VICTORIA GOVERNMENT

G A Z E T T E

No. G 27 Wednesday 12 July 1989

By Authority Jean Gordon Government Printer Melbourne

GENERAL

Gazette Services

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

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

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

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

Government Advertising

Publishing Details

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

- Duplicate copies should be submitted for use by the Gazette Officer.
- Material submitted to the Executive Council for gazettal will normally be published in the following week's issue.
- Where urgent gazettal is required, contact:
 Gerd Gaspars
 Gazette Officer
 Department of the Premier and Cabinet
 2nd Floor 1 Treasury Place
 Melbourne 3000
 Telephone Inquiries (03) 651 5153
- Government advertising other than material for the consideration of the Executive Council should be forwarded to the Gazette Office no later than 9.30 am on Tuesday.
- Lengthy or complicated notices should be forwarded several days before publication.
- Proofs will be supplied only when requested or at the direction of the Gazette Officer.
- No additions or amendments to material for publication will be accepted by telephone.
- Double rates for advertising in the Special Gazette will apply.

Private Advertising

Publishing Details. Send copy to: VGG Coordinator Gazette Advertising VGPO 66-112 Macaulay Road North Melbourne (PO Box 203 North Melbourne 3051) Telephone inquiries (03) 320 0100

Fax No. (03) 329 2696 Advertising Rates and Payment

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

Advertisers should note:

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

Copy Deadline

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

Subscriptions

VGG is available by three subscription services: General and Special—\$111.50 each year General, Special and Periodical—\$128 each year Periodical—\$67 each year

Subscriptions are payable in advance and accepted for a period of one year. All subscriptions are on a firm basis and refunds for cancellations will not be given. All payments should be made payable to VGPO. Subscription inquiries: (03) 320 0217 Bookshop Inquiries: (03) 663 3760

PROCLAMATIONS

Licensing Authorities (Amendment) Act 1989 PROCLAMATION OF COMMENCEMENT

I, Sir John McIntosh Young, Administrator of Victoria acting on the advice of Executive Council and under section 2 of the *Licensing Authorities (Amendment) Act* 1989 fix 13 July 1989 as the day on which Parts 2 and 3 of the Act come into operation.

Given under my hand and the seal of Victoria on 11 July 1989

(L.S.) J. Mcl. YOUNG By His Excellency's Command T. W. ROPER Minister for Consumer Affairs

Land Act 1958

PROCLAMATION OF ROADS

I, John McIntosh Young, Administrator of Victoria acting with the advice of the Executive Council and under section 25 (3) (c) of the Land Act 1958, proclaim as roads the following lands: MUNICIPAL DISTRICT OF THE SHIRE OF TULLAROOP

CARISBROOK—Being the land in the Parish of Carisbrook shown as Crown Allotment 6A, Section 23 on Certified Plan No. 109486 lodged in the Central Plan Office—(L6-4098).

MUNICIPAL DISTRICT OF THE CITY OF MOE

MOE—Being the land in the Township of Moe, Parish of Moe shown as Crown Allotment 23Q, Section 9 on Certified Plan No. 109288 lodged in the Central Plan Office—(L10-1411).

Given under my hand and the seal of Victoria on 4 July 1989

> (L.S.) J. McI. YOUNG By His Excellency's Command K. P. SETCHES

Minister for Conservation, Forests and Lands

GOVERNMENT NOTICES

Delegation of Authority under the Freedom of Information Act 1982 (Section 26)

DEPARTMENT OF COMMUNITY **SERVICES**

Revocation

The authority given to the officers occupying the undermentioned positions in the Department of Community Services, pursuant to section 26 of the Freedom of Information Act 1982 and published in the Victoria Government Gazette No. 108 dated 7 October 1985, is hereby revoked.

List of Officers whose authority to Receive Specific Authority "A" is to be revoked:

Regional Secretary, Inner East Region. Regional Secretary, Inner Urban Region. Regional Secretary, North Eastern Region Regional Secretary, North Western Region. Regional Secretary, Outer Eastern Region. Regional Secretary, Southern Suburbs Region. Regional Secretary, Western Suburbs Region. Regional Secretary, Westernport Region. Regional Secretary, Barwon Region. Regional Secretary, Central Gippsland Region. Regional Secretary, Central Highlands Region. Regional Secretary, East Gippsland Region. Regional Secretary, Glenelg Region. Regional Secretary, Goulburn Region. Regional Secretary, Loddon-Campaspe Region. Regional Secretary, London-Campaspe Reg Regional Secretary, Mallee Region. Regional Secretary, Upper Murray Region. Regional Secretary, Wimmera Region. Officer-in-Charge, Records Services. Secretary, Turana Youth Training Centre. Secretary, Allambie Reception Centre. Secretary, Baltara Reception Centre.

> Principal Officer Director-General Department of Community Services

Delegation of Authority under the Freedom of Information Act 1982 (Section 26) DEPARTMENT OF COMMUNITY SERVICES

Secretary, Winlaton Youth Training Centre.

Specific Authority

The officer occupying for the time being (whether on a permanent, acting or temporary basis) the position of (see list Appendix "A") in the Department of Community Services is, pursuant to section 26 of the Freedom of Information Act 1982, authorised to make all decisions on behalf of the said agency that are necessary to be made in order to comply with and give effect to the provisions of the Freedom of Information Act 1982 in respect of requests made to the said agency.

- (a) To grant access to all categories of documents of the agency.
- (b) To deny access to all documents of the agency.
- To calculate charges in accordance with the Act and Regulations.
- To refuse access in the form required and to grant access in another form.
- (e) To correct or amend a personal record.
- (f) To refuse to amend a personal record.
- List of Officers to Receive Specific Authority

Resource Manager, Inner East Region.

Resource Manager, Inner Urban Region.

Resource Manager, North Eastern Region.

Resource Manager, North Western Region.

Resource Manager, Outer Eastern Region.
Resource Manager, Southern Suburbs Region.
Resource Manager, Western Suburbs Region.
Resource Manager, Western Suburbs Region.

Resource Manager, Barwon Region.

Resource Manager, Central Gippsland Region. Resource Manager, Central Highlands Region.

Resource Manager, East Gippsland Region.

Resource Manager, Glenelg Region.

Resource Manager, Goulburn Region.
Resource Manager, Loddon-Campaspe Region.

Resource Manager, Mallee Region.

Resource Manager, Upper Murray Region. Resource Manager, Wimmera Region.

Freedom of Information Officer, Head Office (2)

Principal Officer Director-General

Department of Community Services

Delegation of Authority under the Freedom of Information Act 1982 (Section 26) DEPARTMENT OF COMMUNITY **SERVICES**

Specific Authority

The officer occupying for the time being (whether on a permanent, acting or temporary basis) the position of (see list Appendix "B") in the Department of Community Services is, pursuant to section 26 of the Freedom of Information Act 1982, authorised to make all decisions on behalf of the said agency that are necessary to be made in order to comply with and give effect to the provisions of the Freedom of Information Act 1982 in respect of requests made to the said agency.

- (a) To grant access to adoption-related documents only.
- (b) To deny access to adoption-related documents only.

- (c) To calculate charges in accordance with the Act and Regulations.
- (d) To refuse access in the form requested and to grant access in another form.

List of Officers to Receive Specific Authority

Officer in Charge, Adoption Information Service.

Senior Adoption Counsellor, Adoption Information Services

Senior Administrative Officer, Adoptions

Principal Officer
Director-General
Department of Community Services

Delegation of Authority under the Freedom of Information Act 1982 (Section 26) DEPARTMENT OF COMMUNITY SERVICES

Specific Authority

The officer occupying for the time being (whether on a permanent, acting or temporary basis) the two positions of Manager, Personnel Services, in the Department of Community Services is, pursuant to section 26 of the Freedom of Information Act 1982, authorised to make all decisions on behalf of the said agency that are necessary to be made in order to comply with and give effect to the provisions of the Freedom of Information Act 1982 in respect of requests made to the said agency.

- (a) To grant access to personnel documents of the agency.
- (b) To deny access to personnel documents of the agency.
- (c) To calculate charges in accordance with the Act and Regulations.
- (d) To refuse access in the form requested and to grant access in another form.

Principal Officer Director-General

Department of Community Services

CODE OF PRACTICE FOR THE WELFARE OF FILM ANIMALS

Introduction

This Code applies to the use of animals in the production of films for cinemas, television, recreational or educational purposes, including features, documentaries, serials, videos and advertising commercials.

This Code aims to prevent cruelty and encourage the considerate treatment of animals on film sets.

This Code recognises the wide range of situations where different types of animals would

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be used on film sets and that animals will be required to perform tasks, which may be complex, with other animals, people and special effects in situations that could cause distress, sickness or injury to performing animals.

This Code does not approve of any act which intentionally endangers, kills, injures, stresses or abuses an animal for entertainment purposes or any scene which portrays or creates the impression that abuse or misuse of animals is desirable.

This Code contains "Definitions", "General Provisions" and for commercial film production "Responsibilities of Producers" and "Responsibilities of Animal Trainers and Veterinary Surgeons".

Definitions

For the purposes of this Code:

"animal" means any live member of a vertebrate species including any amphibian, reptile, bird or mammal other than human beings or fish.

"animal handler" means a person who as an assistant, under the supervision of an animal trainer, is capable of handling the types of animals which are to be used on a film set.

"animal trainer" includes a wrangler and means a person who has experience and is competent in the management and training of the types of animals to be used and has a working knowledge of production techniques and film crew movements on a film set.

"Bureau of Animal Welfare" means the Director, Bureau of Animal Welfare, Department of Agriculture and Rural Affairs, P.O. Box 500, East Melbourne 3002.

"film set" (or "set") means a place where filming occurs and where training and rehearsal in preparation for filming is undertaken.

"first assistant director" means the person who is responsible for communication between the director, crew and staff on a film set.

"producer" means the person who represents a film company in organising the production of a film and the employment of all people.

"safety supervisor" means the person on a film set who is responsible for the safety of people on the set at all times under the film industry recommended safety code.

"veterinary surgeon" means a veterinary surgeon who has experience in the management, care and treatment of the types of animals to be used and in any veterinary procedures to which the animals will be subjected.

General Provisions

1. This Code assumes that whatever the requirements of the script, particularly where

dramatic and sensational scenes are involved, people responsible for the management of animals used on film sets have a duty to consider the welfare of animals under their control and that this care should be separate from the interests of film production. Film making techniques need to be considered for their impact on the welfare of animals. All people working with animals on film sets should demonstrate patience.

- 2. Scenes that pose a risk to the welfare of animals include fast movement of any type by animals, large numbers of animals, aggressive or dangerous animals in contact with other animals, action scenes involving young animals or sets where there are obstacles to movement, difficult terrain or ground surfaces, adverse weather or visibility, large amounts of fire or smoke, or any special effects that may frighten animals.
- 3. This Code requires that animal trainers and veterinary surgeons be employed to attend to performing animals on film sets. This requirement does not apply to film production where animals do not perform as occurs when animals are present in the background or in observational scenes.
- 4. Where animals are required to perform in scenes, one or more animal trainers assisted where necessary by animal handlers should be present. At least one veterinary surgeon should be present on a film set where there is a risk of injury or distress to animals. Veterinary surgeons as required should be on stand-by for scenes that do not involve any such risks provided they can attend within 20 minutes. Where a delay in providing veterinary attention would be longer than 20 minutes, a veterinary surgeon should be present on the set.
- 5. Unnecessary people should not be present around the camera or in the immediate action area of the set. Persons under the influence of alcohol or drugs should not be permitted on a film set during rehearsal or filming when animals are working.
- People working with animals on film sets should be familiar with the film industry safety code and legislation that prohibits cruelty to animals and the unlawful interference with wildlife.
- 7. Except for approved scientific purposes or filming of wildlife, no animal which is distressed, sick or diseased, sore, lame or injured should be used on a film set. Very young animals may only be used in action scenes with the specific approval of a veterinary surgeon.
- 8. Glare, heat, noises or other conditions likely to cause distress to animals, including wildlife, should be avoided. Minor exposure to these influences should be reduced to the shortest possible time by judicious scheduling and camera

techniques. Tolerance of these influences depends on the species of animal; wildlife may be extremely sensitive.

- 9. The use of special effects including fireworks to frighten animals is prohibited.
- 10. The use of any medicine, other than electrolytes or vitamins, to alter the behaviour of animals participating in film production is not permitted, except on the advice of a veterinary surgeon who must be present on the set.
- 11. Sedatives or anaesthetics for animals must only be used if the same effects cannot be achieved by the training of animals or the use of dummies. The sedation or anaesthesia must not be cruel or frightening to the animal or potentially dangerous to its health and well-being and must only be administered by a veterinary surgeon. Adequate facilities must be available for recovery period.
- 12. To assist in determining compliance with this Code of Practice, the Code provides for reports to the Bureau of Animal Welfare via the producer from the veterinary surgeon, or animal trainer where a veterinary surgeon is not present.

Responsibilities of Producers

For the purposes of this Code, the responsibilities of the producer are—

- 1. to consult with an animal trainer and a veterinary surgeon during pre-production planning stages to obtain early advice on—
 - the ability and availability of animals to perform; and
 - procedures that should be adopted to protect the health and welfare of animals to be used from the time they are assembled, during rehearsal and filming, until their dispersal.
 - In some situations, consultation may be necessary with more than one animal trainer and veterinary surgeon. Some situations also may require consultation with other persons with recognised expertise, for example, wildlife biologists where filming of wildlife is proposed.
- 2. to provide consultants such as animal trainers and veterinary surgeons with details of the script, the location or types of film sets and environmental conditions to be encountered.
- 3. to consult the agency or persons responsible for the removal of animals such as unwanted pets, domestic animals and wildlife from film sets where the presence of these animals may endanger the welfare of other animals on the set.
- 4. to engage an animal trainer for the training, handling and care of animals on the film set. In some situations, additional animal trainers may be required and be complemented by animal handlers under the supervision of an animal trainer.

- 5. to ensure that all animals to be used are maintained and transported under existing Codes of Practice or conventional management systems that provide proper humane care for each type of animal. Special environmental conditions and facilities for shelter and protection should be provided if required and be kept in a sanitary condition.
- 6. to arrange for a veterinary surgeon to be present on the set at all times during rehearsal and filming of scenes where the veterinary surgeon consulted by the producer during preproduction planning stages considers there is a risk of distress or injury to animals. Additional veterinary surgeons may be required where warranted by the likely workload when large numbers of animals are involved or where animals are to be used on sets at different locations.
- 7. to complete formal contracts specifying fees payable by the film company for services provided by animal trainers and veterinary surgeons, including veterinary attention for distressed, sick and injured animals. Written agreements should also be obtained from owners of animals supplying animals for the veterinary surgeon present to administer treatment if their animals become distressed, sick or injured on the set.
- 8. to authorise all care and treatment deemed appropriate by the veterinary surgeon present on the set to be administered and to be responsible for all fees incurred in such treatment.
- 9. to provide communication systems to enable urgent information to be conveyed quickly: facilities for holding, restraint or examination by the veterinary surgeon and transport or arrangements for evacuating sick or disabled animals from remote locations or where access is difficult. In the absence of mechanical equipment, manual assistance from maintenance staff should be provided where large animals need to be moved for examination and treatment.
- 10. to ensure that actors have training and experience in advance with the type of animals to be used on the set.
- 11. to forward to the Bureau of Animal Welfare within 7 days a copy of any reports from the veterinary surgeon, or animal trainer where a veterinary surgeon is not present, of events in which the welfare of animals on a film set was at risk.

Responsibilities of Animal Trainers and Veterinary Surgeons

For the purposes of this Code the responsibilities of animal trainers and veterinary surgeons are set out in this section.

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- 1. The animal trainer and veterinary surgeon should liaise regarding the care and management of animals during preparation, rehearsal and filming.
- 2. Sites for film sets should be inspected prior to each day's rehearsal or filming by the animal trainer and safety supervisor, and veterinary surgeon where required to be present on the set, to identify hazards, obstacles, or environmental conditions which may injure animals and people working with these animals.
 - 3. The animal trainer should-
 - use only animals that are fit and healthy, training methods that do not involve cruelty, and equipment or gear that does not cause distress, pain or injury;
 - ensure animals under his/her care are under adequate control to prevent attack, aggression or escape, and make special arrangements for the care of young animals;
 - provide proper care including adequate food and water, daily exercise or exercise as required for animals kept under confined conditions, sufficient rest especially for animals that are not accustomed to conditions on the set, prompt first aid or arrange for veterinary attention when necessary;
 - inspect all animals on the set prior to and at the conclusion of each session of rehearsal or filming and be present on the set during these sessions;
 - remove animals from the set or provide sufficient protection when special effects likely to cause fright are used.
- 4. The veterinary surgeon should be responsible for treatment or humane destruction deemed necessary for any animal that is sick or injured on a film set, for the provision of all drugs and equipment necessary for treatment, and for the prevention of disease amongst animals used on film sets.
- 5. The veterinary surgeon employed on a film set where there are scenes that pose a risk to the welfare of animals should report in writing regarding compliance with this Code of Practice to the producer within 7 days after the conclusion of filming.
- 6. The veterinary surgeon, or animal trainer if a veterinary surgeon is not present, should—
 - give instructions to the first assistant director regarding the use, care, treatment and welfare of animals on a film set, particularly where filming is to be interrupted;

- withdraw immediately from rehearsal or filming any animal which becomes sick, distressed, injured or in danger of injuring itself;
- examine animals when filming is completed, treat or arrange for treatment of sickness and injury where necessary, and return animals to normal conditions as soon as possible;
- investigate situations and advise the first assistant director and safety supervisor when film production personnel or animal handlers are unsure of animal welfare or the safety of people on a film set because of animals;
- notify the producer in writing within 24 hours of any situation on a set where the welfare of animals was at risk and give details of action taken.
- 7. The veterinary surgeon or animal trainer employed on a full-time basis should not leave the film set or take part in rehearsal or filming unless suitable arrangements are made and persons with appropriate experience and qualifications are present.

Approved by the Deputy Governor in Council, 20 September 1988—LAWRENCE A. FISHER, Clerk of the Executive Council

Transport Act 1983 ROADS CORPORATION

Commercial Passenger Vehicle and Tow Truck
Applications

Notice is hereby given that the following applications will be considered by the Roads Corporation on 15 August 1989.

Notice of any objections to the granting of an application should be forwarded to reach the Manager, Vehicle Licensing Branch or any Regional Office of the Roads Corporation not later than 9 August 1989.

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

Notification of the date for consideration of applications which are objected to and which require determination by the Road Transport Licensing Tribunal will be published by further notice in this Gazette.

M. J. Bristow, Glen Iris. Application to license three commercial passenger vehicles in respect of two 1985 Ford stretched limousines each with seating capacity for 7 passengers and one 1985 or later model Ford stretched limousine with seating capacity for 7 passengers to be purchased to operate as metropolitan hire cars from 363 Burke Road, Glen Iris.

