



Victoria Government Gazette

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GENERAL

GENERAL GAZETTE

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PRIVATE ADVERTISEMENTS

Water Act 1989

**SUNRAYSIA RURAL WATER AUTHORITY
MURRAY SUNRAYSIA WATER**
Extent of Red Cliffs Irrigation District
Diminished

Pursuant to section 104 (b) of the **Water Act 1989**, notice is hereby given that the Sunraysia Rural Water Authority trading as Murray Sunraysia Water resolved on 16 November 1994 to diminish the extent of the Red Cliffs Irrigation District by excising the area of land being Lots 1, 2, 3, 4, 11 and 12 Plan of Subdivision 329080R located on Part of the Aldred Estate, and also described as being Part Crown Allotment 61, Section B, Parish of Mildura.

CHRIS STOLTZ
Chief Executive Officer
Murray Sunraysia Water

**Land Act—Section 134—Crown Lease
ADVERTISEMENT FOR GRANT OF LEASE**

Notice is hereby given that Ileola Pty Ltd (A.C.N. 007 069 196) has applied for a Crown lease pursuant to section 134 of the **Land Act 1958** for a term of three (3) months in respect of Crown allotment 8B. No Section Parish of Moorabbin known as 305-313 Hampton Street, Hampton for Commercial/Retail purposes.

NOTICE OF PARTNERSHIP DISSOLUTION

As at 12 December 1994, the partnership between Mr. Adnan Minabari and Mr. Osman Memisevic in the business known as "Cafe Sate" trading from 817-819 Sydney Road, Brunswick was dissolved.

Dated 12 December 1994

MCCLUSKYS

Take note that the coin laundry partnership business carried on by John Platis, Maria Platis, Jerry Reos and Georgia Reos from business premises situated at 85 Cavanagh Street, Cheltenham has been dissolved as of 21 November 1994. Jerry Reos and Georgia Reos will not be responsible for any partnership debts and obligations nor have any authority to incur any liability on behalf of the partnership from this date onwards. John Platis and Maria Platis

will not accept responsibility for any debts incurred on behalf of the partnership by Jerry Reos or Georgia Reos from 21 November 1994.
MOISIDIS, solicitors, 221 Queen Street.

DISSOLUTION OF PARTNERSHIP

Take notice that the partnership of Cal's Cleaning Service conducted by Calder Reid and Carole Margaret Reid (formerly Miriklis) has been resolved effective from 1 September 1994.

DAVID GIBBS & ASSOCIATES, lawyers,
2 High Street, Hastings

Take notice that the partnership which had hitherto existed between David William Craig and Amanda Jane Craig formerly of 874 Nepean Highway, Mornington but now of 67 Kalimna Drive, Mornington has been dissolved, the dissolution effective from 30 December 1994.

DISSOLUTION OF PARTNERSHIP

Take notice that as and from 1 January 1995 Robert George Aisbett and Janice Mary Aisbett have retired from the partnership previously conducted by themselves and Trevor John Bysouth which traded as "Hey Presto". The firm will be continued by the said Trevor John Bysouth.

THOMPSON, FRANCIS & COMPANY,
solicitors, 27-29 Roberts Avenue, Horsham

**NOTICE OF DISSOLUTION OF
PARTNERSHIP**

Take notice that Nuttiya Hegedich of 16/37 Osborne Ave, Glen Iris (hereinafter called "the remaining partner") and Richard Hegedich of 23 Beatty Crescent, Ashburton (hereinafter called "the retiring partner") who have been carrying on the business of take away food at shop 7/259 Collins St, Melbourne in partnership with each other, have dissolved such partnership as at 30 November 1994.

As a consequence Richard Anthony Hegedich has retired from the partnership and his title and part-ownership have now been transferred to Nuttiya Hegedich, the remaining partner, who is continuing the business on her own account under the business name of Nuttiys Thai-Take

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away and catering from the premises at shop 7/259 Collins Street, Melbourne.

Dated 5 January 1995

McKEAN & PARK, solicitors, 405 Little Bourke Street, Melbourne

LYDIARD No. 1 CO-OPERATIVE HOUSING SOCIETY LIMITED

CARDIGAN VILLAGE No. 1 CO-OPERATIVE HOUSING SOCIETY LIMITED
PROGRESSIVE No. 1 CO-OPERATIVE HOUSING SOCIETY LIMITED

PROGRESSIVE No. 4 CO-OPERATIVE HOUSING SOCIETY LIMITED

Notice of Final Meeting in Voluntary Winding Up

Take notice that the affairs of the abovenamed Societies are now fully wound up and that in pursuant of Section 272 (1) of the **Companies Act 1961** and of the **Co-operative Housing Societies Act 1958**, a general meeting of the societies will be held at the office of Doepel, Lilley & Taylor, 44 Armstrong Street South, Ballarat on Monday, 13 February 1995 at 5.00 p.m. for the purposes of:

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

Dated 3 January 1994

G. W. CUNNINGHAM
Liquidator

ELLEN LILLIAN SMITH, late of "Clovelly"
Frankston-Flinders Road, Somerville in the State of Victoria, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 17 February 1990, are required by the applicant for the grant of administration, Thelma Georgina Beatrice Hutchinson of 288 Jones Road, Somerville in the State of Victoria to send particulars to her by 6 February 1995, after which date the applicant for grant of administration may convey or distribute the

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assets, having regard only to the claims of which she then has notice.

GUTHRIE & ASSOCIATES, solicitors, 70 Station Street, Somerville

Creditors, next of kin or others having claims in respect of the estate of George Macumber, late of 15 Caroola Road, East Ringwood, gentleman, deceased, who died on 8 September 1994, are to send particulars of their claims to the executors care of the undermentioned solicitors by 16 February 1995, after which date the executors will distribute the assets having regard only to the claims of which the executors then has notice.

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

Creditors, next of kin and others having claims in respect of Veronica Margaret Beames, late of 2 Warranilla Avenue, Rosebud in the State of Victoria, widow, deceased, who died on 14 August 1994, are to send particulars of their claims to the executrix, care of the undermentioned solicitors by 22 February 1995, after which date the executrix will distribute the assets having regard only to the claims of which she then has notice.

FEATHERBY'S, solicitors, 1043a Point Nepean Road, Rosebud

Creditors, next of kin and others having claims in respect of the estate of Ursula Mary Green, late of Cluny Hostel, 34 Wrixon Street, Kew, in the State of Victoria, retired teacher, deceased, who died on 29 October 1994, are required by Brian Norbert Taylor, the executor of the will of the said deceased, to send to him care of the undersigned solicitors particulars thereof by 8 March 1995, after which date he will distribute the assets of the deceased having regard only to the claims of which he shall then have notice.

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

Creditors, next of kin and others having claims in respect of the estate of Antoine Kotoukis, late of 4 Webb Street, Burwood, retired, deceased, who died on 31 August 1994, are required by Iris Kotoukis the executrix of the will of deceased to send particulars of their claims to the said executrix care of the undermentioned solicitors by 11 March 1993, after which date she will distribute the assets of

the estate having regard only to the claims of which she then has notice.

ARTHUR PHILLIPS & JUST, 50/525
Collins Street, Melbourne

Creditors, next of kin and others having claims in respect of the estate of Kevin Anthony Frewen, late of Arundel Road, Keilor, Victoria, transport operator, deceased, who died on 1 April 1994, and probate of whose will was granted by the Supreme Court of Victoria in its Probate Jurisdiction on 27 October 1994, are required to send particulars of their claims to the executor care of the undermentioned solicitors by 1 March 1995, after which date the executor will distribute the assets having regard only to the claims for which notice has been received.

CLOONAN & CLOONAN, solicitors, 123
Buckley Street, Essendon

Creditors, next of kin and others having claims against the estate of Geordanis Manias, also known as Jordan Manias, late of 69 Princes Highway, Dandenong, pensioner in the State of Victoria, who died on 7 September 1993, are required to send particulars of the claims to the administrator Steve Manias, care of the undermentioned solicitor by 1 March 1995, after which date he will distribute the estate of the deceased having regard only to the claims of which he then has notice.

GERALD GIAMPICCOLO, solicitor, 329
Thomas Street, Dandenong

Creditors, next of kin and others having claims in respect of the estate of Andrew Brian Gleeson, late of 36 Abbott Street, Sandringham, Victoria, flight analyst, deceased, who died on 23 April 1994, are requested to send particulars of their claims care of the undermentioned solicitors on or before 21 March 1995, after which date the estate will be distributed having regard only to the claims of which it then has notice.

PURCELL, BALFE & WEBB, solicitors,
220 Chesterville Road, Moorabbin

Creditors, next of kin and others having claims in respect of the estate of Leonard Vivian Elmer, deceased, who died on 1 January 1994 are required by the administratrix to send particulars of their claim to the undermentioned firm by 14 March 1995, after which date the Trustee will convey or distribute assets having

regard only to the claims of which the Trustee then has notice.

LOMBARD & ASSOCIATES, solicitors, 27
Station Road, Cheltenham

Creditors, next of kin and others having claims in respect of the estate of Lillian Jane Jones late of 15 Nan Street, Box Hill, retired, deceased, who died on 8 October 1994 are required by Ivy May Jones the Executrix of the will of the deceased to send particulars of their claims to the said Executrix care of the undermentioned solicitors by 20 March 1995, after which date she will distribute the assets of the estate having regard only to the claims of which she then has notice.

ARTHUR PHILLIPS & JUST, 50/525
Collins Street, Melbourne

ADA MARTHA DAVY, late of Lynden Nursing Home, 49 Lynden Street, Camberwell, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 30 July 1994 are required to send particulars of their claims to the executrix Barbara Joan Hassing care of the undermentioned solicitor by 23 March 1995, after which date she will convey or distribute the assets having regard only to the claims of which she then has notice.

JAMES HOPPER, solicitor, 409 Whitehorse Road, Balwyn

Creditors, next of kin and others having claims in respect of the estate of Geraldine Anne Turnbull late of 6 Gillespie Court, Cranbourne, Victoria, married woman, deceased who died on 27 November 1994 are to send particulars of their claims to the executor Ian Duthie Turnbull care of the undermentioned solicitors by 20 March 1995 after which date the executor will distribute the assets having regard only to the claims of which he then has notice.

BRENDAN H. HARDIMAN &
ASSOCIATES, solicitors, 108 Railway Avenue,
Ringwood East

Creditors, next of kin and others having claims in respect of the estate of Rose May Hartland late of 100 Barnard Street, Bendigo, deceased, who died on 5 October 1994 are required by the trustee to send particulars of their claims to the trustee care of the

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undermentioned solicitors by 9 March 1995, after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee then has notice.

BECK SHEAHAN QUINN & KIRKHAM,
110 Pall Mall, Bendigo

Creditors, next of kin and others having claims in respect of the estate of Malcolm Leith Grinham, late of 68 The Esplanade, Maribymong, retired slaughterman, deceased, who died on 18 November 1994 are requested to send particulars of their claims to the administratrix, Pamela Elsie Mackenzie of 64 Coolibah Drive, Greenwood, married woman care of the undersigned solicitors by 3 March 1995, after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

SECOMBS, solicitors of 100 Paisley Street, Footscray

Creditors, next of kin and others having claims in respect of the estate of Gladys May Mullett late of 6 Lexia Street, Ashburton, Victoria, widow, deceased, who died on 15 November 1994 are required by the executor, ANZ Executors & Trustee Company Limited (A.C.N. 006 132 332) of 530 Collins Street, Melbourne to send particulars to them by 1 March 1995, after which date it may convey or distribute the estate having regard only to the claims of which it then has notice.

MILLS OAKLEY MCKAY, solicitors, 131 Queen Street, Melbourne

Creditors, next of kin and others having claims in respect of the estate of Mary Cecilia Cave late of 99 Crookston Road, Reservoir, retired, deceased, who died on 11 November 1994, are required by James Daniel Carroll the executor of the will of the said deceased to send to him care of the undersigned solicitors particulars thereof by 10 March 1995, after which date he will distribute the assets of the deceased having regard only to the claims of which he shall then have notice.

GAVAN DUFFY & KING, 83 William Street, Melbourne

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EDITH WHITWELL HARDINGHAM, of 41 Bakers Gully Road, Bright in the State of Victoria, pensioner, deceased

Creditors, next of kin, and others having claims in respect of the estate of the deceased, who died on 6 September 1994 are required by the trustees Leon Peter Francis and Ian Campbell Richards care of Belbridge Hague solicitors, 522 Kiewa Street, Albury, to send particulars to them by 3 March 1995, after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

Dated 21 December 1994

MARIA ATHANAILEAS, late of 54 Holden Street, North Fitzroy, widow, 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 the executor, Leo Dimos of 226 Swanston Street, Melbourne, Victoria to send particulars to him by 15 March 1995, after which date the executor may convey or distribute the assets having regard only to the claims of which he then has notice.

Dated 20 December 1994

LEO DIMOS & ASSOCIATES, solicitors, 226 Swanston Street, Melbourne

LILIAN ESTHER MATHEWS, late of Mountain View via Poowong, widow, deceased

Creditors next of kin and others having claims in respect of the estate of the deceased who died on 25 January 1994 are required by the trustees Wrenford Milton Mathews and Albert Charles Mathews to send particulars of their claims to them care of the undersigned solicitors by 8 March 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 Albert Charles Phillip Shergold, late of 1A Boston Road, Balwyn in the State of Victoria, chartered accountant who died on 7 September 1994 are to send particulars of their claims to one of the executors, Trust Company of Australia Limited of 151 Rathdowne Street, Carlton South in the

State of Victoria by 15 March 1995, after which date the executors will distribute the assets having regard to the claims of which they then have notice.

TRUST COMPANY OF AUSTRALIA LIMITED, 151 Rathdowne Street, Carlton South

Creditors, next of kin or others having claims in respect of the estate of Donald Robert Kemp late of 54 Pritchard Street, Swan Hill, Victoria, retired, deceased who died on 12 October 1994 are to send particulars of their claims to the executor Janice Ella Abbott care of the undermentioned solicitors by 23 February 1995, after which date the executor will distribute the assets having regard only to the claims of which she then has notice.

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

Creditors, next of kin or others having claims in respect of the estate of Rayna Patricia Maskell late of 5 Beveridge Street, Piangil, Victoria, widow, deceased who died on 21 August 1994 are to send particulars of their claims to the executor William Clifford Maskell care of the undermentioned solicitors by 23 February 1995, after which date the executor will distribute the assets having regard only to the claims of which he then has notice.

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

JANE ANN HARLOW, formerly of Drouin but late of "Cooinda Lodge" Landsborough Road, Warragul, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 11 November 1994 are required by the trustees Elizabeth Cumming and Graeme Edward Harlow to send particulars of their claims to them care of the undersigned solicitors by 10 March 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

WALTER CHARLES COOK, late of Telegraph Road, Rokeby, Victoria, farmer, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 16 July 1994 are required by the trustees Lorna Muriel Rieger and Philip Russell Cook to send particulars of their claims to them care of the undersigned solicitors by 8 March 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 against the estate of Francis Leslie Pitman late of 561 Centre Road, East Brighton, formerly of 3/34 Billson Street, East Brighton, Victoria, retired manager, deceased who died on 10 December 1993 are hereby required to send particulars in writing of such claims to the executors care of Verna A. Cook, solicitor at her address by 24 February 1995 after which date the said executors will proceed to distribute the assets having regard only to the claims of which she shall then have had notice.

VERNA A. COOK, solicitor, 5/8 St Andrews Street, Brighton

Creditors, next of kin and others having claims in respect of the estate of Joseph Hunt formerly of 20 Parkmore Road, Keysborough, Victoria but late of Berwick Private Nursing Home, Hessel Road, Berwick, Victoria, retired farmer, deceased who died on 6 August 1994 are required to send particulars of their claims to the administrator care of the undermentioned solicitors by 2 March 1995, after which date the Administrator will distribute the assets having regard only to the claims for which notice has been received.

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

JANET RUSSELL CURRIE THOMPSON, formerly of 4 Brook Place, Yarraville, married woman but late of 9-15 Chatham Road, Canterbury, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 26 November 1994 are required by the personal representative Campbell Louis Busch of Unit 1, 42 Range Street, Camberwell to send particulars to him care of the

undermentioned solicitors by 20 March 1995 after which date the personal representative may convey or distribute the assets having regard only to the claims of which he then has notice.

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

FREDERICK MELBOURNE LAMB, late of
"Avonsleigh" 41 Robe Street St. Kilda,
jackaroo, deceased, intestate

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 23 August 1994 are required by the personal representatives ANZ Executors & Trustee Company Limited (A.C.N. 006 132 332) of 2/530 Collins Street, Melbourne to send particulars to them care of the undermentioned solicitors by 20 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

Creditors, next of kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited A.C.N. 064 593 148, 168 Exhibition Street, Melbourne, Victoria, 3000 the personal representative, on or before 8 March, 1995 after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

Ayton, Jean Beryl, late of 45 Keisby Street, Reservoir, pensioner, died on 30 September 1994.

Bowcher, Elsie Caroline, late of 14A Cecil Street, Benalla, spinster, died on 31 July 1994.

Chaim, John, late of Unit 4, 176 Warrigal Road, Mentone, retired, died on 1 September 1994.

Cooke, Hilda Beatrice, late of 8 Robinsons Road, Baxter, pensioner, died on the 5 October 1994.

Evans, Ethel Gertrude, also known as Ethel Gertrude Fletcher, late of Unit 13 Koolkuna Lane, Hampton, retired, died on 17 September 1994.

Fern, John William, late of 24 Wills Street, Melbourne, pensioner, died on 31 October 1994.

Finch, Frederick, late of Ovens & Murray Hospital, Beechworth, retired, died on 10 June 1994.

Fuller, Patrick, late of 147 Victoria Parade, Fitzroy, pensioner, died on 17 September 1994.

Lampitt, Dell, late of Osburn Lodge Private Nursing Home, 21 Osburn Street, Wodonga, married woman, died on 4 August 1994.

Lewis, Annie Beulah, late of 1 Elliott Street, Ascot Vale, home duties, died on 23 October 1994.

Long, Albert Sanders, late of Unit 92, Meadowvale Village, Pagie Drive, Pakenham, retired, died on 11 August 1994.

Lourensz, John Alexander, late of 8 Chauvell Street, Heidelberg Heights, retired public servant, died on 26 October 1994.

Maher, Doris Frances, late of 139, 150 Victoria Avenue, Albert Park, retired, died on 18 October, 1994.

Moodie, Gwendoline Veronica, late of 30 Kennedy Street, South Oakleigh, widow died on 16 October 1992.

Moravec, Frank, late of Richmond Grove Private Nursing Home, 33 Bendigo Street, Richmond, pensioner, died on 8 September 1994.

O'Connell, Kathleen Veronica, late of 16 Walsal Avenue, Reservoir, widow, died on 21 July 1994.

Owen, Hans Stanley Stewart, late of Bendigo Psychiatric Centre, Eaglehawk, pensioner, died 26 March 1994.

Prewett, Robert William, late of 16 Gertrude Street, Sunshine, clerical assistant, died on 14 August 1994.

Rhode, Marianne Irmgard, late of Unit 1, 91 Victoria Street, Warrigal, retired, died on 23 October 1994.

Robinson, Jessie Irene, late of 39 Armadale Street, Armadale, pensioner, died on 3 July 1994.

Rosenfield, Maxwell Samuel, late of Hanslope Nursing Home, Alphington, pensioner, died on 18 September 1994.

Smith, Alison Craig, late of 63 Lohr Avenue, Inverloch, pensioner, died on 2 October 1994.

Vines, Grace, late of Latrobe Private Nursing Home, 14 Como Street, Alphington, pensioner, died on 18 October 1994.

Vyner, Leonard Francis, late of Tone Road, Wangaratta, retired linesman, died on 16 July 1994.

Williams, Edmund Frank, late of 3 Lavelle Street, Blackburn, retired, died on 19 February 1994.

Zeplin, Barbara Eleanor, late of a Salisbury Road, Ashwood, retired, died on 6 August 1994. Dated at Melbourne 28 December 1994

B. F. CARMODY
Managing Director
State Trust Corporation of Victoria

Creditors, next of kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited A.C.N. 064 593 148, 168 Exhibition Street, Melbourne, Victoria, 3000 the personal representative, on or before 18 March 1995 after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

Anderson, Leslie, late of 10 Grant Street, Oakleigh, retired, died on 3 August 1994.

Barnard, Noel Frederick, late of 3/516 South Road, Moorabbin, retired, died on 5 September 1994.

Burns, Agnes Dorothy, late of Belvedere Park Nursing Home, Pecks and Profita Avenue, Sydenham, pensioner, died on 6 September 1994.

Calcott, Norma Louise, late of 343 Albert Street, Brunswick, widow, died on 25 August 1994.

Cunningham, Maxwell Thomas James, late of 29 Cobden Street, Bright, pensioner, died on 3 September 1994.

De Ross, William Alexander, late of Acacia House Nursing Home, The Boulevard, Shepparton, pensioner, died on 19 August 1994.

Dwyer, Kevin Francis, late of Victoria Gardens Special Accommodation Home, 1 New Street, Hawthorn, retired engineer, died on 12 August 1994.

Duell, Edward Henry, late of 27 Jackson Road, Highett, retired waterside worker, died on 21 August 1985.

Gardiner, Charles Herbert George, late of 440 Camberwell Road, Camberwell, retired, died on 26 June 1994.

Ginevra, Vincenzo, also known as Jim Ginevra, 15 Allen Street, Bulleen, retired, died on 20 September 1994.

Hams, Robert William, late of Duretta Private Nursing Home, 60 The Avenue, Windsor, pensioner, died on 1 August 1994.

Lake, Walter George Alfred, late of 1-3 Maxflo Court, Highett, retired nursery employee, died on 9 October 1994.

Miller, Charles Badin, also known as Charles Miller, formerly of 23 Francis Street, Ascot Vale but late of Carisbrooke Private Nursing Home, 31 Hopetoun Avenue, Canterbury, died on 19 January 1988.

Moore, Herbert Henry, late of Kingston Road, Heatherton, pensioner, died on 4 August 1994.

O'Connor, Ann Mary Veronica, also known as Annie Mary Veronica O'Connor, late of Karinyah Private Nursing Home, 69 Broadway, Camberwell, pensioner, died on 4 August 1994.

Newman, Charles, late of Arlington Private Nursing Home, 3 Collins Street, Thornbury, pensioner, died on 10 September 1994.

Norman, Elsie Nay, also known as Elsie Norman, late of 62 Fulham Road, Alphington, pensioner, died on 21 May 1994.

Richardson, Reginald James, late of 15 Keon Street, Thornbury, retired, died on 16 May 1991.

Tarbit, Isaac, late of Jesmine Lodge, 56 Mount Dandenong Road, Ringwood, retired, died on 11 August 1994.

Williams, George Henry, late of Unit 7, 2 Brookfield Court, Hawthorn East, pensioner, died on 4 October 1994.

White, Rose Agnes Mary, late of 182 Victoria Street, Brunswick, pensioner, died on 22 April 1994.

Dated at Melbourne on 30 December 1994

B. F. CARMODY
Managing Director
State Trust Corporation of Victoria

Creditors, next of kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited A.C.N. 064 593 148, 168 Exhibition Street, Melbourne, Victoria, 3000 the personal representative, on or before 8 March 1995 after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

Bolduan, Beatrice Ivy Claire, late of 45 Cressy Street, Malvern, home duties died on 15 August 1994.

Fawcett, Ella Elizabeth, late of 953 Dandenong Road, Malvern East, widow, died on 18 August 1994.

Gowan, Felix Francis Geoffrey, also known as Geoffrey Cowan, formerly of Unit 5, 13-15 Pride Street, Torquay but late of Belmont Lodge, 34-36 Church Street, Coburg, pensioner, died on 9 October 1994.

Hollier, Keith John, late of Unit 2, 48 Passfield Street, West Brunswick, pensioner, died on 10 July 1994.

Jarrett, Cora Daphne, formerly of Lions Brae Hostel, Maroondah Highway, Ringwood East but late of Springfield Private Nursing Home, 162 Albert Avenue, Boronia, retired, died on 29 July 1994.

Mann, Victoria Nessie, late of Osburn Lodge, Osburn Street, Wodonga, widow, died on 9 September 1994.

Mansfield, Lionel Alfred, late of Duretta Nursing Home, 60 The Avenue, Windsor, pensioner, died on 10 September 1994.

Martin, Maude Mary, late of 11 Furneaux Grove, East St Kilda, home duties, died on 26 August 1994.

Minga, Michael, late of 94 Jesson Street, Dandenong, fork lift driver, died on 3 February 1993.

Rede, Patricia, late of 12 Stewart Street, East Hawthorn, died on 20 September 1994.

Schramm, Lilian Mabel, late of 80 Somerset Street, North Richmond, pensioner, died on 29 September 1994.

Tollit, Herbert Frank, late of 18 Sullivan Street, Rye, pensioner, died on 18 August 1994. Dated at Melbourne 30 December 1994

B. F. CARMODY
Managing Director
State Trust Corporation of Victoria

Creditors, next of kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited A.C.N. 064 593 146, 168 Exhibition Street, Melbourne, Victoria, 3000 the personal representative on or before 18 January 1995 after which date State Trustees Limited may convey or distribute the assets having

regard only to the claims of which State Trustees Limited then has notice.

Barnes, Leslie Thomas, late of 10 Sutherland Street, Brunswick, pensioner, died on 6 July 1994.

Becka, Stanislav, late of 2 Porter Court, Mill Park, pensioner, died on 2 September 1994.

Bjork, Axel Werner, late of 23 Webb Street, Caulfield, retired construction worker, died on 5 July 1994.

Brown, Gladys Lillian, late of Richmond Group Nursing Home, 33 Bendigo Street, Richmond, widow died on 27 June 1994.

Campbell, Joseph, late of 54 Campbell Street, Coburg, retired, died on 11 June 1994.

Carbis, Myrtle Elizabeth, late of 41 Murrumbeena Road, Murrumbeena, home duties, died on 11 August 1994.

Conrad, Walter George, late of 26 Gilarth Street, Highett, pensioner, died on 16 August 1994.

Court, George Phillips Russell, late of Sandhurst Centre, 62 Finn Street, Bendigo, pensioner, died on 13 June 1994.

Dott, Alma Annie, late of Livingston Lodge, 24 Livingston Street, Ivanhoe, pensioner, died on 26 July 1994.

Evans, Evan late of 31 Santon Street, Greensborough, pensioner, died on 3 May 1994.

Fleming, Dorothy Alma, late of 15 Bryant Street, Flemington, retired, died on 2 July 1994.

Fraser, Alan Ernest late of 6 Locksley Avenue, Reservoir, retired, died on 4 August 1994.

Gay, Lorna Doreen, late of 29 White Street, North Fitzroy, printer, died on 5 June 1994.

Geddes, William late of Coburg Private Nursing Home, Sydney Road, Coburg, pensioner, died on 24 August 1994.

Gregson, Phyllis Sophie, late of 19 Kelmar Street, Cheltenham, married woman, died on 20 July 1994.

Griffiths, Verna late of Keysborough Gardens Accommodation Home, 15 Stanley Street, Keysborough, pensioner, died on 27 May 1994.

Haig, Kenneth William, late of Unit 104, Long Island Retirement village, Overton Road, Frankston, retired, died on 21 June 1994.

Kannenberg, Rainer, late of Mathew Talbot Hostel, 132 Bourke Street, Woolloomooloo, cleaner, died on 4 January 1994.

Kearsley, Euphemia Neilson, late of 9 Lovelace Street, Preston, home duties, died on 2 July 1994.

Mandile, Carolina late of Keith House Private Nursing Home, 39 Armadale Street, Armadale, pensioner, died on 23 May 1994.

McKenzie, Jessie Lawton late of 46 Sackville Street, Kew, pensioner, died on 12 May 1994.

Nolan, Catherine Therese, late of Kia-Ora Private Nursing Home, 742 High Street, Reservoir, retired, died on 22 June 1994.

Palmer, Vera Beatrice late of Princes Hill Village, Pigdon Street, Carlton North, pensioner, died on 10 July 1994.

Roxburgh-McNeill, Patricia Mabel Davies, late of 40 Elder Street, Clakinda, home duties, died on 6 August 1994.

Ryan, John, late of Flat 13, 19 Lord Street, Bacckus Marsh, pensioner, died on 14 July 1994.

Samson, Hugh late of Flat 14, 163 Murrumbena Road, Carnegie, retired rubber worker, died on 7 September, 1994.

Sheridan, Michael John, late of 7 Lyell Road, Boronia, clerk, died on 13 June 1994.

Wignall, Gilbert Leslie, late of 15 Maylands Avenue, Balwyn North, medical technologist, died on 20 July 1994.

Withers, James Clyde, late of Waiora Road, Rosanna, pensioner, died on 23 January 1994. Dated at Melbourne 30 December 1994.

B. F. CARMODY
Managing Director
State Trust Corporation of Victoria

Creditors, next of kin and others having claims in respect of the estate of Jean Anderson Nelson, late of 12 Mafeking Street, Bendigo, widow, deceased who died on 21 November 1994 are required to send particulars of their claims to the executors National Mutual Trustees Limited of 46 Queen Street, Bendigo by 25 March 1995, after which date they will distribute the assets having regard only to the claims of which they have notice.

NATIONAL MUTUAL TRUSTEES LIMITED, 46 Queen Street, Bendigo

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

personal representative, on or before 16 March, 1995, after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

Hegarty, John Marsden, late of 4/31 Coburg Street, Coburg, pensioner, died on 31 October 1994.

Holzer, Jack, late of Villa O'Neill Nursing Home, 101 Lewisham Road, North Prahran, died on 4 December 1994.

Joyce, Mary Ellen, late of 8 Nerissa Street, Burwood, pensioner, died on 17 September 1994.

Lever, John Francis, late of Kimberley Nursing Home, 42 Mentone Parade, Mentone, pensioner, died on 17 October 1994.

Nickson, Brian George, late of 2 Doris Court, Scoresby, pensioner, died on 21 October 1994. Dated at Melbourne 5 January 1995

B. F. CARMODY
Managing Director
State Trust Corporation of Victoria

Creditors, next of kin and others having claims in respect of the estate of Julie Catherine Lamprell late of 14/596 Riversdale Road, Camberwell, Victoria, pensioner, deceased who died on 5 October 1994 are to send particulars of their claims to David Anthony Corrigan, Peter Gerard Lamprell and Elisabeth Lennon Lamprell the executors appointed by the said will care of the undersigned by 12 March 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 against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited A.C.N. 064 593 148, 168 Exhibition Street, Melbourne, Victoria, 3000 the personal representative, on or before 20 March, 1995 after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which state Trustees Limited then has notice.

Craigie, William, late of 633 Barkly Street, Footscray, pensioner, died on 29 October 1994.

Emmanuel, Stephen Christopher, also known as Stephen Christofer Emmanuel, late of

12 G 1 12 January 1995

42 Madeline Street, Burwood, pensioner, died on 6 September 1994.

Hayes, Evelyn Jessie, late of 47 Alma Street, West Footscray, pensioner, died on 27 September 1994.

Lang, Kazys Victor, also known as Victor Lang, late of 125 Fox Street, St Albans, clerk, died on 5 September 1994.

Lawrence, Carol Margaret, late of Kew Cottage, Princess Street, Kew, pensioner, died on 9 August 1994.

Reshet, Leila, also known as Leila Reshit, late of Hazeldean Private Nursing Home, 211 Osborne Street, Williamstown, pensioner, died on 5 October 1994.

Spring, Violet Mary, late of 146 Waverley Road, East Malvern, retired, died on 30 September 1994.

Vanneck, Pamela Helen, late of 18 Gulls Way, Sorrento, T.V. and film production manager died on 16 December 1993.

Viscos-Nemtsis, Anastasios, late of 149 Victoria Street, East Melbourne, pensioner, died on 10 November 1994.

Williams, Elvy Leona, also known as Elvy Elona Williams, late of Maldon Hostel, Mt Alexander Hospital Cornish Street, Castlemaine, retired, died on 14 November 1994.

Weller, Stewart Barrey, late of 27 Brighton Road, St Kilda, pensioner, died on 26 August 1994.

Dated at Melbourne 9 January 1995

B. F. CARMODY
Managing Director
State Trust Corporation of Victoria

ROY JAMES MONRO, late of 21 Flowerdale Road, Moorabbin, retired, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 14 June 1994 are required by the personal representative ANZ Executors & Trustee Company Limited (A.C.N. 006 132 332) of 530 Collins Street, Melbourne to send particulars to them care of the undermentioned solicitors by 20 March 1995, after which date the personal representative 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

Victoria Government Gazette

MADGE MAY ANDERSON, late of 62a Urquhart Street, Castlemaine, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 17 September 1994 are required by the legal personal representatives Jaanette Dorothy Overall Enden of 26 Gladstone Street, Sandringham, solicitor and John Maurice Davies of 30 Collins Street, Melbourne, solicitor to send particulars of their claims to them by 15 March 1995, after which date they will distribute the assets of the estate having regard only to claims of which they then have notice.

E.P. JOHNSON & DAVIES, solicitors, 30 Collins Street, Melbourne

Creditors, next of kin and others having claims in respect of the estate of Rosa Gogan late of 25 Arthur Street, Preston in the State of Victoria, widow, deceased, who died on 4 July 1994 testate and Probate of whose estate has been granted to ANZ Executors & Trustee Company Limited ACN 006 132 332 of 21st Floor, 530 Collins Street, Melbourne in the said State are required to send particulars of their claims to the said executor at its above address by 20 March 1995 after which date they will distribute the assets having regard only to the claims of which they then have notice.

GARLAND HAWTHORN BRAHE,
solicitors, 31 Queen Street, Melbourne

Creditors, next of kin and others having claims in respect of the estate of Ellen Mary O'Connell, late of 23 Stephens Street, Yarraville in the State of Victoria, who died on 2 November 1994 are required to send particulars of such claims to the executors in the care of Perpetual Trustees Victoria Limited of 50 Queen Street, Melbourne by 13 March 1994, after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

SLATER & GORDON, solicitors, 562 Little Bourke Street, Melbourne

EMMA HAZELDEAN JACOBS, late of 9 Haley Street, Cowes, Victoria, home duties, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 18 September 1994 are required by Glen Isla Bessie Evans, Jean Muir

McLachlan and John Cadwallader Jones the executors of the will of the deceased to send particulars of their claims to the executors in the care of the undermentioned solicitors, by 24 March 1995, after which date the executors will convey or distribute the assets having regard only to the claims of which they then have notice.

RUSSELL KENNEDY, solicitors, 469 LaTrobe Street, Melbourne

RONALD WONG LOY, late of 31 Orrong Crescent, North Caulfield, gentleman, deceased

Creditors, next of kin or others having claims in respect of the estate of the deceased who died on 21 August 1994 are required by the legal personal representatives Melville Daymond Gooley of 86-88 Nepean Highway, Mentone, medical practitioner and Stephen Tay of 3 Neerim Road, Caulfield South, minister of religion to send particulars of their claims to them by 15 March 1995, after which date they will distribute the assets of the deceased having regard only to claims of which they then have notice.

E. P. JOHNSON & DAVIES, solicitors, 30 Collins Street, Melbourne

Take notice that on and from 30 November 1994, Terrence John Bramham and Peter Eugene Lucas ceased to be partners in the firm known as "Home Wilkinson & Lowry" which carries on business as solicitors from premises at Level 44, 80 Collins Street, Melbourne and 10 Cramer Street, Preston. Phillip Frank Borden, Philip Maxwell Earle, Glenn Robert Hodges, Roger Michael Stansfield, Juan Jose Martinez, Siew Hon Wilson, Barry Berger, Morris Landau, Peter John Fawckner Garrisson and Mark Christopher Harrick now continue to be partners in "Home Wilkinson & Lowry".

Creditors, next of kin and others having claims in respect of the estate of Susan Violet Ford late of 5 Hosies Road, Eden, in the State of New South Wales, deceased, who died on 15 August 1994 are to send particulars of their claims to the Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne by 12 March 1995, after which date it will distribute the assets having regard only to the claims of which it then has notice.

Creditors, next of kin or others having claims in respect of the estate of Robert William Jackson formerly of 6 the Avenue, Windsor in the State of Victoria but late of 304 Hawthorn Road, Caulfield South in the said State, deceased, who died on 8 July 1994 are to send particulars of their claims to the executrix care of the undermentioned solicitors by 1 April 1995, after which date the executrix will distribute the assets having regard only to the claims of which she has notice.

E.P. JOHNSON & DAVIES, solicitors, 30 Collins Street, Melbourne

IAN ERNEST McINTYRE, late of 138 Hyde Street, Yarraville, retired, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 6 March 1994 are required by Eric Lindsay Smith of 70 Christian Road, Cottles Bridge, Victoria, project officer and Nancy Beatrice Dowdle and Ian Fraser Bult both of 469 LaTrobe Street, Melbourne, solicitors, the proving executors of the will of the deceased to send particulars of their claims to the executors in the care of the undermentioned solicitors, by 20 March 1995, after which date the executors will convey or distribute the assets having regard only to the claims of which they then have notice.

RUSSELL KENNEDY, solicitors, 469 LaTrobe Street, Melbourne

HAY LAUNCELOT HAMLIN-HARRIS, late of Flat 1, 78 Queens Road, St. Kilda, Victoria, retired, deceased intestate

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 17 May 1993 are required by the personal representative, National Australia Trustees Limited of 271 Collins Street, Melbourne, Victoria to send particulars to it by 12 March 1995 after which date the personal representative may convey or distribute the assets having regard only to the claims of which it then has notice.

