

PUBLISHED BY AUTHORITY

Victoria Government Gazette

No. 65-Wednesday, 13 June 1984

PROCLAMATIONS

Superannuation (Amendment) Act 1984, No. 10062 DATE OF COMING INTO OPERATION

PROCLAMATION

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

Whereas by an Act of Parliament of the State of Victoria passed in the thirty-third year of the reign of Her Majesty Elizabeth the Second, Queen of Australia, entitled the Superannuation (Amendment) Act 1984, No. 10062, it is amongst other things enacted that the provisions of the said Act shall come into operation on a day to be fixed by Proclamation of the Governor in Council published in the Government Gazette.

Now therefore, I, the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, do by this my Proclamation fix Sunday, 1 July 1984, as the day on which the provisions of the Superannuation (Amendment) Act 1984, No. 10062, shall come into operation.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this fifth day of June, in the year of our Lord One thousand nine hundred and eighty-four and in the thirty-third year of the reign of Her Majesty Queen Elizabeth the Second, Queen of Australia.

(L.S.)

B. S. MURRAY

By His Excellency's Command

R. A. JOLLY Treasurer

GOD SAVE THE QUEEN!

PUBLIC HIGHWAYS—CITY OF DONCASTER AND TEMPLESTOWE

PROCLAMATION

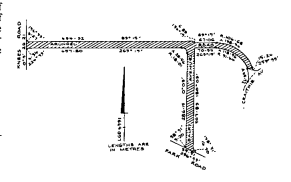
By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c. &c.

Whereas by the Local Government Act 1958, section 519, it is amongst other things enacted that it shall be lawful for the Governor in Council at any time and from time to time upon the request of the council of any municipality by notice in the Government Gazette to proclaim any land reserved used or by purchase or exchange acquired for a street road highway thoroughfare bridge square court alley or right-of-way or any street road lane or passage made or laid out or proposed to be made or laid out on any land of which a plan of subdivision delineating that street road lane or passage has been sealed with the seal of the municipality under

subdivision (3) of Division 9 of Part XIX of the Local Government Act 1958 or a corresponding previous enactment to be a public highway and that such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force.

And whereas the Council of the City of Doncaster and Templestowe has requested that the land hereinafter mentioned, being streets roads lanes or passages made or laid out or proposed to be made or laid out on land of which plans of subdivision delineating such streets roads lanes or passages have been sealed with the seal of the municipality under subdivision (3) of Division 9 of Part XIX of the Local Government Act 1958, or a corresponding previous enactment be so declared to be public highways.

Now therefore, I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare that the Arundel Road and Dalry Avenue, Park Orchards, shown by hatching on the plan hereunder shall be public highways within the meaning of the said Act.



Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this fifth day of June, in the year of our Lord One thousand nine hundred and eighty-four and in the thirty-third year of the reign of Her Majesty Queen Elizabeth the Second, Queen of Australia.

(L.S.)

B. S. MURRAY

By His Excellency's Command

F. N. WILKES
Minister for Local Government
GOD SAVE THE QUEEN!

No. 65-77840/84-Price 80 cents, delivered \$1.40. Subscription rate: \$95 per annum

Public Service (Amendment) Act 1984 No. 10046 DATES OF COMING INTO OPERATION

PROCLAMATION

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

Whereas by an Act of Parliament of the State of Victoria passed in the thirty-third year of the reign of Her Majesty Elizabeth the Second, Queen of Australia, entitled the Public Service Amendment Act 1984, No. 10046, it is amongst other things enacted that the several provisions of the said Act shall come into operation on a day or on the respective days to be fixed by Proclamation or successive Proclamations of the Governor in Council published in the Government Gazette.

Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation fix Wednesday, 20 June 1984, as the day on which all provisions of the said Act with the exception of section 9 shall come into operation and Tuesday, 30 April 1985, as the day on which section 9 of the said Act shall come into operation.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this thirteenth day of June in the year of our Lord One thousand nine hundred and eighty-four and in the thirty-third year of the reign of Her Majesty Queen Elizabeth the Second, Queen of Australia.

(L.S.)

B. S. MURRAY

By His Excellency's Command

JOHN CAIN Premier

GOD SAVE THE QUEEN!

GOVERNMENT NOTICES

ASSOCIATIONS INCORPORATION ACT 1981

Notice is hereby given that in pursuance of sub-section 10 (4) of the Associations Incorporation Act 1981 a certificate of incorporation was granted to the Hell's Angels Motor Cycle Club Inc., on 1 May 1984.

J. WADE Registrar of Incorporated Associations

Sewerage Districts Act 1958 SUNBURY WATER BOARD

Increasing the Limit of Bank Overdraft

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof has by Order made on 5 June 1984 increased the total amount of the sums that the Sunbury Water Board may owe at any one time in respect of monies borrowed by overdraft from Five Hundred Thousand Dollars (\$500 000) to Seven Hundred Thousand Dollars (\$700 000).

TOM FORRISTAL
Clerk of the Executive Council

At the Executive Council Chamber Melbourne 5 June 1984

Education Act 1958

NOTICE OF THE MAKING OF AN ORDER UNDER SECTION 13 (1) OF THE ACT

Pursuant to section 13 of the Education Act 1958, I hereby give notice that an Order of the Governor in Council was made on 5 June 1984 under sub-section (1) of the said Act constituting councils for the State Schools listed below:

Pleasant Creek Special School

Montague Continuing Education Centre

Princess Elizabeth Junior School

ROBERT FORDHAM Minister of Education

Education Act 1958

NOTICE OF THE MAKING OF AN ORDER UNDER SECTION 13 (4) OF THE ACT

Pursuant to section 13 of the Education Act 1958, I hereby give notice that an Order of the Governor in Council was made on 5 June 1984 under sub-section (4) of the said Act amending certain provisions relating to the State School Councils listed below:

Ewing House School for Deaf Children Kew Cottages Special School

> ROBERT FORDHAM Minister of Education

Education Act 1958

NOTICE OF THE MAKING OF AN ORDER UNDER SECTION 13 (4) OF THE ACT

Pursuant to section 13 of the Education Act 1958, I hereby give notice that an Order of the Governor in Council was made on 5 June 1984 under sub-section (4) of the said Act amending certain provisions relating to the State School Councils listed below:

896 Redbank Primary

952 Mia Mia Primary

2037 Mount Blowhard Primary

2579 St. James Primary

7947 Kensington Community

ROBERT FORDHAM Minister of Education

Education Act 1958

NOTICE OF THE MAKING OF AN ORDER UNDER SECTION 13 (4) OF THE ACT

Pursuant to section 13 of the Education Act 1958, I hereby give notice that an Order of the Governor in Council was made on 5 June 1984 under sub-section (4) of the said Act amending certain provisions relating to the Primary School Councils listed below:

1004 Hesket

1275 Langley

1458 Harston

1691 Fyansford

2712 Nilma

2805 Laharum

ROBERT FORDHAM Minister of Education

COUNTRY FIRE AUTHORITY ACT 1958 No. 6228 SECTION 82 (1) APPROVAL

Pursuant to section 82 (1) of the Country Fire Authority Act 1958 No. 6228 I hereby approve of the Country Fire Authority borrowing an amount not exceeding in total the sum of Two million three hundred and ninety thousand dollars (\$2 390 000) by the issue of a debenture under the seal of the said Authority in the form and on the terms and conditions annexed thereto.

Country Fire Authority Act 1958 SECTION 82 (3) NOTICE

Pursuant to section 82 (3) of the Country Fire Authority Act 1958 I hereby consent to the Country Fire Authority issuing a debenture on the following terms and conditions and in the form set out hereunder with the Schedule hereunder to be printed on the reverse side thereof.

- 1. The debenture shall be dated 15 June 1984 and shall mature on 1 June 1994.
- 2. The sum of \$2 390 000 shall be repaid by the Country Fire Authority by twenty consecutive half-yearly instalments which shall be payable as to the amounts stated and on the dates referred to in the debenture which instalments shall be applied firstly in payment of interest at the rate of 14.5% per annum and secondly in repayment of the said sum.

Loan No. 184—\$2 390 000

DEBENTURE

COUNTRY FIRE AUTHORITY

Issued by the Country Fire Authority under the provisions of the Country Fire Authority Act 1958 No. 6228. Transferable by Delivery

This debenture entitles The Commissioners of the State Bank of Victoria to the sum of Two million three hundred and ninety thousand dollars (\$2 390 000) which sum shall be repayable over a period commencing on the date hereof and maturing on 1 June 1994 by twenty consecutive half- yearly instalments payable as to the amounts and on the dates stated in the Schedule appearing on the reverse side hereof which instalments shall be applied firstly in payment of interest and secondly in repayment of the principal sum and which principal sum and interest shall be a charge on all the property and revenue whether present or future accrued or to accrue of the said Authority.

Dated 15 June 1984

The Common Seal of Country Fire Authority was hereunto affixed by order of the Authority duly recorded and in the presence of:

Chairman Secretary

No. of Instalment	Due Date	Interest Component	Principal Component	Total Payment	Principal Outstanding
	1	\$	<u> </u>	\$	\$
1	1 December 1984	160 018 . 99	56 825 .00	216 843 . 99	2 333 170.00
2	1 June 1985	169 155.19	60 944 . 81	230 100 . 00	2 272 230.19
3	1 December 1985	164 736 . 69	65 363.31	230 100 .00	2 206 866.88
4	1 June 1986	159 997.85	70 102 . 15	230 100 . 00	2 136 764.73
5	1 December 1986	154 915 .44	75 184 . 56	230 100 . 00	2 061 580.17
6	1 June 1987	149 464 . 56	80 635 . 44	230 100 .00	1 980 944.73
7	1 December 1987	143 618 . 49	86 481 . 51	230 100 . 00	1 894 463.22
8	1 June 1988	137 348.58	92 751 . 42	230 100 . 00	1 801 711 . 80
9	1 December 1988	130 624.11	99 475 . 89	230 100 . 00	1 702 235.91
10	1 June 1989	123 412 . 10	106 687 . 90	230 100 . 00	1 595 548.01
11	1 December 1989	115 677.23	114 422.77	230 100 . 00	1 481 125.24
12	1 June 1990	107 381 . 58	122 718 . 42	230 100 . 00	1 358 406.82
13	1 December 1990	98 484 . 49	131 615.51	230 100 . 00	1 226 791.31
14	1 June 1991	88 942.37	141 157 . 63	230 100 . 00	1 085 633.68
15	1 December 1991	78 708 . 44	151 391 . 56	230 100 . 00	934 242 . 12
16	1 June 1992	67 732.55	162 367 . 45	230 100 . 00	771 874.67
17	1 December 1992	55 960.91	174 139 . 09	230 100 . 00	597 735.58
18	1 June 1993	43 335 . 83	186 764.17	230 100 . 00	410 971 . 41
19	1 December 1993	29 795 .43	200 304 . 57	230 100 . 00	210 666 . 84
20	1 June 1994	15 273 . 35	210 666 . 84	225 940.19	0.00
	_	2 194 584.18	2 390 000.00	4 584 584.18	

Department of Management and Budget, Melbourne

Dated 12 June 1984

R. A. JOLLY, Treasurer

Private Agents Act 1966

NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES UNDER THE PROVISIONS OF THE PRIVATE AGENTS ACT 1966

The Clerk(s) of the Magistrates' Court(s) as listed hereunder hereby give notice that applications, as under, have been lodged for hearing by the said Court(s) on the date(s) specified.

Any person desiring to object to any of such applications must-

- (a) lodge with the respective Clerk of the Magistrates' Court a notice in the prescribed form of his objection and of the grounds thereof;
- (b) cause a copy of such notice to be served personally or by post upon the applicant at least three days before the hearing of the application; and
- (c) send or deliver-
 - (i) where the objection is not made by the officer in charge of the police district in which the Court is situated—a copy of the notice to such officer; and
 - (ii) where the objection is not made by the Registrar or Deputy Registrar—a copy to the Registrar.

Full Name of Applicant*	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing
	MAGIS	TRATES' COURT,	BRIGHTON		
Brohier, Joshua	43 Goodwood Dve,	Garry Raymond	43 Goodwood	Watchman	28.6.84
Damien Gillard, Raymond, Garry	Springvale 11/29 Graham Rd, Highett	Gillard Bayside Security Services	Dve, Springvale 11/29 Graham Rd, Highett	Process Server	22.6.84
Jan.		Dated at Brig R. P. JENSEN	hton 25 May 1984 N, Clerk of the Magistra	tes' Court	
	MAGISTR	ATES' COURT, MO	OONEE PONDS		
Caparello, Anthony Joseph	44 Ogilvie St, Essendon	,	44 Ogilvie St, Essendon	Guard Agent	28.6.84
Arena, Cologero Carl Charlie	27 Erebus St, Keilor Park		27 Erēbus St, Keilor Park	Process Server	,,
		Dated at Moo R. WARNE,	nee Ponds 28 May 198 Clerk of the Magistrates	4 s' Court	
	MAGIST	'RATES' COURT, M	IELBOURNE		
Knox, Russell George	56 Kororoit Creek Rd, Williamstown	Wormald	340 Abbotsford St, North Melbourne	Watchman	13.6.84
Samat, Abdul	3-14 Kumala Rd, Bayswater	**	,,	,,	,,
Palmer, David Phillip	12/82 Burwood Highway, East Burwood	T.N.T.	54 Racecourse Rd, North Melbourne	**	"
Webster, Terry	9 Mt Eliza Way, Mt	"	,,	,,	,,
Reginald Barbuto, Felice	Eliza 6 Marigold Ave, North Altona	Armaguard	653 Queensberry St, North Melbourne	**	"
		Dated at Mell M. QUIRK, (oourne 25 May 1984 Clerk of the Magistrates	'Court	
	MAGIST	RATES' COURT, CI	RANBOURNE		
Backman, Michelle Irene	Berwick- Cranbourne Rd, Cranbourne		Berwick- Cranbourne Rd, Cranbourne	Watchman	20.6.84
			bourne 23 May 1984 lerk of the Magistrates'	Court	

^{*}Or in the case of a firm or corporation, of the Nominee

	P	RIVATE AGENTS—con	ntinued		
Full Name of Applicant*	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for	Type of License	Date of
T all Name of Applicant	Nominee	Corporation	Registration	Type of Licence	Hearing
	MAGIS	TRATES' COURT, E	BRUNSWICK		
Freeman, Anthony Davis	6 Des Champs St, Lilydale	Security Express	104 John St, East Brunswick	Watchman	13.7.84
			swick 30 May 1984 lagistrates' Court		
	MAGISTI	RATES' COURT, CO	LLINGWOOD		
Rose, Sheena Mary	44 Lulie St, Abbotsford		44 Lulie St, Abbotsford	Process Server	20.6.84
Rose, Terry Vaughan	"	Nedeena Services	"	**	"
			ngwood 25 May 1984 Clerk of the Magistrat		
	MAGIST	TRATES' COURT, F	OOTSCRAY		
Borzillo, Dario	26 Clive St, West Footscray		26 Clive St, West Footscray	Process Server	27.6.84
	1 ootseray		scray 28 May 1984 SON, Clerk of the May	gistrates' Court	
	MAGI	STRATES' COURT,			
Williams, Russell Eric	33 George St, Scoresby	oneres cooki,	2/4 Berwick St, Reservoir	Watchman	27.6.84
	Scoresby		on 30 May 1984 Clerk of the Magistrat	es' Court	
		1	Siork of the Magistrat	cs court	
		TRATES' COURT, E			
Henderson, Raymond Donald	28 Melbourne Rd, Creswick		390 St. Kilda Rd, Melbourne	Watchman	21.6.84
		Dated at Ballar D. J. GEAR, C	rat 30 May 1984 llerk of the Magistrate	es' Court	
	MAGIS	TRATES' COURT, I	PRAHRAN		
Brown, Kevin James	9 Maringa St, Bulleen	Mayne Nickless Limited	390 St. Kilda Rd, Melbourne	Watchman	15.6.84
Dowie, Thomas	1/165 Blackburn Rd, East Doncaster	"	"	**	,,
Dunne, Paul William	165 George St,	"	**	"	**
Knight, Paul Kevin	Fitzroy 36 Blanche St, Ardeer	**	**	**	,,
McBride, William Hill	6 Warburton Crt, Endeavour Hills	"	**	,,	,,
Micallef, Edward Patrick	Pentor Park Stud Maroondah Way,	Canberra Television	347 Camberwell Rd, Camberwell	Comm. Sub- Agent	,,
Mitchell, Lionel George	Lilydale 5 Jane St, Berwick	Mayne Nickless	390 St. Kilda Rd,	Watchman	,,
Suarcs, Edvin	22A Otterington	Limited	Melbourne ,,	,,	,,
Purcell, Ian Charles	Gve, Ivanhoe 19 Callen St,	,,	" "	,,	,,
	Seymour		an 29 May 1984		
			an 29 May 1984 Clerk of the Magistra	tes' Court	

^{*}Or in the case of a firm or corporation, of the Nominee

	PI	RIVATE AGENTS—con	unuea		
Full Name of Applicant*	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing
	MAGISTRA	TES' COURT, FER	NTREE GILLY		
Roleff, Hans Siegfried	43 Blackwood Park Rd, Ferntree Gully	OCTA Nominees Pty Ltd	43 Blackwood Park Rd, Ferntree Gully	Process Server	20.6.84
Roleff, Gerald Martin	" "		"," "," tree Gully 30 May 1984 N, Clerk of the Magistr		"
	MA CIOTI		,		
Smith, George Albert	MAGISTS 16 Nicholsdale Rd, Camberwell	RATES' COURT, CA	16 Nicholsdale Rd, Camberwell	Guard Agent	6.7.84
			berwell 4 June 1984 SON, Clerk of the Magi	strates' Court	
	MAGI	STRATES' COURT,	FLTHAM		
Streat, Matthew John	123 Bridge St, Eltham	oratro cooki,	123 Bridge St, Eltham	Process Server	27.6.84
"	" "		,, ,, m 30 May 1984	Inquiry Agent	"
		S. R. McMILI	AN, Clerk of the Magi	strates' Court	
	MAGIS	TRATES' COURT,			
Armstrong, Raymond John	I Kelvin Ave, Sebastopol	Wormald Inter- national Security	340 Abbotsford St, Nth Melbourne	Watchman	25.6.84
			rat 1 June 1984 Clerk of the Magistrate	es' Court	
	MAGIST	RATES' COURT, M	IELBOURNE		
Walker, Simon Anthony	187 Barkers Rd, Kew	T.N.T.	54 Racecourse Rd, North Melbourne	Watchman	20.6.84
Weston, John Albert	227 Whitehorse Rd, Balwyn	" "	" "	"	"
Reider, Kevin John	Flat 8, 65 Bayswater Rd, Kensington	Wormalds	340 Abbotsford St, North Melbourne	"	"
McClure, John Neil	30 McNamara Ave, Airport West	" "	" "	**	"
Atkinson, Victor Anthony	85 Christmas St, Northcote	Tom Erickson	33 Rockley Rd, South Yarra	**	**
"	"	Phillip Ellis	4 Adina Pl, Mornington	Commercial Sub-Agent	**
Cladingboel, Alan Raymond	23 Charles St, Prahran	Traders Collec- tion Servers (Vic.) Pty Ltd	176 Queen St, Melbourne	Commercial Agent	**
		Dated at Melb	ourne 1 June 1984 Clerk of the Magistrat	es' Court	
	MACIET		-		
Purdie, Stewart	MAGIST	rates' court, f	21 Bognor Ave,	Watchman	27.6.84
William	Frankston	Dated at Fran	Seaford kston 1 June 1984	/	27.0.04
	_	•	Clerk of the Magistrat	es' Court	
Sutherland, Robert	MAGIS 8 Ann Crt,	STRATES' COURT, R. T. Sutherland	CARLTON 178 Elgin St,	Inquiry Agent—	28.6.84
Thomas	Briar Hill	& Associates	Carlton	Individual	20.0.04
			on 31 May 1984 ork of the Magistrates' (Court	

^{*}Or in the case of a firm or corporation, of the Nominee

PRIVATE AGENTS-continued

	r	RIVATE AGENTS—con	tinuea		
Full Name of Applicant*	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing
	MAGIS	STRATES' COURT,	PRAHRAN		
Graetz, Jeffrey Paul	191 Tramway Pde, Beaumaris	Mayne Nickless Limited	390 St. Kilda Rd, Melbourne	Watchman	1.6.84
McShorthall, Edward Joseph	28/233 Canterbury Rd, St. Kilda West	**	,,	**	8.6.84
Massara, Joe Adam	24 Quinn Gve, East Keilor	,,	"	,,	1.6.84
			ran 22 May 1984 Clerk of the Magistra	tes' Court	
	MAGIST	rates' court, f	OOTSCRAY		
Armocida, Raffaele	54 Ballarat Rd, Maidstone		54 Ballarat Rd, Maidstone	Process Server— Individual	27.6.84
Fraser, Grant	51 Lynch St, Footscray		51 Lynch St, Footscray	**	"
			scray 29 May 1984 SON, Clerk of the Ma	gistrates' Court	
	MAGI	STRATES' COURT,	GEELONG		
Warner, Linda Joy	Lynnburn Rd, Batesford		Lynnburn Rd, Batesford	Process Server	25.6.84
			ong 30 May 1984 Clerk of the Magistra	tes' Court	
	MAGIS	TRATES' COURT,	BALLARAT		
Slack, Wayne John	2 Sangria Crt, Mt Clear	C.M.P. Electron- ics Pty. Ltd.	17 Doveton St, North Ballarat	Commercial Agent	22.6.84
		Dated at Balla	rat 31 May 1984 rk of the Magistrates'	Court	

*Or in the case of a firm or corporation, of the Nominee

Town and Country Planning Act 1961 SHIRE OF EUROA INTERIM DEVELOPMENT ORDER 1981

Amendment No. 3

Notice of Amendment

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 5 June 1984 amended the abovementioned Order in respect of Crown Allotment 3, Section 41, Township of Euroa, Parish of Euroa, situtated at the intersection of Graham Street and Garrett Street, Euroa and for which the Council of the Shire of Euroa is the responsible authority.

The amendment comes into operation on the date this Notice is published in the Government Gazette.

The amendment includes rezoning the said land from "Investigation Zone" to "Township Zone".

A copy of the documents may be inspected free of charge, during office hours at the office of the Ministry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne, and at the office of the Council of the Shire of Euroa.

> DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 CITY OF WAVERLEY PLANNING SCHEME Interim Development Order

Amendment No. 3

Notice of Amendment

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 5 June 1984 amended the abovementioned Order for which the Council of the City of Waverley is the Responsible Authority.

The amendment comes into operation on the date this Notice is published in the Government Gazette.

The amendment corrects an anomaly to the Order by deleting the reference to sub-clause (2) in Clause 3A (1).

A copy of the documents may be inspected free of charge, during office hours at the office of the Minstry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne, and at the office of the Council of the City of Waverley, Municipal Offices, 285/293 Springvale Road, Glen Waverley.

DAVID YENCKEN

Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF NARRACAN INTERIM DEVELOPMENT ORDER, 1981

Amendment No. 10 Notice of Amendment

In pursuance of the powers conferred by the *Town and Country Planning Act* 1961, the Governor in Council on 5 June 1984, amended the abovementioned Order in respect of the whole of the municipal area of the Shire of Narracan and for which the Shire of Narracan is the responsible authority.

The amendment comes into operation on the date this Notice is published in the Government Gazette.

The amendment includes changes to the Ordinance, forming part of the Order, relating to exemptions for public agencies, the purposes of existing planning zones, the minimum allotment sizes for subdivisions and the development of land for houses amongst other matters.

A copy of the documents may be inspected free of charge, during office hours at the office of the Ministry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne, and at the office of the Council of the Shire of Narracan, Princes Highway, Trafalgar.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF SHERBROOKE PLANNING SCHEME 1979 (RURAL AREAS)

Amendment No. 16

Notice of Amendment

In pursuance of the powers conferred by the *Town and Country Planning Act* 1961, the Governor in Council on 5 June 1984 amended the abovementioned scheme in respect of the municipal district of the Shire of Sherbrooke and for which the Sherbrooke Shire is the Responsible Authority.

The amendment comes into operation on the date this Notice is published in the Government Gazette.

The amendment includes the restructuring of lots 64, 65 and 66, lodged plan 44573, Bellbird Crescent, Emerald by combining lots 65 and 66 into one lot and designating lot 64 as a separate lot.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne and at the office of the Council of the Shire of Sherbrooke at Upwey.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 PHILLIP ISLAND PLANNING SCHEME

Amendment No. 20

Notice of Amendment

In pursuance of the powers conferred by the *Town and Country Planning Act* 1961, the Governor in Council on 5 June 1984 amended the abovementioned scheme in respect of the municipal district of the Shire of Phillip Island and for which the Council of the Shire of Phillip Island is the Responsible Authority.

The amendment comes into operation on the date this Notice is published in the Government Gazette.

The amendment extends the Penguin Reserve Special Policy Area to cover all land zoned Residential B within the Summerland Estate.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne and at the office of the Shire of Phillip Island, Thompson Avenue, Cowes.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 MELBOURNE METROPOLITAN PLANNING SCHEME

Amendment No. 235 Part 2

Notice of Approval

In pursuance of the powers conferred by the *Town and Country Planning Act* 1961, the Governor in Council on 5 June 1984 approved the abovementioned scheme in respect of the municipal districts of the Shires of Werribee and Whittlesea and for which the Melbourne and Metropolitan Board of Works is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme includes (i) the rezoning of Lot 1, LP 125382 and Lot 6, LP 133720, Sayers Road, Shire of Werribee from Corridor "A" to Special Use Zone No. 1; and (ii) an adjustment of the Reserved Living and Stream and Floodway Zones over Findons Creek, Shire of Whittlesea.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne and at the office of the Melbourne and Metropolitan Board of Works, 625 Little Collins Street, Melbourne.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF CRANBOURNE (WESTERNPORT) PLANNING SCHEME

Amendment No. 25, 1983 Notice of Approval

In pursuance of the powers conferred by the *Town and Country Planning Act* 1961, the Governor in Council on 5 June 1984, approved the abovementioned scheme in respect of the municipal district of the Shire of Cranbourne and for which the Council of the Shire of Cranbourne is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme alters:

- (a) The provisions relating to the Coastal Policy Area so that a permit is not required to clear vegetation within 3 metres of a dwelling; and
- (b) The provisions relating to the Hills Landscape Interest Policy Area and Stream Protection and Floodway Policy Area so that a permit is not required to clear vegetation within 10 metres of a dwelling.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne and at the office of the Shire of Cranbourne, Sladen Street, Cranbourne.

