

Victoria Government Gazette

No. G 50 Thursday 15 December 1994

GENERAL

PUBLICATION OF THE "VICTORIA GOVERNMENT GAZETTE"

Christmas/New Year Period

The Victoria Government Gazette for the remainder of 1994 will be published on Thursdays as usual except for the period between Christmas and New Year's Day.

There will not be a Government Gazette published on 29 December 1994 and 5 January 1995. The first issue of the Gazette for 1995 will be published on Thursday, 12 January 1995, and thereafter on each Thursday.

Where urgent Gazettal is required on days between 23 December 1994 to 2 January 1995, special arrangements should be made with Juanita Frantz, Legislation Officer, M—(018) 552 2518 P—366 9520.

KAREN GUST Gazette Officer

P.P.S.V. The Law Printer South Melbourne 15 December 1994

PLEASE NOTE

The last Gazette for 1994, dated 22 December 1994, will be closing on Monday, 19 December 1994, at 9.30 a.m.

GENERAL GAZETTE

Copy to: Karen Gust, Government Gazette Officer

THE LAW PRINTER
28 Queensbridge Street, South Melbourne
(PO Box 292 South Melbourne 3205) DX19, Melbourne

Telephone inquiries (03) 2424605 Fax No. (03) 2424630 only.

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Not required to pre-pay

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

Full page \$111.00

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9.30 a.m. Tuesday—(Government and Outer Budget Sector)

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—Gazette \$3.20 (All prices include Postage)

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■ Late copy received at The Law Printer after deadlines will be placed in the following issue of VGG, irrespective of any date/s mentioned in the copy (unless otherwise advised).

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- No additions or amendments to material for publication will be accepted by telephone.
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PRIVATE ADVERTISEMENTS

MARGARET ALICE MOLONY, late of 5 Rutland Avenue, Mt. Eliza, Victoria, married woman, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 25 September 1994, are required to send particulars of their claims to the trustee Stuart Vincent Molony and Gillian Margaret Kemp, care of the undermentioned solicitors by 9 February 1995, after which date the trustee will distribute the assets of the estate having regard only to the claims of which they then have notice.

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

Creditors, next of kin and others having claims in respect of the estate of Albert Arnold Freeman-Thomas, late of Unit 46, 23 Jolimont Road, Forest Hill, retired, deceased, who died on 2 September 1994, are required by Joyce Mable Freeman-Thomas, the executor of the will of the abovenamed deceased, to send particulars of their claims to the executor care of Collins Solicitors of 50 Main Street, Croydon by 10 February 1995, after which date she will convey or distribute the assets having regard only to the claims of which she then has notice.

COLLINS, solicitors, 50 Main Street, Croydon, Victoria

Creditors, next of kin or others having claims in respect of the estate of Arthur George Graham, late of Airport Road, Swan Hill, Victoria, retired driver, deceased, who died on 4 September 1994, are to send particulars of their claims to the executors, Arthur John Graham and Neville Ian Graham, care of the undermentioned solicitors by 2 February 1995, after which date the executors will distribute the assets having regard only to the claims of which the executors then have notice.

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

NELLIE VERA GAMBLE, late of 17 Burke Road, East Malvern, nursing sister, deceased Creditors, next of kin and others having

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 21 July 1994, are required by the personal representatives Annabel Vera Blakey

and Madge Evangeline Correll, to send particulars to them care of the undermentioned solicitors by 9 February 1995, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

THOMAS ALLAN RANK, formerly of 333
Bourke Street, Melbourne and 9 King Street,
East Ivanhoe, but late of Bamfield Lodge, 37
Bamfield Street, Heidelberg, retired,
deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 4 September 1994, are required by the personal representatives Harry Meares Hearn and Richard Seymour Groom, to send particulars to them care of the undermentioned solicitors by 9 February 1995, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

BRIAN BRAY, formerly of Unit 9, 52 Williams Street, Frankston in the State of Victoria, but late of Benlynne Nursing Home, 8 Nolan Street, Frankston, aforesaid gentleman, deceased

Creditors, next of kin and others having claims in respect of the abovenamed deceased, who died on 8 October 1994, are required by Perpetual Trustees Victoria Limited of 50 Queen Street, Melbourne, the applicant for a grant of representation, to send particulars of their claims to the said company at its aforesaid address by 23 February 1995, after which date the said company will convey or distribute the assets of the estate of the said deceased having regard only to the claims of which it then has notice.

BONELLA, CUTLER & CO., solicitors, 120 Hawthorn Road, Caulfield North

LEONARD JOHN THRUPP, deceased

Pursuant to the **Trustee Act 1958** notice is hereby given that Bernard John Benjamin Morrey, 108 Reserve Road, Beaumaris, Victoria of Peter James Hotton of RSD 275 Tarrango Road, Yarra Junction, Victoria, the executors of the will of Leonard John Thrupp, late of 3 Frederick Street, Ferntree Gully, Victoria, widower, deceased, who died on 7 August 1994, to whom probate of the said will was granted by the Supreme Court on 14 October 1994, intend to distribute the deceased's estate to or among the persons entitled thereto by assent and requires all persons and creditors having claims to send particulars thereof in writing to them care of Robert Wood & Associates, solicitors, 17 Chandler Road, Boronia, Victoria, before 20 February 1995, after which date they will distribute the estate having regard to the claims whether formal or not of which they shall then have notice

Dated 1 December 1994

ROBERT WOOD & ASSOCIATES, solicitors, 17 Chandler Road, Boronia

SYLVIA ESTELLE WINGRAVE, late of 6 Rochester Road, Canterbury, Victoria, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 12 September 1994, are required by the personal representatives Kevin William Yon of 10 Scott Street, Dromana, Victoria, retired teacher and Maxwell Charles Storey of 5 Carmyle Court, Bundoora, Victoria, conciliation officer, to send particulars to them care of the undermentioned solicitors by 3 March 1995, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

RICHARD MAYSTON WILLDRIDGE, late of 49 Jalan Asas, Upper Bukit Timah Road, Singapore 2367, retired accountant, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 20 August 1994, are required by the executor Trust Company of Australia Limited to send particulars to it care of the undermentioned solicitors by 9 February 1995, after which date the executor may convey or distribute the assets having regard only to the claims of which it then has notice.

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

HUGH JAMES MURDOCH, late of Unit 154 Fiddlers Green Village, 57 Gloucester Avenue, Berwick, retired deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 16 August 1994, are required by Hugh Graham Murdoch and Cedric Ronald Lambert, the executors of the will of the said deceased, to send particulars to them in the care of the undermentioned solicitors by 15 February 1995, 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 & KELLEY, solicitors, 229 Thomas Street, Dandenong

Creditors, next of kin or others having claims in respect of the estate of Mary Ethel Schoppe, late of Unit 1, 22 Ardyne Street, Murrumbeena, Victoria, deceased, who died on 24 July 1994, are to send particulars of their claims to the executor care of the undermentioned solicitors by 13 February 1994, after which date the executor will distribute the assets having regard only to the claims of which it then has notice.

OAKLEY THOMPSON & CO, solicitors, Level 17, 500 Collins Street, Melbourne

Creditors, next of kin and others having claims in respect of the estate of Elvyn May Archer, late of 8 Stewart Street, Benalla, married woman, who died on 30 August 1994, are requested to send particulars of their claims in writing to the undermentioned solicitor for the executors John Harold Archer, Judith Ann Bennison and Helen Elizabeth Murphy by 1 March 1995, after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

HAMILTON CLARKE, solicitor, 81-83 Nunn Street, Benalla

SEBASTIANA MOLLICA, late of 5 Fourth Avenue, Hoppers Crossing, Victoria, pensioner, deceased

Creditors, next of kin and others having claim in respect of the estate of the deceased, who died on 5 October 1994, are required by the executors, Giuseppe Ralli of Block 598, Cardross in the said State and Giuseppina Calvo of 35 Oxford Street, Little River in the said State to send particulars to them care of the undermentioned solicitors by 16 February 1995,

after which date the executor may convey or distribute the assets having regard only to the claims of which they then have notice.

OPAT, GOLDSMITH & GOLDSMITH PTY., solicitors, 13 Errol Street, North Melbourne

Creditors, next of kin and others having claims in respect of the estate of Edna May Beverley, formerly of 21 Central Avenue, Seaholme, Victoria, but late of Unit 3/13 Royal Avenue, North Essendon, Victoria, married woman, deceased, who died on 7 May 1994, are to send particulars of their claims to The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne by 15 February 1995, after which date it will distribute the assets having regard only to the claims of which it then has notice.

ENID DETHRIDGE, late of 22 Verdant Avenue, Toorak, Victoria, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 18 June 1994, are required by Perpetual Trustees Victoria Limited of 50 Queen Street, Melbourne and Deirdre Curnow of 78 Kinkora Road, Hawthorn, Victoria and Kim Rosina Svendsen of 258 Riversdale Road, East Hawthorn, Victoria the applicants for a grant of probate to send particulars of their claims to the applicants care of the company by 22 February 1995, after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

MALLESONS STEPHEN JAQUES, solicitors, Level 28, North Tower, Rialto, 525 Collins Street, Melbourne

Creditors, next of kin and others having claims in respect of the estate of Alice Emily Mason, late of 15/97 Elgin Street, Hawthorn, Victoria, widow, deceased, who died on 6 October 1994, are to send particulars of their claims to David Anthony Corrigan and David Anthony Rush, the executors appointed by the will care of the undersigned by 15 February 1995, after which date they will commence to distribute the assets having regard only to the claims of which they then have notice.

RENNICK & GAYNOR, solicitors, 431 Riversdale Road, Hawthorn East

Creditors, next of kin and others having claims in respect of the estate of Mary Kathleen Courtney, late of Unit 7, 18 Glyndon Road, Camberwell in the State of Victoria, retired, who died on 21 September 1994, are required to send particulars of such claims to the executor National Mutual Trustees Limited of 65 Southbank Boulevard, South Melbourne by 16 February 1995, after which date the executor will distribute the estate having regard only to the claims of which it then has notice.

Creditors, next of kin and others having claims in respect of the estate of Charles Francis Woodhouse Vernon, late of 7 Fenton Crescent, Frankston, gentleman, deceased, who died on 27 August 1994, are required to send particulars of their claims to the executors Yvonne Margaret Robinson and Geoffrey John Robinson, both of 15 Merrigal Court, Frankston on or before 15 February 1995, after which date they will distribute the assets having regard only to the claims of which they then had notice.

WHITE CLELAND PTY., solicitors, 454 Nepean Highway, Frankston

Creditors, next of kin and others having claims in respect of the estate of Thelma Victoria White, late of Mount Martha Private Nursing Home, 618 The Esplanade, Mount Martha, widow, deceased, who died on 5 October 1994, are required to send particulars of their claims to the executors William McKenzie Cleland and Malcolm James Russell Taylor, both of 454 Nepean Highway, Frankston on or before 15 February 1995, after which date they will distribute the assets having regard only to the claims of which they then had notice.

WHITE CLELAND PTY., solicitors, 454 Nepean Highway, Frankston

Creditors, next of kin and others having claims in respect of the estate of Jean Lambrick, late of Strathallan Baptist Home, Erskine Road, Macleod, deceased, who died on 13 August 1994, are requested to send particulars of their claims to the executor Ronald Franklyn Pitcher, care of the undermentioned solicitors on or before 16 February 1995, after which date they will distribute the assets having regard only to the claims of which they then have notice.

McKEAN & PARK, solicitors, 405 Little Bourke Street, Melbourne KEVIN ROY GRIFFIN, late of Nursing Home, Neerim South, Victoria, retired, deceased

Creditors, next of kin and others having claims in respect to the estate of the deceased, who died on 8 July 1994, are required by the trustees Athol Keith Griffin, Shaun Brett Griffin and Georgina Marie Griffin, to send particulars of their claims to them care of the undersigned solicitors by 25 February 1995, after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

GRAY, FRIEND & LONG, solicitors, Warragul

Creditors, next of kin and others having claims in respect of the estate of John Joseph Strauss, late of Cameron Gardens, 1061 Centre Road, Oakleigh, Victoria, retired, deceased, who died on 7 October 1994, are required by the executrix Catherine Veronica Meade to send particulars to her care of the undermentioned solicitors by a date not later than two months from the date of publication hereof after which date she will distribute the assets having regard only to the claims of which notice has been received.

LYTTLETONS, solicitors, 51 Marcus Road, Dingley

Creditors, next of kin and others having claims in respect of the estate of Joan Margaret Dauven, late of 12 Vaughan Road, Ferntree Gully, Victoria, home duties, deceased, who died on 15 September 1994 are required by the executor John Anthony Dauven to send particulars to him care of the undermentioned solicitors by a date not later than two months from the date of publication hereof after which date he will distribute the assets having regard only to the claims of which notice has been received.

LYTTLETONS, solicitors, 51 Marcus Road, Dingley

MARIE ISOBEL WATSON, late of Unit 2, 8 Devorgilla Avenue, Toorak, Victoria, gentlewoman, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased, who died on 4 August 1994, are required by Anne Louise Boase, secretary of 21 Essex Road, Mount Waverley, Victoria, the executrix of the deceased's will, to send

particulars of their claim to the said executrix care of the undermentioned solicitors by 8 March 1995, after which date they will convey or distribute the assets having regard only to the claims which they then have notice.

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

THOMAS CEDRIC BELLENGER, late of 73
Pilgrim Street, Footscray, Victoria, retired
customs officer, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased, who died on 24 June 1994, are required by Mary Theresa Bellenger, home duties of 73 Pilgrim Street, Footscray, Victoria, the executrix of the deceased's will, to send particulars of their claim to the said executors care of the undermentioned solicitors by 8 March 1995, after which date they will convey or distribute the assets having regard only to the claims which they then have notice.

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

LUIGI COSTA, late of 104 Fenwick Street, North Carlton, Victoria, taxi cab proprietor, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased, who died on 15 September 1994, are required by Angelo Basilio Natoli, solicitor of 24 Cotham Road, Kew, Victoria, the executor of the deceased's will, to send particulars of their claim to the said executors care of the undermentioned solicitors by 8 March 1995, after which date they will convey or distribute the assets having regard only to the claims which they then have notice.

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

Creditors, next of kin and others having claims in respect of the estate of Hugh Oxley Moss, late of South Port Community Nursing Home, Richardson Street, Albert Park in the State of Victoria and formerly of 75 Bridge Street, Port Melbourne in the said State, gentleman, deceased, who died on 8 August 1994, are required by Jack Just, the executor of the will of the deceased, to send particulars of

their claims to care of the undermentioned solicitors by 17 February 1995, after which date he will distribute the assets having regard only to the claims of which he then has notice.

ARTHUR PHILLIPS & JUST, solicitors, Level 50, Rialto, 525 Collins Street, Melbourne

SUSAN MAREE O'SULLIVAN, late of 5 Tucker Street, Horsham, Victoria, veterinary nurse, deceased, intestate

Creditors, next of kin and others having claims in respect of the intestate estate of the deceased, who died on 24 November 1993, are required by the applicant for grant of letters of administration, Melanie Susan Arkenbout, formerly of 60 Goodwin Street, Blackburn, Victoria, but now of Unit 8, 167 Mount Pleasant Road, Nunawading in the said State, police officer, to send particulars of such claims addressed to the said applicant at the office of Brown & Proudfoot, solicitors, 74 Wilson Street, Horsham, Victoria by 1 March 1995, after which date the said applicant may convey or distribute the assets having regard only to the claims of which she then has notice.

BROWN & PROUDFOOT, solicitors, 74 Wilson Street, Horsham

DARYL RAYMOND COX, late of 2/69 McDonald Street, Shepparton, Victoria, company director, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 6 June 1993, are required by the trustee Sandhurst Trustees Limited of 18 View Street, Bendigo, Victoria, to send particulars to it by 17 February 1995, after which date the trustee may convey or distribute the assets having regard only to claims of which it then has notice.

Dated 5 December 1994

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

On 2 February 1995 at 11.00 a.m. at the Sheriff's Office, Courts Complex Faithful Street, Wangaratta (unless process be stayed or satisfied).

All the estate and interest (if any) of R. J. Elliot of Lot 5, Grandview Road, Wangandary as shown on Certificate of Title as Robert John Elliott, joint proprietor with Mary Jean Elliott of an estate in fee simple consisting of

approximately 16·10 hectares, being Lot 5 on plan of subdivision No. 126793 Parish of Taminick County of Moira and being the whole of the land described on Certificate of Title Volume 9305 Folio 596 upon which is erected a residential dwelling known as Lot 5 Grandview Road, Wangandary.

The property is situated approximately 10 kilometres West of the township of Wangaratta, and can be located by travelling along the Wangaratta-Yarrawonga Road Wangandary Road. Travel along the Road for approximately 8 Wangandary kilometres to Jubilee Road. The property is situated on the East side of Grandview Road 247.05 metres south of the intersection of Jubilee Road and Grandview Road Wangandary.

Registered Mortgage No. M103379S affects the said estate and interest.

Terms-Cash only

R. MARTIN Sheriff's Officer

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

On 2 February 1995 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Thomas Noel Dunne of 12 St Davids Drive, Wantima tenants in common in equal shares with Shane Kevin Woiwod and Kathleen Rose McDonald of an estate fee in simple in the land described on Certificate of Title Volume 7781 Folio 118 upon which is erected a house known as 50 Seaview Parade. Dromana.

Registered Mortgage No. S752203 affects the said estate and interest.

Terms-Cash only

R. MARTIN Sheriff's Officer

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

On 2 February 1995 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Michael Francis Gibson of 10 Hadley Street, Frankston registered as proprietor of an estate in fee simple

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in the land described on Certificate of Title Volume 8415 Folio 868 upon which is erected a residential dwelling known as 10 Hadley Street, Frankston

Registered Mortgage No. R787913S and Caveat No. T194502R affect the said estate and interest.

Terms—Cash only

R. MARTIN Sheriff's Officer

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

On 2 February 1995 at 11.00 a.m. at the Sheriff's Office, 150 Welsford Street, Shepparton (unless process be stayed or satisfied).

All the estate and interest (if any) of John William Todd and Joan Terese Todd joint proprietors of an estate in fee simple in the land described on Certificate of Title Volume 8366 Folio 276 upon which is erected a house known as 1 Barton Road, Kyabram.

Registered Mortgage No. F102592 affects the said estate and interest.

Terms—Cash only

R. MARTIN Sheriff's Officer

PROCLAMATIONS

Building Act 1993

PROCLAMATION OF COMMENCEMENT

I, Richard E. McGarvie, Governor of Victoria, acting with the advice of the Executive Council and under section 2 of the **Building Act 1993** fix 16 January 1995 as the day on which section 24 (3), of the Act comes into operation.

Given under my hand and the seal of Victoria on 13 December 1994

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

> > ROB KNOWLES Acting Minister for Planning

Crimes (Sexual Offences) Act 1991 PROCLAMATION

I, Richard E. McGarvie, Governor of Victoria, acting with the advice of the Executive Council, fix Tuesday, 20 December 1994 as the day on which the Crimes (Sexual Offences) Act 1991 (section 11, section 15 and section 16 (1) (b) and (d)) shall come into operation.

Given under my hand and the seal of Victoria on 13 December 1994

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

JAN WADE Attorney-General

Chiropodists (Amendment) Act 1989 PROCLAMATION

I, Richard E. McGarvie, Governor of Victoria, acting with the advice of the Executive Council, and under section 2 of the Chiropodists (Amendment) Act 1989, fix 1 January 1995 as the day on which section 5 of that Act comes into operation.

Given under my hand and the seal of Victoria on 13 December 1994

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

> > MARIE TEHAN Minister for Health

Health and Community Services (Further Amendment) Act 1993 PROCLAMATION

I, Richard E. McGarvie, Governor of Victoria, acting with the advice of the Executive Council, and under section 2 (2) of the Health and Community Services (Further Amendment) Act 1993, fix 18 December 1994 as the day on which Part 3 of that Act comes into operation.

Given under my hand and the seal of Victoria on 13 December 1994

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

MARIE TEHAN Minister for Health

Mental Health Act 1986 PROCLAMATION

I, Richard E. McGarvie, Governor of Victoria, acting with the advice of the Executive Council and under section 94 (2) of the Mental Health Act 1986 and with all other enabling powers vested in me proclaim the premises known as the Adolescent Psychiatry Inpatient Unit of the Monash Medical Centre to be an approved psychiatric unit from 20 December 1994.

Given under my hand and the seal of Victoria on 13 December 1994

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

> MARIE TEHAN Minister for Health

Land Act 1958

PROCLAMATION OF ROADS

I, Richard E. McGarvie, Governor of Victoria acting with the advice of the Executive Council and under section 25 (3) (c) of the Land Act 1958 proclaim as roads the following lands:

MUNICIPAL DISTRICT OF THE CITY OF BALLARAT

BUNINYONG—Crown Allotment 40C, Parish of Buninyong as shown on Certified Plan No. 114521 lodged in the Central Plan Office—(92-1117).

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MUNICIPAL DISTRICT OF THE CITY OF SANDRINGHAM

MOORABBIN—Crown Allotment 8J, Parish of Moorabbin as shown on Certified Plan No. 111897A lodged in the Central Plan Office—(18/94/155).

Given under my hand and the seal of Victoria on 13 December 1994

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

M. A. BIRRELL Minister for Conservation and Environment

ACTS OF PARLIAMENT Proclamation

I, Richard E. McGarvie, Governor of Victoria declare that I have today assented in Her Majesty's name to the following Bills:

No. 93/1994 Casino (Management Agreement) (Amendment) Act 1994;

No. 94/1994 Corrections (Amendment) Act 1994;

No. 95/1994 Crimes (Amendment) Act 1994; No. 96/1994 Crown Lands Acts

No. 97/1994 Emergency Management (Amendment) Act 1994;

(Amendment) Act 1994;

No. 98/1994 Gaming and Betting (Amendment) Act 1994;

No. 99/1994 Local Government (Amendment) Act 1994;

No. 100/1994 Lotteries Gaming and Betting (General Amendment) Act 1994;

No. 101/1994 Project Development and Construction Management Act 1994;

No. 102/1994 Prostitution Control Act 1994;

No. 103/1994 Queen Victoria Women's Centre Act 1994;

No. 104/1994 Subordinate Legislation Act 1994;

No. 105/1994 University Acts (Amendment) Act 1994;

G 50 15 December 1994 3309

No. 106/1994 Vocational Education and Training (State Training Wage) Act 1994.

Given under my hand and the seal of Victoria at Melbourne on 13 December 1994

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

> > JEFF KENNETT Premier

No. 93/1994 This Act comes into operation on the day on which it receives the Royal Assent.

No. 94/1994 (1) Section 1 and this section come into operation on the day on which this Act receives the Royal Assent.

- (2) The remaining provisions of this Act come into operation on a day or days to be proclaimed.
- (3) If a provision referred to in sub-section (2) does not come into operation before 1 January 1996, it comes into operation on that

No. 95/1994 (1) This Part comes into operation on the day on which this Act receives the Royal Assent.

