[2047]

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t a s m a n i a n g o v e r n m e n t **GAZETTE**

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CONTENTS

| Notice | Page |
|----------------------------|------|
| Administration and Probate | 2048 |
| Cities/Councils | 2065 |
| Government Notices | 2048 |
| Land Aquisition | 2049 |
| Living Marine Resources | 2064 |
| Heritage | 2064 |
| Notices to Creditors | 2047 |
| Rules Publication | 2090 |
| State Services | 2091 |
| | |

Tasmanian Government Gazette

Copy to be sent to Print Applied Technology Pty Ltd. Email: govt.gazette@thepat.com.au or alternatively mail to 123 Collins Street, Hobart TAS 7000 or fax: (03) 6216 4294. Please note:— copy must be typed in upper and lower case not CAPS

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Out of Hours Special Gazette Notification

For out-of-hours notification for Special Gazettes Ph (03) 6233 2690. For subscription and account enquiries phone (03) 6233 3148 **Notice to Creditors**

DOROTHY NOLA BROUN late of Orchard Hill 53 Sheffield Main Road Spreyton in Tasmania home duties/ widow deceased: Creditors next of kin and others having claims in respect of the property or Estate of the deceased Dorothy Nola Broun who died on the thirty-first day of July 2008 are required by the Executor Tasmanian Perpetual Trustees Limited of 23 Paterson Street Launceston in Tasmania to send particulars to the said Company by the twenty-ninth day of November 2008 after which date the Executor may distribute the assets having regard only to the claims of which it then has notice.

Dated this twenty-ninth day of October 2008.

HEATHER SHEPPARD, Branch Manager.

ANDREW LESLIE JOHN COOLEY late of 47 Haig Street Mowbray in Tasmania married deceased: Creditors next of kin and others having claims in respect of the property or Estate of the deceased Andrew Leslie John Cooley who died on the thirteenth day of July 2008 are required by the Executor Tasmanian Perpetual Trustees Limited of 23 Paterson Street Launceston in Tasmania to send particulars to the said Company by the twenty-ninth day of November 2008 after which date the Executor may distribute the assets having regard only to the claims of which it then has notice.

Dated this twenty-ninth day of October 2008.

EWAN STEWART, Senior Trust Administrator.

BEVERLEY RAE PARKIN late of Ibis Care Home Quiggin Street Wynyard in Tasmania home duties, widowed deceased: Creditors next of kin and others having claims in respect of the property or Estate of the deceased Beverley Rae Parkin who died on the ninth day of August 2008 are required by the Executor Tasmanian Perpetual Trustees Limited of 23 Paterson Street Launceston in Tasmania to send particulars to the said Company by the twenty-ninth day of November 2008 after which date the Executor may distribute the assets having regard only to the claims of which it then has notice.

Dated this twenty-ninth day of October 2008.

KATHY COLDICUTT, Branch Manager.

No. 20 896-29 October 2008-72653-1

29 October 2008

LEWIS JAMES HAMILTON STEWART late of 3 Kymme Court Glen Waverley in Victoria widower deceased: Creditors next of kin and others having claims in respect of the property or Estate of the deceased Lewis James Hamilton Stewart who died on the twenty-second day of August 2008 are required by the Executor Tasmanian Perpetual Trustees Limited of 23 Paterson Street Launceston in Tasmania to send particulars to the said Company by the twenty-ninth day of November 2008 after which date the Executor may distribute the assets having regard only to the claims of which it then has notice.

Dated this twenty-ninth day of October 2008.

Ken Bassett, BRANCH MANAGER.

Administration and Probate

ADMINISTRATION AND PROBATE ACT 1935

Notice of Intention to Apply for Letters of Administration

NOTICE is hereby given that after the expiration of fourteen days from the publication of this notice application will be made to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that Letters of Administration of the Estate of NATHAN KEITH DIMSEY late of 20 Calvert Road Rokeby in Tasmania a fish processor/single man deceased may be granted to Michael Keith Dimsey of 20 Calvert Street Rokeby in Tasmania storeman-driver/divorced and Alison Louise Jarman of 347 South Arm Road Lauderdale in Tasmania administrative officer/married the father and mother respectively of the said deceased.

Dated this twenty-ninth day of October 2008.

DAVID LOUEZ. Estate Manager.

Government Notices

The Department of Justice Hobart 20 October 2008

PURSUANT to Section 12 of the Oaths Act 2001, I have appointed the following persons as Commissioners for Declarations:-

Cecelia Ann Cole Russell John King 2/115a Mary's Hope Road ROSETTA

11Marshall Street **STANLEY**

Dated this twenty-ninth day of October 2008.

LARA GIDDINGS Attorney-General.

Office of the Minister for Energy and Resources Hobart 22 October 2008

Notice under the Forestry Act 1920

IN accordance with Section 22G (4) of the Forestry Act 1920, (the Act) I give notice that I have approved Forestry Tasmania's Sustainability Charter: Forest Management Plan 2008, which will come into force on 1 November 2008.

No specific restrictions have been included in the Plan under Section 22C(6) of the Act, but for reasons of occupational health and safety, conservation and private forest rights, access to some areas of State forests may be restricted from time to time, either in total or for particular purposes.

> DAVID LLEWELLYN MP, Minister for Energy and Resources

> > Government House Hobart, 22 October 2008.

HIS Excellency the Governor has this day in the name and on behalf of Her Majesty The Queen assented to the following Bills:-

- A Bill for an Act to amend the Criminal Code. Criminal Code Amendment Act 2008. (Act No. 33 of 2008)
- A Bill for an Act to amend the Forensic Procedures Act 2000. Forensic Procedures Amendment Act 2008. (Act No. 34 of 2008)
- A Bill for an Act to amend the Poisons Act 1971. Poisons Amendment (Poppy Advisory and Control Board) Act 2008. (Act No. 35 of 2008)
- A Bill for an Act for certain measures to help the State address the challenges of climate change and contribute to the broader national and international response to those challenges and for related purposes. Climate Change (State Action) Act 2008. (Act No. 36 of 2008)
- A Bill for an Act to amend the Dangerous Goods (Safe Transport)Act 1998, the Dangerous Goods Amendment Act 2005, the Dangerous Substances (Safe Handling) Act 2005, the Security-sensitive Dangerous Substances Act 2005 and the Dangerous Goods and Substances (Transitional and Consequential Provisions) Act 2005. Dangerous Goods and Substances Legislation (Micellaneous Amendments) Act 2008. (Act No. 37 of 2008)
- A Bill for an Act to amend the Classification (Publications, Films and Computer Games) Enforcement Act 1995 consequent on certain amendments made to the Classification (Publications, Films and Computer Games) Act 1995 of the Commonwealth and for related purposes. Classification (Publications, Films and Computer Games) Enforcement Amendment Act 2008. (Act No. 38 of 2008)
- A Bill for an Act to amend the Civil Liability Act 2002. Civil Liability Amendment Act 2008. (Act No. 39 of 2008)

By His Excellency's Command,

J. D. Chilcott, Official Secretary

2048

Land Aquisition

LAND ACQUISITION ACT 1993 NOTICE OF ACQUISITION (Section 18)

IN PURSUANCE of Section 18 of the Land Acquisition Act 1993, I, WARRICK PETER COVERDALE, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the Land Acquisition Act 1993 do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for road purposes.

Given under my hand this twenty-third day of October 2008.

W.P. COVERDALE, Valuer-General. Department of Primary Industries and Water, 144 Macquarie Street, Hobart.

Schedule

All that 318m2 of land situate in the City of Clarence being Lot 1 on Plan of Survey P155047 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 117997 Folio 2 of which Badcocks Pty Ltd, Bells Concrete Tanks Pty. Ltd., Burnett Investments Pty. Ltd., Mickev Pty. Ltd., Badcock Developments Pty. Ltd., Western Creek Investments Pty. Ltd., John William Russell and Margaret Edith Russell, Robert William Thow and Lynette Ann Thow, Scott William Thow, Josephene Mary Badcock, and Owen Russel Badcock are the registered proprietors.

Location: South Arm Highway - Mornington Roundabout

Municipal Area: City of Clarence (10-66-43)

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

IN PURSUANCE of Section 18 of the Land Acquisition Act 1993, I, WARRICK PETER COVERDALE, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the *Land Acquisition Act 1993* do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for road purposes.

Given under my hand this twenty-seventh day of October 2008.

W.P. COVERDALE, Valuer-General. Department of Primary Industries and Water, 144 Macquarie Street, Hobart.

Schedule

All that 953m2 of land situate in the Parish of Yarlington Land District of Monmouth being Lot 2 on Plan of Survey P155090 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 101307 Folio 1 of which Rodney Stuart Blundell and Kerry Alayne Blundell are the registered proprietors.

Location: Tea Tree Secondary Road Municipal Area: Southern Midlands (10-66-52)

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

IN PURSUANCE of Section 18 of the Land Acquisition Act 1993, I, WARRICK PETER COVERDALE, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the *Land Acquisition Act 1993* do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for road purposes.

Given under my hand this twenty-seventh day of October 2008.

W.P. COVERDALE, Valuer-General. Department of Primary Industries and Water, 144 Macquarie Street, Hobart.

Schedule

All that 1284m2 of land situate in the Parish of Yarlington Land District of Monmouth being Lot 4 on Plan of Survey P155090 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 107494 Folio 1 of which Garry Steven Drew and Lynette Maree Drew are the registered proprietors.

Location: Tea Tree Secondary Road

Municipal Area: Southern Midlands (10-66-62)

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

IN PURSUANCE of Section 18 of the Land Acquisition Act 1993, I, WARRICK PETER COVERDALE, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the Land Acquisition Act 1993 do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for road purposes.

Given under my hand this twenty-seventh day of October 2008.

W.P. COVERDALE, Valuer-General. Department of Primary Industries and Water, 144 Macquarie Street, Hobart.

Schedule

All that 315m2 of land situate in the Parish of Yarlington Land District of Monmouth being Lot 6 on Plan of Survey P155090 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 101239 Folio 1 of which Doris May Deegan is the registered proprietor.

Location: Tea Tree Secondary Road

Municipal Area: Southern Midlands

(10-66-61)

29 October 2008

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

IN PURSUANCE of Section 18 of the Land Acquisition Act 1993, I, WARRICK PETER COVERDALE, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the Land Acquisition Act 1993 do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for road purposes.

Given under my hand this twenty-seventh day of October 2008.

W.P. COVERDALE, Valuer-General. Department of Primary Industries and Water, 144 Macquarie Street, Hobart.

Schedule

All that 819m2 of land situate in the Parish of Drummond Land District of Monmouth being Lot 7 on Plan of Survey P155090 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 121755 Folio 1 of which Duncan Foster and Michelle Louise Foster are the registered proprietors.

Location: Tea Tree Secondary Road

Municipal Area: Southern Midlands (10-66-60)

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

IN PURSUANCE of Section 18 of the Land Acquisition Act 1993, I, WARRICK PETER COVERDALE, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the *Land Acquisition Act 1993* do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for road purposes.

Given under my hand this twenty-seventh day of October 2008.

W.P. COVERDALE, Valuer-General. Department of Primary Industries and Water, 144 Macquarie Street, Hobart.

Schedule

All that 4423m2 and 246m2 of land situate in the Parishes of Staffa and Yarlington Land District of Monmouth being Lots 8 and 13 on Plan of Survey P155090 in the Office of the Recorder of Titles being portion of the lands comprised in Folio of the Register Volume 47586 Folio 1 and Folio of the Register Volume 47586 Folio 3 of which Kevin Norman Gangell is the registered proprietor.

Location: Tea Tree Secondary Road

Municipal Area: Southern Midlands (10-66-58)

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

IN PURSUANCE of Section 18 of the Land Acquisition Act 1993, I, WARRICK PETER COVERDALE, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the *Land Acquisition Act 1993* do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for road purposes.

Given under my hand this twenty-seventh day of October 2008.

W.P. COVERDALE, Valuer-General. Department of Primary Industries and Water, 144 Macquarie Street, Hobart.

Schedule

All those 1369m2, 2547m2 and 1870m2 of land situate in the Parish of Drummond Land District of Monmouth being Lots 1, 4 and 6 on Plan of Survey P155091 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 243319 Folio 1 of which Paul Adrian Geard and Elizabeth Jane Geard are the registered proprietors.

Location: Tea Tree Secondary Road

Municipal Area: Brighton

(10-66-50)

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

IN PURSUANCE of Section 18 of the Land Acquisition Act 1993, I, WARRICK PETER COVERDALE, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the *Land Acquisition Act 1993* do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for road purposes.

Given under my hand this twenty-seventh day of October 2008.

W.P. COVERDALE, Valuer-General. Department of Primary Industries and Water, 144 Macquarie Street, Hobart.