DAVID YENCKEN
Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF LILLYDALE PLANNING SCHEME 1958

Amendment No. 156, 1983

Notice of Approval

In pursuance of the powers conferred by the *Town and Country Planning Act* 1961, the Governor in Council on 5 June 1984, approved the abovementioned scheme in respect of the municipal district of the Shire of Lillydale and for which the Lillydale Shire Council is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme includes the rezoning of land being part lot 1, lodged plan 81322, Main Street, Lilydale from Commercial General to Reserved Land (Road widening).

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne, and at the office of the responsible authority, the Lillydale Shire Council, Shires Offices, Anderson Street, Lilydale.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 CITY OF WARRNAMBOOL PLANNING SCHEME

Amendment No. 6, Part 2

Notice of Approval
In pursuance of the powers conferred by the *Town and Country Planning Act* 1961, the Governor in Council on 5 June 1984, approved the abovementioned scheme in respect of the municipal district of the City of Warrnambool and for

which the City of Warrnambool is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the *Government Gazette*.

The scheme rezones land south-west of the corner of Coghlan's Road and Morriss Road from Rural '2' (Future Urban) to Residential '3'.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne and at the office of the City of Warrnambool.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 CITY OF CAMBERWELL PLANNING SCHEME

Revocation No. 19

Notice of Revocation

In pursuance of the powers conferred by the *Town and Country Planning Act* 1961, the Governor in Council on 5 June 1984, revoked in part the abovementioned scheme in respect of approximately 0-11 hectare of land in the northwest corner of Trent Street Reserve, Burwood.

A copy of the Order relating to the revocation may be inspected during office hours at the office of the Ministry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne, and at the office of the City of Camberwell, Civic Centre, Camberwell Road, Camberwell.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF HASTINGS PLANNING SCHEME

Revocation No. 2

Notice of Revocation

Notice of Order under Section 32 (5)

In pursuance of the powers conferred by the *Town and Country Planning Act* 1961, the Governor in Council on 5 June 1984, revoked in part the abovementioned scheme in respect of Lot 13, LP 24342 being No. 788 Frankston-Flinders Road, Hastings and made an Order pursuant to Section 32 (5)

A copy of the Orders relating to the revocation may be inspected during office hours at the office of the Ministry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne, and at the office of the Council of the Shire of Hastings, Marine Parade, Hastings.

DAVID YENCKEN

Secretary for Planning and Environment

Town and Country Planning Act 1961 GEELONG REGIONAL PLANNING SCHEME

Amendment No. 86 (Pt. 1) 1984

Notice of Approval

In pursuance of the powers conferred by the *Town and Country Planning Act* 1961, the Governor in Council on 5 June 1984, approved the abovementioned scheme for which the Geelong Regional Commission is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme includes seven zoning changes and one ordinance change, the zoning changes being land at Townsend Road, Whittington; The Terrace, Ocean Grove; Murray Road, Point Lonsdale; Thompsons Road, North Geelong; Brownes Road, Anakie and two at Moolap and Indented Head; the ordinance change relating to a Service Station intersection entry offset requirements.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne and at the office of the Geelong Regional Commission, corner Little Malop and Fenwick Streets, Geelong.

DAVID YENCKEN
Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF STAWELL PLANNING SCHEME

Interim Development Order

Amendment No. 3

Notice of Amendment

In pursuance of the powers conferred by the *Town and Country Planning Act* 1961, the Governor in Council on 5 June 1984, amended the abovementioned Order in respect of the municipal district of the Shire of Stawell and for which the Shire of Stawell is the Responsible Authority.

The amendment comes into operation on the date this Notice is published in the Government Gazette.

The amendment reduces from 50 metres to 20 metres building setbacks in the Rural A, Rural B (Grampians Influence), Rural C, Rural Residential and Conservation Zones.

A copy of the documents may be inspected free of charge, during office hours at the office of the Ministry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne, and at the office of the Council of the Shire of Stawell, Stawell.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country planning Act 1961 SHIRE OF HEALESVILLE PLANNING SCHEME Interim Development Order 1976

Amendment No. 15 Notice of Amendment

In pursuance of the powers conferred by the *Town and Country Planning Act* 1961, the Governor in council on 5 June 1984, amended the abovementioned Order in respect of land being Crown Allotment 54A, Parish of Tarrawarra North, and parts of Crown Allotments 54B and 54C, Parish of Tarrawarra North and for which the Healesville Shire Council is the Responsible Authority.

The amendment comes into operation on the date this Notice is published in the Government Gazette.

The amendment includes rezoning of Crown Allotment 54A to Conservation, and part of Crown Allotments 54B and 54C to Reserved Forest.

A copy of the documents may be inspected free of charge, during office hours at the office of the Ministry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne, and at the office of the Council of the Shire of Healesville at Healesville.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 UPPER YARRA VALLEY AND DANDENONG RANGES REGIONAL STRATEGY PLAN

Amendment No. 2

Notice of Amendment

In pursuance of the powers, conferred by the *Upper Yarra Valley and Dandenong Ranges Authority Act* 1961, the Governor in Council on 5 June 1984 amended the abovementioned Regional Strategy Plan in respect of the municipal district of the Shire of Healesville within the Upper Yarra Valley and Dandenong Ranges region.

The amendment comes into operation on the date this Notice is published in the Government Gazette.

The amendment provides for the inclusion of Crown Allotment 54A in the Parish of Tarrawarra North, County of Evelyn in a Rural 3 Non-Urban policy Area.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, (Plan Inspection Section) 5th Floor, 235 Queen Street, Melbourne and at the office of the Upper Yarra Valley and Dandenong Ranges Authority, Old Melbourne Road, Lilydale West.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961

CITY OF CAMBERWELL PLANNING SCHEME Amendment No. 57

Notice of Amendment

In pursuance of the powers conferred by the *Town and Country Planning Act* 1961, the Governor in Council on 5 June 1984 amended the abovementioned scheme in respect

of the municipal district of the City of Camberwell and for which the Council of the City of Camberwell is the Responsible Authority.

The amendment comes into operation on the date this Notice is published in the Government Gazette.

The amendment includes approximately 0.13 hectare of land in the north-east corner of Trent Street Reserve in a Reserve for Public Open Space.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment (Plan Inspection Section) 5th Floor, 235 Queen Street, Melbourne and at the office of the City of Camberwell, Civic Centre, Camberwell Road, Camberwell.

DAVID YENCKEN Secretary for Planning and Environment

Cemeteries Act 1958

SCALE OF FEES OF THE HARRIETVILLE PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Harrietville Public Cemetery hereby make the following scale of fees, which shall come into operation upon publication in the Government Gazette, and from and after such publication every scale of fees heretofore made by the said trustees shall be and is hereby rescinded to the extent to which it conflicts with this scale.

Public Graves

	\$
Interment in Grave without exclusive right— Stillborn Child	25.00
Interment in Grave without exclusive right—Others	45.00
Number Peg or Label	10.00
Private Graves	
Land 2-44m \times 1-22m	70.00
Own selection of land (extra)	10.00
Sinking Charges for Private Graves	
Sinking grave 1.83m deep	100.00
Each additional 0-3m	20.00
Sinking oversize grave	135.00
Cancellation of order to sink (if commenced)	20.00
Reopening grave (no cover)	100.00
Reopening grave (with cover)	130.00
Miscellaneous Charges	
Interment fee	30.00
Interment outside prescribed hours, or on Saturdays, Sundays or Public Holidays or	
without due notice	40.00
Certificate of Right of Burial	5.00
Number Plate or Brick	10.00
Permission to erect a headstone or monument	10.00
Permission to construct a brick grave or to erect any stone kerb, brick tile-work or concrete	10.00
Exhuming the remains of a body (when authorized)	200.00
Interment of ashes in a private grave	30.00
C V ATTRID	20

E. V. ATTRIDGE J. R. FLINN D.HOOKEY, Trustees

Approved by the Governor in Council, 5 June 1984—TOM FORRISTAL, Clerk of the Executive Council

Cemeteries Act 1958

SCALE OF FEES OF THE DEVENISH PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Devenish Public Cemetery hereby make the following scale of fees, which shall come into operation upon publication in the *Government Gazette*, and from and after such publication every scale of fees heretofore made by the said trustees shall be and is hereby rescinded to the extent to which it conflicts with this scale.

	3
Land 2·44m × 1·22m	30.00
Interment fee	20.00
Erection of monument	10.00
Interment of Ashes in Private Grave	10.00

G. TREWIN
L. HOOPER
D. SHARP, Trustees

Approved by the Governor in Council, 5 June 1984— TOM FORRISTAL, Clerk of the Executive Council

Cemeteries Act 1958

SCALE OF FEES OF THE HARKAWAY PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Harkaway Public Cemetery hereby make the following scale of fees, which shall come into operation upon publication in the *Government Gazette*, and from and after such publication every scale of fees heretofore made by the said trustees shall be and is hereby rescinded to the extent to which it conflicts with this scale.

	\$
Grave site $2.44m \times 1.22m$	100.00
Interment fee	40.00
Permission to erect a headstone	20.00

L. A. WANKE F. A. AURISCH R. EXCELL, Trustees

Approved by the Governor in Council, 5 June 1984—TOM FORRISTAL, Clerk of the Executive Council

Cemeteries Act 1958

SCALE OF FEES OF THE MOONLIGHT HEAD PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Moonlight Head Public Cemetery hereby make the following scale of fees, which shall come into operation upon publication in the *Government Gazette*, and from and after such publication every scale of fees heretofore made by the said trustees shall be and is hereby rescinded to the extent to which it conflicts with this scale.

	2
Land, 2·44m × 1·22m	70.00
Interment fee	30.00
B 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

Permission to construct a headstone or monument—5% of cost with a minimum of \$10.00

P. G. HAMPSHIRE
J. W. GRATTON-WILSON
D. R. PITT, Trustees

Approved by the Governor in Council, 5 June 1984—TOM FORRISTAL, Clerk of the Executive Council

CONTRACTS ACCEPTED—(Series 1984-85) PUBLIC WORKS

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof has by Order made on 5 June 1984 approved of the acceptance by the Minister of Public Works of the under-mentioned offers without public tenders being invited, viz.:

Offers at the amounts shown for professional services at Leongatha Technical School Stage II.

Merz and McLellan and Partners (Mechanical and Electrical) \$32,000,00

Electrical) \$32 000.00 Peter Williams and Gary Boag (Architectural) \$58 000.00

Offer of Henderson and Lodge Pty. Ltd. for professional services (Architectural and Interior Design) at Frankston College of TAFE, Stage 2, for the sum of four hundred and fifty thousand dollars (\$450 000.00).

Offer of The Office of Conrad Theodore for professional services (Architectural) at Craigieburn Post Primary School for the sum of thirty-six thousand dollars (\$36 000.00).

Offer of Joshua and Mary Pila for professional services (Architectural) at Craigieburn Primary School Stage 1, for the sum of sixty-five thousand dollars (\$65 000.00).

Offer of Ebir Industries for the supply and delivery of modular buildings at various Education Department Schools for the sum of forty-seven thousand seven hundred and eighty dollars (\$47 780.00).

Offer of Gutteridge Haskins and Davey for professional services (Architectural) at Willsmere Psychiatric Hospital Kew for the sum of thirty thousand five hundred dollars (\$30 500.00).

Offer of Schiavello Bros. (Vic.) Pty. Ltd. for additional adaptation work at Central TAFE Board Offices, 420 St. Kilda Road, Melbourne, for the sum of sixty thousand three hundred and three dollars (\$60 303.00).

Offer of Modkon Constructions Pty. Ltd. for the supply and delivery of modular buildings at Orbost High School and Castlemaine Technical School for the sum of one hundred and seventy-one thousand six hundred and ninety-five dollars (\$171 695.00).

TOM FORRISTAL Clerk of the Executive Council

At the Executive Council Chamber Melbourne, 5 June 1984

CONTRACTS ACCEPTED—(Series 1984/85) Public Works

Alberton Shire—Drainage, Yarram High School—\$11750.00—Ron J. Hunter & Son Pty. Ltd., Yarram.

Arapiles Shire—Int/Ext. repairs and painting, Natimuk Primary School—\$22 558.00—A. C. Walton, Natimuk.

Ararat City—Supply and install valves and associated works, Ararat Mental Hospital and Training Centre—\$11 978.00—A. E. Smith & Son Pty. Ltd. (Horsham), Horsham.

Ararat City—Conversion of store room to lounge room, Ararat Mental Hospital and Training Centre—\$19 424,00—R. M. T. Builders, Carlton.

Bairnsdale Town—Cyclic maintenance, Bairnsdale High School—\$19 050.00—Lucknow Plant Hire Pty. Ltd., Bairnsdale.

Ballaarat City—Supply and install P.A.B.X. cabling, Ballarat Lakeside Mental Hospital—\$125 256.96—Telecom Australia (Industry Sales), Melbourne.

Bass Shire—Internal and external alterations, Bass Police Station—\$21 308.00—Rodana Hardware Pty. Ltd., Wonthaggi.

Beechworth Un. Shire—Cleaning of Police Station, Court House and Lands Office, Beechworth, 5 April 1984 to 28 February 1987—\$17 626.16—Faye E. Swan, Beechworth.

Bellarine Shire—Construction, building works, Drysdale Police Station—\$89 100.00—K. & C. Cruickshank, Grovedale.

Benalla Shire—Extensions and internal and external renovations, Swanpool Primary School—\$42 326.00—Rose City Homes Pty. Ltd., Benalla.

Bendigo City—Building and hydraulic works—kitchen upgrade, Bendigo H. M. Training Prison—\$10 919.00—Bruce Southon Pty. Ltd., Bendigo.

Bulla Shire—Installation of gas heaters—Stage 2, Sunbury Caloola Training Centre—\$16 948.00—Gas and Fuel Corporation of Victoria, Melbourne.

Bulla Shire—Installation of gas heaters—Stage 1, Sunbury Caloola Training Centre—\$18 280.00—Gas and Fuel Corporation of Victoria, Melbourne.

Broadmeadows City—Upgrade of electrical light and power, Campmeadows Primary School—\$26 273.00—Alitrom (Trading as R. & B. Electrical), Ringwood North.

Buln Buln Shire—Interior and exterior repairs and painting, Athlone Primary School—\$29 850.00—Descolour Pty. Ltd., Murrumbeena.

Coburg City—Expansion of Intercom System, Coburg H.M. Prison Pentridge—\$26 462.00—G.E.C. Australia Ltd., Hawthorn.

Coburg City—Supply and delivery of 1 No. 5 module building, Coburg H.M. Prison Pentridge—\$49 998.00—Cemac Associated Ltd. Construction, Reservoir.

Corio Shire—Replacement of roof, library/art room, North Shore Primary School—\$10 480.00—Norlane Roofing Services Pty. Ltd., Norlane.

Corio Shire—Roof replacement—2nd stage, Corio Technical School—\$14 200.00—Herne Hill Roofing, Norlane.

Creswick Shire—Repairs and painting, Creswick North Primary School—\$24 600.00—John Toth & Co., Sunshine West.

Flinders Shire—Alterations to community residential unit, Rosebud Community Residential Unit 60—\$15,915.00—Didier Constructions & Plumbing, Glen Waverley.

Footscray City—Partitioning to therapy room, Footscray Psychiatric Centre—\$11 800.00—Lewton Building & Plumbing Services, Carlton.

Hawthorn City—Internal painting, Swinburne Technical School—\$13 721.00—S. Hadzic, Footscray.

Healesville Shire—Cyclic maintenance, Badger Creek Primary School—\$14 522.00—K. C. & B. S. McDermott, Mooroolbark.

Healesville Shire—Cyclic maintenance, Marysville Primary School—\$17 720.00—K. C. & B. S. McDermott, Mooroolbark.

Heidelberg City—Provision of "Granny" flat, Ivanhoe Girls Hostel (Welfare)—\$18 437.00—Karinya Constructions Pty., Ltd., Ringwood.

Kew City-Electrical services/upgrade, Kew Willsmere Psychiatric Hospital—\$18 839.00—A. K. C. Electrics Pty. Ltd.

Knox City—Erection of TAFE College, Knox College of TAFE—\$9 588 000.00—Watts Holdings Ltd., Hawthorn.

Korong Shire—Supply and deliver 1 No. modular building, Inglewood Lands Office—\$23 000.00—Bendigo Re-locatable Buildings Pty. Ltd., Long Gully.

Lillydale Shire—Telephones, installation of commander system, Mount Evelyn Technical School—\$14 566.00—Telecom Australia (Croydon), Croydon.

Malvern City—Installation of intruder detection system, Chadstone High School—\$23 400.00—Pato Electrical Services Pty. Ltd., Frankston.

Melbourne City—Lift installation, Melbourne, 1 Macarthur Street (Arts)—\$10 555.00—Atom Handling Equipment, Research.

Melbourne City—Fire protection to east wing, Melbourne, 376 Russell Street (Police Complex)—\$11 475.00—R. & B. Schultz Builders Pty. Ltd., Carlton.

Melbourne City—Remove asbestos boiler room, Melbourne, 328 Swanston Street (State Library)—\$15.794.00—Aerify Products Pty. Ltd., Hawthorn.

Melbourne City—Provision of commander N1236 switchboard, Carlton Vocational Orientation Centre—\$17 914.00—Telecom Australia (Industry Sales), Melbourne.

Melbourne City—Mechanical services to main A/C plant, North Melbourne Government Printing Office— \$24 490.00—Gordon Brothers Industries Pty. Ltd., Brunswick.

Moorabbin City—Renovations and cyclic maintenance, Bentleigh Police Station—\$19 647.00—Rudi Memed, Dandenong.

Moorabbin City—Provision of access road, Moorabbin College of TAFE—\$124 460.00—S. J. Moran Constructions (Australia) Pty. Ltd., Clayton.

Morwell Shire—Provision of emergency power, Morwell Police Complex—\$22 920.00—J. & B. Ranking Pty. Ltd., Richmond.

Oxley Shire—Supply and deliver 1 No. modular building, Moyhu Lands Office Depot—\$23 000.00—Bendigo Relocatable Buildings Pty. Ltd., Long Gully.

Pakenham Shire—External painting and repairs and interior toilet repairs, Cockatoo Primary School—\$18 918.82—Floline Decorative Finishes Pty. Ltd., Croydon.

Phillip Island Shire—Internal repairs, Cowes Fisheries and Wildlife Residence—\$10 872.00—I. & M. Stiglic Endeavour Hills.

Prahran City—Steel escape stairs, Windsor Youth Welfare Centre—\$28 750.00—R. & B. Schultz Builders Pty. Ltd., Carlton.

Prahran City—Cleaning of Court House and Police Station, Malvern Road, 1.4.85 to 31.3.87—\$113 904.00—K. & R. Barnes, Collingwood.

Preston City—External fire stairs, Mont Park Psychiatric and Mental Hospital—\$28 758.00—Plinius Nominees Pty. Ltd., Ballarat.

Rosedale Shire—Cyclic maintenance, Pearsondale Primary School—\$16 500.00—F. Boschini Holdings Pty. Ltd.

Sandringham Shire—Repairs and painting, Sandringham East Primary School—\$13 800.00—M. Jovetic, Elwood.

Shepparton City—Internal and external renovations maintenance, Shepparton Economic Development Residence No. 1—\$11 509.00—D. B. Robertson Pty. Ltd., Shepparton.

Shepparton City—S.E.C. Substation charges, Dookie Agricultural College—\$31 500.00—S.E.C. Vic. (Benalla),

South Melbourne City—Gas Supply, South Melbourne Technical School—\$17 560.00—Gas and Fuel Corporation of Victoria, Melbourne.

Sunshine City—Interior and exterior repairs and painting, toilet block, Sunshine North Primary School-\$13 424.00-R. M. T. Builders, Carlton.

Swan Hill City-Extension to sunroom, Swan Hill Community Residential Unit 3—\$20 676.00—Petzke Plumbers, Swan Hill.

Sunshine City-Building works, Co-Ed. facilities, Tottenham Technical School—\$29 900.00—Cappellin & Co. Pty. Ltd., Brunswick East.

Sunshine City-Construction library upgrade, Albion Primary School—\$598 500.00—J. H. & J. M. & A. G. & J. J. Lohman, Bayswater.

Swan Hill Shire-External renovations, Woorinen Primary School—\$12 900.00—Cosmopolitan Painters & Decorators, Horsham.

Traralgon City-Kitchen exhaust system, mechanical, Traralgon, Hobson Park Hospital and Clinic-\$15 150.00-Ekon Industries Pty. Ltd., Morwell.

Various-Oil burner maintenance, various locations-Maroondah-\$13 140.00-Honeywell Pty. Ltd., Richmond.

Various—Sanitary napkins 1984/85, annual services— Eastern Metropolitan-\$15 908.00-Wellcome Australia Ltd., Concord.

Various—Sanitary collection service 30.6.84-31.3.85, annual services-Western Metropolitan-\$17 390.00-Wellcome Australia Ltd., Concord.

Various-Natural gas burner maintenance 1.3.83-29.2.84, annual services—Western Metropolitan—\$52 302.00—Gas and Fuel Corporation of Victoria, Melbourne.

Various Sites-Supply of modular amenities blocks-\$58 272.00—Ebir Industries Pty. Ltd., Brunswick.

Various Sites—Supply and deliver 6 No. modular buildings, F.O.G. Storeyard, Port Melbourne-\$513 782.00-Cemac Associated Ltd., Reservoir.

Werribee Shire-Provision of staff amenities, Laverton Public Record Office Repository-\$15 940.00-M. P. & D. J. Nagle, Avondale Heights.

Dated 1 June 1984

D. J. LITTLE Director General of Public Works

SOIL CONSERVATION AUTHORITY

Contract Series 1983-84

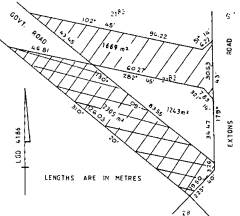
Contract No. 48410—Aerial Spraying—Puckapunyal Project

Skyfarmers Pty. Ltd., Leongatha.

0-500 ha, 2.89 500-1000 ha, 2.69 1000-1500 ha. 2.65 1500-2000 ha, 2.60 2000-2533 ha, 2.54

SHIRE OF YEA Road Deviation Order

In pursuance of the powers conferred by sections 522 and 526 of the Local Government Act 1958 the Council of the Shire of Yea doth hereby direct that the land in the Parish of Kinglake shown hatched on the plan hereunder, which has been taken purchased or acquired by it, shall be a public highway from and after the date of publication of this Order in the Government Gazette, and doth declare that such land shall be a public highway in lieu of the land in the Parish shown cross-hatched on the said plan.



The common seal of the President, Councillors and Ratepayers of the Shire of Yea was hereunto affixed 3 May 1984 in the presence of-

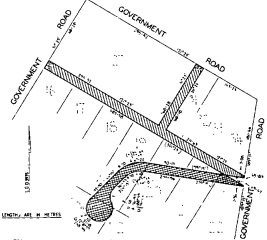
> A. T. McCARTHY, Councillor W. McP. WILSON, Councillor JIM ELVEY, Shire Secretary

Confirmed by the Governor in Council 5 June 1984-TOM FORRISTAL, Clerk of the Executive Council

SHIRE OF BULN BULN

Road Deviation Order

In pursuance of the powers conferred by sections 522 and 526 of the Local Government Act 1958 the Council of the Shire of Buln Buln doth hereby direct that the land in the Parish of Drouin West, shown hatched on the plan hereunder, which has been taken, purchased or acquired by it, shall be a public highway from and after the date of publication of this Order in the Government Gazette, and doth declare that such land shall be a public highway in lieu of the land in the said Parish shown cross-hatched on the said plan.



The common seal of the President, Councillors and Citizens of the Shire of Buln Buln was hereunto affixed 24 October 1983 in the presence of-

J. E. BUTLER, Shire President K. J. LITTLE, Councillor K. A. PRETTY, Shire Secretary (SEAL)

Confirmed by the Governor in Council 29 May 1984-TOM FORRISTAL, Clerk of the Executive Council

PUBLIC TRUSTEE ACT 1958, SECTION 17

I hereby give notice that on 15 May 1984 the Public Trustee filed an Election to Administer the following deceased person's estate in accordance with section 17 of the *Public Trustee Act* 1958:

Allen, George Charles, formerly of 16 Shawlands Avenue, Blackburn but late of 35 Park Boulevard, Ferntree Gully, pensioner, died 13 February 1984.

I hereby give notice that on 28 May 1984 the Public Trustee filed Elections to Administer the following deceased persons' estates in accordance with section 17 of the *Public Trustee Act* 1958:

Bourke, Lawrence Vincent, formerly of 3/1 Bennett Court, North Fitzroy but late of Caritas Christi Hospice, Kew, pensioner, died 2 November 1983.

Kingston, Frederick Charles, late of Warrnambool, pensioner, died 21 February 1984.

Smalley, Percy George, late of Maryville Nursing Home, 54 Western Beach, Geelong, retired public servant, died 19 March 1984.