- (2) Subject to sub-section (3), the remaining provisions of this Act come into operation on a day or days to be proclaimed.
- (3) If a provision referred to in sub-section (2) does not come into operation within the period of 6 months beginning on, and including, the day on which this Act receives the Royal Assent, it comes into operation on the first day after the end of that period.

No. 96/1994 (1) Part 1 comes into operation on the day this Act receives the Royal Assent.

- (2) The remaining provisions of this Act come into operation on a day or days to be proclaimed.
- (3) If a provision referred to in sub-section (2) does not come into operation within a period of 6 months beginning on and including the day on which this Act receives the Royal Assent, it comes into operation on the first day after the end of that period.

No. 97/1994 This Act comes into operation on the day on which it receives the Royal Assent.

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No. 98/1994 (1) Part 1 comes into operation on the day on which this Act receives the Royal Assent.

- (2) Section 10 is deemed to have come into operation on 2 June 1994.
- (3) Section 11 (1) is deemed to have come into operation on 15 August 1994.
- (4) Section 11 (2) is deemed to have come into operation on 2 June 1994.
- (5) Subject to sub-section (6), the remaining provisions of this Act come into operation on a day or days to be proclaimed.
- (6) If a provision referred to in sub-section (5) does not come into operation before 30 March 1995, it comes into operation on that day.

No. 99/1994 (1) This Act (other than sections 7 and 25) comes into operation on the day on which it receives the Royal Assent.

- (2) Section 7 comes into operation on a day to be proclaimed.
- (3) If section 7 is not in operation by 1 January 1996, it comes into operation on that date
- (4) Section 25 comes into operation on 1 January 1996.

No. 100/1994 (1) Part 1 comes into operation on the day on which this Act receives the Royal Assent.

- (2) Subject to sub-section (3), the remaining provisions of this Act come into operation on a day or days to be proclaimed.
- (3) If a provision referred to in sub-section (2) does not come into operation before 1 March 1995, it comes into operation on that day.

No. 101/1994 (1) Section 1 and this section come into operation on the day on which this Act receives the Royal Assent.

- (2) Subject to sub-section (3), the remaining provisions of this Act come into operation on a day or days to be proclaimed.
- (3) If a provision referred to in sub-section (2) does not come into operation within the period of 6 months beginning on, and including, the day on which this Act receives the Royal Assent, it comes into operation on the first day after the end of that period.

No. 102/1994 (1) Section 1 and this section come into operation on the day on which this Act receives the Royal Assent.

(2) Subject to sub-section (3), the remaining provisions of this Act come into operation on a day or days to be proclaimed.

(3) If a provision referred to in sub-section (2) does not come into operation within the period of 6 months beginning on, and including, the day on which this Act receives the Royal Assent, it comes into operation on the first day after the end of that period.

No. 103/1994 (1) Section 1 and this section come into operation on the day on which this Act receives the Royal Assent.

- (2) Subject to sub-section (3), the remaining provisions of this Act come into operation on a day or days to be proclaimed.
- (3) If a provision referred to in sub-section (2) does not come into operation within the period of 12 months beginning on, and including, the day on which this Act receives the Royal Assent, it comes into operation on the first day after the end of that period.

No. 104/1994 (1) This Act comes into operation on 1 January 1995.

No. 105/1994 (1) Section 1 and this section come into operation on the day on which this Act receives the Royal Assent.

- (2) Sections 29, 31, 37 and 38 come into operation on 31 December 1994.
- (3) Sections 19, 25 and 26 come into operation on 31 December 1995.
- (4) Subject to sub-section (5), the remaining provisions of this Act come into operation on a day or days to be proclaimed.
- (5) If a provision referred to in sub-section (4) does not come into operation within the period of 6 months beginning on, and including, the day on which this Act receives the Royal Assent, it comes into operation on the first day after the end of that period.

No. 106/1994 (1) This Act comes into operation on the day on which it receives the Royal Assent.

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

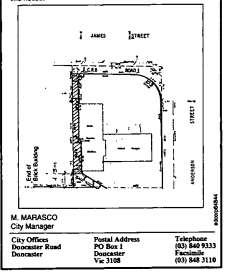
CITY OF DONCASTER & TEMPLESTOWE



Discontinuance of Road

Notice is hereby given, pursuant to Clause 3 of Schedule 10 of the Local Government Act 1989, that the Council on the 22 November, 1994, having advertised and received no submissions on the proposal, resolved to discontinue the laneway off James Street Templestowe as shown hatched on the plan below. The land will vest in the Council and be consolidated with the abutting Council property.

The discontinuance is effective from the date of publication of this notice.



Planning and Environment Act 1987 WARRNAMBOOL SHIRE PLANNING SCHEME

Notice of Amendment to a Planning Scheme Amendment L20

The Warrnambool City Council has prepared Amendment L20 to the Warrnambool Shire Planning Scheme.

The amendment affects land at:

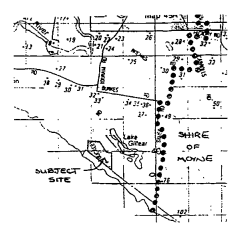
(1) At the southern end of Buckley's Road, Lake Gillear via Allansford.

The amendment proposes to change the Planning Scheme by:

- (1) Rezoning the land from i) Part Rural B and Part Rural C to Special Use 23 Rifle Range.
- (2) Introducing the provisions of Special Use Zones into the Scheme.

The amendment can be inspected at the Warrnambool City Council, Municipal Offices, PO Box 198, 25 Liebig Street, Warrnambool; Department of Planning and Development, Barwon Division, State Government Offices, corner Little Malop and Fenwick Streets, Geelong or at the Department of Planning and Development, Olderfleet Buildings, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Town Planner, Warrnambool City Council, Municipal Offices, P.O. Box 198, 25 Liebig Street, Warrnambool 3280 by Friday, 17 February 1995.



Dated 15 December 1994

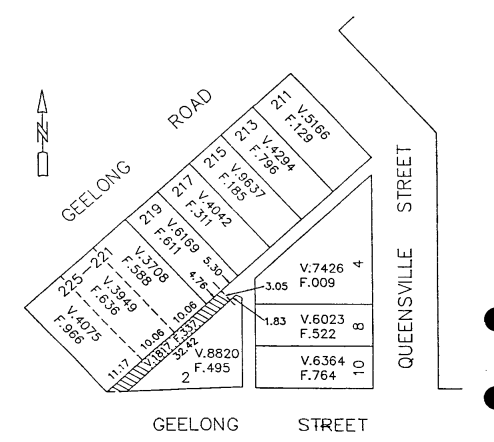
ELLEN EVANS Town Planner

CITY OF FOOTSCRAY

Discontinuance of Road (Right of Way) adjacent to 2 Geelong Street and rear of 219 (part)—225 Geelong Road, West Footscray
(File Ref: 25/78/127)

Whereas the Council of the City of Footscray has, pursuant to section 528 (2) of the Local Government (Miscellaneous) Act 1958, (as amended), formed the opinion that the road (right of way) adjacent to 2 Geelong Street and rear of 219 (part)—225 Geelong Road, West Footscray is not reasonably required as a road (right of way) for public use and has, not less than one month before formally directing by resolution that the road (right of way) be discontinued, published a public notice in a newspaper generally circulating in the Municipal district and given written notice to the last registered owner of the land in the road (right of way) and owners and occupiers of land abutting or immediately adjacent to the road (right of way) of the proposed discontinuance, and has considered the written submission made to the proposal.

Now therefore the Council of the City of Footscray by resolution at its Special Council meeting on 5 December 1994, has directed that the said road (right of way) which is shown by hatching on the plan hereunder be discontinued and the land being the road (right of way) so discontinued shall vest in the Municipality until it is sold by private treaty.



Notwithstanding such discontinuance the Melbourne Water Corporation shall continue to have and possess the same right, title and power, authority or interest 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 or on or over such land for the purposes of drainage or sewerage.

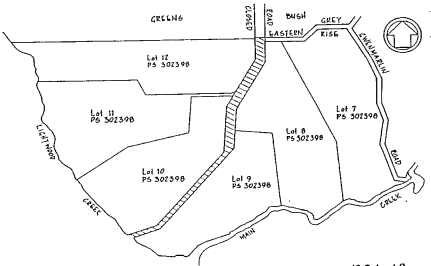
ROB SPENCE Chief Executive Officer

SHIRE OF FLINDERS

Change of Road Name-Portion of Greens Road to Eastern Grey Rise

Notice is hereby given that the Council of the Shire of Flinders at its Ordinary Meeting on Wednesday, 30 November 1994, carried the following resolution:

"That Council, having undertaken the statutory process pursuant to Schedule 10 of the Local Government Act 1989 and having received no objections thereon, hereby determines to re-name the portion of the road in Cape Schanck known as 'Greens Road' to 'Eastern Grey Rise' as shown on plan 94/42 attached hereto."



GREENS ROAD TO BE RENAMED TO EASTERN GREY RISE: R94-42

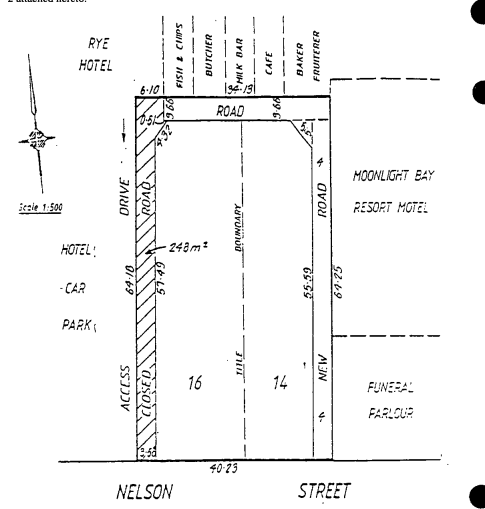
Dated 14 December 1994

LARRY M. JONES Chief Executive

SHIRE OF FLINDERS

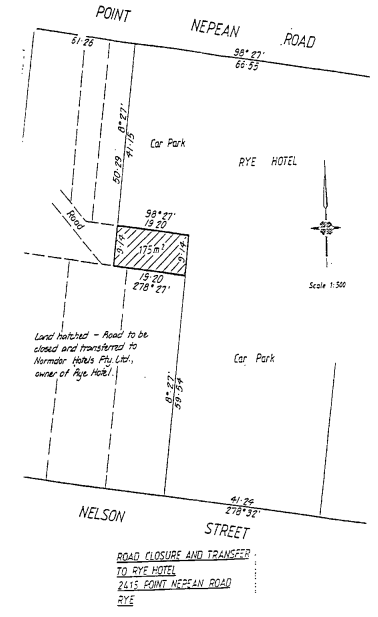
Discontinuance of Road and Exchange—14-16 Nelson Street, Rye Notice is hereby given that the Council of the Shire of Flinders at its Ordinary Meeting on Wednesday, 30 November 1994, carried the following resolution (in part):

"Council, having undertaken the statutory process pursuant to section 206 (Schedule 10) of the Local Government Act 1989 and having considered submissions thereon, hereby determines to implement the road discontinuances and exchange of land as shown on plan A2, Ref 32567 and Plan 2 attached hereto.



<u>PROPOSED ROAD CLOSURE</u> 14-16 NELSON STREET RYE L.P. 29119

PLAN A2



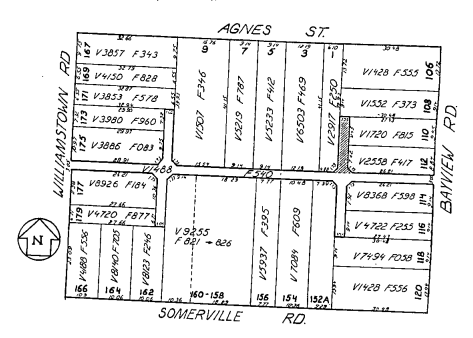
Dated 14 December 1994

CITY OF FOOTSCRAY

Declaration to Open Road for Public Traffic

Road (Right of Way) adjacent to 1 Agnes Street and rear 110-112 Bayview Road, Yarraville File Ref: 25/78/93

The Footscray City Council at its Special Council meeting on 5 December 1994, formed the opinion that the road shown hatched on the plan below is reasonably required for public use and is to be open to public traffic and as such declared the road to be a road under section 204 (2) of the **Local Government Act 1989** (as amended), as and from 5 December 1994.



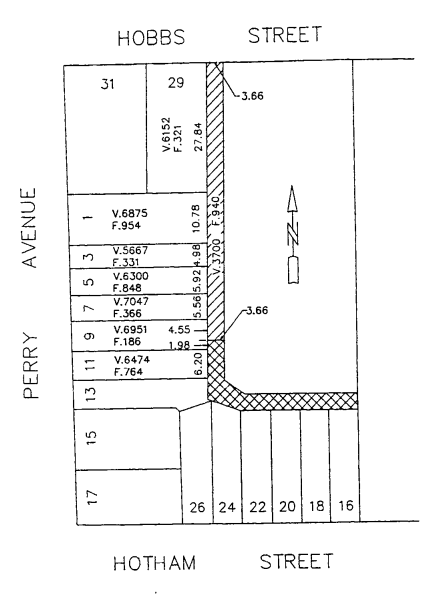
ROB SPENCE Chief Executive

CITY OF FOOTSCRAY

Discontinuance of Road (Right of Way)

Adjacent to 29 Hobbs Street and rear of 1–9 Perry Avenue and 19–27 Hobbs Street, Footscray File Ref: 25/78/320

Under section 206 and Schedule 10 Clause 3 of the Local Government Act 1989 (as amended), the Footscray City Council at its Special Council meeting held on 5 December 1994, formed the opinion that the road (right of way) adjacent to 29 Hobbs Street and rear of 1–9 Perry Avenue and 19–27 Hobbs Street, Footscray as shown hatched on the plan below is not reasonably required as a road (right of way) for public use and resolved to discontinue the road (right of way) and to sell the land from the road (right of way) to abutting owners, subject to any right, power or interest held by Melbourne Water, in the road (right of way) in connection with any sewers, drains, or pipes under the control of that authority in or near the road (right of way).

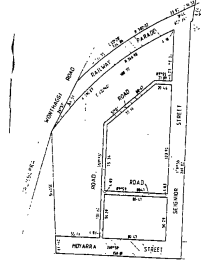


THE AREA SHOWN CROSS-HATCHED HAS BEEN PREVIOUSLY DISCONTINUED AND SOLD.

ROB SPENCE Chief Executive Officer

SHIRE OF KORUMBURRA Road Discontinuance

Notice is hereby given that the council of the Shire of Korumburra at its ordinary meeting held on 9 November 1994 resolved pursuant to Clause 3 of Schedule 10 of the Local Government Act 1989, to discontinue the road shown cross hatched on the plan attached hereto being portions of Moyarra Street, Seignor Street and Railway Parade at Jumbunna and abutting unnamed lanes in as much that such road is not reasonably required for public purposes and is to be sold by private treaty.



Dated 9 November 1994

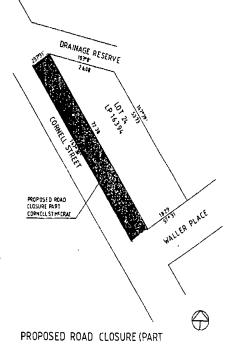
DAVID ROCHE Shire Secretary

SHIRE OF FLINDERS Road Discontinuance

Pursuant to section 206 (Schedule 10) of the Local Government Act 1989, the Council of the Shire of Flinders after consultation with Public Authorities, the advertising of its intention and notification to the registered proprietors of the land and owners and occupiers of any land abutting or immediately adjacent to the road, resolved at its Special Meeting held on Wednesday, 7 December 1994 as follows:

"1. That Council, having undertaken the statutory process pursuant to section 206 (Schedule 10) of the Local Government Act 1989 and not having received any objections thereon hereby resolves:

- 2. That the portion of road abutting the south western boundary of Lot 24, LP16394, 8 Waller Place, McCrae and shown on Plan 94/47 attached hereto, be discontinued and to be sold by private treaty to the abutting owners, K. B. and L. Blogg, at an agreed price of \$5,500.00 (five thousand five hundred dollars).
 - 3. That such sale is to be conditional upon:
 - The requirement of statutory authorities requesting the placement of easement rights over the part former roadway; and
 - B. The consolidation at the purchasers' expense of the part former roadway with Lot 24, LP 16394, 8 Waller Place, McCrae within six (6) months of the settlement date.
- 4. That the Chief Executive be authorised to sign and affix the Common Seal to all documents necessary to effect the transaction."



CORNELL STREET M^c (RAE)

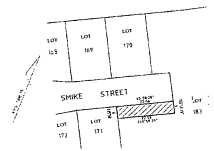
Dated 14 December 1994

LARRY M. JONES Chief Executive Officer

R94/47

CITY OF HEIDELBERG Road Discontinuance

Pursuant to section 206 and Schedule 10 Clause 3 of the Local Government Act 1989 the Council of the City of Heidelberg at its ordinary meeting held on 5 December 1994, having formed the opinion that the section of 'road' shown hatched on the plan below is not reasonably required as a 'road' for public use, resolved to discontinue that section of the 'road' and sell the land by private treaty to adjoining owner subject to any right, power or interest held by Melbourne Water and the City of Heidelberg in the 'road' in connection with any sewers, drains or pipes under the control of those authorities in or near the road.



G. BRENNAN Chief Executive Officer

Planning and Environment Act 1987 CITY OF STONNINGTON MALVERN PLANNING SCHEME Orige of Amendment to a Planning Scheme

Notice of Amendment to a Planning Scheme Amendment L30

The City of Stonnington has prepared Amendment L30 to the Malvern Planning Scheme.

The amendment affects land commonly identified as the Gascoigne and Waverley Estates, East Malvern. These estates are located within the boundaries of Dandenong, Tooronga, Wattletree and Burke Roads. The supporting amendment documentation includes a location map that specifies the exact area that is affected within the previously described road boundaries.

It is proposed to insert Clause 127 to the Malvern Planning Scheme that will introduce an Urban Conservation Area with provisions to conserve and enhance the area's architectural and historical significance and encourage development that is in keeping with the area.

The amendment can be inspected at the City of Stonnington, Town Planning Department (Malvern District), Malvern Town Hall, corner High Street and Glenferrie Road, Malvern; Town Planning Department (Prahran District), First Floor—Prahran Town Hall, corner Chapel and Greville Streets, Prahran or at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Town Planning Department, City of Stonnington, PO Box 100, Malvern 3144 by 1 February 1995.

K. MITHEN Planning Manager, Malvern District Development Services

RURAL CITY OF WARRAGUL Local Law No. 9—Itinerant Traders

Notice is given that the Council of the Rural City of Warragul at it's Ordinary Meting held on 22 November 1994, resolved pursuant to section 119 of the Local Government Act 1989 to pass the Local Law known as Local Law No. 9 Itinerant Traders.

The Local Law is made for the purposes of regulating the management and control of Itinerant Traders in the Municipality.

A copy of the Local Law is available for inspection at the Municipal Offices during normal office hours.

D. J. YOUNG Acting Chief Executive/Town Clerk

SHIRE OF GISBORNE

Local Law No. 3—Environmental Amenity

Notice is hereby given that the Council of the Shire of Gisborne, having previously complied with the relevant provisions of the Local Government Act 1989 made Local Law Number 3—Environmental Amenity, at its meeting held on 5 December 1994.

The purposes and general purport of the Local Law are:

- (a) providing for the peace, order and good government of the Shire of Gisborne;
- (b) promoting a physical and social environment free of hazards to health in which the residents of the Municipal District can enjoy a quality of life that meets the general expectations of the community;

- (c) preventing and suppressing nuisances which may adversely affect the enjoyment of life within the Municipal District or the health, safety and welfare of persons within the Municipal District;
- (d) prohibiting, regulating and controlling activities which may be dangerous or unsafe or detrimental to the quality of life and the environment of the Municipal District;
- (e) prohibiting, regulating and controlling the storage, assembly and dismantling of old machinery, materials, goods or vehicles on land;
- (f) prohibiting the keeping of unsightly land:
- (g) preventing fire risks;
- (h) prohibiting, regulating and controlling the disposal of disused refrigerators and other compartments;
- (i) providing for the collection, storage and transportation of domestic and trade waste and recyclable materials;
- (j) prohibiting, regulating and controlling camping and caravans;
- (k) prohibiting, regulating and controlling interference with drains and water courses;
- (l) prohibiting, regulating and controlling the use of recreation vehicles:
- (m) prohibiting, regulating and controlling activities and circumstances associated with advertising, bill posting and junk mail;
- (n) prohibiting, regulating and controlling the presence of livestock on roads and requiring the fencing of properties where livestock are to be present.

The Local Law will operate from the first day of January 1994.

The Local Law may be purchased and/or inspected at the Civic Centre, Robertson Street, Gisborne, during office hours.

T. H. LARKINS Chief Executive

CITY OF GREATER BENDIGO Local Law No. 1—Saleyards

Notice is hereby given that Council has adopted Local Law No. 1 (Saleyards).

The purpose and general purport of the Local Law is to provide for the humane treatment of stock and for the efficient operation and management of the Bendigo Regional Saleyards. The Local Law provides conditions for the use of the Saleyards by stock agents, regulates certain activities of agents, establishes the authority of the Saleyards Manager, sets standards for the conduct of persons using the Saleyards, provides for the exclusion of persons acting offensively or in a manner which is not in the best interests of the Saleyards, and includes other provisions which provide for the efficient operation and management of the Saleyards.

A copy of the Local Law can be inspected from the City of Greater Bendigo, Bendigo Office, Lyttleton Terrace, Bendigo between the hours of 8.30 a.m. and 4.45 p.m. on weekdays.

PETER SEAMER Chief Executive Officer

Planning and Environment Act 1987 RODNEY PLANNING SCHEME

Amended Notice of Amendment to a Planning Scheme Amendment L83

The City of Greater Shepparton Tatura Office has prepared Amendment L83 to the Rodney Planning Scheme.

The amendment affects land described as road being part of Archer Street, Mooroopna adjacent to Ardmona Foods Limited.

The amendment proposes to close that part of the road shown on the map forming part of the Amendment L83 and rezone the area to Industrial.

The amendment can be inspected at the City of Greater Shepparton, Tatura Office, Casey Street, Tatura; North East/Goulburn Region, Ministry for Planning and Development, North Eastern Office, State Offices, 1 McKoy Street, West Wodonga or at the Ministry for Planning and Development, The Olderfleet Building, 477 Collins Street, Melbourne.

You may make a submission for or against any item of the amendment by writing to Mr W. S. Jaboor, Acting Chief Executive Officer, City of Greater Shepparton, Locked Bag 1000, Shepparton 3630 by 19 January 1995.

