G R T O R 0 8 I

No. G 43 Wednesday 1 November 1989 By Authority Jean Gordon Government Printer Melbourne

GENERA

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
- 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: VGG Coordinator

Gazette Advertising

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North Melbourne

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All private advertising MUST be paid for in advance, prior to any gazettal. Cheques should be made payable to 'VGPO'.

Advertisers should note:

- There are approximately 20 words to each column centimetre depth.
- Signatures (in particular) and proper names must also be in block letters.
- All material should be double spaced.
- Advertisements can be faxed, and a cover sheet should be used, marked to the attention of the Gazette Coordinator.
- Documents not clearly prepared and in the exact format for gazettal will be returned to the sender unpublished.
- Late copy received at VGPO after 3.30 pm Tuesday will be placed in the following issue of VGG, irrespective of any date/s mentioned in the copy (unless otherwise advised).

Copy Deadline 11.00 am Tuesday (Normal Rates) 3.30 pm Tuesday (Double Rates)

Subscriptions

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Subscriptions are payable in advance and accepted for a period of one year. All subscriptions are on a firm basis and refunds for cancellations will not be given. All payments should be made payable to VGPO.

Subscription inquiries: (03) 320 0217 Bookshop Inquiries: (03) 663 3760

PROCLAMATIONS

ACTS OF PARLIAMENT PROCLAMATION

I, J. Davis McCaughey, Governor of Victoria declare that I have today assented in Her Majesty's name to the following Bills:

No. 65/1989 Appropriation (1989-90, No. 1) Act 1989.

No. 66/1989 Works and Services (Ancillary Provisions, 1989-90, No. 2) Act 1989.

Given under my hand and the seal of Victoria at Melbourne on 31 October 1989.

(L.S.) J. DAVIS McCAUGHEY
By His Excellency's Command
JOHN CAIN
Premier

No. 65/1989 This Act shall come into operation on the day on which it receives the Royal Assent.

No. 66/1989 This Act comes into operation on the day on which it receives the Royal Assent.

Local Government (Consequential Provisions)
Act 1989

PROCLAMATION OF COMMENCEMENT

I, J. Davis McCaughey, Governor of Victoria, acting with the advice of the Executive Council, and under section 2 of the Local Government (Consequential Provision) Act 1989 fix 1 November 1989 as the day on which sections 1. 2, 3 (1), 4 (1), 4 (2), 5 (1), 5 (2), 5 (3), 5 (4), 6, 7, 8, 10 (1), 10 (2), 13, items 2, 11, 13, 14, 16, 18, 19, 23–25, 27, 33, 40–42, 44, 45, 47, 48, 50, 53–54, 57, 58, 67, 68, 69–74, 76, 77, 79–82, 84–92 of schedule 1, items 1.1-1.3, 1.5-8.8, 9.2, 9.6-9.10, 9.12, 9.13, 9.15, 9.17-9.33, 9.35-9.42, 9.51, 9.54, 9.56-10.1, 12.1, 12.4-14.9, 16.1-18.3, 19.1-20.1, 20.3-21.8, 21.11-22.9, 22.11, 22.14-23.19, 23.21-23.23, 23.25-23.27, 23.30-23.31, 23.35, 23.36, 23.38, 23.43-23.45, 23.49, 23.52, 23.54, 23.56-27.39, 27.41-28.5, 28.7-29.2, 29.4-29.7, 29.9, 30.1-33.5, 33.9-33.12, 33.14-33.18, 33.20-36.1, 37.2-37.7, 38.1-42.10, 42.12, 42.14-42.18, 42.20-42.21, 42.23-43.1, 43.3-46.2 47.2, 47.7-47.9, 47.11-49.2, 50.1-50.9 51.5-52.19, 52.24-53.7, 53.9-53.22, 53.24, 53.26-57.2, 57.4-57.8, 57.23, 57.35-57.37, 57.39-57.45, 57.47, 57.48, 57.56-57.58, 57.60-57.76, 57.79-59.8, 61.1-61.9, 62.1-64.8, 66.3, 66.5, 66.6, 67.1-68.21, 68.23-69.6, 69.8-69.12, 69.14, 69.15, 73.1-75.2, 77.1, 77.2, 77.4-77.10, 77.12-77.18, 77.20, 77.21, 77.23-77.35, 77.37, 77.40-77.45, 77.48-77.50, 77.21, 77.23-77.35, 77.37, 77.40-77.45, 77.48-77.50, 77.49-77.40, 77.49-77.50, 77.49-77.50, 77.49-77.50, 77.49-77.50, 77.49-77.40, 77.49-77.50, 77.52, 77.58-77.86, 79.1-79.6, 79.8-79.12,

79.14-79.18, 79.20, 80.3, 80.5, 80.6, 80.10, 93.3-94.1, 94.3-94.7, 94.9-94.11, 95.3, 97.1-104.21, 104.27, 107.25, 107.27, 107.27, 107.31-107.37, 107.39-107.44, 107.46-112.21, 112.25, 112.28-115.7, 115.9-117.3, 117.5-120.4, 120.6-120.8, 120.10-120.31, 120.35, 120.36, 120.38-120.44, 120.47-122.12, 122.14, 122.15, 122.18, 122.21, 122.24, 123.1, 123.2, 124.1-125.4, 125.8-130.6, 130.9-130.72, 130.74-130.76, 130.78-130.83, 130.85-130.94, 130.96, 130.99-130.101, 130.103-130.107, 130.121-130.125, 130.109-130.110, 130.127-131.10, 131.13-131.42, 131.53, 131.55, 131.57-131.60, 131.62-132.9, 132.14-137.3, of schedule 2 and items 2-16, 21, 22, 36, 48, 51-53, 61, 64, 73, 78, 84-86, 88, 89, 100 of schedule 3 of the Act come into operation.

Given under my hand and the seal of Victoria on 31 October 1989

(L.S.) J. DAVIS McCAUGHEY
By His Excellency's Command
MAUREEN LYSTER
Minister for Local Government

Magistrates' (Summary Proceedings) Act 1975 PROCLAMATION

I, J. Davis McCaughey, Governor of Victoria, acting with the advice of the Executive Council and under section 10 (3) of the Magistrates' (Summary Proceedings) Act 1975, with effect from I November 1989, proclaim the Shires of Ripon, Ballan, Bungaree, Buninyong, Lexton, Avoca, Grenville, Creswick and Talbot and Clunes to be proclaimed districts for the purposes of section 10 (3) of the Magistrates' Court Act 1975.

Given under my hand and the seal of Victoria on 31 October 1989

(L.S.) J. DAVIS McCAUGHEY
By His Excellency's Command
ANDREW McCUTCHEON
Attorney-General

Local Government Act 1989

PROCLAMATION OF COMMENCEMENT

I, J. Davis McCaughey, Governor of Victoria, acting with the advice of the Executive Council and under section 2 of the Local Government Act 1989 fix 1 November 1989 as the day on which sections 1-96, 98, 99, 111-124, 186-206, 208-220, 222-228, 231-243 and schedules 1-6, 8 and 10-12 of the Act comes into operation.

Given under my hand and the seal of Victoria on 31 October 1989

(L.S.) J. DAVIS McCAUGHEY
By His Excellency's Command
MAUREEN LYSTER
Minister for Local Government

Constitution (Local Government) Act 1988 PROCLAMATION OF COMMENCEMENT

I, J. Davis McCaughey, Governor of Victoria, acting with the advice of the Executive Council and under section 2 of the Constitution (Local Government) Act 1988 fix 1 November 1989 as the day on which that Act comes into operation.

Given under my hand and the seal of Victoria on 31 October 1989

(L.S.) J. DAVIS McCAUGHEY
By His Excellency's Command
MAUREEN LYSTER
Minister for Local Government

Land Act 1958

PROCLAMATION OF ROADS

I, 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 ARARAT

LAKE BOLAC AND PARUPA—Crown Allotment 1c, Township of Lake Bolac and Crown Allotment 3F, Section 25, Parish of Parupa as shown on Certified Plan No. 109677 lodged in the Central Plan Office—(Rs 14105).

MUNICIPAL DISTRICT OF THE SHIRE OF WALPEUP

OUYEN—Crown Allotment 29K, Parish of Ouyen as shown on Certified Plan No. 109659 lodged in the Central Plan Office—(L5-980).

Given under my hand and the seal of Victoria on 24 October 1989

(L.S.) J. DAVIS McCAUGHEY By His Excellency's Command KAY SETCHES

Minister for Conservation, Forests and Lands

Intellectually Disabled Persons' Services (Amendment) Act 1989

PROCLAMATION OF COMMENCEMENT

I, J. Davis McCaughey, Governor of Victoria, acting with the advice of the Executive Council and under section 2 of the Intellectually Disabled Persons' Services (Amendment) Act 1989, fix 1 November 1989 as the day on which the Act (other than section 20) comes into operation.

G 43 1 November 1989 2799

Given under my hand and the seal of Victoria on 31 October 1989

(L.S.) J. DAVIS McCAUGHEY
By His Excellency's Command
P. C. SPYKER
Minister for Community Services

GOVERNMENT NOTICES

Transport Act 1983 ROADS CORPORATION

Commercial Passenger Vehicle and Tow Truck Applications

Notice is hereby given that the following applications will be considered by the Roads Corporation on 5 December 1989.

Notice of any objections to the granting of an application should be forwarded to reach the Manager, Vehicle Licensing Branch or any District Office of the Roads Corporation not later than 29 November 1989.

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

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*.

Aarjent Towing & Salvage Pty Ltd, West Melbourne. Application for variation of the conditions of tow truck licence numbers 681 and 691 which authorise the licensed vehicles to be managed, controlled and operated from a depot situated at 112-118 Rosslyn Street. West Melbourne to change the depot address to 187 Abbotsford Street, North Melbourne.

- B. D. Braithwaite, Hallam. Application to license two commercial passenger vehicles to be purchased in respect of 1970-1983 Ford Fairlane sedans each with seating capacity for 5 passengers to operate as special purpose vehicles from 89 Frawley Road, Hallam for the carriage of passengers for wedding parties.
- G. D. McLennan, Horsham. Application for variation of the conditions of tow truck licence number 846 which authorises the licensed vehicle to be used as a tow truck from 58 Darlot Street, Horsham for the purpose of lifting and carrying or lifting and towing damaged or disabled motor cars:
 - (a) Within a radius of 120 km of the licensee's premises in Horsham in connection with the licence holders business as a motor vehicle body repairer and painter, for the purpose of lifting and carrying damaged, disabled or other motor vehicles belonging to the licensee, to and from the licensee's premises in Horsham; and
 - (b) Excluded from attending the scene of a motor vehicle accident for the purpose of lifting and carrying or towing motor vehicles involved in that accident.

To amend condition (b) to read as follows:

Excluded from attending the scene of a motor vehicle accident for the purpose of lifting and carrying or towing motor vehicles involved in that accident except at the request of an owner of a vehicle involved in that accident.

Protection Management (International) Pty Ltd, Seaford. Application for variation of the conditions of licence SV 939 which authorises the licensed vehicle to operate for the carriage of passengers in conjunction with and as part of the security services provided by Protection Management (International) Pty Ltd in respect of a 1979 Ford Fairlane sedan to change the vehicle to a 1978 Mercedes Benz sedan.

A. E. Saman, Broadmeadows. Application to license one commercial passenger vehicle in respect of a 1983–1985 Ford stretched limousine to be purchased with seating capacity for 7 passengers to operate as a metropolitan hire car from 8 Hamilton Street, Broadmeadows.

Sheen Panel Service (North Melbourne) Pty Ltd, West Melbourne. Application for variation of the conditions of tow truck licence numbers 672, 678, 680, 684, 685 and 689 which authorise the licensed vehicles to be managed, controlled and operated from a depot situated at 112-118 Rosslyn Street, West Melbourne to change the depot address to 187 Abbotsford Street, North Melbourne.

P. Stefan, Doncaster. Application to license two class 2 tow trucks to be purchased to operate within a 10 km pick-up radius of a depot situated at 1 Coomeida Road, Diggers Rest for the purpose of lifting and carrying or towing damaged or disabled motor cars, excluding the ability to attend the scene of a motor car accident in the Controlled Area.

Dated 1 November 1989

GEOFF S. HUGHES Manager Vehicle Licensing Branch

Cemeteries Act 1958

NOTICE OF GIVING OF GUARANTEE

Pursuant to section 8A (6) of the Cemeteries Act 1958, I Robert Allen Jolly give notice of the terms and conditions of a guarantee, a copy of which is shown below, executed under section 8A (3) of that Act.

R. A. JOLLY Treasurer

This Guarantee is made as of 11 September 1989 Between the Honourable Robert Allen Jolly in his capacity as Treasurer for and on behalf of the State of Victoria (hereinafter called "the Treasurer" which expression shall include his successors in office) of the first part

And State Bank of Victoria a body corporate the principal Victorian Office of which is situated at 385 Bourke Street, Melbourne in the State of Victoria (hereinafter called "the Lender") of the other part.

Whereas:

- I. Maxwell Allan Drechsler, Rodney James Fyffe, Elaine Valda McNamara, Kenneth John Pata and Jack Taylor as the trustees for the time being of the Bendigo Cemeteries Trust a trust established pursuant to the Cemeteries Act 1958 ("the Act") ("the Borrower" which expression shall where the context admits be deemed to include the successors of the trustees or others who are the trustees of that Trust), desire to borrow from the Lender for the purposes of financing development works and equipment purchases for the Eaglehawk Crematorium an amount or amounts not exceeding Four hundred thousand dollars (\$400 000) (hereinafter called "the Facility") upon the terms and conditions set out in the Lender's offer of financial accommodation to the Borrower dated 1 June 1989 a copy of which is attached as Schedule "A".
- II. The Lender is willing subject to the execution of this Guarantee by the Treasurer to provide the Facility.
- III. The Treasurer pursuant to section 8A (2) of the Act has approved the Lender and the terms and conditions of the Facility.
- IV. The Treasurer has pursuant to section 8A (3) of the Act agreed, at the request of the Borrower, to execute this Guarantee.

Now it is agreed as follows:

- 1. Subject to and in accordance with the provisions of the Act and the provisions of this Guarantee the Treasurer hereby guarantees to the Lender the due and punctual repayment of the Facility and the payment of any interest charges and other expenses payable thereon by the Borrower.
- 2. This Guarantee shall extend to and include the expenses not otherwise recovered by the Lender of enforcing or obtaining or endeavouring to enforce or obtain repayment of the Facility and the interest charges and expenses payable thereon, which moneys referred to in Clause 1 and this Clause 2 are collectively called "the moneys hereby guaranteed".
- 3. The Lender shall advance the Facility to the Borrower on a separate account (that is to say an account separate and distinct from any other account or accounts from time to time in

- existence relating to or evidencing any other transactions, arrangements, dealings or relations between the Lender and the Borrower and separate also from any other account whereunder advances or accommodation to any party or parties other than the Borrower are secured by any other mortgage or charge to the Lender over any properties comprised in the securities (if any) listed under Clause 5) and shall maintain such separate account until final repayment of the moneys hereby guarateed, debiting each advance by the Lender on account of the Facility and the interest and other moneys payable thereon (but not other moneys advanced by the Lender or chargeable against the Borrower on any other account) and crediting all payments made on account of and in respect of the Facility whether made in compliance with the requirements of Clause 4 or otherwise.
- 4. The Lender shall not vary the terms and conditions of the Facility without the Treasurer's prior approval.
- 5. The Lender shall (if it has not done so prior to the date of this Guarantee) obtain and take and in any event hold securities for the repayment or payment by the Borrower to the Lender of the moneys hereby guaranteed by way of—
 - (i) an Equitable Mortgage including, but not limited to, a charge over plant items comprising a Caterpillar Backhoe, Kabota, Hino Truck and Iseki Backhoe;
 - (ii) A Debenture upon the charges and other revenues including present and future book debts of the Borrower under the Cemeteries Act 1958; and
 - (iii) any other securities subsequently obtained by the Lender.
- This Guarantee is subject to and conditional upon the Lender holding valid and enforceable securities as referred to in paragraphs (i) and (ii) of Clause 5.
- 7. This Guarantee shall not extend to guarantee payment of any penalty interest which may become payable by the Borrower under the Facility.
- 8. (a) This Guarantee shall not be enforceable against the Treasurer unless and until the Lender has to the satisfaction of the Treasurer exercised its rights and remedies under the securities referred to in Clause 5 and it is hereby agreed, declared and stipulated that if and whenever the Lender exercises any of its rights and remedies under the security, all moneys thereby received or recovered by the Lender shall be applied towards repayment of the Facility and interest and expenses secured under this Guarantee, in priority to any other moneys, or moneys owing on any other account for which the securities mentioned in Clause 5 may stand as security;

- (b) If the Lender fails to apply and credit in the manner stipulated in paragraph (a), moneys received or recovered as therein mentioned, the same shall nevertheless be deemed for the purposes of this Deed to have been applied and credited in the manner aforesaid.
- 9. Subject to Clause 8 hereof the Treasurer shall within 30 days of receipt of a written notice from the Lender notifying the Treasurer of any default by the Borrower in the repayment of the Facility or any interest or expenses thereon and further giving full particulars of the exercise of such rights and remedies and of the result thereof and demanding payment of that part of the Facility then unpaid, pay to the Lender such sum thereby notified.
- 10. Notwithstanding any other provision of this Guarantee, this Guarantee is hereby limited and restricted so as not to extend to any loans, advances or other credit accommodation made or given by the Lender to the Borrower after the Lender has actual or constructive notice of any charge registered over any of the assets or undertakings of the Borrower.
- 11. The Lender shall not without the consent in writing of the Treasurer assign or encumber the benefit of this Guarantee.
- 12. The Lender shall within 14 days after the 30th day of June and the 31st day of December in each year provide to the Treasurer a statement of principal and interest payable by the Borrower as at those dates.
- 13. The Lender with the prior written consent of the Treasurer may grant to the Borrower any time or other indulgence without discharging or affecting the liability of the Treasurer under this Guarantee.
- 14. Upon any default by the Borrower in repayment of any moneys payable under the Facility or payment of any interest thereon the Lender shall forthwith give written notice thereof to the Treasurer.
- 15. (a) Any notice demand or other document required or authorised by this Guarantee to be served or given by the Lender on or to the Treasurer may be signed on its behalf by any manager or Attorney of the Lender and may be so served or given by delivering it at the Department of Management and Budget, I Treasury Place, Melbourne.
- (b) Any notice request consent or other document required or authorised by this Guarantee to be served or given by the Treasurer on or to the Lender may be signed on behalf of the Treasurer by or for the Director-General or the Assistant Director-General Finance Division, Department of Management and Budget and may be so served or given by delivering it at the principal office of the Lender in Victoria.

- 16. In this Guarantee unless inconsistent with the context or subject matter references to the singular shall import and include references to the plural and references to the plural shall import and include references to the singular.
- 17. The Lender shall within one month after the date on which the final repayment or final payment of the Facility or any interest charges or expenses referred to in Clauses 1 or 2 hereof is made return this Guarantee for cancellation to the Treasurer.

Department of Industry, Technology and Resources

APPLICATIONS FOR MINING LEASE WITHDRAWN

No. 1413; KTM Gold Ltd; Parish of Woosang. Nos 1747 and 1748; KTM Gold Ltd; 115-3 and 127-1 ha, Parish of Wedderburn.

Nos 1795 and 1955; KTM Gold Ltd; 50 and 262-4 ha, Parish of Lauraville.

No. 1881; KTM Gold Ltd; 210 ha, Parish of Marong, Sandhurst, Mandurang and Lockwood.

No. 1888; KTM Gold Ltd; 210 ha, Parish of Moliagul.

APPLICATIONS FOR DEVELOPMENT LEASE WITHDRAWN

Nos 162, 163, 164, 180 and 337; KTM Gold Ltd; 260, 260, 130, 15 and 120 ha respectively, Parish of Tchuterr, Kangderaar and Wehla.

No. 297; KTM Gold Ltd; 250-5 ha, Parish of Moliagul.

Nos 1064, 1065, 1066 and 1067; KTM Gold Ltd; 41.5, 259.8, 161.6 and 204.2 ha, Parish of Tarnagulla.

PROSPECTING AREA LICENCE GRANTED No. 581; Ando Minerals NL; 230 ha, Parish of Tchuterr.

APPLICATIONS FOR PROSPECTING AREA LICENCE REFUSED

No. 287; T.F. Croft; 45.68 ha, Parish of Tarrengower,

No. 408; R. Kirby and N. Higgins; 127 ha, Enfield State Park.

