

# Victoria Government Gazette

No. G 29 Thursday 22 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

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- Proofs will be supplied only when requested or at the direction of the Gazette Officer.
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- Government and Outer Budget Sector Agencies please note: See style requirements on back page.

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#### PRIVATE ADVERTISEMENTS

#### DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership previously subsisting between Monica Mary Moore and Kieran Joseph Moore carrying on business as farmers at North Creswick under the name of M. M. & K. J. Moore has been dissolved by mutual consent as from 1 July 1998. All debts due and owing by the said firm will be received and paid respectively by Kieran Joseph Moore who will continue to carry on the said business.

# DISSOLUTION OF PARTNERSHIP

Notice is given that the partnership previously subsisting between Paula Marie De Bono, David Lawrence De Bono and Craig McCormack and Karen Anne McCormack carrying on business as a French bakehouse at premises 780 Glenferrie Road, Hawthorn under the style or business name of "Regal De France" has been dissolved as from 1 July 1999 so far as concerns Paula Marie De Bono and David Lawrence De Bono who retired from the business.

All debts due and owing by the said firm will be received and paid respectively by Craig McCormack and Karen Anne McCormack who will continue to carry on the aforesaid business in partnership under the aforesaid business name.

Dated 14 July 1999.

McGRATH CAREY KATZ, solicitors, Level 7/128 Exhibition Street, Melbourne, Vic. 3000.

PATRICK BRENNAN, late of 4/110 Miller Street, North Fitzroy, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the above named deceased, who died on 18 December 1998 are required by Philomena McGrath, in the will called Phillis McGrath of 24 Lia Fold, Clayes Road, Keady, County Armagh, Northern Ireland, the executor of the deceased's will, to send particulars of their claim to the said executor care of the undermentioned solicitors by a date not later than two months from the date of publication hereof after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

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

GERTRUD LINSTEN, late of 152 Main Street, Romsey, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 March 1999, are required by the personal representatives, Daniel Linsten of 19 Sunnyside Avenue, Camberwell and Joram Linsten of 2B Clarendon Street, Cottesloe, Western Australia, to send particulars to them care of the undermentioned solicitors by 30 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.

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

Creditors, next-of-kin or others having claims in respect of the estate of IAN RAYMOND PATON of 17 Sevenoaks Street, Balwyn, in the State of Victoria, retired, who died on 27 March 1999, are to send particulars of their claims to the personal representative care of the undermentioned solicitors by 27 September 1999 after which date the personal representative will distribute the assets having regard only to the claims of which she then has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of REGINALD ARTHUR McMILLAN, late of Cheshunt, in the State of Victoria, farmer, deceased, who died on 22 December 1998, are required to send particulars of their claims to the undermentioned solicitors within two months of this notice, after which date the administrator will distribute the assets to the persons entitled, having regard only to the claims of which they then have notice.

CAMPAGNA GRAY & MALLINDER, solicitors,

13 Chisholm Street, Wangaratta 3677.

ELIZABETH KENT WALLACE, late of 42 Olympic Parade, Kangaroo Flat, widow, deceased. Creditors, next-of-kin and others

having claims in respect of the estate of the above named deceased, who died on 19 March 1999, are required by the executors, Colin Walter Lelean and Kerrie Lelean both of 11 Mathrick Street, Eaglehawk, to send particulars to them care of the under mentioned solicitors by 17 December 1999 after which date they may distribute the assets having regard only to the claims of which they then have notice.

COHEN KIRBY & ISER, solicitors, 94 Pall Mall, Bendigo.

MARY VIVIAN MORRISS, late of 220 Middleborough Road, Blackburn South, in the State of Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 March 1999, are required by the personal representative, Noel Ernest Brown of 3 Williams Crescent, Yinnar, Victoria, to send particulars to him care of the undermentioned solicitors by 30 October 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.

DELBURN, lawyers & consultants, 136 Commercial Road, Morwell 3840.

Creditors, next-of-kin and others having claims in respect of the estate of RUTH IRIS DYBALL, late of Olivet Private Nursing Home, 7 Rupert Street, Ringwood, Victoria, retired, deceased, who died on 5 July 1999, are required by the executors, Ronald Dyball of Lot 31 Bryant Street, Maldon, Victoria and Maureen Louise Hemmes of 68 Fonteyn Drive, Wantima South, Victoria, to send particulars of their claims to the undermentioned solicitors by 30 September 1999 after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

DEVENISH & CO., solicitors, 23 Ringwood Street, Ringwood, Victoria 3134.

STEN EINAR BERGMAN, late of "Longview Creek, 150 Palmer Road, Sunbury, vigneron, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 June 1998 are required by the personal representative, Ian

Stephen Williams of 205 William Street, Melbourne, to send particulars to him care of the undermentioned solicitors by 30 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.

ELLINGHAUS WEILL, solicitors, 79-81 Franklin Street, Melbourne 3000.

Creditors, next-of-kin and others having claims in respect of the estate of GEORGE APOSTOLOU, late of 43 Coniston Avenue, Niddrie, deceased, who died on 5 May 1999, are required by Markella Apostolou of 43 Coniston Avenue, Niddrie, in the State of Victoria, to send particulars of their claim to the said Markella Apostolou by 22 September 1999 after which date she will convey or distribute the assets having regard only to the claims of which she then has notice.

HENTY JEPSON & KELLY, solicitors, 84 William Street, Melbourne 3000.

JELLE BOUMA, also known as KEVIN JELLE BOUMA, deceased. Take notice that Nickolas James Bouma, in the will called Nikolas James Bouma of 64 Taites Road, Barwon Heads, Victoria, teacher, one of the executors named in the will dated 8 December 1998 of Jelle Bouma also known as Kevin Jellie Bouma, deceased, late of 16 Olive Street, Reservoir, Victoria, pensioner, will 14 days after the date of publication of this advertisement, apply to the Supreme Court of Victoria for a grant of probate of that will reserving leave to Emilie Bouma the other executor named therein to come in and prove the will at any time.

LAWSON HUGHES RESERVOIR, solicitors, 309-311 Spring Street, Reservoir 3073.

DUDLEY ROY WRIGHT, deceased, late of Karingal Manor, 101F Major Road, Fawkner. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 February 1999, are required by the deceased's personal representative, Donald Roy Wright, to send particulars of their claim care of the undermentioned solicitors by 17 September 1999, after which date the personal representative will convey or distribute the assets having

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

LAWSON HUGHES RESERVOIR, solicitors, 309-311 Spring Street, Reservoir 3073.

ROBERTO VENTIERI, late of 10 Logie Street, Oakleigh, Victoria 3166, gentleman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 April 1999, are required by the trustee, Domenico Stillitano of 3 Blanton Drive, Mulgrave, Victoria, to send particulars to the trustee by 24 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.

LESTER FIELDEN & FARAONE, solicitors, 14 Haughton Road, Oakleigh 3166.

EDWARD JAMES FREDERICK KEATING, late of 21 Christensen Close, Traralgon 3844, but formerly of 82 Grey Street, Traralgon 3844, retired, gentleman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 June 1999, are required by the trustees, Helen Georgina Drake of 91 Brushy Park Road, Wonga Park, Gail Louise Robinson of 108 Hereford Road, Mt Evelyn and Elizabeth Barbara Pasick of Lot 7 Benak Road, Wandin, to send particulars to the trustees by 16 September 1999, after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees have notice.

LITTLETON HACKFORD, solicitors, 115-119 Hotham Street, Traralgon 3844.

Creditors, next-of-kin and others having claims in respect of the estate of EILEEN MARY PATTLE, late of 125 Gordon Street, Traralgon, Victoria, widow, deceased, who died on 5 June 1999, are to send their claims to the trustee, Raymond Leslie Joseph Pattle of 7 Dyer Street, Hoppers Crossing, Victoria, care of the below mentioned solicitors by 22 September 1999 after which date he will distribute the assets of the deceased having regard only to the claims of which he then has notice.

LITTLETON HACKFORD, solicitors, Law Chambers, 115 Hotham Street, Traralgon, Vic. 3844. MONIA TALAN, late of "Glenvale Lodge", 395 Wallan Road, Whittlesea, gentleman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 June 1999, are required by the trustees, Lorraine Jones of 900 Main Road, Eltham, Victoria, solicitor and Robert Berger of 1/613 Canterbury Road, Surrey Hills, Victoria, accountant, to send particulars to the trustees by 19 October 1999, after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees then have notice.

LORRAINE JONES & ASSOCIATES, solicitors,

900 Main Street, Eltham 3095.

In the will of AMY GERTRUDE SEEBECK, late of 1 Anne Street, Berwick, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 August 1998, are required by the executors, Bernard Hamilton Seebeck of O'Shea Road, Berwick, Victoria and Lyall Montgomery Seebeck of 71 A'Beckett Road, Narre Warren North, Victoria, to send particulars of their claims to them care of the undermentioned solicitors by 22 September 1999 after which date they will distribute the assets having regard only to the claims of which they then have notice.

LUCAS NEALE, solicitors, 26 Station Street, Ferntree Gully 3156.

AUDREY MAY BUMPSTEAD, late of Ripplebrook Nursing Home, 21 Inverness Street, Clayton South, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 May 1999, are required by the executors, Kevin John Bumpstead and Josephine Melita Sheard, to send particulars to them care of the undermentioned solicitors by a date not later than two months from the date of publication hereof after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley.

JOYCE MARGARET EUPHAN FREW, late of 7 Hunter Street, Hawthorn 3122, medical practitioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 June 1999, are required by the trustees, Trust Company of Australia Limited of 151 Rathdowne Street, Carlton South, Victoria and John Anthony Frew of 7 Wilgra Avenue, Ashburton, Victoria, research scientist, to send particulars to the trustees c/- 151 Rathdowne Street, Carlton South by 26 September 1999 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees then have notice.

MIDDLETONS MOORE & BEVINS, solicitors, 200 Queen Street, Melbourne.

RENE ANTONIUS HENRICUS MARIE LAANE, late of 85 Florida Avenue, Inverloch, retired. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 April 1999, are required by National Mutual Trustees Limited of 65 Southbank Boulevard, Southbank, Victoria 3006, the applicant for a grant of probate, to send particulars to it by 27 September 1999, after which date the applicant for a grant of probate may convey or distribute the assets having regard only to the claims of which it then has notice.

NANCY KATHLEEN McMASTER, also known as Annie Kathleen McMaster, late of 72 Bradshaw Street, West Essendon, widow. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 April 1999, are required by National Mutual Trustees Limited of 65 Southbank Boulevard, Southbank, Victoria 3006, the applicant for a grant of probate, to send particulars to it by 27 September 1999, after which date the applicant for a grant of probate may convey or distribute the assets having regard only to the claims of which it then has notice.

MARGARET OLGA ROBINSON, late of Surrey Hills Private Nursing Home, Surrey Hills, spinster. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 April 1999, are required by National Mutual Trustees Limited of 65 Southbank Boulevard, Southbank, Victoria 3006, the applicant for a grant of probate, to send particulars to it by 27 September 1999, after which date the applicant for a grant of probate may convey or distribute the assets having regard only to the claims of which it then has notice.

UREENIA DICKINSON, late of 55 Walpole Street, Kew, gentlewoman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 April 1999, are required by the trustee, Alexander Ernest Duffield of 20 Belson Street, East Malvern, retired, to send particulars to the trustee by 14 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.

PEARCE WEBSTER DUGDALES, solicitors, 379 Collins Street, Melbourne.

CATHERINE JANE STRUSS, late of Southleigh Baptist Community of 24-34 Robert Street, Bentleigh. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 June 1999, are required by Perpetual Trustees Victoria Limited, A.C.N. 004 027 258 of 50 Queen Street, Melbourne, to send particulars of their claims to the said company by 23 September 1999, after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

ESME JOCELYN PATTERSON, late of 10 Manus Street, Sorrento, Victoria, widow. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 April 1999, are required by the executor and trustee, Trust Company of Australia Limited, A.C.N. 004 027 749, of 151 Rathdowne Street, Carlton South, Victoria, to send particulars to it by 24 September 1999, after which date the executor and trustee may convey or distribute the assets having regar d only to the claims of which it then has notice.

RICHMOND & BENNISON, solicitors, 493 Main Street, Mordialloc 3195.

FLORENCE BENNETT WOOD, late of Unit 32, 77 Tanti Avenue, Mornington, but formerly of 3/11 Wellington Street, Mornington, widow, deceased. Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 17 June 1999, are required by the trustee, Nicholas John Roberts of 216 Main Street, Mornington, Victoria, solicitor, to send particulars to the trustee by 23 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.

ROBERTS PARTNERS, 216 Main Street, Mornington.

GIUSEPPE DONVITO, late of Olivet Nursing Home, 7 Rupert Street, Ringwood, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 November 1998, are required by Maria Grazia Gough, the personal representative of the estate of the deceased, to send particulars of their claims to the personal representative care of the undermentioned legal practitioner by 24 September 1999 after which date she will convey or distribute the assets having regard only to the claims of which they then have notice.

ROBERT PITTS, solicitor, 12 Kalimna Crescent, Doncaster 3108.

