

Victoria Government Gazette

No. G 15 Thursday 17 April 1997

GENERAL

GENERAL AND PERIODICAL GAZETTE

All copy to be sent to:

Government Gazette Officer AGPS Victorian Operations PO Box 263 60 Fallon Street, Brunswick 3056 Telephone (03) 9387 8135 Fax (03) 9387 3404

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- Late copy received at AGPS Victorian Operations after deadlines will be placed in the following issue of VGG, irrespective of any date/s mentioned in the copy (unless otherwise advised).
- Proofs will be supplied only when requested or at the direction of the Gazette Officer.
- No additions or amendments to material for publications will be accepted by telephone.
- Departments are requested not to lodge Executive Council papers for gazette unless a copy is provided with the Governor or Clerk's signature on the relevant document
- Government and Outer Budget Sector Agencies Please note:

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Brunswick 3056

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Periodical - \$110.00 each year

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Brunswick Vic 3056

Telephone 13 2447 Fax (06) 295 4888

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PRIVATE ADVERTISEMENTS

Creditors, next of kin and others having any claims in respect of the estate of John Michael Riordan late of 41 Murrumbeena Road, Murrumbeena, Victoria, retired, deceased who died on 12 January 1997 are requested by Denis John Riordan the executor of the Will of the deceased to send to him care of the undersigned solicitors particulars thereof by 30 June 1997, 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

HANNELORE ELFREDE KONIG (in the Will named "Hannelore Konig") late of 8/559 Clayton Road, Clayton, Victoria, retired nurse, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 12 February 1997 are required by National Mutual Trustees Limited of 65 Southbank Boulevard, Southbank, Victoria, the executor of the Will of the deceased to send particulars of their claims to it at the address hereinbefore mentioned by 20 June 1997, after which date it will convey or distribute the assets having regard only to the claims of which it has then had notice.

PAUL S. GANCI, solicitor, 319 Clayton Road, Clayton

TOMMASO MILANESE, late of 96 Blackshaws Road, Spotswood, Victoria, process worker, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 30 December 1996 are required by the personal representative Giuseppe Milanese formerly of 165 Bay Street, Port Melbourne, but now of 1/12 Barlow Street, Port Melbourne to send particulars to him care of the undermentioned solicitors by 16 June 1997, after which date the personal representative may convey or distribute the assets having regard only to the claims of which he then has notice.

WOOD FUSSELL, solicitors, 7th Floor, 85 Queen Street, Melbourne Creditors, next of kin and others having claims in respect of the Will of Audrey Maud Ann Old (also known as Audrey Maud Ann Mataklija) late of 1 Melba Avenue, Sunbury, Victoria, home duties, deceased who died on 11 February 1997 are requested to send particulars of their claims to the executor Anton Mataklija care of the undermentioned legal practitioner by 18 June 1997, after which date he will distribute the assets having regard only as to the claims of which he then has notice.

JOHN STEWART, legal practitioner, 290 Racecourse Road, Newmarket

IVY DOREEN JOHNSTON (also known as Dorothy Johnston) late of "Corandirk", 73 Riverside Terrace, Barwon Heads, home duties, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 27 February 1997 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 25 June 1997, 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

Estate of AMELIA PHYLLIS MURPHY, deceased

Creditors, next of kin or others having claims in respect of the estate of Amelia Phyllis Murphy late of 8 Willowbank Road, North Fitzroy, Victoria, home duties, deceased who died on 2 October 1996 are to send particulars of their claims to the executors Maureen Frances Woolcock and Francis Barry Woolcock care of the undermentioned solicitor by 17 June 1997, after which date the executors will then distribute the assets having regard only to the claims of which the executors then have notice.

LEO T. COLLINS, solicitor, 1601 Main Road, Research

Creditors, next of kin and others having claims in respect of the estate of Philip Ward Gordon late of 33 Range Road, Olinda, Victoria, retired, deceased (who died on 5 October 1996) are required by the substituted executor, ANZ Executors & Trustee Company Limited (A.C.N. 006 132 332) of 530 Collins Street, Melbourne, Victoria, to send particulars to it by 17 June 1997, after which date it may convey or distribute the estate having regard only to the claims of which it then has notice.

MILLS OAKLEY LAWYERS, 131 Queen Street, Melbourne

PIETRO GIUSEPPE LANERA, late of Charman Private Nursing Home, 200 Charman Road. Cheltenham in the State of Victoria

Creditors, next of kin and others having claim in respect of the estate of the deceased who died on 9 November 1996 are required by the executors John Lanera of 61 Bishop Street, Yarraville in the said State and Donata Lanera-Sanders of 24 Barrow Street, Mount Martha in the said State to send particulars to them care of the under mentioned solicitors by 17 June 1997, after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice

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

Creditors, next of kin and others having claims in respect of the estate of George William Derham late of Airfield Road, Traralgon, Victoria, retired gentleman, deceased who died on 19 March 1997 are to send their claims to the executrix Barbara Mary Derham of Airfield Road, Traralgon, Victoria, widow, care of the below mentioned solicitors by 28 June 1997, after which date she will distribute the assets of the deceased having regard only to the claims of which she then has notice.

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

Creditors, next of kin and others having claims in respect of the estate of Kuan Wen Wong (also known as Frankie Kuan Wen Wong) late of Wangaratta Base Hospital.

Green Street, Wangaratta, Victoria, medical doctor, deceased who died on 26 July 1996 are to send particulars of their claims to the administrator of the estate care of the below mentioned solicitor not later than two months from the date of publication hereof, after which date the said administrator will distribute the assets having regard only to the claims of which notice has then been received.

N. F. HANNAN, solicitor, 5 Boyanda Road, Glen Iris

ELSIE MAY BEAL, late of 6 Fulwood Court, Mulgrave, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 3 October 1995 are required to send particulars of their claims to the executor Ian George Buchanan care of the undernoted solicitor by 30 June 1997, after which date he will convey or distribute the assets having regard only to the claims of which he then has notice.

JAMES HOPPER, solicitor, 409 Whitehorse Road, Balwyn

GEORGE ARTHUR BUNSTON, late of Tolmie, Victoria, farmer and blacksmith, deceased intestate

Creditors, next of kin and others having claims in respect of the deceased who died on 16 October 1967 are required by his trustees John Peter Hearn of Soldiers Lane, Barwite, Victoria, farmer and Gerald Francis Hearn of Dry Creek Road, Bonnie Doon, Victoria, farmer to send particulars to them care of the undermentioned firm of legal practitioners by 30 June 1997, after which date the trustees may convey and distribute the assets having regard only to the claims of which they then have notice.

MAL. RYAN & GLEN, legal practitioners for the trustees. 9 High Street, Mansfield

JAMES JOHN THOMPSON BUNSTON (also known as James John Bunston and James John Thomas Bunston) late of Tolmie, Victoria, farmer, deceased intestate

Creditors, next of kin and others having claims in respect of the deceased who died on 24 September 1979 are required by his trustees John Peter Hearn of Soldiers Lane, Barwite, Victoria, farmer and Gerald Francis Hearn of Dry Creek Road, Bonnie Doon, Victoria, farmer to send particulars to them care of the undermentioned firm of legal practitioners by 30 June 1997, after which date the trustees may convey and distribute the assets having regard only to the claims of which they then have notice.

MAL. RYAN & GLEN, legal practitioners for the trustees, 9 High Street, Mansfield

MURIEL DRURY, deceased

Creditors, next of kin or others having claims in respect of the estate of Muriel Drury late of Ballan Hospital, 33 Cowie Street, Ballan, Victoria, but formerly of Flat 2, 2 Manningtree Road, Hawthorn, Victoria, gentlewoman, deceased who died on 14 January 1997 are to send particulars of their claims to the executor Trust Company of Australia Limited of 151 Rathdowne Street, Carlton South, Victoria, formerly known as The Union-Fidelity Trustee Company of Australia Limited by 24 June 1997, after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

DUNHILL MADDEN BUTLER, solicitors, 575 Bourke Street, Melbourne

JAMES ANDERSON MITCHELL, deceased

Creditors, next of kin or others having claims in respect of the estate of James Anderson Mitchell late of Unit 8, Linkside Gardens, Hill Street, Bundanoon, New South Wales, investor, deceased who died on 14 October 1996 are to send particulars of their claims to the executor, Perpetual Trustees Victoria Limited of 50 Queen Street, Melbourne, by 27 June 1997, after which date the said company will distribute the assets having regard only to the claims of which the company then has notice.

HENDERSON & BALL, solicitors, 722 High Street, East Kew

Creditors, next of kin and others having claims in respect to the estate of Percy Daniel Hampson late of 192/150 Inkerman Street, St Kilda in the State of Victoria, gentleman, deceased who died on 17 November 1996 are required to send particulars of such claims to the executor National Mutual Trustees Limited at its registered office at 65 Southbank Boulevard, Southbank, by 19 June

1997, after which date the executor will distribute the estate having regard only to the claims of which it then has notice.

Creditors, next of kin and others having claims in respect to the estate of Stella Esther Marion Cabrie late of Unit 1/9 Ruthven Street, Macleod in the State of Victoria, gentlewoman, deceased who died on 28 January 1997 are required to send particulars of such claims to the executor National Mutual Trustees Limited at its registered office at 65 Southbank Boulevard, Southbank, by 18 June 1997, after which date the executor will distribute the estate having regard only to the claims of which it then has notice.

CELIA MARION ASH, widow, deceased, late of Camberlea Private Nursing Home, 629 Riversdale Road, Camberwell, Victoria 3124

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 28 December 1996 are required by the applicant for grant of administration. The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne, Victoria, to send particulars to it by 18 June 1997, after which date the applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which it then has notice.

JOHN BLANCH, solicitor, Level 6, 1 Collins Street, Melbourne

Dated 17 April 1997

IVY BELLA JOHANNA LORD, late of 45 Herbert Street, Parkdale, Victoria, widow, deceased

Creditors, next of kin and others having claims in respect of the Estate of the abovenamed deceased who died on 3 January 1997 are required by the executors Neville Keith Johnson Prowse-Brown of Fortune Park Stud, Forge Creek, Bairnsdale and Ian Andrew Ness of 459 Collins Street, Melbourne, to send particulars to the executors by 20 June 1997, after which date the executors intend to convey or distribute the assets of the estate having regard only to the claims of which the executors may have

WISEWOULDS, solicitors, 459 Collins Street, Melbourne

KENNETH O'REILLY, late of 4 Matlock Road, Wantirna South in the State of Victoria, retired Gas and Fuel inspector, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 15 November 1996 are required by the trustee Permanent Trustee Company Limited A.C.N. 000 000 993 of 294 Collins Street, Melbourne, Victoria to send particulars thereof to it by 28 June 1997, after which date the trustee may convey or distribute the assets having regard only to the claims of which it then has notice.

MOORES, solicitors, 9 Prospect Street, Box Hill

ERIC ARTHUR LIDSTONE, late of Ellneer Lodge, 495 Neerim Road, Murrumbeena, Victoria, retired, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on 6 November 1996) are required by the executors Clifford William Quince and Daphne Vera Quince to send particulars of their claims to them care of the undermentioned solicitors by 16 June 1997, after which date the executors will distribute the assets of the deceased having regard only to the claims of which they then have notice.

CAREY VAN ROMPAEY, solicitors, 486 Neerim Road, Murrumbeena

BERTHA ALICE MARY RADFORD, late of Room 22, "Broadmead", 27-29 Wattle Road, Hawthorn, retired school teacher, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 18 January 1997 are required by the executor Trust Company of Australia Limited of 151 Rathdowne Street, Carlton South, Victoria, to send particulars to the executor by 18 June 1997, after which date the executor may convey or distribute the assets having regard only to the claims of which it then has notice.

LEWIS HUTCHINSON COMMERCIAL LAWYERS, Level 5, 20 Queen Street, Melbourne

GEOFFREY LEON RICHARDSON, deceased

Creditors, next of kin or others having claims in respect of the estate of Geoffrey Leon Richardson late of 162A Were Street, Brighton, Victoria, retired psychiatrist, deceased who died on 10 January 1997 are to send particulars of their claims to the executors Anastasia Richardson, Laurence Leon Pearl and Barry John Stones care of the undermentioned solicitors by 17 June 1997, after which date the executors will distribute the assets having regard only to the claims of which the executors then have notice.

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

LILLIAN GRACE MURIEL HUNT, late of "Brighton House", 233 New Street, Brighton, Victoria, spinster, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 24 January 1997 are required by the personal representatives Edwin Colquit Kennon and Kenneth David James Barry both of 385 Bourke Street, Melbourne, Victoria, solicitors to send particulars to them care of the below mentioned solicitors by 17 June 1997, after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

DEACONS GRAHAM & JAMES, solicitors for the estate, 385 Bourke Street, Melhourne

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

On 22 May 1997 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh 3166 (unless process be stayed or satisfied).

All the estate and interest (if any) of Maria Sopikiotis of 2A Trafalgar Road, Camberwell, proprietor of an estate in fee simple in the land being Unit 2 on Strata Plan 17740 and being the whole of the land described on Certificate of Title Volume 9470, Folio 676 upon which is erected a two storey dwelling known as 2A Trafalgar Road, Camberwell.

Registered Mortgage Nos M385784R and M588477Q affect the said estate and interest.

Terms—Cash Only.

S. BLOXIDGE Sheriff's Officer In the Supreme Court of the State of Victoria SALE BY THE SHERIFF

On 22 May 1997 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Cheryl Leigh McCole of 3 Greenmount Close, Fountain Gate, as shown on Certificate of Title as Cheryl Leigh Telindert joint proprietor with Graham Francis McCole of an estate in fee simple in the land described on Certificate of Title Volume 9401, Folio 377 upon which is erected a dwelling known as 3 Greenmount Close, Fountain Gate.

Registered Mortgage No. R107507T, Caveat No. U374177E and the covenant contained in Transfer J841127 affect the said estate and interest.

Terms---Cash Only.

S. BLOXIDGE Sheriff's Officer In the Supreme Court of the State of Victoria SALE BY THE SHERIFF

On 23 May 1997 at 11.00 a.m. at the Sheriff's Office, 4th Floor, corner Fenwick and Little Malop Streets, Geelong. (unless process be stayed or satisfied).

All the estate and interest (if any) of George Provan of 24 Sarabande Crescent, Torquay, as shown on Certificate of Title as George Alexander Paterson Provan proprietor of an estate in fee simple in the land described on Certificate of Title Volume 8424, Folio 212 upon which is erected a two storey dwelling known as 24 Sarabande Crescent, Torquay.

Registered Mortgage No. U604991Y affects the said estate and interest.

Terms—Cash Only.

S. BLOXIDGE Sheriff's Officer

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the-

Name of Owner on Books and Last Known Address	Total Amount Due to Owner	Description of Unclaimed Money	Date when Amount first became Payable
	S		
ROYAL MELBOURNE INSTITUTI	OF TECHNOL	.OGY	
Ryan, B., Unit 4/47 Marne St, South Yarra	110.00	Refund	18.5.94
Hordern, L., 6 Forde Crt, Wodonga	265.00		27.7.94
Atley, P., 1/38 Tennyson St, Elwood	1,239.98	Salary	12.12.94
Woodhouse, A., 85 Jumping Creek Rd, Wonga Park	100.00	Refund	21.6.94
Butler, A., 15/15 Rockley Rd, South Yarra	180.00	#	21.9.94
Clogstovn, S., 137 South Circular Rd, Gladstone Park	161.00	#	2.11.91
Craig, R., 58 Belmont Rd, Croydon	109.00	"	20.12.94
Koncar, M., 5 Benaroon Dve, Lalor	378.00		20.12.94
McArthur, A., 35 Union St, Armadale	157.38	Salary	18.6.94
Aktepe, G., 16 Glynda St, Fawkner	136.78		18.2.95
Bowditch, C., 131 Buckingham St, Richmond	114.00	Refund	22.3.95
Buller, J., 25 Railway Ave, Laverton	115.00		21.6.95

97024

CONTACT: D. R. RICHARDS, PHONE: (03) 9660 1771

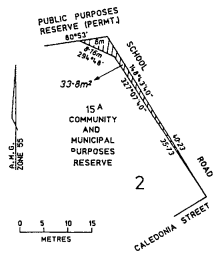
PROCLAMATIONS

Land Act 1958 PROCLAMATION OF ROADS

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

MUNICIPAL DISTRICT OF THE NILLUMBIK SHIRE COUNCIL

QUEENSTOWN—The land in the Township of Queenstown, Parish of Queenstown, shown by hatching on plan hereunder—(Q22[6]) (Rs 12143).



MUNICIPAL DISTRICT OF THE MORNINGTON PENINSULA SHIRE COUNCIL

MOOROODUC—Crown Allotment 52B, Section 26, Parish of Moorooduc as shown on Certified Plan No. 116872 lodged in the Central Plan Office—(Rs 1029/2).

Given under my hand and the seal of Victoria on 15 April 1997.

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

MARIE TEHAN Minister for Conservation and Land Management

ACT OF PARLIAMENT PROCLAMATION

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

No. 1/1997 Parliament House Completion Authority (Repeal) Act 1997

Given under my hand and the seal of Victoria at Melbourne on 15 April 1997.

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

> J. G. KENNETT Premier



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Victorian Sentencing Manual

Law Press Subscription Service (AGPS)

The Victorian Sentencing Manual sets out the principles and procedures governing sentencing in Victoria and other jurisdictions. It relates sentencing practice to legislation and relevant case law. It is a working tool for all sentencers and provides invaluable assistance in their preparation and presentation of pleas.

The Sentencing Manual is a looseleaf subscription service containing more than 1000 pages. First published in 1991, the latest supplement brings it up to date December 1996.

The Sentencing Manual was prepared by the Judges of the County Court. The latest supplement (154 pages) was compiled by Judge Paul R Mullaly.

Previous purchasers or subscribers can purchase the supplement for \$35, while the complete Manual is \$145.