No. 409; N. Higgins and T. Kordell; 42 ha, Enfield State Park.

APPLICATIONS FOR PROSPECTING AREA LICENCE WITHDRAWN

- No. 660 and 754; KTM Gold Ltd; 50 and 262-4 ha, Parish of Lauraville.
- No. 679; KTM Gold Ltd; 210 ha, Parish of Marong, Sandhurst, Mandurang and Lockwood.
- No. 680; KTM Gold Ltd; 210 ha, Parish of Moliagul.

Nos 715 and 716; KTM Gold Ltd; 11.5-3 and 127-1 ha, Parish of Wedderburn.

INTENTION TO RENEW A PROSPECTING AREA LICENCE

No. 156-1; Kinex Mining P/L; 140 ha, Parish of Moolerr.

APPLICATION FOR RENEWAL OF PROSPECTING AREA LICENCE REFUSED No. 221-1; Goldsearch Ltd; 258 ha, Parish of Tchuterr and Wehla.

PROSPECTING AREA LICENCE EXPIRED
No. 221; Goldsearch Ltd; 258 ha, Parish of
Tchuterr and Wehla.

EXPLORATION LICENCE EXTENDED

No. 1194-1; Bendigo Mining NL; 26 km²,
Gladstone.

APPLICATION FOR EXTENSION OF EXPLORATION LICENCE WITHDRAWN No. 1768-1; Tihele P/L; 36-75 km², County of Gladstone.

EXPLORATION LICENCES EXPIRED

Nos 1562-2, 1563-2 and 1564-2; CRA Exploration P/L; 495, 458 and 218 km², Edenhope.

The above expired areas will become available again for Exploration Licence on 1 Febuary 1990.

No. 1768; Tihele P/L; 36-75 km², County of Gladstone.

The above expired area will become available again for Exploration Licence on 19 April 1990.

No. 1879; Capden P/L; 36·75 km², Shire of Yea.
The above expired area will become available again for Exploration Licence on 19 April 1990.

EXPLORATION LICENCE TRANSFERRED No. 1251-6; From Barklay Exploration P/L to Gold Mines of Kalgoorly Ltd.

EXTRACTIVE INDUSTRY LICENCE GRANTED

No. 1377; P. and E. Fitzpatrick; 127-4 ha, Parish of Ulupna.

D. R. WHITE

Minister for Industry, Technology and Resources

ERRATUM

No. 1662-1; WMC Ltd appearing in the Victoria Government Gazette No. G39 on page No. 2540 under the heading Exploration Licences Extended and Areas Relinquished should have read area retained 175-5 km², area refused 6-25 km², area relinquished 60-75 km².

G 43 1 November 1989 2803

Creditors, next of kin and others having claims against the estate of any of the under-mentioned deceased persons are required to send particulars of their claims to the State Trust Corporation of Victoria, 168 Exhibition Street, Melbourne, Vic. 3000 the personal representative, on or before 3 January 1990 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:

Adam, Robert William, also known as Robert William Cape Adam, formerly of 78 Riversdale Road, Hawthorn, late of 48 Sackville Street, Kew, pensioner, died 9 August 1987.

Angel, Raymond Francis, late of 22 Robinson Street, Jacana, pensioner, died 29 August 1989.

Appleton, Eve, also known as Eva Irene Appleton, late of 22 Northcote Street, Northcote, pensioner, died 11 May 1989.

Corry, Frederick John, formerly of 28 Greenhill Avenue, Castlemaine, late of 110 Duke Street, Castlemaine, retired, died 20 June 1989.

Florrimell, Marie Joyce, late of 3 Hillside Crescent, Maribyrnong, musician, died 1 August 1989.

Foster, Alyn Norman, late of Flat 2, 137 Domain Road, South Yarra, retired, died 26 August 1989.

Gorman, Elinor Minnie, formerly of 4 Young Street, Oakleigh, late of Unit 3, 25 Connell Road, Oakleigh, widow, died 10 September 1989.

Hill, Charles Leslie, late of 14 David Road, Hampton, retired, died 2 July 1989.

Hopkinson, Bruce William, late of Unit 2, 36 Saxtons Drive, Moe, municipal employee, died 27 September 1984.

McKay, Campbell Leslie, formerly of 7 Alice Street, Coburg, late of 12 Wildwood Avenue, Vermont South, retired postal linesman, died 8 September 1989.

O'Connor, Ivy, late of Ararat, pensioner, died 20 June 1989.

O'Loughlin, Darcy Allen, formerly of 3 Northumberland Road, Sunshine, late of Unit 1/32 Linnet Street, Altona, retired fitter, died 16 June 1989.

Sims, Lenard Baden, late of 73 Shorts Road, North Coburg, retired builder, died 7 September 1989

Steele, William Henry, late of 21 Erindale Avenue, Deer Park, unemployed, died 11 July 1989.

Taylor, Ronald Cameron, late of Mont Park, pensioner, died 22 August 1989.

Tong, Sai, late of Osburn Lodge Nursing Home, Osburn Street, Wodonga, pensioner, died 21 May 1989.

Melbourne, 25 October 1989

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 8 January 1990 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.

Kay, Frank Horace, late of 8 Glenmore Grove, Mount Waverley, retired, died 14 August 1989.

Papagno, Gerruccio Giovanni, late of 112 Separation Street, Northcote, pensioner, died 14 March 1989.

Watson, Mary Elizabeth, late of Kew Cottages, Princes Street, Kew, pensioner, died 20 July 1989. Dated at Melbourne, 30 January 1989

> W. J. KILPATRICK Managing Director State Trust Corporation

Industrial Relations Commission of Victoria OCCUPATIONAL SUPERANNUATION

Notice of Proposed Award Variation Scientific and Technical Workers Award— Part I

Following the State Wage Case Decision of March 1987, notice is hereby given that The Association of Draughting, Supevisory and Technical Employees has made application for occupational superannuation to be inserted in Part I of the Scientific and Technical Workers Award.

The Scientific and Technical Workers Conciliation and Arbitration Board will meet on Tuesday, 21 November 1989 at 10.30 a.m. in Hearing Room No. 7, Level 17, Nauru House, 80 Collins Street, Melbourne.

At that meeting, the Board will consider varying the Scientific and Technical Workers Award to provide for occupational superannuation.

Enquiries may be addressed to the Registrar, Industrial Relations Commission of Victoria, Level 18, Nauru House, 80 Collins Street, Melbourne 3000, telephone (03) 650 4431.

J. TSOUTSOULIS Acting Deputy Registrar Victoria Government Gazette

Industrial Relations Commission of Victoria OCCUPATIONAL SUPERANNUATION

Applications for Exemptions Paint and Colour Award

Following the State Wage Case Decision of March 1987, the Paint and Colour Conciliation and Arbitration Board varied the Paint and Colour Award on 19 October 1989, to insert an occupational superannuation appendix operative from the first pay period to commence on or after 19 October 1989 until 1 January 1991. The appendix provides for contributions by employers of \$14.00 per week on behalf of full time employees (with proportional payments to those employed less than full time), payable to Paint Manufacturing the Industry Superannuation Scheme.

The appendix makes provision for employers to seek exemptions from making their contributions to the industry fund in favour of other funds. Applications for exemption must be made prior to 19 January 1990.

Enquiries may be addressed to the Registrar, Industrial Relations Commission of Victoria, Level 18, Nauru House, 80 Collins Street, Melbourne, 3000, telephone (03) 650 4431.

J. TSOUTSOULIS Acting Deputy Registrar

Industrial Relations Commission of Victoria
APPLICATION FOR VARIATION OF THE
JURISDICTION OF THE MEDICAL
SCIENTISTS CONCILIATION AND
ARBITRATION BOARD

An application has been lodged by the Medical Scientists Association of Victoria to vary the jurisdiction of the Medical Scientists Conciliation and Arbitration Board by inserting into the jurisdiction clause immediately following the words "who is eligible for membership of the Audiological Society of Australia" the words—

"or

who is eligible for full membership of the Association of Neurophysiological Technicians of Australia; or

who is eligible for full membership of the Australasian Society of Cardio-Vascular Perfusionists; or

who is eligible for ordinary membership of the Australasian Society of Respiratory Technology;".

This matter has been listed for mention before the Industrial Relations Commission of Victoria in Full Session at 10.30 a.m. on Thursday, 30 November 1989 at Nauru House, 80 Collins Street, Melbourne.

J. TSOUTSOULIS
Acting Deputy Registrar
Industrial Relations Commission of Victoria

REGULATIONS FOR THE CARE PROTECTION AND MANAGEMENT OF THE SHRINE OF REMEMBRANCE RESERVE IN THE CITY OF MELBOURNE

The Trustees for the time being under the Shrine of Remembrance Act 1978, with the approval of the Governor in Council, make the following Regulations in lieu of all previous Regulations relating to the said Reserve which are hereby revoked:

Title

1. These Regulations may be cited as the Shrine of Remembrance Regulations 1989.

Commencement

2. These Regulations come into operation on 1 November 1989.

Authority

3. These Regulations are made under the powers in section 6 of the Shrine of Remembrance Act 1978.

Definitions

4. For the purposes of these Regulations, "Secretary" means the Secretary to the Trustees.

"Custodian" means any person appointed by the Trustees from time to time and includes a member of the Corps of Commissionaires on duty at the Shrine of Remembrance.

"Protective Services Officer" means a Protective Services Officer appointed under Part VIA of the Police Regulation (Protective Services) Act No. 32 of 1987.

"Inner Shrine" means the part of the monument known as The Shrine of Remembrance which is contained within the inner walls of the ambulatory, and the central fixture of which is the Stone of Remembrance.

"Memorial" means the Shrine of Remembrance and includes the Garden of Remembrance.

"Eternal Flame" means the flame within the enclosure on the northern forecourt.

"Cenotaph" means the statuary and pedestal adjacent to the Eternal Flame.

The "Reserve" comprises the land delineated and shown hatched on the plan in Schedule One of the said Act and is generally described as the whole of the land bounded on the north by Anzac Avenue, on the east partly by Birdwood Avenue, on the south by Domain Road and on the west by St Kilda Road.

Regulations

- 5. A Trustee, the Secretary, a Custodian, Member of the Victoria Police or a Protective Services Officer may—
 - (a) refuse admission to the Inner Shrine to any person who by reason of his or her dress, conduct or demeanour—

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- (i) is likely to be offensive to the visitors to the Inner Shrine; or
- (ii) is disrespectful to the honoured memory of the men and women whose sacrifice and service is commemorated by the Shrine; and
- (b) require any person who is in the Inner Shrine and who by reason of his or her dress, conduct or demeanour—
 - (i) is offensive to other visitors to the Inner Shrine; or
 - (ii) is disrespectful to the honoured memory of the men and women whose sacrifice and service is commemorated by the Shrine—
 - to leave the Inner Shrine forthwith.
- 6. Any person who-
- (a) enters the Inner Shrine after he has been refused admission by a Trustee, the Secretary, a Custodian, member of the Victoria Police or a Protective Services Officer;
- (b) fails or refuses to leave the Inner Shrine after being required to do so by a Trustee, the Secretary, a Custodian, member of the Victoria Police or a Protective Services Officer.
- (c) damages, defaces or impairs or does anything likely to damage, deface or impair any property of or under control of the Trustees on the Reserve;
- (d) obstructs or interferes with any drain, sewer or fixture on the Reserve so as to impair its usefulness for the transmission, conveyance, supply or use of water, gas, electricity or other agency or service;
- (e) enters the enclosure in the Reserve surrounding the Eternal Flame;
- (f) interferes in any way with the operation of the Flame;
- (g) interferes in any way with any tree, shrub, plant or flower in the Reserve;
- (h) throws any object in the Reserve;
- (i) litters the Memorial, Cenotaph or any part of the Reserve;
- (j) lights a fire in the Reserve;
- (k) engages in any game or plays any sport in the Reserve;
- (1) brings any vehicle, motor vehicle, motor cycle or cycle on to or through the Reserve, other than where provision therefor is expressly made, without the permission of a Trustee, the Secretary, a Custodian, member of the Victoria Police or a Protective Services Officer;

- (m) brings or allows any horse on to the Reserve without the permission of a Trustee, the Secretary, a Custodian, member of the Victoria Police or a Protective Services Officer;
- (n) brings or allows any dog or other animal on to the Reserve unless such dog or other animal is held by chain or cord;
- (o) offends against decency in dress, language or conduct on any part of the Reserve;
- (p) creates or takes part in any disturbance or commits any nuisance on any part of the Reserve;
- (q) consumes alcohol on the Reserve or enters or remains on the Reserve in a state of intoxication;
- (r) enters or remains in the Reserve after being ordered to keep out or leave by a Trustee, a Secretary, a Custodian, member of the Victoria Police or a Protective Services Officer;
- (s) conducts or attends any public meeting, assembly, fete, picnic, concert, public worship, preaching or public speaking on any part of the Reserve without the permission of a Trustee, the Secretary, a Custodian, member of the Victoria Police or a Protective Services Officer or fails to observe the conditions on which any permission is granted;
- (t) posts bills, placards, posters or advertisements or displays any of them anywhere in the Reserve;
- (u) brings an infant child on to the Reserve and fails to maintain direct charge thereof;
- (v) offers any chair or seat for hire anywhere in the Reserve:
- (w) solicits or collects money or other valuable thing anywhere in the Reserve without the permission of a Trustee, the Secretary, a Custodian, member of the Victoria Police or a Protective Services Officer;
- (x) smokes within the Memorial;
- (v) sells, offers for sale or advertises for sale any article whatsoever, or carries out any trade or business;
- (z) offers any services for reward on any part of the Reserve without the permission of the Trustees; or
- (aa) throws any object from any part of the Memorial—

shall be guilty of an offence and on conviction be liable to the penalties prescribed in section 6 of the Shrine of Remembrance Act 1978.

7. The person in apparent control of any dog or other animal on any part of the Reserve shall be deemed to have committed an offence if such

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dog or other animal urinates or defecates on the Reserve and such person shall on conviction be liable to the penalties prescribed in section 6 of the Shrine of Remembrance Act 1978—(Rs 4333).

The common seal of the Shrine of Remembrance Trustees was affixed by the authority of the Trustees on 26 October 1989, in the presence of—

P. ISAACSON, Trustee
W. E. I. LITTLEJOHN, Trustee
J. M. BRADLEY, Trustee
C. B. McCLYMONT, Trustee
P. C. VINES, Trustee
D. H. D. SMYTH, Trustee
A. J. LOMBARDO, Trustee

Approved by the Governor in Council, 26 September 1989—STEPHEN WATSON, Acting Clerk of the Executive Council.

Planning and Environment Act 1987 GEELONG REGIONAL PLANNING SCHEME

Notice of Approval of Amendment
Amendment R 30

The Minister for Planning and Environment has approved the above amendment.

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

The amendment rezones land west of St Albans Road, 609 metres north of Fellmongers Road, Whittington from Special Use-5-Racecourse, Showgrounds and Driver Training Centre to Residential A.

A copy of the amendment can be inspected, free of charge, during office hours, at the office of the Geelong Regional Commission, corner Little Malop and Fenwick Streets, Geelong, at each Council throughout the region and the Ministry for Planning and Environment, 477 Collins Street, Melbourne.

GEOFF CODE Manager Planning Co-ordination Branch

Planning and Environment Act 1987 NOTICE OF DECLARATION UNDER SECTION 172 (2)

The Governor in Council hereby declares that for the better use, development and planning of the area, the land described as part of Lot 2 on Plan of Subdivision 4455 and part of Crown Allotment A, Section 27 and part of Crown Portion 29, Parish of Maribyrnong is land over which section 172 (2) of the Planning and Environment Act 1987 is in force.

The land is situated on the Calder Highway in the City of Keilor and contained in Certificate of Title Volume 9640 Folio 865.

The declaration enables the Minister for Planning and Environment to compulsorily acquire land in this area in accordance with section 172 (2) (c) of the Planning and Environment Act 1987.

G. CODE Manager Planning Co-ordination Branch

Historic Buildings Act 1981 (No. 9667) MINISTRY FOR PLANNING AND ENVIRONMENT

Amendment of Register of Government Buildings

Under section 32A of the Historic Buildings Act 1981 the Register of Government Buildings is amended by adding Spargo's Hut, near Golden Point, Mt Hotham Ski Village, to the extent of the whole of the building known as Spargo's Hut as shown on Sheet 8324 Edition 1, National Topographic Map Series Bogong (100 000 map series) Grid Co-ordinates AMG 5907000N 514450E.

Dated 30 October 1989

T. W. ROPER Minister for Planning and Environment

Historic Buildings Act 1981 (No. 9667) MINISTRY FOR PLANNING AND ENVIRONMENT

Amendment of Register of Government Buildings

Under section 32A of the Historic Buildings Act 1981 the Register of Government Buildings is amended by removing Railway Station, Waddell Street, Watchem, Shire of Donald. Dated 30 October 1989

T. W. ROPER Minister for Planning and Environment

Historic Buildings Act 1981 (No. 9667) MINISTRY FOR PLANNING AND ENVIRONMENT

Amendment of Register of Government Buildings

. Under section 32A of the Historic Buildings Act 1981 the Register of Government Buildings is amended by adding South Melbourne Court House and Police Station, 209, 211-213 Bank Street, South Melbourne, to the extent of the Court House and Police Station Buildings which are located on unreserved Crown Land Crown

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Allotment 3, Section 14, Parish of Melbourne South, included in Appendix A.

Dated 30 October 1989

T. W. ROPER Minister for Planning and Environment

Consumer Affairs Act 1972

INTERIM ORDER PROHIBITING THE SUPPLY OF DANGEROUS GOODS

Whereas Patricia Mary Faulkner, Director of Consumer Affairs, notwithstanding that she has not fully investigated the matter, has recommended to me pursuant to section 57c (1) of the Consumer Affairs Act 1972 that the supply of goods, namely—

Glass novelties which contain methyl chloride and/or methanol, including but not limited to "Love Meter" and "Hand Boiler"—

should, by reason of their being dangerous be prohibited.

And whereas I, Thomas William Roper, Minister for Consumer Affairs, believe that the supply of goods of that class or description ought, in the interest of the safety of the public, by prohibited immediately.

Now therefore I, Thomas William Roper, Minister for Consumer Affairs, pursuant to the powers conferred on me by section 57c of the Consumer Affairs Act 1972 hereby make an interim order prohibiting the supply in Victoria of goods, namely—

Glass novelties which contain methyl chloride and/or methanol, including but not limited to "Love Meter" and "Hand Boiler"—

should, by reason of their being dangerous be prohibited.

Dated 26 October 1989

T. W. ROPER Minister for Consumer Affairs

Penalty Interest Rates Act 1983 NOTICE UNDER SECTION 2(1)

I, Andrew McCutcheon, Attorney-General of Victoria, acting under section 2 of the *Penalty Interest Rates Act* 1983 and on advice from the Treasurer, fix the penalty interest rate as 23-5 per centum per annum from the date it is published in the *Government Gazette*.

