



TASMANIAN GOVERNMENT GAZETTE

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Notices to Creditors

LORNA SYLVIA HASSING late of 6 Esplanade Queenstown in Tasmania home duties/widow deceased: Creditors next of kin and others having claims in respect of the property or Estate of the deceased Lorna Sylvia Hassing who died on the twenty-fifth day of February 2010 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 twelfth day of June 2010 after which date the Executor may distribute the assets having regard only to the claims of which it then has notice.

Dated this twelfth day of May 2010.

SHERENE WOODARD, Trust Administrator.

MAVIS IRENE FERRIS late of Tasman Multipurpose Service 1614 Nubeena Road Nubeena in Tasmania retired home duties deceased: Creditors next of kin and others having claims in respect of the property or Estate of the abovenamed deceased who died on the twenty-seventh day of January 2010 are required by the Executors Vivienne Joyce Oldham and Nigel Rutherford Henry to send particulars of their claim to the Registrar of the Supreme Court of Tasmania GPO Box 167 Hobart 7001 by the twelfth day of June 2010 after which date the Executors may distribute the assets having regard only to the claims of which they have notice.

Dated this twelfth day of May 2010.

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

EILEEN EMMA MARY GRAY late of 38 Wentworth Street South Hobart 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 fourteenth day of February 2010 are required by the Executors Scott William Law and Nigel Rutherford Henry to send particulars of their claim to the Registrar of the Supreme Court of Tasmania GPO Box 167 Hobart 7001 by the eleventh day of June 2010 after which date the Executors may distribute the assets having regard only to the claims of which they have notice.

Dated this twelfth day of May 2010.

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

Tasmanian Government Gazette

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BETTY MARGARET NICHOLS late of 26 View Street Sandy Bay in Tasmania divorced deceased: Creditors next of kin and others having claims in respect of the property or Estate of the abovenamed deceased who died on the nineteenth day of December 2009 are required by the Executors Scott William Law and Nigel Rutherford Henry to send particulars of their claim to the Registrar of the Supreme Court of Tasmania GPO Box 167 Hobart 7001 by the eleventh day of June 2010 after which date the Executors may distribute the assets having regard only to the claims of which they have notice.

Dated this twelfth day of May 2010.

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

IN THE ESTATE of JOYCE MINNIE MORGAN late of Tyler Village Home 320 Westbury Road Prospect Vale in Tasmania retired housemaid/divorced deceased: Creditors next of kin and others having claims in respect of the property or Estate of the deceased Joyce Minnie Morgan who died on the twenty-fifth day of October 2009 at Launceston in Tasmania are required by the Personal Representative Philip Raymond Page of 11a High Street Evandale in Tasmania Legal Practitioner to send particulars of such claim or claims to the Registrar (Probate Division) Supreme Court of Tasmania Salamanca Place Hobart in Tasmania by the fourteenth day of June 2010 after which date the Personal Representative may distribute the assets having regard only to the claims of which he then has notice.

Dated the seventh day of May 2010.

ZEEMAN KABLE & PAGE, Solicitors for the Applicant.

IN THE ESTATE of ELVIE IDA CAREY late of 2 Gosling Grove Longford in Tasmania Home Duties/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 twenty-sixth day of July 2009 are required by the Executors Stephen Wayne Johnson and Keith Albert Greig c/- Rae & Partners Lawyers of 113 Cimitiere Street Launceston in Tasmania to send particulars to the said Executors on or before the fourteenth day of June 2010 after which date the Executors may distribute the assets having regard only to the claims of which the Executors then have notice.

Dated this twelfth day of May 2010.

RAE & PARTNERS, LAWYERS,
Solicitors for the Applicants.

DOROTHY MARY GILES late of 33 Blair Street Lutana in Tasmania home duties/widow who died on the twenty-sixth day of September 2009: Creditors next of kin and others having claims in respect of the property of the abovenamed deceased are required by the Executors Kaye Dorothy Bailey and Anthony William Giles both care of Blissenden Lawyers of 120 Main Road Moonah in Tasmania to send particulars to the said Executors on or before the twelfth day of June 2010 after which date the Executors may distribute the assets having regard only to the claims of which the Executors then have notice.

Dated this twelfth day of May 2010.

