VICTORIA GOVERNMENT

G A Z E T T E

No. G 22 Wednesday 15 June 1988

By Authority Jean Gordon Government Printer Melbourne

GENERAL

Gazette Services

The Victoria Government Gazette (VGG) is published by VGPO for the State of Victoria and is produced in three editions.

VGG General is published each Wednesday and provides information regarding Acts of Parliament and their effective date of operation; Government notices; requests for tenders; as well as contracts and contracts accepted. Private notices are also published.

VGG Special is published any day when required for urgent or special Government notices. VGG Special is made available automatically to subscribers of VGG General.

VGG Periodical is published on Monday when required and includes specialised information eg. Medical, Dental, Pharmacist's Registers, etc.

Government Advertising

Publishing Details

The following Guidelines should be followed to ensure publication of Government material in the Victoria Government Gazette.

- Duplicate copies should be submitted for use by the Gazette Officer.
- Material submitted to the Executive Council for gazettal will normally be published in the following week's issue.
- Where urgent gazettal is required, contact:

Gerd Gaspars Gazette Officer

Department of the Premier and Cabinet 2nd Floor 1 Treasury Place

Melbourne 3000

Telephone Inquiries (03) 651 5153

- Government advertising other than material for the consideration of the Executive Council should be forwarded to the Gazette Office no later than 9.30 am on Tuesday.
- Lengthy or complicated notices should be forwarded several days before publication.
- Proofs will be supplied only when requested or at the direction of the Gazette Officer.
- No additions or amendments to material for publication will be accepted by telephone.
- Double rates for advertising in the Special Gazette will apply.

Private Advertising

Publishing Details. Send copy to:

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- All material should be double spaced.
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11.00 am Tuesday (Normal Rates)
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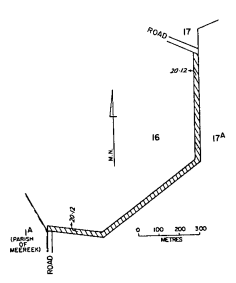
PROCLAMATION

Land Act 1958 PROCLAMATION OF ROADS

1, J. Davis McCaughey, Governor of Victoria acting with the advice of the Executive Council and under section 25 (3) (c) of the Land Act 1958 proclaim as roads the following lands:

MUNICIPAL DISTRICT OF THE SHIRE OF KOWREE

MURRANDARRA—being the land shown by hatching on plan hereunder in the Parish of Murrandarra. (M461 (3)—(L4-1434).



MUNICIPAL DISTRICT OF THE SHIRE OF STAWELL

CONCONGELLA—being the land in the Parish of Concongella shown as Crown Allotments 30 D1 and 30 L1 Section Y on Certified Plan No. 108925 lodged in the Central Plan Office—(L4-655).

MUNICIPAL DISTRICT OF THE SHIRE OF TALBOT AND CLUNES

CLUNES—being the land in the Township of Clunes shown as Crown Allotment 27B Section 27 on Certified Plan No. 108960 lodged in the Central Plan Office—(J32616).

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MUNICIPAL DISTRICT OF THE SHIRE OF LEIGH

DEREEL—being the land in the Parish of Dereel shown as Crown Allotment A69B on Certified Plan No. 108959 lodged in the Central Plan Office—(L3-1425).

Given under my hand and the seal of Victoria on 7 June 1988

(L.S.) J. DAVIS McCAUGHEY
By His Excellency's Command
J. E. KIRNER

Minister for Conservation, Forests and Lands

GOVERNMENT NOTICES

Private Agents Act 1966

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

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

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

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

Full Name of Applicant*	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing
•	MAGISTRA	TES' COURT, A	RARAT		
Faneco, Roy Frederick	18 Ellerker Ave, Ararat	ŕ	18 Ellerker Ave, Ararat	Process Server (Individual) 4.7.88
		Dated at Ararat, 7 ADRIAN F. PIET		e Magistrates	'Court
	MAGISTRAT	ES' COURT, DR	OMANA		
Werner, Barry John	533 Frankston-Flinder Rd, Tyabb	Nordant Pty Ltd T/A Peninsula Security Services, D. Anderson, Nominee	796 Nepean Hwy, Mornington	Watchman	20.7.88
		Pated at Mornings Terk of the Magis			
	MAGISTRAT	ES' COURT, SU	NBURY		
Edwards, Donald Brian	Lot 3, Riddell Rd, Sunbury	D & L Maximum Security Service Pty	Lot 3, Riddell Rd, Sunbury	Guard Agent (Corp)	28.6.88

Ltd

Dated at Sunbury, 6 June 1988

R. D. McMARTIN, Clerk of the Magistrates' Court

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

_		. ,
PRIVATE	ACENTS-	-continued

Full Name of Applicant*	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing
	MAGISTRA	res' court, su	NSHINE		
Loretto, Guiseppe	20 Medina Rd.	Guiseppi	20 Medina Rd.	-	8.7.88
Lechucki, Andrew John	Keilor 18 Kathleen Crt, Sunshine	Loretto Glover & DiFalco Security Process & Investigations Agency	Keilor Suite 2/254 Ballarat Rd, Sunshine	Agent Inquiry Agent	21.7.88
? > ? >	23 39	"	" "	Process Server	**
" "	" "	Austec Security	"	Process Server	**
Volkov, Steven Soko	204 Biggs St, St. Albans		4 Camara St, St. Albans	Process Server	••
		Dated at Sunshine Clerk of the Magis			
	MAGISTRATES'	COURT, FERNI	REE GULLY		
Cuddy, Christine Louise	12 Rogalden Close, Boronia	S O S Security Agency Services Pty. Ltd.	41 Gilbert Park Drive, Scoresby	Watchman	8.7.88
		Dated at Ferntree Clerk of the Magi		88	
•	MAGISTRAT	res' court, wo	DDONGA		
Fowler, Michael Alan	l Muir Crt, Wodonga		634 Graham St, Port Melbourne	Watchman	28.6.88
		Dated at Wodonga Clerk of the Magis			
	MAGISTRA	TES' COURT, PI	RESTON		
Dimitrioski, Jim	5 Hillview Crt, Bundoora	Jim Dimitrioski	5 Hillview Crt, Bundoora	Agent	5.7.88
Hussein, Muhiddin	Lot 4, Epping Rd, Wollert	Allied Investigations Services	Lot 4, Epping Rd, Wollert	Process Server	**
" "	** **	**	** **	Inquiry Agent	**
		Dated at Preston, P. WISE, Clerk of		Court	
	MAGISTRATI	es' court, moi	RDIALLOC		
Klaster, Jenniser Maree	128 Fortescue Ave, Seaford	•	128 Fortescue Ave, Seaford	Process Server	4.7.88
		Dated at Mordialle M. R. PITCHER,		istrates' Cou	rt

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

PRIVATE AGENTS—continued

	Place of Abode	TE AGENTS—CONUI			
Full Name of Applicant*	of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing
	MAGISTRA	ATES' COURT, OA	KLEIGH		
Egan, Glenda Robyn	l Raymond St, Ashwood		120 Franklin St, Melbourne	Guard Agent	6.7.88
27 27	27 29	•	"	Process Server	,, '
"	** **		" "	Inquiry Agent	**
		Dated at Oakleigh W. WARD, Clerk	, 6 June 1988 of the Magistrate	es' Court	
	MAGISTRA	ΓES' COURT, DAN	NDENONG		
Bert, Mark Anthony	7 David Ave, Cranbourne		163 Hammond Rd, Dandenong	Watchman	6.7.88
		Dated at Dandeno M. G. EBERT, Cla	ong, 6 June 1988 erk of the Magist	rates' Court	
	MAGISTR	ATES' COURT, BE	ENDIGO		
Bramley, Wayne Anthony	21 Caldwells Rd, Eaglehawk		21 Caldwells Rd, Eaglehawk	Process Server	27.6.88
		Dated at Bendigo, T. J. NIHILL, Clea		ates' Court	
	· MAGISTR	ATES' COURT, LI	LYDALE		
Broomhall, Ronaid	58 Tappings Rd, Wonga Park	Chirnside Park Security Services		Guard Agent (Corp)	11.7.88
		Dated at Lilydale, S. PARSONS, Clea	6 June 1988 rk of the Magistr	ates' Court	
	MAGISTRA	res' court, mei			
Jones, William Michael	43 Leighton Cres North Fawkner		54 Racecourse Rd, North Melbourne	Watchman	4.7.88
Jansz, Adrian Donald	8/513 Mitcham Rd, Mitcham	** **	" ".	**	••
Robison, Lynette	19 Woodland Dve, Gisborne	,, ,,	** **	**	**
Borg, Vincent	9 Bridlington Dve, Greenvale	Wormald Security	87 Racecourse Rd, North Melbourne	••	••
Raven, Philip David	23 Royale St, Frankston	TNT Security	54 Racecourse Rd, North Melbourne	**	71
Holland, Graeme David	557 Moreland Rd, Pascoe Vale South	** **	" "	**	**
		Dated at Melbourn W. BYRNE, Clerk		es' Court	

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

PRIVATE AGENTS—continued

	FRIVAI	E AGENTS—COMIN	ueu		
Full Name of Applicant*	Place of Abode of Applicant or Nominee	Name of Firm or Corporation		Type of Licence	Date of Hearing
	MAGISTRATE	S' COURT, SAND	RINGHAM		
Bardsley, Rodney William	15 Elliott St, Cheltenham	Thomas Richards & Co Pty Ltd	15 Elliott St, Cheltenham	Commercial Sub-Agent	4.7.88
		Dated at Sandring M. DEVINY, Cler			
	MAGISTRATE	S' COURT, MOOI	NEE PONDS		
Felix, Virgil Rivera	6 Eglinton St, Moonee Ponds		6 Eglinton St, Moonee Ponds	-	25.7.88
		Dated at Moonee I Clerk of the Magis		88	
	MAGISTR.	ATES' COURT, C	OBRAM		
Meredith, Robert James	23 Wondah St, Cobram		23 Wondah St, Cobram	Guard Agent	22.6.88
		Dated at Cobram, IAN GRUMMIT		lagistrates' Co	urt
	MAGISTRAT	ES' COURT, NO	RTHCOTE		
Asmar, Walid El	116 Bastings St, Northcote	WN Private Eye Investigations	116 Bastings St, Northcote	Process Server	1.7.88
,, ,,	,, ,,	" "	., ,,	Inquiry Agent	**
		Dated at Northco- LUIGI BARILLA		Magistrates'	Court
	MAGISTRA	TES' COURT. OA	AKLEIGH		
Rizzo, Isabelle Teresa	Unit 3, No. 7 Wyuna Dve, Noble Park	Rockwell T Security	33 Grant St, Oakleigh	Watchman	
		Dated at Oakleigh B. LAWRENCE,		istrates' Cour	t
	MAGISTRA	TES' COURT, BA	LLARAT		
Fletcher, Peter Alexander	27 Oak St, Wendouree		27 Oak St, Wendouree	Guard Agent	4.7.88
		Dated at Ballarat, Clerk of the Magis			
	MAGISTRA	TES' COURT, OA	AKLEIGH		
Maqua, Joe Malani	Flat 6, 9 Clapham Rd, Oakleigh			Watchman	7.7.88
	-	Dated at Oakleigh W. WARD, Clerk		es' Court	

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

Legal Profession Practice Act 1958 SOLICITORS' GUARANTEE FUND (CLAIMS) (AMENDMENT No. 1) RULES 1988

In the pursuance of the powers conferred by the Legal Profession Practice Act 1958 and all other powers thereunto enabling the council of the Law Institute of Victoria hereby makes the following Rules:

- 1. These Rules may be cited as the "Solicitors' Guarantee Fund (Claims) (Amendment No. 1) Rules 1988" and shall come into effect on the date of their publication in the Victoria Government Gazette.
- 2. The Solicitors' Guarantee Fund (Claims) Rules 1984 are in these Rules referred to as the Principal Rules.
- 3. Form 1 in the schedule of the Principal Rules is amended as follows—
 - (a) for "his" substitute "the solicitor's"; and
 - (b) for "he" substitute "the solicitor".
- 4. Form 2 in the schedule of the Principal Rules is amended as follows—
- in paragraph 1 for "his" substitute "the solicitor's".

Dated 3 June 1988

Signed for and on behalf of the Council of the Law Institute of Victoria

J. S. KELLY Acting President R. J. CORNALL Secretary

I approve the above Rules. Dated 3 June 1988

> JOHN McI. YOUNG Chief Justice

MORTGAGE REGISTER AND NOMINEE COMPANY (AMENDMENT NO. 1) RULES 1988

In the pursuance of the powers conferred by the Legal Profession Practice Act 1958 and all other powers thereunto enabling the Council of the Law Institute of Victoria hereby makes the following Rules:

- 1. These Rules may be cited as the Mortgage Register and Nominee Company (Amendment No. 1) Rules 1988 and shall come into effect on the date of their publication in the Victoria Government Gazette.
- 2. The Mortgage Register and Nominee Company Rules 1977 are in these Rules referred to as the Principal Rules.

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- 3. Rule 1 of the Principal Rules is amended as follows—for "his or its" substitute "the solicitor's or the corporation's".
- 4. Rule 4 of the Principal Rules is amended as follows—in paragraph (c) of Rule 4 (1) for "himself" and for "he" substitute "the solicitor".
- 5. Rule 5 of the Principal Rules is amended as follows—after "Nominee Company" insert "or an incorporated practitioner".
- 6. Rule 6 of the Principal Rules is amended as follows—after "Nominee Company" insert "or an incorporated practitioner".

Dated 3 June 1988

Signed for and on behalf of the Council of the Law Institute of Victoria.

J. S. KELLY Acting President R. J. CORNALL Secretary

I approve the above Rules. Dated 3 June 1988

> JOHN McI. YOUNG Chief Justice

Legal Profession Practice Act 1958 AUDITORS' (DISCLOSURE OF INFORMATION) (AMENDMENT No. 1) RULES 1988

In pursuance of the powers conferred by the Legal Profession Practice Act 1958 and all other powers thereunto enabling the Council of the Law Institute of Victoria hereby makes the following Rules:

- 1. These Rules may be cited as the Auditors' (Disclosure of Information) (Amendment No. 1) Rules 1988 and shall come into effect on the date of their publication in the Victoria Government Gazette.
- 2. The Auditors' (Disclosure of Information) Rules 1984 are in these Rules referred to as the Principal Rules.
- 3. Rule 2 of the Principal Rules is amended as follows—in paragraph (e) after "firm of solicitors" (where first occurring) insert "or in the case of an incorporated practitioner any director, shareholder or participating employee of the incorporated practitioner".

Dated 3 June 1988

Signed for and on behalf of the Council of the Law Institute of Victoria.

J. S. KELLY Acting President R. J. CORNALL Secretary 1716 G 22 15 June 1988 I approve the above Rule. Dated 3 June 1988

> JOHN Mcl. YOUNG Chief Justice

Legal Profession Practice Act 1958 SOLICITORS' (SHARING OF REMUNERATION) (AMENDMENT No. 1) RULES 1988

In the pursuance of the powers conferred by the Legal Profession Practice Act 1958 and all other powers thereunto enabling the Council of the Law Institute of Victoria hereby makes the following Rules:

- 1. These Rules may be cited as the Solicitors' (Sharing of Remuneration) (Amendment No. 1) Rules 1988 and shall come into effect on the date of their publication in the *Victoria Government Gazette*.
- 2. The Solicitors' (Sharing of Remuneration) Rules 1984 are in these Rules referred to as the Principal Rules.
- 3. Rule 3 of the Principal Rules is amended as follows—
 - (a) the paragraph introduced by the Solicitors' (Sharing of Remuneration) (Amendment) Rules 1986 and numbered "(e)" in those Rules is numbered "(f)";
 - (b) other than in paragraph (c), for "his" (wherever appearing) substitute "the solicitor's"; and
 - (c) other than in paragraph (c), for "he" (wherever appearing) and for "him" (where twice appearing) substitute "the solicitor".
 - (d) for paragraph (c) substitute the following:
 "(c) where the solicitor carries on practice in the State of Victoria and an adjoining State in partnership with a solicitor of such adjoining State the Victorian solicitor may share with that other solicitor any costs received by the Victorian solicitor in respect of any legal work performed in the State of Victoria in the course of or in connection with the legal practice."

Dated 3 June 1988

Signed for and behalf of the Council of the Law Institute of Victoria

> J. S. KELLY Acting President R. J. CORNALL Secretary

I approve the above Rules. Dated 3 June 1988

> JOHN McI. YOUNG Chief Justice

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Legal Profession Practice Act 1958 SOLICITORS' (PROFESSIONAL CONDUCT AND PRACTICE) (AMENDMENT No. 1) RULES 1988

In the pursuance of the powers conferred by the Legal Profession Practice Act 1958 and all other powers thereunto enabling the Council of the Law Institute hereby makes the following Rules:

- 1. These Rules may be cited as the Solicitors' (Professional Conduct and Practice) (Amendment No. 1) 1988 and shall come into operation on the date of their publication in the Victoria Government Gazette.
- 2. The Solicitors' (Professional Conduct and Practice) Rules 1984 are in these Rules referred to as the Principal Rules.
- 3. Rule 3 of the Principal Rules is amended as follows—

For "his" (where twice appearing) substitute "the solicitor's".

- 4. Rule 4 of the Principal Rules is amended as follows—
 - (a) In Rules 4 (1), (2) and (3) for "his" substitute "the solicitor's" (wherever appearing);
 - (b) In Rule 4 (1) for "he or some other solicitor entitled to practice in Victoria" substitute "a solicitor (not being an incorporated practitioner)";
 - (c) In Rules 4 (2) and (3) for "him" substitute "the solicitor": and
 - (d) Rule 4 (4) is repealed and the following substituted therefore—
 - "(4) Every solicitor carrying on practice on the solicitor's own account or in partnership or as a director, shareholder or participating employee of an incorporated practitioner shall cause the name of the solicitor and any firm or business name under which the solicitor practises to be mentioned in legible characters on all letters written in the course of or in connection with the practice from which the letter is sent."
- 5. Rule 5 of the Principal Rules is amended as follows—
 - (a) for "his" (wherever occurring) substitute "the solicitor's; and
 - (b) for "he" (wherever occurring) and "him" (where twice occurring) substitute "the solicitor".
- 6. Rule 6 of the Principal Rules is amended as follows—
 - (a) for "his" (where twice occurring) substitute "the solicitor's; and
 - (b) for "he" substitute "the solicitor".

- 7. Rule 7 of the Principal Rules is amended as follows—
 - (a) in Rule 7 (1) for "his" substitute "the solicitor's" and for "he" (wherever occurring) and "him" substitute "the solicitor" and for "87 of the Supreme Court Act 1958" substitute "64 of the Supreme Court Act 1986"; and
 - (b) repeal Rule 7 (3) and substitute the following—
 - "(3) For the purposes of this Rule a receipt of a procuration fee by a partner or member of the family of the solicitor or by a company (other than a company the shares in which are listed on any Stock Exchange in Australia) in which any shares are beneficially held by the solicitor or any partner of the solicitor or a member of the family of the solicitor or a partner of the member of the family shall be deemed to be a receipt by the solicitor."
- 8. Rule 8 of the Principal Rules is amended as follows—

in paragraphs (a) and (b) of Rules 8 (1) and 8 (2) for "his" (where occurring in each paragraph) substitute "the solicitor's";

- 9. Rule 9 of the Principal Rules is amended as follows—
 - (a) for "he" substitute "the solicitor"; and
 - (b) for "his" substitute "the solicitor's";
- 10. Rule 10 of the Principal Rules is amended as follows—

in Rules 10 (2) and (3) for "he" substitute "the solicitor"

- 11. Form 1 in the Schedule to the Principal Rules is amended as follows—
 - (a) after "I/we" (wherever occurring) insert "/the company";
 - (b) after "have" (where first occurring) insert "/has";
 - (c) after "am/are" insert "/is"; and
 - (d) after "(signature of solicitor" insert "or director of incorporated practitioner".

Dated 3 June 1988

Signed for and behalf of the Council of the Law Institute of Victoria

J. S. KELLY Acting President R. J. CORNALL Secretary

I approve the above Rules. Dated 3 June 1988

> JOHN McI. YOUNG Chief Justice

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SOLICITORS' (AUDIT AND PRACTISING CERTIFICATES) RULES 1988

In the pursuance of the powers conferred by the Legal Profession Practice Act 1958 and all other powers thereunto enabling the Council of the Law Institute of Victoria hereby makes the following Rules:

Part I-Preliminary

- 1. These Rules may be cited as the Solicitors' (Audit and Practising Certificates) Rules 1988 and shall come into operation on the date of their publication in the Government Gazette.
- 2. The Solicitors' (Audit and Practising Certificates) Rules 1985 and all Rules amending those Rules are hereby repealed—
- 3. (1) In these Rules, unless inconsistent with the context or subject matter—
- "Act" means the Legal Profession Practice Act 1958.
 - "Audit date" means 31 March.
 - "Auditor" means-
 - (a) a practising public accountant; or
 - (b) a competent accountant or other competent person approved by the Council pursuant to section 81, employed by a solicitor, or appointed by the Council, to make an examination or audit of a solicitor's trust accounts.
- "Form" means a form in the Schedule.
- "Notify" means notify in writing.
- "Section" means section of the Act.
- "Solicitor" has the same meaning as in section 15 (1).
- "Trust bank account" means an account at a bank into which trust money is, or is required by law, to be paid.
- (2) A reference in these Rules to money received by a solicitor includes a reference to money received in the course of, or in connexion with, the practice of that solicitor by—
 - (a) any partner of that solicitor;
 - (b) any of the clerks or servants of that solicitor or that solicitor's firm; or
 - (c) any practitioner with whom that solicitor or that solicitor's firm shares remuneration for any business.

Part 2-Notification Relating to Practice

- 4. Any practitioner who or incorporated practitioner which commences or recommences to practise as a solicitor as defined in paragraph (b) of the definition of solicitor in section 51 (1) of the Act, shall notify the Council within 14 days of the commencement or recommencement:
 - (a) whether the solicitor practises solely on the solicitor's own account or in partnership, or as an employee, or as a

- (b) if the solicitor practises on the solicitor's own account or in partnership, the name or firm name under which the solicitor practises:
- (c) if the solicitor practises in partnership, the name of any partner;
- (d) if the solicitor practises as an employee, the name of the solicitor's employer;
- (e) if the solicitor is a director, shareholder or participating employee of an incorporated practitioner, the name of the incorporated practitioner and of other directors, shareholders and participating employees of the incorporated practitioner;
- (f) the address or addresses at which the solicitor practises and in the case of an incorporated practitioner, its registered office and in the case of any other solicitor, the solicitor's residential address; and
- (g) the solicitor's telephone, facsimile, telex and document exchange numbers.
- 5. If any of the information required by Rule 4 to be notified to the Council changes the solicitor shall notify the Council of details of the change within 14 days of the change occurring.
- 6. The legal personal representative of a solicitor who dies or the receiver, receiver and manager or liquidator of an incorporated practitioner shall notify the Council within 14 days of the grant of probate or letters of administration or appointment as receiver, receiver and manager or liquidator as the case may be.