SLY & WEIGALL, solicitors, of 385 Bourke Street, Melbourne

Creditors, next of kin or others having claims in respect of the estate of Wayne Dowst formerly of 111 Church Street, Rutland, Vermont in the United States of America but late of 7079 South Columbine Way, Littleton,

14 G 1 12 January 1995

Victoria Government Gazette

Colorado in the United States of America, chemical engineer, deceased, who died on the 2 September 1979, are to send particulars of their claims to ANZ Executors & Trustee Company Limited of 21/530 Collins Street, Melbourne, who have a grant of letters of administration within Victoria by 12 March 1995, after which date the said company will distribute the assets having regard only to the claims of which the said company then has notice.

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

PROCLAMATIONS

**Project Development and Construction
Management Act 1994
PROCLAMATION**

I, Richard E. McGarvie, Governor of Victoria, acting with the advice of the Executive Council and under section 2 (2) of the **Project Development and Construction Management Act 1994**, fix 10 January 1995 as the day on which sections 3, 4 and 5 of Part 1 and Parts 2, 3, 5, 6 and 7 and section 63 of Part 9 and the Schedule of the **Project Development and Construction Management Act 1994** come into operation.

Given under my hand and the seal of
Victoria on 10 January 1995

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

ROB KNOWLES
Minister for Housing

**Corrections (Amendment) Act 1994
PROCLAMATION OF COMMENCEMENT**

I, Richard E. McGarvie, Governor of Victoria, acting on the advice of the Executive Council and under section 2 (2) of the **Corrections (Amendment) Act 1994** fix 12 January 1995 the day on which all that Act except section 2 comes into operation.

Given under my hand and the seal of
Victoria on 10 January 1995

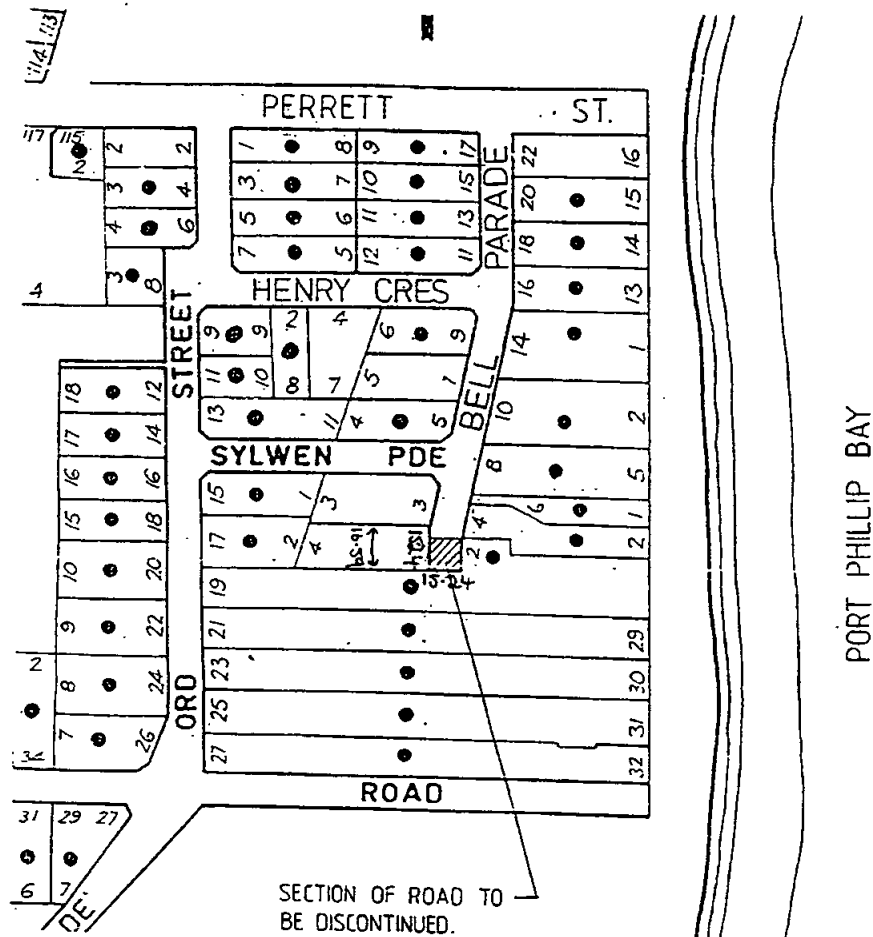
(L.S.) R. E. McGARVIE
By His Excellency's Command

PATRICK McNAMARA
Minister for Corrections

**GOVERNMENT AND OUTER BUDGET SECTOR
AGENCIES NOTICES**

**Local Government Act 1989
GREATER GEELONG CITY COUNCIL
Discontinuance of a Road**

Greater Geelong City Council of Municipal Offices, 40 Collins Street, Drysdale by this notice exercises the power given by clause 3 (a) of Schedule 10 of the **Local Government Act 1989** and discontinues the road at the southern end of Bell Parade, St Leonards as shown on the plan hereon.



Published with the authority of Greater Geelong City Council.

I. N. COUPER
Director Integrated Planning
City of Greater Geelong

SHIRE OF CHARLTON

Local Law No. 2

Notice of Intention to Make Local Laws

Notice is hereby given that the Council of the Shire of Charlton intends to make Local Law No. 2 "Roads and Streets" pursuant to the provisions of the **Local Government Act 1989** for the following purposes:

1. To provide for and control the management and use of roads by persons, vehicles and animals and to regulate the parking of vehicles for the safety and fair use of roads by people in the municipal district;
2. To provide for the peace, order and well being of people in the municipal district;
3. To control various types of vehicles and animals for the safety and convenience of road users;
4. To preserve and protect as possible the Council's assets from damage which may be caused from extraordinary use of streets and roads within the municipal district;
5. To provide for the safe and efficient management and control of parking on roads in the municipal district;
6. To provide mechanisms to manage and control parking so as to cause minimal disruption, danger or nuisance to the users of Council's parking facilities; and
7. To provide for the physical features of roads and adjacent properties to be managed in a way which attends to the safety and convenience of people travelling on or using the road whether on foot or by vehicle.

A copy of Local Law No. 2 can be obtained from the Shire Offices, 1 High Street, Charlton during normal office hours.

Any person affected by the proposed Local Law No. 2 may make a written submission relating to the proposal within fourteen (14) days of the date of this notice.

Written submissions will be considered by Council in accordance with section 223 of the **Local Government Act 1989**. Any person who has made a written submission may request that he or she be heard in support of the submission and is entitled to appear in person acting on his or her behalf before Council.

Submissions should be addressed to the Chief Executive Officer, Shire of Charlton, 1 High Street, Charlton.

GARRY LARMOUR
Chief Executive Officer

CITY OF DAREBIN

Making of a Local Law

Library and Community Information

Local Law No. 1

Notice is given that at a Meeting of the Darebin City Council held on 19 December 1994, the Council resolved to make and confirm a Local Law titled "Library and Community Information" pursuant to Part 5 and Schedule 1 of the **Local Government Act 1989**.

The purpose of this Local Law, which comes into operation on 20 December 1994 is to:

- (a) regulate access to and conduct within;
- (b) provide for membership and use of; and
- (c) define the rights and obligations of members and users of; the Library.

The purport of the Local Law is to:

- (i) regulate and control access to and conduct within the Library;
- (ii) regulate and control membership of the Library;
- (iii) establish, control and regulate the rights and obligations of members;
- (iv) general provisions governing fees, including reduction, waiver and refund of fees and charges;
- (v) enforcement of the provisions of the Local Law including Infringement Notices, offences and penalties.

A copy of the proposed Local Law can be obtained from the City Offices, at either 189 High Street, Northcote or 350 High Street, Preston, during office hours.

KELVIN SPILLER
Chief Executive Officer

CITY OF DAREBIN

Making of a Local Law

Fire Hazards Local Law No. 2

Notice is given that at a Meeting of the Darebin City Council on 19 December 1994, the Council resolved to make a Local Law titled "Fire Hazards Local Law" pursuant to Part 5 and Schedule 1 of the **Local Government Act 1989**.

The purpose of this Local Law which comes into operation on 20 December 1994 is to prevent the outbreak of fire in the municipal district.

The purport of the Local Law is to:

- (i) prevent the creation of fire hazards;

- (ii) provide for the service of notice as appropriate requiring the removal of hazards;
- (iii) provide for safe chimneys and fireplaces;
- (iv) provide for the service of infringement notices;
- (v) fix penalties.

A copy of the proposed Local Law can be obtained from the City offices, at either 189 High Street, Northcote, or 350 High Street, Preston, during office hours.

KELVIN SPILLER
Chief Executive Officer

CITY OF DAREBIN
Making of a Local Law
Municipal Reserves
Local Law No. 3

Notice is given that at a Meeting of the Darebin City Council held on 19 December 1994, the Council resolved to make a Local Law titled "Municipal Reserves" pursuant to Part 5 and Schedule 1 of the **Local Government Act 1989**.

The purpose of this Local Law which comes into operation on 20 December 1994 is to regulate the use of Reserves within the Municipal District.

The purport of the Local Law is to:

- (i) provide for general access to all reserves;
- (ii) provide for the specific use of reserves and playing areas under lease or licence;
- (iii) regulate and control conduct within reserves;
- (iv) regulate and control maintenance of reserves;
- (v) regulate and control access to reserves from adjoining properties;
- (vi) provide for the issue of permits as appropriate;
- (vii) provide for correction, revocation and registering of permits;
- (viii) general provisions relating to enforcement of the Local law, including Infringement Notices, offences and penalties.

A copy of the proposed Local Law can be obtained from the City Offices, at either 189 High Street, Northcote, or 350 High Street, Preston, during office hours.

KELVIN SPILLER
Chief Executive officer

CITY OF DAREBIN
Proposal to Make a Local Law
Environmental Health
Open Air Burning & Incinerator Control
Local Law No. 4

Notice is given that at a Meeting of the Darebin City Council on 19 December 1994, the Council resolved to make a Local Law titled "Environmental Health Open Air Burning and Incinerator Control" pursuant to Part 5 and Schedule 1 of the **Local Government Act 1989**.

The purpose of this Local Law which comes into operation on 20 December 1994 is to:

- (a) prohibit the use of incinerators;
- (b) regulate the lighting of fires in the open air and on roads;
- (c) prevent and abate nuisances.

The Local Law is proposed for the purposes of:

- (a) fire prevention and protection;
- (b) collection and disposal of refuse;
- (c) prevention and abatement of nuisances;
- (d) environment control, protection and conservation;
- (e) prohibiting the use of incinerators;
- (f) regulating the lighting of fires in the open air and on roads;
- (g) generally for maintaining the peace, order and good government of the municipal district.

A copy of the proposed Local Law can be obtained from the City Offices, at either 189 High Street, Northcote, or 350 High Street, Preston, during office hours.

KELVIN SPILLER
Chief Executive Officer

CITY OF DAREBIN
Proposal to Make a Local Law
Control of Vehicles
Local Law No. 5

Notice is given that at a Meeting of the Darebin City Council held on 19 December 1994, the Council resolved to make a Local Law titled "Control of Vehicles Local Law" pursuant to Part 5 and Schedule 1 of the **Local Government Act 1989**.

The purpose of the Local Law which comes into operation on 20 December 1994 is to:

- (a) regulate and control the abandonment of vehicles;
- (b) preserve the amenity of roads and public highways; and
- (c) control the unlawful obstruction, parking and standing of vehicles.

The local Law is proposed to:

- (a) provide for the peace, order and good government of the municipal district of the City of Darebin;
- (b) regulate and control unregistered or abandoned vehicles within the municipal district;
- (c) provide for impoundment of vehicles;
- (d) provide for the release of vehicles;
- (e) provide for disposal of the vehicles;
- (f) preserve the amenity of roads and public highways within the municipal district;
- (g) control of unlawful obstruction, parking and standing of vehicles within the municipal district.

A copy of the proposed Local Law can be obtained from the City Offices, at either 189 High Street, Northcote, or 350 High Street, Preston, free of charge during office hours.

KELVIN SPILLER
Chief Executive Officer

SHIRE OF NEWHAM AND WOODEND
Amendment L34

Newham and Woodend Planning Scheme

The Shire of Newham and Woodend hereby give notice of a proposed amendment to the local section of the planning scheme.

The amendment seeks to rezone the current headquarters of the Country Fire Authority Headquarters in High Street, Woodend to Commercial A. The C.F.A. have requested this amendment and intend to relocate their headquarters to a new building in Urquhart Street in the near future.

If the proposed amendment is approved, the existing site could be used for commercial purposes.

The amendment can be inspected during normal office hours at the offices of the Shire of Newham and Woodend, 92 High Street, Woodend; the offices of the Department of

Planning and Development, The Olderfleet Building, 477 Collins Street, Melbourne.

If you wish to make a written submission in respect of the amendment, they should be forwarded to the Director of Planning and Development, Shire of Newham and Woodend, 92 High Street, Woodend, 3442.

The closing date for submissions is 5.00 p.m. 28 February 1995.

GARY ARNOLD
Shire Manager

SHIRE OF NEWHAM AND WOODEND
Amendment L36

Newham and Woodend Planning Scheme

The Shire of Newham and Woodend hereby give notice of a proposed amendment to the local section of the planning scheme.

This amendment seeks to rezone vacant land to the east of the Hanging Rock Reserve from Environment Protection to Public Open Space. This land will become incorporated into the Hanging Rock Reserve in the future.

The amendment can be inspected during normal office hours at the Offices of the Shire of Newham and Woodend 92 High Street, Woodend; the Offices of the Department of Planning and Development, The Olderfleet Building, 477 Collins Street, Melbourne.

If you wish to make a written submission in respect of the amendment, they should be forwarded to the Director of Planning and Development, Shire of Newham and Woodend, 92 High Street, Woodend, 3442.

The closing date for submissions is 5.00 p.m. 15 February 1995

GARY ARNOLD
Shire Manager

Land Acquisition and Compensation
Act 1986

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The The Bass Coast Shire (formerly the Shire of Bass) of Baillieu Street, Wonthaggi declares by this notice it acquires the following interest in the land described in the Schedule.

An estate in fee simple free from encumbrances.

Published with the authority of the Bass Coast Shire.

20 G 1 12 January 1995

SCHEDULE

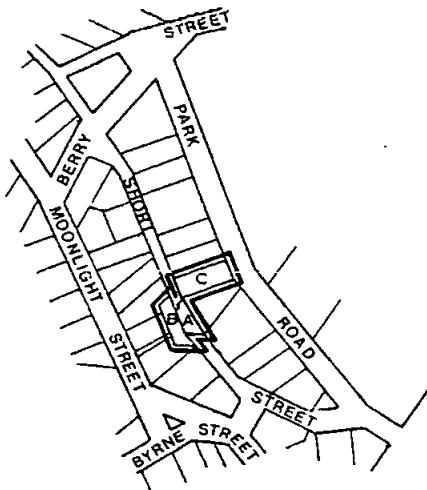
1. LP9362: Lots 58-63, 117-119, 121-125, 174-179, 181-185, 228-230, 232, 234-244 inclusive.
2. LP9363: Lots 216-218 inclusive.
3. LPI0081: Lots 36-46, 48-50, 85-98, 138, 141-142, 144 inclusive.

CITY OF STAWELL

Short Street Road Closure and Re-Alignment

Pursuant to Clause 204 (1) of the **Local Government Act 1989**, Council declares the area of land marked "A" on the attached plan to be public highway to reflect the physical alignment of the road being Short Street between Henderson Street and Moonlight Street as from the date of this notice.

Pursuant to Clause 3 (a) of Schedule 10 of the **Local Government Act 1989**, the Council discontinue the areas of road denoted as area "B" and "C" on the attached plan as from the date of this notice.



A. MURPHY
Acting C.E.O.

MAROONDAH CITY COUNCIL

Notice of Declaration of Public Highway

Notice is hereby given that the Maroondah City Council, in accordance with the requirements of a section 204 (1) of the **Local Government Act 1989**, has declared the following right of way, a public highway for the purpose of this Act:

Victoria Government Gazette

Right of way at the rear of 21/23 Maroondah Highway being part of Lot 7 on plan of Subdivision No. 53990.

M. MORASCO
Acting Chief Executive Officer

Water Act 1989

EXTENT OF MERBEIN IRRIGATION DISTRICT DIMINISHED

Sunraysia Rural Water Authority
(Murray Sunraysia Water)

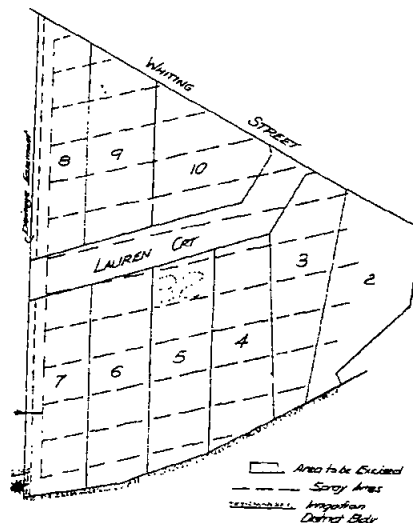
Pursuant to section 104 (b) of the **Water Act 1989**, notice is hereby given that Sunraysia Rural Water Authority resolved on 6 December 1994 to diminish the extent of the Merbein Irrigation District by excising the area of land being West Part CA 32, Parish of Merbein.

CHRIS STOLZ
Chief Executive Officer

SUNRAYSIA RURAL WATER AUTHORITY Resolution

It is hereby resolved that the area of 2.6 ha shown on the attached plan and known as West Part CA 32, Parish of Merbein, be excised from the Merbein Irrigation District.

Dated 6 December 1994



CHRIS STOLZ
Chief Executive Officer

**SOUTH GIPPSLAND SHIRE COUNCIL—
FOSTER DISTRICT**

Notice is hereby given that Local Law No. 9 dealing with the consumption of liquor in public places may be enforced by any police officer.

The local law prohibits the consumption or possession of liquor other than in a sealed container between the hours of 11.00 p.m. and 6.00 a.m. in a public place without a permit unless the public place is a licensed premises.

The local law also prohibits the consumption of liquor at any time on a road.

H. ROD LOMAX
Acting District Manager

**SHIRE OF CRESWICK
Local Law No. 2**

Notice is hereby given that any police officer may now enforce the Consumption and Possession of Liquor regulations contained in Local Law No. 2, which reads:

Purpose

39. The purpose of this Part is to prohibit, regulate and control the consumption of alcohol in designated areas within the Shire. However, this part shall not apply to any licensed premises or authorised premises under the **Liquor Control Act 1987**.

Consumption and Possession on Roads

40. A person must not at any time in a road within any township:

- (a) consume any liquor; or
- (b) have in his or her possession or control any liquor other than liquor in a sealed container.

Penalty \$1000.

Exemption on Roads

41. Section 40 does not apply to any person who consumes liquor or who has in his or her possession or control liquor whilst taking part in a public ceremony or a function to which Council has given the written permission pursuant to Clause 10 (c) of schedule 11 of the **Local Government Act 1989**.

Consumption and Possession on Public Reserves

42. Between the hours of 11pm and 6am, a person must not in any public reserve or in any motor vehicles on any public reserve:

- (a) Consume any liquor; or
- (b) have in his or her possession or control any liquor other than liquor in a sealed container.

Penalty \$1000.

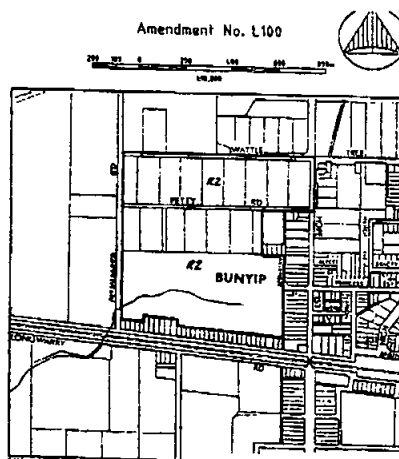
The Cardinia Shire Council has prepared Amendment No. L100 to the Pakenham Planning Scheme.

The Amendment affects Lots 26 to 34 inclusive, LP. 5157, Wattletree Road, Lots 36 to 42 inclusive, Petty Road and Part C.A. 28, Parish of Bunyip, Nylander Road, Bunyip.

The Amendment proposes to change the Planning Scheme by altering the planning control from Highway 1 Zone to Residential 2 Zone.

The Amendment can be inspected at Cardinia Shire Council, Municipal Offices, Henty Way, Pakenham, Victoria; Department of Planning & Development, Plan Inspection Section, Olderfleet Building, 477 Collins Street, Melbourne, Victoria.

Submissions about the Amendment must be sent to Cardinia Shire Council, P.O. Box 7, Pakenham, Victoria, 3810 by 13 February, 1995.



JOHN McCAFFREY
Manager of Building and Development

**Planning and Environment Act 1967
BULLA PLANNING SCHEME
Notice of Amendment
Amendment L105**

The Hume City Council has prepared Amendment L105 to the Bulla Planning Scheme at the request of Australia Post.

The amendment affects land at 42 Evans Street, Sunbury.

The amendment proposes to change the Planning Scheme maps by rezoning the land

22 G 1 12 January 1995

from a Public Purpose (Commonwealth) Reservation to a Restricted Business Zone.

The rezoning will not affect the on-site activity but rather is a necessary administrative procedure. The proposed zoning is consistent with that placed on adjoining properties having similar retail/commercial uses.

Amendment L105 may be inspected at the Department of Planning and Development, Ground Floor, Olderfleet Buildings, 477 Collins Street, Melbourne and the Hume City Council, Sunbury Office, 36 Macedon Street, Sunbury.

Submissions about the amendment must be sent to the Hume City Council, Sunbury Office, PO Box 42, Sunbury 3429 by 9 February 1995.

Water Act 1989

GIPPSLAND RURAL WATER AUTHORITY

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 Macalister Irrigation District Order 1994

1. This Order is called the Extension of the Macalister Irrigation District Order 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 Macalister Irrigation District of the Gippsland Rural Water Authority submitted to the Department of Conservation and Natural Resources by the Gippsland Rural Water Authority on 20 October 1994 is approved.

5. The Macalister Irrigation District of the Gippsland Rural Water Authority is extended to include the areas shaded blue on the accompanying plans No. 25074901 and No. 25074902, copies of which may be inspected during business hours at the Gippsland Rural Water Authority's Head Office situated at 2 Pearson Street, Maffra.

Dated 9 December 1994

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

Victoria Government Gazette

Land Acquisition and Compensation Act 1986

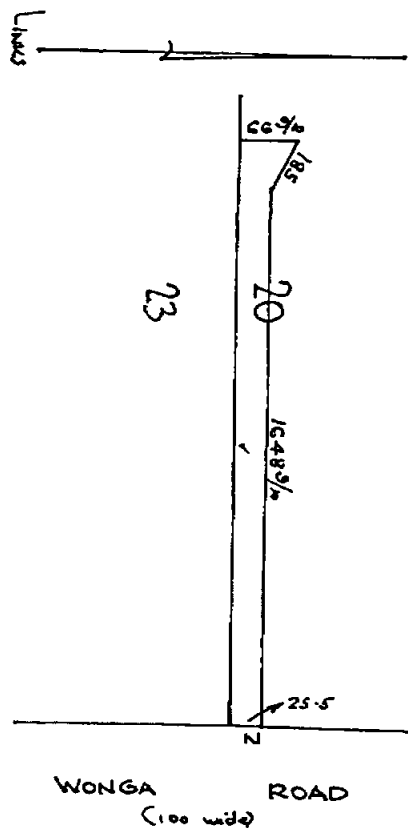
NOTICE OF ACQUISITION

Form 7

Section 21 Reg. 16

Compulsory Acquisition of an Interest in Land

The Maroondah City Council declares that by this Notice, it acquires the following interest in the land described as Parish of Warrandyte, County of Evelyn, Part of Section 20, as shown on the plan below.



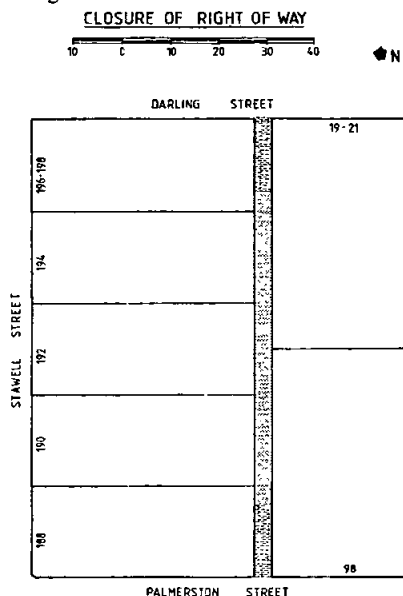
Published with the Authority of the
Maroondah City Council.

M. MARASCO
Acting Chief Executive Officer

WELLINGTON SHIRE COUNCIL
Discontinuance of Right of Way (Road)
between Palmerston and Darling Streets, Sale

Pursuant to the provisions of section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989** (as amended) the Sale City Council at its meeting held on 22 November 1994 formed the opinion that the road (right of way) at the rear of properties 188 to 198 Stawell Street situated between Palmerston and Darling Streets shown dashed and stippled on the plan below is not reasonably required as a road for public use, and resolved that the roadway be discontinued, and sold by private treaty.

Notwithstanding such discontinuance the Wellington Shire Council being the successor body to the Sale City Council shall continue to have and possess the same right, title, power or authority or interest in or in relation to the whole of the land as it has or possessed prior to such discontinuance with respect or in connection with any drains or pipes laid or erected in on or over such land for the purposes of sewerage or drainage.



ROSS TAVENER
Interim Chief Executive Officer

Planning and Environment Act 1987
PORT MELBOURNE PLANNING SCHEME
Notice of Amendment
Amendment L21

The City of Port Phillip has prepared Amendment L21 to the Port Melbourne Planning Scheme.

The amendment affects the land bounded by the northern alignment of Beach Street/Beaconsfield Parade between Pickles Street and Princes Street, the western alignment of Pickles Street between Beaconsfield Parade Graham Street, the southern alignment of Graham Street between Pickles Street and Princes Street and the eastern alignment of Princes Street between Graham Street and Beach Street, Port Melbourne.

The amendment proposes to insert a new clause into the planning scheme (Clause 117a) which will introduce three Development Control Areas. The amendment also proposes to insert a Clause 116a which lists a number of identified individual heritage buildings, works and sites in the area, and also removal of the existing Urban Conservation No. 2 Overlay Control.

A copy of the amendment can be inspected free of charge during office hours at the offices of the Department of Planning and Development, Ground Floor, 447 Collins Street, Melbourne and the City of Port Phillip Urban Planning Department, South Melbourne Town Hall, Bank Street, South Melbourne.

Submissions about the amendment should be sent to Planning Projects Branch, South Melbourne Town Hall, PO Box 333, South Melbourne 3205, by Monday 30 January 1995.

JON HICKMAN
Chief Executive Officer

Planning and Environment Act 1987
NOTICE OF AMENDMENT TO THE
DANDENONG PLANNING SCHEME
Amendment L39

The City of Greater Dandenong has prepared Amendment No. L39 to the Dandenong Planning Scheme. The Amendment changes the Local Section of the Dandenong Planning Scheme.

The Amendment effects land known as 40-42 Scott Street, Dandenong and will rezone part of 42 Scott Street from a Residential 'C' zone to Office Zone and insert a site specific control into the Office Zone provisions that will allow the

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use and development of the subject sites for Offices and ancillary carparking without the need for a further planning permit.

The Amendment can be inspected at Department of Planning and Development, Ground Floor, Olderfleet Building, 477 Collins Street, Melbourne; City of Greater Dandenong, Dandenong Office, 39 Clow Street, Dandenong, or at the Springvale Office, 397-405 Springvale Road, Springvale.

Submissions about the Amendment must be sent to Acting Chief Executive Officer, City of Greater Dandenong, PO Box 200, Springvale 3171, by Monday, 13 February 1995.

JEREMY S. WOOD
Manager Planning and Development

Planning and Environment Act 1987
NOTICE OF AMENDMENT TO A
PLANNING SCHEME
Amendment L3

The Mornington Peninsula Shire Council, has prepared Amendment L3 to the Hastings Planning Scheme.

The Amendment proposes to rezone land known as Nos. 2-10 Russell Street, Balnarring from Village Centre 2 zone to Village Centre 1 zone, which will allow a shop and other retail uses.

The amendment also introduces a new site specific development control, identified as the Russell Street West Concept Plan and will be inserted into the provisions of the Village Centre 1 zone, to control the future development of Nos. 6 and 8 Russell Street. This site specific control provides for:

- retail development with a maximum gross leasable floor area of 1,200 square metres;
- car parking to be constructed and provided at a minimum rate of 1 space for every 20 square metres of gross leasable floor area;
- adequate landscaping;
- high quality urban design;
- safe, accessible and defined pedestrian thoroughfare, which responds to the adjoining Balnarring Village, east of Russell Street.

The Amendment can be inspected at the Hastings Offices, Marine Parade, Hastings; the Mornington Offices, Queen Street, Mornington; the Rosebud Offices, Besgrove Street, Rosebud and at the Department of Planning and Development the Olderfleet Building, 477

Victoria Government Gazette

Collins Street, Melbourne. Submissions about the Amendment must be sent to the Manager, Planning and Environment, Hastings Office, Mornington Peninsula Shire Council, Private Bag 1000, Rosebud, by February 6 1995.

R. WEBB
Manager, Planning and Environment,
Hastings Office

COLIBAN WATER
By-law No. 4
Water Restrictions

Notice is given that, pursuant to sections 160 and 161 of the **Water Act 1989**, By-Law No. 4 was adopted by the Coliban Region Water Authority at its meeting of 5 January 1995.

This is a model By-Law about the regulation, restriction or prohibition of the use of water for other than domestic purposes in water districts under the control of Coliban Water.

A copy of By-Law may be inspected free of charge at the Authority offices at 2 Alder Street, Golden Square during business hours. Copies of the By-Law are available for purchase by members of the public.

MICK BOURKE
Chief Executive

THE CITY OF CASEY
Police Enforcement of Local Law
Consumption and Possession of Liquor

Pursuant of section 224A (2) of the **Local Government Act 1989** (as amended), the city of Casey herewith authorises any police officer to enforce the provisions of its Local Laws in respect of the consumption or control of liquor or alcohol.

MICHAEL KENNEDY
Acting Chief Executive Officer

SHIRE OF KOWREE
Naming of Road

Notice is hereby given that the Council of the Shire of Kowree pursuant to schedule 10, clause 5 of the **Local Government Act 1989** (as amended) at a meeting held on Monday 5 December 1994 resolved:

"That the Council name the road at the rear of the Elizabeth Street shops and Lake Wallace Hotel from Amos Street to Wallace Street Edenhope 'W. Simmn Lane'".

ALEC CRAIG
Shire Secretary
Authorised Officer

SHIRE OF KOWREE
Local Law
Droving of Cattle

Notice is hereby given that Council proposes to make a Local Law pursuant to the provisions of the **Local Government Act 1989** (as amended).

The purpose and general purport of the local law is to govern the droving of cattle in the Shire of Kowree in such matters as to:

- (a) Regulate the droving of cattle through or to a location within the municipal district;
- (b) Regulate the droving of cattle through or to a location in the municipal district to certain streets or roads within the municipal district;
- (c) Regulate the droving of cattle along certain streets or roads within the municipal district for purposes of:
 - (i) preventing damage to roadside vegetation;
 - (ii) preventing damage to properties adjoining certain streets or roads within the municipal district;
 - (iii) preventing the spread of disease in the municipal district;
 - (iv) preventing the spread of noxious weeds in the municipal district;
 - (v) preventing damage to road pavements, formation and drainage.
- (d) Control the manner in which cattle are driven to provide as, far as possible, for the safety of users of streets and roads within the municipal district.
- (e) Prescribe the fees to be paid for any permits issued under this Local Law; and
- (f) Prescribe the penalties to be imposed for contravention of certain provisions of this Local Law.

A copy of the proposed Local Law can be obtained from the Shire Office, Edenhope during business hours.

Any person affected by the proposed Local Law may make a written submission on the matter pursuant to section 223 of the **Local Government Act 1983** (as amended) by 4.00 p.m., Friday 27 January 1995. Submissions to be made to the Shire of Kowree PO Box 201, Edenhope 3318 or at the Shire Office Edenhope.

ALEC CRAIG
Shire Secretary
Authorised Officer

Planning and Environment Act 1987
NOTICE OF AMENDMENT TO PLANNING
SCHEME

The Shire of Cardinia has prepared Amendment No. L98 to the Pakenham Planning Scheme.

The Amendment affects land on the south west corner of Nar Nar Goon Longwarry Road and the Princes Highway, Nar Nar Goon (described as Lot 1 on Plan of Subdivision No. 116583 and Part Lot 3 on Plan of Subdivision No 332614).

The Amendment proposes to change the Planning Scheme by introducing a site specific control in the Highway 1 zone to allow the replacement of an existing petrol filling station incorporating a fast food restaurant. The amendment will further allow the development of a retail and wholesale fruit and vegetable market, in conjunction with an existing produce packing facility.

The Amendment can be inspected at the Shire of Cardinia, Municipal Officers, Henty Way, Pakenham; Department of Planning and Development, Plan Inspection Section, Olderfleet Building, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Shire of Cardinia, PO Box 7, Pakenham, Victoria, 3810, by 13 February 1995.

JOHN McCAFFREY
Manager of Building and Development

26 G 1 12 January 1995

Planning and Environment Act 1987
NOTICE OF APPROVAL OF AMENDMENT
ECHUCA PLANNING SCHEME
Amendment L23

The Minister for Planning and Development has approved Amendment L23 to the Echuca Planning Scheme. The amendment came into operation on 22 December 1994.

The amendment includes the introduction of a new plain English local section to the planning scheme and updated development provisions and zones.

A copy of the amendment can be inspected free of charge during office hours at the Shire of Compaspe, Echuca Office, Heygarth Street, Echuca; Department of Planning and Development, 477 Collins Street, Melbourne.

C. CODE
Manager
Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
SHEPPARTON SHIRE PLANNING SCHEME
Notice of Amendment to a Planning Scheme

The Greater Shepparton City has prepared Amendment No. L73 to the Shepparton Shire Planning Scheme, Local Section.

The amendment affects land at Lots A and B, Lot 10, PS306462, Part Crown Allotment 75A, Apollo Drive; Lot 1, PS304199, Part Crown Allotment 75A, Dookie-Shepparton Main Road; Section C—Part Crown Allotment 24, King Richard Drive; Section C, Part Crown Allotment 23, Ross Alan Drive.

The amendment proposes to change the Planning Scheme by re-zoning approximately 20 hectares of land from Future Industrial to Residential, Public Purposes 9—RWC, and Industrial B—General Industry and changes the ordinance to add an extra sub-clause to Clause 63 asking for a contamination report to be submitted with an application for subdivision of Lot A, PS306444H and Lot A of LP134718.

The amendment can be inspected at the offices of the Greater Shepparton City Council, 21 Nixon Street, Shepparton; Ministry for Planning and Development, North-eastern Office, State Offices, 1 McKoy Street, West Wodonga; Ministry for Planning and Development, Olderfleet Buildings, 477 Collins Street, Melbourne.

Victoria Government Gazette

Submissions about the amendment must be sent to the Greater Shepparton City Council by 13 February, 1995.

Dated 10 January 1995

D. R. KING
Manager Property Services

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

Position No's 25/82/0125/0 and 25/84/0175/9, Victorian Public Service Officer, Class VPS-4, Media Liaison Officer, Communications Unit, Strategic Policy and Planning Unit Strategic Policy and Planning Division, Directorate of School Education.

Reason for Exemption

A similar vacancy has been advertised within the last six months without attracting a qualified applicant and the vacancies are in an area with a history of recruitment difficulties and the proposed appointees are assessed as clearly meeting all of the requirements of the positions.

GEOFF SPRING
Director of School Education

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

Position No. 25/87/0117/3, Administrative Officer, Class AM-5, Genius System Controller, Accounting Services Unit, Financial and Administrative Services Division, Directorate of School Education.

Reason for Exemption

The above position has duties and qualifications identical to another vacancy that has recently been advertised and the person was an applicant for the other vacancy and was assessed as clearly meeting all of the requirements of the position.

GEOFF SPRING
Director of School Education

**STATE TENDER BOARD
CONTRACTS ACCEPTED
Amendments**

<i>Schedule Number</i>	<i>Item Number</i>	<i>New Rate</i>	<i>Effective Date</i>
		\$	
<i>Motor Spirit, Fuel Oils, etc</i>			
1/53	9.0	0.238	7.12.94
	9.1	0.238	
<i>Motor Vehicles (Light Commercial)</i>			
1/59	27.1	*	
*Departments please note the description for this item should read—Van Commercial, LWB, Diesel, Manual not Petrol, Automatic as previously gazetted.			
<i>Provisions/Groceries</i>			
2/01	29.0,		
	36.0 to 39.0,		
	43.0 to 49.0,		
	53.0, 55.0,		
	58.0, 84.0,		
	89.0, 102.0,		
	108.0 to 110.0,		
	113.0, 162.0,		
	163.0, 165.0,		
	180.0 to 192.0,		
	194.0	^	16.12.94
	114.0	*	31.12.94
	115.0	*	
	114.0	74.12~	1.1.95
	115.0	74.12~	

^Delete: 'Boronia Food Services Pty Ltd'

Add: 'Purchase Regulation 19—Supply Management Regulations 1994'

*Delete: 'Marsh Dairy Products Pty Ltd—Devondale'

~Add: 'VHA Trading Company—Devondale—each'

N. L. JORDAN
Secretary to the Tender Board

**DE-REGISTRATION OF POLITICAL
PARTY**

In accordance with section 148Q (4) of the **Constitution Act Amendment Act 1958**, the Geelong Community Alliance is hereby de-registered.

