

No. G 47 Thursday 26 November 1998

GENERAL

GENERAL AND PERIODICAL GAZETTE

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- Orders in Council may be lodged prior to receiving assent with the Governor's or Clerk's signature. They will only be published once approved and signed.
- Government and Outer Budget Sector Agencies please note: See style requirements on back page.

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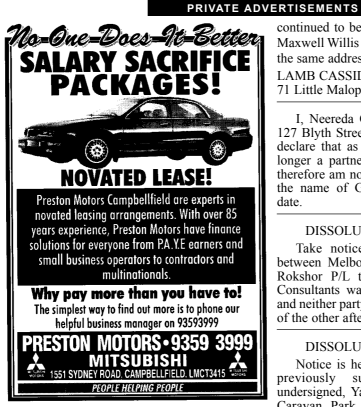
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DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership previously subsisting between Dorothy Catherine Blake and Maree Elaine Ladgrove relating to a retail stationery, photography and office supplies business at Korumburra and Wonthaggi, has been dissolved on and from 17 September, 1998.

South Eastern Newspapers Pty Ltd (A.C.N. 005 353 168) has acquired all the assets and liabilities of the former partnership.

BIRCH ROSS & BARLOW, solicitors, 15 Commercial Street, Korumburra

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership between Ian Malcolm Cameron and Thomas Maxwell Willis, both of 1/11 Inverlochy Street, Anglesea, conducted under the name of "Anglesea Smash Repairs" at 1/11 Inverlochy Street, Anglesea, has been dissolved as from 23 October 1998. The said business shall be

continued to be carried on by the said Thomas Maxwell Willis under the same business name at the same address.

LAMB CASSIDY, solicitors

71 Little Malop Street, Geelong.

I, Neereda Christene Greelish, formerly of 127 Blyth Street, Altona, Vic. 3018, do hereby declare that as of 9 September 1998 I am no longer a partner in Greelish Landscaping and therefore am not liable for any debt incurred in the name of Greelish Landscaping after that date

DISSOLUTION OF PARTNERSHIP

Take notice that the former partnership between Melbourne Wide Valuations P/L and Rokshor P/L trading as Australian Property Consultants was dissolved on 9 August 1998 and neither party will be responsible for the debt of the other after this date.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership previously subsisting between us the undersigned, Yacoub Khalife of Lake Wallace Caravan Park, Edenhope and Robert Brian Haycocks of 33 Elizabeth Street, Edenhope as Lake Wallace Caravan Park at Edenhope carrying on business as caravan park proprietors, has been dissolved. Dated 11 November 1998.

YACOUB KHALIFE ROBERT BRIAN HAYCOCKS

CHARLES ERIC PAINE, late of 2/2 Victoria. Kingsnorth Street, Doncaster, Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 19 March 1998, are required by Nancy Jean Paine of 2/2 Kingsnorth Street, Doncaster, Victoria, home duties and John Eric Paine of 39 Shakespeare Crescent, Fraser, Australian Capital Territory, manager, the executors of the deceased's will, to send particulars of their claim to the said executors care of the undermentioned solicitors by 1 February 1999 after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

A. B. NATOLI PTY, solicitors, 24 Cotham Road, Kew 3101.

ERIC THOMAS JOSEPH RUSS, late of 6 Kelba Street, North Balwyn, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 25 May 1998 are required by Jennifer Gay Anne McManus, formerly Russ of 70 Dobell Drive, Eltham, Victoria, home duties, the executrix of the deceased's will, to send particulars of their claim to the said executrix care of the undermentioned solicitors by 1 February 1999 after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

A. B. NATOLI PTY, solicitors, 24 Cotham Road, Kew 3101.

BRENDA NORMALEEN MITCHELL, late of 18 Excalibur Avenue, Glen Waverley, Victoria, home duties, deceased. Creditors, nextof-kin and others having claims in respect of the estate of the deceased, who died on 21 September 1998 are required by the trustee, Ian Geoffrey DeLacy of 2 Jennings Street, Kyneton, Victoria, to send particulars to him by 20 January 1999, after which date the trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

Dated 10 November 1998.

ARMSTRONG COLLINS AND DELACY, solicitors for the said trustee, 2 Jennings Street, Kyneton.

JULIANA BICANIC, late of 8 Union Street, Northcote, in the State of Victoria, pensioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 October 1996, are required by the executor, Tomislav Bicanic, care of Arthur J. Dines & Co., solicitors, 2A Highlands Road, Thomastown, in the said State, to send particulars to him by 22 of January 1999, after which date the executor may convey or distribute the assets with regard only to claims to which he has notice.

Dated 17 November, 1998.

ARTHUR J. DINES & CO., solicitors, 2A Highlands Road, Thomastown 3074.

ETHEL BLONDINA STEPHAN, late of The Warracknabeal District Hospital, Dimboola Road, Warracknabeal, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 July 1998 are required by the executor, Robert Henry Stephan of Greiser Road, Areegra via Warracknabeal, to send particulars to him C/- the undermentioned solicitors by 30 January 1999 after which date the executor may convey or distribute the assets having regard only to the claims of which he then has notice.

BROWN & PROUDFOOT, solicitors for the executor, 48 Victoria Street, Dimboola 3414.

Creditors, next-of-kin and others having claims in respect of the estate of NANCE WILSON KING, late of "Grevillia Park" 4/11 Clift Street, Traralgon, widow, deceased, who died on 7 August 1998, are required by Lorna Stewart Meek of 71 Hennessy Street, Port Campbell, retired, one of the executors of the will of the deceased, to send particulars of their claims to her care of the undermentioned solicitors by 2 February 1999, after which date she will convey or distribute the assets having regard only to the claims of which she then has notice.

DAVINE FITZPATRICK PTY, barristers and solicitors, 101 Hotham Street, Traralgon 3844.

Creditors, next-of-kin and others having claims in respect of the estate of JOHN MICHAEL RUSHWORTH, late of 28 Falcon Drive, Melton, Victoria, deceased, who died on 17 November 1997 are to send particulars of their claims to the executors, Jacqueline Helen Rushworth and Victoria Ann Rushworth, care of the undermentioned solicitors by 27 January 1999 after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

DAVIS & MARKS, solicitors, 3/138A Church Street, Brighton 3186.

ERIC FRANCIS FLEMING, late of 15 Strathcole Drive, Traralgon, in the State of Victoria, operator, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 October 1997 are required by the personal representative, Kristine Margaret Fleming of 15 Strathcole Drive, Traralgon, to send particulars to her care

of the undermentioned solicitors by 1 February 1999 after which date the personal representative may convey or distribute the assets having regard only to the claims of which she then has notice.

DELBURN, lawyers & consultants, 136 Commercial Road, Morwell.

Creditors, next-of-kin and others having claims in respect of the estate of NEIL GEORGE WEST, late of 643 Main Road, Berriedale, Tasmania, psychologist, deceased, who died on 19 March 1997 are to send particulars of their claims to the executor, Susan Louise West of 643 Main Road, Berriedale, Tasmania by 4 February 1999 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.

EDWARD CURRAN, late of Mitchell Road, Cannie via Quambatook, farmer, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 September 1998 are required by the trustee, Loughlin Patrick Curran of Cannie Road, Cannie via Quambatook, Victoria, farmer, to send particulars to the trustee by 25 January 1999 after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee then has notice.

DWYER MAHON & ROBERTSON, lawyers & consultants, 194-208 Beveridge Street, Swan Hill.

ADELAIDE CORAL FLETCHER, late of Piangil, Victoria, pensioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 August 1998 are required by the trustee, Elaine Florence Allen of 9 McBain Street, Swan Hill, Victoria, to send particulars to the trustee by 25 January 1999 after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee then has notice.

DWYER MAHON & ROBERTSON, lawyers & consultants, 194-208 Beveridge Street, Swan Hill. Creditors, next-of-kin and others having claims in respect of the estate of STANLEY MILFORD BURKITT, late of 17 Arinya Crescent, Anglesea, deceased, who died on 16 August 1998 are to send particulars of their claims to Equity Trustees Limited of 472 Bourke Street, Melbourne by 29 January 1999 after which date it will distribute the assets having regard only to the claims of which it then has notice.

Creditors, next-of-kin and others having claims in respect of the estate of JOHN ERIC HOLLAND, late of 12 Godings Road, Moorooduc, deceased, who died on 17 September 1998 are to send particulars of their claims to Equity Trustees Limited of 472 Bourke Street, Melbourne by 27 January 1999 after which date it will distribute the assets having regard only to the claims of which it then has notice.

MARGARET PAMELA PEARSON, late of Swan Hill District Hospital, Splatt Street, Swan Hill, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 September 1998 are required by the trustees, Robert John Pearson and William Frederick Pearson, to send particulars to them care of the undermentioned solicitors by 20 January 1999, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

GARDEN & GREEN, lawyers, 4 McCallum Street, Swan Hill.

HELENA DUNCAN, late of 84/1 Moreland Road, Essendon, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 September 1998 are required by the trustee, Aubrey Gordon Gallagher, to send particulars of their claims to him care of the undersigned solicitors by 26 January 1999 after which date the trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

GRAY FRIEND & LONG, solicitors, 70 Queen Street, Warragul 3820.

TERESA NANCY MIGLIORELLI, late of Glenlyn Private Nursing Home, 34 Finchley Avenue, Glenroy, Victoria, pensioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the above named deceased, who died on 20 September 1998, are required by Anna Leonardi and Luigi Leonardi, the executors of the said estate, to send particulars by 1 February 1999 to their solicitors, Gullaci & Gullaci of 158 Bell Street, Coburg, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

GULLACI & GULLACI, solicitors, 158 Bell Street, Coburg. Victoria 3058.

JEAN NINA JAMIESON, late of 2/52 Bowen Street, Camberwell, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 August 1998 are required by the trustees, Pauline Anne Knox of "Eastgate", Knox Road, Table Top, New South Wales, grazier and Clive Warwick Rosen of 108 Richmond Terrace, Richmond, Victoria, barrister, to send particulars to the trustees by 14 February 1999 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees then have notice.

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

Creditors, next-of-kin and all other persons having claims against the estate of JAN WACINSKI, late of 14 Baylee Avenue, Mildura, Victoria, pensioner, who died on 31 August 1998 are to send particulars of their claims to the executor of the estate, David Lawrence Gibson, care of the undermentioned solicitors by 1 February 1999 after which date the executor will convey and distribute the assets having regard only to the claims of which the executor then has notice.

HOLDING REDLICH, solicitors, 350 William Street, Melbourne.

Creditors, next-of-kin and others having claims in respect of the estate of EDWARD THOMAS HILL FOWLER, late of Finchley Court, Accommodation 1168, Dandenong Road, Carnegie, who died on 27 July 1998 are to send particulars of their claim to Equity Trustees Limited of 472 Bourke Street, Melbourne, by 28 January 1999 after which date it will distribute the assets having regard only to the claims of which it then has notice.

HUNT & HUNT, solicitors, 459 Collins Street, Melbourne.

EVA ELIZABETH ALISON KITTSON, deceased, late of "Mount Pleasant", Lower Cape Bridgewater, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 June 1998 are to send particulars of their claims to the executors, Janice Edith Pinkerton and John Henry Linton, care of the undersigned solicitors by 29 January 1999 after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

HUNTER NEWNS HOWMAN, solicitors, 23 Percy Street, Portland 3305.

Creditors, next-of-kin and others having claims in respect of the estate of WINSTON CLAUDE LOCKSLEY ROSENGRAVE, late of 3 Henry Street, Prahran, in the State of Victoria, who died on 26 June 1993 are to send particulars of their claims to Michael Edward Rosengrave, the executor of his will, care of his solicitors, John Denton & Associates of 38 Milton Street, West Melbourne 3003 by 31 January 1999 after which date he will commence to distribute the assets having regard only to the claims of which he then has notice.

JOHN DENTON & ASSOCIATES, solicitors for Michael Edward Rosengrave, 38 Milton Street, West Melbourne.

Creditors, next-of-kin and others having claims in respect of the estate of STELLA LILLY ROSENGRAVE, late of 3 Henry Street, Prahran, in the State of Victoria, who died on 12 June 1994 are to send particulars of their claims to Michael Edward Rosengrave, the administrator of the estate, care of his solicitors, John Denton & Associates of 38 Milton Street, West Melbourne 3003 by 31 January 1999 after which date he will commence to distribute the assets having regard only to the claims of which he then has notice.

JOHN DENTON & ASSOCIATES, solicitors for Michael Edward Rosengrave, 38 Milton Street, West Melbourne.

HELENA VICTORIA MITCHELMORE in the will, late of 4 Hoyle Street, Morwell but formerly of 1/74 Hourigan Road, Morwell, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 August 1998 are required by the substituted trustees, Joy Elaine Campbell, formerly Mitchelmore of 17 Waratah Drive, Morwell, home duties, Donald John Robert Mitchelmore of 110 Sunpatch Road, Tomakin, New South Wales, retired and Geoffrey William Mitchelmore of 11 McArthurs Road, Altona North, retired, to send particulars to the trustees by 21 January 1999 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees have notice.

LITTLETON HACKFORD, solicitors, Law Chambers 94 Buckley Street, Morwell, Vic. 3840.

ALEXANDER RONALD AIKEN, late of 12 Little Raglan Street, Ballarat, polymer chemist, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 August 1998 are required by Gerardus Hendrikus Wynen of 2 Highrise Court, Narre Warren, stock controller and Margaret Jean Pamment of 8 Geel Street, Bentleigh, retired, the executors of the will of the said deceased, to send particulars to them in the care of the undermentioned solicitors by 26 January 1999 after which date the said executors may convey or distribute the assets having regard only to the claims of which they then have notice.

MACPHERSON & KELLEY, solicitors, 229 Thomas Street, Dandenong.

KURT ERNST AUGUST ALBRECHT, late of "Clive Cottage", Clive Avenue, Healesville, Victoria, jeweller, deceased. Creditors, next-ofkin and others having claims in respect of the estate of the deceased, who died on 15 November 1997 are required by the trustees, Kirsten Jane Albrecht in the will called Kirsten Jane Evans of 5 Pleasant Avenue, Kew, Victoria, managing director and Peter Michael Schiftan of 4 Springfield Avenue, Toorak, Victoria, director, to send particulars to the trustees by 26 January 1999 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees then have notice.

MADDOCK LONIE & CHISHOLM, solicitors, 140 William Street, Melbourne.

MARGARET GLADYS CARSON, late of Riverside Nursing Home, 68 Gladesville Boulevard, Patterson Lakes, retired. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 September 1998, are required by National Mutual Trustees Limited of 65 Southbank Boulevard, Southbank, Victoria 3006, the applicant for a grant of probate, to send particulars to it by 28 January 1999 after which date the applicant for a grant of probate may convey or distribute the assets having regard only to the claims of which it then has notice.

ERIC VICTOR LILLEY, late of 12 Kensington Avenue, Baxter, retired. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 August 1998, are required by National Mutual Trustees Limited and Frances Mary Lilley care of 65 Southbank Boulevard, Southbank, Victoria 3006, the applicants for a grant of probate, to send particulars to it by 28 January 1999 after which date the applicants for a grant of probate may convey or distribute the assets having regard only to the claims of which it then has notice.

DORIS MAY NUTT, late of McKinnon Private Nursing Home, 97 Wheatley Road, McKinnon, widow. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 September 1998, are required by National Mutual Trustees Limited of 65 Southbank Boulevard, Southbank, Victoria 3006, the applicant for a grant of probate, to send particulars to it by 28 January 1999 after which date the applicant for a grant of probate may convey or distribute the assets having regard only to the claims of which it then has notice.

REGINALD ANSELL WILLING, late of 26 The Strand, Williamstown, retired. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 July 1998, are required by National Mutual Trustees Limited of 65 Southbank Boulevard, Southbank, Victoria 3006, the applicant for a grant of probate, to send particulars to it by 28 January 1999 after which date the applicant for a grant of probate may convey or distribute the assets having regard only to the claims of which it then has notice.

Creditors, next-of-kin or others having claims in respect of the estate of REX ROYLANCE, late of Zacher Road, Longford via Sale, Victoria, horse trainer, who died on 17 June 1998 are to send particulars of their claims to the executors, Rahleen Ryan and Raedon Roylance, care of the undermentioned solicitors by 18 February 1999, after which date the executors will distribute the assets having regard only to the claims of which notice has been received.

OAKLEYS WHITE, solicitors, 65 Main Street, Foster.

NINA JESSIE BEATRICE ROCK, late of 28 Downes Avenue, Brighton, Victoria 3186. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 October 1998, are required by Perpetual Trustees Victoria Limited, A.C.N. 004 027 258 of 50 Queen Street, Melbourne, to send particulars of their claims to the said company by 27 January 1999 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

TAMARA WALDEN, late of 13 Conway Street, Dandenong, Victoria 3175. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 March 1998, are required by Perpetual Trustees Victoria Limited, A.C.N. 004 027 258 of 50 Queen Street, Melbourne, to send particulars of their claims to the said company by 27 January 1999 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

Creditors, next-of-kin and others having claims in respect of the estate of JERZY JABLONSKI, late of 10 Stawell Street, Richmond, in the State of Victoria, retired, deceased, who died on 22 October 1998 are required to send particulars of such claims to the executor care of the undermentioned solicitors by 26 January 1999 after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

PIETRZAK, solicitors, 222 LaTrobe Street, Melbourne. Creditors, next-of-kin and others having claims in respect of the estate of ERNEST OLIVER BANFIELD, late of 4/9 Lisson Grove, Hawthorn, Victoria, pensioner, deceased, who died on 9 September 1998 are to send particulars of their claims to David Anthony Rush, the executor appointed by the will, care of the undersigned by 26 January 1998 after which date he will commence to distribute the assets having regard only to the claims of which he then has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of LOTTI ARNDT, late of 2/223 Alma Road, East St Kilda, deceased, who died on 21 November 1997 are required to send particulars of their claims to the executor, care of the undermentioned solicitors by 26 January 1999 after which date the executor may convey or distribute the assets having regard only to the claims of which he then has notice.

ROTH WARREN, solicitors, Level 5, 121 Flinders Lane, Melbourne.

MARIANO CASAMENTO, late of Gladswood Lodge, 15 Waxman Parade, Pascoe Vale South, retired, deceased. Creditors, nextof-kin and others having claims in respect of the estate of the deceased, who died on 25 February 1998 are required by Dominic Joseph Casamento, the executor of the will of the deceased, to send particulars of their claims to the executor care of the undermentioned solicitors, by 3 February 1999 after which date the executor may convey or distribute the assets having regard only to the claims of which he then has notice.

RUSSELL KENNEDY, solicitors, 10th Floor, 469 LaTrobe Street, Melbourne.

Creditors, next-of-kin and others having claims in respect of the estate of ALLAN WILLIAM ROBY, late of 25 Paloma Street, South Oakleigh, Victoria, retired bank manager, deceased, who died on 2 June 1998 are to send particulars of their claims to the executor care of the undermentioned solicitors by 25 January 1999 after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice. RUSSO PELLICANO CARLEI, solicitors, 43 Atherton Road, Oakleigh.

BRIAN ALAN LAST, late of 229 Hall Road, Skye, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 July 1998 are required by the trustees, David Keith Last and Colin Bruce Last of 229 Hall Road, Skye, Victoria, to send particulars to them by 20 January 1999 after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

SAM STIDSTON & CO., solicitors, 307 Main Street, Mornington.

Creditors, next-of-kin and others having claims in respect of the estate of JAMES WILLIAM COOPER, deceased, late of 19 Edward Street, Footscray, gentleman, who died on 17 September 1998 are requested to send particulars of their claims to the executors, John Patrick Spillane and Keith Frederick Box, both of 100 Paisley Street, Footscray, care of the undersigned solicitors by 5 February 1999 after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

SECOMBS, solicitors, 100 Paisley Street, Footscray.