Part 3-Employment of Auditors

- 7. (1) Subject to the Act and these Rules, a solicitor who receives trust money shall, within one month after first receiving any trust money, appoint an auditor to audit the solicitor's trust accounts.
- (2) The Council may require a solicitor to terminate the appointment of an auditor if the Council is of the opinion that for any reason the auditor may not properly perform his duties, but the solicitor and the auditor shall first be given an opportunity to show cause why the Council should not require the appointment to be terminated.
- (3) A person shall not, without the prior written approval of the Council, be appointed or continue as an auditor of a solicitor's trust accounts if he carries out work for that solicitor, other than—
 - (a) the auditing of any other accounts maintained by that solicitor on the solicitor's own behalf or on behalf of other

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- persons in connexion with the solicitor's practice; and
- (b) advisory or consulting duties consequential upon his function as an auditor, which may include the preparation of income tax returns for the solicitor in the solicitor's private capacity.
- 8. Unless the Council otherwise resolves in respect to any particular circumstance, an auditor is not qualified to audit any of the trust accounts of a solicitor if—
 - (a) he is, or at any time within two years before his appointment has been, engaged in keeping any of those trust accounts;
 - (b) a member of any firm of which he is a member is, or within two years before his appointment has been, engaged in keeping any of those trust accounts;
 - (c) a member of his staff is engaged in keeping any of those trust accounts;
 - (d) he is, or at any time within two years before his appointment has been, a clerk, servant or partner of the solicitor;
 - (e) he is a person closely related to the solicitor by blood or marriage;
 - (f) he is a solicitor in practice on his own account or in partnership; or
 - (g) he is a clerk, servant or partner of another solicitor.
- 9. (1) A solicitor who appoints an auditor to audit the solicitor's trust accounts shall, within 14 days after that appointment—
 - (a) notify the Council of the appointment; and
 - (b) deposit with the Council the written consent of the auditor in or to the effect of Form 18.
- (2) An auditor who ceases for any reason to be employed, or to be qualified, to audit the trust accounts of a solicitor shall notify the Council within 14 days after that cessation.
- 10. (1) A solicitor shall not cease to employ an auditor with a view to engaging another auditor unless the solicitor first satisfies the Council, by such evidence as the Council requires in that particular case, that it is reasonable in the circumstances to do so.
- (2) Sub-rule (1) does not apply where an auditor resigns, dies, retires from practice or ceases to be qualified to audit the solicitor's trust accounts.
 - (3) Where-
 - (a) an auditor resigns, dies, retires from practice or ceases to be qualified to audit a solicitor's trust accounts; or
 - (b) the employment of an auditor by a solicitor otherwise ceases, the solicitor

shall appoint another auditor in his place within one month after that resignation, death, retirement or cessation, as the case may be.

Part 4-Requirements of an Audit

- 11. A solicitor who receives trust money shall cause the solicitor's trust accounts to be audited, and an auditor appointed to audit the trust accounts of that solicitor shall conduct the audit, in the manner prescribed by—
 - (a) the Act and these Rules; and
 - (b) in so far as they apply, the Statement of Auditing Standards and Statements of Auditing Practice issued jointly by the Australian Society of Accountants and the Institute of Chartered Accountants.
- 12. (1) In carrying out an audit under the Act, other than an audit under section 74, an auditor shall—
 - (a) ascertain whether any trust bank accounts were kept by the solicitor during the period covered by the audit;
 - (b) make test examinations of those trust bank accounts and any statements relating thereto during that period:
 - (c) make test examinations of trust securities and investments and of the registers referred to in Rule 27:
 - (d) make a comparison as at two or more days (one to be the audit date and the other or others to be a date or dates during the period covered by the audit selected by the auditor without notice to the solicitor) between—
 - (i) the liabilities of the solicitor to the solicitor's clients and to other persons in connexion with the solicitor's practice as a solicitor as shown by the solicitor's trust accounts; and
 - (ii) the balance standing to the credit of the solicitor's trust bank accounts; and
 - (e) make such checks and examine such number of files representative of every part of the solicitor's practice as the auditor considers reasonable in the circumstances.

to enable the auditor to express an opinion as to whether the solicitor has complied with the requirements of the Act and those Rules during the period covered by the audit.

(2) On or within 14 days after the date or dates selected by the auditor for the making of the comparison referred to in paragraph (1) (a), the auditor shall, without notice to the solicitor, visit the solicitor's principal place of business and there examine the trust accounts and the books and papers relating thereto.

- 13. (1) An auditor shall report to the Council forthwith if at any time he—
 - (a) considers that any trust accounting records of a solicitor are not being kept in such a manner as to enable them to be conveniently and properly audited;
 - (b) becomes aware of a loss or deficiency of trust money or a failure by a solicitor to pay or account for any trust money;
 - (c) becomes aware of any failure by a solicitor to comply with any of the provisions of the Act or these Rules; or
 - (d) considers any other matter arising in the course of an audit should be communicated to the Council.
- (2) A report of a loss or deficiency under this Rule shall provide at least the following information—
 - (a) the date on which it occurred;
 - (b) the amount;
 - (c) how it occurred; and
 - (d) the date and manner of any restoration.
- 14. (1) Upon completion of the audit of a solicitor's trust accounts and not later than four months after the audit date, the auditor shall—
 - (a) sign a certificate in or to the effect of the certificate in Form 1;
 - (b) sign a report in or to the effect of Form 2;
 - (c) lodge the originals thereof with the Secretary; and
 - (d) forward signed copies thereof to the solicitor.
- (2) The auditor's lodging of the report and certificate with the Secretary shall be deemed to be a lodging thereof by the solicitor.
- (3) Where two or more solicitors practice in partnership, it is sufficient compliance with this Rule in respect of each of them if one audit report is lodged with the Secretary—
 - (a) naming each solicitor individually; and
 - (b) covering not only the trust accounts of the partnership but also the trust accounts of the individual solicitors concerned.
- (4) It shall be sufficient compliance with this Rule in the case of an incorporated practitioner if one audit report is lodged with the Secretary—
 - (a) naming all directors, shareholders and participating employees individually; and
 - (b) covering not only the trust accounts of the incorporated practitioner but also the trust accounts of the individual directors, shareholders and participating employees concerned.
- 15. The auditor's report on a solicitor's trust accounts for any year shall, at all times at which the office of the Institute is open for business, be

available there for inspection by the auditor appointed to audit that solicitor's trust accounts for the next succeeding year.

Part 5-Special Duties of Solicitors

- 16. A solicitor who receives trust money shall upon reasonable request of a client during the course of or after the completion of a matter furnish to the client within a reasonable time after receiving such request a statement of account showing therein, or by reference to another statement of account, particulars of all trust moneys in connexion with the matter—
 - (a) received by the solicitor from the client;
 - (b) received by the solicitor from any other person;
 - (c) disbursed by the solicitor; and
 - (d) remaining undisbursed.
- 17. A solicitor may apply trust money for the solicitor's own use if, but only if, the solicitor applies that money—
 - (a) by way of re-imbursement of money already paid by the solicitor on behalf of the relevant client; or
 - (b) for or towards payment of the solicitor's costs for work which has been performed for that client and details of such costs, together with a statement of account showing the particulars referred to in Rule 16, have been posted or personally handed to that client no later than the day upon which the solicitor applies that money.
- 18. (1) Unless exempted by the Council pursuant to Rule 51, within two months of a solicitor retiring from a partnership or as a director, shareholder or participating employee of an incorporated practitioner or the cessation of a company from being an incorporated practitioner, all solicitors who were partners in the partnership or directors, shareholders or participating employees in the incorporated practitioner at the time of the retirement, shall cause their trust accounts to be audited and reported upon according to the Act and these Rules for the period beginning on I April immediately preceding the date of retirement or cessation and ending on the date of the retirement or cessation.
- (2) The provisions of the Act and these Rules apply to an audit pursuant to Rule 18 (1) except that the date of retirement or cessation shall substitute for the audit date.
- 19. All trust accounts of a solicitor shall be kept by the solicitor in such a manner as to disclose to the solicitor's auditor the true position of the funds recorded therein and to enable them to be conveniently and properly audited.
- 20. A solicitor shall forthwith notify the solicitor's auditor upon a loss or deficiency occurring in any of the solicitor's trust accounts.

- 21. Where a solicitor who has ceased to practise, or the personal representative of a solicitor who has died, or a receiver, or receiver and manager or liquidator of an incorporated practitioner is required by section 81A to cause to be lodged with the Secretary a statutory declaration in the prescribed form, that declaration shall be in or to the effect of Form 15, 16 or 17 as the case may require.
- 22. Where during the year ending on the preceding audit date, a solicitor who has practised in the terms of paragraph (a) of the definition of section 51 (1) has not held or received any trust money, that solicitor shall, not later than 21 April following, or within such extended time as the Council considers reasonable, deliver to the Secretary a Statutory Declaration in or to the effect of Form 3.
- 23. (1) Except where a Statutory Declaration under rule 21 or 22 has been delivered to the Secretary in respect of the year ending on the preceding audit date a solicitor or the solicitor's personal representative or receiver, receiver and manager or liquidator of an incorporated practitioner shall, not later than one month after the audit date, prepare, certify and sign a statement in quadruplicate in or to the effect of Form 1 setting forth in detail, as at that audit
 - (a) the total of all trust money held by the solicitor, including any amount standing on deposit with the Institute in accordance with section 40;
 - (b) the names of the trust bank accounts in which that trust money was lodged, the balance of those bank accounts and, where the bank balances were not in agreement with the solicitors cash book balance, a statement reconciling those balances;
 - (c) the names of all persons on whose behalf the solicitor was holding money in the solicitor's trust bank accounts and the amount to the credit of each such person;
 - (d) a list showing in respect of each ledger account balance which has remained unchanged during the preceding period of 12 months, the date of the last transaction and the reasons why no change has taken place; and
 - (e) all current investments and securities contained in the Register of Investments and Securities pursuant to Rule 25; and
 - (f) all current mortgages contained in the Mortgage Register pursuant to the Mortgage Register and Nominee Company Rules 1977

and shall deliver the original and one signed copy of that statement to the solicitor's auditor and another signed copy to the Secretary.

- (2) Where two or more solicitors practise in partnership or as directors, shareholders or participating employees of an incorporated practitioner, it is sufficient compliance with this Rule in respect of each of them if—
 - (a) the statement contains-
 - (i) particulars of the whole of the trust accounts of the firm or the incorporated practitioner; and
 - (ii) separate particulars of any trust money of which any of those solicitors is a trustee apart from the solicitor's partner or partners or the incorporated practitioner; and
 - (b) the certificate in the statement is signed by each solicitor individually or where the solicitors have unanimously resolved to be bound by the signature of one of them, by that solicitor and by the auditor in respect of each of them.
- 24. (1) Subject to the provisions of sub-rule (2), a solicitor shall not pay to the credit of an interest bearing account or deposit any trust moneys held by the solicitor for more than one person.
- (2) The provisions of sub-rule (1) shall not apply where—
 - (a) a solicitor pays to the credit of an interestbearing account or deposit any trust moneys held by the solicitor for two or more persons and has the written authority of those persons to do so; and
 - (b) the Council has determined, in respect of that interest-bearing account or deposit or interest-bearing deposits of a class which includes that interest bearing account or deposit, that satisfactory arrangements exist to ascertain, at any time, the respective entitlements of those persons to the moneys to the credit of that account or deposit, and to the interest on those moneys.
- (3) For the purposes of this rule, trust moneys held by a solicitor for two or more persons jointly shall be deemed to be held by the solicitor for one person.
- 25. (1) A solicitor shall keep a Register of Investments and Securities recording all investments and securities (other than securities required to be entered into the Mortgage Register pursuant to the Mortgage Register and Nominee Company Rules 1977) held by the solicitor, or over which the solicitor, the solicitor's firm, a Solicitor's Nominee Company (as defined in the Mortgage Register and Nominee Rules 1977) of which the solicitor is a director or an incorporated practitioner of which the solicitor is a director, shareholder or participating employee has or may

- exercise exclusive control, for or on behalf of or in trust for other persons.
- (2) The Register shall include the following particulars—
 - (a) the name of the person for whom the security is held or the investment is made;
 - (b) the date upon which the security was received or the investment was made;
 - (c) the amount of the security or investment;
 - (d) the rate of interest and interest received;
 - (e) details (including the cheque book number or other means of identification) of the payment whereby the investment was made;
- (f) the description of the security or investment;
- (g) the date on which the security was delivered or the investment was redeemed;
- (h) details of disposal of the security or redemption of the investment.
- (3) Each of the particulars mentioned in subrule (2) shall be entered in the Register as soon as possible.
- 26. (1) Where a solicitor receives any trust money and does not forthwith pay it into a trust bank account, the solicitor shall forthwith—
 - (a) if the money is in the form of cash, pay the money in cash to the client or other person due to receive it and obtain and retain a proper receipt for it; and
 - (b) if the money is in the form of a cheque or draft—
 - (i) where the cheque or draft is payable to the solicitor, properly endorse it;
 - (ii) transmit it or hand it over to the client or other person due to receive it; and
 - (c) make the following entries in a trust ledger account for the matter in respect of which that money was received and a Transit' Register kept for that purpose—
 - (i) in the trust ledger-
 - (A) the date on which the money was received;
 - (B) from whom the money was received;
 - (C) the amount received (which may be recorded in the narration column only);
 - (D) the identity of the person to whom the money was paid;
 - (E) the date on which the money was paid; and

- (ii) in the Transit Register-
 - (A) the date on which the money was received:
 - (B) the name of the client and sufficient particulars to identify the matter in respect of which the money was received;
 - (C) from whom the money was received:
 - (D) whether the money was in the form of cash, a cheque or draft;
 - (E) in the case of a cheque or draft, the name of the drawer;
 - (F) the amount received;
 - (G) brief particulars sufficient to identify the relevant transaction and any purpose for which the money was received;
 - (H) the identity of the person to whom the money was paid; and
 - (1) the date on which the money was paid.
- (2) In this Rule "Transit Register" means any book or other record established for the recording of the information required by sub-rule (1) (c) (ii) whether or not that book or other record is established solely for that purpose.
- (3) Transactions to which this Rule applies are not subject to Rule 30 or 31.
- 27. The Register of Investments and Securities, Mortgage Register and Transit Register form part of a solicitor's trust accounts within the meaning of Rule 11 and are subject to audit accordingly.
- 28. A solicitor shall notify the solicitor's auditor within 14 days after the opening of any new trust bank account.
- 29. A solicitor shall, at the end of every month, prepare a statement reconciling—
 - (a) the balance in the solicitor's trust bank accounts with the solicitor's cash books;
 and
 - (b) the balances in the solicitor's trust ledgers (identified by name or code number) with the balance of the solicitor's trust cash books.

and shall retain the statement in an appropriate book.

Part 6 - Trust Records

- 30. A solicitor shall, for each sum of trust money received by the solicitor, forthwith write a numbered receipt identified as the solicitor's trust account receipt and specifying—
 - (a) the date the money was received;
 - (b) from whom the money was received;
 - (c) whether the receipt was by cash, cheque or draft;

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- (d) in the case of a cheque or draft, the name of the drawer;
- (e) the amount of the receipt;
- (f) the person for whose benefit the money was received; and
- (g) brief particulars sufficient to identify the relevant transaction and any purpose for which the money was received,

and shall retain a legible duplicate identically numbered with the original in proper sequence and in a secure manner.

- 31. A solicitor shall, for each sum of trust money paid by the solicitor, complete the cheque duplicate or butt in relation to that payment specifying—
 - (a) the date of the payment;
 - (b) to whom the cheque is made payable and, in the case of a bank cheque, the name of the person entitled to the proceeds;
 - (c) the amount of the payment;
 - (d) the trust ledger account to which the payment is to be debited; and
 - (e) brief particulars sufficient to identify the relevant transaction and the purpose for which the money was paid,

and shall retain the cheque duplicate or butt in proper sequence and in a secure manner.

- 32. (1) A trust account cheque shall not be made payable to cash.
- (2) All trust account cheques shall be crossed generally or specifically and marked "not negotiable".
- 33. Sufficient details shall be entered in the Cash Receipts Journal or backing sheet and also in the Cash Payments Journal or backing sheet to enable adequate details of the transactions to be posted into the trust ledger account.
- 34. A solicitor shall authorise in writing each transfer of money from one trust ledger account to another trust ledger account, and shall enter in a journal at least the following information—
 - (a) the date of the transfer;
 - (b) the trust ledger account from which the money is transferred;
 - (c) the trust ledger account to which the money is transferred;
 - (d) the amount transferred; and
- (e) the purpose of the transfer, and shall retain those journal entries in proper sequence and in a secure manner.
- 35. (1) A separate ledger account shall be opened in the name of each client for each matter to be conducted on behalf of that client and shall contain.
 - (a) the name and address of the client;

- (b) the name of any other party or other sufficient particulars to identify the matter; and
- (c) a brief description of the nature of the matter.
- (2) Sufficient details shall be posted into the trust ledger to enable the nature of the transactions to be clearly understood and shall include at least the following information—
 - (a) the date of each transaction;
 - (b) the name of the person from whom the moneys were received or to whom they were paid;
 - (c) the purpose of the receipt or payment;
 - (d) the amount received or paid;
 - (e) the cheque number, receipt number or transfer journal folio number; and
 - (f) the balance after each entry.
- 36. Trust account records shall be retained for not less that the following periods from the date of the final entry—
 - (a) trust ledger accounts—15 years;
 - (b) cash books and journals—7 years;
 - (c) copy of receipts issued—7 years;
 - (d) cheque duplicates or butts—7 years;
 - (e) bank statements—7 years;
 - (f) files relating to trust transactions or a microfilm of those files if the microfilm is made in accordance with a system approved by the Council—7 years; and
 - (g) all registers—7 years.
- 37. Whenever an auditor so requires in the course of or for the purpose of an audit or examination of a solicitor's trust accounts, the solicitor shall produce to the auditor all books of receipts used and unused supplied to the solicitor.
- 38. A solicitor, not being an incorporated practitioner, engaged in practice on the solicitor's own behalf and not in partnership who ceases to carry on the solicitor's practice shall forthwith destroy any unused trust account receipt forms in the solicitor's possession.
- 39. The legal personal representative of a solicitor who dies whilst engaged in practice on the solicitor's own behalf and not in partnership shall as soon as possible take charge of any unused trust account receipt forms and forthwith destroy them.

Part 7—Annual Practising Certificates

- 40. An application for a practising certificate shall be in or to the effect of Form 4, 5, 6, 7 or 8 as the case requires.
- 41. (1) Subject to sub-rule (2), the practising fee to be paid upon the lodging of an application for a practising certificate for the year 1988 and each subsequent year shall be—

- (a) \$415 in the case of an application for a practising certificate to be issued to a solicitor who intends to practise as a solicitor on the solicitor's own account or in partnership with another solicitor or as a director, shareholder or participating employee of an incorporated practitioner or upon terms of sharing remuneration for any business with another practitioner;
- (b) \$245 in the case of an application for a practising certificate to be issued to a solicitor who intends to practise as an employee of another solicitor and not otherwise; and
- (c) \$245 in the case of an application for a practising certificate to be issued to a solicitor who—
 - intends to be employed by a person other than a solicitor within the meaning of the Act and in the course of that employment to do any legal work for his employer; but
 - (ii) does not intend to practise as an employee of another solicitor.
- (d) \$50 in the case of an application for a practising certificate to be issued to an incorporated practitioner.
- (2) A member of the Institute who has paid his subscription to the Institute for the year to which or any part of which the practising certificate if issued would relate need not pay a fee under sub-rule (1).
- (3) The practising fee payable in accordance with this Rule shall be paid to the Secretary of the Institute on lodging the application to which it relates.
- 42. The declaration to be lodged with the Secretary pursuant to section 82 by a solicitor who or an incorporated practitioner which has not previously practised as a solicitor or who, having previously so practised, is not so practising at the time of the application shall be in or to the effect of Form 9.
- 43. (1) A practising certificate issued to a solicitor who intends to practise as a solicitor on the solicitor's own account or in partnership with another solicitor or as a director, shareholder or participating employee of an incorporated practitioner or upon terms of sharing remuneration for any business with another practitioner shall be in or to the effect of Form 10.
- (2) A practising certificate issued to a solicitor who intends to practise as an employee of another solicitor and not otherwise shall be in or to the effect of Form 11.
- (3) A practising certificate issued to a solicitor who—

- (a) intends to be employed by a person other than a solicitor within the meaning of the Act and in the course of that employment to do any legal work for his employer; but
- (b) does not intend to practise as an employee of another solicitor, shall be in or to the effect of Form 12.
- (4) A practising certificate issued to an incorporated practitioner shall be in or to the effect of Form 13.
- (5) The Notice to be lodged with the Court by a practitioner who intends to appeal to the Court pursuant to section 87 shall be in or to the effect of Form 14.

Part 8—Rights of Solicitors Holding Corporate Practising Certificates

- 44. A solicitor holding a Corporate Practising Certificate may perform any legal work on behalf of the solicitor's employer (not being a solicitor) that a solicitor holding a Full Practising Certificate may perform and, without limiting the generality of the foregoing, may—
 - (a) appear as a solicitor on the record in any legal proceedings to which the solicitor's employer is a party;
 - (b) on behalf of the solicitor's employer charge and recover from any other person any costs that the solicitor would be able to recover if the solicitor held a Full Practising Certificate; and
 - (c) perform any legal work on behalf of any person who is an employee, director or office-bearer of the solicitor's employer where that legal work is directly related to the business of the solicitor's employer but such work shall not include conveyancing performed on behalf of an employee who is being transferred from one location to another by the employer or work of a similar personal nature unless the Council has previously in its unfettered discretion entered into an agreement in or to the effect of Form 19 of the Schedule to these Rules.
- 45. A solicitor holding a Corporate Practising Certificate may not receive or hold trust money.
- 46. Where a solicitor is employed by a corporation for the purposes of Rule 44 the expression "employer" includes any corporation—
 - (a) which is related within the meaning of section 7 (5) of the Companies (Victoria) Code to the corporation by which the solicitor is employed; or
 - (b) for which the corporation by which the solicitor is employed has agreed to provide or procure legal services or general

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management services and of which the last-mentioned corporation, or a corporation which is related within the meaning of section 7 (5) of the Companies (Victoria) Code to the last-mentioned corporation, is a share holder; or

- (c) which is involved in a joint venture with-
 - (i) the corporation by which the solicitor is employed; or
 - (ii) a corporation of the type described in paragraph (a); or
 - (iii) a corporation of the type described in paragraph (b);

if the corporation by which the solicitor is employed has agreed to provide or procure legal services or general management services for that joint venture.

Part 9-Incorporated Practitioners

- 47. The fees to be paid to the Institute for approval of memorandum and articles of association of a company or proposed company which is intended to become an incorporated practitioner shall be—
 - (a) in the case of memorandum and articles of association purchased from the Institute by a firm of solicitors—
 - (i) for the first memorandum and articles of association submitted by that firm for the use of the firm or any of its partners (but not a client of the firm)—\$50; and
 - (ii) for any subsequent memorandum and articles of association submitted for the use of the firm or any of its partners (but not a client of the firm)—\$150; and
 - (b) in any other case—\$230.
- 48. The fees to be paid to the Institute for approving any alteration to the memorandum and articles of association of an incorporated practitioner shall be \$70.
- 49. Any application to the Council for approval pursuant to Rules 47 or 48 shall be accompanied by a Statutory Declaration in or to the effect of Form 20.

Part 10-Notices and Forms

- 50. (1) A notice for the purposes of these Rules shall be in writing and signed by the person giving it.
- (2) Any such notice to be given by a firm of solicitors may be signed by any member of the firm.
- (3) Any such notice to be given by an incorporated practitioner may be signed by any director who is a solicitor.