BLISSENDEN LAWYERS, Solicitors to 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:—

MARY ILA VINEY also known as ILA VINEY late of Rosary Gardens 85 Creek Road New Town in Tasmania Retired Cook/Divorced Woman deceased.

Dated this twelfth day of May 2010.

PETER MALONEY, Chief Executive Officer, Public Trustee.

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 JOHN SHERIDAN formerly of 52 Tecoma Road Risdon Vale in the State of Tasmania retired security man/divorced may be granted to Vicki Lee Absolom of 70 Blair Street New Norfolk in the State of Tasmania customer service officer/married woman and Lorraine Gola Davidson of 49 Tolpuddle Drive Richmond in the State of Tasmania mail contractor/married woman and John Sheridan of 14 Bilney Street Richmond in the State of Tasmania manager/married man the lawful children of the said deceased.

Dated this twelfth day of May 2010.

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

ADMINISTRATION AND 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 Helen Janet Harding of 4 Turnbull Court Urangan in Queensland the administrator of the Estate of MARK ANTHONY SMITH late of 4 Turnbull Court Urangan in Queensland deceased to whom Letters of Administration were granted by the Supreme Court of Queensland on the fifteenth day of September two thousand and nine 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 twelfth day of May 2010.

HELEN JANET HARDING,
by her Solicitor, Max McMullen.

Dangerous Substances (Safe Handling)

DANGEROUS SUBSTANCES (SAFE HANDLING) ACT 2005

NOTICE OF CLASSIFICATION OF A MAJOR HAZARD FACILITY

IN ACCORDANCE with section 30(1) of the *Dangerous Substances (Safe Handling) Act 2005*, and the delegation from the Secretary of the Department of Justice dated 15 January 2010, I, Roy Ormerod, General Manager of Workplace Standards Tasmania, following consultation with the occupier, classify the facilities listed below as a major hazard facility.

Occupier Trading As	Location	*GDA 94 Reference
BCD Resources (Operations) NL	Beaconsfield	E 484410 N 5438865
Bendigo Mining Limited	Queenstown	E 379780 N 5363020

I am satisfied that —

- (a) dangerous substances are, or are likely to be, handled at the facility in a greater than prescribed quantity; and

- (b) a dangerous substances emergency at the facility could pose a risk to persons, property or the environment outside the facility.

Therefore, all the requirements of the Act which apply to major hazard facilities and, in particular, Part 4, apply to the abovementioned facilities.

This classification takes effect from 12 May 2010.

ROY ORMEROD, General Manager,
Workplace Standards Tasmania.

Occupational Licensing

OCCUPATIONAL LICENSING ACT 2005

Occupational Licensing (Electrical Infrastructure and Installation Exemptions) Order 2010

I, KERRIE DAVIDIA CROWDER, Administrator of Occupational Licensing, hereby revoke the *Occupational Licensing (Electrical Infrastructure and Installation Exemptions) Order 2008* and make the following Order under section 99 of the *Occupational Licensing Act 2005*.

1. Short title

This Order may be cited as the *Occupational Licensing (Electrical Infrastructure and Installation Exemptions) Order 2010*.

2. Commencement

This Order takes effect on 12 May 2010.

3. Interpretation

In this Order, unless the context otherwise requires—

“**Act**” means the *Occupational Licensing Act 2005*;

“**Administrator**” means the person appointed as the Administrator of Occupational Licensing under section 10 of the Act;

“**approved course of training**” means a course of training that has been approved by the—

- (a) Network owner; and
- (b) Administrator;

“**approved training organisation**” means a training organisation that has been approved by the -

- (a) Network owner; and
- (b) Administrator;

“**at ground level**” means (a person) standing on normal ground level and performing the task without the use of additional plant, structures or devices, such as ladders, scaffolding, scissor lifts or similar mechanical aids;

“**authorised officer**” has the meaning given it by section 3 of the Act;

“**contractor**” means the holder of a -

- (a) contractor’s licence; and
- (b) contract with the network owner that authorises the contractor to perform electrical work on the network owner’s assets;

“**contractor’s licence**” means a contractor’s licence granted under the Act for electrical work;

“**decommissioned lines and towers**” means the towers and lines associated with the part of a transmission system that has been disconnected by a physical break in the conductors, made safe by earthing, and cannot be energised through any normal operational means, including being energised by a distribution network or transmission system that crosses or is adjacent to it;

