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PROCLAMATIONS

PUBLIC HIGHWAYS—SHIRE OF ELTHAM

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 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 Shire of Eltham 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 my proclamation declare that Bird Street between Silver Street and Ryans Street shown on Plan of Subdivision No. 21112, Swan Street between Silver Street and Ryans Street, on Plan of Subdivision No. 99828 and that part of Silver Street, between Vine Street and the southern boundary of Crown allotment

11, Section 11, Parish of Nillumbik on chart 33 of Nillumbik, 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 twentieth day of August in the year of our Lord One thousand nine hundred and eighty-five and in the thirty-fourth year of the reign of Her Majesty Queen Elizabeth the Second, Queen of Australia.

(L.S.)

B. S. MURRAY

By His Excellency's Command

J. L. SIMMONDS

Minister for Local Government

GOD SAVE THE QUEEN!

PUBLIC HIGHWAY—CITY OF FRANKSTON

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 Frankston has requested that the land hereinafter mentioned, being a street road lane or passage made or laid out or proposed to be made or laid out on land of which a plan of subdivision delineating such 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 be so declared to be a public highway;

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 declare that Orchard Lane, Mount Eliza coloured brown on Plan of Subdivision No. 13132, shall be a public highway within the meaning of the said Act.

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

(L.S.)

B. S. MURRAY

By His Excellency's Command

J. L. SIMMONDS
Minister for Local Government
GOD SAVE THE QUEEN!

PUBLIC HIGHWAY—TOWN OF BAIRNSDALE

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 Town of Bairnsdale has requested that the land hereinafter mentioned, used for a road, be so declared to be a public highway;

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 declare that the whole of the land described in Certificate of Title

Volume 8166 Folio 607, shall be a public highway within the meaning of the said Act.

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

(L.S.)

B. S. MURRAY

By His Excellency's Command

J. L. SIMMONDS
Minister for Local Government
GOD SAVE THE QUEEN!

GOVERNMENT NOTICES

Town and Country Planning Act 1961
MELBOURNE METROPOLITAN PLANNING
SCHEME

Notice that a Planning Scheme has been Prepared and is Available for Inspection
Amendment No. 319

Notice is hereby given that the Minister for Planning and Environment in pursuance of the powers under the *Town and Country Planning Act* 1961 has prepared a planning scheme which—

(A) proposes to rezone land situated at

1. 28 Riddell Parade, Elsternwick, Caulfield
2. 488, 490 and 492 Queens Parade, Fitzroy
3. 79–81 Brunswick Street, Fitzroy
4. Victoria, Miller, Anderson, Spencer and Abbotsford Streets, Melbourne
5. Whitehorse Road, King, Iona and Ceylon Streets, Nunawading
6. 100–115 The Crescent, Sandringham
7. 1–15 Los Angeles Court and Brighton Road, St. Kilda

(B) proposes to amend the scheme Ordinance by

1. Amending section 24 of the Table to Clause 7—Special Use No. 1 Zone.
2. Including the words "car parking" in Clause 25 (2) (a) (x) (c).
3. The inclusion of Lot 12A, LP 3056 Buchanan Road, Berwick, in the Table to Clause 11A (1) (c).
4. The inclusion of Lot 1, LP 148901 Tindals Road, Warrandyte, in the Table to Clause 11A (1) (c).
5. Deletion of land generally in the vicinity of the Oakleigh Railway Goods Yard, Hanover and Portman Streets, Oakleigh, from Column 1 of the Table to Clause 22 (2).
6. Including Ordinance provisions relating to rezoning (A) 5 above.

A copy of the scheme has been deposited at the offices of the Ministry for Planning and Environment, 625 Little Collins Street, Melbourne (5th floor) and 235 Queen Street, Melbourne (5th floor).

A copy of the scheme Ordinance and so much of the scheme map which affects land within the area administered by the regional office of the Ministry or within the municipal district has been deposited at

City Offices, City of Caulfield, Cnr. Hawthorn and Glen Eira Roads, Caulfield.

Municipal Offices, City of Fitzroy, 201 Napier Street, Fitzroy.

Town Hall, City of Melbourne, Council House, 200 Little Collins Street, Melbourne.

Civic Centre, City of Nunawading, 379 Whitehorse Road, Nunawading.

Town Hall, City of St Kilda, Brighton Road, St Kilda.

Municipal Offices, City of Sandringham, Royal Avenue, Sandringham.

A copy of the scheme Ordinance only has been deposited at

Civic Offices, City of Altona, 115 Civic Parade, Altona

City Offices, City of Berwick, Princes Highway, Narre Warren

Town Hall, City of Box Hill, 1022 Whitehorse Road, Box Hill

Town Hall, City of Brighton, Boxshall Street, Brighton

Municipal Offices, City of Broadmeadows, Pascoe Vale Road, Broadmeadows

Municipal Offices, City of Brunswick, 233 Sydney Road, Brunswick

Civic Centre, City of Camberwell, 350 Camberwell Road, Camberwell

Municipal Offices, City of Chelsea, 312 Station Street, Chelsea

City Offices, City of Coburg, Bell Street, Coburg

Municipal Offices, City of Collingwood, 140 Hoddle Street, Abbotsford

City Offices, City of Croydon, Civic Square, Croydon

Municipal Offices, City of Dandenong, 205 Thomas Street, Dandenong

Municipal Offices, City of Doncaster and Templestowe, 695 Doncaster Road, Doncaster

Civic Centre, City of Essendon, Pascoe Vale Road, Essendon

Town Hall, City of Footscray, Napier Street, Footscray

Civic Centre, City of Frankston, Davey Street, Frankston

Town Hall, City of Hawthorn, 360 Burwood Road, Hawthorn

Civic Centre, City of Heidelberg, Upper Heidelberg Road, Ivanhoe

Municipal Offices, City of Keilor, Calder Highway, Keilor

Municipal Offices, City of Kew, Charles Street, Kew

Civic Centre, City of Knox, 511 Burwood Highway, Knoxfield

Civic Centre, City of Malvern, Cnr. Glenferrie Road and High Street, Malvern

Municipal Offices, City of Moorabbin, 977 Nepean Highway, Moorabbin

Council Chambers, City of Mordialloc, Mentone Parade, Mentone

Municipal Offices, City of Northcote, 189 High Street, Northcote

Municipal Offices, City of Oakleigh, Atherton Road, Oakleigh

Town Hall, City of Port Melbourne, Bay Street, Port Melbourne

Town Hall, City of Prahran, Greville Street, Prahran

City Hall, City of Preston, High Street, Preston

Town Hall, City of Richmond, Bridge Road, Richmond

Civic Centre, City of Ringwood, Maroondah Highway, Ringwood

Town Hall, City of South Melbourne, Bank Street, South Melbourne

Civic Centre, City of Springvale, 397 Springvale Road, Springvale

Municipal Offices, City of Sunshine, Alexandra Avenue, Sunshine

Municipal Offices, City of Waverley, Springvale Road, Glen Waverley

Municipal Offices, City of Williamstown, 104 Ferguson Street, Williamstown

Municipal Offices, Shire of Bulla, Macedon Street, Sunbury

Shire Offices, Shire of Cranbourne, Sladen Street, Cranbourne

Civic Centre, Shire of Diamond Valley, Civic Drive, Greensborough

Shire Offices, Shire of Eltham, 895 Main Street, Eltham

Shire Offices, Shire of Melton, Cnr. High and Yuille Streets, Melton

Municipal Offices, Shire of Pakenham, Henty Way, Pakenham

Civic Centre, Shire of Werribee, 45 Princes Highway, Werribee

Municipal Offices, Shire of Whittlesea, High Street, Epping

A copy of the scheme or the relevant part thereof referred to above 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 submissions they wish to make with respect to the scheme, addressed to the Secretary, Ministry for Planning and Environment, 625 Little Collins Street, Melbourne, by 2 October 1985, and state whether they wish to be heard in respect of their submission.

Dated 27 August 1985

DAVID YENCKEN
Secretary for Planning and Environment

*Town and Country Planning Act 1961***MELBOURNE METROPOLITAN PLANNING
SCHEME**

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

Amendment No. 320

Notice is hereby given that the Minister for Planning
and Environment in pursuance of the powers under
the *Town and Country Planning Act 1961* has prepared
a planning scheme which—

(A) proposes to rezone land situated at

1. 41 Arthur Street, Coburg
2. Lot 23 Jennifer Street, Noble Park, Dandenong
3. Part former Ordish Brickworks, Stud and
Heatherton Roads, Dandenong
4. Lots 108 and 109 Scenic Crescent, Eltham
North, Diamond Valley
5. Part 36-38 Margaret Street, Moonee Ponds,
Essendon
6. Lot 15 Loughnan Road, Ringwood
7. 816 and 818 Ballarat Road, Deer Park, Sunshine
8. State School Reserve, Hume Highway, Kalkallo,
Whittlesea
9. 9 Mahoneys Road, High Street and Proposed
F3/5 Road Reservation, Whittlesea

(B) proposes to reserve land situated at

1. 2-8 Gaffney Street and 1-9 Lake Grove,
Coburg
2. 26-50 Oswald Street and 121 and 123 Stud
Road, Dandenong
3. Part former Ordish Brickworks, Stud and
Heatherton Roads, Dandenong
4. 23 Blair Street, Warrandyte, Doncaster and
Templestowe
5. North-west corner of Eucalyptus Road and
Pitt Street, Eltham
6. Part 36-38 Margaret Street, 9 Eddy Street and
Nos. 38 and 40 Homer Street, Moonee Ponds,
Essendon
7. 8-14 Lower Heidelberg Road, Heidelberg
8. West side of Collins Street between Main Road
East and McIvor Road, St. Albans, Keilor
9. Lot 5 Gum Road, St. Albans, Keilor
10. 33 Peverill Street, Chadstone, Malvern
11. South-east corner Rees Road and Staughton
Street, Melton
12. Part Lot 2 west of Leonid Drive, Rockbank,
Melton
13. Harkness and Bulmans Road, Melton
14. Nepean Highway and Bataba Street,
Moorabbin
15. 2-4 Market Street, South Yarra, Prahran
16. South-west of the proposed Dingley Freeway
between Cheltenham and Chapel Roads,
Keysborough, Springvale
17. 11 and 13 Hillcrest Grove, Springvale
18. Lots 7 and 8 High Street, Epping, Whittlesea

(C) proposes to amend the scheme Ordinance by
Introducing control over floodlighting of private
tennis courts in Residential zones

A copy of the scheme has been deposited at the offices
of the Ministry for Planning and Environment, 625
Little Collins Street, Melbourne (5th floor) and 235
Queen Street, Melbourne (5th floor).

A copy of the scheme Ordinance and so much of the
scheme map which affects land within the area
administered by the regional office of the Ministry or
within the municipal district has been deposited at

City Offices, City of Coburg, Bell Street, Coburg
Municipal Offices, City of Dandenong, 205
Thomas Street, Dandenong

Municipal Offices, City of Doncaster and
Templestowe, 695 Doncaster Road, Doncaster
Civic Centre, City of Essendon, Pascoe Vale Road,
Essendon

Civic Centre, City of Heidelberg, Upper Heidelberg
Road, Ivanhoe

Municipal Offices, City of Keilor, Calder Highway,
Keilor

Civic Centre, City of Malvern, Cnr. Glenferrie
Road and High Street, Malvern

Municipal Offices, City of Moorabbin, 977 Nepean
Highway, Moorabbin

Town Hall, City of Prahran, Greville Street,
Prahran

Civic Centre, City of Ringwood, Maroondah
Highway, Ringwood

Civic Centre, City of Springvale, 397 Springvale
Road, Springvale

Municipal Offices, City of Sunshine, Alexandra
Avenue, Sunshine

Civic Centre, Shire of Diamond Valley, Civic
Drive, Greensborough

Shire Offices, Shire of Eltham, 895 Main Road,
Eltham

Shire Offices, Shire of Melton, Cnr. High and Yuille
Streets, Melton

Municipal Offices, Shire of Whittlesea, High Street,
Epping

A copy of the scheme Ordinance only has been
deposited at

Civic Offices, City of Altona, 115 Civic Parade,
Altona

City Offices, City of Berwick, Princes Highway,
Narre Warren

Town Hall, City of Box Hill, 1022 Whitehorse
Road, Box Hill

Town Hall, City of Brighton, Boxshall Street,
Brighton

Municipal Offices, City of Broadmeadows, Pascoe
Vale Road, Broadmeadows

Municipal Offices, City of Brunswick, 233 Sydney
Road, Brunswick

Civic Centre, City of Camberwell, 350 Camberwell
Road, Camberwell

City Offices, City of Caulfield, Cnr. Hawthorn and Glen Eira Roads, Caulfield
 Municipal Offices, City of Chelsea, 312 Station Street, Chelsea
 Municipal Offices, City of Collingwood, 140 Hoddle Street, Abbotsford
 City Offices, City of Croydon, Civic Square, Croydon
 Municipal Offices, City of Fitzroy, 201 Napier Street, Fitzroy
 Town Hall, City of Footscray, Napier Street, Footscray
 Civic Centre, City of Frankston, Davey Street, Frankston
 Town Hall, City of Hawthorn, 360 Burwood Road, Hawthorn
 Municipal Offices, City of Kew, Charles Street, Kew
 Civic Centre, City of Knox, 511 Burwood Highway, Knoxfield
 Town Hall, City of Melbourne, Council House, 200 Little Collins Street, Melbourne
 Council Chambers, City of Mordialloc, Mentone Parade, Mentone
 Municipal Offices, City of Northcote, 189 High Street, Northcote
 Civic Centre, City of Nunawading, 379 Whitehorse Road, Nunawading
 Municipal Offices, City of Oakleigh, Atherton Road, Oakleigh
 Town Hall, City of Port Melbourne, Bay Street, Port Melbourne
 City Hall, City of Preston, High Street, Preston
 Town Hall, City of Richmond, Bridge Road, Richmond
 Town Hall, City of St. Kilda, Brighton Road, St. Kilda
 Municipal Offices, City of Sandringham, Royal Avenue, Sandringham
 Town Hall, City of South Melbourne, Bank Street, South Melbourne
 Municipal Offices, City of Waverley, Springvale Road, Glen Waverley
 Municipal Offices, City of Williamstown, 104 Ferguson Street, Williamstown
 Municipal Offices, Shire of Bulla, Macedon Street, Sunbury
 Shire Offices, Shire of Cranbourne, Sladen Street, Cranbourne
 Municipal Offices, Shire of Pakenham, Henty Way, Pakenham
 Civic Centre, Shire of Werribee, 45 Princes Highway, Werribee

A copy of the scheme or the relevant part thereof referred to above 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 submissions they wish to make with respect to the scheme, addressed to the Secretary,

Ministry for Planning and Environment, 625 Little Collins Street, Melbourne, by 4 December 1985, and state whether they wish to be heard in respect of their submission.

Dated 27 August 1985

DAVID YENCKEN
 Secretary for Planning and Environment

Town and Country Planning Act 1961
 SHIRE OF PAKENHAM PLANNING SCHEME—
 PART I

Amendment No. 37
 Notice of Approval

In pursuance of the powers conferred by the *Town and Country Planning Act 1961*, the Governor in Council on 20 August 1985, approved the abovementioned scheme in respect of the municipal district of the Shire of Pakenham and for which the Shire of Pakenham Council is the Responsible Authority.

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

The scheme introduces provisions into the ordinance enabling Council to consider subdivisions in the Residential 1 and 2 Zones down to a minimum of 650 sq. m.

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, Shire of Pakenham Council, Municipal Offices, Henty Way, Pakenham.

DAVID YENCKEN
 Secretary for Planning and Environment

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

Amendment No. 17
 Notice of Approval

In pursuance of the powers conferred by the *Town and Country Planning Act 1961*, the Governor in Council on 20 August 1985 approved the abovementioned scheme in respect of the municipal district of the Shire of Sherbrooke and for which the Sherbrooke Shire Council is the Responsible Authority.

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

The scheme provides for the control of reserved land and requires the grant of a permit for the use or development of that land.

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
SHIRE OF SHERBROOKE PLANNING SCHEME
 1979 (URBAN AREAS)
 Amendment No. 22, 1984
 Notice of Approval

In pursuance of the powers conferred by the *Town and Country Planning Act 1961*, the Governor in Council on 20 August 1985, approved the abovementioned scheme in respect of the municipal district of the Shire of Sherbrooke and for which the Sherbrooke Shire Council is the Responsible Authority.

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

The scheme provides for the control of reserved land and requires the grant of a permit for the use or development of that land.

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
CITY OF MELBOURNE INTERIM
DEVELOPMENT ORDER
 Amendment No. 1
 Notice of Amendment

In pursuance of the powers conferred by the *Town and Country Planning Act 1961*, the Governor in Council on 20 August 1985, amended the abovementioned Order for which the Council of the City of Melbourne is the Responsible Authority.

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

The amendment includes a provision to enable premises which hold a valid permit for a massage parlour to continue to operate as a brothel.

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 City of Melbourne.

DAVID YENCKEN
 Secretary for Planning and Environment

Town and Country Planning Act 1961
SHIRE OF UPPER YARRA INTERIM
DEVELOPMENT ORDER

Amendment No. 83
 Notice of Amendment

In pursuance of the powers conferred by the *Town and Country Planning Act 1961*, the Governor in Council on 20 August 1985, amended the abovementioned Order in respect of part of Crown Allotments 65g, 65b and 65f, Parish of Beenak in Hazeldene and Rymers Roads, Gladysdale, and for which the Upper Yarra 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 the above land in a restructure zone to enable the cluster subdivision of properties to recognize existing long term leases.

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 Upper Yarra at Yarra Junction.

DAVID YENCKEN
 Secretary for Planning and Environment

Town and Country Planning Act 1961
SHIRE OF FLINDERS PLANNING SCHEME
 Amendment No. 177
 Notice of Approval

In pursuance of the powers conferred by the *Town and Country Planning Act 1961*, the Governor in Council on 20 August 1985, approved the abovementioned scheme in respect of the municipal district of the Shire of Flinders and for which the Shire of Flinders is the Responsible Authority.

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

The scheme rezones part of the Portsea Deaf School in Delgany Avenue Portsea, from Special Uses to Special Residential 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 Shire of Flinders, Boneo Road, Rosebud.

DAVID YENCKEN
 Secretary for Planning and Environment

Town and Country Planning Act 1961
MELBOURNE AND METROPOLITAN
PLANNING SCHEME
 Amendment No. 316 Part 1
 Notice of Approval

In pursuance of the powers conferred by the *Town and Country Planning Act 1961*, the Governor in Council on 20 August 1985, approved the abovementioned scheme in respect of the various municipal districts for which the Minister for Planning and Environment is the Responsible Authority.

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

The scheme includes routine map and ordinance changes to the Principal Scheme which have arisen at the request of councils, Melbourne and Metropolitan Board of Works, owners or applicants.

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
**MELBOURNE AND METROPOLITAN
PLANNING SCHEME**

Amendment No. 236 Part 1B

Notice of Approval

In pursuance of the powers conferred by the *Town and Country Planning Act 1961*, the Governor in Council on 20 August 1985, approved the abovementioned scheme in respect of the municipal district of the City of Knox and for which the Minister for Planning and Environment 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 approximately 13 ha of land off Heany Park Road, Knox from proposed public open space reservation to Conservation 'A' 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 Melbourne and Metropolitan Board of Works, 5th Floor, 625 Little Collins Street, Melbourne.

DAVID YENCKEN
Secretary for Planning and Environment

Town and Country Planning Act 1961
SHIRE OF MORWELL PLANNING SCHEME

Amendment No. 29

Notice of Approval

In pursuance of the powers conferred by the *Town and Country Planning Act 1961*, the Governor in Council on 20 August 1985, approved the abovementioned scheme in respect of the municipal district of the Shire of Morwell and for which the Shire of Morwell 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 two sites in Morwell—

1. Approximately 0.2 hectares on the corner of Churchill Road and Princes Highway to Residential 'A' Zone.

2. Approximately 1.0 hectare in Helen Street, Morwell to Residential 'B' 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 responsible authority Princes Highway, Morwell.

DAVID YENCKEN
Secretary for Planning and Environment

Town and Country Planning Act 1961
**MELBOURNE AND METROPOLITAN
PLANNING SCHEME**

Revocation No. 36

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 20 August 1985, revoked in part the abovementioned scheme in respect of Part Crown Allotment A, Section 6, Parish of Doutta Galla, Nos. 801-803, Mount Alexander Road, Moonee Ponds, City of Essendon 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 City of Essendon, corner Pascoe Vale Road and Kellaway Avenue, Moonee Ponds.

DAVID YENCKEN
Secretary for Planning and Environment

**OFFICE OF MINERALS AND ENERGY
MINING LEASES GRANTED**

No. 635; Arthur C. P. Webb; approx 1865 ha, Parish of Berringa.

No. 1005; Arthur C. P. Webb; approx 1697.16 ha, Parish of Berringa.

**APPLICATIONS FOR MINING LEASES
WITHDRAWN**

No. 1059; Robert John Kaufman and Stephen Fulljames; 6 ha, Parish of Bright.

No. 1192; Penthill House Pty. Ltd; 242.73 ha, Parish of Wonnangatta.

No. 1193; Penthill House Pty. Ltd; 242.73 ha, Parish of Wonnangatta.

**APPLICATION FOR DEVELOPMENT LEASE
DECLARED ABANDONED**

No. 52; G. P. Ryan; 11.28 ha, Parish of Wombat.

**PROSPECTING AREA LICENCE APPLICATION
REFUSED**

No. 101; Jet Sew; Parish of Whirrakee.

TAILINGS REMOVAL LICENCE GRANTED

No. 4927; H. F. C. Nevill for Golden Slate Mine; approx 0.18 ha, to remove tailings situated to the east of and adjoining the eastern boundary of ML 492. Approx 300 m wide and extends approx 600 m north of the SE lease peg on ML 492; Parish of Amhurst.

TAILINGS REMOVAL LICENCE CANCELLED

No. 4879; Kathleen Bower, to remove tailings situated immediately north of Crown Allotment 33A, section 8A, Parish of Castlemaine.

TAILINGS REMOVAL LICENCE EXPIRED

No. 4829; Gerald Rodger Gill, to remove tailings situated over sand heaps ½ mile in a north westerly direction from the top of Belltopper Hill, Parish of Drummond.

APPLICATION FOR TAILINGS TREATMENT LICENCES DECLARED ABANDONED

No. 139; Terrestrial Mining Pty. Ltd; to treat tailings situated at the Queen Cassilus Dump on site of Cassilus Mine, Parish of Jirnkee.

No. 201; B. W. Doyle, S. M. Brown, R. Johansson and K. Blaise; approx 18 ha, Parish of Craigie.

INTENTION TO EXTEND EXPLORATION LICENCES

No. 830-4; CRA Exploration Pty. Ltd; 64.5 km², County of Tanjil.

No. 1150-1; CRA Exploration Pty. Ltd; 205 km², Counties of Talbot, Dalhousie and Bourke.

No. 1308-1; Mt Rommel Pty. Ltd; 48.5 km², County of Gladstone.

No. 1360-2; Hardrock Exploration P/L; 94 km², County of Wonnangatta.

APPLICATION FOR EXPLORATION LICENCES WITHDRAWN

No. 1439; Preussag Australia Pty. Ltd; 1.5 km², County of Murrindal.

No. 1440; Preussag Australia Pty. Ltd; 1.5 km², County of Murrindal.

APPLICATION FOR EXPLORATION LICENCE REINSTATED

No. 1552; Freeport of Australia Inc; 38 km², Counties of Evelyn and Wonnangatta.

EXPLORATION LICENCES EXPIRED

No. 826-3; CRA Exploration Pty. Ltd; 317 km², Counties of Talbot, Ripon and Grenville.

The above area will become available again for Exploration Licence on 11 February 1986.

No. 1194-1; CRA Exploration Pty. Ltd; 43.75 km², Counties of Grenville and Grant.

The above area will become available again for Exploration Licence on 13 February 1986.

No. 1319; Walhalla Mining Company NL; 132 km², County of Ripon.

The above area will become available again for Exploration Licence on 11 February 1986.

EXTRACTIVE INDUSTRY LICENCES RENEWED
No. 33-2; Sure Quarries Pty. Ltd; approx 5.2056 ha, Parish of Jindavick.

No. 539-1; Aiden J. Graham P/L; 22.7 ha, Parish of Langwarrin.

No. 867-1; Shire of Cobram; 37.8891 ha, Parish of Cobram.

ROBERT FORDHAM
Minister for Industry, Technology and Resources

Stamps Act 1958

NOTICE UNDER SECTION 40A

Pursuant to section 40A of the *Stamps Act 1958*, I hereby declare the corporation named Avco Financial Services Limited of 344 St. Kilda Road, Melbourne, to be an "authorized person" (No. AP-138) in relation to instruments of—

(a) Secured Loan Contracts;

(b) Secured Caveat Only Loan Contracts; and

(c) Secured Bill of Sale Loan Contracts, entered into by that corporation to which subdivision (17) of Division 3 of Part II of the *Stamps Act 1958* applies.

R. A. JOLLY
Treasurer

Department of Management and Budget,
Melbourne, 20 August 1985.

Cemeteries Act 1958

SCALE OF FEES OF THE APOLLO BAY PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Apollo Bay 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.

<i>Public Graves</i>	\$
Interment in Grave without exclusive right—	
Stillborn child	30.00
Interment in Grave without exclusive right—	
Others	50.00
Number Peg or Label	15.00
<i>Private Graves</i>	
Land, 2.44 m × 1.22 m	75.00
Own selection of land (extra)	55.00
<i>Sinking Charges for Private Graves</i>	
Sinking grave 1.83 m deep	110.00
Each additional 0.3 m	25.00
Sinking oversize grave (extra)	40.00
Cancellation of order to sink (if commenced)	25.00
Reopening grave (no cover)	110.00
Reopening grave (with cover)	120.00
<i>Miscellaneous Charges</i>	
Interment fee	35.00
Interment outside prescribed hours, or on Saturdays, Sundays or Public Holidays or without due notice	45.00
Certificate of Right of Burial	10.00
Number Plate or Brick	15.00
Permission to erect a headstone or monument—5% of cost with a minimum of	15.00
Permission to construct a brick grave or to erect any stone kerb, brick tile-work or concrete—5% of cost with a minimum of	15.00
Exhuming the remains of a body (when authorized)	300.00
Interment of ashes in a private grave	35.00

W. J. BIDDLE, Trustee
M. I. HARRISON, Trustee
C. FRAPE, Trustee

Approved by the Governor in Council, 20 August 1985—L. G. HOUSTON, Clerk of the Executive Council.

Cemeteries Act 1958

SCALE OF FEES OF THE TATURA PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Tatura 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.

	\$
Search fee	8.00
Land Monumental	120.00
Lawn	290.00
Lawn Reservation	400.00
Gravedigging	130.00
Extra .3 m	30.00
Saturday, Sunday, Public Holidays	35.00
Interment Fee	60.00
Lawn Plaque	120.00
Flower container	30.00
Permit to erect monument 5 per cent of cost minimum fee	8.00
Ashes in private grave	70.00
Removal of slab	80.00
Vault	1500.00
Sealing of vault after funeral	195.00
Vault in inaccessible part of cemetery—on application	
Exhuming when authorized	600.00
Niche Wall and plaque	110.00
Shrub	115.00
Tree	230.00
Plaque for shrub or tree	115.00
Child Lawn grave in special area. One interment only	350.00

W. CRAVEN, Trustee
C. H. TAYLOR, Trustee
A. CARR, Trustee

Approved by the Governor in Council, 20 August 1985—L. G. HOUSTON, Clerk of the Executive Council.

Cemeteries Act 1958

SCALE OF FEES OF THE GORDON NEW PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Gordon New 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.

	\$
Land 2.44 m × 1.22 m in Memorial Section	70.00
Land 2.44 m × 1.22 m in Lawn Section	100.00

Sink grave 1.83 m deep	100.00
Reopen grave both sections (no cover)	70.00
Reopen grave Memorial Section (with cover)	80.00
Interment fee both sections	25.00
Burial certificate	2.00
Permission to erect headstone or monument	20.00
Grave to take casket both sections (extra)	20.00
Bronze plaque in Lawn Section	Cost price at time of manufacture

K. R. EASTWOOD, Trustee
E. K. SHARROCK, Trustee
F. J. DUGGAN, Trustee

Approved by the Governor in Council, 20 August 1985—L. G. HOUSTON, Clerk of the Executive Council.

Cemeteries Act 1958

SCALE OF FEES OF THE MALDON PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Maldon 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.

	\$
<i>Public Graves</i>	
Interment in Grave without exclusive right—Stillborn child	30.00
Interment in Grave without exclusive right—Others	60.00
Number Peg or Label	10.00
<i>Private Graves</i>	
Land, 2.44 m × 1.22 m	110.00
Own selection of land (extra)	50.00
<i>Sinking Charges for Private Graves</i>	
Sinking grave 1.83 m deep	120.00
Each additional 0.3 m	20.00
Sinking oversize grave	35.00
Cancellation of order to sink (if commenced)	20.00
Reopening grave (no cover)	120.00
Reopening grave (with cover)	120.00

Miscellaneous Charges

Interment fee	35.00
Interment outside prescribed hours, or on Saturdays, Sundays or Public Holidays or without due notice	40.00
Late fee (per half hour or part thereof in excess of first fifteen minutes)	10.00
Certificate of Right of Burial	10.00
Number Plate or Brick	10.00
Annual maintenance (single grave) if required by holder of Right of Burial (optional)	30.00
Permission to erect a headstone or monument—5% of cost with a minimum of	15.00

Permission to construct a brick grave or to erect any stone kerb, brick tile work or concrete	20.00	Each additional 0.3m	20.00
Exhuming the remains of a body (when authorized)	200.00	Sinking oversize grave (extra)	30.00
Interment of ashes in a private grave	30.00	Sinking oversize grave for American Type casket (extra)	30.00
		Cancellation of order to sink (if commenced)	20.00
B. M. McGREGOR, Trustee		<i>Reopening Charges</i>	
H. FITZPATRICK, Trustee		Reopening grave (no cover)	110.00
W. E. DAVIES, Trustee		Reopening grave (with cover or kerb)	125.00
Approved by the Governor in Council, 20 August 1985—L. G. HOUSTON, Clerk of the Executive Council.		<i>Miscellaneous Charges</i>	
		Interment fee	50.00
		Certificate of right of burial	10.00
		Number plate or brick	10.00
		Inspection of plan or register	10.00
		Annual maintenance (single grave)—optional	

Cemeteries Act 1958

SCALE OF FEES OF THE BERWICK PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Berwick 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.

	\$	Permission to erect a headstone or monument	5% of cost with minimum of 10.00
Grave sites	150.00	Permission to construct a brick grave or to erect any stone kerb, brick tilework or concrete	15.00
Digging of graves	110.00	Grave renovations or additional inscription	10.00
Interment Fee	125.00	Exhuming the remains of a body (when authorized)	300.00
Erection of Monument	40.00	Interment of ashes in a private grave	30.00
A. E. LOVERIDGE, Trustee		Memorial wall niche and plaque	100.00
C. MOLYNEUX, Trustee		<i>Extra Charges</i>	
J. WESTLAND, Trustee		Interment not in the prescribed hours or on Saturdays, Sundays or Public Holidays	50.00
Approved by the Governor in Council, 20 August 1985—L. G. HOUSTON, Clerk of the Executive Council		Interment in private grave without due notice	30.00
		Late fee (per half-hour or thereof in excess of fifteen minutes)	4.00

Cemeteries Act 1958

SCALE OF FEES OF THE MOOROOPNA PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Mooropna 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.

	\$	<i>Lawn Section</i>	
<i>Public Graves</i>		Lawn Grave Site, 2.44m × 1.22m	250.00
Interment in grave without exclusive right—Stillborn child	24.00	Interment fee	210.00
Interment in grave without exclusive right—Others	48.00	Plaque	178.00
Number peg or label		Flower container	30.00
<i>Private Graves</i>		Interment on weekends and public holidays, (extra)	30.00
Land 2.44m × 1.22m	100.00	R. McCLURE, Trustee	
Own selection of site (extra)	25.00	L. NOONAN, Trustee	
<i>Sinking Charges for Private Graves</i>		A. TROTTER, Trustee	
Sinking grave 1.83 m deep	100.00	Approved by the Governor in Council, 20 August 1985—L. G. HOUSTON, Clerk of the Executive Council	

I hereby give notice that on 9 August 1985 the Public Trustee filed Elections to Administer the following deceased persons' estates in accordance with section 17 of the *Public Trustee Act 1958*:

Bogan, Florence, late of Begonia Private Nursing Home, 207–215 Richards Street, Ballarat East, Pensioner, died 22 May 1985.

Burgess, Violet Emily, late of Lewisham Private Nursing Home, 15 Lewisham Road, Windsor, pensioner, died 5 June 1985.

Cooper, John Edward, late of 47 Derby Street, Moonee Ponds, pensioner, died 14 June 1985.

Hobday, John Douglas, late of Unit 14, 12 Belsize Avenue, Carnegie, pensioner, died 13 June 1985.

Lewis, Basil Sylvester, late of Prague House, 52 Sackville Street, Kew, pensioner, died 27 May 1985.

Savides, Demetrius Theodore, late of Room 5, 147 Victoria Parade, Fitzroy, pensioner, died 22 May 1985.

Dated 21 August 1985

P. T. SPENCER
Public Trustee

Watson, Lillian Margaret also known as Lillian Margaret Heard late of 487 City Road, South Melbourne, married woman, died 20 May 1985.

Mott, Sydney Alfred, late of Wattle House, 53 Jackson Street, St. Kilda, pensioner, died 28 March 1985.

Melbourne 21 August 1985

P. T. SPENCER
Public Trustee

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 31 October 1985 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.

Bogan, Florence, late of Begonia Private Nursing Home, 207-215 Richards Street, Ballarat East, pensioner, died 20 May 1985.

Burgess, Violet Emily, late of Lewisham Private Nursing Home, 15 Lewisham Road, Windsor, pensioner, died 5 June 1985.

Buss, Beryl Winifred, late of 10 Brenda Street, Nunawading, widow, died 14 June 1985.

Butcher, Caroline Elsie, formerly of 40 Kilby Road, East Kew, but late of Riverside Nursing Care, 6 Gladesville Boulevard, Patterson Lakes, widow, died 12 April 1985.

Cooper, John Edward, late of 47 Derby Street, Moonee Ponds, pensioner, died 14 June 1985.

Doxford, Thomas Francis, late of 24 Huntly Street, Moonee Ponds, retired truck driver, died 4 June 1985.

Evans, William James, late of Mitchell Avenue, Nelson, retired fisherman, died 5 June 1985.

Fisher, Patricia Helen, formerly of Ballarat, but late of Begonia Private Nursing Home, 207-215 Richards Street, Ballarat East, pensioner, died 4 May 1985.

Graham, John Thomas, late of 5 Fame Street, Coburg, truck driver, died 4 January 1985.

Hobday, John Douglas, unit 14, 12 Belsize Avenue, Carnegie, pensioner, died 13 June 1985.

Kerville, Bessie Louise, late of Unit 4, 15 Harrison Street, Ringwood, retired welfare sister, died 9 May 1985.

Lewis, Basil Sylvester, late of Prague House, 52 Sackville Street, Kew, pensioner, died 27 May 1985.

Millard, Alma Lilian, late of 10 Hillard Street, East Malvern, spinster, died 25 June 1985.

Savides, Demetrius Theodore, late of Room 5, 147 Victoria Parade, Fitzroy, pensioner, died 22 May 1985.

Steele, Cyril, late of Flat 2, 22 Cricklewood Avenue, Frankston, retired, died 1 June 1985.

Taylor, Ruth Irene, late of 4 Hannah Street, Frankston, widow, died 20 July 1985.

