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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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Tasmanian Government Gazette

Text copy to be sent to Print Applied Technology Pty Ltd. Email: govt.gazette@thepat.com.au Fax: (03) 6216 4294 Mail: 123 Collins Street, Hobart TAS 7000

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Notices to Creditors

GRACE ALICE BURKE late of Mary Ogilvie Home 51 Pirie Street New Town in Tasmania widow deceased: Creditors next of kin and others having claims in respect of the property or Estate of the abovenamed deceased who died on the thirtieth day of October 2009 are required by the Executors Scott William Law and David Martin Rees to send particulars of their claim to the Registrar of the Supreme Court of Tasmania GPO Box 167 Hobart 7001 by the nineteenth day of March 2010 after which date the Executors may distribute the assets having regard only to the claims of which they then have notice.

Dated this seventeenth day of February 2010.

E. R. HENRY WHERRETT & BENJAMIN, Solicitors for the Executors.

MAXWELL GEORGE KITTO late of Vaucluse Gardens Hobart in Tasmania widow/retired builder deceased: Creditors next of kin and others having claims or holding assets in respect of the Estate of the deceased Maxwell George Kitto who died on the thirty-first day of July 2009 at Vaucluse Gardens Hobart in Tasmania are required by the Executors James Benson Walker lawyer married and Neil Robert Readett lawyer married both of 51 Davey Street Hobart in Tasmania to send particulars to Clerk Walker Lawyers of 51 Davey Street Hobart in Tasmania on or before the seventeenth day of March 2010 after which date the Executors may distribute the assets having regard only to the claims of which they then have notice.

Dated this seventeenth day of February 2010.

CLERK WALKER, Solicitors for the Estate.

MARJORIE JEAN LORD late of Sandown Apartments 1 Wayne Avenue Sandy Bay in Tasmania died on the twentysixth day of October 2009: Creditors next of kin and others having claims or holding assets in respect of the Estate of the abovenamed deceased are required by the Executors Pamela Jan Woolnough Timothy Thompson and Ross Thompson of c/- Page Seager 162 Macquarie Street Hobart in Tasmania to send particulars before the seventeenth day of March 2010 after which date the Executors may distribute the assets having regard only to the claims of which they then have notice.

Dated this seventeenth day of February 2010.

PAGE SEAGER, Solicitors for the Estate.

IN THE Estate of DOROTHY MAY PARKER late of District Hospital Campbell Town in Tasmania widow/deceased who died on the second day of September 2009 at District Hospital Campbell Town in Tasmania: Notice is hereby given that all creditors and other persons having claims or holding assets in respect of the Estate of the deceased are required by the Executors Donald Nixon Stewart and Eirwen Fyfe Woodroffe both of Charles Street Launceston in Tasmania to send particulars in writing to the Registrar Probate Registry Supreme Court of Tasmania Salamanca Place Hobart in Tasmania on or before the thirty-first day of March 2010 after which date the Executors may distribute the assets having regard only to claims of which they then may have notice.

Dated this seventeenth day of February 2010.

ARCHER BUSHBY, Solicitors for the Estate.

GORDON BELL late of 9/14 Ashfield Street Sandy Bay in Tasmania electrical broadcast engineer/single deceased: Creditors next of kin and others having claims in respect of the property or Estate of the deceased Gordon Bell who died on the thirtieth day of March 2007 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 seventeenth day of March 2010 after which date the Executor may distribute the assets having regard only to the claims of which it then has notice.

Dated this seventeenth day of February 2010. ALLIE BROWN, Senior Trust Administrator.

MARJORIE ORPAH STEVENSON late of 4 Hardinge Avenue Rocherlea in Tasmania single deceased: Creditors next of kin and others having claims in respect of the property or Estate of the deceased Marjorie Orpah Stevenson who died on the twenty-third day of November 2009 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 seventeenth day of March 2010 after which date the Executor may distribute the assets having regard only to the claims of which it then has notice.

Dated this seventeenth day of February 2010.

GLENDA LEE, Trust Administrator.

Administration and Probate

ADMINISTRATION & 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 hereof application will be made to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that letters of administration of the Estate of BRETT DALE BURSKI late of 5/51 Leonard Street Victoria Park Western Australia chef/single deceased intestate may be granted to Yvonne Helene McGuire of 23/17 Beach Road Snug in Tasmania retired cashier/receptionist married woman the lawful Attorney of Mark Allen Buirski of #15-02 Claymore Point 8 Claymore Hill Singapore 229572 management consultant/married the brother of the said deceased.

Dated this seventeenth day of February 2010.

GUNSON WILLIAMS, Solicitors for the Applicants.

ADMINISTRATION & PROBATE ACT 1935 Notice of Application to Reseal Probate or Letters of Administration

NOTICE is hereby given that after the expiration of fourteen days from the publication hereof Nardia Sonia Parissis of 29 Arabin Street Keilor in Victoria home duties/married woman the administrator of the Estate of ILIJA IVKOVIC late of Arve Road Geeveston in Tasmania brick cleaner/single man deceased to whom Letters of Administration of the said Estate were granted by the Supreme Court of Victoria on the fourth day of February 2010 will apply to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that the seal of the said Supreme Court of Tasmania may be affixed to the said Letters of Administration pursuant to Part VI of the Administration and Probate Act 1935.

Dated this seventeenth day of February 2010.

MENZIE LEGAL LAWYERS, Solicitors for the Applicants.

Public Health

PUBLIC HEALTH ACT 1997

Guidelines for Notification of Notifiable Diseases, Human Pathogenic Organisms and Contaminants

I, DR ROSCOE TAYLOR, Director of Public Health, hereby notify that on 1 February 2010, I issued the following amendments to the *Guidelines for Notification of Notifiable Diseases, Human Pathogenic Organisms and Contaminants* made pursuant to the *Public Health Act 1997*:

- Amending non-occupational blood lead notification levels from 15 μg/dL (0.72 μmol/L) to 10 μg/dL (0.48 μmol/L)
- Amending *Listeria* notification from *Listeria monocytogenes* to *Listeria sp.*
- Reflecting a name change to the Cervical Screening Register (previously known as the Cervical Cytology Register)

Further information and copies of the Guidelines may be obtained free of charge online at www.dhhs.tas.gov.au or by contacting Population Health on 1800 671 738 during normal business hours.

> DR ROSCOE TAYLOR, Director of Public Health.

Electricity Supply

ELECTRICITY SUPPLY INDUSTRY ACT 1995

I, DAVID EDWARD LLEWELLYN, Minister administering the *Electricity Supply Industry Act 1995*, pursuant to Section 121 (2), hereby make the following order:

- (1) (a) the electricity entity that is liable for the National Electricity Market Charge (NEMC) is Aurora Energy Pty Ltd (ACN 082 464 622); and
 - (b) the amount of the charge for the financial year 2009-2010 is \$372 272.
- (2) (a) The charge is payable to the Secretary of the Department responsible for administering Part 10 of the *Electricity Supply Industry Act 1995*; and
 - (b) the NEMC is to be paid to the Secretary of the Department of Infrastructure, Energy and Resources on or before 19 February 2010 by electronic funds transfer in the account name of the Department of Infrastructure, Energy and Resources Collections Account at Westpac Banking Corporation, 28 Elizabeth Street, Hobart, Tasmania.

Dated the third day of February 2010.

D. E. LLEWELLYN, Minister for Energy and Resources

Mutual Recognition

MUTUAL RECOGNITION ACT 1992 (COMMONWEALTH)

Amendment to Schedule 2

I, THE GOVERNOR in and over the State of Tasmania and its Dependencies in the Commonwealth of Australia as the designated person for the State of Tasmania under section 47(3) of the *Mutual Recognition Act 1992* (Commonwealth) ("the Commonwealth Act"), acting with the advice of Executive Council for the purposes of section 47(2) of the Commonwealth Act, hereby give notice requesting that the *Mutual Recognition Act 1992 Amendment Regulations 2010* (Commonwealth) be made by the Governor-General of the Commonwealth of Australia, the terms of which are set out in the schedule to this notice.

Dated this eleventh day of February 2010.

Governor,

By His Excellency's Command

Treasurer,

Schedule

Mutual Recognition Act 1992 Amendment Regulations 2010 (No.)¹

Select Legislative Instrument 2010 No.

I, QUENTIN BRYCE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, make the following Regulations under the *Mutual Recognition Act 1992*.

Dated 2010.

Governor-General.

By Her Excellency's Command

KIM CARR

Minister for Innovation, Industry, Science and Research.

1. Name of Regulations

These Regulations are the Mutual Recognition Act 1992 Amendment Regulations 2010 (No.).

2. Commencement

These Regulations commence on the day after they are registered.