Dated 26 October 1989

ANDREW McCUTCHEON Attorney-General

Private Agents Act 1966

NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES

Hearing and	*Licence Type	Address for . Registration	Name of Firm or Corporation	Residential Address	Full Name of Applicant/Nomunee
17.	w	10-12 Grey St, Transigon		67 Washington St, Traralgon	Madex, Kenneth Raymond
Trac		15 Bayley Dr. Traralgon		22 Alamein St, Morwell	Phillips, Wayne
23.	"	167 McKinnon Rd. McKinnon	Nationwide ALEF	43 McMahons Rd, Franston	Worley, Kain
	••	to Meximon Re, McKillion			
Oal		33 Grant St. Oakleigh	Rockwell T Security	35 Connolly Ave, Coburg	Arman, Steven
			" "	39 Bridge St, Northcote	Corral, Mariano
	"	" " "	n 11	9 Avenza St. Mentone	Mason, Andrew
28.	,,	1/90 Dover St. Flemington	" "	1/90 Dover St. Flemington	Mca, Paul Presley
Sun		,	•	-	
23.1	w	160 Rooks Rd, Nunawading		5 Primula St, Blackburn North	O'Neill, Tarei Dellia
Ringy		,			
29.1	w	167 McKinnon Rd, McKinnon	Nationwide ALEF	86 Fourth Ave, Altona	latzipantazi, Paschalia
Oak					
	*	0 0		2/7 Mitchell St, Brunswick	Azarovsk, Peter
	"		" "	16 Pebble Beach Crt, Sunbury	arkinson, David
28.1	w	18 Brooks St. Fawkner		105 Church St, West Geelong	Macdonald, Graham
ze. i Broadmead	**	TO DIOOES SI, I EWRIE!			
28.1	w	28 Orleans Rd, Avondale Heights		28 Orleans Rd, Avondale Heights	ampard, Paul Andrew
Sums	•	to Oricans Ru, Avonone Heights		.,	• *
3un 3	IA	129 Hilma St, Ardeer		129 Hilma St, Ardeer	lestoras, Andrew
29,1	ŵ		Mayne Nickless Ltd	3 Etna Crt, Coolaroo	Seteramia, Eadmen
Pra	**	·	,		
28.1		P2 34		36 McEwen Dve, Sunbury	Iomer, Mark
	"	17 11	, ,	2/62 Kempston St, Greensborough	AcFlarlane, Ross
•		" "		3/26 Hutton Ave, Ferntree Gully	furphy, Shane
29.1	"	" " " "	n n	20 Cardena Cl, Dandenong	adiray, Leonic
1.1		" "	11 12	24 Alexandra St. Upper Ferntree	letts, Anthony
	••			Gully	
4.1	,,		1) 11	11-9 Dickens St, Elwood	lomar, Kim
ŭi	"		>> 17	36 Jordan Gve, Glenhuntly	night, Jean
7.1	,,	80 Plumpton Rd, Diggers Rest		80 Plumpton Rd, Diggers Rest	egedinski, Ivan
Moonee Po	•				
20.1	w	Dove Crt, Raymond St, Sale		Onr Book and Bearup Sts, Seaspray	leming, John Thomas
					L-L B. C
22.1	ia .	Suite 3/400 High St, Kew		285 Coppin St, Richmond	lurphy, Peter George
Camber					
	P	101 Eglington St, Kew		101 Eglington St, Kew	cedbam, Howard mes
				(0)(4	right, Kenneth
22.1	w	167 McKinnon Rd, McKinnon	Nationwide ALEF	69 Maude Ave, Glenroy	right, Kenneth
Oak				122 Malana Bara Tallana 1	lva, Gino
21.1	**	Lot 12 Crinnion Rd, Diggers Rest		133 Melrose Dve, Tullamarine	ava, Omo
Suni				20 V(illivan, Bradley
,		12 1, 1,		20 Vineyard Rd, Sunbury 419 Calder Hwy, Gisborne	
28,1	Ğ	, H. H H.			
27.1	IA .	6 Sophie St, Kilsyth		6 Sophie St, Kilsyth	and, Ross Dale
Lily				\$2 Marine Ct. Berramater Name	obson, Bruce Wallace
30.1	w	152 Turner St, Port Melbourne	Armaguard	52 Hume St, Bayswater North	COSON, EN ILCC WANAGE
ort Melboi				22 Buckmaster Dve, Mt Evelyn	amblin Christopher
	,,	" " "	**	E BOCKHESIC DVC, MI EVELYII	ichael
		700449: 1 0: 0	*C C	341 St George Pd Thomburn	
27,1	w	7/294 High St, Preston	George Casey	341 St Georges Rd, Thornbury	
Pre		#4 MP	Assetution Co	40 Carter Ave, Wernbee	rello, Joseph
15.1.	**	54 Wingrove St, Alphington	Australian General	TO CAUSE AVE, WEITHOUT	~~~, rosepu
Nonh			Security	65 Hogans Rd, Hoppers Crossing	rranova, Frank
		11 22 13	""	or mount of mobbets clossing	
		erver; IA—Inquiry Agent; G—Guard			

Siamps Act 1958 NOTICE OF PROPOSED STATUTORY RULE

Regulatory Impact Statement

Pursuant to the provisions of the Subordinate Legislation Act 1962, notice is given of a proposal to make a Statutory Rule under section 167 of the Stamps Act 1958 (the Act) to be cited as Stamps (Further Amendment) Regulations 1989.

A Regulatory Impact Statement has been prepared in accordance with the Subordinate Legislation Act. The purpose of the proposed regulations is to provide the Comptroller of

Stamps with sufficient information to determine the liability of a used car dealer to pay stamp duty pursuant to the Stamps Act.

The Regulatory Impact Statement concludes that the preferred method of achieving the objective is to make the regulations. There is no alternative way of achieving a comprehensive recording system. The Act provides for these records to be kept and the details must be prescribed by regulation. The Regulatory Impact Statement describes the objectives: the types and manner of information to be kept.

Comments and submissions are invited from

the public and will be received up to 21 days from the publication of this advertisement.

A copy of the Regulatory Impact Statement is available free of charge from the Stamp Duties Office, 9th Floor, 167 Queen Street, Melbourne during office hours (contact Mr Chris Dalton: 603 2528).

SUSAN BATH Comptroller of Stamps

Stamp Duties Office, Melbourne

Department of Property and Services SALE OF CROWN LAND BY PUBLIC AUCTION

Reference No. GL. 10784

On Saturday, 2 December 1989 at 11.00 a.m. on site.

Property Address: 6 Bassett Street, Wodonga. Crown Description: Allotment 2A, Section 6, Parish of Wodonga.

Area: 815 m².

Terms of Sale: 10% deposit, balance 90 days.

Officer Co-ordinating Sale: Mr M. Christofas, Property Consultant, Government Land Bureau, Department of Property and Services.

Selling Agent: Holland Reuss Real Estate Pty Ltd, 12 Stanley Street, Wodonga, Vic. 3690. Telephone No. (060) 24 1355.

> R. W. WALSH Minister for Property and Services

Department of Property and Services
SALE OF CROWN LAND BY PUBLIC
AUCTION

Reference No. GL 12361

On Saturday, 25 November 1989 on site at 1,00 p.m.

Address of Property: Blackberry Lane, Woodend.

Crown Description: Crown Allotment 9, Section 8, Parish of Woodend.

Terms of Sale: 10% deposit, balance 90 days.

Officer Co-ordinating Sale: Ms Helen Mevius, Property Consultant, Government Land Bureau, 5th Floor, 49 Spring Street, Melbourne.

Selling Agent: John Kontek & Son P/L, 111 High Street, Woodend 3442.

R. W. WALSH Minister for Property and Services

Department of Property and Services SALE OF CROWN LAND BY PUBLIC AUCTION

Reference No. GL. 11102

On Saturday, 9 December 1989 at 11.00 a.m. on site.

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Property Address: Corner of Snodgrass and Wood Streets, Yea.

Crown Description: Allotment 12A, Section 8, Township of Yea.

Area: 1816 m2.

Terms of Sale: 10% deposit, balance 90 days.
Officer Co-ordinating Sale: Mr M. Christofas,
'Property Consultant, Government Land Bureau,
Department of Property and Services.

Selling Agent: Elders Real Estate, 58 High Street, Yea, 3717. Telephone No. (057) 97 2604.

W. WALSH Minister for Property and Services

STATE TENDER BOARD CONTRACTS ACCEPTED

Amendments

Schedule	Item	New Rate	Effective
Number	Number		Date
		S	

Stamps, Rubber

1/63 Refer to Victoria Government Gazette P22, 9 October 1989. Please note that the facsimile No. for Dial A Stamp should read: 388 0019 and not 388 0029 as

printed.

Light Aircraft Charter Service

4/01

27.10.89

* Delete: Aircraft: Cessna Chancellor 414 Registration No: VH-SDV.

Photographic

1/55

276 125.00* 20.10.89

* Delete: Polaroid 670 Camera Add: Polaroid Impulse AF Camera

Electronic Data Processing 1/80 54 629.00

54 629.00 26.10.89 J. M. PAWSON Secretary to the Tender Board

CONTRACTS ACCEPTED—Series 89/90

Victoria Police

T. 195 Police General Store

Supply of 3 Cell Torches for the period ending 30 June 1990, at rates.

Sheldon & Hammond (Vic.)—\$22.65 per unit.
P. J. HALE

Supply Manager and Officer in Charge

CONTRACTS ACCEPTED—SERIES 89/90

Victoria Police

T.191 Police Air Wing
Supply of Tractor: Massey Ferguson (Aust)
Ltd—\$11 620.00

T134 (Pt.) Audio Visual Division

Supply of Video Tapes for the period ending 30 June, 1991, at rates:

Film and Tape Sales—\$27.23; \$35.34; \$27.36; \$5.52; \$8.78.

Silver & Ballard Pty. Ltd. —\$12.05. 3M Australia Pty. Ltd.—\$22.01. TDK (Australia) Pty. Ltd.—\$13.50; \$14.50.

> P. J. HALE Supply Manager and Officer in Charge

Police Regulation Act 1958—Section 122 SALE OF FORFEITED PROPERTY

An owner is required for a 1964 Holden EH sedan, registered number HYC 512, which came into possession of Police on 18 August 1988.

In accordance with an order issued by the Williamstown Magistrates' Court on 19 May 1989, the vehicle will be sold by public auction at 10.00 a.m. Thursday, 7 December 1989, at Maidstone Police Station, cnr. Short Street and Ballarat Road, Maidstone.

K. GLARE Chief Commissioner

Police Regulation Act 1958—Section 122 SALE OF UNCLAIMED MOTOR VEHICLE

An owner is required for a white 1974 XB model station wagon, Registration No. IPS 494, Engine No. V81 2200P.

The vehicle came into possession of Police on 16 April 1988, and if not claimed will be sold by public auction on Tuesday, 12 December 1989 at 10.00 a.m. at the Heidelberg Police Station, Jika Street, Heidelberg.

K. GLARE Chief Commissioner of Police

Co-operation Act 1981

MARYKNOLL CO-OPERATIVE CREDIT SOCIETY 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 name of the aforementioned society will, unless cause is shown to the contrary, be struck off the register and the society will be dissolved.

Dated at Melbourne, 19 October 1989

A. M. SARSFIELD Deputy Registrar of Co-operative Societies

PORT OF MELBOURNE AUTHORITY

The Port of Melbourne Authority is authorised to issue Infringement Notices for Parking, Litter, Marine Offences pursuant to the following Acts:

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Port of Melbourne Authority Act (1958); the Marine Act (1988); the Road Safety Act (1986); the Litter Act (1987), as from 1 November 1989.

Victoria Grants Commission Act 1976— No. 8887

SUPPLY OF INFORMATION 1988-89

In pursuance of section 10 (1) (a) of the Victoria Grants Commission Act 1976, No. 8887, the Commission has fixed 8 December 1989 as the day by which each Municipal Council within the State of Victoria shall complete and return to the Commission the Return of Accounting and General Information and the date by which each Municipal Council shall provide the Commission with copies of the Municipality's Statement of Accounts for the year ended 30 September 1989 whether in audited or unaudited form.

M. DE CICCO, Secretary Victoria Grants Commission

LAND ACT Exchange of Land

I, Kay Setches, the Minister for Conservation, Forests and Lands do hereby give notice that, after the expiry of at least 14 days from the date of publication of this notice, I intend to enter into an agreement with the Borough of Eaglehawk to exchange the Crown land known as allotment 5691, Section M at Eaglehawk, Parish of Sandhurst for the freehold lands known as allotments 10 and 12, Section C, Parish of Whirrakee and allotment 28, Section 13, Parish of Egerton, being the lands in Crown Grants Volume 5097, Folio 323 and Volume 6937, Folio 362

K. P. SETCHES Minister for Conservation, Forests and Lands

Election Notice

AUSTRALIAN BARLEY BOARD ELECTION 13 October 1989

I declare Michael John Cock elected as a Victorian growers' representative to be a member of the Australian Barley Board in accordance with Regulation 38 (2) of the Barley Marketing (Elections) Regulations 1975.

BARRY ROWE Minister for Agriculture and Rural Affairs

OPTOMETRISTS REGISTRATION BOARD (VIC.)

Pursuant to the Optometrists Registration Act 1958 and the Optometrists Regulations, notice is hereby given that an election for four certified optometrists to be nominated by certified optometrists for appointment as members of the

Optometrists Registration Board as from 29 January 1989 will be held on Friday, 15 December 1989 and notice is further given that Wednesday, 16 November 1989 has been fixed as the date for receiving nominations for elections. All nominations must be in the form or to the effect of the form prescribed by the Regulations and must be lodged with the Registrar of the Board before 12 noon on the said 15 November 1989. Nomination forms may be obtained from the Registrar.

NORMAN L. BROCKLEY, Registrar, Optometrists Registation Board, 19th Floor, 555 Collins Street, Melbourne. Tel. (03) 616 7070.

EXEMPTION

Application No. 8 of 1989

On 20 October 1989 the Equal Opportunity Board heard an application, pursuant to section 40 (1) of the Equal Opportunity Act 1984, on behalf of the Melbourne College of Decoration, William Angliss TAFE, and Flagstaff College, for an exemption from the provisions of the Act to enable the conduct of a five-week course of self-defence for women students and staff.

Upon hearing submissions from Ms Mary Cameron, Equal Opportunity Manager of Melbourne College of Decoration; Ms Sue Wickham, Student Recreation Officer of Melbourne College of Decoration, and Ms Louise Hayward, Equal Opportunity Officer, William Angliss TAFE—

The Board hereby grants an exemption from the provisions of the Equal Opportunity Act 1984 to the Melbourne College of Decoration, William Angliss TAFE, and the Flagstaff College pursuant o section 40 (1) of that Act to allow the Colleges to provide a five-week self-defence course for female students and staff.

This exemption shall remain in force until 20 October 1990.

MARGARET RIZKALLA, President SARA CHARLESWORTH, Member M. JUDY HOGG, Member

Subordinate Legislation Act 1962 PROPOSED LOCAL GOVERNMENT REGULATIONS 1989

I, Maureen Lyster, Minister for Local Government, give notice pursuant to the Subordinate Legislation Act 1962 as follows:

The proposed Local Government Regulations 1989 have been the subject of a regulatory impact statement.

Public comments and submissions have been invited pursuant to section 12 of the Subordinate

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Legislation Act 1962. The comments and submissions received have been considered.

I have decided that the proposed Local Government Regulations be made.

MAUREEN LYSTER Minister for Local Government

APPOINTMENTS

Forests Act 1958

TIMBER PROMOTION COUNCIL

Appointment of Members

The persons listed below are appointed to the Timber Promotion Council under clause 5201 of the Forests (Part V—Timber Promotion) Regulations 1975 for the period expiring on 31 October 1992.

Robert SMITH

Daune COOGAN

Gerald GRIFFIN

Being the nominations of the Director-General of the Department of Conservation, Forests and Lands.

Ian Frederick LADNER

Norman Rex CLELAND

Geoffrey Norman HUON

Richard Neville-Smith

Harry GREAVES

John Richard Bowen

Being nominations of the Victorian Association of Forest Industries.

With Gerald Griffin to be Chairperson of the Council for its appointed period.

Dated 25 October 1989

K. P. SETCHES

Minister for Conservation, Forests and Lands

Evidence Act 1958, Section 114 (1)

APPOINTMENT OF COMMISSIONERS FOR TAKING AFFIDAVITS

The Governor in Council on 24 October 1989 approved the following appointment:

Name: William Desmond MARTIN, 200 Queen Street, Melbourne.

Position: Commissioner for taking Affidavits.

Authority: Section 114 (1) of the Evidence Act 1958.

Terms and Conditions: Honorary appointment.

STEPHEN WATSON

Acting Clerk of the Executive Council

ORDERS IN 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 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 Kerang

GANNAWARRA—Management of Wildlife, 523 hectares, more or less, of land in the Parish of Gannawarra shown bordered red on plan marked G/14.11.88 attached to Department of Conservation, Forests and Lands correspondence No. Rs 6543 and being the land described in the Land Conservation Council's Final Recommendations C7 and C8 for the Murray Valley Area—(Rs 6543).

Municipal District of the Shire of Tungamah

WAGGARANDALL—Management of Wildlife, 196 hectares, more or less, of land in the Parish of Waggarandall shown bordered pink on plan marked W/17.11.88 attached to Department of Conservation, Forests and Lands Correspondence No. Rs 4012 and being the land described in the Land Conservation Council's Final Recommendation C26 for the Murray Valley Area excluding the road along the eastern boundary of the said land—(Rs 4012).

Dated 24 October 1989

Responsible Minister:

KAY SETCHES

Minister for Conservation, Forests and Lands STEPHEN WATSON

Acting 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 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 Benalla

GLENROWAN—Public Park, 1-154 hectares being Crown Allotment 2A, Section 19, Township of Glenrowan, Parish of Glenrowan and shown as parcel 14 on Roads Corporation Plan SP 16548 (Rs 1065).

GLENROWAN—Public Park, 11-64 hectares being Crown Allotment 113E, Parish of Glenrowan and shown as parcel 23, 24 and 25 on Roads Corporation Plan SP 16547—(Rs 1065).

Dated 24 October 1989

Responsible Minister:

KAY SETCHES

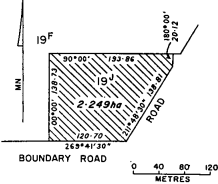
Minister for Conservation, Forests and Lands STEPHEN WATSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 CROWN LAND PERMANENTLY RESERVED

The Governor in Council under sections 4 and 7 of the Crown Land (Reserves) Act 1978 permanently 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 Shire of Barrabool

ANGAHOOK—Conservation of an area of natural interest, 2-249 hectares being Crown Allotment 191, Parish of Angahook as indicated by hatching on plan hereunder—(2015) (Rs 8772).



Dated 24 October 1989 Responsible Minister:

KAY SETCHES

Minister for Conservation, Forests and Lands STEPHEN WATSON Acting 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 reservations:

LISMORE—The temporary reservation by Order in Council of 24 July 1979 of 4046 square metres of land being Crown Allotment 11, section 11, Township of Lismore, Parish of Lismore as a site for a Public Hall—(Rs 10853).

MOE—The temporary reservation by Order in Council of 11 October 1886 of 5332 square metres of land in section 6, Township of Moe, Parish of Yarragon as a site for a State School, revoked as to part by Order in Council of 13 January 1930 so far as the balance remaining containing 4143 square metres—(Rs 12544).

WINTON—The temporary reservation by Order in Council of 23 May 1892 of 42-07 hectares of land in the Township of Winton as a site for a Racecourse and for Public Recreation—(Rs 502).

Dated 24 October 1989

Responsible Minister:

KAY SETCHES

Minister for Conservation, Forests and Lands STEPHEN WATSON

Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 INCORPORATION OF COMMITTEE OF MANAGEMENT OF WILLUNG PUBLIC HALL RESERVE

The Governor in Council, under section 14A (1) of the Crown Land (Reserves) Act 1978, being satisfied that it is in the public interests to declare to be a corporation the Committee of Management appointed under section 14 (2) of the Act of the land described in the schedule hereunder—

- (a) declares that the Committee of Management shall be a corporation;
- (b) assigns the name "Willung Public Hall Incorporated" to the corporation; and under section 14B (3) of the Act, appoints Colin James Fleming to be Chairperson of the corporation.

Schedule

The land being Crown Allotment 5, Section 3, Township of Willung temporarily reserved as a site for a Mechanics Institute and Free Library by Order in Council of 4 October 1886—(Rs 4349).

Dated 24 October 1989

Responsible Minister:

KAY SETCHES

Minister for Conservation, Forests and Lands STEPHEN WATSON

Acting Clerk of the Executive Council

Victoria Government Gazette

Crown Land (Reserves) Act 1978
INCORPORATION OF COMMITTEE OF
MANAGEMENT OF TARWIN LOWER
RECREATION RESERVE

The Governor in Council, under section 14A (1) of the Crown Land (Reserves) Act 1978, being satisfied that it is in the public interests to declare to be a corporation the Committee of Management appointed under section 14 (2) of the Act of the land described in the schedule hereunder—

- (a) declares that the Committee of Management shall be a corporation;
- (b) assigns the name "Tarwin Lower Recreation Reserve Committee Incorporated" to the corporation; and

under section 14B (3) of the Act, appoints Roger Thomas Indian to be Chairperson of the corporation.

Schedule

The land in the Township of Tarwin Lower temporarily reserved as a site for Recreation Purposes by Order in Council of 15 July 1947 and the remaining lands in the Township of Tarwin Lower and the Parish of Tarwin temporarily reserved as sites for Public Recreation by Orders in Council of 9 January 1951 and 2 July 1963—(Rs 5992).

