in the performance of any function that has or is likely to have material implications for the other;
 - (b) ensure that such consultation occurs as early as practicable in the parties' regulatory, advisory, facilitative/cooperative or decision making processes;
 - (c) on request, provide the other with timely advice on regulatory matters for which it is responsible;
 - (d) promptly inform the other of any material changes to its role or to the regulatory arrangements it administers;
 - (e) exchange details of annual work programs to the extent that they are relevant to the role of the other;
 - (f) provide the other with advance notice of its intention to undertake a major review or activity that will or may have material implications for the other;
 - (g) identify opportunities to coordinate strategic planning and undertake knowledge sharing initiatives to optimise material understanding of roles and strategic directions;
 - (h) identify relevant project officers to allow for the coordination of particular regulatory projects; and
 - (i) publish this memorandum on its website.

6. How the parties will manage their relationship and resolve disputes

6.1 Each party will ensure that, at all times while this memorandum is in force, one of its staff members is designated and known to the other as its contact officer for the purposes of this memorandum.

At the date of this memorandum, the contact officer for the Commission is Director, Corporate Services and the contact officer for the Commissioner is Manager, Emergency Management, Legal and Policy.

6.2 Each party will give notice of any change to its contact officer in writing to the other, promptly after the change is made.

- 6.3 Each party will ensure that its contact officer:
 - (a) makes himself or herself (or an alternate) available at all relevant times to address any questions, concerns or disputes arising out of the operation of this memorandum which are raised by either party;
 - (b) instigates periodic (and in any event not less than three-yearly) reviews of this memorandum directed, in particular, to the potential for improvement in its terms or operation and to the effect (if any) of regulatory change on its terms, operation or utility; and
 - (c) arranges (in conjunction with the other's contact officer) such meetings of appropriate staff of the parties as and when necessary or desirable to facilitate the efficient and effective operation of this memorandum and including, in any event, a meeting of the Chairperson and the Commissioner no less frequently than annually.
- 6.4 If there is a dispute between the parties as to the terms or operation of this memorandum, each party will ensure that its contact officer endeavours in good faith to resolve that dispute with the other's contact officer. If, however, a contact officer gives notice to the other party's contact officer of the view that the dispute is unlikely to be resolved by discussions between the contact officers, then each party's contact officer must promptly:
 - (a) brief the Chairperson or Commissioner (or a nominee of the party's Chairperson or Commissioner) of details of the relevant dispute; and
 - (b) arrange with the other's contact officer for a meeting of the Chairperson and the Commissioner (or their respective nominees), with the objective of settling the dispute amicably.

7. Use and disclosure of information

- 7.1 The capacity of a party to use or disclose information, or take information into account, is or may be (depending on the nature or source of the information) restricted by law.
- 7.2 If a party discloses information to the other party under this memorandum, the disclosing party may place restrictions on the recipient's use or disclosure of that information, being restrictions it believes in good faith are necessary for compliance with binding restrictions on disclosure. A party receiving information will observe any such restriction noting, however, that this requirement does not limit:
 - (a) any other legal obligation of a party relating to the disclosure or use of information; and
 - (b) any right of a party concerning information obtained otherwise than under this memorandum.

EXECUTED AS A MEMORANDUM:

THE COMMON SEAL of the ESSENTIAL SERVICES COMMISSION was affixed pursuant to the authority of the Commission on the 15th day of March 2010 RON BEN-DAVID Chairperson)))
THE COMMON SEAL of the EMERGENCY SERVICES COMMISSIONER is duly affixed in the presence of: BRUCE ESPLIN Emergency Services Commissioner)))

Fisheries Act 1995

FISHERIES NOTICE NO. 8/2010

I, Anthony Hurst, delegate of the Minister for Agriculture, make the following Fisheries Notice[.]

Dated 26 June 2010

ANTHONY HURST Executive Director Fisheries Victoria

FISHERIES (RECREATIONAL REEF TRIAL EXCLUSION ZONE) NOTICE NO. 8/2010

1. Title

This Notice may be cited as the Fisheries (Recreational Reef Trial Exclusion Zone) Notice No. 8/2010.

2. **Objectives**

The objective of this Notice is to introduce commercial exclusion zones (1 km²) around recreational reef areas to enable accurate monitoring of recreational use of the reefs and to maximise opportunities for recreational fishers to catch fish at these sites. Three recreational reefs have been deployed, each covering an area of approximately 50 m² on the eastern side of Port Phillip Bay - Aspendale, Seaford and Frankston.

3. Authorising provision

This Notice is made under sections 67, 114 and 152 of the Fisheries Act 1995.

4. Commencement

This Notice comes into operation the day it is published in the government gazette.

Definitions 5.

In this Notice 'recreational reef zone' means:

World Geodetic System 1984 (WGS84)						
Recreational Reef Zone siteCorner of zone		Easting (X axis coordinates)	Northing (Y axis coordinates)	Latitude (decimal degrees)	Longitude (decimal degrees)	
	NW	330734.8	5788931	-38.0315°	+145.0714°	
Acrondolo	NE	331734.8	5788931	-38.0317°	+145.0827°	
Aspendale	SE	331734.8	5787931	-38.0407°	+145.0825°	
	SW	330734.8	5787931	-38.0405°	+145.0711°	
	NW	332807.5	5783279	-38.0828°	+145.0936°	
Seaford	NE	333807.5	5783279	-38.083°	+145.105°	
Sealoid	SE	333807.5	5782279	-38.092°	+145.1048°	
	SW	332807.5	5782279	-38.0918°	+145.0934°	
	NW	332237.8	5777277	-38.1368°	+145.0857°	
Frankston	NE	333237.8	5777277	-38.137°	+145.0971°	
FTAIIKSIOII	SE	333237.8	5776277	-38.146°	+145.0969°	
	SW	332237.8	5776277	-38.1458°	+145.0855°	

6. Prohibition of commercial fishing in a recreational reef zone

- (1) For the purposes of section 67 of the Act, the taking of any fish in a recreational reef zone by any person acting under an access licence or general permit (including the holder) is prohibited.
- (2) For the purposes of section 114 of the Act, the use of commercial fishing equipment in a recreational reef zone is prohibited.

Notes:

- 1. Contravention of any prohibition under section 67 of the Act set out in this Fisheries Notice is an offence under section 67(3) of the Act. A maximum penalty of 100 penalty units or 6 months imprisonment or both applies.
- 2. Contravention of any prohibition under section 114 of the Act set out in this Fisheries Notice is an offence under section 114(3) of the Act. A maximum penalty of 100 penalty units or 6 months imprisonment or both applies.

7. Revocation

Unless sooner revoked, this Fisheries Notice will be automatically revoked 12 months after the day on which it comes into operation.

Occupational Health and Safety Act 2004

VICTORIAN WORKCOVER AUTHORITY

Notice of Issue of Major Hazard Licence

On 30 June 2010, Major Hazards Licence MHL 046/01 for the Otway Onshore Gas Plant, 305 Waarre Road, Port Campbell 3269, transferred under Chapter 6 – Licensing and Registration (Regulation 6.1.30) of the Occupational Health and Safety Regulations 2007 as outlined below:

Following Notification, the licence was transferred to reflect the change in operator to Origin Energy Resources Limited, Level 21, 360 Elizabeth Street, Melbourne, Victoria 3000.

The transferred Major Hazard Facility Licence was issued for the remainder of the current 5 year term and will expire on 29 July 2012.

The following Schedule 9 materials are authorised by the licence:

From Table 1 of Schedule 9 Occupational Health and Safety Regulations 2007

Material	UN Nos. included under Name
LP gases	1075, 1978

From Table 2 of Schedule 9 Occupational Health and Safety Regulations 2007

Material	Description
Flammable materials	Liquids that meet the criteria for Class 3 Packing Group 1
Flammable materials	Liquids that meet the criteria for Class 3 Packing Group II or III
Compressed and liquefied gases	Compressed or liquefied gases of class 2.1 or subsidiary risk 2.1

Note: The small quantities of other Schedule 9 materials mentioned in the Safety Case are noted. GREG TWEEDLY Chief Executive

Housing Act 1983

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

Yarra Community Housing Limited

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

In accordance with a Funding Deed dated 10 January 2007 between the Director and Yarra Community Housing Limited the following land is land in which the Director is deemed to have an interest in under section 107 of the Act.

Volume	Folio	Address	
04232	306	95–105 Wellington Street, Collingwood	
06077	316	90–100 Mount Street, Heidelberg	
08145	228	95–105 Wellington Street, Collingwood	
08431	557	95–105 Wellington Street, Collingwood	
08595	083	90–100 Mount Street, Heidelberg	
09680	733	33 Alma Street, Fitzroy (rear of 38–42 Gertrude Street, Fitzroy)	
09903	200	90–100 Mount Street, Heidelberg	
10013	898	9 Kingsley Court, Thomastown	
10762	088	32 Silvergum Street, Wyndham Vale	
10835	105	95–105 Wellington Street, Collingwood	
10856	308	28 Chlorinda Road, Tarneit	
11047	329	19 Fawkner Road, Wyndham Vale	
11091	460	11 Dragonfly Court, Tarneit	
11091	462	9 Dragonfly Court, Tarneit	
11091	472	1 Butterfly Boulevard, Tarneit	
11146	657	36 Evadene Drive, Tarneit	
11146	686	31 Evadene Drive, Tarneit	
11146	687	29 Evadene Drive, Tarneit	
11146	703	5 Vive Street, Tarneit	
11146	705	1 Vive Street, Tarneit	
11146	714	49 Chlorinda Road, Tarneit	
11178	881	95–105 Wellington Street, Collingwood	
11179	715	95–105 Wellington Street, Collingwood	
11187	630	2–6 Flockhart Street, Abbotsford	

Volume	Folio	Address	
11190	202	28 Romek Way, Truganina	
11190	216	11 Waddywood Court, Truganina	
11190	217	12 Waddywood Court, Truganina	
11190	570	8 Brigalow Drive, Truganina	
11190	571	6 Brigalow Drive, Truganina	

Dated 21 June 2010

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

Private Agents Act 1966

NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES UNDER THE PROVISIONS OF THE **PRIVATE AGENTS ACT 1966**

I, the undersigned, being the Registrar of the Magistrates' Court of Victoria at Frankston, hereby give notice that application, as listed below, have been lodged for hearing at the Frankston Magistrates' Court on 15 June 2010.

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

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

Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee	Applicant or in the case of a Firm or Corporation, of the		Type of Licence	Date of Hearing
Gary David Walsh	Skip Tracker Pty Ltd	Suite 5/307 Main Street, Mornington, Vic. 3931	Commercial Sub-agent's Licence	26 July 2010

Dated at Frankston 18 June 2010

SIMONE JACOB Registrar Magistrates' Court of Victoria

Private Agents Act 1966

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

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

Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing
Noel Charles Peters	Jemena Asset Management Pty Ltd	321 Ferntree Gully Road, Mt Waverley, Vic. 3149	Commercial Sub-agent's Licence	16 July 2010

Dated at Frankston 18 June 2010

SIMONE JACOB Registrar Magistrates' Court of Victoria

Land Acquisition and Compensation Act 1986

FORM 1

Ss 6 and 8(1) Reg. 7

Notice of Intention to Acquire

TO: Brian and Joan Kelson and any other interests in the land

Warrnambool City Council intends to acquire an interest in fee simple of a 141 square metre parcel of land marked 'R–1' on the attached survey plan, and contained within Certificate of Title Volume 9442 Folio 154 (Land).

A copy of this survey plan can also be inspected without charge at the Warrnambool City Council offices at 25 Liebig Street, Warrnambool, during the hours of 8.30 am to 5.00 pm.

Warrnambool City Council considers that the land is suitable to accommodate the road widening of Balmoral Road, Warrnambool.

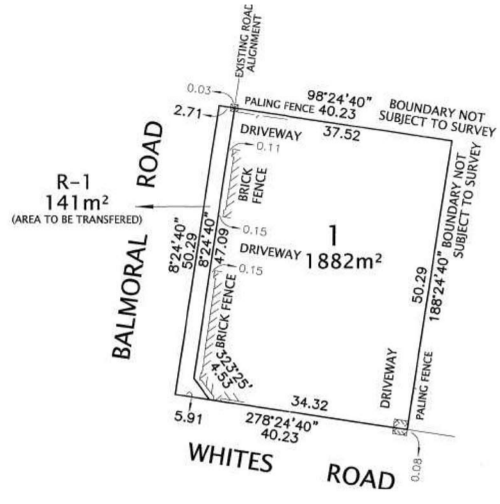
The Land:

- 1. is not reserved for a public purpose under the Warrnambool Planning Scheme; or
- 2. is exempted from the reservation requirements under section 5 of the Land Acquisition and Compensation Act 1986; or
- 3. is in a class of land exempted from reservation under section 5 of the Land Acquisition and Compensation Act 1986; or
- 4. has not been certified by the Governor in Council as land which need not be reserved; or
- 5. is not special project land under section 2011(3) of the Planning and Environment Act 1987.