- L. D. Comande, Brunswick. Application to license one commercial passenger vehicle in respect of a 1977-1978 Mercedes Benz sedan with seating capacity for 4 passengers to be purchased to operate as a metropolitan hire car from 244 Brunswick Road, Brunswick.
- G. D. Day, Blackburn. Application for variation of the conditions of licence TO 210 which authorises a service for the carriage of passengers participating in sporting activities excluding surfing, within a 145 km radius of the Melbourne GPO provided that passengers are—
 - (i) picked up from within a fifty-five kilometre (55 km) radius of the Melbourne GPO;
 - (ii) set down at or within a thirty kilometre (30 km) radius of their pick-up point; and
- (iii) taken to places of interest during the journey to and from sporting activities;

to:

- (a) amend condition (i) above by extending the pick-up radius to 75 km of the Melbourne GPO; and
- (b) delete the condition that each tour operate solely as a round tour.
- D. J. Gibbons, Bittern. Application to license two commercial passenger vehicles in respect of one 1948 Rover sedan and one 1949 Rover sedan each with seating capacity for 3 passengers to operate as special purpose vehicles from 28 Skinner Street, Bittern for the carriage of passengers for any of the following purposes:

weddings; wedding anniversaries; birthday celebrations; debutant balls; engagements; Melbourne Cup Day.

- J. W. Pople, Omeo. Application to license one class 2 tow truck to be purchased to operate throughout the State of Victoria from a depot situated at 3 Howett Street, Omeo for the purpose of lifting and carrying or towing damaged or disabled motor cars excluding the ability to attend the scene of a motor car accident in the "Controlled Area".
- G. H. Williams, Wonthaggi. Application for variation of the conditions of licences TS 585 and TS 1945 which authorise a service under contract to the Ministry of Education, various school services under contract to Newhaven College, Newhaven and charter rights between the hours of 9.00 a.m. and 3.30 p.m. on school days only to include the ability to undertake charter excursions for the carriage of school children attending Newhaven College to Phillip Island and surrounding areas after school hours. Dated 12 July 1989

G. P. ELLIS, Manager Vehicle Licensing

Transport Act 1983

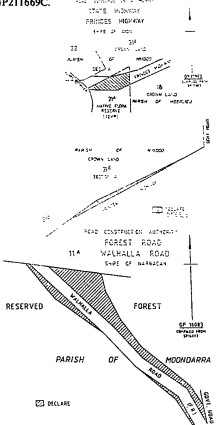
DECLARATIONS AND DEDICATIONS OF ROADS

The Road Construction Authority, in pursuance of the powers conferred by the Transport Act 1983, declares the roads or parts of roads or any deviations from or widenings of roads to be as described below; and further declares that any such new roads, deviations or widenings made by the Authority are fit to be used as public highways:

21/89 The widening of the Princes Highway in the Shire of Avon shown hatched on plan numbered GP17883.

22/89 The widening of the Walhalla Road in the Shire of Narracan shown hatched on plan numbered GP16083.

23/89 The new road (Gisborne Main Road) in the Shire of Gisborne shown by heavy black line on plans numbered GP211669B and GP211669C.



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FOAD CONSTRUCTION AUTHORITY

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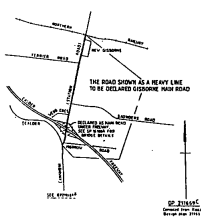
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POAC CONSTRUCTION AUTHORITY

MAIN ROAD

GISBORNE MAIN ROAD

SHIRE OF GISBORNE



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

Dated 27 June 1989

R. H. SOLLY, Manager Road Design and Traffic Branch Road Construction Authority

Victoria Government Gazette

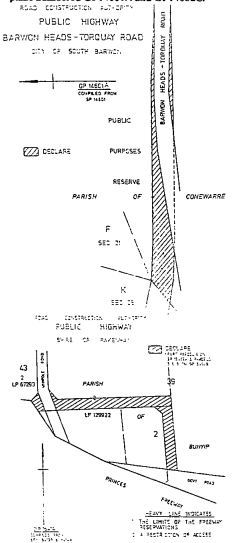
Transport Act 1983

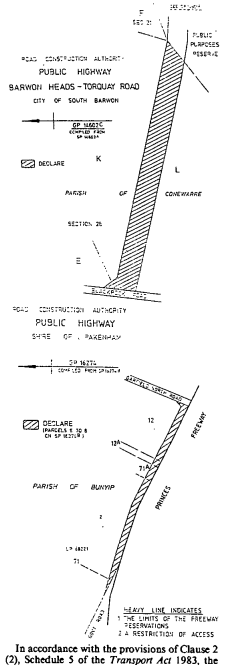
NOTICE DECLARING NEW ROADS TO BE FIT TO BE USED AS PUBLIC HIGHWAYS

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

The new roads in the Shire of Pakenham shown hatched on plans numbered GP16274 and GP16414.

The new road (Barwon Heads-Torquay Road) in the City of South Barwon shown hatched on plans numbered GP14601A and GP14602C.





new roads shall, upon the publication of this notice in the Government Gazette, become and

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be absolutely dedicated to the public as public highways within the meaning of any law now or hereafter in force.

Dated 27 June 1989

R. H. SOLLY, Manager Road Design and Traffic Branch Road Construction Authority

Transport Act 1983 VARIATIONS OF DECLARATIONS AND DEDICATIONS OF ROADS

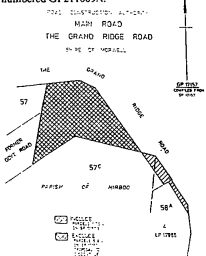
The Road Construction Authority, in pursuance of the powers conferred by the Transport Act 1983, varies the declarations of roads as described below; and further declares that any new roads, deviations or widenings made by the Authority and included in such variations are fit to be used as public highways:

22/89 By including in the declaration of the Grand Ridge Road in the Shire of Morwell the land shown hatched on plan numbered GP17157 and excluding from the said declaration the land shown cross hatched on the said plan.

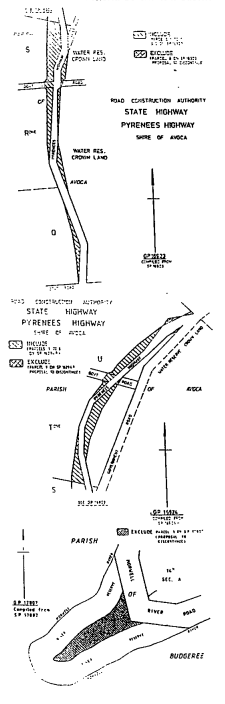
23/89 By including in the declaration of the Pyrenees Highway in the Shire of Avoca the land shown hatched on plans numbered GP16923 and GP16924 and excluding from the said declaration the land shown cross hatched on the said plans.

24/89 By excluding from the declaration of the Morwell River Road in the Shire of Morwell the land shown cross hatched on plan numbered GP17807.

25/89 By excluding from the declaration of the Calder Highway in the Shire of Gisborne the land shown by heavy black line on plan numbered GP211669A.



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. NAT CONSTRUCTION AUTHORITY

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

Dated 27 June 1989

R. H. SOLLY, Manager Road Design and Traffic Branch Road Construction Authority

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Public Records Act 1973 DECLARATION OF RECORDS NOT AVAILABLE FOR PUBLIC INSPECTION

Whereas section 10 (1) of the Public Records Act 1973 provides inter alia that "The Minister by notice published in the Government Gazette may—

- (a) declare that any specified records or records of any specified class shall not be available for public inspection for a period of five years after the date of their transfer to the Public Record
- I, Ronald William Walsh, Minister for Property and Services, do now by this notice declare the records listed on the schedule below shall not be available for public inspection for a period of five (5) years after the date of their transfer to the Public Record Office.

R. W. WALSH Minister for Property and Services

Expiry Date of Description of Date of this Series No. Transfer Closure Records 7591/P2 Wills 1989 1994 7591/P3 1989 1994 ,, 7591/P4 1989 1994 28/P3 Probate and Administration 1989 1994 Papers 28/P4 1989 1994 28/P5 1989 1994 ,, ,, ,, 1994 28/P6 1989 ,, ,, ,, 28/P7 1989 1994 ,, ,, ,, 28/P8 1989 1994 ,, ,, ,,

SCHEDULE

Public Records Act 1973

DECLARATION OF RECORDS NOT AVAILABLE FOR PUBLIC INSPECTION

Whereas section 10 (1) of the Public Records Act 1973 provides inter alia that "The Minister by notice published in the Government Gazette may—

- (a) declare that any specified records or records of any specified class shall not be available for public inspection for a period of five years after the date of their transfer to the Public Record Office".
- I, Ronald William Walsh, Minister for Property and Services, do now by this notice declare the records listed on the schedule below shall not be available for public inspection for a period of five (5) years after the date of their transfer to the Public Record Office.

R. W. WALSH Minister for Property and Services

SCHEDULE

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**	U4	,,	,,	,,	1976	1991
**	U5	,,	,,	,,	1976	1991
,,	U6	,,	,,	,,	1977	1992
**	U7	,,	,,	**	1977	1992
**	U8	,,	,,	,,	1977	1992
**	U9	,,	,,	,,	1977	1992
**	U10	,,	,,	,,	1977	1992

						Expiry Date of
		Description of			Date of	this
Series No.		Reco	rds		Transfer	Closure
4550/UI		Seisn	nic			
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,,	UII	,,	**	,,	1977	1992
,,	U12	,,	,,	,,	1978	1993
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,,	UI6	,,	,,	,,	1980	1990
,,	U17	**	,,	,,	1980	1990
,,	U18	,,	,,	"	1980	1990
**	U19	,,	,,	,,	1981	1991
,,	U20	,,	,,	,,	1981	1991
,,	U21	,,	,,	,,	1982	1992
,,	U22	,,	,,	,,	1982	1992
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"	R6	,,	"	,,	1985	1990
"	R7	"	"	,,	1987	1992
"	R8	"	"	"	1987	1992
"	R9	"	"	,,	1988	1993
,,	R10	"	"	"	1988	1993

Department of Industry, Technology and Resources

APPLICATIONS FOR MINING LEASE WITHDRAWN

- No. 1446; Mopoke Creek Gold Mining Co. NL; 123 ha, Shire of Newstead
- No. 1648; L. D. Bayly, 246 ha, Parish of Springhill

APPLICATIONS FOR MINING LEASE REFUSED

- Nos. 1364, 1365 and 1366; P. F. Robinson and P. Gillard; 193, 182 and 260 ha, Shire of Bright
- No. 1939; M. Robinson and P. Gillard; 195-5 ha, Shire of Bright

DEVELOPMENT LEASES GRANTED

- Nos. 186, 187 and 188; Goldsearch Ltd; 177-25, 200-9 and 248-55 ha, Parishes of Tchuterr and Kangderaar
- No. 366; Blackwood Mining & Exploration Pty. Ltd. and Drummond Ridge Pty. Ltd.; 222-2 ha. Parish of Blackwood

APPLICATIONS FOR DEVELOPMENT LEASE WITHDRAWN

- No. 315; Planet Resources Group NL; 8 ha, Parish of Craigie
- No. 316; Planet Resources Group NL; 10 ha, Parish of Maryborough
- No. 351; Mumbil Mines NL; 84-4 ha, Parish of Towong
- No. 593; Bendigo Gold Assoc. Pty. Ltd.; 55 ha, Parish of Knockwood
- No. 1148; BHP Gold Mines Ltd.; 209 ha, Parishes of Bet Bet and Dunolly
- APPLICATIONS FOR PROSPECTING AREA LICENCE WITHDRAWN
- No. 535; L. D. Bayly; 246 ha, Parish of Springhill
- No. 569; Bendigo Gold Assoc. Pty. Ltd.; 55 ha, Parish of Knockwood
- APPLICATION FOR PROSPECTING AREA LICENCE DECLARED ABANDONED
- No. 464; Blackwood Mining & Exploration Pty. Ltd.; 203 ha, Byawatha and Tarrawingee PROSPECTING AREA LICENCE CANCELLED
- No. 185; L. D. Bayly; 175 ha, Parish of Springhill EXPLORATION LICENCES GRANTED
- No. 2394; Aberfoyle Resources Ltd. and Sandhurst Mining NL; 234 km², Shire of Warracknabeal
- No. 2423; CRA Exploration Pty. Ltd.; 485 km², Shires of Dundas and Wannon
- INTENTION TO GRANT EXPLORATION LICENCE
- No. 2449; Bendigo Gold Assoc. Pty. Ltd.; 70 km², Bogong and Benambra
 - APPLICATIONS FOR EXPLORATION LICENCE REFUSED
- No. 2110; Hurda Pty. Ltd.; 127-5 km², Shire of Dunolly
- No. 2112; Hurda Pty. Ltd.; 216 km², Shires of Korong and Kara Kara
- EXPLORATION LICENCES EXTENDED
- Kerang Block—Nos. 757-7, 798-7, 799-7, 800-7, 808-7, 1261-5, 1264-5, 1266-5 and 1424-3;
- Horsham Block—Nos. 774-7, 787-7, 789-7, 790-7, 791-7, 793-7, 999-7, 1255-5, 1256-5, 1257-5, 1258-5, 1260-5, 1298-5, 1315-4, 1344-4, 1362-4, 1364-4, 1917-1;
- CRA Exploration Pty. Ltd.; 4728 km², Kerang and Horsham
- INTENTION TO EXTEND EXPLORATION LICENCES
- No. 1275-6; CRA Exploration Pty. Ltd.; 38 km², Mt Hooghly
- No. 1596-3; B. P. O'Rourke; 60-25 km², County of Talbot

- No. 1778-1; Bendigo Gold Assoc. Pty. Ltd.; 138 km², County of Ripon
- No. 1787-1; Bendigo Gold Assoc. Pty. Ltd.; 71-25 km², Shire of Tallangatta
- No. 1825-1; Ballarat Goldfields Ltd.; 2 km², County of Grenville

APPLICATIONS TO EXTEND EXPLORATION LICENCE REFUSED

- Nos. 1236-6 and 1237-6; Macquarie Resources Ltd; 194-5 and 157-5 km², Benambra
- No. 1535-1; E. B. and A. H. Gray; 10-5 km², St Arnaud
- No. 1899-1; Brandon Hall Pty. Ltd.; 44 km², Shire of Orbost

APPLICATION FOR TAILINGS TREATMENT LICENCE DECLARED ABANDONED

No. 498; Topfields Mining Holdings Pty. Ltd.; 27 ha, Parish of Amherst

APPLICATION FOR TAILINGS
TREATMENT LICENCE WITHDRAWN

No. 514; Proram International Pty. Ltd.; 4 ha, Parish of Chiltern West

TAILINGS REMOVAL LICENCE GRANTED No. 5417; V. M. and H. M. Drechsler Pty. Ltd.; Parish of Sandhurst

APPLICATION FOR TAILINGS REMOVAL LICENCE WITHDRAWN

No. 5355; R. J. Begg and C. Aitken; Parish of Beaufort

EXTRACTIVE INDUSTRY LEASE RENEWED

- No. 36-1; E. B. Mawson and Sons Pty. Ltd.; 35-1621 ha, Parish of Terrick Terrick West EXTRACTIVE INDUSTRY LICENCE GRANTED
- No. 1264; David Mitchell Ltd.; 45-93 ha, Parish of Buchan
- No. 1343; Violet Town Quarries Pty. Ltd.; 34-2 ha. Parish of Balmattum

ERRATA

The notice in the Victoria Government Gazette of 5 July 1989 relating to application No. 491 under the heading "Applications for Development Lease Declared Abandoned" "Application for Prospecting Area Licence Declared Abandoned".

The notices in the Victoria Government Gazette of 5 July 1989 relating to titles No. 178, 179 and 181 under the heading "Applications to Transfer Development Lease Refused" should have appeared under the heading "Applications to Transfer Prospecting Area Licence Refused".

The notices in the Victoria Government Gazette of 5 July 1989 relating to titles No. 1633-1, 1906, 2024 and 2131 under the heading "Exploration Licences Cancelled" are hereby withdrawn.

D. R. WHITE Minister for Industry, Technology and Resources

Planning and Environment Act 1987 METROPOLITAN REGION PLANNING SCHEMES

Notice of Approval of Amendment Amendment RL64

The Minister for Planning and Environment has approved this amendment to the Regional Section of the Metropolitan Region Planning Schemes and the Local Section of the Waverley Planning Scheme.

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

The amendment introduces objectives and planning controls for six precincts which make up the Glen Waverley District Centre and includes a development plan which details a proposed major retail development including department store for the area between High Street Road and O'Sullivan Road.

A copy of the amendment can be inspected, free of charge, during office hours at the Ministry for Planning and Environment, Ground Floor, The Oldersleet Buildings, 477 Collins Street, Melbourne, the Ministry for Planning and Environment, Suite 4, 38-40 Prospect Street, Box Hill and at the offices of City of Waverley, Civic Centre, 293 Springvale Road, Glen Waverley.

A copy of the Regional Section of the amendment can be inspected at the offices of each municipality in the Metropolitan Region.

GEOFF COOK Assistant Manager Planning Co-ordination Branch

Planning and Environment Act 1987 ROSEDALE PLANNING SCHEME Notice of Lapsing of an Amendment Amendment L16

On 3 July 1989 the Shire of Rosedale resolved to abandon the above amendment.

The amendment proposed to rezone land in Main Street, Glengarry, from Residential to Commercial.

The amendment lapses on the date this notice is published in the Government Gazette.

GEOFF CODE Manager Planning Co-ordination Branch

Planning and Environment Act 1987 MORNINGTON PLANNING SCHEME Notice of Lapsing of an Amendment

Amendment L15

On 13 June 1989 the Shire of Mornington resolved to abandon the above amendment.

The amendment proposed to allow land at 464 Esplanade, Mount Martha, to be used as a petrol station in conjunction with a service shop.

The amendment lapses on the date this notice is published in the Government Gazette.

> GEOFF CODE Manager Planning Co-ordination Branch

Planning and Environment Act 1987 NOTICE OF AMENDMENT TO THE GEELONG REGIONAL PLANNING **SCHEME**

Amendment No. R29

The Geelong Regional Commission has prepared Amendment No. R29 to the Geelong Regional Planning Scheme.

The amendment proposes to change the Regional Section of the Planning Scheme by:

- 1. rezoning land on the north west corner of Elizabeth Street and Waratah Street, Geelong West from Public Purposes (Existing)—2—Local Government to Residential A Zone.
- 2. rezoning Lot 60 at the eastern end of Lillian Street, North Geelong (approximately 400 m²) from Public Open Space (Existing) Reservation-B, Public Park to Industrial B Zone.
- 3. changing the definition of Consulting Room and Health Centre in the Geelong Regional Planning Scheme Ordinance.

The amendment can be inspected at Geelong Regional Commission, Fifth Floor, State Government Offices, Corner Fenwick and Lt. Malop Streets, Geelong 3220; Ministry for Planning and Environment, The Oldersleet Buildings, 477 Collins Street, Melbourne 3000. All the municipal offices in the Region.

Submissions about the amendment must be sent to the Secretary, Geelong Regional Commission, P.O. Box 770, Geelong 3220, by Monday, 14 August.

> G. R. COWLING Secretary

Geelong Regional Commission

Planning and Environment Act 1987 **BRUNSWICK PLANNING SCHEME** Notice of Lapsing of an Amendment Amendment L1

On 3 June 1989 the City of Brunswick resolved to abandon the above amendment.

Victoria Government Gazette

The amendment proposed to rezone land in Peira Street, East Brunswick, from Light Industrial to Residential C.