Dated 19 December 1994

G. P. LYONS
Electoral Commissioner

SURPLUS GOVERNMENT PROPERTIES

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

<i>DoF Ref</i>	<i>Address</i>
11196	37 Langhorne Street, Dandenong
68039	Cartwright Street, Apollo Bay
68040	Nelson Street, Apollo Bay
68030	Carrier Street, Benalla
67951	Midland Highway, Dry Diggings
68002	Little Snowy Creek Road, Eskdale
67954,	Midas Road, Miners Rest
67955	
67956,	Midas Road, Miners Rest
67957,	
67958	
68036	Lake Carpul Road, Robinvale
68022	Midland Highway, Stanhope
68048	Wilson Road, Tongala
68037	Warrenheip Road, Warrenheip

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

Rezoning will be undertaken where necessary.

For further information phone Department of Finance on (03) 651 3105.

SURPLUS GOVERNMENT PROPERTIES

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

<i>DoF Ref</i>	<i>Address</i>
17953	11 Railway Place, Numurkah
17954	9 Railway Place, Numurkah
18482	McDonald Street, Numurkah
18659,	Railway Place, Numurkah
18660	
67937	Berringa Newtown Road (off) Berringa
67991	Blakeville Road, Blakeville
67986	Union Road, Karamomus
67988	Tulloh Street, Kyabram
67987	Thomas Street, Miepoll

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

Rezoning will be undertaken where necessary.

For further information phone Department of Finance on (03) 651 3105.

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Victoria Government Gazette

Co-operation Act 1981
GREENWOOD H S CO-OPERATIVE
LIMITED
NONIA CO-OPERATIVE LIMITED (IN
LIQUIDATION)
VIOLET TOWN PRIMARY SCHOOL CO-
OPERATIVE LTD

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

Dated at Melbourne 19 December 1994

K. N. FLOWERS
Acting Deputy Registrar of Co-operatives

ERRATUM
Prevention of Cruelty to Animals Act 1986
Code of Practice for the Public Display and
Exhibition of Animals

The code of Practice for the Public Display and Exhibition of Animals published in Government Gazette No. G50, Thursday, 15 December 1994 at page 3331 was prepared in accordance with the **Prevention of Cruelty to Animals Act 1986** and approved by the Governor in Council on 31 May 1994 (and not 3 May 1994 as notified at page 3342 of Gazette G50).

ROBIN A. S. LAWSON
Acting Secretary

Public Sector Management Act 1992
EXEMPTION FROM NOTIFICATION OF
VACANCY UNDER SECTION 29 (2)

Position No 70.61.4531.3, 33.18.0012.7, 70.68.4684.0, 33.38.0058.0 and 70.68.4666.8, Administrative Officer, Class AM-2, Personnel Payroll Branch, Department of Health and Community Services.

Reasons for exemption:

Two identical positions were advertised in the last 3 months and the proposed appointees were applicants for the positions and clearly meet the requirements of the positions.

JOHN PATERSON
Secretary, Health and Community Services

Industrial and Provident Societies Act 1958
CANCELLATION OF REGISTRATION OF
SOCIETIES

Notice is hereby given that the registration of First Continental Provident Society Limited, Citizens' Fidelity Provident Society Limited, First Central Provident Society Limited and Australian Investments Limited was cancelled on 21 December 1994 pursuant to section 9 (1) (c) of the **Industrial and Provident Societies Act 1958**.

DAVID LAFRANCHI
Delegate of the Victorian Financial
Institutions Commission

Trustee Act 1958
SECTION 3AE

I hereby declare the class of Mortgage-Backed Securities known as PUMA Sub-Fund P-1 Class A Bonds (Senior Bonds) issued by Perpetual Trustees Australia Limited to be approved Mortgage-Backed Securities for the purposes of Part 1C of the **Trustee Act 1958**.

Given under my hand and seal this 21
December 1994

H. M. WALTER
Commissioner for Corporate Affairs

Trustee Act 1958
SECTION 3AE

I hereby declare the class of Mortgage-Backed Securities known as RAMS Mortgage Corporation Limited Series 1 Class A Bonds, (Senior Bonds) issued by RAMS Mortgage Corporation Limited, to be approved Mortgage-Backed Securities for the purposes of Part 1C of the **Trustee Act 1958**.

Given under my hand and seal this 21
December 1994

H. M. WALTER
Commissioner for Corporate Affairs

Health Services Act 1988

I declare that the Healesville and District Hospital Quality Assurance 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**.

Statutory Immunity will be provided to the Quality Assurance Committee 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 three years from 28 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

I declare that the Alexandra District Hospital Quality Assurance and Accreditation Co-ordination Committee, and its designated sub-committees, as outlined in their Quality Assurance Plan, is an approved Quality Assurance Body in accordance with section 139 of the **Health Services Act 1988**.

Statutory Immunity will be provided to the Quality Assurance and Accreditation Co-ordination Committee, and its designated 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

Water Act 1989

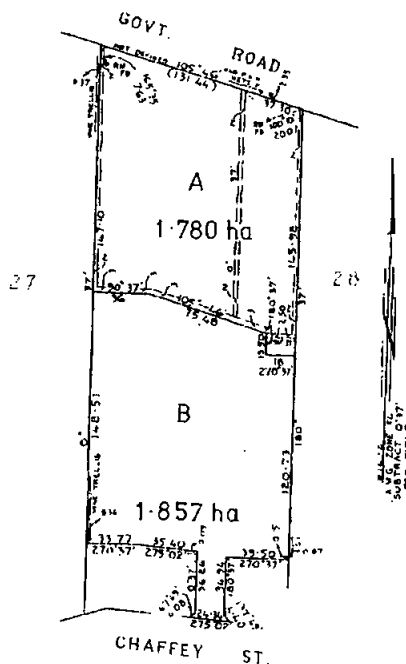
SUNRAYSIA RURAL WATER AUTHORITY
(Murray Sunraysia Water)
Extent of Merbein Irrigation District
Diminished

Pursuant to section 104 (b) of the **Water Act 1989**, notice is hereby given that Sunraysia Rural Water Authority resolved on 6 December 1994 to diminish the extent of the Merbein Irrigation District by excising the area of land being Part 28A, Lot B, Plan 202145N, Parish of Merbein.

CHRIS STOLTZ
Chief Executive Officer

RESOLUTION

It is hereby resolved that the area of 1.9 ha shown on the attached plan and known as Part 28A, Lot B, Plan 202145N, Parish of Merbein, be excised from the Merbein Irrigation District.



Dated 6 December 1994

CHRIS STOLTZ
Chief Executive Officer

Department of Finance SALE OF CROWN LAND BY PUBLIC AUCTION Reference P040593

On Saturday, 18 February 1995, at 11.30 a.m., on site.

Property Address: Clarke Street, Portland.

Crown Description: Allotment 1A, Section 39, Township of Portland.

Area: 1975 square metres.

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

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

30 G 1 12 January 1995

Selling Agent: Huppatz Real Estate,
125B Percy Street, Portland. Telephone
(055) 23 3822.

IAN SMITH
Minister for Finance

Department of Finance
SALE OF CROWN LAND BY PUBLIC
TENDER

Tenders close Wednesday, 22 February 1995
at 2.00 p.m.

Lot 1

Property Address: Corner Duke and
Murphy Streets, Castelmaine.

Crown Description: Allotment 103B,
Section G, Parish of Castelmaine.

Area: 2703 square metres.

Ref: P121308.

Lot 2

Property Address: Haig Street, Mitiamo.

Crown Description: Allotment 1K, Parish of
Mitiamo.

Area: 2023 square metres.

Ref: P124926.

Lot 3

Property Address: Sullivan Street, Golden
Square.

Crown Description: Allotment 96A, Section
C at Bendigo, Parish of Sandhurst.

Area: 5795 square metres.

Ref: P127769.

Lot 4

Property Address: Quambatook Road,
Boort.

Crown Description: Allotment 2, Section
13, Township of Boort.

Area: 3067 square metres.

Ref: P128369.

Lot 5

Property Address: Off Mill Street, Donald.

Crown Description: Allotment 3F, Section
7, Township of Donald.

Area: 2370 square metres.

Ref: P128774.

Lot 6

Property Address: Sutton Street, Echuca.

Crown Description: Allotment 1A, Section
57, Township of Echuca.

Area: 2022 square metres.

Ref: P129011.

Victoria Government Gazette

Lot 7

Property Address: Corner Curton and
Houlahan Streets, Flora Hill, Bendigo.

Crown Description: Allotment 526C,
Section H, Parish of Sandhurst.

Area: 3165 square metres.

Ref: P129378.

Lot 8

Property Address: Between Nugget and
East Streets, Kerang.

Crown Description: Allotment 5, Section
39, Township of Kerang.

Area: 3035 square metres.

Ref: P129861.

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

Tenders: Addressed to Crown Land Sales,
Tender Box, Department of Conservation and
Natural Resources, Corner of Hargraves and
Mundy Streets, Bendigo 3550.

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

Application Form: Available on request.

Co-ordinating Officer: Julie Jones, Sales
Officer, Crown Land and Assets, Department of
Conservation and Natural Resources, Bendigo.
Telephone (054) 44 6609.

IAN SMITH
Minister for Finance

Department of Finance
SALE OF CROWN LAND BY PUBLIC
TENDER

Tenders close Thursday 23 February 1995 at
2.00 p.m.

Lot 1

Property Address: Corner Burke and Heales
Streets, Smythesdale.

Crown Description: Allotment 1C, Section
12, Township of Smythesdale.

Area: 9602 square metres.

Ref: P106150.

Lot 2

Property Address: Mount Lonarch Road,
Mount Lonarch (former Mount Lonarch
School).

Crown Description: Allotment 11A, Section
Z, Parish of Amphitheatre.

Area: 8094 square metres.

Ref: 93-1123.

Lot 3

Property Address: Wilsons Road, Haddon.
Crown Description: Allotment 5D, Section 10, Parish of Haddon.
Area: 1-204 hectares.
Ref: L3-1440.

Lot 4

Property Address: Hall Road, Corindhap.
Crown Description: Allotment 14A, Section 5A, Township of Corindhap.
Area: 1-463 hectares.
Ref: 91-1057.

Lot 5

Property Address: School Road, Corindhap.
Crown Description: Allotment 12, Section 6, Township of Corindhap.
Area: 3-510 hectares.
Ref: 92-1155.

Lot 6

Property Address: Adair Street, Linton (former DCNR Depot).
Crown Description: Allotment 5, Section 14, Township of Linton.
Area: 890 square metres.
Ref: 05/5360.

Lot 7

Property Address: Linton Road, Snake Valley.
Crown Description: Allotment 5P, Section 31, Parish of Carngham.
Area: 1-089 hectares.
Ref: 91-1050.

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

Tenders: Addressed to Crown Land Sales, Tender Box, Department of Conservation and Natural Resources, Corner of Mair and Doveton Streets, Ballarat 3350.

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

Application Form: Available on request.

Co-ordinating Officer: Lisa Smith, Sales Officer, Crown Land and Assets, Department of Conservation and Natural Resources, Ballarat. Telephone (053) 33 6851.

IAN SMITH
Minister for Finance

Water Act 1989

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

RESTRUCTURING OF THE OVENS RIVER MANAGEMENT BOARD ORDER 1994

1. This Order is called the Restructuring of the Ovens River Management Board Order 1994.
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 the 1 January 1995.
4. On and from the date of this Order takes effect the Ovens River Management Board, constituted by an Order in Council dated 1 February 1989, takes over the whole of the property, rights, liabilities, obligations, powers and functions under the **Water Act 1989** of the Black Dog Creek improvement Trust including the management and control of the Black Dog Creek Improvement District.
5. The Black Dog Creek Improvement Trust is abolished.
6. The following persons are appointed to the Ovens River Management Board for a period of 12 months from the date this Order takes effect:

Henry Sidney	Brewer	William James McCormack
Sid Dalbosco		James Henry Neary
Ronald Henry Dawson		John Julian Nolan
John Francis Fitzgerald		James Wallace Maxwell Porter
Lorelei Elizabeth Gibson		Vincent James Shelley
Graham Rex Howard		John Walker Vance

8. This is an Order referred to in section 98 (2) (a) of the **Water Act 1989**.
9. Under Section 100 (2) (a) of the **Water Act 1989**, the affected Authorities, the Ovens River Management Board, constituted by an Order in Council dated 1 February 1989, and the Black Dog Creek Improvement Trust,

32 G 1 12 January 1995

constituted by an Order in Council dated 22 July 1969, have applied to me for this Order to be made.

Dated 15 December 1994

GEOFF COLEMAN
Minister administering the **Water Act 1989**

Marine Act 1988

ORDER DECLARING PERSONS OR BODIES TO BE LOCAL AUTHORITIES IN RESPECT OF SPECIFIED STATE WATERS
Amending Order

Pursuant to section 3 (3) (b) of the **Marine Act 1988** and pursuant to the **Interpretation of Legislation Act 1984** the order made under that section of the Marine Act and published in the Government Gazette on 20 May 1993 (G19, page 1271) is amended as follows:

1. (a) In column 1 omit "The council or the Shire of Ballarat."; and
(b) In Column 2 omit—
"Lake Learmonth.
Lake Burrumbeet within the Shire of Ballarat."
(c) In Column 1 omit "The Council of the City of Ballarat."; and
(d) In Column 2 omit "Lake Wendouree."; and
(e) In Column 1 insert "The Council of the City of Ballarat."; and
(f) In Column 2 opposite "The Council of the City of Ballarat." in Column 1 insert—
"Lake Burrumbeet.
Lake Learmonth.
Lake Wendouree."
2. (a) In Column 2 opposite "The Rural Water Corporation." in Column 1 omit "Greens Lake (Corop)."; "Middle Reedy Lake." and "Loch Garry."; and
(b) In Column 1 insert "The Goulburn Murray Rural Water Authority."; and
(c) In Column 2 opposite "The Goulburn Murray Rural Water Authority." in Column 1 insert—
"Greens Lake (corop)
Middle and Reedy Lakes.
Loch Garry."
3. (a) In Column 1 insert "The Council of the City of Greater Shepparton."; and

Victoria Government Gazette

- (b) In Column 2 opposite "The Council of the City of Greater Shepparton." insert "Kialla Lake".

Dated 15 December 1994

W. R. BAXTER
Minister for Roads and Ports

Creditors, next of kin and others having claims against the estate of any of the under-mentioned deceased persons are required to send particulars of their claims to State Trustees Limited A.C.N. 064 593 148, 168 Exhibition Street, Melbourne, Victoria, 3000 the personal representative on or before 28 February, 1995 after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

Arfelli, Renato William, also known as William Arfelli and William Reny Arfelli, late of 11 Arcade Way, Avondale Heights, pensioner, died on 25 October 1994.

Bacon, Shirley Anne, late of 50 Hearld Street, Cheltenham, divorcee, died on 28 July 1994.

Bago, Leslie, late of 6/8 Avandale Road Armadale, engineer, died on 29 August 1994.

Chitts, Gwladys Gwendolyn, also known as Gwladys Gwendoline Chitts, late of Unit 4, 20 Kent Avenue, Brighton, pensioner, died on 6 April 1994.

Cugley, Jan Storrr, late of 7 Thompson Street, Ormond, pensioner, died on 3 May 1994.

Freeman, Roy William, late of Unit 8, 195 Grange Road Glenhuntly, pensioner, died on 4 December 1994.

Hancock, Blanche Muriel, late of Avoca Hospital, Avoca, pensioner, died on 15 August 1994.

Job, Sydney Alexander, late of 22 Remunera Street, Caulfield South, retired, died on 28 September 1994

Lee, Frances Ruth Astbury, late of St Vincent De Paul Nursing Home, 110 Albion Road, Box Hill, pensioner, died on September 1994.

Ledden, Noreen, late of 14/146 Hyde Street, Yarraville, environmental protection officer, died on 29 May 1994.

Lorden, Geoffrey Allan, late of 46 Orient Avenue, Mitcham, retired, died on 6 October 1994.

Martin, Lillian Jessie, late of 64 Army Road, Boronia, clerk, died on 4 September 1993.

McCabe, Albert Patrick, late of Mount Royal Hospital, Poplar Road, Parkville, pensioner, died on 3 August 1994.

Morris, Vida, late of Southport Community Nursing Home, Richardson Street, Albert Park, pensioner, died on 4 May 1994.

Mouat, Ivan Victor, late of Unit 19, 122 Beach Road, Parkville, retired, died on 3 November 1994.

Moy, Arthur Francis, late of 620 Warrigal Road, Chadstone, died on 24 August 1994.

Otto, Hans Christopher Edward, late of Sunrise Private Nursing Home, 2-4 Sunrise Drive, Mulgrave, pensioner, died on 19 May 1994.

Rayson, Harold, Burnham, late of Alice Berry Private Nursing Home, Heroes Avenue, Emerald, engineer, died on 28 July 1994.

Routley, John Robert, late of Queenscliff Private Nursing Home, 26 Hesse Street, Queenscliff, pensioner, died on 14 August 1994.

Saddington, William John, late of Caulfield General Medical Centre, retired, died on 14 June 1994.

Shepherd, Dorothy Maud, late of 71 RSL Village, 60 Centre Dandenong Road, Cheltenham, retired, died on 22 August 1994.

Sykes, Marian, late of 36 Benambra Street Preston, Pensioner, died on 10 May 1994.

Thwaites, John Edward Joseph, late of 65 Twyford Street, Box Hill North, retired, died on 23 June 1994.

Tomholt, Mildred Jane Rebecca, late of 5 Muir Street, Hawthorn, retired, died on 13 August 1994.

Tullis, Russell Campbell, late of 6 Glendowan Road, Mount Waverley, retired, died on 6 August 1994.

Dated at Melbourne, 20 December 1994

B. F. CARMODY
Managing Director
State Trustees Limited

**Public Sector Management Act 1992
EXEMPTION FROM NOTIFICATION OF
VACANCY UNDER SECTION 29 (2)**

Position No. 85/05/7137/3, Executive Officer, Level EO-1, Office of State Owned Enterprises, Department of the Treasury.

Reasons for Exemption

The position has duties and qualification requirements that are of a specialised nature, the

appointment is short term, there is an urgent need to fill the position by 1 January 1995, advertising the position would be unlikely to attract a more suitable applicant than the proposed appointee.

DENIS SANDERS

Acting Public Service Commissioner

**VICTORIAN CASINO AND GAMING
AUTHORITY**

Amendment of the Rules of Casino Games

Pursuant to section 60 (1) of the **Casino Control Act 1991**, the Victorian Casino and Gaming Authority on 22 November 1994 resolved to amend Schedule 1 to the Notice of Approval for the rules of casino games which was published in the Government Gazette of 16 June 1994 as follows:

- (i) The rules for Pai Gow be amended by inserting as the last sentence of rule 623:
"Each three bank cycle is mutually exclusive."
- (ii) The rules for Caribbean Stud Poker be amended by inserting new rule 14.1.1:
"14.1.1 Cards dealt to any playing area where there is no ante, shall constitute a misdeal."

ALAN ROWE

Director of Gaming and Betting
Victorian Casino and Gaming Authority

**Department of Finance
SALE OF CROWN LAND BY PUBLIC
AUCTION**

Reference No. GL13067

On Saturday, 18 February 1995 at 2.00 p.m. on site.

Address of Properties: Corner of Pitcher and McCue Streets, Port Campbell.

Crown Description: Crown Allotment 21A, Section 1, Township of Port Campbell, Parish of Paaratte.

Terms of Sale: 10% deposit, balance 90 days.

Area: 2.016 hectares.

Officer Co-ordinating Sale: Ross Huggins, Property Consultant, Western Operations, Asset Management Division, Department of Finance.

34 G 1 12 January 1995

Selling Agent: Thomas Joyce & Sears, 55
Great Ocean Road, Apollo Bay.

IAN SMITH
Minister for Finance

Co-operation Act 1981

**CO-OPERATIVE SOCIETIES (GENERAL)
REGULATIONS 1993**

Regulation 61(2)

Dissolution of Societies

**CO-OPERATIVE FARMERS AND
GRAZERS DIRECT MEAT SUPPLY
LIMITED**

**JOYCE PARK MCKINNON BOWLING CO-
OPERATIVE LTD**

**KEW MUSIC CENTRE CO-OPERATIVE
LIMITED**

**RED HILL CONSOLIDATED SCHOOL CO-
OPERATIVE LIMITED**

**WESTERN HEIGHTS SECONDARY
COLLEGE CO-OPERATIVE LTD**

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

Dated at Melbourne 21 December 1994.

K. N. FLOWERS
Acting Deputy Registrar of Co-operatives

**Victoria Police
HOMICIDE OF
EMANUEL SAPOUNTZAKIS
\$50,000 REWARD**

The co-operation of the general public is
sought with a view to establishing the identity of
the person or persons responsible for the death
of Emanuel Sapountzakis at Endeavour Hills on
2 March 1993.

A reward of fifty thousand dollars
(\$50,000.00) will be paid at the discretion of the
Chief Commissioner of Police, by the
Government of Victoria, for information leading
to the arrest and subsequent conviction of the
person, or persons responsible for this offence.

Any information, which will be treated as
confidential, may be given at any time on Crime
Stoppers hot line, telephone No. (03) 885 5000,
toll free 008 333 000 or to the Homicide Squad
on 885 2770 or to any Police Station.

M. N. COMRIE
Chief Commissioner of Police

Victoria Government Gazette

**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 15 February 1995.

Notice of any objection to the granting of an
application should be forwarded to reach the
Manager, Registration and Licensing, P.O. Box
82, Wendouree, 3355 not later than 9 February
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.

Robal Food Pty Ltd. Application to license
one commercial passenger vehicle in respect of
one 1994 Mitsubishi Star Wagon with seating
capacity for 6 passengers to operate as a Special
Purpose Vehicle from 10 Minton Street, Ararat,
for the carriage of passengers for weddings,
social events and tourist activities.

Dated 12 January 1995

JOHN WILSON
Regional Manager
Western Region

EXEMPTION

Position No. 95/05/0117/1, Administrative
Officer, Class AM-3, Department of Arts, Sport
and Tourism Human Resources Branch

Reason for Exemption

The position is substantively vacant and the
duties of the position have been performed on a
higher duties basis by the proposed appointee for
a continuous period of more than six months.
This was immediately prior to translation to the
5 level broadbanded pay structure.

It is certified that the proposed appointee is
fully effective at the higher level and that
advertising the vacancy would be unlikely to
attract a more suitable candidate and the merit
principle is not infringed.

Dr D. HORE
Secretary,
Department of Arts, Sport and Tourism

EXEMPTION

Position No. 08/05/0093/3, Administrative Officer, Class AM-4, Department of Arts, Sport and Tourism Resource Management Division

Reason for Exemption

The position is substantively vacant and the duties of the position have been performed on a higher duties basis by the proposed appointee for a continuous period of more than six months. This was immediately prior to translation to the 5 level broadbanded pay structure.

It is certified that the proposed appointee is fully effective at the higher level and that advertising the vacancy would be unlikely to attract a more suitable candidate and the merit principle is not infringed.

Dr D. HORE
Secretary,

Department of Arts, Sport and Tourism

Meat Industry Act 1993

Notice of Exemption under Section 5 (2)

I, Bill McGrath, Minister for Agriculture, acting under section 5 (2) of the **Meat Industry Act 1993** give notice that Uncle Ben's of Australia, a licensed pet food processing facility, is exempt from the requirement to sterilise inedible meat received from a general meat processing facility under the provisions of regulation 21 (4) (b) (iii) of the Meat Industry Regulations 1994 provided that treatment of the product is subject to Ministerial direction.

BILL McGRATH
Minister for Agriculture

Co-operation Act 1981

GARDENVALE CENTRAL SCHOOL CO-
OPERATIVE LIMITED
SUNRAYSIA COLLEGE OF TECHNICAL
AND FURTHER EDUCATION CO-
OPERATIVE LIMITED

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

Dated at Melbourne 29 December 1994

K. N. FLOWERS
Acting Deputy Registrar of Co-operatives

Public Sector Management Act 1992
EXEMPTION FROM NOTIFICATION OF
VACANCY UNDER SECTION 29 (2)

Position No. 41/05/0045/0, Consultant, Occupational Hygiene, Class VPS-4, Department of Business and Employment.

Reasons for exemption

The position has duties and qualifications 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

Note: This notice of exemption appeared with the incorrect position number 41/05/0100/1

Public Sector Management Act 1992
EXEMPTION FROM NOTIFICATION OF
VACANCY UNDER SECTION 29 (2)

Position No. 11/05/0028/8, Administrative Officer, Class AM-3, 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
Acting Secretary
Department of Business and Employment

REGULATIONS
Allenvale Mill Site Reserve

Title

1. These regulations may be cited as the Allenvale Mill Site Reserve Regulations 1994.

Objective

2. The objective of these regulations is to provide for the care, protection and management of the Allenvale Mill Site Reserve.

Authorising provisions

3. These regulations are made under Section 13 of the **Crown Land (Reserves) Act 1978**.

Commencement

4. These regulations come into operation on the date they are published in The Victoria Government Gazette.

Definitions

5. In these regulations:

"Act" means the **Crown Land (Reserves) Act 1978**.

"Area Manager" means the person for the time being appointed under the **Public Sector Management Act 1992** to be, or to act in the position of Area Manager, South-west Area of the Department of Conservation and Natural Resources.

"Authorised Officer" means any person appointed or deemed to be appointed an authorised officer under the **Conservation, Forests and Lands Act 1987** and also includes any member of the police force.

"Camp" means:

- (a) to erect, occupy or use any tent, or
- (b) to park occupy or use any caravan, camper van or other movable form of accommodation.

"Camping Area" means any part of the reserve set apart as a site for camping purposes.

"Firearm" includes any rifle, gun, pistol, air gun, catapult, bow and arrow, crossbow or any weapon or other implement designed to discharge a missile and capable of injuring, damaging or destroying any person, animal or thing.

"Litter" includes any bottle, carton, package, paper, glass, food, offal, animal carcass, vegetable matter or other refuse or rubbish.

"Permit" includes any authority, approval, consent, permission, receipt, ticket or the like given granted or issued by the Area Manager or an authorised officer under these regulations.

"Reserve" means the Crown land being Crown Allotments 23C and 23D, Section 5, Township of borne and Crown Allotments 53C and 53D, Parish of Lorne temporarily reserved for public recreation and camping by Order in Council of 1 February 1994.

"Vehicle" includes any motor car, motor cycle, bus, truck, bicycle, skateboard, cart, horse-drawn vehicle, caravan, trailer or water craft.

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Part 1—Powers Functions and Duties of the Area Manager

- 6. (1) Except as provided in these regulations the reserve is open to the public free of charge.
- (2) The Area Manager may determine, in either general or specific terms, the times and days on which the whole or any part of the reserve will not be available for use by the public.
- (3) The Area Manager may enclose or set aside for a particular activity the whole or any part of the reserve and may include in that determination, conditions or restrictions relating to the use by the public of that area.
- (4) The Area Manager may determine The conditions of entry or use of any conveniences, facilities or amenities of any description in any part of the reserve.
- (5) The particulars of any determination made under this Part must be displayed where they are reasonably likely to be seen by persons likely to be affected by them.

Part 2—Permits

- 7. (1) The Area Manager or an authorised officer may at his or her discretion grant permits for:
 - (a) the use by any person, club or association of any area enclosed or set aside for a particular purpose or activity under these regulations;
 - (b) the admission and entry to the Reserve or any part thereof; or
 - (c) any other purpose for which a permit is required under these regulations.
- (2) The Area Manager may:
 - (a) determine the conditions of any permit granted under these regulations; and
 - (b) determine, impose, collect and receive tolls, fees, rents or other charges for or in respect to
 - (i) the admission or entry to or parking of vehicles within the Reserve; and
 - (ii) any other permit granted pursuant to sub regulation 7 (1) (c).

- (3) No permit shall be transferable.
- (4) Any permit may be revoked or withdrawn at the discretion of The Area Manager.
- (5) Any person purporting to hold any permit shall produce the same on demand by any authorised officer and unless such permit is thereupon produced that person shall not be entitled to claim the benefit of any such permit.

Part 3—Offences

- 8. Within the Reserve a person must not:
 - (a) behave in a noisy or disorderly manner or create or take part in any disturbance or commit any act of indecency or offend against decency as regards dress, language or conduct;
 - (b) commit or create or knowingly permit or allow to continue any public or private nuisance, or any annoyance to the public or any persons lawfully in the reserve which may interfere with the quiet enjoyment of the reserve by any other person;
 - (c) roll or throw any stone or other substance or missile within the reserve which is likely to damage property or endanger or annoy other person lawfully using the reserve;
 - (d) ride, drive or lead any horse or allow any horse to swim except within an area set aside for that purpose art subject to any conditions determined by the Committee;
 - (e) except in an area set aside for that purpose play any game in which a hard ball is used;
 - (f) engage in any game, sport or entertainment likely to cause inconvenience, annoyance or danger to any other person using the reserve;
 - (g) leave any litter except in a receptacle provided for that purpose;
 - (h) bring into the reserve and deposit or allow to remain any domestic or

- household waste, car body, building material or other waste;
- (i) break any glass bottle or other container within the reserve and in the event of so doing shall immediately gather up the pieces and remove them or place them in a receptacle provided for litter;
- (j) use any kitchen, laundry, change-room, shower, toilet, or other convenience or any part thereof in the reserve except for its proper purpose and upon payment of such fees (if any) as may be prescribed in any permit;
- (k) enter or use or permit any child under their care or control to enter or use any place, room, convenience, or structure set apart for the use of the opposite sex; provided that this regulation shall not apply to a child under the age of six years when accompanied by an adult of the opposite sex;
- (l) except for a dog that is used by a blind person as a guide dog bring into or permit to remain a dog:
 - (i) which is not controlled by means of a leash or other form of restraint and is effectively restrained from causing annoyance to any person and from damaging or interfering in any way with any property in the reserve; or
 - (ii) in any camping area or in any portion of the reserve prohibited to the entry of dogs and indicated by notices.
- (m) park any vehicle except:
 - (i) in an area set apart for that purpose and clearly defined by signs;
 - (ii) as and where directed by an authorised officer; and
 - (iii) upon payment of such fees (if any) as may be determined.
- (n) by driving any vehicle deliberately damage any vegetation or unduly interfere with any sand, stone, gravel, rock clay or earth;
- (o) drive any vehicle in a manner dangerous to the public;

- (p) drive any vehicle so as to cause noise which is unreasonable in the circumstances;
 - (q) drive any vehicle of a speed greater than that indicated by any sign or notice;
 - (r) obstruct, hinder or interfere with any authorised officer or any employee of the Department of Conservation and Natural Resources in the execution of their duties;
 - (s) remain when lawfully directed to leave by an authorised officer; or
 - (t) refuse to give their name and address, or gives a false name and address when lawfully requested to do so by an authorised officer;
9. Within the reserve a person must not without first obtaining a permit:
 - (a) shoot, trap, maim, injure, kill or destroy any bird or animal;
 - (b) carry or use any firearm, poison, trap or snare;
 - (c) remove, cut, damage, displace, deface, or interfere with any rock timber, tree, shrub, plant, wildflower or other vegetation or any sign, noticeboard, seat, table, gate, post, fence, bridge, building, structure or any other thing of a like nature;
 - (d) dig up or remove from or bring into the reserve any gravel, stone, shell-grit, sand, soil, loam or seaweed;
 - (e) drive, ride, push, pull, place or leave any vehicle in or on the reserve except in or upon such roadways or areas as are set aside for the purpose and no person shall allow any vehicle to remain stationary in any position where it may cause undue or unreasonable obstruction to the lawful passage of others;
 - (f) sell or offer for sale any article whatsoever;
 - (g) give out, distribute, erect, leave set up or display any handbill, placard, notice, pamphlet, book paper, advertising matter or any like thing;
 - (h) occupy, use or enter any building, booth, shed, stand or enclosure unless the same is set aside for public use;
 - (i) camp;
 - (j) erect or place therein any building booth, shed or other structure;
 - (k) solicit or collect money or orders for goods or services;
 - (l) take part in or advertise any entertainment for gain;
 - (m) preach, declaim, harangue or deliver any address of any kind or use any amplifier, public address system, loud hailer or similar device;
 - (n) offer for hire any article, device or thing;
 - (o) take photographs for gain or commercial purposes;
 - (p) ply a vehicle for hire or carry any passengers for fee or reward;
 - (q) conduct any school or provide any form of instruction for gain;
 - (r) advertise for sale or trade or hire any article, device, service or thing;
 - (s) disturb, interfere with or destroy any animal or bird or its lair or nest;
 - (t) operate any portable or stationary generator; air-compressor or chainsaw;
 - (u) except as provided in these regulations or in any determination made by the Area Manager or an authorised officer, bring into or permit to remain any animal;
 - (v) enter any area in the reserve which is enclosed for the plantation of young trees shrubs or grass plots or for the rehabilitation or preservation of native flora or any other purpose;
 - (w) light, maintain or use a fire in the reserve except in a fuel stove. Any person who lights a fire in the reserve shall take all reasonable and proper precautions to ensure that the fire does not escape from control or damage anything growing or being on the reserve; or

- (x) wilfully or carelessly do, make or permit any act or omission which may result in or be likely to result in damage by fire to anything growing or being on the reserve.

Part 4—General

10. An authorised officer may direct any person who in his or her opinion offends against these regulations to leave the reserve or any place therein.
11. If, in the opinion of an authorised officer, any person has contravened or failed to comply with any provision of these regulations then the officer may demand the name and address of the person.
12. An authorised officer may remove or cause to be removed any parked, stranded or broken-down vehicle from any roadway or area within the reserve provided that the removal of any vehicle—
 - (a) shall be at the sole risk of the owner of the vehicle who shall be deemed to have accepted such risk as a condition of entry to the reserve; and
 - (b) may be effected in such manner as the appointed officer deems fit.
13. Any vehicle left unattended within the reserve for a continuous period exceeding forty-eight hours maybe removed by the Area Manager at the risk and expense of the owner.
14. (1) If, in the opinion of an authorised officer a tent or any temporary, make-shift form of accommodation has been erected without a permit the officer may remove such tent or temporary, make-shift accommodation and take it to a place of safe keeping.
(2) If a tent or temporary make-shift accommodation is removed in accordance with regulation 14 (1) the appointed officer effecting such removal shall leave a notice of removal at the site of removal indicating to the owner the place where such tent or temporary make-shift accommodation can be collected.
15. Any person who contravenes or fails to comply with any provisions in these regulations is guilty of an offence and

liable for the penalties prescribed in Section 13 of the **Crown Land (Reserves) Act 1978**—Rs 29006.

Dated 29 December 1994

PAUL MAINEY
Area Manager, South-west
(As delegate of the Minister for
Conservation and Environment)

Stamps Act 1958
NOTICE UNDER SECTION 40A

Pursuant to section 40A of the **Stamps Act 1958** I hereby declare:

Frank Ernest William Levy, Israel Bock and Geoffrey Sandler trading as Sackville Wilks and Co. (AP 207); John Keating, Peter Damian Moon trading as John Keating and Associates (AP 208); Alan Howard Gray trading as Gray and Gray (AP 209); Darjuty Pty Ltd trading as A. C. Fox and Associates (SD) (AP 210) and HKBA Nominees Limited (AP 211) to be "Authorised persons" in relation to the stamping of Transfers of Land, Mortgages, Bonds, Debentures and Covenants, Marketable Securities, Leases, Agreements to Lease, Assignments of Transfers of Lease, Deeds of Settlement and Deeds not otherwise subject to duty.

ALAN R. STOCKDALE
Treasurer

Stamps Act 1958
NOTICE UNDER SECTION 40A

Pursuant to section 40A of the **Stamps Act 1958** I hereby declare:

Challenge Bank Limited (AP 212); Armin Edmund Ellignhaus and Steven Leslie Weill trading as A. E. Ellinghaus & S. L. Weill (AP 213) to be "Authorised persons" in relation to the stamping of Transfers of Land, Mortgages, Bonds, Debentures and Covenants, Marketable Securities, Leases, Agreements to Lease, Assignments or Transfers of Lease, Deeds of Settlement and Deeds not otherwise subject to duty.

ALAN R. STOCKDALE
Treasurer

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 17 February 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 10 February 1995.

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

Applications which are objected to will be determined by the Roads Corporation.

Robert L. Cochrane, Wonthaggi—Application to vary licence number TS (P) 2479 that authorises a 1983 Toyota bus with a seating capacity for 20 passengers to operate a service for the carriage of students attending Mary McKillop Catholic Regional College, Leongatha under contract to the college as follows:

To delete: 1983 Toyota bus with a seating capacity for 20 passengers.

To Add: Late model bus with a seating capacity up to 49 passengers.

Dated 5 January 1995

NORM BUTLER
Regional Manager
Eastern Region

Health Services Act 1988
McIVOR HEALTH AND COMMUNITY SERVICES

Amendment to Schedule 1

Under section 8 (1) (c) of the **Health Services Act 1988**, and on the recommendation of the Minister for Health the Governor in Council amends Schedule 1 of the Act by changing the name of the Heathcote District Hospital to McIvor Health and Community Services.

