

Victoria Government Gazette

No. G 28 Thursday 15 July 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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- Late copy received at The Craftsman Press Pty. Ltd. after deadlines will be placed in the following issue of VGG, irrespective of any date/s mentioned in the copy (unless otherwise advised).
- Proofs will be supplied only when requested or at the direction of the Gazette Officer.
- No additions or amendments to material for publications will be accepted by telephone.
- Orders in Council may be lodged prior to receiving assent with the Governor's or Clerk's signature. They will only be published once approved and signed.
- Government and Outer Budget Sector Agencies please note: See style requirements on back page.

SPECIAL GAZETTES

- Copy to: Gazette Officer The Craftsman Press Pty. Ltd. 125 Highbury Road, Burwood Vic 3125 Telephone: (03) 9926 1233 Facsimile: (03) 9926 1292
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\$87.50

Full Page

Note:

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Copies of the Victoria Government Gazette can be purchased from The Craftsman Press Pty. Ltd. by subscription.

- The Victoria Government Gazette
 - General and Special \$170.00 each year

General, Special and Periodical - \$227.00 each year Periodical - \$113.00 each year

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By Authority of Victorian Government Printer

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PRIVATE ADVERTISEMENTS

SCHEDULE 1 — ACT NO. 391 Abolition of State Aid to Religion, 1871

I, JOHN ROBERTSON PRESTON head or authorised representative of the denomination known as The Uniting Church in Australia Property Trust (Victoria) trustees of the land described in the sub-joined statement of trustees and of Reverend David Robert Fitzgerald being the person entitled to minister in or occupy a building or buildings upon the said land, hereby apply to the Governor of the State of Victoria for leave to dispose of the said land by the means and for the purposes mentioned in the said statement of trusts. And I hereby certify that the said land was temporarily reserved by Order in Council on 22 November 1869 for the purpose of the site for Weslevan Place of Public Worship. That the only trustees of the said land resident in the State of Victoria are The Uniting Church in Australia Property Trust (Victoria) of 130 Little Collins Street, Melbourne. That the only buildings upon the said land are Church buildings. That the only person entitled to minister in or occupy the same is the abovenamed Reverend David Robert Fitzgerald.

JOHN ROBERTSON PRESTON

)

THE COMMON SEAL OF THE UNITING CHURCH IN AUSTRALIA PROPERTY TRUST (VICTORIA) was hereto affixed in pursuance of a resolution passed at a meeting of the Members of the Trust in the presence of:

WARREN BARTLETTMember of the TrustLAURIE THORNMember of the Trust

DAVID ROBERT FITZGERALD

STATEMENT OF TRUSTS

Description of Land: 4047 square metres, Township of Yandoit, Parish of Yandoit, being allotment 21F, section 4.

Commencing at the north-western angle of site being a point bearing 90° 21' 19.79 metres from the north-eastern angle of allotment 1, section H; bounded thence by a road bearing 90° 21' 80.47 metres; thence by allotment 21B, section 4 bearing 180° 21' 50.29 metres; thence by allotments 21B and 21C bearing 270° 21' 80.47 metres, and thence by allotment 21C bearomg 0° 21' 50.29 metres to the point 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 Trustee by the **Uniting Church in Australia Act No. 9021 of 1977** as amended.

Purposes to 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.

Partnership Act 1958

Notice is hereby given that the partnership carrying on business under the name "The Shared Investors Group" has been dissolved as from 30 June 1999.

MACPHERSON & KELLEY, lawyers, 40-42 Scott Street, Dandenong.

DISSOLUTION OF PARTNERSHIP

Belbridge Hague, solicitors of 522 Kiewa Street, Albury, announce that with effect from 30 June, 1999 Charles Stitz has retired from the partnership and will continue with the firm as a full time consultant. The partnership will be continued by Tony Brandt, Robert Meers and Peter Simpson.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership previously subsisting between Vito Peter Campagna, William Richard Johnston Gray and Gillian Mallinder, carrying on business as legal practitioners at 13 Chisholm Street, Wangaratta, Victoria, under the style or firm of Campagna Gray & Mallinder, has been dissolved as from 1 July 1999 so far as concerns the said Gillian Mallinder who retires from the said firm.

The business Campagna Gray & Mallinder continues to operate from 13 Chisholm Street, Wangaratta and branch office at 81 Ford Street, Beechworth with the partners being Vito Peter Campagna and William Richard Johnston Gray. Dated 1 July 1999.

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WALTER JOHNSON, late of 19 Graham Street, Kangaroo Flat, pensioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on or about 13 May 1999, are required by the personal representative, Equity Trustees Limited of 472 Bourke Street, Melbourne, to send particulars to them care of the undermentioned solicitors by 23 September 1999 after which date the personal representative may convey or distribute the assets having regard only to the claims of which they then have notice.

AITKEN WALKER & STRACHAN, solicitors, 114 William Street, Melbourne 3000.

GERALD ANTHONY McGENNISKEN, late of Henty Highway, Mockinya via Horsham, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 October 1998, are required by the personal representative, Annette Margaret McGennisken of 58 Jackman Crescent, Keilor, to send particulars to her c/-Messrs Brown & Proudfoot, 74 Wilson Street, Horsham 3400 by 16 September 1999 after which date the personal representative may convey or distribute the assets having regard only to the claims of which she then has notice. BROWN & PROUDFOOT, solicitors, 74 Wilson Street, Horsham 3400.

Creditors, next-of-kin or others having claims in respect of the estate of GORDON HANDFORTH of 31 Home Street, Reservoir, in the State of Victoria, retired, who died on 15 February 1999, are to send particulars of their claims to the personal representative, care of the undermentioned solicitors by 20 September 1999, after which date the personal representative will distribute the assets having regard only to the claims of which they then had notice.

BRUCE M. COOK & ASSOCIATES, barristers & solicitors, Level 4, St James Building, 121 William Street, Melbourne, Vic. 3000.

Creditors, next-of-kin or others having claims in respect of the estate of LUISA GELBHAUER, also known as Louisa Gelbhauer, deceased, who died on 9 February 1999, are to send particulars of their claims to the executor, Marie Holmes of Flat 4, 32 Emma Street, South Caulfield, Victoria, by 23 September 1999, after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice. DUNHILL MADDEN BUTLER, solicitors, 575 Bourke Street, Melbourne.

DAVID HAMILTON BYRNE, late of "Coomera", Nashua Road, Fernleigh, New South Wales, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 November 1998, are required by the personal representatives, Susan Mary Hamilton Graham of 70 New Street, Brighton and Bruce John Legg of 244 Bay Street, Port Melbourne, to send particulars to them care of the undermentioned lawyers and consultants by 23 September 1999 after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

ELLINGHAUS WEILL, lawyers & consultants, 79-81 Franklin Street, Melbourne 3000.

Creditors, next-of-kin and others having claims in respect of the estate of STELLA MARY LANCY, late of 34 Huntingtower Road, Malvern, home duties, deceased, who died on 5 March 1999, are to send particulars of their claims to the executors care of Equity Trustees Limited, A.C.N. 004 031 298 of 472 Bourke Street, Melbourne by 17 September 1999 after which date they will distribute the assets having regard only to the claims of which they then have notice.

Creditors, next-of-kin and all other persons having claims in respect of the estate of OTTO ENGL, late of 2 Princes Street, Caulfield North, Victoria, retired, deceased, who died on 8 April 1999 are to send particulars of their claims to the deemed executor of the estate, ANZ Executors & Trustee Company Limited, A.C.N. 006 132 332, care of the undermentioned solicitors by 17 September 1999 after which date the deemed executor will convey and distribute the assets having regard only to the claims of which the deemed executor then has notice.

HOLDING REDLICH, solicitors, 350 William Street, Melbourne.

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Creditors, next-of-kin and others having claims in respect of the estate of JOYCE FLORENCE HENRIKSON, late of Mitchell House, 127 Vary Street, Morwell, Victoria, widow, deceased, who died on 6 June 1999, are to send particulars of their claims to the trustees, Maree Ellen Vickery of 5 Ash Court, Traralgon, home duties and Lawrence Joseph Henrikson of Unit 2, 21 Wolsley Street, Moorabbin, Victoria, company secretary, care of the below mentioned solicitors by 16 September 1999 after which date they will distribute the assets of the deceased having regard only to the claims of which they then have notice.

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

NORMAN EDWARD STONE, late of 4 Young Street, Ashburton, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 April 1999, are required by the trustees, Dulcie Emma Stone of 4 Young Street, Ashburton, Victoria, home duties and Graeme Edward Stone of 16 Jervis Street, Burwood, Victoria, environmental officer, to send particulars to the trustees before the expiration of 60 days after the date of this notice after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees then have notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of ERIC CHARLES HASLEM, also known as Eric Charles Haslam, late of 19 Bunbury Street, Footscray, Victoria, retired, deceased, who died on 27 April 1999, are required by the executor, ANZ Executors & Trustee Company Limited of 530 Collins Street, Melbourne, Victoria, to send particulars to it by 22 September 1999 after which date it may convey or distribute the estate having regard only to the claims of which it then has notice.

MILLS OAKLEY, lawyers, 131 Queen Street, Melbourne.

ENA ADELAIDE MORGAN, late of 11 Scott Street, Orbost, Victoria, pensioner. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 April 1999, are required by the trustees, Alexia Cowell Joiner of 29 Reed Street, Orbost, Victoria, pensioner, Jack Cowell Morgan of 5 Queen Street, Yarram, Victoria, retired Veterans' Affair pensioner and Dorothy Sanders of 8 Silverwood Grove, Wangaratta, Victoria, pensioner, to send particulars to their solicitors within sixty days from the date of publication of this notice after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

MOSLEY & PALMER, solicitors, P.O. Box 243, Orbost 3888.

Creditors, next-of-kin and others having claims in respect of the estate of LILY JACKSON, late of Golden Oaks Nursing Home, Stoneham Street, Golden Square, home duties, deceased, who died on 14 May 1999 are required to send particulars of their claims to the executor, National Mutual Trustees Limited of 46 Queen Street, Bendigo by 17 September 1999 after which date they will distribute the assets having regard only to the claims of which they have notice.

NATIONAL MUTUAL TRUSTEES LIMITED, 46 Queen Street, Bendigo.

IRENE MILDRED WOODWARD, late of 4 Gabriel Avenue, Chadstone, Victoria, retired nurse, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 June 1999, are required by the executors, Judith Anne Bromage of 18 Wolff Court, Windaroo, Queensland and Gloria Weir of 156 Melville Street, Hobart, Tasmania, to send particulars to them by 16 September 1999 after which date it may convey or distribute the assets having regard only to the claims of which it then has notice.

NICHOLAS O'DONOHUE & CO., solicitors, 180 Queen Street, Melbourne.

DORIS JEAN BORTHWICK, late of Boronia Aged Care Facility, 16 Stewart Street, Boronia, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the said deceased, who died on 4 April 1999, are required by the personal 1640 G 28 15 July 1999

representative, Trust Company of Australia Limited, of 151 Rathdowne Street, Carlton South, to send particulars of their claims to it by 16 September 1999 after which date the personal representative may convey or distribute the assets having regard only to the claims of which it then has notice.

NOEL S. JACKLING, solicitor	r,
16 Elphin Grove, Hawthorn.	

Creditors, next-of-kin or others having claims in respect of the estate of SHEILA MARGARET STOKES, late of 56 Abbott Street, Sandringham, Victoria, deceased, who died on 19 April 1999 are to send particulars of their claims to the executor care of the undermentioned solicitors by 19 October 1999 after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

OAKLEYS WHITE, solicitors, 65 Main Street, Foster.

