VICTORIA GOVERNMENT

GAZETTE

No. G 13 Wednesday 10 April 1991

By Authority L. V. North, 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

Ground 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.
- 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.

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North Melbourne (PO Box 203 North Melbourne 3051)

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Single column × cm/part cm \$4.10 Double column × cm/part cm \$8.20

Full page \$171.50

Cheques should be made payable to 'VGPO'. These rates apply to advertisements printed on or after 14 February 1990.

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 11.00 am 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

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General, Special and Periodical—\$200.00 each year Periodical—\$100.00 each year

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All payments should be made payable to VGPO. Subscription inquiries (03) 320 0217

Fax (03) 328 4917

PROCLAMATIONS

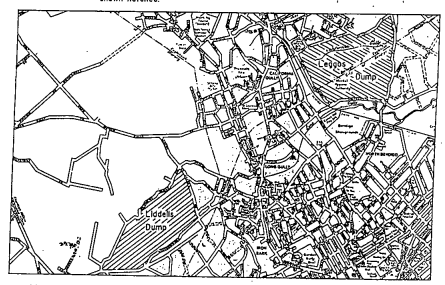
Mines Act 1958

EXCEPTION FROM OCCUPATION FOR MINING

I, J. Davis McCaughey, Governor of Victoria, acting with the advice of the Executive Council, and under sections 7 and 347 of the Mines Act 1958, except from occupation for mining or prospecting purposes under any miner's right or from being leased under a mining lease or development lease or from being licenced under section 81, 82, 85 or 325 of the Mines Act 1958, the land known as Leggo's Dump and the land known as Liddell's Dump in the Parish of Sandhurst, shown by hatching on plan in the schedule. This exeption applies from the land surface down to a depth of 30 metres from the surface.

SCHEDULE.

Area excepted from occupation for mining under Section 7 and 347 of the Mines Act1958 shown hatched.



Given under my hand and the seal of Victoria on 9 April 1991

J. DAVIS McCAUGHEY By His Excellency's Command

D. R. WHITE

20400

Minister for Manufacturing and Industry Development

ACT OF PARLIAMENT **PROCLAMATION**

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

No. 1 of 1991 Burrumbeet Land Act 1991

Given under my hand and the seal of Victoria at Melbourne on 26 March

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

No. 1 of 1991 This Act comes into operation on a day to be proclaimed.

Public Service Act 1974 PROCLAMATION

Public Holidays and Half-Holidays

I, J. Davis McCaughey, Governor of Victoria, acting with the advice of the Executive Council and under section 71 (2) of the Public Service Act 1974, appoint the days and dates mentioned hereunder to be observed as Public Holidays and Half-holidays at the places specified.

PUBLIC HOLIDAY

Wednesday, 21 August 1991—Throughout the Townships of Wedderburn and Korong Vale.

PUBLIC HALF-HOLIDAYS

Wednesday, 17 April 1991-Throughout the Shire of Dundas.

Wednesday, 17 April 1991-Within the City of Hamilton.

Thursday, 2 May 1991—Throughout the City of Warrnambool.

Given under my hand and the seal of Victoria on 9 April 1991

> J. DAVIS McCAUGHEY By His Excellency's Command

> > **NEIL POPE**

20290

Minister for Labour

Bank Holidays Act 1958 **PROCLAMATION** Bank Half-Holidays

I, J. Davis McCaughey, Governor of Victoria, acting with the advice of the Executive Council and under section 6 of the Bank Holidays Act 1958, appoint the days and dates mentioned hereunder to be observed as Bank Half-holidays at the places specified.

Wednesday, 17 April 1991-Within the City of Hamilton.

Thursday, 2 May 1991—Throughout the City of Warrnambool.

Thursday, 2 May 1991—Within the Borough of Port Fairy.

Thursday, 2 May 1991—Throughout the Shire of Warrnambool.

Friday, 10 May 1991—Throughout the Shire of Glenelg.

, Given under my hand and the seal of Victoria on 9 April 1991

J. DAVIS McCAUGHEY By His Excellency's Command

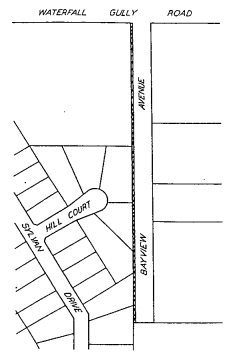
NEIL POPE

G 13 10 April 1991 899

Ministry of Ethnic, Municipal and Community **Affairs**

Office of Local Government PROCLAMATION OF PUBLIC HIGHWAY Shire of Flinders

I, J. Davis McCaughey, Governor of Victoria, acting with the advice of the Executive Council and under section 519 of the Local Government Act 1958 proclaim that part of Bayview Avenue, Rosebud shown by hatching on the attached plan to be a public highway.



Given under my hand and the seal of Victoria on 9 April 1991

J. DAVIS McCAUGHEY By His Excellency's Command CAROLINE HOGG Minister for Ethnic, Municipal

and Community Affairs

20460

20290

Minister for Labour

GOVERNMENT NOTICES

Transport Act 1983 ROAD TRANSPORT LICENSING TRIBUNAL

Commercial Passenger Vehicle and Tow Truck
Licence Applications

Notice is hereby given that application by the following parties, previously gazetted and objected to, will be considered by the Road Transport Licensing Tribunal as following:

| | Previous | |
|-----------|----------|------|
| | Gazette | |
| Applicant | No. | Date |

(i) On Tuesday, 7 May 1991 in the Public Hearing Theatre, Ground Floor, North Building, Roads Corporation, Corner Lygon and Princes Streets, Carlton commencing at 9.30 a.m.

| G. S. McDonnell | G.39 | 3.10.90 |
|---|------|----------|
| G. Sant | G.05 | 6.2.91 |
| Croydon and District Smash Repairs Pty Ltd | G.40 | 10.10.90 |
| Baywood Panel Service Pty Ltd | G.40 | 10.10.90 |

(ii) On Monday, 20 May 1991 in the City of Sale Council Chambers, 82-88 Macalister Street, Sale commencing at 1.30 p.m.

T. F. Perry G.49 12.12.90

(iii) On Tuesday, 21 May 1991 in the City of Sale Council Chambers, 82-88 Macalister Street, Sale commencing at 9.15 a.m.

S. T. O'Neill G.39 3.10.90 L. & D. Minty Pty Ltd G.09 6.3.91

(iv) On Thursday, 23 May 1991 in the Public Hearing Theatre, Ground Floor, North Building, Roads Corporation, Corner Lygon and Princes Streets, Carlton commencing at 9.30 a.m.

| M. R. Fudge G.49 12.12.90 R. W. Neale G.50 19.12.90 S. & B. O'Regan G.04 30.1.9 | | | | |
|---|-----------------|---|------|----------|
| | S. & B. O'Regan | | G.04 | 30.1.91 |
| M. R. Fudge G.49 12.12.90 | R. W. Neale | , | G.50 | 19.12.90 |
| | M. R. Fudge | | G.49 | 12.12.90 |

Dated 8 April 1991

| | L. KYAN |
|-------|-----------|
| 20700 | Registrar |

Transport Act 1983 ROADS CORPORATION

Commercial Passenger Vehicle Applications
Notice is hereby given that the following
applications will be considered by the Roads
Corporation on 14 May 1991.

Notice of any objection to the granting of an application should be forwarded to reach the Manager, Vehicle Licensing or any District Office of the Roads Corporation not later than 8 May 1001

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.

B. Kursitis, Doncaster. Application to license one commercial passenger vehicle in respect of a 1971 Rolls Royce sedan with seating capacity for 5 passengers to operate as a special purpose vehicle from 1 Stutt Road, Doncaster for the carriage of passengers for wedding parties.

D. K. & J. A. Morris, Red Cliffs. Application to license one commercial passenger vehicle in respect of a 1984 Toyota Coaster bus with seating capacity for 19 passengers to operate for the carriage of school children to the exclusion of all other passengers excepting duly authorised teachers between Red Cliffs Secondary College and Irymple Secondary College under contract to the schools.

Note: This service is currently authorised by permit.

E. A. Nantes, East Kew. Application to license one commercial passenger vehicle in respect of a 1952 Jaguar sedan with seating capacity for 4 passengers to operate as a special purpose vehicle from 51 Frater Street, East Kew for the carriage of passengers for wedding parties.

S. F. Nathan, Essendon. Application to license four commercial passenger vehicles in respect of the following:

| Make | Seating Capacity . | Year of Manu- facture |
|----------------------------|-----------------------|-----------------------------|
| .1 Ford LTD Stretched | • | • |
| Limousine | 7 | 1982 |
| 1 Buick Phaeton sedan | - 5 | 1934 |
| 1 Buick sedan | ٠ 5٠ | 1937 |
| 1 Buick Stretched | i* | |
| Limousine | . 7 | 1939 |
| to operate as special purp | ose vehicles | from 11 |

to operate as special purpose vehicles from 11 Jacka Street, Essendon for the carriage of passengers for wedding parties.

Dated 10 April 1991

GEOFF S. HUGHES
Manager, Vehicle Licensing

Victoria Government Gazette

Transport Act 1983

NOTICE OF THE MAKING OF AN ORDER **UNDER SECTION 247 OF THE ACT**

- Pursuant to section 247 of the Transport Act 1983, I hereby give notice that an Order of the Governor in Council was made on 9 April 1991, granting the Yarra Valley Tourist Railway Inc. the right to occupy a railway line or part thereof for the purpose of a tourist railway and to manage, operate and maintain a tourist railway thereon.

PETER SPYKER 20840 Minister for Transport

Transport Act 1983

NOTICE OF THE MAKING OF AN ORDER UNDER SECTION 247 OF THE ACT

Pursuant to section 247 of the Transport Act 1983, I hereby give notice that an Order of the Governor in Council was made on 9 April 1991, granting the Castlemaine and Maldon Railway Preservation Society the right to occupy a railway line or part thereof for the purpose of a tourist railway and to manage, operate and maintain a tourist railway thereon.

PETER SPYKER 20840 Minister for Transport 414

Transport Act 1983 ROAD TRANSPORT LICENSING TRIBUNAL

Commercial Passenger Vehicle and Tow Truck Licence Applications

This notice corrects a previous notice which appeared in the Victoria Government Gazette No. G.11 dated 20 March 1991.

(i) On Tuesday, 23 April 1991 in the Public Hearing Theatre, Ground Floor, North Building, Roads Corporation, corner Lygon and Princes Streets, Carlton commencing at 9.30 a.m.

| | Previous | |
|-----------------------|----------|---------|
| | Gazette | |
| Applicant ' | No. | Date |
| M. and D. Dorcich | G.01 | 9.1.91 |
| C. G. Backhouse | G.01 | 9.1.91 |
| F. Vella and D. James | G.01 | 9.1.91 |
| F. Vella and D. James | G.04 | 30.1.91 |

(ii) On Tuesday, 14 May 1991 in the Shire of Ballarat Council Chambers, corner Learmonth and Gillies Streets, Wendouree commencing at 9.15 a.m.

| • | Previous Gazette | • |
|-------------------------|---------------------|---------|
| Applicant | No. | Date |
| N. G. and S. E. Billett | G.27 | 11.7.90 |
| Commencing at 11.00 a | ı.m. | |

G 13 10 April 1991 901

Date

Previous Gazette Applicant No.

10.10.90 D. A. and V. J. Wakeling G.40

Dated 25 March 1991

20700 L. RYAN, Registrar

Planning and Environment Act 1987 CRANBOURNE PLANNING SCHEME · Notice of Approval of Amendment

Amendment L54

The Minister for Planning and Housing has approved Amendment L54 to the Cranbourne Planning Scheme.

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

The amendment rezones land in Stevensons and Ballarto Roads, Cranbourne to the west of the Cranbourne racehorse training complex to a Special Use Zone No. 4. The rezoning allows the land to be subdivided and developed for intensive racehorse stabling.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of the Shire of Cranbourne, Sladen Street, Cranbourne and at the Department of Planning and Housing, 477 Collins Street, Melbourne.

GEOFF CODE

Manager

20600

Planning Co-ordination Branch

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

The Minister for Planning and Housing has approved Amendment L3 to the Local Section of the Brunswick Planning Scheme.

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

The amendment rezones land at 7-19 and 27-31 Piera Street, East Brunswick, from Light Industrial to Residential C.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Planning and Housing, Ground Floor, 477 Collins Street, Melbourne, and at the offices of the City of Brunswick, 233 Sydney Road, Brunswick.

> **GEOFF CODE** Manager

Planning Co-ordination Branch 20600

Planning and Environment Act 1987 HUNTLY PLANNING SCHEME Notice of Amendment

Amendment L25

The Minister for Planning and Housing has prepared Amendment L25 to the Local Section of the Huntly Planning Scheme.

The amendment rezones land on the western side of Railway Place East, south of Clarke Street, Elmore, from Railway Land Reservation to Township Zone.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of the Department of Planning and Housing, Ground Floor, 477 Collins Street, Melbourne; the Loddon-Campaspe Regional Planning Authority, 261 Hargreaves Street, Bendigo; the Shire of Huntly, Midland Highway, Huntly; and the Elmore Post Office, Railway Place, Elmore.

Submissions about the amendment must be sent to the Minister for Planning and Housing, Attention: Planning Co-ordination Branch, PO Box 2240T, Melbourne 3001 by 13 May 1991.

GEOFF CODE

Manager

20600

Planning Co-ordination Branch

Planning and Environment Act 1987 ALBERTON PLANNING SCHEME Notice of Amendment

Amendment L18

The Minister for Planning and Housing has prepared Amendment L18 to the Local Section of the Alberton Planning Scheme.

The amendment rezones land on the southeast corner of Streleski and Broughton Streets. Alberton, from an Existing Public Purposes (Municipal) Reservation to an Agricultural Zone.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of the Department of Planning and Housing, Ground Floor, 477 Collins Street, Melbourne; the Department's regional office, 71 Hotham Street, Traralgon; the Latrobe Regional Commission, Grey Street, Traralgon; and the Shire of Alberton, Commercial Road, Yarram.

Submissions about the amendment must be sent to the Minister for Planning and Housing, Attention: Planning Co-ordination Branch, PO Box 2240T, Melbourne 3001 by 13 May 1991.

GEOFF CODE

Manager

Victoria Government Gazette

Planning and Environment Act 1987 BACCHUS MARSH PLANNING SCHEME

Notice of Approval of Amendment

Amendment L19

The Minister for Planning and Housing has approved Amendment L19 to the Local Section of the Bacchus Marsh Planning Scheme.

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

The amendment involves land described as: part Crown Allotments 10, 11, 12 and 13, Section 8:

part Crown Allotments 15 and Crown Allotments 29, 30 and 31, Section 9; and Crown Allotments 32, 33, 34 and 34A and Crown Allotment J, Section 9, Parish of

Parwan, located on the east side of Parwan South Road between Parwan Exford Road and Rowsley Exford Road, Parwan South.

The land which was zoned Rural A is being reserved as Proposed Public Purposes Reservation: Shire of Bacchus Marsh-Sewage Treatment to provide sewage treatment and effluent disposal for Bacchus Marsh.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of the Shire of Bacchus Marsh, Council Chambers, 197 Main Street, Bacchus Marsh and at the Department of Planning and Housing, 477 Collins Street, Melbourne.

> **GEOFF CODE** Manager

20600

Planning Co-ordination Branch

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

Amendment L9

The Minister for Planning and Housing has approved Amendment L9 to the Local Section of the Port Melbourne Planning Scheme.

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

The amendment rezones land in Douglas Street, Turner Street and Thackray Road, Port Melbourne, from part Existing Public Purpose 13 and part Proposed Public Purpose 13 Reservations to General Industrial Zone.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Planning and Housing, Ground

20600 Planning Co-ordination Branch Victoria Government Gazette

Floor, 477 Collins Street, Melbourne, and at the offices of the City of Port Melbourne, 333 Bay Street, Port Melbourne.

GEOFF CODE

Manager

20600

Planning Co-ordination Branch

ERRATUM

DEAKIN PLANNING SCHEME

Amendment L9

In Government Gazette G11 dated 20 March 1991 on page 659 the notice for the above amendment was incorrect.

In the heading, "L19" should read "L9".

GEOFF CODE Manager

20600

Planning Co-ordination Branch

Planning and Environment Act 1987 A NUNAWADING PLANNING SCHEME

Notice of Approval of Amendment Amendment L18

... The Minister for Planning and Housing has approved Amendment L18 to the Local Section of the Nunawading Planning Scheme.

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

The amendment rezones land generally on the north-west corner of Highbury and Springvale Roads, Tally Ho, from Public Purposes 1-Commonwealth Government Reservation to .Tally Ho Business Park Zone No. 2, and includes ordinance controls for the new zone.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Planning and Housing, Ground Floor, 477 Collins Street, Melbourne, and at the offices of the City of Nunawading, 379 Whitehorse Road, Nunawading.

> **GEOFF CODE** Manager

, 20600

Planning Co-ordination Branch

Planning and Environment Act 1987 SPRINGVALE PLANNING SCHEME

Amendment RL105 Part 2

- On 27 March 1991 the Minister for Planning · and Housing refused the above amendment.

The amendment proposed the rezoning of land on the corner of Cheltenham Road and Kingsclere Avenue, Keysborough, from Residential C to Office and an Ordinance amendment to allow an office component within a proposed medical centre development.

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

GEOFF CODE

Manager

20600 Planning Co-ordination Branch

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

Amendment L3

On 27 March 1991 the Minister for Planning and Housing refused the above amendment.

The amendment proposed the rezoning of land in Clynden Avenue, East Malvern, from Residential C to Office and an Ordinance amendment to allow office development on the land.

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

GEOFF CODE

Manager

20600

Planning Co-ordination Branch

CORRIGENDUM MAFFRA PLANNING SCHEME

Amendment L19

In Government Gazette G11 dated 20 March 1991 on page 659 the Erratum notice for the above amendment is incorrect.

The original Notice of Amendment in Government Gazette G6 dated 13 February 1991 on page 285 is correct.

GEOFF CODE

Manager

20600

Planning Co-ordination Branch

Land Acquisition and Compensation Act 1986 Form 7 Reg 16

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Minister for Planning and Housing declares that by this notice he acquires the following interest in the land described as:

> Part of Portion 7 Parish of Will Will Rook having an area of approximately 33.6 hectares.

Interest acquired:

Westpac Banking Corporation (successor to The Commercial Bank of Australia Limited) as mortgagee described in Memorialising Indenture No. 1000 Book 785 at the Registrar General's Office.

This Notice of Acquisition replaces the Notice of Acquisition published in the Victoria Government Gazette on 30 January 1991, page 179, relating to the above land.

Published with the authority of the Minister for Planning and Housing. 20600

Planning and Environment Act 1987 **BULN BULN PLANNING SCHEME**

Notice of Amendment Amendment L14

The Minister for Planning and Housing has prepared Amendment L14 to the Local Section of the Buln Buln Planning Scheme.

The amendment rezones land on the northeast corner of Main. Neerim Road and Addison Street, Neerim South, from Existing Public Open Space (Parklands and Natural Reserves) Reservation to Residential B zone.

A copy of the amendment can be inspected. free of charge, during office hours at the offices of the Department of Planning and Housing, Ground Floor, 477 Collins Street, Melbourne, the Department's regional office, 1st Floor, Cranbourne Court, 33-39 High Street, Cranbourne, and the offices of the Shire of Buln Buln, 33 Young Street, Drouin.

Submissions about the amendment must be sent to the Minister for Planning and Housing, (Attention: Planning Co-ordination Branch), PO Box 2240T, Melbourne 3001 by 13 May 1991.

> GEOFF CODE Manager

20600

Planning Co-ordination Branch

Planning and Environment Act 1987 BERWICK PLANNING SCHEME Notice of Approval of Amendment Amendment L7

The Minister for Planning and Housing has approved Amendment L7 to the Berwick Planning Scheme.

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

The amendment rezones Nos 1, 3, 5, 7, 9, 10, 11 Richardson Grove and 34 Gloucester Avenue, Berwick from Berwick Office zone to Proposed Public Purposes 19 (Local Government) Reservation to allow for a municipal car park on the south side of Berwick Village Shopping

A copy-of the amendment can be inspected, free of charge during office hours, at the offices of the City of Berwick, Princes Highway, Narre Warren and at the Department of Planning and Housing, 477 Collins Street, Melbourne.

> **GEOFF CODE** Manager Planning Co-ordination Branch

Victoria Government Gazette

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

Amendment No. R74

The Geelong Regional Commission has prepared Amendment No. R74 to the Geelong Regional Planning Scheme.

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

- 1. Rezoning 2548 square metres of land on the south-west corner of The Avenue and Presidents Avenue, Ocean Grove from Residential A to Public Purposes (Existing)-Local Government.
- 2. Closing part of Elgin Street, Drysdale and rezoning the closed section of road from Residential A to Public Purposes (Existing)-2—Local Government.
- 3. Rezoning land bounded by Thomas Road, Gebbies Road, Hovell Creek and Forest Road, Lara from Rural Residential to Residential C and to realign the boundary of the adjoining Rural Floodland zone. Also to change the Geelong Regional Planning Scheme Ordinance to require a plan showing building envelopes above the known flood level.
- 4. Removing the prohibition on subdivision in the eastern half of the Moolap Industrial Estate (Albert Street to Grandview Parade, Moolap
- 5. Amending Clause 18 of the Geelong Regional Planning Scheme Ordinance to permit. subject to a permit, a two lot subdivision of land at 33 The Avenue, Leopold.

The amendment can be inspected at Geelong Regional Commission, Fifth Floor, State Government Offices, cnr Fenwick and Little Malop Streets, Geelong; Department of Planning and Housing, The Olderfleet Buildings, 477 Collins Street, Melbourne; the offices of the Rural City of Bellarine; the Shire of Corio.

Submissions about the amendment must be sent to the Secretary, Geelong Regional Commission, P.O. Box 770, Geelong 3220 by Friday, 10 May 1991.

G. R. COWLING, Secretary 20340 Geelong Regional Commission

ERRATUM TALBOT AND CLUNES PLANNING **SCHEME**

Amendment L9

In Government Gazette, G10 dated 13 March 1991 on page 604 the notice for the above amendment was incorrect.

Victoria Government Gazette

- 1. In the heading to the amendment, the words "Notice of Approval of Amendment" should read "Notice of Amendment".
- 2. In the first paragraph of the notice, the word "approved" should read "prepared".

GEOFF CODE Manager

20600

Planning Co-ordination Branch

Planning and Environment Act 1987 MILDURA (CITY) PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment L18

On 4 March 1991 the City of Mildura resolved to abandon the above amendment.

The amendment proposed the rezoning of land on the corner of Eleventh Street and Deakin Avenue, Mildura, from Residential C to Commercial B.

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

GEOFF CODE Manager

20600

Planning Co-ordination Branch

Regulations

"MITTYACK WEST BUSHLAND RESERVE

,I, Steven Marshall Crabb, Her Majesty's Minister for Conservation and Environment in and for the State of Victoria, under the powers conferred on me by section 13 of the Crown Land (Reserves) Act 1978 do hereby make the following Regulations for or with respect to Crown Allotment 26A, Parish of Mittyack temporarily reserved by Order in Council of 27 March 1990 for conservation of an area of natural interest (hereinafter referred to as "the Reserve").

REGULATIONS

- 1. The Reserve shall be open to the public at all times free of charge.
- 2. In the Reserve no person shall-
- (a) enter or remain who may offend against decency as regards dress, language or conduct or who may behave in a disorderly, unseemly or offensive manner, or create or take part in any disturbance;
- (b) carry, use or discharge any firearm, air rifle or any other weapon;
- (c) carry or use any trap, snare, net or other device for the capture of animals;
- (d) disturb, interfere with or destroy any animal or bird or its lair or nest;
- (e) interfere with, mark, deface or damage any buildings, gates, fences, barriers, seats, signs or any other improvements;

G 13 10 April 1991 905

- (f) leave or deposit any glass bottle, tin, can, waste paper, refuse or any other rubbish except in receptacles provided for the purpose;
- (g) erect buildings, nor sell or offer to sell or hire any article or commodity;
- (h) permit any dog unless such dog is at all times controlled by a chain, cord or leash;
- 3. In the Reserve no person shall, unless authorised by consent in writing of the Regional Manager, Department of Conservation and Environment, Mildura—
 - (a) interfere with, mark, deface, damage, pick or injure any tree, shrub, flower, plant or any other vegetation;
 - (b) light or cause to be lit any fire except in any properly constructed fireplace provided for that purpose;
 - (c) camp:
 - (d) drive any vehicle other than on a formed road or car park open to the public;
 - (e) put or allow to remain any sheep, horses, cattle, pigs or other animals;
 - (f) organise or take part in any public entertainment, game or sport;
 - (g) disturb or remove any soil, sand, humus, gravel or rock—(Rs 14144).

Dated 26 March 1991

S. M. CRABB

Minister for Conservation and Environment

Every person who contravenes or fails to comply with these Regulations shall be liable to the penalties prescribed in section 13 of the Crown Land (Reserves) Act 1978.

REGULATIONS

Streamside (Germination Ridge) Reserve

Title

1. These Regulations may be cited as the Streamside (Germantown Bridge) Reserve Regulations 1991.

Objective

2. The objective of these Regulations is to provide for the care, protection and management of the land being Crown Allotment 6, Section N, Parish of Bright temporarily reserved as a site for conservation of an area of natural interest by Order in Council of 20 April 1982 together with the adjoining portion of the permanent reserve for public purposes along the east bank of the Ovens River (hereinafter called "the Reserve").

. Authorising Provisions

3. These Regulations are made under section 13 of the Crown Land (Reserves) Act 1978.

Commencement

These Regulations come into operation on 10 April 1991.

Regulations

- 5. The reserve is open to the public free of charge.
 - 6. Within the reserve a person must not-
 - (a) behave in a noisy or disorderly manner or create or take part in any disturbance or commit any act of indecency or offend against decency as regards dress, language or conduct:
 - (b) have in their possession, carry or use any firearms, traps, poisons, nets or snares;
 - (c) disturb, interfere with or destroy any bird or animal or its lair or nest;
 - (d) remove, damage, displace or deface any sign, notice board, seat, table, building, fence, gate or any other thing constructed or erected in the reserve;
 - (e) bring a dog which is not controlled by means of a leash or other form of restraint;
- (f) leave any litter of any description, except in a receptacle provided for that purpose;
- (g) erect or place any building or other structure;
- (h) sell or offer for sale any article whatsoever,
- (i) let or offer for hire any service, article, device or thing.
- 7. Within the reserve a person must not, unless authorised in writing by the Regional Manager, North-East Region of the Department of Conservation and Environment—
 - (a) drive or leave any vehicle other than on a formed road or car park open to the public;
 - (b) organise, play, practice or take part in any game, sport or entertainment;
 - (c) except as herein provided bring into or permit to remain any animal;
 - (d) light a fire other than in fireplace provided for that purpose;
 - (e) camp;
 - (f) pick, remove, cut, destroy or otherwise interfere with any flowers, shrubs, trees or other vegetation;
 - (g) disturb or remove any soil, sand, gravel or rock.
- 8. A person who contravenes or fails to comply with any provisions of these Regulations is guilty of an offence and liable for the penalty prescribed in the *Crown Land (Reserves) Act* 1978—(Rs 11697).

Dated 8 April 1991

20090

STEVE CRABB Minister for Conservation and Environment Victoria Government Gazette

REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE YEA RACECOURSE AND . RECREATION RESERVE, YEA

I, Steven Marshall Crabb, Her Majesty's Minister for Conservation and Environment in and for the State of Victoria, in pursuance of the powers conferred on me by section 13 of the Crown Land (Reserves) Act 1978, do hereby make the following Regulations for or with respect to the Crown land in the Parish of Yea (hereinafter referred to as the "Reserve") permanently reserved for Racecourse and Public Recreation by Order in Council dated 24 January 1967 (vide Government Gazette dated 1 February 1967) in respect of which a Committee of Management (hereinafter referred to as "the Committee") has been appointed.