Schedule

All that 1873m2 of land situate in the Parish of Yarlington Land District of Monmouth being Lot 9 on Plan of Survey P155090 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 47586 Folio 2 of which David Charles Holmes and Jeanette May Holmes are the registered proprietors.

Location: Tea Tree Secondary Road

Municipal Area: Southern Midlands

(10-66-59)

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

IN PURSUANCE of Section 18 of the Land Acquisition Act 1993, I, WARRICK PETER COVERDALE, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the Land Acquisition Act 1993 do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for road purposes.

Given under my hand this twenty-seventh day of October 2008.

W.P. COVERDALE, Valuer-General. Department of Primary Industries and Water, 144 Macquarie Street, Hobart.

Schedule

All that 639m2 of land situate in the Parish of Yarlington Land District of Monmouth being Lot 1 on Plan of Survey P155090 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 106752 Folio 1 of which Marlene Joan Kelly is the registered proprietor.

Location: Tea Tree Secondary Road

Municipal Area: Southern Midlands (10-66-64)

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

IN PURSUANCE of Section 18 of the Land Acquisition Act 1993, I, WARRICK PETER COVERDALE, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the Land Acquisition Act 1993 do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for road purposes.

Given under my hand this twenty-seventh day of October 2008.

W.P. COVERDALE, Valuer-General. Department of Primary Industries and Water, 144 Macquarie Street, Hobart.

Schedule

All that 668m2 of land situate in the Parish of Drummond Land District of Monmouth being Lot 10 on Plan of Survey P155091 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 37588 Folio 11 of which Paul Dennis Laing is the registered proprietor.

Location: Tea Tree Secondary Road

Municipal Area: Brighton (10-66-51)

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

IN PURSUANCE of Section 18 of the *Land Acquisition Act 1993*, I, WARRICK PETER COVERDALE, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the Land Acquisition Act 1993 do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for road purposes.

Given under my hand this twenty-seventh day of October 2008.

W.P. COVERDALE, Valuer-General. Department of Primary Industries and Water, 144 Macquarie Street, Hobart.

Schedule

All that 269m2 of land situate in the Parish of Drummond Land District of Monmouth being Lot 8 on Plan of Survey P155091 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 9345 Folio 1 of which Jeffrey Moore and Georgina Moore are the registered proprietors.

Location: Tea Tree Secondary Road

Municipal Area: Brighton

(10-66-63)

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

IN PURSUANCE of Section 18 of the *Land Acquisition Act 1993*, I, WARRICK PETER COVERDALE, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the Land Acquisition Act 1993 do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for road purposes.

Given under my hand this twenty-seventh day of October 2008.

W.P. COVERDALE, Valuer-General. Department of Primary Industries and Water, 144 Macquarie Street, Hobart.

Schedule

All that 4519m2 of land situate in the Parish of Yarlington Land District of Monmouth being Lot 3 on Plan of Survey P155090 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 106719 Folio 1 of which James Thomas Scott is the registered proprietor.

Location: Tea Tree Secondary Road

Municipal Area: Southern Midlands

(10-66-55)

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

IN PURSUANCE of Section 18 of the *Land Acquisition Act 1993*, I, WARRICK PETER COVERDALE, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the Land Acquisition Act 1993 do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for road purposes.

Given under my hand this twenty-seventh day of October 2008.

W.P. COVERDALE, Valuer-General. Department of Primary Industries and Water, 144 Macquarie Street, Hobart.

Schedule

All that 4217m2 of land situate in the Parish of Yarlington Land District of Monmouth being Lot 5 on Plan of Survey P155090 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 26660 Folio 1 of which Anthony Allen Steele and Deidre Ann Steele are the registered proprietors.

Location: Tea Tree Secondary Road

Municipal Area: Southern Midlands (10-66-53)

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

IN PURSUANCE of Section 18 of the *Land Acquisition Act 1993*, I, WARRICK PETER COVERDALE, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the Land Acquisition Act 1993 do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for road purposes.

Given under my hand this twenty-seventh day of October 2008.

W.P. COVERDALE, Valuer-General. Department of Primary Industries and Water, 144 Macquarie Street, Hobart.

Schedule

All that 71.1m2 of land situate in the Parish of Drummond Land District of Monmouth being Lot 12 on Plan of Survey P155090 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 23265 Folio 2 of which Tin-Wai Phyllis Tai is the registered proprietor.

Location: Tea Tree Secondary Road

Municipal Area: Southern Midlands (10-66-57)

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

IN PURSUANCE of Section 18 of the *Land Acquisition Act 1993*, I, WARRICK PETER COVERDALE, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the Land Acquisition Act 1993 do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for road purposes.

Given under my hand this twenty-seventh day of October 2008.

W.P. COVERDALE, Valuer-General. Department of Primary Industries and Water, 144 Macquarie Street, Hobart.

Schedule

All that 709m2 of land situate in the Parish of Drummond Land District of Monmouth being Lot 9 on Plan of Survey P155091 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 38607 Folio 1 of which Gregory Frederick Wignall and Cathryn Louise Wignall are the registered proprietors.

Location: Tea Tree Secondary Road

Municipal Area: Brighton

(10-66-54)

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

IN PURSUANCE of Section 18 of the *Land Acquisition Act 1993*, I, WARRICK PETER COVERDALE, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the Land Acquisition Act 1993 do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for road purposes.

Given under my hand this twenty-seventh day of October 2008.

W.P. COVERDALE, Valuer-General. Department of Primary Industries and Water, 144 Macquarie Street, Hobart.

Schedule

All that 195m2 and 74.4m2 of land situate in the Parish of Drummond Land District of Monmouth being Lots 10 and 11 on Plan of Survey P155090 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 132606 Folio 2 of which Craig Anthony Williams and Sally Maree Williams are the registered proprietors.

Location: Tea Tree Secondary Road

Municipal Area: Southern Midlands

(10-66-56)

2053

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

IN PURSUANCE of Section 18 of the *Land Acquisition Act 1993*, I, WARRICK PETER COVERDALE, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the Land Acquisition Act 1993 do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for road purposes.

Given under my hand this twenty-seventh day of October 2008.

W.P. COVERDALE, Valuer-General. Department of Primary Industries and Water, 144 Macquarie Street, Hobart.

Schedule

All that 686m2 of land situate in the Parish of Drummond Land District of Monmouth being Lot 3 on Plan of Survey P155091 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 46326 Folio 1 of which Woodlands Wines Pty. Ltd. is the registered proprietor.

Location: Tea Tree Secondary Road

Municipal Area: Brighton (10-66-49)

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

PURSUANT to Section 18 of the Land Acquisition Act 1993 (referred to as "the Act"), Transend Networks Pty Ltd (being an acquiring authority in accordance with the Act), does hereby declare that the "Electricity Easement and Restriction as to User of Land" described in the Second Schedule hereto over the land described in the First Schedule hereto is taken and vested in Transend Networks Pty Ltd absolutely under the Act, for the authorised purpose of constructing, maintaining and operating electricity infrastructure necessary for the transmission of electricity

Dated this twenty-ninth day of October 2008

For and on behalf of Transend Networks Pty Ltd,

D.P. Oxley, Company Secretary for, Transend Networks Pty Ltd ABN 57 082 586 892, 7 Maria Street Lenah Valley, Tasmania, 7008.

First Schedule

ALL THAT parcel of land situate in the Parish of Drummond, Land District of Monmouth in Tasmania containing 52.4 hectares (area) or thereabouts delineated as Lot 1 on Sealed Plan 146793 being the land comprised in the Register Volume 146793 Folio 1 registered in the name of Maurice Lloyd Barwick ALL THAT parcel of land situate in the Parish of Drummond, Land District of Monmouth in Tasmania containing 43.38 hectares (area) or thereabouts delineated as Lot 2 on Sealed Plan 146793 being the land comprised in the Register Volume 146793 Folio 2 registered in the name of Maurice Lloyd Barwick

ALL THAT parcel of land situate in the Parish of Drummond, Land District of Monmouth in Tasmania containing 60.70 hectares (area) or thereabouts delineated as Lot 1 on registered Plan No. 121877 being the land comprised in the Register Volume 121877 Folio 1 registered in the name of Maurice Lloyd Barwick

ALL THAT parcel of land situate in the town of Gagebrook in Tasmania containing 57.34 hectares (area) or thereabouts delineated as Lot 1 on registered Plan No. 121094 being the land comprised in the Register Volume 121094 Folio 1 registered in the name of Maurice Lloyd Barwick*Second schedule*

Electricity easement and restriction as to user of land means:

FIRSTLY the full and free right and liberty for Transend Networks Pty Ltd (described as "Transend") and its successors and its and their servants, agents and contractors at all times hereafter:

- (a) TO clear the lands marked "Electricity Easement" on Plan of Survey 151106 in the office of the Recorder of Titles (described as "the servient land") and to lay, erect, construct, install and operate, in, upon, over, along and under the servient land towers, poles, wires, cables, apparatus, appliances and other ancillary work (described collectively as "electricity infrastructure") for the transmission of electrical energy and for purposes incidental thereto.
- (b) TO inspect, maintain, repair, modify, add to, replace and remove the electricity infrastructure.
- (c) TO cause or permit electrical energy to flow or be transmitted or distributed through the electricity infrastructure.
- (d) TO cut away remove and keep clear of the electricity infrastructure all trees and other obstructions or erections of any nature whatsoever which may at any time overhang, encroach upon or be in or on the servient land and which may in the opinion of Transend or its successors endanger or interfere with the proper operation of the electricity infrastructure.
- (e) TO enter into and upon the servient land for all or any of the above purposes, with or without all necessary plant equipment and machinery and the means of transporting the same, and if necessary to cross the remainder of the land, where practicable in consultation with the registered proprietor/s, for the purpose of access and egress to and from the servient land.

SECONDLY the benefit of a covenant for Transend and its successors with the registered proprietor/s for themselves and their successors not to erect any buildings or place any structures or objects within the servient land without the prior written consent of Transend or its successors to the intent that the burden of the covenant may run with and bind the servient land and every part thereof and that the benefit thereof may be annexed to the easement hereinbefore described.

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION (Section 18)

PURSUANT to Section 18 of the Land Acquisition Act 1993 (referred to as "the Act"), Transend Networks Pty Ltd (being an acquiring authority in accordance with the Act), does hereby declare that the "Electricity Easement and Restriction as to User of Land" described in the Second Schedule hereto over the land described in the First Schedule hereto is taken and vested in Transend Networks Pty Ltd absolutely under the Act, for the authorised purpose of constructing, maintaining and operating electricity infrastructure necessary for the transmission of electricity

Dated this twenty-ninth day of October 2008

For and on behalf of Transend Networks Pty Ltd,

D.P. Oxley, Company Secretary for, Transend Networks Pty Ltd ABN 57 082 586 892, 7 Maria Street Lenah Valley, Tasmania, 7008.

First Schedule

ALL THAT parcel of land situate in the Parish of Huntingdon, Land District of Monmouth in Tasmania containing 244.6 hectares (area) or thereabouts delineated as Lot 1 on registered Plan No. 128933 being the land comprised in the Register Volume 128933 Folio 1 registered in the name of John Daniel Blackwell and Donna Lee Blackwell

ALL THAT parcel of land situate in the Parish of Huntingdon, Land District of Monmouth in Tasmania containing 14.31 hectares (area) or thereabouts delineated as Lot 1 on Sealed Plan 128932 being the land comprised in the Register Volume 128932 Folio 1 registered in the name of John Daniel Blackwell and Donna Lee Blackwell

Second schedule

Electricity easement and restriction as to user of land means:

FIRSTLY the full and free right and liberty for Transend Networks Pty Ltd (described as "Transend") and its successors and its and their servants, agents and contractors at all times hereafter:

- (a) TO clear the lands marked "Electricity Easement" on Plan of Survey 152542 in the office of the Recorder of Titles (described as "the servient land") and to lay, erect, construct, install and operate, in, upon, over, along and under the servient land towers, poles, wires, cables, apparatus, appliances and other ancillary work (described collectively as "electricity infrastructure") for the transmission of electrical energy and for purposes incidental thereto.
- (b) TO inspect, maintain, repair, modify, add to, replace and remove the electricity infrastructure.
- (c) TO cause or permit electrical energy to flow or be transmitted or distributed through the electricity infrastructure.
- (d) TO cut away remove and keep clear of the electricity infrastructure all trees and other obstructions or erections of any nature whatsoever which may at any time overhang, encroach upon or be in or on the servient land and which may in the opinion of Transend or its successors endanger or interfere with the proper operation of the electricity infrastructure.
- (e) TO enter into and upon the servient land for all or any of the above purposes, with or without all necessary plant equipment and machinery and the means of transporting the same, and if necessary to cross the remainder of the land, where practicable in consultation with the registered proprietor/s, for the purpose of access and egress to and from the servient land.