At the present time it is expected that Warrnambool City Council may require possession of the land approximately three months from the date of this notice. This date may change.

Warrnambool City Council requires you to provide it with information about the following:

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



Dated 9 June 2010

For and on behalf of the Warrnambool City Council Signed by MR BRUCE ANSON Chief Executive Officer Warrnambool City Council

Road Safety Act 1986

GEORGE DERRICK MEMORIAL RALLY SATURDAY 17 JULY 2010

Under section 68(3) of the **Road Safety Act 1986**, I declare that sub-sections (1) and (2) of section 68 of the Act shall not apply with respect to the event known as the George Derrick Memorial Rally conducted on Saturday 17 July 2010 (12.15 pm–11.30 pm) on the following roads as per the schedule:

Stage 1	Higgins Lane between Sunraysia Highway and Susans Lane Susans Lane between Higgins Lane and Turpins Lane Turpins Lane between Susans Lane and Glenlofty–Warrenmang Road
Stage 2 and 8	Crofts Track between Crofts Cross Track and Glenlofty Track Glenlofty Track between Crofts Tracks and Main Break Track Main Break Track between Glenlofty Track and Glenlofty–Warrenmang Road
Stage 3	Main Break Track between Glenlofty Track and Mountain Hut Road
Stage 4 and 7	Blacks Lane between Pyrenees Highway and Porcupine Track Porcupine Track between Blacks Lane and Levers Track Levers Track between Porcupine Track and Levers Lane Levers Lane between Levers Track and Blacks Lane Blacks Lane between Levers Lane and Wardlaws Lane Wardlaws Lane between Blacks Lane and Pyrenees Highway
Stage 5	Andersons Road between Pyrenees Highway and Richards Lane Richards Lane between Andersons Road and McDonalds Road McDonalds Road between Richards Lane and Johnsons Road Johnsons Road between McDonalds Road and Pyrenees Highway
Stage 6	Emery Track to Main Break Track
Stage 9	No. 2 Creek Road between Main Break Track and Vinoca Road Vinoca Road between No. 2 Creek Road and Old No. 2 Creek Road

STEVE BROWN Executive Director Regional Services VicRoads

Water Act 1989

ABOLITION OF CAMPASPE DEEP LEAD GROUNDWATER SUPPLY PROTECTION AREA ORDER 2010

I, Tim Holding MP, Minister for Water, being the Minister administering the **Water Act 1989**, make the following Order:

1. Citation

This Order is called the Abolition of Campaspe Deep Lead Groundwater Supply Protection Area Order 2010.

2. Authorising provision

This Order is made under section 28(1) of the Water Act 1989.

3. Commencement

This Order commences on 1 August 2010.

4. Abolition of Campaspe Deep Lead Groundwater Supply Protection Area

The Campaspe Deep Lead Groundwater Supply Protection Area declared by Order published in the Government Gazette on 7 January 1999 is abolished.

Dated 15 June 2010

TIM HOLDING MP Minister for Water

Water Act 1989

LOWER CAMPASPE VALLEY WATER SUPPLY PROTECTION AREA (GROUNDWATER) ORDER 2010

I, Tim Holding MP, Minister for Water, being the Minister administering the **Water Act 1989**, make the following Order:

Citation

1. This Order is called the Lower Campaspe Valley Water Supply Protection Area (Groundwater) Order 2010.

Authorising provision

2. This Order is made under section 27(1) of the Water Act 1989.

Commencement

3. This Order commences on 1 August 2010.

Declaration of Lower Campaspe Valley Water Supply Protection Area

- 4. I declare the area:
 - (a) from the surface to all depths and coloured light brown referred to as the Lower Campaspe Valley WSPA in the Legend on Plan No. LEGL./09-253; and
 - (b) from 25 metres below the surface to all depths and coloured pink referred to as the Shepparton Irrigation District WSPA in the Legend on Plan No. LEGL./09-253; and
 - (c) from 25 metres below the surface to all depths and coloured green referred to as the Campaspe West Salinity Management Plan Area in the Legend on Plan No. LEGL./09-253;

to be a water supply protection area.

5. This water supply protection area is to be known as the Lower Campaspe Valley Water Supply Protection Area.

Dated 15 June 2010

TIM HOLDING MP Minister for Water

Note: 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.

Water Act 1989

PERMANENT TRADING LOWER CAMPASPE VALLEY WATER SUPPLY PROTECTION AREA (GROUNDWATER) EXEMPTION ORDER 2010

I, Tim Holding MP, Minister for Water, as Minister administering the Water Act 1989, make the following Order:

Citation

1. This Order is called the Permanent Trading Lower Campaspe Valley Water Supply Protection Area (Groundwater) Exemption Order 2010.

Authorising provision

2. This Order is made under section 308 of the Water Act 1989 (the Act).

Purpose

3. The purpose of this Order is to exempt the Minister (or a delegate) from the provision in the Act that requires consideration of an application for the permanent trade of a licence to take and use water to be deferred when an Order for the declaration of a water supply protection area under section 27(1) of the Act has been made until notice of the approval or refusal of a draft management plan has been published.

Duration

4. This Order commences on 1 August 2010 and remains in force until notice of the approval or refusal of a draft management plan for the Lower Campapse Valley Water Supply Protection Area has been published under section 32A(7) of the Act.

Exemption

5. The Minister administering the Act is exempt from the requirement contained in section 54(2)(d) of the Act to defer an application under section 62 of the Act for approval of a permanent transfer of a licence to take groundwater in the Lower Campapse Valley Water Supply Protection Area.

Dated 15 June 2010

TIM HOLDING MP Minister for Water

Safety on Public Land Act 2004

DECLARATION OF PUBLIC SAFETY ZONES

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

1. Definitions

In this declaration:

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

2. Declaration of Public Safety Zone

- (a) 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 are 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 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.
- (d) The public safety zones are limited to all areas that contain State forest within an area identified by the coordinates in the Schedule.

3. Purpose for which the area has 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 a public safety zones are:

- (a) timber harvesting operations;
- (b) the protection of soil and water;
- (c) protection of natural values; and
- (d) 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 a public safety zones is specified to be the period commencing from 1 July 2010 and ending on 30 June 2011 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 all or any activity occurring or taking place in the declared public safety zones, other than an activity that does not interfere with any activity of an exempt person.
- (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 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) 'interferes 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 an activity.

6. Periods when access is prohibited

For the purposes of section 5(1)(d) of the Act, the times during which access to the declared public safety zones is prohibited is specified to be at all times.

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 timber harvesting operations which are authorised operations within the meaning of section 45 of the **Sustainable Forests (Timber) Act 2004** including:
 - (i) VicForests and its employees, agents and contractors;
 - (ii) persons who have an agreement with VicForests to harvest or sell timber resources and their employees, agents and contractors;
 - (iii) holders of licences or permits under section 52 of the Forests Act 1958 and their employees, agents and contractors.
- (b) Persons undertaking timber harvesting operations in accordance with an approved Plan of Utilization as defined in the Forests (Wood Pulp Agreement) Act 1996.
- (c) Holders of licences or permits granted under section 52 of the **Forests Act 1958** to thin, cut and remove timber, to cut forest produce specified in the licence, to dig forest produce specified in the licence or to take away forest produce specified in the licence and their employees, agents and contractors.
- (d) Holders of Bee Farm licences, Bee Range area Licences, Apiary Occupation Rights granted under Subdivision 2 of Division 9, of Part 1 of the Land Act 1958, on Crown Land.
- (e) Employees, agents and contractors of the Department of Sustainability and Environment engaged in carrying out their functions.
- (f) Employees, agents and contractors of the Country Fire Authority, WorkSafe, Environment Protection Authority and the State Emergency Services engaged in carrying out their functions.
- (g) Members of the police force of Victoria engaged in carrying out their functions.
- (h) Persons appointed as environmental auditors under the Environment Protection Act 1970 and their agents in carrying out their functions as forestry auditors engaged by the Department of Sustainability and Environment.
- (i) Persons who have been selected by the Department of Sustainability and Environment to act as audit observers and who are participating in this activity exclusively. Audit observers must be in the company of an environmental auditor appointed under the Environment Protection Act 1970 and their agents in carrying out their functions as forestry auditors.

- (j) Holders of leases, licences, permits or other authorities (and associated employees, agents and contractors) under the Mineral Resources Development Act 1990, Extractive Industries Development Act 1995 and Petroleum Act 1998, other than holders of miners' rights and tourist fossicking authorities under the Mineral Resources Development Act 1990, whilst undertaking works associated with that lease, licence, permit or authority in the areas covered by the declaration provided that:
 - those works do not interfere with or hinder timber harvesting operations or the protection of natural values;
 - (ii) those classes of person have made prior arrangements with the forest manager to be in the area for the purpose of undertaking those works;
 - (iii) those classes of person abide by the Occupational, Health and Safety requirements established by the Department of Sustainability and Environment, VicForests or the contractor in charge of the site.

Dated 24 June 2010

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

Notes:

- A map showing the public safety zone is held at the Department of Sustainability and Environment (DSE) Area Offices at Ballarat, Bendigo, Benalla, Traralgon and Bairnsdale and at DSE's head office at 8 Nicholson Street, East Melbourne, Vic. 3002 (by appointment with the Project Officer, Forestry Operations – Utilisation). The map is also available on the following website: http://www.dse.vic.gov.au/forests
- 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.

Exter	nt of the pu	hlic safety			Forest	District	Coupe Number or
	west limit		east limit	Zone	Management Area	District	area name
243868	6046500	245587	6048660	55	Mid Murray	Cohuna	106-001-0015
240667	6047720	241906	6050290	55	Mid Murray	Cohuna	106-001-0017
246408	6043260	248578	6044850	55	Mid Murray	Cohuna	106-002-0014
249404	6042250	251143	6044040	55	Mid Murray	Cohuna	106-003-0001
247897	6041080	249377	6042990	55	Mid Murray	Cohuna	106-003-0014
252378	6036340	254650	6038110	55	Mid Murray	Cohuna	106-004-0020
230000	6059450	231505	6061440	55	Mid Murray	Cohuna	113-001-0004
233759	6056860	235941	6058520	55	Mid Murray	Cohuna	113-002-0012
264975	5933510	266498	5935200	55	Bendigo	Bendigo	151-003-0003
273634	5937990	276033	5939560	55	Bendigo	Bendigo	151-007-0018
269609	5931560	271071	5933180	55	Bendigo	Bendigo	151-009-0020
270352	5932520	272282	5933820	55	Bendigo	Bendigo	151-009-0020
245020	5919830	246163	5921410	55	Bendigo	Bendigo	152-008-0014
314853	5932320	315998	5933760	55	Bendigo	Rushworth	153-003-0014
315663	5932320	317711	5933680	55	Bendigo	Rushworth	153-005-0002
318159	5931660	319226	5932520	55	Bendigo	Rushworth	153-005-0002 153-008-005A
242695	5895910	244075	5896820	55	Bendigo	Castlemaine	153-008-005A 154-005-0025
268566	5885730	269549	5887050	55	Bendigo	Castlemaine	155-005-0007
318847	5942590	320216	5943950	55	Bendigo	Rushworth	156-004-001A
		1	1	55	Bendigo	Rushworth	
319648 318953	5941460 5937620	320398 320683	5942750 5938890	55	Bendigo	Rushworth	156-005-002A 156-006-0006
319130	5936670	320583	5938310	55	Bendigo	Rushworth	156-006-0008
	5938420			55	Bendigo		
319727	5942260	321130	5939680 5943440	55	Bendigo	Rushworth	156-006-017B
330123 331963	5942280	331844 332664	5943440	55	Bendigo	Rushworth Rushworth	156-009-0011 156-009-008B
277646	5912570	280030	5915700	55	Bendigo	Heathcote	157-008-0001
		1	1	55	Bendigo		
292797	5910220 5910950	293710	5911710 5912480	55	-	Heathcote	158-015-0013
289619		291976	5910160	55	Bendigo Bendigo	Heathcote	158-015-0015 158-016-0007
292384	5909260	293872 282092	1	55	-	Heathcote	
280525	5923410		5925190	55	Bendigo Midlands	Heathcote Macedon	158-021-0008
239269	5783870	240016	5784600				170-000-0001
238019	5783290	239295	5784720	55 55	Midlands Midlands	Macedon	170-000-0002
238192	5822700	238911	5823460	55	Midlands	Daylesford	182-502-0006
239925	5822420	240567	5823500			Daylesford	182-502-0007
237141	5821790	238196	5822950	55	Midlands	Daylesford	182-502-0008
248105	5867030	248876	5868240	55	Midlands	Daylesford	192-711-0001
248761	5866810	249870	5868280	55	Midlands	Daylesford	192-712-0002
249330	5866760	250042	5868130	55	Midlands	Daylesford	192-712-0003
245527	5851800	248409	5854730	55	Midlands	Daylesford	193-535-0006
251786	5847460	252886	5848620	55	Midlands	Daylesford	193-546-0002
251524	5847350	252252	5848000	55	Midlands	Daylesford	194-547-0012
241344	5855160	242865	5856970	55	Midlands	Daylesford	195-510-0002
242789	5855390	243595	5856590	55	Midlands	Daylesford	195-511-0003
242527	5851630	243935	5853940	55	Midlands	Daylesford	195-514-0002
243062	5851530	244092	5852710	55	Midlands	Daylesford	195-517-0005