The amendment lapses on the date this notice is published in the Government Gazette.

GEOFF CODE Manager Planning Co-ordination Branch

Planning and Environment Act 1987 KILMORE PLANNING SCHEME Notice of Approval of Amendment Amendment L3

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

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

The amendment deletes the provision for the excision of an allotment for a family member in the Rural A1, A2, A3, B and Forest Zones.

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

> GEOFF CODE Manager Planning Co-ordination Branch

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

> Reference No. S/9079 SHIRE OF KORONG

On Friday, 18 August 1989 on site at 2.30 p.m. Property Address: Corner Belmont and Deeble Streets, Inglewood.

Crown Description: Crown Allotment 13c, Section 1A, Township of Inglewood, Parish of Inglewood.

Area: 3863 square metres.

Terms of Sale: Deposit 10% of purchase price, balance 60 days.

Officer Co-ordinating Sale: Roger Muller, Department of Property and Services, 261 Hargreaves Street, Bendigo 3550.

Selling Agent: Donaldson Real Estate Pty. Ltd., 118 High Street, Wedderburn 3518.

TOM ROPER

Acting Minister for Property and Services

Victoria Government Gazette

Department of Property and Services SALE OF CROWN LAND BY TENDER T/F Reference No. GL10735

TOWNSHIP OF WARRACKNABEAL

Tenders close 2.00 p.m. Wednesday, 23 August 1989.

Property Address: Cnr. Phillip Street and Molyneux Street, Warracknabeal.

Crown Description: C.A. 1D, Section 12, Township of Warracknabeal, Parish of Werrigar.

Terms of Sale: Tender Deposit of \$50.00, 10% deposit, balance 60 days.

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

Tenders should be addressed to: Asset Sales Tender Box, Government Land Bureau, 7th Floor, 49 Spring Street, Melbourne 3000.

TOM ROPER Acting Minister for Property and Services

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

Reference No. GL11004

On Saturday, 5 August 1989 at 11.00 a.m. on

Property Address: 51 Loco Street, Seymour. Crown Description: Allotment 48B, Township of Seymour, Parish of Tallarook.

Area: 870 square metres.

Terms of Sale: 10% deposit, balance 60 days.
Officer Co-ordinating Sale: Mr. M. Christofas,
Property Consultant, Government Land Bureau,
Department of Property and Services.

Selling Agent: Dennis McNamara Real Estate Pty. Ltd., 120 Station Street, Seymour. Telephone No. (057) 92 2400

TOM ROPER Acting Minister for Property and Services

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

Reference No. GL10815

On Saturday, 12 August 1989 at 11.30 a.m. on site.

Property Address: Hay Avenue, Wangaratta. Crown Description: Allotment 81, Section 31A, Parish of Wangaratta South.

Area: 3311 square metres.

Terms of Sale: 10% deposit, balance 60 days.

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

G 27 12 July 1989 1723

Selling Agent: Gippsland and Northern and Co. Ltd., 20 Rowan Street, Wangaratta. Telephone No. (057) 21 2017

TOM ROPER Acting Minister for Property and Services

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

Reference No. GL10784

On Saturday, 19 August 1989 at 10.00 a.m. on site.

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

Area: 815 square metres.

Terms of Sale: 10% deposit, balance 60 days.
Officer Co-ordinating Sale: Mr M. Christofas,
Property Consultant, Government Land Bureau,
Department of Property and Services.

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

TOM ROPER Acting Minister for Property and Services

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

Reference No. S9650

On Saturday, 12 August 1989 at 10.00 a.m. on site.

Property Address: 17 Helms Court, Benalla. Crown Description: Allotment 10A, Section 14, Parish of Benalla.

Area: 731 square metres.

Terms of Sale: 10% deposit, balance 60 days.

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

Selling Agent: Ian Robinson Pty Ltd, 16 Bridge Street, Benalla. Telephone No. (057) 62 2266.

TOM ROPER
Acting Minister for Property and Services

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

Reference No. GL10745

On Saturday, 19 August 1989 at 11.30 a.m. on ite

Property Address: 11 Willong Street, Tallangatta.

Crown Description: Allotment 7N, Section 11, Parish of Beethang.

Area: 782 square metres.

Terms of Sale: 10% deposit, balance 60 days.

Officer Co-ordinating Sale: Mr M. Christofas,

Property Consultant, Government Land Bureau, Department of Property and Services.

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

TOM ROPER

Acting Minister for Property and Services

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

Reference No. S9395

On Friday, 11 August 1989 at 2.15 p.m. on site.

Property Address: Westacott Street, Hamilton.

Crown Description: Crown Allotments 17B and 17c, Section 11, Township of Hamilton.

nd 17c, Section 11, Township of Hamilton.

Terms of Sale: 10% deposit, balance 60 days.

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

Selling Agent: Lanyons Licensed Estate Agent, 88 Gray Street, Hamilton 3300.

TOM ROPER

Acting Minister for Property and Services

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

Reference No. S9395

On Friday, 11 August 1989 at 2.00 p.m. on site.

Property Address: 22 Kennedy Street, Hamilton.

Crown Description: Crown Allotment 17A, Section 11, Township of Hamilton.

Terms of Sale: 10% deposit, balance 60 days.

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

Selling Agent: Lanyons Licensed Estate Agent, 88 Gray Street, Hamilton 3300.

TOM ROPER
Acting Minister for Property and Services

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

Reference No. S9445

On Friday, 11 August 1989 at 2.30 p.m. on

Victoria Government Gazette

Property Address: 10 Westacott Street, Hamilton.

Crown Description: Crown Allotment 21, Section 11, Township of Hamilton.

Terms of Sale: 10% deposit, balance 60 days.

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

Selling Agent: Lanyons Licensed Estate Agent, 88 Gray Street, Hamilton 3300.

TOM ROPER

Acting Minister for Property and Services

Pipelines Act 1967

NOTICE OF VARIATION OF CONDITIONS OF A PIPELINE LICENCE

Whereas sub-section (1) of section 28A of the *Pipelines Act* 1967 provides that the Minister may by notice published in the *Government Gazette*, amend, vary, add to or revoke a term or condition stated or included in a licence, I, David Ronald White, Minister for Industry, Technology and Resources, do now hereby vary Pipeline Licence No. 188 in the manner indicated.

Delete in the Schedule I (B) (i) 34020 metres (21-26 miles) and replace with 33960 metres (21-22 miles).

Add to Scheme I (B) (i) the following—and 355.6 mm (14 inch) O.D. × 8 mm (0.315 inch) nominal W.T. × approximately 84 metres (0.05 miles) Grade X42 ERW pipe.

Dated 29 June 1989

D. R. WHITE

Minister for Industry, Technology and Resources

LAND ACT

Exchange of Land

I, Kay Setches, the Minister for Conservation, Forests and Lands do hereby give notice that, after the expiry of at least 14 days from the date of publication of this notice, I intend to enter into an agreement with the President, Councillors and Ratepayers of the Shire of Narracan to exchange the Crown land being the former Police Purposes Reserve in Section 10, Township of Yarragon for the freehold land known as allotment 18, Section 10, Township of Yarragon being the land in Freehold Certificates of Title Volume 8692 Folio 287 and Volume 8718 Folio 357—(Ref. L10-414).

LAND ACT 1958

Notice is hereby given that Joan Elizabeth Kirner in her capacity as Minister for Education has applied for a lease pursuant to section 134 of the Land Act 1958 for a term of six (6) years (to expire on 31 July 1995) in respect of Crown Allotment 7A, Section C, Parish of Melbourne South for Education Purposes.

Victoria Government Gazette

Petroleum (Submerged Lands) Act 1967 COMMONWEALTH OF AUSTRALIA Notice of Grant of Production Licences for Petroleum Numbers Vic/L15, Vic/L16, Vic/ L17 and Vic/L18

BHP Petroleum (Bass Strait) Pty Ltd of Collins Tower, 35 Collins Street, Melbourne have been granted licences numbers—

- (a) Vic/L15 in respect of block numbers 2129 and 2201:
- (b) Vic/L16 in respect of block numbers 2130 and 2131:
- (c) Vic/L17 in respect of block number 2200;
- (d) Vic/L18 in respect of block numbers 1916 and 1917—

in accordance with the Melbourne Offshore Graticular Sections Map Sheet SJ55 prepared and published for the purposes of the Petroleum (Submerged Lands) Act 1967, to have effect for a period of twenty-one (21) years from and including 14 June 1989.

Dated 26 June 1989

DAVID WHITE Designated Authority

STAMPS ACT 1958, No. 6375

The Comptroller of Stamps by this notice declares that a transfer of any marketable security to which exemption (5) (d) (i) of Heading IV of the Third Schedule to the Stamps Act 1958 applies is, where that transfer is to a nominee company established by a member of Australian Stock Exchange Limited solely for the purpose of facilitating settlement of transactions relating to marketable securities traded in the ordinary course of business, not chargeable with Victorian stamp duty.

BARRY EDDY Deputy Comptroller of Stamps

STAMPS ACT 1958, No. 6375

The Comptroller of Stamps by this notice declares that a transfer of any marketable security to which exemption (5) (c) of Heading IV of the Third Schedule to the Stamps Act 1958 applies is, where that transfer is by a nominee company established by a member of Australian Stock Exchange Limited solely for the purpose of facilitating settlement of transactions relating to marketable securities traded in the ordinary course of business, not chargeable with Victorian stamp duty.

BARRY EDDY Deputy Comptroller of Stamps

G 27 12 July 1989 1725

Education Act 1958

NOTICE OF THE MAKING OF ORDERS UNDER SECTION 13 (1) OF THE ACT

Pursuant to section 13 of the Education Act 1958, I hereby give notice that Orders of the Administrator of Victoria were made on 4 July 1989 under sub-section (1) of the said Act constituting councils for the State schools listed below:

8748 Collingwood English Language School Council;

8749 Noble Park English Language School Council.

JOAN E. KIRNER Minister for Education

Industrial and Provident Societies Act 1958
CANCELLATION OF REGISTRATION

Notice is hereby given that as a result of a Resolution of the Committee to transfer the registration of the society to the Co-operation Act 1981 as from 8 December 1988, the registration of Euroa Co-operative Society Limited has been cancelled pursuant to the provisions of the abovenamed Act.

Given under my hand at Melbourne on 29 June 1989

> DAVID LAFRANCHI Registrar of Co-operative Societies

Industrial and Provident Societies Act 1958 CANCELLATION OF REGISTRATION

Notice is hereby given that as a result of a Resolution of the Committee to transfer the registration of the society to the Co-operation Act 1981 as from 8 February 1989, the registration of The Tyabb Co-operative Trading & Cool Stores Limited has been cancelled pursuant to the provisions of the abovenamed Act.

Given under my hand at Melbourne on 28 June 1989

> DAVID LAFRANCHI Registrar of Co-operative Societies

CO-OPERATIVE HOUSING SOCIETIES (GENERAL) (AMENDMENT) REGULATIONS 1989

It is my intention to recommend to the Governor in Council that the above proposed statutory rules be made.

ANDREW McCUTCHEON
Attorney-General

MELBOURNE AND METROPOLITAN BOARD OF WORKS

Notice to the Owners of Tenements in the Undermentioned Streets and the Private Streets, Lanes, Courts and Alleys opening thereto. The main pipe in the said streets being laid down, the

owners of all tenements situated as under are hereby required on or before 14 August 1989 to cause a proper pipe and stop cocks to be laid so as to supply water within such tenements from the main pipe.

DONCASTER AND TEMPLESTOWE

Drummond Close, the total street from Larne Avenue northwestwards and southwestwards.

Hillhouse Road, from 276 metres southwest of Porter Street further southwestwards, southeastwards and northwards 163 metres.

LILYDALE

English Street, from 190 metres west of Railway Road further westwards 141 metres.

Station Road, from 80 metres north of Valley Road further northwards 86 metres.

Wills Court, the total street from Summerhill Park Drive southeastwards and eastwards.

Pascoe Court, from 65 metres southwest of Blackburn Road further southwestwards 144

Summerhill Park Drive, from 48 metres southwest of Blackburn Road further southwestwards 136 metres.

The Ridge, from 180 metres southwest and northwest of Tanya Court further northwestwards, southwestwards, southwards 304 metres.

Charlemont Lane, from Falls Road southeastwards 40 metres.

NUNAWADING

Orion Street, from 125 metres northeast of Clare Street further northeastwards 32 metres.

Grey Street, from 322 metres northeast of Mitcham Road further northeastwards and northwestwards 60 metres.

SHERBROOKE

Beagley Street, the total street from Wembley Road southwestwards and northeastwards.

Wembley Road, the total street from Sassafras Creek Road southeastwards and southwestwards.

Sassafras Creek Road, from Perrins Creek Road southwestwards and northwestwards 209 metres.

Perrins Creek Road, from Sassafras Creek Road southeastwards and southwestwards 486 metres.

Upper Coonara Road, from Perrins Creek Road northeastwards 74 metres.

UPPER YARRA

Grieve Street, commencing 130 metres west of Carter Street southwards 120 metres then eastwards 240 metres along Ruthven Street.

Grieve Street, from the corner of Ruthven and Grieve Streets westwards 15 metres across Grieve Victoria Government Gazette

Street and southwards 25 metres servicing lots 23 and 24.

Ruthven Street, commencing at the eastern boundary of lot 125 eastwards 150 metres.

Dated 3 July 1989

D. J. KNIPE Assistant General Manager Management Services

ROADS CORPORATION

Withdrawal of Approval of Taxi Meter Calibrations

In accordance with Regulation 189 (a) of the Transport (Passenger Vehicles) Regulations 1984, approval of meter calibrations for Metropolitan, Outer Suburban, Urban and Werribee zone taxicab operations, other than those authorised by memorandum of 18 May 1989 are withdrawn effective from 1 July 1989.

Dated 3 July 1989

I. R. JOHNSTON
Director
Registration and Licences
Roads Corporation

NOTICE OF APPLICATION FOR RECOGNITION AS AN ASSOCIATION

Notice is hereby given that the Association of Councils of Post Primary Institutions in Victoria has filed applications to be recognised as an association under the *Industrial Relations Act* 1979 with respect to the trades for which the following Conciliation and Arbitration Boards have been appointed:

Boarding School Employees;

Carpenters;

Cleaners and Domestic Arts Assistants

(Government Schools);

Garden Employees;

Health Professional Services;

Hospital and Benevolent Homes;

Hotel, Restaurant and Boarding Houses;

Registered Nurses:

State Government Schools Professional, Administrative, Clerical, Computing and Technical Staff; and

Teacher Aides (Government Schools).

Pursuant to regulation 33 (5) of the Industrial Relations Regulations any recognised association or person interested may on or before 11 August 1989 file in the Registry (Level 18, Nauru House, 80 Collins Street, Melbourne) an objection to the application.

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

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

Private Agents Act 1966

NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES

Any objections to the applications below should be in applications with the providence with the pr

Full Name of Applicant/Nominee	Residential Address	Name of Firm or Corporation	Address for Registration	*Licence Type	Hearing Date and Court
De Carmargo, J.	116 Gooch St, Thornbury	Intercept Security Services	2948 Station St, Thomastown	w	31.7.89
Duck, John	87 McKimmies Rd, Lalor		274 Broadway, Reservoir	G	Preston
Griffiths, Glen	45 Kambea Cres, Rosanna	Intercept Security Services	294a Station St, Thomastown	w	,
Paris, Pasquale	74 Adelaide St, Sunshine	Jack Alloui	11 Wallen St, Sunshine	n	3.8.89 Broadmeadows
Weston, Brian John	8 Fern Crt, Rosebud		Berwick-Cranbourne Rd, Cranbourne		11.8.89 Cranbourne
Collithoe, Gregory Neil	2 McRae St, Seaford		н т ю	,,	"
Davidson, William Eric	24 Protea Crt, Shepparton	William Eric Davidson	P.O. Box 427, Shepparton	IA .	24.7.89
Ashelford, Scott William	Karadoc Ave, Mildura	Daviusçu	1521 San Mateo Ave, Mildura	P	Shepparton 7.8.89 Mildura
France Brookland March	31 Queen St, Williamstown			cs	
Ashley	31 Queen St, Williamstown	A.S.C. Security Services	16 Colchester Dve, East Doncaster	w	8.8.89 Box Hill
Keary, Major Durrant	204 Centre Dandenong Rd, Dingley	M.D. Keary	204 Centre Dandenong Rd, Dingley	IA	9.8.89 Springvale
Glover, Peter James	8 Kim Cl, Frankston	Deluxe Security Services	Lot 8, Elder St, Heatherton	w	"
Ilgen, Gunter Adolf Bernhart	3/19 Punt Rd, Cobram	Wilfred Gould Ley	1 Charles St, Cobram		16.8.89 Cobram
Goode, David Noel Washbrook, Barry	1 Cornish St, Cobram 27 Wadeson St, Cobram	n n	n n n	**	,,
Maurice	27 Waucson St, Courann	D D	n n n	**	
Phillips, Donna Ann	3 Crimson Dve, Doveton		3 Crimson Dve, Doveton	IA	4.8.89 Dandenong
Flynn, Grahame Edwin	Walkers Rd, Mirboo	Armaguard	390 St. Kilda Rd, Melbource	w	2.8.89 Morwell
Hatzi, Steven	149 Pickles St, Part Melbourne	Mayne Nickless Ltd	390 St. Kilda Rd, Melbourne	w	11.8.89 Prahran
Russell, Brian Lawrence Onbashi, Salih	50 Forest Dve, Frankston 18 Thomas St, Laverton	"	37 39 14	**	**
Parker, Gwenda Mary	352 O'Heas St, Pascoe Vale	" "	11 1) 1)	"	
Ward, Grant Marcus	202 Gore St, Fitzroy	" "	" " "	"	**
Vouri, Kyriacos Giannopoulos, George	13 Sproule St, Nth Sunshine		n n	"	14.8.89
Cemic, Ally	13 Illawarra St, Glenroy 33 Meagher St, Deer Park	" "	33 22 33	"	,,
Moore, Garry	31 Yuille St	National Protective	296A Carlisle St, Balactava	w	"
Rouda, Richard	26 Carlisle St, St. Kilda	Services	26 Carlisle St, St. Kilda	D	
Neilsen, Ronald Charles	Lot 5, Delacy Rd, Wandin		98 Auburn Rd, Hawthorn	İA	2.8.89
Dash, Simon Lawson	1/14 Hilda St, Cheltenham	S.D.E. (Aust) P/L	1/14 Hilda St, Cheltenham	G	Camberwell 3.8 89 Sandringham
Jurrjens, Jonathon Carl	183-185 Smiths Lane, Pearcedale		183-185 Smiths Lane, Pearcedale	G and	4 8.89
Mousikidis, John	23 Sylvester Gve, Preston		23 Sylvester Gve, Preston	IA G	Dandenong 7.8.89
Edwards, Peter James	2 Huntingdon Ave, Bayswater		22 Dalry Ave, Park Orchards	w	Preston 8.8.89
Price, Roslyn Anne	3 Sherbourne Ave, Nth Bayswater		3 Sherbourne Ave, Nth Bayswater	G	Ringwood
Price, James Stuart	# » "		<i>p p</i> 11	"	**
Taylor, Gordon Lindsay	13-15 Russell St, Mt. Evelyn	Taylors Bright Cleaning Service	13-15 Russell St, Mt. Evelyn	" "	9.8.89
Harvey, Raymond	61 Middleton Dve, Woori	P/L	61 Middleton Dve, Woori	1	9.8.89
Albert Roberts, Rodney John	Yallock 12a Milton St, Ascot Vale		Yallock 12a Milton St, Ascot Vale	P	Healesville 11.8.89
			•		Moonee Ponds
Blazevic, Peter	Unit 2/30 Ivanhoe Dve, St. Albans		15 Tarakan St, West Heidelberg	W	14.8.89 Heidelberg
Olaj, Robert	3 Lawrence St, Seddon		2 Ikara Cl, St. Albans	,,	15.8.89 Sunshine
Carson, Trevor	56 Rosemary Cres, Frankston Nth	Mayne Nickless Ltd	390 St. Kilda Rd, Melbourne	,,	15.8.89 Prahran
Constabile, Daniele	35 Clayton Rd, Nth Clayton	» »	" "	,	
Staureff, Constantine Cashman, Christopher	7 Nevis St, Camberwell 11/14 Broadway, Elwood	" "	21 21 19	"	16.8.89
Fletcher, Gregory	87 Winona Rd, Mt. Eliza	29 10 30 22	31 1) 19 31 37 22	,,	,,
Ristevski, George	24 Dunvegan Cres, Macleod		n n n	,,	"

^{*}Licence Type: CA—Commercial Agent; CS—Commercial Sub-Agent; P—Process Server; IA—Inquiry Agent; G—Guard Agent; W—Watchman

VICTORIAN DAIRY INDUSTRY AUTHORITY

Notice Pursuant to Section 42 of the Dairy Industry Act 1984

Pursuant to the provisions of the Dairy Industry Act 1984 the Victorian Dairy Industry Authority does, by this notice, hereby amend on the specified day the notice published in Government Gazette No. G46 of 30 November 1988 as follows:

(1) From the Second Schedule of the said notice:

Under the heading Central Milk District, the following shall be inserted:

Midland Milk Pty Ltd, 165 Barry Road, Campbellfield.