Victorian Sentencing Manual (complete) \$145		No. of copies					
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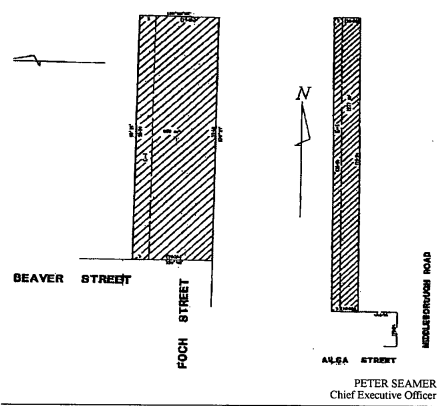
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GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

CITY OF WHITEHORSE Road Discontinuance

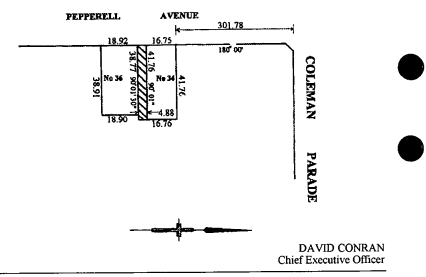
Under Section 206 and Schedule 10, Clause 3 of the Local Government Act 1989 the Whitehorse City Council at its meeting held on Monday, 7 April 1997 formed the opinion that the roads shown on the plans below are not reasonably required as roads for public use and resolved to discontinue the roads and to sell the land from the roads to an abutting owner subject to any right, power or interest held by Yarra Valley Water Ltd, in the roads in connection with any sewers, drains or pipes under the control of that authority in or near the roads.



MONASH CITY COUNCIL Road Discontinuance

At its meeting on 11 March 1997 and acting under Clause 3 of Schedule 10 to the Local Government Act 1989, Monash City Council ("Council"):

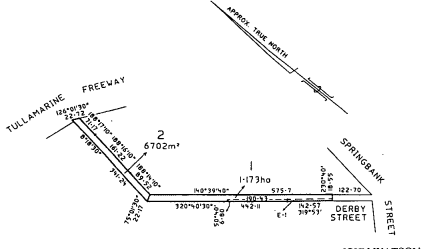
- 1. formed the opinion that the part of road shown hatched on the plan below ("the road") is not reasonably required as a road for public use; and
 - 2. resolved to discontinue the road.



HUME CITY COUNCIL Road Discontinuance

At its meeting on 16 March 1997 and acting under Clause 3 of Schedule 10 to the Local Government Act 1989 Hume City Council ("Council") resolved to discontinue the part of a road known as Derby Street, Tullamarine, which is shown as Lot 1 on the plan below.

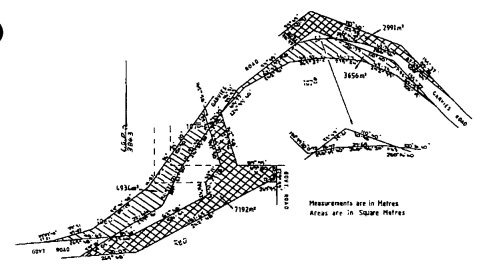
The road is to be sold subject to any right, power or interest held by the State Electricity Commission of Victoria in the part of the road shown marked "E-1" on the plan below in connection with any wires or cables under the control of that authority in or near the road.



JOHN WATSON Chief Executive Officer

THE SOUTH GIPPSLAND SHIRE COUNCIL PUBLIC HIGHWAY DECLARATION

Pursuant to the provisions of Section 522 and 526 of the Local Government (Miscellaneous) Act 1958, The South Gippsland Shire Council hereby directs that the land in the Parish of Koorooman, indicated by hatching on the diagram hereunder, which has been purchased, taken or acquired by it, shall be a Public Highway on and from the date of publication of this Order in the Government Gazette and declares that such land be a public highway in lieu of the land by cross-hatching on the said diagram.



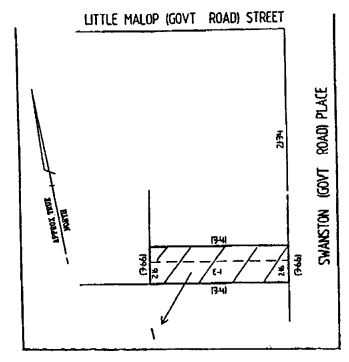
The Common Seal of The South Gippsland Shire Council was hereunto affixed in the presence of:

BRIAN DWYER Councillor MAX SPEEDY Councillor

PETER TATTERSON Chief Executive Officer

GREATER GEELONG CITY COUNCIL Road Discontinuance

That the Greater Geelong City Council at its ordinary meeting held on 26 March 1997 formed the opinion that the road shown hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and having advertised and served notices regarding the proposed discontinuance and there being no submissions made under Section 223 of the Local Government Act 1989, orders that the said part of the road situated off Swanston Place, South Geelong, be discontinued pursuant to Schedule 10, Clause 3 (a) of Section 206 of the said Act, and the land of the discontinued road vest in the Council pursuant to Section 207B of the said Act and be sold by Private Treaty to the owners of the land abutting the road, subject to the right, power or interest held by the Barwon Region Water Authority in the road in connection with any sewers, drains and pipes under the control of that Authority in or near the road, and shown as E.1 on the plan below.



MICHAEL MALOUF Chief Executive

CITY OF GREATER BENDIGO Streets and Roads Local Law Local Law No. 6

This is the City of Greater Bendigo Local Law No. 6—"Streets and Roads".

- 2. Objectives of this Local Law The objectives of this Local Law are:
- (a) To control certain uses of roads by persons, vehicles and animals and
- animal drawn vehicles. To control and regulate secondary
- activities on roads, including street parties collections, processions.
- (c) Ensure that property numbers in the Municipal District are adequately marked and displayed.
- To regulate and control the construction of vehicle crossings to protect footpaths from damage. (d) To

- (e) To regulate advertising signs on roads.
- Power to make this Local Law

The Council's authority to make this Local Law is contained in Section 111 of the Local Government Act 1989.

- 4. Operational Date of this Local Law This Local Law operates from 1 April 1995.
- 5. Date this Local Law Ceases Operation

Unless this Local Law is revoked sooner, its operation will cease on 31 March 2005.

Words Used in this Local Law

"Advertising Sign" includes any board, notice, structure, banner or other similar device used for the purpose of soliciting sales or promotion.

"Livestock" includes cows, bulls, sheep, pigs, poultry or other animals or birds raised for domestic or commercial purposes.

"Procession" means an organised group of people proceeding along a road or gathering for a ceremony or function and includes fun runs and bicycle events.

"Road" has the same definition ascribed to it in the Local Government Act 1989.

"Street Party" means an organised, recreational, cultural, commercial or social gathering of people held on a road.

"Traffic" means the movement of people by foot or in or on vehicles, along across or within a road

"Vehicle" means a conveyance that is designed to move, to be moved or to be towed on land. It includes an animal that is either driven or ridden and a trailer but does not include:

- a pram;
- a toy vehicle;
- in respect of an injured or disabled person, a wheelchair.
- 7. Administration and Enforcement of this Local Law

Notice to Comply, Notices of Impounding, Infringement Notices, and Permits for this Local Law may be issued by an Authorised Officer pursuant to the Enforcement Local Law No. 3.

Scope of this Local Law

This Local Law applies to the whole of the Municipal District, except where it is apparent that a clause or schedule applies to a specific area. Where it applies to a road, this includes all parts of the road.

9. Repair of Vehicles on Streets or Roads Prohibited

A person shall not repair, dismantle or maintain a vehicle on any road in the municipal district except immediately after a breakdown or collision, and then only such works as is sufficient to facilitate the removal of the vehicle.

Penalty: 1 penalty unit.

10. Hazardous Substances on Roads

A person shall not deliberately permit any grease, oil, petroleum or other hazardous substance to spill onto a road or discharge from a vehicle onto a road.

Penalty: 1 penalty unit.

- 11. Removal of Hazardous Substances from Roads
- (a) A person who has caused a hazardous substance to spill onto a road, or a person in charge of a vehicle from which any hazardous substance has discharged onto a road must take all reasonable steps to promptly remove the substance, make good any damage, and remove any consequent hazards. Where any hazard or damage remains, he or she must promptly notify the Council or member of the Police of the damage or hazard. This provision applies whether such spillage or discharge is deliberate or otherwise.

Penalty: 1 penalty unit.

- (b) Any cost incurred by Council or the Police removing the hazard or damage shall be borne by the person who caused or allowed the hazardous substance to spill onto the road, or the person in charge of the vehicle from which the hazardous substance discharged.
- 12. Animal Drawn Vehicle
- (a) A person shall not operate an animal drawn vehicle transporting passengers on a commercial basis without a permit from the Chief Executive Officer or his delegate.

Penalty: 1 penalty unit, and 1 penalty unit for each day the breach continues after conviction by any court.

- (b) Where such permit is issued it shall prescribe:
 - the hours of operation;
 - "Pick Up" and "Drop Off" sites;
 - arrangements for the disposal of animal excrement;
 - adequate public liability insurance to be arranged by the applicant;
 - any other matter considered relevant by the Chief Executive Officer or his delegate.
- 13. Collections on Roads
- A person shall not without a permit solicit or collect any gifts of money or subscriptions on any road or intersection of any road in the Municipal District.

Penalty: 1 penalty unit and 1 penalty unit for each day the breach continues after conviction by any court.

- (b) In determining whether to grant a permit pursuant to this clause, the Chief Executive Officer or his delegate shall have regard to:
 - the credentials of the applicant;
 - the community benefit or humanitarian benefit of the fundraising;
 - whether the activity will create a traffic hazard;
 - adequate public liability insurance being arranged by the applicant;
 - any comments from the Victoria Police;
 - any other matter considered relevant by the Chief Executive Officer or his delegate.
- 14. Street Parties and Processions
- (a) A person shall not without a permit hold a Street Party or Procession on a road.

Penalty: 1 penalty unit.

- (b) In determining whether to grant a permit pursuant to this clause, the Chief Executive Officer or his delegate shall have regard to:
 - (i) whether it is practical to close a road(s) to traffic for the duration of a Street Party or Procession;
 - (ii) whether a suitable person has been nominated to erect and remove barriers if required by the Chief Executive Officer or his delegate;
 - (iii) in the case of street processions, whether the agreement of the Victoria Police or VicRoads is required and obtained;
 - (iv) any other matter considered relevant by the Chief Executive Officer or his delegate.
- 15. Occupation of a Road for Works
- (a) A person shall not on any road
 - (i) store materials;
 - (ii) make a hole or excavation;

(iii) reinstate a hole or excavation; without first obtaining a permit.

Penalty: 2 penalty units and 1 penalty unit for each day the breach continues after conviction by any court.

- (b) In determining whether to grant a permit pursuant to this clause, the Chief Executive Officer or delegate shall have regard to:
 - (i) any danger or inconvenience which may be caused;
 - (ii) any other matter considered relevant by the Chief Executive Officer or his delegate.
- 16. Livestock
- (a) A person shall not allow any livestock under his or her ownership care or control to wander in an uncontrolled manner onto any road.

Penalty: 5 penalty units.

- (b) Any livestock found wandering in an uncontrolled manner on any roads may be impounded by an Authorised Officer of the Council pursuant to Local Law No. 3.
- 17. Droving of Livestock
- (a) A person who is not a resident or ratepayer of the Municipal District and who owns or is in charge of livestock and proposes to drive that livestock through, or to a location in the Municipal District, shall not do so unless he or she has first obtained a permit.

Penalty: 5 penalty units.

- (b) In determining whether to issue a permit, the Chief Executive Officer shall have regard to:
 - (i) the number and type of stock to be driven;
 - (ii) the most direct or practicable route from the point of departure to the destination is through or within the Municipal District;
 - (iii) whether there can be adequate supervision of livestock whilst they are camped overnight;
 - (iv) whether appropriate number of approved reflective signs and/or flashing lights necessary whilst

livestock are camped over night or at the beginning and end of the herd whilst travelling along any street or road;

- (v) whether the livestock are capable of travelling a distance each day determined by the Chief Executive Officer or his delegate;
- (vi) the completion by the applicant of a signed declaration confirming that the cattle are fit, healthy, free from disease and exotic plant seeds and are capable of travelling the relevant distance.

Penalty: for false declaration pursuant to Sub clauses (vi)—2 penalty units.

- (c) Livestock may be driven on roads in the municipal district at any time by a person who is the holder of a permit pursuant to Sub clause (a) between one hour after sunrise and one hour before sunset on any day unless the permit specifies other times.
- (d) The Chief Executive Officer or his delegate may specify roads in the municipal district to be used for the droving of livestock. Any such specified route shall be clearly indicated in an attachment to the permit.
- (e) Any route specified pursuant to Sub clause (b) shall not be departed from unless the consent of the Chief Executive Officer or his delegate is obtained.
- (f) The owner or occupier of a farm within the City of Greater Bendigo may drive livestock on roads in the municipal district without a permit providing:
 - the livestock are driven to or from a farm within the municipal district;
 - (ii) the livestock are driven to or from the farm by the most direct practicable route;
 - (iii) an appropriate number of persons are available at all times whilst the livestock are driven on the road to ensure the stock are kept under control; and

(iv) approved warning devices are available ahead of and behind the herd.

Penalty: 5 penalty units.

- 18. Property Numbers to be Displayed
- (a) For each property that has been allotted a property number, the owner or occupier shall mark or cause to be marked the property, or the vertical edge of the kerb adjacent to the vehicle crossing of the property, with the number allotted. This mark shall be of sufficient size, in such a position and kept in such state of repair so as to be clearly read from the road in normal daylight conditions.

Penalty: 1 penalty unit.

- (b) Property number markings established pursuant to the Rural Property Number System shall be considered a satisfactory alternative to markings described in Subclause (a).
- 19. Vehicle Crossings
- (a) The owner of land which abuts a road and is accessed by vehicles shall provide a properly constructed vehicle crossing from the road to the land for the passage of vehicles unless exempted from that requirement by the Chief Executive Officer or his delegate. A vehicle crossing shall be constructed in accordance with Appendix 1. The owner of land for which a vehicle crossing is constructed contrary to requirements indicated in Appendix 1 shall be guilty of an offence.

Penalty: 5 penalty units.

(b) Where a vechicle crossing is provided, access to a property shall be gained via that crossing.

Penalty: 1 penalty unit.

- 20. Advertising Signs Placed on Roads
- A person shall not place an advertising sign on any part of a road:
 - (i) repealed;

Penalty: One penalty unit and one penalty unit for each day the breach continues after conviction by any Court.

- (ii) without being suitably constructed and weighted so as to withstand strong winds;
 - Penalty: Five penalty units and one penalty unit for each day the breach continues after conviction by any Court.
- (iii) without insuring a clear footway area measuring a minimum of 1.8 metres from the property frontage and a minimum of 0.75 metres from the face of the kerb;
 - Penalty: Five penalty units and one penalty unit for each day the breach continues after conviction by any Court.
- (iv) where they are likely to affect traffic visibility;
 - Penalty: Five penalty units and one penalty unit for each day the breach continues after conviction by any Court.
- (v) beyond the owner's street frontage of the relevant premises without a permit from the Chief Executive Officer or his delegate;
 - Penalty: One penalty unit and one penalty unit for each day the breach continues after conviction by any Court.
- (vi) on a median, round-about, tree reserve or other public reserve;
 - Penalty: Five penalty units and one penalty unit for each day the breach continues after conviction by any Court.
- (vii) without Public Liability Insurance to a sum not less than \$2000000.
 - Penalty: Five penalty units and one penalty unit for each day the breach continues after conviction by any Court.
- (b) A person shall not place an advertising sign relating to any one business location on any part of a road without a permit from the Chief Executive Officer or his delegate.
 - Penalty: One penalty unit and one penalty unit for each day the breach continues after conviction by any Court.

- (c) An Authorised Officer may impound any advertising sign erected or placed on any part of a road contrary to Clauses 20 (a) and (b). An Authorised Officer may take all reasonable steps to facilitate the impounding of such sign. Where such steps are taken Council and the Authorised Officer whether together or individually shall not be liable for any reinstatement costs.
- (d) Where Clause 33 of Chapter 2 of the McIvor Planning Scheme controls the placing of advertising signs on any part of a road, provisions of Clauses 20 (a), (b) and (c) shall only apply where that Planning Scheme does not so apply.

APPENDIX ONE VEHICLE CROSSINGS

- 1. Without the written consent of the Chief Executive Officer or his delegate, no vehicle crossing shall be constructed so that any part thereof is located—
 - (a) within 9 metres of any junction of roads; or
 - (b) within 1 metre of any manhole giving access to a sewer or drain.
- 2. Except for vehicle crossings which provide exclusive access to individual dwellings on the land, the number of crossings shall not exceed two where the total length of the boundaries which abut a road does not exceed 60 metres.
- 3. The maximum crossing width for a vehicle crossing shall be 5 metres for residential properties and 9 metres for industrial or commercial properties. No part of any vehicle crossing shall be nearer than 9 metres to any other vehicle crossing to the same property or 1.5 x width of the crossing, which ever is the greater.
- 4. Where the existing street channel is of earthen, pitcher or brick construction, the type of crossing to be used shall be reinforced concrete pipe or box culverts with end walls or concrete slabs. The size of pipe or culvert to be used will be determined by the Chief Executive Officer or his delegate. Timber bridges are not permitted except with written consent from the Chief Executive Officer or his delegate.
- 5. If the proposed crossing is in a street where concrete kerb and channel exists the type of layback to be used will match the detail of the existing crossing.

- 6. Where the use of an existing vehicular crossing is to be discontinued the owner of the property serviced by that crossing shall cause removal of the crossing and reinstatement of the channel or kerbing.
- 7. Materials and designs for the construction of either concrete or asphalt crossing shall be in accordance with standard drawings, available from the Chief Executive Officer or his delegate.
- 8. Where it is likely that building works on a property will involve vehicles leaving or entering the property, and where in the opinion of the Chief Executive Officer or his delegate an existing driveway crossing, footpath, kerb or part of the road may be damaged, the person responsible for the works shall, when requested, pay a bond to the Council.
- 9. The amount of the bond required under Clause 8 shall be proportionate to the likely cost of repairing any damage and shall be refunded on completion of the work or may be retained by the Council to offset the cost of repairing any damage.