Schedule: Public Safety Zones

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	5850800	244845	5853940	55	Midlands	Daylesford	195-517-0006
	5843270	245473	5843840	55	Midlands	Daylesford	195-524-0006
	5864460	261795	5865800	55	Midlands	Daylesford	208-503-0022
	5854400	255849	5854850	55	Midlands	Daylesford	209-510-0013
	5851050	267990	5852110	55	Midlands	Daylesford	209-520-0014
65133	5853070	265766	5854300	55	Midlands	Daylesford	209-520-0015
71775	5850920	273974	5852350	55	Midlands	Daylesford	209-529-0006
73880	5865900	375134	5867250	55	Central	Alexandra	281-514-0005
75904	5865990	376642	5867000	55	Central	Alexandra	281-516-0012
75656	5860370	376690	5861350	55	Central	Alexandra	283-503-0012
75962	5861050	377653	5862190	55	Central	Alexandra	283-503-0013
74890	5859320	376102	5860780	55	Central	Alexandra	283-503-0014
74342	5860200	375562	5861690	55	Central	Alexandra	283-503-0015
76883	5857460	377947	5858840	55	Central	Alexandra	283-505-0017
77935	5857200	379100	5858310	55	Central	Alexandra	283-505-0018
77850	5858710	378961	5860180	55	Central	Alexandra	283-505-0019
76528	5858020	377438	5859480	55	Central	Alexandra	283-505-0020
77953	5857990	379482	5859310	55	Central	Alexandra	283-505-0021
79912	5864010	380923	5865240	55	Central	Alexandra	284-002-0008
78562	5859440	379416	5860580	55	Central	Alexandra	284-503-0008
79811	5858790	380850	5860020	55	Central	Alexandra	284-505-0001
79898	5858070	380906	5859140	55	Central	Alexandra	284-505-0002
	5858030	380288	5859360	55	Central	Alexandra	284-505-0003
	5857550	380825	5858520	55	Central	Alexandra	284-507-0002
	5857050	380589	5857920	55	Central	Alexandra	284-507-0003
	5856600	380794	5857540	55	Central	Alexandra	284-507-0004
	5856130	380728	5856960	55	Central	Alexandra	284-507-0006
	5854940	380509	5855960	55	Central	Alexandra	284-507-0009
	5857170	381746	5859570	55	Central	Alexandra	284-507-0010
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	5856350	393520	5857390	55	Central	Alexandra	285-512-0001
	5856080	395934	5857610	55	Central	Alexandra	285-515-0001
	5855520	395666	5857220	55	Central	Alexandra	285-515-0003
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	5857130	396622	5858610	55	Central	Alexandra	285-516-0003
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95730 94468 96880 97621 97070	5856860 5855410 5865330 5861140 5859060 5865300	397105 396756 397874 398637 398042 397288	5859440 5859610 5866760 5861940 5860040 5866350	55 55 55 55 55 55 55	Central Central Central Central Central Central	Alexandra Alexandra Alexandra Alexandra Alexandra Alexandra	285-516-0 285-516-0 286-005-0 286-007-0

395535	5863740	396866	5865750	55	Central	Alexandra	286-505-0016
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397029	5865310	397914	5866400	55	Central	Alexandra	286-505-0018
395316	5863840	396390	5865440	55	Central	Alexandra	286-506-0001
397838	5863390	398848	5864120	55	Central	Alexandra	286-507-0013
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400476	5859830	401360	5860880	55	Central	Alexandra	286-512-0013
399533	5857490	401251	5859410	55	Central	Alexandra	286-513-0015
398729	5857330	399791	5859050	55	Central	Alexandra	286-513-0016
399419	5856730	401023	5858020	55	Central	Alexandra	286-513-0018
397726	5857400	398558	5858360	55	Central	Alexandra	286-514-0003
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397258	5855570	398710	5856950	55	Central	Alexandra	286-517-0004
397270	5856460	398477	5857730	55	Central	Alexandra	286-517-0005
402759	5861030	404408	5863010	55	Central	Alexandra	287-006-0023
402548	5860660	403657	5861500	55	Central	Alexandra	287-012-0002
402661	5861210	403993	5862210	55	Central	Alexandra	287-012-0022
402629	5857620	403691	5858510	55	Central	Alexandra	287-015-0002
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402967	5854210	403916	5855490	55	Central	Alexandra	287-019-0012
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402238	5861000	404421	5862270	55	Central	Alexandra	287-511-0005
401979	5862100	403017	5862830	55	Central	Alexandra	287-511-0005
402301	5859600	403017	5860510	55	Central	Alexandra	287-512-0027
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	5857790				Central	Alexandra	287-514-0004
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403005	5858470	404602	5859530	55	Central	Alexandra	287-515-0006
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400870	5856080	401841	5857250	55	Central	Alexandra	287-517-0002

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402115	5865970	403067	5867050	55	Central	Alexandra	288-510-0008
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402920	5860740	404493	5861730	55	Central	Alexandra	288-516-0004
403299	5861380	404617	5862500	55	Central	Alexandra	288-516-0005
404472	5858770	405596	5860060	55	Central	Alexandra	288-518-0002
404933	5858470	405947	5859540	55	Central	Alexandra	288-520-0004
404854	5856960	405928	5857990	55	Central	Alexandra	288-520-0005
403887	5858670	405075	5859770	55	Central	Alexandra	288-520-0006
403686	5867820	404373	5869010	55	Central	Alexandra	289-504-0001
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405688	5855270	406645	5856260	55	Central	Alexandra	290-523-0003
407594	5857080	408640	5858280	55	Central	Alexandra	290-527-0003
408390	5858850	409443	5859740	55	Central	Alexandra	290-527-0004
350678	5858170	351460	5859520	55	Central	Toolangi	295-515-0003
364849	5846670	366065	5847830	55	Central	Toolangi	297-511-0001
368217	5847660	370052	5848420	55	Central	Toolangi	297-526-0001
367500	5843300	368540	5844610	55	Central	Toolangi	297-538-0001
367524	5842610	369021	5844010	55	Central	Toolangi	297-538-0002
368390	5841440	369695	5842490	55	Central	Toolangi	297-547-0001
369160	5840240	370179	5842290	55	Central	Toolangi	297-547-0004
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369781	5850600	371405	5852510	55	Central	Toolangi	298-513-0001
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374033	5849360	374836	5850840	55	Central	Toolangi	299-501-0003
376319	5855230	377922	5856740	55	Central	Toolangi	299-505-0004
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377119	5855590	378031	5856630	55	Central	Toolangi	299-507-0001
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374866	5847580	375598	5848760	55	Central	Toolangi	299-510-0003
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374955	5848390	376832	5850050	55	Central	Toolangi	299-511-0005
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372561	5842550	373518	5843570	55	Central	Toolangi	300-537-0005
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500013	5826610	501190	5828070	55	Central Gippsland	Heyfield	543-517-0001
501939	5827110	504494	5829620	55	Central Gippsland	Heyfield	544-515-0001
505131	5816420	509571	5820220	55	Central Gippsland	Heyfield	547-508-0001
513869	5817670	515774	5819530	55	Central Gippsland	Heyfield	547-509-0002
497207	5883900	498018	5884520	55	North-East	Bright	647-505-0006
495752	5884130	496818	5885410	55	North-East	Bright	647-505-0010
497656	5883270	498867	5884500	55	North-East	Bright	647-506-0014
498106	5883500	498924	5884390	55	North-East	Bright	647-506-0015
497685	5883780	499089	5884710	55	North-East	Bright	647-506-0016
494612	5887420	496132	5888680	55	North-East	Bright	647-509-0006
548358	5979050	549834	5980010	55	North-East	Tallangatta	666-510-0010
548048	5978770	549231	5980050	55	North-East	Tallangatta	666-510-0011
534162	5968550	534925	5969450	55	North-East	Tallangatta	673-510-0010
533122	5968780	534270	5969690	55	North-East	Tallangatta	673-510-0011
533347	5969220	534478	5970140	55	North-East	Tallangatta	673-510-0012
545556	5979760	546855	5980770	55	North-East	Tallangatta	675-502-0010
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555826	5971460	556530	5973110	55	North-East	Corryong	676-502-0001
555793	5970570	556813	5971810	55	North-East	Corryong	676-509-0001
556630	5968890	557340	5970190	55	North-East	Tallangatta	676-510-0001
556965	5968890	557824	5970190	55	North-East	Tallangatta	676-511-0002
556837	5968100	557705	5969190	55	North-East	Tallangatta	676-511-0005
556457	5970350	557283	5971730	55	North-East	Corryong	676-511-0008
558950	5968960	560344	5970120	55	North-East	Corryong	676-512-0004
563646	5963760	564651	5965100	55	North-East	Corryong	676-530-0001
547789	5932650	549076	5933770	55	North-East	Tallangatta	682-508-0001
	1	546692	1	55		Tallangatta	
545549	5931830		5932730		North-East	-	683-512-0002
545892	5931870	547003	5933020	55	North-East	Tallangatta	683-512-0003

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		547547	5931780	55	North-East	Tallangatta	683-512-0006
		542585	5931320	55	North-East	Tallangatta	683-516-0004
		541831	5930120	55	North-East	Tallangatta	683-516-0005
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7528 🗄	5943770	589285	5944750	55	Tambo	Swifts Creek (ne)	711-504-0002
7571 :	5943310	589208	5944040	55	Tambo	Swifts Creek (ne)	711-504-0007
5939 :	5943200	586914	5944990	55	Tambo	Swifts Creek (ne)	711-506-0005
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4229 :	5944240	585270	5945450	55	Tambo	Swifts Creek (ne)	711-506-0015
0012 :	5946390	591002	5947630	55	Tambo	Swifts Creek (ne)	712-503-0004
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9369 :	5945430	590319	5946180	55	Tambo	Swifts Creek (ne)	712-503-0008
	5865670	544570	5866870	55	Tambo	Bairnsdale	722-503-0002
8105 5	5863480	549097	5864530	55	Tambo	Swifts Creek (tb)	722-504-0004
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		545568	5860430	55	Tambo	Bairnsdale	726-503-0003
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6868 1 5624 1 4176 1 7626 1 7878 1 1133 1	5856070 5858590 5859360 5861940 5854090 5849880	545797 557982 556503 555500 549006 559220 562098 566030	5857690 5857440 5859230 5861080 5862890 5855010 5851120 5843190	55 55 55 55 55 55 55 55 55 55 55 55 55	Tambo Tambo Tambo Tambo Tambo Tambo Tambo Tambo	Bairnsdale Bairnsdale Bairnsdale Swifts Creek (tb) Bairnsdale Bairnsdale Bairnsdale	72 72 72 72 72 72 72

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565298	5841270	566549	5842570	55	Tambo	Bairnsdale	730-507-0006
562737	5848950	563780	5849710	55	Tambo	Bairnsdale	731-502-0002
568335	5836470	569626	5837480	55	Tambo	Bairnsdale	731-512-0004
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568592	5838300	569962	5839240	55	Tambo	Bairnsdale	731-512-0007
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540858	5827130	541866	5828320	55	Tambo	Bairnsdale	735-510-0020
540697	5826680	541888	5827890	55	Tambo	Bairnsdale	735-510-0022
534600	5826440	535574	5827470	55	Tambo	Bairnsdale	735-518-0004
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537358	5827630	538111	5828460	55	Tambo	Bairnsdale	735-519-0012
537723	5827000	539055	5828440	55	Tambo	Bairnsdale	735-519-0013
563885	5824220	565544	5825270	55	Tambo	Bairnsdale	740-506-0004
564933	5827770	566140	5828800	55	Tambo	Bairnsdale	740-507-0005
563842	5825340	564708	5826850	55	Tambo	Bairnsdale	740-508-0003
575963	5831620	577032	5832440	55	Tambo	Bairnsdale	741-506-0004
574556	5830780	575374	5831320	55	Tambo	Bairnsdale	741-507-0004
574032	5830130	574909	5831750	55	Tambo	Bairnsdale	741-514-0007
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577558	5825970	578797	5826800	55	Tambo	Bairnsdale	742-513-0005
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581624	5821720	582776	5822700	55	Tambo	Bairnsdale	743-502-0003
580147	5820520	581122	5821390	55	Tambo	Bairnsdale	743-504-0003
580519	5820320	581435	5821390	55	Tambo	Bairnsdale	743-504-0003
587251	5874620	588150	5875370	55	Tambo	Swifts Creek (tb)	747-508-0004
547048	5920630	548474	5921710	55	North-East	Tallangatta	749-501-0001
548155	5922230	549210	5923110	55	North-East	Tallangatta	749-501-0001
547704	5922230	548670	5922620	55	North-East	Tallangatta	749-501-0002
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548189	5919970	549349	5920980	55	Tambo	Swifts Creek (tb)	749-501-0005