Creditors, next-of-kin and others having claims in respect of the estate of GLADYS ELENOR REILLY, late of Banksia Nursing Home, 391 Maroondah Highway, Croydon, Victoria, widow, deceased, who died on 4 January 1999, are required to send their claims to the executrix and executor, Faye Patricia Pritchard and Roy Jaffit c/- the undermentioned solicitors by 16 September 1999, after which date the executrix and executor will distribute the assets having regard only to the claims of which notice has been received.

ROY JAFFIT ROCHMAN & CO., solicitors, Suite 1, Level 1, 141 Chapel Street, St Kilda 3182.

SHANE MICHAEL LILLYCRAPP, late of 75 Victoria Road, Pearcedale 3912. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 May 1999 are required by the executrix, Jennifer Ann Burgess, c/- Testart Robinson, lawyers of 701 Station Street, Box Hill 3128, to

send particulars to her by 10 October 1999 after which date the executrix may convey or distribute the assets having regard only to the claims of which she then has notice.

TESTART ROBINSON, solicitors, 701 Station Street, Box Hill.

Creditors, next-of-kin and others having claims against the estate of NELLIE ISABEL CAMPBELL, also known as Nellie Isobel Campbell and Nell Isobel Campbell, late of 1/53 Roslyn Street, Brighton, Victoria, widow, deceased, who died on 6 May 1999 are required to send particulars of their claims to the executor care of the undermentioned solicitor by 23 September 1999, after which date the executor will proceed to distribute the assets having regard only to the claims of which he shall then have had notice.

VERNA A. COOK, solicitors, 5/8 St. Andrews Street, Brighton 3186.

FREDA MAY MORTON, late of Avonsleigh Terrace Hostel, 41-43 Robe Street, St. Kilda, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 May 1998, are required to send particulars of their claims to the executor, Permanent Trustee Company Limited of 294-296 Collins Street, Melbourne, by 30 September 1999 after which date the executor may convey or distribute the assets having regard only to the claims of which it may then have notice.

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

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

On 26 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 Maryton Enterprises Pty Ltd, of 51 King Street, East Doncaster, proprietor of an estate in fee simple in Lot A on Plan of Subdivision No. 335628H as described on Certificate of Title Volume 10391 Folio 002 being the ground floor, known as 540-542 Little Collins Street, Melbourne.

Registered Mortgage No. V610872T Caveat Nos. V610873Q, V610874M, V610875J and V610876G and convenants as to parts F633304 and F678296 affect the said estate and interest.

Terms - Cash only. SW-99-004048-3. Dated 22 July 1999.

S. BLOXIDGE Sheriff's Office

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

On 19 August 1999 at 11.00 a.m. at the Sheriff's Office, 28 High Street, Seymour, (unless process be stayed or satisfied).

All the estate and interest (if any) of Anthony Rowan Blake of 6 McCluskey Court, Seymour, as shown on Certificate of Title as Anthony Raymond Blake, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 9775 Folio 372 upon which is erected a home known as 6 McCluskey Court, Seymour.

Registered Mortgage No. U995034N affects the said estate and interest.

Terms - Cash only. SW-99-000966-7. Dated 15 July 1999.

S. BLOXIDGE Sheriff's Office

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

On 26 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 Parthena Amanatidis of 37 Adeney Street, Yarraville, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 10309 Folio 956 upon which is erected a dwelling known as 37 Adeney Street, Yarraville.

Registered Caveat Nos. V924205M and V933887M affect the said estate and interest.

Terms - Cash only. SW-99-004443-2. Dated 22 July 1999.

> S. BLOXIDGE Sheriff's Office

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

To the Highest Bidder at the Best Price Offered

On 26 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 Marilyn Shelton of 44 Bungower Road, Somerville, as shown on Certificate of Title as Marilyn Ann Shelton, joint proprietor with Barry Joseph Shelton and Sheila Mary Jack of an estate in fee simple in the land being that part of Crown Allotment 27 as is described on Certificate of Title Volume 8383 Folio 472 consisting of 12.32 hectares of thereabouts upon which is erected two separate residences known as 44 Bungower Road, Somerville.

Registered Mortgage Nos. V395795N and V440996L affect the said estate and interest.

No Reserve set.

Terms - Cash only.

SW-98-012702-2.

Dated 22 July 1999.

S. BLOXIDGE Sheriff's Office

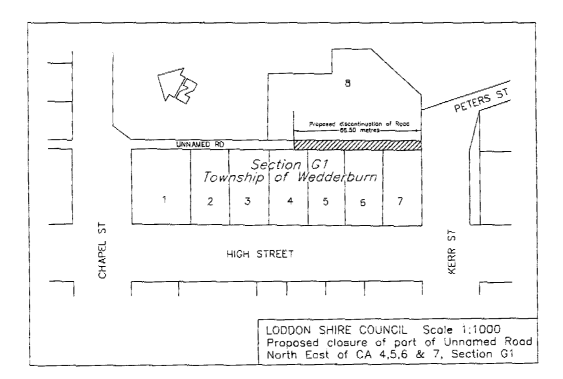
# GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



# LODDON SHIRE COUNCIL Road Discontinuance

Under Section 206 and Schedule 10 Clause 3 of the **Local Government Act 1989** the Loddon Shire Council at its Ordinary meeting held on 28 June 1999, formed the opinion that the road shown hatched on the plan below is not reasonably required as a road for public use and has resolved to discontinue the road.

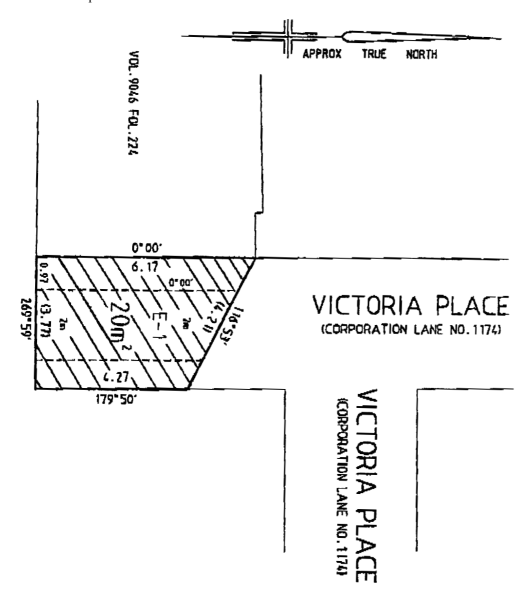
The section of the road shown hatched is to be retained by the Council and incorporated into the adjoining public open space.



CRAIG W. NIEMANN Chief Executive Officer

# CITY OF MELBOURNE Discontinuance of Road

Under Section 206 and Clause 3 of Schedule of the **Local Government Act 1989**, Melbourne City Council, at its meeting on 24 November 1998 resolved to discontinue the road known as a portion of Corporation's Lane No. 1174 at the rear of 250 Rathdowne Street, Carlton, shown hatched on the plan hereunder.



Dated 13 July, 1999.

MICHAEL MALOUF Chief Executive Officer



# Notice of Proposed Amendment to Local Law No. 2

Local Law No. 2 (General Amendment) Local Law 1999

The Hobsons Bay City Council intends to make an amendment to Local Law No. 2 by adopting the Local Law No. 2 (General Amendment) Local Law 1999. The amendment follows a review of the Council's local laws as required by National Competition Policy.

The purpose and purport of the Local Law No. 2 (General Amendment) Local Law 1999 is as follows:

#### 1. Title

This Local Law may be cited as the Local Law No. 2 (General Amendment) Local Law 1999.

#### 2. Commencement

This Local Law comes into operation on the day after the day on which it is made.

# 3. Principal Local Law

In this Local Law Hobsons Bay City Council's Local Law No. 2 is called the Principal Local Law

# 4. Revocation of Clause 35 - Storage of Machinery or Second Hand Goods on Property Clause 35 of the Principal Local Law is revoked.

#### 5. Revocation of Clause 43 - Circuses, Carnivals and Festivals

Clause 43 of the Principal Local Law is revoked.

# 6. New clause 46A inserted - Keeping of Horses

After clause 46 of the Principal Local Law insert:

# "46A Keeping of Horses

- (1) An owner of a horse must not keep the horse, or allow it to be kept, on any land without:
  - (a) the written consent of the owner of the land;
  - (b) a permit obtained from the Council.
- (2) In deciding whether to grant a permit, the Council must have regard to the guidelines.
- (3) In this clause "guidelines" means the Hobsons Bay City Council Keeping of Horses Guidelines as formulated, issued, prescribed or published by the Council from time to time.
- (4) The guidelines in force on the commencement of this clause are the guidelines set out at the foot of this clause.

# GUIDELINES

- 1. Horses must have appropriate and adequate food and water in containers of a permanent nature and not readily tipped over and enough of it to keep them in good health and body condition
- 2. One horse only should be kept on land of the minimum size of 0.2 hectares.
- 3. The fencing must be adequate to prevent the escape of the horse.
- 4. The fencing must be designated so as not to cause injury to the horse.
- 5. The land should be free from all rubbish and debris, especially old wire and iron.
- 6. The land should be cleared regularly of droppings.
- 7. No horse will be kept within an area zoned residential.

# 7. Revocation of clause 67 - General

Clause 67 of the Principal Local Law is revoked.

# 8. Revocation of clause 68 - Home Occupation Noise

Clause 68 of the Principal Local Law is revoked.

# 9. Revocation of clause 69 - Fixed Domestic Plant Noise

Clause 69 of the Principal Local Law is revoked.

# 10. Revocation of clause 70 - Lopping of Trees, Undergrowth, Cutting of Grass

Clause 70 of the Principal Local Law is revoked.

# 11. Revocation of clause 71 - Construction and Demolition Site Noise

Clause 71 of the Principal Local Law is revoked.

# 12. New Clause 89A inserted - Building Works

After clause 89 of the Principal Local insert:

# "89A - Building Works

- (1) Within seven days of being issued with a building permit, the holder of the building permit must give notice to Council of what, if any, damage already exists to any:
  - (a) footpath;
  - (b) kerb and channel;
  - (c) nature strip; and
  - (d) vehicle crossing

which is

- (e) adjacent to the land to which the building permit relates, or
- (f) likely to be affected by the building works authorised by the building permit.
- (2) Council must, as soon as is reasonably practicable after receiving notice of the issue of a building permit, give notice to the holder of the building permit of the obligation imposed by Clause 89A(1).
- (3) if the holder of the building permit does not give notice to Council in accordance with Clause 89A(1), it is deemed, for the purposes of Clause 89A(4), that there was no existing damage to the:
  - (a) footpath;
  - (b) kerb and channel;
  - (c) nature strip; or
  - (d) vehicle crossing

which is

- (e) adjacent to the land to which the building permit relates; or
- (f) likely to be affected by the building works authorised by the building permit.
- (4) (a) Council must, as soon as is reasonable and practicable after receiving notice of the issue of an occupancy permit, cause an inspection to be carried out of the:

footpath;

kerb and channel;

nature strip; or

vehicle crossing

which is

adjacent to the land to which the building permit relates; or

likely to be affected by the building works authorised by the building permit.

(b) if, as a result of the inspection, Council considers that the building works authorised by the building permit have caused damage to the:

footpaths;

kerb and channel;

nature strip; or

vehicle crossing

It may give notice to the holder of the building permit requiring that person to repair or cause to be repaired the footpath, kerb and channel, nature strip or vehicle crossing (as the case may be) within 28 days of the notice being given in accordance with clause 98 - Reinstatement Works."

#### 13. Amendment to Clause 98 - Reinstatement Works:

After sub-clause (2) of clause 98 of the Principal Local Law insert:

"(3) Council is to arrange all permanent reinstatements unless permission in writing is given for other persons to perform the work."

# 14. Revocation of Clause 127 - Filming and Celebrating Events

Clause 127 of the Principal Local Law is revoked.

#### 15. New Part 16 inserted - Control of Builders' Refuse

After clause 136 of the Principal Local Law insert:

#### "Part 16 - Control of Builders' Refuse

#### 137 Provisions of Container

- (1) Where any building work (other than minor building work) is being carried out on any land, the builder must:-
  - (a) Provide a container for the purpose of disposal of wind-blown builders' refuse. The size, design and construction of the container shall be at the discretion of the builder, provided that it contains all wind-blown builders' refuse on the land so as the refuse is retained in the container at all times to the satisfaction of Council;
  - (b) place the container on the land and keep it in place (except for such periods as are necessary to empty the container) for the duration of the building work on that land:
  - (c) not place the container on any Council land, road, street or nature strip without first obtaining a permit from Council;
  - (d) remove the container within seven days of completion of the building work or issue of an occupancy permit, whichever occurs last; and
  - (e) empty the container whenever full and, if necessary, provide a replacement container during the emptying process.
- (2) The requirement to provide a container may be waived by an Authorised Officer in circumstances where building work relates to extensions to an existing dwelling.

