

No. G 42 Thursday 26 October 1995

GENERAL

GENERAL GAZETTE

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(PO Box 334 North Melbourne 3051)
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Government and Outer Budget Sector Notices

Not required to pre-pay

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Single column x cm/part cm \$2.65 Double column x cm/part cm \$5.30

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9.30 a.m. Tuesday-(Government and Outer Budget Sector) \$1.50

Copy Prices—Page —Certified

\$3.20 -Gazette

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- No additions or amendments to material for publication will be accepted by telephone.
- Government and Outer Budget Sector Agencies Please

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Advertising Rates and Payment

Private Notices

Periodical Gazette

Special Gazette

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Government and Outer Budget Sector

Periodical Gazette Full page \$115.50 Special Gazette Full page \$233.00

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PRIVATE ADVERTISEMENTS

SALE OF RACEHORSE PURSUANT TO THE LIVERY AND AGISTMENT ACT 1958

Take notice that the Racehorse "Angel's Call" will be offered for sale at the William Inglis Thoroughbred Sale at Oaklands Junction on 10 November 1995 under the provisions of the Livery and Agistment Act 1958 for outstanding agistment and training fees due to David Brideoake by Terry John Phillips and Patricia Jean Phillips totalling \$6,807.70 as at 30 September 1995 and further necessary expenses incurred in respect of the aforementioned Racehorse.

NOTICE OF DISSOLUTION OF PARTNERSHIP

To: Christopher Wayne Johnson, Princetown Road, Cooriemungle.

From: Susan Maree Johnson, Gallam Road, Cooriemungle.

Take notice that the partnership heretofore subsisting between us carrying on business as farmers at Princetown Road, Cooriemungle under the style or firm name of "C. W. and S. M. Johnson" is to be dissolved as from 30 September 1995.

Dated 29 September 1995

SUSAN MAREE JOHNSON

Notice is hereby given that the partnership between Karola Joanna Miles and Robert Charles Miles, carrying on business in Caltex Service Station in the name of Q7 Caltex Convenience Store at 808 Bellarine Highway, Leopold, Victoria, has been dissolved as from 14 June 1995, from which date the said business shall be operated by Robert Charles Miles who will continue to carry on the said business.

HARWOOD ANDREWS, solicitors, 70 Gheringhap Street, Geelong

NOTICE OF DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership previously subsisting between Vicki Giannopoulos and Mariana Narodovsky carrying on the business of an employment agency at 135 Burnley Street, Richmond, Victoria under the name Direct M. V.

Consulting has been dissolved as from 13 October 1995. Vicki Giannopoulos will continue trading under the name Direct M. V. Consulting.

NOTICE OF FINAL MEETING IN VOLUNTARY LIQUIDATION OF EAGLEHAWK No. 11 CO-OPERATIVE HOUSING SOCIETY LIMITED

Take notice that the affairs of the abovenamed Society are now fully wound up and that in pursuance of section 272 (1) of the Companies Act 1961, and of the Co-operative Housing Societies Act 1958, a General Meeting of the Society will be held at the offices of Richmond Sinnott Delhunty, 18 Myers Street, Bendigo on Thursday, 9 November 1995 at 1.00 p.m. for the purposes of:

- (i) laying before it an account showing how the winding up has been conducted, and the property of the Society disposed of and giving any explanations thereof; and
- (ii) passing a resolution that the books and papers of the said Society, and of the Liquidator relevant to the affairs of the Society be destroyed after a period of twelve months from the date of the meeting.

Dated 8 October 1995

K. J. RICHMOND Liquidator

NOTICE OF FINAL MEETING IN VOLUNTARY LIQUIDATION OF EAGLEHAWK No. 17 CO-OPERATIVE HOUSING SOCIETY LIMITED

Take notice that the affairs of the abovenamed Society are now fully wound up and that in pursuance of section 272 (1) of the Companies Act 1961, and of the Co-operative Housing Societies Act 1958, a General Meeting of the Society will be held at the offices of Richmond Sinnott Delahunty, 18 Myers Street, Bendigo on Thursday, 9 November 1995 at 1.00 p.m. for the purposes of:

 (i) laying before it an account showing how the winding up has been conducted, and the property of the Society disposed of and giving any explanations thereof; and (ii) passing a resolution that the books and papers of the said Society, and of the Liquidator relevant to the affairs of the Society be destroyed after a period of twelve months from the date of the meeting.

Dated 11 October 1995

K. J. RICHMOND Liquidator

NOTICE OF FINAL MEETING IN VOLUNTARY LIQUIDATION OF EAGLEHAWK No. 10 CO-OPERATIVE HOUSING SOCIETY LIMITED

Take notice that the affairs of the abovenamed Society are now fully wound up and that in pursuance of section 272 (1) of the Companies Act 1961, and of the Co-operative Housing Societies Act 1958, a General Meeting of the Society will be held at the offices of Richmond Sinnott Delahunty, 18 Myer Street, Bendigo on Tuesday, 9 November 1995 at 1.10 p.m. for the purposes of:

- (i) laying before it an account showing how the winding up has been conducted, and the property of the Society disposed of and giving any explanations thereof; and
- (ii) passing a resolution that the books and papers of the said Society, and of the Liquidator relevant to the affairs of the Society be destroyed after a period of twelve months from the date of the meeting.

Dated 12 October 1995

K. J. RICHMOND Liquidator

JUNE HEENAN, late of Unit 20, 16 Parkside Boulevard, Carrum in the State of Victoria, home duties, deceased

Creditors, next of kin and all other persons having claims against the estate of the said deceased, who died on 14 February 1995, are required by Robert John Heenan of 168 Como Parade West, Parkdale in the State of Victoria, printer, the executor of the estate of the said deceased, to send particulars of such claims to him care of the undermentioned solicitors on or before 1 January 1996, after which date he will distribute the assets having regard only to the claims of which he then has notice.

AMERENAS, solicitors, 5/24 Bay Road, Sandringham

HELEN MAY SHERATON, late of Unit 1, 17 Foote Street, Brighton in the State of Victoria, home duties, deceased

Creditors, next of kin and all other persons having claims against the estate of the said deceased, who died on 2 July 1995, are required by Charles Michael Fleming of Unit 1, 24 Retreat Road, Hampton in the State of Victoria, retired gentleman, the executor of the estate of the said deceased to send particulars of such claims to him care of the undermentioned solicitors on or before 1 January 1996, after which date he will distribute the assets having regard only to the claims of which he then has notice.

AMERENAS, solicitors, 5/24 Bay Road, Sandringham

Creditors, next of kin and others having claims in respect of the estate of Mary Catherine Gerdsen, late of 20 Burn Street, Golden Square, home duties, deceased, who died on 24 August 1995, are required to send particulars of their claims to the executors National Mutual Trustees Limited of 46 Queen Street, Bendigo by 30 December 1995, after which date they will distribute the assets having regard only to the claims of which they have notice.

NATIONAL MUTUAL TRUSTEES LIMITED, 46 Queen Street, Bendigo

WILFRED JOHN COOK, deceased

Creditors, next of kin or others having claims in respect of the estate of Wilfred John Cook, late of 22 Exford Drive, Mornington, Victoria and 38 Allendale Street, Beresfield, New South Wales, retired, deceased, who died on 19 May 1995, are to send particulars of their claims to the executor care of the undermentioned solicitors by 27 December 1995, after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

ROBERTS & ROBERTS, solicitors, 41 Main Street, Mornington

WINIFRED CLARKE, late of "Caladenia", Kilmore, Victoria, pensioner

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 24 March 1995, are required by the trustees Alice McCarthy of 14 Foy Street, Lancefield in the State of Victoria, home duties and Kevin Marshall of 2 Yarana Drive, East

Keilor in the State of Victoria, manager, financial services, to send particulars to them care of their solicitors at the address appearing below by 31 December 1995, after which date the trustees may convey or distribute the assets having regard only to the claims of which they have notice.

Dated 16 October 1995

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

LINA SULLIVAN, deceased

Creditors, next of kin and others having claims in respect of the estate of Lina Sullivan, late of 25 Davis Street, East Burwood in the State of Victoria, who died on 10 May 1995, are to send particulars of their claims to Paul David Sullivan, the administrator of the estate, care of his solicitors John Denton & Associates of 38 Milton Street, West Melbourne 3003 by 30 December 1995, after which date he will commence to distribute the assets having regard only to the claims of which he then has notice.

JOHN DENTON & ASSOCIATES, solicitors, 38 Milton Street, West Melbourne

WILLIAM BRUNT CAMPBELL, late of 225 Hardys Road, Clyde in the State of Victoria, farmer, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 25 June 1995, are required by the Legal Personal Representative, Phyllis Ballantyne Campbell of 335 Hardys Road, Clyde in the said State, to send particulars to her care of the Strongman & Crouch, solicitors, 4th floor, 11 Bank Place, Melbourne, Victoria 3000 by 31 December 1995, after which date the Legal Personal Representative may convey or distribute the assets having regard only to the claims of which she then has notice.

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

ARCHIE JOHN HOUSE, deceased

Creditors, next of kin and others having claims in respect of the estate of Archie John House, late of 4 Boyanna Road, Glen Waverley in the State of Victoria, retired Commonwealth public servant, who died on 28 July 1995, are required to send particulars of their claim to Andrew McMullan & Co., solicitors, 64 Kingsway, Glen Waverley in the said State,

solicitors for the executor of the said estate by 31 December 1995, after which time, the appointed executor will distribute the assets having regard only to claims of which he then has notice.

ANDREW McMULLAN & CO., solicitors, 64 Kingsway, Glen Waverley

Creditors, next of kin and others having claims in respect of the estate of Kevin Norman Stamers, late of 7 Allard Street, Traralgon, Victoria, taxi driver, deceased, who died on 17 September 1995, are to send their claims to the executrix Amelia Alice Jones of 7 Allard Street, Traralgon, Victoria, care of the below mentioned solicitors by 15 January 1996, after which date she will distribute the assets of the deceased, having regard only to the claims of which she then has notice.

LITTLETON HACKFORD, solicitors, "Law Chambers", 115 Hotham Street, Traralgon

Creditors, next of kin and others having claims in respect of the will of Dulcie Jean Jarvis, late of 8 Bayview Road, Glenroy, Victoria, widow, deceased, who died on 17 September 1995, are requested to send particulars of their claims to the executor Margaret Anne Moore, care of the undermentioned solicitor by 30 December 1995, after which date she will distribute the assets having regard only as to the claims of which she then has notice.

JOHN STEWART, solicitor, 290 Racecourse Road, Newmarket

Creditors, next of kin and others having claims in respect of the will of Walter George Meager, late of 36 Goulburn Street, Yarraville, Victoria, pensioner, deceased, who died on 23 June 1995, are requested to send particulars of their claims to the executor David Dieni, care of the undermentioned solicitor by 30 December 1995, after which date he will distribute the assets having regard only as to the claims of which he then has notice.

JOHN STEWART, solicitor, 290 Racecourse Road, Newmarket

HARRY WITTENBACH MILES, deceased

Creditors, next of kin or others having claims in respect of the estate of Harry Wittenbach Miles, late of Irvin House, Broadway Street, Cobram, Victoria, retired farmer, deceased, who died on 12 July 1995, are to send particulars of their claims to the executors Ernest Henry Miles and Joan Margaret Sutherland, care of the undermentioned solicitors by 20 December 1995, after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

GARDEN & GREEN, solicitors, McCallum Street, Swan Hill

Creditors, next of kin and others having claims in respect of the estate of Maurice Allan Barber, deceased, who died on 17 July 1995, are required by the executrix to send particulars of their claim to the undermentioned firm by 1 January 1996, after which date the trustee will convey or distribute assets having regard only to the claims of which the trustee then has notice.

LOMBARD & ASSOCIATES, solicitors, 27 Station Road, Cheltenham

Creditors, next of kin and others having claims in respect of the estate of Grace Millar Kirk, late of Berwick Private Nursing Home, Hessel Road, Berwick, Victoria, music teacher, deceased, who died on 15 August 1995, are required to send particulars of their claims to the executrix care of the undermentioned solicitors by 27 December 1995, after which date the executrix will distribute the assets having regard only to the claims for which notice has been received.

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

Creditors, next of kin or others having claims in respect of the estate of Raymond Arthur O'Brien, late of 34 Westbourne Street, Prahran, Victoria, Telecom linesman, deceased, who died on 27 July 1995, are to send particulars of their claims to the executor, care of the undermentioned solicitors by 24 December 1995, after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

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

URSULA EDITH BROCKHOFF, deceased

Creditors, next of kin or others having claims in respect of the estate of Ursula Edith Brockhoff, late of 113 The Crescent Beach Road, Sandringham, widow, deceased, who died on 9 July 1995, are to send particulars of their claims to the executor The Equity Trustees

Executors and Agency Company Limited of 472 Bourke Street, Melbourne by 21 December 1995, after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

PEARCE WEBSTER DUGDALES, 51 Queen Street, Melbourne

JAMES KNOX, late of 4/1 Reddoch Street, Wagga Wagga, deceased

Creditors, next of kin and others having claims against the estate of the abovenamed deceased, who died on 31 July 1995, are required by John Kinsman the nearest surviving relative of the deceased resident in Australia to send particulars to him care of his solicitors at the address set out below by 31 October 1995, after which date the said John Kinsman shall convey or distribute the assets of the estate having regard only to the claims of which he then has notice.

ANDREW GRAY & ASSOCIATES, solicitors, 102 High Street, Berwick

PAMELA MAREE ARTHUR, late of 24 Clairmont Avenue, Cranbourne, Victoria, driving instructor, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased, who died on 2 February 1994, are required by Charles Zigmund Szulc of 7 Clifton Way, Endeavour Hills, Victoria, gentleman, the administrator of the deceased's estate, to send particulars of their claim to the said administrator care of the undermentioned solicitors by 23 December 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

DOROTHY CLARA MAGGS, late of Bethany, 440 Camberwell Road, Camberwell, Victoria, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased, who died on 26 June 1995, are required by the executor, Perpetual Trustees Victoria Limited ACN 004 027 258, formerly known as The Perpetual Executors and Trustees Association of Australia Limited, to send particulars of their claims to it care of the undersigned solicitors by 13 November 1995,

after which date the executor intends to convey or distribute the assets of the estate having regard only to the claims of which the executor then has notice.

PETER MANN, solicitors, 17 Fenwick Street, Geelong

Creditors, next of kin or others having claims in respect of the estate of Jean Patricia Thomas, late of "Lilydale Lodge", Clarke Street, Lilydale, but formerly of Unit 4, 3 Crowley Road, Healesville, widow, deceased, who died on 3 June 1995, are to send particulars of their claims to the executors care of the undermentioned solicitors by 23 December 1995, after which date the executors will distribute the assets having regard only to the claims of which the executors then have notice.

EALES & MACKENZIE, solicitors, 114–116 Main Street, Lilydale

Creditors, next of kin or others having claims in respect of the estate of Juliet Rosalind Stewart, late of 10 Yorkshire Street, Blackburn North, widowed, deceased, who died on 9 June 1995, are to send particulars of their claims to the executor care of the undermentioned solicitors by 20 December 1995, after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

EALES & MACKENZIE, solicitors, 114–116 Main Street, Lilydale

JAMES CUNINGHAM KININMONTH, deceased

Creditors, next of kin or others having claims in respect of the estate of James Cuningham Kininmonth, formerly of "Nangana", Irrewillipe Road, Barongarook West, Victoria, but late of 28 Church Street, Colac, Victoria, farmer, deceased, who died on 12 November 1994, are to send particulars of their claims to the executors care of the undermentioned solicitors by 2 January 1996, after which date the executors will distribute the assets having regard only to the claims of which the executors then have notice.

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

Creditors, next of kin and others having claims in respect of the estate of Hans Ulf Greger Lindfors, late of Unit 17, 9 Chris Court, Oak Park, Victoria, pensioner, deceased, who

died on 19 August 1995, are required by the executrix Ann Marie Beswick, home duties of 27 Williams Street, Glenroy, Victoria, to send particulars of their claims to the said executrix care of the undermentioned solicitors by 20 December 1995, after which date the said executrix will convey or distribute the assets of the deceased having regard only to the claims of which the said executrix then has notice.

DE MARCO & CO., solicitors, 209 Glenroy Road, Glenroy

ISABEL WHITE, deceased

Creditors, next of kin or others having claims in respect of the estate of Isabel White, late of Avonlea Grange, 3–5 Patty Street, Mentone, Victoria, but formerly of 12 Malua Street, Ormond, Victoria, married woman, deceased, who died on 1 May 1995, are to send particulars of their claims to the executors care of the undermentioned solicitors by 26 December 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 against the estate of Margaret Edith May Spurway, late of Glenlyn Nursing Home, 34 Finchley Avenue, Glenroy, Victoria, married woman, deceased, who died on 19 June 1995, are requested to send particulars of their claims to The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne, Victoria, the executor appointed by the will by 29 December 1995, after which date it will distribute the assets having regard only to the claims at which date it then has notice.

PURVES CLARKE RICHARDS, solicitors, 121 William Street, Melbourne

Creditors, next of kin and others having claims against the estate of Gary John Raphael, late of 4 Grace Street, Melton South, Victoria, store manager, deceased, who died on 22 January 1994, are requested to send particulars of their claims to Neil Francis Raphael of 12 Elizabeth Street, Melton South, Victoria, the executor appointed by the will care of the

belowmentioned solicitors by 29 December 1995, after which date he will distribute the assets having regard only to the claims at which date he then has notice.

