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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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Deadlines

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Out of Hours Special Gazette Notification Out-of-hours notification for Special Gazettes phone (03) 6233 2690

No. 21 144-20 April 2011-89195-1

Notices to Creditors

MAX NOEL JACKSON late of 33 East Derwent Highway Rose Bay in Tasmania builder/technical instructor widowed who died on the twenty-second day of January 2011: Creditors next of kin and others having claims in respect of the property of the abovenamed deceased are required by David Eric Jackson c/- Page Seager Level 2 179 Macquarie Street Hobart in Tasmania to send particulars of their claim in writing to the Registrar of the Supreme Court of Tasmania by the twentythird day of May 2011 after which date the Executor may distribute the assets having regard only to the claims of which he then has notice.

Dated this twentieth day of April 2011.

PAGE SEAGER, Solicitors for the Estate.

LUCY AGNES HILL late of St Ann's Nursing Home 142 Davey Street Hobart in Tasmania widow/home duties. Creditors next of kin and others having claims in respect of the property or Estate of the deceased Lucy Agnes Hill who died on the twenty-second day of February 2011 are required by the Executors Peter Richard Hill of 4 Brushbox Place Upper Caboolture in Queensland and Leon Joseph Jongebloed of 13 Walker Road Wyoming in New South Wales to send particulars to Peter Richard Hill by the fourth day of May 2011 after which date the Executors may distribute the assets having regard only to the claims of which they then have notice.

Dated this twentieth day of April 2011.

SIMMONS WOLFHAGEN, Solicitors for the Executors.

TASMANIAN GOVERNMENT GAZETTE AND TASMANIAN STATE SERVICE NOTICES

PUBLICATION AND COPY CLOSURE DATES

Easter 2011

COPY deadlines for the *Tasmanian Government Gazette* and *Tasmanian State Service Notices* to be published on Wednesday 27 April 2011:—

All copy for the General Gazette must be received by 12 noon on Thursday 21 April 2011.

All copy for the State Service Notices must be received by 12 noon on Thursday 21 April 2011.

ARNOLD HAWKS BARKER late of Mary's Grange Nursing Home Grange Avenue Taroona in Tasmania widower deceased: Creditors next of kin and others having claims in respect of the property or Estate of the deceased Arnold Hawks Barker who died on the twelfth day of January 2011 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 twentieth day of May 2011 after which date the Executor may distribute the assets having regard only to the claims of which it then has notice.

Dated this twentieth day of April 2011.

SARAH JOYES, Trust Administrator.

JOHN MURRAY CAMERON late of Fred French Home 9 Amy Road Newstead in Tasmania retired manager single deceased: Creditors next of kin and others having claims in respect of the property or Estate of the deceased John Murray Cameron who died on the twelfth day of March 2011 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 twentieth day of May 2011 after which date the Executor may distribute the assets having regard only to the claims of which it then has notice.

Dated this twentieth day of April 2011. JON ELLINGS, Trust Administrator.

JENNIFER JILL EYLES late of 1 Wayne Avenue Sandy Bay in Tasmania divorced deceased: Creditors next of kin and others having claims in respect of the property or Estate of the deceased Jennifer Jill Eyles who died on the twenty-eighth day of December 2010 are required by the Administrator Tasmanian Perpetual Trustees Limited of 23 Paterson Street Launceston in Tasmania to send particulars to the said Company by the twentieth day of May 2011 after which date the Administrator may distribute the assets having regard only to the claims of which it then has notice.

Dated this twentieth day of April 2011. DALE CUNNINGHAM, Senior Trust Administrator.

HEATHER MARGARET SCOTT late of Unit 2/6 Nanette Court Prospect in Tasmania single deceased: Creditors next of kin and others having claims in respect of the property or Estate of the deceased Heather Margaret Scott who died on the third day of December 2010 are required by the Executors Eric Myers and Tasmanian Perpetual Trustees Limited of 23 Paterson Street Launceston in Tasmania to send particulars to the said Company by the twentieth day of May 2011 after which date the Executors may distribute the assets having regard only to the claims of which they then have notice.