Thomas, Alice Josephine, formerly of 45 Dorking Road, Box Hill, but late of Aaron Nursing Home, 577 Neerim Road, Hughesdale, died 14 May 1985.

STATE TENDER BOARD
CONTRACTS ACCEPTED
Amendments

Schedule Number	Item Number	New Rate	Effective Date
\$			
<i>Hose, Sheeting, Etc. (Nylon, Plastic, Rubber)</i>			
1/08	43	11.00	12.8.85
	44	29.42	
	45	86.35	
	46	57.50	
	47 A	70.40	
	B	92.40	
<i>Bedding and Textiles</i>			
1/25	20	*	1.8.85
	21	†	
	22	0.69	
	33	0.87	
	35	1.07	
	36	1.07	
	37	1.07	
	38	1.07	
*Delete: Apply Tender Board			
Add: \$2.76*, Actil Limited			
†Delete: Apply Tender Board			
Add: \$1.57*, Actil Limited			
*Less 2-5% Settlement Discount, 30 days			
<i>Fasteners (Bolts, Nuts, Nails, Rivets, Screws, Etc.)</i>			
1/26	1	Ajax Assoc. Fasteners List 85/7	1.7.85
	3-5	Ajax B&N List 85/7	
	7-9, 11	Ajax Assoc. Fasteners List 85/7	
	13, 14	Ajax High Tensile List 85/7	
	17-19	Ajax B&N List 85/7	
	20, 21	Ajax High Tensile List 85/7	
	22	Ajax B&N List 85/7	

Schedule Number	Item Number	New Rate	Effective Date
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		\$	
	23	Adair List A 1.7.85	
	24-26, 28-30	Ajax B&N List 85/7	
	39, 40	Ajax Ind. Screw List 83/5	
	46-48	Ajax Assoc. Fasteners List 85/7	
	53, 55	Ajax Fasteners BN List 85/7	
	57, 58	Ajax High Tensile List 85/7	
	59	Ajax B&N List 85/7	
	60	Ajax High Tensile List 85/7	
	69,70	Ajax Assoc. Fasteners List 85/7	
Piping and Fittings			
1/34	23	Neta Trade Price List July 1985	3.7.85
	25-36	Neta Trade Price List July 1985	
Hand Tools (General)			
1/56	29 (14")	12.34	26.6.85
	(18")	17.45	
	(24")	20.16	
	(30")	35.25	
	(36")	42.75	
	99	3.09	
	289	11.39	9.7.85
	290	8.80	
	291	9.68	
	292	3.96	
Provisions—Melbourne and Metropolitan District			
2/01	22	0.348	19.8.85
	26	17.34*† 15.44*# 13.27*	
	60	1.71	1.7.85
	61	1.67	
	62	1.51	

*Delete: 25 kg bags

Add: 15 kg bags

†Chocolate

#Others

J. M. PAWSON
Secretary to the Tender BoardCONTRACTS ACCEPTED—(Series 1985-86)
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 20 August 1985 approved of the acceptance by the Minister of Public Works of the undermentioned offers without public tenders being invited, viz:

Offer of Computer Site Engineering Pty. Ltd. for the completion of a computer room at 1 Treasury Place, Melbourne for an amount of Sixty thousand three hundred and twenty-seven dollars (\$60 327.00).

Offer of Roche Bros. Pty. Ltd. for civil works at the Barwon Prison and Staff Training College for the sum of One million four hundred and three thousand nine hundred and fifty-six dollars and sixty-three cents (\$1 403 956.63).

L. G. HOUSTON

Clerk of the Executive Council

At the Executive Council
Melbourne, 20 August 1985.

LOCAL GOVERNMENT DEPARTMENT

Order Confirmed—Shire of Bulla

I, James Lionel Simmonds, Her Majesty's Minister of the Crown for the time being administering the *Local Government Act 1958*, hereby confirm the Order hereinafter referred to in pursuance of section 514 of the said Act namely;

An Order of the Council of the Shire of Bulla made on 29 July 1985, directing the compulsory taking of the land described in Certificate of Title Volume 8960 Folio 343 for the purpose of providing pedestrian access off O'Shanassy Street, Sunbury.

Dated 19 August 1985

J. L. SIMMONDS

Minister for Local Government

Local Government Department
Melbourne (85/1803)

LOCAL GOVERNMENT DEPARTMENT

Order Confirmed—Shire of Werribee

I, James Lionel Simmonds, Her Majesty's Minister of the Crown for the time being administering the *Local Government Act 1958*, hereby confirm the Order hereinafter referred to in pursuance of section 514 of the said Act namely;

An Order of the Council of the Shire of Werribee made on 22 July 1985, directing the compulsory taking of the land described in Certificate of Title Volume 9051 Folio 649 for the purposes of flood protection and mitigation.

Dated 19 August 1985

J. L. SIMMONDS

Minister for Local Government

Local Government Department
Melbourne (85/1935)



Film Victoria

FILM AND VIDEO PRODUCTION

NOTICE TO HEADS OF DEPARTMENTS

PUBLICITY AND INFORMATION OFFICERS, EDUCATION OFFICERS
SECTION 15 OF THE FILM VICTORIA ACT (1981) STATES:

15 (1) A GOVERNMENT DEPARTMENT OR PUBLIC STATUTORY AUTHORITY WHICH DESIRES TO PRODUCE OR TO HAVE PRODUCED A FILM OR SOUND RECORDING SHALL GIVE NOTICE OF THAT FACT TO THE CORPORATION.

(2) The Corporation shall consider every such notification and may approve or refuse to approve the production of the film or sound recording.

(3) Where the Corporation is requested under sub-section (1) to arrange for the production of a film or sound recording, the Corporation shall consider the request and report to the Minister.

(4) The Corporation may, if the Minister approves but not otherwise, arrange for the production of the film or sound recording.

(5) A GOVERNMENT DEPARTMENT OR PUBLIC STATUTORY AUTHORITY SHALL NOT PRODUCE OR ARRANGE FOR THE PRODUCTION OF A FILM OR SOUND RECORDING WITHOUT THE APPROVAL OF THE CORPORATION.

(6) This section shall not apply to the Education Department or the Audio Visual Resources Branch of that Department in respect of the production of a film or sound recording only for use for educational purposes and not for general exhibition or broadcast.

(7) Any question difference or dispute arising or about to arise between the Corporation and any Government department or public authority with respect to any decision or proposed decision of the Corporation under this section may be finally and conclusively determined by the Governor in Council.

ALL QUERIES SHOULD BE DIRECTED TO: THE EXECUTIVE PRODUCER,
DOCUMENTARY DIVISION, 409 KING STREET, MELBOURNE, 3000. PHONE
(03) 329 7033

*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.

<i>Full Name of Applicant*</i>	<i>Place of Abode of Applicant or Nominee</i>	<i>Name of Firm or Corporation</i>	<i>Address for Registration</i>	<i>Type of Licence</i>	<i>Date of Hearing</i>
MAGISTRATES' COURT, MORWELL					
Coyle, Andrew John	7 Manuka St, Churchill		54 Racecourse Rd, North Melbourne	Watchman	4.9.85
Dated at Morwell 14 August 1985 K. G. McMAHON, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, BOX HILL					
Mason, Donald Graham	2 Eram Rd, North Box Hill		2 Eram Rd, North Box Hill	Guard Agent	13.9.85
Dated at Box Hill 13 August 1985 P. O. FARRELL, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, NORTHCOTE					
Charciolakis, George	1/139 Hutton St, Thornbury		1/139 Hutton St, Thornbury	Inquiry Agent	13.9.85
Charciolakis, George	1/139 Hutton St, Thornbury		1/139 Hutton St, Thornbury	Process Server	13.9.85
Dated at Northcote 14 August 1985 R. MALONEY, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, MORWELL					
Cooper, John Charles	14 Willow St, Churchill		54 Racecourse Rd, North Melbourne	Watchman	4.9.85
Dated at Morwell 12 August 1985 K. G. McMAHON, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, OAKLEIGH					
Rekdale, Peter John	48 Marykirk Dve, Wheelers Hill		48 Marykirk Dve, Wheelers Hill	Process Server	6.9.85
Dated at Oakleigh 8 August 1985 W. E. BYRNE, Clerk of the Magistrates' Court					

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

PRIVATE AGENTS—continued

<i>Full Name of Applicant*</i>	<i>Place of Abode of Applicant or Nominee</i>	<i>Name of Firm or Corporation</i>	<i>Address for Registration</i>	<i>Type of Licence</i>	<i>Date of Hearing</i>
MAGISTRATES' COURT, MORWELL					
Goodwin, Bernard R.,	3 Elm Crt, Churchill		Lot 2, Swan Rd, Morwell	Watchman	4.9.85
Dated at Morwell 8 August 1985 M. C. SEYMOUR, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, HORSHAM					
Taylor, Christopher P.,	38 Winifred St, Horsham	Horsham Watching Service	19 Forsyth Ave, Horsham	Watchman	28.8.85
Dated at Horsham 8 August 1985 J. T. FERGUSON, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, PRAHRAN					
Logan, George	7/27 Grandview		324 Carlisle St,	Watchman	13.9.85
MacLauchlan	Gve, Prahran		Balaclava		
Vitello, Robert J.	34 Cooper Ave, Altona North.		390 St. Kilda Rd, Melbourne	Watchman	13.9.85
Dated at Prahran 12 August 1985 B. MEEHAN, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, PRAHRAN					
Gardiner, David Julian	1/1 McIvor St,	Mayne Nickless	390 St. Kilda	Watchman	13.9.85
Laurie Shan	Cheltenham	Ltd.	Rd, Melbourne		
Smilek, Peter James	13 Bicknell Crt, Jacana	Mayne Nickless Ltd.	390 St. Kilda Rd, Melbourne	Watchman	13.9.85
Dated at Prahran 14 August 1985 B. MEEHAN, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, FERNTREE GULLY					
Van der Vorm, Otto	43/47 Mask Gully		429 Boronia Rd,	Watchman	18.9.85
Antoni	Rd, Upwey		Bayswater		
Hamilton, Christopher	7 Courtney Sqre, Wantirna		429 Boronia Rd, Boronia	Watchman	18.9.85
Mark					
Dated at Ferntree Gully 12 August 1985 A. CALDWELL, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, SPRINGVALE					
Dowling, James	9 St. Marks Cl,	St. Marks Close	9 St. Marks Cl,	Commercial	12.9.85
Edward	Dingley	Pty. Limited	Dingley	Agent	
Dated at Springvale 14 August 1985 B. DOBSON, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, BOX HILL					
Jackson, Stephen	49 Bonview Cres,		49 Bonview	Process	20.8.85
Lyndon	East Burwood		Cres, East Burwood	Server (Individual)	
Dated at Box Hill 20 August 1985 P. O'FARRELL, Clerk of the Magistrates' Court					

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

PRIVATE AGENTS—continued

<i>Full Name of Applicant*</i>	<i>Place of Abode of Applicant or Nominee</i>	<i>Name of Firm or Corporation</i>	<i>Address for Registration</i>	<i>Type of Licence</i>	<i>Date of Hearing</i>
MAGISTRATES' COURT, PRAHRAN					
Gent, Bruce William	10 Selby St, Mount Waverley		324 Carlisle St, Balaclava	Watchman	20.9.85
Singleton, Michael	434 Childs Rd, Mill Park	Mayne Nickless Ltd.	390 St. Kilda Rd, Melbourne	"	"
Selek, Izzet	35 Taggerty Cres, Coolaroo	"	"	"	"
Dated at Prahran 21 August 1985 B. MEEHAN, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, FRANKSTON					
Duffey, Annette Maree	18 Keerok Ave, Seaford		18 Keerok Ave, Seaford	Guard Agent	20.9.85
Dated at Frankston 21 August 1985 S. MERBACH, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, NORTHCOTE					
Brambilla, Peter	64 Herbert St, Northcote		64 Herbert St, Northcote	Inquiry Agent	18.9.85
Dated at Northcote 19 August 1985 R. J. MALONEY, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, SPRINGVALE					
3Alexander, David Sterling	23 Chapel St, Glen Waverley		11 Wardale Rd, Springvale South	Commercial Sub-Agent	26.9.85
Willis, Mark Ronald	Unit 1, 14 Hayden Rd, Clayton South		Unit 1, 14 Hayden Rd, Clayton South	Guard Agent	11.9.85
Dated at Springvale 20 August 1985 B. DOBSON, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, GEELONG					
Troeth, Ricky Lee	2 Bottlebrush Crt, Corio	Gena Inquiry Agency	2 Bottle Brush Crt, Corio	Process Server	
" "	"	"	"	Guard Agent	
" "	"	"	"	Inquiry Agent	
Dated at Geelong 9 August 1985 A. DUNLOP, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, CAMBERWELL					
O'Brien, Geoffrey Allan	31 Pine St, Surrey Hills		31 Pine St, Surrey Hills	Guard Agent	13.9.85
Dated at Camberwell 20 August 1985 Clerk of the Magistrates' Court					
MAGISTRATES' COURT, SHEPPARTON					
Hibberd, Terence James	Congupna East Rd, Congupna	J. & L. Harbord	20 Anderson St, Mooroopna	Watchman	13.9.85
Dated at Shepparton 21 August 1985 D. A. DRUMMOND, Clerk of the Magistrates' Court					

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

PRIVATE AGENTS—continued

<i>Full Name of Applicant*</i>	<i>Place of Abode of Applicant or Nominee</i>	<i>Name of Firm or Corporation</i>	<i>Address for Registration</i>	<i>Type of Licence</i>	<i>Date of Hearing</i>
MAGISTRATES' COURT, MORWELL					
Pooley, Peter Lewis	39 Acacia Way, Churchill		653 Queensberry St, North Melbourne	Watchman	16.9.85
Dated at Morwell, 16 August 1985 K. G. McMAHON, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, MOE					
Jarvis, Kelvin William	31 Law St, Newborough	Wormald Security	340 Abbotsford St, North Melbourne	Watchman	4.9.85
Dated at Moe, 14 August 1985 D. KRIS, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, MILDURA					
Potter, Graeme George	McLaren Crt, Mildura		135A 8th St, Mildura	Process Server	28.8.85
Dated at Mildura, 7 August 1985 K. CROTTY, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, GEELONG					
White, William George	11 Banksia Crt, Newcomb		11 Banksia Crt, Newcomb	Guard Agent	2.9.85
Dated at Geelong, 12 August 1985 A. DUNLOP, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, CHELTENHAM					
Short, David	342 Chandler Rd, Keysborough	Armaguard	653 Queensberry St, North Melbourne (Moorabbin Office)	Watchman	4.9.85
Evertt, Steve	Lot 28 Chapel Rd, Keysborough	TSM Security	11 Hoffman St, Cheltenham	„	„
Dated at Cheltenham, 8 August 1985 W. WARD, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, EAGLEHAWK					
Williams, Ian Edward	9 Pitt St, Bendigo		174 Holdsworth Rd, Bendigo	Watchman	5.9.85
Dated at Eaglehawk, 15 August 1985 S. J. KIRKPATRICK, Clerk of the Magistrates' Court					
MAGISTRATES' COURT, SALE					
Thomas, Gregory John	2/122 Macarthur St, Sale		340 Abbotsford St, North Melbourne	Watchman	19.9.85
Dated at Sale, 21 August 1985 Clerk of the Magistrates' Court					

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

CONTRACTS ACCEPTED—(Series 1985/86)

SCHEDULE No. 4/01

Annex to Contract No. 1985/383

LIGHT AIRCRAFT CHARTER SERVICE

Contract from 1 September 1985 to 31 August 1986

1985/383—Skybird Aviation Services Pty. Ltd., Terminal Building, Essendon Airport

Telephone 9-5 Mon-Fri 379 8188-8143 24 Hour 379 7300 Telex AA 151732

<i>Aircraft Type†</i>	<i>Registration No.</i>	<i>Passenger Capacity</i>	<i>Rates (*) Per Hour Flying Hour</i>
			\$
Cessna 500 Citation Jet	VH-NEW	6	1100.00†
Beechcraft Duke 60	VH-DUK	5	360.00†
Cessna 340	VH-RBH	3	265.00†
Piper Seneca 11	VH-TVZ	3	245.00†
Partenavia 68T	VH-TCU	3	205.00†

‡ all aircraft are twin engine

* rates also apply for two pilot operation

† 5% settlement discount for payment of invoice within 30 days.

ADDITIONAL CHARGES:

Detention Time/Rate:

A minimum charge of 2 hours flight time per day is applicable for any 24 hour period in which the aircraft does not fly, during the complete hire period.

Minimum Hiring Charge:

For half day hire—	1 hour flight time
For whole day hire—	2 hours flight time

Overnight Expenses:

	\$
Meals and Accommodation—	100.00
Lunch	9.50

GENERAL:

Minimum Notice:

Provision of service—	1 hour
Cancellation of flight— (without incurring any chgs)	12 hours

Alternative Transport:

If aircraft is diverted due to mechanical difficulties a replacement aircraft will be provided.

Insurance:

Indemnity to the Government in relation to personal injury and property damage to persons other than passengers in respect of any one accident or series of accidents arising out of one event—\$2 000 000 combined single limit including Civil Aviation (Carriers' Liability) Act maximum 9 seats.

Additional Aircraft:

Approval may be given by the Tender Board for the inclusion of additional aircraft during the contract period. Details of any such aircraft will be published in the *Government Gazette*.

Approved R. A. JOLLY—Treasurer, 7 August 1985

*Local Government Act 1958***NOTICE OF THE RESULT OF A POLL IN RESPECT OF A PROPOSAL FOR UNIFICATION OF THE MUNICIPAL DISTRICTS OF THE CITY OF TRARALGON AND THE SHIRE OF TRARALGON**

Notice is hereby given that, following a request of voters of the municipal districts of the City of Traralgon and the Shire of Traralgon, a poll was taken on Saturday, 3 August 1985 to ascertain the extent of public opposition to a proposal for the unification of the City and Shire.

The result of the poll was as follows:

	<i>Number on Voters' Roll</i>	<i>For the Proposal</i>	<i>Against the Proposal</i>	<i>Informal</i>	<i>Total who voted</i>
City of Traralgon	13 313	2 371	7 074	645	10 090
Shire of Traralgon	2 872	57	2 063	40	21 60
Totals	16 185	2 428	9 137	658	12 250

Dated at Melbourne 23 August 1985

JIM SIMMONDS
Minister for Local Government

PROPOSED REVOCATION OF TEMPORARY RESERVATION OF LAND BY ORDER IN COUNCIL

In pursuance of the provisions of section 10 of the *Crown Land (Reserves) Act 1978*, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservation of land by Order in Council hereunder referred to, viz:

Phillip Island—The temporary reservation by Order in Council of 27 January 1965 of 2·023 hectares of land in the Parish of Phillip Island for the Preservation of Koalas—(P136(4)) (Rs.8401).

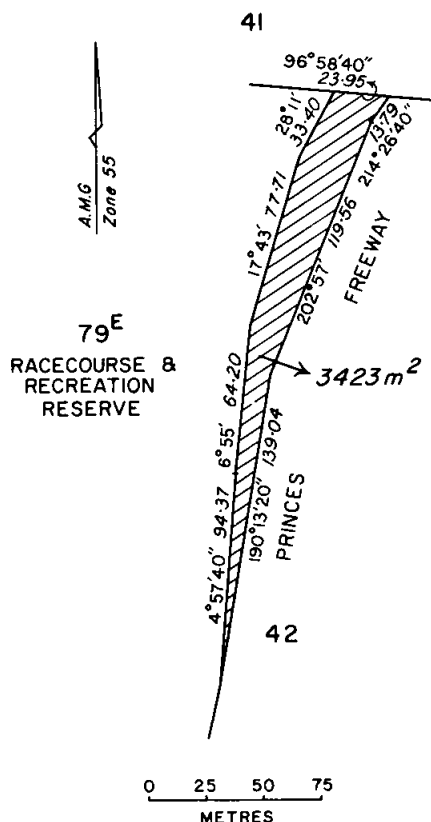
Phillip Island—The temporary reservation by Order in Council of 2 November 1966 of 8094 square metres of land in the Parish of Phillip Island for the Preservation of Koalas—(P136(4)) (Rs.8401).

Phillip Island—The temporary reservation by Order in Council of 21 September 1971 of 1·983 hectares of land in the Parish of Phillip Island for Public Purposes (Preservation of Koalas—(P136(4)) (Rs.8401).

Horsham—The temporary reservation by Order in Council of 1 June 1971 of 1214 square metres of land in the Parish of Horsham (in section 2) for Public Purposes (Departmental Residence)—(Rs.9488).

Tambo—The temporary reservation for a Public Park and for other purposes of Public Recreation and the withholding from sale, leasing and licensing by Order in Council of 20 January 1885 of land in the Parish of Tambo, so far as regards the balance thereof containing 13·92 hectares—(T66(16)) (Rs.2632).

Moranghurk—The temporary reservation by Order in Council of 7 February 1984 of 32·27 hectares of land in the Parish of Moranghurk for Racecourse and Recreation, so far only as regards the portion thereof containing 3423 square metres, as indicated by hatching on plan hereunder, is concerned—(Parish 3184) (Rs.10186).



J. E. KIRNER
Minister for Conservation, Forests and Lands

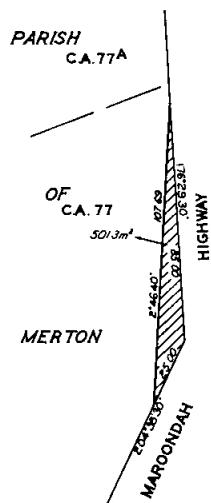
*Transport Act 1983*DECLARATION OF ROADS BY THE MINISTER
FOR TRANSPORT

The Minister for Transport for the State of Victoria declares the roads or parts of roads or any deviations from or widenings of roads as described below—

State Highway

32/85—Declaration of the widening of the Maroondah Highway in the Shire of Alexandra as shown hatched on plan numbered G.P. 16071B below.

ROAD CONSTRUCTION AUTHORITY

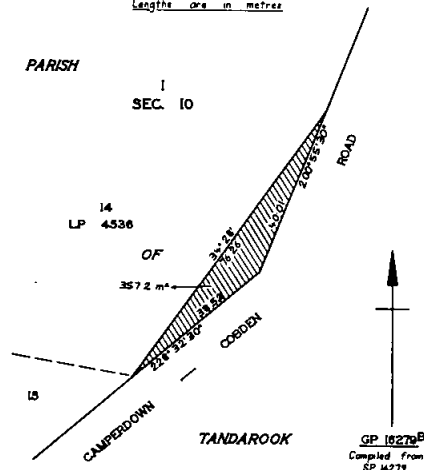
STATE HIGHWAY
MAROONDAH HIGHWAY
SHIRE OF ALEXANDRA*Lengths in metres*

Main Roads

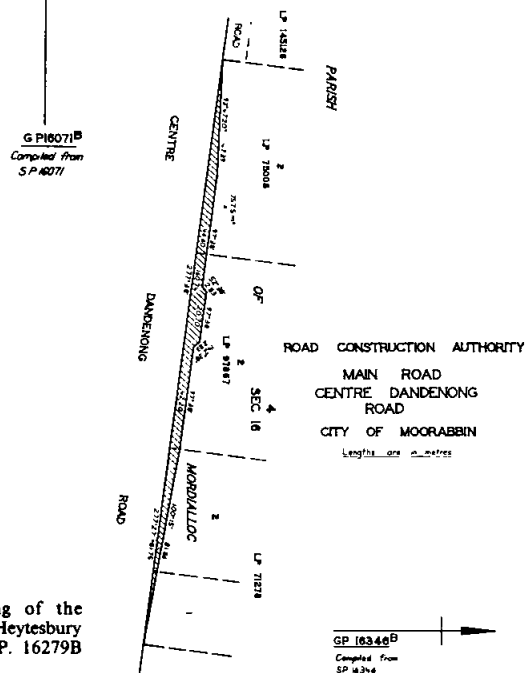
33/85—Declaration of the widening of the Camperdown—Cobden Road in the Shire of Heytesbury as shown hatched on plan numbered G.P. 16279B below.

MAIN ROAD
CAMPERDOWN—COBDEN ROAD

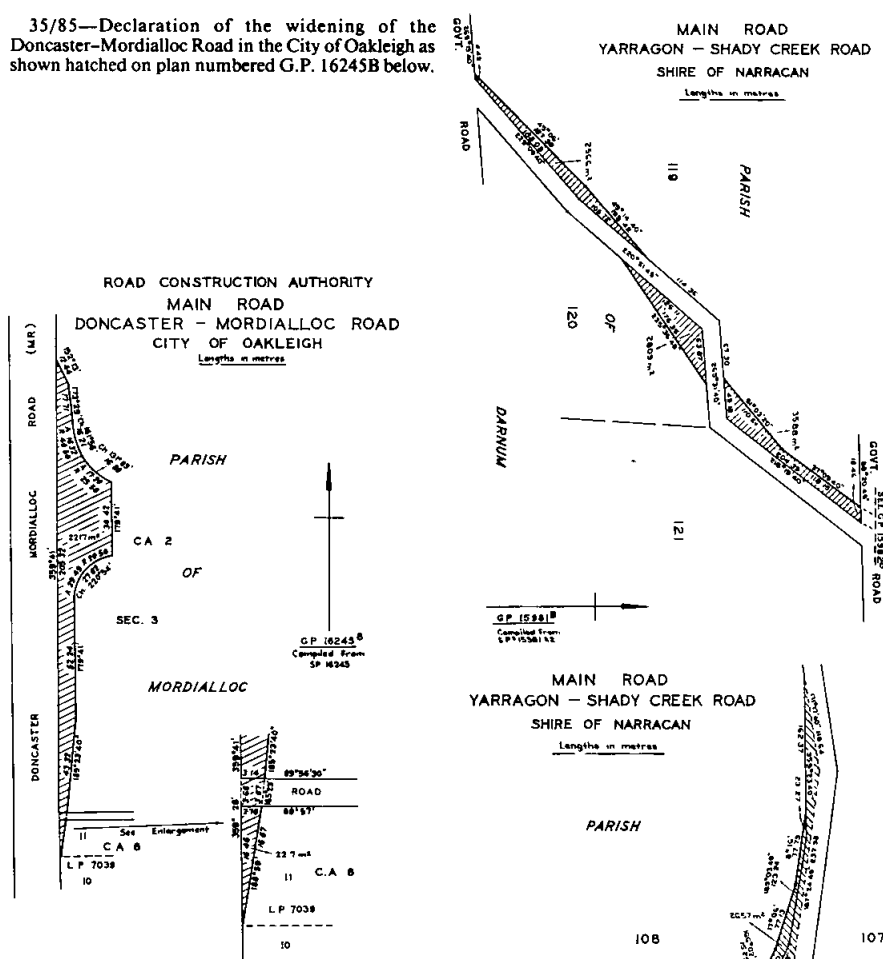
SHIRE OF HEYTESBURY

Lengths are in metres

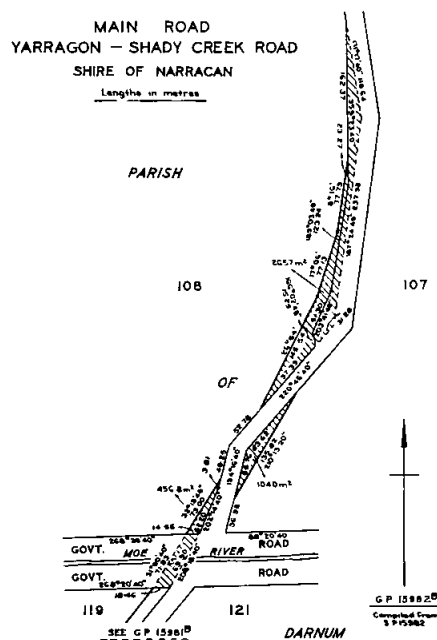
34/85—Declaration of the widening of Centre Dandenong Road in the City of Moorabbin as shown hatched on plan numbered G.P. 16346B below.



35/85—Declaration of the widening of the Doncaster—Mordialloc Road in the City of Oakleigh as shown hatched on plan numbered G.P. 16245B below.



36/85—Declaration of the widening of the Yarragon—Shady Creek Road in the Shire of Narracan as shown hatched on plans numbered G.P. 15981B and G.P. 15982B below.



TOM ROPER
Minister for Transport

By Order in Council dated 30 July 1985, Owen John Devoy O'Carroll, being an officer of the Public Service duly elected by officers of the Public Service (not being mental health and mental retardation officers) at an election held in accordance with the Public Service Board Elections Regulations 1975, has been appointed as a Member of the Public Service Board from and inclusive of 1 August 1985, for a period of five years.

Appointment of Member of the Public Service Board

By Order in Council dated 30 July 1985, Robert Frederick Ingram Smith has been appointed as a Member of the Public Service Board from and inclusive of 16 September 1985, for a period of five years.

M. L. RUSH
Secretary

State Electricity Commission Act 1958
STATE ELECTRICITY COMMISSION OF
VICTORIA

Electrical Approvals Board

In accordance with the requirements of the Electrical Approvals Board Regulations 1984, the State Electricity Commission of Victoria hereby gives notice that the following appointments have been made pursuant to the provisions contained in section 51 of the *State Electricity Commission Act 1958*, and the said Regulations, viz:

Lesley John Milton, as representing the interests of the manufacturers of electrical goods in Victoria; and

Ronald Arthur Partridge, as representing the interests of the electricity supply undertakers in Victoria; to be members of the said Board to hold office until 30 June 1988.

Dated 19 August 1985

L. R. FOSTER
Acting Secretary

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:

<i>Division Number</i>	<i>Police District</i>	<i>Rank and Name</i>
1	Gippsland	Inspector Maurice Leonard Lindsay, 13280 (from 15.8.85 to 14.10.85)
4	Moonee Ponds	Inspector Ronald James Stone, 13871 (from 25.8.85 to 14.9.85)
1	Upper Goulburn	Senior Sergeant Edward Francis Johns, 11136 (from 25.8.85 to 22.9.85)

Dated 22 August 1985

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 20 August 1985 accepted the resignations of the persons named hereunder of the offices mentioned, viz:

Health Commission

Members of the Committee of Management of Hospital

Joan Figgis NIEWAND

as Member of the Committee of Management, Rupanyup and District Hospital as from 30 September 1985.

Roger Ernest RENSHAW

as Member of the Committee of Management, The Inglewood Hospital as from 1 July 1985.

Raymond Arthur ROBILIARD

as Member of the Committee of Management, The Camperdown District Hospital as from 30 April 1985.

Fergus Stewart McARTHUR

as Member of the Committee of Management, The Camperdown District Hospital as from 1 August 1985.

L. G. HOUSTON

Clerk of the Executive Council
At the Executive Council Chamber,
Melbourne, 20 August 1985

ORDERS IN COUNCIL

CROWN LAND (RESERVES) ACT 1978

At the Executive Council Chamber, Melbourne, the twentieth day of August 1985

PRESENT:

His Excellency the Governor of Victoria

Mr Walsh
Mr Jolly

Mr Wilkes
Mrs Hogg

APPOINTMENT OF TRUSTEES—DANDENONG TEMPERANCE HALL

His Excellency 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, pursuant to the provisions of section 12 of the *Crown Lands (Reserves) Act 1978*, hereby appoints the undermentioned persons as Trustees of the land in the Township of Dandenong permanently reserved for Temperance Hall by Order in Council of 18 March 1882 (see *Government Gazette* dated 24 March 1882) viz:

Ian Charles Williams of Essendon, William Ralph Cousins of Ringwood and Ernest John Webb of Dandenong in the places of William Renfree, William Purdy and William Pearsall Ordish (all deceased), and appoints Reverend John Eveleigh Richards of McKinnon as an additional Trustee—(Rs4826)

And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
Clerk of the Executive Council

CROWN LAND (RESERVES) ACT 1978

At the Executive Council Chamber, Melbourne, the
twentieth day of August 1985

PRESENT:

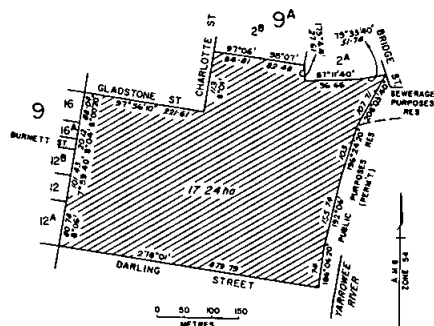
His Excellency the Governor of Victoria
Mr Walsh Mr Wilkes
Mr Jolly Mrs Hogg

CROWN RESERVE VESTED IN THE
CORPORATION OF THE BOROUGH OF
SEBASTOPOL

His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of Executive Council of the said State, pursuant to section 16 (1) of the *Crown Land (Reserves) Act 1978*, hereby directs that the Crown land described in the Schedule hereunder be vested in the Corporation of the Borough of Sebastopol on trust for the purpose for which the land has been reserved, and, pursuant to section 16 (2) of the said Act, doth also empower the said Corporation to grant leases and licences for a term not exceeding 21 years in respect of the land for the purposes of the reservation.

