

Victoria Government Gazette

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GENERAL

GENERAL GAZETTE

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PRIVATE ADVERTISEMENTS

DIOCESAN SYNOD 1995

Notice is hereby given that the Archbishop of Melbourne has convened the Second session of the meeting of the 45th Synod of the Anglican Church of Australia within the Diocese of Melbourne, Victoria for Thursday, 12 October 1995 at 7.00 p.m., at the Cathedral Church of St. Paul in the State of Victoria.

LEIGH MACKAY Registrar of the Diocese of Melbourne

Take notice that the partnership of Kenneth John Hardie and Christine Gay Hardie, both of Casterton in the State of Victoria hitherto conducted under the name or style "Casterton Antiques" at 36 Henty Street, Casterton has been dissolved as from 9 August 1995, and the said business will thereafter be conducted by the said Kenneth John Hardie solely

Take notice that as from 1 July 1995, the partnership between Robert Anthony Joseph and Frances Lorraine Joseph both of Guy Road, Corinella in the State of Victoria which has previously existed has been dissolved.

Creditors, next of kin and others having claims in respect of the estate of William George Walker, late of 16 Blanche Street, Collingwood in the State of Victoria, age pensioner, deceased, who died on 24 June 1995, are required to send particulars of their claims to the executor of his estate, James Gerard Serong of 443 King Street, West Melbourne by 31 October 1995, after which date the said executor will distribute the assets having regard only to the claims of which notice has been received.

WILLIAM M. SERONG, solicitor, 443 King Street, West Melbourne

Creditors, next of kin or others having claims in respect of the estate of Cedric Morgan Llewellyn Price, late of Coorong Road, Hopetoun, farmer, deceased, who died on 3 August 1995, are to send particulars of their claims to the executor care of the undermentioned solicitors by 17 November 1995, after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

DWYER MAHON & ROBERTSON, solicitors, 194–208 Beveridge Street, Swan Hill

ROLAND HAYWARD, deceased

Creditors, next of kin or others having claims in respect of the estate of Roland Hayward, late of 44 Dunstone Street, Swan Hill, Victoria, but formerly of Piangil, Victoria, retired farmer, deceased, who died on 4 May 1995, are to send particulars of their claims to the executor, Susan Rose Hayward, care of the undermentioned solicitors by 18 October 1995, after which date the executor will distribute the assets having regard only to the claims of which she then has notice.

GARDEN & GREEN, solicitors, 4 McCallum Street, Swan Hill

KATHLEEN JOY MARTEL, late of Unit 3, 15 Harrison Street, Mitcham, home duties, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased, who died on 17 July 1995, are required by the executor Arthur Charles Martel of Cafpirco Road, Compton, South Australia, to send particulars thereof to him care of the office of Mr Gordon P. Jacobs of 109 Bedford Road, Ringwood East within sixty days from the date of publication of this notice after which the executor will distribute the estate having regard only to the claims of which he has notice.

GORDON P. JACOBS, solicitor, 109 Bedford Road, Ringwood East

ALETHEA JULIA DAVIES, formerly of 52
Brandy Creek Road, Warragul, but late of
"Cooinda Lodge", Landsborough Road,
Warragul, Victoria, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 8 May 1995, are required by the trustees William Alexander Davies and John Richard Davies to send particulars of their claims to them care of the undersigned solicitors by 30 October 1995, after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

GRAY FRIEND & LONG, solicitors, 70 Queen Street, Warragul

WILLIAM JOHN THOMAS, deceased

Creditors, next of kin or others having claims in respect of the estate of William John Thomas, late of 26 Sargood Street, Hampton, retired, deceased, who died on 18 June 1995, are to send particulars of their claims to the executor care of the undermentioned solicitors by 1 November 1995, after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

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

Creditors, next of kin and others having claims in respect of the estate of Mary Myrtle Dymoke Nicholson, late of 30 Sheffield Street, Coburg, Victoria, home duties, deceased, who died on 23 June 1995, are required to send particulars thereof to Faye Myrtle Casey, June Beverley Hall and John Patrick Toohey, the executors of the will of the said deceased care of the undersigned solicitors by 30 October 1995, after which date they will distribute the assets of the deceased having regard only to the claims of which they shall then have notice.

GAVAN DUFFY & KING, solicitors, 83 William Street, Melbourne

Creditors, next of kin and others having claims in respect of the estate of Elizabeth Wilhelmina Johanna Joustra, late of 6 Warner Street, Malvern, widow, deceased, who died on 8 April 1995, are required to send particulars thereof to Maarten Peter Joustra the executor of the will of the said deceased care of the undersigned solicitors by 30 October 1995, after which date he will distribute the assets of the deceased having regard only to the claims of which he shall then have notice.

GAVAN DUFFY & KING, solicitors, 83 William Street, Melbourne

CLARICE WINIFRED WILLIAMES, formerly of Unit 1, 3 Kent Street, Warragul, but late of "Cooinda Lodge", Landsborough Road, Warragul, Victoria, widow, deceased

Creditors, next of kin and others having claims in respect to the estate of the deceased, who died on 24 April 1994, are required by the trustees Geoffrey Allan Williames and June Elaine Fisher to send particulars of their claims to them care of the undersigned solicitors by 9 November 1995, after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

GRAY, FRIEND & LONG, solicitors, Warragul

BLANCHE LINDSAY MARSHALL, late of 78
Bruce Street, West Preston, Victoria, retired
pharmacist

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 23 June 1994, are required by the trustees Alison Jane Gianangeli of 5 St. Leonards Road, Ascot Vale in the State of Victoria, lecturer and Helen Marshall of 107 Hawdon Street, Heidelberg in the State of Victoria, teacher, to send particulars to them care of their solicitor at the address appearing below by 30 November 1995, after which date the trustees may convey or distribute the assets having regard only to the claims of which they have notice.

Dated 14 August 1995

JAMES KELLEHER, barristers and solicitors, 75 Main Street, Romsey

Creditors, next of kin and others having claims in respect of the estate of Donald Albert James Worke, late of R. M. McHale Hostel, Tongala, Victoria, retired food service manager, deceased, who died on 6 October 1993, are required to send particulars of their claims to the executor John Gerard Anthony Kauter of "Woodrow Park", Armidale, New South Wales, public relations officer, care of the undermentioned solicitors by 9 November 1995, after which date he will distribute the assets having regard only to the claims of which he then has notice.

BARKER GOSLING, solicitors, 469 LaTrobe Street, Melbourne

Creditors, next of kin and others having claims in respect of the estate of John Harold James Cole Matthews, late of 44 Albert Street, Footscray, retired, deceased, who died on 18 June 1995, are requested to send particulars of their claims to the executors, Maxwell Cole Matthews of 207 Eastfield Road, South Croydon and Kristeen Elizabeth Cole Savannah of 4 Lomond Avenue, Kilsyth care of the undersigned solicitors by 7 November 1995, after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

SECOMBS, solicitors, 100 Paisley Street, Footscray

Creditors, next of kin and others having claims in respect of the estate of Patrick John Robinson, late of 26 Boston Road, Balwyn, medical practitioner, deceased, who died on 2

April 1995, are required to send details of their claims to the executors care of ANZ Executors and Trustee Company Limited (A.C.N. 006 132 332) of 21/530 Collins Street, Melbourne by 7 November 1995, after which date the executors will distribute the estate having regard only to the claims of which they then have notice.

ALAN COFFEY, late of the Penthouse "Greenways", 512-514 Toorak Road, Toorak, Victoria, company director, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 6 May 1995, are required by the personal representatives, Peter Alan Despard Coffey, Stephen Frederick Despard Coffey, Victor John Atkinson and Michael Ironside Curry care of Freehill Hollingdale and Page, 101 Collins Street, Melbourne, Victoria, to send particulars to them by 13 November 1995, after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

FREEHILL HOLLINGDALE & PAGE, barristers and solicitors, 101 Collins Street, Melbourne

EDMUND JOSEPH TOBIN, late of 100 Heath Street, Port Melbourne in the State of Victoria, engineer

Creditors, next of kin and others have claim in respect of the estate of the above deceased, who died in Melbourne on 20 May 1995, are required by the executors and trustees of the said deceased John Barry Tobin and Dianne Mary Appelbee, both care of McNab McNab & Starke, solicitors of 21 Keilor Road, North Essendon, to send particulars to them by 30 October 1995, after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

Dated 23 August 1995

McNAB McNAB & STARKE, solicitors, 21 Keilor Road, North Essendon

EUGENIE LYDIA CRAWFORD, deceased

Creditors, next of kin or others having claims in respect of the estate of Eugenie Lydia Crawford, late of 1/12 Peppin Street, Camberwell, writer, deceased, who died on 16 June 1995, are to send particulars of their claims to the executors care of the undermentioned

solicitors by 31 October 1995, after which date the executors will distribute the assets having regard only to the claims of which the executors then have notice.

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

Creditors, next of kin and others having claims in respect of the estate of Josephine Giuliano, late of Unit 3/2 Spencer Road, Camberwell, who died on 7 May 1995, are to send the particulars of their claims to The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne within two 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

STEPHEN WILLIAM GWILLAM, late of 1 Bickleigh Court, Glen Iris, Victoria, retired, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 6 April 1995, are required by Perpetual Trustees Victoria Limited of 50 Queen Street, Melbourne, Victoria, to send particulars of their claims to Perpetual Trustees Victoria Limited by 6 November 1995, after which date it will convey or distribute the assets having regard only to the claims of which the Company then has notice.

CORRS CHAMBERS WESTGARTH, solicitors, Hourke Place, 600 Bourke Street, Melbourne

Creditors, next of kin and others having claims in respect of the estate of Jean Rene Paton, also known as Rene Jean Paton, formerly of 43 Barton Street, Hawthorn, but late of Chorlea Nursing Home, 9 Gawler Court, Mont Albert, Victoria, spinster, deceased, who died on 11 March 1995, are to send particulars of their claims to David Michael Tansey of 412 Collins Street, Melbourne in the care of Lynch & Macdonald by 1 November 1995, after which date they will distribute the assets having regard only to the claims of which they then have notice

MESSRS. LYNCH & MACDONALD, solicitors, 412 Collins Street, Melbourne

Creditors, next of kin and others having claims in respect of the estate of John Brown, late of 40 Cornwall Road, Sunshine, Victoria, retired, deceased, who died on 31 August 1994, are to send particulars of their claims to John Brown of 18 Bentley Avenue, Forestville, New South Wales in the care of Lynch & Macdonald by 1 November 1995, after which date they will distribute the assets having regard only to the claims of which they then have notice.

MESSRS. LYNCH & MACDONALD, solicitors, 412 Collins Street, Melbourne

Creditors, next of kin and others having claims in respect of the estate of Maria Olinkiewicz, late of 48 Carlton Road, North Dandenong, Victoria, widow, deceased, who died on 14 August 1994, are to send particulars of their claims to Olga Edge of 8 McSwain Street, Parkdale, Victoria, and Irene Sentry of 87 Victory Street, Keilor Park, Victoria, in the care of Lynch & Macdonald by 1 November 1995, after which date they will distribute the assets having regard only to the claims of which they then have notice.

MESSRS. LYNCH & MACDONALD, solicitors, 412 Collins Street, Melbourne

Creditors, next of kin and others having claims in respect of the estate of Richard Smith, late of Hodgins Road, Hastings, Victoria, orchardist, deceased, who died on 29 September 1994, are to send particulars of their claims to Terence John Smith of Hodgins Road, Hastings, Victoria, in the care of Lynch & Macdonald by 1 November 1995, after which date they will distribute the assets having regard only to the claims of which they then have notice.

MESSRS. LYNCH & MACDONALD, solicitors, 412 Collins Street, Melbourne

Creditors, next of kin and others having claims in respect of the estate of Ferenc Zsigmond Mueller, also known as Frank Zigmond Mueller, late of 2 Lonsdale Street, Moorabbin, pensioner, deceased, who died on 7 April 1994, are required by the executrix Marika Aniko Mueller to send particulars of their claims to the executrix care of the undermentioned solicitors by a date not later than 12 November 1995, after which time the executrix may convey or distribute the assets having regard only to the claims of which she then has notice.

JOHN P. McCAFFREY & CO., solicitors, 11A Central Avenue, Moorabbin

Creditors, next of kin and others having claims against the estate of Jean Warnock Field, late of 14 Ross Crescent, Heathmont, Victoria, who died on 8 May 1995, are required by the executor The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne to send detailed particulars of their claims to the said executor care of Hassall & Byrne, solicitors of 308 Highett Road, Highett 3190 by 30 October 1995, after which date it will proceed to distribute the said estate having regard only to the claims of which it then has notice.

HASSALL & BYRNE, solicitors, 308 Highett Road, Highett

Creditors, next of kin and others having claims in respect of the estate of John Thomas O'Reilly, late of 26 Brookes Street, Traralgon, retired operator, deceased, who died on 15 July 1995, are required by Dennis Paul O'Reilly, care of Pogues Road, Woodside North and Jillian Joan Wight of Pogues Road, Woodside North, the executor and executrix of the will of the deceased to send particulars of their claims to them care of the undermentioned solicitors by 1 November 1995, after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

DAVINE FITZPATRICK KIDDELL, barristers and solicitors, 101 Hotham Street, Traralgon

IAN JAMES MACKAY, late of 69 Walara Drive, Mt. Martha, Victoria, motor mechanic, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 22 June 1995, are required to send particulars of their claims to the trustee Dorothy June Mackay, care of the undermentioned solicitors by 31 October 1995.

McCARTHY, McGUINNESS & CO solicitors, 3 Eighth Avenue, Rosebud

MARY JOAN PHILLIPS, late of 111 Holland Road, Blackburn South, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased, who died on 6 July 1995, are required by the executrices Lorraine Ann Day of Inverness Avenue, The Basin and Leanne Marie Dungen of Unit 2, 263 Boronia Road, Boronia to

send particulars thereof to them care of the office of Mr Gordon P. Jacobs of 109 Bedford Road, Ringwood East within sixty days from the date of publication of this notice after which the executrices will distribute the estate having regard only to the claims of which they have notice.

GORDON P. JACOBS, solicitor, 109 Bedford Road, Ringwood East

Creditors, next of kin and others having claims in respect of the estate of John Norman Richards, late of 18 Page Close, Noble Park, Victoria, senior safe working instructor, deceased, who died on 15 May 1995, are required to send particulars of their claims to the executor care of the undermentioned solicitors by 30 October 1995, after which date the executor will distribute the assets having regard only to the claims for which notice has been received.

BORCHARD & MOORE, solicitors, 44 Douglas Street, Noble Park

KATHLEEN BOYCE, late of Dalveen Lodge, Moorindil Street, Tewantin, Queensland, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased, who died on 11 April 1995, is required by Mark Arthur Boyce, electrician of 54 Tallow Wood Drive, Greensborough, Victoria, the executor of the deceased's will, to send particulars of their claim to the said executor care of the undermentioned solicitors by 1 November 1995, after which date he will convey or distribute the assets having regard only to the claims which he then has notice.

A. B. NATOLI PTY., solicitors, 24 Cotham Road, Kew

PATRICIA BEATRICE DOWLER, late of 6 Mount View Avenue, Hallam, Victoria, married woman, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased, who died on 23 February 1995, are required by Steven William Dowler, computer consultant of 6 Mount View Avenue, Hallam, Victoria, Peter James Dowler, production supervisor of 10 Horsefield Street, Cranbourne, Victoria and Jodie Patricia Dowler, homecare co-ordinator of 23 Codrington Street, Sandringham, Victoria the executors of the

deceased's will, to send particulars of their claim to the said executors care of the undermentioned solicitors by 1 November 1995, after which date they will convey or distribute the assets having regard only to the claims which they then have notice.

A. B. NATOLI PTY., solicitors, 24 Cotham Road, Kew

Creditors, next of kin and others having claims in respect of the estate of Thomas Ingram Darling, late of 141 Mary Street, Morwell, Victoria, retired gentleman, deceased, who died on 18 July 1995, are to send their claims to the executors, Eleanor Darling of 141 Mary Street, Morwell, Victoria, home duties, John Moore Darling of 23 Latrobe Road, Morwell, Victoria, farmer and Brendon Darling of 21 Latrobe Road, Morwell, Victoria, business proprietor, care of the below mentioned solicitors by 1 November 1995, after which date they will distribute the assets of the deceased having regard only to the claims of which they then have notice.

LITTLETON HACKFORD, solicitors, "Law Chambers", 94 Buckley Street, Morwell

Creditors, next of kin and others having claims in respect of the estate of Carmen De Bono, late of 50 Hourigan Road, Morwell, Victoria, widow, deceased, who died on 18 June 1995, are to send their claims to the executors, Martin Joseph De Bono of 9 Turnley Street, Morwell, Victoria, electrical supervisor and Paul Charles De Bono of 136 McMahons Road, Frankston, Victoria, maintenance fitter, care of the below mentioned solicitors by 8 November 1995, after which date they will distribute the assets of the deceased having regard only to the claims of which they then have notice.

LITTLETON HACKFORD, solicitors, "Law Chambers", 94 Buckley Street, Morwell

Creditors, next of kin and others having claims in respect of the estate of Ida Caroline Cooper, late of Lockwood Road, Kangaroo Flat, pensioner, deceased, who died on 27 June 1995, are required by the trustee to send particulars of their claims to the trustee care of the undermentioned solicitors by 3 November 1995, after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee then has notice.

