



Victoria Government Gazette

No. G 30 Thursday 29 July 1999

GENERAL

GENERAL AND PERIODICAL GAZETTE

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- Proofs will be supplied only when requested or at the direction of the Gazette Officer.
- No additions or amendments to material for publications will be accepted by telephone.
- Orders in Council may be lodged prior to receiving assent with the Governor's or Clerk's signature. They will only be published once approved and signed.
- Government and Outer Budget Sector Agencies please note: *See style requirements on back page.*

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PRIVATE ADVERTISEMENTS**Partnership Act 1958**

Notice is hereby given that the partnership carrying on business under the name Sampe's Pizza (Mooroolbark) has been dissolved as from 30 June 1999.

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

DISSOLUTION OF PARTNERSHIP

Take notice that on 30 June 1999 the partnership between Gary Alan Lashford of 46 Yea Road, Whittlesea 3754, Trevor James Lashford of 12 Cosham Court, Greensborough, James Frederick Lashford of RMB 1280, Alexandra 3714 and Doris Eileen Lashford of RMB 1280, Alexandra 3714, formerly trading from premises at RMB 3774, Goulburn Valley Highway, Cathkin, Alexandra under the business name Cathkin Pastoral Company, was dissolved.

GUYMER NAIDOO, lawyers
Office 1, Level 1,
7-9 Bakewell Street, Cranbourne 3977
Phone: (03) 5996 6199.

JOAN PEGGY HITCH, late of 217 The Esplanade, Altona, Victoria, salesperson. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 January 1999, are required by the executor of the estate, Kenneth David Opat of 25 Chatsworth Avenue, Brighton, to send particulars to him care of the undersigned by 30 September 1999 after which date he will convey or distribute the assets having regard only to the claims of which he then has notice.

ARNOLD BLOCH LEIBLER,
solicitors & consultants,
333 Collins Street, Melbourne.

In the estate of HAROLD BODILLE WARNE, deceased, of "Jendalee" Watchupga Road, Culgoa, in the State of Victoria, primary producer. Creditors, next-of-kin and all other persons having claims against the estate of the said deceased, who died on 30 January 1999, are required by John Godwin Warne of Main Street, Culgoa, in the State of Victoria and George Bodille Warne of Sandy's Bridge, Barham, in the State of New South Wales, the surviving

executors of the estate of the said deceased, to send particulars of such claims to them care of the undermentioned solicitors on or before 22 October 1999 after which date they will distribute the assets having regard only to claims to which they then have notice.

BASILE PINO & CO., barristers & solicitors,
213 Campbell Street, Swan Hill, Victoria 3585.
Telephone: (03) 5032 4809.

Creditors, next-of-kin and others having claims in respect of the estate of BETTY PATRICIA FRASER, late of 27 Whitehaven Crescent, Noble Park North, Victoria, home duties, deceased, who died on 26 March 1999, are required to send particulars of their claims to the administratrix care of the undermentioned solicitors by 27 September 1999 after which date the administratrix will distribute the assets having regard only to the claims for which notice has been received.

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

Creditors, next-of-kin and others having claims in respect of the estate of JOY ISOBEL MARSHALL, late of 4 Balmoral Court, Hallam, Victoria, home duties, deceased, who died on 4 June 1999, are required to send particulars of their claims to the executrices care of the undermentioned solicitors by 27 September 1999 after which date the executrices will distribute the assets having regard only to the claims for which notice has been received.

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

THOMAS HENRY PLANE, late of 50 Wright Street, Heathcote, pensioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 22 April 1999, are required by the executor, Kathleen Mary Gee of Bellholme Road, Goornong, to send particulars to her care of the undermentioned solicitors by 17 December 1999 after which date she may distribute the assets having regard only to the claims of which she then has notice.

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

LEO DARCY, also known as Leo Daniel Darcy, late of Camperdown, Victoria, but formerly of Weerite, Victoria, farmer, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 May 1998 are required by the executor, Trust Company of Australia Limited of 151 Rathdowne Street, Carlton South, Victoria, to send particulars to the executor by 29 September 1999 after which date the executor may convey or distribute the assets having regard only to the claims of which the executor has notice.

CUTHBERTS, solicitors,
101 Lydiard Street North, Ballarat 3350.

NORA MARY DARCY, also known as Norah Mary Darcy, late of Camperdown, Victoria, but formerly of Weerite, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 December 1998, are required by the executor, Trust Company of Australia Limited of 151 Rathdowne Street, Carlton South, Victoria, to send particulars to the executor by 29 September 1999 after which date the executor may convey or distribute the assets having regard only to the claims of which the executor then has notice.

CUTHBERTS, solicitors,
101 Lydiard Street North, Ballarat 3350.

Creditors, next-of-kin and others having claims in respect of the estate of WILLIAM JOHN CARTER, late of 4 Jill Court, Ringwood, Victoria, minister of religion, deceased, who died on 3 July 1999 are required by the executors, Margaret Grace Carter of 4 Jill Court, Ringwood, Victoria and Robert Field Carter of 22 Alta Street, Canterbury, Victoria, to send particulars of their claims to the undermentioned solicitors by 7 October 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, Victoria 3134.

Creditors, next-of-kin or others having claims in respect of the estate of EDGAR BOLTON HACKING, deceased, who died on 12 January 1998, are to send particulars of their claim to the executor, Elizabeth Hacking, care of Dunhill Madden Butler, 575 Bourke Street,

Melbourne, Victoria, by 7 October 1999 after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

DUNHILL MADDEN BUTLER, solicitors,
575 Bourke Street, Melbourne.

Creditors, next-of-kin or others having claims in respect of the estate of MARGARET GRACE MILROY, deceased, who died on 29 May 1999, are to send particulars of their claims to the executor, Catherine Alexandra Sutcliffe of 662 Orrong Road, Toorak, Victoria, by 7 October 1999 after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

DUNHILL MADDEN BUTLER, solicitors,
575 Bourke Street, Melbourne.

NORMA ELSA CORNELIUS, late of 20 Tobruk Street, Swan Hill, in the State of Victoria, pensioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 May 1999, are required by the trustees, Jacqueline Clarke of 62 Nolan Rise, Brookfield, in the State of Queensland, contractor, Jacinta Ann Clarke of 6/17 Langley Avenue, Cremorne, in the State of New South Wales, accountant and Emma Jane Alison Clarke of 81 John Arthur Avenue, Thornton, in the State of New South Wales, registered nurse, to send particulars to the trustees by 30 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.

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

ELIZABETH MARY GROGAN, late of 17 Lockwood Street, Birchip, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 December 1991, are required by the trustee, Alice Elizabeth Quirk of 17 Lockwood Street, Birchip, Victoria, married woman, to send particulars to the trustee by 30 September 1999 after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee then has notice.

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

GEOFFREY MALCOLM LOCKWOOD, late of 18 Watchem Road, Birchip, Victoria, farmer, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 April 1999, are required by the trustee, Allan John Randall of Kinnabulla, Victoria, farmer, to send particulars to the trustee by 30 September 1999 after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee then has notice.

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

BEATRICE NELLIE KIEL, late of 97 Highvale Village, Capital Avenue, Glen Waverley, Victoria 3150, gentlewoman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 May 1998 are required by the executors thereof, Nancy Margaret Stephens, Bettye Credlin and Robert William Harris, all care of Messrs A. E. Ellinghaus & S. L. Weill, solicitors of 129 Drummond Street, Carlton Victoria 3053, to send particulars of their claims to them at the said address by 20 October 1999 after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

BLODWYN LONSDALE, late of 23 Rupert Street, Bairnsdale, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 March 1999, are required by the trustees, Douglas Alfred Lonsdale and Gregory James Lonsdale, to send particulars to them care of the undermentioned solicitors by 23 September 1999, after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

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

KENNETH HOPE GILL, late of Unit 33, Balwyn Manor, 23 Maleela Avenue, Balwyn, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 April 1999, are required by the trustees, Trust Company of Australia Limited, A.C.N. 004 027 749 of 151 Rathdowne Street, Carlton South, Victoria and Geoffrey Burton Gill of 4A Prahran Avenue, Frenchs Forest, New South Wales, to send particulars to them care of the company by 4

October 1999 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees have notice.

HALL & WILCOX, solicitors,
Level 19, Bourke Place,
600 Bourke Street, Melbourne.

Creditors, next-of-kin and others having claims in respect of the estate of ADA MARION CLARK, late of 61 Fakenham Road, Ashburton, deceased, who died on 20 November 1996, are required by Robert Alan Clark and Geoffrey Clyde Clark, to send particulars of their claim to the said Robert Alan Clark and Geoffrey Clyde Clark at 11 Lawrence Court, The Patch, by 29 September 1999 after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

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

MYRTLE IVY BARNES, late of 6 Bayswater Road, Newton, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 22 March 1999, are required by the trustees, Gary Lindsey Bent and Peter Charles Gillham, legal practitioners, both of 95 Yarra Street, Geelong, to send particulars of their claims to the trustees care of the undermentioned legal practitioners by 31 October 1999 after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

INGPEN & BENT, legal practitioners,
95 Yarra Street, Geelong.
Legal Practitioners for the trustees.

RICHARD PERCIVAL TELFORD, late of 28 Noble Street, Anglesea, in the State of Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 January 1999, are required by the executrix, Helen Rose Telford of 28 Noble Street, Anglesea, Victoria, retired, to send particulars of their claim to her c/- the undermentioned lawyers by on or before 20 December 1999 after which date the said executrix will distribute the assets of the deceased having regard only to the claims of which he then shall have notice.

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

ELSIE MAY ATHERTON, late of 17 Byrne Avenue, Elwood, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 March 1998, are required by the executors, David John Atherton and Edna Mavis Baillot, 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.

ALLAN PEACH, late of Room 130, 52 Centre Dandenong Road, Dingley, Victoria, retired police superintendent, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 April 1999, are required by the executors, Isabelle Alice Peach and Danielle Fontaine, 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.

Creditors, next-of-kin and others having claims in respect of the estate of ARTHUR KINGSLEY JAMES, late of Narracan Gardens Aged Care Facility, 11 Amaroo Way, Moe, Victoria, retired turbine driver, deceased, who died on 4 May 1999 are to send their claims to the trustee, Theresa Mary James of 13 Botany Street, Morwell, Victoria, care of the below mentioned solicitors by 29 September 1999 after which date she will distribute the assets of the deceased having regard only to the claims of which she then has notice.

LITTLETON HACKFORD, solicitors,
Law Chambers,
115 Hotham Street, Traralgon, Vic. 3844.

Creditors, next-of-kin and others having claims in respect of the estate of THORA HUNNAM, late of 9 Hackett Street, Pascoe Vale South, widow, deceased, who died on 7 December 1998, are requested to send particulars of their claims to Harold Clyde Hunnam and Robert Leslie Eales, care of the undermentioned solicitors on or before 30 September 1999 after which date they will distribute the assets having regard only to the claims of which they then have notice.

MCF LAWYERS,
70 Bulla Road, North Essendon 3041.

LEONARD JOHN STEVENS, late of Mallacoota Road, Genoa, Victoria, farmer. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 December 1998, are required by the trustees, John Wesley Stevens of Gipsy Point Road, Gipsy Point, Victoria, fisherman, Robert Andrew Stevens of Mallacoota Road, Genoa, Victoria, wood craftsman and Craig William Stevens of Mallacoota Road, Genoa, Victoria, contractor, to send particulars to their solicitors within sixty days from the date of publication of this notice after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of KEITH NICHOLAS CHARLES BIRD, late of 277 MacKenzie Street, Golden Square, retired accountant, deceased, who died on 1 June 1999, are required to send particulars of their claims to the executors, National Mutual Trustees Limited of 46 Queen Street, Bendigo, by 6 October 1999 after which date they will distribute the assets having regard only to the claims of which they have notice.

NATIONAL MUTUAL TRUSTEES LIMITED,
46 Queen Street, Bendigo.

CHARLOTTE PHYLLIS VALERIE DE SCHRYNMAKERS, late of Eastern District Private Nursing Home, Maroondah Highway, Croydon, Victoria 3136. 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 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 29 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.

MARGARET HESTER TILLEY, late of Unit 2, 12 Rubens Grove, Canterbury, Victoria 3126. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 May 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 29 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.

MARGARET ELSIE FLEMING, late of 83 St. Vincent Place, Albert Park, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 April 1999, are required by the executor, Trust Company of Australia Ltd of 151 Rathdowne Street, Carlton South, Victoria, to send particulars to it by 30 September 1999, after which date the executor may convey or distribute the assets having regard only to the claims of which it then has notice.

ROBERT BUCHANAN, solicitor,
30 Lucerne Crescent, Alphington.

GEOFFREY VICTOR SAYER, late of 5 Ryans Road, Eltham, Victoria, training manager, deceased. Creditors, next-of-kin and all other persons having claims against the estate of the deceased, are required by Jennifer May Sayer and Ian Robert Sayer, the executors of the estate of the said deceased, to send particulars of such claims to them, care of the undermentioned solicitors by 29 September 1999 after which date they will distribute the estate having regard only to the claims of which they then have notice.

RYAN MACKEY & McCLELLAND, solicitors,
65 Main Street, Greensborough.

KEVIN MICHAEL TOOMEY, late of Unit 6, 256 Queens Parade, Clifton Hill, Victoria, retired catholic priest, deceased. 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 the trustee, Sam Stidston of Suite 4, 307 Main Street, Mornington, Victoria, to send particulars to him by 27 September 1999 after which date the trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

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

HENRY KEMPLE BYRON BAILEY, late of St. Catherine's Nursing Home, 1 Clayton Road, Balwyn, Victoria, retired psychiatrist, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 18 May 1999, are required to send particulars of their claim to the administrator, Joan Mary Kent, care of the undermentioned solicitors, by 10 October 1999 after which date they will distribute the assets having regard only to the claims for which they have notice.

W. CAREW HARDHAM & GARTLAN,
solicitors,
974 Main Road, Eltham.

PROCLAMATIONS

**Agricultural Acts (Further Amendment) Act
1987**

PROCLAMATION OF COMMENCEMENT

I, James Gobbo, Governor of Victoria, acting with the advice of the Executive Council and under section 2(2) of the **Agricultural Acts (Further Amendment) Act 1987**, fix 12 August 1999 as the day on which section 26 of that Act comes into operation.

Given under my hand and the seal of
Victoria on 27 July 1999.

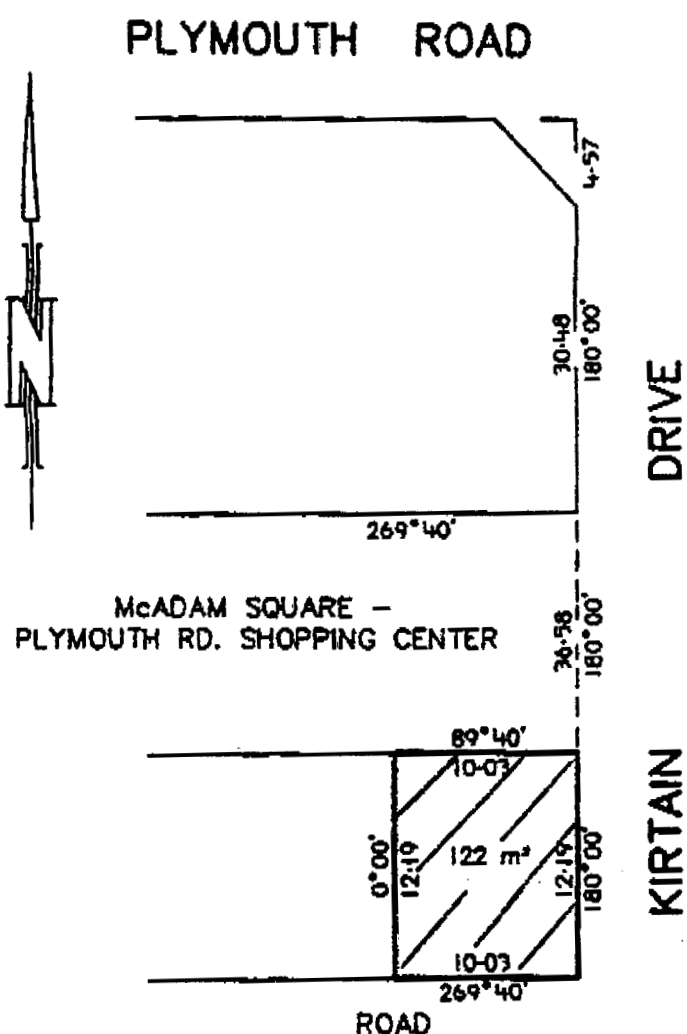
(L.S.) JAMES GOBBO
Governor
By His Excellency's Command

PATRICK McNAMARA
Minister for Agriculture and Resources

**GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES
NOTICES****MAROONDAH CITY COUNCIL****Road Discontinuance**

At its meeting on 19 July 1999 and acting under Clause 3 of Schedule 10 to the **Local Government Act 1989** Maroondah City Council ("Council") resolved to discontinue the road shown hatched on the plan below.

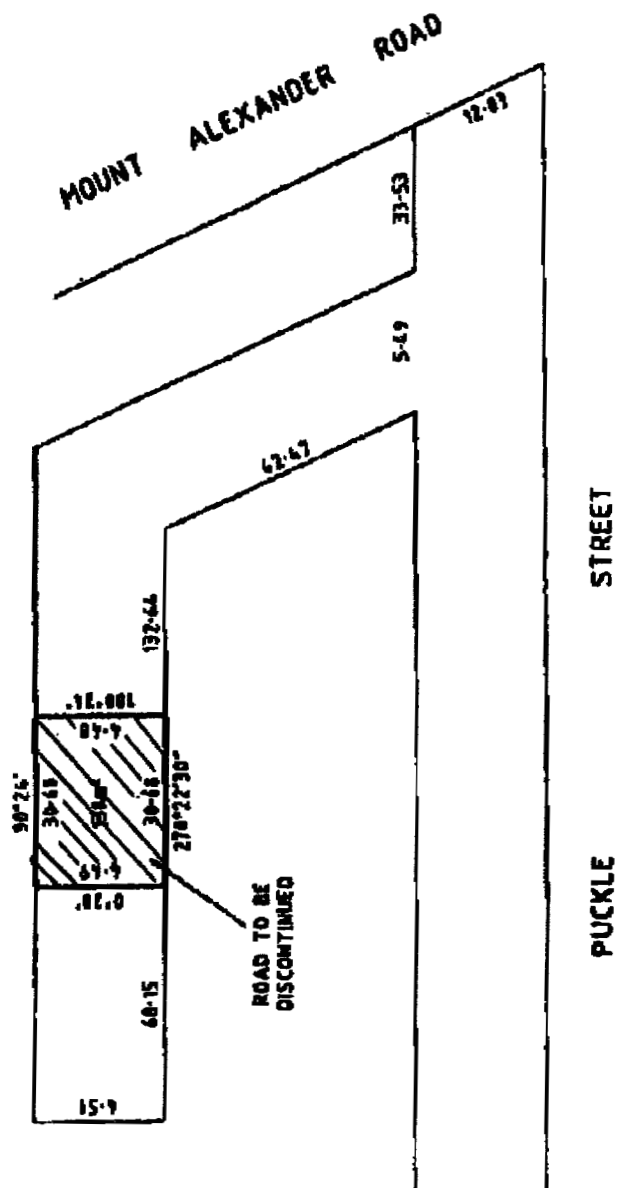
The road is to be sold subject to any right, power or interest held by Melbourne Water Corporation and Telstra Corporation in the road in connection with any sewers, drains, pipes, wires, or cables under the control of those authorities in or near the road.



MICHAEL MARASCO
Chief Executive Officer

At its meeting on 20 July 1999 and acting under Clause 3 of Schedule 10 to the **Local Government Act 1989** Moonee Valley City Council resolved to discontinue the road shown hatched on the plan below.