3. Amendment of Mutual Recognition Act 1992

Schedule 1 amends the Mutual Recognition Act 1992.

SCHEDULE 1 AMENDMENT (Regulation 3)

[1] Schedule 2, after item 32

insert

33. Summary Offences Act 1953 of South Australia, section 9B

Note

 All legislative instruments and compilations are registered on the Federal Register of Legislative Instruments kept under the Legislative Instruments Act 2003. See http:// www.frli.gov.au

Trans-Tasman Mutual Recognition

TRANS-TASMAN MUTUAL RECOGNITION ACT 1997 (COMMONWEALTH)

Amendment to Schedule 2

I, THE TREASURER for the State of Tasmania, as the designated person for the State of Tasmania under section 4(1) of the *Trans-Tasman Mutual Recognition Act 1997* (Commonwealth) ("the Commonwealth Act"), for the purposes of sections 43(1) and 45(4) of the Commonwealth Act, hereby give notice that I endorse the *Trans-Tasman Mutual Recognition Act 1997 Amendment Regulations 2010* (Commonwealth), the terms of which are set out in the schedule to this notice.

HON MICHAEL AIRD MLC,

Treasurer.

Schedule

*Trans-Tasman Mutual Recognition Act 1997 Amendment Regulations 2010 (No.)*¹

Select Legislative Instrument 2010 No.

I, QUENTIN BRYCE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, make the following Regulations under the *Trans-Tasman Mutual Recognition Act 1997*.

Dated 2010.

Governor-General.

By Her Excellency's Command

KIM CARR

Minister for Innovation, Industry, Science and Research.

1. Name of Regulations

These Regulations are the *Trans-Tasman Mutual Recognition* Act 1997 Amendment Regulations 2010.

2. Commencement

These Regulations commence on the day after they are registered.

3. Amendment of *Trans-Tasman Mutual Recognition Act* 1997

Schedule 1 amends the *Trans-Tasman Mutual Recognition Act 1997.*

SCHEDULE 1 AMENDMENT (Regulation 3)

[1] Schedule 2, clause 8, after subheading "Other"

substitute

Environment Protection Act 1993, Part 8, Division 2 (dealing with beverage containers)

Summary Offences Act 1953, Section 9B

Note

1. All legislative instruments and compilations are registered on the Federal Register of Legislative Instruments kept under the *Legislative Instruments Act 2003*. See http://www.frli.gov.au

TASMANIAN GOVERNMENT GAZETTE

TRANS-TASMAN MUTUAL RECOGNITION ACT 1997 (COMMONWEALTH)

TRANS-TASMAN MUTUAL RECOGNITION ARRANGEMENT

IN ACCORDANCE with sections 43(1), 45(5) and 48(5) of the Commonwealth's *Trans-Tasman Mutual Recognition Act 1997* (the Act), I endorse the attached draft *Trans-Tasman Mutual Recognition (Modification of Act) Regulations* 2010. It is proposed that these regulations be made by the Governor-General pursuant to section 45 and 48 of the Act.

HON MICHAEL AIRD MLC, Treasurer.

Schedule

Trans-Tasman Mutual Recognition (Modification of Act) Regulations 2010 (No.) 1

Select Legislative Instrument 2010 No.

I, QUENTIN BRYCE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, make the following Regulations under the *Trans-Tasman Mutual Recognition Act 1997*.

Dated 2010.

Governor-General

By Her Excellency's Command Minister for Innovation, Industry, Science and Research

1. Name of Regulations

These Regulations are the *Trans-Tasman Mutual Recognition (Modification of Act) Regulations 2010* (*No.*).

2. Commencement

These Regulations commence on the day after they are registered.

3. Amendment of *Trans-Tasman Mutual Recognition Act* 1997

Schedule 1 amends the *Trans-Tasman Mutual Recognition* Act 1997.

SCHEDULE 1 AMENDMENT

(Regulation 3)

[1] Schedule 2, clause 3a

after

Fireworks

Customs (Prohibited Imports) Regulations

insert

Hazardous substances, industrial chemicals and dangerous goods

Industrial Chemicals (Notification and Assessment) Act 1989

Occupational Health and Safety (Commonwealth Employment) Act 1991

Road Transport Reform (Dangerous Goods) Act 1995

Trade Practices Act 1974, Division 1A of Part V, to the extent that it deals with child restraints for motor vehicles

[2] Schedule 2, clause 3

after

Imported Food Control Act 1992 (to the extent that it deals with risk categorised food commodities)

insert

Radiocommunications devices

Radiocommunications Act 1992, other than the part of Division 7 of Part 4.1 of that Act that deals with labelling a device

Road vehicles

Motor Vehicle Standards Act 1989

Therapeutic goods

Therapeutic Goods Act 1989

Therapeutic Goods (Charges) Act 1989

[3] Schedule 2, clause 4, item headed 'Gas Appliances'

substitute

Gas appliances

Gas Supply Act 1996, to the extent that it deals with the regulation of gas appliances

Hazardous substances, industrial chemicals and dangerous goods

Poisons and Therapeutic Goods Act 1966, to the extent that it deals with packaging and labelling of hazardous substances, industrial chemicals and dangerous goods and would be affected by Part 2 of this Act

Occupational Health and Safety Act 1983

Dangerous Goods Act 1975

Factories, Shops and Industries Act 1962

Fair Trading Act 1987, sections 26, 30, 31 and 38, to the extent that those sections deal with the regulation of child restraints for motor vehicles

[4] Schedule 2, clause 4

after

Ozone Protection Act 1989

insert

Therapeutic Goods

Poisons and Therapeutic Goods Act 1966, to the extent that it deals with packaging and labelling of pharmaceutical drugs and would be affected by Part 2 of this Act

[5] Schedule 2, clause 5, item headed 'Gas Appliances'

substitute

Gas appliances

Gas Safety Act 1997, to the extent that it deals with the regulation of gas appliances

Hazardous substances, industrial chemicals and dangerous goods

Drugs, Poisons and Controlled Substances Act 1981, to the extent that it deals with packaging and labelling of hazardous substances, industrial chemicals and dangerous goods and would be affected by Part 2 of this Act

Dangerous Goods Act 1985

Occupational Health and Safety Act 1985

[6] Schedule 2, clause 5

after

Environment Protection Act 1970, sections 16 and 41 (to the extent that they deal with ozone depleting substances) and paragraph 71(1)(gba)

insert

Therapeutic goods

Drugs, Poisons and Controlled Substances Act 1981, to the extent that it deals with packaging and labelling of pharmaceutical drugs and would be affected by Part 2 of this Act

Therapeutic Goods (Victoria) Act 1994, to the extent that it deals with packaging and labelling of pharmaceutical drugs and would be affected by Part 2 of this Act

[7] Schedule 2, clause 6, item headed 'Gas Appliances'

substitute

Gas appliances

Petroleum and Gas (Production and Safety) Act 2004, to the extent that it deals with the regulation of gas appliances

Hazardous substances, industrial chemicals and dangerous goods

Poisons Regulation 1973 under the *Health Act 1937*, to the extent that it deals with packaging and labelling of hazardous substances, industrial chemicals and dangerous goods and would be affected by Part 2 of this Act

Workplace Health and Safety Act 1995

Fair Trading Act 1989, sections 81, 83, 85 and 85A, to the extent that those sections deal with the regulation of child restraints for motor vehicles

[8] Schedule 2, clause 6

after

Environmental Protection (Interim) Regulation 1995 under the *Environmental Protection Act 1994* (to the extent that it deals with ozone depleting substances)

insert

Therapeutic goods

Poisons Regulation 1973 under the *Health Act 1937*, to the extent that it deals with packaging and labelling of pharmaceutical drugs and would be affected by Part 2 of this Act

[9] Schedule 2, clause 7, item headed 'Gas Appliances'

substitute

Gas appliances

Gas Standards Act 1972, to the extent that it deals with the regulation of gas appliances

Hazardous substances, industrial chemicals and dangerous goods

Poisons Act 1964, to the extent that it deals with packaging and labelling of hazardous substances, industrial chemicals and dangerous goods and would be affected by Part 2 of this Act

Occupational Safety and Health Act 1984

Explosives and Dangerous Goods Act 1961

Consumer Affairs Act 1971, sections 23Q, 23R and 23U, to the extent that those sections deal with the regulation of child restraints for motor vehicles

Fair Trading Act 1987, sections 50 and 59, to the extent that those sections deal with the regulation of child restraints for motor vehicles

[10] Schedule 2, clause 7

after

Environmental Protection Act 1986 (to the extent that it deals with ozone protection)

insert

Therapeutic goods

Poisons Act 1964, to the extent that it deals with packaging and labelling of pharmaceutical drugs and would be affected by Part 2 of this Act