PHILIP LACHLAN PROVAN, late of Old Yeo Road, Yeo. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 April 1998, are required by the deceased's personal representative, Andrew David Provan, to send particulars to him care of the undermentioned solicitors by 25 January 1999 after which date the personal representative may convey or distribute the assets having regard only to the claims of which he then has notice.

SEWELLS, lawyers, 119 Murray Street, Colac.

Creditors, next-of-kin and others having claims in respect of the estate of MAX UPFAL, late of 29B Mary Street, Hawthorn, Victoria, deceased, who died on 4 September 1998 are required by the executors and trustees to send particulars to them care of the undermentioned solicitors by 26 January 1999, after which date the executors and trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

STUART MORGAN & ASSOCIATES, solicitors, 238 Glenferrie Road, Malvern 3144.

JOHN O'REILLY, late of 23 Bristol Street, Moe, in the State of Victoria, retired, gentleman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 July 1998 are required by the personal representative, Thomas Alexander O'Reilly of RMB 8590 Hill End, to send particulars to him care of the undermentioned solicitors by 1 February 1999 after which date the personal representative may convey or distribute the assets having regard only to the claims of which he then has notice. VERHOEVEN & CURTAIN, solicitors, Suite 4, 46 Haigh Street, Moe 3825.

10A Commercial Road, Morwell 3840.

LYNDA MARY REDDISH, late of 18 Lachlan Crescent, Echuca, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 14 September 1998 are required to send particulars of their claim to the executor, Lindsay James Reddish, care of the undermentioned solicitors by 30 January 1999 after which date they will distribute the assets having regard only for the claims of which they have notice.

W. CAREW HARDHAM & GARTLAN,

solicitors,

974 Main Road, Eltham 3095.

GEORGE WATSON REID, late of Unit 67, Ridge Road, Wantirna South, Victoria, retired manager, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 July 1998 are required to send particulars of their claims to the executor, Permanent Trustee Company Limited, of 294-296 Collins Street, Melbourne, by 12 February 1999 after which date the executor may convey or distribute the assets having regard only to the claims of which it then has notice.

WILLS & PROBATE VICTORIA, lawyers, Level 5, 360 Little Bourke Street, Melbourne.

INEZ GERTRUDE HILL, late of 70 Osborne Drive, Mount Martha, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 July 1998 are required by the trustees, Roslyn Inez Lewis and Garry Walker Hill, to send particulars to the trustees, C/o the undermentioned solicitors by 18 January 1999 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees then have notice.

WRIGHT SMITHS, solicitors, 2 Seventh Avenue, Rosebud.

ROBERT EDWARD JOHN WILKINS, late of Puncheon Head Island, Tasmania, fisherman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died between 27 January and 28 January 1998 are required by the trustees, David John Wilkins and Kim Syme Price, to send particulars to the trustees, C/o the undermentioned solicitors by 18 January 1999 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees then have notice.

WRIGHT SMITHS, solicitors, 2 Seventh Avenue, Rosebud.

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PROCLAMATIONS

Patriotic Funds (Amendment) Act 1998 PROCLAMATION OF COMMENCEMENT

I, James Gobbo, Governor of Victoria, with the advice of the Executive Council and under section 2(2) of the **Patriotic Funds** (Amendment) Act 1998, fix 1 December 1998 as the day on which the remaining provisions of that Act come into operation.

Given under my hand and the seal of Victoria on 24 November 1998.

(L.S.) JAMES GOBBO Governor By His Excellency's Command

JAN WADE

Minister for Fair Trading

Planning and Environment (Amendment) Act 1998

PROCLAMATION OF COMMENCEMENT I, James Gobbo, Governor of Victoria, with the advice of the Executive Council and under section 2(2) of the **Planning and Environment** (Amendment) Act 1998, fix 3 December 1998 as the day on which the remaining provisions of that Act come into operation.

Given under my hand and the seal of Victoria on 24 November 1998.

(L.S.)

Governor By His Excellency's Command

> ROBERT MACLELLAN Minister for Planning and Local Government

JAMES GOBBO

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

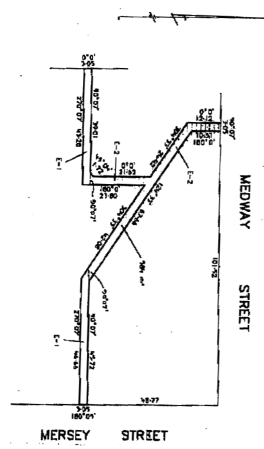
CITY OF WHITEHORSE Road Discontinuance

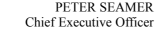
Under Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989** the Whitehorse City Council at its meeting held on Monday 16 November 1998 formed the opinion that the road shown on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road to abutting owners subject to any right, power or interest held by Yarra Valley Water Ltd, and Whitehorse City Council, in the road in connection with any sewers, drains, or pipes under the control of such authorities in or near the road.

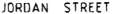
MORELAND CITY COUNCIL

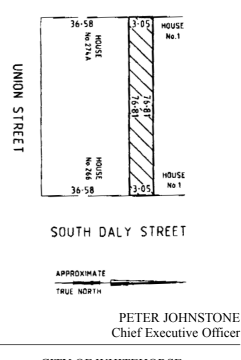
Road Discontinuance

Under Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989** the Moreland City Council at its Ordinary meeting held on 9 June 1998 has formed the opinion that the road shown on the plan below is not reasonably required as a road for public use and has resolved to discontinue the road and to sell the land from the road by private treaty to the abutting owners.



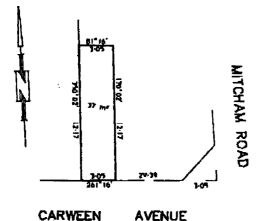






CITY OF WHITEHORSE Road Discontinuance

Under Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989** the Whitehorse City Council at its meeting held on Monday 16 November 1998 formed the opinion that the road shown on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road to the abutting owner.



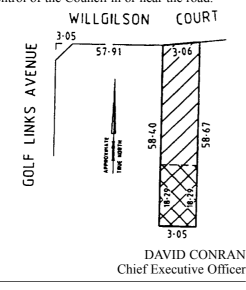
EN AVENUE PETER SEAMER

Chief Executive Officer

MONASH CITY COUNCIL Road Discontinuance

Pursuant to section 206 and clause 3 of Schedule 10 to the Local Government Act 1989, Monash City Council at its meeting on 4 November 1998, formed the opinion that the part of the road at the rear of Nos. 16 to 20 Golf Links Avenue and adjacent No 8 Willgilson Court, Oakleigh shown by both hatching and cross-hatching on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and sell the land from the road.

The section of road shown cross hatched is to be sold subject to the right, power or interest held by Monash City Council in the road in connection with any drains or pipes under the control of the Council in or near the road.

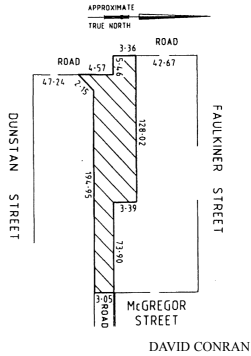


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MONASH CITY COUNCIL Road Discontinuance

Pursuant to section 206 and clause 3 of Schedule 10 to the **Local Government Act 1989**, Monash City Council at its meeting on 24 February 1998, formed the opinion that the road at the rear of Nos. 2 to 22 Faulkiner Street and Nos. 1 to 9 Dunstan Street, Clayton shown by hatching on the plan below is not reasonably required as a road for public use and resolved to discontinue the road.

The road is to be sold subject to the right, power or interest held by both Monash City Council and South East Water Limited in the road in connection with any sewers, drains or pipes under the control of those authorities in or near the road.

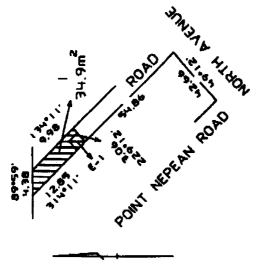


Chief Executive Officer

GLEN EIRA CITY COUNCIL Road Discontinuance

Under Section 206 and Schedule 10 Clause 3 of the **Local Government Act 1989** the Glen Eira City Council has formed the opinion that the road shown on the plan below is not reasonably required as a road for public use and has resolved to discontinue the road and to sell the land from the road by private treaty subject

to any right, power or interest held by the Melbourne Water Corporation (South East Water Ltd) in section of road marked E-1 on the plan in connection with any sewers, drains or pipes under the control of that authority in or near the road.



MARGARET DOUGLAS Chief Executive



PUBLIC NOTICE Proposal to Lease

Notice is hereby given that the Melbourne City Council has applied for a lease pursuant to Section 134A of the **Land Act 1958** for a term of 50 years in respect of Crown land allotment 1A, in the Parish of Jika Jika at Carlton and described on CP118956 in three sheets held at the Central Plan Office, for the purposes of the construction and operation of an underground car park.

Dated 26 November 1998.

TONY ARNEL Acting Chief Executive Officer

Local Government Act 1989 MAROONDAH CITY COUNCIL Notice of Authorisation – Section 224A

Pursuant to Section 224A of the Local Government Act 1989, the Maroondah City Council resolved on 4 November 1998, and by

this notice authorises, any Officer of the Victoria Police to enforce the provisions of Part 3 of Local Law No. 2, relating to the Consumption of Liquor.

MICHAEL MARASCO Chief Executive Officer

INDIGO SHIRE COUNCIL Making of a Local Law

Notice is hereby given that at a meeting of the Indigo Shire Council on 4 November 1998, the Council resolved to make and confirm a Local Law titled Streets and Roads Local Law No. 1, pursuant to Part 5 and Schedule 1 of the **Local Government Act 1989**. The Local Law shall come into effect on 5 November 1998.

The purpose of the Local Law is to regulate the use of roads, in particular by:

- (a) providing for the management of the physical features of the road and adjacent properties in a manner which is consistent with the safety and convenience of people travelling on or using the road; and
- (b) controlling the use of various types of vehicles and animals for the safety and convenience of road users; and
- (c) providing for the preservation and protection of the Council's assets from damage which may be caused from extraordinary use of roads; and
- (d) controlling and regulating secondary activities on roads, including trading, the placing of signs, goods and equipment, repairs to vehicles, parties festivals and processions, outdoor eating facilities, artistic activity and street collections and raffles; and
- (e) facilitating free and safe access for people with sight and movement impairment or disabilities; and
- (f) providing for the safe and efficient management and control of parking on roads in the municipal district; and
- (g) providing for the management and control of parking to cause minimal disruption, danger or nuisance to the users of Council's parking facilities.

The Local Law replaces Local Law No. 1 of 1995 Street Management and Protection of Physical Assets.

A copy of this Local Law may be inspected at any of the Council Offices at Beechworth, Chiltern, Rutherglen and Yackandandah during normal office hours.

> LINDSAY MITCHELL Acting Chief Executive Officer

BAYSIDE CITY COUNCIL

Notice is hereby given that Council at its meeting of 16 November 1998 resolved to repeal its previous Order made under Section 26 of the **Domestic (Feral and Nuisance) Animals** Act 1994 "Order No. 1" and replace it with the following order "Order No. 2".

ORDER NO. 2 OF BAYSIDE CITY COUNCIL Section 26(2)

Domestic (Feral and Nuisance) Animals Act 1994

1. Dogs must be under effective control

The owner of any dog must keep the dog under effective control by means of a chain, cord, or leash held by the owner and attached to the dog while the dog is in:

- a reserve; or
- a public place

2. Prohibited areas

Dogs are prohibited from entering and remaining on all sand and rock areas within Beach Park from 1 November to 31 March of each year between the hours of 10 a.m. -7.30 p.m. unless otherwise specified in this order.

3. Owner's obligations

A dog may be exercised off a chain, cord or leash in a Designated Reserve, if the owner:

- Carries a chain, cord or leash sufficient to bring the dog under effective control if the dog behaves in a manner which threatens any person or animal;
- * Remains in effective voice or hand control of the dog so as to be able to promptly bring the dog under effective control by placing the dog on a chain, cord or leash if that becomes necessary; and
- Does not allow the dog to worry, chase or threaten any person or animal.

If the dog is off a chain, cord or leash in a Designated Reserve, the dog must be brought under effective control of the Owner by means of a chain, cord or leash if the dog is within 20 metres of:

- * The principal location of an organised sporting event or the practising thereof;
- * Children's play equipment area;
- * The principal location of an organised public meeting; or
- * A permanent barbeque or picnic area.

4. Meaning of words

In this order:

- Owner has the same meaning as in the Domestic (Feral and Nuisance) Animals Act 1994
- Designated means any of the following Reserves reserves or part of the following reserves during the specified times where indicated:
- Elsternwick Park sporting grounds and surrounding flat area between the lake side path and New Street, Brighton.
- Hurlingham Park, Nepean Highway, Brighton East.
- William Street Reserve, corner William and Halifax Streets, Brighton.
- Dendy Park (south of the main playground, athletic field and sport club rooms), Cummins Road, Brighton.
- W. L. Simpson Reserve, Raynes Park Road, Hampton.
- Highett Grove Reserve, Highett Grove, Highett.
- Spring Street Reserve, (grassed area next to green belt), Spring Street, Sandringham.
- Royal Avenue Reserve (between the Corporate Centre and the playground), Royal Avenue, Sandringham.
- Cheltenham Park (excluding the playground, BBQ area and the flora and fauna reserve), Park Road, Cheltenham.
- Donald MacDonald Reserve (excluding the flora and fauna reserve), Fourth Street, Black Rock.
- Banksia Reserve, Tramway Parade, Beaumaris.

The sand and rock areas between Sandown Street and Bay Street, Beach Park, Brighton.

The following areas within Beach Park from 1 November -31 March of each year between the hours of 7.30 p.m. and 10 a.m.:

- The sand and rock areas between New Street and Green Point, Hampton.
- The sand and rock areas between Royal Avenue and the Red Bluff Cliffs, Sandringham.

Victoria Government Gazette

- The sand and rock areas between Haydens Road and Central Avenue, Black Rock.
- The sand and rock areas between Ricketts' Point South (south of the lifesaving club) and Dalgetty Road, Beaumaris.
- All sand and rock areas within Beach Park from 1 April to 31 October of each year.

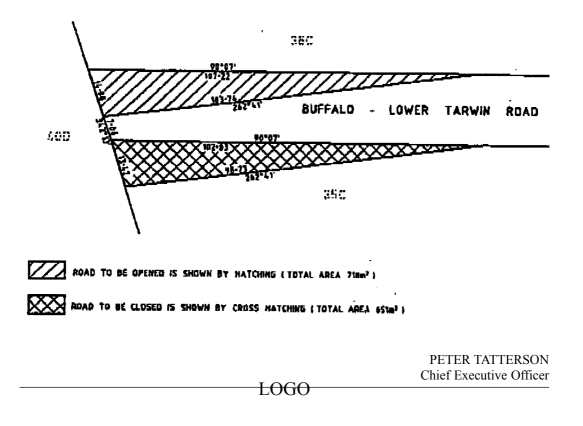
SOUTH GIPPSLAND SHIRE COUNCIL

Road Deviation and Exchange

Buffalo - Lower Tarwin Road, Buffalo

PTCA 36C & 35C Parish Meeniyan

Under section 207E and Clause 2 Schedule 10 of the **Local Government Act 1989** the South Gippsland Shire Council at its ordinary meeting held on 17 November 1998 formed the opinion and resolved that the part road shown cross hatched on the plan below is not reasonably required as a road for public use and that the part road shown hatched on the plan below is to be opened as a road and exchanged with the land shown cross hatched.





MANNINGHAM Planning and Environment Act 1987 DONCASTER & TEMPLESTOWE PLANNING SCHEME Notice of Amendment

Amendment L138

Manningham City Council has prepared Amendment L138 to the Doncaster and Templestowe Planning Scheme.

The Amendment affects land at 757 Doncaster Road, Doncaster and is more accurately described as part of Lot 4 PS62040.

The Amendment proposes to rezone the subject land from a Residential C Zone to a Mixed Use Zone. This will facilitate the use and development of a small office or mixed use building on the land. The Amendment is required because the use of land for an office is prohibited in a Residential C Zone.

The Amendment and supporting documentation can be inspected at Manningham City Municipal Offices, 699 Doncaster Road, Doncaster and Department of Infrastructure, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne.

Submissions about the Amendment must be sent to: Manningham City Council, P.O. Box 1, Doncaster, Vic. 3108, Attention: Manager Economic & Environmental Planning before 31 December 1998.

Dated 25 November 1998.

BOB SEIFFERT Chief Executive

Planning and Environment Act 1987 PAKENHAM PLANNING SCHEME Notice of Amendment

Amendment L168

The Cardinia Shire Council is the Planning Authority for this Amendment.

The Amendment affects land described as Lot 1, LP407226, 265 Princes Highway, Officer. The land is located on the north side of Princes Highway just east of Whiteside Road.

The Amendment proposes to change the planning scheme by inserting a site specific provision into the Highway 2 Zone of the Pakenham Planning Scheme to allow for the land to be subdivided into two (2) lots of approximate area 9600m² and 14.7 hectares subject to the granting of a permit.

The Amendment can be inspected at: Cardinia Shire Council, Municipal Offices, Henty Way, Pakenham and Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

Any person who is affected by the Amendment may make a submission in relation to the Amendment. Submissions about the Amendment must be sent to: Cardinia Shire Council, Planning Department, P.O. Box 7, Pakenham 3810 by 31 December 1998.

PHILIP WALTON Manager Development

Planning and Environment Act 1987 FLINDERS PLANNING SCHEME Amendment L183

MORNINGTON PLANNING SCHEME Amendment L95

Notice of Amendment

These Amendments have been prepared by the Mornington Peninsula Shire Council and the Mornington Peninsula Shire Council is the Planning Authority for these Amendments.

The Amendments propose to amend the Local Section of the Flinders and Mornington Planning Schemes to rezone Council owned land identified as under-utilised and surplus to community requirements and which may be suitable for sale.

An Amendment to the above planning schemes is required to remove the reserve status of the land, where required, and to rezone the land to reflect its potential future use and then to enable the sale of the land by public auction or private treaty.

The proposed zoning of each of the Council owned properties included in the Amendments is as follows:

Amendment L183 to the Flinders Planning Scheme:

Property Address		Proposed Zone
•	1-3 Harrison Street,	Bayside
	Dromana	Urban

•	11 Harrison Street, Dromana	Bayside Urban	
•	48 Jackson Way, Dromana	Hillside Residential	
•	84 Elizabeth Avenue, Rosebud	Bayside Residential 2	
•	111 Truemans Road, Rosebud West	Bayside Residential 1	
•	144-145 Marine Drive, Safety Beach	Bayside Recreation	
Amondmont I 95 to the Mornington Planning			

Amendment L95 to the Mornington Planning Scheme:

Proposed Zone

Property .	Address
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•	37-41 Mitchell Street, Mornington	Medium Density 1
•	18-20 Seaview Avenue, Mornington	Medium Density 2
•	22 Separation Street Mornington	Medium Density 1
•	34 Spray Street, Mornington	Residential Conservation
•	58 Strachans Road, Mornington	Medium Density 1
•	58-62 Venice Street, Mornington	Medium Density 1

The Amendments can be inspected at: Mornington Peninsula Shire Council, Customer Service Centre, Queen Street, Mornington 3931 and Besgrove Street, Rosebud 3939 and Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000.

Fisher Stewart Pty Ltd, Planning Consultants, has been engaged by the Mornington Peninsula Shire Council, the Planning Authority for this Amendment, to prepare the planning scheme amendment on its behalf. Any queries you may have in respect to the proposed planning scheme amendments should be directed to Chris Taylor or Colin Harris at Fisher Stewart Pty Ltd on (03) 9624 1200.