Dated 6 December 1994

W. L. STOCKDALE Manager, Technical Services Planning and Environment Act 1987
BALLAARAT (CITY) PLANNING SCHEME
Notice of Amendment to a Planning Scheme
Amendment L55

The City of Ballarat has prepared Amendment L55 to the Ballaarat (City) Planning Scheme, Local Section.

The amendment proposes to rezone the properties known as 1301–1311 and 1317 Sturt Street from the existing Residential Office zoning to Local Business zone.

The amendment can be inspected at the following locations: City of Ballarat, Wendouree Office, Gillies Street, Ballarat; Department of Planning and Development, Central Highlands and Wimmera Regional Office, corner Mair and Doveton Streets, Ballarat or at the Department of Planning and Development, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Chief Executive Officer, City of Ballarat, Sturt Street, Ballarat, Victoria 3350 by 15 January 1995 indicating whether you wish to be heard in respect of the submission.

JANET DORE Chief Executive Officer

Planning and Environment Act 1987 WIMMERA PLANNING SCHEME LOCAL SECTION

Notice of Amendment to a Planning Scheme Amendment L16

The Shire of Wimmera has prepared an amendment to the Wimmera Planning Scheme, Local Section.

The amendment is in 3 parts:

Part 1 affects land in Old Hamilton Road, Haven. The amendment proposes to alter Clause 15 (Rural (Residential) Zone) by introducing a site-specific clause so that an application can be considered to subdivide an existing 4-0 ha lot into 2 lots. The responsible authority will assess merits of any proposal at the time of application.

Part 2 affects land in Holes Road, Horsham behind the Wimmera Lakes Caravan Park. The land is in the Low Density Residential Zone which currently requires new lots to be an average of 1 ha with a minimum size of 0.4 ha. The amendment proposes to allow an application to be made to subdivide the land into 26 lots with an average lot size of 0.4 ha and will

require that any subdivision is provided with reticulated water sewerage and drainage systems. The responsible authority will assess merits of any proposal at the time of application.

Part 3 affects Clause 35 of the planning scheme which contains mandatory provisions which apply when land is used for greyhound keeping. Council believes some degree of discretion should be provided when applying the provisions. The amendment proposes to provide the responsible authority with the discretion to vary the requirements with a permit. The merits of varying a requirement would be assessed on a case by case basis. Land within the Township Zone will be affected in particular by this change.

The amendment can be inspected during office hours at the Shire of Wimmera, Roberts Avenue, Horsham; Department of Planning and Development, Central Highlands/Wimmera Region Office, corner Mair and Doveton Streets, Ballarat or at the Department of Planning and Development, Olderfleet Buildings, 477 Collins Street, Melbourne.

Under section 19 (1A) of the Planning and Environment Act 1987 Council has exempted itself from notifying owners and occupiers of land within the Township Zone who may be affected by the amendment. Those persons are still entitled to make a submission under sections 21 and 21A of the Act.

Submissions about the amendment must be sent to the Shire Secretary, Shire of Wimmera, PO Box 481, Horsham 3402 by Friday, 27 January 1995.

Dated 12 December 1994

P. BALDWIN Shire Secretary

Planning and Environment Act 1987 GREATER GEELONG PLANNING SCHEME

Notice of Amendment Amendment R99

The City of Greater Geelong has prepared Amendment R99 to the Greater Geelong Planning Scheme.

The amendment proposes to change the Regional Section of the Planning Scheme by including a lot at Taits Road, Barwon Heads, in Schedule 2 of the Planning Scheme. This will enable a permit to be issued for a detached house.

The amendment can be inspected at the City of Greater Geelong, Osborne House, Swinburne Street, North Geelong or at the Department of Planning and Development, Olderfleet Buildings, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Planning Scheme Amendment Unit, City of Greater Geelong, PO Box 104, Geelong by 16 January 1995.

CHUBB FADGYAS Planning Scheme Manager

CITY OF RINGWOOD Amending Local Laws

Notice is hereby given that Council made two Amending Local Laws at its meeting held on 28 November 1994.

The Amending Local Laws make amendments to Local Law No. 4—Open Air Burning & Incinerators and Local Law No. 7—Environmental Amenity Local Law.

The affect of both these Amending Local Laws respectively is to ban the use of incinerators and to provide controls over animal droppings.

A copy of the Amending Local Laws may be inspected and obtained from the City Offices during normal office hours.

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

The Shire of Mornington has prepared Amendment L54 to the Mornington Planning Scheme.

The amendment affects land at 14-18 Eliza Drive, Mt Eliza.

The amendment proposed to change the planning scheme by inserting a special ordinance provision to allow the land to be subdivided into two lots.

The amendment can be inspected at the Shire of Mornington, Queen Street, Mornington or at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Chief Executive Officer by 30 January 1995, Shire of Mornington, Private Bag 3, Post Officer, Mornington 3931.

ARTHUR L. COOKSLEY Strategic Planning Manager

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

The City of Greater Bendigo has prepared Amendment L22 to the Greater Bendigo Planning Scheme. The amendment applies to land at 8–32 Marong Road and 53 Eaglehawk Road, Bendigo being Crown Allotment 128 and part Crown Allotment 13A Section A (CP 172782) and Crown Allotment 13C Section A

The amendment proposes to change Map 5 of the Greater Bendigo Planning Scheme Chapter 2 by rezoning land at 53 Eaglehawk Road from an Industrial Zone to a Service Business Zone and to include a new clause in Chapter 2 of the Greater Bendigo Planning Scheme as follows:

(6) Despite the provisions of this Clause and the Table to Clause 22, Section 8, Service Business zoned land at 8-32 Marong Road and 53 Eaglehawk Road, Bendigo, being Crown Allotment 128 and part Crown Allotment 13A Section A (CP 172782F) and Crown Allotment 13C Section A, Parish of Sandhurst, may, with the consent of the Responsible Authority, be used and developed for the purpose of a shop having a minimum retail floor area of 1,200 m².

The amendment can be inspected at the Department of Planning and Development, Ground Floor, The Olderfleet Building, 477 Collins Street, Melbourne; 426 Hargreaves Street, Bendigo or at the City of Greater Bendigo, Bendigo Branch Office, Lyttleton Terrace, Bendigo.

Submissions about the amendment must be sent to the City of Greater Bendigo, Bendigo Branch Office, Lyttleton Terrace, Bendigo 3550 by Thursday, 19 January 1995.

Dated 12 December 1994

C. C. CAMPBELL Executive Manager Development

SOUTH GIPPSLAND SHIRE COUNCIL Proposed Local Law No. 2—Payment of Fees

Notice is hereby given that pursuant to section 119 (2) of the Local Government Act 1989, that the South Gippsland Shire Council has prepared a local law regarding the payment of fees.

The purpose of the local law is to provide a mechanism for enforcement of the recovery of fees so that the equity is achieved through a fee for service policy and is not distorted by users who fail to pay such fees. It also provides a mechanism for addressing alleviation of fees, where enforcement of payment would otherwise impose unreasonable hardship.

A copy of the proposed local law can be obtained from the Council offices, Smith Street, Leongatha.

Any person affected by the proposed local law may make a submission relating to the proposed local law under section 223 of the Act. These submissions must be in writing and be submitted to the Acting Chief Executive Officer, South Gippsland Shire Council, Private Bag 4, Leongatha 3953, within fourteen days of publication of this notice,

Any person making a submission may be requested to be heard in support of their submission.

DANNY LUNA Acting Chief Executive Officer

SOUTH GIPPSLAND SHIRE COUNCIL

Proposed Local Law No. 1—The Common Seal Notice is hereby given pursuant to section 119 (2) of the Local Government Act 1989, that the South Gippsland Shire Council has prepared a local law to regulate the use of the Common Seal.

A copy of the proposed local law can be obtained from the Council Offices, Smith Street, Leongatha.

Any person affected by the proposed local law may make a submission relating to the proposed local law under section 223 of the Act. These submissions must be in writing and be submitted to the Acting Chief Executive Officer, South Gippsland Shire Council, Private Bag 4, Leongatha 3953 within fourteen days of publication of this notice.

Any person making a submission may be requested to be heard in support of their submission.

DANNY LUNA Acting Chief Executive Officer

SHIRE OF HASTINGS

Consumption and Control of Liquor Local Law
The Shire of Hastings proposes to make a
Local Law to be called "Consumption Control of
Liquor Local Law, Local Law No. 8".

A copy of the proposed Local Law can be obtained from the Shire of Hastings Municipal Office free of charge between 8.15 a.m. and 5.00 p.m., Monday to Friday.

Any person affected by the proposed Local Law may make a submission relating to it under section 223 Local Government Act 1989. Submissions should be addressed to the Manager, Planning and Environment, Municipal Office, Hastings and must be received by the Council within the fourteen (14) day period specified in section 223.

The purposes of the proposed Local Law are

- (a) controlling the consumption and possession of liquor in various circumstances and places and at various times;
- (b) protecting public places and Council premises;
- (c) controlling public places and Council premises;
- (d) controlling activities, events, practices and behaviour which could give rise to a nuisance or detriment to persons and the amenity of the neighbourhood;
- (e) providing for a safe and healthy environment for persons within the municipal district;
- (f) controlling various matters which may adversely affect the amenity of the municipal district and the quality of life of persons within it;
- (g) proving for, controlling and managing the use of premises and vehicles; and
- (h) generally maintaining the peace, order and good government of the municipal district.

The general purport of the local law is that it:

- * Applies throughout the Municipal district;
- Council will by resolution specify which areas it wishes to control the consumption and possession of liquor;
- * Provides that between 12 midday on December 31 and 12 midday on January 1 consumption and possession of liquor on public places is not allowed except where a permit has been granted, or the premises is licensed under the Liquor Control Act 1987 or in a camping site where persons are so authorised;
- Allows the Council to grant or refuse to grant a permit or grant a permit subject to conditions;

- * Enables the Council to delegate functions and duties to the Chief Executive Officer and Manager, Planning and Environment;
- Establishes a schedule of fees;
- Provides for enforcement actions to be undertaken by authorised officers, including the issue of infringement notices.

Planning and Environment Act 1987 BERWICK PLANNING SCHEME Notice of Amendment Amendment L83

The City of Berwick has prepared Amendment L83 to the Local Section of the Berwick Planning Scheme.

The amendment proposes to:

- 1. Introduce a site specific control to allow the development of a parcel of land described as Lot 16, LP 51172, Cranbourne Road, Narre Warren, for the purposes of a petrol station, convenience shop and motor vehicles repairs.
- 2. Rezone the land affected by the site specific control from a Corridor A Zone to a Berwick Residential—Restricted Low Density Zone.
- 3. Include a retail plant nursery as an allowable use in a Berwick Residential—Restricted Low Density Zone subject to a permit being granted.
- 4. Include the land owned by Melbourne Water south of Fullard Road and west of Cranbourne Road in a Public Purpose 18 Reservation.
- 5. Update the planning scheme by replacing reference to the Melbourne Metropolitan and Board of Works, Dandenong Valley Authority, Dandenong Valley and Western Port Authority and Dandenong and Springvale Water Board with Melbourne Water in Clauses 104-1, 121A-2 and 125-1.
- 6. Update the planning scheme by replacing reference to the State Electricity Commission of Victoria with the relevant Electricity Supply Corporation in Clause 104-1.
- 7. Rezone Centre Road between Fullard Road and Narre Warren-Cranbourne Road from a Corridor A Zone to a Stream and Floodway Zone. This section of Centre Road is located within the declared Hallam Valley Floodplain.

The amendment can be inspected at the City of Berwick, Municipal Offices, Magid Drive, Narre Warren; City of Cranbourne, Municipal Offices, Sladen Street, Cranbourne or at the Department of Planning and Development, Ground Floor, The Olderfleet Buildings, 477 Collins Street, Melbourne.

If you are affected by the amendment, you may make a submission in relation to the amendment. Submissions about the amendment must be sent to the Chief Executive, City of Berwick, PO Box 1000, Narre Warren 3805 by Wednesday, 15 February 1995.

NEIL B. LUCAS Chief Executive/Town Clerk

Land Acquisition and Compensation Act 1986

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Wellington Shire Council, formerly the Shire of Rosedale, declares that by this notice it acquires the following interest(s) in the land described as Lots 1750, 1751 Ti Tree Drive, Golden Beach more particularly described in Certificate of Title Volume 8390 Folios 705, 708 as Lots 1750, 1751 on Plan of Subdivision No. 56681 Parish of Dulungalong.

The interest acquired is the whole of the property.

R. TAVENER Chief Executive Officer

Land Acquisition and Compensation Act 1986

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Wellington Shire Council, formerly the Shire of Rosedale, declares that by this notice it acquires the following interest(s) in the land described as Lot 1510 Shoreline Drive, Golden Beach more particularly described in Certificate of Title Volume 8390 Folio 389 as Lot 1510 on Plan of Subdivision No. 56680 Parish of Dulungalong.

The interest acquired is the whole of the property.

R. TAVENER Chief Executive Officer

Victoria Government Gazette

Land Acquisition and Compensation Act 1986

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Wellington Shire Council, formerly the Shire of Rosedale, declares that by this notice it acquires the following interest(s) in the land described as Lot 1315 Golden Beach Drive, Golden Beach more particularly described in Certificate of Title Volume 8390 Folio 196 as Lot 1315 on Plan of Subdivision No. 56680 Parish of Dulungalong.

The interest acquired is the whole of the property.

> R. TAVENER Chief Executive Officer

Land Acquisition and Compensation Act 1986

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Wellington Shire Council, formerly the Shire of Rosedale, declares that by this notice it acquires the following interest(s) in the land described as Lot 1427, 1428 Shoreline Drive, Golden Beach more particularly described in Certificate of Title Volume 8390 Folio 307, 308 as Lots 1427, 1428 on Plan of Subdivision No. 56680 Parish of Dulungalong.

The interest acquired is the whole of the property.

> R. TAVENER Chief Executive Officer

Land Acquisition and Compensation Act 1986

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Wellington Shire Council, formerly the Shire of Rosedale, declares that by this notice it acquires the following interest(s) in the land described as Lots 1418, 1419 Sea Foam Avenue, Golden Beach more particularly described in Certificate of Title Volume 9979 Folio 503, 504 as Lots 1418, 1419 on Plan of Subdivision No. 56680 Parish of Dulungalong.

The interest acquired is the whole of the property.

> R. TAVENER Chief Executive Officer

Land Acquisition and Compensation Act 1986

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Wellington Shire Council, formerly the Shire of Rosedale, declares that by this notice it acquires the following interest(s) in the land described as Lots 1446, 1447 Shoreline Drive, Golden Beach more particularly described in Certificate of Title Volume 8390 Folios 326, 327 as Lots 1446, 1447 on Plan of Subdivision No. 56680 Parish of Dulungalong.

The interest acquired is the whole of the property.

R. TAVENER Chief Executive Officer

Land Acquisition and Compensation Act 1986

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Wellington Shire Council, formerly the Shire of Rosedale, declares that by this notice it acquires the following interest(s) in the land described as Lot 1565 Banksia Drive and Lots 1566, 1567 Shoreline Drive, Golden Beach more particularly described in Certificate of Title Volume 8390 Folios 519, 520, 521 as Lots 1565, 1566, 1567 on Plan of Subdivision No. 56681 Parish of Dulungalong.

The interest acquired is the whole of the property.

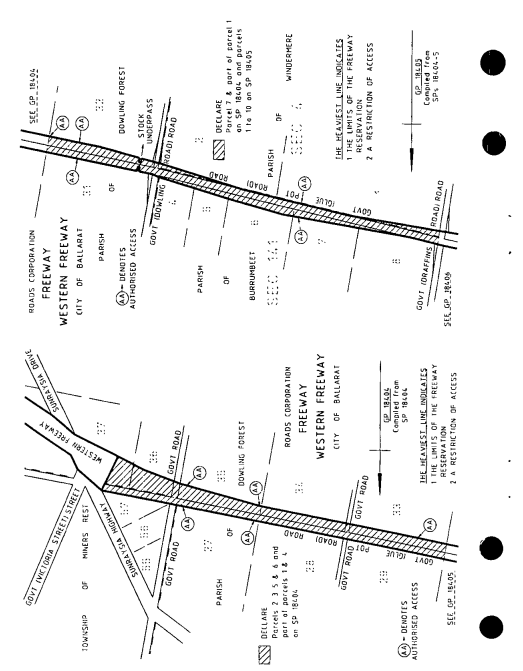
R. TAVENER Chief Executive Officer

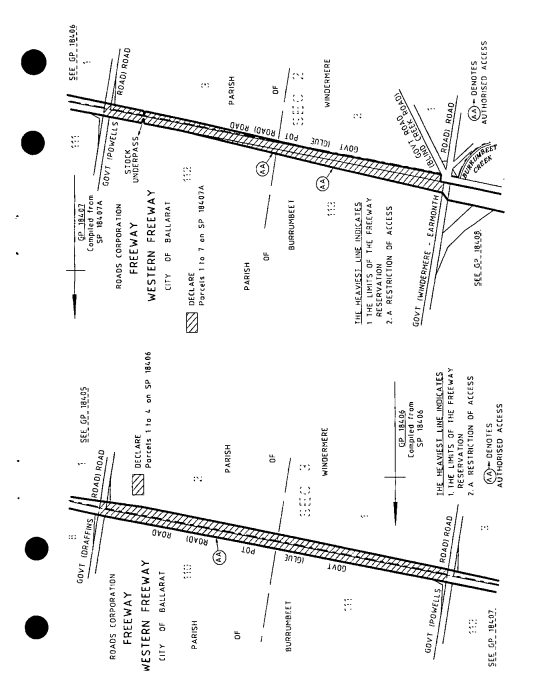
Transport Act 1983 ROAD DECLARATIONS AND **DEDICATIONS**

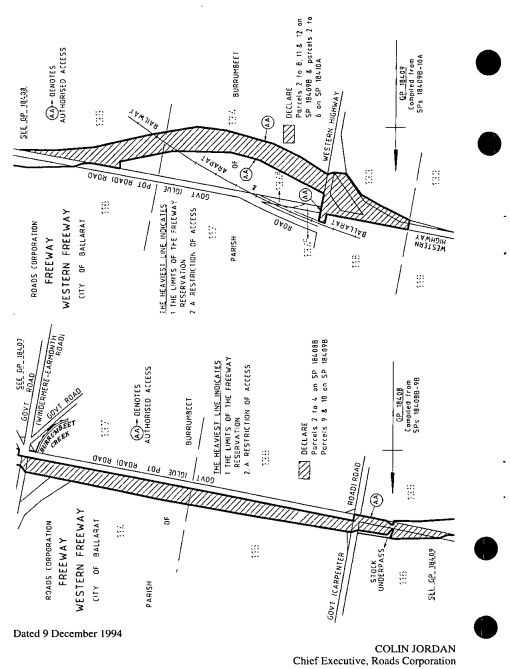
The Roads Corporation pursuant to the Transport Act 1983, upon publication of this notice declares, or varies the declaration of, the roads as described below and on the plans attached, and further declares that such roads are fit to be used as a public highway and are now absolutely dedicated to the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

Freeway

79/94 Western Freeway in the City of Ballarat shown hatched on plans numbered GP 18404, GP 18405, GP 18406, GP 18407, GP 18408 and GP 18409.







Transport Act 1983 ROADS CORPORATION

Commercial Passenger Vehicle Application

Notice is hereby given that the following applications will be considered by the Roads Corporation after 18 January 1995.

Notice of any objection to the granting of an application should be forwarded to reach the Office Manager, Shepparton or any District Office of the Roads Corporation not later than 12 January 1995.

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

D. and H. Purcell, Yarrawonga. Application for variation of the conditions of licence TS765 which authorises the licensed vehicle to operate a school service under contract to the Public Transport Corporation to include the ability to operate under charter conditions from within a 20 km pick up radius of the Yarrawonga Post Office.

Note 1: The vehicle licensed by TS765 holds a 3 star rating for charter purposes.

Note 2: Previously appeared in the Victoria Government Gazette number G46 dated 17/11/94 in the name of D. and H. Purcell, Yarrawonga. This application was incorrect and the above notice is now substituted. Objections will need to be re-submitted to accord with the Transport Act 1983.

Dated 12 December 1994

BRUCE COCHRANE Regional Manager—North East Region

Transport Act 1983 ROADS CORPORATION

Commercial Passenger Vehicle Application

Notice is hereby given that the following application(s) will be considered by the Roads Corporation after 18 January 1995.

Notice of any objection to the granting of an application should be forwarded to reach the Manager, Morwell Registration and Licensing Office, PO Box 558, Morwell 3840, or any District Office of the Roads Corporation not later than 12 January 1995.

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

Donald B. Cleeland and Dianc M. Cleeland, Cowes. Application for variation of the conditions of licence TS 2258 which authorises

the licensed bus to operate as a Commercial Passenger Vehicle between Rhyll and Cowes, and to operate shopping tours departing Cowes to Fountain Gate and Frankston; to include the ability to operate as follows:

To add:

- (i) to operate trips to AFL football matches, International cricket and tennis matches and N.B.A. basketball matches;
- (ii) to operate trips to the Phillip Island Penguin Reserve;
- (iii) to operate trips to places of interest on Phillip Island;
- (iv) to operate trips to popular surfing destinations on Phillip Island;
- (v) to operate as a courtesy bus for licensed clubs on Phillip Island.

Fares: By agreement with hirer.

Timetable: As and when required.

Dated 12 December 1994

NORM BUTLER Regional Manager Eastern Region

Transport Act 1983 ROADS CORPORATION

Commercial Passenger Vehicle Application Amendment to Previous Notice

This notice corrects a previous notice which appeared in the Victoria Government Gazette No. 49 dated 8 December 1994 in the name of Bridge Road Nominees Pty Ltd, Richmond.

Bridge Road Nominees Pty Ltd, Richmond. Application for variation of the conditions of tow truck licence number 103 which authorises the licensed vehicle to be controlled and operated from a depot situated at 449 Bridge Road, Richmond to change the depot address to 718 Malvern Road, Prahran.

Note: This licence is currently under consideration for transfer to Abalbee Pty Ltd, Prahran.

Transport Act 1983 ROADS CORPORATION

Commercial Passenger Vehicle and Tow Truck Applications

Notice is hereby given that the following applications will be considered by the Roads Corporation after 18 January 1995.

Notice of any objection to the granting of an application should be forwarded to reach the Section Leader, Vehicle Licensing or any District Office of the Roads Corporation not later than 12 January 1995.

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

P. A. and G. L. Nicholson, Bangholme. Application to license one commercial passenger vehicle in respect of a 1988 or later model Austral coach or similar vehicle with seating capacity for 46 passengers to operate as a metropolitan special service omnibus from within a 55 km pick-up radius of the Melbourne GPO.

Note: The vehicle to be licensed would hold a 5 star rating for charter purposes.

R. W. and N. Wall, Taylors Lakes. Application to license two commercial passenger vehicles in respect of a 1979 and a 1982 or later model Ford LTD stretched sedans or similar vehicles each with seating capacity for 7 passengers to operate as special purpose vehicles from 41 Apollo Road, Taylors Lakes for the carriage of passengers for wedding parties, social events and tourist activities.