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548561	5920390	549681	5921400	55	Tambo	Swifts Creek (tb)	749-501-0006
548771	5921030	549866	5922130	55	Tambo	Swifts Creek (tb)	749-501-0007
549880	5921580	550801	5922510	55	Tambo	Swifts Creek (tb)	749-501-0010
547950	5919810	551016	5923170	55	North-East	Tallangatta	749-501-0016
550293	5920280	552172	5924440	55	Tambo	Swifts Creek (tb)	749-507-0002
545180	5920070	546350	5921330	55	Tambo	Swifts Creek (tb)	749-509-0001
546107	5918410	547149	5919720	55	Tambo	Swifts Creek (tb)	749-509-0003
545583	5918210	546909	5919850	55	Tambo	Swifts Creek (tb)	749-509-0004
545976	5920660	547330	5921690	55	North-East	Tallangatta	749-509-0006
546102	5921380	546919	5922260	55	North-East	Tallangatta	749-509-0008
541844	5880750	542940	5881670	55	Tambo	Swifts Creek (tb)	760-504-0014
538915	5881580	539896	5882560	55	Tambo	Swifts Creek (tb)	760-504-0020
539152	5880730	540224	5881990	55	Tambo	Swifts Creek (tb)	760-504-0022
539847	5880400	544106	5881700	55	Tambo	Swifts Creek (tb)	760-504-0024
543399	5880880	544038	5881630	55	Tambo	Swifts Creek (tb)	760-505-0004
541987	5882220	543890	5883110	55	Tambo	Swifts Creek (tb)	760-505-0010
543094	5883420	544302	5884460	55	Tambo	Swifts Creek (tb)	760-505-0011
543537	5883700	544496	5884500	55	Tambo	Swifts Creek (tb)	760-505-0012
538766	5884830	540137	5885890	55	Tambo	Swifts Creek (tb)	760-506-0010
538184	5882270	540255	5884860	55	Tambo	Swifts Creek (tb)	760-506-0013
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560901	5889420	562111	5890580	55	Tambo	Swifts Creek (tb)	762-506-0003
561050	5890450	562431	5891590	55	Tambo	Swifts Creek (tb)	762-513-0009
580424	5891080	581190	5891860	55	Tambo	Swifts Creek (tb)	763-506-0007
579762	5890120	580697	5891320	55	Tambo	Swifts Creek (tb)	763-509-0003
577545	5881110	579189	5882140	55	Tambo	Swifts Creek (tb)	763-517-0001
578619	5880270	580414	5881590	55	Tambo	Swifts Creek (tb)	763-517-0002
578750	5881280	579523	5882140	55	Tambo	Swifts Creek (tb)	763-517-0005
578222	5881600	579382	5882430	55	Tambo	Swifts Creek (tb)	763-517-0006
579206	5883000	580052	5883800	55	Tambo	Swifts Creek (tb)	763-517-0007
583788	5893170	584715	5894200	55	Tambo	Swifts Creek (tb)	764-503-0010
584298	5892970	585111	5893850	55	Tambo	Swifts Creek (tb)	764-503-0011
583420	5892830	584715	5893490	55	Tambo	Swifts Creek (tb)	764-503-0013
583367	5893470	584439	5894410	55	Tambo	Swifts Creek (tb)	764-503-0014
584355	5893440	585270	5894610	55	Tambo	Swifts Creek (tb)	764-503-0015
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580070	5879850	582253	5881500	55	Tambo	Swifts Creek (tb)	765-501-0006
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580123	5878490	581554	5879990	55	Tambo	Swifts Creek (tb)	765-501-0009
579684	5880140	580875	5881650	55	Tambo	Swifts Creek (tb)	765-502-0103
580068	5882270	582142	5892070	55	Tambo	Swifts Creek (tb)	765-502-0104
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581620	5883030	582295	5884070	55	Tambo	Swifts Creek (tb)	765-502-0110
580162	5881710	581346	5882930	55	Tambo	Swifts Creek (tb)	765-502-0111
580615	5883090	581872	5884720	55	Tambo	Swifts Creek (tb)	765-502-0112
579716	5882700	580879	5883530	55	Tambo	Swifts Creek (tb)	765-502-0112
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580268	5882460	581308	5885010	55	Tambo	Swifts Creek (tb)	765-502-0115

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580004	5881210	581171	5882360	55	Tambo	Swifts Creek (tb)	765-502-0116
582014	5884240	583018	5885050	55	Tambo	Swifts Creek (tb)	765-503-0005
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584185	5874010	586048	5875820	55	Tambo	Swifts Creek (tb)	766-503-0022
583801	5875260	584893	5876210	55	Tambo	Swifts Creek (tb)	766-503-0024
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586279	5870710	587558	5871850	55	Tambo	Swifts Creek (tb)	766-506-0006
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586385	5869880	587355	5871160	55	Tambo	Swifts Creek (tb)	766-506-0014
585392	5870680	586092	5871540	55	Tambo	Swifts Creek (tb)	766-506-0017
583917	5868600	584822	5869450	55	Tambo	Swifts Creek (tb)	766-508-0025
581991	5868130	583190	5869330	55	Tambo	Swifts Creek (tb)	767-501-0001
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578452	5872290	580741	5874200	55	Tambo	Swifts Creek (tb)	767-503-0014
576698	5875430	577965	5876570	55	Tambo	Swifts Creek (tb)	767-505-0002
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551067	5866540	552323	5867230	55	Tambo	Swifts Creek (tb)	770-510-0009
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542100	5871770	543086	5872650	55	Tambo	Swifts Creek (tb)	771-506-00012
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545703	5871570	546696	5872500	55	Tambo	Swifts Creek (tb)	771-507-0012
545250	5870980	546660	5872000	55	Tambo	Swifts Creek (tb)	771-507-0012
545250	100/0900	340000	3872000	55	Talliou	Switts Cieck (10)	//1-30/-0013

545432	5870250	546517	5871480	55	Tambo	Swifts Creek (tb)	771-507-0014
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544366	5872160	545217	5873330	55	Tambo	Swifts Creek (tb)	771-507-0017
544316	5871560	545333	5872840	55	Tambo	Swifts Creek (tb)	771-507-0018
544806	5871470	545741	5872930	55	Tambo	Swifts Creek (tb)	771-507-0019
545656	5869550	546262	5870560	55	Tambo	Swifts Creek (tb)	771-507-0020
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548043	5866960	549122	5868330	55	Tambo	Swifts Creek (tb)	773-501-0005
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556312	5864590	556971	5867500	55	Tambo	Swifts Creek (tb)	774-502-0007
554769	5866930	556211	5867750	55	Tambo	Swifts Creek (tb)	774-502-0014
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557848	5865680	558724	5866360	55	Tambo	Swifts Creek (tb)	774-503-0012
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557235	5866670	558458	5867860	55	Tambo	Swifts Creek (tb)	774-504-0008
557182	5866260	558514	5867510	55	Tambo	Swifts Creek (tb)	774-504-0009
552150	5861480	553204	5862480	55	Tambo	Swifts Creek (tb)	775-501-0001
551585	5861260	552506	5862390	55	Tambo	Swifts Creek (tb)	775-501-0002
548730	5861990	553223	5865730	55	Tambo	Swifts Creek (tb)	775-503-0007
549549	5865500	550886	5866650	55	Tambo	Swifts Creek (tb)	775-504-0011
549320	5866190	551412	5866890	55	Tambo	Swifts Creek (tb)	775-504-0012
548678	5865420	549772	5866260	55	Tambo	Swifts Creek (tb)	775-504-0013
554282	5864010	555194	5865430	55	Tambo	Swifts Creek (tb)	775-506-0006
558383	5861510	559230	5863090	55	Tambo	Swifts Creek (tb)	775-508-0007
558685	5862270	560420	5863400	55	Tambo	Swifts Creek (tb)	775-509-0004
560682	5862580	561888	5863650	55	Tambo	Swifts Creek (tb)	775-509-0013
557647	5863900	559257	5865040	55	Tambo	Swifts Creek (tb)	776-504-0015
558828	5865760	559674	5866350	55	Tambo	Swifts Creek (tb)	776-504-0018
558396	5863940	559306	5865490	55	Tambo	Swifts Creek (tb)	776-504-0022
562210	5863530	563031	5864700	55	Tambo	Swifts Creek (tb)	776-504-0023
561501	5860860	562312	5861880	55	Tambo	Swifts Creek (tb)	777-502-0008
583321	5867370	584652	5868660	55	Tambo	Swifts Creek (tb)	779-501-0007
583163	5866940	584062	5867800	55	Tambo	Swifts Creek (tb)	779-501-0008
582970	5865970	584463	5866920	55	Tambo	Swifts Creek (tb)	779-501-0009
583196	5864270	584673	5865680	55	Tambo	Swifts Creek (tb)	779-501-0002
582749	5866890	583636	5867850	55	Tambo	Swifts Creek (tb)	779-501-0012
581981	5866990	583086	5867910	55	Tambo	Swifts Creek (tb)	779-501-0015
582239	5866640	583414	5867470	55	Tambo	Swifts Creek (tb)	779-501-0015
583420	5868200	584515	5869470	55	Tambo	Swifts Creek (tb)	779-501-0019
583842	5863540	585080	5864480	55	Tambo	Swifts Creek (tb)	779-502-0017
582575	5862930	583397	5864340	55	Tambo	Swifts Creek (tb)	779-502-0026
590779	5823680	591719	5824560	55	East Gippsland	Nowa Nowa	801-505-0007
583807	5822970	585292	5824020	55	East Gippsland	Nowa Nowa	801-506-0003
584774	5821750	586624	5823040	55	East Gippsland	Nowa Nowa	801-507-0004
585153		587824		55			
	5821230		5822920		East Gippsland	Nowa Nowa	801-507-0005 801-507-0006
583553	5822040	584785	5823420	55	East Gippsland	Nowa Nowa	
584432	5821380	585527	5822210	55	East Gippsland	Nowa Nowa	801-507-0008

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586238	5816010	587179	5817150	55	East Gippsland	Nowa Nowa	801-511-0005
586529	5815600	587652	5816750	55	East Gippsland	Nowa Nowa	801-511-0006
586764	5815590	588297	5817140	55	East Gippsland	Nowa Nowa	801-511-0007
609849	5816090	611333	5817220	55	East Gippsland	Nowa Nowa	802-502-0009
609250	5820300	610195	5821060	55	East Gippsland	Nowa Nowa	802-502-0012
610619	5817600	611453	5818080	55	East Gippsland	Nowa Nowa	802-502-0018
609806	5818130	610464	5818740	55	East Gippsland	Nowa Nowa	802-502-0019
610951	5817860	612027	5819270	55	East Gippsland	Nowa Nowa	802-502-0022
610045	5818630	611214	5819630	55	East Gippsland	Nowa Nowa	802-502-0023
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596138	5832980	597416	5834250	55	East Gippsland	Nowa Nowa	803-505-0008
591463	5833700	593097	5834810	55	East Gippsland	Nowa Nowa	803-505-0009
592890	5831960	593788	5832790	55	East Gippsland	Nowa Nowa	803-506-0023
607570	5821340	608673	5822290	55	East Gippsland	Nowa Nowa	804-502-0012
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608371	5821480	609590	5822320	55	East Gippsland	Nowa Nowa	804-502-0016
609129	5823490	610142	5824830	55	East Gippsland	Nowa Nowa	804-503-0016
598123	5827440	599176	5829420	55	East Gippsland	Nowa Nowa	805-501-0006
598806	5827740	600214	5829960	55	East Gippsland	Nowa Nowa	805-501-0007
599145	5830800	600365	5831730	55	East Gippsland	Nowa Nowa	805-501-0010
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599570	5834420	600961	5835400	55	East Gippsland	Nowa Nowa	807-501-0016
599191	5834760	600422	5835780	55	East Gippsland	Nowa Nowa	807-501-0017
605892	5839680	607274	5841180	55	East Gippsland	Orbost	807-502-0014
599748	5858890	601553	5859700	55	East Gippsland	Nowa Nowa	809-501-0008
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598381	5853240	599602	5854970	55	East Gippsland	Nowa Nowa	809-502-0006
598467	5854060	600291	5856470	55	East Gippsland	Nowa Nowa	809-502-0007
597715	5856440	598499	5857700	55	East Gippsland	Nowa Nowa	809-503-0004
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613042		1	1	55	East Gippsland		
	5860730	613896	5861690	55		Nowa Nowa Nowa Nowa	810-501-0009
609760	5858810	610593	5859960	55	East Gippsland		810-501-0013
609380	5859380	610337	5859930		East Gippsland	Nowa Nowa	810-501-0019
612953	5861310	613825	5861990	55	East Gippsland	Nowa Nowa	810-504-0002
614559	5862970	615222	5863780	55	East Gippsland	Nowa Nowa	810-504-0003
609303	5860970	610672	5861830	55	East Gippsland	Nowa Nowa	810-506-0003
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608832	5856150	609575	5857020	55	East Gippsland	Nowa Nowa	810-506-0017
598531	5872220	599782	5873370	55	East Gippsland	Nowa Nowa	811-501-0006
597563	5872320	599047	5874200	55	East Gippsland	Nowa Nowa	811-502-0001
597085	5869930	598097	5870690	55	East Gippsland	Nowa Nowa	811-504-0012
597130	5869490	598217	5870540	55	East Gippsland	Nowa Nowa	811-504-0013
599409	5867950	600731	5869130	55	East Gippsland	Nowa Nowa	811-506-0003
597781	5868600	599188	5869720	55	East Gippsland	Nowa Nowa	811-506-0004

