

TASMANIAN GOVERNMENT GAZETTE

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Tasmanian Government Gazette

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Administration and Probate

ADMINISTRATION & PROBATE ACT 1935

Notice of Intention to Apply for Letters of Administration (With the Will Annexed)—Residuary Legatee

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 with Will Annexed of the Estate of PATRICIA COLLEEN LAIRD late of Medea Park Nursing Home St Helens in Tasmania home duties widow deceased who died on the nineteenth day of February 2012 may be granted to Kevin John Evorall of 35 Albion Street Launceston in the State of Tasmania married man retired supervisor a residuary Legatee.

Dated this eighth day of May 2012.

BISHOPS, Solicitors for the Applicant.

ADMINISTRATION & PROBATE ACT 1935

Notice of Intention to Apply for Letters of Administration (With the Will Annexed)

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 with the Will Annexed of the Estate of Marjorie Agnes Lyons late of 53 Rostella Road Dilston in Tasmania home duties/married deceased may be granted Phillip John Lebski 3 Danbury Drive Riverside in Tasmania solicitor/married as attorney for Peter Robert Ashwell Lyons of 24 Bellinger Crescent Kaleen in the Australian Capital Territory physicist/married David Henry Ashwell Lyons of 13 Yaroomba Drive Whitehaven at Beachside David Low Way Yaroomba in Queensland engineer/married and Susan Gai Ashwell Dunn of 106 Arnold Street Houston Texas in the United States of America director/married as executors of the Will of the said Ashwell Lloyd Lyons the sole executor and residuary legatee and devisee of the said deceased

Dated this sixteenth day of May 2012.

RAE & PARTNERS, Solicitors for the Applicant.

Notices to Creditors

RUTH JEAN HUTT late of 92 Bowen Road Lutana in Tasmania home duties/widow who died on the fourth day of November 2011: creditors next of kin and others having claims in respect of the property of the abovenamed deceased are required by the Executors Robert John Hutt and Wendy Atholie Lovric care of Blissenden Lawyers of 120 Main Road Moonah in Tasmania to send particulars to the said Executors on or before the ninth day of June 2012 after which date the Executors may distribute the assets having regard only to the claims of which the Executors then have notice.

Dated this ninth day of May 2012.

BLISSENDEN LAWYERS, Solicitors to the Estate.

MARIANNE WAGNER late of 15 Bealey Avenue Lenah Valley in Tasmania retired teddy bear artist/divorced who died on the twenty-ninth day of October 2011: creditors next of kin and others having claims in respect of the property or estate of the abovenamed deceased are required by the Executors Andrew Benson Walker and Joanne Rosalie Goodman c/- M+K dobson mitchell allport of 59 Harrington Street Hobart in Tasmania to send particulars of their claim to the Registrar of the Supreme Court of Tasmania in writing on or before the sixteenth day of June 2012 after which date the Executors may distribute the assets having regard only to the claims of which the Executors then have notice.

DATED this sixteenth day of May 2012.

M+K DOBSON MITCHELL ALLPORT, Practitioners for the Estate.

GAIL WILLIAMS late of 1 Turner Street Sandy Bay in Tasmania Widow deceased: creditors next of kin and others having claims in respect of the property or estate of the deceased GAIL WILLIAMS who died on the first day of March 2012 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 sixteenth day of June 2012 after which date the Executor may distribute the assets having regard only to the claims of which it then has notice.

Dated this sixteenth day of May 2012.

LAURA ALLEN, Trust Administrator.

ERNEST NISCHLER late of Bishop Davies Court 27 Redwood Road Kingston in Tasmania widower deceased: creditors next of kin and others having claims in respect of the property or estate of the deceased Ernest Nischler who died on the second day of March 2012 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 sixteenth day of June 2012 after which date the Executor may distribute the assets having regard only to the claims of which it then has notice.

Dated this sixteenth May 2012.

LAURA ALLEN, Trust Administrator.

BRIAN CHURCHILL late of 45 Swan Street Bagdad in Tasmania married deceased: creditors next of kin and others having claims in respect of the property or estate of the deceased Brian Churchill who died on the seventeenth day of February 2012 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 sixteenth day of June 2012 after which date the Executor may distribute the assets having regard only to the claims of which it then has notice.

Dated this sixteenth May 2012.

LAURA ALLEN, Trust Administrator.