Dated 10 January 1995

Responsible Minister:

MARIE TEHAN
Minister for Health

KATHY WILSON
Acting Clerk of the Executive Council

Health Services Act 1988
Section 11 Exemption

Under section 11 of the **Health Services Act 1988**, and on the recommendation of the Minister for Health the Governor in Council declares that the following classes of health service establishments and agencies are exempted from the following provisions of the Act during the period from the date of publication of this Order in the Government Gazette until 1 July 1995 inclusive ("the relevant period"):

- (a) any nursing homes or hostels which apply to become registered as a health service establishment under Part 4 of the Act within the relevant period, are exempted from section 82 (2) (b) of the Act;
- (b) any nursing homes or hostels whose registration under Part 4 of the Act falls due for renewal within the period 31 December 1994—1 July 1995, are exempted from section 88 (2) (b) of the Act;
- (c) any nursing homes or hostels who apply for variation of registration under Part 4 of the Act within the relevant period, are exempted from section 92 (2) (b) of the Act
- (d) any nursing homes or hostels whose annual fee under Part 4 of the Act is payable within the period 31 December 1994—1 July 1995, are exempted from section 87 of the Act.

Dated 10 January 1995

Responsible Minister:

MARIE TEHAN
Minister for Health

KATHY WILSON
Acting Clerk of the Executive Council

Public Sector Management Act 1992
EXEMPTION FROM NOTIFICATION OF VACANCY UNDER SECTION 29 (2)

Position No. 08/20/0419/3, Victorian Public Service Officer Band VPS-3 (AM-5), Building Project, State Library of Victoria, Department of Arts, Sport and Tourism.

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

P. R. SALWAY
Acting Public Service Commissioner

EXEMPTION

Position No. 93/05/0102/5, Administrative Officer, Class AM-5, Department of Arts, Sport and Tourism, Resource, Management Division.

Reason for Exemption

The position is substantively vacant and the duties of the position have been performed on a higher duties basis by the proposed appointee for a continuous period of more than six months, this was immediately prior to translation to the 5 level broadbanded pay structure.

It is certified that the proposed appointee is fully effective at the higher level and that advertising the vacancy would be unlikely to attract a more suitable candidate and the merit principle is not infringed.

Dr D. HORE
Secretary,
Department of Arts, Sport and Tourism

EXEMPTION

Position No. 95/05/0025/9, Administrative Officer, Class AM-4, Department of Arts, Sport and Tourism Resource, Management Division

Reason for Exemption

The position is substantively vacant and the duties of the position have been performed on a higher duties basis by the proposed appointee for a continuous period of more than six months. This was immediately prior to translation to the 5 level broadbanded pay structure.

It is certified that the proposed appointee is fully effective at the higher level and that advertising the vacancy would be unlikely to attract a more suitable candidate and the merit principle is not infringed.

Dr D. HORE
Secretary,
Department of Arts, Sport and Tourism

EXEMPTION

Position No. 95/05/0089/7, Administrative Officer, Class AM-4, Department of Arts, Sports and Tourism, Resource Management Division

Reason for Exemption

The position is substantively vacant and the duties of the position have been performed on a higher duties basis by the proposed appointee for a continuous period of more than six months. This was immediately prior to translation to the 5 level broadbanded pay structure

It is certified that the proposed appointee is fully effective at the higher level and that advertising the vacancy would be unlikely to attract a more suitable candidate and the merit principle is not infringed.

Dr D. HORE
Secretary,

Department of Arts, Sport and Tourism

DEPARTMENT OF ENERGY AND MINERALS

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

EXPLORATION LICENCE GRANTED

No. 3623; Shaun Clements; 235 grats, Beaufort.
No. 3649; Tivmoss Investments P/L; 42 grats, Charlton, Dunolly and Wedderburn.

No. 3697; Echidna Mining NL; 83 grats, Mansfield.

No. 3714; Western Gulf Mining Ltd; 13 grats, Ballarat.

No. 3716; Intrepid Mining Corp NL; 11 grats, Heathcote.

EXPLORATION LICENCE REFUSED

No. 3373; Griffins Financial Services P/L; 50 grats, Ballarat, Colac and Geelong.

EXPLORATION LICENCE RENEWED

No. 3048-5; Tivmoss Investments P/L; 15 grats, Dunolly.

No. 3173; John R. Wall; 36 grats, Bendigo, Castlemaine and Creswick.

No. 3270-1; Tivmoss Investments P/L; 166 grats, Dunolly.

No. 3303; CRA Exploration Ltd; 20 grats, Ballarat.

No. 3316-2; Flitegold P/L; 9 grats, Heathcote.

No. 3334; Sedimentary Holdings Ltd; 46 grats, Beaufort.

No. 3414; Ridgecrest P/L; 7 grats, Matlock.

No. 3457; Alcaston Mining NL and Bruce McLennan; 33 grats, Matlock.

No. 3496; Western Gulf Mining Ltd; 7 grats, Ballarat.

No. 3509; Ausminindex NL; 25 grats, Creswick.

EXPLORATION LICENCE VARIED

No. 3106; Gateway Mining Ltd; 97 grats, Albury.

No. 3462; Highlake Exploration; 26 grats, Creswick.

No. 3540; Tivmoss Investments P/L; 533 grats, Charlton, Dunolly and Wedderburn.

EXPLORATION LICENCE TRANSFERRED

No. 3106; Gold Platinum & Chromium Ventures Limited (Gateway Mining Ltd) to Gold Bar Pty Ltd, 97 grats, Albury.

No. 3106; Gold Bar Pty Ltd (50%) to Intrepid Mining Corporation NL; 97 grats, Albury.

No. 3311; Livre Holdings Pty Ltd to Intrepid Mining Corporation NL; 229 grats, Matlock and Moe.

No. 3328; Phoenix Resources NL to Ballarat Consolidated Gold Ltd; 61 grats, Ballarat.

No. 3407; Livre Holdings Pty Ltd to Intrepid Mining Corporation Ltd; 129 grats, Mansfield and Matlock.

No. 3521; Livre Holdings Pty Ltd to Intrepid Mining Corporation Ltd; 45 grats, Mansfield.

**EXPLORATION LICENCE
AMALGAMATED/CANCELLED**

Nos 3116 and 3716; Intrepid Mining Corp NL; 22 grats, Heathcote. Upon amalgamation into EL 3116, EL 3716 was cancelled.

Nos 3540 and 3649; Tivmoss Investments P/L; 533 grats, Charlton, Dunolly and Wedderburn. Upon amalgamation into EL 3540, EL 3649 was cancelled.

EXPLORATION LICENCE SURRENDERED

No. 3163; Normandy Exploration Ltd; 41 grats, Benambra and Bogong.

No. 3285; North Mining Ltd; 236 grats, Horsham, Nhill, Warracknabeal, Natimuk.

No. 3317; Normandy Exploration Ltd; 141 grats, Bogong.

No. 3374; Poseidon Gold Ltd; 64 grats, Ararat.

No. 3375; Poseidon Gold Ltd; 275 grats, Ararat, Beaufort.

MINING LICENCE GRANTED

No. 4795; Bert Van Denbrink; 5 hectares, St Arnaud.

No. 4881; Four Prospect P/L; 4.5 hectares, Dunolly.

MINING LICENCE RENEWED

No. 4801; Sedimentary Holdings Ltd; 195.10 hectares, Dunolly and St Arnaud.

No. 4835-2; Robert Palmer; 1 hectare, Dunolly.

MINING LICENCE TRANSFERRED

No. 4574; H. J. Doran and P. Heyes to Andrew Ayres and Ross Thompson; 1.7 hectares, Dunolly.

**MINING LICENCE
AMALGAMATED/CANCELLED**

Nos 4584 and 4585; Bendigo Mining NL; 27.85 hectares, Bendigo. Upon amalgamation into MIN 4584, MIN 4585 was cancelled.

MINING LEASE SURRENDERED

No. 897; CSR Ltd; 135.5 hectares, Goonegully.

MINERS RIGHT CLAIM EXPIRED

No. 989-1; Matheson James Alexander; 4 hectares, Castlemaine.

No. 2741; Fredrik Charles Clark; 2.4 hectares, Matlock.

MINERS RIGHT CLAIM TRANSFERRED

No. 793-1; Karl Roger Knoll to Gary Buckland; 4 hectares, Dunolly.

TOURIST MINE AUTHORITY GRANTED

No. 7; J. B. and E. A. Powell; 1 hectare, Albury.

**EXTRACTIVE INDUSTRY LICENCE
REFUSED**

No. 1519; Peter Griffiths; 33.72 hectares, Parish of Cobaw.

**EXTRACTIVE INDUSTRY LICENCE
VARIED**

No. 235-1; Boral Resources (Vic.) Pty Ltd; 3.2 hectares, Parish of Merrimu.

No. 1002-1; D. L. and J. M. O'Brien; 2.3342 hectares, Parish of Budgeree.

**EXTRACTIVE INDUSTRY LICENCE
ASSIGNED**

No. 854-2; S. K. Burnett, J. Burnett and Sarbrute P/L to Sarbrute P/L; 25.23 hectares, Warragul.

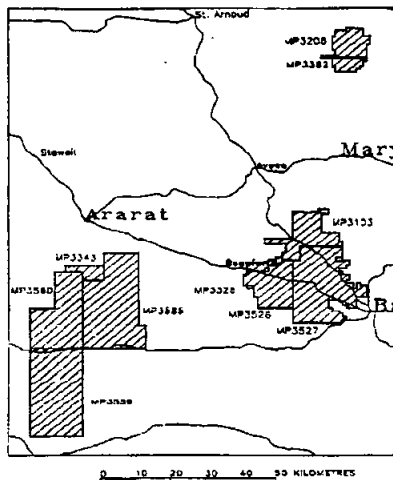
No. 854-2; Sarbrute P/L to Commercial Minerals Limited; 25.23 hectares, Warragul.

S. J. PLOWMAN

Minister for Energy and Minerals

**MINERAL RESOURCES DEVELOPMENT
ACT 1990**

I, Sydney James Plowman, Minister for Energy and Minerals, pursuant to section 7 of the **Mineral Resources Development Act 1990**, hereby exempt from being subject to an exploration and/or a mining licence the land shown on the attached plans which are areas under moratorium previously covered by exploration licence numbers 3206, 3362, 3103, 3527, 2526, 3343, 3560, 3585, 3326 and 3359.



Dated 28 December 1994

S. J. PLOWMAN
Minister for Energy and Minerals

**ROAD SAFETY (TRAFFIC) (LOADING
ZONE) REGULATIONS 1995**

In accordance with the provisions of the **Subordinate Legislation Act 1962**, notice is given of the proposal to make regulations to be known as the Road Safety (Traffic) (Loading Zone) Regulations 1995.

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

The objectives of the proposed Regulations are to:

- (a) clarify the definitions of a "courier vehicle" and the requirements for a "courier vehicle sign"; and
- (b) introduce an additional category of vehicle, a "service vehicle," which

may be permitted to use loading zones when loading or unloading goods.

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

Copies of the Regulatory Impact Statement may be obtained by telephoning (03) 854 2336 or by writing to Manager, Legal Services, Roads Corporation, 5th Floor, 60 Denmark Street, Kew, Vic 3101.

Comments and submissions are invited from interested parties and should be forwarded to Manager, Regulatory Reform Strategies, Roads Corporation, 2nd Floor, 60 Denmark Street, Kew, Vic 3101.

Any enquiries regarding the content of the statement should be directed to Steve Bean on (03) 854 2596.

The closing date for submission is 28 days from the date of this notice.

COLIN JORDAN
Chief Executive

**Public Sector Management Act 1992
EXEMPTION FROM NOTIFICATION OF
VACANCY UNDER SECTION 29 (2)**

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

Position No. 71/46/3201/4 VPS-4,
Administration Manager, Gippsland Regional Prisons, Correctional Services Division, Department of Justice.

Reasons For Exemption

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

WARREN McCANN
Secretary to the Department of Justice

**Public Sector Management Act 1992
EXEMPTION FROM NOTIFICATION OF
VACANCY UNDER SECTION 29 (2)**

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

44 G 1 12 January 1995

Position No. 71/11/0693/3 VPS-5, Governor, Investigations Unit, Correctional Services Division, Department of Justice; Position No. 71/31/0760/9 VPS-5, Governor, HM Prison Fairlea, Correctional Services Division, Department of Justice

Reasons For Exemption

The positions have been reclassified to recognise a demonstrated and significant shift in work-value in a specialised area of work, the incumbents are officers who are recognised as satisfactorily discharging all the requirements of the positions and the Department Head considers that it is unlikely that advertising the vacancy would attract more suitable candidates.

The vacancies have duties and requirements that are of a specialised nature peculiar to the department and the proposed appointees are officers considered to be the only officers possessing the specialised qualifications.

WARREN McCANN

Secretary to the Department of Justice

Planning and Environment Act 1987
LILLYDALE PLANNING SCHEME
Notice of Approval of Amendment
Amendment L148

The Acting Minister for Planning has approved Amendment L148 to the Lillydale Planning Scheme.

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

The amendment changes the Local Section of the planning scheme to introduce discretion to permit the—

- conversion of an existing house in Coldstream for use as a preschool centre by removing the redundant mandatory setback requirements for child care centres;
- development of a small supermarket in the Mount Evelyn shopping centre at 26-36 York Road, by removing redundant development restrictions;
- redevelopment of the former East Kilsyth Primary School site, in Edenhope Street, Kilsyth, for residential use with lots ranging in size from approximately 300 square metres to 450 square metres.

Victoria Government Gazette

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 Shire of Yarra Ranges, Lilydale Office, Anderson Street, Lilydale.

GEOFF CODE

Manager

Planning Co-ordination Branch

Department of Planning and Development

Planning and Environment Act 1987
BASS PLANNING SCHEME
Notice of Approval of Amendment
Amendment L31

The Minister for Planning has approved Amendment L31 to the Local Section of the Bass Planning Scheme.

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

The amendment rezones 1.19 hectare of land, being the former Krowera State School in Wonthaggi Road, Wonthaggi from the existing Public Purposes Reservation to a Rural zone.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and the office of the Bass Coast Shire Council, Main Road, Archies Creek.

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 L12

The Minister for Planning has approved Amendment L12 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 2.5 ha of land, extending 355 metres west of the Gateway Shopping Plaza, from Residential 2 zone to Commercial 2 zone and 3.5 ha of land, extending 400 metres east from the Plaza, from

Rural 2 zone to Commercial 2 zone on the north side of Raglan Parade, Warrnambool to enable commercial 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 and Heritage Division, Ground Floor, The Olderfleet Buildings, 477 Collins Street Melbourne and at the City of Warrnambool, Municipal Offices, Liebig Street, Warrnambool.

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 RL110

The Minister for Planning has prepared, adopted and approved Amendment RL110 to the Greater Geelong Planning Scheme.

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

The amendment changes the Scheme to ensure uniform opportunity for development of peripheral sales in Geelong and Melbourne and remove any conflicts that could arise between peripheral sales and industrial uses in industrial zones by making the following changes:

- peripheral sales becomes a prohibited use in the the Industrial B, Special Industrial, Reserved Industrial zones and in the Western Beach Development zone where peripheral sales activities would be contrary to the objectives of the zone and the proposed Bayside Development zone and would prejudice future planning and development of the area. Peripheral sales is currently a discretionary use in all four zones;
- sporting goods and bicycles sales are to be deleted from the definition of peripheral sales; and
- a site specific clause introduced into the Scheme to ensure the continuing rights for: De Grandis, retailing bicycles and sporting goods at 419-425 Moorabool Street and Rebel Sports, retailing sporting goods, including bicycles, at 25 McKillop

Street and; for land at 172-184 Torquay Road, Grovedale, to be used for peripheral sales in accordance with Permit No. S238/94 issued by the City of Greater Geelong on 26 October 1994.

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, The Olderfleet Buildings, 477 Collins Street Melbourne and at 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
SWAN HILL CITY PLANNING SCHEME
Notice of Approval of Amendment
Amendment L19

The Minister for Planning has approved Amendment L19 to the Local Section of the Swan Hill City Planning Scheme.

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

The amendment rezones part of the former Swan Hill School Support Centre site from the existing Public Purposes Reservation to a Central Business zone.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and the office of the City of Swan Hill, Nyah Road, Swan Hill.

GEOFF CODE
Manager

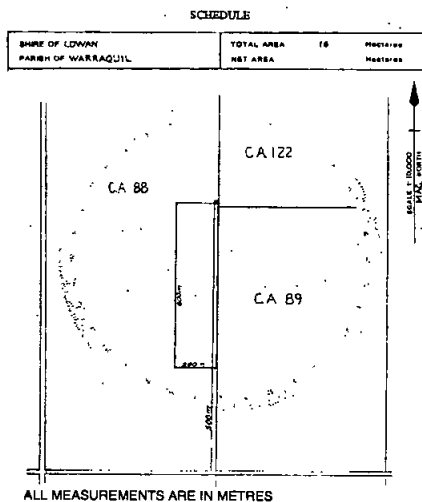
Planning Co-ordination Branch
Department of Planning and Development

Mineral Resources Development Act 1990
Notice of Revocation of the Exemption from
Mining Licence
No. 2/1994

I, Sydney James Plowman, Minister for Energy and Minerals pursuant to section 7 of the **Mineral Resources Development Act 1990**, revoke the exemption from mining licence

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applications over the land on the map provided as Schedule to this notice. This land was exempted as part of the "North West Victoria Initiative" by notice published in pages 992-993 of the Victoria Government Gazette No. 16 dated Thursday, 21 April 1994.



Dated 29 December 1994

S. J. PLOWMAN
Minister for Energy and Minerals

Planning and Environment Act 1987
SWAN HILL CITY PLANNING SCHEME
Notice of Approval of Amendment
Amendment L17

The Minister for Planning has approved Amendment L17 to the Swan Hill City Planning Scheme.

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

The amendment rezones approximately 1.3 hectares of land at 11-19 Murlong Street, Swan Hill from Public Purposes Reservation (Rural Water Commission) to Light Industrial.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, The Oldfleet Buildings, 477 Collins Street, Melbourne; Department of Planning and

Victoria Government Gazette

Development, 426 Hargreaves Street, Bendigo
and the City of Swan Hill Offices, corner Nyah
Road and Chapman Street, Swan Hill.

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

Planning and Environment Act 1987
SWAN HILL SHIRE PLANNING SCHEME
Notice of Approval of Amendment
Amendment L15

The Minister for Planning has approved Amendment L15 to the Local Section of the Swan Hill Shire Planning Scheme.

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

The amendment rezones the former Murraydale Primary School site in Woodgate Road, Murraydale from the existing Public Use zone to a Rural (Irrigated Pastures) zone.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and the office of the Shire of Swan Hill, 45 Splatt Street, Swan Hill.

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

Planning and Environment Act 1987
MILDURA SHIRE PLANNING SCHEME
Notice of Approval of Amendment
Amendment L34

The Minister for Planning has approved Amendment L34 to the Mildura Shire Planning Scheme.

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

The site specific amendment inserts a schedule in the Ordinance to allow land at Crown Allotment 36, Parish of Yelta in the Shire of Mildura, to be subdivided and developed in accordance with requirements set out in a schedule, without the need for a planning permit.

A copy of the amendment can be inspected free of charge during office hours at the offices

of the Shire of Mildura, Calder Highway, Irymple and at the offices of the Department of Planning and Development, The Olderfleet Buildings, 477 Collins Street, Melbourne and 426 Hargreaves Street, Bendigo.

GEOFF CODE
Manager

Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
HEYWOOD PLANNING SCHEME
Notice of Approval of Amendment
Amendment L12

The Minister for Planning has approved amendment L12 to the Shire of Heywood Planning Scheme.

The amendment was prepared by the former Shire of Heywood and will be administered by the Glenelg Shire.

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

The amendment rezones land described as Crown Allotment 1 and 2, Section 8, Parish of Portland and part of Crown Allotment 75, Section 1, Parish of Trewalla and located on the northern side of McIntyres Road, Portland, from Rural 3 zone to Rural Residential 2 zone and introduces a site specific control into the scheme to enable rural 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, Office of Planning and Heritage, Ground Floor, The Olderfleet Buildings, 477 Collins Street Melbourne and at the Glenelg Shire Offices, Edgar Street, Heywood.

GEOFF CODE
Manager

Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
PORT FAIRY PLANNING SCHEME
Notice of Approval of Amendment
Amendment L13 Part 1

The Minister for Planning has approved amendment L13 Part 1 to the Port Fairy Planning Scheme.

The amendment was prepared and adopted by the former Borough of Port Fairy and the Shire of Moyne will be responsible for administering the Scheme.

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

The amendment makes the following changes to the Scheme by:

Item 1 changing the ordinance provisions for Reserved land and the Special Use zone to enable public buildings to be used for commercial purposes in association with events such as fetes, festivals, markets, etc. subject to written approval from the Responsible Authority;

Item 2 rezoning 0.87 ha of land owned by the Port Fairy Cemetery Trust and adjoining the western boundary of the Port Fairy cemetery, from Agricultural zone to Existing Public Purposes Reserve 2 (Cemetery) reservation, to expand the area of the existing cemetery.

Item 3 changing the maps by deleting the Historic Residential zone that covers St. Patrick's Roman Catholic School in William Street, Port Fairy, and replacing it with the Special Use School Zone 2 (Private School) to correctly designate the current use of the land.

Item 4 rezoning land occupied by the Shire of Moyne Offices in Cox Street, Port Fairy, from Historic Residential zone to Existing Public Purposes 3 (Municipal Purposes) reservation to be consistent with the use of the land.

Item 5 changing the maps by deleting the Existing Public Purposes 7 (Drainage Reserve) reservation for both the Port Fairy Courthouse in Gipps Street and the Police Station in Campbell Street, Port Fairy and replacing it with an Existing Public Purposes 3 (Municipal Purposes) reservation and Existing Public Purposes 1 (Police) reservation respectively to correctly reflect use and ownership

of the land. The amendment also changes the map reservation description by deleting "Courthouse" from "Courthouse and Police Station" to update the schedule of reservations due to acquisition of the courthouse by the Shire.

A copy of the Amendment can be inspected free of charge, during office hours at the Department of Planning and Development, Office of Planning and Heritage, Ground Floor, The Olderfleet Buildings, 477 Collins Street Melbourne and at the offices of the Shire of Moyne, Cox Street, Port Fairy.

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

Planning and Environment Act 1987
BALLAARAT (CITY) PLANNING SCHEME
Notice of Approval of Amendment
Amendment L51

The Minister for Planning has approved Amendment L51 to the Local Section of the Ballaarat (City) Planning Scheme.

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

The amendment rezones the former St Pauls school site in Victoria Street, Ballarat, from Residential Development zone to Special Uses (Private Educational and Religious Institution or Establishment) zone and inserts a site specific clause to allow development of the site in accordance with an approved Master Plan—(VS003).

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of the City of Ballarat, Wendouree Offices, Gillies Street, Wendouree; the 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
BUNINYONG PLANNING SCHEME
Notice of Approval of Amendment
Amendment L52

The Minister for Planning has approved Amendment L52 to the Local Section of the Buninyong Planning Scheme.

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

The amendment inserts a site specific clause to allow development of the former St Martins in the Pines School site in accordance with an approved Master Plan—(MC002).

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of the, City of Ballarat, Wendouree Offices, Gillies Street, Wendouree; the 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
BALLAN PLANNING SCHEME
Notice of Approval of Amendment
Amendment L13 Part 1

The Minister for Planning has approved Amendment L13 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 allows the subdivision of part Crown Allotment 20 Section 14, Parish of Kerit Bareet (C/T Vol 8885 Fol 727) into two lots both being greater than two hectares in area.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of the Moorabool Shire Council, 15 Stead Street, Ballan; the 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
BARRABOOL PLANNING SCHEME
Notice of Approval of Amendment
Amendment R16

The Minister for Planning has approved Amendment R16 to the Barrabool Planning Scheme. (The Minister for Planning approved the Surf Coast Planning Scheme on 16 June 1994 and the land included in the amendment is now subject to the provisions of the Surf Coast Planning Scheme.)

The former Shire of Barrabool prepared the amendment and the Surf Coast Shire will be responsible for administering the Scheme.

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

The amendment rezones land described as Lots 1-24, LP 136440, Parish of Jan Juc, County of Grant, located on the south side of Jarosite Road, Bellbrae, from Rural Residential zone to Rural Natural Features zone to prevent further subdivision of the land and to protect its environmental qualities.

A copy of the amendment can be inspected free of charge, during office hours at the Department of Planning and Development, Office of Planning and Heritage, Ground Floor, The Oldfleet Buildings, 477 Collins Street Melbourne and at the Offices of the Surf Coast Shire, Grossmans Road, Torquay.

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 R98

The Minister for Planning has approved Amendment R98 to the Greater Geelong Planning Scheme.

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

The amendment introduces provisions for Bed and Breakfast accommodation into the Regional Section of the Scheme.

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

Office of Planning and Heritage, Ground Floor, The Oldfleet Buildings, 477 Collins Street Melbourne and at the Offices of 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
GREATER GEELONG PLANNING SCHEME
Notice of Approval of Amendment
Amendment R104

The Minister for Planning has approved Amendment R104 to the Greater Geelong Planning Scheme.

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

The amendment rezones 6.7 hectares of land at the north-east corner of the Morongo Girls' College, Bell Post Hill, from Special Uses—7—Private Education zone to Reserved Residential zone to enable the subdivision and development of the land for conventional residential purposes.

A copy of the amendment can be inspected free of charge, during office hours at the Department of Planning and Development, Office of Planning and Heritage, Ground Floor, The Oldfleet Buildings, 477 Collins Street, Melbourne and at 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
GREATER GEELONG PLANNING SCHEME
Notice of Approval of Amendment
Amendment RL29

The Minister for Planning has approved Amendment RL29 to the Greater Geelong Planning Scheme.

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

The Amendment rezones and varies reservations relating to land fronting Ryrie,

Gheringhap and Little Malop Streets, Geelong including the sites of the former Geelong Post Office, Telephone Exchange, Police Station, Courthouse and historic telegraph station. Portion of the land committed for private ownership is zoned as Commercial Office, whilst the majority of the land is placed in a reservation for Public Purposes (Existing)—Local Government. The former telegraph station is placed in a reservation for Public Purposes (Existing)—State Government (Other).

The amendment also applies adaptive use discretion over the former Post Office.

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

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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 R100

The Minister for Planning has approved Amendment R100 to the Greater Geelong Planning Scheme.

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

The amendment rezones 1.44 ha of land adjacent to the Barwon Heads Golf Club to Special Uses—3—Golf Club.

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

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Manager

Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
QUEENSCLIFFE PLANNING SCHEME
Notice of Approval of Amendment
Amendment R9

The Minister for Planning has approved Amendment R9 to the Queenscliffe Planning Scheme.

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

The amendment relocates an historic site identification number to correct a mapping error, and rezones properties known as 31 and 33 Hesse Street, Queenscliff to District Business zone to redefine the edge of the retail area.

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, The Olderfleet Buildings, 477 Collins Street, Melbourne and at the Borough of Queenscliffe, Municipal Offices, Learmonth Street, Queenscliff.

GEOFF CODE
Manager

Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
SHEPPARTON SHIRE PLANNING SCHEME
Notice of Approval of Amendment
Amendment L72

The Minister for Planning has approved Amendment L72 to the Local Section of the Shepparton Shire Planning Scheme.

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

The amendment rezones approximately 30 hectares of land on the south-eastern corner of Archer and Mitchell Roads, Kialla from Rural C (General Irrigation) to Rural 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 and at the offices of the Greater Shepparton City Council, Welsford Street, Shepparton.

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Manager

Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
GREATER GEELONG PLANNING SCHEME
Notice of Lapsing of Amendment
Amendment L65

The Minister for Planning has refused to approve Amendment L65 to the Greater Geelong Planning Scheme.

The amendment proposed to insert a site specific clause into the Greater Geelong Planning Scheme Ordinance to allow the land at 179-185 Torquay Road, Grovedale, City of Greater Geelong, to be used as a petrol filling station.

The amendment lapsed on 30 December 1994.

GEOFF CODE
Manager

Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
BENALLA SHIRE PLANNING SCHEME
Notice of Lapsing of Amendment
Amendment L18

The Shire of Benalla has abandoned Amendment L18 to the Benalla Shire Planning Scheme.

The amendment proposed to introduce an ordinance change that required a planning permit before a house could be constructed on certain land in the Shire of Benalla.

The amendment lapsed on 14 November 1994.

GEOFF CODE
Manager

Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
WINCHELSEA PLANNING SCHEME
Notice of Lapsing of Amendment
Amendment L9

The Surf Coast Shire has abandoned Amendment L9 to the Winchelsea Planning Scheme.

The amendment proposed to rezone land described as part of Crown Allotment 54, Grove Road, Lorne to Forest Residential and insert a site specific clause within the Ordinance to allow the residential development of the land

subject to the owner entering into an agreement with the Responsible Authority.

The amendment lapsed on 3 November 1994.

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Manager

Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
GREATER BENDIGO PLANNING SCHEME
Notice of Lapsing of Amendment
Amendment L9

The Minister for Planning has refused to approve Amendment L9 to the Greater Bendigo Planning Scheme.

The amendment proposed to insert an incorporated document allowing use and development of a 45 ha site at Epsom for a prison.

The amendment lapsed on 27 December 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 L41

The City of Footscray has abandoned Amendment L41 to the Footscray Planning Scheme.

The amendment proposed to include changes to setback requirements for dwellings.

The amendment lapsed on 24 October 1994.

GEOFF CODE
Manager

Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
FOOTSCRAY PLANNING SCHEME
Notice of Approval of Amendment
Amendment L48

The Minister for Planning has approved Amendment L48 to the Local Section of the Footscray Planning Scheme.

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

The amendment introduces new Urban Conservation Area controls into the Scheme and a number of new Urban Conservation Areas. Under the controls, a permit will be required to demolish a building or subdivide land. A permit is required to construct a building or alter or extend a building if such alterations or extensions are visible from the street. Front fences exceeding 1.2 metres are also subject to permit.

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 City of Maribymong, Town Planning Division, Town Hall, Napier Street, Footscray.

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Manager

Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
MELBOURNE PLANNING SCHEME
Notice of Approval of Amendment
Amendment L173

The Minister for Planning has approved Amendment L173 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 includes a site-specific clause in the Melbourne Planning Scheme to allow the former Flemington Secondary College, located at Epsom Road, Flemington, to be used and developed for racing administration headquarters, a national racing industry training centre, an apprentice jockey academy, racing analytical services laboratories and ancillary purposes without requiring further planning permission.

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 Melbourne, City Planning and Development, 200 Little Collins Street, Melbourne.

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Manager

Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
WHITTLESEA PLANNING SCHEME
Notice of Approval of Amendment
Amendment L109

The Minister for Planning has approved Amendment L109 to the Local Section of the Whittlesea Planning Scheme.

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

The amendment proposes to rezone approximately 3.25 hectares of land located at 105 Morang Drive (Lot K, LP 311843) and Stillman Drive, Mill Park from Public Purpose—Proposed Primary School Reservation to a Reserved Living zone.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and at the offices of the City of Whittlesea, Ferres Boulevard, South Morang.

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Manager

Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
ALL PLANNING SCHEMES IN VICTORIA
Notice of Approval of Amendment
Amendment S39

The Minister for Planning has approved the above amendment.

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

The amendment changes the State Section of all planning schemes in Victoria to make clear that no planning permit is required to develop or use a lot for a single house if it complies with Part 4 of the Building Regulations 1994.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne; the Upper Yarra Valley and Dandenong Ranges Authority, 5 John Street, Lilydale; the Alpine Resorts Commission, Level 4, AMEV House, 1013 Whitehorse Road, Box Hill; the Latrobe Regional Commission, 43 Grey Street,

Traralgon and at the office of each municipal Council in Victoria.

the offices of the City of Knox, 420 Burwood Highway, Wantirna.

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Department of Planning and Development

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Department of Planning and Development

Planning and Environment Act 1987
KNOX PLANNING SCHEME
Notice of Approval of Amendment
Amendment L80

The Acting Minister for Planning has approved Amendment L80 to the Knox Planning Scheme.

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

The amendment changes the Local Section of the planning scheme to introduce discretion to permit restaurants in the Knox Commercial Local 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 Knox, Civic Centre, 420 Burwood Highway, Wantirna South.

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Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
KNOX PLANNING SCHEME
Notice of Approval of Amendment
Amendment L78

The Minister for Planning has approved Amendment L78 to the Local Section of the Knox Planning Scheme.

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

The amendment rezones the rear of land at 341-349 Dorset Road, Boronia from General Industrial to Garden Industrial, and introduces provisions to allow the existing and ancillary uses on the land to expand without a permit

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 St, Melbourne and at

Planning and Environment Act 1987
HAWTHORN PLANNING SCHEME
Notice of Approval of Amendment
Amendment L27

The Minister for Planning has approved Amendment L27 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 rezones land at 55-73 Burwood Road, Hawthorn from Light Industrial to Local 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 Boroondara, Hawthorn District Office, 360 Burwood Road, Hawthorn.

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Manager

Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
CRANBOURNE PLANNING SCHEME
Notice of Approval of Amendment
Amendment L96

The Minister for Planning has approved Amendment L96 to the Local Section of the Cranbourne Planning Scheme.

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

The amendment rezones the former Tooradin Primary School site, in Tooradin Station Road, Tooradin from the existing Public Purposes Reservation to a Residential (Township) 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

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and at the Cranbourne office of the City of Casey, Sladen Street, Cranbourne.

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Department of Planning and Development

Planning and Environment Act 1987
BROADMEADOWS PLANNING SCHEME
Notice of Approval of Amendment
Amendment L62

The Minister for Planning has approved Amendment L62 to the Local Section of the Broadmeadows Planning Scheme.

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

The amendment rezones 5766 m² of land, being the former Fawcner School Support Centre in Lowson Street, Fawcner from the existing Public Purposes Reservation 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, Ground Floor, 477 Collins Street, Melbourne and at the office of the City of Broadmeadows, Pascoe Vale Road, Broadmeadows.

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Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
DIAMOND VALLEY PLANNING SCHEME
Notice of Approval of Amendment
Amendment L44

The Minister for Planning has approved Amendment L44 to the Diamond Valley Planning Scheme.

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

The amendment rezones land at Lots 29 and 30 Plenty River Drive, Greensborough from Public Purposes 18 (MMBW) Reservation to Reserved Living zone.

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

Victoria Government Gazette

and at the offices of the Shire of Diamond Valley, Civic Drive, Greensborough.

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Manager
Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
CAULFIELD PLANNING SCHEME
Notice of Approval of Amendment
Amendment L28

The Minister for Planning has approved Amendment L28 to the Caulfield Planning Scheme.

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

The amendment includes as an incorporated document in the Planning Scheme an arborist's report by Ivan Earls and Associates on Ash Trees in Fraser Street, Ormond. This report shall be considered when deciding upon applications for the use of land in Fraser Street or Malane Street, Ormond.

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 City of Caulfield, corner Glen Eira and Hawthorn Roads, Caulfield.

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Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
KNOX PLANNING SCHEME
Notice of Approval of Amendment
Amendment L71 Part 1

The Minister for Planning has approved Amendment L71 Part 1 to the Local Section of the Knox Planning Scheme.

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

The amendment rezones part of the former Boronia School Support Centre, Dorset Road, Boronia being part of the land in Certificate of Title Volume 4511 Folio 011 from Primary School Reservation to Knox Office zone. The rezoning is to allow the land to be developed and used for a new police station A site specific

clause is also introduced into the zones provisions to enable the development and use to occur without requiring further planning approval other than the approval of a development plan.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of the City of Knox, Civic Centre, Level 1, 420 Burwood Highway, Wantirna South and at the Department of Planning and Development, 477 Collins Street, Melbourne.

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Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
BERWICK PLANNING SCHEME
Notice of Approval of Amendment
Amendment L70 Part 1

The Minister for Planning has approved Amendment L70 Part 1 to the Local Section of the Berwick Planning Scheme.

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

The amendment is a review of zones and reservations which affect a number of reserves and properties owned or controlled by the previous City of Berwick.

It places these parcels of land in more appropriate reservations or zones that reflect their existing or intended future use. It will also avoid the need to issue permits for uses which are consistent with the purpose of the proposed reservations.

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 Casey, Civic Centre, Princes Highway, Fountain Gate.

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Manager
Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
DONCASTER AND TEMPLESTOWE
PLANNING SCHEME
Notice of Approval of Amendment
Amendment L55

The Minister for Planning has approved Amendment L55 to the Local Section of the Doncaster and Templestowe Planning Scheme.

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

The amendment adds land contained in Plan of Consolidation No. PC 358227M located on the north side of Royden Road, South Warrandyte to the detached house dispensations in Clause 109-2. The land is in a Landscape Interest A zone and the amendment allows the construction of a single detached dwelling and ancillary works on the land. A planning permit is still required to construct any building or construct or carry out works.

The owners have entered into an agreement with Council under Section 173 of the **Planning and Environment Act 1987** regarding the development and management of the site.

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 Manningham, 699 Doncaster Road, Doncaster.

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Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
CRANBOURNE PLANNING SCHEME
Notice of Approval of Amendment
Amendment L98

The Minister for Planning has approved Amendment L98 to the Local Section of the Cranbourne Planning Scheme.

