

Victoria Government Gazette

No. G 19 Thursday 13 May 1999

GENERAL

GENERAL AND PERIODICAL GAZETTE

Copy to: Gazette Officer

The Craftsman Press Pty. Ltd. 125 Highbury Road, Burwood Vic 3125 Telephone: (03) 9926 1233 Facsimile: (03) 9926 1292 DX: 32510 Burwood Email: gazette@craftpress.com.au

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- Proofs will be supplied only when requested or at the direction of the Gazette Officer.
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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.
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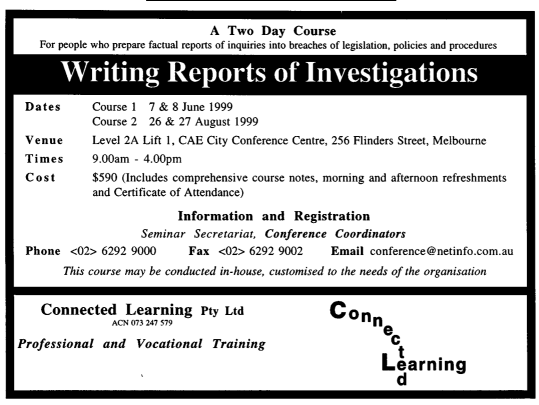
By Authority of Victorian Government Printer

INDEX TO PRIVATE ADVERTISERS

Α	Р
A.B. Natoli Pty1081	Perpetual Trustees Victoria Limited1083
В	R
Beck Sheahan Quinn & Kirkham1082	Roberts & Roberts Partners
Borchard & Moore	S
G	Stuart Morgan & Associates
Gargan & Roache	Т
Gray Friend & Long1082	Tolhurst, Druce & Emmerson
I IOOF Australia Trustees Limited1082	V Verna A. Cook1804
J	

 Victoria Government Gazette

PRIVATE ADVERTISEMENTS



Land Act 1958

Notice is hereby given that M. R. & M. Elvy Pty Ltd have applied for a lease for a term of fifteen (15) years under section 134 of the Land Act 1958, in respect of an area of Crown land known as Crown Allotment 7J, no section, Parish of Teddywaddy, as a site for sand extraction.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership previously existing between Robert Yuen Chong Lee and Martin Sine Hwong Sia carrying on business as a medical clinic at 234 Milleara Road, East Keilor, Victoria, under the name "Centreway Medical Centre", has been dissolved as from 1 March 1999.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership previously subsisting between T. O. Stevenson and K. D. Stevenson carrying on business of Fisherman in the name of T. O. and K. D. Stevenson, has been dissolved by agreement affective as at 1 April 1999.

K. D. Stevenson will continue to trade in his own name.

HUNTER NEWNS HOWMAN.

RITA ETHEL MAY DAYMOND, late of Salisbury Road, Upper Beaconsfield, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 February 1999 are required by Arthur Albert Daymond and Amy Elizabeth Daymond, both of 6 Greenlaw Crescent, Berwick, Victoria, the executors of the deceased's will to send particulars of their claim to the said executors care of the undermentioned solicitors by 15 July 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.

1082 G 19 13 May 1999

JULIE MARY DALTON-DOWNWARD, late of 28 Lowndes Street, Bendigo, Victoria, house supervisor, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 November 1998, are required by the trustees, Catherine Maree Langdon of 124 Mackay Street, Rochester, Victoria, home duties and Bryan Ross Langdon of 124 Mackay Street, Rochester, Victoria, service manager, to send particulars to the trustees by 1 July 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.

BECK SHEAHAN QUINN & KIRKHAM, solicitors,

110 Pall Mall, Bendigo.

LOUISE HOWE, late of 14 Taylor Street, California Gully, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 November 1998 are required by the trustees, Ruby Ellen Howe of 14 Taylor Street, California Gully, invalid pensioner and Stanley James Howe of 157 Eaglehawk Road, Long Gully, Victoria, unemployed, to send particulars to the trustees by 1 July 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.

BECK SHEAHAN QUINN & KIRKHAM, solicitors, 110 Pall Mall, Bendigo.

Creditors, next-of-kin and others having claims in respect of the estate of MIRIAM VIOLET CARR, late of Unit 5, 1203 Heatherton Road, Noble Park, Victoria, widow, deceased, who died on 19 March 1999, are required to send particulars of their claims to the executors care of the undermentioned solicitors by 13 July 1999 after which date the executors will distribute the assets having regard only to the claims for which notice has been received.

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

VICTOR PRANSKUNAS, late of Grace McKellar Centre, Ballarat Road, North Geelong, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 January 1999 are to send particulars of their claims to the executors care of the undermentioned solicitors by 13 July 1999 after which date the executors will distribute the assets having regard only to the claims of which the executors then have notice.

GARGAN & ROACHE, solicitors, 235 Ryrie Street, Geelong 3220.

ROSA MAUDE PENNY, late of 35 Scenic Road, Warragul, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 February 1999, are required by the trustees, Derek John Penny and Carolyn Joy O'Connor, to send particulars of their claims to them care of the undersigned solicitors by 13 July 1999 after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

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

Creditors, next-of-kin or beneficiaries having claims in respect of the estate of late ALBERT GEORGE BATTEN of Unit 5, 68 Grey Street, St. Kilda, Victoria, retired sales consultant, deceased, who died on 18 December 1998 are to send particulars of their claim to the undersigned by 14 July 1999 after which date we will distribute the assets having regard only to the claims of which we then have notice. IOOF AUSTRALIA TRUSTEES LIMITED, 212 Pirie Street, Adelaide, SA 5000.

Creditors, next-of-kin and others having claims in respect of the estate of ELSIE MAY SAKER, late of 30 David Street, Preston, in the State of Victoria, retired, deceased, who died on 7 April 1998 are required by the executrix, Valerie May Conway of 301 Thompsons Road, Lower Templestowe, in the said State, home carer, to send particulars of their claim to her c/the undermentioned lawyers by 12 July 1999 after which date the said executrix will distribute the assets of the deceased, having regard only to the claims of which she then shall has notice.

J. P. DONALD & RYAN, lawyers, 222 High Street, Kew 3101.

MARY MARGARET MAGENNIS, late of Unit 1, 7 Gillies Street, Hampton, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 February 1999, are required by the executors, Antony Christopher Hill and John Francis Hayward to send particulars of their claim to the executors care of the undermentioned solicitors by 14 July 1999 after which date the executors intend to convey or distribute the assets of the estate having regard only to the claims of which the executors may have notice.

McCLUSKYS, solicitors,

254 Bay Street, Port Melbourne, Vic. 3207.

Creditors, next-of-kin and all other persons having claims against the estate of JUDITH MARY KELLY, late of 48A Carpenter Street, Brighton, Victoria, company director, deceased, who died on 31 January 1999 are to send particulars of their claims to the executor of the estate, Anthony Patrick Joyce care of the undermentioned solicitors by 21 July 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.

MAHONYS, solicitors,

400 Collins Street, Melbourne, Victoria 3000.

ROBERT DICKESON, late of Donald Nursing Home, Aitken Avenue, Donald, Victoria, but formerly of Donald-Minyip Road, Donald, Victoria, retired farmer, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 January 1999, are required by the applicants for grant of representation, William Ross Freeman of 172 Borung Road, Buckrabanyule, Victoria, legal practitioner, Edna Mary Gregor of Block 56 Parilla South Road, Parilla, South Australia, farmer and Robert Hamilton Hepworth of Block 22 Parilla South Road, Parilla, South Australia, farmer, to send particulars to the applicants by 16 July 1999 after which date the applicants may convey or distribute the assets having regard only to the claims of which the applicants then have notice.

OAKLEY THOMPSON & CO., solicitors, Level 17, 500 Collins Street, Melbourne. THOMAS RAYMOND CASEY, late of Sheridan Hall, 16-24 Castlebar Street, Malvern. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 March 1999, 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 12 July 1999 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

BRUCE McDONALD, late of Ascot House, 468 Middleborough Road, Blackburn South. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 March 1999, 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 12 July 1999 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

DAPHNE NETTIE BEARD, late of 46 Scenic View Drive, Mount Martha, but formerly of 96 Glenisla Drive, Mount Martha, widow, deceased. Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 17 May 1998 are required by the trustee, Howard Raymond Tredgold Beard of 46 Scenic View Drive, Mount Martha, Victoria, wholesale jeweller to send particulars to the trustee by 7 July 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.

ROBERTS & ROBERTS PARTNERS, 216 Main Street, Mornington.

ROBERT BRUCE KALWIG, late of 185 Bentons Road, Mornington, but formerly of 618 Esplanade, Mount Martha, gentleman, deceased. Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 5 April 1999, are required by the trustee, Jocelyn Anne Kalwig of 3 Fairview Avenue, Mount Martha, Victoria, receptionist, to send particulars to the trustee by 14 July 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.

ROBERTS & ROBERTS PARTNERS, 216 Main Street, Mornington.

1084 G 19 13 May 1999

ALBERT GRIFFITHS, late of Unit 3, 37 Sherwood Avenue, Chelsea, retired, deceased. Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 11 October 1998 are required by the trustees, Kenneth Griffiths of 1 Colchester Court, Somerville, Victoria, account executive and Neil Albert Griffiths of 51 Rosslyn Avenue, Seaford, Victoria, warehouse supervisor, to send particulars to the trustees by 14 July 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.

ROBERTS & ROBERTS PARTNERS, 216 Main Street, Mornington.

Creditors, next-of-kin and others having claims in respect of the estate of ALBERT DEAN ROWSE, late of Koorman House, Koonwarra Road, Leongatha, in the State of Victoria, deceased, who died on 3 July 1998 are required by the executor and trustee to send particulars to her care of the undermentioned solicitors by 13 July 1999 after which date the executor and trustee may convey or distribute the assets having regard only to the claims of which she then has notice.

STUART MORGAN & ASSOCIATES, solicitors,

238 Glenferrie Road, Malvern 3144.

Creditors, next-of-kin and others having claims against the estate of JUDITH ANNE STEWART, late of Main Road, Wandiligong, Victoria, retired bank officer, deceased, who died on 10 November 1998 are required to send particulars of their claims to Andrew Douglas Campion of Flat 21, Eagle Wharf, 43 Lafone Street, Shad Thames, London, U.K., the executor of the said deceased, on or before 13 July 1999 after which date he will distribute the assets having regard only to the claims of which he then has notice.

TOLHURST, DRUCE & EMMERSON, solicitors, 389 Lonsdale Street, Melbourne.

Creditors, next-of-kin and others having claims against the estate of JOHN WILLIAM THORNTON, late of 4 Muriel Court, Coburg East, Victoria, retired, deceased, who died on 1 December 1998 are to send particulars of their claims to the executor care of the undermentioned solicitor by 10 July 1999 after which date the executor will proceed to distribute the assets having regard only to the claims of which she shall then have had notice. VERNA A, COOK, solicitor,

5/8 St Andrews Street, Brighton 3186.

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

On 17 June 1999 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh, (unless process be stayed or satisfied).

All the estate and interest (if any) of Danica Funes of 129 Alfrieda Street, St. Albans, as shown on Certificate of Title as Funes Danica, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 8487 Folio 705 upon which is erected a house known as 129 Alfrieda Street, St. Albans.

Registered Mortgage No, V117996P, Caveat No. V546674U and the covenant contained in Transfer 250106 affect the said estate and interest.

Terms - Cash only.

SW-98-010410-5.

Dated 13 May 1999.

S. BLOXIDGE Sheriff's Office

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

To the Highest Bidder at the Best Price Offered

On Friday 18 June 1999 at 11.00 a.m. at the Sheriff's Office, corner Fenwick & Little Malop Streets, Geelong, (unless process be stayed or satisfied).