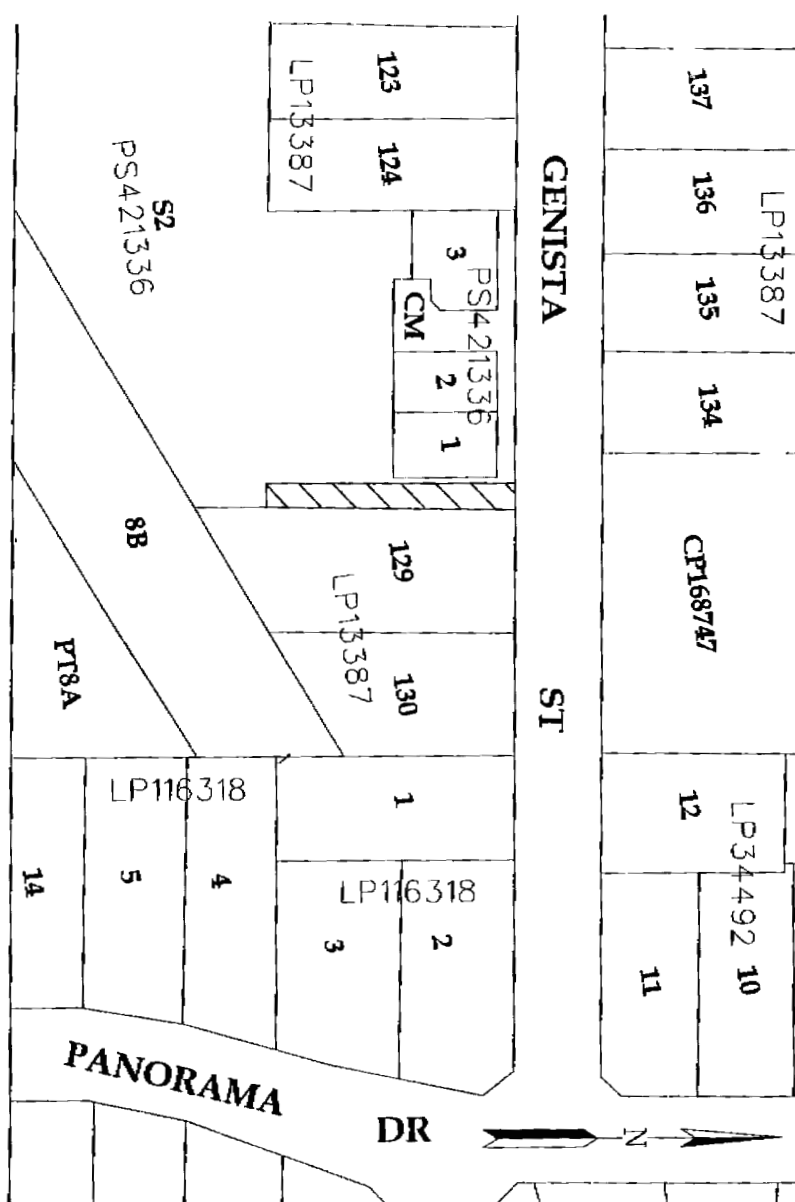
The road is to be sold subject to any right, power or interest held by Melbourne Water Corporation, GASCOR and Moonee Valley City Council in the road in connection with any sewers, drains or pipes under the control of those authorities in or near the road.



Mr LINDSAY A. MERRITT
Chief Executive Officer

BASS COAST SHIRE COUNCIL
Road Discontinuance

Pursuant to Section 206 and Schedule 10 Clause 3 of the **Local Government Act 1989** the Bass Coast Shire Council at its ordinary meeting held on 21 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 by private treaty to an abutting owner.

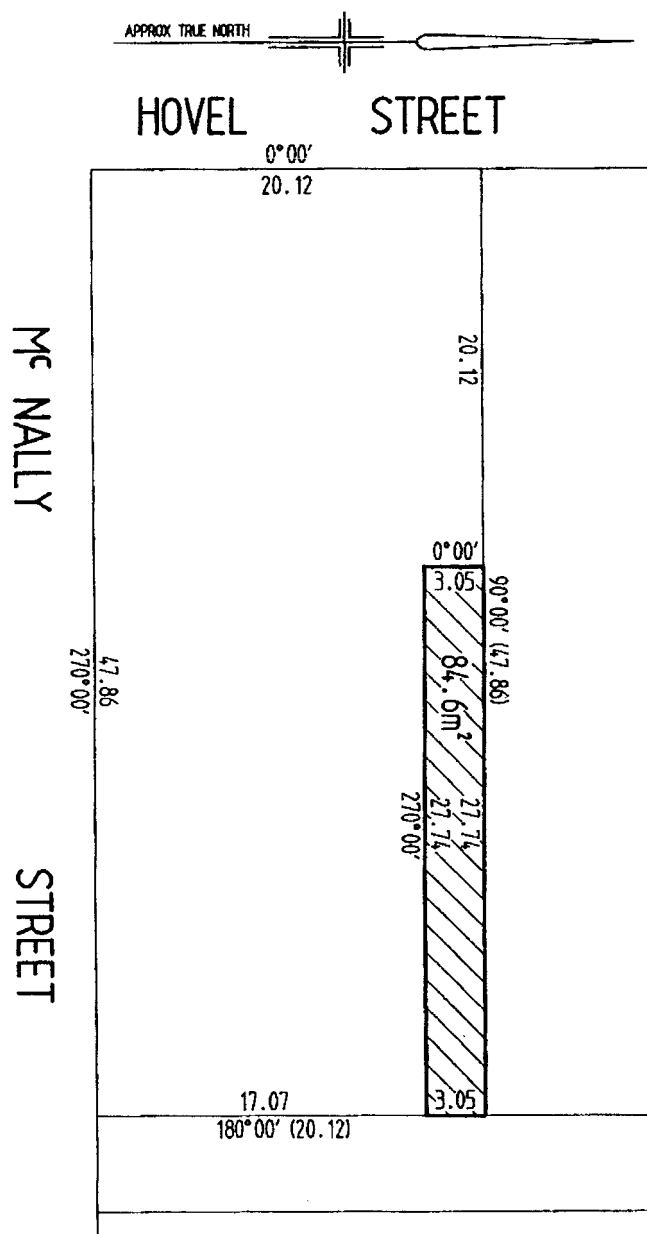


ALLAN BAWDEN
Chief Executive Officer

MOIRA SHIRE COUNCIL
Road Discontinuance

Notice under Section 206 and Schedule 10 Clause 3 of the **Local Government Act 1989**, the Moira Shire at its ordinary meeting held on 26 April 1999 formed the opinion that the part of the road shown hatched on the plan below is not reasonably required as a road for public use.

Council resolved to discontinue the road.



GAVIN CATOR
Chief Executive Officer

- (a) providing for the management of the physical features of the road and adjacent properties in a manner which is consistent with the safety and convenience of people travelling on or using the road; and
- (b) establishing procedures for consultation to accompany major changes to traffic arrangements and the discontinuation of roads; and

- (c) controlling the use of various types of vehicles for the safety and convenience of road users; and
- (d) providing for the preservation and protection of the Council's assets from damage which may be caused from extraordinary use of roads; and
- (e) controlling and regulating secondary activities on roads, including trading, the placing of goods and equipment, repairs to vehicles and parties, festivals, processions, busking and collections; and
- (f) facilitating free and safe access for people with sight and movement impairment or disabilities; and
- (g) providing for the safe and efficient management and control of parking on roads in the municipal district; and
- (h) providing for the management and control of parking to cause minimal disruption, danger or nuisance to the users of Council's parking facilities.

A copy of the local law can be obtained free of charge from the Shire Offices, Smith Street, Leongatha, during office hours from 8.00 a.m. to 5.00 p.m. Monday to Friday.

PETER BULL
Chief Executive Officer



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
 5. 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.



Proposed Amendment Local Law No. 2 - Environment (Open Air Burning/Incinerators)

The Council proposes to amend Local Law No. 2 to restrict the use of incinerators and open air burning in residential areas of towns to Wednesday, Saturday and Sunday between the hours of 10.00 a.m. to 3.00 p.m.

The proposed change will not apply to the use of a fixed appliance such as a barbeque for the preparation of meals.

The Council is aware of the need for some residents to use an incinerator/open air burning for the disposal of some garden refuse etc., however, it must balance this against those who oppose burning.

Persons affected by the making of this amendment to Local Law No. 2 are entitled to make a submission pursuant to the provisions of Section 223 of the **Local Government Act 1989**. Written submissions must be received by 4.00 p.m. on Thursday 12 August, 1999, and should contain an indication of whether the person wishes to be heard in support of their submission.

A copy of the Local Law, with the proposed amendment, is available for inspection at the Municipal Offices, 113 High Street, Broadford.

GARRY CECIL
Chief Executive Officer

GREATER SHEPPARTON CITY COUNCIL
Local Law No. 1 - Environment
Amendment No. 2

The purpose of Local Law No. 1 – Environment, is to:

- (a) provide for the peace, order and good government of the municipal district of the Greater Shepparton City Council;
- (b) provide for those matters which require a Local Law under the **Local Government Act 1989**, and any other Act;
- (c) provide for the administration of Council powers and functions, and for the issue of permits and infringement notices;
- (d) prohibit, regulate and control activities, events, practices or behaviour in places so that no detriment is caused to the amenity of the neighbourhood, nor nuisance to a person nor detrimental effect to a person's property.

The Local Law specifies requirements in relation to the following matters, activities and uses:

Dangerous and unsightly land; storage of disused compartments, machinery and second-hand goods; toilet facilities on building sites; incinerators; lighting of fires

other than in an incinerator; burning of offensive material; chimney discharges; overhanging trees and shrubs; control of vermin or pests; repair and servicing of vehicles in a residential area; noxious weeds; noise; camping in areas other than an approved camping ground; circuses, carnivals and festivals; recreation vehicles; roller blades and skateboards; servicing of vehicles on highways; debris on highways; building materials on highways or Council land; trading of goods or services on a highway or Council land; tables and chairs, movable signs and goods for display on a highway; street appeals; distribution of handbills; processions; riding and leading of horses in built-up and public areas; abandoned shopping trolleys; discharge of water onto Council land; keeping of animals, birds, bees, poultry and reptiles; livestock on highways; impoundment of livestock; livestock at large; fencing for grazing of livestock.

The purpose of Amendment No. 2 is to bring Local Law No. 1 into compliance with the guiding principles of the National Competition Policy by way of the following changes:

- (a) To include a clause that articulates the public safety and community amenity objectives of the Local Law. This new clause will reinforce the rationale for assessing community benefit elements against negative externalities where the activities of individuals and groups may adversely impact upon others.
- (b) To include a clause that gives flexibility in the application of the Local Law through the use of Council guidelines, policies, codes or standards. This new provision will assist in exercising discretion and provide a consistent approach when dealing with permit applications under the Local Law.
- (c) To allow persons to burn offensive material subject to the issue of a permit by the Council. This activity is currently prohibited under the Local Law unless in accordance with a licence issued by the Environment Protection Authority.
- (d) To allow persons to participate in or allow the making of noise by musical or other instruments upon any highway or Council land subject to the issue of a

permit by the Council. Currently such noise making activities which in the opinion of an authorised officer would interfere with the reasonable comfort of any person are prohibited under the Local Law.

- (e) To revoke the clause restricting the riding or leading of horses in a built-up area, on a reservation or on any public reserve or recreation ground. The objectives of this clause can be achieved by alternative means such as the use of signage or a code of practice where necessary.

The Amendment also revokes provisions that are replicated in Local Law No. 6 relating to livestock on highways, impoundment of livestock and livestock at large.

Copies of the Local Law Amendment can be inspected at or obtained from the following Council Offices:

Central Office, Welsford Street, Shepparton, telephone (03) 5832 9700.

Tatura Service Centre, Casey Street, Tatura, telephone (03) 5824 1099.

Any person affected by the proposed Amendment to Local Law No. 1, may make a written submission relating to the proposed Amendment in accordance with Section 223 of the **Local Government Act 1989**. Submissions addressed to The Chief Executive Officer, Greater Shepparton City Council, Locked Bag 1000, Shepparton 3632, must be lodged by 12 August 1999. A person making a submission may request to be heard in support of their submission.

BILL JABOOR
Chief Executive Officer

GREATER SHEPPARTON CITY COUNCIL
Local Law No. 2 -
Consumption of Liquor in Public Places
Amendment No. 2

The purpose of Local Law No. 2 is to:

- (a) regulate and control the consumption of liquor and possession of liquor other than in a sealed container, on a road, in or at a public place, in or on a stationary vehicle and on vacant private land; and
- (b) prevent behaviour which constitutes or may constitute a nuisance, may be detrimental to health or safety, or affects the enjoyment of public and other places.

Local Law No. 2 contains provisions that relate to the designation of public places and times when a permit is required for the possession and consumption of liquor; permit applications and form a permit; directive powers, infringements and proceedings for offences; and penalties.

The purpose of this Amendment is to bring Local Law No. 2 into compliance with the guiding principles of the National Competition Policy by way of the following changes:

- (a) To include a clause that articulates the public safety and community amenity objectives of the Local Law. This new clause will reinforce the rationale for assessing community benefit elements against negative externalities where the activities of individuals and groups may adversely impact upon others.
- (b) To include a clause that gives flexibility in the application of the Local Law through the use of Council guidelines, policies, codes or standards. This new provision will assist in exercising discretion and provide a consistent approach when dealing with permit applications under the Local Law.

Copies of the Local Law Amendment can be inspected at or obtained from the following Council Offices:

Central Office, Welsford Street, Shepparton, telephone (03) 5832 9700.

Tatura Service Centre, Casey Street, Tatura, telephone (03) 5824 1099.

Any person affected by the proposed Amendment to Local Law No. 2, may make a written submission relating to the proposed Amendment in accordance with Section 223 of the **Local Government Act 1989**. Submissions addressed to The Chief Executive Officer, Greater Shepparton City Council, Locked Bag 1000, Shepparton 3632, must be lodged by 12 August 1999. A person making a submission may request to be heard in support of their submission.

BILL JABOOR
Chief Executive Officer

GREATER SHEPPARTON CITY COUNCIL
Local Law No. 3 - Maude Street Mall
Amendment No. 1

The purpose of Local Law No. 3 - Maude Street Mall, is to:

- (a) provide for the peace, order and good management and operation of the Maude Street Mall in the Greater Shepparton City Council; and
- (b) provide for those matters which require a local law under the **Local Government Act 1989** and any other Act; and
- (c) provide for the administration of Council powers and functions in relation to the Maude Street Mall, and for the issue of permits and infringement notices; and
- (d) prohibit, regulate and control activities, events, practices or behaviour in the Maude Street Mall so that no detriment is caused to the amenity of the Mall, nor nuisance to any person, nor detrimental effect to a person's property.

This Local Law contains provisions that relate to the use and approval of vehicles and velocipedes in the Mall; prescribed hours for Mall activities; the nature of activities that require a permit from the Council; prohibition as to animals and birds in the Mall; damage to property; official signs; seizure, removal and detention of property unlawfully in the Mall; noise, signs and advertisements; proceedings for offences; directive powers; and penalties.

The purpose of this Amendment is to bring Local Law No. 1 into compliance with the guiding principles of the National Competition Policy by way of the following changes:

- (a) To include a clause that articulates the public safety and community amenity objectives of the Local Law. This new clause will reinforce the rationale for assessing community benefit elements against negative externalities where the activities of individuals and groups may adversely impact upon others.
- (b) To include a clause that gives flexibility in the application of the Local Law through the use of Council guidelines, policies, codes or standards. This new

provision will assist in exercising discretion and provide a consistent approach when dealing with permit applications under the Local Law.

The Amendment also revokes provisions that are replicated in Local Law No. 2 concerning the possession and consumption of liquor in public places.

Copies of the Local Law Amendment can be inspected at or obtained from the following Council Offices:

Central Office, Welsford Street, Shepparton, telephone (03) 5832 9700.

Tatura Service Centre, Casey Street, Tatura, telephone (03) 5824 1099.

Any person affected by the proposed Amendment to Local Law No. 3, may make a written submission relating to the proposed Amendment in accordance with Section 223 of the **Local Government Act 1989**. Submissions addressed to The Chief Executive Officer, Greater Shepparton City Council, Locked Bag 1000, Shepparton 3632, must be lodged by 12 August 1999. A person making a submission may request to be heard in support of their submission.

BILL JABOOR
Chief Executive Officer

GREATER SHEPPARTON CITY COUNCIL
Local Law No. 6 - Livestock
Amendment No. 1

Local Law No. 6, Livestock, regulates the droving and movement of livestock throughout the municipal district in order to minimise any damage to road surfaces, formations, drainage, vegetation and surrounding areas arising from livestock, and to alert other road users to the presence on roads of livestock in the interests of road safety.

This Local Law contains provisions that relate to droving and grazing applications and permits; situations where a permit is not required for movement of livestock; movement of livestock between parts of a farm and responsibility of owners or occupiers of farm properties in relation to surface treatment; prohibited roads for droving of livestock; right of way for travelling livestock; provision of warning signs for droving or movement of

livestock; condition of livestock being driven or moved; permit applications, fees, and bonds; permit duration and exemptions; offences, enforcement and penalties.

The purpose of this Amendment is to bring Local Law No. 1 into compliance with the guiding principles of the National Competition Policy by way of the following change:

- (a) To include a clause that gives flexibility in the application of the Local Law through the use of Council guidelines, policies, codes or standards. This new provision will assist in exercising discretion and provide a consistent approach when dealing with permit applications under the Local Law.

Copies of the Local Law Amendment can be inspected at or obtained from the following Council Offices:

Central Office, Welsford Street, Shepparton, telephone (03) 5832 9700.

Tatura Service Centre, Casey Street, Tatura, telephone (03) 5824 1099.

Any person affected by the proposed Amendment to Local Law No. 6, may make a written submission relating to the proposed Amendment in accordance with Section 223 of the **Local Government Act 1989**. Submissions addressed to The Chief Executive Officer, Greater Shepparton City Council, Locked Bag 1000, Shepparton 3632, must be lodged by 12 August 1999. A person making a submission may request to be heard in support of their submission.

BILL JABOOR
Chief Executive Officer

Planning and Environment Act 1987
MAROONDAH PLANNING SCHEME
Notice of Amendment
Amendment L34

The Maroondah City Council has prepared Amendment L34 to the Maroondah Planning Scheme.

The Amendment affects approximately 40 hectares of land located at the south western intersection of Dorset Road and Canterbury Road, Bayswater North.

The Amendment proposes to rezone the land from Croydon Neighbourhood Residential to a combination of the current State planning zones:

- Industrial 1;
- Industrial 3;
- Industrial 4.

An area adjacent to the Dandenong Creek is to be reserved for Public Open Space.

In addition the whole of the site will also be subject to:

- A Development Plan Overlay. The development plan will set out the framework for the development of the site and address issues such as landscaping, buffers to residential areas, traffic control and allotment size.
- A Design and Development Overlay. This overlay will formalise the framework for the development of the site providing detail on setback and building height requirements and landscaping.

The Amendment can be inspected free of charge during normal office hours at the following Maroondah City Council outlets:

Ringwood Civic Centre, Braeside Avenue, Ringwood;

Ringwood Plaza Customer Service Centre, Civic Mall, Ringwood Shopping Centre, Ringwood;

Croydon Customer Service Centre, Main Street, Croydon

and at the:

Department of Infrastructure, Nauru House, 80 Collins Street, Melbourne.

Any submissions about the Amendment must:

- Be made in writing, giving the submitters name and address. Include, if possible, a daytime contact phone number.
- Set out the views on the amendment that the submitter wishes to be put before Council.
- Set out changes (if any) the submitter wishes made to the amendment.
- State whether the submitter wishes to be heard in support of their submission should a panel hearing be convened.

Submissions must be sent to Mr Michael Marasco, Chief Executive Officer, Maroondah City Council, P.O. Box 156, Ringwood 3134 by Monday 6 September 1999.

MICHAEL MARSCO
Chief Executive Officer

Planning and Environment Act 1987

BALLARAT PLANNING SCHEME

Notice of the Preparation of an Amendment to
a Planning Scheme and Notice of an
Application for Planning Permit

Amendment C15

Application 301-99

The land affected by the amendment is 613 Creswick Road (being Crown Allotment 20E, Section A, Township of Ballarat North) and 212 Lexton Street (being Crown Allotment 24, Section A, Township of Ballarat North), Ballarat.

The land affected by the application is 613-619 Creswick Road (being Crown Allotments 20, 20C and 20E, Section A, Township of Ballarat North), 703 Howitt Street (being Crown Allotment 23, Section A, Township of Ballarat North) and 212 Lexton Street (being Crown Allotment 24, Section A, Township of Ballarat North).

The amendment proposes to rezone the subject land from a Residential 1 Zone to a Mixed Use Zone.

The application is for a permit to use and develop the subject land for the purposes of Motor Vehicle Sales.

The person who requested the amendment and the applicant for the permit is Morton Dunn Architects on behalf of Peter Stevens Motors.

You may inspect the:

- amendment and the application, and
- any documents that support the amendment and application, and
- the explanatory report about the amendment and application,

at the office of the planning authority:

- City of Ballarat, Watershed Office, Grenville Street South, Ballarat

and also at the following locations:

- Department of Infrastructure, Central Highlands and Wimmera Regional Office, 1315 Sturt Street, Ballarat;
- Department of Infrastructure, Nauru House, 80 Collins Street, Melbourne.

This can be done during office hours and is free of charge. Any person who may be affected by the amendment or by the granting of the permit may make a submission to the planning authority. The closing date for submission is the close of business Monday August 30, 1999. A submission must be sent to: Chief Executive Office, City of Ballarat, PO Box 665, BALLARAT, VIC. 3353.

JOHN McLEAN
Chief Executive Officer

Planning and Environment Act 1987

BALLARAT PLANNING SCHEME

Notice of Amendment

Amendments Nos. C10, C11, C12 & C13

Four highway upgrade options, referred to as Options A, combined B/B1, C and a new Gateway Proposal - Option D, have been developed for the Western Highway from Leigh Creek to Woodmans Hill together with associated access restoration proposals.

VicRoads has prepared Amendments to the new Ballarat Planning Scheme. The Amendments would change the new Ballarat Planning Scheme by indicating the land to be reserved for implementing each alternative highway upgrade option. The alternative amendment will each provide for one of the above road options.

The Amendments can be inspected during office hours at the five locations below for one month from Monday 26 July 1999 to Tuesday 31 August 1999:

- City of Ballarat Office at Watershed Office, Grenville Street South, Ballarat;
- Shire of Moorabool Office at 15 Stead Street, Ballan;
- Department of Infrastructure and VicRoads Regional Office, 1315 Sturt Street, Ballarat;
- Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; and

- VicRoads, Planning Investigation Department, 60 Denmark Street, Kew.