Whiteley, Dorothy Beatrice (in the Will called Dorothy Beatrice Whitely), formerly of 153 Yarra Street, Geelong but late of Brentwood Nursing Home, 299 Latrobe Terrace, Geelong, married woman, died 2 November 1983.

Wingrove, Althea Mary, late of Sunbury, pensioner, died 6 March 1984.

I hereby give notice that on 1 June 1984 the Public Trustee filed Elections to Administer the following deceased persons' estates in accordance with section 17 of the *Public Trustee* Act 1958:

Hirst, Leo Francis, late of Graham Avenue, McKinnon, retired clerk, died 9 April 1984.

Kimpton, Thomas William, late of Ballarat, pensioner, died 2 March 1984.

Lush, Grace Jameson, also known as Grace Lush, late of Castlemaine Road, Maldon, widow, died 18 November 1980. 6 June 1984

P. T. SPENCER Public Trustee

168 Exhibition Street, Melbourne, 3000

Creditors, next of kin, and others having claims against the estate of any of the under-mentioned deceased persons are required to send particulars of their claims to the Public Trustee, 168 Exhibition Street, Melbourne, Vic. 3000, the personal representative, on or before 20 August 1984 after which date the Public Trustee may convey or distribute the assets having regard only to the claims of which the Public Trustee then has notice:

Allen, George Charles, formerly of 16 Shawlands Avenue, Blackburn but late of 35 Park Boulevard, Ferntree Gully, pensioner, died 13 February 1984.

Bourke, Lawrence Vincent, formerly of 3/1 Bennett Court, North Fitzroy but late of Caritas Christi Hospice, Kew, pensioner, died 2 November 1983.

Fleming, Garnet Vivian, late of 5 Sycamore Street, Chadstone, retired, died 14 September 1983.

Greer, Jack Hurtle, late of 16 Grammar Street, Strathmore, retired surveyor, died 23 February 1984.

Hirst, Leo Francis, late of 3 Graham Avenue, McKinnon, retired clerk, died 9 April 1984.

Kimpton, Thomas William, late of Ballarat, pensioner, died 2 March 1984.

Kingston, Frederick Charles, late of Warrnambool, pensioner, died 21 February 1984.

Lush, Grace Jameson, also known as Grace Lush, but late of Castlemaine Road, Maldon, widow, died 18 November 1980.

Smalley, Percy George, late of Maryville Nursing Home, 54 Western Beach, Geelong, retired public servant, died 19 March 1984.

Ward, Dorothea Maude, late of 23 Lyons Street, Rye, widow, died 16 March 1984.

Whiteley, Dorothy Beatrice (in the Will called Dorothy Beatrice Whitely), formerly of 153 Yarra Street, Geelong but late of Brentwood Nursing Home, 299 Latrobe Terrace, Geelong, married woman, died 2 November 1983.

Williams, Albert, late of 26 Delph Brook Way, Egerton, Bolton, England, retired chemical worker, died 7 June 1981.

Wingrove, Althea Mary, late of Sunbury, pensioner, died 6 March 1984.

Melbourne, 6 June 1984

P. T. SPENCER Public Trustee

Transport Act 1983

ROAD TRAFFIC AUTHORITY

Commercial Passenger and Goods Vehicle Applications Notice is hereby given that the following applications will be considered by the Road Traffic Authority on 3 July 1984.

Notice of any objections should be forwarded to reach the Manager, Licensing and Driver Certification Division not later than 27 June 1984.

It will not be necessary for interested parties to appear on the hearing date specified, unless advised in writing by the Authority.

Notification of the date for consideration of applications which are objected to and which require determination by the Road Transport Licensing Tribunal will be published by further notice in this Gazette.

Latrobe Valley Taxi Company Pty. Ltd, Traralgon. Application to license a motor car to operate as a Country Taxi at Traralgon, with a pick up radius of 4-8km of the Traralgon and Morwell Post Offices and the area bounded by two parallel lines drawn between the outer circumference of the two radii, and to stand at approved ranks in Traralgon.

Lizza, P., Ferntree Gully. Application for two Special Purpose vehicle licences in respect of Dodge sedans (1932 and 1933) each with seating capacity for 4 persons to operate from 75 Bursaria Avenue, Ferntree Gully for the carriage of passengers for wedding parties.

Lothian, R. L. and V. L., South Belgrave. Application to license one commercial passenger vehicle with seating capacity for 41 persons, to be purchased, to operate for the carriage of school children between Belgrave Railway Station and Berwick High School as follows:

Route

Depart Belgrave Railway Station via Belgrave-Hallam Road, Colby Drive, Belgrave-Hallam Road, Wellington Road, Berwick Road, Harkaway Road, Brisbane Street and Manuka Road to the School.

Return journey via Manuka Road, Brisbane Street, Rutland Road, Peel Street, Lyall Road, Harkaway Road and reverse of above route.

Timetable:

8.10 a.m.
8.50 a.m.
3.40 p.m.
4.20 p.m.

Fares: Return:	
School to Benson Street	\$1.50 per child
School to Belgrave Railway	•
Station	\$2.00 per child
\$1.00 per child family concession	
Price, R. J. and M. J., Mildura. a commercial passenger vehicle wit persons, to operate for the carriag commencing at Ron's Tourist Ce	th seating capacity for 18 ge of passengers on tours,
Mildura as follows:	

Tour No. (i)

Depart the Tourist Centre via Deakin Avenue and Eighth Street for lunch at the Mildura Settler's Club, then via Eighth Street, San Mateo Avenue and Hunter Street for an inspection of Bonnonee Winery then onto Nichol's Point stopping en route at Spiders Web and Woodsies Rock Shop. Returning via Cureton Avenue and Eighth Street.

Timeta	ble:
Depart Centre	11.45 a.m.
Arrive Centre	5.00 p.m.
Fare:	
Adults	\$20.00
Pensioners	\$18.00
Children	\$10.00

Tour No. (ii)

Depart the Tourist Centre via Deakin Avenue and Seventh Street for lunch at Polly's Place then via Seventh Street and Cherry Avenue for an inspection of Mildura Arts Centre and Rio Vista complex then via Walnut Avenue, Eighth Street and River Road to the Fauna Gardens and Lake Hawthorn. Returning via Deakin Avenue.

Timetabl	e:
Depart Centre	11.45 a.m.
Arrive Centre	4.00 p.m.
Fare:	
Adults	\$20.00
Pensioners	\$18.00
Children	\$10.00

Tour No. (iii)

Depart the Tourist Centre via Deakin Avenue, Eleventh Street and River Road for an inspection of Mildara Winery returning for lunch at the Mildura Settler's Club then via Eighth Street, Deakin Avenue and Calder Highway for an inspection of Lindeman's Winery then onto Bonnonee Winery via Spiders Web. Returning via Deakin Avenue.

Timetable:

10.00 a.m.
5.30 p.m.
\$20.00
\$18.00
\$10.00

Tour No. (iv)

Depart the Tourist Centre via Deakin Avenue to the Mildura Woringman's Club then via Tenth Street, Madden Avenue, the River Front and Cureton Avenue to Mildura Arts Centre and Rio Vista complex then via Seventh Street and Cureton Avenue to Humpty Dumpty. Returning via Ettiwanda Avenue and Eighth Street.

Timet	able:
Depart Centre	10.00 a.m.
Arrive Centre	12.00 noon
Fare	
Adults	\$12.00
Pensioners	\$10.00
Children	\$ 6.00
77 N	

Tour No. (v)
Depart the Tourist Centre via Deakin Avenue, Calder Highway and Campbell Avenue to Bonnonee Winery then via the Calder Highway to the Australian Dried Fruits Sales Complex then onto Nichols Point via Spider's Web and Woodsies Rock Shop. Returning via Fifth Street and Cureton Avenue.

Timetable:	
Depart Centre	1.15 p.m.
Arrive Centre	5.00 p.m.
Fare: Adults	\$12.00
Pensioners	\$10.00
Children	\$ 6.00

Note: Fares include cost of lunch and admissions where applicable.

Application for renewal of licences as shown by the persons listed hereunder to operate under the same terms and conditions.

Albano, D., Lalor. St 6024.

Campbell, J. F. and P. D., Traralgon. CT 606

Cauca, B. J. and Cavka, A. J., Spotswood. MT 6791

Handley, R. F., South Yarra, MT 4331 and MT 4984.

Haynes G. J. W., Macleod. ST 5942

A. and E. Konstantopoulos Nominees Pty. Ltd., Glen Waverley. ST 5442, ST 6322 and ST 6323.

Mendelovits, M. I., Moorabbin, ST 5412.

Parker, D. J., Cheltenham. ST 6345.

Searchfield, A., Keysborough. ST 6256.

Sinis, N., Rosanna. ST 6087.

Soliman, A., North Balwyn. ST 6636.

S. E. Taxi Management Pty. Ltd., Mordialloc. ST 6755.

Tsirogiannis, T., North Balwyn. SV 266.

Dated 13 June 1984

C. J. V. SMITH

Chief General Manager, Registration and Regulation

Transport Act 1983

ROAD TRAFFIC AUTHORITY

Commercial Passenger and Goods Vehicle Applications Notice is hereby given that applications by the following parties, previously gazetted and objected to, will be considered by the Road Transport Licensing Tribunal commencing at 10.00 a.m. on Wednesday 4 July 1984 in the Public Hearing Theatre of the Road Traffic Authority, corner Lygon and

Princes Streets, Carlton.

Applicant	Previous Gazette No.	Date
R. J. Chippindall (2 Applications)	105	19.10.83
E. J. and L. Pincini (Melbourne) Pty Ltd.	116	9.11.83
K. H. Scorey	4	18.1.84

Note: The above notice for R. J. Chippindall replaces a previous notice which appeared in Victoria Government Gazette No. 56 dated 23 May 1984.

Dated 13 June 1984

C. J. V. SMITH

Chief General Manager, Registration and Regulation

NOTICE TO MARINERS [No. 19t of 1984]

AUSTRALIA—VICTORIA

Port Phillip

Spoil Ground Buoy Re-located

Date-On or about 20 June 1984.

Former Notice-No. 6T of 1983 is cancelled.

Details—The Spoil Ground Buoy will be relocated to a position bearing 190 deg. 41.5 min. distance 8.88 miles from Timeball Tower Light (Lat. 37 deg. 52.1 min. S., Long. 144 deg. 54.6 min. E. approx.).

The light characteristics and other details remain unchanged. Spoil must not be dumped northward, westward or within 200 metres of nor more than 700 metres from the buoy.

Charts Affected-AUS 143, AUS 155.

Publication Affected—Sailing Directions, Victoria 1970, pages 291 and 629.

K. H. DANN Deputy Port Officer Port of Port Phillip

Ports and Harbors Division 168 Exhibition Street, Melbourne, 3000, 7 June 1984

NOTICE TO MARINERS [No. 18 of 1984]

AUSTRALIA—VICTORIA

Corner Inlet

Entrance—Shoaling

Reference Positions—Main Channel Entrance Light-Buoys No. 1 (Lat. 38 deg. 51-1 min. S., Long. 146 deg. 35-7 min. E. approx.); No. 3 (Lat. 38 deg. 51-0 min. S., Long. 146 deg. 34-0 min. E. approx.); No. 5 (Lat. 38 deg. 50-6 min. S., Long. 146 deg. 33-4 min. E. approx.).

Depths of 5 metres exist:

- (i) and extend approximately 50 metres southward midway of the line joining No. 1 and No. 3 Main Channel entrance light-buoys.
- (ii) between No. 3 and No. 5 Main Channel entrance lightbuoys on the extension of the leading line into Corner Inlet

Charts Affected-AUS 181, AUS 801.

Publication Affected—Sailing Directions, Victoria 1970, pages 454 to 456.

K. H. DANN
Deputy Port Officer
Port of Corner Inlet and Port Albert

Ports and Harbors Division 168 Exhibition Street,

Melbourne, 3000, 4 June 1984

Police Regulation Act, Section 122 SALE OF UNCLAIMED MOTOR VEHICLE

An owner is required for a Red Yamaha 100 cc (solo) motor cycle, previous Registration No. KS-407, Engine No. 506000714.

The vehicle came into possession of Police on 17 May 1983, and if not claimed, will be sold by public auction at the Heidelberg Police Station, Jika Street, Heidelberg, on Friday 3 August 1984, at 2.00 p.m.

S. I. MILLER Chief Commissioner of Police

Police Offences Act 1958, No. 6337 DIVISION 1A—STATE CLASSIFICATION OF PUBLICATIONS BOARD

Take note that the State Classification of Publications Board has classified the following publications in accordance with the provisions of section 180H (1) of the *Police Offences Act* 1958

Each publication shall be subject to the following restrictions:

- (a) It shall not be offered for sale, sold or delivered to any person under the age of 18 years;
- (b) It shall not be made available for inspection or perusal by any person under the age of 18 years.

Title Distributor

Best of Razzle, Summer Special No. 1

Fiesta, Vol. 18, No. 6 Gordon and Gotch Ltd.

Gem, July 1984 and August 1984

Razzle, Vol. 2, No. 5 Gordon and Gotch Ltd.

Adult Contact Monthly, No. 7 G. Torney

D. J. FREEMAN, Acting Secretary, State Classification of Publications Board

Police Offences Act 1958, No. 6337 DIVISION 1A—STATE CLASSIFICATION OF PUBLICATIONS BOARD

Take note that the State Classification of Publications Board has classified the following publications in accordance with the provisions of section 180H (1) of the *Police Offences Act* 1958.

Each publication shall be subject to the following restrictions:

- (a) It shall not be offered for sale, sold or delivered to any person under the age of 18 years;
- (b) It shall not be made available for inspection or perusal by any person under the age of 18 years;
- (c) It shall not be exhibited or displayed in any place to which persons under the age of 18 years have access or so that it is visible from any such place.

Title Distributor

Vibrations, July 1984 Gordon and Gotch Ltd.

Fox, September 1984 Gordon and Gotch Ltd.

Human Digest, July 1984 Gordon and Gotch Ltd.

Penthouse Variations, July 1984
1984

D. J. FREEMAN, Acting Secretary, State Classification of Publications Board

Police Regulation Act 1958 VICTORIA POLICE FORCE

Determination No. 402 of the Police Service Board

The Police Service Board, in pursuance of the powers in that behalf conferred by the *Police Regulation Act* 1958, hereby makes the following Determination (that is to say):

- 1. The Determination No. 179 of the Police Service Board of 14 December 1971, and published in the *Government Gazette* of 25 January 1972, as amended, is hereby further amended as follows:
- 1.1 By deleting paragraph 62 (6) and substituting therefor the following new paragraph:
- "(6) Reimbursements under paragraph 62 (5) shall be subject to the production of evidence of the transaction which is satisfactory to the Chief Commissioner that all amounts are necessarily based on the relevant authorized scale of fees up to a maximum reimbursement of the fees specified for—
 - (a) the sale and purchase of properties at prices not in excess of \$50 000 (excluding the value of chattels) in each case; and
- (b) a first mortgage not in excess of \$30 000 and provided that, unless the Police Service Board is of the opinion that special circumstances exist—
 - (i) the member sells the residence at his former station within the period commencing on the day on which the member received notification in writing of his transfer to another station and ending on the day 2 years after the day on which he commenced duty at his new station, or sells such a residence after the expiration of that period pursuant to a contract of sale entered into within that period; and
 - (ii) in respect of costs associated with the purchase of a residence, the member has become entitled to reimbursement of costs in accordance with paragraph 62 (5) (i) and has within the period commencing on the day on which he received notification in writing of his transfer to another station and ending on the day 4 years after the day on which he commenced duty at his new station—
 - (a) become the owner of a residence at the new station and that residence has become the residence in which he ordinarily resides; or
 - (b) entered into a contract within the period to purchase a residence at the new station with the intention to reside ordinarily in the residence and, after the expiration of the period, becomes the owner of the residence; and
 - (iii) where a member who would upon purchasing a residence, be entitled to reimbursement of costs under paragraph 62 (5) (ii) and who has not so purchased a residence, is promoted or transferred from his new station to another before the expiration of the relevant period for purchase applicable to the first-mentioned station, the relevant period for purchase in relation to the second-mentioned station shall commence on the day on which the relevant period for purchase in relation to the first-mentioned station commenced and shall be extended by a period equal to the period commencing on that day and ending on the day on which the member commenced duty in the second-mentioned station; and

- (iv) where a member, who did not, immediately before being notified of his promotion or transfer to the new station, ordinarily reside in a residence owned by him, had before that date—
 - (a) contracted to purchase a residence in which he intended to reside; or
 - (b) contracted to build a residence, or commenced to build a residence, being a residence in which he intended to reside;

then paragraph 62 (5) (i) applies in relation to that member as if he had owned that residence and had been ordinarily residing in it immediately before being notified of his promotion or transfer to the new station; and

- (v) where a member who is entitled to reimbursement of costs in accordance with paragraph 62 (5) (i)—
 - (a) has, before the expiration of the relevant period of purchase, contracted to build a residence in which he intends to reside on land at his new station of which he has become the owner;
 - (b) commences, before the expiration of the relevant period for purchase, to build a residence in which he intends to reside on land at his new station of which he has become the owner; or
 - (c) becomes, or is to become, under the terms of a contract entered into by him before the expiration of the relevant period for purchase, the owner of the land at the new station on which a residence in which he intends to reside is to be erected;

then the member shall, on the erection of the residence, for the purpose of this paragraph be deemed to have purchased, or to have contracted to purchase, the residence; and

- (vi) where the member is promoted or transferred to a station—
 - (a) where he is required to occupy a departmental residence; or
 - (b) for a specified term on the basis that at the conclusion of that term he will be further promoted or transferred to another station;

then the member may at the any time of commencing duty at the first-mentioned station inform his Department in writing that he elects either—

- (i) to defer his entitlements under paragraph 62 (5) (ii); or
- (ii) to defer his entitlements under paragraph 62 (5); and where he so elects then the relevant period for purchase or the relevant periods for sale and for purchase, as the case may be, shall commence on the day on which the member is no longer required to occupy a departmental residence, or is promoted or transferred to another station but not for a specified term or is no longer subject to a promotion or transfer for a specified term, as the case may be; and

- (vii) where a member who, having been promoted or transferred to a new station contracts to sell his residence at his former station subsequent to notification in writing of his promotion or transfer back to that station, then no reimbursement shall be made in respect of costs associated with the sale of that residence."
- 2. This Determination shall come into operation on and from 6 June 1984.

Dated 6 June 1984.

G. DAVIDSON, Member of the Police Service Board. F. J. LESLIE, Member of the Police Service Board.

Town and Country Planning Act 1961 GEELONG REGIONAL PLANNING SCHEME Notice that a Planning Scheme (Amending) has been Prepared and is Available for Inspection

Amendment No. 99

Notice is hereby given that the Geelong Regional Commission in pursuance of its powers under the *Town and Country Planning Act* 1961, has prepared an Amending Scheme for land adjacent the Barwon River between Breakwater and Whittington involving six rezoning items which are required to realign the G.R.P.S. "land liable to flooding" with that of the State Rivers and Water Supply Commission

A copy of the Amending Scheme has been deposited at this office—Geelong Regional Commission, State Government Offices, corner of Little Malop and Fenwick Streets, Geelong, at the offices of the:

City of Geelong, Gheringhap Street, Geelong Shire of Bellarine, Collins Street, Drysdale and City of South Barwon, 2 Colac Road, Belmont.

(insofar as the Municipalities are affected) and at the office of the Ministry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne and will be open for inspection during office hours by any person, free of charge.

Any persons affected by the Amending Scheme are required to set forth in writing any submissions they may wish to make with respect to the Amending Scheme addressed to the Secretary, Mr G. R. Cowling, Geelong Regional Commission, P.O. Box 770, Geelong, by 13 July 1984, and to state whether you wish to be heard in respect of your submission.

G. R. COWLING, Secretary Geelong Regional Commission

HIS EXCELLENCY THE GOVERNOR ADVISES THE FOLLOWING AMENDMENT TO THE LIST OF CONSULAR CORPS REPRESENTATIVES RESIDENT IN MELBOURNE

JAPAN

Mr T. Hayakawa has been appointed Consul-General of Japan with effect from 10 May 1984.

JOHN CAIN Premier

Dated 30 May 1984

APPOINTMENTS AND RESIGNATIONS

Liquor Control Act 1968

APPOINTMENT OF LICENSING INSPECTORS

In accordance with the authority conferred upon me by section 6 of the *Police Regulation Act* 1958, I, Eric Archibald Mudge, Deputy Commissioner of Police, do hereby appoint under sub-section (1) of section 22 of the *Liquor Control Act* 1968, the following Officers of Police as Licensing Inspectors for the Divisions of the Police Districts as shown:

Division Number	Police District	t Rank and Name
2	Cheltenham	Inspector Robert John Stephens, No. 12745 (vice Chief Inspector D. A. Boisen, No. 11720).
4	Heidelberg	Inspector Murray Francis Young, No. 13444 (from 2.7.84 to 27.7.84).
2	Mallee	Inspector Laurence Scala, No. 12268 (vice Chief Inspector J. F. Jee, No. 11637).
3	Malvern	Inspector Raymond Ernest Ridley, No. 12988 (from 17.6.84 to 14.7.84).
4	Malvern	Inspector Barry John Cole, No. 12827 (from 25.5.84 to 13.6.84).
2	Maroondah	Inspector Brendan Gaffy, No. 13582 (from 27.5.84 to 30.6.84).

Dated 31 May 1984

E. A. MUDGE
Deputy Commissioner (Administration)

Building Societies Act 1976

NOTICE OF APPOINTMENT OF LIQUIDATOR Section 76

Notice is hereby given that pursuant to section 76 (6) of the Building Societies Act 1976 I have appointed Colin Stanley Wight, Chartered Accountant, of Arthur Young and Company, 500 Bourke Street, Melbourne, as liquidator of Athena Permanent Building Society.

Given under my hand and seal 1 June 1984

W. J. KILPATRICK Registrar of Building Societies 1904

HEALTH COMMISSION Trustee of Public Cemetery

Graeme Trewin, to be a Trustee of the Devenish Cemetery Trust, Additional Trustee, pursuant to section 3 (1) of the Cemeteries Act 1958.

Members of the Committees of Management of Hospitals

Beth Edwards, Dimboola District Hospital, 30 September 1986, Reginald Harold Biggs, Kerang and District Hospital, 30 September 1985, Noel Mary Candy, Koroit and District Memorial Hospital, 30 September 1986, Joan Veronica O'Shea, The Bendigo and Northern District Base Hospital, 30 September 1985 to be members of the Committees of Management of the abovementioned hospitals pursuant to the provisions of section 63F (1) of the Hospitals and Charities Act 1958 for a period of office expiring on the dates indicated.

APPOINTMENTS

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof has by order made on 5 June 1984 been pleased to make the undermentioned appointments, viz:

LAW DEPARTMENT

Chairman of the Discharged Servicemen's Employment Board

Noel Lanceter Rawson, a discharged serviceman pursuant to section 2 (1) of the Discharged Servicemen's Preference Act 1943, to be the Chairman of the Discharged Servicemen's Employment Board pursuant to section 5 (4) of the Discharged Servicemen's Preference Act 1943, for the period 5 June 1984 to 4 June 1987, inclusive.

Member of the Discharged Servicemen's Employment Board

Ross Herbert Watson, one of a panel of three names submitted to the Attorney-General by the governing body in Victoria of the Returned Services League of Australia in accordance with section 5 (3) (a) of the Discharged Servicemen's Preference Act 1943, to be a Member of the Discharged Servicemen's Employment Board pursuant to section 5 (3) (a) of the Discharged Servicemen's Preference Act 1943, for the period 5 June 1984 to 4 June 1987, inclusive:

Bailiff of the Supreme Court

Rhys Winston McLeod, to be a Bailiff of the Supreme Court pursuant to the provisions of section 185 (1) of the Supreme Court Act 1958; and to be a Bailiff of Magistrates' Courts pursuant to the provisions of section 31A of the Magistrates' Courts Act 1971.

Assistant Registrar of the County Court

Michael Joseph Francis, Clerk of Courts, Class 'CC-3', to be Assistant Registrar of the County Court at Geelong pursuant to section 18 of the County Court Act 1958, vice R. Cuthill, transferred.

Acting Registrar of Money Lenders

James S. Flanagan be appointed as Acting Registrar of Money Lenders pursuant to section 19 of the *Money Lenders Act* 1958 during the absence of A. P. Chrystie seconded to Administration and Special Services Division.

TOM FORRISTAL Clerk of the Executive Council

At the Executive Council Chamber Melbourne, 5 June 1984

Reference Areas Act 1978 (No. 9093)

APPOINTMENT OF MEMBERS OF THE RFFERENCE AREAS ADVISORY COMMITTEE

In pursuance of the provisions of section 5 of the Reference Areas Act 1978, I Roderick Alexander Mackenzie, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, do hereby appoint the following persons to be members of the Reference Areas Advisory Committee during the period 1 June 1984 to 31 May 1989, both dates inclusive:

Thomas Carrick Chambers,

Anthony Kingston Lee,

John Landy,

Donald Sydney Saunders,

Ronald Graham Hodges and John Hamilton Taylor. and appoint:

Thomas Carrick Chambers and Anthony Kingston Lee. to be Chairman and and Deputy Chairman, respectively, of the said Committee for the above stated period.