Dated 15 December 1994

JEFF DALMAN Section Leader—Vehicle Licensing

Transport Act 1983 ROADS CORPORATION

Commercial Passenger Vehicle Application Notice is hereby given that the following application will be considered by the Roads Corporation after 18 January 1995.

Notice of any objection to the granting of an application should be forwarded to reach the Manager, Registration and Licensing, PO Box 82, Wendouree 3355, not later than 12 January 1995.

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

Please note, objections should be accompanied by a completed "supporting information" form which can be obtained from any Registration and Licensing Office of the Roads Corporation.

John Torney. Application to vary conditions on licence SV1332 which is currently licensed to carry passengers for wedding parties on Fridays,

Saturdays and Sundays to have the ability to operate on all days of the week for wedding hire and special occasions.

Dated 15 December 1994

JOHN WILSON Regional Manager—Western Region

Transport Act 1983 ROADS CORPORATION

Commercial Passenger Vehicle Application Notice is hereby given that the following application will be considered by the Roads Corporation after 18 January 1995.

Notice of any objection to the granting of an application should be forwarded to reach the Manager, Registration and Licensing, PO Box 82, Wendouree 3355, not later than 12 January 1005

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

Please note, objections should be accompanied by a completed "supporting information" form which can be obtained from any Registration and Licensing Office of the Roads Corporation.

John Torney. Application to license one commercial passenger vehicle in respect of one 1985 Ford Fairlane Stretch Limousine with seating capacity for 8 passengers to operate as a Special Purpose Vehicle from 28 Rowan Parade, Wendouree, for the carriage of passengers for wedding parties and special occasions.

Dated 15 December 1994

JOHN WILSON Regional Manager—Western Region

Transport Act 1983 ROADS CORPORATION

Commercial Passenger Vehicle Application

Notice is hereby given that the following application will be considered by the Roads Corporation after 18 January 1995.

Notice of any objection to the granting of an application should be forwarded to reach the Manager, Morwell Registration and Licensing Office, PO Box 558, Morwell 3840, or any District Office of the Roads Corporation not later than 12 January 1995.

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

Victoria Government Gazette

K. F. and H. F. Brosnan, Wonthaggi. Application for variation of the conditions of licence TSP2308 which authorises the carriage of school children attending Mary MacKillop Catholic Regional College, South Gippsland, to the exclusion of all other passengers, excepting duly authorised teachers, between Cowes and Leongatha; to delete Cowes and to include Cape Paterson.

> NORM BUTLER Regional Manager Eastern Region

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

39/12/0018/3, Overseas Position No. VPS-3. Oualifications Officer, Class Department of Business and Employment.

Reasons for exemption

The position has duties and qualification requirements that are closely related to a recently advertised vacancy at the same level, and an appointment will be made from the applicant field for that position.

GARTH LAMPE Acting Secretary

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

Position No. 23/05/0088/9, Purchasing Officer, VPS-2, Department of Business and Employment.

Reasons for exemption

The duties of the position have been performed on a higher duties basis for a continuous period of at least 6 months immediately prior to translation to the 5 band structure and the Department Head considers that it is unlikely that advertising the position would attract a more suitable candidate.

GARTH LAMPE

G 50 15 December 1994 3331

CODE OF PRACTICE FOR THE PUBLIC DISPLAY AND EXHIBITION OF ANIMALS

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This Code has been prepared to ensu	ne me

Acting Secretary welfare of wildlife and exotic animals held in confinement in zoos, wildlife parks, circuses and travelling exhibitions.

The Code provides general guidelines on the minimum standards for the maintenance of health and for the husbandry, housing, display and disposal of these animals: it provides a framework for a wide range of animals to be kept and displayed under acceptable levels of care and husbandry.

Native and exotic animals are held in captivity under varying circumstances and for a range of reasons, including community education, promotion of the concept of conservation and ecology of species or for research. This code covers those animals, mammals, birds, reptiles and amphibians kept for display and does not relate to animals being used for research.

A display, demonstration or exhibition can have significant educational merit. The display may provide information on, and an understanding of, the ecology of an animal and reinforce the importance of conserving the natural environment. The display of animals may also be used in an educational context to indicate the diversity of animal life. These benefits are important and captive animals provide a first hand opportunity for the general community to experience the many species of animals to which they would not normally be exposed. Animals may also be displayed for entertainment which is not inconsistent with community expectations providing that the display is accompanied by conservation, environmental or other educational messages.

The health and welfare of animals in captivity is totally dependent upon both the physical environment and the standard of human care. The relationship between captive animals and their keepers is usually instrumental in maintaining optimum health and well being.

People, upon receiving permits to keep will animals, need to familiarise themselves with the particular requirements of the species they wish to keep. A thorough knowledge of the species in the wild will enable adequate captive conditions to be provided. Holders of wild animals will also need to regularly consult up-to-date references and relevant institutions including the Healesville Sanctuary, Melbourne Zoo and the Department of Conservation and Natural Resources, on the husbandry of captive wild animals

A licence from the Department of Conservation and Natural Resources (CNR) is required by operators of these premises and it will stipulate the species to be kept and transported and conditions to which the operation must adhere. Operators are required to comply with relevant State, Federal and International legal requirements and should liaise with the appropriate bodies. The Code provides the basic information necessary to maintain the welfare of animals at a satisfactory level. The CNR licence identifies which animals may be kept with particular reference to the suitability of animals to be kept in fixed or travelling circumstances.

For the purposes of this Code, wild animals are defined as any animal of a vertebrate species including hybrids of those animals but does not include man, domestic animals or fish.

2. Staff

2.1 Manager

The Manager is responsible for the performance of all staff-veterinarians, animal attendants, drivers, ground staff and others—and for the preparation of and adherence to an overall management plan for the development and maintenance of the establishment, the condition of the animals and the conditions in which they live. In particular, the Manager is responsible for:

- the well-being of the animals in the establishment.
- daily feeding, watering and inspection of all animals,
- regular veterinary examination and providing prompt veterinary attention when required,
- hygiene, comfort and providing appropriate accommodation for each species,
- providing appropriate quality of environment within individual species' enclosures,
- preparing overall management policy for the establishment including adherence to provisions of all related Acts, Regulations, Codes or licence conditions.
- the employment, training ar supervision of the staff,
- providing access to reference material on animal management to staff,

- · reproductive programs, identification and handling of animals,
- · maintenance of records and statistics.

2.2 Veterinarian

Each establishment must have a contractual arrangement with a veterinary practice or practitioner to be available and be responsible to the Manager for the health and treatment of the animals. The contractual arrangement should particularly address:

- · a preventative medicine program,
- recognition and treatment of infectious and zoonotic diseases,
- prompt treatment other than first aid where required,
- · humane euthanasia as necessary,
- provide advice regarding housing and enclosure design, transport vehicle, capture and handling techniques and nutrition.

2.3 Attendants

Should be trained and experienced in the skills of capture, handling and management of animals and should be responsible to the Manager for,

- daily feeding, watering and inspection of all animals,
- · daily cleaning of facilities,
- reporting of sick animals to management,
- generally assisting in maintaining the quality of environment in each enclosure.

Attendants should be trained in the skills of handling animals and would preferably have successfully completed an appropriate training course. Details of appropriate courses should be provided as an attachment to the CNR licence.

They should be trained in first aid application for both animals and humans. Where venomous snakes are kept, staff should be well versed in the application of correct first-aid treatment for snake-bite.

It is necessary to provide adequate safeguards in order to protect the health of attendants, including adequate hand washing facilities, protective clothing and equipment, tetanus immunisation and access to antivenenes. Some hazards exist with certain species of animals which are known to harbour disease-causing organisms which can be transmitted to humans (zoonoses) and hygiene measures should be such that transmission to personnel will not occur.

3. Husbandry

3.1 Nutrition

Food suitable for the particular species should be provided in a manner which is consistent with the species requirements to maintain good health and to encourage the natural feeding behaviours of the species. Sufficient feeding sites should be provided to cater for all specimens in an enclosure. For example, dominant primates may monopolise feeding sites and to prevent this, food should be cut small and scattered around the enclosure. Food should be of high quality and free from contamination by rodents, insects and chemicals. Diets should be complete and balanced and food items provided in quantities necessary for growth and the maintenance of healthy body condition. Specific information on feeding requirements of individual species can be obtained from the Zoological Board of Victoria.

Food Storage: All fresh and dry food items should be kept in suitable storage areas to ensure nutritional value is sustained. Fridges and freezers should maintain the appropriate temperature for fish, meat and vegetables. Grains and pellets should be kept dry and food containers should be labelled and the shelf life of the contents should be monitored. Correct stacking methods should be maintained in hay sheds to ensure that hay and straw are not directly on the ground and are kept dry and free from contaminates. Food containers, where appropriate, should be non spillable and roofed if placed in the open.

Live vertebrates should not be used as a food item unless they are required absolutely as a food source by a species or individual animal. Frogs should not be kept unless a constant supply of live insects can be ensured. Live rodents should not be left in a reptile enclosure overnight or for an extended period and wild caught rodents should not be used. Food animals should be euthanased in a humane manner without toxic chemicals. Care should be taken to ensure food animals which have been stored by freezing, are thoroughly thawed, particularly before being fed to raptors or reptiles.

Isolating particular animals during or immediately after feeding may be necessary to prevent accidental injury to, or ingestion of, cage-mates. It is important to observe feeding, particularly that of snakes.

For reptiles, optimal preferred temperatures (available from Zoological Board of Victoria)

should be maintained during feeding and digestion. Food should only be offered when the appropriate temperature is available before, during and at least 48-120 hours (depending on the species) after feeding. Snakes that have food in their stomachs generally should not be handled. Force-feeding of reptiles is not desirable on a long-term basis, although it may be required as a supportive measure whilst corrective husbandry is investigated.

Animal species, including species of waterfowl, which are regarded as grazing species should have daily access to permanent pasture or be supplemented with fresh greens or pasture derivatives, for example hay.

3.2 Water

Clean, cool water should be available at all times; exemptions from this requirement may include arid-zone species or the temporary withholding of standing water during periods of pre-mating stimulation. Water containers should not be located in direct sunlight and should be designed to suit the animals' needs which may include swimming, sloughing, wallowing, bathing and drinking.

Containers should be non spillable and of a design that can be easily drained and cleaned and does not cause injury to the animal.

Water, at a temperature within the species optimal preferred range, should be available at all times. Many lizards and some snakes only gain moisture by absorbing dew, rain, etc, through their skins or by drinking off vegetation. In these cases, the animals or cage foliage can be mist-sprayed daily but care must be taken to avoid excessive humidity.

3.3 Hygiene

Facilities should be decontaminated regularly. Regular water changes are necessary to maintain optimal water quality for aquatic species and to prevent contamination of the animals captive environment. Details on the recommended frequency of water changes may be obtained from the Zoological Board of Victoria. In aquaria displays, water may be cleaned by filtration and filters should be cleaned often enough to maintain the water quality.

Pens should be well drained. Sick or injured animals should be removed from public viewing areas into isolation or treatment facilities supervised by the veterinarian and examined at least once daily.

Parasites, both external and internal, and vermin, including rats and mice, should be controlled.

The use of strong-smelling disinfectants is not recommended for non domestic cats except in exceptional circumstances, as these chemicals can cause discomfort and sickness in some animals. Herbal disinfectants may be an appropriate alternative.

3.4 Safety and Security

The maintenance of secure containment is a vital consideration in the design of animal accommodation. Enclosures must be constructed and designed to minimise the risk of animal escape or keeper or public injury.

Many animals, especially young ones, are very attractive to people, but can deliver serious bites or scratches. Tactile displays should ensure that animals have sufficient space and protection to avoid human contact and the Manager is responsible for ensuring that only animals suitable to human handling are used in tactile displays. Under no circumstances should native animals being rehabilitated for release back into the wild be used in tactile displays. Enclosures of potentially dangerous animals should have a safety fence of a suitable height and construction to prevent public contact with the animals.

Facilities for isolating potentially dangerous animals in one part of an enclosure complex will allow access to the remainder of the enclosure for maintenance. Large animals, however tame, are potentially dangerous and lock-away facilities must be included in complexes for these animals. All enclosures for these animals should be entered via a safety cage or corridor.

Dens for potentially dangerous animals, such as large primates or large cats, should be connected to the main enclosure by vertically or horizontally sliding doors operable from the Keeper area. Any operating mechanism, such as cables and pulleys, must be well out of reach of the animals.

Animals on display or being transported should be protected from other animals and humans and safety measures for both humans and animals should be part of the management plan.

Appropriate precautions shall be provided in advance of any possible emergency. Such precautions shall include notification of the nearest suitable hospital of all species of dangerously-venomous snakes held by the

establishment so that an appropriate supply of antivenene can be provided in advance. A firstaid kit and bandages for treatment of snake-bite should also be held close to where the snakes, are maintained.

Rooms containing all reptiles, especially venomous species, should be constructed in such a way that, in the event of an escape, the reptile will be contained within the room. Consequently, gaps or holes in the floor, walls or around closed doors should be eliminated and windows should be locked and\or properly fitted with suitable wire mesh. All external entries should be lockable. A formal security and inspection system should be implemented to ensure that access doors and lids are kept locked.

In addition to signs required for the public display of reptiles, each enclosure shall be marked for the keeper's benefit with the correct name and number of contained reptiles. If the reptiles are venomous, this should be stated and be clearly visible.

3.5 Breeding

The conservation of threatened species should be a major priority for facilities that hold these animals and co-operative breeding programs, often on an international scale, are becoming increasingly common, for example the Australian Species Management Program. These programs are important to ensure that animals on display are of pure stock and are genetically diverse resulting in a reduced need to remove new specimens from the wild. Advice should be sought from stud book keepers and species co-ordinators of these programs, on which individual animals should be mated to give favourable genetic results and how often breeding should occur in order to stay within the of welfare and available constraints accommodation. Sterilisation, separation of sexes or chemical fertility control are some practices that should be considered where animals are not required for breeding. An objective of co-operative breeding programs is to maintain healthy stocks of animals suitable for release into the wild for future generations when changes in human attitudes and the availability of habitat may permit this to occur. Captive breeding has already saved many species from extinction.

Facilities for breeding, when required, should be provided to ensure the species breeding habits are catered for and observed at all times. Some species have specialised requirements for

breeding; for example, primates of most species are social animals and breed successfully within the social group and the presence of other group members is important for the proper education and socialisation of infants and juveniles. For this reason hand-raising should be avoided except in extreme circumstances. Any handraised juvenile should be socialised with members of its own species from the earliest age possible.

3.6 Health

A program designed to monitor the health and well being of animals should be implemented and overseen by a veterinarian.

A preventative medicine program should be designed and implemented to protect animals from disease. Sick animals, new arrivals or animals of unknown disease status should be quarantined until shown to be free of contagious disease. Primates in particular are vulnerable to many human diseases and their exposure to people with common complaints such as colds and influenza should be avoided as much as possible.

3.7 Euthanasia

This is the responsibility of the veterinarian and should be performed at the discretion of the veterinarian in consultation with animal management staff. The preferred method of euthanasia is barbiturate overdose and this method should be used other than in exceptional circumstances.

3.8 Layout and design

When designing a new facility or adding to an existing facility it is important that consideration is given to the overall layout of the park or zoo. The display facilities should be arranged so that the visitor is naturally led from one display to the next.

Environmental enrichment is an important component. This involves providing an environment and adopting management practices that stimulate the animals' natural behaviour, thereby reducing or minimising boredom or stereotypic behaviours. This can include replicating natural landscapes, providing smaller amounts of varied food more often or incorporating other devices such as climbing structures to stimulate activity.

To enhance the educational and conservation objectives of the display, consideration could be given to grouping animals in relation to their biology (eg macropods together, parrots

together) or on their ecology (eg Mallee species together, forest species together). Care should be taken when grouping animals to avoid stress by not having predator and prey species displayed in adjacent enclosures or in sight of one another.

Information should be provided on the biology, conservation status and distribution of the animals on display. Where compatible animals are displayed together in a single enclosure, diagrams and illustrations of each species should be provided to enable visitors to identify the specimens on display.

A natural type of enclosure, incorporating growing non-toxic vegetation, provides superior quality of environment for captive animals. All animals should have access to shade at all times of the day. Wherever possible, the layout of enclosures should make maximum use of natural features, particularly vegetation which may be utilised to provide shade for both animals and visitors, or to screen enclosures from one another or to provide natural partitions between display sections.

As is required by legislation (Wildlife Regulations 1992) the park or zoo should have an appropriate perimeter fence that will restrict the entry of unauthorised persons and minimise the risk of animals escaping.

Any walk-through aviary or enclosure should have minimum floor area increased by the width of the pathway, unless the pathway is built one metre or more above ground level of the aviary or enclosure. Public should be restricted to pathways which passes through any aviary or enclosures by permanent barriers or signs.

Enclosures should also be designed so that animals are not adversely affected by visitors.

3.9 Housing

3.9.1 Static Displays (See Appendix 1 for enclosure sizes)

(a) General

Enclosures should be designed, constructed, serviced and maintained in a way that ensures the good health and well being of the animals, whilst preventing escape or injury to humans. Specific details on housing for the various species can be obtained from the Zoological Board of Victoria.

Materials should be selected for ease of maintenance and cleaning, durability, and non-toxicity.

Housing should provide protection from predators, vermin, the weather (wind, rain and

sun) and harassment from other animals. Sprinklers may be required for cooling in hot weather.

Enclosures should enable the animals to move freely and engage in a wide range of natural behaviours, including foraging, socialising, climbing, digging, resting and sleeping. Physical barriers, including walls and fences, should be designed and constructed to minimise traumatic injury to animals. Visual barriers should be included in enclosures, allowing animals to avoid each other or to retreat from public viewing.

Additional holding facilities should be available for the separation of animals as required, including the quarantine of new or sick animals or animals of unknown disease status. Cages for these purposes are exempt from the minimum cage sizes in Appendix 1.

A fully enclosed aviary type enclosure is suitable for primates, cats and bears. The mesh of the walls may be supported on metal or timber supports and should be anchored securely into a concrete plinth around the entire periphery. The plinth should contain abundant drainage holes to prevent flooding of the enclosure during rain. Enclosure substrates may be of concrete, or of earth with a covering of sand, woodchips or growing grass. The enclosure height for primates should be tall enough to allow the incorporation of a variety of climbing structures. The minimum height for these enclosures should be 4 metres but taller enclosures are better.

Large cats, those ranging from lion to leopard in size will require 5mm gauge mesh, whilst for small species of ocelot size or less, 3mm gauge is adequate. Mesh size should be too small for cats to reach through. For lions, tigers and cheetahs it is possible to replace the wire ceiling with a 35° splay-in.

Dens should be weatherproof and provide dry comfortable sleeping quarters for the occupants. Dominant animals may need separate dens. Dens for primates should be well lit and ventilated with strong sleeping benches securely fastened to the walls. Apes require two sleeping benches at different heights separated by a vertical wall to provide visual separation in times of stress. Ape dens should measure not less than 9 sq m and should be 3 metres high; baboons, macaques and others of a similar size require not less than 4 sq m., whilst small species require half this area. These sizes are for a basic group and should be increased by 25% for each

additional adult animal. Dens for large primates are best constructed of masonry with sliding animal doors of 5mm steel. Strong timber or similar material may be suitable for smaller species but these materials may be gnawed by some animals. For non-domestic cats, a wooden bench should be provided to allow animals to lie off the concrete floor. Doors into dens should be constructed of steel, which for large cats or apes should be 5mm gauge. Dens should be roomy enough to allow free movement of the occupants and permit the largest animal to lie fully extended. For large cats internal measurements of dens should be not less than 3 x 2.5 metres with a ceiling height of 2.1 metres.

Moated enclosures should be surrounded by a masonry wall or other strong unclimbable barrier and moats must be of the recommended dimensions with a smooth concrete wall on the viewing side. Moated enclosures are suitable for bears, some of the larger primates, lions, tigers and ungulates such as elephants, giraffes and rhinoceros. The size of the moat required for primates and the height of the perimeter fence, which must be smooth and unclimbable, may prove excessively expensive. Water moats can be a hazard to some primates and drownings are possible. Water in moats should not be allowed to become stagnant or contaminated. Moats for cats must be constructed of concrete and must be deeper and wider than the leaping ability of the species on display and should normally contain water. A vertical wall of the recommended height above water level (see tables in Appendix 1) on the viewing side is essential. Moats for ungulates should slope on the animal side to prevent fatal accidents due to animals falling. Because giraffe are wary of uneven terrain, even shallow moats will restrain them. These should be designed to ensure that an animal will not escape over the moat's outer perimeter. Moats should have a soft floor of soil or sand and be wide enough to enable a fallen giraffe to easily regain its feet without injury.

(b) Specialised Housing Requirements

(1) Amphibians

Axolotls require 20–25 cm of water maintained at between 22–25°C. They may be kept in glass aquarium containing rock or slate. Most frogs can be kept in glass or perspex fronted aquaria with height being the important dimension for arboreal species. Terrestrial species require a substrate suitable for the species and plants are essential for arboreal

species. A shallow pool of water should be provided, but the tank should not become water-logged. Humidity of 60-80% will meet the requirements of most species. Temperature should not exceed 28°C and the heat source should not be close enough to cause overheating or dehydration. Specimens of greatly differing size should not be mixed as smaller ones may be eaten.

Tadpoles can be kept in aquaria, large glass jars or plastic containers until they begin to metamorphose. The water should be clean and as much surface area provided as possible. Protruding rocks or logs should be positioned to help metamorphosing froglets to climb.

(2) Reptiles

Sufficient space should be provided, both horizontally and vertically, to allow reptiles to undertake movement associated with their normal behaviours and to protect reptiles from undue dominance or conflict. Within this guideline, it is important to recognise that cage furniture, eg branches, rock-piles, may increase the enclosure's useable space.

Outdoor exhibits are encouraged where species occur naturally within the geographical location, or similar climatic zone, of the animal display establishment as they provide a natural regime of climatic and seasonal conditions. Outdoor enclosures should be escape-proof and not be dug below ground level unless there is provision of adequate drainage, to avoid the possibility of flooding or muddy conditions following rain. The walls of outdoor enclosures should be constructed of smooth non-climbable barriers and should generally continue into the ground not less than 50cm to prevent escape of the reptiles by burrowing. Shrubs, etc, shall be placed away from walls to prevent escape. Where an outdoor pit enclosure is used to hold snakes or large lizards, the height of the enclosure wall should be not less than 1.5 metres with an inhang of not less than 30cm. Wire mesh should generally be avoided for reptile housing. Some woven meshes and plastic coated products are acceptable in preventing abrasive injury.