[11] Schedule 2, clause 8, item headed 'Gas Appliances'

substitute

Gas appliances

Gas Act 1997, to the extent that it deals with the regulation of gas appliances

Hazardous substances, industrial chemicals and dangerous goods

Controlled Substances Act 1984, to the extent that it deals with packaging and labelling of hazardous substances, industrial chemicals and dangerous goods and would be affected by Part 2 of this Act

Dangerous Substances Act 1979 Occupational Health, Safety and Welfare Act 1986

[12] Schedule 2, clause 8, after item headed 'Other'

insert

Therapeutic goods

Controlled Substances Act 1984, to the extent that it deals with packaging and labelling of pharmaceutical drugs and would be affected by Part 2 of this Act

[13] Schedule 2, clause 9, item headed 'Gas Appliances'

substitute

Gas appliances

Gas Act 2000, to the extent that it deals with the regulation of gas appliances

Hazardous substances, industrial chemicals and dangerous goods

Poisons Act 1971, to the extent that it deals with packaging and labelling of hazardous substances, industrial chemicals and dangerous goods and would be affected by Part 2 of this Act

Dangerous Goods Act 1976 Workplace Health and Safety Act 1995

[14] Schedule 2, clause 9

after

Living Marine Resources Management Act 1995 (to the extent that it relates to the possession, sale or capture of abalone, crayfish or scallops of a certain minimum size)

insert

Therapeutic goods

Poisons Act 1971, to the extent that it deals with packaging and labelling of pharmaceutical drugs and would be affected by Part 2 of this Act

[15] Schedule 2, clause 10, item headed 'Gas Appliances'

substitute

Gas appliances

Gas Safety Act 2000, to the extent that it deals with the regulation of gas appliances

Hazardous substances, industrial chemicals and dangerous goods

Poisons and Drugs Act 1978, to the extent that it deals with packaging and labelling of hazardous substances, industrial chemicals and dangerous goods and would be affected by Part 2 of this Act

Occupational Health and Safety Act 1989

[16] Schedule 2, clause 10

after

Ozone Protection Act 1991 insert

inseri

Therapeutic goods

Poisons and Drugs Act 1978, to the extent that it deals with packaging and labelling of pharmaceutical drugs and would be affected by Part 2 of this Act

[17] Schedule 2, clause 11, item headed 'Gas Appliances'

substitute

Gas appliances

Dangerous Goods Act, to the extent that it deals with the regulation of gas appliances

Hazardous substances, industrial chemicals and dangerous goods

Poisons and Dangerous Drugs Act, to the extent that it deals with packaging and labelling of hazardous substances, industrial chemicals and dangerous goods and would be affected by Part 2 of this Act

Dangerous Goods Act Work Health Act

[18] Schedule 2, clause 11

after

Ozone Protection Act 1990

insert

Therapeutic goods

Poisons and Dangerous Drugs Act, to the extent that it deals with packaging and labelling of pharmaceutical drugs and would be affected by Part 2 of this Act

[19] Schedule 3, clauses 1 to 5

omit

Note

1. All legislative instruments and compilations are registered on the Federal Register of Legislative Instruments kept under the *Legislative Instruments Act 2003*. See http:// www.frli.gov.au

Medical Providers

MEDICAL PROVIDERS (NEW AND RENEWED) AND INTERNS (NEW AND RENEWED)

WORKCOVER TASMANIA BOARD

ACCREDITED MEDICAL PRACTITIONERS

Workers Rehabilitation and Compensation Act 1988

The following is a list of Medical Practitioners who have been accredited by the WorkCover Tasmania Board under the provisions of the *Workers Rehabilitation and Compensation Act 1988* (section 77) to issue medical certificates pursuant to section 34 or 69 of the Act. Accreditations are due to expire in 2013 unless otherwise stated. A full listing of Medical Practitioners accredited by the WorkCover Tasmania Board is available at www.workcover.tas.gov.au or by contacting the Helpline on 1300 366 322.

Title	Surname	Initial	Address	Suburb	State	Postcode	Expiry Date
Doctor	Adams	Н	287-289 Charles Street	LAUNCESTON	TAS	7250	18/01/2011
Doctor	Ahmed	Ν	23 Brickport Road	BURNIE	TAS	7320	31/01/2011
Doctor	Alcock	D	48 Liverpool Street	HOBART	TAS	7000	18/11/2012
Doctor	Altmann	Е	23 Brickport Road	BURNIE	TAS	7320	02/02/2013
Doctor	Anandaciva	S	23 Brickport Road	BURNIE	TAS	7320	19/01/2013
Doctor	Arachchillage	S	138 Goldie Street	WYNYARD	TAS	7325	02/02/2013
Doctor	Ascieno-Lane	J	Cnr Argyle & Collins Street	HOBART	TAS	7000	22/11/2012
Doctor	Bazaadut	S	287-289 Charles Street	LAUNCESTON	TAS	7250	17/12/2012
Doctor	Begum	А	278 Invermay Road	MOWBRAY HEIGHTS	TAS	7248	20/02/2013
Doctor	Bonnelame	Т	182 Argyle Street	HOBART	TAS	7000	21/01/2013
Doctor	Bott	J	287-289 Charles Street	LAUNCESTON	TAS	7250	18/01/2011
Doctor	Bowen	М	48 Liverpool Street	HOBART	TAS	7000	20/10/2012

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TASMANIAN GOVERNMENT GAZETTE

Title	Surname	Initial	Address	Suburb	State	Postcode	Expiry Da
Doctor	Bown	А	49 Augusta Road	LENAH VALLEY	TAS	7008	22/01/201
Doctor	Buchanan	D	6 Patrick Street	ULVERSTONE	TAS	7315	02/02/201
Doctor	Butler	Ν	23 Brickport Road	BURNIE	TAS	7320	20/01/201
Doctor	Bvirakare	D	48 Liverpool Street	HOBART	TAS	7000	22/11/2012
Doctor	Carlton	S	287-289 Charles Street	LAUNCESTON	TAS	7250	13/01/201
Doctor	Cawood	Е	31 Edward Street	CURRIE	TAS	7256	10/05/201
Doctor	Chow	А	287-289 Charles Street	LAUNCESTON	TAS	7250	18/01/201
Doctor	Crespo-Schmidt	Е	287-289 Charles Street	LAUNCESTON	TAS	7250	30/11/201
Doctor	Davis	J	252 Main Road	DERWENT PARK	TAS	7009	16/08/201
Doctor	Debnath	R	8 Wenvoe Street	DEVONPORT	TAS	7310	06/02/201
Doctor	Delanty	J	287-289 Charles Street	LAUNCESTON	TAS	7250	18/01/201
Doctor	Doyle	В	23 Brickport Road	BURNIE	TAS	7320	17/03/201
Doctor	Edis	J	252 Main Road	DERWENT PARK	TAS	7009	14/12/201
Doctor	Evans	А	5 Frederick Street	LAUNCESTON	TAS	7250	02/12/201
Doctor	Fassett	М	287-289 Charles Street	LAUNCESTON	TAS	7250	13/01/201
Doctor	Fung	L	287-289 Charles Street	LAUNCESTON	TAS	7250	18/01/201
Doctor	Gorman	J	120 Augusta Road	LENAH VALLEY	TAS	7008	10/12/201
Doctor	Halliday	J	11 Burnett Street	NEW NORFOLK	TAS	7140	10/11/201
Doctor	Hamrosi	М	23 Brickport Road	BURNIE	TAS	7320	19/01/201
Doctor	Hargreaves	S	287-289 Charles Street	LAUNCESTON	TAS	7250	26/02/201
Doctor	-	Κ	287-289 Charles Street	LAUNCESTON	TAS	7250	22/10/201
Doctor	Howe	J	42 Cole Street	SORELL	TAS	7172	27/10/201
Doctor	Hwang	Т	205 Macquarie Street	HOBART	TAS	7000	22/03/201
Doctor	Ishwerood	J	Union Building Churchill Avenue	SANDY BAY	TAS	7005	09/12/201
Doctor	Islam	А	49 Anne Street	GEORGE TOWN	TAS	7253	25/10/201
Ooctor	Jabar	Κ	Cnr Smith & George Street	LONGFORD	TAS	7301	02/02/201
Ooctor	Jamieson	R	48 Liverpool Street	HOBART	TAS	7000	31/01/201
Doctor	Jarvis	С	287-289 Charles Street	LAUNCESTON	TAS	7250	18/01/201
Doctor	Jasal	S	11 Burnett Street	NEW NORFOLK	TAS	7140	31/01/201
Doctor	Joh	J	287-289 Charles Street	LAUNCESTON	TAS	7250	11/01/201
Doctor	Johnson	Т	48 Liverpool Street	HOBART	TAS	7000	27/01/201
Doctor	Kailainathan	Ν	23 Brickport Road	BURNIE	TAS	7320	19/01/201
Doctor	Katal	R	23 Brickport Road	BURNIE	TAS	7320	31/01/201
Doctor	Kear	С	138 Goldie Street	WYNYARD	TAS	7325	01/03/201
Doctor	Kirk	R	109 Wittle Lake Crescent	WARILLA	NSW	2528	02/02/201
Doctor		S	287-289 Charles Street	LAUNCESTON	TAS	7250	13/01/201
Doctor	-	J	30A Cascade Road	SOUTH HOBART	TAS	7004	21/01/201
Doctor		S	287-289 Charles Street	LAUNCESTON	TAS	7250	02/01/201
Doctor	-	Р	287-289 Charles Street	LAUNCESTON	TAS	7250	18/01/201
Doctor	Lewin	G	45B Gilbert Street	LATROBE	TAS	7307	02/02/201
Doctor	Lim	Z	287-289 Charles Street	LAUNCESTON	TAS	7250	18/01/201
Doctor	Ling	Z	287-289 Charles Street	LAUNCESTON	TAS	7250	18/01/201
Doctor	-	Т	23 Brickport Road	BURNIE	TAS	7320	31/01/201
Doctor		Ν	49 Augusta Road	LENAH VALLEY	TAS	7008	29/06/201
Doctor	-	R	49 Anne Street	GEORGE TOWN	TAS	7253	18/01/201
Ooctor		В	23 Brickport Road	BURNIE	TAS	7320	31/01/201
Doctor	-	T	287-289 Charles Street	LAUNCESTON	TAS	7250	18/01/201
Octor		Y	287-289 Charles Street	LAUNCESTON	TAS	7250	23/12/201
Doctor	-	S	287-289 Charles Street	LAUNCESTON	TAS	7250	18/01/201
Doctor		J	287-289 Charles Street	LAUNCESTON	TAS	7250	21/02/201
Doctor		A	48 Liverpool Street	HOBART	TAS	7230	16/11/201
Doctor		A	1/81 Club Drive	SHEARWATER	TAS	7307	14/12/201
JUCIOF		A		SHEAKWAIEK	143	/30/	14/12/201
Doctor	Morse	Ι	165 Elphin Road	NEWSTEAD	TAS	7250	18/01/201