Dated this twentieth day of April 2011. STEVEN SIMPSON, Trust Administrator.

TRACEY JAYNE BUTTON late of 3 Oakwood Court Bridgewater in Tasmania home duties/divorced woman who died on the thirteenth day of October 2009: Creditors next of kin and others having claims in respect of the property of the abovenamed deceased are required by the Executor Robert John Blissenden care of Blissenden Lawyers of 120 Main Road Moonah in Tasmania to send particulars to the said Executor on or before the twentieth day of May 2011 after which date the Executor may distribute the assets having regard only to the claims of which the Executor then has notice.

Dated this twentieth day of April 2011.

BLISSENDEN LAWYERS, Solicitors to the Estate.

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 hereof application will be made to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that Letters of Administration of the Estate of PETER BRIAN VINEY late of Unit 40/1 Faraday Street Ravenswood in Tasmania pensioner deceased intestate may be granted to Tasmanian Perpetual Trustees Limited. Tasmanian Perpetual Trustees Limited has been authorised to make this application pursuant to Section 9 of the *Trustee Companies Act 1953*.

Dated this twentieth day of April 2011.

M. P. T. FARROW, Manager Compliance And Legal.

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 hereof application will be made to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that Letters of Administration of the Estate of ANTHONY ROY RICHARDS late of 127 Highclere Road Highclere in Tasmania bachelor/bricklayer deceased intestate may be granted to Mavis Mary Richards of 1 Stitz Street Cooee in Tasmania home duties/ widow the mother of the said Anthony Roy Richards deceased.

Dated the eighth day of April 2011.

BARTLETTS, Solicitors for the Applicant.

ADMINISTRATION AND PROBATE ACT 1935

Notice of Application to Reseal Probate

NOTICE is hereby given that after the expiration of fourteen days from the publication hereof Ada Marguerita Van der Woude and Frank Van der Woude the Executors of the Will of MEINTJE KETEL late of Unit 1 Lot 1 Gordons Crossing Road Joyner Queensland and the Executors of the Will of JAN CORNELIUS KETEL late of 126 Griffiths Road Scarborough Queensland deceased to whom probate of the said Wills was granted by the Supreme Court of Queensland on the tenth day of September 2001 and the eleventh day of May 1993 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 probates pursuant to Part VI of the Administration and Probate Act 1935.

Dated the eleventh day of April 2011.

ADA MARGUERITA VAN der WOUDE and FRANK VAN der WOUDE, Executors.

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 hereof application will be made to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that Letters of Administration of the Estate of MYRTLE OLIVE CRANFIELD late of 28 Maple Avenue Moonah in Tasmania retired/widowed deceased intestate may be granted to Anne Maree Riley of 970 Cambridge Road Cambridge in Tasmania hairdresser/widowed the daughter of the said Myrtle Olive Cranfield deceased.

Dated this twentieth day of April 2011.

BUTLER McINTYRE & BUTLER, Solicitors for the Estate.

Crown Lands

Department of Treasury and Finance 4 April 2011

CROWN LANDS ACT 1976

NOTICE is hereby given that under the provisions of the *Crown Lands Act 1976* the property listed below will be submitted for sale by public auction.

23 South Street, George Town Folio of the Register Volume 159719 Folio 1 Land Zoned Closed Residential

Auction details:

On site

Friday, 29 April 2011 at 12.00 noon

Estate agents appointed to market the properties on behalf of the Crown:

> Harrison Humphreys Real Estate 48 Brisbane Street LAUNCESTON TAS 7250

BRIAN WIGHTMAN MP, Minister for Environment, Parks and Heritage.