Submissions about the Amendment must be sent to: Chief Executive Officer, Mornington Peninsula Shire Council, Private Bag 1000, Rosebud 3939, by Friday 1 January 1999.

LYNTON SHEDDEN Manager-Development Advice and Approvals EXEMPTION Application No. 119 of 1998

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by Professional Models Association of Australia Inc. for exemption from Sections 42, 100 and 195 of that Act. The application for exemption is to enable the applicant to provide and advertise its services as an employment agency in circumstances where:-

- (a) one of its clients has requested it to recruit, for employment by that client, a person of a particular age, sex or race or with particular physical features; and
- (b) if that client himself or herself recruited a person of that kind, that recruitment would not be prohibited by the Act because an exemption in Part 3 or 4 would apply.

Upon reading the material submitted in support of the application and upon hearing Robert D'mech on behalf of the applicant and for the Reasons for Decision given by the Tribunal on 19 November 1998, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 42, 100 and 195 of the Act to enable the applicant to provide and advertise its services as an employment agency in circumstances where:-

- (a) one of its clients has requested it to recruit, for employment by that client, a person of a particular age, sex or race or with particular physical features; and
- (b) if that client himself or herself recruited a person of that kind, that recruitment would not be prohibited by the Act because an exception in Part 3 or 4 would apply.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 42, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to provide and advertise its services as an employment agency in circumstances where:-

- (a) one of its clients has requested it to recruit, for employment by that client, a person of a particular age, sex or race or with particular physical features; and
- (b) if that client himself or herself recruited a person of that kind, that recruitment would not be prohibited by the Act because an exemption in Part 3 or 4 would apply.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 25 November 2001.

Dated this 19 November 1998.

Ms ANGELA KOMINOS Member Mr GLENN CARLETON Member

N.B.

A copy of the Reasons for Decision is available from the Registrar of the Anti-Discrimination List.

EXEMPTION

Application No. 118 of 1998

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by C. A. Barry, Deputy Electoral Commissioner on behalf of the Victorian Electoral Commission. The application for exemption is to enable the applicant to advertise for and employ persons for State and Municipal Council Elections in respect of the positions set out in Schedule 1 ("Electoral Officials").

Upon reading the material tendered in support of this application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ persons for State and Municipal Council Elections in respect of the following positions set out in Schedule 1 ("Electoral Officials").

In granting this exemption the Tribunal noted:

- The Constitution Act Amendment Act 1958 established the office of the Electoral Commissioner as an independent officer reporting to Parliament.
- That Act places restrictions on the ability of the Electoral Commissioner or electoral officials to nominate for election to, or to be a member of, the Legislative Council or the Legislative Assembly.
- Schedule 2 of the Local Government Act 1989 permits a council to authorise the Electoral Commissioner and the electoral officials to conduct elections for the council

and places restrictions on the ability of those electoral officials to nominate for election, or to act, as Counsellor, for the Council for which that election is held.

- The Constitution Act Amendment Act 1958 and the Local Government Act 1989 require election officials who conduct elections for the Victorian Parliament or Municipal Councils to take an oath that they will perform their duties impartially.
- In order to ensure that Electoral Officials are, and appear to be impartial, it is desirable that the prospective employer of Electoral Officials should be able to take into account whether or not they hold political benefits or engage in political activities.
- The Tribunal's predecessor, the Equal Opportunity Board, granted a similar exemption to the applicant by Reasons for Decision dated 19 October 1995 and that exemption expired on 16 November 1998.
- The only change in the circumstances put forward by the applicant in this application and in the application for the former exemption is that, by virtue of section 16 of the **Public Sector Management and Employment Act 1998**, the Electoral Commissioner now has, in relation to the staff of the Victorian Electoral Commission, the powers of an Agency Head.

The Tribunal grants an exemption from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995**. This exemption is granted only for the purpose of enabling the prospective employer of Electoral Officials to take into account the fact that those seeking employment as electoral officials hold or do not hold political beliefs or views or engage, refuse or fail to engage in political activities.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 25 November 2001.

> Ms CATE McKENZIE Deputy President

SCHEDULE 1

For State Elections

- Returning Officers;
- Deputy Returning Officers (including Deputy Returning Officers in charge of polling places);

- Postal Voting Officers;
- Electoral Visitors;
- Clerical Assistants appointed by Returning Officers;
- Substitute Returning Officers; and
- Administrative Officers appointed by the Electoral Commissioner to assist the Returning Officers.

For Municipal Elections

- Returning Officers and Deputy Returning Officers;
- Authorised Persons including Polling Place Managers and Polling Officers; and
- Clerical Assistants appointed by Returning Officers.

EXEMPTION

Application No. 121 of 1998

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by South East Employment Links. The application for exemption is to enable the applicant to assist unemployed people between 15 and 24 years into employment.

Upon reading the material tendered in support of this application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 42, 100 and 195 of the Act to enable the applicant to assist unemployed people between 15 and 24 years into employment.

In granting this exemption the Tribunal noted:

- South East Employment Links is a State Government funded, not for profit organisation. They are funded to assist young unemployed people into employment.
- As a result of the high youth unemployment rate, this service attempts to assist unemployed young people to find employment.
- The 15 to 24 age group are assisted with resume preparation as well as interview skills and knowledge on how to access jobs in the current environment.
- The program intends to assist this target group by providing information from different workplaces to give them insight

into various job requirements. Many young people are uncertain of what they would like to do and the program also provides vocational counselling to young people.

• The program also offers post placement support which is vital especially in a first job.

The Tribunal grants an exemption from the operation of Sections 13, 42, 100 and 195 of the **Equal Opportunity Act 1995**, to enable the applicant to assist unemployed people between 15 and 24 years into employment. This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 25 November 2001.

Ms CATE McKENZIE Deputy President

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 29 January 1999 after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

- ANDERSON Daniel McKay, late of Eleanor Private Nursing Home, 582 Upper Heidelberg Road, Heidelberg, pensioner, who died July 25, 1998.
- ANDERSON Violet, late of Fred Combridge House, 1A Campbell Grove, Northcote, pensioner, who died December 21, 1996.
- CHEAL Frank, also known as Frank Canning-Cheal, late of 47 Welfare Parade, Burwood, retired banker, who died August 4, 1998.
- DICKINS Lionel Clifford, late of Traralgon & District Private Nursing Home, 7 Campbell Street, Traralgon, pensioner, who died December 1, 1996.
- EBBORN Gregory, also known as Gregory David Ebborn, late of 130 Rupert Street, West Footscray, maintenance worker, who died June 28, 1998.
- GERADTS Anna Maria Clara, late of 11 Station Road, Rosanna, home duties, who died June 27, 1998.

- NICHOLLS Mary, late of Lynch's Bridge Frailed Aged Facility, 44 Market Street, Kensington, home duties, who died November 5, 1998.
- PAPP Desider Kornel, late of 18 LeRoux Street, Oakleigh, pensioner, who died June 1, 1998.
- PURVES Ephraim Bird, late of Surf Beach Estate, 34-36 Alvina Crescent, Phillip Island, pensioner, who died October 26, 1998.
- RINALDI Alexander Salvatore Carmelo, also known as Alexander Rinaldi, late of 154 Danks Street, Albert Park, pensioner, who died October 2, 1998.
- SMITH Henry Patrick, late of 8 Rice Street, Moorabbin, retired textile designer, who died September 27, 1998.
- STEWART Ernest Eugene Leopold, late of 317 Buckley Street, Essendon, pensioner, who died October 8, 1998.
- WIBBERLEY David Henry, late of Colaba Private Nursing Home, 88 Orrong Road, Elsternwick, pensioner, who died October 6, 1998.
- Dated at Melbourne 20 November, 1998.

CATHY VANDERFEEN Manager, Estate Management State Trustees Limited

Creditors, next-of-kin and others having claims against the following estates:-

- LOIS RAEBURN BROWN, late of Begonia Private Nursing Home, 207-213 Richards Street, Ballarat, Victoria, pensioner, deceased, who died on 22 October 1998.
- RUPERRT OSWALD SMITH, late of Edglea Private Nursing Home, 87 Chapel Street, St Kilda, Victoria, pensioner, deceased intestate, who died on 22 July 1998.
- EVANGELINE GRETEL WILLIAMS, late of 45 Glassford Avenue, Springvale South, Victoria, retired, deceased, who died on 23 August 1993.

Creditors, next-of-kin and others having claims against the abovementioned estates are required pursuant to Section 33 of the **Trustee Act 1958** to send particulars of their claims against the abovementioned estates to State Trustees Limited, 168 Exhibition Street, Melbourne, Victoria, on or before 29 January 1999 after which date State Trustees Limited, A.C.N. 064 593 148, may convey or distribute the assets of the abovementioned estates having regard only to the claims of which it then has notice.

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

Date of Auction: Saturday 30 January 1999 at 11.00 a.m. on site.

Reference: 97/04157.

- Address of Property: 7 Lumeah Road, Tyabb.
- **Crown Description:** Crown Allotment 31^{c1}, Parish of Tyabb.

Terms of Sale: Deposit 10%, balance 60 days. **Area:** 2.029 ha.

- Officer Co-ordinating Sale: Andrew Martin, Victorian Government Property Group, Department of Treasury and Finance, 10/1 Macarthur Street, Melbourne, Vic. 3002.
- Selling Agent: Paton Estate Agents, 43 High Street, Hastings, Vic. 3915.

ROGER M. HALLAM Minister for Finance

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

- **Date of Auction:** Saturday 19 December 1998 at 2.00 p.m. on site.
- **Reference:** 98/02128
- Address of Property: 398 Geelong Road, Kingsville.
- **Crown Description:** Portion 18A of Allotment 3, Section 13, Parish of Cut-Paw-Paw, County of Bourke.

Terms of Sale: Deposit 10%, balance 60 days. **Area:** 585 m².

- **Officer Co-ordinating Sale:** Michelle Fischetto, Victorian Government Property Group, Department of Treasury and Finance, 10/1 Macarthur Street, Melbourne, Vic. 3002.
- Selling Agent: E. J. Doherty, 94 Charles Street, Footscray, Vic. 3011.

ROGER M. HALLAM Minister for Finance FORM 7

Reg. 16

s. 21

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Roads Corporation, declares that by this notice it acquires the following interest(s) in the land described as part of Lot 1 on Plan of Subdividion 89651, Parish of Mordialloc comprising 212 square metres and being land described in Certificate of Title Volume 8866 Folio 707, shown as parcel 2 on Roads Corporation Survey Plan 17306A.

Interest Acquired: That of Nuplex Industries (Aust.) Pty Ltd formerly Revertex Industries Pty Ltd as owner.

The Survey Plan referred to in this notice may be viewed at the office of Property Services Department, VicRoads, 60 Denmark Street, Kew.

Published with the authority of the Roads Corporation.

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Roads Corporation, declares that by this notice it acquires the following interest(s) in the land described as Part of Crown Allotment 5, Crown Section 7, Parish of Wombat comprising 3109 square metres and being land described in Conveyance Book 901 Memorial 920, shown as Parcel 1 on Roads Corporation Survey Plan 19590.

Interest Acquired: That of The Secretary Jackson Mobbs Nominees Pty Ltd as owner and all other interests.

The Survey Plan referred to in this notice may be viewed at the office of Property Services Department, VicRoads, 60 Denmark Street, Kew.

Published with the authority of the Roads Corporation.

NOTICE OF ACQUISITION Compulsory Acquisition of Interest in Land

The Roads Corporation, declares that by this notice it acquires the following interest(s) in the land described as Part of Crown Allotment 5A,

Crown Section 7, Parish of Wombat comprising 2862 square metres and being land described in Certificate of Title Volume 7593 Folio 077, shown as Parcel 2 on Roads Corporation Survey Plan 19590.

Interest Acquired: That of Mr H. Kwiatek and Ms A. Labozzetta as owners and all other interests.

The Survey Plan referred to in this notice may be viewed at the office of Property Services Department, VicRoads, 60 Denmark Street, Kew.

Published with the authority of the Roads Corporation.

Land Acquisition and Compensation Act 1986 LAND ACQUISITION AND

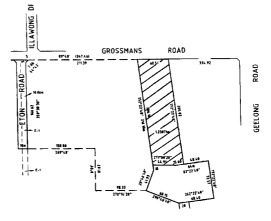
COMPENSATION REGULATIONS 1987 FORM 7 S.21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Minister for Education declares that by this notice he acquires the following interest in the land which contains an area of 1.238 hectares as shown hatched on the plan hereunder and is described as part of Lot 1 on Plan of Subdivision No. 341953L Parish of Puebla being part of the land contained in Certificate of Title Volume 10287 Folio 264 and being situated in Grossmans Road, Torquay.



The interest of the owner of the estate in fee simple.

Dated 23 November 1998

Published with the authority of the Minister for Education.

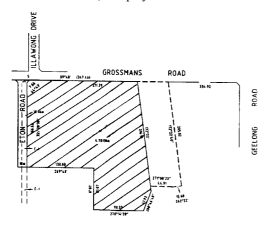
Land Acquisition and Compensation Act 1986 LAND ACQUISITION AND COMPENSATION REGULATIONS 1987

FORM 7 S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Minister for Education declares that by this notice he acquires the following interest in the land which contains an area of 4.78 hectares as shown hatched on the plan hereunder and is described as part of Lot 2 on Plan of Subdivision No. 341953L Parish of Puebla being part of the land contained in Certificate of Title Volume 10287 Folio 265 and being situated in Grossmans Road, Torquay.



The interest of the owner of the estate in fee simple.

Dated 23 November 1998

Published with the authority of the Minister for Education.

Livestock Disease Control Act 1994 NOTICE OF ORDER

Order Declaring Control Area Relating to Feeding of Ruminant Material

I, Patrick McNamara, Minister for Agriculture and Resources give notice of an Order under section 29 of the **Livestock Disease Control Act 1994** declaring the land being the State of Victoria to be a control area in respect of the exotic disease bovine spongiform encephalopathy and specifying the exceptions, prohibitions, restrictions and requirements which are to operate in the control area. The Order prohibits the feeding of ruminant material to ruminants and provides for statements on invoices and labels that the stock food contains ruminant material.

This Order has effect until 26 January 1999 unless continued for any further period or periods.

A copy of the Order may be obtained from the office of the Chief Veterinary Officer (03) 9217 4248.

> PATRICK McNAMARA Minister for Agriculture and Resources

Subordinate Legislation Act 1994 Country Fire Authority Act 1958 NOTICE OF DECISION

Proposed Country Fire Authority (Forestry Industry Brigades) Regulations 1998

The proposed Country Fire Authority (Forestry Industry Brigades) Regulations 1998 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, without amendment.

BILL McGRATH Minister for Police and Emergency Services

Country Fire Authority Act 1958 DECLARATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by Section 4 of the **Country Fire Authority Act 1958**, I, Leonard Raymond Foster, Chairman of the Country Fire Authority, after consultation with the Secretary of Natural Resources and Environment, hereby declare the following periods to be the Fire Danger Period in the municipal districts of the municipalities or parts of municipalities specified, commencing on the dates shown and, unless varied by subsequent declaration, ending at 01.00 hours on Saturday 1 May, 1999.

To commence from 01.00 hours on Monday 30 November, 1998:

Hindmarsh Shire Council (Part). Remainder.

L. FOSTER Chairman

Education Act 1958

NOTICE OF MAKING OF ORDERS UNDER SECTION 13

Five Orders of the Minister for Education were made on 5 November 1998 under section 13(4) of the **Education Act 1958** amending the constituting Orders of the school councils of Benambra Primary School, Swan Hill North Primary School, Koorlong Primary School, Bruthen Primary School and Brunswick South Primary School in respect of the memberships of the school councils.

> PHILLIP GUDE Minister for Education

Transport Act 1983 TOW TRUCK DIRECTORATE OF VICTORIA

Tow Truck Applications

Notice is hereby given that the following application will be considered by the Licensing Authority after 30 December 1998.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Tow Truck Directorate of Victoria, Level 6, 14-20 Blackwood Street, North Melbourne (P.O. Box 666, North Melbourne 3051) not later than 24 December 1998.

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

G. Cornell. Application for variation of conditions of tow truck licence number TOW143 which authorise the licensed vehicle to be managed, controlled and operated from a depot situated at 12-16 Elizabeth Terrace, Morwell to change the depot address to 23-27 Holmes Road, Morwell.

Note:

This licence is under consideration for transfer to A. J. & D. L. Connolly Pty Ltd.

Reservoir, Thomastown, Epping & Whittlesea Towing Service Pty Ltd. Application for variation of conditions of tow truck licence number TOW512 which authorise the licensed vehicle to be managed, controlled and operated from a depot situated at 103-109 Union Street, Windsor to change the depot address to 399 Tooronga Road, Hawthorn East. Jacana Falls Pty Ltd. Application for variation of conditions of tow truck licence numbers TOW063, TOW543, TOW597, TOW613 & TOW818 which authorise the licensed vehicles to be managed, controlled and operated from a depot situated at 103-109 Union Street, Windsor to change the depot address to 399 Tooronga Road, Hawthorn East.

Dated 26 November 1998.

TERRY O'KEEFE Director

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 remaining of any law now or hereafter in force.

FREEWAY

60/98 Western Freeway in the City of Ballarat shown hatched and cross hatched on plans numbered GP 16960B, GP 16962A, GP 19583A and GP 19584.

STATE HIGHWAY

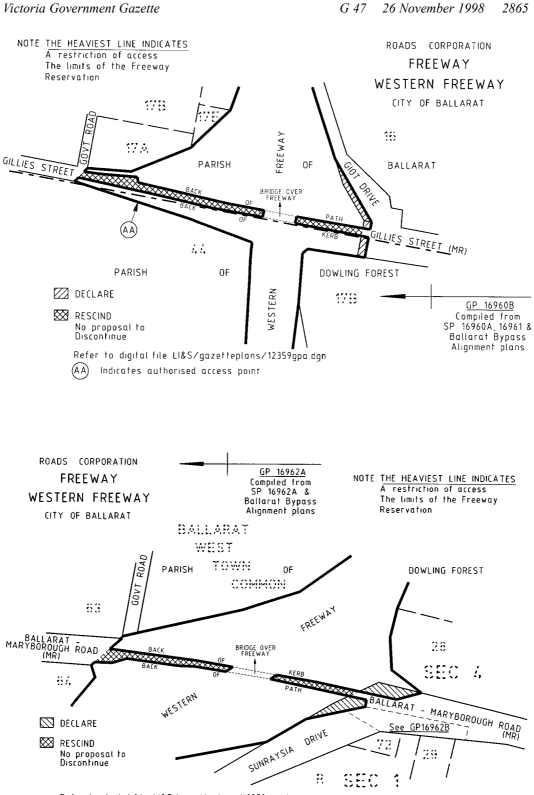
61/98 Sunraysia Highway in the City of Ballarat shown hatched and cross hatched on plan numbered GP 19583B.