“**distribution and transmission**” of electricity means the carrying of electricity between different points using a distribution network or transmission system;

“**earthed**” means—

- (a) effectively connected to the general mass of earth by means of an approved earthing device to ensure and maintain effective dissipation of electrical energy; and
- (b) providing a worksite with equipotential conditions;

“**electrical infrastructure**” has the meaning as in regulation 3 of the *Occupation Licensing (Electrical Work) Regulations 2008*;

“**electrical installation**” has the meaning as in regulation 3 of the *Occupation Licensing (Electrical Work) Regulations 2008*;

“**electrical work**” has the meaning as in regulation 4 of the *Occupational Licensing (Electrical Work) Regulations 2008*;

“**electricity entity**” has the meaning as in regulation 3 of the *Occupation Licensing (Electrical Work) Regulations 2008*;

“**exclusion zone**” means the area or distance, specified by the network owner pursuant to Clause 6(2)(b)(ii) of this Order, around the electrical apparatus into which no part of the person, mobile plant or object may encroach;

“**electrical apparatus**” means any electrical equipment, including overhead lines and underground cables, the conductors of which are live or can be made live;

“**live**” means—

- (a) energised;
- (b) subject to hazardous, induced or capacitive voltages; and
- (c) all high voltage conductors that are not earthed;

“**network owner**” means the electricity entity that owns the distribution network or transmission system assets;

“**practitioner**” has the meaning given by the Act;

“**testing of poles**” means a structural integrity assessment, using inspection, boring and sampling, including testing by electrical instruments, to ensure the pole is safe to approach to undertake the structural integrity assessment;

“**white card**” means that card issued by Workplace Standards Tasmania or equivalent jurisdiction, on the successful completion of training in the national unit of competence CPCCOHS1001A - Work safely in the construction industry;

“**work function**” means the specific electrical work that the person is permitted to perform in carrying out electrical work to which Clauses 8, 9, and 10 of this Order apply.

4. Application of *Acts Interpretation Act 1931*

The *Acts Interpretation Act 1931* applies to this Order.

5. Exemption to perform certain electrical work

A person who carries out any electrical work to which Clauses 8, 9 and 10 apply, is exempt from the requirement of the Act to hold a practitioner’s licence, if the conditions of Clause 6 are met.

6. Conditions to perform and allow certain electrical work under this Order

(1) A network owner or contractor must ensure a person performing work to which this exemption applies—

- (a) has completed an approved course of training, delivered by an approved training organisation;

- (b) has been assessed as competent to perform the work function by an approved training organisation;
 - (c) is subject to the management and control of the contractor, and the electrical work is carried out under the contractor's licence;
 - (d) carries out the electrical work, as directed by the contractor, in accordance with documented work procedures, practices and instructions established pursuant to Clause 6(2) of this Order that otherwise satisfy the requirements of the Act; and
 - (e) must be able to produce, on request by an authorised officer, a—
 - (i) document that identifies that he or she has been authorised to perform the work function then being undertaken on the network owner's assets; and
 - (ii) white card issued to such a person.
- (2) A network owner or contractor must—
- (a) undertake and document a hazard and risk assessment, including the associated mitigation and control measures, for the work functions;
 - (b) develop, document and maintain, for the work function—
 - (i) work procedures, practices and instructions; and
 - (ii) appropriate exclusion zones;
 - (c) authorise all persons that may perform the work functions only when assessed as competent;
 - (d) ensure all authorised persons are issued a document, which authorises the individual to perform the specific work function on the network owner's assets, that records the—
 - (i) name of the competent person;
 - (ii) date the authorisation takes effect and ceases to have effect;
 - (iii) work function the individual is authorised to perform; and
 - (iv) name of the officer that issued the authorisation;
 - (e) create and maintain a register which records the—
 - (i) names of the competent person performing the work;
 - (ii) dates the training and competence was undertaken or assessed;
 - (iii) work function the individual is authorised to perform; and
 - (iv) name of the approved training organisation;
 - (f) produce, on request by an authorised officer, a document that identifies all persons that have been authorised to perform the work function on the network owner's assets.