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

The amendment introduces site specific controls for "Single dwelling" and "Subdivision" in the Conservation (Landscape) zone, currently prohibited by the tenement and subdivision provisions of the Scheme, as they affect Lots 2, 5, 7 and 10, LP 13639 McClelland

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Drive/Valley Road, Skye and CP 107947
McClelland Drive, Skye.

This allows for a permit to be issued for a house on each of lots 2, 5, 7 and 10, LP 13639, and for CP 107947 to be subdivided into two lots for the purpose of a house on the resultant vacant lot, and all being subject to siting requirements due to the existing and proposed extractive industries in the area.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and at the offices of the City of Frankston, 140-160 Sladen Street, Cranbourne.

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Manager

Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
SPRINGVALE PLANNING SCHEME
Notice of Approval of Amendment
Amendment L82

The Minister for Planning has approved Amendment L82 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 proposes to include land at No. 39 Bundeena Avenue, Keysborough, in a Residential "C" zone. The land is currently included in a Public Open Space Reservation and used for the purpose of a residence for the caretaker of the adjoining Frederick Wachter Reserve.

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 Greater Dandenong, 397-405 Springvale Road, Springvale.

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Planning Co-ordination Branch
Department of Planning and Development

Victoria Government Gazette

Planning and Environment Act 1987
WHITTLESEA PLANNING SCHEME
Notice of Approval of Amendment
Amendment L113

The Minister for Planning has approved Amendment L113 to the Local Section of the Whittlesea Planning Scheme.

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

The amendment deletes a site specific control at Clause 146 which allowed a temporary carnival at the Old Whittlesea Railway Station site, Laurel Street, Whittlesea.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and at the offices of the City of Whittlesea, Ferres Boulevard, South Morang.

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Manager

Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987
DONCASTER AND TEMPLESTOWE
PLANNING SCHEME
Notice of Approval of Amendment
Amendment L79

The Minister for Planning has approved Amendment L79 to the Doncaster and Templestowe Planning Scheme.

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

The amendment rezones 4 hectares of land bounded by Newmans Road, Porter Street, the Melbourne Water pipetrack and Heidelberg-Warrandyte Road, Templestowe, from Residential D to Residential C zone.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and at the City of Manningham, Doncaster and Templestowe Office, 695 Doncaster Road, Doncaster.

GEOFF CODE
Manager

Planning Co-ordination Branch
Department of Planning and Development

Water Industry Act 1994**NOTICE OF ISSUE OF A LICENCE**

The Governor in Council, in pursuant to section 17 (1) of the **Water Industry Act 1994** issues a water and sewerage licence to:

Name of Licensee: City West Water Ltd
ACN 066 902 467

Term of Licence: 1 January 1995 to 30 June 1997

Areas specified in Licence: The areas covered by this licence are—

insofar as the licence relates to water supply services, the area delineated on the plans numbered LEGL/94 44-69 lodged in the Central Plan Office;

and insofar as the licence relates to sewerage services, the area delineated on the plans numbered LEGL/94 70-94 lodged in the Central Plan Office.

Address of Central Plan Office: Central Plan Office, Ground Floor, 2A Treasury Place, MELBOURNE VIC 3002

Terms and Conditions of the Customer Contract

Schedule 1 of the Water and Sewerage Licence sets out the terms and conditions of the customer contract which an owner or occupier of land is, by virtue of section 19 of the **Water Industry Act 1994**, deemed to have entered into with the licensee in the absence of any express agreement between the customer and licensee to the contrary. Schedule 1 is as follows:

CITY WEST WATER LIMITED

ACN 066 902 467

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INTRODUCTION

This document sets out the terms of the Contract between City West Water and each person who is defined to be a Customer of City West Water. It sets out the rights of Customers and those of City West Water. The meaning of certain words in this contract is explained in Part F.

PART A—CUSTOMER RIGHTS**1. Customer's Rights To Supply Of Water****Water supply services**

- A. City West Water will supply Customers with water services to meet their needs on the terms set out in this Contract, the Licence and in the Act during the currency of City West Water's Water and Sewerage Licence ("the Licence").
- B. Subject to clause 1.4, water supplied to Customers will be clear, be free from odour and objectionable taste and comply with health related parameters of "Guidelines for Drinking Water Quality in Australia 1987" or other guidelines, (to the extent required by the Department of Health and Community Services from time to time) except in nominated zones as listed in Attachment 1 until the dates shown in Attachment 1.

- C. Some Customers, in addition to a supply of drinking water, may be supplied with water intended for uses other than for drinking. In such cases, the quality of this water will meet the guidelines published by City West Water from time to time (if any) unless specifically otherwise agreed between Customers and City West Water.
- D. The quality of water supplied to Customers by City West Water on or after 1 January 1995 will be of a quality not less than that provided to Customers by Melbourne Water Corporation before 1 January 1995.
- E. City West Water will implement water quality improvement programs in nominated areas as listed in Attachment 1 to be completed by the dates indicated.
- F. Under normal operating conditions (ie. Not in droughts or on days of "peak" summer demand), domestic Customers supplied by a copper or polyethylene service pipe from a water main owned by City West Water can expect supply at an adequate flow rate. An adequate flow rate means that a 10 litre bucket can be filled from the tap at the meter (where fitted) in less than 60 seconds.
- G. Customers can expect minimal water supply disruption due to the failure of City West Water's system with no more than three unplanned interruptions per year per Customer.
- H. The effect of any future works on the Customer's property will be minimised as much as is reasonably possible.
- I. Customers who pay water rates or service charges are entitled to be connected to water supply services on payment of the appropriate connection fees.
- J. Upon request City West Water will, at the Customer's expense, test the adequacy of water supply (as described in clause 1.6) and water quality (as described in clause 1.2) at the meter on the Customer's property. If supply or quality is found to be below standard City West Water will pay for the cost of the test and rectify the sub-standard supply or quality.

- K. Customers will be informed annually of the results of water quality monitoring programs administered by City West Water.

2. Customer's Rights To Supply Of Sewerage And Trade Waste Services

Sewerage services

2.1 City West Water will supply Customers with a sewerage service under the terms set out in this Contract, the Licence and Act. Customers have a right to use City West Water sewerage services for discharge of sewage.

2.2 Customers who pay sewerage rates or service charges are entitled to be connected to sewerage services on payment of the appropriate connection fees.

2.3 City West Water will take reasonable care to operate the sewerage collection and transfer system so that odours are not prevalent.

2.4 Customers can expect minimal sewerage service disruption due to blockages of City West Water's system with no more than five unplanned interruptions per year per Customer.

Trade waste services

2.5 Customers may make use of City West Water's sewerage services for the discharge of trade waste provided they have first entered into a trade waste agreement with City West Water. Further information may be obtained from any City West Water office.

2.6 If City West Water and a Customer cannot agree on whether or not a fee proposed to be charged by City West Water for the acceptance transport or disposal of trade waste which does not comply with the Trade Waste Guidelines, either of them may refer the matter to the Office with a request that the Office arrange for the terms to be resolved by mediation or arbitration to be apportioned) on commercially reasonable grounds that provide at the least for full cost recovery by City West Water and on the understanding that they will abide by the terms resolved by the mediation or arbitration.

3. Customer's Rights to Consultation and Information

3.1 City West Water is committed to involving its Customers in issues relating to its programs and services and must establish such committees or other forum to enable community input, expertise and advice to City West Water's service planning and decision making processes.

3.2 A representative sample of Customers will be surveyed about the performance of City West Water. The survey will be conducted annually in a manner approved by the Office and the results will be made available to Customers and the Office.

3.3 Customers will be informed of all changes to the terms and conditions of this contract in the next billing cycle and by advertisement in the local newspapers.

3.4 City West Water will from time to time publish and keep up-to-date a list of local offices and emergency contact numbers in the areas covered by its licence.

3.5 Subject to section 5, Customer's privacy will be respected.

4. Customer's Rights To Notice Of Interruption To Supply

4.1 Customers will be informed about planned interruptions, including the anticipated duration of such interruptions of services at least 48 hours in advance.

4.2 In the event of planned works, Customers will be given at least 7 days notice.

4.3 Customers will be informed in the event of an emergency, wherever possible, regarding required access to a Customer's property to inspect, repair or install City West Water assets.

4.4 In the event of an emergency or unplanned interruption to supply, information will be available on the 24 hour telephone contact service within 30 minutes of the licensee being notified of the emergency or interruption.

5. Customer's Rights To Notice Of Entry

Notice of entry on to Customer's land

5.1 Customers are not required to allow the entry of any City West Water employee or contractor on to their property except for the purposes of reading meters, carrying out works or in the event of an emergency or unless City West Water has reasonable grounds to believe that the Act is not being complied with by the Customer.

5.2 No notice is required for meter reading. 7 Days notice is required in relation to works (except in an emergency or if the Customer consents).

5.3 City West Water must not enter a Customer's property except between 7.30am and 6.00pm unless the Customer consents or unless City West Water has reasonable grounds to believe that the Act is not being complied with by the Customer.

5.4 Employees or contractors of City West Water will carry identification and will produce or display it, prior to entering their property.

6. Customer's Rights To Maintenance And Repairs

General

6.1 Customers can ring a 24 hour telephone contact service every day of the year to deal with water and sewerage emergencies.

Water supply

6.2 Unplanned interruptions (eg. water main failure) to Customer supplies will be restored as quickly as possible.

6.3 If the water supply is disrupted, Customers will have access to emergency supplies for drinking purposes.

6.4 For disruption of services to registered dialysis Customers, City West Water will initiate and make suitable alternative supply arrangements.

Sewerage services

6.5 If a Customer's sewer becomes blocked, City West Water will, upon request, use reasonable endeavours to help and facilitate prompt restoration of service by arranging for a plumber to contact the Customer within 2 hours.

6.6 If the blocked sewer reported by a Customer became blocked due to a blockage in a City West Water sewer, then City West Water will pay for the cost of repairs.

6.7 City West Water will use all reasonable endeavours to minimise the incidence of sewage spills on a Customer's property, due to failure of the City West Water sewerage system.

6.8 If a sewage spill occurs on a Customer's property due to failure of City West Water's system, it will minimise damage, reduce inconvenience, clean up the affected area and disinfect the affected area to the satisfaction of the local Council Health Department Officer

Damage to Customer's Property

6.9 If City West Water enters a Customer's property and as a result that property is damaged, the Customer may have a right to compensation. The Customer's right to compensation is set out in the Act, which also requires City West Water to do as little damage as practicable in exercising its functions, and in circumstances specified in the Act, to compensate persons who suffer damage.

6.10 Where works are undertaken on a Customer's property, City West Water will use all reasonable endeavours to minimise damage,

reduce inconvenience and restore the property to its original condition.

7. Customer's Rights To Customer Assistance, To Make Enquiries And Complaints

General

7.1 Easy access to make enquiries and a fair and efficient complaints handling process to resolve problems, will be made available to Customers.

7.2 An explanation about how and where to make enquiries or resolve a complaint will be made available to Customers upon request.

7.3 Customers can call City West Water's Customer Service Enquiry Numbers during normal business hours for any information about their account, payment options or concession entitlements.

7.4 Prompt, courteous and helpful replies to Customer's telephone enquiries will be provided.

7.5 Customers can expect prompt and understandable answers to their written enquiries. Replies will be despatched within 12 working days of receipt of correspondence.

7.6 Customers will be informed of who is handling their enquiries.

8. Customer's Rights In Relation To Billing, Meters And Accounts

Billing

8.1 Customers can expect accounts that are legible, understandable and provided on reasonable commercial terms.

8.2 Customers will be informed how and where they may query their account.

8.3 Accounts will be rendered promptly following the reading of a Customer's meter.

Meters

8.4 On payment of the applicable fee, water meters will be supplied to Customers by City West Water unless other arrangements for the use and maintenance of the meter are agreed. City West Water retains ownership of the meters at all times. Customers are also required to pay for the meter's installation and are required to ensure that it is installed by a plumber licensed by the appropriate regulatory body.

8.5 If City West Water is unable to gain access to read a Customer's meter, the Customer will be requested to read the meter on its behalf and advise City West Water of the reading. If a Customer refuses to read a meter when requested to do so, City West Water may make

an estimate of the probable reading based on historical data for the relevant property.

8.6 Upon request, City West Water will, at the Customer's expense, test the accuracy of the water meter. If the meter is found to be inaccurate, City West Water will replace it at their expense and pay for the cost of the test.

Accounts

8.7 Customers will be informed how and where they may pay their account.

8.8 Where appropriate a mutually acceptable payment arrangement will be negotiated with Customers who are temporarily unable to pay their accounts.

8.9 Customers may be required to pay a security deposit, but only in accordance with a code of practice approved by the Office.

8.10 Where payment arrangements are dishonoured City West Water will initiate debt recovery procedures and may restrict supply of water services.

8.11 City West Water has the discretion to waive or defer payments due to it on matters it thinks appropriate. If there is an error made by City West Water in the charges to a Customer which result in the Customer paying too much, City West Water will refund any over-payment within 28 days of discovering the overpayment.

8.12 City West Water has a range of schemes to assist Customers experiencing hardship in paying their accounts. Customers are entitled to information on these schemes and to be considered for such assistance. Customers should contact a City West Water office for details of these schemes.

PART B—CITY WEST WATER'S RIGHTS

9. City West Water's Rights To Vary Supply

Interrupt, Postpone or Limit Supply

9.1 After advising Customers, City West Water may interrupt, postpone or limit the supply of its water supply or sewerage services to Customers:

- (a) in the case of water services, during a drought and on the approach of a drought by introducing restrictions in accordance with the Act; or
- (b) if any part of City West Water's assets are damaged, for example, by bursting, blockages or breakdowns; or
- (c) if, in the reasonable opinion of City West Water, it is necessary to inspect, maintain, repair or replace any part of its assets; or

- (d) if an event occurs beyond City West Water's control, including war, sabotage, civil commotion, national emergency, fire, flood, cyclone, earthquake, landslide, explosion, power or water shortage or industrial action; or

- (e) as otherwise provided by the Act.

Grounds for Restriction and Disconnection of Water Supply

9.2 City West Water may restrict or, in the case of vacant land, or unoccupied premises, discontinue its supply of services to Customers if:

- (a) Customers do not comply with the terms and conditions of this Contract or their obligations under the Act. In such circumstances, City West Water must give Customers reasonable notice of its intention to restrict or discontinue supply unless an emergency or other special situation exists; or
- (b) Customers who do not pay City West Water's charges and fees for the services. In such circumstances, City West Water must give 24 hours notice in writing of its intention to restrict or discontinue supply.

Reinstatement of Supply

9.3 City West Water will reinstate its supply of services on the payment of all outstanding charges or by the establishment of a mutually agreeable arrangement for the payment of outstanding charges together with any de-restriction or reconnection fee set in accordance with the Act and Licence.

10. City West Water's Rights In Relation To Charges, Meters and Accounts

Setting and Variation of Charges

10.1 Customers are required to pay the fees and charges set by the Act, the Licence and by City West Water for the services applicable to them as determined and varied from time to time in accordance with this Contract and determinations by the Office and other requirements of the Licence and Act.

10.2 Notwithstanding 10.1, the Water Usage Charge, the Sewage Disposal Charge, the Water Meter Removal and Testing Charge, the Withdrawal and Restoration of Water Charge and the Sanitary Service Charge for non-rateable properties will not be varied before 1 January 1997.

10.3 City West Water will, from time to time, make available to its Customers a Service Price List specifying its fees and charges.

10.4 An account will be treated as having been delivered if it is either delivered to a Customer personally, delivered by post, or transmitted to a Customer electronically and addressed to a Customer at the address notified by that Customer to City West Water, or if the Customer does not notify City West Water of an address, at:

- (a) the property to which the services are available or provided; or
- (b) the Customer's last known postal address.

10.5 If a Customer requires a statement of account as at a date specified by the Customer (for example, to make adjustments connected with sale of a property), City West Water may calculate the usage charge by reading the meter on a Customer's property or by estimating consumption based on the previous meter reading period. A fee will be charged for this service.

Obligation to Pay

10.6 A Customer must pay to City West Water the fees and charges for the services supplied by it and the rates, fees and charges for the services supplied to that Customer by Melbourne Water Corporation and Melbourne Parks and Waterways, which City West Water will collect on their behalf as set out in each account.

Dishonoured Cheques

10.7 If a Customer pays by cheque and the cheque is not honoured for any reason, City West Water may charge that Customer the administrative fee charged to it by its banker.

Adjustment to Charges

10.8 If there is an error made in the charge to a Customer which results in that Customer paying less than the correct amount, the correct charge must be paid on request. Such a request will normally be included with the next quarterly account.

Charge for Defective Work

10.9 As detailed in clause 12 of this Contract, Customers are responsible for the maintenance of their water supply and/or sewerage service to the points of connection with City West Water's system. If City West Water becomes aware of the presence of any defective or improper work forming part of any Customer's water or

sewerage services which in its opinion impairs the effective operation of the City West Water system (such as any defective backflow prevention device), it may serve a notice on Customers requiring them to remedy any such defect or improper work at the Customer's expense within 24 hours or such longer period as stated in the notice.

If the terms of the notice are not complied with, City West Water may undertake to remedy the defective or improper work itself, and may enter Customers' properties to do this in accordance with the Act. Customers may be charged the cost incurred by City West Water in remedying this defective or improper work.

Water Meters

10.10 The supply of water to any Customer by City West Water must be measured by a water meter approved by City West Water, unless otherwise agreed.

10.11 The quantity of water supplied by City West Water as registered by a meter will be taken to be the quantity of water actually supplied, unless there is evidence that a materially different quantity was supplied.

10.12 It will be considered that a materially different quantity has been supplied if the accuracy of a meter has been tested in accordance with clause 8.6 and it has been shown that the meter registers a variation of 3% or more above or below the actual quantity of water passed through it.

10.13 City West Water may charge Customers for repair or replacement of the meter on their property caused by their wilful acts or negligence.

10.14 Customers must ensure that meters are readily accessible.

11. Liability of City West Water

11.1 City West Water is liable unless the Act specifically provides otherwise for any pecuniary loss or expense that Customers sustain as a direct, natural and reasonable consequence of the performance of the functions of City West Water or as otherwise specified in the Act.

12. Customer And City West Water Responsibilities For Water And Sewerage Services

Installation and Connection of Services

12.1 If a connection is made from a water main or sewer branch owned by City West Water, the Customer is responsible for all the

costs of such a connection. City West Water may impose conditions to ensure the safe, reliable and financially viable supply of services, in accordance with its Licence. Satisfactory compliance by a Customer with such conditions of connection are to be taken as forming an essential requirement of gaining City West Water's approval to connections to its system. Approval or authorisation is necessary for a Customer to connect to City West Water's system.

12.2 The costs of modifying, enlarging or relocating existing connections, if requested by the Customer are to be borne by the Customer.

Water Services

12.3 A Customer is responsible for maintaining all plumbing between the Customer's taps and the water main, other than the water meter. City West Water is responsible for maintenance of the water meter.

12.4 A Customer is responsible for preventing contamination of the City West Water water supply system by installing and maintaining adequate backflow prevention devices.

12.5 City West Water is not responsible for:

- (a) illegally connected services;
- (b) backflow prevention devices on Customers' properties; or
- (c) wilful or negligent damage to the service except if caused by City West Water.

Sewerage Services

12.5 City West Water's sewerage services are provided from the point where the pipes serving Customers' property connect to the sewer branch provided by City West Water.

12.6 Customers are responsible for all plumbing and fixtures on or serving the property to the point where pipes connect to the sewer branch. This connection could be on public land outside the Customers' property boundary. Some sewers and access structures are located within private property, and in these instances, the sewers and access structures remain City West Water's property. Customers must ensure that City West Water's structures on Customers' property are accessible and are not damaged.

Building Over Water and Sewerage Systems

12.7 Customers must not, without the consent of City West Water, undertake any building or construction work over easements for water supply sewerage or drainage purposes

or over or adjacent to City West Water's works as required by the Act. Customers should contact City West Water prior to undertaking such work which may interfere with City West Water's systems. Staff at the Customer's local City West Water office can provide advice on this matter.

PART C—COMMENCEMENT

Commencement of this Contract

13.1 This Contract commences on 1 January 1995 if a Customer is already connected to a former Melbourne Water Corporation system or on the date a Customer subsequently connects to a City West Water system. However, an owner of land is not taken to have entered into a Customer Contract unless the connection to a water main or sewer branch is authorised or approved by City West Water, a predecessor of City West Water or another appropriate authority.

13.2 If a City West Water water main is constructed on or adjacent to a Customer's property but is not connected, this Contract commences on the date that the Customer's property becomes a serviced property in accordance with the Act.

PART D—VARIATION

Variation In The Terms Of This Contract

14.1 City West Water may, after due consultation with the Customer advisory committee established by it, vary this Contract with the approval of the Regulator-General and in accordance with the Act and its licence.

PART E—TERMINATION

Termination

15.1 This Contract may be terminated by agreement between the Customer and City West Water in respect of any property.

15.2 This Contract will terminate, in relation to any property, immediately upon a Customer ceasing to be the owner or occupier of that property provided that at the time of such cessation no amount remains unpaid by the Customer to City West Water or any other matters remain outstanding which City West Water has requested the Customer to do.

15.3 This Contract will terminate if City West Water's Licence terminates.

15.4 Any termination of this Contract will be without prejudice to any rights and obligations of City West Water or its Customers that accrue prior to termination.

PART F—MEANING OF WORDS

Act means the **Water Industry Act 1994** and includes any regulations made under it.

Customer means any person who is taken to have entered into a Customer Contract in accordance with clause 19 of the Act. Persons who come within this definition of "Customer" are those who are owners or occupiers of property which is:

- (a) connected to a water main or sewer main owned by City West Water; or
- (b) not connected but having available for connection a water main or sewer branch owned by City West Water and liable for fees or charges due to City West Water in accordance with City West Water's licence; or
- (c) declared to be a serviced property by City West Water in accordance with clause 64 of the Act.

Drought means a scarcity of water notified to City West Water by the Minister as being a drought.

Licence means the Licence issued to City West Water under clause 17 of the Act.

Licence area means the area of operations defined in the Licence,

Meter means a meter or other apparatus for the measurement of water, sewage or waste products, including any pipes and fittings ancillary to the meter or apparatus.

Minister means the Minister administering the Act.

Office means the Office of the Regulator-General as defined in the **Office of the Regulator-General Act 1994**.

Peak Summer Demand means demand for water on any day immediately following two or more days of temperatures in the Licensees area exceeding 35°C.

Property means any real property owned or occupied by a Customer.

Trade waste means any waterborne waste (other than sewage) which is suitable, according to the Trade Waste Guidelines specified in the Licence and City West Water's criteria, for discharge into its sewerage system.

Sewerage Services means the functions described in section 90 of the Act.

Sewage means any human excreta or domestic waterborne waste, whether untreated or partially treated, but does not include trade waste.

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Victoria Government Gazette

Water supply services means the functions described in section 80 of the Act.

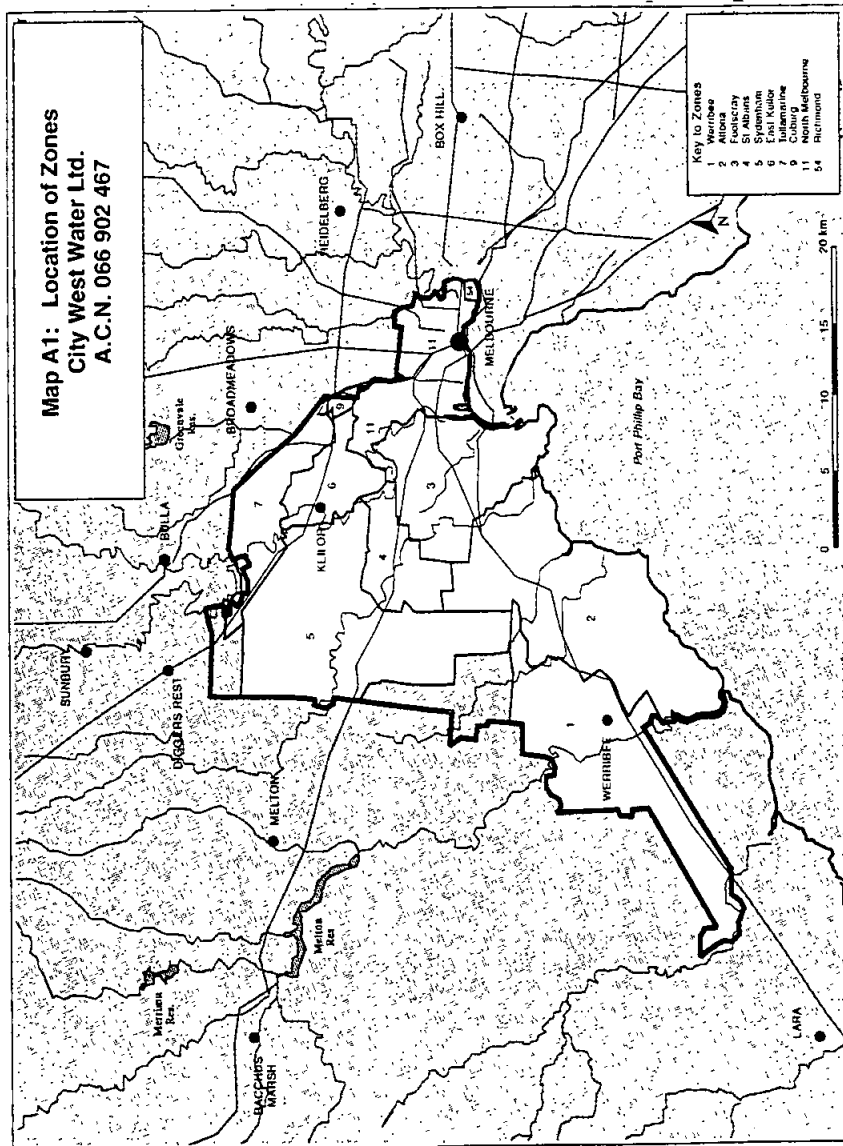
Works means the water and sewerage systems owned by or under the control of City West Water.

**ATTACHMENT ONE: NOMINATED
ZONES FOR WATER QUALITY
IMPROVEMENT PROGRAMS**

For Location of Zones, see Map A1.

CITY WEST	<i>Area</i>	<i>Completion Date</i>
	Werribee	June 1998
	Altona	June 1998
	Sydenham	June 1998
	East Keilor	June 1998
	St Albans	June 1998
	Tullamarine	June 1998

Customers may contact City West Water to obtain further details of the zone boundaries and the nature of the water quality improvement programs.



A copy of the licence may be inspected at: City West Water Ltd., St Albans Road, Sunshine Vic 3020

Dated 6 January 1995

C. G. COLEMAN
Minister for Natural Resources

Water Industry Act 1994**NOTICE OF ISSUE OF A LICENCE**

The Governor in Council, in pursuant to section 17 (1) of the **Water Industry Act 1994** issues a water and sewerage licence to:

Name of Licensee: South East Water Ltd
ACN 066 902 547

Term of Licence: 1 January 1995 to 30 June 1997

Areas specified in Licence: The areas covered by this licence are—

insofar as the licence relates to water supply services, the area delineated on the plans numbered LEGL/94 212—244 lodged in the Central Plan Office;

and insofar as the licence relates to sewerage services, the area delineated on the plans numbered LEGL/94 179—211 lodged in the Central Plan Office.

Address of Central Plan Office: Central Plan Office, Ground Floor, 2A Treasury Place, MELBOURNE VIC 3002

Terms and Conditions of the Customer Contract

Schedule 1 of the Water and Sewerage Licence sets out the terms and conditions of the customer contract which an owner or occupier of land is, by virtue of section 19 of the **Water Industry Act 1994**, deemed to have entered into with the licensee in the absence of any express agreement between the customer and licensee to the contrary. Schedule 1 is as follows:

SOUTH EAST WATER LIMITED

ACN 066 902 547

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INTRODUCTION

This document sets out the terms of the Contract between South East Water and each person who is defined to be a Customer of South East Water. It sets out the rights of Customers and those of South East Water. The meaning of certain words in this contract is explained in Part F.

PART A—CUSTOMER RIGHTS**1. Customer's Rights To Supply Of Water****Water supply services**

- A. South East Water will supply Customers with water services to meet their needs on the terms set out in this Contract, the Licence and in the Act during the currency of South East Water's Water and Sewerage Licence ("the Licence").
- B. Subject to clause 1.4, water supplied to Customers will be clear, be free from odour and objectionable taste and comply with health related parameters of "Guidelines for Drinking Water Quality in Australia 1987" or other guidelines, (to the extent required by the Department of Health and Community Services from time to time) except in nominated zones as listed in Attachment 1 until the dates shown in Attachment 1.

- C. Some Customers, in addition to a supply of drinking water, may be supplied with water intended for uses other than for drinking. In such cases, the quality of this water will meet the guidelines published by South East Water from time to time (if any) unless specifically otherwise agreed between Customers and South East Water.
- D. The quality of water supplied to Customers by South East Water on or after 1 January 1995 will be of a quality not less than that provided to Customers by Melbourne Water Corporation before 1 January 1995.
- E. South East Water will implement water quality improvement programs in nominated areas as listed in Attachment 1 to be completed by the dates indicated.
- F. Under normal operating conditions (ie. Not in droughts or on days of "peak" summer demand), domestic Customers supplied by a copper or polyethylene service pipe from a water main owned by South East Water can expect supply at an adequate flow rate. An adequate flow rate means that a 10 litre bucket can be filled from the tap at the meter (where fitted) in less than 60 seconds.
- G. Customers can expect minimal water supply disruption due to the failure of South East Water's system with no more than three unplanned interruptions per year per Customer.
- H. The effect of any future works on the Customer's property will be minimised as much as is reasonably possible.
- I. Customers who pay water rates or service charges are entitled to be connected to water supply services on payment of the appropriate connection fees.
- J. Upon request South East Water will, at the Customer's expense, test the adequacy of water supply (as described in clause 1.6) and water quality (as described in clause 1.2) at the meter on the Customer's property. If supply or quality is found to be below standard South East Water will pay for the cost of the test and rectify the sub-standard supply or quality.

- K. Customers will be informed annually of the results of water quality monitoring programs administered by South East Water.

2. Customer's Rights To Supply Of Sewerage And Trade Waste Services

Sewerage services

2.1 South East Water will supply Customers with a sewerage service under the terms set out in this Contract, the Licence and Act. Customers have a right to use South East Water sewerage services for discharge of sewage.

2.2 Customers who pay sewerage rates or service charges are entitled to be connected to sewerage services on payment of the appropriate connection fees.

2.3 South East Water will take reasonable care to operate the sewerage collection and transfer system so that odours are not prevalent.

2.4 Customers can expect minimal sewerage service disruption due to blockages of South East Water's system with no more than five unplanned interruptions per year per Customer.

Trade waste services

2.5 Customers may make use of South East Water's sewerage services for the discharge of trade waste provided they have first entered into a trade waste agreement with South East Water. Further information may be obtained from any South East Water office.

2.6 If South East Water and a Customer cannot agree on whether or not a fee proposed to be charged by South East Water for the acceptance transport or disposal of trade waste which does not comply with the Trade Waste Guidelines, either of them may refer the matter to the Office with a request that the Office arrange for the terms to be resolved by mediation or arbitration to be apportioned) on commercially reasonable grounds that provide at the least for full cost recovery by South East Water and on the understanding that they will abide by the terms resolved by the mediation or arbitration.

3. Customer's Rights to Consultation and Information

3.1 South East Water is committed to involving its Customers in issues relating to its programs and services and must establish such committees or other forum to enable community input, expertise and advice to South East Water's service planning and decision making processes.

3.2 A representative sample of Customers will be surveyed about the performance of South East Water. The survey will be conducted annually in a manner approved by the Office and the results will be made available to Customers and the Office.

3.3 Customers will be informed of all changes to the terms and conditions of this contract in the next billing cycle and by advertisement in the local newspapers.

3.4 South East Water will from time to time publish and keep up-to-date a list of local offices and emergency contact numbers in the areas covered by its licence.

3.5 Subject to section 5, Customer's privacy will be respected.

4. Customer's Rights To Notice Of Interruption To Supply

4.1 Customers will be informed about planned interruptions, including the anticipated duration of such interruptions of services at least 48 hours in advance.

4.2 In the event of planned works, Customers will be given at least 7 days notice.

4.3 Customers will be informed in the event of an emergency, wherever possible, regarding required access to a Customer's property to inspect, repair or install South East Water assets.

4.4 In the event of an emergency or unplanned interruption to supply, information will be available on the 24 hour telephone contact service within 30 minutes of the licensee being notified of the emergency or interruption.

5. Customer's Rights To Notice Of Entry

Notice of entry on to Customer's land

5.1 Customers are not required to allow the entry of any South East Water employee or contractor on to their property except for the purposes of reading meters, carrying out works or in the event of an emergency or unless South East Water has reasonable grounds to believe that the Act is not being complied with by the Customer.

5.2 No notice is required for meter reading. 7 Days notice is required in relation to works (except in an emergency or if the Customer consents).

5.3 South East Water must not enter a Customer's property except between 7.30am and 6.00pm unless the Customer consents or unless South East Water has reasonable grounds to believe that the Act is not being complied with by the Customer.

5.4 Employees or contractors of South East Water will carry identification and will produce or display it, prior to entering their property.

6. Customer's Rights To Maintenance And Repairs

General

6.1 Customers can ring a 24 hour telephone contact service every day of the year to deal with water and sewerage emergencies.

Water supply

6.2 Unplanned interruptions (eg. water main failure) to Customer supplies will be restored as quickly as possible.

6.3 If the water supply is disrupted, Customers will have access to emergency supplies for drinking purposes.

6.4 For disruption of services to registered dialysis Customers, South East Water will initiate and make suitable alternative supply arrangements.

Sewerage services

6.5 If a Customer's sewer becomes blocked, South East Water will, upon request, use reasonable endeavours to help and facilitate prompt restoration of service by arranging for a plumber to contact the Customer within 2 hours.

6.6 If the blocked sewer reported by a Customer became blocked due to a blockage in a South East Water sewer, then South East Water will pay for the cost of repairs.

6.7 South East Water will use all reasonable endeavours to minimise the incidence of sewage spills on a Customer's property, due to failure of the South East Water sewerage system.

6.8 If a sewage spill occurs on a Customer's property due to failure of South East Water's system, it will minimise damage, reduce inconvenience, clean up the affected area and disinfect the affected area to the satisfaction of the local Council Health Department Officer

Damage to Customer's Property

6.9 If South East Water enters a Customer's property and as a result that property is damaged, the Customer may have a right to compensation. The Customer's right to compensation is set out in the Act, which also requires South East Water to do as little damage as practicable in exercising its functions, and in circumstances specified in the Act, to compensate persons who suffer damage.

6.10 Where works are undertaken on a Customer's property, South East Water will use all reasonable endeavours to minimise damage, reduce inconvenience and restore the property to its original condition.

7. Customer's Rights To Customer Assistance, To Make Enquiries And Complaints

General

7.1 Easy access to make enquiries and a fair and efficient complaints handling process to resolve problems, will be made available to Customers.

7.2 An explanation about how and where to make enquiries or resolve a complaint will be made available to Customers upon request.

7.3 Customers can call South East Water's Customer Service Enquiry Numbers during normal business hours for any information about their account, payment options or concession entitlements.

7.4 Prompt, courteous and helpful replies to Customer's telephone enquiries will be provided.

7.5 Customers can expect prompt and understandable answers to their written enquiries. Replies will be despatched within 12 working days of receipt of correspondence.

7.6 Customers will be informed of who is handling their enquiries.

8. Customer's Rights In Relation To Billing, Meters And Accounts

Billing

8.1 Customers can expect accounts that are legible, understandable and provided on reasonable commercial terms.

8.2 Customers will be informed how and where they may query their account.

8.3 Accounts will be rendered promptly following the reading of a Customer's meter.

Meters

8.4 On payment of the applicable fee, water meters will be supplied to Customers by South East Water unless other arrangements for the use and maintenance of the meter are agreed. South East Water retains ownership of the meters at all times. Customers are also required to pay for the meter's installation and are required to ensure that it is installed by a plumber licensed by the appropriate regulatory body.

8.5 If South East Water is unable to gain access to read a Customer's meter, the Customer will be requested to read the meter on its behalf and advise South East Water of the reading. If a Customer refuses to read a meter when requested to do so, South East Water may make an estimate of the probable reading based on historical data for the relevant property.

8.6 Upon request, South East Water will, at the Customer's expense, test the accuracy of the water meter. If the meter is found to be inaccurate, South East Water will replace it at their expense and pay for the cost of the test.

Accounts

8.7 Customers will be informed how and where they may pay their account.

8.8 Where appropriate a mutually acceptable payment arrangement will be negotiated with Customers who are temporarily unable to pay their accounts.

8.9 Customers may be required to pay a security deposit, but only in accordance with a code of practice approved by the Office.

8.10 Where payment arrangements are dishonoured South East Water will initiate debt recovery procedures and may restrict supply of water services.

8.11 South East Water has the discretion to waive or defer payments due to it on matters it thinks appropriate. If there is an error made by South East Water in the charges to a Customer which result in the Customer paying too much, South East Water will refund any over-payment within 28 days of discovering the overpayment.

8.12 South East Water has a range of schemes to assist Customers experiencing hardship in paying their accounts. Customers are entitled to information on these schemes and to be considered for such assistance. Customers should contact a South East Water office for details of these schemes.