These Regulations are in lieu of all previous regulations which are hereby revoked.

REGULATIONS

- 1. The Reserve shall be open to the public for recreation, convenience and enjoyment at all reasonable times free of charge, except on such days as the Reserve or part thereof may be set apart for race meetings or other amusements or like purposes on any of which occasions the Committee or any person, club, association or other body or persons who have been granted the use of the Reserve or any portion thereof for any of the abovementioned purposes upon such terms and conditions as the Committee may determine, may charge such fee or fees as may be determined by the Committee from time to time for the admission of every person to the Reserve, provided, however, that the Committee shall have the right to limit or restrict access to buildings thereon.
 - 2. No person shall-
 - (a) enter or remain in the Reserve who may offend against decency as regards dress, language or conduct or who may behave in a disorderly or offensive manner or in a manner which may cause any damage to the Reserve or to any improvements or buildings thereon;
 - (b) enter or remain in the Reserve whilst in a state of intoxication;
 - (c) bring into or sell or distribute in the Reserve any intoxicating liquor, unless authorised by the Committee and holding a licence or permit as required pursuant to the provisions of the Liquor Control Act 1968 and then only in such place or places or portion of the Reserve as may be set apart for the purpose by the Committee:
- (d) climb or jump over any gate or fence in or around the Reserve, stick bills or posters thereon or cut names on or in any

- way damage, mark or injure any of the buildings, gates, fences, seats or trees in the Reserve nor roll or throw stones or any missiles of any kind therein;
- (e) remove, deface or displace any board, plate or fitting, written or printed notice for exhibition of any Regulations or notice fixed or set up by the Committee in the Reserve:
- (f) light a fire in the Reserve except at places as are set apart for the purpose by the Committee:
- (g) do any thing whatsoever in the Reserve for the purpose of making money without the consent of the Committee first obtained;
- (h) bring into the Reserve any cattle, horses, sheep, goats, pigs or other animals, nor permit the same to enter without the permission of the Committee being first obtained otherwise the same may be impounded by the Committee. All dogs must be controlled by a chain or leash;
- (i) play, practise or engage in any organised game, sport or entertainment in the Reserve at any time without the consent of the Committee having been first obtained and then only subject to such conditions as the Committee deems reasonable and consistent with these Regulations;
- (j) take part in any public entertainment of any sort in the Reserve without the permission of the Committee first obtained. All applications for the use of the Reserve must be lodged in writing with the Secretary of the Committee fourteen days before the Reserve or part thereof is required:
- (k) on any portion of the Reserve, cause or permit any outcry, sound or noise to be emitted from any amplifier, loud speaker, public address system or like instrument without first obtaining the permission of the Committee and such permission may be granted subject to such terms, conditions and restrictions as may be imposed by the Committee;
- (1) remain within the Reserve or on any property therein when lawfully directed to leave the same by an authorised officer under section 83 of the Conservation, Forests and Lands Act 1987, or member of the Police Force or authorised officer of the Committee;
- (m) hawk or sell or offer for sale within the Reserve any goods, fruit, merchandise or anything whatsoever, or solicit or gather

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- money therein without the authority, in writing, of the Committee;
- (n) in or upon the Reserve kill, wound, trap or snare or attempt to kill, wound, trap or snare any bird or other native game, or have any dead bird or other native game or the skin or pelt thereof in his possession;
- (o) dig or remove any sand, soil, stone or other material from the Reserve;
- (p) break glass of any kind or leave or deposit in the Reserve any matter or thing injurious to any person;
- (q) deposit or leave in the Reserve any bottles, glass, tin, cans, waste paper, garbage or litter of any kind except in receptacles provided for the purpose by the Committee;
- (r) play or perform in any band of music, or deliver or read any public speech, lecture, prayer, sermon or address of any kind, or sing any sacred or secular song, or enter into any public assemblage on the Reserve except with the consent of the Committee first obtained;
- (s) camp in the Reserve or in any of the buildings therein except with the consent of the Committee first obtained;
- (t) obstruct hinder or interfere with any person employed at the Reserve;
- (u) ride a horse, bicycle or motor cycle or drive a motor vehicle or any other vehicle within the Reserve recklessly or in a manner which is dangerous to the public having regard to all the circumstances of the case or on any area other than that set aside by the Committee for the particular purpose;
- (v) cut, saw, dig, move or displace any trees, boughs, live or dead timber, wood or other material which may be in or around the Reserve without the consent of the Committee;
- (w) carry or discharge any firearms or air guns in the Reserve;
- (x) park any motor vehicle or other vehicle in the Reserve except at such place or places set apart for the purpose by the Committee, or bring a caravan into the Reserve without the consent of the Committee and then only subject to such conditions and the payment of such fees as may be prescribed by the Committee from time to time;
- (y) spit or expectorate or commit any nuisance on the paths or in or on any building, structure or erection in the Reserve:

- (z) enter, cross, be on or trespass on any playing ground area, enclosure, course building, room or structure or any part thereof in the Reserve whilst any sport, game, competition, race, entertainment or amusement is being played, conducted or carried on or at any time between the commencement and conclusion of such event without the consent of the Committee;
- (aa) interfere with or interrupt any game, sports, competition, entertainment or amusement or practice thereat in the Reserve:
- (bb) obtain or attempt to obtain admission to any part of the Reserve when not entitled to admission under these Regulations.
- 3. Any person granted the use of the Reserve or any part thereof for any purpose consistent with the purposes of the reservation shall pay to the Committee from time to time such annual or other charge as the Committee may consider fair and reasonable and consistent with these Regulations.
- 4. Persons using, occupying or hiring any stand, building, erection or enclosure in the Reserve on the occasions of any race meetings or other amusements or like activities may be required to deposit a sum which the Committee may at any time determine by way of guarantee that due care shall be taken of such stand, building erection or enclosure, and such Committee, in its absolute discretion, may make good any loss or damage sustained by such stand, building, erection or enclosure or anything contained therein or by any other property in the Reserve or any losses otherwise sustained by the Committee by reason of such use, occupancy or hiring and deduct the cost of making good such loss or damage from the sum of money deposited by way of guarantee, and all persons so using, occupying or hiring shall abide by these Regulations and by any lawful order or direction which may be given by the Committee in respect thereof, or for the protection of the property of the Committee or property under its control, or for the safety or the protection of the health of the public therein.
- 5. All persons using any grandstand or other building or structure in the Reserve shall observe any and every order or direction given by the Committee or any person authorised by the Committee for the prevention of overcrowding or for any other purpose whatsoever.
- 6. The Committee may set apart any portion of the Reserve for any purpose consistent with the purposes of the reservation and may from time to time grant to any person, club or combination of clubs the use of such portion so

- set apart upon such terms and conditions as the Committee may consider reasonable and consistent with these Regulations, save that at no time will it be permissible for any person whether he has paid a charge for admission to the Reserve or whether he has been granted the use thereof to enter upon any area set aside for horse racing tracks or ancillary facilities.
- 7. Any person authorised by the Committee may refuse admission to any person to the Reserve or expel any person from the Reserve if, in the opinion of such authorised person, such refusal or expulsion is conducive to the maintenance of good order therein or to the preservation of the Reserve or is in the interests of other persons resorting thereto.
- 8. Any person, club, association or other body of persons who has been granted the use of the Reserve or any part thereof pursuant to the provision of Regulation No. 1 of these Regulations or any person or organisation who proposes to use or who uses the Reserve or any part thereof for any organised activity consistent with the purposes of the reservation, including the conduct of stalls, side-shows or other like activities shall ensure to the satisfaction of the Committee that a Public Risk Insurance Policy of a nature and to an extent satisfactory to the Committee has been taken out by such person, club, association, organisation or other body of persons prior to the use of the Reserve or any part thereof and remains effective for the duration of such use.
- 9. Notwithstanding anything else herein contained the Committee may permit any person or persons or community organisation, the aims and objects of whom or of which the Committee considers to be generally for the benefit of the community and consistent with the purposes of the reservation, to use any defined part of the Reserve for the promotion of its objects and for this purpose may—
 - (a) grant such a permit either in consideration
 of payment of such charge as the
 Committee may determine from time to
 time or without payment of any charge;
 - (b) impose such conditions and/or restrictions on such aforesaid use as the Committee may determine from time to time;
 - (c) permit such person or persons or community organisation to erect on such aforesaid defined part of the Reserve, such buildings or other structures as the Committee may approve for the promotion of the aims and objects of such person or persons or community organisation;
 - (d) enter into such written agreements with the person or persons or community

organisation hereinbefore referred to as the Committee may deem appropriate for more effectively accomplishing the aims and objects of this Regulation—(Rs 410).

Every person who contravenes or fails to comply with these Regulations shall be liable to the penalties prescribed in section 13 of the Crown Land (Reserves) Act 1978.

Dated 26 March 1991

STEVEN MARSHALL CRABB Minister for Conservation and Environment

20080

Regulations

MERRICKS FORESHORE RESERVE

I, Steven Marshall Crabb, Her Majesty's Minister for Conservation and Environment in and for the State of Victoria, in pursuance of the powers conferred on me by section 13 of the Crown Land (Reserves) Act 1978, do hereby make the following Regulations for and with respect to the reserved Crown land in the Parish of Balnarring as is indicated by red colour on Plan "B/6.5.65" attached to Department of Conservation and Environment Correspondence No. RS8445 and known as the "Merricks Beach Foreshore Reserve" (hereinafter referred to as the "Reserve").

PART I-GENERAL

Title

- 1. These Regulations may be cited as the Merricks Beach Foreshore Reserve Regulations.

 Application
- 2. These Regulations shall apply to the whole of the Reserve.

Definitions

- · 3. In these Regulations, unless inconsistent with the context or subject-matter:
 - "Act" means the Crown Land (Reserves) Act 1978.
 - "Appointed Officer" means any person appointed, in writing, by the Committee as an Authorised Officer for the purposes of these Regulations and (except for the purpose of receipt of any fees or the grant, variation or revocation of any permit) also includes any member of the Police Force and any person appointed or deemed to be appointed an Authorised Officer under section 83 of the Conservation, Forests and Lands Act 1987.
 - "Camp" without limiting the generality of the term includes—
 - (a) to erect, occupy or use any tent, or any temporary, make-shift or similar form of accommodation; or

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- (b) to park, occupy or use any caravan or other movable form of accommodation.
- "Camping area" means any part of the Reserve set apart by the Committee as a site for camping purposes.
- "Firearm" includes any rifle, gun, pistol, air pistol, or like thing using cartridges, catapult, bow and arrow or crossbow, and any other implement designed to discharge missiles capable of injuring or destroying animal life.
- "Permit" includes any authority, approval, consent, permission, receipt, ticket or the like, granted or issued by the Committee or the Regional Manager pursuant to these Regulations.
- "Regional Manager" refers to the Manager of the Dandenong Region of the Department of Conservation and Environment.
- "The Committee" refers to the Committee of Management. The Reserve has been placed under the control of the Committee with power and authority to enforce the following Regulations.
- "Vehicle" includes any motor car, motor cycle, bus, truck, bicycle, cart, horse-drawn vehicle, trailer or water craft.

Regulations

4. The Reserve shall be open to the public free of charge, except on such days determined by the Committee with the approval of the Regional Manager, for the purpose of conducting activities consistent with the purpose of the reservation and any portion of the Reserve may be set aside for such purpose.

Behaviour

- No person shall-
- (a) enter or remain in the Reserve who may offend against decency as regards dress, language or conduct;
- (b) commit or create or knowingly permit or allow to continue any public or private nuisance or any annoyance to the public or any person lawfully in the Reserve whether such nuisance or annoyance takes place in a public or private building, tent, caravan or other structure or in any enclosed or unenclosed space in the Reserve or do or suffer to be done any act which in the opinion of an appointed officer is or is likely to be to the annoyance or disturbance of any person using the Reserve:
- (c) except in any area set apart for the purpose, play any game in which a hard ball is used or engage in any game or sport

likely to cause interference, disturbance or danger to other persons using the Reserve.

Shooting, etc.

- 6. No person shall in the Reserve except with a written permit-
 - (a) shoot, trap, maim, injure, kill or destroy any bird or animal;
 - (b) have in his possession, carry or use any firearm, trap or snare.
- 7. (a) Any person carrying or using a firearm, trap or snare in the Reserve without a permit shall surrender the same on demand to any appointed officer who shall issue a receipt therefor.
- (b) The person apparently entitled to any such article may collect it from the office of the Committee after completion of investigations and legal proceedings (if any) by the Committee or the Police in relation to any offence alleged against the person who surrendered the same.

Damage

- 8. (a) No person, except with a permit issued by the Committee, shall in the Reserve, remove, cut, damage, displace, deface or interfere with any rock, timber, tree, shrub, plant, wildflower or other vegetation or any sign, notice board, seat, table, gate, post, fence, bridge, building, structure or any other thing of the like nature to any of the foregoing.
- (b) No person shall without a permit from the Committee, dig any pit or trench, or remove from or take into the Reserve any gravel, stone, shell grit, sand, soil or loam.
- (c) No person shall without a permit from the Committee plant vegetation on the Reserve.

Missiles

9. No person shall roll or throw any stone or other substance or missile within the Reserve.

Camping

. . . . 10. No person shall camp in any part of the Reserve except in accordance with the provisions of Part II of these Regulations.

Refuse and Litter

11. No person shall within the Reserve deposit or cause to be deposited (except in a receptacle provided for the purpose) any bottle, glass object, vessel or other container, broken glass, tin, waste paper, foodstuff, vegetable matter, offal or other refuse or litter.

Glass, etc.

12. No person shall break any glass, bottle or other container within the Reserve and in the event of doing so shall immediately gather the pieces up and place them in receptacles provided.

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- 13. No person shall in any part of the Reserve, except in accordance with and upon the terms of a permit in writing by the Committee-
 - (a) sell or offer for sale any article whatsoever;
 - (b) give out, distribute, erect, leave, set up or display any handbills, placards, notices, pamphlets, books, papers, advertising matter or the like thing;
 - (c) occupy, use or enter any building, booth, shed, stand or structure unless the same is set aside for public use;
 - (d) erect or place therein any building, booth, shed or other structure:
 - solicit or collect money or orders for goods or services;
 - take part in or advertise any entertainment for gain;
 - (g) preach, declaim, harangue or deliver any address of any kind or use any amplifier, public address system, loud hailer or similar device;
- (h) let for hire any article, device or thing;
- (i) take photographs for gain or commercial purposes;
- (j) ply any vehicle for hire or carry passengers for fee or reward;
- (k) conduct any school or provide any form of instruction for gain;
- advertise for sale or trade or hire any article, device, service or thing.

Dógs

- 14. (1) No person shall cause, suffer or permit any dog belonging to him or in his charge-
 - (a) to be brought into or enter or remain in the Reserve unless such dog shall be and continue to be under proper control on a chain, cord or leash and unless such dog shall be effectively restrained from causing annoyance to any person and from damaging or interfering in any way with the property of the Committee:
 - (b) to be brought into or enter or remain in any camping area or any portion of the Reserve prohibited to the entry of dogs and indicated by notices.
- (2) Nothing in these Regulations prohibits a blind person having in the Reserve a dog that is used by that person as a guide dog.

Horses

15. No person shall ride, drive or lead any horse upon the Reserve or beaches except in accordance with a written permit and such conditions as set by the Committee.

Animals Generally

16. (a) Save as aforesaid, no person shall cause or suffer or knowingly permit any animal belonging to him or in his charge to be brought into or enter or remain in the Reserve without a permit.

Enclosures

17. No person shall, except where and upon conditions authorised by the Committee, enter any area in the Reserve which is enclosed for plantations of young trees, shrubs or grass plots or for the growth or preservation of native flora or for re-establishment of growth or reclamation of eroded areas.

Fires

18. No person shall without a permit light a fire within the Reserve, except in a portable barbecue and any person who lights a fire in the Reserve shall take all reasonable and proper precautions to ensure that the fire does not escape from control, nor shall any person wilfully, carelessly or negligently do, make or permit any act or omission which may result or be likely to result in damage by fire to anything growing or being on the Reserve.

Roadways, etc.

19. No person shall unless authorised by the Committee drive, ride, push, place or leave any vehicle in or on the Reserve except in or upon such roadways or areas set aside for the purpose and no person shall allow any vehicle to remain stationary in any position obstructing the lawful passage of others.

Vehicles

- ., 20. No person shall-
 - (a) damage any vegetation or interfere with or disturb any sand, stone, gravel, rock, clay or earth by driving any vehicle;
- (b) drive any vehicle in a manner dangerous to the public;
- (c) drive any vehicle so as to cause noise which is unreasonable in the circumstances.

Parking

- 21. No person shall park any vehicle within the Reserve except—
- (a) in an area set apart for the purpose and clearly defined by signs; or
- (b) as and where directed or appointed by the Committee or an authorised officer;
- (c) upon payment of such fees (if any) as may be prescribed.

Stranded Vehicles

22. An appointed officer may remove or cause to be removed or order the removal of any parked, stranded or broken down vehicle from

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any roadway or area within the Reserveprovided that the removal of any vehicle-

- (a) shall be at the sole risk of the owner of the vehicle who shall be deemed to have accepted such risk as a condition of entry to the Reserve; and
- (b) may be effected in such manner as the appointed officer deems fit.

Abandoned Vehicles

23. Any vehicle left unattended within the Reserve for a continuous period exceeding 48 hours may be removed by the Committee at the risk and expense of the owner.

Use of Facilities

- 24. No person shall-
- (a) use any kitchen, laundry, change room, shower, toilet or other convenience or any part thereof in the Reserve, except for its proper purpose and upon payment of such fees (if any) as may be prescribed;
- (b) enter or use or permit any child under his care or control to enter or use any place, room, convenience or structure set apart for the use of the opposite sex; provided that this Regulation shall not apply to a child under the age of six years, when accompanied by an adult of the opposite sex:
- (c) if above the age of fourteen years, use any swings or play equipment provided for children, or (save whilst in charge of a child under that age) enter any children's playground.

Boatsheds, etc.

- 25. (a) The Committee may set aside sites on the Reserve for such buildings or structures as it deems necessary with approval of the Regional Manager
- (b) No person shall occupy any such site or erect or maintain any such structure without a written permit from the Committee.

Direction by Sign

- 26. (a) The Committee may, by clear notices or signs established in such prominent position or positions as the case requires, prohibit or regulate any act, matter or thing within the Reserve or any part thereof.
- (b) No person shall erect or remove any such notice or sign except with the authority of the Committee
- (c) No person shall disobey the directions indicated in any such notice or sign.

Permits

27. (a) The holder of any permit shall observe and comply with all conditions thereof.

(b) Any person purporting to hold any permit shall produce the same on demand by an appointed officer and unless such person is thereupon produced that person shall not be entitled to claim the benefit of any such permit.

Direction to Leave

- 28. (a) Any appointed officer may direct a person who in his opinion offends any of these Regulations forthwith to leave the Reserve or any place therein.
- (b) Every person who fails to comply forthwith with any such direction shall be guilty of an offence against these Regulations.

Giving of Name

29. If, in the opinion of an appointed officer, any person has contravened or failed to comply with any provision of these Regulations, then such officer may demand and receive the name and address of such person and any person who refuses to furnish his name and address or who then furnishes an incorrect name and address shall be deemed to have committed an offence against these Regulations.

Obstruction to Officers

30. No person shall obstruct, hinder or interfere with an appointed officer or any employee of the Committee in the execution of his duty in the Reserve.

General

- 31. Every person found to be under the influence of alcohol in the Reserve shall be guilty of an offence against these Regulations.
- 32. No person shall commit any nuisance or behave in a disorderly manner in the Reserve.
- 33. Every person bathing from the Reserve shall be decently attired in a bathing costume.
- 34. No person shall play any game or take part in any activity in or on any portion of the Reserve to the danger, inconvenience or annoyance of the public or any member of the public.
- 35. The Committee may set apart or enclose certain parts of the Reserve for the holding of fetes, sports, carnivals or other amusements subject to such conditions as may be set out on such permit and on such charges as the Committee may decide.
- 36. Any permits required to be issued by the Committee of the Reserve shall be issued by the Secretary of the Committee or other appointed officer of the Committee.

PART II—CAMPING AREA

General

- 37. The Committee, with consent of the Regional Manager may—
 - (a) set aside any portions of the Reserve as camping areas;

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- (b) set apart individual camp sites within any camping area;
- (c) fix and collect such fees or other charges as it may from time to time determine for the entry, use or occupation of any camping area or of any facilities or sites therein:
- (d) determine conditions under which any authorised camp site may be occupied or used including duration of stay, behaviour and site cleanliness.

Conditions

- 38. (a) No person shall camp except on a site set apart as aforesaid.
- (b) No person shall occupy or use any site or any facilities or amenities within any camping area except in accordance with written permit from the Committee.
- (c) Any permission issued by the Committee or its appointed officer to a person to use a camping area or camping site may be cancelled or withdrawn by the Committee or its appointed officer, and subject to such cancellation or withdrawal a proportionate refund of any fees or charges paid in advance may be refunded, and the Committee or its appointed officer at its or his discretion may deduct and retain from any such proportionate refund such sums as it or he determines will be necessary to clean up and put in order the site in relation to which the permission has been so cancelled or withdrawn.
- (d) No person shall neglect or refuse to remove forthwith any tent, camping structure, caravan or vehicle erected or installed on any portion of the Reserve when directed to do so by the Committee or its appointed officer.

Cleanliness

- 39. Every person using or in any camping area shall—
 - (a) maintain any site used or occupied by them and all appurtenances for the time being thereon in a clean, sanitary and tidy condition;
 - (b) before vacating such site, clear the same of all refuse and litter whatsoever;
 - (c) observe proper standards of hygiene and tidiness in the use of the camping area generally and of facilities and amenities therein:
 - (d) abide by all lawful directions given by the Committee or an appointed officer.

PART III—GENERAL

General Powers

- 40. The Committee may-
- (a) provide and maintain conveniences, facilities and amenities of any description in any part of the Reserve, or arrange for

- the provision and maintenance thereof and may from time to time determine or vary the conditions of entry or use thereof;
- (b) make such arrangements as it deems necessary or desirable for or in connection with the proper and efficient management and operation of the Reserve or any portion thereof;
- (c) with the approval of the Regional Manager, determine such fees as are appropriate from time to time for the use or occupancy of the Reserve for any activities subject to a permit being obtained from the Committee.

Permits

- 41. (a) Any permit may be granted for such period and subject to such terms, conditions and fees consistent with these Regulations as the Committee may, with the consent of the Regional Manager, from time to time determine either generally or in a particular case.
 - (b) No permit shall be transferable.
- (c) Any permit may be revoked or withdrawn at the discretion of the Committee or at the direction of the Regional Manager.
- (d) The holder of any permit shall observe and comply with all conditions thereof.
- (e) Any person purporting to hold any permit shall produce the same on demand by an appointed officer and unless such permit is thereupon produced that person shall not be entitled to claim the benefit of any such permit.

Compliance

- 42. The Committee shall have the power to undertake any reasonable and lawful action to ensure compliance with these Regulations and conditions of any permit issued under these Regulations.
- 43. No person on the Reserve shall use a beach umbrella or similar device for providing shade or protection unless it shall be securely anchored—
 - (a) by means of a disc of weatherproof plywood at least 300 mm in diameter fitted over the shaft immediately above the tip and the disc buried in the ground to a depth of a least 300 mm; or
 - (b) by means of a bag filled with a least 5 kilograms dry weight of sand securely tied to the shaft at ground level.

These Regulations are made in lieu of all previous Regulations in respect of the said Reserve which are hereby revoked—(Rs. 8445). Dated 26 March 1991

STEVEN MARSHALL CRABB Minister for Conservation and Environment

Every person who contravenes or fails to comply with these Regulations shall be liable to the penalties prescribed in section 13 of the Crown Land (Reserves) Act 1978.

Department of Manufacturing and Industry

Development

INTENTION TO RENEW MINING LEASE
No. 656-2: F. Crimeen; 34-2474 ha, Parish of
Bright.

MINING LEASE RENEWED

Nos 149-1 and 494-1; R. M. Small; 28-4 and 2-3 ha, Parish of Kooroon.

APPLICATION FOR MINING LEASE REFUSED

No. 1267; Amber Gem P/L; 59 ha, Parish of Drummond.

APPLICATION FOR RENEWAL OF MINING LEASE REFUSED

No. 1959; S. C. Thomas; 41-6970 ha, Parish of Goulburn

APPLICATION FOR RENEWAL OF MINING LEASE WITHDRAWN

No. 839-1; J. Bennett; 59-03 ha, Parish of Turoar.
MINING LEASE EXPIRED

No. 839; J. Bennett; 59-03, Parish of Turoar.

No. 1259; KTM Gold Ltd; 13-8508 ha, Parish of Woosang.

APPLICATION FOR DEVELOPMENT LEASE GRANTED

No. 892; Continental Resources NL; 115-4 ha, Parish of Yeungroon.

No. 1058; Mt Wills Gold Ltd; 65-20 ha, Parish of Wollonaby.

APPLICATION FOR DEVELOPMENT LEASE REFUSED

No. 554; J. Renton; 278 ha, Parish of Mansfield. TRANSFER OF DEVELOPMENT LEASE APPLICATION REFUSED

Nos 1157 and 1158; from BHP Gold Mines Ltd to L. D. Bayly.

DEVELOPMENT LEASE CANCELLED

No. 480; Interactive Process Services P/L, C. Willman & Associates, and L. A. Garrett; 209-8 ha, Parish of Maldon.

APPLICATION FOR PROSPECTING AREA LICENCE GRANTED

- No. 610; D. McLean and C. Hider; 25-5 ha, Parish of Ballark.
- No. 709; Rosscraft Minerals P/L; 12 ha, Parish of Toolleen.
- No. 778; GeoSurvey; 251-2 ha, Parish of Boorgunyah.
- No. 810; A. F. Campbell and R. Youll; 77-3 ha, Parish of Borhoneyghurk.

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| APPLICATION FOR PROSPECTING AREA LICENCE REFUSED | |
| No. 803; Amber Gem P/L; 59 ha, Parish of Drummond. | |
| PROSPECTING AREA LICENCE RENEWED | |
| No. 120-4; Hardrock Exploration P/L; 259-7 ha, Parish of Nowa Nowa South. | |
| PROSPECTING AREA LICENCE EXPIRED | |
| No. 522; Cathgold P/L; 27 ha, Parish of Craigie. | |
| APPLICATION FOR MINING AREA LICENCE GRANTED | |
| No. 65; Western Mining Corporation Ltd; 134-9 ha, Parish of Stawell. | |
| APPLICATION FOR TAILINGS REMOVAL LICENCE GRANTED | |
| No. 5305; Bendigo Gold Associates Ltd, Parish of Bunninyong. | |
| No. 5378; Western Mining Corporation Ltd, Parish of Tarnagalla. | |
| No. 5461; Ranger Exploration NL, Parish of Wollonaby. | |
| Nos 5492 and 5493; Ando Minerals, Parish of Tchuterr. | |
| No. 5497; C. Cunneen, Parish of Huntly. | |
| APPLICATION FOR TAILINGS REMOVAL LICENCE REFUSED | |
| No. 5416; V. M. and H. M. Drechsler P/L, Parish of Eaglehawk. | |
| No. 5505; T. Potter, J. Matthews, D. Hughes and A. Pulfer, Parish of Bet Bet. | |
| No. 5526; H. C. Cann, Parish of Tylden. | |
| APPLICATION FOR TAILINGS REMOVAL LICENCE DECLARED ABANDONED | |
| No. 5498; Wrico Minerals, Parish of Ballarat. | |
| TAILINGS REMOVAL LICENCE CANCELLED | |
| Nos 5339, 5341, 5342, 5343 and 5442; Bendigo Gold Associates P/L, Parishes of Daylesford, Barkstead and Bendigo. | |
| INTENTION TO GRANT TAILINGS TREATMENT LICENCE | |
| No. 528; Ranger Exploration NL, 6-6 ha, Parish of Lilliput. | |
| APPLICATION FOR TAILINGS | , |
| TREATMENT LICENCE GRANTED | |
| No. 270; Bendigo Gold Associates P/L; Bunninyong. | 1 |
| TAIL DIOC TREATS AT AT LONG | |

TAILINGS TREATMENT LICENCE
CANCELLED

No. 275; A. L. Course; 9 ha, Parish of
Bannockburn.
EXPLORATION LICENCE EXPIRED

No. 1551; Penthill House P/L; 114-5 km²,

Narracan and Mansfield.