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(4) Any such notice may be given—	less unpresented cheques (b) \$.
(a) by personally serving it on the Secretary	add moneys not deposited (c) \$
or the solicitor or any member of the firm	Other adjustments (d) \$
of solicitors or, in the case of an incorporated practitioner, on any director,	Total (e) \$.
shareholder or participating employee of	- C. U
the incorporated practitioner to whom it is addressed, as the case requires;	3. The names of all persons on whose behalf those moneys were held and the amount to the
(b) by sending it by post to the Secretary	credit of each person where:
addressed to him at the office of the	•
Institute or to the solicitor or firm of	Total (a)
solicitors to whom it is addressed at the	Total (e) \$
solicitor's or the firm's principal place of business or in the case of an incorporated	4. Trust ledger balances which have remained
practitioner at its registered office; or	unchanged during the preceding period of twelve
(c) by leaving it with any person apparently	months ending on 31 March 19were:
of or over the age of 16 years at the office	(include names, balances, date of last
of the Institute or the principal place of business of the solicitor or firm of solicitors	transaction and the reason why no change has
to whom it is addressed.	taken place.)
51. (1) Notwithstanding anything contained	5. Particulars at 31 March 19 of all
in these Rules, the Council may-	investments and securities required to be entered
(a) exempt a solicitor from complying with	in the Register of Investments and Securities pursuant to Rule 25 over which the solicitor or
any of the provisions of these Rules subject to such conditions as the Council may	the firm has or may exercise exclusive control
impose; and	for or on behalf of or in trust for other persons
(b) at any time vary those conditions or	were:
revoke that exemption.	6. Particulars at 31 March 19 of all
(2) Where a solicitor applies to be exempted	mortgages required to be entered in the Mortgage Register pursuant to Rule 4 (1) and (2) of the
from complying with any of the provisions of these Rules, the Council may require that solicitor	Mortgage Register and Nominee Company Rules
to furnish to it such information relating to the	1977 were:
application as it may require.	1/We (f) of solicitor(s),
	certify that the above statement is true and correct
Form I	in every particular and relates to all trust moneys, trust investments and trust securities held by me/
STATEMENT OF TRUST MONEYS	us on 31 March 19 (whether as members of
Rule 23 Name of solicitor or firm of solicitors	the firm of or as directors, shareholders
Name of solicitor of first of solicitors	and/or participating employees of or separately) (g)
1. The total of all trust moneys held by	Dated this day of April 19
on 31 March 19was	(signed) (h)
\$.	(
Or	1 of the auditor appointed
The total of all trust moneys held by the firm of on 31 March 19was	by (i) to audit the trust accounts
\$.	pursuant to section 81 of the Legal Profession Practice Act 1958 certify that so far as disclosed
The total of all separate trust moneys held by	by my audit of the trust accounts, the above
on 31 March 19was	statement correctly presents the information
<u>\$</u>	required to be shown pursuant to Rule 23.
Total (e) \$	Dated thisday of19
2. Details of those moneys are:	* The alternative form is to be used where there
Deposited with the Law Institute \$.	are separate trust accounts of one or more of the
of Victoria	partners, directors, shareholders or participating
Deposited with (a)	employees in addition to the trust accounts of
as per hank statement \$.	the firm.

G 22 15 June 1988 1725

Explanatory Note to Form I

- (a) Name of bank Repeat as necessary.
- (b) Detail on separate page if necessary.
- (c) Details including date received and date banked.
- (d) Details.
- (e) Total of paragraphs 1, 2 and 3 to agree.
- (f) Full name(s) of solicitor(s).
- (g) Omit words in brackets if not practising in partnership or as director, shareholder or participating employee of an incorporated practitioner.
- (h) All partners, directors, shareholders and participating employees must sign or where the solicitors have unanimously resolved to be bound by the signature of one of them, by that solicitor.
- (i) Full name(s) of solicitor(s).

Form 2 AUDITOR'S REPORT

Rule 14

I ofhereby certify:
 That this auditor's report is signed in respect of the following solicitor(s):
(List the full names of all solicitors intended to be covered by the report, including all incorporated practitioners)
practising at the following address(es):
(list all addresses at which the solicitors practise and covered by the Auditor's Report)
under the following names:

(list any name under which the solicitor(s) practise)

- 2. That I am a practising public accountant within the meaning of section 51 of the Legal Profession Practice Act 1958 or a person approved by the Council of the Law Institute of Victoria pursuant to section 81 of that Act.
- 3. That in accordance with the said Act and the Rules made thereunder, I have made an audit of the whole of the trust accounts, investments and securities of the solicitor(s); including any individually held, for the period of twelve months ending on 31 March 19......
- 4. That I do not, and have not during the period covered by this report, carried out any duties for or on behalf of the solicitor(s) other than duties in connection with the audit or duties allowed by the Rules or approved by the Council of the Law Institute of Victoria.

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- That I am not unqualified to audit the trust accounts of the solicitor(s) by virtue of Rule 8 of the Solicitors' (Audit and Practising Certificates) Rules.
 - 6. That in carrying out the said audit I have-
 - (a) Ascertained that a trust bank account (or trust bank accounts) was/were/not kept by the solicitor(s) during the period covered by the audit;
 - (b) Made a test examination of the trust bank account(s) and statements relating to the trust bank account(s) of the solicitor(s) during the said period;
 - (c) made a test examination of investments, securities and mortgages and of the registers relating thereto;
 - (d) made a comparison-

 - (ii) as at 31 March 19......, being the last day of the period of audit, between the liabilities of the solicitor(s) to the clients of the solicitor(s) and to other persons in connection with the practice of the solicitor(s) as shown by the trust account(s) and the balance(s) standing to the credit of the trust bank account(s) of the solicitor(s).
- That the solicitor(s) supplied me with all such information and explanations as were required by me to enable me to carry out the said aidit.
- 8. That there was not so far as shown by the said audit at any time during the period of the audit any deficiency in the trust accounts of the solicitor(s).

or	
That there was on the	. day
of a deficience	y of
\$in the trust accounts of the solici	tor(s)
and that the amount of the deficiency	was
restored on theday of1)
Such deficiency arose in the follo	wing
circumstances:	_

9. That so far as shown by the said audit the trust accounts of the solicitor(s) have/have not been regularly kept and properly written up and in my opinion the accounting systems and records maintained by the solicitor(s) are adequate having regard to the nature of the practice.

- 10. That the lowest of the daily aggregates on any day during the period of twelve months which ended on 31 March 19...... (excluding any accounts which were maintained for the exclusive benefit of a specific person or persons)
 - (a) the lowest balance in the trust bank account (or the lowest aggregate of the lowest daily balances in the trust bank accounts) as disclosed by the bank statements of the solicitor(s) and;
 - (b) the amount on that day standing upon deposit with the Law Institute of Victoria

Lowest balance in the trust account(s) \$ Amount on that day upon deposit with the Law Institute of Victoria \$_

Total \$. 11. That having made such checks and examined such files representative of every phase of the practice of the solicitor(s) as I considered reasonable, I am of the opinion that the solicitor(s) has/have, during the period of the said audit, complied with the requirements of the said Act and of the Rules made pursuant

I desire to bring to the notice of the Council the following additional matters:

(Here set out such additional matters as the auditor considers should be brought to the notice of the Council.).

Dated the...... day of19....... (signed).....

Form 3

Rule 22

STATUTORY DECLARATION BY A SOLICITOR WHO DID NOT HOLD TRUST MONEYS DURING THE RELEVANT YEAR

I,..... of..... solicitor do solemnly and sincerely declare that at the commencement of the period of twelve months which ended on 31 March 19 I/the incorporated practioner of which I am a director/ shareholder/participating employee* did not hold any trust money within the meaning of section 51 of the Legal Profession Practice Act 1958 and I/the incorporated practitioner of which I am a director/shareholder/participating employee* did not during the course of that period receive any such money.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

	G 22	15	June	1988	1/2/
Declared at	this		day	of	
19					
***************************************	••	••••	•••••	(s	igned)
Before me:					

Justice of the Peace A Commissioner for Affidavits A Solicitor holding a current Practising Certificate under the Legal Profession Practice Act 1958

Omit words not applicable.

Form 4

Rule 40

RENEWAL ONLY APPLICATION FOR RENEWAL OF A FULL

PRACTISING CERTIFICATE (Mr./Mrs./Miss/Ms.)..... Residential address..... Postcode...... Mailing address..... Postcode..... Business telephone number..... Residential telephone number..... Telex number..... Facsimile number..... Document exchange number......

Statements

- 1. I have paid all the fees due and payable in respect of my admission as a Barrister and Solicitor of the Supreme Court of Victoria. I was admitted to practice on
- 2. I practise on my own behalf under my own name or I practise on my own behalf under the firm
- name of or I am a member of the firm of solicitors practising under the firm name of......of
- which firm the other partners are..... or I am a director/shareholder/participating employee of...... (an incorporated practitioner) of which incorporated practitioner the other director(s), shareholder(s) and
- participating employee(s) is/are..... and I am also an employee of..... and I do not share remuneration with any practitioner/s for any business.
 - 3. My place(s) of business is/are.....
- 4. My employer's principal place of business is.....
- 5. My auditor audited and lodged a report on my trust accounts (including the trust accounts of any firm of which I am a member/any

1128 G 22 13 June 1988	Victoria Government Gazette
incoporated practitioner of which I am a director,	Form 6
shareholder or participating employee) for the	APPLICATION FOR RENEWAL OF A
period of twelve months ending on 31 March	CORPORATE PRACTISING CERTIFICATE
19 or part thereof.	Full name
6. In relation to my application I enclose cheque/cash for—	(Mr./Mrs./Miss/Ms.)
(a) the practising fee payable upon this	Residential address Postcode
application \$	Mailing address Postcode
(b) my contribution to the Solicitors'	Business telephone number
Guarantee Fund for the year 19	Residential telephone number
\$	Telex number
Total \$	Facsimile number
Dated the day of 19	Document exchange number
(Signed)	Statements
Omit clauses and words not applicable.	1. I have paid all the fees due and payable in
	respect of my admission as a Barrister and
	Solicitor of the Supreme Court of Victoria. I was
	admitted to practice on
	2. I am an employee of
Form 5	and I am not practising as a solicitor except as such employee and I do not as such employee
Rule 40	share with any practitioner remuneration for any
APPLICATION FOR RENEWAL OF AN	business.
EMPLOYEE'S PRACTISING CERTIFICATE Full Name	3. My employer's principal place of business
	is
(Mr./Mrs./Miss/Ms.)	4. In relation to my application 1 enclose
	cheque/cash for the practising fee payable upon
Mailing address Postcode	this application \$
Residential telephone number	5. During the current year I changed my employment from to
Telex number	on theday of
Facsimile number	19
Document exchange number	Dated the day
Statements	19
1. I have paid all the fees due and payable in	Signed
respect of my admission on respect of my	
admission as a Barrister and Solicitor of the	
Supreme Court of Victoria. I was admitted to	Farm 2
practice on	Form 7
7.1	APPLICATION FOR AN INCORPORATED PRACTITIONER'S PRACTISING
2. I am an employee of and	CERTIFICATE
I am not practising as a solicitor except as such employee and I do not as such employee share	Pty.
with any practitioner remuneration for any	ofPostcode
business.	hereby makes application for an Incorporated
3. My employer's principal place of business	Practitioner's Practising Certificate for the year
S	19
4. In relation to my application I enclose	1. The applicant conducts business at the
cheque/cash for the practising fee payable upon	following address or addresses:
his application \$	
5. During the current year 1 changed my employment from to	
on the day of 19	2. The names and addresses of the director(s),
Dated the day of 19	of the applicant who hold a current practising certificate are:
(signed)	• • • • • • • • • • • • • • • • • • • •
(B)	***************************************

Form 9

Rule 42 DECLARATION BY PRACTITIONER DESIROUS OF COMMENCING OR

RECOMMENCING PRACTICE I.of..... do solemnly and sincerely declare:

- 1. That I am a barrister and solicitor of the Supreme Court of Victoria having been admitted to practise on theday of 19...
- 2. That I have not previously practised as a solicitor within the meaning of Divisions 2 and 3 of Part V of the Legal Profession Practice Act 1958.

or.

2. That I have previously practised as a solicitor within the meaning of Divisions 2 and 3 of Part V of the Legal Profession Practice Act 1958 and particulars of my former practice are as follows:

Date (or dates) of commencement Date (or dates) of cessation Place (or places) at which I have practised Name (or names) under which I have practised

- -----3. I am desirous of commencing (or recommencing) practice.
- 4*. Prior to the date on which I ceased to practice as aforesaid I paid to the persons entitled thereto or in accordance with their directions all moneys received by me for or on behalf of any other person or persons in the course of or in connection with my practice and I did not on that date hold or have I since received any trust account money within the meaning of the Solicitors' (Audit and Practising Certificates) Rules (as amended).

Victoria Government Gazette

- 3. The name and address of the other director of the applicant and the relationship to a director named in paragraph 2 are:
- 4. The names and addresses of the shareholders of the applicant who hold a current practising certificate are:
- 5. The name and address of the other shareholder of the applicant are:
- 6. The names and addresses of the participating employees of the applicant are:

.......

7. The practising certificate fee payable on this application of \$..... is enclosed (cash/cheque).

Dated theday of 19.....

Signed.....(Director)

Form 8 Rule 40 APPLICATION FOR PRACTISING

CERTIFICATE BY A PRACTITIONER DESIROUS OF COMMENCING OR RECOMMENCING PRACTICE

- I. of hereby make application for a practising certificate for the year 19...... (or as the case requires):
- 1. I am a barrister and solicitor of the Supreme Court of Victoria having been admitted to practise on theday of 19...... and I have paid the total fees (or all the fees so far due and payable) in respect of my admission.
- 2. I am not now and have never (or and have not at any time since theday of 19......) been practising as a solicitor within the meaning of Divisions 2 and 3 of Part V of the Legal Profession Practice Act 1958.
- 3. I intend to practise on my own behalf under my own name.

3. I intend to practise on my own behalf under the firm name of

ог

- 3. I intend to practise as a partner of under the firm name of
 - or
- 3. I intend to practise as a director/ shareholder/participating employee of (an incorporated practitioner)
- 3. I intend to practise as an employee of _____solicitor(s), and not otherwise and I shall not as such employee share with any other practitioner remuneration for any business.

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And I made this solemn declaration conscientiously believing the same to be true and	31 December 19 This certificate does not entitle the holder to hold trust money.
by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making	Dated theday of
a false declaration punishable for wilful and corrupt perjury.	
Declared at thisday	Secretary of the Law Institute of Victoria Form 13
of	Rule 43 (4)
	INCORPORATED PRACTITIONER'S PRACTISING CERTIFICATE
Justice of the Peace A Commissioner for Affidavits A Solicitor holding a current Practising	Pursuant to the powers conferred by the Legal Profession Practice Act 1958 I hereby certify that
Certificate under the Legal Profession Practice Act 1958.	is authorised to practise as an incorporated practitioner.
*Omit this clause if never previously practised	Dated theday of
Form 10	19
Rule 43 (1) FULL PRACTISING CERTIFICATE Pursuant to the name conformal bush of any	Secretary of the Law Institute of Victoria Form 14
Pursuant to the powers conferred by the Legal Profession Practice Act 1958 1 hereby certify thatof	Rule 43 (4) NOTICE BY PRACTITIONER INTENDING
is authorised to practise as a solicitor from the	TO APPEAL TO THE COURT In the Supreme Court of Victoria
to 31 December 19	In the matter of the Legal Profession Practice
Dated theday of19	Act 1958 and
Secretary of the Law Institute of Victoria	In the matter of an appeal by a barrister and solicitor against the
Form 11	refusal cancellation * of his practicing continues
Rule 43 (2) EMPLOYEE PRACTISING CERTIFICATE	suspension * of his practising certificate
Pursuant to the powers conferred by the Legal Profession Practice Act 1958 I hereby certify that	Take notice that I will appeal to this Honourable Court on
is authorised to practise as an employee from the	the
to 31 December, 19 This certificate does not	thereafter as counsel can be heard, pursuant to
entitle the holder to engage in practice as a solicitor either on his own behalf or in partnership	section 87 of the Legal Profession Practice Act
with any other solicitor or upon terms of sharing	1958 against the refusal of my application for a practising certificate for 19/cancellation/
with any other practitioner remuneration for any business.	suspension* of my practising certificate issued to me for the year 19
Dated theday of	Dated this day of
	Signed
Secretary of the Law Institute of Victoria	* Omit the words which are not applicable.
Form 12	To the Prothonotary
Rule 43 (3) CORPORATE PRACTISING CERTIFICATE	and To the Law Institute of Victoria
Pursuant to the powers conferred by the Legal	Form 15
Profession Practice Act 1958 I hereby certify that	Rule 21 STATUTORY DECLARATION BY A
is authorised to practice only as a solicitor employed other than by a solicitor from the	SOLICITOR WHO HAS CEASED TO PRACTISE
day of	I, of do solemnly and sincerely declare:

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	Form 17
1. I am a barrister and solicitor of the Supreme Court of Victoria and I ceased to practise as a solicitor on the	Rule 21 STATUTORY DECLARATION BY THE LEGAL REPRESENTATIVE OF A DECEASED SOLICITOR 1,
Form 16 STATUTORY DECLARATION BY THE RECEIVER, RECEIVER AND MANAGER OR LIQUIDATOR OF AN INCORPORATED PRACTITIONER WHICH HAS CEASED TO PRACTICE	Certificate under the Legal Profession Practice Act 1958.
I,of	•
do solemnly and sincerely declare:	Form 18
I. I am the receiver/receiver and manager/ liquidator ofwhich ceased to be an incorporated practitioner on the	Rule 9 CONSENT TO APPOINTMENT
day of	1,
Justice of the Peace A Commissioner for Affidavits A solicitor holding a current Practising Certificate under the Legal Profession	amended where it is signed by a person approved by the council of the Law Institute of Victoria

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1732 G 22 15 June 1988 Form 19

Rule 44 AGREEMENT BETWEEN THE LAW INSTITUTE OF VICTORIA AND EMPLOYER OF A HOLDER OF A CORPORATE PRACTISING CERTIFICATE

Whereas

- A. The Employer (which expression has the same meaning as defined in Rule 44) is the employer of solicitor who is the holder of a Corporate Practising Certificate ("the Solicitor").
- B.. The Employer wishes to have the Solicitor perform conveyancing on behalf of its employees who are being transferred from one location to another and work of a similar personal nature ("the Work") and the Law Institute of Victoria wishes to authorise the performance of the work by the Solicitor for the purposes of Rule 44.

This Agreement Witness

- 1. The Law Institute of Victoria hereby authorises the performance of the Work by the Solicitor on condition that the Work is performed on the direct instruction of the Employer and is related to the Employer's business.
 - 2. The Employer agrees and acknowledges—
 - (a) the Solicitor is not entitled to hold or receive trust money and nothing in this agreement shall be read as authorising the Solicitor to hold or receive trust money.
 - (b) the Solicitor is not entitled to indemnity from the Solicitor's Liability Fund, nor is any employee for whom the Work is performed pursuant to this agreement entitled to any compensation from the Solicitors' Guarantee Fund, administered by the Law Institute of Victoria.
 - (c) the Employer will indemnify or hold indemnified the Solicitor and the Law Institute against any action, suit or demand arising in any way from the performance by the Solicitor of the Work.
- 3. Either party may terminate this agreement by giving the other 30 days written notice of termination.

Datedda	ay of19
Signed for and on behalf	
of the Law Institute of	•
Victoria	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Signed for and on behalf	•
of the employer	

Victoria Government Gazette
Form 20

DECLARATION BY A DIRECTOR OF AN INCORPORATED PRACTITIONER DESIROUS OF COMMENCING OR RECOMMENCING PRACTICE

I, of..... do solemnly and sincerely declare that:

- 2. I am a director of Pty the registered office of which is situated at
- 3. Pty has not previously practised as an incorporated practitioner under the Legal Profession Practice Act.

Date (or dates) of commencement:

Date (or dates) of cessation:

Place (or places) at which it practised:

Name (or names) under which it practised:

- 4. Pty desires to commence (or recommence) practice.

(here insert details of all changes to the pro forma memorandum and articles including reference to paragraph numbers).

- 6. The Law Institute's receipt for the purchase of the Members' Incorporation Kit by or on behalf of the incorporated practitioner is attached to this statutory declaration.
- 7. The memorandum and articles of association submitted with this statutory declaration have not been prepared in accordance with the pro forma memorandum and articles of association included in the Law Institute's Members' Incorporation Kit. The provisions required to be included in the memorandum and articles of association under the Act are included in the following paragraphs:

Statutory Requirement A
Section 87B (1) (a) (i)

Memorandum or Article Para Victoria Government Gazette Section 87B (1) (a) (ii) Section 87B (1) (a) (iii) Section 87B(1)(a)(iv) Section 87B(1)(a)(v)Section 87B (1) (a) (vi) Section 87B (1) (a) (vii) Section 87B (1) (a) (viii) Section 87B (1) (a) (ix) Section 87B(1)(a)(x)8. The directors of Pty are: Name: Address: Solicitor holding a current practising certificate: If yes, insert date of admission to practice: Name: Address: Solicitor holding a current practising certificate:

If yes, insert date of admission to practice:

(Attach particulars of other directors if insufficient space)

9. The members of the applicant are:

Name:

Address:

Solicitor holding a current practising certificate:

If yes, insert date of admission to practice:

Name:

Address:

Solicitor holding a current practising certificate:

If yes, insert date of admission to practice:

(Attach particulars of other members if insufficient space)

10. The participating employees of the applicant are:

Name:

Address:

Solicitor holding a current practising certificate: Yes/No

If yes, insert date of admission to practice: Name:

Address:

Solicitor holding a current practising certificate:

If yes, insert date of admission to practice:

(Attach particulars of other participating employees if insufficient space)

11. Prior to the date on which the applicant ceased to practice, it paid to the persons entitled to them or in accordance with their directions all G 22 15 June 1988 1733

moneys received by it for or on behalf of any other person or persons in the course of or in connection with its practice and it did not on the date it ceased to practice hold nor has it since received any trust account money within the meaning of the Solicitors' (Audit and Practising Certificates) Rules.

* Delete paragraphs that are inapplicable. In particular, delete paragraph 11 if the incorporated practitioner seeking a practising certificate has never previously practised.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Declared atday of19......

Before me:

A Justice of the Peace

A Commissioner for Affidavits

A solicitor holding a current practising certificate under the Legal Profession Practice Act.

Dated 3 June 1988

Signed for and on behalf on the Council of the Law Institute of Victoria.

> J. S. KELLY Acting President R. J. CORNALL Secretary

I approve the above Rules.

Dated 3 June 1988.

JOHN McI. YOUNG Chief Justice

Co-operation Act 1981

ALBURY YACHT CLUB CO-OPERATIVE LIMITED

HORSHAM CITY BOWLING CLUB CO-**OPERATIVE LIMITED**

Notice is hereby given in pursuance of section 192 (8) of the Co-operation Act 1981 and section 459 (2) of the Companies (Victoria) Code, that, at the expiration of three months from the date hereof, the names of the aforementioned societies will, unless cause is shown to the contrary, be struck off the register and the societies will be dissolved.

Dated at Melbourne 1 June 1988

L. G. HOPKINS

Deputy Registrar of Co-operative Societies

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Police Offences Act 1958, No. 6337 DIVISION IA-STATE CLASSIFICATION OF PUBLICATIONS BOARD

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

Each publication shall be subject to the following restrictions:

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

Title Distributor Razzle, Vol. 6 No. 5 Gordon & Gotch Ltd. Penthouse Letters, No. Gordon & Gotch Ltd. Penthouse Couples Gordon & Gotch Ltd. Max, July 1988 Gordon & Gotch Ltd. Hustler Humor, July Gordon & Gotch Ltd. 1988 Australian High Gordon & Gotch Ltd. Society, Vol. 1 No. 5 Gallery Pocketfox, Fall Gordon & Gotch Ltd. 1988 and Winter 1988 Fox, September 1988 Gordon & Gotch Ltd. American Survival Gordon & Gotch Ltd. Guide, April 1988

> D. J. FREEMAN Acting Secretary

State Classification of Publications Board

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

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

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

Victoria Government Gazette

Title Distributor

Hot Talk, Vol. 1 No. 1 Gordon & Gotch Ltd. Penthouse, July 1988 Gordon & Gotch Ltd.

D. FREEMAN

Acting Secretary State Classification of Publications Board

DESIGNATION OF 1% PROBABILITY FLOOD LEVELS

Werribee River City of Werribee

Pursuant to section 37A of the Drainage of Land Act 1975 the Rural Water Commission, as the Drainage Authority hereby designates the flood levels as more particularly described on Plan No. 201145 (Sheets 1 to 3) lodged in the Plan Room of the Rural Water Commission, 590 Orrong Road, Armadale, and its office at Werribee and also at the Municipal Offices of the City of Werribee.