For the purpose of this notice, the "specified day" shall be the day upon which the amendments made pursuant to this notice come into effect by virtue of section 42 (2) of the Dairy Industry Act 1984.

By order of the Victorian Dairy Industry Authority.

J. F. HOGAN Secretary

VICTORIAN NURSING COUNCIL ELECTIONS 1989

The following persons have been nominated as candidates for election as members of the Victorian Nursing Council.

Registered General Nurses

Elsie June Allen
Dorothy Rae Anstee
Geoffrey Allan Brown
David Fraser
Lola Jean Hiles
Robyn Diane Millership
David Whitley Nowell
Denise Frances O'Brien
Marianne Heather Parrott
Faye Thornley Partridge
Mary Elizabeth Patten
Anne-Marie Scully
Barbara Straker
Judith Olive Ann Uren

Registered Psychiatric Nurses or Mental Retardation Nurses

Paul Oscar SCHLESINGER

Kaye WILLIAMS

Registered State Enrolled Nurses

Teresa Maudina ARMSTRONG
Jennifer Rosemary JENSZ
Peter Joseph JOSKE

Victoria Government Gazette

Polls for the election of six Registered General Nurses, one Registered Psychiatric Nurse or Mental Retardation Nurse and two Registered State Enrolled Nurses, will be held in accordance with the Nursing Council Regulations on 28 August 1989.

As Pamela Joan KILPATRICK was the only Registered Midwife nominated, I therefore declare Pamela Joan KILPATRICK duly elected for appointment as a Member of the Victorian Nursing Council.

As Dianne Donohue-Hutchinson was the only Registered Mothercraft Nurse nominated, I therefore declare Dianne Donohue-Hutchinson duly elected for appointment as a Member of the Victorian Nursing Council.

Dated 4 July 1989

GEOFFREY NOTT
Substitute Returning Officer

ADMINISTRATION OF ACTS

Supplement to the General Order of 27 October 1988

I, John Cain, Premier of Victoria, state that the following administrative arrangements for the following Act and functions will operate in addition to and, where necessary, in substitution for the arrangements specified in the Administration of Acts—General Order of 27 October 1988 and subsequent Supplementary Orders:

MINISTER FOR POLICE AND EMERGENCY SERVICES

National Crime Authority (State Provisions) Act 1984.

From and inclusive of the date of this Order.

Dated 3 July 1989

JOHN CAIN, Premier

Education Act 1958

ENDORSEMENT OF SCHOOLS SUITABLE FOR OVERSEAS STUDENTS

In accordance with the power prescribed in section 65 of the Education Act 1958, I authorise members of the Registered Schools Board who are either officers of the public service in the Ministry of Education or officers of the teaching

- (a) to endorse any school registered under Part III of the Education Act 1958 as suitable to accept students from overseas and to provide instruction and educational and other related services to those students;
- (b) to charge a fee for an application lodged by the proprietor or head teacher of a school registered under Part III of the

Education Act 1958 seeking endorsement as detailed in clause (a); and

(c) to suspend or cancel an endorsement where the authorised officer is satisfied that the school is no longer suitable to be endorsed.

Dated 4 July 1989

J. E. KIRNER Minister for Education

Consumer Affairs Act 1972
INTERIM ORDER PROHIBITING THE
SUPPLY OF DANGEROUS GOODS

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

"T-Seat" portable folding stool should, by reason of their being dangerous, be prohibited.

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

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

"T-Seat" portable folding stool. Dated 11 July 1989

> T. W. ROPER Minister for Consumer Affairs

NOTICE PURSUANT TO SECTION 160 (2) (d) OF THE ACCIDENT COMPENSATION ACT 1985 (AS AMENDED)

Pursuant to section 160 (2) (d) (ii) of the Accident Compensation Act 1985 (as amended), the Victorian Accident Rehabilitation Council hereby publishes an alteration to the list of names of persons providing rehabilitation services who are approved by the Council to provide certificates of incapacity under section 114A of the Act. This name is published as a deletion to all lists previously published in the Government

From the Approved Private Rehabilitation Providers

Maree Dyson

Creditors, next of kin and others having claims against the estate of any of the under-mentioned deceased persons are required to send particulars of their claims to the State Trust Corporation of

Victoria, 168 Exhibition Street, Melbourne, Vic. 3000, the personal representative, on or before 12 September 1989, after which date the State Trust Corporation may convey or distribute the assets having regard only to the claims of which the State Trust Corporation then has notice:

Allison, David George, late of 27 Albert Street, Moonee Ponds, pensioner, died 5 December 1988

Bartley, Veronica Elizabeth, late of 169 Henry Street, Greensborough, gentlewoman, died 24 January 1989.

Beames, Ronald Leslie, late of 9 Callaway Street, Timboon, retired mail contractor, died 22 January 1989.

Bellourd, Marie Joseph Emmanuel, formerly of 8 Creswick Street, Hawthorn, late of Westbury Private Nursing Home, 12 Pretoria Street, Balwyn, died 5 October 1988.

Bourke, William Joseph, formerly of 22 Learmonth Street, Moonee Ponds, late of Mount Royal Hospital, Parkville, retired, died 2 April 1989.

Brown, Mabel, late of Springvale Private Nursing Home, Springvale, pensioner, died 10 February 1989.

Butkovic, Josip, late of Unit 6/13 Baxter Street, Coburg, pensioner, died 25 February 1989.

Chandler, Dulcie Evelyn, late of Flat 20/27 Caroline Street, Hawthorn, pensioner, died 28 November 1988.

Edwards, James late of Broughton Private Nursing Home, 2 Overton Road, Frankston, pensioner, died 20 February 1989.

Egan, Ida Teresa, formerly of 107 Hull Road, Croydon, late of 36 Rollaway Rise, Chirnside Park, married woman, died 26 March 1989.

Goodman, Mary Ignatius, also known as Mollie Ignatius Goodman, late of Boronia Nursing Home, 16 Stewart Street, Boronia, pensioner, died 31 October 1988.

Harvey, Stanley Reginald, late of Murraydale via Swan Hill, pensioner, died 17 March 1989.

Hinkley, Robert William, late of 17/50 Barkly Street, St. Kilda, pensioner, died 15 November 1988.

James, Leslie, late of Sunbury, pensioner, died 14 April 1989.

Jordan, Edmund David, late of Ballarat, pensioner, died 10 February 1989.

Luly, Betty June, also known as Bessie June Luly, formerly of 26 Gwainurra Grove, Pambula, N.S.W.; 6 Rene Street, Beaumaris, married woman, died 26 March 1987.

Maini, Jean Claude Augustin, also known as Jean Claude Maini, late of 9 Carver Street, East Burwood, gentleman, died 13 December 1988.

Mann, Lyla Harriet, also known as (in the Will called Lyla Harriett Mann), formerly of 350 Latrobe Terrace, Chilwell, late of Glenburn Private Nursing Home, 21 Glenleith Avenue, North Geelong, widow, died 28 May 1988.

McCook, Thelma Etta, formerly of Fountain Street, Maldon, late of Bruce Manor, Pinehill Drive, Frankston, pensioner, died 22 March 1989.

Mitchell, Jessie Hamilton, late of 29 Dangerfield Drive, Springvale South, widow; died 21 April 1989.

Parker, Arthur Albert Henry, Late of 12 Narvik Avenue, St. Leonards, retired clerk, died 8 April 1989

Puddefoot, Harold Warren, late of Flat 95, 180 Mills Street, Middle Park, retired, died 8 April 1989.

Shilliday, Eric, late of 32 Thistle Street, Brunswick, retired, died 20 April 1989.

Whitehand, Edward John, also known as Edward Whitehand, late of Grace McKellar Centre, 45-95 Ballarat Road, North Geelong, pensioner, died 7 March 1989.

Dated 5 July 1989

W. J. KILPATRICK Managing Director State Trust Corporation

Creditors, next of kin and others having claims against the estate of any of the under-mentioned deceased persons are required to send particulars of their claims to the State Trust Corporation of Victoria, 168 Exhibition Street, Melbourne, Vic. 3000, the personal representative, on or before 18 September 1989, after which date the State Trust Corporation may convey or distribute the assets having regard only to the claims of which the State Trust Corporation then has notice.

Baker, Rosalind Annie, late of Princeton P.N.H., 3 Bellett Street, Camberwell, home duties, died 14 April 1989.

Chamberlain, Miriam, late of 45 Bellbridge Drive, Hoppers Crossing, widow, died 7 November 1988.

Cooper, Ronald Arthur, late of 75 Aandells Road, Tecoma, retired, died 29 January 1989.

Cornes, Nellie Evelyn, formerly of Mount Royal Lodge, Park Street, Parkville, late of Darval Lodge, 579 Dandenong Road, Noble Park, widow, died 14 February 1989.

Daunt, William Achilles, late of 7 Stewart Avenue, Blackburn South, gentleman, died 30 April 1989.

Fankhauser, John Maling, formerly of 24 Hagelthorn Street, Wonthaggi, late of 10 Geelong Road, Footscray, retired, died 8 July 1988.

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Griffiths, Gilbert Leslie, also known as Gilbert Griffiths, late of 90 Roe Street, Benalla, retired, died 26 June 1988.

Lanyon, Edith Rebecca, also known as Edith Rebecca Bruni, formerly of 9 Richardson Street, Brunswick, late of Moonee Ponds Nursing Home, 103 Holmes Street, Moonee Ponds, widow, died 15 February 1989.

Plumridge, Gilbert George, late of 141 Northumberland Road, Sunshine, pensioner, died 5 May 1989.

Reardon, Doris Anne, also known as (in the Will called Doris Annie Reardon), formerly of 49 May Street, Macleod, late of Peakhurst Nursing Home, 18 Henry Lawson Drive, Peakhurst (NSW), widow, died 23 September 1988.

Roberts, Charles Horace, late of Wiseman Road, Silvan, retired railway employee, died 12 April 1989.

Thompson, Mary Ellen, also known as Mary Eileen Thompson, late of 21 Bass Street, Box Hill, widow, died 27 January 1989.

Wilding, Harry Kevin, formerly of 18 Harrison Street, West Heidelberg, late of Prestonia Private Nursing Home, 10 Hotham Street, Preston, retired clerk, died 21 May 1989.

Dated at Melbourne 10 July 1989

W. J. KILPATRICK Managing Director State Trust Corporation

ORDERS IN COUNCIL

Cemeteries Act 1958	Standard dual alson 201				
SCALE OF FEES FOR PUBLIC	Standard dual plaque 381 mm × 216 mm				
CEMETERIES	(five lines of inscription) including				
The Administrator in Council under section	first plate, rosettes and cross fitted				
17 of the Cemeteries Act 1958 consents to the	on a vibrated concrete base 260 00				
making of the scale of fees in respect of the	Each additional line of inscription 20.00				
undermentioned public cemeteries:	Second interment plate when				
Cemeteries Act 1958	required				
SCALE OF FEES OF THE WHITFIELD	(up to and including five lines of				
PUBLIC CEMETERY	inscription) 115.00				
In pursuance of the powers conferred upon	Garden bed position memorial				
them by the Cemeteries Act the trustees of the	plaque 75.00				
Whitfield Public Cemetery hereby make the	Niche wall memorial plaque 75.00				
following scale of fees, which shall come into operation upon publication in the Government	Rose garden memorial plaque 75.00				
Gazette, and from and after such publication	General Cemetery				
every scale of fees heretofore made by the said	Land 2.44 m \times 1.22 m 295.00				
trustees shall be and is hereby rescinded to the	Sinking Charges for Private Graves				
extent to which it conflicts with this scale.	Sinking grave 1.83 m deep 245.00				
\$	Sinking grave 2-13 m deep 300.00				
Land 2-44 m \times 1-22 m 40.00	Reopening Charges				
Interment fee 20.00	Reopening grave without cover or				
Re-open fee 20.00	kerb up to 1.83 m 265.00				
Erection of headstone 15.00	Reopening grave with cover or kerb				
Exhumation fee 150.00	up to 1.83 m 310.00				
Search fee 15.00	Reopening each additional 0-3 m 55.00				
N. J. SHEPPARD, Trustee	Interment—cremated remains—				
A. JONES, Trustee	grave without cover or kerb 80.00				
R. PEIPERS, Trustee	Interment—cremated remains—				
	grave with cover or kerb 125.00				
	Extra Charges				
Cemeteries Act 1958	Interment weekend or public holiday				
SCALE OF FEES OF THE HAMILTON	(extra) 135.00				
PUBLIC CEMETERY	Interment outside normal hours per				
In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the	half hour or part thereof 35.00				
Hamilton Public Cemetery hereby make the	Lawn Cemetery				
following scale of fees, which shall come into	Pre-purchase land 2-44 m × 1-22 m				
operation upon publication in the Government	(Land only) 470.00				
Gazette, and from and after such publication	Land 2-44 m × 1-22 m, including first interment to 1-83 m				
every scale of fees heretofore made by the said	Interment to 1.83 m 755.00 Land 2.44 m × 1.22 m, including first				
trustees shall be and is hereby rescinded to the extent to which it conflicts with this scale.	interment to 2.13 m 800.00				
	Second interment in grave 285.00				
Searching Burial Records	Interment of stillborn babies 85.00				
(Family Tree Purposes)	2				
\$					
Minimum Charge 26.00					
(to cover first (2) hours)	Extra Charges				
Plus \$10 per hour thereafter.	Interment weekend or public holidays (extra) 135.00				
Lawn Cemetery Non-denominational Plaques	Interment outside normal hours per				
Standard single laum plague 201	half hour or part thereof 35.00				
Standard single lawn plaque 381 mm × 216 mm	-				
(Six lines of inscription) fitted on a	J. ROSS, Trustee B. KENNETT, Trustee				
vibrated concrete base 205.00	K. WALTER, Trustee				

Cemeteries Act 1958

SCALE OF FEES OF THE PLEASANT CREEK PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Pleasant Creek Public Cemetery hereby make the following scale of fees, which shall come into operation upon publication in the Government Gazette, and from and after such publication every scale of fees heretofore made by the said trustees shall be and is hereby rescinded to the extent to which it conflicts with this scale.

Sinking Charges for Private Graves

Sinking Charges for Private Grav		Acting Clerk of the Executive Council				
	\$	Water and Sewerage Authorities (Restructuring)				
Sinking grave 1-83 m deep	145.00	Act 1983				
Each additional 0-3 m	74.00	Water Act 1958				
Reopen graves	145.00	MORNINGTON PENINSULA AND				
Sinking oversize graves (extra)	96.00	DISTRICT WATER BOARD				
Cancellation of order (if commenced)	74.00	Extension of Mornington Peninsula Urban District Approved				
Land Purchase Private plot 2-44 m × 1-22 m Extra Charges	145.00	The Governor in Council under the provisions of the Water and Sewerage Authorities (Restructuring) Act 1983 and the Water Act 1958 approves of the extension to the Mornington Peninsula Urban District as shown in red on the				
Interment not in prescribed hours, Saturdays, Sundays or Public		accompanying plans (Corr. No. 003507/37) (Plan Nos. 1-2).				
Holidays		Dated 18 April 1989				
Digging fee: New grave	200.00	Responsible Minister:				
Reopen	120.00	R. W. WALSH				
Miscellaneous Charges		Minister for Water Resources				
Interment fee	88.00	KATHY OUZOUNIS				
Certificate of right of burial	30.00	Acting Clerk of the Executive Council				
Number plate, stone or brick	30.00	Water and Sewerage Authorities (Restructuring)				
Annual maintenance (optional)	88.00	Act 1983				
Permission to erect a monument or		Water Act 1958				
headstone—10% of cost with a minimum of \$10.00		MORNINGTON PENINSULA AND DISTRICT WATER BOARD				
Grave renovations or additional inscriptions	12.00	Extension of Mornington Peninsula Urban District Approved				
Exhuming the remains of a body (when authorised)	200.00	The Governor in Council under the provisions of the Water and Sewerage Authorities (Restructuring) Act 1983 and the Water Act 1958				
Interment of ashes in private grave	82.00	approves of the extension to the Mornington				
Ashes plot and interment of two ashes	120.00	Peninsula Urban District as shown in red on the accompanying plans (Corr. No. 003507/38) (Plan Nos. 1-4).				
Baby Interment		Dated 18 April 1989				
Interment in grave without exclusive right (stillborn)	74.00	Responsible Minister: R. W. WALSH				
Interment in grave with right	120.00	Minister for Water Resources				
(stillborn)	36.00	KATHY OUZOUNIS				
Digging fee in full grave	30.00	Acting Clerk of the Executive Council				
Saturday or Sunday (extra)	30.00					

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Public Grave Interment without exclusive right

100.00 30.00

Number stone

ALAN HOWELLS, Trustee VAL HOOPER, Trustee ROBERT KERR, Trustee

Dated 4 July 1989 Responsible Minister: **CAROLINE HOGG** Minister for Health

KATHY OUZOUNIS

Water and Sewerage Authorities (Restructuring)
Act 1983

MORNINGTON PENINSULA AND DISTRICT WATER BOARD

Extent of Pearcedale Sewerage District Increased

The Governor in Council under the provisions of section 16 of the Water and Sewerage Authorities (Restructuring) Act 1983 approves of the extension of the Pearcedale Sewerage District of the Mornington Peninsula and District Water Board as shown in red on the accompanying plan (Corr. No. 003507/39).