Title	Surname	Initial	Address	Suburb	State	Postcode	Expiry Date
Doctor	Moser	М	287-289 Charles Street	LAUNCESTON	TAS	7250	24/02/2013
Doctor	Mousavi	F	23 Brickport Road	BURNIE	TAS	7320	02/02/2013
Doctor	Neilson	А	23 Brickport Road	BURNIE	TAS	7320	19/01/2013
Doctor	Neuberger	М	11 Burnett Street	NEW NORFOLK	TAS	7140	16/02/2013
Doctor	Noyce	Р	15 Princes Street	SANDY BAY	TAS	7005	22/12/2012
Doctor	Oh	S	8 High Street	EVANDALE	TAS	7212	14/12/2012
Doctor	Oo	М	287-289 Charles Street	LAUNCESTON	TAS	7250	23/12/2010
Doctor	Peters	S	Cnr Argyle & Collins Street	HOBART	TAS	7000	23/12/2012
Doctor	Poologanathan	G	138 Goldie Street	WYNYARD	TAS	7325	31/01/2013
Doctor	Psereckis	R	287-289 Charles Street	LAUNCESTON	TAS	7250	18/01/2011
Doctor	Rahman	А	23 Brickport Road	BURNIE	TAS	7320	19/01/2013
Doctor	Rees	А	Cnr Peel & Stanley Street	SUMMERHILL	TAS	7250	24/01/2013
Doctor	Renwick	А	287-289 Charles Street	LAUNCESTON	TAS	7250	18/01/2011
Doctor	Richardson	D	3 Stoke Street	NEW TOWN	TAS	7008	21/01/2013
Doctor	Ryan	Κ	39 Victoria Street	ULVERSTONE	TAS	7315	13/02/2012
Doctor	Rybak	М	11 Burnett Street	NEW NORFOLK	TAS	7140	31/01/2013
Doctor	Saunders	J	23 Brickport Road	BURNIE	TAS	7320	31/01/2011
Doctor	Saykao	S	287-289 Charles Street	LAUNCESTON	TAS	7250	18/01/2011
Doctor	Seidel	В	23 Bathurst Street	RICHMOND	TAS	7025	03/03/2011
Doctor	Sheils	J	102 Main Road	EXETER	TAS	7275	21/01/2013
Doctor	Short	R	48 Liverpool Street	HOBART	TAS	7000	21/01/2011
Doctor	Sim	А	287-289 Charles Street	LAUNCESTON	TAS	7250	31/01/2011
Doctor	Sivasubramaniam	S	23 Brickport Road	BURNIE	TAS	7320	27/01/2013
Doctor	Smith	А	48 Liverpool Street	HOBART	TAS	7000	17/11/2010
Doctor	Smith	L	Cnr Smith & George Street	LONGFORD	TAS	7301	20/10/2012
Doctor	Smith	Р	49 Augusta Road	LENAH VALLEY	TAS	7008	26/10/2012
Doctor	Smithers	R	287-289 Charles Street	LAUNCESTON	TAS	7250	13/01/2013
Doctor	Spermon	R	Gardeners Creek Road	ST MARYS	TAS	7215	04/01/2013
Doctor	Stevenson	А	60-64 Orr Street	QUEENSTOWN	TAS	7467	16/03/2013
Doctor	Stewart	М	23 Brickport Road	BURNIE	TAS	7320	31/01/2011
Doctor	Taylor	S	287-289 Charles Street	LAUNCESTON	TAS	7250	18/01/2011
Doctor	Thomas	М	287-289 Charles Street	LAUNCESTON	TAS	7250	16/11/2012
Doctor	Tinston	С	Cnr Smith & George Street	LONGFORD	TAS	7301	25/03/2013
Doctor	Tyrell	L	287-289 Charles Street	LAUNCESTON	TAS	7250	18/01/2011
Doctor	Vandenberg	J	287-289 Charles Street	LAUNCESTON	TAS	7250	27/01/2011
Doctor	Vavrek	Ν	287-289 Charles Street	LAUNCESTON	TAS	7250	18/01/2011
Doctor	Waites	Р	438 Elizabeth Street	NORTH HOBART	TAS	7000	04/02/2013
Doctor	Wall	В	3 Beach Road	SANDY BAY	TAS	7005	21/01/2013
Doctor	Weerasekera	W	23 Brickport Road	BURNIE	TAS	7320	21/01/2013
Doctor	Widjaja	L	23 Brickport Road	BURNIE	TAS	7320	31/01/2011
Doctor	Wilkerson	R	287-289 Charles Street	LAUNCESTON	TAS	7250	11/01/2013
Doctor	Withers	S	287-289 Charles Street	LAUNCESTON	TAS	7250	11/01/2013
Doctor	Young	S	24-25 Claremont Village Shopping Arcade	CLAREMONT	TAS	7011	21/01/2013
Doctor	Zhang	М	20 Eden Street	RIVERSIDE	TAS	7250	27/01/2013

Dated this ninth day of February 2010 for and behalf of the WorkCover Tasmania Board.

MARTIN SHIRLEY,

Secretary to the WorkCover Tasmania Board.