Submissions concerning the proposed amendments must be sent to Regional Manager, Western Region, VicRoads, P.O. Box 580, Ballarat 3353 by 31 August 1999.

The submissions will be considered by the Planning Authority. Submissions which cannot be resolved will be referred to an independent panel to be appointed by the Minister for Planning and Local Government for review and recommendations prior to a Government decision to adopt a preferred option.

BOB EVANS
Manager Planning Investigations

Creditors, next of kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, A.C.N 064 593 148, 168 Exhibition Street, Melbourne, Victoria, 3000 the personal representative, on or before September 30, 1999 after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

BRENNAN, Leo Joseph, late of 122 Tennyson Street, Elwood, retired, who died April 23, 1999.

CONSIDINE, William Burton, late of Southstone Lodge, 276-290 Princes Highway, Werribee, retired, who died June 27, 1999.

DAVIES, Edna Beryl, late of Meadowglen Nursing Home Centre, 202-209 McDonald Road, Epping, pensioner, who died May 28, 1999.

LINNETT, Clive Anderson, late of 1/12 Normanby Street, Windsor, retired, who died February 10, 1999.

STAUB, Roland, 7 Strabane Avenue, Box Hill, retired, who died February 24, 1999.

THORLEY, James Arthur, late of 2/762 Plenty Road, Reservoir, pensioner, who died April 10, 1999.

Dated at Melbourne, 23 July 1999.

CATHY VANDERFEEN
Manager, Estate Management
State Trustees Limited

Department of Treasury and Finance

SALE OF CROWN LAND
BY PUBLIC AUCTION

Date of Auction: 20 August 1999 at 2.00 p.m. on site.

Reference: 98/02781.

Address of Property: Corner Bridge Street and Tyers Street, Tarraville.

Crown Description: Crown Allotment 1, Section 1, Township of Tarraville, Parish of Tarra Tarra, County of Buln Buln.

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

Area: 2,023m².

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

Selling Agent: Westfarmers Dalgety, 234 Commercial Road, Yarram, Vic. 3971.

ROGER M. HALLAM
Minister for Finance

Land Acquisition & Compensation Act 1986

FORM 7 S.21
Reg.16

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 314680Y, Parish of Laharum comprising 1.824 hectares and being land described in Certificate of Title Volume 10250 Folio 579, shown as parcel 2 on VicRoads Survey Plan 19665.

Interest Acquired: That of Mr N. and Ms L. BINNEY and all other interests.

Published with the authority of VicRoads.

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

Dated: 29 July 1999.

For and on behalf of VicRoads
T. H. HOLDEN,
Manager, Property Services Department

Australian Grands Prix Act 1994
GENERAL DESIGN FOR "LOGO"

This notice shall take effect from the date of its publication in the Government Gazette.

In accordance with the definition of logo in section 3(1) of the **Australian Grands Prix Act 1994** and as the Minister administering that Act, I approve the following general design -



1999 QANTAS
AUSTRALIAN MOTORCYCLE
GRAND PRIX

PHILLIP ISLAND

Dated: 21 July 1999.

LOUISE ASHER, MLC
Minister for Small Business
Minister for Tourism

Australian Grands Prix Act 1994
NOTICE UNDER SECTION 42A

This notice shall take effect from the date of its publication in the Government Gazette.

Pursuant to section 42A of the **Australian Grands Prix Act 1994**, on the recommendation of the Australian Grand Prix Corporation, I hereby declare "Australian Motorcycle Grand Prix" to be the name of the Australian Motorcycle Grand Prix event to be held at Phillip Island, Victoria in 1999.

Dated: 21 July 1999.

LOUISE ASHER, MLC
Minister for Small Business
Minister for Tourism

Australian Grands Prix Act 1994
NOTICE UNDER SECTION 42A

This notice shall take effect from the date of its publication in the Government Gazette.

Pursuant to section 42A of the **Australian Grands Prix Act 1994**, on the recommendation

of the Australian Grand Prix Corporation, I hereby declare "500cc Grand Prix", to be the name of a race, being a round of the 500cc road racing (motorcycle) world championship, forming part of the Australian Motorcycle Grand Prix event to be held at Phillip Island, Victoria in 1999.

Dated: 21 July 1999.

LOUISE ASHER, MLC
Minister for Small Business
Minister for Tourism

Public Holidays Act 1993
NOTICE OF SUBSTITUTED PUBLIC
HOLIDAY

I, Louise Asher, Minister for Small Business, under section 8 of the **Public Holidays Act 1993** -

- (a) declare that New Year's Day, Saturday 1 January 2000, shall not be a public holiday; and
- (b) appoint Monday 3 January 2000 as a public holiday to apply throughout the whole of the State and to all persons to whom and bodies to which the Act applies.

Dated: 21 July 1999

LOUISE ASHER MP
Minister for Small Business

Office of the Regulator-General Act 1994
NOTICE OF DETERMINATION

On 19 July 1999 the Office of the Regulator-General determined in accordance with clause 5.2.17 of the Tariff Order that Eltonway Pty Ltd (trading as Werribee Fresh), 1095 Aviation Road, Werribee South, should be assigned to Powercor's "medium 5 day 2 rate" network tariff.

The determination takes effect on and from the date in which this notice is published in the Victoria Government Gazette.

A copy of the determination may be obtained by written request addressed to the Office of the Regulator-General, Level 1, 35 Spring Street, Melbourne 3000.

JOHN TAMBLYN
Regulator-General

Children's Services Act 1996**NOTICE OF EXEMPTION**

I, Denis Naphthine, Minister for Youth and Community Services, pursuant to section 6 of the Act, declare that Elsa MacLeod Kindergarten, Portland (Children's Services Licence Number 2872) is exempt from Regulation 25 of the Children's Services Regulations 1998, for the period of the substantive teacher's Maternity Leave. A Primary Qualified person is to be employed as the qualified staff member.

This exemption remains in force until 31 December 1999.

Declared at Melbourne on 19 July 1999.

HON DENIS NAPHTHINE MP
Minister for Youth and Community Services

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 1 September 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 26 August 1999.

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

Jacana Falls Pty Ltd. Application for variation of conditions of tow truck licence numbers TOW597 and TOW613 which authorise the licensed tow trucks to be managed, controlled and operated from a depot situated at 103-109 Union Street, Windsor to change the depot address to 317-319 Bay Road, Cheltenham.

Note: These licences are under consideration for transfer to Walwa Pty Ltd.

Rosby Pty Ltd. Application for variation of conditions of tow truck licence number TOW658 which authorise the licensed tow truck to be managed, controlled and operated from a depot situated at 399 Tooronga Road, Hawthorn East to change the depot address to 317-319 Bay Road, Cheltenham.

A. Fassoulis. Application for variation of conditions of tow truck licence number

TOW676 which authorise the licensed tow truck to be managed, controlled and operated from a depot situated at 399 Tooronga Road, Hawthorn East to change the depot address to 317-319 Bay Road, Cheltenham.

Maximum Esp Pty Ltd. Application for variation of conditions of tow truck licence numbers TOW092 and TOW093 which authorise the licensed tow trucks to be managed, controlled and operated from a depot situated at 481 Plenty Road, Preston to change the depot address to 10-14 Salicki Avenue, Epping.

Bell Auto Services Pty Ltd. Application for variation of conditions of tow truck licence number TOW431 which authorise the licensed tow truck to be managed, controlled and operated from a depot situated at 10-14 Salicki Avenue, Epping to change the depot address to 481 Plenty Road, Preston.

Dated 29 July 1999.

TERRY O'KEEFE
Director

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 1 September 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 26 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.

AAT King's Tours Pty Ltd, South Melbourne. Application for variation of conditions of licence TO250 which authorises the licensed vehicle to operate for various tours in respect of one omnibus with seating capacity for less than twenty (20) passengers;

To delete the above condition and instead;

To operate in respect of one omnibus with seating capacity for twenty (20) or more passengers.

M. Brecht, Carnegie. Application to license one commercial passenger vehicle in respect of a 1965 Pontiac convertible with seating capacity for 4 passengers to operate a service from 21 Cosy Gum Road, Carnegie as follows:

- (i) for the carriage of passengers for wedding parties; and
- (ii) for the carriage of passengers to various tourist places of interest throughout the State of Victoria.

Note:-

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

Kendari Limousines (Aust.) Pty Ltd, North Balwyn. Application to license two commercial passenger vehicles to be purchased in respect of any vehicle that meets the standards approved by the Victorian Taxi Directorate to operate as hire cars from 5 Kendari Avenue, North Balwyn. Dated 29 July 1999.

ROBERT STONEHAM
Manager Operations
Victorian Taxi Directorate

Water Act 1989

GRAMPIANS REGION WATER AUTHORITY

I, PATRICK McNAMARA MP, Minister for Agriculture and Resources, make the following Order:

DECLARATION OF THE OUYEN SEWERAGE DISTRICT ORDER 1999

1. This Order is called the Declaration of the Ouyen Sewerage District Order 1999.
2. This Order is made under Section 96(11) of the **Water Act 1989** and all other available powers.
3. This Order takes effect from the date it is published in the Government Gazette.
4. The proposal for the declaration of a new sewerage district submitted to the Department of Natural Resources and Environment by Grampians Region Water Authority on 22 June 1999 is approved by the Minister.

5. (a) A new sewerage district is declared;
- (b) The new sewerage district is called the Ouyen Sewerage District;
- (c) The Ouyen Sewerage District is an area within the red border on the accompanying plan no. 99/3890, a copy of which may be inspected at the offices of the Grampians Region Water Authority, situated at 11 McLachlan Street, Horsham 3402; and
- (d) The Grampians Region Water Authority is nominated to manage and control the Ouyen Sewerage District.

Dated: 14 July 1999.

PATRICK McNAMARA MP
Deputy Premier
Minister for Agriculture and Resources

Water Act 1989

BULK ENTITLEMENT (WHITFIELD) CONVERSION ORDER 1999

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

1. CITATION

This Order may be cited as the Bulk Entitlement (Whitfield) Conversion Order 1999.

2. EMPOWERING PROVISIONS

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

3. COMMENCEMENT

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

4. DEFINITIONS

In this Order -

“**Act**” means the **Water Act 1989**;

“**annual entitlement**” means the total amount of water which the Authority may take from the waterway in any year;

“**Authority**” means the North East Region Water Authority;

“**entitlement holder**” means a person holding a bulk entitlement under the Act;

“licence” means any licence granted under Part 4 of the Act;

“Minister” in relation to any provision, includes any person authorised by the Minister to act on the Minister’s behalf in relation to that provision, or to whom the Minister has delegated the relevant power, discretion, function, authority or duty under Section 306 of the Act;

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

“Resource Manager” means any person appointed by the Minister to do all or any of the following -

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

“Victorian Storage Operator” means the person appointed by the Minister to be responsible for water storage and supply costs in the Murray Basin.

“specified point” means immediately upstream of the Musk Gully Creek diversion weir on the waterway;

“waterway” means Musk Gully Creek;

“year” means the 12 months commencing 1 July.

5. **CONVERSION TO A BULK ENTITLEMENT**

All of the Authority’s entitlement to take water from the waterway to supply water to the Whitfield Water Supply System is converted to a bulk entitlement on the conditions set out in this Order.

6. **BULK ENTITLEMENT**

The Authority may take up to 34 ML of water from the waterway in any year subject to the flow sharing arrangements specified in clause 8.

7. **ADDITIONAL WATER THROUGH TRANSFER OF ENTITLEMENT**

7.1 Subject to the flow sharing arrangements specified in clause 8, normal trading rules except as specified in clause 7.2 and the provisions of any applicable stream flow management plan, the Authority may take an additional 12 ML of water from the waterway in any year subject to transfer of entitlement from:

- (a) other entitlements to water held by the Authority;
- (b) other entitlement holders; or
- (c) licence holders.

7.2 Despite anything to the contrary stated in normal trading rules, a transfer from another unregulated bulk entitlement held by the Authority shall not be subject to any reduction in volume because of the transfer.

8. **SHARE OF FLOW**

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

- (a) when $F \leq 0.5 \text{ ML/day}$,
 $E = F$, and
- (b) when $F > 0.5 \text{ ML/day}$,
 $E = 0.5 \text{ ML/day}$,

where -

“E” means the Authority’s entitlement; and

“F” means the flow past the specified point less water being transferred under sub-clause 8.2.

- 8.2 The Authority is not entitled to any flow past the specified point, as part of its bulk entitlement, which is being transferred by the holder of -
- (a) any other bulk entitlement or licence held by another person; or
 - (b) any licence -
- to a transferee pursuant to the Act.

9. MAKING ALLOWANCES

- 9.1 In calculating water available to the Authority under this bulk entitlement at any point downstream of the specified point, allowance must be made for -
- (a) any losses of water incurred between that point and the specified point; and
 - (b) the time taken by the flow to reach that point from the specified point.
- 9.2 If the Authority proposes to take water under this entitlement from a point downstream of the specified point, it must first -
- (a) propose to the Minister -
 - (i) fair, reasonable and representative means for calculating the allowances required by sub-clause 9.1; and
 - (ii) details of the proposed point and amount of extraction; and
 - (b) ascertain and provide to the Minister any operational requirements of the Resource Manager; and
 - (c) satisfy the Minister that the proposal will have no impact on any other bulk entitlement or licence held by another person.
- 9.3 The Minister may -
- (a) approve a proposal made under sub-clause 9.2; or
 - (b) require the Authority to amend the proposal; and
 - (c) require the Authority -
 - (i) to review all or part of any proposal approved by the Minister if, in the Minister's opinion, it is, at any time, no longer fair, reasonable or representative; and
 - (ii) to make an amended proposal to the Minister.

- 9.4 The Authority must -

- (a) advise the Resource Manager in writing within 14 days of any proposal approved by the Minister under sub-clause 9.3; and
- (b) provide the Resource Manager with such other information concerning the proposed diversion as the Resource Manager may, from time to time, require.

10. ENVIRONMENTAL OBLIGATIONS

- 10.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a program to manage the environmental effects of the Authority's works to take water under this bulk entitlement which includes -
- (a) Operational practices to control the rate of diversion such that overflow from the 13.6 ML service basin is minimised.
 - (b) impacts on the bed and banks of the waterway in the vicinity of the Authority's works; and
 - (c) operational practices to remove silt from works; and
 - (d) operational practices to manage the water quality in works on the waterway.
- 10.2 The Minister may -
- (a) approve the program proposed under sub-clause 10.1; or
 - (b) require the Authority to amend the proposed program; and
 - (c) require the Authority -
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.
- 10.3 The Authority, must at its cost -
- (a) implement the approved program; and
 - (b) keep a record of all work undertaken under paragraph (a).

11. METERING PROGRAM

- 11.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a metering program to determine -
- (a) subject to clause 17, the flow of the waterway at the specified point, or at any other point from which water is taken under this bulk entitlement; and
 - (b) the amount of water taken by the Authority under this bulk entitlement - for the purpose of assessing whether or not the Authority complies with this bulk entitlement.
- 11.2 The metering program prepared under sub-clause 11.1 must include details of any agreement between the Authority and any other person for measuring and calculating instream flows.
- 11.3 The Minister may -
- (a) approve the program proposed under sub-clause 11.1; or
 - (b) require the Authority to amend the proposed program; and
 - (c) require the Authority -
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.
- 11.4 The Authority must, at its cost, and in accordance with any guidelines issued from time to time by the Minister -
- (a) implement and maintain the approved metering program; and
 - (b) maintain metering equipment and associated measurement structures in good condition, ensure that metering equipment is periodically re-calibrated and, if rating curves are used to calculate flows, ensure that these curves are regularly checked and, if necessary, revised; and
 - (c) keep a record of all work undertaken under paragraph (b).

12. REPORTING REQUIREMENTS

- 12.1 The Authority may be required to report on all or any of the following matters, as provided in this clause:
- (a) subject to clause 17, the flow past the specified point;
 - (b) the daily amount of water taken by the Authority from the waterway;
 - (c) the approval, amendment and implementation of programs and proposals under clauses 9, 10 and 11;
 - (d) the annual amount of water taken under this bulk entitlement;
 - (e) any temporary or permanent transfer of all or part of this bulk entitlement;
 - (f) any bulk entitlement or licence in respect of the waterway temporarily or permanently transferred to the Authority with respect to the Whitfield Water Supply System;
 - (g) any amendment to this bulk entitlement;
 - (h) any new bulk entitlement granted to the Authority with respect to the Whitfield Water Supply System;
 - (i) any failure by the Authority to comply with any provision of this bulk entitlement;
 - (j) any difficulties experienced or anticipated by the Authority in complying with this bulk entitlement and any remedial action taken or proposed.
- 12.2 The Minister may require the Authority to report on all or any of the matters set out in sub-clause 12.1 -
- (a) in writing, or in such electronic form as may be agreed between the Authority and the Minister; and
 - (b) within 14 days of receiving the Minister's written request.
- 12.3 The Authority must, for the period of the preceding year, report in its Annual Report on each of the matters set out in sub-clause 12.1, except -
- (a) paragraphs (a) and (b) of sub-clause 12.1; and

- (b) with the approval of the Minister, any particular failure referred to in paragraph (i) of sub-clause 12.1.
- 12.4 The Resource Manager may require the Authority to report to it, from time to time, on all or any of the matters set out in sub-clause 12.1.
- 12.5 Any report under sub-clause 12.4 must be made -
 - (a) in such form as may be agreed between the Authority and the Resource Manager; and
 - (b) unless the Authority and the Resource Manager agree otherwise -
 - (i) within 24 hours of the Authority receiving a request for a report on any matter set out in paragraphs (a) to (b) of sub-clause 12.1; or
 - (ii) within 14 days of the Authority receiving a request for a report on any matter set out in paragraphs (c) to (j) of sub-clause 12.1.
- 13. WATER RESOURCE MANAGEMENT COSTS**
 - 13.1 Subject to sub-clause 15.1, the Authority must pay the Resource Manager a fair and reasonable proportion of the costs incurred by the Resource Manager to -
 - (a) prepare the Ovens Basin Water Accounts; and
 - (b) monitor whether entitlement holders in the Ovens Basin comply with the conditions of their bulk entitlements; and
 - (c) direct the release of any water set aside for maintaining water quality in the Ovens Basin; and
 - (d) investigate and mediate disputes between entitlement holders in the Ovens Basin; and
 - (e) investigate and deal with significant unauthorised uses of water in the Ovens Basin; and
 - (f) supervise the qualification of any rights to water made by the Minister during periods of declared water shortage under section 13 of the Act.
 - 13.2 The proportion of the costs referred to in sub-clause 13.1 is to be determined by the Resource Manager under sub-clause 15.3.
- 14. SALINITY MANAGEMENT COSTS**
 - 14.1 The Authority must pay to the Victorian Storage Operator, a portion of the cost of salinity mitigation schemes along the River Murray operated by Victoria, commensurate with the extent to which the Authority and its customers contribute to the need for these schemes.
- 15. DUTY TO KEEP ACCOUNTS AND FIX PROPORTIONS**
 - 15.1 The Authority is not obliged to make any payment to the Resource Manager, under clause 13 unless the Resource Manager chooses to comply with the provisions of this clause relevant to that payment.
 - 15.2 Separate accounts of all costs and payments must be kept by the Resource Manager in respect to sub-clause 13.1.
 - 15.3 The Resource Manager must, by 1 February in any year, determine for the Authority, in respect of the ensuing year, a fair and reasonable proportion of the costs referred to in sub-clause 13.1, and provide the Authority with estimates of the amount payable.
 - 15.4 Accounts required to be kept under this clause must be made available for inspection by the Authority upon request.
- 16. DUTY TO MAKE PAYMENTS**

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

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

 - (a) the metering requirements of sub-clause 11.1(a); and
 - (b) the reporting requirements of sub-clause 12.1(a).

18. DATA

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

19. DISPUTE RESOLUTION

- 19.1 If any difference or dispute arises between the Authority, the Minister and, with its consent, the Resource Manager, or any of them (the "parties") concerning the interpretation or application of this Order, which is not resolved within 14 days of it arising, any party may give written notice to the others requiring the matter to be determined by an independent expert, if it is not otherwise resolved, within 14 days of that notice.
- 19.2 The independent expert will be either -
- a person agreed on by the parties to the difference or dispute; or
 - if those parties cannot agree, a person nominated by the Minister.
- 19.3 The independent expert must reach a conclusion on the matter within 30 days of it being referred, but has power to extend the period for reaching a conclusion on the matter by a further 30 days.
- 19.4 The independent expert must send a copy of the conclusion and its supporting reasons to each party to the difference or dispute.
- 19.5
- In any difference or dispute to which the Minister is a party, the independent expert must express the conclusion as a recommendation.
 - The Minister must consider any recommendation made under paragraph (a) before deciding to give a direction under section 307 or to

take any other action under the Act in relation to the difference or dispute.

- 19.6 In any difference or dispute to which the Minister is not a party, any conclusion by an independent expert is final and binding on the parties.
- 19.7 The apportionment of the costs of and incidental to every reference, including the costs of the independent expert, shall be at the discretion of the independent expert.