Enclosures for crocodilians and aquatic turtles and tortoises (freshwater or marine) should include an appropriate land area to allow for reptiles to bask, dry out totally and, where relevant, walk to a nesting site. The water component should be deep enough for the reptiles to submerge totally and cover an area that allows for free swimming, both horizontally

and vertically. Where the reptiles enter or exit the water, the edge of the pool should not be so rough as to abrade their ventral surfaces.

The interior design and landscaping of reptile enclosures should be consistent with the environmental needs of the inhabitants. Basking sites (rocks or logs) should be provided under the heat source for reptiles preferring radiant heat.

Appropriate temperatures and humidity should be maintained for particular reptile species. A heat source should be provided within, or immediately adjacent to, each reptile enclosure sufficient to provide the opportunity to thermoregulate. Heating devices shall be designed and positioned so that parts of the enclosure floor are not heated, thereby providing a range of temperatures. A daytime temperature gradient 22-30°C would accommodate thermal requirements for the majority of species. Where tropical species of turtles and crocodilians are displayed, water temperature should be 24-28°C. A range of 22-26°C is suitable for such temperate species.

Diurnal desert species of reptiles require a relative humidity of 50%, while 50-70% relative humidity is suitable for most coastal and mountain species. Snake species found in humid tropical environments require a relative humidity greater than 80%. Tropical reptile species require humidity and foliage. Where live plants are used to decorate the exhibit, care must be taken to ensure that the relative humidity does not become excessively high. Artificial substitutes may be used as an alternative.

Photoperiod and access to direct sunlight are important factors in the control of activity, reproduction and other physiological processes. Reptiles housed indoors will require a photoperiod that replicates the natural environment. Light bulbs used for heating should be coloured red or blue so that the reptile has a dark period during the night. Many lizards, young turtles and crocodiles and some snakes have particular ultraviolet light requirements to ensure proper growth and metabolic functioning. Experienced herpetologists should be contacted for these details.

(3) Birds

Raptors

Public walkthrough raptor enclosures should be of a design that utilises the longest dimension to allow the greatest distance between the public and the birds. Public walkthrough raptor enclosures should only be used with species known not to be potentially dangerous or have nervous temperaments. Off-display facilities may require smaller enclosure sizes for specific purposes such as captive breeding, quarantine and rehabilitation. The enclosure should allow for appropriate flight paths and sufficient numbers and variety of perches should be supplied and positioned to accommodate different preferences of individual birds and to avoid diseases of the feet.

Waterfowl

In the design of any aviary or enclosure the minimum length of the shortest side should be not less than 3 metres, and should include a pond of the dimensions described in this code. At least 50% of aviary or enclosure should be constructed from open weave mesh. The minimum height of any unroofed enclosure perimeter fence should not be less than 1.1 metres high, except for brolgas which should be a minimum of 2 metres.

The total water surface area of any pond in a waterfowl aviary or enclosure will be described as a minimum percentage of total floor area, (eg aviary minimum floor area 75 sq metres, pond size is 26 sq metres, ie 35% of floor area). Total water surface area should be increased at the same rate as minimum floor area increases when numbers of birds in aviary or enclosure are increased. When an enclosure has a pond with a surface area of 100 square metres, the requirement for a percentage of floor area will not apply. Ponds should be designed to suit habitat requirements of all species held in an aviary or enclosure and pond design should allow easy access into and out of water for all species. Any pond which has a permanent or floating island should have the minimum water surface area increased by the size of the island. Fringes of ponds should include adequate natural habitat for sheltering, roosting or nesting for all species in aviary or enclosure.

(4) Mammals

Primates

Primates should always be kept as a social group and must have accommodation which will permit healthy physical activity, social interactions and prevent boredom. Marmosets and Tamarins like to sleep within a nest box which should be designed to comfortably accommodate the entire family. The box should be secured in an elevated position in a warm sheltered situation. It will require periodic

cleaning and should be designed accordingly. Preferred temperature of sleeping quarters is between 20 and 25°C and heating may be required in winter.

Non-domestic Cats

Social animals, for example Lion and Cheetah, should not be kept as single animals. Cats, particularly Tigers and Jaguars, are fond of bathing, and a pool large enough to permit this activity should be considered.

Ungulates

The non-domestic species of hoofed stock available in Australia generally have similar requirements to their domestic cousins. All are grazing or browsing animals and are normally kept free range in grassed paddocks. Species native to Europe and North America are hardy and require little shelter other than wind breaks and shade. However tropical species, such as Axis Deer and Banteng Cattle, are sensitive to cold and losses, especially of young animals, may occur in the absence of adequate shelter.

Attention must be paid to fence height and type to prevent escapes and exclude predators. Management must avoid methods which cause undue stress or which may cause nervous animals to collide with fences. Most deer species are forest or woodland animals and may be excessively nervous in enclosures without cover, and newborn animals may succumb to heat or cold in open paddocks.

Elephants should be provided with as much enclosure complexity as possible, including a pool for bathing, a mud wallow and tree trunks for rubbing. Frequent provision of fresh tree branches, bamboo and similar browse material will keep the animals busy and avoid undesirable behaviour patterns. Elephants are sociable and should not be kept as solitary individuals. Elephants require secure lock-away night quarters which are dry and windproof, measuring 40 sq. metres for two animals and increased by 50% for each additional animal. Special attention must be paid to the operation and strength of lock-away facilities if a bull elephant is kept, and the height for restraint barriers should be increased.

Giraffe are not well adapted to negotiating rough terrain, and enclosure surfaces should be level and relatively smooth, of a firm and stable nature and sufficiently abrasive to keep hooves in good conditions. Giraffe do not like cold winds and may suffer significant loss of condition in cold weather unless adequate dry,

windproof shelter is provided. Fences for giraffe may be constructed of a range of materials but must be robust enough to withstand a giraffe leaning on them whilst reaching over. Captive animals should be supplied with fresh branches daily, not only as food, but also to keep them occupied.

Restraint barriers for rhinoceros may be constructed of concrete, steel or heavy timber with the latter being the most suitable as rhinoceros will severely abrade their horns on concrete and steel structures. Secure lock-away facilities should be provided which should be dry and wind-proof, and include the means to separate animals from each other. Rhinoceros require shade and appreciate sun, a mud wallow and tree trunks for rubbing.

Most of the enclosure for Nile Hippopotamus should consist of water deep enough for the animals to totally submerge as their skin will dry and crack if kept away from water for extended periods. Hippopotamus defecate in their pools, which unless very large, will require regular draining and cleaning. Nile Hippopotamus are sociable however the introduction of an unfamiliar animal usually results in fighting which may cause injury or death. The Pygmy Hippopotamus is much smaller than the previous species and is solitary. Pairs can usually only be kept together for a few days when the female is receptive. They are more cold-sensitive than Nile Hippopotamus and neonates require heating if born in winter.

Non-domestic Canids

Canids are social animals and should not be kept as solitary individuals. Fence heights should be adequate and may require an overhang. Foxes, in particular, have excellent climbing abilities and will climb mesh fences. Wild canids may be fed as domestic dogs but should be provided with carcases or large bones at least once a week to ensure dental health. Enclosures must prevent escape by leaping, climbing or digging and should provide a high quality complex environment, preferably modelled upon natural habitat.

Bears

Bears are powerful and able to dig, swim and climb. The design of enclosures must take these factors into consideration whilst also providing environmental complexity and novelty. Enclosures should include climbing structures in the form of large, inclined tree trunks and rocks, pools for bathing and a substrate of loose

material such as leaf-litter or wood-chips in which to forage. Seeds, raisins and other small food items should be scattered frequently, encouraging foraging behaviour. Enclosures should be designed so that bears can see out. Bears may be kept in large open enclosures surrounded by unclimbable mesh and sheet material fences extending at least one metre underground. Such enclosures can contain trees and other vegetation, providing a semi-natural environment. Adequate shade and water for bathing should be provided. Secure lock-away facilities are essential to all enclosures.

(5) Monotremes

Platypus

Platypus require an aquatic tank of a minimum length of six metres, minimum width of one metre and a minimum depth of 800 millimetres for a maximum of two animals. It is preferable that a second tank of similar size is provided as an off-display feeding tank. Facilities should be insulated from electric currents, excessive noise and vibration. Water temperature and ambient air temperature should be in the range of 15-25°C and should never exceed 30°C. The tank should have a selection of protected feeding and land based grooming sites provided in secure locations. Nest boxes should be at least 300mm high, 450mm wide and 700mm long with approximately 75% of the box filled with nesting material. Tunnels linking nest boxes to tank should be approximately 70mm high and 100 mm wide and construction materials should be non abrasive and weather proof. Chemical agents should not be used in cleaning and tank water should be filtered at the rate of one complete water change every six hours.

3.9.2 Mobile Displays

Due to the nature of mobile displays it is not possible for the animals to be displayed in enclosures that comply with the size requirements for permanent or fixed displays. However it is important that display enclosures do not compromise the welfare of the animals being held. With the exception of Part 3.8 - Layout and Design, mobile displays should conform to the general requirements of this code of practice.

Mobile display enclosures should ensure the safety and well being of both the public and the animals. Enclosures should be of solid construction and sufficiently secure to minimise

the risk of escape or the accidental or deliberate release of the animal by unauthorised persons. Mobile display cages should be constructed of materials of suitable strength and durability to contain the animals which will be displayed in them. Materials should be non-toxic and the enclosures should be easily cleaned and maintained.

Mobile display cages should provide refuge areas to allow animals to retreat from the public or other animals in the enclosures. Any animals on display which begin to show signs of stress should be removed from display immediately and allowed to recover. Enclosures should provide adequate shelter from sun, wind, rain and extremes of temperature for all animals contained in the cage. Animals should be maintained at temperatures suitable to ensure their well being. Birds should be housed in cages that conform to the Code of Practice for the Housing of Caged Birds.

(a) Short Term Mobile Displays

These are displays of less than one day in duration and display enclosures should provide adequate space for the animal to move about, sit, perch or lie down. Animals should be held in display cages for the minimum time possible and if animals are held for periods longer than two hours, they should have access to clear, cool water. Adequate quantities of appropriate food should be available if the period exceeds four hours.

(b) Long Term Mobile Displays (eg Circuses) See Appendix 2.

Display enclosures may include demountable or extendable ground level enclosures and should be sufficiently secure to minimise the chance of escape of the animal or its accidental or deliberate release. These enclosures will need to be able to be disassembled because of the mobile nature of the display. A security fence, capable of separating the public from the animals, should be installed and the enclosure should be designed to protect the public from injury due to attack by the animals. Enclosures, whether static or mobile, need to provide proper shelter for the animals. The interior should be well ventilated with roofing that is weatherproof and will provide shade. When the display is mobile, the supporting structure should be designed so that there will be no rupture or major deformation in the event of a collision or

Where possible, ungulates should not be tethered but should be contained with fences. Where electric fencing is used to confine ungulates, appropriate signs should be erected on the security fence warning the public. It is desirable that all ungulates of the same species be confined in the same enclosure unless aggression or intimidation takes place. If elephants, horses, donkeys or camels have an area of less than 0.25 hectare per animal, the animals should be walked at least one kilometre a day.

Enclosures for non-domestic cats should contain elevated secure platforms for resting and wooden scratching poles. Leopards and Panthers require climbing structure with at least one fork for an animal to rest in. Separate feeding areas are required for both cats and bears. Primate enclosures should contain secure climbing structures.

Animals of similar or different species may mix in the display enclosures provided that there is no evidence of aggression or intimidation and providing that the enclosure has sufficient minimum floor space for each animal in the enclosure.

Animals should be provided with a minimum of two training sessions per day (including showtimes), each lasting one hour to allow exercise and prevent boredom. The use of sharp spurs, spurs with fixed rowels or electric prods is not permitted at any time. Rods and elephant goads should be blunt and animals should never be struck with whips, rods or other devices unless the safety of humans is under direct threat.

Animals involved in long term mobile displays should be transported in cages that conform to requirements of IATA 1989 Container Requirement 11. During transportation, a stopover should be made every two hours to inspect the animals. Water and food should be provided every four hours. On arrival at a venue, the animals should be released into the display enclosures as soon as possible (See Appendix 2 for enclosure sizes).

Clean cool water should be available at all times in display enclosures.

4. Handling and Restraint

Animals should be captured, handled and restrained in a way which minimises stress and prevents injury to the animal. Native animals should not be tethered and forcible restraint should be minimised.

5. Transportation

5.1 General

Enclosures for the transportation of animals should be designed to ensure the security and well being of the animals. Enclosures should comply with IATA 1989 Container Regulation 11, that is, be of sufficient size to allow the animal to stand or lie down as required but should not be so large as to allow the animal excessive movement, hence risking injury. Birds should be transported in accordance with the provisions of the Code of Practice for the Housing of Caged Birds.

Transport cages should provide adequate ventilation for the animals inside and should be protected from sun, wind, rain and extremes of temperature during transit. Animals should not be placed in transport enclosures more than two hours prior to departure and transport times should be kept to a minimum.

Transport enclosures should be constructed of appropriate, non-toxic materials.

Animals should be in a fit state before being transported. Sick or injured animals should not be transported except for veterinary care and precautions should be taken to minimise further stress or injury.

The comfort and general well-being of animal should be monitored every two hours during transport.

Consignments should be accompanied by written documentation clearly identifying all animals being transported and their individual requirements. Provisions of the Wildlife Regulations 1992 should be observed for native wildlife.

No reptile should be transported unless it has been maintained for a sufficient time prior to departure at a temperature which will ensure complete digestion of any undigested food. All reptiles should be placed in shallow tepid water for a sufficient time prior to departure to prevent dehydration and assist in the reptile passing faecal material.

5.2 Containers

Containers should be designed to meet the needs of the animals being transported. Animals should be transported in containers of strong, easily cleaned and disinfected weather proof materials, and should be adequately ventilated.

Containers should be cleaned and disinfected prior to use and all residues thoroughly washed off.

For transport of long duration (more than 4 hours) and during periods of excessive heat (air temperature greater than 25 degrees centigrade) appropriate spill-proof water containers should be provided.

Containers for reptiles should be made of materials that will minimise any temperature fluctuations. Snakes should be transported in an escape-proof, strong, double-stitched, durable, porous linen bag which is enclosed in a sufficiently ventilated rigid container. Any empty space should be padded to prevent excessive movement within the container. Specimens of different species or size should not be transported in a single bag. Bagged venomous snakes should be separated from all other transported animals, preferably by solid partitions in the box.

Containers for frogs should include damp moss or small pieces of damp sponge to prevent dehydration during transportation.

6. Records

6.1 General

It is important that the operator of any animal display keep accurate and up to date records relating to the stock in his or her possession. Such records are of importance in both maintaining the health of the animals and planning of breeding programs.

Persons authorised to hold and display animals under the provisions of the Wildlife Act 1975 are required by legislation to maintain a record book and submit returns. The legislation requires the licensee to record, for each species, details such as acquisitions or disposals, births, deaths and so on. The specific requirements are listed in the Wildlife Regulations 1992.

However, it is important that the operator of the display maintain detailed records of other matters not covered by legislation. These can be divided into two main areas: breeding records and treatment of sickness or injury. These are discussed below in more detail.

To facilitate the keeping of accurate records, the operator of a display should consider permanent identification of all animals, for example tattoos, electronic microchips, ear tags, legbands, etc. Marking should be non-intrusive and should not compromise the welfare of the animal.

6.2 Breeding records

The health and vigour of any population of a species on display in a facility is dependent in

part upon those animals having a diverse genetic background. Interbreeding in a limited population may decrease this vigour and lead to physical or behavioural problems, resulting in an animal being unfit for display. It is important that the operator of a display maintain detailed records of breeding and parentage in order to minimise inbreeding. Such records will assist the operator in assessing the need to exchange individuals of the same species with other displays in order to maintain an adequately diverse genetic base in all stock on display.

The maintenance of such records is essential in the case of display and captive breeding of threatened species or species which are rare in captivity. Such programs may be coordinated by the Zoological Board of Victoria and the Board may impose specific requirements in relation to recording.

6.3 Treatment records

The compilation and maintenance of accurate records of diagnosis, treatment and response of the animal is required for the successful treatment and care of sick or injured animals. These records will provide a means to monitor treatment and recovery of an animal and will provide valuable case history data for the future assessment and treatment of stock. Records should be used as an adjunct to veterinary treatment, not as a substitute.

Records of treatment should include the following information:

- Species, sex and age (if known) of the animal being treated;
- Details of the animal's identification (eg. tag number, tattoo number, etc);
- Details of the nature of the illness or injury;
- Details of veterinary diagnosis and recommended treatment, including surgery and medication;
- Details of care and rehabilitation processes;
- · Outcome of the treatment;
- · Post mortem results.

Other relevant data should also be noted in relation to individual stock as required by the operator.

Responsible Minister:

BILL McGRATH

Minister for Agriculture

Approved by the Governor in Coucil 3 May 1994

APPENDIX 1 RECOMMENDED ENCLOSURE/CAGE SIZES FOR STATIC DISPLAYS (1) Native animals

(Only compatible animals may be multiple housed)

Type of Animal	Minimum Floor Area (sq metres)	Maximum No. of Animals	Minimum Height (metres)	Increased Floor Area for each Additional Animal (sq metres)
Hopping Mice, Dunnarts	ī	2	0.5 *	0.25
Kowaris, Antechinuses,	2	2 2	0.5 *	0.5
Feathertail Gliders	5	4	2 *	1.5
Small Quolls, Tuans	10	2	2 *	5 5
All Possums, Sugar and	10	2	3 *	5
Squirrel Gliders,				
Yellow Bellied and	20	1	3 *	10
Greater Gliders				
Potaroos, Bettongs, Tiger	20	1	2 *	10
Quolls				
Bandicoots	20	1	1.5	10
Echidna	20	1	1	10
Tasmanian Devils	40	1	1.2	20
Koala	40	1	1.5	10
Wombats	50	1	1.2	25
Brush Turkeys, Mallee	60	2	2.5 *	30
Fowl				
Wallabies less than 10kg	100	1	1.5	50
Wallabies greater than	300	1	1.5	150
10kg Pademelons Kangaroos, Emus	1000	1	2	500

Note: * denotes roofed enclosures.

- · height for Hopping Mice, Dunnarts, Antechinus and Kowaris is above substrate.
- · Bettong males should not be housed together.
- · Wombats prefer to be solitary in permanent confinement.
- · Pademelons require dense cover.
- ample mulch, leaf litter and loose soil is required for megapodes. Brush Turkeys should be able to perch a minimum of 1.5 metres above ground.

(2) Primates

Species	Minimum Enclosure Size (sq Metres)	Minimum Fence Height (metres)	Wire Gauge (mm)	Moat Width (metres)	Moat Depth (metres)	Water Depth metres	Basic Group (Adults)
Chimpanzee	100	4*	5	4	4	1	3
Orangutan	80	4*	5	4	4	1	2
Gibbon	60	4*	3	4	4	0.5	2
Baboon	80	4*	3	4	4	1	4
Macaque	60	4*	3	4	4	1	4
Capuchin	40	2.5	2	NA	NA	NA	4
Guenon	40	2.5	2	NA	NA	NA	4
Squirrel Monkey	15	2.5	ī	NA	NA	NA	4
Marmoset/Tamarin	6	2.5	i	NA	NA	NA	2

These sizes are for a basic group (or less) of adult animals.

Enclosure size should be increased by 25% for each additional adult animal above basic group number.

* Applies to moated enclosures.

(3) Non Domestic Cats—Unmoated Enclosures

Species	Minimum Enclosure Size (sq metre)	Fence Height (Metres)	Mesh Wire Diameter (mm)	Overhang Width (Metres)
Lion	200	5	5	1
Tiger	200	5	5	1
Cheetah	200	3	5	1
Puma	150	3	5	Wire Ceiling
Leopard	150	3	5	Wire Ceiling
Serval	60	3	3	Wire Ceiling
Ocelot	60	3	3	Wire Ceiling
Bobcat	60	3	3	Wire Ceiling

These sizes are for up to 2 adult animals. For social species (Lion, Cheetah) enclosure size should be increased by 25% for each additional adult animal.

Fence height is from ground level to the highest point of the overhang (where applicable)

Moated Enclosures

Species	Moat Width (m)	Dry Moat Depth (m)	Wet Moat Depth (m)	Water Depth (m)	Wall Above Water (m)
Lion	7.5	5	4	2	2
Tiger	7.5	5	4	2	2
Cheetah	6.5	3	2.5	1.5	1

Dry moats must include the same size overhang as fences.

Wet moats do not require overhangs.

(4) Wild Canids

Species	Area (sq metres)	Fence Height (m)	Overhang	Mesh Roof
Wolf	150	2.5	Yes	Optional
Cape Hunting-dog	150	2.5	Yes	Optional
Dingo	120	2	Yes	Optional
Coyote	120	2	Yes	Optional
Jackal	120	2	Yes	Optional
Fennec Fox	40	2	No	Yes

These enclosure sizes are adequate for two adult animals (plus dependent young). For pack species (Wolf, Cape Hunting-dog) the area should be increased by 25% for each additional adult animal. (5) Large Ungulates

Species	Area (sq metres)	Fence Height (m)	Moat Depth (m)	Moat Width (m)
Elephant	900	2	2	3.5
Rhinoceros	500	2	2	3
Hippopotamus (Nile)	350	2	2	3
Hippopotamus (Pygmy)	200	1.5	1.5	2.5
Giraffe	500	3	1	4

(6) Bears

Species	Area (sq metres)	Fence Height (m)	Moat Depth (m)	Moat Width (m)
Bear (Polar, Brown)	500	4	4	4
Bear (Black)	300	3.5	3.5	3.5

These enclosure sizes are adequate for up to two animals, and should be increased by 25% for each additional adult animal. These areas do not include lock-away facilities.

(7) Water Birds

Group	Minimum Floor (sq metres)	No. of Birds	Minimum Height (m) for fully enclosed aviaries	Pond Size as % of Total Floor Area	Increase Area of Floor and Pond in sq metres for each additional bird
GROUP 1 10-30 cm birds eg dotterels, crakes, plovers, small bitterns.	20	4	2	25%	2
GROUP 2 35-50 cm birds eg grebes, maned duck, blue billed duck, pink eared ducks, teal.	30	4	3	30%	3
GROUP 3 55-70 cm birds eg black duck, Australian shoveller, whistle ducks, large bitterns, coots, small egrets, and herons.	40	6	4	35%	4
GROUP 4 75-95 cm birds eg mountain duck, musk duck, ibis, spoonbills, large egrets, swamp hens, cormorants.	75	6	4	35%	4
GROUP 5 100-165 cm eg pelicans, swans.	100	2	3	60%	25
GROUP 6 100-160 cm eg Cape Barren geese, pied geese, brolgas.	150	2	4	20%	30

^{*} Note. The requirement for pond size to be percentage of total floor area does not apply if the pond size exceeds 100 square metres.