ALPINE SHIRE Proposal to make a Local Law Dinner Plain—Local Law No. 3

Notice is hereby given that the Alpine Shire Council intends to make the following Local Law:

The purpose and general purport of this Local Law is to prohibit, regulate and control activities at Dinner Plain including:

- (a) Snowmobiles;
- (b) Dogs
- (c) Car parking spaces and snow clearing;
- (d) Rubbish bin enclosures;
- (e) Minor structures;
- (f) Camping;
- . (g) Consumption of alcoholic beverages.

A copy of the Local Law can be obtained from the Alpine Shire Offices, Bright, during office hours.

Any person affected by this Local Law may within 14 days after publication of this notice make a submission under the provisions of Section 223 of the Local Government Act 1989

Persons making written submissions should clearly state whether they wish to be heard in support of their submission.

Submissions should be addressed to Chief Executive Officer, Alpine Shire, P.O. Box 139, Bright 3741.

Alpine Shire, Churchill Avenue, Bright 3741, telephone 03 5755 0555, facsimile 03 5755 1811.

WESTERN REGION WATER AUTHORITY Notice of Making Trade Waste By-Law No. 97/1

At a meeting of the Western Region Water Authority held on 12 February 1997, the Authority agreed to the making of Trade Waste By-Law No. 97/1.

This By-Law regulates and administers trade waste matters. By-Law No. 97/1 will come into force on 21 April 1997.

The By-Law is available for inspection free of charge during business hours at the Office of Western Region Water Authority, Robertson Street, Gisborne.

Information regarding the making of this By-Law may be obtained by contacting Trevor Hayes, telephone (03) 5421 9400.

NEIL P. BRENNAN Chief Executive Officer

Planning and Environment Act 1987 MELTON PLANNING SCHEME Notice of Amendment Amendment L79

The Shire of Melton has prepared Amendment L79 to the Melton Planning Scheme.

The amendment affects land at part Lot 2, PS 114975 (Certificate of Title Volume 9159, Folio 029) on the west side of Ferris Road, Melton.

The amendment proposes to change the Planning Scheme by including within an Industrial 1 Zone approximately 10 hectares of land currently within a Corridor A Zone.

The amendment can be inspected free of charge during office hours at Department of Infrastructure, Office of Planning and Heritage, Ground Floor, Olderfleet Buildings, 477 Collins Street, Melbourne 3000 or Town Planning Office, Shire of Melton, 232 High Street, Melton 3337.

Submissions about the amendment must be sent to Mr Adrian Pennell, Chief Executive Officer, Shire of Melton, P.O. Box 21, Melton 3337, by 19 May 1997.

> ADRIAN PENNELL Chief Executive Officer

Planning and Environment Act 1987 COLAC-OTWAY SHIRE PLANNING **SCHEME** Notice of Amendment

Amendment L14

The Colac-Otway Shire has prepared Amendment L14 to the Colac-Otway Planning Scheme (Former City of Colac Chapter).

The amendment affects land on the north east corner of Wilson and Bath Street, Colac, formerly known as the City of Colac, Bath Street Municipal Depot.

The amendment proposes to rezone the land from Reserved Land—Municipal Purposes (4) to Special Use Zone—F Education Centre to facilitate the land as an Adult Training Support Service Centre.

The amendment may be inspected free of charge during office hours at Colac-Otway Shire, 2 Rae Street, Colac 3250; Department of Infrastructure, Office of Planning and Heritage, 5th Floor, State Government Offices, corner Little Malop and Fenwick Streets, Geelong 3220 and the Department of Infrastructure, Olderfleet Buildings, 477 Collins Street, Melbourne 3000.

Submission about the amendment must be sent to the Town Planning Department, Colac-Otway Shire, 2-6 Rae Street, Colac 3250, by 4.00 p.m., 19 May 1997.

> DON WELSH Chief Executive Officer

Planning and Environment Act 1987 STONNINGTON PLANNING SCHEME Notice of Amendment to a Planning Scheme Amendment L20

The City of Stonnington has prepared Amendment L20 to the Local Section of the Stonnington Planning Scheme.

The amendment applies to land located within the Comprehensive Development Zone 2A which applies exclusively to Stage 1 of the "Como" project. The land affected is that portion south of the Prahran Main Drain bounded by Chapel Street, Toorak Road and River Street, South Yarra.

The amendment proposes to prohibit the of serviced flats within the Comprehensive Development Zone 2A by amending the planning controls of Clauses 122-1.1 and 122-1.3 in the Local Section of the Stonnington Planning Scheme.

The amendment can be inspected at Department of Infrastructure, Local Planning and Government, Market Information Services Division, Ground Floor, The Olderfleet Buildings, 477 Collins Street, Melbourne, Victoria 3000 and the Stonnington City Council, Development Approvals, First Floor, Prahran District Office, corner Chapel and Greville Streets, Prahran, Victoria 3181.

Submissions about the amendment must be sent to Development Services Unit, City of Stonnington, P.O. Box 21, Prahran 3181, Attention: Sarah Gregg, by Monday, 19 May 1997.

> CHRISTINA FONG Development Services Manager

Planning and Environment Act 1987 YARRA RÄNGES PLANNING SCHEME-LOCAL SECTION Chapter 5 (Upper Yarra District) Notice of Amendment

The Council of the Shire of Yarra Ranges has prepared an amendment, Amendment L66, to the Yarra Ranges Planning Scheme-Local Section-Chapter 5 (Upper Yarra District).

Amendment L66

The amendment proposes to insert a site specific provision into Chapter 5 (Upper Yarra District) of the Yarra Ranges Planning Scheme to permit a two lot subdivision of Lot 2 LP 126368 (49) Old Warburton Road, Warburton.

SUBMISSIONS

The amendment can be inspected free of charge during normal office hours at the following Yarra Ranges Service Centres: Lilydale, Anderson Street, Lilydale; Monbulk, 94 Main Street, Monbulk; Healesville, 276 Maroondah Highway, Healesville; Upwey, 40 Main Street, Upwey; Yarra Junction, Warburton Highway/Hoddle Street, Yarra

Junction and at the Department of Infrastructure, Office of Planning and Heritage, Ground Floor, Olderfleet Buildings, 477 Collins Street, Melbourne.

Any submissions about the amendment must:

- Be made in writing giving the submitter's name, address and, if practicable, a phone number for contact during office hours.
- Set out the views on the amendment that the submitter wishes to put before Council and indicate what changes (if any) the submitter wishes made to the amendment.
- State whether the person/s making the submission/s wishes to be heard in support of their submission.

Submissions must be sent to Mr Eric Howard, Chief Executive Officer, Shire of Yarra Ranges, P.O. Box 105, Lilydale 3140 and must reach the Shire at the above address by 19 May 1997.

Enquiries about the amendment can either be made by calling at the Land Use Strategy Unit, Lilydale Office, Anderson Street, Lilydale, during normal office hours or by telephoning Mr Gerard Gilfedder directly on (03) 9735 8396.

Dated 7 April 1997

GRAHAM WHITT Manager Land Use Strategy

Planning and Environment Act 1987 GLEN EIRA PLANNING SCHEME Notice of an Amendment to a Planning Scheme Amendment L11

The City of Glen Eira has prepared Amendment L11 to the Glen Eira Planning Scheme.

The amendment changes the Local Section of the Glen Eira Planning Scheme.

The amendment affects land at 2-4 Wanda Road, North Caulfield.

The amendment proposes to rezone the land from Public Purposes—State Electricity Commission to a Residential "C" Zone.

The amendment can be inspected free of charge during office hours at City of Glen Eira, Municipal Offices, corner Glen Eira and

Hawthorn Roads, Caulfield, Victoria 3162 and the Department of Planning and Development, Olderfleet Buildings, 477 Collins Street, Melbourne, Victoria 3000.

Submissions about the amendment must be sent to Town Planning Office, City of Glen Eira, corner Glen Eira and Hawthorn Roads, Caulfield, Victoria 3162, by 21 May 1997.

Dated 17 April 1997

JASON CLOSE Strategic Planner

Planning and Environment Act 1987 GREATER GEELONG PLANNING SCHEME Notice of Amendment Amendment R182

The City of Greater Geelong has prepared Amendment R182 to the Greater Geelong Planning Scheme.

The amendment proposes to amend the Regional Section of the Greater Geelong Planning Scheme to rezone part of the former Morongo School site at the corner of Ballarat and Anakie Roads, Bell Post Hill, from Reserved Residential Zone to District Business Zone. It also includes a provision in the Planning Scheme Ordinance to limit the gross leasable floor area of the proposed shopping centre to 6500 square metres.

The amendment can be inspected at City of Greater Geelong, 2nd Floor, 103 Corio Street, Geelong; Department of Infrastructure, Planning Group, 5th Floor, State Government Offices, corner Little Malop and Fenwick Streets, Geelong and Department of Infrastructure, Olderfleet Buildings, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Integrated Planning Unit, City of Greater Geelong, P.O. Box 104, Geelong 3220, by Monday, 16 June 1997.

CHUBB FADGYAS Co-ordinator Urban and Environmental Planning

Planning and Environment Act 1987 GREATER GEELONG PLANNING SCHEME Notice of Amendment Amendment RL190

The City of Greater Geelong has prepared Amendment RL190 to the Greater Geelong Planning Scheme. The amendment proposes to amend the Regional Section of the Greater Geelong Planning Scheme to provide for a 16 lot rural residential subdivision on land situated at the north east corner of Thacker Street and Wallington Road, Ocean Grove. The amendment recognises the visual and environmental importance of the site and provides for the protection of the existing remnant vegetation. The land has been assessed as being suitable for residential development pursuant to a Statement of Environment Audit issues under Section 57AA of the Environment Protection Act 1970.

The amendment can be inspected at City of Greater Geelong, 2nd Floor, 103 Corio Street, Geelong; Department of Infrastructure, Planning Group, 5th Floor, State Government Offices, corner Little Malop and Fenwick Streets, Geelong and Department of Infrastructure, Olderfleet Buildings, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Integrated Planning Unit, City of Greater Geelong, P.O. Box 104, Geelong 3220, by Monday, 5 May 1997.

CHUBB FADGYAS Co-ordinator Urban and Environmental Planning

Planning and Environment Act 1987 GREATER GEELONG PLANNING SCHEME Notice of Amendment Amendment R191

The City of Greater Geelong has prepared Amendment R191 to the Greater Geelong Planning Scheme.

The amendment proposes to amend the Regional Section of the Greater Geelong Planning Scheme by rezoning Lot 58 (comprising 3000 m²) at the corner of Homestead Drive and Paramount Crescent, Whittington, from Local Business Zone to Reserved Residential Zone, and deleting all references to this site and its associated gross leasable floor area restrictions from Clause 21-5 of the Ordinance.

The amendment can be inspected at City of Greater Geelong, 2nd Floor, 103 Corio Street, Geelong; Department of Infrastructure, Office of Planning and Heritage, 5th Floor, State Government Offices, corner Little Malop and Fenwick Streets, Geelong 3220 and

Department of Infrastructure, Olderfleet Buildings, 477 Collins Street, Melbourne 3000.

Submissions about the amendment must be sent to the Planning Scheme Unit, City of Greater Geelong, P.O. Box 104, Geelong 3220, by Monday, 19 May 1997.

CHUBB FADGYAS Co-ordinator Urban and Environmental Planning

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 23 June 1997, 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.

Altarac, Sigmund, late of 8/55 Joffre Street, Noble Park, pensioner, who died 24 February 1997.

Burnett, Williamina, late of 3 Deakin Court, Broadmeadows, pensioner, who died 23 December 1996.

Jeffrey, Oscar, late of 2/507 Main Road, Eltham, pensioner, who died 24 December 1996.

Jesser, Leona Mavis, late of Unit 35, 149 Thames Promenade, Chelsea Heights, pensioner, who died 16 December 1996.

Lewis, Margaret Jean, late of Colanda Centre, Colac, pensioner, who died 1 January 1997

Matthews, Graeme William, late of 10 Stricta Court, Frankston North, pensioner, who died 9 September 1996.

Reid, Alma Violet Maud, late of Kalgoorlie Nursing Home, Dugan Street, Kalgoorlie, Western Australia, pensioner, who died 9 December 1996.

Storey, Agnes Jean, in the Will called Agnes Jean McAlpin, formerly of 48 Durrant Street, North Brighton, but late of 34 Sandells Road, Tecoma, married woman, who died 15 August 1996.

Dated at Melbourne 14 April 1997

J. L. OWEN Manager, Estate Management State Trustees Limited Creditors, next of kin and others having claims against these following estates:

Longmore, Isabella, late of Murchison D. P. Jones Nursing Home, 38 Impey Street, Murchison, Victoria, pensioner, deceased, who died 21 February 1997.

Moyle, Albert Maldon, late of Albury and District Private Nursing Home, Albury, New South Wales, pensioner, deceased, who died 19 January 1997.

Osborne, Mavis Jean, late of 32 Papua Street, Watsonia Victoria, home duties, deceased, who died 25 October 1996.

Stevens, Raymond, late of Hartpury House, 9 Milton Street, Elwood, Victoria, pensioner, deceased, who died 15 January 1997.

are required pursuant to Section 33 of the Trustee Act 1958 to send particulars of their claims against the above-mentioned estates to State Trustees Limited, 168 Exhibition Street, Melbourne, Victoria, on or before 23 June 1997, after which date State Trustees Limited A.C.N. 064 593 148 may convey or distribute the assets of the above-mentioned estates having regard only to the claims of which it then has notice.

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 June 1997, 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.

Gibbons, Gwendoline, late of Caulfield Hospital, 294 Kooyong Road, Caulfield, pensioner, who died 29 January 1997.

Mudge, Ernest Appleland, late of 220 Middleborough Road, Blackburn South, pensioner, who died 14 February 1997.

Sando, Betty Violet, late of 15 Woolston Drive, Frankston, pensioner, who died 29 December 1996.

Tobin, Edith Mildred, late of Bentleigh House Nursing Home, Jasper Road, Bentleigh, retired, who died 12 February 1997.

Whitchurch, Dulcie Alberta, late of 5 Daff Avenue, Moorabbin, home duties, who died 6 October 1996. Williams, Jean, late of 2 Frederick Street, South Caulfield, retired, who died 19 December 1996.

Dated at Melbourne 9 April 1997

J. L. OWEN Manager, Estate Management State Trustees Limited

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

Position No. 25/87/0311/3, Project Officer, Class VPS-4, Professional Recognition Program, Department of Education.

Reason for exemption

The vacancy has duties and qualifications requirements that are of a specialised nature peculiar to the department and the proposed appointee is a staff member considered to be the only staff member possessing the specialised qualifications.

GEOFF SPRING Secretary, Department of Education

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

Position No. 48/25/1218/2, Class VPS-2, Courts, Tribunals and Registries Division, Magistrates' Court Victoria, Department of Justice.

Reasons for exemption

The position has been reclassified from Trainee Clerk of Courts, Class VPS-1, to Clerk of Courts, Class VPS-2, in recognition of the incumbent attaining the qualification requirements for appointment to Clerk of Courts, Class VPS-2.

Dated 4 April 1997

ALAN THOMPSON Secretary to the Department of Justice

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

Position No. NRE051588, VPS-3, Catchment Management Officer, Northern Irrigation Region, Department of Natural Resources and Environment.

Reason 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 of the requirements of the position and the Department Head considers that it is unlikely that advertising the vacancy would attract a more suitable candidate.

Dated 9 April 1997

MICHAEL TAYLOR Secretary Department of Natural Resources and Environment

Department of Treasury and Finance SALE OF CROWN LAND BY PUBLIC AUCTION Reference P202184

Auction Date: 31 May 1997 at 10.00 a.m., on site.

Property Address: Carrolls Road, Mudgegonga.

Crown Description: Allotment 13, Section 8, Parish of Barwidgee.

Area: 3.627 hectares.

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

Co-ordinating Officer: Geoff Allen, Land Sales Officer, Department of Natural Resources and Environment, Wodonga, telephone (060) 556136.

Selling Agent: Fred Neal First National Real Estate, 97A Myrtle Street, Myrtleford 3737, telephone (03) 5752 1304.

ROGER M. HALLAM Minister for Finance

NURSES BOARD OF VICTORIA

On 12 March 1997 a panel, appointed by the Nurses Board of Victoria, found that Mr Brien Thomas Baxter of 32 Emmaline Drive, Maiden Gully, Victoria 3551, Identification Number 1508584, registered in Division 3 of the Register, had engaged in unprofessional conduct of a serious nature.

The panel ordered that:

1. The formal hearing be adjourned sine die.

2. The formal hearing may be reconvened upon reasonable written notice by the Board to the nurse.

The panel recommended that, conditional upon the nurse by 19 March 1997:

- (a) returning his original 1996 registration certificate to the Board or its representative; and
- (b) signing a written undertaking, in a form acceptable to the Board, never to practise as a nurse in Victoria again,

no further disciplinary proceedings be taken against the nurse in relation to the above allegations.

BARBARA CARTER Acting Chief Executive Officer Nurses Board of Victoria

PSYCHOLOGISTS REGISTRATION BOARD OF VICTORIA Notice

Following a complaint, the Psychologists Registration Board conducted an Inquiry into the conduct of Martin Morris, a registered psychologist. Martin Morris denied any impropriety but was found guilty of professional misconduct. The Board cancelled Martin Morris' registration as a psychologist, such cancellation to take effect on and from 10 April 1997.

PETER GARDNER Registrar

Transport Act 1983 VICTORIAN TAXI DIRECTORATE Department of Infrastructure

Commercial Passenger Vehicle Applications

Notice is hereby given that the following applications will be considered by the Victorian Taxi Directorate, a division of the Department of Infrastructure after 21 May 1997

Notice of any objection to the granting of an application should be forwarded to reach the Manager, Licensing and Certification, Victorian Taxi Directorate, 598 Lygon Street, Carlton (P.O. Box 666, Carlton South 3053), not later than 15 May 1997.

Copies of objections are forwarded to the applicants.