MAIN ROAD

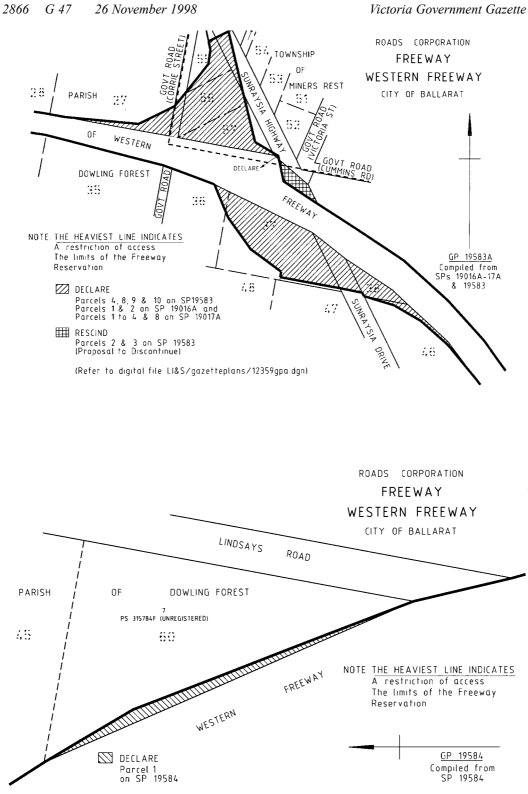
- 62/98 Ballarat Maryborough Road in the City of Ballarat shown hatched and cross hatched on plan numbered GP 16962B.
- 63/98 Gillies Street in the City of Ballarat shown hatched and cross hatched on plan numbered GP 16960C.
- 64/98 Barwon Heads Ocean Grove Road in the City of Greater Geelong shown hatched on plan numbered GP 18916.

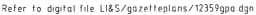
ROAD

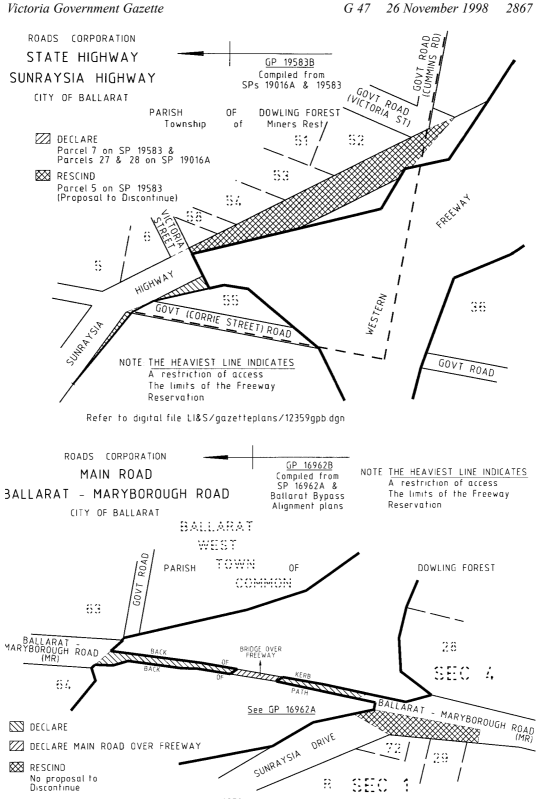
65/98 Victoria Street in the City of Ballarat shown hatched on plan numbered GP 19016A.



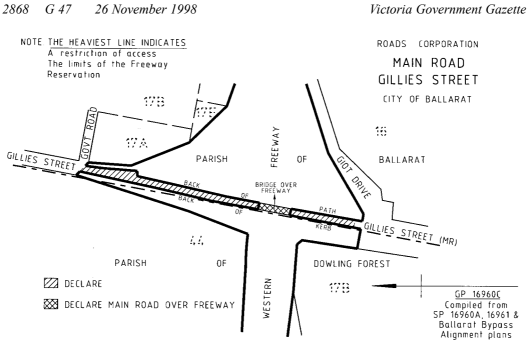
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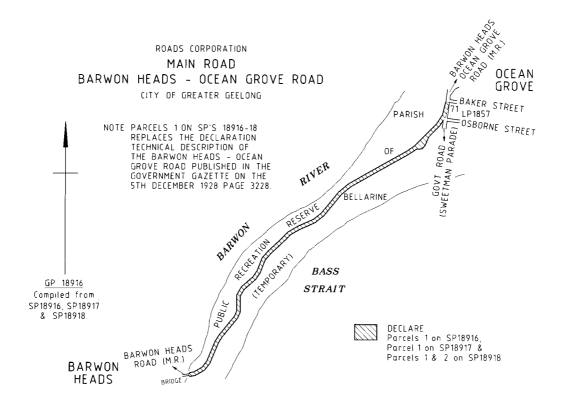


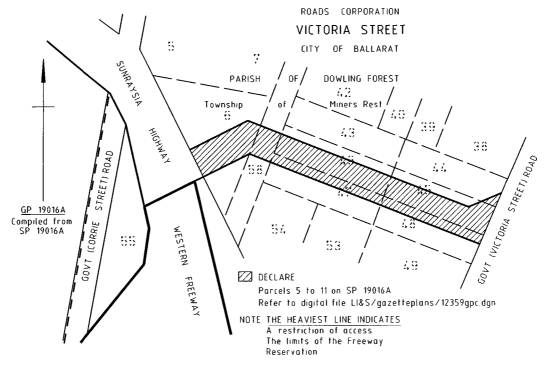


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Dated: 20 November 1998.

COLIN JORDAN Chief Executive Roads Corporation

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 30 December 1998.

Notice of any objection to the granting of an application should be forwarded to reach the Manager, Licensing & Certification, Victorian Taxi Directorate, Level 6, 14-20 Blackwood Street, North Melbourne (P.O. Box 666, North Melbourne 3051) not later than 24 December 1998.

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. N. Akdemir, Attwood. Application to license one commercial passenger vehicle to be purchased in respect of a 1996 or later model Toyota Coaster with seating capacity for 18-20 passengers to operate a service from 7 Maxwell Court, Attwood for the carriage of intellectually and/or physically disabled passengers and their carers between Kew Cottages, Kew and Human Services Victoria/TAFE College courses in Fairfield and returned.

Amendment to Previous Notice. This notice corrects a previous notice which appeared in the Victoria Government Gazette Notice No. 45 dated 12 November 1998 in the name of M. R. Antonuccio, Traralgon as the applicant. The application was gazetted incorrectly and the following notice is now substituted. Objections will need to be resubmitted to accord with the **Transport Act 1983**.

Application to license three commercial passenger vehicles in respect of 1961-1962

Holden sedans each with seating capacity for 5 passengers to operate a service from 4 Saunders Crescent, Traralgon for the carriage of passengers on various tours to places of interest within a 60km radius of the Traralgon Post Office.

Note:

Passengers will be picked up/set down from within a 60km radius of the Traralgon Post Office.

C. B. Anderson, Highton. Application for variation of conditions of licences SV1242 and SV1243 which authorises the licensed vehicles to operate in respect of 1964-1969 Jaguar sedans for the carriage of passengers for wedding parties within a 120km radius of the Cressy Post Office and must not pick up passengers from any place north of the City of Werribee to include the ability to operate for the carriage of passengers for debutante balls and special occasions.

G. Fatouros, Thornbury. Application to license one commercial passenger vehicle in respect of a 1981 Denning bus with seating capacity for 45 passengers to operate as a metropolitan special service omnibus from within a 55km pick-up radius of the Melbourne GPO.

J. G. Kerkham, Wantirna South. Application to license one commercial passenger vehicle to be purchased in respect of a 1986 Scania coach with seating capacity for 45 passengers to operate a service from 21 Edinburgh Street, South Oakleigh as follows:-

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

Note:-

 (i) Passengers on various tours will be picked up/set down from hotels/motels and 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.

R. Vasic, Norlane West. Application for variation of conditions of licence SV1041 which authorises the licensed vehicle to operate in respect of a 1982 Mitsubishi van with seating capacity for 12 or fewer seats to change the vehicle to a 1985 Nissan bus with seating capacity for 21 passengers.

Dated 26 November 1998.

ROBERT STONEHAM Manager - Licensing and Certification Victorian Taxi Directorate

Water Act 1989

BULK ENTITLEMENT (BALLAN) CONVERSION ORDER 1998

I, Patrick John McNamara, as Minister administering the Water Act 1989, make the following Order* -

1. CITATION

This Order may be cited as the Bulk Entitlement (Ballan) Conversion Order 1998.

2. EMPOWERING PROVISIONS

This Order is made under sections 43 and 47 of the Water Act 1989.

3. COMMENCEMENT

This Order comes into operation on the day it is published in the Government Gazette.

4. **DEFINITIONS**

In this Order -

"Act" means the Water Act 1989;

- **"annual entitlement"** means the total amount of water which the Authority may take from the waterway at Colbrook reservoir in any year;
- "Authority" means the Central Highlands Region Water Authority;
- "entitlement holder" means a person holding a bulk entitlement under the Act;
- "licence" means any licence granted under Part 4 of the Act;
- "Minister" in relation to any provision, includes any person authorised by the Minister to act on the Minister's behalf in

relation to that provision, or to whom the Minister has delegated the relevant power, discretion, function, authority or duty under Section 306 of the Act;

- **"Resource Manager"** means any person appointed by the Minister to do all or any of the following -
 - (a) prepare the Werribee Basin Water Accounts; and
 - (b) monitor whether entitlement holders in the Werribee Basin comply with the conditions of their bulk entitlements; and
 - (c) direct the release of any water set aside for maintaining water quality in the Werribee Basin; and
 - (d) investigate and mediate disputes between entitlement holders in the Werribee Basin; and
 - (e) investigate and deal with significant unauthorised uses of water in the Werribee Basin; and
 - (f) supervise the qualification of any rights to water made by the Minister during periods of declared water shortage under section 13 of the Act;

"waterway" means Korweinguboora Creek;

"Werribee Basin Water Accounts" means an annual report, required by the Minister, on compliance by entitlement holders and licensees, respectively, in the Werribee Basin, with the terms of their bulk entitlements or licences;

"year" means the 12 months next following 1 July.

5. CONVERSION TO A BULK ENTITLEMENT

All of the Authority's entitlement to take water from the waterway at Colbrook reservoir to supply water to the Ballan Water Supply System is converted to a bulk entitlement on the conditions set out in this Order.

6. BULK ENTITLEMENT

The Authority may take up to 451 ML of water from the waterway at Colbrook Reservoir in any yeat at a rate not exceeding 1.73 ML/day, subject to the flow sharing arrangements specified in clause 7.

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7. SHARE OF FLOW

- 7.1 The Authority may impound all inflow to the Colbrook reservoir when it is below its full capacity except for any flow referred to in sub-clause 7.2.
- 7.2 The Authority is not entitled to any inflow to the Colbrook reservoir, as part of its bulk entitlement, which is being transferred by the holder of -
 - (a) any other bulk entitlement or licence held by another person; or
 - (b) any licence -

to a transferee pursuant to the Act.

8. SHARE OF CAPACITY

The Authority is entitled to -

- (a) all water at any time stored in the Colbrook Reservoir; and
- (b) the full capacity of the Colbrook Reservoir, up to 172 ML at its full supply level of 592.07 metres Australian Height Datum-

but may not use or transfer any more than its annual entitlement in any year.

9. MAKING ALLOWANCES

- 9.1 In calculating water available to the Authority under this bulk entitlement at any point downstream of the Colbrook Reservoir, allowance must be made for -
 - (a) any losses of water incurred between that point and the reservoir; and
 - (b) the time taken by the flow to reach that point from the reservoir.
- 9.2 If the Authority proposes to take water under this entitlement from a point downstream of the Colbrook reservoir, it must first -
 - (a) propose to the Minister -
 - (i) fair, reasonable and representative means for calculating the allowances required by sub-clause 9.1; and
 - (ii) details of the proposed point and amount of extraction; and
 - (b) ascertain and provide to the Minister any operational requirements of the Resource Manager; and
 - (c) satisfy the Minister that the proposal will have no impact on any other bulk entitlement or licence held by another person.

- 9.3 The Minister may -
 - (a) approve a proposal made under sub-clause 9.2; or
 - (b) require the Authority to amend the proposal; and
 - (c) require the Authority -
 - (i) to review all or part of any proposal approved by the Minister if, in the Minister's opinion, it is, at any time, no longer fair, reasonable or representative; and
 - (ii) to make an amended proposal to the Minister.
- 9.4 The Authority must -
 - (a) advise the Resource Manager in writing within 14 days of any proposal approved by the Minister under sub-clause 9.3; and
 - (b) provide the Resource Manager with such other information concerning the proposed diversion as the Resource Manager may, from time to time, require.

10. ENVIRONMENTAL OBLIGATIONS

- 10.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a program to manage the environmental effects of the Authority's works to take water under this bulk entitlement which includes -
 - (a) impacts on the bed and banks of the waterway in the vicinity of the Authority's works; and
 - (b) operational practices to remove silt from works;
 - (c) operational practices to manage the water quality in works on the waterway;
 - (d) operational rules for the controlled release from works to the waterway; and
 - (e) operational rules for management of flood flows through works on the waterway.
- 10.2 The Minister may -
 - (a) approve the program proposed under sub-clause 10.1; or

- (b) require the Authority to amend the proposed program; and
- (c) require the Authority -
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.
- 10.3 The Authority, must at its cost -
 - (a) implement the approved program; and
 - (b) keep a record of all work undertaken under paragraph (a).

11. METERING PROGRAM

- 11.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a metering program to determine -
 - (a) the amount of water stored in Colbrook reservoir; and
 - (b) the amount of water taken by the Authority under this bulk entitlement -

for the purpose of assessing whether or not the Authority complies with this bulk entitlement.

- 11.2 The metering program prepared under sub-clause 11.1 must include details of any agreement between the Authority and any other person for measuring and calculating instream flows.
- 11.3 The Minister may -
 - (a) approve the program proposed under sub-clause 11.1; or
 - (b) require the Authority to amend the proposed program; and
 - (c) require the Authority -
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.
- 11.4 The Authority must, at its cost, and in accordance with any guidelines issued from time to time by the Minister -
 - (a) implement and maintain the approved metering program; and

- (b) maintain metering equipment and associated measurement structures in good condition, ensure that metering equipment is periodically re-calibrated and, if rating curves are used to calculate flows, ensure that these curves are regularly checked and, if necessary, revised; and
- (c) keep a record of all work undertaken under paragraph (b).

12. REPORTING REQUIREMENTS

- 12.1 The Authority may be required to report on all or any of the following matters, as provided in this clause:
 - (a) the water level and the amount of water held in the Colbrook Reservoir;
 - (b) the daily amount of water taken by the Authority from the reservoir and from any other point under this entitlement;
 - (c) the annual amount of water taken under this bulk entitlement;
 - (d) the approval, amendment and implementation of programs and proposals under clauses 9, 10 and 11;
 - (e) any temporary or permanent transfer of all or part of this bulk entitlement;
 - (f) any bulk entitlement or licence in respect of the waterway temporarily or permanently transferred to the Authority with respect to the Ballan Water Supply System;
 - (g) any amendment to this bulk entitlement;
 - (h) any new bulk entitlement granted to the Authority with respect to the Ballan Water Supply System;
 - (i) any failure by the Authority to comply with any provision of this bulk entitlement;
 - (j) any difficulties experienced or anticipated by the Authority in complying with this bulk entitlement and any remedial action taken or proposed.
- 12.2 The Minister may require the Authority to report on all or any of the matters set out in sub-clause 12.1 -
 - (a) in writing, or in such electronic form as may be agreed between the Authority and the Minister; and

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- (b) within 14 days of receiving the Minister's written request.
- 12.3 The Authority must, for the period of the preceding year, report in its Annual Report on each of the matters set out in sub-clause 12.1, except -
 - (a) paragraphs ((a)) and ((b)) of sub-clause 12.1; and
 - (b) with the approval of the Minister, any particular failure referred to in paragraph ((i)) of sub-clause 12.1.
- 12.4 The Resource Manager may require the Authority to report to it, from time to time, on all or any of the matters set out in sub-clause 12.1.
- 12.5 Any report under sub-clause 12.4 must be made -
 - (a) in such form as may be agreed between the Authority and the Resource Manager; and
 - (b) unless the Authority and the Resource Manager agree otherwise -
 - (i) within 24 hours of the Authority receiving a request for a report on any matter set out in paragraphs
 ((a)) to ((b)) of sub-clause 12.1; or
 - (ii) within 14 days of the Authority receiving a request for a report on any matter set out in paragraphs
 ((c)) to ((j)) of sub-clause 12.1.

13. WATER RESOURCE MANAGEMENT COSTS

- 13.1 Subject to sub-clause 14.1, the Authority must pay the Resource Manager a fair and reasonable proportion of the costs incurred by the Resource Manager to -
 - (a) prepare the Werribee Basin Water Accounts; and
 - (b) monitor whether entitlement holders in the Werribee Basin comply with the conditions of their bulk entitlements; and
 - (c) direct the release of any water set aside for maintaining water quality in the Werribee Basin; and
 - (d) investigate and mediate disputes between entitlement holders in the Werribee Basin; and

- (e) investigate and deal with significant unauthorised uses of water in the Werribee Basin; and
- (f) supervise the qualification of any rights to water made by the Minister during periods of declared water shortage under section 13 of the Act.
- 13.2 The proportion of the costs referred to in sub-clause 13.1 is to be determined by the Resource Manager under sub-clause 14.3.

14. DUTY TO KEEP ACCOUNTS AND FIX PROPORTIONS

- 14.1 The Authority is not obliged to make any payment to the Resource Manager, under clause 13 unless the Resource Manager chooses to comply with the provisions of this clause relevant to that payment.
- 14.2 Separate accounts of all costs and payments must be kept by the Resource Manager in respect to sub-clause 13.1.
- 14.3 The Resource Manager must, by 1 July in any year, determine for the Authority, in respect of the ensuing year, a fair and reasonable proportion of the costs referred to in sub-clause 13.1.
- 14.4 Accounts required to be kept under this clause must be made available for inspection by the Authority upon request.

15. DUTY TO MAKE PAYMENTS

Any amount payable by the Authority under sub-clause 13.1 must be paid in arrears, within 28 days of the Authority receiving an invoice, unless the Authority and Resource Manager agree otherwise.

16. DATA

- 16.1 Subject to clause 11.4, the Minister will use the Minister's best endeavours to ensure that all hydrological and other data required by the Authority to comply with this bulk entitlement are made available to the Authority.
- 16.2 The Authority must make available data collected for the purpose of the metering program and reporting under clauses 11 and 12 to any person, subject to the person paying any fair and reasonable access fee imposed by the Authority, to cover the costs of making the data available.

Victoria Government Gazette

17. DISPUTE RESOLUTION

- 17.1 If any difference or dispute arises between the Authority, the Minister and, with its consent, the Resource Manager, or any of them (the "parties") concerning the interpretation or application of this Order, which is not resolved within 14 days of it arising, any party may give written notice to the others requiring the matter to be determined by an independent expert, if it is not otherwise resolved, within 14 days of that notice.
- 17.2 The independent expert will be either -
 - (a) a person agreed on by the parties to the difference or dispute; or
 - (b) if those parties cannot agree, a person nominated by the Minister.
- 17.3 The independent expert must reach a conclusion on the matter within 30 days of it being referred, but has power to extend the period for reaching a conclusion on the matter by a further 30 days.
- 17.4 The independent expert must send a copy of the conclusion and its supporting reasons to each party to the difference or dispute.
- 17.5 (a) In any difference or dispute to which the Minister is a party, the independent expert must express the conclusion as a recommendation.
 - (b) The Minister must consider any recommendation made under paragraph (a) before deciding to give a direction under section 307 or to take any other action under the Act in relation to the difference or dispute.
- 17.6 In any difference or dispute to which the Minister is not a party, any conclusion by an independent expert is final and binding on the parties.
- 17.7 The apportionment of the costs of and incidental to every reference, including the costs of the independent expert, shall be at the discretion of the independent expert.

Dated 26 November 1998

PATRICK JOHN MCNAMARA, Minister administering the Water Act 1989

* Note: An explanatory note that accompanies this Order is available from the Surface Water Allocation and Management Section, Department of Natural Resources and Environment.