ALAN KENNETH SANDERS, late of 21 Hinkler Street, Mount Martha. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 June 1999, are required by Perpetual Trustees Victoria Limited, A.C.N. 004 027 258 of 50 Queen Street, Melbourne and Ian Hamilton Pitman of 4/182 Gover Street, North Adelaide, the applicant for a grant of administration, to send particulars of their claims to the said applicants in the care of the said company by 16 September 1999 after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

JEFFREY THOMAS WALKER, late of Lot 6, Ross Street, Malmsbury, Victoria, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 12 January 1994, are required by John Brian Parry, the administrator of the estate of the deceased to whom letters of administration with the will annexed as Syndic for the Cat Protection Society of Victoria, A.C.N. 004 513 679, were granted by the Supreme Court of Victoria, to send particulars of their claims to the administrator care of the undermentioned solicitors by 22 September 1999 after which date the administrator will convey or distribute the assets having regard only to the claims of which the administrator then has notice.

RUSSELL KENNEDY, solicitors, 469 La Trobe Street, Melbourne.

DIMITRIJE YANKOV, in the will called Dimitrije Jankov, late, of 3 Ralph Street, Ardeer, Victoria, forklift driver, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 January 1999, are required by the trustee, Melanka Jankov Gecse of 16 Hopkins Avenue, Keilor, Victoria, home duties, daughter, to send particulars to the trustee by 30 September 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.

RUSSO PELLICANO CARLEI, solicitors, 43 Atherton Road, Oakleigh 3166.

Creditors, next-of-kin and others having claims in respect of the estate of LOUISE WITHINGTON, deceased intestate, late of 25 Mephan Street, Footscray, married woman, who died on 28 February 1999 are requested to send particulars of their claims to the administrators, John Patrick Spillane and Neil Ashley Andrews, both of 100 Paisley Street, Footscray, care of the undermentioned solicitors by 24 September 1999 after which date they will distribute the assets having regard only to the claims of which they then have notice.

SECOMBS, solicitors, 100 Paisley Street, Footscray.

LORNA BEATRICE HEGARTY, late of 3 Laverton Street, Williamstown, Victoria, retired secretary, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 April 1999 are required by the executor, Equity Trustees Limited of 472 Bourke Street, Melbourne, to send particulars to it by 15 September 1999 after which date the executor intends to convey or distribute the assets of the estate having regard only to the claims of which the executor then has notice.

WISEWOULDS, solicitors, 459 Collins Street, Melbourne.

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CECILY MARGARET ELSWORTH, late of 49 Glaneuse Road, Point Lonsdale, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 June 1999 are required by the personal representative, Nicholas John de Carro of 142 Whitehorse Road, Balwyn, Victoria, to send particulars to him care of the undermentioned solicitors by 7 September 1999 after which date the personal representative may convey or distribute the assets having regard only to the claims of which he then has notice.

WOOD FUSSELL, solicitors, 7th Floor, 85 Queen Street, Melbourne.

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

To the Highest Bidder at the Best Price Offered

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the ----

Name of Owner on Books and Last Known Address	Total Amount Due to Owner	Description Of Unclaimed Money	Date when Amount first became Payable
CITY OF MELBOURNE	3		
	\$		
RMIT, Faculty of Business,			
Level 14, 239 Bourke Street, Melbourne	6,720.00	Cheque	24/07/97
Probuild Homes Pty Ltd, 28A Ferguson St, Brighton East	2,038.50	"	27/11/97
South East Water Ltd, G.P.O. Box 773H, Melbourne	1,594.45	"	06/11/97
Collex Waste Management Pty Ltd,			
P.O. Box 445, Cheltenham	1,237.50	"	07/08/97
RACV Insurance Pty Ltd, 422 Little Collins St, Melbourne	700.43	"	10/04/97
Telstra Corporation Limited, Locked Bag 4040, Melbourne	659.20	"	18/09/97
Masterport Brick Paving Pty Ltd, 4 Nunga Court, Mt Eliza	505.13	"	16/10/97
Optus Administration Pty Ltd, Shop 18, Target Centre, 236 Bourke Street, Melbourne	450.43	22	24/07/97
RMIT, Faculty of Business, Level 14, 239 Bourke Street, Melbourne	390.00	"	30/10/97
Andrea McKenzie, 14 Cameo Court, Bulleen	358.70	"	25/09/97
Jazztet, Level 10, 237 Flinders Lane, Melbourne	300.00	"	27/03/97
Helen McQuillan, Unit 5, 100 Claremint Avenue, Malvern	269.00	"	19/06/97
State Library of Victoria, 328 Swanston Street, Melbourne	209.00	"	27/03/97
McGraw-Hill Book Company, P.O. Box 239, Roseville, NSW	225.00	"	20/03/97
Allmilk Pty Ltd, Unit 2, 19 White Street, Williamstown	217.50	"	26/06/97
Princess Theatre Pty Ltd, 163 Spring Street, Melbourne	210.00	"	29/05/97
Mt Evelyn Excavations, McKillop Road, Mt Evelyn	200.00	>>	01/05/97

On 19 August 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 Ivan Kanja of 4 Sherwood Crescent, Dandenong, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 9854 Folio 980 which is a vacant block of land known as 9 Armiston Court, Endeavour Hills.

Registered Covenant in instrument No. P363100V affects the said estate and interest.

No Reserve set.

Terms - Cash only.

CW-98-011829-2.

Dated 15 July 1999.

S. BLOXIDGE Sheriff's Office 1642 G 28 15 July 1999

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Novotel Melbourne On Collins, 270 Collins St, Melbourne	200.00	"	06/11/97
Loretta Costello, 38 Palmerston St, Carlton	153.86	"	25/09/97
Department of Human Services, 145 Smith Street, Fitzroy	150.00	"	09/10/97
Local Government Public Relations, Locked Bag 10, Moreland	120.00	"	12/06/97
Akifumi Moriuchi, Unit 1, 9 Otter Street, Collingwood	110.00	"	19/06/97
Julia Perrone, 70 Royal Lane, Fitzroy	108.00	"	17/04/97
Melbourne Fashion Incubator,			
C/- Treasurer, P.O. Box 256, Rosanna	100.69	"	18/12/97
Department of Human Services, 145 Smith Street, Fitzroy	100.00	"	06/03/97
AD Astra Stone Pty Ltd, Unit 6, 19 Fletcher St, Essendon	100.00	"	29/05/97
Pho Hien Buddhism Club	100.00	"	06/11/97
C. McCann	224.16	"	20/01/98

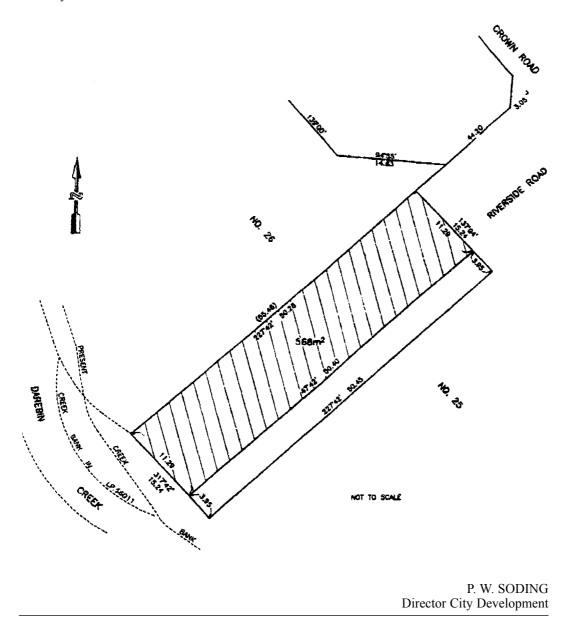
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CONTACT: PETER DIMITROULIS, PHONE: (03) 9658 9804.

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

BANYULE CITY COUNCIL

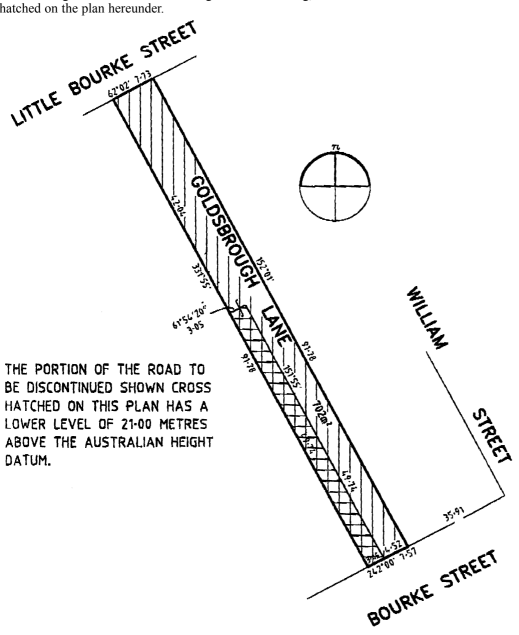
Pursuant to Section 206 and Schedule 10 Clause 3 of the **Local Government Act 1989**, Banyule City Council, at its ordinary meeting held on 7 December 1998, having formed the opinion that the section of "road" shown hatched on the plan below is not reasonably required as a "road" for public use, resolved to discontinue the section of "road" and transfer the land by private treaty to the abutting owner at 26 Riverside Road, Ivanhoe subject to any right, power or interest held by Melbourne Water Corporation in connection with any sewers and pipes under control of those authority in or near the section of "road".



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CITY OF MELBOURNE Road Discontinuance

Under Section 206 and Schedule 10 Clause 3 of the Local Government Act 1989, Melbourne City Council, at its meeting on 27 January 1999, resolved to discontinue the roads known as Goldsborough Lane and Goldsborough Lane widening, Melbourne shown hatched and cross hatched on the plan hereunder.



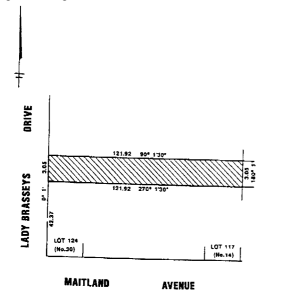
Dated 15 July 1999.

MICHAEL MALOUF Chief Executive Officer

CITY OF BOROONDARA Road Discontinuance Kew East

Pursuant to section 206 and Schedule 10 Clause 3 of the **Local Government Act 1989**, the City of Boroondara at its Ordinary Council Meeting held on 15 June 1999 formed the opinion that the road shown on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road to abutting owners.

Notwithstanding such discontinuance, City of Boroondara and Yarra Valley Water shall continue to have and possess the same right, title, power, authority or interest in relation to the land shown hatched on the said plan as it had possessed prior to such discontinuance.



HINDMARSH SHIRE COUNCIL Public Holidays Act 1993 Amended Notice

In accordance with Section 7 of the **Public Holidays Act 1993**, Hindmarsh Shire has declared the following half day public holidays from 12.00 noon for the following towns' annual shows.

Tuesday 12 October	Township of Rainbow
Wednesday 13 October	Township of Jeparit
Thursday 14 October	Township of Nhill
Saturday 16 October	Township of Dimboola

Please note that these dates supersede those published in an earlier issue of the Government Gazette.