BECK SHEAHAN QUINN & KIRKHAM

MAXWELL ROBINSON, late of Flat 1, 2 Tollington Avenue, East Malvern, Victoria, retired dental surgeon, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 12 April 1995, are required by Perpetual Trustees Victoria Limited ACN 004 027 258 of 50 Queen Street, Melbourne to send particulars of their claims to the said company by 31 October 1995, after which date it will convey or distribute the assets, having regard only to the claims of which the company then has notice.

MINTER ELLISON, lawyers, 40 Market Street, Melbourne

BRYAN ROBERT PEARSE, late of 11 Brunel Road, Seaford in the State of Victoria, formerly of Echuca in said State, second hand dealer, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 28 May 1995, are required by the applicant for a grant of administration with will annexed, Donald Andrew Pearse of 3102 Beleura Hill Road, Mornington in the said State, to send particulars to him, care of Strongman & Crouch, solicitors, 4th Floor, 11 Bank Place, Melbourne, Victoria 3000 by 15 November 1995, after which date the applicant for grant of administration with will annexed may convey or distribute the assets, having regard only to the claims of which he then has notice.

STRONGMAN & CROUCH, solicitors, 4th Floor, 11 Bank Place, Melbourne

ROBERT STUART SLOAN of 6 Girton Crescent, Geelong West, fitter, Jillian Marion Batson of 61 Calder Street, Geelong West and Johannes Willibrordus Fikkers of 87 Yarra Street, Geelong in the State of Victoria, solicitor, the executors named in, and applicants for originating motion for grant of probate of the will of Ralph Sloan, late of 12 Swanston Street, Geelong in the said State, retired, deceased, who died on 19 April 1995

Requires all creditors, next of kin and others having claims against the property or estate of the said deceased, to send to the said executors in the care of the firm of Crawcour & Fikkers Pty., solicitors of 87 Yarra Street, Geelong, particulars in writing of such claims on or before 30 October 1995, after which date the executors

intend to convey or distribute such property or estate to or among the persons entitled thereto having regard only to the claims of which they shall then have notice.

CRAWCOUR & FIKKERS PTY, solicitors, 87 Yarra Street, Geelong

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

On 5 October 1995 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Phouc Van Tran of 112 The Fairway, Kingsbury joint proprietor with Thi Thu Vo of an estate in fee simple in the land described on Certificate of Title Volume 8494 Folio 616 upon which is erected a dwelling known as 112 The Fairway, Kingsbury.

Registered Mortgage Nos S292934P, S292935L and Caveat No. S965404W affect the said estate and interest.

Terms-Cash only

R. MARTIN Sheriff's Officer

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

On 5 October 1995 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Frank Alviano and Maria Alviano of 26 Gisborne Street, Bulleen joint proprietors of an estate in fee simple in the land described on Certificate of Title Volume 5696 Folio 148 upon which is erected a house known as 26 Gisborne Street, Bulleen.

Registered Mortgage Nos K60582 and R171164K and the covenant contained in Transfer No. 1467080 affect the said estate and interest.

Terms-Cash only

R. MARTIN Sheriff's Officer

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

On 5 October 1995 at 11.00 a.m. at the Sheriff's Office, 1 Feeley Lane, Traralgon (unless process be stayed or satisfied).

Victoria Government Gazette

All the estate and interest (if any) of Brooker Family Investments Proprietary Limited whose address is at the office of Webb & Co Services Pty Ltd, 381 Tooronga Road, East Hawthorn proprietors of an estate in fee simple in all that piece of land being Lot 15 on plan of Subdivision 218688H, Parish of Bumberrah and being the land more particularly described on Certificate of Title Volume 10036 Folio 939 which is vacant land.

The property can be located by travelling via Princes Highway to Swan Reach which is approx 25 kms east of Bairnsdale. At Swan Reach turn south into Metung Road approx 10 kms to Stirling Road. Travel along Stirling Road and turn west into Kingscote Drive. Travel along Kingscote Drive and turn south into Leighton Bay Drive. The property is located at the end of Leighton Bay drive and is known as Lot 15 Leighton Bay Drive, Metung.

Registered Mortgage Nos T282796Q and T509717L and the covenant contained in Instrument T282795T affect the said estate and interest.

Terms-Cash only

R. MARTIN Sheriff's Officer G 34 31 August 1995 2283

PROCLAMATION

Infertility Treatment Act 1995 PROCLAMATION OF COMMENCEMENT

PROCLAMATION OF COMMENCEMENT

I, Richard E. McGarvie, Governor of Victoria, acting with the advice of the Executive Council and under section 2 (3) of the Infertility Treatment Act 1995, fix 1 September 1995 as the day on which sections 5 and 199, Part 9 (except section 137 and paragraphs (a), (b), (c), (d), (e), (f), (h) and (i) of section 122 (1)) and Part 13 of that Act, come into operation.

Given under my hand and the seal of

Given under my hand and the seal of Victoria on 29 August 1995

> (L.S.) R. E. McGARVIE By His Excellency's Command

MARIE TEHAN Minister for Health

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

Planning and Environment Act 1987 BRIMBANK PLANNING SCHEME Notice of Amendment to a Planning Scheme Amendment L97

The City of Brimbank has prepared Amendment L97 to the Keilor Planning Scheme

The amendment affects land described as Lot 259, LP 11231, 47 Collins Street, St Albans.

It is proposed to change the planning scheme by varying a restrictive covenant which affects the land at 47 Collins Street, St Albans, to enable the land to be developed and used for the purpose of a dual occupancy in accordance with Planning Permit P4041 issued by the Brimbank City Council on 11 July 1995.

The amendment can be inspected at the City of Brimbank, Keilor Office, Old Calder Highway, Keilor or at the Department of Planning and Development, Plan Inspection Section, Ground Floor, Olderfleet Building, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the City of Brimbank, Keilor Office, Old Calder Highway, Keilor 3036 by 15 September 1905

Dated 26 July 1995

IAN PALMER Manager/City Planner

Planning and Environment Act 1987 FRANKSTON PLANNING SCHEME

Notice of Amendment Amendment L72 File 21-0420-03503

The Frankston City Council has prepared Amendment L72 to the Local Section of the Frankston Planning Scheme.

This amendment proposes to rezone land at 301 Nepean Highway/2A Overton Road, Frankston from "Residential C" Zone to "Mixed Use" Zone.

The amendment can be inspected at the Frankston City Council, Town Planning Department, Civic Centre, Davey Street, Frankston or at the Department of Planning, Ground Floor, Olderfleet Buildings, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Chief Executive Officer, Frankston City Council, PO Box 490, Frankston, Victoria 3199 by 2 October 1995. Attention: Development Manager.

JON EDWARDS Chief Executive Officer

Planning and Environment Act 1987 WERRIBEE PLANNING SCHEME Notice of Amendment

Amendment I.77

Wyndham has prepared Amendment L77 to the local section of the Werribee Planning Scheme.

The amendment rezones approximately 16-9 hectares of land bounded by Heaths Road to the south, Morris Road to the west, the decommissioned Melbourne Water outfall sewer reserve to the east, and residential development to the north. The amendment proposes to change the Planning Scheme by rezoning the land from Public Purpose Reservation—Hospital to Reserved Living and Service Business.

The amendment can be inspected free of charge during office hours at the offices of the Planning Department of the Wyndham City Council, Civic Centre, Princes Highway, Werribee and the Department of Planning, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Development Services Manager, Wyndham City Council, PO Box 197, Werribee 3030 by 2 October 1995.

ROD CONWAY
Development Services Manager

Planning and Environment Act 1987 GREATER GEELONG PLANNING SCHEME

Notice of Amendment Amendment R132

The City of Greater Geelong has prepared Amendment R132 to the Greater Geelong Planning Scheme.

The amendment proposes to rezone land at 12 and 14 Greenwood Street, Newcomb, (abutting the Bellarine Village Shopping Centre) from Residential A zone to District Business zone.

The amendment can be inspected at the City of Greater Geelong, Belmont Office, 2 Colac Road, Belmont; Department of Planning and Development, Office of Planning and Heritage, 5th Floor, State Government Offices, corner Little Malop and Fenvick Streets, Geelong or at the Department of Planning and Development, Olderfleet Buildings, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Planning Scheme Unit, City of Greater Geelong, PO Box 104, Geelong by Monday, 2 October 1995.

CHUBB FADGYAS Planning Scheme Manager

Planning and Environment Act 1987 GREATER GEELONG PLANNING SCHEME Notice of Amendment

Notice of Amendment Amendment R133

The City of Greater Geelong has prepared Amendment R133 to the Greater Geelong Planning Scheme.

The amendment proposes to designate Factories Road, South Geelong, as a "Closed Road" on the Greater Geelong Planning Scheme.

The amendment can be inspected at the City of Greater Geelong, Belmont Office, 2 Colac Road, Belmont; Department of Planning and Development, Office of Planning and Heritage, 5th Floor, State Government Offices, corner Little Malop and Fenwick Streets, Geelong or at the Department of Planning and Development, Olderfleet Buildings, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Planning Scheme Unit, City of Greater Geelong, P.O. Box 104, Geelong by Monday, 2 October 1995.

CHUBB FADGYAS Planning Scheme Manager

Planning and Environment Act 1987 GREATER GEELONG PLANNING SCHEME Notice of Amendment

Amendment R134

The City of Greater Geelong has prepared Amendment R134 to the Greater Geelong Planning Scheme.

The amendment proposes to rezone surplus Council properties as follows:

- 9-11 Hillside Court, Bell Park, from Public Open Space (Existing) B— Public Park reservation to Residential A zone: and
- 15-25 Oakden Road, Drysdale, from Public Purposes (Existing) 2—Local Government Reservation to Residential A zone.

The amendment can be inspected at the City of Greater Geelong, 2 Colac Road, Belmont; Department of Planning and Development, Office of Planning and Heritage, 5th Floor, State Government Offices, comer Little Malop and Fenwick Streets, Geelong or at the Department of Planning and Development, Olderfleet Buildings, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Planning Scheme Unit, City of Greater Geelong, P.O. Box 104, Geelong by 2 October 1995.

CHUBB FADGYAS Planning Scheme Manager

CITY OF GREATER GEELONG Notice of Proposed Local Law

The Greater Geelong City Council, at a meeting held on 22 August 1995, resolved to make Local Law No. 7—Parking (Schemes and Equipment) the objectives of which are:

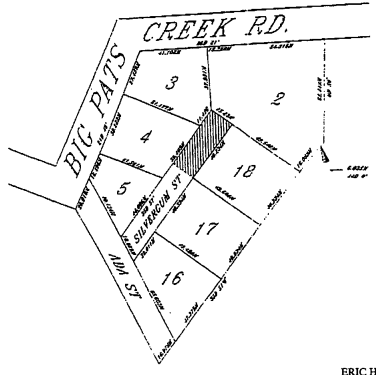
- (i) to provide for the safe and efficient management and control of parking on roads and car parks in the municipal district;
- (ii) provide mechanisms to manage and control parking so as to cause minimal disruption, danger or nuisance to the users of Council's parking facilities;
- (iii) to establish parking schemes in residential and commercial areas;
- (iv) to provide for the tow-away of vehicles causing obstruction;
- (v) to provide for penalties for tampering with parking equipment, and;
- (vi) to set penalties for infringement notices related to parking.

Copies of the Local Law can be obtained from City of Greater Geelong Customer Service Centres.

JOHN BLEAZBY Administration Manager

YARRA RANGES SHIRE COUNCIL Road Discontinuance

Under section 206 and Schedule 10 Clause 3 of the Local Government Act 1989 the Yarra Ranges Shire Council at its ordinary meeting held on 8 August 1995, formed the opinion that the road shown on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and to sell it by private treaty.



ERIC HOWARD Chief Executive Officer

MID-GOULBURN REGIONAL WATER BOARD

By-Law No. 1—Water Supply and Sewerage Plumbing Administrative By-Law

Notice is hereby given of the making and approval of a new By-Law No. 1—Water Supply and Sewerage Plumbing Administrative By-Law.

The by-law is about the authorisation, organisation and installation and maintenance procedures relating to water supply and sewerage plumbing. The by-law also sets fees and charges for these services and associated special services.

A copy of the by-law is available for inspection at the Board's offices in Seymour, Kilmore, Alexandra and Mansfield during business hours. Copies can be made available for purchase.

G. J. KERR Secretary

GOULBURN VALLEY REGION WATER AUTHORITY

Trade Waste By-Law No. 502

Notice is hereby given that the above by-law was approved by the delegate of the Minister for Natural Resources on 17 August 1995.

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The purpose of the by-law is to empower the Authority to regulate the discharge of any trade waste into its sewers and to define procedures to be followed in relation to discharge of any trade waste into the sewers, together with the setting of fees, charges and penalties.

The by-law shall apply throughout the following sewerage districts administered by the Authority—

Shepparton Sewerage District Mooroopna Sewerage District Tatura Sewerage District Murchison Sewerage District Tongala Sewerage District Girgarre Sewerage District Cobram Sewerage District Kyabram Sewerage District Nathalia Sewerage District Colbinabbin Sewerage District Rushworth Sewerage District Stanhope Sewerage District Numurkah Sewerage District Strathmerton Sewerage District Euroa Sewerage District Nagambie Sewerage District

A copy of the Trade Waste By-law is open for inspection free of charge at the Authority's Office, 104–110 Fryers Street, Shepparton and at the Authority's Operations Centre, Old Dookie Road, Shepparton during normal office hours.

Copies of the by-law may be purchased for a fee of \$10.00.

L. J. GLEESON Chief Executive Officer

CITY OF YARRA

Notice is hereby given that the City of Yarra intends to make the following Local Law pursuant to the Local Government Act 1989:

Local Law No. 3—Environment Purpose and General Purport

- * To provide for the peace, order and good government of the City of Yarra;
- To promote a physical and social environment free from hazards to health, in which the residents of the Municipal District can enjoy a quality of life that meets the general expectations of the community;

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- * To prevent and suppress nuisances which may adversely affect the enjoyment of life within the municipal District or the health, safety and welfare of persons within the Municipal District;
- * To prohibit, regulate and control activities which may be dangerous or unsafe or detrimental to the quality of life and the environment of the Municipal District;
- To prohibit, regulate and control the storage, assembly and dismantling of old machinery, materials, goods or vehicles on land;
- * To prohibit the keeping of unsightly land;
- * To provide for the destruction of vermin and noxious weeds;
- * To prevent fire risks;
- * To prohibit, regulate and control circuses, carnivals and festivals;
- * To regulate the hours during which building works may be conducted;
- * To prohibit the dilapidation of buildings;
- To prohibit, regulate and control the keeping of heavy vehicles in residential areas;
- * To prohibit, regulate and control the use of awning and verandahs for advertising;
- * To prohibit, regulate and control the disposal of disused refrigerators and other compartments;
- To provide for the collection, storage and transportation of refuse, trade waste, hard garbage and recyclable materials;
- * To require the screening of approved garbage bins and trade waste hoppers which are unsightly, dangerous or detrimental to the general amenity of the neighbourhood in which they are located;
- * To prohibit, regulate and control camping and the use of caravans, tents and like structures;
- * To prohibit, regulate and control the keeping of animals;
- To prohibit, regulate and control the maintenance of drains and tapping into drains;

- * To prohibit, regulate and control open air fires and the use of incinerators; and
- * To prohibit, regulate and control the use of recreational vehicles.

Copies of the proposed Local Law are available from the Collingwood, Richmond and Fitzroy Town Halls or by telephoning 9205 5311.

Any person affected by the proposed Local Law may make a written submission to the Council within 14 days of publication of this notice in accordance with section 223 of the Local Government Act 1989.

Any person who has made a written submission to the Council and requested that he/she be heard in support of the written submission is entitled to appear in person or be represented by a person acting on his/her behalf before a meeting of Council's City Planning Committee on Monday, 2 October 1995. The meeting will be held at the Richmond Town Hall, 333 Bridge Road, Richmond at 5.00 p.m. Enquiries should be directed to Mr Adrian Murphy on telephone number 9420 9638.

PRUE DIGBY Chief Executive Officer

CITY OF YARRA

Notice is hereby given that at its meeting on 14 August 1995, Council made Local Law No. 2-Roads and Council Land Local Law.

The purposes and general purport of this Local Law are:

- * To provide for the peace, order and good government of the Municipal District of the Yarra City Council;
- * To promote a physical and social environment free from hazards to health, in which the residents of the Municipal District can enjoy a quality of life that meets the general expectations of the community;
- * To prevent and suppress nuisances which may adversely affect the enjoyment of life within the Municipal District or the health, safety and welfare of persons within the Municipal District;
- * To prohibit, regulate and control activities which may be dangerous or unsafe or detrimental to the quality of life and the environment of the Municipal District;

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- * To prohibit, regulate and control traffic hazards and obstructions on roads and fcotways, including overhanging vegetation, encroaching vegetation and bulk rubbish containers;
- * To require the fencing of vacant land;
- * To prohibit, regulate and control vehicle crossings;
- * To prohibit, regulate and control the use of toy vehicles;
- * To regulate and control shopping trolleys;
- To prohibit, regulate and control street parties;
- * To regulate and control dogs;
- * To prohibit, regulate and control busking;
- * To prohibit, regulate and control camping on roads, footways and Council land;
- * To prohibit, regulate and control the occupation of roads for works;
- To prohibit, regulate and control signs, goods and furniture on roads, footways and Council land;
- To prohibit, regulate and control the sale of goods;
- To prohibit, regulate and control street collections and distributions;
- To prohibit, regulate and control the distribution of unsolicited material;
- To prohibit, regulate and control spruking;
- To require, regulate, and control the numbering of allotments;
- To prohibit spoil on roads;
- To prohibit, regulate and control the use of large vehicles on roads;
- To prohibit the performance of work on or sale of vehicles on roads, footways and Council land;
- To prohibit, regulate and control the cleaning of vehicles; and
- * To prohibit noisy vehicles.