PURVES CLARKE RICHARDS, solicitors, 121 William Street, Melbourne

KATHLEEN PULLAR, deceased

Creditors, next of kin or others having claims in respect of the estate of Kathleen Pullar, late of Corandirk Hostel for Frail Aged, 74A Maribyrnong Road, Moonee Ponds, Victoria, but formerly of 3/35 Buckley Street, Essendon, Victoria, gentlewoman, deceased, who died on 11 August 1995, are to send particulars of their claims to the executor ANZ Executors and Trustee Company Limited (ACN 006 132 332) of 530 Collins Street, Melbourne, Victoria by 2 January 1996, after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

DUNHILL MADDEN BUTLER, solicitors, 575 Bourke Street, Melbourne

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

On 30 November 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 Francois Pujol and Cathrina Pujol of 16 Sunwood Lane, Sandy, Utah, USA, joint proprietors of an estate in fee simple in unit one on Strata Plan 18391 and being the land described on Certificate of Title Volume 9492 Folio 671 upon which is erected a unit and accessory carpark Unit 7 on Strata Plan 18391 and being the land described on Certificate of Title Volume 9492 Folio 677. The property is known as Unit One, 7 Petry Street, Frankston.

Terms---Cash only

R. MARTIN Sheriff's Officer

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

On 30 November 1995 at 11.00 a.m. at the Sheriff's Office, Moe Court, Lloyd Street, Moe (unless process be stayed or satisfied).

All the estate and interest (if any) of Mr Danny Cosic of 112 Helen Street, Morwell as shown on Certificate of Title as Danko Cosic proprietor of an estate in fee simple in the land described on Certificate of Title Volume 8732 Folio 841 upon which is erected a large tin shed known as 19 Chickerell Street, Morwell.

Registered Mortgage No. N933959R affects 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 30 November 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 Russell Robinson of Lot 28 Nalya Court, North Drummond as shown on Certificate of Title as Russell Thomas Robinson, joint proprietor with Deborah Cecilia Robinson of an estate in fee simple in all that piece of consisting of approx 6-483 hectares or thereabouts being Lot 28 on Plan of Subdivision No. 116345, Parish of Burke, County of Talbot and being the whole of the land more particularly described on Certificate of Title Volume 9136 Folio 195 upon which is erected a dwelling house, shed and usual improvements.

The property can be located by travelling to the Township of Malmsbury, which is located approx 97 kms northwest of Melbourne. On the west side of the Malmsbury Township on the Calder Highway turn south into Daylesford-Malmsbury Road. Travel for approx 4 kms then turn west into Vaughan Springs Road for approx 4·3 kms and turn south into Blacks Lane which is gravel road. Turn west into Nalya Court and the property is located at the end of Nalya Court approx 2·2 kms from Vaughan Springs Road and is known as Lot 28 Nalya Court, North Drumpond

Registered Mortgage No. L377683E affects the said estate and interest.

Terms-Cash only

R. MARTIN Sheriff's Officer

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

On 30 November 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 Daniella Di Russo of 2 Casey Drive, Werribee as shown on Certificate of Title as Daniela Di Russo joint proprietor with Jean-Pascal Lubin of an estate in fee simple in the land described on Certificate of Title Volume 9968 Folio 899 upon which is erected a dwelling known as 2 Casey Drive, Werribee.

Registered Mortgage No. R313307F affects 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 30 November 1995 at 11.00 a.m. at the Sheriff's Office, Moe Court, Lloyd Street, Moe (unless process be stayed or satisfied).

All the estate and interest (if any) of Edgar Roy Nicholas of Omeo Valley Highway, Omeo, registered as proprietor of one equal half part or share of an estate in fee simple in all that piece of land in the Parish of Hinno-Munjie being Crown Allotment 11 Section J containing approx 54·23 hectares or thereabouts and being the whole of the land more particularly described on Certificate of Title Volume 10165 Folio 016 upon which is erected a house, shearing shed and the usual farm outbuildings and improvements.

The property can be located by travelling north from the Omeo township for approx 3.5 kms along the Omeo Highway, turning east into Benambra Road for approx 19 kms. Then turn north east into Limestone Road for approx 9 kms to Hollands Road. The property is situated approx 1.7 kms on the north side of Hollands Road and is known as Crown Allotment 11 Section J, Hollands Road, Benambra.

Registered Mortgage Nos N460481W and N460482T affect the said estate and interest.

Terms-Cash only

R. MARTIN Sheriff's Officer

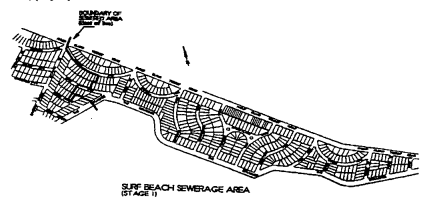
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

WESTERNPORT REGION WATER AUTHORITY

Surf Beach Sewerage District

Notice is hereby given that the Westernport Region Water Authority has made provisions for the carrying off the sewage from each and every property which, or any part of which, is within the sewerage area hereinafter defined in accordance with section 144 of the Water Act 1989.

Each and every property described within the illustrated boundary shall be declared a serviced (sewered) property on and after 1 October 1995.



A copy of the notice and a plan of the area described above is available for inspection at the Authority's Office, Thompson Avenue, Cowes.

I. J. McNISH Chief Executive Officer

WEST WIMMERA SHIRE COUNCIL

Local Law No. 1

Notice is hereby given that the West Wimmera Shire Council proposes to make Local Law No. 1 for the purposes of Regulating Procedures at Meetings.

Notice is further given that copies of the proposed Local Law can be obtained from the Municipal Offices at 49 Elizabeth Street, Edenhope or 25 Baker Street, Kaniva during office hours.

Persons affected by the Local Law may make a submission to Council relating to the proposed Local Law pursuant to section 223 of the Local Government Act 1989. Any submission should be received by Council at the Municipal Offices at Edenhope or Kaniva on or before 15 November 1995.

PETER A. CLEVERLY Chief Executive Officer

MORNINGTON PENINSULA SHIRE COUNCIL

Proposed Local Law No. 1

Notice is hereby given that at a Meeting of the Council of the Mornington Peninsula Shire held on Tuesday, 17 October 1995, Council resolved to commence the statutory processes for the making of Local Law No. 1.

The purpose and general purport of the proposed Local Law is set out as follows:

Proposed Local Law No. 1

The objectives of this Local Law are to:

- provide for the peace, order and good government of the municipal district;
- provide for those matters which require a local law under the Local Government Act 1989 and any other Act; and
- 3. provide for the administration of Council powers and functions; and

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

The Local Law is divided into parts and the general purport of each part is summarised as follows:

Part 1—General Information, objectives, definitions, application and other information.

Part 2—Council, including the Common Seal, its custody and use, meeting procedure and requirements and regulation of meetings.

Part 3—Environment, including regulation of dangerous and unsightly land, storage of machinery and second-hand goods, repair and servicing of motor vehicles, chimneys, burning, recreation vehicles, maintenance of private swimming pools, advertising and bill posting, trees and plants damaging Council land, camping, circuses, carnivals, festivals, siting of caravans, objectionable noise, animals and birds, beehives, disposal and collection of waste and refuse, use of transfer stations and municipal tips, clothing recycling bins, drainage tappings and obstruction and open air markets.

Part 4—Municipal places, including management and regulation of conduct in municipal buildings, municipal swimming pools and recreation centres, pedestrian malls, reserves including municipal golf courses, and municipal libraries.

Part 5-Streets and roads, including regulation of obstructions on streets, fences at intersections, road names and display of property numbers, works within road reserves including vehicle crossings, prohibition of vehicles likely to damage roads, regulation of shopping trolleys, toy vehicles, parking heavy vehicles on private property in residential zones, horses on reservations including commercial trail rides and horse drawn vehicles, driving and grazing of livestock, fences to contain livestock, moveable advertising signs and display of goods, roadside trading including hawkers and pedlars, buskers, bulk rubbish containers on roads, repair of and depositing substances from vehicles in streets, street parties, street festivals and processions, collections on and from roads and outdoor eating facilities.

Part 6—Consumption of liquor, including regulation of consumption, possession and control of liquor in specified areas and during the Christmas/New Year period.

Part 7—Administration, including provisions for notices to comply, authorised officers, power to impound, service of notices and appeals.

Part 8—Fees and permits, including the setting of fees and charges, the procedures for obtaining permits, cancellation of permits and changes to and transferability of permits and the provision of a Register of Permits.

Part 9—Infringement notices and enforcement, including provisions for infringement notices, enforcement, penalties and additional penalties and recovery of costs.

Part 10-Schedules

Part 11-History

Copies of the proposed Local Law can be obtained during business hours from the Rosebud Office, Besgrove Street, Rosebud, phone: (059) 81 1500; Mornington Office, Queen Street, Mornington, phone: (059) 75 4155; Hastings Office, Marine Parade, Hastings, phone (059) 79 0777; Rosebud Library, 878 Point Nepean Road, Rosebud, phone: (059) 86 8598; Mornington Library, 19 Main Street, Mornington, phone (059) 75 3056; Hastings Library, 7 High Street, Hastings, phone: (059) 79 2808 or at Somerville Library, 21 Eramosa Road East, Somerville, phone: (059) 77 8002.

If you are affected by the proposed Local Law you may make a written submission relating to the proposed Local Law in accordance with the provisions of section 223 of the Local Government Act 1989 addressed to the Chief Executive Officer, Mornington Peninsula Shire Council—Rosebud Office, Private Bag 1000, Besgrove Street, Rosebud 3939.

Submissions received by Thursday, 9 November 1995, will be considered by the General Purposes Committee of Council.

If you make a written submission to the Council and request that you be heard in support of the written submission you are entitled to appear in person or by a person acting on your behalf before a meeting of the General Purposes Committee of Council.

WARWICK DILLEY Chief Executive Officer

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

The Wodonga Rural City Council has prepared Amendment L81 to the Wodonga Planning Scheme, Local Section.

The amendment is an ordinance only amendment and affects land in the Residential 'C' zone.

The amendment proposes to alter the provision of the Residential 'C' zone by deleting specific reference to the Carrington Park Estate Overall Development Plan (referred to in clauses 12A.3 and 12A.4) in favour of a requirement that all subdivisions be generally in accordance with revised provisions relating to subdivision, buildings and works in the zone.

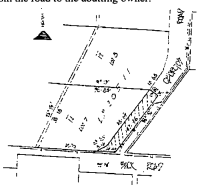
The amendment can be inspected at the City of Wodonga, City Offices, Hovell Street, Wodonga; the Regional Office of the Department of Planning and Development, I McKoy Street, Wodonga or at the Department of Planning and Development, Ground Floor, Olderfleet Building, 477 Collins Street, Melbourne.

Submissions concerning the amendment must be sent to the City of Wodonga, PO Box 923, Wodonga 3689 by Monday, 27 November 1995.

PETER MARSHALL Chief Executive Officer

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 10 October 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 sell the land from the road to the abutting owner.



ERIC HOWARD Chief Executive Officer

Public Holidays Act 1993 YARRA RANGES SHIRE COUNCIL

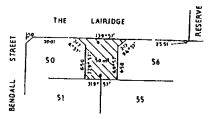
The Yarra Ranges Shire Council pursuant to section 7 (1) (b) of the **Public Holidays Act** 1993 hereby gives notice that it has appointed Tuesday, 7 November 1995 as a public holiday throughout its municipal district.

In accordance with section 9 (a) of the **Public Holidays Act 1993** a bank holiday will also apply on that day.

ERIC HOWARD Chief Executive Officer

MOONEE VALLEY CITY COUNCIL Road Discontinuance

That the Moonee Valley City Council at its Ordinary Meeting held on 17 October 1995, formed the opinion that the road shown hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue the road, and having advertised and served notices regarding the proposed discontinuance and there being no submissions made under section 223 of the Local Government Act 1989, orders that the said part of the road situated in Weighbridge Lane off The Lairidge, Lynch's Bridge, Kensington, be discontinued pursuant to Schedule 10, Clause 3 (a), of section 206 of the said Act, and the land of the discontinued road vest in the Council pursuant to section 207B of the said Act and be sold by Private Treaty to the owners of the land abutting the road.

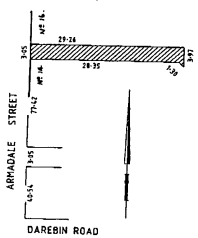


LINDSAY A. MERRITT Chief Executive

DAREBIN CITY COUNCIL Road Discontinuance

That the Darebin City Council at its Ordinary Meeting held on 2 October 1995, formed the opinion that the road shown hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue the road,

and having advertised and served notices regarding the proposed discontinuance and there being no submissions made under section 223 of the Local Government Act 1989, orders that the said part of the road situated between 14 and 16 Armadale Street, Northcote, be discontinued pursuant to Schedule 10, Clause 3 (a), of section 206 of the said Act, and the land of the discontinued road vest in the Council pursuant to section 207B of the said Act and be sold by Private Treaty to the owners of the land abutting the road, subject to any right, power or interest held by Darebin City Council in the road in connection with any drains and pipes under the control of that Authority in or near the road.

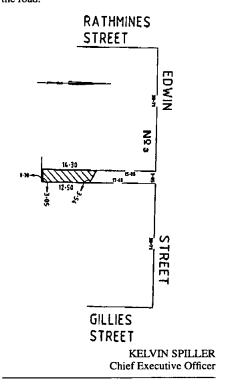


KELVIN SPILLER Chief Executive Officer

DAREBIN CITY COUNCIL Road Discontinuance

That the Darebin City Council at its Ordinary Meeting held on 2 October 1995, formed the opinion that the road shown hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue the road, and having advertised and served notices regarding the proposed discontinuance and there being no submissions made under section 223 of the Local Government Act 1989, orders that the said part of the road situated adjacent to 3 Edwin Street, Fairfield, be discontinued pursuant to Schedule 10, Clause 3 (a), of section 206 of the said Act, and the land of the

discontinued road vest in the Council pursuant to section 207B of the said Act and be sold by Private Treaty to the owners of the land abutting the road.



WYNDHAM CITY COUNCIL

Notice of Intention to Make Local Laws

Notice is hereby given in accordance with section 119 of the Local Government Act 1989 that Council at its meeting on 2 October 1995 has resolved to make the following Local Laws:

Local Law No. 1-Council Seal

The purpose of Local Law No. 1 is to regulate the use of the Common Seal and prohibit its unauthorized use.

Local Law No. 2-Meeting Procedures

The purpose of Local Law No. 2 is to regulate the meeting proceedings of Council and Special Committees.

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Local Law No. 3—Werribee South Water Supply

The purpose of Local Law No. 3 is to provide for the administration of Council's powers and functions in relation to the supply of domestic water to the Werribee South Water Supply area.

Local Law No. 4—Infringement Notices
The purpose of Local Law No. 4 is to regulate
the administration of Infringement Notices.

Local Law No. 5—Outdoor Burning and Incinerator

The purpose of Local Law No. 5 is to control the use of Incinerators and Outdoor Burning.

Local Law No. 6-General

The purpose of Local Law No. 6 is:

- (a) environment control, protection and conservation;
- (b) fire prevention and protection;
- (c) minimising airborne particle pollution;
- (d) the collection and disposal of rubbish;
- (e) the provision, use and control of receptacles for the deposit and collection of rubbish;
- (f) maintaining at all times a clean and sanitary condition in the municipal district:
- (g) preventing, abating and remedying all nuisances or conditions likely to be dangerous or offensive to people;
- (h) providing for a safe and healthy environment for persons within the municipal district;
- (i) controlling matters which may adversely affect the amenity of the municipal district and the quality of life of persons within it;
- (j) regulating animals within the municipal district;
- (k) controlling the activities of street vendors and itinerant traders;
- providing for, controlling and managing traffic and the use of roads and premises by persons and vehicles;
- (m) regulating the use, construction, repair and removal of vehicle crossings and temporary vehicle crossings;
- (n) regulating the numbering of premises and naming of roads;
- (o) Limiting the use of public places by a certain class of vehicle;

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- (p) controlling matters which may adversely affect the amenity of the municipal district and the quality of life of persons within it;
- (q) regulating the removal and impounding of vehicles and other things;
- (r) controlling the parking of vehicles and the payment of parking fees within the municipal district;
- (s) facilitating the beneficial use of public places;
- (t) regulating advertisements in a public place;
- (u) regulating camping and the use of moveable dwellings and temporary dwellings;
- (v) regulating the use of Council's swimming pools;
- (w) controlling blasting;
- (x) controlling the use of irrigation waters;
- (y) imposing building controls and adopting provisions of the Victoria Building Regulations;
- (z) controlling reserves and other places under the management or control of the Council; and
- (aa) generally maintaining the peace, order and good government of the municipal district.

Local Law No. 7-Recreation Vehicles

The purpose of Local Law No. 7 is to control and manage the use of premises by recreation vehicles.

Copies of the local laws are available for inspection at the Civic Centre, 45 Princes Highway, Werribee during office hours.