SCHEDULE

Municipal District of the Borough of Sebastopol—Crown land in the Township of Sebastopol, Parish of Ballarat, reserved for Recreation purposes and Public Gardens and for Public Recreation, and being the land indicated by hatching on plan hereunder—(Rs2668)



And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
Clerk of the Executive Council

CROWN LAND (RESERVES) ACT 1978

At the Executive Council Chamber, Melbourne, the
twentieth day of August 1985

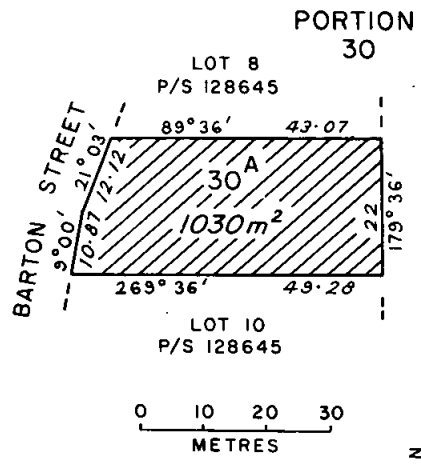
PRESENT:

His Excellency the Governor of Victoria
Mr Walsh Mr Wilkes
Mr Jolly Mrs Hogg

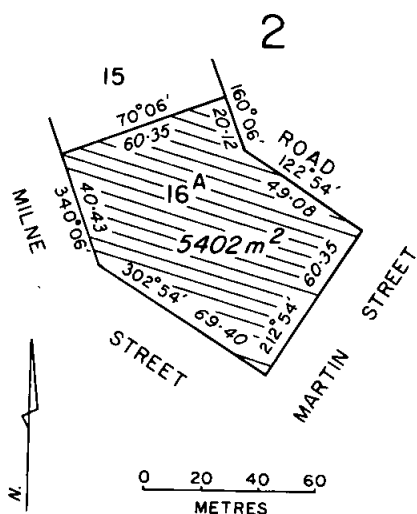
CROWN LANDS TEMPORARILY RESERVED

His Excellency 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, pursuant to the provisions of sections 4 and 7 of the *Crown Land (Reserves) Act 1978*, and being of the opinion that the Crown lands concerned are required for the purposes respectively mentioned, hereby temporarily reserves and also excepts from prospecting or from occupation for mining purposes under any miner's right, the Crown lands hereinafter described, viz:

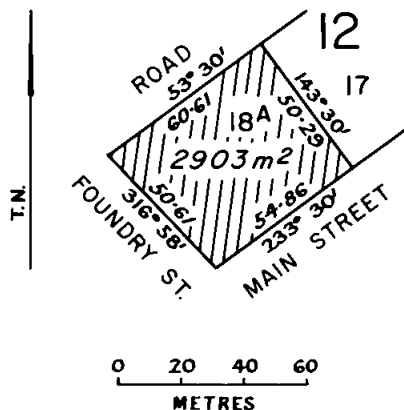
Municipal District of the Shire of Kyneton—Carlsruhe—for Health Commission purposes—1030 square metres, being Crown allotment 30A, Parish of Carlsruhe, as indicated by hatching on plan hereunder—(C139 (5) (Rs.12546)



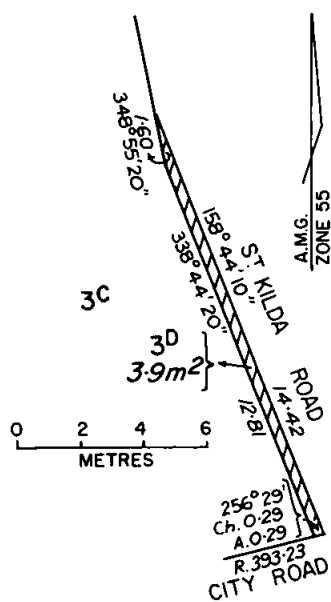
Municipal District of the Shire of Hastings—Crib Point—For Departmental Residence—5402 square metres, being Crown allotment 16A, section 2, Township of Crib Point, Parish of Bittern, as indicated by hatching on plan hereunder—(M531 (2) (Rs.12753)



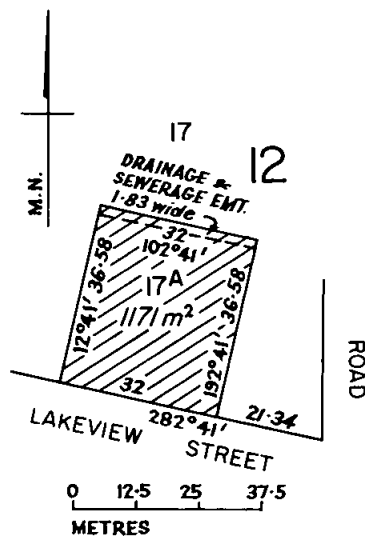
Municipal District of the Shire of Maffra—
Glenmaggie—For Departmental Residence—1171
square metres, being Crown allotment 17A, section 12,
Township of Glenmaggie, Parish of Glenmaggie, as
indicated by hatching on plan hereunder—(G178 (8)
(Rs.12662)



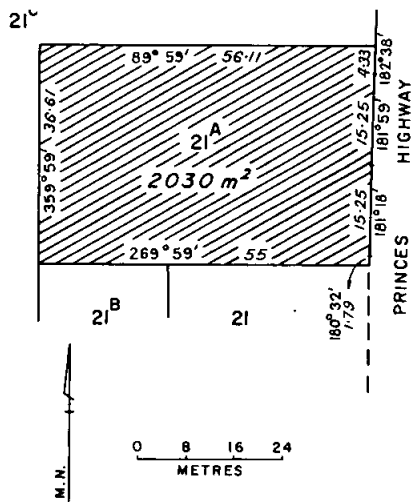
Municipal District of the City of Melbourne—
Melbourne—For Victorian Arts Centre—3.9 square
metres, being Crown allotment 3D, City of Melbourne,
Parish of Melbourne South, as indicated by hatching
on plan hereunder—(M333 (31) (Rs.5546)



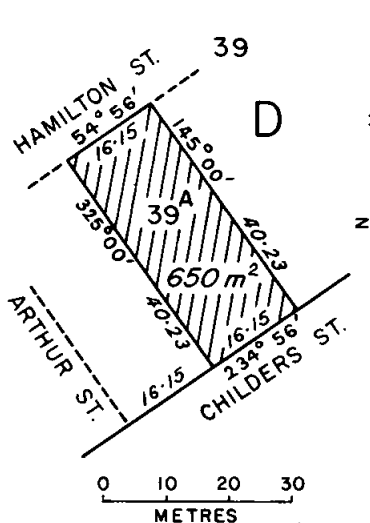
Municipal District of the Shire of Dunmuckle—
Minyip—For Police and Emergency Services
purposes—2903 square metres, being Crown allotment
18A, section 12, Township of Minyip, Parish of Nullan,
as indicated by hatching on plan hereunder—(M492
(A1) (Rs.12617)



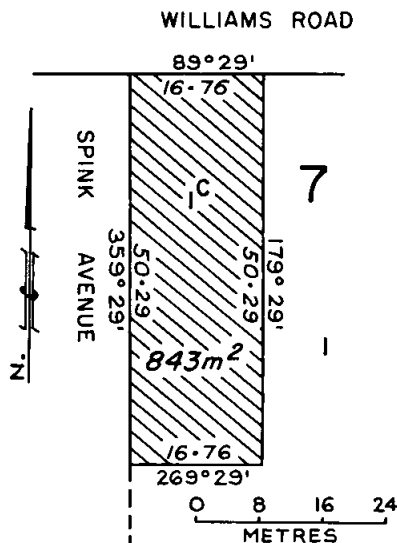
Municipal District of the Shire of Corio—Moorpanyal—For Ambulance Station—2030 square metres, being Crown allotment 21A, Parish of Moorpanyal, as indicated by hatching on plan hereunder—(Parish 3179) (Rs.12872)



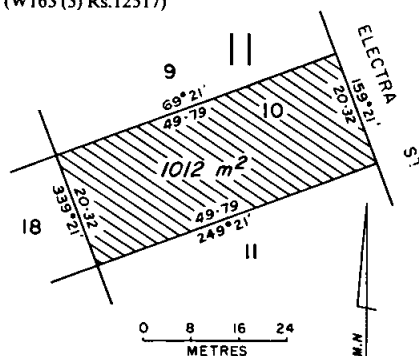
Municipal District of the Town of Portland—Portland—For Health Commission purposes—(650 square metres, being Crown allotment 39A, section D, Township of Portland, Parish of Portland, as indicated by hatching on plan hereunder—(P69 (7) (Rs. 12879)



Municipal District of the City of Wangaratta—Wangaratta South—For Health Commission purposes—843 square metres, being Crown allotment 1C, section 7, Parish of Wangaratta South, as indicated by hatching on plan hereunder—(W85 (9) (Rs.12939)



Municipal District of the City of Williamstown—Williamstown—For Health Commission purposes—1012 square metres, being Crown allotment 10, section 11, Township of Williamstown, Parish of Cut-paw-paw, as indicated by hatching on plan hereunder—(W163 (3) Rs.12517)



And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
Clerk of the Executive Council

CROWN LAND (RESERVES) ACT 1978

At the Executive Council Chamber, Melbourne, the
twentieth day of August 1985

PRESENT:

His Excellency the Governor of Victoria

Mr Walsh
Mr Jolly

Mr Wilkes
Mrs Hogg

REVOCATION OF TEMPORARY
RESERVATIONS OF LANDS BY ORDERS IN
COUNCIL

His Excellency 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, pursuant to the provisions of section 10 of the *Crown Land (Reserves) Act 1978*, hereby revokes the temporary reservations of lands by Orders in Council hereinafter described, viz.:

Ballan—The temporary reservation by Order in Council of 9 December 1872 of 4047 square metres of land in the Township of Ballan (in section 18) for a Court House, revoked as to part by Order of 26 May 1970, so far as regards the balance thereof containing 2023 square metres—(B23 (4) (Rs.13034).

Benalla—The temporary reservation by Order in Council of 18 May 1886 of 32.37 hectares, more or less, of land in the Township of Benalla for Public Recreation, revoked as to part by various Orders, so far only as regards the portion thereof containing 4800 square metres, more or less, as defined by description and hatching on plan published in the *Government Gazette* dated 24 July 1985 is concerned—(B390 (3) (Rs.4055).

Charam—The temporary reservation by Order in Council of 13 March 1888 of 79 hectares, more or less, of land in the Parish of Charam (adjoining allotments 26 and 28) for Water Supply purposes—(L4-1452).

Clunes—The temporary reservation by Order in Council of 19 December 1893 of 2.023 hectares of land in the Parish of Clunes (in section 7A) for the Supply of Gravel—(Rs.11598).

Congupna—The temporary reservation for Public purposes (State School) and the withholding from sale, leasing and licensing by Order in Council of 7 February 1881 of 8094 square metres of land in the Parish of Congupna (in section D)—(L7-2458).

Congupna—The temporary reservation for Public purposes (State School) and the withholding from sale, leasing and licensing by Order in Council of 10 July 1882 of 3035 square metres of land in the Parish of Congupna (in section D)—(L7-2458).

Dartmoor—The temporary reservation by Order in Council of 2 July 1957 of 8397 square metres of land in the Township of Dartmoor for the purposes of the

Forests Act, revoked as to part by various Orders, so far only as regards the portion thereof containing 691 square metres shown as Crown allotment 11, section 15, on Certified Plan No. 107458 lodged in the Central Plan Office—(D32 (6) (Rs.7613).

Dimboola—The temporary reservation for a Court House and the withholding from sale, leasing and licensing by Order in Council of 3 April 1876 of 2023 square metres of land in the Township of Dimboola (in section 9) for a Court House, revoked as to part by various Orders, so far as regards the balance thereof containing 910 square metres—(D150(9) (Rs.5984).

Mortlake—The temporary reservation by Order in Council of 19 August 1872 of 25.09 hectares, more or less, of land in the Township of Mortlake for Public Park and Garden, revoked as to part by various Orders, so far only as regards the portion thereof containing 1369 square metres shown as Crown allotment 21, section 19, on Certified Plan No. 10743 lodged in the Central Plan Office—(M210 (2) (Rs.5959).

Mortlake—The temporary reservation by Order in Council of 1 October 1968 of 2276 square metres of land in the Township of Mortlake for Public Purposes (Police purposes), so far only as regards the portion thereof containing 315 square metres shown as Crown allotment 20, section 19, on Certified Plan No. 107439 lodged in the Central Plan Office—(M210 (2) (Rs.9068).

Portarlinton—The temporary reservation by Order in Council of 17 January 1888 of 3920 square metres of land in the Township of Portarlinton for Public purposes, so far only as regards the portion thereof containing 2600 square metres, more or less, as defined by description and hatching on plan published in the *Government Gazette* dated 24 July 1985, is concerned—(P37 (3) (Rs.2383).

Portarlinton—The temporary reservation by Order in Council of 7 July 1887 of 1.578 hectares of land in the Township of Portarlinton for Public purposes, so far only as regards the portion thereof containing 4600 square metres, more or less, as defined by description and hatching on plan published in the *Government Gazette*, dated 24 July 1985, is concerned—(P37 (3) (Rs.2383).

Stratford—The temporary reservation by Order in Council of 24 September 1968 of 16.19 hectares of land in the Parish of Stratford (in section 6) for Public purposes (Supply of Gravel)—(Rs.9030).

Tarnagulla—The temporary reservation by Order in Council of 2 September 1895 of 2.575 hectares, more or less, of land in the Parish of Tarnagulla (in section C) for Supply of Gravel—(Rs.12984).

Wharparilla—The temporary reservation by Order in Council of 13 July 1896 of 2.023 hectares of land in the Parish of Wharparilla (adjoining allotment 200C) for a State School—(L6-3926).

And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
Clerk of the Executive Council

LAND ACT 1958

*At the Executive Council Chamber, Melbourne, the
twentieth day of August 1985*

PRESENT:

His Excellency the Governor of Victoria

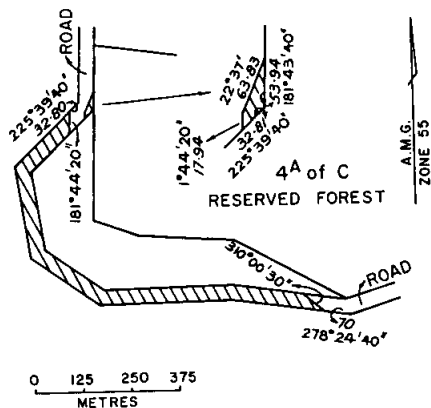
Mr Walsh
Mr Jolly

Mr Wilkes
Mrs Hogg

UNUSED ROAD CLOSED

His Excellency 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, pursuant to the provisions of section 349 of the *Land Act 1958* and with the concurrence in writing of the council of the municipality concerned and that of any adjoining land owners, doth hereby close the unused road hereinafter described, viz.:

Municipal District of the Shire of Mansfield—Parish of Dueran, being the road indicated by hatching on plan hereunder—(D174(7) (Rs.11191).



And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
Clerk of the Executive Council

LAND ACT 1958

*At the Executive Council Chamber, Melbourne, the
twentieth day of August 1985*

PRESENT:

His Excellency the Governor of Victoria

Mr Walsh
Mr Jolly

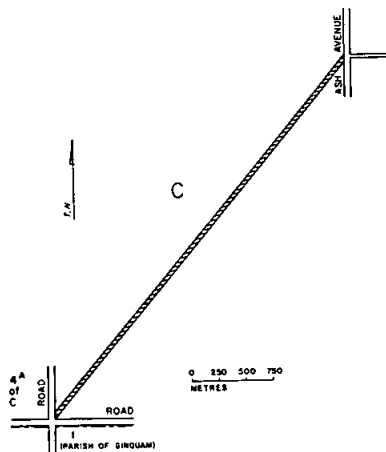
Mr Wilkes
Mrs Hogg

UNUSED ROAD CLOSED

His Excellency 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,

pursuant to the provisions of section 349 of the *Land Act 1958* and with the concurrence in writing of the council of the municipality concerned and that of any adjoining land owners, doth hereby close the unused road hereinafter described, viz.:

Municipal District of the Shire of Mildura—Parish of Mildura, being the road indicated by hatching on plan hereunder—(M556(13) (L5-1207).



And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
Clerk of the Executive Council

LAND ACT 1958

*At the Executive Council Chamber, Melbourne, the
twentieth day of August 1985*

PRESENT:

His Excellency the Governor of Victoria

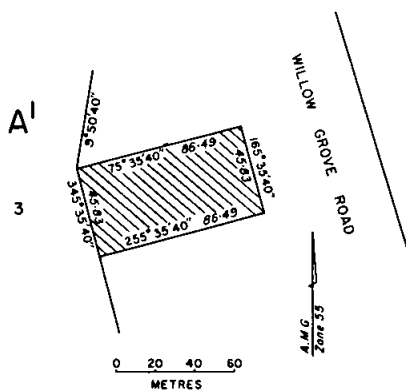
Mr Walsh
Mr Jolly

Mr Wilkes
Mrs Hogg

UNUSED ROAD CLOSED

His Excellency 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, pursuant to the provisions of section 349 of the *Land Act 1958* and with the concurrence in writing of the council of the municipality concerned and that of any adjoining land owners, doth hereby close the unused road hereinafter described, viz.:

Municipal District of the Shire of Narracan—Parish of Neerim East, being the road indicated by hatching on plan hereunder—(Parish 3293-1) (L10-832).



And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
Clerk of the Executive Council

SUPERANNUATION ACT 1958, No. 6386

At the Executive Council Chamber, Melbourne, the twentieth day of August 1985

PRESENT:

His Excellency the Governor of Victoria
Mr Walsh | Mr Wilkes
Mr Jolly | Mrs Hogg

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

Allen, David John
Main, Margaret Jeanette
Footscray Institute of Technology
March, Rhonda Lillian
Gippsland Institute of Advanced Education
Murphy, Patricia
Singh, Christine
Tehan, Elizabeth
Legal Aid Commission of Victoria
Addison, Gregory Maxwell
Chapman, Ronald James
Cichocki, Maryslawa
Cumming, Joannie Wendy
Di Pietro, Felice Leonzio
Doolan, Michael Phillip

Gardner, Kenneth Henry
Leo, Patrick Angelo
Ram, Sant Raj
Roze, Neil Phillip Colin
Stration, Janine Ann
Billimoria, Kurush Nadirsha
Chambers, Phillip Len
Cooke, John Douglas
Cowie, Bruce Ian
Dullard, Brendan William
Foley, Michael John
Goodwin, William Neil
O'Hara, Daryl James
Powell, John Patrick
Reardon, Michael Raymond
Snelling, Andrew Craig
Watson, Kathleen Rae
Wilson, Justin Francis
Woolmore, Deborah Adrienne
Zandt, Berend
Metropolitan Transit Authority
Boyle, Eamonn Charles
Carroll, Jenny Anne
Adams, Scott Alexander
Lonsdale, Toni Marie
Gill, Beverley Ruth
Hagi, Basil
Bradshaw, John Robert
Robins, Gavin Anthony
Malavisi, Rita
Galea, Patricia
Sanmartin, Fiammetta
Shaw, James Franklin
Rose, Danielle Marie
Savannah, Sheila Maria
Motor Accidents Board
Briggs, Allan John
Cameron, Debbie
Guiney, Michelle
Hoggett, Reuben John
Pocervina, Hans Jurgen
Walker, Christopher Kenneth
Road Construction Authority
McConnell, William John
Kolbe, Berndt
Schyschow, Sophia
Newington, Martin Anthony
Road Traffic Authority
Papathanasiou, Steve
Hebb, Kenneth John
Krishna, Vemula Venkata
Eiffe, Fergal
Hughes, John Neville
Prero, Russell John

Dimitrijevic, Bora
 Lowy, Peter
 State Transport Authority
 Gordon, Terry
 Love, Laurian Gwyneth
 Victorian Institute of Secondary Education
 Hart, Estelle Margaret
 Warnambool Institute of Advanced Education
 And the Honourable Robert Allen Jolly, Her
 Majesty's Treasurer for the State of Victoria, shall give
 the necessary directions herein accordingly.

L. G. HOUSTON
 Clerk of the Executive Council

Water Act 1958
COLAC DISTRICT WATER BOARD
 Site of Works Approved

*At the Executive Council Chamber, Melbourne, the
 twentieth day of August 1985*

PRESENT:

His Excellency the Governor of Victoria
 Mr Walsh | Mr Wilkes
 Mr Jolly | Mrs Hogg

Under the powers conferred by the *Water Act 1958* 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 approve of the site of a service basin as required by the Colac District Water Board as 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 Department of Water Resources, Melbourne, (Corr. No. 85/1338/4).

And the Honourable Andrew McCutcheon, Her Majesty's Minister for Water Resources for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
 Clerk of the Executive Council

PENALTIES AND SENTENCES ACT 1981

*At the Executive Council Chamber, Melbourne, the
 twentieth day of August, 1985*

PRESENT:

His Excellency the Governor of Victoria
 Mr Walsh | Mr Wilkes
 Mr Jolly | Mrs Hogg

**NOTICE OF APPOINTMENT OF ATTENDANCE
 CENTRES**

In pursuance of the powers conferred upon him by section 42 (3) of the *Penalties and Sentences Act 1981*, and all other powers him thereunto enabling, His Excellency 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 does by this notice appoint as from the date of publication of this

notice in the *Government Gazette* the attendance centres as set out in the Schedule for the reception of not more than 60 offenders in each centre.

Schedule

Name	Address
Frankston Attendance Centre	1st Floor, 432 Nepean Highway, Frankston
Ararat Attendance Centre	1 Ligar Street, Ararat

And the Honourable James Harley Kennan, Her Majesty's Attorney-General for the State of Victoria shall give the necessary directions herein accordingly.

L. G. HOUSTON
 Clerk of the Executive Council

SUPERANNUATION ACT 1958, No. 6386

*At the Executive Council Chamber, Melbourne, the
 twentieth day of August, 1985*

PRESENT:

His Excellency the Governor of Victoria
 Mr Walsh | Mr Wilkes
 Mr Jolly | Mrs Hogg

Pursuant to the powers conferred by the provisions of paragraph (ja) of subsection (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 Ronald Bertram Cullen.

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

L. G. HOUSTON
 Clerk of the Executive Council

Hospitals and Charities Act 1958

Section 46 and 64

**ORDER INCORPORATING ARARAT AND
 DISTRICT
 INTELLECTUALLY HANDICAPPED PERSONS
 ASSOCIATION**

*At the Executive Council Chamber, Melbourne, the
 twentieth day of August 1985*

PRESENT:

His Excellency the Governor of Victoria
 Mr Walsh | Mr Wilkes
 Mr Jolly | Mrs Hogg

Whereas a petition signed by not less than twenty-five contributors to Ararat and District Intellectually Handicapped Persons Association a benevolent society capable of incorporation under the *Hospitals and Charities Act 1958*, praying the benevolent society be incorporated has been received by the Health Commission of Victoria:

And whereas the substance or prayer of the said petition has been published in the *Government Gazette* No. 70 of 10 July 1985:

And whereas no counter petition signed by an equal or greater number of contributors to the said benevolent society has been lodged with the Health Commission of Victoria within one month after the date of publication aforesaid:

Now therefore His Excellency 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 doth hereby declare that the contributors for the time being to the said benevolent society shall be a body corporate by the name of Ararat and District Intellectually Handicapped Persons Association with the following objects:

- (a) To advise the Government in the establishment of adequate facilities for intellectually disabled persons, and to improve the existing facilities for intellectually disabled persons;
- (b) To establish, manage and maintain an adult vocational service for intellectually disabled adults;
- (c) To assist parents of intellectually disabled persons, who are in necessitous circumstances in problems relating to accommodation, transport, psychiatric or medical treatment or other problems of a like nature;
- (d) To arouse the general public to a greater understanding of the needs of intellectually disabled persons and of intellectual disability;
- (e) To have printed and published any newspaper, periodicals, books and leaflets that the Centre may think desirable for the promotion of its Objects;
- (f) To do all such things as are incidental or conducive to the attainment of any, or all, of the above Objects;
- (g) To encourage and actively support the provision of services to intellectually disabled people through generic services and facilities.

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

L. G. HOUSTON
Clerk of the Executive Council

Water and Sewerage Authorities (Restructuring) Act
1983
RURAL CITY OF WODONGA

At the Executive Council Chamber, Melbourne, the
twentieth day of August, 1985

PRESENT:

His Excellency the Governor of Victoria	
Mr Walsh	Mr Wilkes
Mr Jolly	Mrs Hogg

**EXTENT OF WODONGA 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 Wodonga Sewerage District of the Rural City of Wodonga be increased by adding thereto the area shown by pink colour on the plan approved by the Governor in Council by and with this Order and deposited in the office of the Department of Water Resources, Melbourne (Corr. No. 76/2066/141) 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 Andrew McCutcheon, Her Majesty's Minister for Water Resources for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
Clerk of the Executive Council

Water (Mornington Peninsula and District Water
Board) Act 1958
MORNINGTON PENINSULA WATER BOARD

At the Executive Council Chamber, Melbourne, the
twentieth day of August, 1985

PRESENT:

His Excellency the Governor of Victoria	
Mr Walsh	Mr Wilkes
Mr Jolly	Mrs Hogg

**APPOINTMENT OF CHIEF EXECUTIVE
OFFICER**

Whereas by an Order in Council dated 19 February 1985, made under the provisions of the *Water and Sewerage Authorities (Restructuring) Act* 1983, and published in the *Victoria Government Gazette* on 27 February 1985, the Mornington Peninsula and District Water Board was constituted.

And whereas under the provisions of the *Water (Mornington Peninsula and District Water Board) Act* 1985, No. 10175, section 7(1) the Governor in Council may, on the recommendation of the Minister, by Order appoint a person to be Chief Executive Officer of the Board.

And whereas section 7(3) provides that the Order shall specify the terms and conditions of the appointment.

Now therefore 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 for Water Resources, in pursuance of the hereinbefore recited powers, doth hereby declare, order, and direct that:

1. John Charles Maglen shall be appointed as the Chief Executive Officer of the Mornington Peninsula and District Water Board.

2. The appointment shall be for a period of five (5) years from the date of this Order.

3. The remuneration to be paid out of the funds of the Board shall be \$61 077 per annum plus an allowance of office of \$2 786.

And the Honourable Andrew McCutcheon, Her Majesty's Minister for Water Resources for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
Clerk of the Executive Council

Water and Sewerage Authorities (Restructuring) Act
1983

LEONGATHA WATER BOARD

*At the Executive Council Chamber, Melbourne, the
twentieth day of August, 1985*

PRESENT:

His Excellency the Governor of Victoria	
Mr Walsh	Mr Wilkes
Mr Jolly	Mrs Hogg

EXTENT OF WATERWORKS 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 Waterworks District of the Leongatha Water Board be increased by adding thereto the area 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 Department of Water Resources, Melbourne (Corr. No. 84/3267/8) 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 Andrew McCutcheon, Her Majesty's Minister for Water Resources for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
Clerk of the Executive Council

Water Act 1958
WATER AND SEWERAGE AUTHORITIES
(RESTRUCTURING) ACT 1983
MORWELL WATER BOARD

*At the Executive Council Chamber, Melbourne, the
twentieth day of August 1985*

PRESENT:

His Excellency the Governor of Victoria	
Mr Walsh	Mr Wilkes
Mr Jolly	Mrs Hogg

PROCLAMATION OF HAZELWOOD URBAN
DISTRICT

Under the powers conferred by the *Water Act* 1958 and 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, does hereby approve a plan

showing, by red border and red colour the proclamation of the Hazelwood Urban District of the Morwell Water Board, the said plan being deposited in the office of the Director-General of Water Resources, Melbourne. (Corr. No. 84/2776/16).

And the Honourable Andrew McCutcheon, Her Majesty's Minister for Water Resources for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
Clerk of the Executive Council

TENDERS

PUBLIC WORKS DEPARTMENT

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

Tenders must be addressed to the Minister for Public Works with the envelope endorsed "Tender for"

Tenders forwarded either by mail, telegram or telex, which arrive after the closing time, will be accepted provided that the official Telecom or Australia Post time and date stamping indicates dispatch prior to the closing time. (TIME AND DATE STAMPING MUST BE REQUESTED AT SOME POST OFFICES.)

NOTE: Telegram or telex submissions must be confirmed in writing.

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

Tender documents are available from the Contracts Office, Room 29, Ground Floor, 2 Treasury Place, Melbourne and, where indicated, at offices of Inspector of Works.

★Tenders identified with a 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, 11 September 1985

Building, Electrical and Mechanical Services

★CROYDON WEST—External repairs and painting, Primary School.

MANCHESTER—Fire re-instatement, Primary School.

NORWOOD—Internal renovations of existing toilet, Primary School.

★TRARALGON—Internal and external maintenance, Special Development School. (W.O. Traralgon)

Miscellaneous

MELBOURNE—Supply and installation of shelving, T2359, 412 St Kilda Road—Police and Emergency Services.

MOORABBIN—Supply of laboratory equipment—Soil testing—T888, College of T.A.F.E.

MOORABBIN—Supply of general purpose laboratory equipment, T889, College of T.A.F.E.

PORT MELBOURNE—Supply of Library, paper-back stands, T2373, P.W.D. Storeyard—69 Salmon Street.

SUNBURY—Supply of hospital beds, T2358, Caloola Training Centre.

Wednesday, 18 September 1985

Building, Electrical and Mechanical Services

★ INVERGORDON—Internal and external maintenance, Primary School. (W.O. Benalla, Shepparton and Wangaratta)

MARYBOROUGH—Alterations, Primary School. (W.O. Bendigo and Maryborough)

★ MARYBOROUGH EAST—Internal renovations, repairs and painting, Primary School. (W.O. Bendigo and Maryborough)

UPWEY—Hot water and heating services to lower block (fire re-instatement), High School.

Miscellaneous

PORT MELBOURNE—Purchase of one (1) only combination pneumatic tyred tractor front end loader, back hoe, P.W.D. Storeyard—69 Salmon Street.

RONALD W. WALSH

Minister for Public Works

Public Works Department
Melbourne, 12 August 1985

PRIVATE ADVERTISEMENTS

CITY OF COBURG

By-Law No. 130

Notice is hereby given that in pursuance of the powers conferred by the *Local Government Act 1958*, the Council of the City of Coburg has made a By-Law numbered 130 for the purposes of:

- (a) Controlling and regulating the use of premises with a view to preventing objectionable noises at unreasonable times;
- (b) Suppressing nuisances;
- (c) Prohibiting or minimizing noises in any public highway;
- (d) Regulating the keeping of animals or birds;
- (e) Generally for maintaining the good rule and government of the Municipality.

A resolution approving the By-Law was carried at a meeting of the Council on 8 July 1985, and confirmed at a meeting of Council on 19 August 1985.

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

J. R. DIFFEN
City Manager

9767

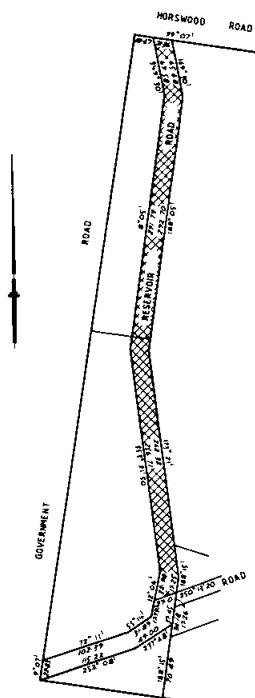
CITY OF BERWICK

Road Closure

Notice is hereby given pursuant to the provisions of section 539c of the *Local Government Act 1958*, that the Council of the City of Berwick at its meeting on 30 October 1984, adopted without modification the proposal for the closure of Reservoir Road as depicted in the map cross-hatched hereunder, and further at its meeting on 20 August 1985, directed that such closure come into operation on 30 August 1985.

PLAN OF ROAD CLOSURE PART OF CROWN ALLOTMENT 1 SECTION 21 PARISH OF NARREE WORRAN COUNTY OF MORNINGTON

Scale of Metres
0 50 100 200



The area shown cross hatched
is to be closed and transferred
to the National Parks Service

P. J. NORTHEAST
City Manager

9739

CITY OF COBURG

By-Law No. 131

Notice is hereby given that in pursuance of the powers conferred by the *Local Government Act 1958*, the Council of the City of Coburg has made a By-Law numbered 131 for the purposes of:

- (a) Preventing and extinguishing fires;
- (b) Suppressing nuisances;
- (c) Regulating the times during which incinerators may be used on property used wholly or partly for residential purposes.

A resolution approving the By-Law was carried at a meeting of the Council on 8 July 1985, and confirmed at a meeting of Council on 19 August 1985.

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

J. R. DIFFEN
City Manager

9768

Form 2.1

Town and Country Planning Act 1961

CITY OF CROYDON PLANNING SCHEME 1961

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

Amendment No. 141

Notice is hereby given that the City of Croydon in pursuance of its powers under the *Town and Country Planning Act 1961* has prepared a planning scheme to amend the City of Croydon Planning Scheme 1961 for the Whole of Lot 2 on plan of subdivision 73742 and known as 67-79 Maroondah Highway, Croydon.

A copy of the scheme has been deposited at the Office of the City of Croydon, Civic Square, Croydon 3136, and at the office of the Ministry of Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne 3000, and will be open for inspection during office hours by any persons 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 Town Clerk, City of Croydon, P.O. Box 206, Croydon 3136, by 28 September 1985, and state whether you wish to be heard in respect of your submission.

23 August 1985

J. N. STEVENS
Acting Town Clerk

9771

CITY OF FRANKSTON

Public Highway Declaration—Wedge Court

Pursuant to the provisions of section 522 of the *Local Government Act 1958*, the Council of the City of Frankston hereby orders that as from the date of publication hereof in the *Government Gazette* the land shown hatched on the Council Plan No. D-19/104, hereunder being part of land created on Plan of Subdivision No. 13454, Parish of Lyndhurst, taken, purchased or acquired by the said Council shall be a Public Highway.

CITY OF FRANKSTON

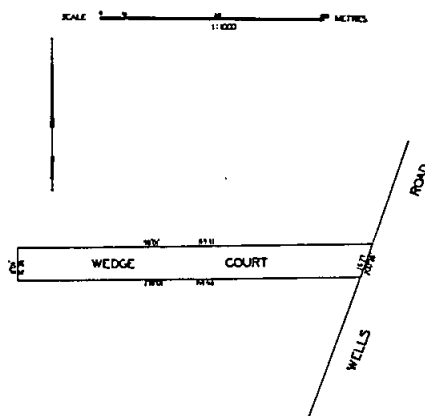
WEDGE COURT

DECLARATION AS A PUBLIC HIGHWAY

PART OF CROWN ALLOTMENT 83

PARISH OF LYNDBURST

COUNTY OF MORNINGTON



Civic Centre, Frankston

B. W. MUIR
Acting Town Clerk

9745

ERRATUM

Form 2.1

CITY OF HORSHAM PLANNING SCHEME

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

Amendment No. 99

The notice that appeared on page 2962 of *Government Gazette* No. 79, 31 July 1985, for the above amendment, the date in the last paragraph for lodgment of submissions should have been

31 October and not 30 October 1985.

R. A. MARSHALL
Town Clerk

9746

WATER ACT—EIGHTH SCHEDULE

City of Maryborough

Notice to the owners of tenements in the streets and the private streets, lanes, courts and alleys opening thereto, listed below.

The main pipe in the said streets being laid down the owners of all tenements situated therein are hereby required on or before 28 August 1985 to cause a proper pipe and stop-cocks to be laid so as to supply water within such tenements from the main pipe.

Collins Court	Nelson Street*
Massimo Court	Griffin Street
Willetts Road	Jeffs Street
Phelans Road	McClure Street
Laidman Street*	Newmarket Road

Margaret Avenue* Majorca Road
 Cadle Street*
 Burgin Place
 Spring Street *Main extended
 9740 RICHARD J. PEKIN
 Town Clerk

BOROUGH OF EAGLEHAWK

By-Law No. 56

A By-Law of the Borough of Eaglehawk made under section 197 of the *Local Government Act 1958* as amended and any and every other power thereto it enabling and numbered 56 for the purpose of repealing By-Law No. 42.

In pursuance of the powers conferred by the *Local Government Act 1958* as amended, and any and every other power thereunto it enabling the Mayor, Councillors and Burgesses of the Borough of Eaglehawk order as follows:

1. By-Law No. 42 is hereby repealed.
2. This By-Law shall apply to and have operation throughout the whole of the Municipal district of the Borough of Eaglehawk.
3. This By-Law shall be read and construed subject to the *Local Government Act* and not so as to exceed the By-Law making power of the Council of the Municipality to the intent that where any clause of this By-Law would, but for this clause, have been construed as being in excess of that power, it shall nevertheless be intended to continue to be a valid enactment to the extent to which it is not in excess of that power.

By-Law No. 42, which is hereby repealed, prohibited the erection of verandahs other than cantilever type verandahs and required the removal of verandahs other than cantilever type verandahs.

Resolution for passing this By-Law agreed to by the Council on 11 July 1985; and confirmed on 1 August 1985.

The corporate seal of the Mayor, Councillors and Burgesses of the Borough of Eaglehawk was hereunto affixed in the presence of—

G. THORN, Mayor
 E. W. MILLER, Councillor
 9801 J. W. MATHEWS, Town Clerk

SHIRE OF BET BET

By-Law No. 17

Keeping of Dogs By-Law

Notice is hereby given that in pursuance of powers conferred by section 197 of the *Local Government Act 1958*, the Council of the Shire of Bet Bet has made a By-Law numbered 17 for the purposes of:

- (a) regulating the Keeping of dogs, with power to limit the number of dogs kept on any property in any area within the municipal district set forth by the By-Law;
- (b) providing for the health of the residents in the municipal district and against the spreading of contagious or infectious diseases;

- (c) controlling and regulating the use of premises with a view to preventing objectionable noises at unreasonable times; and
- (d) suppressing nuisances.

A resolution approving the By-Law was carried at a meeting of the Council on 26 June 1985, and confirmed on 14 August 1985.

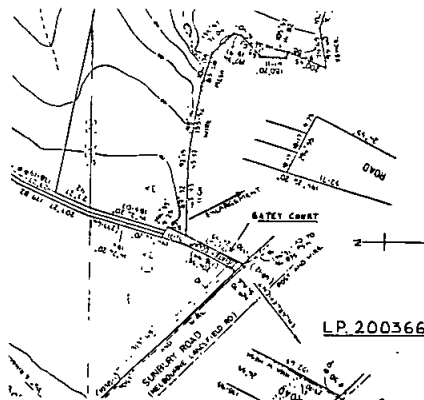
A copy of the By-Law is open for inspection, free of charge, during office hours at the Shire Offices, 66 Broadway, Dunolly.