Victoria Government Gazette
The above expired area will become available
again for Exploration Licence on 30
September 1991.

DAVID WHITE Minister for Manufacturing and Industry Development

The notice which appeared in the Victoria Government Gazette dated 27 March 1991 under the heading Intention to Grant Development Lease, relating to Development Lease No. 1058 is hereby withdrawn.

ADDENDA

The notice which appeared in the Victoria Government Gazette dated 20 February 1991 under the heading Exploration Licence Expired, relating to Exploration Licence No. 1551, is hereby withdrawn.

STATE TENDER BOARD CONTRACTS ACCEPTED

Amendments

| Schedule Number | Item Number | New Rate | Effective Date |
|--------------------|----------------|-------------------------|-------------------|
| | | · | |
| Motor Snir | it Karasina | י אי Fuel Oils and I | T hmi a mta |
| 1/53 | | | |
| 1/33 | 1 | 0.5605 | 1.4.91 |
| | 2 | 0-5645 | |
| | 3 | 0-5655 | |
| | 4 | 0-5695 | |
| | 5 | 0.5905 | |
| | 6 | . 0.5905 | |
| | . 7 | 0-5905 | |
| | 8 | 0-5905 | , , - |
| | 9 | 0-5648 | |
| | 10 | 0-5648 | |
| . ' | 12 | 0.5438 | |
| | 13 | 0.5488 | • . |
| Passenger V | | 0 5400 | |
| 1/58 | 5в | 12 902.00* | . 6401 |
| ٥ڔ /١ | ЭВ | | (3.4.91 |
| * 3.71 | | 13 738.00† | |
| * Manual | | | |
| † Automati | | | |
| Options av | | | |
| Air Cond | - | 1 210.00 | |
| • | mercial Vehic | cles | |
| 1/59 | 2.1в | * | ·1.4.91 |
| Options av | ailable— | | |
| Tonneau | Cover | 190.00 | ٠., |
| Tow Paci | k | 240.00 | |
| | 3.1в | *, | |

| Schedule Number | Item Number | New Rate | Effective Date | Schedule Number | Item Number | New Rate | Effective Date |
|--------------------|----------------|------------|-------------------|--------------------|----------------|----------------|-------------------|
| | 114111001 | | | 114111001 | 1140000 | | |
| • | | \$ | | | | \$ | |
| Options ava | | | | Long Rai | nge Tanks | 346.00 | |
| Tonneau (| | 180.00 | | | 24.1A | 20 876.00 | |
| | 4.1в | . • | | Options av | | | |
| Options ava | | | | Long Ra | nge Tanks | 324.00 | |
| Tonneau (| | 180.00 | | | 25.1A | 17 781.00 | |
| | 7.1в | • | • | Options av | | | |
| Options ava | | | | Long Ra | nge Tanks | 328.00 | |
| Tonneau (| | 160.00 | | 1/59 | 26.1A | 20 555.00 | |
| | 8.1B | • | | Options av | ailable— | | |
| Options ava | ilable— | | | Long Ra | nge Tanks | 328.00 | |
| Tonneau (| Cover | 160.00 | | | 27.1A | 21 251.00 | |
| | 10.1a | 9 730.00 | | Options av | ailable— | | |
| Options ava | ilable— | | | Different | ial Locks | 1 353.00 | |
| High Roo | f | 647.00 | | | 28.1A | 22 264.00 | |
| 1/59 | 16.1A | 13 172.00 | 1.4.91 | Options av | ailable— | | |
| Options ava | ilable— | | | Different | tial Locks | 1 353.00 | |
| Tonneau | Cover | 180.00 | | | 29.1в | 12 427.00 | |
| | 17.1A | 14 359.00 | | | 29.2в | 13 371.00 | |
| Options ava | ilable— | | | | 30.1в | 17 414.00 | |
| Tonneau | Cover | 180.00 | | | 31.1B | 19 044.00 | |
| | 18.1A | 12 723.00 | | | 32.1A | 28 233.00 | |
| | 19.1A | | | Options av | | | |
| | 20.1A | 15 214.00 | | Air Condit | | 4 845.00 | |
| Options ava | | | | | • | | |
| Tonneau | | 160.00 | | Provisions, | | 42.90 | 31.5.91. |
| | 21.1A | 16 064.00 | . 1 | 2/02 | 21 23 | 42.89 42.89 | 31.3.91. |
| Options ava | | | | | 23 47 | 31.54 | 10.4.91 |
| Tonneau | | 160.00 | | | 47 48 | 16.50 | 10.4.91 |
| | 22.1 | 20 257.00* | | | | | |
| | | 21 126.00* | | | 56 | 110.08 | |
| | | 20 662.00# | ı | | 59 | 39.30 | |
| * 3 Seater | | 20 002.00 | | | 60 | 34.57 | |
| † 6 Seater | | | | | 64 | 54.32 | |
| #11 Seater | | * | | | 65 | 39.79 | |
| Options ava | ilahle | | * * | | 66 | 51.72 | |
| Differenti | | 1 446.00 | | | 67 | 43.98 | |
| Long Ran | | 346.00 | | | 70 | 19.77 | • |
| LONG Kan | 23.1 | 23 133.00* | | | 73 | 18.68 | |
| | 23.1 | 24 003.00† | | | 77 | 18.68 | |
| | | 23 539.00# | | | 87 | 18.68 | |
| * 3 Seater | | 4337,00# | | | 92 | 10.96 | |
| † 6 Seater | | | | | 93 | 10.96 | |
| # 11 Seater | | | | | 94 | 25.68 | |
| | ماحات | | | | 95 | 15.00 | • |
| Options ava | | 1 446.00 | | | 97 | 31.68 | |
| Differenti | iai LOCKS | 1 440.00 | | • | 99 | 31.68 | |

| Schedule Number | Item Number | New Rate | Effective Date |
|--------------------|----------------|--------------------------|---------------------|
| | | s | |
| | 127 | 18.01 | |
| | 128 | 18.01 | |
| • | 129 | 18.01 | |
| | 130 | 18.01 | |
| | 215 | 12.65 | |
| | 216 | 9.68 | |
| 20790 | Secre | N. L. tary to the Ten | JORDAN der Board |

Forests Act 1958, No. 6254 VARIATION OF PROHIBITED PERIOD

In pursuance of the powers conferred by section 3 sub-section (2) of the Forests Act 1958, I, Rod Incoll, delegated officer for Her Majesty's Minister for Conservation and Environment in the State of Victoria, hereby vary the Prohibited Period in respect to the fire protected areas (other than State Forest, National Park and Protected Public Land) within the municipalities nominated in the schedules hereunder:

Schedule 1

The Prohibited Period shall end at 0100 hours on Saturday, 13 April 1991 in the following municipalities:

> Shire of Alberton Shire of Avon Shire of Traralgon

Shire of Maffra

Shire of Rosedale

Shire of Morwell.

Schedule 2

The Prohibited Period shall end at 0100 hours on Monday, 15 April 1991 in the following municipalities:

Shire of Arapiles

Shire of Avoca

Shire of Ballan

Shire of Bannockburn

Shire of Bellarine

Shire of Buninyong

Shire of Corio

Shire of Kyneton

Shire of Dundas Shire of Grenville

Victoria Government Gazette

Shire of Melton

Shire of Newham and Woodend

Shire of Romsey

City of South Barwon

Shire of Wimmera

Shire of Ararat

Shire of Bacchus Marsh

Shire of Ballarat

Shire of Barrabool

Shire of Bungaree

Shire of Creswick

Shire of Daylesford and Glenlyon

Shire of Gisborne

Shire of Kowree

Shire of Lexton Shire of Mt. Rouse

Shire of Ripon Shire of Stawell

Shire of Wannon.

R. A. INCOLL Chief Fire Officer Department of Conservation

and Environment

Delegated Officer pursuant to section 11, Conservation Forests and Lands Act 1987

20090

Forests Act 1958, No. 6254 VARIATION OF PROHIBITED PERIOD

In pursuance of the powers conferred by section 3 sub-section (2) of the Forests Act 1958, I, Rod Incoll, delegated officer for Her Majesty's Minister for Conservation and Environment in the State of Victoria, hereby vary the Prohibited Period in respect to the fire protected areas (other than State Forest, National Park and Protected Public Land) within the municipalities nominated in the schedule hereunder:

SCHEDULE 1

The Prohibited Period shall end at 0100 hours on Monday, 15 April 1991 in the following municipalities:

Shire of Broadford

Shire of Pyalong

Shire of Seymour

Shire of Kilmore

Shire of Winchelsea.

R. A. INCOLL

Chief Fire Officer

Department of Conservation and Environment

Delegated Officer, pursuant to section 11 Conservation Forests and Lands Act 1987

20090

STATE ELECTRICITY COMMISSION OF VICTORIA SUPPLEMENTARY CONDITIONS FOR CONTRACT DEMAND TARIFFS L AND H

These Conditions apply to supply given under the Contract Demand Tariffs L and H for low and high voltage supplies respectively.

The Contract Demand is the level of demand which forms the basis of a demand charge to the Customer over a full 12 months period. The level of Contract Demand is subject always to the necessary capacity being available in the Supply Authority's system.

1. INITIAL SELECTION OF CONTRACT DEMAND

Prior to commencement of supply under these tariffs, the required level of maximum demand is established by discussion between the Customer and the Supply Authority to ensure that the customer's needs are within the available capacity of the Supply Authority's system.

During the third month of supply, the customer and the Supply Authority shall negotiate the Contract demand to apply for the following 12 months, having regard to:

- The Minimum Chargeable Demand quoted under the relevant tariff; or
- the actual metered maximum demand in each of the three months.

2. CHANGES TO CONTRACT DEMAND

2.1 Increase in Contract Demand

- (a) Where a Customer requires an increase in Contract Demand, a written request should be made to the Supply Authority. The increased level of Contract Demand shall apply from the requested date or as near as possible thereafter, subject to any required work being completed by the Supply Authority.
- (b) Temporary increases in Contract Demand may be available to the Customer to cover specific, short-term needs, such as for the commissioning of new plant, subject to:
- a minimum of 1 month written notice from the Customer, and
- prior agreement from the Supply Authority; such agreement will be conditional upon the necessary capacity being available in the Supply Authority's system.
- Such temporary increases will:
 - be defined in terms of "additional demand" for a specific period,

G 13 10 April 1991 917

- apply for one full billing period except in the case of plant commissioning in which case the duration of the temporary increase may be extended for the duration of the commissioning.
- be charged at the standard Contract Demand price, and
- · be limited to once in any 12 month period.

2.2 Reduction in Contract Demand

- (a) Where a Customer requires a reduction in Contract Demand, 12 months' written notice of the new Contract Demand shall be given to the Supply Authority. The new Contract Demand shall be applied after the reading date first following the expiration of the 12 months' notice. However, following installation by the customer of approved load management equipment or the implementation of an approved demand management initiative, the 12 months notice period may be reduced at the discretion of the Supply Authority.
- (b) If, in the 12 months following any reduction in Contract Demand, the reduced Contract Demand is exceeded the demand so recorded shall become the Contract Demand applicable from the time of the reduction and retrospective demand charges shall apply.

This shall not apply to temporary increases in demand negotiated as per item 2.1 b.

2.3 Changes Following Contract Demand Being Exceeded

In the event that the metered maximum demand in a month exceeds the Contract Demand the following shall apply:

- (a) A new Contract Demand shall be established equal to the metered maximum demand in that month.
- (b) The new Contract Demand shall apply for at least 12 months unless exempted under either of the following circumstances:
- If it is a fault on the Customer's electrical installation which caused a new Contract Demand to be established, the Contract Demand may be reduced back to the previous level after three months, provided that:
- a written application is received from the customer within 30 days of billing following the fault, and
- -the Customer can satisfy the Supply Authority that the fault has been diagnosed, and
- —that action has been taken to avoid a recurrence of that or similar faults.

Where the capacity of the Supply Authority system is inadequate to make supply available at a higher rate on a continuous basis the Customer shall be advised that the new Contract Demand would apply only for the month in which it was established, pending augmentation of the Supply Authority System and renegotiation of a revised Contract Demand. The maximum demand thereafter would be limited to the available capacity, as determined by the Supply Authority, by suitable load limiting equipment installed by the Customer to the satisfaction of the Supply Authority.

3 METERING

Metering to accommodate Tariff L or H will be provided without charge to new installations provided the customer notifies the Supply Authority of the tariff selected prior to meters being installed.

However, any existing customer, including customers taking over an existing installation, who elect to take supply under these tariffs shall pay the cost of any necessary metering change.

4 MULTIPLE SUPPLIES

A single supply should normally be adequate to satisfy a Customer's total needs for electricity on a property. Nevertheless, where the Supply Authority provides multiple supplies, including alternative supplies to a property, each supply would normally be separately metered and billed under the tariff selected by the customer for each supply. However, where such multiple supplies are taken from and metered at a single Supply Authority substation, switch, metering or other single enclosure containing Supply Authority supply terminations, such multiple supplies shall be treated as a single supply for tariff and billing purposes. In these circumstances, if the Customer wishes to combine the metering to gain the benefits of a Contract Demand, all Supply Authority costs in excess of those for a single supply must be paid, in particular-

- · additional metering costs;
- capital costs of any feeder capacity reserved in excess of the Contract Demand; and
- the operating and maintenance costs associated with such reserve feeder capacity.

5 STANDARD TIME

Periods for pricing are normally for Australian Eastern Standard Time without adjustment for Summer Time (that is, daylight savings time). However, if suitable metering is available the Supply Authority may agree to adjust the times of commencement and conclusion of Peak Periods and Off-Peak Periods to Summer Time and back to Standard Time each year, subject to the customer

paying the Supply Authority's costs. Unless advised otherwise for a particular Customer installation, these costs shall be taken to be the relevant charge in the Schedule of Fixed Charges, as published by the Supply Authority from time to time

STATE ELECTRICITY COMMISSION OF VICTORIA

SUPPLEMENTARY TARIFF CONDITIONS FOR PARALLEL OPERATION

6.6 kV, 11 kV OR 22 kV CONNECTION TO SUPPLY SYSTEM

1 APPLICATION

The following conditions apply to Customers taking supply at either 6.6, 11 or 22 kV, who have private Generation Plant operating in parallel with the Supply Authority's electricity supply system.

These conditions are supplementary to the Standard Conditions for Supply of Electricity and the Supplementary Conditions for Contract Demand Tariffs L and H as published from time to time by the State Electricity Commission of Victoria (the "SECV").

2 SUPPLY TO THE CUSTOMER

2.1 Pricing of Supply to the Customer

Pricing of electricity supplied to a Customer's installation which includes parallel Generation Plant shall be in accordance with the scale of charges known as Tariff H Option 1 as published from time to time by the SECV.

2.2 Setting Contract Demands for Supply to the Customer

The initial Contract Demand for supply to the Customer will be negotiated and subsequently may be adjusted in accordance with the guidelines contained in the document Supplementary Conditions for Contract Demand Tariffs L and H.

2.3 Standby Capacity in Supply to the Customer

The Contract Demand negotiated for supply to the Customer may include additional capacity to cover that part of the Customer's load which is normally supplied by the Customer's Generation Plant. This standby component need not be separately identified as it is paid for at the same Tariff H Option 1 prices as the normal load.

3 PRIVATELY GENERATED SUPPLY FROM THE CUSTOMER

3.1 Permission to Generate in Parallel

The Customer may operate Generation Plant in parallel with the Supply Authority supply system only with the written permission of the Supply Authority and subject to compliance with any conditions stipulated by the Supply Authority.

3.2 Payment of Export Metering Costs

The Customer shall pay the Supply Authority's costs incurred in the supply and installation of any equipment required for the control, protection and metering of electricity exports from the Customer's installation.

3.3 Amount of Export Purchased

If the Supply Authority agrees in writing to purchase electricity exported to the supply system from the Customer's installation then the maximum rate of electricity exports from the Customer's installation to the supply system for which the Customer is entitled to payment shall be limited to the amount nominated in the Supply Contract as the Buyback Contract Demand (BBCD).

3.4 Purchase Price for Electricity Exports

Where the Supply Authority agrees to purchase electricity exported to the supply system as per item 3.3, it shall pay the Customer for any electricity exported up to the BBCD in accordance with the scale of prices published from time to time by the SECV as Buyback Rates, Tariff S Option 1.

4 PERIODS FOR PEAK AND OFF-PEAK ENERGY

4.1 Periods as for Tariff H Option 1

The periods for application of Peak and Off-Peak prices shall be as stated under Tariff H Option 1 in the Schedule of Electricity Prices published by the SECV from time to time for both supply to the Customer and for electricity taken from the Customer.

4.2 Summer Time not Normally Applied

Periods for pricing are normally set by Standard Time (that is by Australian Eastern Standard time) without adjustment for Summer Time (that is, daylight saving time).

However, if suitable metering is available the Supply Authority may agree to adjust the times of commencement and conclusion of Peak Periods and Off-Peak Periods to Summer Time and back to Standard Time each year, subject to the Customer paying the Supply Authority's costs. Unless advised otherwise, these costs shall be taken to be the relevant charge in the Schedule of Fixed Charges, as published by the Supply Authority from time to time.

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STATE ELECTRICITY COMMISSION OF VICTORIA

SUPPLEMENTARY TARIFF CONDITIONS FOR PARALLEL OPERATION ONLY FOR 66 kV CONNECTION TO SUPPLY SYSTEM

1 APPLICATION

The following conditions apply to Customers taking supply at 66 kV who have private Generation Plant operating in parallel with the Supply Authority's electricity supply system.

These conditions are supplementary to the Standard Conditions for Supply of Electricity and the Supplementary Conditions for Contract Demand Tariffs L and H as published from time to time by the State Electricity Commission of Victoria (the "SECV").

2 SUPPLY TO THE CUSTOMER

2.1 Pricing of Supply to the Customer

Pricing of electricity supplied to a Customer's installation which includes parallel Generation Plant shall be in accordance with the scale of charges known as Tariff H Option 2 as published from time to time by the SECV.

2.2 Setting Contract Demands for Supply to the Customer

The initial Contract Demand for supply to the Customer will be negotiated and subsequently may be adjusted in accordance with the guidelines contained in the document Supplementary Conditions for Contract Demand Tariffs L and H.

2.3 Standby Capacity in Supply to the Customer

The Contract Demand negotiated for supply to the Customer may include additional capacity to cover that part of the Customer's load which is normally supplied by the Customer's Generation Plant. This standby component need not be separately identified as it is paid for at the same Tariff H Option 2 prices as the normal load.

3 PRIVATELY GENERATED SUPPLY FROM THE CUSTOMER

3.1 Permission to Generate in Parallel

The Customer may operate Generation Plant in parallel with the Supply Authority supply system only with the written permission of the Supply Authority and subject to compliance with any conditions stipulated by the Supply Authority.

3.2 Payment of Export Metering Costs

The Customer shall pay the Supply Authority's costs incurred in the supply and installation of any equipment required for the control, protection and metering of electricity exports from the Customer's installation.

3.3 Amount of Export Purchased

If the Supply Authority agrees in writing to purchase electricity exported to the supply system from the Customer's installation then the maximum rate of electricity exports from the Customer's installation to the supply system for which the Customer is entitled to payment shall be limited to the amount nominated in the Supply Contract as the Buyback Contract Demand (BBCD).

3.4 Purchase Price for Electricity Exports

Where the Supply Authority agrees to purchase electricity exported to the supply system as per item 3.3, it shall pay the Customer for any electricity exported up to the BBCD in accordance with the scale of prices published from time to time by the SECV as Buyback Rates, Tariff S Option 2.

4 PERIODS FOR PEAK AND OFF-PEAK ENERGY

4.1 Supply to the Customer under Tariff H Option 2

The periods for application of Peak and Off-Peak prices shall be as stated under Tariff H Option 2 in the Schedule of Electricity Prices published by the SECV from time to time.

4.2 Export by the Customer to the Supply Authority System under Tariff S Option 2.

Times for Tariff S Option 2 will be as stated under Tariff H Option 2 except that Off-Peak prices will also apply all day on: Australia Day, Labour Day, Anzac Day, Queens Birthday, Good Friday, Easter Monday and all the days from the day preceding Christmas Day until the following New Years Day holiday, inclusive.

4.3 Summer Time Not Normally Applied

Periods for pricing are normally set for Standard Time (that is, Australian Eastern Standard Time) without adjustment for Summer Time (that is, daylight saving time).

However, if suitable metering is available the Supply Authority may agree to adjust the times of commencement and conclusion of Peak Periods and Off-Peak Periods to Summer Time and back to Standard Time each year, subject to the Customer paying the Supply Authority's costs. Unless advised otherwise, these costs shall be taken to be the relevant charge in the Schedule of Fixed Charges, as published by the Supply Authority from time to time.

Victoria Government Gazette

STATE ELECTRICITY COMMISSION OF VICTORIA

SUPPLEMENTARY TARIFF CONDITIONS FOR PARALLEL OPERATION ONLY FOR 220 kV AND HIGHER CONNECTION TO SUPPLY SYSTEM

1 APPLICATION

The following conditions apply to Customers that have private Generation Plant operating in parallel with the Supply Authority's electricity supply system where the Customer's installation is connected to the supply system at a nominal voltage of 220,000 volts or above.

These conditions are supplementary to the Standard Conditions for Supply of Electricity and the Supplementary Conditions for Contract Demand Tariffs L and H and the conditions applying to Energy Intensive Industry Tariff P as published from time to time by the State Electricity Commission of Victoria (the "SECV").

2 SUPPLY TO THE CUSTOMER

2.1 Pricing of Supply to the Customer

Pricing of electricity supplied to a Customer's installation which includes parallel Generation Plant shall be in accordance with the scale of charges known as Tariff H Option 3 or Tariff P, as applicable, which are published from time to time by the SECV.

2.2 Setting Contract Demands for Supply to a Tariff H Option 3 Customer

The initial Contract Demand for supply under Tariff H Option 3 to the Customer will be negotiated and subsequently may be adjusted in accordance with the guidelines contained in the document Supplementary Conditions for Contract Demand Tariffs L and H.

2.3 Setting Contract Demands for Supply to a Tariff P Customer

In the case of Tariff P the initial Contract Demand for supply to the Customer will be negotiated and subsequently may be adjusted in accordance with the relevant supply contract.

A Customer taking supply under Tariff P shall nominate a split of the contract demand into two components as follows -

- Normal Contract Demand ("NCD") Tariff P
- Standby Contract Demand ("SCD") Tariff PL
 the arithmetic sum of which shall be referred to as
 the Maximum Contract Demand ("MCD").
- 2.4 Standby Capacity in Supply to a Tariff H Option 3 Customer

In the case of a Tariff H Option 3 Customer, the Contract Demand negotiated for supply may include additional capacity to cover that part of the

Customer's load which is normally supplied by the Customer's Generation Plant. This additional capacity need not be separately identified as it is considered part of the Tariff H Option 3 Contract Demand and paid for at the same Tariff H Option 3 prices as the normal load.

2.5 Standby Capacity in Supply to a Tariff P Customer

In the case of a Tariff P Customer, the Standby Contract Demand negotiated for supply to the Customer may be selected to provide the additional capacity up to the nameplate rating of the Customer's Generation Plant in order to cover that part of the Customer's load which is normally supplied by the Customer's Generation Plant. This standby component is separately identified as SCD and is paid for on a different scale of prices, Tariff PL, from the normal load.

3 PRIVATELY GENERATED SUPPLY FROM THE CUSTOMER

3.1 Permission to Generate in Parallel

The Customer may operate Generation Plant in parallel with the Supply Authority supply system only with the written permission of the Supply Authority and subject to compliance with any conditions stipulated by the Supply Authority.

3.2 Payment of Export Metering Costs

The Customer shall pay the Supply Authority's costs incurred in the supply and installation of any equipment required for the control, protection and metering of electricity exports from the Customer's installation.

3.3 Amount of Export Purchased

If the Supply Authority agrees in writing to purchase electricity exported to the supply system from the Customer's installation then the maximum rate of electricity exports from the Customer's installation to the supply system for which the Customer is entitled to payment shall be limited to the amount nominated in the Supply Contract as the Buyback Contract Demand (BBCD).

3.4 Purchase Price for Electricity Exports—Tariff H Option 3 and Tariff P Customers

.. Where the Supply Authority agrees to purchase electricity exported to the supply system as per item 3.3, it shall pay the customer for any electricity exported up to the BBCD in accordance with the prices published from time to time by the SECV as Buyback Rates Tariff S Option 3.

G 13 10 April 1991 921

- 4 PERIODS FOR PEAK AND OFF-PEAK ENERGY
- 4.1 Supply to the Customer under Tariff H Option

The periods for application of peak and off-peak prices shall be as stated under Tariff H Option 3 in the Schedule of Electricity Prices published by the SECV from time to time.

4.2 Supply to the Customer Under Tariff P

There are no off-peak periods applicable under Tariff P.

4.3 Standby Supply to the Customer Under Tariff

Times for standby supply under Tariff PL will be as stated under Tariff H Option 3 except that off-peak prices will also apply all day on: Australia Day, Labour Day, Anzac Day, Queens Birthday, Good Friday, Easter Monday and all the days from the day preceding Christmas Day until the following New Years Day Holiday, inclusive.

4.4 Export by the Customer to the Supply Authority System under Tariff S Option 3

Times for Tariff S Option 3 will be as stated under Tariff H Option 3 except that off-peak prices will also apply all day on: Australia Day, Labour Day, Anzac Day, Queens Birthday, Good Friday, Easter Monday and all the days from the day preceding Christmas Day until the following New Years Day holiday, inclusive.

4.5 Summer Time Not Normally Applied

Periods for pricing are normally set for Standard Time (that is, Australian Eastern Standard Time) without adjustment for Summer Time (that is, daylight saving time).

However, if suitable metering is available the Supply Authority may agree to adjust the times of commencement and conclusion of Peak Periods and Off-Peak Periods to Summer Time and back to Standard Time each year, subject to the Customer paying the Supply Authority's costs. Unless advised otherwise, these costs shall be taken to be the relevant charge in the Schedule of Fixed Charges, as published by the Supply Authority from time to time.

State Electricity Commission Act 1958 **ELECTION OF EMPLOYEES'** REPRESENTATIVE OF THE STATE **ELECTRICITY COMMISSION OF** VICTORIA

Pursuant to Regulation 7 of the State Electricity Commission Employees' Representative Regulations 1985, I hereby give notice that for the purpose of the election of the employee to be the Employees' Representative of the State Electricity Commission of Victoria, in accordance with the provisions of section 4 (3) (b) (iv) of the State Electricity Commission Act 1958 for the period of two years for the date of the declaration of the results of the election, the following dates are fixed, namely:

Nomination Day-26 April 1991; Polling Day-31 May 1991.

I further give notice that Roger John Millar is appointed as the Returning Officer to conduct the said election and that he will receive nominations at his office at the State Electoral Office, Sixth Floor, 22 William Street, Melbourne, 3000, not later than 4.00 p.m. on Nomination

Prescribed forms of nomination may be obtained from the Returning Officer.

> DAVID WHITE Minister for Manufacturing and Industry Development

20750

Ministry of Finance SALE OF CROWN LAND BY PUBLIC AUCTION

Reference No. GL12833

On Saturday, 4 May 1991 at 11.00 a.m. on site. Property Address: Leslie Street, Clunes.

Crown Description: Crown Allotment 8, Section 21, Township of Clunes.

Terms of Sale: 10% deposit, balance 60 days. Officer Co-ordinating: Ms Anna Giannacos,

Property Consultant, Government Land Bureau, Ministry of Finance.