7. Content of an approved training course

The content of the approved training course for each work function must include the—

- (a) hazards created by the electrical infrastructure and installation environment, including those hazards associated with work activities, tools, plant, equipment and apparatus used in the work function;
- (b) exclusion zones for the work function;
- (c) applicable network owner's and contractor's policies, practices and procedures regarding safe access, and the work activities for the work function to be performed; and
- (d) specific procedures, practices and instructions for the work function.

8. Exemption in respect of inspecting, erecting and staking of poles and associated structures

A person who otherwise complies with Clause 5 of this Order, may perform the following work functions associated with poles under this Order, at ground level—

- (a) visual inspection of cross-arms, insulators, wires and lines, that directly or indirectly support wires for the distribution or transmission of electricity;
- (b) inspection and testing of poles and associated structures to identify their suitability for continued use;
- (c) placement or replacement of poles and associated structures, but not any other thing that directly or indirectly supports wires for the distribution or transmission of electricity; and
- (d) reinforcement, or reinstatement, of the structural integrity of wooden poles but not any other thing that directly or indirectly supports wires for the distribution or transmission of electricity.

9. Exemption in respect of inspecting and erecting towers and associated structures

A person who otherwise complies with Clause 5 of this Order may perform the following work functions associated with towers under this Order, when outside the exclusion zone—

- (a) visual inspection of cross-arms, insulators, wires and lines, that directly or indirectly support wires that are part of, or attached to, a tower for the distribution or transmission of electricity;
- (b) inspection and testing of lattice towers or steel towers to identify their suitability for continued use;
- (c) construction, placement, repair or replacement of lattice towers or steel towers, but not any other thing that directly or indirectly supports wires for the distribution or transmission of electricity; and
- (d) removal or dismantling of decommissioned towers and lines, when they cannot be electrically influenced or energised by adjacent or crossing distribution or transmission lines.

10. Exemption in respect of installing and maintaining fibre optic cable on structures that support wires for the distribution or transmission of electricity

A person who otherwise complies with Clause 5 of this Order may perform the following work functions associated with the installation and maintenance of fibre optic cables under this Order, when outside the exclusion zone—

- (a) construction, placement, installation, repair or replacement of fibre optic cable support brackets on poles, towers or steel towers, but not including support brackets that are fixed to any other component that directly or indirectly supports wires for the distribution or transmission of electricity; and
- (b) installation only of the fibre optic cable to support brackets already installed on structures that directly or indirectly support wires for the distribution or transmission of electricity.

11. Revocation

The *Occupational Licensing (Electrical Infrastructure and Installation Exemptions) Order 2008*, is revoked.

KERRIE DAVIDIA CROWDER,
Administrator of Occupational Licensing,
Workplace Standards Tasmania.

Note:

When the 'White Card' is mandated in Tasmania, through the national harmonisation of standards for construction work and the adoption of the National Code of Practice for Induction for Construction Work (expected to be in 2011), this Order will be rescinded and a new order will reframe Clause 6 appropriately.

Cities/Councils

LAUNCESTON CITY COUNCIL

MALLS

BY-LAW NO. 1 OF 2010

A By-Law of the Launceston City Council, made under section 145 of the *Local Government Act 1993* for the regulation, control and protection of Council's malls throughout the municipal area of the Launceston City Council.

PART 1 - PRELIMINARY

1. Short title

This by-law may be cited as the Malls By-Law, Number 1 of 2010.

2. Application

This by-law applies to all malls in the Launceston Municipal Area owned by or under the management or control of Council.

3. Interpretation

In this by-law, unless a different intention appears;

"authorised officer" includes the Team Leader Environmental Services, the Manager of Parks and Recreation, the Manager of Environmental Services, a person appointed by Council, any person authorised in writing by the General Manager, or a police officer of the Tasmania Police Service;

"Council" means the Launceston City Council;

"Customer Service Consultant" means a person holding the position of Customer Service Consultant with the Launceston City Council;

"General Manager" means the General Manager of the Launceston City Council, or a person acting in that position;

"Guidelines" means the Launceston City Council Booking and Use Guidelines for Brisbane Street Mall, Quadrant Mall and Civic Square dated July 2009, and includes any amended versions of that document or any substitute or replacement guidelines as may be approved and used by Council from time to time;

"mall" means an area listed in Schedule 1;

"Manager Parks and Recreation" means the person holding the position of Manager Parks and Recreation with the Launceston City Council, or a person acting in that position;

"Manager Environmental Services" means the person holding the position of Manager Environmental Services with the Launceston City Council, or a person acting in that position;

"Manager Customer Service" means the person holding the position of Manager Customer Service with the Launceston City Council, or a person acting in that position;

"Team Leader Environmental Services" means the person holding the position of Team Leader with the Launceston City Council, or a person acting in that position;

"penalty unit" has the same meaning as it does under the *Penalty Units and Other Penalties Act 1987*;

"vehicle" means a vehicle as defined in the *Traffic Act 1925*.