JOHN G. KERR
 Shire Secretary

9741

SHIRE OF BULLA

At Council meeting on 19 August 1985, Council resolved to name the street created on LP 200366 Batey Court.



9727

Schedule 1

Form 2.1

Town and Country Planning Act 1961

CRANBOURNE PLANNING SCHEME 1960

Notice that a Planning Scheme has been Prepared and is Available for Inspection
 Amendment No. 50, 1985

Notice is hereby given that the Shire of Cranbourne in pursuance of its powers under the *Town and Country Planning Act 1961*, has prepared a Scheme:

To amend the Principal Scheme by introducing a definition "Radio Masts", to include this as a discretionary use in the Rural, Residential, Reserved Living, Industrial and Commercial Zones.

A copy of the Scheme has been deposited at the Shire Offices, Cranbourne, and at the Office of the Ministry of Planning and Environment (Plan Inspection Section), fifth 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 submissions they may wish to make with respect of the Scheme addressed to the Shire Secretary, Shire of Cranbourne, Shire Offices, Cranbourne, by 30 September 1985, and to state whether you wish to be heard in respect of your submissions.

9769 T. VICKERMAN
Shire Secretary

Schedule 1
Form 2.1

Town and Country Planning Act 1961
**SHIRE OF CRANBOURNE (WESTERN PORT)
PLANNING SCHEME**

Notice that a Planning Scheme has been Prepared and is Available for Inspection
Amendment No. 33, 1985

Notice is hereby given that the Shire of Cranbourne in pursuance of its powers under the *Town and Country Planning Act 1961*, has prepared a Scheme:

To amend the Principal Scheme by introducing a definition "Radio Masts", to include this as a discretionary use in the Rural, Residential, Commercial and Industrial and Special Uses Zones.

A copy of the Scheme has been deposited at the Shire Offices, Cranbourne, and at the Office of the Ministry of Planning and Environment (Plan Inspection Section), fifth 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 submissions they may wish to make with respect of the Scheme addressed to the Shire Secretary, Shire of Cranbourne, Shire Offices, Cranbourne, by 30 September 1985, and to state whether you wish to be heard in respect of your submissions.

9770 T. VICKERMAN
Shire Secretary

SHIRE OF CRESWICK
Naming of Roads

Notice is hereby given that the Council of the Shire of Creswick in pursuance of the powers conferred by section 535 (4) of the *Local Government Act 1958*, as amended has allocated the following road names:

(a) Old Name—Government Road

New Name—Townsend Road

Locality—Commencing at the north-east corner of Crown Allotment 6, Section 1, Parish of Creswick then proceeding southerly and south-westerly to the south-east corner of Crown Allotment 10, Section 1, Parish of Creswick.

(b) Old Name—Government Road

New Name—Gardiner Street

Locality—Commencing at the north-west corner of Crown Allotment 14, Section B, Township of Creswick, Parish of Creswick then proceeding southerly to the south-west corner of Crown Allotment 1E, Section T, Parish of Creswick.

9772 B. C. REES
Shire Secretary

Town and Country Planning Act 1961

**SHIRE OF MAFFRA—SHIRE OF MAFFRA
(MAFFRA TOWNSHIP) PLANNING SCHEME**

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

Amendment No. 29, 1985

Notice is hereby given that the Shire of Maffra in pursuance of its powers under the *Town and Country Planning Act 1961* has prepared a Planning Scheme to reduce the minimum area required to establish a Junkyard in the Maffra Township from 2 ha to 0.8 ha.

A copy of the Scheme has been deposited at the Office of the Shire of Maffra, Johnson Street, Maffra and at the Office of the Department of Planning (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 this Scheme are required to set forth in writing any submissions they wish to make in respect of the Scheme addressed to the Shire Secretary, Shire Office, P.O. Box 57, Maffra 3860 by 28 September 1985 and state whether you wish to be heard in respect of your submission.

Dated 28 August 1985

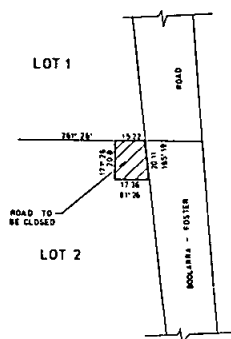
9728 J. RENNICK
Shire Secretary

SHIRE OF MORWELL
Road Discontinuance

Notice is hereby given that pursuant to section 528 (2) of the *Local Government Act 1958*, the Council of the Shire of Morwell at its Meeting held on Monday, 29 July 1985 resolved to discontinue the portion of Boolarra-Foster Road, Boolarra created in L.P. 141963 as shown by hatching on the plan hereunder.

PLAN OF ROAD CLOSURE

PL. C.A. 12* & 12 L.P. 141963
PARISH OF MIRBOO
COUNTY OF BULN BULN



ALL DIMENSIONS ARE IN METERS

F-164
A.P. 1102 85

9800 R. H. WATERS
Chief Executive Officer/Municipal Clerk

Form 2.1

*Town and Country Planning Act 1961***SHIRE OF PAKENHAM PLANNING SCHEME
PART I**

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

Amendment No. 45

Notice is hereby given that the Shire of Pakenham in pursuance of its powers under the *Town and Country Planning Act 1961* has prepared a Planning Scheme to rezone Crown Allotment 8, Section 9, Township and Parish of Bunyip from Residential 4 to Residential 2. A copy of the Scheme has been deposited at the Shire Offices, Henty Way, Pakenham, 3810 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 the Shire Secretary, Shire of Pakenham, P.O. Box 7, Pakenham, Vic. 3810 by 30 September 1985 and state whether you wish to be heard in respect of your submission.

Dated 21 August 1985

B. J. WALLIS
Shire Secretary

9729

SHIRE OF WARRAGUL

Change of Street Name

Notice is hereby given that the Council of the Shire of Warragul has resolved to change the name of the section of Armours Road north of Rulemont Road to Killarney Lane.

V. B. DAVIDSON
Shire Secretary

9773

SHIRE OF UPPER MURRAY

Change of Street Name

Notice is hereby given that the Council of the Shire of Upper Murray at a meeting held on 19 August 1985 ordered the following street name change.

Old Name	New Name
Hamiltons Lane between the junction with the Tallangatta-Corryong Road at its northern end and Ambrose's Bridge on the Thougla Creek	Greenwattle Gap Road

P. A. THOMSON
Shire Secretary

9730

*Sewerage Districts Act 1958***BROADFORD WATER BOARD**

General Notice—Sixth Schedule

The Broadford Water Board having made provision for carrying of the sewage from each and every property which or any part of which is within the sewerage area hereinafter described doth hereby declare that on and after 1 October 1985 each and every property which or any part of which is within the said sewerage area shall be deemed to be a sewered property within the meaning of the *Sewerage Districts Act 1958*.

The boundaries of the sewerage area hereinbefore referred to are as follows:

From a point on the western side of Broadford-Sugarloaf Creek Road 50 m north of the northern side of Mollison Street, north along the western side of Broadford-Sugarloaf Creek Road for a distance of 190 m, then west parallel to the northern side of Mollison Street for a distance of 120 m, south parallel to the Western side of Broadford-Sugarloaf Creek Road for a distance of 130 m, west generally to a point 60 m from the northern side of Mollison Street, and 95 m east of the eastern side of First Street, south to the northern side of Mollison Street, west to a point 50.3 m west of the western side of First Street, south parallel to the western side of First Street to a point opposite the northern side of Govett Street, east for 50.3 m then east along the northern side of Govett Street to the eastern side of White Street, north along the eastern side of White Street to the southern side of Hawdon Street east along the southern side of Hawdon Street to the eastern side of Pinniger Street, north along the eastern side of Pinniger Street to the railway line, east along the railway line to the eastern side of Hamilton Street, north along the eastern side of Hamilton Street to the southern side of Snodgrass Street west along the southern side of Snodgrass Street to the western side of Pinniger Street, south along the western side of Pinniger Street for a distance of 20.15 m, west along the common boundary between Crown Allotments 10 and 11, Section 14, Township of Broadford for a distance of 40.24 m, north along the western boundary of Crown Allotment 11, Section 14, Township of Broadford to the southern side of Snodgrass Street west along the southern side of Snodgrass Street, to the eastern side of White Street, north along the eastern side of White Street to the northern side of Mollison Street, east along the northern line of Mollison Street to the eastern side of Pinniger Street, south along the eastern side of Pinniger Street to the southern side of Piper Street, east along the southern side of Piper Street to the western side of Hamilton Street, then north along the western side of Hamilton Street/Broadford-Sugarloaf Creek Road to a point 50 m north of the northern side of Mollison Street. North along the eastern of Sunday Creek from the North Eastern Railway Line to the southern side of High Street, southeast to a point on the railway line opposite Burges Lane, then west along the railway line to the east side of Sunday Creek. West along the southern boundaries of Lots 5 and 6 and part of Lot 7 LP 119217 from the western side of Mia Mia Road for a distance of 166.68 m then south for a distance of 72.84 m along the western boundary of Lot 2 LP 137670, east along the southern boundary of Lot 2 LP 137670 for a distance of 105.73 m, south along the western boundary of Lot 1 LP 137885 for a distance of 54.8 m east along the southern boundary of Lot 1 LP 137885 to the western side of Mia Mia Road then north along the western side of Mia Mia Road to the southern boundary of Lot 5 LP 119217.

By order of the said Water Board.

ALLAN J. STUTE, Chairman
GRAEME J. TINDLE, Secretary

9726

HINDMARSH WATER BOARD**Notice of Commencement of Construction of
Sewerage Works**

Pursuant to Clause 119 (2) of the *Sewerage Districts Act 1958*, notice is hereby given that construction of sewerage works will commence in Lot 16, Anderson Street, Dimboola at least 30 days after the date of this Notice.

A map showing the locations of the works is open for inspection and may be inspected at the Hindmarsh Water Board's Office, 102 Lloyd Street, Dimboola during normal office hours.

D. MAHER
Secretary

9774

GEELONG AND DISTRICT WATER BOARD

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

Regent Street, Newcomb, Shire of Bellarine

Kerr Street, North Geelong, Shire of Corio

Notice is hereby given that the plans indicated are open for public inspection at the Board'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 expected) by the owners or occupiers of land or premises within the Drainage Area.

R. A. JORDAN
Secretary

9775

Take notice that the partnership between Ronald Ernest Campbell and Lorraine Mary Campbell in respect of a carrying business at 8 Rubicon Street, Reservoir known as R. E. & L. M. Campbell has been dissolved as from 1 July 1984 and that thereafter the said business will be carried on by the said Ronald Ernest Campbell.

Dated 23 August 1985

Lorraine Mary Campbell, Retiring Partner 9780

Notice is hereby given that the partnership heretofore subsisting between George Koumis and Maria Koumis both of 191 McIntyre Road, North Sunshine in the State of Victoria carrying on business as G. & M. Koumis at 191 McIntyre Road, North Sunshine in the said State has been dissolved.

Dated 20 August 1985

Maria Koumis 9781

NOTICE OF DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership heretofore subsisting between John Cassidy, Marilyn Cassidy and Sheila O'Keefe previously carrying on the business of carpet and floor covering retailers at 25 Myers Street, Bendigo under the name "Carpet Value Warehouse" has been dissolved as of 3 June 1985. 9793

Take notice that the smash repair business known as Clifton Hill Smash Repairs and carried on in partnership at 1-7 Queens Parade, Clifton Hill by Louie Dalla-Zuanna of 106 Princess Street, Kew and Zoe Stavrou of 51 Moore Street, South Yarra was dissolved on 14 August 1985 and that from the said date such business will be carried on by the said Louie Dalla-Zuanna at the same address. 9765

NOTICE OF DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership of Klaus Kurt Kutschbach of 4 Ella Grove, Chelsea and Peter Vraclav Kubasek of 18 Eveline Street, Parkdale and David Studley Rooks of 10 Inez Avenue, Ringwood carrying on business as Servease Postmix and Catering Equipment at 24 Macbeth Street, Braeside has been dissolved as from 21 December 1984 so far as concerns the said Klaus Kurt Kutschbach and Peter Vraclav Kubasek.

GRAEME JOHN & MICHAEL GREEN, solicitors
235 Queen Street, Melbourne 9731

In the Supreme Court of Victoria at Melbourne—No. 329 of 1985—In the matter of the Companies (Victoria) Code; and in the matter of Parsav Pty. Ltd.—Notice of Dismissal of Petition

An Order for the dismissal of a petition presented against the abovenamed company was made in the Supreme Court of Victoria on 15 August 1985.

R. A. LEWIS & WALKER, solicitors for the
Substituted Petitioner 9732

Companies (Victoria) Code

JOHN SISSONS (BOOKSELLERS) PTY. LTD.
(In Liquidation)

Notice of Meeting of Creditors

Notice is hereby given pursuant to section 431 (1) of the Companies (Victoria) Code, a meeting of the creditors of John Sissons (Booksellers) Pty. Ltd., will be held at the Sheraton Hotel, 13 Spring Street, Melbourne on 6 September 1985 at 10.00 a.m.

Agenda

- (a) To receive an explanation as to the cause of failure.
- (b) To receive a report on the status of Liquidation.
- (c) To appoint, if required, a Committee of Inspection.

Dated 21 August 1985

DOUGLAS O. OLDFIELD

Official Liquidator

Ernst & Whinney, chartered accountants, 32nd Floor,
35 Collins Street, Melbourne 9776

Companies (Victoria) Code**Section 411 (2)**

ENERO IRA PTY. LTD.

(In Liquidation)

Notice of Final Meeting

Notice is hereby given that pursuant to section 411 (1) of the Companies (Victoria) Code, a general meeting of members of Enero Ira Pty. Ltd., will be held at the

office of Dr. N. Pomorin, 44 Pasley Street, South Yarra on 4 October 1985 at 10.30 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 has been disposed of and of hearing any explanation that may be given by the Liquidator.

Dated 23 August 1985

R. C. BRAY
Liquidator

9777

Companies (Victoria) Code
Section 411 (2)

K. E. DOHERTY & ASSOCIATES PTY. LTD.
(In Liquidation)

Notice of Final Meeting

Notice is hereby given that pursuant to section 411 (1) of the Companies (Victoria) Code, a general meeting of members of K. E. Doherty & Associates Pty. Limited will be held at the offices of Greenfield Fox Hansen & Co., 352-360 St. Kilda Road, St. Kilda on 4 October 1985 at 2.00 p.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 has been disposed of and of hearing any explanation that may be given by the Liquidator.

Dated 23 August 1985

R. C. BRAY
Liquidator

9778

JOHN HILARY REMOND, late of 24 Kars Street, Frankston, in the State of Victoria, gentleman, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased, who died on 15 April 1985 and probate of whose Will was granted by the Supreme Court of the said State in its probate jurisdiction on 16 August 1985 to The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne aforesaid the executor named in the said Will are hereby required to send particulars in writing of such claims to the said The Equity Trustees Executors and Agency Company Limited at its abovenamed address on or before 4 November 1985 after which date the said The Equity Trustees Executors and Agency Company Limited will proceed to distribute the assets of the said John Hilary Remond deceased which will have come into its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said The Equity Trustees Executors and Agency Company Limited will not be liable for the assets so distributed or any part thereof to any person of whose claim it shall not have had notice as aforesaid.

Dated 28 August 1985

TAYLOR SPLATT & PARTNERS, solicitors, 40 Young Street, Frankston, solicitors for the Equity Trustees Executors and Agency Company Limited

9762

WINIFRED BLANCHE MITCHELL, late of Unit 2, No. 40 Barkly Street, Box Hill, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on 24 May 1985) are required by the Perpetual Executors and Trustees Association of Australia Limited of 50 Queen Street, Melbourne, to send particulars of their claims to the said Company by 14 November 1985 after which date it will convey or distribute the assets, having regard only to the claims of which the Company then has notice.

FORD & COMPANY, solicitors, 400 Lonsdale Street, Melbourne

9760

EDGAR ERNEST PASCOE, late of Malmsbury, retired, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 7 June 1985 are required by the Trustee Ian Geoffrey Delacy of Kyneton, solicitor to send particulars to him by 29 October 1985 after which date the Trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

ARMSTRONG, COLLINS AND DELACY, 2 Jennings Street, Kyneton, solicitors for the said trustee

9761

Creditors, next of kin and others having claims in respect of the estate of Arthur Benjamin Sporton late of 15 Queen Street, Brunswick, in the State of Victoria, gentleman, deceased, who died on 20 June 1985 are to send particulars of their claims to the executor Peter James Randles care of the undermentioned solicitors by 28 October 1985 after which date the executor will distribute the assets having regard only to the claims of which he then has notice.

LE GRAND, RANGLES, ADAMS & CO., 636 Sydney Road, Brunswick 3056 the solicitors acting herein

9738

Creditors, next of kin and others having claim in respect of the estate of Leslie Robert Gascoyne late of 32 Portsmouth Street, Mount Waverley, owner driver deceased who died on 24 May 1985 are to send particulars of their claim to the executor of the estate Neil Samuel Neilson care of the undersigned by 25 October 1985, after which date he will distribute the assets having regard only to the claims of which he then has notice.

EGAN LOBB & WALKER, solicitors, 5 Hamilton Place, Mount Waverley

9734

Creditors, next of kin and others having claims against the estate of Janina Kwiatkowska late of 68 Chapman Street, North Melbourne, widow, deceased (who died on 17 June 1985) are required by Patrick Francis Toohey, the Executor of the Will of the said deceased to send to him care of the undersigned solicitors particulars thereof by 1 November 1985, after which date he will distribute the assets having regard only to the claims of which he shall then have notice.

GAVAN DUFFY & KING, solicitors, 95 Queen Street, Melbourne

9735

BASIL HEWLETT KEOGH, late of 9 Kalymna Grove, Chadstone in the State of Victoria, retired consultant, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 3 April 1985 are required by the executor namely Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne to send particulars of their claims to it at 472 Bourke Street, Melbourne by 29 October 1985 after which date the executor will distribute the assets having regard only to the claims of which it then has notice.

COLE & CO., solicitors, Oakleigh 9742

LEONARD EDWARD MANCER, late of 24 Douglas Street, Blackburn North in the State of Victoria, shop proprietor, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased (who died on 31 March 1985) are required by the executor Struan Rainy MacDonald to send particulars to him care of the undermentioned solicitors by 23 October 1985 after which date the executor will distribute the assets having regard only to the claims of which he then has notice.

R. H. BALLARD & CO., solicitors, 544 Whitehorse Road, Mitcham 9744

EMMA DAISY SELBACH, known also as Emma Daisy Sayers Selbach late of "Sandfield", 378 Bluff Road, Sandringham in the State of Victoria

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on 10 June 1985) are required by The Perpetual Executors and Trustees Association of Australia Limited of 50 Queen Street, Melbourne, to send particulars of their claims to the said Company by 1 November 1985, after which date it will convey or distribute the assets, having regard only to the claims of which the Company then has notice.

SACKVILLE, WILKS & CO., solicitors of 100 Collins Street, Melbourne 9737

MARK ANTHONY CRESSWELL, late of Cohuna in the State of Victoria, auto electrician, deceased, intestate

Creditors, next of kin and all other persons having claims against the estate of the said deceased are required by Sydney Thomas Cresswell of Cohuna aforesaid, pensioner, the father and next of kin of the said deceased to send particulars of such claims to him in care of the undermentioned solicitors on or before 20 October 1985 after which date he will distribute the assets having regard only to the claims to which he then has notice.

EMBLETON & ASSOCIATES, barristers and solicitors, 77 King George Street, Cohuna Victoria 9733

XAVIER PACE, late of 43 Clayton Street, North Sunshine, gentleman, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died between 8 and 23 October 1984) are required by National Trustees Executors and Agency Company of Australasia Limited of 95 Queen Street, Melbourne the Executor appointed by the Supreme Court of Victoria in its Probate Jurisdiction and to whom Probate was granted on 15 August 1985 of the estate of the deceased, to send particulars of their claims to it by 8 November 1985 after which date it will convey or distribute the assets having regard only to the claims of which it then has notice.

ZACCARO & CO., solicitors, of 25 Alfreda Street, St. Albans 9766

Creditors, next of kin and others having claims against the estate of Nellie Norma Sloan late of Unit 5, 57 Royal Avenue, Sandringham, deceased, who died on 18 July 1984 are required by John Arthur Sullivan the Executor, to send particulars of their claims to him care of the undermentioned solicitors by 31 October 1985 after which date the Executor will convey or distribute the estate of the said deceased having regard only to the claims of which he then has notice.

PHARR, JESSOP & KOMESAROFF, Suite 13, 285 Carlisle Street, Balclava, solicitors for the estate 9763

MARGARET BAILEY, late of 63 Creek Road, Mitcham in the State of Victoria, pensioner, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased (who died on 15 October 1984) are required by the administrator Douglas William Bailey to send particulars to him care of the undermentioned solicitors by 23 October 1985 after which date the administrator will distribute the assets having regard only to the claims of which he then has notice.

R. H. BALLARD & CO., solicitors, 544 Whitehorse Road, Mitcham 9743

Creditors, next of kin and others having claims in respect of the estate of Louisa Frances Murray late of 32 Newman Avenue, West Brunswick, in the State of Victoria, widow, deceased, who died on 24 June 1985 are to send particulars of their claims to the executor Peter James Randles care of the undermentioned solicitors by 28 October 1985 after which date the executor will distribute the assets having regard only to the claims of which he then has notice.

LE GRAND, RANGLES, ADAMS & CO, 636 Sydney Road, Brunswick the solicitors acting herein 9736

LATE NOTICES

Public Service Act 1974

PUBLIC HOLIDAYS

PROCLAMATION

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

In pursuance of the powers conferred by section 71 (2) of the Public Service Act 1974, I, the Lieutenant-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 appoint the days and dates mentioned hereunder to be observed as a Public Holiday and a Public Half Holiday as the case may be at the places respectively specified:

Public Holiday

Thursday, 10 October 1985 throughout the Shire of Warracknabeal.

Public Half-Holiday from the Hour of Twelve Noon

Wednesday, 23 October 1985 throughout the Shire of Numurkah.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-seventh day of August in the year of our Lord One thousand nine hundred and eighty-five and in the thirty-fourth year of the reign of Her Majesty Queen Elizabeth the Second, Queen of Australia.

(L.S.)

J. McI. YOUNG

By His Excellency's Command

S. M. CRABB

Minister for Employment and Industrial Affairs

GOD SAVE THE QUEEN!

Local Government Act 1958

INCREASE IN THE PRESCRIBED RATE OF INTEREST ON RATES AND OTHER MONEYS

PROCLAMATION

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

Whereas it is provided by sub-section (1A) of section 386 of the *Local Government Act 1958*, that, for the purposes of sub-section (1) of the section, the prescribed rate of interest may be fixed from time to time by proclamation of the Governor in Council published in the *Government Gazette*.

And whereas it is provided by sub-section (1B) of section 386 that a proclamation under section 386 may be like proclamation be amended varied or revoked.

And whereas sub-section (1C) of the said section further provides that where the rate prescribed at any time for the purposes of sub-section (1) is varied by proclamation the variation shall, for the purpose of computation of interest payable in respect of rates or other moneys which became payable before that time, take effect only as from such date as is specified in the proclamation and in relation to any period to that date interest shall be computed in accordance with the prescribed rate in force during that period.

Now therefore, I, the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, do by this my proclamation vary the rate of interest fixed (or prescribed) by sub-

section (1A) of section 386 of the *Local Government Act 1958* and prescribe seventeen point two five (17.25) per centum per annum to be the rate of interest which shall apply on and from 1 October 1985.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-seventh day of August in the year of our Lord One thousand nine hundred and eighty-five and in the thirty-fourth year of the reign of Her Majesty Queen Elizabeth the Second, Queen of Australia.

(L.S.)

J. McI. YOUNG

By His Excellency's Command

J. SIMMONDS

Minister for Local Government

GOD SAVE THE QUEEN!

Bank Holidays Act 1958

BANK HOLIDAYS

PROCLAMATION

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

In pursuance of the powers conferred by the *Bank Holidays Act 1958*, I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation appoint the days and dates mentioned hereunder to be observed as Bank Holidays or Bank Half-Holidays as the case may be at the places respectively specified:

Bank Holidays

Wednesday, 23 October 1985 throughout the City of Geelong which includes Geelong, Geelong West, North Geelong and East Geelong.

Wednesday, 23 October 1985 within the City of South Barwon which includes the suburbs of Belmont, Grovedale and Highton.

Wednesday, 23 October 1985 within the Shire of Corio including Lara and Norlane.

Wednesday, 23 October 1985 within the Shire of Bellarine including Newcomb and Whittington.

Tuesday, 5 November 1985 throughout the Shire of Avoca.

Tuesday, 5 November 1985 throughout the City of Bendigo.

Tuesday, 5 November 1985 throughout the Shire of Marong.

Tuesday, 5 November 1985 throughout the Borough of Eaglehawk.

Tuesday, 5 November 1985 throughout the Shire of Yarrawonga.

Tuesday, 5 November 1985 throughout the City of Maryborough.

Bank Half Holidays from the Hour of Eleven a.m.

Wednesday, 13 November 1985 throughout the City of Bendigo.

Wednesday, 13 November 1985 throughout the Shire of Marong.

Wednesday, 13 November 1985 throughout the Borough of Eaglehawk.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-seventh day of August in the year of our Lord One thousand nine hundred and eighty-five and in the thirty-fourth year of the reign of Her Majesty Queen Elizabeth the Second, Queen of Australia.

(L.S.) J. McI. YOUNG

By His Excellency's Command

S. M. CRABB
Minister for Employment and Industrial Affairs
GOD SAVE THE QUEEN!

Bank Holidays Act 1958

BANK HOLIDAYS

PROCLAMATION

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

In pursuance of the powers conferred by the *Bank Holidays Act 1958*, I, the Governor of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation appoint the days and dates mentioned hereunder to be observed as Bank Holidays or Bank Half-Holidays as the case may be at the places respectively specified:

Bank Holidays

Thursday, 3 October 1985 throughout the City of Horsham.

Tuesday, 5 November 1985 throughout the Shire of McIvor.

Bank Half Holidays from the Hour of Eleven a.m.

Monday, 30 September 1985 throughout the Borough of Kororoit.

Wednesday, 9 October 1985 throughout the East Riding of the Shire of Dunnmunkle.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twentieth-seventh day of August in the year of our Lord One thousand nine hundred and eighty-five and in the thirty-fourth year of the reign of Her Majesty Queen Elizabeth the Second, Queen of Australia.

(L.S.) B. S. MURRAY

By His Excellency's Command

S. M. CRABB
Minister for Employment and Industrial Affairs
GOD SAVE THE QUEEN!

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 17 September 1985.

Notice of any objections should be forwarded to reach the Manager, Vehicle Licensing Branch not later than 11 September 1985.

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.

A.P.M. Wood Products Pty. Ltd., Orbost. Application to license one commercial passenger vehicle with seating capacity for 10 persons, to operate for the carriage of employees free of charge between Orbost and the Nowa-Nowa Mill. *Timetable:* As and when required.

Aware Industries Ltd., Wodonga. Application to license one commercial passenger vehicle with seating capacity for 18 persons, to operate for the carriage of handicapped employees free of charge attending the company's sheltered workshop as follows: (i) Between the homes of employees located within an 18km radius of both the Wodonga and Albury Post Offices and the workshop. (ii) On educational and recreational excursions.

Aware Industries Ltd., Wodonga. Application for variation of the conditions of licences SV 380 and SV 432 which authorize the carriage of handicapped employees of Aware Industries Ltd. Sheltered Workshop as follows: (i) Between the homes of employees located within an area of approximately 15km radius of both the Wodonga and Albury Post Offices and the workshop. (ii) On educational and recreational excursions. To delete the 15km pick-up radius specified in clause (i) above and instead include a pick-up radius of 18km.

Bentleigh Bus Lines Pty. Ltd., Bentleigh. Application to license one commercial passenger vehicle with seating capacity for 28 persons, to operate as a Metropolitan Special Service Omnibus. *Note:* The vehicle to be licensed would hold a minimum 3 star rating for charter purposes.

L. F. and J. D. Fallon, Alexandra. Application to license one commercial passenger vehicle with seating capacity for 41 persons, to operate under charter conditions from within a 20km pick-up radius of Alexandra. *Note:* The vehicle to be licensed holds a 1 star rating for charter purposes.

J. R. and D. J. Francis Pty. Ltd., Creswick. Application to license a class 2 tilt tray tow truck to operate throughout the State of Victoria from a depot located at 1-3 Castlemaine Road, Creswick but excluding the ability to attend the scene of a motor car accident: (i) Within a "Controlled Area"; and (ii) Within

a radius of 8km from the Post Office at the corner of Lydiard Street North and Sturt Street in the City of Ballarat.

Herald-Sun TV Pty. Ltd., Melbourne. Application to license one commercial passenger vehicle with seating capacity for 18 persons, to operate for the carriage of employees (television crews, technical staff and personnel) and associated equipment throughout the State of Victoria. *Timetable:* As and when required. *Fares:* Free of charge.

J. D. and D. M. Johnston, Portland. Application to license two commercial passenger vehicles, one with seating capacity for 18 persons and one with seating capacity for 43 persons, to operate under charter conditions from within a 20km pick-up radius of Portland Post Office. *Note:* The vehicles to be licensed hold a 3 and 2 star rating respectively for charter purposes.

Mansfield-Mt. Buller Bus Lines Pty. Ltd., Mansfield. Application to license one commercial passenger vehicle with seating capacity for 41 persons, to operate under charter conditions from within a 20km pick-up radius of Mansfield Post Office. *Note:* The vehicle to be licensed holds a 5 star rating for charter purposes.

Mooroopna Passenger Service Pty. Ltd., Mooroopna. Application to license one commercial passenger vehicle with seating capacity for 10 persons, to operate under contract to the Goulburn Valley Base Hospital for the carriage of nurses between the Mooroopna Nurses Home and the Goulburn Valley Base Hospital. *Timetable:* As and when required.

K. McKenzie on behalf of East Gippsland Transition Education Committee, Cann River. Application to license one commercial passenger vehicle with seating capacity for 18 persons, to operate for the carriage of students and community groups on educational, cultural and community activities commencing from within a 10km radius of Mallacoota and Cann River. *Hire Rates:* 40 cents per kilometre for school usage. 60 cents per kilometre for community usage.

A. P. & P. J. Nelson, Welshpool. Application to license one commercial passenger vehicle to be purchased, with seating capacity for 12-18 persons, to operate for the carriage of patrons of the applicant's "Welshpool Hotel/Motel" between the hotel/motel and the following: (i) Barry Beach Terminal, (ii) Port Welshpool Wharf. *Timetable:* As and when required. *Fares:* To be determined.

P. J. Towing Pty. Ltd., Sunshine. Application to license a class 1 tow truck to operate throughout the State of Victoria from a depot located at 214 McIntyre Road, Sunshine for the purpose of lifting and carrying or towing damaged or disabled motor cars.

R. J. & M. J. Price, Mildura. Application for variation of conditions of licence TO 197 which authorizes various tours of the Mildura area to delete the seating capacity restriction that the licensed vehicle shall not exceed 18 persons (excluding the driver) and instead operate a vehicle with seating capacity for 45 persons.

Dated 28 August 1985

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 as follows:

(i) Commencing at 9.30 a.m. on Wednesday, 18 September 1985 in the Public Hearing Theatre of the Road Traffic Authority, corner of Lygon and Princes Streets, Carlton.

<i>Applicant</i>	<i>Previous Gazette No.</i>	<i>Date</i>
G. Draude	4	23.1.85
T. B. Hill	48	15.5.85
Johnran Nominees Pty. Ltd.	39	24.4.85
Narelli Nominees Pty. Ltd.	39	24.4.85

(ii) Commencing at 11.00 a.m. on Monday, 23 September 1985 in the Shire of Morwell, Council Chambers, corner Princes and Midland Highways, Morwell.

Alans Panels Pty. Ltd	68	3.7.85
T. B. Andrew	24	27.3.85
Hazelwood Auto Wreckers Pty. Ltd.	12	13.2.85

(iii) Commencing at 9.15 a.m. on Tuesday, 24 September 1985 in the Shire of Morwell, Council Chambers, corner Princes and Midland Highways, Morwell.

M. Baptie	74	17.7.85
A. J. & M. A. Bruerton	62	12.6.85
G. & C. Clerk	62	12.6.85
W. & S. J. Crooks	62	12.6.85
S. & E. Griffiths	62	12.6.85
G. & L. J. Hopman	62	12.6.85
R. J. King	4	23.1.85
R. A. & E. F. Malcolm	24	27.3.85
R. A. & E. F. Malcolm and M. N. & K. M. Harrison	24	27.3.85
W. J. & M. J. Pynn	62	12.6.85
M. M. Rosenfield & J. A. Buckley	62	12.6.85
R. L. Stevens & J. Christofaro	96	12.9.84
F. L. & V. L. Taylor	62	12.6.85
R. J. & P. F. Vardy	62	12.6.85

Dated 28 August 1985

C. J. V. SMITH
Chief General Manager
Registration and Regulation

Police Regulation Act 1958

VICTORIA POLICE FORCE

Determination No. 431 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. In paragraph 12 (a) after the expression "Inspectors, Staff Officers to Commanders 1070" by inserting the expression "Inspector, Displan Officer 904".

2. This Determination shall come into operation on and from 4 August 1985.

Dated 1 August 1985

T. B. SHILLITO

A Judge of the County Court of Victoria
Chairman and Member of the Police Service Board

G. DAVIDSON

Member of the Police Service Board

F. LESLIE

Member of the Police Service Board

Police Regulation Act 1958

VICTORIA POLICE FORCE

Determination No. 432 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 9 and substituting therefor the following new paragraph:

"9 Internal Investigations Department

Commander	1172
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Chief Superintendent	1172
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Other Officers	1136
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Other Officers being admitted to practice as Barristers and Solicitors in the State of Victoria or upon whom has been conferred a degree in law (however it may be particularly described and from whatever University or other tertiary educational institute it may have been obtained within or without the State of Victoria) which is recognized from time to time by the Council of Legal Education pursuant to the *Legal Profession Practice Act 1958* as being sufficient academic qualification when combined with such further requirements as may be specified by the said Council before such admission is permitted, inclusive of any other Special Duties Allowance

1981

Sub Officers	1136
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Senior Constables and Constables, Investigations	
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First and second year	639
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Third year	968"
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2. The Determination shall come into operation on and from 4 August 1985.

Dated 1 August 1985

T. B. SHILLITO

A Judge of the County Court of Victoria
Chairman and Member of the Police Service Board.

G. DAVIDSON

Member of the Police Service Board

F. LESLIE

Member of the Police Service Board

Police Regulation Act 1958

VICTORIA POLICE FORCE

Determination No. 433 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 In paragraph 98 after the word "year" by inserting the words "of service".