SECONDLY the benefit of a covenant for Transend and its successors with the registered proprietor/s for themselves and their successors not to erect any buildings or place any structures or objects within the servient land without the prior written consent of Transend or its successors to the intent that the burden of the covenant may run with and bind the servient land and every part thereof and that the benefit thereof may be annexed to the easement hereinbefore described.

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

PURSUANT to Section 18 of the Land Acquisition Act 1993 (referred to as "the Act"), Transend Networks Pty Ltd (being an acquiring authority in accordance with the Act), does hereby declare that the "Electricity Easement and Restriction as to User of Land" described in the Second Schedule hereto over the land described in the First Schedule hereto is taken and vested in Transend Networks Pty Ltd absolutely under the Act, for the authorised purpose of constructing, maintaining and operating electricity infrastructure necessary for the transmission of electricity

29 October 2008

Dated this twenty-ninth day of October 2008 For and on behalf of Transend Networks Pty Ltd,

D.P. Oxley, Company Secretary for, Transend Networks Pty Ltd ABN 57 082 586 892, 7 Maria Street Lenah Valley, Tasmania, 7008.

First Schedule

ALL THAT parcel of land situate in the Parish of Wallace, Land District of Monmouth in Tasmania containing 202.61 hectares (area) or thereabouts delineated as Lot 1 on registered Plan No. 210162 being the land comprised in the Register Volume 210162 Folio 1 registered in the name of William John Blackwell

ALL THAT parcel of land situate in the Parish of Wallace, Land District of Monmouth in Tasmania containing 226.35 hectares (area) or thereabouts delineated as Lot 1 on Diagram 51135 being the land comprised in the Register Volume 51135 Folio 1 registered in the name of William John Blackwell

Second schedule

Electricity easement and restriction as to user of land means:

FIRSTLY the full and free right and liberty for Transend Networks Pty Ltd (described as "Transend") and its successors and its and their servants, agents and contractors at all times hereafter:

- (a) TO clear the lands marked "Electricity Easement" on Plan of Survey 152542 in the office of the Recorder of Titles (described as "the servient land") and to lay, erect, construct, install and operate, in, upon, over, along and under the servient land towers, poles, wires, cables, apparatus, appliances and other ancillary work (described collectively as "electricity infrastructure") for the transmission of electrical energy and for purposes incidental thereto.
- (b) TO inspect, maintain, repair, modify, add to, replace and remove the electricity infrastructure.
- (c) TO cause or permit electrical energy to flow or be transmitted or distributed through the electricity infrastructure.
- (d) TO cut away remove and keep clear of the electricity infrastructure all trees and other obstructions or erections of any nature whatsoever which may at any time overhang, encroach upon or be in or on the servient land and which may in the opinion of Transend or its successors endanger or interfere with the proper operation of the electricity infrastructure.
- (e) TO enter into and upon the servient land for all or any of the above purposes, with or without all necessary plant equipment and machinery and the means of transporting the same, and if necessary to cross the remainder of the land, where practicable in consultation with the registered proprietor/s, for the purpose of access and egress to and from the servient land.

SECONDLY the benefit of a covenant for Transend and its successors with the registered proprietor/s for themselves and their successors not to erect any buildings or place any structures or objects within the servient land without the prior written consent of Transend or its successors to the intent that the burden of the covenant may run with and bind the servient land and every part thereof and that the benefit thereof may be annexed to the easement hereinbefore described.

LAND ACQUISITION ACT 1993 NOTICE OF ACQUISITION (Section 18)

PURSUANT to Section 18 of the Land Acquisition Act 1993 (referred to as "the Act"), Transend Networks Pty Ltd (being an acquiring authority in accordance with the Act), does hereby declare that the "Electricity Easement and Restriction as to User of Land" described in the Second Schedule hereto over the land described in the First Schedule hereto is taken and vested in Transend Networks Pty Ltd absolutely under the Act, for the authorised purpose of constructing, maintaining and operating electricity infrastructure necessary for the transmission of electricity

Dated this twenty-ninth day of October 2008

For and on behalf of Transend Networks Pty Ltd,

D.P. Oxley, Company Secretary for, Transend Networks Pty Ltd ABN 57 082 586 892, 7 Maria Street Lenah Valley, Tasmania, 7008.

First Schedule

ALL THAT parcel of land situate in the Parish of Amherst, Land District of Cumberland in Tasmania containing 280.9 hectares (area) or thereabouts delineated as Lot 1 on sealed Plan No. 139378 being the land comprised in the Register Volume 139378 Folio 1 registered in the name of Scott Taylor Bowden

Second schedule

Electricity easement and restriction as to user of land means:

FIRSTLY the full and free right and liberty for Transend Networks Pty Ltd (described as "Transend") and its successors and its and their servants, agents and contractors at all times hereafter:

(a) TO clear the lands marked "Electricity Easement" on Plan of Survey 151103 in the office of the Recorder of Titles (described as "the servient land") and to lay, erect, construct, install and operate, in, upon, over, along and under the servient land towers, poles, wires, cables, apparatus, appliances and other ancillary work (described collectively as "electricity infrastructure") for the transmission of electrical energy and for purposes incidental thereto.

- (b) TO inspect, maintain, repair, modify, add to, replace and remove the electricity infrastructure.
- (c) TO cause or permit electrical energy to flow or be transmitted or distributed through the electricity infrastructure.
- (d) TO cut away remove and keep clear of the electricity infrastructure all trees and other obstructions or erections of any nature whatsoever which may at any time overhang, encroach upon or be in or on the servient land and which may in the opinion of Transend or its successors endanger or interfere with the proper operation of the electricity infrastructure.
- (e) TO enter into and upon the servient land for all or any of the above purposes, with or without all necessary plant equipment and machinery and the means of transporting the same, and if necessary to cross the remainder of the land, where practicable in consultation with the registered proprietor/s, for the purpose of access and egress to and from the servient land.

SECONDLY the benefit of a covenant for Transend and its successors with the registered proprietor/s for themselves and their successors not to erect any buildings or place any structures or objects within the servient land without the prior written consent of Transend or its successors to the intent that the burden of the covenant may run with and bind the servient land and every part thereof and that the benefit thereof may be annexed to the easement hereinbefore described.

LAND ACQUISITION ACT 1993 NOTICE OF ACQUISITION (Section 18)

PURSUANT to Section 18 of the Land Acquisition Act 1993 (referred to as "the Act"), Transend Networks Pty Ltd (being an acquiring authority in accordance with the Act), does hereby declare that the "Electricity Easement and Restriction as to User of Land" described in the Second Schedule hereto over the land described in the First Schedule hereto is taken and vested in Transend Networks Pty Ltd absolutely under the Act, for the authorised purpose of constructing, maintaining and operating electricity infrastructure necessary for the transmission of electricity

Dated this twenty-ninth day of October 2008

For and on behalf of Transend Networks Pty Ltd,

D.P. Oxley, Company Secretary for, Transend Networks Pty Ltd ABN 57 082 586 892, 7 Maria Street Lenah Valley, Tasmania, 7008.

First Schedule

ALL THAT parcel of land situate in the Parish of Melville, Land District of Monmouth in Tasmania containing 283.3 hectares (area) or thereabouts delineated as Lot 1 on registered Plan No. 131947 being the land comprised in the Register Volume 131947 Folio 1 registered in the name of Phillip Chien Li Chan and Geoffrey Kin Yin Chan

Second schedule

Electricity easement and restriction as to user of land means:

FIRSTLY the full and free right and liberty for Transend Networks Pty Ltd (described as "Transend") and its successors and its and their servants, agents and contractors at all times hereafter:

- (a) TO clear the lands marked "Electricity Easement" on Plan of Survey 151980 in the office of the Recorder of Titles (described as "the servient land") and to lay, erect, construct, install and operate, in, upon, over, along and under the servient land towers, poles, wires, cables, apparatus, appliances and other ancillary work (described collectively as "electricity infrastructure") for the transmission of electrical energy and for purposes incidental thereto.
- (b) TO inspect, maintain, repair, modify, add to, replace and remove the electricity infrastructure.
- (c) TO cause or permit electrical energy to flow or be transmitted or distributed through the electricity infrastructure.
- (d) TO cut away remove and keep clear of the electricity infrastructure all trees and other obstructions or erections of any nature whatsoever which may at any time overhang, encroach upon or be in or on the servient land and which may in the opinion of Transend or its successors endanger or interfere with the proper operation of the electricity infrastructure.
- (e) TO enter into and upon the servient land for all or any of the above purposes, with or without all necessary plant equipment and machinery and the means of transporting the same, and if necessary to cross the remainder of the land, where practicable in consultation with the registered proprietor/s, for the purpose of access and egress to and from the servient land.

SECONDLY the benefit of a covenant for Transend and its successors with the registered proprietor/s for themselves and their successors not to erect any buildings or place any structures or objects within the servient land without the prior written consent of Transend or its successors to the intent that the burden of the covenant may run with and bind the servient land and every part thereof and that the benefit thereof may be annexed to the easement hereinbefore described.

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

PURSUANT to Section 18 of the Land Acquisition Act 1993 (referred to as "the Act"), Transend Networks Pty Ltd (being an acquiring authority in accordance with the Act), does hereby declare that the "Electricity Easement and Restriction as to User of Land" described in the Second Schedule hereto over the land described in the First Schedule hereto is taken and vested in Transend Networks Pty Ltd absolutely under the Act, for the authorised purpose of constructing, maintaining and operating electricity infrastructure necessary for the transmission of electricity

Dated this twenty-ninth day of October 2008

For and on behalf of Transend Networks Pty Ltd,

- D.P. Oxley, Company Secretary for,
- Transend Networks Pty Ltd ABN 57 082 586 892, 7 Maria Street Lenah Valley, Tasmania, 7008.

First Schedule

ALL THAT parcel of land situate in the Parish of Fortescue, Land District of Cumberland and in the Parish of St Albans, Land District of Cumberland in Tasmania containing 888.2 hectares (area) or thereabouts delineated as Lot 1 on registered Plan No. 140583 being the land comprised in the Register Volume 140583 Folio 1 registered in the name of Cluny Pty Ltd

Second schedule

Electricity easement and restriction as to user of land means:

FIRSTLY the full and free right and liberty for Transend Networks Pty Ltd (described as "Transend") and its successors and its and their servants, agents and contractors at all times hereafter:

- (a) TO clear the lands marked "Electricity Easement" on Plan of Survey 151103 in the office of the Recorder of Titles (described as "the servient land") and to lay, erect, construct, install and operate, in, upon, over, along and under the servient land towers, poles, wires, cables, apparatus, appliances and other ancillary work (described collectively as "electricity infrastructure") for the transmission of electrical energy and for purposes incidental thereto.
- (b) TO inspect, maintain, repair, modify, add to, replace and remove the electricity infrastructure.
- (c) TO cause or permit electrical energy to flow or be transmitted or distributed through the electricity infrastructure.
- (d) TO cut away remove and keep clear of the electricity infrastructure all trees and other obstructions or erections of any nature whatsoever which may at any time overhang, encroach upon or be in or on the servient land and which may in the opinion of Transend or its successors endanger or interfere with the proper operation of the electricity infrastructure.
- (e) TO enter into and upon the servient land for all or any of the above purposes, with or without all necessary plant equipment and machinery and the means of transporting the same, and if necessary to cross the remainder of the land, where practicable in consultation with the registered proprietor/s, for the purpose of access and egress to and from the servient land.

SECONDLY the benefit of a covenant for Transend and its successors with the registered proprietor/s for themselves and their successors not to erect any buildings or place any structures or objects within the servient land without the prior written consent of Transend or its successors to the intent that the burden of the covenant may run with and bind the servient land and every part thereof and that the benefit thereof may be annexed to the easement hereinbefore described.

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION (Section 18)

PURSUANT to Section 18 of the Land Acquisition Act 1993 (referred to as "the Act"), Transend Networks Pty Ltd (being an acquiring authority in accordance with the Act), does hereby declare that the "Electricity Easement and Restriction as to User of Land" described in the Second Schedule hereto over the land described in the First Schedule hereto is taken and vested in Transend Networks Pty Ltd absolutely under the Act, for the authorised purpose of constructing, maintaining and operating electricity infrastructure necessary for the transmission of electricity

Dated this twenty-ninth day of October 2008

For and on behalf of Transend Networks Pty Ltd,

D.P. Oxley, Company Secretary for, Transend Networks Pty Ltd ABN 57 082 586 892, 7 Maria Street Lenah Valley, Tasmania, 7008.