IAN ROBINS
Acting Chief Executive Officer

HUME CITY COUNCIL

Notice is hereby given that Hume City Council proposes to make Local Law No. 1 for the following purposes:

- * providing for the peace, order and good government of the Municipal District of Hume City Council;
- * promoting 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;

- * preventing and suppressing 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;
- * regulating and controlling activities of residents of the Municipal District which may be dangerous, unsafe or detrimental to the quality of life of other residents of the Municipal District and the environment of the Municipal District;
- regulating and controlling access to and behaviour in Municipal Places;
- regulating and controlling the use of Municipal Recreation Centres, Municipal Buildings and Municipal Libraries;
- * protecting Council land and assets;
- * prohibiting interference with water courses and drains;
- regulating and controlling vehicle crossings;
- * prohibiting the keeping of unsightly land;
- regulating and controlling the storage, assembly and dismantling of old machinery, materials, goods or vehicles on land;
- regulating and controlling camping and the use of caravans, tents and like structures;
- * prohibiting vegetation which may constitute a traffic hazard;
- * prohibiting vegetation overhanging roads at a height of less than three (3) metres:
- * prohibiting the encroachment of vegetation on roads and Council land;
- providing for the destruction of vermin and noxious weeds;
- * preventing fire risks;
- * regulating and controlling the numbering of allotments;
- * prohibiting unreasonable noise;
- * regulating and controlling blasting;
- regulating and controlling open air fires and the use of incinerators;
- providing for sanitary facilities on building sites;
- prohibiting the dilapidation of buildings;

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- * regulating and controlling dogs;
- prohibiting spitting on roads and Council land and in public places, and regulating graffiti in public places;
- * regulating and controlling the placement of goods, advertising signs and furniture on roads and Council land:
- regulating and controlling obstructions on roads;
- * regulating and controlling works on roads:
- * prohibiting the performance of work on vehicles on roads, and Council land;
- regulating and controlling the consumption and possession of alcohol on roads and Council land;
- regulating and controlling the sale of goods;
- * regulating and controlling street collections and distributions;
- regulating and controlling the distribution of unsolicited material;
- * regulating and controlling busking;
- * regulating and controlling wandering stock:
- regulating and controlling activities at Council waste depots;
- regulating clothing recycling bins on Council land;
- * prohibiting spoil on roads;
- * providing for bulk rubbish containers on building sites;
- regulating the use of heavy motor vehicles on land;
- * providing for resident and permit parking areas;
- regulating and controlling the keeping of animals;
- regulating and controlling the disposal of disused refrigerators and other compartments;
- providing for the collection, storage and transportation of refuse, trade waste, hard garbage and recyclable materials; and
- * requiring 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.

Copies of the proposed Local Law are available from the Broadmeadows, Sunbury and Craigieburn Offices.

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

Any person who has made a written submission to the Council may request that he/she be heard in person or by a person acting on his/her behalf.

All submissions must be addressed to the Chief Executive Officer, Hume City Council, PO Box 119, Broadmeadows 3047, and will be received up to 5.00 p.m. Thursday, 9 November

> JOHN WATSON Chief Executive Officer

BAYSIDE CITY COUNCIL

Notice of Proposed Local Laws

Bayside City Council proposes to make three new local laws entitled:

Environment Local Law No. 2 Streets and Roads Local Law No. 3 Municipal Places Local Law No. 4 to provide for the regulation of activities within the municipal district of the City.

The purposes (objectives) of the respective proposed local laws are:

Environment Local Law No. 2 The objectives of this Local Law are:

- (a) to provide a safe and healthy environment in which the residents of the Municipal District enjoy a quality of life that meets the general expectations of the community;
- (b) to prohibit, regulate and control activities which may be dangerous, unsafe or detrimental to the quality of life in the environment of the Municipal District;
- (c) to facilitate the provision of general public services, health and other services, community property services, recreational and cultural services, and other services in a way which enhances the environment and quality of life in the Municipal District;
- (d) to control nuisances and noise, odour and smoke emissions, and other discharges to the environment which

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- may adversely affect the enjoyment of life within the Municipal District or the health, safety and welfare of persons within the Municipal District;
- (e) in a way which is consistent with, and in furtherance of, the objectives specified in paragraphs (a) to (d) of this clause to prohibit, regulate and control activities and circumstances associated with-
 - (i) smoke emission. particularly emission from burning material;
 - (ii) the use of recreational vehicles, particularly recreational vehicles which are not used on appropriate land or reserves or which emit excessive noise or air pollution;
 - (iii) fire hazards;
 - (iv) dangerous and unsightly land;
 - (v) advertising and bill posting;
 - (vi) camping;
 - (vii) circuses, carnivals and festivals;
 - (viii) water quality, including interference with water courses;
 - (ix) animals, including animal numbers and the keeping and control of animals:
 - (x) disposal of waste including behaviour associated with tips;
- (f) to provide for the peace, order and good government of the Municipal District; and
- (g) to provide for the administration of the Council's powers and functions.

Streets and Roads Local Law No. 3 The objectives of this Local Law are:

- (a) to provide for the control and management of traffic, use of roads by persons, vehicles and animals and to regulate the parking of vehicles for the safety and fair use by people in the Municipal District:
- (b) to provide for the peace, order and well being of people in the Municipal District;
- (c) in Part 5-
 - (i) to provide for the physical features of roads and adjacent properties to be managed in a way which attends to the safety and convenience of people travelling on or using roads (whether on foot or by vehicle);

- (d) in Part 6-
 - (i) to control various types of vehicles and animals for the safety and covenience of road users;
 - (ii) to preserve and protect as far as possible the Council's assets from damage which may be caused from extraordinary use of roads within the Municipal District;
- (e) in Part 7-
 - (i) to control and regulate secondary activities on roads including—
 - (A) trading;
 - (B) the placing of goods and equipment;
 - (C) repairs to vehicles;
 - (D) parties, festivals and processions; and
 - (E) busking and collections—in a fair, equitable and safe manner which does not compromise the primary need for the passage and repassage of people and goods; and
 - (ii) to provide free and safe access for people with sensory and mobility impairment or disabilities;
 - (iii) (a) to provide for the regulation of the collection of used clothing and other goods in charitable recycling bins;
 - (b) to ensure that residents and other persons who wish to make clothing and other goods available for the purposes of charities are able to do so and for that purpose to minimise or eliminate the possibility that such persons might be deceived as to the purposes for which donated clothing and goods are to be put;
 - (c) to establish a system of control for the location in the Municipal District of recycling clothing bins used by certain charities to ensure—
 - that recycling clothing bins are located on sites which are easily accessible and visible to the public;

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- that the sites on which the bins are located are kept in a clean condition and that the amenity of the area is not affected by their presence;
- (iii) that the bins are located in a way that they do not cause an obstruction or a potentially dangerous situation:
- (iv) that a nuisance is not caused to owners or occupiers or users of land on which bins are located or land adjacent:
- (f) in Part 8-
 - (i) to provide for the safe and efficient management and control of parking on roads in the Municipal District; and
 - (ii) to provide mechanisms to manage and control parking so as to cause minimal disruption, danger or nuisance to users of Council's parking facilities;
- (g) to provide for the administration of Council's powers and functions; and
- (h) to repeal any redundant Local Laws.

Municipal Places Local Law No. 4 The objectives of this Local Law are:

- (a) to allow and protect the quiet enjoyment by people of Municipal Places within the Municipal District;
- (b) to enable people in the Municipal District to carry out their day to day activities and to enjoy their recreational pursuits without having their peace and enjoyment interfered with or destroyed;
- (c) to recognise and respond to community expectations relating to the quality of life they expect and require and are capable of influencing;
- (d) to control and prevent behaviour which is a nuisance, or which may be detrimental to health and safety or which affects the enjoyment of recreational or other facilities;

- (e) to enable the community and visitors and their families who use Municipal Places that are available to the public to be confident in their choice of the use of those facilities or places;
- (f) to protect Council and community assets and facilities on or in Municipal Places:
- (g) in a way which is consistent with, and in furtherance of, the objectives specified in paragraphs (a) to (f) of this clause to prohibit, regulate and control—
 - (i) behaviour in Municipal Places which is boisterous or harmful or intimidating;
 - (ii) behaviour in Municipal Places which is offensive, dangerous or threatening or which, for other reasons, is inappropriate in a Municipal Place;
 - (iii) the place and times at which alcohol may be consumed;
 - (iv) smoking in specified circumstances and places;
- (h) to provide generally for the peace, order and good government of the Municipal District;
- (i) to provide for the administration of the Council's powers and functions.

The general purpose of the proposed local laws includes specification of what form of regulations are proposed with a view to achieving the stated objectives in each local law. It is proposed that certain activities may not be undertaken at all or without a permit (or exemption or licence), allowing for conditions and fees to apply to permits (or licences) and for conditions to apply to any exemptions. It allows for the issue of notices to comply in certain circumstances such as where conditions of a permit are not being met and provides for authorised officers to prosecute offences either by the issue of infringement notices or by Court procedure. The proposed local laws set standards to be followed in exercising discretions and repeals a number of redundant local laws of former Councils.

The proposed local law if made would apply to the whole of the municipal district except in those circumstances where its provisions apply to a localised area (such as Beach Park) and allows for designation of further areas by resolution of Council with appropriate notice and signposting. The aim is for better regulation

of activities within the municipal district and on the beach with a view to consideration of the welfare of the whole community.

Copies of the proposed Local Laws may be inspected at or obtained from the Municipal Offices at Royal Avenue, Sandringham and Boxshall Street, Brighton.

Any person affected by the proposed Local Laws or any part of them may make a submission relating to them to the Council. Submissions received by the Council within 14 days of the publication of this notice will be considered in accordance with section 223 of the Local Government Act 1989. Any person requesting that she or he be heard in support of a written submission is entitled to appear before a meeting of the Council or Council Committee either personally or by a person acting on her or his behalf and will be notified of the time and date of the hearing.

Submissions may be lodged at the Council Offices at the addresses detailed above or posted to the Council at the following address: Bayside City Council, PO Box 27, Sandringham, Victoria 3191 so as to reach the Council within 14 days of this publication.

PETER A. AKERS Chief Executive Officer

BAYSIDE CITY COUNCIL Public Notice

Notice is hereby given that in pursuance to subsection 16 (2) (3) of the **Dog Act 1970**, Bayside City Council has resolved to prohibit all dogs (other than police or guide dogs in the performance of their duties) from entering or remaining on the sanded or rocked areas within the Bayside City Council Foreshore Reserve "Beach Park" from 1 November to 31 March of each year between the hours of 10.00 a.m.—7.30 p.m.

Enquiries should be directed to Council's Local Laws/Traffic Section on (03) 9599 4623.

PETER A. AKERS Chief Executive Officer

GLENELG SHIRE COUNCIL Proposed Environment Local Law

The Council of the Glenelg Shire Council proposes to make a Local Law to control, manage and regulate activities which may be dangerous or unsafe or detrimental to the quality of life in the environment of the Municipal District.

To achieve this objective the following provisions are proposed:

Land owners or occupiers will be required to ensure that their land will not be used to store any dangerous substance without a permit and/or does not become or cause a fire hazard, become a haven for vermin, reptiles, noxious weeds, or be unsightly.

Land owners or occupiers will be required to ensure that any chimney does not discharge dust, grit, ashes or smoke to such an extent that it is dangerous to health.

Except for the burning of deceased stock by farmers on their property a permit will be required to burn offensive materials in the Municipal district

Incinerators will not be allowed to be lit or remain alight before 2.00 p.m. on any day Monday to Sunday.

A permit will be required for open air burning of fronds, leaves, branches, trees, wood, grass, household or garden waste in township areas of the Municipal District.

A permit will be required to use recreation vehicles on Council controlled land.

A permit will be required for advertising and bill posting on Council property.

Junk mail may not be placed where a "No Junk Mail" sign is displayed.

A permit will be required for camping on Council or public land other than in a declared camping ground or caravan park.

A permit will be required for a person to place more than one caravan on private land for accommodation purposes and a permit will be required for a person to occupy a caravan for more than one month. Certain exemptions apply.

A permit will be required for Circuses, Carnivals and Festivals.

A permit shall be required for sale of goods in areas not included in Council's Planning Scheme for that purpose.

A permit will be required to keep more than 4 different kinds of animals or to keep more than the specified number of each kind of animal.

Owners of animals which habitually make an objectionable noise at unreasonable times may be fined up to \$500 and the animal impounded.

The area in which an animal is kept must be thoroughly cleaned and maintained and suitable shelter provided for the animal.

Any person who rides or in any way brings a stallion into residential and/or township areas must keep the stallion under effective management and control at all times so as to prevent the stallion from causing a nuisance.

In Council garbage service areas owners and/or occupiers must supply a maximum of two (2) x 80 litre rubbish bins with secure sealing lids and must ensure that rubbish placed therein is properly and safely wrapped or contained.

Waste such as manure, dead animals or remains, offal, bones, hides etc., carried on or in an open truck must be covered to prevent leakage and/or spillage.

Residents, Non-Residents, Ratepayers and Non-ratepayers must use Council landfills (tips) as instructed.

No person may dump ice chests, trunks or similar containers without first removing every door, lid, catch hinge etc.

Written permission shall be required to scavenge at landfills.

Written permission shall be required for any person to tap into any drain under the control of Council.

A copy of the proposed Local Law is available for inspection at and can be obtained from the Glenelg Shire Council Offices, Cliff Street, Portland; Henty Street, Casterton or at Edgar Street, Heywood between 8.30 a.m. and 5.00 p.m. weekdays.

Any person affected by the proposed Local Law may make a submission to the Council. Submissions received by the Council by 4.00 p.m. on Friday, 10 November 1995 will be considered by Council in accordance with section 223 of the Local Government Act 1989.

Any person requesting to be heard in support of a written submission is entitled to appear before a meeting of the Committee and will be notified of the time and date of the hearing.

D. J. HALSTEAD Chief Executive Officer Any person requesting to be heard in support of a written submission is entitled to appear before a meeting of the Committee and will be notified of the time and date of the hearing.

D. J. HALSTEAD Chief Executive Officer

GLENELG SHIRE COUNCIL

Proposed Itinerant Traders Local Law

The Council of the Glenelg Shire Council proposes to make a Local Law to control, manage and regulate Itinerant Traders within the Municipal District.

To achieve this objective the following provisions are proposed:

A permit will be required for any person to engage in Itinerant Trade within the Municipal District.

Council may designate areas where Itinerant Trade may be conducted and may add, remove or define such areas.

Council may specify the kind of goods and services which may not be sold from the designated areas.

Council may specify the class of applicant which may be eligible to apply for a permit.

A permit may specify conditions dealing with:

Type, design and construction of any structure or furniture used by a trader for Itinerant Trade; how waste, refuse and sullage shall be kept or disposed of by the Itinerant Trader, noise emission, Public Liability Indemnity Insurance.

If using an animal in association with their trade an Itinerant Trader must ensure that any animal used is adequately secured, fed and watered so as not to cause threat to public health or safety or stress to the animal.

A copy of the proposed Local Law is available for inspection at and can be obtained from the Glenelg Shire Council Offices: Cliff Street, Portland; Henty Street, Casterton or at Edgar Street, Heywood between 8.30 a.m. and 5.00 p.m. weekdays.

Any person affected by the proposed Local Law may make a submission to the Council. Submissions received by the Council by 4.00 p.m. on Friday, 10 November 1995 will be considered by Council in accordance with section 223 of the Local Government Act 1989.

CITY OF BOROONDARA Local Law No. 1—1995

Notice is given that at a meeting of the Boroondara City Council, held on 16 October 1995, the Council resolved to make Local Law No. 1—1995 commencing 1 November 1995.

A summary of the local law is set out as follows:

The purpose of this Local Law is to:

- (a) provide for the peace, order and good government of the municipal district of the City of Boroondara; and
- (b) provide for those matters which require a local law under the Local Government Act 1989 and any other Act; and
- (c) provide for the administration of Council powers and functions; and
- (d) prohibit, regulate and control activities, events, practices or behaviour in places so that no detriment is caused to the amenity of the neighbourhood, nor nuisance to a person nor detrimental effect to Council's land.

The Local Law is divided into parts and the general purport of each part is summarised as follows—

Municipal Property

- * empower Council to control certain behaviour in Municipal Places.
- * provide for access to Municipal Places.
- * govern the behaviour of persons in Municipal Buildings.
- * regulate the operation of Council Recreation Centres.
- control public reserves and recreational land.
- * control certain behaviour in reserves.
- regulate the operation of Council libraries.
- * provide for hours of operation.
- * provide for availability and hire.
- * provide for conditions of entry.

Protection of Council Land

- * protect Council sewers and drains.
- * prevent interference with water courses.
- regulate installation, maintenance and removal of vehicle and temporary crossings.
- prevent destruction, damage or interference with Council land.

Municipal Amenity

- empower Council to control unsightly or dangerous land.
- * prevent without a permit the use of land for the storage of old second-hand motor vehicles or machinery or old, used or second-hand materials or breaking up of motor vehicles or machinery.
- prevent without a permit camping on any land.
- regulate the placement of more than one caravan on any land in a residential area.
- * control trees and plants at intersections.
- * control trees overhanging roads.
- require the destruction of vermin and noxious weeds.
- protect the Municipal district from fire risks.
- * provide for the numbering of properties.
- * prevent objectionable noise.
- prohibit open air burning and the use of incinerators.
- regulate the hours of operation of building works on non-residential buildings.
- require buildings to be kept in a state of good repair.

Roads and Council Land—Obstructions and Behaviour

- prohibit dog excrement on any road, Council land or public place.
- control the leaving of shopping trolleys on any road or Council land.
- prohibit spitting on any road, public place or Council land.
- govern the placement of advertising signs, displays of goods, tables and chairs and encroachments or obstructions on road or Council land.