# 138 Disposal of Builders' Refuse

- (1) The builder must ensure that all wind-blown builders' refuse, other than sand and soil, is placed in the container so as the refuse is retained in the container at all times to the satisfaction of Council, referred to in clause 137(1).
- (2) The builder must ensure that builders' refuse is not deposited in or on any land or water other than in accordance with Clause 139.

#### 139 Removal of Builders' Refuse

- On any land where building work is being or has been carried out, the builder must remove and lawfully dispose of all refuse (including, without limiting the generality of the above, the wind-blown builders' refuse in the container referred to in Clause 137) within 7 days of completion of the building work or issue of an occupancy permit, whichever occurs last.
- The builder must ensure that a vehicle placing or removing a builders' refuse container must access the building site by way of a temporary vehicle crossing.

#### 140 **Sanitary Facilities**

- A person must not undertake or carry on any building, engineering or other works necessitating the employment of persons unless a Portable Toilet (Closet) System is provided for the use of the persons on each site to the satisfaction of an Authorised Officer and as per clause 41 of the Principal Local Law. Where buildings are being constructed on adjacent sites simultaneously by the same person, an Authorised Officer may allow at least one Portable Toilet (Closet) System for every three adjoining sites.
- An Authorised Officer will be empowered to enter into or upon any premises, yards or lands at any time for the purpose of inspecting portable toilet (closet) systems, urinals, pans, receptacles, vehicles, plant and any other things and places therein and thereon and for the purpose of carrying out the provisions of this Part.

#### 16 **Miscellaneous Amendments**

# In Clause 8 of the Principal Local Law insert the following definitions:

Builder Means a person who has applied to Council (or any other person to whom such application may be made) for a building permit or, if no such application has been made the person apparently in charge of any building work carried out on any land. Builders' Refuse Includes any solid or liquid domestic or commercial waste, refuse, debris or rubbish, and, without limiting the generality of the above, includes any glass, metal, plastic, paper, fabric, wood, food, vegetation, soil, sand, concrete or rocks and any other waste material, substance or thing generated by or in connection with building work. Wind-blown Means any builders' refuse which is, if left outdoors, capable of or Builders' Refuse susceptible to being blown away without any human intervention by winds of a strength ordinarily encountered within the municipal district in the course of a year. **Building Work** Means work for or in connection with the construction, demolition or

removal of a building.

Construction Period Means the period in which building work is carried out. Minor Building Work Means any land or building work to the value of \$3,000 or less.

Includes all paved footpaths, driveways, pits and other constructed Vehicle Crossing

work within a road reserve.

(2) In the Principal Local Law, wherever appearing:

- for "Manager Health and Local Laws" substitute "Administrative Services Manager"; and
- for "Senior Traffic and Local Laws Officer" substitute "Co-ordinator of Traffic and Local Laws."

A copy of the Local Law No.2 (General Amendment) Local Law 1999 is available from the Corporate Centre, 115 Civic Parade, Altona, or the Williamstown Centre, 104 Ferguson Street, Williamstown during the office hours 8.00 a.m. to 5.00 p.m.

Anyone who feels they are affected by the Amendment to Local Law No. 2 may forward a written submission to Council in accordance with Section 223 of the **Local Government Act 1989** and request to be heard in regard to that submission.

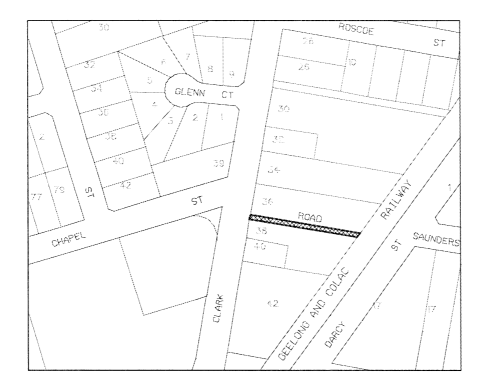
Written submissions must be addressed to Mr Ken McNamara, Chief Executive Officer, P.O. Box 21, Altona 3018 or by fax on 9932 1039 and delivered no later than Friday 6 August 1999.

KEN McNAMARA Chief Executive Officer



# Road Discontinuance

Under Section 206 and Schedule 10 Clause 3 of the **Local Government Act 1989** the Colac Otway Shire Council at it's ordinary meeting held on 9th 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 road to the abutting owners.



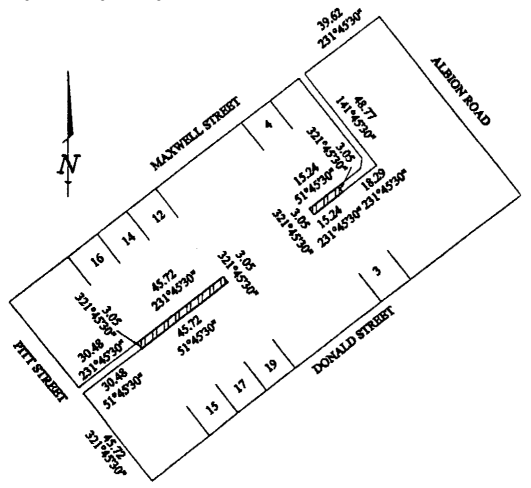
GLENN A PATTERSON Chief Executive Officer

# CITY OF BOROONDARA

# Road Discontinuance

#### Ashburton

Under Section 206 and Schedule 10 Clause 3(a) of the **Local Government Act 1989** the Boroondara City Council at its ordinary meeting held on 12 July 1999 formed the opinion that the road shown hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road to the abutting owners, notwithstanding such discontinuance, Council 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 discontunuance.





Section of right of way to be discontinued with Council and Yarra Valley Water retaining existing rights.



Notice of Proposal to Adopt Local Laws 1-7 (as Amended)

Council has recently completed a review of all seven of its Local Laws. In addition to a general review, the Local Laws were examined for compliance with National Competition Policy Principles (NCPP). Council now proposes to adopt each Local Law incorporating amendments resulting from the review. Details of the amendments are described below.

# Local Law 1 - Public Health

The purpose and general purport of Local Law 1 is to promote an environment free of hazards to health, and to prevent and remedy nuisances or conditions liable to be dangerous to health or offensive to people. The following amendments are proposed:

- repeal irrelevant impoundment procedures;
- repeal procedures relating to the removal of asbestos as not compliant with NCPP.

# Local Law 2 - Roads and Traffic

The purpose and general purport of Local Law 2 is to provide for protection, safety and convenience on roads and land, regulate secondary activities on roads including trading, placing of goods and equipment, repairs to vehicles, street parties, festivals and processions, advertising and collecting, the temporary or permanent closure of roads, and to complement the Road Safety (Traffic) Regulations, particularly in relation to car parking. The following amendments are proposed:

- repeal clauses 17 (b) (h) (i) and (j) relating to outdoor eating facilities, as not compliant with NCPP;
- amend clause 18 (1) to delete restriction on trading from house to house to comply with NCPP;
- repeal clause 20 (2) regulating location and allocation of street stall sites as not compliant with NCPP.

# Local Law 3 - Management of Council Property

The purpose and general purport of Local Law 3 is to protect Council property, provide for the management of and equitable access to Council facilities, and regulate behaviour in or on municipal buildings and reserves. The following amendment is proposed:

 repeal clause 19(c) regulating the sale of intoxicating liquor in reserves, as this is more appropriately regulated by the Liquor Licensing Act.

# **Local Law 4 - Foreshore Reserves**

The purpose and general purport of Local Law 4 is to control and prohibit behaviour on the foreshore reserve which is a nuisance, or which may be detrimental to health and safety or which affects the enjoyment of recreational and other facilities, to provide for the protection of the foreshore reserve and for equitable access to and enjoyable use of the foreshore reserve in respect of the whole community, and to regulate the use of the foreshore reserve by animals and vehicles. The following amendment is proposed:

repeal of clauses 9 (1) (c) and (f) and 9(2)
 (a) which regulate the supply or sale of liquor on the foreshore reserve and advertising on the foreshore reserve, as not compliant with NCPP.

#### **Local Law 5 - Environment and Amenity**

The purpose and general purport of Local Law 5 is to regulate activities which may be dangerous and unsafe or detrimental to quality of life, to provide for the protection of the environment and amenity and to prohibit/regulate activities with a view to minimising nuisances. The following amendments are proposed:

- a new provision to control prohibited weeds;
- strengthening of enforcement provisions relating to fire hazards;
- amendment of definition of "heavy vehicles for consistency with the Planning Scheme;
- require a label on clothing recycling bins to identify proposed use of goods placed in bin;
- lessen control of circuses and carnivals being conducted in compliance with specified codes of practice;

- repeal clause 10 controlling advertising/bill posting, as not compliant with NCPP;
- repeal clause 21(3) controlling noise as not compliant with NCPP;
- clarify that clause 17 (motor vehicles and machinery) does not apply to activities regulated by the Planning Scheme.

# Local Law 6 - Birds, Animals, Poultry, Rodents and Bees

The purpose and general purport of Local Law 6 is to provide for the welfare of birds, animals, poultry, rodents and bees kept by residents, to regulate the keeping and storage of same, to suppress nuisances and to prevent objectionable noises at unreasonable times. The following amendments are proposed:

- a new provision to require standards for poultry houses and animal shelters where a permit is sought to keep a number of animals greater that the limit prescribed;
- clarify that some limits on the keeping of animals do not apply to persons licensed under the Wildlife Act and Regulations and specified codes of practice.

# **Local Law 7 - Meeting Procedures**

The purpose and general purport of Local Law 7 is to regulate proceedings at meetings of Council and its Committees and to regulate the use of the Common Seal. The following amendment is proposed:

 depiction of Common Seal to reflect the recently adopted City Crest.

Copies of the Local Laws as proposed to be adopted by Council can be obtained or inspected at Council's Mentone Office, Brindisi Street, Mentone during office hours. Any person may make a written submission regarding Council's intention to adopt the Local Laws as exhibited. Submissions must be forwarded to Mr Peter Frost, Governance Administrator, City of Kingston, P.O. Box 1000, Mentone 3194 so as to be received by 5.30 p.m. on Tuesday 10 August 1999. Submissions will be considered by Council in accordance with Section 223 of the Local Government Act 1989. Any person who wishes to address Council or a Committee of the Council in support of their written submissions should so indicate in their submission.

> ROB SKINNER Chief Executive Officer



# MANNINGHAM CITY COUNCIL

Notice is hereby given pursuant to section 119(3) of the **Local Government Act 1989** that at a meeting of Manningham City Council held on 29 June 1999 the Council made a local law titled "Manningham's Local Law".

# Purpose of the Local Law

The purpose of the local law is to:

- introduce a local law that has been reviewed in accordance with clause 5 of the Competition Principles Agreement;
- repeal all of Council's local laws (being Local Laws No 1-6);
- regulate and provide minimum standards of behaviour in municipal buildings, public places, at reserves and on roads;
- provide a safe and healthy environment for the people living in the Council's municipal district;
- regulate activities which may be dangerous, unsafe or detrimental to the quality of life in the Council's municipal district;
- facilitate the provision of general public services, health and community services, property services, recreational and cultural services and other services in a way which enhances the environment and quality of life in the Council's municipal district;
- control nuisance caused by noise, odour and smoke emissions and other discharges to the environment which may adversely affect enjoyment of life, health, safety and welfare of persons within the Council's municipal district;
- protect public assets from interference or damage;
- provide parking restrictions in areas of the Council's municipal district;
- provide a system for applying for permits where a permit is required;
- regulate the use and control of the Council's common seal;
- regulate the proceedings for the election of the Mayor;

- regulate the proceedings of Ordinary and Special Meetings of the Council;
- provide for the peace, order and good government of the Council's municipal district; and
- provide for the administration of the Council's powers and functions.