It will not be necessary for interested parties to appear on the date specified, unless advised in writing by the Department. Aulia Pty Ltd, Mont Albert. Application to license one commercial passenger vehicle to be purchased in respect of a 1996 Toyota Tarago with seating capacity for 7 passengers to operate a service as follows:

- (i) for the carriage of Taiwanese passengers on various tours to the following places of interest:
 - Melbourne City;
 - Phillip Island Penguin Parade;
 - Ballarat Sovereign Hill;
 - Grampians National Park;
 - Melbourne City Sight Seeing;
 - Bendigo;
 - Great Ocean Road;
 - Healesville Sanctuary; and
- (ii) for airport transfers from Melbourne Airport, Tullamarine, of Taiwanese passengers on various tours.

Note:

- (i) Passengers on various tours will be picked up/set down from hotels/motels, accommodation houses from within the Melbourne Metropolitan Central Business District; and
- (ii) Passengers on various tours will be picked up/set down from Melbourne Airport, Tullamarine.
- (iii) The only passengers to be carried shall be overseas Taiwanese tourists who have booked through United Travel Corporation (Aust.) Pty Ltd, AWL Travel Services and Transglobal Tours Pty Ltd.

A. Ballis, Clayton. Application to license one commercial passenger vehicle in respect of a 1977 Jaguar sedan with seating capacity for 4 passengers to operate a service from 23 Dunn Crescent. Dandenong, for the carriage of passengers for wedding parties and engagements.

E. J. Berenger, Wyndhamvale. Application to license one commercial passenger vehicle to be purchased in respect of any vehicle that meets the standards approved by the Victorian Taxi Directorate to operate as a metropolitan hire car from 22 Millewa Way, Wyndhamvale.

A. Caminiti, South Oakleigh. Application for variation of conditions of licence SV783 which authorises the licensed vehicle to operate in respect of a 1974 Cadillac convertible sedan with seating capacity for 4 passengers to change the vehicle to a 1959 Cadillac sedan with seating capacity for 5 passengers.

T. Pannuzzo, Scoresby. Application to license one commercial passenger vehicle in respect of a 1956 Armstrong Siddeley stretched limousine with seating capacity for 9 passengers to operate a service from 78 Borg Crescent, Scoresby, for the carriage of passengers for wedding parties and debutante halls

Dated 17 April 1997

ROBERT STONEHAM Manager—Licensing and Certification Victorian Taxi Directorate

Transport Act 1983 ROAD DECLARATIONS AND DEDICATIONS

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

STATE HIGHWAY

38/97 Princes Highway in the Shire of Baw Baw shown hatched on plans numbered GP 18445, GP 18446A, GP 18446B, GP 18447 and GP 18448.

MAIN ROAD

39/97 Wallan-Whittlesea Road in the City of Whittlesea and the Shire of Mitchell shown hatched on plan numbered GP 19272.

40/97 Wallan-Whittlesea Road in the Shire of Mitchell shown hatched on plans numbered GP 19273 and GP 19274

41/97 Ballan-Daylesford Road in the Shire of Hepburn depicted by a heavy solid line and a heavy broken line on plan numbered GP 166-MR.

ROAD

42/97 "Road" in the Shire of Baw Baw shown hatched on plan numbered GP 18555.

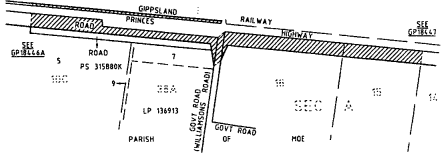
Victoria Government Gazette

866 G 15 17 April 1997

DECLARE
Parcels 6,7,8 & part of
5 & 9 on SP 184468 & Parcels 1 & 2 on SP 18447A
SHIR

ROADS CORPORATION
STATE HIGHWAY
PRINCES HIGHWAY
SHIRE OF BAW BAW

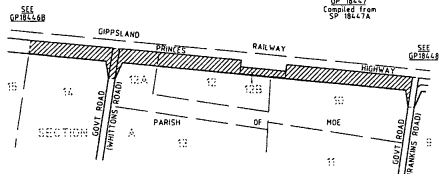
GP 184468
Compiled from
SPS 184468 & 18447A

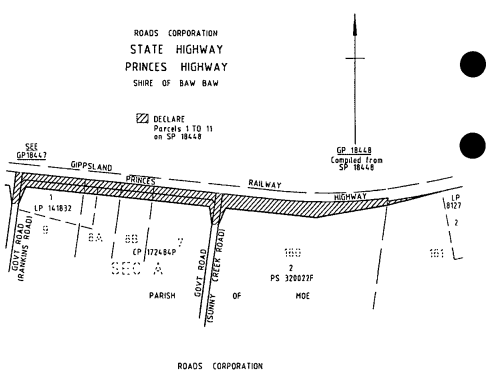


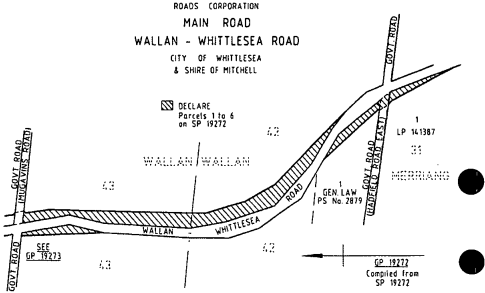
ROADS CORPORATION
STATE HIGHWAY
PRINCES HIGHWAY
SHIRE OF BAW BAW

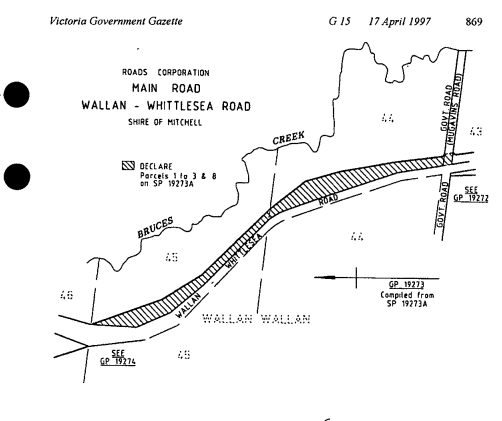
DECLARE
Parcels 3 to 8
on SP 18447A

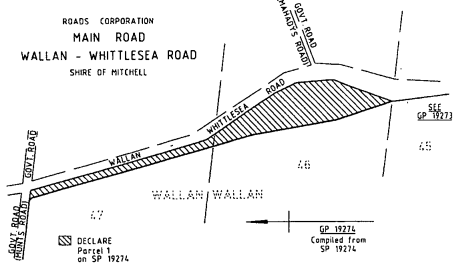




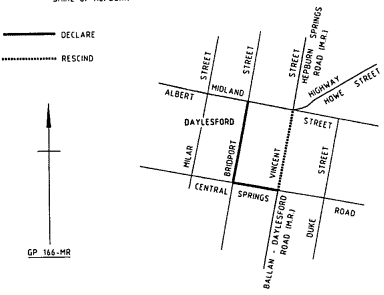


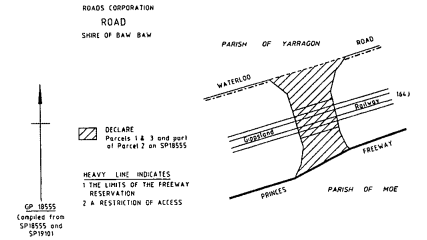






ROADS CORPORATION MAIN ROAD BALLAN-DAYLESFORD ROAD SHIRE OF HEPBURN



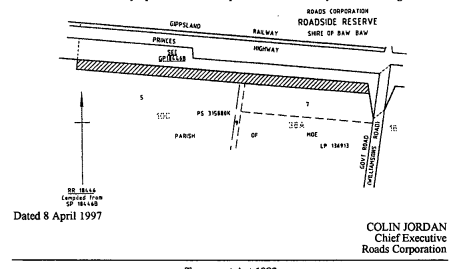


Dated 7 April 1997

COLIN JORDAN Chief Executive Roads Corporation

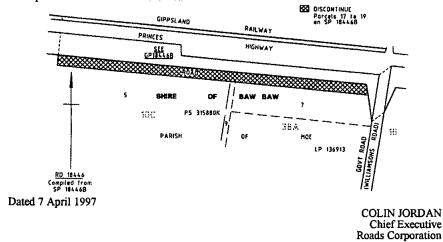
Transport Act 1983 DESIGNATION OF ROADSIDE RESERVES

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



Transport Act 1983 DISCONTINUANCE OF ROADS OR PARTS OF ROADS AND SALE OF SURPLUS LAND

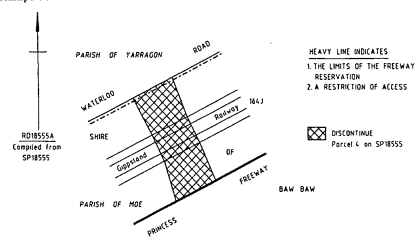
The Roads Corporation, in pursuance of the powers conferred by the Clause 2, Schedule 4 of the Transport Act 1983, upon publication of this notice hereby discontinues the roads or parts of roads shown cross hatched on the plan hereunder and approves the sale of surplus land as provided in Section 47 of the Transport Act 1983 and as delegated by the Minister of Transport under Section 32 of the Act.



Transport Act 1983

DISCONTINUANCE OF ROADS OR PARTS OF ROADS AND SALE OF SURPLUS LAND

The Roads Corporation, in pursuance of the powers conferred by the Clause 2, Schedule 4 of the **Transport Act 1983**, upon publication of this notice hereby discontinues the roads or parts of roads shown cross hatched on the plan hereunder and approves the sale of surplus land as provided in Section 47 of the **Transport Act 1983** and as delegated by the Minister of Transport under Section 32 of the Act.



Dated 7 April 1997

COLIN JORDAN Chief Executive Roads Corporation

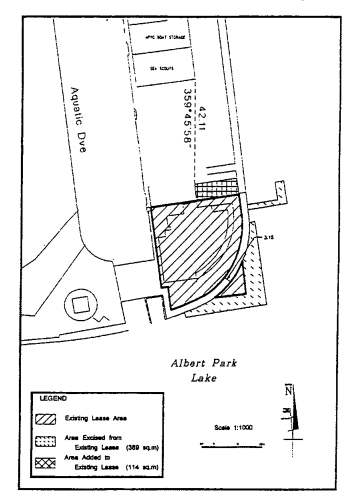
Crown Land (Reserves) Act 1978 ORDER GIVING APPROVAL TO GRANT OF LEASE

Under Sections 17D and 17DA of the Crown Land (Reserves) Act 1978, I, Marie Tehan, Minister for Conservation and Land Management, being satisfied that there are special reasons which make granting a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the Crown Land (Reserves) Act 1978, approve the granting of a lease for the management and development of an amenities building incorporating restaurant, kiosk, function room, ground floor office space and public toilets by Melbourne Parks and Waterways to Leawarra Falls Pty Ltd, over the area of Albert Park in the City of Port Phillip described in the Schedule below and, in accordance with Section 17D (3) (a) of the Crown Land (Reserves) Act 1978, state that—

- (a) there are special reasons which make granting the lease reasonable and appropriate in the particular circumstances; and
- (b) to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the Crown Land (Reserves) Act 1978.

SCHEDULE

The land shown hatched and cross hatched on the following plan, being part of the land permanently reserved as a site for a Public Park by Order in Council dated 21 March 1876, and published in the Government Gazette on 21 March 1876, Page 568.



Amenities Building Lease

Dated 4 April 1997

MARIE TEHAN Minister for Conservation and Land Management

Crown Land (Reserves) Act 1978 ORDER GIVING APPROVAL TO GRANT OF LEASE

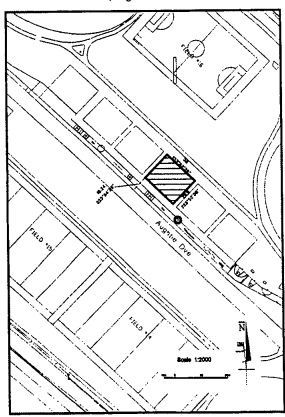
Under Sections 17D and 17DA of the Crown Land (Reserves) Act 1978, I, Marie Tehan, Minister for Conservation and Land Management, being satisfied that there are special reasons which make granting a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the Crown Land (Reserves) Act 1978, approve the granting of a lease for the

purposes of club and dressing rooms, utility and kiosk facilities and a multi purpose social and meeting room for recreational activities usually associated with an amateur sporting club by Melbourne Parks and Waterways to the Middle Park Soccer Club Inc., over the area of Albert Park in the City of Port Phillip described in the Schedule below and, in accordance with Section 17D (3) (a) of the Crown Land (Reserves) Act 1978, state that—

- (a) there are special reasons which make granting the lease reasonable and appropriate in the particular circumstances; and
- (b) to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the Crown Land (Reserves) Act 1978.

SCHEDULE

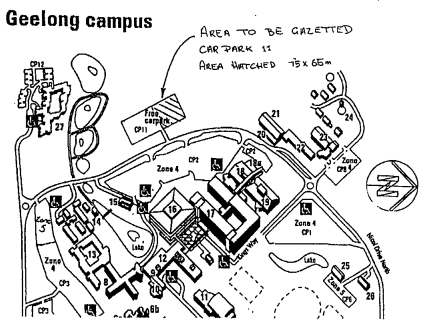
The land shown hatched on the following plan, being part of the land permanently reserved as a site for a Public Park by Order in Council dated 21 March 1876, and published in the Government Gazette on 21 March 1876, Page 568.



Pit Building No.4

Road Safety Act 1986 EXTENDING PROVISIONS TO PORTIONS OF LAND UNDER THE CONTROL OF DEAKIN UNIVERSITY

- I, Geoffrey Ronald Craige, the Minister for Roads and Ports, under Section 98 of the Road Safety Act 1986 by this Order extend the application of:
 - (a) Sections 59, 64, 65, 76, 77, 85-90, 99 and 100 of that Act; and
 - (b) The Road Safety (Traffic) Regulations 1988; and
- (c) Parts 7 and 8 and Schedule 5 and 6 of the Road Safety (Procedures) Regulations 1988—to land, under the control of Deakin University, particulars of which are shown cross hatched on the attached plan.



Dated 6 March 1997

GEOFF CRAIGE Minister for Roads and Ports

Water Act 1989 Land Acquisition and Compensation Act 1986

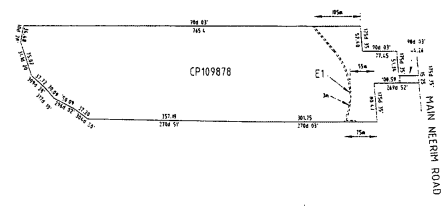
Form 7
Section 21, Regulation 16
NOTICE OF ACQUISITION
Compulsory Acquisition of Interest in Land

Gippsland Water declares that by this notice it acquires by way of easement and interest over portion of land known as the land in Plan of Consolidation No. 109878 being part of Crown Allotment 61 and 73 and being the land more particularly described in Certificate of Title Volume 9365, Folio 841.

Registered Proprietors: Richard Selwyn Bourne and Nancye Burne Bourne.

The sewerage easement as shown as E1 on the attached plan.

Published with the authority of Gippsland Water.



Dated 11 April 1997

BRIAN ASHWORTH General Manager—Major Projects Gippsland Water

Land Acquisition and Compensation Act 1986

Transport Act 1983
CALDER FREEWAY
(BLACK FOREST SECTION)
SHIRE OF MACEDON RANGES
Notice of Acquisition

Compulsory Acquisition of Interest in Land

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

Owner's Name: Bujara Pty Ltd

Description of Interests in Land: Land in the Parish of Gisborne being Crown Portion 56 and the land in Plan of Consolidation No. 160430G.

Area: 16.8981 hectares.

Title Details: Volume 9570, Folio 935 and Volume 9633, Folio 518.

Survey Plan: 19343, Parcel 107 and SP19344, Parcel 92.

The survey plans referred to in this notice may be viewed at the Roads Corporation's Calder Freeway Project Office, corner Edgecombe and Beaucamp Streets, Kyneton, telephone (03) 5422 6080.

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

T. H. HOLDEN Manager Property Services Roads Corporation

Land Acquisition and Compensation Act 1986

Transport Act 1983
CALDER FREEWAY
(BLACK FOREST SECTION)
SHIRE OF MACEDON RANGES
Notice of Acquisition

Compulsory Acquisition of Interest in Land

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

Owners' Name: D. and J. L. Conron.

Description of Interests in Land: Being Lot 9 on Plan of Subdivision No. 3850 and being part of Crown Portion A, Parish of Macedon.

Area: 3.999 hectares.

Title Details: Volume 5752, Folio 398.

Survey Plan: 19345, Parcel 70.

The survey plan referred to in this notice may be viewed at the Roads Corporation's Calder Freeway Project Office, corner Edgecombe and Beaucamp Streets, Kyneton, telephone (03) 5422 6080.

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

T. H. HOLDEN Manager Property Services Roads Corporation

Land Acquisition and Compensation Act 1986

Transport Act 1983
CALDER FREEWAY
(BLACK FOREST SECTION)
SHIRE OF MACEDON RANGES
Notice of Acquisition

Compulsory Acquisition of Interest in Land

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

Owners' Name: F. M. and D. L. Boegel.

Description of Interests in Land: Part of Crown Portion 58, Parish of Gisborne.

Area: 8.290 hectares.

Title Details: Volume 9570, Folio 933.

Survey Plan: 19344, Parcel 91.

The survey plan referred to in this notice may be viewed at the Roads Corporation's Calder Freeway Project Office, corner Edgecombe and Beaucamp Streets, Kyneton, telephone (03) 5422 6080.

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

T. H. HOLDEN Manager Property Services Roads Corporation

Land Acquisition and Compensation Act 1986

Transport Act 1983
CALDER FREEWAY
(BLACK FOREST SECTION)
SHIRE OF MACEDON RANGES
Notice of Acquisition
Compulsory Acquisition of Interest in Land

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

Owner's Name: J. Gold.

Description of Interests in Land: Part of Lot 4 on Plan of Subdivision 111341, Parish of Gisborne.

Area: 8558 square metres.

Title Details: Volume 9033, Folio 213.

Survey Plan: 19339, Parcels 168 and 172.

The survey plans referred to in this notice may be viewed at the Roads Corporation's Calder Freeway Project Office, corner Edgecombe and Beaucamp Streets, Kyneton, telephone (03) 5422 6080.