WILLIAM BOWERMAN late of Unit 1 6896 Lyell Highway Ouse in Tasmania widower deceased: creditors next of kin and others having claims in respect of the property or estate of the deceased William Bowerman who died on the twenty-seventh day of January 2012 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 sixteenth day of June 2012 after which date the Executor may distribute the assets having regard only to the claims of which it then has notice.

Dated this sixteenth May 2012.

LAURA ALLEN, Trust Administrator.

CLAUDE ANDREW CLARK late of 2-10 Windsor Street Glenorchy in Tasmania Retired EZ employee/widower who died on the thirteenth day of October 2011: 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 sixteenth day of June 2012 after which date the Executor may distribute the assets having regard only to the claims of which the Executor then has notice.

Dated this sixteenth day of May 2012.

BLISSENDEN LAWYERS, Solicitors to the Estate.

GRAEME JOHN SMITH late of 4 Wattle Avenue Lutana in Tasmania Retired roofing estimator/divorced Man who died between the fourth July 2011 and the seven day of July 2011: 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 sixteenth day of June 2012 after which date the Executor may distribute the assets having regard only to the claims of which the Executor then has notice.

Dated this sixteenth day of May 2012.

BLISSENDEN LAWYERS, Solicitors to the Estate.

MARY GRACE IKIN late of Queen Victoria Home 13 Milford Street Lindisfarne in Tasmania retired home duties/divorced woman who died on the sixteenth day of October 2011: 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 sixteenth day of June 2012 after which date the Executor may distribute the assets having regard only to the claims of which the Executor then has notice.

Dated this sixteenth day of May 2012.

BLISSENDEN LAWYERS, Solicitors to the Estate.

JACKIE BROWN late of Sandhill Nursing Home, South Launceston in the State of Tasmania (formerly of 64 Waldhorn Drive, Grindelwald in the State of Tasmania) widowed/home duties deceased: creditors next of kin and others having claims in respect of the property or estate of the deceased JACKIE BROWN who died on the first day of December 2011 are required by the Administrator Robert John Hegarty of C/- Douglas and Collins 9-13 George Street Launceston in Tasmania (as attorney for John Lindsay Brown of 21 Kanangra Close Karana Downs in Queensland) to send particulars to the Registrar of the Supreme Court G.P.O. Box 167 Hobart in Tasmania and the solicitors for the Administrator Douglas and Collins 9-13 George Street Launceston in Tasmania by the sixteenth day of June 2012 after which date the Administrator may distribute the assets having regard only to the claims of which he then has notice.

Dated this 16th day of May 2012.

DOUGLAS & COLLINS, Solicitors for the Applicant.

THOMAS MICHAEL NICHOLSON late of 72 Channel Highway Taroona in Tasmania radiographer single man died on the sixth day of November 2011: creditors next of kin and others having claims in respect of the property of the abovenamed deceased are required by the Administrators Alison Barbara Nicolle Nicholson and Michael Raymond Nicholson c/- Page Seager, Level 2 179 Murray Street Hobart in Tasmania to send particulars of their claim in writing to the Registrar of the Supreme Court of Tasmania by the seventeenth day of July 2012 after which date the Executor may distribute the assets having regard only to the claims of which they then have notice.

Dated this sixteenth day of May 2012.

PAGE SEAGER, Solicitors for the Estate.

NOTICE is hereby given that the Public Trustee has filed in the office of the Registrar of the Supreme Court at Hobart an election to administer the estate(s) of:—

BRUCE SMITH late of 120 Swanston Street New Town in Tasmania retired volunteer gardener/batchelor deceased.

DATED this sixteenth day of May 2012.

PETER MALONEY, Chief Executive Officer, Public Trustee.

Partnership

PARTNERSHIP ACT 1895

Notice of Discontinuance of Partnership

TAKE NOTICE that as from the first of May, 2012 the partnership of Michael Anderson of 1/14 Lowelley Road, Lindisfarne and Mary Anderson of 54 Saunderson's Road, Risdon in the state of Tasmania who traded as M&M Anderson Painting & Decorating, was dissolved.

Mary Anderson has retired from the partnership. Michael Anderson will operate a new business under the name Michael Anderson and shall be responsible for all the debts and liabilities thereof.

Dated this sixteenth Day of May 2012.

MARY ANDERSON.

Government Notices

Government House Hobart, 4 May 2012.

HIS EXCELLENCY the Governor has this day in the name of Her Majesty The Queen assented to the following Bills:—

A Bill for an Act to provide for savings and transitional matters and to amend, repeal, rescind and revoke certain legislation consequent on the enactment of the *Work Health and Safety Act 2011*.