R. A. MACKENZIE

Minister for Conservation, Forests and Lands

Liquor Control Act 1968

APPOINTMENT OF LICENSING INSPECTORS

In accordance with the authority conferred upon me by section 6 of the *Police Regulation Act* 1958, I Eric Archibald Mudge, Deputy Commissioner of Police, do hereby appoint under sub-section (1) of section 22 of the *Liquor Control Act* 1968, the following Officers of Police as Licensing Inspectors for the Divisions of the Police Districts as shown:

Division No.	Police District		
	Glenelg	Superintendent Ernest Bruce Lockhart, No. 11111 (vice Chief Superintendent G. B. Hogg, No. 10412).	
4	Heidelberg	Inspector Murray Francis Young, No. 13444 (from 2.7.84 to 27.7.84).	
1	Upper Goulburn	Inspector Peter Dalton Mangles, No. 14705 (vice Inspector L. J. O'Hagan, No. 11734).	

Dated 7 June 1984

E. A. MUDGE,

Deputy Commissioner (Administration)

RESIGNATIONS

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof has by Orders made on 5 June 1984 accepted the resignations of the persons named hereunder of the office mentioned, viz:

Health Commission

Francis, Phillip Champion de Crespigney, as Member of the Committee of Management, Ararat and District Hospital as from 9 May 1984; John McArthur, as Member of the Committee of Management, Ararat and District Hospital as from 8 May 1984; Stephen MacDonald Kimpton, as Member of the Committe of Management, Alfred Hospital as from 9 April 1984; in accordance with the provisions of Section 63G (1) of the Hospitals and Charities Act 1958.

TOM FORRISTAL Clerk of the Executive Council

At the Executive Council Chamber Melbourne, 5 June 1984

ORDERS IN COUNCIL

SUPERANNUATION ACT 1958

At the Executive Council Chamber, Melbourne, the fifth day of June 1984

PRESENT:

His Excellency the Governor of Victoria

Mr Trezise Mr Kennan Mr Spyker

Pursuant to the powers conferred by the provisions of paragraph (ja) of sub-section (1) of section 3 of the Superannuation Act 1958, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof doth by this Order declare that the provisions of the Superannuation Act shall apply to the officers named in the schedule set out hereunder.

SCHEDULE

Falconer, Caroline Weaver, Noel Russell

Goulburn Valley Driver Training Complex

Besley, Helen Anne

Bissland, Judith Barbara Mason

Denmead-Lewis, Ruth Evone

Derrick, Helen Valery

Hewitt, Ailene Mary

Hoffman, Mary Newlands

Main, Vicki Elizabeth

Phillips, Doreen

Prahran College of TAFE

Bennett, Margaret Janice

Eccles, Francis John

Mantyvirta, Paul Heenrik

McVean, Leonard Alfred

Yaskewych, Orion Jaroslav

Road Construction Authority

Saggers, William Henry

Road Traffic Authority

Banko, Peter Joseph

Crimmins, Raymond Peter

D'Antonio, Marco Peter Dartnell, Warwick James

David, Wayne Andrew

Donovan, Garry Dean

Dunn, David

Hobinchet, Sergio Charles

Ick, Raymond Warren

Johnson, Adrian Paul

Johnson, Kevin Robert

Laux, Peter Julian

Maulucci, Rocco

McAuliffe, Wayne Edward

McDonald, Martin Clark Nott, Lloyd Lindsay Joseph

Orchard, Bruce Leonard

Scott, Kenneth Ronald

Stafford, Mark Anthony

Taylor, Kelvin Robert

Temple, Stephen

Wilson, Paul

State Transport Authority

Atkinson, Colin John

Grant, Barry Richard

Lowe, Robert John

O'Connor, Adrian John

Wangaratta College of Technical and Further Education

Almada, Nestor Paul

Blease, Kelvin Cameron

Falzon, Dennis

Fowler, Kenneth James

Garraway, Alan Charles

Higgins, Albert Charles

Sefton, Robin Sandra Smith, Robert Brian

Vernon, Robert John

Yallourn College of Technical and Further Education

And the Honourable Robert Allen Jolly, Her Majesty's Treasurer for the State of Victoria, shall give the necessary directions herein accordingly.

TOM FORRISTAL Clerk of the Executive Council

BOILERS AND PRESSURE VESSELS ACT 1970

At the Executive Council Chamber, Melbourne, the fifth day of June 1984

PRESENT:

His Excellency the Governor of Victoria

Mr Trezise

Mr Kennan

Mr Spyker

BOILERS AND PRESSURE VESSELS ORDER OF EXEMPTION No. 19

In pursuance of the powers conferred by section 4 of the Boilers and Pressure Vessels Act 1970, and all other powers him thereunto enabling, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, makes the following Order, that is to say:

- 1. This Order may be cited as the Boilers and Pressure Vessels Order of Exemption No. 19 and relates to boilers of the Hobby Miniature Locomotive type.
- 2. For the purposes of this Order "approved inspector" means a person registered with the Australian Miniature Boiler Safety Committee and approved by the Chief Inspector of Boilers and Pressure Vessels to inspect boilers of the Hobby Miniature Locomotive type.
- 3. Any boiler of the Hobby Miniature Locomotive type having an internal volume not larger than 20 litres and a maximum working pressure not greater than 825 kPa, which is brought into the State of Victoria from elsewhere in Australia, is hereby exempted from Parts II, III, IV and V and sections 27 (2), 30, 31 and 32 of the said Act.

Provided that the said boiler-

- (a) fully complies with all of the requirements for such boilers applicable in its State of origin;
- (b) has passed a hydrostatic pressure test at the test pressure applicable to the boiler, in accordance with the requirements of the Australian Miniature Boiler Safety Committee Code; and

- (c) is the subject of a current Certificate issued by an approved inspector.
- 4. A Certificate by an approved inspector referred to in paragraph (c) of the proviso in Clause 3 may be issued for a period not longer than six months and shall include a certification by the inspector that he-
 - (a) has sighted a current Certificate issued by a boiler inspector of the owners' Miniature Locomotive Club;
 - (b) has inspected the boiler; and
 - (c) is of the opinion that the boiler is in a safe and proper condition for use.
- 5. Where during the currency of a Certificate issued under the provisions of Clause 4 an approved inspector is of the opinion that the boiler is not in a safe and proper condition for use or there are circumstances relating to the operation of the boiler which would make it unsafe to use, the approved inspector may cancel the Certificate.
- 6. The owner or operator of a boiler shall produce to an approved inspector or an Inspector of Boilers and Pressure Vessels on demand the Certificate issued in respect of that boiler under the provisions of Clause 4.

And the Honourable John Hamilton Simpson, Her Majesty's Minister of Labour and Industry for the State of Victoria, shall give the necessary directions herein accordingly.

> TOM FORRISTAL Clerk of the Executive Council

Geelong Waterworks and Sewerage Act 1958 GEELONG WATERWORKS AND SEWERAGE TRUST

At the Executive Council Chamber, Melbourne, the fifth day of June 1984

PRESENT:

His Excellency the Governor of Victoria

Mr Trezise Mr Kennan Mr Spyker

CONSENT TO BORROWING \$26 300

Under the powers conferred by the Geelong Waterworks and Sewerage Act and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, hereby consents to the Geelong Waterworks and Sewerage Trust borrowing the sum of Twenty-six thousand three hundred dollars (\$26 300) to meet the cost of conversion of Loan Nos. 163, 164, 165, 222, 224, 289 and 292.

And the Honourable David Ronald White, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

> TOM FORRISTAL Clerk of the Executive Council

Geelong Waterworks and Sewerage Act 1958 GEELONG WATERWORKS AND SEWERAGE TRUST

At the Executive Council Chamber, Melbourne, the fifth day of June 1984

PRESENT:

His Excellency the Governor of Victoria

Mr Trezise

Mr Spyker

CONSENT TO BORROWING \$25 000

Under the powers conferred by the Geelong Waterworks and Sewerage Act and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, hereby consents to the Geelong Waterworks and Sewerage Trust borrowing the sum of Twenty-five thousand dollars (\$25 000) to meet the cost of conversion of Loan Nos. L.8, N.8, O.8, T.13 and W.13.

And the Honourable David Ronald White, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

> TOM FORRISTAL Clerk of the Executive Council

Water and Sewerage Authorities (Restructuring) Act 1983 MOOROOPNA WATER BOARD

At the Executive Council Chamber, Melbourne, the fifth day of June 1984

PRESENT:

His Excellency the Governor of Victoria

Mr Trezise Mr Kennan

1906

Mr Spyker

EXTENT OF SEWERAGE DISTRICT INCREASED

Under the powers conferred by the Water and Sewerage Authorities (Restructuring) Act 1983 and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby declare, order and direct that the extent of the Sewerage District of the Mooroopna Water Board be increased by adding thereto the lands shown by red border on the plan approved by the Governor in Council, by and with this Order and deposited in the office of the Director of Water Resources, Melbourne (Corr. No. 82/1534/18) and as on and from the date hereof the extent of such district shall be and be deemed to be increased accordingly.

And the Honourable David Ronald White, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

> TOM FORRISTAL Clerk of the Executive Council

WATER AND SEWERAGE AUTHORITIES (RESTRUCTURING) ACT 1983

At the Executive Council Chamber, Melbourne, the thirteenth day of June 1984

PRESENT:

His Excellency the Governor of Victoria

Mr Walker

Mr Simpson

Mr Mathews

Mr Simmonds

CONSTITUTION OF VIOLET TOWN WATER BOARD. ABOLITION OF VIOLET TOWN WATERWORKS TRUST AND TRANSFER OF LAND, EASEMENTS, WORKS, PROPERTY, POWERS, RIGHTS, LIABILITIES AND OBLIGATIONS TO THE VIOLET TOWN WATER **BOARD**

Whereas by an Order in Council dated 13 June 1892, made under the provisions of the Water Act 1890 and published in the Government Gazette on 17 June 1892, the Governor in Council constituted a Waterworks Trust under the corporate name of Violet Town Waterworks Trust (hereinafter referred to as "the Trust").

And whereas the Trust has under the provisions of section 9 of the Water and Sewerage Authorities (Restructuring) Act 1983, made written application to the Minister of Water

Supply for an Order in Council to be made to constitute a Water Board and to give effect to other matters which that section provides may be contained in the application.

And whereas under the provisions of section 8 of the said Act the Governor in Council may, on the recommendation of the Minister of Water Supply, make an Order to give effect to such an application.

Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, on the recommendation of the Minister of Water Supply in pursuance of the hereinbefore recited powers, doth hereby declare, order and direct that:

- 1. This Order shall come into force on 1 July 1984 (hereinafter called "the operative date").
 - 2. As on and from the operative date:
- A. There shall be constituted a Water Board and its corporate name shall be Violet Town Water Board (hereinafter referred to as "the Board").
- B. There shall be transferred from the Trust to the Board-
 - (a) (i) all property plant equipment and works used or intended to be used by the Trust for the storage and distribution of water together with all interests rights benefits and advantages owned by vested in possessed by or accruing to the Trust in relation thereto:
 - (ii) all rights and liabilities in land or easements owned by vested in or existing in favour of the Trust including any lands or easements in the process of being acquired as at the operative date;
 - (iii) all powers obligations and rights of the Trust in relation to the supply by it of water;
- (b) the ownership of all the works of water supply hereinbefore described.
- C. There shall be transferred the liabilities of the Trust to the Board by transferring as on and from the operative date the amounts shown in the books of the Trust at that date to the Board to the intent that such amounts shall be, as on and from the operative date, the responsibility of the Board.
- D. All loans made or the balance of such loans available as at the operative date to the Trust be taken over by the Board on the terms and conditions applying to such loans immediately prior to the operative date.
- E. All monies due and payable to the Trust as at the operative date, in respect of the supply of water shall by this Order, and as on and from the operative date, be due and payable to the Board.
- F. The officers and employees of the Trust whose names are set forth hereunder, shall cease to be officers and employees of the Trust and shall become officers and employees of the Violet Town Water Board.

Authority	Name	Present Position
Violet Town	Dixon, Douglas	Engineer
Waterworks Trust	Warren	J
Violet Town	Crichton, Innes	Secretary
Waterworks Trust	Kristoffer	•

G. The	interim n	nembers of the Boar	rd shall be:
Name		Position	
McMillan Lowry	, Arthur	Commissioner	Violet Town Waterworks Trust
Morgan, Garth	Allan	Commissioner	Violet Town Waterworks Trust
Vearing, A	Allan	Commissioner	Violet Town Waterworks Trust
Berry, Therese	Marie	Commissioner	Violet Town Waterworks Trust

Gillard, Gordon Commissioner Violet Town Waterworks Trust
Chanter, Ian Commissioner Violet Town Charles Violet Town Waterworks Trust

H. The Board shall comprise of six members of whom three shall be councillors for the time being of the Central Riding of the Shire of Violet Town; and

three shall be appointed by the Minister of Water Supply.

I. The boundaries of the districts of the relevant authorities set forth hereunder, as such boundaries apply as at the operative date, shall be the boundaries of the districts of the Violet Town Water Board.

Relevant Authority
Violet Town Waterworks
Trust
Violet Town Waterworks
Violet Town Waterworks
Violet Town Waterworks
Trust
Violet Town Urban District
Violet Town

J. The Violet Town Waterworks Trust shall be abolished. And the Honourable David Ronald White, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

> TOM FORRISTAL Clerk of the Executive Council

WATER AND SEWERAGE AUTHORITIES (RESTRUCTURING) ACT 1983

At the Executive Council Chamber, Melbourne, the thirteenth day of June 1984

PRESENT:

His Excellency the Governor of Victoria

Mr Walker Mr Mathews Mr Simpson Mr Simmonds

CONSTITUTION OF WYCHEPROOF WATER BOARD, ABOLITION OF WYCHEPROOF SEWERAGE AUTHORITY AND TRANSFER OF LAND, EASEMENTS, WORKS, PROPERTY, POWERS, RIGHTS, LIABILITIES AND OBLIGATIONS TO THE WYCHEPROOF WATER BOARD.

Whereas by an Order in Council dated 2 July 1968, made under the provisions of the Sewerage Districts Act and published in the *Government Gazette* on 3 July 1968, the Governor in Council constituted a Sewerage Authority under the corporate name of Wycheproof Sewerage Authority (hereinaster referred to as "the Authority").

And Whereas the Authority has under the provisions of Section 9 of the *Water and Sewerage Authorities* (Restructuring) Act 1983, made written application to the Minister of Water Supply for an Order in Council to be made to constitute a Water Board and to give effect to other matters which that section provides may be contained in the application.

And whereas under the provisions of Section 8 of the said Act the Governor in Council may, on the recommendation of the Minister of Water Supply, make an Order to give effect to such an application.

Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, on the recommendation of the Minister of Water Supply in pursuance of the hereinbefore recited powers, doth hereby declare, order and direct that:

1. This Order shall come into force on the first day of July 1984 (hereinafter called "the operative date").

- 2. As on and from the operative date:
- A. There shall be constituted a Water Board and its corporate name shall be Wycheproof Water Board (hereinafter referred to as "the Board").
- B. There shall be transferred from the Authority to the Board:
 - (a) (i) all property plant equipment and works used or intended to be used by the Authority for the purpose of providing sewerage services together with all interests rights benefits and advantages owned by vested in possessed by or accruing to the Authority in relation thereto;
 - (ii) all rights and liabilities in land or easements owned by vested in or existing in favour of the Authority—including any lands or easements in the process of being acquired as at the operative date;
 - (iii) all powers obligations and rights of the Authority in relation to the provision by it of sewerage services;
 - (b) the ownership of all the works of sewerage hereinbefore described.
- C. There shall be transferred the liabilities of the Authority to the Board by transferring as on and from the operative date the amounts shown in the books of the Authority at that date to the Board to the intent that such amounts shall be, as on and from the operative date, the responsibility of the Board.
- D. All loans made or the balance of such loans available as at the operative date to the Authority be taken over by the Board on the terms and conditions applying to such loans immediately prior to the operative date.
- E. All monies due and payable to the Authority as at the operative date, in respect of the provision of sewerage services, shall by this Order, and as on and from the operative date, be due and payable to the Board.
- F. The officers and employees of the Authority whose names are set forth hereunder, shall cease to be officers and employees of the Authority and shall become officers and employees of the Wycheproof Water Board.

Authority	Name	Present Position
Wycheproof Sewerage Authority	Dryden, Grae Robert	eme Secretary
Wycheproof Sewerage Authority		lan Maintenance Operator

G. The interim members of the Board shall be:

		ara snan be.
Name	Position	
Milburn, lan Benn	ett Councillor	Shire of Wycheproof
McNaughton, Donald James	Councillor	Shire of Wycheproof
Stephens, Bever June	ley Councillor	Shire of Wycheproof
Molloy, Edward Jo	ohn Member	Wycheproof Sewerage Authority
Taylor, Trev William	vor Member	Wycheproof Sewerage Authority
Cummins, Pe Anthony	ter Member	Wycheproof Sewerage Authority

H. The Board shall comprise six members of whom: three shall be councillors for the time being of the South Riding of the Shire of Wycheproof; and

three shall be appointed by the Minister of Water Supply.

- I. The boundaries of the Wycheproof Sewerage District of the Authority as such boundaries apply as at the operative date, shall be the boundaries of the Wycheproof Water Board.
- J. The Wycheproof Sewerage Authority shall be abolished. And the Honourable David Ronald White, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

TOM FORRISTAL Clerk of the Executive Council

WATER AND SEWERAGE AUTHORITIES (RESTRUCTURING) ACT 1983

At the Executive Council Chamber, Melbourne, the thirteenth day of June 1984

PRESENT:

His Excellency the Governor of Victoria
Mr Walker Mr Simpson
Mr Mathews Mr Simmonds

ABOLITION OF KYABRAM WATER AUTHORITY AND KYABRAM SEWERAGE AUTHORITY AND TRANSFER OF LAND, EASEMENTS, WORKS, PROPERTY, POWERS, RIGHTS, LIABILITIES AND OBLIGATIONS TO THE TOWN OF KYABRAM.

Whereas by an Order in Council dated 16 January 1962, made under the provisions of the Water Act and published in the *Government Gazette* on 24 January 1962, the Governor in Council constituted, with effect from 1 February 1962 a Local Governing Body under the Corporate name of Kyabram Borough Council Local Governing Body.

And whereas by an Order in Council dated 4 September 1973, made under the provisions of the Water Act and published in the Government Gazette on 5 September 1973, the Governor in Council amended the aforementioned Order of 16 January 1962 to alter the corporate name of the Kyabram Borough Council Local Governing Body to the Kyabram Water Authority (hereinafter referred to as "the Body").

And whereas by an Order in Council dated 11 October 1938, made under the provisions of the Sewerage Districts Act and published in the Government Gazette on 19 October 1938, the Governor in Council constituted a Sewerage Authority under the corporate name of Kyabram Sewerage Authority (hereinafter referred to as "the Authority").

And whereas the Body and the Authority aforesaid and the Town of Kyabram (hereinafter referred to as "the Municipality") have made a joint written application to the Minister of Water Supply, under the provisions of section 39 of the Water and Sewerage Authorities (Restructuring) Act 1983, for an Order in Council to be made to abolish the Body and the Authority and transfer land, easements, works, property, powers, rights, liabilities and obligations to the Municipality.

And whereas under the provisions of section 38 of the said Act the Governor in Council may, on the recommendation of the Minister of Water Supply, make an Order to give effect to such an application.

Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, on the recommendation of the Minister of Water Supply, in pursuance of the hereinbefore recited powers, doth hereby declare, order and direct that:

1. This Order shall come into force on 1 July 1984 (hereinafter called "the operative date").

- 2. As on and from the operative date:
- A. The Body and the Authority shall be abolished.
- B. There shall be transferred from the Body to the
 - (a) (i) all property plant equipment and works used or intended to be used by the Body for the storage and distribution of water together with all interests rights benefits and advantages owned by vested in possessed by or accruing to the Body in relation thereto:
 - (ii) all rights and liabilities in lands or easements owned by vested in or existing in favour of the Body including any lands or easements in the process of being acquired as at the operative date;
 - (iii) all powers obligations and rights of the Body in relation to the supply, by it, of water;
- (b) the ownership of all the works of water supply hereinbefore described.
- C. There shall be transferred from the Authority to the Municipality-
 - (a) (i) all property plant equipment and works used or intended to be used by the Authority for the purpose of providing sewerage services together with all interests rights benefits and advantages owned by vested in possessed by or accruing to the Authority in relation thereto;
 - (ii) all rights and liabilities in lands or easements owned by vested in or existing in favour of the Authority including any lands or easements in the process of being acquired as at the operative date:
 - (iii) all powers obligations and rights of the Authority in relation to the provision by it of sewerage
 - (b) the ownership of all the works of sewerage hereinbefore described
- D. There shall be transferred the respective liabilities of the Authority and the Body to the Municipality by transferring as on and from the operative date the amounts shown in the books of each of the Body and the Authority at that date to the Municipality to the intent that such amounts shall be, as on and from the operative date, the responsibility of the Municipality.
- E. All loans made or the balance of such loans available as at the operative date to either the Body or to the Authority be taken over by the Municipality on the terms and conditions applying to such loans immediately prior to the operative
- F. All monies due and payable to the Body or to the Authority as at the operative date in respect of the supply of water or the provision of sewerage services as the case may be shall by this Order and as on and from the operative date be due and payable to the Municipality.
- G. The boundaries of the districts of the relevant authorities set forth hereunder, as such boundaries apply as at the operative date, shall be the boundaries of the districts of the Municipality for the purposes of water and sewerage pursuant to the provisions of the Water and Sewerage Authorities (Restructuring) Act 1983, such districts being wholly within the Town of Kyabram.

Relevant Authority

Name of District

Kyabram Water Authority

Kyabram Water Supply District

Kyabram Sewerage Authority Kyabram Sewerage District

And the Honourable David Ronald White, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

> TOM FORRISTAL Clerk of the Executive Council

WATER AND SEWERAGE AUTHORITIES (RESTRUCTURING) ACT 1983

At the Executive Council Chamber, Melbourne, the thirteenth day of June 1984

PRESENT:

His Excellency the Governor of Victoria

Mr Walker

Mr Simpson

Mr Mathews Mr Simmonds

CONSTITUTION OF SEA LAKE WATER BOARD, ABOLITION OF SEA LAKE SEWERAGE AUTHORITY AND TRANSFER OF LAND, EASEMENTS, WORKS, PROPERTY, POWERS, RIGHTS, LIABILITIES AND OBLIGATIONS TO THE SEA LAKE WATER BOARD

Whereas by an Order in Council dated 2 July 1968, made under the provisions of the Sewerage Districts Act and published in the Government Gazette on 3 July 1968, the Governor in Council constituted a Sewerage Authority under the corporate name of Sea Lake Sewerage Authority (hereinafter referred to as "the Authority").

And whereas the Authority has under the provisions of section 9 of the Water and Sewerage Authorities (Restructuring) Act 1983, made written application to the Minister of Water Supply for an Order in Council to be made to constitute a Water Board and to give effect to other matters which that section provides may be contained in the application.

And whereas under the provisions of section 8 of the said Act the Governor in Council may, on the recommendation of the Minister of Water Supply, make an Order to give effect to such an application.

Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, on the recommendation of the Minister of Water Supply in pursuance of the hereinbefore recited powers, doth hereby declare, order and direct that:

- 1. This Order shall come into force on 1 July 1984, (hereinafter called "the operative date").
- 2. As on and from the operative date:
- A. There shall be constituted a Water Board and its corporate name shall be Sea Lake Water Board (hereinafter referred to as "the Board").
- B. There shall be transferred from the Authority to the Board-
 - (a) (i) all property plant equipment and works used or intended to be used by the Authority for the purpose of providing sewerage services together with all interests rights benefits and advantages owned by vested in possessed by or accruing to the Authority in relation thereto;
 - (ii) all rights and liabilities in land or easements owned by vested in or existing in favour of the Authority-including any lands or easements in the process of being acquired as at the operative date;
 - (iii) all powers obligations and rights of the Authority in relation to the provision by it of sewerages services:

1910

- (b) the ownership of all the works of sewerage hereinbefore described. There shall be transferred the liabilities of the Authority
- to the Board by transferring as on and from the operative date the amounts shown in the books of the Authority at that date to the Board to the intent that such amounts shall be, as on and from the operative date, the responsibility of the Board.
- D. All loans made or the balance of such loans available as at the operative date to the Authority be taken over by the Board on the terms and conditions applying to such loans immediately prior to the operative date.
- E. All monies due and payable to the Authority as at the operative date, in respect of the provision of sewerage services, shall by this Order, and as on and from the operative date, be due and payable to the Board.
- F. The officer and employee of the Authority whose name is set forth hereunder, shall cease to be an officer and employee of the Authority and shall become an officer and employee of the Sea Lake Water Board.

Name Present Position Authority Sea Lake Sewerage Dryden, Graeme Secretary Authority Robert G. The interim members of the Board shall be:

Hender, Arthur John Councillor Shire of Wycheproof McClelland, Robert Shire of Wycheproof Councillor Andrew Haeusler, Colin Councillor Shire of Wycheproof Edward Amos, John Stuart Sea Lake Sewerage Member Authority Collier, Robert Member Sea Lake Sewerage Albert Authority Sea Lake Sewerage Butcher. William Member George Authority

- H. The Board shall comprise six members of whom: three shall be Councillors for the time being of the Tyrrell Riding of the Shire of Wycheproof; and three shall be appointed by the Minister of Water Supply.
- I. The boundaries of the Sea Lake Sewerage District of the Sea Lake Sewerage Authority as such boundaries apply as at the operative date, shall be the boundaries of the district of the Sea Lake Water Board.
- J. The Sea Lake Sewerage Authority shall be abolished. And the Honourable David Ronald White, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

TOM FORRISTAL Clerk of the Executive Council

PUBLIC SERVICE ACT 1974 (No. 8656)

At the Executive Council Chamber, Melbourne, the thirteenth day of June 1984

PRESENT: His Excellency the Governor of Victoria

Mr Walker Mr Simpson Mr Mathews Mr Simmonds

Whereas section 25 of the Public Service Act 1974 provides that the First Division of the Public Service shall consist of the persons for the time being holding offices which have been declared by the Governor in Council on the

recommendation of the Board by Order published in the Government Gazette to be offices the holders of which are required to exercise the more important administrative or professional functions in the Public Service. And whereas the Public Service Board has recommended that the office of Director, Water Resources Management, First Division, Ministry of Water Resources and Water Supply is an office the holder of which is required to exercise the more important administrative or professional functions in the Public Service.