Selling Agent: Edgar Bartrop Pty Ltd, 54 Lydiard Street South, Ballarat 3350. Telephone: (053) 31 1011.

20670

TONY SHEEHAN Minister for Finance

Ministry of Finance SALE OF CROWN LAND BY PUBLIC AUCTION

> Reference No. GL12611 City of Bendigo

On Wednesday, 1 May 1991 at 11.00 a.m. on site

Victoria Government Gazette

Property Address: 36 Michael Street, Kennington.

Crown Description: Crown Allotment 10A, Section 93c at Bendigo, Parish of Sandhurst, County of Bendigo.

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

Officer Co-ordinating Sale: M. Hammon, Government Land Bureau, 4th Floor, 35 Spring Street, Melbourne 3000.

Selling Agent: Butler & Associates Pty. Ltd., corner Mollison and Williamson Streets, Bendigo.

20670

TONY SHEEHAN Minister for Finance

Ministry of Finance SALE OF CROWN LAND BY PUBLIC AUCTION

Reference No. GL12861 City of Swan Hill

On Friday, 3 May 1991 at 11.00 a.m. on site. Property Address: 352 Beveridge Street, Swan

Crown Description: Crown Allotment 4B, Section 15, Township of Swan Hill, Parish of Castle Donnington.

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

Officer Co-ordinating Sale: M. Hammon, Government Land Bureau, 4th Floor, 35 Spring Street, Melbourne 3000.

Selling Agent: John Gray & Son Pty. Ltd., 260 Campbell Street, Swan Hill 3585.

20670

TONY SHEEHAN Minister for Finance

Ministry of Finance SALE OF CROWN LAND BY PUBLIC AUCTION

Reference No. GL13312 Shire of Mildura

On Saturday, 27 April 1991 at 12.00 noon on

Property Address: 22 Woomera Avenue, Red Cliffs.

Crown Description: Crown Allotment 8. Section B1 (Red Cliffs), Parish of Mildura.

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

Officer Co-ordinating Sale: M. Hammon, Government Land Bureau, Ministry of Finance. Selling Agent: Collie & Tierney Pty. Ltd., 67

Lime Avenue, Mildura 3500. **TONY SHEEHAN** Minister for Finance

20670

Victoria Government Gazette

Ministry of Finance SALE OF CROWN LAND BY PUBLIC AUCTION

Reference No. GL12531

On Saturday, 27 April 1991 at 1.00 p.m. on site.

Property Address: Kenny Street, Bailarat East. Crown Description: Crown Allotment 7B,

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

Section 200, Township of Ballarat East.

Officer Co-ordinating: Ms Anna Giannacos, Property Consultant, Government Land Bureau, Ministry of Finance.

Selling Agent: Richards Real Estate Pty. Ltd., 606 Sturt Street, Ballarat, 3350. Telephone No. (053) 33 2833.

20670

TONY SHEEHAN Minister for Finance

Ministry of Finance SALE OF CROWN LAND BY PUBLIC AUCTION

Reference No. GL12997

On Saturday, 27 April 1991 at 11.00 a.m. on site.

Property Address: Mansfield Avenue, Mount Clear.

Crown Description: Crown Allotment 15T, Section 12, Parish of Ballarat.

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

Officer Co-ordinating: Ms Anna Giannacos, Property Consultant, Government Land Bureau, Ministry of Finance.

Selling Agent: Richards Real Estate Pty. Ltd., 606 Sturt Street, Ballarat, 3350. Telephone No. (053) 33 2833.

20670

TONY SHEEHAN Minister for Finance

Ministry of Finance SALE OF CROWN LAND BY PUBLIC AUCTION

Reference No. GL13113

On Saturday, 27 April 1991 at 10.00 a.m. on site.

Property Address: Corner Cornish and Barkly Streets, Buninyong.

Crown Description: Crown Allotment 9, Section 38, Township of Buninyong.

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

Officer Co-ordinating: Ms Anna Giannacos, Property Consultant, Government Land Bureau, Ministry of Finance.

G 13 10 April 1991 923

Selling Agent: Richards Real Estate Pty. Ltd., 606 Sturt Street, Ballarat, 3350. Telephone No. (053) 33 2833.

20670

TONY SHEEHAN Minister for Finance

Ministry of Finance SALE OF CROWN LAND BY PUBLIC AUCTION

Reference No. GL13808

On Saturday, 27 April 1991 at 12.00 noon on site.

Property Address: Lot 1A South Street, Port Albert.

Crown Description: Allotment 1A, Section 4, Parish of Alberton East, Township of Port Albert.

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

Officer Co-ordinating Sale: Russell Efron, Property Consultant, Government Land Bureau, Ministry of Finance, 4th Floor, 35 Spring Street, Melbourne.

Selling Agent: Palmer Baker & Evans Foster Pty. Ltd., 221 Commercial Road, Yarram 3971 (Tel. (051) 82 6055).

20670

TONY SHEEHAN Minister for Finance

Ministry of Finance SALE OF CROWN LAND BY PUBLIC AUCTION

Reference No. GL11161

On Saturday, 27 April 1991 at 12.00 noon on site'

Property Address: 522 Landsborough Street, Ballarat North.

Crown Description: Allotment 5A, Section 7, Township of Ballarat North, Parish of Ballarat.

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

Officer Co-ordinating Sale: Russell Efron, Property Consultant, Government Land Bureau, Ministry of Finance, 4th Floor, 35 Spring Street, Melbourne.

Selling Agent: Richards Real Estate Pty. Ltd., 606 Sturt Street, Ballarat 3350 (Tel. (053) 33 2833).

20670

TONY SHEEHAN Minister for Finance

Ministry of Finance SALE OF CROWN LAND BY PUBLIC AUCTION

Reference No. GL12426

On Wednesday, 1 May 1991 at 11.00 a:m. on site.

Property Address: Corner Thackray Street and Woolboard Road, Port Melbourne.

Crown Description: Allotment 6G, Section 59, City of Port Melbourne, Parish of Melbourne South.

Terms of Sale: 10% deposit, balance 28 June 1991

Officer Co-ordinating Sale: Russell Efron, Property Consultant, Government Land Bureau, Ministry of Finance, 4th Floor, 35 Spring Street,

Selling Agent: Jones Lang Wootton, 500 Collins Street, Melbourne 3000 (Tel. 616 6666).

20670

TONY SHEEHAN Minister for Finance

Ministry of Finance SALE OF CROWN LAND BY PUBLIC

AUCTION Reference No. S107

On Wednesday, 1 May 1991 at 12.00 noon at corner Thackray Street and Woolboard Road, Port Melbourne.

Property Address: 84-96 Johnson Street, South Melbourne.

Crown Description: Allotment 7, Section 104, City of South Melbourne, Parish of Melbourne South.

Crown Lease Particulars: Vol. 1207 Folio 981. Terms of Sale: 10% deposit, balance 28 June 1991.

Officer Co-ordinating Sale: Russell Efron, Property Consultant, Government Land Bureau, Ministry of Finance, 4th Floor, 35 Spring Street, Melbourne.

Selling Agent: Jones Lang Wootton, 500 Collins Street, Melbourne 3000 (Tel. 616 6666).

20670

TONY SHEEHAN Minister for Finance

Ministry of Finance SALE OF CROWN LAND BY PUBLIC AUCTION

Reference Nos GL13450A and GL13450B On Saturday, 4 May 1991 at 1.30 p.m. on site.

Property Address: Lots 10 and 11 Sutton Street, Cann River.

Crown Description: Allotments 10 and 11, Section B, Township of Cann River, Parish of Noorinbee.

Terms of Sale: 10% deposit, balance 14 June 1991.

Officer Co-ordinating Sale: Russell Efron, Property Consultant, Government Land Bureau, Ministry of Finance, 4th Floor, 35 Spring Street, Melbourne.

Victoria Government Gazette

Selling Agent: King & Heath Pty. Ltd., 591 Esplanade, Lakes Entrance 3909 (Tel. (051) 55 1201).

20670

TONY SHEEHAN Minister for Finance

Education Act 1958

NOTICE OF THE MAKING OF AN ORDER UNDER SECTION 13 (1) OF THE ACT

Pursuant to section 13 of the Education Act 1958, I hereby give notice that an Order of the Governor in Council was made on 26 March 1991 under sub-section (1) of the said Act. constituting a council for the State school listed helow

5299 Echuca Special Developmental School Council.

BARRY PULLEN

20160 Minister for Education and Training

Education Act 1958

NOTICE OF THE MAKING OF ORDERS UNDER SECTION 13 (4) OF THE ACT

Pursuant to section 13 of the Education Act 1958, I hereby give notice that Orders of the Governor in Council were made on 26 March 1991 under sub-section (4) of the said Act, amending the constitutions of the State school councils listed below.

3552 Baltara Special School Council

4609 Turana Youth Training Education Centre Council

4758 Langi Kal Kal Youth Training Education Centre Council

4958 Malmsbury Youth Training Education Centre Council.

BARRY PULLEN

20160 Minister for Education and Training

Education Act 1958

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

Pursuant to section 13 of the Education Act 1958, I hereby give notice that an Order of the Governor in Council was made on 26 March 1991 under sub-section (4) of the said Act amending certain provisions of the constitutions of the school councils listed below.

4890 Croydon South Primary School Council

7760 Dandenong High School Council

7225 Maryborough Technical College Council

8380 Terang High School Council

3584 Traralgon Primary School Council.

BARRY PULLEN Minister for Education and Training 20160

NOTICE OF THE MAKING OF ORDERS UNDER SECTION 13 (4) OF THE ACT

Pursuant to section 13 of the Education Act 1958, I hereby give notice that Orders of the Governor in Council were made on 26 March 1991 under sub-section (4) of the said Act amending certain provisions of the constitutions of the school councils listed below.

3559 Sydenham Primary School Council

3620 Macclesfield Primary School Council

1 3664 Clyde Primary School Council

. 7620 Bonbeach High School Council

8309 Seaford-Carrum High School Council.

BARRY PULLEN

20160 Minister for Education and Training

Co-operation Act 1981 NINDEEBIYA WORKSHOP CO-OPERATIVE LIMITED

Notice of Dissolution of Society

Notice is hereby given that I have this day registered the dissolution of the above named society and cancelled its registration under the above named Act.

Dated at Melbourne 25 March 1991

D. F. HENRY Deputy Registrar of Co-operative Societies

20430

Co-operation Act 1981
BIRRALEE PRIMARY SCHOOL
CO-OPERATIVE LIMITED
NORRIS BANK PRIMARY SCHOOL
CO-OPERATIVE SOCIETY LIMITED

MORNINGTON HIGH SCHOOL CO-OPERATIVE SOCIETY LIMITED

MAROUKA SKI CLUB CO-OPERATIVE LIMITED

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

Dated at Melbourne, 28 February 1991.

D. F. HENRY Deputy Registrar of Co-operative Societies G 13 10 April 1991 925

Co-operation Act 1981

IST KNOXFIELD SCOUT CO-OPERATIVE LIMITED

BALLARAT EMPLOYMENT CO-OPERATIVE LIMITED

HODJA EDUCATIONAL RESOURCES CO-OPERATIVE LIMITED

DO-IT CO-OPERATIVE LIMITED YOUNG WORKERS CO-OPERATIVE LIMITED

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

Dated at Melbourne, 25 March 1991

D. F. HENRY Deputy Registrar of Co-operative Societies

20430

Co-operation Act 1981 MARYBOROUGH TRADING CO-OPERATIVE LTD

MARYBOROUGH ENERGY RESEARCH FOUNDATION CO-OPERATIVE LIMITED AUSTRALIAN CREATIVE RESOURCES CO-OPERATIVE LIMITED

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

Dated at Melbourne, 20 March 1991

D. F. HENRY Deputy Registrar of Co-operative Societies

20430

Co-operation Act 1981 CHANGE OF NAME OF A SOCIETY

Notice is hereby given that Healesville and District Aboriginal Co-operative Limited which was incorporated as a Community Advancement Society under the above-named Act on 8 March 1985 has registered a change of its name and is now incorporated under the name of Coranderrk Koori Co-operative Limited under the said Act. Dated at Melbourne, 20 March 1991.

D. F. HENRY Deputy Registrar of Co-operative Societies

20430

20430

ASSOCIATIONS INCORPORATION ACT 1981

Notice is hereby given that in pursuance of sub-section 10 (4) of the Associations Incorporation Act 1981 a certificate of incorporation was granted to McCallum House Inc. on 22 March 1991.

20430

A. DUNN
Deputy Registrar of
Incorporated Associations

Associations Incorporation Act 1981 SUB-SECTION 36 (2)

Notice is hereby given that the incorporation of the associations mentioned below will be cancelled on publication of this notice.

The African Community Centre Inc.

Asian Community Information and Resource Centre, Victoria Inc.

Association of Ukrainian Graduates in Victoria Inc.

Australian-African Chamber of Commerce Inc.

The Australian Alpine Climbing Club (Inc.). Australian Association of Finance Brokers Inc. Australian Institute of Welfare Officers (Vic. Branch) Inc.

Australian PC User Association Inc.

Ballarat Aeromodellers Inc.

Benalla Aero Club Inc.

Bendigo Islamic Society Inc.

Echuca Judo Club Inc.

Eureka Hotel Social Club Inc.

The Fifty and Over Leisure Club Inc.

Glenmaggie and District Boat Club Inc.

Goulburn Valley Womans' Support Network Inc.

Hispano-American Centre for Family Support (C.O.H.A.F.) Inc.

Jennie's Self-Help Group Inc.

Kairaraba Divers Inc.

Kernot Community Committee Inc.

Maribyrnong River Boat Owners Association Inc.

Masseurs and Healing Therapists Association Inc.

Melton Motor Sports Club Inc.

Moroccan Islamic Community of Australia Inc.

Mossgiel Park Sports Club Inc.

Newport East Football Club Inc.

North Sunshine Football Club Inc.

Rubber Stamp Manufacturers Association of Victoria Inc.

Victoria Government Gazette

Sale Pony Club Inc.

Seymour Rafting Festival Committee Inc.

Silvan Football Club Inc.

Sunraysia Trades and Labour Council Inc.

The Tullaroop Leisure Centre Squash Club Inc.

Valley Radio Flyers Shepparton Inc.

Wonga Park Football Club Inc.

Woodend and Newham Anniversary Group Inc.

Yarram and District Basketball Association Inc. and

Yugoslav Macedonian Moslem Community Melbourne Inc.

Dated 10 January 1991

RANDALL STRAW
Manager, Business Operations

20430

Associations Incorporation Act 1981 SUB-SECTION 36 (2)

Notice is hereby given that the incorporation of the associations mentioned below will be cancelled on publication of this notice.

Albion Sporting Club Inc.

Australian Curling Association Inc.

Ballarat Pistol Club Inc.

The Caff Inc.

Devils Elbow Amateur Fishing Club Inc.

Friends of Marine World Inc.

Haven Progress Association Inc.

ICSC International Inc.

Inner East Region Youth Action Council Inc.

Jika Jika Players Inc.

Lebanese National Liberal Association of Victoria Inc.

Manresa Kindergarten Inc.

Mansfield Street Machines Inc.

North East Regional Children's Services Committee Inc.

Northern News Group Inc.

Nunawading Group for Rational Planning Inc.

P. D. Ronald Indoor Sports Association Inc.

Polonia Soccer Club Inc.

Rantos Collegium Inc.

Reggio Calabria Club Inc.

Rumbalara Aboriginal Youth Sport and Recreation Association Inc.

Select Squash Club Inc.

Tog Southern Social Club Inc.

Uhlans Inc.

Victorian Country Football League Bendigo District Board Inc.

Victoria Government Gazette

Victorian Sea Urchin Fishery Association Inc. and

Youth Needs Group, Outer East, Inc.

Dated 10 January 1991

RANDALL STRAW
20430 Manager, Business Operations

Country Fire Authority Act 1958
VARIATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by section 4 of the Country Fire Authority Act 1958, I, Kevin Patrick Shea, Chairman of the Country Fire Authority, after consultation with the Acting Director-General of Conservation and Environment, hereby vary the declaration of Fire Danger Periods previously published in the Government Gazette by declaring that such Fire Danger Periods shall end in respect of the undermentioned Municipalities or parts of Municipalities specified.

To terminate from 0100 hours on Thursday, 11 April 1991:

City of Benalla Shire of Benalla Shire of Rutherglen City of Wangaratta Shire of Oxley Shire of Wangaratta.

To terminate from 0100 hours on Saturday, 13 April 1991:

Shire of Diamond Valley (those portions not included in the Metropolitan Fire District)

City of Whittlesea (those portions not included in the Metropolitan Fire District)

City of Traralgon
City of Morwell
Shire of Alberton
Yallourn Works Area
Shire of Avon
Shire of Maffra
Shire of Rosedale

City of Sale

Shire of Traralgon

City of Knox

City of Croydon (those portions not included in the Metropolitan Fire District)

City of Doncaster and Templestowe (those portions not included in the Metropolitan Fire District)

Shire of Eltham (those portions not included in the Metropolitan Fire District)

Shire of Lillydale (those portions not included in the Metropolitan Fire District)

Shire of Healesville Shire of Upper Yarra Shire of Sherbrooke. G 13 10 April 1991 927

To terminate from 0100 hours on Monday, 15 April 1991:

Borough of Queenscliffe
City of Geelong West
City of South Barwon
Shire of Barrabool
Shire of Corio
Shire of Winchelsea
City of Geelong
City of Newtown
Shire of Bannockburn
Shire of Bellarine
Shire of Leigh
Shire of Melton
City of Werribee (the

City of Werribee (those portions not included in the Metropolitan Fire District)
Shire of Bacchus Marsh

Shire of Newham and Woodend

Shire of Kilmore Shire of Gisborne

Shire of Romsey

Shire of Bulla (those portions not included in the Metropolitan Fire District)

Shire of Broadford Shire of Pyalong City of Portland Shire of Heywood Borough of Port Fairy City of Warrnambool Shire of Dundas Shire of Mortlake Shire of Warrnambool

City of Ballaarat Shire of Ballan Shire of Bungaree

Shire of Creswick

Shire of Daylesford and Glenlyon Shire of Newstead

Shire of Tullaroop Shire of Ararat Shire of Lexton Shire of McIvor Shire of Seymour Shire of Glenelg

Shire of Wannon City of Hamilton

Shire of Belfast Shire of Minhamite

Shire of Mount Rouse Borough of Sebastopol City of Maryborough

Shire of Ballarat Shire of Buninyong

Shire of Grenville Shire of Kyneton

Shire of Talbot and Clunes

City of Ararat Shire of Avoca,

> K. P. SHEA Chairman

20130

On 26 April 1990, an order was made in the Magistrates' Court at Ouyen that the following property be forfeited to the Crown:

4 cartons of Grow Moss

1 bag of Vermiculite

1 bag of Perlite

1 water pump

I bag of plastic containers

4 pro arc lamps

4 light shades

1 step ladder

1 seed propagator

1 power regulator

3 power timers

1 negative ion generator

1 submersible thermostat

1 Breeze Master fan

1 Elcom fan

2 overhead lights

1 roll insulation

2 Ph measures

Quantity of garden hose

Quantity of black poly pipe with drippers Quantity of electrical leads.

In accordance with a direction from the Attorney-General's Department, pursuant to section 8 (5) of the Crimes (Confiscation of Profits) Act 1986, this property will be sold at public auction at 10 a.m. on Wednesday, 1 May 1991, at the Ouyen Police Station, 19 Pickering Street, Ouyen.

20610

K. GLARE Chief Commissioner

Crimes (Confiscation of Profits) Act 1986 SALE OF FORFEITED PROPERTY

On 9 November 1990 an order was made in the Melbourne Magistrates' Court that a green Ford Fairlane motor vehicle, registration number CXW 238 be forfeited to the Crown.

In accordance with a direction from the Attorney-General's Department, pursuant to section 8 (5) of the Crimes (Confiscation of Profits) Act 1986, this vehicle will be sold by public auction at 10.00 a.m. on Thursday, 9 May 1991, at the Cheltenham Police Station, 1224 Nepean Highway, Cheltenham.

> K. GLARE Chief Commissioner

Victoria Government Gazette

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 June 1991, 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:

Bernard, Neil Patrick, formerly of 31 Eldridge Street, North Footscray, late of Villa O'Neill Nursing Home, 101 Lewisham Road, North Prahran, retired munition worker, died 6 January 1991.

Dwan, Jean Florence, late of 69 Bishop Street, Yarraville, married woman, died 28 July 1990.

Fullarton, Percival Leonard, late of 19 Glencara Street, Avondale Heights, retired, died 19 December 1990.

Kaye, Clarence Victor, late of 11 Margaret Street, Footscray, pensioner, died 27 November

Medaris, Jack, late of 10 Orchid Avenue. Boronia, production planner, died 23 November 1990.

Morris, Ellen Kathleen, formerly of 79 Ford Street, Newport, late of Providence Road. Greenvale, retired trimmer, died 14 February

Roozen, Peter Adrian Hendrik, in the will called Peter Adrian Hendrick Roozen, late of 31 Fraser Street, Middle Park, retired, died 29 December 1990.

Dated at Melbourne, 3 April 1991

B. F. CARMODY Managing Director State Trust Corporation

RECOMMEND THE MAKING OF AN ORDER FOR THE DETERMINATION OF THE NUMBER OF COUNCILLORS ASSIGNED TO SUBDIVISIONS OF THE SHIRE OF KILMORE

Council has proposed the introduction of triennial elections in time for the August 1991 municipal elections (which will be the subject of a poll to be held on 13 April) and favours the following form of councillor representation which will give voter equality to each of the ridings.

20434

NOTICE OF INTENTION TO

Pursuant to section 24D(1)(b)(ii) of the Local Government Act 1958, the Council of the Shire of Kilmore has made a written request under common seal to give effect to a proposal for the determination of the number of councillors assigned to the four ridings.

Victoria Government Gazette

| | Voters | |
|--------|-------------------|-------------|
| Riding | as at May 1990 | Councillors |
| East | 2028 | 4 |
| West - | 1283* | 3 |
| North | 1521 | · 3 |
| South | 1214 | · 2 |

* Current estimate of voter population is 1350.

Under section 24F of the Act notice is given that after the expiration of one month from the publication of this notice in the Government Gazette and in a newspaper generally circulating in the municipal district of the Shire of Kilmore it is my intention to recommend to the Governor in Council that an Order be made to come into operation on and from 31 May 1991, to give effect to the Council's proposal without referring the proposal to a Division of the Local Government Commission.

Any person wishing to make any submissions or other representations about the proposal may do so in writing to the undersigned within one month of the publication of this notice.

CAROLINE HOGG Minister for Ethnic, Municipal and Community Affairs 500 Bourke Street, Melbourne 3000 30160

ERRATUM

Cemeteries Act 1958 SCALE OF FEES OF THE MOE PUBLIC CEMETERY

In Government Gazette No. G2 of 16 January 1991 on page 97 with reference to the fees payable at the abovementioned public cemetery, the first item shown under the sub-heading "Other Charges", the fee shown for Land monumental sections 2-44 m × 1-22 m is shown as \$15 when it should have read \$105.

LAND ACT-EXCHANGE OF LAND

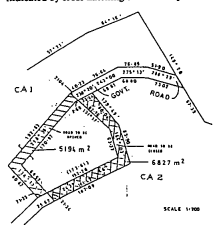
I, Steve Crabb, the Minister for Conservation and Environment do hereby give notice that, after the expiry of at least 14 days from the date of publication of this notice, I intend to enter into an agreement with Leopold David McConachy and Ella Margaret McConachy of 39 Blackwood Avenue, Warburton to exchange the Crown land being Allotment 20B, Parish of Warburton for the freehold land known as part Allotment 18A, Parish of Warburton being lots 123, 124 and 125 on Plan of Subdivision No. 9189 contained in Freehold Certificate of Title Volume 9695, Folio 753—(Ref. L12–0076).

G 13 10 April 1991 929

SHIRE OF WINCHELSEA

Road Deviation Order

Pursuant to the provisions of sections 522 and 526 of the Local Government Act 1958, the Council of the Shire of Winchelsea hereby directs that the land in the Parish of Lorne, indicated by hatching on the plan annexed hereto, which has been taken by it, shall be a public highway on and from the date of publication of this Order in the Government Gazette and declares that such land shall be a public highway in lieu of the land indicated by cross hatching on the said plan.



The common seal of the Council of the Shire of Winchelsea was hereunder affixed on 13 February 1991 in the presence of:

L. A. CROSSLAND, Councillor G. E. PURDIE, Councillor M. A. COURTNEY, Manager Administrative Services

Confirmed by the Governor in Council, 9 April 1991—NICHOLAS PLAYFORD, Acting Clerk of the Executive Council 20460

SHIRE OF HUNTLY Road Deviation Order

Pursuant to the provisions of sections 522 and 526 of the Local Government Act 1958, the Council of the Shire of Huntly hereby directs that the land in the Parish of Goornong indicated by cross hatching on the diagram and marked "C" hereunder, which has been purchased, taken or acquired by it, shall be a public highway on and from the date of publication of this order in the Government Gazette, and declares that such land shall be a public highway in lieu of the land indicated by hatching and marked "A" on the diagram annexed hereto.

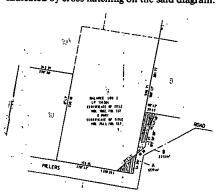
The common seal of the President, Councillors and Ratepayers of the Shire of Huntly was hereto affixed 26 September 1990.

M. J. SHARKEY, President N. A. PITSON, Councillor D. J. GRIFFITHS, Chief Executive Officer

Confirmed by the Governor in Council, 9 April 1991—NICHOLAS PLAYFORD, Acting Clerk of the Executive Council 20460

SHIRE OF BUNGAREE Road Deviation Order

Pursuant to the provisions of sections 522 and 526 of the Local Government Act 1958, the Council of the Shire of Bungaree hereby directs that the land in the Parish of Ballarat indicated by hatching on the diagram annexed hereto, which has been purchased, taken or acquired by it, shall be a public highway on and from the date of publication of this Order in the Government Gazette and declares that such land shall be a public highway in lieu of the land indicated by cross hatching on the said diagram.



Victoria Government Gazette

The common seal of the President, Councillors and Ratepayers of the Shire of Bungaree was hereunto affixed 3 December 1990.

> C. P. POWELL, President C. A. DICKINSON, Councillor B. REES, Secretary

Confirmed by the Governor in Council, 9 April 1991—NICHOLAS PLAYFORD, Acting Clerk of the Executive Council 20460

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. These names are published as an addition to the list published in the Government Gazette on Wednesday, 10 April 1991.

(To Council Approved Private Rehabilitation Providers)

Ms Patricia BAKER

20890

EGG INDUSTRY ACT 1989 (No. 49)

As required by section 117 of the *Egg Industry* Act 1989, the Victorian Egg Marketing Board has made the following determination.

That the Victorian wholesale prices for 15 dozen pre-packed eggs ex packing floor be as follows:

| 67s | 217¢/dozen |
|-----|------------|
| 61s | 184¢/dozen |
| 55s | 147¢/dozen |
| 49s | 113¢/dozen |

effective from 25 March 1991 to 25 September

J. VIPADI 20940 Corporate Secretary

Industrial Relations Act 1979 NOTICE OF APPLICATION FOR RECOGNITION AS AN ASSOCIATION

Notice is hereby given that the Australian Social Welfare Union has filed an application to be recognised as an association under the Industrial Relations Act 1979 with respect to the trades for which the Health and Community (Management and Administrative Staff) Conciliation and Arbitration Board has been appointed.

Pursuant to regulation 33 (5) of the Industrial Relations Regulations, any recognised association or person interested may on or before 9 May 1991 file in the Registry (Level 20, 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.

> J. TSOUTSOULIS Acting Deputy Registrar **Industrial Relations Commission** of Victoria

21441

Fisheries Act 1968 CORRIGENDUM

Notice Fixing Total Allowable Catch for Declared Abalone Zones

In Government Gazette No. \$17 dated Thursday, 4 April, the above notice was incorrect. The date 1 April 1990 should read 1 April

1991.