All the estate and interest (if any) of Vlado Mirko Brljevic and Maria Brljevic of 27 Breadalbane Avenue, Newcomb, proprietors of an estate in fee simple in the land described on Certificate of Title Volume 10347 Folio 618 which is vacant land known as 12 Wickham Court, Leopold.

No Reserve set.

Terms - Cash only.

CW-98-008575-0.

Dated 13 May 1999.

S. BLOXIDGE Sheriff's Office

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the ----

Name of Owner on Books and Last Known Address	Total Amount Due to Owner	Description Of Unclaim Money	0
CONNALLY'S REAL E	STATE		
	\$		
Kerry Campbell, Orr Street, Malmsbury	390.00	Deposit	23/11/94
Gary Hole, 4/19 Epping Street, Kyneton	460.00	·,,	17/01/96
A. Pearce, 134 Mollison Street, Kyneton	400.00	"	15/09/95
Ricky Burge, Unit 2, 4 Buckland Street, Woodend	480.00	"	31/10/95

99071

CONTACT: MARGARET BEVERLEY, PHONE: (03) 5422 2377.

1086 G 19 13 May 1999

PROCLAMATIONS

ACTS OF PARLIAMENT				(2)	Part 2 comes into operation
Proclamation			N. 10/1000	(1)	on 15 August 1999.
I, James Gobbo, Governor of Victoria declare that I have today assented in Her Majesty's name to the following Bills:		No. 10/1999	(1)	This Part and Part 4 come into operation on the day on which this Act receives the Royal Assent.	
No. 7/1999	1999	ners (Amendment) Act		(2)	The remaining provisions of this Act come into operation
No. 8/1999	Gove Act 1	rnment Superannuation 999	No. 11/1000		on 1 July 1999.
No. 9/1999	Certi	l Practice (Practising ficates) Act 1999	No. 11/1999		This Act comes into operation on the day on which it receives the Royal Assent.
	(Ame	strates' Court endment) Act 1999	No. 12/1999	(1)	This Act, except section 3, comes into operation on the
No. 11/1999 Office of the Regulator-General (Amendment) Act 1999				day on which it receives the Royal Assent.	
	Amer	ic Sector Reform (Further ndments) Act 1999		(2)	Section 3 is deemed to have come into operation on 26
No. 13/1999Superannuation Acts (Further Amendment) Act 1999No. 14/1999Year 2000 Information Disclosure Act 1999		No. 13/1999	(1)	May 1998. This Act, other than Part 3,	
				comes into operation on the day on which it receives the	
Given under my hand and the seal of Victoria at Melbourne on 11 May 1999.			(2)	Royal Assent. Part 3 is deemed to have come into operation on 7 May	
(L.S.)		JAMES GOBBO Governor His Excellency's Command J. G. KENNETT Premier	No. 14/1999	(1)	1996. This Act, except Part 6, is deemed to have come into operation on 27 February 1999 ¹ .
No. 7/1999	S(O	ections 1 and 3 and this ection come into operation n the day on which this Act eccives the Royal Assent.		(2)	Part 6 comes into operation on the day on which this Act receives the Royal Assent.
	tł	The remaining provisions of his Act come into operation n 1 July 1999.			
No. 8/1999	3	This Act (other than sections 0 and 48) comes into peration on 1 July 1999.			
	(2) S o w	ections 30 and 48 come into peration on the day on thich this Act receives the coyal Assent.			
No. 9/1999	c d	This Act (except Part 2) omes into operation on the ay on which it receives the loyal Assent.			

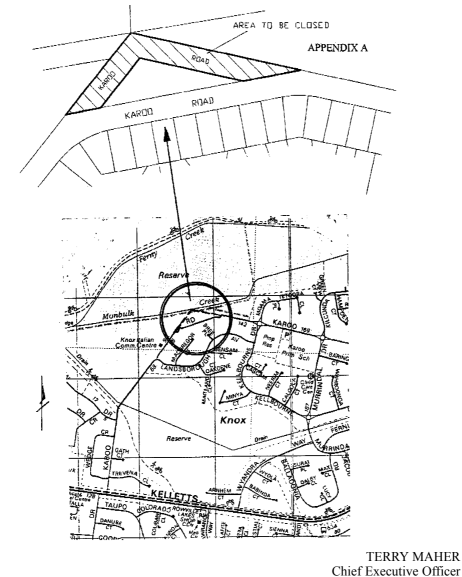
1087

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



Road Discontinuance

Under Section 206 and Clause 3 of Schedule 10 of the Local Government Act 1989, Knox City Council at its meeting held on 27 April 1999 formed the opinion that a section of Karoo Road as shown on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and to transfer the land to Council.



KINGSTON CITY COUNCIL Road Discontinuance

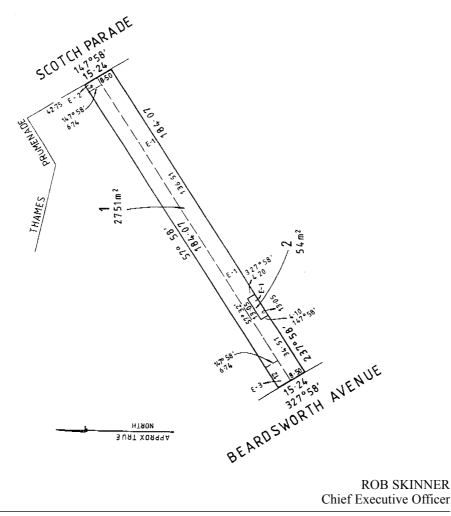
Pursuant to section 206 and schedule 10, clause 3 of the Local Government Act 1989, the Kingston City Council at its meeting held on 14 December, 1998 formed the opinion that the part of Chelsea Road between Beardsworth Avenue and Scotch Parade, Chelsea shown on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road.

The section of road shown as Lot 1 is to be sold to abutting owners. The section of road shown as Lot 2 is to be retained for Municipal Purposes.

The section of road shown E-1 is to be sold/retained subject to the right, power or interest held by Kingston City Council, Telstra and Melbourne Water Corporation in the road in connection with any sewers, drains, pipes, wires or cables under the control of those authorities in or near the road.

The section of road shown E-2 is to be sold subject to the right, power or interest held by Melbourne Water Corporation in the road in connection with any sewers, drains or pipes under the control of that authority in or near the road.

The section of road shown E-3 is to be sold subject to the right, power or interest held by Kingston City Council in the road in connection with any sewers, drains or pipes under the control of Council in or near the road.

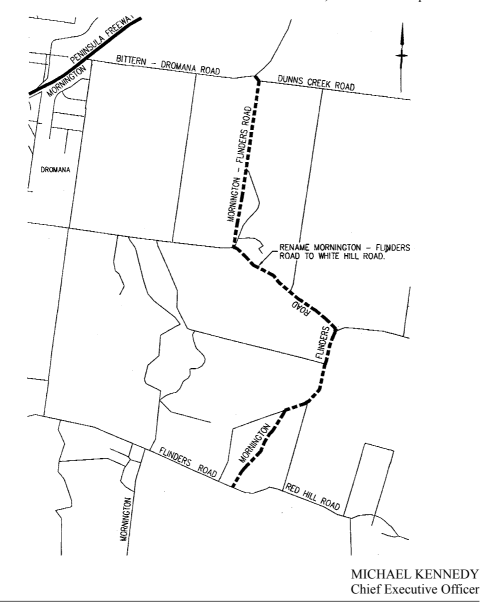




CHANGE OF ROAD NAME -

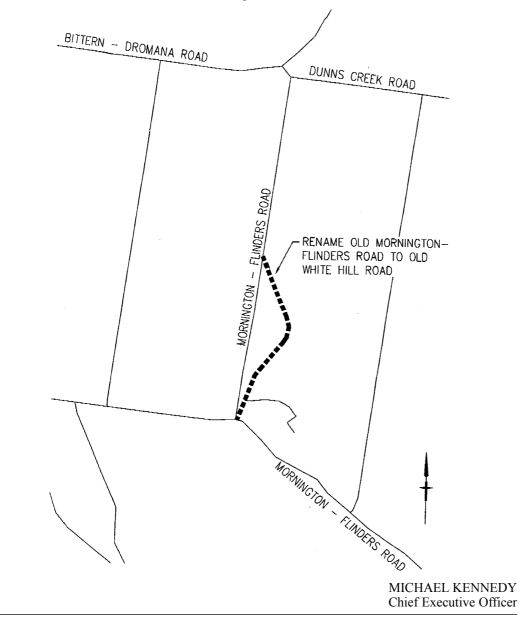
Mornington-Flinders Road between Bittern-Dromana and Red Hill Road to White Hill Road

Pursuant to Section 206 and Schedule 10, Clause 5 of the Local Government Act 1989, the Mornington Peninsula Shire Council has resolved to change the name of Mornington-Flinders Road between Bittern-Dromana Road and Red Hill Road to White Hill Road, as shown on the plan below.





Pursuant to Section 206 and Schedule 10, Clause 5 of the Local Government Act 1989, the Mornington Peninsula Shire Council has resolved to change the name of Old Mornington-Flinders Road to Old White Hill Road, as shown on the plan below.



Victoria Government Gazette

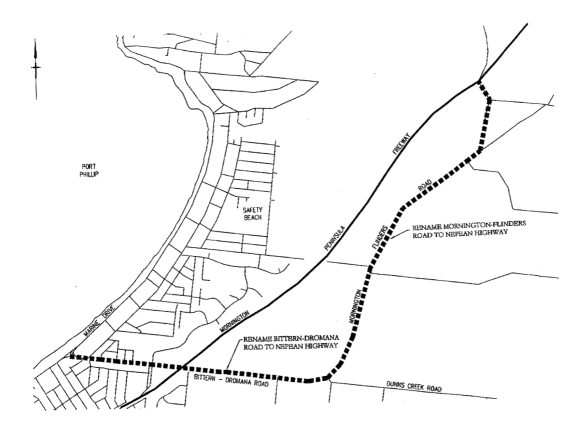


CHANGE OF ROAD NAME -

Bittern-Dromana Road between

Marine Drive and Dunns Creek Road and Mornington-Flinders Road between Dunns Creek Road and Mornington Peninsula Freeway to Nepean Highway

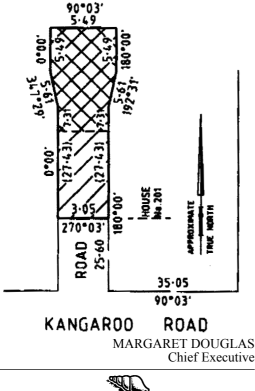
Pursuant to Section 206 and Schedule 10, Clause 5 of the Local Government Act 1989, the Mornington Peninsula Shire Council has resolved to change the name of Bittern-Dromana Road between Marine Drive and Dunns Creek Road and Mornington-Flinders Road between Dunns Creek Road and Mornington Peninsula Freeway to Nepean Highway, as shown on the plan below.



MICHAEL KENNEDY 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 hatched and cross-hatched 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 Glen Eira City Council and the Melbourne Water Corporation (South East Water Ltd.) in respect to the area shown hatched and cross-hatched on the plan, and Multinet (Assets) Pty Ltd, in respect to the area shown cross-hatched on the plan, in the road in connection with any sewers, drains, pipes, wires or cables under the control of those authorities in or near the road.





MAKING OF LOCAL LAW NO. 2 Council (Common Seal and Meeting Procedures)

Notice is hereby given in accordance with Section 119(3) of the Local Government Act

1989 that at a meeting of the Mornington Peninsula Shire Council on 4 May 1999, Council resolved to make Local Law No. 2 – Council (Common Seal and Meeting Procedures).