Unclaimed Moneys

UNCLAIMED MONEYS ACT 1918

Unclaimed Moneys Held by Esanda Finance Corporation Ltd, Transaction Services, 5B.2 - 833 Collins Street, Melbourne VIC 3000

Name	Address	Amount of Payment	Date Payable	Lodger Entitlement Reference Number	Description of Payment	Advertising Costs	DOB
Bailey Robyn Anne	RSD 993, Deloraine Tas 7304 Australia	187.61	31-May-03	1308394026 301372	PRINC & IN	0	
Bray Lucinda Claire	16 Sunnyside Rd, Newtown Tas 7008 Australia	18.5	27-Apr-03	1912212047 300677	PRINC & IN	0	
Burrows Kylie Ann & Weaver Kerri Fiona	11 Cohen St, Rosebery Tas 7470 Australia	32.85	20-Jun-03	1706388003 301707	PRINC & IN	0	
Cooke Gilbert Bruce (Dec'd)	52 Emu Bay Rd, Deloraine Tas 7304 Australia	27.5	1-Feb-04	1910521010 305532	PRINC & IN	0	
Cooke Gilbert Bruce (Dec'd)	52 Emu Bay Rd, Deloraine Tas 7304 Australia	27.5	1-Nov-03	1910521010 304111	PRINC & IN	0	
Duncan Kenneth C (Dec'd)	PO Box 227, Hobart Tas 7001 Australia	279	8-Jan-04	1920193166 305143	PRINC & IN	0	13-Dec-18
Duncan Kenneth C (Dec'd)	PO Box 227, Hobart Tas 7001 Australia	490	1-Jan-04	1116320020 305036	PRINC & IN	0	13-Dec-18
Linacre Sally Joan Hinton	13 Parliament St, Sandy Bay Tas 7005 Australia	19.75	14-Jan-04	1345670016 305228	PRINC & IN	0	
Linacre Sally Joan Hinton	13 Parliament St, Sandy Bay Tas 7005 Australia	45	10-Jan-04	1146066010 305165	PRINC & IN	0	
Linacre Sally Joan Hinton	13 Parliament St, Sandy Bay Tas 7005 Australia	19.75	14-Oct-03	1345670016 303743	PRINC & IN	0	
Linacre Sally Joan Hinton	13 Parliament St, Sandy Bay Tas 7005 Australia	45	10-Oct-03	1146066010 303677	PRINC & IN	0	
Linacre Sally Joan Hinton	13 Parliament St, Sandy Bay Tas 7005 Australia	19.75	14-Jul-03	1345670016 302062	PRINC & IN	0	
Linacre Sally Joan Hinton	13 Parliament St, Sandy Bay Tas 7005 Australia	45	10-Jul-03	1146066010 302016	PRINC & IN	0	
Linacre Sally Joan Hinton	13 Parliament St, Sandy Bay Tas 7005 Australia	19.75	14-Apr-03	1345670016 300442	PRINC & IN	0	
Linacre Sally Joan Hinton	13 Parliament St, Sandy Bay Tas 7005 Australia	45	10-Apr-03	1146066010 300403	PRINC & IN	0	
Linacre Sally Joan Hinton	13 Parliament St, Sandy Bay Tas 7005 Australia	19.75	14-Jan-03	1345670016 298916	PRINC & IN	0	
Linacre Sally Joan Hinton	13 Parliament St, Sandy Bay Tas 7005 Australia	45	10-Jan-03	1146066010 298860	PRINC & IN	0	
Miller John Lionel	St Albans, Hertfordshire UK -ALI 4NS, United Kingdom	279	26-Jan-04	1920626110 305443	PRINC & IN	0	
Pentecost Valma Genevieve (Dec'd)	PO Box 881, Devonport Tas 7310 Australia	140.49	9-Apr-03	1551183009 300387	PRINC & IN	0	
Potter Jack (Dec'd) & Potter Mavis Esme (Dec'd)	PO Box 346, Kingston Tas 7050 Australia	337.5	17-Jan-04	1283107015 305306	PRINC & IN	0	
Potter Jack (Dec'd) & Potter Mavis Esme (Dec'd)	PO Box 346, Kingston Tas 7050 Australia	337.5	17-Apr-03	1283107015 300565	PRINC & IN	0	
Tillack Keith Joseph (Dec'd)		826	3-Apr-03	1213854007 300336	PRINC & IN	0	

Dated this seventeenth day of February 2010.

Esanda Finance Corporation.

Rules Publication

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) Electricity Supply Industry Act 1995	S. R. 2010, No. 11	Electricity Supply Industry Amendment Regulations 2010
(2) Environmental Management and Pollution Control Act 1994	S. R. 2010, No. 12	Environmental Management and Pollution Control (Controlled Waste Tracking) Regulations 2010
(3) Environmental Management and Pollution Control Act 1994	S. R. 2010, No. 13	Environmental Management and Pollution Control (Environmental Infringement Notices) Amendment Regulations 2010
(4) Environmental Management and Pollution Control Act 1994	S. R. 2010, No. 14	Environmental Management and Pollution Control (Miscellaneous Noise) Amendment Regulations 2010
(5) Environmental Management and Pollution Control Act 1994	S. R. 2010, No. 15	Environmental Management and Pollution Control Order 2010
(6) Environmental Management and Pollution Control Act 1994	S. R. 2010, No. 16	Environmental Management and Pollution Control (Waste Management) Amendment Regulations 2010
(7) Motor Accidents (Liabilities and Compensation) Act 1973	S. R. 2010, No. 17	Motor Accidents (Liabilities and Compensation) Regulations 2010
(8) Nature Conservation Act 2002	S. R. 2010, No. 18	Proclamation under section 11(2)
(9) Nature Conservation Act 2002	S. R. 2010, No. 19	Nature Conservation (Open Seasons) Amendment Order 2010
(10) Sale of Hazardous Goods Act 1977	S. R. 2010, No. 20	Sale of Hazardous Goods (Treadmills) Order 2010
(11) Workplace Health and Safety Amendment Act 2009	S. R. 2010, No. 21	Proclamation under section 2

GENERAL PURPORT OR EFFECT OF THE ABOVEMENTIONED STATUTORY RULES

(1) Electricity Supply Industry Amendment Regulations 2010

These regulations amend the *Electricity Supply Industry Regulations 2008* by providing to the Tasmanian Ports Corporation temporary exemptions from the requirements under the Act that the Corporation be licensed to distribute or retail electricity.

(2) Environmental Management and Pollution Control (Controlled Waste Tracking) Regulations 2010

These regulations provide for matters relating to the regulation of the transport of certain wastes.

(3) Environmental Management and Pollution Control (Environmental Infringement Notices) Amendment Regulations 2010

These regulations amend the *Environmental Management and Pollution Control (Environmental Infringement Notices)* Regulations 2006 by –

- (a) omitting certain existing offences and prescribing new offences under the *Environmental Management and Pollution Control Act 1994* for which infringement notices may be issued and the penalties payable for those infringement notice offences; and
- (b) prescribing offences under the *Environmental Management and Pollution Control (Controlled Waste Tracking) Regulations 2010* for which infringement notices may be issued and the penalties payable for those infringement notice offences.

(4) Environmental Management and Pollution Control (Miscellaneous Noise) Amendment Regulations 2010

These regulations amend the Environmental Management and Pollution Control (Miscellaneous Noise) Regulations 2004 by -

- (a) amending definitions; and
- (b) making further provision in relation to the days and hours during which certain things must not be used near a residence; and
- (c) prohibiting a person from allowing an intruder alarm in a building to sound for longer than the prescribed time; and
- (d) prohibiting a person from allowing an intruder alarm in a vehicle to sound for longer than the prescribed time or while the vehicle's engine is running or the vehicle's ignition is turned on.

(5) Environmental Management and Pollution Control Order 2010

This order amends Schedule 2 to the *Environmental Management and Pollution Control Act 1994* by updating Waste Transport Business in Clause 3 of that Schedule, consequential on the commencement of Part 3 of the *Environmental Management and Pollution Control (Controlled Waste Tracking) Regulations 2010.*

(6) Environmental Management and Pollution Control (Waste Management) Amendment Regulations 2010

These regulations amend the Environmental Management and Pollution Control (Waste Management) Regulations 2000 by -

- (a) prescribing the characteristics of controlled waste for the purposes of the definition of "controlled waste" in section 3 of the *Environmental Management and Pollution Control Act 1994*; and
- (b) updating certain provisions to ensure that persons transporting controlled waste comply with the *Environmental* Management and Pollution Control (Controlled Waste Tracking) Regulations 2010.

(7) Motor Accidents (Liabilities and Compensation) Regulations 2010

These regulations, which replace the Motor Accidents (Liabilities and Compensation) Regulations 2000, provide for -

- (a) the payment of premiums; and
- (b) claims for scheduled benefits; and
- (c) the calculation of scheduled benefits.

(8) Proclamation under section 11(2) of the Nature Conservation Act 2002

This proclamation declares certain areas of Crown land at Bruny Island and Flinders Island to be conservation areas.

(9) Nature Conservation (Open Seasons) Amendment Order 2010

This order amends the Nature Conservation (Open Seasons) Order 2004 by extending the open season for antlerless deer.

(10) Sale of Hazardous Goods (Treadmills) Order 2010

This order places restrictions on the sale of treadmills.

(11) Proclamation under section 2 of the Workplace Health and Safety Amendment Act 2009

This proclamation fixes 24 February 2010 as the day on which the provisions of the Workplace Health and Safety Amendment Act 2009 commence.

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.

Water and Sewerage

Water and Sewerage Industry Act 2008

Interim Price Order

Amended as at 17 February 2010

Statement of Intent

The intent of the Interim Price Order is to commence transitioning revenues in the water and sewerage sector towards sustainable levels. In doing so it balances achieving full cost recovery over a sensible timeframe with ensuring that no customer faces price shocks.