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

> T. H. HOLDEN Manager Property Services Roads Corporation

Land Acquisition and Compensation Act 1986

Transport Act 1983
CALDER FREEWAY
(BLACK FOREST SECTION)
SHIRE OF MACEDON RANGES
Notice of Acquisition

Compulsory Acquisition of Interest in Land

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

Owner's Name: Bamfa Nominees Pty Ltd.

Description of Interests in Land: Part of Lot 18 on Plan of Subdivision 5226 in the Parish of Gisborne.

Area: 1160 square metres.

Title Details: Volume 9957, Folio 573.

Survey Plan: 19342, Parcels 122 and 124.

The survey plans referred to in this notice may be viewed at the Roads Corporation's Calder Freeway Project Office, corner Edgecombe and Beaucamp Streets, Kyneton, telephone (03) 5422 6080.

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

> T. H. HOLDEN Manager Property Services Roads Corporation

Land Acquisition and Compensation Act 1986

Transport Act 1983
CALDER FREEWAY
(BLACK FOREST SECTION)
SHIRE OF MACEDON RANGES
Notice of Acquisition

Compulsory Acquisition of Interest in Land
The Roads Corporation declares that by thi

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

Owners' Name: H. and R. V. Rak.

Description of Interests in Land: Being part of Crown Portion H, Parish of Macedon.

Area: 2,641 hectares.

Title Details: Volume 9087, Folio 342.

Survey Plan: 19348A, Parcel 27.

The survey plans referred to in this notice may be viewed at the Roads Corporation's Calder Freeway Project Office, corner Edgecombe and Beaucamp Streets, Kyneton, telephone (03) 5422 6080.

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

> T. H. HOLDEN Manager Property Services Roads Corporation

Land Acquisition and Compensation Act 1986

Transport Act 1983
CALDER FREEWAY
(BLACK FOREST SECTION)
SHIRE OF MACEDON RANGES
Notice of Acquisition

Compulsory Acquisition of Interest in Land

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

Owners' Name: R. N. and V. Banfield.

Description of Interests in Land: Being part of Allotment H1, Section C, in the Parish of Macedon.

Area: 2.863 hectares.

Title Details: Volume 8617, Folio 555.

Survey Plan: 19348A, Parcel 28.

The survey plans referred to in this notice may be viewed at the Roads Corporation's Calder Freeway Project Office, corner Edgecombe and Beaucamp Streets, Kyneton, telephone (03) 5422 6080.

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

> T. H. HOLDEN Manager Property Services Roads Corporation

Land Acquisition and Compensation Act 1986

Transport Act 1983 NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

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

Owner's Name: Allan Gibson Aitken.

Description of Interest in Land: Being part of Lot 1 on Plan of Subdivision No. 46733, Parish of Scoresby.

Area: 45.1 square metres.

Title Details: Being part of the land contained in Certificate of Title Volume 8267, Folio 293.

Survey Plan: 19304 (Parcel 1).

The plan referred to in this notice may be viewed at Property Services, Roads Corporation, 60 Denmark Street, Kew, Victoria 3101.

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

> T. H. HOLDEN Manager Property Services Roads Corporation

Subordinate Legislation Act 1994 Firearms Act 1996 NOTICE OF DECISION

Proposed Firearms Regulations 1997

The proposed Firearms Regulations 1997 and Regulatory Impact Statement have been advertised for public comment and a number of submissions were received.

Following consideration of the submissions received, I now give notice of my intention to proceed with the making of the proposed Regulations, subject to some amendments.

BILL McGRATH Minister for Police and Emergency Services

Petroleum (Submerged Lands) Act 1967 COMMONWEALTH OF AUSTRALIA Notice of Invitation of Application for Exploration Permits

I, Patrick McNamara, the Designated Authority for and on behalf of the Commonwealth—Victoria Offshore Petroleum Joint Authority, acting pursuant to Section 20 (1) of the Petroleum (Submerged Lands) Act 1967 of the Commonwealth of Australia, hereby invite applications for the grant of exploration permits in respect of the following blocks within the areas as described in the following schedule.

SCHEDULE

(The references hereunder are to the names of map sheets of 1:100 000 series and to the numbers of the graticular sections shown thereon.)

AREA 97-G1 Sheet SJ55 (Melbourne)

Block No.	Block No.	Block No.
1702 part	1703 part	1704 part
1705 part	1773 part	1774 part
1775	1776	1777
1843 part	1844 part	1845 part
1846	1847	1914 part
1915 part	1916 part	

Assessed to contain 17 blocks

AREA 97-G2 Sheet SJ55 (Melbourne)

Block No.	Block No.	Block No.
1716	1717	1718
1719	1720	1787
1788	1790	1791
1792	1859	1862
1863	1864	1931
1932	1933	1934
1935	1936	2003
2004	2005	2006
2007	2008	2079
2080	2149	2150
2151	2152	•

Assessed to contain 32 blocks

AREA 97-G3 Sheet SJ55 (Melbourne)

	•	•
Block No.	Block No.	Block No.
2132	2203	2204
2208	2275	2276
2277	2278	2279
2280	2347	2348
2349	2350	2351
2352	2419	2420
2421	2422	2423
2424	2491	2492
2493	2494	2495
2496		

Assessed to contain 28 blocks

AREA 97-G4 Sheet SJ55 (Melbourne)

Block No.	Block No.	Block No.
2284	2356	2357
2425	2426	2427
2428	2429	2497
2498	2499	2500
2501		

Assessed to contain 13 blocks

APPLICATIONS

Applications lodged under Section 20 of the Petroleum (Submerged Lands) Act 1967 are required to be made in the approved form and should be accompanied by:

- (a) Details of-
 - (i) the applicant's technical assessment of the petroleum potential of the area, including the concepts underlying its proposed exploration program, with sufficient detail to support that program;
 - (ii) the applicant's minimum guaranteed proposal (including indicative minimum expenditure) for exploration wells to be drilled, 3D and 2D seismic and other surveying activities, data evaluation and other work, for

each year of the first three years of the permit term. This proposal, to be known as the minimum guaranteed work program, should comprise work expected to involve exploration substantial component-normally, appraisal work should not be included;

- (iii) the applicant's proposal (including indicative minimum expenditure) for exploration wells to be drilled, 3D and 2D seismic and other activities, surveying data evaluation and other work, for each of the three remaining years of the permit term. This proposal, to be known as the secondary work program, should comprise work expected to involve a substantial exploration component-normally, appraisal work should not be included.
- (b) Particulars of-
 - (i) the technical qualifications of the applicant and of its key employees;
 - the technical advice available to the applicant;
 - the financial resources available to the applicant, including evidence of the applicant's ability to fund the work program proposed, a statement of other exploration commitments over the next six years, and a copy of the latest annual report and quarterly reports for each applicant company;
 - (iv) where relevant, the viability of the consortium lodging the application, including evidence that a satisfactory settlement has been, or can be, reached on the Joint Operating Agreement (a copy of a signed Heads of Agreement Dealing will generally suffice); and
 - percentage (v) the participation interest of each party to the application.
- (c) Such other information as the applicant wishes to be taken into account in consideration of the application.
- (d) Each application must be accompanied by a fee of A\$3000, payable to the Commonwealth of Australia through an Australian bank or bank cheque.

Further details of the work program bidding system outlined above, including the criteria for assessment of applications and the conditions to apply following the award of the permit, are available from the Manager Minerals and Petroleum Titles, Department of Natural Resources and Environment in Melbourne and from the Petroleum and Fisheries Division, Department of Primary Industries and Energy in Canberra.

It should be noted that any income derived in the future from the recovery of petroleum from these areas will be subject to the Commonwealth Government's Resource Rent

Applications together with the relevant data should be submitted in the following manner to the Secretary, Department of Natural Resources and Environment, 3rd Floor, 115 Victoria Parade, Fitzroy, Victoria 3065, Attention: Senior Petroleum Titles Officer before 4.00 p.m., Thursday, 27 November The following special instructions should be observed:

- Two copies of the application and supporting data, together with a fee of \$3000 payable to the Commonwealth of Australia through an Australian Bank or by bank cheque, should be enclosed in an envelope or package.
- The application should then be sealed and clearly marked "Application for Commercial-in-Confidence".
- This envelope or package should then be enclosed in a plain covering envelope or package and delivered by hand or posted to the relevant address above

Copies of the basic exploration data pertaining to the blocks comprising this notice may be purchased from the Petroleum Development Branch, Department of Natural Resources and Environment, 3rd Floor, 115 Victoria Parade, Fitzroy, Victoria 3065.

Made under the Petroleum (Submerged Lands) Act 1967 of the Commonwealth of Australia.

Dated 14 April 1997

PATRICK McNAMARA Designated Authority

Petroleum (Submerged Lands) Act 1982 STATE OF VICTORIA

Notice of Invitation of Application for Exploration Permit

I, Patrick McNamara, the Minister for Agriculture and Resources for the State of Victoria, acting pursuant to Section 20 (1) of the Petroleum (Submerged Lands) Act 1982, hereby invite applications for the grant of an exploration permit in respect of the following blocks within the area as described in the following schedule.

SCHEDULE

(The references hereunder are to the name of map sheets of the 1:100 000 series and to the numbers of the graticular sections shown thereon.)

AREA 97-G1 (V) Sheet SJ55 (Melbourne)

=		,
Block No.	Block No.	Block No.
1984 part	2054 part	2055 part
2056 part	2125 part	2126 part
2127 part	2196 part	2197 part
2198 part	2268 part	2269 part

Assessed to contain 12 blocks

APPLICATIONS

Applications lodged under Section 20 of the Petroleum (Submerged Lands) Act 1982 are required to be made in the approved form and should be accompanied by:

- (a) Details of-
 - the applicant's technical assessment of the petroleum potential of the area, including the concepts underlying its proposed exploration program, with sufficient detail to support that program;
 - (ii) the applicant's minimum guaranteed proposal (including indicative minimum expenditure) for exploration wells to be drilled.

 3D and 2D seismic and other surveying activities, data evaluation and other work, for each year of the first three years of the permit term. This proposal, to be known as the minimum guaranteed work program, should comprise work expected to involve a substantial exploration component—normally, appraisal work should not be included:

(iii) the applicant's proposal (including indicative minimum expenditure) for exploration wells to be drilled, 3D and 2D seismic and other surveying activities, data evaluation and other work, for each of the three remaining years of the permit term. This proposal, to be known as the secondary work program, should comprise work expected to involve a substantial exploration component—normally, appraisal work should not be included.

(b) Particulars of-

- the technical qualifications of the applicant and of its key employees;
- (ii) the technical advice available to the applicant;
- (iii) the financial resources available to the applicant, including evidence of the applicant's ability to fund the work program proposed, a statement of other exploration commitments over the next six years, and a copy of the latest annual report and quarterly reports for each applicant company;
- (iv) where relevant, the viability of the consortium lodging the application, including evidence that a satisfactory settlement has been, or can be, reached on the Joint Operating Agreement (a copy of a signed Heads of Agreement Dealing will generally suffice); and
- (v) the percentage participation interest of each party to the application.
- (c) Such other information as the applicant wishes to be taken into account in consideration of the application.
- (d) A fee of \$A3000, payable to the Department of Natural Resources and Environment through an Australian bank or bank cheque.

Further details of the work program bidding system outlined above, including the criteria for assessment of applications and the conditions to apply following the award of the permit, are available from the Manager.

Minerals and Petroleum Titles, Department of Natural Resources and Environment in Melbourne.

It should be noted that any income derived in the future from the recovery of petroleum from these areas will be subject to royalty in accordance with the provision of the Petroleum (Submerged Lands) Act 1982.

Applications together with the relevant data should be submitted in the following manner to the Secretary to the Department of Natural Resources and Environment, 3rd Floor, 115 Victoria Parade, Fitzroy, Victoria 3065, Attention: Senior Petroleum Titles Officer before 4.00 p.m., Thursday, 17 July 1997. The following special instructions should be observed:

- Two copies of the application and supporting data, together with a fee of \$3000 payable to Department of Natural Resources and Environment through an Australian Bank or by bank cheque, should be enclosed in an envelope or package.
- The application should then be sealed and clearly marked "Application for Area ______Commercial-in-Confidence".
- This envelope or package should then be enclosed in a plain covering envelope or package and delivered by hand or posted to the relevant address above.

Copies of the basic exploration data pertaining to the blocks comprising this notice may be purchased from the Petroleum Development Branch, Department of Natural Resources and Environment, 3rd Floor, 115 Victoria Parade, Fitzroy, Victoria 3065.

Made under the Petroleum (Submerged Lands) Act 1982 of the State of Victoria.

Dated 14 April 1997

PATRICK McNAMARA Minister for Agriculture and Resources

Petroleum Act 1958 STATE OF VICTORIA Notice of Invitation of Applications for Onshore Petroleum Exploration Permits

Applications are hereby invited for the grant of Petroleum Exploration Permits under the provisions of the **Petroleum Act 1958** in

respect of the areas described hereunder the located in the Gippsland and Otway Basins of Victoria.

Applications for the areas which are designated VIC/G97 (1) and VIC/O97 (1) to VIC/O97 (3) inclusive, shall be submitted in accordance with the provisions of Section 64 of the Petroleum Act 1958 and shall comply with the requirements of the Petroleum Regulations 1992. Full details of the proposed Exploration Programme shall be provided. The applications shall be delivered to the Minister for Agriculture and Resources (Attention: Senior Petroleum Titles Officers, Minerals and Petroleum Titles), 3rd Floor, 115 Victoria Parade, Fitzroy, Victoria 3065. Applications will be received only during normal hours of business on Thursday, 27 November 1997.

Applicants should note that these areas are offered without implementation of the "right to negotiate" provisions contained in Part 2, Division 3, Subdivision B of the Native Title Act 1993 and the offer contained in this Notice does not constitute a representation by the Crown or any of its officers or employees that the offer does not affect native title. The offer is invalid if it affects native title.

Neither the Crown nor any of its officers or employees will be responsible for any liability for damages or losses suffered by a successful tenderer, who becomes a permit holder, as a result of the invalidity of any Petroleum Exploration Permit issued, due to the existence of native title.

In accordance with Section 64 (5) (c) of the Petroleum Act 1958 each application must be accompanied by a sum calculated at the rate of eight cents per square kilometre for each of the areas applied for. Successful applicants will be required to pay a Permit Processing Fee of \$3150 and to lodge an appropriate bond.

AREA VIC/G97 (1)

Location

Area VIC/G97 (1) comprises 2 blocks equal to 133 km² in West Gippsland adjacent to Wilsons Promontory.

Description of Area

The area bounded by a line commencing at a point which is the intersection of the parallel of latitude 38° 40' south with the

baseline*, thence east to the point 38° 40' south, 146° 00' east; thence south to the point 38° 45' south, 146° 00' east; thence west along the parallel of latitude 38° 45' south, to its intersection with the baseline, thence in a generally north westerly direction along the baseline to the point of intersection of the baseline with 145° 50' east; thence north to the point of intersection of 145° 50' east with the baseline, thence following the baseline to the point of commencement.

* The term "baseline" means the baseline from which territorial waters are measured and the datum to which latitude and longitude figures are referred is the Australian Geodetic Datum as defined in the Commonwealth Gazette No. 84 of 6 October 1996, Page 4984.

Note: Applicants should make themselves conversant with Marine and Wildlife Reserves contained in Area VIC/G97 (1).

AREA VIC/O97 (1)

Location

Area VIC/O97 (1) comprises 18 blocks equal to 1188 km² in the Otway Basin between the South Australian Border and Digby.

Description of Area

The area bounded by a line commencing at a point which is the intersection of parallel of latitude 37° 45' south; with the South Australian border, thence east to the point 37° 45' south, 141° 35' east; thence south to the point 37° 50' south, 141° 35' east; thence west to the point 37° 50' south, 141° 30' east; thence south to the point 38° 00' south, 141° 30' east; thence west to the point 38° 00' south, 141° 15' east; thence north to the point 37° 55' south, 141° 15' east; thence west to the point which is the point of intersection of 37° 55' south, with the South Australian border, thence north along the South Australian border to the point of commencement.

Note: Applicants should make themselves conversant with Marine and Wildlife Reserves and Aboriginal archaeological sites contained in Area VIC/O97 (1).

AREA VIC/O97 (2)

Location

Area VIC/O97 (2) comprises 29 blocks equal to 1965 km² along the northern edge of the Otway Basin between Byaduk and Camperdown.

Description of Area

The area bounded by a line commencing at a point which is the intersection of parallel of latitude 37° 40' south, 141° 55' east; thence east to the point 37° 40' south, 142° 15' east; thence south to the point 37° 45' south, 142° 15' east; thence east to the point 37° 45' south, 13 east, thence east to the point 37° 45 south, 142° 20' east; thence south to the point 37° 50' south, 142° 20' east; thence east to the point 37° 50' south, 142° 35' east; thence south to the point 37° 55' south, 142° 35' east; thence south to the point 37° 55' south, 142° 35' east; thence east to the point 37° 55' south, 142° 40' east; thence south to the point 38° 00' south, 142° 40' east; thence east to the point 38° 00' south, 142° 55' east; thence south to the point 38° 05' south, 142° 55' east; thence east to the point 38° 05' south, 143° 05' east; thence east to the point 38° 05' south, 143° 05' east; thence south to the point 38° 10' south, 143° 05' east; thence west to the point 38° 10' south, 142° 45' east; thence north to the point 38° 05' south, 142° 45' east; thence west to the point 38° 05' south, 142° 25' east; thence north to the point 38° 00' south, 142° 25' east; thence west to the point 38° 00' south, 142° 15' east; thence north to the point 37° 55' south, 142° 15' east; thence west to the point 37° 55' south, 142° 05' east; thence north to the point 37° 50' south, 142° 05' east; thence west to the point 37° 50' south, 142° 05' east; thence west to the point 37° 50' south, 142° 00' east; thence north to the point 38° 45' south, 142° 00' east; thence west to the point 38° 45' south, 141° 55' east; thence north along 141° 55' east, to the point of commencement.