First Schedule

ALL THAT parcel of land situate in the Parish of Melville, Land District of Monmouth in Tasmania containing 36.82 hectares (area) or thereabouts delineated as Lot 4 on Diagram 44573 being the land comprised in the Register Volume 44573 Folio 4 registered in the name of Cooltrans Pty Ltd

Second schedule

Electricity easement and restriction as to user of land means:

FIRSTLY the full and free right and liberty for Transend Networks Pty Ltd (described as "Transend") and its successors and its and their servants, agents and contractors at all times hereafter:

- (a) TO clear the lands marked "Electricity Easement" on Plan of Survey 150970 in the office of the Recorder of Titles (described as "the servient land") and to lay, erect, construct, install and operate, in, upon, over, along and under the servient land towers, poles, wires, cables, apparatus, appliances and other ancillary work (described collectively as "electricity infrastructure") for the transmission of electrical energy and for purposes incidental thereto.
- (b) TO inspect, maintain, repair, modify, add to, replace and remove the electricity infrastructure.
- (c) TO cause or permit electrical energy to flow or be transmitted or distributed through the electricity infrastructure.
- (d) TO cut away remove and keep clear of the electricity infrastructure all trees and other obstructions or erections of any nature whatsoever which may at any time overhang, encroach upon or be in or on the servient land and which may in the opinion of Transend or its successors endanger or interfere with the proper operation of the electricity infrastructure.
- (e) TO enter into and upon the servient land for all or any of the above purposes, with or without all necessary plant equipment and machinery and the means of transporting the same, and if necessary to cross the remainder of the land, where practicable in consultation with the registered proprietor/s, for the purpose of access and egress to and from the servient land.

SECONDLY the benefit of a covenant for Transend and its successors with the registered proprietor/s for themselves and their successors not to erect any buildings or place any structures or objects within the servient land without the prior written consent of Transend or its successors to the intent that the burden of the covenant may run with and bind the servient land and every part thereof and that the benefit thereof may be annexed to the easement hereinbefore described.

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

PURSUANT to Section 18 of the Land Acquisition Act 1993 (referred to as "the Act"), Transend Networks Pty Ltd (being an acquiring authority in accordance with the Act), does hereby declare that the "Electricity Easement and Restriction as to User of Land" described in the Second Schedule hereto over the land described in the First Schedule hereto is taken and vested in Transend Networks Pty Ltd absolutely under the Act, for the authorised purpose of constructing, maintaining and operating electricity infrastructure necessary for the transmission of electricity

Dated this twenty-ninth day of October 2008

For and on behalf of Transend Networks Pty Ltd,

D.P. Oxley, Company Secretary for, Transend Networks Pty Ltd ABN 57 082 586 892,

7 Maria Street Lenah Valley, Tasmania, 7008.

First Schedule

ALL THAT parcel of land situate in the Parish of Strangford, Land District of Monmouth in Tasmania containing 24.07 hectares (area) or thereabouts delineated as Lot 10 on Registered Plan No. 52187 being the land comprised in the Register Volume 52187 Folio 10 registered in the name of Grantham Pty Ltd

ALL THAT parcel of land situate in the Parish of Strangford, Land District of Monmouth in Tasmania containing 171.3 hectares (area) or thereabouts delineated as Lot 1 on Registered Plan No. 142484 being the land comprised in the Register Volume 142484 Folio 1 registered in the name of Grantham Pty Limited

ALL THAT parcel of land situate in the Parish of Strangford, Land District of Monmouth in Tasmania containing 108.455 hectares (area) or thereabouts delineated as Lot 3 on Diagram 38602 being the land comprised in the Register Volume 38602 Folio 3 registered in the name of Grantham Pty Ltd

Second schedule

Electricity easement and restriction as to user of land means:

FIRSTLY the full and free right and liberty for Transend Networks Pty Ltd (described as "Transend") and its successors and its and their servants, agents and contractors at all times hereafter:

(a) TO clear the lands marked "Electricity Easement" on Plan of Survey 152379 in the office of the Recorder of Titles (described as "the servient land") and to lay, erect, construct, install and operate, in, upon, over, along and under the servient land towers, poles, wires, cables, apparatus, appliances and other ancillary work (described collectively as "electricity infrastructure") for the transmission of electrical energy and for purposes incidental thereto.

- (b) TO inspect, maintain, repair, modify, add to, replace and remove the electricity infrastructure.
- (c) TO cause or permit electrical energy to flow or be transmitted or distributed through the electricity infrastructure.
- (d) TO cut away remove and keep clear of the electricity infrastructure all trees and other obstructions or erections of any nature whatsoever which may at any time overhang, encroach upon or be in or on the servient land and which may in the opinion of Transend or its successors endanger or interfere with the proper operation of the electricity infrastructure.
- (e) TO enter into and upon the servient land for all or any of the above purposes, with or without all necessary plant equipment and machinery and the means of transporting the same, and if necessary to cross the remainder of the land, where practicable in consultation with the registered proprietor/s, for the purpose of access and egress to and from the servient land.

SECONDLY the benefit of a covenant for Transend and its successors with the registered proprietor/s for themselves and their successors not to erect any buildings or place any structures or objects within the servient land without the prior written consent of Transend or its successors to the intent that the burden of the covenant may run with and bind the servient land and every part thereof and that the benefit thereof may be annexed to the easement hereinbefore described.

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION (Section 18)

PURSUANT to Section 18 of the Land Acquisition Act 1993 (referred to as "the Act"), Transend Networks Pty Ltd (being an acquiring authority in accordance with the Act), does hereby declare that the "Electricity Easement and Restriction as to User of Land" described in the Second Schedule hereto over the land described in the First Schedule hereto is taken and vested in Transend Networks Pty Ltd absolutely under the Act, for the authorised purpose of constructing, maintaining and operating electricity infrastructure necessary for the transmission of electricity

Dated this twenty-ninth day of October 2008 For and on behalf of Transend Networks Pty Ltd,

D.P. Oxley, Company Secretary for, Transend Networks Pty Ltd ABN 57 082 586 892, 7 Maria Street Lenah Valley, Tasmania, 7008.

First Schedule

ALL THAT parcel of land situate in the Parish of Huntingdon, Land District of Monmouth in Tasmania containing 371.5 hectares (area) or thereabouts delineated as Lot 1 on registered Plan No. 133254 being the land comprised in the Register Volume 133254 Folio 1 registered in the name of Scott Morris Jenkins

ALL THAT parcel of land situate in the Parish of Huntingdon, Land District of Monmouth in Tasmania containing 4655m2 (area) or thereabouts delineated as Lot 103 on Sealed Plan No. 133062 being the land comprised in the Register Volume 133062 Folio 103 registered in the name of Scott Morris Jenkins

Second schedule

Electricity easement and restriction as to user of land means:

FIRSTLY the full and free right and liberty for Transend Networks Pty Ltd (described as "Transend") and its successors and its and their servants, agents and contractors at all times hereafter:

- (a) TO clear the lands marked "Electricity Easement" on Plan of Survey 152542 in the office of the Recorder of Titles (described as "the servient land") and to lay, erect, construct, install and operate, in, upon, over, along and under the servient land towers, poles, wires, cables, apparatus, appliances and other ancillary work (described collectively as "electricity infrastructure") for the transmission of electrical energy and for purposes incidental thereto.
- (b) TO inspect, maintain, repair, modify, add to, replace and remove the electricity infrastructure.
- (c) TO cause or permit electrical energy to flow or be transmitted or distributed through the electricity infrastructure.
- (d) TO cut away remove and keep clear of the electricity infrastructure all trees and other obstructions or erections of any nature whatsoever which may at any time overhang, encroach upon or be in or on the servient land and which may in the opinion of Transend or its successors endanger or interfere with the proper operation of the electricity infrastructure.
- (e) TO enter into and upon the servient land for all or any of the above purposes, with or without all necessary plant equipment and machinery and the means of transporting the same, and if necessary to cross the remainder of the land, where practicable in consultation with the registered proprietor/s, for the purpose of access and egress to and from the servient land.

SECONDLY the benefit of a covenant for Transend and its successors with the registered proprietor/s for themselves and their successors not to erect any buildings or place any structures or objects within the servient land without the prior written consent of Transend or its successors to the intent that the burden of the covenant may run with and bind the servient land and every part thereof and that the benefit thereof may be annexed to the easement hereinbefore described.

LAND ACQUISITION ACT 1993 NOTICE OF ACQUISITION (Section 18)

PURSUANT to Section 18 of the Land Acquisition Act 1993 (referred to as "the Act"), Transend Networks Pty Ltd (being an acquiring authority in accordance with the Act), does hereby declare that the "Electricity Easement and Restriction as to User of Land" described in the Second Schedule hereto over the land described in the First Schedule hereto is taken and vested in Transend Networks Pty Ltd absolutely under the Act, for the authorised purpose of constructing, maintaining and operating electricity infrastructure necessary for the transmission of electricity

Dated this twenty-ninth day of October 2008

For and on behalf of Transend Networks Pty Ltd,

D.P. Oxley, Company Secretary for, Transend Networks Pty Ltd ABN 57 082 586 892, 7 Maria Street Lenah Valley, Tasmania, 7008.

First Schedule

ALL THAT parcel of land situate in the Parish of Melville, Land District of Monmouth in Tasmania containing 80.2 hectares (area) or thereabouts delineated as Lot 1 on Sealed Plan 112161 being the land comprised in the Register Volume 112161 Folio 1 registered in the name of Christopher James Rossiter and Denise Rossiter

Second schedule

Electricity easement and restriction as to user of land means:

FIRSTLY the full and free right and liberty for Transend Networks Pty Ltd (described as "Transend") and its successors and its and their servants, agents and contractors at all times hereafter:

- (a) TO clear the lands marked "Electricity Easement" on Plan of Survey 151978 in the office of the Recorder of Titles (described as "the servient land") and to lay, erect, construct, install and operate, in, upon, over, along and under the servient land towers, poles, wires, cables, apparatus, appliances and other ancillary work (described collectively as "electricity infrastructure") for the transmission of electrical energy and for purposes incidental thereto.
- (b) TO inspect, maintain, repair, modify, add to, replace and remove the electricity infrastructure.
- (c) TO cause or permit electrical energy to flow or be transmitted or distributed through the electricity infrastructure.
- (d) TO cut away remove and keep clear of the electricity infrastructure all trees and other obstructions or erections of any nature whatsoever which may at any time overhang, encroach upon or be in or on the servient land and which may in the opinion of Transend or its successors endanger or interfere with the proper operation of the electricity infrastructure.
- (e) TO enter into and upon the servient land for all or any of the above purposes, with or without all necessary plant equipment and machinery and the means of transporting the same, and if necessary to cross the remainder of the land, where practicable in consultation with the registered proprietor/s, for the purpose of access and egress to and from the servient land.

SECONDLY the benefit of a covenant for Transend and its successors with the registered proprietor/s for themselves and their successors not to erect any buildings or place any structures or objects within the servient land without the prior written consent of Transend or its successors to the intent that the burden of the covenant may run with and bind the servient land and every part thereof and that the benefit thereof may be annexed to the easement hereinbefore described.

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

PURSUANT to Section 18 of the Land Acquisition Act 1993 (referred to as "the Act"), Transend Networks Pty Ltd (being an acquiring authority in accordance with the Act), does hereby declare that the "Electricity Easement and Restriction as to User of Land" described in the Second Schedule hereto over the land described in the First Schedule hereto is taken and vested in Transend Networks Pty Ltd absolutely under the Act, for the authorised purpose of constructing, maintaining and operating electricity infrastructure necessary for the transmission of electricity

Dated this twenty-ninth day of October 2008

For and on behalf of Transend Networks Pty Ltd,

D.P. Oxley, Company Secretary for, Transend Networks Pty Ltd ABN 57 082 586 892, 7 Maria Street Lenah Valley, Tasmania, 7008.

First Schedule

ALL THAT parcel of land situate in the Parish of Beaufort, Land District of Monmouth in Tasmania containing 633.3 hectares (area) or thereabouts delineated as Lot 1 on Diagram 45342 being the land comprised in the Register Volume 45342 Folio 1 registered in the name of Tasberry Holdings Pty Ltd

Second schedule

Electricity easement and restriction as to user of land means:

FIRSTLY the full and free right and liberty for Transend Networks Pty Ltd (described as "Transend") and its successors and its and their servants, agents and contractors at all times hereafter:

- (a) TO clear the lands marked "Electricity Easement" on Plan of Survey 151104 in the office of the Recorder of Titles (described as "the servient land") and to lay, erect, construct, install and operate, in, upon, over, along and under the servient land towers, poles, wires, cables, apparatus, appliances and other ancillary work (described collectively as "electricity infrastructure") for the transmission of electrical energy and for purposes incidental thereto.
- (b) TO inspect, maintain, repair, modify, add to, replace and remove the electricity infrastructure.
- (c) TO cause or permit electrical energy to flow or be transmitted or distributed through the electricity infrastructure.
- (d) TO cut away remove and keep clear of the electricity infrastructure all trees and other obstructions or erections of any nature whatsoever which may at any time overhang, encroach upon or be in or on the servient land and which may in the opinion of Transend or its successors endanger or interfere with the proper operation of the electricity infrastructure.