The purpose and general purport of this Local Law is:-

- (a) to regulate and control the use of Council's Seal; and
- (b) to provide a mechanism to facilitate the good government of Council through its formal meeting procedures to ensure effective and efficient Council decisions are made in a manner which acknowledges the role of local government within the Australian System of Government; and
- (c) to regulate and control the procedures governing the conduct of Council Meetings and all Meetings of Special Committees of Council and Advisory Committees of Council conducted by or on behalf of Council; and
- (d) to regulate and control the election of Mayor; and
- (e) to promote and encourage community participation in the system of local government by providing mechanisms in the formal meeting procedure for Council to ascertain the community's views and expectations; and
- (f) to provide for the enforcement of this Local Law, including issue of infringement notices; and
- (g) to provide generally for the administration of Council's powers and functions; and
- (h) to provide generally for the peace, order and good government of the Municipal District.

This Local Law replaces Part 2 – Council of Local Law No. 1.

A copy of the Local Law may be inspected at Council's Customer Service Centres at Rosebud, Mornington, Hastings and Somerville and Branch Libraries at Rosebud, Mornington, Hastings and Somerville during normal office hours.

> MICHAEL KENNEDY Chief Executive Officer



MAKING OF LOCAL LAW NO. 5 Municipal Libraries

Notice is hereby given in accordance with Section 119(3) of the Local Government Act 1989 that at a meeting of the Mornington Peninsula Shire Council on 4 May 1999, Council resolved to make Local Law No. 5 – Municipal Libraries.

The purpose and general purport of this Local Law is:-

- (a) to regulate the management, operation and administration of Municipal Libraries; and
- (b) to control and prevent behaviour which is a nuisance, or which may be detrimental to health and safety or affects the enjoyment of Municipal Libraries; and
- (c) to enable the community and visitors and their families who use Municipal Libraries to enjoy the use of those facilities; and
- (d) to protect Council and community facilities; and
- (e) in a way which is consistent with, and in the furtherance of, the objectives specified in paragraphs
 (b) to
 (d) of this Clause to prohibit, regulate and control:
 - (i) behaviour in Municipal Libraries which is boisterous or harmful or intimidating;
 - (ii) behaviour in Municipal Libraries which is offensive, dangerous or threatening, or which, for other reasons, is inappropriate in a Municipal Library;
 - (iii) smoking in Municipal Libraries; and
- (f) to provide for the enforcement of this Local Law, including issue of Infringement Notices; and
- (g) to provide generally for the administration of Council's powers and functions; and
- (h) to provide generally for the peace, order and good government of the Municipal District.

This Local Law replaces Division 5 – Municipal Libraries, Part 4 – Municipal Places of Local Law No. 1.

A copy of the Local Law may be inspected at

Council's Customer Service Centres at Rosebud, Mornington, Hastings and Somerville and Branch Libraries at Rosebud, Mornington, Hastings and Somerville during normal office hours.

> MICHAEL KENNEDY Chief Executive Officer

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

Amendments R241 & R244

The City of Greater Geelong has prepared Amendments R241 & R244 to the Greater Geelong Planning Scheme.

Amendment R241

The Amendment proposes to amend the Local Section of the Greater Geelong Planning Scheme to introduce a new clause which would direct the removal of restrictive covenants applying to land on the south side of School Road, Corio, between Princes Highway and the Melbourne-Geelong railway line.

Amendment R244

The Amendment proposes to amend the Regional Section of the Greater Geelong Planning Scheme to rezone 1935m2 of land at the rear of 25-27 Regent Street, Belmont (in particular Lots 3 & 4 of PS 426391 G). It is proposed to rezone the land from its current Residential A zoning to District Business zone consistent with adjoining land.

The Amendment can be inspected at: City of Greater Geelong, Belmont Office, (For Amendment R244 only), corner Reynolds Road and Princes Highway, Belmont; City of Greater Geelong, 2nd Floor, 103 Corio Street, Geelong; Department of Infrastructure, Office of Planning, 63 McKillop Street, Geelong, Vic. 3220; Department of Infrastructure, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne, Vic. 3000.

Submissions about the Amendment must be sent to the Planning Scheme Unit, City of Greater Geelong, P.O. Box 104, Geelong 3220, by Monday 14 June 1999.

> CHUBB FADGYAS Co-Ordinator Urban & Regional Planning

Planning and Environment Act 1987 HUME PLANNING SCHEME Notice of Amendment

Amendment L61

The Hume City Council has prepared Amendment L61 to the Hume Planning Scheme.

The Amendment affects land distributed throughout Hume City that has been identified by Melbourne Water as being affected by overland flows in the event of a storm exceeding the design capacity of the underground drainage system.

The Amendment proposes to change the Hume Planning Scheme by inserting the following new Clause:

 Clause 159A – "Special Building Area" (SBA). This is based upon the Special Building Overlay introduced by the Victoria Planning Provisions but has been modified to allow it to be used in the existing planning scheme.

Under this clause a planning permit will generally be required for all buildings and works within the area covered by the SBA, and most applications will be referred to Melbourne Water for comment. There are certain types of buildings and works which are exempt from permit requirements, and these are listed in this clause.

In addition, land which is affected by the new clause will be shown on planning scheme maps.

The existing zoning and other overlays which apply to land will not change.

A copy of the Amendment may be inspected at the following locations during office hours:

- Hume City Council, Broadmeadows Office, 1079 Pascoe Vale Road, Broadmeadows.
- Hume City Council, Sunbury Office, 36 Macedon Street, Sunbury.
- Department of Infrastructure, Customer Service Centre and Bookshop, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

Submissions about the Amendment must be sent to: Ms. Margaret Abbey, Manager City Planning, Hume City Council, P.O. Box 119. Broadmeadows, Vic. 3047 by Monday 14 June 1999.

> DARRELL TRELOAR Chief Executive Officer

Planning and Environment Act 1987

YARRA RANGES PLANNING SCHEME – LOCAL SECTION

Chapter 4 (Sherbrooke District)

Notice of Amendment

Amendment L107

The Council of the Shire of Yarra Ranges has prepared Amendment L107 to the Yarra Ranges Planning Scheme – Local Section – Chapter 4 (Sherbrooke District).

The Amendment proposes to rezone part of Part C.A. 41, Section A, Parish of Narree Worran (365) Kallista-Emerald Road, Emerald from a Public Use 3.3 Zone to a Landscape Protection Zone to allow its sale to an adjoining owner.

SUBMISSIONS

The Amendment can be inspected free of charge during normal office hours at the following Yarra Ranges Service Centres: Lilydale, Anderson Street, Lilydale; Monbulk, 94 Main Street, Monbulk; Healesville, 276 Maroondah Highway, Healesville; Upwey, 40 Main Street, Upwey; Yarra Junction, Warburton Highway/Hoddle Street, Yarra Junction and at Department of Infrastructure, Office of Planning and Heritage, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne.

Any submissions about the amendment must:

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

Submissions must be sent to the undersigned, Shire of Yarra Ranges, P.O. Box 105, Lilydale 3140 and must reach the Shire at the above address by 14 June 1999.

Enquiries about the Amendment can either be made by calling at the Land Use Strategy and Services Unit, Lilydale Office, Anderson Street, Lilydale, during normal office hours; or by telephoning Mr Gerard Gilfedder, directly on (03) 9294 6195.

Dated 5 May 1999.

GRAHAM WHITT Manager Land Use Strategy

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 Exibition Street, Melbourne, Victoria, 3000 the personal representative, on or before July 19, 1999 after which date State Trustees Limited may convey or distibute the assets having regard only to the claims of which State Trustees Limited then has notice.

- FEALY Arthur Leslie, late of Bellbrae Close, 569-571 Upper Heidelberg Road, Heidelberg, retired, who died May 9, 1998.
- FOX James Anderson, late of Unit 7, 26 Snell Grove, Pascoe Vale, market researcher, who died March 11, 1999.
- GODDARD Alan Lindsay, late of 3079 Point Nepean Road, Sorrentom pensioner, who died February 15, 1999.
- LUTTRELL Evelyn, late of Hastings Regional Nursing Home, 120 Victoria Street, Hastings, pensioner, who died March 6, 1999.
- MORGAN Kenneth Austin, late of Unit 2, 621 Warrigal Road, Oakleigh South, pensioner, who died January 6, 1999.
- WALTERS Frank Ivor, late of Reservoir Rotary Village Complex, 56 Elliot Street, Reservoir, pensioner, who died January 8, 1999.

Dated at Melbourne, 10 May 1999.

CATHY VANDERFEEN Manager, Estate Management State Trustees Limited

STATE TRUSTEES LIMITED A.C.N 064 593 148 Section 79

Notice is hereby given that State Trustees Limited, A.C.N. 064 593 148, intends administering the estates of:-

CAMPBELL Grace Elizabeth Bray, late of 36

Railway Street, Altona, Victoria, pensioner, deceased, who died March 29, 1999

- LEICESTER Charles, late of 1 Templestowe Road, Bulleen, Victoria, retired, deceased intestate, who died on January 31, 1999.
- McLEOD Dorothy, late of 9 Myrtle Grove, Preston, Victoria, home duties, deceased intestate, who died December 20, 1979.
- RICHARDSON James, late of Melbourne City Mission, 6 Church Street, Fitzroy North, Victoria, pensioner, deceased intestate, who died March 26, 1999.
- ROLLINS John David, late of 7 Stanis Street, Eumemmerring, Victoria, insurance assessor, deceased, who died February 6, 1999.

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 July 19, 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.

EXEMPTION Application No. 20 of 1999

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by the Rio Dance Studio Pty Ltd. The application for exemption is to enable the applicant to employ and advertise for male or female teaching staff as demand requires.

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 & 195 of the Act to enable the applicant to employ and advertise for male or female teaching staff as demand requires.

In granting this exemption the Tribunal noted:

- The applicant teaches a Ballroom and Latin American style of dance.
- Many of their clients learn dancing for recreational and social reasons but some

wish to obtain medal qualifications in dancing.

- Clients are both male and female.
- In the 18 years that the applicant has operated its dancing studio, its clients have invariably requested that their instructor/ partner be a person of the opposite sex.
- Dancing is taught by an instructor who teaches the student by being the student's dancing partner. In medal competitions the medal candidate is also partnered by his or her instructor.
- Clients have indicated that, since this form of dancing involves close body contact they feel more comfortable dancing with a person of the opposite sex.
- The applicant wishes to be able to employ male or female dancing instructors as required to promote a gender balance among its instructors and to enable it to cater for the needs of its students.

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 employ and advertise for male or female teaching staff as demand requires.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 12 May 2002.

> Ms CATE McKENZIE Deputy Presiden

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

Date of Auction: 28 May 1999 at 11.00 a.m. on site.

Reference: E8347/3

- Address of Property: Hamilton Street, Kilmore.
- **Crown Description:** Crown Allotment 12, Section 23, Parish of Bylands, Township of Kilmore.

Terms of Sale: Deposit 10%, Balance 60 days. **Area:** 2453 m².

Officer Co-ordinating Sale: Peter Hollins, Victorian Government Property Group, Department of Treasury and Finance, 10/1 Macarthur Street, Melbourne, Vic. 3002.

Selling Agent: Scott Raine & Horne, 1 Powlett Street, Kilmore, Vic. 3764. Telephone: (03) 5782 2400. Facsimile: (03) 5782 2337.

> ROGER M. HALLAM Minister for Finance

> > S.21 Reg. 16

NOTICE OF ACQUISITION

FORM 7

Compulsory Acquisition of Interest in Land

Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Crown Portion 16, Parish of Maidstone comprising 105 square metres and being land described in Certificate of Title Volume 3988 Folio 532, shown as parcel 2 on VicRoads Survey Plan 19597.

Interest Acquired: That of Roystell Pty Ltd, A.C.N. 006 516 463 and all other interests.

Published with the authority of VicRoads.

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

For and on behalf of VicRoads.