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- * control the servicing and repairing of vehicles on roads or Council land.
- * govern the consumption of liquor on roads or on Council land.

Sale of Goods, Street Collections and Distributions

- * regulate without a permit the sale of goods in streets and roads.
- * regulate without a permit the use of private land for temporary erection of tents and structures for the sale of goods.
- control without a permit the soliciting or collection of money on any road or Council land within the municipality.
- * control without a permit the distribution of advertising materials, goods, gifts or samples, offer or expose for sale any services or materials on any road, Council land or public place within the municipality.
- regulate without a permit busking on Council land or roads.

Keeping of Animals

- * set conditions under which animals may be kept.
- set conditions of cleanliness for the keeping of animals and preventing of objectionable noise.

Waste Disposal

- * regulate the disposal of disused refrigerators and other compartments.
- provide for the use of receptacles for the deposit and collection of refuse and rubbish.
- * provide for the collection of recyclable goods and hard garbage.
- provide for the screening of bins and hoppers.
- regulate the transportation of offensive waste.
- provide for the storage of trade waste and suitable receptacles.

Administration and Enforcement

- * provide for the impounding of items.
- * provide for the method of obtaining permits and issuing notices.
- * provide for enforcement, additional penalties and recovery of costs.

Copies of the Local Law No. 1—1995 can be inspected free of charge during business hours at the Ashburton Library, 154 High Street, Ashburton, phone: 9885 4421; Balwyn Library, 336 Whitehorse Road, Balwyn, phone: 9830 5833; Camberwell Library, 360 Camberwell Road, Camberwell, phone: 9811 6966; Hawthorn Library, 584 Glenferrie Road, Hawthorn, phone: 9810 4640; Kew Library, corner Cotham Road and Charles Street, Kew, phone: 9853 6745; Camberwell Office, 8 Inglesby Road, Camberwell, phone: 9811 6444; Hawthorn Office, 360 Burwood Road, Hawthorn, phone: 9811 6444 or at the Kew Office, Charles Street, Kew, phone: 9811 6444.

MICHAEL KENNEDY Chief Executive Officer

Planning and Environment Act 1987 SANDRINGHAM PLANNING SCHEME Notice of Amendment Amendment L17

Amendment L17 was prepared by the Bayside City Council. It proposes to change the southern portion of land known as Merindah Avenue, between Spring Street and Holloway Road, Sandringham—more particularly described as part lot 12, part of Crown Portion 35, Parish of Moorabbin, which has a frontage of approximately 68-7 metres to Spring Street and a depth of 148-93 metres from Residential 'C' zone to Public Open Space Reservation.

The amendment is required to permanently reserve the southern part of the land for public open space. The reservation would join with the green belt land already reserved as public open space to the east of the subject site. The reservation more appropriately defines the future and long-term aspirations of the Council for this land.

An environmental audit statement has been obtained for the subject site advising the land is unsuitable for residential development but is suitable conditionally for use as open space. The auditor's report specifies (it) is not detrimental or potentially detrimental as public open space suitable for passive recreation, as a grassed reserve (subject to) limited further landscaping, including pathway construction and the development of garden beds and children's playgrounds under conditions set out in the auditor's report.

The amendment may be inspected at the Town Planning Department, Sandringham Office, Royal Avenue, Sandringham; the Town Planning Department, Brighton Office, Boxshall Street, Brighton or at the Department of Planning, Olderfleet Building, 477 Collins Street, Melbourne.

Submissions should be sent to the Chief Executive Officer, Bayside City Council, PO Box 27, Sandringham 3191 to be received no later than 27 November 1995.

MICHAEL TOP Development Manager

Planning and Environment Act 1987 SWAN HILL (CITY) PLANNING SCHEME Notice of Amendment to Planning Scheme Amendment L20

The Swan Hill Rural City Council has authorised the preparation of Amendment L20 to the Swan Hill City Planning Scheme.

The amendment proposes to rezone land known as Lot 1 on LP 133932 being Part Crown Allotments F and G, Section 4A, Parish of Castle Donnington, 68 Nyah Road, Swan Hill, from Public Purposes Reservation (Municipal Council) to Light Industrial. The rezoning of the unused vacant land would allow the land to be developed in keeping with the objectives and purposes of a Light Industrial zone under the Swan Hill City Planning Scheme.

The amendment can be inspected at the Swan Hill Rural City Council Offices, 45 Splatt Street, Swan Hill; the Department of Planning and Development, Regional Office, corner Hargreaves and Short Streets, Bendigo and at the Ministry for Planning and Development, the Olderfleet Building, 477 Collins Street, Melbourne.

Submissions concerning the amendment must be sent to the Chief Executive Officer, Swan Hill Rural City Council, PO Box 488, Swan Hill 3585 by Monday, 27 November 1995.

> H. D. KIRBY Chief Executive Officer

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

The Maroondah City Council has prepared Amendment L45 to the Ringwood Planning Scheme.

The major features of the amendment are:

- An increase in the gross leasable floor area on the Eastland and the Safeway site from 65,000 to 72,000 square metres.
- The removal of Amusement Parlour and Cinema from the prohibited uses section of the Ringwood District Centre—Regional Retail Focus Zone and their inclusion in the permit required section.
- To rezone the land at the south-west corner of the Warrandyte Road and Ringwood Bypass reservation from Proposed Public Open Space to Ringwood District Centre—Regional Retail Focus Zone; and
- 4. A site specific amendment to allow proposed extensions (Stage 4 of the Eastland redevelopment) within a building envelope without a planning permit but subject to satisfactory plans being submitted.

The amendment can be inspected at the City Development Department, Maroondah City Council, Braeside Avenue, Ringwood or at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the City Development Department, Maroondah City Council, PO Box 156, Ringwood 3134 by 27 November 1995.

MICHAEL MARASCO Chief Executive Officer

GLEN EIRA CITY COUNCIL Proposed Making of Local Law

The Glen Eira City Council proposes to make the new Glen Eira City Council Local Law 1995, in accordance with section 119 of the Local Government Act 1989.

The purpose and general purport of this local law is to:

- (a) provide for the peace, order and good government of the municipal district of the Glen Eira City Council;
- (b) provide for those matters which require a local law under the Local Government Act 1989 and any other Act:

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- (c) provide for the administration of Council powers and functions;
- (d) prohibit, regulate and control activities, events, practices or behaviour in places so that no detriment is caused to the amenity of the neighbourhood, nor nuisance to a person or detrimental effect to a person's property;
- (e) repeal the City of Caulfield Local Law 1991.

Take note that:

- (i) A copy of the proposed Local Law can be obtained from the Glen Eira Council offices, corner Hawthorn Road and Glen Eira Road, Caulfield South, during office hours;
- (ii) Council will consider written submissions received to this proposal in accordance with section 223 of the Local Government Act 1989 and anyone who has made a written submission and requested to be heard in support of his or her letter is entitled to do so before the meeting of Council.

Submissions must be received by 24 November 1995 and be addressed to the Chief Executive, Glen Eira City Council, PO Box 42 Caulfield South 3162.

STAN CAPP Chief Executive

BOROUGH OF QUEENSCLIFFE Local Law No. 3—Amendments to Comprehensive Local Law

In accordance with section 119 of the Local Government Act 1989, the Borough of Queenscliffe proposes amendments to the following Divisions of its Local Law No. 3:

Enforcement and Penalties; Meeting Procedures; Husbandry of Property; Keeping of Animals, Birds and Bees; Disposal of Rubbish and Waste; Protection, Regulation and Use of Public Land; Roads and Traffic:

and of consequent "Schedules".

The purpose and general purport of the amendments is to further provide for the peace, order and good government of the municipal district of the Borough of Queenscliffe; to provide for those matters which require a local law under the Local Government Act 1989 and any other Act; to provide for the administration and exercise of Council powers and functions;

and to prohibit, regulate and control activities, events, practices and behaviour in places so that no nuisance is caused and there is no detriment to the amenity of the neighbourhood, to a person or to a person's property.

A copy of Local Law No. 3 and proposed amendments can be inspected at the Council Office, 50 Learmonth Street, Queenscliff between the hours of 8.00 a.m. and 5.00 p.m. weekdays from 25 October 1995 to 10 November 1995.

Any person affected by the proposed amendments to Local Law No. 3 may make a submission relating to the proposed local law under section 223 of the Local Government Act 1989.

SHELLEY E. JONES Chief Executive Officer

LA TROBE SHIRE

Notice of Amendment to Traralgon (Shire)
Planning Scheme
Amendment L48

Please note that the amendment number quoted in the notice published on 12 October 1995 should read Amendment L51.

The amendment proposes to rezone land on the Jeeralang North Road, Hazelwood North, known as part CA 88A, Section A, Parish of Traralgon, County of Buln Buln.

All submissions received by 14 November 1995 will be considered.

JOHN MITCHELL Chief Executive Officer

CITY OF YARRA

Notice is hereby given that at its meeting on 9 October 1995, Council made Local Law No. 3—Environment Local Law.

The purposes and general purport of this Local Law are:

- * 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;
- * To prevent and suppress nuisances which may adversely affect the enjoyment of life within the Municipal

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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.

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

PRUE DIGBY Chief Executive Officer

Planning and Environment Act 1987 PORT PHILLIP PLANNING SCHEME Notice of Amendment to a Planning Scheme Amendment L8

The City of Port Phillip has prepared Amendment L8 to the Port Phillip Planning Scheme.

The amendment proposes to include a site specific control to Clause 106 of the Local Section of the Port Phillip Planning Scheme. Clause 106-6 affects land described as Lot 151 and Lot 152 (part) on P.S. 32747L. No. 1 St Kilda Road, St Kilda.

A copy of the amendment may be inspected at the City of Port Phillip Urban Planning Section, South Melbourne Town Hall, Bank Street, South Melbourne and the Department of Planning and Development, 477 Collins Street, Melbourne during office hours.

Submissions about the amendment must be sent to the Manager, Planning and Building Services, City of Port Phillip, Private Bag No. 3, PO St Kilda 3182 by Monday, 27 November 1995.

Dated 16 October 1995

JON HICKMAN Chief Executive Officer

MELTON SHIRE COUNCIL Local Law No. 1

Notice is hereby given in accordance with the Local Government Act 1989 (the Act) that Melton Shire Council at a meeting held on Monday, 16 October 1995 made Local Law No. 1.

The purpose and general purport of the Local Law is to:

- Provide for the peace, order and good government of the Municipal district of Melton Shire Council;
- Provide for those matters which require a Local law under the Act or any other Act;

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- * Provide for the administration of Council powers and functions;
- * Prohibit, regulate and control activities, events, practices or behaviour in places so that no detriment is caused to the amenity of the neighbourhood; nor nuisance to a person nor detrimental effect to a person's property.

The Local law is divided into parts dealing with different subject matter.

The purpose and general purport of each part is:

Streets and Roads-Traffic

- To regulate the permanent and temporary closure of roads;
- * To control the erection and maintenance of obstructions and barriers on roads;
- To control road use by heavy motor vehicles; and
- * To prevent injury to persons and damage to property.

Use of Council Land

- * To regulate the abandonment of vehicles:
- * To regulate parking of vehicles;
- * To preserve the amenity of roads;
- * To regulate the use of pavements;
- * To regulate shopping trolleys in streets, car parks and other public places;
- * To protect street furniture;
- * To provide for the identification of premises;
- * To prevent obstructions however caused;
- * To regulate vehicle crossings;
- To regulate the opening and removal of soils from roads;
- * To regulate the consumption of alcohol in public places;
- * To regulate the use of Municipal buildings and reserves;
- To regulate behaviour in Municipal buildings and reserves; and
- * To regulate the operation of Melton Waves Leisure Centre and Melton Library.

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Sale of Goods, Street Selling, Collections and Distributions

- * To regulate the sale of goods from temporary locations;
- * To regulate provision of services on roads or Council land; and
- To regulate collections and subscriptions.

Protection of Amenity

- * To regulate camping;
- To regulate unsightly or dangerous land;
- * To regulate the spoil of roads; and
- * To prohibit open air burning and incinerators.

Animal Control

* To control and regulate the keeping of

Environmental Health

- To regulate the use of receptacles for the deposit and collection of domestic refuse:
- To regulate the use and placement of waste containers other than domestic waste receptacles.

Enforcement

- * To provide a mechanism for the grant of permits where one is required;
- * To provide a mechanism for the effective enforcement of the Local Law by means of infringement notices and rectification by an authorised officer.

A copy of the Local Law is available for inspection at the Civic Centre during office hours.

ADRIAN PENNELL Chief Executive Officer

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

The City of Greater Bendigo has prepared Amendment L41 to Chapter 2 of the Greater Bendigo Planning Scheme. The amendment applies to land at 68 Carpenter Street, Bendigo and is described as Part Crown Allotment 37 Section 104C, Parish of Sandhurst.

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The amendment proposes to change Map 8 of the Greater Bendigo Planning Scheme Chapter 2 by rezoning the land described above from Residential to Local Business.

The amendment can be inspected at the Department of Planning and Development, Ground Floor, the Olderfleet Buildings, 477 Collins Street, Melbourne; 426 Hargreaves Street, Bendigo or at the City of Greater Bendigo, Planning and Building Business Unit, 34 Mundy Street, Bendigo.

Submissions about the amendment must be sent to the Chief Executive Officer, City of Greater Bendigo, PO Box 733, Bendigo 3550 by Monday, 27 November 1995.

Dated 20 October 1995

KEVIN JACKSON Business Unit Manager Planning and Building

CARDINIA SHIRE COUNCIL Proposal to Make a Local Law General Local Law

Notice is hereby given that at a meeting of Cardinia Shire Council on 17 October 1995, Council resolved to make the following Local Law pursuant to part 5 and schedule 1 of the Local Government Act 1989.

The purpose and general purport of this Local Law relates to:

- Activities which may be dangerous or unsafe or detrimental to the quality of life of residents, including:
 - (a) dangerous and unsightly land;
 - (b) storage of machinery or secondhand goods;
 - (c) the use of incinerators;
 - (d) the use of recreational vehicles;
 - (e) the display and distribution of advertising materials.
- 2. Temporary and itinerant accommodation, including:
 - (a) camping;
 - (b) temporary dwellings;
 - (c) circuses, carnivals and festivals.
- 3. The keeping of animals, including:
 - (a) numbers of different species able to be kept;
 - (b) bee-keeping activities;
 - (c) wandering cats in declared curfew areas at night.

- 4. Public health issues, including:
 - (a) treatment of sewage;
 - (b) training of food handlers.
- Disposal of garbage and recyclable material, including:
 - (a) the methods of domestic garbage and recyclables collection;
 - (b) the use of trade waste and general waste hoppers;
 - (c) the transportation of waste;
 - (d) the use of the municipal tip;
 - (e) waste and silt from building and development sites.
- Behaviour in municipal places, including:
 - (a) behaviour detrimental to the quiet enjoyment of others or to municipal assets;
 - (b) smoking;
 - (c) consumption of alcohol.
- Management of roads for traffic, including:
 - (a) obstructions to free passage of people and goods;
 - (b) road names and property numbers;
 - (c) placement of vehicle crossings;
 - (d) placement of animal-proof fencing adjacent to roadways.
- 8. The use of roads by vehicles and animals, including:
 - (a) vehicles likely to damage roads;
 - (b) driving of livestock;
 - (c) abandonment of shopping trolleys;
 - (d) the use of toy vehicles;
 - (e) the access of horses on road reservations.
- Secondary activities on roads, including:
 - (a) the placement of advertising signs on roads;
 - (b) trading from a roadside or a road;
 - (c) the display of goods for sale;
 - (d) outdoor eating facilities on roads;
 - (e) the placement of bulk rubbish containers on roads;
 - (f) the occupation of roads for works;
 - (g) repairs to vehicles on roads;
 - (h) the deposition of substances on roads from vehicle and animals;
 - (i) street parties, festivals an processions;
 - (j) collections on roads.

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- The treatment of unlawfully parked or abandoned vehicles or similar obstructions.
- 11. The procedures for administration of the local law including:
 - (a) objectives of the local law;
 - (b) powers of authorised officers;
 - (c) permits;
 - (d) fees, charges and costs;
 - (e) enforcement and penalties.

A copy of the Local Law can be obtained from the Council Offices at Henty Way, Pakenham during office hours. Enquiries: Local Laws section (059) 454 296.

Submissions are invited from the community including persons affected by this proposed Local Law. Submissions must be in writing and received within 14 days of publication of this notice in accordance with section 223 of the Local Government Act 1989 addressed to Chief Executive Officer, Cardinia Shire, PO Box 7. Pakenham 3810.

A person who has made a written submission to the Council and requested to be heard in support of the written submission is entitled to appear in person or be represented by a person acting on his or her behalf before a meeting of the Council.

JIM STEVENSON Chief Executive Officer

Planning and Environment Act 1987 BUNGAREE PLANNING SCHEME

Notice of Amendment to a Planning Scheme

Amendment L27
The City of Ballarat has prepared

The City of Ballarat has prepared Amendment L27 to the Bungaree Planning Scheme.

The amendment proposes to rezone 2.34 hectares of land at Crown Allotments 3 and 5, Lot 17, Parish of Ballarat, Bogong Avenue, from a Special Use 4—Golf course zone to a Residential zone.