Personal Information Protection

PERSONAL INFORMATION PROTECTION ACT 2004

EXEMPTION UNDER SECTION 14

I, DAVID JOHN BARTLETT, Minister for Justice, being and as the Minister responsible for the administration of the *Personal Information Protection Act 2004* ("the Act"), having considered the application dated 7 January 2011 made by the Acting Secretary of the Department of Health and Human Services under section 13 of the Act for exemption from compliance with Personal Information Protection Principle 2(1) in respect of personal information stored on the Department's Tasmanian Health Client Index being accessed, disclosed and used for the purpose of its participation in the National Individual HealthCare Identifier Project, and being satisfied that the public benefit of exemption from compliance with the principle outweighs to a substantial degree the public benefit from compliance with the principle, hereby approve the application subject to the following condition:

That the Department and the Contractor enter into a confidentiality agreement approved by the Solicitor-General.

Dated this 2nd day of March 2011.

DAVID BARTLETT MP, Minister for Justice.

Details of the application

The Department of Health and Human Services ("the Agency"), as the personal information custodian of information in the Agency's Tasmanian Health Client Index ("THCI") applied under section 13 of the *Personal Information Protection Act* 2004 ("the Act") seeking an exemption under section14 of the Act to allow the Agency to participate in the National Individual HealthCare Identifier Project (as an aspect of Australian eHealth development) which breaches or may breach Personal Information Protection Principle (PIPP) 2(1).

The project involves each person known to Medicare Australia who receives health care being allocated a unique identifier called the Individual HealthCare Identifier ("IHI"). The IHI will be used to enable accurate identification of a patient accessing various types of health care services.

The Agency is working with the National eHealth Transition Authority to develop an electronic mechanism to retrieve IHIs from Medicare and to undertake a review of the data quality within the current statewide THCI. The purpose of this work is to maximise the match rates between the THCI and the Medicare Australia IHI database.

The project will involve the disclosure of personal information in the Agency's THCI to a contractor IBM Australia and to Medicare Australia for the purpose of reviewing data quality and maximising match rates between the THCI and the Medicare Australia database of IHIs.

The public benefit to be gained from this project is that the IHI is designed to ensure that information relating to the delivery of health services to individuals is attributed to the correct person thereby reducing the likelihood of adverse consequences of incorrect identification and treatment.

It would be impracticable, if not impossible, for the Agency to seek the consent of every patient to the disclosure of the personal information but it is considered that there is no disadvantage to the individual from not seeking their consent to the proposed data matching and the public benefit in undertaking the project outweighs the public benefit in the Agency being required to comply with PIPP 2(1).

PERSONAL INFORMATION PROTECTION ACT 2004

EXEMPTION UNDER SECTION 14

I, DAVID JOHN BARTLETT, Minister for Justice, being and as the Minister responsible for the administration of the Personal Information Protection Act 2004 ("the Act"), having considered the application dated 7 January 2011 made by the Acting Secretary of the Department of Health and Human Services under section 13 of the Act for exemption from compliance with Personal Information Protection Principles (PIPP) 2(1) (Use and disclosure), 3 (Data quality), 4 (Data security), 9 (Disclosure of information outside Tasmania) and 10 (Sensitive information) in respect of health information, personal information and sensitive information stored within the Agency's radiology, finance and patient administration systems being accessed, disclosed and used for the purpose of implementing its Tasmanian Radiology Information System/Picture Archiving Communication System (RIS/ PACS) Radiology System Project, and being satisfied that the public benefit of granting an exemption from compliance with PIPP 2(1), outweighs to a substantial degree the public benefit from compliance with those principles, hereby approve the application for exemption from PIPP 2(1), subject to the following condition:

That the Agency and the Contractor enter into a suitable confidentiality agreement approved by the Solicitor-General.

Dated this 29th day of March 2011.

DAVID BARTLETT MP, Minister for Justice.