Subject to the provision of section 37A (4) of the Drainage of Land Act 1975, any person who feels aggrieved by the designation of flood levels may within one month of the publication of this notice in the Werribee Banner of the 22 June 1988, appeal to the Minister for Water Resources setting out the ground of appeal against that designation.

Dated 2 June 1988

MICHAEL BLAMEY General Manager

Hospitals and Charities Act 1958 NOTICE OF PETITION TO INCORPORATE

LEIGH COMMUNITY CARE CENTRE

The Chief General Manager of the Department of Health Victoria has received a petition signed by at least 25 contributors to a benevolent society known as Leigh Community Care Centre praying that the benevolent society be incorporated under sections 46 and 64 of the Hospitals and Charities Act 1958.

The organisation will have for its objects-

- (a) to manage and maintain a Community Health Centre in the Shire of Leigh which will provide facilities for Community Health Nurses and other medical and/or paramedical personnel as required;
- to encourage and assist individuals in the Shire of Leigh to improve and maintain their health:
- (c) to provide services which will prevent or delay the deterioration of an individual's health:
- (d) to provide appropriate referral, treatment or care in times of ill-health:

- (e) to provide a community health service to the people within the Shire of Leigh, as required, offering access which is free and without discrimination at the point of delivery;
- (f) to purchase or acquire any real and/or personal property and other buildings to be used for the above purpose;
- (g) to do all such other things as are incidental or conducive to the attainment of the above objectives.

If no counter-petition signed by an equal or greater number of contributors is lodged with the Chief General Manager at 555 Collins Street, Melbourne within one month after the date of publication of this notice, the Governor in Council may by Order published in the Government Gazette declare the contributors for the time being to the institution to be a body corporate by the name set forth in the Order. Dated 6 June 1988

D. R. WHITE Minister for Health

Department of Health Victoria Melbourne

Hospitals and Charities Act 1958 NOTICE OF PETITION TO INCORPORATE WESTERNPORT NURSING HOME

The Chief General Manager of the Department of Health Victoria has received a petition signed by at least 25 contributors to an institution known as Westernport Nursing Home praying that the institution be incorporated under section 46 of the Hospitals and Charities Act 1958.

The organisation will have for its objects-

- (a) to provide accommodation for aged and/ or disabled persons as defined in the Commonwealth Aged or Disabled Persons Homes Act 1954 as amended, and who are assessed as being in need of such care and accommodation;
- (b) to provide a total care program of medical, paramedical, nursing and social work service supported by an active administration unit which will provide the best possible care for the individual;
- (c) to establish and maintain community programs which will assist individuals at risk by providing necessary support services to enable them to maintain independence either separately or within the family unit;
- (d) to assist and participate in research programs as appropriate;
- (e) to participate actively in training and education of nursing home personnel to

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- enable them to achieve professional and personal satisfaction;
- (f) to contribute to the development and planning of health services with particular emphasis on the provision of extended care services within the region of responsibility as defined by the Health Department Victoria;
- (g) to best utilize resources by rationalisation and service sharing throughout the region in an endeavour to provide the most comprehensive service at acceptable expense levels:
- (h) to do all such other things as are incidental or conducive to the attainment of the above objectives.

If no counter-petition signed by an equal or greater number of contributors is lodged with the Chief General Manager at 555 Collins Street, Melbourne within one month after the date of publication of this notice the Governor in Council may by Order published in the Government Gazette declare the contributors for the time being to the institution to be a body corporate by the name set forth for the Order. Dated 6 June 1988

D. R. WHITE Minister for Health

Department of Health Victoria Melbourne

INDUSTRIAL RELATIONS COMMISSION OF VICTORIA

4 Per Cent Second Tier—Notice of Proposed Award Variation to Victorian Awards:

Cork Trade; Fruit Packing; Horsehair; Manufacturing Chemists; Storemen, Packers and Sorters; Flock; and Brushmakers

Notice is hereby given that the Federated Storemen and Packers Union of Australia (Victorian Branch) has applied for the decision of Deputy President Keogh, Australian Conciliation and Arbitration Commission, I September 1987 (Print G.9048) regarding the Federal Metal Industry Award Second Tier wage increase of 4 per cent, to flow to the Cork Trade, Fruit Packing, Horsehair, Manufacturing Chemists and Storemen, Packers and Sorters Awards to commence from the beginning of the first pay period to commence on or after 1 June 1988.

This decision provides for employers and their employees to negotiate productivity and efficiency agreements to allow for that wage increase

Any person or Association interested in these matters may obtain further particulars from the

1736 G 22 15 June 1988

Registrar, Industrial Relations Commission of Victoria, Level 18, Nauru House, 80 Collins Street, Melbourne, 3000, telephone: (03) 650 4431.

Submissions to the Board may be made in writing addressed to the Registrar, or in person at meetings of the following Conciliation and Arbitration Boards to be held on Wednesday, 13 July 1988 in Hearing Room No. 7, Level 17, Nauru House, 80 Collins Street, Melbourne.

Cork Trade Conciliation and Arbitration Board scheduled for 9.30 a.m.

Fruit Packing Conciliation and Arbitration Board scheduled for 10.00 a.m.

Horsehair Conciliation and Arbitration Board scheduled for 10.30 a.m.

Manufacturing Chemists Conciliation and Arbitration Board scheduled for 11.00 a.m.

Storemen, Packers and Sorters Conciliation and Arbitration Board scheduled for 1.30 p.m.

Flock Conciliation and Arbitration Board scheduled for 2.30 p.m.

Brushmakers Conciliation and Arbitration Board scheduled for 3.00 p.m.

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

INDUSTRIAL RELATIONS COMMISSION OF VICTORIA

4 Per Cent Second Tier—Notice of Proposed Award Variation

Victorian Textile Industry Award

Following the State Wage Case Decision of April 1987, The Amalgamated Footwear and Textile Workers Union of Australia hereby gives notice that it wishes the Decision and Orders of The Australian Conciliation and Arbitration Commission (Deputy President Riordan) of 29 May 1988 (Print H.2176) and 27 May 1988 (Print H.2808) in relation to Second Tier Wage increases made under the Restructuring and Efficiency Principle and the Supplementary Payments Principle to the Federal Textile Industry Award 1981, flow on to the Victorian Textile Industry Award.

The Union wishes to pursue an industry approach to its Second Tier Claim, however, it recognises that some employers may be in the process of negotiating with their employees productivity and efficiency agreements in return for a 4 per cent wage increase. Any such agreement should be referred to the Textile Industry Conciliation and Arbitration Board for ratification.

The Textile Industry Conciliation and Arbitration Board will next meet on 18 July 1988

Victoria Government Gazette

at 10.30 a.m. in Hearing Room No. 5, Level 18, Nauru House, 80 Collins Street, Melbourne.

At that meeting the Board will consider varying the Textile Industry Award effective from 18 July 1988 to include a \$9.00 wage increase, cost offsets and a \$13.00 supplementary payment in full and final settlement of the Union's claim under the Second Tier Principle.

Any employer who has not finalised a plant or enterprise agreement in accordance with the State Wage Case Decision April 1987 by 18 July 1988 is at liberty to apply for exemption from the proposed second tier award.

Enquiries may be addressed to The Registrar, Industrial Relations Commission of Victoria, Level 18, Nauru House, 80 Collins Street, Melbourne, Attention: Sally Gilbert, Telephone: 650 4431.

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

Education Act 1958

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

Pursuant to section 13 of the Education Act 1958 1 hereby give notice that Orders of the Governor in Council were made on 7 June 1988 under sub-section (4) of the said Act amending certain provisions relating to the school councils listed below:

1461 Ellerslie Primary School Council

2172 Mulgrave Primary School Council

8723 Sunbury Post Primary School Council

CAROLINE HOGG Minister for Education

BUILDING SOCIETIES ACT 1986

Notice is hereby given that Interstate Permanent Co-operative Building Society which was incorporated as a Permanent Building Society under the abovenamed Act on 27 September 1972 has registered a change of name and is now incorporated under the name of Interstate Permanent Building Society pursuant to the provisions of the said Act.

Given under my hand and the seal at Melbourne 16 May 1988.

R. C. TREVETHAN Registrar of Building Societies

ASSOCIATIONS INCORPORATION ACT 1981

Notice is hereby given that in pursuance of sub-section 10 (4) of the Associations Incorporation Act 1981 a certificate of incorporation was granted to Wodonga Country Golf Club Co-operative Limited on 2 June 1988.

RON TREVETHAN

Registrar of Incorporated Associations

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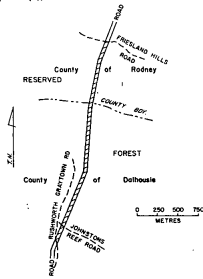
Land Act 1958 UNUSED ROAD CLOSED

ORDERS IN COUNCIL

The Governor in Council under section 349 of the *Land Act* 1958 and with the consent in writing of the municipality concerned closes the following unused road:

MUNICIPAL DISTRICT OF THE SHIRE OF GOULBURN

WIRRATE—The road in the Parish of Wirrate shown by hatching on plan hereunder— (W371(4)) L7-1149.



Dated 7 June 1988
Responsible Minister:
JOAN E. KIRNER
Minister of Conservation, Forests and Lands
LAWRENCE A. FISHER
Clerk of the Executive Council

Land Act-1958

UNUSED ROADS CLOSED

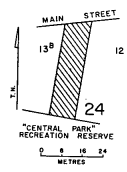
The Governor in Council under section 349 of the *Land Act* 1958 and with the consent in writing of the municipality concerned closes the following unused roads:

MUNICIPAL DISTRICT OF THE TOWN OF STAWELL

STAWELL—The road in the Parish of Stawell shown as Crown Allotment 24A section 24, on Certified Plan No. 108932 lodged in the Central

1738 G 22 15 June 1988

Plan Office—the road in the Parish of Stawell shown by hatching on plan hereunder—(3499-5) (Rs 2088).



Dated 7 June 1988 Responsible Minister:

JOAN E. KIRNER

Minister for Conservation, Forests and Lands

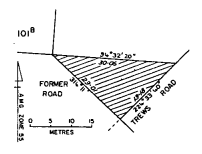
LAWRENCE A. FISHER Clerk of the Executive Council

Land Act 1958 UNUSED ROADS CLOSED

The Governor in Council, under section 349 of the Land Act 1958 with the consent in writing of the municipality concerned and the adjoining owners, closes the following unused roads:

MUNICIPAL DISTRICT OF THE SHIRE OF BASS

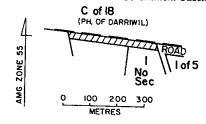
WOOLAMAI—The road in the Parish of Woolamai shown by hatching on plan hereunder—(3878 (2)) (L12-0218).



MUNICIPAL DISTRICT OF THE SHIRE OF BANNOCKBURN

MAUDE—The road in the Township of Maude shown by hatching on plan hereunder. (M48 (2)) (L1-3278).

Victoria Government Gazette



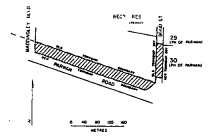
Dated 7 June 1988
Responsible Minister:
JOAN E. KIRNER
Minister for Conservation, Forests and Lands

Minister for Conservation, Forests and Lands
LAWRENCE A. FISHER

Clerk of the Executive Council

Land Act 1958 EXTENSION OF TOWNSHIP OF BACCHUS MARSH

The Governor in Council, under section 25 (3) (d) of the Land Act 1958, extends the Township of Bacchus Marsh, proclaimed on 22 February 1955 by the addition thereto of the areas indicated by hatching on plan hereunder. (M47 (1)) (C96092).



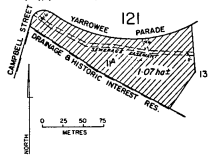
Dated 7 June 1988
Responsible Minister:
JOAN E. KIRNER
Minister for Conservation, Forests and Lands
LAWRENCE A. FISHER
Clerk of the Executive Council

Crown Land (Reserves) Act 1978 CROWN LAND TEMPORARILY RESERVED

The Governor in Council under sections 4 and 7 of the Crown Land (Reserves) Act 1978 temporarily reserves for the purpose mentioned and also excepts from prospecting or from occupation for mining purposes under any miners right the following Crown land:

MUNICIPAL DISTRICT OF THE CITY OF BALLAARAT

BALLARAT-Public Purposes, 1.07 hectares, more or less, being Crown Allotment 11A, section 121, Township of Ballarat, Parish of Ballarat as indicated by hatching on plan hereunder-(B128(75)) (Rs. 13761).



Dated 7 June 1988 Responsible Minister:

JOAN E. KIRNER

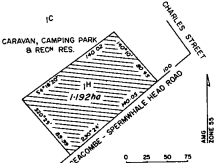
Minister for Conservation, Forests and Lands LAWRENCE A. FISHER Clerk of the Executive Council

Crown Land (Reserves) Act 1978 CROWN LAND TEMPORARILY RESERVED

The Governor in Council under sections 4 and 7 of the Crown Land (Reserves) Act 1978 temporarily reserves for the purposes mentioned and also excepts from prospecting or from occupation for mining purposes under any miners right the following Crown land:

MUNICIPAL DISTRICT OF THE SHIRE OF ROSEDALE

SEACOMBE-For education purposes 1-192 hectares being Crown Allotment 1H Parish of Seacombe as indicated by hatching on plan hereunder—(S252(9)) (Rs. 13743).



G 22 15 June 1988 1739

Dated 7 June 1988 Responsible Minister:

JOAN E. KIRNER

Minister for Conservation, Forests and Lands

LAWRENCE A. FISHER

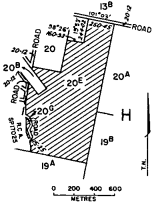
Clerk of the Executive Council

Crown Land (Reserves) Act 1978 CROWN LANDS TEMPORARILY RESERVED

The Governor in Council under sections 4 and 7 of the Crown Land (Reserves) Act 1978 temporarily reserves for the purpose mentioned and also excepts from prospecting or from occupation for mining purposes under any miners right the following Crown lands:

MUNICIPAL DISTRICT OF THE SHIRE OF **EUROA**

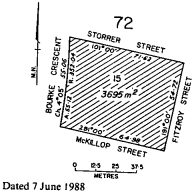
EUROA-For conservation of an area of natural interest, 72 hectares more or less being Crown Allotments 20E and 20G Parish of Euroa as indicated by hatching on plan hereunder—(E82(7)) (Rs. 13708).



Total area of hatched portions 72 has

MUNICIPAL DISTRICT OF THE CITY OF **GEELONG**

GEELONG-For recreation purposes, 3695 square metres being Crown Allotment 15, section 72, City of Geelong Parish of Corio as indicated by hatching on plan hereunder—(Township 5311-2) (Rs. 5491).



Responsible Minister:

JOAN E. KIRNER

Minister for Conservation, Forests and Lands LAWRENCE A. FISHER

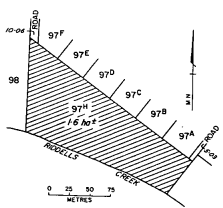
Clerk of the Executive Council

Crown Land (Reserves) Act 1978 **CROWN LANDS PERMANENTLY** RESERVED

The Governor in Council under sections 4 and 7 of the Crown Land (Reserves) Act 1978 permanently reserves for the purposes mentioned and also excepts from prospecting, or from occupation for mining purposes under any miners right the following Crown lands:

MUNICIPAL DISTRICT OF THE SHIRE OF **ROMSEY**

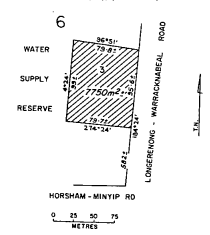
KERRIE-Conservation of an Area of Natural Interest, 1.6 hectares, more or less, being Crown Allotment 97H, Parish of Kerrie as indicated by, hatching on plan hereunder—(K26(8)) (Rs 13757).



Victoria Government Gazette

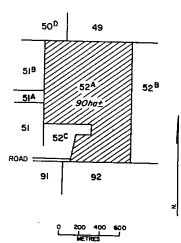
MUNICIPAL DISTRICT OF THE SHIRE OF DUNMUNKLE

KEWELL—Public Recreation, 7750 square metres, more or less, being Crown Allotment 3, section 6, Township of Kewell, Parish of Kewell East, as indicated by hatching on plan hereunder—(K127(19)) (Rs 13738).



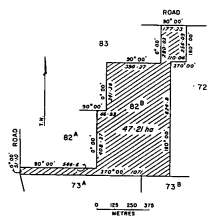
MUNICIPAL DISTRICT OF THE SHIRE OF BENALLA

MOKOAN-Conservation of an Area of Natural Interest, 90 hectares, more or less, being Crown Allotment 52A, Parish of Mokoan, as indicated by hatching on plan hereunder-(M463(4)) (Rs 13288).



MUNICIPAL DISTRICT OF THE SHIRE OF BENALLA

MOKOAN—Conservation of an Area of Natural Interest, 47-21 hectares, more or less, being Crown Allotment 82B, Parish of Mokoan, as indicated by hatching on plan hereunder—(M463(4)) (Rs 13289).



Dated 7 June 1988
Responsible Minister:
JOAN E. KIRNER
Minister for Conservation, Forests and Lands
LAWRENCE A. FISHER
Clerk of the Executive Council

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVES

The Governor in Council, under section 10 of the Crown Land (Reserves) Act 1978, revokes the following temporary reservations:

BAIRNSDALE—The temporary reservation by Order in Council of 3 August 1976 of 759 square metres of land being Crown Allotment 86A, Township of Bairnsdale, Parish of Bairnsdale as a site for Public Purposes (Departmental Residence)—(Rs. 10195).

BAIRNSDALE—The temporary reservation by Order in Council of 18 January 1977 of 680 square metres of land being Crown Allotment 4, Section 107, Township of Bairnsdale, Parish of Bairnsdale as a site for Public Purposes (Ministry for Conservation purposes)—(Rs. 10200).

DIGBY—The temporary reservation by Order in Council of 27 July 1874 of an area of 9864 square metres being Crown Allotments 1, 2, 3, 4, 5 and 6, Section 23, Township of Digby, Parish of Digby for State School purposes—(Rs. 6830).

G 22 15 June 1988 1741

DIGBY—The temporary reservation by Order in Council of 12 February 1924 of an area of 7284 square metres of land in two separate portions being Crown Allotments 6, 8, 9 and 10, Township of Digby, Parish of Digby as a site for State School—(Rs. 2890).

MIA MIA—The temporary reservation by Order in Council of 14 September 1926 of 4·578 hectares of land in the Township of Mia Mia (formerly Miami), Parish of Spring Plains, as a site for Public Recreation so far only as the portion containing 1067 square metres shown as parcels 3 and 4 on Road Construction Authority Plan No. SP 17159—(Rs. 3365).

WARRAGUL—The temporary reservation by Order in Council of 27 September 1880 of 6-33 hectares of land in the Township of Warragul as a site for the use of the Railway Department—(Rs. 13472).

Dated 7 June 1988

Responsible Minister:

JOAN E. KIRNER

Minister for Conservation, Forests and Lands

LAWRENCE A. FISHER Clerk of the Executive Council

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATIONS

The Governor in Council, under section 10 of the *Crown Lands (Reserves) Act* 1978, revokes the following temporary reservations:

INVERLEIGH—The temporary reservation by Order in Council of 11 June 1913 of 1846 square metres of land in the Township of Inverleigh as a site for a State School—(Rs 450).

NEWMERELLA—The temporary reservation by Order in Council of 19 December 1967 of an area of 258-6 hectares of land in the Parish of Newmerella as a site for Public Purposes (Sewerage Treatment and Disposal area) so far only as the portion containing 39-30 hectares being Crown Allotment 23G, Section C, Parish of Newmerella as shown on Certified Plan No. 101690 and the position containing 1881 square metres being Crown Allotment 23J, Section C, Parish of Newmerella as shown on Certified Plan No. 108888 lodged in the Central Plan Office—(Rs 8920).

Dated 7 June 1988

Responsible Minister:

JOAN E. KIRNER

Minister of Conservation, Forests and Lands

LAWRENCE A. FISHER Clerk of the Executive Council 1742 G 22 15 June 1988

Crown Land (Reserves) Act 1978 CROWN LANDS TEMPORARILY RESERVED

The Governor in Council, under sections 4 and 7 of the Crown Land (Reserves) Act 1978, temporarily reserves for the purposes mentioned and also excepts from prospecting or from occupation for mining purposes under any miners right the following Crown lands:

MUNICIPAL DISTRICT OF THE SHIRE OF BUNINYONG

BALLARAT—Public Recreation, 18.66 hectares, being Crown Allotments 32 and 33, Section 1, Parish of Ballarat as shown on Certified Plan No. 107514 lodged in the Central Plan Office—(Rs 11386).

MUNICIPAL DISTRICT OF THE CITY OF SOUTH BARWON

BARRABOOL—For recreation purposes, 1-283 hectares, being Crown Allotment 9B, Parish of Barrabool (formerly being Lot 13 on Plan of Subdivision No. 204518N lodged in the Land Titles Office)—(Rs 1466).

MUNICIPAL DISTRICT OF THE CITY OF PRESTON

KEELBUNDORA—Public Recreation, 1 hectare being Crown Allotment 10U, Parish of Keelbundora as shown on Certified Plan No. 106816 lodged in the Central Plan Office—(Rs 8630).

MUNICIPAL DISTRICT OF THE CITY OF SOUTH MELBOURNE

SOUTH MELBOURNE—Public Park, 5313 square metres being Crown Allotment 59J4, City of South Melbourne, Parish of Melbourne South as shown on Certified Plan No. 108363 lodged in the Central Plan Office—(Rs 8601).

Dated 7 June 1988

Responsible Minister:

JOAN E, KIRNER

Minister of Conservation, Forests and Lands

LAWRENCE A. FISHER Clerk of the Executive Council

Crown Land (Reserves) Act 1978 NOTICE OF INTENTION

The Governor in Council, under section 10 of the Crown Land (Reserves) Act 1978, gives notice of intention to revoke the following temporary reservation:

NUNAWADING—The temporary reservation by Order in Council of 15 June 1977 of 1587 square metres of land being Crown

Victoria Government Gazette

Allotment 58A, Parish of Nunawading as a site for Public Purposes (Mental Health Authority purposes) (Rs 10409).

Dated 7 June 1988

Responsible Minister:

JOAN E. KIRNER

Minister of Conservation, Forests and Lands
LAWRENCE A. FISHER
Clerk of the Executive Council

Water and Sewerage Authorities (Restructuring)
Act 1983

Sewerage Districts Act 1958

EMERALD DISTRICT WATER BOARD

Extent of Sewerage District Increased

Site of Treatment Works Approved
Acquisition of Land for Treatment Works

Approved

The Governor in Council, under the provisions of the Water and Sewerage Authorities (Restructuring) Act 1983 and the Sewerage Districts Act 1988, approves the site of Treatment Works (as shown in brown border) and acquisition of land for the treatment works, and directs that the extent of the Sewerage District be increased as shown in pink border on the accompanying plan (Corr. No. 003140).

Dated 24 May 1988

Responsible Minister:

FRANK WILKES
Minister for Water Resources

LAWRENCE A. FISHER Clerk of the Executive Council

Water and Sewerage Authorities (Restructuring) Act 1983

Water Act 1958

KORUMBURRA WATER BOARD

Extension of Nyora Urban District and the Poowong, Loch and Nyora Waterworks District Approved

The Governor in Council, under the provisions of the Water and Sewerage Authorities (Restructuring) Act 1983 and the Water Act 1958 approves of the extension to the Nyora Urban District and the Poowong, Loch and Nyora Waterworks District as shown in pink on the accompanying plan (Corr. No. 006696/15).