Work Health and Safety (Transitional and Consequential Provisions) Act 2012.

(Act No. 2 of 2012)

A Bill for an Act to provide for the safe handling of explosives, for the safe management of places where explosives are handled and for the safe management of incidents and emergencies involving explosives, to repeal the *Dangerous Substances (Safe Handling) Act 2005* and for related and consequential purposes.

Explosives Act 2012. (Act No. 4 of 2012)

By His Excellency's Command.

ANNE PARKER, Official Secretary.

Government House Hobart, 8 May 2012.

HIS EXCELLENCY the Governor has this day in the name of Her Majesty The Queen assented to the following Bills:—

A Bill for an Act to amend the *Animal Welfare Act 1993*. *Animal Welfare Amendment Act 2012* (Act No. 8 of 2012)

A Bill for an Act to amend the *Electricity - National Scheme (Tasmania) Act 1999*, the *Electricity Supply Industry Act 1995* and the *Energy Ombudsman Act 1998*, consequential on the enactment of the *National Energy Retail Law (Tasmania) Act 2012*.

National Energy Retail Law (Tasmania) (Consequential Amendments) Act 2012.

(Act No. 9 of 2012)

A Bill for an Act to postpone the repeal of certain regulations. Repeal of Regulations Postponement Act 2012. (Act No. 10 of 2012)

A Bill for an Act to establish a national energy customer framework for the regulation of the retail supply of energy to customers, to make provision for the relationship between the distributors of energy and the consumers of energy, to make certain transitional arrangements and for other purposes.

National Energy Retail Law (Tasmania) Act 2012. (Act No. 11 of 2012)

By His Excellency's Command.

ANNE PARKER, Official Secretary.

Justice Hobart, 11 May 2012.

IN accordance with the provisions of the *Justices Act 1959*, His Excellency the Governor-in-Council has been pleased to appoint the undermentioned person as a Justice of the Peace for the State of Tasmania:—

Satendra Bhola, 5 Susan Parade, Lenah Valley.

Tania Elizabeth Gorringe, 9 Maluka Street, Bellerive.

Donald John Graham, 11 West Street, Maydena.

David Thomas Gray, 16 Sankey Street, Hawley Beach.

Danielle Louise Horton, 5 Blake Street, Deloraine.

Lyn Michele Jackson, 2 Dukes Court, Latrobe.

Lynette Joy Jenkins, 58 Britton Road, Smithton.

Keith Alexander McCoy, 111 Gravelly Beach Road, Blackwall.

William Frederick Morris, 11 Kimberley Court, Trevallyn.

Alan Charles Parrott, 749 Sandy Bay Road, Sandy Bay. Denise Mary Parry, Unit 2/48 View Road, Burnie.

By His Excellency's Command,

LARA GIDDINGS, Attorney-General.

Land Acquisition

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

PURSUANT to sections 16 and 18 of the Land Acquisition Act 1993 (LAA) and section 56G of the Water and Sewerage Industry Act 2008 (WSIA) the Tasmanian Water and Sewerage Corporation (Southern Region) Pty Limited (Southern Water) (being an acquiring authority in accordance with the LAA), does hereby declare that the Land, Service Easement, Pipeline Easements and Rights of Way described in the First and Second Schedule hereto are taken and vested in Southern Water absolutely under the LAA, for the authorised purpose of:

 the Land, Service Easement, Pipeline Easements and Rights of Way for the purposes of the Huon Valley Regional Water Scheme.

Dated this sixteenth day of May 2012.

For and on behalf of Tasmanian Water and Sewerage Corporation (Southern Region) Pty Limited, Carolyn Pillans Company Secretary for the Tasmanian Water and Sewerage Corporation (Southern Region) Pty Ltd (ACN 133 654 976), 169 Main Road, Moonah.

First Schedule

Land

ALL THAT parcel of land situated in the Town of Franklin in Tasmania containing 752m2 or thereabouts delineated as 752m2 on Plan 163836 being that part of the land comprised in Folio of the Register Volume 151656 Folio 1 registered in the name of Graeme Frederick Welling and Helen Coralie Welling (Land Owner).

Service Easement:

The "Service Easement" situated in the Town of Franklin in Tasmania delineated as PIPELINE & SERVICE EASEMENT & RIGHT OF WAY VARIABLE WIDTH (Service Easement Land) on Plan 163836 being the land comprised in Folio of the Register Volume 151656 Folio 1 registered in the name of the Land Owner.