PART 2 - USE OF MALLS

4. Closing of malls

(1) An authorised officer may from time to time, and for such period as he or she determines, close a mall or any part of it to members of the public.

(2) A person other than an authorised officer must not be present in a mall if it is closed to the public unless the person has a permit to be present issued by Council or that person is under the immediate direction of an authorised officer.

Penalty: a fine not exceeding 5 penalty units.

5. Use of malls

(1) Council may permit the use of a mall or part of a mall upon such terms and conditions as Council considers appropriate.

(2) A permit issued in accordance with the Guidelines may be issued by the Manager Customer Service or a Customer Service Consultant.

6. Function

(1) A person must not conduct or hold a reception, party or function in a mall without a permit to do so.

Penalty: a fine not exceeding 5 penalty units.

7. Erection of structure

(1) A person must not erect a structure in a mall, without a permit to do so.

Penalty: a fine not exceeding 5 penalty units.

(2) Where a structure is erected in contravention of this clause, Council may do any work that is necessary to remove that structure, and may take possession of that structure.

(3) Council may take any reasonable measure to return the mall to the condition it was in before a structure was erected in contravention of this clause.

(3) If Council does work under this clause, Council may recover from the person who erected a structure in contravention of this by-law all costs associated with the removal of that structure.

(4) Council may take any other action reasonably necessary to recover costs associated with removal of structures in a mall, including but not limited to the disposal and or sale of structures removed under sub-clause (2).

8. Signs

(1) A person must not erect or place or allow to be erected or places a sign, banner or billboard in a mall unless:

- (a) the person has a permit to do so issued by Council; or
- (b) it is lawfully erected pursuant to the provisions of a planning scheme.

Penalty: a fine not exceeding 5 penalty units.

(2) An authorised officer may remove any sign, banner or billboard that has been placed or erected contrary to this clause.

9. Sale of Items

(1) A person must not sell or offer for sale, or give away merchandise, food or drink in a mall without first obtaining a permit and in the case of food items, a license from the Manager Environmental Services.

Penalty: a fine not exceeding 5 penalty units.

10. Busking, raffles and collection of money

(1) A person must not busk, sell raffle tickets or take up a collection of money in a mall without a permit to do so issued by Council.

Penalty: a fine not exceeding 5 penalty units.

(2) Council may provide conditions in a permit specifying:

- (a) date and duration of the permit;
- (b) the position where activity can take place;
- (c) the person or persons to undertake activity;
- (d) for buskers that an authorised officer may revoke a permit if two or more people complain in writing to the Council about the busker.

(3) A busker must not obstruct a footpath in a mall.

(4) An authorised officer may remove a person found offending under this section.

PART 3 – UNACCEPTABLE BEHAVIOUR

11. Distribution of advertisement

With the exception of the designated poster pole in the Brisbane Street Mall, a person must not distribute or arrange to be distributed or affix to any Council property, any advertisement, book, card, notice, pamphlet, print, paper or placard in a mall without a permit to do so issued by an authorised officer.

Penalty: a fine not exceeding 5 penalty units.

12. Preaching and concerts

(1) A person must not organise or participate in an assembly, concert, or engage in preaching or public speaking in a mall without a permit to do so issued by an authorised officer.

Penalty: a fine not exceeding 5 penalty units.

13. Organised sport

A person must not participate in an organised sport, contest, or game in a mall without a permit to do so issued by an authorised officer.

Penalty: a fine not exceeding 5 penalty units.

14. Climbing of trees and other objects

A person must not climb or climb onto a tree, shrub, roof, seat, fence or other object in a mall, whether permanent or temporary, excluding any play equipment.

Penalty: a fine not exceeding 5 penalty units.

15. Animals

(1) With the exception of sub-clause (2), a person must not possess or have under their control any animal in a mall without a permit to do so issued by an authorised officer.