# General Purport of the Local Law

The local law does the following:

- repeals all of the Council's local laws (being Local Laws Nos. 1-6);
- creates an offence for a person to organise or undertake an event in a municipal building without Council's consent;
- creates an offence for a person to engage in specified conduct in a municipal building;
- creates an offence to engage in specified conduct in, or in relation to, the municipal building known as "Aquarena" situated at Williamsons Road, Doncaster and other buildings used for or in connection with aquatic leisure activities;
- restricts access to reserves and playing arenas and creates an offence for a person to use or enter a reserve or playing arena in specified circumstances without consent;
- creates an offence for a person to engage in specified conduct on or in a reserve without a permit or authorisation;
- creates an offence for a person to use model aeroplanes over a reserve except in certain circumstances;
- creates an offence for an owner or occupier of land abutting a reserve to install a gateway which enables access to or from a reserve without a permit;
- creates an offence for a person to engage in specified conduct on a road or in a public place;
- creates an offence for a person to engage in specified conduct in a wetland or fountain located in a reserve or public place;
- creates an offence for a person to release a dog or cat so as to enable the dog or cat to attack or endanger a person or animal;
- creates an offence for an owner of a dog to allow any part of that dog's faeces to remain on a road or in a public place;

- creates an offence for a person to allow any grazing animal to be on a road or in a public place without a permit;
- creates an offence for a person to leave a shopping trolley on a road or in a public place other than in an area designated by Council as an area where shopping trolleys may be kept;
- creates an offence for a person to paint, service, dismantle or make any major repairs to any vehicle on any road or public place;
- creates an offence for a person to place or keep any encroachment or obstruction to the free use of a road without a permit;
- creates an offence for owners and occupiers of land not to maintain a number allotted by the Council to that land in a clearly visible manner;
- creates an offence for a person to write, print, stencil, paint, place or affix any letter, figure, device, poster, sign or advertisement upon any road or public place without a permit;
- creates an offence for a person to place a clothing bin on land or to interfere with or deposit rubbish into a clothing bin without authorisation;
- creates an offence for a person to place an advertising sign or goods or chairs, tables or other similar objects on a footpath in certain specified circumstances;
- creates an offence for a person to consume liquor in specified areas at specified times without a permit;
- creates an offence for a person to park in specified parking areas in specified circumstances;
- regulates the giving of Council's consent under the local law;
- creates an offence for a person to engage in roadside trading, or authorise or allow another person to do so except with a trading agreement or permit;
- creates an offence for a person who engages in roadside trading and who does not maintain all goods in a clean and wholesome condition or who sells or exposes for sale an animal or bird;

- creates an offence for a person, without a permit, to solicit or collect on a road or on Council land or from house-to-house, gifts of money or subscriptions for any purpose;
- creates an offence for an owner or occupier of land to allow the land to be kept in a manner which is unsightly, detrimental to the general amenity of the area in which the land is located;
- creates an offence for an owner or occupier
  of land to allow the land to be kept in a
  manner which is dangerous or likely to cause
  danger to life or property by virtue of the
  land being a haven for vermin or noxious
  weeds or used without a permit for the
  storage of a dangerous substance;
- creates an offence for a person to use land for storage of old or second hand motor vehicles or machinery or for the dismantling or breaking up of motor vehicles or machinery without a permit;
- creates an offence for a person to use land which is used or intended to be used primarily for residential purposes for the repair or servicing of any motor vehicle other than a motor vehicle registered at the address of that land without a permit;
- creates an offence for a person to emit unreasonable noise;
- creates an offence for a person to operate a vehicle mounted regrigeration unit on land in a residential area, or to deliver goods to any commercial premises, during certain specified times and on certain specified days, if that is likely to cause a nuisance to an adjacent residential area;
- creates an offence for a person to cause noise from or related to the construction, demolition or repair of buildings or works other than between certain specified times on certain specified days without a permit;
- creates an offence for a person who fails to comply with a Notice to Comply directing an owner or occupier of land to take such action to destroy vermin, noxious weeds or blackberry bushes on the land or any road adjacent to the land;
- creates an offence for a person who fails to comply with a Notice to Comply directing an owner or occupier of land to remove from

- land vegetation or material which may constitute a fire hazard;
- creates an offence for an owner or occupier of land at or adjacent to the intersection of roads to allow vegetation to obstruct the vision of motorists on the road, or approaching the intersection, adjacent to the land:
- creates an offence for an owner or occupier of land to allow a tree or plant to grow in a manner which overhangs onto a pavement or road abutting that land so that it obstructs the reasonable use of that pavement or road, obstructs the vision of a motorist on a road adjacent to the land or otherwise prejudices the safe and convenient use of the pavement or road adjacent to the land;
- creates an offence for an owner or occupier of land to occupy, place or use a tent, caravan or annexe on land without a permit;
- creates an offence for a person to keep, erect or place a tent, caravan or annexe on a road, Council land or public place without a permit;
- creates an offence for a person to conduct a garage sale in certain specified circumstances without a permit;
- creates an offence for a person to burn in the open air or in an incinerator in certain specified circumstances and to burn or incinerate certain materials;
- creates an offence for a person to keep specified numbers of animals and birds on land without a permit and an offence to keep an animal or bird in specified conditions;
- creates an offence for an occupier of a dwelling who fails to keep a receptacle for household waste upon or about a dwelling in good order and in a clean, sanitary and inoffensive condition;
- creates an offence in relation to the use of receptacles and what may be placed in a receptacle;
- creates an offence for a person to do, or fail to do, specified things relating to waste collection;
- creates an offence for a person to deposit nightsoil or liquid mixture of nightsoil on land or in water or watercourse without a permit;

- creates an offence for a person to do or fail to do, specified things relating to drains and drainage easements;
- creates an offence to carry out a blasting operation without a permit;
- creates an offence to install floodlighting on land in specified circumstances;
- creates an offence to use or ride a recreational vehicle on public land without a permit;
- creates an offence to drive a motor vehicle onto a road unless its wheels and tyres are clean and free from all soil and other debris;
- creates an offence to drive on a road a vehicle carrying soil or other debris in a manner that is likely to deposit that debris on that road;
- creates an offence to undertake or carry on building, engineering or other works necessitating the employment of persons unless a portable toilet (closet) system is provided in a specified manner;
- creates an offence for a person to open the surface of a road in specified circumstances;
- creates an offence for a person who owns or occupies land in a designated area to undertake gardening works in specified circumstances;
- creates an offence for a person to destroy, damage or tap into a Council drain without a permit;
- creates an offence for a person to destroy, damage, fill over or interfere with a water course, ditch, creek, gutter, drain, tunnel, bridge, levee, culvert or fence which Council is responsible to maintain without a permit;
- creates an offence for a person to construct, install, remove or alter a vehicle crossing without a permit;
- creates an offence for a person to permit a vehicle to enter or leave land owned or occupied by him or her unless a properly constructed vehicle crossing exists on or abuts the entry to the land and consequential offences for a person who fails to do specified things in relation to works associated with a vehicle crossing;

- creates an offence for a person to destroy, damage or interfere with Council land or anything on Council land and creates an offence for a person to remove anything from Council land without a permit;
- creates an offence for a person to light fires on Council land except in a barbecue without a permit;
- creates an offence for a person to allow trees or plants on his or her land to cause damage to or interfere with Council land and assets and consequential offence for failing to undertake specified works to rectify this;
- creates an offence for a person to use a mobile crane on a road or Council land without a permit;
- creates an offence to use the Council's common seal without authority;
- regulates the proceedings for the election of the Mayor;
- regulates the proceedings of Ordinary and Special Meetings of the Council;
- regulates "question time" at Ordinary Meetings of the Council;
- creates an offence for persons acting in contravention of Part 5 of the local law;
- regulates applications for, and the granting of, permits under the local law;
- creates an offence for a person not to produce a permit issued under the local law to an authorised officer upon demand;
- creates an offence for a person who fails to comply with a Notice to Comply;
- empowers an authorised officer with the Chief Executive's consent to apply for an injunction to restrain a contravention or threatened contravention of Parts 2, 3 or 4 of the local law or a permit issued under Parts 2, 3 or 4 of the local law; and
- creates an offence for a person to contravene or fail to comply with a condition of a permit.

# Copy of Local Law

A copy of the local law may be inspected at or obtained from the Council Municipal Offices at 699 Doncaster Road, Doncaster.

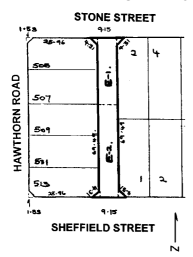
BON SEIFFERT Chief Executive Officer

# GLEN EIRA CITY COUNCIL Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Glen Eira City Council has formed the opinion that the road at the rear of the properties at Nos. 505 to 513 Hawthorn Road, Caulfield South, shown delineated on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road to the abutting property owners.

The section of road marked E-1 is to be sold subject to the right, power or interest held by South East Water Limited and the section of road marked E-2 is to be sold subject to the right, power or interest held by both South East Water Limited and the Glen Eira City Council in the road in connection with any sewers, drains or pipes under the control of those authorities in or near the road.

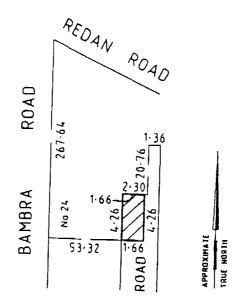
#### MARGARET DOUGLAS



Chief Executive

# GLEN EIRA CITY COUNCIL Road Discontinuance

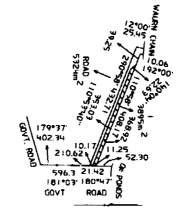
Under Section 206 and Schedule 10 Clause 3 of the **Local Government Act 1989** the Glen Eira City Council has formed the opinion that the road shown hatched on the plan below is not reasonably required as a road for public use and has resolved to discontinue the road and to sell the land from the road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



MARGARET DOUGLAS Chief Executive

# CITY OF GREATER GEELONG COUNCIL Road Discontinuance

Under Section 206 and Schedule 10 Clause 3 of the **Local Government Act 1989** the City of Greater Geelong Council at its ordinary meeting held on 14 July 1999, formed the opinion that the road shown hatched on the plan below is not reasonably required as a road for public use and has resolved to discontinue the road and to sell the land from the road by private treaty.



GEOFF WHITEHEAD Chief Executive Officer



# INDIGO SHIRE COUNCIL MAKING OF A LOCAL LAW

Notice is hereby given that at a meeting of the Indigo Shire Council on 13 July 1999, the Council resolved to make and confirm a Local Law titled Control of Livestock Local Law No. 8, pursuant to Part 5 and Schedule 1 of the **Local Government Act 1989**. The Local Law shall come into effect on 14 July 1999.

The purpose of this Local Law is to:

- 1. Regulate the movement of livestock within and through the municipal district; and
- 2. Regulate the grazing of livestock within the municipal district; and
- 3. Regulate the droving of livestock on roads within the municipal district for purposes of:
  - (a) minimising damage to roadside vegetation;
  - (b) minimising damage to properties;
  - (c) minimising the spread of noxious weeds in the municipal district;
  - (d) minimising damage to road pavements, formations and drainage;
  - (e) minimising risk of the introduction and spread of disease.
- 4. To control the manner in which livestock are driven to provide, as far as possible, for the safety of users of streets and roads within the municipal district; and
- To require the secure fencing of land within the municipal district used for the grazing of livestock; and
- 6. To empower authorised officers to impound livestock in appropriate circumstances; and
- 7. To prescribe the fees to be paid for any permit issued under this local law; and
- 8. To prescribe the penalties to be imposed for contravention of certain provisions of this local law; and
- 9. To alert other road users to the presence on roads of livestock in the interests of safe use of roads; and

10. To provide for the peace, order and good government of the municipal district including the administration of Council powers and functions.

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

# Planning and Environment Act 1987 STONNINGTON PLANNING SCHEME

Notice of Amendment

# Amendment L61

The Stonnington City Council has prepared Amendment L61 to the Local Section of the Stonnington Planning Scheme. The Amendment proposed to include individually listed heritage buildings in Clause 128A of the Stonnington Planning Scheme.

The purpose of the Amendment is to protect and enhance the special heritage character of the buildings and to ensure that any new development is in keeping with that character.

The Amendment proposes planning controls under the State Heritage Overlay over subdivision, demolition, alterations to existing buildings, construction of new buildings, front fences and painting of unpainted surfaces.

Amendment L61 can be inspected during office hours at: City of Stonnington, Customer Service Centre, corner Greville & Chapel Streets, Prahran 3181; City of Stonnington, Customer Service Centre, corner Glenferrie Road & High Street, Melvern 3144 and Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000.

Submissions about the Amendment must be sent to: Bronwyn Brown, City of Stonnington, P.O. Box 21, Prahran 3181 or fax: 9521 2255 by 1 September 1999.

# Planning and Environment Act 1987 WYNDHAM PLANNING SCHEME

Notice of Amendment

#### Amendment C5

Wyndham City Council has prepared Amendment C5 to the Wyndham Planning Scheme.

The Amendment proposes to change the Wyndham Planning Scheme by rezoning land south of Greens Road, Wyndhamvale, to the Residential 1 zone and introducing the Development Plan Overlay povisions to the same land. The rezoning is consistent with the policy for future residential development as outlined in Wyndham's "Municipal Strategic Statement" and the "Werribee West Concept Plan".

A copy of the Amendment can be inspected, free of charge, during office hours at: Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; Department of Infrastructure Regional Office, 499 Ballarat Road, Sunshine and Wyndham City Council, Civic Centre, 45 Princes Highway, Werribee.

Submissions about the Amendment must be in writing and be sent to: Wyndham City Council, P.O. Box 197, Werribee 3030 by 23 August 1999.

PHILLIP STEEL

Manager, Economic Development & Planning

Creditors, next of kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, A.C.N 064 593 148, 168 Exibition Street, Melbourne, Victoria, 3000 the personal representative, on or before September 25, 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.

- D'ALESSANDRO Maria, late of Jedasa House Private Nursing Home, 218 Lower Plenty Road, Rosanna, process worker, who died April 24, 1998.
- FOSTER Rex James, late of 11 Scarborough Drive, Rosanna, retired, who died April 24, 1999.
- HEALEY Bruce Maxwell, late of 28 Charles Street, Traralgon, biomedical officer, who died May 23, 1999.
- LAMBERT David Ian, late of 8 Ryans Lane, Heathcote, Victoria, industrial officer, who died April 3, 1999.