Water Act 1989

BULK ENTITLEMENT (BLACKWOOD & BARRY'S REEF) CONVERSION ORDER 1998

I, Patrick John McNamara, as Minister administering the Water Act 1989, make the following Order* -

1. CITATION

This Order may be cited as the Bulk Entitlement (Blackwood & Barry's Reef) Conversion Order 1998.

2. EMPOWERING PROVISIONS

This Order is made under sections 43 and 47 of the **Water Act 1989**.

3. COMMENCEMENT

This Order comes into operation on the day it is published in the Government Gazette.

4. **DEFINITIONS**

In this Order -

"Act" means the Water Act 1989;

- "annual entitlement" means the total amount of water which the Authority may take from the waterway and from the Kyneton Gully Creek in any year;
- "Authority" means the Central Highlands Region Water Authority;
- "entitlement holder" means a person holding a bulk entitlement under the Act;
- "licence" means any licence granted under Part 4 of the Act;
- "Minister" in relation to any provision, includes any person authorised by the Minister to act on the Minister's behalf in relation to that provision, or to whom the Minister has delegated the relevant power, discretion, function, authority or duty under Section 306 of the Act;
- **"Resource Manager"** means any person appointed by the Minister to do all or any of the following -
 - (a) prepare the Werribee Basin Water Accounts; and
 - (b) monitor whether entitlement holders in the Werribee Basin comply with the conditions of their bulk entitlements; and

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- (c) direct the release of any water set aside for maintaining water quality in the Werribee Basin; and
- (d) investigate and mediate disputes between entitlement holders in the Werribee Basin; and
- (e) investigate and deal with significant unauthorised uses of water in the Werribee Basin; and
- (f) supervise the qualification of any rights to water made by the Minister during periods of declared water shortage under section 13 of the Act;
- "specified point A" means immediately upstream of the Blackwood and Barry's Reef diversion weir on the waterway;
- "specified point B" means immediately upstream of the Blackwood and Barry's Reef diversion weir on the Kyneton Gully Creek;

"waterway" means Long Gully Creek;

- "Werribee Basin Water Accounts" means an annual report, required by the Minister, on compliance by entitlement holders and licensees, respectively, in the Werribee Basin, with the terms of their bulk entitlements or licences;
- "year" means the 12 months next following 1 July.

5. CONVERSION TO A BULK ENTITLEMENT

All of the Authority's entitlement to take water from the waterway and from the Kyneton Gully Creek to supply water to the Blackwood & Barry's Reef Water Supply System is converted to a bulk entitlement on the conditions set out in this Order.

6. BULK ENTITLEMENT

The Authority may take up to 140 ML of water from the waterway and from the Kyneton Gully Creek in any year subject to the flow sharing arrangements specified in clause 7.

7. SHARE OF FLOW

7.1 The Authority may take a share of the flow in the waterway passing the specified point A, calculated as follows:

(a) when
$$Fa \le 2.5$$
 ML/day,
Ea = Fa and

b) when
$$Fa > 2.5$$
 ML/day,

$$Ea = 2.5 ML/day$$

where -

(

"Ea" means the Authority's entitlement; and

- "Fa" means the flow past the specified point A less water being transferred under sub-clause 7.3.
- 7.2 The Authority may take a share of the flow in the Kyneton Gully Creek passing the specified point B, calculated as follows:
 - (a) when $Fb \le 2.5$ ML/day, Eb = Eb and

(b) when
$$Fb > 2.5$$
 ML/day,

$$Eb = 2.5 ML/day$$

where -

- "Eb" means the Authority's entitlement; and
- "Fb" means the flow past the specified point B less water being transferred under sub-clause 7.3.
- 7.3 The Authority is not entitled to any flow past the specified point A or the specified point B, as part of its bulk entitlement, which is being transferred by the holder of -
 - (a) any other bulk entitlement or licence held by another person; or
 - (b) any licence -
 - to a transferee pursuant to the Act.

8. MAKING ALLOWANCES

- 8.1 In calculating water available to the Authority under this bulk entitlement at any point downstream of the specified point A or the specified point B, allowance must be made for -
 - (a) any losses of water incurred between that point and the respective specified point; and
 - (b) the time taken by the flow to reach that point from the respective specified point.
- 8.2 If the Authority proposes to take water under this entitlement from a point downstream of the specified point A or the specified point B, it must first -

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- (a) propose to the Minister -
 - (i) fair, reasonable and representative means for calculating the allowances required by subclause 8.1; and
 - (ii) details of the proposed point and amount of extraction; and
- (b) ascertain and provide to the Minister any operational requirements of the Resource Manager; and
- (c) satisfy the Minister that the proposal will have no impact on any other bulk entitlement or licence held by another person.
- 8.3 The Minister may -
 - (a) approve a proposal made under sub-clause 8.2; or
 - (b) require the Authority to amend the proposal; and
 - (c) require the Authority -
 - (i) to review all or part of any proposal approved by the Minister if, in the Minister's opinion, it is, at any time, no longer fair, reasonable or representative; and
 - (ii) to make an amended proposal to the Minister.
- 8.4 The Authority must -
 - (a) advise the Resource Manager in writing within 14 days of any proposal approved by the Minister under sub-clause 8.3; and
 - (b) provide the Resource Manager with such other information concerning the proposed diversion as the Resource Manager may, from time to time, require.

9. ENVIRONMENTAL OBLIGATIONS

- 9.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a program to manage the environmental effects of the Authority's works to take water under this bulk entitlement which includes -
 - (a) impacts on the bed and banks of the waterway and the Kyneton Gully Creek in the vicinity of the Authority's works; and

- (b) operational practices to remove silt from works; and
- (c) operational practices to manage the water quality in works on the waterway and on the Kyneton Gully Creek.
- 9.2 The Minister may -
 - (a) approve the program proposed under sub-clause 9.1; or
 - (b) require the Authority to amend the proposed program; and
 - (c) require the Authority -
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.
- 9.3 The Authority, must at its cost -
 - (a) implement the approved program; and
 - (b) keep a record of all work undertaken under paragraph (a).

10. METERING PROGRAM

- 10.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a metering program to determine -
 - (a) subject to clause 15, the flow of the waterway at the specified point A, the flow of the Kyneton Gully Creek at the specified point B, or at any other point from which water is taken under this bulk entitlement; and
 - (b) the amount of water taken by the Authority at specified point A, specified point B or at any other point under this bulk entitlement -

for the purpose of assessing whether or not the Authority complies with this bulk entitlement.

- 10.2 The metering program prepared under sub-clause 10.1 must include details of any agreement between the Authority and any other person for measuring and calculating instream flows.
- 10.3 The Minister may -
 - (a) approve the program proposed under sub-clause 10.1; or

- (b) require the Authority to amend the proposed program; and
- (c) require the Authority -
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.
- 10.4 The Authority must, at its cost, and in accordance with any guidelines issued from time to time by the Minister -
 - (a) implement and maintain the approved metering program; and
 - (b) maintain metering equipment and associated measurement structures in good condition, ensure that metering equipment is periodically recalibrated and, if rating curves are used to calculate flows, ensure that these curves are regularly checked and, if necessary, revised; and
 - (c) keep a record of all work undertaken under paragraph (b).

11. REPORTING REQUIREMENTS

- 11.1 The Authority may be required to report on all or any of the following matters, as provided in this clause:
 - (a) subject to clause 15, the flow past the specified point A;
 - (b) subject to clause 15, the flow past the specified point B;
 - (c) the daily amount of water taken by the Authority from the waterway;
 - (d) the daily amount of water taken by the Authority from the Kyneton Gully Creek;
 - (e) the annual amount of water taken under this bulk entitlement;
 - (f) the approval, amendment and implementation of programs and proposals under clauses 8, 9 and 10;
 - (g) any temporary or permanent transfer of all or part of this bulk entitlement;
 - (h) any bulk entitlement or licence in respect of the waterway or the Kyneton Gully Creek temporarily or permanently transferred to the

Authority with respect to the Blackwood & Barry's Reef Water Supply System;

- (i) any amendment to this bulk entitlement;
- (j) any new bulk entitlement granted to the Authority with respect to the Blackwood & Barry's Reef Water Supply System;
- (k) any failure by the Authority to comply with any provision of this bulk entitlement;
- any difficulties experienced or anticipated by the Authority in complying with this bulk entitlement and any remedial action taken or proposed.
- 11.2 The Minister may require the Authority to report on all or any of the matters set out in sub-clause 11.1 -
 - (a) in writing, or in such electronic form as may be agreed between the Authority and the Minister; and
 - (b) within 14 days of receiving the Minister's written request.
- 11.3 The Authority must, for the period of the preceding year, report in its Annual Report on each of the matters set out in sub-clause 11.1, except -
 - (a) paragraphs ((a)), ((b)), (c) and (d) of sub-clause 11.1; and
 - (b) with the approval of the Minister, any particular failure referred to in paragraph ((k)) of sub-clause 11.1.
- 11.4 The Resource Manager may require the Authority to report to it, from time to time, on all or any of the matters set out in sub-clause 11.1.
- 11.5 Any report under sub-clause 11.4 must be made -
 - (a) in such form as may be agreed between the Authority and the Resource Manager; and
 - (b) unless the Authority and the Resource Manager agree otherwise -
 - (i) within 24 hours of the Authority receiving a request for a report on any matter set out in paragraphs
 ((a)) to ((d)) of sub-clause 11.1; or

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(ii) within 14 days of the Authority receiving a request for a report on any matter set out in paragraphs
 ((e)) to ((1)) of sub-clause 11.1.

12. WATER RESOURCE MANAGEMENT COSTS

- 12.1 Subject to sub-clause 13.1, the Authority must pay the Resource Manager a fair and reasonable proportion of the costs incurred by the Resource Manager to -
 - (a) prepare the Werribee Basin Water Accounts; and
 - (b) monitor whether entitlement holders in the Werribee Basin comply with the conditions of their bulk entitlements; and
 - (c) direct the release of any water set aside for maintaining water quality in the Werribee Basin; and
 - (d) investigate and mediate disputes between entitlement holders in the Werribee Basin; and
 - (e) investigate and deal with significant unauthorised uses of water in the Werribee Basin; and
 - (f) supervise the qualification of any rights to water made by the Minister during periods of declared water shortage under section 13 of the Act.
- 12.2 The proportion of the costs referred to in sub-clause 12.1 is to be determined by the Resource Manager under sub-clause 13.3.

13. DUTY TO KEEP ACCOUNTS AND FIX PROPORTIONS

- 13.1 The Authority is not obliged to make any payment to the Resource Manager, under clause 12 unless the Resource Manager chooses to comply with the provisions of this clause relevant to that payment.
- 13.2 Separate accounts of all costs and payments must be kept by the Resource Manager in respect to sub-clause 12.1.
- 13.3 The Resource Manager must, by 1 July in any year, determine for the Authority, in respect of the ensuing year, a fair and reasonable proportion of the costs referred to in sub-clause 12.1.
- 13.4 Accounts required to be kept under this clause must be made available for inspection by the Authority upon request.

14. DUTY TO MAKE PAYMENTS

Any amount payable by the Authority under sub-clause 12.1 must be paid in arrears, within 28 days of the Authority receiving an invoice, unless the Authority and Resource Manager agree otherwise.

15. EXEMPTION FROM METERING AND REPORTING

If the Authority installs works at or near each point at which it takes water from the waterway under this bulk entitlement which, in the opinion of the Resource Manager, automatically ensure that only water to which the Authority is entitled is taken by it, the Authority is exempted from -

- (a) the metering requirements of sub-clause 10.1((a)); and
- (b) the reporting requirements of sub-clause 11.1((a)) and ((b)).
- 16. DATA
- 16.1 Subject to clause 10.4, the Minister will use the Minister's best endeavours to ensure that all hydrological and other data required by the Authority to comply with this bulk entitlement are made available to the Authority.
- 16.2 The Authority must make available data collected for the purpose of the metering program and reporting under clauses 10 and 11 to any person, subject to the person paying any fair and reasonable access fee imposed by the Authority, to cover the costs of making the data available.

17. DISPUTE RESOLUTION

- 17.1 If any difference or dispute arises between the Authority, the Minister and, with its consent, the Resource Manager, or any of them (the "parties") concerning the interpretation or application of this Order, which is not resolved within 14 days of it arising, any party may give written notice to the others requiring the matter to be determined by an independent expert, if it is not otherwise resolved, within 14 days of that notice.
- 17.2 The independent expert will be either -
 - (a) a person agreed on by the parties to the difference or dispute; or

- (b) if those parties cannot agree, a person nominated by the Minister.
- 17.3 The independent expert must reach a conclusion on the matter within 30 days of it being referred, but has power to extend the period for reaching a conclusion on the matter by a further 30 days.
- 17.4 The independent expert must send a copy of the conclusion and its supporting reasons to each party to the difference or dispute.
- 17.5 (a) In any difference or dispute to which the Minister is a party, the independent expert must express the conclusion as a recommendation.
 - (b) The Minister must consider any recommendation made under paragraph (a) before deciding to give a direction under section 307 or to take any other action under the Act in relation to the difference or dispute.
- 17.6 In any difference or dispute to which the Minister is not a party, any conclusion by an independent expert is final and binding on the parties.
- 17.7 The apportionment of the costs of and incidental to every reference, including the costs of the independent expert, shall be at the discretion of the independent expert.
- Dated 26 November 1998

PATRICK JOHN MCNAMARA, Minister administering the Water Act 1989

* Note: An explanatory note that accompanies this Order is available from the Surface Water Allocation and Management Section, Department of Natural Resources and Environment.

Water Act 1989

BULK ENTITLEMENT (MOE - NARRACAN CREEK) CONVERSION ORDER 1998

I, Patrick John McNamara, as Minister administering the Water Act 1989, make the following Order* -

1. CITATION

This Order may be cited as the Bulk Entitlement (Moe - Narracan Creek) Conversion Order 1998.

2. EMPOWERING PROVISIONS

This Order is made under sections 43 and 47 of the Water Act 1989.

3. COMMENCEMENT

This Order comes into operation on the day it is published in the Government Gazette.

4. **DEFINITIONS**

In this Order -

"Act" means the Water Act 1989;

- "annual entitlement" means the total amount of water which the Authority may take from the waterway in any year;
- "Authority" means the Central Gippsland Region Water Authority;
- "entitlement holder" means a person holding a bulk entitlement under the Act;
- "Latrobe Basin Water Accounts" means an annual report, required by the Minister, on compliance by entitlement holders and licensees, respectively, in the Latrobe Basin, with the terms of their bulk entitlements or licences;
- "licence" means any licence granted under Part 4 of the Act;
- "Minister" in relation to any provision, includes any person authorised by the Minister to act on the Minister's behalf in relation to that provision, or to whom the Minister has delegated the relevant power, discretion, function, authority or duty under Section 306 of the Act;
- **"passing flow"** means an amount of the flow past the specified point which must pass to the waterway immediately downstream of the Moe diversion weir;
- **"Resource Manager"** means any person appointed by the Minister to do all or any of the following -
 - (a) prepare the Latrobe Basin Water Accounts; and
 - (b) monitor whether entitlement holders in the Latrobe Basin comply with the conditions of their bulk entitlements; and
 - (c) direct the release of any water set aside for maintaining water quality in the Latrobe Basin; and

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- (d) investigate and mediate disputes between entitlement holders in the Latrobe Basin; and
- (e) investigate and deal with significant unauthorised uses of water in the Latrobe Basin; and
- (f) supervise the qualification of any rights to water made by the Minister during periods of declared water shortage under section 13 of the Act;
- "specified point" means immediately upstream of the Moe diversion weir on the waterway;

"waterway" means Narracan creek;

- "year" means the 12 months next following 1 July.
- 5. CONVERSION TO A BULK ENTITLEMENT

All of the Authority's entitlement to take water from the waterway to supply water to the Moe - Narracan creek Water Supply System is converted to a bulk entitlement on the conditions set out in this Order.

6. BULK ENTITLEMENT

The Authority may take up to 3884 ML of water from the waterway in any year subject to the flow sharing arrangements specified in clause 7.

7. SHARE OF FLOW

- 7.1 The Authority may take a share of the flow in the waterway passing the specified point, calculated as follows:
 - (a) when $F \le 11$ ML/day, E = 0.
 - (b) when $11 < F \le 27$ ML/day,
 - E = F 11, and
 - (c) when F > 27 ML/day, E = 16 ML/day,

where -

- "E" means the Authority's entitlement; and
- "F" means the flow past the specified point less any amount of water under transfer pursuant to sub-clause 7.2.
- 7.2 The Authority is not entitled to any flow past the specified point, as part of its bulk entitlement, which is being transferred by the holder of -

- (a) any other bulk entitlement or licence held by another person; or
- (b) any licence -
- to a transferee pursuant to the Act.

8. MAKING ALLOWANCES

- 8.1 In calculating water available to the Authority under this bulk entitlement at any point downstream of the specified point, allowance must be made for -
 - (a) any losses of water incurred between that point and the specified point; and
 - (b) the time taken by the flow to reach that point from the specified point.
- 8.2 If the Authority proposes to take water under this entitlement from a point downstream of the specified point, it must first -
 - (a) propose to the Minister -
 - (i) fair, reasonable and representative means for calculating the allowances required by sub-clause 8.1; and
 - (ii) details of the proposed point and amount of the extraction; and
 - (b) ascertain and provide to Minister any operational requirements of the Resource Manager; and
 - (c) satisfy the Minister that the proposal will have no impact on any other bulk entitlement or licence held by another person.
- 8.3 The Minister may -
 - (a) approve a proposal made under sub-clause 8.2; or
 - (b) require the Authority to amend the proposal; and
 - (c) require the Authority -
 - (i) to review all or part of any proposal approved by the Minister if, in the Minister's opinion, it is, at any time, no longer fair, reasonable or representative; and
 - (ii) to make an amended proposal to the Minister.
- 8.4 The Authority must -
 - (a) advise the Resource Manager in writing within 14 days of any proposal approved by the Minister under sub-clause 8.3; and

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(b) provide the Resource Manager with such other information concerning the proposed diversion as the Resource Manager may, from time to time, require.

9. ENVIRONMENTAL OBLIGATIONS

- 9.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a program to manage the environmental effects of the Authority's works to take water under this bulk entitlement which includes -
 - (a) impacts on the bed and banks of the waterway in the vicinity of the Authority's works; and
 - (b) operational practices to remove silt from works; and
 - (c) operational practices to manage the water quality in works on the waterway.
- 9.2 The Minister may -
 - (a) approve the program proposed under sub-clause 9.1; or
 - (b) require the Authority to amend the proposed program; and
 - (c) require the Authority -
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.
- 9.3 The Authority, must at its cost -
 - (a) implement the approved program; and
 - (b) keep a record of all work undertaken under paragraph (a).

10. METERING PROGRAM

- 10.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a metering program to determine -
 - (a) subject to clause 15, the flow of the waterway at the specified point, or at any other point from which water is taken under this entitlement; and
 - (b) the amount of water taken by the Authority under this bulk entitlement -

for the purpose of assessing whether or not the Authority complies with this bulk entitlement.

- 10.2 The metering program prepared under sub-clause 10.1 must include details of any agreement between the Authority and any other person for measuring and calculating instream flows.
- 10.3 The Minister may -
 - (a) approve the program proposed under sub-clause 10.1; or
 - (b) require the Authority to amend the proposed program; and
 - (c) require the Authority -
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.
- 10.4 The Authority must, at its cost, and in accordance with any guidelines issued from time to time by the Minister -
 - (a) implement and maintain the approved metering program; and
 - (b) maintain metering equipment and associated measurement structures in good condition, ensure that metering equipment is periodically re-calibrated and, if rating curves are used to calculate flows, ensure that these curves are regularly checked and, if necessary, revised; and
 - (c) keep a record of all work undertaken under paragraph (b).