The amendment can be inspected at any of the following locations: City of Ballarat, Grenville Street Office (former Ballarat Water Board); Department of Planning and Development, Central Highlands and Wimmera Regional Office, corner Mair and Doveton Streets, Ballarat or at the Department of Planning and Development, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Chief Executive Officer, City of Ballarat, PO Box 655, Ballarat, Victoria 3353, and will be accepted until 27 November 1995. All submissions must clearly state all of the grounds on which you support or oppose the amendment and indicate whether you wish to be heard in respect of the submission at any subsequent panel hearing.

HEDLEY THOMSON Manager, Strategic Planning

Planning and Environment Act 1987 ROSEDALE PLANNING SCHEME Notice of Amendment

Office of Amendmen
Amendment L36

The Roads Corporation has prepared Amendment L36 to the Rosedale Planning Scheme.

The amendment affects land at Crown Allotment 41 Section A, Parish of Coolungoolun, Crown Allotment 4 Section D, Parish of Wurruk Wurruk and PC356409R CA's 1 and 3 Section 6A Parish of Longford.

The amendment proposes to modify the Local Section of the Rosedale Planning Scheme by rezoning to Public Use—Main Road, land to be acquired for future realignment of the South Gippsland Highway clear of the historic swing bridge across the La Trobe River.

The amendment can be inspected at VicRoads, Eastern Region Office, 120 Kay Street, Traralgon; Shire of Wellington Municipal Office, 70 Foster Street, Sale; Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne or at the Department of Planning and Development, Regional Office, 4/29 Breed Street, Traralgon.

Submissions about the amendment must be sent to the Statutory Planning Manager, Roads Corporation, 60 Denmark Street, Kew 3101 by Monday, 27 November 1995.

W. S. KAY Statutory Planning Manager

Planning and Environment Act 1987 SALE PLANNING SCHEME Notice of Amendment

Amendment L26

The Roads Corporation has prepared Amendment L26 to the Sale Planning Scheme.

The amendment affects land within Sale Common abutting the South Gippsland Highway.

The amendment proposes to modify the Local Section of the Sale Planning Scheme by rezoning land within Sale Common (Wild Life Reserve) to 'main road' for future realignment of the South Gippsland Highway clear of the historic swing bridge across the La Trobe River.

The amendment can be inspected at VicRoads, Eastern Region Office, 120 Kay Street, Traralgon; Shire of Wellington Municipal Office, 70 Foster Street, Sale; Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne or at the Department of Planning and Development, Regional Office, 4/29 Breed Street, Traralgon.

Submissions about the amendment must be sent to the Statutory Planning Manager, Roads Corporation, 60 Denmark Street, Kew 3101 by Monday, 27 November 1995.

W. S. KAY Statutory Planning Manager

EXEMPTION Application No. 18 of 1995

The Equal Opportunity Board has considered an application pursuant to section 40 (1) of the **Equal Opportunity Act 1984** ("the Act") by Mr D. Field of Waite Consulting Management Group on behalf of the Trustees of the Royal Freemason's Homes of Victoria. The exemption is sought to apply to the position of Chief Executive Officer of the Royal Freemason's Homes of Victoria.

In accordance with the Reasons for Decision of the Board of the 19 October 1995 the Board grants an exemption from section 21 (1) of the Equal Opportunity Act 1984 to the Trustees of the Royal Freemason's Homes of Victoria for a period of three years. This exemption is to remain in force until 26 October 1998.

CATE McKENZIE, President CARMEL MORFUNI, Member DANIEL RECHTMAN, Member

N.B. Copy of the Reasons for the Decision may be obtained upon application to the Registrar of the Equal Opportunity Board.

Application No. 23 of 1995
The Equal Opportunity Board has considered an application pursuant to section 40 (1) of the

Equal Opportunity Act 1984 ("the Act") by Melbourne Girls Grammar School in respect of the Merton Hall Campus to enable the employment of women only cleaners in certain areas of the school.

Upon reading the material tendered in support of this application and upon hearing Ms C. Briggs, Principal of the School, the Board is satisfied it is appropriate to grant an exemption from sections 21 and 59 for the purposes only of enabling the principal to require the cleaning contractor engaged by the school to ensure that only women cleaners work in areas of the school designated by the Principal and to enable the cleaning contractor engaged by the school to employ only women cleaners for that purpose.

In granting this exemption the Board noted:

- * The school does not employ its own cleaning staff but works through a cleaning contractor.
- * The cleaning contractor is engaged from month to month under an informal verbal arrangement.
- That all cleaners currently employed in respect of the school by that cleaning contractor are males.
- * That this is an all girls school with a Boarding House and that the boarders have expressed general concern at the presence of male cleaners in their private bedrooms.
- * That it is impractical to arrange for bedrooms in the Boarding House to be cleaned at times when the girls are absent because year 11 and year 12 students are permitted to return to the Boarding House to study whenever they have free time.
- * That to meet the concerns of the girls it is proposed to require that only female cleaners be employed in the Boarding House area but that this restriction will not apply to other parts of the school premises.
- * To enable the cleaning contractor to make the necessary arrangements it is proposed that the contractor will be given three months notice to make the necessary arrangements.

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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 26 October 1998.

CATE McKENZIE, President CARMEL MORFUNI, Member DANIEL RECHTMAN, Member

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.

MAIN ROAD

211/95 Somerton Road in the City of Hume shown hatched on plan numbered GP 16092.

212/95 Williamstown Road in the City of Maribyrnong shown hatched on plan numbered GP 17673A.

213/95 Keilor-Laverton Road in the City of Brimbank shown hatched on plans numbered GP 18173, GP 16786, GP 16449A, GP 16449B, GP 16448 and GP 16328A.

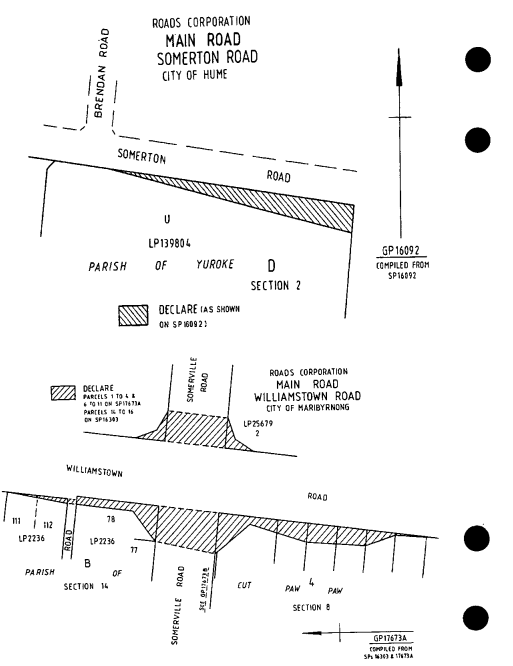
214/95 Keilor-Laverton Road in the City of Brimbank shown hatched on plan numbered GP 18340.

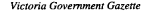
215/95 Boundary Road in the City of Wyndham (joint City of Brimbank) shown hatched on plan numbered GP 18611.

ROAD

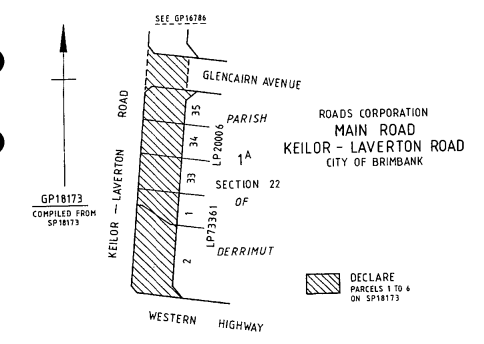
216/95 Neale Road in the City of Brimbank shown hatched on plan numbered GP 16328B.

217/95 Somerville Road in the City of Maribyrnong shown hatched on plan numbered GP 17673B.



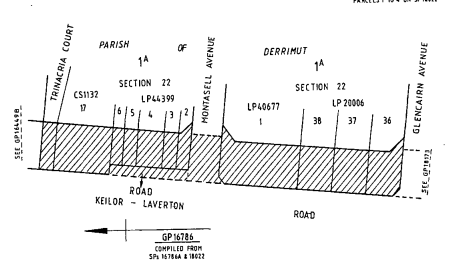


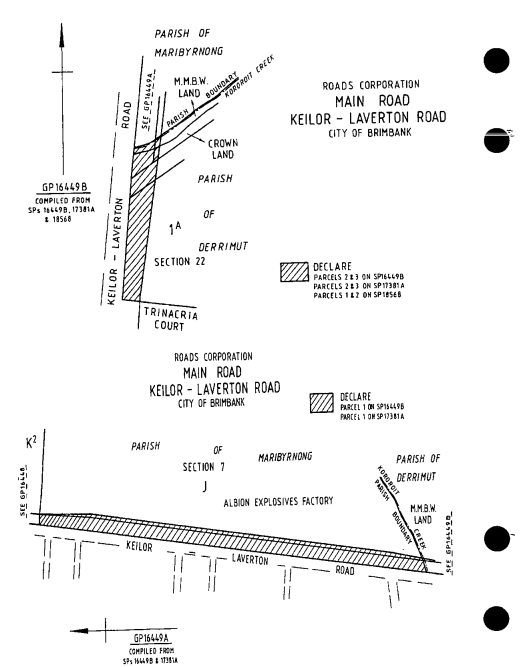
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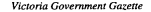


ROADS CORPORATION
MAIN ROAD
KEILOR - LAVERTON ROAD
CITY OF BRIMBANK

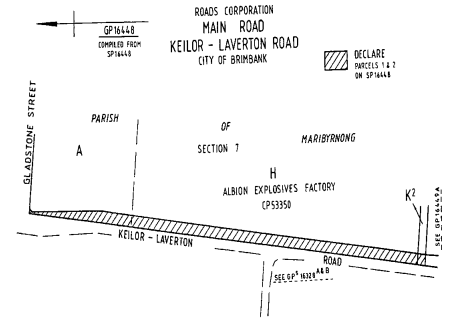
DECLARE
PARCELS 1 TO 9 ON SP16786A
PARCELS 1 TO 4 ON SP18022





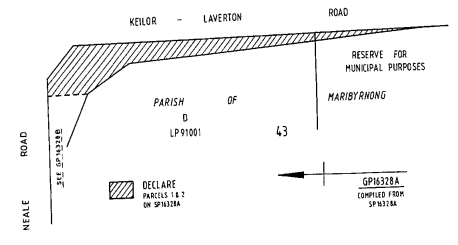


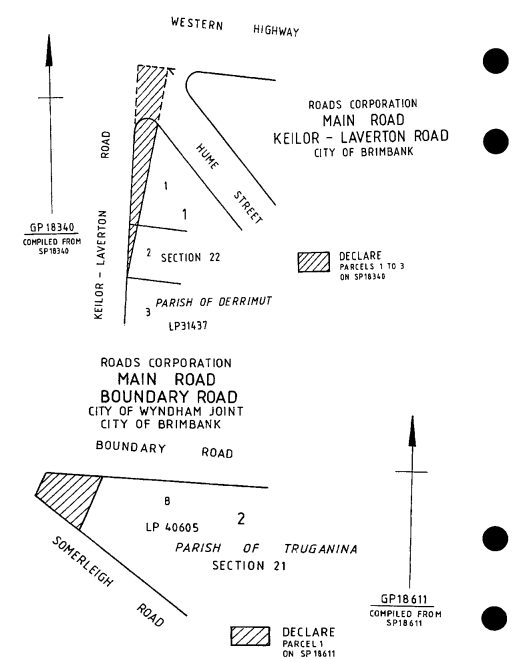
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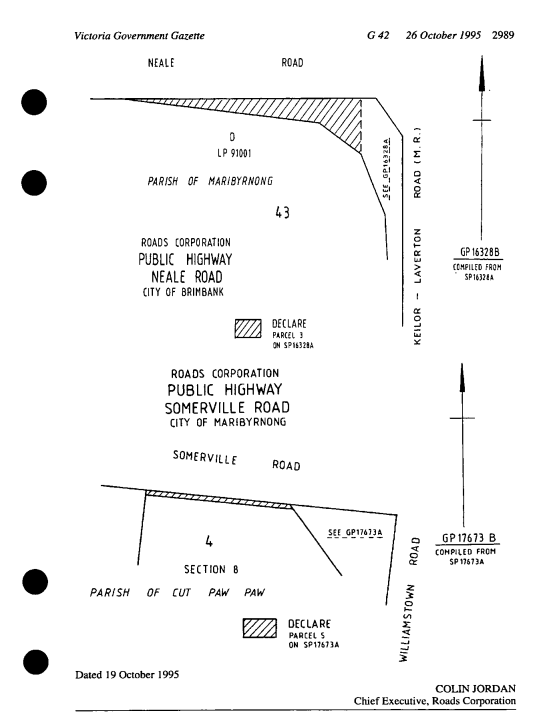


ROADS CORPORATION MAIN ROAD KEILOR - LAVERTON ROAD CITY OF BRIMBANK

SEE GP 16448

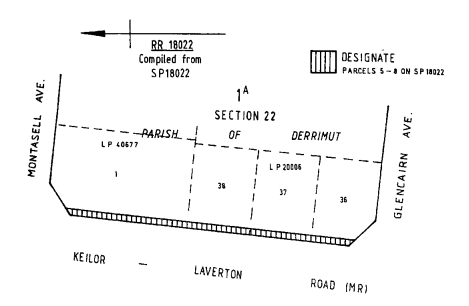






Transport Act 1983 DESIGNATION OF ROADSIDE RESERVES

The Roads Corporation, pursuant to section 16 (1) (e) of the Transport Act 1983, upon publication of this notice designates the area of land shown hatched on the plan below as Roadside Reserve for the purposes of the Transport Act 1983 and any subordinate legislation.



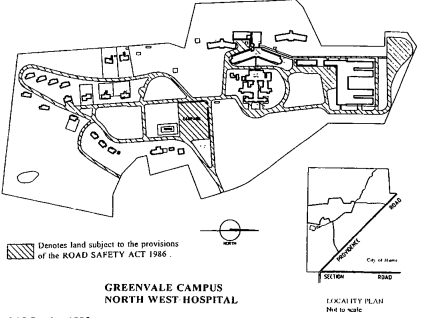
Dated 18 October 1995

COLIN JORDAN Chief Executive, Roads Corporation

Road Safety Act 1986

ORDER UNDER SECTION 98 ROAD SAFETY ACT 1986 EXTENDING PROVISIONS TO THE ROADS AND CARPARKS AT THE GREENVALE CAMPUS OF NORTH WEST HOSPITAL

- I, William Robert Baxter, Minister for Roads and Ports, under section 98 of the Road Safety Act 1986 by the Order extend the application of:
 - (a) Section 59, 64, 65, 76, 77, 85-90 and 100 of that Act; and
 - (b) The Road Safety (Traffic) Regulations 1988; and
- (c) Parts 7 and 8 and Schedules 5 and 6 of the Road Safety (Procedures) Regulations 1988—to the roads and carparks at the Greenvale Campus of North West Hospital in the City of Hume particulars of which are shown hatched on the attached plan.



Dated 15 October 1995

W. R. BAXTER Minister

Cattle Compensation Act 1967 (No. 7615) APPROVED AGENT

Notice under Section 14

I hereby declare H. C. Glover & Son Pty Ltd (No. C.S. 228 in the register) being a person carrying on business as a Stock and Station Agent, to be an "Approved Agent" for the purposes of Part II of the Cattle Compensation Act 1967 with effect from 1 July 1995.

W. MEEKCOMS Delegate of Commissioner of State Revenue

Cattle Compensation Act 1967 (No. 7615) APPROVED AGENT Notice under Section 14

I hereby declare Southern Grampians Livestock & Real Estate Pty Ltd (No. C.S. 229 in the register) being a person carrying on business as a Stock and Station Agent, to be an

"Approved Agent" for the purposes of Part II of the Cattle Compensation Act 1967 with effect from 24 July 1995.

W. MEEKCOMS Delegate of Commissioner of State Revenue

Cattle Compensation Act 1967 (No. 7615) APPROVED AGENT

Notice under Section 14

I hereby declare Howard Martin & Co. Pty Ltd (No. C.S. 230 in the register) being a person carrying on business as a Stock and Station Agent, to be an "Approved Agent" for the purposes of Part II of the Cattle Compensation Act 1967 with effect from 1 August 1994.

W. MEEKCOMS

Delegate of Commissioner of State Revenue

Cattle Compensation Act 1967 (No. 7615) APPROVED AGENT

Notice under Section 14

I hereby revoke the declaration made in Government Gazette No. 31 of 17 August 1988 of Alan James Allchin (No. C.S. 155 in the Register) for the purposes of Part II of the Cattle Compensation Act 1967 with effect from 15 August 1993.

Pursuant to the provisions of Regulation 85 (1) of the Stamps Regulations 1982, I hereby state that the revocation is being made at the request of the Approved Agent.

W. MEEKCOMS

Delegate of Commissioner of State Revenue

Cattle Compensation Act 1967 (No. 7615) APPROVED AGENT

Notice under Section 14

I hereby declare Peter John Gordon and Josephine Mary Gordon (No. C.S. 231 in the register) being a person carrying on business as a Stock and Station Agent, to be an "Approved Agent" for the purposes of Part II of the Cattle Compensation Act 1967 with effect from 20 February 1995.