598422	5868420	599822	5869610	55	East Gippsland	Nowa Nowa	811-506-0005
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597082	5869270	598762	5869870		East Gippsland	Nowa Nowa	811-506-0006
605111	5869810	606615	5870490	55	East Gippsland	Nowa Nowa	812-504-0022
606600	5869870	607404	5870990	55	East Gippsland	Nowa Nowa	812-504-0023
606207	5869870	607218	5871020	55	East Gippsland	Nowa Nowa	812-504-0025
606200	5872330	607724	5873440	55	East Gippsland	Nowa Nowa	812-505-0006
605971	5871350	606913	5872710	55	East Gippsland	Nowa Nowa	812-505-0007
604598	5870190	605758	5870970	55	East Gippsland	Nowa Nowa	812-505-0008
607114	5870900	608109	5871890	55	East Gippsland	Nowa Nowa	812-505-0012
607388	5874780	608769	5875730	55	East Gippsland	Nowa Nowa	812-506-0007
606555	5873660	607518	5874920	55	East Gippsland	Nowa Nowa	812-506-0012
607003	5873640	607896	5874870	55	East Gippsland	Nowa Nowa	812-506-0015
614250	5867120	614962	5868020	55	East Gippsland	Nowa Nowa	813-501-0003
614574	5866430	615438	5867280	55	East Gippsland	Nowa Nowa	813-501-0007
611735	5867960	612821	5869240	55	East Gippsland	Nowa Nowa	813-503-0004
611256	5868970	612818	5870360	55	East Gippsland	Nowa Nowa	813-503-0005
611371	5869450	612461	5870680	55	East Gippsland	Nowa Nowa	813-503-0009
612158	5868390	613125	5869270	55	East Gippsland	Nowa Nowa	813-503-0012
613802	5871070	614601	5871860	55	East Gippsland	Nowa Nowa	813-505-0020
612702	5873540	613851	5874930	55	East Gippsland	Nowa Nowa	813-505-0022
612731	5872840	613781	5873860	55	East Gippsland	Nowa Nowa	813-505-0024
596151	5874920	597368	5875870	55	East Gippsland	Nowa Nowa	814-501-0006
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594734	5876880	595785	5877910	55	East Gippsland	Nowa Nowa	814-503-0005
591369	5878770	592657	5879700	55	East Gippsland	Nowa Nowa	814-506-0004
587164	5879130	588779	5880270	55	East Gippsland	Nowa Nowa	814-509-0006
586866	5886350	588383	5887590	55	Tambo	Swifts Creek (tb)	814-510-0006
587701	5885030	588902	5886110	55	East Gippsland	Nowa Nowa	814-510-0008
587760	5884570	589016	5885510	55	East Gippsland	Nowa Nowa	814-510-0009
597498	5865590	598327	5866410	55	East Gippsland	Nowa Nowa	814-511-0013
595714	5866640	597567	5868910	55	East Gippsland	Nowa Nowa	814-512-0006
593246	5879510	594003	5881070	55	East Gippsland	Nowa Nowa	815-501-0002
594721	5882420	596422	5884020	55	East Gippsland	Nowa Nowa	815-506-0003
596407	5881080	597523	5882020	55	East Gippsland	Nowa Nowa	815-507-0002
589988	5882940	591632	5884360	55	East Gippsland	Nowa Nowa	815-514-0002
590001	5883570	591617	5885620	55	Tambo	Swifts Creek (tb)	815-515-0003
588501	5883940	590355	5887020	55	Tambo	Swifts Creek (tb)	815-515-0005
589887	5884230	590830	5885650	55	Tambo	Swifts Creek (tb)	815-515-0007
608957	5883530	609714	5885240	55	East Gippsland	Nowa Nowa	816-502-0005
607104	5882810	608694	5884250	55	East Gippsland	Nowa Nowa	816-503-0011
607822	5883050	609179	5884630	55	East Gippsland	Nowa Nowa	816-503-0012
609102	5880260	609794	5880860	55	East Gippsland	Nowa Nowa	816-503-0013
606457	5877360	607559	5878560	55	East Gippsland	Nowa Nowa	816-506-0008
609052	5878070	610170	5879110	55	East Gippsland	Nowa Nowa	816-506-0019
608834	5876570	609802	5877540	55	East Gippsland	Nowa Nowa	816-506-0023
606125	5879510	607460	5880270	55	East Gippsland	Nowa Nowa	816-506-0027
607057	5879100	608148	5880220	55	East Gippsland	Nowa Nowa	816-506-0028
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606440	5876700	607225	5878150	55	East Gippsland	Nowa Nowa	816-506-0031
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606011	5877360	606903	5878610	55	East Gippsland	Nowa Nowa	816-507-0013
602561	5882350	603454	5883430	55	East Gippsland	Nowa Nowa	816-508-0001
602073	5884120	603255	5885020	55	East Gippsland	Nowa Nowa	816-508-0010
601718	5881520	602929	5882790	55	East Gippsland	Nowa Nowa	816-508-0012
603192	5885070	604131	5885720	55	East Gippsland	Nowa Nowa	816-508-0013
605048	5883210	606248	5884410	55	East Gippsland	Nowa Nowa	816-509-0003
605052	5883960	606248	5884910	55	East Gippsland	Nowa Nowa	816-509-0004
604369	5882510	605547	5885380	55	East Gippsland	Nowa Nowa	816-509-0005
603742	5884550	604983	5885750	55	East Gippsland	Nowa Nowa	816-509-0007
605341	5882850	606380	5884220	55	East Gippsland	Nowa Nowa	816-509-0008
603056	5882510	603922	5883770	55	East Gippsland	Nowa Nowa	816-509-0014
603580	5882380	605192	5883130	55	East Gippsland	Nowa Nowa	816-509-0015
592258	5887570	593216	5888610	55	East Gippsland	Nowa Nowa	817-501-0002
591608	5887350	592933	5888330	55	Tambo	Swifts Creek (tb)	817-501-0003
592025	5885890	593577	5887360	55	Tambo	Swifts Creek (tb)	817-501-0004
591712	5886410	593473	5887830	55	Tambo	Swifts Creek (tb)	817-501-0005
592125	5889930	593067	5891160	55	Tambo	Swifts Creek (tb)	817-501-0006
592675	5889990	593670	5890750	55	East Gippsland	Nowa Nowa	817-501-0007
593191	5889360	593835	5890310	55	East Gippsland	Nowa Nowa	817-501-0008
592641	5890440	593674	5891530	55	Tambo	Swifts Creek (tb)	817-501-0009
591996	5884510	594874	5889360	55	Tambo	Swifts Creek (tb)	817-501-0012
593173	5887650	594750	5889620	55	East Gippsland	Nowa Nowa	817-502-0011
593320	5889620	594314	5890650	55	East Gippsland	Nowa Nowa	817-502-0013
593450	5888980	594678	5890240	55	East Gippsland	Nowa Nowa	817-502-0014
594198	5888350	596156	5890060	55	East Gippsland	Nowa Nowa	817-502-0015
594971	5888720	596491	5890590	55	East Gippsland	Nowa Nowa	817-503-0008
593406	5884550	595166	5886280	55	East Gippsland	Nowa Nowa	817-504-0002
594972	5885870	595979	5887060	55	East Gippsland	Nowa Nowa	817-504-0003
594388	5885440	595529	5887170	55	East Gippsland	Nowa Nowa	817-504-0004
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593462	5884650	594528	5885730	55	East Gippsland	Nowa Nowa	817-504-0006
596252	5885040	598056	5886790	55	East Gippsland	Nowa Nowa	817-505-0001
595359	5884010	597225	5886120	55	East Gippsland	Nowa Nowa	817-505-0002
595399	5885430	596919	5886850	55	East Gippsland	Nowa Nowa	817-505-0003
594984	5890030	596403	5891230	55	East Gippsland	Nowa Nowa	817-506-0010
595052	5893920	595821	5894850	55	East Gippsland	Nowa Nowa	817-511-0003
593459	5893810	594657	5894670	55	East Gippsland	Nowa Nowa	817-511-0010
594111	5894010	594813	5894960	55	East Gippsland	Nowa Nowa	817-511-0011
594329	5893830	595377	5894840	55	East Gippsland	Nowa Nowa	817-511-0013
593229	5893950	594315	5894830	55	East Gippsland	Nowa Nowa	817-511-0014
606843	5889020	607982	5889830	55	East Gippsland	Nowa Nowa	818-503-0003
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606669	5889870	607792	5890450	55	East Gippsland	Nowa Nowa	818-503-0005
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606689	5830940	607724	5832080	55	East Gippsland	Orbost	823-509-0011
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614996	5835990	616289	5837010	55	East Gippsland	Orbost	824-509-0004
621391	5843370	622426	5844810	55	East Gippsland	Orbost	825-509-0006
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623324	5838320	625708	5841030	55	East Gippsland	Orbost	825-513-0010
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624387	5834550	625361	5835610	55	East Gippsland	Orbost	825-518-0005
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643575	5832910	644792	5833940	55	East Gippsland	Orbost	829-508-0020
642352	5839800	643383	5840890	55	East Gippsland	Orbost	829-509-0003
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639427	5837970	640839	5839080	55	East Gippsland	Orbost	829-509-0017
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645152	5838640	646271	5839790	55	East Gippsland	Orbost	829-515-0004
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646422	5838350	647482	5839440	55	East Gippsland	Orbost	829-515-0012
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656434	5847070	657307	5848040	55	East Gippsland	Orbost	830-502-0010
655106	5849100	656339	5850460	55	East Gippsland	Orbost	830-502-0014
654871	5847410	655763	5848750	55	East Gippsland	Orbost	830-502-0015
655114	5848380	655876	5849450	55	East Gippsland	Orbost	830-502-0016
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659607	5847000	660614	5847910	55	East Gippsland	Orbost	830-503-0006
659695	5846490	660883	5847540	55	East Gippsland	Orbost	830-503-0014
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659249	5842930	660697	5844220	55	East Gippsland	Orbost	830-506-0004
659182	5844340	660501	5845410	55	East Gippsland	Orbost	830-506-0004
658649	5842960	659571	5843920	55	East Gippsland	Orbost	830-506-0013
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	5834130	657641	1	55	East Gippsland	Orbost	
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740460	5850170	742299	5851340	55	East Gippsland	Cann River	
740460	5850580	741570	5852300	55	East Gippsland	Cann River	848-504-0001 848-504-0002
			-	55 55	East Gippsland		
736301	5853940	737676	5854970		~ ~	Cann River	849-502-0015
728268	5843310	729190	5844940	55	East Gippsland	Cann River	850-501-0004
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728556	5843220	729677	5844070	55	East Gippsland	Cann River	850-501-0008
729178	5833790	730580	5835830	55	East Gippsland	Cann River	853-505-0014
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721237	5832050	722344	5833130	55	East Gippsland	Cann River	853-507-0005
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722568	5832760	723538	5834020	55	East Gippsland	Cann River	853-507-0012
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717343	5825530	718817	5826960	55	East Gippsland	Cann River	857-501-0002
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670992	5850450	672386	5851680	55	East Gippsland	Cann River	870-504-0018
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712778	3844370	713846	5845370	133	East Olppsiand	Califi Kiver	876-506-0009