PETER WIGNALL Chief Executive Officer

CITY OF DAREBIN COUNCIL RESOLUTION

- In the exercise of its powers under Section 26(2) of the Domestic (Feral and Nuisance) Animals Act 1998, the City of Darebin makes the following order:
 - (a) Unless the public area is an off-lead area, a dog in a public area of the municipal district must at all times be restrained by its owner by means of a chain, cord or leash that is no longer than 3 metres.
 - (b) A dog in an off-lead area need not be restrained by a chain, cord or leash provided the dog is at all times under the effective control of its owner.
 - (c) Dogs and cats are prohibited from entering or remaining in an environmentally sensitive area of the municipal district, whether restrained or otherwise.
 - (d) For the purposes of this order:
 - (i) an area is an off-lead area if it is described in Schedule 1.
 - (ii) public area is given the same meaning as "public place" in the Summary Offences Act 1966.
 - (iii) owner is given the same meaning as in the **Domestic (Feral and Nuisance) Animals Act 1994**.
 - (iv) A dog is only under the effective control of its owner if the dog will return to its owner upon command and if the owner has a clear and unobstructed view of the dog; and
 - (v) An area is an environmentally sensitive area if it is described in Schedule 2.
- 1. The order takes effect when it is published in the Government Gazette and in the Leader newspapers circulating in the municipal district.

SCHEDULE 1

- The following areas are off-lead areas:
- I W Dole Reserve
- B T Conner Reserve
- L E Cotchin Reserve
- J C Donath Reserve East & West
- D H Atkinson Reserve
- Those parts of Bundoora Park shown on a map kept at Council's Customer Service Centres and available for inspection.
- John Hall Reserve
- Arch Gibson Reserve
- C W Kirkwood Reserve
- K P Hardman Reserve
- C T Barling Reserve
- C H Sullivan Memorial Reserve
- Crispe Park
- C E Robinson Reserve
- K W Larkins Reserve
- W Ruthven VC Reserve
- A C Davis Park
- T W Blake Reserve
- G H Mott Reserve
- A H Capp Reserve
- Adams Park
- T A Cochrane Reserve
- H L T Oulten Reserve
- Hendserson Park
- Penders Park
- Hayes Park
- Those parts of Darebin Creek shown on a map kept at Council's Customer Service Centres and available for inspection.
- Those parts of Darebin Parklands showsn on a map kept at Council's Customer Service Centres and available for inspection.
- Those parts of Merri Park shown on a map kept at Council's Customer Service Centres and available for inspection.
- Pitcher Park
- McDonnel Park
- Mayer Park
- H P Zwar Reserve

SCHEDULE 2

The following areas are no dog/cat and environmentally sensitive areas:

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- Any public area within 5 metres of a children's playground.
- Any public area within 5 metres of a public barbecue area.
- Any sporting ground whilst it is in the use for an organised activity.
- The velodromes at the John Cain Reserve and the T W Andrews Reserve.
- Cresswell Forest Wildlife Reserve, Bundoora.
- Strettle Street Reserve Wetland, Thornbury.
- Tyler Street Wetlands, Preston.
- Merri Merri Park remnant bushland and island.
- Those parts of the Darebin Parkland shown on a map kept at Council's Customer Service Centres and available for inspection.
- Those parts of Bundoora Park shown on a map kept at Council's Customer Service Centres and available for inspection.
- Dundas Street Wetlands, Bundoora.

Planning and Environment Act 1987 CRANBOURNE PLANNING SCHEME

Notice of Amendment

Amendment L241

The Frankston City Council has prepared Amendment L241 to the Local Section of the Cranbourne Planning Scheme.

This Amendment proposes to rezone land known as 121 Cranbourne-Frankston Road, (Lot 80 on LP79472), Langwarrin from Residential Urban Zone to Business 1 Zone to enable a broader mix of use for three (3) approved take away food premises.

The Amendment can be inspected at: Frankston City Council, Town Planning Department, Civic Centre, Davey Street, Frankston, Vic. 3199 and Department of Infrastructure, Nauru House, Customer Service Centre, Level 3, 80 Collins Street, Melbourne, Vic. 3000.

Submissions about the Amendment must be sent to: Chief Executive Officer, Frankston City Council, P.O. Box 490, Frankston, Vic. 3199 by 16 August 1999. Attention: Development Manager.

Dated 16 August 1999.

JON EDWARDS Chief Executive Officer

Planning and Environment Act 1987 CRANBOURNE PLANNING SCHEME Notice of Amendment Amendment L240

The Frankston City Council has prepared Amendment L240 to the Local Section of the Cranbourne Planning Scheme.

This Amendment proposes to rezone land known as 55 Quarry Road (Lot 180 on Plan of Subdivision No. 53867), Langwarrin from Corridor A to Residential (Urban) to enable the land to be subdivided in stages for residential purposes.

The Amendment can be inspected at: Frankston City Council, Town Planning Department, Civic Centre, Davey Street, Frankston, Vic. 3199 and Department of Infrastructure, Nauru House, Customer Service Centre, Level 3, 80 Collins Street, Melbourne, Vic. 3000.

Submissions about the Amendment must be sent to: Development Manager, Frankston City Council, P.O. Box 490, Frankston, Vic. 3199 by 16 August 1999.

Dated 16 August 1999.

RICHARD UMBERS Development Manager

Planning and Environment Act 1987 YARRA RANGES PLANNING SCHEME - LOCAL SECTION Chapter 3 (Healesville District) Notice of Amendment

Amendment L113

The Council of the Shire of Yarra Ranges has prepared an amendment, Amendment L113 to the Yarra Ranges Planning Scheme - Local Section - Chapter 3 (Healesville District).

The amendment has been prepared at the request of the State Government Department of Human Services. It proposes to provide discretion for Council to consider a planning permit application for the development of medium density housing which encompasses eleven (11) older persons units and eight (8) family units on Lot 4 LP118171 (27) Westmount Road, Healesville. It also seeks to provide exemptions from notification and appeal provisions for the proposed development in accordance with development plans exhibited with the amendment.

SUBMISSIONS

The amendment can be inspected free of charge during normal office hours at the following Yarra Ranges Service Centres: Lilvdale - Anderson Street Lilvdale; 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 Monday 16 August 1999.

Enquiries about the amendment can either be made by calling at the Land Use Strategy & Services Unit, Lilydale Office, Anderson Street, Lilydale, during normal office hours or by telephoning Graham Bower on either 1300 368 333 or directly on (03) 9294 6173.

> GRAHAM WHITT Manager, Land Use Strategy & Services

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

- CHARLESON, John Edward, late of Mount Royal Lodge, Park Street, Parkville, Victoria, retired, deceased, who died May 9, 1999.
- GALE, Lionel Ernest, late of 5/22 Camira Street, Oakleigh, Victoria, stores foreman, deceased, who died June 1, 1999.
- KEEBLE, Robert Kempson, late of 3 Valley View Street, Warragul, Victoria, farmer, deceased intestate, who died April 6, 1999.
- SANDERSON, Mary Jane, late of 23A Elizabeth Street, Oakleigh, Victoria, pensioner, deceased, who died May 2, 1999.
- SMITH, Dorothy Irene, late of John Pickford House, Girdelstone Street, Ararat, Victoria, deceased intestate, who died May 10, 1999.
- WELLS, Marie Louise, late of Austin and Repatriation Centre, Banksia Street, Heidelberg, Victoria, pensioner, deceased, who died June 17, 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 September 16, 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.

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 September 16, 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.

BRAIN, John Kenny, late of 50 Bendoran Crescent, Bundoora, pensioner, who died May 17, 1999.

- CLARK, Esther Rea, late of Unit 5, 2A Orkney Street, Ferryden Park, South Australia, retired, who died June 15, 1996.
- DAVIS, Pear Christabel, late of 7 Arunta Crescent, Clarinda, pensioner, who died May 13, 1999.
- EVANS, William George, late of 20 Wiseman Street, Hawthorn East, Carinya Nursing Home, 125 Golf Links, Frankston, retired, who died May 24, 1999.
- KEMP, Norma Helen, late of Alchira House, Bridge Road, Korumburra, pensioner, who died March 29, 1999.
- LAURENT, Thelma Douglas, late of 9 Johnson Street, St. Kilda, pensioner, who died June 18, 1999.
- LAW, Archibald, late of 113 Fawkner Street, West Essendon, retired, who died May 19, 1999.

Dated at Melbourne, 9 July1999.

CATHY VANDERFEEN Manager, Estate Management State Trustees Limited

EXEMPTION Application No. 23 of 1999

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the Equal Opportunity Act 1995 by The Waite Consulting Management Group Pty Ltd for exemption from Sections 13, 42, 100 & 195 of that Act. The application for exemption is to enable the applicant to maintain a register of women interested in being appointed to public sector boards and committees, provide information from that register to public sector agencies in relation to vacancies or potential vacancies on those boards or committees and short list women whose names appear on the register as candidates for appointment to those vacancies, and to advertise concerning these functions.

Upon reading the material submitted in support of the application and upon hearing submissions from Melanie Young of Counsel and for the Reasons for Decision given by the Tribunal on 12 July 1999, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 42, 100 & 195 of the Act to enable the applicant to maintain a register of women interested in being appointed

Victoria Government Gazette

to public sector boards and committees, provide information from that register to public sector agencies in relation to vacancies or potential vacancies on those boards or committees and short list women whose names appear on the register as candidates for appointment to those vacancies, and to advertise concerning these functions.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 42, 100 & 195 of the **Equal Opportunity Act 1995** to enable the applicant to maintain a register of women interested in being appointed to public sector boards and committees, provide information from that register to public sector agencies in relation to vacancies or potential vacancies on those boards or committees and short list women whose names appear on the register as candidates for appointment to those vacancies, and to advertise concerning these functions.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 31 March 2002.

Dated 12 July 1999.

CATE McKENZIE Deputy President

N.B. A copy of the Reasons for Decision is available from the Register of the Anti-Discrimination List.

Livestock Disease Control Act 1994

REVOCATION OF DECLARATION OF APPROVED AGENT

Notice is hereby given that on 5 July 1999 the Commissioner of State Revenue pursuant to section 94 (2) of the **Livestock Disease Control Act 1994**, revoked the declaration of the undermentioned persons, being persons carrying on business as stock and station agents, abattoir operators, feedlot operators, cattle scale operators, calf dealers or any other prescribed business dealing with the buying or selling of livestock or carcasses of livestock, as approved agents for the purposes of Part 6 of the **Livestock Disease Control Act 1994**, and of the **Stamps Act 1958**.

John McNamara & Co Pty Ltd.

CHRISTOPHER CHARLES EDWIN GAHAN as delegate of the Secretary to the Department of Natural Resources and Environment

Gas Industry Act 1994 GAS CONTESTABILITY TIMETABLE Notice of Contestability of Specified Non-Franchise Customers

For the purposes of licences to sell gas ("Licences") issued by the Office of the Regulator-General pursuant to the **Gas Industry Act 1994** (the"Act"), I, Alan R. Stockdale, Minister, hereby specify that from 1 October 1999 (or such later date as is specified in a Notice by the Minister for this purpose in the Gazette) the classes of non-franchise customers set out below are the first of such customers that the licensees can sell gas to pursuant to clause 2(c) of the Licences:

- (a) all persons who are non-franchise customers within the meaning of Section 6B(1)(a) of the Act (subject to Section 6B(3) of the Act applying as though references in Section 6B(3) to sub-sections (1)(c), (d) or (e) were deleted);
- (b) all persons who are non-franchise customers within the meaning of Section 6B(1)(b) of the Act;
- (c) such of those persons who are non-franchise customers within the meaning of Section 6B(1)(c) of the Act and who would have been non-franchise customers under Section 6B(1)(b) of the Act if the date specified in Section 6B(1)(b) paragraphs (i) and (ii) of the Act was 1 October 1999 rather than 1 September 1998.