Dated 13 May 1999.

	Т. Н.	HOLDEN
IZIE		Manager
dent	Property Services I	Department
	FORM 7	S 21
	FORM 7	

Reg. 16

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 4 on Plan of Subdivision 60095, Parish of Cut Paw Paw comprising 5 square metres and being land described in Certificate of Title Volume 8417 Folio 049, shown as parcel 3 on VicRoads Survey Plan 19597.

Interest Acquired: That of Michael George & Michelle Marie Bilionis and Phillips and all other interests.

Published with the authority of VicRoads.

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

For and on behalf of VicRoads.

Dated 13 May 1999.

T. H. HOLDEN

Manager Property Services Department

PERFORMANCE AUDIT

Building Control Commission

Registration of Interest No. R001

Registrations of Interest are invited from suitably qualified individuals, firms or consortia to conduct a performance audit of the Building Control Commission on behalf of the Auditor-General, and to provide the Auditor-General with a report on the outcome of the audit.

It is anticipated that a number of interested parties selected as a result of this Registration of Interest will progress to a subsequent Request for Tender process.

The Registration of Interest document will be available from 12.00 noon on Monday, 10 May 1999 by contacting Ms Jann Milic:

- telephone (03) 9651 6077;
- facsimile (03) 9651 6366;
- e-mail (tender.bcc@audit.vic.gov.au); or
- in writing to the Victorian Auditor-General's Office, Level 14, 222 Exhibition Street, Melbourne, Vic. 3000.

Alternatively, the document may be accessed through the Office's website (http://www.audit.vic.gov.au) from 12.00 noon on Monday, 10 May 1999.

A briefing for interested parties will be held on Tuesday, 18 May 1999 at the Telstra Conference Centre, Theatrette, Level 1, 242 Exhibition Street, Melbourne. Registration of attendance will commence at 2.00 p.m. and the briefing will begin at 2.30 p.m. sharp.

Registrations of Interest must be received no later than 4.00 p.m. on Monday, 24 May 1999.

Information relating to the place and conditions for lodging Registrations is contained in the Registration of Interest document.

Stamps Act 1958

NOTICE UNDER SECTION 40A

Pursuant to section 40A of the **Stamps Act 1958** I hereby declare and make effective from the date indicated below, that:

AP 339 – Burns & Tinney Pty Ltd trading as Burns & Tinney, Barristers & Solicitors

to be no longer an "Authorised Person" effective from 10 September 1997 in relation to the stamping of Transfers of Land, Mortgages, Bonds, Debentures and Covenants, Marketable Securities, Leases, Agreements to Lease, Assignments or Transfers of Lease and Instruments of Settlement.

Dated Tuesday 27 April 1999.

DAVID POLLARD Commissioner of State Revenue

Stamps Act 1958

NOTICE UNDER SECTION 40A

Pursuant to section 40A of the **Stamps Act 1958** I hereby declare and make effective from the date indicated below, that:

AP 210 – A. C. Fox & Associates

to be no longer an "Authorised Person" effective from 11 November 1996 in relation to the stamping of Transfers of Land, Mortgages, Bonds, Debentures and Covenants, Marketable Securities, Leases, Agreements to Lease, Assignments or Transfers of Lease and Instruments of Settlement.

Dated Tuesday 27 April 1999.

DAVID POLLARD Commissioner of State Revenue

Stamps Act 1958

NOTICE UNDER SECTION 40A

Pursuant to section 40A of the **Stamps Act 1958** I hereby declare and make effective from the date indicated below, that:

AP 260 – Graham Constantine, Con Constantine and Robert Giles trading as Con E. & M. V. Constantine

to be no longer an "Authorised Person" effective from 1 April 1999 in relation to the stamping of Transfers of Land, Mortgages, Bonds, Debentures and Covenants, Marketable Securities, Leases, Agreements to Lease, Assignments or Transfers of Lease and Instruments of Settlement.

Dated Tuesday 27 April 1999.

DAVID POLLARD Commissioner of State Revenue

Stamps Act 1958

NOTICE UNDER SECTION 40A

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

AP - 380 – CGU Premium Funding Pty Ltd;

AP - 383 – Victorian Finance & Leasing Ltd;

AP - 384 – Powerhouse Services Pty Ltd as trustee of the Nelson Family Trust;

AP - 386 – Fifty First RH Nominees Pty Ltd trading as Robertson Hyetts;

be an "Authorised Person" in relation to the stamping of Mortgages, Bonds, Debentures or Covenants.

Dated Tuesday 27 April 1999.

DAVID POLLARD Commissioner of State Revenue

Rail Corporations Act 1996

NOTICE UNDER SECTION 39(2A)

Pursuant to Section 39(2A) of the **Rail Corporations Act 1996** (the Act), I fix 8 May 1999 as the relevant date for the purposes of a document dated 4 May 1999 prepared under Section 57 of the Act listing officers and employees of the Public Transport Corporation that are to be regarded as having been employed by virtue of Section 58 of the Act with effect from the relevant date by Victorian Rail Track.

> ALAN R. STOCKDALE Treasurer

Children's Services Act 1996 NOTICE OF EXEMPTION

I, Denis Napthine, Minister for Youth and Community Services, pursuant to section 6 of the **Children's Services Act 1996** (the Act), declare that the Birralee Apex Kindergarten Inc, (Children's Services Licence Number 2874) is exempt from the following regulation of the Children's Services Regulations 1998 (the Regulations): Regulation 25 requiring a children's service to employ as qualified staff members persons who have successfully completed a two year early childhood qualification which has been approved by the Secretary to the Department of Human Services or a qualification which the Secretary is satisfied is substantially equivalent.

This exemption is granted on the following conditions:

- Birralee Apex Kindergarten Inc. (the licensee) employs a person having a primary teaching qualification;
- the duration of this exemption is for the period of employment of that person.

Declared at Melbourne on 10 April 1999.

Hon DENIS NAPTHINE MP Minister for Youth and Community Services

Children's Services Act 1996 NOTICE OF EXEMPTION

I, Denis Napthine, Minister for Youth and Community Services, pursuant to section 6 of the **Children's Services Act 1996** (the Act), declare that Dartmoor Kindergarten and Occasional Care (Children's Services Licence Number 2889) is exempt from the following regulation 24 of the Children's Services Regulations 1998 in respect of the number of total staff members who must be qualified staff members:

This exemption is granted on condition that:

• Dartmoor Kindergarten and Occasional Care (the licensee) employs a qualified staff member to provide the kindergarten program and that person coordinates the occasional care program.

This exemption remains in force until 31 December 1999.

Declared at Melbourne on 21 April 1999.

Hon DENIS NAPTHINE MP Minister for Youth and Community Services

Fisheries Act 1995

NOTICE OF PROPOSED PREPARATION OF MANAGEMENT PLAN UNDER SECTION 28(3) OF THE **FISHERIES ACT 1995**

I, Patrick McNamara, Minister for Agriculture and Resources, declare under section 28(3) of the **Fisheries Act 1995**, that a management plan is to be prepared for Recreational fisheries in the Goulburn River catchment upstream of, and including the Goulburn Weir and Lake Eildon. Dated 19 January 1999.

> PATRICK McNAMARA Minister for Agriculture and Resources

Plant Health and Plant Products Act 1995 NOTICE OF EXTENSION OF ORDER

Order Declaring a Restricted Area for the Control of Fire Blight and the Prohibitions, Restrictions and Requirements which are to Operate in the Restricted Area

I, Patrick McNamara, Minister for Agriculture and Resources give notice under section 23(2) of the **Plant Health and Plant Products Act 1995** of extension of an Order under sections 20 and 22 of the **Plant Health and Plant Products Act 1995** dated 7 May 1998 and published in the Government Gazette G18 at page 1030 on 7 May 1998 declaring a Restricted Area for the Control of Fire Blight and Specifying the Prohibitions, Restrictions and Requirements which are to operate in the Restricted Area. The Order is extended for a further period of 12 months.

A copy of the Order may be obtained by contacting the Plant Standards Branch on (03) 9210 9390.

Dated 7 May 1999.

PATRICK McNAMARA Minister for Agriculture and Resources 4.

The Constitution Act Amendment Act 1958 REGISTRATION OF A POLITICAL PARTY

Notice is hereby given that the political party listed hereunder has been registered as a political party in accordance with the provisions of Division 1A of Part V of **The Constitution Act Amendment Act 1958**:

Name of registered political party: Phil Cleary — Independent Australia

Name and address of registered officer: Mr Bernard Sanaghan, Phil Cleary — Independent Australia, 11 Scotia Street, West Preston, Vic. 3072.

> C. A. BARRY Electoral Commissioner

Environment Protection Act 1970

Act No. 8506/1970 INDUSTRIAL WASTE MANAGEMENT POLICY (WASTE ACID SULFATE SOILS)

Certificate Under Section 18B

I, Marie Tehan, Minister for Conservation and Land Management hereby certify that there are special reasons as a result of which the industrial waste managemennt policy (waste acid sulfate soils) should be declared without delay, those reasons being:

- 1. waste acid sulfate may oxidise, if managed inappropriately, generating highly acidic discharges that pose a risk to human health and the environment;
- 2. in order to minimise such risks, specific management requirements are necessary which differ substantially from those generally applicable to other industrial wastes;
- 3. the unprecedented level of construction activity in and around the lower reaches of the Yarra River is continuing to result in the generation of large amounts of waste acid sulfate soils; and
 - industrial waste management policy (waste acid sulfate soils) was made in August 1998 for a period of four months and remade in December 1998 for a further period of four months. A final policy is now in the last stages of development. Industrial waste management policy (waste acid sulfate soils) should be declared to ensure that an appropriate management regime continues to be in place until the final policy is declared.

MARIE TEHAN Minister for Conservation and Land Management

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 Donvale Village Apartments Services Association Inc. on 7 May 1999.

W. NEW Deputy Registrar of Incorporated Associations

Pipelines Act 1967

NOTICE UNDER SECTION 11 OF THE PIPELINES ACT 1967

Application For A Permit To Own And Use A Pipeline 227

In accordance with the provisions of Section 11 of the **Pipelines Act 1967**, notice is given that an application has been received from Western Underground Gas Storage for a Permit to Own and Use a Pipeline for the purpose of conveying natural gas from Iona to North Paaratte.

The proposed pipeline is an existing gathering line currently conveying wellhead quality natural gas. The pipeline was constructed, designed and operated in accordance with the terms of the Ministerial Consent granted under the **Petroleum Act 1958**.

For further information please contact The Department of Natural Resources and Environment, 8/250, Victoria Parade, East Melbourne 3002 or Western Underground Gas Storage Pty Limited, Level 49, Rialto South Tower, 525 Collins Street, Melbourne, Victoria 3000.

The proposed route of the pipeline is the same as the existing route as follows:- A steel pipeline approximately 7.1 kilometres in length with a nominal bore of 150 mm and commencing at Iona 4, Parish of Paaratte, then crossing a government road and entering Lot 4 of L.P. 218458 Parish of Paaratte, then to Pt. C.A. 6, Section 4, Parish of Paaratte and crossing a government road to Pt. C.A. 6B, Section 9, Volume 8452 Folio 663 to and crossing the main Cobden - Port Campbell Road to Pt. C. A. 6B, Section 9, Volume 8584 Folio 943 crossing Port Campbell Creek to Pt. C.A. 6A, Section 9, Volume 9313 Folio 246 then to Pt. C.A. 11, Section 9 to C.A. 14, Section 9 to C.A. 13, Section 9 then across North South Road to C.A. 4, Section 8 to Lot 3 L.P. 201745 to terminate at North Paaratte Production Station L.P. 201744.