S. M. CRABB Minister for Conservation and

20090

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Environment

Fisheries Act 1968

FISHING (TROUT COD) REGULATIONS 1991

Notice of Decision

I, Steven Marshall Crabb, Minister for Conservation and Environment, give notice under section 11 of the Subordinate Legislation Act 1962 as follows:

The Fishing (Trout Cod) Regulations 1991 have been the subject of a Regulatory Impact Statement.

One submission was received in response to the Regulatory Impact Statement. Having considered this submission I have decided that the proposed Fishing (Trout Cod) Regulations 1991, should be made.

> S. M. CRABB Minister for Conservation and

20090

Environment Police Regulation Act 1958, Section 122

SALE OF UNCLAIMED PROPERTY An owner is required for a damaged red Suzuki

motor cycle, registration number RH 159.

This vehicle came into the possession of Police on 18 March 1989 and if not claimed it will be sold at public auction at 10 a.m. on Wednesday, 8 May 1991, at the Caulfield Police Station, 289 Hawthorn Road, Caulfield.

> K. GLARE Chief Commissioner

G 13 10 April 1991 931

Police Regulation Act 1958, Section 122 SALE OF UNCLAIMED PROPERTY

An owner is required for an unregistered red Honda Model 110 motor tricycle with engine number TBOZE-2044533.

This vehicle came into the possession of Police on 6 October 1990, and if not claimed it will be sold at public auction at 11 a.m. on Friday, 12 April 1991, at the Whittlesea Police Station, 78 Church Street, Whittlesea.

K. GLARE

20610

Chief Commissioner

Police Regulation Act 1958-Section 122 SALE OF UNCLAIMED PROPERTY

An owner is required for a 1957 model Humber sedan, ex registered No. CEI 125.

This vehicle came into the possession of Police on 26 November 1989, and if not claimed it will be sold at public auction at 10 a.m. on Friday, 10 May 1991 at the offices of the Swan Hill Traffic Operations Group, 123 Curlewis Street, Swan

20610

K. GLARE Chief Commissioner

Police Regulation Act 1958—Section 122 SALE OF UNCLAIMED PROPERTY

An owner is required for a blue $7' \times 5'$ steel trailer, Serial No. RT 0674.

This vehicle came into the possession of Police on 6 October 1989, and if not claimed it will be sold by public auction at 10 a.m., Thursday, 9 May 1991, at Kyneton Police Station, 16 Jennings Street, Kyneton.

20610

K. GLARE Chief Commissioner

MEDICAL BOARD OF VICTORIA

Notice

The Certificates Committee of the Medical Board of Victoria having conducted an inquiry in accordance with the provisions of sub-section 4A of section 17 of the Medical Practitioners Act 1970 on Wednesday, 20 March 1991 found that Dr. John Irinyi had been found guilty and convicted of an offence as a medical practitioner against the Accident Compensation Act 1985 as stated in section 4 (ca) of the Medical Practitioners Act 1970.

The Certificates Committee pursuant to section 17 (4) (e) of the Medical Practitioners Act 1970 reprimanded Dr John Irinyi.

> J. H. SMITH Secretary

20370

Medical Board of Victoria

20610

Subordinate Legislation Act 1962 PROPOSED FISHING (TROUT COD) **REGULATIONS 1991**

Regulatory Impact Statement

A Regulatory Impact Statement has been prepared in relation to the proposed Fishing (Trout Cod) Regulations 1991.

The objective of the proposed Regulations is to prohibit the taking of trout cod from all Victorian inland waters to allow the reestablishment of populations of this endangered freshwater fish.

The major alternatives to the proposed Regulations which were examined in the Regulatory Impact Statement were-

- (1) total closure of specified Victorian inland waters to fishing for trout cod: and
- (2) the application of localised, variable sets of Regulations specifying a minimum legal length for trout cod, a bag limit and/or an initial closed season for each water stocked with trout cod as part of the species conservation program.

The Regulatory Impact Statement concluded that these alternatives were not viable and that the proposed Regulations are the best means of achieving the stated objective.

Public comments on the Regulatory Impact Statement and the proposed Regulations are invited. Copies of the Regulatory Impact Statement may be obtained from Mr Alan Woodroffe (telephone (03) 412 4753).

Written submissions on the Regulatory Impact Statement and the accompanying Regulations will be received up to 21 days from the date of publication of this notice. All submissions will be treated as public documents. Submissions should be addressed to Mr Alan Woodroffe, Subordinate Legislation Officer, Department of Conservation and Environment, 8th Floor, 240 Victoria Parade, East Melbourne 3002.

> A. T. GRIFFIN Acting Director-General

20090

Conservation and Environment

Cattle Compensation Act 1967 (No. 7615) APPROVED AGENT

Notice under Section 14

I hereby declare Laurence Mulcahy and Kevin Hunt trading as Mulcahy & Hunt (No. CS-192 in the Register) being a person carrying on business as a Stock and Station Agent, to be an "Approved Agent" for the purposes of Part II of the Cattle Compensation Act 1967 with effect from 7 February 1991.

B. C. EDDY

Victoria Government Gazette

MELBOURNE AND METROPOLITAN BOARD OF WORKS

Proclamation of Water Mains

Notice to the owners of tenements in the undermentioned street 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 11 May 1991 to cause a proper pipe and stop-cocks to be laid so as to supply water within such tenements from the main pine.

Berwick

Denver Drive from the south-east corner of lot 186 generally eastwards 130 metres.

Dalbury Place the whole street 116 metres. Hampton Close the whole street 105 metres.

Springvale

McIntosh Court the whole street 205 metres. Wells Road from the north-west corner of McIntosh Court eastwards 59 metres.

Wells Road from the north-west corner of Jacqueline Drive eastwards 118 metres.

Further particulars may be obtained from the Boards Southern Regional Offices by telephoning 552 3319.

By Order of the Board.

20490

D. ROBINSON Regional Manager Southern Regional Offices

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 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, James Harley Kennan, Minister for the Arts, do now by this notice declare that-
 - (a) unserialised records of the Department of Property and Services (VPRS 8165); and
 - (b) unserialised records of the Ministry of Finance (VPRS 8198)-

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.

> JIM KENNAN Minister for the Arts

Deputy Comptroller of Stamps

20472

20672

Victoria Government Gazette

NOTICE TO MARINERS Geelong, 27 March 1991 AUSTRALIA—VICTORIA No. 3/91

- Corio Bay-Outer Harbour

Mariculture Zone Beacons Established Date: 27 March 1991.

Locality: Corio Bay-Outer Harbour.

Details: Beacons with yellow X topmarks and lights have been established at the Mariculture Zone between Point Richards Channel and the Bellarine Bank, as detailed hereunder to replace the unlit yellow can buoys (NTM 5 (T) 89).

- (i) F1 Y 10s 2m Posn. Lat 38° 07.'77S Long 144° 33.'36E.
- (ii) Gp F1 (2) Y 10s 2m Posn. Lat 38° 07.'30S Long 144° 34.′ 21E.
- (iii) Gp F1 (3) Y 10s 2m Posn. Lat 38° 06.'83S Long 144° 35.′06E.
- (iv) Gp F1 (4) Y 10s 2m Posn. Lat 38° 07./30S Long 144° 35.'48E.
- (v) Gp F1 (5) Y 10s 2m Posn. Lat 38° 07.77S Long 144° 34.′62E.
- Gp F1 (6) Y 10s 2m Posn. Lat 38° 08.'23S Long 144° 33.'75E.

The zone contains numerous obstructions, submerged and surface rafts are established within the zone. They are marked on the surface by unlit buoys. Non-aquaculture vessels must not enter or pass through this zone.

Notice No. 5 (T)/89 is thereby cancelled. Charts Affected: AUS 157.

Publication Affected: Sailing Directions Victoria 1970.

> Capt. I. S. EDWARDS Harbour Master

20630

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) (ii) of Heading IV of the Third Schedule to the Stamps Act 1958 applies is, where that transfer is effected by a sufficient instrument of transfer under the Corporations (Victoria) Act 1990 or a corresponding law of another State or of a Territory of the Commonwealth, not chargeable with Victorian stamp duty.

BARRY EDDY

20472

Deputy Comptroller of Stamps

"'ELECTORAL COMMISSION ACT 1982

Pursuant to section 13 of the Electoral Commission Act 1982 No. 9801 notice is hereby given that a new electoral statement including G 13 10 April 1991 933

Province and District maps lodged at the Central Plan Office of the Ministry of Finance, 2A Treasury Place, Mebourne on 4 April 1991. The plan registration number is LEGL 91-1.

A copy of the statement and maps may be inspected by members of the public from Monday to Friday (Public Holidays excepted) between the hours of 8.15 a.m.-12.45 p.m. and 1.30 p.m.-4.36 p.m.

20678

BOB SMITH Acting Director-General

Transport Superannuation Act 1988

ELECTION OF A MEMBER OF THE TRANSPORT SUPERANNUATION BOARD

In accordance with the provisions of the Transport Superannuation Board Election Regulations 1988, I hereby declare Pamela Miriam McGarvin duly elected for appointment as a member of the Transport Superannuation Board pursuant to Regulation 4 (2) (c) for the period expiring on 31 March 1992.

The nomination for Pamela Miriam McGarvin was the only nomination received at this election.

R. J. MILLAR

20673

Returning Officer

ADOPTION ACT 1984

Under the functions and powers assigned to me by the Director-General of Community Services under section 10 (2) of the Community Welfare Services Act 1970 in relation to section 5 of the Adoption Act 1984, I, Kay Bodna approve the following person under section 5 (1) and 5 (2) (c) of the Act as approved Counsellor for the purposes of section 87 of the Act.

FRIEDMAN, Susan Dated 21 March 1991

KAY BODNA Director

20080

Extended Family Care Branch

L. BOND, Trustee

ORDERS IN COUNCIL

Cemeteries Act 1958 SCALE OF FEES

Under section 17 of the Cemeteries Act 1958, and on the recommendation of the Minister for Health, the Governor in Council consents to the making of the Scale of Fees in respect of the following Public Cemeteries:

Cemeteries Act 1958

SCALE OF FEES OF THE HAZELWOOD PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Hazelwood 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.

Lawn Sections (non-denominational)

Plaque Lawn Section

| i iuque Lawn Section | | | |
|---|--------|--|--|
| | \$ | | |
| Land 2-44 m \times 1-22 m (8 ft \times 4 ft) | 200.00 | | |
| Sinking—each interment | 165.00 | | |
| Bronze plaque and fixing | 170.00 | | |
| Flower container | 25.00 | | |
| Interment fee | 60.00 | | |
| Re-open—including sinking, plaque and interment fee and re-open fee | 420.00 | | |
| Lawn Monumental Section | | | |
| Land, sinking and interment fee | 425.00 | | |
| Extra basic cost for monument (cost | | | |
| of lettering not included) | 990.00 | | |
| Children's Lawn Section | | | |
| Land 1-22 m \times 0-6 m (4 ft \times 2 ft) | 60.00 | | |
| Sinking | 60.00 | | |
| Plaque and fixing | 90.00 | | |
| Interment fee | 30.00 | | |
| Flower container (optional) | 25.00 | | |
| Monumental Section (denominational) | | | |
| Land 2.44 m \times 1.22 m (8 ft \times 4 ft) | 200.00 | | |
| Sinking—each interment | 165.00 | | |
| Sinking—for oversize or American | | | |
| casket (extra) | 50.00 | | |
| Sinking—for child under 7 years or | | | |
| stillborn | 75.00 | | |
| Re-open without cover, kerb or monument (total) | 250.00 | | |
| Re-open with cover, kerb or | | | |
| monument (extra) | 10.00 | | |
| | | | |

| · · · · · · · · · · · · · · · · · · · | |
|---|--------|
| Re-open with slab—remove and | |
| replace (extra) | 45.00 |
| Interment fee | 60.00 |
| Miscellaneous Charges | |
| Re-opening fee all sections | 25.00 |
| Interment Saturday, Sunday or | |
| Public Holiday (extra) | 100% |
| Exhumation of body | 500.00 |
| Vault, digging for concrete vault | 700.00 |
| Ashes interment in family grave | 65.00 |
| Permission to erect monument of any kind approved by Trust—5% of cost with minimum of \$15. | |
| Own selection of any plot (extra) | 20.00 |
| J. HUXTABLE, Trustee M. CHAKERA, Trustee M. J. WILLIS, Trustee | |

Cemeteries Act 1958

SCALE OF FEES OF THE EDENHOPE PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Edenhope 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.

Monumental Section

| Monumental Section | |
|--|--------|
| | \$ |
| Land 2-4 m \times 1-22 m | 125.00 |
| Gravedigging—1.83 m | 150.00 |
| —2·13 m | 170.00 |
| Interment fee | 60.00 |
| Re-opening fee-no cover | 150.00 |
| -with cover | 170.00 |
| Permission to erect a headstone—5% of cost—Minimum fee \$40. | |
| Exhumation fee (when authorised) | 400.00 |
| Lawn Section | • |
| Land 2.4 m \times 1.22 m | 140.00 |
| Gravedigging—1.83 m | 150.00 |
| —2·13 m | 170.00 |
| Interment fee | 100.00 |
| Re-opening fee | 150.00 |
| Plaque—Plaque cost + 10% | |
| Records search fee either section | 15.00 |

Victoria Government Gazette

COUNCILLORS OF THE MUNICIPALITY OF THE SHIRE OF KOWREE—TRUSTEES

. Cemeteries Act 1958 SCALE OF FEES OF THE MOOROOPNA PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Mooroopna 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.

Private Graves

| Private Graves | • |
|--|------------------|
| | \$ |
| Land 2-44 m × 1-22 m | 150.00 |
| Own selection of site (extra) | 70.00 |
| Sinking grave 1-83 m deep (6') | 247.00 |
| Each additional 0-3 m (12") | 22.00 |
| Sinking oversize graves (extra) | 32.00 |
| Reopening Charges | |
| Reopening grave (no cover) | 100.00 |
| Reopening grave (with cover) | 165.00 |
| Miscellaneous Charges | |
| Interment fee | 97.00 |
| Certificate of Right of Burial | 12.00 |
| Number plate or brick | 12.00 |
| Inspection of plan or register | 12.00 |
| Permission to erect a headstone or monument—10% of cost with a minimum of \$60.00 | |
| Grave renovations or additional inscription | 15.00 |
| Exhuming the remains of a body (when authorised) | 450.00 |
| Interment of ashes in a private grave | 40.00 |
| Memorial wall niche and plaque | 200.00 |
| Interment not in the prescribed hours or on Saturdays, Sundays or Public Holidays or with due notice Lawn Section | 60.00 |
| Lawn grave site 2.44 m × 1.22 m | 322.00 |
| Interment fee | 275.00 |
| Plaque | 237.00 |
| Flower container | 43.00 |
| Additional plate on plaque | 90.00 |
| Charges not outlined in "Lawn Secti be included in "Miscellaneous Charge | on" would s". |

L. G. NOONAN, Trustee A. TROTTER, Trustee S. VARAPODIO, Trustee

G 13 10 April 1991 935

Cemeteries Act 1958

SCALE OF FEES OF THE HEATHCOTE PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Heathcote 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.

Plot Sites

| Denominational and non- denominational areas, 2.44 m × 1.22 m 165.00 Ashes areas sub standard size plots Interment Fees |
|---|
| × 1·22 m 165.00 Ashes areas sub standard size plots 50.00 |
| Asiles dieds 300 station of size provis |
| Interment Fees |
| |
| (a) Weekdays 360.00 |
| (b) Weekends and public holidays 410.00 |
| (c) Oversize interment extra 40.00 charge |
| (d) Additional depth each extra 0-3 m extra charge 40.00 |
| Interment of ashes in private grave 35.00 |
| Exhumation fee when authorised 700.00 |
| Permission to erect memorial monument—10% of total cost of |
| monument, minimum fee 50.00 |
| Interment of ashes in new ashes plot 50.00 |
| E. WATKINS, Trustee |
| J. SHEEHAN, Trustee |
| G. ZOCH, Trustee K. TURNER, Trustee |
| K. TOKNEK, Trustee |
| |

Cemeteries Act 1958 SCALE OF FEES OF THE STRATFORD PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Stratford 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.

| Monumental Section | |
|--|--------|
| Land, $2.44 \text{ m} \times 1.22 \text{ m}$ | 330.00 |
| Sinking grave 1.83 m deep | 275.00 |
| Each additional 0-3 m | 55.00 |
| Sinking oversize grave (extra) | 110.00 |

936 G 13 10 April 1991 Reopening grave (no cover) 275.00 Exhuming the remains of a body (when authorised) 500.00 . Interment outside prescribed hours, or on Saturdays, Sundays or Public Holidays 110.00 " Memorial Niche Wall Single niche reservation and plaque 225.00 Double niche reservation and plaque 330.00 . Lawn Reservation Section Land, 2.44 m \times 1.22 m deep 330.00 Sinking grave 1-83 m deep 275.00 Flower container supplied by Trust 70.00 Bronze plaque for each interment 150.00 Reopening grave 275.00 Burial of ashes in lawn 110.00 G. HAHN, Trustee I. McILWAIN, Trustee M. FORSYTH, Trustee

Cemeteries Act 1958 SCALE OF FEES OF THE LEONGATHA PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Leongatha 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.

| | \$ |
|---|---------------|
| New lawn grave (including plaque and vase) | 600.00 |
| | 680.00 |
| Reopen lawn grave (including plaque | 52Ò.00 |
| New monumental grave | .525.00 |
| Reopen monumental grave | 425.00 |
| Interment of ashes in niche wall | i |
| (including plaque) | 230.00 |
| Public grave (plus digging) | 26.00 |
| Interment of ashes in private grave | 35.00 |
| Exhumation (when authorised) | 250.00 |
| Permission to erect a headstone or monument—5% of cost with a | |

minimum of \$10.00

R. A. ATKIN, Trustee G. D. TUFF, Trustee H. E. MARSHMAN, Trustee

Victoria Government Gazette

Cemeteries Act 1958

SCALE OF FEES OF THE ALEXANDRA PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Alexandra 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.

| e E | \$ |
|---|--------|
| Land 2-44 m × 1-22 m | |
| Lawn | 380.00 |
| Monumental | 380.00 |
| Sinking grave for interment | 220.00 |
| Reopening grave | 220.00 |
| Interment fee | 80.00 |
| Interment of stillborn child in special area with no exclusive right of | . 1 |
| o burial | 40.00 |
| Permission to erect headstone | 75.00 |
| Alteration to headstone or additional . , | |
| lettering | 20.00 |
| Search of records | 20.00 |
| B CTCDITCAGON | - |

R. STEPHENSON, Trustee K. GOSCHNICK, Trustee R. GILLESPIE, Trustee

Cemeteries Act 1958

SCALE OF FEES OF THE MYSIA PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Mysia 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.

| | N | * t | |
|----------------------|--------------|--------|-----------|
| Land 2-44 m \times | | " | 50.00 |
| Sinking grave 1. | 83 m deep | | 130.00 |
| Interment fee | | | 50.00 |
| Reopening grave | e (no cover) | | 130.00 |
| Reopening grave | e (with cove | r) 1 a | : .150.00 |
| Exhumation | charge · | (when- | المنجازة |
| authorised) | 1. | 11. | 400.00 |
| Search fee per re | quest | | 15.00 |
| | | | |

K. PATTISON, Trustee E. EVANS, Trustee A. COUTTS, Trustee D. EVANS, Trustee

Victoria Government Gazette

Cemeteries Act 1958 SCALE OF FEES OF THE GEMBROOK PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Gembrook 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.

Public Graves

| | • | Violet Town Public Cemetery hereb | v make the |
|--|--------|---|-------------|
| Interment in grave without exclusive right—stillborn child | 66.00 | following scale of fees, which shall operation upon publication in the C | come into |
| Interment in grave without exclusive | | Gazette, and from and after such | publication |
| right—others | 132.00 | every scale of fees heretofore made | by the said |
| Number peg or label | 44.00 | trustees shall be and is hereby rescin | |
| Private Graves | | extent to which it conflicts with this s | icale. |
| Land, $2.44 \text{ m} \times 1.22 \text{ m}$ | 660.00 | | \$ |
| Own selection of land—extra | 55.00 | Public Graves | |
| Sinking Charges for Private Gra | ves | Interment in grave without exclusive | • |
| Sinking grave 1-83 m deep | 220.00 | right—stillborn child | 60.00 |
| Each additional 0-3 m | 55.00 | Interment in grave without exclusive | |
| Sinking oversize grave—extra | 110.00 | right—others | 100.00 |
| Sinking of grave on Saturday, | | Number peg or label | 20.00 |
| Sunday or Public Holiday—extra | 110.00 | Private Graves | |
| Cancellation of order to sink (if | | Land 2.44 m × 1.22 m | 150.00 |
| commenced) | 83.00 | Own selection of land (extra) | 75.00 |
| Reopening Charges | | , | 'rayas |
| Reopening grave (no cover) | 220.00 | Sinking Charges for Private G | raves |
| Reopening grave (with cover) | 275.00 | Sinking grave 1.83 m deep contract | price + 10% |
| Extra Charges | | Each additional 0-3 m | 50.00 |
| Interment outside prescribed hours, | | Sinking oversized grave | 50.00 |
| or on Saturdays, Sundays or Public | | Cancellation of order to sink (if | |
| Holidays | 100.00 | commenced) | 50.00 |
| Interment in a private grave without | 165.00 | Reopening grave (no cover) | 180.00 |
| due notice | 105.00 | Reopening grave (with cover) | 200.00 |
| Miscellaneous Charges | 00.00 | | |
| Interment fee | 83.00 | Miscellaneous Charges | 70.00 |
| Certificate of right of burial | 28.00 | Interment fee | 70.00 |
| Number plate or brick | 22.00 | Interment outside prescribed hours, or on Saturdays, Sundays or Public | |
| Permission to erect a headstone or | | Holidays or without due notice | 120.00 |
| monument—10% of cost with a minimum of \$60.00 | | Certificate of right of burial | 20.00 |
| Permission to construct a brick grave | | Number plate or brick | 20.00 |
| or to erect any stone kerb, brick | | , | 20.00 |
| tile-work or concrete | 33.00 | Permission to erect a headstone or monument. | 10% of cost |
| Exhuming the remains of a body | | Permission to construct a brick | with a |
| (when authorised) | 350.00 | grave or to erect any stone | minimum of |
| Interment of ashes in a private grave | 44.00 | kerb, brick tile-work or | 50.00 |
| Retrieval of cremated remains boxes | 44.00 | concrete | |

G 13 10 April 1991 937

| Plaques: grave monuments ordered | |
|-------------------------------------|---------|
| through arrow | 250.00 |
| Plaques for memorial garden | 220.00 |
| Reservation fee for memorial garden | 100.00 |
| LI COMPILIDA | Turctee |

COWBURN, Trustee R. LEA, Trustee I. BARKLA, Trustee

Cemeteries Act 1958 SCALE OF FEES OF THE VIOLET TOWN PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the

| 2 110110 0.4.00 | |
|---|-----------------------|
| Interment in grave without exclusive right—stillborn child | 60.00 |
| Interment in grave without exclusive | |
| right-others | 100.00 |
| Number peg or label | 20.00 |
| Private Graves | |
| Land 2.44 m \times 1.22 m | 150.00 |
| Own selection of land (extra) | 75.00 |
| Sinking Charges for Private (| Graves |
| Sinking grave 1.83 m deep contract | |
| | price + 10% |
| Each additional 0-3 m | 50.00 |
| Sinking oversized grave | 50.00 |
| Cancellation of order to sink (i | |
| commenced) | 50.00 |
| Reopening grave (no cover) | 180.00 |
| Reopening grave (with cover) | 200.00 |
| Miscellaneous Charges | 5 |
| Interment fee | 70.00 |
| Interment outside prescribed hours or on Saturdays, Sundays or Publi | |
| Holidays or without due notice | 120.00 |
| Certificate of right of burial | 20.00 |
| Number plate or brick | 20.00 |
| Permission to erect a | 1000 6 4 |
| headstone or monument. | 10% of cost with a |
| Permission to construct a brick | minimum of |
| grave or to erect any stone kerb, brick tile-work or | 50.00 |
| concrete | |
| ACTIVI AIA | |

| 938 G [3 10 April 1991 | | Victoria Governme | nt Gazette |
|---|------------------|---|------------|
| Exhuming the remains of a body | | Interment of ashes in a private grave | 50.00 |
| (when authorised) | 500.00 | Certificate of right of burial | 20.00 |
| Interment of ashes in a private grave Memorial wall niche and plaque | 70.00 | I gum Continu | 420.00 |
| Search fee per request | 170.00 20.00 | Lawn grave, $2.44 \text{ m} \times 1.22 \text{ m}$ | |
| DONNE RAMAG | | (includes land, sinking, standard | |
| IAN CHANTE | R. Trustee | produc and vasc) | , 500.00 |
| BRIAN HAYE | S, Trustee | Fee for second burial in lawn | |
| | | (includes sinking and standard plaque) | 400.00 |
| Cemeteries Act 1958 | | Interment of ashes in new lawn grave | 400.00 |
| SCALE OF FEES OF THE ORBOST CEMETERY | PUBLIC | (includes land, sinking, standard | |
| In pursuance of the powers confe | | plaque and vase) | 400.00 |
| them by the Cemeteries Act the trust | ees of the | Interment of ashes in lawn (second | |
| Orbost Public Cemetery hereby | make the | burial; includes sinking and plaque) | 250.00 |
| following scale of fees, which shall of | come into | Deposit payable to reserve an | .250.00 |
| operation upon publication in the Go | overnment | allotment | 100.00 |
| Gazette, and from and after such p every scale of fees heretofore made b | ublication | Memorial Niche Wall | 100.00 |
| trustees shall be and is hereby rescind | led to the | Niche (with standard plaque and | |
| extent to which it conflicts with this sc | ale. | vase) | 230.00 |
| | S | Niche (with standard plaque) | 220.00 |
| Public Graves | | Reservation of niche (with | |
| Interment in grave without exclusive | | reservation plate) | 110.00 |
| right—including sinking 1.36 m | 275.00 | C. S. HAISMAN | |
| Private Graves | | J. T. PARDEW F. MATTHEWS | , Trustee |
| Land, 2-44 m × 1-22 m | 200.00 | T. MAT FILEWS | o, trustee |
| Sinking and Re-opening Charges for Graves | Private | Cemeteries Act 1958 | |
| Sinking grave, 1.86 m deep | 200.00 | SCALE OF FEES OF THE TOWER | un i |
| Reopening grave, 1.36 m deep | 200.00 200.00 | PUBLIC CEMETERY | HILL |
| Each additional 0-3 m | 50.00 | In pursuance of the powers confere | red unon |
| Sinking oversized grave (additional) | 50.00 | them by the Cemeteries Act the truste | es of the |
| Cancellation of order to sink (if | 50.00 | Tower Hill Public Cemetery hereby r | nake the |
| commenced) | 50.00 | following scale of fees, which shall cooperation upon publication in the Go | me into |
| Extra Charges | | Gazette, and from and after such pu | hlication |
| Interment on Saturdays, Sundays, | | every scale of fees heretofore made by | the said |
| Public Holidays or without due | | trustees shall be and is hereby rescinde | d to the |
| notice | 80.00 | extent to which it conflicts with this scal | le. |
| Re-opening grave with monument (additional). (The Orbost | | | · \$ |
| Cemetery Trust will take all care | | Land 2-44 m 1-22 m | 200.00 |
| but no responsibility for possible | | Sinking grave | 280.00 |
| damages sustained in the removal/ replacement of any such | | Reopen grave | 280.00 |
| replacement of any such monument). | 50.00 | Sinking grave for child under 10 years of age | 100.00 |
| Miscellaneous Charges | 30.00 | Sinking grave on holidays/weekends | 100.00 |
| Deposit payable to secure an | | (extra) | 100.00 |
| allotment | 100.00 | Sinking grave American casket | 4 - 1 |
| Interment fee | 70.00 | (extra) | 50.00 |
| Permission to erect a headstone or | · | Interment fee | 120.00 |
| monument—10% of cost with a | | Interment of ashes | 80.00 |
| minimum of \$50.00 | | Permission to erect monument | 50.00 |
| Exhuming the remains of a body (when authorised) | 350.00 | Permission to erect slab | 50.00 |
| (audiotioot) | 330.00 | Permission to erect kerb | 30.00 |
| | | | |

Victòria Government Gazette

Permission to inspect copy of Register

10.00

BRYAN THOMAS, Trustee R. WATERSON, Trustee

Dated 9 April 1991 Responsible Minister: MAUREEN LYSTER Minister for Health

> NICHOLAS PLAYFORD Acting Clerk of the Executive Council

The Constitution Act Amendment Act 1958 APPROVAL OF CONFERRAL OF FUNCTION

The Governor in Council under section 1440 (1) (b) of The Constitution Act Amendment Act 1958 approves the conferral of the following function on the Electoral Commissioner subject to the following terms and conditions:

Function

To conduct elections for the SECV Superannuation Pty. Ltd.