Dated 7 July 1999.

ALAN R. STOCKDALE Treasurer

Geographic Place Names Act 1998 CORRIGENDUM

In the Victorian Government Gazette No. G 25, 24 June 1999, page 1481, under the **Geographic Place Names Act 1998**, Notice of Registration of Place Names, the place name of Wandin, within the Shire of Yarra Ranges, should not be included.

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

JOHN PARKER Registrar Geographic Names

Crown Land (Reserves) Act 1978

CROWN LAND RESERVES (OLIVERS CREEK BUSHLAND RESERVE AND TYABB PARK) REGULATIONS 1999

TABLE OF PROVISIONS

I, John Hartigan, Director Crown Land Management, in the Department of Natural Resources and Environment, as delegate of the Minister for Conservation and Land Management, make the following Regulations

PART 1 - PRELIMINARY

1. Title

These Regulations may be cited as the Crown Land Reserves (Olivers Creek Bushland Reserve and Tyabb Park) Regulations 1999.

2. Objective

- The objective of these Regulations is to provide for the:
- (a) care, protection and management of the reserve;
- (b) preservation of good order and decency in the reserve;
- (c) provision of services and facilities on the land and the conditions under which any services or facilities may be used;
- (d) carrying out of works and improvements;
- (e) safety of persons in or occupying or using the reserve or any part thereof;
- (f) issuing of permits in relation to the reserve;
- (g) imposition collection and receipt of tolls, fees, rents or other charges for or in respect of entry to the reserve or any specified part thereof by any persons and/or vehicles; or any improvement services or facilities thereon (including carparks).

3. Authorising provision

These Regulations are made under section 13 of the Crown Land (Reserves) Act 1978.

4. Commencement

These Regulations come into operation on the date they are published in the Victorian Government Gazette.

5. Revocations

Any Regulations previously approved in respect of the reserve are hereby revoked.

6. Definitions

In these Regulations-

"Act" means the Crown Land (Reserves) Act 1978;

"appointed person" means an officer or employee of the Committee appointed in writing by the Committee as an appointed person for the purposes of these regulations;

"authorised officer" means an authorised officer appointed under section 83 of the **Conservation, Forests and Lands Act 1987** for the purposes of the **Land Act 1958**;

"bicycle path" has the same meaning as in the Road Safety (Traffic) Regulations 1988; *"camp"* means

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

"Central Plan Office" means the Central Plan Office of the Department of Natural Resources and Environment;

"Committee" means the committee of management appointed to manage the reserve under section 14 of the Act;

"damage" means to alter, to cut, to destroy, to deface, to soil or to vandalise;

"fauna" means any animal-life which is indigenous to Victoria whether vertebrate or invertebrate and in any stage of biological development and any other living thing generally classified as fauna but does not include humans or fish;

"firearm" has the same meaning as in the Firearms Act 1996;

"fireplace" means a facility constructed of stone, metal, concrete or other non-flammable material provided by the Committee in the reserve for the purposes of lighting and maintaining fires;

"flora" means any plant-life which is indigenous to Victoria whether vascular or non-vascular and in any stage of development and includes any other living thing generally classified as flora;

"footway" has the same meaning as in the Road Safety (Traffic) Regulations 1988;

"Minister" means the Minister for Conservation and Land Management;

"parking area" has the same meaning as in the Road Safety (Traffic) Regulations 1988;

"permit" includes any authority, approval, consent, permission, receipt or ticket given granted or issued by the Committee in accordance with these regulations;

"reserve" means the Olivers Creek Bushland Reserve comprising Crown land reserved for the Conservation of an Area of Natural Interest in the Parish of Moorooduc as indicated by hatching on plan (M161[8]) lodged in the Central Plan Office and a copy attached to Department of Natural Resources and Environment correspondence No. Rs 1513, together with the remaining Crown land temporarily reserved for a Public Park and Picnic Ground, being part of Crown Allotment 91A, Parish of Moorooduc by Order in Council of 13 January 1904 published in the Government Gazette of 20 January 1904;

"Secretary" means the body corporate established by Part 2 of the **Conservation, Forests and Lands Act 1987**;

"segregated footway" has the same meaning as in the Road Safety (Traffic) Regulations 1988;

"shared footway" has the same meaning as in the Road Safety (Traffic) Regulations 1988;

"take" means -

- (a) in relation to flora, to kill, injure or disturb any live flora, or to remove or collect the whole or parts thereof whether dead or alive, and
- (b) in relation to fauna, to kill, injure or disturb any animal or remove any dead animal;

"vehicle" has the same meaning as in the Road Safety Act 1986;

"weapon" has the same meaning as in the Control of Weapons Act 1990.

7. Application of Regulations

- (1) These Regulations do not apply to any of the following persons when acting in the course of that person's duties;
 - (a) a member of the Committee;
 - (b) an appointed person;
 - (c) any other officer or employee of the Committee; or
 - (d) an authorised officer, a person authorised by or an employee of the Secretary.
- (2) A person acting in accordance with a lease, licence, tenancy or permit granted or issued under the Act or a corresponding previous enactment over land in the reserve is not subject to these Regulations, to the extent that the activities authorised by that lease, licence, tenancy or permit are inconsistent with these Regulations.

PART 2 - POWERS OF COMMITTEE

8. Committee may erect buildings and carry out works

The Committee may erect buildings and carry out works to provide facilities or services on the reserve provided the consent required to be obtained in accordance with regulation 32 has been obtained.

9. Committee may set aside areas for particular purposes

- (1) The Committee may determine that a specified area or areas in the reserve be set aside for one or more of the following purposes -
 - (a) protection or management of flora, fauna, geological or geomorphological features or cultural values;
 - (b) re-establishment or planting of vegetation;
 - (c) amenities or facilities for public use;
 - (d) camping;
 - (e) the playing of games or sport;
 - (f) the lighting or maintaining of fires;
 - (g) the entry by any person accompanied by a dog under that person's control;
 - (h) the riding, driving or leading of a horse or a mule or a donkey or a camel or the drawing of a vehicle by any of those animals;
 - (i) the parking of any vehicle or vehicles of a particular class or classes;
 - (j) the passage of any vehicle or vehicles of a particular class or classes;
 - (k) a bicycle path;
 - (1) a footway;
 - (m) a segregated footway;
 - (n) a shared footway;
- (2) The Committee must include in a determination under sub-regulation (1) details of any conditions, the times or periods during which areas set aside under sub-regulation (1) may be used for the purpose for which they are set aside.
- (3) If the Committee has determined that an area be set aside under sub- regulation (1), the Committee must cause notices to be displayed in such a place and manner that the particulars are reasonably likely to be seen by the persons about to enter the areas, indicating -
 - (a) the areas so set aside; and
 - (b) the purpose for which those areas are set aside; and
 - (c) the conditions, times or periods during which the purpose is permitted.
- (4) A person must comply with a determination made under sub-regulation (1) when displayed in accordance with sub-regulation (3).

10. Committee may set aside further areas where entry or access is prohibited or restricted

- (1) The Committee may determine that a specified area or areas in the reserve be set aside as an area where access or entry is prohibited or restricted -
 - (a) by a person who is in possession of alcohol;
 - (b) by a person with glass bottles, glass containers or glass utensils in their possession;
 - (c) for reasons of public safety;
 - (d) for the protection of flora, fauna, geological or geomorphological features or cultural values.
- (2) A determination under sub-regulation (1) must specify -
 - (a) the times or periods during which entry or access is prohibited or restricted to an area or the conditions of entry to that area; and
 - (b) the reasons why entry or access is prohibited or restricted.

- (3) If the Committee has determined that an area be set aside under sub-regulation (1), the Committee must cause notices to be displayed in such a place and manner that the particulars are reasonably likely to be seen by the persons about to enter the areas, indicating -
 - (a) the areas so set aside; and
 - (b) the reasons why entry or access is prohibited or restricted; and
 - (c) any conditions of entry or use of the area; and
 - (d) the times or periods during which entry or access is prohibited or restricted.
- (4) A person must comply with a determination made under sub-regulation (1) when displayed in accordance with sub-regulation (3).

11. Issuing, compliance production and cancellation of permits

- (1) The Committee may issue a permit for any purpose for which a permit is required under Part 3.
- (2) A permit issued under sub-regulation (1) authorises the holder to enter and use the reserve -
 - (a) for the purpose specified in the permit; and
 - (b) for the period specified in the permit; and
 - (c) subject to any terms and conditions in respect of that entry or use determined by the Committee and specified in the permit.
- (3) The holder of any current permit must comply with any terms and conditions of that permit.
- (4) The Committee or an appointed person may revoke or cancel a permit at any time.
- (5) Upon revocation or cancellation of a permit under sub-regulation (4), the Committee or an appointed person must, within a reasonable time after the revocation or cancellation, notify the permit holder in writing of the cancellation or revocation of the permit.
- (6) A person who holds a permit issued under this Part must produce the permit for inspection when requested to do so by the Committee, an authorised officer or appointed person.

12. Fees and charges

- (1) The reserve is open to the public free of charge except as otherwise determined by the Committee in accordance with sub-regulation (2).
- (2) The Committee may determine such reasonable fees that it considers necessary for entry to the reserve or use of improvements, services or facilities in the reserve.
- (3) If the Committee has determined that a fee is payable for entry to the reserve or use of improvements, services or facilities in the reserve under sub-regulation (2), the Committee must cause notices to be displayed in such a place and manner that the particulars are reasonably likely to be seen by persons about to enter the reserve or use the improvements, services or facilities in the reserve, indicating the fee payable for entry to the reserve or use of the improvements, services or facilities in the reserve.
- (4) A person must not enter the reserve or use the improvements, services or facilities within the reserve without paying the appropriate fee, if any, determined by the Committee under sub-regulation (2).

PART 3 - USE AND CONTROL OF THE RESERVE

13. Offence to enter or remain in area where entry or access is prohibited or restricted

(1) Subject to these Regulations, unless a current permit has been granted, a person must not enter or remain in an area to which entry or access has been prohibited or restricted under regulation 10 in respect of which a notice or notices are displayed in accordance with regulation 10.

(2) Sub-regulation (1) does not apply to a person who enters or remains in an area of the reserve in accordance with a current permit issued under Part 2.

14. Entry of dogs, horses and other animals

- (1) A person must not bring an animal into, or allow an animal under that person's control to enter or remain in the reserve.
- (2) Sub-regulation (1) does not apply to a person who -
 - (a) brings a dog which is used as a guide dog into or allows that dog to remain in the reserve; or
 - (b) brings into or allows to remain in the reserve a dog which is in an area set aside under regulation 9(1) as an area where dogs are permitted ; or
 - (c) brings into or allows to remain in the reserve a horse, mule, donkey or camel which is in an area set aside under regulation 9(1) as an area for the riding, driving or leading of those animals or the drawing of a vehicle by any of those animals; or
 - (d) brings an animal into or allows an animal to remain in the reserve in accordance with a current permit issued under Part 2.
- (3) A person who brings an animal into the reserve in accordance with this Regulation must ensure that the animal is effectively controlled from causing any nuisance, injury, unreasonable disturbance or damage to any person, garden, shrub, tree, building, fencing or other improvement.
- (4) A person who brings a dog, other than a dog used as a guide dog, into the reserve must remove any faeces deposited by that dog from the reserve or place the faeces in a receptacle which is provided for that purpose by the Committee.