Dated: 16 July 1999.

PATRICK JOHN McNAMARA,
Minister administering the **Water Act 1989**

*Note: An explanatory note that accompanies this Order is available from the Department of Natural Resources and Environment.

Water Act 1989**BULK ENTITLEMENT (SPRINGHURST)
CONVERSION ORDER 1999**

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

1. CITATION

This Order may be cited as the Bulk Entitlement (Springhurst) Conversion Order 1999.

2. EMPOWERING PROVISIONS

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

3. COMMENCEMENT

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

4. DEFINITIONS

In this Order -

"Act" means the **Water Act 1989**;

"annual entitlement" means the total amount of water which the Authority may take from the waterway, at the Diddah Diddah Reservoir, in any year;

"Authority" means the North East Region Water Authority;

“entitlement holder” means a person holding a bulk entitlement under the Act;

“licence” means any licence granted under Part 4 of the Act;

“Minister” in relation to any provision, includes any person authorised by the Minister to act on the Minister’s behalf in relation to that provision, or to whom the Minister has delegated the relevant power, discretion, function, authority or duty under Section 306 of the Act;

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

“Resource Manager” means any person appointed by the Minister to do all or any of the following -

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

“Victorian Storage Operator” means the person appointed by the Minister to be responsible for water storage and supply costs in the Murray Basin.

“storage” means Diddah Diddah Reservoir;

“waterway” means Diddah Diddah Creek;

“year” means the 12 months commencing 1 July.

5. CONVERSION TO A BULK ENTITLEMENT

All of the Authority’s entitlement to take water from the waterway, at the storage, to supply water to the Springhurst Water Supply System is converted to a bulk entitlement on the conditions set out in this Order.

6. BULK ENTITLEMENT

The Authority may take up to 36 ML of water from the storage in any year, at a rate not exceeding 2.3 ML/day.

7. ADDITIONAL WATER THROUGH TRANSFER OF ENTITLEMENT

7.1 Subject to the flow sharing arrangements specified in clause 8, normal trading rules except as specified in clause 7.2 and the provisions of any applicable stream flow management plan, the Authority may take an additional 21 ML of water from the waterway in any year subject to transfer of entitlement from:

- (a) other entitlements to water held by the Authority;
- (b) other entitlement holders; or
- (c) licence holders.

7.2 Despite anything to the contrary stated in normal trading rules, a transfer from another unregulated bulk entitlement held by the Authority shall not be subject to any reduction in volume because of the transfer.

8. SHARE OF FLOW

8.1 The Authority may store all of the inflow to the storage, except for any flow being transferred by the holder of -

- (i) any other bulk entitlement or licence held by another person; or
- (ii) any licence -

to a transferee pursuant to the Act.

9. SHARE OF CAPACITY

The Authority is entitled to -

- (a) all water at any time stored in the storage; and

- (b) the full capacity of the storage, up to 55 ML at full supply level.

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

10. MAKING ALLOWANCES

10.1 In calculating water available to the Authority under this bulk entitlement at any point downstream of the storage, allowance must be made for -

- (a) any losses from the waterway, or other waterway, downstream of the storage; and
- (b) the time taken by the flow to reach that point from the storage.

10.2 If the Authority proposes to take water under this entitlement from a point other than the storage, it must first -

- (a) propose to the Minister -
 - (i) fair, reasonable and representative means for calculating the allowances required by sub-clause 10.1; and
 - (ii) details of the proposed point and amount of extraction; and
- (b) ascertain and provide to the Minister any operational requirements of the Resource Manager; and
- (c) satisfy the Minister that the proposal will have no impact on any other bulk entitlement or licence held by another person.

10.3 The Minister may -

- (a) approve a proposal made under sub-clause 10.2; or
- (b) require the Authority to amend the proposal; and
- (c) require the Authority -
 - (i) to review all or part of any proposal approved by the Minister if, in the Minister's opinion, it is, at any time, no longer fair, reasonable or representative; and
 - (ii) to make an amended proposal to the Minister.

10.4 The Authority must -

- (a) advise the Resource Manager in writing within 14 days of any

proposal approved by the Minister under sub-clause 10.3; and

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

11. ENVIRONMENTAL OBLIGATIONS

11.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a program to manage the environmental effects of the Authority's works to take water under this bulk entitlement which includes -

- (a) impacts on the bed and banks of the waterway in the vicinity of the Authority's works; and
- (b) operational practices to remove silt from works; and
- (c) operational practices to manage the water quality in works on the waterway; and
- (d) operational rules for the controlled releases from works to the waterway; and
- (e) operational rules for managing flood flows through works on the waterway.

11.2 The Minister may -

- (a) approve the program proposed under sub-clause 11.1; or
- (b) require the Authority to amend the proposed program; and
- (c) require the Authority -
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.

11.3 The Authority, must at its cost -

- (a) implement the approved program; and
- (b) keep a record of all work undertaken under paragraph (a).

12. METERING PROGRAM

- 12.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a metering program to determine -
- (a) the amount of water taken by the Authority under this bulk entitlement; and
 - (b) the amount of water in the storage - for the purpose of assessing whether or not the Authority complies with this bulk entitlement.
- 12.2 The metering program prepared under sub-clause 12.1 must include details of any agreement between the Authority and any other person for measuring and calculating instream flows.
- 12.3 The Minister may -
- (a) approve the program proposed under sub-clause 12.1; or
 - (b) require the Authority to amend the proposed program; and
 - (c) require the Authority -
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.
- 12.4 The Authority must, at its cost, and in accordance with any guidelines issued from time to time by the Minister -
- (a) implement and maintain the approved metering program; and
 - (b) maintain metering equipment and associated measurement structures in good condition, ensure that metering equipment is periodically re-calibrated and, if rating curves are used to calculate flows, ensure that these curves are regularly checked and, if necessary, revised; and
 - (c) keep a record of all work undertaken under paragraph (b).

13. REPORTING REQUIREMENTS

- 13.1 The Authority may be required to report on all or any of the following matters, as provided in this clause:
- (a) the daily amount of water taken from the storage and the waterway;
 - (b) the water level and amount of water stored in the storage;
 - (c) the approval, amendment and implementation of programs and proposals under clauses 10, 11 and 12;
 - (d) the annual amount of water taken under this bulk entitlement;
 - (e) any temporary or permanent transfer of all or part of this bulk entitlement;
 - (f) any bulk entitlement or licence in respect of the waterway temporarily or permanently transferred to the Authority with respect to the Springhurst Water Supply System;
 - (g) any amendment to this bulk entitlement;
 - (h) any new bulk entitlement granted to the Authority with respect to the Springhurst Water Supply System;
 - (i) any failure by the Authority to comply with any provision of this bulk entitlement;
 - (j) any difficulties experienced or anticipated by the Authority in complying with this bulk entitlement and any remedial action taken or proposed.
- 13.2 The Minister may require the Authority to report on all or any of the matters set out in sub-clause 13.1 -
- (a) in writing, or in such electronic form as may be agreed between the Authority and the Minister; and
 - (b) within 14 days of receiving the Minister's written request.
- 13.3 The Authority must, for the period of the preceding year, report in its Annual Report on each of the matters set out in sub-clause 13.1, except -
- (a) paragraphs (a) and (b) of sub-clause 13.1; and

- (b) with the approval of the Minister, any particular failure referred to in paragraph (i) of sub-clause 13.1.
- 13.4 The Resource Manager may require the Authority to report to it, from time to time, on all or any of the matters set out in sub-clause 13.1.
- 13.5 Any report under sub-clause 13.4 must be made -
 - (a) in such form as may be agreed between the Authority and the Resource Manager; and
 - (b) unless the Authority and the Resource Manager agree otherwise -
 - (i) within 24 hours of the Authority receiving a request for a report on any matter set out in paragraphs (a) to (b) of sub-clause 13.1; or
 - (ii) within 14 days of the Authority receiving a request for a report on any matter set out in paragraphs (c) to (j) of sub-clause 13.1.

14. WATER RESOURCE MANAGEMENT COSTS

- 14.1 Subject to sub-clause 16.1, the Authority must pay the Resource Manager a fair and reasonable proportion of the costs incurred by the Resource Manager to -
 - (a) prepare the Ovens Basin Water Accounts; and
 - (b) monitor whether entitlement holders in the Ovens Basin comply with the conditions of their bulk entitlements; and
 - (c) direct the release of any water set aside for maintaining water quality in the Ovens Basin; and
 - (d) investigate and mediate disputes between entitlement holders in the Ovens Basin; and
 - (e) investigate and deal with significant unauthorised uses of water in the Ovens Basin; and
 - (f) supervise the qualification of any rights to water made by the Minister during periods of declared water shortage under section 13 of the Act.

- 14.2 The proportion of the costs referred to in sub-clause 14.1 is to be determined by the Resource Manager under sub-clause 16.3.

15. SALINITY MANAGEMENT COSTS

- 15.1 The Authority must pay to the Victorian Storage Operator, a portion of the cost of salinity mitigation schemes along the River Murray operated by Victoria, commensurate with the extent to which the Authority and its customers contribute to the need for these schemes.

16. DUTY TO KEEP ACCOUNTS AND FIX PROPORTIONS

- 16.1 The Authority is not obliged to make any payment to the Resource Manager, under clause 14 unless the Resource Manager chooses to comply with the provisions of this clause relevant to that payment.
- 16.2 Separate accounts of all costs and payments must be kept by the Resource Manager in respect to sub-clause 14.1.
- 16.3 The Resource Manager must, by 1 February in any year, determine for the Authority, in respect of the ensuing year, a fair and reasonable proportion of the costs referred to in sub-clause 14.1, and provide the Authority with estimates of the amount payable.

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

17. DUTY TO MAKE PAYMENTS

Any amount payable by the Authority under sub-clause 14.1 must be paid in arrears, within 28 days of the Authority receiving an invoice, unless the Authority and Resource Manager agree otherwise.

18. DATA

- 18.1 Subject to clause 12.4, the Minister will use the Minister's best endeavours to ensure that all hydrological and other data required by the Authority to comply with this bulk entitlement are made available to the Authority.
- 18.2 The Authority must make available data collected for the purpose of the metering program and reporting under clauses 12 and 13 to any person, subject to the person paying any fair and reasonable access fee imposed by the Authority, to cover the costs of making the data available.

19. DISPUTE RESOLUTION

- 19.1 If any difference or dispute arises between the Authority, the Minister and, with its consent, the Resource Manager, or any of them (the "parties") concerning the interpretation or application of this Order, which is not resolved within 14 days of it arising, any party may give written notice to the others requiring the matter to be determined by an independent expert, if it is not otherwise resolved, within 14 days of that notice.
- 19.2 The independent expert will be either -
- a person agreed on by the parties to the difference or dispute; or
 - if those parties cannot agree, a person nominated by the Minister.
- 19.3 The independent expert must reach a conclusion on the matter within 30 days of it being referred, but has power to extend the period for reaching a conclusion on the matter by a further 30 days.
- 19.4 The independent expert must send a copy of the conclusion and its supporting reasons to each party to the difference or dispute.
- 19.5
- In any difference or dispute to which the Minister is a party, the independent expert must express the conclusion as a recommendation.
 - The Minister must consider any recommendation made under paragraph (a) before deciding to give a direction under section 307 or to take any other action under the Act in relation to the difference or dispute.
- 19.6 In any difference or dispute to which the Minister is not a party, any conclusion by an independent expert is final and binding on the parties.
- 19.7 The apportionment of the costs of and incidental to every reference, including the costs of the independent expert, shall be at the discretion of the independent expert.

Dated: 16 July 1999.

PATRICK JOHN McNAMARA,
Minister administering the **Water Act 1989**

*Note: An explanatory note that accompanies this Order is available from the Department of Natural Resources and Environment.

Water Act 1989**BULK ENTITLEMENT (POREPUNKAH)
CONVERSION ORDER 1999**

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

1. CITATION

This Order may be cited as the Bulk Entitlement (Porepunkah) Conversion Order 1999.

2. EMPOWERING PROVISIONS

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

3. COMMENCEMENT

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

4. DEFINITIONS

In this Order -

"**Act**" means the **Water Act 1989**;

"**annual entitlement**" means the total amount of water which the Authority may take from the waterway in any year;

"**Authority**" means the North East Region Water Authority;

"**entitlement holder**" means a person holding a bulk entitlement under the Act;

"**licence**" means any licence granted under Part 4 of the Act;

"**Minister**" in relation to any provision, includes any person authorised by the Minister to act on the Minister's behalf in relation to that provision, or to whom the Minister has delegated the relevant power, discretion, function, authority or duty under Section 306 of the Act;

"**Ovens Basin Water Accounts**" means an annual report, required by the Minister, on compliance by

entitlement holders and licensees, respectively, in the Ovens Basin, with the terms of their bulk entitlements or licences;

“passing flow” means an amount of the flow past the specified point which must pass to the waterway immediately downstream of the Porepunkah pump station;

“Resource Manager” means any person appointed by the Minister to do all or any of the following -

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

“Victorian Storage Operator” means the person appointed by the Minister to be responsible for water storage and supply costs in the Murray Basin.

“specified point” means immediately upstream of the Porepunkah pump station on the waterway;

“waterway” means Buckland River;

“year” means the 12 months commencing 1 July.

5. CONVERSION TO A BULK ENTITLEMENT

All of the Authority's entitlement to take water from the waterway to supply water

to the Porepunkah Water Supply System is converted to a bulk entitlement on the conditions set out in this Order.

6. BULK ENTITLEMENT

The Authority may take 166 ML of water from the waterway in any year subject to the flow sharing arrangements specified in clause 8.

7. ADDITIONAL WATER THROUGH TRANSFER OF ENTITLEMENT

7.1 Subject to the flow sharing arrangements specified in clause 8, normal trading rules except as specified in clause 7.2 and the provisions of any applicable stream flow management plan, the Authority may take an additional 54 ML of water from the waterway in any year subject to transfer of entitlement from:

- (a) other entitlements to water held by the Authority;
- (b) other entitlement holders; or
- (c) licence holders.

7.2 Despite anything to the contrary stated in normal trading rules, a transfer from another unregulated bulk entitlement held by the Authority shall not be subject to any reduction in volume because of the transfer.

8. SHARE OF FLOW

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

- (a) when $F \leq 2.6 \text{ ML/day}$,
 $E = 0.5 \times F$.
- (b) when $F > 2.6 \text{ ML/day}$,
 $E = 1.3 \text{ day}$.

where -

“E” means the Authority's entitlement; and

“F” means the flow past the specified point less water being transferred under sub-clause 8.2.

8.2 The Authority is not entitled to any flow past the specified point, as part of its bulk entitlement, which is being transferred by the holder of -

- (a) any other bulk entitlement or licence held by another person; or
- (b) any licence -

to a transferee pursuant to the Act.

9. MAKING ALLOWANCES

9.1 In calculating water available to the Authority under this bulk entitlement at any point downstream of the specified point, allowance must be made for -

- (a) any losses of water incurred between that point and the specified point; and
- (b) the time taken by the flow to reach that point from the specified point.

9.2 If the Authority proposes to take water under this entitlement from a point downstream of the specified point, it must first -

- (a) propose to the Minister -
 - (i) fair, reasonable and representative means for calculating the allowances required by sub-clause 9.1; and
 - (ii) details of the proposed point and amount of extraction; and
- (b) ascertain and provide to the Minister any operational requirements of the Resource Manager; and
- (c) satisfy the Minister that the proposal will have no impact on any other bulk entitlement or licence held by another person.

9.3 The Minister may -

- (a) approve a proposal made under sub-clause 9.2; or
- (b) require the Authority to amend the proposal; and
- (c) require the Authority -
 - (i) to review all or part of any proposal approved by the Minister if, in the Minister's opinion, it is, at any time, no longer fair, reasonable or representative; and
 - (ii) to make an amended proposal to the Minister.

9.4 The Authority must -

- (a) advise the Resource Manager in writing within 14 days of any proposal approved by the Minister under sub-clause 9.3; and

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

10. ENVIRONMENTAL OBLIGATIONS

10.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a program to manage the environmental effects of the Authority's works to take water under this bulk entitlement which includes -

- (a) impacts on the bed and banks of the waterway in the vicinity of the Authority's works; and
- (b) operational practices to remove silt from works; and
- (c) operational practices to manage the water quality in works on the waterway.

10.2 The Minister may -

- (a) approve the program proposed under sub-clause 10.1; or
- (b) require the Authority to amend the proposed program; and
- (c) require the Authority -
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.

10.3 The Authority, must at its cost -

- (a) implement the approved program; and
- (b) keep a record of all work undertaken under paragraph (a).

11. METERING PROGRAM

11.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a metering program to determine -

- (a) subject to clause 17, the flow of the waterway at the specified point, or at any other point from which water is taken under this bulk entitlement; and

- (b) the amount of water taken by the Authority under this bulk entitlement - for the purpose of assessing whether or not the Authority complies with this bulk entitlement.
- 11.2 The metering program prepared under sub-clause 11.1 must include details of any agreement between the Authority and any other person for measuring and calculating instream flows.
- 11.3 The Minister may -
 - (a) approve the program proposed under sub-clause 11.1; or
 - (b) require the Authority to amend the proposed program; and
 - (c) require the Authority -
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.
- 11.4 The Authority must, at its cost, and in accordance with any guidelines issued from time to time by the Minister -
 - (a) implement and maintain the approved metering program; and
 - (b) maintain metering equipment and associated measurement structures in good condition, ensure that metering equipment is periodically re-calibrated and, if rating curves are used to calculate flows, ensure that these curves are regularly checked and, if necessary, revised; and
 - (c) keep a record of all work undertaken under paragraph (b).
- 12. REPORTING REQUIREMENTS**
- 12.1 The Authority may be required to report on all or any of the following matters, as provided in this clause:
 - (a) subject to clause 17, the flow past the specified point;
 - (b) subject to clause 17, the passing flow;
 - (c) the daily amount of water taken by the Authority from the waterway;
 - (d) the approval, amendment and implementation of programs and proposals under clauses 9, 10 and 11;
 - (e) the annual amount of water taken under this bulk entitlement;
 - (f) any temporary or permanent transfer of all or part of this bulk entitlement;
 - (g) any bulk entitlement or licence in respect of the waterway temporarily or permanently transferred to the Authority with respect to the Porepunkah Water Supply System;
 - (h) any amendment to this bulk entitlement;
 - (i) any new bulk entitlement granted to the Authority with respect to the Porepunkah Water Supply System;
 - (j) any failure by the Authority to comply with any provision of this bulk entitlement;
 - (k) any difficulties experienced or anticipated by the Authority in complying with this bulk entitlement and any remedial action taken or proposed.
- 12.2 The Minister may require the Authority to report on all or any of the matters set out in sub-clause 12.1 -
 - (a) in writing, or in such electronic form as may be agreed between the Authority and the Minister; and
 - (b) within 14 days of receiving the Minister's written request.
- 12.3 The Authority must, for the period of the preceding year, report in its Annual Report on each of the matters set out in sub-clause 12.1, except -
 - (a) paragraphs (a), (b) and (c) of sub-clause 12.1; and
 - (b) with the approval of the Minister, any particular failure referred to in paragraph (j) of sub-clause 12.1.
- 12.4 The Resource Manager may require the Authority to report to it, from time to time, on all or any of the matters set out in sub-clause 12.1.

12.5 Any report under sub-clause 12.4 must be made -

- (a) in such form as may be agreed between the Authority and the Resource Manager; and
- (b) unless the Authority and the Resource Manager agree otherwise -
 - (i) within 24 hours of the Authority receiving a request for a report on any matter set out in paragraphs (a) to (c) of sub-clause 12.1; or
 - (ii) within 14 days of the Authority receiving a request for a report on any matter set out in paragraphs (d) to (k) of sub-clause 12.1.

13. WATER RESOURCE MANAGEMENT COSTS

13.1 Subject to sub-clause 15.1, the Authority must pay the Resource Manager a fair and reasonable proportion of the costs incurred by the Resource Manager to -

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

13.2 The proportion of the costs referred to in sub-clause 13.1 is to be determined by the Resource Manager under sub-clause 15.3.

14. SALINITY MANAGEMENT COSTS

14.1 The Authority must pay to the Victorian Storage Operator, a portion of the cost of

salinity mitigation schemes along the River Murray operated by Victoria, commensurate with the extent to which the Authority and its customers contribute to the need for these schemes.

15. DUTY TO KEEP ACCOUNTS AND FIX PROPORTIONS

15.1 The Authority is not obliged to make any payment to the Resource Manager, under clause 13 unless the Resource Manager chooses to comply with the provisions of this clause relevant to that payment.

15.2 Separate accounts of all costs and payments must be kept by the Resource Manager in respect to sub-clause 13.1.

15.3 The Resource Manager must, by 1 February in any year, determine for the Authority, in respect of the ensuing year, a fair and reasonable proportion of the costs referred to in sub-clause 13.1, and provide the Authority with estimates of the amount payable.

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

16. DUTY TO MAKE PAYMENTS

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

17. EXEMPTION FROM METERING AND REPORTING

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

- (a) the metering requirements of sub-clause 11.1(a); and
- (b) the reporting requirements of sub-clause 12.1(a) and (b).