Given the continuity of service provision challenge for the new regional service providers, the Order does not provide for an immediate move to full compliance with all the pricing principles contained in the *Water and Sewerage Industry Act 2008*.

The Order does not, for instance, deal with the issues of customer class cross-subsidies associated with pricing based on the Assessed Annual Value of property, which was the existing pricing methodology in 10 municipalities of Tasmania at the time of the reform.

In recognition of this, a yearly review of the Order is required. In commencing the first review of the Order, the independent Economic Regulator will be required to advise on implementation paths for moving to a full two-part pricing regime across all three regions on a uniform basis. In addition, the Regulator will be asked to recommend transitional pricing adjustments that progressively reduce the level of cross-subsidisation between classes of customers, while ensuring that pricing for each regulated entity covered by the revised Orders progress towards full cost recovery in each year the Order has effect.

During the period of the Interim Price Order, the Government will develop pricing regulations which will provide further guidance to the Regulator and the new corporations in respect of how pricing and tariff structures are intended to evolve in the sector. These regulations are expected to deal with issues such as changing the regulatory asset base for the sector over time, further clarification of the calculation and application of developer charges, trade waste pricing, the geographic basis of pricing and the rollout of water meters where they do not currently exist.

These regulations will be developed with input from the Regulator and other key stakeholders, including the corporations and community and business groups.

Subsequent Orders will, consistent with any pricing regulations that come into effect under the *Water and Sewerage Industry Act 2008*, focus on progressively unwinding cross-subsidies and moving towards a user pays framework that is consistent with the principles contained in section 68 of the *Water and Sewerage Industry Act 2008*.

Hon Michael Aird MLC Treasurer

Water and Sewerage Industry Act 2008

Interim Price Order

1. Interpretation

- 1.1. This Interim Price Order is made under section 88 of the *Water* and *Sewerage Industry Act 2008*.
- 1.2. Where a term used in this Order is defined in the *Water and Sewerage Industry Act 2008*, it has the meaning given in the *Water and Sewerage Industry Act 2008*.
- 1.3. If there is an inconsistency between this Order and the Water and Sewerage Industry Act 2008, the Water and Sewerage Industry Act 2008 will prevail to the extent of any inconsistency.
- 1.4. In this Order, unless the contrary intention appears –

"allowable rate of revenue increase" means the Municipal Area Customer Cap for each regulated entity for each financial year specified in Schedules 1, 2, and 3 of this Order;

"developer charges" means:

- (a) the full or partial cost of any extension of water or sewerage infrastructure, or expansion of its capacity, required as a result of a new development; or
- (b) the gifting of water or sewerage infrastructure to a regulated entity which was paid for by a developer so as to affect the extension or expansion referred to in (a);

but cannot include the costs directly associated with the connection of a property to a water or sewerage main or local reticulation main, which may be separately recovered from the customer;

"fixed charge" in relation to a property means a tariff, fee or charge that is levied for water services and sewerage services that is not calculated by reference to the volume of water supplied to that property;

"fluoridation assets" means those assets used for the provision of fluoridation services;

"fluoridation services" means fluoridation services that are currently provided;

"region" means the relevant region as defined by section 43(2) of the *Acts Interpretation Act 1931;*

"standard water and sewerage services" means water services and sewerage services for which fixed charges are periodically charged, excluding services for which costs are recovered through developer charges, fees and other miscellaneous charges and under trade waste agreements and other contracts;

"wastewater re-use assets" means those assets used for the provision of wastewater re-use services.

- 1.5. Explanatory notes included in this Interim Price Order are marked in italicised parenthesis and do not form part of this Interim Price Order.
- 2. Interim Price Order Application
 - 2.1. The terms of the Interim Price Order are to commence on 1 July 2009 and apply until the commencement of the first regulatory period that is fixed under section 65(12) of the *Water* and Sewerage Industry Act 2008.
 - 2.2. The Interim Price Order is to be reviewed by the Treasurer on a yearly basis. In reviewing the Interim Price Order, the Treasurer is to seek advice from the Economic Regulator and is to consult publicly on any amendment to the terms of the Interim Price Order.
 - 2.3. The Interim Price Order is to apply to the following regulated activities:
 - (a) Water Services (including fluoridation services); and
 - (b) Sewerage Services (including trade waste services);

where these activities are provided by the following regulated entities within its region:

- (c) Tasmanian Water and Sewerage Corporation (Northern Region) Pty Ltd (ACN 133 655 062);
- (d) Tasmanian Water and Sewerage Corporation (North-Western Region) Pty Ltd (ACN 133 655 008); and
- (e) Tasmanian Water and Sewerage Corporation (Southern Region) Pty Ltd (ACN 133 654 976).
- 2.4. Should a regulated entity provide a regulated service outside of its region, the revenues recoverable for those services are not to be regulated under the Interim Price Order.

[Should a service be provided outside of a regulated entity's region, it is assumed that they will be competing against the regulated prices for that region and, as such, revenue regulation is not necessary.]

[An exemption order has been drafted to commence on 1 July 2009 that provides that only the three regulated entities will be required to be licensed under the Water and Sewerage Industry Act 2008 for 2009-10, with all other water and sewerage service providers being exempted from the licensing requirement and, therefore, economic regulatory oversight including this Interim Price Order. This will allow a fulsome list of other service providers to be collected and articulated in a new exemption order to commence from 1 July 2010.]

- 3. Revenue Allowance
 - 3.1. This clause is subject to clause 3A. of this Order.
 - 3.2. The Tasmanian Water and Sewerage Corporation (Northern Region) Pty Ltd is to recover revenues for regulated activities it delivers within its region consistent with Schedule 1 to this Order.
 - 3.3. The Tasmanian Water and Sewerage Corporation (North-Western Region) Pty Ltd is to recover revenues for regulated activities it delivers within its region consistent with Schedule 2 to this Order.
 - 3.4. The Tasmanian Water and Sewerage Corporation (Southern Region) Pty Ltd is to recover revenues for regulated activities it delivers within its region consistent with Schedule 3 to this Order.
 - 3.5. Regulated entities are to comply with the municipal area customer caps in the relevant Schedule, such that the regulated entity will have separate allowable rates of revenue increase for customers in each of the municipalities in its region.
 - 3.6. The revenue allowance is further split between revenue to be recovered from water services (inclusive of fluoridation services) and revenue to be recovered from sewerage services.

[The structure of the revenue allowance reflects the differing levels of cost recovery between municipal areas and between regulated services within a municipal area.]

- 3A. Five per cent Bill Increase Cap
 - 3A.1. This clause commences on 17 February 2010.
 - 3A.2. A regulated entity is not to charge a customer for the provision of standard water and sewerage services, where both services are provided, an amount for those services which, taken together, exceeds by more than five per cent the tariffs, fees and charges that were charged for those services, taken together, in the previous financial year.

3A.3. In cases where the amount of a fixed charge for the provision of standard water or sewerage services in respect to a property relates only to a water service or a sewerage service, a regulated entity is not to charge a customer for the provision of standard water and sewerage services an amount for those services which exceeds by more than five per cent the tariffs,

fees and charges that were charged for those services in the

- 3A.4. In those municipal areas where volumetric charges are charged, a regulated entity is not to charge a customer based on a per unit volumetric charge for water consumed that exceeds by more than five per cent the per unit volumetric charge in the previous financial year.
- 3A.5. Where, prior to this clause coming into effect, a regulated entity has invoiced a customer for standard water and sewerage services for the 2009-10 financial year an amount for those services which, taken together, exceeds by more than five per cent the tariffs, fees and charges that were charged for those services, taken together, in 2008-09, the regulated entity must:
 - i. in the case of standard water and sewerage charges that exceed by more than five per cent the tariffs, fees and charges that were charged for those services, taken together, in 2008-09, by an amount which is equal to or greater than \$20, and which charges have been paid for by the customer, provide a refund to the customer of the excess standard water and sewerage charges;
 - ii. in all other cases, credit that customer's account for the excess standard water and sewerage charges.

[If a customer's level of water consumption is greater than the amount consumed in the previous financial year, the volumetric charges for water will exceed the charges for the previous financial year by more than five per cent and total charges for water services and sewerage services, excluding services for which costs are recovered through developer charges, fees and other miscellaneous charges and under trade waste agreements and other contracts, may also increase by more than five per cent to account for the additional level of water consumed by that customer.]

- 4. Revenue Recovery and Billing
 - 4.1 A regulated entity is to charge its customers for regulated services on the same tariffs, fees and charges as were charged in 2008-09, adjusted to reflect the municipal area customer cap increase for the specific municipality as contained in the regulated entity's relevant Schedule, subject to clause 3A.

previous financial year.