(8) Raptors and other carnivorous birds (Only compatible birds may be multiple housed) Cage sizes are for two birds

Species	Minimum Floor Area (sq metres)	Minimum Width (m)	Minimum Height (m)	Increased floor area for each additional bird (sq m)
Barn Owl, Boobook, Grass	15	2.5	3	5
Owl, Nankeen Kestrel, Crested				
Hawk; Letter-winged Kite,	•			
Black-shouldered Kite Magpies,				
Ravens, Kookaburras,				
Frogmouths				
Sooty Owl, Masked Owl,	21	3	3	7
Barking Owl, Rufous Owl.				
Powerful Owl, Australian	24	3	3	8
Hobby, Swamp Harrier, Spotted				
Harrier, Little Eagle, Whistling				
Kite, Brahminy Kite, Square-				
tailed Kite, Black Kite.				
Brown Falcon, Grey Falcon,	24	3	3.5	8
Black Falcon, Peregrine Falcon,				
Red Goshawk, Grey Goshawk,				
Brown Goshawk, Collared				
Sparrowhawk, Osprey.				
Wedge-tailed Eagle, White-	50	5	4.5	17
breasted Sea Eagle.				

(9) Birds

The Code of Practice for the Housing of Caged Birds details cage construction, and permit holders should be conversant with this Code.

Cage Design

In the design of any birdcage, the ratio between the lengths of the two longest straight lines which can be described on the floor of the cage and at right angles to each other shall not exceed 4:1 unless the shorter of those two lines is at least 900mm long. The length of this line should be at least twice the span of the wings of the largest bird to be kept in the cage.

Size of Bird (Approximate Length)	Minimum Floor Area (sq cm)	Number of Birds	Minimum Height (cm)	Increased Floor Area for each additional bird (sq cm)
Indoor Cage Dimensions				
100mm (10cm) eg. Zebra Finches	1,000	1	34	500
200mm (20cm) eg Neophema, Budgerigars, Lorikeets (except Rainbow and Red Collared)	1,600	1	34	800
300mm (30cm) eg Rosellas, Cockatiels, Rainbow Lorikeets, Bronzewing Pigeons	5,000	1	90	2,500
400mm (40cm) eg King, Princess, Superb Parrots, Galahs, Long Billed Corellas	10,000	1	90	5,000

Size of Bird (Approximate Length)	Minimum Floor Area (sq cm)	Number of Birds	Minimum Height (cm)	Increased Floor Area for each additional bird (sq cm)
500mm (50cm) eg Sulphur Crested Cockatoos Outdoor Cage Dimensions	15,000	1	150	7,500
100mm (10cm) eg. Zebra Finches	3,700	1	60	1,800
200mm (20cm) eg Neophema, Budgerigars, Lorikeets (except Rainbow and Red Collared)	7,200	1	60	3,600
300mm (30cm) eg Rosellas, Cockatiels, Rainbow Lorikeets, Bronzewing Pigeons	10,000	1	90	5,000
400mm (40cm) eg King, Princess, Superb Parrots, Galahs, Long Billed Corellas	15,000	1	90	7,500
500mm (50cm) eg Sulphur Crested Cockatoos	25,000	1	150	12,500

Cages with a floor area exceeding 20,000 sq cm must be a minimum height of 150 cm and allow access for physical entry. The minimum length and width of any cage should be at least twice the length of the largest bird in the cage.

APPENDIX 2 DISPLAY CAGES FOR LONG TERM MOBILE DISPLAYS (eg circuses)

Animal	Minimum floor space for one animal (sq. metres)	Increased floor space for each additional animal (sq. metres)	Minimum Height (metres)	Minimum Width (metres)
Small Primates (Macaque sized monkeys)	5	2.5	2.5	2.4
Large Primates	20	10	2.5	2.4
"Big Cats"	20	10	2	2.4
Bears	20	10	2.5	2.4
Elephants (Asiatic)	400	200	-	10
Horses, Donkeys, Camels	200	100	-	6
Sheep, Goats	50	25	-	2.5

Private Agents Act 1966

NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES

Any objections to the applications below should be in accordance with the Private Agents Act 1966 s. 12 and Private Agents Regulations 1988, reg. 16

Full name of Applicant/Nominee	Residential Address	Name of Firm or Corporation	Address for Registration	Licence Type	Hearing Date and Court
Scabrook, Philip Richard	149 Macalister St, Sale		149 Macalister St. Sale	CS	20.12.94 Salc

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

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

I hereby declare Dick McEvoy & Co. Pty. Ltd. (No. C.S.224 in the Register) being a person carrying on business as a Stock and Station Agent, to be an "Approved Agent" for the purposes of Part II of the Cattle Compensation Act 1967 with effect from 1 November 1994.

B. R. WILKES

Delegate of Commissioner of State Revenue

Water Act 1989 SHIRE OF BACCHUS MARSH

I, David Stringer, Director of Office of Water Reform, Department of Conservation and Natural Resources, as the delegate of the Minister for Natural Resources, make the following Order:

EXTENSION OF THE SHIRE OF BACCHUS MARSH WATER SUPPLY DISTRICT ORDER 1994

- 1. This Order is called the Extension of the Shire of Bacchus Marsh Water Supply District 1994.
- 2. This Order is made under section 96 (11) (b) of the **Water Act 1989** and all other available powers.
- 3. This Order takes effect from the date it is published in the Government Gazette.
- 4. The proposal for the extension of the water district of the Shire of Bacchus Marsh called the Bacchus Marsh Water Supply District submitted to the Minister for Natural Resources by the Shire of Bacchus Marsh on 31 October 1994 is approved.
- 5. The Bacchus Marsh Water Supply District of the Shire of Bacchus Marsh is extended to include the areas bordered in red on the accompanying Plan OIC/40, a copy of which may be inspected at the office of the Shire of Bacchus Marsh situated at the Council Chambers, 197 Main Street, Bacchus Marsh.

Dated 1 December 1994

DAVID STRINGER
Director, Office of Water Reform
Department of Conservation
and Natural Resources
as delegate of the Minister
for Natural Resources

Victoria Government Gazette

Water Act 1989

I, Charles Geoffrey Coleman, as Minister administering the Water Act 1989, make the following Order:

CHANGE TO THE MEMBERSHIP OF THE SUNRAYSIA WATER BOARD ORDER 1994

Citation

1. This Order is called the Change to the Membership of the Sunraysia Water Board Order 1994.

Enabling Powers

2. This Order is made under the powers conferred by Division 2 of Part 6 of the Water Act 1989 and all other available powers.

Date of Effect

3. This Order takes effect on the date on which it is published in the Government Gazette.

Definitions

- 4. In this Order:
- "Act" means the Water Act 1989;

"Sunraysia Water Board" means the Sunraysia Water Board constituted by an Order in Council dated 26 June 1984 and published in the Government Gazette on 27 June 1984.

Change to the Membership

- 5. On and from the date on which this Order takes effect:
 - (a) Notwithstanding anything to the contrary in the Constitution Order of the Sunraysia Water Board, the membership of the Sunraysia Water Board is ten members appointed by the Minister in writing.
 - (b) The following members are appointed to the Sunraysia Water Board:

Andriske, Laurence Stanley
Bell, Brendan Thomas
Coogan, Kevin Thomas
Dichiera, Salvatore
Ellis, Graeme Stanley
Hunt, Patrick Edmund
Lever, Nola Laurel
Lucas, Geoffrey Noel
McKendrick, Ronald Frederick
Robbins, Kenneth George

Pre-requisites for Making this Order

- 8. (a) This is an Order referred to in section 99 (8) of the Act.
- (b) The Sunraysia Water Board has applied to me for this Order to be made.

Dated 11 December 1994

GEOFF COLEMAN Minister for Natural Resources

Water Act 1989

I, Charles Geoffrey Coleman, as Minister administering the Water Act 1989, make the following Order:

CHANGE TO THE MEMBERSHIP OF THE ROBINVALE WATER BOARD ORDER 1994

Citation

1. This Order is called the Change to the Membership of the Robinvale Water Board Order 1994.

Enabling Powers

This Order is made under the powers conferred by Division 2 of Part 6 of the Water Act 1989 and all other available powers.

Date of Effect

This Order takes effect on the date on which it is published in the Government Gazette.

Definitions

4. In this Order:

"Act" means the Water Act 1989;

"Robinvale Water Board" means the Robinvale Water Board constituted by an Order in Council dated 26 June 1984 and published in the Government Gazette on 27 June 1984.

Change to the Membership

- 5. On and from the date on which this Order takes effect:
 - (a) Notwithstanding anything to the contrary in the Constitution Order of the Robinvale Water Board, the membership of the Robinvale Water Board is five members appointed by the Minister in writing.
 - (b) The following members are appointed to the Robinvale Water Board:

Sutton, Robert Murdoch Merlin, Robert Lewis

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McClure, Kenneth James McGinty, William Francis Arnott, Leonard James

Pre-requisites for Making this Order

- 8. (a) This is an Order referred to in section 99 (8) of the Act.
- (b) The Robinvale Water Board has applied to me for this Order to be made.

Dated 11 December 1994

GEOFF COLEMAN Minister for Natural Resources

Water Act 1989

I, Charles Geoffrey Coleman, as Minister administering the Water Act 1989, make the following Order:

AMENDMENT TO THE CONSTITUTION OF THE OUTER MARIBYRNONG AND WERRIBEE REGION WATER AUTHORITY ORDER 1994

Citation

1. This Order is called the amendment to the Constitution of the Outer Maribyrnong and Werribee Region Water Authority Order 1994.

Enabling Powers

This Order is made under the powers conferred by Division 2 of Part 6 of the Water Act 1989 and all other available powers.

Date of Effect

3. This Order takes effect on the date on which it is published in the Government Gazette.

Interpretation

4. In this Order the "Constituting Order" means the Outer Maribymong and Werribee Region Water Authority constituted by the Constitution of the Outer Maribymong and Werribee Region Water Authority Order 1994 and published in the Government Gazette No. S 86 of 10 November 1994.

Change to Name

5. On and from the date on which this Order takes effect, the corporate name of the Outer Maribyrnong and Werribee Region Water Authority as constituted under the Constituting Order is changed to the "Western Region Water Authority".

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Pre-requisites for Making this Order

- 6. (a) This is an Order referred to in section 99 (8) (a) of the Water Act 1989.
- (b) The Outer Maribyrnong and Werribee Region Water Authority has applied to me for this Order to be made.

Dated 6 December 1994

GEOFF COLEMAN

Minister administering the Water Act 1989

Water Act 1989 I, Charles Geoffrey Coleman, as Minister administering the Water Act 1989, make the following Order:

CHANGE TO THE MEMBERSHIP OF THE **COLIBAN REGION WATER AUTHORITY ORDER 1994**

Citation

1. This Order is called the Change to the Membership of the Coliban Region Water Authority Order 1994.

Enabling Powers

2. This Order is made under the powers conferred by Division 2 of Part 6 of the Water Act 1989 and all other available powers.

Date of Effect

3. This Order takes effect on the date on which it is published in the Government Gazette.

Definitions

- 4. In this Order:
- "Act" means the Water Act 1989;

"The Authority" means the Coliban Region Water Authority;

"The Constitution Order" means the Constitution of the Coliban Region Water Authority Order 1992 published in the Government Gazette on 25 March 1992.

Change to the Membership

- 5. On and from the date on which this Order takes effect:
 - (a) Notwithstanding anything to the contrary in the Constitution Order the membership of the Coliban Region Water Authority is nine members appointed by the Minister in writing.

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Pre-requisites for Making This Order

- 8. (a) This is an Order referred to in section 99 (8) of the Act.
- (b) The Coliban Region Water Authority has applied to me for this Order to be made. Dated 8 December 1994

GEOFF COLEMAN Minister for Natural Resources

Water Act 1989

I, Charles Geoffrey Coleman, as Minister administering the Water Act 1989, make the following Order:

APPOINTMENT OF THE GOULBURN VALLEY REGION WATER AUTHORITY ORDER 1994 No.8

- 1. This Order is called the Appointment of the Goulburn Valley Region Water Authority Order 1994 No.8.
- 2. This Order is made under the powers conferred by Division 2 of Part 6 of the Water Act 1989 and all other available powers.
- 3. This Order takes effect on and from 1 January 1995.
 - 4. In this Order:
 - "Act" means the Water Act 1989.

"Former Authority" means the Euroa Nagambie Regional Water Authority constituted by a Ministerial Order dated 24 December 1992 and published in the Government Gazette on 7 January 1993.

5. On and from the date on which this Order takes effect the Goulburn Valley Region Water Authority takes over the whole of the property, rights, liabilities, obligations, powers and functions under the Act of the Former Authority including the management and control of the existing water districts named below:

Euroa Waterworks District;

Euroa Urban District;

Nagambie Waterworks District;

Nagambie Urban District;

Longwood Waterworks District;

Longwood Urban District;

and the management and control of the existing sewerage districts named below:

Euroa Sewerage District;

Nagambie Sewerage District.

6. The Goulburn Valley Region Water Authority takes over the staff of the Former Authority as listed:

Maxwell R. Holland

William F. Wright

Adrian J. Anderson

Colin Adams

Neil J. Brookes

Lindsay Worland

Paul G. Lister

Gerard H. Maher

Paul A. Vidler

Kae Lummas

Ricky J. Maffescioni

Sharyn Seifert

- 7. The Former Authority is abolished.
- 8. (a) This is an Order referred to in section 98 (2) (a) of the Act.
- (b) Under section 100 (2) (a) of the Act, the affected Authorities, the Goulburn Valley Region Water Authority and the Euroa Nagambie Regional Water Authority, have applied to me for the Order to be made.
- (c) Under section 98 (2) (a) of the Act I have agreed to the terms and conditions for the takeover made by this Order with the affected Authorities.

Dated 11 December 1994

GEOFF COLEMAN

Minister administering the Water Act 1989

Vocational Education and Training Act 1990

DECLARATION THAT SPECIFIED CLASSES OF TRAINING AGREEMENTS ARE EXEMPT FROM STATE TRAINING WAGE PROVISIONS

Purpose

1. The purpose of this instrument is to exempt from the State Training Wage provisions of the Vocational Education and Training Act 1990 (the Act) those classes of traineeships which are pilots of the Australian Vocational Training System (formerly known as the Australian Vocational Certificate Training System).

Background

2. Schedule 3 to the Act contains provisions relating to the payment of training wages for trainees employed under training agreements. Clause 2 (3) of that Schedule empowers the

State Training Board of Victoria to declare any class of training agreement to be a class of training agreement to which the Schedule does not apply.

Authorising provision

3. This Declaration is made pursuant to clause 2 (3) of Schedule 3 to the Act.

Declaration of Exemption

4. The State Training Board of Victoria declares training agreements entered into under the following approved training schemes to be classes of training agreements to which Schedule 3 of the Act does not apply:

Automotive Industry Studies Program

Fitout and Finish Training to Replace a Number of Trade Courses in the Building and Construction Industry

Chemical Industry "Cadetship"

AVC Shipbuilding (Mechanical, Electrical and Piping)

Jockey Practice

National AVC for Road and Air Freight Industry

AVC Electrical Trade Training

Sawmilling and Processing

Forest Harvesting

Timber Merchandising

Real Estate Operations

Sales and Marketing Textile Product Management

Baking Industry

Engineering Traineeship

Retail Sales and Visual Display

Industry Entry Level Journalism Training

Trainee Banker Development Program

Fire Services Training

National Stevedoring National Project: Victorian Component

Wine Industry National AVC: Victorian Component

Koorie Land Management

Entry Level Training for Pharmaceutical Manufacturing Industry

General Skills Training for Construction Workers

Dairy AVC

AVC Clothing Outworkers Project

Laundry Sector

Drycleaning Sector

Wool Scourers and Carbonisers

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Certificate in Horticulture (Vegetable Growing)

Electronic Training Program

Aged Care Hostels AVC Project

AVC in Electrical/Instrumentation

Recreational & Environmental Horticulture (Nursery Sector)

Meat Processing

Graphic Communications Service Technician National AVC Pilot Project—Milling Sector

Meaning of Terms

5. In this Declaration, "approved training scheme", "trainee" and "training agreement" have the same meanings as in the Act.

Dated 14 December 1994

The Common Seal of the State Training Board of Victoria was duly affixed in the presence of:

(L.S.) W. BISLEY R. CLARKE P. HARMSWORTH

Vocational Education and Training Act 1990

In accordance with section 51 (4) of the Vocational Education and Training Act 1990 the State Training Board gives notice of the making of the following Determination:

SPECIFICATION OF APPROVED TRAINING SCHEMES

Purpose

1. The purpose of this Determination is to specify industry/skill levels for approved training schemes for the purposes of the State Training Wage provisions of the Vocational Education and Training Act 1990.

Background

2. Clause 6 (1) of Schedule 3 to the Act provides that the weekly wages payable to trainees shall be as provided by the National Training Wage Award. Clause 6 (2) of the Schedule provides that, for the purposes of applying clause 6 (1), the appropriate industry/skill level in relation to a trainee is as specified in the relevant determination made by the State Training Board under section 51 (1) of the Act.

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Authorising Provisions

- 3. This Determination is made under section 51 of the Act.
- 4. Before making this Determination, the State Training Board has had regard to the matters set out in section 51 (1A) of the Act.

Specification of Approved Training Schemes

5. The State Training Board specifies that the following approved training schemes are "Industry/Skill Level A" for the purposes of clause 6 (1) of Schedule 3 to the Act:

Finance Industry (Insurance Clerk)

Financial Services

Sports Administration

General Office

Office Clerical Career Start Traineeship

APS Office Clerical

Administrative Support (Legal)

Office Support (Real Estate)

Office Administration Local Government

Municipal Administration CST

Credit Control

Building and Construction Administrative Assistant

State Public Sector (Clerical)

6. The State Training Board specifies that the following approved training schemes are "Industry/Skill Level B" for the purposes of clause 6 (1) of Schedule 3 to the Act:

Retail Operations (Sales)

Retail Career Start Traineeship

Sales/Clerical ASF 1/2

Manufacturing ASF 1/2

Services ASF 1/2

Small Business

Warehouse Processing

Furniture Removal and Storage

General Cartage

Textiles, Clothing & Footwear

Hospitality

Food Processing

Food Preparation and Service

Plastics Industry-Moulding

Plastics Industry—Fabrication

Plastics Industry—Fibre Reinforced

Plastics Industry-Extrusion

Electronic Production

Metals and Engineering

Small Offset Printing

Furnishings (Upholstery Sewing Machine)

Furnishing (Soft Furnishings)

Municipal Maintenance

Municipal Works Career Start Traineeship

7. The State Training Board specifies that the following approved training schemes are "Industry/Skill Level C" for the purposes of clause 6 (1) of Schedule 3 to the Act:

Radiator Repair

Rural Dairy Farming Career Start Traineeship Piggery Operations Career Start Traineeship

8. Determinations made by the State Training Board relating to the training schemes referred to in clauses 5, 6 and 7 are amended to the necessary extent.

Meaning of Terms

- 9. In this Determination-
- (a) "Act" means the Vocational Education and Training Act 1990, and
- (b) "National Training Wage Award" means the National Training Wage Interim Award 1994 made by the Australian Industrial Relations Commission on 12 September 1994.

Dated 14 December 1994

The Common Seal of the State Training Board of Victoria was duly affixed in the presence of:

(L.S.) W. BISLEY R. CLARKE P. HARMSWORTH

Copies of approved training schemes may be obtained from the Regulated Training Services Branch, Office of Training and Further Education, PO Box 266D, Melbourne. Tel: 628 3479

Enquiries concerning wages and conditions of employment for trainees should be directed to Wage Line. Tel: 655 1333.

Department of Finance SALE OF CROWN LAND BY PUBLIC AUCTION

Reference P043262

On Friday, 3 February 1995, at 2.00 p.m., on site.

Property Address: Campbell Street, Port Fairy.

Crown Description: Allotment 7L, Parish of Belfast.

Area: 1173 square metres.

Term of Sale: 10% deposit—balance 60 days.

Co-ordinating Officer: Stewart Beaton, Land Sales Officer, Department of Conservation and Natural Resources, Hamilton 3300.

Selling Agent: Brian O'Halloran & Co., Real Estate Agents, 92 Liebig Street, Warmambool 3280. Telephone (055) 62 4777.

IAN SMITH Minister for Finance

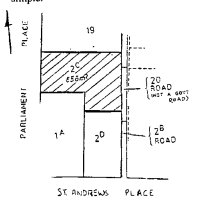
NOTICE OF ACQUISITION Compulsory Acquisition of Interest in Land

Section 21, Regulation 16

The Minister for Planning declares that by

The Minister for Planning declares that by this notice he acquires the following interest in the land described as Allotment 2C of Section 4 at East Melbourne in the City of Melbourne, Parish of Melbourne North, County of Bourke, being the whole of the land contained in unrestricted Crown Grant Volume 10043 Folio 506:

Registered proprietor of an estate in fee simple.



Published with the authority of the Minister for Planning.

DEPARTMENT OF ENERGY AND MINERALS

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

EXPLORATION LICENCE GRANTED

No. 3621; S. Clements; 165 grats, Corryong.

No. 3586; Blackwood Mining NL; 72 grats, Bacchus and Castlemaine.

No. 3622; S. Clements; 52 grats, Ararat.

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EXPLORATION LICENCE REFUSED

No. 3686; Warren Jay Holdings P/L; 315 grats, Foster and Moe.

EXPLORATION LICENCE RENEWED

- No. 3312; Intrepid Mining Corporation NL; 193 grats, Mansfield and Matlock.
- No. 3346; Aberfoyle Resources Ltd; 250 grats, Robinvale.
- No. 3347; Aberfoyle Resources Ltd; 264 grats, Robinvale.
- No. 3425; Jupiter Mining Pty Ltd; 122 grats, Ballarat and Skipton.

EXPLORATION LICENCE VARIED

- No. 3242; Cluff Minerals (Aust) Pty Ltd; 84 grats, Castlemaine.
- No. 3422; Triad Minerals NL; 20 grats, Bendigo and Castlemaine.

EXPLORATION LICENCE AMALGAMATED/CANCELLED

- No. 3325, 3326 and 3425; Jupiter Mining Ltd; 134 grats, Ballarat, Skipton and Beaufort.
- Upon amalgamation into 3425, Nos. 3325 and 3326 were cancelled.
- No. 3312 and 3683; Intrepid Mining Corporation NL; 151 grats, Mansfield and Matlock.
- Upon amalgamation into 3312, No. 3683 was cancelled.

EXPLORATION LICENCE AREA RELINQUISHED

No. 3196; Osprey Gold NL; 24 grats, Ballarat. Area relinquished will be available again for Exploration Licence on 20/2/1995.

APPLICATION FOR EXPLORATION LICENCE WITHDRAWN

No. 3721; Sierra Mining Corporation NL; 48 grats, Bacchus Marsh and Castlemaine.