Now therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in the exercise of the powers conferred on him by the said Act, and all other powers him thereunto enabling, doth hereby declare the office of Director, Water Resources Management, First Division, Ministry of Water Resources and Water Supply to be an office the holder of which is required to exercise the more important administrative or professional functions in the Public Service.

And the Honourable John Cain, Her Majesty's Premier for the State of Victoria, shall give the necessary directions herein accordingly.

> TOM FORRISTAL Clerk of the Executive Council

PUBLIC SERVICE ACT 1974

At the Executive Council Chamber, Melbourne, the thirteenth day of June 1984

PRESENT:

His Excellency the Governor of Victoria

Mr Walker Mr Mathews Mr Simpson Mr Simmonds

AMENDMENTS TO SCHEDULE TWO OF THE PUBLIC SERVICE ACT 1974

Whereas it is provided by section 2 of the Public Service (Amendment) Act 1984 that the several provisions of that Act shall come into operation on a day or on the respective days to be fixed by proclamation or successive proclamations of the Governor in Council published in the Government

And whereas it is provided by section 27 of the said Act that for Schedule Two and Schedule Three of the Public Service Act 1974 there shall be substituted the Schedule Two, the Schedule Three and the Schedule Three A set out in the

And whereas it is provided by sub-section 10 (1) of the Public Service (Amendment) Act 1984 that in Part III of the Public Service Act 1974 for Division 1 there shall be substituted the Division set out in that sub-section and the Division set out in the said sub-section contains certain provisions empowering the Governor in Council by Order to amend Schedule Two.

And whereas by a Proclamation of the Governor in Council dated 13 June 1984 and made pursuant to section 2 of the Public Service (Amendment) Act 1984, Wednesday, 20 June 1984 has been fixed as the day on which certain provisions including sub-section 10(1) and section 27 of that Act shall come into operation.

Now therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, in exercise of all the powers thereunto

enabling, doth by this Order amend Schedule Two to the Public Service Act 1974 as substituted by sub-section 10 (1) of the Public Service (Amendment) Act 1984 by-

- (i) removing the unit of "Office of Building and Development Control Administration" from column three:
- (ii) removing the office of "Chairman, Building and Development Control Administration" from column four;
- (iii) adding, immediately after the administrative unit of "Office of Corrections" in column one, the administrative unit of "Education Department" to column one:
- (iv) adding, immediately after the office of "Director-General of Corrections" in column two and in relation to the administrative unit of "Education Department" in column one, the office of "Director-General of Education" to column two;
- (v) adding, in relation to the administrative unit of "Department of Industry, Commerce and Technology" in column one, the unit of "Office of the Latrobe Regional Commission" to column three; and
- (vi) adding, in relation to the unit of "Office of the Latrobe Regional Commission" in column three, the office of "Chief Executive Officer, Latrobe Regional Commission" to column four.

This Order shall have effect from and inclusive of 20 June 1984.

And the Honourable John Cain, Her Majesty's Premier for the State of Victoria, shall give the necessary directions herein accordingly.

> TOM FORRISTAL Clerk of the Executive Council

Audit Act 1958 TREASURY REGULATIONS 1981

At the Executive Council Chamber, Melbourne, the thirteenth day of June 1984

PRESENT:

His Excellency the Governor of Victoria

Mr Walker Mr Mathews Mr Simpson Mr Simmonds

Whereas proviso (a) of Regulation 71 (1) of the Treasury Regulations 1981 provides that Regulation 71 shall not apply in respect of the invitation of tenders to expenditure specifically authorized by the Governor in Council on the recommendation of the Treasurer.

And whereas the Treasurer has recommended that the expenditure detailed hereunder be specifically authorized by the Governor in Council.

Now therefore, pursuant to the powers conferred on him by the Treasury Regulations 1981 and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, does hereby authorize the expenditure of an amount not exceeding Two hundred and twenty thousand dollars (\$220 000) by payment to Monahan, Dayman, Adams (Vic.) Pty. Ltd. for the provision of services in connection with the promotion of the State Economic Strategy

And the Honourable Robert Allen Jolly, Her Majesty's Treasurer for the State of Victoria, shall give the necessary directions herein accordingly.

> TOM FORRISTAL Clerk of the Executive Council

PUBLIC SERVICE ACT 1974

At the Executive Council Chamber, Melbourne, the thirteenth day of June 1984

PRESENT:

His Excellency the Governor of Victoria

Mr Walker Mr Mathews Mr Simpson Mr Simmonds

SPECIFICATION OF CLASSES OF OFFICES AND OF EMPLOYMENT FOR THE PURPOSES OF SECTION 6

Whereas it is provided by section 2 of the Public Service (Amendment) Act 1984 that the several provisions of that Act shall come into operation on a day or on the respective days to be fixed by proclamation or successive proclamations of the Governor in Council published in the Government Gazette.

And whereas it is amongst other things provided by section 5 of the said Act that for sub-sections (3) and (3A) of section 6 of the Public Service Act 1974 there shall be substituted the sub-sections (3), (3A), (3B) and (3C) set out in the said section 5 and the said sub-section (3B) empowers the Governor in Council by Order to specify any office or class of offices or employment or class of employment in the Health Commission of Victoria for the purposes of section 6 of the Public Service Act 1974.

And whereas by a Proclamation of the Governor in Council dated 13 June 1984 and made pursuant to section 2 of the Public Service (Amendment) Act 1984, Wednesday, 20 June 1984, has been fixed as the day on which certain provisions including section 5 of that Act shall come into operation.

Now therefore, His Excellency the Governor of the State of Victoria, by and with the advice and consent of the Executive Council of the said State, in exercise of all the powers thereunto enabling, doth by this Order, with effect on and from 20 June 1984, specify for the purposes of section 6 of the Public Service Act 1974 all offices and employment in the Mental Health Division and the Mental Retardation Division of the Health Commission of Victoria with the exception of the following classes of offices and classes of employment corresponding to those classes of offices:

- (i) all senior offices within the meaning of the Public Service Act 1974 on 20 June 1984; and
- (ii) all offices with the following classifications-Actuary and Actuarial Officer

Adviser (Pre-School Centres and Day Training Centres)

Agricultural Education Officer

Agricultural Officer

Administrative Officer

Architect

Architect Trainee

Archivist

Arts Adviser

Assistant Surveyor

Assistant, National Museum

Audiologist

Building Officer

Clerk of Courts Clerical Assistant

Clerical Officer

Community Welfare Officer

Computer Systems Officer Conservation Officer

Dental Officer

Display Officer and Publications Designer

Draughting Officer

Surveyor Telephonist

Speech

Typist

Valuer

Tourist Officer

Town Planner

Training Officer

Typist, Supervising

Veterinary Officer

Word Processing Controller

Word Processing Operator

Draughting Officer, Trainee **Education Administrative Officer Education Professional Officer Education Service Officer** Engineering Officer Engineer Engineer Trainee Executive Advice Officer (Draughting), Office of Titles Forester Geologist Harbour Master Health Education Officer Historian Hydrographer Hydrographer Trainee Inspector of Mines Interior Designer Kindergartener Legal Officer Librarian Library Officer Machinist Machinist (Data Processing) Machinist (Data Processing), Supervising Manager, Cool Stores Marine Officer Medical Officer Medical Records Librarian National Gallery Officer Parliamentary Counsel Pharmacist Poisons Control Inspector Programmer/Systems Analyst Project Manager Psychiatrist and Related Medical Officer Psychologist and Psychology Officer Publications and Publicity Officer Pumping Station Superintendent **Ouantity Surveyor** Reporter Research Officer Research Scientist Science Technical Officer Scientific Officer Secretary Ship and Engineer Surveyor Social Worker Stenographer Stenographer, Senior Stipendiary Magistrate Superintendent of Training Centres Superintendent, Technical Services Superintendent of Floating Plant Supervisor of Works

Therapist-Music, Occupational, Physio and

Word Processing Operator, Supervising Youth/Recreation Officer

This order shall have effect from and inclusive of 20 June 1984.

And the Honourable John Cain, Her Majesty's Premier for the State of Victoria, shall give the necessary directions herein accordingly.

> TOM FORRISTAL Clerk of the Executive Council

ADMINISTRATIVE ARRANGEMENTS ACT 1983

At the Executive Council Chamber, Melbourne, the thirteenth day of June 1984

PRESENT:

His Excellency the Governor of Victoria
Mr Walker Mr Simpson
Mr Mathews Mr Simmonds

Whereas:

- (i) in relation to the following Acts or sections of Acts, functions have been transferred to the Minister for Industrial Affairs:
 S. 3 Anzac Day Act 1958
 Bank Holidays Act 1958
 Hospitals Remuneration Tribunal Act 1978

 S. 71 Public Service Act 1974
 Industrial Relations Act 1979 (excluding sections 70 071)
- (ii) an amount or amounts of money were appropriated for the purpose of enabling the Minister of Labour and Industry to carry out the functions powers and duties referred to in those Acts; and
- (iii) Section 4 of the Administrative Arrangements Act 1983 provides that where a function is transferred from a Department to another Department and before the transferred moneys appropriated by an Appropriation Act could lawfully have been issued or applied for to or in respect of the performance by the superseded Department of that function then the Governor in Council may by order direct that all or part of the moneys may be issued and applied for to or in respect of the performance by the other Department of that function:

Now therefore, in pursuance of the powers conferred by section 4 of the Administrative Arrangements Act 1983 and all other powers him thereunto enabling. His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby makes the following Order:

- 1. This Order may be cited as the Administrative Arrangements Order (No. 13), 1984.
- $2. \ \,$ The provisions of this Order shall take effect from and including 5 June 1984.
- 3. Moneys to the sum of \$993 720 appropriated to the Department of Labour and Industry which have not been issued and applied as at the date hereof may be issued and applied for to or in respect of the performance by the Ministry of Industrial Affairs of the functions referred to in the first recital hereof.

And the Honourable John Cain, Premier of the State of Victoria, shall give the necessary directions herein accordingly.

TOM FORRISTAL Clerk of the Executive Council

POST-SECONDARY EDUCATION ACT 1978

At the Executive Council Chamber, Melbourne, the thirteenth day of June 1984

PRESENT:

His Excellency the Governor of Victoria

Mr Walker

Mr Simpson Mr Simmonds Mr Mathews

Whereas sub-section (1) of section 38 of the Post-Secondary Education Act 1978 provides that the Governor in Council on the recommendation of the Victorian Post-Secondary Education Commission may by Order published in the Government Gazette confer upon the governing body of a post-secondary education institution the power to award a degree or diploma specified in the Order:

And whereas sub-section (2) of section 38 of the said Act provides that the Governor in Council may in an Order under sub-section (1) make the power to award a specified degree or diploma subject to such terms and conditions as he thinks fit:

And whereas sub-section (3) of section 38 of the said Act provides that the Governor in Council shall not make an Order under this section unless he has received from the Commission a certificate to the effect that the courses of study which lead to the degree are comparable in standard to those which lead to the award of a degree at a university:

And whereas the Victorian Post-Secondary Education Commission recommends that each institution specified in column 1 of the Schedule hereto be given power to award the degree specified in relation to that institution in column 2 of the said Schedule, subject to the condition that the institution does not award the degree to any person whose name is not specified in relation to that degree and that institution in column 3 of the said Schedule:

And whereas the Victorian Post-Secondary Education Commission has certified that the courses of study undertaken by the persons specified in column 3 of the Schedule hereto are comparable in standard to those which lead to the award of a degree at a university:

Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof and on the recommendation of the Post-Secondary Education Commission doth by this Order confer upon the governing body of each institution specified in column 1 of the Schedule hereto power to award the degree specified in relation to that institution subject to the condition that the institution does not award the degree to any person whose name is not specified in relation to that degree and that institution in column 3 of the said Schedule:

SCHEDULE

Column 1	Column 2	Column 3
Institution	Degree which the Council of the College is to be empowered to award	Person to whom the degree is to be awarded
Bendigo College of Advanced Education	Master of Applied Science	Chick, Patricia Mary

And the Honourable Robert Clive Fordham, Her Majesty's Minister of Education for the State of Victoria, shall give the necessary directions herein accordingly.

> TOM FORRISTAL Clerk of the Executive Council

LANDS DEPARTMENT NOTICES

Regulations

PUBLIC RECREATION RESERVE, PARISH OF NILLUMBIK

I, Roderick Alexander Mackenzie, Her Majesty's Minister for Conservation. Forests and Lands in and for the State of Victoria, in pursuance of the powers conferred on me by Section 13 of the Crown Land (Reserves) Act 1978, do hereby make the following Regulations for or with respect to the Crown land in Parish of Nillumbik temporarily reserved for Public Recreation by Order in Council of 10 March 1982 hereinafter referred to as the "Reserve"

The Reserve has been placed under the control of a Committee of Management (hereinafter referred to as the 'Committee") with full power and authority to enforce these Regulations.

- 1. No person shall-
- (a) enter or remain in the Reserve who may offend against decency as regards dress, language or conduct or who may behave in a disorderly, unseemly or offensive manner or create or take part in any disturbance;
- (b) enter or remain in the Reserve whilst under the influence of liquor or drugs;
- (c) behave in a manner which tends to frighten unduly or disturb any bird, animal or other wild life in the Reserve:
- (d) play or engage in any organized game, sport or entertainment in the Reserve;
- (e) light or cause to be lit any fire in the Reserve;
- (f) throw down or drop any lighted tobacco, cigarette, cigar, match or any other burning material or thing within the Reserve;
- (g) bring into the Reserve any dog unless such dog is controlled by a chain or cord;
- (h) put in the Reserve any cattle, sheep, horses, goats, pigs or other animals. Any dog or cat or any horse or cattle as defined in Section 3 of the Pounds Act 1958 found trespassing within the Reserve shall be liable to be impounded:
- (i) obstruct, disturb or annoy any officer or employee of the Committee in the lawful execution of his duty or work in the Reserve:
- (j) carry or bring into the Reserve any poison, trap, snare firearm or any other weapon capable of discharging a missile:
- (k) poison, trap, snare, catch or otherwise destroy or interfere with any animal, bird or other wildlife in or remove the same from the Reserve, or interfere with any skin, egg, feather or nest in or remove the same from the Reserve:
- (1) bring into the Reserve any seed or any portion of any plant or tree:
- (m) deposit or leave any rubbish, litter or refuse of any kind in the Reserve except in receptacles provided for that purpose by the Committee, nor post bills or deface

- or put or paint names, letters, marks or other matters on the aqueduct or any fence, gate, structure or tree in or around the Reserve:
- (n) break, cut, dig up, damage, injure or otherwise interfere with or remove the whole or any portion of any tree, shrub, plant, seed, scrub, fern, flower, or any other vegetation or any soil or any structure in the Reserve;
- (o) remove, displace or damage any board or fitting erected for the exhibition of any regulations or any notice fixed or set up by the Committee in the Reserve.
- 2. No person shall, unless authorized in writing by the Committee—
 - (a) offer or expose for sale in the Reserve any article of food or drink or any other merchandise;
 - (b) ride or drive any motor vehicle or motor cycle in the Reserve;
 - (c) camp or erect or place any building, tent or other structure in any part of the Reserve.
- 3. The foregoing regulations shall not restrict any servants, employees or workmen of the Committee in the proper execution of their duty or work in or on the Reserve. (RS 10437).

Given under my hand at Melbourne, 6 June 1984.

R. A. MACKENZIE

Minister for Conservation, Forests and Lands

Every person who contravenes or fails to comply with these Regulations shall be liable to the penalties prescribed in Section 13 of the *Crown Land (Reserves) Act* 1978.

Regulations

RED HILL BUSHLAND RESERVE

I, Roderick Alexander Mackenzie, Her Majesty's Minister for Conservation, Forests and Lands in and for the State of Victoria, in pursuance of the powers conferred on me by Section 13 of the Crown Land (Reserves) Act 1978, do hereby apply the Regulations made on 26 April 1982 (vide Government Gazette dated & May 1982) for or with respect to the Crown land in the Parish of Nar-nar-goon permanently reserved for the conservation of an area of natural interest to the Crown land in the Township of Red Hill South temporarily reserved for the conservation of an area of natural interest by Order in Council of 7 February 1984 (vide Government Gazette 15 February 1984).

R. A. MACKENZIE

Minister for Conservation, Forests and Lands

Division of Lands

DEPARTMENT OF CONSERVATION, FORESTS AND LANDS

Sale of Crown Land by Auction (No. 12431)

On site, 52 Hammill Street, Donald on Saturday 30 June 1984 at 10.30 a.m.

Land: Being Crown Allotment 3E section 7 Township of Donald containing 1598 square metres more or less.

Improvements: Weather board residence, garage, sheds, fencing.

Terms: Deposit 10%. Residue payable on or before 28 September 1984.

Conducting Officer: Mr. P. Ledgar, Regional Land Officer, Horsham.

Auctioneers: Ken Raven Agencies Pty. Ltd., Donald—(L4-1240).

R. A. MACKENZIE

Minister for Conservation, Forests and Lands

TENDERS

PUBLIC WORKS DEPARTMENT

Tenders are invited for the purposes indicated hereunder and will be received at 2 Treasury Płace, Melbourne, 3002, until TWO p.m. on dates shown.

Tenders must be addressed to the Minister of Public Works with the envelope endorsed "Tender for ". Hand-delivered tenders must

". Hand-delivered tenders must be placed in the Department's tender box in foyer, Ground Floor, 2 Treasury Place, Melbourne.

Tenders documents are available from the Contracts Office, Room 29, 2 Treasury Place, Melbourne and where indicated, at offices of Inspectors of Works.

★Tenders for works identified with star (★) will only be considered from Contractors qualified for repairs and painting works. Any Tenderers wishing to qualify may obtain the application form from the Contracts Office.

Wednesday, 27 June 1984

Building, Electrical and Mechanical Services

*BRUNSWICK WEST—Internal and external repairs and painting, Primary School.

★JANEFIE D—(Re-advertised)—Repairs and painting to covered ways, Training Centre. (Amended specification.)

Miscellaneous

MELBOURNE—Maintenance cleaning, 221 Queen Street, State Law Offices.

MELBOURNE—Supply of mobile disguise antennas, Police Complex, 376 Russell Street.

PORT MELBOURNE—Annual furniture contract—(library furniture), P.W.D. Storeyard, 69 Salmon Street.

PORT MELBOURNE—Annual furniture contract—(office seating), P.W.D. Storeyard, 69 Salmon Street.

SEYMOUR—Maintenance cleaning, Police Station, Tallarook Street, Police and Emergency Services. (Police Station, Seymour.)

SHEPPARTON—Supply of vehicles and engine assemblies, T.A.F.E.

WARRNAMBOOL—Maintenance cleaning, 173 Koroit St, Health Commission. (W.O., Warrnambool.)

Wednesday, 4 July 1984

Building, Electrical and Mechanical Services

GLADSTONE VIEWS—Stormwater drainage remedial works, Primary School.

LARUNDEL—Electrical services for engineers workshop, Psychiatric Hospital.

ROYAL PARK—Installation of fire protection system, Psychiatric Hospital.

Miscellaneous

GLEN WAVERLEY—Maintenance cleaning, Police Station.

MELBOURNE—Maintenance cleaning, Coroners Court, Law Department.

EVAN WALKER, M.L.C. Minister of Public Works

Public Works Department Melbourne, 12 June 1984

PRIVATE ADVERTISEMENTS

CITY OF BERWICK Loan No. 76

Notice is hereby given that the Council of the City of Berwick porposes to borrow the principal sum of \$50 000 secured by a charge over the general rates of municipality, such sum to be raised by the grant of a mortgage in accordance with the provisions of the *Local Government Act* 1958.

- 1. Maximum rate of interest that may be paid is 15-2 per centum per annum.
 - The purpose for which the loan is to be applied: Narre Warren Community Centre Extensions \$50 000
- 3. The period of the loan shall be ten years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund twenty half-yearly instalments of approximately \$4941.97 each including principal and interest on 1 August and 1 February during the currency of the loan with the final instalment being payable on 1 August 1994. The first instalment shall be payable on 1 February 1985.
- 5. Such moneys shall be repayable to the State Bank of Victoria, 385 Bourke Street, Melbourne 3000, or such other place or places as may be determined from time to time by the said Bank.

The plans and specifications and the estimate of the cost of the proposed works and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection at the office of the Council of the City of Berwick, Civic Centre, Princes Highway, Narre Warren.

Dated 6 June 1984

2852

P. J. NORTHEAST, City Manager

Form 2.1

Town and Country Planning Act 1961
CITY OF ECHUCA PLANNING SCHEME

Notice that a Planning Scheme has been Prepared and is Available for Inspection

Amendment No. 66

Notice is hereby given that the City of Echuca in pursuance of its powers under the *Town and Country Planning Act* 1961 has prepared a scheme for the purpose of introducing the service commercial zone into the City of Echuca Planning Scheme, and re-zoning the land bounded by Heygarth, High, Anstruther and Landsborough Streets, Echuca, from Industrial A to Service Commercial zones.

A copy of the scheme has been deposited at the City Offices, Cnr. Hare and Heygarth Streets, Echuca and at the Office of the Ministry for Planning and Environment, 391 Hargreaves Street, Bendigo, and at the office of the Ministry of Planning and Environment, (Plan Inspection Section) 5th Floor, 235 Queen Street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the scheme are required to set forth in writing any submission they may wish to make with respect to the scheme addressed to Town Clerk, City of Echuca, Cnr. Hare and Heygarth Streets, Echuca, by 13 July 1984, and state whether you wish to be heard in respect of your submission.

Dated 7 June 1984

2886

K. F. McCARTNEY

Town Clerk and Chief Executive Officer

CITY OF ESSENDON

Notice is hereby given that the Council of the City of Essendon, having carried out the provisions of the Local Government Act, section 535, sub-sections (3) and (4), have resolved, pursuant to section 535 (4A), to change the name of a street—

From: Caroline Street To: Chisholm Street

10: Chisholm Street

Civic Centre, Moonee Ponds

2850

B. C. BEATTIE, City Manager

Schedule 1

Town and Country Planning Act 1961 CITY OF FRANKSTON LOCAL DEVELOPMENT SCHEME No. 1

Notice that a Local Development Scheme has been Prepared and is Available for Inspection

Notice is hereby given that the City of Frankston in pursuance of its powers under the *Town and Country Planning Act* 1961 has prepared a scheme for the area covered by the City of Frankston Planning Scheme.

A copy of the scheme has been deposited at the Civic Centre, Davey Street, Frankston and at the office of the Ministry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the scheme are required to set forth in writing any submission they may wish to make with respect to the scheme addressed to Mr A. H. Butler, Town Clerk, Civic Centre, Davey Street, Frankston 3199, by 13 September 1984 and state whether they wish to be heard in respect of their submission.

A. H. BUTLER, Town Clerk

Civic Centre, Frankston

2892

CITY OF GEELONG

Notice of Intention to Acquire Lands Compulsorily To all whom it may concern—

Whereas the Council of the City of Geelong deems it expedient to exercise its powers of taking land compulsorily in order to improve the locality in pursuance of section 510 of the *Local Government Act* 1958 (as amended).

Notice is hereby given as follows:

- 1. The Council intends to acquire-
- (a) all that piece of land known as 5 Colac Place Geelong being part of Crown Allotment 8 Section 32B City of Geelong Parish of Corio commencing on the eastern boundary of the said Allotment at a point bearing 191 degrees 28.96 metres from the southern side of McKillop Street and bounded on the East by the said eastern boundary bearing 188 degrees 54 minutes 9.28 metres and 191 degrees 81/2 minutes 12-33 metres; on the South by the southern boundary of the said Allotment and in part by Colac Place bearing 279 degrees 31 minutes 4-34 metres, 21 degrees 5 minutes 0-13 metres and 279 degrees 51 minutes 2-85 metres; on the west by the end of a road bearing 11 degrees 25 minutes 3.05 metres; again on the South by part of the said Road bearing 281 degrees 11 minutes 6.66 metres; again on the West by a line bearing 11 degrees 32

minutes 18.58 metres and on the North partly by McKillop Place and partly by other part of the said Allotment bearing 101 degrees 13.32 metres back to the commencing point;

(b) all that piece of land known as 3 McKillop Place being part of Crown Allotments 8 and 9 Section 32B City of Geelong Parish of Corio commencing on the southern side of McKillop Place at a point bearing 101 degrees 13-17 metres from Carr Place and bounded on the North by McKillop Place bearing further 101 degrees 7-77 metres and thence by lines bearing 191 degrees 32 minutes 18-58 metres; 281 degrees 11 minutes 7-57 metres and 10 degrees 56 minutes 18-55 metres back to the commencing point—

because both parcels of land have less than the minimum area prescribed by regulations in force in the Municipality as mentioned in section 510 of the said Act.

- 2. A copy of a plan of such lands and a Schedule of the parties having interests therein are deposited at the Municipal offices at Gheringhap Street, Geelong and are there available for inspection by all interested parties during office hours free of charge for the period of 40 clear days from the date of publication of this Notice in the Government Gazette.
- 3. The Council hereby requires all persons affected by the said proposal to set forth in writing addressed to the Town Clerk, City of Geelong, Gheringhap Street (or P.O. Box 104) Geelong within 40 clear days from the date of publication aforesaid all objections which they may have to the taking of the said lands.
- 4. At the ordinary meeting of the Council next after the expiration of the said 40 clear days the Council will consider any such objection and any person so objecting as aforesaid may appear before the Council in support of such objection. Dated 30 May 1984.