- MARSH Mabel Phyllis, late of 34 Rannoch Avenue, Mount Eliza, home duties, who died June 18, 1999.
- THOMAS Ivan Douglas, late of 238 Albert Street, Reservoir, retired, who died April 23, 1999
- URBACH Gerda, late of Unit 2, 3 Herbert Street, St. Kilda, retired, who died October 12, 1997.
- WAKEFIELD, Walter Spiby, late of 69 Albert Avenue, Boronia, technician, who died May 8, 1993.
- WHISTON, Violet Ella May, late of Grevillea Strathalan Home for the Aged, Greensborough Road, Macleod, pensioner, who died April 26, 1999.

Dated at Melbourne, 17 July 1999.

CATHY VANDERFEEN Manager, Estate Management State Trustees Limited

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

- CARTER, Joyce Marie, late of Namarra Nursing Home, Caulfield General Medical Centre, 260 Kooyong Road, Caulfield, Victoria, home duties, deceased intestate, who died March 3, 1999.
- JONES, Isaac, late of Harcourt Special Accommodation, 300 High Street, Windsor, Victoria, pensioner, deceased intestate, who died June 11, 1999.
- JORDAN, Christine Rose, late of 1/96 Francis Street, Belmont, Victoria, pensioner, deceased, who died May 14, 1999.
- MORRISON, Roberts, late of 81/530 Lygon Street, Carlton, Victoria, pensioner, deceased intestate, who died March 28, 1999.
- PASCOE Reuben Roy, late of North Western District Private Nursing Home, 14 South Circular Road, Gladstone Park, Victoria, pensioner, deceased intestate, who died June 12, 1999.
- POWELL, Matthew Michael Jon, late of 31 Collins Street, Kangaroo Flat, Victoria,

labourer, deceased intestate, who died March 24, 1999.

RICE, Phillip William Noel, late of St. Joseph's Centre Older Person Hostel, 25 Llewellyn Court, Noble Park, Victoria, retired, deceased, who died April 28, 1999.

TANSEY John McDonald, late of Peter James Centre, corner Burwood Highway and Mahoneys Road, Burwood East, Victoria, retired, deceased intestate, who died June 4, 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 25, 1999, after which date State Trustees Limited, A.C.N. 064 593 148, may convey or distribute the assets of the abovementioned estates having regard only to the claims of which it then has notice.

# EXEMPTION Application No. 37 of 1999

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by A. J. Roberts Investments Pty Ltd for exemption from Sections 13, 100 and 195 of that Act. The application for exemption is to enable the applicant to advertise for males only to be employed in the Applicant's hairdressing business.

Upon reading the material submitted in support of the application and upon hearing submissions from Mr Stephens, Solicitor, Mr Roberts, Director of the Applicant and Ms Cheney, one of the Applicant's Managers and for the Reasons for Decision given by the Tribunal on 16 July 1999, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for males only to be employed in the Applicant's hairdressing business.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act** 1995 to enable the applicant to advertise for males only to be employed in the Applicant's hairdressing business. This exemption does not authorise the Applicant to advertise for males only to be employed in the Applicant's hairdressing business if the proportion on male employees of the Applicant to the total number of employees of the Applicant (including the male employees for whom it is proposed to advertise) would exceed 50%.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 21 July 2002.

Dated 16 July 1999.

CATE McKENZIE
Deputy President

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

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

**Date of Auction:** Friday 6 August 1999 at 2.00 p.m. on site.

**Reference:** 98/01678.

**Address of Property:** 337 Hargreaves Street, Bendigo.

**Crown Description:** Crown Allotment 8A, Parish of Sandhurst at Bendigo, County of Bendigo.

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

**Area:** 799 m<sup>2</sup>.

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

**Selling Agent:** Dungey Carter Ketterer Pty Ltd, 54 Mitchell Street, Bendigo, Vic. 3550.

ROGER M. HALLAM Minister for Finance

# **Livestock Disease Control Act 1994**

NOTICE OF ORDER

Order Declaring Control Area Relating to Feeding of Mammalian Material

I, Patrick McNamara, Minister for Agriculture and Resources give notice of an Order under section 29 of the Livestock Disease Control Act 1994 declaring the land being the State of Victoria to be a control area in respect of the exotic disease bovine spongiform encephalopathy and specifying the exceptions, prohibitions, restrictions and requirements which are to operate in the control area.

The Order prohibits the feeding of mammalian material to ruminants and provides for statements on invoices and labels that the stock food contains mammalian material.

The Order has effect for 60 days from the date hereof unless continued for any further period or periods.

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

Dated 13 July 1999.

PATRICK McNAMARA Minister for Agriculture and Resources

# Casino Control Act 1991 - section 64(b) VICTORIAN CASINO AND GAMING

AUTHORITY

Approval of a procedure or device for the dealing of cards in the course of gaming in the Melbourne Casino.

Under section 64(b) of the **Casino Control Act 1991** the Director of Casino Surveillance approves a device known as a :-

"Shuffle Master "Ace" Shuffler"

for the dealing of cards for the game of Caribbean Stud Poker, which is a game that may be played in the Melbourne Casino.

Dated: 22 July 1999.

**BILL LAHEY** 

Director of Gaming and Betting Director of Casino Surveillance

# Co-operatives Act 1996

MONMIA PRIMARY SCHOOL CO-OPERATIVE LTD

PAYNESVILLE PRIMARY SCHOOL CO-OPERATIVE LTD

# TERANG CLUB CO-OPERATIVE LIMITED

Notice is hereb given in pursuance of Section 316 (1) of the **Co-operatives Act 1996** and Section 601AB(3) (e) of the Corporations Law that, at the expiration of two months from the date hereof, the names of the aforementioned Co-operatives will, unless cause is shown to the contrary, be struck off the register and the Co-operatives will be dissolved.

Dated at Melbourne this 15 July 1999.

PAUL HOPKINS Deputy Registrar of Co-operatives

# **Electricity Industry Act 1993**

NOTICE OF TRANSFER OF LICENCE

The Office of the Regulator-General gives notice under Section 165 of the Act that -

On 15 July 1999, pursuant to section 167 of the Act, the Office transferred the electricity transmission licence held by Victorian Power Exchange Pty Ltd, A.C.N. 080 200 371, to Victorian Energy Networks Corporation to be effective on and from 25 June 1999.

A copy of the licence may be inspected during business hours at the Office of the Regulator-General, 1st Floor, 35 Spring Street, Melbourne 3000.

Dated 15 July 1999.

JOHN C. TAMBLYN Regulator-General

# Water Industry Act 1994 ERRATUM

In the Victoria Government Gazette of 15 July 1999, page 1668 in the Order headed "Water Industry Act 1994, ORDER SPECIFYING THE RATE WHICH THE MINISTER MAY LEVY, the reference to "areas of land" should read "land within areas". The balance of the Order is correct and valid.

#### Water Act 1989

# NOTICE OF EXTENSION OF KOROIT WATER & SEWERAGE DISTRICTS & RENAMING OF KOROIT WATER DISTRICT

This notice is required to ensure all properties serviced by the sewerage scheme are within the sewerage district boundary and that the sewerage district itself is within the water district. This must be done to satisfy the **Water Act 1989**.

Notice is hereby given that South West Water Authority proposes to extend the sewerage and water districts and rename the water district for Koroit.

No additional properties will be included in the sewerage scheme as a result of the sewerage district boundary changes and additional properties included in the revised water district will not incur water charges unless provided with a water supply.

The renaming of the water district from the Koroit Waterworks District and Koroit Urban District to the Koroit Water District is to simplify the name.

Submissions on the proposal to redefine and rename the districts are invited:-

- If a person resides outside the district as defined and believes that the district should be extended to include that person's property;
- If a person resides within the district as defined and believes that the district should be reshaped to exclude that person's property;
- If a person has any concerns regarded as relevant to these proposals.

Submissions should set out the grounds for any objection raised in it. All written submissions received prior to 19 August 1999 will be considered and assessed by South West Water Authority and the Minister for Agriculture and Resources.

If any person needs further information please contact the Executive Assistant, Lana Johnson (telephone (03) 5564 7600) who will organise a meeting with or telephone response from an officer of South West Water Authority.

Plans of the proposed districts are available for inspection at South West Water Authority Offices, 99 Fairy Street, Warrnambool.

RUSSELL WORLAND Chief Executive Officer

# Transport Act 1983

# VICTORIAN TAXI DIRECTORATE

Department of Infrastructure

Commercial Passenger Vehicle Applications

Notice is hereby given that the following applications will be considered by the Victorian Taxi Directorate, a division of the Department of Infrastructure after 25 August 1999.

Notice of any objection to the granting of an application should be forwarded to reach the Manager, Licensing & Certification, Victorian Taxi Directorate, Level 6, 14-20 Blackwood Street, North Melbourne, P.O. Box 666, North Melbourne 3051, not later than 19 August 1999.

Copies of objections are forwarded to the applicants.

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

R. Gualtier, Keilor Park. Application to license one commercial passenger vehicle in respect of a 1966 Ford coupe with seating capacity for 4 passengers to operate a service from 6 Sell Street, Keilor Park for the carriage of passengers for wedding parties, debutante balls, engagements, anniversaries and tourist activities.

#### Note:-

- (i) Passengers will be picked up/set down within the Melbourne Metropolitan Central Business District; and
- (ii) The applicant will operate in conjunction with Snow White Mustangs, 5 Julie Court, Greensborough and Studio House Photography, 177 Pascoe Vale Road, Moonee Ponds.
- J. S. Klaver, Mt Evelyn. Application to license one commercial passenger vehicle in respect of a 1991 Ferrari convertible with seating capacity for 3 passengers to operate a service for the carriage of passengers for wedding parties and tours to wineries within the Yarra Valley region.

Note:-

Passengers on tours to wineries will be picked up/set down from hotels/motels and accommodation residences within the Melbourne Metropolitan Central Business District.

S.M. Makarios, Richmond. Application to license one commercial passenger vehicle in respect of a 1966 Ford coupe with seating capacity for 4 passengers to operate a service from 407 Swan Street, Richmond for the carriage of passengers for wedding parties, engagements and birthdays.

Raco Chevs Pty Ltd, Mill Park. Application to license one commercial passenger vehicle to be purchased in respect of any vehicle that meets the standards approved by the Victorian Taxi Directorate to operate as a hire car from 83 Blossom Park Drive, Mill Park.

A. A. Zaffiro, East Bentleigh. Application to license one commercial passenger vehicle in respect of a 1964 Ford coupe with seating capacity for 4 passengers to operate a service from 70 Gladesville Drive for the carriage of passengers for wedding parties.

Dated 22 July 1999.

ROBERT STONEHAM Manager - Operations Victorian Taxi Directorate

# Transport Act 1983

# TOW TRUCK DIRECTORATE OF VICTORIA

**Tow Truck Applications** 

Notice is hereby given that the Licensing Authority will consider the following application/s after 25 August 1999.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Tow Truck Directorate of Victoria, Level 6, 14-20 Blackwood Street, North Melbourne, P.O. Box 666, North Melbourne 3051 not later than 19 August 1999.

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

Nationwide Transport Industries Pty Ltd. Application for variation of conditions of tow truck licence numbers TOW599 and TOW600 which authorise the licensed tow trucks to be managed, controlled and operated from a depot situated at 10 Ashburn Place, Blackburn to change the depot address to 13-15 Wannan Street, Highett.

Note: These licences are under consideration for transfer to Allan Knight Nominees Pty Ltd.

Dated: 22 July 1999.

TERRY O'KEEFE Director

#### Road Safety Act 1986

# ROAD SAFETY (TRAFFIC) REGULATIONS

Footpath Cycling Trial - City of Hume

Regulation 1604(2)(h) of the Road Safety (Traffic) Regulations 1988 enables the Roads Corporation (hereinafter referred to as VicRoads) to publish a notice in the Government Gazette allowing specified vehicles to be used in places where their use is normally prohibited.

VicRoads proposes to exercise this power to enable a trial of footpath cycling to be continued in part of the City of Hume.

In accordance with this regulation, I, Geoff Kloot, delegate of VicRoads, specify the persons described in the Schedule hereto as persons to whom regulation 1604(1) does not apply.

# THE SCHEDULE PERSONS PERMITTED TO RIDE BICYCLES ON THE FOOTPATH

Persons who are riding a bicycle on a footpath between midnight on 22 July 1999 and midnight on 30 November 1999 in the localities of Sunbury, Craigieburn, Greenvale, Bulla and Roxburgh Park in the City of Hume who are:

- not on a footpath displaying a "No Bicycles" sign as defined in the Road Safety (Traffic) Regulations 1988,
- riding in single file,
- giving pedestrians right of way,
- travelling slowly enough to be able to avoid colliding with pedestrians and vehicles using driveways,
- not entering the road from the footpath without stopping.