Any objections to the proposed route of the pipeline must be addressed to David Lea, Executive Director, Minerals and Petroleum, Department of Natural Resources and Environment at P.O. Box 500, East Melbourne, Victoria 3002, no later than 13 June 1999.

MICHAEL TAYLOR Secretary to the Department of Natural Resources and Environment poursuant to instrument of delegation by the Minister dated 9 May 1996

Building Act 1993

BUILDING REGULATIONS 1994

Notice of Exemption Under Section 216A of the **Building Act 1993** for South Gippsland Shire Council

I, Robert Maclellan, Minister for Planning and Local Government, on being satisfied that sufficient private building surveyors are available to consider applications for building permits for building work other than prescribed domestic building work in relation to land in the Council's municipal district and pursuant to section 216A of the Building Act 1993 ("the Act"), exempt the Municipal Building Surveyor of South Gippsland Shire Council from any requirement to consider applications for building permits for building work other than prescribed domestic building work. This exemption shall have effect provided for under section 216A(3) of the Act and may be revoked at any time.

ROBERT MACLELLAN Mininster for Planning and Local Government

Transport Act 1983

MINISTER FOR ROADS AND PORTS

I, Geoff Craige, Minister for Roads and Ports, hereby give notice that under the provisions of section 172E (4A) of the **Transport Act 1983**, have authorised the Department of Infrastructure (the "licensing authority") to issue four (4) Accident Towing Licences to Translink Operations Pty Ltd.

I consider that the grant of the licences is necessary to enable Translink Operations Pty Ltd to perform its obligations, exercise its rights and carry out its functions under the **Melbourne City Link Act 1995**. The towing of vehicles shall be solely from within the area bounded by that Act.

> GEOFF CRAIGE Minister for Roads and Ports

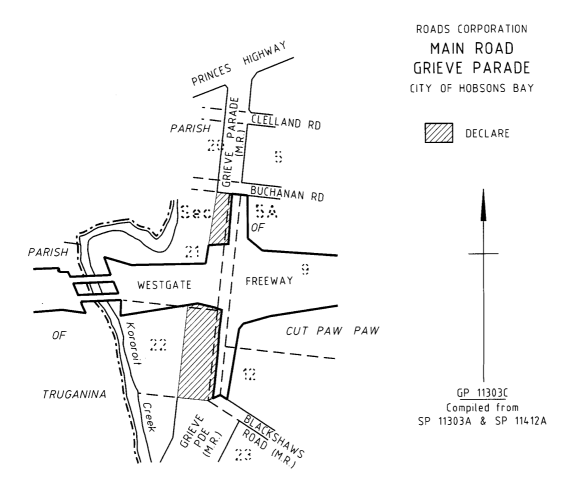
Transport Act 1983

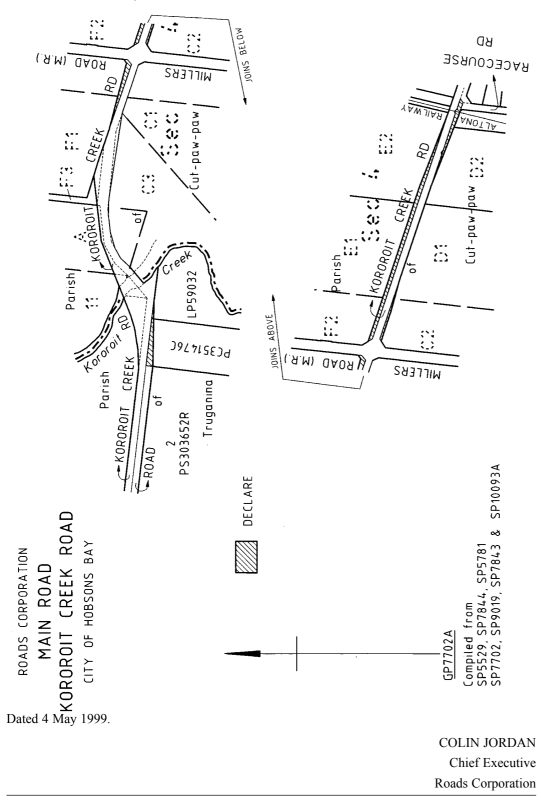
ROAD DECLARATIONS AND DEDICATIONS

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

MAIN ROAD

- 15/99 Grieve Parade in the City of Hobsons Bay shown hatched on plan numbered GP 11303C.
- 16/99 Kororoit Creek Road in the City of Hobsons Bay shown hatched on plan numbered GP 7702A.





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 16 June 1999.

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 10 June 1999.

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.

D. J. & C. J. Bibby, Traralgon. Application to license one commercial passenger vehicle in respect of a 1994 Toyota bus with seating capacity for 12 passengers to operate a service from 59-61 Argyle Street, Traralgon for the carriage of inbound tourists on various day tours of the La Trove Valley and Walhalla, Tara Bulga National Park, Gippsland Lakes and Wilsons Promontory.

Note:-

Passengers on tours will be picked-up/set down from hotels/motels and accommodation residences from Melbourne Metropolitan Central Business District and Melbourne Airport, Tullamarine.

Kings Funerals Services Pty Ltd, Geelong. Application to license six commercial passenger vehicles to be purchased in respect of any vehicle that meets the standards approved by the Victorian Taxi Directorate to operate as hire cars from 25 Myers Street, Geelong.

G. Young, Smythesdale. Application to license one commercial passenger vehicle to be purchased in respect of a 1999 Mercedes Benz van with seating capacity for 11 passengers to operate a service from Lot 5 Elizabeth Street, Smythesdale for the carriage of passengers on 1-6 day tours of the East Gippsland Region of Victoria and the high country, also from Ballarat to the Grampians and the South West Region of Victoria. Note:-

 Passengers on various tours will be picked up/set down throughout the State of Victoria.

Dated 13 May 1999.

ROBERT STONEHAM Manager – Operations Victorian Taxi Directorate

Water Act 1989

GOULBURN VALLEY REGION WATER AUTHORITY

I, Suzanne Evans, Acting Director, Water Agencies, Department of Natural Resources and Environment, as the delegate of the Minister for Agriculture and Resources, make the following Order:

EXTENSION OF THE KILMORE WATERWORKS DISTRICT (TOWNSHIP OF WANDONG AND THE HEATHCOTE JUNCTION) ORDER 1999

- 1. This Order is called the Extension of the Kilmore Waterworks District (Township of Wandong and Heathcote Junction) Order 1999.
- 2. This Order is made under Section 96(11) of the **Water Act 1989** and all other available powers.
- 3. The proposal dated 20 April 1999 for the extension of the Kilmore Waterworks District (Township of Wandong and Heathcote Junction) of the Goulburn Valley Region Water Authority submitted to the Minister for Agriculture and Resources by the Goulburn Valley Region Water Authority is approved.
- 4. The Kilmore Waterworks District (Township of Wandong and Heathcote Junction) of the Goulburn Valley Region Water Authority is extended to include areas bordered in red on the accompanying Plan "090/010/26-1" a copy of which may be inspected at the offices of the Goulburn Valley Region Water Authority, situated at 104-110 Fryers Street, Shepparton 3630.

Dated: 30 April 1999.

SUZANNE EVANS Acting Director, Water Agencies Department of Natural Resources and Environment (as delegate of the Minister for Agriculture and Resources) 1104 G 19 13 May 1999

Water Act 1989

CENTRAL HIGHLANDS REGION WATER AUTHORITY

Proposed New Sewerage District at Clunes

Notice is given that, under the provisions of Section 96(7) of the **Water Act 1989**, the Central Highlands Region Water Authority proposes to create a new Sewerage District at Clunes to include the township and part of the Parish of Clunes all in the County of Talbot in the Hepburn Shire.

The proposed new Sewerage District is required in anticipation of a wastewater collection scheme being implemented in the next twelve months.

Full details of the proposal and a copy of a plan showing the extent of the new Sewerage District are available for inspection, free of charge, at the office of the Authority, 7 Learmonth Road, Wendouree, during office hours.

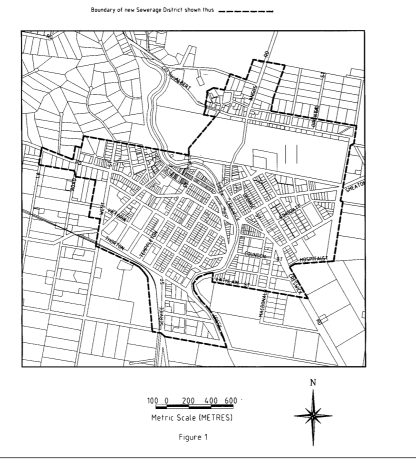
Members of the public are invited to make submissions on the proposal. Any person making an objection to the proposal should set out the grounds for any objections raised in the submission.

Submissions must be received by the Authority by 13 June 1999, and should be addressed to Mr Neil Brennan, Chief Executive Officer, Central Highlands Water, P.O. Box 152, Ballarat 3353.

All submissions received will be considered by the Authority and forwarded to the Minister for Natural Resources.

The plan hereunder indicates the boundaries of the proposed new Sewerage District.

THE CENTRAL HIGHLANDS REGION WATER AUTHORITY Plan to accompany the Creation of the Clunes Sewerage District. Order 1999



Private Agents Act 1966

NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES UNDER THE PROVISIONS OF THE **PRIVATE AGENTS ACT 1966**

I, the undersigned, being the Clerk of the Magistrates' Court at Broadmeadows hereby give notice that an application, as under, has been lodged for hearing by the said Court on the date specified.

Any person desiring to object to any such application must:

- (a) lodge with me a notice in the prescribed form of his objection and of the grounds thereof;
- (b) cause a copy of such notice to be served personally or by post upon the applicant at least three days before the hearing of the application; and
- (c) send or deliver-
 - (i) where the objection is not made by the officer in charge of the police district in which the Court is situated a copy of the notice to such officer; and
 - (ii) where the objection is not made by the Registrar or Deputy Registrar a copy to the Registrar.

Full name of Applicant or in the case of a Firm or Corporation, of the Nominee	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing of Application
Shane Gregory Wharton	13 Ella Court, Lalor 3075	JSN Recovery Manage- ment	8 – 10 York Street, Airport West	Commer- cial Agent	2.6.99

Dated at Broadmeadows 4 May 1999.

D. J. GEAR Clerk of the Magistrates' Court

Crown Land (Reserves) Act 1978

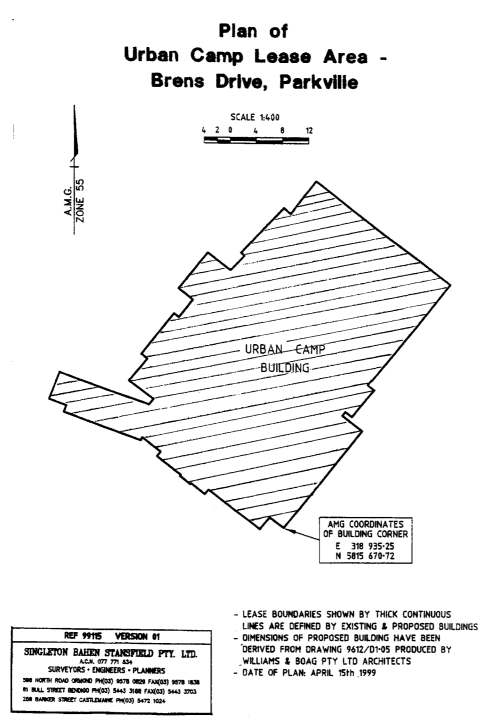
ORDER GIVING APPROVAL TO GRANT OF LEASE

Pursuant to sections 17D and 17DA of the **Crown Land (Reserves) Act 1978** I, Marie Tehan, Minister for Conservation and Land Management, being satisfied that there are special reasons which make granting a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by the Melbourne City Council to the Urban Camp Co-Operative Limited for the purpose of an urban camp and associated activities providing low cost accommodation for school and community groups and sporting organisations, over part of Royal Park described in the Schedule below and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that:-

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

SCHEDULE

The land shown hatched on the following plan being part of the land permanently reserved as a site for Public Park by Order in Council dated 20 November 1876 and published in the Government Gazette dated 24 November 1876.