18. DATA

18.1 Subject to clause 11.4, the Minister will use the Minister's best endeavours to ensure that all hydrological and other

data required by the Authority to comply with this bulk entitlement are made available to the Authority.

- 18.2 The Authority must make available data collected for the purpose of the metering program and reporting under clauses 11 and 12 to any person, subject to the person paying any fair and reasonable access fee imposed by the Authority, to cover the costs of making the data available.

19. DISPUTE RESOLUTION

- 19.1 If any difference or dispute arises between the Authority, the Minister and, with its consent, the Resource Manager, or any of them (the "parties") concerning the interpretation or application of this Order, which is not resolved within 14 days of it arising, any party may give written notice to the others requiring the matter to be determined by an independent expert, if it is not otherwise resolved, within 14 days of that notice.
- 19.2 The independent expert will be either -
- a person agreed on by the parties to the difference or dispute; or
 - if those parties cannot agree, a person nominated by the Minister.
- 19.3 The independent expert must reach a conclusion on the matter within 30 days of it being referred, but has power to extend the period for reaching a conclusion on the matter by a further 30 days.
- 19.4 The independent expert must send a copy of the conclusion and its supporting reasons to each party to the difference or dispute.
- 19.5
- In any difference or dispute to which the Minister is a party, the independent expert must express the conclusion as a recommendation.
 - The Minister must consider any recommendation made under paragraph (a) before deciding to give a direction under section 307 or to take any other action under the Act in relation to the difference or dispute.

- 19.6 In any difference or dispute to which the Minister is not a party, any conclusion by an independent expert is final and binding on the parties.

- 19.7 The apportionment of the costs of and incidental to every reference, including the costs of the independent expert, shall be at the discretion of the independent expert.

Dated: 16 July 1999.

PATRICK JOHN McNAMARA,
Minister administering the **Water Act 1989**

*Note: An explanatory note that accompanies this Order is available from the Department of Natural Resources and Environment.

Water Act 1989

BULK ENTITLEMENT (HARRIETVILLE) CONVERSION ORDER 1999

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

1. CITATION

This Order may be cited as the Bulk Entitlement (Harrietville) Conversion Order 1999.

2. EMPOWERING PROVISIONS

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

3. COMMENCEMENT

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

4. DEFINITIONS

In this Order -

"**Act**" means the **Water Act 1989**;

"**annual entitlement**" means the total amount of water which the Authority may take from the waterway in any year;

"**Authority**" means the North East Region Water Authority;

"**entitlement holder**" means a person holding a bulk entitlement under the Act;

"**licence**" means any licence granted under Part 4 of the Act;

“Minister” in relation to any provision, includes any person authorised by the Minister to act on the Minister’s behalf in relation to that provision, or to whom the Minister has delegated the relevant power, discretion, function, authority or duty under Section 306 of the Act;

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

“passing flow” means an amount of the flow past the specified point which must pass to the waterway immediately downstream of the Harrietville diversion weir;

“Resource Manager” means any person appointed by the Minister to do all or any of the following -

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

“Victorian Storage Operator” means the person appointed by the Minister to be responsible for water storage and supply costs in the Murray Basin.

“specified point A” means immediately upstream of the Harrietville diversion weir on the waterway;

“specified point B” means immediately upstream of the Harrietville weir on the Ovens River East Branch;

“waterway” means Simmons Creek;

“year” means the 12 months commencing 1 July.

5. CONVERSION TO A BULK ENTITLEMENT

All of the Authority’s entitlement to take water from the waterway and from the Ovens River East Branch to supply water to the Harrietville Water Supply System is converted to a bulk entitlement on the conditions set out in this Order.

6. BULK ENTITLEMENT

The Authority may take up to 91 ML of water from the waterway and the Ovens River East Branch in any year subject to the flow sharing arrangements specified in clause 8.

7. ADDITIONAL WATER THROUGH TRANSFER OF ENTITLEMENT

- 7.1 Subject to the flow sharing arrangements specified in clause 8, normal trading rules except as specified in clause 7.2 and the provisions of any applicable stream flow management plan, the Authority may take an additional 74 ML of water from the waterway in any year subject to transfer of entitlement from:

- (a) other entitlements to water held by the Authority;
- (b) other entitlement holders; or
- (c) licence holders.

- 7.2 Despite anything to the contrary stated in normal trading rules, a transfer from another unregulated bulk entitlement held by the Authority shall not be subject to any reduction in volume because of the transfer.

8. SHARE OF FLOW

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

- (a) when $F_a \leq 0.5$ ML/day,
 $E_a = 0$,
- (b) when $0.5 < F_a \leq 4.8$ ML/day,
 $E_a = F_a - 0.5$, and

- (c) when $F_a > 4.8$ ML/day,
 $E_a = 4.3$ ML/day,

where -

“ E_a ” means the Authority’s entitlement;
 and

“ F_a ” means the flow past the specified
 point less water being transferred
 under sub-clause 8.2.

- 8.2 The Authority may take a share of the
 flow in the Ovens River East Branch
 waterway passing the specified point B,
 calculated as follows:

- (a) when $F_b \leq 3.0$ ML/day,
 $E_b = 0.8 \times F_b$, and
 (b) when $F_b > 3.0$ ML/day,
 $E_b = 2.4$ ML/day.

where -

“ E_b ” means the Authority’s entitlement;
 and

“ F_b ” means the flow past the specified
 point less water being transferred
 under sub-clause 8.2.

- 8.3 The Authority is not entitled to any flow
 past the specified point, as part of its bulk
 entitlement, which is being transferred by
 the holder of -
 (a) any other bulk entitlement or licence
 held by another person; or
 (b) any licence -
 to a transferee pursuant to the Act.

9. MAKING ALLOWANCES

- 9.1 In calculating water available to the
 Authority under this bulk entitlement at
 any point downstream of the specified
 points A and B, allowance must be made
 for -

- (a) any losses of water incurred
 between that point and the specified
 point; and
 (b) the time taken by the flow to reach
 that point from the specified point.

- 9.2 If the Authority proposes to take water
 under this entitlement from a point
 downstream of the specified point, it
 must first -

- (a) propose to the Minister -
 (i) fair, reasonable and
 representative means for
 calculating the allowances
 required by sub-clause 9.1; and

- (ii) details of the proposed point
 and amount of extraction; and

- (b) ascertain and provide to the Minister
 any operational requirements of the
 Resource Manager; and

- (c) satisfy the Minister that the proposal
 will have no impact on any other
 bulk entitlement or licence held by
 another person.

- 9.3 The Minister may -

- (a) approve a proposal made under
 sub-clause 9.2; or

- (b) require the Authority to amend the
 proposal; and

- (c) require the Authority -

- (i) to review all or part of any
 proposal approved by the
 Minister if, in the Minister’s
 opinion, it is, at any time, no
 longer fair, reasonable or
 representative; and

- (ii) to make an amended proposal
 to the Minister.

- 9.4 The Authority must -

- (a) advise the Resource Manager in
 writing within 14 days of any
 proposal approved by the Minister
 under sub-clause 9.3; and

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

10. ENVIRONMENTAL OBLIGATIONS

- 10.1 The Authority must propose to the
 Minister, within 12 months of the date of
 this Order, a program to manage the
 environmental effects of the Authority’s
 works to take water under this bulk
 entitlement which includes -

- (a) impacts on the bed and banks of the
 waterway in the vicinity of the
 Authority’s works; and

- (b) operational practices to remove silt
 from works; and

- (c) operational practices to manage the
 water quality in works on the
 waterway.

10.2 The Minister may -

- (a) approve the program proposed under sub-clause 10.1; or
- (b) require the Authority to amend the proposed program; and
- (c) require the Authority -
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.

10.3 The Authority, must at its cost -

- (a) implement the approved program; and
- (b) keep a record of all work undertaken under paragraph (a).

11. METERING PROGRAM

11.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a metering program to determine -

- (a) subject to clause 17, the flow of the waterway at the specified point, or at any other point from which water is taken under this bulk entitlement; and
- (b) the amount of water taken by the Authority under this bulk entitlement -

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

11.2 The metering program prepared under sub-clause 11.1 must include details of any agreement between the Authority and any other person for measuring and calculating instream flows.

11.3 The Minister may -

- (a) approve the program proposed under sub-clause 11.1; or
- (b) require the Authority to amend the proposed program; and
- (c) require the Authority -
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and

- (ii) to propose an amended program to the Minister.

11.4 The Authority must, at its cost, and in accordance with any guidelines issued from time to time by the Minister -

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

12. REPORTING REQUIREMENTS

12.1 The Authority may be required to report on all or any of the following matters, as provided in this clause:

- (a) subject to clause 17, the flow past the specified points A and B;
- (b) subject to clause 17, the passing flows at points A and B;
- (c) the daily amount of water taken by the Authority from the waterway and from the Ovens River East Branch;
- (d) the approval, amendment and implementation of programs and proposals under clauses 9, 10 and 11;
- (e) the annual amount of water taken under this bulk entitlement;
- (f) any temporary or permanent transfer of all or part of this bulk entitlement;
- (g) any bulk entitlement or licence in respect of the waterway and the Ovens River East Branch, temporarily or permanently transferred to the Authority with respect to the Harrierville Water Supply System;
- (h) any amendment to this bulk entitlement;
- (i) any new bulk entitlement granted to the Authority with respect to the Harrierville Water Supply System;

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

13. WATER RESOURCE MANAGEMENT COSTS

- 13.1 Subject to sub-clause 15.1, the Authority must pay the Resource Manager a fair and reasonable proportion of the costs incurred by the Resource Manager to -
- (a) prepare the Ovens Basin Water Accounts; and
 - (b) monitor whether entitlement holders in the Ovens Basin comply with the conditions of their bulk entitlements; and
 - (c) direct the release of any water set aside for maintaining water quality in the Ovens Basin; and
 - (d) investigate and mediate disputes between entitlement holders in the Ovens Basin; and
 - (e) investigate and deal with significant unauthorised uses of water in the Ovens Basin; and
 - (f) supervise the qualification of any rights to water made by the Minister during periods of declared water shortage under section 13 of the Act.
- 13.2 The proportion of the costs referred to in sub-clause 13.1 is to be determined by the Resource Manager under sub-clause 15.3.

14. SALINITY MANAGEMENT COSTS

- 14.1 The Authority must pay to the Victorian Storage Operator, a portion of the cost of salinity mitigation schemes along the River Murray operated by Victoria, commensurate with the extent to which the Authority and its customers contribute to the need for these schemes.

15. DUTY TO KEEP ACCOUNTS AND FIX PROPORTIONS

- 15.1 The Authority is not obliged to make any payment to the Resource Manager, under clause 13 unless the Resource Manager chooses to comply with the provisions of this clause relevant to that payment.
- 15.2 Separate accounts of all costs and payments must be kept by the Resource Manager in respect to sub-clause 13.1.
- 15.3 The Resource Manager must, by 1 February in any year, determine for the

Authority, in respect of the ensuing year, a fair and reasonable proportion of the costs referred to in sub-clause 13.1 and provide the Authority with estimates of the amount payable.

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

16. DUTY TO MAKE PAYMENTS

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

17. EXEMPTION FROM METERING AND REPORTING

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

- (a) the metering requirements of sub-clause 11.1(a); and
- (b) the reporting requirements of sub-clause 12.1(a) and (b).

18. DATA

- 18.1 Subject to clause 11.4, the Minister will use the Minister's best endeavours to ensure that all hydrological and other data required by the Authority to comply with this bulk entitlement are made available to the Authority.

- 18.2 The Authority must make available data collected for the purpose of the metering program and reporting under clauses 11 and 12 to any person, subject to the person paying any fair and reasonable access fee imposed by the Authority, to cover the costs of making the data available.

19. DISPUTE RESOLUTION

- 19.1 If any difference or dispute arises between the Authority, the Minister and, with its consent, the Resource Manager, or any of them (the "parties") concerning the interpretation or application of this Order, which is not resolved within 14

days of it arising, any party may give written notice to the others requiring the matter to be determined by an independent expert, if it is not otherwise resolved, within 14 days of that notice.

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

Dated: 16 July 1999.

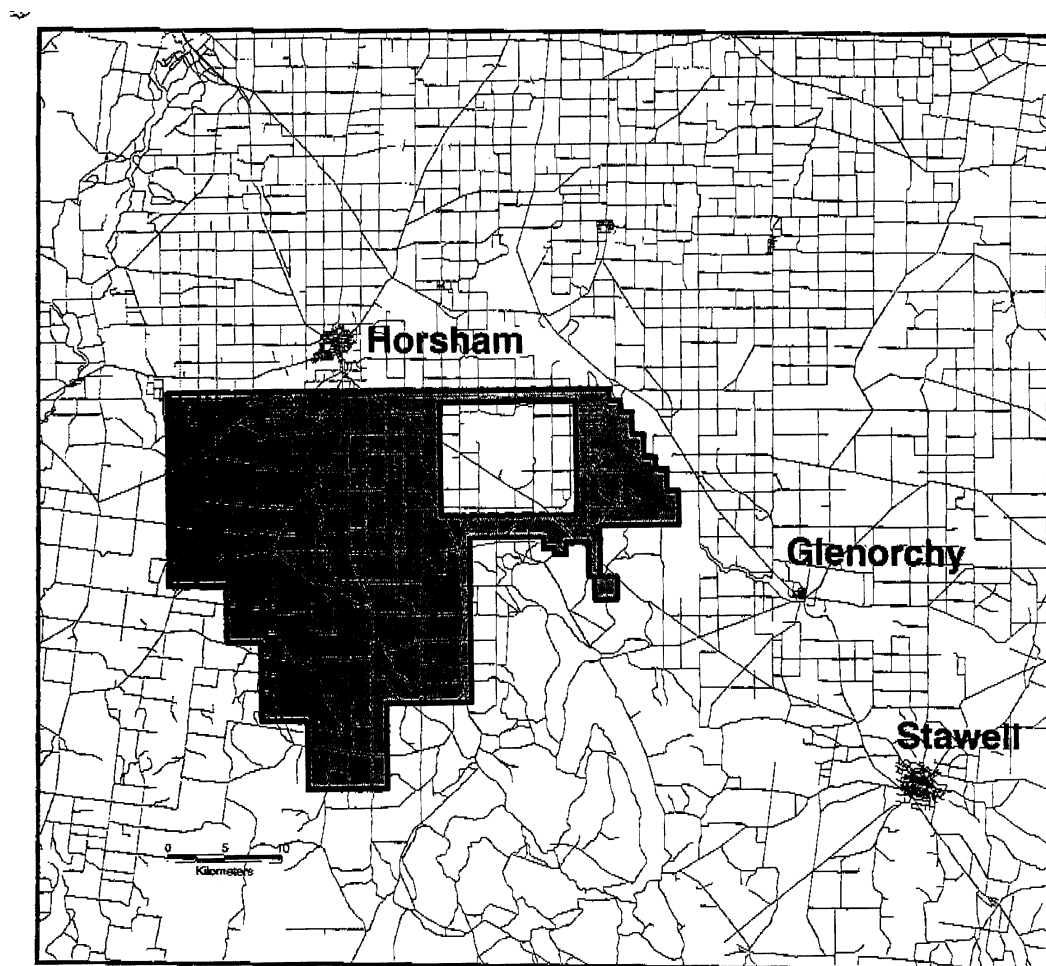
PATRICK JOHN McNAMARA,
Minister administering the **Water Act 1989**

*Note: An explanatory note that accompanies this Order is available from the Department of Natural Resources and Environment.

Mineral Resources Development Act 1990

NOTICE OF EXEMPTION FROM EXPLORATION LICENCE (SECTION 7)

I, Patrick McNamara, Deputy Premier, Minister for Agriculture and Resources, pursuant to Section 7 of the **Mineral Resources Development Act 1990**, do hereby exempt from being subject to an Exploration Licence the land shown on the attached plan.



Area to be Exempted

Dated 22 July 1999.

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

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

I, the undersigned, being the Deputy Registrar of the Melbourne Magistrates' Court hereby give notice that applications, as under have been lodged for hearing by the said Court on the date specified.

Any person desiring to object to any such application must:

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

<i>Full name of Applicant or in the case of a Firm or Corporation, of Application the Nominee</i>	<i>Place of Abode of Applicant or Nominee</i>	<i>Name of Firm or Corporation</i>	<i>Address for Registration</i>	<i>Type of Licence</i>	<i>Date of Hearing of</i>
Michael Roger Porter	6 Yarla Court, Karingal	B. & F. Associates	Level 1, 16 Baker Street, Richmond 3121	Commer- cial sub- agent	19 August 1999
Philip Elan Grayman	2/74 Trevelyan Street, Caulfield 3162	Civil Enforcement Agency Pty Ltd.	Suite 16, Kings Arcade, 974-978 High Street, Armadale, Victoria 3143	Commer- cial agent	19 August 1999
Thanh Giang Tran	1 Sandpiper Drive, Taylors Lakes	B. & F. Associates	160 Johnston Street, Fitzroy, Victoria 3065	Commer- cial sub- agent	19 August 1999
Darren Pinkham	45 Robinson Street, Moonee Ponds, Victoria 3039	Accounts Receivable Management Services Pty Limited	45 Robinson Street, Moonee Ponds, Victoria 3039	Commer- cial sub- agent	23 August 1999
David Vorrath Lyons	1 Bligh Court, Lilydale Vic. 3140	Austral Mercantile Collections Pty Ltd.	123-135 Montague Street, South Melbourne	Commer- cial agent	23 August 1999

Greg John Warton	16 Bronte Court, Wyndhamvale Vic. 3030	Professional Collection Services	Level 5, 525 Collins Street, Melbourne Vic. 3000	Commer- cial agent	23 August 1999
Michelle Nicola	116 Suffolk Road, North Sunshine 3020	Advanced Credit Management Mercantile Agency	116 Suffolk Road, North Sunshine 3020	Commer- cial sub- agent	26 August 1999
George Paspaliaris	6 Dixon Street, Malvern	Advanced Credit Management (Vic.)	6 Dixon Street, Malvern 3144	Commer- cial sub- agent	26 August 1999

PETER MITHEN

Deputy Registrar Melbourne Magistrates' Court

Interpretation of Legislation Act 1984**TOBACCO (LABELLING) REGULATIONS 1999**

Notice of Incorporation of Document

As required by section 32 of the **Interpretation of Legislation Act 1984**, I give notice that the Tobacco (Labelling) Regulations 1999 apply, adopt or incorporate the following document:

Statutory Rule Provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 4	Trade Practices (Consumer Product Information Standards) (Tobacco) Regulations 1994 of the Commonwealth.	Regulations 1, 2(2), 3, 4 6 to 17(7), 19 to 22 and Schedules 1 to 4, as modified by regulation 4 of the Tobacco (Labelling) Regulations 1999.

A copy of the material applied, adopted or incorporated by the Regulations was lodged with the Clerk of the Parliaments on 29 June 1999.

Dated 23 July 1999.