Dated 24 October 1989

Responsible Minister:

KAY SETCHES

Minister for Conservation, Forests and Lands STEPHEN WATSON

Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 INCORPORATION OF COMMITTEE OF MANAGEMENT OF KATANDRA RECREATION RESERVE

The Governor in Council, under section 14A (1) of the Crown Land (Reserves) Act 1978, being satisfied that it is in the public interests to declare to be a corporation the Committee of Management appointed under section 14 (2) of the Act of the land described in the schedule hereunder—

- (a) declares that the Committee of Management shall be a corporation;
- (b) assigns the name "Katandra Recreation Reserve Committee of Management Incorporated" to the corporation; and

under section 14B (3) of the Act, appoints Sylvia Godden to be Chairperson of the corporation. Schedule

The land in the Township of Katandra temporarily reserved as a site for Public

Recreation by Order in Council of 12 July, 1960-(Rs 7943).

Dated 24 October 1989

Responsible Minister:

KAY SETCHES

Minister for Conservation, Forests and Lands STEPHEN WATSON

Acting Clerk of the Executive Council

G 43 1 November 1989 2815

Dated 24 Ocotber 1989 Responsible Minister:

KAY SETCHES

Minister for Conservation, Forests and Lands STEPHEN WATSON

Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATIONS

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

CORIO-The temporary reservation by Order in Council of 8 February 1864 of 9915 square metres of land in Section C, Parish of Corio as a site for a Pound at South Barwon, revoked as to part by Orders in Council of 22 April 1958 and 11 February 1986 so far as the balance remaining containing 7222 square metres—(Rs 4518).

MARMA-The temporary reservation by Order in Council of 10 March 1873 of 8094 square metres of land in the Parish of Marma as a site for State School Purposes-(Rs 10365).

NHILL-The temporary reservation by Order in Council of 30 September 1940 of 5-514 hectares of land in the Township of Nhill as a site for Higher Elementary School Purposes in addition to and adjoining the site temporarily reserved therefor by Order in Council of 9 April 1935 and the temporary reservation by Order in Council of 12 March 1952 of 3326 square metres of land in the Township of Nhill as a site for State School Purposes so far only as the portions containing 1220 square metres shown as Crown Allotments 26c and 26D, Section 25, Township of Nhill, Parish of Balrootan as shown on Certified Plan No. 109284 lodged in the Central Plan Office-(Rs 4446).

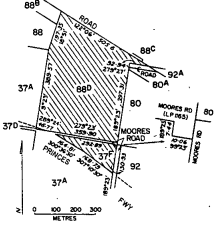
NHILL-The temporary reservation by Order in Council of 21 October 1980 of 5-139 hectares of land being Crown Allotment 26A, Section 25. Township of Nhill as a site for Education Department Purposes so far only as the portion containing 130 square metres shown as Crown Allotment 26E, Section 25, Township of Nhill as shown on Certified Plan No. 109285 lodged in the Central Plan Office—(Rs 4446).

ROSEDALE-The temporary reservation by Order in Council of 21 November 1979 of 1054 square metres of land being Crown Allotment 9A, Section 25, Township of Rosedale, Parish of Rosedale as a site for Public Purposes (Departmental Residence)—(Rs 10697).

Crown Land (Reserves) Act 1978 . CROWN LANDS TEMPORARILY RESERVED

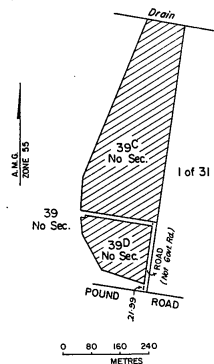
The Governor in Council under sections 4 and 7 of the Crown Land (Reserves) Act 1978 temporarily reserves for the purposes mentioned and also excepts from prospecting or from occupation for mining purposes under any miners right the following Crown lands:

Municipal District of the Shire of Buln Buln DROUIN EAST-Cemetery, 22-90 hectares being Crown Allotments 37F and 88D, Parish of Drouin East as indicated by hatching on plan hereunder-(2547) (Rs 13631).



Total area of hatched portions 22-90ha

Municipal District of the Shire of Cranbourne EUMEMMERRING-Public Recreation, 12-13 hectares being Crown Allotments 39c and 39D, Parish of Eumemmerring as indicated by hatching on plan hereunder—(E 78 [5]) (Rs 14107).



Total area of hatched portions 12-13 ha For dimensions see R.C.SP14450 A

Municipal District of the Shire of Waranga MOORA AND WHROO—Conservation of an area of historic interest 230 hectares, more or less, in the Parish of Moora, the Township of Whroo and the Parish of Whroo as shown bordered red on plan marked LEGL 89-1 lodged

bordered red on plan marked LEGL 89-1 lodged in the Central Plan Office excluding roads and the areas coloured blue on the said plan—(Rs 14104).

Dated 24 October 1989 Responsible Minister:

KAY SETCHES

Minister for Conservation, Forests and Lands STEPHEN WATSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATIONS

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

Victoria Government Gazette

CHARLTON—The temporary reservation by Order in Council of 3 March 1885 of 6753 square metres of land in the Township of Charlton as a site for Police Purposes, revoked as to part by Orders in Council of 28 May 1968 and 5 May 1987 so far only as the portion containing 916 square metres being Crown Allotment 3B, Section 8B, Township of Charlton, Parish of Charlton East as shown on Certified Plan No. 109514 lodged in the Central Plan Office—(Rs 6569).

MONIVAE—The temporary reservation by Order in Council of 13 January 1873 of 4047 square metres of land in the Parish of Monivae at Buckley's Swamp as a site for State School purposes—(Rs 10366).

Dated 24 October 1989

Responsible Minister:

KAY SETCHES

Minister for Conservation, Forests and Lands
STEPHEN WATSON
Acting 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 reservations:

BALLARAT EAST—The temporary reservation by Order in Council of 18 November, 1986 of 2-5 hectares, more or less, of land being Crown Allotment 5, Section 22, Crown Allotment 7, Section 34, Crown Allotments 4 and 5, Section 37, Crown Allotments 6c, 7a and 7b, Section 67 and Crown Allotments 24a and 24b, Section 221a, Township of Ballarat East, Parish of Ballarat as a site for Public Purposes so far only as the portion containing 1866 square metres shown as Crown Allotment 4, Section 22, Township of Ballarat East on Certified Plan No. 105380 lodged in the Central Plan Office—(Rs 12990).

DARRIMAN—The temporary reservation by Order in Council of 8 November 1955 of 1-619 hectares, more or less, of land in the Parish of Darriman as a site for State School Purposes—(Rs7387).

DARRIMAN—The temporary reservation by Order in Council of 2 September 1895 of 4-047 hectares of land in the Parish of Darriman as a site for Public Recreation, revoked as to part by Order in Council of 30 August 1955 so far as the balance remaining containing 2-428 hectares, more or less—(Rs 3113).

DARRIMAN—The temporary reservation by Order in Council of 31 July 1956 of 2-618 hectares, more or less, of land in the Parish of Darriman as a site for Public Recreation in

addition to and adjoining the site temporarily reserved therefor by Order in Council of 2 September 1985—(Rs 3113).

DARRIMAN—The temporary reservation by Order in Council of 20 January, 1891 of 4047 square metres of land in the Parish of Darriman as a site for a Mechanics' Institute—(Rs 3178).

MURRUNGOWAR—The temporary reservation by Order in Council of 27 October, 1910 of 9632 square metres of land being Crown Allotments 7 and 8, Section 1, Township of Murrungowar as a site for a State School—(Rs 13705).

Dated 24 October 1989

Responsible Minister:

KAY SETCHES

Minister for Conservation, Forests and Lands

STEPHEN WATSON
Acting Clerk of the Executive Council

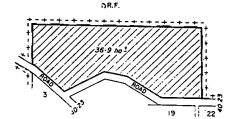
Forests Act 1958
EXCHANGE OF RESERVED FOREST FOR
CROWN LAND

The Governor in Council under section 49 of the Forests Act 1958 authorises, in exchange for the Crown land described in Dedication Schedule No. 300 hereunder, the excision of the land described in Excision Schedule No. 218 hereunder from Reserved Forest.

DEDICATION SCHEDULE NO. 300

36-9 hectares, more or less, of Crown land in the Township of Howqua, Parish of Changue as indicated by diagonal hatching on plan hereunder.

PARISH OF CHANGUE



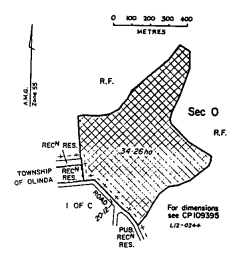
G 43 1 November 1989 2817

EXCISION SCHEDULE NO. 218

34-26 hectares of Reserved Forest in the Parish of Monbulk as indicated by cross-hatching on plan hereunder.

PARISH OF MONBULK

COUNTY OF EVELYN



Such excision and dedication to take effect on the fourteenth day after publication of this Order in the Government Gazette.

Dated 24 October 1989

Responsible Minister:

KAY SETCHES

Minister for Conservation, Forests and Lands

STEPHEN WATSON
Acting 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 consents in writing of the municipalities concerned and the adjoining owners closes the following unused roads:

MUNICIPAL DISTRICT OF THE CITY OF KEILOR

DOUTTA GALLA—The roads in the Parish of Doutta Galla shown as Crown Allotments 3 and 4 Section 10 on Certified Plan No. 108850 lodged in the Central Plan Office—Misc. 2314).

MUNICIPAL DISTRICT OF THE SHIRE OF YEA

KINGLAKE—The road in the Parish of Kinglake shown as Crown Allotment 28c on Certified Plan No. 102199—GL/10433).

Dated 24 October 1989

Responsible Minister:

KAY SETCHES

Minister for Conservation, Forests and Lands STEPHEN WATSON

Acting Clerk of the Executive Council

Water and Sewerage Authorities (Restructuring)
Act 1983

Sewerage Districts Act 1958 GOULBURN WATER BOARD

Adoption of Administrative By-Law Approved

The Governor in Council, under the provisions of the Water and Sewerage Authorities (Restructuring) Act 1983 and the Sewerage Districts Act 1958, approves of the adoption of the accompanying Water Supply and Sewerage Plumbing Administrative By-Law No. 1 by the Goulburn Water Board (Corr. No. 000925/9).

Dated 26 September 1989

Responsible Minister:

R. W. WALSH

Minister for Water Resources

STEPHEN WATSON
Acting Clerk of the Executive Council

STAMPS ACT 1958

The Governor in Council, on the recommendation of the Treasurer, under section 111D of the Stamps Act 1958 revokes the declaration made on 4 January 1965 declaring The Southern Cross Assurance Company Ltd (Registered No. AI-29) to be an "Approved Insurer" for the purposes of subdivision (11A) of Division 3 of Part II of the Stamps Act 1958.

Dated 24 October 1989

Responsible Minister:

R. A. JOLLY

Treasurer

STEPHEN WATSON Acting Clerk of the Executive Council

STAMPS ACT 1958

The Governor in Council, on the recommendation of the Treasurer, under section 1110 of the Stamps Act 1958 declares the CIGNA Life Insurance Australia Limited (Registered No. AI-95) to be an "Approved Insurer" for the

Victoria Government Gazette

purposes of subdivision (11A) of Division 3 of Part II of the Stamps Act 1958.

Dated 17 October 1989

Responsible Minister:

R. A. JOLLY

Treasurer

STEPHEN WATSON Acting Clerk of the Executive Council

TAXATION (RECIPROCAL POWERS) ACT 1987

The Governor in Council under section 3 (2) of the Taxation (Reciprocal Powers) Act 1987 declares that—

- 1. The Stamp Act 1894–1988 of the State of Queensland being a State Taxation Act within the meaning of an Act of the State of Queensland that corresponds to the Taxation (Reciprocal Powers) Act 1987 to be a corresponding law for the purposes of the Taxation (Reciprocal Powers) Act 1987 in relation to the Stamps Act 1958 of the State of Victoria.
- 2. The Office of the Commissioner of Stamp Duties under the Stamp Act 1894–1988 of the State of Queensland to be a corresponding office for the purposes of the Taxation (Reciprocal Powers) Act 1987 in relation to the Office of the Comptroller of Stamps under the Stamps Act 1958 of the State of Victoria.
- 3. The Tobacco Products (Licensing) Act 1988 of the State of Queensland being a State Taxation Act within the meaning of an Act of the State of Queensland that corresponds to the Taxation (Reciprocal Powers) Act 1987 to be a corresponding law for the purposes of the Taxation (Reciprocal Powers) Act 1987 in relation to the Business Franchise (Tobacco) Act 1974 of the State of Victoria.
- 4. The Office of the Commissioner of Tobacco Products Licensing under the Tobacco Products (Licensing) Act 1988 of the State of Queensland to be a corresponding office for the purposes of the Taxation (Reciprocal Powers) Act 1987 in relation to the Office of the Commissioner of Business Franchises under the Business Franchise (Tobacco) Act 1974 of the State of Victoria.
- 5. The Pay-roll Tax Act 1971-1986 of the State of Queensland being a State Taxation Act within the meaning of an Act of the State of Queensland that corresponds to the Taxation (Reciprocal Powers) Act 1987 to be a corresponding law for the purposes of the Taxation (Reciprocal Powers) Act 1987 in relation to the Pay-roll Tax Act 1971 of the State of Victoria.
- 6. The Office of the Commissioner of Pay-roll Tax under the Pay-roll Tax Act 1971-1986 of the State of Queensland to be a corresponding office

for the purposes of the Taxation (Reciprocal Powers) Act 1987 in relation to the office of the Commissioner of Pay-roll Tax under the Pay-roll Tax Act 1971 of the State of Victoria.

- 7. The Land Tax Act 1915-1988 of the State of Queensland being a State Taxation Act within the meaning of an Act of the State of Queensland that corresponds to the Taxation (Reciprocal Powers) Act 1987 to be a corresponding law for he purposes of the Taxation (Reciprocal Powers) Act 1987 in relation to the Land Tax Act 1958 of the State of Victoria.
- 8. The Office of the Commissioner of Land Tax under the Land Tax Act 1971-1986 of the State of Queensland to be a corresponding office for the purposes of the Taxation (Reciprocal Powers) Act 1987 in relation to the office of the Commissioner of Land Tax under the Land Tax Act 1958 of the State of Victoria.

Dated 24 October 1989 Responsible Minister:

R. A. JOLLY

Treasurer

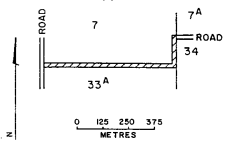
STEPHEN WATSON
Acting Clerk of the Executive Council

Land Act 1958 UNUSED ROAD CLOSED

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

Municipal District of the Shire of Stawell

GLYNWYLLN—The road in the Parish of Glynwylln as indicated by hatching on plan hereunder—(G 171 [2]) (L4-4809).



Dated 24 October 1989 Responsible Minister:

KAY SETCHES

Minister for Conservation, Forests and Lands STEPHEN WATSON

Acting Clerk of the Executive Council

G 43 1 November 1989 2819

The Constitution Act Amendment Act 1958 APPROVAL OF CONFERRAL OF FUNCTION

The Governor in Council under section 144b (1) (b) of The Constitution Act Amendment Act 1958 approves the conferral of the following function on the Electoral Commissioner subject to the following terms and conditions:

Function

To conduct an election for the Metropolitan Ambulance Service.

Terms and Conditions

- (1) The Agency, the Metropolitan Ambulance Service, must pay all material costs associated with the conduct of the election including printing and postage.
- (2) The Agency must reimburse the Electoral Commissioner the costs of salaries paid to State Electoral Office officers and any persons employed by the Electoral Commissioner to conduct the election.

Dated 24 October 1989

Responsible Minister:

R. W. WALSH

Minister for Property and Services

STEPHEN WATSON Acting Clerk of the Executive Council

Corrections Act 1986, Section 11 APPOINTMENT OF POLICE GAOL

The Governor in Council amends the appointment of the Bendigo Police Lock-up as a Police Gaol made by the Attorney-General under section 115 Community Welfare Services Act 1970 and published in the Victoria Government Gazette dated 21 April 1986 and deemed to be a Police Gaol under section 11 (6) of the Corrections Act 1986 by adding to the Description of Police Lock-up:

and exercise yard 6-1 m \times 9-6 m approx, at South-East corner.

Dated 24 October 1989

Responsible Minister:

S. M. CRABB

Minister for Police and Emergency Services

STEPHEN WATSON
Acting Clerk of the Executive Council

Parliamentary Committees Act 1968
REFERENCE TO THE PARLIAMENTARY
SOCIAL DEVELOPMENT COMMITTEE
Inquiry into the Lowering of Speed Limits in
Victoria

The Governor in Council under section 4F of the Parliamentary Committees Act 1968 refers

the following matter to the Parliamentary Social Development Committee:

To address the social and economic issues of relevance to Victoria in relation to a lowering of speed limits either across the board or in specific areas and make appropriate recommendations on these matters, including designation of the appropriate speed limits.

The aspects to be considered in the review shall include—

- (a) the merits of applying various speed limits in different circumstances including in city and rural areas;
 - on roads of different function and environs;
 - in times of adverse weather or visibility; for specific vehicle types e.g. heavy vehicles;
- (b) the appropriate level and techniques for enforcement;
- (c) the development of suitable signing techniques to allow for the recommended speed limits;
- (d) the merits of vehicle-based speed limiting devices.

The Social Development Committee will undertake this review and include consideration of—

local and overseas experience;

any submissions made to it as a result of it calling for such submissions;

the attitudes of relevant government bodies e.g. Police and Emergency Services, Roads Corporation.

The final report should be completed within a period of six months.

Dated 31 October 1989

Responsible Minister:

JIM KENNAN

Minister for Transport

LAWRENCE A. FISHER Clerk of the Executive Council

Victoria Government Gazette

TENDERS

MINISTRY OF HOUSING AND CONSTRUCTION—VICTORIA

Major Works Tenders are invited for the purposes indicated hereunder and must be forwarded in the Ministry's coloured envelope and endorsed "Major Works Tender for".

The tender must either be-

lodged by hand in the box marked "Tenders" on First Floor, 2 Treasury Place, Melbourne. received by mail.

received by facsimile machine on (03) 651 1738 and immediately confirmed by mail on the Ministry's Tender Form.

No tender will be considered if received later than 2.00 p.m. on the closing date indicated hereunder for that work, or received by any other

Note: Telex and telegram tenders are no longer accepted. Tenders received by a mail delivery after the closing date and time are no longer accepted.

Tender documents are available for pick-up from the Contracts Office, Room 44, Ground Floor, 2 Treasury Place, Melbourne between 8.30 a.m.-12.30 p.m. and 1.30 p.m.-4.00 p.m. (posting will only occur outside 32 km from the G.P.O.) and where indicated at the Provincial Works Office

Enquiries: Telephone (03) 651 2453/4.

Wednesday, 8 November 1989

EUROA—Internal and external renovations, High School. (W.O. Shepparton and Wangaratta.)

GLEN WAVERLEY—Supply, installation and commissioning of radio equipment, Security Services—Education.

HAMPTON PARK—Staff/Administration - upgrade, Primary School.

Wednesday, 15 November 1989

LARA—Security fencing works, Barwon Regional Prison. (W.O. Geelong.)

MELTON—Soft landscaping, Western Institute—Melton Campus, T.A.F.E.

PORT MELBOURNE—Contract 14, 1989/90: Supply, delivery and assembly of modular buildings—at rates, F.O.G., M.H.C. Storeyard— 69 Salmon Street, (W.O. Ballarat and Bendigo.)

SHEPPARTON—Phase 1, civil works—asphalting, Goulburn Valley Driver Education Centre. (W.O. Shepparton.)

Wednesday, 22 November 1989

WARRNAMBOOL—Cyclic maintenance, High School. (W.O. Warrnambool and Geelong.)

Wednesday, 29 November 1989

EMERALD—Additions of a family room, bathroom and laundry to existing residence, Police Residence.

BARRY PULLEN

Minister for Housing and Construction Ministry of Housing and Construction Melbourne, 23 October 1989

TENDERS

Department of Property and Services Property and Assets Division

Tenders are invited for the service indicated hereunder and will be received at the Property and Assets Division, Department of Property and Services, 3rd Floor, 35 Spring Street, Melbourne until 2.00 p.m. on the date shown.

Specifications and tender documents are available from the Property and Assets Division at the above address, telephone (03) 651 3581.

Late Tenders will not be considered.

Closing—6 December 1989 Maintenance Cleaning

LEONGATHA—Police Station, 8 Anderson Street. Term: 1 January 1990 to 31 December 1992. Rise and fall.