Dated 6 May 1999

MARIE TEHAN, MP Minister for Conservation and Land Management

Geographic Place Names Act 1998

1. NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

The Registrar of Geographic Names hereby gives notice of the registration of the undermentioned suburbs, towns and rural districts.

 Appin South, Arnold, Arnold West, Auchmore, Barraport, Barraport West, Bealiba, Bears Lagoon, Berrimal, Borung, Brenanah, Boort, Bridgewater, Bridgewater on Loddon, Bridgewater North, Buckrabanyule, Burkes Flat, Calivil, Campbells Forest, Canary Island, Catumnal, Cochranes Creek, Coonooer Bridge, Derby, Dingee, Dunolly, Durham Ox, Eastville, Eddington, Emu, Fentons Creek, Fernihurst, Fiery Flat, Gladfield, Glenalbyn, Goldsborough, Gowar East, Gredgwin, Horfield, Inglewood, Inkerman, Jarklin, Jungaburra, Kamarooka, Kamarooka North, Kingower, Kinyapanial, Korong Vale, Kurraca, Kurraca West, Kurting, Laanecoorie, Lake Marmal, Lake Meran, Leaghur, Leicherte L destarille
Leichardt, Leitchville, Llanelly, Loddon Vale, Logan, Macorna, Marong, McIntyre, Meering West, Milloo, Mincha, Minmindie, Mitiamo, Moliagul, Mologa, Murphys Creek, Mysia, Newbridge, Nine Mile, Painswick, Pompapiel, Powlett Plains, Prairie, Pyramid Hill, Raywood, Rheola, Richmond Plains, Salisbury West, Sebastian, Serpentine, Shelbourne, Skinners Flat, Slaty Creek, Sylvaterre, Tandarra, Tarnagulla, Terrappee, Terrick Terrick, Waanyarra, Wedderburn, Wedderburn Junction, Wehla, Woodstock on Loddon, Woodstock West, Woolshed Flat,

In the Victoria Government Gazette No. G 38, 24 September 1998, page 2463, under Survey Co-ordination Act 1958, Notice of Assignment of Place Names, the mentioned place names of the suburbs, towns or rural districts of the Surf Coast Shire, should read (36) - Aireys Inlet, Anglesea, Bambra, Barrabool, Bellbrae, Bells Beach, Benwerrin, Big Hill, Birregurra, Boonah, Breamlea, Buckley, Connewarre, Deans Marsh, Eastern View, Fairhaven, Freshwater Creek, Gherang, Gnarwarre, Inverleigh, Jan Juc, Lorne, Modewarre, Moggs Creek, Moriac, Mount Duneed, Mount Moriac, Ombersley, Paraparap, Pennyroyal, Torquay, Wensleydale, Winchelsea, Winchelsea South and Wurdiboluc.

In the Victoria Government Gazette No. G 38 dated 24 September 1998, page 2465, under the **Survey Co-ordination Act 1958**, the Notice of Assignment of Place Names, the mentioned place names of the suburbs, towns or rural districts of the City of Warrnambool should read (7) - Allansford, Bushfield, Dennington, Illowa, Warrnambool, Woodford and Yangery.

In the Victoria Government Gazette No. G 1 dated 7 January 1999, page 24, under the **Geographic Place Names Act 1998**, Notice of Assignment of Place Names, the mentioned place names of the suburbs, towns or rural districts of the Shire of Moyne should read (91) - Allansford, Ayrford, Ballangeich, Bessiebelle, Breakaway Creek, Broadwater, Brucknell, Bushfield, Byaduk, Caramut, Chatsworth, Codrington, Condah Swamp, Crossley, Cudgee, Curdie Vale, Darlington, Dennington, Dundonnell, Ecklin South, Ellerslie, Framlingham, Framlingham East, Garvoc, Gazette, Gerrigerrup, Glenormiston North, Grassmere, Hawkesdale, Hexham, Heytesbury Lower, Illowa, Killarney, Kirkstall, Koroit, Knebsworth, Kolora, Laang, Lake Condah, Macarthur, Mailer Flat, Mepunga, Mepunga East, Mepunga West, Minhamite, Minjah, Mortlake, Nareeb, Naringal, Naringal East, Orford, Panmure, Penshurst, Peterborough, Port Fairy, Pura Pura, Purdeet, Purnim, Purnim West, Rosebrook, St. Helens, Taroon, Tarrone, Terang, The Cove, The Sisters, Southern Cross, Toolong, Tower Hill, Tyrendarra, Tyrendarra East, Wallacedale, Wangoom, Warrabkook, Warrnambool, Warrong, Willatook, Winslow, Woodford, Woolsthorpe, Woorndoo, Yambuk, Yangery and Yarpturk.

In the Victoria Government Gazette No. G 10 dated 11 March 1999, page 586, under the **Geographic Place Names Act 1998**, the Notice of Registration of Geographic Names, the mentioned place names of the suburbs, towns or rural districts of the City of Darebin should read (11) - Alphington, Bundoora, Coburg, Coburg North, Fairfield, Kingsbury, Macleod, Northcote, Preston, Reservoir and Thornbury.

In the Victorian Government Gazette No. G 17 dated 29 April 1999, page 976, under the **Geographic Place Names Act 1998**, the Notice of Registration of Geographic Names, the mentioned place name of the rural district of the Shire of Melton should read (1) - Toolern Vale.

Office of the Registrar of Geographic Names

c/- **LAND** *VICTORIA* 2nd Floor 456 Lonsdale Street MELBOURNE 3000

> JOHN PARKER Registrar Geographic Names

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

Amendment L140

The Minister for Planning and Local Government has approved Amendment L140 to the Doncaster and Templestowe Planning Scheme.

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

The Amendment reserves part of the former Mullauna Secondary College (Donvale Campus) fronting the western side of Springvale Road and the southern end of Creswick Street, Donvale from Public Purposes – S and SS – Primary and Secondary School to Public Purposes -19-Local Government.

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 Manningham Shire Council, 699 Doncaster Road, Doncaster.

> LEIGH PHILLIPS Director, Planning Operations Planning, Heritage and Market Information Department of Infrastructure

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

Amendment L69

The Minister for Planning and Local Government has approved Amendment L69 to the Darebin Planning Scheme.

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

The Amendment rezones the former Preston and Northcote Community Hospital from Public Purpose (Hospital) to a Mixed Use Zone with a Development Plan Overlay and a Potentially Contaminated Land Overlay.

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 Darebin City Council, Municipal Offices, 350 High Street, Preston.

> LEIGH PHILLIPS Director, Planning Operations Planning, Heritage and Market Information Department of Infrastructure

Planning and Environment Act 1987

MAROONDAH PLANNING SCHEME Notice of Approval of Amendment

Amendment L25

The Minister for Planning and Local Government has approved Amendment L25 to the Maroondah Planning Scheme.

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

The Amendment inserts a site specific control into the Croydon Neighbourhood Residential zone to enable land known as Lot 13 on LP 8854, 9 Lusher Road, Croydon to be used and developed for the purpose of an extension to the existing self storage facility at 3-7 Lusher Road, subject to the issue of a planning permit.

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 Planning, Heritage and Market Information Department of Infrastructure

Planning and Environment Act 1987 MAROONDAH PLANNING SCHEME

Notice of Approval of Amendment

Amendment L31

The Minister for Planning and Local Government has approved Amendment L31 to the Maroondah Planning Scheme.

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

The Amendment rezones part of the Croydon Village Shopping Centre site located at 3-15 Kent Avenue, Croydon from Croydon Special Use Zone No. 3 to Croydon Central Business 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 Planning, Heritage and Market Information Department of Infrastructure

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

Amendment L48

The Minister for Planning and Local Government has approved Amendment L48 to the Whitehorse Planning Scheme.

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

The Amendment rezones the land from Public Open Space Reservation to a Urban Residential 1 Zone and applies a Potentially Contaminated Land Overlay to the property. The Amendment also inserts a clause in the Local Section of the Whitehorse Planning Scheme that requires a planning permit to be obtained prior to the demolition of the building known as the 'Pound House' situated on the land. The clause will remain in force until the 30 April 2000.

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 Planning, Heritage and Market Information Department of Infrastructure

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

Amendment C 1

The Minister for Planning and Local Government has approved Amendment C 1 to the Mitchell Planning Scheme.

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

The Amendment removes the requirement in the Rural Zone schedule that timber production on areas greater than 40ha requires a permit.

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 Mitchell Shire Council, 113 High Street, Broadford.

> LEIGH PHILLIPS Director, Planning Operations Planning, Heritage and Market Information Department of Infrastructure

Victoria Government Gazette

ORDERS IN COUNCIL

Gas Industry Act 1994

ORDER UNDER SECTION 48N

Order in Council

Corrigenda

The following corrigenda are published in respect of the Order in Council amending the Victorian Gas Industry Market and System Operations Rules dated 10 March 1999 and published in the Victoria Government Gazette on 11 March 1999 at pages 633 to 649:

- **Page 636:** Replace "*Participant]s*" where it appears in the first line of the new subclause 3.6.7(c) with "*Participant's*"
- **Page 637:** (1) Replace formula " $WS^P WS^P$ " where it appears in the new subclause 3,6,7(c)(2) with the formula " $WS^P WS^S$ "
 - (2) Replace the second "WS^p" in the definitions which follow immediately after that formula with "WS^S"
 - (3) Replace the new subclause 3.6.7(d) with the following (corrigendum corrects italicisation omission)
 - (b) If a *Market Participant's scheduled deviation* is negative or a *Market Participant's actual deviation* is negative then the *ancillary payment* for that *Market Participant* in respect of the deviation will be zero."
- **Page 639:** Replace "uplift payments" where it appears in the third line of the page with "*uplift payments*" (corrigendum corrects italicisation omission)
- **Page 641:** (1) Replace " ΣQ_{AD} " on the first line of the page with " ΣQ_{UAD} "
 - (2) Replace ">" on the third line of the page with " \geq "
 - (3) Replace formula (A) with the following (corrigendum corrects formatting error)

$$"U_{TPO} = \frac{AP_{TC}}{\Sigma Q_{UAD}} \times \frac{X Q_{TPO}}{Q_{UAV}} = Q_{TPO}$$

(4) Replace formula **(B)** with the following (corrigendum corrects formatting error)

$$"U_{UAV} = \underline{AP_{TC}}_{\Sigma Q_{UAD} +} \underline{x}_{Q_{UAV} +} \underline{Q_{UAV}}_{TPO} \qquad x \qquad \underline{Q_{V}}_{\Sigma Q_{V"}}$$

Gas Industry Act 1994

ORDER UNDER SECTION 48N

Order in Council

The Governor in Council under Section 48N of the **Gas Industry Act 1994** on the recommendation of the Minister hereby makes an Order amending the Victorian Gas Industry Market and System Operations Rules as follows:

The Victorian Gas Industry Market and System Operations Rules made pursuant to section 48N by Order dated 2 February 1999 (as amended by Orders dated 23 February 1999 and 9 March 1999) are hereby further amended with effect from the date of this Order in terms of the attachment (3 pages) hereto.

Dated 28 April 1999.

Responsible Minister: ALAN R. STOCKDALE Treasurer

> BILL ZISIMOPOULOS Acting Clerk of the Executive Council

Attachment

1. Timing of nominations and inc/des offers

Clause 3.1.7 is amended as follows:

- (a) by deleting from paragraph (1) of subclause (b) "9.00" and substituting "8.30";
- (b) by deleting from paragraph (2) of subclause (d) "9.00" and substituting "8.30"; and
- (c) by inserting after "am" wherever it appears, the words "(Local Melbourne Time)".