By Order of the Council

T. NEAL Town Clerk

Harwood and Pincott, Geelong, solicitors for the Council

2

Form 2.1

Town and Country Planning Act 1961 CITY OF HORSHAM PLANNING SCHEME

Notice that a Planning Scheme has been Prepared and is Available for Inspection

Amendment No. 83, 1984

Notice is hereby given that the Council of the City of Horsham pursuant of its powers under the *Town and Country Planning Act* 1961, has prepared a Planning Scheme for the purpose to vary the requirements for building set-back distances for Industrial zones to less than 7.5 metres throughout the Municipal District of the City of Horsham.

A copy of the Scheme has been deposited at the Office of the Council of the City of Horsham, Civic Centre, Roberts Avenue, Horsham, and at the Department of Planning, 235 Queen Street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the Scheme are required to set forth in writing any submission they wish to make with respect to the scheme, addressed to the Town Clerk, City of Horsham, P.O. Box 511, Horsham by 13 July 1984 and to state whether they wish to be heard in respect of their submission.

2885

R. A. MARSHALL, Town Clerk

Town and Country Planning Act 1961 CITY OF MOE PLANNING SCHEME 1966

Notice that a Planning Scheme has been Prepared and is Available for Inspection

Amendment No. 77

The City of Moe has prepared a Planning Scheme to:

Rezone to Commercial B zoning the former Moe Post Office site in Lloyd Street and to preserve and protect building line setbacks in Commercial B zones.

A copy of the Scheme may be inspected during office hours, free of charge, at the City Offices, Albert Street, Moe and at the Plan Inspection Section of the Ministry for Planning and Environment, 5th Floor, 235 Queen Street, Melbourne and at the Ministry's Local Office located at 71 Hotham Street, Traralgon.

Persons affected by the Scheme may lodge written submissions, to reach to Town Clerk, City of Moe, P.O. Box 189, Moe, 3825, on or before Thursday, 13 September 1984 stating whether they wish to be heard personally by the Council.

2851

R. J. PUGSLEY, Town Clerk

CITY OF NEWTOWN

By-Law No. 67

The Council of the City of Newtown has made a By-Law under the provisions of the *Local Government Act* 1958 for the purpose of—

- (a) controlling and regulating the use of premises with a view to preventing objectionable noises at unreasonable times;
- (b) prohibiting or minimizing noises in any public highway:
- (c) suppressing nuisances.

The resolution for passing this By-law was agreed to by Council on 24 February 1982, confirmed on 28 July 1982 and sealed on 30 May 1984.

A copy of this By-law is open for inspection, free of charge, at Armytage House, 263 Pakington Street, Newtown, during office hours.

2889

P. L. WIGNALL, Town Clerk

CITY OF SOUTH MELBOURNE By-Law No. 450

Notice is hereby given that in pursuance of the powers conferred by the Local Government Act 1958, the Council of the City of South Melbourne has made a By-law Numbered 450 for the purpose of amending By-law No. 443 of the City of South Melbourne relating to the regulation of proceedings of the Council or Committees of the Council.

The extent of the By-law is to amend the order of business by deleting Order No. 111 in clause 3 of the said By-law relating to declarations by Councillors of any direct or indirect pecuniary interest in any items on the agenda. Such amendment is made to accord with the Local Government Act 1958 as amended.

Resolution for passing this By-law was agreed to by the Council of the City of South Melbourne on 30 April 1984, and confirmed on 4 June 1984.

A copy of the By-law is open for inspection, free of charge, at the office of the Council of the City of South Melbourne at the Town Hall, Bank Street, South Melbourne, during office hours.

NEIL L. MARSHALL,

2916 Chief Administrative Officer and Town Clerk

CITY OF SOUTH MELBOURNE

By-Law No. 452

Notice is hereby given that in pursuance of the powers conferred by the *Local Government Act* 1958, the Council of the City of South Melbourne has made a By-Law Numbered 452, for the purpose of:

- (i) Adopting the requirements specified in Column 1 of Table 11.6 of the Victorian Building Regulations 1983;
- (ii) Prescribing certain requirements in excess of those so specified;
- (iii) Stipulating the number of Class 1A or Xa buildings that may be contructed on an allotment;
- (iv) Prescribing areas in which off-street accommodation for stationary vehicles may be constructed.

Resolution for passing this By-Law was agreed to by the Council of the City of South Melbourne on 30 April 1984 and confirmed on 4 June 1984.

A copy of the By-Law is open for inspection, free of charge, at the office of the Council of the City of South Melbourne at the Town Hall, Bank Street, South Melbourne, during office hours.

NEIL L. MARSHALL,

2917 Chief Administrative Officer and Town Clerk

BOROUGH OF PORT FAIRY ·

By-Law No. 25

Caravan and Camping By-Law

Notice is hereby given that the Council of the Borough of Port Fairy at its meeting held on 29 May 1984 passed a resolution for the making of a By-Law as follows:

By-Law No. 25

That in pursuance of the powers conferred by sections 197 and 198 of the *Local Government Act* 1958 and of every and any other power thereunto the Council hereby resolves to make and adopt a By-Law numbered 25 for the purpose of:

- (a) Providing for the health of the residents in the municipal district;
- (b) Suppressing nuisances;
- (c) Prohibiting or regulating camping on roads;
- (d) Regulating traffic and processions;
- (e) Prohibiting or regulating the placing of caravans on private property; and
- (f) Regulating restricting or prohibiting the use of caravans or camping parks on sites and regulating the conduct of management thereof—

and furthermore the Council resolved to order as follows:

- (a) This By-Law be cited as the 'Caravan and Camping By-Law';
- (b) This By-Law shall apply to and have operation throughout the whole of the Borough of Port Fairy; and
- (c) This By-Law operates on and from the day after this By-Law or notice of the making of this By-Law is published in the Government Gazette.

A copy of the By-Law is available for inspection in the Borough Chambers, Bank Street, Port Fairy, Monday to Friday between 9 a.m. and 4 p.m.

2890 IAN C. PATIENCE, Town Clerk

BOROUGH OF WONTHAGGI Loan No. 74

Notice of Intention to Borrow

Notice is hereby given that the Council of the Borough of Wonthaggi proposes to borrow the principal sum of Sixty Thousand Dollars (\$60 000) secured by a charge over the general rates of the municipality, such sum to be raised by the grant of a mortgage in accordance with the *Local Government Act* 1958.

- 1. The maximum rate of interest that may be paid is 13-8 per centum per annum.
- 2. The purpose for which the loan is to be applied: To finance construction of kerb and channel works in Drysdale Street and parts of Hagelthorn Street and Dickson Street, Wonthaggi.
 - 3. The period of the loan shall be four (4) years.
- 4. The money shall be repayable by providing out of the municipal fund of half yearly instalments each of \$5619.60 including principal and interest on 20 January and 20 July based on a ten year term during the currency of the loan. The first instalment shall be payable on 20 January 1985.

An eighth and final instalment of \$50 493.76 including principal and interest shall be repayable on 20 July 1988.

5. Such money shall be repayable at the National Australia Bank, 62-64 McBride Avenue, Wonthaggi.

The plans, specifications and an estimate of the cost of the proposed works and a statement showing the proposed expenditure of money are open for inspection at the office of the Council of the Borough of Wonthaggi, McBride Avenue, Wonthaggi.

2887

A. A. N. DEED, Town Clerk

UNITED SHIRE OF BEECHWORTH

Notice is given that the Council of the United Shire of Beechworth did on 2 December 1983 appoint Donald William Pope, Shire Engineer, to be the Proper Officer of the Shire in respect to the Country Fire Authority Acts.

2888

G. T. GRAY, Shire Secretary

SHIRE OF BELLARINE Loan No. 126—\$144 530

Notice of Intention to Borrow

Notice is hereby given that the Council of the Shire of Ballarine proposes to borrow the principal sum of \$144 530.00 secured by a charge over the general rates of the municipality, such sum to be raised by the grant of a mortgage in accordance with the provisions of the *Local Government Act* 1958.

- The maximum rate of interest that may be paid is 13.8% per annum.
- 2. The purpose for which the loan is to be applied is:

To liquidate the principal moneys owing on Loan No. 61.

- 3. The period of the loan shall be 4 years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately \$13 536.75 each including principal and interest on 1 February and 1 August during the currency of the loan, with a final instalment payable on 1 August, 1988 of the balance of principal moneys and interest owing as at such date. The first instalment shall be payable on 1 February 1985.
- 5. Such moneys shall be repayable to the National Commercial Banking Corporation of Australia Limited, Newcombe Street, Portarlington.

Dated 8 June 1984

2921

I. N. COUPER, Shire Manager

SHIRE OF DUNMUNKLE

By-Law No. 46

Notice is hereby given that in pursuance of the powers conferred by the Building Control Act 1981, and the Victorian Building Regulations 1983, the Council of the Shire of Dunmunkle has made a By-Law Numbered 46 for the purpose of exempting class Xb and Xc buildings constructed on farm land from the Victorian Building Regulations.

A copy of the By-Law is open for inspection free of charge during office hours at the Municipal Offices, Cromie Street, Rupanyup.

A resolution approving the By-Law was carried at a meeting of Council 2 May 1984, and confirmed at a meeting of Council held on 29 May 1984.

2908

E. N. WIDDICOMBE, Shire Secretary

SHIRE OF DUNMUNKLE

By-Law No. 47

Notice is hereby given that in pursuance of the powers conferred by the Building Control Act 1981, and the Victorian Building Regulations 1983, the Council of the Shire of Dunmunkle has made a By-Law Numbered 47 for the purpose of adopting minimum requirements applying to an allotment and the siting of any Class I, II or X building thereon.

A copy of the By-Law is open for inspection free of charge during office hours at the Municipal Office, Cromie Street, Rupanyup.

A resolution approving the By-Law was carried at a meeting of Council 2 May 1984, and confirmed at a meeting of Council held 29 May 1984.

2909

E. N. WIDDICOMBE, Shire Secretary

Form 2.1

Town and Country Planning Act 1961 SHIRE OF DUNMUNKLE INTERIM DEVELOPMENT ORDER

Notice that an Interim Development Order has been Prepared and is Available for Inspection

Notice is hereby given that the Council of the Shire of Dunmunkle in pursuance of its powers under the Town and Country Planning Act 1961, has prepared an order for the purpose of regulating, restricting, restraining or prohibiting the use, development and subdivision of land throughout the whole of the Municipal District of the Shire of Dunmunkle.

A copy of the order has been deposited at the Office of the Shire of Dunmunkle, Cromie Street, Rupanyup, at the Office of the Ministry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne, and at the office of the Ministry for Planning and Environment, Corner Mair and Doveton Streets, Ballarat, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the order are required to set forth in writing any submission they may wish to make with respect to the order addressed to the Shire Secretary, Shire of Dunmunkle, P.O. Box 98, Rupanyup, by 13 July 1984 and state whether you wish to be heard in respect of your submission.

Dated 13 June 1984

2910

E. N. WIDDICOMBE, Shire Secretary

SHIRE OF GISBORNE SEWERAGE AUTHORITY

The Shire of Gisborne Sewerage Authority hereby gives notice that works for Stage 3B of the Gisborne Sewerage Scheme, in the vicinity of Station Road, New Gisborne from Webb Crescent to Early Street and including the Farrell and Woodworth Street areas, are to be commenced after 30 days of this notice. Plans showing the locations of the proposed sewers are available for inspection at the Civic Centre, Robertson Street, Gisborne during normal working hours.

T. H. LARKINS, Secretary 2866

Town and Country Planning Act 1961 SHIRE OF GOULBURN

Notice that an Interim Development Order Amendment has been Prepared and is Available for Inspection

Notice is hereby given that the Shire of Goulburn pursuant to its powers under the Town and Country Planning Act 1961, has prepared an amendment for rezoning part of Crown Allotment 21A, Parish of Tabilk from Rural B to Rural C.

A copy of the amendment has been deposited at the Shire Offices, Nagambie, and at the offices of the Department of Planning, 235 Queen Street, Melbourne and will be opened for inspection during office hours for any person, free of

Any persons affected by the amendment are required to set forth, in writing, any submission they may wish to make with respect to the amendment addressed to The Secretary, P.O. Box 45, Nagambie by 17 July 1984.

D. H. SAUNDERS

Form 2.1

Town and Country Planning Act 1961 SHIRE OF NARRACAN PLANNING SCHEME 1984 Notice that a Planning Scheme has been Prepared and is Available for Inspection

Notice is hereby given that the Shire of Narracan in pursuance of its powers under the Town and Country Planning Act 1961 has prepared a Scheme for the whole of the Shire of Narracan including a range of Zones and Reservations over privately owned land and Crown land.

A copy of the Scheme has been deposited at the Municipal offices, Shire of Narracan, Princes Highway, Trafalgar and at the office of the Ministry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the Scheme are required to set forth in writing any submission they may wish to make with respect to the Scheme addressed to the Shire Secretary, Shire of Narracan, Municipal Offices, Princes Highway, Trafalgar, Victoria 3824, by 14 September 1984, and state whether they wish to be heard in respect of their submission.

Dated 6 June 1984

2891

W. F. NELSON, Shire Secretary

Town and Country Planning Act 1961 OCEAN ROAD PLANNING SCHEME Notice that an Amendment has been Prepared and is Available for Inspection

Amendment No. 24

Notice is hereby given that the Shire of Otway in pursuance of its powers under the Town and Country Planning Act 1961 has prepared an amendment for Part Crown Allotment 10, section 2A, Parish of Krambruk.

A copy of the amendment has been deposited at the Shire Engineer's Office, Shire of Otway, Nelson Street, Apollo Bay and at the office of the Ministry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne, and will be open for inspection during office hours to any person free of charge.

Any persons affected by the amendment are required to set forth in writing any submission they may wish to make with respect to the amendment addressed to the Shire of Otway, Shire Engineer's Office, Nelson Street, Apollo Bay by 13 July 1984 and are required to state whether they wish to be heard in respect of the submission

Dated 5 June 1984

2870

M. G. FEREY, Planning Officer

SHIRE OF ROMSEY

Loan No. 69

Notice of Intention to Borrow the Sum of \$11 000 for Permanent Works and Undertakings

Notice is hereby given that the Council of the Shire of Romsey proposes to borrow the principal sum of \$11 000 secured by a charge over the general rates of the municipality, such sum to be raised by the grant of a mortgage in accordance with the provisions of the Local Government Act 1958.

- 1. The maximum rate of interest that may be paid is 15.0 per cent per annum.
- 2. The purpose for which the loan is to be applied is the purchase of road making plant.
 - 3. The period of the loan shall be 5 years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately \$1602.54 each including principal and interest on I January and I July during the currency of the loan. The first instalment shall be payable on 1 January 1985.
- 5. Such moneys shall be repayable to the Commissioners of the State Bank of Victoria at the office of the said Commissioners, 233 Collins Street, Melbourne.

The plans and specifications and the estimate of the cost of the proposed works and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection at the office of the Council of the Shire of Romsey, Main Street, Romsey.

Dated 4 June 1985

2854

BRIAN F. CARNE, Shire Secretary

SHIRE OF ROSEDALE Loan No. 60

Notice of Intention to Borrow the Sum of \$60 000 for Permanent Works and Undertakings

Notice is hereby given that the Council of the Shire of Rosedale proposes to borrow the principal sum of Sixty thousand dollars (\$60 000) secured by a charge over the general rates of the municipality, such sum to be raised by a Grant of Mortgage in accordance with the provisions of the Local Government Act 1958.

- 1. The maximum rate of interest that may be charged is 15.2% per annum.
 - 2. The period of the loan shall be 10 years.
 - 3. The purpose for which the loan is to be applied is:

Contribution Seaspray Flood Mitigation Works Refinance Loan No. 39

25 000 35 000

4. The monies borrowed shall be repayable by providing out of the Municipal Fund Twenty (20) half-yearly instalments, including principal and interest on 17 July and 17 January in each year during the currency of the loan. The first instalment shall be payable on 17 January 1985.

5. The monies borrowed shall be repayable to the Australia and New Zealand Savings Bank Limited, Melbourne.

The plans and specifications and the estimate of the cost of the proposed works and a statement showing the proposed expenditure of the monies to be borrowed are open for inspection at the offices of the Council of the Shire of Rosedale, Cansick Street, Rosedale,

Dated 13 June 1984 2867

P. L. TATTERSON, Shire Secretary

Form 2.1

Town and Country Planning Act 1961 SEYMOUR PLANNING SCHEME

Notice that a Planning Scheme has been Prepared and is Available for Inspection

Amendment 88

Notice is hereby given that the Shire of Seymour in pursuance of its powers under the Town and Country Planning Act 1961 has prepared a Scheme for Lots 12, 13 and 14 on Lodged Plan 1405, Township and Parish of Seymour being land owned by Seymour Passenger Services Pty. Ltd., to rezone the land from Residential Zone to Commercial Central Zone.

A copy of the scheme has been deposited at the office of the Shire of Seymour and at the office of the Department of Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the scheme are required to set forth in writing any submission they may wish to make with respect to the scheme addressed to the Secretary, Shire of Seymour, P.O. Box 117, Seymour 3660, by 13 July 1984 and to state whether they wish to be heard in respect of their submission.

Dated 30 May 1984

PETER L. McCUBBIN Planning Officer

2855

Town and Country Planning Act 1961

SHIRE OF WARANGA PLANNING SCHEME

Interim Development Order

Notice that an Amendment has been Prepared and is Available for Inspection

Amendment No. 2, 1984

Notice is hereby given that the Shire of Waranga in pursuance of its powers under the Town and Country Planning Act 1961 has prepared an amendment for an area of special significance in the historic areas of the township of Rushworth.

A copy of the amendment has been deposited at the Shire Offices, High Street, Rushworth, and at the Office of the Ministry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne, and will be open for inspection during office hours to any person free of charge.

Any persons affected by the amendment are required to set forth in writing any submission they may wish to make with respect to the amendment addressed to the Shire Secretary, Shire of Waranga, High Street, Rushworth, 3612 by 13 July 1984, and state whether you wish to be heard in respect of your submission.

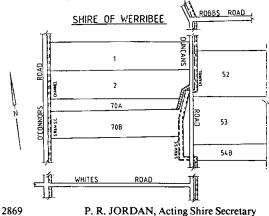
M. G. RICHARDS, Town Planning Officer 2853

60 000

SHIRE OF WERRIBEE

Notice of Allotment of Street Name

Notice is hereby given in accordance with the provisions of section 535 of the Local Government Act 1958 that the Council of the Shire of Werribee, at its meeting held on 28 May 1984 resolved to allot the name Maimone's Road to that hereinbefore un-named road in Werribee South shown hatched on the plan hereunder.



SHIRE OF WIMMERA By-Law No. 20

Notice is hereby given in accordance with section 207 (a) (ii) of the Local Government Act 1958 that the Council of the Shire of Wimmera has made By-Law No. 20 for purposes of repealing By-Law No. 15 and for determining, applying and dispensing with or regulating such matters or things as are left to be determined applied dispensed with or regulated by the Council of the said Shire under the Victoria Building Regulations.

The resolution for passing this By-Law was agreed to by the Council of the Shire of Wimmera on 11 May 1984 and confirmed on 8 June 1984.

A copy of the By-Law may be inspected free of charge during office hours at the Shire Office, Roberts Avenue, Horsham.

Dated 11 June 1984

2868

P. BALDWIN, Shire Secretary

GEELONG WATERWORKS AND SEWERAGE TRUST

Pursuant to section 60 of the Geelong Waterworks and Sewerage Act 1958 (No. 6263) the Trust has prepared plans to indicate the particulars of sewers and underground works, the construction of which the Trust intends to begin at a date not less than one month after publication of the notices, in or adjacent to the following locality within the Drainage Area.

Foch, Beatty, Glenmore and Larneuk Streets, Seaside Parade, Coonil Crescent and Walchs Road, North Shore, Shire of Corio.

Anakie Road, Norlane, Shire of Corio.

Notice is hereby given that the plans indicated are open for public inspection at the Trust's Offices, 61-67 Ryrie Street, Geelong between the hours of 8.10 a.m. and 5.00 p.m. from Monday to Friday (public holidays excepted) by the owners or occupiers of the land or premises within the Drainage Area.

2894

R. A. JORDAN, Secretary

BRIGHT SEWERAGE AUTHORITY

Revision to Stage 3-Reticulation

Notice is hereby given that the Authority intends to vary locations to the previously advertised Stage 3 Reticulation areas of construction.

These areas include the Delany Avenue area south of Mountbatten Avenue, from Nos. 80-90 Delany Avenue.

Details of the proposed works are available for inspection at the office of the Authority, Churchill Avenue, Bright, during normal office hours.

2893

JAMES F. MARTIN, Secretary

THE BALLARAT SEWERAGE AUTHORITY

Pursuant to section 119 (2) of the Sewerage Districts Act 1958 (No. 6368) notice is hereby given of the intention to construct a sewer for property situated in the vicinity of the following streets:

Howitt and Lexton Streets, Wendouree,

more particularly as shown on plans which are open for inspection at this office between the hours of 8.45 a.m. and 4.30 p.m., Monday to Friday, inclusive.

B. E. LEACH, Secretary

Water and Sewerage Office, Grenville Street South, Ballarat 2879

THE BALLARAT SEWERAGE AUTHORITY

Pursuant to Section 119 (2) of the Sewerage Districts Act 1958. (No. 6368) notice is hereby given of the intention to construct a sewer for property situated in the vicinity of the following streets:

120 Fussell Street, Ballarat East, Specimen Vale, more particularly as shown on plans which are open for inspection at this Office between the hours of 8.45 a.m. and 4.30 p.m., Monday to Friday, inclusive.

Water and Sewerage Offices, Grenville Street South, Ballarat Vic., 3350.

2913

B. E. LEACH, Secretary

AUSTRALIAN BARLEY BOARD

Final Date for Delivery of Barley—No. 45 Pool, Season 1983-84

In accordance with sub-clause 2 of clause 16 of the Barley Marketing Act 1958 and subsequent amendments, the Australian Barley Board hereby notifies barley growers that 30 June 1984 is the final day on which barley of the No. 45 Pool, season 1983–84 will be accepted unless the grower makes and forwards a declaration in accordance with subclause 1 of clause 16 of the Barley Marketing Act.

Dated 31 May 1984

2860 G. A. 1

G. A. TEITZEL, Finance Manager

I, Jennifer Anne Shay of Tanwood in the State of Victoria Secretary do hereby give notice that on 15 January 1984, I renounced and abandoned the use of my said name Shay in lieu of my assumed name of Punton and that such change of name is evidenced by a Deed Poll dated 15 January 1984 and deposited in the Registrar General's Office Number P.107792.

Patricia M. Coutts, 137 High Street, Maryborough 2927

Notice is hereby given that the Neangar Park Golf Club Incorporated has applied for a lease pursuant to section 134 Land Act 1958 for a term of 21 years over allotment 3024 section N at Eaglehawk Parish of Sandhurst for the purpose of Amusement and Recreation and Activities Associated Therewith.

1921

Take notice that the partnership between Philip John Benstead, Joy Lorraine Benstead and Sandvex Pty. Ltd. carried on under the business name of "Bendigo Bags and Baggage" has been dissolved by mutual consent as at 31 March 1984, from which date the said paid business shall be operated by Sandvex Pty. Ltd. only.

HYETT ELLINGHAUS JOHN & MORRISON, 51 Bull Street, Bendigo

Take notice that Douglas Bridges and Marlene Patricia Bridges and Derek Cooke have dissolved their partnership in their business trading as Magnacolor Bridges and Associates of 30 Thomas Street Airport West as at 1 June

You are advised that as from 1 July 1984 the company of Oak Engineering Pty. Ltd. has purchased the business of Oak Engineering, previously conducted as a partnership. The partners are the management of Oak Engineering Pty. Ltd.

Take notice that the Partnership trading as Roadtrack Performance & Balancing between John Stoopman and Pamela June Kennedy was dissolved on 31 January 1984. P. KENNEDY

Notice is hereby given that the Partnership heretofore subsisting between Peter John Sumner and Gary Malcolm Scouller carrying on business as Transport Operators at 66 Fergusson Street, Camperdown under the style or firm of Sumner & Scouller Transport has been dissolved as from 14 February 1984

CITY OF KNOX

Loan No. 220

Notice of Intention to Borrow the Sum of \$1 000 000 for. Permanent Works and Undertakings

Notice is hereby given that the Council of the City of Knox in pursuance of powers conferred by the Local Government Act, intends to borrow the sum of \$1 000 000 secured by a charge over the general rates of the Municipality, such sum to be raised by the grant of a mortgage, in accordance with the said Acts and states:

- (a) The amount of principal moneys it is proposed to borrow is \$1 000 000.
- (b) The maximum rate of interest that may be paid is 14-95 per cent per annum.
- (c) The period of the loan will be thirteen years and the time or times at which the moneys borrowed are to be repayable is on 30 June in each year during the currency of the loan commencing on 30 June 1986, until the final payment on 30 June 1998.
- (d) The purpose for which the loan is to be applied is for permanent works and undertakings, viz: \$620 000 Indoor Netball Stadium \$380 000 Linear Park—Bicycleways Program
- (e) The loan is to be liquidated by half-yearly payments of interest and annual payments of approximately \$76 923.08, payable out of the Municipal Fund.
- (f) The place of repayment will be Department of Management and Budget, 1 Treasury Place, Melbourne, 3002

Plans and specifications and an estimate of the cost of such works and undertakings, and a statement showing the proposed expenditure of the money to be borrowed, are open for inspection by ratepayers, during office hours, at the City Offices, Knoxfield, for one month after the publication of this Notice.