- 4.2. A regulated entity must not breach any existing contractual arrangements with its customers and, as such, the municipal area customer caps do not apply to such contracts where these contracts contain provisions that deal with price changes over time.
- 4.3. Where a customer has not entered into a contractual arrangement in respect of a regulated service, or the contract does not provide for price adjustments and it is not the intent of the contract to maintain the current price, that customer is subject to the increased charges determined by the applicable municipal area customer cap under the relevant schedule.
- 4.4. A regulated entity may vary the 2008-09 prices at a rate other than the prescribed municipal area customer cap, subject to the five per cent bill increase cap prescribed in clause 3A. if agreed with a customer. This is expected to be warranted in a few specific circumstances, such as where a customer requires a level of service above that available to other like customers and this will impose additional costs on a regulated entity.
- 4.5. A customer is defined under the *Water and Sewerage Industry Act 2008* as including a person who is either the owner or occupier of property connected to the infrastructure of a regulated entity. As such, customers can include properties which are connected to a regulated entity's infrastructure, but which were not charged for water or sewerage services prior to 1 July 2009.
- 4.6. For persons who become customers on or after 1 July 2009, the regulated entity is to charge such customers, either:
 - i. in accordance with the charging methodology and tariffs applying for like customers in the customer's municipality in 2008-09 (adjusted to reflect the municipal area customer cap for the particular municipality and subject to clause 3A.); or
 - ii. at a level which at least recovers the costs associated with the customer's share of operating, maintenance and administrative costs and, wherever possible, will also recover depreciation and debt servicing costs.
- 4.7. Where a fee or charge for a water service or sewerage service was being levied prior to 1 July 2009, but that fee was not charged in all municipalities in a regulated entity's region, that fee can be charged by the regulated entity in those municipalities where it was not charged prior to 1 July 2009 on a cost recovery basis.
- 4.8. A regulated entity is to bill the property owner for water and sewerage services.

- 4.9. Notwithstanding 4.1., a regulated entity may vary the terms and conditions of charges levied in respect of the timing and number of bills, discounts applied to bills, penalties for non-payment of bills and the payment options available. The regulated entity must provide any intended variation to penalties for non-payment to the Treasurer for approval.
- 4.10. Billing must at least occur three times a year and a regulated entity must allow customers until 30 June of each financial year to pay the final instalment of their accounts for standard water and sewerage services.
- 4.11. A regulated entity may develop an interim policy in respect of section 68A of the *Water and Sewerage Industry Act 2008* to cover the period until a formal policy is approved by the first price and service plan.
- 4.12. Within 30 days after any amendment to this Order that adjusts the tariffs, fees or charges for regulated services of a regulated entity, the regulated entity is to publish on its website the tariffs, fees and charges that apply for the applicable financial year of the Order and must notify all customers of the website address and that the charging structure and tariffs are located on that website.
- 4.13. In the event that a regulated entity does not maintain an internet website, the regulated entity must provide a copy of its charging structure and tariffs policy to all customers free of charge.
- 5. Revenue Allowance Adjustment and Pass Through
 - 5.1. The Treasurer may allow for a pass through of additional costs or cost savings to customers to occur outside the yearly review of the Order if, in the Treasurer's view, any of the following events occur:
 - i. there is a change to regulation that imposes a material additional cost; or
 - ii. an event occurs which was either unanticipated or which alters the rate, or amount, of tax to be paid by the regulated entity and which imposes material costs; or
 - iii. there is a material under or over recovery of revenue in any year.
 - 5.2. The Treasurer may review and amend the municipal area customer caps contained in Schedules 1, 2 and 3 outside of the yearly review of the Order if, in the Treasurer's view, there is a material factual error in the information or assumptions upon which the revenue allowance was developed.

- 5.3. Where the Treasurer determines that the municipal area customer caps may be amended, or that an event specified in 5.1. of this Order may occur, the Treasurer must obtain the advice of the Regulator on the appropriate level of adjustment.
- 5.4. Municipal area customer cap adjustments made outside of the yearly review of the Order may only be made on a half-yearly basis on 1 January in the relevant year.
- 5.5. Where the Treasurer determines that a municipal area customer cap is to be adjusted, the Treasurer is to notify the relevant regulated entity(ies) one month prior to the adjustment taking effect.
- 6. Developer Charges Pricing Policy
 - 6.1. Consistent with a policy developed under 56J(4) of the *Water* and Sewerage Industry Act 2008, developer charges may be applied by the regulated entity to developers requiring the extension or expansion of the regulated entity's water infrastructure or sewerage infrastructure.
 - 6.2. A regulated entity is to levy developer charges that are economically justifiable in that they represent costs reasonably attributable to the developer, and which are to be consistent with pricing principles 68(1)(a)(i), 68(1)(b)(ii) and 68(1)(e) of the *Water and Sewerage Industry Act 2008*.
 - 6.3. The regulated entity is to publish on its website by no later than 1 August 2009 the developer charges pricing policy for the first year of the period covered by this Order and must notify all customers of the website address.
 - 6.4. In the event that the regulated entity does not maintain an internet website, the regulated entity must provide a copy of its developer charges policy to all customers free of charge.
 - 6.5. By 30 September 2009, the regulated entity is to provide a submission to the Treasurer regarding its view on the appropriate principles for the setting of developer charges.
 - 6.6. For the avoidance of any doubt, the policy referred to under 6.3 may not apply retrospectively.

[Sections 21 and 22 of the Water and Sewerage Legislation (Miscellaneous Amendments) Act 2009 apply in respect of developer charges. These clauses deal with the regulated entities honouring any existing permits issued or agreements made in respect of developer charges (for example Part 5 Agreements made under the Land Use Planning Approvals Act 1993). Similarly, the developer, as counter party, is taken to have entered into a contract with the corporation in this respect.]

[Pricing regulations anticipated to come into effect in 2010 are expected to provide further guidance on the treatment of developer charges. These pricing regulations will be reflective of the future pricing objectives in the Water and Sewerage Industry Act 2008. The submission required under 6.5. is to assist in the first review of the Interim Price Order and to help inform pricing regulation development.]

- 7. Trade Waste Pricing Policy
 - 7.1. Trade waste charges may be applied to customers seeking to discharge trade waste to the infrastructure of a regulated entity.
 - 7.2. A regulated entity is to levy trade waste charges which are economically justifiable in that they represent costs reasonably attributable to the customer, and which are to be consistent with the pricing principles 68(1)(a), (b) and (e) of the *Water and Sewerage Industry Act 2008*.
 - 7.3. The regulated entity is to publish on its website by no later than 1 August 2009 its trade waste pricing policy for the first year of the period covered by this Order and must notify all customers of the website address and that the trade waste charges policy is located on that website.
 - 7.4. In the event that the regulated entity does not maintain an internet website, the regulated entity must provide a copy of its trade waste policy to all customers free of charge.
 - 7.5. By 30 September 2009, the regulated entity is to provide a submission to the Treasurer regarding its view on the appropriate principles for the setting of trade waste charges.

[Section 20 of the Water and Sewerage Legislation (Miscellaneous Amendments) Act 2009 applies in respect of trade waste. This clause requires that special plumbing permits for trade waste discharge in force prior to 1 July 2009, are after that date taken to be consents given under Water and Sewerage Industry Act 2008 in respect of discharge and are taken to continue on the same terms and conditions.]

[Pricing regulations to come into effect are expected to provide further guidance on the treatment of trade waste charging. In this context, any trade waste contracts entered into after 1 July 2009 are expected to be reflective of the future pricing objectives in the Water and Sewerage Industry Act 2008 and will bind the regulated entity in future price determinations. The submission required under 7.5. is to assist in the first review of the Interim Price Order and to help inform pricing regulation development.]