Note: Applicants should make themselves conversant with Marine and Wildlife Reserves and Aboriginal archaeological sites contained in Area VIC/O97 (2).

AREA VIC/O97 (3)

Location

Area VIC/O97 (3) comprises 8 blocks equal to 262 km² on the Bellarine Peninsula between Ocean Grove and St Leonards.

Description of Area

The area bounded by a line commencing at a point which is the intersection of parallel of latitude 38° 10' south, 144° 30' east; thence in a generally north easterly then southerly then south westerly then westerly direction along the baseline* to its intersection with longitude 144° 30' east; thence north to the point of commencement.

The term "baseline" means the baseline from which territorial waters are measured and the datum to which latitude and 'longitude figures are referred is the Australian Geodetic Datum as defined in the Commonwealth Gazette No. 84 of 6 October 1996, Page 4984

Note: Applicants should make themselves conversant with Marine and Wildlife Reserves and Aboriginal archaeological sites contained in Area VIC/O97 (3).

Made under the Petroleum Act 1958 of the State of Victoria.

Dated 14 April 1997

PATRICK McNAMARA Minister for Agriculture and Resources

Flora and Fauna Guarantee Act 1988 NOTICE OF THE MAKING OF A PUBLIC AUTHORITY MANAGEMENT AGREEMENT UNDER SECTION 25

Notice is given under Section 25 of the Flora and Fauna Guarantee Act 1988, that a Public Authority Management Agreement was made on 26 March 1997 between the Secretary to the Department of Natural Resources and Environment and the Trustees of Merbein Cemetery for the purpose of conservation of a mixed woodland community.

The agreement comes into operation on the date of publication of this notice.

RON HARRIS
Acting Regional Manager
North West Region
under delegation from the Secretary to the
Department of Natural Resources
and Environment
in accordance with Section 11 of the
Conservation, Forests and Lands Act 1987

Associations Incorporation Act 1981 SUB-SECTION 36 (2)

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

Bacchus Marsh to Ballarat Parents Association Inc.

Bacchus Marsh Supported Accommodation Program Inc.

Ballarat Pregnancy Support Service Inc.
Ballarat Skills Training Centre Inc.

Big Brothers/Big Sisters of Melbourne Inc.

Caulfield Arthritis Self-Help Group Inc.

C.E.A.S.E. (Community of Essendon Action Supporting the Environment) Inc.

Chandler Community Centre Inc.

City of Dandenong Staff Social Club Inc.

Community Aged Care Resource Centre Inc.

Crying Theatre Inc.

Discobolus Ski Club Inc.

East Belmont Playgroup Inc.

Enterprise West Inc.

Explosive Social Club Inc.

F.A.C.T. (Families and Carers Together Supporting Children with Disabilities) Inc.

Havilah Christian Community Inc.

Inverloch Community Centre Ladies Auxiliary Inc.

Inverloch Three Year Old Activities Playgroup Association Inc.

Jeparit Netball Club Inc.

Kiwanis Club of Melbourne-Mid City Inc.

Kyneton & District Youth & Adult Accommodation Service Inc.

Maryborough District Accommodation Group Inc.

Melbourne University Business School Alumni Inc.

Mornington Housing Management Group Inc.

Mothers and Midwives Action Inc.

National Theatre Ballet School Parents & Friends Association Inc.

North Eastern Arabian Horse Action Club Inc.

Oakleigh Squash Club Inc.

Ordben Entertainment Club Inc.

Parkfield Pre-School Association Inc.

Peace and Development Foundation Inc.

Phillip Island Cricket Club Inc.

Professional Masseurs Association o Victoria Inc.

Pyrenees Bowmen, Ararat Inc.

Ranceby Cricket Club Inc.

Scotts Creek Colts Cricket Club Inc.

Shire of Korumburra Arts Council Inc.

St Joseph's Netball Club Inc.

Stratford Country Music Festival Committee Inc.

The National Australian Bedding Council

Toorak Association of Students Inc.

Victorian Emotional Release Counsellors

Vietnamese Employment and Social Services Inc.

Warrandyte Community Transport Group Inc.

Western District Gem Club Inc.

Westgate Kart Club Inc.

Women Lawyers Against Female Genital Mutilation Inc.

Wriggles Disables Swimming Association-Altona Inc.

Dated 4 February 1997

DENIS HALL Registrar of Incorporated Associations

Country Fire Authority Act 1958 VARIATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by Section 4 of the Country Fire Authority Act 1958, I, Leonard Raymond Foster, Chairman of the Country Fire Authority, after consultation with the Secretary of Natural Resources and Environment, hereby vary the declaration of the Fire Danger Periods previously published in the Government Gazette by declaring that such Fire Danger Periods shall end in respect of the undermentioned Municipal Districts of Municipalities or parts of Municipalities specified.

To terminate from 0100 hours on Monday, 21 April 1997.

Rural City of Wangaratta (Part). That part south and east of the Hume Freeway;

Southern Grampians Shire Council;

Glenelg Shire Council;

West Wimmera Shire Council (Remainder); Warrnambool City Council;

Moyne Shire Council (Part). Excluding that portion on the north and east sides of the following alignment: Commencing at the intersection of the Hamilton Highway and the Emu Creek, Darlington Road; then south westerly along the Hamilton Highway to the

Woorndoo Darlington Road; then north westerly to the Nine Mile Lane; then westerly to the Mortlake-Ararat Road; then northerly along the Mortlake-Ararat Road for 1.5 km; then west north westerly on a line following the northern boundary of the Hexham Reserve to Hexham-Chatsworth Road; then southerly to the Boortkol Estate Road; then west north westerly to the Caramut-Chatsworth Road; then south westerly to the intersection of the Caramut-Chatsworth Road and the East Creek then generally northerly along the East Creek to the Caramut Glenthompson Road to the Moyne Shire Municipal boundary;

Pyrenees Shire Council (Part). That part north of the line from the Western Shire Boundary at Streatham/Beaufort Road; east Meadows Road to Beaufort/ Carranballac Road; then south to Settlement Road; along Settlement Road east and then south to Carngham/Streatham Road to Settlement Road; east along Carngham/ Streatham Road to Skipton/Beaufort Road; south on Skipton/Beaufort Road to Mt Emu Settlement Road; east along Mt Emu Settlement Road to Pittong/Chepstowe Road; south on Pittong/Chepstowe Road to Pittong and continue south to Shire boundary;

Colac-Otway Shire Council.

LEN FOSTER Chairman

Lotteries Gaming and Betting Act 1966 APPROVED FEATURE DOUBLE

The following group of races is approved for the purposes of Section 40 (1) of the Lotteries Gaming and Betting Act 1966—

South Australian Derby and South Australian Oaks.

Dated 14 April 1997

TOM REYNOLDS Minister for Sport

Domestic (Feral and Nuisance) Animals Act 1994

MARIBYRNONG CITY COUNCIL Order Made Under Section 26

Notice is hereby given of an Order made by Maribyrnong City Council resolution at its meeting on 17 February 1997 that prohibits any unidentified cat from being present in any public area in the Maribyrnong City Council Municipal District.

This Order is made in accordance with the provisions of the **Domestic (Feral and Nuisance) Animals Act 1994** and shall come into effect on the date of its publishing in the Government Gazette and local newspaper.

PHILIP SHANAHAN Chief Executive Officer

Domestic (Feral and Nuisance) Animals Act 1994

MORNINGTON PENINSULA SHIRE COUNCIL

Order Under Section 25

That in accordance with the provisions of Section 25 of the Domestic (Feral and Nuisance) Animals Act 1994, Council hereby declares an order to apply to the whole municipality making it an offence for a cat to be outside the owners premises between the hours of 12 noon and 12 noon the following day (24 hours per day).

WARWICK DILLEY Chief Executive



Public Holidays Act 1993

Pursuant to Section 7 (i) (b) of the Public Holidays Act 1993 Council intends to declare the following days as Public Half Day Holidays (unless otherwise stated) from 12 noon for the following districts:

WARRACKNABEAL

Thursday, 9 October 1997 to mark the Warracknabeal Agricultural and Pastoral Society Show.

Friday, 25 July 1997 to mark Warracknabeal Cup Race Meeting.

RUPANYUP

Wednesday, 8 October 1997 to mark Rupanyup Agricultural and Pastoral Society Show.

Friday, 11 July 1997 to mark Murtoa Cup Race Meeting.

MURTOA

Friday, 3 October 1997 to mark Murtoa Agricultural and Pastoral Society Show.

Friday, 11 July 1997 to mark Murtoa Cup Race Meeting.

MINYIP

Tuesday, 7 October 1997 to mark Minyip Agricultural and Pastoral Society Show.

Friday, 11 July 1997 to mark Murtoa Cup Race Meeting.

HOPETOUN

Monday, 13 October 1997 (Full Day) to mark Hopetoun Agricultural and Pastoral Society Show.

> JENNIFER A. TOD Chief Executive Officer

Public Holidays Act 1993

Pursuant to the provisions of Section 7 (1) (b) of the **Public Holidays Act 1993**, Swan Hill Rural City Council has declared Tuesday, 4 November 1997 as a public holiday for the whole of the municipal district.

In accordance with Section 9 (a) of the **Public Holidays Act 1993**, a bank holiday will also apply on that date for the whole of the municipal district.

DENNIS KIRBY Chief Executive Officer

Forests Act 1958 No. 6254 VARIATION OF PROHIBITED PERIODS

In pursuance of the powers conferred by Section 3, Subsection (2) of the Forests Act 1958, I, Gary Morgan, delegated officer for Her Majesty's Minister for Conservation and Land Management in the State of Victoria, hereby vary the declaration of the Prohibited Period in respect to the fire protected areas (other than State Forest, National Park and Protected Public Land) within the municipalities nominated for the period specified in the schedule hereunder:

SCHEDULE 1

The Prohibited Period shall end at 0100 hours on Monday, 21 April 1997 in the following municipalities:

Glenelg Shire Council.

GARY MORGAN
Chief Fire Officer
Department of Natural Resources
and Environment
Delegated Officer, pursuant to Section 11
Conservation Forests and Lands Act 1987

Dairy Industry Act 1992 VICTORIAN DAIRY INDUSTRY AUTHORITY Determination

This Determination is made by the Victorian Dairy Industry Authority under the powers conferred by Section 61 of the Dairy Industry Act 1992 and shall come into operation on 1 May 1997.

The Determination of milk prices made by the Victorian Dairy Industry Authority and published in the Government Gazette dated 26 September 1996 is revoked.

DETERMINATION

Part 1 DETERMINATION UNDER SECTION 3 OF THE DAIRY INDUSTRY ACT 1992

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

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

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

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

Milk used in the production of "Vita Plus" is market milk for the purposes of the above Act.

Part 2 PRICES PAYABLE FOR MILK SUPPLIED TO PROCESSORS BY THE AUTHORITY

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

- (a) Standardised raw milk for processing as daily pasteurised milk for sale in Victoria will be:
 - for flavoured milk and low fat flavoured milk marketed under processor (non VDIA) brands— 51.46 cents per litre.

- (ii) for all other milk—51.46 cents per litre.
- (b) Standardised raw milk for processing as daily pasteurised milk for sale in Australia but outside Victoria will be:
 - (i) for flavoured milk and low fat flavoured milk marketed under processor (non VDIA) brands— 50.43 cents per litre.
 - (ii) for all other milk—50.43 cents per litre
- (c) Standardised raw milk for processing as daily pasteurised milk for sale by export will be 27.90 cents per litre.
- (d) Standardised raw milk for processing as daily pasteurised ultra filtered milk for sale in Victoria will be 42.97 cents per litre.
- (e) Standardised raw milk for processing as daily pasteurised ultra filtered milk for sale in Australia but outside Victoria will be 42.33 cents per litre.
- (f) Standardised raw milk for processing as ultra heat treated milk for sale in Victoria will be—
 - for flavoured milk and low fat flavoured milk marketed under processor (non VDIA) brands— 38.60 cents per litre.
 - (ii) for all other milk—38.60 cents per
- (g) Standardised raw milk for processing as ultra heat treated milk for sale in Australia but outside Victoria will be 38.60 cents per litre.
- (h) Standardised raw milk for processing as ultra heat treated milk for sale by export will be 28.10 cents per litre.
- Standardised raw milk for processing as sterilised milk for sale by export will be 28.10 cents per litre.
- (j) Standardised raw milk for processing as daily pasteurised organic and biodynamic milk for sale in Victoria will be 55.18 cents per litre.
- (k) Standardised raw milk for processing as daily pasteurised organic and biodynamic milk for sale in Australia but outside Victoria will be 54.06 cents per litre.

- Standardised raw milk for processing as concentrated skim milk for use to adjust the solids content in market milk for sale in Victoria will be 36.58 cents per litre.
- (m) Standardised raw milk for processing as concentrated skim milk for use to adjust the solids content in market milk for sale in Australia but outside Victoria will be 36.32 cents per litre.

TOM AUSTIN Chairman

Financial Management Act 1994 VICTORIAN GOVERNMENT PURCHASING BOARD Supply Policies

In accordance with Section 54 L (3) of the Financial Management Act 1994, the following is a summary of all Supply Policies made by the Victorian Government Purchasing Board:

- 1.2 VGPB Purchasing Principles
- 2.1 Purchasing Ethics
- 2.2 Common Use Arrangements
- 2.3 Verbal Quotations
- 2.4 Written Quotations
- 2.5 Public Tenders
- 2.6 Victorian Government Purchasing Circular No. 1
 - 2.7 Receiving and Recording Offers
 - 2.8 Register of Approved Persons
 - 2.9 State Government Corporate Card
- 2.10 Government Information Technology Conditions
 - 2.11 Standards for EDI and EFT
 - 2.12 Disposal of Assets
 - 2.13 Supplier Directories
 - 2.14 Advertising of Tenders
 - 2.15 Specification Writing
 - 2.16 Risk Management
 - 2.17 Standard Form Contracts
 - 2.18 Bid Analysis Evaluation
 - 2.19 Post Tender Negotiations
 - 2.20 Contract Management
 - 2.21 Local (Country) Sourcing
- 2.22 Predatory Dumping and Countervailing Measures

- 2.23 Ethical Employment and Sub-Contracting
- 2.24 Quality Assurance
- 2.25 Invitation Documents and Process for Major Acquisitions
- 2.26 Environmental Purchasing
- 3.1 Forward Procurement Plans
- 3.2 Purchase Recommendation Reports for Goods and Services
- 3.3 Purchasing Strategy Reports for Major Purchases
- 3.4 Guidelines for the Engagement and Management of Consultants
 - 3.5 Outsourcing
 - 3.6 Infrastructure Investment Policy
 - 4.1 Supply Statistics and Reports
- 4.2 Register of Accredited Purchasing Unit

The following two policies have also been subsequently amended:

- 2.12 Disposal of Assets
- 2.2 Common Use Arrangements.

LANCE BAILEY Executive Director



Heritage Act 1995 NOTICE OF REGISTRATION

As Executive Director for the purpose of the Heritage Act, I give notice under Section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 1309 in the category described as a Heritage Place:

Werribee Railway Station, Station Street, Werribee, Wyndham City Council.

EXTENT

1. All of the building known as Werribee Railway Station (1857 building and part of platform) marked B-1 on Diagram 601593 held by the Executive Director of the Heritage Council.

2. All of the land marked L-1 on Diagram 601593 held by the Executive Director of the Heritage Council being part of the land described in Certificate of Title Volume 9489, Folio 166.

Dated 3 April 1997

RAY TONKIN Executive Director



Heritage Act 1995 NOTICE OF REGISTRATION

As Executive Director for the purpose of the Heritage Act, I give notice under Section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 1310 in the category described as a Heritage Place:

Hopkins River Bridge, Hopkins Point Road, Warrnambool, Warrnambool City Council.

EXTENT

1. To the extent of the entire bridge known as the Hopkins River Bridge including associated walls and abutments as shown in Diagram 607581 held by the Executive Director of the Heritage Council.

Dated 10 April 1997

RAY TONKIN Executive Director

Planning and Environment Act 1987 BRUNSWICK PLANNING SCHEME Notice of Lapsing of Amendment Amendment L39

Pursuant to Section 30 (1) (a) of the Planning and Environment Act 1987, Amendment L39 to the Brunswick Planning Scheme has lapsed.

The amendment proposed to rezone the land at the rear of 85 Nicholson Street, Brunswick, from part Commercial and Industrial and part Public Open Space to Residential C.

The amendment lapsed on 23 September 1995.

ADRIAN SALMON

Co-ordinator, Amendment Services Local Government, Planning and Market Information Services Division Department of Infrastructure

Planning and Environment Act 1987 GREATER BENDIGO PLANNING SCHEME

Notice of Lapsing of Amendment Amendment L57

The Loddon Shire Council has resolved to abandon Amendment L57 to the Greater Bendigo Planning Scheme.

The amendment proposed to insert a new sub-clause in the Rural Zone allowing the responsible authority to consent to the development of the existing church building at CA 4, Section 9, Parish of Woodstock for a detached house.

The amendment lapsed on 21 March 1997.

ADRIAN SALMON

Co-ordinator, Amendment Services Local Government, Planning and Market Information Services Division Department of Infrastructure

Planning and Environment Act 1987 BALLARAT PLANNING SCHEME Notice of Approval of Amendment Amendment L23

The Minister for Planning and Local Government has approved Amendment L23 to the Ballarat Planning Scheme.

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

The amendment zones 2.57 hectares of land being the former Richards Street School, Ballarat, from Existing Public Purposes Reservation—Ministry of Education to Urban Residential 1 Zone.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Ground Floor, 477 Collins Street, Melbourne; corner of Mair and Doveton Streets, Ballarat and at the offices of the Ballarat City Council, Watershed Office, Grenville Street South, Ballarat.

ADRIAN SALMON

Co-ordinator, Amendment Services Local Government, Planning and Market Information Services Division Department of Infrastructure

Planning and Environment Act 1987 CAMPASPE PLANNING SCHEME Notice of Approval of Amendment Amendment L14

The Minister for Planning and Local Government has approved Amendment L14 to the Campaspe Planning Scheme.