Details of the application

The Department of Health and Human Services ("the Agency"), as the personal information custodian of information in the Agency's Archiving and Communication systems, applied under section 13 of the *Personal Information Protection Act* 2004 ("the Act") for an exemption under section 14 of the Act to allow the Agency to contract with Philips Healthcare Australia in partnership with Kestral Pty Ltd (together referred to as the Contractor) to develop, install, test and bring into operation a new statewide Radiology Information System/ Pictures Archiving Communication System (RIS/PACS) radiology system, including full data migration to the new system. This project will require the disclosure of health information, personal information and sensitive information to the Contractor for the purpose of performing the contract.

It is not practical to seek the consent of all persons whose health, personal and sensitive information is contained in the Agency's databases to the disclosure and use that information for this purpose. The risks of misuse or unapproved use or disclosure of the information by the Contractor are minimal and the Contractor is bound by Commonwealth legislative privacy obligations and will be bound by a proposed confidentiality agreement.

The public benefit which will flow from this project is greater electronic access statewide to radiological testing and reporting and more efficient use of public resources.

Government Notices

Department of Health and Human Services Hobart Tas 7000

POISONS ACT 1971

NOTICE is hereby given that, under the power conferred by Section 23 of the *Poisons Act 1971*, the following persons are appointed as inspectors.

Department of Police and Emergency Management

Todd Barry Apted Jamie Michael Hart Christopher James Knight Anthony John Ortuso Sandra Anthea Audrey Paul Emilie Van Ek Martin Anthony White Michael John Moses

Notice is hereby given that the appointments of the following inspectors made pursuant to section 23 of the *Poisons Act 1971* are rescinded.

Department of Police and Emergency Management

Gavin John Rigby Luke Graham Bishop Dean Ross Logan Simon Kenneth Jones Hendrick John Rietveld Russell Waldock Avril Jayne Watson

> MICHELLE O'BYRNE MP, Minister for Health.

Electricity Supply Industry

ELECTRICITY SUPPLY INDUSTRY ACT 1995

I, BRYAN ALEXANDER GREEN, 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 2010-2011 is \$371 216.
- (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 29 April 2011 by electronic funds transfer to BSB 037-001 Account No. 259881 in the account name of the Department of Infrastructure, Energy and Resources Collections Account at Westpac Banking Corporation, 28 Elizabeth Street, Hobart, Tasmania.

Dated this third day of April 2011.

B. A. GREEN, Minister for Energy and Resources.

Mining

COMMONWEALTH OF AUSTRALIA

OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE ACT 2006

NOTICE OF INVITATION FOR EXPLORATION PERMIT APPLICATIONS

I, MICHAEL LEONARD, the Delegate of the Designated Authority in respect of the offshore area of Tasmania for and on behalf of the Commonwealth – Tasmania Offshore Petroleum Joint Authority, in pursuance of section 104 of the *Offshore Petroleum and Greenhouse Gas Storage Act 2006* (the Act) of the Commonwealth of Australia, hereby invite applications for the grant of a petroleum exploration permit in respect of the following blocks within the area as described in the following schedule.

Applications for area **T11-1** must be received, in the manner prescribed below, by 4:00pm (Eastern Standard Time) on **Thursday 12 April 2012**.

SCHEDULE

(The references hereunder are to the names of the map sheets of the 1:1,000,000 series and to the numbers of graticular sections shown thereon.)

BLOCK DESCRIPTION

Release Area T11-1 Map Sheet SJ 54 HAMILTON

2791 (Part) 2792 (Part) 2863 2864

Assessed to contain 4 blocks (includes 2 full blocks and 2 part blocks)

APPLICATIONS

Applications for the exploration permit in relation to the above area must be made in an approved manner and be accompanied by details of:

a. the applicant's proposals for work and expenditure in relation to the block or blocks specified in the application;

Applicants should propose an exploration strategy that has the potential to significantly advance the assessment and understanding of the petroleum potential of the permit area.