MINING LICENCE GRANTED

- No. 4613; Henry Doran; 3·7 hectares, Dunolly.No. 4804; John Wilson; 70·59 hectares, Creswick.
- No. 4830; Beggary Hills Mining Associates Pty Ltd; 11·23 hectares, Beaufort.
- No. 4867; Ian R. Gillard: 1 hectare, Creswick.

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MINING LICENCE REFUSED

No. 4895; B. Palmer and K. Carmody; 10-4 hectares, Creswick.

MINING LICENCE RENEWED

No. 4202; Teal Resources NL; 43.9 hectares, Dunolly.

MINING LICENCE SURRENDERED

- No. 4188; Sedimentary Holdings Ltd; 66-88 hectares, Beaufort.
- No. 4762; Steve Gulyas; 3 hectares, Wedderburn.

MINERS RIGHT CLAIM EXPIRED

- No. 188; C. F. Toomer; 3 hectares, Dunolly.
- No. 3093; I. Sargent; 1 hectare; Moe.
- No. 3094; H. J. Helms; 1 hectare; Moe.
- No. 3108; A. R. Adam; 1 hectare; Dunolly.

EXTRACTIVE INDUSTRY LICENCE RENEWED

- No. 78; Reylloc Securities Pty Ltd; 14-4 hectares, Gheringhap.
- No. 1170; Noreen Wakelam and the beneficiary of the estate of T. Wakelam; 145-65 hectares, Warragul.

EXTRACTIVE INDUSTRY LICENCE VARIED

- No. 446; Selkirk Brick P/L; 38 hectares, Lynchfield.
- No. 948; J. R. and K. W. Molan; 27-29 hectares, Glenormiston.
- No. 1299; Norms Drainage P/L; 15-22 hectares, Wodonga.
- No. 1374; W. J. Gread and T. H. Gribben; 5.529 hectares, Ulupna.

EXTRACTIVE INDUSTRY LICENCE EXPIRED

No. 827; Boral Resources (Vic) Pty Limited; 25-4836 hectares, Gowangardie.

EXTRACTIVE INDUSTRY LICENCE ASSIGNED

No. 1374; W. J. Gread and T. H. Gribben to W. J. Gread; 5-529 hectares, Ulupna.

TAILINGS REMOVAL LICENCE EXPIRED

No. 5250; Victorian Gold Mines NL; Area size not available, Omeo.

STATE TENDER BOARD CONTRACTS ACCEPTED

Amendments

Schedule Number	ltem Number	New Rate	Effective Date
		\$	<u> </u>
	. F 102		
	rit, Fuel Oils,	etc	2 12 04
1/53	1.0	0.6065	3.12.94
	2.0	0.6105	
	3.0	0.6266	
	4.0	0.6306	
	5.0	0.627	
	6.0	0.637	
	7.0	0.6471	
	8.0	0.6571	
	10.0	0.6679	
	11.0	0.6779	
	12.0	0.6497	
	13.0	0.6567	
	1.0	0.6012	10.12.94
	2.0	0.6052	
	3.0	0.6213	
	4.0	0.6253	
	5.0	0.6217	
	6.0	0.6317	
	7.0	0.6418	
	8.0	0.6518	
	10.0	0.6617	
	11.0	0.6717	
	12.0	0.6435	
	13.0	0.6505	

Review of Contracts:

Tenders will no longer be sought by the Tender Board in respect of the following items:

Tools (General)

1/56 All items

~Purchase Regulation 19, Supply Management Regulations 1994.

Calculators, Electronic

1/71 All items

~Purchase Regulation 19, Supply Management Regulations 1994.

N. L. JORDAN Secretary to the Tender Board

NOTICE OF COVENANT

The owners of 20.43 ha off Hawkins Road, Seaspray being lot 5 PS 111424, Parish of Glencoe South, Shire of Rosedale propose to enter into a Covenant with the Victorian Conservation Trust to protect native flora and fauna by controlling the introduction of exotic

flora, stock, pets, buildings, subdivision and other changes which may adversely affect its conservation values.

Submissions concerning the proposed Covenant may be made within one month of the publication of this notice to the Minister for Conservation and Environment (att. Mr N. Wale), PO Box 41, East Melbourne 3002. Enquiries: (03) 651 4040.

Health Services Act 1988

I declare that the Yarrawonga District Hospital Patient Care Review Committee, as outlined in their Quality Assurance Plan, is an approved Quality Assurance Body in accordance with section 139 of the Health Services Act 1988, with the power to appoint sub-committees to consider confidential information about specific aspects of clinical practice or the clinical competence of those persons providing the services.

Statutory Immunity is provided for a period of 3 years from 1 December 1994. At the conclusion of this period, the Quality Assurance Plan will be reviewed and if necessary, amended prior to seeking approval for a further period of time.

MARIE TEHAN Minister for Health

Health Services Act 1988 DECLARATION OF COMMUNITY HEALTH CENTRES

I, Anita Wood, Acting Regional Director of the Department of Health and Community Services, Gippsland Region, being satisfied as to the matters referred to in paragraphs (a) and (b) of section 45 (1) of the Health Services Act 1988 ("the Act") declare under section 45 (1) (c) of the Act, Latrobe Community Health Board Incorporated to be a Community Health Centre with effect from 1 February 1995.

Pursuant to section 45 (1) (d) of the Act, I specify the areas served by the Latrobe Community Health Service Incorporated to be the Latrobe Municipality, including a portion of the Baw Baw Municipality, namely the township of Erica, Rawson and surrounds.

ANITA WOOD Acting Regional Director Gippsland

Health Services Act 1988 REVOCATION OF COMMUNITY HEALTH CENTRES

Pursuant to section 45 (2) (b) of the Health Services Act 1988 ("the Act"), I, John Mollett, Regional Director of the Department of Health and Community Services, Gippsland Region, do hereby revoke, as from 1 February 1995, the declarations made pursuant to section 45 (1) (c) of the Act and published in the Government Gazette of 18 October 1989, that the following agencies are Community Health Centres:

Traralgon Community Health Centre Incorporated

Morwell Community Health Centre Incorporated

Churchill Community Health Centre Incorporated

Moe Narracan Community Health Centres Incorporated

ANITA WOOD Acting Regional Director Gippsland

Drugs, Poisons and Controlled Substances Act 1981

SECTION 12

Notice Regarding the Amendment, Commencement and Availability of the Poisons Code

I, Marie Tehan, Minister for Health, give notice that the Poisons Code prepared under section 12 of the Drugs, Poisons and Controlled Substances Act 1981 will be amended by the Drugs, Poisons and Controlled Substances (Carcinogenic Substances) 1994. (Amendment) Regulations These Regulations will amend Schedule 7 to the Commonwealth Standard for the Uniform Scheduling of Drugs and Poisons, in so far as it is incorporated in the Poisons Code, by inserting at the end of that Schedule-

"Carcinogenic Substances
Benzidine and its salts
p-Biphenylamine
Chloromethyl Methyl Ether
3,3'-Dichlorobenzidine and its salts
sym-Dichloromethyl Ether
N-2-Fluoroenylacetamide
1-Naphthylamine
2-Naphthylamine
N-Nitrosodimethylamine
beta-Propiolactone."

The date fixed for the amendment to the Poisons Code to take effect is 20 December 1994

The amendment to the Poisons Code may be inspected free of charge during normal business hours at the Department of Health and Community Services, Public Health Branch offices situated at 115 Victoria Parade, Fitzroy 3065 [Contact-Duty Pharmacist, Drugs and Poisons Unit, Ph. (03) 412 7557]; and 555 Collins Street, Melbourne 3000 [Contact-Public Health Legislation Officer, Ph. (03) 616 7167]; or the Department of Business and Employment, Occupational Health and Safety Authority, Shopfront, World Trade Centre, Melbourne 3000 [Contact—Chemicals Management Branch, Ph. (03) 628 8384].

A copy of the amendment to the Code may also be obtained from the above offices.

A copy of the Commonwealth Standard for the Uniform Scheduling of Drugs and Poisons, including amendments, may be obtained from the Commonwealth Government Bookshop situated at 347 Swanston Street, Melbourne 3008 [Ph. (03) 663 3010].

Dated 13 December 1994

MARIE TEHAN Minister for Health

PROPOSED DRUGS, POISONS AND CONTROLLED SUBSTANCES (FEES) REGULATIONS 1994 Notice of Decision

I, Marie Tehan, Minister for Health, give notice under the Subordinate Legislation Act 1962 that the proposed Drugs, Poisons and Controlled Substances (Fees) Regulations 1994 have been the subject of a regulatory impact

Public comments and submissions were invited and received and have been duly considered in accordance with section 12 of the Act.

I have decided that, subject to certain alterations, the proposed regulations should be made.

Dated 12 December 1994

MARIE TEHAN Minister for Health

Country Fire Authority Act 1958 DECLARATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by section 4 of the Country Fire Authority Act 1958, I, Leonard Raymond Foster, Chairman of the Country Fire Authority, after consultation with the Secretary of Conservation and Natural Resources, hereby declare the following periods to be the Fire Danger Period in the areas that, at the time of declaration, comprise or comprised the municipal districts of the municipalities listed below, or where part of a municipality is listed below, the area that, at the time of declaration, comprised part of that municipality, the Fire Danger Period commencing on the relevant dates shown below and ending on 0100 hours on Friday, 1 May 1995, unless varied by

The Fire Danger Period in all areas specified below commences at 0100 hours on Monday, 19 December 1994.

Colac Otway Shire Council

subsequent declaration.

Corangamite Shire Council

Surf Coast Shire Council

Borough of Queenscliffe

City of Greater Geelong

Golden Plains Shire Council (Part) (That part formerly known as Shire of Leigh and Bannockburn)

Shire of Glenelg

Southern Grampians Shire Council

City of Maryborough

Wellington Shire Council (Formerly known as City of Sale, Shire of Alberton, Shire of Rosedale, Shire of Avon and Shire of Maffra)

City of Warrnambool

Shire of Moyne

Rural City of Ararat

L. R. FOSTER Chairman

Forests Act 1958, No. 6254

DECLARATION OF PROHIBITED PERIODS

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 Natural Resources in the State of Victoria, hereby declare the Prohibited Period in respect to the fires protected areas (other than State Forest, National Park and Protected Public Land) in the areas that, at the time of declaration, comprise or comprised the

municipal districts of the municipalities listed below, or where part of a municipality is listed below, the area that, at the time of declaration, comprised part of the municipality nominated in the schedule hereunder:

SCHEDULE 1

The Prohibited Period shall commence at 0100 hours on Monday, 19 December 1994 and end at 0100 hours on Sunday, 1 May 1995 (unless varied) in the following municipalities:

Shire of Traralgon

Shire of Morwell

Shire of Buln Buln

Shire of Narracan

Shire of Glenelg

R. A. INCOLL

Chief Fire Officer

Department of Conservation and

Natural Resources

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

Fisheries Act 1968

FISHERIES NOTICE No. 30/1994
Fisheries (Scallops—Ocean Fishery—Closure)
Notice No. 30/1994

I, Charles Geoffrey Coleman, Minister for Natural Resources, after consultation with the Victorian Fishing Industry Federation, make the following Fisheries Notice:

Dated 6 December 1994

C. G COLEMAN

Minister for Natural Resources

Objective

1. The objective of this Notice is to prohibit the taking of scallops from all Victorian waters for the period commencing on 18 December 1994 and ending on 17 March 1995.

Commencement

2. This Notice comes into operation on 18 December 1994.

Authorising provision

3. This Notice is made under section 80 of the Fisheries Act 1968.

Prohibition on scallop fishing

4. A person must not use a dredge for taking scallops from Victorian waters during the period commencing on 18 December 1994 and ending on 17 March 1995.

Penalty

5. Any person who contravenes this Notice is liable to a penalty of up to 20 penalty units.

Education Act 1958 NOBLE PARK ENGLISH LANGUAGE SCHOOL

Amendment to School Council Constituting Order

Pursuant to section 13 (4) of the Education Act 1958, I give notice that an Order of the Governor in Council was made on 6 December 1994 to amend the Constituting Order of the school council of Noble Park English Language School in respect of the membership of that school council.

DON HAYWARD Minister for Education

Legal Profession Practice Act 1958 SOLICITORS' GUARANTEE FUND (CLAIMS) (AMENDMENT No. 1) RULES 1994

In the pursuance of the powers conferred by the Legal Profession Practice Act 1958 and all other powers thereunto enabling the Council of the Law Institute of Victoria hereby makes the following Rules:

- 1. These Rules may be cited as the Solicitors' Guarantee Fund (Claims) (Amendment No. 1) Rules 1994 and shall come into operation on the date of their publication in the Victoria Government Gazette.
- 2. The Solicitors' Guarantee Fund (Claims) Rules 1984 are in these Rules referred to as the Principal Rules.
- 3. Form 2 in the Schedule to the Principal Rules is repealed and the following Form is substituted:

"Legal Profession Practice Act Form 2 NOTICE OF CLAIM

- 1. Name and address of solicitor/s claimed against:
 - 2. Name and address of claimant/s:

3. Sum/property claimed:

(pursuant to section 64 of the Legal Profession Practice Act, the sum claimed must relate to the actual pecuniary loss incurred by the claimant)

4. What were your instructions to the solicitor/s in relation to the moneys/property claimed:

(attach all documentation received from the solicitor/s in relation to those instructions)

5. Source of moneys/property claimed:

(attach documentary proof of the source of the moneys/property claimed; eg. bank books, bank statements etc)

6. Method of payment of moneys to the solicitor:

(attach copies of any cheques, bank drafts or the like, together with any receipts or the like provided by the solicitor/s)

7. Provide details of all moneys paid to the solicitor in cash:

(claimants should note that any sums of money paid by the claimant to the solicitor in cash are reported to the Commissioner of Taxation)

8. Interest or other moneys received from the solicitor/s:

(provide dates and methods of payment; eg. cheque, cash etc.)

- 9. When and how did you become aware of the defalcation:
- 10. Circumstances by which the defalcation arose:

(attach all documents relating to the transaction/s)

- 11. Are there any documents in support of the claim for which the claimant claims legal professional privilege?
- (if so list documents for which privilege is claimed)
- 12. Have you received or recovered any moneys or benefits in reduction of your pecuniary loss? If so provide particulars:
- 13. What action other than the making of this claim have you taken to recover the money/property and what was the result of such action?:

I/WE have suffered a pecuniary loss arising from a defalcation committed by the abovenamed solicitor.

Dated this day of 199 . Signature of Claimant/s

G 50 15 December 1994 3359

STATUTORY DECLARATION

I/WE (insert name/s, address/es and occupation/s of the claimants) declare that:

- 1. I/We have read this Notice of Claim.
- 2. I/We acknowledge that the information provided in this Notice of Claim is true and correct and I/we make it in the belief that a person making a false declaration is liable to the penalties of perjury.

Declared at in the State of Victoria this day of 19

Signature of claimant/s

Before me:

(to be witnessed by a person qualified to take Statutory Declarations)"

Dated 24 November 1994

Signed for and on behalf of the Council of the Law Institute of Victoria.

RODERICK SMITH, President GERARD GLENNEN, Acting Secretary 1 approve the above Rules.

Dated 1 December 1994

JOHN H. PHILLIPS Chief Justice

Shop Trading Act 1987
ORDER GRANTING APPLICATION TO
PERMIT SHOPS OUTSIDE THE
METROPOLITAN AREA TO BE OPEN ON A
SUNDAY

Whereas:

- I am the Minister for the time being administering the Shop Trading Act 1987:
- (ii) Sunday, 18 December 1994 is a day on which a shop in the metropolitan area is permitted to be open under section 7A of the Shop Trading Act 1987; and
- (iii) the municipal councils of the municipal districts listed in the schedule hereto have made application to me for an Order permitting shops in their respective municipal districts to be open between the hours of 10.00 a.m. and 5.00 p.m. on 18 December 1994.

Now therefore, I, Vin Hefferman, acting pursuant to the power conferred upon me by section 7B (2) of the **Shop Trading Act 1987** by this Order grant these applications.

SCHEDULE

Name of Applicant/Municipal Council: Shire of Lowan.

Municipal District: Shire of Lowan.

Dated 12 December 1994

VIN HEFFERNAN Minister for Small Business

Planning and Environment Act 1987 BULLA PLANNING SCHEME Notice of Approval of Amendment Amendment L73

The Minister for Planning has approved Amendment L73 to the Local Section of the Bulla Planning Scheme.

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

The amendment includes planning policies at Clause 102A in the Local Section of the Bulla Planning Scheme to give statutory effect to a recent municipal wide planning review.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and at the offices of the Shire of Bulla, Macedon Street, Sunbury.

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

Planning and Environment Act 1987 PRESTON PLANNING SCHEME Notice of Approval of Amendment Amendment L53

The Minister for Planning has approved Amendment L53 to the Preston Planning Scheme.

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

The amendment rezones the land known as 89–91 St Georges Road, Preston (former Preston Pool Site and Existing TAFE Child Care Centre) from Existing Public Open Space and Residential C zone to Existing Public Purposes—Technical School.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, The Olderfleet

Buildings, Ground Floor, 477 Collins Street, Melbourne; and at the offices of the City of Darebin, (Preston Office) City Offices, 350 High Street, Preston and the City of Darebin, (Northcote Office) City Offices, High Street, Northcote.

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

Planning and Environment Act 1987 FITZROY PLANNING SCHEME Notice of Approval of Amendment Amendment L35

The Minister for Planning has approved Amendment L35 to the Local Section of the Fitzroy Planning Scheme.

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

The amendment rezones land bounded by Kerr Street, Gore Street, Argyle Street and a laneway, Fitzroy, from General Industrial to Service Business.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and at the offices of the City of Yarra, Richmond Town Hall, Bridge Road, Richmond.

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

Planning and Environment Act 1987 SPRINGVALE PLANNING SCHEME Notice of Approval of Amendment Amendment L84

The Minister for Planning has approved Amendment L84 to the Local Section of the Springvale Planning Scheme.

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

The amendment modifies the provisions of the Redwood Gardens Industrial Estate, Boundary Road, Dingley, controls in the Garden Industrial Zone to allow the Responsible Authority to permit a single take away food premises in association with a cafe or restaurant either within the business centre or at 370 Boundary Road.

A copy of the amendment can be inspected free of charge during office hours at the offices of the City of Springvale, Civic Centre, 397–405 Springvale Road, Springvale and at the Department of Planning and Development, 477 Collins Street, Melbourne.

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

Planning and Environment Act 1987 KNOX PLANNING SCHEME Notice of Approval of Amendment Amendment L69

The Minister for Planning has approved Amendment L69 to the Knox Planning Scheme.

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

The amendment rezones the former Scoresby Heights Primary School site on the north-east corner of Cavell and Zerfas Streets, Knoxfield, from Existing Public Purposes Reservation to Knox Residential Zone.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and the City of Knox, 511 Burwood Highway, Knoxfield.

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

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

The Minister for Planning has approved Amendment L15 to the Sandringham Planning Scheme.

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

The amendment inserts a site specific clause in the General Industrial Zone provisions of the Planning Scheme Ordinance to allow a small part of a building addition to extend above the height requirement within the zone.

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

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

Planning and Environment Act 1987 WILLIAMSTOWN PLANNING SCHEME Notice of Approval of Amendment Amendment L32

The Minister for Planning has approved Amendment L32 to the Local Section of the Williamstown Planning Scheme.

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

The amendment rezones 43 Newcastle Street, Newport from a Public Purpose 1—Commonwealth Government Reserve to a Residential C Zone.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, 477 Collins Street, Melbourne and at the offices of the City of Hobsons Bay (Williamstown Office), 208 Hall Street, Spotswood.

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

Planning and Environment Act 1987 HAWTHORN PLANNING SCHEME Notice of Approval of Amendment Amendment L22

The Minister for Planning has approved Amendment L22 to the Local Section of the Hawthorn Planning Scheme.

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

The amendment affects land on the north side of Toorak Road between Auburn and Tooronga Roads, being odd numbers from 749 to 795 Toorak Road and 383 Tooronga Road. It proposes to rezone the land from Residential C to a new zone Residential Mixed Use (Tooronga) zone.

A copy of the amendment can be inspected free of charge during office hours at the offices of the City of Boroondara, Hawthorn District Office, Town Planning Department, 360 Burwood Road, Hawthorn and at the Department of Planning and Development, 477 Collins Street, Melbourne.

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

Planning and Environment Act 1987 MELBOURNE PLANNING SCHEME Notice of Approval of Amendment Amendment L163

The Minister for Planning has approved Amendment L163 to the Local Section of the Melbourne Planning Scheme.

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

The amendment provides for development and use of 192-194 The Avenue, Parkville for residential units together with associated car parking.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and at the offices of the City of Melbourne, Sixth Floor, Council House, 200 Little Collins Street, Melbourne.

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

Planning and Environment Act 1987 SOUTH MELBOURNE PLANNING SCHEME

ST KILDA PLANNING SCHEME Notice of Approval of Amendment Amendment RL162

The Acting Minister for Planning has approved Amendment RL162 to the Local Section of the South Melbourne Planning Scheme and the St Kilda Planning Scheme.

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

The amendment affects land known as Albert Park, generally bounded by Albert Road, Kings Way, Queens Road, Fitzroy Street and the St Kilda Light Rail Line, City of Port Phillip.

The amendment alters the Reserved Land and the Urban Conservation Areas controls of both the South Melbourne Planning Scheme and the St Kilda Planning Scheme to exempt any buildings and works including demolition undertaken by or on the behalf of Melbourne Parks and Waterways which are consistent with any of the following:

- * The reservation of Albert Park as Open Space—Public Existing
- The Albert Park Master Plan approved by the Minister for Conservation and Environment
- * The buildings, works or demolition are located on reserved land and the buildings, works or demolition consistent with the Albert Park Master Plan

from requiring planning approval.

A copy of the amendment can be inspected free of charge during office hours at the offices of the City of Port Phillip, corner Carlisle Street and Brighton Road, St Kilda and at the Department of Planning and Development, 477 Collins Street, Melbourne.

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

Planning and Environment Act 1987 WAVERLEY PLANNING SCHEME Notice of Lapsing of Amendment Amendment L37

The City of Waverley has abandoned Amendment L37 to the Waverley Planning Scheme.

The amendment proposed to delete "junk yard" as a Section 3 prohibited use within the Monash Precinct Zone.

The amendment lapsed on 8 November 1994.

GEOFF CODE Manager Planning Co-ordination Branch Department of Planning and Development Planning and Environment Act 1987 FOOTSCRAY PLANNING SCHEME Notice of Lapsing of Amendment

Amendment L26 Part 2

Pursuant to section 30 (1) (a) of the Planning and Environment Act 1987, Amendment L26 Part 2 to the Footscray Planning Scheme has lapsed.

The amendment proposed to include new urban conservation areas and a new set of urban conservation provisions in the Scheme.

The amendment lapsed on 13 September 1993.

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

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

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

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

The amendment rezones approximately 3.75 hectares of land bounded by St Killian, Hamelin, Kennewell and Scott Streets, Bendigo from Low Density Residential to Residential.