15. Driving and parking vehicles

- (1) A person must not drive a vehicle in the reserve.
- (2) Sub-regulation (1) does not apply to a person who drives or parks a vehicle in an area set aside by the Committee under regulation 9(1) for the passage or parking of vehicles.
- (3) A person must not park or leave a vehicle standing in the reserve.
- (4) Sub-regulation (3) does not apply to a person who parks a vehicle or leaves a vehicle standing in an area set aside by the Committee under regulation 9(1) for the parking of vehicles in accordance with the times and manner determined by the Committee.

16. Aircraft, helicopters and airborne craft

- (1) Within the reserve, a person must not launch, fly, land, control or operate any model aircraft, model helicopter, aircraft, helicopter, glider, hang glider or similar flying machine, kite, hot air balloon or parachute.
- (2) Sub-regulation (1) does not apply to a person who holds a current permit issued under Part 2 which allows that person to engage in the particular activity referred to in sub-regulation (1).

17. Camping

- (1) A person must not camp within the reserve.
- (2) Sub-regulation (1) does not apply to a person who camps -
 - (a) in an area set aside by the Committee under regulation 9(1) for the purpose of camping; and
 - (b) in accordance with a current permit issued under Part 2.

18. Fire

- (1) A person must not light or maintain a fire in the reserve.
- (2) Sub-regulation (1) does not apply to a person who lights or maintains a fire at a time and during a period when the lighting of fires is not prohibited under any Act in -
 - (a) a fireplace provided by the Committee; or
 - (b) an area set aside by the Committee under regulation 9(1) for the purpose of lighting or maintaining a fire.

(3) A person must not leave unextinguished or unattended a fire which that person has lit or maintained in the manner referred to in sub-regulation (2).

19. Natural, cultural and other assets

- (1) In the reserve, a person must not-
 - (a) take, cut, damage, displace, deface or interfere with any timber, tree, shrub, plant, wildflower or other vegetation;
 - (b) enter any area which is set aside under regulation 9(1) -
 - (i) for the re-establishment or planting of trees, shrubs, grass or other vegetation; or
 - (ii) for the protection of flora or fauna, geological or geomorphological features or cultural values;
 - (c) plant or knowingly introduce any seed, tree, shrub, fern or other vegetation or any part of any tree, shrub or other vegetation;
 - (d) take, destroy or damage any lair or nest or take any fauna or its lair or nest or take any skeletal remains;
 - (e) move or interfere with any sign, noticeboard, equipment, seat, table, gate, post, fence, bridge, facility, building or structure;
 - (f) take any stone including any soil, sand or gravel.
- (2) Sub-regulation (1) does not apply to a person acting in accordance with a lease, licence, permit or other authority under the Extractive Industries Development Act 1995, the Mineral Resources Development Act 1990 or the Petroleum Act 1958.

20. Erecting or using buildings and structures

- (1) In the reserve, a person must not-
 - (a) erect or place any building or structure; or
 - (b) enter, occupy or use the whole or any part of any building or structure unless it is set aside as an amenity or facility for public use and any fee required to be paid under these Regulations has been paid and any times or periods or conditions relating to the use of the building or structure are complied with.
- (2) Sub-regulation (1) does not apply to a person who holds a current permit issued under Part 2 which allows that person to engage in the particular activity referred to in sub-regulation (1).

21. Use of amenity or facility

- (1) In the reserve, a person must not enter or use an amenity or facility set aside for use of the persons of the opposite sex.
- (2) Sub-regulation (1) does not apply to the entering or use of an amenity or facility by a child under the age of 6 years when accompanied by an adult.

22. Games or sports

- (1) In the reserve, a person must not engage in any game or sport likely to cause interference, disturbance, inconvenience or danger to other persons using the reserve.
- (2) Sub-regulation (1) does not apply to a person-
 - (a) who is engaged in a game or sport in an area set aside for a game or sport under regulation 9(1) and any fee required to be paid under these Regulations has been paid and any times or periods or conditions relating to the use are complied with; or
 - (b) who is acting in accordance with a current permit issued under Part 2 which allows that person to engage in a game or sport.

23. Organised function, fete or public meeting

(1) In the reserve, a person must not participate in an organised function, rally, concert, festival, tour, fete or public meeting or similar event.

(2) Sub-regulation (1) does not apply to a person who holds a current permit issued under Part 2 which allows that person to engage in the particular activity referred to in sub-regulation (1).

24. Public address

- (1) In the reserve, a person must not preach or deliver an address or use any amplifier, public address system, loud hailer or similar device.
- (2) Sub-regulation (1) does not apply to a person who holds a current permit issued under Part 2 which allows that person to engage in the particular activity referred to in sub-regulation (1).

25. Commercial Activities

- (1) In the reserve, a person must not-
 - (a) sell or offer any article for sale;
 - (b) take photographs for gain or commercial purposes;
 - (c) ply any vehicle for hire or carry any passengers for fee or reward;
 - (d) conduct any school or provide any form of instruction for gain;
 - (e) display, advertise for sale or trade or hire any article, device, service or thing;
 - (f) solicit or collect money or orders for goods or services or other purposes;
 - (g) take part in or advertise any entertainment for gain;
 - (h) give out, distribute, erect, leave set up or display any handbill, placard, notice, pamphlet, book, paper, advertising matter or any like thing;
 - (i) offer for hire any article, device or thing;
 - (j) conduct a tour for gain or for commercial purposes.
- (2) Sub-regulation (1) does not apply to a person who holds a current permit issued under Part 2 which allows that person to engage in the particular activity referred to in sub-regulation (1).

26. Machinery and power tools

- (1) In the reserve, a person must not operate any portable or stationary generator, air-compressor, chainsaw, oxy-acetylene or electrical cutting or welding apparatus or other machinery.
- (2) Sub-regulation (1) does not apply to a person who holds a current permit issued under Part 2 which allows that person to engage in the particular activity referred to in sub-regulation (1).

27. Gates

In the reserve, a person must not leave any gate open except where the gate is already open.

28. Offensive behaviour

In the reserve, a person must not -

- (a) use indecent or obscene language;
- (b) use threatening or abusive words;
- (c) behave in a riotous, indecent, offensive or threatening manner.

29. Firearms and traps

In the reserve, a person must not possess or carry or use any firearm, trap or snare.

30. Stones or missiles

In the reserve, a person must not propel or throw any stone or missile which is likely to cause danger or unreasonable disturbance to other persons or to animals or is likely to damage any flora or property.

31. Royalties

A person authorised by a current permit issued under Part 2 to take stone from the reserve must pay to the Secretary the royalty specified in Schedule 5 of the Extractive Industries Development Regulations 1996, in respect of the type and quantity of stone taken.

PART 4 - WORKS AND IMPROVEMENTS

32. Consent of Minister

- (1) The Committee must obtain all the necessary approvals and permits and the consent of the Minister or the consent of the Minister's authorised delegate before undertaking any works or improvements on the reserve.
- (2) The consent of the Minister or the Minister's authorised delegate is not required if the works and improvements are;
 - (a) for the purpose of carrying out repairs or maintenance of structures, facilities and other improvements; or
 - (b) minor works or improvements necessary to keep the reserve in good order or appearance; or
 - (c) to provide information to the public; or
 - (d) works and improvements agreed to under a management or development plan which has been approved by the Minister or the Minister's authorised delegate.

PART 5 - GENERAL

33. Obstruction

A person must not in the reserve obstruct, hinder or interfere with a member of the Committee, an authorised officer or appointed person, any other officer or employee of the Committee or a person authorised by the Committee in the execution of his or her duties in the reserve.

34. Direction and direction to leave

- (1) An appointed person or authorised officer may direct a person in charge of a vehicle to move the vehicle or remove the vehicle from the reserve if -
 - (a) the vehicle is parked or standing contrary to any determination made under these Regulations; or
 - (b) in the opinion of the appointed person or authorised officer the vehicle is obstructing or likely to obstruct the passage of people or other vehicles in the reserve; or
 - (c) the vehicle is a danger or likely to be a danger to people using the reserve or is likely to cause injury or damage to property in the reserve; or
 - (d) the vehicle is being driven in a manner which is likely to prejudice the safety of persons or cause injury or damage to property in the reserve.
- (2) An appointed person or an authorised officer may direct any person whom that officer believes on reasonable grounds has contravened these Regulations to leave the reserve or any part of the reserve.
- (3) When directed to do so by an appointed person or an authorised officer, a person must immediately -
 - (a) move a vehicle as directed within the reserve; or
 - (b) remove a vehicle from the reserve; or
 - (c) leave the reserve or the part of the reserve.

Notes

Contravention of regulations

A contravention of these regulations may result in the imposition of penalties as set out in Section 13 of the Crown Land (Reserves) Act 1978.

Litter

The depositing of litter in the reserve is prohibited under the Litter Act 1987 and may result in the imposition of penalties under that Act.

Motor Vehicles

Under the Land Conservation (Vehicle Control) Regulations 1992, motor vehicles are prohibited from being within a reserve except on a road, in a parking area or in an area declared to be a free access area. A contravention may result in the imposition of penalties under those regulations.

Fire

In addition to Regulation 18, the lighting of fires is governed by the Fire Protection Regulations 1992 and failure to adhere to those Regulations may result in the imposition of penalties.

Bicycle Path, Footway, Segregated footway or Shared Footway

The meanings of bicycle path, footway, segregated footway and shared footway are-

"Bicycle path" means a way, other than a bicycle lane, defined by a bicycle way sign at its beginning, and at its end by-

- (a) an end bicycle sign; or
- (b) a shared footway sign; or
- (c) a segregated footway sign; or
- (d) a bicycle way sign; or
- (e) a carriageway; or
- (f) a dead end-

the signs being erected adjacent to the way so as to face an approaching driver of a bicycle.

"Footway" means a footpath, lane or other place provided solely for the use of pedestrians or habitually used by pedestrians and not by vehicles, but includes a segregated footway or a shared footway.

"Segregated Footway" means a length of footway defined by means of a segregated footway sign at its beginning, and at its end by-

- (a) an end segregated footway sign; or
- (b) a shared footway sign; or
- (c) a bicycle way sign; or
- (d) a no-bicycles sign; or
- (e) a carriageway; or
- (f) a dead end; or
- (g) a segregated footway sign.

"Shared footway" means a length of footway defined by means of a shared footway sign at its beginning, and at its end by-

- (a) an end shared footway sign; or
- (b) a segregated footway sign; or
- (c) a bicycle way sign; or
- (d) a no-bicycles sign; or
- (e) a carriageway; or
- (f) a dead end, or
- (g) a shared footway.

Dated 1 July 1999

JOHN HARTIGAN Director, Crown Land Management as delegate for the Honourable Marie Tehan, Minister for Conservation and Land Management

Crown Land (Reserves) Act 1978

CROWN LAND RESERVES (SORRENTO PUBLIC PARK RESERVE REGULATIONS) (EXTENSION OF APPLICATION) REGULATIONS 1999

I John Hartigan, Director, Crown Land Management, in the Department of Natural Resources and Environment, as delegate of the Minister for Conservation and Land Management, make the following Regulations:

1. Title

These Regulations may be cited as the Crown Land Reserves (Sorrento Public Park Reserve Regulations) (Extension of Application) Regulations 1999.

2. Principle Regulations

In these Regulations the regulations made on 4 April 1968 and published in the Victoria Government Gazette of 10 April 1968 for and with respect to the Cape Schanck and Ocean Frontage Reserve, Sorrento Foreshore Reserve, Rye Ocean Park Reserve, Rye Foreshore Reserve, Arthur's Seat Public Park, Kings Falls Reserve, Sorrento Public Park Reserve, Sorrento Ocean Park Reserve, Flinders Foreshore Reserve and Koonya Ocean Park Reserve are called the Principal Regulations.