ROB KNOWLES
Minister for Health

Vocational Education and Training Act 1990**NOTICE OF DETERMINATION OF APPROVED TRAINING SCHEMES**

In accordance with section 51 of the **Vocational Education and Training Act 1990** the State Training Board of Victoria gives notice that it has determined that the following training schemes are approved training schemes for the vocations specified below:

APPROVED TRAINING SCHEME

DATE OF DETERMINATION

ICT20197 Certificate II in Telecommunications ICT20297 Certificate II in Telecommunications (Cabling) ICT30197 Certificate III in Telecommunications	26 April 1999
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ICT30297 Certificate III in Telecommunications (CPE) ICT30397 Certificate III in Telecommunications (CAN) ICT30497 Certificate III in Telecommunications (Cabling) ICT40197 Certificate IV in Telecommunications ICT40297 Certificate IV in Telecommunications (CPE) ICT40397 Certificate IV in Telecommunications (CAN)	
QLD7040 Certificate III in Frontline Management QLD7041 Certificate IV in Frontline Management	26 April 1999
RGR20198 Certificate II in Racing (Thoroughbred) Stablehand Level 1 RGR20298 Certificate II in Racing (Standardbred) Stablehand Level 1 RGR20398 Certificate II in Racing (Greyhound) Kennelhand Level 1 RGR30198 Certificate III in Racing (Thoroughbred) Stablehand Level 2 RGR30298 Certificate III in Racing (Thoroughbred) Track Work Rider RGR30398 Certificate III in Racing (Standardbred) Stablehand Level 2 RGR30498 Certificate III in Racing (Standardbred) Track Work Driver RGR30598 Certificate III in Racing (Greyhound) Kennelhand Level 2 RGR40198 Certificate IV in Racing (Thoroughbred) Jockey RGR40298 Certificate IV in Racing (Thoroughbred) Thoroughbred Trainer Level 1 RGR40398 Certificate IV in Racing (Standardbred) Harness Driver RGR40498 Certificate IV in Racing (Standardbred) Harness Trainer Level 1 RGR40598 Certificate IV in Racing (Greyhound) Trainer Level 1 RGR50198 Diploma of Racing (Thoroughbred) Thoroughbred Trainer Level 2 RGR50298 Diploma of Racing (Standardbred) Harness Trainer Level 2 RGR50398 Diploma of Racing (Greyhound) Greyhound Trainer Level 2	27 April 1999
14031NSW Certificate III in Electrical Wholesaling	11 May 1999
FPP10198 Certificate I in Pulp and Paper Manufacturing FPP20198 Certificate II in Pulp and Paper Manufacturing (Primary Resources) FPP20298 Certificate II in Pulp and Paper Manufacturing (Pulping Operations) FPP20398 Certificate II in Pulp and Paper Manufacturing (Chemical Recovery) FPP20498 Certificate II in Pulp and Paper Manufacturing (Waste Paper Handling) FPP20598 Certificate II in Pulp and Paper Manufacturing (Waste Paper Operations) FPP20698 Certificate II in Pulp and Paper Manufacturing (Stock Preparation) FPP20798 Certificate II in Pulp and Paper Manufacturing (Wet End Operations) FPP20898 Certificate II in Pulp and Paper Manufacturing (Dry End Operations) FPP20998 Certificate II in Pulp and Paper Manufacturing (Paper Coating) FPP21098 Certificate II in Pulp and Paper Manufacturing (Finishing and Conversion)	25 May 1999

FPP21198 Certificate II in Pulp and Paper Services (Electricity Generation) FPP21298 Certificate II in Pulp and Paper Services (Steam Generation) FPP21398 Certificate II in Pulp and Paper Services (Water Services) FPP30198 Certificate III in Pulp and Paper Manufacturing (Primary Resources) FPP30298 Certificate III in Pulp and Paper Manufacturing (Pulping Operations) FPP30398 Certificate III in Pulp and Paper Manufacturing (Chemical Recovery) FPP30498 Certificate III in Pulp and Paper Manufacturing (Waste Paper Handling) FPP30598 Certificate III in Pulp and Paper Manufacturing (Waste Paper Operations) FPP30698 Certificate III in Pulp and Paper Manufacturing (Stock Preparation) FPP30798 Certificate III in Pulp and Paper Manufacturing (Wet End Operations) FPP30898 Certificate III in Pulp and Paper Manufacturing (Dry End Operations) FPP30998 Certificate III in Pulp and Paper Manufacturing (Paper Coating) FPP31098 Certificate III in Pulp and Paper Manufacturing (Finishing and Conversion) FPP31198 Certificate III in Pulp and Paper Services (Electricity Generation) FPP31298 Certificate III in Pulp and Paper Services (Steam Generation) FPP31398 Certificate III in Pulp and Paper Services (Water Services) FPP40198 Certificate IV in Pulp and Paper Manufacturing (Resources) FPP40298 Certificate IV in Pulp and Paper Manufacturing (Pulping Operations) FPP40398 Certificate IV in Pulp and Paper Manufacturing (Chemical Recovery) FPP40498 Certificate IV in Pulp and Paper Manufacturing (Paper Manufacture) FPP41198 Certificate IV in Pulp and Paper Services (Electricity Generation) FPP41298 Certificate IV in Pulp and Paper Services (Steam Generation) FPP41398 Certificate IV in Pulp and Paper Services (Water Services) FPP50198 Diploma of Pulp and Paper Industry Operations	
PMB10198 Certificate I in Process Manufacturing PMB20198 Certificate II in Process Manufacturing (Production Support) PMB20298 Certificate II in Process Manufacturing (Rubber - Injection Moulding) PMB20398 Certificate II in Process Manufacturing (Plastics - Injection Moulding) PMB20498 Certificate II in Process Manufacturing (Plastics - Blow Moulding) PMB20598 Certificate II in Process Manufacturing (Plastics - Extrusion) PMB20698 Certificate II in Process Manufacturing (Rubber - Extrusion)	25 May 1999

PMB20798 Certificate II in Process Manufacturing (Plastics - Blown Film) PMB20898 Certificate II in Process Manufacturing (Rubber - Tyre Retreading) PMB20998 Certificate II in Process Manufacturing (Compounding and Reclamation) PMB21098 Certificate II in Process Manufacturing (Plastics - Composite Materials) PMB21198 Certificate II in Process Manufacturing (Rubber - Tyre Building) PMB21298 Certificate II in Process Manufacturing (Plastics - Fabrication) PMB21398 Certificate II in Process Manufacturing (Plastics - Thermoforming) PMB21498 Certificate II in Process Manufacturing (Cablemaking) PMB21598 Certificate II in Process Manufacturing (Specialised Processes) PMB30198 Certificate III in Process Manufacturing (Production Support) PMB30298 Certificate III in Process Manufacturing (Rubber - Injection Moulding) PMB30398 Certificate III in Process Manufacturing (Plastics -Injection Moulding) PMB30498 Certificate III in Process Manufacturing (Plastics - Blow Moulding) PMB30598 Certificate III in Process Manufacturing (Plastics - Extrusion) PMB30698 Certificate III in Process Manufacturing (Rubber - Extrusion) PMB30798 Certificate III in Process Manufacturing (Plastics - Blown Film) PMB30898 Certificate III in Process Manufacturing (Rubber - Tyre Retreading) PMB30998 Certificate III in Process Manufacturing (Compounding and Reclamation) PMB31098 Certificate III in Process Manufacturing (Plastics - Composite Materials) PMB31198 Certificate III in Process Manufacturing (Rubber - Tyre Building) PMB31298 Certificate III in Process Manufacturing (Plastics - Fabrication) PMB31398 Certificate III in Process Manufacturing (Plastics - Thermoforming) PMB31498 Certificate III in Process Manufacturing (Cablemaking) PMB31598 Certificate III in Process Manufacturing (Specialised Processes) PMB40198 Certificate IV in Process Manufacturing	
FDF10198 Certificate I in Food Processing (General Foods) FDF20198 Certificate II in Food Processing (General Foods) FDF30198 Certificate III in Food Processing (General Foods) FDF10398 Certificate I in Food Processing (Plant Baking) FDF20398 Certificate II in Food Processing (Plant Baking) FDF30398 Certificate III in Food Processing (Plant Baking) FDF10298 Certificate I in Pharmaceutical Manufacturing FDF20298 Certificate II in Pharmaceutical Manufacturing FDF30298 Certificate III in Pharmaceutical Manufacturing	27 May 1999

14962ACT Certificate III in Sport and Recreation Apprenticeship (Streams: Retail, Administration, Fitness Instruction, Community Recreation, Outdoor Recreation, Aquatics)	11 June 1999
PRM20198 Certificate II Asset Maintenance (Cleaning Operations) PRM30198 Certificate III Asset Maintenance (Cleaning Operations) PRM40198 Certificate IV Asset Maintenance (Cleaning Operations Management) PRM20298 Certificate II in Asset Maintenance (Pest Management - Technical) PRM20398 Certificate II in Asset Maintenance (Pest Management - Business Operations) PRM30298 Certificate III in Asset Maintenance (Pest Management - Technical) PRM30398 Certificate III in Asset Maintenance (Pest Management - Business Operations) PRM40298, Certificate IV in Asset Maintenance (Pest Management)	18 June 1999
PMA10198 Certificate I in Process Plant Skills PMA20198 Certificate II in Process Plant Operations PMA30198 Certificate III in Process Plant Operations PMA40198 Certificate IV in Process Plant Technology	18 June 1999
ICA20198 Certificate II in Information Technology ICA40198 Certificate IV in Information Technology (Client Support)	18 June 1999
BCC20198 Certificate II in Civil Construction BCC30198 Certificate III in Civil Construction (Plant)	30 June 1999
CUE20198 Certificate II in Entertainment CUE20298 Certificate II in Entertainment (Front of House) CUE30198 Certificate III in Entertainment CUE30298 Certificate III in Entertainment (Set Manufacture) CUE30398 Certificate III in Entertainment (Props Manufacture) CUE30498 Certificate III in Entertainment (Lighting Operations) CUE30598 Certificate III in Entertainment (Sound Operations) CUE30698 Certificate III in Entertainment (Audiovisual Operations) CUE30798 Certificate III in Entertainment (Front of House) CUE30898 Certificate III in Entertainment (Costume) CUE30998 Certificate III in Entertainment (Make up) CUE31098 Certificate III in Entertainment (Scenic Art) CUE31198 Certificate III in Entertainment (Staging) CUE31298 Certificate III in Entertainment (Cinema Projection) CUE40198 Certificate IV in Entertainment CUE40298 Certificate IV in Entertainment (Set Manufacture) CUE40398 Certificate IV in Entertainment (Props Manufacture) CUE40498 Certificate IV in Entertainment (Lighting) CUE40598 Certificate IV in Entertainment (Sound) CUE40698 Certificate IV in Entertainment (Audiovisual) CUE40798 Certificate IV in Entertainment (Costume) CUE40898 Certificate IV in Entertainment (Make up) CUE40998 Certificate IV in Entertainment (Wig Manufacture) CUE41098 Certificate IV in Entertainment (Scenic Art)	30 June 1999

CUE41198 Certificate IV in Entertainment (Staging) CUE50198 Diploma of Entertainment CUE50298 Diploma of Entertainment (Set Manufacture) CUE50398 Diploma of Entertainment (Props Manufacture) CUE50498 Diploma of Entertainment (Lighting) CUE50598 Diploma of Entertainment (Sound) CUE50698 Diploma of Entertainment (Costume) CUE50798 Diploma of Entertainment (Make up) CUE50898 Diploma of Entertainment (Wig Manufacture) CUE50998 Diploma of Entertainment (Scenic Art) CUE51098 Diploma of Entertainment (Staging) CUE51198 Diploma of Entertainment (Stage Management) CUE60198 Advanced Diploma of Entertainment CUE60298 Advanced Diploma of Entertainment (Stage Management) CUE60398 Advanced Diploma of Entertainment (Design)	
UTG20198 Certificate II in Gas Operations UTG30198 Certificate III in Gas Operations UTG40198 Certificate IV in Gas Operations	1 July 1999
UTL20198 Certificate II in Lift Systems (Operational Support) UTL30198 Certificate III in Lift Systems (Electrical) UTL40198* Certificate IV in Lift Systems (Electrical) UTL50198** Diploma of Lift Systems (Technician)	1 July 1999
MNQ20198 Certificate II in Extractive Industries (Operator) MNQ30198 Certificate III in Extractive Industries (Operator) MNQ40198 Certificate IV in Extractive Industries Operations MNQ50198 Diploma of Extractive Industries Management MNQ60198 Advanced Diploma of Extractive Industries Management	1 July 1999
CHC20199 Certificate II in Community Services (Aged Care Work) CHC30199 Certificate III in Community Services (Aged Care Work) CHC40199 Certificate IV in Community Services (Aged Care Work) CHC50199 Diploma of Community Services (Aged Care Work) CHC60199 Advanced Diploma of Community Services (Aged Care Work) CHC20299 Certificate II in Community Services (Alcohol and Other Drugs Work) CHC30299 Certificate III in Community Services (Alcohol and Other Drugs Work) CHC40299 Certificate IV in Community Services (Alcohol and Other Drugs Work) CHC50299 Diploma of Community Services (Alcohol and Other Drugs Work) CHC60299 Advanced Diploma of Community Services (Alcohol and Other Drugs Work) CHC20399 Certificate II in Community Services (Children's Services) CHC30399 Certificate III in Community Services (Children's Services) CHC40399 Certificate IV in Community Services (Children's Services) CHC50399 Diploma of Community Services (Children's Services) CHC60399 Advanced Diploma of Community Services (Children's Services) CHC30499 Certificate III in Community Services (Child Protection, Statutory Supervision, Juvenile Justice) CHC40499 Certificate IV in Community Services (Child Protection, Statutory Supervision, Juvenile Justice) CHC50499 Diploma of Community Services (Child Protection, Statutory Supervision, Juvenile Justice)	1 July 1999

CHC60499 Advanced Diploma of Community Services (Child Protection, Statutory Supervision, Juvenile Justice) CHC30599 Certificate III in Community Services (Community Housing Work) CHC40599 Certificate IV in Community Services (Community Housing Work) CHC50599 Diploma of Community Services (Community Housing Work) CHC60599 Advanced Diploma of Community Services (Community Housing Work) CHC20499 Certificate II in Community Services (Community Work) CHC30699 Certificate III in Community Services (Community Work) CHC40699 Certificate IV in Community Services (Community Work) CHC50699 Diploma of Community Services (Community Work) CHC60699 Advanced Diploma in Community Services (Community Work) CHC20599 Certificate II in Community Services (Disability Work) CHC30799 Certificate III in Community Services (Disability Work) CHC40799 Certificate IV in Community Services (Disability Work) CHC50799 Diploma of Community Services (Disability Work) CHC60799 Advanced Diploma of Community Services (Disability Work) CHC30899 Certificate III in Community Services (Mental Health Work - non clinical) CHC40899 Certificate IV in Community Services (Mental Health Work - non clinical) CHC50899 Diploma of Community Services (Mental Health Work - non clinical) CHC60899 Advanced Diploma of Community Services (Mental Health Work - non clinical) CHC30999 Certificate III in Community Services (Youth Work) CHC40999 Certificate IV in Community Services (Youth Work) CHC50999 Diploma of Community Services (Youth Work) CHC60999 Advanced Diploma of Community Services (Youth Work)	
MEM10198 Certificate I in Engineering MEM20198 Certificate II in Engineering - Production MEM20298 Certificate II in Engineering - Production Technology MEM30198 Certificate III in Engineering - Production Technology MEM30298 Certificate III in Engineering - Mechanical MEM30398 Certificate III in Engineering - Fabrication MEM30498 Certificate III in Engineering - Electrical/ Electronic MEM30598 Certificate III in Engineering - Technician MEM40198 Certificate IV in Engineering	1 July 1999
BCG30198 Certificate III in General Construction (Wall and Floor Tiling) BCG30298 Certificate III in General Construction (Wall and Ceiling Lining) BCG30398 Certificate III in General Construction (Solid Plastering) BCG30498 Certificate III in General Construction (Painting And Decorating) BCG30698 Certificate III in General Construction (Bricklaying/Blocklaying) BCG30798 Certificate III in General Construction (Carpentry - Framework/Formwork/Finishing) BCG30898 Certificate III in General Construction (Roof Tiling)	1 July 1999

Details of the approved training schemes can be obtained from the General Manager, Client Relations Management Division, Office of Training and Further Education, Department of Education, 2 Treasury Place, East Melbourne 3002. Telephone 9637 2791. Fax 9637 3220.

Legal Practice Act 1996**DETERMINATION OF CONTRIBUTIONS TO FIDELITY FUND FOR THE PERIOD
1 JANUARY 2000 TO 30 JUNE 2001**

The Legal Practice Board, acting under Division 1 of Part 7 of the **Legal Practice Act 1996** has determined that the classes of persons required to pay a contribution under Division 1 of Part 7, and the contribution payable by members of each class, for the period 1 January 2000 to 30 June 2001 are as set out in the following table. Approved clerks, Interstate Practitioners and Foreign Practitioners must pay any contribution to the Legal Practice Board by 31 October, 1999 (see S 202(4)). All other persons will pay any required contribution to the Victorian Lawyers RPA Ltd at the time of applying for or varying their practising certificate. **Persons who do not fall within these classes are not required to make a contribution.**

CLASS OF PERSONS	Contribution
Authorised to receive trust moneys and no nominee mortgage practice	
1. An approved clerk or the holder of a practising certificate that authorises the receipt of trust money (other than an incorporated practitioner) who: <ul style="list-style-type: none"> (a) received, or was a partner or employee of a firm, or a director or employee of an incorporated practitioner that received trust money exceeding \$500,000 in total during the year ending on 31 March, 1999; and (b) did not receive at any time during the year ending on 31 March, 1996 money from a client to be lent on the security of a nominee mortgage. 	\$600
Authorised to receive trust moneys and a nominee mortgage practice	
2. The holder of a practising certificate that authorises the receipt of trust money (other than an incorporated practitioner) who at any time during the year ending on 31 March, 1996, received, or was a partner or employee of a firm, or a director or employee of an incorporated practitioner that received money from a client to be lent on the security of a nominee mortgage	\$900
Interstate and Foreign Practitioner	
3. An interstate practitioner or a foreign practitioner (not including a body corporate) who: <ul style="list-style-type: none"> (a) has established a practice in Victoria within the meaning of section 3A of the Act; and (b) received, or was a partner or employee of a firm, or a director or employee of an incorporated practitioner that received trust money in Victoria, exceeding \$500,000 in total during the year ending on 31 March, 1999. 	\$300
Employee practising certificate and not authorised to receive trust money	
4. The holder of a practising certificate that authorises the person to engage in legal practice as an employee or as a corporate practitioner who: <ul style="list-style-type: none"> (a) holds a practising certificate that does not authorise the receipt of trust money; and (b) is employed by a legal practitioner or firm that is authorised to receive trust money. 	\$150
Employee of community legal centre	
5. If an employee of a community legal centre falls within one of the categories set out above (but not otherwise), he or she shall only be required to pay \$100: (see S. 201(1))	

Where an applicant for a practising certificate or for a variation of a condition of a practising certificate the holding or variation of which, or an applicant for registration as a foreign practitioner, or an interstate practitioner notifies the Board they have engaged in legal practice in Victoria, the granting or notification of which would make them a member of any of the classes set out above, makes their application or gives their notification after **31 January 2000**, the contribution payable by the person shall be calculated in accordance with the following formula: $\$[(n/18) \times C] - P$ where this gives a figure greater than 0. **n** is the number of whole months remaining up to and including June 2001 after the date of the application or notification; **c** is the contribution payable by members of the relevant class and **p** is the amount (if any) already paid under this determination as at the date of the application or notification.

Workers Compensation Act 1958

NOTICE OF NEW BENEFIT RATES PAYABLE IN ACCORDANCE WITH SECTION 9 AND SECTION 11

(a) Section 9(3) of the **Workers Compensation Act 1958** provides for rates of compensation to be adjusted on 1 July in any year in line with movements in the Australian male average weekly earnings between the December quarter of the two preceeding years as published by the Australian Statistician at 15 June in each respective year.

The Australian male average weekly earnings for the December quarter of 1997 and 1998 were \$709.30 and \$722.80 respectively, an increase of 1.9%.

Notice is hereby given that calculations in accordance with the said section produce the following rates of compensation which are payable, on and from 1 July 1999 instead of the amounts specified in Section 9 of the said Act, in the clauses under the heading "The Clauses Referred To".

The amount specified in "The Clauses Referred To" (wherever occurring)		Rates before 1 July 99	Rates from 1 July 99
COMPENSATION FOR THE DEATH OF A WORKER			
1(a) (i)	33160	\$110,057	\$112,152
	8088	\$26,848	\$27,359
	7566	\$25,109	\$25,587
	7044	\$23,379	\$23,824
	6523	\$21,648	\$22,060
	6001	\$19,916	\$20,295
	5479	\$18,183	\$18,529
	4957	\$16,452	\$16,765
	4435	\$14,719	\$14,999
	3914	\$12,992	\$13,239
	3392	\$11,256	\$11,470
	2870	\$9,525	\$9,706
	2348	\$7,791	\$7,939
	1826	\$6,060	\$6,175
	1826	\$6,060	\$6,175
1(a)(ii)	33160	\$110,057	\$112,152
WEEKLY PAYMENTS			
1(b) (i)	105	\$350	\$357
	30	\$97	\$99
	10	\$33	\$34
	155	\$516	\$526
	78	\$258	\$263
	135	\$446	\$454

TOTAL LIABILITY FOR WEEKLY PAYMENTS

1(b) (iii)	36,960	\$122,669	\$125,004
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(b) Section 11(1) of the Workers Compensation Act 1958 provides for rates of compensation for certain

specified injuries to be set percentages of the maximum payable, at the time of the injury, under Clause 1(a)(ii).

Planning and Environment Act 1987
BOROONDARA PLANNING SCHEME
 Notice of Approval of Amendment
 Amendment L 47

The Minister for Planning and Local Government has approved Amendment L 47 to the Boroondara Planning Scheme.

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

The Amendment removes the existing Streamside Environment Area No. 1 (Hawthorn and Kew) Overlay as it applies to the River Retreat Area, being Nos. 78-82 Molesworth Street, Nos. 1-8 River Retreat, 100 Yarra Boulevard and intervening road and reserves, Kew and replaces it with an Environmental Significance No. 1 Overlay and a Landscape Protection Area Overlay.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Boroondara City Council, 8 Inglesby Road, Camberwell.

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

Planning and Environment Act 1987
BOROONDARA PLANNING SCHEME
 Notice of Approval of Amendment
 Amendment L54

The Minister for Planning and Local Government has approved Amendment L54 to the Boroondara Planning Scheme.

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

The Amendment introduces the State Section Heritage Overlay provisions or controls over the following heritage places identified as areas of heritage significance:-

- Fairview Avenue, Burwood;
- Goodwin Street and Somerset Road, Glen Iris;
- Great Glen Iris Railway Junction Estate and Environs, Ashburton;
- Holyrood Estate and Environs, Camberwell;
- Ross Street, Surrey Hills; and
- Toorak Estate and Environs, Glen Iris.

In addition the Amendment deletes the interim demolition controls that were placed over these heritage places, whilst Amendment L54 was formally exhibited and processed under the provisions of the Act.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Boroondara City Council, 8 Inglesby Road, Camberwell.

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

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

BRIMBANK PLANNING SCHEME
 Notice of Approval of Planning Scheme

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

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

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

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

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

A copy of the new planning scheme can be inspected, free of charge, during office hours, at: Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000 and Brimbank City Council, Alexandra Avenue, Sunshine 3020.