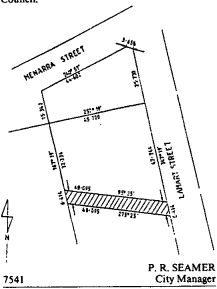
D.A.R.A.—51 McCarton Street. Term: 1 January 1990 to 31 December 1992. Rise and fall.

WONTHAGGI—Police Station, Courthouse, C.F. & L., and D.A.R.A. 73, 75 and 79 Watt Street and 76 McBride Street. Term: 1 January 1990 to 31 December 1992. Rise and fall.

PRIVATE ADVERTISEMENTS

CITY OF ESSENDON Vesting of a Reserve

The Council of the City of Essendon, at its meeting on 28 August 1989, resolved that pursuant to section 559BA (i) of the Local Government Act 1958, the drainage reserve shown hatched on the plan hereunder shall vest in Council.

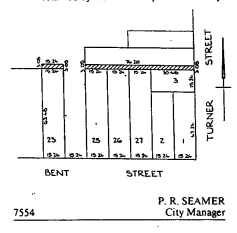


CITY OF ESSENDON

Vesting in Drainage Reserve

Notice is hereby given that, pursuant to section 5698 (a) of the Local Government Act 1958 (as amended), the Council of the City of Essendon has resolved that the Drainage Reserve, bounded by Evans, Bent and Turner Streets, Moonee Ponds and which is shown hatched on the plan hereunder, be vested in Council subject to:

(A) The Melbourne and Metropolitan Board of Works, and the Mayor, Councillors and Citizens of the City of Essendon continuing 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 possessed prior to such discontinuance with any drains or pipes laid or erected in, on or over such land for the purpose of drainage or sewerage. (B) The land in the said road subject to any such right, title, power, authority or interest vesting in the Municipality to be retained by it until sold by Private Treaty.



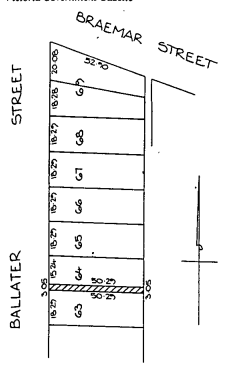
CITY OF ESSENDON

Road Discontinuance

Pursuant to section 528 (2) of the Local Government Act 1958, the Council of the City of Essendon, at its Ordinary Meeting of Council, held on 30 October 1989, resolved that the road bounded by Nos. 16 and 18 October 1989, resolved that the road bounded by Nos. 16 and 18 Ballater Street, Essendon which is shown by hatching on the plan herewith, be discontinued subject to:

- (A) The Melbourne and Metropolitan Board of Works and the Mayor, Councillors and Citizens of the City of Essendon continuing 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 purpose of drainage or sewerage.
- (B) The land in the said road subject to any such right, title, power, authority or interest vesting in the municipality to be retained by it until sold by private treaty.





P. R. SEAMER City Manager

CITY OF ESSENDON Road Discontinuance

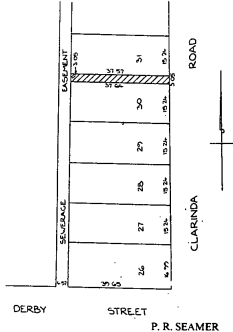
7555

Pursuant to section 528 (2) of Local Government Act 1958, the Council of the City of Essendon at its Ordinary Meeting of Council, held on 30 October 1989, resolved that the road bounded by Nos. 82 and 84 Clarinda Road, Essendon, which is shown by hatching on the plan herewith, be discontinued subject to:

- (A) The Melbourne and Metropolitan Board of Works and the Mayor, Councillors and Citizens of the City of Essendon, continuing 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 purpose of drainage or sewerage.
- (B) The land in the said road subject to any such right, title, power, authority or

G 43 1 November 1989 2823

interest vesting in the municipality to be retained by it until sold by private treaty.



CITY OF ESSENDON

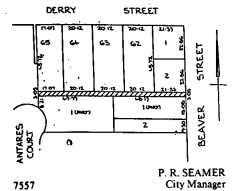
7556

Road Discontinuance

City Manager

Pursuant to section 528 (2) of the Local Government Act 1958, the Council of the City of Essendon, at its Ordinary Meeting of Council, held on 30 October 1989, resolved that the road bounded by Beaver and Derry Streets, and Antares Court, Essendon, which is shown by hatching on the plan herewith, be discontinued subject to:

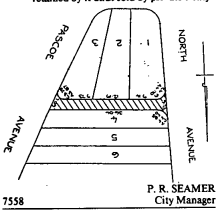
- (a) The Melbourne and Metropolitan Board of Works and the Mayor, Councillors and Citizens of the City of Essendon, continuing to have and possess the same right, title, power, authority or interest in or in relation to the whole of the land shown by hatching on the said plan as it had or possessed 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 purpose of drainage or sewerage.
- (b) The land in the said road subject to any such right, title, power, authority or interest vesting in the municipality to be retained by it until sold by private treaty.



CITY OF ESSENDON Road Discontinuance

Pursuant to section 528 (2) of the Local Government Act 1958, the Council of the City of Essendon, at its Ordinary Meeting of Council, held on 30 October 1989, resolved that the road bounded by North and Pascoe Avenues, North Essendon, which is shown by hatching on the plan herewith, be discontinued subject to:

- (a) The Melbourne and Metropolitan Board of Works and the Mayor, Councillors and Citizens of the City of Essendon, continuing 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 purpose of drainage or sewerage.
- (b) The land in the said road subject to any such right, title, power, authority or interest vesting in the municipality to be retained by it until sold by private treaty.



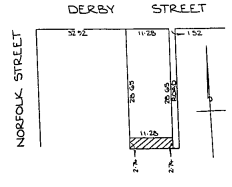
Victoria Government Gazette

CITY OF ESSENDON

Road Discontinuance

Pursuant to section 528 (2) of the Local Government Act 1958, the Council of the City of Essendon, at its Ordinary Meeting of Council, held on 20 October 1989, resolved that the road at the rear of No. 55 Derby Street, Moonee Ponds which is shown by hatching on the plan herewith, be discontinued subject to:

- (a) The Melbourne and Metropolitan Board of Works and the Mayor, Councillors and Citizens of the City of Essendon continuing to have and possess the same right, title, power, authority of 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 purpose of drainage or sewerage.
- (b) The land in the said road subject to any such right, title, power, authority or interest vesting in the municipality to be retained by it until sold by private treaty.



S. R. SEAMER
7559 City Manager

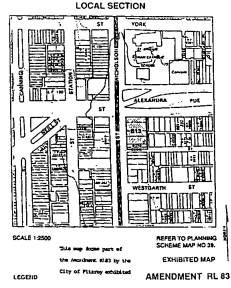
Planning and Environment Act 1987 NOTICE OF AMENDMENT TO A PLANNING SCHEME

The City of Fitzroy has prepared Amendment No. RL83 to all Metropolitan Planning Schemes.

The amendment affects land at the south-east corner of Alexander Parade and Nicholson Street. (Please see plan forming part of amendment).

The amendment proposes to change the Planning Scheme by rezoning the land from Restricted Light Industrial to Office "A", and including conditions over the development of the land in the table to Clause 22.

Victoria Government Gazette FITZROY PLANNING SCHEME



The amendment can be inspected at: City of Fitzroy, 201 Napier Street, Fitzroy 3065; Ministry for Planning and Environment, 500 Collins Street, Melbourne 3000.

Submissions about the amendment must be sent to: The City of Fitzroy, 201 Napier Street, Fitzroy 3065 by 1-December 1989/

7542

RON KREIGER City Planner

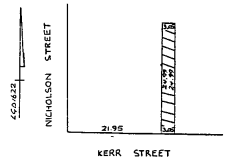
CITY OF FITZROY Sale of Discontinued Road

Whereas by an order made under section 528 (2) of the Local Government Act 1958 and published in the Government Gazette on 2 July 1975, the Governor in Council directed that a road indicated by hatching on the plan annexed hereto ("the land") be discontinued and sold by the Council of the City of Fitzroy ("the Council") by agreement.

And whereas by a further order made and published in the *Government Gazette* on 19 October 1983, the Governor in Council directed that the land be retained by the Council for municipal purposes.

The Council at its ordinary meeting held on 26 April 1988 resolved that the land be sold by private treaty.





22/11/ 3/11/22 /

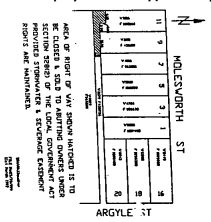
M. MARASCO
7516 Chief Executive Officer

CITY OF FOOTSCRAY

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 9-11 Molesworth and abutting 13 Molesworth Street, West Footscray

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 24 July 1989, 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.



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 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 or on or over such land for the purpose of drainage or sewerage.

G. L. PEARCE
7600 Chief Executive Officer and Town Clerk

Planning and Environment Act 1987 CITY OF HAWTHORN

Notice of Amendment to a Planning Scheme

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

The amendment affects properties Nos. 28, 34 and 72 (south side) Roseberry Street, Hawthorn East.

The relevant Title particulars are—No. 28—Volume 4222 Folio 844206, No. 34—Volume 4350 Folio 869822, No. 72—Volume 1775 Folio 354907.

The amendment proposes to change the Planning Scheme by substituting existing Public Open Space Reservation with Residential C Zone relative to Nos. 34 and 72 Roseberry Street and replace Residential C Zone with Public Open Space Reservation in respect to 28 Roseberry Street.

The amendment can be inspected at the municipal offices of the City of Hawthorn and the offices of the Ministry for Planning and Environment at the following locations: Hawthorn Town Hall, 360 Burwood Road, Hawthorn 3122; Ministry for Planning and Environment, The Oldersleet Buildings, 477 Collins Street, Melbourne 3000 and/or Ministry for Planning and Environment, Eastern Regional Office, Suite 4, 38-40 Prospect Street, Box Hill 3128.

Submissions about the amendment must be sent to the City of Hawthorn, P.O. Box 168, Hawthorn 3122, by Monday, 4 December 1989. Dated 16 October 1989

B. M. GOOLD Planning Scheme Officer

7519

CITY OF HAWTHORN

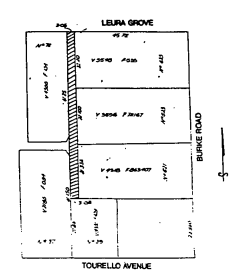
Pursuant to section 528 (2) of the Local Government Act 1958 the Council of the City of Hawthorn, after consultation with the public authorities and the advertising of its intention

Road Discontinuance

Victoria Government Gazette

and notification to the registered proprietor of the land, and owners and occupiers of any land abutting or immediately adjacent to the road, as directed, hereby resolves as follows:

- (a) That Council being of the opinion that the road delineated and hatched on the plan shown hereunder, is not reasonably required as a road for public use, hereby directs that the road be discontinued and be sold by private treaty to the existing owners.
- (b) Notwithstanding the discontinuance of the road, the City of Hawthorn and the Melbourne and Metropolitan Board of Works shall continue to have and possess the same right, title, power and authority or interest in or in relation to the road with respect to or in connection with any drains or pipes laid in or erected on or over the road for the purpose of drainage or sewerage or for the supply of water or other like purpose as existed prior to the discontinuance.
- (c) That this resolution be published in the Government Gazette."



Dermites Read to the Occombinate

K. J. McNAMARA City Manager

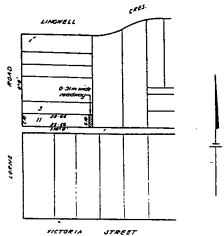
7602

CITY OF HAWTHORN

Road Discontinuance

Pursuant to section 528 (2) of the Local Government Act 1958, the Council of the City of Hawthorn, after consultation with the public authorities and the advertising of its intention and notification to the registered proprietor of the land, and owners and occupiers of any land abutting or immediately adjacent to the road, as directed, hereby resolves as follows:

- (a) "That Council pursuant to and in accordance with section 528 (2) of the Local Government Act 1958 being of the opinion that the road delineated and hatched on the plan shown hereunder, is not reasonably required as a road for public use, hereby directs that the road be discontinued.
- (b) The road be sold by private treaty to the owners of Number 11 Lorne Road, Hawthorn in accordance with Council's policy.
- (c) That this resolution be published in the Government Gazette."



Denotes rood to be

7603

K. J. McNAMARA City Manager

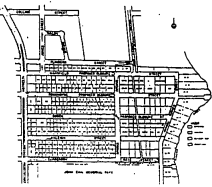
THE CITY OF NORTHCOTE Road Closure

Whereas the Council of the City of Northcote has done all things required by sections 539 (C) and 193 (A) of the Local Government Act 1958 (as amended) to be done prior to the adoption of

G 43 1 November 1989 2827

the Order and considered it to be desirable that the road hereinafter mentioned be closed.

Now the said Council of the City of Northcote pursuant to the powers given to it by section 539 (C) of the Act hereby adopts the Order to close Mansfield Street, Rossmoyne Street and Sparks Avenue, Thornbury, and as shown on the attached plan.



Dated 30 October 1989

P. J. BLACK

7601

Chief Executive Officer

CITY OF RICHMOND

By-Law No. 200

Incinerators and Nuisances (Amending) By-law Notice is hereby given that the Council of the City of Richmond, pursuant to section 197 of the Local Government Act 1958 has made and passed a By-law entitled "Incinerators and Nuisances (Amending) By-law" and numbered By-law No.200 for the purpose of amending By-law No. 193.

The effect of the amending By-law, is to further regulate the use of incinerators and the burning of materials to one day (Wednesday) per week.

The resolution for passing this By-law was agreed to by the Council on Monday, 2 October 1989 and confirmed on Tuesday, 24 October 1989 (the Council meeting on 23 October having been adjourned).

A copy of the said By-law No. 200 has been deposited at the office of the Council and is open for inspection without fee during normal office hours.

7605

D. G. WILLIAMS Chief Executive Officer

CITY OF SOUTH MELBOURNE

Notice is hereby given that the Council of the City of South Melbourne at a meeting held on

Monday, 30 October 1989, made the following Local Laws pursuant to the Local Government Act 1989:

Regulating the use of the Common Seal of the Municipality

This Local Law is for the purpose of regulating the use of the Common Seal of the Municipality and prohibiting unauthorised use of the Common Seal or any device resembling the Common Seal. Penalty for unauthorised use: \$1000.

Regulating the proceedings for election of Mayor and/or Deputy Mayor

This Local Law is for the purpose of determining by lot, if there is an equality of votes at an election for Mayor or chairperson of a Special Committee, which councillor shall be such Mayor or chairperson.

3. Regulating the proceedings of meetings of the Council or Committees of the Council

This Local Law is for the purpose of regulating the proceedings of meetings of the Council and Committees of the Council and provides for the order of business to be considered, procedural matters for the conduct of meetings and offences in relation to disorderly conduct by Councillors and other persons and penalties for such disorderly conduct.

A copy of the Local Laws may be inspected at the Council office during office hours.

These Local Laws come into operation on the day after the day of publication hereof in the Victoria Government Gazette.

Dated 31 October 1989

NOEL F. KROPP

571 Chief Executive Officer and Town Clerk

CITY OF WILLIAMSTOWN

Road Discontinuance

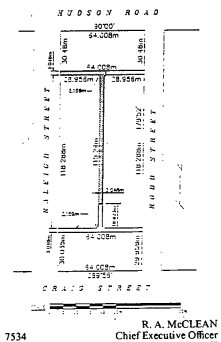
Pursuant to section 528 (2) of the Local Government Act 1958 the Council of the City of Williamstown after consultation with public authorities, and the advertising of its intention and notification to the registered proprietor of the land and owners of any land abutting or immediately adjacent to the road, has resolved at an ordinary meeting held on 4 July 1988 as follows:

- (a) That the road which is shown by hatching on the plan hereunder shall be discontinued.
- (b) That 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 in relation to the whole of the said land as it had or possessed prior to such discontinuance

Victoria Government Gazette

with respect to any drains or pipes laid or constructed in or over such land for the purposes of drainage or sewerage.

(c) That subject to the right, title, power, authority or interest of such authority, the land in the said road shall vest in the municipality to be retained by it until it is sold by private treaty and when sold will be encumbered with an easement for drainage.



CITY OF WILLIAMSTOWN

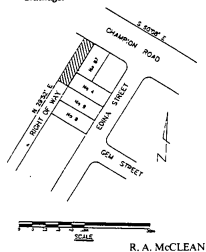
Road Discontinuance

Pursuant to section 528 (2) of the Local Government Act 1958 the Council of the City of Williamstown after consultation with public authorities, and the advertising of its intention and notification to the registered proprietor of the land and owners of any land abutting or immediately adjacent to the road, has resolved at an ordinary meeting held on 17 April 1989 as follows:

(a) That the unnamed road running southerly from the north-west corner of 87 Champion Road to the south-west corner of 4 Edina Street and more particularly shown cross-hatched on the attached plan whether or not a public highway (but not

being a road set out on Crown land) shall be discontinued.

- (b) That 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 in relation to the whole of the said land as it had or possessed prior to such discontinuance with respect to any drains or pipes laid or constructed in or over such land for the purposes of drainage or sewerage.
- (c) That subject to the right, title, power, authority or interest of such authority, the land in the said road shall vest in the municipality to be retained by it until it is sold by private treaty and when sold will be encumbered with an easement for drainage.



CITY OF WILLIAMSTOWN

Road Discontinuance

Chief Executive Officer

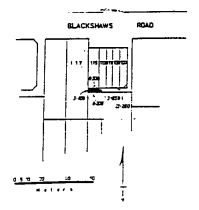
Pursuant to section 528 (2) of the Local Government Act 1958 the Council of the City of Williamstown after consultation with public authorities, and the advertising of its intention and notification to the registered proprietor of the land and owners of any land abutting or immediately adjacent to the road, has resolved at an ordinary meeting held on 29 May 1989 as follows:

(a) That the unnamed road located on the south side of 115 Blackshaws Road and running easterly from the west building line of 115 Blackshaws Road to the east

G 43 1 November 1989 2829

building line of 115 Blackshaws Road and being more particularly shown cross hatched on the attached plan whether or not a public highway (but not being a road set out on Crown land) shall be discontinued.

- (b) That 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 in relation to the whole of the said land as it had or possessed prior to such discontinuance with respect to any drains or pipes laid or constructed in or over such land for the purposes of drainage or sewerage.
- (c) That subject to the right, title, power, authority or interest of such authority, the land in the said road shall vest in the municipality to be retained by it until it is sold by private treaty and when sold will be encumbered with an easement for drainage.



R. A. McCLEAN Chief Executive Officer

7536

TOWN OF STAWELL

Notice of Intention to make a Local Law

Notice is hereby given that the Town of Stawell proposes to make a local law governing the following subjects:

Use of Council's Common Seal;

Election of Mayor.

A copy of the local law is available at the Town Hall, Main Street, Stawell.

Any person affected by the proposed Local Law may make a submission relating to the proposed Local Law under section 223 of the Local Government Act 1989.

7535

Submissions will be received up until 14 days from the date of publication of this notice and will be considered by Council at its meeting to be held on Wednesday, 22 November 1989.

7544

D. H. HUTTON, Town Clerk

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

The Shire of Bairnsdale has prepared Amendment No. L15 to the Bairnsdale (Shire) Planning Scheme, Local Section.

The Amendment affects land at Part Crown Allotment IIA Section 25, Parish of Goon Nure.

The Amendment proposes to change the Planning Scheme by inserting a new sub-clause specifying that the land subject of this amendment may be used for the purpose of Tourist Residential Accommodation. The proposal involves units and recreational facilities, and would be developed in two stages. Stage 1, 30 beds and Stage 2 adding an additional 20 beds.

The Amendment can be inspected at the Shire Offices, Shire of Bairnsdale, McCulloch Street, Bairnsdale; Ministry for Planning and Environment, Ground Floor, The Olderfleet Buildings, 477 Collins Street, Melbourner, Ministry for Planning and Environment, Gippsland Regional office, 1st Floor, Hotham La Trobe Building, 71 Hotham Street, Traralgon.

Submissions about the amendment must be sent to, the Shire Secretary, Shire of Bairnsdale, P. O. Box 469, Bairnsdale 3875, by Tuesday, 5 December 1989.