11. REPORTING REQUIREMENTS

- 11.1 The Authority may be required to report on all or any of the following matters, as provided in this clause:
 - (a) subject to clause 15, the flow past the specified point;
 - (b) subject to clause 15, the passing flow;
 - (c) the daily amount of water taken by the Authority from the waterway;
 - (d) the approval, amendment and implementation of programs and proposals under clauses 8, 9 and 10;
 - (e) the annual amount of water taken under this entitlement;

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- (f) any temporary or permanent transfer of all or part of this bulk entitlement;
- (g) any bulk entitlement or licence in respect of the waterway temporarily or permanently transferred to the Authority with respect to the Moe -Narracan creek Water Supply System;
- (h) any amendment to this bulk entitlement;
- (i) any new bulk entitlement granted to the Authority with respect to the Moe

 Narracan creek Water Supply System;
- (j) any failure by the Authority to comply with any provision of this bulk entitlement;
- (k) any difficulties experienced or anticipated by the Authority in complying with this bulk entitlement and any remedial action taken or proposed.
- 11.2 The Minister may require the Authority to report on all or any of the matters set out in sub-clause 11.1 -
 - (a) in writing, or in such electronic form as may be agreed between the Authority and the Minister; and
 - (b) within 14 days of receiving the Minister's written request.
- 11.3 The Authority must, for the period of the preceding year, report in its Annual Report on each of the matters set out in sub-clause 11.1, except -
 - (a) paragraphs ((a)), ((b)) and ((c)) of sub-clause 11.1; and
 - (b) with the approval of the Minister, any particular failure referred to in paragraph ((j)) of sub-clause 11.1.
- 11.4 The Resource Manager may require the Authority to report to it, from time to time, on all or any of the matters set out in sub-clause 11.1.
- 11.5 Any report under sub-clause 11.4 must be made -
 - (a) in such form as may be agreed between the Authority and the Resource Manager; and
 - (b) unless the Authority and the Resource Manager agree otherwise -

- (i) within 24 hours of the Authority receiving a request for a report on any matter set out in paragraphs
 ((a)) to ((c)) of sub-clause 11.1; or
- (ii) within 14 days of the Authority receiving a request for a report on any matter set out in paragraphs
 ((d)) to ((k)) of sub-clause 11.1.

12. WATER RESOURCE MANAGEMENT COSTS

- 12.1 Subject to sub-clause 13.1, the Authority must pay the Resource Manager a fair and reasonable proportion of the costs incurred by the Resource Manager to -
 - (a) prepare the Latrobe Basin Water Accounts; and
 - (b) monitor whether entitlement holders in the Latrobe Basin comply with the conditions of their bulk entitlements; and
 - (c) direct the release of any water set aside for maintaining water quality in the Latrobe Basin; and
 - (d) investigate and mediate disputes between entitlement holders in the Latrobe Basin; and
 - (e) investigate and deal with significant unauthorised uses of water in the Latrobe Basin; and
 - (f) supervise the qualification of any rights to water made by the Minister during periods of declared water shortage under section 13 of the Act.
- 12.2 The proportion of the costs referred to in sub-clause 12.1 is to be determined by the Resource Manager under sub-clause 13.3.

13. DUTY TO KEEP ACCOUNTS AND FIX PROPORTIONS

- 13.1 The Authority is not obliged to make any payment to the Resource Manager, under clause 12 unless the Resource Manager chooses to comply with the provisions of this clause relevant to that payment.
- 13.2 Separate accounts of all costs and payments must be kept by the Resource Manager in respect to sub-clause 12.1.
- 13.3 The Resource Manager must, by 1 July in any year, determine for the Authority, in respect of the ensuing year, a fair and

reasonable proportion of the costs referred to in sub-clause 12.1.

13.4 Accounts required to be kept under this clause must be made available for inspection by the Authority upon request.

14. DUTY TO MAKE PAYMENTS

Any amount payable by the Authority under sub-clause 12.1 must be paid in arrears, within 28 days of the Authority receiving an invoice, unless the Authority and Resource Manager agree otherwise.

15. EXEMPTION FROM METERING AND REPORTING

If the Authority installs works at or near each point at which it takes water from the waterway under this bulk entitlement which, in the opinion of the Resource Manager, automatically ensure that only water to which the Authority is entitled is taken by it, the Authority is exempted from -

- (a) the metering requirements of sub-clause 10.1((a)); and
- (b) the reporting requirements of sub-clause 11.1((a)) and ((b)).

16. DATA

- 16.1 Subject to clause 10.4, the Minister will use the Minister's best endeavours to ensure that all hydrological and other data required by the Authority to comply with this bulk entitlement are made available to the Authority.
- 16.2 The Authority must make available data collected for the purpose of the metering program and reporting under clauses 10 and 11 to any person, subject to the person paying any fair and reasonable access fee imposed by the Authority, to cover the costs of making the data available.

17. DISPUTE RESOLUTION

17.1 If any difference or dispute arises between the Authority, the Minister and, with its consent, the Resource Manager, or any of them (the "parties") concerning the interpretation or application of this Order, which is not resolved within 14 days of it arising, any party may give written notice to the others requiring the matter to be determined by an independent expert, if it is not otherwise resolved, within 14 days of that notice.

17.2 The independent expert will be either -

- (a) a person agreed on by the parties to the difference or dispute; or
- (b) if those parties cannot agree, a person nominated by the Minister.
- 17.3 The independent expert must reach a conclusion on the matter within 30 days of it being referred, but has power to extend the period for reaching a conclusion on the matter by a further 30 days.
- 17.4 The independent expert must send a copy of the conclusion and its supporting reasons to each party to the difference or dispute.
- 17.5 (a) In any difference or dispute to which the Minister is a party, the independent expert must express the conclusion as a recommendation.
 - (b) The Minister must consider any recommendation made under paragraph (a) before deciding to give a direction under section 307 or to take any other action under the Act in relation to the difference or dispute.
- 17.6 In any difference or dispute to which the Minister is not a party, any conclusion by an independent expert is final and binding on the parties.
- 17.7 The apportionment of the costs of and incidental to every reference, including the costs of the independent expert, shall be at the discretion of the independent expert.

Dated: 26 November 1998.

PATRICK JOHN MCNAMARA, Minister administering the Water Act 1989

* Note: An explanatory note that accompanies this Order is available from the Surface Water Allocation and Management Section, Department of Natural Resources and Environment.

Associations Incorporation Act 1981

Notice is hereby given that in pursuance of sub-section 10(4) of the **Associations Incorporation Act 1981** a Certificate of Incorporation was granted to Midlands Terrace Services Association Inc. on 27 July 1998.

W. NEW Deputy Registrar of Incorporated Associations

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Associations Incorporation Act 1981

Notice is hereby given that in pursuance of sub-section 10(4) of the Associations Incorporation Act 1981 a Certificate of Incorporation was granted to Victorian Athletic League Inc. on 31 August 1998.

> W. NEW Deputy Registrar of Incorporated Associations

Associations Incorporation Act 1981

Notice is hereby given that in pursuance of sub-section 10(4) of the Associations Incorporation Act 1981 a Certificate of Incorporation was granted to Victorian Music Teachers' Association Inc. on 3 September 1998.

> W. NEW Deputy Registrar of Incorporated Associations

Planning and Environment Act 1987 HASTINGS PLANNING SCHEME

Notice of Amendment

Amendments L128 & L129

These Amendments have been prepared by the Mornington Peninsula Shire Council and the Mornington Peninsula Shire Council is the Planning Authority for these Amendments.

The Amendments propose to amend the Local Section of the Hastings Planning Scheme to rezone Council owned land identified as under-utilised and surplus to community requirements and which may be suitable for sale.

The Amendments to the Hastings Planning Scheme are required to remove the reserve status of the land, where required, and to rezone the land to reflect its potential future use and then to enable the sale of the land by public auction or private treaty.

The proposed zoning of each of the Council owned properties included in the Amendments is as follows:

Amendment L128 to the Hastings Planning Scheme:

Property AddressProposed Zone• 11-13 Marind Parade,
HastingsResidential 1• 4-14 Herring Street,
HastingsResidential 1

Amendment L129 to the Hastings Planning Scheme:

Statiat				
Pro	operty Address	Proposed Zone		
•	3051-3053 Frankston Flinders Road, Balnarring	Village Centre 2		
•	8 Imre Court, Baxter	Residential 1		
•	61 Elizabeth Street, Hastings	Residential 1		
•	10 Pound Road, Hastings	Urban Industrial		
•	91 Salmon Street, Hastings	Residential 1		
•	6 Radnor Rise, Somerville	Rural Residential 1		
•	7 Seribu Close, Tyabb	Residential 1		
•	16 Vista Court, Somerville	Rural Residential 1		

The Amendments can be inspected at: Mornington Peninsula Shire Council, Customer Service Centre, Queen Street, Mornington 3931 and Besgrove Street, Rosebud 3939 and Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000.

Fisher Stewart Pty Ltd, Planning Consultants, has been engaged by the Mornington Peninsula Shire Council, the Planning Authority for this Amendment, to prepare the planning scheme amendment on its behalf. Any queries you may have in respect to the proposed planning scheme amendment should be directed to Chris Taylor or Colin Harris at Fisher Stewart Pty Ltd on (03) 9624 1200.

Submissions about the Amendment must be sent to: Chief Executive Officer, Mornington Peninsula Shire Council, Private Bag 1000, Rosebud 3939, by Friday 1 January 1999.

LYNTON SHEDDEN Manager-Development Advice and Approvals



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 1749 in the category described as a Heritage place:

Emerald Hall (former Lauder's Riding School), 295 Bank Street, South Melbourne, Port Phillip City Council.

EXTENT:

1. All of the buildings known as Emerald Hall (former Lauder's Riding School) marked B1 and former Stables marked B2 on Diagram Number 601595 held by the Executive Director.

2. All of the land marked L-1 on Diagram Number 601595, held by the Executive Director being all of the land described in Memorial No. 983 Book 437 and all of the land described in Memorial Book 807 No. 202.

Dated 5 November 1998.

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 1751 in the category described as a Heritage place:

Astor Theatre, 1 Chapel Street, St Kilda, Port Phillip City Council.

EXTENT:

1. All of the buildings known as the Astor Theatre marked B-1 on Diagram 600914 held by the Executive Director.

2. All of the land marked L-1 on Diagram 600914 held by the Executive Director being all of the land described in Certificate of Title Volume 5814 Folio 771 and Certificate of Title Volume 8919 Folio 523.

3. All of the following movable objects: 1929 Western Electric amplifier, original screen, original projector.

Dated 5 November 1998.

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 1752 in the category described as a Heritage place:

Bush's Store, 94 Williamson Street, Bendigo, Greater Bendigo City Council.

EXTENT:

1. All of the buildings known as Bush's Store marked as follows on Diagram 603961 held by the Executive Director.

B-1 Bush/Backhaus Shop

B-2 Original Shop, Tea Loft and Chaff House

B-3 Stables

B-4 Oil Store

B-5 Shed

2. All of the land marked L-1 on Diagram 603961, held by the Executive Director being:

i. all of the land described in Certificate of Title Volume 8417, Folio 037

ii. part of the land described in Memorial No. 28 Book 627

iii. part of the land described in Memorial No. 603, Book 695.

3. All of the specified objects: Bag Elevator located in B-2; Running Gear (pulleys, shafts, chains, timber guides and covers, secured timber ladders, brake pulleys, cathead and all associated joinery for the running gear) located in B-2 and B-3, Bag Chutes located in B-2; Grain Bins, Counter with Bins/drawers under, 20 small drawer unit over and early shelving, all located in B-2.

Dated 5 November 1998.

RAY TONKIN Executive Director Victoria Government Gazette



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 1753 in the category described as a Heritage place:

Post Office, 28 High Street, Terang, Corangamite Shire Council.

EXTENT:

1. All of the building marked B1 on Diagram 608398 held by the Executive Director.

2. All of the land marked L-1 on Diagram 608398 held by the Executive Director being all of the land described in Certificate of Title Volume 10132 Folio 506.

Dated 5 November 1998.

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 1754 in the category described as a Heritage place:

Post Office, Clarendon Street, Maryborough, Central Goldfields Shire Council.

EXTENT:

1. All of the building marked B1 (post office) and B2 (war memorial) on Diagram 608399 held by the Executive Director.

2. All of the land marked L-1 on Diagram 608399 held by the Executive Director being all of the land described in Certificate of Title Volume 10151 Folio 745.

Dated 5 November 1998.

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 1755 in the category described as a Heritage place Archaeological place:

Yackandandah Creek Gold Hydraulic Sluicing Works, Junction of Yackandandah and Cohns Track, Yackandandah, Indigo Shire Council.

EXTENT:

1. All the Crown land including above ground features (jet elevator, sluice box, and delivery pipelines), water races, sluice hole, earthworks and pebble dumps, and all archaeological relics and deposits in a 250 metre radius with Australian Grid Co-ordinates E833 N783 (position of sluice box) on 1:100,000 map sheet number 8225 Albury.

Dated 5 November 1998.

RAY TONKIN Executive Director



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 1756 in the category described as a Heritage place, Archaeological place:

Tronoh Gold Dredging Ponds, Dredge Hole Lane, Harrietville, Alpine Shire Council.

EXTENT:

1. To the extent of the two dredge ponds known as the bottom or south ponds including all banks and associated high tailings and comprising all of the Crown land within a 300 metre radius with Australian Map Grid co-ordinates E061 N164 on 1:100,000 map sheet number 8324 Borong.

Dated 5 November 1998.

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 1757 in the category described as a Heritage place, Archaeological place:

Blind Creek Ochre Mine and Processing Site, Junction of Parsons and Old Kingower Roads, Kooyoora State Park, Loddon Shire Council.

EXTENT:

1. All of the Crown land including the remnants of Ochre mines, Chilian mill, channels, pits, dumps and any archaeological objects and deposits within a radius of 250 metres of a point with Australian Map Grid co-ordinates E436 N480 on 1:100,000 map sheet number 7624 Dunolly. The land is part of Crown land parcel P123107.

Dated 5 November 1998.

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 1758 in

the category described as a Heritage place, Archaeological place:

Rose Thistle and Shamrock Quartz Gold Mining Precinct, Shamrock Track, Harrietville, Alpine Shire Council.

EXTENT:

1. All of the Crown land including the remnants of various gold mining operations (including machinery relics, mining engineering works and mullock heaps), residential fireplaces and any archaeological objects and deposits within a radius of 500 metres of a point with Australian Map Grid co-ordinates E033 N181 on 1:100,000 map sheet number Bogong 8324. Dated 5 November 1998.

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 1759 in the category described as a Heritage place, Archaeological place:

Lal Lal Iron Mine and Smelting Works, Iron Mine Road, Lal Lal, Moorabool Shire Council.

EXTENT:

1. All of the Crown land including above ground features (blast furnace, flue, machinery foundations, and tramway bed), mine workings, and all archaeological relics and deposits in a 200 metre radius with Australian Grid Co-ordinates E418 N254 (position of blast furnace) on 1:100,000 map sheet number 7722 Lal Lal.

Dated 5 November 1998.

RAY TONKIN Executive Director

Victoria Government Gazette



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 1760 in the category described as a Heritage place, Archaeological place:

Maxwell Consolidated Quartz Gold Mine, Daylesford-Hepburn Road, Doctors Gully, Daylesford, Hepburn Shire Council.

EXTENT:

1. All of the Crown land including the remnants of mining and ore-treatment machinery foundations, cyaniding works, earthworks and any archaeological objects and deposits within a radius of 150 metres of a point with Australian Map Grid co-ordinates E464 N650 on 1:100,000 map sheet number 7723 Castlemaine. Dated 5 November 1998.

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 1761 in the category described as a Heritage place, Archaeological place:

Young Australian battery and gold cyaniding works, Glendart Track, off Corryong-Benambra Road, Corryong, Towong Shire Council.

EXTENT:

1. All of the Crown land including a 10-head battery crushing battery, a single cylinder horizontal oil engine, a six-cylinder car engine with agitating plant and three corrugated iron

cyanide vats, and any other archaeological objects and deposits within a 150 metre radius of the battery, or with Australian Map Grid co-ordinates E698 N546 on 1:100,000 map sheet number 8424 Benambra. The land is part of Dart Forest Block, Coupe address 69751502. Dated 5 November 1998.

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 1762 in the category described as a Heritage place, Archaeological place:

Jubilee Company Quartz Gold Mine, Jubilee Road, Jubilee Historic Reserve, near Newtown, Ballarat City Council.

EXTENT:

1. All of the Crown land including above ground features (machinery foundations, remnants of cyaniding operations, and earthworks), and all archaeological relics and deposits in a 200 metre radius with Australian Grid Co-ordinates E364 N216 (position of main shaft) on 1:100,000 map sheet number 7622. The land includes part of LIMS Account No. 05-08554.

Dated 5 November 1998.

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 1763 in the category described as a Heritage place, Archaeological place:

Baxter Lead Alluvial Gold Mining Precinct, Junction of Baxter and Blazed tracks, Waterloo, Pyrenees Shire Council.

EXTENT:

1. All of the Crown land including the remnants of five deep lead mines (including remnants of puddling machines, whims, shafts and earthworks), residential fireplaces, shallow alluvial workings, and any archaeological objects and deposits within a radius of 300 metres of a point with Australian Map Grid co-ordinates E147 N640 on 1:100,000 map sheet number Beaufort 7523.

Dated 5 November 1998.

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 1764 in the category described as a Heritage place, Archaeological place:

Duke and Timor Deep Lead Gold Mine, Grand Duke Historic Reserve, Timor, Central Goldfields Shire Council.

EXTENT:

1. All of the Crown land marked L-1 including above ground features (granite pump arch, cockpit, cylinder bed, engine and battery foundations), large mullock heap, and any archaeological deposits, and objects on diagram number 607675 held by the Executive Director of the Heritage Council. The land comprises Crown land parcels P133804 and P133803.

Dated 5 November 1998.

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 in that the Heritage Register Number 331 in the category described as a Heritage place is now described as:

Fulham Park Homestead, Myrtlebank Road,, Fulham, Wellington Shire Council.

EXTENT:

1. All of the buildings marked B 1 (House) B 2 (Stables) and B 3 (Well) on Diagram 603891 held by the Executive Director.

2. All of the land marked L-1 on diagram 603891 held by the Executive Director being part of the land described in Certificate of Title Volume 10366 Folio 844.

Dated 5 November 1998.

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 in that the Heritage Register Number 902 in the category described as a Heritage place is now described as:

Ballarat Railway Station Complex, Ballarat, Ballarat City Council.

EXTENT:

1. All of the buildings and structures known as the Ballarat Railway Complex:

Ballarat Railway Station Building, Ballarat West B1; former Railway Engine Shed, Ballarat West B2; Goods Shed, Ballarat West B3; former Engine Shed Remnants, Ballarat East, including remnant stone wall, brick wall and turntable B4; Peel Street Railway Bridge and Embarkment B5; Queen Street Bridge B6; King Street footbridge B7; former goods shed, Ballarat East, including external island platform at east end and stone wing wall at West end, but excluding roof over platform at east end B8; former station site, Ballarat East, including platform walls, station building foundation walls to threshold level and roadside kerb B9; signal box, Ballarat East, including the signal level frame and all fittings, two sets of associated sector gates at Humffray Street and all gate and signal control rodding within the area adjoining the signal box shown hatched B10; Davies Street subways B11; Ballarat A signal box, including the signal level frame and all fittings, all signal control rodding within the area adjoining the signal box shown hatched B12; signal mast No. 21, complete with all fittings and signal control rodding extending to a point 2 metres from the base of the mast B13: Yarrowee Creek tunnels B14; former water supply tower B15; up-end signal gantry, complete with all fittings and including signal control rodding extending to a point 2 metres from the base of the gantry B16; down-end signal gantry, complete with all fittings and including signal control rodding extending to a point 2 metres from the base of the gantry B17; former weighbridge B18; weighbridge and associated office B19; former carriers office B20; Ballarat B signal box, including signal lever frame and all fittings, one set of associated sector gates at Lydiard Street and all gate and signal control rodding within the area adjoining the signal box shown hatched B21; signal mast No. 33, complete with all fittings and signal control extending to a point 2 metres from the base of the mast B22; signal mast No. 31, complete with all fittings and signal control rodding extending to a point 2 metres from the base of the mast B23; and shown on Plans 602746/1-602746/6 inclusive, held by the Executive Director, Heritage Victoria.