2. This Determination shall come into operation on and from 1 August 1985

Dated 1 August 1985

T. B. SHILLITO

A Judge of the County Court of Victoria
Chairman and Member of the Police Service Board

G. DAVIDSON

Member of the Police Service Board

F. LESLIE

Member of the Police Service Board

Police Regulation Act 1958

VICTORIA POLICE FORCE

Determination No. 434 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 sub-paragraphs 11 (b), (c) and (d) and substituting thereafter the following new sub-paragraphs:

(b) *Capital Works and Properties Division*

Chief Inspector, Capital Works Officer	1106
Inspectors	904
Sub-Officers	847
Senior Constables and Constables	639

(c) *Planning and Budget Office*

Inspector in Charge	1037
Sub-Officers	847

(d) *Transport Branch*

(i) *Administration*

Superintendent in Charge	1136
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(ii) *No. 1 Division (Dawson Street)*

Inspector in Charge	1037
Sub-Officers, Senior Constables and Constables who are qualified to drive police vehicles—	

First and second years	432
Third and subsequent years	468

(iii) *No. 2 Division (Wellington Street Workshops)*

Chief Inspector in Charge, who is an approved motor mechanic	2758
Inspector in Sub-Charge	904
Other Sub-Officer, Senior Constables and Constables, who are approved motor mechanics	468
Senior Sergeant L. M. James 10961	639

2. This Determination shall come into operation on and from 4 August 1985.

Dated 7 August 1985

T. B. SHILLITO

A Judge of the County Court of Victoria
Chairman and Member of the Police Service Board

G. DAVIDSON

Member of the Police Service Board

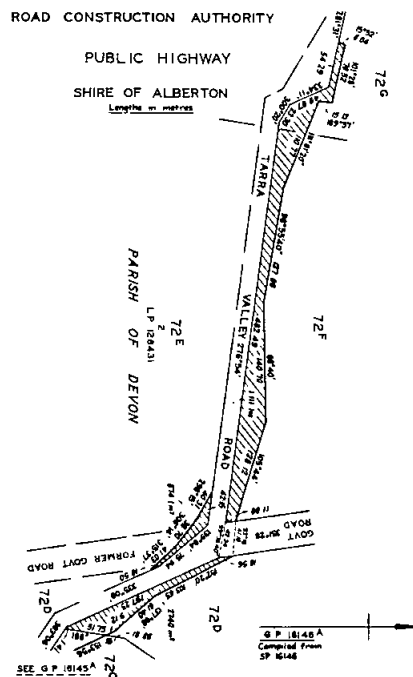
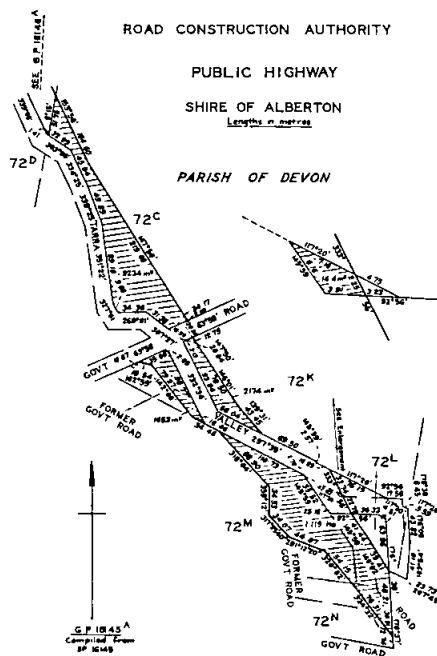
F. LESLIE

Member of the Police Service Board

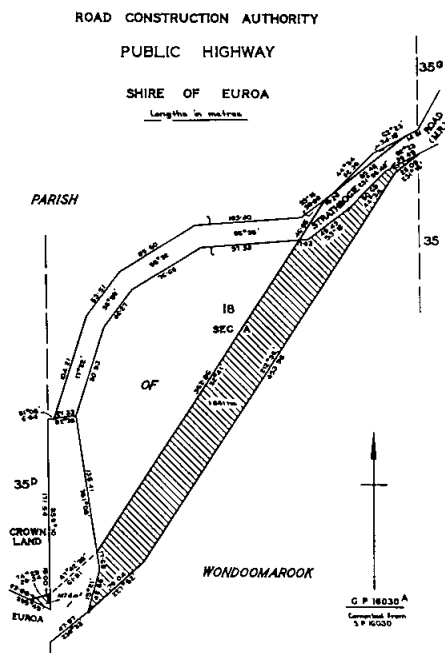
*Transport Act 1983***NOTICE DECLARING THE DEVIATIONS FROM
EXISTING ROADS TO BE FIT TO BE USED AS
PUBLIC HIGHWAYS**

The Road Construction Authority is of the opinion that the deviations from the existing roads as set out below are fit to be used as public highways:

The deviation from an existing road in the Shire of Alberton as shown hatched on plans numbered G.P. 16145A and G.P. 16146A hereunder.



The deviation from an existing road in the Shire of Euroa as shown hatched on plan numbered G.P. 16030A hereunder



In accordance with the provisions of Clause 2(2), Schedule 5 of the *Transport Act 1983*, the deviations shall, upon publication of this notice in the *Government Gazette*, become and be absolutely dedicated to the public as public highways within the meaning of any law now or hereafter in force.

Dated 21 August 1985

T. H. RUSSELL
Chairman and Managing Director

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:

- It shall not be offered for sale, sold or delivered to any person under the age of 18 years;
- It shall not be made available for inspection or perusal by any person under the age of 18 years;
- 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
Hustler Fantasies—October 1985	Gordon & Gotch Limited
Real Letters—September 1985	Gordon & Gotch Limited
True Letters—September 1985	Gordon & Gotch Limited

R. V. DOOLEY
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:

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

Title	Distributor
Couples 1986 Calendar	Gordon & Gotch Limited
Girls of Penthouse—No. 2 (Collectors Edition)	Gordon & Gotch Limited
Hustler Calendar 1986	Gordon & Gotch Limited
Inches—August 1985	Gordon & Gotch Limited
Penthouse Variations—September 1985	Gordon & Gotch Limited

R. V. DOOLEY
Acting Secretary
State Classification of Publications Board

WORKERS COMPENSATION ACTS

Notice is hereby given that pursuant to section 82(7) of the *Workers Compensation Act 1958*, the Workers Compensation Board has fixed 30 August 1985 as the date by which contribution to the Workers Compensation Board fund should be paid for the period 1/7/85 to 31/8/85.

Melbourne, 16 August 1985

By Order of the Board
BRENDAN J. HAMMOND, Registrar, Workers Compensation Board

Police Regulation Act, Section 122
SALE OF UNCLAIMED MOTOR CYCLE

An owner is required for an unregistered yellow Suzuki trail bike Engine No. RM 100520.

The vehicle came into possession of Police on 4 April 1985 and if not claimed, will be sold by public auction at the Clayton Police Station, 263 Clayton Road, Clayton on Tuesday, 24 September 1985 at 10.00 a.m.

S. I. MILLER
Chief Commissioner of Police

Industrial Relations Act 1979
**NOTICE OF APPLICATION FOR RECOGNITION
 AS AN ASSOCIATION**

Notice is hereby given that the Victorian Catholic Primary Principals' Association has filed an application to be recognized as an association under the *Industrial Relations Act 1979* with respect to the trade or trades for which the Principals (Catholic Primary Schools) Conciliation and Arbitration Board has been appointed.

Pursuant to Regulation 33(5) of the Industrial Relations Regulations any recognized association or person interested may on or before 27 September 1985 file in the Registry (Level 18, Nauru House, 80 Collins Street, Melbourne) an objection to the application.

The objection shall be in, or to the effect of Form 9 prescribed by the Regulations.

A. S. DOWLING
 Deputy Registrar
 Industrial Relations Commission of Victoria

**HOSPITALS AND CHARITIES ACT 1958 (No.
 6274)**

It is hereby notified for general information that the Health Commission of Victoria has, under the provisions of section 50 of the abovementioned Act, approved the corporate name of Ballarat Children's Homes being changed to Ballarat Children's Homes and Family Services.

Dated at Melbourne 6 August 1985

G. TREVAKS
 Chairman

Drainage Areas Act 1958
**NOTICE OF APPROVAL OF SPECIAL
 MAINTENANCE CHARGE MADE BY THE
 COUNCIL OF THE SHIRE OF SOUTH
 GIPPSLAND IN RESPECT OF THE CORNER
 INLET DRAINAGE AREA**

Notice is hereby given that on 30 July 1985 in accordance with the provisions of section 36 of the *Drainage Areas Act 1958*, the Governor in Council approved the estimate of the cost of proposed maintenance works in the Corner Inlet Drainage Area submitted by the Council of the Shire of South Gippsland and the making by the Council of a special maintenance charge on properties within the said Drainage Area for the year ending 30 June 1984.

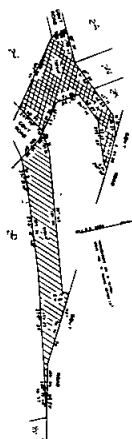
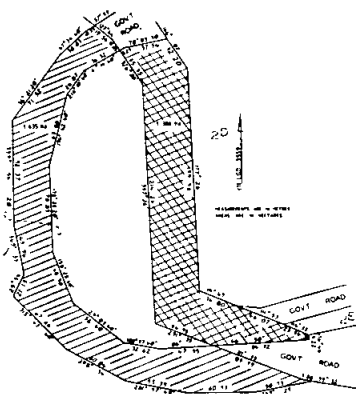
L. G. HOUSTON
 Clerk of the Executive Council

This notice appears in lieu of the notice appearing in *Government Gazette* No. 79 of 31 July 1985 on page 2946.

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 hereby directs that the land in the Parish of Neerim indicated by hatching on the diagrams annexed hereto, which has been taken purchased or acquired by it, shall be a public highway

on and from the date of publication of this Order in the *Government Gazette* and declares that such land shall be a public highway in lieu of the land indicated by cross-hatching on the said diagrams.



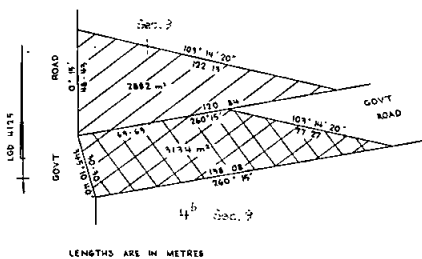
The common seal of the President, Councillors and Ratepayers of the Shire of Buln Buln was hereunto affixed this 29 January 1985 in the presence of—

G. A. LYNAS, Shire President
 P. VAGG, Councillor
 K. A. PRETTY, Shire Secretary

Confirmed by the Governor in Council, 20 August 1985—L. G. HOUSTON, Clerk of the Executive Council

SHIRE OF BUNGAREE Road Deviation Order

Pursuant to the provisions of sections 522 and 526 of the *Local Government Act 1958* the Council of the Shire of Bungaree hereby directs that the land in the Parish of Dean indicated by hatching on the Plan hereunder, which is being purchased taken or acquired by it, shall be a public highway on and from the date of publication of this Order in the *Government Gazette* and declares that such land shall be a Public Highway in lieu of the land indicated by cross hatching on the said plan.



The common seal of the President Councillors and Ratepayers of the Shire of Bungaree was hereunto affixed in the presence of—

J. A. TRIGG, President

C. P. POWELL, Councillor

B. R. JOHNSON, Shire Secretary

Confirmed by the Governor in Council, 20 August 1985—L. G. HOUSTON, Clerk of the Executive Council

PUBLICATION OF REPORT East Gippsland Area, Review

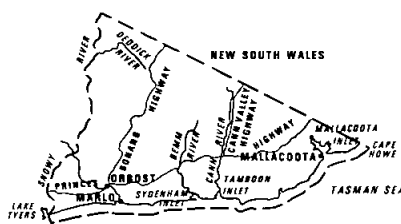
A resources report for the review of public land within the East Gippsland area is now available for inspection at the offices of the Land Conservation Council.

Copies of the report may be purchased from the Victorian Government Bookshop, 41 St. Andrews Place, East Melbourne or from the Orbost Shire Offices. Mail orders for the report, accompanied by remittance, should be addressed *only* to the Government Printer, P.O. Box 203, North Melbourne, 3051.

The cost of the report is \$8.00 if collected or \$11.00 if posted.

Submissions Invited

Submissions are now invited from interested persons and groups concerning the use of public land within the area, being the Shire of Orbost which is shown on the map hereunder. Written submissions should be addressed to the Secretary and must be lodged on or before Monday 28 October 1985. It is suggested that persons wishing to make a confidential submission should first contact the Chairman of the Land Conservation Council.



BOUNDARY OF REVIEW SHOWN THUS —
Public Meetings

As part of its review of public land use in East Gippsland the Council will arrange meetings in the area with interested persons and groups. These meetings will be conducted at the Flag Inn, Morris Avenue, Maffra on Monday 9 September 1985 between 7 and 10 p.m. and Tuesday 10 September 1985 between 9 and 11 a.m. Further interviews will be held at the Orbost Court House, Wolsely Street, Orbost on Wednesday 11 September 1985 between 7 and 10 p.m. and Thursday 12 September 1985 between 9 and 11 a.m. Persons wishing to arrange an interview should contact the Shire of Orbost, Ruskin Street, Orbost, phone (051) 54 1088.

Listing of Issues

Council has also prepared a listing of the main issues relating to public land use in the area which is aimed at encouraging discussion on the broad range of issues in East Gippsland. This listing is available free of charge with the report or at the offices of the Shire of Orbost and the Land Conservation Council.

G. BLACKMAN
Acting Secretary

Land Conservation Council, 4th Floor, 464 St. Kilda Road, Melbourne

Town and Country Planning Act 1961 MELBOURNE METROPOLITAN PLANNING SCHEME

Revocation No. 37

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 27 August 1985, revoked in part the above mentioned scheme in respect of the whole of the land comprised in Certificates of Title Volume 9254 Folio 894 and Volume 9409 Folio 346 and being land on the corner of Burwood Highway and Springvale Road, East Burwood 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 Responsible Authority, the City of Nunawading, 379 Whitehorse Road, Nunawading.

DAVID YENCKEN
Secretary for Planning and Environment

Town and Country Planning Act 1961
CITY OF CROYDON PLANNING SCHEME
(MULTI DWELLING UNIT AREAS)

Interim Development Order
Amendment No. 1
Notice of Amendment

In pursuance of the powers conferred by the *Town and Country Planning Act 1961*, the Governor in Council on 27 August 1985, amended the abovementioned Order in respect of all land to which the Order relates and for which the City of Croydon is the Responsible Authority.

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

The amendment includes controls over Cluster Subdivision and exempts from the operation of the Order applications for multi dwelling units made before 7 August 1985.

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 City of Croydon, Civic Square, Croydon.

DAVID YENCKEN
Secretary for Planning and Environment

ERRATUM
Appointments

In *Government Gazette* No. 86 of 21 August 1985 on page 3218, the appointment of Robert Leigh Gilbert as member of the Victorian Taxation Board of Review should appear under the administration of the Law Department and not the Department of Property and Services.

State Bank Act 1958, Section 30
THE STATE BANK OF VICTORIA
Establishment of Branch

The Commissioners of The State Bank of Victoria hereby give notice of the establishment of a new branch of the Bank to be known as Werribee Plaza Branch situated at the Werribee Plaza Shopping Centre, corner of Derrimut and Heath's Roads Hoppers Crossing on 24 September 1985.

L. G. C. MOYLE
Chief Executive Officer

Co-operation Act 1981
CHANGE OF NAME OF A SOCIETY

Notice is hereby given that Eltham Tennis Club Co-operative Society Limited which was incorporated as a Community Advancement Society under the abovementioned Act on 8 November 1976, has registered a change of its name and is now incorporated under the name of Elten Co-operative Society Limited under the said Act.

Dated at Melbourne 16 July 1985

K. J. NOLAN
Deputy Registrar of Co-operative Societies

Cemeteries Act 1958
SCALE OF FEES OF THE WOODEND PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the *Cemeteries Act* the trustees of the Woodend 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.

	\$
Sinking grave	120.00
R. DAVIES, Trustee	
A. BAKER, Trustee	
J. GODDEN, Trustee	
Approved by the Governor in Council, 20 August 1985—L. G. HOUSTON, Clerk of the Executive Council	

Cemeteries Act 1958
SCALE OF FEES OF THE WARRAGUL PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the *Cemeteries Act* the trustees of the Warragul 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.

<i>Recommended Scale of Fees—Warragul Cemetery Trust</i>	
	\$
Land (Lawn or Monumental section 2.44 m x 1.22 m)	250.00
Interment (First and Re-open)	250.00
Plaque	85.00
Extra Line of Inscription on Plaque	7.20
Reservation in Lawn or Monumental Sections	250.00
Interment on Saturday/Public Holiday	100.00
Interment on Sunday (when permitted) extra	175.00
Interment without 24 hours notice	145.00
Sinking grave for child under 12 years of age	120.00
Interment in public grave (plaque extra)	150.00
Public grave for stillborn child	60.00

<i>Concrete Vaults</i>	
Concrete Vault, as supplied by Trust	1680.00
Interment in Vault (includes land and excavation)	300.00

<i>Wall Niche</i>	
Ashes in Wall Niche	120.00
Reservation in Wall Niche (includes plate)	50.00
Standard Camelia or shrub, plaque and box	150.00
Reservation Standard Camelia or shrub, plaque & box	50.00

Interment without Tree—plaque instead	120.00
Interment with Tree and Plaque	165.00
K. WILSON, Trustee	
N. TOLLEY, Trustee	
R. EDWARDS, Trustee	
Approved by the Governor in Council, 20 August 1985—L. G. HOUSTON, Clerk of the Executive Council.	

*Cemeteries Act 1958***SCALE OF FEES OF THE CLARENDON PUBLIC CEMETERY**

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Clarendon 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.

	\$
Land 2.44 m × 1.22 m	20.00
Land 4.88 m × 2.44 m	40.00
Sinking Grave 1.83 m deep	130.00
Reopening grave (no cover)	130.00
Reopening grave (with cover)	140.00
Permission to erect headstone or monument	20.00
Exhuming the remains of a body (when authorized)	200.00
Interment of ashes	30.00

A. PRUNTY, Trustee
L. HOCKING, Trustee
M. GLEESON, Trustee
S. BURNS, Trustee

Approved by the Governor in Council, 20 August 1985—L. G. HOUSTON, Clerk of the Executive Council.

*Cemeteries Act 1958***SCALE OF FEES OF THE BEENAK PUBLIC CEMETERY**

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Beenak 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.

	\$
Land, 2.44 m × 1.22 m	50.00
Sinking grave 1.83 m deep	110.00
Interment fee	35.00
Reopening grave (no cover)	110.00
Reopening grave (with cover)	120.00
Permission to erect a headstone or monument—5% of cost with a minimum of 15.00	

Exhumation Charge (when authorized)	300.00
G. S. GRAMLICK, Trustee	
L. HILL, Trustee	
G. GRAMLICK, Trustee	

Approved by the Governor in Council, 20 August 1985—L. G. HOUSTON, Clerk of the Executive Council.

*Town and Country Planning Act 1961***SHIRE OF AVON INTERIM DEVELOPMENT ORDER 1979**

Notice that an Interim Development Order has been Prepared and is Available for Inspection
Amendment No. 6

Notice is hereby given that the Shire of Avon, in pursuance of its powers under the *Town and Country Planning Act 1961* has prepared an Order for the purpose of construction of holiday flats at Crown Allotment 3, section 20, Parish of Dargo.

A copy of the Order has been deposited at the Shire of Avon, Tyers Street, Stratford 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 amendment to 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 Avon, P.O. Box 42, Stratford, 3862, by 30 September 1985 and state whether they wish to be heard in respect of their submission.

G. W. BRAYSHAW
Shire Secretary

9748

Form 2.1*Town and Country Planning Act 1961*

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

SHIRE OF HEALESVILLE INTERIM DEVELOPMENT ORDER**Amendment No. 28**

Notice is hereby given that the Shire of Alexandra in pursuance of its powers under the *Town and Country Planning Act 1961* has prepared an Amendment for Crown Allotments 6, 13, 14, 15, 16 Section C, Parish of Steavenson, facing Sedgwick Street and Murchison Street, Marysville.

This Amendment is to permit fifteen (15) single bed units to be erected upon the land for Elderly Person Accommodation. The provisions of the current Interim Development Order allow for only six (6) flats to be erected upon lots 13, 14, 15 and 165. Whilst flats however are prohibited upon lot 6 due to its commercial zoning.

A copy of the Amendment has been deposited at the Shire of Alexandra, Perkins Street, Alexandra 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 to the Shire Secretary of the Shire of Alexandra by 26 September 1985 and state whether they wish to be heard in respect of their submission.

9747

G. I. WALSH
Shire Secretary

SHIRE OF MELTON Vesting of a Reserve

The Council of the Shire of Melton in accordance with the provisions of section 569BA (1) of the *Local Government Act 1958* (as amended), resolved at its meeting on 19 August 1985 that the Reserve for public access and car parking, being the land located at Wallace Square, Melton which is more particularly described in Certificate of Title Volume 9065, Folio 121, be vested in the name of the Shire President, Councillors and Ratepayers of the Shire of Melton and by this Notice, such land in the Reserve shall so vest free and discharged of any mortgage, charge, lease or sub-lease.

9749

ALAN K. LEE
Shire Manager/Shire Secretary

SHIRE OF MELTON By-Law No. 61

Allotment and Siting Requirements

A By-Law of the Shire of Melton made under Division 3, Clause 3, Clause 26, Paragraph (x) of Sub-section (1) and Paragraph (a) of Sub-section (2) of the *Building Control Act 1981*, and numbered 61 for determining, applying, dispensing with or regulating such matters or things as are left to be determined, applied, dispensed with or regulated by the Council of the Shire of Melton under the *Local Government Act 1958*, *Building Control Act 1981* and the Victoria Building Regulations 1983.

In pursuance of the powers conferred by the *Building Control Act 1981* and the Victoria Building Regulations 1983 and of any and every power thereunto enabling the President, Councillors and Ratepayers of the Shire of Melton Order as follows.

1. The minimum area and depth of allotment specified in Column 4 of Table 11.6 of the Victoria Building Regulations 1983 (hereinafter called the Regulations) and the minimum width of frontage specified in Column 5 of Table 11.6 of the Regulations, are hereby adopted as the minimum requirements applying to an allotment and the siting of any Class I, II or X building constructed thereon throughout the whole of the municipal district, excepting that in the case of an irregular allotment the Council may permit a reduction of the minimum width of frontage specified by 25% provided that the allotment can contain a rectangle having an area not less than 60% of the specified minimum area within a minimum dimension of not less than 18.0 metres.

Notwithstanding the above, the Council may permit not more than 25% of the residential allotments in a subdivision to be reduced to the following—

Minimum Width of Frontage 16.5 metres

Minimum Depth of Allotment 24.0 metres
Minimum Area of Allotment 530m²

... provided that a corresponding percentage of the allotments in that subdivision complies with the following—

Minimum Width of Frontage 20.0 metres
Minimum Depth of Allotment 30.0 metres
Minimum Area of Allotment 770m²

2. The minimum distance of the outer walls of any building from the frontage of any land is hereby specified as follows—

(a) Residential Allotments (Residential C—Melbourne Metropolitan Planning Scheme)

- (i) Allotments containing up to 600m²—6.0 metres
- (ii) Allotments containing up to 700m²—7.0 metres
- (iii) Allotments containing up to 800m²—8.0 metres
- (iv) Irregular allotments in courts to be a minimum setback distance of 6.0 metres unless approved otherwise by the Council.
- (v) Larger allotments within residential areas to be 8.0 metres minimum setback distance with the exception of Crown Allotments 1 to 8 inclusive, section 14, Parish of Djerriwarrh, fronting Yuille Street, Melton. (20 metres minimum).
- (iv) Minimum setback distance for flats and other multi-dwelling unit developments may be reduced to 6.5 metres with the consent of the Council.

(b) Low-Density Residential—0.4 hectare to 2.0 hectare approximately. (Residential D, Reserved Living—Melbourne Metropolitan Planning Scheme.)

- (i) Minimum setback distance 15.0 metres from the frontage or side boundary where the allotment fronts a service road or minor road.
- (ii) Minimum setback distance 20.0 metres from the frontage where the allotment fronts a major road as listed below.

(c) Rural Lots (Corridor A, Corridor B, General Farming A, General Farming B, Conservation A—Melbourne Metropolitan Planning Scheme).

- (i) Minimum setback distance 30.0 metres from the frontage where the allotment fronts a minor road.
- (ii) Minimum setback distance 50.0 metres from the frontage where the allotment fronts a major road as listed below.
- (iii) Where an allotment is below 2.0 hectare in area the minimum setback distance may be reduced to 20.0 metres with the approval of the Council.

The following are defined as "major" roads for the purpose of (b) (ii) and (c) (ii) above—

Western Highway and Western Freeway
Calder Highway and Calder Freeway

Keilor-Melton Road
 Diggers Rest-Coimadai Road
 Melton-Gisborne Road (Centenary Avenue to
 Municipal boundary)
 Hopkins Road
 Robinsons Road
 Bulmans Road (Brooklyn Road to Minns Road)
 Coburns Road (Centenary Avenue to Minns
 Road)
 Exford Road (Greigs to Bridge Road)
 Brooklyn Road (Bulmans Road to Ferris Road)

3. In the case of a building on any land forming part of a subdivision approved by the Council and lodged with the Office of Titles prior to the date of commencement of the Regulations, requirements of Regulation 11.14 of the Regulations are hereby dispensed with.

Resolution for passing this By-law agreed to by the Council on 15 July 1985 and confirmed on 19 August 1985.

9750 A. K. LEE
 Shire Manager/Shire Secretary

Town and Country Planning Act 1961
SHIRE OF MORNINGTON PLANNING SCHEME
 1959 (AS AMENDED)

Notice that a Planning Scheme has been Prepared and is Available for Inspection
 Amendment No. 179

Notice is hereby given that the Shire of Mornington in pursuance of its powers under the *Town and Country Planning Act 1961*, has prepared a Scheme to include Plant Nursery within the table of uses for the Parkland Industrial 2 zone.

A copy of the Scheme has been deposited at the Council Offices, 78 Queen Street, Mornington, and at the office of the Department of Planning (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 Shire Secretary, P.O. Box 78, Mornington, 3931, by 28 September 1985, and state whether you wish to be heard in respect of your submission.
 19 August 1985

9764 D. G. COLLINGS
 Shire Secretary

CITY OF FRANKSTON
 By-Law No. 123
 Swimming Pool Premises

Notice is hereby given that a By-Law made under the provisions of the *Local Government Act 1958* and numbered 123 for the purpose of regulating the use of public swimming pool premises and the conduct of persons using or being on the premises of any such swimming pools within the municipality was agreed to by the Council of the City of Frankston on 15 July 1985 and confirmed on 12 August 1985.

No. 90—9534/85—5

A copy of the By-law is open for inspection free of charge, during office hours, at the Civic Centre, Davey Street, Frankston.

Civic Centre, Frankston

9803 B. W. MUIR, Acting Town Clerk

SHIRE OF PHILLIP ISLAND

Order under Section 16,

Dog Act

The council hereby Orders that Dogs are not permitted on the following beaches on Phillip Island during the times specified:

Group 1

- (a) Cowes Main Beach—from the rocks at the end of Walpole Street, to Erehwon Point.
- (b) The beach extending from the easternmost part of Silverleaves Estate, to Observation Point.
 No Dogs at anytime.

Group 2

- (a) Other Northern Beaches
 Woolamai Surf Beach
 Woolamai Safety Beach
 Surf Beach
 Smiths Beach
 Berry's Beach
 Kitty Millers Bay Beach
 25 December to 15 February inclusive—No dogs
 10 a.m.—5 p.m.
 16 February to 24 December inclusive—No restrictions.

Dated 21 August 1985

9804 B. D. HAYES
 Shire Secretary

CITY OF BRUNSWICK
 Road Discontinued

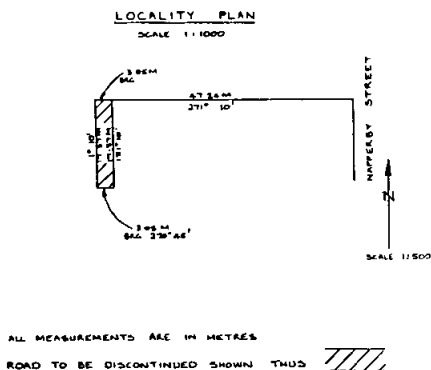
Whereas it is provided in section 528 (2) of the *Local Government Act 1958* that where a road (whether or not a public highway but not being a road set out on land of the Crown) or any part thereof is not required for public use, the Council of the Municipality in which such a road is situated may, not less than one month after publishing in a newspaper generally circulating in the district and posting to the registered proprietor (if any) of the land and the owners and occupiers (if any) of lands abutting or immediately adjacent to the road notice of intention to resolve that such road or part shall be discontinued.

And whereas the Council of the City of Brunswick having published or posted such Notice of intention as aforesaid and having not received any objections to the proposal, has resolved that part of a road abutting 71 Hunter Street, Brunswick, be discontinued.

Now therefore the Council of the City of Brunswick hereby directs that:

- (a) the said road which is shown by hatching on the plan hereunder shall be discontinued;
- (b) the publication of this resolution be effected in the *Government Gazette*; and

- (c) thereafter subject to any such right, title, power, authority, or interest, the said part be sold to the abutting owner by private treaty.



9810 N. H. FOSS
Acting Town Clerk

SHIRE OF KYNETON

Appointment of Prosecuting Officer

Notice is hereby given that the Shire of Kyneton has appointed Sergeant I. Cairns, No. 17301, as Prosecuting Officer for this Municipality in lieu of Sergeant M. H. Moloney, No. 14476.

9811 D. J. PARKINSON
Shire Secretary

PORT OF MELBOURNE AUTHORITY

To: Mr Doubovtzeff, formerly of 3/35 Harmsworth Street, Collingwood 3066

Take notice that the unnamed Powder Barge owned by you and currently moored at Appleton Dock at the rear of No. 24 Victoria Dock and within the Port of Melbourne is unseaworthy and an obstruction to the safe and convenient navigation or use of the Port.

And further take notice that pursuant to section 87 *Port of Melbourne Authority Act 1958* the Authority requires you to make the vessel seaworthy and remove it from the Port of Melbourne or destroy the vessel under the direction of the Harbor Master within 14 days after the date of this notice.

And further take notice that if the acts required by this notice are not performed within the time prescribed the Authority may, at your expense, sell or otherwise dispose of the said vessel.

Dated 26 August 1985

9814 CAPTAIN E. DWYER
Acting Harbor Master

In the Supreme Court of Victoria—1985 No. Co. 527—
In the matter of the Companies (Victoria) Code; and
in the matter of Melbourne F. M. Radio Pty. Ltd.

Notice is hereby given that on 15 August 1985 the Honourable Mr Justice Ormiston Ordered that the

reduction of capital resolved upon and proposed to be effected by the special resolution of the abovenamed Company, Melbourne F. M. Radio Pty. Ltd., which was duly passed on 23 July 1985 and at an extraordinary general meeting of the said Company on the said date in the following words and figures, that is to say:

"That, subject to the confirmation by the Supreme Court of Victoria, the share of capital of the Company be reduced from 2 500 000 divided into 2 500 000 ordinary shares of \$1 each consisting of—

- 2 000 000 issued shares of \$1 each, each of which is fully paid; and
- 500 000 unissued shares of \$1 each, to \$1 250 000 divided into 2 500 000 ordinary shares of 50 cents each consisting of—
- 2 000 000 issued shares of 50 cents each, each of which is fully paid; and
- 500 000 unissued shares of 50 cents each by—
- paying to the holders of the 2 000 000 shares referred to in paragraph (a) hereof the sum of 50 cents on each such share; and
- reducing the nominal value of each of the 2 500 000 shares referred to in paragraphs (a) and (b) hereof from \$1 to 50 cents"

be and the same is hereby confirmed and this court doth declare that the capital of the Company as altered by this Order is \$1 250 000 divided into 2 500 000 ordinary shares of 50 cents each consisting of 2 000 000 issued shares of 50 cents each, each of which is fully paid, and 500 000 unissued shares of 50 cents each and this court doth further order that an office copy of this Order be lodged with the Commissioner for Corporate Affairs within fourteen days of the making of this Order and this court doth order that notice of this Order be published once in the "Government Gazette" and once in "The Age" newspaper within twenty-one days of lodgement of an office copy of this Order with the said Commissioner and this court doth further order that the Petitioner pay the costs of the Commissioner for Corporate Affairs fixed by consent at \$200.00.

Dated 28 August 1985

ARTHUR ROBINSON & HEDDERWICKS,
solicitors for the company 9790

Companies (Victoria) Code

Section 392 (2) (b)

MALACHITE INVESTMENTS PTY. LTD.

Notice is hereby given that at a General Meeting of Members of the abovenamed company held on 7 August 1985, it was resolved that the company be wound up voluntarily, as a Members' Voluntary Winding-up pursuant to the provisions of sub-division (B) of Division 3 of Part XII of the Companies (Victoria) Code, and it was further resolved that for such purpose, Ronald Charles Bray Public Accountant of 352-360 St. Kilda Road, St. Kilda be appointed liquidator.

Notice is also given that after twenty-one days from this date we shall proceed to distribute the assets. Any creditors having any claims against the company should

furnish particulars of same by that date, otherwise we shall proceed to distribute the assets without regard to their claims.

Dated 23 August 1985

R. C. BRAY, Liquidator
Greenfield Fox Hansen & Co., 352-360 St. Kilda
Road, St. Kilda 9779

MOUNTAIN PARK PTY. LTD.

(In Liquidation)

Notice of Final Meeting

Notice is hereby given that pursuant to section 411 (2) of the Companies (Victoria) Code, a general meeting of members of Mountain Park Pty. Ltd. will be held at the offices of the Liquidator, 5th Floor, 180 Albert Road, South Melbourne, 3205, on 21 October 1985, at 10 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 for hearing any explanation that may be given by the liquidator.

Dated 20 August 1985

B. I. GANDY, Liquidator
B. I. Grandy, chartered accountant, 5th Floor, 180
Albert Road, South Melbourne 9791

LAPOV PTY. LIMITED

(Trading as Clothes Circuit)

Take notice that on 14 August 1985, David Alexander Crawford and Lindsay Philip Maxsted, both of 18th Floor, 500 Bourke Street, Melbourne, ceased to act as Receivers and Managers over the whole of the assets and undertaking of Lapov Pty. Limited pursuant to the powers contained in the debenture charge dated 10 December 1984 and registered number C125730L in the Register of company charges at the Corporate Affairs Office, Melbourne. 9792

In the Supreme Court of Victoria—1985 Company No. 439—In the matter of the Companies (Victoria) Code; and in the matter of Collins Consulting Services Pty. Ltd.

Winding up Order: Made 22 August 1985.

Name and address of Liquidator: Mr Barry Keith Taylor, Messrs. B. K. Taylor & Co., 576 St. Kilda Road, Melbourne

G. D. BURNETT & CO.
Solicitors for the Petitioner
9805

In the Supreme Court of Victoria—1985 Company No. 445—In the matter of the Companies (Victoria) Code; and in the matter of Stan Murray Pty. Ltd.

Winding up Order: Made 22 August 1985.

Name and address of Liquidator: Mr John Martin Walsh, Messrs. Duesburys, 499 St. Kilda Road, Melbourne

G. D. BURNETT & CO.
Solicitors for the Petitioner
9806

Companies (Victoria) Code

Section 392 (2) (b)

JACK BAKER INVESTMENTS PTY. LTD.

Notice is hereby given that at a general meeting of members of the abovenamed Company held on 21 August 1985, it was resolved that the Company be wound up voluntarily, as a Members' Voluntary Winding-up pursuant to the provisions of Sub-division (B) of Division 3 of Part XII of the Companies (Victoria) Code, and it was further resolved that for such purpose, Leonard Lloyd Thompson, Public Accountant of Suite 7, 57 Robinson Street, Dandenong, be appointed Liquidator.

Notice is also given that after twenty-one days from this date we shall proceed to distribute the assets. Any creditors having any claims against the Company should furnish particulars of same by that date, otherwise we shall proceed to distribute the assets without regard to their claims.

Dated 26 August 1985

L. L. THOMPSON, Liquidator
Thompson & Thompson Proprietary, Suite 7, 57
Robinson Street, Dandenong 9807

In the Supreme Court of Victoria—1985 Co. No. 341—

In the matter of the Companies (Victoria) Code; and in the matter of Magnum Builders Pty. Ltd.