A copy of this Local Law may be inspected at the Richmond Town Hall, 333 Bridge Road, Richmond.

> PRUE DIGBY Chief Executive Officer

VICTORIAN CASINO AND GAMING AUTHORITY

Variation to the Rules of Games that may be played in the Temporary Casino at the Galleria in the World Trade Centre

Under section 60 (1) of the Casino Control Act 1991 the Victorian Casino and Gaming Authority on 22 August 1995 resolved to substitute the following for Rule 20 of Part I—Blackjack of the Rules of Games that may be played in the Temporary Casino at the Galleria in the World Trade Centre:

20. Tournament Play

20.1 Definitions:

In these rules and conditions, unless the contrary appears:

- 20.1.1. "applicant" means an applicant for entry to a Blackjack tournament;
- 20.1.2. "player" means a person accepted to participate in a tournament;
- 20.1.3. "session" means a set time period or the play of a designated number of shoes at the completion of which the winner and/or placegetter(s) advance to a further session or to a final session;
- 20.1.4. "play-off" means any session of play the purpose of which is to determine a winner and/or placegetter(s) of a session where two or more players have finished that session with an equal value of chips other than zero;
- 20.1.5. "tournament" means a competition for the playing of Blackjack which provides all players with an equal chance;
- 20.1.6. "secondary tournament" means a second chance competition open to players who have failed to quality for a subsequent session of play;
- 20.1.7. "tournament director" means a games supervisor or casino management representative, designated by the Casino Manager, present during tournament play and responsible for the conduct of a tournament.

20.2 Conditions of Entry:

- 20.2.1. The Casino Operator may charge applicants a fee to enter a tournament and may add value to the prize pool in the form of cash, goods or services.
- 20.2.2. Such charges will be returned in the event the tournament does not proceed or in the event a player withdraws from the tournament not less than four (4) weeks prior to the tournament.
- 20.2.3. The Casino Operator may retain up to 10% of the total of entry fees, other than buyins, for administrative purposes or other related prize pools. The balance of entry fees will comprise a prize pool.
- 20.2.4. Prior to the commencement of a tournament, the Casino Operator shall determine:
 - 20.2.4.1 the form of application for entry.
 - 20.2.4.2 the amount of any entry fee(s).
 - 20.2.4.3 the maximum and minimum number of players who may enter a tournament.
 - 20.2.4.4 the amount of either tournament or cash chips allocated to or purchased by the player at commencement of a session.
 - 20.2.4.5 the duration of a session(s).
 - 20.2.4.6 the tournament prize list.
 - 20.2.4.7 the manner in which prizes shall be allocated.

20.2.5 The Casino Operator may:

- 20.2.5.1. refuse any application for entry.
- 20.2.5.2. disqualify any player who fails to comply with these rules.
- 20.2.5.3. disqualify any player who fails to attend at designated playing times.
- 20.2.5.4. determine the allocation of players to sessions.
- 20.2.5.5. determine the allocation of players to tables.
- 20.2.5.6. determine the number of players from each sessions who shall advance to the further sessions and/or to the final session, including secondary competition winners, if any.

- 20.2.6. An entry fee shall not be refunded to a player who is disqualified from a tournament.
- 20.2.7. Prior to the commencement of a tournament, the tournament director shall inform applicants of the conditions of play as stated on the entry form.
- 20.2.8. An applicant shall, prior to the commencement of a tournament, endorse the application form acknowledging the conditions of play.
- 20.2.9. The tournament director shall be present while the tournament is in progress.

20.3 Conduct of Play:

- 20.3.1. The tournament director shall designate the particular gaming tables to be used in the conduct of the tournament.
- 20.3.2. Where a player does not take an allotted seat at the specified times as nominated by the tournament directors:
 - 20.3.2.1 an amount equal to the minimum wager will be deducted from the set amount of player tournament chips for each round of wagering until that player takes the allotted seat:
 - 20.3.2.2 before the commencement of the second shoe of a session, that player's position will be declared cancelled and the player's right to continue in the tournament will be forfeited;
 - 20.3.2.3 in the case of a tournament using cash chips that player shall forfeit his/her place in the tournament; and
 - 20.3.2.4 the player may be eligible to participate in any secondary competition.
- 20.3.3 A player may nominate in person, subject to tournament director approval, a substitute player to take that patron's allotted seat during any session.
- 20.3.4. The tournament director may alter the starting time of any session, subject to reasonable notice first being given to participants.
- 20.3.5. Sessions may finish early if the winner(s) have been determined prior to the completion of the designated number of shoes and/or time limit.
- 20.3.6. Any player absent during play:
 - 20.3.6.1 In the case of play using tournament chips, will have an amount equal to the table minimum deducted from his/her chip inventory for each hand played during the absence.
 - 20.3.6.2. In the case of play using cash chips, must nominate a substitute for the period of absence or shall be disqualified.

20.4 Wagers:

- 20.4.1. Subject to Rule 20.3.6.1 all wagers will be made with either tournament or cash chips.
- 20.4.2. Prior to the start of any session, each player will receive or purchase an equivalent allotment of chips at the table. Alternatively, each player may receive a numbered Chip Purchase Voucher which may be exchanged for chips at the table or a tournament voucher which may be exchanged for tournament chips at the table.
- 20.4.3. Player chips must remain on the table in full view of all participants until each session is completed and the winner(s) is determined.
- 20.4.4. A player's bank of chips shall not be supplemented, or removed from the table during the conduct of tournament play.
- 20.4.5. Subject to Rule 20.3.6, each player must make one wager only on an allotted box on each round.
- 20.4.6. Wagers mus be made in units as specified on the table sign.
- 20.4.7 Subject to reasonable notice, the tournament director may limit the time period within which individual wagers must be made.
- 20.4.8. Where a player does not place a wager within the allotted time, the player's wager may be restricted to an amount equal to the stated minimum wager for that table.
- 20.4.9. Tournament chips in the possession of a player at the conclusion of each session of play shall remain the property of the casino operator.

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20.4.10. Cash chips in the possession of a player at the conclusion of each session of play shall remain the property of the player.

20.5 The Marker:

- 20.5.1. At the start of each session, a marker shall be placed on the first active box to the dealer's left and will indicate the player who is to make the first wager in that round and the box to which the first card shall be dealt.
- 20.5.2. Successive wagers in each round will be placed in order, by players in a clockwise direction from the player who made the first wager on that round.
- 20.5.3. At the conclusion of each hand, the marker will be moved in a clockwise direction to the next position occupied by an active player.

20.6 Session Winners:

- 20.6.1. The number of players to advance to the next session will be determined at the start of the tournament.
- 20.6.2. The winner(s) of each session will be the player(s) on each table with the highest value of chips at the end of the session.
- 20.6.3. If, at the conclusion of a session, or if all remaining players have less than the required minimum bet, the outright winner or winners have not been determined, the tournament director shall nominate those players remaining who will play a further number of hands to decide the final prize allocation, such number of hands to be determined by drawing the next card from the shoe, the face value of which shall indicate the number of hands to be played. For the purpose of this draw, an ace shall count as one and picture cards as ten.
- 20.6.4. Subject to 20.6.3, should players be eliminated in the same round, the equivalent prizes shall be combined and shared equally.
- 20.6.5. Should all remaining entrants be eliminated in any one hand prior to the conclusion of a session and no player possesses an amount of chips, those players shall be allocated an amount of tournament chips to be determined by the tournament director and the process outlined in Rule 20.6.3 and 20.6.4 shall apply.

20.7 General Provisions:

- 20.7.1. The conditions of entry and conduct of play for each tournament must be submitted to the Director of Casino Surveillance for approval, at least 7 days prior to the conduct of the tournament.
- 20.7.2. Entry fees and prizes paid in a tournament pursuant to these Rules shall not form part of the calculation of Gross Gaming Revenue.

ALAN ROWE

Director of Gaming and Betting

VICTORIAN CASINO AND GAMING AUTHORITY

Variation of Schedule One to the Notice of Approval of Games that may be played in the Temporary Casino at the Galleria in the World Trade Centre

Pursuant to section 60(1) of the Casino Control Act 1991, the Victorian Casino and Gaming Authority on 22 August 1995 resolved to substitute the following for the Notice of Approval for Casino Games which was published in the Government Gazette on 24 August 1995.

SCHEDULE ONE ARISTOCRAT

Game 001AST Antony and Cleopatra
Game 002AST Arabian Nights
Game 010AST Dollar Action
Game 003AST Arctic Wins
Game 001AST Emerald City
Game 004AST Chain Reaction
Game 005AST Countdown
Game 005AST Countdown
Game 006AST Desert Gold
Game 007AST Diamonds and Pearls
Game 008AST Dinomight
Game 016AST High Stakes

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Game 017AST Idol Riches
Game 018AST It's Time
Game 019AST KG Bird
Game 020AST Love and Marriage
Game 021AST Lucky Bug
Game 022AST Lucky Strike
Game 023AST Nine Lives
Game 024AST Oasis
Game 025AST Panda
Game 026AST Rebel Yell
Game 027AST Samurai
Game 028AST Superbucks
Game 029AST Surf, Sun, Fun
Game 030AST Tequila Sunrise

Game 031AST The Wild
Game 032AST Top Gear
Game 033AST Treasure
Game 034AST Trick or Treat
Game 035AST White Tiger
Game 035AST Win Mills
Game 037AST Winning Streak
Game 037AST Money or the Box
Game 039AST Double Agent
Game 040AST Enchanted Forest
Game 041AST Fortune Hunter
Game 042AST Three Bags Full
Game 043AST Mahjong

IGT

Game 001IGT 8,9,10, Spot Progressive Keno
Game 002IGT Blast Off
Game 003IGT Blazing Bucks
Game 004IGT Deuces Wild
Game 005IGT Double Dollars
Game 006IGT Double Fortune
Game 007IGT Double Strike
Game 008IGT Draw Poker
Game 009IGT Flash Cash
Game 010IGT Free for All
Game 011IGT Galaxy
Game 012IGT Hit The Spot Keno
Game 013IGT Hollywood
Game 014IGT Jackpot Jewels
Game 015IGT Joker Wild Poker
Game 016IGT Little Angel
Game 017IGT Locomotion
Game 018IGT Mardi Gras
Game 019IGT Progressive Draw Poker
Game 020IGT Red, White & Blue

Game 021IGT Spellbound
Game 022IGT Splash Out
Game 023IGT Star Studded
Game 024IGT Super 8 Spot Keno
Game 025IGT Treasure Trove
Game 026IGT Triple Diamond
Game 027IGT Triple Diamond
Game 028IGT Triple Scoop
Game 029IGT White Lightning
Game 030IGT Wild Eagle
Game 031IGT Aztec Riches
Game 032IGT Black Rhino
Game 033IGT Blue Moon
Game 034IGT Coral Reef
Game 035IGT Lion Dance
Game 036IGT Mystical Orient
Game 037IGT Pure Pleasure
Game 038IGT Tidal Wave
Game 039IGT Fast Money
Game 039IGT Fast Money
Game 040IGT Seven Wonders

VLC

Game 001VLC Blackjack
Game 002VLC Deuces Wild
Game 003VLC Double Eagle
Game 004VLC Draw Poker
Game 005VLC Flush Fever
Game 006VLC High Fever
Game 007VLC Jackpot Poker
Game 008VLC Jacks Or Better

Game 009VLC Joker Poker Game 010VLC Keno Game 011VLC Keno Wild Game 012VLC Power Keno Game 013VLC Red Hot 7's Game 014VLC Ring' em Up Game 015VLC Second Chance

OLYMPIC

Game 0010LY Aces & Kings Game 0020LY African Warrior Game 0030LY Martians Game 0040LY Merlin's Magic Game 0050LY On A Roll Game 0060LY The Cat & The Fiddle Game 007OLY Treasure Trail Game 008OLY Wild Card Game 009OLY Boomtown Game 010OLY Stake Your Claim Game 011OLY Jolly Roger

VIDCO

Game 001VID Funny Farm Game 002VID Pluck A Buck Game 003VID Big Bikkies Game 004VID Mumbo Jumbo Game 005VID Ants Pants Game 006VID Hokie Pokie Game 007VID Money Spinner Game 008VID Big Dipper Game 009VID Candy Man Game 010VID Hot Chips Game 011VID Last Straw

ALAN ROWE Director of Gaming and Betting

Co-operation Act 1981

ASIA PACIFIC CO-OPERATIVE TRAINING
CENTRE LTD
BERWICK PRIMARY SCHOOL COOPERATIVE LTD
COCKATOO COMMUNITY COOPERATIVE LIMITED
DONCASTER HIGH SCHOOL COOPERATIVE LIMITED
D T C (TENNIS) CO-OPERATIVE LTD
GAIA TRADING/WORK CO-OPERATIVE

Notice is hereby given in pursuance of section 192 (8) of the Co-operation Act 1981 and section 572 (2) of the Corporations Act 1989 that, at the expiration of three months from the date hereof, the names of the aforementioned societies will, unless cause is shown to the contrary, be struck off the register and the societies will be dissolved.

LTD

Dated at Melbourne on 25 August 1995

K. N. FLOWERS

Deputy Registrar of Co-operative Societies

DEPARTMENT OF AGRICULTURE, ENERGY AND MINERALS

All titles are located on the 1:100,000 mapsheet listed with each title.

MINERS RIGHT CLAIM EXPIRED

No. 1110; Mr James R. Harmer; 1 hectare, Nhill.

EXTRACTIVE INDUSTRY LICENCE RENEWED

No. 121-1; Boral Bricks (Vic) Ltd; 183-4 hectares, Scoresby.

No. 451-1; S. A. and N. J. Fenton; 6.3387 hectares, Terang.

No. 919-1; Boral Bricks (Vic) Ltd; 9.7569 hectares, Scoresby.

ADDENDUM
The following titles were gazetted in error on 22
August 1995 under Mining Licence Renewal
Refused:

No. 4757; Phillip Henry Gibbs; 2-5 hectares, Loddon.

No. 4778; H. M. Scharlemann; 1 hectare; Baw Baw.

Education Act 1958 NOTICE OF AMENDMENT TO MELBOURNE GIRLS COLLEGE SCHOOL COUNCIL CONSTITUTING ORDER

In accordance with section 13 (6) of the Education Act 1958, I give notice that an Order of the Governor in Council was made pursuant to section 13 (4) of that Act on 29 August 1995 amending the constituting Order dated 23 May 1995 of the Melbourne Girls College school council. The general purpose of the Order is to amend the provisions relating to the size and composition of the school council membership, to declare the persons to have been elected at the first school council elections following the making of the constituting Order and to make miscellaneous amendments to definitions and

DON HAYWARD Minister for Education

Transport Act 1983 TOW TRUCK DIRECTORATE OF VICTORIA

other references.

Tow Truck Applications

Notice is hereby given that the following applications will be considered by the Licensing Authority after 4 October 1995.

Notice of any objection to the granting of an application should be forwarded to reach the Secretary of Transport, care of the Tow Truck

Directorate of Victoria, 560 Lygon Street, Carlton (P.O. Box 160, Carlton South 3053) not later than 28 September 1995.

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

Dodtron Pty. Ltd., Hastings. Application for variation of conditions of tow truck licence number TOW564 which authorise the licensed vehicle to be controlled and operated from a depot situated at South Gippsland Highway, Tooradin to change the depot address to 103 Tooradin—Station Road, Tooradin.

P. Mayo, Devon North. Application for variation of conditions of tow truck licence number TOW185 which authorise the licensed vehicle to be controlled and operated from a depot situated at 21 Bland Street, Yarram to change the depot address to 46 Rodgers Street, Yarram.

Nationwide Towing Pty Ltd, Blackburn. Application for variation of conditions of tow truck licence number TOW208 which authorise the licensed vehicle to be controlled and operated from a depot situated at 21 Perkins Street, Alexandra to change the depot address to Lot 3 Mt Buller Road, Mansfield.

Nationwide Towing Pty Ltd., Blackburn. Application for variation of conditions of tow truck licence number TOW209 which authorise the licensed vehicle to be controlled and operated from a depot situated at 38 Johnston Street, Alexandra to change the depot address to Lot 3 Mt Buller Road, Mansfield.

Winter & Taylor (Sales) Pty Ltd. Application for variation of conditions of tow truck licence numbers TOW310, TOW321, TOW326 and TOW803 which authorise the licensed vehicles to be controlled and operated from a depot situated at 23 Cavendish Street, Geelong to change the depot address to 53 Morgan Street, North Geelong.

Peters Parts Pty Ltd, Brunswick. Application for variation of conditions of tow truck licence number TOW774 which authorise the licensed vehicle to operate under the following conditions:

- The licensed vehicle shall be managed, controlled and operated from the depot situated at 32 Rose Street, Brunswick.
- The licensed vehicle shall be used as a tow truck for the purpose of lifting and carrying or lifting and towing damaged or disabled motor cars throughout the State of Victoria providing:

G 34 31 August 1995 2295

- (a) operations shall only occur from the scene of a motor car accident if the owner or certified driver of the tow truck has been previously bespoken, but not at the scene of such accident by the owner of the damaged or disabled motor car, or his agent, or the person in charge of the said damaged or disabled motor car; and
- (b) the vehicle shall at all times exhibit a black plate 23 cm x 6 cm on which appears in white letters 4 cm high the word 'RESTRICTED' to be affixed immediately above the front and rear registration plates.

to delete condition 2 (a) and 2 (b). Dated 31 August 1995

JOHN McMILLAN Secretary of Transport

Transport Act 1983 ROAD DECLARATIONS AND DEDICATIONS

The Roads Corporation pursuant to the Transport Act 1983, upon publication of this notice declares, or varies the declaration of, the roads as described below and on the plans attached, and further declares that such roads are fit to be used as a public highway and are now absolutely dedicated to the public for use as public highways within the meaning of any law now or hereafter in force.