Terms and Conditions

- (1) The Agency, the SECV Superannuation Pty. Ltd., must pay all costs associated with the conduct of the elections including printing and postage.
- (2) The Agency must reimburse the Electoral Commissioner the costs of salaries paid to State Electoral Office officers and any persons employed by the Electoral Commissioner to assist with the conduct of the elections.

Dated 26 March 1991

Responsible Minister:

A. J. SHEEHAN Minister for Finance

NICHOLAS PLAYFORD
20670 Acting Clerk of the Executive Council

TRANSPORT SUPERANNUATION ACT 1988

The Governor in Council, under section 25 of the Transport Superannuation Act 1988 specifies \$1 617 584.91 as the value of assets to be transferred from the MTA Superannuation Fund to the Transport Superannuation Fund within 14 days of the date of this Order.

Dated 26 March 1991

Responsible Minister:

TOM ROPER
Treasurer

NICHOLAS PLAYFORD
20470 Acting Clerk of the Executive Council

G 13 10 April 1991 939

STATE SUPERANNUATION ACT 1988

The Governor in Council, under section 69 (2) of the State Superannuation Act 1988, declares the following superannuation schemes as approved superannuation schemes for the purposes of section 69 of the State Superannuation Act 1988:

Transport Superannuation Fund
Hospitals Superannuation Fund
Local Authorities Superannuation Fund
Emergency Services Superannuation Fund
State Casual Employees Superannuation
Fund

Melbourne and Metropolitan Board of Works Superannuation Fund

Gas and Fuel Corporation of Victoria Superannuation Fund

State Electricity Commission Superannuation Fund

Superannuation Schemes for Australian Universities.

Dated 26 March 1991

Responsible Minister:

 $\underline{\mathsf{T}}\mathsf{OM}\;\mathsf{ROPER}$

Treasurer

NICHOLAS PLAYFORD
20470 Acting Clerk of the Executive Council

Local Government Act 1958 CITY OF KEILOR

Confirmation of Separate Rate

The Governor in Council acting under section 287 of the Local Government Act 1958 confirms a separate rate made by the Council of the City of Keilor on 18 December 1990 for the purpose of constructing part of Military Road, Avondale Heights.

Dated 9 April 1991

Responsible Minister:

CAROLINE HOGG

Minister for Ethnic, Municipal and Community Affairs

NICHOLAS PLAYFORD
Acting Clerk of the Executive Council

Local Government Act 1989

MUNICIPAL COUNCIL ELECTIONS 1991

Fixing of Dates

The Governor in Council acting under sections 3, 21, 22 and 24 of the *Local Government Act* 1989 fixes the following dates in relation to the Municipal Council Elections to be held on 3 August 1991.

940 G 13 10 April 1991

Wednesday, 1 May 1991

"Entitlement date" for the purposes of Division 1 of Part 3 of the Local Government Act 1989.

Tuesday, 11 June 1991

The date for the purposes of section 21 (2) which is the date on or before which the Electoral Commissioner must supply to the Municipal Clerk a voters list.

Wednesday, 19 June 1991

The date for the purposes of section 22 (2) which is the date on or which the Municipal Clerk must make out a voters list.

Friday, 5 July 1991

The date for the purposes of section 24 (4). Dated 9 April 1991

Responsible Minister:

CAROLINE HOGG

Minister for Ethnic, Municipal and Community Affairs

> NICHOLAS PLAYFORD Acting Clerk of the Executive Council

Local Government Act 1958 CITY OF BROADMEADOWS Confirmation of Separate Rate

The Governor in Council acting under section 287 of the Local Government Act 1958 confirms a separate rate made by the Council of the City of Broadmeadows on 19 November 1990 for the purpose of constructing Kenny, Campbell, Shadforth, Riddell, Pascoe and Johnstone Streets, Westmeadows.

Dated 9 April 1991

Responsible Minister:

CAROLINE HOGG
Minister for Ethnic, Municipal and
Community Affairs

NICHOLAS PLAYFORD Acting Clerk of the Executive Council

Local Government Act 1958 ALTERATION OF THE NAME OF THE CITY OF NORTHCOTE

Whereas by an Order published in the Government Gazette on 8 April 1914, the Governor in Council under the provisions of the Local Government Act 1903, declared the Town of Northcote to be a City and assigned the name—"City of Northcote".

The provisions of section 8 (1) of the Local Government Act 1958 deemed the municipality to be a body corporate under the name "The Mayor, Councillors and Ratepayers of the City of Northcote".

Victoria Government Gazette

Now, the Governor in Council pursuant to section 24B (I) of the *Local Government Act* 1958, hereby gives the name "City of Northcote" to the municipal district of the City of Northcote and such name shall come into effect on and from 9 April 1991.

Dated 9 April 1991

Responsible Minister:

CAROLINE HOGG Minister for Ethnic, Municipal and Community Affairs

NICHOLAS PLAYFORD

20460 Acting Clerk of the Executive Council

Local Government Act 1958 ALTERATION OF THE NAME OF THE CITY OF BOX HILL

Whereas by an Order published in the Government Gazette on 11 May 1927, the Governor in Council under the provisions of the Local Government Act 1915, declared the Borough of Box Hill to be a City and assigned the name—"City of Box Hill".

Now, the Governor in Council pursuant to section 248 (I) of the *Local Government Act* 1958, hereby gives the name "Council of the City of Box Hill" to the municipal district of the City of Box Hill and such name shall come into effect on and from 9 April 1991.

Dated 9 April 1991

Responsible Minister:

CAROLINE HOGG

Minister for Ethnic, Municipal and Community Affairs

NICHOLAS PLAYFORD

20460 Acting Clerk of the Executive Council

Local Government Act 1958

ALTERATION OF THE NAME OF THE SHIRE OF BACCHUS MARSH

Whereas by an Order published in the Government Gazette on 27 January 1871, the Governor in Council under the provisions of the Shires Statute Amendment Act 1870, proclaimed the Bacchus Marsh and Maddingly Road District to be a Shire and assigned the name—"Shire of Bacchus Marsh".

The provisions of section 8 (1) of the Local Government Act 1958 deemed the municipality to be a body corporate under the name—"The President, Councillors and Ratepayers of the Shire of Bacchus Marsh".

Now, the Governor in Council pursuant to section 24B (I) of the Local Government Act 1958, hereby gives the name "Shire of Bacchus Marsh" to the municipal district of the Shire of Bacchus

Victoria Government Gazette

Marsh and such name shall come into effect on and from 9 April 1991.

Dated 9 April 1991

Responsible Minister:

CAROLINE HOGG

Minister for Ethnic, Municipal and Community Affairs

NICHOLAS PLAYFORD

20460 Acting Clerk of the Executive Council

FARM PRODUCE WHOLESALE ACT 1990

The Governor in Council, acting under section 4 of the Farm Produce Wholesale Act 1990, declares:

- 1. That where-
- (a) the licence of a wholesaler is cancelled pursuant to section 48 (3) of the Act; and
- before the cancellation the wholesaler applied for an indemnity as required by section 48 (2) of the Act; and

G 13 10 April 1991 941

- (c) after the cancellation the wholesaler applies under section 11 of the Act for a new licence; and
- (d) as at the date of the licence application the wholesaler has obtained the indemnity-

the wholesaler is, in respect of the licence application, exempt from compliance with section 11 (5) of the Act.

2. That this exemption applies only to the application for a licence first made by a wholesaler after and in consequence of cancellation and not to any subsequent application for a licence or for renewal or transfer of a licence.

Dated 9 April 1991

Responsible Minister:

IAN BAKER

Minister for Agriculture

NICHOLAS PLAYFORD Acting Clerk of the Executive Council 20020

Dairy Industry Act 1984

VICTORIAN DAIRY INDUSTRY AUTHORITY

The Governor in Council under section 44 (15) of the Dairy Industry Act 1984 approves the following Determination of milk prices made by the Victorian Dairy Industry Authority.

Dated 9 April 1991 Responsible Minister:

I. M. J. BAKER Minister for Agriculture

NICHOLAS PLAYFORD Acting Clerk of the Executive Council

DETERMINATION

This Determination is made by the Victorian Dairy Industry Authority under the powers conferred by section 44 of the Dairy Industry Act 1984 after consultation with the Prices Commissioner and shall come into operation on 14 April 1991.

The Determination of milk prices made by the Victorian Dairy Industry Authority published in the Government Gazette dated 24 October 1990 is amended as follows:

1 Item 1 in Schedule 1 of the Determination is amended by adding the following:

| 1. Item i m senedate | 1 Of the Determ | | | | _ | |
|----------------------|-----------------|--------------|----------------|-------------|------------|------------|
| Product and Package | Wholesale | | Semi-Wholesale | | Retail | |
| | min | max | min | max | min (6) | max (7) |
| (1) Cents per | (2) litre | (3) litre | (4) pack | (5) pack | pack | pack |
| Glass bottle 1 litre | 89-67 | 92-03 | 102-98 | 105-69 | 118 | 122 |

2. Item 2 in Schedule 1 of the Determination is amended by adding the following:

| Product and Package | Wholesale | | Semi-Wholesale | | Retail | |
|------------------------------------|------------------------------|------------------------------|------------------------------|------------------------------|---------------------------|---------------------------|
| (1) Cents per Glass bottle 1 litre | min (2) litre 97:13 | max (3) litre 99-69 | min (4) pack 111-42 | max (5) pack 114-35 | min (6) pack 128 | max (7) pack 132 |
| Olmpå forme v mme | | | | | | |

| 942 G 13 10 April | il 1991 | | | Victo | oria Govern | neni Gazette | |
|--|--|---|--|---|--|---------------------------|--|
| Item 1 in Sche | dule 2 of the Deterr | nination is | amended by | adding the fo | allowing. | nem Gazene | |
| Product and Package | and Package Wholesale | | Semi-Wholesale | | , - | tail ; | |
| (1) Cents per Glass bottle 1 litre 4. Item 2 in Sche | min (2) litre 89-67 dule 2 of the Detern | max (3) litre 92:03 nination is a | min (4) pack 102-98 amended by | max (5) pack 105-69 adding the fo | min (6) pack 118 ollowing: | max (7) pack 122 | |
| Product and Package | Whoi | Wholesale | | Semi-Wholesale | | Retail | |
| (1) Cents per Glass bottle 1 litre | min (2) litre 97-13 | max (3) litre 99-69 | min (4) pack 111-42 | max (5) pack 114-35 | min (6) pack 128 | max (7) pack 132 | |
| Item 1 in Sche | dule 3 of the Detern | nination is a | mended by | adding the fo | llowing | 132 | |
| | Product and Package (1) Cents per 125 ml carton | | | etail (minimun (2) pack 33 | | | |
| 20020 | | | + | I. D. S | AULWICK | . Chairman | |

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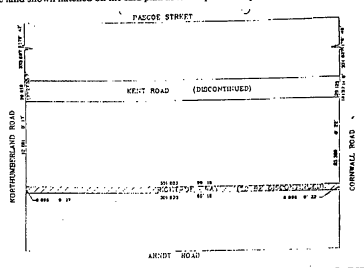
PRIVATE ADVERTISEMENTS

CITY OF COBURG

Road Discontinuance

Pursuant to section 528 (2) of the Local Government Act 1958, the Council of the City of Coburg at its ordinary meeting of council held on 18 March 1991, resolved that the road bounded by Arndt Road, Northumberland Road, Pascoe Vale Street and Cornwall Road and shown hatched on the plan hereunder, be discontinued and retained for municipal purposes.

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 hatched on the said plan as it had possessed prior to such discontinuance.



13968

J. R. DIFFEN Chief Executive Officer

Planning and Environment Act 1987 CITY OF CROYDON

Notice of Amendment to a Planning Scheme Amendment L39

The Council of the City of Croydon has prepared Amendment L39 to the Croydon Planning Scheme.

The amendment makes provision for land at 335-343 Dorset Road, Croydon to be used for a petrol filling station with LPG facilities, convenience shop, car wash and service facilities for motor vehicles, subject to a permit being granted by the Responsible Authority.

The amendment can be inspected at Municipal Office, City of Croydon, Civic Square, Croydon, or Department of Planning and Housing, The Oldersleet Buildings, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to City of Croydon, P.O. Box 206, Croydon 3136 by 6 May 1991.

Dated 26 March 1991

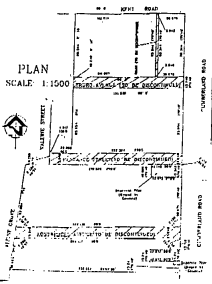
13915

T. L. MAHER Chief Executive Officer

CITY OF COBURG

Road Discontinuance

Pursuant to section 528 (2) of the Local Government Act 1958, the Council of the City of Coburg at its ordinary meeting of council held on 18 March 1991, resolved that the roads bounded by Kent Road, Cumberland Road, Bendigo Street, Alpine Grove and Valerie Street and shown hatched on the plan hereunder, be discontinued and retained for municipal purposes.

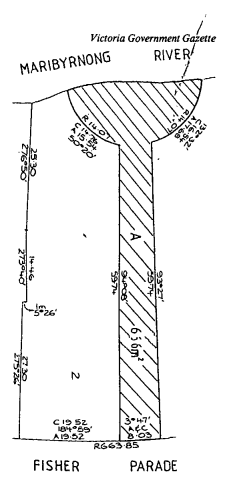


J. R. DIFFEN
Chief Executive Officer

CITY OF ESSENDON Road Discontinuance

Pursuant to section 528 (2) of the Local Government Act 1958 (as amended), the Council of the City of Essendon, at its ordinary meeting of Council held on 25 March 1991, resolved that the road between Nos 33 and 39 Fisher Parade, Ascot Vale, which is shown by hatching on the plan herewith, be discontinued subject to:

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



P. R. SEAMER City Manager

Planning and Environment Act 1987 NOTICE OF AMENDMENT TO THE FOOTSCRAY PLANNING SCHEME

The City of Footscray has prepared Amendment L21 to the Local Section of the Footscray Planning Scheme. The amendment affects land situated at the north side of Bunbury Street bounded by Moreland and Maribyrnong Streets.

The amendment seeks a local map change to rezone land on the above-mentioned site from General Industrial zone to Footscray Mixed Use zone.

G 13 10 April 1991 945

and having complied with the requirements of section 528 (2) of the Local Government Act 1958 (as amended) and section 204 Schedule 10 clause 3 of the Local Government Act 1989, has resolved that the hatched section of Ritchie Street be discontinued.

Notice is hereby further given that the Council has directed that the land be sold by private treaty.



The amendment can be inspected at the offices of the City of Footscray, Town Hall, Napier Street, Footscray and at The Ministry for Planning and Housing, The Olderfleet Buildings, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the City of Footscray, Town Hall, Napier Street, Footscray 3011 by 1 May 1991.

Dated 3 April 1991

GRAEME PEARCE Chief Executive

13910

13934

CITY OF FRANKSTON Local Law No. 6

Conduct of Meetings of Council (Amendment)

Notice is hereby given that Council intends to introduce Local Law No. 6 to amend Local Law No. 2 to provide for meetings held under that Local Law to be adjourned and to resume at a later date. A copy of the proposed Local Law can be obtained from the Civic Centre, Davey Street, Frankston during office hours.

Persons may make written submissions in respect of this Local Law within fourteen (14) days of the date of this notice. Any submissions will be considered by Council in accordance with section 223 of the Local Government Act 1989.

Any person lodging a written submission may request to be heard in support of the submission and shall be entitled to appear in person or by a person acting on his or her behalf before a meeting of the Council. Notice of the meeting date and time will be given to all persons lodging submissions.

A. H. BUTLER Chief Executive Officer

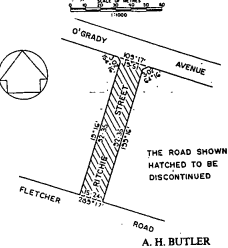
CITY OF FRANKSTON

Discontinuance of Ritchie Street, Frankston Notice is hereby given that the Council of the City of Frankston being of the opinion that the

OF. FRANKSTON DISCONTINUANCE OF PART OF

PART OF CROWN ALLOTMENT 6 SECTION B

TOWNSHIP OF FRANKSTON PARISH OF **FRANKSTON** COUNTY OF MORNINGTON



13918 Chief Executive Officer

CITY OF HAWTHORN

Local Law No. 1

Notice is hereby given that the Council of the City of Hawthorn pursuant to section 119 of the Local Government Act 1989 intends at its ordinary meeting to be held on 30 April 1991 to make Local Law No. 1.

The purposes of the Local Law are to-

(i) provide for the peace, order and good government of the municipal district of the City of Hawthorn, and

946 G.13 10 April 1991

(ii) provide for those matters which require a local law under the Local Government Act 1989 and any other Act; and

(iii) provide for the administration of Council powers and functions; and

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

The general purport of the Local Law is summarised as follows:

Use of Common Seal

Election of Mayor

Meeting Procedures for Council, Special and **Advisory Committees**

Protection of Council Land

Use of Council Land, Municipal Buildings and Roads

Parking Schemes-Resident, Disabled Persons, Parking Meters and Ticket Machines

Machines

Sale of Goods, Street Selling, Collections and Distributions

Protection of the Amenity of the Municipal District-General, Open Air Burning and Incinerators. Building Requirements, Dilapidated Buildings, Swimming Pool Fencing, Building Operation Hours

Keeping of Animals

Health-Domestic Rubbish, Trade Waste, Rubbish Hoppers, Night Soil, Animal Premises, Drains

Permits

Infringement Notices

Prosecutions

A copy of the proposed Local Law can be obtained from the Town Hall, 360 Burwood Road, Hawthorn during office hours.

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

Submissions in writing should be addressed to the City Manager, City of Hawthorn, PO Box 168, Hawthorn 3122 and must be received within fourteen (14) days of the publication of this notice.

> K. J. McNAMARA City Manager

Planning and Environment Act 1987 CITY OF HEIDELBERG

Notice of Amendment to a Planning Scheme Heidelberg Planning Scheme

Amendment No. L24

The City of Heidelberg has prepared Amendment L24 to the Heidelberg Planning Scheme.

The amendment affects land in the residential areas of the municipality.

The intent of the amendment is to improve the general standard and appearance of new Multi Unit and Dual Occupancy developments in the municipality and to ensure the quality, character and amenity of residential areas is maintained or enhanced.

The amendment can be inspected at the offices of City of Heidelberg Civic Centre, Upper Heidelberg Road, Ivanhoe; the Department of Planning and Housing, Ground Floor, The Olderfleet Buildings, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the undersigned, by 15 May 1991.

13973

G. BRENNAN Chief Executive Officer

CITY OF HEIDELBERG

Local Law No. 2

Notice is hereby given that at its meeting on 18 March 1991, Council made Local Law No. 2.

The purposes of the Local Law are to:

- (a) Prohibit the use of incinerators;
- (b) Restrict the lighting of fires in the open
- (c) Suppress nuisances;
- (d) Repeal By-Law No. 260.

This Local Law becomes operative on 1 May 1991.

A copy of this Local Law may be inspected at the Civic Centre, Upper Heidelberg Road, Ivanhoe during business hours.

13917 .

G. BRENNAN Chief Executive Officer

CITY OF HEIDELBERG

Road Discontinuance

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

has by resolution of its ordinary meeting held on 18 March 1991 resolved—

- (a) that such part of the road bounded by Myrtle Street, Bell Street and Linden Avenue as shown hatched on the plan below, is in the opinion of Council not reasonably required for public use, and shall be discontinued;
- (b) that the land in the discontinued road be sold and transferred to the abutting owners by private treaty.



13916

G. BRENNAN Chief Executive Officer

CITY OF KNOX Local Law No. 3

Notice is hereby given that the Council of the City of Knox at its ordinary meeting held on 21 August 1990, made and passed a Local Law of the City of Knox pursuant to the provisions of the Local Government Act 1989 for the following purpose:

To regulate the use of and the conduct of persons using any public swimming centre within the City of Knox.

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

13920

T. J. NEVILLE Chief Executive

CITY OF MELBOURNE

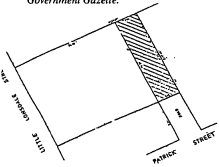
Discontinuance of Road

Take notice that in accordance with the provisions of sub-section 528 (2) of the *Local Government Act* 1958, the Council of the City of Melbourne on 12 March 1991 resolved as follows:

Pursuant to and in accordance with the provisions of sub-section 528 (2) of the Local Government Act 1958, the Council hereby resolves as follows:

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- (i) That the Council is of the opinion that the portion of road being Corporation Lane No. 1718 at the rear of Nos 285-287 Little Lonsdale Street, Melbourne, as shown hatched on the plan included in the accompanying documents, is not reasonably required as a road for public use and directs that it be discontinued;
- (ii) That the land be sold by private treaty; and
- (iii) That this resolution be published in the Government Gazette.



Dated 20 March 1991

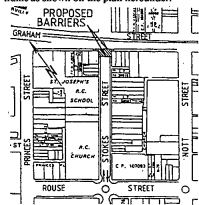
13936

ELIZABETH PROUST Chief Executive Officer

CITY OF PORT MELBOURNE Closure Stokes Street at Graham Street, Port

Closure Stokes Street at Graham Street, Port Melbourne

Notice is hereby given pursuant to the provisions of section 539°C of the Local Government Act 1958 (as amended) that the Council of the City of Port Melbourne at the meeting held on Wednesday, 3 April 1991, formally ordered the permanent closure of Stokes Street at Graham Street (south side) to through traffic as shown on the plan hereunder.



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The closure will come into effect on Monday, 15 April 1991

A. D. GRAHAM Town Clerk

13935

CITY OF PORTLAND

Public Notice

Notice of Amendment to Planning Scheme
The Portland City Council has prepared
Amendment No. L33 to the Portland City
Planning Scheme 1988.

The amendment affects land (22.57 hectares) on Bridgewater Road, Kerrs Road and Lalor Street.

The amendment proposes to change the Planning Scheme by a map change from Rural to Residential D.

The amendment can be inspected at The City of Portland, Charles Street, Portland, or Department for Planning and Housing, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to The City of Portland, c/o The Town Planner, Post Office Box 152, Portland 3305 by 10 May 1991.

Dated 3 April 1991

13939

TOWN PLANNER City of Portland

CITY OF RICHMOND

Notice is hereby given that the City of Richmond at a meeting to be held on Monday, 6 May 1991, intends to make a Local Law pursuant to the Local Government Act 1989 for the following purpose:

To regulate incinerator and open air burning in the City of Richmond.

A copy of the proposed Local Law is available from the Council offices during working hours. Any person affected by the proposed Local Law may make a written submission to the Council within fourteen (14) days of publication of this notice, in accordance with section 223 (1) of the Local Government Act 1989.

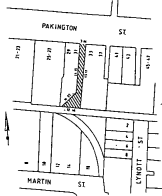
Any person who has made a written submission to the Council and requested that he or she be heard in support of the written submission is entitled to appear in person or by a person acting on his or her behalf before a meeting of the Council or a Committee of the Council.

DAVID G. WILLIAMS Chief Executive Officer and Town Clerk Victoria Government Gazette

CITY OF ST. KILDA Road Discontinuance

Pursuant to and in accordance with provisions of section 528 (2) of the Local Government Act 1958, The Council of the City of St. Kilda at an ordinary meeting held on 18 March 1991, hereby resolved—

That Council being of the opinion that the road between 31 and 33 Pakington Street, as shown hatched on the attached plan, is not reasonably required as a road for public use, directs that the road be discontinued and the said road be sold by private treaty.



K. J. DOWLING Chief Executive Officer

13993

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

The City of Shepparton has prepared Amendment No. L37 to the Shepparton City Planning Scheme.

The amendment affects land being:

Part Lot 5 on LP 57717—bounded by Verney Road, Southdown Street and Hawkins Street;

Lots 1 and 2 on LP 216980—bounded by Hawkins Street and Pine Road;

Lot 2 on LP 6553—bounded by Hawkins Street, Verney Road and Pine Road;

Lot 1 on LP 90860—bounded by Pine Road and Hawkins Street;

All land contained in Subdivision No. S2234—on the north side of Pine Road;

Lot 11 on LP 6553—bounded by Hawkins Street and Pine Road.

The amendment proposes to change the Planning Scheme by rezoning the above land from Non-urban zone to Residential "C" zone.

13947

Victoria Government Gazette

The amendment can be inspected at the offices of City of Shepparton, Municipal Offices, 90 Welsford Street, Shepparton; Department of Planning and Housing, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the City of Shepparton, P.O. Box 989, Shepparton 3630 by Monday, 13 May 1991.

Dated 3 April 1991

13941

I. L. GILBERT City Manager

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

The Rural City of Warragul has prepared Amendment No. L21 to the Warragul Planning Scheme.

The amendment proposes to change the Planning Scheme by allowing site specific control over land being Lot 85 on Lodged Plan of subdivision 217741M, No. 13 Eade Avenue, Warragul which is in an Agricultural zone, for the construction of a flat development.

The amendment can be inspected at Rural City of Warragul, Civic Place, Warragul; Department of Planning and Housing, Regional Office, 71 Hotham Street, Traralgon; Department of Planning and Housing, The Olderfleet Buildings, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to Rural City of Warragul, Civic Place, Warragul, 3820, by 10 May 1991

S. E. NICOLL City Engineer

13991

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

The City of Whittlesea has prepared Amendment No. L40 to the Whittlesea Planning Scheme.

The amendment affects land described as Lots 1 and 2 on Plan of Subdivision 304789G, which fronts the west side of Plenty Road and south side of Grants Road, Whittlesea.

The amendment proposes to change the Planning Scheme by introducing the Environmental Living 2 zone into the Planning Scheme and rezoning the above lots from part Landscape Interest D and part Corridor C to Environmental Living 2 zone. The amendment will facilitate the subdivision of the land into 30 lots ranging in area from 1-2 to 2-8 hectares.

The amendment can be inspected at City of Whittlesea Municipal Offices, High Street, Epping, and the Department of Planning and G 13 10 April 1991 949

Housing, Ground Floor, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the City of Whittlesea, Private Bag 1, Epping 3076 by 13 May 1991.

13943

L. G. ESMONDE Chief Executive

SHIRE OF BROADFORD

Local Law No. 5

Notice is hereby given that the Council of the Shire of Broadford at a meeting held on 21 March 1991, made Local Law No. 5 entitled "Temporary Dwellings" pursuant to the Local Government Act 1989.

The Local Law is adopted for the purpose of regulating the use of sheds, house foundations, basements, tram carriages, or similar for use as temporary dwellings.

This Local Law comes into operation on 22 March 1991.

A copy of the Local Law can be obtained from the Shire Offices, 113 High Street, Broadford 3658 during office hours.

13931

BARRY J. THOMAS Shire Secretary

Planning and Environment Act 1987 BULLA PLANNING SCHEME Notice of Amendment

The Shire of Bulla has prepared Amendment No. L46 to the Bulla Planning Scheme.