(e) TO enter into and upon the servient land for all or any of the above purposes, with or without all necessary plant equipment and machinery and the means of transporting the same, and if necessary to cross the remainder of the land, where practicable in consultation with the registered proprietor/s, for the purpose of access and egress to and from the servient land.

SECONDLY the benefit of a covenant for Transend and its successors with the registered proprietor/s for themselves and their successors not to erect any buildings or place any structures or objects within the servient land without the prior written consent of Transend or its successors to the intent that the burden of the covenant may run with and bind the servient land and every part thereof and that the benefit thereof may be annexed to the easement hereinbefore described.

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION (Section 18)

PURSUANT to Section 18 of the Land Acquisition Act 1993 (referred to as "the Act"), Transend Networks Pty Ltd (being an acquiring authority in accordance with the Act), does hereby declare that the "Electricity Easement and Restriction as to User of Land" described in the Second Schedule hereto over the land described in the First Schedule hereto is taken and vested in Transend Networks Pty Ltd absolutely under the Act, for the authorised purpose of constructing, maintaining and operating electricity infrastructure necessary for the transmission of electricity

Dated this twenty-ninth day of October 2008

For and on behalf of Transend Networks Pty Ltd,

D.P. Oxley, Company Secretary for, Transend Networks Pty Ltd ABN 57 082 586 892, 7 Maria Street Lenah Valley, Tasmania, 7008.

First Schedule

ALL THAT parcel of land situate in the Parish of Wallace, Land District of Monmouth in Tasmania containing 20.01 hectares (area) or thereabouts delineated as Lot 1 on Sealed Plan No. 50121 being the land comprised in the Register Volume 50121 Folio 1 registered in the name of Glenn David Thorpe and Kellie Marree Thorpe

Second schedule

Electricity easement and restriction as to user of land means:

FIRSTLY the full and free right and liberty for Transend Networks Pty Ltd (described as "Transend") and its successors and its and their servants, agents and contractors at all times hereafter:

29 October 2008

- (a) TO clear the lands marked "Electricity Easement" on Plan of Survey 151978 in the office of the Recorder of Titles (described as "the servient land") and to lay, erect, construct, install and operate, in, upon, over, along and under the servient land towers, poles, wires, cables, apparatus, appliances and other ancillary work (described collectively as "electricity infrastructure") for the transmission of electrical energy and for purposes incidental thereto.
- (b) TO inspect, maintain, repair, modify, add to, replace and remove the electricity infrastructure.
- (c) TO cause or permit electrical energy to flow or be transmitted or distributed through the electricity infrastructure.
- (d) TO cut away remove and keep clear of the electricity infrastructure all trees and other obstructions or erections of any nature whatsoever which may at any time overhang, encroach upon or be in or on the servient land and which may in the opinion of Transend or its successors endanger or interfere with the proper operation of the electricity infrastructure.
- (e) TO enter into and upon the servient land for all or any of the above purposes, with or without all necessary plant equipment and machinery and the means of transporting the same, and if necessary to cross the remainder of the land, where practicable in consultation with the registered proprietor/s, for the purpose of access and egress to and from the servient land.

SECONDLY the benefit of a covenant for Transend and its successors with the registered proprietor/s for themselves and their successors not to erect any buildings or place any structures or objects within the servient land without the prior written consent of Transend or its successors to the intent that the burden of the covenant may run with and bind the servient land and every part thereof and that the benefit thereof may be annexed to the easement hereinbefore described.

LAND ACQUISITION ACT 1993 NOTICE OF ACQUISITION (Section 18)

PURSUANT to Section 18 of the Land Acquisition Act 1993 (referred to as "the Act"), Transend Networks Pty Ltd (being an acquiring authority in accordance with the Act), does hereby declare that the "Electricity Easement and Restriction as to User of Land" described in the Second Schedule hereto over the land described in the First Schedule hereto is taken and vested in Transend Networks Pty Ltd absolutely under the Act, for the authorised purpose of constructing, maintaining and operating electricity infrastructure necessary for the transmission of electricity Dated this twenty-ninth day of October 2008

For and on behalf of Transend Networks Pty Ltd,

D.P. Oxley, Company Secretary for, Transend Networks Pty Ltd ABN 57 082 586 892, 7 Maria Street Lenah Valley, Tasmania, 7008.

First Schedule

ALL THAT parcel of land situate in the Parish of Wallace, Land District of Monmouth in Tasmania containing 22.23 hectares (area) or thereabouts delineated as Lot 1 on Diagram 38666 being the land comprised in the Register Volume 38666 Folio 1 registered in the name of Bruce Whelan and Robyn Caroline Whelan

Second schedule

Electricity easement and restriction as to user of land means:

FIRSTLY the full and free right and liberty for Transend Networks Pty Ltd (described as "Transend") and its successors and its and their servants, agents and contractors at all times hereafter:

- (a) TO clear the lands marked "Electricity Easement" on Plan of Survey 152542 in the office of the Recorder of Titles (described as "the servient land") and to lay, erect, construct, install and operate, in, upon, over, along and under the servient land towers, poles, wires, cables, apparatus, appliances and other ancillary work (described collectively as "electricity infrastructure") for the transmission of electrical energy and for purposes incidental thereto.
- (b) TO inspect, maintain, repair, modify, add to, replace and remove the electricity infrastructure.
- (c) TO cause or permit electrical energy to flow or be transmitted or distributed through the electricity infrastructure.
- (d) TO cut away remove and keep clear of the electricity infrastructure all trees and other obstructions or erections of any nature whatsoever which may at any time overhang, encroach upon or be in or on the servient land and which may in the opinion of Transend or its successors endanger or interfere with the proper operation of the electricity infrastructure.
- (e) TO enter into and upon the servient land for all or any of the above purposes, with or without all necessary plant equipment and machinery and the means of transporting the same, and if necessary to cross the remainder of the land, where practicable in consultation with the registered proprietor/s, for the purpose of access and egress to and from the servient land.

SECONDLY the benefit of a covenant for Transend and its successors with the registered proprietor/s for themselves and their successors not to erect any buildings or place any structures or objects within the servient land without the prior written consent of Transend or its successors to the intent that the burden of the covenant may run with and bind the servient land and every part thereof and that the benefit thereof may be annexed to the easement hereinbefore described.

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION (Section 18)

PURSUANT to Section 18 of the Land Acquisition Act 1993 (referred to as "the Act"), Transend Networks Pty Ltd (being an acquiring authority in accordance with the Act), does hereby declare that the "Electricity Easement and Restriction as to User of Land" described in the Second Schedule hereto over the land described in the First Schedule hereto is taken and vested in Transend Networks Pty Ltd absolutely under the Act, for the authorised purpose of constructing, maintaining and operating electricity infrastructure necessary for the transmission of electricity

Dated this twenty-ninth day of October 2008

For and on behalf of Transend Networks Pty Ltd,

D.P. Oxley, Company Secretary for, Transend Networks Pty Ltd ABN 57 082 586 892, 7 Maria Street Lenah Valley, Tasmania, 7008.

First Schedule

ALL THAT parcel of land situate in the Parish of Melville, Land District of Monmouth in Tasmania containing 4.519 hectares (area) or thereabouts delineated as Lot 1 on registered plan 150349 being the land comprised in the Register Volume 150349 Folio 1 registered in the name of Womma Road Pty Ltd

ALL THAT parcel of land situate in the Parish of Melville, Land District of Monmouth in Tasmania containing 5.141 hectares (area) or thereabouts delineated as Lot 2 on sealed plan 150349 being the land comprised in the Register Volume 150349 Folio 2 registered in the name of Womma Road Pty Ltd

Second schedule

Electricity easement and restriction as to user of land means:

FIRSTLY the full and free right and liberty for Transend Networks Pty Ltd (described as "Transend") and its successors and its and their servants, agents and contractors at all times hereafter:

- (a) TO clear the lands marked "Electricity Easement" on Plan of Survey 150970 in the office of the Recorder of Titles (described as "the servient land") and to lay, erect, construct, install and operate, in, upon, over, along and under the servient land towers, poles, wires, cables, apparatus, appliances and other ancillary work (described collectively as "electricity infrastructure") for the transmission of electrical energy and for purposes incidental thereto.
- (b) TO inspect, maintain, repair, modify, add to, replace and remove the electricity infrastructure.
- (c) TO cause or permit electrical energy to flow or be transmitted or distributed through the electricity infrastructure.
- (d) TO cut away remove and keep clear of the electricity infrastructure all trees and other obstructions or erections of any nature whatsoever which may at any time overhang, encroach upon or be in or on the servient land and which may in the opinion of Transend or its successors endanger or interfere with the proper operation of the electricity infrastructure.
- (e) TO enter into and upon the servient land for all or any of the above purposes, with or without all necessary plant equipment and machinery and the means of transporting the same, and if necessary to cross the remainder of the land, where practicable in consultation with the registered proprietor/s, for the purpose of access and egress to and from the servient land.

SECONDLY the benefit of a covenant for Transend and its successors with the registered proprietor/s for themselves and their successors not to erect any buildings or place any structures or objects within the servient land without the prior written consent of Transend or its successors to the intent that the burden of the covenant may run with and bind the servient land and every part thereof and that the benefit thereof may be annexed to the easement hereinbefore described.

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

PURSUANT to the provisions of Section 18 of the *Land Acquisition Act 1993* Launceston City Council hereby declares that any leasehold interest in the land in the schedule hereto, including that leasehold interest created by the lease dated 15 September 2004 entered into by Christopher John Jones & Bonney Francis Jones as trustees of the C & B Superannuation Fund as lessor and Chris Jones Tractor and Diesel Spares Pty Ltd as lessee, is taken and vested in the Council absolutely under the said Act for the authorised purpose of undertaking work for the prevention, control and mitigation of a flood.

The Schedule

ALL OF THE land situate in the City of Launceston comprised in Folio of the Register Volume 29363 Folio 10 situate and known as 13 Lindsay Street, Invermay.

Dated this twenty-fourth day of October 2008

FRANK DIXON, General Manager. Launceston City Council.

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

PURSUANT to the provisions of Section 18 of the *Land Acquisition Act 1993* Launceston City Council hereby declares that any leasehold interest in the land in the schedule hereto, including that leasehold interest created by the lease dated 19 March 2004 entered into by Colleen Norma Martin as lessor and Coventry Group Ltd as lessee, is taken and vested in the Council absolutely under the said Act for the authorised purpose of undertaking work for the prevention, control and mitigation of a flood.

The Schedule

ALL OF THE land situate in the City of Launceston comprised in Folio of the Register Volume 38764 Folio 1 situate and known as 15 Lindsay Street, Invermay.

Dated this twenty-fourth day of October 2008

FRANK DIXON, General Manager. Launceston City Council.

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

PURSUANT to the provisions of Section 18 of the Land Acquisition Act 1993 Launceston City Council hereby declares that any leasehold interest in the land in the schedule hereto including those leasehold interests created by :—

- (a) a lease dated 5 November 2005 entered into by Peter Geoffrey Turner and Zena Turner as lessor and Arthur Stow & Lucy Stow as lessee, and,
- (b) a lease dated 2005 which commenced on 1 July 2005 entered into by Peter Geoffrey Turner and Zena Turner as lessor and Jamsco Pty Ltd and Barry Ronald New & Lynette Mary New as lessee,

are taken and vested in the Council absolutely under the said Act for the authorised purpose of undertaking work for the prevention, control and mitigation of a flood.

The Schedule

ALL OF THE land situate in the City of Launceston comprised in Folio of the Register Volume 252339 Folio 1 situate and known as 21 Lindsay Street, Invermay.

Dated this twenty-fourth day of October 2008

FRANK DIXON, General Manager. Launceston City Council.

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

PURSUANT to the provisions of Section 18 of the *Land* Acquisition Act 1993 Launceston City Council hereby declares that any leasehold interest in the land in the schedule hereto including those leasehold interest being created by:-

- (a) a lease dated 28 July 2006 entered into by Mark Leonard John Snooks as lessor and Mark Snooks and Co Pty Ltd as lessee, and,
- (b) a lease dated 10 November 2005 entered into by Mark Leonard John Snooks as lessor and T.B.C. Tas Pty Ltd as lessee,

are taken and vested in the Council absolutely under the said Act for the authorised purpose of undertaking work for the prevention, control and mitigation of a flood.

The Schedule

ALL OF THE land situate in the City of Launceston comprised in Folio of the Register Volume 117179 Folio 1 and Volume 26022 Folio 1 situate and known as 23 to 45 Lindsay Street, Invermay.