W. MEEKCOMS

Delegate of Commissioner of State Revenue

Cattle Compensation Act 1967 (No. 7615) APPROVED AGENT

Notice under Section 14

I hereby revoke the declaration made in Government Gazette No. 37 of 28 September 1988 of Rural Finance Corporation of Victoria (No. C.S. 160 in the Register) for the purposes of Part II of the Cattle Compensation Act 1967 with effect from 1 September 1995.

Pursuant to the provisions of Regulation of Regulation 85 (1) of the Stamps Regulations 1982, I hereby state that the revocation is being made at the request of the Approved Agent.

W. MEEKCOMS

Delegate of Commissioner of State Revenue

Creditors, next of kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited A.C.N. 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000 the personal representative, on or before 1 January

1996, after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

Johnson, Alan Jack, late of 46 Newport Road, Clayton, retired, died on 14 August 1995.

Rollason, Thomas Richard, late of 16 Ararat Street, Altona North, pensioner, died on 20 August 1995.

Dated at Melbourne on 23 October 1995

B. F. CARMODY

Managing Director, State Trustees Limited

Creditors, next of kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited A.C.N. 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000 the personal representative, on or before 27 December 1995, after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

Angear, Thelma Rene, late of Unit 58, Knox Village, 466 Burwood Highway, Wantirna South, pensioner, died on 12 September 1995.

Cockett, Grace Edna, late of Bodalla Private Nursing Home, 32 Walpole Street, Kew, widow, died on 16 June 1995.

Curwood, Una Iris Daisy, late of Mayfair Lodge, corner of Stud Road and David Street, Wantima, pensioner, died on 22 April 1995.

Fabijancic, Makse, also known as Max Fabijancic, late of 11/436 Geelong Road, West Footscray, boner, died on 16 August 1995.

Hill, Dorothy Annie, late of 9 Balmoral Street, South Yarra, widow, died on 5 July 1995.

Jarman, Michael Francis, late of 163 Seaford Road, Seaford, engineer, died on 15 March 1995.

Keith, Annie, also known as Ann Keith, formerly of Flat 4/76, Ardyne Street, Murrumbeena, but late of Glenburn Private Nursing Home, 21 Glenleith Avenue, Drumcondra, died on 17 August 1995.

Lobban, Leslie Arthur, late of Broughton Hall Private Nursing Home, 2 Berwick Street, Camberwell, gentleman, died on 10 July 1995.

Malinowski, Janina, late of McLellan House Special Accommodation House, 22 Robinson Street, Jacana, widow, died on 7 June 1995.

O'Shea, Elsie Mary, late of 4/18 Hartwood Street, East Kew, spinster, died on 18 September 1995.

Poldruggo, Lina, late of 129 North Road, Newport, retired, died on 10 August 1995.

Ridgway, Lionel Travis, late of Phoenix Special Accommodation Home, Scandinavian Crescent, Talbot, pensioner, died on 10 August

Sadowski, Stanislaw, late of 28 Sanderling Street, Werribee, pensioner, died on 16 January

Smith, Evelyn Ena, late of Darvall Lodge, Dandenong Road, Noble Park, pensioner, died on 4 April 1995.

Streat, Henry William, late of 42 Teddington Road, Hampton, retired french polisher, died on 16 June 1995.

Suckling, Maude Lavina, late of 354 Camp Road, Broadmeadows, pensioner, died on 26 July 1995.

Trezise, Joyce Lorraine, formerly of 124 Powell Street, Yarraville, but late of 14 A'Kernot Street, South Kingsville, home duties, died on 31 July 1995.

Wendt, Julia Marie, late of Unit 3, 149 Woodhouse Grove, Box Hill North, retired, died on 12 July 1995.

Wilson, Erica Margaret Dalziel, late of 206 Stokes Street, Port Melbourne, pensioner, died on 16 August 1995.

Dated at Melbourne on 18 October 1995

B. F. CARMODY Managing Director, State Trustees Limited

Land Acquisition and Compensation Act 1986

Water Act 1989 NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Goulburn-Murray Rural Water Authority declares that by this notice it acquires the following interest in the land described

Owners Names: James Francis Flannery and Shane Francis Flannery.

Interest Acquired: Easement.

Land in which Interest Subsists: Part of Allotments 17 and 23B, Section 7, Parish of Gunbower West.

Area of Interest: 8.858 hectares.

G 42 26 October 1995 2993

Title Details: Certificate of Title Volume 3383 Folio 506 and Crown Grant Volume 3153 Folio 485.

Plan No. 0488 detailing the location of the land being acquired is available for perusal at the Central Office of the Goulburn-Murray Rural Water Authority, 40 Casey Street, Tatura 3616.

Published with the authority of the Goulburn-Murray Rural Water Authority.

> PETER OUINN Manager, Legal and Property Services Goulburn-Murray Rural Water Authority

Land Acquisition and Compensation Act 1986

Transport Act 1983

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Roads Corporation declares that by this notice it acquires the following interest in the land described hereunder:

Mortgagee Name: The Receiver of Romuald Joseph Martin.

Description of Interest in Land: Being Lots 734 and 735 on Plan of Subdivision No. 10943, Parish of Doutta Galla.

Area: 1332 square metres.

Title Details: Being the land contained in Certificate of Title Volume 8565 Folio 216.

Survey Plan: 19098 (parcel 11).

The plan referred to in this notice may be viewed at Property Services, Roads Corporation, 60 Denmark Street, Kew, Victoria

Published with the authority of the Roads Corporation and the Minister for Roads and Ports.

> T. H. HOLDEN Manager, Property Services Roads Corporation

DEPARTMENT OF AGRICULTURE, **ENERGY AND MINERALS**

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

EXPLORATION LICENCE GRANTED

No. 3656; Bendigo Mining NL; 492 grats, Bendigo.

No. 3761; Spehr Holdings Pty Ltd; 146 grats, Dunolly.

No. 3773; Mr Duncan Robert McLean; 60 grats, Bacchus Marsh.

No. 3783; Echidna Mining NL; 30 grats, Melbourne.

No. 3798; Mount Isa Mines Ltd; 185 grats, Goroke, Shire of West Wimmera.

No. 3799; Mount Isa Mines Ltd; 218 grats, Kaniva, Nhill.

EXPLORATION LICENCE RENEWAL

No. 3063-1; Kinex Pty Ltd; 12 grats, Beaufort, St Arnaud.

No. 3117-3; New Holland Mining NL and International Mineral Resources NL; 23 grats, Heathcote.

No. 3139-3; Highlake Resources NL; 238 grats, Beaufort.

No. 3176; Mount Wellington Gold P/L; 100 grats, Maffra.

No. 3155; New Holland Mining NL; 173 grats, Heathcote and Nagambie.

No. 3286-1; Associated Gold Mines of Victoria Ltd; 39 grats, Maffra, Matlock.

No. 3383/1; Perseverance Exploration P/L; 290 grats, Bendigo, Heathcote.

No. 3534-1; CRA Exploration Pty Ltd; 194 grats, Beaufort, St Arnaud.

EXPLORATION LICENCE APPLICATION WITHDRAWN

No. 3825; Alliance Gold Mines NL; 5 grats, Creswick

EXPLORATION LICENCE TRANSFERRED No. 3464; Welkin Pty Ltd to Zephyr Minerals NL (80% of title); 71 grats, Bendock.

No. 3541; Tivmoss Investments Pty Ltd to Golden Triangle Mining NL; 366 grats, Dunolly.

No. 3570; Welkin Pty Ltd to Zephyr Minerals NL (80% of title); 110 grats, Bendock, Craigie.

No. 3635; Tivmoss Investments Pty Ltd to Golden Triangle Mining NL; 437 grats, Wedderburn.

No. 3636; Tivmoss Investments Pty Ltd to Golden Triangle Mining NL; 241 grats, Castlemaine.

No. 3637; Tivmoss Investments Pty Ltd to Golden Triangle Mining NL; 141 grats, Castlemaine.

Victoria Government Gazette

No. 3638; Tivmoss Investments Pty Ltd to Golden Triangle Mining NL; 199 grats, Castlemaine.

EXPLORATION LICENCE VARIED

No. 3528; Exminco NL; 295 grats, Ballarat.

No. 3529; Exminco NL; 30 grats, Bendock.

No. 3563; Exminco NL; 120 grats, Bogong, Tallangatta.

No. 3574; Exminco NL; 30 grats, Tallangatta.

EXPLORATION LICENCE SURRENDERED No. 3385; CRA Exploration Pty Ltd; 258 grats, Ballarat.

No. 3673; Gold Mines of Victoria NL; 127 grats, Yea and Woodend.

No. 3386; CRA Exploration Pty Ltd; 197 grats, Beaufort, St Arnaud and Dunolly.

No. 3689; Gold Mines of Victoria NL; 462 grats, Foster.

EXPLORATION LICENCE EXPIRED

No. 3409; Victorian Gold Mines NL; 281 grats, Bogong and Benambra.

EXPLORATION LICENCE AMALGAMATION/CANCELLATION

Nos 3176 and 3333; Mount Wellington Gold P/L; 325 grats, Howitt, Maffra, Mansfield and Matlock. Upon amalgamation No. 3176 is to be cancelled, EL 3333 being the continuing title.

MINING LICENCE RENEWAL

No. 4644; Mr Alan R. Fraser; 143-4 ha, Heathcote.

MINING LICENCE RENEWAL APPLICATION WITHDRAWN

No. 4809-1; Mr Kenneth N. Postle; 5 ha, Wedderburn.

MINING LICENCE TRANSFERRED

No. 4644; Mr Alan R. Fraser to Federation Resources NL; 143-4 ha, Heathcote.

EXTRACTIVE INDUSTRY LICENCE GRANTED

No. 1465; William Henry and Dorothy Joan Bruty; 10-82 ha, Ercildoun.

No. 1517; K. and J. Baker Cartage Pty Ltd; 44-14 ha, Kalkee.

No. 1539; Stella Farms Pty Ltd; 39-8 ha, Kororoit.

EXTRACTIVE INDUSTRY LICENCE APPLICATION WITHDRAWN

No. 1564; CSR Ltd trading as "Heatherton Sand Supplies"; 0.85 ha, Mordialloc.

EXTRACTIVE INDUSTRY LICENCE VARIED

No. 112-1; CSR Limited; 115-17 ha, Gheringhap.

No. 851-1; CSR Limited; 53-6835 ha, Gheringhap.

No. 1406; Stella Farm Pty Ltd; 39.8 ha, Kororoit.

EXTRACTIVE INDUSTRY LICENCE REVOKED

No. 66-1; Claylands Pty Ltd; Size not available, Will Will Rook

EXTRACTIVE INDUSTRY LEASE GRANTED

No. 412; Boral Resources P/L; 28-54 ha, Ballarat.

EXTRACTIVE INDUSTRY LEASE VARIED No. 371; Stella Farms Pty Ltd; 39·8 ha, Kororoit.

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

Position No's. 25/85/0138/0 and 25/85/0139/0, Security Officer, Class SEC4, Office of Emergency Management Section, Financial and Administrative Services Division, Directorate of School Education.

Reason for exemption

The vacancies have duties and qualifications identical to another vacancy that has recently been advertised and the persons (who may or may not be a staff member) were applicants for the other vacancy and were assessed as clearly meeting all of the requirements of the position. In these circumstances the positions should generally have been advertised within the last 3 months, however in exceptional cases may have been advertised up to 6 months ago.

GEOFF SPRING Director of School Education EXEMPTION FROM NOTIFICATION OF VACANCY UNDER SECTION 29 (2) OF THE PUBLIC SECTOR MANAGEMENT ACT 1992

Position No. EPA401090, Special Projects Officer, Environment Protection Officer ENV 4, Environment Protection Authority.

Reason for exemption

A similar vacancy has been advertised within the last 3 months without attracting a qualified applicant and is in an area with a history of recruitment difficulties. The proposed appointee who is a staff member, is assessed as clearly meeting all of the requirements of the position. Dated 20 October 1995

Approved by Delegate

DAVID HORSMAN Acting Chairman, EPA

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

Position No. OFFSUPP 144, VPS-1, Transport Division, Corporate Resources Department, Office of the Chief Commissioner of Police.

Reasons for exemption

The above position has duties and qualifications identical to a vacancy that has recently been advertised and the proposed appointee was an applicant for the other vacancy and clearly meets the requirements of the position.

NEIL COMRIE Chief Commissioner of Police

ROAD SAFETY (PROCEDURES) (TOWING INFRINGEMENTS) REGULATIONS 1995

In accordance with the provisions of the Subordinate Legislation Act 1994, notice is given of the proposal to make regulations to be known as the Transport (Tow Truck) (Amendment) Regulations 1995.

A Regulatory Impact Statement has been prepared as required by the Subordinate Legislation Act 1994.

The objective of the proposed regulations is to introduce a more efficient and effective method of administering and enforcing breaches of towing legislation by providing for the issue of traffic infringement notices for certain offences against the Transport (Tow Truck) Regulations 1994 and the **Transport** Act 1983.

The Regulatory Impact Statement concludes that the proposed regulations provide the most cost effective means of achieving the objectives.

Comments and submissions are invited from interested parties and should be submitted to the Director, Tow Truck Directorate of Victoria, PO Box 160, Carlton South 3053.

Copies of the Regulatory Impact Statement may be obtained either by writing to the Director or by telephoning the Directorate on 9345 4072.

Any enquiries about the content of the statement should be directed to the Directorate on 9345 4072.

The closing date for submissions is 28 days after the date of publication of this notice.

STEVE STANKO Acting Secretary of Transport

Water Act 1989

SOUTH WEST WATER AUTHORITY

I, David Heeps, Acting Director of the Water Bureau, Department of Conservation and Natural Resources, as the delegate of the Minister for Natural Resources, make the following Order:

DECLARATION OF THE KOROIT SEWERAGE DISTRICT ORDER 1995

- 1. This Order is called the Declaration of the Koroit Sewerage District Order 1995.
- 2. This Order is made under section 96 (11) (a) of the Water Act 1989 and all other available powers.
- 3. This Order takes effect from the date it is published in the Government Gazette.
- 4. The proposal for the declaration of a new sewerage district submitted to the Department of Conservation and Natural Resources by the South West Water Authority on 28 September 1995 is approved.
 - 5. (a) A new sewerage district is declared;
- (b) The new sewerage district is called the Koroit Sewerage District;
- (c) The Koroit Sewerage District is the area of land within the red border on the accompanying plan No. S-469-A, a copy of which may be inspected at the offices of the South West Water Authority, situated at 99 Fairy Street, Warmambool; and

(d) The South West Water Authority is nominated to manage and control the Koroit Sewerage District.

Dated 19 October 1995

DAVID HEEPS

Acting Director, Water Bureau Department of Conservation and Natural Resources (as delegate of the Minister for Natural Resources)

Water Act 1989 SOUTH WEST WATER AUTHORITY

I, David Heeps, Acting Director of the Water Bureau, Department of Conservation and Natural Resources, as the delegate of the Minister for Natural Resources, make the following Order:

DECLARATION OF THE MORTLAKE SEWERAGE DISTRICT ORDER 1995

- 1. This Order is called the Declaration of the Mortlake Sewerage District Order 1995.
- 2. This Order is made under section 96 (11) (a) of the Water Act 1989 and all other available powers.
- 3. This Order takes effect from the date it is published in the Government Gazette.
- 4. The proposal for the declaration of a new sewerage district submitted to the Department of Conservation and Natural Resources by the South West Water Authority on 28 September 1995 is approved.
 - 5. (a) A new sewerage district is declared;
- (b) The new sewerage district is called the Mortlake Sewerage District;
- (c) The Mortlake Sewerage District is the area of land within the red border on the accompanying plan No. S-468-A, a copy of which may be inspected at the offices of the South West Water Authority, situated at 99 Fairy Street, Warrnambool; and
- (d) The South West Water Authority is nominated to manage and control the Mortlake Sewerage District.

Dated 19 October 1995

DAVID HEEPS

Acting Director, Water Bureau Department of Conservation and Natural Resources (as delegate of the Minister for Natural Resources)

Water Act 1989

SOUTH WEST WATER AUTHORITY

I, David Heeps, Acting Director of the Water Bureau, Department of Conservation and Natural Resources, as the delegate of the Minister for Natural Resources, make the following Order:

DECLARATION OF THE TIMBOON SEWERAGE DISTRICT ORDER 1995

- 1. This Order is called the Declaration of the Timboon Sewerage District Order 1995.
- 2. This Order is made under section 96 (11) (a) of the Water Act 1989 and all other available powers.
- 3. This Order takes effect from the date it is published in the Government Gazette.
- 4. The proposal for the declaration of a new sewerage district submitted to the Department of Conservation and Natural Resources by the South West Water Authority on 28 September 1995 is approved.
 - 5. (a) A new sewerage district is declared;
- (b) The new sewerage district is called the Timboon Sewerage District;
- (c) The Cobden Sewerage District is diminished by the extent of the area within the blue border shown on the accompanying plan;
- (d) The Timboon Sewerage District is all the area of land within the red border on the accompanying plan No. S-470-A, a copy of which may be inspected at the offices of the South West Water Authority, situated at 99 Fairy Street, Warrnambool; and
- (e) The South West Water Authority is nominated to manage and control the Timboon Sewerage District.