PART B—SOUTH EAST WATER'S RIGHTS

9. South East Water's Rights To Vary Supply

Interrupt, Postpone or Limit Supply

9.1 After advising Customers, South East Water may interrupt, postpone or limit the supply of its water supply or sewerage services to Customers:

- (a) in the case of water services, during a drought and on the approach of a drought by introducing restrictions in accordance with the Act; or
- (b) if any part of South East Water's assets are damaged, for example, by bursting, blockages or breakdowns; or
- (c) if, in the reasonable opinion of South East Water, it is necessary to inspect, maintain, repair or replace any part of its assets; or

- (d) if an event occurs beyond South East Water's control, including war, sabotage, civil commotion, national emergency, fire, flood, cyclone, earthquake, landslide, explosion, power or water shortage or industrial action; or
- (e) as otherwise provided by the Act.

Grounds for Restriction and Disconnection of Water Supply

9.2 South East Water may restrict or, in the case of vacant land, or unoccupied premises, discontinue its supply of services to Customers if:

- (a) Customers do not comply with the terms and conditions of this Contract or their obligations under the Act. In such circumstances, South East Water must give Customers reasonable notice of its intention to restrict or discontinue supply unless an emergency or other special situation exists; or
- (b) Customers who do not pay South East Water's charges and fees for the services. In such circumstances, South East Water must give 24 hours notice in writing of its intention to restrict or discontinue supply.

Reinstatement of Supply

9.3 South East Water will reinstate its supply of services on the payment of all outstanding charges or by the establishment of a mutually agreeable arrangement for the payment of outstanding charges together with any de-restriction or reconnection fee set in accordance with the Act and Licence.

10. South East Water's Rights In Relation To Charges, Meters and Accounts

Setting and Variation of Charges

10.1 Customers are required to pay the fees and charges set by the Act, the Licence and by South East Water for the services applicable to them as determined and varied from time to time in accordance with this Contract and determinations by the Office and other requirements of the Licence and Act.

10.2 Notwithstanding 10.1, the Water Usage Charge, the Sewage Disposal Charge, the Water Meter Removal and Testing Charge, the Withdrawal and Restoration of Water Charge and the Sanitary Service Charge for non-rateable properties will not be varied before 1 January 1997.

10.3 South East Water will, from time to time, make available to its Customers a Service Price List specifying its fees and charges.

10.4 An account will be treated as having been delivered if it is either delivered to a Customer personally, delivered by post, or transmitted to a Customer electronically and addressed to a Customer at the address notified by that Customer to South East Water, or if the Customer does not notify South East Water of an address, at:

- (a) the property to which the services are available or provided; or
- (b) the Customer's last known postal address.

10.5 If a Customer requires a statement of account as at a date specified by the Customer (for example, to make adjustments connected with sale of a property), South East Water may calculate the usage charge by reading the meter on a Customer's property or by estimating consumption based on the previous meter reading period. A fee will be charged for this service.

Obligation to Pay

10.6 A Customer must pay to South East Water the fees and charges for the services supplied by it and the rates, fees and charges for the services supplied to that Customer by Melbourne Water Corporation and Melbourne Parks and Waterways, which South East Water will collect on their behalf as set out in each account.

Dishonoured Cheques

10.7 If a Customer pays by cheque and the cheque is not honoured for any reason, South East Water may charge that Customer the administrative fee charged to it by its banker.

Adjustment to Charges

10.8 If there is an error made in the charge to a Customer which results in that Customer paying less than the correct amount, the correct charge must be paid on request. Such a request will normally be included with the next quarterly account.

Charge for Defective Work

10.9 As detailed in clause 12 of this Contract, Customers are responsible for the maintenance of their water supply and/or sewerage service to the points of connection with South East Water's system. If South East Water becomes aware of the presence of any defective or improper work forming part of any Customer's water or

sewerage services which in its opinion impairs the effective operation of the South East Water system (such as any defective backflow prevention device), it may serve a notice on Customers requiring them to remedy any such defect or improper work at the Customer's expense within 24 hours or such longer period as stated in the notice.

If the terms of the notice are not complied with, South East Water may undertake to remedy the defective or improper work itself, and may enter Customers properties to do this in accordance with the Act. Customers may be charged the cost incurred by South East Water in remedying this defective or improper work.

Water Meters

10.10 The supply of water to any Customer by South East Water must be measured by a water meter approved by South East Water, unless otherwise agreed.

10.11 The quantity of water supplied by South East Water as registered by a meter will be taken to be the quantity of water actually supplied, unless there is evidence that a materially different quantity was supplied.

10.12 It will be considered that a materially different quantity has been supplied if the accuracy of a meter has been tested in accordance with clause 8.6 and it has been shown that the meter registers a variation of 3% or more above or below the actual quantity of water passed through it.

10.13 South East Water may charge Customers for repair or replacement of the meter on their property caused by their wilful acts or negligence.

10.14 Customers must ensure that meters are readily accessible.

11. Liability of South East Water

11.1 South East Water is liable unless the Act specifically provides otherwise for any pecuniary loss or expense that Customers sustain as a direct, natural and reasonable consequence of the performance of the functions of South East Water or as otherwise specified in the Act.

12. Customer And South East Water Responsibilities For Water And Sewerage Services

Installation and Connection of Services

12.1 If a connection is made from a water main or sewer branch owned by South East Water, the Customer is responsible for all the

costs of such a connection. South East Water may impose conditions to ensure the safe, reliable and financially viable supply of services, in accordance with its Licence. Satisfactory compliance by a Customer with such conditions of connection are to be taken as forming an essential requirement of gaining South East Water's approval to connections to its system. Approval or authorisation is necessary for a Customer to connect to South East Water's system.

12.2 The costs of modifying, enlarging or relocating existing connections, if requested by the Customer are to be borne by the Customer.

Water Services

12.3 A Customer is responsible for maintaining all plumbing between the Customer's taps and the water main, other than the water meter. South East Water is responsible for maintenance of the water meter.

12.4 A Customer is responsible for preventing contamination of the South East Water water supply system by installing and maintaining adequate backflow prevention devices.

12.5 South East Water is not responsible for:

- (a) illegally connected services;
- (b) backflow prevention devices on Customers' properties; or
- (c) wilful or negligent damage to the service except if caused by South East Water.

Sewerage Services

12.5 South East Water's sewerage services are provided from the point where the pipes serving Customers' property connect to the sewer branch provided by South East Water.

12.6 Customers are responsible for all plumbing and fixtures on or serving the property to the point where pipes connect to the sewer branch. This connection could be on public land outside the Customers' property boundary. Some sewers and access structures are located within private property, and in these instances, the sewers and access structures remain South East Water's property. Customers must ensure that South East Water's structures on Customers property are accessible and are not damaged.

Building Over Water and Sewerage Systems

12.7 Customers must not, without the consent of South East Water, undertake any building or construction work over easements for water supply sewerage or drainage purposes

or over or adjacent to South East Water's works as required by the Act. Customers should contact South East Water prior to undertaking such work which may interfere with South East Water's systems. Staff at the Customer's local South East Water office can provide advice on this matter.

PART C—COMMENCEMENT

Commencement of this Contract

13.1 This Contract commences on 1 January 1995 if a Customer is already connected to a former Melbourne Water Corporation system or on the date a Customer subsequently connects to a South East Water system. However, an owner of land is not taken to have entered into a Customer Contract unless the connection to a water main or sewer branch is authorised or approved by South East Water, a predecessor of South East Water or another appropriate authority.

13.2 If a South East Water water main is constructed on or adjacent to a Customer's property but is not connected, this Contract commences on the date that the Customer's property becomes a serviced property in accordance with the Act.

PART D—VARIATION

Variation In The Terms Of This Contract

14.1 South East Water may, after due consultation with the Customer advisory committee established by it, vary this Contract with the approval of the Regulator-General and in accordance with the Act and its licence.

PART E—TERMINATION

Termination

15.1 This Contract may be terminated by agreement between the Customer and South East Water in respect of any property.

15.2 This Contract will terminate, in relation to any property, immediately upon a Customer ceasing to be the owner or occupier of that property provided that at the time of such cessation no amount remains unpaid by the Customer to South East Water or any other matters remain outstanding which South East Water has requested the Customer to do.

15.3 This Contract will terminate if South East Water's Licence terminates.

15.4 Any termination of this Contract will be without prejudice to any rights and obligations of South East Water or its Customers that accrue prior to termination.

PART F—MEANING OF WORDS

Act means the **Water Industry Act 1994** and includes any regulations made under it.

Customer means any person who is taken to have entered into a Customer Contract in accordance with clause 19 of the Act. Persons who come within this definition of "Customer" are those who are owners or occupiers of property which is:

- (a) connected to a water main or sewer main owned by South East Water; or
- (b) not connected but having available for connection a water main or sewer branch owned by South East Water and liable for fees or charges due to South East Water in accordance with South East Water's licence; or
- (c) declared to be a serviced property by South East Water in accordance with clause 64 of the Act.

Drought means a scarcity of water notified to South East Water by the Minister as being a drought.

Licence means the Licence issued to South East Water under clause 17 of the Act.

Licence area means the area of operations defined in the Licence,

Meter means a meter or other apparatus for the measurement of water, sewage or waste products, including any pipes and fittings ancillary to the meter or apparatus.

Minister means the Minister administering the Act.

Office means the Office of the Regulator-General as defined in the **Office of the Regulator-General Act 1994**.

Peak Summer Demand means demand for water on any day immediately following two or more days of temperatures in the Licensees area exceeding 35°C.

Property means any real property owned or occupied by a Customer.

Trade waste means any waterborne waste (other than sewage) which is suitable, according to the Trade Waste Guidelines specified in the Licence and South East Water's criteria, for discharge into its sewerage system.

Sewerage Services means the functions described in section 90 of the Act.

Sewage means any human excreta or domestic waterborne waste, whether untreated or partially treated, but does not include trade waste.

Water supply services means the functions described in section 80 of the Act.

Works means the water and sewerage systems owned by or under the control of South East Water.

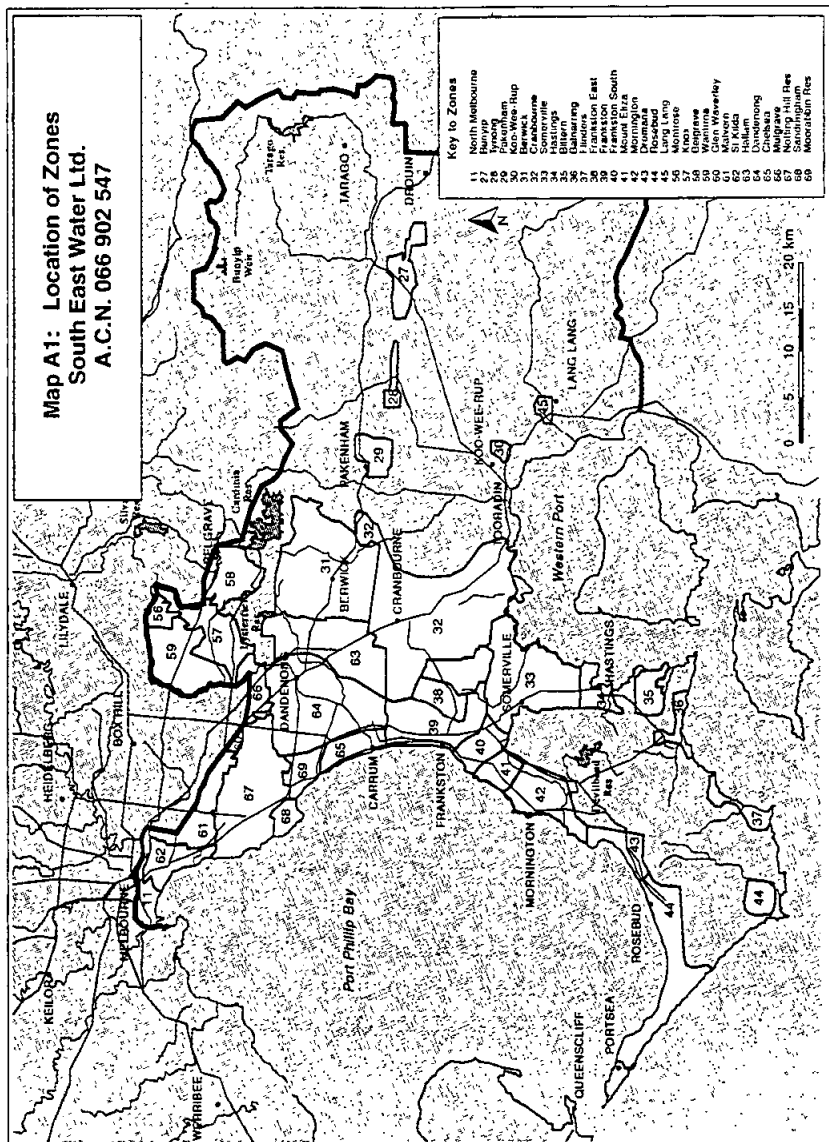
ATTACHMENT ONE: NOMINATED ZONES FOR WATER QUALITY IMPROVEMENT PROGRAMS

For Location of Zones, see Map A1.

**SOUTH
EAST**

<i>Area</i>	<i>Completion Date</i>
Bunyip/Garfield	Stage 1—Dec 1997 Stage 2—June 2002
Tynong	June 1996
Pakenham	Dec 1997
Koo-Wee-Rup	Dec 1997
Berwick	June 1998
Somerville	Dec 1997
Bittern	Dec 1997
Flinders	Jan 1997
Frankston East	Jan 1997
Frankston	Stage 1—Jan 1997 Stage 2—June 2003
Frankston South	Jan 1997
Mount Eliza	Dec 1997
Mornington	Dec 1998
Dromana	Dec 1998
Rosebud	Dec 1998
Lang Lang	Dec 1997
Sandringham	June 1998
Moorabbin	June 1998

Customers may contact South East Water to obtain further details of the zone boundaries and the nature of the water quality improvement programs.



A copy of the licence may be inspected at: South East Water Ltd., 47 Lawson Street, Frankston Vic 3199

Dated 6 January 1995

C. G. COLEMAN
Minister for Natural Resources

Water Industry Act 1994**NOTICE OF ISSUE OF A LICENCE**

The Governor in Council, in pursuant to section 17 (1) of the **Water Industry Act 1994** issues a water and sewerage licence to:

Name of Licensee: Yarra Valley Water Ltd
ACN 066 902 501

Term of Licence: 1 January 1995 to 30 June 1997

Areas specified in Licence: The areas covered by this licence are—

insofar as the licence relates to water supply services, the area delineated on the plans numbered LEGL/94 137-178 lodged in the Central Plan Office;

and insofar as the licence relates to sewerage services, the area delineated on the plans numbered LEGL/94 137-178 lodged in the Central Plan Office.

Address of Central Plan Office: Central Plan Office, Ground Floor, 2A Treasury Place, MELBOURNE VIC 3002

Terms and Conditions of the Customer Contract

Schedule 1 of the Water and Sewerage Licence sets out the terms and conditions of the customer contract which an owner or occupier of land is, by virtue of section 19 of the **Water Industry Act 1994**, deemed to have entered into with the licensee in the absence of any express agreement between the customer and licensee to the contrary. Schedule 1 is as follows:

YARRA VALLEY WATER LIMITED

ACN 066 902 501

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Attachment One: Nominated Areas for Water Quality

Improvement Programs

INTRODUCTION

This document sets out the terms of the Contract between Yarra Valley Water and each person who is defined to be a Customer of Yarra Valley Water. It sets out the rights of Customers and those of Yarra Valley Water. The meaning of certain words in this contract is explained in Part F.

PART A—CUSTOMER RIGHTS**1. Customer's Rights To Supply Of Water**

Water supply services

- A. Yarra Valley Water will supply Customers with water services to meet their needs on the terms set out in this Contract, the Licence and in the Act during the currency of Yarra Valley Water's Water and Sewerage Licence ("the Licence").
- B. Subject to clause 1.4, water supplied to Customers will be clear, be free from odour and objectionable taste and comply with health related parameters of "Guidelines for Drinking Water Quality in Australia 1987" or other guidelines, (to the extent required by the Department of Health and Community Services from time to time) except in nominated zones as listed in Attachment 1 until the dates shown in Attachment 1.

- C. Some Customers, in addition to a supply of drinking water, may be supplied with water intended for uses other than for drinking. In such cases, the quality of this water will meet the guidelines published by Yarra Valley Water from time to time (if any) unless specifically otherwise agreed between Customers and Yarra Valley Water.
- D. The quality of water supplied to Customers by Yarra Valley Water on or after 1 January 1995 will be of a quality not less than that provided to Customers by Melbourne Water Corporation before 1 January 1995.
- E. Yarra Valley Water will implement water quality improvement programs in nominated areas as listed in Attachment 1 to be completed by the dates indicated.
- F. Under normal operating conditions (ie. Not in droughts or on days of "peak" summer demand), domestic Customers supplied by a copper or polyethylene service pipe from a water main owned by Yarra Valley Water can expect supply at an adequate flow rate. An adequate flow rate means that a 10 litre bucket can be filled from the a tap at the meter (where fitted) in less than 60 seconds.
- G. Customers can expect minimal water supply disruption due to the failure of Yarra Valley Water's system with no more than three unplanned interruptions per year per Customer.
- H. The effect of any future works on the Customer's property will be minimised as much as is reasonably possible.
- I. Customers who pay water rates or service charges are entitled to be connected to water supply services on payment of the appropriate connection fees.
- J. Upon request Yarra Valley Water will, at the Customer's expense, test the adequacy of water supply (as described in clause 1.6) and water quality (as described in clause 1.2) at the meter on the Customer's property. If supply or quality is found to be below standard Yarra Valley Water will pay for the cost of the test and rectify the sub-standard supply or quality.
- K. Customers will be informed annually of the results of water quality monitoring programs administered by Yarra Valley Water.

2. Customer's Rights To Supply Of Sewerage And Trade Waste Services

Sewerage services

2.1 Yarra Valley Water will supply Customers with a sewerage service under the terms set out in this Contract, the Licence and Act. Customers have a right to use Yarra Valley Water sewerage services for discharge of sewage.

2.2 Customers who pay sewerage rates or service charges are entitled to be connected to sewerage services on payment of the appropriate connection fees.

2.3 Yarra Valley Water will take reasonable care to operate the sewerage collection and transfer system so that odours are not prevalent.

2.4 Customers can expect minimal sewerage service disruption due to blockages of Yarra Valley Water's system with no more than five unplanned interruptions per year per Customer.

Trade waste services

2.5 Customers may make use of Yarra Valley Water's sewerage services for the discharge of trade waste provided they have first entered into a trade waste agreement with Yarra Valley Water. Further information may be obtained from any Yarra Valley Water office.

2.6 If Yarra Valley Water and a Customer cannot agree on whether or not a fee proposed to be charged by Yarra Valley Water for the acceptance transport or disposal of trade waste which does not comply with the Trade Waste Guidelines, either of them may refer the matter to the Office with a request that the Office arrange for the terms to be resolved by mediation or arbitration (to be apportioned) on commercially reasonable grounds that provide at the least for full cost recovery by Yarra Valley Water and on the understanding that they will abide by the terms resolved by the mediation or arbitration.

3. Customer's Rights to Consultation and Information

3.1 Yarra Valley Water is committed to involving its Customers in issues relating to its programs and services and must establish such committees or other forum to enable community input, expertise and advice to Yarra Valley

Water's service planning and decision making processes.

3.2 A representative sample of Customers will be surveyed about the performance of Yarra Valley Water. The survey will be conducted annually in a manner approved by the Office and the results will be made available to Customers and the Office.

3.3 Customers will be informed of all changes to the terms and conditions of this contract in the next billing cycle and by advertisement in the local newspapers.

3.4 Yarra Valley Water will from time to time publish and keep up-to-date a list of local offices and emergency contact numbers in the areas covered by its licence.

3.5 Subject to section 5, Customer's privacy will be respected.

4. Customer's Rights To Notice Of Interruption To Supply

4.1 Customers will be informed about planned interruptions, including the anticipated duration of such interruptions of services at least 48 hours in advance.

4.2 In the event of planned works, Customers will be given at least 7 days notice.

4.3 Customers will be informed in the event of an emergency, wherever possible, regarding required access to a Customer's property to inspect, repair or install Yarra Valley Water assets.

4.4 In the event of an emergency or unplanned interruption to supply, information will be available on the 24 hour telephone contact service within 30 minutes of the licensee being notified of the emergency or interruption.

5. Customer's Rights To Notice Of Entry

Notice of entry on to Customer's land

5.1 Customers are not required to allow the entry of any Yarra Valley Water employee or contractor on to their property except for the purposes of reading meters, carrying out works or in the event of an emergency or unless Yarra Valley Water has reasonable grounds to believe that the Act is not being complied with by the Customer.

5.2 No notice is required for meter reading. 7 Days notice is required in relation to works (except in an emergency or if the Customer consents).

5.3 Yarra Valley Water must not enter a Customer's property except between 7.30am and 6.00pm unless the Customer consents or

unless Yarra Valley Water has reasonable grounds to believe that the Act is not being complied with by the Customer.

5.4 Employees or contractors of Yarra Valley Water will carry identification and will produce or display it, prior to entering their property.

6. Customer's Rights To Maintenance And Repairs

General

6.1 Customers can ring a 24 hour telephone contact service every day of the year to deal with water and sewerage emergencies.

Water supply

6.2 Unplanned interruptions (eg. water main failure) to Customer supplies will be restored as quickly as possible.

6.3 If the water supply is disrupted, Customers will have access to emergency supplies for drinking purposes.

6.4 For disruption of services to registered dialysis Customers, Yarra Valley Water will initiate and make suitable alternative supply arrangements.

Sewerage services

6.5 If a Customer's sewer becomes blocked, Yarra Valley Water will, upon request, use reasonable endeavours to help and facilitate prompt restoration of service by arranging for a plumber to contact the Customer within 2 hours.

6.6 If the blocked sewer reported by a Customer became blocked due to a blockage in a Yarra Valley Water sewer, then Yarra Valley Water will pay for the cost of repairs.

6.7 Yarra Valley Water will use all reasonable endeavours to minimise the incidence of sewage spills on a Customer's property, due to failure of the Yarra Valley Water sewerage system.

6.8 If a sewage spill occurs on a Customer's property due to failure of Yarra Valley Water's system, it will minimise damage, reduce inconvenience, clean up the affected area and disinfect the affected area to the satisfaction of the local Council Health Department Officer

Damage to Customer's Property

6.9 If Yarra Valley Water enters a Customer's property and as a result that property is damaged, the Customer may have a right to compensation. The Customer's right to compensation is set out in the Act, which also requires Yarra Valley Water to do as little damage as practicable in exercising its

functions, and in circumstances specified in the Act, to compensate persons who suffer damage.

6.10 Where works are undertaken on a Customer's property, Yarra Valley Water will use all reasonable endeavours to minimise damage, reduce inconvenience and restore the property to its original condition.

7. Customer's Rights To Customer Assistance, To Make Enquiries And Complaints

General

7.1 Easy access to make enquiries and a fair and efficient complaints handling process to resolve problems, will be made available to Customers.

7.2 An explanation about how and where to make enquiries or resolve a complaint will be made available to Customers upon request.

7.3 Customers can call Yarra Valley Water's Customer Service Enquiry Numbers during normal business hours for any information about their account, payment options or concession entitlements.

7.4 Prompt, courteous and helpful replies to Customer's telephone enquiries will be provided.

7.5 Customers can expect prompt and understandable answers to their written enquiries. Replies will be despatched within 12 working days of receipt of correspondence.

7.6 Customers will be informed of who is handling their enquiries.

8. Customer's Rights In Relation To Billing, Meters And Accounts

Billing

8.1 Customers can expect accounts that are legible, understandable and provided on reasonable commercial terms.

8.2 Customers will be informed how and where they may query their account.

8.3 Accounts will be rendered promptly following the reading of a Customer's meter.

Meters

8.4 On payment of the applicable fee, water meters will be supplied to Customers by Yarra Valley Water unless other arrangements for the use and maintenance of the meter are agreed. Yarra Valley Water retains ownership of the meters at all times. Customers are also required to pay for the meter's installation and are required to ensure that it is installed by a plumber licensed by the appropriate regulatory body.

8.5 If Yarra Valley Water is unable to gain access to read a Customer's meter, the Customer will be requested to read the meter on its behalf and advise Yarra Valley Water of the reading. If a Customer refuses to read a meter when requested to do so, Yarra Valley Water may make an estimate of the probable reading based on historical data for the relevant property.

8.6 Upon request, Yarra Valley Water will, at the Customer's expense, test the accuracy of the water meter. If the meter is found to be inaccurate, Yarra Valley Water will replace it at their expense and pay for the cost of the test.

Accounts

8.7 Customers will be informed how and where they may pay their account.

8.8 Where appropriate a mutually acceptable payment arrangement will be negotiated with Customers who are temporarily unable to pay their accounts.

8.9 Customers may be required to pay a security deposit, but only in accordance with a code of practice approved by the Office.

8.10 Where payment arrangements are dishonoured Yarra Valley Water will initiate debt recovery procedures and may restrict supply of water services.

8.11 Yarra Valley Water has the discretion to waive or defer payments due to it on matters it thinks appropriate. If there is an error made by Yarra Valley Water in the charges to a Customer which result in the Customer paying too much, Yarra Valley Water will refund any overpayment within 28 days of discovering the overpayment.

8.12 Yarra Valley Water has a range of schemes to assist Customers experiencing hardship in paying their accounts. Customers are entitled to information on these schemes and to be considered for such assistance. Customers should contact a Yarra Valley Water office for details of these schemes.

PART B—YARRA VALLEY WATER'S RIGHTS

9. Yarra Valley Water's Rights To Vary Supply

Interrupt, Postpone or Limit Supply

9.1 After advising Customers, Yarra Valley Water may interrupt, postpone or limit the supply of its water supply or sewerage services to Customers:

- (a) in the case of water services, during a drought and on the approach of a

- drought by introducing restrictions in accordance with the Act; or
- (b) if any part of Yarra Valley Water's assets are damaged, for example, by bursting, blockages or breakdowns; or
- (c) if, in the reasonable opinion of Yarra Valley Water, it is necessary to inspect, maintain, repair or replace any part of its assets; or
- (d) if an event occurs beyond Yarra Valley Water's control, including war, sabotage, civil commotion, national emergency, fire, flood, cyclone, earthquake, landslide, explosion, power or water shortage or industrial action; or
- (e) as otherwise provided by the Act.

Grounds for Restriction and Disconnection of Water Supply

9.2 Yarra Valley Water may restrict or, in the case of vacant land, or unoccupied premises, discontinue its supply of services to Customers if:

- (a) Customers do not comply with the terms and conditions of this Contract or their obligations under the Act. In such circumstances, Yarra Valley Water must give Customers reasonable notice of its intention to restrict or discontinue supply unless an emergency or other special situation exists; or
- (b) Customers who do not pay Yarra Valley Water's charges and fees for the services. In such circumstances, Yarra Valley Water must give 24 hours notice in writing of its intention to restrict or discontinue supply.

Reinstatement of Supply

9.3 Yarra Valley Water will reinstate its supply of services on the payment of all outstanding charges or by the establishment of a mutually agreeable arrangement for the payment of outstanding charges together with any de-restriction or reconnection fee set in accordance with the Act and Licence.

10. Yarra Valley Water's Rights In Relation To Charges, Meters and Accounts

Setting and Variation of Charges

10.1 Customers are required to pay the fees and charges set by the Act, the Licence and by Yarra Valley Water for the services applicable to them as determined and varied from time to time

in accordance with this Contract and determinations by the Office and other requirements of the Licence and Act.

10.2 Notwithstanding 10.1, the Water Usage Charge, the Sewage Disposal Charge, the Water Meter Removal and Testing Charge, the Withdrawal and Restoration of Water Charge and the Sanitary Service Charge for non-rateable properties will not be varied before 1 January 1997.

10.3 Yarra Valley Water will, from time to time, make available to its Customers a Service Price List specifying its fees and charges.

10.4 An account will be treated as having been delivered if it is either delivered to a Customer personally, delivered by post, or transmitted to a Customer electronically and addressed to a Customer at the address notified by that Customer to Yarra Valley Water, or if the Customer does not notify Yarra Valley Water of an address, at:

- (a) the property to which the services are available or provided; or
- (b) the Customer's last known postal address.

10.5 If a Customer requires a statement of account as at a date specified by the Customer (for example, to make adjustments connected with sale of a property), Yarra Valley Water may calculate the usage charge by reading the meter on a Customer's property or by estimating consumption based on the previous meter reading period. A fee will be charged for this service.

Obligation to Pay

10.6 A Customer must pay to Yarra Valley Water the fees and charges for the services supplied by it and the rates, fees and charges for the services supplied to that Customer by Melbourne Water Corporation and Melbourne Parks and Waterways, which Yarra Valley Water will collect on their behalf as set out in each account.

Dishonoured Cheques

10.7 If a Customer pays by cheque and the cheque is not honoured for any reason, Yarra Valley Water may charge that Customer the administrative fee charged to it by its banker.

Adjustment to Charges

10.8 If there is an error made in the charge to a Customer which results in that Customer paying less than the correct amount, the correct charge must be paid on request. Such a request

will normally be included with the next quarterly account.

Charge for Defective Work

10.9 As detailed in clause 12 of this Contract, Customers are responsible for the maintenance of their water supply and/or sewerage service to the points of connection with Yarra Valley Water's system. If Yarra Valley Water becomes aware of the presence of any defective or improper work forming part of any Customer's water or sewerage services which in its opinion impairs the effective operation of the Yarra Valley Water system (such as any defective backflow prevention device), it may serve a notice on Customers requiring them to remedy any such defect or improper work at the Customer's expense within 24 hours or such longer period as stated in the notice.

If the terms of the notice are not complied with, Yarra Valley Water may undertake to remedy the defective or improper work itself, and may enter Customers properties to do this in accordance with the Act. Customers may be charged the cost incurred by Yarra Valley Water in remedying this defective or improper work.

Water Meters

10.10 The supply of water to any Customer by Yarra Valley Water must be measured by a water meter approved by Yarra Valley Water, unless otherwise agreed.

10.11 The quantity of water supplied by Yarra Valley Water as registered by a meter will be taken to be the quantity of water actually supplied, unless there is evidence that a materially different quantity was supplied.

10.12 It will be considered that a materially different quantity has been supplied if the accuracy of a meter has been tested in accordance with clause 8.6 and it has been shown that the meter registers a variation of 3% or more above or below the actual quantity of water passed through it.

10.13 Yarra Valley Water may charge Customers for repair or replacement of the meter on their property caused by their wilful acts or negligence.

10.14 Customers must ensure that meters are readily accessible.

11. Liability of Yarra Valley Water

11.1 Yarra Valley Water is liable unless the Act specifically provides otherwise for any pecuniary loss or expense that Customers sustain as a direct, natural and reasonable

consequence of the performance of the functions of Yarra Valley Water or as otherwise specified in the Act.

12. Customer And Yarra Valley Water Responsibilities For Water And Sewerage Services

Installation and Connection of Services

12.1 If a connection is made from a water main or sewer branch owned by Yarra Valley Water, the Customer is responsible for all the costs of such a connection. Yarra Valley Water may impose conditions to ensure the safe, reliable and financially viable supply of services, in accordance with its Licence. Satisfactory compliance by a Customer with such conditions of connection are to be taken as forming an essential requirement of gaining Yarra Valley Water's approval to connections to its system. Approval or authorisation is necessary for a Customer to connect to Yarra Valley Water's system.

12.2 The costs of modifying, enlarging or relocating existing connections, if requested by the Customer are to be borne by the Customer.

Water Services

12.3 A Customer is responsible for maintaining all plumbing between the Customer's taps and the water main, other than the water meter. Yarra Valley Water is responsible for maintenance of the water meter.

12.4 A Customer is responsible for preventing contamination of the Yarra Valley Water water supply system by installing and maintaining adequate backflow prevention devices.

12.5 Yarra Valley Water is not responsible for:

- (a) illegally connected services;
- (b) backflow prevention devices on Customers' properties; or
- (c) wilful or negligent damage to the service except if caused by Yarra Valley Water.

Sewerage Services

12.5 Yarra Valley Water's sewerage services are provided from the point where the pipes serving Customers' property connect to the sewer branch provided by Yarra Valley Water.

12.6 Customers are responsible for all plumbing and fixtures on or serving the property to the point where pipes connect to the sewer branch. This connection could be on public land outside the Customers' property boundary.

Some sewers and access structures are located within private property, and in these instances, the sewers and access structures remain Yarra Valley Water's property. Customers must ensure that Yarra Valley Water's structures on Customers property are accessible and are not damaged.

Building Over Water and Sewerage Systems

12.7 Customers must not, without the consent of Yarra Valley Water, undertake any building or construction work over easements for water supply sewerage or drainage purposes or over or adjacent to Yarra Valley Water's works as required by the Act. Customers should contact Yarra Valley Water prior to undertaking such work which may interfere with Yarra Valley Water's systems. Staff at the Customer's local Yarra Valley Water office can provide advice on this matter.

PART C—COMMENCEMENT

Commencement of this Contract

13.1 This Contract commences on 1 January 1995 if a Customer is already connected to a former Melbourne Water Corporation system or on the date a Customer subsequently connects to a Yarra Valley Water system. However, an owner of land is not taken to have entered into a Customer Contract unless the connection to a water main or sewer branch is authorised or approved by Yarra Valley Water, a predecessor of Yarra Valley Water or another appropriate authority.

13.2 If a Yarra Valley Water water main is constructed on or adjacent to a Customer's property but is not connected, this Contract commences on the date that the Customer's property becomes a serviced property in accordance with the Act.

PART D—VARIATION

Variation In The Terms Of This Contract

14.1 Yarra Valley Water may, after due consultation with the Customer advisory committee established by it, vary this Contract with the approval of the Regulator-General and in accordance with the Act and its licence.

PART E—TERMINATION

Termination

15.1 This Contract may be terminated by agreement between the Customer and Yarra Valley Water in respect of any property.

15.2 This Contract will terminate, in relation to any property, immediately upon a Customer ceasing to be the owner or occupier of that

property provided that at the time of such cessation no amount remains unpaid by the Customer to Yarra Valley Water or any other matters remain outstanding which Yarra Valley Water has requested the Customer to do.

15.3 This Contract will terminate if Yarra Valley Water's Licence terminates.

15.4 Any termination of this Contract will be without prejudice to any rights and obligations of Yarra Valley Water or its Customers that accrue prior to termination.

PART F—MEANING OF WORDS

Act means the **Water Industry Act 1994** and includes any regulations made under it.

Customer means any person who is taken to have entered into a Customer Contract in accordance with clause 19 of the Act. Persons who come within this definition of "Customer" are those who are owners or occupiers of property which is:

- (a) connected to a water main or sewer main owned by Yarra Valley Water; or
- (b) not connected but having available for connection a water main or sewer branch owned by Yarra Valley Water and liable for fees or charges due to Yarra Valley Water in accordance with Yarra Valley Water's licence; or
- (c) declared to be a serviced property by Yarra Valley Water in accordance with clause 64 of the Act.

Drought means a scarcity of water notified to Yarra Valley Water by the Minister as being a drought.

Licence means the Licence issued to Yarra Valley Water under clause 17 of the Act.

Licence area means the area of operations defined in the Licence.

Meter means a meter or other apparatus for the measurement of water, sewage or waste products, including any pipes and fittings ancillary to the meter or apparatus.

Minister means the Minister administering the Act.

Office means the Office of the Regulator-General as defined in *the Office of the Regulator-General Act 1994*.

Peak Summer Demand means demand for water on any day immediately following two or more days of temperatures in the Licensees area exceeding 35°C.

Property means any real property owned or occupied by a Customer.

Trade waste means any waterborne waste (other than sewage) which is suitable, according to the Trade Waste Guidelines specified in the Licence and Yarra Valley Water's criteria, for discharge into its sewerage system.

Sewerage Services means the functions described in section 90 of the Act.

Sewage means any human excreta or domestic waterborne waste, whether untreated. City West Water's Rights In Relation To

Charges, Meters and Accounts or partially treated, but does not include trade waste.

Water supply services means the functions described in section 80 of the Act.

Works means the water and sewerage systems owned by or under the control of Yarra Valley Water.