Notice is hereby given that an Application for the winding up of the abovenamed company by the Supreme Court was on 27 May 1985 presented by Ju Ju Pty. Ltd., trading as Dorset Paving and that the said Application is directed to be heard before the Court sitting at the Practice Court, Law Courts, Lonsdale Street, Melbourne at 10.30 a.m. on 19 September 1985 and any creditor or contributory of the said company desiring to support or oppose the making of an order on the said Application may appear at the time of hearing by himself or his Counsel for the purpose; and a copy of the said application 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 applicant's official address is 63 Daffodil Road, Boronia, Victoria

The applicant's solicitors are Messrs. John C. De Kever & Associates, 88 Boronia Road, Boronia

Note: Any person who intends to appear on the hearing of the said application must serve on or send by post to the abovenamed John C. De Kever & Associates, 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 solicitors (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 18 September 1985.

9812 JOHN C. DE KEVER & ASSOCIATES

TESTER, PORTER SERVICES PTY.

At a general meeting of the members of the company duly convened and held at Messrs. Gallens, solicitors, Suite 9A, 9th Floor, Canberra House, 40 Marcus Clarke

Street, Canberra City on 16 August 1985 the special resolution set out below was duly passed;

That the company be wound up voluntarily and that Sidney Walter Briggs of 115 Boorowa, Young, in the state of New South Wales be appointed Liquidator for the purposes of such winding up.

19813 JOHN DAVID BRADLEY, Director

The Companies Act 1961

Section 272 (1), Form 92

Companies Regulations

A.C.W. PROPERTIES PTY. LIMITED

(In Liquidation)

Notice of Meeting of Contributors

Notice is hereby given that a final meeting of the contributories of A.C.W. Properties Pty. Limited (In Liquidation) will be held at 13th Floor, 114 William Street, Melbourne on Tuesday, 24 September 1985 at 10.00 a.m.

Agenda

To receive the liquidator's account of his acts and dealings and of the conduct of the winding up and of hearing any explanations thereof.

Dated 23 August 1985

PIERCE J. PHELAN, Liquidator

Orr, Martin and Waters, chartered accountants, 114 William Street, Melbourne 3000. Telephone No. 602 1644 9751

The Companies (Victoria) Code

IN THE MATTER OF COOLOOLI PROPERTY PTY. LTD.

Notice is hereby given that at an extraordinary Meeting of Members of the abovenamed Company held on 19 August 1985, it was resolved that the Company be wound up voluntarily, and that Neil George Raven, of 95 Bridge Road, Richmond, Chartered Accountant, be appointed Liquidator.

Notice is also given that after twenty-one days from this date I shall proceed to distribute the assets. All creditors having any claim against the Company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their claim.

Dated 20 August 1985

9752 NEIL G. RAVEN, Liquidator

ARTHUR WILLIAM JOHN MARTYN, late of 38 Princess Street, Warragul, sales manager, deceased

Creditors, next of kin and others having claims in respect to the estate of the deceased who died on 10 April 1985 are required by the Trustee Harriet Dorothy Martyn to send particulars of their claims to her care of the undersigned solicitors by 31 October 1985 after which date the Trustee may convey or distribute the assets having regard only to the claims of which she then has notice.

GRAY, FRIEND & LONG, solicitors, Warragul 9759

MULGRAVE CO-OPERATIVE HOUSING SOCIETY LIMITED

(In Liquidation)

Passed 21 August 1985

At a Special General Meeting of the abovenamed Society duly convened and held at the Registered Office, 63 Atherton Road, Oakleigh, at 5.30 p.m. on Wednesday, 21 August 1985, the subjoined special resolution was duly passed:

That the Society, having successfully completed its objectives, be wound up voluntarily and that Ross Eric McPhail, of 63 Atherton Road, Oakleigh, be appointed Liquidator for the purposes of winding-up.

N. J. HARDING, Chairman

R. E. McPHAIL, Secretary

9754 R. E. McPHAIL, Liquidator

AMELIA MARY REIDY, late of 28 Princess Street, Footscray, retired dress designer, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 16 June 1985 are required by the executor Patrick Leo Reidy of 28 Princess Street, Footscray, retired to send particulars to him care of his solicitors by 31 October 1985 after which date the executor may convey or distribute the assets having regard only to the claims of which he then has notice.

Dated 22 August 1985

JAMES KELLEHER, solicitors, 235 Tyler Street, Preston 9782

FREDERICK NOLAN STAMMERS, late of 4 Williams Street, Romsey, in the State of Victoria, retired plumber, deceased, intestate

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 14 April 1985 are required by the Administratrix Kathleen Patricia Stammers of 2 Pearson Street, North Brighton, widow to send particulars to her care of her solicitors by 31 October 1985 after which date the Administratrix may convey or distribute the assets having regard only to the claims of which she then has notice.

Dated 22 August 1985

JAMES KELLEHER, solicitors, 75 Main Street, Romsey 9783

JOHN MORRISON, late of 3 Guy Street, Newborough in the State of Victoria, retired S.E.C. employee, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 21 April 1985 are required by the Executor Arthur John Davis of 8 Powell Street, Newborough Senior Process Planner to send particulars to his Solicitors Messrs. F. X. O'Halloran, Davis & Co. of Kirk Street, Moe by 22 October 1985 after which date the Executor may convey or distribute the assets having regard only to the claims of which he then has notice.

Dated 27 August 1985

F. X. O'HALLORAN, DAVIS & Co., solicitors, Moe 9784

Creditors, next of kin and others having claims in respect of the Estate of Ida Beatrice Ainsworth late of 209 Wattle Street, Bendigo, married woman, deceased who died on 11 April 1985 are required to send particulars of their claims to the Executor National Trustees Executors and Agency Company of Australasia Limited, 46 Queen Street, Bendigo by 4 November 1985 after which date it will distribute the assets having regard only to the claims of which it then has notice.

ROGERS & EVERY, solicitors, 71 Bull Street, Bendigo 9756

MARIE THERESA ANNE JACKSON (in the Will called Marie Theresa Jackson) late of Lot 5 Army Road, Pakenham Upper, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 26 June 1985 are required by The Perpetual Executors and Trustees Association of Australia Limited of 50 Queen Street, Melbourne, Evelyn McCloskey of Lot 1 Gembrook Road, Pakenham, home duties and Sheila Mary Power of Lot 5 Army Road, Pakenham Upper, home duties the Executors to send particulars of their claims to the said Executors in the care of the said Company by 6 November 1985 after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

MARSHALL MARSHALL & DENT, solicitors, 390 Lonsdale Street, Melbourne 9757

In the Supreme Court of Victoria—1985 No. Co. 393—
In the matter of the Companies (Victoria) Code; and
in the matter of Glorner Pty. Ltd.—Notice of
Winding Up Order in the matter of Glorner Pty. Ltd.
Winding Up Order made 15 August 1985.

Alan Murray Horsburgh of 499 St. Kilda Road, Melbourne has been appointed Liquidator.

Dated 20 August 1985

WANTRUP & ASSOCIATES, solicitors for the applicant 9753

Creditors, next of kin and others having claims in respect of the Estate of Elsie Lilian Marshall late of Flat 47 St. Laurence Court, Eaglehawk, pensioner, deceased who died on 25 June 1985 are required to send particulars of their claims to the executor National Trustees Executors and Agency Company of Australasia Limited 46 Queen Street, Bendigo by 4 November 1985 after which date it will distribute the assets having regard only to the claims of which it then has notice.

ROGERS & EVERY, solicitors, 71 Bull Street, Bendigo 9758

Companies (Victoria) Code
Section 392 (2)

RAYROD PROPRIETARY LIMITED
(In Liquidation)

Notice of Voluntary Liquidation

Notice is hereby given that at an Extraordinary General Meeting of the members of the abovenamed company held on 13 March 1985, it was resolved:

That the Company be wound up voluntarily and that Peter Russell Marriott of Marriott, Glass Pty., 102 Lydiard Street South, Ballarat be appointed Liquidator.

Notice is also given that after 21 days from this date I shall proceed to distribute the assets. All creditors having any claims against the company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their claim.

Dated 19 August 1985

P. R. MARRIOTT, Liquidator
Marriott, Glass Pty., 102 Lydiard Street South, Ballarat 9755

BENJAMIN EDIS DAVIS, late of Unit 31, Forest Hills Village, 264 Springvale Road, Nunawading in the State of Victoria, retired, deceased

Creditors, next of kin and others having claims in respect of the estate of the said deceased who died on 19 March 1985 are required by The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne and Gillian Mary Brown of 21 Irilbarra Road, Canterbury, married woman to send particulars of their claims to the said executors care of the said Company on or before 28 October 1985 after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

WISEWOULD SCHILLING, solicitors, 1207 Toorak Road, Burwood 9808

Creditors, next of kin and others having claims in respect of the estate of Vladas Sarauskas late of 231 Rathmines Street, Fairfield in the State of Victoria, packer, deceased who died on 14 December 1984 are hereby required to send particulars of their claims to Michael Anthony Barrett care of R. P. Barrett & Son 472 Bourke Street, Melbourne on or before 29 October 1985 after which date he will proceed to distribute the assets of the said Vladas Sarauskas having regard only to the claims of which he shall then have notice.

R. P. BARRETT & SON, solicitors, 472 Bourke Street, Melbourne 9809

Creditors, next of kin and others having claims in respect of the estate of Sidney George Badcock late of 20 Maysia Street, Canterbury in the State of Victoria, retired accountant who died on 2 May 1985 are required by the Executor The Equity Trustees and Agency Company Limited of 472 Bourke Street Melbourne to send particulars of their claims to it by 1 November 1985 after which date it may convey or distribute the estate having regard only to the claims of which it then has notice.

JOHN D. MUSTOW & Co., solicitors of 105 Queen Street, Melbourne 9815

LILIAN LOUISA BYRON, late of 8 Shields Court, Blackburn South, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 14 March 1985 are required by Nancy Lillian

Pescod of 8 Shields Court, Blackburn South, home duties, and Ian Fraser Bult of 257 Collins Street, Melbourne, solicitor, the executors of the Will and Codicil of the said deceased to send particulars of their claims to the said executors care of the undernamed solicitors by 1 November 1985, after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

RUSSELL, KENNEDY & COOK, solicitors, 257 Collins Street, Melbourne 9816

Creditors, next of kin and others having claims against the estate of the Thomas Angus Hansen late of "Springvale" Barnawartha, retired labourer, deceased, who died on 28 April 1985 are required by the Executors John Joseph Hansen of "Springvale" Barnawartha, farm employee, and Phyllis Mary Hanel of Dight Street, Jindera in the State of New South Wales, married woman, to send particulars of their claims addressed to them care of the undermentioned Solicitors by 11 November 1985 after which date they will distribute the assets having regard only to the claims of which they then have notice.

KELL & MOORE, solicitors, 530 Swift Street, Albury 9786

COLIN ROBERT BURNS, late of Sand Road, Longwarry, retired, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 17 December 1984 are required by the Trustee Daphne Winifred Burns to send particulars of their claims to her care of the undersigned solicitors by 31 October 1985 after which date the Trustee may convey or distribute the assets having regard only to the claims of which she then has notice.

GRAY, FRIEND & LONG, solicitors, Warragul 9787

GLADYS ISABEL ADAMS, late of Woodlands, Mansfield, widow, deceased

Creditors, next of kin and others having claims in respect of the deceased who died on 8 May 1985 are required by her Trustees James Robert Luelf Adams, grazier and Helen Gladys Adams spinster both of Woodlands, Mansfield to send particulars to them care of the undermentioned firm of solicitors by 13 November 1985 after which date the Trustees may convey and distribute the assets having regard only to the claims of which they then have notice.

MESSRS. MAL RYAN, JACKSON & GLEN, of 9 High Street, Mansfield, solicitors for the trustees 9788

JAMES HENDERSON, late of 18 Waterloo Road, Trafalgar in the State of Victoria, retired cartage contractor, deceased, intestate

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 16 February 1985 are required by the Administrator Arthur John Francis Davis of 22 Anzac Road, Trafalgar Solicitor to send particulars to his Solicitors Messrs. F. X. O'Halloran, Davis & Co. of Kirk Street, Moe by 22 October 1985 after which date the Executor may convey

or distribute the assets having regard only to the claims of which he then has notice.

Dated 27 August 1985

F. X. O'HALLORAN, DAVIS & Co., solicitors, Moe 9785

Creditors, next of kin and others having claims in respect of the estate of Basil Aerial Taylor late of Unit 10, 2 Maple Grove, Toorak in the State of Victoria, retired company secretary, deceased, who died on 17 June 1985 are required by the Executor Thomas Henry Leggatt of 271 William Street, Melbourne to send particulars of their claims to the said Thomas Henry Leggatt care of the undermentioned solicitors by 29 October 1985 after which date he will distribute the assets having regard only to the claims of which he then has notice.

H. L. YUNCKEN & YUNCKEN, solicitors, 271 William Street, Melbourne 9789

ERNEST AUGUSTUS YOUNG, late of 5 York Street, Mont Albert in the State of Victoria, retired, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 25 May 1985 are required by the Trustees, The Union-Fidelity Trustee Company of Australia Limited of 100 Exhibition Street, Melbourne in the said State and Ernest Lance Young of 5 York Street, Mont Albert in the said State to send particulars to them by 30 October 1985 after which date the Trustees may convey or distribute the assets, having regard only to the claims of which the Trustees then has notice.

HALL & WILCOX, solicitors, 140 William Street, Melbourne 9796

LIONEL NEWTON, late of 170 Kooyong Road, Toorak, company director, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on 17 March 1970) are required by Barry David O'Callaghan of 350 William Street, Melbourne, the Trustee appointed pursuant to the provisions of the last Will of the deceased to send particulars of their claims to him by 8 November 1985 after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

CORRS PAVEY WHITING & BRYNE, 350 William Street, Melbourne 9797

MYRTLE THORPE, late of Flat 3, 18 Murchison Street, East St. Kilda, gentlewoman, deceased

Creditors, next of kin and others having claims against the estate of the said deceased who died on 10 June 1985 are to send particulars of their claims to Edward Eyres Nye c/o Messrs. Blake & Riggall, solicitors, 140 William Street, Melbourne by 28 November 1985 after which date he will distribute the assets having regard only to the claims of which he then has notice.

BLAKE & RIGGALL, solicitors, 140 William Street, Melbourne 9795

HAZEL ALINE BRUCE, late of 63 "Domain Park"
197 Domain Road, South Yarra, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 4 April 1985 are required by The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne and Richard Campbell Hunter executive officer at the date of death of the deceased of The Royal Society for the Prevention of Cruelty to Animals of 3 Burwood Highway, Burwood East the applicants for a grant of Probate to send particulars of their claims to the said applicants in the care of the said Trustee Company by 3 November 1985 after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

H. S. W. LAWSON HUGHES & Co., solicitors, 83
William Street, Melbourne 9794

OTTY OLIVE ADA PRITCHARD, late of 64
Lynden Street, Camberwell, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 28 May 1985 are required by the personal representatives, Gordon William Pritchard of 2 Findon Court, Wantirna South and Francis Stanton Pritchard of 10 Sargwood Street, Hampton, to send particulars to them by 28 October 1985 after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

WEIGALL & CROWTHER of 385 Bourke Street,
Melbourne, solicitors for the Estate 9798

ROSA THOMAS, formerly of Charlton but late of
Boort Hostel for the Aged, Boort in the State of
Victoria, married woman, deceased

Creditors, next of kin and other persons having claims in respect of the estate of the said deceased who died on 12 August 1985 are required to send particulars of same to the Executors Lewis William Thomas and Lewis Edwin Thomas in care of the undersigned on or before 21 October 1985 after which date they will distribute the assets having regard only to the claims of which they then have notice.

HERCULES & WORLAND, barristers and
solicitors, 130 Godfrey Street, Boort 9802

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 20 August 1985 been pleased to make the under-mentioned appointments, viz:

Department of Conservation, Forests and Lands
Bailiff of Crown Lands

Daniel John GALLAGHER
to be appointed as a bailiff of Crown lands, pursuant to the provisions of section 30 of the *Land Act* 1958, in respect of the Police Reserve in Camp Street, City of Ballarat, and with authority to discharge and exercise all the duties and powers of bailiffs of Crown lands.

Health Commission

Trustees of Public Cemeteries

Norman HANSFORD

Trustee of the Boolara Cemetery Trust, Additional Trustee.

Arthur Edward LOWE

Trustee of the Kangaroo Flat Cemetery Trust, Additional Trustee.

Robert John HILL

Trustee of the Beenak Cemetery Trust, Additional Trustee.

Brian RULE

Trustee of the Euroa Cemetery Trust, Additional Trustee.

Lawrie McGRATH and

Fred HOLLAND

Trustees of the Korumburra Cemetery Trust, Additional Trustees.

Anthony CRAMERI

Trustee of the Myrtleford Cemetery Trust, Additional Trustee.

Graham STEWART

Trustee of the Maddingley Cemetery Trust, Additional Trustee.

Palma L. SEMMENS

Trustee of the Maffra Cemetery Trust, Additional Trustee.

Alan Maxwell COOKE

Trustee of the Swan Hill Cemetery Trust, Additional Trustee.

Ivie Campbell McERVALE,

Alphonsus John BRIODY and

Dominic Gerard BRIODY

Trustees of the Lexton Cemetery Trust, Additional Trustees.

James A. TREWICK

Trustee of the Elmore Cemetery Trust, Additional Trustee.

Patrick R. DWYER,

Edward W. FITZPATRICK,

Harry A. HENDERSON,

Leonard WHITTAKER,

Harold R. BARNES,

Albert G. MORESI,

Maritz W. GIERISCH,

James F. LACKMANN,

Paul R. HAW and

Harold F. SLATTER

Trustees of the Boort Cemetery Trust, Additional Trustees.

Ralph N. DUNN

Trustee of the Digby Cemetery Trust, Additional Trustee.

Eric R. WILLIAMS

Trustee of the Colac Cemetery Trust, Additional Trustee.

Barry CAMERON

Trustee of the Buchan Cemetery Trust, Additional Trustee.

Phillip WEST,

Edward JEFFREY and

John CLELAND

Trustees of the Phillip Island Cemetery Trust, Additional Trustees.

William ARMSTRONG,

John McGLADE and
Kevin LAWLER
Trustees of the Boolara Cemetery Trust, Additional
Trustees.

Geoffrey Robert URE
Trustee of the Gembrook Cemetery Trust, Additional
Trustee.

Ronald PATTERSON and
Kenneth ELLARD
Trustees of the Warrnambool Cemetery Trust, *vice*
Henry Beardsley (deceased) and Gerald Murphy
(deceased) respectively.

Walter B. MIRTSCHEIN
Trustee of the Hawkesdale Cemetery Trust, Additional
Trustee.

Patrick DICKENS,
Jack WALKER,
Leslie STEPHENS and
John MILLS
Trustees of the Bright Cemetery Trust, Additional
Trustees.

Arthur C. WILSON
Trustee of the Dowling Forest Cemetery Trust,
Additional Trustee.

David KELLY,
John A. HARROWFIELD and
Mark C. BENNETT

Trustees of the Birchip Cemetery Trust, Additional
Trustees.

Fred RICHARDS and
Ellen COOPER

Trustees of the Deep Lead Cemetery Trust, Additional
Trustees.

Neil ROSS,
Maxwell McLEAN,
Ian HARRINGTON,
Francis ROSS,
Evan KELLY and
Geoffrey EALES

Trustees of the Boram Boram Cemetery Trust,
Additional Trustees. All appointed pursuant to section
3 (1) of the *Cemeteries Act* 1958.

Superintendent of Training Centre

Tibor Mathias BAKOS
to be Superintendent of the Janefield Training Centre
pursuant to the provisions of section 26 (1) of the
Mental Health Act 1959 from 5 August 1985, *vice* Dr
M. Graham, transferred.

Member of the Victorian Nursing Council

Gwenneth McRAE
to be a Member of the Victorian Nursing Council for
the period ended 29 September, 1986, pursuant to
section 4 (2) (e) (ix) of the *Nurses Act* 1958.

*Members of the Committee of Management of
Hospitals*

Marjorie Lascelles ESLER,
Leon Gregory WEST and
Wally LENYSZYN,
Cobram District Hospital, 1 October 1985–30
September 1988

Shirley Janet BREW
Corryong District Hospital, 1 October 1985–30
September 1986

James Gibson GREENHILL,
William Henry Robert KAIGHIN,
Ruth Lila NICHOLAS and
Clive Balfour SHEEDY
Corryong District Hospital, 1 October 1985–30
September 1988

Rowan HARMAN,
David William KISSANE,
Donald Henry METCALFE and
Frances Teresa WARREN
Dandeenong and District Hospital, 1 October 1985–30
September 1988

Simon John FURPHY,
John Fenton HETHERINGTON,
Kevin Francis RIORDAN and
Tamara Kay VISTARINI
Goulburn Valley Base Hospital, 1 October 1985–30
September 1988

Patricia Randal HEATH,
Arthur Robert WATERHOUSE,
Eric Edward YOUNG, and
Peter Charles GILLHAM
The Geelong Hospital, 1 October 1985–30 September
1988

David John BOOTH,
Leslie William MILLER and
William Ian Arthur PENNY
The Inglewood Hospital, 1 October 1985–30 September
1988

Oliver Martin JANE
Kerang and District Hospital, 1 October 1985–30
September 1987

Ivan Ernest CLEMPSON,
Dale Brendan SPINKS,
Reginald Harold BIGGS and
Brian John DEVINY
Kerang and District Hospital, 1 October 1985–30
September 1988

Olive Fay BOLTON,
Patricia Carmel COLLINS,
John Henry WALKER and
Judith Ann HUNTER
Kyneton District Hospital, 1 October 1985–30
September 1988

Trevor John McPADDEN
Lismore and District Hospital, 1 October 1985–30
September 1986

Gerard Damian DONOVAN,
Lawton Peter FRENCH,
William Thomas Michael ROWE and
Maxwell Reginald HUNT
Lismore and District Hospital, 1 October 1985–30
September 1988

Ronald Arthur BOWD,
Andrew John MARTIN,
Neil Francis LANGLEY and
Alan Lloyd McNICHOL

Manangatang and District Hospital, 1 October 1985–30 September 1988

Prudence Margery BROWN,
Glenice FREEMAN,
Gavan Ray OAKLEY and
Michael Ernest BARR

Maroondah Hospital, 1 October 1985–30 September 1988

Enid BORSCHMANN

Mildura Base Hospital, 1 October 1985–30 September 1986

Robert George HORSBURGH,
Robert Leslie ROWSE,
Alexander Gordon SMART and
Peter Edmund BYRNE

Mildura Base Hospital, 1 October 1985–30 September 1988

Roderick John McKenzie BOYD,
Charles Stewart PETERING,
Wesley Francis HAZELDEN and
Kenneth Eric CULLIS

Minyip and District Hospital, 1 October 1985–30 September 1988

Leonard Grant ALLNUTT,
Thelma Joan CURNOW,
Douglas Charles DENYER and
Thomas William TEMPLETON

Mordialloc–Cheltenham Community Hospital, 1 October 1985–30 September 1988

Olga May KING,
Leslie Gordon WHEELER,
Clyde Bruce RICHIE and
Margaret Agnes MAHONY

The Mortlake District Hospital, 1 October 1985–30 September 1988

Anthony John BURNS,
Donald James CLARK,
Dorothy Jane SHEAN and

John Sidney CROOK

Ouyen and District Hospital, 1 October 1985–30 September 1988

James Robert FITZWILLIAM,
Joseph BOURKE,
Leslie William ROBERTSON and
Dawn Elizabeth LANE

Port Fairy Hospital, 1 October 1985–30 September 1988

William Robert Ricardo BEGGS,
Margaret Gemmel READ,
Kathleen RUSSELL and
Kenneth Hugh BIRCH

Ripon Peace Memorial Hospital, 1 October 1985–30 September 1988

Alexander Thomas BAXTER,
Geoffrey Brian CUPPER and
Antonino Salvatore PISASALE

Robinvale and District Hospital, 1 October 1985–30 September 1988

John Robert THOMSON,
William Elliott GILLIES,
Charles Barrington GOODE and
Cathryn Rosemary McKENZIE

The Royal Victorian Eye and Ear Hospital, 1 October 1985–30 September 1988

Francis Charles SWABY,
Peter John KENNETT and
Thomas McCarthy LEY

Tallangatta Hospital, 1 October 1985–30 September 1988

Alan Percival HARVEY
Terang and District (Norah Cosgrave) Community Hospital, 1 October 1985–21 July 1988

Thalma May FERGUSON,
George Daryl ROWLEY and
Francis Rex BOND

Terang and District (Norah Cosgrave) Community Hospital, 1 October 1985–30 September 1988

Leigh HAMMER,
Harold MILKINS,
Dawn TURNER and
Richard Ian MABIN

Wonthaggi and District Hospital, 1 October 1985–30 September 1988

Raymond Stanley ALFORD,
John BARLOW,
Anthony Joseph KAMPHUIS and
George Edward WITHEROW

Woorayl District Memorial Hospital, 1 October 1985–30 September 1988

Peter Francis HART and
Virginia Robyn Fraser SMITH

Austin Hospital, 1 October 1985–30 September 1986

Constance Ann FRANCIS,
Neil Reginald BERRYMAN and
Robert James William HOWARD

Austin Hospital, 1 October 1985–30 September 1988

Robert Mills DODGSHUN,
Marie HODGENS and
Margaret Mary WINTER

Burwood and District Community Hospital, 1 October 1985–30 September 1988

Maxwell Stanley JOHNSON

The Camperdown District Hospital, 1 October 1985–30 September 1986

Helen Ruth FUNSTON,
Michael Wynne GEORGE
James Albert GOVATOS and
Catherine Beth MARBURG

The Camperdown District Hospital, 1 October 1985–30 September 1988

to be members of the Committee of Management of the abovementioned hospitals pursuant to the provisions of section 63H (2) of the *Hospitals and Charities Act 1958* for the period of office as indicated.

Norma Mary DANKS,

Jean Middlemas McCaughey and
Thomas Henry Hurley
to be members of the Committee of Management of
The Royal Melbourne Hospital pursuant to the
provisions of section 63H (2) of the *Hospitals and
Charities Act 1958*, the period of office expiring on 30
September 1985.

David Edmund Caro
to be a member of the Committee of Management of
The Royal Melbourne Hospital pursuant to the
provisions of section 63F (2) of the *Hospitals and
Charities Act 1958*, the period of office expiring on 30
September 1985.

L. G. HOUSTON
Clerk of the Executive Council

At the Executive Council Chamber
Melbourne, 20 August 1985

HOSPITALS SUPERANNUATION ACT 1965 No. 7354

*At the Executive Council Chamber, Melbourne, the
twenty-seventh day of August 1985*

PRESENT:

His Excellency the	
Lieutenant-Governor of Victoria	
Mr Jolly	Mr Walsh

DECLARATION OF THE AMOUNT BY WHICH THE MINIMUM WAGE HAS INCREASED BETWEEN 30 JUNE 1981 AND 30 JUNE 1985

In pursuance of the provisions of sub-section (2) of
section 35A of the *Hospitals Superannuation Act 1965*,
His Excellency the Lieutenant-Governor of the State
of Victoria by and with the advice of the Executive
Council thereof, hereby declares that in his opinion
having regard to awards of the Australian Conciliation
and Arbitration Commission, the amount by which
the minimum wage has increased between 30 June
1981 and 30 June 1985 is \$50.04c.

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

L. G. HOUSTON
Clerk of the Executive Council

CREDIT (ADMINISTRATION) ACT 1984

*At the Executive Council Chamber, Melbourne, the
twenty-seventh day of August 1985*

PRESENT:

His Excellency the	
Lieutenant-Governor of Victoria	
Mr Jolly	Mr Walsh

In pursuance of the powers conferred by section 10
of the *Credit (Administration) Act 1984*, His Excellency
the Lieutenant-Governor of the State of Victoria in the
Commonwealth of Australia, by and with the advice
of the Executive Council of the said State doth by this
Order provide as follows:

Citation

1. This Order may be cited as the *Credit
(Administration) Order—Solicitors Nominee Lending
Exemption*.

Commencement

2. This Order shall take effect on and from 1
September 1985.

Solicitors Nominee Lending—Exemption

3. Part IV of the *Credit (Administration) Act 1984*
does not have effect in relation to a nominee within the
meaning of the Mortgage Register and Nominee
Company Rules 1977 made pursuant to the *Legal
Profession Practice Act 1958* who provides credit under
regulated loan contracts (within the meaning of the
Credit Act 1984) as a trustee or nominee for another
person.

And the Honourable Peter Cornelis Spyker, Her
Majesty's Minister for Consumer Affairs for the State
of Victoria, shall give the necessary directions herein
accordingly.

L. G. HOUSTON
Clerk of the Executive Council

CREDIT (ADMINISTRATION) ACT 1984

*At the Executive Council Chamber, Melbourne, the
twenty-seventh day of August 1985*

PRESENT:

His Excellency the	
Lieutenant-Governor of Victoria	
Mr Jolly	Mr Walsh

In pursuance of the powers conferred by section 10
of the *Credit (Administration) Act 1984*, His Excellency
the Lieutenant-Governor of the State of Victoria in the
Commonwealth of Australia, by and with the advice
of the Executive Council of the said State doth by this
Order provide as follows:

Citation

1. This Order may be cited as the *Credit
(Administration) Order—Trustee Lending Exemption*.

Commencement

2. This Order shall take effect on and from 1
September 1985.

Trustee Lending—Exemption

3. Part IV of the *Credit (Administration) Act 1984*
does not have effect in relation to a trustee who provides
credit from trust funds of a trust administered by him
to a beneficiary of that trust.

And the Honourable Peter Cornelis Spyker, Her
Majesty's Minister for Consumer Affairs for the State
of Victoria, shall give the necessary directions herein
accordingly.

L. G. HOUSTON
Clerk of the Executive Council

ADMINISTRATIVE ARRANGEMENTS ACT 1983

*At the Executive Council Chamber, Melbourne, the
twenty-seventh day of August 1985*

PRESENT:

His Excellency the
Lieutenant-Governor of Victoria
Mr Jolly | Mr Walsh

ADMINISTRATIVE ARRANGEMENTS ORDER
(No. 32) 1985

The Lieutenant-Governor in Council makes this Order under sections 3 and 5 of the *Administrative Arrangements Act* 1983 and under every other available power:

1. This Order is called the Administrative Arrangements Order (No. 32) 1985.

2. This Order takes effect on and after 28 August 1985.

3. In Administrative Arrangements Order (No. 25) 1985 made on 25 June 1985, in Clause 2 for the expression "12 March 1985" there shall be substituted the expression "12 May 1985".

The Premier shall be responsible for carrying out this Order.

L. G. HOUSTON
Clerk of the Executive Council

RIVER IMPROVEMENT ACT 1958

*At the Executive Council Chamber, Melbourne, the
twenty-seventh day of August 1985*

PRESENT:

His Excellency the
Lieutenant-Governor of Victoria
Mr Jolly | Mr Walsh

DISTRICT OF THE THOMSON RIVER
IMPROVEMENT TRUST EXTENDED

Under the powers conferred by the *River Improvement Act* 1958, and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, does hereby declare, order and direct that:

The district of the Thomson River Improvement Trust shall be extended to include the land being the bed and banks of the Thomson River as shown by red colour on a plan approved by the Governor in Council and deposited in the offices of the Rural Water Commission of Victoria at 590 Orrong Road, Armadale (Corr. No. 67/2402) and as on and from 1 September 1985 the district of the Thomson River Improvement Trust shall be deemed to be so extended.

And the Honourable Andrew McCutcheon, Her Majesty's Minister for Water Resources for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
Clerk of the Executive Council

Water Act 1958
RURAL WATER COMMISSION OF VICTORIA

*At the Executive Council Chamber, Melbourne, the
twenty-seventh day of August 1985*

PRESENT:

His Excellency the
Lieutenant-Governor of Victoria
Mr Jolly | Mr Walsh

MORNINGTON PENINSULA URBAN DISTRICT
AREA OF DISTRICT INCREASED

Under the powers conferred by the *Water Act* 1958 and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council of the said State, on the recommendation of the Rural Water Commission of Victoria, doth hereby declare, order and direct that the area of the Mornington Peninsula Urban District be increased by adding to the same the lands shown by blue colour on plans numbered 1 to 5 approved by the Lieutenant-Governor in Council and deposited in the Office of the Rural Water Commission of Victoria at 590 Orrong Road, Armadale (Corr. No. 73/1956) and as on and from 1 October 1985, the area of such District shall be deemed to be so increased.

And the Honourable Andrew McCutcheon, Her Majesty's Minister for Water Resources for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
Clerk of the Executive Council

JOSEPH FERGUSON, late of 178 Lower Dandenong Road, Mordialloc, electrical engineer, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 26 April 1985, are required by Bruce Roderick James Hallows and Ian Fraser Bult both of 257 Collins Street, Melbourne, solicitors, the executors of the Will of the deceased to send particulars of their claims to the said executors care of the undernamed solicitors by 1 November 1985, after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

RUSSELL, KENNEDY & COOK, solicitors, 257
Collins Street, Melbourne 9817

Creditors, next of kin and others having claims in respect of the estate of Andrew McNeil King late of St. Ives Private Nursing Home, 118 Vale Street, East Melbourne in the State of Victoria, retired, deceased who died on 27 June 1985 are required by the Executor Alan George Black of 4/1077 Malvern Road, Toorak in the said State retired to send particulars of their claims to him in care of the undermentioned solicitor by 9 November 1985 after which date he will distribute the assets having regard only to the claims of which he then has notice.

W. ANDREW THWAITES, solicitor, 10/416 Collins
Street, Melbourne 9818

Creditors, next of kin and others having claims in respect of the estate of William George Landry late of 13/104 Cross Street, West Footscray in the State of Victoria, pensioner, deceased who died on 3 January 1985 are to send particulars of their claims to Dorothy May Landry, Pamela Mary Griffin and Kenneth Noel Landry the Executors of the said estate care of T. W. Brennan & Co., solicitors of 118 Queen Street, Melbourne by 4 November 1985 after which date the Executors will distribute the assets having regard only as to the claims of which they then have notice.

T. W. BRENNAN & CO., & F. P. WILLIAMS,
solicitors, 118 Queen Street, Melbourne 9819

EVELYN EMILY TAYLOR, late of 12 Peter Avenue, Blackburn, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 5 March 1985, are required by Peter Michael Townsend of 91 Bray Road Lawnton, Queensland and James Kenneth Aitken of 257 Collins Street, Melbourne, solicitors, the executors of the Will and two Codicils of the said deceased to send particulars of their claims to the said executors care of the undernamed solicitors by 1 November 1985, after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

RUSSELL, KENNEDY & COOK, solicitors, 257 Collins Street, Melbourne 9820

In the Supreme Court of Victoria
SALE BY THE SHERIFF

On 3 October 1985 at 2.30 p.m. at the Sheriff's Office, 287 Springvale Road, Glen Waverley (unless process be stayed or satisfied).

All the estate and interest (if any) of Peter James Gilligan of 8 Parkside Grove, Frankston as proprietor of an estate in fee simple in the land described in Certificate of Title Volume 9486 Folio 615 upon which is erected a brick dwelling known as No. 8 Parkside Grove, Frankston.

Registered Mortgage No. K810481 and Caveat No. K27788 affect the said estate and interest.