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

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

Planning and Environment Act 1987
PHILLIP ISLAND PLANNING SCHEME
Notice of Approval of Amendment
Amendment L56

The Minister for Planning has approved Amendment L56 to the Phillip Island Planning Scheme.

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

The amendment will:

- 1. Introduce the right to establish and operate bed and breakfast accommodation without the need to obtain a planning permit, but subject to the provisions of Clause 9-1 of the State Section of the Planning Scheme.
- 2. Modify the definition of Guest House by changing the minimum number of people who can be accommodated from 5 to 6.

A copy of the amendment can be inspected free of charge during the office hours at the offices of the Shire of Phillip Island, 91–97 Thompson Avenue, Cowes and at the Department of Planning and Development, 477 Collins Street, Melbourne.

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

Planning and Environment Act 1987 ROMSEY PLANNING SCHEME Notice of Approval of Amendment Amendment L29

The Minister for Planning has approved Amendment L29 to the Local Section of the Romsey Planning Scheme.

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

The amendment rezones approximately 6.3 hectares of land at Lot 1, Lancefield-Kyneton Road, Lancefield from General Farming Zone to Light Industrial Zone.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and at the offices of the Shire of Romsey, Shire Offices, Main Street, Romsey.

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

G 50 15 December 1994 3363

Planning and Environment Act 1987 BALLAN PLANNING SCHEME Notice of Approval of Amendment Amendment L12 (Part 1)

The Minister for Planning has approved Amendment L12 (Part 1) to the Local Section of the Ballan Planning Scheme.

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

The amendment introduces a restructure of lots within the Townships of Blakeville and Wallace and provisions relating to the siting and construction of a detached house on each restructured lot.

A copy of the amendment can be inspected free of charge during office hours at the offices of the Moorabool Shire Council, Steiglitz Street, Ballan; at Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and at the Department of Planning and Development, Regional Office, State Government Offices, Ballarat.

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

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

The Minister for Planning has approved Amendment L9 to the Avon Planning Scheme.

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

The amendment converts the Avon Planning Scheme into plain english and removes anomalies or errors that presently exist in the Scheme.

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

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

Planning and Environment Act 1987 WARRNAMBOOL CITY PLANNING SCHEME

Notice of Approval of Amendment Amendment L23 Item 2

The Minister for Planning has approved Amendment L23 Item 2 to the Warrnambool City Planning Scheme.

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

The amendment rezones land described as Crown Allotment 109 and Part Crown Allotments 107, 108 and 110, Parish of Wangoom, located between Rooneys Road and Harrington Road, commencing 200 metres north of Braithwaite Street and land on the north-west corner of Harrington Road and Braithwaite Street, Warrnambool, from Rural 2 (Future Urban) zone to Light Industry zone and introduces a site specific clause for the land which together will enable industrial development of the land.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Planning Division, Ground Floor, Olderfleet Buildings, 477 Collins Street, Melbourne and at the City of Warrnambool Offices, Liebig Street, Warrnambool.

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

Space (Proposed)—B—Public Park Reservation to Residential A Zone to enable residential development of the land.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and the City of Greater Geelong, Osborne House, Swinburne Street, North Geelong.

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

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

Amendment L13 Part 3

The Shire of Moorabool has abandoned Amendment L13 Part 3 to the Ballan Planning Scheme.

The amendment proposed to rezone Crown Allotment 2D, Section 5, Parish of Moorabool West, from Rural Water Catchment Zone to Rural Residential Zone.

The amendment lapsed on 7 November 1994.

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

Planning and Environment Act 1987 GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment Amendment R93

The Minister for Planning has approved Amendment R93 to the Greater Geelong Planning Scheme.

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

The amendment rezones land described as Crown Allotment 8A, Section 5, Block 1, Stringers Lane, Leopold, from Public Open

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

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

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

The amendment corrects an error to the Easements and Restrictions Table in the Scheme. The table removes a restrictive covenant which applied to land formerly occupied by the Keon Park Secondary College, Sturdee Street, Keon Park. The land is now being subdivided for residential purposes.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, 477 Collins Street, Melbourne and at the offices of the City of Darebin, Preston Office, High Street, Preston.

GEOFF CODE Manager Planning Co-ordination Branch Department of Planning and Development G 50 15 December 1994 3365

ORDERS IN COUNCIL

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

Under section 14 of the Historic Buildings Act 1981 the Governor in Council amends the Register by adding Historic Building No. 1065: Bevington Organ, Hamilton Baptist Church, Collins Street, Hamilton

(To the extent of:

1. All of the object known as the Bevington Organ, including the organ bench, located in the Hamilton Baptist Church, Crown Allotment 3 Section 68 County of Dundas.)
Dated 6 December 1994
Responsible Minister:

ROBERT MACLELLAN Minister for Planning

KATHY WILSON Acting Clerk of the Executive Council

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

Under section 14 of the **Historic Buildings Act 1981** the Governor in Council amends the Register by adding Historic Building No. 1067:

J. Ward, Girdlestone Street, Ararat, City of Ararat

(To the extent of:

- 1. All of the building marked B1-B10 including the bluestone wall on Plan No. 605692/2, signed by the Chairperson, Historic Buildings Council and held by the Director, Historic Buildings Council, and
- 2. All of the land marked L1 on Plan No. 605692/1 being 10 m from exterior wall to north, east and west and to Girdlestone Street on the south signed by the Chairperson, Historic Buildings Council and held by the Director, Historic Buildings Council, being part of the land described as Crown Allotment 1, Section 30A in the Parish of Ararat.)

Dated 6 December 1994
Responsible Minister:
ROBERT MACLELLAN
Minister for Planning

KATHY WILSON Acting Clerk of the Executive Council

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

Under section 14 of the **Historic Buildings Act 1981** the Governor in Council amends the Register by adding Historic Building No. 933:

Former No. 3 or 'A' Goods Shed now known as No. 2 Goods Shed, Flinders Street Extension, Spencer Street Railway Yards (To the extent of:

- 1. The building known as Former No. 3 or 'A' Goods Shed, now known as No. 2 Goods Shed, Flinders Street Extension, Spencer Street Railway Yards, marked B1 on Plan 605240U(A) endorsed by the Chairperson, Historic Buildings Council and held by the Director, Historic Buildings Council.
- 2. The land marked L1 on Plan 605240U(A) endorsed by the Chairperson, Historic Buildings Council and held by the Director, Historic Buildings Council, being part of the land contained in Certificate of Title Volume 9808 Folio 879.)

Dated 6 December 1994 Responsible Minister: ROBERT MACLELLAN Minister for Planning

> KATHY WILSON Acting Clerk of the Executive Council

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

Under section 32 (G) of the **Historic Buildings Act 1981** the Governor in Council amends the Register by removing Designated Building:

Primary School No. 1895, Cambridge Street, Collingwood.

Dated 6 December 1994 Responsible Minister: ROBERT MACLELLAN Minister for Planning

> KATHY WILSON Acting Clerk of the Executive Council

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

Under section 32 (G) of the **Historic Buildings Act 1981** the Governor in Council amends the Register by removing Designated Building:

Port Melbourne Primary School, Nott Street, Port Melbourne.

Dated 6 December 1994 Responsible Minister: ROBERT MACLELLAN Minister for Planning

> KATHY WILSON Acting Clerk of the Executive Council

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

Under section 14 of the Historic Buildings Act 1981 the Governor in Council amends the Register by adding Historic Building No. 876:

Former Hawthorn Tramways Trust Depot, Wallen Road, Hawthorn

(To the extent of:

- 1. The buildings known as the Administrative Building and Carsheds, and the former Tower Wagon Shed, at the former Hawthorn Tramways Trust Depot, Wallen Road, Hawthorn, marked B-1 and B-2 (and excluding the steel garage beside the sports ground), on Plan 604820G, endorsed by the Chairperson, Historic Buildings Council and held by the Director, Historic Buildings Council; and
- 2. The land marked L-1 on Plan 604820G, being all the land entered in the Register Book Certificate of Title Volume 9973 Folio 669.)

Dated 13 December 1994 Responsible Minister: ROBERT MACLELLAN Minister for Planning

> KATHY WILSON Acting Clerk of the Executive Council

Historic Buildings Act 1981

Under section 31 (2) of the **Historic Buildings Act 1981** the Governor in Council orders that a permit issue for:

The removal of internal walls from the first floor of Proudfoot's Boathouse in accordance with the attached A4 drawing.

Dated 6 December 1994 Responsible Minister:

> ROBERT MACLELLAN Minister for Planning

> > KATHY WILSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 NOTICE OF INTENTION

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

FOSTER—The temporary reservation by Order in Council of 29 September 1890 of an area of 1.02 hectares of land in the Township of Foster as a site for Public Purposes, revoked as to part by Orders in Council of 17 August 1915 and 24 January 1967, so far only as the portion containing 1114 square metres shown as Crown Allotment 8A, Section 11, Township of Foster on Certified Plan No. 114493 lodged in the Central Plan Office—(Rs 460).

HAWKESDALE—The temporary reservation by Order in Council of 30 January 1865 of 8094 square metres of land being Crown Allotments 7, 8, 9 and 10, Section 5, Township of Hawkesdale, Parish of Kangertong as a site for a Common School so far only as the portion containing 3607 square metres shown as Crown Allotments 7A, 8A, 9A and 9B, Section 5, Township of Hawkesdale on Certified Plan No. 114471 lodged in the Central Plan Office—(C 100276).

MURTOA—The temporary reservation by Order in Council of 10 January 1876 of 3124 square metres of land being Crown Allotment 1, Section 10, Township of Murtoa, Parish of Ashens as a site for Police purposes, so far only as the portion containing 1228 square metres shown as Crown Allotment 1A, Section 10, Township of Murtoa on Certified Plan No. 114477 lodged in the Central Plan Office—(Rs 14225).

PORT CAMPBELL—The temporary reservation by Order in Council of 8 July 1981 of 2024 square metres of land being Crown Allotment 6A, Section 9, Township of Port Campbell as a site for a Departmental Residence, revoked as to part by Order in

Council of 27 September 1994, so far as the balance remaining containing 1002 square metres, more or less—(Rs 11462).

YARRABERB—The temporary reservation by Order in Council of 18 May 1875 of an area of 4047 square metres of land in the Parish of Yarraberb (formerly part of Allotment 2A, Section 19) as a site for State School purposes— (Rs 961).

YARRABERB—The temporary reservation by Order in Council of 28 March 1916 of 2699 square metres of land in the Parish of Yarraberb (formerly part of Allotment 2AA, Section 19) as a site for a State School—(Rs 961).

YARRABERB—The temporary reservation by Order in Council of 23 May 1922 of 3624 square metres of land in Section 19, Parish of Yarraberb as a site for a State School—(Rs 961).

YARRABERB—The temporary reservation by Order in Council of 23 October 1962 of 6576 square metres, more or less, of land in Section 19, Parish of Yarraberb as a site for State School Purposes—(Rs 8167).

YARRABERB—The temporary reservation by Order in Council of 17 October 1989 of an area of 9003 square metres of land being Crown Allotment 2V1, Section 19, Parish of Yarraberb as a site for Education and Sporting purposes— (Rs 14102).

Dated 13 December 1994 Responsible Minister: M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON Acting Clerk of the Executive Council KYABRAM—The temporary reservation by Order in Council of 27 May 1909 of an area of 2279 square metres of land in the Township of Kyabram, Parish of Kyabram East as a site for Police purposes, so far only as the portion containing 809 square metres shown as Crown Allotment 3A, Section 7, Township of Kyabram on Certified Plan No. 113379 lodged in the Central Plan Office—(Rs 1196).

PENSHURST—The temporary reservation by Order in Council of 10 November 1863 of 6070 square metres of land in the Township of Penshurst as a site for Police purposes, revoked as to part by various Orders, so far only as the portion containing 1781 square metres shown as Crown Allotment 2E, Section 18, Township of Penshurst on Certified Plan No. 113284 lodged in the Central Plan Office—(C 92424).

PORTLAND—The temporary reservation by Order in Council of 22 June 1976 of 725 square metres of land being Crown Allotment 56B, Section D, Township of Portland as a site for Public purposes (Ministry for Conservation purposes)—(Rs 10154).

YANGERY—The temporary reservation by Order in Council of 18 July 1967 of 3585 square metres of land adjoining Crown Allotment 1A, Parish of Yangery as a site for State School purposes—(Rs 8681).

Dated 13 December 1994 Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATIONS

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

KATAMATITE—The temporary reservation by Order in Council of 18 March 1878 of an area of 2.023 hectares of land in the Township of Katamatite as a site for Public purposes (State School) so far only as the portion containing 790 square metres shown as Crown Allotment 1A, Section 24, Township of Katamatite on Certified Plan No. 113368 lodged in the Central Plan Office—(Rs 804569).

Crown Land (Reserves) Act 1978
INCORPORATION OF COMMITTEE OF
MANAGEMENT OF NATHALIA
SHOWYARDS AND PUBLIC RECREATION
RESERVE

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

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

under section 14B (3) of the Act, appoints George Trevor Cobbledick to be Chairperson of the corporation.

SCHEDULE

The land in the Township of Nathalia temporarily reserved as a site for Showyards and Public Recreation together with the adjacent part of the public purposes reserve to the Broken River as are shown by green colour on the plan marked N/7.11.94 attached to Department of Natural Resources Conservation and correspondence—(Rs 1094).

Dated 13 December 1994 Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 NOTICE OF INTENTION

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

ALLAMBEE-The temporary reservation by Order in Council of 7 October 1913 of an area of 7967 square metres of land adjoining Crown Allotment 94E, Parish of Allambee as a site for the supply of gravel—(15/10591).

BUNGAREE-The temporary reservation by Order in Council of 30 September 1872 of an area of 4.047 hectares of land in Section 13, Parish of Bungaree as a site for Watering purposes-(Rs 181).

WESTERN-The temporary GREAT reservation by Order in Council of 21 November 1881 of 5868 square metres of land in the Township of Great Western as a site for Water Supply purposes—(Rs 13516).

TOOLAMBA-The temporary reservation by Order in Council of 16 March 1914 of 1578 square metres of land in the Parish of Toolamba (formerly subdivision 32 of Allotment 135) as a site for a Mechanic's Institute—(C 61175).

TOROUAY-The temporary reservation by Order in Council of 18 November 1986 of 413 square metres of land being Crown Allotment G 50 15 December 1994 3369

1A, Section 8, Township of Torquay as a site for Community Health purposes—(Rs 13329). Dated 13 December 1994 Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATION

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

CLUNES-The temporary reservation by Order in Council of 22 December 1862 of an area of 12-14 hectares of land in the Township of Clunes as a site for Public Gardens—(Rs 9945). Dated 13 December 1994

Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 NOTICE OF INTENTION

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

MELBOURNE SOUTH-The temporary reservation by Order in Council of 18 June 1866 of an area of 1.22 hectares of land being Crown Allotments 39, 40, 41 and 42, Parish of Melbourne South as a site for an Asylum for the Blind-(Rs 2500).

Dated 13 December 1994

Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON Acting Clerk of the Executive Council

Shop Trading Act 1987 EXEMPTION FROM CLOSING HOURS PROVISIONS SATURDAY AFTERNOONS

The Governor in Council under section 8 (4A) of the Shop Trading Act 1987 exempts all shops in the Town of Kyabram, within the Shire Minister for Small Business

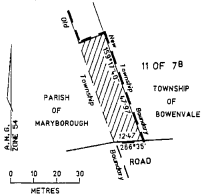
of Campaspe, from any part of the provisions of section 7 (3) (b) (ii) of the **Shop Trading Act** 1987 on the following days:

Saturday, 17 and 24 December 1994, between the hours of 1.00 p.m. and 5.00 p.m. Dated 13 December 1994 Responsible Minister: VIN HEFFERNAN

KATHY WILSON Acting Clerk of the Executive Council

Land Act 1958 EXCISION FROM TOWNSHIP OF BOWENVALE

The Governor in Council under section 25 (3) (d) of the Land Act 1958 diminishes the Township of Bowenvale proclaimed on 27 May 1952 by the excision therefrom of the portion indicated by hatching on plan hereunder—(C 93650).



Dated 13 December 1994 Responsible Minister: M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON Acting Clerk of the Executive Council

Land Act 1958 UNUSED ROADS CLOSED

The Governor in Council under section 349 of the Land Act 1958 and with the consents in writing of the municipalities concerned and the adjoining owners closes the following unused roads:

MUNICIPAL DISTRICT OF THE CITY OF BALLARAT

BALLARAT—The road in the Township of Ballarat, Parish of Ballarat shown as Crown Allotment 5B, Section 103 on Certified Plan No. 114524 lodged in the Central Plan Office—(93.1137).

MUNICIPAL DISTRICT OF THE SHIRE OF CHILTERN

BARNAWARTHA SOUTH—The road in the Parish of Barnawartha South shown as Crown Allotment 6A, Section 14, on Certified Plan No. 114496 lodged in the Central Plan Office—(L8/5446).

Dated 13 December 1994 Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON Acting Clerk of the Executive Council

Health Services Act 1988

AMALGAMATION OF TRARALGON
COMMUNITY HEALTH CENTRE
INCORPORATED, MORWELL
COMMUNITY HEALTH CENTRE
INCORPORATED, CHURCHILL
COMMUNITY HEALTH CENTRE
INCORPORATED AND MOE NARRACAN
COMMUNITY HEALTH CENTRES
INCORPORATED, TO BE KNOWN AS THE
LATROBE COMMUNITY HEALTH
SERVICE INCORPORATED

The Governor in Council, on the recommendation of the Minister for Health made after receiving advice from the Secretary to the Department of Health and Community Services, under section 64 (6) of the Health Services Act 1988 ("the Act") directs that:

- 1. Under section 65 (1) of the Act, Traralgon Community Health Centre Incorporated, Morwell Community Health Centre Incorporated, Churchill Community Health Centre Incorporated and Moe Narracan Community Health Centres Incorporated, be amalgamated.
- 2. 1 February 1995 be specified as the date for the purposes of section 65 (2) of the Act and in particular as the date on which—
 - (a) the incorporation of Traralgon Community Health Centre Incorporated, Morwell Community

Health Centre Incorporated, Churchill Community Health Centre Incorporated and Moe Narracan Community Health Centres Incorporated, shall be cancelled; and

- (b) a new registered funded agency entitled Latrobe Community Health Service Incorporated, shall come into existence as if a certificate of incorporation has been granted under the Associations Incorporation Act 1981; and
- (c) the initial Board of Management of the Latrobe Community Health Service Incorporated will be constituted of the following members:

Public Hospital Board Representative: Peter Tyler, Latrobe Regional Hospital.

Local Government Representative: Dianne Goulding, Latrobe Municipality

Representative of each ex-Management Committee:

Churchill: President, Don Flanigan Traralgon: President, John Larson Moe Narracan: President, Betty Collins Morwell: President, Brian Macintosh Erica Advisory Committee: President, Annette Bloomfield

Central-West Gippsland Division of General Practice: Dr Alisdair Barnes

- 3. Under section 65 (3) of the Act, the initial Board of Management shall be appointed for a term of office which expires on the day of the first annual general meeting of the new Latrobe Community Health Service Incorporated, which will be held in September 1995 and upon which the first election of members of the Board of Management will be held pursuant to its rules.
- 4. Under section 65 (4) of the Act Latrobe Community Health Service Incorporated is declared to be an incorporated association under the Associations Incorporation Act 1981, with effect from 1 February 1995.

Dated 13 December 1994 Responsible Minister: MARIE TEHAN Minister for Health

KATHY WILSON Acting Clerk of the Executive Council

3372 G 50 15 December 1994

NOTICE OF MAKING OF STATUTORY RULES WHICH ARE NOT YET AVAILABLE

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

	Evidence Act 1958		
202/1994	Evidence	(Recorded	
	Evidence)	Regulations	
	1994		

Health Act 1958

	Alcain fict i			,,,,
203/1994	Health	(Use	of	Waste
	Wate	r)		(Fees
	Regu	lations	1994	

Dentists Act 1972

204/1994 Dentists (Fees) Regulations 1994

Physiotherapists Act 1978

205/1994 Physiotherapists (Qualifications Amendment)
Regulations 1994

Planning and Environment Act 1987

206/1994 Planning and Environment (Amendment) Regulations 1994

Transport Accident Act 1986

207/1994 Transport Accident
(Impairment)
(Amendment)
Regulations 1994

Business Franchise (Tobacco) Act 1974

208/1994 Business Franchise
(Tobacco and Petroleum
Products) (Further
Amendment)
Regulations 1994

NOTICE OF MAKING AND AVAILABILITY OF STATUTORY RULES

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

Note: The date specified after each Statutory Rule is the date it was first obtainable from—
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Health Act 1958

191/1994	Health	(Pest	Control
	Opera	itors)	
	(Qual	ifications)
	(Ame	ndment)	
	Regui	ations 10	04

9 December 1994 Code A

Wildlife Act 1975

192/1994 Wildlife (State Game Reserve) Regulations 1994

13 December 1994 Code B

Control of Weapons Act 1990

193/1994 Control of Weapons (Knives) Regulations

1994 9 December 1994

December 1994 Code A

Lotteries Gaming and Betting Act 1966

194/1994 Lotteries, Gaming and
Betting
(Administration)
(Amendment)
Regulations 1994

9 December 1994 Code A

County Court Act 1958

195/1994 County Court (Chapter I Amendment No. 22) Rules 1994

12 December 1994 Code B

Supreme Court Act 1986

196/1994 Supreme Court (Chapter I Amendment No. 34) Rules 1994

13 December 1994 Code A

Magistrates' Court Act 1989

197/1994 Magistrates' Court Civil Procedure (Further Amendment) Rules 1994

14 December 1994

Magistrates' Court Act 1989

Code A

Code B

Code A

Code B

Code A

198/1994 Magistrates' Court Civil Procedure (Costs) Rules 1994

14 December 1994

Magistrates' Court Act 1989

199/1994 Magistrates' Court (Arbitration) (Professional Costs) Regulations 1994

14 December 1994

Environment Protection Act 1970

200/1994 Environment Protection (Scheduled Premises and Exemptions)

Regulations 1994

14 December 1994

Melbourne and Metropolitan Board of Works Act 1958

201/1994 By-law No. 335: Melbourne
Water Corporation
Employees'
Superannuation Fund
(Further Amendment)
Regulations 1994

14 December 1994

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

Price Code	No. of Pages (Including cover and blank pages)	Price
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C	33-48	\$5.50
D	49–96	\$8.50
E	97-144	\$11.00
F	145-192	\$13.00
G	193-240	\$15.00
н	241-288	\$16.00
I	289-352	\$18.00
J	353-416	\$21.00
K	417-480	\$24.00
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ADVERTISERS PLEASE NOTE

As from 15 December 1994

The last Special Gazette was No. 96 Dated 13 December 1994

The last Periodical Gazette was No. 12 Dated 21 November 1994

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