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709030	5849150	711035	5850710	55	East Gippsland	Cann River	876-511-0010
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546252	5789940	551608	5798370	54	Portland	Portland	069-806-00F1
563943	5779520	567710	5780900	54	Portland	Portland	071-506-0001
534105	5781880	535743	5783140	54	Portland	Portland	074-601-00F2
545974	5776360	546951	5777500	54	Portland	Portland	075-711-0001
545846	5773940	548062	5777090	54	Portland	Portland	075-712-0001
559273	5770150	560931	5772710	54	Portland	Portland	076-903-0007
547384	5768880	548987	5770190	54	Portland	Portland	077-810-0001
548632	5768910	550094	5770040	54	Portland	Portland	077-811-0001
545645	5764890	546550	5766030	54	Portland	Portland	077-815-0099
546836	5762290	548363	5763620	54	Portland	Portland	077-816-0100
699341	5940840	700381	5942600	54	Bendigo	St Arnaud	143-003-0004
704408	5939450	706897	5941410	54	Bendigo	St Arnaud	143-006-0001
699251	5937310	700220	5938330	54	Bendigo	St Arnaud	143-007-0006
745935	5940140	747128	5941860	54	Bendigo	Inglewood	145-015-0019
743658	5939740	745380	5940760	54	Bendigo	Inglewood	145-015-0023
731869	5931920	734223	5932940	54	Bendigo	Inglewood	146-009-0005
730351	5928500	731392	5930310	54	Bendigo	Inglewood	146-010-0009
736291	5925930	739036	5928070	54	Bendigo	Inglewood	146-014-0001
736124	5924530	738687	5926930	54	Bendigo	Inglewood	146-014-0002
736067	5922400	738545	5925020	54	Bendigo	Inglewood	146-014-0003
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742062	5920340	743449	5922420	54	Bendigo	St Arnaud	147-009-0004
742884	5921800	744113	5922740	54	Bendigo	St Arnaud	147-009-0005
744956	5922820	746976	5925310	54	Bendigo	St Arnaud	147-010-0009
745861	5918270	747907	5920900	54	Bendigo	St Arnaud	147-015-0002
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733084	5895040	734584	5895810	54	Bendigo	Maryborough	149-014-0016
733762	5895430	735089	5896570	54	Bendigo	Maryborough	149-014-0017
729866	1		5879940	54			149-014-0017
	5878670	731894	1		Bendigo	Maryborough	
730849	5878250	732364	5879280	54	Bendigo	Maryborough	149-018-009B
742346	5873320	743746	5874120	54	Bendigo	Maryborough	149-020-0009
749650	5886670	750652	5887870	54	Bendigo	Maryborough	149-021-0013
743972	5880640	746787	5882900	54	Bendigo	Maryborough	149-023-0021
764019	5884540	766343	5886140	54	Bendigo	Castlemaine	154-008-0039
711092	5891160	711829	5892210	54	Midlands	Pyrenees	172-508-0006

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711875	5889250	712771	5890090	54	Midlands	Pyrenees	172-510-0011
710430	5883700	711475	5884660	54	Midlands	Pyrenees	172-512-0007
695459	5892520	696561	5893910	54	Midlands	Pyrenees	172-516-0002
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691871	5901490	693131	5902350	54	Midlands	Beaufort	172-537-0004
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692376	5900780	693512	5901760	54	Midlands	Beaufort	172-537-0006
693869	5901420	695066	5902520	54	Midlands	Beaufort	172-538-0005
693675	5902110	694685	5903180	54	Midlands	Beaufort	172-538-0006
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738166	5827830	739587	5828740	54	Midlands	Beaufort	175-501-0003
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748005	5816500	748985	5817470	54	Midlands	Beaufort	177-502-0002
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700185	5867140	701327	5868230	54	Midlands	Beaufort	185-535-0004
705226	5871640	706773	5872780	54	Midlands	Beaufort	186-545-0004
706521	5872300	707591	5873460	54	Midlands	Beaufort	186-546-0011
714525	5867500	716328	5870110	54	Midlands	Beaufort	187-000-0001
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710524	5850220	712034	5851090	54	Midlands	Beaufort	190-000-0007
708032	5849920	708835	5851030	54	Midlands	Beaufort	190-000-0008
712442	5853030	713154	5853900	54	Midlands	Beaufort	190-000-0011
672195	5875450	673075	5876260	54	Midlands	Beaufort	191-001-0001
757846	5852440	758595	5853140	54	Midlands	Daylesford	203-001-0002
362618	5835100	366213	5839730	55	Dandenong	Dandenong	Paul's Range South
397388	5828170	399801	5834050	55	Dandenong	Dandenong	Armstrong Creek
365973	5848310	366355	5848780	55	Central	Toolangi	Nolans Quarry
371886	5852290	375373	5862260	55	Central	Alexandra	Murrindindi SR
360062	5849020	360794	5849670	55	Central	Toolangi	Old Castella Quarry
390376	5844070	392277	5846680	55	Central	Marysville	Steavenson Falls
386976	5842970	387774	5843720	55	Central	Marysville	Andersons Dump

Note: Where a coupe or area is linear in shape (narrow and long) there can be multiple entries in the schedule identified by a two digit suffix. These multiple entries have been produced to reduce the area within the associated PSZ.

VICTORIAN WORKCOVER AUTHORITY

WorkSafe's General Prosecution Guidelines

WorkSafe issues the following general guidelines for, or with respect to, the prosecution of offences under Victoria's accident compensation and occupational health and safety laws.

Victoria's accident compensation and occupational health and safety laws include the following Acts of Parliament and the regulations made under those Acts:

- Occupational Health and Safety Act 1985 (the old OHS Act)
- Occupational Health and Safety Act 2004 (the OHS Act)
- Dangerous Goods Act 1985 (the DG Act)
- Road Transport (Dangerous Goods) Act 1995 (the RT Act)
- Equipment (Public Safety) Act 1994 (the EPS Act)

In these guidelines, the above Acts are collectively referred to as Victoria's 'health and safety' laws.

- Accident Compensation Act 1985 (the AC Act)
- Accident Compensation (WorkCover Insurance) Act 1993 (the ACWI Act)

In these guidelines, the above Acts are collectively referred to as Victoria's 'compensation' laws.

These general guidelines are intended to guide WorkSafe in the exercise of its prosecutorial discretion. Failure by WorkSafe to act in accordance with these guidelines does not affect the validity of WorkSafe's prosecutions.

These general guidelines are published in the Victoria Government Gazette in accordance with the requirements of the AC Act, the old OHS Act, the OHS Act, the DG Act and EPS Act. They are also published on WorkSafe's website, worksafe.vic.gov.au, and incorporated in WorkSafe's Compliance and Enforcement Policy (a broader policy document that places these guidelines in context, as part of WorkSafe's overall compliance and enforcement functions).

WorkSafe's constructive compliance strategy

WorkSafe balances the use of positive motivators and deterrence measures to improve workplace health and safety and return to work and to prevent abuse of the scheme.

WorkSafe provides advice, information, education and financial and other incentives to encourage compliance with Victoria's health and safety and compensation laws. Where compliance is not achieved, enforcement tools may be used to secure compliance. In some cases, a prosecution will be initiated to deal with a breach. WorkSafe also has a range of other enforcement tools it can use depending on the nature and type of the breach (full details of which can be found in WorkSafe's Compliance and Enforcement Policy).

Consistent with WorkSafe's organisational values, its compliance and enforcement activities should be constructive, accountable, transparent and effective, and its enforcement actions should be targeted, proportionate, consistent and fair.

Key aim of prosecutions

The key aim of WorkSafe's health and safety prosecutions is to deter non-compliance with Victoria's health and safety laws and to prevent workplace and work-related deaths, injuries and disease. Prosecution action may be taken whether or not a breach has resulted in death, injury or disease. Related aims of prosecution action include the promotion of good occupational health and safety (OHS) values and practices and, where relevant, organisational rehabilitation.

The key aim of WorkSafe's accident compensation prosecutions is to encourage compliance and to maintain the integrity of the accident compensation scheme.

Strategic enforcement priorities – target areas

Prior to determining whether to prosecute (or take any other form of enforcement action), WorkSafe will undertake inquiries to determine whether a breach has occurred and to gather information that may assist in preventing future breaches. In the case of compensation matters, inquiries may also be aimed at determining WorkSafe's liability to pay compensation. An inquiry or investigation may be triggered by a range of sources, including complaints, referrals from other agencies and WorkSafe's proactive activities, for example, workplace inspections.

WorkSafe sets strategic priorities for its compliance and enforcement activities. Inquiries or investigations and any appropriate enforcement actions will usually occur in the following target areas:

Target areas for prosecutions under health and safety laws

- 1. Work-related fatalities.
- 2. Incidents involving serious injury or an immediate risk to health and safety where there appears to be a high degree of culpability; for example, cases involving:
 - reckless conduct that endangers or may endanger persons at work
 - failure to control risks despite previous warnings or knowledge
 - repeat offending
 - failures to control risks that occur over a sustained period of time
 - significant departures from widely known or accepted safe systems of work.
- 3. WorkSafe's focus areas for prevention and deterrence, as determined by WorkSafe in its published strategies and business plans; for example:
 - high-hazard and high-risk industries and occupations (eg construction, farming and transport)
 - common injury types (eg musculoskeletal injuries).
- 4. Failure to comply with a notice or direction given by an inspector or WorkSafe, especially where the risk that was the subject of the notice or direction:
 - still exists at the workplace
 - was 'passed on' to others without adequate warning (eg supplied to another worksite without adequate warning), or
 - was not remedied until a significant time after the date specified in the notice or direction.
- 5. Offences against WorkSafe inspectors:
 - hindering, obstructing, concealing evidence from a WorkSafe inspector or preventing a person from assisting a WorkSafe inspector
 - assaulting, intimidating, threatening a WorkSafe inspector or a person assisting a WorkSafe inspector
 - impersonating a WorkSafe inspector.
- 6. Offences against Health and Safety representatives (or committees), including refusals by employers to:
 - allow OHS training as specified in a WorkSafe determination
 - meet the obligations to health and safety representatives (eg access to information, interviews, time and facilities)
 - establish a health and safety committee.
- 7. Offences against or by authorised representatives of registered employee organisations:
 - offences by authorised representatives
 - hindering, obstructing, intimidating an authorised representative
 - impersonating an authorised representative.
- 8. Discrimination or threats to discriminate against employees or potential employees for any action in relation to occupational health and safety; for example, being a health and safety representative.

- 9. Coercion in negotiations relating to the establishment of designated workgroups of workers.
- 10. Failure to notify WorkSafe of 'notifiable incidents' and failing to preserve incident sites when required to do so.
- 11. DG Act offences that involve:
 - substantial damage to property
 - high consequence dangerous goods
 - breaches of Governor-in-Council orders that impose an absolute prohibition in relation to dangerous goods.
- 12. EPS Act offences, especially breaches of Governor-in-Council orders that impose an absolute prohibition in relation to prescribed equipment.
- 13. Other target areas as published from time to time by WorkSafe.

Target areas for prosecutions under compensation laws

- 1. Offences involving dishonesty by workers, employers and those who provide services to injured workers (eg health professionals).
- 2. Failures by employers to comply with the return to work obligations set out in Part VIIB of the AC Act, eg to plan a worker's return to work, to consult about a worker's return to work and to provide employment to injured workers to the extent that it is reasonable to do so.
- 3. Offences by employers that unduly delay or complicate a worker's access to entitlements or appropriate treatment, eg failing to make weekly payments.
- 4. Discrimination or threats to discriminate against workers for making or pursuing claims for compensation or giving notice of injury.
- 5. Offences against return to work inspectors and other persons authorised to exercise powers for WorkSafe.
- 6. Breaches by self-insurers.
- 7. Premium evasion.

Compensation and health and safety laws impose a range of obligations on a range of people. WorkSafe considers the role of all duty holders in assessing whether they have complied with their obligations.

Enforcement criteria

In relation to many offences, the time for WorkSafe to bring charges against a person for an offence is limited; for example:

- WorkSafe is required to bring charges for indictable offences against the OHS Act within two years of the offence being committed or WorkSafe becoming aware that an offence has been committed, unless the Director of Public Prosecutions (DPP) agrees to an extension of time.
- WorkSafe is required to bring charges for certain offences under the Accident Compensation Act 1985 within three years from the date of the alleged offence.
- Prosecutions for summary offences must be brought within 12 months of the alleged offence, except where otherwise provided by law.

Where a WorkSafe investigation reveals evidence of a breach, WorkSafe will consider whether a prosecution should be commenced or another form of enforcement action should be taken.

WorkSafe may decide to seek advice from, or consult with, the DPP when considering what, if any, enforcement action should be taken. When appropriate, WorkSafe can also refer matters to the DPP for it to prosecute.

In deciding on the most appropriate enforcement action to take, WorkSafe is guided by the following two paramount considerations:

- whether there is sufficient evidence to support enforcement action
- the public interest.