3. Authorising provision

These Regulations are made under section 13 of the Crown Land (Reserves) Act 1978.

4. Commencement

These Regulations come into force on the day that they are published in the Government Gazette.

5. Revocations

All previous regulations made under the **Crown Land (Reserves) Act 1978** which apply to the reserves listed in the Schedule are revoked.

6. Extension/Application of Principle Regulations

The Principal Regulations are extended to apply to the Crown land reserves listed in the Schedule, being reserved land managed by the Committee of Management of the Sorrento Public Park Reserve.

SCHEDULE

RESERVES TO WHICH THESE REGULATIONS APPLY

- 1. Crown Allotment 96J being land within the Parish of Nepean temporarily reserved for Public Purposes by Order in Council dated 19 January 1999 published in the Government Gazette on 21 January, 1999. Page 132.
- Crown Allotment 96K being land within the Parish of Nepean temporarily reserved for Public Purposes by Order in Council dated 1 December, 1998, published in the Government Gazette on 3 December 1998. Page 2958.
- 3. Crown Allotment 11A, Section 2, being land within the Township of Sorrento temporarily reserved for Public Purposes by Order in Council dated 15 April, 1998, published in the Government Gazette on 16 April 1998. Page 855.
- 4. Crown Allotment 11B, Crown Allotment 11C and Crown Allotment 11D, Section 2, being land within the Township of Sorrento, Parish of Nepean, temporarily reserved for Public Purposes by Order in Council dated 19 January, 1999, published in the Government Gazette on 21 January, 1999. Page 132.

Dated 1 July 1999

JOHN HARTIGAN Director, Crown Land Management in the Department of Natural Resources and Environment as delegate for the Hon Marie Tehan Minister for Conservation and Land Management

Racing Act 1958 APPOINTMENTS TO THE HARNESS

APPOINTMENTS TO THE HARNES: RACING BOARD'S PANEL OF ASSESSORS

The following persons are appointed under section 49C of the **Racing Act 1958** as members of the Harness Racing Board's Panel of Assessors for the period 12 July 1999 to 11 July 2002 -

Neil Allen Tony Britt Carl O'Dwyer Gordon Rothacker Dated 9 July 1999.

> TOM REYNOLDS, MP Minister for Sport

1660 G 28 15 July 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 Deputy Registrar of the Melbourne Magistrates' Court hereby give notice that applications, as under have 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
Anthony Joseph Thomas	16 Beilby Street, Bayswater 3153	Cardiff Cove Pty Ltd	6 McIlwrick Street, Windsor 3181	Commer- cial sub- agent	15 August 1999
Dimitrios Haralambos Vakrinos	27 Ann Street, Prahran, Vic. 3181	Advanced Credit Management (Vic.)	5/455 Bourke Street, Melbourne 3000	Commer- cial sub- agent	15 August 1999
Donald Ian McDougall	3/186 Blackburn Road, Blackburn South, Victoria	Advanced Credit Management (Vic.) P/L	5/455 Bourke Street, Melbourne 3000	Commer- cial sub- agent	15 August 1999
Kieran Brian Monaghan	8 Michelle Drive, Hampton Park, Victoria	Peter James Morey	15 Indra Road, Blackburn South	Commer- cial sub- agent	15 August 1999
Anthony Antolic	9 Loyola Road, Werribee	Gregory Dilanian of B. & F. Associates	160 Johnson Street, Fitzroy, Victoria 3065	Commer- cial sub- agent	15 August 1999
PETER MITHEN Deputy Registrar Melbourne Magistrates' Court					

Victorian Managed Insurance Authority Act 1996 DECLARATION OF PARTICIPATING BODIES

I, ROGER M. HALLAM MLC, being the Minister responsible for administering the Victorian Managed Insurance Authority Act 1996 ("the Act"), pursuant to section 4 of the Act hereby declare each statutory authority and body corporate specified below to be a participating body for the purposes of the Act.

Advanced Dental Technicians Qualifications Melbourne 2006 Commonwealth Games Bid Board Ptv Ltd Chisholm Institute of TAFE Melbourne Major Events Co. Ltd Coal Mine Workers Pension Tribunal Mental Health Review Board Consultative Council on Anaesthetic Merit Protection Board Museums Board of Victoria Mortality and Morbidity Consultative Council on Emergency and Office of Gas Safety Critical Care Office of the Chief Electrical Inspector Consultative Council on Obstetric and Office of the Governor of Victoria Paediatric Mortality and Morbidity Old Treasury Building Trust Council of Adult Education Pathology Services Accreditation Board Council of Trustees of the National Gallery Poisons Advisory Committee of Victoria Probate Duty Hardship Relief Board Psychosurgery Review Board Dental Technicians Licensing Committee Forensic Leave Panel Public Records Advisory Council Geelong Performing Arts Centre Trust Radiation Advisory Committee Goulburn Ovens Institute of TAFE Registered Schools Board Health Services Commissioner Standards Council of the Teaching Profession Health Services Review Council Victorian Arts Centre Trust Heritage Council Victorian Casino and Gaming Authority Infertility Treatment Authority Victorian Council of the Arts Intellectual Disability Review Panel Victorian Government Purchasing Board International Fibre Centre Limited Victorian Multicultural Commission Victorian Rail Track Corporation Kangan Batman Institute of TAFE Land Tax Hardship Relief Board Victorian Relief Committee Library Board of Victoria Wodonga Institute of TAFE Marine Board of Victoria Youth Parole Board Medical Radiation Technologists Board of Victoria Youth Residential Board Dated 5 July 1999.

> ROGER M. HALLAM, MLC Minister for Finance Minister for Gaming

Victorian Managed Insurance Authority Act 1996

VARIATION OF DECLARATION OF A PARTICIPATING BODY

I, ROGER M. HALLAM MLC, being the Minister responsible for administering the Victorian Managed Insurance Authority Act 1996 ("the Act"), hereby vary my declaration dated 25 September 1996, which declared various statutory authorities and bodies corporate to be participating bodies for the purposes of the Act, by deleting the following names from the list of statutory authorities:

Barton Institute of TAFE (replaced by Chisholm Institute of TAFE) Batman Institute of TAFE (replaced by Kangan Batman Institute of TAFE) Casey Institute of TAFE (replaced by Chisholm Institute of TAFE) 1662 G 28 15 July 1999

Goulburn Valley Institute of TAFE (replaced by Goulburn Ovens Institute of TAFE) Kangan Institute of TAFE (replaced by Kangan Batman Institute of TAFE) Melbourne Institute of Textiles (merged with RMIT University) Museum of Victoria (replaced by Museums Board of Victoria) National Gallery of Victoria (replaced by Council of Trustees of the National Gallery of Victoria) Outer Eastern Institute of TAFE (merged with Swinburne University) Peninsula Institute of TAFE (replaced by Chisholm Institute of TAFE) State Library of Victoria (replaced by Library Board of Victoria) Victorian Funds Management Corporation Wangaratta Institute of TAFE (replaced by Goulburn Ovens Institute of TAFE) Western Melbourne Institute of TAFE (merged with Victoria University) Dated 5 July 1999.

> ROGER M. HALLAM, MLC Minister for Finance Minister for Gaming

Transport Act 1983 ROADS CORPORATION ADVISORY BOARD

Pursuant to Sections 30(4)(b) and 30(8) of the **Transport Act 1983**, I Geoffrey Ronald Craige, Minister for Roads and Ports, hereby appoint the persons listed below as Members of the Roads Corporation Advisory Board for the periods as described below and make the following determinations in respect of the remuneration applicable for each Member.

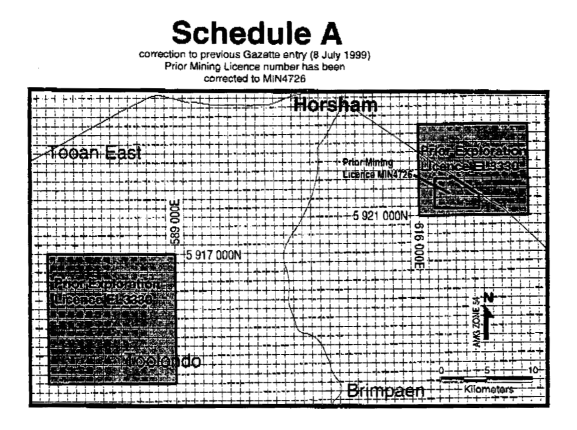
Section of the Transport Act	Appointee	Remuneration *
30(4)(b)(i)	Terry Laidler	\$190 per full day meeting or \$95 per half day meeting
30(4)(b)(ii)	Susan Lightbody	Nil
30(4)(b)(ii)	Gregory Day	Nil
30(4)(b)(ii)	David Harris	Nil
30(4)(b)(iii)	Bill Noonan	\$190 per full day meeting or \$95 per half day meeting
30(4)(b)(iv)	Garry Bradd	\$190 per full day meeting or \$95 per half day meeting
30(4)(b)(v)	Phil Lovel	\$190 per full day meeting or \$95 per half day meeting
30(4)(b)(vi)	Maurice Sharkey	\$190 per full day meeting or \$95 per half day meeting
30(4)(b)(vii)	Ray Shuey	Nil
30(4)(b)(viii)	Jim Hinton	\$190 per full day meeting or \$95 per half day meeting
30(4)(b)(ix)	Brian Baquie	\$190 per full day meeting or \$95 per half day meeting

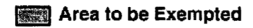
* Each member shall be entitled to travelling and other personal expenses in accordance with the rates as apply within the Public Service in respect of duties as a Member of the Board.
Dated 5 July 1999.

GEOFF CRAIGE Minister for Roads and Ports Mineral Resources Development Act 1990

NOTICE OF EXEMPTION FROM EXPLORATION LICENCES/MINING LICENCES (SECTION 7)

I, Patrick McNamara, Minister for Agriculture and Resources, pursuant to Section 7 of the **Mineral Resources Development Act 1990**, do hereby exempt as from 1 July 1999, from being subject to an exploration licence and/or a mining licence, the areas shown on the attached plan currently held under Exploration Licence 3330 and Mining Licence 4726.





Dated 30 June 1999.

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

Racing Act 1958

APPOINTMENTS TO THE RACING APPEALS TRIBUNAL'S PANEL OF HARNESS RACING ADVISERS

The following persons are appointed under section 83I of the **Racing Act 1958** as members of the Racing Appeals Tribunal's Panel of Harness Racing Advisers for the period 12 July 1999 to 2 January 2001 -

Peter Beaumont

Pat Prendergast

Dated 9 July 1999.

TOM REYNOLDS, MP Minister for Sport



COLIBAN WATER

Water Act 1989

SECTION 96

Coliban Region Water Authority

Extension to Inglewood Sewerage District

In accordance with the requirements of Section 96 (7) (c) of the **Water Act 1989** notice is given of a proposed extension of the Inglewood Sewerage District. The Sewerage District is to be extended to include the Inglewood Golf Club House.

Plans of the proposed extension can be viewed at Coliban Water, 2 Alder Street, Golden Square or the Inglewood Post Office, Grant Street, Inglewood, free of charge during office hours.

Submissions should be sent to Mr Mick Dobson, Manager of Retail Services, Coliban Region Water Authority, P.O. Box 2770, Bendigo Mail Centre 3554.

Submissions must be received by 13 August 1999.