STATE HIGHWAY

148/95 Flenty Valley Highway in the City of Darebin shown hatched on plan numbered GP 16103D.

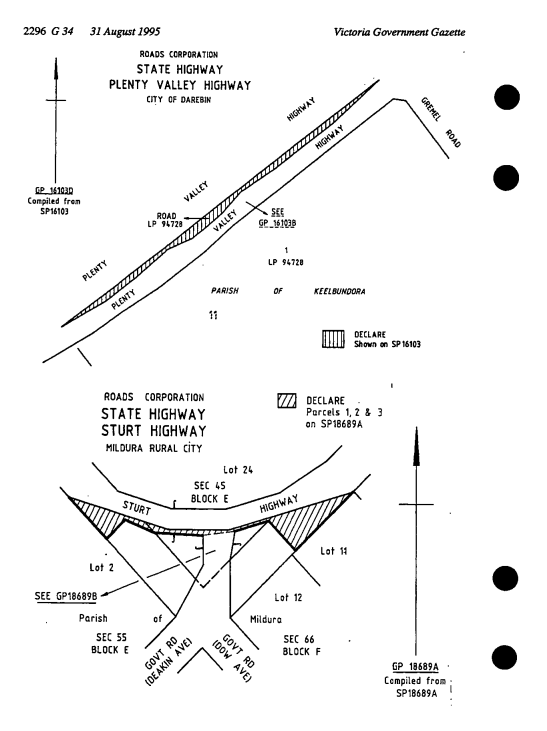
149/95 Sturt Highway in the Rural City of Mildura shown hatched on plan numbered GP 18689A.

MAIN ROAD

150/95 Mornington-Dromana Road in the Shire of Mornington Peninsula shown hatched and cross hatched on plan numbered GP 17199A.

ROAD

151/95 Deakin Avenue in the Rural City of Mildura shown hatched on plan numbered GP 18689B.



Dated 22 August 1995

SP18689A

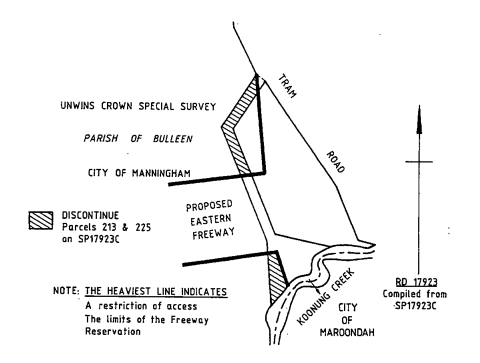
Chief Executive, Roads Corporation

COLIN JORDAN

Transport Act 1983

DISCONTINUANCE OF ROADS OR PARTS OF ROADS AND SALE OF SURPLUS LAND

The Roads Corporation, in pursuance of the powers conferred by the Clause 2 Schedule 4 of the **Transport Act 1983**, upon publication of this notice hereby discontinues the roads or parts of roads shown hatched on the plan hereunder and approves the sale of surplus land as provided in section 47 of the **Transport Act 1983** and as delegated by the Minister of Transport under Section 32 of the Act.



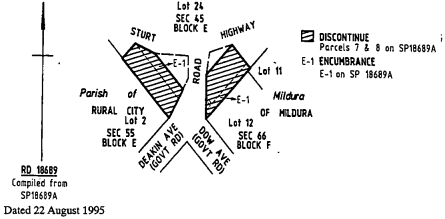
Dated 22 August 1995

COLIN JORDAN Chief Executive, Roads Corporation

Transport Act 1983

DISCONTINUANCE OF ROADS OR PARTS OF ROADS AND SALE OF SURPLUS LAND

The Roads Corporation, in pursuance of the powers conferred by the Clause 2 Schedule 4 of the Transport Act 1983, upon publication of this notice hereby discontinues the roads or parts of roads shown hatched on the plan hereunder subject to the right, power and interest held by Powercor Australia Ltd in that part of the road labelled E-1 on the plan hereunder as provided for in section 207C of the Local Government Act 1989 and approves the sale of surplus land as provided in section 47 of the Transport Act 1983 and as delegated by the Minister of Transport under Section 32 of the Act.



COLIN JORDAN Chief Executive, Roads Corporation

Transport Act 1983 ROADS CORPORATION

Commercial Passenger Vehicle Applications

Notice is hereby given that the following applications will be considered by the Roads Corporation after 4 October 1995.

Notice of any objection to the granting of an application should be sent to the Manager, Commercial Vehicle Operations, Level 2, Denmark Street, Kew 3101 not later than 28 September 1995.

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

Murrays Charter Coaches and Travel Service Pty Ltd, Red Hill. Application to licence ten commercial passenger vehicles in respect of two 1993 Scania buses each with seating capacity for 48 passengers and eight 1995 Man buses each with seating capacity for 34 passengers to operate as metropolitan special service omnibuses from within a 55 km pick up radius of the Melbourne GPO.

Note: The vehicles to be licensed would hold 5 star ratings for charter purposes.

Dated 31 August 1995

ROBERT FREEMANTLE Manager, Commercial Vehicle Operations

Transport Act 1983 DEPARTMENT OF TRANSPORT

Commercial Passenger Vehicle Applications

Notice is hereby given that the following applications will be considered by the Victorian Taxi Directorate, a division of the Department of Transport after 4 October 1995.

Notice of any objection to the granting of an application should be forwarded to reach the Manager, Licensing and Certification, Victorian Taxi Directorate, 598 Lygon Street, Carlton (P.O. Box 666, Carlton South 3053) not later than 28 September 1995.

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

K. M. Grant, Pearcedale. Application to licence one commercial passenger vehicle to be purchased in respect of 1990 or later model Toyota Commuter bus with seating capacity for 15 passengers and Coaster bus with seating capacity for 19 passengers to operate a service for the carriage of passengers on various day tours in the Mornington Peninsula area.

Note: Passengers on various day tours will be picked up/set down within a 100 km radius of the Pearcedale Post Office.

S. Imosa, Bundoora. Application to license one commercial passenger vehicle to be purchased in respect of a 1992 or later model Toyota bus with seating capacity for 11 passengers to operate a service for the carriage of tourists from Poland on various tours to places of interest throughout the State of Victoria, where a polish speaking driver/tour guide is an essential feature of the hiring.

A. Rebrovic, Mt Waverley. Application to license one commercial passenger vehicle in respect of a 1991 or later model Ford LTD sedan with seating capacity for 4 passengers to operate as a metropolitan hire car from 245 Abbotsford Street, North Melbourne.

Dated 31 August 1995

GARRY ELLIS

Manager, Licensing and Certification

YARRA VALLEY WATER Declaration Notice 360/295/0015

On behalf of Melbourne Water sewerage pipes have been laid in each Serviced Area referred to below. From 29 September 1995 each property or part of a property within each Serviced Area will be a declared serviced property and rateable under the Melbourne and Metropolitan Board of Works Act 1958 and the Water Industry Act 1994.

City of Banyule

Serviced Area No. 6618: Lots 453 to 459 The Grange; Lots 227 to 229 Jindalee Avenue; Lots 230 to 233 and Reserve Corandirk Place on PS 321038 and contains 15 lots.

Serviced Area No. 6637: Lots 411 to 414 and Lots 418 to 420 Smike Street, Lots 415 to 417 Longacres Road all on PS 336242 and contains 10 lots.

Serviced Area No. 6644: Lots 13 to 24, 29 to 42 Grange Boulevard, Lots 1 to 12 Moonstone Walk, Lots 25 to 28, 47 to 54 Emerald Walk, Lots 43 to 46 and 77 Merrivale Way all on PS 328980 and contains 55 lots.

City of Darebin

Serviced Area No. 6626: Lots 1 to 11 Ramleh Road, Lots 12 to 17 Nutwood Street, Lots 18 to 28 Purinuan Road all on PS 327314 and contains 28 lots.

City of Hume

Serviced Area No. 6634: Lot 52 on PS 137612 Dumfries Terrace and contains 1 lot.

Serviced Area No. 6638: Lots 6 to 12 and a Reserve on PS 305157 Egton Court and contains 8 lots

City of Manningham

Serviced Area No. 6610: Lot 1 to 7 and Electrical Reserve on PS 343805 Deep Creek Drive and contains 7 lots.

Serviced Area No. 6611: Units 1 to 7 on PS 326368 John Street, Lower Templestowe and contains 7 lots.

Serviced Area No. 6614: Lots 15 to 19, 21 to 24 Templestowe Road; Lots 46 to 50, 51 to 61, 63 to 70 Kimberley Way; Lots 29, 62, 79, 142 to 145 Yarra Valley Boulevard and the Reserve Templestowe Road all on PS 331829 and contains 41 lots.

Serviced Area No. 6620: Lots 1 to 21 Galovac Close on PS 334810 and contains 21 lots.

Serviced Area No. 6621: The Pines Outlook, Lots 1 and 2 Tidcombe Crescent, Lots 29 and 30 Savernake Court, all on PS 334466 and contains 30 lots.

Serviced Area No. 6629: Clendon Court, Lots 11 and 12 Hillhouse Road all on PS 339805 and contains 15 lots.

Serviced Area No. 6639: Lot 31 on PS 342145, Savernake Court and contains 1 lot.

City of Maroondah

Serviced Area No. 6625: Lots 1 to 28 on PS 336496 Liddle Way and contains 28 lots.

Serviced Area No. 6628: Wilkins Grove, Lot A on PS 338675, Lot 33 on PS 338677 Everard Road, Lots 25 to 32 on PS 338677 Holland Road, Lots 2 to 4 on PS 338690, Lots 21 to 24 on PS 338677 King Street, Lot 1 on PS 338690 Charles Street and contains 34 lots.

City of Monash

Serviced Area No. 6606: Lots 1 to 11, 20 to 26 and Municipal Reserve on PS 340701 The Quadrangle and contains 18 lots.

Serviced Area No. 6619: The Glen Shopping Centre, 209–225 Springvale Road and contains

City of Nillumbik

Serviced Area No. 6635: Artists Hill, Lots 1 and 11 Piper Crescent all on PS 317147 and contains 12 lots.

Serviced Area No. 6640: Part Crown Allotment Four, Section Nine, Lots 1 and 2 on LP 93166 Main Road and contains 3 lots.

City of Whitehorse

Serviced Area No. 6623: Shinyruby Court, Lots 1 to 14, 23 Prestbury Drive all on PS 336556 and contains 23 lots.

Serviced Area No. 6631: Hong Kong Close, Lots 14 to 19 Highbury Road, all on PS 340262 and contains 10 lots.

City of Whittlesea

Serviced Area No. 6609: Ricanna Court, Lots 1 to 5, 11 to 14, 22 to 35 and Reserve, Grevillea Drive on PS 304409, Lots 15 to 18, Blossom Park Drive on PS 304409, Lots 225 and 227 Callistemon Rise on PS 330845 and contains 35 lots

Serviced Area No. 6627: Roe Way, Lots 301 to 308, 401 to 407, 426, 427, 434 to 439 Dunlop Crescent, Lots 440 to 443 Heinze Court, Lots 428 to 433 and a Reserve, Gilroy Court, Lots 309 to 316, 332, 333, 409, 410, 417 to 425 Manning Clark Road, Lots 317 to 324, Reserve, 334 to 337 Sturrock Court, Lots 325 to 331 Cawley Court all on PS 33289 and 327747 and contains 82 lots.

Serviced Area No. 7730: Lot 1 The Link, Lot 2 University Drive on PS 333371 and contains 2 lots

Serviced Area No. 6632: Honeyeater Terrace, Koala Walk, Magpie Walk, Brolga Place, Lots 307 to 309, Lots 321 to 333 on PS 326299 Kingfisher Place, Lots 351 to 353, Lots 395, 396, a Reserve on PS 326301 Gorge Road, a Reserve, Lots 334 to 336, Lots 342 to 346 on PS 326299 Stanley Jones Drive, Lot 406 on PS 327231, Lots 369 to 372, Lots 388 to 391 on PS 326301 John Ryan Drive, Lots 373 to 377, Lots 382 to 387 on PS 326301 Peppermint Walk and contains 94 lots.

Serviced Area No. 6633: Piece of land that is bounded by McPhees Road, Beech Street and Access Road known as the Whittlesea Showgrounds and contains 1 lot.

Serviced Area No. 6636: Lots 1 to 12 Possum Place on PS 337926 and contains 12 lots.

Serviced Area No. 6643: Lots 17 to 27 Viewbank Place, Lots 28 to 30 Diosma Way, Lot 16 Montana Way all on PS 319594 and contains 15 lots.

Serviced Area No. 6646: Rivergum Drive on PS 336789 and contains 13 lots.

City of Yarra Ranges

Serviced Area No. 6608: Lots 1 to 14 Nelson Road, Lots 93 to 97 Arwon Court all on PS 324228 and contains 19 lots.

Serviced Area No. 6612: Lots 41, Reserve, 42 to 50, Electrical Reserve, 51 to 52 on PS 324228 Archer Close, Lots 132, Municipal Reserve, Lot 133 on PS 324228 Rimfire Court and contains 14 lots.

Serviced Area No. 6613: Windsor Park Rise, Hyde Park Rise, Lot 1 Cardigan Road, all on PS 332102 and contains 25 lots.

Serviced Area No. 6615: Lot 2 on LP 85340 Old Hereford Road and contains 1 lot.

Serviced Area No. 6616: Lots 125 to 131, 143 and 144 Rimfire Court, Lots 105 to 111, 114 to 121, 124 all on PS 324229, Lots 1 to 6 on PS 341869 The Gateway and contains 31 lots.

Serviced Area No. 6617: Waratah Court, Lots 465 to 477 on LP 222614 Eucalypt Drive and contains 27 lots.

Serviced Area No. 6622: Chloe Close, Lots 125 to 135, 95, 96, 113 to 117 Pioneer Way on PS 329625, Lots 118 to 122 Eunice Court on PS 329625 and contains 41 lots.

Serviced Area No. 6624: Pear Court, Lots 101 to 120, 128, 129 on PS 333527, Lots 201 and 202 on PS 333528, Charles Smith Drive, Lots 130 to 131, 401 and 420 on PS 333528, Packham Place, Lot 1 Yarra Road on LP 141703, Reserve Patterdale Court on LP 205128 and contains 47 lots.

Serviced Area No. 6641: Lots 1 to 18 Blue Ridge Drive, Reserve No. 1 and Reserve No. 2 abutting Hull Road and Blue Ridge Drive and contains 20 lots.

Serviced Area No. 6642: Lots 22, 23 and 28 Michael Lane, Lots 5, 6 and 8 Paul Close all on PS 307475 and contains 6 lots.

Further particulars may be obtained from Yarra Valley Water's Declarations Officer, Michael Kirmizi, telephone 862 1552.

By order of

KONRAD GILL Acting Asset Information Manager

YARRA VALLEY WATER Proclamation Notice 544/295/0006

On behalf of Melbourne Water, water pipes have been laid in each Serviced Area referred to below. From 29 September 1995 each property

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or part of a property within each Serviced Area will be a declared serviced property and rateable under the Melbourne and Metropolitan Board of Works Act 1958 and the Water Industry Act 1994.

City of Banyule (Heidelberg, Diamond Valley) 530/228/0094

Jindalee Avenue, The Whole Avenue. Corandirk Place, The Whole Place.

530/228/0103

Smike Street, From 120 m North East of Ashton Street, 57 m North Eastward.

530/257/0425

Church Street, From Grimshaw Street, 65 m Northward.

City of Boroondara (Camberwell) 530/223/0063

Sun Rise, The Whole Rise. Sky Lane, The Whole Lane.

City of Darebin (Diamond Valley) 530/257/0423

Winterhill Linke and Easement, From Timberglades Drive, 75 m Eastward, Then 170 m Northward, Then 180 m North Eastward, Then 395 m Eastward.

Timberglades Drive, From Merrivale Way, 45 m Northward.

Merrivale Way, From Grange Boulevard, 100 m Eastward.

Emerald Walk, From Merrivale Way, 45 m Southward.

Easement, From Emerald Walk and Merrivale Intersection, 60 m Eastward.

Grange Boulevard, From Wattle Avenue, 300 m Northward.

Moonstone Walk, The Whole Walk.

Silverdale Rise, From Grange Boulevard, 35 m Westward.

Main Drive, From Wattle Avenue, 420 m South Westward, Then 530 m North Westward, Then 120 m South Westward along Plenty Road.

City of Hume 530/244/0220

Egton Court, The Whole Court.

530/244/0256

Bootie Court, From 50 m North of Stainsby Crescent, 91 m Northward.

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Johnson Court, From 60 m North of Stainsby Crescent, 54 m Northward.

Reserve between Bootie Court and David Munroe Drive, From Bootie Court, 71 m Eastward.

Moody Court, From 60 m North of Manley Crescent, Northward for the remainder of the Court.

Thurmand Court, From 40 m East of Rossiter Avenue, 58 m Eastward.

Collett Avenue, The Whole Avenue.

Miles Place, The Whole Place.

Simmonds Place, From 50 m East of Rossiter Avenue, Eastward and Northward for the remainder of the Court.