Dated 20 October 1989

7545

D. G. STEWART Planning Officer

SHIRE OF BANNOCKBURN Municipal Pound

Notice is hereby given that the Council of the Shire of Bannockburn at a meeting held on 12 October 1989 appointed Crown Allotment Numbers 7 and 8 Range Road (otherwise known as Railway Terrace), Section D, Township of Bannockburn, Parish of Wabdallah, as a municipal pound in accordance with section 4 of the Pounds Act 1958 (as amended) and section 34 of the Dog Act 1970 (as amended).

7518

E. J. DIXON Shire Secretary

SHIRE OF BIRCHIP Local Laws

Notice is hereby given that the Shire of Birchip proposes to make and pass Local Laws of the

Victoria Government Gazette

Shire of Birchip pursuant to the provisions of the Local Government Act 1989, at its Ordinary Meeting to be held on Monday, 20 November 1989, for the following purposes:

- (a) Regulating the use of the Common Seal.
- (b) Regulating the proceedings for the election of the Shire President.
- (c) Regulating proceedings at meetings.

If any person has any objections to the above Local Laws, they should be immediately lodged with the Shire Secretary, Shire of Birchip, Cumming Avenue, Birchip, and any such objections shall be dealt with in accordance with section 223 of the Local Government Act 1989.

The Council shall consider any written objections received by it within 14 days of the publication of this notice. If any objector wishes to be heard in support of his or her written application the objector shall be entitled to appear before the Council at the abovementioned meeting and they should therefore notify me of the request to so appear.

7597

P. MARK SWINDELLS Shire Secretary

SHIRE OF BROADFORD

Council has initiated the making of the following local laws.

1/89 Common Seal—regulates the use of Council's common seal.

2/89 Election of Shire President—regulates the proceedings for election of Shire President.

3/89 Meeting Procedures—regulates proceedings at meetings of Council and special committees.

Any person wishing to make a written submission on the proposed local laws is invited to do so in accordance with section 223 of the Local Government Act 1989. Copies of the proposed local laws are available from the Council offices during normal business hours. Submissions should be received by Council prior to 10 November 1989.

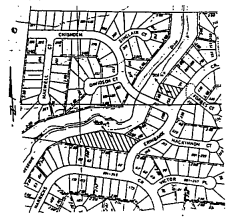
7539

P. A. CARTER Chief Executive Officer

SHIRE OF BULLA Vesting of Reserve

The Council of the Shire of Bulla in accordance with the provisions of section 569BA of the Local Government Act 1958 as amended, the provisions of such section having been complied with at its meeting on 23 October 1989, ordered and directed that the two parcels of land shown as Reserve for Drainage, Sewerage, Public Resort and Recreation of area 4409 m² and 901 m², on Lodged Plan Number 149589, Parish of Will Will

Rook, County of Bourke and located at Erinbank Crescent, Attwood, as shown hatched on the attached Plan be vested in the name of the President, Councillors and Citizens of the Shire of Bulla and by this order such land in the Reserve shall so vest free and discharged of any mortgage, charge, lease or sub-lease.



JOHN W. WATSON Shire Secretary

7570

SHIRE OF BULN BULN

Naming of Previously Unnamed Road

Notice is hereby given that the Council of the Shire of Buln Buln at its Ordinary Meeting held on Monday, 25 September 1989, resolved pursuant to the provisions of section 535 (4) of the Local Government Act 1958, that the presently unnamed road abutting Lots 6 and 7 on Lodged Plan No. 216835 and the rear of Lot 3 on Lodged Plan No. 209728Y, being an unnamed road running north-westerly off Roberts Court. Drouin, be named Hulbert Court.

K. A. PRETTY Shire Secretary Chief Executive

7608

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

The Shire of Buln Buln has prepared Amendment No. L7 to the Buln Buln Planning Scheme.

The amendment affects land at Part of Crown Allotment 13 Section 7 Township of Drouin, Parish of Drouin West, County of Buln Buln, being Lot A Certificate of Title Volume 6786 Folio 101 and Lot B Part of Certificate of Title Volume 6448 Folio 425.

G 43 1 November 1989 2831

The amendment proposes to change the Planning Scheme by rezoning the above land from Residential A to Public Purposes Reserve State Primary School.

The amendment can be inspected at; Shire of Buln Buln, 33 Young Street, Drouin; Ministry for Planning and Environment, The Oldersleet Buildings, 477 Collins Street, Melbourne; Ministry for Planning and Environment, Metropolitan South and Westernport Region, 33-39 High Street, Cranbourne.

Submissions about the amendment must be sent by 29 November 1989 to the Shire of Buln Buln, P. O. Box 326, Drouin, Victoria, 3818.

Dated 31 October 1989

7561

K. A. PRETTY Shire Secretary/Chief Executive

Land Acquisition and Compensation Act
SHIRE OF HASTINGS

Compulsory Acquisition of Interest in Land Notice of Acquisition

The President, Councillors and Ratepayers of the Shire of Hastings declares that by this Notice it acquires the following interest in the land described as Lot 39 on Plan of Subdivision No. 7265, Parish of Bittern, Volume 5043, Folio 596, and more commonly known as 6 Patey Street, Crib Point.

Interest Acquired: Estate in Fee Simple from Harry Cutting and Equitable Estate from the estate of A.W. Cutting.

Published with the authority of the President, Councillors and Ratepayers of the Shire of Hastings.

Dated 24 October 1989

7549

W. R. FEATHERSTON Chief Executive Officer

Land Acquisition and Compensation Act SHIRE OF HASTINGS

Compulsory Acquisition of Interest in Land Notice of Acquisition

The President, Councillors and Ratepayers of the Shire of Hastings declares that by this Notice it acquires the following interest in the land described as Lot 260 on Plan of Subdivision No. 7263, Parish of Bittern, Volume 4881, Folio 035, and more commonly known as 57 Patey Street, Crib Point.

Interest Acquired: Estate in Fee Simple from Henry Robert George.

Published with the authority of the President, Councillors and Ratepayers of the Shire of Hastings.

Dated 24 October 1989

W. R. FEATHERSTON Chief Executive Officer

7550

Land Acquisition and Compensation Act SHIRE OF HASTINGS

Compulsory Acquisition of Interest in Land Notice of Acquisition

The President, Councillors and Ratepayers of the Shire of Hastings declares that by this Notice it acquires the following interest in the land described as Lot 2, Section C, Lodged Plan No. 6197, Volume 4082, Folio 213, pursuant to the provisions of the *Planning and Environment Act* 1987, for the purposes of the Shire of Hastings Planning Scheme.

Interest Acquired: Estate in Fee Simple from Bertha Jones and Equitable Estate in Possession of Antoni Hejwosz.

Published with the authority of the President, Councillors and Ratepayers of the Shire of Hastings.

Dated 24 October 1989

7551

W. R. FEATHERSTON Chief Executive Officer

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

The Shire of Kilmore has prepared amendment L30 to the Kilmore Planning Scheme—Local section.

The amendment affects land at the rear of 47-51 Sydney Street, Kilmore as shown per the attached plan.

The amendment proposes to change the Planning Scheme by changing the current zoning of part Reservation—minor road and part Proposed Public Purpose—Carpark and to be rezoned Commercial and to permit the construction/development and use of shops/offices and associated car parking, loading facilities and landscaping of the site without requiring a planning permit provided that preconditions of development as specified forming part of this amendment are met. The amendment also proposes a 10 metre road widening to the rear of the property abutting Melbourne Street.

The amendment can be inspected at: Civic Centre, Shire of Kilmore, Sydney Street, Kilmore during normal office hours and at the offices of: The Ministry for Planning and Environment, 447 Collins Street, Melbourne.

Submissions about the amendment must be sent to: Shire of Kilmore, PO Box 187, Kilmore 3764 by 30 November 1989.

Dated 30 October 1989

P. ANDERSON Chief Executive Officer

Victoria Government Gazette

SHIRE OF LEIGH

Local Laws

Notice is hereby given that the Shire of Leigh proposes to make and pass Local Laws of the Shire of Leigh pursuant to the provisions of the Local Government Act 1989 for the following purposes:

- (a) Regulating the use of the Common Seal;
- (b) Regulating proceedings at meetings.

If any person has any objections to the above Local Laws, they should be immediately lodged with the Shire Secretary, P.O. Box 16, Rokewood 3330 and any such objections shall be dealt with in accordance with section 223 fo the Local Government Act 1989. The Council shall consider those written objections received by it within 14 days of the publication of this notice. If any objector wishes to be heard in support of his or her written application the objector shall be entitled to appear before the Council or Committee of Council and they should therefore notify the Shire Secretary of the request to so appear. A copy of the proposed Local Laws may be inspected at the Shire Office, Aitchison Street, Rokewood 3330.

7569 DAVID ROFF, Shire Secretary

SHIRE OF MELTON Change of Road Name

Notice is hereby given pursuant to section 535 (4) of the Local Government Act 1958, the Council of the Shire of Melton at a meeting held on 17 July 1989, resolved to rename that portion of Western Highway, from the point of truncation east of Ferris Road intersection to Yuille Street intersection, and that point of Western Highway from Coburns Road intersection to the point of truncation at Harkness Road to High Street effective from 1 July 1990.

LINDSAY A. MERRITT Shire Manager

7598

PROPOSED LOCAL LAWS FOR MUNICIPALITY OF MORWELL

The Council of the Shire of Morwell hereby gives notice that at its Meeting of 23 October 1989 it adopted Proposed Local Laws for the Municipality. These Local Laws have been drafted for the following purpose:

- (i) Provide for the peace, order and good Government of the Municipal District of the Municipality of Morwell;
- (ii) Provide for those matters which require a local law under the Local Government Act 1989 and any other Act;
- (iii) Provide for the Administration of the Council powers and functions;

7596

(iv) Prohibit, regulate and control activities, events, practices or behaviour in places so that no detriment is caused to the amenity of the neighbourhood, nor nuisance to a person nor detrimental effect for a person's property.

The proposed Local Laws cover the following areas:

- 1. Premliminary.
- 2. The Council.
- 3. Council Administration.
- 4. Protection of Council Land.
- 5. Use of Council Land.
- 6. Behaviour in Public Places.
- 7. Parking Schemes.
- 8. Street selling, collections and distributions.
- Protection of the Amenity of the Municipal District.
- 10. Keeping of domestic pets, etc.
- 11. Health.
- 12. Permits.
- 13. Infringement notices.

A copy of the proposed Local Law may be obtained from the Council Offices, Civic Centre, Corner of Princes and Midland Highways, Morwell.

Copies of the proposed Local Laws may also be inspected at the Morwell and Churchill Branch Libraries or the Bookmobile.

Any person affected by the Proposed Local Laws may make a submission in writing to Council. Such submission must be received by Council within fourteen (14) days from the publication of this Notice. Any person who wishes to be heard in relation to these Local Laws must submit a written submission and request that he or she be heard in support of that submission.

Enquiries concerning the Proposed Local Laws may be directed to Mr Barry Gardiner, Chief Health Surveyor, telephone (051) 34 4744.

R. H. WATERS
7560 Chief Executive Officer

SHIRE OF STRATHFIELDSAYE Discontinuance of Road

Pursuant to section 528 (2) of the Local Government Act, the Council of the Shire of Strathfieldsaye hereby directs that the following section of Public Highway be discontinued as it is no longer required as a road, in Glencoe Street. Such road being described as follows:

All that area of road reserve being part Crown Allotment 117G, Parish of Sandhurst, more particularly described on plan Reference 1974/

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86 prepared by Surveyor Shaw as Lot A, Glencoe Street.

That when discontinued this land shall be sold by private treaty.

D. D. WRIGHT

Shire Secretary/Manager
7537 Finance and Corporate Services

SHIRE OF TAMBO

Notice of Intention to make Local Laws

Notice is hereby given that the Council of the Shire of Tambo pursuant to the provisions of the Interpretation of Legislation Act 1984, proposes to make Local Laws pursuant to section 119 of the Local Government Act 1989 for the purposes of:

- (a) To control the use of its Common Seal;
- (b) To govern the conduct of meetings of Council and its Committees.

Copies of the proposed Local Laws may be obtained from the Civic Centre, 55 Palmers Road, Lakes Entrance during normal office hours.

Any person affected by the proposed Local Laws may make a written submission relating to the proposed Local Laws pursuant to section 223 of the Local Government Act 1989.

Any submissions received within fourteen (14) days of the publication of this notice will be considered by Council at its meetings on Tuesday, 21 November 1989. Any person lodging a submission may request to be heard personally in support of their submission.

7540 W. J. HOBSON, Chief Executive

Pounds Act 1958 SHIRE OF WANNON

Notice is hereby given that the Council of the Shire of Wannon has fixed the following table of rates to be charged for the trespass of cattle, and their sustenance while impounded at the Coleraine pound.

A. For Trespass

Description of Cattle Trespassing	\$ c
For every sheep	1.00
For every goat or pig	5.00
For every head of other cattle	10.00
In addition for the trespass of any entire horse	50.00
In addition for the trespass of any bull, ram or billy goat	20.00
B. For Sustenance (per day)	
For every sheep	0.50
For every goat or pig	1.00
For every head of other cattle	3.00

Note: Section 10a of the *Pounds Act* 1958 provides—where a person impounding cattle conveys them to the pound by motor transport there shall be payable as a transport rate the expenses reasonably incurred by him in so conveying them to the pound.

7610

G. J. WALLIS, Shire Secretary

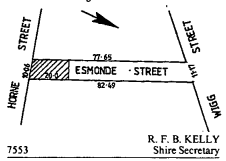
SHIRE OF WARANGA

Notice of Adoption by Order of a Proposal for Closure of Esmonde Street to Through Traffic.

Notice is hereby given that the Council, having prepared a proposal to close part of Esmonde Street, from Horne Street, Rushworth, pursuant to section 539 (C) the Local Government Act 1958 and not having received written objections to the proposal and having considered a report from the Victorian Roads Corporation, has resolved to formally adopt by Order the proposal.

Such Order shall come into operation from 1 December 1989.

The location of the partial closure is shown hatched in the diagram below.



SHIRE OF WARRACKNABEAL Assigning of Road Name

Notice is hereby given that pursuant to section 535 (4a) of the Local Government Act 1958 (as amended) that the Council of the Shire of Warracknabeal on 20 October 1989 resolved that the name of an unnamed Government Road Reserve in the North East Riding, North of the Birchip Road adjoining Crown Allotments 166, 167A, 169B, 169C, 169D, 169E and 114, Parish of Werrigar be assigned as follows:

Name-Lang's Road.

7543

K. V. SHADE, Shire Secretary

WIMMERA PLANNING SCHEME Notice of Amendment to a Planning Scheme

Local Section

Amendment No. L 3

The Shire of Wimmera has prepared Amendment No. L3 to the Wimmera Planning

Victoria Government Gazette

Scheme, Local Section. The amendment affects all the land in the Shire.

The amendment proposes to replace the whole of the existing Local Section with improved planning controls over the use and development of land in the Shire.

The amendment can be inspected at: Civic Centre, 26 Urquhart Street, Horsham; Ministry for Planning and Environment, Central Highlands/Wimmera Regional Office, Cnr. Mair and Doveton Streets, Ballarat; Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Shire Secretary, Shire of Wimmera, P.O. Box 481, Horsham, 3402, by 1 December 1989 and should state whether or not the submistor wishes to be heard in respect of the submission.

7594

P. BALDWIN, Shire Secretary

SHIRE OF WOORAYL

Change of Street Name

Notice is hereby given that the Council of the Shire of Woorayl at it's meeting held on Friday 13 October 1989 made the following street name change: Conway Court, Leongatha, which abuts the western boundary of Crown Allotment 15, Section 21, to Hattam Court.

7604

R. G. STANLEY, Shire Secretary

SHIRE OF WYCHEPROOF

Local Law

Notice is hereby given that the Council of the Shire of Wycheproof proposes to make a Local Law which will be applicable to the whole of the municipal district of the Shire of Wycheproof.

The purpose and general purport of the Local law is to—

- (i) provide for peace, order and good government for the citizens and the municipality of the Shire of Wycheproof;
- (ii) provide for those matters which require a Local Law under the Local Government Act 1989 or any other Act;
- (iii) provide for the administration of Council powers and functions;
- (iv) maintain and establish the best amenity of the neighbourhoods and precincts of the municipal district of the Shire of Wycheproof.

A copy of the proposed Local Law can be inspected or obtained from the Shire Offices, 367 Broadway, Wycheproof or 65 Horace Street, Sea Lake during office hours.

Any person affected by the proposed Local Law may make written submission relating to the

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proposed Local Law under the provisions of the Local Government Act within 14 days of this

Submissions should be addressed to the Chief Executive Officer, Shire of Wycheproof, P.O. Box 1, Wycheproof 3527.

G. R. DRYDEN

Chief Executive Officer 7517

Water Act 1958

MORNINGTON PENINSULA AND DISTRICT WATER BOARD

Mornington Peninsula Urban District Gazettal Notice No. 8

Notice to owners of tenements in the undermentioned streets in the Mornington Peninsula Urban District and the private streets, lanes, courts and alleys opening thereto:

Street

Section

Seaford Denbigh Road

From end of existing main opposite Lots 135 and 232 to a point opposite Lots 137 and 230 about 20 metres easterly.

Mt Martha

Driftwood Court

Full Length.

From the existing main in Dunns Road Craigie Road to a point opposite Lots 8 and 22

400 metres about southerly.

Mornington

Temple Court

Full Length.

From end of existing main Dunns Road opposite Lot 1 and municipal reserve opposite Lot 6 and Veda

Avenue aobut 30 metres northerly.

Veda Avenue

From end of existing main in Dunns Road to a point opposite Lots 57 and 8 about 185 metres south-

easterly. Mt Martha

Forest Drive

From end of existing main opposite CP 103583 west side only, to a point opposite Lot 14 about 250 metres north-easterly.

Bradford Road

From end of existing main opposite Lot 14 about 430 metres westerly to a point opposite Lot 10.

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Paramount Drive

From the existing main in Bradford Road to a point opposite Lots 1 and 2 about 175 metres south-

easterly. Full Length.

Wyuna Drive Mornington

Harrop Road

From the existing main in Dunns Road to a point opposite Lots 1 and 1 about 290 metres southeasterly.

Vivian Way Kristian Court Full Length. Full Length.

Bungower Road

From existing main in 1 LP 47377 approximately 139

easterly.

Roberts Road

From end of existing main opposite Lots 13 and 30 to a point opposite Lot I about 900 metres

southerly.

Sorrento

Whites Way Donalda Avenue

Full Length. From end of existing main opposite Lots 2 and 11 to a point opposite Lot 52

about 155 metres southerly.

Rye

Avondale Court

From the existing main in Highbury Road to a point opposite Lots 322 and 327 about 40 metres westerly.

Dromana

Hillside Avenue

From end of existing main opposite Lots 93 and 98 to a point opposite Lots 95 and 96 about 35 metres

southerly. Langwarrin

Lois Court

Full Length. Full Length. Full Length.

Denise Court Airlie Court Jarman Drive

From a point opposite Lots 65 and 1 to a point opposite Lots 15 and 14 about 200 metres north-

westerly.

Panoramic Drive

From existing main in Jarman Drive to a point opposite Lots 48 and 49 about 230 metres

westerly.