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 Killara Children's Centre (Children's Services Licence Number 1897) is exempt from the following regulation of the Children's Services Regulation 1998 (the Regulations) -

- Regulation 24 requiring a children's service to employ suitably qualified staff in the ratio of 1:15 for children under 3 years of age and 1:30 for children over 3 years of age.
- The exemption is conditional on at least one qualified staff member being on duty at all times and the staff: child ratio stipulated in the Regulations being met.

This notice remains in force until 31 December 1999.

Declared at Melbourne on 10 May 1999.

HON DENIS NAPTHINE, MP Minister for Youth and Community Services

Water Act 1989

CHANGE OF QUORUM OF THE BOARD OF CENTRAL GIPPSLAND REGION WATER AUTHORITY

I, Suzanne Evans, as delegate of the Minister for Agriculture and Resources and Minister administering the Water Act 1989, make the following Order:

Citation

1. This Order is called the Change of Quorum of the Board of the Central Gippsland Region Water Authority 1999.

Enabling Powers

2. This Order is made under the powers conferred by Schedule 2 of the Water Act 1989 and all available powers.

Date of Effect

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

Definitions

4. In this Order:

"Act" means Water Act 1989.

"The Authority" means Central Gippsland Region Water Authority which was constituted by an Order dated 16 December 1994 and effective from 21 December 1994 under Division 2 of Part 6 of the **Water Act 1989** and published in the Victorian Gazette on 19 December 1994.

Change to the Quorum

5. On and from the date on which this Order takes effect:

Notwithstanding anything to the contrary in the Constitution Order, the quorum of the Board is reduced to three members.

Prerequisites for Making this Order

6. This is an Order referred to in Schedule 2 of the Act.

Dated: 12 July 1999.

SUZANNE EVANS Acting Director, Water Agencies As delegate of the Minister of Agriculture and Resources

Planning and Environment Act 1987

MELTON PLANNING SCHEME Notice of Lapsing of Amendment Amendment L97

The Minister for Planning and Local Government has resolved to refuse Amendment L97 to the Melton Planning Scheme.

The Amendment proposed to rezone land at the corner of Ferris Road and Western Freeway, Melton to Business 1 zone to allow the development of a factory outlet centre.

The Amendment lapsed on 8 July 1999.

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

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

Amendment L13

The Minister for Planning and Local Government has resolved to refuse Amendment L13 to the Nillumbik Planning Scheme.

The Amendment proposed to rezone a six hectare parcel of land at Lot 52 LP 4085 Phipps Crescent, Diamond Creek from Landscape Interest A to Residential 1.

The Amendment lapsed on 5 July 1999.

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

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

BANYULE PLANNING SCHEME Notice of Approval of Planning Scheme

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

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

The planning scheme affects all of the area of the municipal district of the Banyule City Council.

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

Any planning scheme or any part of a planning scheme in force immediately before the commencement of the new Banyule Planning Scheme is revoked to the extent that it applies to the area covered by the new Banyule Planning Scheme. Any amendment to a scheme or any part of a scheme which is revoked lapses.

A copy of the new planning scheme can be inspected, free of charge, during office hours, at: Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000 and Banyule City Council, 44 Turnham Avenue, Rosanna 3084.

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

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

Amendment C1

The Minister for Planning and Local Government has approved Amendment C1 to the Glenelg Planning Scheme.

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

The Amendment rezones two parcels of land in Dutton Way, Portland from Special Use 3 Zone to Rural Living Zone. The Amendment also rezones a single parcel of land in Kirrabrae Road, Tyrendarra from Public Conservation and Resource Zone to Environmental Rural 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 Glenelg Shire Council, Cliff Street, Portland.

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

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of Approval of Amendment

Amendment L 81

The Minister for Planning and Local Government has approved Amendment L 81 to the Greater Bendigo Planning Scheme.

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

The Amendment rezones land located at 92-112 Collins Street, Kangaroo Flat, being Crown Allotment 74E, Section 18, Parish of Sandhurst, from Public Purposes – Local Government to Industrial 1 to provide relevant planning controls for the existing industrial use of the land and to allow the land to be sold into private owership.

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 Greater Bendigo City Council, Planning and Development Business Unit, 15 Hopetoun Street, Bendigo.

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

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

Amendment RL185

The Minister for Planning and Local Government has approved Amendment RL185 to the Greater Geelong Planning Scheme.

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

The Amendment rezones a portion of land (approximately 3000 square metres) adjoining the eastern boundary of 44-48 Andersons Road, Drysdale from Rural Residential zone to Public Open Space (proposed) B Reservation. An underlying zone of Rural Residential will cover the site. It also inserts Clause "139-2 part 44-48 Andersons Road, Drysdale."

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 City of Greater Geelong Council, Second Floor, 103 Corio Street, Geelong.

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

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

MOUNT ALEXANDER PLANNING SCHEME

Notice of Approval of Planning Scheme

The Minister for Planning and Local Government has approved the new Mount Alexander Planning Scheme. The planning scheme comes into operation on the date this notice is published in the Government Gazette.

The planning scheme affects all of the area of the municipal district of the Mount Alexander Shire Council.

The new Mount Alexander Planning Scheme, as required by the Planning and Environment (Planning Schemes) Act 1996, includes selected State standard provisions from the Victoria Planning Provisions, including the state policy framework, various zones and overlays, particular provisions relating to use and development, administrative provisions and definitions. The new planning scheme also includes a municipal strategic statement, local policies and schedules to some of the zones, overlays and other provisions. The new scheme also incorporates a number of documents specified in the planning scheme, and contains new maps applying the standardised zones and overlays to land within the area covered by the scheme

Any planning scheme or any part of a planning scheme in force immediately before the commencement of the new Mount Alexander Planning Scheme is revoked to the extent that it applies to the area covered by the new Mount Alexander Planning Scheme. Any amendment to a planning scheme or any part of a planning scheme which is revoked lapses.

A copy of the new planning scheme can be inspected, free of charge, during office hours, at: Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000; Mount Alexander Shire Council, 25 Lyttleton Street, Castlemaine 3450 and Department of Infrastructure, Northern Region, 57 Lansell Street, Bendigo 3450.

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

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

Amendment C1

The Minister for Planning and Local Government has approved Amendment C1 to the Warrnambool Planning Scheme.

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

The Amendment rezones the land at 15-19 Liebig Street, and 10 Gillies Streets, Warrnambool, from Public Use Zone 6 – Local Government to Business 1 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 City of Warrnambool at 25 Liebig Street, Warrnambool.

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

ORDERS IN COUNCIL

Land Act 1958

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

Order in Council

The Governor in Council, pursuant to section 99A(1)(a) & 99A(2) of the Land Act 1958, approves the sale by private treaty of the Crown land described below.

Property Address: Great Southern Road, Rutherglen.

Crown Description: Allotment 4B, Section 3, Parish of Lilliput.

Dated 13 July 1999.

Responsible Minister: ROGER M. HALLAM, MLC Minister for Finance

> STACEY ROBERTSON Acting Clerk of the Executive Council

Land Act 1958

APPROVAL BY THE GOVERNOR IN COUNCIL TO THE SALE OF CROWN LAND BY PRIVATE TREATY Order in Council

Order in Council

The Governor in Council, pursuant to section 99A(1)(a) & 99A(2) of the Land Act 1958, approves the sale by private treaty of the Crown land described below.

Property Address: Boyd Street, Quarry Hill.

Crown Description: Allotment 200Q, Section C, At Bendigo, Parish of Sandhurst. Dated 13 July 1999.

Responsible Minister: ROGER M. HALLAM, MLC Minister for Finance

> STACEY ROBERTSON Acting Clerk of the Executive Council

Land Act 1958

APPROVAL BY THE GOVERNOR IN COUNCIL TO THE SALE OF CROWN LAND BY PRIVATE TREATY Order in Council

The Governor in Council, pursuant to section 99A(1)(a) & 99A(2) of the Land Act

1958, approves the sale by private treaty of the Crown land described below.

Property Address: Hibbersons Road, Fernvale.

Crown Description: Allotment 4D, Section 10, Parish of Bolga.

Dated 13 July 1999.

Responsible Minister: ROGER M. HALLAM, MLC Minister for Finance

> STACEY ROBERTSON Acting Clerk of the Executive Council

Land Act 1958

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

Order in Council

The Governor in Council, pursuant to section 99A(1)(a) & 99A(2) of the Land Act 1958, approves the sale by private treaty of the Crown land described below.

Property Address: Mill Road, Archies Creek.

Crown Description: Allotment 90F, Parish of Woolamai.

Dated 13 July 1999.

Responsible Minister: ROGER M. HALLAM, MLC Minister for Finance

> STACEY ROBERTSON Acting Clerk of the Executive Council

Water Industry Act 1994

ORDER SPECIFYING THE RATE WHICH THE MINISTER MAY LEVY

Order in Council

The Governor in Council, under section 139(1A) of the Water Industry Act 1994, specifies 0.269 cents per dollar net annual value or \$42.70 (whichever is the greater amount) as the rate that the Minister administering Part 4 of the Water Industry Act 1994 may levy in relation to areas of land specified under section

139(1A) of the Act for the 1999/2000 financial vear.

Dated 13 July 1999.

Responsible Ministers MARIE TEHAN Minister for Conservation and Land Management ALAN STOCKDALE Treasurer

STACEY ROBERTSON Acting Clerk of the Executive Council

Water Industry Act 1994

ORDER SPECIFYING THE AREA WITHIN WHICH A RATE MAY BE MADE AND LEVIED IN RELATION TO LAND Order in Council

The Governor in Council, under section 139(1A) of the Water Industry Act 1994, specifies for the purposes of section 139(1A) of the Water Industry Act 1994 the area described in the Schedule below as the area within which land may be subject to a rate made by the Governor in Council and levied by the Minister administering for Part 4 of the Water Industry Act 1994 for the 1999/2000 financial year.

SCHEDULE

The area which is delineated by a heavy black line on the plan numbered LEGL./95-1 and lodged in the Central Plan Office of the Department of Natural Resources and Environment, the boundaries of which are more particularly defined by heavy black delineation on the plans numbered -

LEGL./95-2	LEGL./95-20
LEGL./95-3	LEGL./95-21
LEGL./95-4	LEGL./95-22
LEGL./95-5	LEGL./95-23
LEGL./95-6	LEGL./95-24
LEGL./95-7	LEGL./95-25
LEGL./95-8	LEGL./95-26
LEGL./95-9	LEGL./95-27
LEGL./95-10	LEGL./95-28
LEGL./95-11	LEGL./95-29
LEGL./95-12	LEGL./95-30
LEGL./95-13	LEGL./95-31
LEGL./95-14	LEGL./95-32
LEGL./95-15	LEGL./95-33
LEGL./95-16	LEGL./95-34
LEGL./95-17	LEGL./95-35

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LEGL./95-18 LEGL/95-19 LEGL./95-36 LEGL./95-37

and lodged in the Central Plan Office of the Department of Natural Resources and Environment.

Dated 13 July 1999.

Responsible Minister MARIE TEHAN Minister for Conservation and Land Management

STACEY ROBERTSON Clerk of the Executive Council

Water Industry Act 1994 INSTRUMENT FIXING MINIMUM AMOUNT OF RATE TO BE PAID IN RESPECT OF ANY LAND

I, Marie Tehan, Minister for Conservation and Land Management and Minister responsible for administering Part 4 of the Water Industry Act 1994, fix under section 139(4) of that Act, the minimum amount of rate to be paid in respect of any land for the financial year 1999/2000 to be \$42.70.