Sporing Court, The Whole Court.

Edgecombe Way and Reserve Between Edgecombe Way and Donald Cameron Drive, From Sporing Court, 180 m Northward.

Edgecombe Way, From Sporing Court, 43 m Westward.

530/244/0261

Dunfermline Avenue, From 33 m Southeast of Aberdeen Avenue for 154 m Eastward.

Ogilvy Avenue, From Dunfermline Avenue, 143 m Southward.

Chattan Court, The Whole Court.

530/239/0739

Hume Highway, From 150 m South of Rushwood Drive, 610 m Southward.

City of Manningham (Doncaster, Lilydale) 530/243/0716

Timberglades Court, The Whole Court.

530/243/0821

Refuge Close, From 65 m North of Halcyon Court, 12 m Northward.

530/260/0852

Blackwood Drive, From 50 m South of Barry Court, 25 m Southward.

530/243/0822

Clendon Court, The Whole Court.

City of Maroondah 530/249/0202

Wilkins Grove, The Whole Grove.

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530/260/0843

Charles Smith Drive, From Yarra Road 80 m Westward then 98 m South Westwards then 127 m Westward.

Pear Court, The Whole Court.

Packham Place, From Charles Smith Drive 136 m Northward.

530/260/0849

Pioneer Way, From Eunice Court, 150 m Southward.

Eunice Court, The Whole Court. Chloe Close, The Whole Close.

530/249/0199

Liddle Way, The Whole Way.

City of Monash 530/241/0274

The Quadrangle, The Whole Quadrangle.

City of Moreland (Brunswick) 530/213/0060

Barkly Street, from Watson Street, 80 m Westward "New Road (between Wilson Street and Barkly Street) From Watson Street, 79 m Westward.

City of Nillumbik (Eltham, Diamond Valley) 530/238/0438

Valley Park Grove, The Whole Grove. Parkland Court. The Whole Court.

Parkview Court, From Valley Park Grove, 40 m Northward.

530/238/0440

Artists Hill, The Whole Hill.

530/257/0434

McLaughlans Lane, From 95 m North West of Connelly Bark Road, 150 m North Westward.

City of Stonnington (Malvern) 530/221/0028

"Lane" (Between Glenferrie Road and Dairy Street) From Stanhope Street, 56 m Northward.

City of Whitehorse 530/240/0260

Prestbury Drive, From 29 m West of Kensington Gardens, 137 m Westward.
Shinyruby Court, The Whole Court.

530/240/0263

Patrick Court, The Whole Court.

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530/240/0266

Tally Ho Court, The Whole Court.

530/240/0256

Candlebark Lane, The Whole Lane. Teague Close, The Whole Close. Newburn Court, The Whole Court. Tyne Close, The Whole Close. Sugargum Court, The Whole Court.

City of Whittlesea 530/239/0651

Blossom Park Drive, From Laurina Turn 140 m Southward.

Grevillia Drive, From Blossom Park Drive, 275 m Westward.

Callistemon Rise, From Grevillea Drive, 40 m Northward.

Riccana Court, The Whole Court.

530/239/0746

Ester Drive, From 40 m North West of Woolnough Drive, 110 m North Westward Then 115 m North Eastward.

Mews Court, The Whole Court.

530/239/0747

Stanley Jones Drive, From Brolga Place, 122 m Westward.

Brolga Place, The Whole Place.

Koala Walk, The Whole Walk.

Magpie Walk, The Whole Walk.

John Ryan Drive, From Stanley Jones Drive, 90 m North Eastward.

Peppernint Walk, The Whole Walk.

Government Road, From Brolga Piace, 49 m Fastward.

Government Road, From Brolga Place, 53 m Westward.

530/239/0752

Heaths Court, The Whole Court.

530/239/0755

Possum Place, From 70 m North of John Ryan Drive, Northward for the remainder of The Place.

City of Yarra Ranges 530/260/0842

Michael Lane, The Whole Lane. Paul Close, The Whole Close. Katherine Place, The Whole Place.

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530/260/0850

Strathaven Place, The Whole Place.

530/260/0851

Salisbury Bend, The Whole Bend.

530/260/0853

Blue Ridge Drive, From Hull Road, 176 m Southward.

530/260/0854

Swansea Road, From Right of Way off Kenthurst Court, 29 m Northward.

530/260/0858

Billanook Way, From Hillside Crescent, 100 m Eastward.

Billanook Way, From Hillside Crescent, 155 m Westward.

Gully Mews, From Billanook Way, 61 m Southward.

Oxley Court, From Billanook Way, 64 m Southward.

Greenridge Court, The Whole Court.

Ridgeview Avenue, The Whole Avenue.

Hillrise Crescent, From Billanook Way, 197 m Northward.

530/260/0860

Rimfirecourt, From The Gateway, 37 m Westward.

The Gateway, From 65 m North of Archer Close, 191 m Northward.

530/260/0862

Ruby Road, From Bright Road, 152 m Westward.

Bright Road, From Ruby Road, 70 m Northeastward.

Further particulars may be obtained from Yarra Valley Water's Declarations Officer, Ben Hill, telephone 9872 1551.

By order of

KONRAD GILL

Acting Asset Information Manager

EXEMPTION FROM NOTIFICATION OF VACANCY UNDER SECTION 29 (2) OF THE PUBLIC SECTOR MANAGEMENT ACT 1992

The Secretary to the Department of Justice exempts the following position from the requirement to notify a vacancy:

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Position No. 18/05/0252/8, VPS-2, Administration Officer, Office of Fair Trading and Business Affairs, Department of Justice.

Reasons for exemption

The vacancy has been reclassified to recognise a demonstrated and significant shift in work value in a specialised area of work, the incumbent is an officer who is recognised as satisfactorily discharging all the requirements of the position and the Department Head consider that it is unlikely that advertising the vacancy would attract a more suitable candidate.

WARREN McCANN Secretary to the Department of Justice

Position No. 63/45/0020/1, Project Officer, Quality Co-ordinator, Class VPS-4, Office of Geographic Data Co-ordination, Department of Treasury and Finance.

Reason for exemption

The position has been reclassified to recognise a demonstrated and significant shift in work value in a specialised area of work. The incumbent is an officer who is recognised as satisfactorily discharging all of the requirements of the position and the Department Head considers that it is unlikely that advertising the vacancy would attract a more suitable candidate.

The vacancy has duties and requirements that are of a specialised nature peculiar to the Department and the proposed appointee is a staff member considered to be the only staff member possessing the specialised qualifications.

Dr MIKE VERTIGAN Secretary, Department of Treasury and Finance

Position No. 63/45/0079/9, Manager Digital Topographic, Class VPS-4, Office of Geographic Data Co-ordination, Department of Treasury and Finance.

Reason for exemption

The position has been reclassified to recognise a demonstrated and significant shift in work value in a specialised area of work. The incumbent is an officer who is recognised as satisfactorily discharging all of the

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requirements of the position and the Department Head considers that it is unlikely that advertising the vacancy would attract a more suitable candidate.

The vacancy has duties and requirements that are of a specialised nature peculiar to the Department and the proposed appointee is a staff member considered to be the only staff member possessing the specialised qualifications.

Dr MIKE VERTIGAN Secretary, Department of Treasury and Finance

Position No. 63/45/0172/5, Manager Digital Mapping, Class VPS-5, Office of Geographic Data Co-ordination, Department of Treasury and Finance.

Reason for exemption

The position has been reclassified to recognise a demonstrated and significant shift in work value in a specialised area of work. The incumbent is an officer who is recognised as satisfactorily discharging all of the requirements of the position and the Department Head considers that it is unlikely that advertising the vacancy would attract a more suitable candidate.

The vacancy has duties and requirements that are of a specialised nature peculiar to the Department and the proposed appointee is a staff member considered to be the only staff member possessing the specialised qualifications.

Dr MIKE VERTIGAN Secretary, Department of Treasury and Finance

Position No. 85/05/0236/0, Executive Support Officer, Class VPS-3, Taxation and Revenue Policy, Department of Treasury and Finance.

Reason for exemption

The position has been reclassified to recognise a demonstrated and significant shift in work value in a specialised area of work. The incumbent is an officer who is recognised as satisfactorily discharging all of the requirements of the position and the Department Head considers that it is unlikely that advertising the vacancy would attract a more suitable candidate.

Dr MIKE VERTIGAN Secretary, Department of Treasury and Finance

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Notice is hereby given that in pursuance of sub-section 10 (4) of the Associations Incorporation Act 1981 a Certificate of Incorporation was granted to Croydon City Soccer Club Inc. on 25 August 1995.

O. PAUL Deputy Registrar of Incorporated Associations

To: Australian Securities Commission, Morwell Mail Centre, Morwell 3841.

Associations Incorporation Act 1981 SECTION 10 (4) (B)

I hereby give notice that Croydon City Soccer Club Inc. Company No. 005826531 was granted a Certificate of Incorporation in accordance with section 10 of the above act on 25 August 1995.

The association name is Croydon City Soccer Club Inc.

The Association number is A0031938V.

O. PAUL

Deputy Registrar of Incorporated Associations

Associations Incorporation Act 1981

Notice is hereby given that in pursuance of sub-section 10 (4) of the Associations Incorporation Act 1981 a Certificate of Incorporation was granted to Zelman Memorial Symphony Orchestra Inc. on 25 August 1995.

O. PAUL Deputy Registrar of Incorporated Associations

To: Australian Securities Commission, Morwell Mail Centre, Morwell 3841.

Associations Incorporation Act 1981 **SECTION 10 (4) (B)**

I hereby give notice that Zelman Memorial Symphony Orchestra Inc. Company No. 004185755 was granted a Certificate of Incorporation in accordance with section 10 of the above act on 25 August 1995.

The association name is Zelman Memorial Symphony Orchestra Inc.

The Association number is A0031942K.

O. PAUL

Deputy Registrar of Incorporated Associations

Associations Incorporation Act 1981

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EXEMPTION

Application No. 19 of 1995

The Equal Opportunity Board has considered an application pursuant to section 40 (1) of the Equal Opportunity Act 1984 ("the Act") by the Eastern Victorian Group Training Inc. for the purposes of advertising for and employing Aboriginal people in apprenticeships and traineeships.

Upon reading the material tendered in support of this application, the Board is satisfied that it is appropriate to grant an exemption from sections 21, 29 and 59 of the Act.

In granting this exemption the Board noted:

- * Eastern Victorian Group Training Inc. is a non-profit group dedicated to the employment of people in apprenticeships and traineeships. The group currently employs 232 people in a variety of trades.
- * One of the areas targeted by Eastern Victorian Group Traineeships Inc. is the employment of Aboriginal people and in order to reach as many of these people as possible and to maximise their chance of employment certain apprenticeships and traineeships are specifically restricted to Aboriginal people.

The Board hereby grants an exemption from the operation of sections 21, 29 and 59 of the Equal Opportunity Act 1984, this exemption to remain in force until 31 August 1998.

> CATE McKENZIE, President CARMEL MORFUNI, Member JOY MURPHY, Member

EXEMPTION

Application No. 20 of 1995

The Equal Opportunity Board has considered an application pursuant to section 40 (1) of the Equal Opportunity Act 1984 ("the Act") by the City of Yarra in order to advertise for and employ people of specific gender to retain a balance of Home Care Workers for the Councils Aged and Disability Service.

Upon reading the material tendered in support of this application, the Board is satisfied that it is appropriate to grant an exemption from sections 21 and 59 of the Act.

In granting this exemption the Board noted:

* The City of Yarra, Aged and Disability Service, operates for frail, aged and disabled residents of the City and seeks

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to support such people through household maintenance and personal care.

* Many of the residents who require the assistance of the Aged and Disability Service have expressed discomfort with Home Care Workers of the opposite sex and have requested gender specific workers.

The Board hereby grants an exemption from the operation of sections 21 and 59 of the Equal Opportunity Act 1984, this exemption to remain in force until 31 August 1998.

CATE McKENZIE, President CARMEL MORFUNI, Member JOY MURPHY, Member

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary of Community Services under section 10 (2) of the Community Services Act 1979 in relation to Section 5 of the Adoption Act.

I, Brian Anthony Joyce approve the following persons under section 5 (1) and section 5 (2) of the **Adoption Act 1984** as approved Counsellors for the purposes of section 35 and 87 of the Act.

Michelle Bryceland: Copelen Child & Family Services, 69 Wellington Street, Windsor.

Dianne Edwards: Copelen Child & Family Services, 69 Wellington Street, Windsor.

BRIAN JOYCE Regional Director Southern Metropolitan Region

Department of Treasury and Finance SALE OF CROWN LAND BY PUBLIC TENDER

Tenders close 2.00. p.m. Thursday, 30 November 1995.

Property Address: Heath Road, Cashmore. Former Cashmore School site.

Crown Description: Allotment 17B Section 11 Parish of Trewalla.

Area: 2.026 hectares.

Term of Sale: 10% deposit, balance 60 days.
Tenders: addressed to—Crown Land Sales
Tender Box ref: P043656, Department of
Conservation and Natural Resources, 17
Thompson Street, Hamilton 3300.

Tender Deposit: 10% of tendered amount to be lodged with tender.

Application Form: Available on request.

Co-ordinating Officer: Stewart Beaton, Land Sales Officer, Department of Conservation and Natural Resources, Hamilton. Telephone (055) 72 3033.

ROGER M. HALLAM Minister for Finance

Electricity Industry Act 1993 NOTICE OF GRANT OF LICENCE Sydney Electricity (Victoria) Pty. Ltd.

Pursuant to section 165 of the Electricity Industry Act 1993 (the Act). The Office of the Regulator-General gives notice that it has this day issued a licence to sell electricity pursuant to section 162 of the Act to Sydney Electricity (Victoria) Pty. Ltd. (ACN 070 374 293).

The above licence has an unlimited term but may be revoked or varied as provided by the Act or by the terms of the relevant licence.

A copy of the above licence may be inspected during business hours at the Office of the Regulator-General, 1st Floor, 35 Spring Street, Melbourne 3000.

Dated 17 August 1995

Planning and Environment Act 1987 ALL PLANNING SCHEMES IN VICTORIA Notice of Approval of Amendment Amendment S50

The Minister for Planning has prepared and approved Amendment S50 to State section of all Planning Schemes in Victoria.

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

The amendment exempts signs which promote and provide information about the construction and operation of the Melbourne City Link Project and the South Eastern Arterial Grade Separations Project from the requirement for a permit in any zone or on reserved land provided that they are displayed at the direction of a government department or agency.

Signs constructed pursuant to the exemption must be removed upon the practical completion dates of the two projects.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne; the Alpine Resorts Commission, Level 4, AMEV House, 1013 Whitehorse Road, Box Hill and at the office of each municipal Council in Victoria.

GEOFF CODE Manager Planning Co-ordination Branch Department of Planning and Development

Planning and Environment Act 1987 ALL PLANNING SCHEMES IN VICTORIA Notice of Approval of Amendment Amendment S49

The Minister for Planning has approved the above amendment.

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

The amendment makes it clear that where a mining licence is granted or an Order is made under the Electricity Industry Act 1993 no further approval is required under Clause 8-8.3 of the State section or under the local section of relevant planning schemes.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne; the Alpine Resorts Commission, Level 4, AMEV House, 1013 Whitehorse Road, Box Hill and at the office of each Municipal Council in Victoria.

GEOFF CODE Manager Planning Co-ordination Branch Department of Planning and Development

Planning and Environment Act 1987 CROYDON PLANNING SCHEME Notice of Approval of Amendment Amendment L66 Part 1

The Minister for Planning has approved Amendment L66 Part 1 to the Croydon Planning Scheme

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

The amendment rezones land within the area of the current Landscape Protection overlay from Croydon Neighbourhood Residential zone to Croydon Environmental Living zone and

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establishes two density levels for residential development. The new zone also incorporates all the vegetation controls currently applying in the Landscape Protection area.

A copy of the amendment can be inspected free of charge during office hours at the Ringwood Office of the City of Maroondah, Braeside Avenue, Ringwood and at the Department of Planning and Development, 477 Collins Street, Melbourne.

GEOFF CODE Manager Planning Co-ordination Branch Department of Planning and Development

Planning and Environment Act 1987 GREATER GEELONG PLANNING SCHEME Notice of Lapsing of Amendment Amendment R10

The Minister for Planning has refused to approve Amendment R10 to the Greater Geelong Planning Scheme.

The amendment proposed to rezone land bounded to the north by the Geelong-Warrnambool Railway Reserve and Reserve Road, to the west by Ghazeepare Road, to the south by Mt Duneed and Lower Mt Duneed Roads and to the east by Horseshoe Bend Road from Rural General Farming Zone and Rural Intensive Farming Zone to Rural Future Urban Zone.

The amendment lapsed on 28 August 1995.

GEOFF CODE Manager Planning Co-ordination Branch Department of Planning and Development

Planning and Environment Act 1987 GREATER BENDIGO PLANNING SCHEME Notice of Approval of Amendment Amendment L18

The Minister for Planning has approved Amendment L18 to the Greater Bendigo Planning Scheme.

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

The amendment rezones the two existing shop premises at 5-7 Marong Road, Bendigo from Residential to Local Business Zone to reflect current and potential future uses.

A copy of the amendment can be inspected free of charge during office hours at the offices of the Department of Planning and Development, the Olderfleet Buildings, 477 Collins Street, Melbourne and 426 Hargreaves Street, Bendigo and the office of the Greater Bendigo City Council, Lyttleton Terrace, Bendigo.