2. The land marked L1, L2, L3 and L4 on Plan Nos. 602746/1-602746/6 inclusive, endorsed by the Chairperson, HBC and held by the Director, Historic Buildings Council, being all of the land described in Certificate of Title Volume 1882 Folio 376320, Volume 386 Folio 77069 and Volume 2863 Folio 572428 and

Alotment 2C Section B3 in the Township of Ballarat East, but excluding an 'operating corridor' as shown on Plan Nos. 602746/1-602746/6 inclusive, held by the Executive Director, Heritage Victoria.

Dated 5 November 1998.

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 1424 in the category described as a Heritage Place is now described as:

Newtown Bridge Precinct, Bridge Road, Beechworth, Indigo Shire Council.

EXTENT:

1. To the extent of the entire bridge known as the Newtown Bridge including all of the structure and its approach spans and abutments as marked B1 in Diagram 603501A held by the Executive Director.

2. All of the Crown land marked L-1 on diagram 603501B held by the Executive Director, being part of Crown land parcel P201338 (Beechworth Historic Park) and Wallace Park Public Recreation Reserve.

Dated 5 November 1998.

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 in that the Heritage Register Number 1494 in the category described as a Heritage Place is now described as:

Heide II, 7 Templestowe Road, Bulleen, Manningham City Council.

EXTENT:

1. All of the buildings or structures marked B1 on Diagram 600876 held by the Executive Director; B-1 (house/gallery, and 1993 museum extension), B-2 (restaurant, formerly garage), B-3 (archaeological remnant of former residence), and B-4 (Potting Shed).

2. Movable objects related to Heide II: 1 terrazzo tile-topped table, 4 stemmed chairs, 2 bench seats, 4 club chairs, 1 coffee table, 1 wool rug, 8 wool cushions, 1 fire-grate (all located in B-1 interior), and 1 stone birdbath (located B-1 exterior).

3. All of the trees planted during the Reeds' occupation 1935-1981 and the 1989 commemorative tree and marked as follows on Diagram 600897 hend by the Executive Director:

T-1 Maytenus boaria x 2; T-2 Maclura pomifera (row x 14); T-3 Maclura pomifera (row x 10, part of an avenue x 20); T-4 Euonymus lucida; T-5 Maclura pomifera (row x 5); T-6 Quercus cerris; T-7 Quercus ilex; T-8 Podocarpus ?neriifolius; T-9 Quercus nigra; T-10 Castanea sp.; T-11 Quercus acustissima; T-12 Carpinus betulus (x 6); T-13 Quercus macrocarpa; T-14 Crataegus sp.; T-15 Crataegus sp. (x 2); T-16 Carya sp.; T-17 Crataegus pubescens f. stipulacea; T-18 Carya ?glabra; T-19 Fraxinus sp.; T-20 Fagus sylvatica f. laciniata (x 2); T-21 Crataegus sp.; T-22 Fraximus ?pennsylvanica; T-23 Fraximus sp.; T-24 Fagus sylvatica 'Pendula'; T-25 Populus x canescens (x 2); T-26 Carya ovata; T-27 Sequoia sempervirens (x 3); T-28 Quercus canariensis (x 5); T-29 Morus ?rubra; T-30 Metasequoia glyptostroboides; T-31 Viburnum sp.; T-32 Corylus avellana (x 3); T-33 Parriota persica (x 2); T-34 Fagus sylvatica; T-35 Ilex aquifolium (hedge); T-36 Pyrus ussariensis.

4. The landscape features and structures marked as follows on Diagram 600876 held by the Executive Director:

P-1 Main Path; P-2 North Path; P-3 Gallery Path/Drive; P-4 Rear Gallery Paths; P-5 Path system, bed layout and arbours of the Kitchen Garden; P-6 Kitchen Garden timber paling fence and two gates; P-7 Post and Rail Fence (3 sections).

5. All of the land marked L1 on Diagram 600876 held by the Executive Director being all of the land in Crown Reserve Rs 114021.

Dated 5 November 1998.

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 1750 in the category described as a Heritage place, Archaeological place:

Deadmans Gully Burial Ground, Campbells Creek-Fryers Road, Fryerstown, Mt Alexander Shire Council.

EXTENT:

1. All of the Crown land marked L-1 including above-ground structures (headstones, stone mounds and alignments), and any archaeological deposits and relics on diagram number 608444 held by the Executive Director. The land comprises all of Crown land parcel P134619.

Dated 5 November 1998.

RAY TONKIN Executive Director

Planning and Environment Act 1987 Planning and Environment (Planning Schemes) Act 1996

BALLARAT PLANNING SCHEME Notice of Approval of Planning Scheme

The Minister for Planning and Local Government has approved the new Ballarat Planning Scheme.

The planning scheme comes into operation on the date this notice is published in the Government Gazette. The planning scheme affects all of the area of the municipal district of the Ballarat City Council.

The new Ballarat Planning Scheme, as required by the **Planning and Environment** (**Planning Schemes**) Act 1996, includes seleted State standard provisions from the Victoria Planning Provisions, a municipal strategic statement, state and local policy frameworks, standardized zones, overlays, particular provisions relating to use and development, and a number of administrative provisions and definitions. The new planning scheme also incorporates a number of documents specified in the planning scheme, and contains new maps applying the standardised zones and overlays to land within the area covered by the scheme.

A copy of the new planning scheme can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000; Department of Infrastructure, Western Region, 1315 Sturt Street, Ballarat, Vic. 3350 and Ballarat City Council, Sturt Street, Ballarat, Vic. 3350.

> LEIGH PHILLIPS Director, Planning Operations Local Government, Planning and Market Information Services Division Department of Infrastructure

Planning and Environment Act 1987 BOROONDARA PLANNING SCHEME

Notice of Approval of Amendment

Amendment L39

The Minister for Planning and Local Government has approved Amendment L39 to the Boroondara Planning Scheme.

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

The Amendment includes the subdivision known as Hassett's Estate and some surrounding streets and land within Canterbury, in a Heritage Overlay provision or control.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service

Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Boroondara Shire Council, 8 Inglesby Road, Camberwell.

LEIGH PHILLIPS

Director, Planning Operations Local Government, Planning and Market Information Services Division Department of Infrastructure

Planning and Environment Act 1987

GLEN EIRA PLANNING SCHEME Notice of Approval of Amendment

Amendment L30

The Minister for Planning and Local Government has approved Amendment L30 to the Glen Eira Planning Scheme.

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

The Amendment inserts an entry into Clause 120 of the Glen Eira Planning Scheme which varies the restrictive covenant affecting land at 378 Kooyong Road, Caulfield, to allow the construction of a second dwelling on the land.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Glen Eira City Council, corner Glen Eira and Hawthorn Roads, Caulfield.

> LEIGH PHILLIPS Director, Planning Operations 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 R 214

The Minister for Planning and Local Government has approved Amendment R 214 to the Greater Geelong Planning Scheme.

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

The Amendment rezones 0.4ha of land (part of title Volume 8939 Folio 529) at Buckley Falls Road, Highton, Geelong, from the Public Open Space (Proposed) B reservation to the Reserved Residential Zone.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne, at the Department of Infrastructure, South Western Region, 63 McKillop Street, Geelong and at the offices of the City of Greater Geelong Council, 2nd Floor, 103 Corio Street, Geelong.

> LEIGH PHILLIPS Director, Planning Operations 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 L 26

The Minister for Planning and Local Government has approved Amendment L 26 to the Maroondah Planning Scheme.

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

The Amendment rezones land described as 62-80 Colchester Road, Kilsyth from Croydon Rural Zone to Croydon Neighbourhood Residential Zone.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Maroondah City Council, Braeside Avenue, Ringwood.

LEIGH PHILLIPS

Director, Planning Operations 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 L 237

The Minister for Planning and Local Government has approved Amendment L 237 to the Melbourne Planning Scheme.

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

The Amendment allows the Federation Square development to proceed.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Melbourne City Council, 6th Floor, 200 Little Collins Street, Melbourne 3000.

> LEIGH PHILLIPS Director, Planning Operations Local Government, Planning and Market Information Services Division Department of Infrastructure

Planning and Environment Act 1987 PAKENHAM PLANNING SCHEME Notice of Approval of Amendment Amendment L 142

The Minister for Planning and Local Government has approved Amendment L 142 to the Pakenham Planning Scheme.

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

The Amendment rezones land at Part Crown Portions 31, 32 and 33, Parish of Pakenham, County of Mornington, Princes Highway, Officer, to Urban Residential 1 Zone to allow it to be subdivided for residential purposes.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Cardinia Shire Council, Henty Way, Pakenham.

LEIGH PHILLIPS

Director, Planning Operations 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 L 29

The Minister for Planning and Local Government has approved Amendment L 29 to the Whitehorse Planning Scheme.

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

The Amendment rezones land at 423-425 Springvale Road, Forest Hill from Residential C to Business 1 Zone and deletes site specific provisions applying to the land.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Whitehorse City Council, 379-397 Whitehorse Road, Nunawading.

> LEIGH PHILLIPS Director, Planning Operations Local Government, Planning and Market Information Services Division Department of Infrastructure

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

Amendment L 65

The Minister for Planning and Local Government has approved Amendment L 65 to the Yarra Planning Scheme.

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

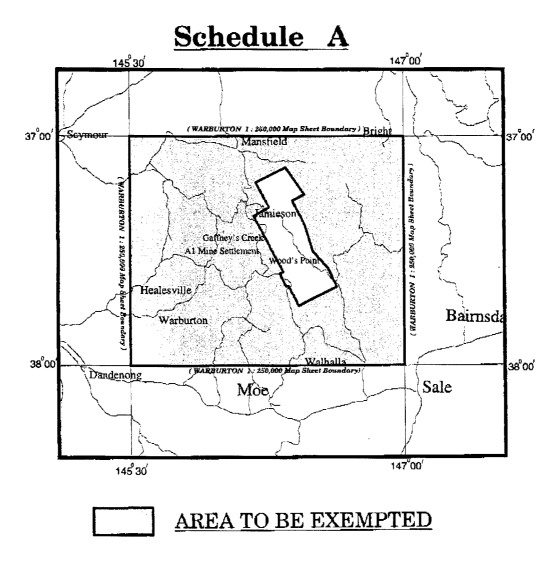
The Amendment includes land at 94 Hodgkinson Street, Clifton Hill in an Urban Conservation Area 1.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Yarra City Council, Richmond Town Hall, 333 Bridge Road, Richmond.

> LEIGH PHILLIPS Director, Planning Operations Local Government, Planning and Market Information Services Division Department of Infrastructure

Mineral Resources Development Act 1990 EXEMPTION FROM MINING LICENCE/EXPLORATION LICENCE (SECTION 7 - MRD ACT 1990)

I, Patrick McNamara, Minister for Agriculture and Resources, pursuant to Section 7 of the **Mineral Resources Development Act 1990**, do hereby exempt from being subject to an exploration and/or a mining licence the land shown on the attached plan.



Dated 17 November 1998

DAVID LEA Executive Director, Minerals and Petroleum pursuant to instrument of delegation by the Minister dated 1 July 1996

ORDERS IN COUNCIL

Local Government Act 1989

ALTERATION OF RIDING BOUNDARIES OF GOLDEN PLAINS SHIRE COUNCIL

Order in Council

The Governor in Council under Section 220Q (k) of the Local Government Act 1989 directs that:

- (a) This Order comes into operation on the day it is published in the Government Gazette; and
- (b) On the day this Order comes into operation the boundaries of each riding shall be fixed as described in the Schedules to this Order.

Schedule 1

HADDON RIDING

Commencing on the northern boundary of the Shire at the Glenelg Highway; thence south-westerly by the Glenelg Highway to the road forming the northern boundary of allotment 1, section 2, Township of Smythesdale; thence easterly by that road to the road forming the eastern boundary of allotment 1, section 1; thence south-westerly by that road to the Sebastopol-Smythesdale Road; thence easterly by that road to the north-eastern angle of allotment 2, section 57; thence southerly by the eastern boundary of that allotment and allotment 1, section 108 to Doctors Road; thence north-westerly by that road to the eastern angle of allotment 9, section 106; thence south-westerly by the south-eastern boundary of that allotment to Verdon Street; thence north-westerly by that street to the road forming the eastern boundary of allotment 1, section 48; thence southerly by that road and a line to Vermont Road; thence south-easterly by that road to the north-western angle of allotment 8, section 110; thence southerly by the western boundary of that allotment to Lock Street; thence westerly by that street and Anderson Street to Browns Road; thence southerly by that road to Johnston Street; thence westerly by that street to the Glenelg Highway; thence south-westerly by that highway to Gists Road; thence north-westerly and westerly by that road to Hillcrest Road; thence north-westerly by that road to the north-western boundary of the Shire, and thence northerly, easterly and south-easterly by the shire boundary to the point of commencement.

Schedule 2 ROSS CREEK RIDING

Commencing on the northern boundary of the Shire at the Glenelg Highway; thence south-westerly by the Glenelg Highway to the road forming the northern boundary of allotment 1, section 2, Township of Smythesdale; thence easterly by that road to the road forming the eastern boundary of allotment 1, section 1; thence south-westerly by that road to the Sebastopol-Smythesdale Road; thence easterly by that road to the north-eastern angle of allotment 2, section 57; thence southerly by the eastern boundary of that allotment and allotment 1, section 108 to Doctors Road; thence south-easterly by that road to Incolls Road; thence south-easterly by that road to State Forest Road; thence northerly by that road to Calverts Road: thence easterly by that road to Carevs Road: thence north-easterly by that road and Monks Road to Morris Road: thence northerly by that road to Sobeys Road; thence north-easterly and easterly by that road to the south-eastern angle of allotment 50, Parish of Yarrowee; thence northerly by the eastern boundary of that allotment and allotments 59, 66A1 and 66B1 to Lacys road; thence easterly by that road to Bowes Road; thence northerly by that road to Hayleys Road; thence easterly by that road to the road forming the eastern boundary of allotment 5, section 11; thence northerly by that road to the northern boundary of the Shire, and thence north-westerly by the shire boundary to the point of commencement.

Schedule 3 FOREST RIDING

Commencing on the Liegh River at the Mt. Mercer-Elaine Road, being a point on the northern boundary of the Shire; thence generally westerly by the Mt. Mercer-Elaine Road, westerly by the Dereel-Mt. Mercer Road and further westerly by the southern boundary of the Parish of Lynchfield to the Mount Misery Creek; thence north-easterly by that creek to the eastern boundary of allotment 1A, section C, Parish of Lynchfield; thence northerly by that boundary to the north-eastern angle of that allotment; thence northerly by a direct line to the south-eastern angle of allotment 2, section B;

thence north-westerly by the north-eastern boundaries of allotments 2, 3A and 15 to Grandmas Road; thence south-westerly by that road and north-westerly by the Newtown-Berringa Road to Browns Road; thence northerly by that road to Anderson Street; thence easterly by that street and Locks Street to the road forming the eastern boundary of allotment 10, section 28 Township of Smythesdale; thence northerly by that road, a line to the south-eastern angle of allotment 5, section 48 and further northerly by the eastern boundaries of allotments 5, 4, 3, 2, and 1 to Verdon Street; thence south-easterly by that street to the southeastern angle of allotment 9, section 106; thence northerly by that eastern boundary of that allotment to Doctors Road; thence southeasterly by that road to Incolls Road: thence south-easterly by that road to State Forest Road; thence northerly by that road to Calverts Road; thence easterly by that road to Careys Road; thence north-easterly by that road and Monks Road to Morris Road; thence northerly by that road to Sobeys Road; thence north-easterly and easterly by that road to the south-eastern angle of allotment 50, Parish of Yarrowee; thence northerly by the eastern boundary of that allotment and allotments 59, 66A1 and 66B1 to Lacys Road; thence easterly by that road to Bowes Road; thence northerly by that road to Hayleys Road; thence easterly by that road to the road forming the eastern boundary of allotment 5, section 11; thence northerly by that road to the northern boundary of the Shire, and thence south-easterly by the shire boundary to the point of commencement.

Schedule 4 WOADY YALOAK RIDING

Commencing on Woady Yaloak River at the northern boundary of the Parish of Wilgil North, being a point on the southern boundary of the Shire; thence northerly by the Woady Yaloak River to the Little Woady Yaloak Creek; thence northerly by that creek to the Skipton-Rokewood Road thence north-westerly by that road to the Scarsdale-Pitfield Road; thence northerly by that road to the Newton-Berringa Road; thence easterly by that road to Browns Road; thence northerly by that road to Johnston Street; thence westerly by that street to the Glenelg Highway; thence south-westerly by that highway to Gists Road; thence north-westerly and westerly by that road to Hillcrest Road, thence north-westerly by that road to the north-western boundary of the Shire, and thence westerly, southerly and easterly by the shire boundary to the point of commencement.

Schedule 5 BREAK-O-DAY RIDING

Commencing on the Liegh River at the Mt.Mercer-Elaine Road, being a point on the northern boundary of the Shire; thence generally westerly by the Mt. Mercer-Elaine Road, westerly by the Dereel-Mt.Mercer Road and further westerly by the southern boundary of the Parish of Lynchfield to the Mount Misery Creek; thence north-easterly by that creek to the eastern boundary of allotment 1A, section C, Parish of Lynchfield; thence northerly by that boundary to the north-eastern angle of that allotment, thence northerly by a direct line to the south-eastern angle of allotment 2, section B; thence north-westerly by the north-eastern boundaries of allotments 2, 3A and 15 to Grandmas Road; thence south-westerly by that road and north-westerly by the Newtown-Berringa Road to the Scarsdale-Pitfield Road; thence south-westerly by that road to the Skipton-Rokewood Road; thence south-easterly by that road to the Little Woady Yaloak Creek; thence southerly by that creek to Gilletts Road, thence easterly by that road and further easterly by the southern boundary of the Parish of Corindhap to Geggies Road; thence northerly by that road to the Shelford-Rokewood Road; thence south-easterly by that road to the Gumley-Mount Mercer Road: thence northerly by that road to Grahams Road; thence easterly by that road and a line in continuation to the Liegh River, and thence northerly by that river to the point of commencement.