Dated 19 October 1995

DAVID HEEPS

Acting Director, Water Bureau
Department of Conservation and Natural
Resources (as delegate of the
Minister for Natural Resources)

Water Act 1989

SOUTH WEST WATER AUTHORITY

I, David Heeps, Acting Director of the Water Bureau, Department of Conservation and Natural Resources, as the delegate of the Minister for Natural Resources, make the following Order:

G 42 26 October 1995 2997

EXTENSION AND RENAMING OF THE SOUTH WEST WATER AUTHORITY CITY OF WARRNAMBOOL WATER SUPPLY DISTRICT ORDER 1995

- 1. This Order is called the Extension and Renaming of the City of Warrnambool Water Supply District 1995.
- 2. This Order is made under section 96 (11) (b) of the Water Act 1989 and all other available powers.
- 3. This Order takes effect from the date it is published in the Government Gazette.
- 4. The proposal for the extension and renaming of the City of Warrnambool Water Supply District of the South West Water Authority submitted to the Department of Conservation and Natural Resources by the South West Water Authority on 28 September 1995 is approved.
- 5. The City of Warrnambool Water Supply District of the South West Water Authority is extended and renamed the Warrnambool and Urban Environs Water District and include the areas bordered in red on the accompanying plan No. W-405-A, a copy of which may be inspected at the offices of the South West Water Authority, situated at 99 Fairy Street, Warrnambool.

Dated 19 October 1995

DAVID HEEPS

Acting Director, Water Bureau
Department of Conservation and Natural
Resources (as delegate of the
Minister for Natural Resources)

Water Act 1989

SOUTH WEST WATER AUTHORITY

I, David Heeps, Acting Director of the Water Bureau, Department of Conservation and Natural Resources, as the delegate of the Minister for Natural Resources, make the following Order:

EXTENSION AND RENAMING OF THE SOUTH WEST WATER AUTHORITY WARRNAMBOOL SEWERAGE DISTRICT ORDER 1995

- 1. This Order is called the Extension and Renaming of the Warrnambool Sewerage District 1995.
- 2. This Order is made under section 96 (11) (b) of the Water Act 1989 and all other available powers.

- 3. This Order takes effect from the date it is published in the Government Gazette.
- 4. The proposal for the extension and renaming of the Warrnambool Sewerage District of the South West Water Authority submitted to the Department of Conservation and Natural Resources by the South West Water Authority on 28 September 1995 is approved.
- 5. The Warmambool Sewerage District of the South West Water Authority is extended and renamed the Warmambool and Urban Environs Sewerage District and include the areas bordered in red on the accompanying plan No. S-446-A, a copy of which may be inspected at the offices of the South West Water Authority, situated at 99 Fairy Street, Warmambool.

Dated 19 October 1995

DAVID HEEPS

Acting Director, Water Bureau Department of Conservation and Natural Resources (as delegate of the Minister for Natural Resources)

Dairy Industry Act 1992 VICTORIAN DAIRY INDUSTRY AUTHORITY Determination

This Determination is made by the Victorian Dairy Industry Authority under the powers conferred by section 61 of the **Dairy Industry Act 1992** and shall come into operation on 1 November 1995.

The Determination of milk prices made by the Victorian Dairy Industry Authority and published in the Government Gazette dated 5 October 1995 is revoked.

DETERMINATION Part 1

Prices Payable for Sales of Standardised Raw Milk

Export sales are sales for the purposes of human consumption as a liquid beyond the territorial limits of the Commonwealth of Australia.

Ultra Heat treated milk (UHT milk) is milk that is processed by subjecting the product to a temperature of not less than 132 degrees centigrade for not less than one second and aseptically packaging it in approved hermetically sealed packages.

Flavoured milk is milk to which flavouring, as defined in the Food Standards Code, has been added so as to alter the odour or taste of the milk to an appreciable extent.

Concentrated skim milk and concentrated whole milk used in the manufacture of market milk is market milk.

Determination under section 3 of the **Dairy Industry Act 1992**. It is hereby determined that milk used in the production of "Vita Plus" is market milk for the purposes of the above Act.

Part 2

Prices Payable for Milk supplied to Processors by the Authority

The Authority has determined that all milk will be sold ex factory and that the following prices must be paid for milk sold by the Authority to milk processors.

- (a) Standardised raw milk for processing as daily pasteurised milk for sale in Victoria will be:
 - (i) for flavoured milk and low fat flavoured milk marketed under processor (non VDIA) brands— 51.54 cents per litre;
 - (ii) for all other milk—52.54 cents per litre.
- (b) Standardised raw milk for processing as daily pasteurised milk for sale in Australia but outside Victoria will be:
 - (i) for flavoured milk and low fat flavoured milk marketed under processor (non VDIA) brands— 50.44 cents per litre;
 - (ii) for all other milk—50.44 cents per litre.
- (c) Standardised raw milk for processing as daily pasteurised milk for sale by export will be 25.91 cents per litre.
- (d) Standardised raw milk for processing as daily pasteurised ultra filtered milk for sale in Victoria will be 42.09 cents per litre.
- (e) Standardised raw milk for processing as daily pasteurised ultra filtered milk for sale in Australia but outside Victoria will be 41.41 cents per litre.
- (f) Standardised raw milk for processing as daily pasteurised reverse osmosis milk "Challenge" for sale in Victoria will be 43.64 cents per litre.

- (g) Standardised raw milk for processing as daily pasteurised reverse osmosis milk "Challenge" for sale in Australia but outside Victoria will be 42.90 cents per litre.
- (h) Standardised raw milk for processing as ultra heat treated milk for sale in Victoria will be—
 - (i) for flavoured milk and low fat flavoured milk marketed under processor (non VDIA) brands— 33.78 cents per litre;
 - (ii) for all other milk—34.78 cents per litre.
- Standardised raw milk for processing as ultra heat treated milk for sale in Australia but outside Victoria will be 33.78 cents per litre.
- (j) Standardised raw milk for processing as ultra heat treated milk for sale by export will be 26.11 cents per litre.
- (k) Standardised raw milk for processing as reverse osmosis ultra heat treated milk "Challenge" for sale in Victoria will be 34.40 cents per litre.
- standardised raw milk for processing as reverse osmosis ultra heat treated milk "Challenge" for sale in Australia, but outside Victoria will be 33.78 cents per litre.
- (m) Standardised raw milk for processing as sterilised milk for sale by export will be 26.11 cents per litre.
- (n) Standardised raw milk for processing as daily pasteurised organic and biodynamic milk for sale in Victoria will be 56.27 cents per litre.
- (o) Standardised raw milk for processing as daily pasteurised organic and biodynamic milk for sale in Australia but outside Victoria will be 54.07 cents per litre.
- (p) Standardised raw milk for processing as concentrated skim milk for use to adjust the solids content in market milk for sale in Victoria will be 35.35 cents per litre.
- (q) Standardised raw milk for processing as concentrated skim milk for use to adjust the solids content in market milk for sale in Australia but outside Victoria will be 34.83 cents per litre.

TOM AUSTIN Chairman

GIPPSLAND AND SOUTHERN RURAL WATER AUTHORITY

Application for Conservation of Entitlements to Bulk Entitlements Pursuant to Section 38 (2) (a) of the Water Act 1989

Notice is hereby given pursuant to section 38 (2) (a) of the Water Act 1989 that the Gippsland and Southern Rural Water Authority has made application to the Minister for Natural Resources under section 47 of the Act for the conversion of existing entitlements into bulk entitlements.

The application relates to the Authority's total entitlements to take water from the Werribee River and its tributaries for the Werribee Water Supply System.

SURPLUS GOVERNMENT PROPERTIES

The following properties have been declared surplus and may be offered for sale by public auction or tender.

DoF Ref	Address		
19006	Bon Street, Alexandra		
19121	Mill Street, Horsham		
18527	45 Dalgety Street, Oakleigh		
67525	Buckland Road, Buckland		
70442	21 Raglan Street, Daylesford		
69031	Vains Street, Golden Square		
70441	Grampians Road, Halls Gap		
69040	Rokewood Road, Illabrook		
69028	Eildon-Jamieson Road, Jamieson		
70439	360 Whitehorse Road, Newyn		
68469	Jackson's Road, Rossbridge		
69038	King, Rushworth		
69012	Glenelg Highway, Scarsdale		
70444	Orion Street, Sebastopol		
69055	Lighthorse Drive, Seymour		
69032	Albert/Wolselsy Streets, St Arnaud		
67686	Cassilis Road, Swifts Creek		
70437 &	Princes Highway, Trafalgar		
70438			
70443	Dunbar Street, Traralgon		
69060	Corner Brown and Campbell		
70445	Streets, Wonthaggi Princes Highway and Gordons Road, Yarragon		

Any sales will be advertised in the property section of local newspapers.

Rezoning will be undertaken where necessary.

For further information phone Department of Treasury and Finance on (03) 965 12482.

Co-operation Act 1981
BENDIGO SENIOR SECONDARY
COLLEGE CO-OPERATIVE LTD
CAMBERWELL GRAMMAR SCHOOL COOPERATIVE LIMITED
HOLY SAVIOUR PARISH TENNIS CLUB
CO-OPERATIVE LIMITED
NILLUMBIK RESERVE
FOOTBALL/SOCIAL CLUB COOPERATIVE LTD

Co-operative Societies (General) Regulations 1993 Regulation 61 (2), Form 61

Regulation 61 (2), Form 61
Dissolution of Societies

I hereby notify that I have this day registered the dissolution of the abovenamed societies and cancelled their registration under the abovenamed Act.

Dated at Melbourne on 17 October 1995

F. T. GREEN

Deputy Registrar of Co-operative Societies

Co-operation Act 1981

ALEXANDRA PRIMARY SCHOOL CO-OPERATIVE LIMITED APPIN PARK PRIMARY SCHOOL CO-OPERATIVE LIMITED BARWON CO-OPERATIVE SOCIETY LIMITED

BASSPORT CO-OPERATIVE LIMITED INDEPENDENT TRAVEL AGENCIES CO-OPERATIVE LIMITED

MELTON CLUB CO-OPERATIVE LIMITED YARRA PARK PRIMARY SCHOOL CO-OPERATIVE LTD

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.

Dated at Melbourne on 18 October 1995

F. T. GREEN

Deputy Registrar of Co-operative Societies

PROFESSIONAL STANDARDS—BUILDING SURVEYORS

Pursuant to section 188 (1) (c) of the **Building** Act 1993 I hereby issue the following Guideline concerning the professional standards to be followed by municipal building surveyors and

private building surveyors. Note that section 188 (7) provides that municipal building surveyors and private building surveyors must have regard to this Guideline in carrying out their functions.

Municipal building surveyors and private building surveyors must only accept appointment as relevant building surveyors in the area of their own competence.

Municipal building surveyors and private building surveyors must perform their functions in a competent manner and to a professional standard.

> ROBERT MACLELLAN Minister for Planning

Trustee Act 1958 SECTION 3AE

I hereby declare the Class of Mortgage-Backed Securities known as Puma Sub-Fund P-4 Series A Tranche 1F Bonds issued by Perpetual Trustees Australia Limited to be approved Mortgage Backed Securities for the purposes of Part 1C of the Trustee Act 1958.

Given under my hand and seal on 19 October 1995

H. M. WALTER Commissioner for Corporate Affairs

Trustee Act 1958 SECTION 3AE

I hereby declare the Class of Mortgage-Backed Securities known as Puma Sub-Fund P-4 Series A Tranche 2 Bonds issued by Perpetual Trustees Australia Limited to be approved Mortgage Backed Securities for the purposes of Part 1C of the Trustee Act 1958.

Given under my hand and seal on 19 October 1995

H. M. WALTER Commissioner for Corporate Affairs

Trustee Act 1958 SECTION 3AE

I hereby declare the Class of Mortgage-Backed Securities known as Puma Sub-Fund P-4 Series A Tranche 3 Bonds issued by Perpetual Trustees Australia Limited to be approved Mortgage Backed Securities for the purposes of Part 1C of the **Trustee Act 1958**.

Given under my hand and seal on 19 October 1995

H. M. WALTER Commissioner for Corporate Affairs

Victorian Conservation Trust Act 1972 NOTICE OF APPROVAL OF CONSERVATION COVENANTS

The Minister for Conservation and Environment, in accordance with section 3A (9) of the Act, has hereby approved Covenants for the following land:

- part CA 29B Parish of Mysia, Shire of Loddon.
- part CA 93 Parish of Puebla, City of Greater Geelong.
- part CA 73A Parish of Puebla, Shire of Surf Coast.
- part Block 30 PS 2825 Parish of Angahook, Shire of Surf Coast.
- * part CAs 20, 26A, 26A1, 26A2 and 27A Parish of Jan Juc, Shire of Surf Coast
- Recreation Reserve PS 95113 Parish of Angahook, Shire of Surf Coast.
- * CA F14 and part CA F25 Parish of Cobaw, Shire of Macedon Ranges.
- * Lot 1 PS 63789 Parish of Greensborough, Shire of Nillumbik.
- * part Lot 2 PS 139181 Parish of Brucknell, Shire of Corangamite.
- * Lot 2 PS 74116 Parish of Durdidwarrah, City of Greater Geelong.
- * part CA 92A Parish of Winiam, Shire of Hindmarsh.
- * Lot 2 PS 338766D Parish of Angahook, Shire of Surf Coast.

Associations Incorporation Act 1981

Notice is hereby given that in pursuance of subsection 10 (4) of the Associations Incorporation Act 1981 a Certificate of Incorporation was granted to the Victorian Council of Housing Societies Inc. on 18 October 1995.

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 Motorcycle Racing Club of Victoria Inc. on 18 October 1995.

O. PAUL Deputy Registrar of Incorporated Associations

The Constitution Act Amendment Act 1958 REGISTRATION OF A POLITICAL PARTY

Notice is hereby given that the political party listed hereunder has been registered as a political party in accordance with the provisions of Division 1A of Part V of The Constitution Act Amendment Act 1958:

Name of registered political party: Shooters Party (Vic).

Initials of name of party: SP.

Name and address of registered officer: Mr Gordon C. Taylor, 54 Festival Crescent, Keysborough, Victoria 3173.

Dr G. P. LYONS Electoral Commissioner

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

On Wednesday, 6 December 1995 at 2.00 p.m. on site at McDonald Street, Coburg.

Address of Properties: McDonald Street, Coburg.

Crown Description's: Crown Allotment's 149C and 149D, No Section, Parish of Jika Jika.

Terms of Sale: Deposit 10%, balance 60

days.

Area: Crown Allotment 149C—570 m²
Crown Allotment 149D—1415 m².

Officer Co-ordinating Sale: Sue Müller, Project Manager, Victorian Government Property Group, Department of Treasury and Finance, 1/10 Macarthur Street, Melbourne, Victoria 3002.

Selling Agent: DTZ Debenham International, Level 8, 469 LaTrobe Street, Melbourne 3000.

ROGER MURRAY HALLAM Minister for Finance

Corrigendum CRANBOURNE PLANNING SCHEME Amendment L124

In Government Gazette G39 dated 5 October 1995 on page 2831 in the second paragraph of the notice, fifth line, delete the following address "Shire of Cardinia, Henty Way, Pakenham" and insert "Casey City, Princes Highway, Narre Warren".

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

Corrigendum SHEPPARTON PLANNING SCHEME Amendment L55

In Government Gazette G31 dated 10 August 1995 on page 2083 in the third paragraph of the notice, third line, delete the word "Wyndam" and insert the word "Wyndham".

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

Corrigendum NUNAWADING PLANNING SCHEME Amendment L81

In Government Gazette G27 dated 13 July 1995 on page 1791 in the second paragraph of the notice, third line, delete the word "Land" and insert the word "Living".

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

Planning and Environment Act 1987 WARRNAMBOOL PLANNING SCHEME Notice of Lapsing of Amendment

Notice of Lapsing of Amendment Amendment L3

The City of Warrnambool Council has abandoned Amendment L3 to the Warrnambool Planning Scheme.

The amendment proposed to rezone land on the north-west corner Mortlake Road and Allan Street, Warrnambool from Residential 2 to Commercial 3 (Local Shopping).

The amendment lapsed on 11 October 1995.

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

Planning and Environment Act 1987 WARRNAMBOOL CITY PLANNING SCHEME

Notice of Lapsing of Amendment Amendment L56 Part 1

The City of Warmambool Council has abandoned Amendment L56 Part 1 to the Warmambool City Planning Scheme.

Victoria Government Gazette

The amendment proposed to rezone 48, 57, 59, 58-60, 61-65 and 67 Mortlake Road, Warrnambool from Special Investigation and Residential 2 Zones to Commercial 2A (Hopkins Highway) Zone.

The amendment lapsed on 11 October 1995.

GEOFF CODE Manager

Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987 CRANBOURNE PLANNING SCHEME

Notice of Lapsing of Amendment Amendment L112

The Frankston City Council has abandoned Amendment L112 to the Cranbourne Planning Scheme.

The amendment proposed to rezone 20.5 ha land south-east corner McClelland Drive and North Road, Langwarrin from Conservation (Landscape) Zone to Residential (Urban) Zone, and to include the land in a Reserved Living Overlay Control. In addition, an existing overlay control Sites of Special Significance (Historical)—Churches House, covering a historic house in the sw corner of the land, is to be slightly modified to more accurately define the area occupied by the house.

The amendment lapsed on 11 October 1995.

GEOFF CODE Manager

Planning Co-ordination Branch Department of Planning and Development

Planning and Environment Act 1987 FRANKSTON PLANNING SCHEME Notice of Lapsing of Amendment Amendment L44

Pursuant to section 30 (1) (a) of the Planning and Environment Act 1987, Amendment L44 to the Frankston Planning Scheme has lapsed.