Dated: 14 July 1999

GEOFF KLOOT General Manager Traffic and Road Use Management Roads Corporation

# Road Safety Act 1986

# ROAD SAFETY (VEHICLES)

Regulations 1988

#### Declaration of Hazardous Areas

I, Geoff Kloot, delegate of the Roads Corporation, acting under Regulation 1050 of the Road Safety (Vehicles) Regulations 1988, declare that the following areas, which in my opinion contain hazardous driving conditions for vehicles, are hazardous areas for the purposes of those Regulations for the period 1 June 1999 to 8 October 1999, both dates inclusive:

#### MOUNT BULLER

The Mount Buller Road from the junction of the Mount Stirling Road to the Mount Buller Alpine Village.

#### MOUNT HOTHAM

The Great Alpine Road from Harrietville over Mount Hotham to Omeo.

#### FALLS CREEK

The Bogong High Plains Road from Mount Beauty via Falls Creek to the Omeo Highway.

#### MOUNT BUFFALO

The road from the Department of Natural Resources and Environment control gate situated at the base of Mount Buffalo to the Horn.

# MOUNT BAW BAW

The East Tanjil Bren Road from Tanjil Bren to Mount Baw Baw Alpine Village.

# LAKE MOUNTAIN

The Marysville-Woods Point Road from the Lake Mountain turnoff to Cumberland Junction.

# MOUNT DONNA BUANG

The Acheron Way between Cement Creek and St Fillans and the Healesville-Warburton Road from Panton Gap to the intersection of the Cement Creek-Donna Buang Summit Road.

#### MOUNT SAINT GWINEAR

The Thomson Valley Road from the Thomson Dam Road intersection to Rocky Knob and the Mount Saint Gwinear Road from Rocky Knob to the Mount Saint Gwinear carpark.

#### MOUNT STIRLING

The Mount Stirling Road from the intersection of the Mount Buller Road at Mirimbah to Telephone Box Junction.

#### MOUNT TORBRECK

The Mount Torbreck Road.

#### MOUNT TAMBORITHA

The Mount Tamboritha Road between the last crossing of the Wellington River and Mount Tamboritha.

#### LICOLA AREA

The Target Creek Road between Licola and Glencairn and the Jamieson/ Licola/ Heyfield Road between Licola and Violet Hill.

Dated 14/07/99

GEOFF KLOOT General Manager Traffic & Road Use Management Roads Corporation

# **Port Services Act 1995**

# **DIRECTION UNDER SECTION 30(1)**

Hastings Port (Holding) Corporation

Pursuant to section 30(1) of the **Port Services Act 1995**, and having undertaken the consultation required by that section I, Alan Robert Stockdale, Treasurer of the State of Victoria, hereby direct the board of Hastings Port (Holding) Corporation to execute deeds of access in the form of the attached document for the following directors of Hastings Port (Holding) Corporation:

- 1. Graham Brooke
- 2. John Warburton

Dated 13 July 1999.

ALAN R. STOCKDALE

# HASTINGS PORT (HOLDING) CORPORATION

and

# [OFFICER]

#### **DEED**

# **CORRS CHAMBERT WESGARTH**

Lawyers **Bourke Place** 600 Bourke Street MELBOURNE, VIC. 3000 **AUSTRALIA** 

Tel: (03) 9672 3000 Fax: (03) 9602 5544 DX: 336 MELBOURNE Ref: Elizabeth McCallum HAST3674-5418909 M/429344

THIS DEED is made on

19

**BETWEEN** HASTINGS PORT (HOLDING) CORPORATION a statutory corporation established under the Port Services Act 1995 of Level 5, 452 Flinders Street, Melbourne, Victoria ("Statutory Corporation")

AND

] of [ 1 ſ ("Officer")

#### **RECITALS**

- A The Officer is an officer of the Statutory Corporation.
- The Statutory Corporation wishes to enter into this Deed as part of the terms of appointment of the Officer as an officer of the Statutory Corporation.

# OPERATIVE PROVISIONS

# **DEFINITIONS AND INTERPRETATION**

These terms have these meanings.

Meaning

**Approved Purpose** 

- The Officer
- issuing, or preparing to issue, civil legal proceedings; or
- b) defending, or preparing to defend, legal proceedings whether civil or criminal; or
- responding to or attending any official investigation, inquiry or Commission -

relating to any act of omission (actual or alleged) by the Officer or his or her capacity as such

**Board** 

the Board of the Statutory Corporation

**Board Papers** 

- all documents submitted, provided or made available to -
- the Board; a)
- b) a committee of the Board;
- the Officer for the discharge of his or her duties as such c) - during the Officer's period as an Officer, including —

- d) all other documents that were at the relevant time in the possession of the Statutory Corporation and that were referred to in the documents submitted, provided or made available or in any submission or briefing presented to the Board, committee or Officer; and
- e) any legal opinion or advice obtained by the Statutory Corporation other than an opinion obtained by the Statutory Corporation in relation to a claim that has been or might be made by the Statutory Corporation against the Officer or by the Officer against the Statutory Corporation.

**Officer's Document** A document in any form made by the Officer in his or her capacity as such.

1.2 The singular includes the plural and vice versa.

# **BOARD PAPERS AND OFFICER'S DOCUMENTS**

# 2 ACCESS TO BOARD PAPERS

- 2.1 Subject to this clause, the Statutory Corporation must, on reasonable prior notice by the Officer and for an Approved Purpose
  - a) give the Officer access to Board Papers during normal business hours at the registered office of the Statutory Corporation (or at some other place agreed by the Officer and the Statutory Corporation);
  - provide the Officer with copies of some or all of those Board papers as sought by the Officer; and
  - c) permit the Officer to make, retain and use copies of Board Papers.
- 2.2 The requirements of clause 2.1 extend only to documents
  - a) that were last Board Papers 6 years or less before the date of notice; or
  - b) that are in existence at the date of the notice and
    - i) which are in the possession of the Statutory Corporation; or
    - ii) to which the Statutory Corporation is legally entitled to possession.

# 3 ACCESS TO OFFICER'S DOCUMENTS

- 3.1 The Statutory Corporation must, on reasonable prior notice by the Officer and for an Approved Purpose
  - a) give the Officer access to any of the Officer's Documents in its possession during normal business hours at the registered office of the Statutory Corporation (or at some other place agreed by the Officer and the Statutory Corporation);
  - b) provide the Officer with copies of some or all of those Officer's Documents as sought by the Officer; and
  - c) permit the Officer to make, retain and use copies of those Officer's Documents.
- 3.2 The requirements of clause 3.1 extend only to documents
  - a) that were last Officer's Docuents 6 years or less before the date of the notice; or
  - b) that are in existence at the date of the notice and
    - i) which are in the possession of the Statutory Corporation; or
    - i) to which the Statutory Corporation is legally entitled to possession.

# 4 RIGHT TO USE DOCUMENTS

- 4.1 The Officer may use for an Approved Prupose
  - a) any Board Paper (including any document provided under clause 2);
  - b) any of the Officer's Documents (including any document provided under clause 3).

4.2 The Statutory Corporation waives any privilege attaching to a Board paper used for an Approved Purpose.

#### 5 DUTY OF COMPANY TO RETAIN DOCUMENTS

- 5.1 The Statutory Corporation will ensure that
  - a) a complete set of all Board Papers; and
  - b) such of the Officer's Documents as come into possession -

are kept in chronological order and in an appropriate and secure manner at the registered office of the Statutory Corporation for at least the period of time necessary for it to comply with **clauses 2** and **3** of this Deed.

# 6 DUTY OF OFFICER IN RELATION TO DOCUMENTS

- 6.1 The Officer must during and after the period of his or her term of office
  - a) keep and preserve the confidential nature and secrecy of Board Papers and Officer's Documents, whether obtained under this Deed or not; and
  - b) use documents obtained under clauses 2 or 3 only for the Approved Purpose; and
  - c) return documents obtained under **clauses 2** or **3** to the Statutory Corporation when the Approved Purpose ceases.
- 6.2 **Clause 6.1** does not prevent the Officer from making the documents available (with the same limitations) to any expert or adviser in relation to the Approved Purpose.

# **OFFICER'S INSURANCE**

#### 7 DUTY TO MAINTAIN INSURANCE

7.1 If during the Officer's term of office the Statutory Corporation has maintained a policy of insurance in favour of the Officer in relation to his or her acts or omissions as an Officer, the Statutory Corporation must maintain for at least 6 years after the Officer ceases to be an Officer similar insurance on terms no less favourable than those currently maintained in relation to the present officers of the Company.

#### 8 NOVATION

8.1 Prior to the Statutory Corporation ceasing to exist as an operating entity, the Statutory Corporation must novate this Deed to an appropriate government or semi-government entity able and willing to comply with the obligations of the Statutory Corporation under this Deed or to the State of Victoria.

# PROVISIONS IN SUPPORT OF THE DEED

# 9 NOTICES

- 9.1 A notice of other communication is properly given or served if the party delivers it by hand, posts or transmits it by electronic mail/facsimile to the address of the other, marked to their attention.
- 9.2 Each party shall advise the other of any change in their address.
- 9.3 A notice or other communication is deemed to be received
  - a) if sent by post, at the time it would have been delivered in the ordinary course of the post to the address to which it was sent; or
  - b) if sent electronically, at the time the machine on which it has been sent records that has been transmitted satisfactorily; or
  - c) if delivered by hand, the party who sent the notice holds a receipt for the notice by a person employed at the physical address for service.

# 10 LAW OF DEED

10.1 The Deed will be governed by and construed in accordance with the law for the time being in force in the State of Victoria and the parties agree to submit to the jurisdiction of the courts and tribunals of that State.

# 11 ENTIRE AGREEMENT

- 11.1 The Deed constitutes the entire agreement of the parties as to its subject matter and supersedes all prior representations and agreements in connection with that subject matter.
- 11.2 There are no extraneous agreements, representations or undertakings, either express or implied, that affect the Deed.

#### 12 SEVERABILITY

- 12.1 If the whole or any part of a provision of the Deed is void, unenforceable or illegal in a jurisdiction, it is severed for that jurisdiction and the remainder of the Deed has full force and effect and the validity or enforceability of that provision in any other jurisdiction is not affected.
- 12.2 This clause has no effect if the severance alters the basic nature of the Deed.

# 13 COUNTERPARTS

13.1 The Deed may be executed in any number of counterparts and all of those counterparts taken together constitute the same instrument.

**EXECUTED** as a Deed

THE OFFICIAL SEAL of HASTINGS PORT (HOLDING) CORPORATION is affixed in accordance with section 17A(4 of the Port Services Act 1995 presence of:	) ) ))	
Director		Director
Graham BrookeName of Director		John Warburton Name of Director
SIGNED SEALED AND DELIVERED By [	)	
Witness		
Name of Witness (print)		

# Pipelines Act 1967

NOTICE UNDER SECTION 11

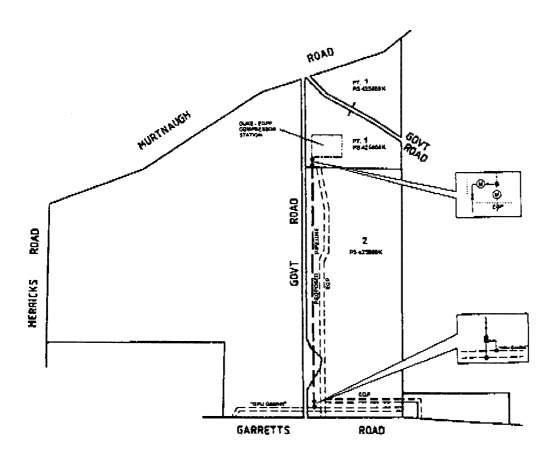
Application for a Permit to Own and Use a Pipeline 229

In accordance with the provisions of Section 11 of the **Pipelines Act 1967**, notice is given that an application has been received from EastCoast Power Pty Ltd, acting as agent for Westcoast Energy (Bairnsdale No. 1) Pty Ltd and TUA (No. 1) Pty Ltd for a Permit to Own and Use a Pipeline 229 for the purpose of conveying natural gas from two GPU GasNet Pty Ltd pipelines at Longford, to the Duke Eastern Gas Pipeline (DEGP), downstream of its in-let metering station within DEGP's compressor station compound. The project is known as the VICHub.

EastCoast have been awarded the right to reticulate gas to certain town centres throughout East Gippsland by the East Gippsland Shire Council. The approximately 2,200 metre pipeline and associated metering and flow control facilities will be capable of transporting natural gas between the GPU GasNet Pty Ltd pipelines and DEGP. The steel pipeline will measure 305mm outside diameter.

For further information please contact The Department of Natural Resources and Environment, 8/250 Victoria Parade, East Melbourne 3002, Mrs Dominique Bourke, telephone, 9412 5039 or VICHub, C/- EastCoast Power Pty Ltd, Level 10, 120 Collins Street, Melbourne, Victoria 3000, Mr James Goldmann, telephone, 9652 7247.

The proposed route of the pipeline is shown on the map below:



Any objections to the proposed route of the pipeline must be addressed to Mr David Lea, Executive Director, Minerals and Petroleum, Department of Natural Resources and Environment at P.O. Box 500, East Melbourne, Victoria 3002, no later than 30 August 1999.

PATRICK McNAMARA Minister for Agriculture & Resources

# **Geographic Place Names Act 1998**

# NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

The Registrar of Geographic Names hereby gives notice of the registration of the undermentioned place names and the definition of the boundaries.