2. Preliminary and final operating schedules

Clause 3.1.12 is amended as follows:

- (a) by deleting from subclause (c), in the three places that they appear, the words "at 9.00 am";
- (b) by deleting from subclause (h) the words "at 9.00 am";
- (c) by inserting in paragraph (1) of subclause (c), after "pm", the words "(Local Melbourne Time)";
- (d) by inserting in paragraphs (2) and (3) of subclause (c), after "am", the words "(Local Melbourne Time)";
- (e) by inserting in subclause (h), after the words "than 9.00 am", the words "(Local Melbourne Time)";

3. Meter Time

Clause 4.4.15 is amended by deleting in the three places that they appear the words "Australian Eastern Standard Time" and substituting the words "Eastern Standard Time".

4. Subsequent allocations of authorised MDQ-pipeline extensions or expansions

Clause 5.3.3 is amended as follows:

- (a) by deleting clause 5.3.3(aa);
- (b) by deleting from clause 5.3.3(ab) "section 8.16" and substituting "either section 8.16(a) and section 8.16(b)(ii) or section 8.16(a) and section 8.16(b)(iii)";
- (c) by deleting from clause 5.3.3.(ac) "tests in section 8.16" and substituting "the tests in either section 8.16(a) and section 8.16(b)(ii) or section 8.16(a) and section 8.16(b)(iii);
- (d) by deleting from clause 5.3.3(ac)(2) "this clause 5.3.3" and substituting "clause 5.3.3.(b)";
- (e) by deleting from clause 5.3.3(b) the words "If additional *authorised MDQ* is made available under clause 5.3.3(aa) or 5.3.3(ac)(2)" and substituting "Subject to clause 5.3.3(ba), in any case where clause 5.3.3(ab) or 5.3.3(ac)(1) do not apply";

- (f) by deleting from clause 5.3.3(c) ", or otherwise"; and
- (g) by adding after subclause (g) the following subclause:
 - (h) In this clause 5.3.3, "covered" means covered by the *Transmission Pipeline Owner's* access arrangement.".

5. Conditions for suspension of the market

Paragraph (4) of Clause 6.7.3(a) is amended by inserting after the word "Rules" the words "or in accordance with the *market objectives*".

6. Times and Dates

Clause 10.3 is amended as follows:

- (a) in subclause (a):
 - (i) by inserting after the word "requires" the words ", or except where these Rules expressly provide to the contrary"; and
 - (ii) by deleting from paragraph (5) the word "are" and substituting the word "is"; and
- (b) by adding new subclauses (e) and (f) as follows:
 - "(e) In these Rules, where after any time of the day "(Local Melbourne Time)" appears, that is to be taken to mean that the time of day is:
 - (i) Summer Time if Summer Time is in force in Victoria; and
 - (ii) Eastern Standard Time if Summer Time is not in force in Victoria.
 - (f) In these Rules:

"Eastern Standard Time" means standard time as defined in the Summer Time Act 1972 (Vic)."; and

"Summer Time" means summer time as defined in the Summer Time Act 1972 (Vic).".

7. Glossary

- (a) The definition of "access arrangement" in Chapter 11 is amended by deleting "2.11" and substituting "2.16, 2.19"; and
- (b) The definition of "final nomination" in Chapter 11 is amended:
 - (i) by deleting the words "last nomination" and substituting the words "last *nomination*"; and
 - (ii) by deleting all the words that appear after the words "*Market Participant*" and substituting the words "prior to the time specified in clause 3.1.7.(b)(2).".

8. Miscellaenous

Clause 5.3.3(g) is amended by deleting "clause 5.3.3(e)(2) and substituting "clause 5.3.3(f)(2)".

Crown Land (Reserves) Act 1978 NOTICE OF INTENTION

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

BURRUMBEET — The temporary reservation by Order in Council of 20 March, 1990 of an area of 2.023 hectares of land being Crown Allotment 10A, Section 3, Parish of Burrumbeet as a site for Supply of gravel. — (Rs 12693). DUNKELD — The temporary reservation by Order in Council of 27 May, 1903 of an area of 2023 square metres of land being Crown Allotment 1, Section 23, Township of Dunkeld, Parish of Dunkeld as a site for Municipal purposes. — (Rs 43012).

HAMILTON — The temporary reservation by Order in Council of 2 February, 1955 of an area of 1.715 hectares of land in the Township of Hamilton, Parish of South Hamilton as a site for a Municipal Depot. — (Rs 5806). MORTLAKE — The temporary reservation by Order in Council of 16 July, 1985 of an area of 809 square metres of land being Crown Allotment 2A, Section 10, Township of Mortlake, Parish of Mortlake as a site for Public purposes. — (Rs 7214).

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

Dated 11 May 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

> BILL ZISIMOPOULOS Acting Clerk of the Executive Council

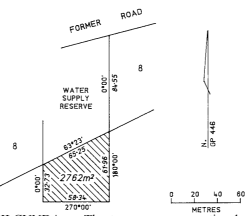
Crown Land (Reserves) Act 1978 NOTICE OF INTENTION

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

BACCHUS MARSH — The whole of the temporary reservation by Order in Council of 1 September, 1987 of an area of 733 square metres, more or less, of land being Crown Allotment 4B, Section 9, Township of Bacchus Marsh, Parish of Parwan as a site for Health and Social Welfare purposes. — (Rs 13543).

BONNIE DOON — The whole of the temporary reservation by Order in Council of 6 June, 1956 of an area of 1467 square metres of land in Section 8, Township of Bonnie Doon, Parish of Brankeet as a site for Railway purposes. — (Rs 7459).

BRANKEET — The temporary reservation by Order in Council of 12 February, 1957 of an area of 8094 square metres of land in the Parish of Brankeet as a site for Water Supply purposes, so far only as the portion containing 2762 square metres as indicated by hatching on plan hereunder. (2221) — (Rs 6769).



KILCUNDA — The temporary reservation by Order in Council of 20 January, 1914 of an area of 23.67 hectares of land in the Township of Kilcunda, Parish of Woolamai in six separate portions as a site for Public Park and other purposes of Public Recreation, revoked as to the purpose of a Public Park by Order in Council of 10 February, 1915 and revoked as to part by Order in Council of 10 July, 1990 so far only as the portions containing 1.409 hectares shown as Parcel Nos. 3, 4, 5, 8 and 9 on Roads Corporation Plan No. SP19482 lodged in the Central Plan Office. — (Rs 119).

MARYVALE — The whole of the temporary reservation by Order in Council of 4 September, 1973 of an area of 684 square metres of land adjoining Crown Allotment 5, Parish of Maryvale as a site for Public Purposes (Social Welfare Department purposes). — (Rs 9752).

MARYVALE — The whole of the temporary reservation by Order in Council of 6 February, 1973 of an area of 809 square metres of land adjoining Crown Allotment 5, Parish of Maryvale as a site for Public purposes (Social Welfare Department purposes). — (Rs 9707).

MOE — The whole of the temporary reservation by Order in Council of 7 April, 1983 of an area of 1172 square metres of land being Crown Allotment 36A, Section 1, Township of Moe, Parish of Yarragon as a site for Health Commission purposes. — (Rs 12269).

MULGRAVE — The temporary reservation by Order in Council of 21 January, 1986 of an area of 650 square metres of land being Crown Allotment 105A, Parish of Mulgrave as a site for Health purposes. — (Rs 13026).

Victoria Government Gazette

PENHURST — The temporary reservation by Order in Council of 10 November, 1863 of an area of 6070 square metres of land in Section 18, Township of Penhurst, Parish of Boramboram as a site for Police purposes, revoked as to part by various Orders, so far only as the portion containing 372 square metres shown as Crown Allotment 1B, Section 18, Township of Penhurst, Parish of Boramboram on Certified Plan No. 107510 lodged in the Central Plan Office. — (C92424).

TRARALGON — The whole of the temporary reservation by Order in Council of 31 August, 1976 of an area of 703 square metres of land being Crown Allotment 22B, Parish of Traralgon as a site for Public Purposes (Family Group Home). — (Rs 10185).

TRARALGON — The whole of the temporary reservation by Order in Council of 1 July, 1986 of an area of 724 square metres of land adjoining Crown Allotment 22, Parish of Traralgon (formerly Lot 20 on Plan of Subdivision No. 122790) as a site for health purposes.

(Rs 14243).

TRUGANINA — The whole of the temporary reservation by Order in Council of 5 November, 1986 of an area of 673 square metres of land being Crown Allotment 7A, Section A, Parish of Truganina as a site for Health purposes. — (Rs 13032).

WERRIGAR — The whole of the temporary reservation by Order in Council of 15 June, 1983 of an area of 2028 square metres of land being Crown Allotment 90B2, Parish of Werrigar as a site for Health Commission purposes. — (Rs 12317).

WOOLAMAI — The temporary reservation by Order in Council of 17 December, 1877 of an area of 141.64 hectares, more or less, of land in the Parish of Woolamai as a site for Public purposes, so far only as the portion containing 2886 square metres shown as Parcel No. 6 on Roads Corporation Plan No. SP19482 lodged in the Central Plan Office. — (Rs 8700).

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

Dated 11 May 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

> BILL ZISIMOPOULOS 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:

BRIGHT — The temporary reservation by Order in Council of 18 July, 1961 of a total area of 2.63 hectares, more or less, of land in Section U, Parish of Bright (in two separate portions), as a site for Tourist Camping purposes, so far only as the portion containing 8200 square metres, more or less, as indicated by hatching on plan published in the Victoria Government Gazette on 1 April, 1999 - page 787. — (Rs 8053).

MINYIP — The whole of the temporary reservation by Order in Council of 24 March, 1987 of an area of 2.281 hectares of land being Crown Allotment 2A, Section 31, Township of Minyip, Parish of Nullan as a site for an Ornamental Plantation. — (Rs 13424).

MINYIP — The whole of the temporary reservation by Order in Council of 2 October, 1973 of an area of 8030 square metres of land in Section 29, Township of Minyip, Parish of Nullan as a site for Public Purposes (Tree Plantation). — (Rs 9772).

MINYIP — The whole of the temporary reservation by Order in Council of 2 October, 1973 of an area of 1.048 hectares of land (in two separate portions in Sections 27 and 30) in the Township of Minyip, Parish of Nullan as sites for Public Purposes (Tree Plantation). — (Rs 9772).

MIRAM and YANIPY — The whole of the temporary reservation by Order in Council of 28 October, 1986 of a combined area of 4.2 hectares, more or less, of land being Crown Allotment 21, Section 4, Township of Miram and Crown Allotment 79G, Parish of Yanipy as a site for Public Recreation. — (Rs 6366).

NHILL — The temporary reservation by Order in Council of 12 March, 1952 of an area of 3326 square metres of land in Section 25, Township of Nhill, Parish of Balrootan as a site for State School purposes, revoked as to part by Order in Council of 24 October, 1989 so far as the balance remaining. — (Rs 4446). This Order is effective from the date on which it is published in the Victoria Government Gazette.

Dated 11 May 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

BILL ZISIMOPOULOS 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:

BARRARBOOL — The temporary reservation by Order in Council of 29 March, 1983 of an area of 1065 square metres of land being Crown Allotment 9A, Crown Portion 9, Parish of Barrarbool as a site for Health Commission purposes. — (Rs 12171).

ELAINE — The temporary reservation by Order in Council of 28 June, 1875 of an area of 4856 square metres of land in Section 9, Township of Elaine, Parish of Borhoneyghurk (formerly being Crown Allotment 8 and parts of Crown Allotments 5, 6 and 7) as a site for State School purposes. — (Rs 6849).