Dated 18 April 1989 Responsible Minister:

R. W. WALSH

Minister for Water Resources

KATHY OUZOUNIS Acting Clerk of the Executive Council

Water and Sewerage Authorities (Restructuring)
Act 1983

SHIRE OF YARRAWONGA

Extent of Sewerage District Increased

The Administrator in Council under the provisions of the Water and Sewerage Authorities (Restructuring) Act 1983 approves of the extension of the Sewerage District of the Shire of Yarrawonga as shown in red colour on the accompanying plan (Corr. No. 002972/57).

Dated 20 June 1989

Responsible Minister:

R. W. WALSH

Minister for Water Resources

KATHY OUZOUNIS
Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATIONS

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

CHILTERN—The temporary reservation by Order in Council of 8 June 1920 of 3-33 hectares of land adjoining Crown Allotment 7, Section G, Parish of Chiltern as a site for Supply of Gravel—(Rs 2157).

DROUIN—The temporary reservation by Order in Council of 23 November 1868 of the Crown lands comprised within the limits of deviation of the surveyed line of railway from Melbourne to Sale so far only as the portions containing 4577 square metres being Crown Allotment 16, Section 11, Township of Drouin, Parish of Drouin West as shown on Certified Plan No. 106748 lodged in the Central Plan Office

and Crown Allotments 18, 19, 20 and 21, Section 11, said Township and Parish as shown on Certified Plan No. 109421 lodged in the Central Plan Office—(GL/12856).

EMERALD—The temporary reservation by Order in Council of 13 November 1924 of 2023 square metres of land in the Township of Emerald, Parish of Gembrook as a site for a Mechanics' Institute and Free Library so far only as the portion containing 53 square metres shown as Parcel 3 on Road Construction Authority Plan SP 17861—(Rs 22).

MARNOO—The temporary reservation by Order in Council of 6 July 1948 of 1998 square metres of land in the Parish of Marnoo as a site for Police purposes—(Rs 6190).

QUEENSCLIFF—The temporary reservation by Order in Council of 22 December 1970 of 506 square metres of land in Section 7, Township of Queenscliff, Parish of Paywit as a site for Public purposes (Departmental Residence)—(Rs 9388).

SHEPPARTON—The temporary reservation by Order in Council of 2 March 1982 of 1000 square metres of land being Crown Allotment 81B, Parish of Shepparton as a site for Departmental Residence—(Rs 11740).

TIEGA—The temporary reservation by Order in Council of 10 December 1929 of 20-23 hectares of land in the Parish of Tiega as a site for Public Recreation—(Rs 3941).

WARMUR—The temporary reservation by Order in Council of 5 August 1878 of 2.023 hectares of land in the Parish of Warmur as a site for Public purposes (State School)—(L5-3155).

Dated 4 July 1989

Responsible Minister:

KAY SETCHES

Minister for Conservation, Forests and Lands
KATHY OUZOUNIS
Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 CROWN LAND TEMPORARILY RESERVED

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

MUNICIPAL DISTRICT OF THE SHIRE OF SWAN HILL

CHILLINGOLLAH—Management of wildlife and preservation of species of native plants, 2060 hectares, more or less, of land in the Parish of Chillingollah shown bordered red on plan marked

C/6.6.89 attached to Department of Conservation, Forests and Lands Correspondence Rs 14070 and being the land described in the Land Conservation Council's Final Recommendation G 28 for the Mallee area—(Rs 14070).

This Order revokes and replaces the Order published in the *Victoria Government Gazette* of 21 June 1989, page 1459.

Dated 4 July 1989

Responsible Minister.

KAY SETCHES

Minister for Conservation, Forests and Lands
KATHY OUZOUNIS

Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 NOTICE OF INTENTION

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

BUNNUGAL—The withholding from sale, leasing and licensing and exception from occupation for mining purposes or for residence or business under any miners right or business licence by Order in Council of 31 May 1875 of an area of 2-023 hectares of land in Section 24, Parish of Bunnugal—(GL/11072).

COLERAINE—The temporary reservation by Order in Council of 8 December 1873 of 7664 square metres of land being Allotments 1, 2, 3 and 4, Section 37, Township of Coleraine, Parish of Coleraine as a site for State School purposes, revoked as to part by Order in Council of 29 January 1946 so far as the balance remaining containing 1761 square metres—(Rs. 8806).

COLERAINE—The temporary reservation by Order in Council of 11 April 1967 of 961 square metres of land in Section 37, Township of Coleraine, Parish of Coleraine as a site for State School purposes—(Rs. 8806).

HEPBURN—The temporary reservation by Order in Council of 22 June 1874 of 1-748 hectares of land in the Parish of Wombat (now in the Township of Hepburn) as a site for State School purposes so far only as the portion containing 977 square metres shown as Crown Allotment 14A, Section 17A, Township of Hepburn, Parish of Wombat on Certified Plan No. 109438 lodged in the Central Plan Office—(L1-3431).

STAWELL—The temporary reservation by Order in Council of 20 August 1957 of 986 square metres of land in Section 264, Parish of Stawell as a site for the purposes of the Forests Act—(Rs. 7628).

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WOORAK—The temporary reservation by Order in Council of 25 February 1890 of 5-317 hectares of land adjoining Crown Allotment 121A, Parish of Woorak as a site for Water Supply purposes—(L4-4819).

Dated 4 July 1989

Responsible Minister:

KAY SETCHES

Minister for Conservation, Forests and Land

KATHY OUZOUNIS

Acting Clerk of the Executive Council

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

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

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

under section 14B (3) of the Act, appoints Dudley Peter Bryant to be Chairperson of the corporation.

SCHEDULE

- 1. The land in the Parish of Baulkamaugh temporarily reserved by Order in Council of 19 January 1960 as a site for Public Recreation.
- 2. The land in the Parish of Waaia, being part of Crown Allotment 35, Section B, deemed to be permanently reserved under section 4 of the Crown Land (Reserves) Act 1978 as a site for Recreation, Convenience or Amusement of the People—(Rs. 8783) (Rs. 7893).

Dated 4 July 1989

Responsible Minister:

KAY SETCHES

Minister for Conservation, Forests and Lands KATHY OUZOUNIS Acting Clerk of the Executive Council

Land Act 1958 UNUSED ROAD CLOSED

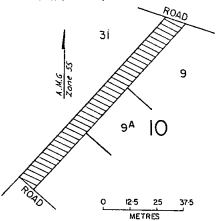
The Administrator in Council under section 349 of the Land Act 1958 and with the consent in writing of the municipality concerned and the adjoining owners closes the following unused road:

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MUNICIPAL DISTRICT OF THE SHIRE OF DAYLESFORD AND GLENLYON

WOMBAT—The road in the Parish of Wombat shown by hatching on plan hereunder—(W 179 (41)) (L3-3136).



Dated 4 July 1989 Responsible Minister:

KAY SETCHES

Minister for Conservation, Forests and Lands KATHY OUZOUNIS

Acting Clerk of the Executive Council

Land Act 1958 UNUSED ROAD CLOSED

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

MUNICIPAL DISTRICT OF THE SHIRE OF BALLARAT

DOWLING FOREST—The road in the Parish of Dowling Forest shown as Parcel 4 on Road Construction Authority Plan SP 16961 and Parcel 8 on Road Construction Authority Plan SP 16962—(L3/1459).

Dated 4 July 1989

Responsible Minister:

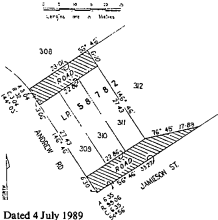
KAY SETCHES

Minister for Conservation, Forests and Lands KATHY OUZOUNIS Acting Clerk of the Executive Council

Housing Act 1983 CLOSURE OF ROADS

The Administrator in Council under section 16 of the *Housing Act* 1983 closes the roads indicated by hatching on the plan hereunder.

PARISH OF MARIBYENONG COUNTY OF ECURKE PART CAZ SECTION C



Dated 4 July 1989

Responsible Minister.
BARRY PULLEN

Minister for Housing and Construction

KATHY OUZOUNIS

Acting Clerk of the Executive Council

Water (Mornington Peninsula and District Water Board) Act 1985

MORNINGTON PENINSULA AND DISTRICT WATER BOARD

Appointment of Chairperson

At the Executive Council Chamber, Melbourne, 20 June 1989

PRESENT:

His Excellency the Administrator in Council Under the powers conferred by the Water (Mornington Peninsula and District Water Board) Act 1985 and all other powers enabling him in that behalf, His Excellency the Administrator of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby appoint:

John Keith Buchanan to be Chairperson of the Mornington Peninsula and District Water Board to hold office for a period of four years commencing 22 June 1989.

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

KATHY OUZOUNIS
Acting Clerk of the Executive Council

STAMPS ACT 1958

The Administrator in Council, on the recommendation of the Treasurer, under section 111D of the Stamps Act 1958, declares A.F.U.L.E. Friendly Society (Registered No. AI-93) to be an "Approved Insurer" for the purposes of Subdivision (11A) of Division 3 of Part II of the Stamps Act 1958 with effect from 3 April 1989.

Dated 27 June 1989

Responsible Minister.

R. A. JOLLY

Treasurer

KATHY OUZOUNIS
Acting Clerk of the Executive Council

STAMPS ACT 1958

The Administrator in Council, on the recommendation of the Treasurer, under section 1110 of the Stamps Act 1958, declares Answar Life Insurance Limited (Registered No. AI-94) to be an "Approved Insurer" for the purposes of Subdivision (11A) of Division 3 of Part II of the Stamps Act 1958 with effect from Monday, 1 May 1989.

Dated 27 June 1989

Responsible Minister.

R. A. JOLLY

Treasurer

KATHY OUZOUNIS
Acting Clerk of the Executive Council

STAMPS ACT 1958

The Administrator in Council, on the recommendation of the Treasurer, under section 1110 of the Stamps Act 1958, declares Australian Medical Association Friendly Society (Registered No. AI-92) to be an "Approved Insurer" for the purposes of Subdivision (11A) of Division 3 of Part II of the Stamps Act 1958.

Dated 27 June 1989

Responsible Minister:

R. A. JOLLY

Treasurer

KATHY OUZOUNIS

Acting Clerk of the Executive Council

STAMPS ACT 1958

The Administrator in Council, on the recommendation of the Treasurer, under section 1110 of the Stamps Act 1958, declares Equity Life Limited (Registered No. AI-87) to be an "Approved Insurer" for the purposes of Subdivision (11A) of Division 3 of Part II of the Stamps Act 1958, as from 1 May 1989.

Dated 27 June 1989

Responsible Minister:

R. A. JOLLY

Treasurer

KATHY OUZOUNIS

Acting Clerk of the Executive Council

Victoria Government Gazette

STAMPS ACT 1958

The Administrator in Council, on the recommendation of the Treasurer, under section 1110 of the Stamps Act 1958, declares Metro Friendly Society (Registered No. AI-91) to be an "Approved Insurer" for the purposes of Subdivision (11A) of Division 3 of Part II of the Stamps Act 1958 with effect from Monday, 3 April 1989.

Dated 27 June 1989

Responsible Minister:

R. A. JOLLY

Treasurer

KATHY OUZOUNIS Acting Clerk of the Executive Council

LIQUOR CONTROL ACT 1987

No. 97

The Administrator in Council appoints:

Stuart Ross Morris under section 15 (2) to act as Deputy Commissioner; and

John Joseph Curtain under section 15 (3) to act as Assistant Commissioner;

of the Liquor Licensing Commission, commencing on 24 July 1989, the appointments terminating at the conclusion of the Review by the Full Commission of the decision concerning the Fawkner Club Hotel, dated 20 October 1989.

Dated 11 July 1989

Responsible Minister:

THOMAS WILLIAM ROPER

Minister for Consumer Affairs

LAWRENCE A. FISHER Clerk of the Executive Council

LIQUOR CONTROL ACT

No. 97

The Administrator in Council determines that a licensee must cause the following particulars to be entered in the Liquor Purchases Register pursuant to section 109 of the Act:

All Liquor (other than Prescribed Liquor): Cost in Dollars.

All Prescribed (low alcohol) Liquor; Cost in Dollars.

Dated 11 July 1989

Responsible Minister:

THOMAS WILLIAM ROPER

Minister for Consumer Affairs

LAWRENCE A. FISHER Clerk of the Executive Council

TENDERS

MINISTRY OF HOUSING AND CONSTRUCTION—VICTORIA

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

The tender must either be-

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

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

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

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

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

Enquiries: Telephone (03) 651 2453/4.

Wednesday, 19 July 1989

KEW—Construction of a brick veneer poison store, 378 Cotham Road—Land Protection Service Office—Department of Conservation, Forests and Lands.

MELBOURNE—Alterations, stage 1—Carpet and vinyl floor coverings, County Court, 223 William Street.

PORTARLINGTON—Alterations and extensions—Staff/administration upgrade, Primary School. (W.O. Geelong.)

Wednesday, 26 July 1989

BAIRNSDALE—Construction of a client services wing, Regional Veterinary Laboratory—Department of Agriculture and Rural Affairs. (W.O. Bairnsdale and Traralgon.)

HEATHERTON—Refurbish old kitchen to Pathology Laboratory, Hospital. Re-advertised.

PORTARLINGTON—Construction of a 6-man police station and 3-bedroom residence, Police Station and Residence. (W.O. Geelong and Ballarat.)

Wednesday, 2 August 1989

BONBEACH—Re-advertised and amended: Internal and external repairs and painting, Primary School.

EDITHVALE—Re-advertised and amended: Internal and external repairs and painting, Primary School.

TONGALA—Internal and external renovations, Consolidated School. (W.O. Shepparton, Wangaratta and Bendigo.)

YARRUM: Re-advertised and amended: New art/craft room, Primary School. (W.O. Traralgon.)

BARRY PULLEN

Minister for Housing and Construction Ministry of Housing and Construction Melbourne, 3 July 1989

State Tender Board—Victoria TENDERS FOR THE SERVICE 1989-1991

Tenders will be received until 8.30 a.m. on Friday, 28 July 1989 from persons willing to supply the undermentioned articles in such quantities as may be ordered by the Victorian Government for the period indicated:

Period

Schedule No. 1/02

Batteries (Lead Acid Cells)—1.10.89 to 30.9.91. Schedule No. 1/57

Tyres and Tubes, Pneumatic—1.10.89 to 30.9.91.

Schedule No. 1/63

Stamps, Rubber— 1.10.89 to 30.9.91.

Schedule No. 1/71

Calculators Electronic— 1.10.89 to 30.9.90.

Tender documents may be obtained from: The Secretary to the Tender Board, 3rd Floor, 49 Spring Street, Melbourne, Vic. 3000. Telephone No. 651 3266.

Tenders must be deposited in the Tender Box at the Tender Board Office, 3rd Floor, 49 Spring Street, Melbourne 3000, which office they must reach not later than by first post on date of the closing of tenders. Under no circumstances will tender details be accepted by telephone.

J. M. PAWSON Secretary to the Tender Board

PRIVATE ADVERTISEMENTS

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

Amendment L3

The City of Brunswick has prepared an amendment which makes changes to the local section of the Brunswick Planning Scheme.

The amendment proposes to change the Planning Scheme by amending the zoning of land on the north of Piera Street between and including numbers 7 to 19 Piera Street, and 27 to 31 Piera Street, East Brunswick, from Light Industrial to Residential C.

The amendment may be inspected at: Ministry for Planning and Environment, Ground Floor, The Olderfleet Buildings, 477 Collins Street, Melbourne; Town Planning Department, City of Brunswick, 242 Sydney Road, Brunswick.

Submissions about the amendment must be sent to: City of Brunswick, Locked Bag No. 2, Brunswick by 14 August 1989.

Dated 3 July 1989.

6021

K. D. WILSON Town Clerk

Local Government Act 1958 CITY OF BRIGHTON

Road Discontinuance Resolution

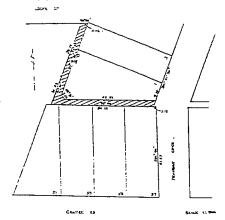
Whereas it is provided in section 528 (2) of the above Act (as amended) that where a road whether or not a public highway is not required as a road for public use, the council of the municipality in which such road is situated may not less than one month after publishing a public notice in a newspaper generally circulated in the municipal district and giving written notice to the registered proprietor (if any) of any land abutting or immediately adjacent to the road of its intention to make a resolution published in the Government Gazette, direct that such road or part of the road shall be discontinued accordingly.

And whereas the council of the above municipality hereby resolves that the right of way at the rear of 51 to 57 Centre Road and at the rear of 1 and 3 Primrose Crescent be discontinued and not less than one month previously has published a public notice in a newspaper generally circulated in the municipal district and has given written notice to the last registered owner of the land in the roads and to the owners and occupiers of land abutting or immediately adjacent to the right-of-way of its

intention to make this Resolution and has considered all objections received within fourteen days of the publication of the public notice aforesaid:

Now therefore the Council of the City of Brighton hereby directs—

- (a) that the section of the right of way shown hatched on the enclosed plan herewith shall be discontinued upon publication of this resolution in the Government Gazette;
- (b) that the land in the said roads shall vest in the municipality to be retained by it until it is sold by private treaty;
- (c) that notwithstanding such discontinuance the Melbourne and Metropolitan Board of Works shall continue to have and possess the same right, title, power, authority or interest in or in relation to the whole of the land shown by hachure on the said plans as it has or possessed prior to such discontinuance with respect to or in connection with any drains or pipes laid or erected in or over such land.



6066

R. J. COBAIN, Town Clerk

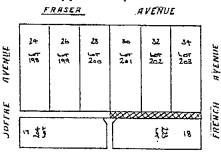
CITY OF CHELSEA

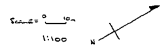
Road Discontinuance—A1/87

Pursuant to section 528 (2) of the Local Government Act 1958 as amended, the Council of the City of Chelsea after consultation with public authorities and the advertising of its intention and notification to the registered proprietor of the land and owners or occupiers

of any land abutting, or is immediately adjacent to the road (right-of-way) has by resolution of its Ordinary Meeting held 26 June 1989 resolved that such part of the road (right-of-way) bounded by Fraser, French and Joffre Avenues, Edithvale:

- (a) not required as road for public use;
- (b) notwithstanding such discontinuance the Melbourne and Metropolitan Board of Works, shall continue to have and possess the same right title power authority or interest in or in relation to the whole of the land shown by cross hatching on the said plan as it had or possessed prior to such discontinuance with respect to or in connection with any drains or pipes laid or erected in or over such land for the purpose of drainage and sewerage; and
- (c) such part of the road be discontinued and sold by private treaty.