GEOFF CODE Manager Planning Co-ordination Branch Department of Planning and Development

Planning and Environment Act 1987 HASTINGS PLANNING SCHEME Notice of Approval of Amendment Amendment L81

The Minister for Planning has approved Amendment L81 to the Local Section of the Hastings Planning Scheme.

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

The amendment rezones land at 180 Frankston-Flinders Road, being Railway Lot 19A, Somerville from the existing Railway Reserve to a Residential 1 zone.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and the offices of the Mornington Peninsula Shire—Hastings Office, Marine Parade, Hastings.

GEOFF CODE Manager Planning Co-ordination Branch Department of Planning and Development

Planning and Environment Act 1987 MALVERN PLANNING SCHEME Notice of Approval of Amendment Amendment L36

The Minister for Planning has approved Amendment L36 to the Local Section of the Malvern Planning Scheme.

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

The amendment affects land at the rear of 811-823 Dandenong Road, East Malvern and includes a site specific control to enable the land to be used and developed for the sale of alcohol and related goods.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and at the Malvern District Office, City of Stonnington, 1251 High Street, Malvern.

GEOFF CODE Manager Planning Co-ordination Branch Department of Planning and Development

Planning and Environment Act 1987 MILAWA PLANNING SCHEME Notice of Approval of Amendment Amendment L16

The Minister for Planning has approved Amendment L16 to the Local Section of the Milawa Planning Scheme.

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

The amendment rezones part of the school site having an area of 2000 m² and containing a dwelling at the north east corner of Main Street and Rutherglen Road, Springhurst from the existing Public Purposes Reservation (School) to a Village zone.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and the office of the Shire of Milawa, Ovens Street, Wangaratta.

GEOFF CODE Manager Planning Co-ordination Branch Department of Planning and Development

Planning and Environment Act 1987 MILDURA CITY PLANNING SCHEME Notice of Approval of Amendment Amendment L54

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

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

The amendment complements the Prostitution Control Act 1994, which commenced on 14 June 1995, and changes the local section of the scheme so that a brothel is a use of land for which a permit is required in the Industrial Zone.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and at the office of the Rural City of Mildura, Deakin Avenue, Mildura.

GEOFF CODE Manager Planning Co-ordination Branch Department of Planning and Development

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

Notice of Approval of Amendment Amendment L53

The Minister for Planning has approved Amendment L53 to the Local Section of the Moorabbin Planning Scheme.

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

The amendment rezones land at 18 Cecil Street, East Bentleigh from Reserved Land Primary School to Residential C Zone.

It is considered appropriate that the subject site be rezoned to Residential C to better reflect its new ownership, surrounding zoning and future use for residential purposes.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, 477 Collins Street, Melbourne and at the offices of the Glen Eira City Council, corner Glen Eira and Hawthorn Roads, Caulfield.

GEOFF CODE Manager Planning Co-ordination Branch Department of Planning and Development

Planning and Environment Act 1987 SOUTH MELBOURNE PLANNING SCHEME

Notice of Approval of Amendment Amendment L59

The Minister for Planning has approved Amendment L59 to the Local Section of the South Melbourne Planning Scheme.

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

The amendment rezones land in the vicinity of St Kilda and Albert Roads to a new Special Use Zone No. 10A. The zone requires that

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buildings and works should be in accordance with a development plan to the satisfaction of the responsible authority and includes a new set of purposes and other minor changes. It is similar to the existing Special Use Zone No. 10.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and at the South Melbourne office of the City of Port Phillip, Town Hall, Bank Street, South Melbourne.

GEOFF CODE Manager Planning Co-ordination Branch Department of Planning and Development

Planning and Environment Act 1987 WERRIBEE PLANNING SCHEME Notice of Approval of Amendment Amendment L86

The Minister for Planning has approved Amendment L86 to the Local Section of the Werribee Planning Scheme.

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

The amendment rezones 6185 m² of land at 28 Hoppers Lane, Werribee from Public Purposes 4 (Agricultural Department) reservation to Corridor C zone.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and at the offices of the City of Wyndham, 45 Princes Highway, Werribee.

GEOFF CODE Manager Planning Co-ordination Branch Department of Planning and Development

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APPOINTMENT

Stock Diseases Act 1968 SECTION 5

In accordance with the provision of the Public Sector Management Act 1992, the following Staff member is appointed as an Inspector of Stock whilst employed by the Department of Agriculture, Energy and Minerals or until such time as the Decision is revoked.

Name: Spring, Gareth David Position Number: 022499. Dated 18 August 1995

MICHAEL NORMAN KINSELLA A/General Manager, Quality Assurance Policy

ORDERS IN COUNCIL

Land Act 1958 TRANSFER AND VESTING OF LAND UNDER SECTION 22A

The Governor in Council, pursuant to section 22A of the Land Act 1958, hereby:

- (a) consents to the transfer of the parcels of land listed below from the Public Transport Corporation to the Grain Elevators Board; and
- (b) vests in fee simple the two parcels of land listed below in the Grain Elevators Board for the appropriate purposes of that authority:
 - Crown Allotment 9S Parish of Goroke (CP 113003).
 - 2. Crown Allotment 16A Township of Noradjuha (CP 115005).

Dated 22 August 1995 Responsible Minister: ROGER M. HALLAM Minister for Finance

> KATHY WILSON Clerk of the Executive Council

Land Act 1958 SALE OF CROWN LAND BY PRIVATE TREATY

The Governor in Council pursuant to section 99 (A) (1) (a) of the Land Act 1958, approves the sale by private treaty of Crown Allotment 1T, Parish of Mincha West as described on Certified Plan No. 112932.

Dated 25 July 1995 Responsible Minister: ROGER M. HALLAM Minister for Finance

> KATHY WILSON Clerk of the Executive Council

Land Act 1958

CONSEQUENTIAL AMENDMENT TO THE SECOND SCHEDULE OF THE PORT OF MELBOURNE AUTHORITY ACT 1958

The Governor in Council under section 22A (4) (a) of the Land Act 1958 amends the Port of Melbourne Act 1958 Second Schedule Part II by insertion of the words "Ninthly, the 3-619 hectare parcel of land as shown on Certified Plan

No. 110670 and the 6-665 hectare parcel of land shown on Certified Plan No. 111939 lodged in the Central Plan Office."—(18/91/162).

Dated 15 August 1995 Responsible Minister:

Ŵ. R. BAXTER

Minister for Roads and Ports

KATHY WILSON Clerk of the Executive Council

Public Sector Management Act 1992 DECLARATION UNDER SECTION 81A

The Governor in Council acting under section 81A of the Public Sector Management Act 1992 and all other powers declares Unisys Australia Limited, ARBN 000 002 086, to be a designated body for the purposes of section 81A and declares the employee described in the Schedule to this Order to be a designated employee for the purposes of that section.

SCHEDULE

Michelle Garrett
Dated 8 August 1995
Responsible Minister:
J. G. KENNETT
Premier

KATHY WILSON Clerk of the Executive Council

Public Sector Management Act 1992 DECLARATION UNDER SECTION 81A

The Governor in Council acting under section 81A of the **Public Sector Management Act** 1992 and all other powers declares the officer described in the Schedule to this Order to be a designated employee for the purposes of section 81A.

SCHEDULE

Christine Ludowyk Dated 29 August 1995 Responsible Minister: J. G. KENNETT Premier

Treasury Corporation of Victoria Act 1992

The Governor in Council, under section 36D (1) of the Treasury Corporation of Victoria Act 1992 (the "Act"), on the recommendation of the Treasurer, hereby declares that the financial obligations of GASCOR specified in the Schedule below (being financial obligations which are governed by the laws of Victoria) are to be taken to be liabilities of the Treasury Corporation of Victoria.

SCHEDULE

Liabilities of GASCOR in respect of financial arrangements (as defined in section 36A of the Act) governed by the law of Victoria, to which GASCOR is a party, including the liabilities of GASCOR in respect of:

- Interest rate option transactions between (1) GASCOR (formerly the Gas and Fuel Corporation of Victoria) and (2) Hong Kong Bank of Australia Limited evidenced by confirmations dated 31 March 1994 (Reference Nos. FLR 940900008 and CAP 940900007).
- Interest rate option transactions between (1) GASCOR and (2) The Chase Manhattan Bank Australia Limited evidenced by confirmations dated 20 March 1995 (Reference No. P541) and 21 March 1995 (Reference Nos P542, P543, P544, P545 and P546).

SCHEDULE

Reference	Notional Amount	Effective Date	Termination Date	Туре
FLR 9409 00008	15,000,000	31 March 1994	31 March 1999	Cap
CAP 9409 00007	15,000,000	31 March 1994	31 March 1999	Floor
P541	15,000,000	07 February 1995	07 February 2002	Floor
P542	15,000,000	07 February 1995	07 February 2002	Cap
P543	15,000,000	10 February 1995	10 February 2002	Floor
P544	15,000,000	10 February 1995	10 February 2002	Cap
P545	15,000,000	09 March 1995	09 March 2002	Cap
P546	15,000,000	09 March 1995	09 March 2002	Floor

Dated 29 August 1995
Responsible Minister:
ALAN R. STOCKDALE
Treasurer

KATHY WILSON Clerk of the Executive Council

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

Under section 14 of the Historic Buildings Act 1981 the Governor in Council amends the Register by adding Historic Building No. 1077:

Railway Station Complex, South Road, Brighton Beach, City of Bayside.

(To the extent of:

 All of the station building marked B1, including the platform, the signal box marked B2 and the footbridge marked B3 on Plan No. 602125, signed by the Chair, Historic Buildings Council and held by the Director, Historic Buildings Council, and Al! of the land marked L1 on Plan No. 602125, signed by the Chair, Historic Buildings Council and held by the Director, Historic Buildings Council, being part of the land described in Certificate of Title Volume 2940 Folio 587849.)

Owners: The Public Transport Corporation.

Dated 22 August 1995 Responsible Minister: ROBERT MACLELLAN Minister for Planning

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

Under section 14 of the Historic Buildings Act 1981 the Governor in Council amends the Register by altering Historic Building No. 1070:

Former Court House, 67–69 Arundel Street, Benalla, Shire of Delatite

Extent: From:

- All of the building marked B1 on Plan 605619, signed by the Chair, Historic Buildings Council and held by the Director, Historic Buildings Council, and
- All of the land marked L1 on Plan No. 605619, signed by the Chair, Historic Buildings Council and held by the Director, Historic Buildings Council, being part of the land described in Certificate of Title, Volume 8795, Folio 972.

To:

- All of the building marked B1 on Plan 605619, signed by the Chair, Historic Buildings Council and held by the Director, Historic Buildings Council, and
- All of the land marked L1 on Plan No. 605619, signed by the Chair, Historic Buildings Council and held by the Director, Historic Buildings Council, being part of the land described in Certificate of Title, Volume 8454, Folio 521.

Dated 29 August 1995 Responsible Minister: ROBERT MACLELLAN Minister for Planning

> KATHY WILSON Clerk of the Executive Council

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

Under section 14 of the Historic Buildings Act 1981 the Governor in Council amends the Register by altering Historic Building No. 1069:

Former Lands Office, 67-69 Arundel Street, Benalla, Shire of Delatite

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Extent: From:

- All of the building marked B1 on Plan 605621/2, signed by the Chair, Historic Buildings Council and held by the Director, Historic Buildings Council, and
- All of the land marked L1 on Plan No. 605621/2, signed by the Chair, Historic Buildings Council and held by the Director, Historic Buildings Council, being part of the land described in Certificate of Title, Volume 8795, Folio 972.

To:

- 1. All of the building marked B1 on Plan 605621/2, signed by the Chair, Historic Buildings Council and held by the Director, Historic Buildings Council, and
- All of the land marked L1 on Plan No. 605621/2, signed by the Chair, Historic Buildings Council and held by the Director, Historic Buildings Council, being part of the land described in Certificate of Title, Volume 8454, Folio 521.

Dated 29 August 1995 Responsible Minister: ROBERT MACLELLAN Minister for Planning

> KATHY WILSON Clerk of the Executive Council

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

Under section 14 of the Historic Buildings Act 1981 the Governor in Council amends the Register by altering Historic Building No. 1073: Holy Trinity Church, 67-69 Arundel Street,

Benalla, Shire of Delatite.

Extent: From:

- All of the building marked B1 on Plan 605621/1, signed by the Chair, Historic Buildings Council and held by the Director, Historic Buildings Council, and
- All of the land marked L1 on Plan No. 605621/1, signed by the Chair, Historic Buildings Council and held by the Director, Historic Buildings Council,

being part of the land described in Certificate of Title, Volume 8795, Folio 972.

To:

- All of the building marked B1 on Plan 605621/1, signed by the Chair, Historic Buildings Council and held by the Director, Historic Buildings Council, and
- All of the land marked L1 on Plan No. 605621/1, signed by the Chair, Historic Buildings Council and held by the Director, Historic Buildings Council, being part of the land described in Certificate of Title, Volume 3795, Folio 758972.

Dated 29 August 1995 Responsible Minister: ROBERT MACLELLAN Minister for Planning

> KATHY WILSON Clerk of the Executive Council

Parliamentary Committees Act 1968 TERMS OF REFERENCE FOR REVIEW OF THE PRACTICE OF IMMOBILISING AND REMOVING TRESPASSING VEHICLES ON PRIVATE PROPERTY

Under the powers found in section 4F (1) (a) (ii) and section 4F (3) of the Parliamentary Committees Act 1968 the Governor in Council refers the following matters to the Community Development Committee—

- (a) The Committee is requested to inquire into, consider and report to the Parliament on issues concerning the removal or immobilisation (wheelclamping) of vehicles trespassing on private property ("trespassing vehicles") to the extent that such issues affect the general community. In particular, the Committee is requested to consider—
 - * whether the practice of immobilising or removing trespassing vehicles affects the general community welfare by presenting a source of conflict or potential conflict within the community with the potential for confrontation and/or violence;

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- whether the current law in Victoria satisfactorily balances the rights of a trespassing vehicle owner against the rights of a land owner/occupier;
- whether the immobilisation or removal of a trespassing vehicle should constitute an offence or cause of action against the property owner and/or company responsible for immobilising or removing the trespassing vehicle;
- * whether any legislation should be introduced to address community concern regarding current practices of removing or immobilising trespassing vehicles; and
- * whether any other option or options exist to address community concern about practices of removing or immobilising trespassing vehicles having regard to a land owner/occupier's right to quiet possession of his or her land.
- (b) The Committee is requested to make a final report to Parliament by the first sitting day of the 1996 Autumn Parliamentary sittings.

Dated 29 August 1995 Responsible Minister: JAN WADE Attorney-General

> KATHY WILSON Clerk of the Executive Council

Local Government Act 1989 ORDER APPOINTING THE CHAIRPERSON OF COMMISSIONERS OF THE MONASH CITY COUNCIL

The Governor in Council acting under Part 10C of the Local Government Act 1989 orders that:

1. Commencement

This Order comes into operation on the date it is published in the Government Gazette.

2. Appointment of Chairperson of Commissioners

Rayleen Haig is appointed the Chairperson of Commissioners of the Monash City Council.

3. Period of Appointment

Rayleen Haig is appointed from the day this Order comes into operation until 9.00 a.m. on the day on which the first meeting of the Monash City Council is held following the first election of Councillors for that Council.

Dated 29 August 1995 Responsible Minister:

> ROGER M. HALLAM Minister for Local Government

> > KATHY WILSON Clerk of the Executive Council

Local Government Act 1989 ORDER TO PROVIDE TRANSITIONAL RATING ARRANGEMENTS FOR THE STRATHBOGIE SHIRE COUNCIL

The Governor in Council acting under section 220R of the Local Government Act 1989 orders that—

Definitions

1. In this Order-

"charge" means any charge under Part 8 of the Local Government Act 1989, but does not include a special charge.

"Council" means the Strathbogie Shire Council.

"rate" means any rate under Part 8 of the Local Government Act 1989, but does not include a special rate.

"rateable property" means any land or portion of any land which is rateable within the meaning of the Local Government Act 1989 and for which there is a separate valuation.

"specified percentage" means the percentage difference between the sum of the rates and charges levied in respect of a rateable property in the 1994–1995 financial year and the sum of the rates and charges which but for this Order would be payable in the 1995–1996 financial year, which percentage difference is specified in the declaration of rates and charges for the 1995–1996 financial year.

"supplementary valuation" means a supplementary valuation under section 13DF of the Valuation of Land Act 1960.

Rates and Charges Payable in the 1995–1996 Financial Year

If the sum of the rates and charges which would but for this Order be levied in respect of a rateable property in the 1995-1996 financial Victoria Government Gazette

year exceed the sum of the rates and charges levied on that property in the 1994–1995 financial year, the Council may grant a rebate in relation to those rates and charges which is equal to the difference between the two sums.

3. If the sum of the rates and charges levied in respect of a rateable property in the 1995–1996 financial year would, by reason of the declaration of rates and charges for that financial year, be less than the sum of the rates and charges levied on that property in the 1994–1995 financial year, and that lesser sum would but for this Order exceed the specified percentage, the Council may, in relation to any such property and notwithstanding anything contained in its declaration of rates and charges for the particular year, levy such rates and charges as ensure that the specified percentage is not exceeded.

Supplementary Valuations

- 4. This Order shall not apply to a rateable property—
 - (a) which was not a rateable property or the same rateable property as at 1 October 1994; or
 - (b) in respect of which a supplementary valuation was made or could have been made during the 1994-1995 financial year.