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M	t Martha	La	ngwarrin
Country Club Drive	From end of existing main opposite Lots 127 and 128 about 1000 metres southerly.	Claire Court Michaela Court Richard Drive	Full Length. Full Length. From end of existing main opposite Lots 56 and 57
Golf Course Circle	Full Length.		to a point opposite Lot 2
Fairway Circle	Full Length.		about 200 metres
Lake View Road	From existing main in Tassel Road about 430 metres easterly.		southerly; From Lot 9 to a point opposite Lots 1 and 23 about 50 metres
Lake View Lane	From Lot 267 to Lot 277 about 190 metres	Carr	easterly. um Downs
Enimum Daine	southerly.	Goshawk Court	Full Length.
Fairway Drive	From existing main in Country Club Drive to a point opposite Lot 356 about 390 metres northwesterly.	O'Grady's Road	From end of existing main opposite Lot 445 to a point opposite Lot 661 about 230 metres easterly; south side only.
Fairway Lane	From Lots 342 and 352 to a point opposite Lot 343 about 180 metres southerly.	Quarrion Drive	From existing main in O'Grady's Road to a point opposite Lots 705 and about 250 metres southwesterly.
Carslake Avenue	From end of existing main opposite Lots 2095 and 2177 to a point opposite Lot 2094 and drainage reserve about 12 metres northerly.	Whipbird Drive	From existing main in Quarrion Drive to a point opposite Lots 673 and 703 about 43 metres south-easterly.
Ç.	merville	Cra	anbourne
The Heights	Full Length.	Earlston Circuit	From end of existing main
The Outlook			opposite Lots 42 and 6 to
	Full Length.		a point opposite Lots 46 and 13 about 250 metres
The Terrace The Rise	Full Length.		southerly.
The Close	Full Length.	Milner Court	From end of existing main
The Green	Full Length.		opposite lots 9 and 10 to
	Full Length.		end of Court.
Bayvista Rise	From end of existing main opposite Lots 8 and 16 to a point opposite Lots 4 and 5 about 110 metres northerly.	Monahans Road	From end of existing main opposite Lot 1 to a point opposite Lot 1 about 160 metres northerly.
Domino Court	Full Length.	Milojevic Court	Full Length.
Cameron Court	Full Length.	South Gippsland	From existing main in
Deborah Court	Full Length.	Highway	Camms Road to a point opposite Lot 1 about 370
Unthank Court	Full Length.		metres northerly.
Clarendon Road	From end of existing main		•
	opposite Lot 267 and municipal reserve to a point opposite Lots 291 and 292 about 200 metres easterly.	So Dundas Str ee t	From existing main opposite Lots 246 and 25 about 2030 metres south-easterly.
Lady Beverley	From end of existing main	Wunda Court	Full Length.
Circuit	opposite Lots 240 and 243 to a point opposite	Guneda Court	Full Length.
	Cameron Court.	Banyan Street	Full Length.

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Sandy Road	From the end of existing main opposite Lots 1 and 50 to a point opposite Lots 40 and 395 about 950 metres easterly.	Janides Court Krynen Street	Full Length. From existing main in Max Avenue easterly to a point opposite Lot 600; From Max Avenue
Titus Drive	Full Length.		westerly to a point
Nero Avenue	Full Length.		opposite Lots 605 and
Hadrian Avenue	Full Length.		591.
Alex Drive	From existing main in Tiberius Drive opposite Lot 243 to a point opposite Lots 513 and 514 about 500 metres easterly.	down, the owners of above are hereby n December 1989, to stopcocks to be laid so	the said streets being laid all tenements situated as equired, on or before I cause proper pipes and o as to supply water within
Augustus Street	Full Length.	such tenements from the main pipe.	
Tiberius Road	From existing main in	By order of the said Water Board	
	Sandy Road opposite Lots 240 and 417 to a point		UCHANAN, Chairperson C. J. CALVERT, Secretary
	opposite Lots 322 and 341 about 800 metres		r Act 1958 N PENINSULA AND
Bass Meadows	southerly. Full Length.		WATER BOARD
Boulevard	run Lengin.	_	insula Urban District
Iona Street	Full Length.		Notice No. 8
Bass Close	Full Length.		s of tenements in the
Miami Drive	Full Length.		reets in the Mornington rict and the private streets,
Dunstan Close	Full Length.	lanes, courts, and alle	
Claudius Court	Full Length.		kenham
Caesar Walk	Full Length.	Flower Street	From existing main in
Constantine Avenue	From existing main in Miami Drive opposite Lot 201 to a point opposite Lot 432 and Aquila Court about 600 metres.	Eagle Drive	Roger Street to a point opposite Consolidated Plan No. 169603 about 65 metres easterly. From end of existing main
Maw Street	Full Length.	•	opposite Lots 2 and 34 to
Julius Street	Full Length.		a point opposite Lots 39
Aguila Court	Full Length.		and 40 about 170 metres northerly.
Ocean Drive	From end of existing main	Inverness Close	Full length.
Otton Divid	opposite Lot 206 to a	Dundee Court	Full length.
	point opposite Lot 437 about 500 metres southerly.	McCaffrey Rise Balmoral Way	Full length. From existing main in Eagle Drive to a point
Moana Court	Full Length.		opposite Lots 53 and 54
Paradise Drive	From existing main in Bass Meadow Boulevard	Eleanor Court	about 130 metres westerly. Full length.
•	opposite Lots 1 and 107 to a point opposite Lots 486 about 920 metres southerly.	Simon Drive	From existing main in Racecourse Road to a point opposite Lots 151 and 8 about 140 metres
Max Avenue	Full Length.		westerly. From the
Jack Street	From existing main in Max Avenue from a point opposite Lot 518 to a point opposite Lots 529 and 530 about 95 metres south-westerly.		existing main in Racecourse Road to a point opposite Lot 101 and Municipal Reserve about 130 metres westerly.

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Racecourse Road

From Simon Drive to a point opposite Lot 169 about 185 metres southerly.

Argyle Court McInnes Court Kinross Court Highland Drive Full length.
Full length.
Full length.

From existing main in Eagle Drive to a point opposite Lots 106 and 107 about 55 metres north westerly.

Eagle Drive

From existing main in Ahern Road to a point opposite Lots 39 and 40 about 750 metres south westerly.

Upper Beaconsfield

Halford Street

From end of existing main opposite Lot 14 to a point opposite CP 167658 about 12 metres easterly.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before I December 1989 to cause proper pipes and stopcocks to be laid so as to supply water within such tenements from the main pipe.

Dated at Frankston

7521

By Order of the said Water Board

J. K. BUCHANAN, Chairperson C. J. CALVERT, Secretary

NOTICE OF COVENANT

Section 3A Victorian Conservation Trust Act

Mr Karl Liffman and Ailsa Margaret Liffman propose to enter into a Covenant with the Victorian Conservation Trust of 250 Victoria Parade, East Melbourne with regard to approximately 19 ha of land situated off the Neilborough Road, The Whipstick being Allotments 3F and 3C of section 5A, Parish of Nerring, Shire of Marong for the purpose of:

Protecting the native trees, wildlife and other special features by regulating:

- (a) The introduction of flora and fauna not indigenous to the area;
- (b) The grazing of stock;
- (c) The keeping of domestic animals;
- (d) The erection of buildings and subdivision;
- (e) Other potential developments and changes on the land in order to ensure its conservation.

Submissions with respect to the proposed Covenant may be made within one month of the publication of this notice in the Government Gazette to the Minister for Planning and

Victoria Government Gazette

Environment, (Att. Manager Environmental Planning), Box 2240T, G.P.O. Melbourne 3001. Enquiries may be directed to the Victorian Conservation Trust. Tel. (03) 412 4661. 7514

Sixth Schedule

MORNINGTON PENINSULA AND DISTRICT WATER BOARD

General Notice

Declaration of Sewerage Area

The abovementioned Board having made provision for carrying off the sewage from each and every property which, or any part of which, is within the Sewerage Area hereinafter described, doth hereby declare that on or after 1 December 1989 each and every property which, or any part of which, is within the said Sewerage Area shall be deemed to be a sewered property within the meaning of the Sewerage Districts Act 1958.

The boundaries of the Sewerage Areas hereinafter referred to are:

City of Frankston

Sewerage Area 393

The boundaries of all that piece of land commencing at the north-eastern boundary of Lot 19 Stornoway Drive, northerly for 63 metres to the north-eastern boundary of Lot 47, then westerly for 90 metres to the north-western boundary of Lot 46, then southerly for 50 metres to the south-western boundary of Lot 44, then easterly for 83 metres to the point of commencement.

Mt Eliza Sewerage District Sewerage Area 74

The boundaries of all that piece of land comprising Lots 1 and 2 (2 parts) on Cluster Subdivision No. 1657 abutting Clendon Close and Crossley Road, Mt Eliza.

Mornington Sewerage District Sewerage Area 212

The boundaries of all that piece of land comprising Lot 29 on Lodged Plan of Subdivision No. 12125 abutting Prescott Avenue, Mt Martha.

Sewerage Area 213

The boundaries of all that piece of land comprising Lots 1 to 4 inclusive, Lots 7 to 9 inclusive and Lots 12 and 13 on Lodged Plan of Subdivision No. 209448 abutting Seppelt Avenue, Mt Martha.

Shire of Hastings Sewerage Area 30

The boundaries of all that piece of land comprising Lots 1 to 101 inclusive on Lodged Plan of Subdivision No. 206860, Lots 102 to 114 inclusive on Lodged Plan of Subdivision No. 208776, Lots 115 to 161 inclusive on Lodged Plan of Subdivision No. 210651, Lots 162 to 225

inclusive on Lodged Plan of Subdivision No. 211737 abutting Elaine Court, Zsi Zsi Court, Rose Court, Cindy Court, Pamela Court, Fay Court, Clarendon Drive, Wiltshire Drive, Carla Court, Miriam Court, Benjamin Court, Tanya Court, Mimi Court and Kimtara Court, being Meadow Courts Estate Stages 1, 2, 3 and 4, Somerville.

Sewerage Area 31

The boundaries of all that piece of land comprising Lots 1 and 2 on Lodged Plan of Subdivision No. 209404 abutting Frankston-Flinders Road, Hastings.

Shire of Cranbourne

Sewerage Area 205

The boundaries of all that piece of land comprising Lots 1 to 13 inclusive and Lots 33 to 51 inclusive on Lodged Plan of Subdivision No. 215089 abuting Manna Gum Court, Cadles Road, Pinewood Drive and Boronia Court, Carrum Downs.

Sewerage Area 206

The boundaries of all that piece of land comprising Lots 1 to 46 inclusive on Lodged Plan of Subdivision No. 214326 abutting Bevnol Road and Consolidated Plan of Subdivision No. 158978 abutting Warrandyte Road, Langwarrin.

Sewerage Area 207

The boundaries of all that piece of land commencing at the south-eastern boundary of Lot 16 Rainbow Court, then westerly for 170 metres to the south-western boundary of Lot 21 Rainbow Court, then southerly for 110 metres to the south-western boundary of Lot 6 Rosella Court, then easterly for 180 metres to the south-eastern boundary of Lot 1 Rosella Court, then northerly for 110 metres to the point of commencement.

Sewerage Area 208

The boundaries of all that piece of land comprising Lots 1 to 6 inclusive, Lots 27 to 48 inclusive on Lodged Plan of Subdivision No. 211110 and Lots 7 to 26 inclusive on Lodged Plan of Subdivision No. 211111 abutting Ballarto Road, Turnbull Court and Carrum Bella Drive, Carrum Downs.

Sewerage Area 209

The boundaries of all that piece of land comprising Lots 1 to 41 inclusive on Lodged Plan of Subdivision No. 211899 abutting Bryson Court, Apollo Court, Watkins Place and Leonard Drive, Langwarrin.

Sewerage Area 210

The boundaries of all that piece of land comprising Lots 55 to 79 inclusive on Lodged Plan of Subdivision No. 215442 abutting Claire Court and Micheala Court, Langwarrin.

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Sewerage Area 211

The boundaries of all that piece of land comprising Lots 274 to 287 inclusive, Lots 370 to 393 inclusive on Lodged Plan of Subdivision No. 213526, Lots 262 to 273 inclusive, Lots 350 to 367 inclusive on Lodged Plan of Subdivision No 215155, Lots 209 to 223 inclusive, Lots 324 to 335 inclusive and Lots 401 to 410 inclusive on Lodged Plan of Subdivision No. 210663 abutting Miller Court, Toirram Crescent, South Anderson Court, Kingsvale Court, Valda Court and Jamela Court, Cranbourne.

Sewerage Area 212

The boundaries of all that piece of land comprising Lots 1 to 23 inclusive on Lodged Plan of Subdivision No. 213714 abutting Allied Drive, Carrum Downs.

Sewerage Area 213

The boundaries of all that piece of land comprising Lots 1 to 23 inclusive on Lodged Plan of Subdivision No. 216294 abutting Richard Drive, Langwarrin.

Shire of Flinders

Sewerage Area 138

The boundaries of all that piece of land comprising Lots 1 to 5 inclusive, Lots 7 to 19 inclusive on Lodged Plan of Subdivision No. 207509 and Lots 21 and 22 on Lodged Plan of Subdivision No. 214735 abutting Somerset Drive, McCrae.

By order of the said Water Board

J. K. BUCHANAN, Chairperson

7522 C. J. CALVERT, Secretary

SECOND SCHEDULE

Notice of application for a licence to divert water from the Goulburn River at Arcadia to Allotments 59 and 60, Parish of Arcadia.

I hereby give notice of an application for a licence empowering me to divert water for a term of 15 years to the extent of 1 megalitre per annum at a maximum rate of 20 megalitres per day of 24 hours for lucerne irrigation and to occupy certain Crown lands for diversion works.

Any objection to the granting of this application must be forwarded in writing to reach the Manager Business Services, Rural Water Commission, 33 Casey Street, Tatura 3616 before 25 November 1989 being 30 days from the publication of this notice.

RALPH JOHN CARTER, Noorilen Park 3613 7510

SECOND SCHEDULE

Notice of application for a licence to divert water from the Broken River at Riverview Drive to allotment 6, LP 117392, Section B, Parish of Benalla. I hereby give notice of an application for a licence empowering me to divert water for a term of 15 years to the extent of 3 megalitres per annum at a minimal rate of megalitres per day of 24 hours for fire safety and stock and domestic irrigation and to occupy certain Crown lands for diversion works.

Any objection to the granting of this application must be forwarded in writing to reach the Manager Business Services, Rural Water Commission, 33 Casey Street, Tatura 3616 before 24 November 1989 being 30 days from the publication of this notice.

HENRY A. CAM, RMB 1106, Benalla, 3673

SECOND SCHEDULE

Notice of application for a licence to divert water from the Goulburn River, at Old Toolamba to allotments 1, 2 and 3, Section 12, Parish of Murchison North.

I hereby give notice of an application for a licence empowering me to divert water for a term of 15 years to the extent of 3 megalitres per annum for the irrigation of 2 ha of waste and to occupy certain Crown lands for diversion works.

Any objection to the granting of this application must be forwarded in writing to reach the Manager Business Services, Rural Water Commission, 33 Casey Street, Tatura 3616 within 30 days from the publication of this notice.

MAX G. LOCKWOOD, RMB 1760, Toolamba, 3614 7512

SECOND SCHEDULE

Notice of application for a licence to divert water from the Broken River at Gui-Mauve to Allotment Pre Emptive, Section A, Parish of Goorambat.

I hereby give notice of an application for a licence empowering me to divert water for a term of 15 years to the extent of 100 megalitres per annum at a maximum rate of 15 megalitres per day of 24 hours for the irrigation of 48 hectares and to occupy certain Crown lands for diversion works.

Any objection to the granting of this application must be forwarded in writing to reach the Manager Business Services, Rural Water Commission, 33 Casey Street, Tatura 3616 within 30 days from the publication of this notice.

H. D. & N. P. RYAN, P.O. Box 148, Benalla 3672 7513

SECOND SCHEDULE

Notice of application for a licence to divert water from the Goulburn River at Wahring to Allotment 2A, Parish of Dargalong. I hereby give notice of an application for a licence empowering me to divert water for a term of 15 years to the extent of 15 megalitres per annum for the irrigation of approximately 50 acres and to occupy certain Crown lands for diversion works.

Any objection to the granting of this application must be forwarded in writing to reach the Manager Business Services, Rural Water Commission, 33 Casey Street, Tatura 3616, before 30 days from the publication of this notice.

MICHAEL W. and SUSAN L. SMITH, RMB 2241, Nagambie 3608 7538

SECOND SCHEDULE

Notice of application for a licence to divert water from the Goulburn River at Bunbartha to Allotment · PT6, Section A, Parish of Tallygaroopna.

I hereby give notice of an application for a licence empowering me to divert water for a term of 15 years to the extent of 63-6 megalitres per annum at a maximum rate of 5 megalitres per day of 24 hours for the irrigation of 10-1 hectares and to copy certain Crown lands for diversion works.

Any objection to the granting of this application must be forwarded in writing to reach the Manager Business Services, Rural Water Commission, 33 Casey Street, Tatura 3616 within 30 days from the publication of this notice.

GEORGE WARREN THORNTON, RMB 4630, Tallygaroopna 7607

SECOND SCHEDULE

Notice of application for a licence to divert water from the Broken River at Lake Benalla to Reserve No. 2261, Parish of Benalla.

I hereby give notice of an application for a licence empowering me to divert water for a term of 15 years to the extent of 12 megalitres per annum at a maximum rate of 0-9 megalitres per day of 24 hours for the irrigation of 2 hectares of sporting fields and to occupy certain Crown lands for diversion works.

Any objection to the granting of this application must be forwarded in writing to reach the Manager Business Services, Rural Water Commission, 33 Casey Street, Tatura 3616 before 30 November 1989 being 30 days from the publication of this notice.

BENALLA SHOWGROUNDS & RECREATION RESERVE, COMMITTEE OF MANAGEMENT INC., P.O. Box 587, Benalla 3672 7606

Take notice that the Partnership between Carmelo Druda and Margherita Druda and Domenico Druda and Lina Druda whereby such partners carried on the Supermarket Business conducted at 10–12 Olsen Place, Broadmeadows was dissolved as at 30 June 1989 and that thereafter the Supermarket Business aforesaid has been conducted in partnership by the said Domenico Druda and Lina Druda and Lanfranco Nava and Erminia Nava.

Dated 27 October 1989

L. F. SARTORI, solicitor for the partners

7609

In the matter of—A1 Secretaries Pty Limited— (in Voluntary Liquidation)

Notice is hereby given in pursuance of section 411 of the Companies Code, that the Final meeting of the members of the abovenamed company will be held on the 3rd Floor, 72 Pitt Street, Sydney on Monday, 4 December 1989 at 10.00 o'clock in the forenoon for the purpose of laying before the meeting the liquidators final account and report and giving any explanation thereof.

Dated 9 October 1989

V. JOHN PLUMMER, liquidator, 72 Pitt Street, Sydney, N.S.W. 7525

In the matter of—Centacom Tempstaff Pty Limited—(in Voluntary Liquidation)

Notice is hereby given in pursuance of section 411 of the Companies Code, that the Final meeting of the members of the abovenamed company will be held on the 3rd Floor, 72 Pitt Street, Sydney on Monday, 4 December 1989 at 10.20 o'clock in the forenoon for the purpose of laying before the meeting the liquidators final account and report and giving any explanation thereof.

Dated 9 October 1989

V. JOHN PLUMMER, liquidator, 72 Pitt Street, Sydney, N.S.W. 7526

In the matter of—Computer Temps Pty Limited—(in Voluntary Liquidation)

Notice is hereby given in pursuance of section 411 of the Companies Code, that the Final meeting of the members of the abovenamed company will be held on the 3rd Floor, 72 Pitt Street, Sydney on Monday, 4 December 1989 at 10.10 o'clock in the forenoon for the purpose of laying before the meeting the liquidators final account and report and giving any explanation thereof.

Dated 9 October 1989

V. JOHN PLUMMER, liquidator, 72 Pitt Street, Sydney, N.S.W. 7527 G 43 1 November 1989 2841

Companies (Victoria) Code
CHARLES DONOVAN PTY LTD

(In Voluntary Liquidation)

Notice Convening Final Meeting Pursuant to Section 411

Pursuant to section 411 of the Companies (Victoria) Code, a general meeting of members of the abovenamed company will be held at the office of the liquidator, 9th Floor, 31 Queen Street, Melbourne on 1 December 1989 at 10.30 a.m. for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property disposed of and of hearing any explanations that may be given by the liquidator.

Dated 1 November 1989

7552 JAMES NEIL DONOVAN, Liquidator

ISABEL MAY FERGUSON, late of 80 Outer Crescent, Brighton, retired nursing sister, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on 10 August 1989) are required by Perpetual Trustees Victoria Limited of 50 Queen Street, Melbourne to send particulars of their claims to the said company by 2 January 1990 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

HSW LAWSON HUGHES & CO., solicitors, 83 William Street, Melbourne 7572

GEORGE THOMAS MAGRATH, late of Nbill in the State of Victoria, farmer, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 17 September 1989 are required by the trustees John Robert Magrath of Boyeo in the State of Victoria, company director and Max Thomas Magrath of Boyeo aforesaid, farmer, to send particulars to them care of the undersigned by 8 January 1989 after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

Dated 26 October 1989

HOBDAY & LIPSHUT, 30 Victoria Street, Nhill, solicitors for the said trustees 7573

Creditors, next of kin and other persons having claims against the estate of Thistle Saunders, late of 75 Canadian Bay Road, Mount Eliza in the State of Victoria, married woman, deceased, who died on 27 July 1989 are required by the executor Perpetual Trustees Victoria Limited of 50 Queen Street, Melbourne in the said State to send particulars of their claims to the said company

care of the undersigned by I January 1990 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

JOHN D. MUSTOW & CO., solicitors, 105 Queen Street, Melbourne 7574

Creditors, next of kin and others having claims in respect of the estate of Arthur Cecil Brown, late of 6 Innellan Road, Murrumbeena, deceased, who died on 23 August 1989 are to send particulars of their claims to The Equity Trustees Executors and Agency Co. Ltd of 472 Bourke Street, Melbourne by 2 January 1990, after which date it will distribute the assets having regard only to the claims of which it then has notice.