The amendment proposed to introduce the planning policy for the Mornington Peninsula to the Frankston Planning Scheme by extending the policy area northwards into the edge of metropolitan urban growth in the southern portion of the city.

It was similar in content and intent to Amendment RL2 to planning schemes in the Westernport Region and in particular the Cranbourne, Flinders, Hastings and Mornington schemes.

The amendment lapsed on 23 September

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

Planning and Environment Act 1987 WESTERNPORT REGION PLANNING SCHEMES

Notice of Lapsing of Amendment Amendment RL2

Pursuant to section 30 (1) (a) of the Planning and Environment Act 1987, Amendment RL2 to the Regional Section of all planning schemes in the Westernport Region and the Local Section of the Cranbourne, Flinders, Hastings and Mornington Planning Schemes has lapsed.

The amendment proposed to reaffirm and clarify the planning policy for the Mornington Peninsula in the Westernport Regional Section and extend the policy area northwards to the edge of metropolitan urban development in the southern parts of the Frankston and Cranbourne municipalities.

The amendment lapsed on 30 September 1995.

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

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

The Minister for Planning has approved Amendment L5 to the Local Section of the Macedon Ranges Planning Scheme.

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

The amendment rezones land at 2C and 2D Mollison Street, Kyneton from the existing Public Purposes Reservation to a Residential 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 Shire of Macedon Ranges, 129 Mollison Street, Kyneton.

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

Planning and Environment Act 1987 HEALESVILLE PLANNING SCHEME

Notice of Approval of Amendment Amendment L57

The Minister for Planning has approved Amendment L57 to the Local Section of the Healesville Planning Scheme.

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

The amendment rezones land having an area of 1364 m² and containing a dwelling at 81 Kinglake Road, Toolangi from the existing Public Purposes Reservation to a Landscape Living 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; district office of the Shire of Yarra Ranges, 237 Maroondah Highway, Healesville and Kinglake district office of the Shire of Murrindindi, Glenburn Road, Kinglake.

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

Planning and Environment Act 1987 MITCHELL PLANNING SCHEME Notice of Approval of Amendment Amendment L15

The Minister for Planning has approved Amendment L15 to the Local Section of the Mitchell Planning Scheme. The amendment relates to the Local Section, Chapter 5 of the scheme.

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

The amendment rezones the Seymour Secondary School site, Seymour from Public Use Zone—PU8—School to Residential Zone. The land is surplus to the needs of the Government and is to be sold. The amendment also makes a minor correction to rezone a small strip of private land from Public Use Zone—PU8—Residential 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; at the offices of the Shire of Mitchell, Kilmore Office, Sydney Street, Kilmore and at the Seymour Office, Tallarook Street, Seymour.

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

Planning and Environment Act 1987 STONNINGTON PLANNING SCHEME Notice of Approval of Amendment Amendment L1

The Minister for Planning has approved Amendment L1 to the Stonnington Planning Scheme.

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

The amendment introduces a new Urban Conservation Area over the Como subdivision.

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 Stonnington, Municipal Offices, corner Chapel and Greville Streets, Prahran.

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

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

The Minister for Planning has approved Amendment L2 to the Stonnington Planning Scheme.

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

The amendment introduces controls to conserve and enhance the architectural and historical character of the "Gascoigne Area", and to encourage development that is in keeping with that area.

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 Stonnington, Municipal Offices, corner Chapel and Greville Streets, Prahran.

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

Planning and Environment Act 1987 WHITTLESEA PLANNING SCHEME Notice of Approval of Amendment Amendment L123

The Minister for Planning has approved Amendment L123 to the Whittlesea Planning Scheme.

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

The amendment includes the Janefield Presbyterian Church at 281-285 Plenty Road, Mill Park in the list of Heritage Buildings and Places at Clause 134A of the Local Section of the Whittlesea Planning Scheme.

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 Whittlesea, Ferres Boulevard, South Morang.

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

Planning and Environment Act 1987 FLINDERS PLANNING SCHEME Notice of Approval of Amendment Amendment L120

The Minister for Planning has approved Amendment L120 to the Flinders Planning Scheme.

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

The amendment introduces site specific controls which allow for the continued operation of a mail order garden club and future limited expansion of the business at the historic Heronswood site and adjoining property.

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 Mornington Peninsula Shire Council, Flinders Office, Boneo Road, Rosebud.

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

Planning and Environment Act 1987 FLINDERS PLANNING SCHEME Notice of Approval of Amendment Amendment L124

The Minister for Planning has approved Amendment L124 to the Flinders Planning

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

The amendment introduces planning controls which will permit all buildings recognised under the Historic Buildings Act 1981 and other buildings registered, classified, owned and leased or managed by the National Trust of Australia (Victoria) to be put to a use that would otherwise be prohibited.

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 Mornington Peninsula Shire Council, Flinders Office, Boneo Road, Rosebud.

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

Planning and Environment Act 1987 HEALESVILLE PLANNING SCHEME Notice of Approval of Amendment Amendment L51

The Minister for Planning has approved Amendment L51 to the Local Section of the Healesville Planning Scheme.

G 42 26 October 1995 3005

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

The amendment reserves land for the construction of a new bridge and approach on the Melba Highway at Yarra Glen. The existing bridge is in poor condition and is in need of replacement.

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; at the offices of the Shire of Yarra Ranges, Anderson Street, Lillydale and 237 Maroondah Highway, Healesville.

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

Planning and Environment Act 1987 LILLYDALE PLANNING SCHEME Notice of Approval of Amendment Amendment L140

The Minister for Planning has approved Amendment L140 to the Local Section of the Lillydale Planning Scheme.

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

The amendment reserves land for the construction of a new bridge and approach on the Melba Highway at Yarra Glen. The existing bridge is in poor condition and is in need of replacement. The new bridge, 100 metres downstream will also remove a dangerous bend in the highway.

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 Shire of Yarra Ranges, Anderson Street, Lillydale.

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

Planning and Environment Act 1987 UPPER YARRA VALLEY AND DANDENONG RANGES REGIONAL STRATEGY PLAN Notice of Approval of Amendment Amendment No. 58

The Minister for Planning has approved Amendment No. 58 to the Upper Yarra Valley and Dandenong Ranges Regional Strategy Plan.

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

The amendment includes a site specific exemption into the Regional Strategy Plan to enable a two lot subdivision of land at C.A. 45, David Hill Road, Monbulk, Shire of Lillydale, subject to an agreement that the second lot will not be used for an additional house.

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 Shire of Yarra Ranges, Anderson Street, Lillydale.

GEOFF CODE Manager

Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987 GREATER GEELONG PLANNING SCHEME Notice of Approval of Amendment Amendment L147

The Minister for Planning has approved Amendment L147 to the Greater Geelong Planning Scheme.

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

The amendment facilitates the specific development and use of the land known as Cunningham Pier, Geelong without a planning permit. This development and use corresponds generally with Planning Permit CE 582/94 GD issued by the City of Greater Geelong and subsequently amended. The amendment introduces specific site controls for the purposes of restaurant, hospitality, tourist, entertainment and function facilities consistent with a General (Class 2) Liquor Licence and ancillary car parking, advertising signage and landscaping in accordance with a Development Plan.

The amendment also enables limited specified works to occur on adjacent land without the need for a planning permit, subject to consultation with affected referral authorities.

The amendment will result in positive environmental, social and economic effects. The environment will not have any adverse effects on the amendment.

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 Greater Geelong, 2 Colac Road, Belmont.

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

Planning and Environment Act 1987 MELBOURNE PLANNING SCHEME Notice of Approval of Amendment Amendment L200

The Minister for Planning has approved Amendment L200 to Part 1 of the Local Section of the Melbourne Planning Scheme.

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

The amendment amends the arrangements for administering the scheme by making the Minister for Planning the responsible authority for matters relating to Agreements in relation to:

- Developments with a floor area exceeding 25,000 m².
- Development and use of land by or on behalf of a Minister of the Crown.
- Development and use of land as part of the Victorian Government's Agenda 21 program.
- · Eastside Precinct.
- Comprehensive Development Zone No. 10.
- Central City Exempt Proposals Nos 46, 48 and 50.
- The Southgate Area in Clause 341-4 of the scheme.
- The Riverside Quay Area in Clause 341-5 of the scheme.

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 City of Melbourne, 7th Floor, Council House, 200 Little Collins Street, Melbourne.

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

Planning and Environment Act 1987
WARRNAMBOOL PLANNING SCHEME
Notice of Approval of Amendment
Amendment L9

The Minister for Planning has approved Amendment L9 to the Local Section of the Warrnambool Planning Scheme.

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

The amendment rezones land having an area of 1800 m² and described as 71-97 Hyland Street, Warrnambool from the existing Public Purposes Reservation to a Residential 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 City of Warrnambool, 25 Liebig Street, Warrnambool.

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

ORDERS IN COUNCIL

Judicial Remuneration Tribunal Act 1995 DECLARATION PURSUANT TO SECTION 11 (2)

The Governor in Council, on the recommendation of the Attorney-General, under the powers found in section 11 (2) of the Judicial Remuneration Tribunal Act 1995 by this Order declares that the Judicial Remuneration Tribunal shall inquire into the salary and allowances for members of the Employee Relations Commission of Victoria, a Commission established under section 82 of the Employee Relations Act 1992, and shall report to the Minister for Industry and Employment on the question of whether any adjustments are desirable in the salary and allowances of the

Dated 24 October 1995 Responsible Minister: JAN WADE Attorney-General

members of that Commission.

KATHY WILSON Clerk of the Executive Council

Shop Trading Act 1987 EXEMPTION FROM CLOSING HOURS PROVISIONS EXHIBITIONS

The Governor in Council under section 8 (3) (c) of the Shop Trading Act 1987 exempts all shops participating in a public exhibition of works of industry, that being the 4WD, Caravan and Camping Leisurefest, to be conducted at Sandown Racecourse, Princes Highway, Springvale, in the City of Greater Dandenong, from any part of the provisions of section 7 of the Shop Trading Act 1987 on the following day:

Sunday, 29 October 1995 between the hours of 10.00 a.m. and 5.00 p.m.

Dated 17 October 1995 Responsible Minister: VIN HEFFERNAN Minister for Small Business

> KATHY WILSON Clerk of the Executive Council

Health Services Act 1988

THE APPOINTMENT OF DIRECTORS TO THE BOARD OF THE WOMEN'S AND CHILDREN'S HEALTH CARE NETWORK

The Governor in Council, on the recommendation of the Minister for Health under section 40E (1) of the Health Services Act 1988, by this Order—

- Appoints Professor Joan McMeeken and Barry Gilbert to the board of the Women's and Children's Health Care Network.
- Specifies pursuant to section 40F (2) of the Health Services Act 1988 that the term of these appointments is until 1 August 1988.
- Orders pursuant to section 40F (2) (b)
 of the Health Services Act that the rate
 of remuneration for Professor Joan
 McMeeken and Barry Gilbert shall be
 determined by the Minister and in
 accordance with Cabinet approved
 Guidelines.
- 4. Directs that this Order is to take effect from 1 August 1995.

Dated 1 August 1995 Responsible Minister: MARIE TEHAN Minister for Health

KATHY WILSON Clerk of the Executive Council

Local Government Act 1989 STONNINGTON CITY COUNCIL Ward Boundaries

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

- This Order comes into operation on the date it is published in the Government Gazette.
- The number of councillors assigned to the Stonnington City Council shall be nine.
- The municipal district of Stonnington City Council shall be divided into nine wards.
- 4. The number of councillors assigned to each ward shall be one.

shall be fixed as described in the Schedules to this Order. Schedule 1

operation the boundaries of each ward

Commencing on the southern boundary of the City at the junction of The Avenue with Dandenong Road; thence northerly by The Avenue to Gertrude Street; thence westerly by that street, James Street and Union Street to the Melbourne to Sandringham Railway; thence northerly by that railway to the northern boundary of the City, and thence westerly, southerly and easterly by the city boundary to the point of commencement.

Boundaries of Greville Ward

Schedule 2 Boundaries of Chapel Ward

Commencing on the northern boundary of the City at a point in line with the continuation of Rockley Road: thence southerly by a line and Rockley Road to Toorak Road; thence easterly by that road to Cromwell Road; thence southerly by that road, easterly by Cromwell Crescent and again southerly by Cromwell Road to Malvern Road; thence westerly by that road to York Street; thence southerly by that street and easterly by High Street to The Avenue; thence southerly by The Avenue to Gertrude Street; thence westerly by that street, James Street and Union Street to the Melbourne to Sandringham Railway; thence northerly by that railway to the northern boundary of the City, and thence easterly by the city boundary to the point of commencement.

Schedule 3 Boundaries of Hawksburn Ward

Commencing on the southern boundary of the City at the intersection of Orrong Road and Dandenong Road; thence northerly by Orrong Road to the Melbourne to Dandenong Railway; thence north-westerly by that railway to Cromwell Road; thence southerly by that road to Malvern Road; thence westerly by that road to York Street; thence southerly by that street and easterly by High Street to The Avenue; thence southerly by The Avenue to the City boundary, and thence easterly by the city boundary to the point of commencement.

G 42 26 October 1995 3009

Schedule 4 Boundaries of Como Ward

Commencing on the north-eastern boundary of the City at Toorak Road; thence westerly by Toorak Road to Rockley Road; thence northerly by that road and a line in continuation to the City boundary, and thence generally north-easterly and south-easterly by the city boundary to the point of commencement.

Schedule 5 Boundaries of Orrong Ward

Commencing on the north-eastern boundary of the City at Toorak Road; thence westerly by Toorak Road to Cromwell Road; thence southerly by that road, easterly by Cromwell Crescent and again southerly by Cromwell Road to the Melbourne to Dandenong Railway; thence south-easterly by that railway to Malvern Road; thence easterly by that road to Burke Road; thence northerly by that road to the City boundary, and thence north-westerly by the city boundary to the point of commencement.

Schedule 6 Boundaries of Armadale Ward

Commencing on the southern boundary of the City at the intersection of Orrong Road and Dandenong Road; thence northerly by Orrong Road to Malvern Road; thence easterly by that road to Spring Road; thence southerly by that road and easterly by High Street to Thanet Street; thence southerly by that street and westerly by Watletree Road to Glendearg Grove; thence southerly by that grove and a line in continuation to the City boundary, and thence north-westerly by the city boundary to the point of commencement.

Schedule 7 Boundaries of Wattletree Ward

Commencing on the southern boundary of the City at the junction of Burke Road with the Princes Highway; thence northerly by Burke Road to Wattletree Road; thence westerly by that road to Finch Street; thence northerly by that street and easterly by High Street to Osborne Avenue; thence northerly by that avenue and westerly by Malvern Road to Spring Road; thence southerly by that road and easterly by High Street to Thanet Street; thence southerly by that street and westerly by Wattletree Road to Glendearg Grove; thence southerly by that grove and a line in continuation to the City boundary, and thence south-easterly by the city boundary to the point of commencement.

Schedule 8

Boundaries of Hedgeley Dene Ward

Commencing on the southern boundary of the City at the junction of Burke Road with the Princes Highway; thence northerly by Burke Road to Wattletree Road; thence westerly by that road to Finch Street; thence northerly by that street and easterly by High Street to Osborne Avenue; thence northerly by that avenue and easterly by Malvern Road to Burke Road; thence northerly by that road to the north- eastern boundary of City; thence southeasterly by the city boundary to Dunlop Street; thence generally south-westerly by that street and Moira Street to Malvern Road; thence south-easterly by that road to Darling Road; thence southerly by that road to the City boundary, and thence westerly and northwesterly by the city boundary to the point of commencement.

Schedule 9

Boundaries of Malvern Valley Ward

Commencing on the north-eastern boundary of the City at Dunlop Street; thence generally south-westerly by Dunlop Street and Moira Street to Malvern Road; thence south-easterly by that road to Darling Road; thence southerly by that road to the City boundary, and thence easterly, northerly, south-westerly and north-westerly by the city boundary to the point of commencement.

Dated 24 October 1995 Responsible Minister: ROGER M. HALLAM Minister for Local Government

> KATHY WILSON Clerk of the Executive Council

Local Government Act 1989 ORDER APPOINTING A COMMISSIONER OF THE SOUTH GIPPSLAND SHIRE 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 Commissioner

John Vinall is appointed a Commissioner of the South Gippsland Shire Council.

Victoria Government Gazette

3. Period of Appointment

John Vinall 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 South Gippsland Shire Council is held following the first election of Councillors for that Council.

Dated 24 October 1995 Responsible Minister: ROGER M. HALLAM Minister for Local Government

> KATHY WILSON Clerk of the Executive Council

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:

132. Statutory Rule: Criminal Injuries Compensation Regulations 1995

Authorising Act: Criminal Injuries Compensation Act 1983

Date of Making: 24 October 1995

133. Statutory Rule: Transport Accident (Charges) (Prescribed Periods)

Regulations 1995

Authorising Act: Transport Accident Act 1986

Date of Making: 24 October 1995

G 42 26 October 1995 3011

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:

130. Statutory Rule: Tobacco (Super Bike World Championship) Regulations

Authorising Act: Tobacco Act 1987

Date first obtainable: 19 October 1995

Code A

131. Statutory Rule: Corrections (Police Gaols) (Amendment) Regulations 1995

Authorising Act: Corrections Act 1986
Date first obtainable: 19 October 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.

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As from 26 October 1995

The last Special Gazette was No. 106 Dated 24 October 1995

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

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