(2) A person may have a dog in a mall provided that dog is leashed and under control at all times in accordance with the *Dog Control Act 2000*.

Penalty: a fine not exceeding 2 penalty units.

16. Committing a nuisance

(1) A person must not in a mall obstruct, hinder or annoy any member of the public.

Penalty: a fine not exceeding 5 penalty units.

17. Damage to Council property

(1) A person must not remove or damage or interfere with Council property in a mall.

Penalty: a fine not exceeding 10 penalty units.

PART 4 - MISCELLANEOUS

18. Driving of vehicles

(1) A person must not drive a vehicle in a mall except:—

- (a) when the owner has a permit to do so issued by Council; and
- (b) at a safe speed not in excess of 5 kilometres an hour or such other speed as is indicated by traffic signs.

Penalty: a fine not exceeding 5 penalty units.

(2) This clause does not apply to vehicles owned or operated by an emergency service.

PART 5 - ENFORCEMENT

19. Supply of name and address

(1) Where a police officer or authorised officer becomes aware that, or has reasonable grounds for believing that, a person has committed or is committing an offence against this by-law, he or she may require that person to state their name and permanent or present temporary address, and a person who fails or refuses to comply with such a requirement or, in response to such a requirement, states a name or address that is false, is guilty of an offence.

(2) A police officer making a requirement under clause (1) may arrest, without warrant, a person who fails or refuses to comply with that requirement or who, in response to the requirement, gives a name or address that the police officer has reason to believe is false.

Penalty: a fine not exceeding 5 penalty units

20. Infringement notices and fines

(1) An authorised officer may:

- (a) issue an infringement notice to a person that the authorised officer has reason to believe is guilty of a specified offence;
- (b) issue one infringement notice in respect of more than one specified offence;
- (c) impose a monetary penalty for the specified offence in respect of which the infringement notice is issued.

(2) Infringement notices may be issued in respect of the offences specified in Column 1 of Schedule 2 to this By-law and the penalty specified in Column 3 opposite the offence is the penalty payable under an infringement notice issued in respect of that offence.

(3) In order to avoid the infringement notice being referred to the Director Monetary Penalties Enforcement Service for enforcement action, the person issued with an infringement notice must either:

- (a) pay the total amount of the monetary penalty stated on the infringement notice to; or
- (b) lodge a notice of election to have the offence heard by a Court with the General Manager at the Town Hall, St John St Launceston within 28 days of the date of service of the notice.

(4) An infringement notice alleging that a vehicle has been used in relation to a prescribed offence may be served by affixing it to that vehicle.

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

Schedule 1 - Malls in which the Malls By-Law applies

1	Brisbane Street Mall	Between Charles and St John Streets
2	The Quadrant Mall	The Quadrant between Brisbane Street and St John Street
3	Civic Square	Cameron Street between Charles Street and St John Street
4	The Avenue	The area from the shop front to the kerb edge of the widened footpath in Brisbane Street between St John Street and George Streets.
5	Charles Street	The area from the shop front to the kerb edge of the widened footpath in Charles Street between Paterson and York Streets.
6	St John Street	The area from the shop front to the kerb edge of the widened footpath in St John Street between Paterson and York Streets.

- 7 Any other area which the Council determines from time to time, by notice published in the Gazette, to be a mall to which this by-law applies.

Schedule 2 - Infringement Notice Offences

Clause	General Description of Offence	Penalty Units
4	Entering mall closed to public	0.5
6	Conducting a function without permission	0.5
7	Erecting a structure without permission	0.5
8	Erecting a sign without permission	0.5
9	Sale of items without permission	0.5
10	Busking, selling raffle tickets or collecting money without permission	0.5
11	Distribution of advertisement without permission	0.5
12	Preaching, concerts and similar activities without permission	0.5
13	Organised sport without permission	0.5
14	Climbing of trees and other objects	0.5
15	Animals without a permit	1
16	Committing a nuisance	0.5
17	Damage to Council Property	1
18	Driving of vehicles where not permitted	0.5

The Common Seal of the Launceston City Council was placed on this document this twenty-eighth day of April 2010.