The amendment affects two parcels of land in Sunbury. The proposed rezoning will enable residential development on the following land:

- 1. Spavin Drive: Land at the north-east corner of Spavin Drive and Aldridge Drive (Lot 2 L.P. 138078) is to be rezoned to Reserved Living to enable residential subdivision and development. The land has an area of 8200 square metres.
- 2. Riddell Road: Land at 50 Riddell Road, to the south of Riddell Road and east of Old Riddell Road is to be rezoned to Residential D to enable residential development of lots down to 4000 square metres in area. The land has an area of 4-047 hectares.

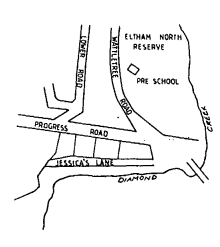
The amendment can be inspected at Shire of Bulla, 36 Macedon Street, Sunbury; Department of Planning and Housing, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Shire Secretary, Shire of Bulla, P.O. Box 42, Sunbury 3429 by 15 May 1991. 13938

950 G 13 10 April 1991

SHIRE OF DIAMOND VALLEY

Notice is hereby given that in pursuance of the powers conferred on it by the Local Government Act the Council of the Shire of Diamond Valley resolved on 1 October 1990 to name a previously unnamed road off Wattletree Road, south of Progress Road, shown on the plan below, as Jessica's Lane.



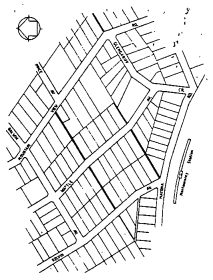
W. M. BALKIN Chief Executive Officer

SHIRE OF ELTHAM

13937

Order for Dedication of a Public Highway

Pursuant to the provisions of section 203 (3) of the Local Government Act 1989 the Council of the Shire of Eltham hereby directs that all the pieces of land being delineated and enclosed by continuous lines on the Plan drawn hereunder being part of the land described in Certificate of Title Volume 7113 Folio 409 and Certificate of Title Volume 4726 Folio 009 shall be a Public Highway on and from the date of publication of this Order in the Government Gazette.



RODNEY J. ROSCHOLLER 13985 Chief Executive Officer

SHIRE OF GISBORNE.

Appointment of Pound

The Council of the Shire of Gisborne has resolved to appoint, pursuant to section 4 of the Pounds Act 1958, Lots 1 and 2, LP 203070N and Lot 8 LP 91979 being described as 10 Barringo Road, New Gisborne, as a place for a Pound in the Shire of Gisborne.

Further information on this matter is available from the undersigned if required.

> T. H. LARKINS Shire Secretary

13948

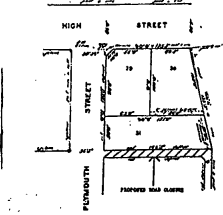
SHIRE OF HASTINGS

Closure of Road Between 11 and 13 Plymouth Street, Hastings

The Council of the Shire of Hastings, having complied with the provisions of section 528 (2) of the Local Government Act 1958 (as amended), passed the following resolution at its Council meeting on 19 March 1991:

That Council, being of the opinion that the road between 11 and 13 Plymouth Street, Hastings as indicated on the diagram hereunder, is no longer reasonably required as a road for public use, having consulted with relevant public statutory authorities, having published and given notice pursuant to section 528 (2) (a) of the Local Government Act 1958 (as amended), hereby

The diagram below illustrates the section of road to be closed:



The road closure shall become effective upon publication of this resolution in the Government Gazette.

W. R. FEATHERSTON Chief Executive Officer

SHIRE OF KANIVA Making of Local Law

Local Law No. 1—Common Seal Local Law

Notice is hereby given that the Council of the Shire of Kaniva at its ordinary meeting held on 19 December 1989 resolved to make a Local Law pursuant to the provisions of the Local Government Act 1989 for the purpose of regulating the use of the common seal of the Council of the Shire of Kaniva.

A copy of the Local Law is available for inspection at the Shire Offices, 25 Baker Street, Kaniva during office hours.

WAYNE A. WALLIS Shire Secretary

SHIRE OF KANIVA Making of Local Laws

Notice is hereby given that the Council of the Shire of Kaniva at its ordinary meeting held on 18 April 1990 resolved pursuant to the provisions of the Local Government Act 1989 to make Local Laws Nos 2 and 3 for the following purposes:

G 13 10 April 1991 951

Local Law No. 2-Election of Shire President: To regulate the proceedings for the election of the Shire President and Deputy Shire President of the Shire of Kaniva.

Local Law No. 3-Meeting Procedures: To regulate proceedings at meetings of the Council and Special Committees of the Shire of Kaniva.

Copies of the Local Laws are available for inspection at the Shire Offices, 25 Baker Street, Kaniva during office hours.

> WAYNE A. WALLIS Shire Secretary

SHIRE OF KANIVA

13952

14015

Notice of Resolution to Unite Two or more Water Districts

Notice is given that the Council of the Shire of Kaniva, pursuant to section 104 of the Water Act 1989, resolved at a meeting held on Tuesday, 19 March, 1991 that "The Shire of Kaniva unites the Kaniva Urban District, the Lillimur Urban District, the Miram Urban District and the Shire of Kaniva Waterworks District, all being under the management and control of the Shire of Kaniva, into one district to be known as the Kaniva Water District".

> P. A. CLEVERLY Chief Executive Officer/Shire Engineer

SHIRE OF LILLYDALE LILLYDALE LAKE

Declaration of Water Frontage (Sandy Beaches) as a Beach

Notice is hereby given that Council, at its meeting of 13 March 1991, ordered that the water frontage (sandy beaches) of the Lillydale Lake be 21 pecified as a beach.

In accordance with section 16 (3) (b) of the Dog Act 1970, Council hereby orders that dogs will NOT be allowed to enter the beach areas as specified below and during the following time periods.

Area Specified Sandy Beaches.

Time Period Specified No access at any time.



13945

13951

952 G 13 10 April 1991

Melways Ref: Map 38, F6.

The restriction of dog access will be operative and apply from 1 May 1991.

Pursuant to section 16 (2) of the Dog Act 1970 an owner of a dog found on a specified beach during any period specified shall be guilty of an offence.

Penalty: 1 penalty unit.

13927

S. W. WYATT Municipal Clerk

S.21 Reg. 16 Form 7 NOTICE OF ACQUISITION (Amended and Further Notice)

Compulsory Acquisition of Interest in Land

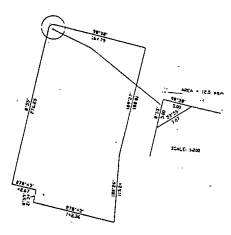
The Shire of Lillydale declares that by this notice it acquires the following interest(s) in the land described hereunder:

Owner-Body Corporate Management Committee of Cavehill Industrial Gardens.

Description of Interest in Land-Splay corner of land on the north-west corner of CA5 and CA6, Section 30, SP304673, Beresford and Cavehill Roads, Lilydale.

Area of Acquisition-12.5 m2.

Title Details-Certificate of Title, Volume 9795, Folio 673.



Published with the authority of the Shire of Lillydale.

13971

Chief Executive

WARWICK HEINE

Victoria Government Gazette

SHIRE OF MANSFIELD

Local Law No. 3

Collection, Removal and Disposal of Refuse Council has resolved to advertise Local Law No. 3.

The purpose of the Local Law is outlined as follows:

- (a) Litter control, and in particular the promotion of a physical and social environment free of hazards to health.
- (b) Collection and disposal of refuse, and in particular-
 - (i) the provision, use and control of receptacles for the deposit and collection of refuse and rubbish;
 - (ii) the prevention and regulation of the depositing of refuse upon the streets and other lands and places under the control of the Council;
 - (iii) the removal, replacement, cleansing and disinfection of receptacles for refuse and the use of deodorants or disinfectants in such receptacles; and
 - (iv) the collection of recyclable goods by approved or contracted persons.
- (c) Prevention and abatement of nuisances.
- (d) Prescription of penalties for breaches of this Local Law.
- (e) Repeal of By-Law No. 60.
- (f) Generally for maintaining the good rule and government of the municipality.

A copy of the Local Law including a plan of the intended mobile garbage bin collection route is available for public inspection at the Shire Office, Mansfield, Monday to Friday between 8.00 a.m. and 5.00 p.m.

Any person affected by the proposed Local Law may make a written submission within 14 days of the publication of this notice:

Submissions will be dealt with in accordance with section 223 of the Local Government Act

13946

PETER SMITH Shire Secretary

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

The Shire of Narracan has prepared Amendment No. L17A to the Narracan Planning

The amendment affects land between Gordons Road and Hazeldean Road adjacent the existing Princes Highway and Railway land on the north of the Highway from the western edge of the town to the level crossing opposite Hazeldean Road.

The amendment proposes to change the Planning Scheme by widening the proposed reservation for the duplication of the Princes Highway from 20 m (approximately) to 40 m (approximately) between Gordons and Hazeldean Roads and to widen the existing Highway by a proposed reservation on the north side into Railway land up to a width of 5 m at the level crossing.

The amendment can be inspected at the Municipal Offices, Princes Highway, Trafalgar; Department of Planning and Housing, 71 Hotham Street, Traralgon; Latrobe Regional Commission, 43 Grey Street, Traralgon; Department of Planning and Housing, 477 Collins Street, Melbourne.

. Submissions should be sent to Director Technical Services, Shire of Narracan, P.O. Box 140, Trafalgar 3824, by 10 May 1991.

13977

R. D. THEGE Director, Technical Services

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

The Shire of Narracan has prepared Amendment No. L22 to the Narracan Planning Scheme

The amendment affects land at Lot 39, LP54608, Old Yallourn North Medical Centre, Anderson Avenue, Yallourn North.

The amendment proposes to change the Planning Scheme by rezoning the land to Residential A.

The amendment can be inspected at the Municipal Offices, Princes Highway, Trafalgar; Department of Planning and Housing, 71 Hotham Street, Traralgon; Latrobe Regional Commission, 43 Grey Street, Traralgon; Department of Planning and Housing, 477 Collins Street, Melbourne.

Submissions should be sent to Director Technical Services Shire of Narracan, P.O. Box 140, Trafalgar 3824, by 10 May 1991.

R. D. THEGE

13978

Director, Technical Services

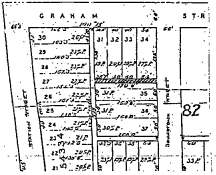
SHIRE OF NARRACAN

Discontinuance of "Right-of-Way" Thorpdale

Pursuant to section 207 (2) (a) of the Local Government Act 1989, the Council of the Shire of Narracan after consultation with public authorities and the advertising of its intention and notification of the registered proprietors of the land and owners/occupiers or any land

G 13 10 April 1991 953 abutting the "right-of-way", resolved at its ordinary meeting held on 25 March 1991 as follows:

- (a) That the "right-of-way" between Allotments 31 to 35 contained on the Plan of Subdivision No. 2393, part of Crown Allotment 82 in the Parish of Moe and the County of Buln Buln as showed hatched on the plan hereunder, shall be discontinued upon publication of this resolution in the Victoria Government Gazette;
- (b) That the land contained in the said "rightof-way" shall vest in the Shire of Narracan to be retained by it until sold by private treaty to an abutting landowner.



Dated 26 March 1991

13928

DENNIS STEVENS Shire Secretary

SHIRE OF NUMURKAH

Notice is hereby given that the Council adopted the following By-laws on 19 March 1991:

(a) Water Supply and Sewerage Plumbing Administrative By-Law—No. 101.

This By-law is about water supply and sewerage plumbing administration including the procedures to be followed and the setting of fees and charges.

(b) By-Law Regulating, Restricting or Prohibiting the Use of Water for other than Domestic Purposes in Water Districts—No. 9.

This By-law is about the regulation, restriction or prohibition of the use of water for other than domestic purposes.

A copy of the By-laws may be inspected free of charge at the Shire Office, Numurkah during buisness hours.

L. G. MITCHELL Shire Secretary

13953

SHIRE OF ROMSEY

Adoption of Local Law No. 2

Debate Upon a Motion or Amendment

Notice is hereby given that at a meeting of the Council of the Shire of Romsey held on 13 February 1991, Council adopted Local Law No. 2 titled "Debate Upon a Motion or Amendment" pursuant to the provisions of Part 5 of the Local Government Act 1989.

The purpose and general purport of the Local Law is to regulate the length of time any Councillor may speak to any motion or amendment.

The Local Law came into operation on 13 February 1991.

A copy of the Local Law may be inspected at the Shire Offices, 98 Main Street, Romsey during normal office hours, that is 9.00 a.m.-5.00 p.m. Monday to Friday.

PETER R. JOHNSTON Shire Secretary

13944

Land Acquisition and Compensation Act 1986 SHIRE OF ROSEDALE

Compulsory Acquisition of Interest in Land
Notice of Acquisition

The Shire of Rosedale declares that by this notice it acquires the following interest in the land described as Lots 881 and 882 Shoreline Drive, Golden Beach described in Certificate of Title Volume 8662 Folios 484 and 485 as Lots 881 and 882, Plan of Subdivision No. 76283, Parish of Wulla Wullock.

The interest acquired is the whole of the property.

13950

P. L. TATTERSON Shire Secretary

13930

SHIRE OF RUTHERGLEN

Road Discontinuance

Pursuant to section 528 (2) of the Local Government Act 1958 and having given notice of the proposed discontinuance in accordance with the Act and having considered objections to the proposal pursuant to the provisions of section 223 of the Local Government Act 1989, the Council of the Shire of Rutherglen resolved at its ordinary meeting held on 20 March 1991, as follows:

1. That Council being of the opinion that the portion of Main Street, Wahgunyah, on the west side between Victoria Street and Dennison Street, as shown by hachure on the plan hereunder, is not reasonably required for public use, directs that the road be discontinued.

Victoria Government Gazette

- 2. That notwithstanding such discontinuance the Council of the Shire of Rutherglen and the Rutherglen Water Board shall continue to have and possess the same rights, title, power, authority or interest 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 with any drains, pipes or services laid or erected in on or over such land.
- 3. That such land resulting from the discontinued road shall vest in the municipality until sold by private treaty to abutting owners.

VICTORIA ST.

TS NOS INN STREET

MAIN STREET

MAIN STREET

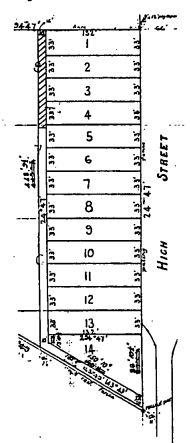
STEPHEN M. O'BREE
Shire Secretary

SHIRE OF RUTHERGLEN

Road Discontinuance

Pursuant to section 528 (2) of the Local Government Act 1958 and having given notice of the proposed discontinuance in accordance with the Act and having considered objections to the proposal pursuant to the provisions of section 223 of the Local Government Act 1989, the Council of the Shire of Rutherglen resolved at its ordinary meeting held on 20 March 1991, as follows:

- 1. That Council being of the opinion that the portion of road at rear of properties 91-97 High Street, Rutherglen, as shown by hachure on the plan hereunder, is not reasonably required for public use, directs that the road be discontinued.
- 2. That notwithstanding such discontinuance the Council of the Shire of Rutherglen and the Rutherglen Water Board shall continue to have



G 13 10 April 1991 955

and possess the same rights, title, power, authority or interest 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 with any drains, pipes or services laid or erected in on or over such land.

3. That such land resulting from the discontinued road be sold by private treaty to abutting owners.

STEPHEN M. O'BREE

13929

Shire Secretary

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

The Shire of Shepparton has prepared Amendment No. L25 to the Shepparton Shire Planning Scheme, Local Section.

The amendment affects land at Crown Allotments 18A, 18B and 19 and part Crown Allotments 3 and 4, Shire of Shepparton, located on Feiglin Road.

The amendment proposes to change the Planning Scheme by rezoning the above land from Low Density Residential to Future Residential and Rural (Future Urban).

The amendment can be inspected at the offices of the Shire of Shepparton, 21 Nixon Street, Shepparton; Ministry for Planning and Environment, North Eastern Office, State Offices, 1 McKoy Street, West Wodonga; Ministry for Planning and Environment, The Oldersleet Buildings, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Shire of Shepparton by 10 May 1991. Dated 22 March 1991

13980

R. J. SHELLIE Shire Engineer

WOORAYL PLANNING SCHEME

Notice of Amendment to a Planning Scheme

The Shire of Woorayl has prepared Amendment No. L38 to the Woorayl Planning Scheme

The amendment seeks to remove a covenant placed upon land at No. 19 Sandymount Avenue, Inverloch. This covenant was placed on the land by the developer on 30 March 1926. The current restriction prevents the erection of more than one dwelling on the said land and the removal of any earth, clay, stone, gravel or sand.

The amendment can be inspected at Shire of Woorayl, 9 Smith Street, Leongatha; Department of Planning and Housing, 33-39 High Street, Cranbourne; Department of Planning and Housing, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Shire of Woorayl, P.O. Box 21, Leongatha 3953 by 10 May 1991.

13949

T. J. LUDEMAN Town Planner

LATROBE VALLEY WATER AND SEWERAGE BOARD

Notice of Making a By-Law

Notice is hereby given that the Latrobe Valley Water and Sewerage Board in pursuance and exercise of the powers conferred by the *Water Act* 1989 has made By-Law No. 24—Water Supply and Sewerage Plumbing Administrative By-Law.

This By-law is about water supply and sewerage plumbing administration including the procedures to be followed and the setting of fees and charges. A copy of the By-law may be inspected free of charge at the Board's offices, Hazelwood Road, Traralgon during business hours.

13933

G. J. KERR, Secretary

LATROBE VALLEY WATER AND SEWERAGE BOARD

Notice of Making a By-Law

Notice is hereby given that the Latrobe Valley Water and Sewerage Board in pursuance and exercise of the powers conferred by the Water Act 1989 has made By-Law No. 23—Regulating, Restricting or Prohibiting the use of Water for other than Domestic Purposes in Water Districts.

This By-law is about the regulation, restriction or prohibition of the use of water for other than domestic purposes. A copy of the By-law may be inspected free of charge at the Board's offices, Hazelwood Road, Traralgon during business hours.

13932

G. J. KERR, Secretary

BENALLA WATER BOARD Notice of Making of By-Law

Notice is hereby given that the Benalla Water Board has adopted By-Law No. 1 1991: Water Supply and Sewerage Plumbing Administrative By-Law.

The By-law supports the standardisation/ uniformity of plumbing practices and administration of such throughout Victoria.

A copy of the By-law is available for inspection free of charge at the offices of the Board, Fawckner Drive, Benalla during normal business hours. A copy can also be purchased if so desired.

DENNIS J. WAPLING Acting Secretary Victoria Government Gazette

WESTERNPORT WATER BOARD By-Laws

In accordance with sections 160 and 161 of the Water Act 1989, the Westernport Water Board adopted the following By-laws at its meeting held on 27 March 1991:

By-law No. 100—Water Supply and Sewerage Plumbing Adminstrative By-Law

This By-law is about water supply and sewerage plumbing administration including the procedures to be followed and the setting of fees and charges.

By-Law No. 101—By-Law Regulating, Restricting and Prohibiting the use of Water for other than Domestic Purposes in Water Districts

This By-law is about the regulation, restriction or prohibition of the use of water for other than domestic purposes.

A copy of the By-law is available at the Board's office for any one interest.

13990

I. J. McNISH Manager/Secretary

BENALLA WATER BOARD Notice of Making of By-Law

Notice is hereby given that the Benalla Water Board has adopted By-Law No. 2 1991 as its By-Law Regulating, Restricting or Prohibiting the use of Water for other than Domestic Purposes within its Water District.

This By-law is about regulation, restriction or prohibition of the use of water for other than domestic purposes.

A copy of the By-law is available for inspection free of charge at the offices of the Board, Fawckner Drive, Benalla during normal business hours. A copy can also be purchased if so desired.

13912

DENNIS J. WAPLING Acting Secretary

CASTLEMAINE AND DISTRICT WATER BOARD

Water Supply and Sewerage Plumbing Administrative By-Law No. 101

In accordance with the provisions of the Water Act 1989 the Board is making a By-law about water supply and sewerage plumbing administration including the procedures to be followed and the setting of fees and charges.

A copy of this By-law may be inspected, free of charge at the Board's office, 25 Lyttleton Street, Castlemaine between 10 a.m. and 5 p.m. weekdays.

MICK BOURKE Manager

13992

13911

DANDENONG VALLEY AND WESTERN PORT AUTHORITY

Notice of Making By-Law under section 161, Water Act 1989

By-Law No. 2, Water (Dandenong Valley and
Western Port Authority) (Environmental and
Recreational Areas)

By-Laws 1990

The Dandenong Valley and Western Port Authority, pursuant to section 161 (1) (b) of the Water Act hereby gives notice that at its meeting on 20 November 1990 it made By-law No. 2 Water (Dandenong Valley and Western Port Authority) (Environmental and Recreational Areas) By-Laws 1990. The By-law has been approved by the Minister's Delegate.

This By-law comes into operation on 10 April 1991.

This By-law makes provision for-

- (a) the control, management and use of land, services and facilities;
- (b) the protection of the land services and facilities;
- (c) the protection of people from injury or nuisance:
- nuisance;
 (d) the conservation and preservation of flora,
- fauna and habitat;

 (e) the control of the introduction of any newflora or fauna:
- (f) the control of the numbers of any flora or

in the Environmental and Recreational Areas under the control of the Dandenong Valley and Western Port Authority.

A copy of the By-law may be inspected, free of charge at the office of the Authority, 208 Princes Highway, Dandenong during office hours, 8.30 a.m. to 5.15 p.m., Monday to Friday.

Dated 5 April 1991

By Order of the Authority
13975 SECRETARY-TREASURER

NOTICE OF DISPOSAL

We, Alex Scott & Co., hereby give notice of disposal of horses from the property known as "Calypso Lodge", Nyora, leased by Peter Laksa and owned by B. Meekan. Any claim of ownership must be verified with documentation.

Contact Alex Scott & Co. Pty Ltd, 147 Lonsdale Street, Dandenong, 792 0204. 13954

Notice is hereby given that the Manangatang and District Bowling Club Inc. has applied for a lease pursuant to section 134 of the Land Act 1958 for a term of 21 years in respect of

G 13 10 April 1991 957

Allotments 17 and 18, Section 4, Township of Manangatang, containing 4841 m² more or less, situated at the corner of Pioneer and Larundel Streets, for the purpose of amusement and recreation and social activities connected therewith.

Take notice that Domenico Crisera and Amber Grace Crisera, both of 95 Thirteenth Street, Mildura and Richard James Wager and Barbara Wager, both of 16 Elms Street, Irymple have retired from the partnership business known as "Sunraysia Loam and Screening Supplies" effective from 31 March 1991. 13926

TO WHOM IT MAY CONCERN

This is to notify that Cab & Young partnership has retired and accordingly dissolved as of 12 April 1991, and Carolanne Baker is not responsible for any debts incurred after the above date.

Notice is hereby givent hat the partnership between Shirley Anne Briggs and Gregory Edward Briggs carrying on business as "G & S Briggs" at Lot 33 Sandy Road, Rye was dissolved on 31 March 1991. The business will be continued by Gregory Edward Briggs.

WRIGHT SMITHS, solicitors, 2 Seventh Avenue, Rosebud 13921

Companies (Victoria) Code T. H. M. R. NOMINEES PTY, LTD.

(In Voluntary Liquidation)
Notice of Meeting of Members
Pursuant to Section 411

Notice is hereby given that pursuant to section 411 of the Companies (Victoria) Code the final meeting of members of the abovenamed company will be held at 39-41 Wellington Street, Windsor on 10 May 1991 in the aforenoon for the purpose of laying before the meeting the liquidator's final account and report and giving any explanation thereof.

Dated 10 April 1991

13982

HYMAN HENRY SHARP Liquidator

AUSTRALIAN PAPER INTERNATIONAL PTY. LTD.

(In Liquidation)

Notice is hereby given that the above company went into liquidation on 27 March 1991 under the provisions of the Corporations Law relating to a Creditors' Voluntary Winding Up and Mr. K. L. Sutherland of this office was appointed the Liquidator.

ade of

It should be noted however that it appears that all moneys realised will be absorbed in payment of the preferential and secured debts. This being so, there will be no dividend for ordinary unsecured creditors.

The Liquidator will now proceed to wind up the company in the usual way and will report to the Australian Securities Commission as required by the Corporations Law in due course. If there is any matter which you consider should be investigated, please bring it to the attention of the Liquidator in writing.

Dated 2 April 1991

13988

BENT & COUGLE BENTLEYS

ELITE CONSULTING GROUP (VIC.) PTY. LTD.

. (In Liquidation)

Notice of Winding Up Order

On 11 March 1991, the Supreme Court made an Order that the company be wound up and appointed me to be the official liquidator.

BRIAN R. SILVIA, Official Liquidator, Ferrier Hodgson & Co., Level 17, 2 Market Street, Sydney, NSW 14000

ROBERTOL PTY. LTD. Notice of Resolution

At a general meeting of the members of the company duly convened and held at 136 Langtree Avenue, Mildura on 14 March 1991 the special resolutions set out below were duly passed—

Resolved: that the company be wound up voluntarily;

Resolved: that Philip John Shugg of 136 Lantree Avenue, Mildura be appointed Liquidator.

Dated 4'April 1991

PHILIP HOLLICK Secretary

14018

DANA No. 1 CO-OPERATIVE HOUSING SOCIETY LTD

(In Liquidation)

Notice of Final Meeting in Voluntary Winding Up

Take notice that the affairs of the abovenamed Society are now fully wound up and in pursuance of section 272 (1) of the Companies Act 1961 and of the Co-operative Housing Societies Act 1958, a general meeting of the Society will be held at the offices of Prowse, Perrin & Twomey, 20 Lydiard Street South, Ballarat on Thursday, 9 May 1991 at 2 p.m. for the purposes of—

(i) laying before it an account showing how the winding up has been conducted and Victoria Government Gazette

the property of the Society disposed of and giving any explanations thereof; and

(ii) passing a resolution that the books and papers of the said Society and of the Liquidator relevant to the affairs of the Society be destroyed after a period of twelve months from the date of the meeting.

Dated 28 March 1991

13961 .

C. R. PROWSE Liquidator

NOTICE OF APPLICATION RELATING TO DATADALE PTY LIMITED

ACN 007 305 562

In respect of proceedings commenced on 22 March 1991 application will be made by Triumph-Adler Olivetti (Australia) Pty Limited (ACN 000 570 927) to the Supreme Court of New South Wales at 11.00 o'clock on 6 May 1991 at Queens Square, Sydney, New South Wales for an order that the Company be wound up.

Copies of documents filed may be obtained under the Rules.

Any person intending to appear at the hearing must serve a notice in the prescribed form so as to reach the address below not later than 1.00 p.m. on the day prior to the hearing of the Summons or on the preceding Friday where the Summons is to be heard on a Monday or on a Tuesday following a Court holiday.

GREGORY DENNIS NASH, Whelan Nash & Fung, solicitors, 42A Hercules Street, Ashfield 2131, DX 781, Sydney, Telephone 798 9111.

1395

In the Supreme Court of Victoria at Melbourne— No. 11844 of 1990—In the matter of the Corporations Law; and in the matter of Twenty Second Ornament 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 8 November 1990 filed by Glen Reader, a Director and contributory of Twenty Second Ornament Pty Ltd ("the Company"). The application is to be heard in the Supreme Court, Law Courts, Lonsdale Street, Melbourne at 10.00 a.m. on 29 April 1991.

The liquidator whose appointment is sought is John Menzies Spark of the firm of Ferrier Hodgson & Co., of 11th Floor, 459 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 Unit 1, 32 Iona Avenue, Belmont in the said State (formerly 23 Wellington Street, Geelong West in the said State).

The applicant's solicitor is Messrs. Coulter

- Burke of 68 Myers Street, Geelong in the said
State whose Melbourne agent is Messrs. Mahony
& Galvin of 7th Floor, 343 Little Collins Street,
Melbourne in the said State.