Dated at Knoxfield 6 June 1984

2905

T. J. NEVILLE, Town Clerk

SHIRE OF ROCHESTER

Notice of intention to take land compulsorily

Whereas the Council of the Shire of Rochester deems it expedient to exercise its power of taking compulsorily the land delineated and hatched on the map at the foot hereof for providing same for extension of Council's quarry to obtain roadmaking materials and whereas the Council has caused to be prepared a map and other papers setting out the general description of the work or undertaking for which the land proposed to be taken is to be used the description of the land proposed to be taken and the names of the owners or the reputed owners Lessees or reputed Lessees Mortgagees and occupiers of that land so far as those names are known to or can be ascertained by the Council and whereas the said map and other papers are deposited at the office of the said Council at Rochester and are and shall be open for inspection by all persons interested at all reasonable hours for the space of 40 clear days after the publication of this notice in the Government Gazette now notice is hereby given to all persons affected by the proposed taking of the said land to set forth in writing addressed to the Council or Shire Secretary within 40 clear days of the publication of this notice in the Government Gazette all objections which they may have to the taking of the said land.

Part of Crown Allotment 159

Parish of Nanneella , County of Rodney ROAD GOVT. ROAD

Dated 7 June 1984

By order of the Council

2912

K. W. JACKEL, Shire Secretary

CITY OF TRARALGON Loan No. 91

Notice of Intention to Borrow

Notice is hereby given that Council of the City of Traralgon intends to borrow eighty six thousand dollars (\$86 000) secured by a charge over the General Rates of the Municipality by the grant of a mortgage in accordance with the provisions of the Local Government Act.

In connection herewith the following information is stated:

- (a) The amount of the principal moneys to be borrowed is eighty six thousand dollars (\$86 000).
- (b) The maximum rate of interest to be paid is 15-0 per centum per annum.
- (c) The money borrowed shall be repayable by half yearly instalments of \$8435.93 each covering principal and interest payable on 17 May and 17 November each year, the first payment being payable on 17 November 1984. Such moneys shall be repayable at the Australia and New Zealand Banking Group Limited, Traralgon.
- (d) The period of the loan shall be ten (10) years.
- (e) The purpose for which the loan is to be applied is: To meet the cost of redemption of Loan No. 60.

A statement showing the proposed expenditure of the moneys to be borrowed is open for inspection at the office of the Council of the City of Traralgon, at Kay Street, Traralgon during normal office hours.,

2907 J. L. MITCHELL, Chief Executive, Town Clerk

Town and Country Planning Act 1961
CITY OF SWAN HILL PLANNING SCHEME 1981
Notice that an amendment has been prepared and is
available for inspection
Amendment No. 5

Notice is hereby given that the Swan Hill City Council in pursuance of its powers under the *Town and Country Planning Act* 1961 has prepared an amendment for the rezoning of portion of the dairy sight, 76 High Street, from Local Business to Residential A.

A copy of the amendment has been deposited at the Municipal Offices, Nyah Road, Swan Hill and at the office of the Ministry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne, and will open for inspection during office hours by any person free of charge.

Any persons affected by the amendment are required to set forth in writing any submission they may wish to make with respect to the amendment addressed to the Town Clerk, P.O. Box 506, Swan Hill, 3585, by July 15, 1984 and state whether you wish to be heard in respect of your submission.

2906 G. J. MENNIE, Town Clerk

SHIRE OF KYNETON By-Law No. 67

A By-Law of the Shire of Kyneton made under the provisions of the *Local Government Act* 1958 and numbered 67 for prohibiting or regulating the use of Recreation Vehicles on any land or any specified part or parts of land not being a highway or private street or road or public land within the meaning of the *Land Conservation Act* 1970.

In pursuance of the powers conferred by the Local Government Act and of any and every other power it thereunto enabling the President, Councillors and Citizens of the Shire of Kyneton orders as follows:

- 1. In this By-Law-
 - "Council" means the Council of the Shire of Kyneton.

- "Land" means any land but not being a highway or private street or road or public land within the meaning of the Land Conservation Act 1970.
- "Recreation Vehicle" means a vehicle propelled by internal combustion steam gas oil electricity or any other power but does not include:
 - (a) A motor tractor; or
 - (b) A vehicle of a type as specified from time to time by Order of the Governor in Council published in the Government Gazette pursuant to Part VI. of Division 1 of the Transport Act 1983.
 - (c) A vehicle used-
 - (i) solely for or in connexion with primary production cultivation construction or maintenance; or
 - (ii) for the conveyance of an incapacitated person;
 - (d) A railway locomotive, railway carriage, tram car or tram motor.
- 2. No person shall use any Recreation Vehicle on any land including any public place within the meaning of the *Transport Act* 1983 within the municipality of the Shire of Kyneton not being a highway or private street or road or public land within the meaning of the *Land Conservation Act* 1970 on any day declared to be a day of total fire ban pursuant to Division 3 of the *Country Fire Authority Act* 1958.
- 3. No person shall without the written permission of the Council use any Recreation Vehicle on any land including any public place within the meaning of the Transport Act 1983 within the municipality of the Shire of Kyneton not being a highway or private street or road or public land within the meaning of the Land Conservation Act 1970 on any day other than a day of total fire ban as aforesaid except between the hours of 10 a.m. and 12 noon and between the hours of 3 p.m. and 6 p.m.
- 4. No person being the Owner, Occupier, Lessee or Licensee of or who is in charge of any land having an area of 4.05 ha. or less shall without the written permission of the Council suffer or permit to be used on such land or any part thereof more than two Recreation Vehicles at any one time.
- 5. No person being the Owner, Occupier, Lessee or Licensee of or who is in charge of any land having an area of more than 4-05 ha. shall without the written permission of the Council suffer or permit to be used on such land or any part thereof more than five Recreation Vehicles at any one time.
- 6. The Owner, Occupier, Lessee, Licensee or person in charge of any land on which recreation vehicles are used shall not suffer or permit the same to be used so as to constitute a nuisance whether by sound, smell or otherwise.
- 7. Any person using any such land for recreation vehicles or driving or riding any recreation vehicle thereon shall not use or permit to be used or drive thereon any such vehicle—
 - (a) which has not securely fixed to the engine thereof a silencing device so constructed that all the exhaust from such engine shall pass through such silencing device in such a manner as shall effectively prevent undue noise; or
 - (b) which has attached thereto a cut-out or any device capable of producing an open exhaust; or
 - (c) which causes undue noise by reason of-
 - (i) being in a state of disrepair;
 - (ii) the manner in which such vehicle is loaded or driven:
 - (iii) the construction or condition or adjustment of the machinery of such vehicle; or

- (iv) the construction or adjustment or condition of the silencing device.
- 8. This By-Law shall apply to and have operation throughout the whole of the municipal district of the Shire of Kyneton.
- 9. Any person guilty of a wilful act or default contrary to the provisions of this By-Law shall be liable to a penalty of not less than \$100.00 nor more than \$200.00 and any person guilty of a continuing offence shall be liable to a penalty of not more than \$20.00 for each day on which an offence against this By-Law is continued after conviction or order by any Court.

Resolution for passing this By-Law was agreed to by the Council of the Shire of Kyneton on 18 April 1984 and was confirmed on 16 May 1984.

The Common Seal of the President, Councillors and Ratepayers of the Shire of Kyneton was hereunto affixed in the presence of:

(SEAL)

S. G. PORTER, Secretary O. J. FOOTE, Councillor P. S. PEARCE, Councillor

2911

NATIONAL COMPANIES AND SECURITIES COMMISSION

Supreme Court (Companies) Rules 1962 Form 19 Rule 51 (3) Supreme Court (Companies) Rules 1962

Notice of Appointment of Provisional Liquidator

In the matter of Bedding Bazaar (Sales) Pty. Limited (Provisional Liquidator Appointed)

Order for appointment of an Official Liquidator as Provisional Liquidator made I June 1984.

Name and Address of Provisional Liquidator:

David Alexander Crawford, 9 Waterloo Street, Camberwell.
Arthur Robinson and Co., solicitors for the Applicant,
Cable Makers Australia Pty. Ltd.
2934

Companies Act 1961 Section 272 (2)

SECURITY CO-OPERATIVE LAND SOCIETY LIMITED (In Liquidation)

Notice of Final Meeting

Notice is hereby given that pursuant to section 272 of the Companies Act 1961, a general meeting of members and creditors of Security Co-operative Land Society Limited will be held at Duesburys, Chartered Accountants, 19th Floor, 114 William Street, Melbourne, on 18 July 1984 at 10.00 a.m.

The purpose of the meeting is to lay accounts before it, showing the manner in which the winding up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the Liquidator.

Dated 1 June 1984

MICHAEL J. HUMPHRIS, Liquidator

Duesburys, 114 William Street, Melbourne

NOTICE OF WINDING UP ORDER

In the matter of Mark Britton and Associates Pty. Ltd.—Notice of Winding up Order.

Winding up Order made 7 June 1984.

Name and Address of Liquidator: James Manson Poulton, 500 Bourke Street, Melbourne.

THOMAS H. BELL and CO., solicitors for the petitioner.

2946

BOANDYNE PTY. LTD. (In Liquidation)

Notice is hereby given, pursuant to section 411 (2) of the Companies Code, that the affairs of the Company have been fully wound up and that a Final Meeting of Shareholders will be held at the offices of Coleman, McClure & Wilby, 367 Victoria Street, Abbotsford, 29 June 1984, at 10 a.m. for the purpose of laying before it an account showing how the winding up has been conducted and the property of the Company disposed of and giving any explanation thereof.

J. MULLER, Liquidator

c/o Coleman, McClure and Wilby, 367 Victoria Street, Abbotsford 2918

Companies (Victoria) Code—In the matter of Browns' Trafalgar Garage Pty. Ltd. (In Voluntary Liquidation)

Notice is hereby given that at an Extraordinary General Meeting of members of the abovenamed Company held 24 May 1984, it was resolved that the company be wound up voluntarily and that Mr P. R. Devenish and Mr J. J. Templeton of A. H. G. Clarke & Co., Chartered Accountants, 460 Bourke Street, Melbourne be appointed Joint Liquidators.

2919

P. R. DEVENISH, J. J. TEMPLETON

Companies (Victoria) Code—In the matter of Browns' Pakenham Garage Pty. Ltd. (In Voluntary Liquidation)

Notice is hereby given that at an Extraordinary General Meeting of members of the abovenamed Company held 24 May 1984, it was resolved that the company be wound up voluntarily and that Mr P. R. Devenish and Mr J. J. Templeton of A. H. G. Clarke & Co., Chartered Accountants, 460 Bourke Street, Melbourne be appointed Joint Liquidators. 2920

P. R. DEVENISH, J. J. TEMPLETON

In the Supreme Court of Victoria—Co. No. 284 of 1984—In the matter of the Companies (Victoria) Code; and in the matter of Elcarim Publishing Co. Pty. Ltd.—Advertisement of Petition

Notice is hereby given that a petition for the winding up of the abovenamed company by the Supreme Court was on 4 June 1984 presented by Athena Permanent Building Society (In Liquidation) and that the said petition is directed to be heard before the Court sitting at Melbourne at the hour of 10.30 a.m. on 9 August 1984; and any creditor or contributory of the said Company desiring to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his Counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned upon payment of the regulated charge for the same

The Petitioner's address is, 500 Bourke Street, Melbourne. The Petitioner's Solicitor is Mr J. Walter of Darvall McCutcheon, 80 Collins Street, Melbourne.

DARVALL McCUTCHEON, solicitors, 80 Collins Street, Melbourne.

Note: Any person who intends to appear on the hearing of the said petition must serve on or send by post to the abovenamed solicitor notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the abovenamed not later than 4.00 o'clock in the afternoon of 8 August 1984.

Notice is hereby given that a petition for the winding up of the abovenamed company by the Supreme Court was on 8 June 1984 presented by Maxwell Vance Riethmuller Deputy Commissioner of Taxation of the Commonwealth of Australia and that the said petition is directed to be heard before the Court sitting at the Fifteenth Court, Law Courts, Lonsdale Street. Melbourne at the hour of 10.30 o'clock in the forenoon on 9 August 1984 and any creditor or contributory of the said Company desiring to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his Counsel for the purpose; and a copy of the said petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned on payment of the regulated charge for the same.

The Petitioner's official address is 350 Collins Street, Melbourne.

The Petitioner's Solicitor is T. A. Sherman, Acting Crown Solicitor for the Commonwealth of 200 Queen Street, Melbourne.

T. A. SHERMAN

1924

Note: Any person who intends to appear on the hearing of the said petition must serve on or send by post to the abovenamed T. A. Sherman notice in writing of his intention to do so. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the abovenamed not later than 4.00 in the afternoon of 8 August 1984.

In the Supreme Court of Victoria—Co. 297—In the matter of the Companies (Victoria) Code; and in the matter of F. I. Forrest Pty Ltd.

Notice is hereby given that a petition for the winding up of the abovenamed company by the Supreme Court was on 8 June 1984 presented by Maxwell Vance Riethmuller Deputy Commissioner of Taxation of the Commonwealth of Australia and that the said petition is directed to be heard before the Court sitting at the Fifteenth Court, Law Courts, Lonsdale Street, Melbourne at the hour of 10.30 o'clock in the forenoon on 16 August 1984 and any creditor or contributory of the said Company desiring to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his Counsel for the purpose; and a copy of the said petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned on payment of the regulated charge for the same.

The Petitioner's official address is 350 Collins Street, Melbourne.

The Petitioner's Solicitor is T. A. Sherman, Acting Crown Solicitor for the Commonwealth of 200 Queen Street, Melbourne.

T. A. SHERMAN

Note: Any person who intends to appear on the hearing of the said petition must serve on or send by post to the abovenamed T. A. Sherman notice in writing of his intention to do so. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the abovenamed not later than 4.00 in the afternoon of 15 August 1984.

In the Supreme Court of Victoria—Co. 293—In the matter of the Companies (Victoria) Code; and In the matter of Bellshire Nominees Pty. Ltd.

Notice is hereby given that a petition for the winding up of the abovenamed company by the Supreme Court was on 8 June 1984 presented by Maxwell Vance Riethmuller Deputy Commissioner of Taxation of the Commonwealth of Australia and that the said petition is directed to be heard before the Court sitting at the Fifteenth Court, Law Courts, Lonsdale Street, Melbourne at the hour of 10.30 a.m. on 9 August 1984 and any creditor or contributary of the said Company desiring to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his Counsel for the purpose; and a copy of the said petition will be furnished to any creditor or contributary of the said Company requiring the same by the undersigned on payment of the regulated charge for the same.

The petitioner's official address is 350 Collins Street, Melbourne.

The petitioner's solicitor is T. A. Sherman, Acting Crown Solicitor for the Commonwealth of 200 Queen Street, Melbourne.

T. A. SHERMAN

Note: Any person who intends to appear on the hearing of the said petition must serve on or send by post to the abovenamed T. A. Sherman notice in writing of his intention to do so. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the abovenamed not later than 4.00 p.m. on 8 August 1984

In the Supreme Court of Victoria—Co. 295—In the matter of the Companies (Victoria) Code; and in the matter of Computer Composition Proprietary Limited.

Notice is hereby given that a petition for the winding up of the abovenamed company by the Supreme Court was on 8 June 1984 presented by Maxwell Vance Riethmuller Deputy Commissioner of Taxation of the Commonwealth of Australia and that the said petition is directed to be heard before the Court sitting at the Fifteenth Court, Law Courts, Lonsdale Street, Melbourne at the hour of 10.30 a.m. on 9 August 1984 and any creditor or contributary of the said Company desiring to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his Counsel for the purpose; and a copy of the said petition will be furnished to any creditor or contributary of the said Company requiring the same by the undersigned on payment of the regulated charge for the same.

The petitioner's official address is 350 Collins Street, Melbourne.

The petitioner's solicitor is T. A. Sherman, Acting Crown Solicitor for the Commonwealth of 200 Queen Street, Melbourne.

T. A. SHERMAN

Note: Any person who intends to appear on the hearing of the said petition must serve on or send by post to the abovenamed T. A. Sherman notice in writing of his intention to do so. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the abovenamed not later than 4.00 p.m. on 8 August 1984

MID CITY MOTEL BALLARAT PROPRIETARY LIMITED

Notice of Voluntary Liquidation

At an Extraordinary General Meeting of Mid City Motel Ballarat Proprietary Limited held at 104 Liebig Street, Warrnambool on 30 May 1984 the following resolutions were passed as Special Resolutions:

- 1. That the company be wound up voluntarily and that Peter Alexander McMillan, Accountant, be and he is hereby appointed Liquidator for the purpose of such winding up.
- 2. That the Liquidator be and he is hereby authorized when and so soon as the debts and liabilities of the company have been paid and satisfied or duly provided for to distribute in specie or kind amongst the members of the company in accordance with their respective rights, and interest therein the whole or any part of the assets of the company as he shall think fit.

P. A. McMILLAN, Liquidator

Sinclair & Wilson, public accountants, 104 Liebig Street, Warrnambool 2872

J. KEEN PTY. LTD.

Notice of Voluntary Liquidation

At Extraordinary General Meetings of the abovementioned company held at 104 Liebig Street, Warrnambool on 1 June 1984 the following resolutions were passed as Special Resolutions:

- 1. That the company be wound up voluntarily and that William George Sinclair of "Rosebank", Woodford, Accountant, be and he is hereby appointed Liquidator for the purpose of such winding up.
- 2. That the Liquidator be and he is hereby authorized when and so soon as the debts and liabilities of the company have been paid and satisfied or duly provided for to distribute in specie or kind amongst the members of the company in accordance with their respective rights, and interest therein the whole or any part of the assets of the company as he shall think fit.

W. G. SINCLAIR, Liquidator

Sinclair & Wilson, public accountants, 104 Liebig Street,

Companies Act 1961 Section 272 (1) Regulation 25 (h) HALLAM GARDEN SUPPLIES PTY. LTD. (in Liquidation)

Notice of Final Meeting of Members and Creditors

Notice is hereby given that the final meeting of members and creditors of the abovenamed company shall be held on Wednesday 11 July 1984 at the offices of the liquidators at 66 High Street, Glen Iris, at 11.00 a.m.

AGENDA

- 1. Presentation by the liquidator of an account showing how the winding up has been conducted and the property of the Company has been disposed of, and to give any explanation of the account.
 - 2. The meeting to consider the following resolution:

"That immediately after the dissolution of the company the liquidator may destroy the books and papers of the company pursuant to section 284 of the Act". Dated 6 July 1984

M. J. O'KEEFFE and D. P. DECKKER, joint liquidators

Messrs. O'Keeffe & Deckker, chartered accountants, 66 High Street, Glen Iris 2880

HUMES LIMITED Notice of Order

Notice is hereby given that on 18 May 1984 His Honour Mr. Justice Fullagar made the following Order:

That the cancellation and reduction of the capital of the Company resolved on and effected by the said special resolution which was in the following terms, namely:

'That the capital of the Company be reduced from \$150 000 000 divided into 298 550 000 ordinary shares of 50 cents each (of which 135 322 005 have been issued and have been or are deemed to have been fully paid) and 225 000 "A" preference shares of \$1 each and 500 000 "B" preference shares of \$1 each (all of which preference shares have been issued and have been or are deemed to have been fully paid) to \$149 275 000 divided into 298 550 000 ordinary shares of 50 cents each by returning to the holders of the said 225 000 "A" preference shares and 500 000 "B" preference shares the whole of the capital paid up thereon namely \$1 per share and by cancelling such shares accordingly.'

be and is hereby confirmed and this court doth declare that the amount of the share capital of the Company as altered by this Order is \$149 275 000 divided into 298 550 000 ordinary shares of 50 cents each of which 135 322 005 have been issued and are fully paid up and 163 227 995 are unissued and this court doth further order:

- (a) That an office copy of this Order be lodged with the Commissioner for Corporate Affairs (as delegate for the National Companies and Securities Commission) within fourteen days of the date hereof.
- (b) That within fourteen days from the registration of the office copy of this Order lodged in accordance with the preceding paragraph, notice of the making of this Order be published once in the Victoria Government Gazette and once in The Age newspaper.
- (c) That the costs of the Commissioner for Corporate Affairs, fixed by consent at \$150, be paid by the company.

This Notice is given by Gillotts, solicitors for Humes Limited 2874

The Companies Act 1981

CAMRIV INVESTMENTS PTY. LTD (in Voluntary Liquidation)

Notice of Meeting of Members, Pursuant to Section 411

Notice is hereby given that pursuant to section 411 of the Companies Act 1981 the final meeting of members of the abovenamed company will be held at the offices of Morrow & Stanley, 64 Crockford Street, Port Melbourne on 19 July 1984, at 10.30 in the forenoon for the purpose of laying before the meeting the liquidator's final account and report and giving any explanation thereof.

Dated 5 June 1984

2875

T. G. STANLEY, Liquidator

MOROBOI PTY, LTD.

(In Voluntary Liquidation)

At an Extraordinary General Meeting of Shareholders of Moroboi Pty. Ltd., duly convened and held at 18B Mona Place, South Yarra, on 31 May 1984 the following Special Resolution was duly passed—

"That the Company be wound up voluntarily and that Mr D. G. Spencer, Accountant, of 367 Victoria Street, Abbottsford, be appointed Liquidator."

Dated 31 May 1984

2857

D. G. SPENCER, Liquidator

BOZRAH PROPRIETARY LIMITED

(In Voluntary Liquidation)

Notice is hereby given pursuant to section 411 (2) of the Companies (Victoria) Code that a General Meeting of the members of the abovenamed Company will be held at 29 Alma Road, St. Kilda, at 10.30 a.m. in the forenoon on Friday 13 July 1984 for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the assets of the Company disposed of and of hearing any explanations that may be given by the Liquidator.

J. FRANCK, Liquidator

R. Lowe, Lippmann, Figdor & Franck

2861

Companies Form 96 Companies (Victoria) Code, Section 370 (1) (c) RIDGEWOOD PTY, LTD.

Notice of Making of Winding Up Order Notice is given that, on 7 June 1984, an Order of the

Supreme Court of Victoria for the Winding Up of the Company was made and that Ernest Harding Niemann was appointed Liquidator.

Dated 8 June 1984

S. OSTROBURSKI, Solicitor for the Applicant

In the Supreme Court of Victoria-Co. 296-In the matter of the Companies (Victoria) Code; and in the matter of Gold Sash Gardens Pty. Ltd.

Notice is hereby given that a petition for the winding up of the abovenamed company by the Supreme Court was on 8 June 1984 presented by Maxwell Vance Reithmuller, Deputy Commissioner of Taxation of the Commonwealth of Australia and that the said petition is directed to be heard before the Court sitting at the Fifteenth Court, Law Courts, Lonsdale Street, Melbourne at the hour of 10.30 o'clock in the forenoon on 9 August 1984 and any creditor or contributory of the said Company desiring to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his Counsel for the purpose; and a copy of the said petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned on payment of the regulated charge for the same.

The Petitioner's official address is 350 Collins Street, Melbourne.

The Petitioner's Solicitor is T. A. Sherman, Acting Crown Solicitor for the Commonwealth of 200 Queen Street, Melbourne.

T. A. SHERMAN

Note: Any person who intends to appear on the hearing of the said petition must serve on or send by post to the abovenamed T. A. Sherman notice in writing of his intention to do so. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the abovenamed not later than 4.00 in the afternoon of 8 August 1984.

In the Supreme Court of Victoria-1984 No. Co. 82-In the matter of Companies (Victoria) Code; and in the matter of Sound Investments Pty. Limited.

Before the Honourable Mr Justice Starke, 3 May 1984

Upon the Petition of Electro-Voice Pty. Limited a creditor of the abovenamed company, on 7 March 1984 preferred unto the Court, and upon hearing Mr Hall of Counsel for the Petitioner there being no appearance for the said Company

and upon reading the said Petition, the Affidavit of Leonard Harold Norton sworn 22 February 1984, the Affidavit of Susan Garner sworn 11 April 1984, the Affidavit of Shirley Buchwald sworn 13 April 1984 respectively all filed herein and the exhibits thereto and the Certificate of the Listing Master issued 2 May 1984 this Court doth order:

- 1. That the said Company be wound up by the Court under the provisions of the Companies (Victoria) Code.
- 2. That David Carl Christensen be appointed Liquidator for the purposes of the winding up.
- 3. That the bank at which the Liquidator is to open a trust account be the branch of the Australia and New Zealand Banking Group Limited at 388 Collins Street, Melbourne.

K. M. MAHONY, Master Entered the 17 May 1984 L. DENT, Deputy Prothonotary

Note: It will be the duty of such of the persons as are liable to make out or concur in making out a statement of affairs as the Liquidator may require to attend on him at such time and place as he may appoint and to give him all information he may require.

Registered No. 220767M

The Companies Act 1961-In the matter of Mortimer, Newsome & Ferguson Investments Pty. Ltd.-Notice of Appointment of Provisional Liquidator

Order for appointment of an Official Liquidator as Provisional Liquidator made 5 April 1984.

Name and Addess of Provisional Liquidator: Kevin James Browne of 37 Albert Road, Melbourne, in the State of Victoria.

DARVALL McCUTCHEON, solicitors for the petitioner

PAULINE ISABEL PEDEN, formerly of 30 Pine Avenue. Elwood, but late of Flat 9 No. 122 North Road, Brighton, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 13 February 1984 are required by Merna Pauline Young of I Yendon Road Glenhuntly, clerk, and Pauline Adele Parr of 4 Bungalow Court, Gardenvale, home duties, the legal personal representatives of the deceased, to send particulars of their claims to them by 31 August 1984 after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

E. P. JOHNSON & DAVIES, 257 Collins Street, Melbourne

EVELYN MAUDE NELLIE STUBBERFIELD, late of 97 The Eyrie, Eaglemont, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died 5 March 1984 are required by the Trustees Philip Edington Rhoden, solicitor of 376 Collins Street, Melbourne and ANZ Executors & Trustee Company Limited of 94 Queen Street, Melbourne to send particulars to the said ANZ Executors & Trustee Company Limited at its address above by 15 August 1984 at which date the Trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

Dated 8 June 1984

JOHN P. RHODEN, solicitors, 376 Collins Street, Melbourne

ANNIE HARVEY PRICE, late of Queen Victoria Cottage Hamilton, widow deceased

Creditors next of kin and others having claims in respect of the Estate of the abovenamed who died on 11 July 1982 are requested to furnish written particulars thereof to the Executor Care of The Union-Fidelity Trustee Company of Australia Limited of 100 Exhibition Street Melbourne by 1 October 1984 after which date he will distribute the assets having regard only to the claims of which he then has notice.