The Common Seal of the Launceston City Council has been placed on this document pursuant to a resolution of Council on the nineteenth day of April 2010 in the presence of us:

Albert van Zetten
MAYOR

Frank Nott
ALDERMAN

Certified as being made in accordance with
Local Government Act 1993

Rod Sweetnam
ACTING GENERAL MANAGER

Certified as being in accordance with the law.

Lynda-Jane Jackson
LEGAL PRACTITIONER

Crown Lands

CROWN LANDS ACT 1976

SALE OF CROWN LAND

NOTICE is hereby given that the Department of Primary Industries, Parks, Water and Environment is facilitating the sale of the properties listed below and, under the provisions of the *Crown Lands Act 1976*, the properties will be submitted for sale by public auction.

Address	Area	Title	PID
Panec St, Conara	580m2	159236/1	6207491 (part)
Conara Rd, Conara	1610m2	159237/1	2109659
Coronation Ave, Rossarden (3 properties as one lot)	9118m2	158945/1	6419427 7939694 <u>6419371</u>
21 Coronation Ave, Rossarden	739m2	159239/2	2890473
13-17 Coronation Ave, Rossarden (3 properties as one lot)	2293m2	159241/4	6419486 6419494 <u>6419507</u>
3-7 Coronation Ave, Rossarden (3 properties as one lot)	2795m2	159242/5	7907713 <u>6419574</u>
Leona Rd, Avoca	8.464ha	159243/1	6421586
Argyle St, Mangana (2 properties as one lot)	3.683ha	159244/1	6413965 6413957 <u>2154345</u>
Henry St, Mangana	2530m2	159245/1	7626954 (part)
Wilson St, Mathinna (2 properties as one lot)	2.914ha	159147/1	2158119 2158020
High St, Mathinna	2997m2	159148/2	6415629
Lennox St, Cornwall (2 properties as one lot)	1.263ha	159247/1	6400208 6400259
Thomas St, Cornwall	1373m2	158944/1	2152921
5 Thomas St, Cornwall	1280m2	159248/2	6400312
Alexander St, Cornwall	1919m2	159249/1	7557477 (part)

All properties listed are vacant land.

Auction time, date and location:

1.00 p.m. on Saturday 5 June 2010,
at the St Marys Hall, Main Street, St Marys.

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

L J Hooker St Helens
2/48 Cecilia Street
St Helens 7216

Telephone. (03) 6376 2300
(5 May 2010)

DAVID JAMES O'BYRNE,
Minister administering the *Crown Lands Act 1976*.

Forest Practices

FOREST PRACTICES ACT 1985

Erratum Notice: This notice was incorrectly advertised in the Tasmanian Government Gazette 28 April, 2010, Page 788.

Owners name gazetted as Macleay Pty Ltd, should have been:

SCHEDULE

Revocation of Private Timber Reserve

Whole Title

Application	OWNER	LAND TITLE REFERENCE	LOCALITY	MUNICIPAL AREA
0234R	Stonehouse Grazing Pty Ltd	C/T Vol 249021 Fol 3	Tooms Lake	Southern Midlands Council

Heritage



Historic Cultural Heritage Act 1995

NOTICE OF PERMANENT ENTRY OF PLACE IN THE TASMANIAN HERITAGE REGISTER

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

House, 32 Hill Street, West Launceston
 AH (Harold) Masters' Houses, 111, 113, 115, 117 Canning Street, Launceston
 Rankin and Bond Foundry, 136 Cimitiere Street, Launceston
 RT Fish Bakery Complex, 37 Wellington Street, Oatlands
 Relocated Rural Schoolhouses, Church Street (Oatlands District High School site, High Street), Oatlands
 Oatlands Railway Station (former), Wellington Street (Oatlands District High School site, High Street) Oatlands

NOTICE OF REMOVAL OF ENTRY FROM THE TASMANIAN HERITAGE REGISTER

In accordance with sections 25(1)(a) and 26(c) of the *Historic Cultural Heritage Act 1995*, the Tasmanian Heritage Council gives notice that it has decided to remove the entry from the Tasmanian Heritage Register for the places listed below:

Cottage, 111 Canning Street, Launceston
 Cottage, 113 Canning Street, Launceston

Note that all property areas relevant to the these entries are incorporated within a new consolidated entry for AH (Harold) Masters' Houses, 111, 113, 115, 117 Canning Street, Launceston (THR ID 11295)

Michael Lynch
Chair

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