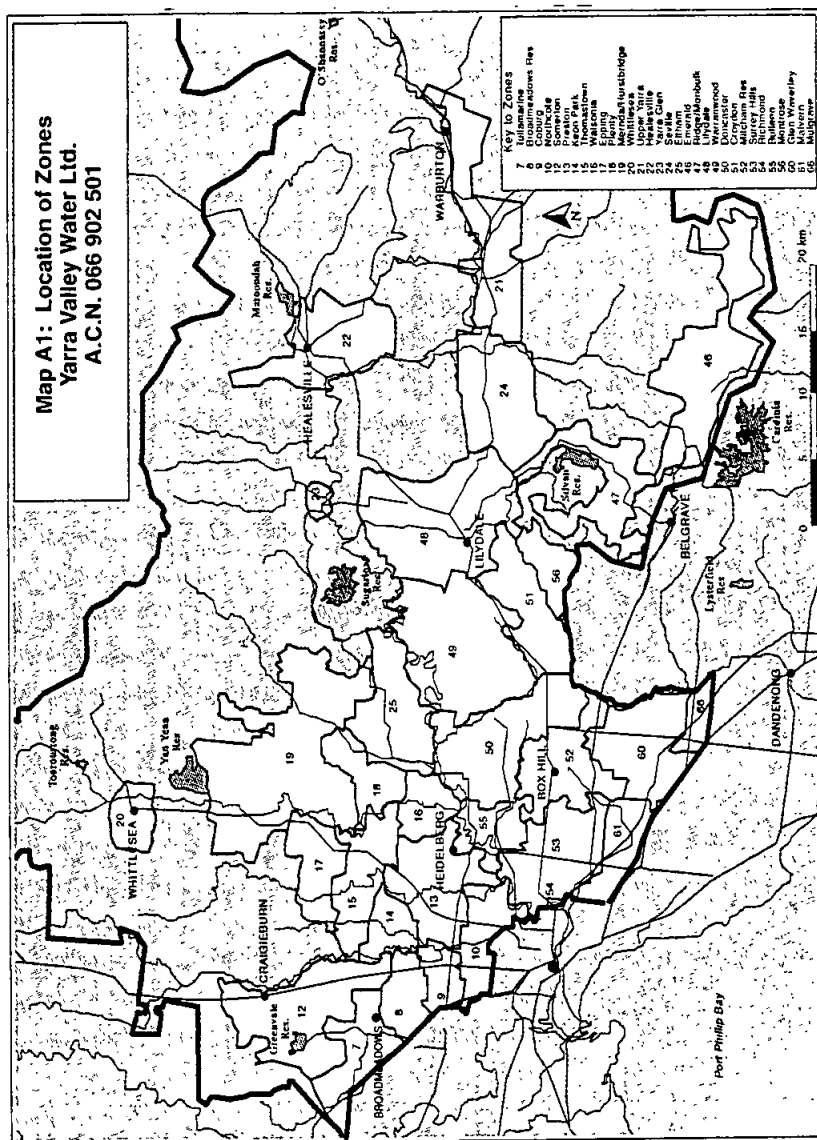
ATTACHMENT ONE: NOMINATED ZONES FOR WATER QUALITY IMPROVEMENT PROGRAMS

For Location of Zones, see Map A1.

YARRA VALLEY

<i>Area</i>	<i>Completion Date</i>
Tullamarine	June 1998
Somerton	June 1998
Mernda/ Hurstbridge	June 1995
Whittlesea	Dec 1997
Upper Yarra	Dec 1997
Healesville/ Yarra Glen	Dec 1998
Seville	June 1998
Emerald	Dec 1997
Ridge/Monbulk	June 1999
Lilydale	Dec 1997
Warranwood	Dec 1997

Customers may contact Yarra Valley Water to obtain further details of the zone boundaries and the nature of the water quality improvement programs.



A copy of the licence may be inspected at: Yarra Valley Water Ltd., Lucknow Street, Mitcham Vic 3132

Dated 6 January 1995

C. G. COLEMAN
Minister for Natural Resources

Public Sector Management Act 1992
EXEMPTION FROM NOTIFICATION OF
VACANCY UNDER SECTION 29 (2)

The following positions have been translated to the Five Level Structure in accordance with the Public Service Commissioner's temporary modification to the guidelines on "Exemption from notification of vacancies".

Reasons for Exemption

- The positions to be translated are substantively vacant.
- The duties of the positions have been performed on a higher duties basis by the proposed appointees for a continuous period of more than six months immediately prior to the translation to the Five Level Structure.
- The Department Head certifies that the officers have been fully effective at the higher level.
- The Department Head certifies that the merit principle is not infringed because advertising the vacancies would be unlikely to attract more suitable candidates.

Position No. 48/05/0502/9, Project Manager, Effectiveness Review, VPS 5, Effectiveness Review and Strategic Planning; Corporate Resources Division, DOJ.

Position No. 48/05/0753/4, Senior Policy Analyst, VPS 5, Policy and Executive Services; Policy Analyst Group; Corporate Resources Division, DOJ.

Position No. 48/05/0277/8, Manager, Mid Range Systems, VPS 5, Information Systems, Technical Services; Corporate Resources Division, DOJ.

Position No. 48/05/0574/3, Manager, Communications Group, VPS 5, Information Systems, Technical Services; Corporate Resources Division, DOJ.

Position Nos. 48/05/0659/7, 48/05/0187/7 & 48/05/7320/0, Project Manager, VPS 5, Information Systems, Applications Solutions; Corporate Resources Division, DOJ.

Position No. 71/16/0086/0, Human Resource Manager, VPS 5, Human Resource Management; Corrections Outpost; Corporate Resources Division, DOJ.

Position No. 48/05/8033/4, Manager, Financial Services, VPS 5, Finance and Administration; Corporate Resources Division, DOJ.

Position No. 10/05/0198/7, Executive Officer, VPS 5, New Prisons Group; Police, Emergency Services and Corrections Directorate, DOJ.

Position No. 48/25/0168/5, Registrar, County Court, VPS 5, County Court; Courts and Tribunals Services Division, DOJ.

Position No. 63/40/0921/4, Manager, Production Support, VPS 5, ALTS, Land Titles Office; Information Registries Division, DOJ.

Position No. 63/40/0942/9, Manager, Application Development, VPS 5, ALTS, Land Titles Office; Information Registries Division, DOJ.

Position No. 63/40/0314/9, Assistant Director, Legal, VPS 5, Legal, Land Titles Office; Information Registries Division, DOJ.

Position No. 63/40/0301/4, Manager Subdivision Section, VPS 5, Land Parcel and Survey Services, Land Titles Office; Information Registries Division, DOJ.

Position No. 63/40/0319/3, Manager Survey Services, VPS 5, Land Parcel and Survey Services, Land Titles Office; Information Registries Division, DOJ.

Position No. 71/11/3299/9, Manager, Organisational Development, VPS 5, Prisons Branch Directorate; Correctional Services Division, DOJ.

Position No. 71/11/3306/2, Superintendent of Training, VPS 5, Prisons Branch Directorate; Correctional Services Division, DOJ.

Position No. 71/58/3303/3, Regional Manager, VPS 5, Community Based Corrections Branch, South Eastern Region; Correctional Services Division, DOJ.

Position No. 71/14/3185/4, Manager, Budget Analysis and Development, VPS 5, Budget Analysis and Development Branch; Correctional Services Division, DOJ.

Position No. 48/05/7002/0, Manager, Property Management, VPS 4, Portfolio Infrastructure Development Branch; Corporate Resources Division, DOJ.

Position No. 48/05/7245/6, Research Assistant, VPS 4, Office of the Secretary; Corporate Resources Division, DOJ.

Position Nos. 48/05/0385/0, 48/05/0381/7, 48/05/0201/0, 48/05/0423/0, 48/05/0383/9 & 48/05/0266/5 & 48/05/0220/2, Analyst/Programmer, VPS 4, Information Systems, Applications Solutions; Corporate Resources Division, DOJ.

Position No. 48/05/0359/9, Project Manager, VPS 4, Information Systems, Applications Solutions; Corporate Resources Division, DOJ.

Position No. 48/05/0332/9, Communications Project Manager, VPS 4, Information Systems, Technical Services; Corporate Resources Division, DOJ.

Position No. 48/05/0510/9, Assistant Manager, Customer Support Centre, VPS 4, Information Systems, Client Services; Corporate Resources Division, DOJ.

Position No. 48/05/0509/5, Client Services Officer, VPS 4, Information Systems, Client Services; Corporate Resources Division, DOJ.

Position Nos. 48/05/0379/2, 48/05/0192/4 & 48/05/0265/4, Senior Analyst/ Programmer, VPS 4, Information Systems, Applications Solutions; Corporate Resources Division, DOJ.

Position No. 48/05/0402/6, Manager, Customer Support Centre, VPS 4, Information Systems, Client Services; Corporate Resources Division, DOJ.

Position No. 48/05/0310/3, Systems Programmer, VPS 4, Information Systems, Technical Services; Corporate Resources Division, DOJ.

Position No. 48/05/0312/5, Communications Systems Programmer, VPS 4, Information Systems, Technical Services; Corporate Resources Division, DOJ.

Position No. 48/05/0480/9, Senior Systems Programmer, VPS 4, Information Systems, Technical Services; Corporate Resources Division, DOJ.

Position No. 48/05/0724/0, Consultant, Executive Remuneration, VPS 4, Personnel Operations, Human Resource Management; Corporate Resources Division, DOJ.

Position No. 48/05/8117/8, Human Resource Manager, VPS 4, Human Resource Management; Office of Fair Trading and Business Affairs Outpost; Corporate Resources Division, DOJ.

Position No. 71/14/2908/0, Manager, Accounting Operations, VPS 4, Finance and Administration; Corporate Resources Division, DOJ.

Position No. 71/45/3316/9, Operations Manager, VPS 4, Prisons Branch, Barwon Prison; Correctional Services Division, DOJ.

Position No. 48/05/8063/4, Cash Management Officer, VPS 4, Finance and

Administration; Corporate Resources Division, DOJ.

Position No. 48/05/8034/5, Accounting Policy Officer, VPS 4, Finance and Administration; Corporate Resources Division, DOJ.

Position No. 48/25/0569/7, Manager, Finance and Administration, VPS 4, Finance and Administration; Courts and Tribunals Services Division Outpost; Corporate Resources Division, DOJ.

Position No. 48/05/8047/8, Manager, Accounting Policy, VPS 4, Finance and Administration; Corporate Resources Division, DOJ.

Position No. 48/25/0571/1, Manager, Operational Support, VPS 4, Enforcement Management Unit; Courts and Tribunals Services Division, DOJ.

Position No. 48/25/0878/6, Manager, EMU Systems, VPS 4, Enforcement Management Unit; Courts and Tribunals Services Division, DOJ.

Position Nos. 48/20/0015/8, 48/20/0053/3 & 48/20/0064/6, Courts and Tribunals Reporter, VPS 4, Victorian Government Reporting Service; Courts and Tribunals Services Division, DOJ.

Position No. 63/40/0822/2, Administrative Officer, VPS 4, ALTS, Land Titles Office; Information Registries Division, DOJ.

Position No. 63/40/0320/7, Superintending Surveyor, VPS 4, Land Parcel and Survey Services, Land Titles Office; Information Registries Division, DOJ.

Position No. 63/40/0014/0, Manager Register Book, VPS 4, Registration and Services, Land Titles Office; Information Registries Division, DOJ.

Position No. 63/40/0700/4, Manager Computer Registration Team, VPS 4, Registration and Services, Land Titles Office; Information Registries Division, DOJ.

Position No. 63/40/0760/5, Manager PPC, VPS 4, Registration and Services, Land Titles Office; Information Registries Division, DOJ.

Position No. 10/05/0208/0, Manager, Operational Support, VPS 4, Police and Strategic Development Division; Police, Emergency Services and Corrections Directorate, DOJ.

Position No. 10/05/0209/1, Manager, Ministerial and Executive Services, VPS 4,

Police and Strategic Development Division; Police, Emergency Services and Corrections Directorate, DOJ.

Position No. 10/05/0199/8, Senior Project Officer, New Prisons Project Group, VPS 4, Police and Strategic Development Division; Police, Emergency Services and Corrections Directorate, DOJ.

Position No. 71/23/0105/0, Administration Manager, VPS 4, Prisons Branch, Pentridge Prison; Correctional Services Division, DOJ.

Position No. 71/23/1555/3, Industry Manager, VPS 4, Prisons Branch, Pentridge Prison; Correctional Services Division, DOJ.

Position No. 71/11/0038/0, Executive Officer, VPS 4, Prisons Branch Directorate; Correctional Services Division, DOJ.

Position No. 71/31/3309/6, Program Manager, VPS 4, Prisons Branch, Fairlea Prison; Correctional Services Division, DOJ.

Position No. 71/12/0047/6, Assistant Supervisor of Classification, VPS 4, Prisons Branch, Classification; Correctional Services Division, DOJ.

Position No. 71/22/1559/2, Operations Manager, VPS 4, Prisons Branch, Metropolitan Reception Prison; Correctional Services Division, DOJ.

Position Nos. 71/11/0690/0 & 71/11/0689/7, Assistant Manager, VPS 4, Prisons Branch, Investigation; Correctional Services Division, DOJ.

Position No. 71/58/1401/7, Centre Manager, VPS 4, Community Based Corrections Branch, South Eastern Region, Frankston Centre; Correctional Services Division, DOJ.

Position No. 71/66/2525/7, Centre Manager, VPS 4, Community Based Corrections Branch, Western Region, Coburg Centre; Correctional Services Division, DOJ.

Position No. 71/10/2611/0, Consultant, VPS 4, Operational Review and Inspections Branch; Correctional Services Division, DOJ.

Position No. 18/05/0438/5, Co-Ordinator, Management Support, VPS 4, Economics and Information, Management Support; Fair Trading and Business Affairs Division, DOJ.

Position No. 18/05/0372/4, Senior Research Officer, VPS 4, Economics and Information, Research and Economics; Fair Trading and Business Affairs Division, DOJ.

Position No. 18/05/0458/9, Research Officer, VPS 4, Economics and Information, Research

and Economics; Fair Trading and Business Affairs Division, DOJ.

Position No. 18/05/0321/4, Investigator, VPS 4, Investigations, Investigation and Compliance; Fair Trading and Business Affairs Division, DOJ.

Position No. 18/05/0431/9, Manager, Community Programs, VPS 4, Community Programs, Client Services; Fair Trading and Business Affairs Division, DOJ.

Position No. 48/05/0654/2, Manager, Litigation Support, VPS 4, Information Systems, Client Services; Corporate Resources Division, DOJ.

Position Nos. 48/05/0495/5, 48/05/0483/1, 48/05/0193/5, 48/05/0556/1 & 48/05/0226/8, Analyst/Programmer, VPS 3, Information Systems, Applications Solutions; Corporate Resources Division, DOJ.

Position No. 48/05/0269/8, Client Services Officer, VPS 3, Information Systems; Applications Solutions; Corporate Resources Division, DOJ.

Position No. 48/05/0320/5, Security Officer, VPS 3, Information Systems, Technical Services; Corporate Resources Division, DOJ.

Position No. 48/05/0271/2, Shift Manager, VPS 3, Information Systems, Technical Services; Corporate Resources Division, DOJ.

Position No. 48/05/8214/5, Senior Property Officer, VPS 3, Portfolio Infrastructure Development Branch; Corporate Resources Division, DOJ.

Position No. 48/05/0198/0, Client Services Officer, VPS 3, Information Systems, Client Services; Corporate Resources Division, DOJ.

Position Nos. 63/40/0916/7 & 71/13/2622/6, Systems Programmer, VPS 3, Information Systems, Technical Services; Corporate Resources Division, DOJ.

Position No. 48/05/0016/0, Internal Auditor, VPS 3, Internal Audit Unit, DOJ.

Position No. 48/05/0546/6, Investigator, VPS 3, Office of the Public Advocate, DOJ.

Position No. 48/05/0072/8, Assistant to the Public Advocate, VPS 3, Office of the Public Advocate, DOJ.

Position No. 48/05/8118/9, Deputy HRM Manager, VPS 3, Human Resource Management; Office of Fair Trading and Business Affairs Outpost; Corporate Resources Division, DOJ.

Position No. 48/05/8213/4, Project Officer, VPS 3, Human Resource Management; Corporate Resources Division, DOJ.

Position No. 48/05/8040/1, Manager, Finance and Administration, VPS 3, Finance and Administration; Office of Fair Trading, Outpost; Corporate Resources Division, DOJ.

Position No. 48/05/8196/7, Manager, Finance and Administration, VPS 3, Finance and Administration; Office of the Public Advocate Outpost; Corporate Resources Division, DOJ.

Position No. 71/14/3129/7, Budget Officer, VPS 3, Finance and Administration; Correctional Services Division Outpost; Corporate Resources Division, DOJ.

Position No. 48/05/8074/6, Fleet Manager, VPS 3, Finance and Administration; Corporate Resources Division, DOJ.

Position No. 48/05/0565/2, Cash Management and Reconciliations Officer, VPS 3, Finance and Administration; Corporate Resources Division, DOJ.

Position No. 48/65/0115/5, Manager, Accounting Services, VPS 3, Enforcement Management Unit; Courts and Tribunals Services Division, DOJ.

Position No. 48/65/0386/4, Co-Ordinator, Systems Testing, VPS 3, Enforcement Management Unit; Courts and Tribunals Services Division, DOJ.

Position No. 48/25/0704/7, Sergeant, VPS 3, Enforcement Management Unit; Courts and Tribunals Services Division, DOJ.

Position No. 48/25/0852/7, Manager, Assets and Facilities, VPS 3, Enforcement Management Unit; Courts and Tribunals Services Division, DOJ.

Position No. 48/25/1263/7, Private Secretary to the Chief Justice, VPS 3, Supreme Court, Judges' Secretaries; Courts and Tribunals Services Division, DOJ.

Position No. 48/25/0024/1, Registry Officer, VPS 3, Supreme Court, Prothonotary's Office; Courts and Tribunals Services Division, DOJ.

Position No. 48/65/0021/0, Budget and Stores Manager, VPS 3, Supreme Court, CEO's Office; Courts and Tribunals Services Division, DOJ.

Position No. 48/25/0645/2, Deputy Registrar, VPS 3, Boards and Tribunals Planning; Courts and Tribunals Services Division, DOJ.

Position No. 48/25/0889/9, Systems Report Officer, VPS 3, Boards and Tribunals Planning; Courts and Tribunals Services Division, DOJ.

Position No. 10/05/0122/9, Executive Support Officer, VPS 3, Police and Strategic Development Division; Police, Emergency Services and Corrections Directorate, DOJ.

Position No. 63/25/0299/7, Genealogical Research Officer, VPS 3, Applications, Births, Deaths and Marriages; Information Registries Division, DOJ.

Position Nos. 63/40/0554/1 & 63/40/0924/7, Business Analyst, VPS 3, ALTS, Land Titles Office; Information Registries Division, DOJ.

Position Nos. 63/40/0893/6 & 63/40/0930/5, Computer Programmer, VPS 3, ALTS, Land Titles Office; Information Registries Division, DOJ.

Position No. 63/40/1015/5, Analyst/Programmer, VPS 3, ALTS, Land Titles Office; Information Registries Division, DOJ.

Position Nos. 63/40/0203/3, 63/40/0213/5 & 63/40/0211/3, Senior Draughting Officer, VPS 3, Land Parcel and Survey Services, Land Titles Office; Information Registries Division, DOJ.

Position No. 63/40/0215/7, Draughting Officer, VPS 3, Land Parcel and Survey Services, Land Titles Office; Information Registries Division, DOJ.

Position Nos. 63/40/0651/1, 63/40/0652/2, 63/40/0657/7 & 63/40/0987/0, Administrative Officer, VPS 3, Registration and Services, Land Titles Office; Information Registries Division, DOJ.

Position Nos. 71/23/2095/0 & 71/23/2565/9, Supervisor, VPS 3, Prisons Branch, Pentridge Prison; Correctional Services Division, DOJ.

Position No. 71/32/2463/5, OIC, Staff Office, VPS 3, Prisons Branch, Melbourne Remand Centre; Correctional Services Division, DOJ.

Position No. 71/31/0754/0, Administration Manager, VPS 3, Prisons Branch, Fairlea Prison; Correctional Services Division, DOJ.

Position No. 71/22/0107/6, Deputy Administration Manager, VPS 3, Prisons Branch, Metropolitan Reception Prison; Correctional Services Division, DOJ.

Position No. 71/22/0418/8, Industry Supervisor, VPS 3, Prisons Branch, Metropolitan Reception Prison; Correctional Services Division, DOJ.

Position No. 71/22/2677/0, Supervisor, VPS 3, Prisons Branch, Metropolitan Reception Prison; Correctional Services Division, DOJ.

Position No. 71/22/1614/3, Personal Assistant, VPS 3, Prisons Branch, Metropolitan Reception Prison; Correctional Services Division, DOJ.

Position No. 71/40/2718/5, Supervisor, VPS 3, Prisons Branch, Central Regional Prison, Loddon Prison; Correctional Services Division, DOJ.

Position No. 71/36/3286/8, Supervisor, VPS 3, Prisons Branch, Central Regional Prison, Bendigo Prison; Correctional Services Division, DOJ.

Position No. 71/34/2641/4, Supervisor, VPS 3, Emergency Management Unit, Prisons Branch; Correctional Services Division, DOJ.

Position No. 71/11/3278/4, Supervisor, VPS 3, Investigation, Prisons Branch; Correctional Services Division, DOJ.

Position Nos. 18/05/0266/3, 18/05/0322/5 & 18/05/0346/2, Senior Inspector, VPS 3, Enquiries and Dispute Resolution, Client Services; Fair Trading and Business Affairs Division, DOJ.

Position Nos. 18/05/0045/3, 18/05/0068/0 & 18/05/0218/6, Inspector, VPS 3, Enquiries and Dispute Resolution, Client Services; Fair Trading and Business Affairs Division, DOJ.

Position No. 18/05/0142/3, Manager, Business Names and Limited Partnerships, VPS 3, Business Affairs, Client Services; Fair Trading and Business Affairs Division, DOJ.

Position No. 18/05/0460/3, Research Officer, VPS 3, Research and Economics, Economics and Information; Fair Trading and Business Affairs Division, DOJ.

Position No. 48/05/8222/3, Services Support Officer, VPS 2, Portfolio Infrastructure Development Branch; Corporate Resources Division, DOJ.

Position No. 63/40/0953/1, Shift Leader, VPS 2, Technical Services, Information Systems; Corporate Resources Division, DOJ.

Position No. 48/05/0414/0, Administrative Officer, VPS 2, Technical Services, Information Systems; Corporate Resources Division, DOJ.

Position No. 48/05/0275/6, Client Services Officer, VPS 2, Client Services, Information Systems; Corporate Resources Division, DOJ.

Position No. 48/05/0308/9, Administrative Assistant, VPS 2, Office of the Public Advocate Outpost; Corporate Resources Division, DOJ.

Position No. 48/05/8001/2, Executive Assistant, VPS 2, Human Resource

Management; Corporate Resources Division, DOJ.

Position No. 48/05/0727/2, Training Support Officer, VPS 2, Human Resource Management; Training and Equity Unit; Corporate Resources Division, DOJ.

Position No. 48/05/8007/8, Systems Support Officer, VPS 2, HR Information Systems, Human Resource Management; Corporate Resources Division, DOJ.

Position No. 71/16/1557/3, Administrative Officer, VPS 2, Human Resource Management; Corrections Outpost; Corporate Resources Division, DOJ.

Position No. 48/05/8053/4, Personnel Services Officer, VPS 2, Human Resource Management; Land Titles Office Outpost; Corporate Resources Division, DOJ.

Position No. 48/05/7297/7, Employee Relations Assistant, VPS 2, Employee Relations Unit, Human Resource Management; Corporate Resources Division, DOJ.

Position No. 48/05/8187/6, Accounts Payable Officer, VPS 2, Finance and Administration; Corporate Resources Division, DOJ.

Position No. 48/05/8067/8, Compliance Officer, VPS 2, Finance and Administration; Corporate Resources Division, DOJ.

Position No. 48/05/8185/6, Accounts Payable Officer, VPS 2, Finance and Administration; Information Registries Outpost; Corporate Resources Division, DOJ.

Position No. 18/05/0187/5, Revenue Officer, VPS 2, Finance and Administration; Office of Fair Trading Outpost; Corporate Resources Division, DOJ.

Position No. 48/05/8045/3, Administrative Officer, VPS 2, Finance and Administration, Information Systems Branch; Corporate Resources Division, DOJ.

Position No. 48/05/0248/3, Personal Assistant, VPS 2, Finance and Administration; Corporate Resources Division, DOJ.

Position No. 48/05/0352/2, Administrative Officer, VPS 2, Finance and Administration; Corporate Resources Division, DOJ.

Position No. 71/14/0056/6, Payroll Officer, VPS 2, Finance and Administration; Correctional Services Division Outpost; Corporate Resources Division, DOJ.

Position No. 48/05/0732/0, Stores and Purchasing Officer, VPS 2, Finance and

Administration; Corporate Resources Division, DOJ.

Position No. 48/05/0056/8, Accounts Payable Officer, VPS 2, Finance and Administration; Corporate Resources Division, DOJ.

Position No. 10/50/0080/0, Manager, Finance and Administration, VPS 2, Finance and Administration; Victoria State Emergency Services Outpost; Corporate Resources Division, DOJ.

Position No. 48/05/8035/6, Transport Officer, VPS 2, Finance and Administration; Corporate Resources Division, DOJ.

Position No. 48/05/8152/3, Records Management Officer, VPS 2, Records Management Unit, Finance and Administration; Corporate Resources Division, DOJ.

Position No. 48/25/9114/5, Deputy Registrar, Land Valuation Review Board, VPS 2, Boards and Tribunals Branch; Courts and Tribunals Services Division, DOJ.

Position No. 48/25/9028/8, Assistant to the Manager, CTLD, VPS 2, Criminal Trial Information Listing; Courts and Tribunals Services Division, DOJ.

Position No. 48/25/0946/1, Disbursements Officer, VPS 2, Enforcement Management Unit; Courts and Tribunals Services Division, DOJ.

Position No. 48/25/0007/2, Communications and Liaison Officer, VPS 2, Enforcement Management Unit; Courts and Tribunals Services Division, DOJ.

Position No. 48/65/0455/0, Personal Assistant, VPS 2, Enforcement Management Unit; Courts and Tribunals Services Division, DOJ.

Position No. 48/25/1072/2, Administration and Technical Support Officer, VPS 2, Senior Master's (Funds In Court) Office, Supreme Court; Courts and Tribunals Services Division, DOJ.

Position No. 48/20/0040/9, Personnel Officer, VPS 2, Administration, Victorian Government Reporting Service; Courts and Tribunals Services Division, DOJ.

Position No. 48/20/0066/8, Finance Officer, VPS 2, Victorian Government Reporting Service; Courts and Tribunals Services Division, DOJ.

Position Nos. 48/05/0572/1 & 48/05/0327/1, Word Processor, VPS 2, Guardianship and Administration Board, Boards and Tribunals; Courts and Tribunals Services Division, DOJ.

Position No. 48/25/1217/1, Assistant to the CEO and Principal Registrar, VPS 2, Boards and Tribunals; Courts and Tribunals Services Division, DOJ.

Position No. 48/25/0294/0, Personal Assistant, VPS 2, Equal Opportunity Board, Boards and Tribunals; Courts and Tribunals Services Division, DOJ.

Position No. 63/40/0708/1, Secretary, VPS 2, ALTS, Land Titles Office; Information Registries Division, DOJ.

Position No. 63/40/0743/4, Systems Support Officer, VPS 2, ALTS, Land Titles Office; Information Registries Division, DOJ.

Position No. 63/40/0838/0, Administrative Officer, VPS 2, ALTS, Land Titles Office; Information Registries Division, DOJ.

Position Nos. 63/40/0239/4, 63/40/0241/9 & 63/40/0243/0, Draughting Officer, VPS 2, Land Parcel and Survey Services, Land Titles Office; Information Registries Division, DOJ.

Position No. 63/40/0851/7, Administrative Officer, VPS 2, Land Parcel and Survey Services, Land Titles Office; Information Registries Division, DOJ.

Position Nos. 63/40/0412/0, 63/40/0465/1, 63/40/0466/2, 63/40/0467/3, 63/40/0468/4, 63/40/0471/0, 63/40/0472/0, 63/40/0475/3, 63/40/0477/5, 63/40/0613/6, 63/40/0696/3, 63/40/0711/7, 63/40/0712/8, 63/40/0713/9, 63/40/0720/8, 63/40/0753/6, 63/40/0755/8, 63/40/0767/1, 63/40/0769/3, 63/40/0830/2 & 63/40/0860/8, Administrative Officer, VPS 2, Registration and Services, Land Titles Office; Information Registries Division, DOJ.

Position No. 71/23/0324/8, Administration Officer, VPS 2, Pentridge Prison, Prisons Branch; Correctional Services Division, DOJ.

Position No. 71/32/2466/8, Staff Officer, VPS 2, Melbourne Remand Centre, Prisons Branch; Correctional Services Division, DOJ.

Position No. 71/31/1748/6, Administrative Officer, VPS 2, Fairlea Prison, Prisons Branch; Correctional Services Division, DOJ.

Position Nos. 18/05/0040/9, 18/05/0095/2, 18/05/0147/8 & 18/05/0306/2, Senior Enquiries Officer, VPS 2, Enquiries and Dispute Resolution, Client Services; Fair Trading and Business Affairs Division, DOJ.

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Position Nos. 18/05/0049/7, 18/05/0102/6 & 18/05/0268/5, Enquiries Officer, VPS 2, Client Services; Enquiries and Dispute Resolution ; Fair Trading and Business Affairs Division, DOJ.

Position No. 48/05/0607/6, Enquiries Officer, VPS 2, Business Affairs, Client Services; Fair Trading and Business Affairs Division, DOJ.

Position No. 48/05/0605/4, Cashier/Mail Officer, VPS 2, Business Affairs, Client Services; Fair Trading and Business Affairs Division, DOJ.

Position No. 48/05/0631/6, Registration Maintenance Officer, VPS 2, Business Affairs, Client Services; Fair Trading and Business Affairs Division, DOJ.

Position No. 48/05/0626/9, Registrations Officer, VPS 2, Business Affairs, Client Services; Fair Trading and Business Affairs Division, DOJ.

Position Nos. 18/05/0221/1 & 18/05/0278/8, Administrative Officer, VPS 2, Investigation and Compliance, Investigations; Fair Trading and Business Affairs Division, DOJ.

WARREN McCANN
Secretary to the Department of Justice

The following position has been translated to the Five Level Structure in accordance with the Public Service Commissioner's temporary modification to the guidelines on 'Exemption from notification of vacancies'.

Reasons for Exemption

- The position to be translated is substantively vacant.
- The duties of the position have been performed on a higher duties basis by the proposed appointee for a continuous period of more than six months immediately prior to the translation to the Five Level Structure.
- The Department Head certifies that the officer has been fully effective at the higher level.
- The Department Head certifies that the merit principle is not infringed because advertising the vacancy would be unlikely to attract more suitable candidates.

Position No. 48/29/0019/2, Information Systems Team Leader, VPS 4, Corporate Services Branch; State Electoral Office.

Dr. GREG LYONS
Electoral Commissioner
State Electoral Office

Survey Co-ordination Act 1958
PLACE NAMES COMMITTEE

1. Notice of Proposal to Assign Place Names

The Place Names Committee gives notice that it proposes to assign the undermentioned place names. Any objections to a proposed name must be in writing (stating the reasons therefore) and be lodged with the Secretary to the Committee within two months of the publication of this notice.

<i>File No.</i>	<i>Place Name</i>	<i>Location</i>
1463	Merinda Park Railway Station	Proposal from the Public Transport Corporation, to the naming of a new railway station situated just north of Thompsons Road, Cranbourne North.
1478	Foggerty Spring	Proposal from Melbourne Water to name a spring within the Wallaby Catchment Area north of Kinglake West.
1494	Woody Yaloak Primary School-Scarsdale Campus, Smythesdale Campus, Snake Valley Campus, Ross Creek Campus	Proposal from the Directorate of School Education, as a result of a merger between the Scarsdale, Smythesdale, Snake Valley and Ross Creek Primary Schools, to take away those names and assign the names Woody Yaloak Primary School-Scarsdale Campus, Smythesdale Campus, Snake Valley Campus and Ross Creek Campus.

<i>File No.</i>	<i>Place Name</i>	<i>Location</i>
1501	Anniversary Park	Proposal from the Shire of Hastings to name a municipal reserve, situated at the corner of the Frankston-Flinders Road and High Street, Hastings.
1503	Keith Anderson Reserve	Proposal from the City of Footscray to name a small municipal reserve adjacent to the entrance to the Yarraville Railway Station.
1506	Dandenong Park	Proposal from the City of Dandenong, to name a municipal reserve bounded by Foster, Lonsdale and Pultney Streets, Dandenong.
1506	Fotheringham Reserve	Proposal from the City of Dandenong to name a municipal reserve located on Alexander Avenue, Dandenong.
1506	Gardiner Reserve	Proposal from the City of Dandenong to name a municipal reserve located on Rylands Road, Dandenong.
1506	Menzies Reserve	Proposal from the City of Dandenong to name a municipal reserve located on Menzies Avenue, Dandenong.
1506	Pioneers Memorial Gardens	Proposal from the City of Dandenong, to name a municipal reserve located at the corner of King and Stuart Streets, Dandenong.
1506	Woodcock Reserve	Proposal from the City of Dandenong to name a municipal reserve located on Elmhurst Road, Gladstone Park.
1270	Benella College-Dunlop Campus; Benalla College-Faithful Campus	Proposal from the Directorate of School Education, as a result of a merger between the Benalla High School and the Benalla Technical School, to take away those names and assign the name Benalla College-Dunlop Campus and Benalla College-Faithful Campus.
1270	Lowana College-Moe Campus Lowana College-Newborough Campus; Lowana College-Yallourn Campus	Proposal from the Directorate of School Education, as a result of a merger between the Moe Secondary College, Newborough High School and the Yallourn Secondary College, to take away those names and assign the names Lowana College—Moe Campus; Lowana College—Newborough Campus and Lowana College—Yallourn Campus.
1509	Allansford and District Primary School	Proposal from the Directorate of School Education, as a result of a merger between the Allans Forest, Allansford and Naringal Primary Schools, to take away those names and assign the name Allansford and District Primary School to the former Allansford Primary School site.
1510	Narrawong District Primary School	Proposal from the Directorate of School Education, as a result of a merger between the Narrawong and Narrawong East Primary Schools, to take away those names and assign the name Narrawong District Primary School to the former Narrawong Primary School site.

<i>File No.</i>	<i>Place Name</i>	<i>Location</i>
1511	Waaia-Yalca South Primary School	Proposal from the Directorate of School Education, as a result of a merger between the Waaia and Yalca South Primary Schools, to take away those names and assign the name Waaia-Yalca South Primary School to the former Waaia Primary School site.
1512	Greta Valley Primary School	Proposal from the Directorate of School Education, as a result of a merger between the Hansonville and Greta South Primary Schools, to take away these names and assign the name Greta Valley Primary School, to the former Hansonville Primary School site.
1513	Whitfield District Primary School	Proposal from the Directorate of School Education, as a result of a merger between the, Whitfield and Cheshunt Primary Schools, to take away those names and assign the name Whitfield District Primary School, to the former Whitfield Primary School site.
1516	Trentham District Primary School	Proposal from the Directorate of School Education, as a result of a merger between the Trentham and Little Hampton Primary Schools, to take away those names and assign the name Trentham District Primary School to the former Trentham Primary School site.
1517	Harcourt Valley Primary School	Proposal from the Directorate of School Education, as a result of a merger between the Harcourt and Harcourt North Primary Schools, to take away those names and assign the name Harcourt Valley Primary School.
1518	Redesdale-Mia Mia Primary School	Proposal from the Directorate of School Education, as a result of a merger between the Redesdale and Mia Mia Primary Schools, to take away those names and assign the name Redesdale-Mia Mia Primary School to the former Redesdale Primary School site.
1520	Laverton Plains Primary School	Proposal from the Directorate of School Education, as a result of a merger between the Laverton Park and Laverton Gardens Primary Schools, to take away those names and assign the name Laverton Plains Primary School to the former Laverton Gardens Primary School site.

2. Notice of Proposal to Alter a Place Names

The Place Names Committee hereby gives notice that it proposes to alter the undermentioned place names in the manner indicated. Any objections to a proposal must be in writing (stating the reasons therefore) and be lodged with the Secretary to the Committee within two months of the publication of this notice.

<i>File No.</i>	<i>Present Name:</i>	<i>Proposed Name:</i>
1270	Box Hill Technical School	Box Hill Senior Secondary College
1270	Swinburne Secondary College	Swinburne Senior Secondary College
1270	Heywood High School	Heywood District Secondary College
1508	Bell Post Primary School	Hamlyn Heights Primary School

File No.	Present Name:	Proposed Name:
1514	Rubicon School Camp	Rubicon Outdoor Centre
1515	Maryborough Special Developmental School	Maryborough Specialist School
1519	Werrimull Consolidated School	Werrimull P-12 School

3. Notice of Withdrawal

The Place Names Committee hereby gives notice that it has withdrawn the Notice of Proposal to Assign a Place Name published in the Victorian Government Gazette, No. G44, dated 3 November 1994, page 2942, for the proposed name of Woody Yaloak Primary School.

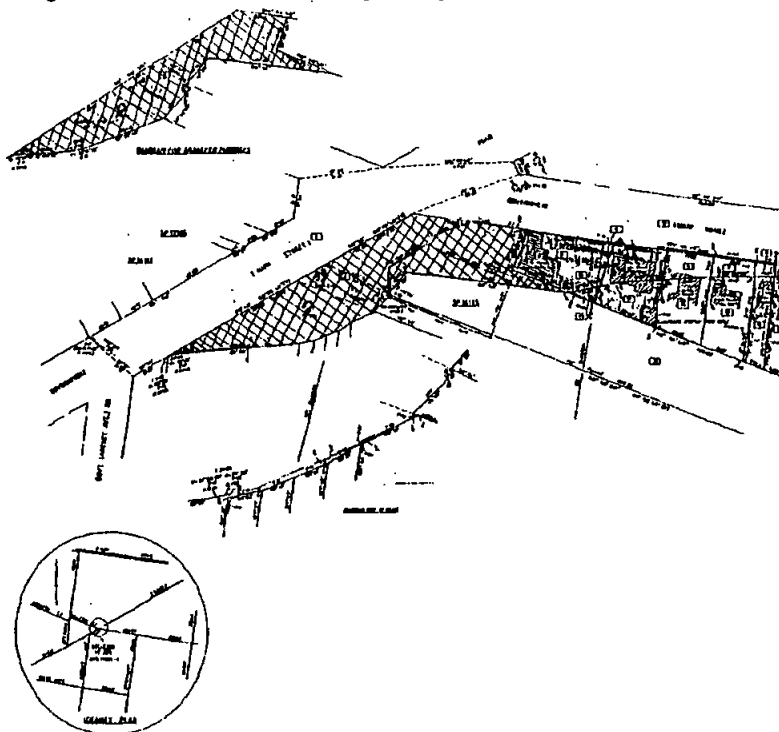
Place Names Committee, care of Survey and Mapping Victoria, 2 Treasury Place, East Melbourne.