Commencement

5. This Order comes into operation on the date it is published in the Government Gazette. Dated 29 August 1995

Responsible Minister:

ROGER M. HALLAM

Minister for Local Government

KATHY WILSON Clerk of the Executive Council

Local Government Act 1989 ORDER TO PROVIDE TRANSITIONAL RATING ARRANGEMENTS FOR THE FRANKSTON CITY COUNCIL

The Governor in Council acting under section 220R of the Local Government Act 1989 orders that—

Definitions

In this Order—

"charge" means any charge under Part 8 of the Local Government Act 1989, but does not include a special charge.

"Council" means the Frankston City Council.

"rate" means any rate under Part 8 of the

Local Government Act 1989, but does not include a special rate.

"rateable property" means any land or portion of any land which is rateable within the meaning of the Local Government Act 1989 and for which there is a separate valuation.

"supplementary valuation" means a supplementary valuation under section 13DF of the Valuation of Land Act 1960.

Rates and Charges Payable in the 1995–1996 Financial Year

2. If the sum of the rates and charges which would but for this Order be levied in respect of a rateable property in the 1995–1996 financial year exceeds the sum of the rates and charges levied on that property in the 1994–1995 financial year, the Council may grant a rebate in relation to those rates and charges of an amount which is calculated in the manner specified in a resolution of the Council made before 30 September 1995.

Supplementary Valuations

- 3. This Order shall not apply to a rateable property—
 - (a) which was not a rateable property or the same rateable property as at 1 October 1994; or
 - (b) in respect of which a supplementary valuation was made or could have been made during the 1994-1995 financial year.

Commencement

4. This Order comes into operation on the date it is published in the Government Gazette. Dated 29 August 1995
Responsible Minister:

ROGER M. HALLAM Minister for Local Government

> KATHY WILSON Clerk of the Executive Council

Local Government Act 1989 ORDER TO PROVIDE TRANSITIONAL RATING ARRANGEMENTS FOR THE BAYSIDE CITY COUNCIL

The Governor in Council acting under section 220R of the Local Government Act 1989 orders that—

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Definitions

1. In this Order-

"charge" means any charge under Part 8 of the Local Government Act 1989, but does not include a special charge.

"Council" means the Bayside City Council.

"rate" means any rate under Part 8 of the Local Government Act 1989, but does not include a special rate.

"rateable property" means any land or portion of any land which is rateable within the meaning of the Local Government Act 1989 and for which there is a separate valuation.

"supplementary valuation" means a supplementary valuation under section 13DF of the Valuation of Land Act 1960.

Rebate in 1995-1996 Financial Year

2. If the sum of the rates and charges which would but for this Order be levied in respect of a rateable property in the 1995–1996 financial year exceeds the sum of the rates and charges levied on that property in the 1994–1995 financial year, the Council may grant a rebate in relation to those rates and charges which is equal to the difference between the two sums.

Supplementary Valuations

- 3. This Order shall not apply to a rateable property—
 - (a) which was not a rateable property or the same rateable property as at 1 October 1994; or
 - (b) in respect of which a supplementary valuation was made or could have been made during the 1994-1995 financial year.

Commencement

4. This Order comes into operation on the date it is published in the Government Gazette.

Dated 29 August 1995 Responsible Minister: ROGER M. HALLAM Minister for Local Government

Local Government Act 1989
ORDER TO PROVIDE TRANSITIONAL
RATING ARRANGEMENTS FOR THE
GREATER DANDENONG CITY COUNCIL

The Governor in Council acting under section 220R of the Local Government Act 1989 orders that—

Definitions

1. In this Order-

"charge" means any charge under Part 8 of the Local Government Act 1989, but does not include a special charge.

"Council" means the Greater Dandenong City Council.

"rate" means any rate under Part 8 of the Local Government Act 1989, but does not include a special rate.

"rateable property" means any land or portion of any land which is rateable within the meaning of the Local Government Act 1989 and for which there is a separate valuation.

"specified percentage" means the percentage difference between the sum of the rates and charges levied in respect of a rateable property in the 1994–1995 financial year and the sum of the rates and charges which but for this Order would be payable in the 1995–1996 financial year, which percentage difference is specified in the declaration of rates and charges for the 1995–1996 financial year.

"supplementary valuation" means a supplementary valuation under section 13DF of the Valuation of Land Act 1960.

Rates and Charges Payable in the 1995–1996 Financial Year

- 2. If the sum of the rates and charges which would but for this Order be levied in respect of a rateable property in the 1995–1996 financial year exceeds the sum of the rates and charges levied on that property in the 1994–1995 financial year, the Council may grant a rebate in relation to those rates and charges which is equal to the difference between the two sums.
- 3. If the sum of the rates and charges levied in respect of a rateable property in the 1995–1996 financial year would, by reason of the declaration of rates and charges for that financial year, be less than the sum of the rates and charges levied on that property in the 1994–1995 financial year, and that lesser sum would but for this Order exceed the specified percentage, the Council may, in relation to any

such property and notwithstanding anything contained in its declaration of rates and charges for the particular year, levy such rates and charges as ensure that the specified percentage is not exceeded.

Supplementary Valuations

- 4. This Order shall not apply to a rateable property—
 - (a) which was not a rateable property or the same rateable property as at 1 October 1994; or
 - (b) in respect of which a supplementary valuation was made or could have been made during the 1994–1995 financial year.

Commencement

5. This Order comes into operation on the date it is published in the Government Gazette.

Dated 29 August 1995 Responsible Minister:

> ROGER M. HALLAM Minister for Local Government

> > KATHY WILSON Clerk of the Executive Council

Local Government Act 1989 ORDER TO PROVIDE TRANSITIONAL RATING ARRANGEMENTS FOR THE PYRENEES SHIRE COUNCIL

The Governor in Council acting under section 220R of the Local Government Act 1989 orders that—

Definitions

1. In this Order-

"charge" means any charge under Part 8 of the Local Government Act 1989, but does not include a special charge.

"Council" means the Pyrenees Shire Council.

"rate" means any rate under Part 8 of the Local Government Act 1989, but does not include a special rate.

"rateable property" means any land or portion of any land which is rateable within the meaning of the Local Government Act 1989 and for which there is a separate valuation.

"supplementary valuation" means a supplementary valuation under section 13DF of the Valuation of Land Act 1960.

Rates and Charges Payable in the 1995–1996 Financial Year

2. If the sum of the rates and charges which would but for this Order be levied in respect of a rateable property in the 1995–1996 financial year exceeds the sum of the rates and charges levied on that property in the 1994–1995 financial year, the Council may grant a rebate in relation to those rates and charges of an amount which is calculated in the manner specified in the Council's declaration of rates and charges for that particular year.

Supplementary Valuations

- 3. This Order shall not apply to a rateable property—
 - (a) which was not a rateable property or the same rateable property as at 1 October 1994; or
 - (b) in respect of which a supplementary valuation was made or could have been made during the 1994-1995 financial year.

Commencement

4. This Order comes into operation on the date it is published in the Government Gazette. Dated 29 August 1995
Responsible Minister:
ROGER M. HALLAM

Minister for Local Government

KATHY WILSON Clerk of the Executive Council

Local Government Act 1989 ORDER TO PROVIDE TRANSITIONAL RATING ARRANGEMENTS FOR THE HUME CITY COUNCIL

The Governor in Council acting under section 220R of the Local Government Act 1989 orders that—

Definitions

1. In this Order-

"charge" means any charge under Part 8 of the Local Government Act 1989, but does not include a special charge.

"Council" means the Hume City Council.

"rate" means any rate under Part 8 of the Local Government Act 1989, but does not include a special rate.

"rateable property" means any land or portion of any land which is rateable within the meaning of the Local Government Act 1989 and for which there is a separate valuation.

"supplementary valuation" means a supplementary valuation under section 13DF of the Valuation of Land Act 1960.

Rates and Charges Payable in the 1995–1996 Financial Year

2. If the sum of the rates and charges which would but for this Order be levied in respect of a rateable property in the 1995–1996 financial year exceeds the sum of the rates and charges levied on that property in the 1994–1995 financial year, the Council may grant a rebate in relation to those rates and charges which is equal to the difference between the two sums.

Supplementary Valuations

- 3. This Order shall not apply to a rateable property—
 - (a) which was not a rateable property or the same rateable property as at 1 October 1994; or
 - (b) in respect of which a supplementary valuation was made or could have been made during the 1994–1995 financial year.

Commencement

4. This Order comes into operation on the date it is published in the Government Gazette. Dated 29 August 1995
Responsible Minister:

ROGER M. HALLAM
Minister for Local Government

KATHY WILSON Clerk of the Executive Council

Local Government Act 1989
ORDER TO PROVIDE TRANSITIONAL
ARRANGEMENTS FOR THE BANYULE
CITY COUNCIL IN RESPECT OF ITS
PROPOSED BUDGET FOR THE 1995–1996
FINANCIAL YEAR

Whereas--

A. On 15 December 1994 an Order in Council was published in the Government Gazette constituting the Banyule City Council consisting of the former City of Heidelberg, and parts of the former Shires of Eltham and Diamond Valley.

- B. As a result of its constitution, the Banyule City Council is currently undertaking detailed rate modelling in order to adopt an equitable rating strategy for the whole of its municipal district for the 1995–1996 financial year.
- C. The detailed rate modelling upon which rates will be levied for the 1995–1996 financial year, will not be completed by the Banyule City Council until September 1995.

Now therefore, the Governor in Council acting under section 220R of the Local Government Act 1989 orders that:

Definitions

1. In this Order-

"Act" means the Local Government Act 1989;

"Regulations" means the Local Government Regulations 1990.

Commencement

2. This Order comes into operation on the date it is published in the Government Gazette.

Transitional Provisions

- 3. The Banyule City Council is exempted from complying with regulation 91 (g), (h), (i) and (j) of the Regulations in respect of the public notice of its proposed budget for the 1995–1996 financial year.
- 4. The Banyule City Council is exempted from complying with regulation 93 (a), (b), (d), (e), (f), (g), (h), (i), (j), (k), (l), (m), (n), (o), (q) and (r) of the Regulations in respect of the information to be made available to the public regarding its proposed budget for the 1995–1996 financial year.

Dated 29 August 1995
Responsible Minister:
ROGER M. HALLAM
Minister for Local Government

KATHY WILSON Clerk of the Executive Council

Local Government Act 1989
ORDER TO PROVIDE TRANSITIONAL
ARRANGEMENTS FOR THE NORTHERN
GRAMPIANS SHIRE COUNCIL IN
RESPECT OF ITS PROPOSED BUDGET
FOR THE 1995–1996 FINANCIAL YEAR
Whereas—

A. On 20 January 1995 an Order in Council was published in the Government Gazette constituting the Northern Grampians Shire

Council, consisting of the former City of Stawell, the former Town of St Arnaud, and parts of the former Shires of Stawell, Kara Kara, Wimmera, Donald, Avoca, Dunmunkle and Ararat.

- B. As a result of its constitution, the Northern Grampians Shire Council is adopting a common system of valuation for the whole of its municipal district for the purpose of declaring its rates in respect of the 1995–1996 financial year.
- C. The detailed rate modelling, upon which rates will be levied for the 1995-1996 financial year, will not be completed by the Northern Grampians Shire Council until October 1995.

Now therefore, the Governor in Council acting under section 220R of the Local Government Act 1989 orders that:

Definitions

In this Order—

"Act" means the Local Government Act 1989;

"Regulations" means the Local Government Regulations 1990.

Commencement

This Order comes into operation on the date it is published in the Government Gazette.

Transitional Provisions

- 3. The Northern Grampians Shire Council is exempted from complying with regulation 91 (g), (h), (i) and (j) of the Regulations in respect of the public notice of its proposed budget for the 1995–1996 financial year.
- 4. The Northern Grampians Shire Council is exempted from complying with regulation 93 (a), (b), (d), (e), (g), (j), (k), (l), (m), (n), (o), (p), (q) and (s) of the Regulations in respect of the information to be made available to the public regarding its proposed budget for the 1995–1996 financial year.

Dated 29 August 1995 Responsible Minister: ROGER M. HALLAM Minister for Local Government

Local Government Act 1989 ORDER TO PROVIDE TRANSITIONAL ARRANGEMENTS FOR THE CAMPASPE SHIRE COUNCIL IN RESPECT OF ITS PROPOSED BUDGET FOR THE 1995–1996 FINANCIAL YEAR

Whereas-

- A. On 18 November 1994 an Order in Council was published in the Government Gazette constituting the Campaspe Shire Council. On 19 and 20 January 1995 Orders in Council were published in the Government Gazette altering the municipal district of the Campaspe Shire Council.
- B. The municipal district of the Campaspe Shire Council consists of the former City of Echuca, the former Town of Kyabram, the former Shires of Deakin and Rochester, and parts of the former Shires of Waranga, Cohuna, Rodney and Gordon.
- C. As a result of its constitution, the Campaspe Shire Council must adopt a common system of valuation for the whole of its municipal district for the purpose of declaring its rates in respect of the 1995–1996 financial year.
- D. The detailed rate modelling, upon which rates will be levied for the 1995–1996 financial year, will not be completed by the Campaspe Shire Council until September 1995.

Now therefore, the Governor in Council acting under section 220R of the Local Government Act 1989 orders that:

Definitions

1. In this Order-

"Act" means the Local Government Act 1989:

"Regulations" means the Local Government Regulations 1990.

Commencement

2. This Order comes into operation on the date it is published in the Government Gazette.

Transitional Provisions

- 3. The Campaspe Shire Council is exempted from complying with regulation 91 (g) and (h) of the Regulations in respect of the public notice of its proposed budget for the 1995-1996 financial year.
- 4. The Campaspe Shire Council is exempted from complying with regulation 93 (a), (b), (d), (j), (k), (l) and (m) of the Regulations in respect

of the information to be made available to the public regarding its proposed budget for the 1995-1996 financial year.

Dated 29 August 1995 Responsible Minister:

ROGER M. HALLAM

Minister for Local Government

KATHY WILSON Clerk of the Executive Council

Local Government Act 1989
ORDER TO PROVIDE TRANSITIONAL
ARRANGEMENTS FOR THE MOYNE
SHIRE COUNCIL IN RESPECT OF ITS
PROPOSED BUDGET FOR THE 1995–1996
FINANCIAL YEAR

Whereas-

- A. On 23 September 1994 an Order in Council was published in the Government Gazette constituting the Moyne Shire Council, consisting of the former Borough of Port Fairy, the former Shires of Belfast and Minhamite, and parts of the former Shires of Mortlake, Warrnambool, Dundas and Mount Rouse.
- B. As a result of its constitution, the Moyne Shire Council is currently undertaking detailed rate modelling in order to adopt an equitable rating strategy for the whole of its municipal district for the 1995–1996 financial year.
- C. The detailed rate modelling upon which rates will be levied for the 1995–1996 financial year, will not be completed by the Moyne Shire Council until September 1995.

Now therefore, the Governor in Council acting under section 220R of the Local Government Act 1989 orders that:

Definitions

- 1. In this Order-
- "Act" means the Local Government Act 1989;
- "Regulations" means the Local Government Regulations 1990.

Commencement

2. This Order comes into operation on the date it is published in the Government Gazette.

Transitional Provisions

3. The Moyne Shire Council is exempted from complying with regulation 91 (g), (h), (i) and (j) of the Regulations in respect of the public notice of its proposed budget for the 1995–1996 financial year.

4. The Moyne Shire Council is exempted from complying with regulation 93 (a), (b), (d), (e), (g), (h), (j), (l), (n), (o), (p), (q), (r) and (s) of the Regulations in respect of the information to be made available to the public regarding its proposed budget for the 1995–1996 financial year.

Dated 29 August 1995
Responsible Minister:
ROGER M. HALLAM
Minister for Local Government

KATHY WILSON Clerk of the Executive Council

Local Government Act 1989

ORDER TO PROVIDE TRANSITIONAL ARRANGEMENTS FOR THE BULOKE SHIRE COUNCIL IN RESPECT OF ITS PROPOSED BUDGET FOR THE 1995–1996 FINANCIAL YEAR

Whereas-

- A. On 20 January 1995 an Order in Council was published in the Government Gazette constituting the Buloke Shire Council, consisting of the former Shires of Birchip, Charlton and Wycheproof, and parts of the former Shires of Donald and Kara Kara.
- B. As a result of its constitution, the Buloke Shire Council is currently undertaking detailed rate modelling in order to adopt an equitable rating strategy for the whole of its municipal district for the 1995–1996 financial year.
- C. The detailed rate modelling upon which rates will be levied for the 1995–1996 financial year, will not be completed by the Buloke Shire Council until September 1995.

Now therefore, the Governor in Council acting under section 220R of the Local Government Act 1989 orders that:

Definitions

1. In this Order-

"Act" means the Local Government Act 1989;

"Regulations" means the Local Government Regulations 1990.

Commencement

2. This Order comes into operation on the date it is published in the Government Gazette.

Victoria Government Gazette

Transitional Provisions

- 3. The Buloke Shire Council is exempted from complying with regulation 91 (g), (h), (i) and (j) of the Regulations in respect of the public notice of its proposed budget for the 1995–1996 financial year.
- 4. The Buloke Shire Council is exempted from complying with regulation 93 (a), (b), (d), (e), (f), (g), (h), (i), (j), (k), (l), (m), (n), (o), (p), (q) and (s) of the Regulations in respect of the information to be made available to the public regarding its proposed budget for the 1995–1996 financial year.