The exploration strategy should be supported by a technical assessment of the release area and the detailed descriptions of the work activities proposed for each year in the six (6) year permit term. It is expected that both the primary and secondary work programs will contain substantial new operational activities commensurate with the assessed petroleum prospectivity and understanding of the area. Expenditure should be categorised against each element of the work program and stated in Australian dollars.

In developing work programs applicants must take account of any Notices or Special Notices in relation to the area as listed in the annual Commonwealth Offshore Petroleum Exploration Acreage Release information package, which is available at www. petroleum-acreage.gov.au, along with ability to comply with the requirements of the Act, its Regulations and any Directions issued under the Act, and with any special conditions associated with each area. As well as the relevant provisions of the *Environmental Protection and Biodiversity Conservation Act 1999*, its Regulations and associated directions and documents when proposing petroleum operations.

b. the technical qualifications of the applicant and of the applicant's employees and/or the technical advice available to the applicant;

Details of the technical qualifications of the applicant and its key employees and/or details of the technical advice available to the applicant (by way of consultants or other providers) that will enable it to meet its work program commitments.

c. the financial resources available to the applicant.

The financial resources available to the applicant, including evidence of the applicant's ability to fund the proposed work program, a statement of other exploration commitments over the next six years, and a copy of the latest annual and quarterly reports for each applicant company.

For further details of the expectations of the Commonwealth – Tasmania Offshore Petroleum Joint Authority in relation to the content of applications, applicants should give due consideration to the content of the publically available guidelines: *Requirements of Bid and Renewal Applications Guideline*, the *Assessment of Bid and Renewal Applications Guideline* and the *Application Checklist* available at www. petroleum-acreage.gov.au and included as part of the annual Commonwealth of Australia Offshore Petroleum Exploration Acreage Release information package.

FEE

Applications must be accompanied by a fee payable to the "Commonwealth of Australia" through an Australian bank or bank cheque. The amount of the fee is prescribed in Regulations under the Act, and at the time of printing was \$A4,590, which is GST free.

SUBMISSION OF APPLICATIONS

Four (4) bound paper copies and two (2) searchable electronic copies (on CD or USB) of the application, along with the fee defined above, must be submitted to the Tasmanian Designated Authority in the following manner:

- the application should then be sealed and clearly marked as "Application for Area T11-1 Commercial-in-Confidence" and
- this envelope or package should then be enclosed in a plain covering envelope or package and delivered by hand or posted to the below address:

Mineral Resources Tasmania, 30 Gordons Hill Road Rosny Park or PO Box 56 Rosny Park Tasmania 7018.

before 4.00pm Thursday 12 April 2012, Eastern Standard Time.

Copies of the basic exploration data pertaining to the blocks comprising this notice may be obtained from www.ga.gov. au or www.mrt.tas.gov.au

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) Supreme Court Civil Procedure Act 1932	S. R. 2011, No. 26	Supreme Court Amendment (Prerogative Writs) Rules 2011
(2) Supreme Court Civil Procedure Act 1932	S. R. 2011, No. 27	Supreme Court Forms Amendment Rules 2011
(3) Racing Regulation Act 2004	S. R. 2011, No. 28	Race Field Information Publication Fee Notice 2011

GENERAL PURPORT OR EFFECT OF THE ABOVEMENTIONED STATUTORY RULES (1) Supreme Court Amendment (Prerogative Writs) Rules 2011

These Rules of Court amend the *Supreme Court Rules 2000* by updating provisions relating to certain prerogative writs that, by virtue of section 43 of the *Judicial Review Act 2000*, are no longer issued.

(2) Supreme Court Forms Amendment Rules 2011

These Rules of Court amend the Supreme Court Forms Rules 2000 by -

(a) rescinding the forms for writs of certiorari, mandamus and prohibition; and

(b) making minor statute law revision.

(3) Race Field Information Publication Fee Notice 2011

This notice determines the race field information publication fee to be paid by wagering operators who have been granted an approval in respect of race field information publications.

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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