Dated this twenty-fourth day of October 2008

FRANK DIXON, General Manager. Launceston City Council

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

PURSUANT to the provisions of Section 18 of the *Land Acquisition Act 1993* Launceston City Council hereby declares that any leasehold interest in the land in the schedule hereto including that leasehold interest created by the lease dated 9 November 2006 entered into by Brenden William Bedford and Jennifer Joy Jennings as lessor and Shaun Andrew Kube and Linda Gay Kube as lessee is taken and vested in the Council absolutely under the said Act for the authorised purpose of undertaking work for the prevention, control and mitigation of a flood.

The Schedule

ALL OF THE land situate in the City of Launceston comprised in Folio of the Register Volume 136837 Folio 1 situate and known as 67 Lindsay Street, Invermay.

Dated this twenty-fourth day of October 2008

FRANK DIXON, General Manager. Launceston City Council.

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

PURSUANT to the provisions of Section 18 of the *Land* Acquisition Act 1993 Launceston City Council hereby declares that any leasehold interest in the land in the schedule hereto including those leasehold interests created by:-

- (a) a lease dated 20 February 1957 entered into by the Marine Board of Launceston and the Honourable Eric Elliot Reece the Minister for Lands and Works as lessor and Allan Stewart Proprietary Limited as lessee.
- (b) a lease dated 26 July 1955 entered into by the Marine Board of Launceston and the Honourable Eric Elliot Reece the Minister for Lands and Works as lessor and The Tasmanian Woolgrowers and Agency Company Limited as lessee,

are taken and vested in the Council absolutely under the said Act for the authorised purpose of undertaking work for the prevention, control and mitigation of a flood.

The Schedule

ALL OF THAT Crown Land identified by Parcel Identification Number PID 6568182 situate and known as 77 Lindsay Street, Invermay, and

ALL OF THAT Crown Land identified by Parcel Identification Number PID 6568174 situate and known as 79 Lindsay Street, Invermay.

Dated this twenty-fourth day of October 2008

FRANK DIXON, General Manager. Launceston City Council.

Living Marine Resources

LIVING MARINE RESOURCES MANAGEMENT ACT 1995

Fisheries (Abalone) Rules 2000, Rule 9

Public Notice - Dates of closing of the commercial abalone fishery in State waters off southern Tasmania

I, Robert Gott, Director (Marine Resources), acting under Rule 9 of the *Fisheries (Abalone) Rules 2000*, and delegated authority under Section 20(1) of the *Living Marine Resources Management Act 1995*, hereby determine that the dates of the closed season for the commercial abalone fishery for the taking of abalone (Genus *Haliotis*) for commercial purposes from State waters off southern Tasmania are as follows:-

- from 29 October 2008 to 31 December 2008, inclusive;

where State waters off southern Tasmania is defined to mean:- those State waters off the south and south west coast of Tasmania within an area bounded in the east by the line of longitude at 146° 52' 18" East and in the west by the line of longitude at 146° 02' 13" East.

Dated this twenty-second day of October 2008

ROBERT GOTT, Director (Marine Resources).

Information

The commercial abalone fishery in State waters off southern Tasmania is being closed until 31 December 2008 as part of measures to control the total amount of abalone harvested in that area. This closed area relates to commercial fishing in fishing blocks 12B, 12C, 12D, 13A and 13B only.

Heritage



Historic Cultural Heritage Act 1995

NOTICE OF PERMANENT ENTRY OF PLACE IN THE TASMANIAN HERITAGE REGISTER

In accordance with sections 21(1)(a) and 26(c) of the *Historic Cultural Heritage Act 1995* (the Act), the Tasmanian Heritage Council has entered the following place in the Tasmanian Heritage Register on a permanent basis:

Kelly and Lucas' Bull Bay Whaling Station, Bull Bay, Bruny Island Channel Medical Centre, 1712-1714 Channel Highway, Margate Longley Anti-Tank Line, Huon Road, Longley

Any person who lodged an objection or submission may appeal to the Resource Management and Planning Appeal Tribunal against a decision of the Heritage Council under section 27 of the Act. An appeal must be made in writing and lodged with the Appeal Tribunal (GPO Box 2036 Hobart 7001) within 30 days after this notice.

Michael Lynch Chair

29 October 2008

Cities / Councils

HEALTH AND ENVIRONMENTAL SERVICES BY-LAW

BY-LAW 1 of 2008

BY-LAW MADE UNDER SECTION 145

OF THE LOCAL GOVERNMENT ACT 1993

FOR THE PURPOSE OF

REGULATING AND CONTROLLING MATTERS OF HEALTH AND

ENVIRONMENTAL SERVICES

PART 1- PRELIMINARY

Repeal

The Health and Environment Services by-law made on 9 December 1997 and notified in the Tasmanian Government Gazette on Wednesday 27 May, 1998 on page 561, is repealed.

Short Title

1. This by-law may be cited as the Health and Environmental Services By-law.

Interpretation

2. In this by-law: -

"accommodation house" is:-

- a) any house or part of a house or any building or part of a building that provides accommodation for persons for gain as its primary purpose; and
- b) in which tenants may have access to shared sanitary, ablution, lounge, dining and cooking facilities; and
- c) not a facility used for tourist accommodation; and
- d) backpacker accommodation.

An accommodation house for the purposes of Part 5 of this By-Law does not include any accommodation house that is managed, funded licensed, registered, inspected or monitored by any Tasmanian Government agency.

"the Act" means the Local Government Act 1993;

"animal" means an animal referred to in section 3 of the Animal Welfare Act 1993.

"assistance animal" means an animal referred to in section 9 of the Disability Discrimination Act 1992;

"approved" means given the appropriate approvals by the Council;

"authorised officer" means an employee of the Council authorised by the General Manager for the purposes of this by-law;

"backpacker accommodation" means a building (or part of a building not shared with any permanent resident other than on-site management and staff), providing low-cost accommodation for travellers which is not used as their principal place of residence, and which has communal self catering food preparation areas and may include dormitory-style sleeping rooms.

"clinical and related wastes" means that waste which has the potential to cause sharps injury, infection or offence, and includes sharps, human tissue waste, laboratory waste, animal waste resulting from medical, dental or veterinary research, or treatment that has the potential to cause disease. Related wastes means wastes within the waste stream, which constitute, or are contaminated with cytotoxic drugs, chemicals, pharmaceuticals;

"**commercial waste**" means component of the waste stream generated from wholesale, retail or service establishments;

"controlled waste" has the same meaning as section 3(1) of the Environmental Management and Pollution Control Act 1994;

"Council" means the Hobart City Council;

"Council waste collection service" means the service provided by Council for the collection of domestic and commercial waste upon such terms and conditions determined by Council;

"domestic waste" means component of the waste stream arising from households;

"food" has the same meaning as section 5 of the Food Act 2003;

"food business" has the same meaning as section 6 of the Food Act 2003;

"footpath" means that part of the highway so constructed as to facilitate the movement of pedestrians;

"General Manager" means the General Manager of the Council appointed pursuant to section 61 of the Act;

"hazardous waste" means component of the waste stream which by its characteristics poses a threat or risk to public health, safety or to the environment;

"highway" includes a highway reservation, footpath or mall;

"keeper" means a person licensed by the Council to keep an accommodation house;

"livestock" has the same meaning as section 1 to Schedule 5 of the *Traffic (Road Rules)* Regulations 1999;

"nature strip" means all that part of a highway not constructed for the movement of vehicles or pedestrians;

2066

"occupier" for the purposes of Part 3 of this by-law includes a resident or owner of premises;

"occupy" for the purposes of Part 6 of this by-law includes reside or live in or use any caravan for entertainment, sleeping, resting, cooking, eating, commercial or retail activities or for any similar use;

"owner" includes the occupier or other person having the control and management of any land or premises;

"person" means an individual, corporation, business or any other legal entity;

"**poultry**" includes ducks, fowl, geese, guinea fowl, peacocks, pheasants pigeons and domestic birds including caged birds;

"Manager Environmental Health" means the Manager Environmental Health of the Council appointed pursuant to section 64 of the *Local Government Act 1993*;

"recyclable" means able to be recovered, processed and used as a raw material for the manufacture of a useful new product through a commercial process;

"recyclables wheelie bin" means a container approved by Council for the collection of domestic waste for recycling.

"sharps" means objects or devices having sharp points or protuberances or cutting edges capable of cutting or piercing the skin or having potential to become sharps;

"street litter bin" means a bin owned by the Council that is placed on a highway for the disposal of waste;

"tenant" means a person who is received into an accommodation house for payments;

"vehicle" has the same meaning as section 3(1) of the Traffic Act 1925;

"waste depot" means the area set aside by the Council as a disposal area or tip;

"waste" has the same meaning as section 3(1) of the Environmental Management and Pollution Control Act 1994;

"waste storage area" means an area on either residential or commercial premises that is set aside for the storage of wheelie bins, recycling containers, or other waste containers or bins, but which is not a highway, or nature strip;

"waste stream" means the flow of materials from a point of generation to ultimate disposal;

"wheelie bin" means a mobile garbage bin as approved by Council.

Application

3. This by-law applies to the Hobart municipal area.

PART 2 - DISPOSAL OF SHARPS FROM NON-COMMERCIAL SOURCES

Definition of approved container

4. For the purposes of this part "approved container" means any rigid walled receptacle in compliance with AS 4031-1992 designed for clinical and related wastes (or other wastes) to be deposited into it.

Directions for deposit of sharps from non-commercial sources

Any person depositing sharps from non-commercial sources

- 5. at the waste depot must:
 - a) place any sharps in an approved container for burial; and
 - b) deposit sharps only after having informed the Council officer present; and
 - c) deposit sharps only on the days and at the times fixed by Council; and
 - d) obey any direction given by any Council officer in the waste depot; and
 - e) obey any direction on any sign in the waste depot.

Penalty: 10 penalty units

Directions for collection of sharps from non-commercial sources

- 6. Any person depositing sharps from non-commercial sources for collection by the Council's waste collection service must:
 - a) Place any sharps in an approved container; and
 - b) Obey any direction by the General Manager or an authorised officer as to the deposit of sharps from non-commercial sources for collection.

Penalty: 10 penalty units.

PART 3 - SOLID WASTE MANAGEMENT

Division 1 – Wheelie Bins

Approved wheelie bins

7. A person who is the occupier of domestic premises or the occupier of commercial premises using the Council waste collection service, must use an approved Council wheelie bin for the purposes of the Council waste collection service.

Penalty: 2 penalty units.

General Provisions

- 8. (1) A person who is the occupier of a domestic premises or the occupier of a commercial premises using the Council waste collection service is to:
 - a) a) place all commercial and/or household waste in a wheelie bin; and

- b) keep the wheelie bin in good repair and thoroughly clean and sanitary; and
- c) keep the lid of the wheelie bin closed except when waste is being placed in it.
- (2) A person who is the occupier of domestic premises or the occupier of commercial premises using the Council waste collection service must:
 - a) clean and disinfect the wheelie bin if required to do so by the General Manager; and
 - b) ensure that the contents of the wheelie bin do not exceed 70 kilograms; and
 - c) use the wheelie bin only for a purpose approved by the Council; and
 - d) Leave the wheelie bin at the premises when vacating that premises.

Penalty: 1 penalty unit for breaches of sub-clauses a), b) and c) and 5 penalty units for a breach of sub-clause d).

Division 2 – Recyclables Wheelie Bins

Approved Recyclables Wheelie Bins

- 9. For the purpose of recycling waste that is recyclable through the Council waste collection service, a person who is the occupier of domestic premises, must:
 - a) use only an approved Council recyclables wheelie bin; and
 - b) ensure the total weight of the container and recyclables does not exceed 70 kilograms; and
 - c) leave the approved recyclables wheelie bin at that premises when vacating that premises.

Penalty: 2 penalty units for a breach of sub-clauses a) and b) and 5 penalty units for a breach of sub-clause c).

Division 3 – Waste Storage Areas

Storage of bins in waste storage area

- 10. (1) A person who is the owner or occupier of domestic or commercial premises must:
 - a) equip the premises with a waste storage area in accordance with Council requirements provided that the area does not interfere with emergency service facilities; and
 - b) store wheelie bins or any other waste container or bin in a waste storage area except as otherwise provided by this by-law.

Penalty: 5 penalty units.

(2) Sub-Clause (1) applies to commercial premises even if the Council waste collection service is not being used by the owner or occupier of that premises.