File No.	Place Names	Proposer & Location
GPN141	Buckanbe Park	Whitehorse City. A previously unnamed reserve, adjoining Malvern Street and Glenburnie Road Vermont.
GPN 181	Swallow Reserve	City of Kingston. A previously unnamed reserve off Wheatland Crescent Dingley.
GPN 201	James Car Park	Shire of Yarra Ranges. A recently constructed off street car park in Belgrave.

#### NOTICE OF AMENDMENT OF PLACE NAMES

File No.	Place Name	Proposer & Location
PNC 1029	From Point Cook to Point Cooke.	Mrs J. Stewart.  To restore the historically correct name to the geographical feature, being the part of land projecting into Port Phillip.
PNC 1823	From Hawthorn South Licensed Post Office to Camberwell West Licensed Post Office.	Australia Post. Burke Road Camberwell.
PNC 1676	Part of Geelong West added to Manifold Heights.	City of Greater Geelong. Extension of the Manifold Heights boundary south to Aberdeen Street.

Office of the Registrar of Geographic Names

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

JOHN PARKER Registrar of Geographic Names

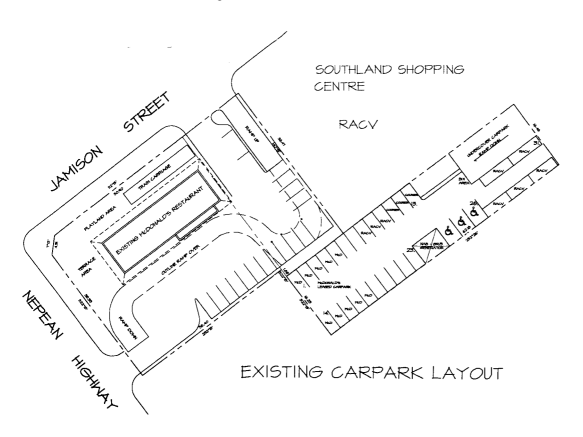
# Road Safety Act 1986

# **ORDER UNDER SECTION 98**

**ROAD SAFETY ACT 1986** EXTENDING PROVISIONS TO PORTIONS OF THE McDONALD'S FAMILY RESTAURANT CARPARK, AT 1247-1249 NEPEAN HIGHWAY & ADJOINING 10 CAR SPACES AT THE REAR OF 4-10 JAMIESON STREET, CHELTENHAM

- I, Geoff Shanks, Regional Manager, VicRoads Metro South East Region, delegate of the Minister for Roads and Ports under Section 98 of the **Road Safety Act 1986** by this Order extend the application of:
- (a) Sections 59, 64, 65, 76, 77, 85-90, 99 and 100 of that Act; and
- (b) The Road Safety (Traffic) Regulations 1988; and
- (c) Parts 7 and 8 and Schedules 5 and 6 of the Road Safety (Procedures) Regulations 1988

to portions of the McDonald's Family Restaurant carpark, at 1247-1249 Nepean Highway and adjoining 10 car spaces at the rear of 4-10 Jamieson Street within the City of Kingston, particulars of which are shown on the attached plan.



Dated 13 April 1999.

GEOFF SHANKS Regional Manager

# **Retirement Villages Act 1986**

# **SECTION 32**

Extinguishment of Charge

I hereby declare that the charge pursuant to Section 29 of the **Retirement Villages Act 1986** registered on Certificate of Title Volume 8108 Folio 191 under the **Transfer of Land Act 1958** by dealing number V675160P is extinguished.

Given under my hand and seal Dated 15 July 1999.

JANE REYNOLDS Commissioner for Corporate Affairs

# **Retirement Villages Act 1986**

# **SECTION 39**

Cancellation of Retirement Village Notice

I hereby declare that the Retirement Village Notice pursuant to Section 9 of the **Retirement Villages Act 1986** registered on Certificate of Title Volume 8108 Folio 191 under the **Transfer of Land Act 1958** by dealing number V644568V is cancelled.

Given under my hand and seal Dated 15 July 1999.

JANE REYNOLDS Commissioner for Corporate Affairs

# **Planning and Environment Act 1987**BALLARAT PLANNING SCHEME

Notice of Approval of Amendment

### Amendment C6

The Minister for Planning and Local Government has approved Amendment C6 to the Ballarat Planning Scheme.

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

The Amendment:

- Includes the following land in a Business 4 Zone.
  - 1. 1.4 hectares on the north east corner of Howitt and Gillies Streets, being part of the former Redemptorist Monastery site.
  - 2. 311 Gillies Street North, being 2.6 hectares at the rear of the former Shire of Ballarat offices.
  - 3. 333 Gillies Street North, being 4.8 hectares currently occupied by Telstra.
- Includes part of the former Redemptorist Monastery site within a Development Plan Overlay.
- Includes the former Redemptorist Monastery site within a Heritage Overlay.
- Closes approximately 60 metres of road between the former Redemptorist Monastery site and No. 1318 Howitt Street by including it within a Road Closure Overlay.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; at the Department of Infrastructure, Western Region Office, 1315 Sturt Street, Ballarat and at the Ballarat City Council, Watershed Offices, Grenville Street, Ballarat.

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

### Planning and Environment Act 1987 MELBOURNE PLANNING SCHEME

Notice of Approval of Amendment

### Amendment C6

The Minister for Planning and Local Government has approved Amendment C6 to the Melbourne Planning Scheme.

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

The Amendment updates the following Incorporated Documents:

- 'Promotional Panel sign, Crown Allotment 21D, Power Street, Southbank, July 1999';
- 'Young and Jackson's Hotel, Promotional Panel Sky sign, Melbourne, July 1999';
- 'Cliveden Hill Private Hospital, 29 Simpson Street, East Melbourne, July 1999';
- 'Sports and Entertainment Precinct, Melbourne, July 1999';
- 'Flinders Gate car park, Melbourne, July 1999'

to reflect changes since the approval of the new format Melbourne Planning Scheme and remove doubt about the content and effectiveness of the approved Incorporated Document.

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

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

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

Amendment L 105

The Minister for Planning and Local Government has approved Amendment L 105 to the Frankston Planning Scheme.

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

The Amendment rezones land known as 9-17 Cranbourne Road and 67 and 69 Playne Street, Frankston from Residential C to Business 4 and specifies a combined floor area limit for bulky goods retailing.

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 Frankston City Council, Town Planning Department, Civic Centre, Davey Street, Frankston.

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

# Planning and Environment Act 1987 MILDURA (SHIRE) PLANNING SCHEME Notice of Approval of Amendment

Amendment L 48

The Minister for Planning and Local Government has approved Amendment L 48 to the Mildura (Shire) Planning Scheme.

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

The Amendment rezones 700 hectares of land being Crown Allotment 64, Parish of Yatpool, Kulkyne Way, Yatpool from Rural Farming Zone to Rural Irrigation 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; the Western Region Office, 1315 Sturt Street, Ballarat and at the offices of the Mildura Rural City Council, 108 – 116 Madden Avenue, Mildura.

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

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

Amendment L 81

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

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

The Amendment inserts a site specific provision, Clause 106-4A, to enable an application for a planning permit to be considered for a development proposal on land at 161-165, 169-171 and 191-195 Greville Street, Prahran, that exceeds the height of an abutting Significant Building.

The site specific provisions also identify specific matters the responsible authority must consider when deciding the application.

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 Stonnington City Council, corner Greville and Chapel Streets, Prahran.

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

Planning and Environment Act 1987 STONNINGTON PLANNING SCHEME Notice of Approval of Amendment Amendment L 84

The Minister for Planning and Local Government has approved Amendment L 84 to the Stonnington Planning Scheme.

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

The Amendment inserts a provision into the Local Section of the Scheme that makes the Minister for Planning and Local Government the Responsible Authority for land at 1286-1306 High Street and 266-274 Glenferrie Road, Malvern, and 62/62A Clendon Road, Toorak. The provision will remain in force until the end of 1999.

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 Stonnington City Council, corner Greville and Chapel Streets, Prahran.

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

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

Amendment C7

The Minister for Planning and Local Government has approved Amendment C7 to the Melbourne Planning Scheme.

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

The Amendment updates the Incorporated Document, 'University of Melbourne, University Square Campus, Carlton, July 1999' to reflect changes since the approval of the new format Melbourne Planning Scheme and remove doubt about the content and effectiveness of the approved Incorporated Document.

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

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

### **ORDERS IN COUNCIL**

### Gas Industry Act 1994

### **ORDER UNDER SECTION 48N**

Order in Council

Corrigenda

The following corrigenda are published in respect of the Order in Council amending the Victorian Gas Industry Market and System Operations Rules dated 29 June 1999 and published in the Victoria Government Gazette on 8 July 1999 at pages 1617 to 1621:

Page 1618: Replace "Gas Industry Act 1997 (Vic)" where it appears in the new clause 6.2.1(aa) with "Gas Safety Act 1997 (Vic)"; and

**Page 1619:** (1)

- (1) Replace "Gas Industry Act 1997 (Vic)" where it appears in the new clause 6.4.3(e) with "Gas Safety Act 1997 (Vic)";
- (2) Replace "7.6.2(b)(1)" where it appears in clause 7(a) with "6.7.2(b)(1)"; and
- (3) Replace "Gas Industry Act 1997 (Vic)" where it appears in 7(b) with "Gas Safety Act 1997 (Vic)".

### Crown Land (Reserves) Act 1978

CAULFIELD RACECOURSE RESERVE (AMENDMENT) REGULATIONS 1999

The Governor in Council, being satisfied that there are special reasons justifying the making of the Regulations, approves the following Regulations:

Dated 6 July 1999.

Responsible Minister: MARIE TEHAN, MP Minister for Conservation and Land Management

STACEY ROBERTSON

Acting Clerk of the Executive Council

The Trustees of the Caulfield Racecourse Reserve make the following Regulations:

Dated 13 July 1999.

Trustees:

P. B. LAWRENCE F. J. GRANTER J. A. RAFFERTY A. GROSSBARD D. C. CHRISTENSEN V. MARTENS J. M. SECCULL J. F. X. DILLON B. NEVE N. TREZISE E. M. P. TANNER

1. Title

These Regulations may be cited as the Caulfield Racecourse Reserve (Amendment) Regulations 1999.

2. Objective

The objective of these Regulations is to amend the Caulfield Racecourse Reserve Regulations to provide for increased admission charges to the Caulfield Racecourse Reserve at certain times.

3. Authorising provisions

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

4. Amendments relating to admission charges

For Regulation XVII of the Caulfield Racecourse Reserve Regulations 1931 substitute -

### REGULATION XVII

(Admission Charges)

The Victoria Amateur Turf Club may levy the following (or at its discretion, lesser) charges for admission upon persons other than members or members' visitors' pass-holders of the said Club:

	\$
For the admission of each person to all of the first, fourth and sixth divisions on Caulfield Cup Day	22.00
For the admission of each person to all of the first, fourth and sixth divisions on Caulfield Guineas Day	17.00
For the admission of each person to all of the first, fourth and sixth divisions on Blue Diamond Stakes Day	15.00
For the admission of each person to all of the first, fourth and sixth divisions on other race days	12.00
For the admission to the eighth division of every motor vehicle (or \$50 per annum)	2.00

The Committee of the Victoria Amateur Turf Club, or any person duly authorised in writing by that Committee, may exempt any person wholly or partially from the payment of all or any of such charges or may reduce the same from time to time, and furthermore, the Club may levy such charges as it determines from time to time for access to reserved seats and private or corporate suites.

### (Admission and Access)

Members of the Victoria Amateur Turf Club and Holders of Members' visitors' passes, upon production of their badges or passes, shall be admitted to any part of the said divisions with the exception of the third and seventh divisions without payment of any of the above charges for admission.

Regulations made on 13 October 1931 (Government Gazette: 21 October 1931) by the Trustees of the Caulfield Racecourse Reserve, being the land reserved for Racing, Recreation and Public Park purposes and premises being Allotment A at Caulfield in the Parish of Prahran, County of Burke and last amended by the Trustees on 23 September 1997 (Government Gazette: 25 September 1997).

### 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:

AREEGRA — The temporary reservation by Order in Council of 17 August, 1891 of an area of 1.214 hectares of land adjoining Crown Allotment 78, Parish of Areegra as a site for a Cemetery — (02/7494).

ASHENS — The temporary reservation by Order in Council of 10 April, 1876 of an area of 8094 square metres of land being Crown Allotment 125A, Parish of Ashens as a site for Camping and Watering purposes. — (Rs 35024).

BANGERANG — The temporary reservation by Order in Council of 6 June, 1912 of an area of 1.170 hectares of land formerly being part of Crown Allotment 85, Parish of Bangerang as a site for Water Supply purposes, in addition to and adjoining the site temporarily reserved therefor by Order in Council of 21 December, 1910. — (Rs 8680).