Dated 29 August 1995
Responsible Minister:
ROGER M. HALLAM
Minister for Local Government

KATHY WILSON Clerk of the Executive Council

Local Government Act 1989 ORDER TO PROVIDE TRANSITIONAL ARRANGEMENTS FOR THE HINDMARSH SHIRE COUNCIL IN RESPECT OF ITS PROPOSED BUDGET FOR THE 1995–1996 FINANCIAL YEAR

Whereas-

- A. On 20 January 1995 an Order in Council was published in the Government Gazette constituting the Hindmarsh Shire Council, consisting of the former Shires of Dimboola and Lowan.
- B. As a result of its constitution, the Hindmarsh Shire Council is currently undertaking detailed rate modelling in order to adopt an equitable rating strategy for the whole of its municipal district for the 1995–1996 financial year.
- C. The detailed rate modelling upon which rates will be levied for the 1995–1996 financial year, will not be completed by the Hindmarsh Shire Council until September 1995.

Now therefore, the Governor in Council acting under section 220R of the Local Government Act 1989 orders that:

Definitions

- 1. In this Order-
- "Act" means the Local Government Act 1989:

"Regulations" means the Local Government Regulations 1990.

Commencement

2. This Order comes into operation on the date it is published in the Government Gazette.

Transitional Provisions

- 3. The Hindmarsh Shire Council is exempted from complying with regulation 91 (g), (h), (i) and (j) of the Regulations in respect of the public notice of its proposed budget for the 1995-1996 financial year.
- 4. The Hindmarsh Shire Council is exempted from complying with regulation 93 (a), (b), (d), (e), (g), (i), (j), (l), (m), (n), (o), (p), (q) and (r) of the Regulations in respect of the information to be made available to the public regarding its proposed budget for the 1995-1996 financial year. Dated 29 August 1995 Responsible Minister:

ROGER M. HALLAM

Minister for Local Government

KATHY WILSON Clerk of the Executive Council

Local Government Act 1989 ORDER TO PROVIDE TRANSITIONAL ARRANGEMENTS FOR THE MILDURA RURAL CITY COUNCIL IN RESPECT OF ITS PROPOSED BUDGET FOR THE 1995-1996 FINANCIAL YEAR

- A. On 20 January 1995 an Order in Council was published in the Government Gazette constituting the Mildura Rural City Council, consisting of the former City of Mildura and the former Shires of Mildura and Walpeup.
- B. As a result of its constitution, the Mildura Rural City Council is currently undertaking detailed rate modelling in order to adopt an equitable rating strategy for the whole of its municipal district for the 1995-1996 financial
- C. The detailed rate modelling upon which rates will be levied for the 1995-1996 financial year, will not be completed by the Mildura Rural City Council until September 1995.

Now therefore, the Governor in Council acting under section 220R of the Local Government Act 1989 orders that:

Definitions

1. In this Order-

"Act" means the Local Government Act 1989:

G 34 31 August 1995 2323

"Regulations" means the Local Government Regulations 1990.

Commencement

2. This Order comes into operation on the date it is published in the Government Gazette.

Transitional Provisions

- 3. The Mildura Rural City Council is exempted from complying with regulation 91 (g), (h), (i) and (j) of the Regulations in respect of the public notice of its proposed budget for the 1995-1996 financial year.
- 4. The Mildura Rural City Council is exempted from complying with regulation 93 (a), (b), (d), (e), (g), (j), (k), (l), (m), (n), (o), (p), (q) and (s) of the Regulations in respect of the information to be made available to the public regarding its proposed budget for the 1995-1996 financial year.

Dated 29 August 1995 Responsible Minister: ROGER M. HALLAM Minister for Local Government

> KATHY WILSON Clerk of the Executive Council

Local Government Act 1989 ORDER TO PROVIDE TRANSITIONAL ARRANGEMENTS FOR THE MOUNT ALEXANDER SHIRE COUNCIL IN RESPECT OF ITS PROPOSED BUDGET FOR THE 1995-1996 FINANCIAL YEAR

- A. On 19 January 1995 an Order in Council was published in the Government Gazette constituting the Mount Alexander Shire Council, consisting of the former City of Castlemaine, the former Shire of Newstead, and parts of the former Shires of Maldon and Metcalfe.
- B. As a result of its constitution, the Mount Alexander Shire Council is currently undertaking detailed rate modelling in order to adopt an equitable rating strategy for the whole of its municipal district for the 1995-1996 financial year.
- C. The detailed rate modelling upon which rates will be levied for the 1995-1996 financial year, will not be completed by the Mount Alexander Shire Council until September 1995.

Now therefore, the Governor in Council acting under section 220R of the Local Government Act 1989 orders that:

Definitions

1. In this Order-

"Act" means the Local Government Act 1989;

"Regulations" means the Local Government Regulations 1990.

Commencement

2. This Order comes into operation on the date it is published in the Government Gazette.

Transitional Provisions

- 3. The Mount Alexander Shire Council is exempted from complying with regulation 91 (g), (h), (i) and (j) of the Regulations in respect of the public notice of its proposed budget for the 1995–1996 financial year.
- 4. The Mount Alexander Shire Council is exempted from complying with regulation 93 (a), (b), (d), (e), (g), (h), (k), (l), (m), (n), (o), (q), (r) and (s) of the Regulations in respect of the information to be made available to the public regarding its proposed budget for the 1995–1996 financial year.

Dated 29 August 1995
Responsible Minister:
ROGER M. HALLAM
Minister for Local Government

KATHY WILSON Clerk of the Executive Council

Local Government Act 1989
ORDER TO PROVIDE TRANSITIONAL
ARRANGEMENTS FOR THE
YARRIAMBIACK SHIRE COUNCIL IN
RESPECT OF ITS PROPOSED BUDGET
FOR THE 1995–1996 FINANCIAL YEAR
Whereas—

- A. On 20 January 1995 an Order in Council was published in the Government Gazette constituting the Yarriambiack Shire Council, consisting of the former Shires of Karkarooc and Warracknabeal, and parts of the former Shires of Dunmunkle and Wimmera.
- B. As a result of its constitution, the Yarriambiack Shire Council is currently undertaking detailed rate modelling in order to adopt an equitable rating strategy for the whole of its municipal district for the 1995–1996 financial year.

Victoria Government Gazette

C. The detailed rate modelling upon which rates will be levied for the 1995–1996 financial year, will not be completed by the Yarriambiack Shire Council until November 1995.

Now therefore, the Governor in Council acting under section 220R of the Local Government Act 1989 orders that:

Definitions

1. In this Order-

"Act" means the Local Government Act 1989:

"Regulations" means the Local Government Regulations 1990.

Commencement

2. This Order comes into operation on the date it is published in the Government Gazette.

Transitional Provisions

- 3. The Yarriambiack Shire Council is exempted from complying with regulation 91 (g), (h), (i) and (j) of the Regulations in respect of the public notice of its proposed budget for the 1995–1996 financial year.
- 4. The Yarriambiack Shire Council is exempted from complying with regulation 93 (a), (b), (d), (e), (f), (g), (h), (i), (j), (k), (l), (m), (n), (o), (q), (r) and (s) of the Regulations in respect of the information to be made available to the public regarding its proposed budget for the 1995–1996 financial year.

Dated 29 August 1995 Responsible Minister:

ROGER M. HALLAM Minister for Local Government

> KATHY WILSON Clerk of the Executive Council

Local Government Act 1989
ORDER TO PROVIDE TRANSITIONAL
ARRANGEMENTS FOR THE WEST
WIMMERA SHIRE COUNCIL IN RESPECT
OF ITS PROPOSED BUDGET FOR THE
1995-1996 FINANCIAL YEAR

Whereas-

A. On 20 January 1995 an Order in Council was published in the Government Gazette constituting the West Wimmera Shire Council, consisting of the former Shire of Kaniva, and parts of the former Shires Kowree, Arapiles and Glenelg.

B. As a result of its constitution, the West Wimmera Shire Council is currently undertaking detailed rate modelling in order to adopt an equitable rating strategy for the whole of its municipal district for the 1995-1996 financial year.

C. The detailed rate modelling upon which rates will be levied for the 1995–1996 financial year, will not be completed by the West Wimmera Shire Council until September 1995.

Now therefore, the Governor in Council acting under section 220R of the Local Government Act 1989 orders that:

Definitions

- 1. In this Order-
- "Act" means the Local Government Act 1989:

"Regulations" means the Local Government Regulations 1990.

Commencement

2. This Order comes into operation on the date it is published in the Government Gazette.

Transitional Provisions

- 3. The West Wimmera Shire Council is exempted from complying with regulation 91 (g), (h), (i) and (j) of the Regulations in respect of the public notice of its proposed budget for the 1995–1996 financial year.
- 4. The West Wimmera Shire Council is exempted from complying with regulation 93 (a), (b), (d), (e), (f), (g), (h), (i), (j), (k), (l), (m), (n), (o), (p) and (q) of the Regulations in respect of the information to be made available to the public regarding its proposed budget for the 1995–1996 financial year.

Dated 29 August 1995
Responsible Minister:
ROGER M. HALLAM
Minister for Local Government

KATHY WILSON Clerk of the Executive Council

Local Government Act 1989
ORDER TO PROVIDE TRANSITIONAL
ARRANGEMENTS FOR THE
WARRNAMBOOL CITY COUNCIL IN
RESPECT OF ITS PROPOSED BUDGET
FOR THE 1995–1996 FINANCIAL YEAR
Whereas—

A. On 23 September 1994 an Order in Council was published in the Government Gazette constituting the Warrnambool City Council, consisting of the former City of Warrnambool and part of the former Shire of Warrnambool.

B. As a result of its constitution, the Warmambool City Council must adopt a common system of valuation for the whole of its municipal district for the purpose of declaring its rates in respect of the 1995–1996 financial year.

C. The detailed rate modelling, upon which rates will be levied for the 1995–1996 financial year, will not be completed by the Warrnambool City Council until September 1995.

Now therefore, the Governor in Council acting under section 220R of the Local Government Act 1989 orders that:

Definitions

- 1. In this Order—
- "Act" means the Local Government Act 1989;

"Regulations" means the Local Government Regulations 1990.

Commencement

2. This Order comes into operation on the date it is published in the Government Gazette.

Transitional Provisions

- 3. The Warrnambool City Council is exempted from complying with regulation 91 (g), (h), (i) and (j) of the Regulations in respect of the public notice of its proposed budget for the 1995–1996 financial year.
- 4. The Warrnambool City Council is exempted from complying with regulation 93 (a), (b), (d), (e), (g), (i), (j), (k), (l), (m), (n), (o) and (q) of the Regulations in respect of the information to be made available to the public regarding its proposed budget for the 1995–1996 financial year.

Dated 29 August 1995
Responsible Minister:
ROGER M. HALLAM
Minister for Local Government

KATHY WILSON Clerk of the Executive Council

Local Government Act 1989
ORDER TO PROVIDE TRANSITIONAL
ARRANGEMENTS FOR THE SWAN HILL
RURAL CITY COUNCIL IN RESPECT OF
ITS PROPOSED BUDGET FOR THE
1995-1996 FINANCIAL YEAR

Whereas-

A. On 20 January 1995 an Order in Council was published in the Government Gazette constituting the Swan Hill Rural City Council,

consisting of the former City of Swan Hill, the former Shire of Swan Hill and part of the former Shire of Kerang.

- B. As a result of its constitution, the Swan Hill Rural City Council is currently undertaking detailed rate modelling in order to adopt an equitable rating strategy for the whole of its municipal district for the 1995–1996 financial year.
- C. The detailed rate modelling upon which rates will be levied for the 1995–1996 financial year, will not be completed by the Swan Hill Rural City Council until November 1995.

Now therefore, the Governor in Council acting under section 220R of the Local Government Act 1989 orders that:

Definitions

1. In this Order-

"Act" means the Local Government Act 1989:

"Regulations" means the Local Government Regulations 1990.

Commencement

2. This Order comes into operation on the date it is published in the Government Gazette.

Transitional Provisions

- 3. The Swan Hill Rural City Council is exempted from complying with regulation 91 (g), (h), (i) and (j) of the Regulations in respect of the public notice of its proposed budget for the 1995–1996 financial year.
- 4. The Swan Hill Rural City Council is exempted from complying with regulation 93 (a), (b), (d), (e), (f), (g), (h), (j), (k), (l), (m), (n), (o), (p), (q), (r) and (s) of the Regulations in respect of the information to be made available to the public regarding its proposed budget for the 1995–1996 financial year.

Dated 29 August 1995
Responsible Minister:
ROGER M. HALLAM
Minister for Local Government

KATHY WILSON Clerk of the Executive Council Local Government Act 1989
ORDER TO PROVIDE TRANSITIONAL
ARRANGEMENTS FOR THE MACEDON
RANGES SHIRE COUNCIL IN RESPECT OF
ITS PROPOSED BUDGET FOR THE
1995–1996 FINANCIAL YEAR

Whereas-

- A. On 19 January 1995 an Order in Council was published in the Government Gazette constituting the Macedon Ranges Shire Council, consisting of the former Shires of Gisborne, Romsey and Newham and Woodend, and part of the former Shire of Kyneton.
- B. As a result of its constitution, the Macedon Ranges Shire Council is currently undertaking detailed rate modelling in order to adopt an equitable rating strategy for the whole of its municipal district for the 1995–1996 financial year.
- C. The detailed rate modelling upon which rates will be levied for the 1995–1996 financial year, will not be completed by the Macedon Ranges Shire Council until October 1995.

Now therefore, the Governor in Council acting under section 220R of the Local Government Act 1989 orders that:

Definitions

1. In this Order-

"Act" means the Local Government Act

"Regulations" means the Local Government Regulations 1990.

Commencement

2. This Order comes into operation on the date it is published in the Government Gazette.

Transitional Provisions

- 3. The Macedon Ranges Shire Council is exempted from complying with regulation 91 (g), (h), (i) and (j) of the Regulations in respect of the public notice of its proposed budget for the 1995–1996 financial year.
- 4. The Macedon Ranges Shire Council is exempted from complying with regulation 93 (a), (b), (d), (e), (f), (g), (h), (i), (j), (k), (l), (m), (n), (o), (p), (q), (r) and (s) of the Regulations in

respect of the information to be made available to the public regarding its proposed budget for the 1995–1996 financial year.

Dated 29 August 1995
Responsible Minister:

ROGER M. HALLAM

Minister for Local Government

KATHY WILSON Clerk of the Executive Council

G 34 31 August 1995 2327

SUBORDINATE LEGISLATION ACT 1994 NOTICE OF MAKING OF STATUTORY **RULES**

Notice is given under section 17 (2) of the Subordinate Legislation Act 1994 of the making of the following Statutory Rules:

105. Statutory Rule: Melbourne and Metropolitan Board of Works Employees'

Superannuation Fund (Amendment) Regulations 1995

Authorising Act: Melbourne and Metropolitan Board of Works Act 1958

Date of Making: 8 August 1995

106. Statutory Rule: Metropolitan Fire Brigades

Regulations 1995

Authorising Act: Metropolitan Fire Brigades Act 1958

Date of Making: 29 August 1995

107. Statutory Rule: Country Fire Authority (Fire Prevention) Regulations 1995

Authorising Act: Country Fire Authority Act

1958

Date of Making: 29 August 1995

108. Statutory Rule: Road Safety (Vehicles)

(Loading) Regulations 1995

Authorising Act: Road Safety Act 1986 Date of Making: 29 August 1995

Victoria Government Gazette

SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

Notice is given under section 17 (3) of the Subordinate Legislation Act 1994 that the following Statutory Rules were first obtainable from Information Victoria, 318 Little Bourke Street, Melbourne on the date specified:

105. Statutory Rule: Melbourne and Metropolitan Board of Works Employees' Superannuation Fund (Amendment) Regulations 1995

Authorising Act: Melbourne and Metropolitan Board of Works Act 1958

Date first obtainable: 4 September 1995

Code A

The retail prices and price codes below will apply from 2 August 1993 to the following products: Acts (New, Reissue and Reprint), Statutory Rules (New, Reissue and Reprint), Parliamentary Papers, Bills and Reports, Special and Periodical Gazettes, and Industrial Awards.

Price Code	No. of Pages (Including cover and blank pages)	Price
A	1–16	\$2.70
В	17–32	\$4.00
С	33-48	\$5.50
D	4 9 –96	\$8.50
E	97-144	\$11.00
F	145-192	\$13.00
G	193-240	\$15.00
Н	241-288	\$16.00
I	289-352	\$18.00
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A set retail price per issue will apply from 2 August 1993 to:

Government Gazette (General) \$1.65 per issue Hansard (Weekly) \$2.70 per issue

ADVERTISERS PLEASE NOTE

As from 31 August 1995

The last Special Gazette was No. 88 Dated 29 August 1995

The last Periodical Gazette was No. 5 Dated 21 August 1995

LATE NOTICE

Planning and Environment Act 1987 BROADMEADOWS PLANNING SCHEME Notice of Amendment

Amendment L69

The City of Hume has prepared Amendment L69 to the Local Section of the Broadmeadows Planning Scheme.

The amendment proposes to include a specific site control within the Light Industrial Zone of the Broadmeadows Planning Scheme to allow, subject to a planning permit, a maximum office floor area of 940 m² at 34–42 King William Street, Broadmeadows.

The amendment can be inspected at the Town Planning Department, Hume City Council, Sunbury Office, 36 Macedon Street, Sunbury; Town Planning Department, Hume City Council, Broadmeadows Office, Pascoe Vale Road, Broadmeadows; Hume City Council, Craigieburn Office, Craigieburn Road West, Craigieburn or at the Department of Planning and Development, Ground Floor, Olderfleet Buildings, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Chief Executive Officer, Hume City Council, Sunbury Office, 36 Macedon Street, Sunbury 3429 by 30 September 1995.

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