Dated 12 July 1989

6022

M. G. BUTLER Chief Executive Officer

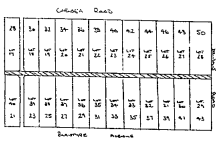
CITY OF CHELSEA

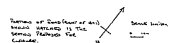
Road Discontinuance—A7/76

Pursuant to section 528 (2) of the Local Government Act 1958 as amended, the Council of the City of Chelsea after consultation with public authorities and the advertising of its intention and notification to the registered proprietor of the land and owners or occupiers of any land abutting, or is immediately adjacent to the road (right-of-way) has by resolution of its Ordinary Meeting held 26 June 1989 resolved that such part of the road (right-of-way) bounded by Chelsea Road, Drinan Road and Blantyre Avenue, Chelsea:

(a) not required as road for public use;

- (b) notwithstanding such discontinuance the Melbourne and Metropolitan Board of Works, shall continue to have and possess the same right title power authority or interest in or in relation to the whole of the land shown by single hatching on the said plan as it had or possessed prior to such discontinuance with respect to or in connection with any drains or pipes laid or erected in or over such land for the purpose of drainage and sewerage; and
- (c) such part of the road be discontinued and sold by private treaty.





Dated 12 July 1989

6023

M. G. BUTLER
Chief Executive Officer

CITY OF CHELSEA

Road Discontinuance—A8/76

Pursuant to section 528 (2) of the Local Government Act 1958 as amended, the Council of the City of Chelsea after consultation with public authorities and the advertising of its intention and notification to the registered proprietor of the land and owners or occupiers of any land abutting, or is immediately adjacent to the road (right-of-way) has by resolution of its Ordinary Meeting held 26 June 1989 resolved that such part of the road (right-of-way) bounded by Chelsea Road, Drinan Road, Beardsworth Avenue and Blantyre Avenue, Chelsea:

- (a) not required as road for public use;
- (b) notwithstanding such discontinuance the Melbourne and Metropolitan Board of Works, shall continue to have and possess the same right title power authority or interest in or in relation to the whole of the land shown by single hatching on the said plan as it had or possessed prior to such discontinuance with respect to or in connection with any drains or pipes laid

or erected in or over such land for the purpose of drainage and sewerage; and

(c) such part of the road be discontinued and sold by private treaty.

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Dated 12 July 1989

M. G. BUTLER Chief Executive Officer

6024

Planning and Environment Act 1987 CITY OF ESSENDON

Notice of Amendment to a Planning Scheme

The City of Essendon has prepared amendment L6 to the Local Section of all Planning Schemes in the Metropolitan Region.

The amendment proposes to introduce urban conservation controls in a number of areas throughout the municipality, in particular the controls known as Urban Conservation Area No.

1. The amendment introduces special planning controls that protect historic areas where a permit will be required for making any changes to the appearance of buildings in the precinct, including alterations to houses, new construction of any kind, demolition, subdivision and display of advertising signs.

The amendment may be inspected at: Ministry for Planning and Environment, Ground Floor, The Olderfleet Buildings, 477 Collins Street, Melbourne; Town Planning Department, City of Essendon, cnr Pascoe Vale Road and Kellaway Avenue, Moonee Ponds; and at the offices of each council in the Metropolitan Region.

Any submissions about the amendment should be in writing and must be sent to: The City Manager, City of Essendon, Attention: Manager—Statutory Services, PO Box 126, Moonee Ponds 3030 by 7 August 1989.

Dated 12 July 1989

J. T. HIGGINS Manager, Statutory Services

6029

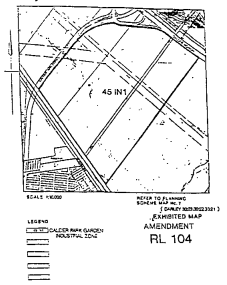
Planning and Environment Act 1987
NOTICE OF AMENDMENT TO A

PLANNING SCHEME
The City of Keilor has prepared Amendment
No. RL 104 to the Keilor Planning Scheme.

Victoria Government Gazette

The amendment affects land at: Part Crown Allotments 5 and 6 Section 26 and Part Crown Portion 29 Parish of Maribyrnong, County of Bourke, Calder Highway immediately south-east of Calder Park Drive.

The amendment proposes to change the Planning Scheme by rezoning the land from Reserved Living Zone and Stream and Flooding Zone to Calder Park Garden Industrial Zone, inclusive of Ordinance controls for the zone. The zone is new and the controls are site specific for the subject land.



The amendment can be inspected at: City of Keilor, Municipal Offices, Calder Highway, Keilor; Ministry for Planning and Environment, 235 Queen Street, Melbourne.

Submissions about the amendment must be sent to: City of Keilor, Municipal Offices, Calder Highway, Keilor by 19 September 1989.

Dated 3 July 1989

DON MILLER City Planner

6041

Planning and Environment Act 1987
MALVERN PLANNING SCHEME
Notice of Amendment to a Planning Scheme
Amendment No. L1

The City of Malvern has prepared amendment No. L1 to the Malvern Planning Scheme.

The amendment proposes to rezone land along Nos 1-7 Castlebar Road, Malvern which is currently used as a car park for the Chadstone

Shopping Centre. It is proposed to rezone the land from Special Use No. 1 Zone to Restricted Business Zone, which would bring the land into the same zone as that applying to the balance of the Chadstone Shopping Centre. The existing zoning, while relevant to the former convent use is considered no longer appropriate for the approved uses and developments on the land.

The amendment can be inspected at: City of Malvern, Town Planning Department, Civic Offices, Glenferrie Road and High Street, Malvern; Ministry for Planning and Environment, Ground Floor, 477 Collins Street, Melbourne; and Ministry for Planning and Environment, 1st Floor, 37-39 High Street, Cranbourne.

Submissions about the amendment must be sent to City of Malvern, PO Box 100, Malvern by 13 August 1989.

6026

Chief Executive Officer

CITY OF MALVERN By-Law No. 174

By-Law Relating to Parks and Gardens

Notice is hereby given that at the meeting of the Council of the City of Malvern held on 10 July 1989 Council confirmed a resolution by Special Order making By-Law No. 174 for the purpose of regulating the conduct of persons whilst using or being upon parklands, and also for controlling and managing and preserving public reserves and for affording the use and enjoyment of gardens within the City of Malvern to the inhabitants thereof.

A copy of the By-Law is available for public inspection free of charge during office hours at the Municipal Office, High Street, Malvern.

6097

D. A. CARTLEDGE, Town Clerk

CITY OF MOORABBIN

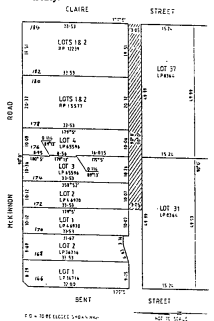
Discontinuance of Part of Road

Notice is hereby given that the Council of the City of Moorabbin, after complying with the requirements of section 528 (2) of the *Local Government Act* 1958, has resolved at an ordinary meeting held on 19 June 1989 as follows:

- (a) That the road at the rear of 172 to 184 McKinnon Road, McKinnon contained in Volume 4457 Folio 365 and shown by hatching below shall be discontinued upon publication of this resolution in the Government Gazette.
- (b) That notwithstanding such discontinuance the Melbourne and Metropolitan Board of Works shall continue to have and possess the same right, title, power,

authority or interest in relation to the land shown by hatching on the said plan as it had possessed prior to such discontinuance with respect to or in connection with any drains or any pipes laid or erected in, on or over such land for purpose of drainage or sewerage.

(c) That subject to such right, title, power, authority or interest, the land in the said road shall vest in the Council of the City of Moorabbin until it is sold by private treaty.



6068

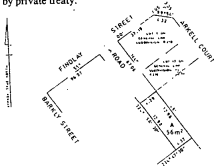
DOUG OWENS, City Manager

CITY OF PORTLAND Road Discontinuance

Notice is hereby given that pursuant to section 528 (2) of the Local Government Act 1958, the Council of the City of Portland having formed the opinion that the right of way, shown hatched on the plan below, is no longer reasonably required for public use and after consultation with public authorities and the advertising of its intention and notification to the registered proprietor of the land and the owners and occupiers of the land abutting or immediately adjacent to the right of way, has by resolution at its Ordinary Meeting held on 2 February 1988, directed the discontinuance of that part of such

6027

right of way marked A on the plan shown hereunder with such land marked A to be sold by private treaty.

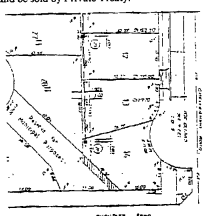


P. M. KOZLOWSKI Director of Corporate Services

CITY OF SPRINGVALE Sale of Reserve

Notice is hereby given that the council of the City of Springvale at its meeting of 3 July 1989, passed the following resolution:

That pursuant to section 569BA (2) of the Local Government Act 1958 (as amended), the Council of the City of Springvale being of the opinion that the Reserve for Municipal Purposes known as Accra Street Reserve contained in Lodged Plan No. 207949 as shown hatched below is no longer required for the purpose for which it was originally obtained hereby resolves that the said land be sold by Private Treaty.



T. J. TATTERSON Chief Executive Officer

Victoria Government Gazette

Planning and Environment Act 1987 CITY OF SPRINGVALE

Notice of Amendment to a Planning Scheme

The City of Springvale has prepared Amendment No. R52 to the Regional Section of all Planning Schemes in the Metropolitan Region.

The amendment affects land at the north-east corner of Cheltenham Road and Springvale Road, Keysborough.

The amendment proposes to change the Planning Scheme by modification of sub-clause (1) and the table to sub-clause (9) of clause 22P.

The amendment can be inspected at the City of Springvale, Civic Centre, 397 Springvale Road, Springvale; or Ministry for Planning and Environment, 477 Collins Street, Melbourne and 33 High Street, Cranbourne.

Submissions about the amendment must be sent to the City of Springvale, PO Box 109, Springvale 3171 by 12 August 1989.

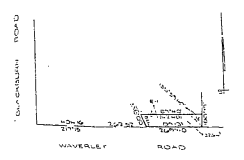
Dated 5 July 1989

I. J. TATTERSON Chief Executive Officer

6040

CITY OF WAVERLEY Public Highway Declaration

In accordance with the provisions of section 522 of the Local Government Act 1958, the Council of the City of Waverley resolved that the land described in Certificate of Title Volume 8459 Folio 683 located on the northern side of Waverley Road east of Lilian Street as shown on the plan hereunder, required for road reserve purposes, be declared a public highway.



IAN WILSON Chief Executive

6046

Victoria Government Gazette

CITY OF WAVERLEY Street Name Change

Notice is hereby given that pursuant to the provisions of section 535 (4) of the *Local Government Act* 1958, the Council of the City of Waverley at its meeting held on 4 July 1989 resolved to change the name of the following street in Clayton North:

Old Name: Redwood Court New Name: Redwood Drive

6045

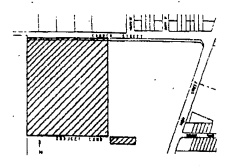
IAN WILSON Chief Executive

Planning and Environment Act 1987 NOTICE OF AMENDMENT TO METROPOLITAN REGION PLANNING SCHEMES

Amendment RL 102

The City of Whittlesea has prepared Amendment No RL 102. This amendment comprises changes to the Metropolitan Region and the Local Section of the Whittlesea Planning Scheme.

The amendment affects land known as part lots 1 and 2, LP 84365, contained in Certificates of Title Volume 8816, 9700, Folio 870, 888 situated on the south side of Cooper Street approximately 437-26 metres west of the intersection of High and Cooper Streets, Epping.



The amendment proposes to introduce a new zone and to rezone the subject land from Reserved Light Industrial and Existing Public Open Space to Epping Special Peripheral Business and Proposed Secondary Road Widening on Planning Scheme Maps No. 42 and

G 27 12 July 1989 1743

43. The introduction of the Epping Special Peripheral Business Zone is to enable a development similar to a Homemakers Centre.

Note: This amendment in no way relates to land situated on the south-west corner of Cooper Street and High Streets, Epping which has already been approved by the Minister for Planning and Environment to be rezoned to a Restricted Business Zone (for the purpose of a shopping centre) pursuant to Amendment RL 103.

The amendment RL 102 can be inspected at the City of Whittlesea Municipal Offices, High Street, Epping; the Ministry for Planning and Environment, Ground Floor, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to City of Whittlesea, Private Bag No. 1, Epping, Vic. 3076, Attention: Town Planning Amendment RL102 by 14 August 1989.

6052

L. G. ESMONDE Chief Executive Officer

CITY OF WERRIBEE

Right-of-Way Discontinuance

Notice is hereby given pursuant to section 528 (2) of the Local Government Act 1958, that the Council of the City of Werribee after consultation with Public Authorities and the advertising of its intention and notification to the registered proprietors of the land and owners and occupiers of any land abutting the right of way resolved at its Ordinary Meeting held on 5 June 1989, as follows:

- (a) that the right of way south of Alma Avenue, north of Central Avenue between Kiora Street and Linden Street, specifically between Lot 40 Kiora Street and Lot 7 Linden Street as shown hatched on the plan hereunder, shall be discontinued upon publication of this resolution in the Victoria Government Gazette;
- (b) the land contained in the said right of way shall vest in the City of Werribee to be retained by it until sold by private treaty to abutting land owners;
- (c) that notwithstanding the discontinuance the Melbourne and Metropolitan Board of Works shall have easement rights over all of the subject land for water supply, sewerage and drainage purposes with respect to any drains or pipes laid in or to be laid or erected in or over such land.

The amendment affects Crown Allotments 111 and 272, Parish of Bairnsdale, located at the north-west corner of Peecks Road and Barkhill

The amendment proposes to change the planning scheme by rezoning the above allotment from Rural "A" Zone to Proposed Public Purpose so that it can be acquired by the Mitchell Water

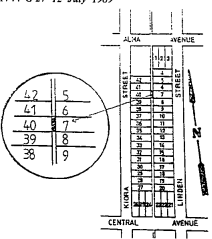
The amendment can be inspected at the Shire Offices, Shire of Bairnsdale, McCullough Street, Bairnsdale, or the Ministry for Planning and Environment, Ground Floor, The Olderfleet Buildings, 477 Collins Street, Melbourne, or the Ministry for Planning and Environment, Gippsland Regional Office, 1st Floor, Hotham La Trobe Building, 71 Hotham Street, Traralgon. Submissions about the amendment must be sent to the Shire of Bairnsdale, PO Box 469,

Bairnsdale 3875 by Wednesday, 16 August 1989.

Road, Eagle Point.

Dated 4 July 1989

Board for wastewater disposal.



Dated 30 June 1989

6033

J. T. KERR Town Clerk

k 6043

D. G. STEWART Planning Officer

Planning and Environment Act 1987 SHIRE OF BALLAN

Notice of Amendment to a Planning Scheme

The Shire of Ballan has prepared Amendment No. L4 to the Ballan Planning Scheme.

The amendment affects a 8-9 hectare area of land to the south of the Ballan Industrial Estate, Haddon Drive and Gillespie's Lane. Ballan.

The Amendment proposes to replace Clause 2B of the existing Planning Scheme Local Section, amending the original clause to allow for the necessary extension of the Ballan Industrial Estate.

The amendment can be inspected at the Shire of Ballan; the Ministry for Planning and Environment, State Public Offices, cnr Mair and Doveton Streets, Ballarat; and the Ministry for Planning and Environment, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Shire of Ballan, Steiglitz Street, Ballan 3342 by Friday, 11 August 1989.

6042

R. J. ESKDALE Shire Engineer/Planner

Planning and Environment Act 1987 SHIRE OF BAIRNSDALE

Notice of Amendment to a Planning Scheme
The Shire of Bairnsdale has prepared
Amendment No. L12 to the Bairnsdale (Shire)
Planning Scheme, Local Section.

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

The Shire of Bairnsdale has prepared Amendment No. L12 to the Bairnsdale (Shire) Planning Scheme, Local Section.

The amendment affects Crown Allotments 111 and 272, Parish of Bairnsdale located at the northwest corner of Peecks Road and Barkhill Road, Eagle Point.

The amendment proposes to change the planning scheme by rezoning the above allotment from Rural A Zone to Proposed Public Purpose so that it can be acquired by the Mitchell Water Board for wastewater disposal.

The amendment can be inspected at the Shire Offices, Shire of Bairnsdale, McCulloch Street, Bairnsdale, or the Ministry for Planning and Environment, Ground Floor, The Oldersteet Buildings, 477 Collins Street, Melbourne, or the Ministry for Planning and Environment, Gippsland Regional Office, 1st Floor, Hotham La Trobe Building, 71 Hotham Street, Traralgon.

Submissions about the amendment must be sent to the Shire of Bairnsdale, P.O. Box 469, Bairnsdale 3875, by Wednesday, 16 August 1989. Dated 4 July 1989

6061 D. G. STEWART, Planning Officer

SHIRE OF MYRTLEFORD Meeting Procedure By-Law

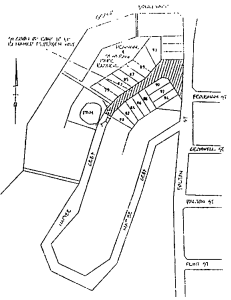
Notice is hereby given that at its meeting held on 4 July 1989, the Council of the Shire of Myrtleford resolved to make By-law No. 17 to be known as "The Shire of Myrtleford Meeting Procedure By-law" for the purpose of regulating the procedures of Ordinary and Special Council Meetings and Committees of the Council of the Shire of Myrtleford and repealing By-law No. 10 of the Shire of Myrtleford.

A copy thereof is open for inspection free of charge during office hours at the Shire Office, O'Donnell Avenue, Myrtleford.

MARK HENDERSON Shire Secretary

SHIRE OF ELTHAM Renaming of Part of Napier Crescent, Montmorency

In accordance with section 535 of the Local Government Act 1958, the Council of the Shire of Eltham at the meeting of Council held on Monday, 5 June 1989 resolved that the northern section of Napier Crescent (shown by hatching on the plan below) be renamed Pedersen Way.

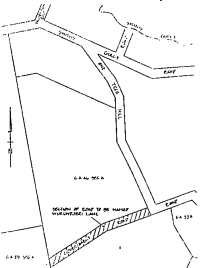


RODNEY J. ROSCHOLLER Chief Executive Officer G 27 12 July 1989 1745

SHIRE OF ELTHAM

Naming of Unnamed Road-Smiths Gully

In accordance with section 535 of the Local Government Act 1958, the Council of the Shire of Eltham at the meeting of Council held on Monday, 5 June 1989 resolved that the unnamed road off One Tree Hill Road (shown by hatching on the plan below) be named Wurundjeri Lane.



RODNEY N. ROSCHOLLER
Chief Executive Officer

NEWHAN AND WOODEND PLANNING SCHEME

Amendment No. L16

This amendment proposes to rezone an area of land bounded by Noonan Grove, Baker Street and Ashbourne Road, from Rural A zoning to a Reserved Residential D zone and to rezone from Residential B and Residential D zones with frontage to Stuart Drive and Barbara Crescent from existing residential zones to Public Open Space reservation.

The amendment and supporting documentation can be inspected at: Municipal Offices, 92 High Street, Woodend; Office of the Ministry for Planning and Environment, The Oldersleet Buildings, 477 Collins Street, Melbourne.