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

The amendment rezones part of CA 32, Parish of Kyabram East, corner Fenaughty Street and McEwen Road, Kyabram, from Public Open Space to Residential Zone, and adds a provision to require site certification before any residential use or development commences.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Ground Floor, 477 Collins Street, Melbourne and at the offices of the Campaspe Shire Council, corner Hare and Heygarth Streets, Echuca.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

Planning and Environment Act 1987 DONCASTER AND TEMPLESTOWE PLANNING SCHEME Notice of Approval of Amendment Amendment L107

The Minister for Planning and Local Government has approved Amendment L107 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 44-48 The Grange, Templestowe, (Castlewood Reserve) from Public Open Space Reservation to Residential C Zone.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Ground Floor, 477 Collins Street, Melbourne and at the offices of the Manningham City Council, 699 Doncaster Road, Doncaster.

ADRIAN SALMON Co-ordinator, Amendment Services Local Government, Planning and Market Information Services Division Department of Infrastructure

Planning and Environment Act 1987 GREATER DANDENONG PLANNING SCHEME

Notice of Approval of Amendment Amendment L5

The Minister for Planning and Local Government has approved Amendment L5 to the Greater Dandenong Planning Scheme.

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

The amendment rezones land at 117 Bangholme Road and 45 Bangholme Road, Bangholme, from Reserved Light Industrial to Industrial 3 Zone. The amendment also inserts subdivision and performance standards affecting the future development of the land.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Ground Floor, 477 Collins Street, Melbourne and at the offices of the City of Greater Dandenong, 397-405 Springvale Road, Springvale.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

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

The Minister for Planning and Local Government has approved Amendment L173 to the Greater Geelong Planning Scheme.

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

The amendment is site specific applying to 1.41 hectares of land at the North West Corner of Princes Highway and South Valley Road, Highton. The amendment will allow the use of the site for a service station and convenience store, a car wash and two restaurants within a Reserved Residential Zone, subject to the approval of the responsible authority and in accordance with a concept plan.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Ground Floor, 477 Collins Street, Melbourne and at the offices of the City of Greater Geelong Council, Second Floor, 103 Corio Street, Geelong.

ADRIAN SALMON Co-ordinator, Amendment Services Local Government, Planning and Market Information Services Division Department of Infrastructure

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

The Minister for Planning and Local Government has approved Amendment L1 to , the Hume Planning Scheme.

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

The amendment rezones land bounded by Pascoe Vale Road, the former Melbourne Water Somerton Reservoir and the Melbourne-Sydney Railway Line, Coolaroo, from Reserved Living to a Special Industrial (Broadmeadows) Zone and introduces new Clause 121C to the Scheme.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Ground Floor, 477 Collins Street, Melbourne and at the offices of the Hume City Council, Pascoe Vale Road, Broadmeadows.

> ADRIAN SALMON Co-ordinator, Amendment Services Local Government, Planning and Market Information Services Division Department of Infrastructure

Planning and Environment Act 1987 KNOX PLANNING SCHEME Notice of Approval of Amendment Amendment L121

The Minister for Planning and Local Government has approved Amendment L121 to the Knox Planning Scheme.

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

The amendment deletes the site specific restrictions in the Knox Office Zone which relates to land situated at 410 Burwood Highway, Wantirna South.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Ground Floor, 477 Collins Street, Melbourne and at the offices of the Knox City Council, 511 Burwood Highway, Wantirna South.

> ADRIAN SALMON Co-ordinator, Amendment Services Local Government, Planning and Market Information Services Division Department of Infrastructure

Planning and Environment Act 1987 KNOX PLANNING SCHEME Notice of Approval of Amendment Amendment L125

The Minister for Planning and Local Government has approved Amendment L125 to the Knox Planning Scheme.

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

The amendment introduces a site specific control which will give Council the discretion to consider an application for a carwash building within at least 6 metres from a road at 1202-1204 Mountain Highway, The Basin.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Ground Floor, 477 Collins Street, Melbourne and at the offices of the Knox City Council, 511 Burwood Highway, Wantirna South.

> ADRIAN SALMON Co-ordinator, Amendment Services Local Government, Planning and Market Information Services Division Department of Infrastructure

Planning and Environment Act 1987 KNOX PLANNING SCHEME Notice of Approval of Amendment Amendment L126

The Minister for Planning and Local Government has approved Amendment L126 to the Knox Planning Scheme.

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

The amendment rezones the rear portion of 1 and 3 Westley Street, Ferntree Gully, from Knox Residential to Knox Service Zone.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Ground Floor, 477 Collins Street, Melbourne and at the offices of the Knox City Council, 511 Burwood Highway, Wantirna South.

ADRIAN SALMON

Co-ordinator, Amendment Services Local Government, Planning and Market Information Services Division Department of Infrastructure

Planning and Environment Act 1987 KNOX PLANNING SCHEME Notice of Approval of Amendment Amendment L128

The Minister for Planning and Local Government has approved Amendment L128 to the Knox Planning Scheme.

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

The amendment inserts the use "Places of Worship" as a Section 2 Use (Permit Required) into the Knox Commercial Drive-in, Knox Commercial General, Knox Commercial Industrial, Knox Commercial Local and Knox Service Zones. The amendment is required to resolve a number of anomalies within the Knox Planning Scheme.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Ground Floor, 477 Collins Street, Melbourne and at the offices of the Knox City Council, 511 Burwood Highway, Wantirna South.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

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

The Minister for Planning and Local Government has approved Amendment L9 to the Maroondah Planning Scheme.

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

The amendment provides for a permit to be granted to use Lots 30, 31 and 32 LP 5577 Aird Street and Lot 4 PS 315834S Warrandyte Road, Ringwood, for a Commercial Vehicle Park in conjunction with an approved use of the adjacent former Ringwood Library site.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Ground Floor, 477 Collins Street, Melbourne and at the offices of the Maroondah City Council, Braeside Avenue, Ringwood.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

Planning and Environment Act 1987 MAROONDAH PLANNING SCHEME Notice of Approval of Amendment Amendment L10

The Minister for Planning and Local Government has approved Amendment L10 to the Maroondah Planning Scheme.

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

The amendment rezones the former Ringwood Library site at 28-30 Warrandyte Road, Ringwood, from Residential C to District Centre Zone No. 7 Peripheral Office.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Ground Floor, 477 Collins Street, Melbourne and at the offices of the Maroondah City Council, Braeside Avenue, Ringwood.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

Planning and Environment Act 1987 PHILLIP ISLAND PLANNING SCHEME Notice of Approval of Amendment Amendment L71

The Minister for Planning and Local Government has approved Amendment L71 to the Phillip Island Planning Scheme.

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

The amendment rezones land forming Lots 3, 4, 5 and 9 on Plan of Subdivision No. 336941X forming part of Crown Allotment 82, Parish of Phillip Island, Cowes-Rhyll Road, Cowes, from Residential A to Rural Residential B.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Ground Floor, 477 Collins Street, Melbourne and at the offices of the Bass Coast Shire Council, Baillieu Street, Wonthaggi.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Division
Department of Infrastructure

Planning and Environment Act 1987 SHERBROOKE PLANNING SCHEME Notice of Approval of Amendment Amendment L103

The Minister for Planning and Local Government has approved Amendment L103 to the Sherbrooke Planning Scheme.

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

The amendment includes a site specific provision to allow the subdivision of land at CA's 52, 57 and 58 Belgrave-Gembrook Road, Avonsleigh, into 11 lots and the transfer of land to the Council for public open space.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Ground Floor. 477 Collins Street, Melbourne and at the offices of the Cardinia Shire Council, Henty Way, Pakenham.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

Planning and Environment Act 1987
ALL PLANNING SCHEMES IN VICTORIA
Notice of Approval of Amendment
Amendment SL6

The Minister for Planning and Local Government has approved Amendment SL6 to all Planning Schemes in Victoria.

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

The amendment updates an incorporated document listing in the State Section of the Planning Schemes. The amendment also corrects administrative errors in the Local Sections of the Frankston, Glen Eira, Greater Dandenong, Melbourne, Narracan, Port Phillip and Yarra Planning Schemes.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Ground Floor, 477 Collins Street, Melbourne; at the regional offices of the Department of Infrastructure in Ballarat, Bendigo, Geelong, Traralgon and Wodonga and at all municipal council offices in Victoria

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

Planning and Environment Act 1987 SWAN HILL CITY PLANNING SCHEME Notice of Approval of Amendment Amendment L25

The Minister for Planning and Local Government has approved Amendment L25 to 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 the Swan Hill Junior Technical School site in Murray Valley Highway, Swan Hill, from Public Purposes 6. Education Department to Residential B Zone.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Ground Floor. 477 Collins Street, Melbourne; 426 Hargreaves Street, Bendigo and at the offices of the Swan Hill Rural City Council, 45 Splatt Street, Swan Hill.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

Planning and Environment Act 1987 SWAN HILL SHIRE PLANNING SCHEME Notice of Approval of Amendment Amendment L25

The Minister for Planning and Local Government has approved Amendment L25 to 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 Nyah Primary School site from Public Purposes 7, Education Department to part Residential B Zone and part Public Purposes 13 DNRE.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Ground Floor, 477 Collins Street, Melbourne; 426 Hargreaves Street, Bendigo and at the offices of the Swan Hill Rural City Council, 45 Splatt Street, Swan Hill.

ADRIAN SALMON

Co-ordinator, Amendment Services Local Government, Planning and Market Information Services Division Department of Infrastructure

Planning and Environment Act 1987 WARRNAMBOOL PLANNING SCHEME Notice of Approval of Amendment Amendment L20

The Minister for Planning and Local Government has approved Amendment L20 to the Warrnambool Planning Scheme.

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

The amendment:

- rezones about 7505 m² of land on the north side of Tozer Street, Warrnambool, from Special Uses 4 (Racecourse) to Residential 2, to enable the land to be developed for seven residential lots ranging from 700 m² to 1553 m²;
- makes possible the use of 2 hectares at the north-west corner of Grafton Road and Park Street, Warrnambool, zoned Residential 2, as a stable complex without permit but subject to the approval of a layout plan and other site specific requirements.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Ground Floor, 477 Collins Street, Melbourne and at the offices of the Warrnambool City Council, 25 Liebig Street, Warrnambool.

ADRIAN SALMON

Co-ordinator, Amendment Services Local Government, Planning and Market Information Services Division Department of Infrastructure

Planning and Environment Act 1987 WHITTLESEA PLANNING SCHEME Notice of Approval of Amendment Amendment L145

The Minister for Planning and Local Government has approved Amendment L145 to the Whittlesea Planning Scheme.

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

The amendment rezones the land occupied by the Bundoora Primary School at Plenty Road, Bundoora, from Existing Primary School Reservation to Janefield Urban Development Zone.

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

ADRIAN SALMON Co-ordinator, Amendment Services Local Government, Planning and Market Information Services Division Department of Infrastructure

Planning and Environment Act 1987 MELBOURNE PLANNING SCHEME Notice of Approval of Amendment Amendment L240

The Minister for Planning and Local Government has approved Amendment L240 to the Melbourne Planning Scheme.

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

The amendment provides for use and development of 351-357 Collins Street and 330-340 Flinders Lane for the purposes of

hotel, residential apartments, shops, car parking and office accommodation all generally in accordance with plans prepared by Architects Ashton Raggatt McDougall.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Ground Floor, 477 Collins Street, Melbourne and at the offices of the Melbourne City Council, Development Planning Branch, 6th Floor, Council House, 200 Little Collins Street, Melbourne.

ADRIAN SALMON

Co-ordinator, Amendment Services Local Government, Planning and Market Information Services Division Department of Infrastructure

Planning and Environment Act 1987 WHITEHORSE PLANNING SCHEME Notice of Approval of Amendment Amendment L18

The Minister for Planning and Local Government has approved Amendment L18 to the Whitehorse Planning Scheme.

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

The amendment rezones No. 21 Dawe Road, Mitcham, described as Lot 18, LP 86423, from Existing Public Open Space to a Residential C Zone.

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

ADRIAN SALMON

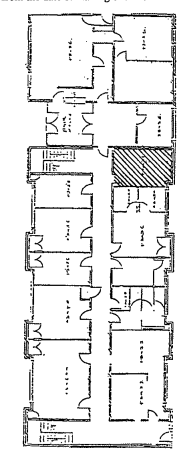
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

ORDERS IN COUNCIL

Corrections Act 1986
REVOCATION OF AN ORDER IN COUNCIL AND APPOINTMENT OF A PRISON

Under the powers found in Section 41A of the Interpretation of Legislation Act 1984 and under Section 10 of the Corrections Act 1986, the Governor in Council revokes the Order in Council made on 10 September 1991 and the Governor in Council appoints as a prison the place shown as hatched on the attached plan to be known as the Morwell Reception Centre.

This appointment is effective from the date of making of the Order in Council.



Dated 15 April 1997 Responsible Minister: BILL McGRATH Minister for Corrections

SHARNE BRYAN Clerk of the Executive Council

Electricity Industry Act 1993 EXEMPTION FROM REQUIREMENT TO OBTAIN A LICENCE

The Governor in Council, under Section 160 of the Electricity Industry Act 1993, on the recommendation of the Treasurer, hereby makes the following Order in Council:

(1) In this Order:

market participant has the meaning given in the New South Wales State Electricity Market Code;

pool means the market for wholesale trading in electricity operated and administered by VPX;

pool participant has the meaning given to the word "participant" in the pool rules;

pool rules has the meaning given in Section 154 of the Act;

TransGrid means New South Wales Electricity Transmission Authority (constituted by the Electricity Transmission Authority Act 1994 (NSW)); and

VPX means Victorian Power Exchange (established under Part 2A of the Act).

- (2) Subject to Paragraph (3). TransGrid and each market participant is exempted from the requirement to obtain a licence in respect of the supply or sale of electricity where:
 - (a) the electricity is generated outside Victoria; and
 - (b) the electricity is transferred to Victoria as contemplated by the rules made under Section 158D of the Act; and
 - (c) the electricity is supplied or sold by TransGrid or by TransGrid on behalf of the market participant to VPX (acting in its own right or on behalf of a pool participant) through the pool.
- (3) The exemption under Paragraph (2) does not apply to the following activities:
 - (a) the supply or sale of electricity to a person who is not VPX or a pool participant;
 - (b) the supply or sale of electricity to VPX or a pool participant otherwise than through the pool.

Dated 15 April 1997

Responsible Minister: ALAN R. STOCKDALE Treasurer

SHARNE BRYAN Clerk of the Executive Council

Retirement Villages Act 1986 SECTION 6

Declaration of Exemption

Under the powers found in Section 6 of the Retirement Villages Act 1986 ("The Act") the Governor in Council on the recommendation of the Minister for Fair Trading declares:

Nazareth House Hostel operated by the Congregation of the Poor Sisters of Nazareth ("the Manager") and situated at 218 Mill Street, Ballarat, to be an exempt village for the purposes of the following provisions of the Act:

- 1. Section 19 upon condition that, before a resident enters into any residence contract, the manager or the manager's agent gives to the resident all residence documents, as defined in the Act relating to the village.
- 2. Section 24, Sub-sections (2), (3), (4), (5), (6) and (7) upon condition that:
 - (1) A resident who signs a residence contract may at any time before the end of the period of 21 business days after signing the contract give notice to the manager that the resident wishes to rescind the contract and, where the resident has signed the notice and given it in accordance with this paragraph, the contract is rescinded.
 - (2) A notice under Paragraph 2 (1) must be given to the manager or the manager's agent or left at the address for service of the manager specified in the residence contract or the address of the manager's agent within 21 clear business days after the resident signs the contract.
 - (3) If a resident rescinds a contract under these paragraphs the resident is entitled to the return of all moneys paid by the resident under the contract, except for the sum of \$100 or 0.2 per centum of the in-going contribution paid by the resident (whichever is the greater), which may be retained by the manager.
 - (4) A contract to which these paragraphs apply must contain conspicuous notice advising the resident that the resident may before the end of 21 clear business days after the resident signs the contract give notice that the resident wishes to terminate the contract.

- (5) If a contract to which these paragraphs apply does not contain the notice required by Paragraph 2 (4) a resident may rescind the contract.
- (6) In these paragraphs "business days" means a day which is not a holiday within the meaning of Section 44 (3) of the Interpretation of Legislation Act 1984.
- 3. Section 33 upon conditions that the information which would have been required to be prepared and presented at the annual meeting is prepared and delivered to residents of the village (or their representatives), once a year and an annual meeting is held if a written request is received from more than 20% of the residents in the village (or their representatives).
- 4. Sub-section (1) of Section 34 upon condition that the information which would have been required to be prepared and presented at the annual meeting is prepared and delivered to residents of the village (or their representatives) once a year.
- 5. Sub-section (3) of Section 34 upon condition that the financial statement which would have been required to be presented at an annual meeting is prepared and delivered to the residents of the village in accordance with Paragraph 4.
- 6. Sub-section (4) of Section 34 upon condition that if a written request is received from 25% of the residents in the village (or their representatives), the financial statement referred to in Paragraph 4 will be audited by a registered company auditor.
- 7. Section 38 upon condition that no resident in the village is required to pay a maintenance charge which exceeds an amount calculated pursuant to any current agreement between the owner and the Commonwealth in accordance with the Aged or Disabled Persons Care Act 1954 as amended from time to time.
 - 8. And upon condition that:
 - (a) a copy of this exemption is given to each prospective resident at the same time such resident is given the residence documents relating to the village and to residents presently residing in the village;

(b) a copy of this exemption is given to any person to whom it is proposed to grant an interest in the retirement village land.

Dated 15 April 1997

Responsible Minister: JAN WADE Minister for Fair Trading

> SHARNE BRYAN Clerk of the Executive Council

Crown Land (Reserves) Act 1978 NOTICE OF INTENTION

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

CARBOOR—The temporary reservation by Order in Council of 28 January 1879 of an area of 2.023 hectares of land in Section 16, Parish of Carboor as a site for Public Purposes (State School)—(Rs 1108751).

DUNEED—The temporary reservation by Order in Council of 16 June 1873 of an area of 9738 square metres of land in Section 6, Parish of Duneed as a site for Watering and Camping Purposes, revoked as to part by Order in Council of 23 November 1993, so far as the balance remaining containing 9100 square metres—(Rs 4690).