RON McLEOD
Secretary

Transport Act 1983

ORDER FOR TRANSFER OF ASSETS AND LIABILITIES

In pursuance of the provisions of sub-section (1) of section 81 of the **Transport Act 1983**, I, Alan Brown Minister for Public Transport for the State of Victoria, hereby transfer the asset described in Roads Corporation plan SF17906^A as parcel 2 together with all encumbrances and liabilities (if any) relating to the asset from the Public Transport Corporation to the Roads Corporation.



Dated 21 December 1994

ALAN BROWN
Minister for Public Transport

VICTORIAN MEAT AUTHORITY

The Victorian Meat Authority, pursuant to section 44 of the **Meat Industry Act 1993** has resolved that the following Schedule of Fees for **Poultry Processing Facilities** will apply from 1 January 1995 to 31 December 1995.

Annual Throughput or (Production)			Application Fee \$	Annual Fee \$
0	to	2,500 (0 to 8,000 kg)	274	548
2,500	to	50,000 (8,001 to 25,000 kg)	274	950
50,000	to	250,000	484	1850
250,000	to	1,000,000	484	2390
1,000,000	to	2,500,000	484	3530
2,500,000	to	5,000,000	764	5750
more	than	5,000,000	1150	9540

Poultry includes Broilers, Boilers, Spent Broiler Breeders, Guinea Fowls, Ducks, Geese, Turkeys, Pigeons, Quail, Partridges, Pheasants.

Annual Throughput is the total number of poultry, and **Production** is the dressed weight of poultry, where **either** is processed during one calendar year.

Application Fee is payable for a new licence application.

Annual Fee is the fee payable when a licence is renewed each year. For new licences both the **Application Fee** and the **Annual Fee** are payable.

JOHN WATSON
Chairman

MELBOURNE PARKS AND GARDENS
(JOINT TRUSTEE RESERVES) REGULATIONS 1994

Title

1. These Regulations may be cited as the "Melbourne Parks and Gardens (Joint Trustee Reserves) Regulations 1994".

Objectives

2. The objectives of these Regulations are to provide for the care, protection and management of the Reserves listed in Regulation 5 and Schedule 1.

Authorising provision

3. These Regulations are made under section 13 of the **Crown Land (Reserves) Act 1978**, by the Minister for Conservation and Environment and the Melbourne City Council as trustee, with the approval of the Governor in Council.

Commencement

4. These Regulations come into operation on the day on which they are published in the Victoria Government Gazette.

Application

5. Except as otherwise provided, these Regulations apply to each of the Crown Lands in the City of Melbourne known as—

Alexandra Park,	Powlett Reserve; and
Fawkner Park,	North Melbourne Recreation Reserve; and
Flemington and Kensington Park,	Argyle Square,
Flinders Park,	Curtain Square,
Princes Park and Yarra Park;	Darling Square,
Carlton Gardens,	Lincoln Square,
Fitzroy Gardens,	Macarthur Square,
Flagstaff Gardens;	Murchinson Square and University Square—

all of which have been—

- (a) permanently reserved by Orders in Council under section 4 of the Act or corresponding previous enactments for the purposes of public parks and gardens or for the recreation, convenience or amusement of the people; and
- (b) by the Crown grants listed in Schedule 1 opposite the names by which the lands are respectively known, vested jointly in the Minister for Conservation and Environment and the Melbourne City Council—

and of which the Melbourne City Council has in each case been appointed a Committee of Management by the Orders in Council listed in Schedule 1 opposite the names by which the lands are respectively known.

Revocation

6. All previous Regulations made for and with respect of a Reserve listed in Regulation 5 and Schedule 1 are revoked.

Definitions

7. In these Regulations—

“animal” includes every species of quadruped and every species of bird whether in a natural or domestic state.

“Act” means the **Crown Land (Reserves) Act 1978**.

“Appointed Officer” means any person appointed in writing by the Committee of Management as an appointed officer for the purpose of these Regulations and (except for the purpose of receipt of any fees or the grant, variation or revocation of any permit, licence or lease) also includes any member of the police force and any person appointed or deemed to be appointed an authorised officer under section 83 of the **Conservation Forests and Lands Act 1987**.

“Committee” means the Melbourne City Council appointed under the Act as a Committee of Management of each of the Reserves.

“Reserve” means any one of the Reserves listed in Regulation 5 and Schedule 1.

“sell” means—

- (a) sell, barter or exchange;
- (b) agree to sell, barter or exchange;
- (c) offer or expose for sale, barter or exchange;
- (d) send, forward, deliver or receive for or on sale or for barter or exchange;
- (e) keep or have in possession for sale, barter or exchange;
- (f) attempt any such act or thing; and

“sale” and “sold” have a corresponding meaning.

“toy vehicle” means a vehicle designed to be propelled by human power, and includes a bicycle, tricycle, scooter, skateboard, roller skates, inline skates or similar devices, but does not include a wheelchair.

“vehicle” means a conveyance designed to be propelled or drawn by any means, but does not include a train, tram, toy vehicle or wheelchair.

Reserves to be open to the public

8. Except as otherwise provided in these Regulations, a Reserve is open to the public free of charge.

Prohibited Activities

9. A person must not in a Reserve—

- (a) deface, disfigure, remove or affix anything to or otherwise interfere with, damage or destroy any decoration, embellishment, light, fire-prevention appliance or other fitting or any fountain, water feature, statue, gate, fence, building, notice, notice board, sign, pole, post, stonework, tree, tree guard, public convenience, seat or other structure of any kind;
- (b) damage, disturb, raise or remove or otherwise interfere with any part of any pavement or other surface, whether asphalt, brick, concrete, gravel, stone, earth, grass or other material;
- (c) obstruct or interfere with any drain, sewer, irrigation equipment or other item associated with the transmission or conveyance of electricity, water, gas or communication;
- (d) walk on or over or otherwise damage any flower bed, flower box or garden plot;
- (e) leave or deposit any rubbish in a Reserve except in a receptacle provided for the purpose; or
- (f) cause personal injury, risk of personal injury or damage to property by climbing over, sitting on, sliding down or walking on or over any structure, part of a building, fixture, free standing object, appliance or tree, other than play equipment or fun and fitness equipment installed by the Committee.

Behaviour

10. A person must not in a Reserve—

- (a) commit any nuisance or indecent or offensive act;
- (b) use any threatening, abusive or insulting words;
- (c) annoy, molest or obstruct any other person;
- (d) spit, defecate or urinate, except in a public convenience; or
- (e) play or operate a musical instrument, radio, record or cassette or compact disc player, television set, or similar device, in such a manner as to interfere with the reasonable comfort and convenience of any other person.

Lighting or maintaining fires

11. A person must not light or maintain a fire in a Reserve.

Use of barbecues

12. A person must not use a gas fuelled barbecue and spit roast appliance in a Reserve—

- (a) unless it is used in an open area which is not within 5 metres of any foliage or tree trunk;
- (b) unless a protective mat is placed underneath to prevent heat damage to the surface of the ground;
- (c) unless all fat and residue is collected, wrapped and disposed of in a rubbish receptacle; or
- (d) on a day of Total Fire Ban.

Firearms, offensive weapons and explosive substances

13. A person must not in a Reserve be in possession of, carry or use—

- (a) any fireworks or explosive substance, without the written consent of the Committee or Appointed Officer; or
- (b) a firearm, offensive weapon or instrument.

Swimming

14. A person must not in a Reserve swim or bathe in any pond, lake, watercourse or fountain.

Advertising and selling

15. A person must not in a Reserve, without the written consent of the Committee or Appointed Officer,—

- (a) give out, distribute or place on any vehicle or permanent structure or plant or tree, any advertisement, book, handbill, notice, pamphlet, paper, placard, program or other printed matter; or
- (b) sell or offer or expose for sale any goods or service, or solicit or gather money by donation or the selling of raffle tickets.

Use of amplification equipment

16. A person must not in a Reserve, without the written consent of the Committee or Appointed Officer, use or operate any amplifier, loud speaker, microphone or other public address apparatus.

Functions and events

17. A person must not in a Reserve, without the written consent of the Committee or Appointed Officer, assemble for or conduct a concert, rally, festival, fete, function, meeting or picnic for 50 or more persons.

Construction or erection of structures

18. A person must not in a Reserve, without the written consent of the Committee or Appointed Officer—

- (a) use, erect or cause to be used or erected any booth, kiosk, tent or other temporary building or structure; or
- (b) erect any temporary building, enclosure, tent or structure for public entertainment, exhibition or meeting purposes and charge for admittance.

Horticultural exhibition

19. (1) The Committee may, once in each year ending 30 September, permit that part of the Fitzroy Gardens delineated and shown hatched on the plan in Schedule 2, to be enclosed and used for a period not exceeding 14 days for the holding of a specially-mounted, horticultural exhibition of flowers, plants, shrubs and trees or any of them that is not part of the normal feature of, or display in those Gardens.

(2) While such an exhibition is being held in the Fitzroy Gardens and is open to the public—

- (a) the Committee; or
- (b) the persons or organisation responsible for mounting and holding the exhibition, with the consent of the Committee—

may make and collect a daily charge of an amount not exceeding \$10.00 a person for entry to the exhibition.

Entry and occupation of structures and areas

20. A person must not in a Reserve—

- (a) enter or remain in any area, building, enclosed area, place, room or structure that is not open to the public or after having been directed to leave by an Appointed Officer or authorised representative of the Committee; or
- (b) enter any area, building, enclosed area, place, room or structure which requires the payment of an entry fee, unless the entry fee is paid to an Appointed Officer or authorised representative of the Committee; or
- (c) occupy or remain in any area, building, enclosed area, place, room or structure during any period in which the Committee or Appointed Officer has given written consent for the exclusive use of that area, building, enclosed area, place, room or structure to another person, unless associated with the use consented to in writing.

Camping

21. A person must not in a Reserve, without the written consent of the Committee or Appointed Officer, bring in or use any caravan, structure, tent, trailer or vehicle for camping purposes.

Animals

22. A person must not in a Reserve, without the written consent of the Committee or Appointed Officer—

- (a) disturb or destroy any nest or burrow, or shoot, wound, snare, poison, destroy or interfere in any way with any animal;
- (b) bring in or allow to remain any animal, except—
 - (i) a domestic dog or cat which is restrained by a hand lead or cord not more than 120 centimetres in length; or
 - (ii) a horse being ridden along a defined horse-riding trail; or—
- (c) allow any domestic dog or cat to defecate and if the animal does defecate the owner or person in charge must ensure the animal's faeces is collected, wrapped and disposed of in a rubbish receptacle.

Apiculture

23. A person must not in a Reserve, without the written consent of the Committee or Appointed Officer, bring into or allow to remain any apiary beehive.

Sale or distribution of liquor

24. A person must not sell or distribute any liquor in a Reserve unless that person—

- (a) holds a licence or permit under the **Liquor Control Act 1987** authorising the licensee or permit holder to sell or distribute the liquor in a Reserve; or
- (b) is an employee or agent of a person who holds such a licence or permit.

Use of aircraft

25. A person must not in a Reserve, without the written consent of the Committee or Appointed Officer, land, launch, fly or control any aircraft, helicopter, glider, hang glider or similar flying machine, hot air balloon, parachute or hand or remote controlled model aeroplane or model helicopter.

Games and sports

26. A person must not in a Reserve, without the written consent of the Committee or Appointed Officer—

- (a) roll, throw or discharge any stone or other substance;
- (b) play any video game for the purpose of deriving income or winning a prize as a result of playing;
- (c) bet, play or take part in any gambling;
- (d) play or practice archery, discus, golf, hammer, javelin or shot put, unless within a portion of a Reserve set aside for that purpose;
- (e) conduct classes or give instruction for a fee or conduct formal club activities on a regular basis in relation to any sport or gymnastic exercise; or
- (f) play or practice any organised sports or games.

27. A person must not play or practice unorganised games or recreational activities—

- (a) in the Carlton Gardens, Fitzroy Gardens or Flagstaff Gardens, except for tennis, volleyball or netball on the courts provided for that purpose in the Carlton Gardens and Flagstaff Gardens; or
- (b) in a Reserve if the activity is likely to interfere with other users of the Reserve or likely to cause risk of damage to any property.

Vehicles

28. A person must not in a Reserve, without the written consent of the Committee or Appointed Officer, drive or ride or bring in or allow to remain any vehicle or toy vehicle, except in or on a part of a Reserve designated by the Committee for that purpose.

29. A person must not in a Reserve drive or ride any vehicle or toy vehicle at a speed greater than that which is shown on a speed restriction sign.

30. When the places set out in column 1 of Part A of the Table to these Regulations are used for the purposes of sport, recreation or entertainment or for any other public purpose of any kind, the Committee may set aside for the parking of vehicles an area of the Reserve set out in column 2 of that Part.

31. When the places set out in column 1 of Part A of the Table to these Regulations are used for the purposes of sport, recreation or entertainment or for any other public purpose of any kind, the Committee may set charges not exceeding those set out in Part B of the Table that may be made and taken by the Committee or its authorised representatives for the parking of vehicles in the area or areas of the Reserve so set aside.

Permit or written consent

32. (1) The Committee or an Appointed Officer may issue a permit or consent for any purpose (for which consent is required under these Regulations).

(2) A permit or consent given under these Regulations authorises the holder to enter and use the Reserve for the purpose specified, for the period specified and subject to the terms, conditions and fees, consistent with these Regulations, as the Committee or an Appointed Officer may from time to time determine either generally or in a particular case.

(3) Where a person is in contravention of any condition of a permit or consent given by the Committee or Appointed Officer under these Regulations, the permit or consent may be cancelled or amended as required by the Committee or Appointed Officer.

Appointed Officers

33. A person in a Reserve must comply with any reasonable direction of an Appointed Officer.

Removal of property

34. (1) An Appointed Officer may remove or cause to be removed any parked, stranded or broken-down vehicle from any road or area within a Reserve.

(2) Any vehicle left unattended within a Reserve for a continuous period exceeding 48 hours may be removed by an Appointed Officer and stored at an appropriate location.

(3) An Appointed Officer may remove or cause to be removed any tent, caravan or other structure which—

(a) has been placed in a Reserve without written consent; or

(b) in the opinion of the Appointed Officer has been abandoned in a Reserve;
and store such property at an appropriate location.

(4) Any person who contravenes Regulation 15 (b) apart from being liable for prosecution under these Regulations must on direction by an Appointed Officer remove property associated with the activity from the Reserve.

(5) If a person fails to comply with the direction of an Appointed Officer under sub-regulation (4) an Appointed Officer may remove and store the property at an appropriate location.

(6) In the case of property removed in accordance with this regulation the Committee or an Appointed Officer must within 48 hours—

(a) contact the owner, if known, and make arrangements for him or her to claim that property;
or

(b) if the owner is not known, display a notice at a suitable location at or near where the property was found detailing—

(i) the name of the Appointed Officer responsible for the removal of the property; and

(ii) a contact telephone number for the Appointed Officer; and

(iii) reference to the relevant Regulations; and

(iv) a period of time, not less than 7 days, from the date of the notice for the owner to claim and remove the property.

General Exemption

35. Nothing in these Regulations prevents a—

(a) member of—

(i) the Victoria Police; or

- (ii) the Metropolitan Fire Brigade; or
- (iii) the Victorian Ambulance Service; or
- (iv) any first-aid or emergency service organisation; or
- (v) any civil-defence force; or
- (b) any officer or employee of—
 - (i) any public authority; or
 - (ii) the Committee; or
 - (iii) any contractor employed by the Committee—
 from performing any of the duties he or she is lawfully permitted or required to perform.

Offences

36. A person who contravenes or fails to comply with any provision of these Regulations or a permit or consent granted under these Regulations is guilty of an offence.

Penalties

37. A person guilty of an offence against these Regulations is liable to the penalties prescribed in section 13 of the Act.

JOINT TRUSTEE RESERVES

SCHEDULE 1

CROWN GRANT

<i>Crown Land known as</i>	<i>Volume</i>	<i>Folio</i>	<i>Date of Grant</i>
Alexandra Park	4083	816583	18.12.1917
Fawkner Park	600	119904	13.6.1873
Flemington and Kensington Park	2441	488130	4.10.1889
Flinders Park	600	119903	13.6.1873
Princes Park	600	119908	13.6.1873
Yarra Park	600	119902	13.6.1873
Carlton Gardens	600	119905	13.6.1873
Fitzroy Gardens	600	119906	13.6.1873
Flagstaff Gardens	600	119907	13.6.1873
Powlett Reserve	4505	900983	16.12.1921
North Melbourne Recreation Reserve	1792	358388	23.10.1885
Argyle Square	600	119913	13.6.1873
Curtain Square	887	177273	5.5.1876
Darling Square	1331	266131	19.7.1880
Lincoln Square	600	119910	13.6.1873
Macarthur Square	600	119911	13.6.1873
Murchison Square	600	119909	13.6.1873
University Square	600	119912	13.6.1873

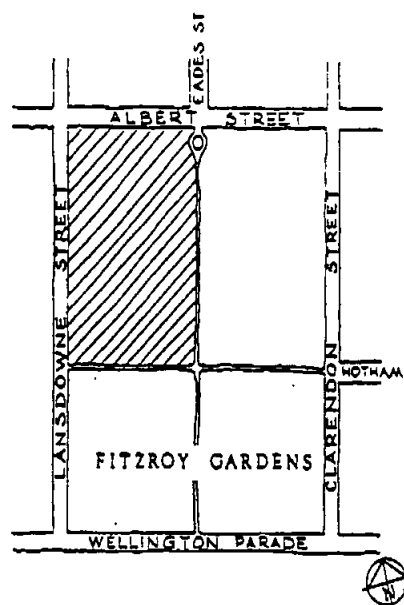
COMMITTEE OF MANAGEMENT

<i>Crown Land known as</i>	<i>Date of appointment</i>	<i>Government Gazette Notice</i>
Alexandra Park	28.7.1959	5.8.1959, page 2418
Fawkner Park	9.10.1917	17.10.1917, page 3258
Flemington and Kensington Park	10.8.1915	18.8.1915, page 2957
Flinders Park	9.10.1917	17.10.1917, page 3258
Princes Park	9.10.1917	17.10.1917, page 3258
Yarra Park	9.10.1917	17.10.1917, page 3258
Carlton Gardens	9.10.1917	17.10.1917, page 3258
Fitzroy Gardens	9.10.1917	17.10.1917, page 3258

<i>Crown Land known as</i>	<i>Date of appointment</i>	<i>Government Gazette Notice</i>
Flagstaff Gardens	9.10.1917	17.10.1917, page 3258
Powlett Reserve	28.7.1959	5.8.1959, page 2418
North Melbourne Recreation Reserve	28.7.1959	5.8.1959, page 2418
Argyle Square	9.10.1917	17.10.1917, page 3258
Curtain Square	9.10.1917	17.10.1917, page 3258
Darling Square	9.10.1917	17.10.1917, page 3258
Lincoln Square	9.10.1917	17.10.1917, page 3258
Macarthur Square	9.10.1917	17.10.1917, page 3258
Murchison Square	9.10.1917	17.10.1917, page 3258
University Square	9.10.1917	17.10.1917, page 3258

EXHIBITION AREA FITZROY GARDENS

SCHEDULE 2



TABLE

Part A

<i>Column 1 Place Known As</i>	<i>Column 2 Reserve</i>
Carlton Recreation Ground	Princes Park
Melbourne Cricket Ground	Yarra Park
National Tennis Centre	Yarra Park
Olympic Park	Yarra Park (section between Melbourne to Richmond railway and Swan Street, west of line in prolongation northwards of eastern boundary of Olympic Park)

Column 1 <i>Place Known As</i>	Column 2 <i>Reserve</i>
Carlton Recreation Ground	Princes Park
Richmond Cricket Ground	Yarra Park
State Swimming Centre (Frank Beaurepaire Pool)	Yarra Park
Fitzroy Gardens	Yarra Park

Part B

Charge—

- (a) for each vehicle other than a commercial passenger vehicle, a public commercial passenger, vehicle or a private omnibus referred to in paragraph (b) of this Part—
\$4.00; and
- (b) for each commercial passenger vehicle, public commercial vehicle or private omnibus licensed to carry more than 22 passengers—
\$8.00.

MARK BIRRELL

Minister for Conservation and Environment

Resolution for the making of these regulations passed by the Melbourne City Council on 18 October 1993.

The COMMON SEAL of the MELBOURNE CITY COUNCIL affixed hereto in accordance with the resolution of Council made on 23 November 1993.

K. GOSPER

Chairperson

ELIZABETH PROUST

Chief Executive Officer

Approved by the Administrator in Council on 25 October 1994, the Administrator in Council being satisfied that there are special reasons justifying these Regulations in so far as they impose charges and fees.

ANDREW GOODSALL

Acting Clerk of the Executive Council

STATE TENDER BOARD
Contracts Accepted
Amendments
MOTOR SPIRIT, FUEL OILS, ETC

Registration Number	Schedule Number	Item No.	Old Rate \$	New Rate \$	Effective Date
1994/95-74	1/53	1.0	0.6012	0.5961	20.12.94
		2.0	0.6052	0.6001	
		3.0	0.6213	0.6162	
		4.0	0.6253	0.6202	
		5.0	0.6217	0.6166	
		6.0	0.6317	0.6266	
		7.0	0.6418	0.6367	
		8.0	0.6518	0.6467	

PROVISIONS/GROCERIES

<i>Registration Number</i>	<i>Schedule Number</i>	<i>Item No.</i>	<i>Old Rate \$</i>	<i>New Rate \$</i>	<i>Effective Date</i>
1994/95-69	2/01	25.0	26.68	27.08	01.01.95
		52.0	8.10	9.68	
		94.0	7.96	8.27	
		96.0	11.45	11.72	
		98.0	6.63	6.69	
		99.0	8.19	8.50	
		221.0	6.48	37.16*	
1994/95-70		222.0	4.50	8.40	
		224.0	9.50	17.80	
		227.0	4.50	8.40	

*Delete: 'EOI 5kg—no longer available'

Add: 'Edgell—3 x 2.75kg (8.25kg)'

N. L. JORDAN
Secretary to the Tender Board

APPOINTMENTS

Children and Young Person's Act 1989 APPOINTMENT OF HONORARY YOUTH PAROLE OFFICER

I, Anita Wood (Acting Regional Director) of Gippsland Region of Health and Community Services, under Section 34 (4) of the **Children and Young Persons' Act 1989** appoint the undermentioned person as Honorary Youth Parole Officer in the State of Victoria (Gippsland East) for the period ending 31 December 1995.

Rod Cella, 8 Glomar Grove, Sale.
Dated 22 December 1994

ANITA WOOD
Acting Regional Director, Gippsland

Children and Young Person's Act 1989 APPOINTMENT OF HONORARY PROBATION OFFICER

I, Anita Wood (Acting Regional Director) of Gippsland Region of Health and Community Services, under Section 34 (4) of the **Children and Young Persons' Act 1989** appoint the undermentioned person as Honorary Probation Officer in the State of Victoria (Gippsland East) for the period ending 31 December 1995.

Rod Cella, 8 Glomar Grove, Sale.
Dated 22 December 1994

ANITA WOOD
Acting Regional Director, Gippsland

John Alexander Ryan	Quambatook
Anita Pike	Marlo
Bryan Ryan	Bridgewater
Ross Harrison Linaker	Aberfeldy
Samuel MacDonald	
Warren	Rye
Barrie John Winzar	Goomong
Peter David Williamson	Mortlake
Stanley Bertie Ward	
Rickard	Staffordshire Reef
Ethel Florence Lucas	Staffordshire Reef
Marion Joy Menhennet	Staffordshire Reef
Jeffrey John Menhennet	Staffordshire Reef
David Walter Guy	Staffordshire Reef
John William Henke	Warracknabeal
Lindsay John Taylor	Warracknabeal
Andrew John McDonald	Boorhaman
Mary Naughtin	Boorhaman
Jane Elizabeth Day	Boorhaman
Dennis O'Keefe	Boorhaman
Brendan Michael	
O'Keefe	Boorhaman
Brien Thomas Jones	Boorhaman
Dated 10 January 1995	
Responsible Minister:	
MARIE TEHAN	
Minister for Health	

KATHY WILSON
Acting Clerk of the Executive Council

Cemeteries Act 1958 APPOINTMENT OF TRUSTEES

Under sections 3 (1) and 3 (2) of the **Cemeteries Act 1958** and on the recommendation of the Minister for Health, the Governor in Council makes the appointments of Trustees of the following Public Cemeteries:

<i>Name</i>	<i>Public Cemetery</i>
Jayne Lesley Gatty	Colac
Ross William Hanson	Tylden
Patrick Edward	
McMenamin	Tylden
Neville Robertson	Cobden
Trevor Roberts	Cobden
Barry John Huppatz	Portland
Roger Oswald Mibus	Portland
Lloyd Galpin	Portland

Cemeteries Act 1958 PORTARLINGTON PUBLIC CEMETERY Revocation and Appointment of Cemetery Trust

The Governor in Council, acting under section 3 of the **Cemeteries Act 1958**, and on the recommendation of the Minister for Health, hereby:

- (a) revokes the appointment on 15 December 1981 of the Council of the Municipality of the Shire of Bellarine (subsequently amalgamated into the City of Greater Geelong); and
- (b) appoints:
 - Maxwell G. Anderson,
 - Ian F. Apted
 - Frederick G. Freijah
 - Agnes I. Jickell

Ian D. MacDonald
Lawrence H. Miller
as the trustees of the Portarlington Public
Cemetery as from 15 January 1995.
Dated 10 January 1995
Responsible Minister:
MARIE TEHAN
Minister for Health

KATHY WILSON
Acting Clerk of the Executive Council

Cemeteries Act 1958
LEOPOLD PUBLIC CEMETERY
Revocation and Appointment of Cemetery Trust
The Governor in Council, acting under
section 3 of the **Cemeteries Act 1958**, and on
the recommendation of the Minister for Health,
hereby:

- (a) revokes the appointment on 15
December 1981 of the Council of the
Municipality of the Shire of Bellarine
(subsequently amalgamated into the
City of Greater Geelong); and
- (b) appoints:
Maxwell G. Anderson
Ian F. Apted
Frederick H. Freijah
Agnes I. Jickell
Ian D. MacDonald
Lawrence H. Miller

as the trustees of the Leopold Public Cemetery
as from 15 January 1995.
Dated 10 January 1995
Responsible Minister:
MARIE TEHAN
Minister for Health

KATHY WILSON
Acting Clerk of the Executive Council

Cemeteries Act 1958
DRYSDALE PUBLIC CEMETERY
Revocation and Appointment of Cemeteries
Trust

The Governor in Council, acting under
section 3 of the **Cemeteries Act 1958**, and on
the recommendation of the Minister for Health,
hereby:

- (a) revokes the appointment on 4 February
1986 of the Councillors of the Shire of
Bellarine (subsequently amalgamated
into the City of Greater Geelong); and

(b) appoints:
Maxwell G. Anderson
Ian F. Apted
Frederick H. Freijah
Agnes I. Jickell
Ian D. MacDonald
Lawrence H. Miller
as the trustees of the Drysdale Public
Cemetery as from 15 January 1995.
Dated 10 January 1995
Responsible Minister:
MARIE TEHAN
Minister for Health

KATHY WILSON
Acting Clerk of the Executive Council

ORDERS IN 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 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 10 January 1995

Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON
Acting Clerk of the Executive Council

**Crown Land (Reserves) Act 1978
CROWN LAND TEMPORARILY
RESERVED**

The Governor in Council under section 4 of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown land for the purpose mentioned.

**MUNICIPAL DISTRICT OF THE CITY OF
STONNINGTON**

MELBOURNE SOUTH—Hospital and Medical Research, 3621 square metres being Crown Allotment 42B, Parish of Melbourne South as shown on Certified Plan No. 114646 lodged in the Central Plan Office—(Rs2500).

Dated 10 January 1995

Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

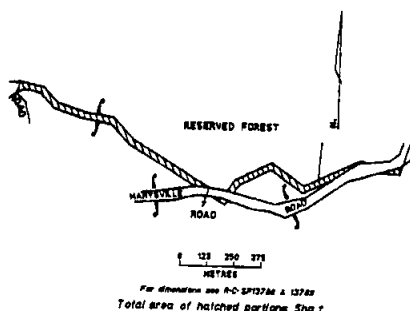
KATHY WILSON
Acting Clerk of the Executive Council

**Forests Act 1958
EXCHANGE OF RESERVED FOREST FOR
CROWN LAND**

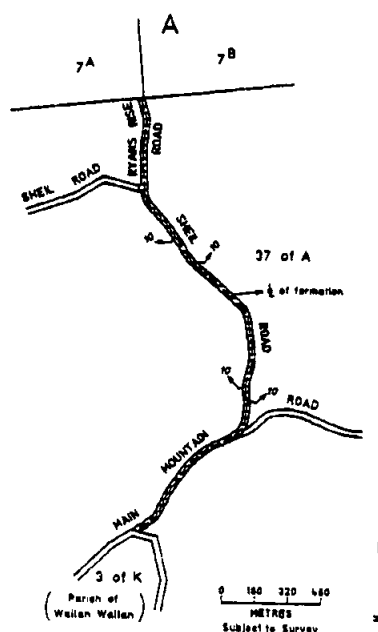
The Governor in Council under section 49 of the **Forests Act 1958** authorizes in exchange for the Crown land described in Dedication Schedule No. 312 hereunder, the excision of the land described in Excision Schedule No. 230 from Reserved Forest.

DEDICATION SCHEDULE No. 312

An area of 5 hectares, more or less, of Crown land in the Parish of Granton, as indicated by hatching on plan hereunder; and—(G 164[4]) (G 76667)

**EXCISION SCHEDULE No. 230**

An area of 5 hectares, more or less, of reserved forest in the Parish of Clonbinane as indicated by hatching on plan hereunder.—(C 444[4]) (L7-2262)



Such excision and dedication to take effect on the fourteenth day after publication of this Order in the Victoria Government Gazette.

Dated 10 January 1995

Responsible Minister:

C. G. COLEMAN

Minister for Natural Resources

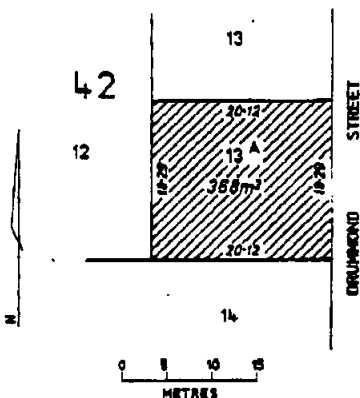
KATHY WILSON
Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978
CROWN LAND TEMPORARILY
RESERVED

The Governor in Council under section 4 of the **Crown Land (Reserve) Act 1978** temporarily reserves the following Crown land for the purpose mentioned.

MUNICIPAL DISTRICT OF THE CITY OF
MELBOURNE

CARLTON—Public Purposes, 368 square metres being Crown Allotment 13A, Section 42 at Carlton, Parish of Jika Jika as indicated by hatching on plan hereunder.—(M 314[14]) (Rs 37021)



Dated 10 January 1995

Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON
Acting Clerk of the Executive Council

Annual Reporting Act 1983
ORDER

The Governor in Council on the recommendation of the Minister for Finance makes the following Order:

Annual Reporting (Amendment No. 2) Order 1994

Title

1. This Order may be cited as the Annual Reporting (Amendment No. 2) Order 1994.

Commencement

2. This Order comes into operation on 30 December 1994.

Power

3. This order is made under Section 4 (1) of the **Annual Reporting Act 1983**.

Amendment to Schedule 2

4. In Schedule 2 to the **Annual Reporting Act 1983**:

- (a) after the item relating to Heathcote District Hospital insert the following body:
‘Heidelberg Hospital (Incorporating Heidelberg Repatriation Hospital) Contributed Income Sector Body’;
- (b) delete the item relating to:
‘Institute of Educational Administration’;
- (c) for the item relating to Dandenong College of TAFE in column 1 substitute:
‘Casey College of TAFE’;
- (d) for the item relating to Wycheproof District Hospital in column 1 substitute:
‘Wycheproof and District Health Service’;
- (e) for the item relating to Bright District Hospital in column 1 substitute:
‘Bright District Hospital and Health Services’; and
- (f) for the item relating to Orbost and District Hospital in column 1 substitute:
‘Far East Gippsland Health and Support Service’.

Dated 20 December 1994

Responsible Minister

IAN WINTON SMITH

Minister for Finance

KATHY WILSON
Clerk of the Executive Council

108 G 1 12 January 1995

Victoria Government Gazette

Credit Act 1984
CREDIT (CREDIT UNION FEES)
(AMENDMENT) ORDER

The Governor in Council under section 19 of the **Credit Act 1984** makes the following order:

Citation

1. This order may be cited as the Credit (Credit Union Fees) (Amendment) Order.

Commencement and Duration

2. This Order takes effect on and from 1 January 1995.

Order

3. The Credit (Credit Union Fees) Order No. 3 is amended by omitting from Clause 2 the words "1 January 1995" and by inserting "1 September 1995".

Dated 20 December 1994

Responsible Minister:

JAN WADE

Minister for Fair Trading

KATHY WILSON

Acting Clerk of the Executive Council

NOTICE OF MAKING OF STATUTORY RULES WHICH ARE NOT YET AVAILABLE

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

Water Industry Act 1994

210/1994 Water Industry (Interim)
Regulations 1994

Housing Act 1983

212/1994 Housing (Rental Housing
Co-operative)
Regulations 1994

Estate Agents Act 1980

214/1994 Estate Agents and Agent's
Representatives
(Courses of Instruction
and Examinations)
Regulations 1994

Drugs, Poisons and Controlled Substances Act 1981

216/1994 Drugs, Poisons and
Controlled Substances
(Fees) Regulations 1994

Water Act 1989

219/1994 Water (Permanent Transfer
of Water Rights)
(Amendment)
Regulations 1994

Water Industry Act 1994

227/1994 Water Industry (Melbourne
Parks and Waterways)
(Interim) Regulations
1994

Supreme Court Act 1986

228/1994 Solicitors Remuneration
Order

ERRATUM

Statutory Rule No. 210 of 1994 was previously incorrectly advertised as Cultural and Recreational Lands (Water Supply and Sewerage Services) Regulations 1994. S.R. No. 210 of 1994 is Water Industry (Interim) 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 Rules:

Note: The date specified after each Statutory Rule is the date it was first obtainable from—
The Law Printer
28 Queensbridge Street, South Melbourne, 3205
Tel: 242 4600

Melbourne and Metropolitan Board of Works Act 1958

209/1994 Special By-law No. 41:
Water Supply and
Sewerage Services to
Non-Rateable Property

5 January 1995

Code A

Agricultural and Veterinary Chemicals Act 1992

211/1994 Agricultural and Veterinary
Chemicals (Infringement
Notices) Regulations
1994

12 January 1995

Code A

Business Names Act 1962

213/1994 Business Names (Fee
Reduction) Regulations
1994

12 January 1995

Code A

Financial Management Act 1994

215/1994 Financial Management
(Amendment)
Regulations 1994

12 January 1995

Code A

Pharmacists Act 1974

217/1994 Pharmacists (Fees)
Regulations 1994

12 January 1995

Code A

Drugs, Poisons and Controlled Substances Act 1994

218/1994 Drugs, Poisons and
Controlled Substances
(Carcinogenic
Substances)
(Amendment)
Regulations 1994

12 January 1995

Code A

110 G I 12 January 1995

Victoria Government Gazette

**Subordinate
Legislation Act 1994**

220/1994 Subordinate Legislation
Regulations 1994

12 January 1995

Code A

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

Transport Act 1983

221/1994 Transport (Infringements)
(Safety Work
Infringement)
Regulations 1994

12 January 1995

Code A

Price Code	No. of Pages (Including cover and blank pages)		Price
A	1-16		\$2.70
B	17-32		\$4.00
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
H	241-288		\$16.00
I	289-352		\$18.00
J	353-416		\$21.00
K	417-480		\$24.00
L	481-544		\$28.00

Road Safety Act 1986

222/1994 Road Safety (Traffic)
(Emergency Vehicles)
Regulations 1994

12 January 1995

Code A

Racing Act 1958

223/1994 Racing (Greyhound Racing
Control Board)
(Amendment)
Regulations 1994

12 January 1995

Code A

A set retail price per issue will apply from 2 August 1993 to:

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

Racing Act 1958

224/1994 Racing (Bookmakers)
(Amendment)
Regulations 1994

12 January 1995

Code A

**Treasury Corporation
of Victoria Act 1992**

225/1994 Treasury Corporation of
Victoria (Prescribed
Agencies)
(Amendment)
Regulations 1994

12 January 1995

Code A

**Electricity Industry
Act 1993**

226/1994 Electricity Industry (Non-
franchise Customers)
Regulations 1994

12 January 1995

Code A



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