Sufficient evidence

When considering whether there is sufficient evidence to support a prosecution (as opposed to other forms of enforcement action), WorkSafe adopts the considerations, as published from time to time, in the Australian Prosecutorial Guidelines (APG), in particular:

Reasonable prospect of conviction

'The initial consideration...is whether the evidence is sufficient to justify the institution or continuation of a prosecution.' (APG 2)

'A prosecution should not be instituted or continued unless there is admissible, substantial, and reliable evidence that a criminal offence known to the law has been committed by the alleged offender... a bare prima facie case is not enough.' (APG 2-3)

'Once it is established that there is a prima facie case, it is then necessary to give consideration to the prospects of conviction. A prosecution should not proceed if there is no reasonable prospect of a conviction being secured.' (APG 3)

Matters to be taken into account

'The decision whether there is a reasonable prospect of conviction requires an evaluation of how strong the case is likely to be when presented in court. It must take into account such matters as:

- the availability, competence and credibility of witnesses and their likely impression on the arbiter of fact
- the admissibility of any alleged confession or other evidence
- any lines of defence which are plainly open to, or have been indicated by, the alleged offender
- any other facts which in the view of the prosecutor could affect the likelihood or otherwise of a conviction.' (APG 4)

Evaluation of the evidence

When evaluating the evidence, regard should be given to the following matters (APG 6):

Grounds for exclusion of evidence

(a) Are there grounds for believing the evidence may be excluded, bearing in mind the principles of admissibility at common law and under statute?

Admissions

(b) If the case depends in part on the admissions by the alleged offender, are there any grounds for believing that they are of doubtful reliability having regard to the age, intelligence and apparent understanding of the alleged offender?'

Reliability and credibility of witnesses

- (c) Does it appear that a witness is exaggerating, or that his or her memory is faulty, or that the witness is either hostile or friendly to the defendant, or may be otherwise unreliable?'
- '(d) Does the witness have a motive for telling less than the whole truth?'
- '(e) Are there matters that might properly be put to a witness by the defence to attack his or her credibility?'
- '(f) What sort of impression is the witness likely to make? How is the witness likely to stand up to cross-examination? Does the witness suffer from any physical or mental disability that is likely to affect his or her credibility?'
- '(g) If there is a conflict between eyewitnesses, does it go beyond what one would expect and hence materially weaken the case?'

(h) If there is a lack of conflict between eyewitnesses, is there anything that causes suspicion that a false story may have been concocted?'

Availability of witnesses

(i) Are all the necessary witnesses available and competent to give evidence, including any who may be abroad? Is any witness likely to obtain an exemption from giving evidence pursuant to s 18 of the **Evidence Act 2008**?'

Child witnesses

'(j) Where child witnesses are involved, are they likely to be able to give sworn evidence or, if not, is there corroboration in some material particular by some other evidence implicating the alleged offender?'

Identification issues

(k) If identity is likely to be an issue, how cogent and reliable is the evidence of those who purport to identify the alleged offender?'

Multiple defendants

(1) Where two or more alleged offenders are charged together, is there a realistic prospect of the proceedings being severed? If so, is the admissible evidence sufficient to prove the case against each alleged offender should separate trials be ordered?'

When considering whether there is sufficient evidence to support other forms of enforcement action, WorkSafe is guided by its legal advisers on a case by case basis.

Public interest

Where WorkSafe believes there is sufficient evidence to support enforcement action being taken, consideration will then be given to whether it is in the public interest for WorkSafe to take such action.

WorkSafe adopts the considerations as published from time to time in the APG, in particular:

- 'It has never been the rule...that suspected criminal offences must automatically be subject to prosecution...(Prosecution should occur) whenever it appears that the offence or the circumstances of its commission is or are of such a nature that a prosecution in respect thereof is required in the public interest. That is still the dominant consideration.' (APG 1)
- 'The decision whether or not to prosecute is the most important step in the prosecution process. In every case, great care must be taken in the interests of the victim, the suspected offender, and the community at large to ensure that the right decision is made. A wrong decision to either prosecute or not to prosecute, both tend to undermine the confidence of the community in the criminal justice system.' (APG 2)
- 'Having satisfied himself or herself that the evidence is sufficient to justify the institution or continuation of a prosecution, the prosecutor must then consider whether, in light of the provable facts and the whole of the surrounding circumstances, the public interest requires a prosecution to be pursued. It is not the rule that all offences brought to the attention of the authorities must be prosecuted.' (APG 7)
- "...Generally speaking the more serious the offence, the less likely it will be that the public interest will not require that a prosecution be pursued." (APG 8)
- 'Although there may be mitigating factors present in a particular case, often the proper decision will be to proceed with a prosecution and for those factors to be put to the court in mitigation of sentence. Nevertheless, where the offence is not so serious as plainly to require prosecution the prosecutor should also apply his or her mind to whether the public interest requires a prosecution to be pursued.' (APG 10)

WorkSafe takes into account the following when deciding whether enforcement action is appropriate and in the public interest:

- 1. The nature and circumstances of the alleged offence, including:
 - the seriousness of the alleged offence and the level of public concern about the alleged offence
 - the extent of the risk posed by the alleged offence to workers, employers or the scheme generally
 - the actual or potential consequences of the alleged offence (eg in the case of a health and safety offence, the extent of any injury caused to a person)
 - the prevalence of the alleged offence
 - any mitigating or aggravating features of the alleged offending.
- 2. The characteristics of the alleged offender, including:
 - the extent to which the alleged offender has acted in accordance with any advice given by WorkSafe in relation to its obligations
 - the alleged offender's compliance history (including the alleged offender's response to any previous WorkSafe enforcement and prevention activities)
 - the attitude of the alleged offender(s) (including any proactive steps taken to comply or efforts to make restitution for any loss caused by the offence)
 - the alleged offender's age, intelligence, health and any special infirmity
 - whether the alleged offender co-operated in the investigation or prosecution of the case, including the investigation or prosecution of others or is prepared to do so.
- 3. The impact of the alleged offence on others; for example:
 - any person who has been injured or exposed to risk
 - the family of any person who has died as a result of the alleged offence
 - any witnesses.
- 4. The impact of the alleged offence on the scheme, eg the extent of any financial losses suffered by the scheme as a result of the alleged offence.
- 5. The need for general deterrence reducing the likelihood that others will commit similar offences.
- 6. The need for specific deterrence reducing the likelihood that the alleged offender will commit further breaches.
- 7. The effect of prosecution, including:
 - the likely outcome in the event of a finding of guilt, having regard to the sentencing options available to the court
 - the availability and efficacy of alternatives to prosecution
 - whether the consequences of any resulting finding of guilt would be unduly harsh or oppressive
 - any entitlement to criminal compensation, reparation or forfeiture if prosecution action is taken.
- 8. The need to maintain public confidence in the administration of the law and the scheme, including considering whether enforcement action could be perceived as counter-productive, eg by bringing the law into disrepute.
- 9. The likely length and cost of taking enforcement action.
- 10. When the alleged offence occurred.

Notification of WorkSafe's enforcement decisions

When WorkSafe makes a decision as to what, if any, enforcement action will be taken following an investigation, WorkSafe will generally notify the following parties of the decision:

- the alleged offender
- the complainant
- the person who was injured or exposed to an immediate risk (health and safety)
- the family of a person who died as a result of the alleged breach (health and safety)
- witnesses who have provided statements to WorkSafe.

If a prosecution is brought, WorkSafe will also notify these parties of the outcome.

Sentencing options

Where a prosecution results in a finding of guilt, a range of sentencing options is available to the court. Depending on the nature of the offence, these may include fines, imprisonment, adverse publicity orders and orders to undertake improvement projects. WorkSafe will seek sentencing dispositions that balance its aims of general and specific deterrence with the circumstances of each individual case.

Where appropriate, WorkSafe will also:

- apply for other orders eg restitution orders, compensation orders, forfeiture/disposal and costs orders
- upon request by or on behalf of a victim, read aloud in open court during the sentencing hearing any admissible parts of a victim impact statement that are relevant to sentencing.

Where appropriate, WorkSafe will provide information in relation to these ancillary orders and submissions to affected parties.

Challenging WorkSafe's enforcement decisions

If WorkSafe has not brought a prosecution within six months of an alleged health and safety, return to work or discrimination offence, any person may request that WorkSafe bring a prosecution. Following a request to bring a prosecution, WorkSafe must – within three months – investigate the matter and advise whether a prosecution has been or will be brought or give reasons why a prosecution will not be brought.

If WorkSafe advises that a prosecution will not be brought, WorkSafe must refer the matter to the DPP if the person requests in writing that WorkSafe do so.

The DPP must consider the matter and advise in writing whether or not the Director considers that a prosecution should be brought. WorkSafe must send a copy of the Director's advice to the person who requested the DPP's review. If WorkSafe declines to follow the advice of the DPP to bring a prosecution, WorkSafe must give reasons for its decision.

WorkSafe provides statistics about the number of reviews requested and the outcomes of those reviews on its website, www.worksafe.vic.gov.au.

Publication of enforcement actions and outcomes

Publishing the nature and outcome of enforcement actions draws attention to the consequences of violating the law. It is a valuable tool for both educating duty holders and deterring non-compliance.

WorkSafe will publish and use enforcement data and information to maximise the outcome of its inspection, investigation and enforcement activity.

For example, WorkSafe:

• publishes information as to the nature and outcome of prosecutions (and where appropriate, other enforcement actions such as enforceable undertakings and letters of caution) to support specific and general deterrence

- informs duty holders in the same or similar industries of the nature and outcome of prosecutions (and, where appropriate, other enforcement actions) and provides advice as to how to prevent similar breaches
- uses information resulting from inspections, investigations and enforcement actions to inform its targeting.

More information about compliance and enforcement

In addition to these general guidelines, WorkSafe publishes further details about its compliance and enforcement program through its Compliance & Enforcement Policy, which can be found at worksafe.vic.gov.au

From time to time, WorkSafe publishes supplementary compliance and enforcement policies, which provide further information about particular aspects of WorkSafe's compliance and enforcement activities. An up-to-date list of all supplementary compliance and enforcement policies is available at worksafe.vic.gov.au

WorkSafe Victoria is a trading name of the Victorian WorkCover Authority.

Planning and Environment Act 1987

CORANGAMITE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C18

The Minister for Planning has approved Amendment C18 to the Corangamite Planning Scheme.

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

The Amendment corrects zoning anomalies by applying Road Zone Category 1 to various declared arterial roads under the **Road Management Act 2004** within the Corangamite municipality and the Farming Zone (Schedule 1) to various declared municipal roads that are managed by Corangamite Shire Council.

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 Corangamite Shire Council, 181 Manifold Street, Camperdown.

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

Planning and Environment Act 1987 GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C213

The Minister for Planning has approved Amendment C213 to the Greater Geelong Planning Scheme.

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

The Amendment:

- amends Maps 65PAO and 66PAO to introduce PAO9 to reserve land for the Armstrong Creek Railway Station at Grovelands Road, Waurn Ponds; and
- amends the schedule to Clause 45.01 to introduce a Public Acquisition Overlay (PAO9) to identify land for acquisition by the Department of Transport for the purpose of a proposed railway station.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Greater Geelong City Council, Ground Floor, 131 Myers Street, Geelong.

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

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C234

The Minister for Planning has approved Amendment C234 to the Greater Geelong Planning Scheme.

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

The Amendment extends the sunset clause in Schedule 1 to the Priority Development Zone and the sunset clause in the incorporated document 'Geelong Western Wedge – Geelong Station Precinct Plan' by a further 12 months to 30 June 2011. The Amendment also amends the schedule to Clause 61.01 to include the Minister for Planning as Responsible Authority for land generally bound by Railway Terrace, Mercer Street, Brougham Street and the Melbourne– Geelong railway line.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Greater Geelong City Council, 131 Myers Street, Geelong.

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

Planning and Environment Act 1987

WODONGA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C77

The Minister for Planning has approved Amendment C77 to the Wodonga Planning Scheme.

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

The Amendment rezones land at 150, 152, 154, 156, 158, 160, 162, 164, 166–172 and 176 Melbourne Road, 2 Croyland Street and 2 Glenairne Street, Wodonga, from Residential 1 Zone to Business 4 Zone. The Amendment also alters Clause 21.11 to support the investigation of expanding peripheral sales and trade supplies businesses along sections of Melbourne Road and Osburn Street, Wodonga.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www. dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Wodonga City Council, 104 Hovell Street, Wodonga.

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

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C102 Part 2

The Greater Bendigo City Council has resolved to abandon Amendment C102 Part 2 to the Greater Bendigo Planning Scheme.