BANGERANG — The temporary reservation by Order in Council of 21 December, 1910 of an area of 1.626 hectares of land formerly being part of Crown Allotment 127, Parish of Bangerang as a site for Water Supply purposes, so far only as the portion containing 1.294 hectares shown as Crown Allotment 127B, Parish of Bangerang on Certified Plan No. 119743 lodged in the Central Plan Office. — (Rs 8680).

BENDIGO — The temporary reservation by Order in Council of 7 November, 1979 of an area of 488 square metres of land being Crown Allotment 467B, Section A, At Bendigo, Parish of Sandhurst as a site for a Carpark. — (Rs 11032).

CANNUM — The temporary reservation by Order in Council of 14 September, 1874 of an area of 17.758 hectares of land in the Parish of Cannum as a site for Watering purposes, revoked as to part by Order in Council of 22 October, 1918 so far as the balance remaining containing 6.154 hectares. — (Rs 1855).

KEWELL EAST — The temporary reservation by Order in Council of 23 December, 1909 of an area of 4856 square metres of land being Crown Allotment 46A, Parish of Kewell East as a site for Water Supply purposes. — (P022661).

KEWELL WEST — The temporary reservation by Order in Council of 4 April, 1912 of an area of 1.378 hectares of land in the Parish of Kewell West (formerly being part of Crown Allotment 142) as a site for Water Supply purposes. — (02/7232).

MILDURA — The temporary reservation by Order in Council of 15 January, 1980 of an area of 3.137 hectares of land being Crown Allotment 468C, Section B, Parish of Mildura as a site for Public Recreation. — (Rs 10951).

MOYHU — The temporary reservation by Order in Council of 7 September, 1937 of an area of 8.025 hectares of land in two separate portions being Crown Allotments 1F and 1E, Section 42, Parish of Moyhu as a site for Camping and Watering purposes. — (Rs 4720).

YELLANGIP — The temporary reservation by Order in Council of 14 June, 1910 of an area of 3.974 hectares of land in the Parish of Yellangip (formerly being parts of Crown Allotments 1 and 3) as a site for Water Supply purposes, so far only as the portion containing 9050 square metres shown as Crown Allotment 1B, Parish of Yellangip on Certified Plan No. 119546 lodged in the Central Plan Office. — (02/7358).

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

Dated 20 July 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

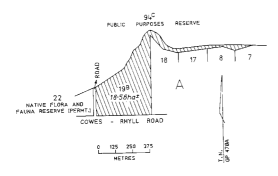
CON CHARA Acting Clerk of the Executive Council

### 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 reservations

PHILLIP ISLAND — The temporary reservations for the preservation or management of wildlife or the preservation of wildlife habitat under Section 5(7) of the **Crown Land (Reserves) Act 1978** (area 18.56 hectares) of the land being Crown Allotment 19B, Section A, Parish of Phillip Island, as indicated by hatching on plan hereunder. (P136[4]) — (Rs 9898)



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

Dated 20 July 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

CON CHARA

Acting Clerk of the Executive Council

### Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATION

The Governor in Council under section 10 of the **Crown Land (Reserves) Act 1978** revokes the following temporary reservation:

WARBURTON — The temporary reservation by Order in Council of 19 August, 1947 of an area of 1771 square metres, more or less, of land

in the Parish of Warburton as a site for a Public Hall. — (Rs 6014).

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

Dated 20 July 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

CON CHARA

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:

BULLEEN — The temporary reservation by Order in Council of 1 July, 1980 of an area of 1314 square metres of land being Crown Allotment 6, Section A, Parish of Bulleen as a site for the Department of Community Welfare Services. — (Rs 11132).

BUTTLEJORRK — The temporary reservation by Order in Council of 5 November, 1986 of an area of 989 square metres of land being Crown Allotment 63C, Parish of Buttlejorrk as a site for Community purposes. — (Rs 13306).

CUT-PAW-PAW — The temporary reservation by Order in Council of 20 January, 1987 of an area of 557 square metres of land being Crown Allotment 18C, Parish of Cut-paw-paw as a site for Community Services. — (Rs 13393).

DERRIMUT — The temporary reservation by Order in Council of 2 August, 1983 of an area of 1165 square metres of land being Crown Allotment B1, Section 9, Parish of Derrimut as a site for Health Commission purposes. — (Rs 12281).

JIKA JIKA — The temporary reservation by Order in Council of 25 August, 1970 of an area of 2023 square metres of land being part of Portion 146, Parish of Jika Jika as a site for Public Purposes (Social Welfare purposes). — (Rs 9359).

KEELBUNDORA — The temporary reservation by Order in Council of 16 December, 1975 of an area of 639 square metres of land being Crown Allotment 18A, Parish of Keelbundora as a site for Public Purposes (Social Welfare Department purposes). — (Rs 10103).

MARIBYRNONG — The temporary reservation by Order in Council of 18 November, 1986 of an area of 640 square metres of land being Crown Allotment 8A, Parish of Maribyrnong as a site for Public Purposes (Departmental Purposes). — (Rs 13266).

NUNAWADING — The temporary reservation by Order in Council of 21 January, 1986 of an area of 644 square metres of land being Crown Allotment 113A, Paris of Nunawading as a site for Health purposes. — (Rs 13020).

ST. ARNAUD — The temporary reservation by Order in Council of 31 August, 1982 of an area of 3600 square metres of land being Crown Allotment 8A, Section M2, Parish of St. Arnaud as a site for the purposes of the Health Commission of Victoria. — (Rs 12130).

TULLAMARINE — The temporary reservation by Order in Council of 1 July, 1986 of an area of 541 square metres of land being Crown Allotment 6A, Parish of Tullamarine as a site for Health purposes. — (Rs 13018).

WANNAEUE — The temporary reservation by Order in Council of 5 November, 1986 of an area of 824 square metres of land being Crown Allotment 13F, Section A, Parish of Wannaeue as a site for Health Purposes. — (Rs 13031).

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

Dated 20 July 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

CON CHARA 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 EAST GIPPSLAND SHIRE COUNCIL

BAIRNSDALE — Public purposes (Cemetery), 7341 square metres shown as Lot A on Plan of Subdivision No. 407936W lodged in the Office

of Titles and being Crown Allotment 19E, Section B, Township of Bairnsdale, Parish of Bairnsdale. — (Rs 12330).

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

Dated 20 July 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

CON CHARA Acting Clerk of the Executive Council

### Land Act 1958

### CLOSURE OF UNUSED ROADS

The Governor in Council under section 349 of the Land Act 1958 and with the concurrence in writing of the municipalities in which the roads are situated and the owners of land adjoining those roads closes the following unused roads:

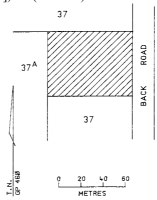
### MUNICIPAL DISTRICT OF THE MOUNT ALEXANDER SHIRE COUNCIL

CASTLEMAINE — The road in the Parish of Castlemaine shown as Crown Allotment 32C, Section B on Certified Plan No. 119363 lodged in the Central Plan Office. — (06/P133406).

### MUNICIPAL DISTRICT OF THE YARRIAMBIACK SHIRE COUNCIL

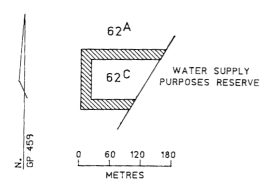
AREEGRA — The road in the Parish of Areegra shown as Crown Allotment 30E on Certified Plan No. 119665 lodged in the Central Plan Office. — (12/7494).

LAEN — The road in the Parish of Lean as indicated by hatching on plan hereunder. (L146[5]) — (02/6080).



WARRACKNABEAL — The road in the Parish of Warracknabeal shown as Crown Allotment 49A on Certified Plan No. 119681 lodged in the Central Plan Office. — (02/L4-5248).

WERRIGAR — The road in the Parish of Werrigar as indicated by hatching on plan hereunder. (W293[9]) — (02/6740).



# MUNICIPAL DISTRICT OF THE SOUTH GIPPSLAND SHIRE COUNCIL

WONGA WONGA — The road in the Parish of Wonga Wonga shown as Crown Allotment 9E, Section A on Certified Plan No. 119782 lodged in the Central Plan Office. — (L10-6379).

# MUNICIPAL DISTRICT OF THE MITCHELL SHIRE COUNCIL

WORROUGH — The roads in the Parish of Worrough shown as Crown Allotment 3B, No Section and Crown Allotment 10E, Section A on Certified Plan No. 119682 and Crown Allotment 20C, Section A on Certified Plan No. 119683, both lodged in the Central Plan Office. — (09/L7-5265).

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

Dated 20 July 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

CON CHARA

Acting Clerk of the Executive Council

### Crown Land (Reserves) Act 1978

INCORPORATION OF COMMITTEE OF MANAGEMENT OF THE BENDOC RECREATION 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 "BENDOC RECREATION RESERVE COMMITTEE OF MANAGEMENT INCORPORATED" to the corporation; and under section 14B(3) of the Act, appoints John WILKSHIRE to be Chairperson of the

### **SCHEDULE**

The land in the Township of Bendoc, parish of Bendock (area 7000 square metres, more or less), temporarily reserved as a site for Public Recreation by Order in Council of 17 December, 1991 and published in the Government Gazette on 18 December 1991 - page 3526. — Rs 164305.

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

Dated 20 July 1999.

corporation.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

CON CHARA

Acting Clerk of the Executive Council

### Crown Land (Reserves) Act 1978

INCORPORATION OF COMMITTEE OF MANAGEMENT OF THE WARRACKNABEAL BAND AND SCOUT HALL 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 "WARRACKNABEAL BAND AND SCOUT HALL COMMITTEE INCORPORATED" to the corporation; and under section 14B(3) of the Act, appoints Jeffrey Thomas ADAMS to be Chairperson of the corporation.

### **SCHEDULE**

The land in the Township of Warracknabeal, Parish of Werrigar, (area 961 square metre), temporarily reserved as a site for a Public hall by Order in Council of 10 August, 1982 and published in the Government Gazette on 18 August, 1982 - page 2745. — Rs 11867.

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

Dated 20 July 1999.

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

CON CHARA Acting Clerk of the Executive Council

# Land Act 1958 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 Crown Allotment 76B, Parish of Cut Paw Paw and located in Francis Street, Yarraville.

Dated 22 July 1999.

Responsible Minister: ROGER M. HALLAM MLC Minister for Finance

CON CHARA Acting Clerk of the Executive Council

### LATE NOTICES

### **EXEMPTION**

Application No. 36 of 1999

The Victorian Civil and Administrative Tribunal, has considered an application pursuant to Section 83 of the **Equal Opportunity Act** 1995 by Council for Adult Education for exemption from Sections 37, 42, 100 and 195 of that Act. The application for exemption is to enable the applicant to conduct courses under the specified course name, targeted to the specified group and to advertise that the course is targeted for the specified group.

Upon reading the material tendered in support of this application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 37, 42, 100 and 195 of the Act to enable the applicant to conduct courses under the specified course name, targeted to the specified group and to advertise that the course is targeted for the specified group.

In granting this exemption the Tribunal noted

- CAE is a statutory authority performing its functions under the Council of Adult Education Act 1981.
- CAE is both a private provider and a State Training Board registered provider of adult education programs, offering fee-for-service and government supported vocational educational and training and continuing education programs throughout Victoria.
- CAE has developed two new courses for men, being "Personal Image for Men" and "Talking to Women".
- "Personal Image for Men" was created because it was CAE's experience from delivering mixed gender courses in this subject area, that some men would prefer to attend a course focussed on men's needs. Addressing makeup, skincare and wardrobe planning for both genders takes up time leaving some parts of the course content not being equally relevent to students of each gender.
- The "Talking to Women" course came from a "Talking to the Opposite Sex", course that happened to contain only men students. The men felt free to reveal their fears and

- concerns and ask questions in the context of a confidential learning environment.
- "Personal Image for Men" is complemented by "Image Makeover – Seminar and Image Makeover – Practical Workshop" designed for both men and women, while "Talking to Women" is complemented by "Talking to the Opposite Sex" which is also designed for both men and women.
- There is demonstrated demand for these courses.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 37, 42, 100 and 195 of the **Equal Opportunity Act** 1995 to enable the applicant to conduct courses under the specified course name, targeted to the specified group and to advertise that the course is targeted for the specified group. This exemption does not authorise the applicant to exclude from any course a person who is not part of the group targeted for that course.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 21 July 2002.

Dated 21 July 1999.

CATE McKENZIE Deputy President Authorising Act:

### 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:

92. Statutory Rule: Country Fire Authority

(Contributions) Regulations 1999

Country Fire Authority

Act 1958

Date of making: 20 July 1999

### SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

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

90. Statutory Rule: Fisheries

(Amendment) Regulations 1999

Authorising Act: Fisheries Act 1995

Date first obtainable: 22 July 1999

Code C

91. Statutory Rule: Accident

Compensation (Self

Insurers'

Contributions) Regulations 1999

Authorising Act: Accident

Compensation Act

1985

Date first obtainable: 22 July 1999

Code A

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### ADVERTISERS PLEASE NOTE

As from 22 July 1999

The last Special Gazette was No. 109 dated 20 July 1999

The last Periodical Gazette was No. 1 dated 25 May 1999

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