EUMEMMERRING — The temporary reservation by Order in Council of 22 December, 1970 of an area of 2023 square metres of land in Crown Portion 16, Parish of Eumemmerring as a site for Public purposes (Social Welfare Department purposes). — (Rs 9403).

LORQUON — The temporary reservation by Order in Council of 3 November, 1993 of an area of 4.64 hectares, more or less, of land being Crown Allotment 5, Section E and Crown Allotment 12A, Section F, Township of Lorquon, Parish of Lorquon as a site for Conservation of an area of natural interest. — (Rs 2183).

MOONDARRA — The temporary reservation by Order in Council of 18 May, 1880 of an area of 1.214 hectares of land in Section C, Parish of Moondarra as a site for Public purposes (State School). — (15/P261218). MOORPANYAL — The temporary reservation by Order in Council of 21 January, 1986 of an area of 776 square metres of land being Crown Allotment 96A, Parish of Moorpanyal as a site for Health purposes. — (Rs 12683).

PORTLAND — The temporary reservation by Order in Council of 20 August, 1985 of an area of 650 square metres of land being Crown Allotment 39A, Section D, Township of Portland, Parish of Portland as a site for Health Commission purposes. — (Rs 12879).

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

Dated 11 May 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

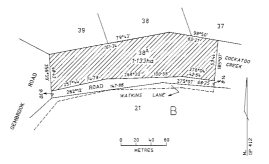
> BILL ZISIMOPOULOS Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 CROWN LAND TEMPORARILY RESERVED

The Governor in Council under Section 4(1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown land for the purpose mentioned:-

MUNICIPAL DISTRICT OF THE CARDINIA SHIRE COUNCIL

GEMBROOK — Public purposes, 1.133 hectares being Crown Allotment 38A, Section B, Parish of Gembrook as indicated by hatching on plan hereunder. (G206[14]) — (Rs 149).



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

Dated 11 May 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

> BILL ZISIMOPOULOS Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 Interpretation of Legislation Act 1984

AMENDMENT OF TEMPORARY RESERVATION

The Governor in Council under Section 4(1) of the **Crown Land (Reserves) Act 1978** and Section 27 of the **Interpretation of Legislation Act 1984** amends the Order in Council made on 17 February, 1987 and published in the Victoria Government Gazette on 25 February, 1987 of the temporary reservation of an area of 8093 square metres of land in the Parish of Gisborne, County of Bourke as a site for "Pre-School, Health and Social Welfare" by deletion of the words "Pre-School, Health and" therefrom. — (Rs 10605).

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

Dated 11 May 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

> BILL ZISIMOPOULOS Acting Clerk of the Executive Council

Land Act 1958

UNUSED ROADS CLOSED

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

MUNICIPAL DISTRICT OF THE BAW BAW SHIRE COUNCIL

ALLAMBEE EAST — The road in the Parish of Allambee East shown as Crown Allotment 60C on Certified Plan No. 110751 lodged in the Central Plan Office. — (P263852).

MUNICIPAL DISTRICT OF THE LATROBE SHIRE COUNCIL

CALLIGNEE — The roads in the Township of Callignee, Parish of Callignee shown as Crown Allotment 1C on Certified Plan No. 119356 and Crown Allotment 2A, Section A on Certified Plan No. 119357, both lodged in the Central Plan Office. — (14/L10-10016).

GLANVILLE — The road in the Township of Glanville, Parish of Echuca North shown as Crown Allotment 46C on Certified Plan No. 118799 lodged in the Central Plan Office. — (08/L7-5327).

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

Dated 11 May 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

> BILL ZISIMOPOULOS Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 INCORPORATION OF COMMITTEE OF MANAGEMENT OF THE BALLAN MECHANICS' INSTITUTE RESERVE

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

- (a) declares the Committee of Management shall be a corporation;
- (b) assigns the name "BALLAN MECHANICS' INSTITUTE AND FREE LIBRARY COMMITTEE INCORPORATED" to the corporation; and

under Section 14B(3) of the Act, appoints Marjorie MACKAY to be Chairperson of the corporation.

SCHEDULE

The land in the Township of Ballan being Crown Allotment 7, Section 7, deemed to be permanently reserved as a site for a Mechanics' Institute. — MGR 5907. This Order is effective from the date on which it is published in the Victoria Government Gazette.

Dated 11 May 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

> BILL ZISIMOPOULOS Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

INCORPORATION OF COMMITTEE OF MANAGEMENT OF THE NATIMUK LAKE FORESHORE RESERVES

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

- (a) declares the Committee of Management shall be a corporation;
- (b) assigns the name "NATIMUK LAKE FORESHORE COMMITTEE INCORPORATED" to the corporation; and

under Section 14B(3) of the Act, appoints Robert ELLIS to be Chairperson of the corporation.

SCHEDULE

The land in the Parish of Natimuk temporarily reserved as a site for Public Recreation by Orders in Council of 29 January, 1935 and 27 February, 1968. — Rs 4433.

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

Dated 11 May 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

> BILL ZISIMOPOULOS Acting Clerk of the Executive Council

VICTORIA

State Aid to Religion Abolition Act 1871 ACT NO. 391/1871 — SECOND SCHEDULE

A statement of trusts having been submitted by the head or authorised representative of the Uniting Church in Australia under the provisions of the "Act to provide for the abolition of State Aid to Religion" for allowance by the Governor in Council, the same was allowed by him on the 11 May 1999, and the following is the form in which such statement of trusts has been allowed.

STATEMENT OF TRUSTS

DESCRIPTION OF LAND -

Site for Presbyterian Church proposes permanently reserved by Order in Council of 21 February, 1870 being 4056 square metres, Township of Amphitheatre, Parish of Glenlogie being Allotment 2A, Section 3A.

Commencing at the most southern angle of Allotment 2, Section 3A: bounded thence by a road 233° 00' 52.10 metres and bearing 323° 00' 77.85 metres; thence by a line bearing 53° 00' 52.10 metres, and thence by Allotment 2 bearing 143° 00' 77.85 metres to the point of commencement.

NAME OF TRUSTEES

The Uniting Church in Australia Property Trust (Victoria).

POWERS OF DISPOSITION

Such powers of disposition including powers of sale, lease or mortgage as are given to the Trustees by the Uniting Church in Australia Act No. 9021 1977 as amended.

PURPOSES TOWARDS WHICH PROCEEDS OF DISPOSITION ARE TO BE APPLIED -

To such Uniting Church in Australia purposes as shall be approved by the Synod of Victoria of the Uniting Church in Australia.

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

Dated 11 May 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

> BILL ZISIMOPOULOS Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 CROWN LANDS TEMPORARILY RESERVED

The Governor in Council under Section 4(1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown lands for Public Purposes (Rail Trail):-

MUNICIPAL DISTRICT OF THE RURAL CITY OF WANGARATTA

CARRARAGARMUNGEE — Public Purposes (Rail Trail), 40 hectares, more or less, being Crown Allotment 5^E Section 1^A, 4^{A2}, 2^{A2} and 4^{A3}; Section 10^A, 2^c; Section 15^A, 4^B; Section 17^B and 2^c; Section 17^A, Parish of Carraragarmungee as shown on Plan No. LEGL./99-37 lodged in the Central Plan Office;

TARRAWINGEE and EVERTON — Public Purposes (Rail Trail), 37 hectares, more or less, being Crown Allotment 16¹, 32^c, 14^A and 16^{B3}, No Section and 17^L Section A, Parish of Tarrawingee and Crown Allotment 12^A, Section 12 and 23^D No Section, Parish of Everton as shown on Plan No. LEGL./99-38 lodged in the Central Plan Office;

EVERTON and MURMUNGEE — Public Purposes (Rail Trail), 35 hectares, more or less, being Crown Allotments 10^E, Section 13, 12^A, Section 16, H1, A21^C, A24^B No Section, Parish of Everton, Crown Allotments 14^A and 15, Section 3, Township of Everton and Crown Allotments 11^A and 12^B, Section 11, Parish of Murmungee as shown on Plan No. LEGL./99-39 lodged in the Central Plan Office;

MURMUNGEE — Public Purposes (Rail Trail), 39 hectares, more or less, being Crown Allotments 4^A, Section 10, 2^A and 3^B, Section 10A and 1^B and 14^B, Section L, Parish of Murmungee as shown on Plan No. LEGL./99-40 lodged in the Central Plan Office; and

EVERTON AND MURMUNGEE — Public Purposes (Rail Trail), 44 hectares, more or less, being Crown Allotments 10[°], Section 16, Parish of Everton and 10[°], Section 1[^] and 1[°], Section D, Parish of Murmungee as shown on Plan No. LEGL./99-42 lodged in the Central Plan Office.

MUNICIPAL DISTRICT OF THE ALPINE SHIRE COUNCIL

MURMUNGEE and MYRTLEFORD — Public Purposes (Rail Trail), 32 hectares, more or less, being Crown Allotments 16^B and 16^c, Section

13, Parish of Murmungee and Crown Allotments 23^{B} , 6^{D} and 10^{c} , Section A1 and 4^{P} , Section N, Parish of Myrtleford as shown on Plan No. LEGL./99-41 lodged in the Central Plan Office.

MUNICIPAL DISTRICT OF THE INDIGO SHIRE COUNCIL

BEECHWORTH — Public Purposes (Rail Trail), 31 hectares, more or less, being Crown Allotments 11^B, Section K2 and 4, Section W2, Township of Beechworth and 8^D and 6^B Section 5, 6^A, Section 3, 11^c, Section 6, 3^A, Section 4 and 14^D, Section K3, Parish of Beechworth as shown on Plan No. LEGL./99-43 lodged in the Central Plan Office.

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

Dated 11 May 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

> BILL ZISIMOPOULOS Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 CROWN LAND TEMPORARILY RESERVED

The Governor in Council under Section 4(1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown land for Public Purposes (Rail Trail):-

MUNICIPAL DISTRICT OF THE GREATER BENDIGO CITY COUNCIL

BENDIGO — Public Purposes (Rail Trail), 2.663 hectares, being Crown Allotment 144H, Section O, At Bendigo, Parish of Sandhurst as shown on Plan No. LEGL./99-35 lodged in the Central Plan Office. — (2003060).

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

Dated 11 May 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

> BILL ZISIMOPOULOS Acting Clerk of the Executive Council

53. Statutory Rule:

54.

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:

Transport (Tow

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:

Statutory Rate.	Truck) (Amendment)	Collins Street, Melbourne on the date specified:				
Authorising Act: Date of making:	Regulations 1999 Transport Act 1983 11 May 1999	45.	Statutory Rule:	Trans-Tasman Mutual Recognition (Victoria) (Temporary Exemptions)		
Statutory Rule:	Road Safety (Vehicles) (Vehicle Standards) Regulations 1999		Authorising Act:	Regulations 1999 Trans-Tasman Mutual Recognition (Victoria) Act 1998		
Authorising Act:	Road Safety Act 1986		ole: 6 May 1999			
Date of making:	11 May 1999		Code A			
		46.	Statutory Rule:	Electricity Safety (Electrial Appeals Board) Regulations 1999		
			Authorising Act:	Electricity Safety Act 1998		
			Date first obtainal	ble: 6 May 1999		
			Code A			

52. Statutory Rule: Valuation of Land (Oath of Fidelity and Secrecy) Regulations 1999
Authorising Act: Valuation of Land Act 1960
Date first obtainable: 10 May 1999
Code A

Victoria Government Gazette

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CONTENTS			
	Page		
Estates of Deceased Persons	1081		
Government and Outer Budget Sector			
Agencies Notices	1087		
Orders in Council—			
Acts — Gas Industry; Crown Land			
(Reserves); Land; State Aid to			
Religion Abolition			
Private Advertisements	1081		
Proclamations			

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