Terms—Cash only
Dated 28 August 1985

9799 A. STANLEY, 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. 295/1985 *Racing Act 1958*
Victoria Racing Club (Amendment)
Rules and Regulations 1985

Lotteries, Gaming and Betting Act
1966

297/1985 Lotteries, Gaming and Betting
(Administration) Regulations
1985

County Court Act 1958
Judgement Debt Recovery Act 1984

298/1985 County Court (Judgement Debt
Instalment) Rules 1985

County Court Act 1958

299/1985 County Court (Warrant of
Execution) Rules 1985

County Court Act 1958

300/1985 County Court (Costs) Rules 1985

**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:

Note: The date specified after each Statutory Rule is the date it was first obtainable from the Victorian Government Bookshop, 41 St Andrew's Place, East Melbourne.

No.		Price
	<i>Town and Country Planning Act 1961</i>	
288/1985	Planning Procedures (Amendment No. 4) Regulations 1985	80c
31 July 1985		
	<i>Supreme Court Act 1958</i> <i>Companies (Victoria) Code</i> <i>Securities Industry (Victoria) Code</i> <i>National Companies and Securities Commission (State Provisions) Act 1981</i>	
291/1985	Supreme Court (Companies and Securities) Rules 1985	\$3.10
21 August 1985		
	<i>Parliamentary Salaries and Superannuation Act 1968</i>	
293/1985	Parliamentary Allowances (Amendment No. 3) Regulations 1985	20c
26 August 1985		
	<i>Supreme Court Act 1958</i>	
296/1985	Solicitors' Remuneration Order 1958	\$1.20
26 August 1985		
	<i>Public Service Act 1974</i>	
PSD 27/1985	Public Service Determinations 1985 (No. 27) 1985	20c

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) 320 0299

Mail Orders and Postage

A postage and packaging fee must be added to the cost of the requested publication using the table of rates opposite. Remittances should be made payable to the 'Victorian Government Printing Office'.

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).

<i>Total Price of Publications</i>	<i>Postage Packaging Fee</i>
\$ 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
\$125.05 to \$200.00	\$ 4.00
\$200.05 and over	at cost

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 Gazette 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 and Cabinet
Ground Floor
Old Treasury Building Spring Street
Melbourne 3000
Telephone Inquiries (03) 651 1164

Publication of other material

- All other material authorized by a responsible officer should be forwarded to the Gazette Officer no later than 9.30 a.m. 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.

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 *Victoria Government Gazette*, irrespective of any date/s mentioned in the copy.

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 p.m. on the day before publication.

Advertising Rates

Single column × cm/part cm . . .	\$3.35
Double column × cm/part cm . . .	\$6.70
Full page	\$157.50

Ordinary rates will apply to material submitted for publication before 1 p.m. Tuesday.
Double rates will apply for material submitted between 1 p.m. and 3.30 p.m. Tuesday.

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) 320 0100

Agents

The following have been appointed agents to receive advertisements for the *Victoria Government Gazette*:

- Armstrong's Communications Pty Ltd
191 Queen Street Melbourne 3000
- Blane's Authorized Newsagents 162 Murray Street Colac 3250
- Cornell R G 126 Eighth Street Mildura 3500
- Franks H and Co 184 Ryrie Street Geelong 3220
- Gordon and Gotch Australasia Ltd 25-37 Huntingdale Road Burwood 3125
- Harston, Partridge & Co. Pty Ltd 455 Little Collins Street Melbourne 3000
- Kyneton Guardian Pty Ltd PO Box 18 Kyneton 3444
- The Mercantile Exchange 50 Queen Street Melbourne 3000
- Bridgemall Newsagency 63 Bridgemall Road Ballarat 3350
- McGill's Authorized Newsagency 183-185 Elizabeth Street Melbourne 3000
- McNaughton P R and L A 112-114 Gray Street Hamilton 3300
- Powney's Authorized Newsagency 293 Hargreaves Street Bendigo 3550
- Purdie J & Co. 138 Moorabool Street Geelong 3220
- Vernons of Richmond 261 Bridge Road Richmond 3121

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Protection of Animals Act 1966

REVOCATION OF CODES OF PRACTICE

Whereas by section 21A of the *Protection of Animals Act 1966*, it is enacted that the Governor in Council may approve any Code of Accepted Farming Practice which the Minister has caused to be prepared and which is published in the *Government Gazette*, and any Code of Accepted Farming Practice so prepared, approved and published may in like manner be revoked, amended or varied:

And whereas it is proposed to replace existing Codes of Accepted Farming Practice with new Codes:

Now therefore I, the Honourable Evan Walker, Her Majesty's Minister for Agriculture and Rural Affairs for the State of Victoria doth hereby revoke with effect from 28 August 1985 the following Codes of Accepted Farming Practice which were prepared under the direction of the Minister, approved by the Governor in Council on 17 February 1981 and published in the *Government Gazette* on 18 February 1981:

Code of Accepted Farming Practice for the Welfare of Domestic Fowl;

Code of Accepted Farming Practice for the Welfare of Pigs;

Code of Accepted Farming Practice for the Welfare of Farm Animals during Transportation.

EVAN WALKER

Minister for Agriculture and Rural Affairs

Revocation of the above Codes of Accepted Farming Practice approved by the Governor in Council on 20 August 1985.

L. G. HOUSTON

Clerk of the Executive Council

Protection of Animals Act 1966

CODE OF ACCEPTED FARMING PRACTICE FOR THE WELFARE OF LIVESTOCK—PIGS

Approved by the Governor in Council, 20 August 1985

Issued by the Minister for Agriculture and Rural Affairs

Introduction

This Code is intended as a guide for all people responsible for the welfare and husbandry of pigs. It recognises that the basic requirement for the welfare of pigs is a husbandry system appropriate to their physiological and behavioural needs. The basic needs of pigs are:

readily accessible food and water to maintain health and vigour;

freedom of movement to stand, stretch and lie down;

light during the daylight hours;

visual contact with other pigs;

accommodation which provides protection from the weather and which neither harms nor causes distress;

rapid identification and treatment of vice, injury and disease.

The Code emphasises that, whatever the form of husbandry, managers and others responsible for the day-to-day needs of pigs have a responsibility to care for animals under their control.

The importance of competent stockmanship in animal welfare cannot be over-emphasized and those responsible should seek expert opinion when pigs are in ill-health. Managers are encouraged to treat their animals efficiently and with consideration.

Assistance with the establishment of piggeries and advice on the management of and disease control in pigs can be obtained from qualified advisers in private or government employment.

This Code is based on the knowledge and technology available at the time of publication and may need to be varied in the light of future knowledge. It does not replace the need for experience and commonsense in the husbandry of animals.

Accommodation

Anyone who intends to erect new housing or redesign old housing should seek advice from Government agricultural authorities and others with expert knowledge in this field. Well designed and constructed buildings can provide an ideal environment for pigs and are often more economic to operate and less expensive to maintain.

1. Space

Accommodation for pigs should be designed and constructed so that it does not cause injury or predispose to disease and to provide a clean dry place on which to lie.

Pigs kept in groups require sufficient space for each to sleep and feed. They should have a clean dry place on which to lie (see Appendix 2).

Pigs accommodated individually in pens, stalls or tethers should be able to stand normally, lie with limbs extended and to stretch. They should have sufficient space in which to feed and sleep and a clean dry place on which to lie (see Appendix 2).

The space allowance and facilities provided for suckling sows should aim to avoid overlying of piglets.

Floors should be constructed and maintained so as to minimize the risk of injury or disease and to allow pigs to stand normally.

All surfaces and fittings to which pigs have access should be made of materials that can be cleaned and disinfected.

2. Equipment

All equipment to which pigs have access should be designed and maintained so as to avoid either injury or pain.

Mechanical equipment essential to meeting the basic requirements of pigs should be inspected regularly and kept in good working order.

In case of breakdown of mechanical equipment, alternative ways of providing feed and water and of maintaining a satisfactory environment should be available.

An alarm system should be installed to warn the stock-keeper of failures of any automated ventilation equipment.

All electrical installations at mains voltage should be inaccessible to pigs and properly earthed.

3. Environment

Shivering and cold-stress in new-born piglets should be avoided through the provision of bedding and/or supplementary heating.

In intensive housing systems wide or abrupt temperature fluctuations within any 24 hour period should be avoided. Extremes of air temperature or of humidity, particularly those liable to cause heat stress, should not be deliberately maintained.

In enclosed houses, the level of air exchanges should provide fresh air for respiration, remove excess heat and waste gases, and minimize the effects of dust and excess moisture. Efficient ventilation is particularly important when fermentation pits are associated with slatted floor systems.

Sufficient lighting should be available when required to enable the proper inspection of all pigs. As a guide, 110 lux is sufficient for general purposes.

4. Protection

Pigs should be protected from predators and, where injury from bullying or fighting may occur, from other pigs. Where unfamiliar pigs must be mixed, this should be done in a manner that minimizes aggression, such as, use of a new pen, provision of feed on the floor, or use of a pen with room for escape.

Action should be taken to prevent bullying or deprivation of food in groups of dry sows and gilts. Stalls in which dry sows and gilts can feed individually are strongly recommended.

When individual quarters or tethers are provided for dry sows and gilts they should be able to feed and lie down normally. Partitions should prevent aggressive behaviour but enable them to see each other.

Fire-fighting equipment should be available to all pig houses, e.g. fire hoses should be capable of delivering sufficient water volume and pressure to control a fire in any building or part of any building.

When planning new buildings, consideration should be given to the use of construction materials with a high fire resistance, and all electrical and fuel installations should be planned and fitted so as to minimize the fire risk.

New buildings should incorporate sufficient exits to facilitate the quick evacuation of pigs in emergencies.

Pig housing should be sited so as to be safe from the effects of fires and floods.

5. Waste Control

The frequency of cleaning of pig accommodation will depend on the system of housing used, the type of flooring and stocking density. As a guide, pens with solid floors should be cleaned daily. Faeces and urine should not be permitted to accumulate to the stage where they pose a threat to the health and well-being of pigs, or disrupt the normal instinct of pigs to have separate dunging and sleeping areas.

Food and Water

1. Food

Pigs should be fed at least once each day and the diet should be nutritionally adequate to maintain health and vitality and take account of the requirements of growth, pregnancy and lactation.

Medicated food should only be used on competent professional advice, as the overuse or mixing of medicaments, or the medicament itself, may cause toxic injury.

There should be enough food on hand, or ready means of obtaining food, in case supply fails or is delayed.

2. Water

Drinkable water or other wholesome liquid should be available in sufficient quantities to meet the physiological needs of the pigs.

Medicated water should only be used on competent professional advice as the overuse or mixing of medicaments, or the medicament itself, may cause toxic injury.

When a piggery is first established, or a new water source obtained, the water should be tested for salt content and microbiological contamination, and advice obtained on its suitability for pigs. As the composition of water from bores, dams or water holes may change with changes in flow or evaporation, the water may require more frequent monitoring for suitability for pigs. Information on water testing can be obtained from the local office of the Department of Agriculture and Rural Affairs.

The daily consumption of water by a pig can vary according to environmental temperature and liveweight. The table below shows the range of daily water consumption by various classes of pigs.

Water Requirements Per Pig

	Average Water Consumption (Litres/day)
Boar or dry sow	12-15
Sow and litter	25-45
Grower pig: 25 kg	3-5

	Average Water Consumption (Litres/day)
45 kg	5-7
65 kg	7-9
90 kg	9-12

(Conversion factor: 1.0 litre = 0.22 gal).

The piggery should be serviced by an adequate reserve water supply in case of breaks, repairs or failure of pumping equipment.

Special Requirements

1. Inspections

The frequency and level of inspection should be related to the likelihood of risk to the welfare of pigs, but should be at least once each day. Inspections are best made at feeding times. Under certain circumstances more frequent inspections may be required, such as during hot weather, during outbreaks of disease or vice, when farrowing is expected, when groups of pigs have been mixed, or where sows are tethered. Checks should also be made of the effectiveness of any automated feeding or watering systems where these have been installed.

2. Health

Those responsible for the care of pigs should be aware of the signs of ill health. These include separation from other pigs, refusal to eat, changes in faeces or urine, reduced production or fertility, vomiting, skin discolouration, shivering, sneezing, coughing, panting, lameness, and swellings on the body. If the person in charge is not able to identify the causes and correct them, he should seek advice from those having training and experience in such matters. Such persons may be specialist pig veterinarians or other qualified advisers in private practice or Government employment.

Pig producers should also operate an effective programme to prevent infectious disease, and internal and external parasitisms. Vaccinations and other treatments applied to pigs should be undertaken by people skilled in the procedures and in accordance with the manufacturer's directions.

Sick and injured pigs should be treated as soon as possible. They should be isolated if necessary.

Dead pigs should be removed promptly and, if not required for post-mortem examination, should be disposed of in a hygienic manner such as incineration or deep burial.

Records of sick animals, deaths, treatment given and response to treatment should be maintained to assist disease investigations.

Pigs with either incurable sickness or painful deformity should be humanely slaughtered as soon as possible. The recommended method of destruction is described in Appendix 3.

3. Farrowing

Sows should be placed in farrowing quarters before the litter is due to allow them to become accustomed to their surroundings.

4. Boars

The floor of the serving area should be well maintained and should not be slippery.

5. Additional Requirements for Pig Keeping Under Extensive Conditions

The same welfare standards as are applicable to housed pigs should be observed where pigs are kept outdoors.

Huts for farrowing and rearing should be warm and draught-free.

Adequate shelter in winter and shade in summer should be available to all pigs.

Pigs should not be raised on land which is grossly contaminated with poisonous plants or organisms that may either cause or transmit disease to such an extent that the health of pigs is affected. Consideration should be given to methods of reducing the buildup of such pathogens by the use of herd health programmes, such as routine vaccinations, parasite control and regular pasture rotation and spelling.

Fire breaks should be established around pasture or open range systems where the risk of fires is high.

Where large groups are kept outdoors adequate feeding space and watering points are essential. Operators should ensure that younger or more timid pigs which may be subject to bullying have access to feed, or are confined with more evenly matched groups of pigs.

If grazing pigs are tethered to a long length of rope or chain, the design and length of the tether should not allow them to become entangled with housing, trees or with each other. The tether should also permit access to water at all times. The harness should be checked regularly to ensure that there is no discomfort or injury to the animal. (See Appendix 2).

Appendix 1

Minor Surgical Procedures

1. General

Managers or employees should not carry out minor surgical operations unless they are competent in such procedures. If necessary, advice should be sought on how minor surgical procedures should be performed. They should understand that minor surgery causes little distress if carried out efficiently and with minimal restraint. Strict attention should be paid to:

- suitability of the area in which the operation is to be performed;
- the catching facilities;
- the type and amount of restraint;
- the selection and maintenance of instruments;
- hygiene;
- after-care of the animals.

Restraint used on pigs should be the minimum necessary to complete the procedures. The use of goading devices for moving and handling pigs should be minimized to avoid distress.

2. Castration

Castration should be avoided wherever possible.

If, however, castration is considered necessary, it should be performed by a competent operator as early as management practices will allow. Castration using a knife is recommended provided the animal is adequately restrained. Good post-operative drainage is essential.

Castration of boars older than 8 weeks should be performed by a veterinarian using either local or general anaesthetic.

3. Tail-Docking

Where tail-biting is a problem, all aspects of the environment, feeding and management should be investigated to identify the contributing factors so that remedial action can be taken.

Tail-docking should be carried out before pigs are 7 days of age where it is being performed as a routine preventive measure.

Tail-docking of pigs over 7 days of age should be performed only in an emergency.

4. Clipping of "Needle" Teeth

When performed, this procedure should be done within two days of birth to protect littermates and to prevent damage to the sow's udder.

5. Nose Ringing

This may need to be practised when pigs are kept on pasture. Rings should be placed through the cartilage of the top of the snout or the tissues separating the nostrils.

6. Identification

Where it is necessary to mark pigs for permanent identification the ear may be tattooed, tagged, notched or punched, or the body may be tattooed.

7. Backfat Measurement

The preferred method uses ultrasonic equipment. The use of mechanical probes should be discouraged.

8. Tusk Trimming

Tusk trimming of boars is advisable where injury to man or animals is likely to occur.

Acceptable methods of tusk trimming are bolt cutters, hack saw or embryotomy wire. The boar should be appropriately restrained, preferably aided by the administration of a sedative. No anaesthetic is required as the tusk lacks nerves for sensory innervation. Tusks should be severed cleanly and skilfully above the level of the gums without causing damage to other tissues.

Appendix 2

Accommodation

1. Stocking Density

It is not possible to relate stocking density to welfare in a simple manner. Adequate welfare involves consideration of group size, pen size, age, breed, temperature, ventilation, lighting and other husbandry factors. The observance of any particular stocking density on its own cannot ensure the welfare of pigs. The suggested minimum space allowances in housed pigs based on contemporary techniques are shown in Table 1.

Table 1
Maximum Recommended Stocking Densities for
Housed Pigs

System	Minimum Space Allowance (m ² per Pig)	Comments
Growing pigs up to 10 kg in groups	0.11	Approximately 20 to 30 per cent of space allowance provides for a dunging area.
11–20 kg.	0.18	
21–40 kg.	0.32	
41–60 kg.	0.44	
61–80 kg.	0.56	
81–100 kg.	0.65	Minimum length of shortest side 2 m.
Adult pigs in groups	1.4	
Adult pigs in individual stalls	0.6 × 1.8 m	
Boars in pens used for mating	6.25	With piglets up to 4 weeks of age.
Lactating sows and litters:		
stalls	3.2	
individual pens	5.6	For each sow and litter
multisuckling groups	5.6	

(Conversion factors: 1.0 m² = 10.8 ft²; 1.0 kg = 2.2 lb; 1 m = 39.4 in)

2. Temperature

Pigs, except the very young, are able to tolerate a wide range of temperatures without detriment to their well being provided temperature changes do not occur abruptly.

The ranges of temperature that afford optimum comfort for different classes of pigs are:

Piglets—newborn	27–35°C
Piglets—3 weeks of age	24–30°C (reducing to 21°C at 5 weeks of age)
Farrowing house	20–30°C
Weaners	20–30°C
Growers	15–30°C
Finishers	15–30°C
Sows and boars	15–30°C

During very hot weather (38°C or more) adult pigs are very susceptible to heat stress and steps should be taken to alleviate distress and avoid deaths. Pigs may die if transported in very hot weather.

3. Ventilation

It is necessary to strike a balance between the need to provide fresh air and prevent the build-up of noxious gases, and the need to protect pigs from draughts.

In general, if the level of irritant or toxic gases within a building is uncomfortable to man, it is also uncomfortable to pigs and may predispose them to respiratory disease.

The presence of ammonia is usually a reliable indicator of the build-up of noxious gases; it should not be allowed to exceed 20 parts per million (ppm) of air in an enclosed pig house without immediate corrective action being taken. (A level of 10–15 ppm

ammonia in the air can be detected by smell. An ammonia level of from 25 to 35 ppm will cause eye and nasal irritation in man).

It is important to maintain an adequate airflow during hot weather to ensure housed pigs do not become overheated.

4. Tethering

Tethering is an undesirable means of restraint and should not be used unless there is careful and continuous attention and a high level of expertise in the management of animals and equipment. Tethering can lead to problems in the welfare of sows and producers are encouraged to consider alternative systems of management in the establishment of piggeries.

Tethers, if used, should be capable of being adjusted for size, and fitted and maintained so that pigs are not subjected to injury and pain. The animals and tethers should be regularly inspected and the tethers should have a quick release mechanism.

Appendix 3

Humane Destruction of Pigs

Previous sections of this Code have drawn attention to those circumstances when, for humane reasons, pigs may need to be humanely destroyed, e.g. injury or disease.

Whilst this task is aesthetically unpleasant to most people, the method of slaughter should be effective and cause sudden and painless death for the animal. It is equally important that the animal be handled quietly beforehand to ensure it is not unnecessarily distressed or alarmed.

The methods recommended hereunder are those which are considered the most suitable for a farm situation.

1. Use of the Firearm

This is the preferred method of humanely destroying older pigs on the farm or following emergencies. Use of firearms on public property, e.g. roads, or in built-up areas may be illegal, and under those circumstances assistance should be sought from veterinary practitioners, the RSPCA or the Police.

The effectiveness of shooting is dependent upon the destruction of major centres at the back of the brain near the spinal cord. A common mistake is to direct the bullet too low, damaging frontal areas. Partial recovery may then occur.

(a) Safety

The following aspects of firearms safety should be borne in mind:

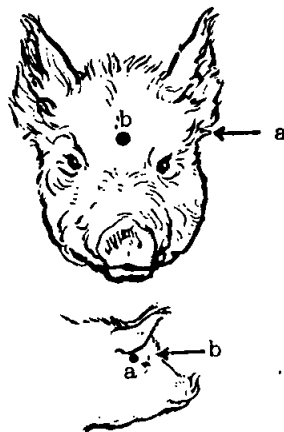
- A .22 calibre rifle or .32 calibre humane killer pistol are adequate for humane destruction of most pigs. Where old, large boars are to be destroyed, the .32 calibre pistol is preferred;
- Any use of firearms is hazardous;
- Persons other than the marksman and a handler for the animal should be cleared from the area or should stand well behind the marksman;
- Never fire while the animal is moving its head; wait patiently for a quiet interval before firing;

- To provide maximum impact and the least possibility of misdirection the range should be as short as circumstances permit;
- Whilst the humane killer pistol and captive-bolt pistol are designed to be pressed firmly on the head prior to being discharged, it is not safe to do this with a standard rifle or pistol.

(b) Methods

Temporal method: The pig is shot from the side of the head so that the bullet enters the skull at a point midway between the eyes and the base of the ear on the same side. The bullet should be directed horizontally into the skull. This method is preferred for adult pigs due to the heavier bone structure of the front of the skull.

Frontal method: The firearm should be aimed at a point midway across the forehead and (for adult pigs) about 2 cm above the level of the eyes, aiming horizontally into the skull.



Humane destruction of pigs:

"a" indicates recommended position for temporal method. (Suitable for firearms only.)

"b" indicates recommended position for frontal method. (Suitable for firearm or captive-bolt pistol.)

2. Use of the Captive-bolt Pistol

An alternative to the firearm is a captive-bolt pistol which is safer since a blank cartridge is used. The operator does not have to be a marksman as the instrument's muzzle is firmly pressed against the skull before firing. It must, however, be assumed that the animal has only been stunned and a follow-up method of ensuring death, such as bleeding-out, is required.

Blank cartridges for the captive-bolt pistol are colour-coded according to the amount of charge they contain. For best results, the manufacturer's directions should be followed on the most appropriate blank cartridge for pigs. Regular maintenance of the captive-bolt pistol is essential for efficient stunning.

(a) Method

When using the frontal method, the captive-bolt pistol can be used in the same position as that recommended for the firearm. To ensure death, pigs should be bled out as soon as possible after collapse.

3. Stunning by Clubbing

A hammer or other blunt, but heavy, object may be used to make a blow to the skull to render unconscious small, easily controlled piglets. The blow should be aimed at the centre of the forehead in the position indicated for shooting in the diagram above. The unconscious piglet should be *immediately* bled out to ensure death.

Protection of Animals Act 1966
**CODE OF ACCEPTED FARMING PRACTICE
 FOR THE WELFARE OF LIVESTOCK—
 DOMESTIC FOWL**

Approved by the Governor in Council 20 August
 1985

Issued by the Minister for Agriculture and Rural
 Affairs.

Introduction

This Code is intended as a guide for people responsible for the welfare and husbandry of the domestic fowl (*Gallus gallus*). It recognizes that the basic requirement for welfare of poultry is a husbandry system appropriate to their physiological and behavioural needs. The basic needs of fowls are:

- readily accessible food and water to maintain health and vigour;
- freedom of movement to stand, stretch and lie down;
- visual contact with other fowls;
- accommodation which provides protection from the weather and which neither harms nor causes distress;
- rapid identification and treatment of vice, injury and disease.

The Code emphasises that, whatever the form of husbandry, managers and others responsible for the day-to-day needs of domestic fowls have a responsibility to care for animals under their control.

The importance of competent stockmanship in animal welfare cannot be over-emphasised and those responsible should seek expert opinion when fowls are in ill-health. Managers are encouraged to treat their animals efficiently and with consideration.

Assistance with the establishment of poultry farms and advice on the management of fowls can be obtained from qualified advisers in private or Government employment.

This Code is based on the knowledge and technology available at the time of publication and may need to be varied in the light of future knowledge. It does not replace the need for experience and commonsense in the husbandry of the domestic fowl.

*Accommodation**1. Floors and Other Surfaces*

Floors and other surfaces should be designed, constructed and maintained so as to minimise the risk

of injury and disease, and adequately support fowls so that they can stand and move freely.

Deep litter floors should be checked frequently for dryness and friability. When litter is caked, wet, or excessively dusty the problem should be rectified.

2. Housing

Advice on welfare aspects should be sought when new buildings are to be constructed or existing buildings modified. Such advice is available from qualified advisers in private practice or Government employment.

Nest boxes and roosting areas should be easily accessible and should not be so high above the floor level that birds can be injured when ascending or descending.

In cages, fowls should be able to stand at normal height. Layer cages should be at least 40 cm high if the fowls cannot extend their heads through the top.

Cage doors should be of sufficient size to allow fowls to be placed in cages or removed without injury.

Multi-deck cages should be arranged so that fowls in the lower tiers are protected from excreta from above.

Nest litter should be changed regularly so as to be clean, dry, friable and moisture absorbent.

3. Space

It is recommended that stocking density be periodically reviewed and adjusted, having regard to age, breed strain and type of fowl, colony size, temperature, ventilation, lighting, quality of housing and occurrence of disease and cannibalism.

Maximum stocking densities for fowls are presented in Appendix 1.

4. Equipment

All equipment to which fowls have access should be designed and maintained so as to avoid either injury or pain.

Feeders and waterers should be checked for efficient operation at least once each day.

Automated hatchery equipment should have adequate back-up systems.

5. Lighting

Young chicks reared away from the hen require a light intensity of about 40 lux on the food and water for the first three days after hatching in order to learn to find food and water. It may then be reduced to as low as 2 lux during rearing.

During inspection of fowls a light intensity of at least 10 lux at bird level is required.

Where young fowls are housed in enclosed sheds using continuous light, a "blackout" training period of one hour in total in each 24 hours is recommended to prevent panic should lighting fail.

Where fowls do not have access to daylight they should be given lighting over a period of at least 8 hours per day. Photoperiods in excess of 20 hours per day may be detrimental to the laying fowl and should be discouraged.

6. Ventilation

Ventilation is required at all times to provide fresh air and prevent accumulation of water vapour, heat, ammonia, hydrogen sulphide, carbon dioxide, carbon monoxide and dust particles. Consideration should be given to the use of dust filters where air is recirculated in poultry houses.

The presence of ammonia is usually a reliable indicator of the build-up of noxious gases; it should not be allowed to exceed 20 parts per million (ppm) of air measured at bird level in enclosed buildings without immediate corrective action being taken. (A level of 10 to 15 ppm of ammonia in the air can be detected by smell. An ammonia level of from 25 to 35 ppm will cause eye and nasal irritation in man).

If stocking density on deep litter exceeds 28 kg/m² in summer months and 32 kg/m² in winter months mechanical air movement is essential. In force ventilated sheds assisted ventilation should be capable of moving up to 4.6 m³ air/hour/kg liveweight during the summer months with an optimum velocity of air movement past the bird of 0.25 to 1.0 m/second.

Force-ventilated sheds should have automatic alarm systems to warn of power failure. A back-up alarm system to warn of temperature increase in such sheds is also essential and should operate through an alternative circuit to the power failure alarm system. In fan-ventilated sheds emergency ventilation provisions should be available.

7. Temperature

(a) Young Chickens (day-old to five weeks)

Newly-hatched chicks have a poor ability to control body temperature and so they require supplementary heat to bring their environmental temperature up to the comfort temperature range of 28°–32°C as evidenced by alert and active behaviour.

Supplementary heat may be required for up to 5 weeks of age. Chick behaviour is the best indicator of comfort and whether insufficient or excessive heating is being provided.

(b) Growing and Adult Fowls

Fowls should be protected from draughts during cold weather and from direct sunlight during hot weather.

Adequate precautions should be taken to relieve stress produced by temperatures high enough to cause prolonged panting, particularly when a high temperature is accompanied by high humidity. Under such conditions fowls find it difficult to maintain normal body temperature. In hot weather provision of adequate cool water and ventilation is essential. Where high temperatures are causing distress foggies, roof sprinklers, fans or other systems should be used to control heat build-up within buildings.

It is essential that no stocking density or other constraining practice be allowed to prevent fowls adopting behaviour to facilitate body heat loss in hot weather, such as panting, vibrating the floor of the mouth cavity ("gular flutter") standing erect with wings held away from the body and raising of the scapular feathers.

The construction and positioning of nest boxes should be such that they do not become heat traps.

8. Protection

Fowls should be protected from predators and, if necessary, other fowls.

Poultry accommodation should be sited so as to be safe from the effects of fires and floods.

Fire-fighting equipment should be available to all fowl houses, e.g. fire hoses should be capable of delivering water of sufficient volume and pressure to control a fire in any building or part of any building.

When planning new buildings, consideration should be given to the use of construction materials with a high fire resistance, and all electrical and fuel installations should be planned and fitted so as to minimize the fire risk.

New buildings in which birds are housed should incorporate sufficient exits to allow for emergency evacuation of the building.

Food and Water

1. Food

Fowls, other than newly-hatched chicks, should have access to food at least once each 24 hours with the exception of induced moulting and feeding regimes to control obesity (see Appendix 2). The period for newly-hatched chicks may be extended to not more than 72 hours.

Fowls should receive a diet containing adequate nutrients to meet their requirements for good health and vitality. Fowls should not be provided with food that is deleterious to their health.

Medicated food should only be used on competent professional advice as the overuse or mixing of medicaments, or the medicament itself, may cause toxic injury.

When using mechanical systems for delivery of food alternative methods of feeding should be available. There should be enough food on hand, or ready means of obtaining food, in the event of failure of supply.

A trough length of at least 10 cm per adult bird should be provided to enable each bird in a cage to feed at the same time.

2. Water

Fowls should be provided with sufficient drinkable water to meet their physiological requirements. Water should be cool in summer. Newly-hatched chicks require water within 72 hours otherwise dehydration may become irreversible.

Under no circumstances should fowls other than newly-hatched chicks be deprived of water for more than 24 hours. Newly-hatched chickens require water within 72 hours.

Water which is stale, contaminated or deleterious to health should not be provided.

Medicated water should only be used on competent professional advice as the overuse or mixing of medicaments, or the medicament itself, may cause toxic injury.

A minimum of one day's calculated water requirements should be available in storage or auxiliary supply in case of breaks, repairs or failure of pumping equipment.

When a poultry enterprise is first established, or when a new water source is obtained, the water should be tested for salt content and microbiological contamination and advice obtained on its suitability for poultry. As the composition of water from bores, dams or water holes may change with changes in flow or evaporation, the water may require more frequent monitoring for suitability for fowls. Information on water testing can be obtained from the local office of the Department of Agriculture and Rural Affairs.

A water channel of at least 10 cm per adult bird or not less than two nipple drinkers or drinking cups should be provided within reach of each cage.

Health

Those responsible for the care of domestic fowls should be aware of the signs of ill-health. Signs of ill-health in fowls include reduced food and water intake, reduced production, changes in the nature and level of their activity, abnormal condition of the feathers or droppings, or other physical features. If the person in charge is not able to identify the causes and correct them, he should seek advice from those having training and experience in such matters. Such persons may be specialist poultry veterinarians or other qualified advisers in private or Government employment.

Poultry producers should also operate an effective programme to prevent infectious disease and internal and external parasitism. Vaccinations and other treatments applied to poultry should be undertaken by people skilled in the procedures.

When an outbreak of feather picking or cannibalism occurs, or an outbreak appears imminent, environmental factors that may aggravate it should be examined and appropriate adjustments made, such as reducing the stocking density, light intensity, temperature, humidity or disturbances to the pecking order; removing birds with traumatic injuries; removing fowls observed to be instigating pecking, or eliminating shafts of bright sunlight.

Dead birds should be removed and disposed of promptly and hygienically. Records of mortalities, treatment given and response to treatment should be maintained to assist disease investigations.

Fowls with an incurable sickness or a painful deformity should be removed from the flock and humanely destroyed as soon as possible.

Premises and equipment should be thoroughly cleaned and, where required, disinfected at suitable times, (e.g. before restocking) to control the carry-over of disease-causing organisms to incoming batches.

Inspections

The frequency and level of inspection should be related to the likelihood of risk to the welfare of fowls, but should be at least once each day. Inspections are best made at feeding times. Under certain circumstances more frequent inspections may be required, such as during hot weather or during outbreaks of disease or cannibalism. Checks should also be made of the effectiveness of any automated feeding or watering systems where these have been installed.

Where cages are installed in multiple tiers it should be possible to easily and routinely inspect birds in all tiers.

Fowls should be checked regularly for evidence of internal and external parasites and effective treatment should be instituted according to the manufacturer's directions.

Hatchery Management

Culled or surplus chicks awaiting disposal should be treated as humanely as those intended for retention or sale. They should be removed and humanely destroyed as soon as possible.

Hatchery waste, including unhatched embryos, should be treated quickly and effectively to ensure their rapid destruction.

Chicks should be brooded within 72 hours of hatching. Weak, deformed and unthrifty chickens should be culled and destroyed humanely.

Chicks in brooders should be inspected at least twice every 24 hours and action taken to correct deficiencies in husbandry as they occur.

Appendix 1

MAXIMUM RECOMMENDED STOCKING DENSITIES FOR DOMESTIC FOWLS

According to Housing Type under Good Management Conditions

System	Density (live-weight per unit of floor area)	Qualifications
1. Deep Litter (where greater than 50 per cent of the floor is litter)		
Rearing of fowls for laying and rearing of layer and meat chicken breeders	30 kg/m ² (applies to terminal live-weight at 16-22 weeks)	Floor area to include any slatted or metal mesh area and any area occupied by feeding and watering equipment.
Laying and breeding fowls	25 kg/m ²	Floor area to include any slatted or metal mesh area and any area occupied by feeding and watering equipment and nest boxes. In the case of birds kept for breeding, liveweight to include weight of cockerels.
Meat chickens	40 kg/m ²	Includes area occupied by feeding and watering equipment.
2. Cages		
Rearing of fowls for laying or breeding	40 kg/m ²	Relates to cage floor area.
Laying or breeding fowls (includes cockerels) 3 or more fowls per cage	52 kg/m ²	Density relates to cage floor area.
2 fowls per cage	40 kg/m ²	Irrespective of the number of birds per cage, each bird should have a minimum trough space of 10 cm.
Single fowl cages	26 kg/m ²	
3. Free Range Arks		
Arks with slatted floors	40 kg/m ²	
Solid floor houses	20 kg/m ² .	

Appendix 2

Management Practices

1. Artificial Insemination

Artificial insemination is a highly skilled procedure which should be carried out only by competent, trained

personnel maintaining a high standard of hygiene and taking care to avoid unnecessary disturbance or injury to the fowls.

2. *Beak Trimming*

When performed as a preventive measure beak trimming should be performed by a competent operator soon after hatching. The operator may remove not more than half of the upper beak and one-third of the lower beak.

Further trimming of the beaks of pullets may be necessary to prevent vice during the laying period.

3. *Dubbing*

If dubbing is necessary it should be carried out by a competent operator within two weeks of hatching.

4. *Toe Trimming*

To avoid injury to hens during mating, the last joint of the two inside toes of male breeding birds may be removed within 72 hours of hatching.

For all other classes of fowls, trimming, if necessary, should be limited to the nail of the toe only.

5. *Blinkers ("Spectacles")*

Blinkers should only be used to control outbreaks of cannibalism where beak trimming has not been previously performed.

Blinkers should be applied by a competent operator and those which cause mutilation of the nasal septum should not be used.

Blinkers which may injure the fowl if they become entangled should not be used.

Blinkers should be applied to poultry only when nest boxes are situated at ground level.