Dated 31 May 1988

Responsible Minister:

FRANK WILKES

Minister for Water Resources

LAWRENCE A. FISHER Clerk of the Executive Council

Water Act 1958 RURAL WATER COMMISSION OF VICTORIA

Goulburn-Murray Irrigation District Tongala Irrigation Area Boundaries Varied

The Governor in Council, under the provisions of section 62B (6) of the Water Act 1958, approves of the variation of the boundaries of the Tongala Irrigation Area of the Goulburn-Murray Irrigation District as on and from 1 July 1988, to include in the Tongala Irrigation Area, the land shown by blue colour on the accompanying plan (Corr. No. 88/03331).

Dated 7 June 1988

Responsible Minister:

FRANK WILKES

Minister for Water Resources

LAWRENCE A. FISHER Clerk of the Executive Council

Water Act 1958

RURAL WATER COMMISSION OF VICTORIA

Goulburn-Murray Irrigation District
Boort Irrigation Area
Boundaries Varied

The Governor in Council, under the provisions of section 62B (6) of the Water Act 1958, approves of the variation of the boundaries of the Boort Irrigation Area of the Goulburn-Murray Irrigation District as on and from 1 July 1988, to include in the Boort Irrigation Area, the land shown by blue colour on the accompanying plan (Corr. No. 87/10228).

Dated 7 June 1988

Responsible Minister:

FRANK WILKES

Minister for Water Resources

LAWRENCE A. FISHER Clerk of the Executive Council

Water Act 1958

RURAL WATER COMMISSION OF VICTORIA

Goulburn-Murray Irrigation District Pyramid Hill Irrigation Area Boundaries Varied

The Governor in Council, under the provisions of section 62B (6) of the Water Act 1958, approves of the variation of the boundaries of the Pyramid Hill Irrigation Area of the Goulburn-Murray Irrigation District as on and from 30 June 1988, to excise from the Pyramid Hill Irrigation Area

G 22 15 June 1988 1743

the land shown by green colour on the accompanying plan (Corr. No. 87/10228).

Dated 7 June 1988

Responsible Minister:

FRANK WILKES

Minister for Water Resources

LAWRENCE A. FISHER Clerk of the Executive Council

Water Act 1958

RURAL WATER COMMISSION OF VICTORIA

Goulburn-Murray Irrigation District Shepparton Irrigation Area Portions Excised

The Governor in Council under the provisions of section 62B (6) of the Water Act 1958 approves the excision of the lands shown by green colour on the two (2) accompanying plans (Corr. Nos. 80/02398, 81/05782, 84/3686, 84/37955 and 86/56347) from the Shepparton Irrigation Area of the Goulburn-Murray Irrigation District as on and from 30 June 1988.

Dated 7 June 1988

Responsible Minister:

FRANK WILKES

Minister for Water Resources

LAWRENCE A. FISHER Clerk of the Executive Council

Water Act 1958

RURAL WATER COMMISSION OF VICTORIA

Goulburn-Murray Irrigation District Rodney Irrigation Area

Boundaries Varied

The Governor in Council under the provisions of section 62B (6) of the Water Act 1958 approves of the variation of the boundaries of the Rodney Irrigation Area of the Goulburn-Murray Irrigation District as on and from 30 June 1988, to excise from the Rodney Irrigation Area the land shown by green colour on the accompanying plan. (Corr. No. 88/03331).

Dated 7 June 1988

Responsible Minister:

FRANK WILKES

Minister for Water Resources

LAWRENCE A. FISHER Clerk of the Executive Council

1744 G 22 15 June 1988

Water Act 1958

RURAL WATER COMMISSION OF VICTORIA

Goulburn-Murray Irrigation District Kerang Irrigation Area Portion Excised

The Governor in Council, under the provisions of section 62B (6) of the Water Act 1958, approves of the excision of the land shown by green colour on the accompanying plan (Corr. No. 77/33208) from the Kerang Irrigation Area of the Goulburn-Murray Irrigation District as on and from 30 June 1988.

Dated 7 June 1988

Responsible Minister:

FRANK WILKES

Minister for Water Resources

LAWRENCE A. FISHER Clerk of the Executive Council

Water Act 1958

RURAL WATER COMMISSION OF VICTORIA

Werribee Irrigation District Portions Excised

The Governor in Council, under the provisions of section 628 (6) of the Water Act 1958, approves of the excision of the lands shown by green colour on the accompanying plan (Corr. Nos. 87/10040 and 88/00332) from the Werribee Irrigation

Dated 7 June 1988

Responsible Minister:

FRANK WILKES

Minister for Water Resources

District as on and from 30 June 1988.

LAWRENCE A. FISHER Clerk of the Executive Council

STAMPS ACT 1958

Pursuant to section 137NB (e) (ii) of the Stamps Act 1958, His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof declares that the instruments set out in the following schedule (and copies of which are attached to this Order) are instruments to which the exemption under section 137NB applies.

Schedule

- 1. Finance Agreement to be entered into by Home Opportunity Loans Limited (as Borrower) and Victorian Housing Bonds Limited (as Lender).
- 2. Deed of Charge to be made between Victorian Housing Bonds Limited (as Mortgagor) and The Perpetual Executors and Trustees Association of Australia Limited (as Mortgagee).

Victoria Government Gazette

- 3. Deed of Charge to be made between Home Opportunity Loans Limited (as Mortgagor) and The Perpetual Executors and Trustees Association of Australia Limited.
- 4. Security Trust Deed to be made between The Perpetual Executors and Trustees Association of Australia Limited (as Security Trustee), Home Opportunity Loans Limited and Victorian Housing Bonds Limited.
- 5. Trust to be made between John Chester Hambly (as Settlor) and Home Opportunity Loans Limited (as Trustee).
- 6. Trustee's Deed of Covenant to be made between the Director of Housing, Home Opportunity Loans Limited and National Mortgage Market Corporation Limited.
- 7. Issuer's Deed of Covenant to be made between the Director of Housing, National Mortgage Market Corporation Limited and Victorian Housing Bonds Limited.
- 8. Deed of Indemnity to be made between the Director of Housing, Victorian Housing Bonds Limited, The Perpetual Executors and Trustees Association of Australia Limited and Victorian Housing Bonds (Subsidiary) Limited.
- 9. Deed of Subordination to be made between The Perpetual Executors and Trustees Association of Australia Limited, Victorian Housing Bonds Limited and Victorian Housing Bonds (Subsidiary) Limited.

Dated 7 June 1988

Responsible Minister:

R. A. JOLLY Treasurer

LAWRENCE A. FISHER Clerk of the Executive Council

Forests Act 1958

EXCHANGE OF LANDS AND DEDICATION AS RESERVED FOREST

The Governor in Council, under section 42 (8) of the Forests Act 1958 and on the recommendation of the Director General of Conservation, Forests and Lands—

- (a) acquires the alienated land described in Schedule "A" hereunder by exchange for the land dedicated as reserved forest described in Schedule "B" hereunder;
- (b) excises from reserved forest and alienates the area described in the said Schedule "B"; such excision and alienation to take effect 30 days from the day hereof; and
- (c) dedicates the area described in the said Schedule "A" as reserved forest; such dedication to take effect 30 days from the day hereof.

Schedule A—Dedication Schedule No. 295 76-26 hectares of alienated land being Allotments I and 10, Parish of Karlo.

Schedule B-Excision Schedule No. 214

76-17 hectares of reserved forest being Crown Allotment 12A, Parish of Karlo as shown on Certified Plan No. 108935 lodged in the Central Plan Office-85/5562.

Dated 7 June 1988

Responsible Minister:

JOAN E. KIRNER

Minister for Conservation, Forests and Lands LAWRENCE A. FISHER

Clerk of the Executive Council

Forests Act 1958

EXCHANGE OF LANDS AND DEDICATION AS RESERVED FOREST

The Governor in Council, under section 42 (8) of the Forests Act 1958 and on the recommendation of the Director General of Conservation, Forests and Lands-

- (a) acquires the alienated land described in Schedule "A" hereunder by exchange for lands dedicated as reserved forest described in Schedule "B" hereunder;
- (b) excises from reserved forest and alienates the area described in the said Schedule "B"; such excision and alienation to take effect 30 days from the date hereof; and
- (c) dedicates the areas described in the said Schedule "A" as reserved forest; such dedication to take effect 30 days from the date hereof.

Schedule A-Dedication Schedule No. 283 1.975 hectares of alienated land being part of Allotment 1B, Section 16, Parish of Dean.

Schedule B-Excision Schedule No. 215

1-975 hectares of Reserved Forest, being Crown Allotment IC, Section 16, Parish of Dean as shown on Certified Plan No. 108183 lodged in the Central Plan Office—(84/2041).

Dated 7 June 1988

Responsible Minister:

JOAN E. KIRNER

Minister for Conservation, Forests and Lands

LAWRENCE A. FISHER Clerk of the Executive Council

Hospitals and Charities Act 1958 **VARIATION OF OBJECTS**

The Governor in Council under section 52 of the Hospitals and Charities Act 1958 varies the objects of Mount Royal Hospital as follows:

G 22 15 June 1988 1745

- (a) To accept responsibility for service provision to meet the health needs of the elderly and infirm and to encourage development of Health Care Programmes to prevent the occurrence of physical, mental and social disabilities in the elderly and infirm.
- (b) To ensure that resources are available for the assessment, rehabilitation and comprehensive management of the elderly and infirm and to foster education and training for defined groups, including patients, relatives and students of the health sciences.
- To promote research in gerontology and health care of the elderly and infirm.

Dated 7 June 1988

Responsible Minister:

DAVID WHITE Minister for Health

> LAWRENCE A. FISHER Clerk of the Executive Council

PRIVATE ADVERTISEMENTS

Land Acquisition and Compensation Act 1986, Section 21

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Mayor, Councillors and Citizens of the City of Echuca ("the City of Echuca") declares that by this notice it acquires the following interest in the land described as Crown Suburban Allotment 6, Parish of Echuca North, containing 4.396 ha. or thereabouts, being the land comprised in Certificate of Title Volume 7801, Folio 1150, viz.: an interest in the whole of the land as proprietor in fee simple.

Published with the authority of the City of Echuca.

K. F. McCARTNEY

1494 Chief Executive Officer and Town Clerk

CITY OF FOOTSCRAY Road Discontinuance

Whereas the Council of the City of Footscray has, pursuant to section 528 (2) of the Local Government Act 1958, formed the opinion that the road rear of 1-11 Taylor Street and 14-22 Francis Street, Yarraville, is not reasonably required for public use and has, not less than one month before formally directing by resolution that the said road be discontinued, published a public notice in a newspaper generally circulating in the Municipal district, and given written notice to the last registered owner of the land in the road and the owners and occupiers of lands abutting or immediately adjacent to-the road of the proposed discontinuance, and has considered all (if any) written objections to the proposal.

Now therefore the Council of the City of Footscray by resolution on 16 July 1984, has directed the said road which is shown by hatching on the plan hereunder be discontinued and the land being the road so discontinued shall vest in the Municipality until it is sold by private treaty.



THE OF REGIST-OF-WAY SHOWN MITCHED

5 TO BE CLOSED AND SOLD TO ABUTTING

WHITE STATE OF THE LOCAL GOVERNMENT IN ACCORDANCE WITH THE PROFISION

F SECTION S282) OF THE LOCAL GOVERNMENT

WHITE STATE OF THE LOCAL GOVERNMENT

WHITE STATE

Notwithstanding such discontinuance the Melbourne and Metropolitan Board of Works shall continue to have and possess the same right title power authority or interest in or inrelation to the whole of the land shown by hatching on the said plan as it had or possessed prior to such discontinuance with respect to or in connection with any drains or pipes laid or erected in on or over such land for the purpose of drainage or sewerage.

G. L. PEARCE Chief Executive Officer and Town Clerk

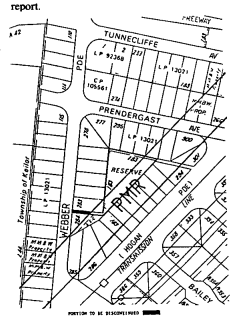
1532

CITY OF KEILOR

Discontinuance of Footway

Notice is hereby given that pursuant to section 528 (2) of the Local Government Act 1958, the Council of the City of Keilor after consideration of objections to the proposal to discontinue a portion of the footway located between Lot 283 (No. 34) Webber Parade and Lot 284 (No. 32) Webber Parade, East Keilor subsequently resolved at its meeting held on 6 April 1988, in part:

1. That the objection of the Road Construction Authority to Council's proposal, to discontinue and sell the portion of footway abutting Lot 283 (No. 34) Webber Parade, East Keilor and not included in the area zoned "Proposed Main Road Reservation", having been considered by Council's General Committee on 22 March 1988, is disallowed for the reasons contained in the



2. That this portion of footway be discontinued in accordance with the provisions of section 528 (2) of the Local Government Act 1958 (as amended) and sold by private treaty to the owner of Lot 283 (No. 34) Webber Parade, East Keilor.

The portion of footway to be discontinued is shown shaded on the plan below.

In accordance with the provisions of the Local Government Act 1958, the portion of land discontinued shall now vest in the municipality until sold by private treaty as provided for in the above resolution.

JOHN R. CASTLE

1506

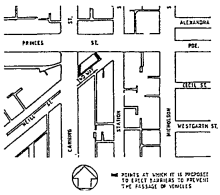
Town Clerk

CITY OF MELBOURNE

Partial Street Closure

Notice is hereby given that the Council of the City of Melbourne, pursuant to the provisions of section 593C of the Local Government Act 1958, on 30 May 1988, adopted by order a proposal for the partial closure of Neill Street, Carlton, to through traffic at its intersection with Canning Street and Station Street.

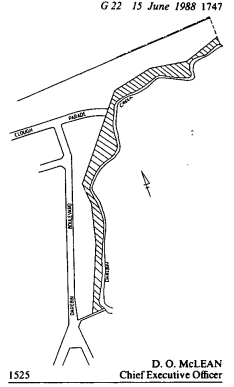
The Council has resolved that the order as adopted shall come into operation on 20 June 1988. The location of the partial closure is shown in the diagram below.



D. N. BETHKE 1507 Chief Executive Officer and Town Clerk

CITY OF PRESTON Vesting of a Reserve

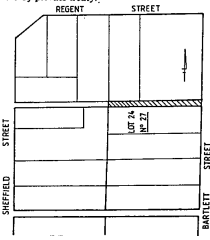
The Council of the City of Preston, at its meeting of 16 May 1988, resolved that pursuant to section 569BA (1) of the Local Government Act 1958, the drainage and sewerage reserve shown hatched on the plan hereunder shall vest in Council.



CITY OF PRESTON

Road Discontinuance

Pursuant to section 528 (2) of the Local Government Act 1958, the Council of the City of Preston at its Ordinary Meeting of Council held on 6 June 1988, resolved that the road shown hatched on the plan below, be discontinued and sold by private treaty.



1748 G 22 15 June 1988

That notwithstanding such discontinuance the Council and the Melbourne and Metropolitan Board of Works shall continue to have and possess the same right, title, power, authority or interest in or in relation to the whole of the land shown by hatching on the said plan as it had or possessed prior to such discontinuance with respect to or in connection with any drains or pipes laid or erected in on or over such land for the purposes of drainage or sewerage.

1524

D. O. McLEAN Chief Executive Officer

Planning and Environment Act 1987 NOTICE OF AMENDMENT TO A PLANNING SCHEME

The City of Sunshine has prepared Amendment No. L2 to the Sunshine Planning Scheme.

The amendment affects land generally south of the Sunshine Golf Course and with frontage to Fitzgerald Road and Corella Road at Ardeer.

Victoria Government Gazette

The amendment proposes to change the Planning Scheme by rezoning the land to a Reserved Living zone from a mix of industrial zones, Special Use No. 7 zone and, in part, a proposed Railway Reservation, to facilitate a comprehensive development for residential and associated urban purposes.

The amendment can be inspected at the office of the City of Sunshine, Alexandra Avenue, Sunshine or at the Ministry for Planning and Environment (Plan Inspection Section), Ground Floor, The Oldersleet Buildings, 477 Collins Street, Melbourne and will be open for inspection during office hours by any person free of charge.

Submissions about the amendment must be sent to the City of Sunshine, Municipal Offices, Alexandra Avenue, Sunshine 3020 by 11 July 1988.

Dated 3 June 1988

IAN WALTERS
1493 Manager Planning and Development

RURAL CITY OF WODONGA

Notice is hereby given that the Council of the Rural City of Wodonga, by Special Order at a meeting held on 9 May 1988 in accordance with section 189 of the *Local Government Act* 1958 (as amended), resolved to fix the following pound and trespass fees in accordance with the *Pounds Act* 1958 (as amended).

A. For Trespass

	·
Upon tillage land enclosed by a substantial fence \$1.00	Upon land other than tillage land enclosed by a substantial fence \$1.00
	4.00 4.00
6.00	4.00
•	\$30.00 30.00 30.00 30.00
•	
	Amounts to be charged daily for sustenance while impounded
	\$2.00
	4.00
	. 4.00
	4.00
	R. I. O'TOOLE Town Clerk
	enclosed by a substantial fence \$1.00 -6.00 6.00

Planning and Environment Act 1987 NOTICE OF AMENDMENT TO A PLANNING SCHEME

The City of Wangaratta has prepared Amendment No. L7 to the Wangaratta City Planning Scheme.

The amendment affects land on the south west corner of Greta Road and Mason Street.

The amendment proposes to change the Planning Scheme by rezoning the subject land from Rural "A" (future urban) to a Commercial "B" (non-central) zone.

The amendment can be inspected at the City of Wangaratta, Municipal Offices, 64-66 Ovens Street, Wangaratta, the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne and the Regional Office of the Ministry, Astra House, Jack Hore Place, Wodonga.

Submissions about the amendment must be sent to the City of Wangaratta, Municipal Offices, 64-66 Ovens Street, Wangaratta, by 18 July 1988. Dated 7 June 1988

> H. E. KILMINSTER City Engineer

SHIRE OF CRESWICK

Naming of Road

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

Old Name-Government Road.

New Name-Liddicoat Road.

Locality-Commencing at the north-west corner of CA 1, section K, Parish of Creswick, thence southerly to the south-west corner of CA 13, section K, Parish of Creswick.

1560

D. J. POLLARD Shire Secretary

SHIRE OF KILMORE By-Law No. 39

Notice is hereby given that the Council of the Shire of Kilmore has made a By-law No. 39 under the provisions of the Building Control Act 1981 and the Victoria Building Regulations 1983 for the purpose of specifying the maximum number of Class 10A buildings which may be constructed on any one allotment to one (1).

Resolution for passing this By-law was made by Council at a meeting on 3 February 1988 and confirmed at a meeting on 1 June 1988.

G 22 15 June 1988 1749

A copy of the By-law has been deposited at the offices of the Council, Sydney Street, Kilmore and is open for inspection free of charge during office hours.

P. ANDERSON Chief Executive Officer/Shire Secretary 1527

Planning and Environment Act 1987 NOTICE OF AMENDMENT TO A PLANNING SCHEME

The Shire of Lillydale has prepared Amendment No. L2 to the Lillydale Planning

The amendment affects land at Lot 1 on Lodged Plan 94383, north-east corner of Canterbury and Liverpool Roads, Kilsyth.

The amendment proposes to change the Planning Scheme by inserting a new clause into the Residential 'G' zone to permit the construction of a convenience store, service station/car wash and associated carparking, advertising signs and landscaping, based on Plan Number 870173-L1, prepared by Green, Dale & Wright Pty Ltd.

The amendment can be inspected at: 1. Upper Yarra Valley and Dandenong Ranges Authority, John Street, Lilydale 3140; 2. Shire of Lillydale, Anderson Street, Lilydale 3140; 3. Ministry for Planning and Environment, The Oldersleet Buildings, 477 Collins Street, Melbourne, 3000.

Submissions about the amendment must be sent to the Shire of Lillydale, Shire Offices, Anderson Street, Lilydale, PO Box 105, Lilydale, by 18 July 1988.

M. CORRIE

1533 Manager, Environment and Planning

SHIRE OF PAKENHAM

Vesting of the Drainage and Recreation Reserve

The Council of the Shire of Pakenham in accordance with the provisions of section 569BA (1) of the Local Government Act 1958 as amended, the provision of such section having been complied with at its meeting on 6 June 1988, ordered and directed that the drainage and recreation reserve on Plan of Subdivision No. 133697 and being part of the land described in Certificate of Title Volume 9323, Folio 658 as shown hatched on the plan below, be vested in the name of the President, Councillors and Ratepayers of the Shire of Pakenham, and by this order such land in the drainage and recreation reserve shall so vest free and discharged of any mortgage, charge, lease or sublease.

1556

RAY CANOBIE Shire Secretary

Planning and Environment Act 1987 NOTICE OF AMENDMENT TO A PLANNING SCHEME

The Shire of Rosedale has prepared Amendment No. L9, to the Rosedale Planning Scheme.

The amendment affects land at:

- (a) All land zoned "Residential" in the Rosedale Planning Scheme.
- (b) C.A. 1A, 1B and 1c, Section A, C.A. 9 and 9A, Section 12 and C.A. 1 and 2, Section 29, Township of Toongabbie, being the land bounded by Ries, Main, Heywood Streets and Henderson Rd, Greave, Main, Andrews and Campbell Streets.

The amendment proposes to change the Planning Scheme by-

- (a) inserting conditions regarding subdivision in unsewered areas;
- (b) rezoning from "Rural B" to "Residential"

The amendment can be inspected at Shire of Rosedale, Cansick Street, Rosedale, Ministry for Planning and Environment, The Oldersleet Buildings, 477 Collins Street, Melbourne, Latrobe Regional Commission, 43 Grey Street, Traralgon.

Submissions about the amendment must be sent to Shire of Rosedale, P.O. Box 65, Rosedale 3847 by 15 July 1988.

P. L. TATTERSON Shire Secretary

1495

1526

SHIRE OF TAMBO

Notice is hereby given pursuant ot section 535 of the Local Government Act 1958, that the Council of the Shire of Tambo did resolve at a meeting held on Tuesday, 31 May 1988, to rename the following streets in the Bruthen area:

Change of Street Names

Victoria Government Gazette

- 1. Renaming of Hume Street to end at Dawson Street as "Deep Creek Road".
- 2. Renaming of Dukes Road to "Jennings Road".
- 3. Renaming of Stones Road to Cunningham Road as "Cunningham Road" as from I July
- 4. Renaming Fairy Dell Road to Barkly Street as "Barkly Street".

1508

1520

G. R. HILL Acting Chief Executive

Planning and Environment Act 1987 NOTICE OF AMENDMENT TO A PLANNING SCHEME

The Shire of Wycheproof has prepared Amendment No. L2 to the Wycheproof Planning Scheme.

The amendment affects land at the Township of Wycheproof and the Township of Sea Lake.

The amendment proposes to change the Planning Scheme by reducing the areas of the Township zone at Wycheproof and Sea Lake, to provide a more realistic delineation of Township boundaires.

The amendment can be inspected at Shire of Wycheproof Offices, Wycheproof, 367 Broadway, Wycheproof 3527; Sea Lake, 65 Horace Street, Sea Lake, 3000; and Ministry of Planning and Environment Offices, 477 Collins Street. Melbourne

Submissions about the amendment must be sent to the Shire of Wycheproof, no later than 15 July 1988.

> BRUCE R. ANDREWS Shire Engineer and Planning Officer

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 locality within the Drainage Area.

Valda Avenue/Likendey Avenue, Indented Heads, Shire of Bellarine.

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 excepted) by the owners or occupiers of land or premises within the Drainage Area.