Right of Way:

The "Rights of Way" situated in the Town of Franklin in Tasmania delineated as:

- PIPELINE & SERVICE EASEMENT & RIGHT OF WAY VARIABLE WIDTH;
- · Right of Way Variable Width
- Right of Way 0.91 wide; and
- RIGHT OF WAY

(Right of Way Land) on Plan 163836 being the land comprised in Folio of the Register Volume 151656 Folio 1 registered in the name of the Land Owner.

Pipeline Easement

The "Pipeline Easements" situated in the Town of Franklin in Tasmania delineated as:

- PIPELINE & SERVICE EASEMENT & RIGHT OF WAY VARIABLE WIDTH; and
- Pipeline Easement 3.05 Wide

(Pipeline Easement Land) on Plan 163836 being the land comprised in Folio of the Register Volume 151656 Folio 1 registered in the name of the Land Owner.

Second Schedule

"Service Easement" means:

The FULL RIGHT AND LIBERTY for Southern Water and its employees, agents and contractors and all other persons duly authorised by it to enter and remain upon the Service Easement Land with or without machinery and materials, to install, inspect, maintain, repair and replace pipes, valves, pumps, sewers, poles, electrical power lines, wires, cables and other conducting media and ancillary infrastructure of such size and number as from time to time may be required in or on the Service Easement Land, provided that the rights granted are exercised in a proper manner so as to cause as little inconvenience as possible and that within a reasonable time Southern Water reinstates the Service Easement Land as far as is reasonably practicable to the same condition it was in immediately prior to the exercise of the rights granted.

Interpretation:

"Service Easement Land" has the same meaning as in the First Schedule.

"Right of Way" means:

The FULL RIGHT AND LIBERTY for Southern Water, to go, pass, and repass over the Right of Way Land at all times and for all purposes, with every person authorized by him and with machinery, vehicles, plant and equipment.

Interpretation:

"Right of Way Land" has the same meaning as in the First Schedule.

"Pipeline Easement" means:

THE FULL RIGHT AND LIBERTY for Southern Water at all times to:

- enter and remain upon the Pipeline Easement Land with or without employees, contractors, agents and all other persons duly authorised by it and with or without machinery, vehicles, plant and equipment;
- (2) investigate, take soil, rock and other samples, survey, open and break up and excavate the Pipeline Easement Land for any purpose or activity that Southern Water is authorised to do or undertake;
- (3) install, retain, operate, modify, relocate, maintain, inspect, cleanse and repair the Infrastructure;
- (4) remove and replace the Infrastructure;

- (5) run and pass sewage and water through and along the Infrastructure;
- (6) do all works reasonably required in connection with such activities or as may be authorised or required by any law:
- (1) without doing unnecessary damage to the Pipeline Easement Land; and
- (2) within a reasonable time reinstating the Pipeline Easement Land as far as is reasonably practicable to the same condition it was in immediately prior to the exercise of the rights granted or authorised or required by law; and
- (7) if the Pipeline Easement Land is not directly accessible from a highway, then for the purpose of undertaking any of the preceding activities Southern Water may with or without employees, contractors, agents and all other persons authorised by it, and with or without machinery, vehicles, plant and equipment enter the Lot from the highway at any then existing vehicle entry and cross the Lot to the Pipeline Easement Land; and
- (8) use the Pipeline Easement Land as a right of carriageway for the purpose of undertaking any of the preceding purposes on other land, Southern Water reinstating any damage that it causes in doing so to any boundary fence of the Lot.

PROVIDED ALWAYS THAT:

- (1) The registered proprietors of the Lot in the folio of the Register ("the Owner") must not without the written consent of Southern Water first had and obtained and only in compliance with any conditions which form the consent:
 - (a) alter, excavate, plough, drill or otherwise penetrate the ground level of the Pipeline Easement Land;
 - (b) install, erect or plant any building, structure, fence, pit, well, footing, pipeline, paving, tree, shrub or other object on or in the Pipeline Easement Land;
 - (c) remove any thing that supports, protects or covers any Infrastructure on or in the Pipeline Easement Land;
 - (d) do any thing which will or might damage or contribute to damage to any of the Infrastructure on or in the Pipeline Easement Land;
 - (e) in any way prevent or interfere with the proper exercise and benefit of the Pipeline Easement Land by Southern Water or its employees, contractors, agents and all other persons duly authorised by it; or
 - (f) permit or allow any action which the Owner must not do or acquiesce in that action.
- (2) Southern Water is not required to fence any part of the Pipeline Easement Land.
- (3) The Owner may erect a fence across the Pipeline Easement Land at the boundaries of the Lot.
- (4) The Owner may erect a gate across any part of the Pipeline Easement Land subject to these conditions:
 - (a) the Owner must provide Southern Water with a key to any lock which would prevent the opening of the gate; and
 - (b) if the Owner does not provide Southern Water with that key or the key provided does not fit the lock, Southern Water may cut the lock from the gate.
- (5) If the Owner causes damage to any of the Infrastructure, the Owner is liable for the actual cost to Southern Water of the repair of the Infrastructure damaged.