6. *Castration ("Surgical Caponising")*

This operation requires entry into the abdominal cavity and therefore is an act of veterinary surgery requiring anaesthesia and surgical training appropriate only to a registered veterinary surgeon.

7. *Decrowing*

This is an unacceptable practice and should not be undertaken.

8. *Flight Restriction*

De-winging, pinioning, notching or tendon severing to restrict flight in fowls are unwarranted practices and should not be performed.

If flight restriction is required, the flight feathers of one wing may be trimmed with scissors.

9. *Moult Inducement and Controlled Feeding*

Methods of moult inducement and controlled feeding which deprive fowls of water for more than 24 hours or feed for more than 48 hours should not be used.

Both practices should only be carried out on healthy fowls under close management supervision and under conditions that will not cause cold stress.

10. *Wing and Leg Bands*

Wing and leg bands for bird identification should be checked regularly and where necessary loosened or removed to avoid injury to the fowl.

11. *"Pick-up" and Crating of Fowls*

Fowls should be herded for pick-up only under the supervision of an experienced person to avoid

suffocation and bruising. Fowls should be handled and crated gently to avoid joint dislocation and bone breaks. At all times care should take precedence over speed and labour costs.

Sick fowls should not be crated and should be treated or humanely destroyed.

If the operation of a poultry processing plant is disrupted, and the holding period of crated fowls exceeds 24 hours, crated fowls should be released into a shed where they have access to feed and water.

Appendix 3

Additional Recommendations for Free Range Fowls

1. *Management*

Range fowls should not be kept on land which has become contaminated with poisonous plants or organisms which cause or carry disease to an extent which could seriously prejudice the health of poultry. The time taken for land to become so contaminated depends upon the type of land and the stocking density. Flocks should be moved before this stage is reached. Portable houses should be moved regularly to avoid continuously muddy conditions which may lead to the discomfort of the fowls.

Precautions should be taken to protect fowls against foxes, cats, dogs and other predators.

Shelter from sun and rain should always be available. Windbreaks should be provided in exposed areas.

2. *Housing*

The maximum recommended density for housing fowls on free range systems is presented in Appendix 1.

When fowls are transferred to range houses, precautions should be taken to avoid crowding and suffocation, particularly during the first few nights. Cannibalism is a danger under this system. Fowls should not be confined for too long during hours of daylight or subjected to direct sunlight during confinement.

Protection of Animals Act 1966

CODE OF ACCEPTED FARMING PRACTICE FOR THE WELFARE OF LIVESTOCK— TRANSPORT OF LIVESTOCK

Approved by the Governor in Council 20 August
1985

Issued by the Minister for Agriculture and Rural
Affairs

1. *Introduction*

This Code of Practice is intended as a guide for people who are involved in transporting livestock. It emphasises the responsibilities of the owner of the animals (or his agent) and of the driver, attendant or the appropriate railway official. It is intended to encourage the efficient, considerate treatment of animals and birds so that transport, stress and injury are minimised at all stages of the transport operation.

Transportation by road and rail requires careful planning to reduce any adverse effects on animals. The selection, handling and preparation of animals should be undertaken or supervised by competent stockmen.

Persons organising the transport of animals should contact the local office of the Department of Agriculture and Rural Affairs well in advance of the movement to ascertain any requirements for health certification and welfare of the animals. This will ensure that approvals and documentation are completed before the planned commencement of the journey, thereby minimising delays which may affect the well-being of the animals.

Animals being transport by road and rail are subjected to a number of stresses which may have cumulative effects. Stressful influences may include:

- yarding and handling;
- deprivation of food and water;
- changes in climatic conditions;
- overcrowding or isolation, unfamiliar surroundings, noises and sensations;
- insufficient care during transportation;
- physiological responses associated with pregnancy.

For the purpose of this Code, transport includes loading, waiting periods during loading, transit, rest periods and unloading at the point of destination.

Transporters have a responsibility to get animals to their destination as speedily as possible, within the confines of legal requirements, and to minimise any adverse effects on the animals.

The driver of the road transport vehicle or the railway authorities are responsible for the care and welfare of all animals during transport except when either an attendant appointed by the owner or an agent of the owner travels with the consignment.

The possibility of either injury or illness to the animals should be reduced to a minimum during road or rail transportation.

This Code is based on knowledge and technology available at the time of publication and may need to be varied in the light of new knowledge.

This Code places a high priority on methods of minimising the adverse effects of rail transport on the welfare of animals.

The welfare of animals transported by rail will be safeguarded provided there is a clear understanding and acceptance of responsibilities by the owner/agent and railway staff during the whole process of transport.

The owner/agent should be responsible for:

- careful selection, loading and unloading of animals;
- dealing with injured stock or other emergencies when notified by the railway authority;
- supplying stockfood at rest stops or in transit;
- providing a train drover to care for larger consignments of stock, or to care on a share basis for several small consignments.

The railway authority should be responsible for:

- providing well maintained carriages and loading ramps;
- ensuring the provision of careful train driving;
- inspecting livestock during transport (if a drover is not present) and either correcting problems or advising the owner/agent if emergency action is required.

Good management and careful driving are important to the welfare of animals carried by road.

Part I—General Provisions

2. *Assembly and Selection of Stock for Transport*

2.1 *Assembly of Stock*

Animals may be stressed by mustering, but most affected are those which are not accustomed to handling, pregnant females, young or old animals, and certain breeds. A rest period of at least 12 hours is beneficial for excitable animals such as cattle mustered by helicopter or light plane. This will reduce stress during subsequent transportation.

Stock brought to loading and handling facilities at rail-heads should be travelled as quickly and with as much care as possible, so that they are in good physical condition for rail transport. Injury during loading and road transportation will weaken stock and make them more likely to collapse during rail transport.

Assembly yards should be provided with sufficient drinkable water to cater for the number of stock to be handled. The water should be provided in troughs so that all ages and classes of stock can drink.

If animals are to remain in yards for more than 24 hours before loading, or if animals are to travel for 24 hours or more, feed as well as water should be provided.

Shelter from heat, wind and cold is not considered necessary for sheep, cattle, horses and goats except in extreme climates. Pigs are more susceptible to temperature stress and shelter and a supply of cool drinkable water should be provided.

2.2 *Selection of Stock*

The owner or his agent has a responsibility to select only fit and healthy animals for travel. Rejections would include sick, injured or weak animals, and females in late pregnancy.

Exceptions to the above recommendations are:

- animals that are either ill or injured and which must be transported to and from a place for veterinary treatment;
- animals being transported a short distance to a place for emergency humane destruction;
- salvage operations, e.g. from a drought area. Only those animals judged to be capable of surviving the journey should be transported.

Humane and effective arrangements should be made by the owner or his agent for the handling and care of animals rejected as unsuitable for loading. Such arrangements may include humane destruction. Recommended methods for the humane destruction of cattle, sheep, horses, goats, pigs and deer are given in section 11.

Certain classes of stock, e.g. calves and adult cattle, should be transported in separate vehicles. Alternatively, they may be transported in the same vehicle if they are separated by partitioning. Further details are given in section 10.

3. *Recommended Standards for Transport Vehicles*

Transport vehicles or railway wagons should be as clean as practicable when presented for loading.

There should be no protrusions or sharp edges capable of injuring animals on the framework, doorways, floors or partitions. Hinges and latches should not project into the pathway of animals.

Gates should operate smoothly and retract fully from the pathway of animals. Gates should not be susceptible to jamming due to impact by animals or due to transit shock and vibration.

Gates should be clearly visible to animals when shut; this can be achieved by providing a "sight board" for adequate visibility.

Internal sheeting of the sides should be smooth and have a large area of contact with animals to eliminate pressure points and reduce bruising.

Deck height should be sufficient for the type of animals being carried to stand without contacting overhead structures.

The floor of the vehicle or railway wagon should be made of a non-slip material which can be easily repaired and which will not injure the hooves or legs of animals.

The deck structure of multi-deck vehicles or railway wagons should be constructed to minimise soiling of animals on the lower decks.

The spacing of the side rails should prevent animals from jamming their heads and legs between rails. The sides of the vehicle should be high enough to prevent animals escaping.

The materials used in the construction of transport vehicles should be of a type which can be effectively cleaned.

Partitions and secure fittings to suit the design of the stock crate should be available to prevent overcrowding and jolting.

During road transport the exhaust system of the road vehicle should not pollute the air inside the stock crate.

Consideration should be given to the suitability of roofed railway wagons in areas where extremes of temperature and humidity are common.

Railway authorities should establish effective liaison with experts on animal husbandry and welfare and consult routinely on the design, construction and state of repair of existing or new rolling stock, stock assembly yards, and other facilities to ensure that they minimise stress and bruising of stock.

4. Design and Construction of Ramps and Holding Yards

Loading facilities should be constructed so that they are unlikely to cause injury to animals.

The ramp should be wide enough to allow for the hips of mature animals.

A flat area at the top of the ramp not less than 1 metre in length assists loading and unloading of animals. This platform should be approximately at the same level as the stock crate floor or railway wagon floor.

A slope of 1 in 3 (about 20 degrees) is recommended for permanently installed ramps. The surface should be made of a non-slip material with either cross-cleates or, if concrete, a suitably cross-grooved pattern or steps to provide a good grip when the ramp is wet.

Portable or adjustable ramps should have a slope of not more than 1 in 2 (about 27 degrees) and they should be equipped with anchoring devices.

The inner rails should be smooth with no sharp projections which may injure animals. Provision of a removable bottom rail is a useful measure.

Provision of a walkway on the outside of the ramp for use by an attendant will facilitate stock movement.

Filler boards or flaps should be used to cover any gap between the loading ramp and the floor of the stock crate.

The importance of Travelling Stock Reserves (TSRs) in remote areas should be recognised by authorities responsible for them. Their numbers should not be reduced where long distances must be travelled by stock. All TSRs should be clearly identifiable and drinking water should be available in all paddocks at all times.

5 Loading and Unloading

5.1 Loading of Animals

Planning the loading procedure well in advance will allow adequate time for stock to be loaded quietly and with care. Animals should be loaded in a way that does not cause them injury.

Artificial lighting to illuminate the loading ramp is desirable for loading at night.

Methods of assisting loading include:

- making use of the behavioural and group characteristics of particular species;
- electric prods; these should be powered only by battery or dynamo and should be of a type approved by the Australian Standards Association. Their use should be restricted to the minimum necessary to complete loading. The continual prodding of animals which have little or no room to move should not be permitted. They should not be used on horses or young animals;
- "flappers" (a length of cane with a short strap of leather or canvas attached) or "metallic rattles" are ideal in that they encourage movement in response to sound. The use of sticks, lengths of heavy plastic, metal piping or heavy leather belts should not be permitted as methods of encouraging stock to move;
- well-trained dogs are useful to assist loading of stock, but those which bite should be either muzzled or not permitted to work. The number of dogs used should be strictly limited to that necessary to complete the task.

During loading, the stock crate's door or railway wagon door needs to be properly aligned with the loading race to ensure the smooth movement of stock and to minimise bruising. For rail transport, proper alignment is probably easiest when the train guard and driver are in contact by 2-way radio, and this may also reduce the amount of jolting associated with shunting.

In rail transport, stock railway wagons should be placed close to the front of the train. Goods vans should not be placed between stock wagons.

Different animal species, e.g. sheep and goats, should not be mixed during transport.

Loading should be supervised by experienced stockmen. Supervisors should ensure that spectators do not interfere with the smooth loading of animals.

Animals should not be lifted off the ground by the head, horns, legs or wool during loading or unloading.

For rail transport the drover or guard, and for road transport the driver or attendant, should be provided with the name and phone number of the owner/agent of stock being transported in case of delays or injuries to animal requiring emergency decisions or actions.

Animals of different species and ages require different amounts of floor space. Guidelines on space allowances are given in Section 8.

Where possible, road transport vehicles should be loaded and unloaded from the rear rather than through the side. Alternatively, V-shaped doorways may be used. Both will help reduce the bruising which may occur when stock strike the door frame while making the 90-degree turn into or from the stock crate.

During road transport working dogs should not be transported in the stock crate with livestock. Not only does this practice cause extreme psychological stress to animals, but greatly decreases space allowances due to crowding and creates an opportunity for dogs to interfere with stock. Dogs should be transported out of the sight of stock, e.g. in the vehicle cabin with the driver, or in a suitably designed and ventilated kennel elsewhere on the vehicle.

5.2 Unloading of Animals

Similar requirements to those listed under "Loading of Animals" should apply to the unloading of stock, recognising that they are more stressed at the end of the journey.

Animals should be unloaded as soon as possible after arrival at the destination. Injuries to stock will be reduced if they are given the opportunity to walk quietly off the vehicle or wagon.

All stock should be given access to water when unloaded. Animals to be held in yards for 24 hours or more should also be provided with food.

At the destination there should be facilities for the humane unloading or slaughter of animals which may be unable to walk off because of injury or exhaustion.

6. In-Transit Inspection

During road transport inspection of animals should be carried out by either the driver or attendant, at roadside, not later than 30 minutes after commencement of the journey, and thereafter at intervals of at least every two hours.

Rail authorities should encourage the employment of train drovers by owners/agents by pointing out the lower loss rates compared with unaccompanied trains and that pro-rata cost sharing arrangements may be made with owners of other stock on the train.

To enable in-transit inspection of stock, rail drovers should accompany journeys of greater than 12 hours duration. Drovers should also accompany consignments of stock in poor physical condition, where females in advanced pregnancy are known to be carried, or where stock are known to be more susceptible to stress for other reasons.

Drovers should:

- be conscientious persons of considerable experience in handling stock;
- be required to complete trip reports;
- have authority to delay trains and attend livestock.

Studies have shown that the frequency of stops has a direct bearing on the number of injuries animals suffer. The number of stops in-transit should be kept to a minimum, and inspections should be made only when stops occur. To enable inspections at night a powerful torch should be available. If there are no scheduled stops, the frequency of special inspection stops should be based on experience.

Station Masters should immediately report to their Area Traffic Supervisor every instance where a train containing livestock is delayed at his station. The Supervisor should be given special duties and powers to minimise delays to stock trains.

Any animal found to be down, injured, distressed or with a limb protruding should be given immediate assistance by the driver, attendant, drover or guard. Every effort should be made to get cast animals to their feet.

Veterinary, police or RSPCA assistance should be sought as soon as possible for distressed or severely injured animals. If necessary, they should be humanely destroyed without delay according to recommendations in Section 11.

A suitable source of lighting should be available to carry out inspections at night.

7. Duration of Journey and Rest Stops

As stated in the Introduction, animals being transported are subjected to a number of stresses that may have cumulative effects. Unloading and loading imposes some stress on animals. Rest stops extend the total time of the journey and subject animals to unfamiliar surroundings. Thus it should be recognised that unloading and loading of animals for rest stops may impose a greater stress than continuing the journey for a limited period of time.

After each 24 hours of travel, a rest period of between 12 and 24 hours should be provided for:

- all immature ruminants (under 3 months of age);
- horses (including brumbies);
- pigs (see below).

The period of travel for these animals may be extended to 36 hours if a full 24 hour rest period is provided before the next stage of the journey is commenced.

In the case of mature ruminant animals (sheep, cattle, goats and buffalo), a rest period of between 12 and 24 hours should be provided after each 36 hours of travel. The period of travel may be extended to 48 hours if a full 24-hour rest period is then provided.

During the rest period, the animals should be:

- unloaded;
- have access to food and water;
- have enough space for exercise and rest.

Animals transported singly, or in small groups by road transport, and fed and watered in transit should be unloaded and exercised every 36 hours if there is not enough room in the vehicle for them to lie down.

Guidelines on food and water requirements of livestock during transport are presented in Section 9.

All journeys with animals should be completed as quickly as possible, within limits imposed by rest stops and road safety.

Unloading and reloading of pigs is undesirable and the following alternative arrangements are suggested. When a journey will take more than 24 hours, pigs should be given comfortable accommodation with sufficient room in which to lie. Sufficient feed and water for the duration of the journey should be provided within ready access of the pigs.

Separate recommendations for deer are presented in Section 10.

Care should be taken to avoid prolonged deprivation of feed and water when animals are unloaded after being transported and then reloaded for a further journey. A calculation should be made of the total period of deprivation of feed and water from the time of initial loading until unloading at the end of the second journey. If this period exceeds 24 hours special arrangements to feed and water the animals during the holding period should be made in order to reduce stress and dehydration. This sequence of events is relatively common for animals transported to saleyards and then forwarded to the property of the new owner.

Part 2—Special Provisions

8 Recommended Loading Density During Transport

Packing of animals either too loosely or too tightly in stock crates predisposes them to injury; partitions should be used to reduce the likelihood of injury.

The density of loading of animals in stock crates should be determined by the need to minimise injury but allow cast animals to rise with assistance.

During rail transport the owner/agent in conjunction with the appropriate railway official is responsible for ensuring that the load density and configuration are compatible with the welfare of the animals and the capacity of the wagon.

During road transport the driver is responsible for ensuring that the loading density and penning arrangements are compatible with the welfare of the animals and the capacity of the vehicle.

8.1 Cattle

Use for cattle with horns or tipped horns; for cattle without horns, decrease the space allowance by 5%.

Average Weight (kg)	Floor Area (m ² /head)	Number of Head Per 12.2 m (40 ft) Deck (Road Transport)
250	0.70	42
300	0.74	40
350	0.78	38
400	0.87	34
450	0.99	30

Average Weight (kg)	Floor Area (m ² /head)	Number of Head Per 12.2 m (40 ft) Deck (Road Transport)
500	1.06	28
550	1.14	26
600	1.23	24
650	1.35	22

8.2 Calves

Applies to all cattle in the 100 to 200 kg weight range.

Average Weight (kg)	Floor Area (m ² /head)	Number of Head Per 12.2 m (40 ft) Deck (Road Transport)
100	0.34	80
125	0.39	76
150	0.47	62
175	0.55	54
200	0.61	48

8.3 Sheep

Calculations of sheep numbers per deck have been based on animals in half-wool. When transporting full-wool sheep it is suggested that space allowances be increased by up to 15%.

Average Weight (kg)	Floor Area (m ² /head)	Number of Head Per 12.2 m (40 ft) Deck (Road Transport)
20	0.17	170
30	0.19	150
40	0.22	130
50	0.27	110
60	0.29	100

8.4 Pigs

Use the following table when the temperature is below 25°C. Pigs need about 10% more floor area when the temperature is over 25°C.

Average Weight (kg)	Floor Area (m ² /head)	Number of Head Per 12.2 m (40 ft) Deck (Road Transport)
50	0.22	132
75	0.29	100
100	0.35	83
125	0.42	69
150	0.48	60
175	0.55	53
200	0.61	48

(Conversion factor: 1.0 m² = 10.8 ft²)

8.5 Goats

Recommendations for domesticated goats are similar to those for sheep.

8.6 Deer

As a guide, for journeys over two hours duration, the minimum floor space allocated for adult male deer in transport crates should be:

- 0.5 m² for Fallow deer
- 0.7 m² for Rusa deer
- 1.0 m² for Red deer.

Female deer should be allocated at least 75% of the area required by males.

For journeys over 24 hours the allocated space should be increased by at least 20%.

8.7 Horses

Loose penning of horses.

Age	Floor Area (m ² /head)
Adults	1.2
18–24 months	1.0
12–18 months	0.9
5–12 months	0.6

(Conversion factor: 1.0 m² = 10.8 ft²)

9 Guidelines on the Food and Water Requirements of Livestock

Class of Stock (Adults)	Water* (litres/head/day)	Food** (kg/head/day)
Horses	25	6
Cattle	45	5
Sheep & Goats	4	1
Pigs	5	2

(Conversion factors: 1.0 litre = 0.22 gal; 1.0 kg = 2.2 lb)

* Extremely hot weather (greater than 40°C) may double the figures.

** The food suggested is good quality hay for cattle, horses, sheep and goats, and a proprietary grower ration for pigs.

10 Special Requirements of Stock

This Section contains recommendations on the special welfare requirements of horses, cattle, sheep, pigs, goats, deer and poultry during road transport. The recommendations supplement those made elsewhere in this Code.

Recommended stocking densities for each species during transportation are given in Section 8.

Recommended food and water allowances for stock are given in Section 9.

10.1 Horses

It is recommended to either transport or pen separately:

- unbroken horses;
- stallions;
- mares in advanced pregnancy;
- a mare with a foal at foot;
- horses greatly different in size.

Horses, except young or unhandled animals, should wear head stalls which are fitted so as not to endanger the animal. The lead of the head stall should be secured to the vehicle, wagon or stall using a quick release knot.

Removal of the shoes will reduce the risk of injury caused by kicking or slipping.

Mares that are more than ten months pregnant should not be transported for more than eight hours due to the increased risk of metabolic disease and injury. Pregnant mares should be offered food and water as soon as possible after arrival at the destination.

Lame or sick horses should not be transported unless for veterinary treatment.

10.2 Cattle

It is recommended to either transport or pen separately:

- polled cattle;
- young calves
- a cow with a suckling calf;
- hornless cattle;
- adult bulls;
- cattle greatly different in size;
- females in advanced stages of pregnancy.

Lactating dairy cows in full production and without calves at foot should be milked at intervals not exceeding 24 hours.

When bulls are haltered and tied within the stock crate, or to wagon or stall, the head rope should not be fitted through a nose ring.

Calves should be strong enough to withstand the stresses of transportation. They should be transported in vehicles with enclosed fronts or in enclosed rail wagons to prevent wind-chill. Calves weighing less than 23 kg, or those with wet umbilical cords should not be presented for transport.

Cows more than eight months pregnant should not be transported for journeys taking longer than eight hours due to the increased risk of metabolic disease and injury. They should be offered food and water as soon as possible after arrival at the destination.

10.3 Sheep

It is recommended to either transport or pen separately:

- sheep which differ greatly in size;
- ewes and sucker lambs;
- ewes in advanced stages of pregnancy;
- rams.

Newborn lambs and newly shorn sheep are particularly susceptible to wind-chill and should be transported in vehicles with enclosed fronts or in enclosed rail wagons.

Ewes that are more than four months pregnant should not be transported on journeys taking longer than eight hours, pregnant ewes should be offered food and water as soon as possible following arrival at the destination.

10.4 Pigs

Loading of pigs for transport presents special problems, particularly if they are not accustomed to being herded. Patience is essential and proper design of yards, loading ramp and other associated services will facilitate loading with minimum distress and bruising.

A moving board is the best tool for moving pigs, although a canvas slapper is acceptable. Electric prods should be used sparingly.

It is recommended that the following classes be transported or penned separately:

- young piglets;
- sows with piglets;
- adult boars;
- unfamiliar groups of pigs (where possible);
- sows in advanced pregnancy.

Pigs are susceptible to extremes of heat and cold. In very hot weather (38°C or more) it is undesirable to transport pigs.

If road transport is undertaken during hot weather, shade should be provided and the vehicle should be well ventilated. When the vehicle is stationary shade should be provided or pigs should be unloaded promptly as heat will build up rapidly within an enclosed stock crate. Consideration should be given to the need for, and effectiveness of, roofing or shade cloth over vehicles operating in tropical areas to reduce heat stress in animals.

During rail transport in summer the stock wagon should be adequately ventilated and shade should be provided.

In cold weather straw or other dry bedding is desirable, and pigs should be protected from wind and rain.

Pigs should be unloaded as soon as possible after arrival at the destination. All pigs should be given access to water when unloaded including those consigned directly for slaughter. Pigs to be held in yards for 24 hours or longer should also be provided with feed.

10.5 Goats

Recommendations for domesticated goats are similar to those for sheep.

10.6 Deer

It is recommended to either transport or pen separately:

- deer of different species;
- stags/bucks;
- hinds/does;
- young animals.

Deer should not be transported for more than 24 hours without water or for more than 36 hours without food. Deer should be allowed a rest period of six hours after each 24 hours of travel. It is not necessary to unload deer during rest periods.

When deer are transported on rough roads, these rest periods may be increased in frequency and duration.

It is strongly recommended that deer be accompanied by an experienced attendant during rail transport. Alternatively, arrangements should be made for them to be inspected at scheduled stops.

Deer due to calve within one month or with young at foot less than one month of age should not be transported unless it is an emergency for the welfare of the deer.

Male deer with antlers in velvet should not be transported.

Male deer with hard antlers should be transported separately from other deer.

Deer should be transported under conditions of subdued lighting, e.g. at night, or an enclosed well ventilated vehicle or goods wagon. Under such conditions deer are less likely to incur trauma or develop transport stress.

Adequate ventilation through light-proof vents is essential in enclosed vehicles or wagons to remove fumes from excreta, and to control temperature.

Deer should not be transported when the ambient air temperature in the shade exceeds 30°C or when the temperature inside the crate exceeds 35°C. If the deer show signs of heat stress or dehydration (panting, dry mouth, reduced response to normal stimuli) the crate should be placed in the shade and/or the deer hosed with cold water.

11 Humane Destruction of Stock

Previous sections of this Code have drawn attention to those circumstances in which stock may need to be humanely destroyed, e.g. following serious illness or injury during transport.

Whilst this task is aesthetically unpleasant to most people, the method of slaughter should be effective and cause sudden and painless death for the animal. It is equally important that the animal be handled quietly beforehand to ensure it is not unnecessarily distressed or alarmed.

The methods recommended hereunder are those which are considered the most suitable during transport of livestock.

11.1 Use of the Firearm

The most efficient and widely available method of humanely destroying farm livestock during transport is a gunshot to the brain from a close range. There may, however, be legal restrictions on the use of firearms on public roads. Under those circumstances assistance should be sought from veterinary practitioners, the RSPCA or the Police.

The following aspects of firearms safety should be borne in mind:

- A .22 calibre rifle or a .32 calibre humane killer pistol is adequate for humane destruction of most animals;
- Any use of firearms is potentially hazardous;
- Persons other than the marksman and a handler for the animal, should be cleared from the area or should stand well behind the marksman;
- Never fire while the animal is moving its head; wait patiently for a quiet interval before firing;
- To provide maximum impact and the least possibility of misdirection the range should be as short as circumstances permit;
- Whilst the humane killer pistol and captive-bolt pistol are designed to be pressed firmly on the head prior to being discharged, it is not safe to do this with a standard rifle or pistol.

11.2 Use of the Captive-Bolt Pistol

An alternative to the firearm is to use a captive-bolt pistol which is safer since a blank cartridge is used. The operator does not have to be a marksman as the instrument's muzzle is firmly pressed against the skull before firing. It must, however, be assumed that the animal has only been stunned and a follow-up method of ensuring death, such as bleeding out, is required.

Blank cartridges for the captive-bolt pistol are colour-coded according to amount of charge they contain. For best results, the manufacturer's recommendations should be followed on the most appropriate blank cartridges for different farm animals. Regular maintenance of the captive-bolt pistol is essential for efficient stunning.

11.3 Special Requirements of Stock

11.3.1 Horses

A head collar or bridle should be put on the animal to enable it to be quietly restrained by an assistant who must stand out of the line of fire. Restless animals should be blindfolded.

Frontal method: The captive-bolt pistol or firearm should be directed at the point of intersection of diagonal lines taken from the base of each ear to the opposite eye. The bullet should be directed horizontally to ensure the brain is damaged (see figure 1).

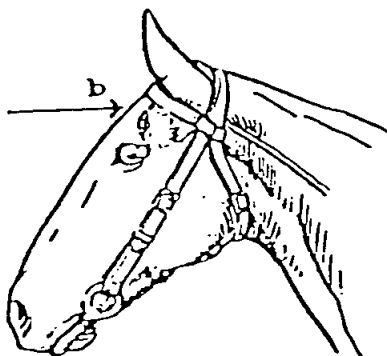


Figure 1: Humane destruction of horses. Recommended position for frontal method (suitable for firearm or captive-bolt pistol).

Only a suitably-designed captive-bolt pistol should be used to destroy horses. The manufacturer's instructions must be followed for best results. Major blood vessels of the neck should be severed as soon as possible, taking care to avoid injury caused by the animal's involuntary movements.

11.3.2 Cattle

Frontal method: The captive-bolt pistol or firearm should be directed at the point of intersection of lines taken from the base of each ear to the opposite eye (see Figure 2).

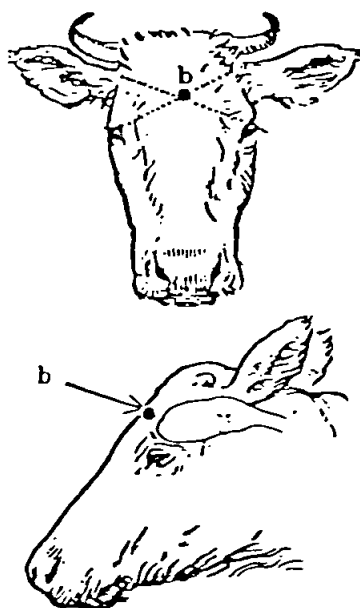


Figure 2: Humane destruction of cattle. Recommended position for frontal method. (Suitable for firearm or captive-bolt pistol.)

When the animal has been stunned using a captive-bolt pistol, it should be bled out as soon as it collapses to the ground by severing the major vessels of the neck. To avoid injury due to the animal's involuntary leg movements, the operator should stand behind the neck.

11.3.3 Sheep

(a) Hornless sheep and rams

Using a firearm or captive-bolt pistol: the instrument is directed at the top of the head. The firearm is aimed towards the gullet. Alternatively, the instrument may be placed just behind the poll and aimed in the direction of the animal's muzzle. Both methods are illustrated in Figure 3.



Figure 3: Recommended position and direction of fire for captive-bolt pistol or firearm—Hornless sheep and rams.

(b) Horned sheep and rams

Using a captive-bolt: The top of the head position may not be suitable, in which case the instrument may be placed behind the poll and aimed in the direction of the animal's muzzle (see Figure 4).

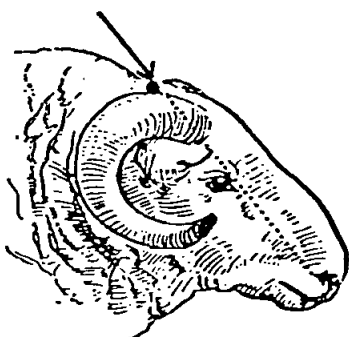


Figure 4: Recommended position and direction of fire for captive-bolt pistol—Horned sheep and rams.

Using a firearm: Shoot at a point in the middle of the face just above the level of the eyes whilst aiming toward the spine as shown in Figure 5. The head may be steadied by an assistant who keeps out of the line of fire.

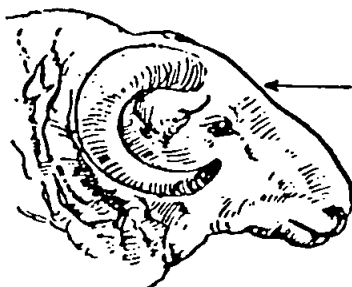


Figure 5: Recommended position and direction of fire for firearm—Horned sheep and rams.

11.3.4 Pigs

Frontal method: The captive-bolt pistol or firearm should be directed at a point about midway across the forehead and (for adult pigs) about 2 cm above the level of the eyes (Figure 6). When using a firearm, aim horizontally into the skull.



Figure 6: Humane destruction of pigs.
"a" indicates recommended position for temporal method. (Suitable for firearm only.)
"b" indicates recommended position for frontal method. (Suitable for firearm or captive-bolt pistol.)

Temporal method: Suitable only for firearms. The pig is shot from the side of the head so that the bullet enters the skull at a point midway between the eye and the base of the ear on the same side of the head. The bullet should be directed horizontally into the skull. This method is preferred for adult pigs due to the heavier bone structure of the front of the skull.

11.3.5 Goats

Using either a captive-bolt pistol or firearm, direct the instrument to the skull behind the horns as shown by the point of the arrow in Figure 7. Aim the firearm in line with animal's mouth, and take care that no-one is in the line of fire.

Kids may also be shot from the front as for cattle (see 11.3.2), however this method is not suitable for mature goats as the brain is located well back in the skull compared to other livestock.



Figure 7: Recommended position and direction of fire for captive-bolt pistol or firearm—Goats.

11.3.6 Deer

A firearm or captive-bolt pistol should be directed at the forehead where lines taken from the base of each ear to the opposite eye intersect. A firearm should be fired horizontally into the forehead.

If the deer are disturbed when approached from the front, an equally effective method is to fire the instrument through the skull just behind the base of the antlers. A firearm should be aimed in line with the animal's muzzle (Figure 8).



Figure 8: Recommended positions and direction of fire for captive-bolt pistol or firearm—Deer.

11.3.7 Emergency Slaughter of Sheep and Goats without Pre-Stunning

Bleeding-out of sheep and goats only without pre-stunning is a humane alternative method of slaughter provided it is done by a skilled person using a suitable, sharp knife.

This method is *not* suitable for calves because an additional blood supply to the brain enables the animal to remain conscious for a considerable time after the throat is cut.

Part 3—Transport of Poultry

12. Poultry

The driver of the vehicle or the appropriate delegated railway official is responsible for the care and welfare of all birds during transport except when either an attendant appointed by the owner or an agent of the owner travels with the consignment.

Birds that become either ill or injured during transport should receive appropriate attention and treatment if possible; if necessary they should be slaughtered humanely.

Owners or owners' representatives should not present for transport birds that are either ill or injured; the driver of a transport vehicle or appropriate railway official should not permit the loading of such birds.

Exceptions to the above recommendation are birds that are either ill or injured and must be transported either to and from a place for veterinary treatment, or transported for emergency slaughter.

Birds awaiting transportation, either on properties or in saleyards, should have been rested and had recent access to water.

Humane and effective arrangements should be made for the handling and care of any birds rejected as unsuitable for loading.

Loading and unloading should be undertaken as quietly as possible.

Either the carrier or the owner's representative is responsible for ensuring that the loading density and configuration is compatible with the welfare of the birds and the capacity of the vehicle.

The materials used in the construction of transport vehicles should be capable of being effectively cleaned and should minimize the likelihood of injury to birds.

Facilities should exist for the emergency unloading of birds with minimal risk of injury to the birds.

Birds carried on transport vehicles should be protected against prolonged exposure to extremes of temperature and weather.

Loaded vehicle and trailers should not be parked so that birds are exposed to extremes of heat. Shade and adequate ventilation should be provided.

Inspection of birds should be carried out by either the driver or attendant at roadside at intervals of not more than three hours.

No bird other than newly hatched chicks should be left without access to water for more than 24 hours.

All journeys with birds should be completed as quickly as possible within legal constraints.

Crates should be deep enough (about 250 mm) to allow fowls to stand and move to seek comfort but prevent bruising during transport.

Recommended maximum densities at 55 kg liveweight/m² of crate area in hot weather and 60 kg liveweight/m² at other times.

When the air temperature is above 30°C, fowls must be protected from the effects of heat and dehydration during pick-up and transportation.

The transportation of poultry is not recommended when the air temperature is above 35°C.

All poultry transport vehicles should have sufficient front covers for the protection of the load. Crates should be effectively covered on the top when the combination of low temperature and substantial rain occurs during transportation.

Sidecovers which prevent the flow of sufficient air for ventilation of the load should not be used.

Top covers which prevent the dissipation of heat should be removed as soon as the destination is reached.

During transport, all birds on the load must be crated and the load secured to prevent birds escaping.

Recommended methods for securing birds are netting, roping or provision of adequate door locks on crates.

Fowls should not be held in crates or containers for longer than 24 hours unless provided with feed and water.

Chicks should be placed in suitably ventilated containers and should not be overcrowded.

Delays in transport should be minimised and every attempt should be made to avoid chilling and overheating; chicks should be placed in a brooding environment immediately after delivery.

Chicks should be brooded within 72 hours of dispatch; if this is not possible they should be killed humanely.

The containers for transport of newly hatched chicks should be marked clearly with the time of dispatch and written instructions on required holding conditions for the attention of those responsible for conveyancing.