> MARIE TEHAN Minister for Conservation and Land Management

Crown Land (Reserves) Act 1978 NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATION

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

TRARALGON — The temporary reservation by Order in Council of 8 April, 1889 of an area of 4047 square metres of land being part of Crown Allotment 5, Section A, Parish of Traralgon as a site for a State School. -(Rs 11477).

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

Dated 13 July 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

STACEY ROBERTSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

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

CARDIGAN — The temporary reservation by Order in Council of 25 January, 1984 of an area of 837 square metres of land being Crown Allotment 5A, Section 11, Parish of Cardigan as a site for Health Commission purposes. — (Rs 12498).

ECHUCA NORTH — The temporary reservation by Order in Council of 27 May, 1980 of an area of 1614 square metres of land being Crown Allotment 61, Section A, Parish of Echuca North as a site for Mental Health Authority purposes. — (Rs 10598).

JIKA JIKA — The temporary reservation by Order in Council of 1 July, 1969 of an area of 1416 square metres of land adjoining Portion 130, Parish of Jika Jika as a site for Public purposes (Social Welfare Department purposes). — (Rs 9187).

JIKA JIKA — The temporary reservation by Order in Council of 26 November, 1985 of an area of 830 square metres, more or less, of land being Crown Allotment 90A, Parish of Jika Jika as a site for Health Commission purposes. — (Rs 13022).

MILDURA — The temporary reservation by Order in Council of 16 May, 1989 of an area of 1900 square metres of land being Crown Allotment 12, Section 30, Block D, Parish of Mildura as a site for Public Purposes (Departmental Residence), revoked as to part by Order in Council of 16 December, 1997 so far as the balance remaining containing 950 square metres. (Rs 10261).

SCARSDALE — The temporary reservation by Order in Council of 29 November, 1977 of an area of 37.93 hectares of land being Crown Allotment 13, Section 27, Parish of Scarsdale as a site for Water Supply Purposes. – (Rs 1174).

WODONGA — The temporary reservation by Order in Council of 26 February, 1957 of an area of 632 square metres, more or less, of land in Section Q, Township of Wodonga, Parish of Wodonga as a site for Municipal Offices. — (Rs 7539).

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

Dated 13 July 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

> STACEY ROBERTSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REVOCATION OF TEMPORARY RESERVATIONS

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

BURRUMBEEP — The whole of 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 Burrumbeep as a site for Supply of gravel. — (Rs 12693).

CASTLEMAINE — The whole of the temporary reservation by Order in Council of 29 July, 1912 of an area of 1.416 hectares of land in Section F1, Parish of Castlemaine, (formerly Borough of Castlemaine) as a site for Supply of material for Road-making. — (Rs 6473).

HAZELWOOD — The whole of the temporary reservation by Order in Council of 16 September, 1878 of an area of 8094 square metres of land in the Parish of Hazelwood as a site for supply of Gravel. — (15/11474).

MERRIMU — The whole of the temporary reservation by Order in Council of 16 July, 1873 of an area of 1.012 hectares, more or less, of land in the Parish of Merrimu as a site for Watering purposes. — (Rs 4958).

PYALONG — The whole of the temporary reservation by Order in Council of 19 September, 1938 of an area of 2370 square metres of land in Section 8, Township of Pyalong, Parish of Pyalong as a site for a Shire Hall. — (Rs 1990).

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PYALONG — The temporary reservation by Order in Council of 13 January, 1868 of an area of 5.023 hectares of land in Section 8, Township of Pyalong, Parish of Pyalong as a site for Police purposes, revoked as to part by various Orders, so far only as the portion containing 505 square metres as indicated by hatching on plan published in the Government Gazette on 3 June, 1999 - page 1297. — (Rs 1989).

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

Dated 13 July 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

> STACEY ROBERTSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF CROWN LAND

The Governor in Council under section 4(1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown land which in his opinion is required for the purpose mentioned:

MUNICIPAL DISTRICT OF THE NILLUMBIK SHIRE COUNCIL

NILLUMBIK — Conservation of an area of natural interest, 10.56 hectares, more or less, being Crown Allotments 19A, 21B and 25A, Parish of Nillumbik as shown on Plan No. LEGL./94-8 lodged in the Central Plan Office. — (Rs 37214).

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

Dated 13 July 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

> STACEY ROBERTSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 PERMANENT RESERVATION OF

CROWN LAND

The Governor in Council under section 4(1) of the **Crown Land (Reserves) Act 1978** permanently reserves the following Crown land which in his opinion is required for the purpose mentioned:-

MUNICIPAL DISTRICT OF THE INDIGO SHIRE COUNCIL

BEECHWORTH — Cemetery purposes, 3873 square metres, shown as Lot 1 on Plan of Subdivision No. 409518F lodged in the Office of Titles and being Crown Allotment 1A, Section K, Township of Beechworth, Parish of Beechworth. — (Rs 12245).

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

Dated 13 July 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

> STACEY ROBERTSON Acting Clerk of the Executive Council

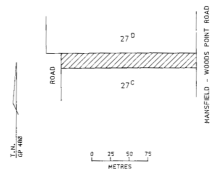
Land Act 1958

CLOSURE OF UNUSED ROAD

The Governor in Council under section 349 of the Land Act 1958 and with the concurrence in writing of the municipality in which the road is situated and the owners of land adjoining the road closes the following unused road:

MUNICIPAL DISTRICT OF THE DELATITE SHIRE COUNCIL

DELATITE — The road in the Parish of Delatite as indicated by hatching on plan hereunder. — (D35[3]) - (09/P182833).



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

Dated 13 July 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

STACEY ROBERTSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

INCORPORATION OF COMMITTEE OF MANAGEMENT OF THE WAURN PONDS MEMORIAL 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 that the Committee of Management shall be a corporation;
- (b) assigns the name "WAURN PONDS MEMORIAL RESERVE COMMITTEE INCORPORATED" to the corporation; and

under section 14B(3) of the Act, appoints Jack D. HARRIOTT to be Chairperson of the corporation.

SCHEDULE

The land in the Parish of Duneed being Crown Allotment E3, Section 6, (area 7558 square metres), temporarily reserved as a site for Public purposes (Avenue of Honour) by Order in Council of 16 March, 1999. — 2007041.

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

Dated 13 July 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

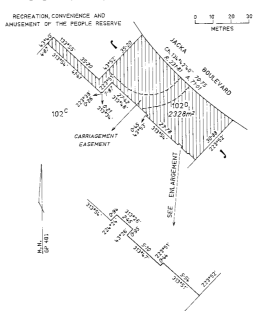
> STACEY ROBERTSON Acting Clerk of the Executive Council

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 of Recreation, Convenience and Amusement of the People:-

MUNICIPAL DISTRICT OF THE PORT PHILLIP CITY COUNCIL

ST. KILDA — Recreation, Convenience and Amusement of the People, 2328 square metres, being Crown Allotment 102D, At St. Kilda, Parish of Melbourne South as indicated by hatching on plan hereunder. — (M333[25], S226[Y] — (Rs 50).



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

Dated 13 July 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

> STACEY ROBERTSON Acting Clerk of the Executive Council

CROWN LAND PLACED UNDER THE CONTROL AND MANAGEMENT OF SOUTHERN RURAL WATER

The Governor in Council under section 131(1) of the **Water Act 1989** declares that the Crown lands specified in the Schedule hereunder are placed under the management and control of Southern Rural Water.

SCHEDULE

The land in the Parish of Maffra being Crown Allotments 30M and 30N as shown on Certified Plan No. 119170 lodged in the Central Plan Office. — 15/P367148.

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

Dated 13 July 1999.

Responsible Minister: PATRICK McNAMARA Minister for Agriculture and Resources

> STACEY ROBERTSON Acting Clerk of the Executive Council

TENDERS

Audit Act 1994 REQUEST FOR TENDER

Provision of Financial Audit Services to the Victorian Auditor-General

The Victorian Auditor-General is appointed under the **Audit Act 1994** as an independent Officer of the Parliament, and is responsible to the Parliament for the external financial audit of public sector entities (authorities) and for reporting to the Parliament, the Executive Government and authorities on the results of those audits.

Under the Audit Act 1994 the Auditor-General remains responsible for the formation and issue of all audit opinions and reports, and is required to appoint "authorised persons" to assist with the audits of the annual financial statements and certain other accountability statements prepared by authorities within the Victorian public sector.

Tenders are sought from suitably qualified persons or firms for appointment as an authorised person to provide financial audit services in connection with the financial audit of 82 public sector entities within the Victorian education sector for the financial year ended 31 December 1999 and up to the financial year ended 31 December 2001, subject to annual review by the Auditor-General revealing satisfactory performance.

Tender Documentation

Tender documentation comprises the Tender Specifications (including the associated attachments) for the entities subject to tender. The Tender Specifications are available as from 9.00 a.m. Monday, 12 July 1999 at the Victorian Auditor-General's Office's Internet web site, which can be found at the following Internet address: http://www.audit.vic.gov.au

Also available at the Office's web site, are copies of the relevant financial statements and a nominated contact officer for each authority subject to tender. Copies of the tender documentation can also be requested by contacting the Auditor-General's contact officer as set out below.

All tenders are required to be drawn-up in accordance with the Tender Specifications.

Further Information

The Auditor-General's nominated contact officer for information regarding this tender is Mr Bruno Dinelli, Executive Director, who may only be contacted by using the following Internet e-mail address or the mail addresses set out below.

Internet e-mail address tender99@audit.vic.gov.au Mail address Mr Bruno Dinelli Executive Director 1999 Financial Audit Tender Victorian Auditor-General's Office Level 14 222 Exhibition Street Melbourne 3000

Tenderers must not communicate with the Victorian Auditor-General's Office in respect of their tender submission other than through the nominated contact officer using the Internet e-mail or postal address stated above. To do so will be considered a breach of the conditions of tendering.

All questions received from tenderers, and the Auditor-General's responses, will be available on the Office's web site on the Internet, and thereby available to all tenderers. Copies of tenderer questions and responses can also be requested by contacting the Auditor-General's contact officer as set out above. Questions will only be accepted by the Auditor-General up until 4pm on 23 July 1999.

A pre-tender briefing meeting will be held for tenderers on the tender process, the role of the Auditor-General, the Auditor-General's performance standards and the tender documentation. The briefing meeting will be held on Tuesday, 13 July 1999 at 2.30 p.m. at Telstra Conference Centre - Level 1, 242 Exhibition Street Melbourne. Further information and bookings for the briefing meeting can be made by contacting Mr Dinelli at the above mentioned e-mail or postal address.

Submission of Tenders and Closing Date

Tenders drawn-up in accordance with the Tender Specifications are required to be placed in a sealed envelope which is marked with the word "Confidential" and with the Tender Number, and addressed to: Financial Audit Tender Victorian Auditor-General's Office Level 14 222 Exhibition Street Melbourne 3000

Hand delivered tenders must be placed in the tender box at the above address. Facsimile and e-mailed tenders will not be accepted.

Tenders must be received at the above address by no later than 2.00 p.m. Friday, 30, July 1999. Late tenders will not be accepted.

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:

90.	Statutory Rule:	Fisheries (Amendment) Regulations 1999
	Authorising Act:	Fisheries Act 1995
	Date of making:	13 July 1999
91.	Statutory Rule:	Accident Compensation (Self- Insurers' Contributions) Regulations 1999
	Authorising Act:	Accident Compensation Act 1985
	Date of making:	13 July 1999

Victoria Government Gazette

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ADVERTISERS PLEASE NOTE

As from 15 July 1999

The last Special Gazette was No. 108 dated 13 July 1999

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