Division 4 – Waste Collection

Waste collection from wheelie bins

- (1) For the purposes of the Council waste collection service a person who is the occupier of domestic premises or the occupier of commercial premises using the Council waste collection service, is to:
 - a) place a wheelie bin out between 6pm on the evening preceding collection and before 6am on the designated day of collection; and
 - b) place a wheelie bin in a location as close as possible to the street entrance of that premises so as not to obstruct or hinder the movement of pedestrians or traffic, or at a location approved by the General Manager; and
 - c) be responsible for the clean up of any waste spilt prior to the Council waste collection service.
 - (2) For the purposes of the Council waste collection service, a person who is the occupier of domestic premises or the occupier of commercial premises using the Council waste collection service must:
 - a) place out no more than one wheelie bin per premises per week, unless otherwise approved by the General Manager; and
 - b) ensure all waste is properly secured within the wheelie bin and not capable of being scattered by the wind during the Council waste collection service; and
 - c) return the wheelie bin to the waste storage area within 24 hours of waste collection.

Penalty: 2 penalty units.

Commercial premises to return waste bins or containers to waste storage area

- 12. A person who is the occupier of commercial premises not using the Council waste collection service, who places or permits to be placed a bin or container of waste on the highway or nature strip for the purposes of collection must:
 - a) return the bin or container to the waste storage area as soon as practicable after waste collection; and
 - b) not leave, or allow to be left, the bin or container on the highway or nature strip for more than 24 hours per week.

Penalty: 5 penalty units.

Recycling collection

- (1) For the purposes of Council waste collection service for recyclables a person who is the occupier of premises where the service operates is to:
 - a) place the recyclables wheelie bin out between 6pm on the evening preceding collection and before 6am on the designated date of collection; and
 - b) place the recyclables wheelie bin in a location as close as possible to the street entrance of that premises so as to not obstruct or hinder the movement of pedestrians or traffic, or in a location as approved by the General Manager; and
 - c) place only Council approved recyclables in the recyclables wheelie bin; and
 - d) be responsible for the clean up of waste spilt prior to collection; and

- e) ensure recyclables do not prevent the lid of the recyclables wheelie bin from fully closing..
- (2) A person who is the occupier of premises must return the recyclables wheelie bin to the waste storage area within 24 hours of the Council waste collection service for recyclables.

Penalty: 2 penalty units.

Hazardous substances

- 14. A person must not place in any wheelie bin or recyclables wheelie bin any thing or substance that:-
 - (a) is hot, or is likely to become hot; or
 - (b) may, or is likely to explode; or
 - (c) may interact with other substances in the wheelie bin or recyclables wheelie bin and generate toxic or poisonous gases or fumes; or
 - (d) is noxious or corrosive; or
 - (e) is prejudicial to health; or
 - (f) is a nuisance; or
 - (g) is in any other way hazardous.

Penalty: 5 penalty units

Powers to not collect waste

15. Council will refuse to collect, transport or accept for disposal any waste which:-

- a) is illegal to possess or would cause the Council to be performing an illegal act; or
- b) may legally be classified as hazardous waste, unless a permit has been obtained for the disposal of such waste; or
- c) is dangerous unless an authorised officer is notified of the danger and all reasonable steps have been taken to reduce that danger.

Division 5 – Waste Depot

Prohibitions in the waste depot

- 16. (1) A person must not in the waste depot:
 - a) light any fire or feed or extend any fire which is already burning; or
 - b) remove any article or thing deposited on the waste depot without the consent of the Council; or
 - c) deposit any paper, or material capable of becoming airborne, without securing it from being scattered by the wind; or
 - d) deposit waste in the green waste area, white goods area or at any other location in the waste depot not designated for waste disposal; or
 - e) interfere with landfill gas, leachate management or other environmental control infrastructure; or
 - f) dispose of Controlled wastes without the prior approval of the State Government and Council; or

- g) enter the waste depot other than during the operating hours without the approval of an authorised officer; or
- h) fail to comply with reasonable directions given by an authorised officer or Council site operations personnel; or
- i) deposit clinical and related waste.

Penalty: 2 penalty units

- (2) The General Manager may impose a ban on a person using or entering the waste depot where that person has contravened a provision of sub-clause 1) on more than one occasion.
- (3) A ban imposed under sub-clause 2 may be up to but not exceeding 12 months duration.

Request to leave waste depot

- 17. 1) An authorised officer or police officer may ask a person whom they reasonably believe is offending or has offended against this by-law to leave the waste depot.
 - A person must comply with the directions of an authorised officer or police officer given under this clause.

Penalty: 2 penalty units.

 An authorised officer or police officer may remove any person from the waste depot who is found offending against this clause.

Division 6 - Miscellaneous

Public litter and recycling bins

18. A person must not place, or permit to be placed, any domestic waste or commercial waste into any street litter bin or public recycling bin if that waste should reasonably be placed for collection by the Council waste collection service or other waste collection service.

Penalty: 10 penalty units.

Illegal dumping of waste

- A person must not deposit, dump or abandon any waste or other material or substance, including car bodies, white goods or asbestos, on:
 - a) any roadside, highway or nature strip;
 - b) on any property owned or managed by the Council; or
 - c) on any property without prior permission of the land owner.

Penalty: 10 penalty units

- 2) Sub-clause 1 does not apply to waste deposited at the waste depot or otherwise in accordance with this by-law.
- 3) Where sub-clause 1 may be inconsistent with Regulation 10 of the Environmental Management and Pollution Control (Waste Management) Regulations 2000, the Regulations prevail to the extent of the inconsistency.

PART 4 - CONTROL OF ANIMALS

Division 1 – Keeping Animals

Keeping of horses, pigs or other livestock

20. (1) A person must not keep any horse, pig or other livestock in a stable, sty lot, paddock or secure premises without first obtaining a permit.

Penalty: 2 penalty units

- (2) The General Manager may issue a permit to keep pigs, horses or other livestock upon such terms and conditions as the General Manager may determine.
- (3) An application for a permit under sub-clause 1 is to be accompanied by the appropriate fee as determined by the Council.
- (4) A person must comply with the terms and conditions of a permit issued to keep pigs, horses or other livestock.

Penalty: 3 penalty units

Horse manure in public places

21. A person who is in charge of a horse must immediately remove and dispose of any manure left by the horse where the manure is left by the horse in any public place.

Penalty: 5 penalty units

Animals not to be in or have access to food businesses

 A person must not keep any animal, except for assistance animals, in any food business or loose in any paddock, yard or open space so that it has access to any food business.

Penalty: 5 penalty units

 Notwithstanding sub-clause 1, a person must not permit a dog or any other animal to be within one metre of any food business, including any outside eating area associated with a food business.

Penalty: 5 penalty units

Keeping of domestic poultry

23. 1) Subject to sub-clause 2 a person must not keep any poultry within 6 metres of any dwelling-house, or within 1 metre of any fence line or boundary, or allow any poultry to have access to any area within 6 metres of a dwelling-house except if the sale of live poultry is part of the usual business of any shop and the poultry is in properly maintained cages.

Penalty: 2 penalty units

2) A person must not keep a rooster within 300 metres of a neighbouring dwelling without the written approval of the occupants of that neighbouring dwelling.

Keeping of Bee Hives

- 24. 1) A person may keep a maximum of 2 bee hives both of which must be located at least 50 metres from the nearest dwelling.
 - 2) A person must not keep more than 2 bee hives without the written permission of the General Manager.

Penalty: 2 penalty units

Maintenance of premises used by animals

- 25. The occupier of any premises where an animal, including livestock and poultry, is kept must:
 - a) keep any structures, buildings, enclosures or areas which the animal has access to clean and sanitary; and
 - b) dispose of bedding or floor covering, or waste food or store until disposed in a waterproof and tightly covered container; and
 - c) keep manure in a waterproof and/or tightly covered container when requested to do so by an authorized officer; and
 - d) not permit any build-up of manure such that there is any nuisance or run-off into rivers, drains or stormwater; and
 - e) empty any container used for keeping used bedding or floor covering, waste food, or manure regularly and keep the container hygienic; and
 - f) not allow the animal to cause any nuisance through smell, noise, rodents, flies or drainage; and
 - g) take all necessary steps to abate any nuisance that may arise as a result of keeping of the animal; and
 - h) maintain fencing or other structures, buildings or enclosures housing the animal to an adequate standard, as may be determined by an authorised officer, so as to prevent the escape of the animal onto a highway or another person's property.

Penalty: 2 penalty units

Refusal of application to keep animals

- 26. The General Manager may refuse an application for a permit, licence or other authority to keep an animal where the General Manager is of the opinion that:
 - a) the premises to which the application relates are not fit for the purpose proposed in the application; or
 - b) it is in the public interest to refuse the application.

Division 2 – Seizure, Detention and Impounding of Animals

Seizure, detention and impounding animals

27. An authorised officer may:-

- 1) in accordance with Section 194 of the *Local Government Act 1993*, seize, detain and impound any animal found straying or at large; and
- 2) seize, detain and impound an animal where the authorised officer believes an offence has been committed under Part 4 of this by-law.

Notice of impounding

- If an animal has not been claimed by its owner or a person on behalf of the owner within 48 hours of it being impounded, the General Manager is to give notice to the owner of the animal in accordance with Section 195 of the Local Government Act 1993.
 - 2) If the owner of an impounded animal cannot be ascertained or found, the General Manager is to publish notice of the impounding of the animal in accordance with Section 195 of the *Local Government Act 1993*.

Fees, costs and charges

29. 1) The owner of an impounded animal must pay any fees, costs and charges in respect of the impounding, maintenance and treatment of the animal, as notified by the General Manager.

Penalty: 5 penalty units.

 The General Manager may detain an impounded animal until any fees, costs and charges specified in a notice are paid.

Sale or destruction of animals

- 30. The General Manager may:-
 - 1) sell, give away free of charge or destroy any impounded animal, in accordance with Section 197 of the *Local Government Act 1993*I, if:
 - a) no one has claimed the animal within 14 days of impounding; or
 - b) any fees, costs and charges specified by notice have not been paid within the time specified in that notice; and

- arrange for an impounded animal to be destroyed, in accordance with Section 198 of the Local Government Act 1993, if, in the opinion of a qualified veterinary surgeon, the animal is:
 - a) seriously diseased; or
 - b) so injured or disabled as to be apparently in continual pain.

Interference with animals in pounds

31. 1) A person must not:-

- a) remove or interfere with any animal seized under this Division; or
- b) destroy or damage any structure, enclosure or pound in which animals seized under this Division are detained.

Penalty: 10 penalty units.

- 2) An authorised officer may:
 - a) seize an animal that is illegally removed; and
 - b) detain the animal until the fees and costs arising from its detention and retrieval are paid.

Division 3 – Powers of Entry

Entering private premises

- 32. 1) An authorised officer may enter and remain in or on any private premises to determine:
 - a) the number of animals on those premises; and
 - b) whether or not any animal on those premises is authorised under a permit, licence or other authority; and
 - c) any other matter relating to any permit, licence or authority, or any application for a permit, licence or written authority.
 - 2) An authorised officer may require the occupier of the premises to produce for inspection by the authorised officer on the premises:
 - a) all animals of which the occupier is the owner; and
 - b) any other animals kept on those premises; and
 - c) evidence of authorisation to keep those animals on those premises.

Entering land

- 33. 1) An authorised officer who has reason to believe that the owner or person in charge of an animal has committed an offence under this by-law may:
 - a) enter onto land owned or occupied by that person; or
 - b) search for and seize any animal on that land.

PART 5 - ACCOMMODATION HOUSES

Keeping of accommodation houses

34. A person must not keep an accommodation house unless the person is the holder of a licence to do so.

Penalty: 5 penalty units

Issue of licences

- 35. 1) Any person may apply to the General Manager in writing for a licence to keep an accommodation house under this by-law.
 - 2) The General Manager has the power to issue a licence.

Requirements for a licence

36. Any application for a licence under this Part must satisfy the requirements of the *Building Act 2000*, the *Building Regulations 2004* and the *Fire Services Act 1979*.

Keeping of a register

41. 1) The keeper is to keep an approved register in the form set out in the schedule to this by-law.

Penalty: 5 penalty units

- 2) The keeper is to enter the prescribed information into the register or ensure that the prescribed information is entered into the register as follows:
 - a) the name, address, date of arrival of, and number of bedrooms occupied by the tenant is to be entered on the day the tenant arrives or on the day the tenant begins to occupy the bedroom; and
 - b) the date the tenant departs or the date the tenant vacates a bedroom is to be entered on the day the tenant departs or the day the tenant vacates the bedroom.
- 3) The keeper is to ensure the register is not destroyed in any way including any leaf being torn out of it.

Production of the register

42. 1) The keeper must produce the register if asked to do so by any authorised officer and allow the authorised officer to make any extracts from the register that the authorised officer may wish to make.

Penalty: 5 penalty units

Cleanliness of accommodation houses

43. 1) An accommodation house is to be kept in a clean and sanitary condition in accordance with the relevant provisions of the *Public Health Act 1997*; and

2) The keeper is to comply with any instruction, notice or order issued by an authorised officer.

Building safety and maintenance

44. The keeper is to comply with the relevant provisions of the *Building Act 2000* and *Building Regulations 2004* to ensure that building safety and maintenance issues are addressed.