COULTER BURKE Solicitors for the applicant

Note: Any person who intends to appear on the hearing of the application must serve on or send by post to the abovenamed solicitor for the applicant 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 4 o'clock in the afternoon of 26 April 1991. 13955

Creditors, next of kin and others having claims against the estate of Isabella Jean Mark, late of 2 McFarlane Road, Mooroopna in the State of Victoria, widow deceased who died on 29 November 1990 are required by the executor James Edward Mark, farmer to send particulars of their claims to the executor care of Riordan & Partners, 124 Fryers Street, Shepparton by 17 June 1991, after which date the executor will distribute the assets of the estate having regard only to the claims of which he shall then have notice.

Creditors, next of kin and others having claims against the estate of Graham Beckett, late of 31 Holland Street, Shepparton in the State of Victoria, finance officer deceased who died on 3 July 1989 are required by the administratrix Maria Elizabeth Beckett, home duties to send particulars of their claims to the administratrix care of Riordan & Partners, 124 Fryers Street, Shepparton by 17 June 1991, after which date the administratrix will distribute the assets of the state having regard only to the claims of which she shall then have notice.

EDWARD LYLE KING, late of 23 Marlo Street, North Geelong in the State of Victoria, retired glass worker deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 2 October 1990 are required by John Thomas White of 21 Hamlyn Avenue, Hamlyn Heights the executor to whom probate was granted to send particulars to care of Roger O'Halloran & Co., 63 Gheringhap Street, Geelong by 30 June 1991, after which date the executor may convey or distribute the assets having regard only to the claims of which he then has notice.

Dated 3 April 1991

ROGER O'HALLORAN & CO., solicitors of 63 Gheringhap Street, Geelong 13959

JEAN ISABEL WEIGHT, formerly of 19 Anita Street, Beaumaris but late of Terranora Valley Retirement Village, Carramar Drive, Tweed Heads West, New South Wales, widow

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on 12 December 1990) are required by Perpetual Trustees Victoria Limited of 50 Queen Street, Melbourne to send particulars of their claims to the said company by 4 June 1991, after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

ABBOTT, STILLMAN & WILSON, solicitors, 526 Bourke Street, Melbourne 13925

HUGH CLYDE MacDONALD-STEWART, formerly of Rokeby but late of Neerim District Soldiers Memorial Hospital Nursing Home, Neerim South in the State of Victoria, gentleman deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 18 October 1989 are requested by the trustee John Wayne Hardie to send particulars of their claims to him care of the undersigned solicitors by 2 May 1991, after which date the trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

DUNN STRACHAN & HARDIE, solicitors, 3 Smith Street, Warragul 13461

MARY JOSEPHINE LEVI (otherwise known as Mary Josephine Levy), late of Evangelia Private Nursing Home, 45 Herbert Street, Parkdale, spinster deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on 25 January 1991) are required by Perpetual Trustees Victoria Limited of 50 Queen Street, Melbourne to send particulars of their claims to the said company by 10 May 1991, after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

G. W. H. CHAMBERS, solicitor, 338 Charman Road, Cheltenham 13962

| Name of Owner on Books and Last Known Address | Total Amount Description of Due to Unclaimed | became |
|---|--|---------|
| Name of Owner on Books and Last Known Address | Owner Money | Payable |

TALISMAN (AUSTRALIA) PTY LIMITED

Sepon (Australia) Pty Ltd No. 2, A/c, 21st Floor, 351 Collins St, Melbourne

13919

183 377.39 Dividend

9.2.89

Creditors, next of kin and others having claims in respect of the estate of Edward Baker, late of 11 Stradella Avenue, Vermont South in the State of Victoria, plumber deceased, who died on 19 February 1991, are required to send particulars of their claims to Andrew McMullan & Co., solicitors, 64 Kingsway, Glen Waverley in the said State, solicitors for the executor of the said estate within 28 days, after which time the appointed executor will distribute the assets having regard only to claims of which he then has notice.

ANDREW McMULLAN & CO., solicitors of 64 Kingsway, Glen Waverley 13965

CHARLES ERIC REID, late of Nyah in the State of Victoria, pensioner deceased (who died on 25 December 1990)

Creditors, next of kin and all other persons having claims against the estate of the deceased are required by the executor of the will, Robert Henry Reid to send particulars to him care of the undersigned on or before 5 June 1991, after which date he will distribute the assets having regard only to the claims of which he then has notice.

GARDEN & GREEN, solicitors, 4 McCallum Street, Swan Hill 13966

Creditors, next of kin and others having claims in respect of the estate of Lilian Mary Johnson, late of 14 Leslie Street, Frankston in the State of Victoria, widow deceased who died on 13 December 1990 and probate of whose will was granted by the Supreme Court of Victoria in its Probate Jurisdiction on 12 February 1991 are required to send particulars of their claims to the executor care of the undermentioned solicitors by 10 June 1991, after which date they will distribute the assets having regard only to the claims for which notice has been received.

CLOONAN & CLOONAN of 123 Buckley Street, Essendon, solicitors for the applicant

Creditors, next of kin and others having claims in respect of the estate of Alice Margaret Mitchell late of Camden Court, 6 Freeman Street, South Caulfield in the State of Victoria, widow deceased who died on 25 October 1990 are required to send particulars of the claims to the legal personal representatives Brian Benson Mitchell and Adrienne Margaret Cohen care of the undermentioned solicitors, on or before 14 June 1991, after which date the legal and personal representatives will distribute the estate having regard only to the claims of which they then have notice.

DAVID SONENBERG & ASSOCIATES, solicitors, 293 Bay Street, Brighton 13922

Creditors, next of kin and others having claims in respect of the will of Marian Emily McLean, late of Flat 3, 11 Mernda Road, Kooyong, widow deceased who died on 6 January 1991 are requested to send particulars of their claims to the executor Edward Haward Thomas Curmi care of the undermentioned solicitor by 12 June 1991, after which date he will distribute the assets having regard only to the claims of which he then has notice.

EDWARD CURMI, solicitor of 440 Victoria Street, North Melbourne 13913

Creditors, next of kin and others having claims in respect of the estate of Freda May Smith, late of I Bellaire Court (incorrectly named in the Will as Bellair), Beaumaris in the State of Victoria, widow deceased (who died on 14 October 1990), are required by the executors John Michael Smith, Bryan Martin Smith and Dianne Florence Smith to send particulars to them care of the undersigned by a date not later than two months from the date of publication hereof, after which date they will distribute the assets having regard only to the claims of which notice has been received.

LYTTLETONS, solicitors, 51 Marcus Road, Dingley 13960 Creditors, next of kin and others having claims in respect of the estate of Edith Lorna Cole Kilvington, late of Flat 1, "Yallambie", 35 Powlett Street, East Melbourne in the State of Victoria, widow deceased who died on 20 December 1991 are required by the executor Peter Basil Kilvington to send particulars of their claims to him care of the undersigned solicitors by 12 June 1991 (2 months from date of advertisement), after which date he will convey or distribute the assets having regard only to the claims of which he has notice.

READ KELLY, solicitors, 555 Lonsdale Street, Melbourne 13963

Creditors, next of kin and others having claims in respect of the estate of Phyllis Mona Mary Munro, late of 79 Waverley Street, Moonee Ponds in the State of Victoria, widow deceased who died on 17 January 1991 are required by the executor Arthur James Downing to send particulars of their claims to him care of the undersigned solicitors by 12 June 1991 (2 months from date of advertisement), after which date he will convey or distribute the assets having regard only to the claims of which he has notice.

READ KELLY, solicitors, 555 Lonsdale Street, Melbourne 13964

Creditors, next of kin or others having claims in respect of the estate of Dora Olive Stone, late of 33 Murphy Street, Elsternwick, widow, deceased, who died on 30 October 1990 are requested to send particulars of their claims to the executor, Jens Magdeburger care of the undermentioned lawyers by 28 June 1991, after which date the executor will distribute the assets having regard only to the claims of which he then has notice.

GARDENS RIDGEWAY, lawyers, 221 Glenhuntly Road, Elsternwick 13970

Creditors, next of kin and others having claims in respect of the estate of William Bray, late of 325 Princes Street, Port Melbourne, master mariner, deceased, who died on 9 February 1869 are required to send particulars of their claims to Aileen Dorothy Bray the trustee of the estate of the said deceased appointed by the Supreme Court of Victoria pursuant to an Order made on 7 September 1990, care of the undermentioned solicitors by 10 June 1991, after which date the trustee will distribute the assets having regard only to the claims of which she then has notice.

HUNTS, solicitors, 358 Lonsdale Street, Melbourne 13972 Creditors, next of kin and others having claims in respect of the estate of Allysyn Jane Bowers, late of 53 Valetta Street, Carrum in the State of Victoria, married woman, who died on 21 December 1990, are required by the executors of the estate to send particulars of their claims to the executors in the care of the undermentioned solicitors by 12 June 1991, after which date the said executors will distribute the assets having regard only to the claims of which they then have notice.

RIGBY & FIELDING, solicitors of 1 Evandale Road, Malvern 13974

Creditors, next of kin and others having claims in respect of the estate of Betty Alice Clarke, late of 4/85-86 Nepean Highway, Seaford, home duties, deceased, who died on 3 January 1991 are required by the executrix, Judith Betty Wain to send particulars of their claims to the executrix care of the undermentioned solicitors by a date not later than two months from the date of publication hereof, after which time the executrix may convey or distribute the assets having regard only to the claims of which she then has notice.

JOHN P. McCAFFREY & CO., solicitors, 11A Central Avenue, Moorabbin 13970

Creditors, next of kin and others having claims in respect of the estate of John Leslie Forbes, formerly of Mitiamo but late of Boort District Hospital, Kiniry Street, Boort, retired farmer, deceased, who died on 26 December 1990 are required to send particulars of their claims to the executors, National Mutual Trustees Limited of 46 Queen Street, Bendigo by 12 June 1991, after which date they will distribute the assets having regard only to the claims of which they have notice.

Pursuant to the Trustee Act 1958 notice is hereby given that all persons having claims against the estate of Phillip Roland Johnstone, late of 67 City View Road, North Balwyn in the State of Victoria, retired real estate agent, deceased, who died on 18 December 1990 and probate of whose will was granted by the Supreme Court of the said State in its Probate jurisdiction on 26 March 1991 to The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne in the said State are hereby required to send particulars in writing of such claims to the said The Equity Trustees Executors and Agency Company Limited to the undersigned solicitors at their office hereunder mentioned on or before 9 June 1991, after which date the said The Equity Trustees Executors and Agency Company Limited will proceed to distribute the

assets of the said Phillip Roland Johnstone, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said The Equity Trustees Executors and Agency Company Limited will not be liable for the assets so distributed or any part thereof to any person of whose claims he shall not have had notice as aforesaid.

Dated 10 April 1991

Signed NICHOLAS O'DONOHUE & CO., 180 Queen Street, Melbourne, solicitors for the said The Equity Trustees Executors and Agency Company Limited 13987

LASZLO KISS, late of 3 Allowah Court, Norlane West, owner driver

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 4 December 1990, are required by the executors, named in the will of the deceased to whom probate was granted on 26 March 1991, ANZ Executors & Trustee Company Limited of 94 Queen Street, Melbourne to send particulars to him by 17 June 1991 after which date the executor named in the will of the deceased to whom probate was granted on 26 March 1991 may convey or distribute the assets, having regard only to the claims of which he then has notice. Dated 10 April 1991

LEILA MAY MOORE, late of 20 Hedderwick Street, Essendon, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on 16 January 1991) are required by The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne, to send particulars of their claims to the said company by 3 July 1991, after which date it will convey or distribute the assets, having regard only to the claims of which the company then has notice.

DUGDALE, DIMMICK & STEVENS, 37 Queen Street, Melbourne 14001

HILDA NICHOLLS CLARK, late of 10 Tara Drive, Frankston, retired school teacher, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on 30 November 1990) are required by Perpetual Trustees Victoria Limited of 50 Queen Street, Melbourne, to send particulars of their claims to the said company by 10 June 1991, after which date it will convey or distribute the assets, having regard only to the claims of which the company then has notice.

COOK & McCALLUM, solicitors, 422 Collins Street, Melbourne 14002 Creditors, next of kin and others having claims in respect of the estate of the late George Denis Cordner, late of 96 Normanby Road, Kew in the State of Victoria, company director, deceased, are required to send particulars of their claims to the executor, The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne by 10 June 1991, 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.

BLAKE DAWSON WALDON, solicitors of 140 William Street, Melbourne 14003

Creditors, next of kin and others having claims against the estate of David Harvey Mitchelhill, late of "Monynut Park", Romsey in the State of Victoria, managing director, deceased, who died on 4 May 1990, are requested to send particulars of their claims to Rosemary Jannette Mitchelhill of the address aforesaid, widow and Ian Maxwell McAlister of 636 St. Kilda Road, Melbourne in the said State, chartered accountant, care of the below mentioned solicitors by 12 June 1991, after which date they will distribute the assets having regard only to the claims of which they then have notice.

PURVES CLARKE RICHARDS, solicitors of 121 William Street, Melbourne 14004

Creditors, next of kin and others having claims against the estate of Terence Doyle Honybun, late of Hurlingham Private Hospital, 68 Union Street, Brighton in the State of Victoria, retired orchardist, deceased, who died on 18 November 1990, are requested to send particulars of their claims to Janet Elizabeth McGahy of 131 Ayr Street, Doncaster in the said State, librarian and Martin Terence Francis of Yarra Road, Wonga Park in the said State, flower grower, care of the below mentioned solicitors by 12 June 1991, after which date they will distribute the assets having regard only to the claims of which they have

PURVES CLARKE RICHARDS, solicitors of 121, William Street, Melbourne 14005

ISOBEL WORTHINGTON DEAL, late of Unit 1, 305 Nepean Highway, Frankston, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on 31 May 1990) are required by Colin John Daniels of 10 Queen Street, Melbourne to send particulars of their claims to him by 11 June 1991, after which date he will convey or distribute the assets having regard only to the claims of which he then has notice.

AKEHURST FRIEND & ALLAWAY, solicitor, 10 Queen Street, Melbourne 14006

A. NOEL Assistant Trust Officer—Probate

17007

Creditors, next of kin and others having claims in respect of the estate of Ronald Charles Doig late of 19 Stuart Street, Noble Park in the State of Victoria, retired deceased who died on 5 December 1990 are required to send particulars of their claims to the executrix care of the undermentioned solicitors by 14 June 1991 after which date the executrix will distribute the assets having regard only to the claims for which notice has been received.

. BORCHARD & MOORE, solicitors of 44 Douglas Street, Noble Park 14013

RHODERIC McLELLAND, (also known as William Keith McLelland) late of 65 Murray Street, Caulfield South in the State of Victoria, retired

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on 23 October 1990) are required by Perpetual Trustees Victoria Limited of 50 Queen Street, Melbourne, to send particulars of their claims to the said company by 14 June 1991 after which date it will convey or distribute the assets, having regard only to the claims of which the company then has notice.

BORCHARD & MOORE, solicitors of 44 Douglas Street, Noble Park 14014

EFFIE AGNES JEWSON, formerly of Mystic Park in the State of Victoria, but late of Swan Hill District Hospital Nursing Home, Splatt Street, Swan Hill in the said State, married woman, deceased (who died on 18 January 1990)

Creditors, next of kin and all other persons having claims against the estate of the deceased are required by the executors of the will, Raymond Leonard Jewson and Claude Henry Jewson to send particulars to them care of the undersigned on or before 28 May 1991 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 14016 MYRTLE IRIS SAMMONS, late of 5 Feathertop Drive, Noble Park North, widow deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 27 March 1991 are required by Frederick John Service of 5 Feathertop Drive, Noble Park North and Bruce John Fletcher of 229 Thomas Street, Dandenong the executors of the will of the said deceased to send particulars to them in the care of the undermentioned solicitors by 8 June 1991 after which date the said executors may convey or distribute the assets having regard only to the claims of which they then have notice.

MACPHERSON AND KELLEY, solicitors, 229 Thomas Street, Dandenong 14017

Creditors, next of kin and others having claims in respect of the estate of Murray Peter Leat, late of 16 Mervin Street, East Bentleigh deceased who died on 17 May 1990 are to send particulars of their claims to the administrix care of the undermentioned lawyers by 24 June 1991 after which date the administrix will distribute the assets having regard only to the claims of which she then has notice.

DAVID GIBBS & ASSOCIATES, lawyers, 2 High Street, Hastings 14020

Creditors, next of kin and others having claims against the estate of Evelyn Sarah Davey, late of Flat 3, 4 Mozart Street, St Kilda in the State of Victoria, widow deceased who died on 27 August 1990 are requested to send particulars of their claims to Donald Buchanan McLennan of Lovell Drive, Warragul in the State of Victoria, real estate agent and John Douglas McLennan of 65 Cason Crescent, Warragul in the said State, real estate valuer the executors of the said estate care of the below mentioned solicitors by 12 June 1991 after which date they will distribute the assets having regard only to the claims of which they then have notice.

PURVES CLARKE RICHARDS, solicitors, 121 William Street, Melbourne 14021

Creditors, next of kin and others having claims against the Estate of Peter Harold Spafford late of Unit 10, 44 Durrant Street, Brighton, in the State of Victoria who died on 7 November 1990 are required by the Executor The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne to send detailed particulars of their claims to the said Executor by 13 June 1991 after which date it will proceed to distribute the said Estate having regard only to the claims of which it then has notice.

HASSALL & BYRNE, solicitors, 308 Highett Road, Highett 13981 After 14 clear days application will be made to the Supreme Court of Victoria, that Probate of the Will dated 3 April 1989 late of Unit 1, 49 Dunns Road, Mornington in the State of Victoria retired deceased be granted to Geoffrey Richard Goodman formerly of 6 Marce Street, East Bentleigh but now of 42 Wingate Street, East Bentleigh in the said State gentleman the Executor appointed by the said Will; leave being reserved to Jacqueline Anne Goodman formerly of 6 Marce Street, East Bentleigh but now of Unit 2, 22 Kingsley Street, Elwood in the said State the other Executor appointed by the said Will to come in and prove the said Will at any time.

SAM STIDSTON & CO., solicitors, Suite 4, 307 Main Street, Mornington 13983

RICHARD FAREY GOODMAN, late of Unit 1, 49 Dunns Road, Mornington in the State of Victoria deceased

Creditors, next of kin and all other persons having claims against the Estate of the said deceased are required by Geoffrey Richard Goodman formerly of 6 Maree Street, East Bentleigh but now of 42 Wingate Street, East Bentleigh in the said State gentleman one of the Executors to send particulars of such claims to the undermentioned solicitors on or before 28 June 1991 after which date they will distribute the assets having regard only to those claims of which they then have notice.

SAM STIDSTON & CO., solicitors, Suite 4, 307 Main Street, Mornington 13984

RITA MAY LENNEN, late of Unit 2, 6 Sylvia Crescent, Black Rock, married woman

Creditors, next of kin and others having claims in respect of the Estate of the deceased (who died on 23 November 1990), are required by Perpetual Trustees Victoria Limited of 50 Queen Street, Melbourne, to send particulars of their claims to the said Company by 4 June 1991 after which date it will convey or distribute the assets, having regard only to the claims of which the Company then has notice.

BORCHARD & MOORE, solicitors of 44 Douglas Street, Noble Park 13986

Creditors, next of kin and others having claims in respect of the estate of Garry Banks Crimmins, late of 40 Strada Crescent, Mulgrave, electrical mechanic, deceased, who died on 12 March 1991 are to send particulars of their claims to ANZ Executors & Trustee Company Limited of 91 William Street, Melbourne by 7 June 1991, after which date it will distribute the assets having regard only to the claims of which it then has notice.

JESSIE LOUISE CLARK, late of Chomley House, 113 Chomley Street, Prahran, Victoria, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 17 November 1990, are required by the personal representatives, Edwin David Fleetwood of 32 Talbot Avenue, Balwyn and Donald Ledingham Cooper of 385 Bourke Street, Melbourne to send particulars to them care of the below mentioned solicitors by 17 June 1991, after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

SLY & WEIGALL, solicitors of 385 Bourke Street, Melbourne 14009

HENRIETTA MARY ANNE LYONS (also known as Etty), formerly of 8A Aintree Street, East Brunswick but late of Alchera Special Accommodation Home, 14 South Circular Road, Gladstone Park, widow

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 22 January 1991, are required by the executor, Frederick Claude Lyons of 9 Marsden Avenue, Pascoe Vale South, retired foreman, to send particulars to him care of the undermentioned solicitors by 12 June 1991, after which date the executor may convey or distribute the assets having regard only to the claims of which he then has notice.

McCRACKEN & McCRACKEN, solicitors, 150 Queen Street, Melbourne 14010

IAN HANNA, late of 9 Melby Avenue, Balaclava in the State of Victoria, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 17 November 1990, are required by Perpetual Trustees Victoria Limited of 50 Queen Street, Melbourne and Peter Mervyn Jones of 5 Garden Avenue, 'East Brighton, businessman, the applicants for a grant of administration to send particulars of their claims to the said applicants in the care of the said company by 10 July 1991, after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

HENDERSON & BALL, 722 High Street, East Kew, solicitors for the applicants 14011

STELLA AMY WATSON, formerly of Unit 7, 76 Marshall Street, Ivanhoe but late of Kenilworth Nursing Home, Kenilworth Parade, Ivanhoe, dressmaker

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died

on 16 January 1991, are required by the executors, Kathleen Ann Rigg of Unit 2, 12 Finlayson Street, Rosanna, secretary and Ross Stewart Oldmeadow of 5 Oldenwald Road, Eaglemont, solicitor, to send particulars to them care of the undermentioned solicitors by 12 June 1991, after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

McCRACKEN & McCRACKEN, solicitors, 14012 150 Queen Street, Melbourne

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

On 29 May 1991 at 2.30 p.m. at the Police Station, Echuca (unless process be stayed or satisfied).

All the estate and interest (if any) of Kelvin William Hall of Lot 1 Echuca-Serpentine Road, Echuca as joint proprietor with Janice Lorraine Hall of an estate in fee simple in the land described on Certificate of Title Volume 9090 Folio 974 upon which is erected a brick home known as Lot 1 Echuca-Serpentine Road, Echuca. The property is situated on the northwestern corner of Echuca-Serpentine Road and Hannasley Road, Echuca.

Registered Mortgage Nos. H772262 and R109361K affect the said estate and interest.

Terms—Cash only

13997

. H. BUETTNER Sheriff's Officer

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

On 22 May 1991 at 2.30 p.m. at the Sheriff's Office, 287 Springvale Road, Glen Waverley (unless process be stayed or satisfied).

All the estate and interest (if any) of Graeme Neil Warren of Factory 51, Cavil Industrialist Estate, corner Heresford Road and Cavil Street, Lilydale as the registered proprietor of an estate in fee simple in the land described on Certificate of Title Volume 8234 Folio 963 upon which is erected a weatherboard dwelling known as 2 Wright Street, Mount Evelyn.

Registered Mortgage No. N142780M affects the said estate and interest.

Terms—Cash only

H. BUETTNER Sheriff's Officer

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

On 15 May 1991 at 2.30 p.m. at the Sheriff's Office, 287 Springvale Road, Glen Waverley (unless process be stayed or satisfied).

All the estate and interest (if any) of Robert Neilson of 27 Clarence Street, Malvern East

shown on Certificate of Title as Robert Gordon Neilson as joint proprietor with Ruth Mary Neilson of an estate in fee simple in the land described on Certificate of Title Volume 8246 Folio 364 upon which is erected a weatherboard dwelling known as 27 Clarence Street, Malvern

Registered Mortgage Nos. M193215T, P202553D and Caveat No. R166503S affect the said estate and interest.

Terms-Cash only

13999

H. BUETTNER Sheriff's Officer

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

On 2 May 1991 at 2.30 p.m. at the Sheriff's Office, 287 Springvale Road, Glen Waverley, Firstly (unless process be stayed or satisfied)

All the estate and interest (if any) of Alan Turner of 176 Purinuan Road, Reservoir shown on Certificate of Title as Alan Arthur Turner as the registered proprietor of an estate in fee simple in the land described on Certificate of Title Volume 5159 Folio 1031701 upon which is erected a residential dwelling known as 174 Purinuan Road, Reservoir

Registered Mortgage No. P246036X affects the said estate and interest.

Secondly (unless process be stayed or satisfied) -All the estate and interest (if any) of Alan-Turner of 176 Purinuan Road, Reservoir shown on Certificate of Title as Alan Arthur Turner as the registered proprietor of an estate in fee simple in the land described on Certificate of Title Volume 9893 Folio 820 upon which is erected a residential dwelling known as 176 Purinuan Road, Reservoir

Registered Mortgage No. P246034E and Caveat P700256E affects the said estate and

Thirdly (unless process be stayed or satisfied)

All the estate and interest (if any) of Alan Turner of 176 Purinuan Road, Reservoir shown on Certificate of Title as Alan Arthur Turner as tenant in common in equal shares with Christine Susan Thorn of an estate in fee simple in the land described on Certificate of Title Volume 8314 Folio 799 which is a vacant block of land known as Lot 109 Carapooka Way, Cowes, Phillip Island. The property is situated on the corner of James Street and Carapooka Way, Cowes, Phillip Island.

Registered Caveat No. P735478X affects the said estate and interest.

Terms-Cash only.

H. BUETTNER Sheriff's Officer

13994

13998

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

On 9 May 1991 at 2.30 p.m. at the Sheriff's Office, 287 Springvale Road, Glen Waverley Firstly (unless process be stayed or satisfied)

All the estate and interest (if any) of Ganija Ardolic of 2 Largs Court, Greenvale shown on Certificate of Title as Joint Proprietor with Pata Ardolic of an estate in fee simple in the land described on Certificate of Title Volume 9611 Folio 213 upon which is erected a two storey brick dwelling known as 2 Largs Court,

Registered Mortgage Nos P78494N, P161309L R21616U Caveat No. P759897E affects the said estate and interest.

Secondly (unless process be stayed or satisfied)

All the estate and interest (if any) of Ganija Ardolic of 2 Largs Court, Greenvale shown on Certificate of Title as Joint Proprietor with Pata Ardolic of an estate in fee simple in the land described on Certificate of Title Volume 9611 Folio 214 which is a vacant piece of land known as 6 Largs Court, Greenvale.

Registered Mortgage Nos P160685E, R21616U and Caveat No. P759897E affects the said estate and interest.

Terms-Cash only

H. BUETTNER Sheriff's Officer

13995

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

On 22 May 1991 at 2.30 p.m. at the Sheriff's Office, 287 Springvale Road, Glen Waverley (unless process be stayed or satisfied)

All the estate and interest (if any) of Malcolm Briggs of 59 Gordon Avenue, Montrose shown on Certificate of Title as joint proprietor with Joanne Briggs of an estate in fee simple in the land described on Certificate of Title Volume 9812 Folio 196 which is a vacant residential site known as 141 Seebeck Road, Rowville.

Registered Mortgage No. N790105L and P45218N and transfer N790104P affect the said estate and interest.

Terms-Cash only

H. BUETTNER

13996

Sheriff's Officer

NOTICE OF MAKING AND AVAILABILITY OF STATUTORY RULES

Regulations 1991

Code A

9 April 1991

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

| | AVAILABLE | | |
|-----------------------|--|---|---|
| Notice i Statutory | s given of the making of the following 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: | • |
| | Retail Tenancies Act 1986 | Note: The date specified after each Statutory | |
| 56/1991 | Retail Tenancies (Exemption) Regulations 1991 | Rule is the date it was first obtainable from— The Law Printer 66-112 Macaulay Rd, North Melbourne, 3051 | |
| | Police Regulation Act 1958 | Tel: 320 0201 Water Act 1989 | |
| 57/1991 | Police (Amendment) Regulations 1991 | 50/1991 Water (Subdivisional Easements and | |
| | Police Regulation Act 1958 | Reserves) Regulations 1991 | |
| 58/1991 | Police (Charges, Expenses and Allowances) (Criminal History) Regulations 1991 | 27 March 1991 Code A Control of Weapons Act 1990 51/1991 Control of Weapons | |
| | Police Regulation Act 1958 | (Amendment) Regulations 1991 | |
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