Any submissions you wish to make in respect of the amendment must be sent to: The Secretary, Shire of Newhan and Woodend, 92 High Street, Woodend by 16 August 1989

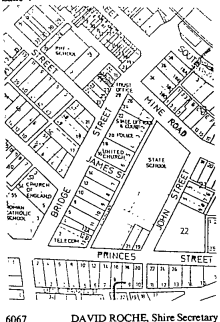
> K. ALTMANN Planning Officer

6028

1746 G 27 12 July 1989

SHIRE OF KORUMBURRA Road Renaming

At its meeting held on 7 June 1989 the Council of the Shire of Korumburra ordered that the unnamed roadway behind Bridge Street, from Princes Street to Mine Road, become "Wrenchs Lane"



SHIRE OF PHILLIP ISLAND

6067

Closure and Sale of Road

In accordance with the provisions of section 528 (2) of the Local Government Act 1958, the Council of the Shire of Phillip Island on 21 June 1989 resolved as follows:

Pursuant to the requirements of section 528 (2) of the Local Government Act, Council discontinued that part of the roadway running off McKenzie Road, Cowes at the rear of the Westernport Water Board sewerage pumping station, as shown below subject to-

(a) the Westernport Water Board continue to have and possess the same right title power authority in or in relation to the whole of the land as it had or possessed prior to such discontinuance with respect to or in connection to any drains or pipes laid or erected in or over such lands for the purposes of drainage or sewerage; and

Victoria Government Gazette

- (b) the Shire of Phillip Island continue to have and possess the same right title power authority in or in relation to the whole of the land as it had or possessed prior to such discontinuance with respect to or in connection to any drains or pipes laid or erected in or over such lands for the purposes of drainage or sewerage; and
- (c) the land in the said road subject to any such right title power authority or interest vesting in the municipality to be retained by it until sold by private treaty.



Dated 30 June 1989

6064

C. T. ANTHONY Acting Shire Secretary

SHIRE OF STRATHFIELDSAYE Garbage Hopper By-Law

By-Law No. 90

Notice is hereby given pursuant to the provisions of section 207 of the Local Government Act 1958 that the Council has adopted the above-named By-law for the purpose of controlling the deposit of rubbish and refuse at garbage hoppers located throughout the municipal district.

A copy of the By-law is available for inspection, free of charge, during normal business hours at the Municipal Office, Condon Street, Kennington.

D. D. WRIGHT Shire Secretary

6062

Form 2.1

Planning and Environment Act 1987 TAMBO PLANNING SCHEME LOCAL **SECTION CHAPTER 2**

Amendment No. L27

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

Notice is hereby given that the Shire of Tambo in pursuance of its powers under the Planning and Environment Act 1987, has prepared a Planning Scheme Amendment for the following:

Part Lot 2 and Lot 1 LP 18547 Metung Road, Metung which is located on the southwest corner of Metung Road and Howlett Avenue and is currently partly used as a Post Office and Real Estate Office.

Lots 4 and 5 LP 18547 Metung Road, Metung south of the King & Heath office and north of Paterson Park; and part Crown Allotments 2 and Allotment 2 Section C, Township of Metung and Crown Allotment 2 Section C, Metung Road, Metung which is located north adjoining the Metung Hotel and No. 70 Metung Road, Metung, being used as an existing residential property, to be rezoned from Residential and Special Investigation Area to Local Commercial and Special Investigation Area.

A copy of the Amendment has been deposited at the Shire Offices, 55 Palmers Road, Lakes Entrance, and at the office of the Ministry for Planning and Environment (Plan Inspection Section) Ground Floor, 477 Collins Street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the Scheme are required to set forth in writing any submissions they may wish to make addressed to the Chief Executive, Shire of Tambo, PO Box 80, Lakes Entrance 3909, by 11 August 1989 and state whether you wish to be heard in respect of your submission.

> G. R. HILL Acting Chief Executive

Form 2.1

Planning and Environment Act 1987 TAMBO PLANNING SCHEME LOCAL **SECTION**

Amendment No. L31

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

Notice is hereby given that the Shire of Tambo in pursuance of its powers under the Planning and Environment Act 1987 has prepared a Planning Scheme Amendment for the following:

To rezone parts of the following subject properties:

Lots 1-3 LP 206228 Nos. 573-577 Esplanade. Lots 1 and 2 LP 87616 No. 66 Church Street and No. 579 Esplanade and Lot 1 LP 112132 No. 64 Church Street, Lakes Entrance.

A copy of the Amendment has been deposited at the Shire Offices, 55 Palmers Road, Lakes Entrance, and at the office of the Ministry for Planning and Environment (Plan Inspection Section) Ground Floor, 477 Collins Street, Melbourne, and will be open for inspection during office hours by any person free of charge.

G 27 12 July 1989 1747

Any persons affected by the Scheme are required to set forth in writing any submissions they may wish to make addressed to the Chief Executive, Shire of Tambo, PO Box 80, Lakes Entrance 3909 by 11 August 1989 and state whether you wish to be heard in respect of your submission.

6048

G. R. HILL Acting Chief Executive

Form 2.1

Planning and Environment Act 1987 TAMBO PLANNING SCHEME LOCAL SECTION

Amendment No. L29

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

Notice is hereby given that the Shire of Tambo in pursuance of its powers under the Planning and Environment Act 1987, has prepared a Planning Scheme Amendment for the following:

To rezone land at Part Crown Allotment 50 Section 7, Nos. 11-13 Lambert Street, Lakes Entrance from Residential B to Public Purposes-Education Department.

A copy of the Amendment has been deposited at the Shire Offices, 55 Palmers Road, Lakes Entrance, and at the office of the Ministry for Planning and Environment (Plan Inspection Section) Ground Floor, 477 Collins Street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the Scheme are required to set forth in writing any submissions they may wish to make addressed to the Chief Executive, Shire of Tambo, PO Box 80, Lakes Entrance 3909, by 11 August 1989 and state whether you wish to be heard in respect of your submission.

6049

G. R. HILL Acting Chief Executive

Form 2.1

Planning and Environment Act 1987 TAMBO PLANNING SCHEME LOCAL SECTION CHAPTER 2 BALANCE OF SHIRE

Amendment No. L28

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

Notice is hereby given that the Shire of Tambo in pursuance of its powers under the Planning and Environment Act 1987, has prepared a Planning Scheme Amendment for the following:

A site specific amendment for a resort development comprising a refurbishment of the existing homestead for conference facilities and dining and erection of 30 residential units and associated recreational facilities at Crown Allotments 42c and 42D Parish of Colquhoun, Fraser Island, Lakes Entrance.

A copy of the Amendment has been deposited at the Shire Offices, 55 Palmers Road, Lakes Entrance, and at the office of the Ministry for Planning and Environment (Plan Inspection Section) Ground Floor, 477 Collins Street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the Scheme are required to set forth in writing any submissions they may wish to make addressed to the Chief Executive, Shire of Tambo, PO Box 80, Lakes Entrance 3909, by 11 August 1989 and state whether you wish to be heard in respect of your submission.

6060

G. R. HILL Acting Chief Executive

Form 2.1

Planning and Environment Act 1987 TAMBO PLANNING SCHEME LOCAL SECTION

Amendment No. L30

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

Notice is hereby given that the Shire of Tambo in pursuance of its powers under the *Planning and Environment Act* 1987, has prepared a Planning Scheme Amendment for the following:

For a site specific amendment to allow a 2 lot subdivision of Lot 1 LP 132933 located on the south-west corner of Lawriel Court and Point Road, Kalimna, to the Tambo Planning Scheme, Local Section Chapter 1—Lakes Entrance

A copy of the Amendment has been deposited at the Shire Offices, 55 Palmers Road, Lakes Entrance, and at the office of the Ministry for Planning and Environment (Plan Inspection Section) Ground Floor, 477 Collins Street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the Scheme are required to set forth in writing any submissions they may wish to make addressed to the Chief Executive, Shire of Tambo, PO Box 80, Lakes Entrance 3909, by 11 August 1989 and state whether you wish to be heard in respect of your submission.

G, R, HILL Acting Chief Executive Victoria Government Gazette
Form 2.1

Planning and Environment Act 1987 TAMBO PLANNING SCHEME LOCAL SECTION

Amendment No. L32

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

Notice is hereby given that the Shire of Tambo in pursuance of its powers under the *Planning and Environment Act* 1987, has prepared a Planning Scheme Amendment for the following:

For a site specific amendment to the Tambo Planning Scheme Local Section Chapter 2—Balance of Shire Ordinance to allow a 2 lot subdivision of Lot 2 LP 207769 Stones Road, Swan Reach and situated on the east side of Stones Road approximately 100 metres from its

A copy of the Amendment has been deposited at the Shire Offices, 55 Palmers Road, Lakes Entrance, and at the office of the Ministry for Planning and Environment (Plan Inspection Section) Ground Floor, 477 Collins Street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the Scheme are required to set forth in writing any submissions they may wish to make addressed to the Chief Executive, Shire of Tambo, PO Box 80, Lakes Entrance 3909, by the 11 August 1989 and state whether you wish to be heard in respect of your submission.

G. R. HILL Acting Chief Executive

6051

Planning and Environment Act 1987 SHIRE OF TULLAROOP

Tuliaroop Planning Scheme (Local Section)
Notice of Amendment to a Planning Scheme

The Shire of Tullaroop has prepared Amendment No. L1 to the Tullaroop Planning Scheme.

The amendment affects all land within the Shire.

The amendment proposes to change the Planning Scheme by varying existing zones and controls within the whole of the Shire.

The amendment also provides for planning controls over historic buildings, sites and objects and makes provision for further protection of the environment.

The amendment replaces existing Chapters 1 and 2 of the Local Section.

The amendment can be inspected at: Tullaroop Shire Office, Neill Street, Maryborough; Ministry for Planning and Environment, 477 Collins

Street, Melbourne; Loddon-Campaspe Regional Planning Authority, 56 Edward Street, Bendigo.

Submissions about the amendment must be sent to Shire Secretary, Shire of Tullaroop, PO Box 133, Maryborough 3465 by 12 September 1989.

Dated 12 July 1989

	BRIAN F. O'CONNOR
6030	Shire Secretary

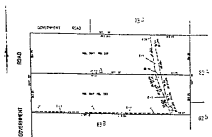
Land Acquisition and Compensation Act 1986 COLAC DISTRICT WATER BOARD

Form 7

Notice of Acquisition

Compulsory acquisition of interest in land from Kenneth James Potter and Berenice Delores Potter and National Commercial Banking Corporation of Australia Limited, of Murray Street, Colac, proprietor of Mortgage No. K375084.

Colac District Water Board (hereinafter called "the Authority") declares that by this notice it acquires an easement for a main pipeline in the piece of land shown E-1 on the attached plan, being parts of Crown Allotment 83A Parish of Elliminyt, being part of the land more particularily described in Certificate of Title Vol. 3667 Folio 282 and 283.



Published with the authority of Colac District Water Board.

6044

J. T. WILKINSON Manager/Secretary

NOTICE OF INTENTION TO MAKE SEWERAGE RATES AND DEVELOPMENT RATES

Notice is hereby given that the Mornington Peninsula and District Water Board intends, at a meeting of the Board to be held on Friday, 14 July 1989, in accordance with the provisions of the Sewerage Districts Act 1958, to make and levy for the year commencing I July 1989 and ending on 30 June 1990, the following rates:

G 27 12 July 1989 1749

(a) Sewerage Rates

	Rate in \$NAV	Minimums	
Sewerage District		Building	Land
	С	\$	<u> </u>
Cranbourne District			
Blind Bight/ Pearcedale	5-04	131	131
Carrum Downs	5.04	131	131
Cranbourne	5-04	131	131
Koo-wee-rup	5-04	131	131
Langwarrin	5.04	131	131
Flinders	6-19	165	153
Frankston	5.04	131	131
Hastings	6.85	131	131
Mt Eliza	5-04	131	131
Mornington	5.04	131	131

(b) Sewerage—Development Rates

All Districts Rate in \$ Site Value 0-17c
Minimum Rate \$87.00

(c) Sewerage—Differential Development Rate
All Districts
Rate in the \$ Site 0-0001c

The estimate, prepared in accordance with the provisions of the Sewerage Districts Act, is available for inspection at any of the Board's offices as at Monday, 3 July 1989 for a period of two weeks.

J. K. BUCHANAN, Chairperson 5950 J. O. WILLIAMS, Secretary

SECOND SCHEDULE

Notice of application for a licence to divert water from the Goulburn River at Nagambie to Allotment 568, Parish of Mitchell.

I hereby give notice of an application for a licence empowering me to divert water for a term of fifteen years to the extent of 10 megalitres per annum at a maximum rate of 1.0 megalitre per day of 24 hours for the irrigation of 3 hectares of pasture and to occupy certain Crown lands for diversion works.

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

ROSEMARY PROBST, PO Box 521, Nagambie 6039

SECOND SCHEDULE

Notice of application for a licence to divert water from the Broken River at Swanpool to Allotment 108G, Parish of Samaria.

I hereby give notice of an application for a licence empowering me to divert water for a term of fifteen years to the extent of 280 megalitres per annum at a maximum rate of 10 megalitres per day of 24 hours for the irrigation of 50 hectares of pasture and to occupy certain Crown lands for diversion works.

Any objection to the granting of this application must be forwarded in writing to reach the Manager Business Services, Rural Water Commission, 33 Casey Street, Tatura 3616 before 4 August 1989, being 30 days from the publication of this notice.

DOUGLAS LITHGOW, executor, estate W. H. Stocks, Avondale, RMB 1182, 6032 Benalla

DIOCESAN SYNOD 1989

Notice is hereby given that the Archbishop of Melbourne has convened the Synod of the Anglican Church of Australia within the Diocese of Melbourne, Victoria, for Thursday, 12 October 1989 at 7.00 p.m. at the Cathedral Church of St. Paul, Melbourne, in the State of Victoria.

R. F. S. CROSBIE Registrar of the Diocese of Melbourne 6031

MACEDON WATER BOARD

Notice is hereby given that the Macedon Water Board has, at a Meeting of the Board on Wednesday, 5 April 1989 in accordance with the provisions of the Water Act 1958, made and levied, for the year commencing 1 July 1989 and ending on 30 June 1990, the following rates:

Rate in \$ NAV - 0-085 cents Minimum Building Rate - \$350.00 Minimum Vacant Land — \$350.00 Allowance Water - 0.70 cents per kL. Excess Water - 0-70 cents per kL.

The estimate, prepared in accordance with the provision of the Water Act, is available for inspection at the Board's office during business hours.

> D. DALTON, Chairman G. BLIZZARD, Secretary

6074 GEELONG AND DISTRICT WATER BOARD

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

Townsend Road, Schmitt Court, Coppards Road, Freesia Court, Whittington, Shire of Bellarine.

Victoria Government Gazette

Notice is hereby given that the plans indicated are open for public inspection at the Board's Offices, 61-67 Ryrie Street, Geelong between the hours of 8.10 a.m. and 5.00 p.m. from Monday to Friday (public holidays excepted) by the owners or occupiers of land or premises within the Drainage Area.

R. A. JORDAN, Secretary

Victoria

THE ACT 391 First Schedule

I, Wallace Moyes Constable, head or authorised representative of the denomination known as The Presbyterian Church of Victoria with the consent of The Presbyterian Church of Victoria Trusts Corporation trustees of the land described in the subjoined statement of trust, hereby apply to the Governor of the State of Victoria for leave to dispose of the said land by the means and for the purposes mentioned in the said Statement of trusts, and I hereby certify that the said land was reserved by Order in Council on 13 December 1856 for the purpose of the Free Presbyterian Church.

That the only trustees of the said land resident in the State of Victoria are The Presbyterian Church of Victoria Trusts Corporation.

There are no buildings on the said land and that there are no persons entitled to minister in or occupy the same.

Signature of head or authorised representative—W. M. Constable.

We consent to this application—The Common Seal of the Presbyterian Church of Victoria Trusts Corporation was hereto affixed in the presence of:

Signatures of Trustees—

D. A. SLATER, Trustee F. H. HOOKE, Trustee D. W. STEER, Office Manager

Attested by B. D. BAYSTON, Law Agent

EXISTING STATEMENT OF TRUSTS

Description of land-Site for Presbyterian Church purposes, permanently reserved by order in Council of 1 February, 1870. 8094 square metres. Township of Lexton, Parish of Lexton, County of Talbot-being Crown Allotment 6, Section 7. Commencing at the eastern angle of Crown Allotment 5, Section 7; bounded thence by Skene Street bearing 145°30′ 80-47 metres; by Waldy Street bearing 235°30' 100-58 metres; by Goldsmith Street being 325°30' 80-47 metres; and thence by allotment 5 bearing 55°30' 100-58 metres to the point of commencement.

Name of Trustees-The Presbyterian Church of Victoria Trusts Corporation

Power of Disposition—Presbyterian Trusts Act 1890 as amended by the Presbyterian (Common Fund) Act 1965 and the Presbyterian Church of Australia Act 1971.

Purposes to which Proceeds of Disposition are to be paid—The Presbyterian Church of Victoria.

SECOND SCHEDULE

Notice of application for a licence to divert water from the Broken River at Nalinga to Allotments 16a, 16B and 17B, Parish of Currawa.

I hereby give notice of an application for a licence empowering me to divert water for a term of fifteen years to the extent of 75 megalitres per annum at a maximum rate of 20 megalitres per day of 24 hours for the irrigation of 12 hectares and to occupy certain Crown lands for diversion works.

Any objection to the granting of this application must be forwarded in writing to reach the Manager Business Services, Rural Water Commission, 33 Casey Street, Tatura 3616 before 6 July 1989, being 30 days from the publication of this notice.

FRANCIS EDWARD GALL, R.M.B. 2360, Goorambat 6071

SECOND SCHEDULE

Notice of application for a licence to divert water from the Goulburn River at Kanyapella to Allotment 4A, Section A, Parish of Kanyapella.

I hereby give notice of an application for a licence empowering me to divert water for a term of fifteen years to the extent of 100-2 megalitres per annum at a maximum rate of 3 megalitres per day of 24 hours for the irrigation of pasture and to occupy certain Crown lands for diversion works

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

LEONARD M. H. BENNETT, 120 Bridge Street, Bendigo 6072

PARTNERSHIP ACT 1958

Notice is hereby given that the partnership heretofore subsisting between Norman Frederick Dean and Paul Rubens carrying on business as a Travel Agency at 430 Burwood Highway, Wantirna, under the name of Tailored Tours has been dissolved as from 6 July 1989, on which date the business was terminated.

RENNICK & GAYNOR, of 431 Riversdale Road, Hawthorn East, solicitors for Norman Frederick Dean and Paul Rubens 6091

PARTNERSHIP ACT 1958

Notice is hereby given that Valerie Joyce Fleming and John Morris Fleming both of 966 Mountain Highway, Boronia have retired from partnership with Marion Noelyn Cheslett and Reginald Ernest Cheslett both of Flat 7, Number 32 Berkeley Street, Hawthorn (which partnership carried on business as Toffe Apple Boutique at 204 Glenferrie Road, Malvern) as from 14 May 1989 and that the said Marion Noelyn Cheslett and Reginald Ernest Cheslett will continue to carry on the said business under the same name and at the same address as from that date.

P. H. PIPPEY & SON, 1 Watts Street, Box Hill, solicitors for the retiring partners 6090

Take notice that the partnership between William Ging Yee Lew of 11 Evelina Road, Box Hill North and Steve Rong-Baiu Lew of 5 Metung Street, Balwyn who carried on business in the name of Oriental Gourmet Restaurant, has been dissolved as of 30 June 1989, with Steve Rong-Baiu Lew now continuing to carry on the business as a sole proprietor.