PART 6 - CARAVANS

Purpose of Part 6

The purpose of this Part 6 is to provide for a permit scheme to allow temporary accommodation to be used by land owners during the construction of their principle dwelling or renovations to the same and to preclude any other ongoing occupation by persons other than landowners. Part 6 addresses issues such as wastewater disposal, provision of adequate facilities, healthy housing and protecting the amenity of an area.

Structures included as caravans

- 45. 1) For the purposes of this part a "caravan" is any object or structure which has the general characteristics of a caravan, house on wheels, a covered van or trailer and any vehicle used or adapted for occupation.
 - 2) For the purposes of this part a caravan includes any structure, awning, verandah, lean-to, tent, car-port or any other enclosed or partly enclosed area used or capable of being used attached or with any caravan.
 - 3) For the purposes of this part a caravan may or may not have the wheels or axles attached.
 - 4) For the purposes of this part a caravan may be resting directly on the ground or placed on blocks or other supports.

Certificate of approval

- 46 1) A person who is the owner of any land must not use, permit or allow the land to be used to set up a caravan which is to be used for human habitation or occupation without first obtaining a certificate of approval from the Council.
 - 2) A Certificate of Approval will be valid for 2 years only unless an extension of time is granted by the General Manager.

Penalty: 5 penalty units

Application for certificate of approval

47. Any owner of land intending to permit that land to be used to set up a caravan for human habitation may apply to the General Manager for a certificate of approval to set up a caravan in writing on the form set out in the schedule to this by-law.

Refusal of Certificates of approval

- 48. A certificate of approval may be refused if in the opinion of the General Manager:
 - a) the use of the caravan will adversely affect or is likely to adversely affect the amenities of the neighbourhood in which the caravan is to be set up; or
 - b) the caravan does not have sufficient facilities for the supply of water or disposal of sewerage available to the occupants; or
 - c) the occupation of the caravan is likely to cause a health hazard.

Occupation of caravans

49. A person must not occupy a caravan unless the owner of the land on which the caravan is set up is the holder of a valid certificate of approval.

Penalty: 2 penalty units

Fee for occupation of caravans

50. A person must not accept any fee or reward from any person in return for the occupation of any caravan set up on private property unless the property is registered as a caravan park business.

Penalty: 2 penalty units

Certificate of approval not required for caravan parks

51. A certificate of approval is not required for a caravan park business.

PART 7 - PERMITS AND LICENCES

- 52. 1) Any application for a licence or permit pursuant to this by-law is to be in accordance with the relevant form in the Schedule.
 - 2) Licences or permits issued under this by-law are in the forms as appearing in the Schedule to this by-law.
 - 3) The holder of a licence issued pursuant to this Division must comply with the terms and conditions thereof.
 - 4) The licence will be issued pursuant to this by-law subject to such conditions as the General Manager may consider necessary.

PART 8 - INFRINGEMENT NOTICES AND EXPENSES

Infringement notices

1. 53. (1) In this clause –

"specified offence" means an offence against the clause specified in Column 1 of Schedule 5.

(2) An infringement notice may be issued in respect of a specified offence and the monetary penalty set out adjacent to the offence in Column 3 of Schedule 5 is the penalty payable under the infringement notice for that offence.

(3) An authorized officer may –

-

a) issue an infringement notice to a person who the authorized officer has reason to believe is guilty of a specified offence; and

b) issue one infringement notice in respect of more than one specified offence.

(4) The Monetary Penalties Enforcement Act 2005 applies to an infringement notice issued under this by-law.

(5) In addition to any other method of service, an infringement notice alleging that a vehicle has been used in relation to a specified offence may be served by affixing it to that vehicle.

Recovery of Costs

54. Any expense incurred by Council as a result of a person's contravention or failure to comply with a provision of this by-law is recoverable by the Council as a debt due to it from the person failing to comply or contravening.

SCHEDULE

1. APPLICATIONS

Form 1

APPLICATION FOR LICENCE TO KEEP AN ACCOMMODATION HOUSE

| full name of Applicant | |
|----------------------------------------|---|
| Sull residential address of Applicant. | |
| (ppicant. | |
| full name of keeper | - |
| full residential address of | |
| Keeper | |
| | |

Detail of Accommodation House

Name (if any) and address of house or part of house intended to be used as an accommodation house.....

Number of rooms to be used as bedrooms..... Number of floor levels..... Number of people the Applicant intends to Accommodate..... Males only/females only/ mixed (circle which is appropriate)

(Please note that you may be required to verify that the building complies with relevant State legislation, including *Building Act 2000*, the *Building Regulations 2004* and the *Fire Services Act 1979*, before the license can be issued).

Dated this day of 20......

(Applicant)

| 1 | 0 |
|---|---|
| ł | 0 |

Form 2 APPLICATION FOR PERMIT TO KEEP A HORSE, PIG, LIVESTOCK, BEES OR POULTRY

| Full name of Applicant Full residential address of Applicant |
|-------------------------------------------------------------------------------------|
| Animal to be kept: |
| Full details and address of where animal is to be kept ie sty, stable, open paddock |
| |
| Dated this day of 20 |

I have read the Council By-Law relevant to this application and agree to abide by the conditions therein.

.....

(Applicant)

| Form 3 APPLICATION FOR A CERTIFICATE OF APPROVAL TO SET UP A CARAVAN ON PRIVATE PROPERTY Full name of applicant Full residential address of the |
|-------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Applicant |
| Telephone number of applicant. Period for which approval is sought. Type of water supply to caravan. |
| Method of disposal of sewerage wastes available to the caravan (including toilet, bath or shower, hand basin, sink, and laundry) |
| Number of people who will be occupying the Caravan |
| Details of any commercial or retail activities which the caravan is to be used for |
| |
| |
| Dated this day of 20 |
| |

(Applicant)

•

-

2. LICENCES, PERMITS AND APPROVALS

Form 4

| LICENCE TO KEEP AN ACCOMMODATION HOUSE |
|----------------------------------------|
| Full name of keeper |
| Full residential address of |
| Keeper |

This is to certify that the keeper is authorised to keep an accommodation house at

| that the keeper is authorised to accommodate up to | |
|----------------------------------------------------|--|
| accommodation house. | |

This licence is valid until 31 December 20....

Dated this day of 20.....

(General Manager)

| Form 5 PERMIT TO KEEP A PIG, HORSE, LIVESTOCK OR POULTRY Full name of permit holder |
|-------------------------------------------------------------------------------------------|
| Full residential address of permit |
| Holder |
| |
| This is to certify that the permit holder is permitted to keep a |
| At |
| Dated this day of 20 |

.....

(General Manager)

•

3. CERTIFICATES

Form 6

| CERTIFICATE OF APPROVAL TO SET UP A CARAVAN ON PRIVATE LAND |
|-------------------------------------------------------------|
| Full name of certificate |
| Holder |
| Full residential address of the certificate |
| Holder |
| |
| Details of land on which the caravan is to be set |
| up |
| |
| Number of people authorised to occupy |
| Caravan |

This is to certify that the certificate holder is authorised to set up a caravan on the above land

CONDITIONS 1.

2.

3.

Dated thisday of 20...

(General Manager)

4. MISCELLANEOUS FORMS

Address

Form 7

REGISTER OF GUESTS IN AN ACCOMMODATION HOUSE

| Name | |
|------|--|
|------|--|

Date of Arrival Number of bedrooms occupied

٠

Date of departure or vacation of bedroom

÷

5. INFRINGEMENT NOTICE OFFENCES

| Column 1 | Column 2 | Column 3 |
|-----------------|-----------------------------------------------------------------------------|-----------------|
| CLAUSE | GENERAL DESCRIPTION OF OFFENCE | PENALTY |
| | | (Penalty units) |
| 5 | Unauthorized depositing of non-commercial sharps | 2.5 |
| 6 | Failure to comply with directions for depositing sharps | 2.5 |
| 7 | Use of unapproved wheelie bin | 0.5 |
| 8(2)(a),(b),(c) | Failure to comply with wheelie bin standards | 0.25 |
| 8(2)(d) | Failure to leave wheelie bin at premises when vacating | 1.25 |
| 9(a), (b) | Failure to comply with recyclables wheelie bin standards | 0.5 |
| 9(c) | Failure to leave recyclables wheelie bin at premises when vacating | 1.25 |
| 10(1) | Failure to equip and store wheelie bins in waste storage area | 1.25 |
| 11(2) | Failure to comply with conditions of waste collection | 0.5 |
| 12 | Failure of commercial premises to return wheelie bins to waste storage area | 1.25 |
| 13(2) | Failure to return recyclables wheelie bin | 0.5 |
| 14 | Placing of hazardous substances in wheelie bins | 1.25 |
| 16(1) | Prohibited conduct in the waster depot | 0.5 |
| 17(2) | Non compliance with directions of authorized officer | 0.5 |
| 18 | Placing domestic or commercial waste in public litter bin | 2.5 |
| 19(1) | Illegal dumping of waste | 2.5 |
| 20(1) | Keeping of certain animals without permit | 0.5 |
| 20(4) | Non compliance with permit | 0.75 |
| 21 | Horse manure in public places | 1.25 |
| 22(1) | Animal in food business | 1.25 |
| 22(2) | Animal in outside eating area | 1.25 |
| 23(1) | Keeping poultry | 0.5 |
| 24(2) | Keeping of more than two bee hives without approval | 0.5 |
| 25 | Failure to properly maintain premises to keep animals | 0.5 |
| 29(1) | Pay costs of impounding animals | 1.25 |
| 31(1) | Interference with animals in pounds | 2.5 |
| 34 | Keeping accommodation house without licence | 1.25 |
| 41(1) | Failure of keeper to keep register | 1.25 |

29 October 2008

| 42(1) | Failure to produce register | 1.25 |
|-------|-------------------------------------------------------|------|
| 46(2) | Using caravan without Certificate of Approval | 1.25 |
| 49 | Occupation of caravan without Certificate of Approval | 0.5 |
| 50 | Charging fees when not registered as business | 0.5 |

Certified that the provisions of the By-law are in accordance with the law by

N.D. HEATH City Solicitor

Dated this 17^{k} At Mobut

day of Ocbbe 2008

Certified that the By-law is made in accordance with the Local Government Act 1993 by

prent Acustions

V.B. ARMSTRONG General Manager

Dated this 17^M At Hobert

day of October 2008

The Common Seal of the HOBART CITY COUNCIL was hereunto affixed in the presence of :

R.H.F. VALENTINE Lord Mayor

Austine,

V.B. ARMSTRONG General Manager

2089

Rules Publications

Rules Publication Act 1953 NOTICE OF THE MAKING OF STATUTORY RULES

In accordance with the provisions of the *Rules Publication Act 1953*, notice is given of the making of the following statutory rules:—

| Title of Act (if any) under which statutory rules made | Number allotted to statutory rules | Title or subject matter of statutory rules |
|-----------------------------------------------------------|---------------------------------------------|----------------------------------------------------------------------------|
| (1) Sewers and Drains Act 1954 | S. R. 2008, No. 127 | Sewers and Drains (Bellbuoy Beach Limited Sewerage District) Order 2008 |
| (2) Sale of Hazardous Goods Act 1977 | S. R. 2008, No. 128 | Supreme Court Amendment Rules (No. 2) 2008 |
| (3) Sale of Hazardous Goods Act 1977 | S. R. 2008, No. 129 | Supreme Court Forms Amendment Rules (No. 2) 2008 |

GENERAL PURPORT OR EFFECT OF THE ABOVEMENTIONED STATUTORY RULES

(1) Sewers and Drains (Bellbuoy Beach Limited Sewerage District) Order 2008 This order –

(a) appoints, defines and names the Bellbuoy Beach Limited Sewerage District; and

(b) declares the purpose of that district.

(2) Supreme Court Amendment Rules (No. 2) 2008

These Rules of Court amend the Supreme Court Rules 2000 consequentially on the enactment of the Legal Profession Act 2007.

(3) Supreme Court Forms Amendment Rules (No. 2) 2008

These Rules of Court amend the Supreme Court Forms Rules 2000 consequentially on the enactment of the Legal Profession Act 2007.

Copies of the abovementioned statutory rules may be purchased at Print Applied Technology Pty Ltd, 123 Collins Street, Hobart, Phone (03) 6233 3289 or Toll Free 1800 030 940; 80B Wilson Street, Burnie and State Offices, 68 Rooke Street, Devonport.

P. R. CONWAY, Chief Parliamentary Counsel.

PARLIAMENTARY STANDING COMMITTEE ON SUBORDINATE LEGISLATION 'Anyone who has problems with, or feels they are adversely affected by, any of the above Regulations can write to the Secretary of the Subordinate Legislation Committee, Legislative Council, Parliament House, Hobart, 7000.' RUTH FORREST, MLC, Chairperson..

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