- 8. Fluoridation Revenue Recovery
 - 8.1. An allowance to recover the efficient costs associated with providing fluoridation services is embedded in the municipal area customer caps provided in the Schedule for each regulated entity.
 - 8.2. By 1 September 2010, the regulated entities are to complete a valuation of fluoridation assets and provide this advice to the Treasurer along with associated costs to inform future reviews of the Interim Price Order.
- 9. Wastewater Re-use Assets
 - 9.1. By 1 September 2010, the regulated entities are to complete a valuation of re-use assets and provide this advice to the Treasurer along with associated costs to inform future reviews of the Interim Price Order.
- 10. Customer Service Procedures and Interim Standards of Customer Service
 - 10.1. Where, immediately prior to 1 July 2009, a customer of a council or bulk water authority was connected to water infrastructure or sewerage infrastructure that, from 1 July 2009, will be owned by a regulated entity, that regulated entity must continue to provide the water or sewerage service, unless varied through a Customer Contract.
 - 10.2. Where, prior to the regulated entity commencing operation, a level of customer service relating to the provision of a water or sewerage service was prescribed in a contract or was articulated through a service charter or other policy or regulatory instrument, no lower standard can be provided.
 - 10.3. By 1 July 2009, each regulated entity is to develop and publish the following interim standards of customer service:
 - (a) contact details for customers (phone numbers, website details, email addresses, facsimile numbers); and
 - (b) inquiry and complaints handling processes consistent with the relevant Australian Standard; and
 - (c) a policy that provides for payment plans to be offered to customers experiencing payment difficulties; and
 - (d) a process for referring unresolved complaints to the Ombudsman consistent with sections 76 and 77 of the *Water and Sewerage Industry Act 2008*.
 - 10.4. The regulated entities are to apply the elements developed under 10.3. until such time as alternative arrangements under the Customer Service Code that will be developed by the Regulator come into effect.

- 11. Information Provision
 - 11.1. The regulated entity is to provide the following audited financial information on a financial year basis to assist the Treasurer in the reviews of the Interim Price Order:
 - (a) most recent operating and maintenance expenses, split between water services and sewerage services and also split between labour and non-labour costs;
 - (b) annual and three year budgets and financial operating plans;
 - three year capital expenditure programs on a project basis, indicating relative priority, estimated annual cash flows and the split between water and sewerage;
 - (d) current and projected customer connections by service and municipal area, consistent with the capital expenditure program;
 - (e) working capital requirements, where possible, based on detailed credit terms, billing arrangements and inventory levels;
 - (f) actual and expected income tax equivalent payments and dividends;
 - (g) actual revenue outcomes for the preceding period and, where possible, split between revenues recovered from residential, commercial and industrial customers; and
 - (h) water usage volumes by customer class.
 - 11.2. With the exception of information in relation to customer connections, the data required under section 11.1 should be apportioned by municipal area. However, actual and projected customer connection data must be provided on a municipal area basis.
 - 11.3. In respect of the information provision for capital expenditure programs, if available, a split of the program between new and renewal investment should also be provided.
 - 11.4. The regulated entity is to provide the information described in 11.1. to 11.3. in projected/budgeted form to the Treasurer by 1 November of each year, with updated information, based where appropriate on actual half yearly results, to be provided by 1 March in each year of the Interim Price Order period.

[The requirement under 11.2. is necessary given the varying degrees of revenue transition required between municipal areas, which is expected to necessitate a continuation of interim pricing on a municipal basis at least into the second year of the Interim Price Order. Where data are not available, modelling of municipal outcomes may be undertaken by allocating regional assets, revenues and costs on the basis of either municipal connections data or historical outcomes as is most appropriate in the circumstances.]

- 12. Future Pricing Regulation
 - 12.1. Where pricing regulations under the *Water and Sewerage Industry Act 2008* come into effect during the course of this Order, direction to the regulated entity on compliance with the regulations may occur where required through the yearly review of this Order.

13. Compliance with Interim Price Order

- 13.1. As soon as a regulated entity realises that it may not meet a timeframe required under this Order, that entity must notify the Treasurer.
- 13.2. A regulated entity may write to the Treasurer seeking extension of any timeline included in this Order.
- 13.3. If, in the Treasurer's opinion an extension is warranted, the Treasurer may vary any timeline to be met under this Order.
- 13.4. Section 88(4) of the *Water and Sewerage Industry Act 2008* requires compliance with this Order.

Dated:

Hon Michael Aird MLC Treasurer

Schedule 1

Allowable rates of revenue increase for the Tasmanian Water and Sewerage Corporation (Northern Region) Pty Ltd (Ben Lomond Water).

2009-10 Financial Year

	Service		
	Water	Sewerage	
MunicipalAreaCustomerCap(% nominal increase in revenues allowed)			
Break O'Day Council	10.00	10.00	
Dorset Council	10.00	10.00	
Flinders Island Council	10.00	0.00	
George Town Council	5.65	0.00	
Launceston City Council	10.00	10.00	
Meander Valley Council	10.00	10.00	
Northern Midlands Council	10.00	10.00	
West Tamar Council	10.00	5.31	

2010-11 Financial Year

	Service		
	Water	Sewerage	
MunicipalAreaCustomerCap(% nominal increase in revenues allowed)			
Break O'Day Council	10.00	10.00	
Dorset Council	10.00	10.00	
Flinders Island Council	10.00	0.00	
George Town Council	8.47	0.00	
Launceston City Council	10.00	10.00	
Meander Valley Council	10.00	10.00	
Northern Midlands Council	10.00	10.00	
West Tamar Council	10.00	10.00	

2011-12 Financial Year

	Service		
	Water	Sewerage	
MunicipalAreaCustomerCap(% nominal increase in revenues allowed)			
Break O'Day Council	10.00	10.00	
Dorset Council	10.00	10.00	
Flinders Island Council	10.00	0.00	
George Town Council	7.10	0.00	
Launceston City Council	10.00	10.00	
Meander Valley Council	10.00	10.00	
Northern Midlands Council	10.00	10.00	
West Tamar Council	10.00	10.00	

Schedule 2

Allowable rates of revenue increase for the Tasmanian Water and Sewerage Corporation (North-Western Region) Pty Ltd (Cradle Mountain Water).

2009-10 Financial Year

		Service
	Water	Sewerage
MunicipalAreaCustomerCap(% nominal increase in revenues allowed)		
Burnie City Council	0.00	10.00
Central Coast Council	10.00	10.00
Circular Head Council	10.00	0.00
Devonport City Council	10.00	10.00
Kentish Council	10.00	10.00
King Island Council	0.00	10.00
Latrobe Council	10.00	6.73
Waratah/Wynyard Council	10.00	10.00
West Coast Council	0.00	10.00

2010-11 Financial Year

	Service		
	Water	Sewerage	
Municipal Area Customer Cap (% nominal increase in revenues allowed)			
Burnie City Council	0.00	10.00	
Central Coast Council	10.00	10.00	
Circular Head Council	10.00	0.00	
Devonport City Council	10.00	10.00	
Kentish Council	10.00	10.00	
King Island Council	0.00	10.00	
Latrobe Council	10.00	8.64	
Waratah/Wynyard Council	10.00	10.00	
West Coast Council	0.00	10.00	

2011-12 Financial Year

S	ervice
Water	Sewerage
4.25	10.00
10.00	10.00
10.00	0.00
10.00	9.85
10.00	10.00
0.00	10.00
10.00	7.02
10.00	10.00
0.00	8.02
	Water 4.25 10.00 10.00 10.00 10.00 10.00 10.00 10.00

Schedule 3

Allowable rates of revenue increase for the Tasmanian Water and Sewerage Corporation (Southern Region) Pty Ltd (Southern Water).

2009-10

	Service	
	Water	Sewerage
Municipal Area Customer Cap (% nominal increase in revenues allowed)		
Brighton Council	10.00	10.00
Central Highlands Council	10.00	10.00
Clarence City Council	10.00	10.00
Derwent Valley Council	10.00	10.00
Glamorgan/Spring Bay Council	10.00	10.00
Glenorchy City Council	10.00	0.00
Hobart City Council	10.00	10.00
Huon Valley Council	10.00	10.00
Kingborough	10.00	0.00
Sorell Council	0.00	0.00
Southern Midlands Council	10.00	10.00
Tasman Council	10.00	10.00

2010-11

	Service	
	Water	Sewerage
Municipal Area Customer Cap (% nominal increase in revenues allowed)		
Brighton Council	10.00	10.00
Central Highlands Council	10.00	10.00
Clarence City Council	10.00	10.00
Derwent Valley Council	10.00	10.00
Glamorgan/Spring Bay Council	10.00	10.00
Glenorchy City Council	10.00	3.82
Hobart City Council	10.00	10.00
Huon Valley Council	10.00	10.00
Kingborough	10.00	0.00
Sorell Council	0.00	10.00
Southern Midlands Council	10.00	10.00
Tasman Council	10.00	10.00

2011-12

	Service	
	Water	Sewerage
Municipal Area Customer Cap (% nominal increase in revenues allowed)		
Brighton Council	10.00	10.00
Central Highlands Council	10.00	10.00
Clarence City Council	10.00	10.00
Derwent Valley Council	10.00	10.00
Glamorgan/Spring Bay Council	10.00	10.00
Glenorchy City Council	10.00	10.00
Hobart City Council	10.00	10.00
Huon Valley Council	10.00	10.00
Kingborough	10.00	0.00
Sorell Council	3.10	10.00
Southern Midlands Council	10.00	10.00
Tasman Council	10.00	10.00

17 February 2010

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