R. A. JORDAN, Secretary

Upper Yarra Valley and Dandenong Ranges Authority Act

NOTICE OF INTENTION TO RE-INVESTIGATE PART OF THE REGION

Collier Road, Kilsyth

The Upper Yarra Valley and Dandenong Ranges Authority has resolved, pursuant to section 21 of its Act, to re-investigate that part of the region within part Crown Allotments 47A and 47B, Collier Road, Kilsyth. The re-investigation will review the Regional Strategy Plan, insomuch as it affects the above land, with a view to re-designation from the present Rural Landscape 2 Policy Area to an Urban Policy Area, so as to enable a "transition" of allotments in the range 0-1 ha to 0-4 ha.

The Authority seeks representations from persons with an interest in the above reinvestigation, on matters the Authority should take into account. Representations should be in writing, addressed to the Director, Upper Yarra Valley and Dandenong Ranges Authority, P.O. Box 104, Lilydale 3140, and should reach the Authority no later than 15 July 1988.

GEORGE WRIGHT Director

1504

TARAGO WATER BOARD 1988-89 Water Charges

Notice is hereby given that the water charges applicable to all consumers supplied with water from the Board for this year will be:

Allowance—36 cents per kilolitre;

Above Allowance—38 cents per kilolitre

Above Allowance—38 cents per kilolitre.

1563

I. H. GAWLER, Secretary Civic Place Warragul

Form 7

Land Acquisition and Compensation Act 1986 GEELONG AND DISTRICT WATER BOARD

Notice of Acquisition

Compulsory Acquisition of Interest in land from Clarke Lewis McConachy and Gladys Margaret McConachy

Geelong and District Water Board (herein called "the Authority") declares that by this Notice it acquires the legal and equitable estates in the fee simple of all that piece of land delineated and shown with an area of 9-078 hectares on plan reference number 9-2991 (which is available for inspection at the Authority's office at 61-67 Ryrie Street, Geelong) being part of Crown Allotments 2, 3 and 4, section 1, Parish of Tutegong and being part of the land described in Conveyance No. 355 Book 664.

G 22 15 June 1988 1751

Published with the authority of Geelong and District Water Board.

1534

I. G. ZIERK, Acting Secretary

SHEPPARTON WATER BOARD

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

Shire of Shepparton Goulburn Valley Highway Raftery Road to River Road

more particularly as shown on plans which are open for inspection at this Office between the hours of 9.00 a.m. and 4.30 p.m., Monday to Friday inclusive.

L. J. GLEESON General Manager

1528

On 15 April 1988, the partnership of John Spiteri and Victor Duca conducted under the name Fix-tyte Screens of 585 Sydney Road, Coburg was dissolved. The business is now conducted by Victor Duca and Wilma Duca

Notice is hereby given that the partnership heretofore subsisting between us the undersigned Peter Raymond Lake, Margaret Florence Lake, Anthony Doran and Carol Doran of the Tabilk Hotel, at Nagambie carrying on business as Hotelkeeper's at the Tabilk Hotel at Nagambie under the style or firm of P. R. & M. F. Lake and A. & C. Doran has been dissolved by mutual consent as from 6 May 1988 so far as concerns the said Anthony Doran and Carol Doran.

Dated 2 June 1988

P. R. LAKE MARGARET F. LAKE ANTHONY G. DORAN CAROL W. DORAN

1510

Companies (Victoria) Code P. ROWE (VIC) PTY LIMITED

Members Voluntary Winding Up

At a general meeting of the members of the abovementioned company held on 18 May 1988, the following special resolution was passed unanimously.

"That the company be wound up voluntarily forthwith and that John Russell Biddle of 1 Alfred Street, Sydney NSW be appointed liquidator for the purposes of such winding up."

All correspondence should be forwarded c/o Mann Judd, chartered accountants, 20th Floor, 1 Alfred Street, Sydney Cove, NSW 2000. 1496 1752 G 22 15 June 1988

In the Supreme Court of Victoria 1988—Co. No. 255—In the matter of the Companies (Vic.) Code and in the matter of Warno Enterprises Pty. Ltd.

Advertisement of Application for Winding Up Notice is hereby given that an application for the winding up of the abovenamed company by the Supreme Court of Victoria was on 22 April-1988 filed by Jerry Mavrokostas. The application is to be heard before the Court in the 7th Court,

Law Courts, Lonsdale Street, Melbourne at 10.30 a.m. on 6 July 1988.

The liquidator whose appointment is sought is John David Adams of the firm of Parkhills B.D.O. Accountants of 500 Collins Street, Melbourne.

Any creditor or contributory of the company desiring to support or oppose the making of an order on the application may appear at the time of hearing by himself or his Counsel for that purpose. A copy of the application will be furnished by the undersigned to any creditor or contributory of the company requiring it on the payment of the regulated charge.

The applicant's address is 16 Gibbs Street, Balaclava.

The Applicant's solicitors are Harvey Bruce & Co. of 480 St. Kilda Road, Melbourne.

HARVEY BRUCE & CO. Solicitors for Jerry Mavrokostas

Note: Any person who intends to appear on the hearing of the application must serve on or send by post to the abovenamed solicitor notice in writing of his intention so to do. The notice must state the name and addess of the person or, if a firm, the name and address of the firm and must be signed by the person or firm, or his or their solicitor (if any), and must be served or, if posted, must be sent by post in sufficient time to be received not later than 4 p.m. on 5 July 1988.

JOHN HORACE SMITH late of Unit 2 No. 98 Ringwood Street, Ringwood, retired deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 22 April 1988 are required by the personal representatives, Barbara Joan Collins of Marionvale Road, Katandra West and Marjoric Rae McLaine of 34 Baratta Street, South Blackburn to send particulars to them care of the undermentioned solicitors by 24 August 1988 after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

AITKEN, WALKER & STRACHAN, solicitors, 114 William Street, Melbourne 1497

VERONICA KENNEDY late of Heatherleigh Private Nursing Home, 759 Burwood Road, East Hawthorn in the State of Victoria, spinster, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 27 December 1987 are required by Paul Morris Natoli of 24 Cotham Road Kew, the executor of the deceased's will, to send particulars of their claim to the said executor, care of the undermentioned solicitor by 26 August 1988 after which date he will convey or distribute the assets having regard only to the claims which he then has notice.

A. B. NATOLI, LL.B., solicitor, 24 Cotham Road, Kew 1498

Creditors, next of kin and others having claims in respect of the will of James Anthony Lawrence, late of Unit 10, 16 Turakina Avenue, Edithvale, store manager, deceased who died on 3 April 1988 are requested to send particulars of their claims to the executors, Mark Leslie Lawrence and Anthony John Lawrence, care of the undermentioned solicitor by 17 August 1988 after which date they will distribute the assets having regard only to the claims of which they then have notice.

JOHN STEWART, solicitor, 290 Racecourse Road, Newmarket 1499

MARY ISABEL HAGUE, late of 61 Redditch Crescent, Deer Park, gentlewoman, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 1 August 1987 are required by James Henry Reid of 28 Clifton Street, Prahran and Leo Tarleton of Tarleton Road, Rockbank, executors to whom probate of the will of the said deceased was granted by the Supreme Court of Victoria to send particulars care of the undersigned by 22 August 1988 after which date the said executors may convey or distribute the assets having regard only to the claims of which they then have notice.

PATRICK J. CANNON, COBURN & ASSOCIATES, solicitors, 205 Hampshire Road, Sunshine 1500

Creditors next of kin and others having claim in respect of the estate of Flora Alway formerly of 7 Irene Street, Preston but late of "Culroy" Nursing Home, Southernhay Street, Reservoir in the State of Victoria, widow deceased who died on 10 October 1986 are required to send particulars of their claims to the executor care of the undermentioned solicitors by 10 August 1988

after which date he will distribute the assets having regard only to the claims of which notices has been received

LYTTLETONS, solicitors, 51 Marcus Road, Dingley 1501

DONALD WINGFIELD HILL, late of 23 Third Street Clayton, retired builder deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 16 April 1988 are required by the executor Ian William Cox of 405 Little Bourke Street Melbourne solicitor to send particulars to him care of the belowmentioned solicitors by 19 August 1988 after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

FREDERICK W. COX & SON of 405 Little Bourke Street Melbourne 1502

Creditors, next of kin and others having claims in respect of the estate of Therese Szegedy late of 109 Mountainview Parade, Rosanna, widow deceased intestate who died on 22 February 1988 are required by the Administrator Teresa Bacskai of 4 Hylton Crescent, Rosanna, home duties to send particulars of their claim to her care of the undermentioned solicitor by 31 August 1988 after which date the said administrator will distribute the assets of the deceased having regard only to the claims of which she then shall have notice.

B. J. WILLIAMS, LL.B., solicitor, 106 Lower Plenty Road, Rosanna 1503

Creditors, next of kin and others having claims in respect of the estate of Nikitas Ioannou Manias, late of 94 Albion Street, East Brunswick in the State of Victoria, labourer, deceased, who died on 2 September 1987 are required by the executor of the estate, Ioannis Nikitas Manias of 2 Tyrone Court, Avondale Heights in the said State, labourer, to send particulars to N. C. Gay & Co., solicitors of 477A Sydney Road, Brunswick by 10 August 1988, after which date the said executor may distribute the assets having regard only to claims of which he then has notice. 1511

Creditors, next of kin and others having claims in respect of the estate of Martin Edward Lawler, late of 19 Scott Street, Wangaratta in the State of Victoria, gentleman, deceased, who died on 7 May 1988, are required by the executors, Elizabeth Carmelina Lawler and Geoffrey John Lawler to send particulars of their claims to the undermentioned solicitors on or before 15 August 1988, after which date the executors will

distribute the assets to the persons entitled, having regard only to the claims of which they then have notice.

CAMPAGNA GRAY & MALLINDER, solicitors, 74 Ovens Street, Wangaratta 1512

Creditors, next of kin and others having claims in respect of the estate of Michael James O'Kane, formerly of 53 Kuringai Road, Tootgarook, but late of 33 Elisdon Drive, Seaford, retired, deceased, who died on 25 March 1988, are to send particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited of 50 Queen Street, Melbourne by 23 August 1988, after which date it will distribute the assets having regard only to the claims of which it then has notice.

AITKEN, WALKER & STRACHAN, solicitors, 114 William Street, Melbourne 1513

WASYL MALYNYCZ, late of 4 Oberon Avenue, St Albans, machinist, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 9 March 1988 are required by Paraska Malynycz of 4 Oberon Avenue, St Albans, executor to whom probate of the will of the said deceased was granted by the Supreme Court of Victoria to send particulars care of the undersigned by 22 August 1988 after which date the said executor may convey or distribute the assets having regard only to the claims of which she then has notice.

PATRICK J. CANNON, COBURN & ASSOCIATES, solicitors, 205 Hampshire Road, Sunshine 1514

NOEL CHARLES HERRICK, late of 71 Windella Avenue, East Kew in the State of Victoria, public servant, deceased

Creditors, next of kin and others having claims against the estate of the said deceased who died on 18 December 1987 are to send particulars of their claims to Christine Margaret Herrick c/o Alan P. Burnes, solicitor, P.O. Box 138, Bundoora by 17 August 1988 after which date she will distribute the assets having regard only to the claims of which she then has notice.

ALBERT VICTOR LAKEMAN, late of 17 Kinsale Street, Reservoir in the State of Victoria, retired, deceased

Creditors, next of kin and others having claims against the estate of the said deceased who died on 26 December 1987 are to send particulars of their claims to Robert Lambert c/o Alan P. Burnes, solicitor, P.O. Box 138, Bundoora by 17

August 1988 after which date he will distribute the assets having regard only to the claims of which he then has notice.

STEPHEN LEE SABRANSKY, late of 1082 Heidelberg Road, Ivanhoe in the State of Victoria, production supervisor, deceased

Creditors, next of kin and others having claims against the estate of the said deceased who died on 4 March 1988 are to send particulars of their claims to Lynette Susan Sabransky, c/o Alan P. Burnes, solicitor, P.O. Box 138, Bundoora by 17 August 1988 after which date she will distribute the assets having regard only to the claims of which she then has notice.

BERNARD PATRICK HAYES, late of 30 Jeffrey Avenue, North Altona in the State of Victoria, carpenter, deceased

Creditors, next of kin and others having claims in against the estate of the said deceased who died on 21 March 1988 are to send particulars of their claims to Phillip Gregory Hayes, c/o Alan P. Burnes, solicitor, P.O. Box 138, Bundoora by 17 August 1988 after which date he will distribute the assets having regard only to the claims of which he then has notice.

Creditors, next of kin or others having claims in respect of the estate of Maurice Frederick Viney, late of 21 Prospect Grove, Northcote in the State of Victoria, company director, deceased, who died on 1 August 1987, are to send particulars of their claims to the executors, care of the undermentioned solicitors by 16 August 1988, after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

GRAEME STEINFORT, solicitor, 562 High Street, Thornbury 1521

IRENE MAY URQUHART, late of 167 Hutton Street, Thornbury in the State of Victoria, widow, deceased

Creditors, next of kin and others having claims in respect of the deceased (who died on 21 April 1988), are required to send particulars of their claims to Kevin Urquhart, care of Walsh, Johnston & Co., solicitors of 452 High Street, Northcote before 17 August 1988, after which date he may convey or distribute the assets having regard only to the claims of which he then has

JOSIAH LORENZO HARGREAVES, late of 10 Sylvia Street, Lower Templestowe, in the State of Victoria, tyre dealer, deceased

Creditors, next of kin and others having claims in respect of the deceased (who died on 23 February 1988), are required to send particulars

of their claims to Peter Donald Hargreaves, care of Walsh, Johnston & Co., solicitors of 452 High Street, Northcote before 17 August 1988, after which date he may convey or distribute the assets having regard only to the claims of which he then has notice.

Creditors, next of kin and others having claims against the estate of Daisy Gwendoline Roddan Burley, late of 16 Wills Street, Glen Iris, widow, deceased (who died on 21 March 1988), are required by John Charles Burley, the executor of the will of the said deceased to send to him care of the undersigned solicitors particulars thereof by 20 August 1988, after which date he will distribute the assets of the deceased having regard only to the claims of which he shall then have notice.

GAVAN DUFFY & KING, solicitors, 83–89 William Street, Melbourne 1529

Creditors, next of kin and others having claims in respect of the estate of Keith John Anderson, late of 82 Harding Street, Deniliquin in the State of New South Wales, railway employee, deceased, who died on 25 October 1985, and probate of whose will has been granted to Graeme Afithony Murray of Deniliquin Railway Station, Harfleur Street, Deniliquin in the said State, railway employee and Patricia Ellen Anderson of Flat 2 141 Evans Street, Port Melbourne in the State of Victoria, home duties, are required to send particulars of their claims to the said executors care of the undermentioned solicitors by 22 August 1988, after which date they will distribute the assets having regard only to the claims of which they then have notice.

PEARCE & WEBSTER, solicitors of 51 Queen Street, Melbourne 1530

BARRY WATSON CAMPBELL-BURNS, late of 16 Cresswold Avenue, Avondale Heights in the State of Victoria, clerk, deceased

Creditors, next of kin and all other persons having claims against the estate of the deceased, are required by the Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne in the said State, to send particulars to its office at the above address on or before 14 August 1988, after which date it will distribute the assets having regard only to the claims of which it then has notice.

McCLUSKYS, solicitors, 306 Bay Street, Port Melbourne 1531

Creditors, next of kin and other persons having claims in respect of the estate of Annie Patricia Clancy, late of 7 Garnett Street, Preston in the State of Victoria, gentlewoman, who died on 12 January 1988 are required by Donald Francis

Langridge of 43 Roseman Road, Lilydale and Helen Patricia McMeekin of 26 Chatsworth Road, East Prahran to send particulars of their claim to them at 12th Floor, 271 William Street, Melbourne by 15 August 1988 after which date they intend to distribute the assets of the Estate having regard only to the claims of which they then have notice.

HARDHAM DALTON & SUNDBERG, 12th Floor, 271 William Street, Melbourne 1540

Creditors, next of kin and others having claims in respect of the estate of Charles Hamilton Melrose, late of Flat 12, 123 Millswyn Street, South Yarra, public servant, deceased, who died on 12 February 1988 are required to send particulars of their claims to the Executor National Mutual Trustees Limited of 419 Collins Street, Melbourne, formerly and in the Will described as National Trustees Executors and Agency Company of Australasia Limited of 95 Queen Street, Melbourne, by 22 August 1988 after which date the Executor will distribute the assets having regard only to the claims of which it then has notice.

PETER J. WALSH & JOHN F. CARROLL, solicitors, 83 William Street, Melbourne 1541

PETER THOMAS HENRY LAWSON, late of "Heathlands", 15 Hawthorn Road, Caulfield, deceased

Creditors, next of kin and others having claims against the estate of the said deceased who died on 31 March 1988 are to send particulars of their claims to Ian Dejardin MacKinnon care of Messrs. Blake Dawson Waldron, solicitors, 140 William Street, Melbourne by 15 September 1988 after which date he will distribute the assets having regard only to the claims of which he then has notice.

BLAKE DAWSON WALDRON, 140 William Street, Melbourne, solicitors 1542

GEOFFREY BUCKHURST STEPHEN HART, late of 45 Adélaide Street, Armadale, solicitor, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 1 April 1988 are required by the legal personal representatives Jaanette Dorothy Overall Enden, solicitor and John Richard Journeaux, stockbroker both of 257 Collins Street, Melbourne to send particulars to them by 1 September 1988 after which date they will distribute the assets having regard only to the claims of which they then have notice.

E. P. JOHNSON & DAVIES of 257 Collins Street, Melbourne 1543 PATRICIA TORRANCE GOSS, late of 115 Mountain View Road, North Balwyn, married woman, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 25 March 1988 are required by the legal personal representative William Henry Goss of 115 Mountain View Road, North Balwyn, retired, to send particulars to him by 20 August 1988 after which date he will distribute the assets having regard only to the claims of which he then has notice.

E.P. JOHNSON & DAVIES of 257 Collins Street, Melbourne 1544

SHIRLEY MAY GROSVENOR, late of 23 Sandra Court, Knoxfield, home duties, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on 6 August 1987) are required by the Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne to send particulars of their claims to the said Company by 8 August 1988 after which date it will convey or distribute the assets having regard only to the claims of which the Company then has notice.

EGGLESTON, CLIFTON-JONES & CO.

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Creditors, next of kin and others having claims in respect of the Estate of John Patrick Langworthy formerly of 21 Hyslop Parade, Chadstone, but late of Oakmoor Private Nursing Home, 352-354 Warrigal Road, South Oakleigh in the State of Victoria, retired accountant, deceased, who died on 28 March 1988 are to send particulars of their claims to the Union-Fidelity Trustee Company of Australia Limited of 100 Exhibition Street, Melbourne by 15 August 1988 after which date it will distribute the assets having regard only to the claims of which it then has notice.

D. R. JAMES, LL.M, solicitor, 145 Whitehorse Road, Ringwood 1546

MARIE ADELE KEAST, late of Karinyah Private Nursing Home, 69 Broadway, Camberwell, widow, deceased

Creditors, next of kin and others having claims in respect of the deceased who died on 26 March 1988 are required by her Executor the Perpetual Executors and Trustees Association of Australia Limited of 50 Queen Street, Melbourne to send particulars to it by 19 August 1988 after which date it may convey or distribute the assets having regard only to the claims of which it then has notice.

MADDEN BUTLER ELDER & GRAHAM, solicitors of 575 Bourke Street, Melbourne 1547

Creditors, next of kin and others having claims in respect of the Estate of William Ernest Blanden, late of 6 Sassella Street, South Oakleigh, gentleman, deceased who died on 20 January 1988 are to send the particulars of their claims to ANZ Executors & Trustee Company Limited of 91 William Street, Melbourne by 17 August 1988 after which date it will distribute the assets having regard only to the claims of which it then has notice 1548

Creditors, next of kin and others having claims against the Estate of Marjorie Sara Thomson, late of Findon Nursing Home, 16 Findon Street, Hawthorn in the State of Victoria, widow, deceased, who died on 11 January 1988 are requested to send particulars of their claims to Gayle Marie Denham of Unit 1, 37 Railway Crescent, Murrumbeena in the said State, Secretary and David John Williams of 121 William Street, Melbourne in the said State, solicitor the executors of the said Estate care of the belowmentioned solicitors by 17 August 1988 after which date they will distribute the assets having regard only to the claims of which they then have notice.

PURVES & PURVES, solicitors of 121 William Street, Melbourne 1549

Creditors, next of kin and others having claims in respect of the estate of Arthur Clarence Norton, late of Kulki House, 49 The Grove, Coburg, Victoria, pensioner, who died on 25 January 1988 are to send particulars of their claims to Brian Patrick McCarthy the executor care of the undersigned by 19 July 1988 after which date he will commence to distribute the assets having regard only to the claims of which he then has notice.

RENNICK & GAYNOR, solicitors of 530 Little Collins Street, Melbourne or 427 Riversdale Road, Hawthorn East 1550

Creditors, next of kin and others having claims in respect of the estate of Marion Radford Stone late of 135 Kunyung Road, Mount Eliza, in the State of Victoria, married woman, deceased who died on 8 July 1987 are to send particulars of their claims to the Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne by 15 August 1988 after which date it will distribute the assets having regard only to the claims of which it then has notice.

Creditors, next of kin and others having claims in respect of the estate of Norman Joseph McLean late of 10 Queen Street, Maffra in the State of Victoria, retired, deceased who died on 23 April 1988 are to send the particulars of their claims to Messrs Allman, Moroney solicitors 195-197 Raymond Street, Sale before 19 August 1988, after which date the said solicitors will distribute the assets, having regard only to the claims of which he then has notice.

MESSRS. ALLMAN, MORONEY, barristers and solicitors, 195–197 Raymond Street, Sale

Creditors, next of kin and others having claims in respect of the estate of Deeda Allan late of 18 Wheeler Street, Ormond in the State of Victoria, widow, deceased, intestate, who died on 17 November 1987 are to send particulars of their claims to Kay Louise Buckman of 85 Roberts Street, Bentleigh in the said State care of the undermentioned solicitors by 15 August 1988 after which date she will distribute the assets

REGINALD C. BUTLER & Co., solicitors, 312 Centre Road, Bentleigh 1558

having regard to the claims to which she then

has notice.

DAVID WALLACE WLAKER, late of 78 William Street, Newport in the State of Victoria, pensioner, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 18 May 1988 are required by the Executor to send particulars of their claims to Hannebery-& Whelan, solicitors of 85 Douglas Parade, Williamstown in the State of Victoria by 19 August 1988 after which date the Executor may convey or distribute the assets having regard only to the claims of which he then has notice.

HANNEBERY & WHELAN, solicitors, 85 Douglas Parade, Williamstown 1559

WARRICK JAMES HOOKWAY, deceased, late of Nicholson Rd, Forrestdale, Western Australia died on 3 March 1988

Any person claiming to be dependant upon the deceased are requested to send particulars of their claims to Life Claims Department, Australian Eagle Ins. Co Ltd, GPO Box 1883R, Melbourne 3001, within two months of the date of this notice, after which date the deceased's entitlement will be distributed in accordance with the provisions of the Eagle Retirement Fund Trust Deed, having regard only to the claims which have been notified.

Creditors, next of kin and others having claims in respect of the estate of Nalda Ruth Craven, late of 1 Fox Street, Bendigo, married woman, deceased, who died on 11 February 1988 are required to send particulars of their claims to the Executor National Mutual Trustees Limited by

6 August 1988 after which date it will distribute the assets having regard only to the claims of which it then has notice.

NATIONAL MUTUAL TRUSTEES, 46 Queen Street, Bendigo 1536

Creditors, next of kin and others having claims in respect of the estate of Eileen Acacia Edith Cain, late of 3 Napier Street, Eaglehawk, home duties, deceased, who died on 11 February 1988 are required to send particulars of their claims to the Executor National Mutual Trustees Limited by 6 August 1988 after which date it will distribute the assets having regard only to the claims of which it then has notice.