GODFREY STEWART & CO., solicitors, 600 Lonsdale Street, Melbourne 6099

NOTICE OF DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership heretofore subsisting between us the undersigned Royce Bruce Ritchie and Julie Dianne Ritchie of Strathfieldsaye Road, Strathfieldsaye, and Alabar Farms Pty Ltd carrying on the business known as the Alabar Farms of Murray Valley Highway, Koyuga, has been dissolved by mutual consent as from 30 June 1989.

ROYCE BRUCE RITCHIE JULIE DIANNE RITCHIE ALABAR FARMS PTY LTD

6011

Section 41 of the Partnership Act NOTICE OF DISSOLUTION

Notice is hereby given that the partnership heretofore subsisting between David John West of 5 Eureka Road, Diggers Rest and Adrian Terrence Saunders of McIntyre Road, Sunshine carrying on business as a Engine Reconditioner under the style or firm of True Flow Cylinder Head Reconditioning Services, has been dissolved as from 14 June 1989, insofar as David John West one of the said partners retires from the said firm and the business will continue to be conducted by Adrian Terrence Saunders.

Dated 14 June 1989

DAVID JOHN WEST 6037 ADRIAN TERRENCE SAUNDERS

DISSOLUTION OF PARTNERSHIP

The partnership of G. F. Higham, J. A. Tarran, R. V. Vaughan and G. R. Frank trading as Vaughan, Frank, Higham & Co. was dissolved on 30 June 1989.

R. V. VAUGHAN & ASSOCIATES PTY LTD

This is to notify that as from 1 July 1989, I have ceased to be in partnership with:

Dr K. J. McColl, Dr R. W. Hill, Dr L. R. THURLING and Dr A. P. JONES

operating as the Livingstone Street Clinic, at 9 Livingstone Street, Ivanhoe.

6075 DAVID MILTON DOWNING

Mr Edwin Woolfe has retired from the partnership of Stedman Cameron, solicitors and will continue to practise under the name of E. G. Woolfe & Co., at the former branch office of Stedman Cameron at 162 Springvale Road, Nunawading 6069

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership heretofore subsisting between Vinod-Kumar Naidu and Wendy Lee Meagher both of 11 Davies Street, Port Melbourne carrying on business as Max Batchelor Parkside Pharmacy at Shop 2, Balmoral Shopping Centre, Shannon Street, Frankston has been dissolved as from Friday, 30 June 1989 and as from 1 July 1989 Vindod-Kumar Naidu will continue to carry on business under the name Max Batchelor Parkside Pharmacy.

GAIR & BRAHE, solicitors, 10th Floor, 31
Queen Street, Melbourne 6082

Notice is hereby given that the partnership hereto subsisting between Fountain Downs Pty Ltd and Deakin Down Pty Ltd carrying on business at Lot 68 Beatty Street, North Shore under the style or firm of Image Kitchens has from 20 June 1989 been dissolved. The said business will continue to be conducted by Deakin Downs Pty Ltd at the above address.

LAMB & CASSIDY, solicitors, 159 Yarra Street, Geelong 6070

In the Supreme Court of Victoria at Melbourne— No. Co. 615 of 1989—in the matter of The Companies (Victoria) Code and in the matter of Wallace Pharmaceuticals Pty. Ltd.

Notice is hereby given that an Application for the winding up of the abovenamed Company by the Supreme Court of Victoria was on 22 June 1989 filed by Amcor Limited of Normanby Avenue, Thornbury, Victoria. The Application is to be heard before the Court in the Seventh Court, Law Courts, Lonsdale Street, Melbourne at 10.30 a.m. on 9 August 1989.

The Liquidator whose appointment is sought is John David Adams of the firm of Nelson Parkhill B.D.O. of 500 Collins Street, Melbourne in the State of Victoria.

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

The Applicant's address is Normanby Road, Thornbury. The Applicant's solicitor is Anthony Brooke Watson of Coltmans of 575 Bourke Street, Melbourne.

COLTMANS, solicitors for the Applicant.

Note: Any person who intends to appear on the hearing of the said Application must serve on or send by post to the abovenamed solicitor notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to be received not later than four o'clock in the afternoon of 8 August 1989 (the day before the day appointed for the hearing of the Application or the Friday preceding the day appointed for the hearing of the Application if such the day appointed is the day appointed is a Monday or a Tuesday following a puble

LADY ALICE MARGARET KILPATRICK, late of "Camberlea", 629 Riversdale Road, Camberwell, widow, deceased

Creditors, next of kin and others having claims against the estate of the said deceased, who died on 3 January 1989, are to send particulars of their claims to Gerald Mansfield Niall care of Messrs. Blake Dawson Waldron, solicitors, 140 William Street, Melbourne by 12 October 1989, after which date he will distribute the assets having regard only to the claims of which he then has notice.

BLAKE DAWSON WALDRON, solicitors, 140 William Street, Melbourne 6092

Creditors, next of kin and others having claims in respect of the estate of Harry Carlos Fallu, late of 4 Poath Road, Hughesdale, gentleman, deceased, who died on 3 May 1989, are to send particulars of their claims to ANZ Executors & Trustee Company Limited, of 91 William Street, Melbourne by 22 September 1989, after which date it will distribute the assets having regard only to the claims of which it then has notice.

Creditors, next of kin and others having claims in respect of the estate of Minnie Beryl Calvert, late of Kewarra Blue Nursing Hospital, Coolangatta, Queensland, widow, deceased, who died on 28 July 1988, are required by the executor, Owen Stanley David Calvert of 5 Foy Court, Glen Waverley, Victoria, chemist, to send particulars of their claims to him in care of the undermentioned solicitor by 18 August 1989, after which date he will distribute the assets having regard only to the claims of which he then has notice.

SYDNEY ERLICH, solicitor of 15 Lumeah Road, Caulfield North 6093

Creditors, next of kin and others having claims against the estate of Frank Lovell, late of 35 Amery Avenue, Blackburn in the State of Victoria, pensioner, deceased, who died on 23 March 1989, are required to send particulars of their claims to the executor, The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne in the said State by 22 September 1989, after which date the executor will distribute the assets of the estate having regard only to the claims of which it shall then have had notice.

MINTER ELLISON, solicitors, 40 Market Street, Melbourne, Telephone: 617 4617 6094

OLIVIA ETHEL CAMPBELL, late of 68 Tennyson Street, Kew in the State of Victoria, widow

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 14 February 1989 are required by the executor Frederick Reginald Campbell of 6 Wattle Court, Lower Templestowe, retired bank manager to send particulars to the undermentioned firm by 30 August 1989 after which date the said executor may convey or distribute the assets having regard only to the claims of which notice has by then been given.

O'HAIRE & O'HAIRE, solicitors of 627 Chapel Street, South Yarra 6036

JOHN SAMUEL WINTER, late of 28 Sydare Avenue, Chadstone in the State of Victoria, retired dental surgeon, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 13 June 1988 are required by the Executrix Gwendoline Anne Winter of 28 Sydare Avenue, Chadstone, widow, to send particulars to the undermentioned firm by 30 August 1989 after which date the said Executrix may convey or distribute the assets having regard only to the claims of which notice has by then been given.

O'HAIRE & O'HAIRE, solicitors of 627 Chapel Street, South Yarra 6035 Creditors, next of kin and others having claims in respect of the Estate of Creina Muriel Macey, late of 4 Purtell Street, East Bentleigh in the State of Victoria, formerly home duties, but then widow, deceased who died on 7 March 1989 are to send particulars of their claims to Ruth Margaret Soawyer of 15 Horsmunden Road, Moorabbin in the said State, married woman, care of the undermentioned solicitors by 12 September 1989 after which date she will distribute the assets having regard only to the claims to which she then has notice.

REGINALD C. BUTLER & CO., solicitors of 312 Centre Road, Bentleigh 6025

Creditors, next of kin and others having claims in respect of the estate of Annie Gleeson, late of 41 Elgin Street, Morwell, widow, deceased who died on 22 April 1989 are required by Patrick James Gleeson of 10 Desmond Street, Highton and Michael Frances Gleeson of Midland Highway, Boolarra, executors of the will of the deceased to send particulars of their claims to them care of the undermentioned solicitors by 14 September 1989, after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

DAVINE FITZPATRICK & BENNETT, barristers and solicitors of 39 Breed Street, Traralgon 6020

GERTIE EVA WEBSTER, formerly of Flat 1, 2 Liscard Street, Elsternwick but late of 117 Helms Road, Newcomb in the State of Victoria, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 14 February 1988 are required by the Trustee John Nicholas McCann Holt of 8 Mayfair Drive, Newtown, company director to send particulars to him by 10 September 1989 after which date the Trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

AINSWORTH & CO., solicitors of 117 Yarra Street, Geelong 6034

CARLA CAROLINE SMITH, late of Swan Hill District Hospital Nursing Home, Splatt Street, Swan Hill in the State of Victoria, widow, deceased (who died on 20 April 1989)

Creditors, next of kin and all other persons having claims against the estate of the deceased are required by the executors of the will, Francis George Baird and Sandra Elizabeth Nixon to send particulars to them care of the undersigned on or before 14 September 1989 after which date they will distribute the assets having regard only to the claims of which they then have notice.

GARDEN & GREEN, solicitors, 4 McCallum Street, Swan Hill 6055 LESLIE ROBERT MACHIN, late of Unit 3, 20 Anderson Street, South Caulfield in the State of Victoria, retired company director

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 25 January 1989 are required by the trustees, Brenda Ruth Cass of 32 Stawell Street, Kew and Ronald Gordon Wallace of 43 Koolkuna Avenue, Doncaster to send particulars to them care of the solicitors of the estate, John W. Ball & Sons of 165 Bouverie Street, Carlton (reference RJB 89/C029) by 30 September 1989 after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice 6054

EDNA CAROLINE BROWN, formerly of Tooleybuc in the State of New South Wales but late of 50 Pye Street, Swan Hill in the State of Victoria, married woman, deceased (who died on 18 May 1989)

Creditors, next of kin and all other persons having claims against the estate of the deceased are required by the executors of the will, David Thomas Brown and Shirley Mary Williams to send particulars to them care of the undersigned on or before 14 September 1989 after which date they will distribute the assets having regard only to the claims of which they then have notice.

GARDEN & GREEN, solicitors, 4 McCallum Street, Swan Hill 6056

ALAN MURRAY HOLLOWAY, late of O'Connor Street, Nyah West in the State of Victoria, retired manager, deceased (who died on I April 1989)

Creditors, next of kin and all other persons having claims against the estate of the deceased are required by the executors of the will, Audrey May Holloway and Gwenda May Phelan to send particulars to them care of the undersigned on or before 14 September 1989 after which date they will distribute the assets having regard only to the claims of which they then have notice.

GARDEN & GREEN, solicitors, 4 McCallum Street, Swan Hill 6057

ROBERT WILLIAM SEABORNE, late of 384 Grimshaw Street, Bundoora, pensioner,

Creditors, next of kin and others having claims in respect of the deceased (who died 5 January 1989) are required to send particulars of their claims to Graeme Steinfort, solicitor of 562 High Street, Thornbury before 20 September 1989 after which date the administrators may convey or distribute the assets having regard only to the claims of which they then have notice 6089

Creditors, next of kin and others having claims in respect of the estate of Roy Cyril Kellam, late of Unit 15, Rosebud Retirement Village, Bayview Road, Rosebud, in the State of Victoria, retired, deceased, who died on 21 January 1989, are required by the executors, National Mutual Trustees Limited, of 419 Collins Street, Melbourne, in the State of Victoria, to send particulars of their claims to the said National Mutual Trustees Limited, of 419 Collins Street, Melbourne by 13 September 1989, being two (2) clear months after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

LLEWELLYN ALSOP & GRAHAM, solicitors, 213 Nepean Highway, Dromana 6053

Creditors, next of kin and others having claims in respect of the estate of William Hamilton Carr, late of 53 Franklin Street, Portsea, retired, architect, deceased, who died on 9 May 1989, are required by the administratrix, Elizabeth Joan Carr, of 154 Faraday Street, Carlton, to send particulars of their claims to her at the undermentioned address by 22 September 1989, after which date she will distribute the assets having regard only to the claims of which she then has notice.

W. ANDREW THWAITES, solicitor, 6/394 Collins Street, Melbourne 6079

Creditors, next of kin and others having claims in respect of the estate of Alfred Joseph Simpson, late of Eliza Lodge, Special Accommodation, 347 Nepean Highway, Frankston, gentleman, deceased, who died on 22 April 1989, are required to send particulars of their claims to National Mutual Trustees Limited (in the will called National Trustees, Executors and Agency Company of Australasia Limited), of 419 Collins Street, Melbourne, the executor appointed by the deceased's will, by 19 September 1989, after which date it will distribute the assets having regard only to the claims of which it then has notice.

G. R. HERBERT & CO., solicitors, 612-614 Balcombe Road, Black Rock 6080

Creditors, next of kin and other persons having claims against the estate of Peter Henry Whittaker Enright, late of 44 Elsie Grove, Chelsea, retired, who died on 22 May 1989, are required to send particulars of their claims to National Mutual Trustees Limited, of 419 Collins Street, Melbourne by 13 September 1989, after which date the executor will distribute the assets having regard only to the claims of which it then has had notice.

ERMYNGARDE STEAD, late of 100 Bernard Street, Bendigo, gentleman, deceased, intestate

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 11 September 1987 are required by Merryle Eleanor Bowen of 7 Dewar Drive, Loganholme in the State of Queensland, home duties, the executrix of the will of the said deceased to send particulars to her in the care of the undermentioned solicitors by 7 September 1989 after which date the said executrix may convey or distribute the assets having regard only to the claims of which she then has notice.

MACPHERSON AND KELLEY, solicitors, 229 Thomas Street, Dandenong 6058

DENIS EDMUND BRACKEN, formerly of 41 Buckhurst Street, South Melbourne in the State of Victoria electrical mechanic but late of 2 Major Street, Doncaster East in the said State, council employee, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 5 December 1988 are required by National Mutual Trustees Limited of 419 Collins Street. Melbourne, in the said State, formerly in the will described as "National Trustees Executors and Agency Company of Australasia Limited of 95 Queen Street, Melbourne, in the said State" and David Hunt of 9 Iffla Street, South Melbourne in the said State, Storeman, the applicants for a grant of probate to send particulars of their claim to the said National Mutual Trustees Limited of 419 Collins Street, Melbourne, by 13 September 1989, after which date they will convey and distribute the assets having regard only to the claims of which they have then had notice.

ALEXANDER WHITEHOUSE & CO., solicitors, 76 Jackson Court, Doncaster East
6059

JANET STUART STEVENSON, late of Riga Special Accommodation Home, 60 Tooronga Road, East Malvern in the State of Victoria, spinster, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 27 December 1988 are required by the Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne, the applicant for a grant of letters of administration with the will annexed to send particulars of their claims to the company by 20 September, 1989 after which date it will convey or distribute the assets having regard only to the claims of which it then has notice.

NEIL E. SHEPHERD, solicitor of 407 Whitehorse Road, Balwyn, solicitor for the Applicant 6081

THOMAS ROLAND COOPE, late of 250 Bolton Street, Eltham in the State of Victoria, computer programmer, deceased

Creditors, next of kin and others havaing claims in respect of the estate of the above deceased who died on 8 December 1988 are required by the trustee and personal representative to send particulars to her by 5 September 1989, after which date the trustee and personal representative may convey or distribute the assets of the deceased having regard only to the claims of which she then has notice.

McNAB & McNAB, solicitors, 8th Floor, 160 Queen Street, Melbourne 6085

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

On 17 August 1989 at 2.30 p.m. at the Sheriff's Office, 287 Springvale Road, Glen Waverley (unless process by stayed or satisfied).

All the Estate and Interest (if any) of John Ernest Wilson and Jeanette Adeline Wilson of Tumbunna Road, Korumburra as joint proprietors of an estate in fee simple in the land described on Certificate of Titles Volume 4436 Folio 124 and Volume 6785 Folio 834 upon which is erected a partly renovated dwelling known as 14 William Street, Korumburra.

Registered Mortgage No. N5038939 effect the said estate and interest.

All the estate and interest (if any) of J. W. Pty Ltd of 14 William Street, Korumburra, a proprietor of an estate in fee simple in the land described on Certificate of Titles Volume 5357 Folio 375 and Volume 7558 Folio 040 upon which is erected a dwelling known as 20 Mine Road, Korumburra.

Registered Mortgage No. M59308 2Y effect the estate and interest.

Terms—Cash only

6086

H. BUETTNER Sheriff's Officer

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

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

> Accident Compensation Act 1985

163/1989 Accident Compensation Tribunal (Accident Compensation) Rules 1989

> Accident Compensation Act 1985

164/1989 Accident Compensation Tribunal (Workers Compensation) (Costs)

Rules 1989

Supreme Court Act 1986 166/1989 Solicitors' Remuneration Order (No. 2) 1989

> State Superannuation Act 1988

168/1989 State Superannuation (Amendment) Regulations 1989

NOTICE OF MAKING AND AVAILABILITY OF STATUTORY RULES

In pursuance of the provisions of the Subordinate Legislation Act 1962 and the Regulations made thereunder notice is given of the making and availability of the following Statutory Rules:

Note: The date specified after each Statutory Rule is the date it was first obtainable from-VGPO Mail and Bulk Order Sales 7-21 Boundary Rd, North Melbourne, 3051 Tel: 326 6240

Religious Successory and Charitable Trusts Act 1958

149/1989 Religious Successory and Charitable Trusts (Fees) Regulations 1989

7 July 1989 Code 1

Dentists Act 1972 150/1989 Dentists (Dental Hygienists) Regulations 1989

6 July 1989 Code 1

Health Services Act 1988 151/1989 Hospitals and Charities (Nursing Home Fees)

Regulations 1989 6 July 1989 Code 1

> Environment Protection Act 1970

153/1989 **Environment Protection** (Control of Ozonedepleting Substances) Regulations 1989

6 July 1989 Code 1

Transfer of Land Act 1958 154/1989 Transfer of Land (Fees) Regulations 1989

6 July 1989 Code 2

Property Law Act 1958 155/1989 Property Law (Fees) Regulations 1989 7 July 1989

Code 1

Strata Titles Act 1967 156/1989 Strata Titles (Registrar's Fees) Regulations 1989

6 July 1989 Code 1

Cluster Titles Act 1974

Cluster Titles (Registrar's Fees) Regulations 1989 157/1989

5 July 1989

Code 1

Instruments Act 1958

158/1989 Instruments nstruments (Fees) Regulations 1989

7 July 1989

Code 1

Annual Reporting Act 1983

159/1989

Annual Reporting (Administrative Units) (Amendment) Regulations 1989 Annual

7 July 1989

Code 1

Annual Reporting Act 1983

160/1989

Annual Reporting (Incorporation of Accounting Standards) Regulations 1989

6 July 1989

Code 2

Supreme Court Act 1986

165/1989

Supreme Court (Chapter III Amendment No. 2) Rules 1989

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