MELVILLE, ORTON & LEWIS, solicitors, 66 Thompson Street, Hamilton 2900

GWENDOLINE MARJORIE SPRAGUE, late of 3 Attunga Court, Highton, married woman .

Creditors, next of kin and other having claims in respect of the Estate of the deceased, who died on 8 February 1984 are required by the Trustees Mervyn Broun Sprague of 3 Attunga Court, Highton, Retired, Denzil Mervyn Sprague of Unit 17, 174 Lee Street, Carlton, Pilot and Leslie Philip Sprague of 70 Heller Street, West Brunswick Student to send particulars to them by 15 August 1984 after which date the Trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated 5 June 1984

AINSWORTH & CO., solicitors, of 117 Yarra Street, Geelong 3220 2901

ARCHIBALD AUSTIN CEPHAS PARKINSON, late of 8 Amundsen Street, Belmont, retired gentleman

Creditors, next of kin and others having claims in respect of the Estate of the deceased, who died on 17 May 1983 are required by the Trustee Geoffrey Thomas Parkinson of 2 Henry Street, Belmont, Truck Driver to send particulars to him by 15 August 1984 after which date the Trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated 5 June 1984

AINSWORTH & CO., solicitors, of 117 Yarra Street, Geelong 3220 2902

GRACE ARRENDELL PARKINSON, late of 8 Amundsen Street, Belmont, housewife

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 17 May 1983 are required by the Trustee Geoffrey Thomas Parkinson of 2 Henry Street, Belmont, Truck Driver to send particulars to him by 15 August 1984 after which date the Trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated 5 June 1984

AINSWORTH & CO., solicitors, of 117 Yarra Street, Geelong 3220 2903

RICHARD JOHN CARR, of Room 101 Shay Gap in the State of Western Australia, storeman, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 18 July 1983 are required by Robert Joseph Carr of 5 Tyler Street, Sunshine in the State of Victoria the Administrator to whom Letters of Administration of the said deceased were granted by the Supreme Court of Victoria to send particulars to him care of the undersigned by 6 August 1984 after which date the said Administrator may convey or distribute the assets having regard only to the claims of which he then has notice.

PATRICK J. CANNON, TESTRO & COBURN, solicitors, 117 Durham Road, Sunshine 3020 2862 CURT TROITZSCH, late of 39 Dalgety Street, St. Kilda in the State of Victoria, landlord, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 5 May 1982 are required by the Trustees Willy Ernst Dornbierer and John Don whose address is care of the undermentioned solicitors to send particulars to them by 3 August 1984 after which date the Trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

DON & BRITT, solicitors, 114a Mount Eliza Way, Mount Eliza 2896

Creditors next of kin and others having claims against the estate of Paul Joseph Dillon late of Wycheproof in the State of Victoria, farmer, who died on 5 March 1984 probate of whose estate was granted to Neville Bernard Dillon of Swan Hill-Donald Road, Thalia, farmer, are to send particulars of such claims to the undersigned at his office hereunder mentioned by 16 August 1984 after which date the said Neville Bernard Dillon will distribute the assets having regard only to the claims of which he shall then have had notice.

JOHN KEATING & ASSOCIATES, solicitors, 191 Greville Street, Prahran 2897

Creditors next of kin and other persons having claims against the estate of Elsie Ilott formerly of 92-94 Walpole Street, Kew but late of Montehore Homes for the Aged, 619 St. Kilda Road, Melbourne in the State of Victoria, widow, deceased, who died on 7 March 1984 are required to send particulars of their claims to the Executor National Trustees Executors and Agency Company of Australasia Limited whose registered office is situate at 95 Queen Street, Melbourne by 14 August 1984 after which date the Executor will distribute the assets having regard only for the claims of which it then has had notice.

OGGE AND O'DONNELL, solicitors, 4-6 Howitt Street, South Yarra 2898

Creditors next of kin and other persons having claims against the estate of Pauline Elizabeth Marie Towers formerly of 2A Wrexham Road, Windsor but late of 42 Langhorne Street, Dandenong in the State of Victoria widow, deceased who died on 12 December 1983 are required to send particulars of their claims to the Executor National Trustees Executors and Agency Company of Australasia Limited whose registered office is situate at 95 Queen Street, Melbourne by 14 August 1984 after which date the Executor will distribute the assets having regard only for the claims of which it then has had notice.

OGGE & O'DONNELL, solicitors, 4-6 Howitt Street, South Yarra 2899

DAMMES BEZEMER, late of 87 Reynolds Parade, Pascoe Vale South, retired, deceased.

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 18 February 1984 are required by the Executors Damicus Anthonius Bezemer of 167 Old Eltham Road, Lower Plenty and Johannes Maria Bezemer of 3 Kent Hughes Road Eltham to send particulars to the undermentioned firm by 4 September 1984 after which date the said Executors may convey or distribute the assets having regard only to the claims of which notice has by then been given.

SETON WILLIAMS & SMYTH, solicitors, 408 Collins Street, Melbourne 2876

ETHEL MAY McKENZIE, late of 102 Ascot Street South, Ballarat, spinster, deceased (who died on 12 April 1984)

Creditors, next of kin and all persons having claims against the estate of the deceased are required to send particulars to John Joseph Rawlings C/o the undermentioned address on or before 14 August 1984 after which date he will distribute the assets having regard only to the claims of which he shall then have notice.

HEINZ & GORDON, solicitors, 6 Dawson Street North, Ballarat 2877

Creditors, next of kin and others having claims in respect of the Estate of George Eric Bull late of 3 Eric Street East Brighton, retired who died on 31 October 1983 are required by Ruth Olive Bull the Executrix of the Will of the abovenamed deceased to send particulars of their claims to the Executrix care of Messrs Mulcahy Mendelson & Round, 536 Whitehorse Road, Mitcham by 31 August 1984 after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

MULCAHY MENDELSON & ROUND, solictors of 536 Whitehorse Road, Mitcham 2878

Creditors, next of kin and others having claims in respect of the estate of Jan Wicinski late of 26 Belgrave Street, Hawthorn in the State of Victoria, pensioner, deceased, who died on 6 May 1984 are required by the executrix Elizabeth Berger, home duties of 27 Waverley Street, Essendon in the said State to send particulars of their claims to the said executrix care of the undermentioned solicitors by 15 August 1984 after which date the said executrix will convey or distribute the assets of the deceased having regard only to the claims of which the said executrix then has notice.

Messrs. Makarucha Novoselac & De Marco, solicitors of 250 Glenroy Road, Glenroy 2863

ALAN CLYDE WHITE (also known as Alan Clive White), late of 86 Alma Street, Tootgarook, retired gentleman, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed who died on 8 November 1983 are required to send particulars thereof to the Executor of his Will David Ferguson Scott care of the undermentioned Solicitors on or before 16 August 1984 after which date he will distribute the assets in the estate having regard only to the claims of which he shall then have notice.

J. M. SMITH & EMMERTON, solicitors, 224 Queen Street, Melbourne 2864

EIRA HODSON WESTON late of Lovell House, 389 Alma Road, Caulfield, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 7 February 1984 are required by Marguerite Dawn Weston of 9 Lemon Crescent, Noble Park in the State of Victoria, gentlewoman and The Perpetual Executors and Trustees Association of Australia Limited of 50 Queen Street, Melbourne the applicants for a grant of probate to send particulars of their claims to the said applicants in the care of the said Company by 22 August 1984 after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

MALLESONS, solicitors, 121 William Street, Melbourne

Creditors, next of kin and others having claims in respect of the estate of Edith Myrtle Hussey late of 7 Park Road, Donvale, widow, who died 6 March 1984 are required by the administrators of the deceased's estate to send particulars to them care of the undersigned solicitors by 14 August 1984 after which date they may convey and distribute the assets having regard only to the claims of which they then have notice.

RYLAH & RYLAH, solicitors, 191 Queen Street, Melbourne 2936

JANINA KALITO, (also known as Janina Maria Kalito) late of 14/495 Royal Parade, Parkville, in the State of Victoria, widow, deceased.

Creditors, next of kin and others having claims in respect of the estate of the deceased who died 7 January 1984 are required by Francis Joseph Hogan of 95 Grey Street, East Melbourne, teacher and Peter Lawrence Quirk Norris of 11 Casey Drive, Berwick, solicitor to send particulars of their claims to them in care of their solicitors Messrs. Corr & Corr, 350 William Street, Melbourne by 15 August 1984 after which date the said Francis Joseph Hogan and Peter Lawrence Quirk Norris may convey or distribute the assets of the deceased having regard only to the claims of which they then have notice.

CORR & CORR, solicitors, 350 William Street, Melbourne 2937

ALBERT WILLIAM GOURLEY, late of Arnold West in the State of Victoria, farmer, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died 7 January 1984 are required by the Executors Albert James Gourley of Tarnagulla in the said State, Labourer and Kevin William Gourley of Inglewood in the said State, sharefarmer to send particulars to them care of the undermentioned Solicitors by 17 August 1984 after which date they may convey or distribute the assets having regard only to the claims of which they then have notice.

R. H. SCHLEIGER & ASSOCIATES, solicitors, 33-35 Williamson Street, Bendigo 2922

BERTHA GOYEN, late of "Blythswood", 353 Upper Heidelberg Road, Ivanhoe, widow, deceased

Creditors, next of kin and others having claims in respect of the Estate of the deceased who died 4 October 1983 are required by the Executrix Norma Mary Nurse of 8 Balcombe Park Lane, Beaumaris to send particulars to her by 18 August 1984 after which date the Executrix may convey or distribute the assets having regard only to the claims of which she then has notice.

IVAN L. McDONALD & SLATER, solicitors, 136 Balcombe Road, Mentone 2923

Creditors, next of kin and others having claims in respect of the estate of Hilda Lillian Oliver late of 33 Bendigo Street Richmond, widow, deceased who died 17 May 1984 are required to send particulars of their claims to her Executrix Maria Betty Keck married woman, care of the undermentioned Solicitors by 14 August 1984 after which date she will distribute the assets thereof having regard only to the claims of which she then has notice.

STRUGNELL DEAKIN DUNCAN, solicitors, 106 Bell Street (P.O. Box 62) Coburg 2924

NORAH BLANCHE POOK, late of Hedley Sutton Nursing Home, 2 Gascoyne Street, Canterbury, widow, deceased

Creditors, next of kin and others having claims in respect of the Estate of the deceased who died 20 February 1984 are required by the Executrix Jessie Roche of Unit 1, 14 Collins Street. Mentone to send particulars to her by 18 August 1984 after which date the Executrix may convey or distribute the assets having regard only to the claims of which she then has notice.

IVAN L. McDONALD & SLATER, solicitors, 136 Balcombe Road, Mentone 2925

ELLEN AMELIA VINCENT, late of St. Benedict's Nursing Home, 5 Heath Street, Sandringham, widow, deceased

Creditors, next of kin and others having claims in respect of the Estate of the deceased who died on 2 March 1984 are required by the Executrix Jean Norman of 9 Deauville Street, Beaumaris to send particulars to her by 18 August 1984 after which date the Executrix may convey or distribute the assets having regard only to the claims of which she then has notice.

IVAN L. McDONALD & SLATER, solicitors, 136 Balcombe Road, Mentone 2926

In the Supreme Court of the State of Victoria SALE BY THE SHERIFF

On 19 July 1984, at 2.30 p.m. at the Sheriff's Office, Writs & Warrants Division, 2nd Floor, 241 William Street, Melbourne (unless process be stayed or satisfied).

All the estate and interest (if any) of Charles L. Foster (shown on Certificate of Title as Charles Lawrence Foster) of 108 Warralong Avenue, Greensborough as joint proprietor with Maureene Anne Foster of an estate in fee simple in the land described in Certificate of Title Volume 9213 Folio 642 upon which is erected a brick veneer house known as No. 108 Warralong Avenue, Greensborough.

Registered Mortgage No. G951114 and Caveat No. H 371300 affect the said estate and interest.

Terms—Cash only

2941 J. BALDWINSON, Sheriff's Officer

In the Supreme Court of the State of Victoria SALE BY THE SHERIFF

On 19 July 1984 at 2.30 p.m. at the Sheriff's Office, Writs & Warrants Division, 2nd Floor, 241 William Street, Melbourne (unless process be stayed or satisfied).

All the estate and interest (if any) of Jennifer James of Lot 2 Robinsons Road, Langwarrin as proprietor as tenants-incommon in equal shares with Yvonne James of an estate in fee simple in the land described in Certificate of Title Volume 9476 Folio 451 upon which is erected a house of approximately 18 squares with a fairly new wide verandah surrounding the house which has a corrugated iron roof. Walls of the house are of wood shingle construction. A further second dwelling of about 8 squares is also on the property and comprises wood shingle and iron roof construction. A large open barn of wood and corrugated iron constructions is on the property together with a number of wooden horse stables. Further improvements comprise full fencing of the property, which has a number of fenced off paddocks, holding yards and a lunging yard. The property comprises approximately 2 hectares of land situated on the north west corner of the intersection of Robinsons Road and the Dandenong Hastings Road and known as "Bandino Lodge", Lot 2 Robinsons Road, Langwarrin.

Registered Mortgage No. K450795 affects the said estate and interest.

Terms—Cash only

2942 J. BALDWINSON, Sheriff's Officer

In the Supreme Court of the State of Victoria SALE BY THE SHERIFF

On 23 July 1984 at 2.30 p.m. at the Police Station, Warragul (unless process be stayed or satisfied).

All the estate and interest (if any) of Kenneth George Logue & Patricia Anne Logue (shown on Certificate of Title as Patricia Ann Logue) of Silcocks Road, Churchill as joint proprietors of an estate in fee simple in the land described in Certificate of Title Volume 8990 Folio 569. The property to be sold is a farmlet believed to be 4-05 hectares in area upon which is erected a modern brick house of approximately seventeen squares and a large workshop known as Silcocks Road, Churchill. The property is situated on the left hand side of and adjacent to the first sweeping bend after leaving Churchill on Silcocks Road.

Registered Mortgage No. K558980 and Caveat Nos. K58162, K129914 and K327839 affect the said estate.

Terms—Cash only

J. BALDWINSON, Sheriff's Officer

In the Supreme Court of the State of Victoria SALE BY THE SHERIFF

On 23 July 1984, at 2.30 p.m. at the Police Station, Warragul (unless process be stayed or satisfied).

All the estate and interest (if any) of Mr. Peter & Mrs. Vicki Petersen (shown on Certificate of Title as Peter Christian Petersen and Vicki Lee Petersen) of 9 Burnett Street, Yarragon as joint proprietors of and estate in fee simple in the land described in Certificate of Title Volume 9172 Folio 954 upon which is erected a brick veneer home, fencing in part completed known as No. 9 Burnett Street, Yarragon. The property can be located by proceeding west along Princes Highway to Yarragon. Before reaching the main townsip, turn right into Loch Street then turn left into second Street. No. 9 Burnett Street is on the left hand side of the road.

Registered Mortgage Nos. J708551, J859471 and Caveat No. K414995 affect the said estate and interest.

Terms-Cash only

2944

J. BALDWINSON, Sheriff's Officer

In the Supreme Court of the State of Victoria SALE BY THE SHERIFF

On 18 July 1984, at 2.30 p.m. at the Police Station, Bendigo (unless process be stayed or satisfied).

All the estate and interest (if any) of B. M. Slee and P. B. Slee (shown on Certificates of Title as Bill Maxwell Slee and Patricia Barbara Slee) of 41A High Street, Eaglehawk and 22 Retreat Road, Flora Hill as joint proprietors of an estate in fee simple in the land described in and to:

Firstly: Certificate of Title Volume 2142 Folio 208 upon which is erected a brick lock-up shop used as a retail outlet, the frontage being of brick construction with glass windows and doors known as No. 41A High Street, Eaglehawk. The property is situated on the north eastern side of High Street commencing at 106-9 links south east of Victoria Street.

Registered Mortgage No. K371186 affects the said estate and interest.

Secondly: Certificate of Title Volume 8827 Folio 322 upon which is erected a brick veneer home with a car-port attached known as No. 22 Retreat Road, Flora Hill.

Registered Mortgage No. H563381 affects the said estate and interest.

Terms—Cash only

2945

J. BALDWINSON, Sheriff's Officer

NOTICE OF MAKING OF STATUTORY RULES WHICH ARE NOT YET AVAILABLE

Notice is given of the making of the following Statutory Rules:

No.

Extractive Industries Act 1966

Price

135/1984. Extractive Industries (Board of Examiners Fees) Regulations 1984

Melbourne and Metropolitan Board of Works Act 1958 153/1984. By-law No. 202 Plumbing Code and Sewerage Regulations 1984

Marketing of Primary Products Act 1958
156/1984. The Tobacco Leaf Marketing Board (Charges)
Regulations 1984

Fisheries Act 1968

157/1984. Fishing (General) (Amendment No. 2) Regulations 1984

Weights and Measures Act 1958 160/1984. Weights and Measures Regulations 1984

Survey Co-ordination Act 1958

162/1984. Place Names Committee (Members' Fees)
Regulations 1984

Lifts and Cranes Act 1967

163/1984. Lifts and Cranes (Appeals) (Fees and Expenses) (Amendment No. 2) Regulations 1984

Scaffolding Act 1971

164/1984. Scaffolding (Board of Examiners Fees and Travelling Expenses) (Amendment No. 2) Regulations 1984

Boilers and Pressure Vessels Act 1970

165/1984. Boilers and Pressure Vessels (Steam Engine Drivers and Boiler Attendants) (Amendment No. 2) Regulation 1984

Boilers and Pressure Vessels Act 1970

166/1984. Boilers and Pressure Vessels (Board of Examiners for Welders of Boilers and Pressure Vessels Fees and Travelling Allowances) (Amendment No. 2) Regulations 1984

Construction Industry Long Service Leave Act 1983

167/1984. Construction Industry Long Service Leave (Construction Industry Long Service Leave Board Fees and Allowances) (Amendment No. 2) Regulations 1984

Environment Protection Act 1970 (No. 8056) 169/1984. Environment Protection (Motor Vehicle Emission Control) (Amendment) Regulations 1984

Housing Act 1983

170/1984. Housing (Standard of Habitation) Regulations 1984

Motor Boating Act 1961
171/1984. Motor Boating (Lake Mokoan) Regulations 1984

Environment Protection Act 1970 (No. 8056)

172/1984. Environment Protection (Insulated Wire Burning) Regulations 1984

Forests Act 1958

173/1984. Forests (Mt Buller Alpine Reserve) (Amendment) Regulations 1984

Post-Secondary Education Act 1978

174/1984. Technical and Further Education Board (Chairman and Members' Terms and Condition) (Amendment No. 1) Regulations 1984

Post-Secondary Education Act 1978

175/1984. Post-Secondary Education Commission (Terms and Conditions) (Amendment No. 17) Regulations 1984

NOTICE OF MAKING AND AVAILABILITY OF STATUTORY RULES

In pursuance of the provisions of the Subordinate Legislation Act 1962 and the Regulations made thereunder notice is given of the making and availability of the following Statutory Rules:

No. Industrial Relations Act 1979 Price 137/1984. Industrial Relations (Industrial Relations Commission) (Salaries, Expenses and Allowances) (Amendment No. 2)

Health Act 1958

154/1984. Registration of Cow-Keepers, Dairymen, and Purveyors of Milk and Inspection of Dairies Regulations 1890 (Repeal) Regulations 1984 20c

Regulations 1984

Labour and Industry Act 1958

155/1984. Labour and Industry (Revocation) Regulations 1984

Cattle Compensation Act 1967

158/1984. Cattle Compensation (Amendment No. 1) Regulations 1984

20c

20c

20

Wildlife Act 1975

159/1984. Wildlife (Game) (Amendment No. 1) Regulations

20c

Forests Act 1958

161/1984. Forests (Part V—Timber Promotion) (Amendment No. 2) Regulations 1984

20c

Public Service Act 1974

168/1984. Public Service Regulations 1984

\$2.60

Publication Details -

The Victoria Government Gazette is published every Wednesday, unless otherwise advertised.

Copy Deadline

Private advertisements will be accepted by: Gazette Advertising

Victorian Government Printing Office

PO Box 203 North Melbourne 3051, no later than 1 pm on the day before publication.

Advertising Rates

Single column × cm/ part cm	\$3.20
Double column × cm/ part cm	\$6.40
Full page	\$150.00
Ordinary rates will apply to material subr	nitted for

Ordinary rates will apply to material submitted for publication before 1 pm. Double rates will apply for material submitted between 1 pm and 3.30 pm.

Advertisers should note:

- There are approximately 30 words to each column centimetre depth;
- Signatures (in particular) and proper names must be written clearly in the text;
- Advertising material should be double-spaced and confined to ONE SIDE ONLY of each sheet of paper.
- Documents NOT CLEARLY PREPARED will be returned to the sender, unpublished.

Correspondence

All correspondence should be addressed to: Gazette Advertising

Victorian Government Printing Office PO Box 203 North Melbourne 3051 Telephone Inquiries (03) 328 2141

General information

The following guidelines should be followed for the publication of official material in the Victoria Government Gazette.

Publication of official material

- Duplicate copies should be submitted for the use of the Gazette Officer.
- Material submitted to the Executive Council for Gazettal will normally be published in the next week's issue.
- Where urgent gazettal is required, special arrangements should be made with the:

Gazette Officer
Department of the Premier
3rd Floor I Treasury Place
Melbourne

Telephone Inquiries (03) 651 2440

Publication of other material

- All other material authorised by a responsible officer should be forwarded to the Gazette Officer no later than 9.30 am on Tuesday.
- Lengthy or complicated notices should be forwarded several days before publication.
- Proofs will be supplied only when requested or at the direction of the Gazette Officer. They should be returned quickly to avoid delay in publication.
- No additions or amendments to material for publication will be accepted by telephone.

Notice to Advertisers: Late Copy

Copy received after 3.30 p.m. on the day prior to publication at the Victorian Government Printing Office will be placed in the following issue of the *Government Gazette*, irrespective of any date/s mentioned in the copy.

-Agents -

The following have been appointed agents to receive advertisements for the Victoria Government Gazette:

- Armstrong's Communications Pty Ltd 191 Queen Street Melbourne Victoria 3000
- Arnall and Jackson 390 Barkly Street Brunswick Victoria 3056
- Blane's Authorized Newsagents 162 Murray Street Colac Victoria 3250
- Cornell R G 126 Eighth Street Mildura
- Franks H and Co 184 Ryrie Street Geelong Victoria 3220
- Gordon and Gotch Australasia Ltd 25-37 Huntingdale Road Burwood Victoria 3125
- Harston, Partridge & Co. Pty Ltd 455 Little Collins Street Melbourne Victoria 3000
- Kyneton Guardian Pty Ltd PO Box 18 Kyneton Victoria 3444
- Lonsdale Newsagency 250 Lonsdale Street Dandenong Victoria 3175
- The Mercantile Exchange 50 Queen Street Melbourne Victoria 3000
- McDonald's Newsagency 88 Bridge Street Ballarat Victoria 3350
- McGill's Authorised Newsagency 183-185
 Elizabeth Street Melbourne Victoria 3000
- McNaughton P R and L A 112-114 Gray Street Hamilton Victoria 3300
- Powney's Authorized Newsagency 293 Hargreaves Street Bendigo Victoria 3550
- Purdie J & Co. 138 Moorabool Street Geelong Victoria 3220
- Vernons of Richmond 261 Bridge Road Richmond Victoria 3121

Publications Availability -

Publications may be purchased from the Victorian Government Bookshop 41 St Andrews Place East Melbourne (PO Box 203 North Melbourne 3051) Telephone Inquiries (03) 651 2754, 651 2759

Mail Orders and Postage

A postage and packaging fee must be added to the cost of the requested publication using the table of rates below. Remittances should be made payable to the Victorian Government Printing Office.

Total Price of	Postage
Publications '	Packaging Fee
\$ 0.00 to \$ 2.00	\$ 0.80
\$ 2.05 to \$ 5.00	\$ 1.10
\$ 5.05 to \$ 25.00	\$ 2.50
\$ 25.05 to \$ 75.00	\$ 3.00
\$ 75.05 to \$125.00	\$ 3.50
\$125.00 to \$200.00	\$ 4.00
\$200.05 and over	at cost

Bankcard

Purchases may be made using Bankcard facilities in the Bookshop and by mail order. Bankcard mail orders require the Bankcard number, expiry date, name, address and signature of customer to be supplied. (Minimum purchase of \$5.00 applies).

CONTENTS

	Page
Appointments	1903
Cemeteries—Scale of Fees	1894
Contracts	1895
Estates of Deceased Persons	1898
Government Notices	1886
Lands	1913
Notice to Mariners	1900
Notice of Making of Statutory Rules	1930
Orders in Council—	
Acts—Superannuation; Boilers and Pressure Vessels; Geelong Waterworks and Sewerage; Water and Sewerage Authorities (Restructuring); Public Service; Audit; Public Service; Administrative Arrangements; Post-Secondary Education	1905 et seq
Police Sale	1900
Private Advertisements	1915
Proclamations	1885
Regulation	
Act—Police	1901
Resignations	1904
Tenders .	1914
Fransport	1898