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

Planning and Environment Act 1987
DAREBIN PLANNING SCHEME
Notice of Approval of Amendment
Amendment L62

The Minister for Planning and Local Government has approved Amendment L62 to the Darebin Planning Scheme.

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

The Amendment changes site specific clause 110-5 relating to Northcote Plaza and Northcote Central Shopping Centre to allow adjoining Council land to be included in the calculation of required car spaces.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Darebin City Council, Municipal Offices, 274 Gower Street, Preston.

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

Planning and Environment Act 1987
DAREBIN PLANNING SCHEME
Notice of Approval of Amendment
Amendment L75

The Minister for Planning and Local Government has approved Amendment L75 to the Darebin Planning Scheme.

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

The Amendment removes the Residential Density Area No. 4 Overlay from land at 849 Heidelberg Road, Alphington.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Darebin City Council, Municipal Offices, 350 High Street, Preston.

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

Planning and Environment Act 1987
GREATER DANDENONG PLANNING
SCHEME

Notice of Approval of Amendment

Amendment C3

The Minister for Planning and Local Government has approved Amendment C3 to the Greater Dandenong Planning Scheme.

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

The Amendment inserts a site specific control into Schedule 52.03 allowing the use and development of land located at the eastern side of the Mornington Peninsula Freeway, on the northern side of the Patterson River, adjoining the National Water Sports Centre, Bangholme for a sky sign until 30 March, 2004.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Greater Dandenong City Council, Springvale Office, 397-405 Springvale Road, Springvale, Dandenong Officer, 39 Clow Street, Dandenong and Shop 7 Parkmore Shopping Centre.

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

Planning and Environment Act 1987
GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment RL237

The Minister for Planning and Local Government has approved Amendment RL237 to the Greater Geelong Planning Scheme.

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

The Amendment rezones 48ha of land fronting Hendy Street, Heales and Broderick Roads within the Heales Road Industrial Estate, Lara from Reserved Industrial to Industrial 2 (State Section); and inserts Clause "147-5 Fertiliser Facility – Heales Road, Lara" to

introduce a site specific control relating to Concept Plan options and the approval of a Development Plan.

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

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

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

GREATER SHEPPARTON PLANNING
SCHEME

Notice of Approval of planning scheme

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

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

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

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

A copy of the new planning scheme can be inspected, free of charge, during office hours, at: Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins

Street, Melbourne 3000; Department of Infrastructure, North Eastern Region, 50-52 Clarke Street, Benalla 3672 and Greater Shepparton City Council, Welsford Street, Shepparton 3632.

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

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

MELTON PLANNING SCHEME
Notice of Approval of planning scheme

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

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

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

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

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

A copy of the new planning scheme can be inspected, free of charge, during office hours, at: Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000; Department of Infrastructure, North West Metro Region, 499 Ballarat Road, Sunshine and Melton Shire Council, 232 High Street, Melton 3337.

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

Planning and Environment Act 1987

MOIRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment L30

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

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

The Amendment rezones land at Lots 11 & 12 LP 216901, Punt Road, Cobram from Business 1 (Central Intensive) Zone, to Business 1 Zone.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; Department of Infrastructure, North Eastern Regional Office, 50-52 Clarke Street, Benalla and at the offices of the Moira City Council, Melville Street, Numurkah.

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

Planning and Environment Act 1987

PAKENHAM PLANNING SCHEME

Notice of Approval of Amendment

Amendment L172

The Minister for Planning and Local Government has approved Amendment L172 to the Pakenham Planning Scheme.

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

The Amendment proposes to rezone land, titles Lots 2 and 3 on Plan of Subdivision No. 75395 and Part CP No. 45 (former road), and Lot 12 on Plan of Subdivision No. 318230L in Pakenham to a Business 1 Zone.

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

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 L83

The Minister for Planning and Local Government has approved Amendment L 83 to the Stonnington Planning Scheme.

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

The Amendment inserts site specific provisions, to enable external alterations to and use of premises at 1284-1286 High Street, Malvern as a shop.

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

ORDERS IN COUNCIL

Melbourne City Link Act 1995

**ORDER REVOKING TEMPORARY RESERVATIONS OF LAND FOR THE PURPOSES OF
THE MELBOURNE CITY LINK PROJECT**

The Governor in Council, on the recommendation of the Minister for Planning and Local Government (being the Minister responsible for administering the **Melbourne City Link Act 1995**) that the temporary reservations of certain licensed land be revoked on the termination of the licences as to that land, under section 59 (2) of that Act, revokes the temporary reservations under the **Crown Land (Reserves) Act 1978** of the land described in the Schedule.

Dated: 27 July 1999.

Responsible Minister:
ROBERT MACLELLAN
Minister for Planning and Local Government

SHANNON DELLAMARTA
Acting Clerk of the Executive Council

SCHEDULE**Part A-Orders in Council**

The land and strata of land temporarily reserved for the purposes of the Project by operation of Division 2 of Part 3 of the **Melbourne City Link Act 1995** in relation to the following Orders in Council:

Item	Date of Order in Council	Authorising provision(s)	Gazette reference	Land Description
1	16 March 1999	Section 25	18 March 1999, No.G11 p.688	The land shown diagonally hatched on the plan numbered LEGL./99-5.
2	16 April 1996	Section 25(2)	17 April 1996, No.S38, p.1	The land denoted as freeway and being within the project boundary in the plans numbered SP19138 to SP19149.
3	19 January 1999	Section 25(2)	19 January 1999, No.S11 p.3	The land shown hatched on the plan numbered LEGL./98-13.
4	21 January 1997	Section 25(2)	22 January 1997, No.S8 p.1	The land denoted as freeway and being within the project boundary in the plans numbered SP19161 to SP19163.
5	30 March 1999	Section 26(2)	1 April 1999, No.G13 p.787	The area of 225m ² shown hatched with triangles on the plan numbered LEGL./97-1.
6	9 February 1999	Section 26(2)	11 February 1999, No.G6 p.414	The area of 316m ² shown cross hatched on the plan numbered LEGL./99-2.
7	9 February 1999	Section 26(2)	11 February 1999, No.G6 p.415	The area of 188m ² shown stippled on the plan numbered LEGL./99-2.
8	9 February 1999	Section 26(2)	11 February 1999, No.G6 p.415	The area of 6m ² shown cross hatched on the plan numbered LEGL./99-3.

Item	Date of Order in Council	Authorising provision(s)	Gazette reference	Land Description
9	9 July 1996	Section 26(2)	11 July 1996, No.G27 p.1805	The land shown hatched on plans numbered LEGL./96-175 to LEGL./96-178 and LEGL./96-227.
10	10 March 1999	Section 26(2)	11 March 1999, No.G10 p.629	The area of 25m ² shown stippled on the plan numbered LEGL./99-12.
11	10 March 1999	Section 26(2)	11 March 1999, No.G10 pp.629-630	The area of 11m ² shown stippled on the plan numbered LEGL./99-14.
12	10 March 1999	Section 26(2)	11 March 1999, No.G10 p.630	The areas of 57m ² and 77m ² shown shaded and 92m ² shown diagonally hatched on the plan numbered LEGL./99-22.
13	10 March 1999	Section 26(2)	11 March 1999, No. G10 p.630	The areas of 373m ² , 157m ² , and 880m ² shown diagonally hatched and 31m ² shown shaded on the plan numbered LEGL./99-23.
14	13 August 1996	Section 26(2)	13 August 1996, No.S91 p.2	The land shown hatched on plan numbered LEGL./96-403
15	13 August 1996	Section 26(2)	13 August 1996, No.S91 p.2	The land shown hatched on plan numbered LEGL./96-234, shown hatched and cross hatched on plan numbered LEGL./96-233 and shown shaded on LEGL./96-237.
16	11 February 1997	Sections 26(2) and 31A (1)	13 February 1997, No.G6 p.351	The land shown hatched and cross hatched on plans numbered LEGL./97-3.

Item	Date of Order in Council	Authorising provision(s)	Gazette reference	Land Description
17	18 November 1997	Sections 26(2) and 31A (1)	20 November 1997, No.G46 p.3210	The land shown bordered in red on the plan numbered LEGL./97-296.
18	16 March 1999	Section 26(2)	18 March 1999, No.G11 p.688	The areas of 350m ² , 385m ² and 940m ² shown hatched with crosses on the plan numbered LEGL./97-2.
19	17 December 1996	Sections 26(2) and 31A (1)	19 December 1996, No.G50 pp.3327-3328	The land shown hatched on plans numbered LEGL./96-457, LEGL./96-458 and LEGL./96-462.
20	17 December 1996	Section 26(2)	19 December 1996, No.G50 p.3330	The land shown hatched on plans numbered LEGL./96-235 and LEGL./96-476.
21	19 January 1999	Section 26(2)	19 January 1999, No.S11 p.2	The area of 335m ² shown hatched on the plan numbered LEGL./97-324.
22	19 January 1999	Section 26(2)	19 January 1999, No.S11 p.2	The area of 825m ² shown diagonally hatched on the plan numbered LEGL./99-1.
23	2 July 1996	Section 26(2)	2 July 1996, No.S75 pp.1-2	The land shown hatched on plan numbered LEGL./96-219.
24	19 November 1996	Section 26(2)	21 November 1996, No.G46 p.3015	The land shown by diagonal hatch, cross hatched and hatched with crosses on plan numbered LEGL./96-455, shown by diagonal hatch and cross hatched on LEGL./96-456 and shown diagonally hatched on LEGL./96-473.

Item	Date of Order in Council	Authorising provision(s)	Gazette reference	Land Description
25	21 January 1997	Section 26(2)	22 January 1997, No.S8 p.1	The land shown hatched on plan numbered LEGL./96-476.
26	23 February 1999	Section 26(2)	25 February 1999, No.G8 p.516	The area of 13m ² shown diagonally hatched on the plan numbered LEGL./99-12.
27	23 February 1999	Section 26(2)	25 February 1999, No.G8 p.516	The area of 18m ² shown diagonally hatched on the plan numbered LEGL./99-14.
28	23 February 1999	Section 26(2)	25 February 1999, No.G8 p.517	The area of 61m ² shown cross-hatched on the plan numbered LEGL./99-10.
29	23 February 1999	Section 26(2)	25 February 1999, No.G8 p.517	The areas of 268m ² shown hatched with triangles and 97m ² shown stippled on the plan numbered LEGL./99-11.
30	23 February 1999	Section 26(2)	25 February 1999, No.G8 p.517	The areas of 11m ² and 2m ² shown stippled on the plan numbered LEGL./99-8.
31	23 February 1999	Section 26(2)	25 February 1999, No.G8 p.518	The area of 13m ² shown stippled on the plan numbered LEGL./99-13.
32	23 February 1999	Section 26(2)	25 February 1999,	The area of 6m ² cross-hatched on the plan numbered LEGL./99-3.
33	23 March 1999	Sections 26(2) and 31A (1)	25 March 1999, No.G12 p.739	The areas of 707m ² , 712m ² and 948m ² shown diagonally hatched on the plan numbered LEGL./99-30.

Item	Date of Order in Council	Authorising provision(s)	Gazette reference	Land Description
34	23 March 1999	Sections 26(2) and 31A (1)	25 March 1999, No.G12 pp.739-740	The areas of 742m ² and 1293m ² shown diagonally hatched on the plan numbered LEGL./99-28.
35	23 March 1999	Section 26(2)	25 March 1999, No.G12 p.740	The area 2295m ² shown diagonally hatched on the plan numbered LEGL./96-402.
36	23 March 1999	Section 26(2)	25 March 1999, No.G12 p.740	The area 518m ² shown diagonally hatched on the plan numbered LEGL./99-32.
37	23 March 1999	Section 26(2)	25 March 1999, No.G12 p.740	The area 279m ² shown diagonally hatched on the plan numbered LEGL./99-33.
38	23 March 1999	Section 26(2)	25 March 1999, No.G12 p.741	The area shown cross hatched on the plan numbered LEGL./96-413.
39	23 March 1999	Section 26(2)	25 March 1999, No.G12 p.741	The area 40m ² shown diagonally hatched on the plan numbered LEGL./99-34.
40	3 September 1996	Section 26(2)	3 September 1996, No.S99 p.1	The land shown hatched on plans numbered LEGL./96-410 and LEGL./96-411.
41	30 July 1996	Section 26(2)	30 July 1996, No.S88 p.1	The land shown hatched on plans numbered LEGL./96-179, LEGL./96-180 and LEGL./96-247. The land shown shaded, cross hatched and zig-zag hatched on plan numbered LEGL./96-251.

Item	Date of Order in Council	Authorising provision(s)	Gazette reference	Land Description
42	30 July 1996	Section 26(2)	30 July 1996, No.S88 p.1	The land shown hatched on plans numbered LEGL./96-196 and LEGL./96-236.
43	6 November 1996	Section 26(2)	6 November 1996, No.S126 pp.31-32	The land shown hatched on plans numbered LEGL./96-205, LEGL./96-452 and LEGL./96-454 and the land shown shaded on plan numbered LEGL./96-453.
44	7 May 1996	Section 26(2)	7 May 1996, No.S48 p.1	The land shown hatched on plans numbered LEGL./96-108 and LEGL./96-109.
45	7 May 1996	Section 26(2)	7 May 1996, No.S48 p.1	The land shown enclosed by heavy line on plan numbered LEGL./96-144.
46	7 April 1999	Section 26(2)	8 April 1999, No.G14 p.818	The area of 360m ² shown diagonally hatched on the plan numbered LEGL./99-31.
47	13 August 1996	Section 28(2)	13 August 1996, No.S91 p.2	The land at Melbourne (Brown's Hill) reserved by Order in Council of 30 June 1911 (vide Government Gazette 12 July 1911, p.3729) as a Site for Railway purposes
48	10 March 1999	Section 29(2)	11 March 1999,	The area of 904m ² shown cross-hatched on the plan numbered LEGL./99-22.
49	13 August 1996	Section 29(2)	16 August 1996, No.S94 p.1	The land shown hatched on plan numbered LEGL./96-98.

Item	Date of Order in Council	Authorising provision(s)	Gazette reference	Land Description
50	19 January 1999	Section 29(2)	19 January 1999, No.S11 p.2	The area of 75m ² shown cross hatched on the plan numbered LEGL./99-1.
51	16 July 1996	Section 29(2)	19 July 1996, No.S84 p.1	The land shown hatched on plans numbered LEGL./96-99, LEGL./96-210, LEGL./96-211, LEGL./96-212 and LEGL./96-213.
52	23 February 1999	Section 29(2)	25 February 1999, No.G8 p.518	The areas shown 94m ² diagonally hatched and 7m ² cross-hatched on the plan numbered LEGL./99-13.
53	3 September 1996	Section 29(2)	3 September 1996, No.S99 p.1	The land shown hatched on plan numbered LEGL./96-412.
54	30 July 1996	Section 29(2)	30 July 1996, No.S88 p.1	The land shown hatched on the plan numbered LEGL./96-214.
55	10 March 1999	Section 29(2)(a)	11 March 1999, No.G10 p.629	The area of 37m ² shown diagonally hatched on the plan numbered LEGL./99-7.
56	9 September 1997	Section 31(1)	11 September 1997, No.G36 pp.2544-2545	The area shown hatched with crosses on plan numbered LEGL./97-1 and area shown cross-hatched on plan numbered LEGL./97-68.
57	10 December 1996	Section 31(1)	12 December 1996, No.G49 p.3227	The area shown cross hatched on plans numbered LEGL./96-464 and LEGL./96-473.

Item	Date of Order in Council	Authorising provision(s)	Gazette reference	Land Description
58	13 August 1996	Section 31(1)	13 August 1996, No.S91 p.1	The area shown hatched on plans numbered LEGL./96-191, LEGL./96-237 and LEGL./96-251.
59	13 August 1996	Section 31(1)	13 August 1996, No.S91 p.1	The area shown hatched on plans numbered LEGL./96-155, LEGL./96-170 and LEGL./96-223. The area shown cross hatched on plan numbered LEGL./96-195.
60	13 August 1996	Section 31(1)	13 August 1996, No.S91 p.1	The area shown hatched on plans numbered LEGL./96-195 and LEGL./96-252.
61	13 August 1996	Section 31(1)	16 August 1996, No.S94 p.1	The area shown hatched on plans numbered LEGL./96-47, LEGL./96-250, LEGL./96-404 and LEGL./96-405.
62	19 January 1999	Section 31(1)	19 January 1999, No.S11 pp.2-3	The area of 20.5m ² shown hatched on the plan numbered LEGL./98-12.
63	20 February 1996	Section 31(1)	22 February 1996, No.S13 pp.3-5	The area shown hatched on plans numbered LEGL./96-45 to LEGL./96-47.
64	22 July 1997	Section 31(1)	24 July 1997, No.G29 p.1885	The area shown hatched on plan numbered LEGL./97-68
65	22 July 1997	Section 31(1)	24 July 1997, No.S82 p.1	The area shown cross-hatched on plan numbered LEGL./97-67

Item	Date of Order in Council	Authorising provision(s)	Gazette reference	Land Description
66	23 July 1996	Section 31(1)	25 July 1996, No.G29 pp.1932-1933	The area shown with diagonal hatching on plan numbered LEGL./96-172, shown hatched on plans numbered LEGL./96-187, LEGL./96-189, LEGL./96-190, LEGL./96-197 and LEGL./96-209 and shown cross-hatched on plan numbered LEGL./96-188.
67	24 September 1996	Section 31(1)	26 September 1996, No.G38 p.2566	The area shown hatched on plans numbered LEGL./96-407 and LEGL./96-413
68	27 August 1996	Section 31(1)	27 August 1996, No.S98 p.1	The area shown hatched and cross hatched on plan numbered LEGL./96-208
69	26 November 1996	Section 31(1)	28 November 1996, No.G47 p.3085	The area shown hatched on plan numbered LEGL./96-204 and zig-zag hatched on plan numbered LEGL./96-453
70	26 November 1996	Section 31(1)	28 November 1996, No.G47 p.3086	The area shown square hatched on plan numbered LEGL./96-453
71	30 July 1996	Section 31(1)	30 July 1996, No.S88 pp.1-2	The area shown with horizontal hatching on plan numbered LEGL./96-172 and shown hatched on plans numbered LEGL./96-192 to LEGL./96-194
72	30 July 1996	Section 31(1)	30 July 1996, No.S88 p.2	The area shown hatched on plan numbered LEGL./96-240

Item	Date of Order in Council	Authorising provision(s)	Gazette reference	Land Description
73	30 July 1996	Section 31(1)	30 July 1996, No.S88 p.2	The area shown hatched on plans numbered LEGL./96-150, LEGL./96-152 to LEGL./96-154, LEGL./96-156 and LEGL./96-169. The land shown cross hatched on LEGL./96-172
74	30 July 1996	Section 31(1)	30 July 1996, No.S88 p.2	The area shown hatched on plan numbered LEGL./96-248
75	2 June 1998	Section 31(1)	4 June 1998, No.G22 p.1295	The area of 860m ² shown diagonally hatched and the area of 775m ² shown cross hatched on the plan numbered LEGL./98-63
76	6 August 1996	Section 31(1)	6 August 1996, No.S90 p.1	The area shown hatched on plan numbered LEGL./96-188
77	7 May 1996	Section 31(1)	7 May 1996, No.S48 p.8	The area shown hatched on plans numbered LEGL./96-105, LEGL./96-107, LEGL./96-142 and LEGL./96-143
78	7 May 1996	Section 31(1)	7 May 1996, No.S48 p.8	The area shown cross hatched on plan numbered LEGL./96-105
79	7 May 1996	Section 31(1)	7 May 1996, No.S48 p.8	The area shown hatched on plan numbered LEGL./96-106
80	30 March 1999	Section 31(1)(b)	1 April 1999, No.G13 p.786	The areas of 24m ² and 17m ² shown stippled on the plan numbered LEGL./99-23

Item	Date of Order in Council	Authorising provision(s)	Gazette reference	Land Description
81	16 February 1999	Section 31(1)(b)	18 February 1999, No.G7 p.471	The area of 20m ² shown diagonally hatched on the plan numbered LEGL./98-48
82	22 December 1998	Section 31(1)(b)	22 December 1998, No.S154 p.2	The area of 199m ² shown diagonally hatched on the plan numbered LEGL./98-79
83	2 March 1999	Section 31(1)(b)	4 March 1999, No.G9 p.560	The area of 101m ² shown diagonally hatched on the plan numbered LEGL./99-8
84	4 November 1998	Section 31(1)(b)	4 November 1998, No.S124 p.1	The area of 74m ² shown cross hatched on the plan numbered LEGL./98-79
85	9 February 1999	Section 32(2)	11 February 1999, No.G6 p.415	The part of the road being 6m ² shown diagonally hatched on the plan numbered LEGL./99-4
86	17 September 1996	Section 32(2)	19 September 1996, No.G37 p.2486	The parts of roads shown hatched on plans numbered LEGL./96-421, LEGL./96-422, LEGL./96-424 and LEGL./96-426 and hatched and cross hatched on LEGL./96-423 and LEGL./96-427
87	19 November 1996	Section 32(2)	21 November 1996, No.G46 p.3015	The parts of roads and that land shown hatched on the plan numbered LEGL./96-470 and hatched with squares on plan numbered LEGL./96-473

Item	Date of Order in Council	Authorising provision(s)	Gazette reference	Land Description
88	15 April 1997	Section 32(2)	24 April 1997, No.G16 p.949	The parts of roads and that land shown hatched on the plans numbered on LEGL./97-24 and LEGL./97-25
89	23 February 1999	Section 32(2)	25 February 1999, No.G8 p.517	The part of the road being 64m ² shown cross-hatched on the plan numbered LEGL./99-11
90	3 September 1996	Section 32(2)	3 September 1996, No.S99 p.1	The part of the road indicated by hatching on Plan numbered LEGL./96-414
91	6 November 1996	Section 32(2)	6 November 1996, No.S126 p.31	The parts of roads and that land shown hatched on the plan numbered LEGL./96-425 and diagonally hatched on the plan numbered LEGL./96-453
92	6 November 1996	Section 32(2)	6 November 1996, No.S126 p.31	The part of the road indicated by hatching on Plan numbered LEGL./96-431
93	23 February 1999	Section 26(2)	25 February 1999, No.G8 p.517	The area of 80m ² shown diagonally hatched on the plan numbered LEGL./96-464
94	28 April 1999	Section 26(2)	29 April 1999, No.G17 p.1005	The area of 480m ² shown diagonally hatched on the plan numbered LEGL./98-45
95	26 November 1996	Section 26(2)	28 November 1996, No.G47 p.3085	The land shown hatched on plan numbered LEGL./96-464
96	4 May 1999	Sections 26(2) and 31A (1)	4 May 1999, No.S61 p.1	The area of 2528m ² shown diagonally hatched on the plan numbered LEGL./99-29

Item	Date of Order in Council	Authorising provision(s)	Gazette reference	Land Description
97	18 May 1999	Section 26(2)	18 May 1999, No.S72 p.1	The area of 3279.43m ² shown diagonally hatched on the plan numbered LEGL./99-100
98	18 May 1999	Section 29(2)(a)	18 May 1999, No.S72 p.2	The area shown diagonally hatched on the plan numbered LEGL./99-68
99	18 May 1999	Section 26(2)	18 May 1999, No.S72 p.1	The area of 261m ² shown diagonally hatched on the plan numbered LEGL./99-65
100	25 May 1999	Section 31(1)(b)	25 May 1999, No.S76 p.1	The area of 127m ² shown diagonally hatched on the plan numbered LEGL./99-66

Part B-Land Acquired by compulsory process in accordance the Land Acquisition and Compensation Act 1986

The land and strata of land acquired by the Melbourne City Link Authority under section 38 of the **Melbourne City Link Act 1995** by compulsory process in accordance with the **Land Acquisition and Compensation Act 1986** and temporarily reserved for the purposes of the Project by operation of section 39 (2) of the **Melbourne City Link Act 1995**.