- (6) If the Owner fails to comply with any of the preceding conditions, without forfeiting any right of action, damages or otherwise against the Owner, Southern Water may:
 - (a) reinstate the ground level of the Pipeline Easement Land; or
 - (b) remove from the Pipeline Easement Land any building, structure, pit, well, footing, pipeline, paving, tree, shrub or other object; or
 - (c) replace any thing that supported, protected or covered the Infrastructure.

Interpretation:

"Infrastructure" means infrastructure owned or for which Southern Water is responsible and includes but is not limited to:

- (a) sewer pipes and water pipes and associated valves;
- (b) telemetry and monitoring devices;
- (c) inspection and access pits;
- (d) markers or signs indicating the location of the Pipeline Easement Land, the Infrastructure or any warnings or restrictions with respect to the Pipeline Easement Land or the Infrastructure;
- (e) any thing reasonably required to support, protect or cover any of the Infrastructure;
- (f) any other infrastructure whether of a similar nature or not to the preceding which is reasonably required for the piping of sewage or water through the Pipeline Easement Land or monitoring or managing that activity; and
- (g) where the context permits, any part of the Infrastructure.

"Lot" means all of the land comprised in Folio of the Register Volume 151656 Folio 1.

"Pipeline Easement Land" has the same meaning as in the First Schedule.

Water and Sewerage

WATER AND SEWERAGE CORPORATIONS ACT 2008

Section 41(1)

Notice of Transfer of Assets of the Crown in right of Tasmania as represented by the Department of Primary Industries, Parks, Water and Environment (ABN 58 259 330 901) to

Tasmanian Water and Sewerage Corporation (North-Western Region) Pty. Ltd (ACN 133 655 008)

IN ACCORDANCE with the provisions of Section 41(1) of the *Water and Sewerage Corporations Act 2008* ("the Act"), I, the Honourable Larissa Tahireh Giddings MP, Treasurer do hereby give notice that I order the transfer of the following assets of the Department of Primary Industries, Parks, Water and Environment (ABN 58 259 330 901) ("Transferor") to Tasmanian Water and Sewerage Corporation (North-Western Region) Pty. Ltd (ACN 133 655 008) ("Transferee"):

1. Assets

All property of any kind whether tangible or intangible, real or personal, present or future, whether arising from, accruing under, created or evidenced by or the subject of, an instrument or otherwise and whether liquidated or unliquidated, actual, contingent or prospective, to the extent that it relates, directly or indirectly, to those assets of the Transferor listed in Schedule A of this Notice.

2. Interpretation

In this Notice unless a contrary intention is apparent words or phrases or terms defined in the Act have meanings given to them in the Act.

3. Transfer Day

This order takes effect on the 30 April 2012.

LARISSA TAHIREH GIDDINGS, MP,

Treasurer

Schedule A

ASSETS

1. Non-Current Assets

(a) Property Plant and Equipment

Land

Property listed in Annexure A

(b) Records

All registers, papers, documents, minutes, receipts, books of account and other records, however compiled, recorded or stored, to the extent that they relate, directly or indirectly, to the assets referred to in this Notice.

Annexure A

PROPERTY

Freehold Land transferring in entirety

Title		Property	Proprietor		
Volume 1	Folio	Address	Name	Address	
141720	2	Cradle Mountain Road, Cradle Mountain	The Crown in right of Tasmania as represented by the Department of Primary Industries, Parks, Water and the Environment	2/134 Macquarie Street, Hobart 7000	

WATER AND SEWERAGE CORPORATIONS ACT 2008

Section 41(6)

Amendment to Notice of Transfer of Assets of The Crown in right of Tasmania as represented by the Department of Primary Industries, Parks, Water and Environment (ABN 58 259 330 901) ("the Transferor") to:

Tasmanian Water and Sewerage Corporation
(North–Western Region) Pty. Ltd (ACN 133 655 008) ("the Transferee") which was published in the
Tasmanian Government Gazette on the 10 March 2010
("the Transfer Notice")

IN ACCORDANCE with the provisions of Section 41(6) of the *Water and Sewerage Corporations Act 2008* ("the Act"), I, the HONOURABLE LARISSA TAHIREH GIDDINGS MP, Treasurer do hereby amend the Transfer Notice as follows:

1. Amendment to Transfer Notice

The reference to the Transferor's Assets listed in Schedule A of the Transfer Notice is amended as follows:

(a) To omit the reference in Schedule A, Annexure A to the following Asset:

Freehold Land transferring in entirety

Title	Title Property Address		Proprietor		
Volume	Folio	Property Address	Name	Address	
157429	1	Tamar Street, Strahan	The Crown in right of Tasmania as represented by the Department of Primary Industries, Parks, Water and Environment	GPO Box 44, Hobart	

(b) To include the reference in Schedule A, Annexure A to the following Asset:

Freehold Land of which part transferring

Title	2	Duamanta Adduaga	Proprietor		Interest and transferred
Volume	Folio	Property Address	Name	Address	part of the land
157429	1	Tamar Street, Strahan	The Crown in right of Tasmania as represented by the Department of Primary Industries, Parks, Water and Environment	GPO Box 44, Hobart	That part shown as Lot 2 on the Plan as attached to this Notice, together with a right of carriageway (within the meaning given to that term in Schedule 8 of the Conveyancing and Law of Property Act 1884) over the land marked 'Right of Way (Variable Width)' on the Plan

2. Confirmation of Transfer Notice.

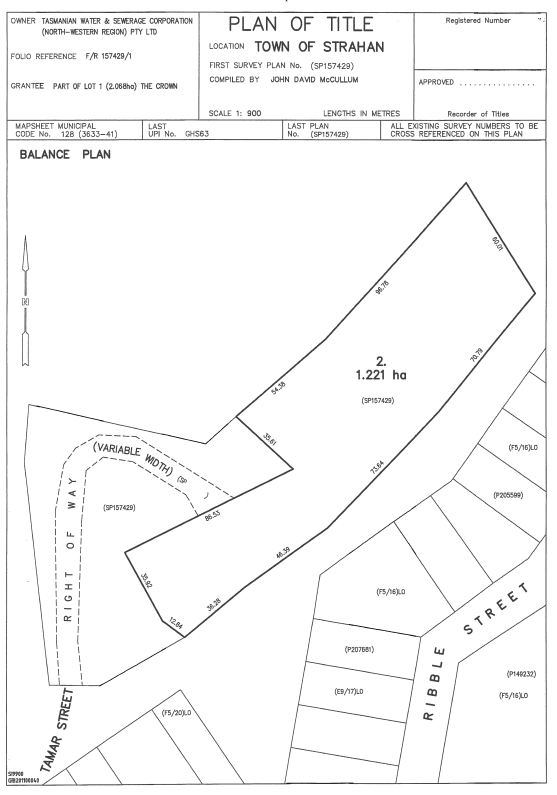
The Transfer Notice otherwise remains in full force and effect.

3. Interpretation

Unless a contrary intention is apparent, words or phrases or terms defined in the Act have meanings given to them in the Act.

4. Date of amendment to Transfer Notice

This amendment to the Transfer Notice takes effect on the 30 April 2012.



LARISSA TAHIREH GIDDINGS, MP, Treasurer.

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. 2012, No. 23	Electricity Supply Industry (Price Control) Amendment Regulations 2012
(2) Passenger Transport Act 1997	S.R. 2012, No. 24	Passenger Transport Amendment Regulations 2012

GENERAL PURPORT OR EFFECT OF THE ABOVEMENTIONED STATUTORY RULES

(1) Electricity Supply Industry (Price Control) Amendment Regulations 2012

These regulations amend the Electricity Supply Industry (Price Control) Regulations 2003 by -

- (a) adjusting how an estimate of electricity supply costs is calculated in certain circumstances; and
- (b) removing the restriction that an estimate of electricity supply costs may only be amended once in any 6-month period.

(2) Passenger Transport Amendment Regulations 2012

These regulations amend the *Passenger Transport Regulations 2000* to extend until 1 July 2013 a temporary exemption from a certain requirement of the *Passenger Transport Act 1997* for small passenger vehicles used only in the provision of community transport.

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.

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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