Amendment C102 Part 2 proposed to the following changes:

- update clause 21.10 of the Municipal Strategic Statement to include the Jackass Flat Local Structure Plan 2007 as a Reference Document;
- rezone land at 152 and 164 Jobs Gully Road, Jackass Flat, from a Farming Zone to a Residential 1 Zone;

- rezone land at 162 and part of 200 Jobs Gully Road, Jackass Flat, from a Farming Zone to a Low Density Residential Zone;
- rezone land known as part of 277 Howard Street, Jackass Flat, from a Farming Zone to a Low Density Residential Zone;
- rezone land at 6, 12, 16, 20, 24, 28, 34, 36, 42 and 48 Harveys Lane, Jackass Flat, from a Farming Zone to a Residential 1 Zone;
- rezone land at 11 and part of 92 Harveys Lane from a Farming Zone to a Low Density Residential Zone;
- rezone land at 82 and 116 Harveys Lane from a Farming Zone to a Low Density Residential Zone;
- rezone land at 17, 27, 37, 43, 47, 49, 51, 55, 57 and 59 Edwards Road, Jackass Flat, from a Farming Zone to a Residential 1 Zone;
- rezone land at 53 Edwards Road, Jackass Flat, from a Farming Zone to part Residential 1 Zone and part Low Density Residential Zone;
- rezone land known as part of 65 and part of 70 Callaghan Street, Jackass Flat, from a Farming Zone to a Low Density Residential Zone; and
- amend the schedule to Clause 66.04 to include the Department of Sustainability and Environment as a Referral Authority.

Amendment C102 Part 2 lapsed on 9 November 2009.

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

ORDERS IN COUNCIL

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

Order in Council

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

MARLO – The temporary reservation by Order in Council of 23 September 1980 of an area of 4.718 hectares of land being Crown Allotment 5, Section 7, Township of Marlo, Parish of Orbost East as a site for Sewerage purposes. – (Rs 10591)

MARLO – The temporary reservation by Order in Council of 11 September 1939 of an area of 39.39 hectares, more or less, of land in the Township of Marlo, Parish of Orbost East as a site for Water Supply purposes, revoked as to part by Orders in Council of 16 August 1960 and 22 July 1980 so far as the balance remaining containing 27.68 hectares, more or less. – (Rs 4982)

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

Dated 30 June 2010

Responsible Minister

GAVIN JENNINGS

Minister for Environment and

Climate Change

TOBY HALLIGAN Clerk of the Executive Council

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATIONS

Order in Council

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

BARWO – The temporary reservation by Order in Council of 15 May 1956 of an area of 6677 square metres, more or less, of land in Section E, Parish of Barwo [in two separate portions] as a site for Police purposes, revoked as to part by various Orders in Council. – (Rs 7449) CASTLEMAINE – The temporary reservation by Order in Council of 1 September 2009 of an area of 436 square metres of land being Crown Allotment 13, Section 14, Township of Castlemaine, Parish of Castlemaine as a site for Public Buildings. – (0606929)

MILDURA – The temporary reservation by Order in Council of 22 April 1938 of an area of 389 hectares, more or less, of land in the Parish of Mildura as a site for Water Supply Purposes, revoked as to part by various Orders in Council; so far only as the portions containing a total of 119.7 hectares, more or less, being Crown Allotments 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279 and 2280, Parish of Mildura as shown hatched on Plan No. LEGL./09-402 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (Rs 4801)

MULLROO – The temporary reservation by Order in Council of 12 December 1930 of an area of 581 hectares, more or less, of land in the Parish of Mullroo as a site for Water Supply Purposes, revoked as to part by various Orders in Council, so far only as Crown Allotment 2002, Parish of Mullroo [area 1096 square metres] and Crown Allotment 2003, Parish of Mullroo [area 1983 square metres] as shown on Original Plan No. 122723 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (Rs 4076)

MULLROO – The temporary reservation by Order in Council of 12 March 2003 of an area of 5856 square metres of land being Crown Allotment 2001, Parish of Mullroo as a site for Water Supply purposes, so far only as Crown Allotment 2004, Parish of Mullroo [area 1271 square metres] and Crown Allotment 2005, Parish of Mullroo [area 4084 square metres] as shown on Original Plan No. 122723 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (Rs 4076)

SALE – The temporary reservation by Order in Council of 11 January 1949 of an area of 4.452 hectares, more or less, of land in the Parish of Sale as a site for Tourist Camping purposes, revoked as to part by Order in Council of 17 January 1967 so far only as the portion containing 8470 square metres shown as Parcel No. 160 on Roads Corporation Survey Plan No. SP 22129. – (Rs 6241) SALE – The temporary reservation by Order in Council of 22 September 1964 of an area of 6.728 hectares, more or less, of land in Section B2, Parish of Sale as a site for Public Recreation, so far only as the portion containing 128 square metres, more or less, shown as Parcel No. 171 on Roads Corporation Survey Plan No. SP 22130. – (Rs 8372)

SALE – The temporary reservation by Order in Council of 22 September 1964 of an area of 307.56 hectares, more or less, of land in the Parish of Sale as a site for Wildlife purposes, revoked as to part by Order in Council of 10 April 2001 so far only as (1) the portion containing 2179 square metres, shown as Parcel No. 101 on Roads Corporation Survey Plan No. SP 22126; (2) the portion containing 3085 square metres, shown as Parcel No. 120 on Roads Corporation Survey Plan No. SP 22127; and (3) the portion containing 1.47 hectares shown as Parcel No. 131 on Roads Corporation Survey Plan No. SP 22128. – (Rs 8371)

SALE – The temporary reservation by Order in Council of 21 August 1979 of an area of 3400 square metres, more or less, of land being Crown Allotment 30, Section B2, Parish of Sale as a site for Management of Wildlife, so far only as the portion containing 650 square metres, more or less, shown as Parcel No. 170 on Roads Corporation Survey Plan No. SP 22130. – (Rs 8371)

SALE – The temporary reservation by Order in Council of 1 December 1992 of an area of 10.27 hectares of land being Crown Allotment 23E, Section C1, Township and Parish of Sale as a site for Public Recreation, so far only as the portion containing 1.294 hectares in the Parish of Sale shown as Parcel No. 172 on Roads Corporation Survey Plan No. SP 22130 and the portion containing 4477 square metres in the Parish of Sale shown as Parcel No. 180 on Roads Corporation Survey Plan No. SP 22131. – (2009523)

SMEATON – The withholding from sale, leasing, and licensing by Order in Council of 27 January 1881 of an area of 21.044 hectares, more or less, of land in Section B, Parish of Smeaton, revoked as to part by various Orders, so far only as the portion containing 1.3 hectares, more or less, being Crown Allotment 2001, Parish of Smeaton as indicated by hatching on plan published in the Government Gazette of 29 April 2010 page 861. – (Rs 5754) Victoria Government Gazette

This Order is effective from the date on which it is published in the Government Gazette. Dated 30 June 2010 Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change

> TOBY HALLIGAN Clerk of the Executive Council

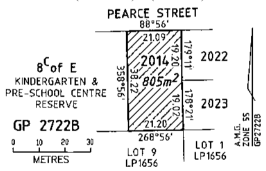
Crown Land (Reserves) Act 1978 TEMPORARY RESERVATION OF CROWN LANDS

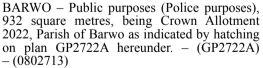
Order in Council

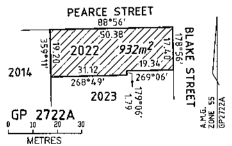
The Governor in Council under section 4(1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown lands which in his opinion are required for the purposes mentioned:-

MUNICIPAL DISTRICT OF THE MOIRA SHIRE COUNCIL

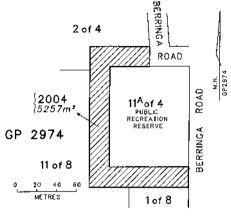
BARWO – Public purposes (kindergarten and pre-school centre), area 805 square metres, being Crown Allotment 2014, Parish of Barwo as indicated by hatching on plan GP2722B hereunder. – (GP2722B) – (0802756)





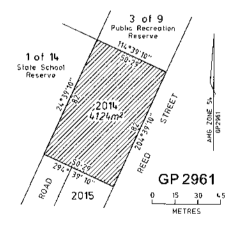


BERRINGA – Public Recreation; area 5257 square metres, being Crown Allotment 2004, Township of Berringa, Parish of Clarkesdale as indicated by hatching on plan GP2974 hereunder. – (GP2974) – (0503042)



MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

MURRAYVILLE – Public Recreation; area 4124 square metres, being Crown Allotment 2014, Township of Murrayville, Parish of Danyo as indicated by hatching on plan GP2961 hereunder. – (GP2961) – (0102775)



This Order is effective from the date on which it is published in the Government Gazette. Dated 30 June 2010 Responsible Minister GAVIN JENNINGS Minister for Environment and Climate Change

> TOBY HALLIGAN Clerk of the Executive Council

Crown Land (Reserves) Act 1978 Interpretation of Legislation Act 1984 AMENDMENT OF TEMPORARY RESERVATION – CLIFTON HILL

Order in Council

The Governor in Council under section 4(1) of the **Crown Land (Reserves) Act 1978** and section 27 of the **Interpretation of Legislation Act 1984** amends the following Order in Council:-

CLIFTON HILL – Order in Council made on 16 February 2010 and published in the Government Gazette on 18 February 2010 page – 332 of the temporary reservation of a total area of 1079 square metres of land being Crown Allotment 41 of Section 20 and Crown Allotment 2006, Township of Clifton Hill, At Collingwood, Parish of Jika Jika as a site for Public purposes (Pre-school centre), by deletion of the words '(Pre-school centre)' and the substitution therefor of the words '(Community purposes)'.

File Ref: 2017968

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

- Dated 30 June 2010
- **Responsible Minister**

GAVIN JENNINGS

Minister for Environment and Climate Change

> TOBY HALLIGAN Clerk of the Executive Council

Estate Agents Act 1980

DECLARATION UNDER SECTION 61

The Governor in Council under section 61 of the **Estate Agents Act 1980** declares:

- (a) Suncorp Metway Limited;
- (b) Laiki Bank (Australia) Limited;
- (c) Bank of Tokyo-Mitsubishi (Australia) Limited; and
- (d) Citibank Limited

are declared to be no longer authorised financial institutions for the purposes of section 61 of the **Estate Agents Act 1980**.

This Order is effective from the date it is published in the Government gazette. Dated 30 June 2010 Responsible Minister HON TONY ROBINSON Minister for Consumer Affairs

TOBY HALLIGAN Clerk of the Executive Council

Transport Accident Act 1986

DECLARATION THAT THE TAC MEDICAL EXCESS NOT BE INDEXED IN THE FINANCIAL YEAR COMMENCING ON 1 JULY 2010

Order in Council

The Governor in Council, on the recommendation of the Transport Accident Commission and under section 61(7) of the **Transport Accident Act 1986** declares that section 61 does not apply to the amount referred to in section 43(1)(b) of the **Transport Accident Act 1986** in respect of the financial year commencing on 1 July 2010.

Dated 30 June 2010

Responsible Minister

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

> TOBY HALLIGAN Clerk of the Executive Council

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	BORDINATE LEGISI TICE THAT STATUT OBTAINA	ORY RULES ARE	48.	Statutory Rule:	Subordinate Legislation (Petroleum Regulations
Notice is hereby given under Section 17(3) of the Subordinate Legislation Act 1994 that the following Statutory Rules were first obtainable from Information Victoria, 505 Little Collins					2000 - Extension of Operation) Regulations 2010
	et, Melbourne on the da			Authorising Act:	Subordinate Legislation
43.	Statutory Rule:	Magistrates' Court (Arbitration) Regulations 2010		Date first obtainable:	Act 1994
	Authorising Act:	Magistrates' Court Act 1989	49	Code A Statutory Rule:	Residential
	Date first obtainable: Code A	30 June 2010	19.	Statutory Have.	Tenancies (Caravan Parks and
44.	Statutory Rule:	Land Acquisition and Compensation Regulations 2010			Movable Dwellings Registration and Standards)
	Authorising Act:	Land Acquisition and Compensation Act 1986		Authorising Act:	Regulations 2010 Residential Tenancies
	Date first obtainable:	30 June 2010			Act 1997
	Code D			Date first obtainable:	30 June 2010
45.	Statutory Rule:	Fair Trading		Code D	
		(Information Standard) (Cosmetics) Regulations 2010	50.	Statutory Rule:	Building Amendment (Fees) Regulations 2010
	Authorising Act:	Fair Trading Act 1999		Authorising Act: Date first obtainable:	Building Act 1993 30 June 2010
	Date first obtainable:	30 June 2010		Code A	
	Code A		51.	Statutory Rule:	Building
46.	Statutory Rule:	Conveyancers (Professional Conduct and Trust Account and General) Amendment Regulations 2010		ž	Amendment (Fees) Regulations 2010
				Authorising Act:	Building Act 1993
				Date first obtainable:	30 June 2010
				Code A	
	Authorising Act:	Conveyancers Act 2006		Statutory Rule:	Road Safety (General)
	Date first obtainable: Code A	30 June 2010			Amendment (Application of Fees)
47.	Statutory Rule:	Electricity Safety (Electric Line Clearance) Regulations 2010			Regulations 2010
				Authorising Act:	Road Safety Act 1986
	Authorising Act:	Electricity Safety Act 1998		Date first obtainable: Code A	30 June 2010
	Date first obtainable:	30 June 2010			
	a 1 a				

Code C

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