NATIONAL MUTUAL TRUSTEES, 46 Queen Street, Bendigo 1537

DAVID GIBB GALBRAITH, late of 9, 1-3 Ailsa Avenue, East Malvern

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on 27 December 1987) 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 19 August 1988 after which date it will convey or distribute the assets, having regard only to the claims of which the Company then has notice

MESSRS. PRICE BRENT, solicitors of 160 Queen Street, Melbourne 1561

LATE NOTICES

STATE TENDER BOARD CONTRACTS ACCEPTED

Amendments

Schedule Number	Item Number	New Rate	Effective Date
Electrical Go	ods		
1/05	9	206.42	1.7.88
-	10	324.28	
	11	412.86	
Hose (Garde	n) and Polyti	hene Bags	
1/08	· 1	0.48	1.7.88
-,	2	0.88*	
	3	1.38+	
*Delete: 18 r Add: 20 mm +Delete: 24 Add: 25 mm Toilet Requi	. bore mm. bore . bore		
1/16	6	26.30	1.7.88
1/10	7	27.06	
	8	27.42	
	ğ	29.31	
	10	29.31	
	11	30.00	
	12	30.90	
	16	31.99	
	17	32.96	
	18	34.60	
	19	36.33	
	20	37.42	
	21	22.77	
	22	23.50	
	23	23.85 25.66	
	24 25	25.66	
	25 26	31.69	
	27	32.65	
	28	34.33	
	29	34.70	
	30		
Motor Spiri	t, Kerosene. i	Fuel Oils and	Lubricants
1/53в	1	0.4512	8.6.88
-,	2	0.4512	
	3		
	4		
	8		
	9		
	10		
	11		
	12		
	13		
	21		
	22	0.4487+	

⁺New State Fuel Tax of 6-02 cents per litre as from 8 June 1988

Passenger Sedans and Station Wagons
1/58 *

*Departments to note that copies of orders for Mitsubishi Motors Australia Limited contract vehicles be directed to the Victorian Region, Fleet Sales Manager, Mr. Colin McCoull, Private Bag 22 P.O., Box Hill, Vic., 3128.

Provisions

2/01A	81	61.11	13.6.88
	82	56.95	
	88	0.3022	1.5.88
	89	0.4447	
	90	0.6717	
	91	0.6466	
	92	1.3252	
	93	0.6387	
Light Aircraft ('h a -e a C	ui a a	

Light Aircraft Charter Service

	Lifice	
4/01	•	1.6.88
*Merlin 3B	1003.00	
Piper Cheyenne	696.00	
Cessna Chancellor	459.00	
Beechcraft Baron	330.00	
Partenavia 68T	261.00	

Cartage and Delivery of Goods and Parcels (Metropolitan)

4/05 1.02*

*Departments are to note that the contract with Allied Messengers, A Transport Service of Mayne Nickless Ltd. has been extended from 1 July 1988 to 30 June 1989.

> J. M. PAWSON Secretary to the Tender Board

Department of Industry, Technology and Resources

APPLICATIONS FOR MINING LEASES REFUSED

No.1852; Continental Resources NL; 275 ha, Parish of Bealiba

No. 1854; A. H. Gray; 200 ha, Parish of Glenlogie

APPLICATION FOR MINING LEASE TRANSFERRED

No. 1606; From A. W. Pulfer to Phoenix Resources NL

MINING LEASE TRANSFERRED

No. 637; From Zwingen P/L to Newmont Australia Ltd.

MINING LEASE EXPIRED

No. 355-1; Mildura Plaster Mills P/L; 237-2 ha, Parish of Goonegul Victoria Government Gazette

APPLICATIONS FOR DEVELOPMENT LEASES WITHDRAWN

No. 681; Ausminde P/L; 195 ha, Parish of Clonbinane

No. 726; Ausminde P/L; 7 ha, Parish of Kinglake

No. 931; Vicgold NL; 205 ha, Parish of Sedgwick

No. 932; Vicgold NL; 258 ha, Parish of Sedgwick

INTENTION TO GRANT A PROSPECTING AREA LICENCE

No. 258; W. P. Towers, F. Gyger & A. Pollock; 244 ha, Parishes of Craigie and Maryborough

APPLICATIONS FOR PROSPECTING AREA LICENCES REFUSED

No. 422; Tihele & Eastern Gold Exploration P/L; 239 ha, Parish of Yehrip

No. 639; Continental Resources NL; 22.5 ha, Parish of Bealiba

No. 647; A. H. Gray; 200 ha, Parish of Glenlogie

APPLICATIONS FOR PROSPECTING AREA LICENCES WITHDRAWN

No. 668; Vicgold NL; 205 ha, Parish of Sedgwick

No. 669; Vicgold NL; 258 ha, Parish of Sedgwick

APPLICATION FOR PROSPECTING AREA LICENCE TRANSFERRED

No. 463; From A. W. Pulfer to Phoenix Resources NL

APPLICATION FOR RENEWAL OF PROSPECTING AREA LICENCE WITHDRAWN

No. 64-1; Magnet Nominees P/L; 55 ha, Parish of Glenlogie

PROSPECTING AREA LICENCES EXPIRED

No. 64; Magnet Nominees P/L; 55 ha, Parish of Glenlogie

No. 87; M. J. Kent; 198 ha, Parishes of Goongerah and Noonga

PROSPECTING AREA LICENCE CANCELLED

No. 195; Ando Minerals NL; 12.5 ha, Parish of St. Arnaud

APPLICATION FOR TAILINGS REMOVAL · LICENCE WITHDRAWN

No. 5211; Interactive Process Services P/L, Clive Willman & Associates, A. D. & R. G. Garrett; to remove tailings from Smith's Reef, Parish of Maldon

TAILINGS REMOVAL LICENCE EXPIRED

No. 5063; Atillo Storti; to remove tailings from the eastern area splint dump situated in the Parish of Wonthaggi

INTENTION TO EXTEND AN EXPLORATION LICENCE

No. 1243-5; W.M.C. Ltd; 49-5 km², Bendigo EXPLORATION LICENCES EXTENDED AND AREAS RELINQUISHED

No. 1239-5; W.M.C. Ltd. & B.P. Mining Development (Aust.) P/L; area retained 141 km², area relinquished nil, Mitta Mitta

No. 1354-2; W.M.C. Ltd. & Central Victorian Gold Mines NL; area retained 24 km², area relinquished nil, Tarnagulla

No. 1498-1; Takoradi Gold (Australia) P/L; area retained 41.25 km², area relinquished 13.75 km², Yea

The above relinquished areas will become available again for Exploration Licences on 11 November 1988.

No. 1238-5; W.M.C. Ltd. & B.P. Mining Development (Aust.) P/L; area retained 67 km², area relinquished nil, Mitta Mitta

No. 1549-1; Planet Resources Group NL & Cluff Resources Ltd; area retained 37.25 km², area relinquished 12-75 km², County of Bogong

APPLICATION FOR EXTENSION OF EXPLORATION LICENCE REFUSED

No. 1553-1; Nickleseekers Ltd; 75.75 km², County of Bogong

EXPLORATION LICENCES EXPIRED

No. 1468-1; P. S. Forwood, N. Kuzub, B. J. Van Riel, J. H. Treloar, Janmex P/L; 56 km², Amherst

The above expired area will become available again for Exploration Licence on 7 November 1988.

No. 1553; Nickleseekers Ltd; 75·75 km², County of Bogong.

The above expired area will become available again for Exploration Licence on 17 October 1988.

EXPLORATION AREA RELINQUISHED FROM EXPLORATION LICENCE

No. 1478-1; 15 km², Costerfield.

The above relinquished area will become available again for Exploration Licence on 28 November 1988.

EXTRACTIVE INDUSTRY LICENCES RENEWED

Nos. 436 and 1139; J. G. and N. M. Johnson, 3-4 and 4-05 ha, Parish of Corinella. G 22 15 June 1988 1759

EXTRACTIVE INDUSTRY LICENCE ASSIGNED

No. 111-1; From Deane & Runge P/L to Boral Resources (Vic) P/L.

R. C. FORDHAM

Minister for Industry, Technology and Resources

Transport Act 1983

ROAD TRAFFIC AUTHORITY

Commercial Passenger Vehicle Applications

Notice is hereby given that the following applications will be considered by the Road Traffic Authority on 19 July 1988.

Notice of any objections should be forwarded to reach the Manager, Vehicle Licensing Branch or any Regional Office of the Road Traffic Authority not later than 13 July 1988.

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.

Agpower Pty Ltd, Mansfield. Application to license one class 2 tow truck to operate as an RACV contractor throughout the State of Victoria from a depot situated at Lot 3, Mt Buller Road, Mansfield for the purpose of lifting and carrying or towing damaged or disabled motor cars owned by RACV members excluding the ability to attend the scene of a motor car accident in the controlled area.

S. Anderson & G. Todd, Pascoe Vale. Application to license two commercial passenger vehicles to be purchased each with a seating capacity for 15-25 passengers to pick up and set down patrons from various Hotels and Nightclubs within a 6 km radius of the Melbourne G.P.O. between the hours 8.30 p.m. Fridays to 3.30 a.m. Saturdays and 8.30 p.m. Saturdays to 3.30 a.m. Sundays.

Fares: \$1.00 per person

Cuthbertson & Richards Sawmills Pty Ltd, Bairnsdale. Application to license one commercial passenger vehicle in respect of a 1982 Toyota mini bus with seating capacity for 11 passengers to operate a service for the carriage of employers, free of charge between Warragul and Cuthbertson and Richards Sawmills in Noojee, via McClones Road, Princes Highway, Sinclair Street, Albert Road, Armstrong Avenue, Bernett Street, Princes Highway, Main Neerim Road, Warragul-Noojee Road and Fumina Road.

Timetable: Depart Warragul 6.30 a.m., Return Warragul 5.00 p.m.

E. Lambrinakos & M. Damianos, East Prahran. Application to license two commercial passenger vehicles to be purchased in respect of two (1976–1982) Jaguar Sedans each with seating capacity for 5 passengers to operate as special purpose vehicles from 4/307 Dandenong Road, East Prahran for the carriage of passengers for wedding parties.

J. R. Lindsay, Gisborne. Application for variation of the conditions of licence SV 490 which authorises the carriage of passengers for wedding parties in respect of a 1976–1977 Mercedes Benz sedan by amending the condition that the vehicle to be licensed shall be a 1975–1980 Mercedes Benz sedan.

Quince's Scenicruisers Pty Ltd, Oakleigh. Application to license three commercial passenger vehicles, two with seating capacity for 48 passengers and one with seating capacity for 49 passengers, to operate:

- (i) A service for the carriage of passengers on day tours to any of the following places of interest: Phillip Island; Blue Dandenongs; Melbourne City Sights; Healesville Sanctuary; Sovereign Hill, Ballarat; and
- (ii) Under charter conditions from within a 55 km pick-up radius of the Melbourne G.P.O.

Note:

- (i) In part (i) passengers will be picked-up from Hotels situated within the Melbourne Central Business District.
- (ii) The vehicles to be licensed would each hold a 5 star rating for charter purposes.

Stonelea Guesthouse Pty Ltd, Acheron. Application to license two commercial passenger vehicles to be purchased in respect of a 1975 Lincoln sedan with seating capacity for 6 passengers and a 1977 Jaguar saloon with seating capacity for 4 passengers to operate as and when required for the carriage of clients of the applicant's Stonelea Guesthouse from Tullamarine Airport, Eildon and Taggerty Airfield to the Guesthouse and to any of the following places of interest: Eildon Weir; Fraser National Park; Healesville Sanctuary; Coldstream; Alexandra; Yea; Mansfield; Mt Buller; Shepparton; Goulburn Valley Area; Euroa; Seymour; Nagambie; Lake Mountain; Marysville; Howqua; Jamieson; Buxton; Merrijig; Strathbogie Ranges; Narbethong.

Fares: By agreement with the hirer.

Dated 15 June 1988

G. SHANKS Group Manager Commercial Road User Programs

ROAD TRAFFIC AUTHORITY

Mass Limits Increase Permits

In accordance with section 505 (2) of the Local Government Act 1958 and sections 38 and 39 of the Transport Act 1983, the Councils of the Municipalities listed below have authorised the Road Traffic Authority to act on behalf of the Councils in extending permits issued by the Authority under section 35 of the Motor Car Act 1958, or regulations under the Road Safety Act 1986 which replaces that section, to any road within the Municipality which is not a State Highway, Main Road, Tourists' Road, Forest Road or Freeway within the meaning of the Transport Act, subject to the conditions that:

Travel shall not be authorised over any roads specified in this notice or those signposted with lower limits than allowed under these permits; and

Permit issue shall be limited to the Option A limits described by the Review of Road Vehicle Limits.

Municipalities

City of Brunswick

Shire of Diamond Creek—excluding—Gipson Street Bridge; Milton Parade; Greenhill Road; Bent Street; Progress Road; Browns Lane; Sutherland Road; Watsonia Road; Aqueduct Road; Wallowa Road; and St Helena Road.

City of Sunshine

MICHAEL J. ROUX Chairman and Managing Director

Planning and Environment Act 1987 NOTICE OF APPROVAL OF AMENDMENT

Amendment RL36

The Minister for Planning and Environment has approved Amendment RL36 to the Regional Section of all Planning Schemes in the Metropolitan Region and to the Local Section of the Melbourne Planning Scheme.

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

The amendment changes the name of the Special Use No. 18 Zone to Central Area Development Zone.

A copy of the amendment can be inspected, free of charge, during office hours at the City of Melbourne, 200 Little Collins Street, Melbourne; The Ministry for Planning and Environment, Ground Floor, The Oldersleet Buildings, 477 Collins Street, Melbourne 3000.

GEOFF COOK Assistant Manager Planning Co-ordination Branch

Planning and Environment Act 1987 Notice of Approval of Amendment SWAN HILL (CITY) PLANNING SCHEME Amendment L2

The Minister for Planning and Environment has approved Amendment L2 to the Swan Hill (City) Planning Scheme.

The amendment comes into operation on the date this notice is published in the Government

The amendment corrects various minor mapping/Ordinance errors in the Planning Scheme introduced on 16 February 1988.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of City of Swan Hill, Town Hall, Swan Hill, and at the Ministry for Planning and Environment, 477 Collins Street, Melbourne.

GEOFF COOK Assistant Manager Planning Co-ordination Branch

Planning and Environment Act 1987 Notice of Approval of Amendment METCALFE PLANNING SCHEME

Amendment L1

The Minister for Planning and Environment has approved Amendment L1 to the Metcalfe Planning Scheme.

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

An Ordinance amendment that makes all houses and buildings subject to permit in the Rural A, Rural B and Rural Highway Zones.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of Shire of Metcalfe, Shire Offices, Metcalfe, and at the Ministry for Planning and Environment, 477 Collins Street, Melbourne.

> **GEOFF COOK** Assistant Manager Planning Co-ordination Branch

Planning and Environment Act 1987 Notice of Approval of Amendment GOULBURN PLANNING SCHEME

Amendment L1

The Minister for Planning and Environment has approved Amendment L1 to the Goulburn Planning Scheme.

The amendment comes into operation on the date this notice is published in the Government The rezoning of:

- (1) approximately 9 ha of land in Ballantynes Road, Nagambie, from Rural A to Township;
- (2) approximately 40 ha of land on the Goulburn Valley Highway, Murchison East, from Rural B to Rural C.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of Shire of Goulburn, Shire Offices, Nagambie, and at the Ministry for Planning and Environment, 477 Collins Street, Melbourne.

> GEOFF COOK Assistant Manager Planning Co-ordination Branch

Planning and Environment Act 1987 Notice of Approval of Amendment ARARAT (CITY) PLANNING SCHEME Amendment L1

The Minister for Planning and Environment has approved Amendment L1 to the Ararat (City) Planning Scheme.

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

The rezoning of:

- (1) approximately 0-8 ha of land in Burke Road, Ararat, from Rural Residential to Residential A;
- (2) 0-65 ha of land on the corner of Burn and Nott Streets, Ararat, from Rural Residential A to Industrial A.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of City of Ararat, Vincent Street, Ararat, and at the Ministry for Planning and Environment, 477 Collins Street, Melbourne.

> GEOFF COOK Assistant Manager Planning Co-ordination Branch

Planning and Environment Act 1987 Notice of Approval of Amendment Metropolitan Region Planning Schemes CRANBOURNE PLANNING SCHEME

Amendment RL28

The Minister for Planning and Environment has approved Amendment RL28 which-

(1) amends the Regional section of all Planning Schemes in the Metropolitan Region by introducing the Special Use No. 4 Zone with appropriate amendments. (Land is also being rezoned under this amendment under the Cranbourne Planning Scheme).

- (2) amends the Local section of the Cranbourne Planning Scheme by—
 - (a) rezoning land north-west corner of South Gippsland Highway and Ballarto Road, Cranbourne, from Special Extractive A Zone to part Special Use No. 4 Zone, part Existing Public Open Space and part Existing Public Purpose 3 (Department of Conservation, Forests and Lands).
 - (b) introduce a new Clause 2.02 (2A), in Chapter 2 of the Local Section, to provide for Part C.A. 21F Craig Road to be used for a retirement village.

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

A copy of the amendment can be inspected at The Ministry for Planning and Environment, Ground Floor, The Olderfleet Buildings, 477 Collins Street, Melbourne 3000 and at the office of each Council within the Metropolitan Region.

GEOFF COOK Assistant Manager Planning Co-ordination Branch

Planning and Environment Act 1987 NOTICE OF APPROVAL OF AMENDMENT Amendment RLI Part I

The Minister for Planning and Environment has approved this amendment which affects the Regional Section of all Planning Schemes in the Metropolitan Region and the Local Section of the following Planning Schemes—

Box Hill; Broadmeadows, Bulla; Coburg; Collingwood; Croydon; Diamond Valley; Doncaster and Templestowe; Eltham; Essendon; Footscray; Heidelberg; Keilor; Knox; Melton; Northcote; Nunawading; Preston; Richmond; Ringwood; St. Kilda; South Melbourne; Springvale; Waverley; Werribee and Whittlesea.

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

The Regional Section amendment includes-

- (i) a new zone called the Recreation and Service Zone;
- (ii) a change to the conditions in Clause 22
 (2) of the Regional Section relating to the Glenroy Market;
- (iii) development parameters for land in Trenerry Crescent, Collingwood, which is rezoned to Office A;
- (iv) modification to the controls over business signs in the City of Berwick; and
- (v) a number of rezonings of land in the Planning Schemes referred to above.

A copy of the amendment can be inspected at the offices of The Ministry for Planning and Environment, Ground Floor, The Olderfleet Buildings, 477 Collins Street, Melbourne and at the offices of each relevant Council within the Metropolitan Region.

GEOFF COOK Assistant Manager Planning Co-ordination Branch

Planning and Environment Act 1987 Notice of Approval of Amendment KILMORE PLANNING SCHEME

Amendment L11

The Minister for Planning and Environment has approved Amendment L11 to the Kilmore Planning Scheme.

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

The rezoning of:

- (1) three parcels of land on the west side of Kilmore Township from Railway Purposes, Rural A1 and Residential Development to part Residential Development and part Rural A1;
- (2) land bounded by Willowmavin Road, Morrisseys Road, Clarke Street and Kilmore Creek from Rural A1 to Industrial B.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of Shire of Kilmore, Civic Centre, Kilmore, and at the Ministry for Planning and Environment, 477 Collins Street, Melbourne.

GEOFF COOK Assistant Manager Planning Co-ordination Branch

Planning and Environment Act 1987 NOTICE OF APPROVAL OF AMENDMENT Amendment RL13 Part 1

The Minister for Planning and Environment has approved Amendment RL13 Part 1 to the Regional Section of all Planning Schemes in the Metropolitan Region and the Local Section of the Doncaster and Templestowe Planning Scheme.

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

The amendment includes Nos. 555 and 592-609 Doncaster Road, Doncaster, in the Table to Clause 22Q and rezones the properties to Office A.

A copy of the amendment can be inspected, free of charge, during office hours at the City of Doncaster and Templestowe, Municipal Offices,

695 Doncaster Road, Doncaster; The Ministry for Planning and Environment, Ground Floor, The Olderfleet Buildings, 477 Collins Street, Melbourne 3000.

GEOFF COOK Assistant Manager Planning Co-ordination Branch

Planning and Environment Act 1987
Notice of Approval of Amendment
EUROA PLANNING SCHEME
Amendment L2

The Minister for Planning and Environment has approved Amendment L2 to the Euroa Planning Scheme.

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

An Ordinance amendment that introduces a new Light Industrial Zone and the rezoning of approximately I ha of land fronting Graham and Sutherland Streets, Euroa, to this new zone to allow the expansion of an existing light engineering works.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of Shire of Euroa, Binney Street, Euroa, and at the Ministry for Planning and Environment, 477 Collins Street, Melbourne.

GEOFF COOK Assistant Manager Planning Co-ordination Branch

Planning and Environment Act 1987
Notice of Approval of Amendment
CRESWICK PLANNING SCHEME
Amendment L2

The Minister for Planning and Environment has approved Amendment L2 to the Creswick Planning Scheme.

The amendment comes into operation on the date this notice is published in the Government

An Ordinance amendment that prohibits brothels in all zones within the Shire.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of Shire of Creswick, Albert Street, Creswick, and at the Ministry for Planning and Environment, 477 Collins Street, Melbourne.

GEOFF COOK
Assistant Manager
Planning Co-ordination Branch

G 22 15 June 1988 1763

Planning and Environment Act 1987 Notice of Approval of Amendment MAFFRA PLANNING SCHEME

Amendment L10

The Minister for Planning and Environment has approved Amendment L10 to the Maffra Planning Scheme.

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

The amendment corrects various minor mapping errors in the Planning Scheme introduced on 16 February 1988.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of Shire of Maffra, Shire Office, Maffra, and at the Ministry for Planning and Environment, 477 Collins Street, Melbourne.

GEOFF COOK Assistant Manager Planning Co-ordination Branch

Planning and Environment Act 1987
Notice of Approval of Amendment
ORBOST PLANNING SCHEME
Amendment L5

The Minister for Planning and Environment has approved Amendment L5 to the Orbost Planning Scheme.

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

The amendment corrects various minor mapping/Ordinance errors in the Planning Scheme introduced on 16 February 1988.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of Shire of Orbost, Shire Office, Orbost, and at the Ministry for Planning and Environment, 477 Collins Street, Melbourne.

GEOFF COOK Assistant Manager Planning Co-ordination Branch

Planning and Environment Act 1987
Notice of Approval of Amendment
PORTLAND (CITY) PLANNING SCHEME
Amendment L2

The Minister for Planning and Environment has approved Amendment L2 to the Portland (City) Planning Scheme.

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

1764 G 22 15 June 1988

The rezoning of 5 ha of land at South Portland from Rural to Low Density Residential.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of City of Portland, Charles Street, Portland, and at the Ministry for Planning and Environment, 477 Collins Street, Melbourne.

GEOFF COOK Assistant Manager Planning Co-ordination Branch

Planning and Environment Act 1987
Notice of Approval of Amendment
BASS PLANNING SCHEME
Amendment L4

The Minister for Planning and Environment has approved Amendment L4 to the Bass Planning Scheme.

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

The amendment corrects various minor mapping/Ordinance errors in the Planning Scheme introduced on 16 February 1988.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of Shire of Bass, Shire Office, Archies Creek, and at the Ministry for Planning and Environment, 477 Collins Street, Melbourne.

GEOFF COOK Assistant Manager Planning Co-ordination Branch

Planning and Environment Act 1987
Notice of Approval of Amendment
PHILLIP ISLAND PLANNING SCHEME
Amendment I 4

The Minister for Planning and Environment has approved Amendment L4 to the Phillip Island Planning Scheme.

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

The rezoning of 5-54 ha of land in Watts Road, Phillip Island from Rural A to Special Use 6 (Extractive Industry).

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of Shire of Phillip Island, Thompson Avenue, Cowes, and at the Ministry for Planning and Environment, 477 Collins Street, Melbourne.