7575

PHYLLIS IRENE BELL, late of 36 Bulleen Road, North Balwyn, widow, deceased

Creditors, next of kin and others having claims against the estate of the said deceased who died on 27 July 1989 are to send particulars of their claims to Denise Olive Bell, C/o Messrs. Blake Dawson Waldron, solicitors, 140 William Street, Melbourne by 1 February 1990, after which date she will distribute the assets having regard only to the claims of which she then has notice.

BLAKE DAWSON WALDRON, solicitors, 140 William Street, Melbourne 7576

Creditors, next of kin and all other persons having claim in respect of the estate of Nellie Irene Ellis, late of Dromana Private Nursing Home, Nepean Highway, Dromana, widow, deceased, who died on 10 August 1989, are required to send particulars of their claims to the executors, Ian Hay McGregor Lonie and Anthony Rex Gamble, care of Messrs, Maddock Lonie & Chisholm, solicitors, 440 Collins Street, 15th Level, Melbourne by 3 January 1990, after which date the executors will distribute the assets having regard only to the claims of which they shall then have had notice.

MADDOCK LONIE & CHISHOLM, solicitors, 440 Collins Street, Melbourne 7577

Creditors, next of kin and all other persons having claim in respect of the estate of Emma Florence Gamble, late of 43 Auburn Grove, Auburn, domestic duties, who died on 17 August 1989, are required to send particulars of their claims to the executors, Stanley Ernest Crouch, Phillip Douglas Parry and Robert Glyn Roberts, C/o Messrs. Maddock Lonie & Chisholm, solicitors, 15th Level, 440 Collins Street, Melbourne by 3 January 1990 after which date the executors will distribute the assets having regard only to the claims of which they shall then have had notice.

MADDOCK LONIE & CHISHOLM, solicitors, 440 Collins Street, Melbourne 7578

Creditors, next of kin and others having claims in respect of the estate of Manfred Peter Hackbarth, late of 407 Keilor Road, Niddrie, who died on 19 June 1988, are to send particulars of their claims to Dieter Moeckel, the administrator care of the undersigned by 12 January 1990 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 431 Riversdale Road, Hawthorn East 7579

Creditors, next of kin and others having claims in respect of the estate of Florence Myrtle Calder, late of 26 Queenscliff Road, Newcomb, Geelong, widow, deceased who died on 23 July 1989 are required to send particulars of their claims to the executrices Patricia Florence Tomkins and Wilma Betty Tribe care of the undersigned solicitors before 27 December 1989 after which date the assets of the estate will be distributed having regard only to the claims of which the executrices then have notice.

HARWOOD & PINCOTT, solicitors, 83 Moorabool Street, Geelong 7531

FRANCIS JOHN WHELAN, late of 189 Ocean Road, Apollo Bay, retired, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 9 October 1989, are required by the deceased's personal representative Lawrence Whelan to send particulars to him care of the undermentioned solicitors by 1 January 1989, after which date the personal representative may convey or distribute the assets having regard only to the claims of which he then has notice.

SEWELLS, solicitors, 38 Murray Street,

Creditors, next of kin and others having claims in respect of the estate of Pauline Ah Lan Teh, late of Unit 5, 16 Adelaide Street, Murrumbeena, nursing sister, deceased, who died on 19 May 1988, are required to send particulars of their claims to the executrix Lucilla (Luci) Lee within 65 days of the date of publication of this notice, after which date she will distribute the assets having regard only to the claims of which she then has notice.

T. SCHWARCZ LL.B. of 137 Hawthorn Road, Caulfield .7528

Creditors, next of kin and others having claims in respect of the estate of Vera Ruth Lees, late of 8 Charlton Street, Bentleigh in the State of Victoria, widow, deceased, who died on 14 September 1989, are to send particulars of their

claims to Reginald Charles Butler of 36 Jasper Road, Moorabbin in the said State, solicitor, care of the undermentioned solicitors by 1 January 1990 after which date they will distribute the assets having regard only to the claims to which they have notice.

REGINALD C. BUTLER & Co., solicitors, 312 Centre Road, Bentleigh 7529

Creditors, next of kin and others having claims against the estate of William Thomas Main, late of 17 Warida Avenue, East Malvern in the State of Victoria, deceased, who died on 13 August 1989 and Probate of whose Will was granted by the Supreme Court of Victoria in its Probate Jurisdiction on 11 October 1989 to Douglas Alistair Craven of 20 Harold Avenue, Glen Iris in the said State are required to send particulars of their claims to the executor care of Minter Ellison of 40 Market Street, Melbourne by 5 January 1990, after which date the executor will distribute the assets of the estate having regard only to claims of which he shall then have had notice

MINTER ELLISON, solicitors, 40 Market Street, Melbourne 7532

LEILA GRACE KERSLAKE, late of 13 Beckett Street, Balwyn, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased are required to send particulars of their claims to the executrix Pamela Joy Scorer, care of the undernoted solicitor by 8 January 1990, after which date she will distribute the assets having regard only to the claims of which she then has notice.

JAMES HOPPER, solicitor, 409 Whitehorse Road, Balwyn 7530

MAY NICHOLS, late of 2 Denver Drive, Portarlington, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the above deceased who died on 11 July 1989, are required by the personal representatives Lawrence Joseph Nichols, retired and Beryl Nichols, married woman, both of Corner Alma and Main Roads, Panton Hill to send particulars to them by 4 January 1990, after which date the said personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

Dated 23 October 1989

BRUHN & Co., solicitors, 32 Myers Street, Geelong 7515

G 43 1 November 1989 2843

KATHLEEN ANNIE DWYER, late of 6 Wales Street, West Brunswick in the State of Victoria, pensioner, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 7 August 1989, are required by Blanche Theresa McEvoy of 49 Wallace Street, West Brunswick, home duties, John William Dwyer of 105 Robbs Road, Werribee South, telecom inspector, and Terence Joseph Dwyer of 7 Atkinson Street, Moorabbin, investor, the executors of the said estate to send particulars by 4 January 1990, to their solicitors, Gullaci & Gullaci of 158 Bell Street, Coburg, after which date the executors may convey or distribute the assets having regard to claims of which they then have notice.

GULLACI & GULLACI, solicitors, 158 Bell Street, Coburg 7562

ROBERT HENRY CHARLES McDONALD, late of South Heathcote, retired, deceased, who died on 9 August 1988

All persons having claims against the estate of the abovenamed deceased person are required to forward written particulars thereof to the administrator William Robert McDonald, care of the undermentioned solicitors on or before 12 January 1990, after which date the estate will be distributed amongst the persons entitled thereto having regard only to the claims of which notice has been given.

E. M. MONOTTI & SON, solicitors, 20 View Street, Bendigo and at Heathcote 7563

Creditors, next of kin and others having claims in respect of the estate of Robert Hugh Trethewey, late of 30 Eaglehawk Road, Bendigo, gentleman, deceased, who died on 31 May 1989, are required to send particulars of their claims to the executor National Mutual Trustees Limited of 46 Queen Street, Bendigo on or before 8 January 1990, after which date it will distribute the assets having regard only to the claims of which it then has notice.

ROGERS & EVERY, solicitors, 71 Bull Street, Bendigo 7564

MYRA THELMA GREEN, late of 19 Ronald Avenue, Frankston, deceased

Creditors, next of kin and others having claims against the estate of Myra Thelma Green, late of 19 Ronald Avenue, Frankston in the State of Victoria, who died on 16 August 1989, are required to send particulars of their claims to the executor, Richard John Green, care of 49 Playne Street, Frankston by 5 January 1989, after which date the executor shall convey or distribute the

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

STEPHENSON & Co., solicitors, 49 Playne Street, Frankston 7565

LUDVIK STRELINGER, late of 9 Webb Street, Caulfield previously of 54 Brighton Road, East St. Kilda 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 10 November 1988, are required by the trustees Benjamin William Bergman and Miriam Bergman both of 4 Waiora Road, Caulfield, to send particulars to them by 23 December 1989, afer date the trustee may convey or distribute the assets, having regard only to the claims of which they then have notice.

ARONI COLMAN CORNISH & WOLLAN, solicitors, 394-396 Glenhuntly Road, Elsternwick 7566

ALICE EASTOP, late of Cranbourne Private Nursing Home, Craig Road, Cranbourne in the State of Victoria previously of 15 Denman Road, Bass Hill in the State of New South Wales, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 5 July 1989, are required by the trustee, Leonard Walter Eastop of Durham House, Karen Street, Selby to send particulars to him by 23 December 1989, after which date the trustees may convey or distribute the assets, having regard only to the claims of which he then has notice.

ARONI COLMAN CORNISH & WOLLAN, solicitors, 394-396 Glenhuntly Road, Elsternwick 7567

SARAH JEAN HICKS, late of Eastbourne Grange, Karingal Drive, Rosebud West in the State of Victoria, deceased

Creditors, next of kin and all other persons having claims against the estate of the said deceased are required by Yvonne Joyce Griffiths of 40 Scott Street, Dromana in the said State, business proprietor, the executrix to send particulars of such claims to the undermentioned solicitors on or before 8 January 1990, after which date they will distribute the assets having regard only to those claims of which they then have notice

SAM STIDSTON & Co., solicitors, Suite 4, 307 Main Street, Mornington 3931 7568

LINDSAY THOMAS BENNETTS, late of 17 Una Street, Sunshine, retired, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 17 February 1989 are required by Gladys Victoria Government Gazette

Isabel Bennetts of 17 Una Street, Sunshine, widow, the 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 8 January 1990, 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 of 205 Hampshire Road, Sunshine 7546

JAN LUDWIK STEFANCZAK, late of 6 Johnstone Avenue, Newcomb 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 14 September 1989, are required by the trustee Geoffrey William Ainsworth of 117 Yarra Street, Geelong, solicitor, to send particulars to him by 30 December 1989, after which date the trustee may convey or distribute the assets having regard only to the claims of which he then has notice. Dated 18 October 1989

AINSWORTH & Co., solicitors of 27 Thomson Street, Belmont 3216 7547

ERNEST PAUL LEGGETT, late of Unit 1, 19 Percy Street, Mitcham, manager, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 10 September 1989, are required by the personal representative Susan Joy Leggett of 8 Abelia Street, East Doncaster, to send particulars to her care of the undermentioned solicitors by 9 January 1990, after which date the personal representative may convey or distribute the assets having regard only to the claims of which she then has notice.

AITKEN WALKER & STRACHAN, solicitors, 114 William Street, Melbourne 7548

Creditors, next of kin and others having claims in respect of the estate of Mavis Dorothy McAllister, late of Unit 1/386 Mont Albert Road, Mont Albert, retired nurse, who died on 29 March 1989, are to send the particulars of their claims to The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne within two (2) months of the publication of this notice, after which date it will distribute the assets having regard only to the claims of which it then has notice.

HUNT & HUNT, solicitors, 459 Collins Street, Melbourne 7580 Creditors, next of kin and others having claims in respect of the estate of Muir Howard Smyth, late of 12 Fernhill Road, Mount Evelyn in the State of Victoria, retired gentleman, deceased who died on 23 July 1989 and probate of whose will was granted by the Supreme Court of Victoria on 19 October 1989, to Shirley Marguerite Smith of 6 Canadian Bay Road, Mt Evelyn, married woman, and Keith Muir Smyth, of 14 Ann Street, Croydon, retired gentleman are to send their claims to the said executors care of the below mentioned solicitors by 7 January 1990, after which date they will distribute the assets of the deceased, having regard only to the claim of which they then have notice.

AMBROSY & FOX, solicitors, of 417 Malvern Road, South Yarra 7581

ARTHUR WILLIAM MURPHY, late of 48 Severn Street, North Balwyn, division manager

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on 17 July 1989) are required by Perpetual Trustees Victoria Limited, of 50 Queen Street, Melbourne, to send particulars of their claims to the said company by 15 February 1990, after which date it will convey or distribute the assets, having regard only to the claims of which the company then has notice.

FREEHILL HOLLINGDALE & PAGE, solicitors, 140 William Street, Melbourne 7582

Creditors, next of kin and others having claims in respect of the estate of Beryl Elvira Ryan, late of 6 Stonehaven Court, Toorak, married woman, deceased, who died on 9 June 1989, are requested to send particulars of their claims to the executors, National Mutual Trustees Limited and Michael Hugh Mulvihille Ryan, care of the company's registered office, 419 Collins Street, Melbourne by 29 December 1989, after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

PETER J. WALSH & JOHN F. CARROLL, solicitors, 83 William Street, Melbourne 7583

IDA JENKINS, late of Bellden Lodge, 383 Maroondah Highway, Croydon in the State of Victoria, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died 29 August 1989 are required by the Equity Trustees Executors and Agency Company Ltd of 472 Bourke Street, Melbourne in the said State the applicant for a Grant of Probate to send particulars to it by 8 January 1990 after which date the said company may convey or distribute

the assets, having regard only to the claims of which it then has notice.

Dated 8 November 1989

PATRICIA DUKE, barrister and solicitor, 40 Story Street, Parkville 7584

Creditors, next of kin and others having claims in respect of the estate of Hazel Edith Turner formerly of Flat 7, 8 Mitchell Street, Mentone but late of Rosehill Nursing Home, 265 Centre Road, Bentleigh in the State of Victoria, spinster, deceased, who died on 11 September 1989, are required to send particulars of their claims to the executor, National Mutual Trustees Limited of 419 Collins Street, Melbourne by 2 January 1990, after which date the executor will distribute the assets having regard only to the claims of which it then has notice.

CHARLES GREGORY, late of 16 William Street, Preston, gentleman, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 17 August 1989 are requested to send particulars of their claims to the executrix Jean Victoria Gregory, care of the undersigned solicitors by 4 January 1989, after which date the haid Executrix will proceed to distribute the estate having regard only to the claims of which she has notice.

READ & READ KELLY & SONS, 555 Lonsdale Street, Melbourne 7586

DUNCAN JAMES McMILLAN, late of 21 Grandview Road, West Preston, gentleman, deceased

Creditors, next of kin and others having claims in respect of the Estate of the deceased who died on 30 August 1989 are requested to send particulars of their claims to the Executrix Sarah Ellen McMillan care of the undersigned solicitors by 4 January 1989, after which date the said executrix will proceed to distribute the estate having regard only to the claims of which she has notice.

READ & READ KELLY & SONS, 555 Lonsdale Street, Melbourne 7587

Creditors, next of kin and others having claims in respect of the estate of the deceased Gladys Ivy Winifred Wallace, late of "Elanora", 7 Mair Street, Brighton Beach in the State of Victoria, and formerly of Unit 3, 51 Como Parade East, Parkdale in the said State, widow, who died on 19 April 1989 are requested to send particulars of their claim to the executor, National Mutual Trustees Limited of 419 Collins Street, Melbourne in the said State by 20 January 1990

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after which date it will convey or distribute the assets having regard only to the claims of which the Company then has notice.

BRENNAN & GEORGIOU, solicitors, 75 Rosstown Road, Carnegie 7595

MABEL ANNIE HARRISON, late of 4 Central Avenue, Manifold Heights in the State of Victoria, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 2 October 1989 are required by the Trustees Patricia Scott of 477 Kooyong Road, Caulfield in the said State, widow and Zoe Margaret Neilson of 3 Aringa Avenue, Highton in the said State, married woman, to send particulars of their claims to the Trustees care of the undermentioned solicitors by 17 December 1989 after which date the Trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

INGPEN & BENT, solicitors, 95 Yarra Street Geelong, solicitors for the Trustees

RUBY LOVEDAY ELLIOT, late of 8 Richards Street, Queenscliff, in the State of Victoria, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 14 July 1989 are required by the Trustee Paul James Elliot of 15 Learmonth Street, Queenscliff in the said State, operations manager, to send particulars of their claims to the Trustee care of the undermentioned solicitors by 23 December 1989 after which date the Trustee may convey or distribute the assets having regard only to the claims of which he then

INGPEN & BENT, solicitors, 95 Yarra Street, Geelong, solicitors for the Trustee

MYRA THELMA GREEN, late of 19 Ronald Avenue, Frankston, deceased

Creditors, next of kin and others having claims against the estate of Myra Thelma Green, late of 19 Ronald Avenue, Frankston in the State of Victoria who died on 16 August 1989 are required to send particulars of their claims to the executor, Richard John Green c/- 49 Playne Street, Frankston by 5 January 1990 after which date the executor shall convey or distribute the assets having regard only to the claims of which he then has notice.

STEPHENSON & CO., solicitors, 49 Playne Street, Frankston

Victoria Government Gazette

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

No Reserve Set

On 14 December 1989 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 John Wiseman of Lot 12, Barleycorn Place, West Melton as Joint Proprietor with Sandra Diane Wiseman of an estate in fee simple in the land described in Certificate of Title Volume 9584. Folio 011 upon which is erected a double storey brick dwelling known as 12 Barleycorn Place, West Melton.

Registered Mortgage Nos. M083659H and M201478U affect the said Estate and Interest.

Terms-Cash only.

Sold to the highest bidder.

H. BUETTNER Sheriff's Officer

7591

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

On 14 December 1989 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 Mr C. Burns of 43 Robert Street, Spotswood shown on title as Colin Edward Burns as Joint Proprietor with Dorothy Elizabeth Burns of an estate in fee simple in the land described in Certificate of Title Volume 2178 Folio 453 upon which is erected a dwelling known as 43 Robert Street, Spotswood.

Registered Mortgage No. K118761 and Caveat Nos. K685241 and L910820T affect the said Estate and Interest.

Terms-Cash only.

7592

H. BUETTNER Sheriff's Officer

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

On 14 December 1989 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 Philip Garside and Patricia Annette Garside both of 62 Kinkora Road, Hawthorn shown on Certificate of Title as Philip Garside and Patricia Anne Garside as Joint Proprietors of an estate in fee simple in the land described in Certificate of Title Volume 9698 Folio 217 upon which is erected a dwelling known as 62 Kinkora Road, Hawthorn.

Registered Mortgage No. N625094K affects the said Estate and Interest.

Terms-Cash only.

7593

H. BUETTNER Sheriff's Officer

NOTICE OF MAKING OF STATUTORY RULES WHICH ARE NOT YET AVAILABLE

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

Fisheries Act 1968

251/1989 Fisheries (Amateur Fishing Licence Fees) Regulations 1989

> Drugs, Poisons and Controlled Substances Act 1981

252/1989 Drugs, Poisons and Controlled Substances (Amendment No. 1) Regulations 1989

Cluster Titles Act 1974

253/1989 Cluster Titles (Revocation) Regulations 1989

> Local Government Act 1958

254/1989 Local Government (Subdivision and Consolidation Fees) (Revocation) Regulations 1989

Transfer of Land Act 1958

255/1989 Transfer of Land (Surround Plan) (Revocation) Regulations 1989

> Land Acquisition and Compensation Act 1986

256/1989 Land Acquisition and Compensation (Amendment) Regulations 1989

Strata Titles Act 1967

257/1989 Strata Titles (Revocation) Regulations 1989

Sale of Land Act 1962

258/1989 Sales of Land (General Law Subdivision) (Revocation) Regulations 1989 G 43 1 November 1989 2847

Surveyors Act 1978

259/1989 Surveyors (Cadastral Surveys) (Amendment) Regulations 1989

> Valuation of Land Act 1960

260/1989 Valuers' Qualification Board (Amendment)

Rules 1989

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— VGPO Mail and Bulk Order Sales 7-21 Boundary Rd, North Melbourne, 3051 Tel: 326 6240

Fisheries Act 1968

246/1989

isheries (Master Fisherman's Licences) Fisheries (Amendment) Regulations 1989

25 October 1989

Code 1

State

tate Electricity Commission Act 1958

248/1989

Electrical Works Protection

(Amendment) Regulations 1989

31 October 1989

Code 1

Subdivision Act 1988 249/1989

(Body Subdivision Corporate) Regulations

26 October 1989

Code 7

Subdivision Act 1988

250/1989

Subdivision (Procedures) Regulations 1989

27 October 1989

Code II

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