Schedule 6

VALLEY RIDING

Commencing on Woady Taloak River at the northern boundary of the Parish of Wilgil North, being a point on the south-western boundary of the Shire; thence northerly by the Woady Yaloak River to the Little Woady Yaloak Creek; thence northerly by that creek to Gilletts Road; thence easterly by that road and further easterly by the southern boundary of the Parish of Corindhap to Geggies Road; thence northerly by that road to the Shelford-Rokewood Road; thence south-easterly by that road to the Gumley-Mount Mercer Road; thence northerly by that road to Grahams Road; thence easterly by that road and on a line in continuation to the Leigh River; thence south-easterly by that river to the northern boundary of the Parish of Carrah; thence easterly by that boundary, Hendersons Road and Bamganie Road to the Shelford-Meredith Road; thence north-easterly by that road to Lower Plains Road; thence south-easterly and easterly by that road to Lairds Road; thence southerly by that road and further southerly by the eastern boundary and westerly by the southern boundary of the Parish of Burtwarrah to the eastern boundary of the Parish of Carrah; thence westerly by the northern boundary of allotment 16A, Parish of Carrah to the Teesdale-Inverleigh Road: thence southerly by that road to the Liegh River; thence south-easterly by that river to a point in line with Bourkes Road; thence southerly by a line, Bourkes Road, Mahers Lane and the western boundary of allotment 127, section A, Parish of Dorog to the southern boundary of the Shire, and thence generally westerly, southerly, westerly, northerly and again westerly by the shire boundary to the point of commencement.

Schedule 7

RANGES RIDING

Commencing on the Leigh River at the Mt. Mercer-Elaine Road, being a point on the northern boundary of the Shire; thence south-easterly by the Leigh River to the northern boundary of the Parish of Carrah; thence easterly by that boundary, Hendersons Road and Bamganie Road to the Shelford-Meredith Road; thence north-easterly by that road to Lower Plains Road; thence south-easterly and easterly by that road to Lairds Road; thence southerly by that road to the northern boundary of allotment 140A, Parish of Wabdallah; thence easterly by that boundary and southerly by the eastern boundary of allotment 140A to the northern boundary of allotment 140C; thence easterly by that boundary and further easterly by McGillivray Road to English Road; thence north-easterly by that road to the northern boundary of allotment 138; thence easterly by the northern boundary of that allotment and a line in continuation and further easterly by the northern boundaries of allotment 1, section F and allotment 1, section A to the Midland Highway; thence south-easterly by that highway to the southern boundary of allotment 95; thence north-easterly by that boundary to the Moorabool River; thence southerly by that river to the northern boundary of allotment B, section 12, Parish of Darriwil; thence easterly by that boundary to Russells Bridge Road; thence northerly by that road and north-westerly and northerly by Steiglitz Road to Thompsons Road; thence easterly by that road to Hargreaves Road; thence north-westerly by that road to the Shire boundary, and thence generally northerly and generally westerly by the shire boundary to the point of commencement.

Schedule 8

BANNOCKBURN RIDING

Commencing on the Midland Highway at Clyde Hill Road; thence south-easterly by the Midland Highway to the Electricity Transmission Line near the southern boundary of allotment 58, section 23, Parish of Gherineghap; thence westerly by that transmission line to Harvey Road; thence northerly by that Road and westerly by the Bannockburn-Shelford Road to the eastern boundary of the Parish of Burtwarrah; thence northerly by that boundary to the northern boundary of allotment 140A, Parish of Wabdallah; thence easterly by that boundary and southerly by the eastern boundary of allotment 140A to the northern boundary of allotment 140C; thence easterly by that boundary and further easterly by McGillivray Road to English Road; thence north-easterly by that road to the northern boundary of allotment 138; thence easterly by the northern boundary of that allotment and a line in continuation and further easterly by the northern boundaries of allotment 1, section F and allotment 1, section A to the Midland Highway; thence south-easterly by that highway to the southern boundary of allotment 95; thence north-easterly by that boundary to the Moorabool River; thence southerly by that river to the northern boundary of allotment B, section 12, Parish of Darriwil; thence easterly by that boundary to Russells Bridge Road, and thence southerly by that road and Clyde Hill Road to the point of commencement.

Schedule 9

RIVERS RIDING

Commencing on the eastern boundary of the Shire at Hargreaves Road; thence southerly by Hargreaves Road to Thompsons Road; thence westerly by that road and southerly by Steiglitz

Road to Russells Bridge Road; thence southerly by that road to Clyde Hill Road; thence southerly by that road to the Midland Highway; thence south-easterly by that highway to the Electricity Transmission Line near the southern boundary of allotment 58, section 23, Parish of Gherineghap; thence westerly by that transmission line to Harvey Road; thence northerly by that road and westerly by the Bannockburn-Shelford Road to the eastern boundary of the Parish of Burtwarrah; thence southerly and westerly by the eastern and southern boundaries of that parish to the eastern boundary of the Parish of Carrah: thence westerly by the northern boundary of allotment 16A, Parish of Carrah to the Teesdale-Inverleigh Road; thence southerly by that road to the Leigh River; thence south-easterly by that river to a point in line with Bourkes Road; thence southerly by a line, Bourkes Road, Mahers Lane and the western boundary of allotment 127 section A, Parish of Dorog to the southern boundary of the Shire, and thence easterly and northerly by the shire boundary to the point of commencement.

Dated 24 November 1998

Responsible Minister: ROBERT MACLELLAN MLA Minister for Planning and Local Government STACEY ROBERTSON Acting Clerk of the Executive Council

Local Government Act 1989

ALTERATION OF RIDING BOUNDARIES OF MOORABOOL SHIRE COUNCIL

Order in Council

The Governor in Council under Section 220Q (k) of the Local Government Act 1989 directs that:

- (a) This Order comes into operation on the day it is published in the Government Gazette; and
- (b) On the day this Order comes into operation the boundaries of each riding shall be fixed as described in the Schedules to this Order.

Schedule 1

WEST MOORABOOL RIDING

Commending on the southern boundary of the Shire of Lal Lal Road; thence northerly by Lal Lal Road to the Elaine-Morrisons Road; thence westerly by that road and south-westerly by the Elaine-Egerton Road to the Midland Highway; thence northerly by that highway to the Geelong and Ballarat Railway; thence northerly by that railway to a point in line with the road forming the eastern boundary of allotment 34, section 6A, Parish of Buninyong; thence northerly by a line and that road to the Yendon-Egerton Road; thence easterly by that road to the road forming the southern boundary of the Township of Egerton; thence westerly by that road to the road forming the eastern boundary of allotment 3, section B, Parish of Bungal; thence northerly by that road and easterly by the road forming the northern boundary of the Township of Egerton to the Gordon-Meredith Road; thence northerly by that road to the road forming the northern boundary of the Parish of Bungal; thence westerly by that road and northerly by Sharrocks Road, Boundary Road and further northerly by the road forming the western boundary of allotment 12C section 11, Parish of Kerrit Bareet to the south-western angle of allotment 10A; thence northerly by the western boundary of that allotment and allotment 5A, section 10 to the Western Freeway; thence north-westerly by that freeway to the road forming the northern boundary of allotment 6B, section A; thence westerly by that road to the Bungaree-Wallace Road; thence northerly by that road and further northerly by Ormond Road and the Bungaree-Barkstead Road to McPhans Road; thence north-westerly by that road to the road forming the western boundary of allotment 1A, section 17, Parish of Dean being a point on the shire boundary, and thence westerly, generally southerly, easterly and northerly by the shire boundary to the point of commencement.

Schedule 2

BACCHUS RIDING

Commencing at the junction of the Korkuperrimul Creek with the Werribee River; thence easterly by the Werribee River to the western boundary of the Township of Bacchus Marsh; thence southerly by that boundary, Cemetery Road and the eastern boundary of the Maddingley Cemetery to the south-eastern angle thereof; thence southerly and easterly by the western and southern boundaries of allotment 30, section A, Parish of Parwan to the Melbourne-Ballarat Railway; thence north-easterly by that Railway to Parwan Road; thence southerly by that road to South Maddingley Road; thence southerly and south-westerly by that road to the right of way south of lot 7, Plan of Subdivision 2725; thence south-easterly by that right of way to the western boundary of Lot 2 on Plan of Subdivision 201606H; thence southerly and easterly by the western and southern boundaries of that lot to East Maddingley Road; thence southerly by that road to Tilleys Road; thence easterly by that road and northerly by Fisken Street to the Bacchus Marsh-Geelong Road; thence south-easterly by that road to Vallence Road; thence northerly by that road, a line in continuation, again Vallence Road and again a line in continuation to the Werribee River; thence westerly by that river to Fisken Street; thence northerly by that street and easterly by Bacchus Marsh Road to Crook Street; thence northerly by that street and further northerly by a line in continuation to Masons Lane; thence westerly by that lane to the northeastern angle of the Mason Lane Reserve; thence northerly by a line in continuation of the eastern boundary of that reserve to Holts Lane; thence westerly by that lane to the eastern boundary of Lot 109, Plan of Subdivision 112263; thence northerly by that boundary and the eastern boundaries of Lots 110, 111, 112 and north-easterly by the south-eastern boundaries of Lots 113 to 118 inclusive, further north-easterly by the north-western boundaries of Lots 5, 7 and 8 of Plan of Subdivision 326253C and northerly by the eastern boundaries of Lots 125 to 134 inclusive on Plan of Subdivision 112263 to Grey Street; thence westerly by that street to the western boundary of the land shown on Consolidation Plan 172756; thence northerly by that land to the southern boundary of Lot 5 on Plan of Subdivision 120765; thence easterly by that boundary and northerly by the eastern boundaries of lots 5 to 1 inclusive to the Bacchus Marsh-Gisborne Road; thence north-easterly by that road to the Lerderderg River; thence northwesterly by that river to a point in line with Clarke Street; thence westerly by that line and Clarke Street to Nelson Street; thence northerly by a line in continuation of Nelson Street to the Lerderderg River; thence north-westerly by that river to the southern boundary of allotment 7, section 22, Parish of Korkuperrimul; thence westerly by that boundary and southerly by the western boundaries of allotments 6 and 5 to Swans Road; thence generally easterly and south-easterly by that road to Halletts Way; thence south-westerly, south-easterly and southerly by that way to Bacchus Marsh Road; thence north-westerly by that road to the Western Freeway; thence westerly by that freeway to the Korkuperrimul Creek, and thence southerly by that creek to the point of commencement.

Schedule 3

WOODLANDS RIDING

Commencing on the northern boundary of the shire at the south-western angle of allotment 1A, section 17, Parish of Dean; thence south-westerly by the road forming the south-western boundary of that allotment to the Bungaree-Barkstead Road; thence southerly by that road to Ormond Road; thence southerly by that road and the Bungaree-Wallace Road to the road forming the southern boundary of allotment 2, section A, Parish of Warrenheip; thence north-easterly by that road to the Western Freeway; thence south-easterly by that freeway to the western boundary of allotment 5A, section 10, Parish of Kerrit Bareet; thence southerly by that boundary and the western boundaries of allotments 10A and 12C, section 11 to Old Melbourne Road; thence easterly by that road to Brougham Street being the western boundary of the Township of Gordon; thence southerly, easterly and northerly by the western, southern and eastern boundaries of the Township of Gordon to again Old Melbourne Road; thence easterly by that road to the western boundary of the Township of Ballan; thence northerly, easterly and southerly by the western, northern and eastern boundaries of that township to the Melbourne-Ballarat Railway; thence south-easterly by that railway to the western boundary of the Parish of Gorrockburkghap; thence northerly by that boundary to the Werribee River; thence south-easterly by that river to the Myrniong Creek; thence generally northerly by that creek to the road forming the southern boundary of allotment 32, section 7, Parish of Blackwood; thence easterly by that road to the western boundary of allotment 34; thence northerly by that boundary and the western boundaries of allotments 38, 41, 42, 45, 46 and 49 to the southern boundary of allotment 50; thence westerly by that boundary, northerly by the western boundaries of that allotment and allotment 53 and easterly by the northern

boundary of the latter allotment to Mount Blackwood Road; thence north-westerly by that road to the northern angle of allotment 54; thence northerly by a line to the south-eastern angle of former allotment 8, section 11 being a point on the northern boundary of the shire, and thence generally westerly by the shire boundary to the point of commencement.

Schedule 4

PENTLAND RIDING

Commencing on the southern boundary of the Shire at the Geelong-Ballan Road; thence northerly by the Geelong-Ballan Road to the Mt. Wallace-Glenmore Road; thence easterly by that road to the western boundary of the Parish of Gorrockburkghap; thence northerly by that boundary to the Werribee River; thence south-easterly by that river to the Myrniong Creek; thence generally northerly by that creek to the road forming the southern boundary of allotment 32, section 7, Parish of Blackwood; thence easterly by that road to the western boundary of allotment 34; thence northerly by that boundary and the western boundaries of allotments 38, 41, 42, 45, 46 and 49 to the southern boundary of allotment 50; thence westerly by that boundary, northerly by the western boundaries of that allotment and allotment 53 and easterly by the northern boundary of the latter allotment to Mount Blackwood Road; thence north-westerly by that road to the northern angle of allotment 54; thence northerly by a line to the south-eastern angle of former allotment 8, section 11 being a point on the northern boundary of the shire, and thence easterly, generally southerly and westerly by the shire boundary to the point of commencement. (Excludes the Bacchus Riding).

Schedule 5

BUNGAL RIDING

Commencing on the southern boundary of the Shire of Lal Lal Road; thence northerly by Lal Lal Road to the Elaine-Morrisons Road; thence westerly by that road and south-westerly by the Elaine-Egerton Road to the Midland Highway; thence northerly by that highway to the Geelong and Ballarat Railway; thence northerly by that railway to a point in line with the road forming the eastern boundary of allotment 34, section 6A, Parish of Buninyong; thence northerly by a line and that road to the Yendon-

Egerton Road; thence easterly by that road to the road forming the southern boundary of the Township of Egerton; thence westerly by that road to the road forming the eastern boundary of allotment 3, section B, Parish of Bungal; thence northerly by that road and easterly by the road forming the northern boundary of the Township of Egerton to the Gordon-Meredith Road; thence northerly by that road to the road forming the northern boundary of the Parish of Bungal; thence westerly by that road and northerly by Sharrocks Road and Boundary Road to Old Melbourne Road; thence easterly by that road to Brougham Street being the western boundary of the Township of Gordon; thence southerly, easterly and northerly by the western, southern and eastern boundaries of the Township of Gordon to again Old Melbourne Road; thence easterly by that road to the western boundary of the Township of Ballan; thence northerly, easterly and southerly by the western, northern and eastern boundaries of that township to the Melbourne-Ballarat Railway; thence south-easterly by that railway to the western boundary of the Parish of Gorrockburkghap; thence southerly by that boundary to the Mt. Wallace-Glenmore Road; thence westerly by that road to the Geelong-Ballan Road; thence southerly by that road to the southern boundary of the shire, and thence westerly by the shire boundary to the point of commencement.

Dated 24 November 1998

Responsible Minister: ROBERT MACLELLAN MLA Minister for Planning and Local Government STACEY ROBERTSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATIONS

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

CARLYLE — The temporary reservation by Order in Council of 14 November, 1893 of an area of 4.047 hectares of land in Section 43, Parish of Carlyle, (formerly parts of Crown Allotments 1A and 2A) as a site for a Night-soil Depôt, revoked as to part by Order in Council of 26 May, 1970, so far as the balance remaining containing 2.018 hectares. — (Rs 9309).

CARLYLE — The temporary reservation by Order in Council of 25 September, 1894 of an area of 4.047 hectares of land in Section 43, Parish of Carlyle, (formerly part of Crown Allotments 2A) as a site for a Night-soil Depôt, revoked as to part by Order in Council of 26 May, 1970, so far as the balance remaining containing 1.975 hectares. — (Rs 9309).

CUT-PAW-PAW The whole of the temporary reservation by Order in Council of 10 January, 1956 of an area of 582 square metres of land adjoining Portion 18, Crown Allotment 3, Section 13, Parish of Cut-Paw-Paw as a site for Police purposes. — (Rs 7414).

JEETHO WEST — The whole of the temporary reservation by Order in Council of 29 January, 1946 of an area of 961 square metres of land now described as Crown Allotment 30B, Parish of Jeetho West as a site for Police Purposes. — (Rs 5736).

PIRRON YALLOCK — The whole of the temporary reservation by Order in Council of 19 April, 1898 of an area of 2023 square metres of land in Section 1A, Township of Pirron Yallock as a site for a Mechanics' Institute. — (Rs 4908).

This Order is effective from the date on which it is published in the Victoria Government Gazette.

Dated 17 November 1998

Responsible Minister:

MARIE TEHAN

Minister for Conservation and Land Management

SHANNON DELLAMARTA Acting Clerk of the Executive Council

LATE NOTICES

EXEMPTION

Application No. 122 of 1998

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by Doveton Secondary School. The application for exemption is to enable the applicant to advertise for and employ a Koorie Educator.

Upon reading the material tendered in support of this application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ a Koorie Educator.

In granting this exemption the Tribunal noted:

- There is a significant Koorie population at the school and in the area.
- Koorie students would relate better to a fellow Koorie and/or elders especially in regard to student welfare. The Koorie Education will act as a support role to Koorie students within the school.
- A Koorie Education has a better understanding of the community support structures that can assist the student with some of the issues that may come from outside the school.

The Tribunal grants an exemption from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995**, to enable the applicant to advertise for and employ a Koorie Educator.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 25 November 2001.

> Ms CATE McKENZIE Deputy President

SUBORDINATE LEGISLATION ACT 1994 NOTICE OF MAKING OF STATUTORY RULES

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

141. Statutory Rule:	Supreme Court (Fees) (Amendment) Regulations 1998
Authorising Act:	Supreme Court Act 1986
Date of making:	24 November 1998
142. Statutory Rule:	Supreme Court (Sheriff's Fees) (Amendment) Regulations 1998
Authorising Act:	Supreme Court Act 1986
Date of making:	24 November 1998
143. Statutory Rule:	Administration and Probate (Deposit of Wills) (Fees) (Amendment) Regulations 1998
Authorising Act:	Administration and Probate Act 1958
Date of making:	24 November 1998
144. Statutory Rule:	County Court (Bailiff's Fees) (Amendment) Order 1998
Authorising Act:	County Court Act 1958
Date of making:	24 November 1998
145. Statutory Rule:	County Court (Court Fees) (Further Amendment) Order 1998
Authorising Act:	County Court Act 1958
Date of making:	24 November 1998
146. Statutory Rule:	Forests (Miscellaneous) (Further Amendment) Regulations 1998
Authorising Act:	Forests Act 1958
Date of making:	24 November 1998

147. Statutory Rule:	Psychologists Registration (Fees) Regulations 1998
Authorising Act:	Psychologists Registration Act 1987
Date of making:	24 November 1998
148. Statutory Rule:	Plumbing Regulations 1998
Authorising Act:	Building Act 1993
Date of making:	24 November 1998
149. Statutory Rule:	Pay-roll Tax Regulations 1998
Authorising Act:	Pay-roll Tax Act 1971
Date of making:	24 November 1998

SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

Notice is hereby 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:

137. Statutory Rule:	Magistrates' Court (Fees, Costs and Charges) (Further Amendment) Regulations 1998	
Authorising Act:	Magistrates' Court Act 1989	
Date first obtainable: 26 November 1998		
Code A		
138. Statutory Rule:	Occupational Health and Safety (Plant) (Amendment) Regulations 1998	
Authorising Act:	Occupational Health and Safety Act 1985	
Date first obtainable: 26 November 1998		
Code A		
139. Statutory Rule:	Dentists (Fees)	

	Regulations 1998
Authorising Act:	Dentists Act 1972
Date first obtainal	ble: 26 November 1998

Code A

 140. Statutory Rule: Transport (Rail Safety) Regulations 1998
 Authorising Act: Transport Act 1983
 Date first obtainable: 26 November 1998

Code B

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As from 26 November 1998

The last Special Gazette was No. 137 dated 25 November 1998

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Font Style:

Clear plain font styles, such as Helvetica, should be used. Graphics:

Line drawings should be transmitted as large as possible to ensure clarity. Drawings up to A4 size sent by fax using Fine Resolution provide a good quality for reproduction. **Avoid:**

Italics, underlining and full justification.

Ensure document is square when sending as documents that are sent skewed are difficult to read and process.