GEOFF COOK Assistant Manager Planning Co-ordination Branch Victoria Government Gazette

Planning and Environment Act 1987
Notice of Approval of Amendment
PHILLIP ISLAND PLANNING SCHEME

Amendment L3

The Minister for Planning and Environment has approved Amendment L3 to the Phillip Island Planning Scheme.

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

The amendment corrects various minor mapping/Ordinance errors in the Planning Scheme introduced on 16 February 1988.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of Shire of Phillip Island, Thompson Avenue, Cowes, and at the Ministry for Planning and Environment, 477 Collins Street, Melbourne.

GEOFF COOK Assistant Manager Planning Co-ordination Branch

Planning and Environment Act 1987 Notice of Approval of Amendment WOORAYL PLANNING SCHEME

Amendment L1

The Minister for Planning and Environment has approved Amendment Ll to the Woorayl Planning Scheme.

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

An Ordinance amendment to allow Council to consider an application for a sign greater than 2m² for the Koonwarra Saleyards.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of Shire of Woorayl, Smith Street, Leongatha, and at the Ministry for Planning and Environment, 477 Collins Street, Melbourne.

GEOFF COOK Assistant Manager Planning Co-ordination Branch

Planning and Environment Act 1987 Notice of Approval of Amendment PYALONG PLANNING SCHEME

Amendment L1

The Minister for Planning and Environment has approved Amendment L1 to the Pyalong Planning Scheme.

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

An Ordinance amendment that makes all houses subject to permit in the Rural Zone.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of Shire of Pyalong, Shire Office, Pyalong, and at the Ministry for Planning and Environment, 477 Collins Street, Melbourne.

GEOFF COOK Assistant Manager Planning Co-ordination Branch

Planning and Environment Act 1987 Notice of Approval of Amendment MELBOURNE PLANNING SCHEME

Amendment L5

The Minister for Planning and Environment has approved Amendment L5 to the Melbourne Planning Scheme.

The amendment comes into operation on the date this notice is published in the Government Guzette.

The amendment-

- deletes from the Heritage Map and the table to Clause 4.4.13.1 the notable building consisting of three 2-storey shops at 565-571 Bourke Street, Melbourne;
- (2) includes, in the schedule to Division 6, a proposal to redevelop the land at 561-571 Bourke Street and 13-25 Church Lane, Melbourne, for the purposes of offices, shops, cafe/restaurant and associated car parking.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of City of Melbourne, 200 Little Collins Street, Melbourne, and at the Ministry for Planning and Environment, 477 Collins Street, Melbourne.

GEOFF COOK Assistant Manager Planning Co-ordination Branch

Planning and Environment Act 1987 Notice of Approval of Amendment CRESWICK PLANNING SCHEME

Amendment L1

The Minister for Planning and Environment has approved Amendment L1 to the Creswick Planning Scheme.

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

The amendment introduces new planning controls over the historic mining sites in the North Creswick area.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of Shire of Creswick, Albert Street, Creswick,

G 22 15 June 1988 1765

and at the Ministry for Planning and Environment, 477 Collins Street, Melbourne.

GEOFF COOK Assistant Manager Planning Co-ordination Branch

I hereby give notice that on 27 May 1988, the State Trust Corporation of Victoria filed an Election to Administer section 22 of the State Trust Corporation Act 1987.

Potter, David William, but late of Flat 8/126 Moreland Road, Moreland, knitter, died 10 December 1987.

Dated 8 June 1988

W. J. KILPATRICK Managing Director State Trust Corporation

Creditors, next of kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to the State Trust Corporation of Victoria, 168 Exhibition Street, Melbourne, Vic. 3000 the personal representative, on or before 17 August 1988 after which date the State Trust Corporation may convey or distribute the assets having regard only to the claims of which the State Trust Corporation then has notice:

Dixon, John Thomas Anthony, also known as Thomas Anthony Dixon, but late of Flat 6, 15 Bulla Road, North Essendon, retired, died 14 January 1988.

Hare, Veronica Eileen, but late of 1A Catherine Way, Tecoma, widow, died 25 January 1987.

Pemberton, Maxwell, but late of 5 Stewart Avenue, Parkdale, retired, died 6 January 1988.

Potter, David William, but late of 8/126 Moreland Road, Moreland, knitter, died 10 December 1987.

Rae, Keith Stuart, late of Lot 60, Gembrook Road, Launching Place, gentleman, died 17 September 1987.

Dated 8 June 1988

W. J. KILPATRICK Managing Director State Trust Corporation

INDUSTRIAL RELATIONS COMMISSION OF VICTORIA

4 Per Cent Second Tier—Notice of Proposed Award Variation

Victorian Clothing Trades Award

Following the State Wage Case Decision of April 1987, the Clothing and Allied Trades Union of Australia, hereby gives notice that it wishes the Decision and Orders of The Australian

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Conciliation and Arbitration Commission (Deputy President Riordan) relation to Second Tier Wage increases made under the Restructuring and Efficiency Principle of the Clothing Trades Award, 1982, flow on to the Victorian Clothing Trades Award.

The Union wishes to pursue an industry approach to its Second Tier Claim, however, it recognises that some employers may be in the process of negotiating with their employees productivity and efficiency agreements in return for an initial \$9.00 second tier wage rise. Any such agreement should be referred to the Clothing Trades Conciliation and Arbitration Board for ratification.

The Clothing Trades Conciliation and Arbitration Board will next meet on 5 July 1988 at 2.00 p.m. in Hearing Room No. 5, Level 18, Nauru House, 80 Collins Street, Melbourne.

At that meeting the Board will consider varying the Victorian Clothing Trades Award effective from 5 July 1988 to include a \$9.00 wage increase and cost off-sets.

An employer who has not finalised a plant or enterprise agreement in accordance with the State Wage Case Decision April 1987 by 5 July 1988 is at liberty to apply for exemption from the proposed second tier award.

Enquiries may be addressed to the Registrar. Industrial Relations Commission of Victoria, Level 18, Nauru House, 80 Collins Street, Melbourne, Attention: Lenore May, Telephone: 650 4431.

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

Subordinate Legislation Act 1962 Melbourne and Metropolitan Board of Works Act 1958

PROPOSED BY-LAW No. 238: WATER SUPPLY

I, Frank Wilkes, Minister for Water Resources, hereby give notice pursuant to the Subordinate Legislation Act 1962 as follows:

The Melbourne and Metropolitan Board of Works proposed By-law No. 238: Water Supply has been the subject of a regulatory impact statement.

Public comments were invited, none were received.

I have decided that the proposed By-law No. 238: Water Supply should be made. Dated 9 June 1988

FRANK WILKES Minister for Water Resources Victoria Government Gazette

DEPARTMENT OF LABOUR Occupational Health and Safety Act 1985 CODE OF PRACTICE FOR FIRST AID IN THE WORKPLACE

In accordance with the provisions of section 55 of the Occupational Health and Safety Act 1985 and following recommendation by the Occupational Health and Safety Commission, I give notice that I have approved the Code of Practice for the First Aid in the Workplace.

The day on which the Code of Practice will come into effect is 1 July 1988.

S. M. CRABB Minister for Labour

Road Safety Act 1986

ORDER DECLARING LAWS OF OTHER STATES AND TERRITORIES TO BE CORRESPONDING LAWS

Section 3 (1) of the Road Safety Act 1986 defines "Corresponding law" as a law of another State or Territory which the Minister by Order published in the Government Gazette declares to be a law that creates an offence substantially similar to any one of the offences (relating to alcohol and other drugs) created by section 49 (1) of the Road Safety Act.

An offence against section 49 (1) attracts higher penalties if the accused has been previously convicted of an offence against that section or any "Corresponding law".

For the purposes of section 3 (1) of the Road Safety Act 1986, I James Harley Kennan, Minister for Transport by this Order declare the following laws to be corresponding laws.

New South Wales

Sections 4E, 5 and 5AC of the Motor Traffic Act 1909.

Queensland

Sections 16 and 16A of the Traffic Act 1949. South Australia

Sections 47, 47B and 47E of the Road Traffic Act 1962.

Tasmania

Sections 4, 6 and 14 of the Road Safety (Alcohol and Drugs) Act 1970.

Western Australia

Sections 63, 64, 64A and 67 of the Road Traffic Act 1974.

Australian Capital Territory

Sections 19, 20, 22, 23 and 24 of the Motor Traffic (Alcohol and Drugs) Ordinance 1977.

Northern Territory

Sections 8 and 8A of the *Traffic Act* 1949. Dated 8 June 1988

J. H. KENNAN Minister for Transport

TRUSTEE ACT 1958

Upon the recommendation of the Commissioner for Corporate Affairs, I declare the medium term rating "AA" and the short term rating "A1+" issued by Australian Ratings Pty Ltd, to be approved credit ratings for the purposes of Part IC of the *Trustee Act* 1958.

Dated 7 June 1988
ANDREW McCUTCHEON

Attorney-General

Friendly Societies Act 1986 APPROVAL OF THE TREASURER

I, Robert Allen Jolly, Treasurer of the State of Victoria pursuant to section 66 (1) (i) approve the Independent Order of Oddfellows of Victoria Friendly Society investing its funds in shares in the Security Co-operative Permanent Building Society.

Dated 10 June 1988

R. A. JOLLY Treasurer

STATE ELECTRICITY COMMISSION OF VICTORIA

State Electricity Commission Act 1958
Land Acquisition and Compensation Act 1986

S. 21—Reg. 16

Notice of Acquisition—Easement No. S8738

Compulsory Acquisition of Interest in Land
The State Electricity Commission of Victoria

The State Electricity Commission of Victoria declares that by this notice it acquires by way of easement an interest over portion of the land known as part of Lot 6 Plan of Subdivision No. 114366 Parish of Wandin Yallock and more particularly described in Certificate of Title Volume 9095 Folio 661.

Published with the Authority of the State Electricity Commission of Victoria.

Dated 15 June 1988

J. T. HORGAN Secretary

State Electricity Commission of Victoria

Historic Buildings Act 1981 (No. 9667) AMENDMENT OF REGISTER OF HISTORIC BUILDINGS

Under section 14 of the Historic Buildings Act 1981 the Governor in Council amends the Register by adding Historic Building No. 689.

82 Bell Street, Coburg

To the extent of the whole of the buildings and the whole of the land in Certificate of Title Volume 5624 Folio 689.

Dated 15 June 1988

Responsible Minister:

T. W. ROPER

Minister for Planning and Environment

LAWRENCE A. FISHER Clerk of the Executive Council

Historic Buildings Act 1981 (No. 9667) AMENDMENT OF REGISTER OF HISTORIC BUILDINGS

Under section 14 of the Historic Buildings Act 1981 the Governor in Council amends the Register by adding Historic Building No. 685.

Former Gollin and Company Building, 561-563 Bourke Street, Melbourne

To the extent of the whole of the building and the land entered in the Register book as Volume 9310 Folio 751 and described by the plan held by the Ministry for Planning and Environment. Dated 15 June 1988

Responsible Minister:

T. W. ROPER

Minister for Planning and Environment

LAWRENCE A. FISHER Clerk of the Executive Council

Historic Buildings Act 1981 (No. 9667) AMENDMENT OF REGISTER OF HISTORIC BUILDINGS

Under section 14 of the Historic Buildings Act 1981 the Governor in Council amends the Register by adding Historic Buildings No. 688.

Cow (Kow) Plains Homestead Cowangie

To the extent of the whole of the Cow Plains Homestead and its outbuildings and the land in Certificate of Title Volume 4619 Folio 923 to the extend as defined in the plan held by the Ministry for Planning and Environment.

Dated 15 June 1988

Responsible Minister:

T. W. ROPER

Minister for Planning and Environment

LAWRENCE A. FISHER Clerk of the Executive Council

Children's Court Act 1973 APPOINTMENT OF HONORARY PROBATION OFFICERS

The Governor in Council, under section 9 of the *Children's Court Act* 1973 appoints the undermentioned persons to be Honorary Probation Officers for Children's Courts in the State of Victoria for the period ending 31 December 1989.

Eric Raymond ByE;

Leanne Brenda ORCHARD;

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Eileen Edna SAUNDERS;

Melissa Catherine FARRELL;

Stephen Leslie WILLIAMS;

Hilda May WEINERT:

Suzanne Joy WOOD;

Joyce Madeline WATMUFF;

Walter Kenneth Brown:

Martin Jones;

Raelene Jones:

Catherine Nicholls;

George Riches Lancaster;

Sylvia Medew:

Annette SLOCOMBE;

Tevenion Swindon;

William RICHARDSON;

Linda COOKE;

Ross Magnusson;

Rocky ZAGAR;

Richard RENDEN;

Andrew BOONSTRA;

Tony ALLEN;

Ian WHANNELL;

Pamela ALWAY;

Ann Jenner;

Sam EDWARDS;

Frances EDWARDS;

Paul WELLS;

Alexandrina WELLS;

Pauline HANDLEY;

Val ABBOTT;

Jean Andrews;

Colin BAXTER;

Sarnia Ann de CAR BIRCH;

John William BIRD:

David Francis BUTLER;

Ian Francis BUTLER;

Rosemary Katherine Chisholm;

Jill DAWSON;

Sandra GLEESON;

Christine Ellen LOMBARDO;

Janeane Maree LowATER;

George McCafferty;

Leonie Ann McIntosh;

Anna MLIKOTA;

Anthony Trevor Parsons;

Anthony Peter Smith;

Cyanna Turovetz;

Carolyn Gail VAN HOOF;

Ronald VRIEND;

Ralph WILLIAMS;

Victoria Government Gazette

Lindsay Wood.

Dated 15 June 1988

Responsible Minister:

C. R. T. MATHEWS

Minister for Community Services

LAWRENCE A. FISHER Clerk of the Executive Council

Children's Court Act 1973 REVOCATION OF HONORARY PROBATION OFFICERS

The Governor in Council, under section 9 of the Children's Court Act 1973 hereby revokes the appointment of the undermentioned persons as Honorary Probation Officers for Children's Courts in the State of Victoria.

Cyril James Dodd;

Craig MILBURN;

George CROMBIE;

Mark JESSUP;

Ron JOHNSTON; Marlene CANN;

Richard HAIRE;

Dorothy HUNTLY (ELLIS);

Helen HUNTLY (LANGFORD);

Robin WILSON;

David WARD.

Dated 15 June 1988

Responsible Minister:

C. R. T. MATHEWS

Minister for Community Services

LAWRENCE A. FISHER Clerk of the Executive Council

Community Welfare Services Act 1970

Children's Court Act 1973

APPOINTMENT OF STIPENDIARY YOUTH PAROLE AND STIPENDIARY PROBATION OFFICERS

The Governor in Council, under section 165 (1) of the Community Welfare Services Act 1970 (as amended) and section 8 (2) of the Children's Court Act 1973, hereby appoints the undermentioned persons to be Stipendiary Youth Parole and Stipendiary Probation Officers.

Catherine Kay ROBERTS;

Sarah Louise PRESCOTT.

Dated 15 June 1988

Responsible Minister:

C. R. T. MATHEWS

Minister for Community Services

LAWRENCE A. FISHER Clerk of the Executive Council

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

On Thursday, 28 July 1988 at 2.30 p.m. at the Police Station, Wodonga (unless process be stayed or satisfied).

All the estate and interest (if any) of Peter De Palma of Archer Street, Shepparton and Peter Brian Seaton of 2/490 Kiewa Street, Albury as joint proprietors as tenants in common in equal shares of an estate in fee simple in the land described on Certificate of Title Volume 8987 Folio 814 and Volume 8987 Folio 813 upon which is erected a car yard with a glass showroom, a steel-iron workshop and a carwash bay known as 171 Melbourne Road, Wodonga.

Registered Mortgage Nos. M191698Q and M424585S effect the said Estate and Interest.

Terms—Cash only

1552 H. BUETTNER, Sheriff's Officer

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

On 19 July 1988 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 interst (if any) of Pham Thi Thin also known as Thin Thi Pham of 12 Kent Street, Yarraville as joint proprietor with Mao Thin Pham of an estate in fee simple in the land described on Certificate of Title Volume 1335 Folio 266876 upon which is erected a dwelling known as 12 Kent Street, Yarraville.

Registered Mortgage Nos. M042491P and M455798N

Unregistered dealing Nos. N420163V, N420164S, N420165P and N420166L effect the said estate and interest.

Terms-Cash only

555 H. BUETTNER, Sheriff's Officer

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

On 21 July 1988 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 William Norman Stewart of Lot 1, No. 46 Bayview Road, Tooradin as join proprietor with Heather Joan Stewart of an estate in fee simple in the land described on Certificate of Title Volume 9450 Folio 911 upon which is erected a brick dwelling known as No. 46 Lot 1 Bayview Road, Tooradin.

Registered Mortgage No. M254099W effect the said estate and interest.

Terms-Cash only

1553 H. BUETTNER, Sheriff's Officer

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

On 21 July 1988 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 Spencer Dawe shown on Certificate of Title as Spencer David Dawe of 175 Mountain View Parade, Macleod as joint proprietor with Joan Eunice Dawe of an estate in fee simple in the land described in Certificate of Title Volume 8082 Folio 031 upon which is erected a dwelling known as 175 Mountain View Parade, Macleod.

Registered Mortgage Nos. K575670 and M416510J effect the said estate and interest.

Terms—Cash only

1554

H. BUETTNER, Sheriff's Officer

TENDERS

MINISTRY OF HOUSING AND CONSTRUCTION

(formerly 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 Housing and Construction with the envelope endorsed "Tender for".

Tenders forwarded either by mail, telegram, telex or fax, 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.)

(TELEX No. AA152039)

(FAX No. 651 1738)

Hand-delivered tenders must be placed in the Ministry's tender box, on First 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.

Enquiries: Telephone 651 2453/4.

Wednesday, 22 June 1988

Building, Electrical and Mechanical Services etc.

GEELONG-Replace steel framed windows, High School. (W.O. Geelong.)

LOCKINGTON-Full internal and external renovations to south wing, library, external toilet block and shelter shed, Consolidated School. (W.O. Bendigo.)

MELBOURNE-Emergency evacuation system, Department of Property and Services-2 Treasury Place.

MELBOURNE-Fit out works to 6th Floor, 440 Collins Street-Office of the Ombudsman. Miscellaneous

PORT MELBOURNE—Supply of cabinets, needlework display, T4118, Ministry of Housing and Construction Storeyard, 69 Salmon Street.

SOUTH MELBOURNE-Supply of autopsy equipment, T1573, Coronial Services Centre.

Wednesday, 29 June 1988

Building, Electrical and Mechanical Services Etc.

KEW-Extensions to 2 day rooms and 2 dining rooms-Units 19 and 20, Children's Cottages.

KEW-Extensions to 2 day rooms and 2 dining rooms-Units 13 and 14, Children's Cottages.

WARRANDYTE-New Toilet Block. Primary School.

Victoria Government Gazette

WARRNAMBOOL—Re-advertised: Refurbishment of single story bluestone building, College of TAFE. (W.O. Warrnambool.)

WODONGA-Intruder detection system, College of TAFE. (W.O. Wangaratta.)

Miscellaneous

SOUTH MELBOURNE-Supply toxicology equipment, T1574, Coronial Services Centre

Wednesday, 6 July 1988

Building, Electrical and Mechanical Services Etc.

BEAUFORT-Internal upgrade to existing building, Primary School. (W.O. Ballarat.)

WERRIBEE-Upgrade science rooms, Technical College.

RONALD W. WALSH

Minister for Housing and Construction Ministry of Housing and Construction Melbourne, 6 June 1988

STATE TENDER BOARD VICTORIA

Tender No. TB 8/30588

Computer Based Equipment for Victorian State Government Departments, Statutory Authorities and Agencies

Invitation to Tender

Tenders are invited on behalf of the Government of the State of Victoria from interested persons on the basis that specified computer based equipment and systems software which includes operating systems, compilers, utilities, etc. may be purchased, leased or rented from successful tenderers by any State Department, Statutory Authority or Agency. Contracts will be for a two-year period.

Tender Documents

Tender documents may be obtained from the Secretary to the Tender Board, 3rd Floor, 49 Spring Street, Melbourne, Victoria 3000, Telephone No. (03) 651 3266.

A fee of \$50 (non-refundable) will be charged for each copy of the tender documentation.

Inquiries by prospective tenderers for information regarding the tender specification should be directed to Mr D Marantz, Project Manager, Government Supply Support Agency, Department of Industry, Technology and Resources, 4th Floor, 228 Victoria Parade, East Melbourne, Victoria 3002, Telephone No. (03) 412 8228.

Closing Date for Tenders

Tenders will be received until 8.30 a.m. on Friday, 22 July 1988. Tenders must be deposited in the Tender Box at the Tender Board Office, 3rd Floor, 49 Spring Street, Melbourne 3000, or if sent by post, postage must be prepaid and the tenders addressed to the Chairman of the Tender

Board, Tender Board Offices, 49 Spring Street, Melbourne 3000, which office they must reach not later than by first post on the date of the closing of tenders. Under no circumstances will tender details be accepted by telephone.

> J. M. PAWSON Secretary

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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-

Bookshop

Information Victoria 318 Lt Bourke Street, Melbourne

Country Fire Authority Act 1958

156/1988 Country Fire Authority (Permanent Fire-fighters) Regulations 1988

10 June 1988 Metropolitan Fire Brigades Act 1958

Metropolitan Fire Brigades 157/1988 (General) (Amendment) Regulations 1988

10 June 1988

Public Service Act 1974

Public Service 160/1988 (Amendment)

Regulations (No. 3) 1988

10 June 1988 Racing Act 1958

(Bookmakers, Racing 164/1988

Clerks and Bookmakers' Agents Course Registration) (Members' Fees) Regulations 1988

10 June 1988 River Improvement Act

1958

River Management Boards 167/1988 (Commissioners) Regulations 1988

10 June 1988

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Mildura Irrigation Trusts and Sunraysia Water Board Act 1958

168/1988 First Mildura Irrigation Trust (Compulsory Acquisition Easements) Regulations

10 June 1988

40c

NOTICE OF MAKING OF STATUTORY RULES WHICH ARE NOT YET **AVAILABLE**

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

Racing Act 1958

Racing (Totalizator Agency 163/1988 Board) (Members' Fees) Regulations 1988

Education Act 1958

173/1988 Education (Allowances to Pupils) (No. 2) Regulations 1988

Tobacco Act 1987

(Vending 174/1988 Tobacco Machines) Regulations 1988

Transport

Transport Accident Act 1986

Accident

(Further (Charges) Amendment) Regulations 1988

Mildura Irrigation Trusts and Sunraysia Water Board Act 1958

177/1988 Mildura Irrigation Trusts and Sunraysia Water Board (Election of Commissioners) Regulations 1988

Groundwater Act 1969

Groundwater Appeal Board 178/1988 Regulations 1988

County Court Act 1958

Court 179/1988 County (Miscellaneous Causes) Rules 1988

1772 G 22 15 June 1988 Supreme Court Act 1986 180/1988 Supreme Court (Cross-Vesting of Jurisdiction) Rules 1988 Supreme Court Act 1986 Supreme Court (Chapter 1 Amendment) (No. 2 of 1988) Rules 1988 181/1988 Associations Incorporation Act 1981 182/1988 Associations Incorporation (Amendment) Regulations 1988 Penalties and Sentences Act 1985 183/1988 Penalties and Sentences (Youth Attendance Orders) Regulations 1988 Fisheries Act 1968 ishing (Scallop) (Amendment No. 1) Regulations 1988 184/1988 Fishing Fisheries Act 1968 ishing (Scallop) (Amendment No. 2) 185/1988 Regulations 1988 Water and Sewerage Authorities (Restructuring) Act 1983 186/1988 Water and Sewerage Authorities (Long Service Leave) Regulations 1988 State Bank Act 1958

State Bank (Amendment No. 3) General Orders 1987

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