Item	Land Description	Notice of Acquisition Gazette Reference
1	Part of the land contained in Certificate of Title, Volume 8092, Folio 675, shown hatched on Plan Numbered WLG/LA 5234B. Area: 106 square metres.	1 April 1999, No.G13, p.768
2	Part of the land contained in Certificate of Title, Volume 5787, Folio 337, shown hatched on Plan Numbered WLG/LA 5230B. Area: 60 square metres.	1 April 1999, No.G13, p.768
3	Part of the land contained in Certificates of Title, Volume 4399, Folio 665 and Volume 3683, Folio 572, shown hatched on Plan Numbered WLG/LA 5233B. Area: 476 square metres.	1 April 1999, No.G13, p.769
4	Part of the land contained in Certificate of Title, Volume 10365, Folio 691, shown hatched on Plan Numbered WLG/LA 5228B. Area: 1890 square metres.	1 April 1999, No.G13, p.769
5	Part of the land contained in Certificate of Title, Volume 7266, Folio 137, shown hatched on Plan Numbered WLG/LA 5237. Area: 4 square metres.	1 April 1999, No. G13, p.769
6	Part of the land contained in Certificate of Title, Volume 7266, Folio 137, shown hatched on Plan Numbered WLG/LA 5229. Area: 2342 square metres.	1 April 1999, No. G13, p.769
7	Part of Allotments 11 and 12, Portion 16 at North Melbourne, Parish of Doutta Galla, also known as 85-89 Sutton and 74-78 Marks Street, North Melbourne. Area: 202.1 square metres, shown on Plans Numbered 400165 and 400166. Title Details: Certificates of Title, Volume 8879, Folios 799 and 800.	13 June 1996, No.G23, pp.1500-1501

Item	Land Description	Notice of Acquisition Gazette Reference
8	<p>Part of Allotment 14, Portion 16, Parish of Doutta Galla, also known as 83 Alfred Street, North Melbourne.</p> <p>Area: 475 square metres, shown on Plan Numbered 401835.</p> <p>Title Details: Certificate of Title, Volume 2340, Folio 899.</p>	13 June 1996, No.G23, p.1501
9	<p>Part of Crown Allotments 14 and 15, Section 4, Parish of Doutta Galla, and known as part of Debney Park, 1-70 Mt Alexander Road, Flemington.</p> <p>Area: 5961 square metres, shown on Plan Numbered 400167.</p> <p>Title Details: Certificate of Title, Volume 10238, Folio 359.</p>	15 August 1996, No.G32, pp.2145-2146
10	<p>Part of Lot 21 on Plan of Subdivision No. 73294, City of Brunswick, Parish of Jika Jika, also known as the common land at 524 Moreland Road, West Brunswick.</p> <p>Area: 1090 square metres.</p> <p>Title Details: Certificate of Title, Volume 8641, Folio 512.</p>	16 May 1996, No.G19, pp.1203-1204.
11	<p>174 Turner Street, Port Melbourne, being part of Lot 2 on Plan of Subdivision No. 327198C, Parish of Melbourne South, shown as Parcel 699A on Survey Plan Number 18806.</p> <p>Area: 3031 square metres.</p> <p>Title Details: Certificate of Title, Volume 10180, Folio 609.</p>	17 October 1996, No.G41, p.2707
12	<p>All those pieces of land contained in Certificates of Title Volume 5787 Folio 337, Volume 5626 Folio 019, Volume 5519 Folio 782, Volume 6345 Folio 876, Volume 3683 Folio 572, Volume 8092 Folio 675, Volume 1526 Folio 056, Volume 4399 Folio 665, Volume 7031 Folio 022, Volume 1642 Folio 388 and Reserve and former government roads known as George and Hunter Streets, shown hatched and cross hatched on Plans numbered 401847, sheets 1 & 2, 401851 sheets 1 & 2, 401852 and 401853.</p> <p>Area: 4816.8 square metres.</p>	18 July 1996, No.S83, p.1

Item	Land Description	Notice of Acquisition Gazette Reference
13	<p>Part of Lots 51 and 52 and part of road on Plan of Subdivision No. 5643 and part of lot 119 on Plan of Subdivision No. 4866, shown as Lot 1 on plan numbered PS400156N.</p> <p>Area: 2587 square metres.</p> <p>Title Details: Certificate of Title, Volume 9738, Folio 666.</p>	2 May 1996, No.G17, p.1070
14	<p>Part of Crown Allotment 8E, Section 59 Parish of Melbourne and located on the corner of Graham and Turner Streets, Port Melbourne.</p> <p>Area: 959 square metres, shown on Plan Numbered 401838.</p> <p>Title Details: Certificate of Title, Volume 10043, Folio 441.</p>	20 June 1996, No.G24, p.1562
15	<p>All of that land in the Parish of Doutta Galla and West of Royal Park in the Parish of Jika Jika being the land in Plan of Consolidation No. 170707G, Crown Allotment 16, Section 99, West of Royal Park, Parish of Jika Jika, also known as 32-36 Mt Alexander Road, Flemington.</p> <p>Area: Whole of title.</p> <p>Title Details: Certificate of Title, Volume 9937, Folio 214.</p>	21 March 1996, No.G11, p.743
16	<p>Lot 1 and part of Lot 3 on Plan of Subdivision 20916, Parish of Jika Jika, also known as 31 Egginton Street, West Brunswick.</p> <p>Area: Whole of title.</p> <p>Title Details: Certificate of Title, Volume 8575, Folio 327.</p>	21 March 1996, No.G11, p.744
17	<p>Lot 9 on Plan of Subdivision No. 51003, Parish of Jika Jika, also known as 24A Parkstone Avenue, Pascoe Vale South.</p> <p>Area: Whole of title.</p> <p>Title Details: Certificate of Title, Volume 8308, Folio 620.</p>	21 March 1996, No.G11, pp.744-745
18	<p>Lot 4 on Plan of Subdivision No. 5784 Parish of Doutta Galla, also known as 463 Pascoe Vale Road, Strathmore.</p> <p>Area: Whole of title.</p> <p>Title Details: Certificate of Title, Volume 8263, Folio 123.</p>	21 March 1996, No.G11, p.745

Item	Land Description	Notice of Acquisition Gazette Reference
19	<p>Lot 8 on Plan of Subdivision No. 73294, City of Brunswick, Parish of Jika Jika, also known as Unit 8, 524 Moreland Road, West Brunswick.</p> <p>Area: Whole of title.</p> <p>Title Details: Certificate of Title, Volume 8641, Folio 499.</p>	21 March 1996, No.G11, p.745
20	<p>Lot 9 on Plan of Subdivision No. 73294, City of Brunswick, Parish of Jika Jika, also known as Unit 9, 524 Moreland Road, West Brunswick.</p> <p>Area: Whole of title.</p> <p>Title Details: Certificate of Title, Volume 8641, Folio 500.</p>	21 March 1996, No.G11, p.745
21	<p>Lot 10 on Plan of Subdivision No. 73294, City of Brunswick, Parish of Jika Jika, also known as Unit 10, 524 Moreland Road, West Brunswick.</p> <p>Area: Whole of title.</p> <p>Title Details: Certificate of Title, Volume 8641, Folio 501.</p>	21 March 1996, No.G11, pp.745-746
22	<p>Lot 13 on Plan of Subdivision No. 73294, City of Brunswick, Parish of Jika Jika, also known as Unit 13, 524 Moreland Road, West Brunswick.</p> <p>Area: Whole of title.</p> <p>Title Details: Certificate of Title, Volume 8641, Folio 504.</p>	21 March 1996, No.G11, p.746
23	<p>Lot 15 on Plan of Subdivision No. 73294, City of Brunswick, Parish of Jika Jika, also known as Unit 15, 524 Moreland Road, West Brunswick.</p> <p>Area: Whole of title.</p> <p>Title Details: Certificate of Title, Volume 8641, Folio 506.</p>	21 March 1996, No.G11, p.746
24	<p>Lot 16 on Plan of Subdivision No. 73294, City of Brunswick, Parish of Jika Jika, also known as Unit 16, 524 Moreland Road, West Brunswick.</p> <p>Area: Whole of title.</p> <p>Title details: Certificate of Title, Volume 8641, Folio 507.</p>	21 March 1996, No.G11, p.746

Item	Land Description	Notice of Acquisition Gazette Reference
25	Lot 76 on Plan of Subdivision No. 12212 being part of Crown Section 97, Parish of Jika Jika, comprising the whole of the property situated at 21 Jewell Crescent, West Brunswick. Title Details: Certificate of Title, Volume 6048, Folio 508.	21 March 1996, No.G11, pp.746-747
26	Lots 1 and 2 on Plan of Subdivision No. 335728D, Parish of South Melbourne, comprising the whole of the property situated at 816 Lorimer Street Port Melbourne. Title Details: Certificates of Title, Volume 10213, Folios 704 & 705	21 March 1996, No.G11, p.747
27	Allotment 13, Section 59, Parish of South Melbourne, comprising the whole of the property known as 822 Lorimer Street Port Melbourne. Title Details: Certificate of Title, Volume 9757, Folio 799.	21 March 1996, No.G11, p.747
28	Lot One on Plan of Subdivision No. 327198C, Parish of Melbourne, comprising the whole of the property situated on the south east corner of Turner and Graham Streets Port Melbourne. Title Details: Certificate of Title, Volume 10180, Folio 608.	21 March 1996, No.G11, pp.747-748
29	Lot 14 on Plan of Subdivision No. 73294, City of Brunswick, Parish of Jika Jika, known as Unit 14/524 Moreland Road, West Brunswick. Area: Whole of title. Title Details: Certificate of Title, Volume 8641, Folio 505.	21 March 1996, No.G11, p.748
30	Part of Crown Allotment 91, City of Brunswick, Parish of Jika Jika, known as 527 Brunswick Road, West Brunswick. Area: Whole of title. Title Details: Certificate of Title, Volume 5442, Folio 319	21 March 1996, No.G11, p.748
31	Part of Crown Allotments 12B, 13 and 13A, Section 63A, Parish of Melbourne South. Area: 224 square metres. Title Details: Certificates of Title, Volume 9727, Folio 341 and Volume 10114, Folio 966, shown on Survey Plan 19369.	23 October 1997, No.G42, p.2923

Item	Land Description	Notice of Acquisition Gazette Reference
32	Part of Crown Allotment 14A of Section 59, Parish of Melbourne South, shown cross hatched on PS 401854 and located at 634 Graham Street, Port Melbourne. Area: 1410 square metres. Title Details: Certificate of Title, Volume 9820, Folio 153.	24 October 1996, No.G42, p.2771
33	Part of the land contained in Certificate of Title, Volume 7266, Folio 138 shown hatched on Plan Numbered WLG/LA 5219. Area: 1119 square metres.	25 February 1999, No.G8, p.514
34	Part of the land in Plan of Consolidation No. 101970, Parish of Doutta Galla, located at 64-90 Sutton Street, North Melbourne. Area: 215 square metres shown, on Plan Numbered 400164. Title Details: Certificate of Title, Volume 9005, Folio 187.	25 June 1996, No.S71, p.2
35	Part of Allotment 14, Portion 16, Parish of Doutta Galla also known as 83 Alfred Street, North Melbourne. Area: 475 square metres shown, on Plan Numbered 401835. Title Details: Certificate of Title, Volume 2340, Folio 899.	27 June 1996, No.G25, p.1615
36	Part of Crown Allotment 7, Section 5, Parish of Doutta Galla. Area: 700 square metres. Title Details: Certificate of Title, Volume 3563, Folio 412.	27 March 1997, No.G12, p.719
37	Part of Crown Allotments 10A, Section 55F and 16B, Section 60, Parish of Melbourne South and shown on Plan No. 411175. Area: 117 square metres. Title Details: Certificates of Title, Volume 9981, Folio 327 and Volume 9980, Folio 503.	27 November 1997, No.G47, p.3245
38	Allotment SIX G of Section fifty-nine in the City of Port Melbourne, Parish of South Melbourne, situated on the corner of Thackray and Woolboard Roads, Port Melbourne. Area: whole of title. Title Details: Crown Grant, Volume 10114, Folio 688.	28 March 1996, No.G12, p.784

Item	Land Description	Notice of Acquisition Gazette Reference
39	Part of Lot 2 on Plan of Subdivision No. 327189C Parish of Melbourne South shown as parcel 699B on Survey Plan No. 18806D and known as No. 174 Turner Street Port Melbourne. Area: 212 square metres. Title Details: Certificate of Title, Volume 10180, Folio 609.	30 January 1998, No.S4, p.1
40	Part of the land contained in Certificate of Title Volume 4399 Folio 665, Parish of Jika Jika and shown on Plan No. WLG/LA 5199D. Area: 370 square metres. Title Details: Certificate of Title, Volume 4399, Folio 665.	30 July 1998, No.G30, p.2032
41	Part of Crown Allotments 14 and 15, Section 4, Parish of Doutta Galla, shown as the land marked cross hatched on Plan No. 411187. Area: 1145 square metres. Title Details: Certificate of Title, Volume 10238, Folio 359.	4 June 1998, No.G22, p.1284
42	Part of the land in Plan of Consolidation No. 101970 Parish of Doutta Galla, shown as land to be acquired on plan numbered 411178. Area: 195 square metres. Title Details: Certificate of Title, Volume 9005, Folio 187.	8 September 1997, No.S108, p.1
43	Land contained in Certificates of Title, Volume 9921, Folio 300 and Volume 10066, Folio 621, Parish of Doutta Galla and located on the corner of Wentworth and Brentwood Avenues, Essendon shown on Plan numbered 401852. Area: 430.6 square metres.	6 August 1996, No.S90, p.1
44	Part of the land contained in Certificate of Title Volume 7266 Folio 138 shown hatched on Plan Numbered WLG/LA 5242. Area: 433 square metres.	11 May 1999, No.S66, p.1
45	Part of the land contained in Certificate of Title Volume 1642 Folio 388 shown as the land on Plan No. WLG/LA 5007/931-4. Area: 19 square metres. Title Details: Certificate of Title Volume 1642 Folio 388.	18 May 1999, No.S72, p.1

Item	Land Description	Notice of Acquisition Gazette Reference
46	Part of the land contained in Crown Allotment 14A, Section 59, Parish of Melbourne South shown as the land on Plan No. LEGL./99-67. Area: 147 square metres. Title Details: Certificate of Title Volume 9820 Folio 153.	18 May 1999, No.S72 p.1

Part C-Land Acquired by agreement in accordance the Land Acquisition and Compensation Act 1986

The land and strata of land acquired by the Melbourne City Link Authority under section 38 of the **Melbourne City Link Act 1995** by agreement in accordance with the **Land Acquisition and Compensation Act 1986** and temporarily reserved for the purposes of the Project by operation of section 39 (2) of the **Melbourne City Link Act 1995**.

Item	Land Description	Date of Registration of Transfer and Dealing No.
1	The land comprised in Certificate of Title, Volume 8874 Folio 248	30 April 1996, Dealing No. U193210G
2	The land comprised in Certificate of Title, Volume 10052 Folio 915	30 April 1996, Dealing No. U193211D
3	The land comprised in Certificate of Title, Volume 3249 Folio 741	30 April 1996, Dealing No. U193209G
4	The land comprised in Certificate of Title, Volume 6070 Folio 903	3 February 1997, Dealing No. U618061C
5	The land comprised in Certificate of Title, Volume 8045 Folio 539	8 May 1996, Dealing No. U206534J
6	The land comprised in Certificate of Title, Volume 7789 Folio 102	17 October 1996, Dealing No. U463167P

Notes

1. Date of effect: Section 59 (3) of the **Melbourne City Link Act 1995** provides that an Order under section 59 (2) has effect immediately on the termination of the licence (issued under section 56 of the Act) as to that land. As at the date of publication, the licences in respect of the affected land have not yet been revoked.
2. Errata: Note the following errors in the gazettals of the reservation instruments in respect of the following items of the Schedule:
 - a. Part A, items 3, 21, 22, 50 and 62: These Orders in Council were all made on 19 January, 1999 and were published in Government Gazette No. S11 on the same day. That Gazette incorrectly printed the date of each Order as 19 January, 1998.
 - b. Part A, item 17: This Order in Council was published in the Government Gazette of 20 November, 1997, No. G46, p. 3210. The heading to that page of the Gazette incorrectly sets out the reference details as the Government Gazette of 16 October, 1997, No. G41, p. 3210.
 - c. Part A, item 20: This Order in Council was published in Government Gazette No. G50 of 19 December 1996, p. 3330. The reference to Plan No. "LEGL./476" should read "LEGL./96-476".
 - d. Part B, item 6: This Notice of Acquisition was published in Government Gazette No. G13 of 1 April 1999, p. 769. The reference to the Plan Numbered "WLG/LA 5228" should read "WLG/LA 5229".
 - e. Part B, item 12: This Notice of Acquisition was published in Government Gazette No. S83 of 18 July 1996, p. 1. The reference to Certificate of Title "Volume 5587 Folio 337" should read "Volume 5787 Folio 337".
 - f. Part B, item 46: This Notice of Acquisition was published in Government Gazette No. S72 of 18 May 1999, p. 1. The reference to Plan No. "LEGL99-67" should read "LEGL./99-67".

Land Act 1958

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

Order in Council

The Governor in Council, pursuant to Section 99A(1)(a) & 99A(2) of the **Land Act 1958**, approves the sale by private treaty of Crown Allotments 156^B & 156^C, Parish of Prahran at Gardiner and located at 42 to 46 Serrell Street, East Malvern.

Dated 27 July 1999

Responsible Minister:

ROGER M. HALLAM, MLC

Minister for Finance

Minister for Gaming

SHANNON DELLAMARTA

Acting Clerk of the Executive Council

**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:

93. *Statutory Rule:* Subordinate Legislation (Timber Harvesting Regulations 1989 - Extension of Operation) Regulations 1999
Authorising Act: Subordinate Legislation Act 1994
Date of making: 27 July 1999
94. *Statutory Rule:* Occupational Health and Safety (Issue Resolution) Regulations 1999
Authorising Act: Occupational Health and Safety Act 1985
Date of making: 27 July 1999
95. *Statutory Rule:* Health Services (Residential Care) (Personal Care Co-ordinators) Regulations 1999
Authorising Act: Health Services Act 1988
Date of making: 27 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:

92. *Statutory Rule:* Country Fire Authority (Contributions) Regulations 1999
Authorising Act: Country Fire Authority Act 1958
Date first obtainable: 29 July 1999
Code B

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As from 29 July 1999

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