MORDIALLOC—The temporary reservation by Order in Council of 12 January 1954 of an area of 3263 square metres of land in Section 9, Parish of Mordialloc as a site for Government Buildings—(Rs 7203).

PINE LODGE—The temporary reservation by Order in Council of 10 May 1880 of an area of 2.021 hectares of land in the Parish of Pine Lodge (formerly part of original Allotment 46) as a site for Public Purposes (State School)—(Rs 752).

PINE LODGE—The temporary reservation by Order in Council of 28 March 1916 of an area of 6298 square metres of land in the Parish of Pine Lodge as a site for a State School, in addition to and adjoining the site temporarily reserved for Public Purposes (State School) by Order in Council of 10 May 1880—(Rs 752).

TAARAAK—The temporary reservation by Order in Council of 8 January 1877 of an area of 2.023 hectares of land in the Parish of

Taaraak (formerly part of Allotment 30b), as a site for Public Purposes (State School)—(Rs 21137).

WINGEEL—The temporary reservation by Order in Council of 28 June 1915 of an area of 1821 square metres of land being Crown Allotment 13, Section 1, Township of Wingeel, Parish of Hesse as a site for a Public Hall—(Rs 970).

Dated 15 April 1997

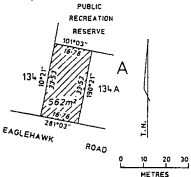
Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

SHARNE BRYAN Clerk of the Executive Council

Crown Land (Reserves) Act 1978 NOTICE OF INTENTION

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

AT BENDIGO—The temporary reservation by Order in Council of 8 November 1955 of an area of 6.576 hectares, more or less, of land in Section A, At Bendigo, Parish of Sandhurst as a site for Public Recreation, revoked as to part by Order in Council of 20 May 1958, so far only as the portion containing 562 square metres as indicated by hatching on plan hereunder—(S372[117A]) (Rs 7396).



CHARLTON—The temporary reservation by Order in Council of 5 October 1874 of an area of 8094 square metres of land in the Township of Charlton (formerly Allotments 1 and 2 of Section 2), as a site for State School Purposes, revoked as to part by Order in Council of 22 October 1912, so far as the balance remaining containing 7421 square metres—(Rs 8965).

RUSHWORTH—The temporary reservation by Order in Council of 11 April 1967 of an area of 3794 square metres, more or less, of land adjoining Section 25, Township of Rushworth, Parish of Moora as a site for State School Purposes—(Rs 2385).

YAUGHER—The temporary reservation by Order in Council of 14 April 1959 of an area of 1.214 hectares of land in Section A, Parish of Yaugher as a site for a Rubbish Depot—(Rs 7792).

Dated 15 April 1997

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

SHARNE BRYAN Clerk of the Executive Council

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATIONS

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

BOOLARRA—The temporary reservation by Order in Council of 11 January 1977 of an area of 1393 square metres of land being Crown Allotment 3A, Section 3, Township of Boolarra, Parish of Mirboo as a site for Public Gardens—(Rs 10176).

CUT-PAW-PAW—The temporary reservation by Order in Council of 8 March 1983 of an area of 8341 square metres of land being Crown Allotment 119B, Section 2, Parish of Cut-Paw-Paw as a site for Municipal Store-yards—(Rs 12314).

EPPING—The temporary reservation by Order in Council of 20 January 1981 of an area of 9.3 hectares, more or less, of land being Crown Allotment 12, Section 6, and Crown Allotment 27A, Township of Epping. Parish of Wollert as a site for Public Recreation, so far only as the portion containing 354 square metres shown as Crown Allotment 7B, Section 7, Township of Epping on Certified Plan No. 107700 lodged in the Central Plan Office—(Rs 11309).

GOWAR—The temporary reservation by Order in Council of 25 August 1879 of an area of 21.471 hectares of land in Section E, Parish of Gowar as a site for a Quarry—(P122280).

KILLINGWORTH—The temporary reservation by Order in Council of 30 October 1934 of an area of 2.858 hectares of land in the Parish of Killingworth as a site for a Sanitary Depot—(Rs 4411).

LONGWARRY—The temporary reservation by Order in Council of 15 January 1963 of an area of 1.664 hectares of land in Section 13, Township of Longwarry, Parish of Drouin West as a site for a Municipal Depot and Storeyard—(Rs 8143).

LONGWARRY—The temporary reservation by Order in Council of 24 November 1964 of an area of 3,035 square metres of land in Section 11, Township of Longwarry, Parish of Drouin West as a site for a Municipal Depot and Storeyard—(Rs 8143).

MAFFRA—The temporary reservation by Order in Council of 20 September 1988 of an area of 8919 square metres of land being Crown Allotment 15, Section 41, Township of Maffra, Parish of Maffra as a site for Public Purposes (Departmental Depot), revoked as to part by Order in Council of 2 August 1994, so far as the balance remaining containing 7429 square metres—(Rs 8351).

MIRBOO—The temporary reservation by Order in Council of 2 March 1983 of an area of 4306 square metres of land being Crown Allotment 9M, Parish of Mirboo as a site for a Municipal Store-yard, revoked as to part by Order in Council of 13 May 1986 so far as the balance remaining containing 4099 square metres—(Rs 12299).

TIMBOON—The temporary reservation by Order in Council of 14 April 1959 of an area of 2.833 hectares, more or less, of land in the Parish of Timboon as a site for a Municipal Depot—(Rs 7752).

WURDI BOLUC—The temporary reservation by Order in Council of 2 October 1984 of an area of 2.327 hectares of land

being Crown Allotment 6, Section 7, Township of Wurdi Boluc, Parish of Tutegong as a site for Public Recreation—(Rs 12842).

Dated 15 April 1997

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

> SHARNE BRYAN Clerk of the Executive Council

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATIONS

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

MORNINGTON—The temporary reservation by Order in Council of 22 June 1971 of an area of 1.189 hectares, more or less, of land in the Township of Mornington, Parish of Moorooduc as a site for a Public Park and for Public Recreation, revoked as to part by Order in Council of 26 April 1972, so far only as the portion containing 3293 square metres as indicated by hatching on plan published in the Victoria Government Gazette on 3 March 1997, Page 539—(Rs 5921).

NEWMERALLA—The temporary reservation by Order in Council of 26 February 1952 of an area of 4,047 hectares, more or less, of land in the Parish of Newmeralla as a site for a Sanitary Depot—(Rs 6824).

Dated 15 April 1997

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

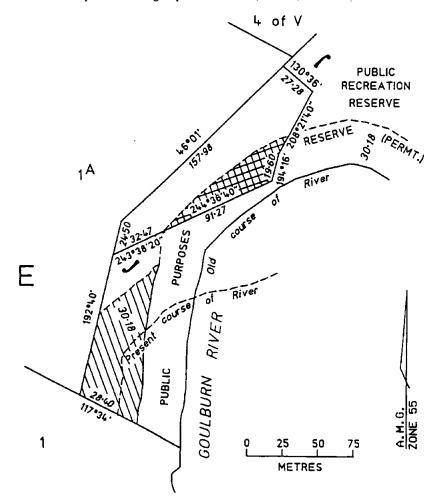
SHARNE BRYAN
Clerk of the Executive Council

Crown Land (Reserves) Act 1978 AMENDMENT OF PERMANENT RESERVATION

The Governor in Council under Sections 4 and 11 (1) of the Crown Land (Reserves) Act 1978—

(a) permanently reserves for public purposes the lands in the Township of Seymour as indicated by hatching on plan hereunder; and

(b) revokes the Order in Council of 23 May 1881 of the permanent reservation for Public Purposes of, inter alia, the Crown land containing the bed and 30.18 metres from each bank of the Goulburn River at its summer level between its junctions with the Howqua River and the Murray River so far only as the lands in the Township of Seymour as indicated by cross-hatching on plan hereunder—(P182165).



Dated 15 April 1997
Responsible Minister:
MARIE TEHAN
Minister for Conservation and
Land Management

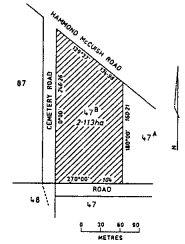
SHARNE BRYAN Clerk of the Executive Council

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 HORSHAM RURAL CITY COUNCIL

LOWAN—Cemetery, 2.113 hectares being Crown Allotment 47B, Parish of Lowan as indicated by hatching on plan hereunder—(L135[3]) (02-6369).



Dated 15 April 1997

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

SHARNE BRYAN
Clerk of the Executive Council

Crown Land (Reserves) Act 1978 CROWN LAND PERMANENTLY RESERVED

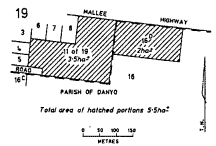
The Governor in Council under Section 4 of the Crown Land (Reserves) Act 1978 permanently reserves the following Crown land for the purpose mentioned—

MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

MURRAYVILLE and DANYO—Conservation of an area of natural interest, 5.5 hectares, more or less, being Crown

Allotment 11, Section 19, Township of Murrayville and Crown Allotment 16D, Parish of Danyo as indicated by hatching on plan hereunder—(M575[5] and D194[5]) (Rs 14382).

TOWNSHIP OF MURRAYVILLE



Dated 15 April 1997

Responsible Minister:
MARIE TEHAN
Minister for Conservation and
Land Management

SHARNE BRYAN Clerk of the Executive Council

Land Act 1958 UNUSED ROADS CLOSED

The Governor in Council under Section 349 of the Land Act 1958 and with the consents in writing of the municipalities concerned and the adjoining owners closes the following unused roads:

MUNICIPAL DISTRICT OF THE GREATER BENDIGO CITY COUNCIL

AT BENDIGO—The road At Bendigo, Parish of Sandhurst shown as Crown Allotment 479A, Section K, on Certified Plan No. 117531 lodged in the Central Plan Office—(L6-3745).

MUNICIPAL DISTRICT OF THE ALPINE SHIRE COUNCIL

HARRIETVILLE—The road in the Parish of Harrietville shown as Crown Allotment 3D, Section 12 on Certified Plan No. 117574 lodged in the Central Plan Office—(L8/830).

Dated 15 April 1997

Responsible Minister:
MARIE TEHAN
Minister for Conservation and
Land Management
SHARNE RRY

SHARNE BRYAN Clerk of the Executive Council

Land Act 1958 APPROVAL BY THE GOVERNOR IN COUNCIL TO THE SALE OF CROWN LAND BY PRIVATE TREATY

The Governor in Council, pursuant to Section 99A (1) (a) of the Land Act 1958, approves the sale by private treaty of the Crown land described below.

Property Address: Corner Waterloo and Savings Roads, Moe.

Crown Description: Allotment 29B, Section F, Parish of Yarragon.

Dated 15 April 1997

Responsible Minister: ROGER M. HALLAM Minister for Finance

SHARNE BRYAN Clerk of the Executive Council

Land Act 1958 APPROVAL BY THE GOVERNOR IN COUNCIL TO THE SALE OF CROWN LAND BY PRIVATE TREATY

The Governor in Council, pursuant to Section 99A (1) (a) of the Land Act 1958, approves the sale by private treaty of the Crown land described below.

Property Address: Laidlaw Avenue, Edenhope.

Crown Description: Allotment 14, Section 24, Township of Edenhope.

Dated 15 April 1997

Responsible Minister: ROGER M. HALLAM Minister for Finance

SHARNE BRYAN Clerk of the Executive Council

Land Act 1958 APPROVAL BY THE GOVERNOR IN COUNCIL TO THE SALE OF CROWN LAND BY PRIVATE TREATY

The Governor in Council, pursuant to Section 99A (1) (a) of the Land Act 1958, approves the sale by private treaty of the Crown land described below.

Property Address: Flattely Road, Ararat.

Crown Description: Allotment 7B, Section 80, Township of Ararat.

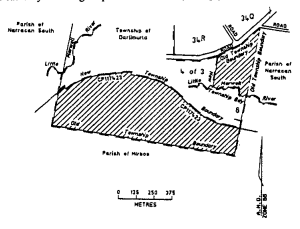
Dated 15 April 1997

Responsible Minister: ROGER M. HALLAM Minister for Finance

SHARNE BRYAN Clerk of the Executive Council

Land Act 1958 EXCISION FROM TOWNSHIP OF DARLIMURLA

The Governor in Council under Section 25 (3) (d) of the Land Act 1958 diminishes the Township of Darlimurla, proclaimed as a Township on 3 May 1955, by the excision therefrom of the areas indicated by hatching on plan hereunder—(D201[1]) (L10-6090).



This Order revokes and replaces the Order published in the Victoria Government Gazette on 23 January 1997, Pages 183 and 184.

Dated 15 April 1997

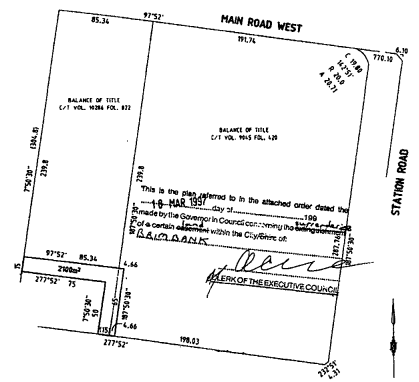
Responsible Minister: MARIE TEHAN

Minister for Conservation and Land Management

SHARNE BRYAN Clerk of the Executive Council

Land Act 1958 CONSENT TO SURRENDER OF LAND VESTED IN AN AUTHORITY

The Governor in Council, pursuant to Section 22A of the Land Act 1958, consents to the surrender to the Crown the parcel of land shown enclosed by continuous thick lines on the attached Plan for Surrender Purposes which is part of the land held in fee simple by Director of Housing under Certificates of Title Volume 10286, Folio 822 and Volume 9045, Folio 420.

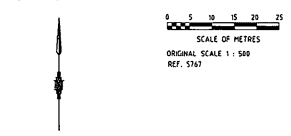


Dated 18 March 1997 Responsible Minister: ANN HENDERSON Minister for Housing

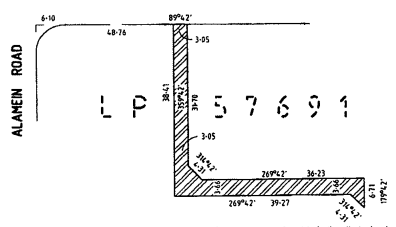
ANNETTE WILTSHIRE Acting Clerk of the Executive Council

Housing Act 1983 CLOSURE OF ROAD—CITY OF BANYULE

The Governor in Council under Section 16 of the **Housing Act 1983** closes the road indicated by hatching on the plan hereunder (see attached plan).



PERTH STREET



ROAD TO BE CLOSED SHOWN HATCHED

This is the plan referred to in the attached order dated the 18 MAR 1991 day of ________199

made by the Governor in Council concerning the closure of a certain road within the City/Shire of:

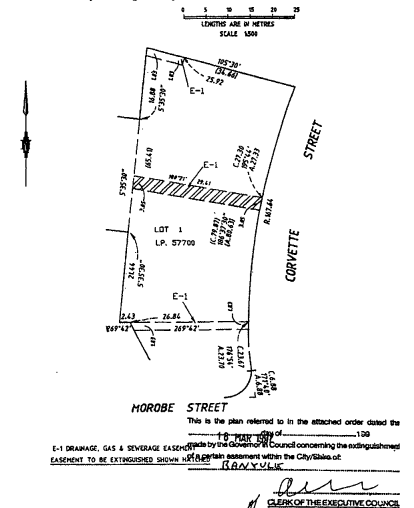
CLERK OF THE EXECUTIVE COUNCIL

Dated 18 March 1997 Responsible Minister: ANN HENDERSON Minister for Housing

ANNETTE WILTSHIRE Acting Clerk of the Executive Council

Housing Act 1983 EXTINGUISHMENT OF EASEMENT—CITY OF BANYULE

The Governor in Council under Section 16 of the Housing Act 1983 extinguishes the easement indicated by hatching on the plan hereunder (see attached plan).



Dated 18 March 1997

Responsible Minister: ANN HENDERSON Minister for Housing

ANNETTE WILTSHIRE Acting Clerk of the Executive Council

SUBORDINATE LEGISLATION ACT 1994 NOTICE OF MAKING OF STATUTORY RULES

Notice is given under Section 17 (2) of the Subordinate Legislation Act 1994 of the making of the following Statutory Rules:

30. Statutory Rule: Legal Practice (General) Regulations 1997

Authorising Act: Legal Practice Act 1996
Date of Making: 15 April 1997

SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

Notice is given under Section 17 (3) of the Subordinate Legislation Act 1994 that the following Statutory Rules were first obtainable from Information Victoria, 356 Collins Street, Melbourne on the date specified:

23. Statutory Rule: Second-Hand Dealers and Pawnbrokers (Exemption) (No. 2) Regulations 1997

Authorising Act: Second-Hand Dealers and Pawnbrokers Act 1989

Date first obtainable: 14 April 1997

Code A

24. Statutory Rule: Equipment (Public Safety) (Incident Notification) Regulations 1997

Authorising Act: Equipment (Public Safety) Act 1994

Date first obtainable: 14 April 1997

Code A

25. Statutory Rule: Occupational Health and Safety (Incident Notification) Regulations

1997

Authorising Act: Occupational Health and Safety Act 1985

Date first obtainable: 14 April 1997

Code A

26. Statutory Rule: Drugs, Poisons and Controlled Substances (Fees) Regulations 1997

Authorising Act: Drugs, Poisons and Controlled Substances Act 1981

Date first obtainable: 14 April 1997

Code A

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27. Statutory Rule: Casino Control (Boundary Redefinition Fee) Regulations 1997

Authorising Act: Casino Control Act 1991 Date first obtainable: 17 April 1997

Code A

28. Statutory Rule: Dentists (Qualifications) Regulations 1997

Authorising Act: Dentists Act 1972

Date first obtainable: 17 April 1997

Code A

29. Statutory Rule: Cemeteries

(Incorporation of Trusts) (Amendment) Regulations 1997

Authorising Act: Cemeteries Act 1958

Date first obtainable: 17 April 1997

Code A

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